

Washington, Thursday, February 4, 1943

The President

EXECUTIVE ORDER 9297

Making Certain Changes in the Customs Field Organization

By virtue of the authority vested in me by section 1 of the Act of August 1, 1914, 38 Stat. 609, 623 (U.S.C. title 19, sec. 2), it is ordered that the following changes be, and they are hereby, made in the customs field organization:

1. The limits of the customs port of entry of Portland, Maine, in Customs Collection District Number 1 (Maine and New Hampshire), are extended to include the territory embracing the municipalities of South Portland, Falmouth, and Cape Elizabeth, State of Maine, and Peak, Long, Cliff, Cushing, and Diamond Islands, State of Maine.

2. The limits of the customs port of entry of Bangor, Maine, in Customs Collection District Number 1 (Maine and New Hampshire), are extended to include the territory embracing the municipality of Brewer, Maine.

3. The territory embracing the municipality of Council Bluffs, Iowa, in Customs Collection District Number 39 (Chicago), is transferred to Customs Collection District Number 46 (Omaha).

4. The limits of the customs port of entry of Omaha, Nebraska, in Customs Collection District Number 46 (Omaha), are extended to include the territory embracing the municipality of Council Bluffs, Iowa; Township 14 North, Range 12 East of the 6th Principal Meridian, State of Nebraska; and Township 14 North, Range 13 East of the 6th Principal Meridian, State of Nebraska.

This order shall become effective on the thirtieth day from the date hereof.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE, -February 1, 1943.

[F. R. Doc. 43-1767; Filed, February 2, 1943; 3:18 p. m.]

Regulations

TITLE 7-AGRICULTURE

Chapter XI—Food Distribution Administration

[Food Distribution Order 13]
PART 1401—DAIRY PRODUCTS

CREAM

Reissuance of Conservation Order M-259, as amended, issued by War Production Board.

Pursuant to the authority vested in me by Executive Order No. 9280, dated December 5, 1942, and to assure an adequate supply and efficient distribution of dairy products to meet war and essential civilian needs, It is hereby ordered, As follows:

§ 1401.13 Restrictions with respect to cream—(a) Definitions. When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent thereof:

(1) The term "producer" means any person who is engaged in the business of (i) pasteurizing milk or cream, (ii) producing dairy products, for sale, by processing milk or cream in a plant not located on a farm where the milk was produced, (iii) bottling raw or pasteurized cream in glass or paper containers, or (iv) selling milk in bulk containers to hotels, institutions, or restaurants: Provided, however, That a farmer or ranch or herd owner who delivered an average of less than one gallon of cream per day in the three calendar months next preceding November 25, 1942, shall not be deemed to be a producer within the meaning of this order, until the deliveries of cream by such person exceed one gallon per day in any calendar month.

(2) The term "milk" means the liquid milk of cows.

(3) The term "cream" means the class of foods defined (5 F.R. 2443) by Federal Security Agency in Title 21. Code of Federal Regulations, §§ 18,500–18.515; and this term includes light cream, coffee cream, table cream, whipping cream, heavy cream, and all cream by whatever name known.

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(4) The term "milk fat content" shall be determined as prescribed (5 F.R. 2443) by the Federal Security Agency in Title 21, Code of Federal Regulations, § 18.500.

(5) The term "Conservation Order M-259" means the order (7 F.R. 9811) issued by Ernest Kanzler, Director General of Operations, on November 25, 1942, as amended, with respect to cream, and designated as Conservation Order M-259, as amended.

(b) Restrictions on producers. producer may deliver cream having a nilk fat content in excess of 19 percent except to another producer.

Notwithstanding the (c) Exceptions. provisions in (b) hereof, in any State in which by law or administrative regulation in force on November 25, 1942, the milk fat content of cream of minimum milk fat content is required to exceed 18 percent, a producer may deliver to any person cream having a milk fat content not exceeding by more than 1 percent the minimum required by such State law or administrative regulation effective on November 25, 1942, as aforesaid. In addition, a producer may deliver to or for any person or medical institution cream of such milk fat content and in such quantities as may be necessary for supervised medical treatment of the person or the institution's patients: Provided, That the producer is supplied with a written statement from the person's physician or, in the case of a medical institution, from a responsible official thereof, specifying the milk fat content and the daily quantity of cream required, and certifying as to the necessity of such cream for supervised medical treatment.

(d) Records and reports. Each person subject to the provisions of Conservation Order M-259 or the provisions hereof shall maintain such records for at least two years, or for such other period of time as the Director may designate, and shall execute and file such reports and submit such information as the Director may from time to time request or direct, and such reports and information shall be submitted within such periods of time as may be prescribed

by the Director.

(e) Petition for relief from hardship. Any person affected by this order who considers that compliance herewith would work an exceptional and unreasonable hardship on him may petition in writing for relief, and such petition shall be submitted to the Director and shall set forth all pertinent facts and the nature of the relief sought. The Director may thereupon take such action as he deems appropriate, and such decision by the Director shall be final.

(f) Communications. All reports required to be filed hereunder and all communications concerning said Conservation Order M-259, as hereby amended or superseded, shall, unless otherwise directed by the Director, be addressed to: Dairy and Poultry Branch, Food Distribution Administration, United States Department of Agriculture, Washington, D. C. Ref.: FD-13.

(g) Delegation of authority. The Director is hereby designated to admin-

ister the provisions hereof.

(h) Violations. Any person who wilfully violates any provision of this order or who, by any act or omission, falsifies records to be kept or information to be furnished, pursuant to this order, or wilfully conceals a material fact, in connection with this order, concerning a matter within the jurisdiction of any department or agency of the United States may be prohibited from receiving or making further deliveries of any material subject to allocation; and such further action may be taken against any such person as the Director deems appropriate, including recommendations for prosecution under section 35a of the Criminal Code (18 U.S.C. 1940 ed. 80), under Paragraph 5 of section 301 of Title III of the Second War Powers Act, and under any

and all other applicable laws.

(i) Conservation Order M-259 hereby superseded. This order supersedes, except in the respects stated herein, Conservation Order M-259, but with respect to violations of said Conservation Order M-259 or rights accrued, liabilities incurred, or appeals taken under said Conservation Order M-259 prior to the effective date hereof, said Conservation Order M-259 shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability. Any appeal pending under said Conservation Order M-259 shall be considered under the provisions of paragraph (e) hereof.

(j) Effective date. This order shall be effective as of 12:01 a. m., e. w. t., Febru-

ary 3, 1943.

(E.O. 9280; 7 F.R. 10179)

Issued this 2d day of February 1943.

[SEAL] CLAUDE R. WICKARD,

Secretary of Agriculture.

[F. R. Doc. 43-1819; Filed, February 3, 1943; 11:26 a. m.]

TITLE 10-ARMY: WAR DEPARTMENT

Chapter V-Military Reservations and National Cemeteries

PART 55—MOTION PICTURES SERVICE
UNITED STATES ARMY MOTION PICTURE
SERVICE

Sections 55.1, 55.3, 55.4 and 55.8 (b) (1) are hereby amended as follows:

These regulations are also contained in AR 210-390, July 10, 1942, as amended by C 3 November 1, 1942, the particular paragraphs being shown in brackets at end of sections.

§ 55.1 Name and object. The United States Army Motion Picture Service, a self-supporting organization operating directly under the Chief of Special Service, was organized and is operated for the purpose of furnishing amusement and recreation through the medium of motion pictures for the enlisted men and other Army personnel at posts, camps, and stations in the forty-eight States, the Territory of Alaska, and at Army bases in Newfoundland, Bermuda, and the Trinidad Sector of the Caribbean Defense Command. The theater facilities of this service have been designed and are intended primarily for the execution of this mission, and all other considerations are secondary and subordinate to this objective. [Par. 1]

§ 55.3 Facilities and material; supplied by United States Army Motion Picture Service. The United States Army Motion Picture Service supplies films, advertising matter, the services of engineers, necessary motion picture equipment, and repair parts for sound and projection equipment. Expendable supplies and repair parts for all motion

picture equipment are purchased in quantity under contract. Local purchase of material of this character will be made only when authorized by the Chief of Special Service, or in an emergency by the district office concerned or by a United States Army Motion Picture Service engineer. [Par. 7a]

§ 55.4 Admission charge. The charge for admission for officers and enlisted men and their families and for civilians who are residents of the post will be as announced by the War Department from time to time. Children 14 years and over will be charged the adult admission rate; children under 14 will be charged the children's rate except that if considered advisable by the commanding officer and the seating capacity of the theater permits, children under 6 years of age may be admitted free of charge. [Par. 8]

§ 55.8 Coupon books. * * *

(b) Use—(1) Value of coupons; where valid. Each coupon in the book is good for its face value on the admission charge to any motion picture shown by the United States Army Motion Picture Service in any War Department Theater in the continental limits of the United States, Alaska, Newfoundland, Bermuda, and the Trinidad Sector of the Caribbean Defense Command. [Par. 25c]

(R.S. 161; 5 U.S.C. 22)

[SEAL]

J. A. ULIO, Major General, The Adjutant General.

[F. R. Doc. 43-1792; Filed, February 3, 1943; 9:44 a. m.]

Chapter VIII—Procurement and Disposal of Equipment and Supplies

PART 83—DISPOSITION OF SURPLUS AND UNSERVICEABLE PROPERTY

AUTHORIZED METHODS OF SALE, ETC.

Sections 83.4, 83.5, and 83.8 are amended and § 83.6 is rescinded, as follows:

These regulations are also contained in Army Regulations 30–2145, September 2, 1942, as amended by C 1 January 8, 1943, the particular paragraphs being shown in brackets at the end of sections.

§ 83.4 Authorized methods of sale—
(a) General. Sale will be made by either of the following methods:

(1) By negotiation.

(2) By auction.

(b) Sales by negotiation. (1) The term "negotiated sale" as used in these regulations includes sales made by any method except by award to the highest responsible bidder after the issuance of a formal invitation for sealed bids with a provision therein for a public opening of the bids at a stated time and place. Negotiated sales will be made by securing informal written bids from a large or small number of bidders, or by securing bids by telephone or oral negotiations. When such informal bids are requested, the request therefor will clearly indicate

that the sale will be made under the authority of the First War Powers Act, 1941 (55 Stat. 838) and Executive Order No. 9001, December 27, 1941 (sec. III, Bull. No. 41, W.D. 1941). (2) Sales by negotiation will be made

(2) Sales by negotiation will be made by written invitation for informal bids unless specific authority for other procedure has been obtained from The

Quartermaster General.

(c) Sales by auction. Sales by auction will be held only on specific authorization of The Quartermaster General.

(d) Bids from certain persons prohibited. On all sales of Government-owned property, all officials and employees of the War Department, and all officers, enlisted men, and civilian employees of the Army will be excluded from the field of bidders, and bids from any of said persons will not be considered or accepted, [Par. 21]

\$83.5 Invitation for bids—(a) Deposit to guarantee fulfillment. Invitation for bids will specify that at least 20 percent of the entire amount of the bid, in the form of a certified check drawn in favor of the Treasurer of the United States, bond, or legal tender will accompany the bid as a guaranty of fulfillment. The provisions of this paragraph may be waived in special cases by The Quartermaster General.

(b) Alteration or modification of terms. Invitation for bids will specify that no alterations or modifications of the terms of purchase will be permitted.

(c) Terms, time, and place of delivery. Invitation for bids will state terms and time of delivery and will specify whether the material is to be sold on the ground or f. o. b. cars.

(d) Weights. A ton will be understood to be 2,000 pounds. The term "cwt" will not be used. When material is sold by weight, the proposal will specify "per pound," "per 100 pounds" or "per ton of 2,000 pounds." [Par. 23]

§ 83.6 [Rescinded.]

\$83.8 Disposition of deposits. The deposit of the successful bidder will be turned over to the local disbursing officer who will receipt therefor and who will deposit it in a special deposit account until the transaction is completed, when the amount of the deposit will be credited to the last payment. Deposits of unsuccessful bidders will be returned when the award is made. [Par. 26]

(R.S. 161; 5 U.S.C. 22)

[SEAL]

J. A. ULIO, Major General, The Adjutant General.

[F. R. Doc. 43-1793; Filed, February 3, 1943; 9:44 a. m.]

TITLE 16—COMMERCIAL PRACTICES Chapter I—Federal Trade Commission [Docket No. 4604]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

ALFRED KOHLBERG, INC.

§ 3.6 (cc) Advertising falsely or misleadingly—Source or origin—PlaceForeign, in general; § 3.66 (k) Misbranding or mislabeling-Source or origin-Place-Foreign, in general. Using, in connection with offer, etc., in commerce, of respondent's laces and lace products, the word "Tuscany", "Binche", "Cluny", "Venise", or "Valenciennes", or any other word descriptive or indicative of laces made in the lace-producing countries of Europe, to designate or describe laces or lace products not made in such countries. prohibited; subject to the provision, however, that if the lace involved is of the same type as the lace produced in such countries, such descriptive word may be used if immediately followed by the word "Type", or some other word of similar import, in letters of at least equal size and conspicuousness, and if there also appear in connection with such description other words clearly and conspicuously disclosing the country of origin of such lace—as, for example: "Tuscany Type Made in China". (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Alfred Kohlberg, Inc., Docket 4604,

January 26, 1943 At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 26th day of January, A. D. 1943.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent, testimony and other evidence in support of and in opposition to the allegations of the complaint taken before trial examiners of the Commission thereto duly designated by it, report of the trial examiners upon the evidence, and brief in support of the complaint (no brief having been filed by 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 has violated the provisions of the Federal Trade Commission Act.

It is ordered, That the respondent, Alfred Kohlberg, Inc., a corporation, and its officers, agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of respondent's laces and lace products in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

Using the word "Tuscany," "Binche," "Cluny," "Venise," or "Valenciennes," or any other word descriptive or indicative of laces made in the lace-producing countries of Europe, to designate or describe laces or lace products not made in such countries: Provided, however, That if the lace involved is of the same type as the lace produced in such countries, such descriptive word may be used immediately followed by the word "Type," or some other word of similar import, in letters of at least equal size and conspicuousness, and if there also appear in connection with such description other words clearly and conspicuously disclosing the country of origin of such lace—as, for example:

Tuscany Type, Made in China

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]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 43-1800; Filed, February 3, 1943; 10:42 a. m.]

TITLE 26-INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue
Subchapter A—Income and Excess Profits Tax
[T.D. 5220]

PART 19—INCOME TAX UNDER THE INTERNAL REVENUE CODE

COMPENSATION FOR PERSONAL SERVICES

Regulations 103 amended to conform to section 139 of the Revenue Act of 1942, relating to taxation of compensation for personal services rendered for a period of 36 months or more.

In order to conform Regulations 103 [Part 19, Title 26, Code of Federal Regulations, 1940 Sup.] to section 139 of the Revenue Act of 1942 (Public Law 753, 77th Congress), such regulations are amended as follows:

PARAGRAPH 1. The following is inserted immediately preceding § 19.107-1:

SEC. 139. COMPENSATION FOR SERVICES RENDERED FOR A PERIOD OF THIRTY-SIX MONTHS OR MORE. (Revenue Act of 1942, Title I.)

(a) Section 107 is amended to read as fol-

SEC. 107. COMPENSATION FOR SERVICES REN-DERED FOR A PERIOD OF THIRTY-SIX MONTHS OR MORE.

(a) Personal services. If at least 80 per centum of the total compensation for personal services covering a period of thirty-six calendar months or more (from the beginning to the completion of such services) is received or accrued in one taxable year by an individual or a partnership, the tax attributable to any part thereof which is included in the gross income of any individual shall not be greater than the aggregate of the taxes attributable to such part had it been included in the gross income of such individual ratably over that part of the period which precedes the date of such receipt or accrual.

(b) Patent, copyright, etc. poses of this subsection, the term "artistic work or invention", in the case of an individual, means a literary, musical, or artistic composition of such individual or a patent or copyright covering an invention of or a literary, musical, or artistic composition of such individual, the work on which by such individual covered a period of thirty-six calendar months or more from the beginning the completion of such composition or invention. If, in the taxable year, the gross income of any individual from a particular artistic work or invention by him is not less than 80 per centum of the gross income in respect of such artistic work or invention the taxable year plus the gross income therefrom in previous taxable years and the twelve months immediately succeeding the close of the taxable year, the tax attributable to the part of such gross income of the tax-able year which is not taxable as a gain from the sale or exchange of a capital asset held for more than 6 months shall not be greater than the aggregate of the taxes at-

tributable to such part had it been received ratably over that part of the period preceding the close of the taxable year but not more than thirty-six calendar months.

(c) Fractional parts of a month. For the purposes of this section a fractional part of a month shall be disregarded unless it amounts to more than half a month in which case it shall be considered as a month.

(b) The amendment made by subsection (a) shall be applicable to taxable years beginning after December 31, 1940, but with respect to a taxable year beginning after December 31, 1940, and not beginning after December 31, 1941, the period specified in such subsection shall be sixty months in lieu of thirty-six months, and the percentage specified in such subsection shall be 75 per centum in lieu of 80 per centum.

Par. 2. Section 19.107-1 is amended as follows:

(A) By striking out the heading and first word of the first sentence and inserting in lieu thereof the following:

§ 19.107-1 Tax on compensation received in taxable years beginning in 1939 and 1940 for personal services rendered over extended period. Where, in any taxable year beginning after December 31, 1938, and before January 1, 1941. * * *

(B) By striking out the first sentence of the second paragraph and inserting in lieu thereof the following:

With respect to compensation received in taxable years beginning after December 31, 1938, and before January 1, 1941, section 107 is applicable only where at least 95 percent of the total compensation for such services is paid on or after their completion.

PAR. 3. There is inserted immediately after § 19.107-1 the following new sections:

§ 19.107-2 Tax on compensation received in taxable years beginning after December 31, 1940, for personal services rendered over extended period-(a) Taxable years beginning after December 31, 1941. Section 107 (a), as amended by section 139 of the Revenue Act of 1942, provides that, with respect to taxable years beginning after December 31, 1941, if at least 80 percent of the total compensation for personal services covering a period of 36 calendar months or more (from the beginning to the completion of such services) is received or accrued in one taxable year by an individual or a partnership, then the tax attributable to any part of such amount which is included in the gross income of any individual shall not be greater than the aggregate of the taxes attributable to such part had such part been included in the gross income of such individual ratably over that part of the period of service which precedes the date of such receipt or accrual. Thus, for example, if an individual who makes his returns on a calendar year basis and on the basis of cash receipts and disbursements commences personal services on February 17, 1942, and completes them on July 1, 1945, and is paid \$8,000 for such services on the completion date, he is entitled to the benefits of section 107 (a); Provided, The \$8,000 is at least 80 percent of the total compensation paid or to be paid to such individual for such services; and the tax attributable to the \$8,000 received

in 1945 and included in the individual's gross income for such year shall not be greater than the tax attributable to such amount, had it been received ratably over the calendar months included in the period from February 17, 1942, to July 1, 1945. However, if such individual receives an additional \$5,000 in 1946 for such services, he is not entitled to the benefits of section 107 (a) with respect to either the \$8,000 or the \$5,000, for the reason that he does not receive in one taxable year at least 80 percent of the total compensation for such services. Also, for example, if an individual who makes his returns on the calendar year basis and on the basis of eash receipts and disbursements commences personal services on March 3, 1940, and completes them on August 22, 1943, and is paid a total compensation of \$10,000 for such services on July 5, 1942, he is entitled to the benefits of section 107 (a); and the tax attributable to the \$10,000 received in 1942 and included in such individual's gross income for such year shall not be greater than the tax attributable to such amount, had it been received ratably over the calendar months included in the period from March 3, 1940, to July 5, 1942, the date on which the \$10,000 was received. However, if such individual receives an additional \$7,000 for such services on May 1, 1943, he is not entitled to the benefits of section 107 (a) for the reason that he does not receive in one taxable year at least 80 percent of the total compensation for such serv-

It is immaterial when the personal services are rendered provided at least 36 calendar months elapse from the beginning to the completion of the services. For the purposes of this section, a fractional part of a month is to be disregarded unless it amounts to more than half a month, in which case it is to be considered as a month.

It is not necessary, in order for section 107 (a) to be applicable, that the individual who includes in his gross income compensation for such personal services be the person who renders the services. For example, a partner who shares in the compensation for such personal services rendered by the partnership may be entitled to the benefits of section 107 (a), notwithstanding that he took no part in the rendering of such services.

The first step in determining whether the limitation in section 107 (a) relative to the amount of tax is applicable is the computation of the amount of tax in the current taxable year attributable to that part of the compensation which is included in the gross income of the tax-payer for such year. The tax attributable to such compensation is the difference between the tax for such taxable year computed with the inclusion of such compensation in gross income and the tax for such taxable year computed without including such compensation in gross income.

The next step is to compute the tax attributable to such compensation in each of the taxable years (including the current taxable year) within which falls one or more calendar months included

in the part of the period of service which precedes the date such compensation is received or accrued, as if the compensation had been received or accrued in equal portions in each of such calendar months. For what constitutes a taxable year, see section 48 (a). The amount of the tax attributable to such compensation in each such taxable year is the difference between the tax for such year computed with the inclusion of an allocable portion of such compensation in gross income and the tax for such year computed without including any part of such compensation in gross income. The portion of the compensation allocable to each such taxable year is an amount equal to the entire amount of such compensation received or accrued in the current taxable year, divided by the entire number of calendar months included within the part of the period of service which precedes the date such compensation is received or accrued, and multiplied by the number of such calendar months falling within the particular taxable year.

The tax for the current taxable year shall be the tax for such year computed without including the compensation for personal services in gross income, plus (1) the amount of tax for such taxable year attributable to such compensation (computed in accordance with the second preceding paragraph) or (2) the sum of the taxes attributable to such compensation had it been received in equal portions in each of the calendar months included within the part of the period of service which precedes the date such compensation is received or accrued (computed in accordance with the preceding paragraph), whichever is

The method of allocating compensation for personal services to the taxable years in which falls any of the calendar months included within the part of the period of service which precedes the date such compensation is received may be illustrated by the following examples, in each of which the taxpayer makes his return on the cash receipts and disbursements basis:

Example (1). On November 1, 1942, A, an individual, who makes his income tax returns on a calendar year basis, receives \$40,000, the entire compensation for the performance of personal services covering a 40-month period beginning on June 1, 1939, and ending on September 30, 1942. For the purpose of determining whether the aggregate of the taxes attributable to the \$40,000 compensation. had it been received in equal portions in each of the calendar months included within the part of the period of service which precedes the date the compensation is received (in this case the entire period of service), is less than the tax attributable to such compensation in the taxable year 1942, \$1,000 (\$40,000 divided by 40) must be allocated to ach of the calendar months included within the period of service. Thus, \$7,000 is allocated to 1939, \$12,000 to 1940, \$12,000 to 1941, and \$9,000 to 1942 (the current taxable year)

Example (2). Assume the same facts as in example (1) except that A makes his income tax returns on the basis of the fiscal year July 1 to June 30. The \$40,000 is allocated as follows: \$1,000 to the taxable year ended June 30, 1939, \$12,000 each to the taxable years ended June 30, 1940, June 30, 1941, and June 30, 1942, and \$3,000 to the taxable year

ending June 30, 1943 (the current taxable year).

Example (3). Assume the same facts as in example (1) except that A receives the \$40,000 on February 1, 1942 (before completion of the services), instead of November 1, 1942. There are 32 calendar months included within the part of the period of service which precedes the date the compensation is received. Accordingly, \$1,250 (\$40,000 divided by 32) must be allocated to each of the calendar months included within the period from June 1, 1939, to February 1, 1942. Thus \$8,750 is allocated to 1939, \$15,000 to 1940, \$15,000 to 1941, and \$1,250 to 1942 (the current taxable year).

Example (4). B, an individual, who makes his income tax returns on a calendar year basis, renders personal services covering a 40-month period beginning on May 1, 1939, and ending on August 31, 1942. The total compensation for such services is \$74,000, of which \$34,000 is paid to B on March 1, 1942, and \$40,000 on August 31, 1942. Using the method of allocation illustrated in example (1), the \$40,000 payment must be allocated to the 40 calendar months included within the entire period of service. Accordingly, with respect to the \$40,000 payment, \$8,000 is allocated to 1939, \$12,000 to 1940, \$12,000 to 1941, and \$8,000 to 1942 (the current taxable year). Using the method of allocation illustrated in example (3), the \$34,000 payment must be allocated to the 34 calendar months included within the part of the period of service which precedes the date such payment is received (March 1, 1942). Accordingly, with respect to the \$34,000 payment, \$8,000 is allocated to 1939, \$12,000 to 1940, \$12,000 to 1941, and \$2,000 to 1942 (the current taxable year). The entire compensation of \$74,000 will, therefore, be allocated as follows: \$16,000 to 1939, \$24,000 to 1940, \$24,000 to 1941, and \$10,000 to 1942 (the current taxable year).

If an individual, in computing his income tax for a particular taxable year, avails himself of the benefits of section 107 (prior or subsequent to its amendment by section 139 of the Revenue Act of 1942) with respect to compensation received or accrued in such year for personal services, and in a subsequent taxable year receives or accrues compensation for other personal services, all or a part of the period of which services is the same as the period of the services for which he was compensated in the previous taxable year, then he must, in availing himself of the benefits of section 107 for such subsequent taxable year, take into consideration the fact that he has previously allocated compensation to all or a part of the period of service. For example, an individual commences the performance of personal services for A on January 1, 1937, and completes them on December 31, 1941. On December 31, 1941, he receives \$60,000 in full compensation therefor. In his return for the calendar year 1941, he allocates \$1,000 to each of the 60 calendar months included within the period of service and determines his income tax under the provisions of section 107 (a). He also com-mences the performance of personal services for B on January 1, 1939, and completes them on December 31, 1942. On December 31, 1942, he receives \$48,000 in full compensation therefor. wishes to avail himself of the benefits of section 107 (a) in his return for the calendar year 1942, he must, in allocating \$1,000 to each of the 48 calendar months included within the period of service and

computing the tax attributable thereto, include in his income for the years 1939, 1940, and 1941, for the purposes of the tentative computation, the amount of \$12,000 previously allocated to each of such years in his return for the calendar year 1941.

(b) Taxable years beginning in 1941. The provisions of section 107 (a) and § 19.107-2 (a) are applicable with respect to compensation for personal services received or accrued in taxable years beginning after December 31, 1940, and before January 1, 1942, except that the specified period is 60 months in lieu of 36 months and the specified percentage is 75 in lieu of 80.

§ 19.107-3 Artistic work or invention-(a) Taxable years beginning after December 31, 1941. Section 107 as amended by section 139 of the Revenue Act of 1942, provides in subsection (b) that if, in any taxable year beginning after December 31, 1941, the gross income of an individual from an artistic work or invention of such individual covering a period of 36 calendar months or more (from the beginning to the completion thereof) is not less than 80 percent of the sum of (1) the gross income therefrom in the taxable year, and (2) the gross income therefrom in previous taxable years and in the 12 months following the close of the taxable year, then the tax attributable to such gross income in the taxable year shall not be greater than the aggregate of the taxes attributable thereto had it been received ratably over (1) the part of the period of the work which precedes the close of the taxable year, or (2) a period of 36 calendar months, whichever of such periods is the shorter. That part of the gross income from such artistic work or invention which is taxable as a gain from the sale or exchange of a capital asset held for more than six months is excluded from the benefits of section 107 (b).

For the purposes of this section, the term "artistic work or invention" means a literary, musical, or artistic composition, or a patent or copyright covering an invention or a literary, musical, or artistic composition. Also, for the purposes of this section, a fractional part of a month is to be disregarded unless it amounts to more than half a month, in which case it is to be considered as a menth.

The first step in determining whether the limitation in section 107 (b) relative to the amount of tax is applicable is the computation of the amount of tax in the current taxable year attributable to the gross income received or accrued in such year from the artistic work or invention. The tax attributable to such income is the difference between the tax for such taxable year computed with the inclusion in gross income of the gross income from the artistic work or invention and the tax for such taxable year computed without including in gross income the gross income from the artistic work or invention.

The next step is to compute the tax attributable to the gross income from the artistic work or invention in each of

the taxable years (including the current taxable year) within which falls one or more of the calendar months included within the part of the period of work which precedes the close of the current taxable year (not, however, exceeding 36 calendar months), as if the gross income from the artistic work or invention had been received or accrued in equal portions in each of such calendar months. For what constitutes a taxable year, see section 48 (a). The amount of tax attributable to gross income in each such taxable year from the artistic work or invention is the difference between the tax for such year computed with the inclusion in gross income of the gross income from the artistic work or invention and the tax for such year computed without including in gross income any part of the gross income from the artis-tic work or invention. The portion of the gross income from the artistic work or invention allocable to each such taxable year is an amount equal to the entire amount of the gross income from the artistic work or invention received or accrued in the current taxable year, divided by the entire number (not to exceed 36) of calendar months included within the part of the period of work which precedes the close of the current taxable year, and multiplied by the number of such calendar months falling within the particular taxable year.

The tax for the current taxable year shall be the tax for such year computed without including in gross income the gross income from the artistic work or invention, plus whichever of the following is the smaller: (1) the amount of tax for such taxable year attributable to the gross income from the artistic work or invention (computed in accordance with the second preceding paragraph) or (2) the sum of the taxes attributable to the gross income from the artistic work or invention had it been received in equal portions in each of the calendar months (not exceeding 36 calendar months) included within the part of the period of work which precedes the close of the current taxable year (computed in accordance with the preceding paragraph).

The method of allocating the gross income from the artistic work or invention to the taxable years in which falls any of the calendar months (not exceeding 36 calendar months) included within the part of the period of work which precedes the close of the current taxable year may be illustrated by the following examples:

Example (1) On October 1, 1942, A, an individual, who makes his returns on a calendar year basis and on the basis of cash receipts and disbursements, receives \$36,000 in full payment for a musical composition, the work on which was commenced by A on July 10, 1938, and completed on January 29, 1943. Although the period of work covers 55 calendar months, allocations may be made to only the last 36 calendar months included within the part of the period of work which precedes the close of 1942 (the current taxable year). Therefore, \$1,000 (\$36,000 divided by 36) must be allocated to each of the 36 calendar months preceding January 1, 1943. Accordingly, \$12,000 is allocated to 1940, \$12,000 to 1941, and \$12,000 to 1942 (the current taxable year).

Example (2). Assume the same facts as in example (1) except that the period of work was commenced by A on July 1, 1941, and completed on September 1, 1944. Although the period of work covers 38 calendar months, allocations may be made to only the 18 calendar months which are included within the part of the period of work which precedes the close of 1942 (the current taxable year). Therefore, \$2,000 (\$36,000 divided by 18) must be allocated to each of 18 calendar months preceding January 1, 1943. Accordingly, \$12,000 is allocated to 1941, and \$24,000 to 1942 (the current taxable year).

The principles set forth in the last paragraph of § 19.107-2 (a), relating to the manner of allocating compensation for personal services to a particular calendar month where an allocation for other such services has previously been made to such month, are also applicable with respect to allocations under section 107 (b).

(b) Taxable years beginning in 1941. The provisions of section 107 (b) and § 19.107-3 (a) are applicable with respect to gross income from an artistic work or invention in taxable years beginning after December 31, 1940, and before January 1, 1942, except that the specified period is 60 calendar months in lieu of 36 calendar months and the specified percentage is 75 in lieu of 80.

(Sec. 139 of the Revenue Act of 1942 (Pub. Law 753, 77th Cong.) and sec. 62 of the Internal Revenue Code (53 Stat., 32, 26 U.S.C., 1940 ed., 62))

[SEAL]

Norman D. Cann, Acting Commissioner of Internal Revenue.

Approved February 2, 1943.

JOHN L. SULLIVAN,

Acting Secretary of the Treasury.

[F. R. Doc. 43-1826; Filed, February 3, 1943; 11:36 a. m.]

[T.D. 5219]

PART 19—INCOME TAX UNDER THE INTERNAL REVENUE CODE

MISCELLANEOUS AMENDMENTS

Regulations 103 amended to conform to certain sections 1 of the Revenue Act of 1942, and to obviate the necessity in certain cases of using Forms 935 and 936.

In order to conform Regulations 103 [Part 19, Title 26, Code of Federal Regulations, 1940 Sup.] to certain sections of the Revenue Act of 1942 (Public Law 753, 77th Congress), approved October 21, 1942, and to obviate the necessity in certain cases of using Forms 935 and 936, such regulations are amended to read as follows:

PARAGRAPH 1. There is inserted immediately preceding § 19.24-1 the following:

³ Sec. 105 (d). Credit for adjusted excessprofits net income. Sec. 105 (e) (1). Technical amendment. Sec. 112 (b). United States obligations. Sec. 127 (b). Items not deductible. Sec. 129. Deduction denied if proceeds used to pay for insurance. Sec. 131 (a) (1). Personal exemption; general rule. Sec. 131 (b). Credit for dependents. Sec. 131 (c) (1). Return requirement; general rule. Sec. 136 (a). Declaration on return in lieu of oath.

SEC. 127. DEDUCTION FOR MEDICAL, DENTAL, ETC., EXPENSES. (Revenue Act of 1942, Title I.)

(b) Items not deductible. Section 24 (a) (relating to items not deductible) is amended by striking paragraph 1 and inserting in lieu thereof the following:

(1) Personal, living, or family expenses, except extraordinary medical expenses de-

ductible under section 23 (x);

SEC. 129. DEDUCTION DENIED IF PROCEEDS USED TO PAY FOR INSURANCE. (Revenue Act of 1942, Title I.)

Section 24 (a) (relating to items not deductible) is amended by striking out "or" at the end of paragraph (4), and striking out the period and inserting a semicolon, and at the end of the subsection adding the fol-

lowing new paragraph:

(6) Any amount paid or accrued on indebtedness incurred or continued to purchase a single premium life insurance or endow-ment contract. For the purposes of this paragraph, if substantially all the premiums on a life insurance or endowment contract are paid within a period of four years from the date on which such contract is purchased, such contract shall be considered a single premium life insurance or endowment contract: or

SEC. 101. TAXABLE YEARS TO WHICH AMEND-MENTS APPLICABLE. (Revenue Act of 1942,

Title I.)

Except as otherwise expressly provided, the amendments made by this title shall be applicable only with respect to taxable years beginning after December 31, 1941.

Par. 2. Section 19.24-1 is amended by inserting at the end thereof the following:

* * * For deduction of extraordinary medical expenses (including amounts paid for accident or health insurance), for taxable years beginning after December 31, 1941, see section 23 (x) and § 19.23 (x)-1.

PAR 3. There is inserted immediately following § 19.24-7 the following:

§ 19.24-8 Single premium life insurance or endowment contracts. Amounts paid or accrued on indebtedness incurred or continued, directly or indirectly, to purchase a single premium life insurance or endowment contract are not deductible under section 23 (b) or any other provision of Chapter 1 of the Code. This prohibition applies even though the insurance is not on the life of the taxpayer. A contract shall be considered a single premium life insurance or endowment contract, for the purposes of this section, if substantially all the premiums on such contracts are paid within a period of four years from the date on which the contract was purchased.

PAR. 4. There is inserted immediately preceding § 19.25-1 the following:

SEC. 112. AMENDMENTS TO CONFORM INTER-NAL REVENUE CODE WITH THE PUBLIC DEBT ACT OF 1941. (Revenue Act of 1942, Title I.)

(b) United States obligations. Section 25 (a) (1) is amended to read as follows:

(1) Interest on United States obligations. The amount received as interest upon obligations of the United States, if such interest is included in gross income under section 22, and if, under the Act authorizing the issue of such obligations, as amended and supplemented, such interest is exempt from normal

(c) The amendments made by this section shall be effective as of March 1, 1941.

SEC. 131. REDUCTION OF PERSONAL EXEMPTION CREDIT FOR DEPENDENTS-FOR RETURN. (Revenue Act of 1942, Title I.)

(a) Personal exemption.
(1) General rule. Section 25 (b) (1) (relating to personal exemption) is amended to read as follows:

(1) Personal exemption. In the case of a single person or a married person not living with husband or wife, a personal exemption of \$500; or in the case of the head of a family or a married person living with husband or wife, a personal exemption of \$1,200. band and wife living together shall receive but one personal exemption. The amount of such personal exemption shall be \$1,200. If such husband and wife make separate returns, the personal exemption may be taken by either or divided between them.

(b) Credit for dependents. Section 25 (b) (2) (A) (relating to credit for dependents) is amended by striking out "\$400" and inserting in lieu thereof "\$350".

SEC. 101. TAXABLE YEARS TO WHICH AMEND-MENTS APPLICABLE. (Revenue Act of 1942, Title I.)

Except as otherwise expressly provided, the amendments made by this title shall be applicable only with respect to taxable years beginning after December 31, 1941.

PAR. 5. Section 19.25-3, as amended by Treasury Decision 5086, approved October 10, 1941, is further amended to read as follows:

§ 19.25-3 Amount of personal exemption allowable. A single person or a married person not living with husband or wife is entitled to a personal exemption of \$500 (\$750 for a taxable year beginning after December 31, 1940, and before January 1, 1942, \$800 for a taxable year beginning after December 31, 1939, and before January 1, 1941, and \$1,000 for a taxable year beginning before January 1, 1940), and the head of a family or a married person living with husband or wife, to \$1,200 (\$1,500 for a taxable year beginning after December 1940, and before January 1, 1942, \$2,000 for a taxable year beginning after December 31, 1939, and before January 1, 1941, and \$2,500 for a taxable year beginning before January 1, 1940). A husband and wife living together have but one personal exemption, which is \$1,200 (\$1,500 for a taxable year beginning after December 31, 1940, and before January 1, 1942, \$2,000 for a taxable year beginning after December 31, 1939, and before January 1, 1941, and \$2,500 for a taxable year beginning before January 1, 1940). If they make separate returns, each may claim one-half of the personal exemption, or such exemption may, in accordance with an agreement entered into by them, be taken by either or divided between them in any proportion. In respect of a taxable year beginning after December 31, 1940, and before January 1, 1942, if one spouse elects to make a return under Supplement T, the personal exemption of the other spouse shall be \$750. However, with respect to years beginning after December 31, 1941. see section 404.

Par. 6. Section 19.25-6, as amended by Treasury Decision 5086, is further amended as follows:

(A) By striking from the first paragraph thereof "\$400" and inserting in lieu thereof the following:

\$350 (\$400 for a taxable year beginning before January 1, 1942).

(B) By inserting at the end of the first paragraph the following sentence:

For credit for dependents in computing tax under Supplement T see sections 400 and 401.

(C) By inserting at the end of the second paragraph the following sentence:

A payment to a wife or former wife, or to a husband or former husband, which is includible under section 22 (k) or section 171 in the gross income of the wife, former wife, husband, or former husband shall not be considered a payment for the support of any dependent. (See section 3797 (a) (17).)

(D) By striking from the third paragraph wherever occurring therein "\$400" and inserting in lieu thereof the follow-

\$350 (\$400 for a taxable year beginning before January 1, 1942)

Par. 7. Section 19.25-7, as amended by Treasury Decision 5086, is further amened as follows:

(A) By striking out the fourth sentence of the first paragraph and inserting in lieu thereof the following sen-

In respect of a taxable year beginning after December 31, 1940, and before January 1, 1942, if one spouse elects to be taxed under Supplement T (sections 400 to 404, inclusive), the other spouse, not so electing, will be allowed for that portion of the taxable year during which there existed the status of a married person living with husband or wife onehalf of the personal exemption allowed a married person for such portion of the taxable year. Such election, however, is not available for taxable years beginning after December 31, 1941. (See section 404)

(B) By inserting immediately after the first paragraph thereof the following paragraph:

For taxable years beinning on or after January 1, 1942, the return for the period in which falls the date of the death of a taxpayer is a return only for the period during which the taxpayer was alive. For such taxable years, the personal exemption and credit for dependents must be determined on the basis of the period for which the return was made. If during such period the status of the taxpayer did not change, the personal exemption and credit for dependents shall be reduced to that proportion of the full credit which the number of months in such period bears to 12 months. (See § 19.47-1.) If the status of the taxpayer changed during such period, the full personal exemption and credit for dependents allowable for each status occupied by the taxpayer shall be apportioned to the period during which such status was occupied in such proportion as the number of months during which such status was occupied bears to 12 months.

(C) By renumbering examples (3) and (4) as examples (5) and (6), respectively.

(D) By renumbering example (2) as example (3), and by inserting immediately preceding such example (3) the following example:

Example (2). A, a widower, qualifies as the head of a family until March 31, 1942, on which date his one dependent child died. On September 30, 1942, A dies. The executor or administrator making a return for A may claim, a personal exemption of \$550; that is, $\frac{4}{12}$ of \$1,200, or \$300, for the period from January 1, 1942, to March 31, 1942, during which period A was the head of a family, and %12 of \$500 or \$250, for the period from April 1, 1942, to September 30, 1942, during which period A was a single person not the head of a family.

(E) By inserting immediately after such example (3), as so renumbered, the following example:

Example (4). The facts are the same as in example (3), except that B, the wife, died on November 30, 1942. The taxable period of B is January 1, 1942, to November 30, 1942, the date of her death. The combined person exemption of A and B for the period during which they were married and living together, that is, 11/12 of \$1,200, or \$1,100, may by agreement be taken either by A, or by B's executor or administrator in behalf of B, or divided between them in any proportion. The personal exemption for the last taxable period of B is the amount of the combined personal exemption so taken by B's executor or administrator. If A, the surviving spouse, files a return for the calendar year 1942, he may claim, in addition to his portion of the combined personal exemption, a personal exemption for the period from the date of the death of B to the close of his taxable year, that is, 1/12 of \$500.

(F) By inserting at the end of Example (4) the following sentences:

- · · · This example will apply only in respect of taxable years beginning after December 31, 1940, and before January 1, 1942. If the same facts are applied to the calendar year 1942, B may not elect to file a separate return under Supplement T if A makes an income tax return without regard to that supplement. In the event both A and B elect to be taxed under Supplement T, their status as of July 1, 1942, controls, and, as prescribed in section 19.400-1, either A and B may make separate returns, or they may make a joint return, as married persons.
- (G) By striking the figure "1941" from the first paragraph following Example (4) and inserting in lieu thereof the figure "1942."

(H) By inserting a new subparagraph immediately below the first subparagraph following Example (4), to read as follows:

(a) For a taxable year beginning after December 31, 1940, and before January 1, 1942, \$750 to a single person or a married person not living with husband or wife, and \$1,500 to the head of a family or a married person living with husband or wife; and

(I) By striking "(a)" from the first subparagraph (before amendment by this Treasury decision) below the subparagraph following Example (4), and inserting in lieu thereof "(b)"; and by striking "(b)" from the second subparagraph below the subparagraph following Example (4), and inserting in lieu thereof "(c)".

PAR. 8. There is inserted immediately preceding § 19.26-1, the following:

SEC. 105. TAX ON CORPORATIONS. (Revenue Act of 1942, Title I.)

- (d) Credit for adjusted excess-profits net income. Section 26 (e) and (f) (cross-ref-erences) are amended to read as follows:
- (e) Income subject to excess-profits tax In the case of any corporation subject to the tax imposed by Subchapter E of Chapter 2, an amount equal to its adjusted excess-profits net income (as defined in section 710 (b)) In the case of any corporation computing such tax under section 721 (relating to abnormalities in income in the taxable period), section 726 (relating to corporations completing contracts under the Merchant Marine Act of 1938), section 731 (relating to corporations engaged in mining strategic minerals), or section 736 (b) (relating to corporations with income from long-term contracts), the credit shall be the amount of which the tax imposed by such subchapter is 90 per centum. For the purpose of the preceding sentence the term "tax imposed by Subchapter E of Chapter 2" means the tax computed without regard to the limitation provided in section regard to the limitation provided in section 710 (a) (1) (B) (the 80 per centum limitation), without regard to the credit provided in section 729 (c) and (d) for foreign taxes paid, and without regard to the adjustments provided in section 734. This subsection shall not apply to any corporation exempt from such tax under section 725 or section

(f) Dividends paid credit. For corporation dividens paid credit, see section 27.

(g) Consent dividends credit. For corpo-

ration consent dividends credit, see section

(e) Technical amendments made necessary

by change in base for corporate tax.
(1) Credit for dividends received. The first sentence of section 26 (b) is amended to read as follows: "85 per centum of the amount received as dividends from a domestic corporation which is subject to taxation under this chapter, but not in excess of 85 per centum of the adjusted net income reduced by the credit for income subject to the tax imposed by Subchapter E of Chapter 2 provided in subsection (e)."

SEC. 101. TAXABLE YEARS TO WHICH AMEND-MENTS APPLICABLE. (Revenue Act of 1942, Title I.)

Except as otherwise expressly provided, the amendments made by this title shall be ap-plicable only with respect to taxable years beginning after December 31, 1941.

PAR. 9. There is inserted immediately following § 19.26-3, the following new section:

§ 19.26-4 Credit for income subject to excess profits tax. For taxable years beginning after December 31, 1941 a credit is provided in section 26 (e) allowable under sections 13 (a) (2) and 15 (a) in computing normal tax net income and surtax net income, respectively. section 108 as to certain fiscal years. The credit is allowed only in the case of corporations subject to the excess profits tax imposed by Chapter 2E. The credit does not apply to a corporation exempt from such tax under section 725 (relating to personal service corporations) or section 727 (relating to corporations exempt from excess profits tax).

In general, the credit is the amount of the corporation's adjusted excess profits net income, as defined in section 710 (b). In the case of the following corporations,

however, the credit is an amount of which the tax imposed by Chapter 2E is 90 percent:

(a) Corporations computing such excess profits tax under section 721, relating to abnormalities in income in the taxable period.

(b) Corporations computing such excess profits tax under section 726, relating to corporations completing contracts under the Merchant Marine Act of 1936.

(c) Corporations computing such excess profits tax under section 731, relating to corporations engaged in mining strategic minerals.

(d) Corporations computing such excess profits tax under section 736 (b), relating to corporations with income from long-term contracts.

For the purpose of the credit in the case of such corporations, the excess profits tax (upon which the credit is to be computed) is the tax imposed under Chapter 2E computed without regard to the limitation of tax to 80 percent of surtax net income, as provided in section 710 (a) (1). The excess profits tax is also determined for this purpose without regard to any credit for foreign taxes allowed in section 729 (c) and (d) and without regard to the adjustments provided in section 734.

The determination of this credit may be illustrated by the following example:

Example. The X Corporation is a domestic corporation computing its excess profits tax under section 731. It makes its income tax returns on the calendar year basis. The portion of its excess profits net income attributable to mining in the United States of platinum (a strategic mineral) is \$60,000 and the remainder is attributable to other activities. For 1942, its total excess profits net income is \$120,000 and its adjusted excess profits net income is \$50,000. The portion of the adjusted excess profits net income subject to ex-

cess profits tax is \$25,000 $\left\{ \frac{(60,000)}{120,000} \right\}$ of \$50,000). The tax (computed without regard to section 731) on \$50,000 under section 710 (a) (1) (A) (90 percent rate) is \$45,000. The tax under section 731 is $\left\{\frac{25,000}{50,000}\right\}$ of \$45,000 or \$33,600.

Accordingly, the credit under section 26 (e) is \$25,000, the amount of which such \$22,500 tax is 90 percent.

Par. 10. There is inserted immediately preceding § 19.51-1 the following:

SEC. 131. REDUCTION OF PERSONAL EXEMP-TION AND CREDIT FOR DEPENDENTS-REQUIRE-MENT FOR RETURN. (Revenue Act of 1942, Title I.)

(c) Return requirement.

(1) General rule. Section 51 (a) (relating to general requirement of return) is amended by striking out "\$1,500" wherever occurring therein and inserting in lieu thereof "\$1,200" and by striking out "\$750" and inserting in lieu thereof "\$500".

SEC. 101. TAXABLE YEARS TO WHICH AMEND-MENTS APPLICABLE. (Revenue Act of 1942,

Except as otherwise expressly provided, the amendments made by this title shall be applicable only with respect to taxable years beginning after December 31, 1941.

SEC. 136. DECLARATION THAT RETURN MADE UNDER PENALTIES FOR PERJURY IN LIEU OF OATH.

(Revenue Act of 1942, Title I.)

(a) Declaration on Return. So much of the first sentence of section 51 (relating to requirement of individual returns) as reads as follows: "The following individuals shall each make under oath a return stating" is amended to read as follows: "The following individuals shall each make a return, which shall contain or be verified by a written declaration that it is made under the penalties of perjury, stating".

SEC. 101. TAXABLE YEARS TO WHICH AMEND-MENTS APPLICABLE. (Revenue Act of 1942,

Except as otherwise expressly provided, the amendments made by this title shall be applicable only with respect to taxable years beginning after December 31, 1941.

Par. 11. Section 19.51-1, as amended by Treasury Decision 5086, is further amended as follows:

(A) By striking from the paragraph designated as "(b)" the figures "\$750 (\$800" and inserting in lieu thereof the following: "\$500 (\$756 for a taxable year beginning after December 31, 1940, and before January 1, 1942, and \$800", and by inserting before the period at the end of the sentence containing such figures the following: ", or such income is equal to, or in excess of, the credit allowed by section 25 (b) (1) and (3) (computed without regard to any credit to which he may be entitled as the head of a fam-(See §§ 19.25-7 and 19.47-1.)"

(B) By striking from the paragraph designated as "(b)" the figures "\$1,500 (\$2,000" wherever occurring therein and inserting in lieu thereof the following: "\$1,200 (\$1,500 for a taxable year beginning after December 31, 1940, and before

January 1, 1942, and \$2,000"

(C) By inserting in lieu of the period at the end of clause (b) of paragraph (2) of subsection (b) the following: and by inserting at the end of such paragraph (2) the following new clause: "(c) such taxable year is a period of less than 12 months, if such individual has for the taxable year a gross income, and if the aggregate gross income of such individual and his or her spouse is equal to, or in excess of, the credit for personal exemption allowed by section 25 (b) (1) and (3). (See §§ 19.25-7 and 19.47-1.)"

(D) By striking the second and third paragraphs of the paragraph designated "(c)" and substituting therefor the fol-

lowing new paragraphs:

A joint return of a husband and wife (if not made by an agent, see § 19.51-2) shall be signed by both spouses. If signed by one spouse as agent for the other, authorization for such action must accompany the return. (See § 19.51-2.) The spouse acting as agent for the other shall, with the principal, assume the responsibility for making the return and incur liability for the penalties provided for erroneous, false, or fraudulent returns.

For taxable years beginning before January 1, 1942, the joint return of a husband and wife shall be sworn to before a person duly authorized to administer oaths (see § 19.51-4) by the spouse preparing the return. The spouse who fills in the return shall be considered

to have prepared the return within the meaning of this paragraph. For taxable years beginning after December 31, 1941, an oath is no longer necessary, but both spouses shall verify the same as provided in section 51, as amended by the Revenue Act of 1942.

If the return is prepared by both spouses, or is prepared by neither spouse, then both spouses shall swear to the return, except where one spouse acts for the other as prescribed in the preceding paragraph or the return is made by an agent by reason of illness or absence, as provided in § 19.51-2, and except that for taxable years beginning after December 31, 1941, the returns shall be verified by both spouses as provided by section 51, as amended by the Revenue Act of 1942.

PAR. 12. Section 19.51-2, as amended by Treasury Decision 5086, is further amended as follows:

(A) By inserting immediately after the heading the following:

For taxable years begining after December 31, 1941, the return shall be on Form 1040 except that it may be on short form 1040A if (1) the gross income does not exceed \$3,000 and consists wholly of salary, wages, compensation for personal services, dividends, interest, or annuities, (2) the return is made on a cash basis, and (3) the taxpayer (if not excluded by section 404) elects to pay the tax imposed by section 400 in lieu of the tax imposed by sections 11 and 12.

(B) By inserting in the first sentence of the section before its amendment by (A) and immediately after the figure "1940," the following: "and before Janu-

ary 1, 1942,"

(C) By striking therefrom the sixth sentence of the third paragraph and inserting in lieu thereof the following:

Whenever a return is made by an agent it must be accompanied by the prescribed power of attorney, Form 935, except that an agent holding a valid and subsisting general power of attorney authorizing him to represent his principal in making, executing, and filing the income return, may submit a certified copy thereof in lieu of the authorization on Form 935.

Par. 13. Section 19.51-3, as amended by Treasury Decision 5086, is further amended by striking out the figures "\$750 (\$800" wherever occurring therein and inserting in lieu thereof the following: "\$500 (\$750 for a taxable year beginning after December 31, 1940, and before January 1, 1942, and \$800."

Par. 14. Section 19.51-4 (a) is amended by inserting a comma and the following new clause before the period at the end of the first sentence thereof: "except that for taxable years beginning after December 31, 1941, a return of an individual required to be filed under section 51, in lieu of the oath, shall contain or be verified by a written declaration that it is made under the penalties of perjury."

Par. 15. Section 19.51-4 (b) is amended by adding the following new sentence at the end thereof:

The general provisions of this paragraph relating to oaths or affidavits of

persons preparing returns for individuals required to file returns under section 51 are applicable to taxable years beginning prior to January 1, 1942; for taxable years beginning after December 31, 1941, such returns should be verified as provided in section 51, as amended by the Revenue Act of 1942.

Par. 16. Section 19.143-3, as amended by Treasury Decision 5071, approved September 27, 1941, is further amended as

(A) By striking from the first sentence of the last paragraph "and not having an office or place of business therein" and inserting in lieu thereof the following: "(or, for taxable years beginning prior to January 1, 1942, not engaged in trade or business within the United States and not having an office or place of business therein)"

(B) By amending the last sentence to read as follows: Although a nonresident alien individual who is engaged in trade or business within the United States (or, for taxable years beginning prior to January 1, 1942, engaged in trade or business within the United States, or has an office or place of business therein) is entitled to the personal exemption of \$500 (\$750 for a taxable year beginning after December 31, 1940, but before January 1, 1942, \$800 for a taxable year beginning after December 31, 1939, but before January 1, 1941, and \$1,000 for a taxable year beginning prior to January 1, 1940) (and a credit for dependents if he is a resident of Canada or Mexico), he is subject to the normal tax and the surtax imposed by sections 11 and 12 by reason of the provisions of section 211 (b) and to the Victory tax imposed by section 450, and the benefit of the personal exemption and credit for dependents may not be received by filing a claim therefor with the withholding agent.

(Secs. 105 (d), 105 (e) (1), 112 (b), 127 (b), 129, 131 (a) (1), 131 (b), 131 (c) (1), and 136 (a) of the Revenue Act of 1942 (Pub. Law 753, 77th Cong.) and sections 51 and 62 of the Internal Revenue Code (53 Stat. 27, 32, as amended by 54 Stat. 519; 55 Stat. 696; 26 U.S.C., 1940 ed., and Supplement I, 51, 62))

NORMAN D. CANN, [SEAL] Acting Commissioner of Internal Revenue.

Approved: February 2, 1943. JOHN L. SULLIVAN, Acting Secretary of the Treasury.

[F. R. Doc. 43-1825; Filed, February 3, 1943; 11:36 a. m.]

Subchapter C-Miscellaneous Excise Taxes IT.D. 52211

PART 112—TAX ON TRANSFERS OF INTERESTS IN SILVER BULLION

INVENTORY REPLACEMENTS

Inventory replacements. Article 85 (c), Regulations 85, amended.

Regulations 85 [Part 112, Title 26, Code of Federal Regulations | relating to the tax on transfers of interests in silver bullion, but only as prescribed and made applicable to the Internal Revenue

No. 24-2

Code by Treasury Decision 4885, approved February 11, 1939 [Chapter I, note, Title 26, Code of Federal Regulations; 1939 Sup., p. 1599], are amended by adding to subdivision (c) of article 85 [\$ 112.85 of such Title 26], as amended by Treasury Decision 4465, approved August 27, 1934, a sentence reading as follows:

Effective as of December 1, 1942, and until the date on which the President proclaims that hostilities in the present war have terminated, the replacement may take place within 45 days before or after such transfer.

(Sec. 3791 of the Internal Revenue Code (53 Stat. 467; 26 U.S.C. 1940 ed., 3791))

NORMAN D. CANN, Acting Commissioner of Internal Revenue.

Approved: February 2, 1943.

JOHN L. SULLIVAN,

Acting Secretary of the Treasury.

[F. R. Doc. 43-1827; Filed, February 3, 1943; 11:36 a. m.]

TITLE 30-MINERAL RESOURCES

Chapter III-Bituminous Coal Division

[Docket No. A-1825]

PART 321—MINIMUM PRICE SCHEDULE, DISTRICT NO. 1

ORDER GRANTING RELIEF, ETC.

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 1 for the establishment of price classifications and minimum prices for the coals of the Tasa No. 1 and Tasa No. 2 mines (Mine Index Nos. 3906 and 3907, respectively) of Tasa Coal Company.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of the Tasa No. 1 and Tasa No. 2 Mines (Mine Index Nos. 3906 and 3907, respectively) of Tasa Coal Company; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the above-

entitled matter; and
The following action being deemed necessary in order to effectuate the pur-

poses of the Act;
It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 321.7 (Alphabetical list of code members) is amended by adding thereto Supplement R, and § 321.24 (General prices) is amended by adding thereto Supplement T, which supplements are hereinafter set forthand hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the tempo-

rary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the rules and regulations governing practice and procedure before the Bituminous Coal Division in proceedings instituted pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

Dated: January 18, 1943.

[SEAL]

DAN H. WHEELER, Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 1

Note: The material contained in these supplements is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 321, Minimum Price Schedule for District No. 1 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 321.7 Alphabetical list of Code members—Supplement R

[Alphabetical listing of code members having railway loading facilities, showing price classifications by size group numbers]

Mine index No.	Code member	Mine name	Sub-district No.	Seam	Shipping point	Railroad	Freight origin group No.	1	2	3	4	5	
3906 3907	Tasa Coal Co	Tasa #1 (S) Tasa #2 (S)	20 20	E	Janesville, Pa Janesville, Pa	PRR	45 45	(†) (†)	(†) (†)	F	(†) (†)	(t) (t)	

†Indicates no classification effective for this size group.

FOR TRUCK SHIPMENTS

§ 321.24 General prices—Supplement T

[Prices in cents per net ton for shipment into all market areas]

Code member index	Mine index No.	Mine	Subdistrict No.	County	Seam	All lump coal double screened top size 2" and over		α Run of mine modified R/M	2" and under slack	er 34" and under slack
Tasa Coal Co	3906 3907	Tasa #1 (S) Tasa #2 (S)	20 20	Clearfield	E	(†) (†)	(†) (†)	240 240	(†) (†)	(#)

†Indicates no classification effective for this size group.

[F. R. Doc. 43-1743; Filed, February 2, 1943; 11:20 a. m.]

[Docket No. A-1794]

PART 337—MINIMUM PRICE SCHEDULE, DISTRICT NO. 17

ORDER GRANTING RELIEF, ETC.

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 17 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 17.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with this Division by the above-named party, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for the coals of certain mines in District No. 17; and

It appearing that a reasonable showing of necessity has been made for the granting of temporary relief in the manner hereinafter set forth; and

No petitions of intervention having been filed with the Division in the aboveentitled matter; and The following action being deemed necessary in order to effectuate the purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 337.4 (Code member price index) is amended by adding thereto Supplement R-I, § 337.5 (General prices: minimum for shipment via rail transportation) is amended by adding thereto Supplement R-II, and § 337.21 (General prices in cents per net ton for shipment into all market areas) is amended by adding thereto Supplement T, which supplements are hereinafter set forth and hereby made a part hereof.

It is further ordered, That pleadings in opposition to the original petition in the above-entitled matter and applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the Rules and Regulations Governing Practice and Procedure before the

Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That the relief herein granted shall become final sixty (60) days from the date of this order, unless it shall otherwise be ordered.

Petitioner proposes that the Blue Flame Mine, Mine Index No. 526, of code member, Arthur Baxter, be included in Subdistrict 17, in District No. 17, and that the same price classifications and minimum prices be established for the coals of that mine, in the respective size groups for shipment by truck, as are presently in effect for comparable and analogous coals produced in Subdistrict 17. It appears, however, that the Blue Flame Mine is actually located in Moffat County. Colorado, and should therefore be included in Subdistrict 5 instead of Subdistrict 17. The price classifications and minimum prices proposed by petitioner appear to be proper for the coals of the Blue Flame Mine and, accordingly, are

established in the attached schedule marked Supplement R & T. However, the Blue Flame Mine is shown to be located in Subdistrict 5 rather than in Subdistrict 17 in District No. 17.

Dated: January 12, 1943.

DAN H. WHEELER. Director.

TEMPORARY AND CONDITIONALLY FINAL EF-FECTIVE MINIMUM PRICES FOR DISTRICT No. 17

Nore: The material contained in these supplements is to be read in the light of the plements is to be lead in an agree classifications, prices, instructions, exceptions and other provisions contained in Part 337, Minimum Price Schedule for District No. 17, and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 337.4 Code member price index-Supplement R-I. Insert the following listings in proper alphabetical order.

The following price classification and minimum prices shall be inserted in Minimum Price Schedule for District No. 17:

Producer	Mine	ie index No.	County	Shipping point	Subdistrict price	Railroad	Freight origin group No.	Pri	loes
		Mine			Sub		Fre	Rail	Truck
Baxter, Arthur Lovato, John	Blue Flame	526 517	MoffatLas Animas		5 8				§337. 21
Main, E. A. Mathews, John	Bud's Mine Johnnie's	364 524	Rio Blanco	Craig	17	D&SL.	81	§337. 5	§337. 21 §337. 21
Sleepy Cat Coal Co Staples, S. L. & Son	Sleepy Cat #2 O. C.	487 395	Routt Gunnison	Hayden 5		D&SL 80		§337. 5	§337, 21 §337, 21 §337, 21

§ 337.5 General prices; minimum for shipment via rail transportation—Supplement R-II. The Bud's Coal Mine (Mine Index No. 364) of E. A. Main is included in Subdistrict No. 17, and the Sleepy Cat #2 Mine (Mine Index No. 487) of the Sleepy Cat Coal Co., is included in Subdistrict No. 5, in District No. 17, and the coals of these mines in the respective size groups, shall be subject to the minimum f. o. b. mine prices for shipment via rail to all market areas, for all uses, that are presently in effect for the coals of the Window Mine (Mine Index No. 22) of the Victor American in effect for the coals of the Wadge Mine (Mine Index No. 82) of the Victor-American Fuel Co., in Subdistrict No. 5 in District No. 17.

FOR TRUCK SHIPMENTS

§ 337.21 General prices in cents per net ton for shipment into all market areas— Supplement T

Insert the following code members' names, mine names, mine index numbers and counties under Subdistricts Nos. 4, 5, 8, and 11 and the following prices:

Code member Mine name	Mine		Mine		County	Size groups											
Table India	No.	County	1	2	3	4	5	6	7	9	10	11	13	17			
SUBDISTRICT NO. 4		Turanois.	1.70		8,11		166	1	-	10	100						
Mathews, John-John- nie's.	524	Routt	495	485	465	465	440	405	390	340	300	275	185	330			
SUBDISTRICT NO. 5	W LIFE		fel s	-	33	100	PH I			200	- cu	1	10	10			
Baxter, Arthur-Blue Flame.	526	Moffat		380	365	365	340			315	240		200	290			
SUBDISTRICT NO. 8	num f			333	de	THE REAL PROPERTY.		OTC.	III CAL		S BY		300	100			
Lovato, John—Lovato SUBDISTRICT NO. 11	517	Las Animas.	430	420	390	390	390	390	380	345	330		240	355			
Staples, S. L. & Son	395	Gunnison	495	485	465	465	440	405	390	340	305		210	830			

[F. R. Doc. 43-1742; Filed, February 2, 1943; 11:20 a. m.]

[Order 3441]

PART 308-REPORTS AND RECORDS

ORDER RELIEVING CODE MEMBERS WITHIN DISTRICT 9, ETC.

An order relieving code members within District No. 9 from filing monthly tonnage reports required by the rules and regulations prescribed by order in General Docket No. 24.

The Bituminous Coal Producers Board for District No. 9 having requested that the code members within said district be relieved from filing the monthly tonnage reports required to be filed pursuant to the Rules and Regulations Requiring Tonnage Reports from Code Members, established by Order in General Docket No. 24, dated April 7, 1942, 7 F.R. 2894. and having shown good cause why such

request should be granted;

It is ordered, That § 308.26 (Rules and regulations requiring tonnage reports from code members to facilitate the levying and collection of code assessments by district boards) be amended to provide that the cod members within District No. 9 be, and they are hereby relieved, until further order of the Division, from filing with the Statistical Bureau for District No. 9 monthly tonnage data on B. C. D. Form No. 718, with respect to coal produced on and after January 1, 1943.

(Sec. 10 (a) 50 Stat. 88; 15 U.S.C. Supp. 840 (a); sec. 2 (a) 50 Stat. 72; 15 U.S.C. 829 (a)).

Dated: February 1, 1943.

[SEAL]

DAN H. WHEELER. Director.

[F. R. Doc. 43-1822; Filed, February 3, 1943; 11:16 a. m.]

TITLE 31-MONEY AND FINANCE: TREASURY

Chapter II-Fiscal Service

Subchapter A-Bureau of Accounts [1943 Dept. Circ. 706]

PART 254-PAYMENTS ON ACCOUNT OF AWARDS AND APPRAISALS IN FAVOR OF NATIONALS OF THE UNITED STATES ON CLAIMS AGAINST THE GOVERNMENT OF MEXICO

General provisions.

Execution of vouchers. 254.2

254.3

Payments.
Powers of attorney.

Additional evidence and bonds of in-254.5 demnity.

254.6 Reservation of power to revoke or amend.

JANUARY 26, 1943.

§ 254.1 General provisions—(a) Revocation of prior regulations. The regulations herein promulgated revoke and supersede the regulations issued by the Secretary of the Treasury on July 14. 1938, entitled "Regulations Governing Payments on Account of Awards of the

Special Mexican Claims Commission", Department Circular No. 589, Accounts

and Deposits.

(b) Authority for and scope of regulations. The following regulations governing payments in respect of the awards and the appraisals in favor of American Nationals on claims against the Government of Mexico are issued under authority contained in section 161 of the Revised Statutes (U.S.C. title 5, sec. 22), the Act of April 10, 1935 (49 Stat. 149), the Joint Resolution of August 25, 1937 (50 Stat. 783), and the Settlement of Mexican Claims Act of 1942 (Public Law 814, 77th Cong., 2d Sess., approved December 18, 1942).

(c) Forms to be used. Forms of vouchers, affidavits and certificates prescribed by the Secretary of the Treasury should be used in connection with payments of awards and appraisals hereunder. Copies of such forms may be obtained from the Commissioner of Accounts, Room 376, Treasury Department, Wash-

ington, D. C.

(d) Authentication of documents.
All copies of records and documents submitted in connection with the execution of vouchers must be properly authenticated.

§ 254.2 Execution of vouchers—(a) Necessity for signature of vouchers. No payment of any part of the amount due in respect of an award or appraisal will be made unless a voucher therefor properly executed (preferably in ink or indelible pencil) is received by the Secretary of the Treasury. A single voucher for each part of an award or appraisal as funds become available for payment must be signed by each person in whose favor the award or appraisal was made. Each such person must sign the voucher and verify it by an affidavit sworn to before an officer authorized by law to administer oaths. If executed abroad, the affidavit must be sworn to before a diplomatic or consular officer of the United States, or, if such officer is not available, before any officer authorized by the laws of the foreign country to administer oaths, but his official character and jurisdiction must be certified by a United States diplomatic or consular officer under seal of his office. In the case of a corporation, the voucher must be signed by the appropriate officer or officers thereof having authority to do so, which officer or officers shall verify the voucher by affidavit sworn to as above prescribed, and the voucher must also be accompanied by a duly executed certificate, under the seal of the corporation, certifying to the authority of such officer or officers to execute such voucher and affidavit on behalf of the corporation.

(b) Method of signature. The voucher must be signed by each person exactly as his name appears as "payee" therein. If any difference occurs between the name of the "payee" in the voucher and the signature to the voucher, appropriate evidence explaining the discrepancy

Affidavits of two must be furnished. other persons in position to know the facts, stating of their own knowledge that the person signing the voucher is the person designated therein as "payee, and indicating the reasons for the discrepancy, will ordinarily be sufficient.

A signature by mark (X) must be witnessed by two persons in addition to the officer before whom the affidavit is executed and the signature and address of each such witness should appear on the voucher and the affidavit.

§ 254.3 Payments-(a) To whom made. Payments shall be made only to the person or persons on behalf of whom the award or appraisal is made except in

the following circumstances:

(1) If such person is deceased and if the amount to be disbursed at any one time is in excess of \$500.00, or, if such person is under a legal disability, payment shall be made to his legal representative. The voucher shall be exe-cuted by such legal representative and he shall verify the voucher by an appropriate affidavit. In addition, such legal representative shall submit with the voucher a copy of the order or letters of his appointment and a certificate of the clerk of the appointing court, dated not more than six months prior to the date of execution of the voucher, to the effect that such legal representative has not been discharged.

(2) If such person is deceased, the amount to be disbursed at any one time is not over \$500.00 and there is no qualified executor or administrator, or, if an award or appraisal has been made to the estate of a deceased person and there has been no administration of such person's estate, payment may be made to the person or persons found by the Secretary of the Treasury to be entitled thereto. Evidence should be submitted to establish that administration of the estate of the decedent is not required under the laws of the decedent's domicile, that the debts of the decedent and of his estate have been paid or provided for, and that the person or persons who signed the voucher are entitled to receive payment on the award or appraisal. Such evidence will, in general, include affidavits of the person or persons claiming to be entitled to the award or appraisal setting forth the facts in detail, supported by affidavits of at least two other persons having personal knowledge of such facts, and by the official certificate or other proof of the death of the decedent. Wherever possible such supporting affidavits should be executed by public officers of the United States, or executive officers of incorporated banks or trust companies, and where this is not possible the affidavits of the person or persons claiming to be entitled to payment should so state. Upon request there must also be submitted an affidavit or certificate from a practicing attorney or judicial officer of the state of the decedent's domicile, showing that administration of the estate of the decedent

is not required under the laws of the decedent's domicile and that the person or persons signing the voucher are entitled to receive payment on the award or appraisal, and referring specifically to any pertinent statutes and judicial decisions of the courts of such state.

(3) If an award or appraisal has been made to the estate of a deceased person and the administration of such person's estate has been terminated, payment may be made to such person or persons found by the Secretary of the Treasury to be legally entitled thereto. In such case, there should be submitted with the voucher a copy of the order of distribution or any other pertinent orders in adminstration proceedings sufficient to prove the authority and interest of the person or persons executing the voucher, together with an appropriate affidavit verifying that the person executing the affidavit is the person who signed the voucher and is entitled under such order to receive the payment described in the voucher.

(4) In the case of a partnership or corporation, the existence of which has been terminated, payment shall be made (except as provided in paragraphs (a) (5) and (a) (6) of this section) to the person or persons found by the Secretary of the Treasury to be entitled thereto. In such case, the voucher should be accompanied by complete evidence of the authority and interests of the person or

persons signing it.

(5) If a receiver or trustee for the partnership or corporation on behalf of which the award or appraisal was made has been duly appointed by a court of competent jurisdiction in the United States and has not been discharged prior to the date of payment, payment shall be made to the receiver or trustee or in accordance with the order of the court. In such case, the voucher should be accompanied by a certified copy of the order of the court appointing such receiver or trustee and a certificate of the clerk of such court, dated not more than six months prior to the date of execution of the voucher, to the effect that such receiver or trustee has not been discharged.

(6) In the case of an assignment of an award or appraisal, or any part thereof, or an assignment (prior to the making of the award or the appraisal) of the claim, or any part thereof, in respect of which the award or appraisal was made, by a receiver or trustee for any such partnership or corporation, duly appointed by a court of competent jurisdiction in the United States, such payment shall be made to the assignee, as his interest may appear. In such case, the voucher should be accompanied by certified copies of the court's orders appointing the receiver or trustee and authorizing or confirming the assignment and by the original instrument of assignment.

(7) In the case of an assignment of an award or appraisal, or any part thereof, after its certification to the Sec-

retary of the Treasury, made in writing and duly acknowledged and filed. payment may, in the discretion of the Secretary of the Treasury, be made to the assignee, as his interests may appear.

(b) Forwarding of vouchers. The voucher and all related papers should be transmitted to the Commissioner of Accounts, Room 376, Treasury Depart-

ment, Washington, D. C.

(c) Manner of payment. Payment will be made by check drawn on the Treasurer of the United States. Checks will be mailed to the payee at the address indicated in the voucher unless subsequent to the execution of the voucher the Treasury Department receives a written request from the person entitled to receive payment to deliver the check to him at some other address. Where the award has been entered in favor of more than one person, only one check will be drawn in making payment, except that if the persons entitled to receive payment specify the share of each, and so request, separate checks will be drawn in accordance therewith.

§ 254.4 Powers attorney. No of power of attorney to sign a voucher will be recognized, but a power of attorney, executed subsequent to the certification of an award or appraisal to the Secretary of the Treasury, to receive, endorse, and collect a check given in payment on an award or apprisal may be recognized. An appropriate form for such a power of attorney may be obtained from the Office of the Treasurer of the United States

§ 254.5 Additional evidence and bonds of indemnity. The Secretary of the Treasury may in any case require such additional information and evidence as may be deemed necessary and may also require a bond of indemnity with satisfactory sureties.

§ 254.6 Reservation of power to revoke or amend. These regulations may be revoked or amended at any time.

[SEALT D. W. BELL. Acting Secretary of the Treasury.

[F. R. Doc. 43-1789; Filed, February 2, 1943; 4:20 p. m.]

TITLE 32-NATIONAL DEFENSE Chapter VI-Selective Service System

[Order 81]

CONNECTICUT STATE HOSPITAL PROJECT ESTABLISHMENT FOR CONSCIENTIOUS OBJECTORS

I, Lewis B. Hershey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 (54 Stat. 885) and pursuant to authorization and direction contained in Executive Order No. 8675 dated February 6,

1941, hereby designate the Connecticut State Hospital Project to be work of national importance, to be known as Civilian Public Service Camp No. 81. Said project, located at Middletown, Middlesex County, Connecticut, will be the base of operations for work at the Connecticut State Hospital, and registrants under the Selective Training and Service Act of 1940, who have been classified by their local boards as conscientious objectors to both combatant and noncombatant military service and have been placed in Class IV-E, may be assigned to said project in lieu of their induction for military service.

Men assigned to said Connecticut State Hospital Project will be engaged in clerical work, as attendants, waiters, farm hands, etc., and shall be under the direction of the Superintendent, Connecticut State Hospital, as well as will be the project management. Men shall be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder, as well as the regula-tions of the Connecticut State Hospital. Administrative and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

> LEWIS B. HERSHEY. Director.

JANUARY 29, 1943.

[F. R. Doc. 43-1759; Filed, February 2, 1943; 2:59 p. m.]

[Order 82]

FAIRFIELD STATE HOSPITAL PROJECT, CONN.

ESTABLISHMENT FOR CONSCIENTIOUS OBJECTORS

I, Lewis B. Hershey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 (54 Stat. 885) and pursuant to authorization and direction contained in Executive Order No. 8675 dated February 6, 1941. hereby designate the Fairfield State Hospital Project to be work of national importance, to be known as Civilian Public Service Camp No. 82. Said project, located at Newtown, Fairfield County, Connecticut, will be the base of operations for work at the Fairfield State Hospital, and registrants under the Selective Training and Service Act of 1940, who have been classified by their local boards as conscientious objectors to both combatant and noncombatant military service and have been placed in Class IV-E may be assigned to said project in lieu of their induction for military service.

Men assigned to said Fairfield State Hospital Project will be engaged in clerical work, as attendants, waiters, farm

hands, etc., and shall be under the direction of the Superintendent, Fairfield State Hospital, as well as will be in the project management. Men shall be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder, as well as the regulations of the Fairfield State Hospital. Administrative and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

> LEWIS B. HERSHEY, Director.

JANUARY 29, 1943.

[F. R. Doc. 43-1760; Filed, February 2, 1943; 2:59 p. m.]

[Order 83]

WARREN STATE HOSPITAL PROJECT, PA.

ESTABLISHMENT FOR CONSCIENTIOUS OBJECTORS.

I, Lewis B. Hershey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 (54 Stat. 885) and pursuant to authorization and direction contained in Executive Order No. 8675 dated February 6, 1941, hereby designate the Warren State Hospital Project to be work of national importance, to be known as Civilian Public Service Camp No. 83. Said project, located at Warren, Warren County, Pennsylvania, will be the base of operations for work at the Warren State Hospital, and registrants under the Selective Training and Service Act of 1949, who have been classified by their local boards as conscientious objectors to both combatant and noncombatant military service and have been placed in Class IV-E, may be assigned to said project in lieu of their induction for military service.

Men assigned to said Warren State Hospital Project will be engaged in clerical work, as attendants, waiters, farm hands, etc., and shall be under the direction of the Superintendant, Warren State Hospital, as well as will be the project management. Men shall be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder, as well as the regulations of the Warren State Hospital. Administra-tive and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

LEWIS B. HERSHEY. Director.

JANUARY 29, 1943.

[F. R. Doc. 43-1761; Filed, February 2, 1943; 2:59 p. m.]

[Order 84]

NEW HAMPSHIRE STATE HOSPITAL PROJECT ESTABLISHMENT FOR CONSCIENTIOUS

I, Lewis B. Hershey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 (54 Stat. 885) and pursuant to authorization and direction contained in Executive Order No. 8675 dated February 6, 1941. hereby designate the New Hampshire State Hospital Project to be work of national importance, to be known as Civilian Public Service Camp No. 84. Said project, located at Concord, Merrimack County, New Hampshire, will be the base of operations for work at the New Hampshire State Hospital, and registrants under the Selective Training and Service Act of 1940, who have been classified by their local boards as conscientious objectors to both combatant and noncombatant military service and have been placed in Class IV-E, may be assigned to said project in lieu of their induction for military service.

Men assigned to said New Hampshire State Hospital Project will be engaged in clerical work, as attendants, waiters, farm hands, etc., and shall be under the direction of the Superintendent, New Hampshire State Hospital, as well as will be the project management. Men shall be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder, as well as the regulations of the New Hampshire State Hospital. Administrative and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

LEWIS B. HERSHEY, Director.

JANUARY 29, 1943.

[F. R. Doc. 43-1762; Filed, February 2, 1943; 2:59 p. m.]

[Order 85]

RHODE ISLAND STATE HOSPITAL PROJECT ESTABLISHMENT FOR CONSCIENTIOUS OBJECTORS

I, Lewis B. Hershey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 (54 Stat. 885) and pursuant to authorization and direction contained in Executive Order No. 8675 dated February 6, 1941, hereby designate the Rhode Island State Hospital Project to be work of national importance, to be known as Civilian Public Service Camp No. 85. Said project, located at Howard, Providence County, Rhode Island, will be the base of opera-

tions for work at the State Hospital for Mental Diseases, and registrants under the Selective Training and Service Act of 1940, who have been classified by their local boards as conscientious objectors to both combatant and noncombatant military service and have been placed in Class IV-E, may be assigned to said project in lieu of their induction for military service.

Men assigned to said Rhode Island State Hospital Project will be engaged in clerical work, as attendants, waiters, farm hands, etc., and shall be under the direction of the Superintendent, State Hospital for Mental Diseases, as well as will be the project management. Men shall be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder, as well as the regulations of the State Hospital for Mental Diseases. Administrative and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

> LEWIS B. HERSHEY, Director.

JANUARY 29, 1943

[F. R. Doc. 43-1763; Filed, February 2, 1943; 2:59 p. m.]

[Order 86]

MT. PLEASANT STATE HOSPITAL PROJECT, IOWA

ESTABLISHMENT FOR CONSCIENTIOUS OBJECTORS

I, Lewis B. Hershey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 (54 Stat. 885) and pursuant to authorization and direction contained in Executive Order No. 8675 dated February 6, 1941, hereby designate the Mt. Pleasant State Hospital Project to be work of national importance, to be known as Civilian Public Service Camp No. 86. Said project, located at Mt. Pleasant, Henry County, Iowa, will be the base of operations for work at the Mt. Pleasant State Hospital, and registrants under the Selective Training and Service Act of 1940, who have been classified by their local boards as conscientious objectors to both combatant and noncombatant military service and have been placed in Class IV-E. may be assigned to said project in lieu of their induction for military service.

Men assigned to said Mt. Pleasant State Hospital Project will be engaged in clerical work, as attendants, waiters, farm hands, etc., and shall be under the direction of the Superintendent, Mt. Pleasant State Hospital, as well as will be the project management. Men shall

be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder, as well as the regulations of the Mt. Pleasant State Hospital. Administrative and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

LEWIS B. HERSHEY, Director.

FEBRUARY 1, 1943.

[F. R. Doc. 43-1764; Filed, February 2, 1943; 2:59 p. m.]

[Order 87]

BRATTLEBORO RETREAT PROJECT, VT.

ESTABLISHMENT FOR CONSCIENTIOUS OBJECTORS

I. Lewis B. Hershey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 (54 Stat. 885) and pursuant to authorization and direction contained in Executive Order No. 8675 dated February 6, 1941, hereby designate the Brattleboro Retreat Project to be work of national importance, to be known as Civilian Public Service Camp No. 87. Said project, located at Brattleboro, Windham County, Vermont, will be the base of operations for work at the Brattleboro Retreat, and registrants under the Selective Training and Service Act of 1940, who have been classified by their local boards as conscientious objectors to both combatant and noncombatant military service and have been placed in Class IV-E, may be assigned to said project in lieu of their induction for military service.

Men assigned to said Brattleboro Retreat Project will be engaged in clerical work, as attendants, waiters, farm hands, etc., and shall be under the direction of the Superintendent, Brattleboro Retreat, as well as will be the project management. Men shall be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder, as well as the regulations of the Brattleboro Retreat. Administrative and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

LEWIS B. HERSHEY, Director.

FEBRUARY 1, 1943.

F. R. Doc. 43-1765; Filed, February 2, 1943; 3:00 p. m.]

[Order 88]

AUGUSTA STATE HOSPITAL PROJECT, MAINE

ESTABLISHMENT FOR CONSCIENTIOUS OBJECTORS

I, Lewis B. Hersey, Director of Selective Service, in accordance with the provisions of section 5 (g) of the Selective Training and Service Act of 1940 (54 Stat. 885) and pursuant to authorization and direction contained in Executive Order No. 8675 dated February 6, 1941, hereby designate the Augusta State Hospital Project to be work of national importance, to be known as Civilian Public Service Camp No. 88. Said project, located at Augusta, Kennebec County, Maine, will be the base of operations for work at the Augusta State Hospital, and registrants under the Selective Training and Service Act of 1940, who have been classified by their local boards as conscientious objectors to both combatant and noncombatant military service and have placed in Class IV-E, may be assigned to said project in lieu of their induction for military service.

Men assigned to said Augusta State Hospital Project will be engaged in clerical work, as attendants, waiters, farm hands, etc., and shall be under the direction of the Superintendent, Augusta State Hospital, as well as will be the project management. Men shall be assigned to and retained in camp in accordance with the provisions of the Selective Training and Service Act of 1940 and regulations and orders promulgated thereunder, as well as the regulations of the Augusta State Hospital. Administrative and directive control shall be under the Selective Service System through the Camp Operations Division of National Selective Service Headquarters.

> LEWIS B. HERSHEY, Director.

FEBRUARY 1. 1943.

[F. R. Doc. 43-1788; Filed, February 2, 1943; 3:00 p. m.]

[No. 162]

LIST OF DEFECTS

ORDER PRESCRIBING FORM

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301–318, inclusive); E.O. No. 8545; 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, I hereby pre-

scribe the following change in DSS forms:

Revision of DSS Form 220, entitled "List of Defects," effective immediately upon the filing hereof with the Division of the Federal Register.

The foregoing revision shall become a part of the Selective Service Regulations effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY, Director.

JANUARY 16, 1943.

[F. R. Doc. 43-1766; Filed, February 2, 1943; 3:00 p. m.]

[Amendment 124, 2d Ed.]

PART 607—PAYMENT OF PERSONAL SERVICES

PAY-ROLL VOUCHERS

Correction

The heading of § 607.7 of the document appearing on page 1348 of the issue for Tuesday, February 2, 1943, should read "§ 607.7 Pay-roll vouchers."

[No. 163]

REPORT OF LOSS OR DAMAGE OF PROPERTY
ORDER PRESCRIBING FORM

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301–318, inclusive); E.O. No. 8545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, I hereby prescribe the following change in DSS forms:

Addition of a new form designated as DSS Form 269, entitled "Report of Loss or Damage of Property," effective immediately upon the filling hereof with the Division of the Federal Register.

The foregoing addition shall become a part of the Selective Service Regulations effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY, Director.

FEBRUARY 1, 1943.

[F. R. Doc. 43-1816; Filed, February 3, 1943; 11:24 a. m.]

1 Filed as part of the original document.

[No. 164]

REPORT OF WORN-OUT PROPERTY

ORDER PRESCRIBING FORM

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301–318, inclusive); E.O. No. 8545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, I hereby prescribe the following change in DSS forms:

Addition of a new form designated as DSS Form 268, entitled "Report of Worn-out Property," effective immediately upon the filing hereof with the Division of the Federal Register.

The foregoing addition shall become a part of the Selective Service Regulations effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY, Director.

FEBRUARY 1, 1943.

[F. R. Doc. 43-1817; Filed, February 3, 1943; 11:24 a. m.]

[No. 165]

STATEMENT OF UNITED STATES CITIZEN OF JAPANESE ANCESTRY

ORDER PRESCRIBING FORM

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301-318, inclusive); E.O. No. 8545, 5 F.R. 3779; E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, I hereby prescribe the following change in DSS forms:

Addition of a new form designated as DSS Form 304A, entitled "Statement of United States Citizen of Japanese Ancestry," effective immediately upon the filing hereof with the Division of the Federal Register.

The foregoing addition shall become a part of the Selective Service Regulations effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY, Director.

JANUARY 23, 1943.

[F. R. Doc. 43-1818; Filed, February 3, 1943; 11:24 a. m.]

Chapter VIII—Board of Economic Warfare

Subchapter B-Export Control

GENERAL REVISION OF EXPORT REGULATIONS

Part			
801	General regulations.		
802	General licenses.		
803	Unlimited licenses.		
100000000000000000000000000000000000000	Individual licenses.		
804		clearance	proce-
805	Selected destinations dure.	Cicaranos	******
000	Machaical data		

807 Denial of licensing privileges.
808 Procedure relating to shipment of licensed exports to the other American republics.

PART 801-GENERAL REGULATIONS

Sec.	
2000	Definitions.
801.1	
801.2	Prohibited exportations.
801.3	Revocation of licenses.
801.4	Return of revoked or expired licenses.
801.5	Transfer of licenses.
801.6	Amendments to licenses.
801.7	Presentation for export.
801.8	Price.
801.9	Arms, ammunition and implements of war, helium and tin-plate scrap.
801.10	The Proclaimed List.
801.11	Shipments to territories, dependencies and possessions of the United States.
801.12	In transit shipments without unload- ing.
801.13	Shipments unloaded by order of Federal Government.

801.14 Shipments to Canada for re-exportation to another foreign country.

Authority: \$\$ 801.1 to 801.14, inclusive, is-

AUTHORITY: §§ 801.1 to 801.14, inclusive, issued under sec. 6, 54 Stat. 714; Public Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, 7 F.R. 9807.

§ 801.1 Definitions. When used in

this subchapter:

(a) "Person" shall be construed to mean the singular or plural, an individual, corporation, partnership, association, company or any other kind of organization whatsoever, including any

government or agency thereof.

(b) "The United States" shall be construed to include the District of Columbia, the Canal Zone, and all territories, dependencies and possessions of the

United States.

(c) "The Proclaimed List" means The Proclaimed List of Certain Blocked Nationals and additions thereto published pursuant to Proclamation No. 2497 issued

July 17, 1941 (6 F.R. 3555).

(d) "Office of Exports" means the Office of Exports of the Board of Economic Warfare.

(e) "Department of Commerce Schedule B numbers" refers to Schedule B Statistical Classification of Domestic and Foreign Commodities Exported from the United States issued by the United States Department of Commerce.

(f) "Commodity" means any article, material or supply except technical data.

§ 801.2 Prohibited exportations. The exportation from the United States of all the commodities hereafter enumerated in this section and all technical data as defined in § 806.1 of this subchapter to

all destinations except Canada (including that part of Labrador under Canadian authority) is hereby prohibited un-

less and until a license authorizing such exportation shall have been issued by the Office of Exports:

Commodity	Unit	Depart- ment of Commerce No.	General License Group	Shipping Priority Rating
	Lbs	3205.15	None	
Abrasive manufactures:	Lbs	5419, 00	c	
Abrasive manuactures: Artificial abrasives, (hones, whetstones, etc., except steel abrasives) n. e. s.	Carlo Contract	5409.98	C	
Corundum Diamonds Industrial.	Lbs	220200000		
	UnitsLbs	5409.05 5405.00	47	TO BE THE REAL PROPERTY.
Emery, corundum, and garnet wheels Emery powder Grindstones (include pulpstones)	Lbs	5405.00 5409, 20 5406.00	CK	D
Grindstones (include pulpstones)	Lbs	5409.98	K	D
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	Lbs	5411. 98 3980. 00	C	West -
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cellucotton bandages). Accounting machine parts Accounting machines, descriptive or text-writing, new Accounting machines, descriptive or non-text-writing.	Units		O 47	
Accounting machines, descriptive or text-writing, her Accounting machines, non-descriptive or non-text-writing,	Units	7752.00	47	
new.	Lbs		C	
new, Accroides resins. Acetic acid (100% acetic acid). Acetic aldehyde. Acetic anhydride. Acetone. Acetyene welding outfits.	Lbs	8300, 00 8329, 91	C	
Acetic aldehyde	Lbs	8301.00	C	
Acetone wolding outfits	Lbs Units	7458. 05	C	
Acetylsalicylic acid (aspirin)—See Chemicals.				
Acidulated phosphate	Lbs	8519.00 2209.27	None	
Aconite, roots and leaves	Lbs	0029.01	0	
Aconite, roots and leaves Actylonitrile, Actylonitrile, polymers and copolymers of. Actylonitrile, polymers and copolymers of. Adding machines—See Machinery—Office Appliances. Adding machine and cash register paper. Addressograph blanks, zinc.	Lbs	- 25 Care Co.	24	
Adding machine and cash register paper	Lbs	4797.00 7762.05		
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Agricultural Implements.	Units	9159, 71	C	
Agricultural Implements. Aiming circles. Air-brake equipment and parts	Units	7968.00) C	
Air compressors	Units	7704.00 7705.00 7706.00	()	,
		7706.00)	1
Air-conditioning units, equipment, etc.—See Machinery- Industrial (Misc.):				
Aircraft—Parts, Equipment and Accessories (other than a		2040 00		
Automatic pilot	Units	9002, 3	(
Cameras, aerial Control columns Controls, bomb rack	Units	7949. 9		3
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Parachutes Parachutes Parachutes Propeller parts and accessories Propeller parts and accessories	Units	7945.0		C
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navigation of aircraft. Radio transmitting and receiving sets, aircraft	Units	7948, 0		47
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Tanks, fuel	Units	7949.	95	C
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Commodity	Aircraft parts and accessories, other, except propellers, or air screw fuselage, hulls, wings, tail units and under-carrage units. Aircraft sound locators and binaural trainers therefor. Aircraft sound and searchliche	searchlights). Air-raid sirens and alarms. Alarm clocks. Alcohol, denatured. Alcoholic spirits—See Beverages.	Albala seeds. Alfala seeds. Alkala seeds. Alkala resins. Alkoy resins. Alkoys aluminum, ingots, slabs, and other crude forms	Habuascured (orm), Alloys, beryllium, Alloys, eadmium Alloys, entomium Alloys, entomium Perro-alloys, chromium bearing (Ferro-chrome—See Iron—	ım (Ferrocolumbium—See Iron—Ferro- iher than brass, bronze, niekel, or gold	Alloys, magnace, containing logs, puters, pars and rods, plates, tubes, stapes, castings and torgings. Alloys, marganese, containing 10% or more manganese alloys). Alloys, marganese and Spiegeleisen—See Iron—Ferro-Alloys, manganese, containing less than 10% manganese.	lybdenum—See Iron—	Alloys, palladium. Alloys, palladium, in bars, ingots, sheets, slabs, wire, sponge and other forms including scrap. Alloys, rhodium. Alloys, trantalum (Ferrottantalum—See fron—Ferro-alloys). Alloys, titantalum (Ferrottantium—See fron—Ferro-alloys).	sten-	Alloys, zirconium (Ferrozirconium—See Iron—Ferro- alloys). Allyl alcohol and polymers and copolymers. Allyl elloride and polymers and copolymers. Allonds, sweet		rs and paste (aluminum bronze) nd bars (include rolled and extended)	s (include	-

1496	FEDERAL REGISTER, Thursday, February 4, 1943
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Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Bakery machinery parts Baking powder Balances, laboratory Balances, laboratory Balances, laboratory Balances, laboratory Balances, laboratory Balances, laboratory Metal Working. Balate ties, iron and steel Wire Bandeges, galaze—See Textile Products. Bandeges, galaze—See Textile Products. Bandeges, galaze—See Textile Froducts. Bandeges, galaze—See Textile Froducts. Bandeges, galaze—See Textile Froducts. Bandeges, galaze—See Textile Products. Bandeges, galaze—See Textile Products. Bandeges, galaze—See Textile Products. Bandeges, galaze—See Textile Products. Barges—See Machinery—Vehicles, Miscellancous. Barges—See Machinery—Vehicles, Miscellancous. Barges—See Machinery—Vehicles, Miscellancous. Barges—See Wachinery—Vehicles, Miscellancous. Barges—See Wachinery—Vehicles, Miscellancous. Barges—See Vacion of creport quinine sulphate equivalent in actions? Barges—See Vacion of creport duinine sulphate equivalent in actions? Barges—See Wachinery—See Fooders and Feeds (also see Grains and Rods.) Bars, led and antinomial lead—Bars, led and antinomial lead. Bars, from and steel—See Fooders Bars, from and steel—See Fooders Bars, from and steel—See Fooders Bars, from and antinomial lead antinomial lead (not assembled steel with partery plate, sinc, and antinomial lead (not assembled seed) Battery plate, fanck and control and parts, unassembled Battery plate,
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Depart- ment of Commerce	
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Commodity	ide or ammonia liquor). ide or ammonia liquor). Statuary, and antiques sy (report plaster of paris rs 3g" in length and over- less than 3g" in length). de and woven annuntactures, including manufactures, including dr prepared road asphalt, unmanufactured d oll). rs rs rs rs rs rs rs rs rs r

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Depart- ment of Commerce	No. 1719.00	7455. 07 8367. 00	5333, 00 9445, 00	6649.98 (6016.01	8411.00 7847.00	9149.30	6130.00	1078,00	6649, 10	6157.10	6071.00	6156.98	6154. 43	3171.00	5230.05 7762.05	6209. 07	6639.00	2451.00	8609.01	8340.00		6401.00	4309.50	00 0100	6017.03	6479.98	8201.00	4736.00	9190, 71	7956. 91
Unit	Pf. gal	Units	Piece	L. ton	Lbs	Units	Units	į	Lbs	Doz	Lbs	Units	Gross	Units	Units	Lbs	Lbs	Units	Lbs	Lbs		Lbs	Lbs		L. ton	Units	npssqr	Sq. ft	Units	Units
Commodity	Beverages—Continued. Liquors, distilled, and compounds containing spirits,	Breather Fred Barbard Soda (Daking soda) Broycles and parts—See Machinery—Vehicles, Miscellaneus.	Bidets Billiard tables and accessories Billets, copper	Billets, magnesium alloy Billets, non alloy, alloy and stainless steel	Binder twine (specify fiber) Binders, grain Binding So. Costs. Mark	Sincurgs—see Cotton Mirs. Binoulars, including prism binoculars, opera, field, and marine glasses.	Bins, wall, sheet-metal. Biologica—See Medicinals. Birch, beech, and maple boards, planks, and scantlines	Bisquits and crackers. Bismuth: Matte, slimes and residues.	Metal and alloys, including base bullion Balts and compounds—See Ohemicals. Bit braces and parts, hand operated devices	Bitumen—See Asphalt. Bitumnious paints, liquid and plastic—See Pirments	Black pipe, welded	Blades, necks—See Iron and Steel—Sheets. Blades, coping and seel—Sheets. Blades, hack-saw, hand	Blades, hack-saw, power. Blades, safety-razor. Blankets anotton	Blankets, wool—See Wool Manufactures. Blanks, brass and bronze	Blanks, optical glass, other than ophthalmic Blanks, printing, zinc.	Blanks, tool-bit, of iron or steel. Blanks, tool-bit of molybdenium	Blan s, tool-bit, tungsten and alloys.				-	in the state of th			Blooms, Lou-anoy, and stanness steel	Blow torches. Blowers and ventilating machinery and parts	Blue Vitrol (copper sulphate) Blueprints and Obtographs—See Books, Maps, Pictures, and Other Printed Metra.	Board, fiber insulating, 74," thickness and over-	Boards, procure Boards, range correction 30at oars and paddles—See Wood Mirs.	D Boats, motor, with engines installed, not over 16 gross tons. Up Boats, motor, with engines installed, over 16 gross tons Up Boats, tow—See Machinery—Vehicles, Miscellancous.
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Unit	Lbs. L. ton Lbs. Units.	Lbs	Lbs.	Lbs	Units	Units	Units	Lbs	Lbs	Lbs	Lbs	Lbs	Lbs	Units	Lbs	Units	Units	Lbs.	Gals	Lbs	Lbs	Lbs.		Gals	7010	Gals.	Gals	Pf. gal. Gals.	Pf. gal.	Gals
Commodity	Bauxite concentrates including alumina. Bayletand other aluminum ores. Bayberry wax. Rescons, airport, and searchlights.	Dealing machinery and parts—See Machinery—Textile, Beans, castor Beans, soy	Bearis, vanilla Bearings, ball and parts. Bearings, brass and bronze.	Beds from or steel for locomotives and other railway rolling stock.	Beds, metal Bed spreads – Sec Cotton Mfrs. (also see Synthetic Textiles). Bed Spreads – Products	Bee-keeping equipment (include beehives, supers, sections, comb foundation, honey extractors, etc.)	Herr—See Beverages. Beer bottles. Beets, canned	Belladonna, extract of	Belladonna leaves. Belladonna limmant	Belladonna ointment.	Belladonna plaster	Belladonna root, fluid extract of	Bells, buzzers, annunciators of alastric	11	Belting, leather Belting, rubber, other				Benzol Horide Benzol Communication Communica	Beryllium: Beryllium:	varieties)	Beverage bottles. Beta naphthol flakes and beta namhthol	1	1 1	ted—See Medici-	Malt liquors, in other containers		rs for beverages (include concentrated		Fruit juices, other.

1498	FEDERAL REGISTER, Thursday, February 4, 1943
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Depart- ment of Commerce No.	\$392.25 \$892.25 \$690.06 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7644.00 \$7646.00
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Commodity	Deron sesquioxide. Bort diamond, industrial. Bort diamond, industrial. Bort diamond, machine parts and accessories. Bottleabeling machine parts and class Products. Bottleabeling machine parts. Bottleabeling machine parts. Braces and carcines See Wachine Products. Braces and carcines See Paper and Peaper Mirs. Braces and carcines See Synthetic Textities. Braded flax. Braded flax. Braded flax. Braded flax. Braded flax. Braded flax. Brade flat flax.
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Depart- ment of Commerce	\$203.00 \$203.0	7972.00 2999.05 3697.00
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Commodity	d gypsum (plaster of paris) (inch assarate of choride o	, raily
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Commodity	Cellulose acetate sheets, rods, tubes, and oth forms, plasticized. Cement, Line, and Stone: Concrete and cement manufactures (incorrete and cement manufactures (incorrete and cement manufactures) Cyrushed stone—See Nonmetallic Mineral Lime. Marble and other building and monurating preparations. Crements, rubber. White nonstaining and other hydraulic cement. White nonstaining and other hydraulic cement. White nonstaining and other hydraulic cement. White nonstaining and other hydraulic cement. White nonstaining and pressed (moldide manufactures—See Clay and Olay Jornal Charters) Cementing preparations. Certim. Metals and alloys. Ores and concentrates Caviou graphic. Chairs—See Wood Mirs. Chairs—See Wood Mirs. Chairs—See Wood Mirs. Chairs—See Dairy Products. Chairs—See Dairy Products. Charters—See Dairy Products. Acetic aldehyde. Acetic and hydrides, inorganic, n. e. s. Acetylsalicylic acid (aspirin) in tablet for Acetic and hydrides, organic, n. e. s. Acetylsalicylic acid (aspirin) in tablet for Acetylsalicylic acid (aspirin) in tablet for Acetylsalicylic acid (aspirin) in tablet on Acetic and anhydrides, organic, n. e. s. Acetylsalicylic acid (aspirin) in tablet on Acetic and anhydrides, organic, n. e. s. Acetylsalicylic acid (aspirin) in tablet on an Acetylsalicylic acid (aspirin) in tablet on Acetic and anhydrides, organic, n. e. s. Acetylsalicylic acid (aspirin) in tablet on an Action and produce and copolymers and copolymers and copolymers and copolymers and copolymers and copolymers and compounds, n. e. s. Ally chordee alumin aluminum sulphate Ammonium endoride, and your compressed and Ammonium endorides and annomia and annomia and anumonia and annomia and annomia and annomia and annomia and annomi
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Commodity	Carrets and rugs of wool Carriages, baby Carriages, baby Carriages, baby Carriages, baby Carriages, baby Carriages, baby Carriages baby Carriage down lay batts—See Machinery—Vehicles—Automotive, Parts and Accessories Cast tires and bomotive car wheels; malway Cartens and boxes Series and Paper Mirs. Cartenis and boxes of paper and a Paper Mirs. Cartiage belt links, brass and broanse Cartiage belt links, prass and broanse Cartiage belt links, prass and broanse Cartiage colon, slight, suitable for powder bags. Cartiage and links price and adding machine paper Casen filly Casen, filly

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1502	FEDERAL REGISTER, Thursday, February 4, 1943
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Depart- ment of Commerce No.	\$320. 98 \$32
Unit	Libs Libs Libs Libs Libs Libs Libs Libs
Commodity	Chemicals—Continued. Ethyl chloride— Ethyl chloride— Ethyl chloride— Ethyl chloride— Ethyl chloride— Ethyl chloride— Ethylene elycol monochyl chee. Ferrite ammonium oxalate (iron sat) Ferrite choride. Ferrite
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General License Group	000000000000000000000000000000000000000
Depart- ment of Commerce	
Unit	14
Commodity	Chemicals—Continued. Chemicals—Continued. Chemicals—Continued. Con-lar chemicals used in connection with explosives. The 6.8. Con-lar chemicals used in connection with explosives. The 6.8. Con-lar chemicals used in connection with explosives. The 6.8. Acetac. Acetac. Acetac. Acetac. Anthrequinous dyes, stains, and color lakes, specify by 1298 state. Direct. Direct. Nordant and dhrome. Sulphur. Authrequinous dyes. Lindigo. Organol pigments. Constant intermediates, in e. s. Constant products, driven and connection with explosive of medicinals). Direct. Constant intermediates, in e. s. Constant intermediates, in extractions, in e. s. Constant intermediates, indicatants, ind

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General	0000000000 0 00 0 000 \$20\$ 0 0 0 0000 0 0 0
Depart- ment of Commerce	8148.00 8148.00
Unit	Lbs
Commodity	Chemicals—Continued. Mouth washes, gargles, and personal antiseptics—See Mouth washes, gargles, and personal antiseptics—See Naphthalene. Nationally and integen content of less than 12%. Nationally naphthalene. Nationally naphthalene. Navoam. Na
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Unit	Lbs
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Depart- ment of Commerce No.	8329, 50 8379, 15 8379, 15 8379, 10 8379, 10 8379, 10 8379, 10 8377, 10 837
Unit	Lbs
Commodity	Chemicals—Continued. Sodium acetate an ydrous. Sodium acetate an ydrous. Sodium blorde (sakin geoda) Sodium blorde (sakin geoda) Sodium blorde (sakin geoda) Sodium blorde (sakin geoda) Sodium promited. Sodium promited (sakin geoda) Sodium provide (sakin geoda) Sodium provide (sakin geoda) Thy weight for statistical purposes). Sodium provide (sakin geoda) Thy weight for statistical purposes). Sodium provide (sakin geoda) Sodium provide (sakin geoda) Sodium propositie. Sodium propositie
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Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Chemicals—Continued. Potassium acetafor direction decream of tartar) Potassium acetafor direction decream of tartar) Potassium acetafor direction decream of tartar) Potassium defortate Potassium carbonate. Potassium methorate and bichromate potassium peropherate profusasium carbonate. Potassium methorate and bichromate potassium prepirate and profusasium prepirate and profusasium prepirate and profusasium prepirate. Potassium predictorate. Propylere dictorate. Propylere dictorate gradingen. Propylere dictorate. Propylere dictorate gradingen. Propylere dictorate. Propylere dictorate gradingen. Propylere dictorate gradingen. Propylere dictorate. Propylere dictorate gradingen. Propylere dictorate gradingen. Propylere dictorate gradingen. Propylere dictorate. Propylere dictorate gradingen. Propylere gradingen. Propylere gradients. Propylere gradingen. Propylere gradingen. Propylere gradients. Propylere gradingen.

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Unit		Lbs Lbs Units	M Bd. ft.	Lbs. Lbs. Lbs.		Units	Lbs. Lbs. Lbs.	Lbs.	Lbs	Units Lbs Lbs	Lbs. Lbs. Lbs.	Lbs Lbs Lbs Lbs	Lbs	Lbs	Units	M M Lbs	Lbs Lbs Units Lbs	Lbs.
Commodity	Chemicals—Continued. Zinc suffide. Zircontum carbides. Zircontum holides. Zircontum noides. Zircontum noides. Zircontum noides. Zircontum salts and compounds; n. e. s., inclir-ling all properties of any zircontum compounds.	Zircontum antates. Chemical wood pulp—See Wood Pulp. Chemille bardspreads. Chemille varu—See Synthetic Textiles.	Chesting to deads, planks, and scantlings Chesting extract Chesting	Chewing tobacco, plug and other. Chicle. Chicle. Chicory, fresh.—See Vegetables and Preparations.	Chicory, roasted and dried—See Cocoa and Coffee. Chimteen's wheel goods and parts. Chimteen's lamp. China—See Clay and Clay Products.	Chlorinated hydrocarbons—See Chemicals.	Chlorinated phenols. Chlorine Chlorocetyl caloride. Chlorobenzene di	Caloroform	Chloroptene Chloroptene and copolymers of Chloroptene	Chocolast—See Cotos and Coffee. Chocolast—See Cotos and Coffee. Chrome alum (podassium-chromium sulface). Chrome pigments containing 10%, or more chromium, in- cluding chromium oxide, chromic oxide (chrome pigments).	Chromic acid Chromic Acid Chromic Acid Chromic Shortide Chromic wide Chromic wilds	Chrome brick and shapes. Chromic bricks and concentrates. Chromite refractories. Chromium-barring alloys and serap (Ferrochrome-See Fron. Proceedings)	Metallic chromium. Pigments—See Chromium. Salts and compounds—See Chimicals (also see Figments).	Chromium tanning mixtures. Chromometers, marine. Chrologia madhnes—See Machinery—Metal Working.	Unteks, for machine tools. Gigar and cigarette lighters—See Jewelry. Cigar and cigarette making machinery.	Cigarette cases—See Jewelry. Ogarettes Cigars and cheroots Cigars and cheroots Cinchona bark (report quinine sulfate equivalent in avoir-		Circuit breakers—See Elec. Mach. and Apparatus. Oftro acid Citronella all Citrus julees—See Beverages.
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Depart- ment of Commerce No.	6649.25 6649.25 6649.25 8396.55 8396.56 8396.68 8396.69 8396.91 60113.00 11513.00 11511.00 11513.00 11511.00 11513.00 11511.00 11513.00 11
Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Cobality containing cobait Alloys containing corp metal Origination and compounds Originate and compounds Originate and compounds Oxide Cobality and compounds Oxide Cobality and colours shiftet Cobality and colours shiftet Cobality and colours shiftet Cobality and colours shiftet Cocoan and Office Office extracts and substitutes (include chicory, dried and rossica) Coffice percents Coffice percents Coffice press Coffice press Coffice press Coffice press Coffice press Coffice press Cocoant fall car in any form Cocoant shall controls Coffice press Companies Computing metals Comput
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*D for shipments under 2,240 lbs. In case of shipments over 2,240 lbs., rating will be assigned upon receipt application for freight space.

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Shipping Priority	Kating			M P							0000				MOOF							B
General S License	-	None	47 C	MM	4 14	00	00 00	0000	0000	DODM	XXXX	M	MMMC	MMM	ММММ	IM M	0 0	0 0	0	00	0	DOM
Depart- ment of Commerce		4307. 19	3000.06 3000.05 3004.01 3004.00	3002. 06 3002. 05 3003. 02	3003.01	3009.00	3006.00		3010, 30 3010, 50 3010, 60	3980. 00 3191. 10 3191. 50 3178. 00	3175.00 3176.00 3171.00 3120.98	3160.00	3048. 00 3049. 10 3049. 20	3060.00 3050.00 3127.00	3039.00 3120.05 3074.00	3057.00	3040.00	3031.10	3041.20	3045.10	3026.00	3023.00 3023.00 3061.00
Unit	Lbs	Lbs.	(Bales Lbs. (Bales (Lbs.	(Bales (Bales	(Bales	Lbs	Bales	Lbs Lbs Lbs	Lbs	Lbs. Lbs. Units.	Units Units Doz		Sq. yd.	Sq. yd. Sq. yd. Doz.	Sq. yd. Doz Sq. yd.	Sq. yd	8q. yd	Sq. yd	8q. yd	Sq. yd.	Sq. yd	Sq. ydsq. ydsq. ydsq. ydsq. ydsq.
Commodity	Corundum, wheels of Corsets—See Textile Products. Cosmetics—See Soap and Toilet Preparations.	Cots, cork. Cotton looms—See Machinery—Textile, Sewing and Shoe. Cotton, unmanufactured:	American-Egyptian (Pima) and Sea Island Linters, including cottonseed hull fiber and motes grades 1-8 inclusive, (U. S. official standard).	parat, stape ring 158 and over (U. S. official standard, stable length 11%" up but not including 11%" (U. S. official standard, up to but not including	Upland, staple length under 11/16" (U. S. official standard). Coft sandard).	Batting, unglazed wadding, carded cotton and roving Cinclude upholstery shuffing).	Pulp (include cottonseed hull shavings pulp, cotton pullboard, and bleached and purified linters). Rags, except paper stock Yarn, carded, bleached, colored and moreotte (finalisa).	Yarn, carded, grey Yarn, carded, grey Yarn, combed, insiled, except mercerized Yarn, combed, not finished or mercerized Yarn, mercerized, all kinds	Yarns and threads, hard wastes of, including wiping. Waste, comber. Waste, soft, n. e. s. Cotton manufactures:	Absorbent cotton Bags, new Bags, used or reclaimed Bags, used or reclaimed Bed sheets wind pillow cases Bed sheets wind pillowide chostile	Bedspreads, plain, crinkle, dobby and Jacquard Blankets Boys dothing of woven fabrics, n. e. s. (include bath-	FOURS, SURFAUCKET SILES and stacks, and boys, play suits, overalls, etc.). Braids, ribbons, trimmings, bindings, lacings, tapelabels, and webbing.	Broadcioth, carded, bleached Broadcioth, dyed in the piece Broadcioth, printed Canvas articles.	Chambrays, cheviots, and shirtings Cheese cloth and gauze, bleached or dyed (full piece) Children's outerwear, not knit.	Clothing, men's, of woven fabrics, n. e. s. Combed and carded goods, n. e. s. (cotton fabric) Curtains and draperies (include cotton bath curtains)	Denims Dresses and ensembles, women's (include eyelet, vel. Orlls, twills and worm serious blooded a serious brills, twills and worm serious blooded a serious brills.	ton doth, 40 inches wide and narrower. Prilist, wills, and warp statens, deed in the piece, finish. ed cotton cloth, 40 inches wide and narrower.	Drills, twills, and warp sateens, (unbleached cloth) 40 prills, twills, wills, and narrower. Drills, twills, and warp sateens, (unbleached cotton polety, wills, and warp sateens, (unbleached cotton polety, wills, and warp	court) wider than 40 menes. Drills, twills, and warp sateens, printed, finished cotton cloth, 40 indes wide and narrower.	Drills, twills, and warp sateens wider than 40 inches. Duck and awning materials, colored (include bleached, dyed, stendiled, painted, proofed and printed duck, and woven suring string.	-	Filter cloth, hose and betting duck Fabries, colored yarn, n. e. s. (include seersucker and tickings, n. e. s.).
Shipping Priority Rating											A								В		1	BB
General License Group											-											Lillies
-	0-	None 47	, D	None	onor.	None		00	47		04X	0000	00 00	000	00 00	0000	None	None	None	47	None	MMO
Depart- Generate Commerce Gr	7331. 00 -C 7215. 00 47	000	vicini ika	4307.19 \ None	200	9190.61 7949.95 5960.03 None		7948.01 C	7249.00 47		2230, 30 2230, 30 1129, 05 K	6649.35 6439.98 6439.19 CC	38 88		111	3888		-	4309, 98 None 1031, 00	-	7864.00 None	1032, 00 K 2811, 00 K 8397, 42 C
-	00 00	Lbs	2189, 95	19	4309.50 /	7949, 95		95	00		2189 95 2230, 30 1129, 05	988	6422.00	0923.00 6412.00 6424.00	6439.11	8888	3419, 98	4300.00	~_	8149.00 2249.02 1441.00	1.	

)8	FEDERAL REGISTER, Thursday, February 4, 1943
Shipping Prioriy Rating	\$140.00 C
General License Group	None o O O O O O O O O O O O O O O O O O O
Depart- ment of Commerce No.	3140.00 3199.00 3199.00 3199.00 3220.02 2220.02 2220.02 3200.00 3220.02 3200.00 3220.02 3220.02 3220.00 3220.0
Unit	n padding, fish inmanufactures, Units. J. G. S. Official (Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
Commodity	Cotton manufactures—Continued, Woven belting for machinery (include and narrower). Manufactures n. e. s. (include molleton nets), dyed cotton flocks, and sen n. e. s.). Cotton was. Cottonseed cake and meal—See Fodders an Cottonseed cake and meal—See Fodders an Cottonseed hull fiber pulp. Standard). Cottonseed cake and meal—See Fodders an Cottonseed hull fiber pulp. Standard). Cottonseed cake and meal—See Fodders an Cottonseed hull fiber pulp. Cottonseed null fiber pulp. Standard). Cottonseed cake and meal—See Fodders an Cottonseed hull fiber pulp. Cottonseed hull fiber pulp. Cottonseed null fiber pulp. Standard). Cottonseed cake and meal—See Fodders an Cottonseed hull fiber pulp. Cottonseed null fiber pulp. Counter sinks wood-working. Creadles of iron or steel for locomotives at rolling stock. Creadles of iron or steel for locomotives are rolling stock. Creadles of iron or steel for locomotives and rolling. See Wood—Unmanufactures—See Fish. Cream separators, valued at \$50 or over-cream separators, valued at \$50 or over-cream separators. Cream separators. Crea
Shipping Priority Rating	000 0 A 000000 00000000 0 00 0000000000
General License Group	MMMON ON AMMENATE MANAMEN MOME MANAMEN MA OOO COOCHERERETAIN THE CONTRACT OF T
Depart- ment of Commerce, No.	3072,00 3072,00 3072,00 3092,00 3091,00 3092,00 3093,00
Unit	Sq. yd. Sq. yd. Sq. yd. Doz. prs. Sq. yd. Doz.
Commodity	Cotton manufactures—Continued. Fabrics, cotton and rayon mixtures—Fabrics, cotton and rayon mixtures—Fabrics, cotton and rayon mixtures—Fabrics, mixtured beloched or colored— Fabrics, cotton and rayon mixtures—Fabrics marrow. Gloves, mixt, in the piece. Gloves, mixt, and gauntlets, work, of fabric—Doz. Gloves, mixts, and gauntlets, work, of fabric—Doz. Gloves, mixts, and gauntlets, work, of fabric—Doz. Hosiery, mars. Hosiery, musts, e. s. (include napery, cotton floor—Covernings and furniture slip coverns). Hosiery, musts, e. s. (include napery, cotton floor—Covernings and furnitures ally coverns. Hosiery, musts, e. s. (include napery, cotton floor—Covernings and furnitures and surfaces—Tables and sort on the floor—Tables and sort of the same sort of the floor—Tables and sort of the same sort of t

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	Depart- ment of Commerce	7141 00 8025,98 8315,98 8315,98 8315,98 2209 2209 2005,50 8025,50 8025,50 8025,93 7081,70 9159,09	4302.00 6515.60 6515.60	0099.00 6134.00 6133.50	4299.00	7205. 98	9190. 53 6177. 00 6177. 00 7420. 00	6025,00 6025,00 6025,00 6026,00 7827,00 6167,43	7447. 00 6645. 15 6570. 00 2042. 00	2209. 27 2209. 33 2209. 01 2201. 00 2209. 01	2209, 29 2209, 98 2209, 09 2209, 10 2209, 11 2209, 15 2209, 15 2209, 98 2209, 98 2209, 25 2209, 25
	Unit	Units Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lb	Units Lbs Lbs Lbs	Units	Sq. ft	Units	Units Units Units Units	Lbs Units Units Units Units	Units. Lbs. Lbs. Lbs.	Lbs Lbs Lbs Lbs Lbs	Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs
7 8	Commodity	Diesel and semi-Diesel engines—See Machinery—Power Generating (also see Engines—Dissal and semi-Diesel). Diestly Dhyhalate Diethyl phyhalate Diethyl phyhalate Diethyl phyhalate Diethyl phyhalate Diethyl phyhalate Diethyl phyhalate Diethyl phyhalite Dipentene Dipentene Diphenylamine	Directors, gun. Disinfectants, and strain (state ingredients) Disinfectants, seed (state ingredients) Dists, oork Distribled in Distribution and transmission and Distribution and transmission anawayers.	Machinery and Apparatus. Dog food. Dools and parts—See Toys, Athletic and Sporting Goods. Insulated. Doors, bank (include burglary-resistive chests and safes not boors, vault, fire resistive (insulated). Doors—See Wood Mirrs. Doors—See Wood Mirrs.	Douglas II. "See Wood—Dimanulachired, Douglas II. "See Wood—Dimanulachired, Draperles and drapery materials—See Cotton Mirs. (also see Synthetic Textiles), Drays. Dregging machinery.	Dredging machinery, parts, other, Dresses—See Cotton Mrs. (also see Silk and Silk Mfrs. and Synthetic Textiles). Bressing, adaption, Bressing, adaption, Dried and evaporated fruits—see Fruits.	Drill presses, hand operated devices. Drill presses, hand operated. Drill presses, power operated. Drill presses to ware operated.	Drill steel, bars, aloy and stainless steel Drill steel, bars, alloy and stainless steel Drilling bits, diamond Drills and seeders, horse, power and hand Drills, med outting, for power tools. Drilling, machinery—See, Machinery—Wining, Weil and	Drilling machines—See Machinery—Metal Working. Drop hammers (forging machines) Dross, cadmium. Dross, ginc. Druggists, rubber sundries.	for Medicinals; Acoulte leaves, roots. Acoulte leaves, roots. Arnife, flowers, leaves, or root whole, granulated or powdered. Belladonna (all forms). Cascara bark. Cascara bark. Cinclone bark (report quinine sulfate equivalent in constitutions).	Colditum seeds and colchicum roots Colditum seeds and colchicum roots Colditum seeds and colchicum colchicum seeds leaves). Digitalis seeds Ginseng. Hyoseyamus (Henbane) Nur vomica. Nur vomica. Patchouli leaves Patchouli leaves Payllum seed. Sena. Stramonium (Jimson weed) dried leaves and flowering
-	Shipping Priority Rating			- Симими -	AMMA						
	General License Group	None O O O O O O O O O O O O O O O O O O O	47 None	2HKKKKK	о ммм	None	2	044000 44	74 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	None 47	0 004 0 4004
The state of the s	Commerce No.	7870, 00 7482, 00 6327, 00 8397, 07 8389, 07 8389, 07 8389, 07 8389, 07 8404, 00 7947, 05 6205, 00	7593.00	0065.10 0099.00 0067.50 0067.90 0069.00 0061.00		4307. 19 4309. 50 8010. 00 2209. 98 7949. 95	8088	7242.00 7315.00 2209.07 8629.00 8233.00 7455.03 6178.91	6178.91 5409.05 6155.15 6156.05 6178.91	5409.10 7485.12 5990.05 5990.98 3124.00 8025.93	8329, 98 8385, 07 7455, 05 6673, 07 6169, 43 6169, 43 6169, 98 7465, 03 6169, 98 7408, 00 6479, 01
	Unit	Units Units Lbs Lbs Lbs Lbs Lbs Lbs Units Units Units Units Lbs Units Lbs units	Units	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs. Gals.	Lbs	Lbs	Units. Units. Units. Units. Units.	Units	Carat Units K K K L Doz Lbs	Lbs. Lbs. Units.
	Commodity	Cutlery, See Iron and Steel Mirs.—Cutlery. Cutlers, metal cutting, for power tools. Cut soles, outer, leather. Cutting off machines—See Machinery—Mil. Wkg. Cuttings—See Nursery and Greenhouse Stock. Cuttings—See Nursery and Greenhouse Stock. Cyanide, cuprous. Cyanide, cuprous. Cylinder socks, steam refined—See Petroleum Products. Cylinders socks, steam refined. Cylinders socks, steam refined. Cylinders Socks.	Cypress boards, plants, and scantings—See Wood—Saw- Daill Products. Daill Products. Daily equipment and parts for commercial use, other (in- clude commercial fee cream freezers) Dairy equipment and parts, other, for farm use. Dairy Products.	Buttern Butternik Cheese, processed Cheese, other (include in original loaves) Infants foo, malted milk, etc. Milk and cream, condensed (sweetened) Milk and cream, dried skimmed	d whole milk. porated (unsweetened) h and sterilized s-Natural,	Daubers, cork Dead oil: Deer torgue leaves—See Medicinals. Delex starcard alcohol (solidified)	Dental supplies—See Scientific and Professional Instru- ments. Dentifices, deodorants, and depilatories—See Soap and Profilet Preparations.	Derricks (except mining) Derricks, mining Derricks, mining Derricks not, extract, powder Detrins root, extract, powder Dextrone or British gum Dextrose, pharmaceutical—See Medicinals Dismond dries. Dismond driling bits	Diamond grading wheels. Diamond saws. Diamond wheel dressers	Diamond dust, industrial Diamond dust, industrial Diamonds, industrial, meta alloy slugs containing Tools incorporating industrial diamonds—See Tools. Diamonds, other Diamonds, other Diamonds, other Diamonds, puthalate Dibutyl phthalate	Dictaphone records—See Office Supplies—Misc. Dictaphone records—See Office Supplies—Misc. Dictaphone records—Cee Office Supplies—Misc. Dictaphone records—Cee Office Supplies—Misc. Dictaphone and dictaphone and dictaphone and dictaphone and dictaphone and dictaphone and bloss, diamond Disc, diamond Disc, discouraged, other Discouraged and produce and broats. Dictaphone and broats. Dictaphone and broats.

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Unit	Units.
Commodity	Electrical machinery and apparatus—Continued. Electric paparatus and apparatus and apparatus and parks. In e. s. (include precipic or not provided with playback features). Figashight cases Thans, electric methin for motion picture use, whether or not provided with playback features). Final electric paparatus and apparatus and parks. Final electric moting and parks. Final electric moting and parks. Fune plugs. Generators. Alk lowatt or over, direct current. Coencrators. Alk lowatt or over, direct current. Connerson. Generators. Alk lowatt or over, direct current. Connerson. Alk lowatt or over, direct current. Connerson. Indicating instruments, electric, other rendium serew. Indicating instruments, electric, other rendium serew. Indicating instruments, electric, other rendium serew. Indicating instruments, electric, other small base longer programs and parts, alk lowatt. Indicating instruments, electric, other longer plugs. Indicating instruments, electric, other lens lamps and pune places base lamps of the places base lamps. Indicating instruments, electric, other lens lamps and pune plug plugs. Indicating instruments, electric, other lens lamps and lamps. Indicating instruments, electric, other lens lamps and lamps. Indicating funers and parts, electric, enter lens lamps
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	FEDERAL REGISTER, Thursday, February 4, 1943
Shipping Priority	A A
General 8	
Depart- ment of Commerce	
Unit	Contise and H. P. Contise and
Commodify	Enameled ware—See Iron and Steel Mirs.—Enameled Ware—See Iron and Steel Mirs.—Enameled Enameled ware—See Iron and Steel Mirs.—Enameled Engine parts, Diesel. Engine parts, Diesel. Engine parts, Diesel. Engine parts, Diesel. Engines—Atread, Parts—(int. combustion): Cowik. Engines—Atread, Parts—(int. combustion): Angaretos Spark plugs. Cowik. Engines—Atread, Parts—(int. combustion): Cowik. Engines—Atread, Parts—(int. combustion): Oowik. Engines—Atread, Parts—(int. combustion): Oowik. Engines—Diesel and semi-Diesel Hesselman, etc., injection Diesel and Diesel-electric locomotives (injection type). Diesel and Diesel-electric parts and Accessories. Electric generating sets powered by Diesel or Bagines, assembled or unassembled. Electric generating sets provered by Diesel or Bagines, assembled or unassembled. Electric generating sets provered by Diesel or Bagines, assembled or unassembled. Electric generating sets provered by Diesel or Bagines, assembled or unassembled. Electric generating sets provered by Diesel or Bagines, assembled and portable, not over 200 H. P. Martine, one two 200 H. P. Stationary and portable, ore 200 H. P. Electric generating departs. Electric generating departs. Engraving (Pantograph) milling machine. Engraving (Pantograph) ether. Engraving (Enthines. Engraving (Pantograph) milling machine. Ethylene chlorhytene. Ethylene chlorhytene. Ethylene chlorhytene. Ethylene chlorhytene. Ethylene chlorhytene. Ethylene chlorhytene. Ethylene giycol monochyl ether. Ethylene g
Shipping Priority Rating	
General License Group	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Depart- ment of Commerce No.	70779 01 70778 05 70778 05 70778 05 70778 05 70778 05 70774 06 70774 06 70774 06 70772 06 70772 06 70772 06 70772 06 70772 06 70772 06 70772 06 70772 06 70773 06 707
Unit	Units
Commodity	Electrical machinery and apparatus—Continued. Radio tubes or varies for receiving sets (include tele-light and tubes or varies for receiving sets). Radio and receiving sets). Radio and receiving sets). Radio the spacer. Radio tube spacer. Reciffers merupy power. Reciffers merupy power. Reciffers merupy power. Refigerators, electric, commercial up to 1 ton Refigerators, electric, commercial up to 1 ton Refigerators, electric controlling equipment for electric rallway as the space of the space

1512	FEDERAL REGISTER, Thursday, February 4, 1929
Shipping Priority Rating	
General License Group	NO D STOO THE DOORTH FIRST TO THE
Depart- ment of Commerce No.	5588.00 5459.09 5459.09 5459.09 5451.00 1150.29 1150.20 1150.2
Unit	Units Un
Commodity	Fillings kine. Fillings kine. Fillings kine. Fillings kine. Fillings kine. Fillings support, plastic delibide actation. Filling support, plastic delibide actation. Filling support, plastic delibide actation. Filling support, plastic pyroxylin—See Chemicals. Cartridge, 22 caliber and smaller. Components for smal arms ammunition, 22 caliber of the calib
Shipping Priority Rating	
1	TO MOMPHOND OD AED CO ONO DE O CO O COOD DE O CO
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t- General of License ree Group	25. 88.88 88.98 88.8 88.8 88.8 88.8 88.8

	FEDERAL REGISTER, Thursday, February 4, 1943	151
Shipping Priority	я яняя яняяняя А	AA
General		MM
Depart- ment of Commerce	1185, 00 1186, 00 1187, 00	1312.00
Unit	L. ton. L. ton	Bbl
Commodity	Podders and Feeds—Continued. Podders and Feeds—Continued. Podders and Feeds—Continued. Podders and Feeds—Continued. Peeds, prepared and mixed (include dried buttermilk), Peeds, n. e. s. (include apple pomace) Peolitical and antimonial lead Apples and apples and apples and apples and apple and plums Pertical and peolitical and peolitical and plums Pertical and peolitical and peolitical and peolitical and peolitical and plums Peolitical and peolitical and peolitical and plums Peolitical and peolitical and plums Peolitical and peolitical and peolitical and plums Peolitical and peolitical and peolitical and plums Peolitical and plums Peolitical and peolitical and peolitical and plums Peolitical and peolitical and peolitical and peolitical and peolitical and plums Peolitical and peolitical and peolitical and peolit	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Shipping Priority Rating	AAOAAA Om. O OO mm mm	MM
General License Group	MMMMMM MM M20 OCCOCCOCC O MMM O OCCOCCCCC O S OM S O MM2 O OCCOCCCC	MM
Depart- ment of Commerce No.	0088.98 00774.00 00774.00 00774.00 00774.00 8119.00	1121.00
Unit	Libs Libs Libs Libs Libs Libs Libs Libs	L. ton
Commodity	lilig to the contract of the c	ds, mixed, (include calf manna)

FEDERAL REGISTER, Thursday, February 4, 1943

	FEDERAL REGISTER, Inursauy, February 4, 1545
Shipping Priority Rating	O A MOM OOMM OO OA A AA AO
General License Group	N N N M M M M M M M M M M M M M M M M M
Depart- ment of Commerce No.	\$148.00 \$498.00 \$428.00 \$428.00 \$428.00 \$428.00 \$6143.00 \$6143.00 \$6143.00 \$6143.00 \$6143.00 \$6143.00 \$6143.00 \$6143.00 \$6173.95 \$6177.10 \$6
Unit	Lbs. Lbs. Units. Un
Commodity	Garreles—See Medicionals. darmonts, waterproof—see Rubber (also see Textile Products, wheels of Garmonts, waterproof—see Rubber (also see Textile Products, and before a massive practice and parts. Gas blak. Gas masts. Gas masts. Gas masts. Gas masts. Gas masts. Gas matters and parts. Gas matters and carping machinery betarenown and das marginers. Gas Chemical same beta Machinery—Power Generating. Garges, spark plug thickness. Generators—See Medicions. Generators—See Medicions. Generators—See Drugs, Herbs, etc. Gilmiers wood-working. Gilmiers of prouges see of lighting futures. Chemical gasware.
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Shipping Priority Rating	
General Shippin License Priorit Group Ratin	МИОИМИМИ МИМИМИМИМО ОО ОО МИМИМИМИМИМИМИ
General License Group	100 00 00 00 00 00 00 00 00 00 00 00 00
t- of License Arce Group	100 00 00 00 00 00 00 00 00 00 00 00 00

	FEDERAL REGISTER, Thursday, February 4, 1943
Shipping	0 000
General	
Depart- ment of	No. 7870.00 7870.00 7870.00 7870.00 5408.05 54
Unit	Units
Commodity	Grinders, feed cutters and crushers; Grinding balls—See Iron and Steel Manufactures—Cossing and cheese silven must be a foreging and cheese silvens meat grinders doppers, coftee mills]. Grinding mills, classifiers and equipment for ching machines, power-triven (include bread meat, and cheese silvens meat grinders doppers, coftee mills]. Grinding wheels, diamond parts. Grinding wheels, diamond parts. Grisding wheels, diamond parts, plants and scantilings. Granding machines for the ching of
Shipping Priority Rating	А Андимининан они намининина на А А
General License Group	
Depart- ment of Commerce	6178. 10 6178. 10 6178. 10 7222. 00 72222. 00 72222. 00 72222. 00 72222. 00 72222. 00 72222. 00 72222. 00 72222. 00 72222. 00 72222. 00 72222. 00 72222. 00 722222. 0
Unit	Libs. Units.
Commodity	Glue, caseln Glyvelin (100 percent refrectol basis) Glyvelin (100 percent refrectol basis) Glyvele-See Chemicals—Acchools. Glyvele-See Perchant and Mirs. Goats half—See Hais and Mirs. Goats half—See Hais and Mirs. Goats half—See Frechous Metals. Goods—See Frechous Metals. Goods—See Frechous Metals. Goods—See Schundiff and Professional Instruments, Applacing the Conders, pull or push type Goods—See Frechous Metals. Baley (Not. 48 lbs.) Corn forth (Not. 196 lbs.) Corn forth (Not. 1

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Shipping Priority Rating	ratems D			D			D	4	•																	
General License	dnoso	4 24	None	None C	0		OMOO	Þ	40		None	0		OO		00	_	747	400	- No.	5-	None		0	OMO	
Depart- ment of Commerce		7241.00 7315.00	8180.03		6037. 15 6037. 55 6037. 95	6038. 15 6038. 55 6038. 95	2279.00 2951.00 7456.07 7926.00	0000	6106.00		2017.00	6307.00		6148.00		6102.00		7368.05	8307.00 8378.00	- 8373.00	-{ 8180.19 2209.11 8127.94	8180.13	8124.13 8124.13	7455.07	7650.00 9440.00 4106.50	4100,00
Unit		Units	Lbs	Units	Units	[TOS	Lbs. Units.		Lbs		Lbs	Lbs		Units	Units	Units	Lbs.	Units	Lbs		1 1	Lbs.	Lbs	Units	Units	M. bd. rt
Commodity		Hogs (swine) Hogsheades-See Wood Manufacturers. Hoists (axcept mining) Hoists and derricks, mine See Monday Steel Manufactures—Hollow	Ware (also see Precious Metals). Homatropine (all forms) Hominy and com grits—see Grains and Preparations.	House's it ultimes and all site of Products. Honey-See Sugar and Related Products. Honey-Kattadors. Honing machines	Hoods, fur-felt—See Textile Products	and hot rolled.	Hop aroma Hops. Horizontal boring mills.	Horn, Singlish—See Musical Instruments. Horse, body, mane and tail hair—See Hair and Manuforeness.	Horse meat. Horses—See Animals and Animal Products—Inedible.	Horeschoes and cauks. Hose, not rubbertzed—See Cotton Manufactures. Hose and tubing—See Rubber. Hoseiary—See Cotton Manufactures (also see Silk and Still Manufactures and Struthetic Textiles).	Hosisty knitting machines—See Machinery—Textile, Sewing and Shoe	Hospital sheeting and plees goods, tubbatteet, ones calder raincost, apron, crib, piano and organ bellows, backing adhesive, and typewriter cover) (specify type). Hospital utensils, aluminum.	Hospital utensils—See Iron and Steel Manuactures—Enameled ware. Hot plates, electric—See Electrical Machinery and Apparents	Latus: House futures—See Wood Manufactures. House furnishings—See Cotton Manufactures. House-heating bollers and warm-air furnaces. House-heating radiators (eq. ft. radiation).	Household and personal networker treatment of the Household utensils—See Iron and Steel Manufactures—Enameled Warst.—Enameled was self-contained.	Hydrants, fire	Hydrocodimers Hydraulic brake fluid	Hydraulic pumps, gear, vane and piston type pumps capable of delivering pressures of 100 pounds per square inch or over, parts and controls for same.	Hydrochloric (muriatic) acid.	Hydroxide, sodium (caustic soda) (convert solutions to dry weight for statistical purposes).	Hyoscyamus (Henbane)	Hyoscyamus, extract of (Henbane)	Hyosoyamus, fluid extract of (Henbane)	T-beam bendered and midding See Sngar and Related	Lee cream powder and purding. De reducts. Ice making equipment and parts.	Idaho white pine boards, planks, and scantlings
Shipping	Rating		B																							
General	oup	Ö	M	en C	000	O		None	0	None	None	None None None	מסס		0	0	0 0	0 0	0	0	0 0	0	0 0	0 0	2X02	
-	95			None						22	44	ZZZ		_											000	91.0
Depar		6160.00		00 00	6146.00 6145.00 6147.98	6143.00		2037. 00	3419.05	3205, 05 3399, 98 3399, 20 2220, 20	13	60 60	8069. 98 8329. 98				0201.02	0250.10 0250.12 0250.05	0250, 06 0250, 15 0250, 16	0207. 01	0207.04	0230.07	0230.01	0250.98	6465.00 4286.00 6161.00	398
	0 1	00.00	ton	üts7844.00	ints 6146.	nits 6143.	Heaters—See Iron and Steel Manuacurers—Souves. Heating devices, and parts, industrial—See Electrical Machinery and Apparatus (also see Machinery—Mtl. Wkg.) Heating or cooking devices, utensils and parts, electric— Heating or cooking devices, utensils and parts, electric—	z. Pr	3419.	3205, 05 3399, 98 3399, 20 bs. 2220, 20 bs. 2220, 20	8124.13 8124.13 8180.13	60 60		8329.	9206. 0206. 0206.		0201.	0250	e0250 0250 e0250	[Lbs	0207 0230	Fiece 0230.07	0230	9230 0230 0250	Pr. 6466	Lbs 1.08

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Unit	Lbs			-/	Units	Units Units	Units Units Units	Units Units	Units	Units	Units	Units	Units	Units	Unite	Units	Units		Units	Units	Units	Units	Units	Units	Units
Commodity	Insoles, shoe, cork Instruments, dental—See Scientific and Perfections	Instruments, Apparatus, and Supplies. Instruments. Apparatus. Instruments. Instruments—Fire control, detecting and computing. Fire control instruments containing optical elements, military searchlichts, against control instruments.	types of military equipment, includes: (1) All apparatus or parts thereof for defecting, sightling or determining position of surface, substrates.	(2) All apparatus and paris thereof for computing ballistics, positioning or otherwise directing the fire of gins, torpedoes, bombs, depth charges, mines, or other offensive weapons to include	Specincally: All other apparatus containing precision optical systems. A fraging	Azimuth instruments Binoculars, including prism binoculars, opera, field, and marine plasses	Boards, plotting Boards, range correction Cameras, aerial	Cameras, gun Compasses, magnetic and gyroscopic Compasses, mica dial or mica covered Companiess lead	Computing mechanism, range keepers or other ballstic computer for necitivation are contracted and are computers for necitivation.	Directors, parts and accessories.	arts and acces-	Finders, range and height	111	1	Taris and avessories for telescopes, sights, and periscopes.	Quadrants, gunner's and range.	Sights, artillery	Sights, bomb Sights, gun, rifle, and machine. Sights, n. e.	ok d flash ranging apparatus stors for aircraft and bina ural trainers	Spotting instruments		1.1	nd indica-	ruments.	nts (navigational) including marine chronom- its, navigational, aircraft.
	1			Only-oly	SPORTER!		SALE OF SALES		77 70	1000														ns ns	
Shipping Priority Rating								B														,		Ins Ins Ins	
General License Group	C	0	D	None		0	D	M MOD	47 C	00	0 0	744D		None	0.00	000	000	Lyone	2000	0 0	0	0 0		47 Ins	
							7967, 50 C				6691.05 6638.00 6645.09			2063.00 None 8340.00 C		000	888	1	2809	888		508	5.30 47 5.19 47	444 O	0
General License Group	C	0	Units 7063.05	None		6151.00	7967, 50	MO0			(6891.05)				626	8319.00	8205.98	8205.98	8344.98 8344.98 8200.00	8025.98	8320.03	508	2209.19 47	8205.92 47 8205.93 47 8396.05 C	0

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Depart- ment of Commerce	6026.00 6025.00 6023.00	6017. 01	6017.03	6037. 95 6038. 95 6037. 15 6038. 15	6038, 55	6016.05	6030.15	6031.98	6031.19	6010.70	6010. 20 6010. 30 6010. 90	6015.00	6017.09	6035 90	6036, 00 6035, 50 6035, 10	6034.00 6034.00 6032.98	6032, 05	6017. 07	6037.91	6037.11 6038.11 6037.51	6042.00	
Unit	Lbs	L. ton	L. ton	Lbs Lbs Lbs Lbs	Lbs	L. ton	Lbs	Lbs	Lbs	L, ton	L, ton	L. ton	L, ton		Lbs	Lbs.	Lbs	L, ton		Lbs	Lbs	
Commodity	1 11	Bars, steel, not containing alloy. Iron and Steel—Billets (including other iron made in steel- making turnaces): Billets, alloy steel and stainless steel. Billets, steel, not containing alloy Tron and Steel—Blooms (including other fron made in steel-	asking furnaces): Blooms, alloy and stainless steel	Iron and Steel—Hoopy steel other than stainless, cold rolled———————————————————————————————————	Hoop, staintess steel, for rolled and staintess steel, hot rolled and staintess steel, hot rolled and steel—Ingots (including ingot from and other iron ande in steel—making furnaces):	Ingots, alloy and stainless steel	lamation of April 9, 1942). Plate, boiler, type used as armor plate (other than that Here, in President's Proclamation, April 9, 1942).	Plate, boiler, total shricated, of alloy steel other than stainless, including hot and cold rolled.	Plates, other, not fabricated, of stainless steel, including bot and cold rolled. Plates, other, not fabricated, non-alloy iron and steel	n and Steel—Scrap: Scrap, iron, east and burnt (categories 1, 9, 10, 11, 12).— Scrap, sheet, hydraulically compressed and baled	(categories 7 and 8). Scrap, Steel, No. 1 heavy melting (category 2)	rejects, etc.). Scrap, terneplate, including waste-waste and clippings. on and Steel—Sheet Bars and Tin-Plate Bars (including	ss st ntai	and Steel—Sheets (ungalvanized, including hot and sold rolled and waste and waste-waste, report material under 16" in thickness in 6033-6036):	Black, of alloy steel other than stainless Black, of from Black, of stainless steel	Black, of steel not containing anoy————————————————————————————————————	manufacture of pipes and tubes): Skelp gemi-finished	on and Steel—Sigos (Heudung other non mans in coor making furnaces): Slabs, alloy and stainless steel	Stabs, steel not containing anoy round 3 steel set containing and waste and waste waste): con and Steel—Strip (include waste and waste and waste): Strip, alloy steel other than stainless, cold rolled———————————————————————————————————	Strip, alloy steel other than stantages, not voiled	STIP, stanless steel, hot rolled. Stip, stanless steel, hot rolled. con and Steel—Terneplate (including long ternes and	waste terneplate).
	I H	T T	1	Iro.	Iro	Iro		-		Iro		- 1	0	Iro	2		1 -	-	-	441147	Д	
Shipping Priority	T	or T	H	Iro	Iro	B							•	1								
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General	Group Assums		0	Iro	Iro	OM#C	00	D 20	D 86	000	#88888	None O	0000	00 0) 0				00	0	000	10 100
t- General	Group Assums	0 C	0	Loo	Iro	7099.90 C 5292.00 K 7087.00 47	8346.30 C	8346.10 C 8346.20 8346.98	D 86	000	6223, 68 6220, 85 6220, 99 6220, 99 6220, 99	996 None None	6223.05 6220.98 6220.99 6101.00	6001.00	33 88	00	Lbs 6038.98 C	Lbs 6037.19 C	Lbs	T.B. 6022.00 C	6021.00 6020.00	10 100

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Shipping Priority	Rating Annual Control of the Control	
General	0 0000 000 0000 000 00000 0 0 00000 0 0	00
Depart- ment of Commerce	6093.00 6094.00 6094.00 6094.00 6094.00 6094.00 6094.00 6095.0	6160.00
Unit	Libs Libs Libs Libs Libs Libs Libs Libs	Doz
Commodity	Mits.—Nails and Bolts: pulme screws, nuts, riveis, and washers (expand) Mits.—Railway Material: manies, fitted with wheels may wheels. Mits.—Railway Track Material: may wheels. may an an an and indianterial more of the first of the f	
Shipping Priority Rating		
General License Group		00
Department of Commerce No.	6041.00 6013.00 6014.00 6014.00 6104.00 6104.00 6104.00 6104.00 6104.00 6105.05 6105.05 6105.05 6105.00 6115.00	6121.00
Unit	L. L	Lbs
Commodity	refiges (including Cobbles and Saroll- refiges (include die freel castings. ", excluding steel alls, and not con- alloy and stainless are supplicomotive). "States and tires oll-freed bollers are supplication of freed bollers. "Wheels and tires." "Wheels are supplication of freed bollers. "Wheels are supplication of freed bollers. "Attl. Wig. "Attl	Tin earls, other, finished or unfinished

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Shipping Priority Rating							
General License Group	0 0000000 0	### ##################################	D 00 M	0 0	0 * 14		74 D
Depart- ment of Commerce No.	6205.11 - 6205.13 - 6209.98 6209.98 6190.00 6190.00 6197.00 6198.00 6198.00 6189.00 6189.00	6209, 07 6200, 00 5013, 10 5013, 10 5013, 10 8315, 10 8315, 10 8319, 09 3490, 07 3490, 07 3490, 03 6479, 05	2999. 05 5042. 00 5990. 98 9629. 00	9626.00	9627. 00	9628. 00 9628. 00	9620.00
Unit	Lbs. Lbs. Lbs. Lbs. WM MM M M M M M M M M M M M M M M M M	Libs Gals Gals Gals Libs Libs Libs Libs Libs Libs Libs Lib	Lbs				Units
Commodity	Iron and steel mfrs,—Miscellaneous—Continued. Unfilled: Gipments covered by individual export control licenses—See Special Provisions for export of drums. Other shipments—See Special Provisions for export of drums. Iron and steel manufacturers, other (include bottle openers, hand bottle cappers, sheet steel ware, steel stampings. Feace posts. Needles, untilling machine. Needles, other (include hand-sewing needles). Precision scales, laboratory balances and weights. Scales and balances, other. Scales and balances, other. Scales and balances, other. Scales and other power transmission chains (controlled as machine peatles).	Totel talls, and of your or steel and you of steel only). Iso-hexanes. Iso-octanes (including alkylates, hot acid octanes, and hyrocodinens. Iso-pentanes. Iso-pentanes. Iso-pentanes. Isopropyl alcohol. Isopropyl ether. Isile or tampico ord, oordage and twine. Isile or tampico ord, oordage and twine. Isile or tampico has, numanulactured. Istle or tampico hers, numanulactured. Istle or tampico yarn. Ivory or lagua nuts. Isockets for shells, brass and bronze.	Jacquard and dobby-woven materials—See Cotton Manu- factures. Jacquard and dobby-woven materials—See Cotton Manu- factures. Jars, glass—See Glass and Glass Products. Jars, petroleum Jewels and fewel bearings industrial. Jewely. Articles of other materials (synthetic resin, cellulose	compounds, etc.) (include cigratte cases, pocket cigar and eigarette lighters, compacts, powder and vanity cases). Articles of other metals (silver gold-filled, rolled-gold-njate and base metal, whether or not electroplated) (include cigarette cases, pocket cigar and cigarette lighters, compacts, powder and vanity cases). Jewelery and other articles of solid gold to be worn or earlied about the person (include ment's jewelry carried, shout the person (include ment's jewelry carried, shout the person (include ment's jewelry).	would a joyan y. "Leastes powder and vanity), digarethe lighters, compacts, powder and vanity), digarethe lighters, compacts, powder and valled rolled loweiry, man's of other metals (silver, gold-filled rolled gold-plate, and base metal whether or not electropated) (include rings, sollar and cult buttons, studs, tie-clips and tolders, watch chains, watch bracelets and stockpins). Joyachy, men's, other materials (synthetic resin, celloweiry, men's, of other materials (synthetic resin, celloweiry, men's, of other materials (synthetic resin, celloweiry, men's, of other materials (synthetic resin, celloweiry, men's, other materials (synthetic resin, celloweiry).	buttons, studs, the-cipies and holders, watch chains, watch bracelets, and stickpins). Joweiry, women's of other materials (synthetic resin, equiliose compounds, etc.) (include rings, bracelets, bar pins, brooches, necklaces and carrings, bracelets, loweiry, women's of other metals (silver, gold-filled, robled-gold-plate, and base metal whether or not electroplated) (include rings, bracelets, bar pins, brooches, necklaces, and earlings).	Jowelry findings, parts and materials (specify by haute). Platinum is welly and other articles of solid platinum to be worn or carried about the person (include men's and women's jewelry, cigarette cases, pocket cigar and eigarette lighters, compacts, powder and vanity cases. Jig. borer, milling machines. Jimson weed—See Drugs, Ho-bs, Leaves, and Roots.
Shipping Priority Rating							
General License Group		0000000000000000	000 0000		0000000		
Depart- ment of Commerce No.	6159, 00 6178, 95 6169, 43 6178, 10 6173, 00 6162, 00 6172, 00 6172, 00 6163, 00 6165, 00	6067.98 6068.90 6077.38 6071.00 6071.00 6071.00 6071.00 6072.00 6072.00 6072.00 6072.00 6077.00	6060, 00 6061, 00 6077, 05 6091, 01 6081, 19 6091, 19	6091, 09 6091, 09 6082, 00 6082, 00 6091, 09 6092, 00 6091, 13	6091, 13 6087, 10 6086, 10 6086, 90 6091, 25 6081, 00 6088, 00 6081, 00 6081, 00		6205. 01
Unit	Doz. Units. Units. Units. Units. Doz. Units. Doz. Units. Units. Units.	Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Ubs. Ubs. Ubs. Units. Units.	Lbs.
Commodity	Iron and steel mfrs.—Structural products—Continued. Hay and manure forks. Mechanics' hand tools, n. e. s. and parts (findude tool holders, calipers and micrometers). Pipe stocks and dies for power-driven metal-working machines. Planes, chiesls gouges, and other hand operated cutting tools and parts, woodworking. Pliers, pincers, nippers, and splicing clamps, other. Serew plates, taps, bolt dies for power-driven metal-working machinery. Shovels, spades, scoops, and drainage tools. Tool grinders, emery wheel dressers. Tool grinders, emery wheel dressers. Tools incorporating industrial diamonds—See Tools (incorporating) industrial diamonds. Vises.	g and oil line	They and mechanical steel tubing. Those holer, seamless Tubes, boiler, wedded Tubing, mechanical Iron and Steel Mfrs.—Wire: Bale ties Clothesline	Coated wire, iron or stele, in. e. s. s. n. e. stelen in.	Proceedings of the control of the co	We ding wire and rods, non-electric. Wire is trand. Wire strand. Wire strand. Wire strand. Wire was manufactures, other, including card clothing and manufactures, other, including card clothing. Iron and Steel Mirs.—Miscellaneous: Automatic scales, bathroom. Automatic scales, other. Carbonyl iron powder.	Chains, n. e. s. Drums and containers, metal, or oil, gas, other liquids and solids. Filled: Shipments covered by individual export control licenses—See Special Provisions for export of drums. Other shipments—See Special Provisions for export of drums.

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Depart- ment of Commerce	7400.00 7402.00 6125.00	6615.20 6515.21 6515.60 6615.60 6516.60 6516.60 6516.60	6512.00 6512.00 6515.60 6645.35 6507.00 6515.37	6515, 60 6515, 60 6515, 60 6515, 60 6515, 50 6515, 60 6515, 60 6515, 55 6515, 55	6515.6 6512.00 6515.60 6515.60 6515.05	6515, 60 6515, 60 6515, 98 8202, 00 8609, 05 9190, 55 8398, 98	0330.00 0327.00 0328.00 0304.10	0305, 10 0305, 20 0312, 30 0312, 10 0312, 10 0300, 00 0302, 00	0303.00 0339.00 0313.00 0308.00 0309.00	0359.00 0323.00 0319.00 0311.00 0357.00	0321.00	0332, 98
Unit	Units	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs Lbs Lbs Lbs	Lbs Lbs Lbs Lbs Lbs Lbs Lbs	Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs Lbs Lbs Lbs Lbs Lbs	Lbs. Doz. pr.	####### ##############################	Lbs Sag. rt Sag. rt Sag. rt Sag. rt	Sq. ft Sq. ft Sq. ft Sq. ft Sq. ft Sq. ft	Sq. ft	Lbs
Commodity	Lathes, turret, ram and saddle, bar and chucking Lathes, parts—See Machinery—Mtl.Wkg. Lanndry machinery—See Machinery—Industrial. Lavatories—See Clay and Clay Products. Lavatories, sinks, and other plumbing fixtures, iron and stell—See Medicinals.	Led (including antimonial lead): Anode (all types) Cable (all types) Castling: Cantiking yan. Carticles, discs, and rings Flarges (roof flanges) Foll, metuding lead and lead tin foll.	Fuse wire Laminated lead. Ore, matte and base builton. Fignents-See Pigments. Figs and bare (include blocks and ingots). Figs and bare (include blocks and ingots). Figs and hare (include blocks and ingots).	Plugs Powdered and granulated lead Sash and seele weights Seep and seeleweights Seep and residues, including battery mud Sections. Sheets, pipes, and bends. Sheaphel.	Solder. Strips. Tapo. Typo.	Wool Manufactures (all others) Lead axion Lead axion Lead computers Lead computers Lead anoth themate	Belting leather Boot and shoe cut soles, outer Boot and shoe cut stock, other (include inner soles, heels, lifts, counters, box toes, uppers, etc.). Call and kip upper leather, black, sides. Oal and kip upper leather, black, sides.	Call and kip upper leather, other sides. Call and kip upper leather, other whole skins. Call and kip (whole) patent upper leather. Case, bag, and strap leather. Cattle patent upper leather. Cattle upper leather, black grain. Cattle upper leather, fullished splits. Cattle upper leather, other grain.	Cattle upper leather, wax and rough splits. Glove and kid patent leather, other. Goat and kid upper leather, black. Goat and kid upper leather, black. Goat and kid upper leather, other. Horse and clot upper leather, other.	Leaturer and ranned skins, other Other liming leather. Other patent upper leather. Other upper leathers Pig and those gives and garment leather Reptilian and aquatic leather Sheep and lamb glove and garment leather (except shear)ing)	Sheep and lamb lining leather. Sheep and lamb upper leather (include shearlings and obteta) of the leather off of the shearlings and sole and helting leather off of the	Sole and belling leather offal, shoulders, necks, and bellies.
Shipping Priority Rating		AA		OMA			0	AU D	A	onthe	D	
General License Group	040 0	о оооммос	0000000	IO#OMOMM	None C	00000	Мо	оммом	D 2MD	0040444	None	to
Depart- ment of Commerce No.	7444. 05 7636. 00 6054. 00 3224. 00	3229.05 3205.09 3211.00 3228.98 1036.00 8432.00 3499.15	3499.13 3499.11 3499.11 3970.05 3499.15 2189.95	8362, 13 2220, 20 5027, 00 1251, 00 7455, 07 0041, 00 3857, 70	6307. 00 6126. 00 5510. 00	6116, 00 6118, 98 4730, 00 4699, 05 4724, 00	3160.00	7452.98 0034.00 5338.00 8419.00 5255.00	9832. 00 9793. 00 9791. 00 9794. 00	9792.00 9799.00 0858.05 7455.07 0053.00 0808.01		0048.00
Unit	Units Units Lbs	Los Los Los Bu- Los Units	Lbs. Lbs. Lbs. Units. Units. Lbs.	Lbs. Unit	Lbs	Doz. Units Lbs. Lbs. Cbs.	Lbs	Units Lbs.	Units Units Units	Units. Units. Libs. Units. Units. Libs. Libs. Libs. Libs.	Lbs	Lbs
	Joggling machines Jointers Jointers Jointers Jointers Juices, print—See Beverages. Juices, vegetable—See Vegetables and Preparations, Juice bee Animal Products—Edible. Juice bags, except when used as a container for other mer- chandise.	chandise or as a component part of other products. Inte fiber Jute year, cordage and twine. Jute manufactures, n. e. s. Kafar. Kaspornine or cold-water paints, dry Kapok cushions and upholstery pads.	Kapok intesavuja appliances. Kapok mantactures, other. Kapok matted fiber (semi-manufacture). Kapok matteresses. Kapok uploistery pads. Kanok uploistery pads. Kanut resins copal fossils.	Kernels, palm (all varieties) Kerosene. Ketchup, chili sauce, and other tomato sauces. Koyseating machines. Kimonos. Kip Sains—See Hides and Skins.	Products. Kitchen utensils, aluminum. Kitchen utensils, iron and steel Knife-trimmed mice. Knife-trimmed mice. Knife-trimmed mice. Knife-trimmed mice. Knife-trimmed mice.	11111	Labels, tape, cotton. Labels, tape, cotton. Laboratory instruments and apparatus—See Scientific and Professional Instruments, Apparatus, and Supplies. Lac, button, crude, seed, and stick. Tages, laring, and large and large and large and large had becomed as the country of the	factures. Lacquers—See Chemicals. Ladies, foundry. Lamb and mutton. Lamp bases, clay. Lampblack. Lampblack and antern globes, glass. Lamp chimney and lantern globes, glass.	Candles Bectric—See Electrical Machinery and Apparatus. Gasoline pressure lamps, lanterns and parts. Incandescent mantles Lamps, other, except electric (include kerosene, gas, and acctylone lamps).	Lanterns, wick. Lighting devices, other, except glass, and parts, n. e. s. Lanolin grease. Lapping machines Land Land oil. Land oil. Land substitutes	ed or processed rubber sheets, teh).	Lath, meta, (expanded metal) Lathe chucks—See Machinery—MtlWkg.

15	22	FEDERAL REGISTER, Thursday, February 4, 1945
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	Depart- ment of Commerce No.	7039.00 5171.00 5171.00 1303.00 1303.00 1303.00 1303.00 2223.00 3004.00 300
	Unit	Duits. Bales and Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.
	Commodity	Lighthing arrester, choke coils, reactors, and parts. Lighthing arrester, choke coils, reactors, and parts. Lighthing arrester, choke coils, reactors, and struming, arritheta,—See Scientific and Professional instruments, Apparatus, and Supplies. Linner See Total Seal Scientific and Purified. Linner See Sea Servers and purified. Linners, cotton, including cottonsed hull fiber notes (grades 1-8 inclusive, U. S. Official Standard). Linters, cotton, including cottonsed hull fiber notes (grades 1-8 inclusive, U. S. Official Standard). Linters, cotton, including cottonsed hull fiber notes (grades 1-8 inclusive, U. S. Official Standard). Linters, cotton, including cottonsed hull fiber notes (grades 1-8 inclusive, U. S. Official Standard). Listening devices, See Beverages. Listening devices, See Manufacture—Hardware. Locks state-fleet line and Steel Manufacture—Hardware. Locks state of the line of the See Machinery—Lockers and consortive parts and accessories. See Machinery—Lockers and consortive stallway make without which seels. Locentarity car wheels and cerestric transless. Locentarity car wheels and power to the seed of transless. Lockers and power plower, and hand common to the seed of the seed of the section, comb foundation to the power. Harvesters and power power, and howers. Lighthe company of the seed of the seed of the seed of the seed of
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	Depart- ment of Commerce	06234, 00 0627, 30 0627, 30 0648, 00 0658, 00 0658, 00 0658, 00 0658, 00 0658, 00 0659, 00 06
	Unit C	S. S
	Commodity	Leather—Continued, and sides, and sides. Leather dressings and attomobile leather Leather dressings and attomobile leather Leather dressings and attomobile leather Boots and stoes, ment's McKay swed Boots and stoes, ment's McKay swed Boots and stoes, ment's atteld down Boots and stoes, women's and misses, turn or turned Boots and stoes, women's and misses, turn or turned Boots and stoes, women's and misses, turn or turned Boots and stoes, women's and misses, turn or turned Boots and stoes, women's and misses, turn or turned Boots and stoes, women's and misses, turn or turned Boots and stoes, women's and misses, turn or turned Boots and stoes, women's and misses, well Boots and stoes, women's and misses, with cemanted Soles (compo, are), stuck-on, etc.) Boots and stoes, women's and misses, with cemanted Boots and stoes, women's and misses, well Boots and attickel leather, beach sandals and other footwear with fabric uppers). Card cases, pruses, wallets, etc., oleather footwear with fabric uppers). Card cases, pruses, wallets, etc., oleather footwear with fabric uppers). Card cases, pruses, wallets, etc., oleather footwear with fabric uppers). Card cases, pruses, wallets, and similar articles, no. e.s. Handass, pockethooks, and purses, women's and childress pockethooks, and purses, women's and sufficience and ratical leather, beach sandals and other footwear and stoes and attical eather, beach sandals and other leases. Handass, pockethooks, and purses, women's and builtage well with the store and store

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Commodity	Machinory—Industrial (Mise.)—Continued, Bakery machinery parts. Balancing machines, for balancing metal parts statically, or dynamically or both—See Instruments.	Predsion. Ball bearings and parts, except balls (include for automobiles), collers for bearings. Balls and rollers for bearings. Bearings, roller and narts.	Blast cleaning and tumbling machines—See Machinery — Melting and Casting.	Botter gauge glass tribes. Botter gauge glass tribes. Bottle labeling machines and parts. Bottle washing machines and parts. Bottle washing machines and parts.	Bottling machines, beverage Bottling machines, other Brewers' machinery and parts	Carnery machinery (include cookers, pulpers, Juice attractors, peeling and paring machines, graining machines, graining machines for anniverse locations.	and similar equipment for use in canneries). Cigarette and cigar making and other tobacco machinery and parks.	Confectionary machinery.	ery—Construction and Conveying. Cotton ginning and deliating machinery Cotton gin parts, cotton presses and parts. Cotton gin parts, cotton presses and parts. Usen separatiors valued at \$50 corver. Dairy equipment and parts for communical machinery	(include commercial foe cream freezers). Engines, internal-combustion, Diecel and semi-Diecel—See Machinery—Power Generating. Engines, internal-combustion, gasoline and kerosene (combustion, gasoline and kerosene	Aing. Flour-mill and gristmill mackinery and parts. Furnaces, industrial, non-electric, other than metal	controlling instru-		dry-cleaning equipment and parts, all leand washing machines and wringers). In machinery or machinery parts.	_	Measuring machines for use in measuring or inspecting precision parts for use in the metal working industries by mechanical means—See Instruments—Pre-	-	machinery vegetables and steri-	
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General License Group	None None	None	None	None None None	0	0	Dono	None	None None None	4 44	4 444	444045	4444	444	47	0	0 0	0 00	74 47
Depart- ment of Commerce No.	7824. 00	7808.00	7861.00	7893.00 7887.00 7879.00 7889.05	7874, 30 7874, 50 7874, 50	7875. 50 7877. 30 7877. 50	7878.30 7878.50 7889.01	7884.00	7885.00 7898.00 7891.00 7899.98			7234, 00 7242, 00 7205, 05 7206, 98 7246, 00		7241.00	7220.00	7349.01	7750.01 }	7704.00 7705.00 7706.00	7658, 00
Unit	Units	Units	Units	Units Units Units	Units	Units	Units	Units	Units. Units. Units.	Units	Units.	Units Units Units Units Units	Units. Units. Units	Units	Units	Units	Units	Units	Units
Commodity	Machinery—Agricultural impliments—Continued. Planters, horse and power. Poultry equipment, all other not listed (include chick feeders, drinking fountains, brood and other poultry coops, dry mash hoppers, grain feeders, trap nests,	Power Sprayers for trees and crops (valued \$100 and cover). Prayers for trees and crops (valued \$100 and Separators, other small sprayers for garden and household use (valued standards).	less than \$2) (for insecticides and disinfectants). Threshers seed separators. Towers and parts of windmill.	Tractor engines Tractors, garden (include wheel tractors less wheels) Tractors, wheel, parts and accessories for	Tractors, tracklaying (carburetor type) (new)	Tractors, tracklaying (injection type) (new)	Tractors, tracklaying, parts and accessories for Tractors, used, all types.	Tractors, wheel (include wheel tractors less wheels)	Windmills wers. Windmills Agricultura machinery, and implements, all others not listed, (include land rollers and surgeovers)	Bulldozers, angle dozers, trail builders, brush cutters, and similar equipment. Concrete mixers (include paying machines). Construction equipment, all other and parts.	Conveying equipment, other, and parts Conveyors, bucket, chain, or belt. Cranes, other (include whiteles). Cranes with seving homes	Derricks (except mining) Dredging machinery Dredging machinery parts Elevators, and parts Excavator and power shovels	Date and parts and accessories, other Graders, lother Graders, lother (include elevating graders). Graders, pull or push type. Graders, self-propelled	Hosts (except mining) Road machinery and parts, all other (include rooters, rippers, levelers, road drags, and bituminous distributors).	Acade rouges Scrapers, self-loading Achinery—(for mig.) Aviation lubricating oil: Equipment which can be used or advaned to use to	the production of aviation intricating oils. Equipment which can be used, or adapted to use, for N		Air compressors, stationary, capacity not over 25 cubic feet. Air compressors, stationary, capacity over 25 cubic feet. Air compressors, portable conference.	Afr-conditioning equipment and parts, other (include religerating apparatus, blowers, ventilating machinery when part of a complete air-conditioning insteary machinery.

152	4	FEDERAL REGISTER, The company
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	ment of Commerce No.	7406.00 7408.00 6118.00 6118.00 6118.00 6118.00 6118.00 6118.00 6118.00 7444.00 7446.00 7446.00 746
	Unit	Units.
	Commodity	Machinery—Metaworking—Continued. Threading machines. Tools, metal cuttint, lar e and small including cutters, dies, die heads, hobs, aps, saws, and blades, shoar driven, of types suitable for use in power for holding same, of types suitable for use in power for holding same, of types suitable for use in power for holding same, of types suitable for use in power for holding same, of types suitable for use in power for holding same, of types suitable for use in power for holding same, of types suitable for use in power for holding same smelling machinery—Whining, well and pumping: One of the folding same smelling machinery and parts (include flotation machinery) Outers, coal. Machinery—Mining, well and pumping: One will turbine pumps—gear, vane, piston type capable of delivering pressures of 100 lbs, per sq. incl or over, parts and controls for same. Hydraulie pumps—gear, vane, piston type capable of delivering pressures of 100 lbs, per sq. incl or over, parts and controls for same. Hydraulie pumps—gear, vane, piston type capable of delivering pressures of 100 lbs, per sq. incl or over, parts and controls for same. Hydraulie pumps, parts for replacement or repair, not specifically described. Minia and quarty machinery all others. Pennys and derricks. Minia and quarts, all others. Pennys and parts, all others. Pennys and parts, all others. Pennys and parts, all others. Reciprocating steam pumps, all others. Pennys and parts, all others. Neel-drafting apparatus and parts, all others. Neel-drafting apparatus and parts, all others. Addressing mechines, parts, courting machines, lused. Accounting, bookkeeping, and abuilating machines, lused. Accounting, bookkeeping, and accounting machines,
	Shipping Priority Rating	
	General License Group	00 7 7 0 0 0 0 000 0000 0 000 0 000 0 000 0 0000
	Depart- ment of Commerce No.	7455.06 7652.00 7652.00 7654.00 9841.00 9841.00 9841.00 9841.00 9841.00 7619.00 7759.00 7455.00 7455.07 7457.07 745
	Unit	Units.
	Commodity	Machinery—Industria (Misc,—Continued. Bistic moding machines and presses. Power-dryen metal-reverking machinery—See Machinery—Netal-Working machinery—See Machinery—Netal-Working machinery seeperating machinery power Generating. Power-generating mochinery words in over 1 ton respectly. Refrigerating equipment and parts, over 10 tons capacity. Refrigerating machinery and parts. Sawmill machinery and parts and seesories—See Machinery—Power Generating. Sugar-mill machinery and parts and seesories—See Machinery—Refring machinery and parts and seesories. Refring machiners tension, ductility, compression, fet.—See Instruments—Perceision. Textile, seving, and shoe machinery—See Machinery—Power Generating. Noner methers and parts, industrial, n. e. s. (include, information of land in machinery and parts. Noner methers and parts, industrial, n. e. s. (include, information of land in machinery and parts. Nonling machines and parts, industrial, n. e. s. (include, information of land transfer of the parts of the parts of the parts of the parts. Nonling machines and parts, including cauping of the parts of the parts of the parts. Purnaces, industrial, non-electric, metal-working. Nonling machines and parts, including cauping of the parts and foundry dust collectors. Machinery—Machines. Politing machines Curing machines Politing machines Research machines Right machines Cutting of machines Polishing machines Research machines Resear

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Depart- ment of Commerce	7912.00 7931.60 7922.00 7928.00 79318.00 7916.00 7916.00	7996.05 7996.09 7991.50 7999.71	7997. 49 7997. 49 7997. 44 7997. 47 7997. 51 7997. 51 7997. 51	7997, 56 7997, 45 7997, 59 7997, 59 7997, 61 7928, 50	7901.02 7901.03 7901.03 7901.05	9027. 01 7902. 02 7902. 05	7903. 01	7904.33 7904.35 7904.61 7904.63 7904.65		7929. 00 7931. 30 7911. 00 7907. 00
Unit	Units Units Units Units Units Units	Units Units Units	Units Units Units Units Units Units	Units Units Units Units Units Units	Units Units Units	Units Units Units	Units	Units Units Units Units Units	Units.	Units
Commodity	Machinery—vehicles—automotive parts and accessories: Automobile parts for assembly Automobile tire-service equipment and parts (include vulcanizers, int bools, the spreaders, etc.). Automobile and truck springs. Automobile and truck springs. Automotive gears, other Automotive pistons. Automotive pistons. Automotive piston rings. Automotive piston rings. Automotive piston rings. Bus, and truck engines, Diesel and semi-Diesel—See	Carriers, ordinance combat, engine parts for Carriers, ordinance combat, engine parts for Carriers, ordinance combat, other parts and accessories for (except amor plate and turrets). Engines, gasoline (carburetor type) Engines for light, medium, heavy tanks Engines arts for light, medium, and heavy tanks Horns, hand and electric.	Industrial trucks and tractors electrical, n.e.s. Military semi-trailers, 24 ton surgical Military semi-trailers, 2 wheel cargo Military semi-trailers, 6 ton—2 wheel (costs artillery). Military semi-trailers, 6 ton, van and stake. Military semi-trailers, 10 ton, 2 wheel van Wilitary semi-trailers, 10 ton, 2 wheel van Whilety semi-trailers, 10 ton, 2 wheel van	Military semi-trailers, 12 thru 16 ton, 4 wheel van. Military semi-trailers, 20 ton tank transport. Military semi-trailers, 20 ton tank transport. Military semi-trailers, n. e. s. Military semi-trailers, n. e. s. Military semi-trailers, parts and accessories. Motor truck and bus engines, gasoline (carburetor type)- Notor trucks, busses, and chasses, new (include station and warehouse gasoline motor trucks and automotive Under 1 ton.	M ton and under to to over \$45 ton Over \$45 ton and under 1 ton Station, warehouse, and factory trucks, powered by gasoline motor, whether or not containing conveying, lifting, stacking, or similar and not over 1% tons.	Over 1, not over 1½ tons Station, warehouse, and factory trucks, powered by gasoline motor, whether or not containing conveying, lifting, stacking, or similar Over 11% not over 21% ov	56 F. E. E. F.	ni-Diesel (injection type): not over 4 tons. t over 5 tons. sector type): not over 4 tons. t over 5 tons.	1.1	0 (dist
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Depart- ment of L Commerce C No.	7961.00 7968.85 7965.00 7975.00 7975.91 7996.95 7799.98 7458.05 7799.98 7458.05 7799.98 7458.05 7799.98 7458.05 7799.98 7458.05 7799.98 7458.05 7799.98 7799.98 7799.98 7799.98 7799.98 7799.99 7799.98 7799.98 7799.98 7799.98 7799.98 7799.98 7799.98 7799.99 7799.98 7799.98 7799.98 7799.98 7799.98 7799.98 7799.98 7799.99 7799.98 7799.9
Unit	Units
Commodity	Machinery—Verlices—Miscollaneous—Continued. Steam relivant seas. Takies military, parts and accessories for except armor plates and furries, and seasoing dredges). Vessels, merchant (include barges, oil tankers, tow boats, and seasoing dredges). Wageness and sarries, other (include baby carriages, oil tankers, and sanging and orar, other (include baby carriages, our profess and parts, other (include baby carriages, our profess and parts, other (include baby carriages, our profess and parts, other (include baby carriages, tures for use therewith machines, equipment and fix-tures for use therewith. Machinery—Welding and Cutting, das: Washinery—Welding and Cutting, das: Machinery—Welding and Cutting, das: Washinery—Welding and Cutting, das: Machinery—Welding and Cutting, das: Magnesia and manufactures Alloys and nother forms, and magnesium ribons. Magnesia in nects, billiets, bars and scantlings. Magnesia prick and shapes—See Clay and Clay Products. Magnesia brick and shapes—See Dray and Magnesia brick and shapes and spiletelstan—See Brons—See Products. Magnesia brick and shapes and swine. Magnesia brick and shapes and shapes and shapes and shapes and shapes and shapes. Magnesia brick and shapes and shapes and shapes and shapes and shapes. Magnesia brick and shapes and shapes and shapes and shapes and shapes and shapes and
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Depart- ment of Commerce No.	7908. 00 7909. 00 7909. 00 7909. 00 7997. 01 7997. 01 7997. 02 7997. 03 7997. 13 799
Unit	nits.
Commodity	Confinuery—vehicles—automotive parts and accessories— Confinued. Passenger cars and chassis (new), over \$8.50, not over \$1.200 (list price). Passenger cars and chassis (new), over \$2.000 (list price). Unpassenger cars and chassis (new), over \$2.000 (list price). Unpassenger cars and chassis (new), over \$2.000 (list price). Unpassenger cars and chassis (new), over \$2.000 (list price). Unpassenger cars and chassis (new), over \$2.000 (list price). Unpassenger cars and chassis (new), over \$2.000 (list price). Unpassenger cars and chassis (new), over \$2.000 (list price). Unpassenger cars inflary cargo, over \$2.000 (list price). Unpassenger cars inflary cargo, over \$2.000 (list price). Unpassenger cars inflary cargo, over \$2.000 (list price). Unpassenger cars inflary, and bear to be to b

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Depart- ment of Commerce	\$300.09 \$330.00 \$330.00 \$330.00 \$330.00 \$330.00 \$330.00 \$330.00 \$330.00 \$330.00 \$330.00 \$330.00 \$5513.00
Unit	Lbs. Units
Commodity	Metal-working precision instruments—See Instruments—Recision. Metal-working precision instruments—See Instruments—Metals. Metal-working precision instruments—See Instruments—Metals. Metaphosphorts add Methy and parts, agas Methy and parts, agas Methy and parts, agas Methy and parts, agas Methy and hard, and wait-hour. Methy and hard, and wait-hour. Methy choride. Methy and hard was see Elec. Mach. and App.): By charling and Mica Products: Commutator segments Commutator segments Commutator segments Commutator segments Commutator segments Commutator segments Methy applicas Commutator segments Method patterns and pieces, add other natural raw processed. Misca—Natural Raw, Unprocessed. Misca—Natural R
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Unit	Libs Libs Libs Libs Libs Libs Libs Libs
Commodity	Matte, obsanth Matte, colored antimonial lead Matter, nicked and attimonial lead Matters, nicked and attimonial lead Matters, nicked and attimonial lead Matters, nicked handiles Mattersses, kande. Mayonaks, kandelses, for boiler covers, including fillers: Mayonaks, kandelses, for boiler covers, including fillers. Mayonaks, kandelses, for boiler covers, including fillers. Mayonaks, kandelses, for boiler covers, including fillers. Meastrines and bouilion cubes Meat on dother food grinding and slicking maschines. Beef, fresh or forcan. Beef, fresh or forcan control and hamburger steak Beef, fresh or forcan control. Beef, fresh or forcan control. Chicken, samed. Beef, fresh or forcan control. Mutton and lighted or cured Beef, fresh or forcan. Fork, ham and shoulder, cured Pork, camed Chicken, samed. Fork, fresh or fresh. Sausage, bologens and frankfurfers or canned. Allings, and weesands, estings, bellings, mandels, mandels, fresh fresh. Sausage, bologens, and frankfurfers not canned. Guings, and weesands, estings, collules). Sausage, bologens, and frankfurfers not canned. Tongues, fresh freezen, pickled, or cured. Or the reamed meat. Or the reamed meat. Additing, and weesands, estings, eller, forcan, pickled, or cured. Or the reamed meat. Colber neamed meat. Medicinals: A special set of regulations regarding exportation of welling turnaces—See Machinery—Melting and Casting. Medicinals: A special set of regulations regarding exportation of welling turnaces—See Machinery and Apparatus. Medicinals: A special instruments. Medicinal versule elefter (colored): Meterury (q

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Depart- ment of Commerce No.	6649, 45 6636, 07 6636, 00 6636, 00 6636, 00 6636, 00 6641, 08 6645, 05 6610, 00 8303, 05 4286, 00 8303, 05 77956, 91 77956, 95	\$248.00 7842.00 7842.00 9891.00 9891.00 9248.90 9245.00 9221.00 9221.00 9221.00 9221.00 9221.00 9221.00 9221.00	
Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Units.	P PH AR P FF FF FF	Units. Ubs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. L
Commodity	Molybdenum: Alloys and scrap containing molybdenum, including calcium molybdate and calcium-silico molybdate, and fool bit blanks (Ferromolybdenum-See Iron-Ferroalloys). Metal. Ores and concentrates (molybdenum content). Ores and concentrates (quantity only). Salts and compounds—See Chemicals. Wire. Monochloroacetic acid. Monomental stone—See Cement, Lime, and Stone. Moch posses with engines. Mother bearl shells, unmanufactured. Motor posts with engines installed, not over 16 gross tons. Motor boats with engines installed, not over 16 gross tons. Motor osts, railway—See Machinery—Vehicles, Miscellance. Motor pasts and accessories—See Electrical Machinery and Apparatus. Motor parts.	Motors, railway, electric, and controllers, electric locomotives, railway, electric and controllers, electrical Machinery and Apparatus. And Apparatus. Mouth sakes—See Medicinals. Mouthers, lawn, hand and power. Mutillers—See Cotton Mfrs. Portors and instruments (include bugles, cornets, trombors, trombors, trubs, trumpets, sousphones, French horns, and other horns with cup mouthipleces). Phonographs, coin operated. Phonographs, coin operated. Phonographs parts (include blanks). Phonographs and struments (specify by name). String instruments (specify by name). Musical instruments (specify by name). Musical instruments (nelude saxophones, deriners of wood, wind instruments (nelude saxophones, files, and sarrasophones). Musical instruments of parts of planos). Musical instruments of planos). Organs, pipe.	Muskraf fins—See Furs and Mirs. Mutton and lamb. Nails, norseshoe. Nails, increshoe. Nails and staples of iron or steel—See Iron and Steel Mirs. Nails and staples of iron or steel—See Iron and Steel Mirs. Naphtha—See Petroleum Products. Naphthalene. Naphthalene. Naphthalene, nitro derivatives of Naphthalene, nitro derivatives of Naphthalene. Oliviele. Dipentine. Guin benzoin.
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Depart- ment of		9649.98	6645, 98 6650, 00 6649, 98 6645, 98	5880, 00	5960, 20 5960, 98 5722, 00 5960, 98	5990, 98	5960. 98 5960. 98 5960. 25	2599, 05 2535, 00 2599, 98 6059, 00 1549, 07	1379, 03 1374, 00 1379, 05 1379, 98 1379, 98 1376, 07 1376, 50 1376, 50 1376, 50
Unit #		Lbs	Lbs. Lbs. Lbs.	T.bs.	Lbs.	T.P.	Ton	UnitsLbs	108 108 108 108 108 108 108 108 108
Commodity	Nonferrous Metals—See—Continued. Lead Mfrs. Lead Mfrs. Magnesium. Magnesium. Magnases. Moly benum. Nickel. Nickel silvar—See Nickel. Nonferrous Metals—Misc. Platinum Group Metals. Tantalum. Tantalum. Thorium.	Titanium. Titanium. Uradium. Vanalium. Vanalium. Ziroonium. Ziroonium. Nonferrous metals, miscellaneous: Metals and alloys in primary forms, n. e. s.	D. e. s. Ores and concentrates, other, n. e. s. Plated ware, other than gold or silver, except cutiery. Silver bullion. Silver ores and concentrates. Nonnetalic minerals.	Abrasitves—See Abrasives. Asbestoe—See Asbestoe. Asphalt and bitumen—See Asphalt. Carbon or graphite products—See Carbon. Charcoal. Cyrolite—See Cryolite. Diamonds for industrial use only—See Diamonds—Industrial.	Functions of the control of the cont	Nonmetallic mineral products except precious, n. e. s. (include crushed stone, sand, gravel, crushed slate, silex, crude chalk and chalk manufactures). Precious, synthetic, and imitation stones, n. e. s., including pearls—See Jewels. Quartz crystals—See Quartz Crystals. Rade, wool.—See Rock Wool.	Selenium Sulphur—See Sulphur Talc, steatite, soapstone and pyrophylite, crude and pyromad fepetify grade). Wax, unleral, except parafin wax Covocain—See Chemicals.	ns, plants, and seedlings. legent, fresh, and preserved. house stock. or seedlings).	Almonds, sweet Apricot apach pits and kernels Brazil or or eam nuis Falshew nuis Filberts Peanus Peanus Peanus Peanus Peans, shelled Peans, shelled Peans, shelled Peans, not shelled Ewans, shelled Ewans, shelled Ewans, shelled Ewans, shelled Ewans, shelled Ewans, shelled
Shipping Priority Rating	0 00 000		€				44	444	
General License Group	мо ооммоофиммо	00 \$ 00	4 M C	00 0000	0 0	0 00	None GOOO	0	
Depart- ment of Commerce No.	2114.00 2189.05 2189.05 2117.00 2110.00 2118.00 2125.00 2125.00 2116.10 2116.10	9190.57 9591.05 0803.00 6199.00 7099.92	4711.00	6545.09 6545.09 6630.00 6610.00 6545.68	8309. 30	8268. 05 8269. 05 8434. 00 8025. 94	8609.07 8385.13 8609.09 8609.08	9020.00	
Unit	Gal. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs		Lbs	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs.	Lbs	Lbs Lbs Lbs Lbs Lbs		
	val Stores—Continued Gum spirits of turpentine Lac, crude, seed, button, and stick Natural resins—See Resins—Natural. Other gums and resins (include rosin or resin oil) Pine oil, pine oil products and derivatives. Rosin, gum Rosin, deleding refined sulphate wood rosin Rosin, other, including refined sulphate wood rosin Tal oil diquid sulphate wood resin Tar and pitch of wood (including B wood, rosin) Terpen blydroeshons derived from naval stores, n. e. s. Wood turpentine Vigation instruments, aircraft.	Navigational instruments, including marine chronometers. Next's foto dil. Necklases—See Jewelry. Necklases—See Textile Products. Neckles, other—See Iron and Steel Mfrs. Neckles, see See Iron and Steel Mfrs. Neckles, see Petroleum Products. Nech utbe electrode sections.	Tappers, current—See Books, Maps, Pictures, and supplets, old—See Paper—Waste Papers. Sprint paper. Sprint paper. Alloys and scrap containing nickel including Monel		s.—Tools.	Nitrocellulose, having a nitrogen content of less than 12%	ametrad		

530	FEDERAL REGISTER, Thursday, Peordal 2, 2020
Shipping Priority Rating	
General License Group	OF CANDADADADADADADADADADADADADADADADADADAD
Depart- ment of Commerce No.	2271.00 1442.00 1442.00 1444.00 1444.00 1444.00 1444.00 1444.00 1444.00 1444.00 1444.00 1444.00 1446.0
Unit	Libs Li
Commodity	Oli and fates - Vegetable - Continued. Corons butter Cocomut oil, crude Cocomut oil
Shipping Priority Rating	00 0 00 0
General License Group	OD ODDXXO OM O OMXONOMOO ODDXOO 20 4 4 444444444444444444444444444444
Depart- ment of Commerce No.	\$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.05 \$380.00 \$380.0
Unit	Libs Libs Libs Libs Libs Libs Libs Libs
THE REAL PROPERTY.	The vomice—See Medicinals— The vomice—See Medicinals— The vomice—See Medicinals— The vomice—See Medicinals— The volument including waste and staple fiber— The volument including waste and staple fiber— The volument including waste and stable fiber— The volument including waste and stable fiber— The volument includence of the volument i

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Shipping Priority	Rating	D		A		0		A														•		pt of appli-
General		М	0000	K	None	DOMO	0 0	None	2 (4 4:	47,	47.	0	0	7000	0000	0 0	000	00	0000	0 0	000	400	l upon recei
Depart- ment of Commerce	No. 7957, 00	3114.00	8303. 09 9190. 98 7949. 95 7458. 05	1182.00	5455. 50 2093. 00 3419. 09	3205.17 3499.09 4260.00	9825.01	8438.05 9610.00 7720.00	00 6609	8398. 73 2220. 20		2220. 20 2249. 25 1449. 03	7408.00	5418, 00	4777.00	4714.00 4732.00 4733.00	4781.00	4797.00 4721.00 4726.05	4725.03	4720.00 4793.00 4736.00	4750.00	4724.00	4775.00	ill be assigned
Unit	Units	Doz	Lbs. Units. Units.	L. ton	Lbs.	Lbs. Units.	Doz	Gals	T. oz	T. oz. Lbs.	Lbs	Lbs. Lbs. Lbs.	Units	Ream	Lbs	Lbs Lbs Lbs	Lbs	LbsLbs.	Lbs	Lbs. Lbs.	Lbs	Lbs	Roll	2,240 lbs., rating w
Commodity	Outboard-motors (detachable). Outcrwear-See Cotton Mirk, (also see Synthetic Textiles). Overs, industrial, observed Machinery and	per- ee lee r	Oxalic acid. Oxygen masks used in high altitude flying Oxygen regulators and tanks, alreraft. Oxygen regulators and tanks, welding Oxygen tents—See Scientific and Professional Instruments and Amaretras	Oyster See Fish.	Packing, asbestos Packing, rubber Pacol cord, cordage, and twine	Pacol yarn Paddles Padlocks, iron and steel	Fain remedies—See Medicinals. Paint brushes (include industrial paint brushes, artists' paint brushes and camel hair stringer power.	Paint, radium, containing radium in any form. Paintings. Paintespraying equipment and parts.	raturs—see Pigments. Pajamas—See Cotton Mrs. (also Synthetic Textiles). Paje oil—See Petroleum Products. Palladium metal and alloys, including scrap.	ranadum satts and compounds (report percentage content plant kernels (all varieties). Palm kernel oil, crude, and all oils obtainable from nalm	kernels. Palm kernel oil, refined, and all oils obtainable from palm kernels.	Paim nuts (all varieties). Palm oil, erude Palm oil, refined Palm bliets and Caraloge—Sao Rooks Mass.	-				boxes and cartons, heavy fiber shipping containers of corrugated or solid container board. Boxes and cartons, other.	1 10+), foil paper 1 paper		er fiber). and other office forms, plain		Papet hangings (wall paper) Papeteries (fancy writing paper)	*D for shipments under 2,240 lbs. In case of shipments over 2,240 lbs., rating will be assigned upon receipt of appli- oation for freight space.
Shipping Priority Rating					7		2				_	0												0
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General License Group	47 67	Non			4074		4 0	0	00	0	001	4 0 0	000	000	0000	0004	:404	C 47 None	4440	00	0	None 47 47	74	0
Depart- General Commerce Group .			8180.14 8183.00 2240.06 0950.00 47				30	9142.00 C	9147.00 5230.09	5960. 08 C	5960.06 1776.00 C	1 00 00	9558	255				6645, 60 6645, 98 6645, 70 6645, 70 8645, 70 8645, 70			1	8398. 71 47 47	6922. 09 8398. 72 47	2999. 05 C
		6043.00 6043.00 6209.15 8127.93 8180.03 8124.19	8183.04 8153.00 8153.00 8153.00 8153.00 0847.00 0050.00	0056.00	8309. 00 8309. 50 1449. 01 2249. 15		30	00	000	80	989	7321.98	6296, 00 F	6645. 25	6401, 00 6001, 00 6001, 00	6645, 40		6645. 60 6645. 98 6645. 70		8329, 98	8809.93		20	2

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Shipping Priority Rating	A A
General License Group	None And
Depart- ment of Commerce No.	5513.00 5513.00 5513.00 5513.00 5513.00 5513.00 11431.00 11431.00 1152.00 5014.08 5014.09 5014.09
Unit	Libs.
Commodity	Patterns and plees, our, mice, processed to an of plees, our, mice, processed to a pattern and plees, our, mice, processed to patterns and plees, punched, mice, processed to patterns and plees, punched, mice, processed to patterns and plees, punched, mice, processed to pattern and kernals. Peach pits and kernals. Peach and
Shipping Priority Rating	
General License Group	MMCCCCCCC CC C C C C C C C C C C C C C
Depart- ment of Commerce No.	4690.00 4773.00 4773.00 4772.00
Unit	S. ton Libs
Commodity	Rags for paper stock valued \$50 or over pet fon Rags for paper stock valued \$50 or over pet fon Rags for paper stock valued \$50 or over pet fon Rags for paper stock valued \$50 or over pet fon Rags for paper stock valued \$50 or over pet fon Rags for paper of paper. Sheathing and pullding paper. Tissue and crepe paper, other. Tollet paper and naphrins of paper. Unlearized fiber sheets, strips, rods and tubes. Hindenses. Watappure paper, fond, ledger, and drawfule paper pater of paper and other paper and paper printed, blank, or transfer impressions and quilt or blank et types (bat) of fiber insulation). Paper and pulp mill machinery. Paper, carbon. Paper on verting machinery, parts. Paper, on I mixed paper. South and white shavings. No. I mixed paper. South and white shavings. No. I mixed paper. South and white shavings. No. I mixed paper. No. I mixed paper. No. I mixed paper. No. I mixed paper. South the blank news. Rate manilas. No. I mixed paper. No. I soft white shavings. No. I mixed paper. No. I soft white shavings. No. I white delear. Other waste paper. No. I white delear (captor toverissue and oid newspapers in 4722). No. I white delear (captor deleager. No. I white delear (captor deleager.) No. I white delear (ca

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Shipping	Rat																								
General		M (סס סס	200		000	0 05	10440	MM	M	MM	IM	MI	м м	M	M	MI	4 14	M	M	47	47	47	47	47
Depart- ment of Commerce	No. 9813.01 8260.01 8255.01 8025.94	8515.10 8515.20 8515.20 8515.60 8515.90		8398. 98 8398. 98 6572. 05	6589.03 6572.05 6589.03	9002.33	9005.00		9121.20	9121. 40	9121. 60	9121.70	9122.00	9123. 20	9123. 30) 9123. 31)	9123.90)	9123. 71	9123.41)	9123.61)	9123.80	9117. 20	9117. 40	9117.10	9117.30	9117.50
Unit	Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs	Lbs.	Lbs	Lbs	Units Units Units	Units		Lin. ft. Units. Lin. ft.	Lin. ft.	Units Lin. ft	Lin. ft. Units.	Units Lin. ft	Units.	Lin. ft.	Units.	Units Lin. ft	Units.	Lin. ft	Lin. ft	Lin. ft.	Lin. ft	Lin. ft.	Lin. ft	Lin. ft
Commodity	Phenoi-formaldehyde products, fabricated, not molded—Phenoi-formaldehyde resins, sheefs, plates, rods, tubes, and other unfinished forms. Phenoi-formaldehyde resins, unfabricated Phenois, nitrodenyatives of Phenois, nitrodenyatives of Phenois, mitrodenyatives of Phenois, mitrodenyatives of	Phosphate, tricresyl	Phosphate tripheny! Phosphate fertilizer materials—See Chemicals. Phosphoric acid (orthor, pryor, and meta-) Phosphoris oxydhoride. Phosphoris oxydhoride.	Phosphorous compounds, n. e. s. Photo-engraving, plates, zinc.	Photo-engraving sheets, zinc. Photographic and Projection Goods:		by anateur photographers). Camera parts, except lenses. Dry plates	Motion-picture cameras, standard ga. (35 mm.) Motion-picture cameras, substandard ga. (16 mm.) Motion-picture cameras, substandard ga. (16 mm.)	Motion-picture him, exposed, negative features, 35 Motion-picture films, exposed, negative, features, 16 mm. (1,600 Lin. ft. or +).	Motion-picture film, exposed, negative, short subjects, 35 mm. (less than 4,000 Lim, ft.). Motion-pitcure film, exposed mosetive shows ordered.	16 mm. (less than 1,600 Lin., ft.). Motion-picture film, exposed, negative 8 mm	Motion-picture film, exposed, negative, newsreels	Motion tracture film, exposed, negative, sound track	Motion-picture film, exposed, positive, features, 35 mm. (4,000 Lin. ft. or +).	Motion-picture film, exposed, positive, features, 16 mm. (1,600 Lin. ft. or +).	Motion-picture film, exposed, positive, 8 mm.	Motion-picture film, exposed, positive, newsreels.			s, inserts,		sensitized, not exposed, negative,		4	-
Shipping Priority Rating							~																-		
General License Group	D	0	41+0.	Ö	0000	000	00 00	00	00			0+17*		0+17*	0+17*	0+17*	0+17*	0+17*	00	000	0+17*	0+17*	0		0
Depart- ment of Commerce No.	5016.98	5017.07	5017.98	5013.10	5013. 10 5013. 10 5013. 10 5013. 10	5013.10	8299. 15 8299. 19 5019. 00	5027.00	5031.00 5040.01	5040 03	oow, no	5040.98		88	5035, 10	22	5039.00	5041.00	5045.00	5047.00	5059.00	7342, 00	7349.09		8023.00
Unit	Bbis	Bbls	Bbls	Gals	Gals. Gals. Gals.	Gals	GalsBbls	Bbls.	BblsBbls.	Bhis		Bbls	1	BblsBbls.	3bls.	Gals	Gals	do se	sd.	tonton	als	nits	Units		
Commodity	Petroleum products and Tetracthyl lead—Continued, P—Medium octane stration motor fuels of which the Lotal fraction obtained by commercial distillation haring an A. S. T. M. and point of 300° F. or lower will have, with the addition of 3 or tetracthyl lead per gallon, an octane number by the A. S. T. M. Knock Teek Method 69 or more, and not conform- ing to the definition of F.	by distribution there can be separated more than by the fraction having an A. S. T. M. and point F. which will have, with the addition of 3 ce. I. M. lead por Earlon, an octane number by the	not conforming to E or F. —Other Adorf Fuels and gasoline not conforming to the above defaultions E, F and G —Blending Agents (of petroleum origin) (See Special	ENGLAND OF FERTINGUM); Bloodenes, including alkylates, hot acid octanes, and hydrocodimers. Octylenes	Iso-pentanes Iso-hexanes Neo-hexanes Formoral, etc.	Other anti-knock compound Tetraethyl Lead: Ethyl fluid	mixture containing more than 3 cc. tetraethyl 1 per gallon. than interest spirits, blending agents, solvents, methor and other liberty.	-			bolt Universal, viscosity at 210° F. with a viscosity findex of 60 or over, and not conforming to the defini-		contorming to O or F. R—Other lubricating oils not conforming to O or P above:			or stocks from which	ating oil, any other, n. e. s.	T-Liquefled petroleum gases (include butane, pro-	n wax, refined (include semi-refined)	our aspirat (Heinding road oil)	_		Persecucious, funcicides and Disinfectants). Petroleum refining machinery, equipment and parts	_	*Provided shipments to Mexico are made other than by wester

1534	FEDERAL REGISTER, Thursday, February 4, 1945
1 1	A A •
Shipping Priority Rating	
General License Group	No
Department of Commerce No.	\$127.91 - 17948.03
Unit	Units Un
Commodity	Pills—containing quinine—See Medicinals—Fills—See Medicinals—Fills—See Medicinals—Fills—See Medicinals—Fills—See Instruments—File Control. Fills—See Medicinals—File ————————————————————————————————————
ing ity ng	[15] (CONTROL PROPERTY OF THE
Shipping Priority Rating	
General Shipp License Prior Group Rati	O P O PRO COCCOO O MOO O OO
General License Group	8 5750 FAROCOCOGRAMO W DW DD D D D D D D D D D D D D D D D
	8 5750 FAROCOCOGRAMO W DW DD D D D D D D D D D D D D D D D

	TEDERAL REGISTER, Thursday, February 4, 1943	153
Shipping Priority	Radning Radnin	
General		C C None
Depart- ment of Commerce	7201.00 6926.30 6956.00 6956.00 6956.00 6956.00 6956.00 6956.00 6956.00 6956.00 6956.00 7444.06 7789.00 6956.00 7444.06 7789.00 6956.00 7444.06 7789.00 7444.06 7789.00 748.00 748.00 748.00 748.00 748.00 748.00	5960. 08 5960. 06 5960. 03
Unit	Troz.	Lbs
Commodity	Precious synthetic and initiation stones, n. e.s., including pearls—See Nonnetalite Minerals and Jeweis. Gold manufactures of and initiations and Jeweis. Gold manufactures of alided platimum metals, except jeweiry. Sliver plated ware, other, including tableware, or manufactures, of alided platimum frough Metals. Sliver plated ware, other, including tableware, or manufactures, n. e.s. steps, sets. State was sets. State plated kaires, forks, and state state. Britter plated ware, other, including tableware, or manufactures, n. e.s. steps, sets. State was stones and initiations—See Nonmetallic Minerals, precision instruments. See Instruments—Precision. Prescrees, ide, core, see Instruments—Precision. Presses, couton, and parts. Presses, moudding (including plastio), mech and hyd. Presses, moudding (including plastio), mech and hyd. Presses, printing. Presses, printing. Presses, printing and bookbinding machinery—See Machinery—Printing and bookbinding machinery—See Machinery—Printing and Bookbinding machinery—See Machinery—Printing and Bookbinding machinery—See Machinery—Printing and Bookbinding machinery—See See Optical Elements). Presses, printing and Bookbinding machinery—See Machinery—Printing and bookbinding machinery—See Machinery—Propolele pains and all other maters and other will be propolele pains and all other maters. Propolele sand all dates, boat, brass and bronze. Propolele sand all dates, boat, brass and bronze. Propolele sand all beached or purified linters. Propolele sand all beached or purified linters. Pully cotton, including cottonsed hull fiber pully cotton and propolele prop	es, prisms
Shipping Priority Rating	D m	
General License Group	A SESSE S SESSE SONO OOO OOO OOO OOO OOO OOO OOO OOOO OOOOO	
Depart- ment of Commerce No.	6571.00 6671.00 66822.09 66822.09 66822.09 66822.09 66822.09 66822.09 66822.09 66822.09 66822.09 68822.09	
Unit	Lbs.	
Commodity	8 6 6 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	motive, steam enginesy, except electric and auto- Machinery—Power Generating (except electric and auto- motive).

1536	FEDERAL REGISTER, Thursday, February 4, 1943
Shipping Priority Rating	A
General Lidense Group	DODE#DDD WD DDDDD# # DDD DD## DM WD DD DDDDDDDDDD
Depart- ment of Commerce No.	6143.00 6143.00 6188.00 6188.10 6188.10 6188.10 6188.10 6188.10 6188.10 6188.10 6188.10 6188.10 6188.10 6188.10 6244.00 6177.00 6177.00 6177.00 6177.00 6244.00 6244.00 6244.00 6244.00 6248.0
Unit	Units Units Libs
Commodity	Rangus, gas Rangus, gas Rangus, gas Rapesed oil, inedible Ravon house strintshings. Ravon house strintshings. Ravon house strintshings. Ravon house strintshings Reserve the inthing presenting down tools Recording instruments of alroad to see Research and Recording instruments of the see Re
Shipping Priority Rating	anong anganga
General License Group	None None At 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
Depart- ment of Commerce No.	\$860.02 \$860.02 \$860.00 \$814.09 \$814.05 \$8165.05 \$8165.05 \$157.05 \$167
Unit	Duces. On the control of the contro
Commodity	Quartz crystals—Continued. Quartz Piezo electric, plates, resonators and oscillators. Quartz, Piezo electric, plates. Quartz, Piezo electric, plates. Quartz, Piezo electric, plates. Quelmeno extract. Quinine, proprietary and nonproprietary preparations con- equivalent in avoirdupois comees)—See Medicinals. Quinine, proprietary and nonproprietary preparations con- equivalent in avoirdupois comees). Quinine, proprietary and nonproprietary preparations con- equivalent in avoirdupois comees). Quinine, proprietary and nonproprietary preparations con- equivalent in avoirdupois comees). Quinine, proprietary and nonproprietary preparations continued to proprietary and compounds. Quinine sulfate. Quinine sulfate. Quinine, proprietary and nonproprietary preparations continued to proprietary and compounds. Quinine sulfate. Radio forcetion inders. Radio receiving and transmitting sets, aircraft directir and navip. Radio receiving and transmitting sets, aircraft directir and navip. Radio receiving and receiving sets for military tanks. Radio transmitting and receiving sets for military tanks. Radio tube ridges and spacers. Radio transmitting and receiving sets for military tanks. Radio tube ridges and spacers. Radio transmitting and receiving sets formitials. Radio tube condaming radium in any form. Radio transmitting and receiving sets formitiary. Radio transmitting and receiving sets formitiary tanks. Radio tube stopes and spacers. Radio transmitting and receiving sets formitiary. Radio transmitting and receiving sets formitiary tanks. Radio transmitting and receiving sets formitiary tanks. Radio transmitting and receiving sets formitiary tanks. Radio transmitting and processed. Radio transmitting and receiving sets formitiary. Radio are axies, futed with a state of the store wheels. Rad

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Shipping Priority Rating	O Q																	
General License Group		None None None	None None None	None None	None None None 'None	None	None	None	None	None	None None None	None None None	None None None	None	None None None	None	None None None	0
Depart- ment of Commerce	2111.00 2118.00 2189.09 6479.05 8205.93 8755.00	2016. 00 2004. 00 2045. 00 2048. 00 2086. 00	2031.00 2069.05 2034.00 2062.00 2060.00	2014. 00 2042. 00	2058.00 2001.00 2006.00 2042.00	2053.00	2054. 00 2049. 00	2039.00	2037.00		2094. 00	2011. 00 2012. 05 2012. 98	2032. 00 2036. 00 2038. 00	2008. 05	2084. 00 2095. 10 2095. 20 2069. 98	2066.00 2067.00 2046.00	2063.00 2040.00 2099.90 8028.00	8258, 19
Unit	Lbs Lbs Lbs Lbs Lbs Lbs	Lbs Cross Lbs Lbs Lbs Lbs	Prs. Lbs. Prs. Units. Units.	Gals.	Doz. Lbs. Lbs.	Units	Lbs	Doz. prs. Lbs.	Doz. prs.	Lbs	Lbs.	Lbs Lbs	Prs. Doz. prs. Lbs.	Lb	Lbs. Lbs. Lbs. Lbs.	Units	Units Units Lbs	Lbs
Commodity	Rosin, wood Rosin, "B" wood Rosin, other, Including refined suphiate wood rosin I Rosary bands for shells, brass and bronze. Rotecone. Robers and Manufactures. Rubber and Manufactures.	and rubber-combined cloth). Balata. Balloons. Bands. Belting, rubber and balata, other.	Boots Camelback Canras shoes with rubber soles Casings, automobile Casings, ruck and bus Casings and tubes, other	Cements Clothing of rubber of rubberized cloth (include rubber aprous, baby pants, bibs, bathing suits, capes, raincoats, etc.).	Combs, finished Crude rubber and allied gums, other Crude rubber sund ilied gums, other Druggists' rubber sundries (except surgeons and household gives, (specify by name) (include rubber	Spot Section Street Street Street Section and part rubber).	Electrica, hard rubber goods, other (include parts of Pattery boxes) (specify by name). Frasers (pecify type) Fan belts for automobiles	Gloves and mittens Gutta-percha mandiactures (include gutta-percha compounds). Hard rubber goods, other (except electrical) (srecify by	name). Heels Hoes garden.	Latex or other forms of rubber compounded or processed for use in further manufacture (include rubber sheets, compounded, or processed, and masterbatch).	Packing. Piece goods and hospital sheeting, rubberized, other (include raincost, apron. crib, plano and organ bellows, backing, adhesive, and typewriter covers) (specific types)	Reclaimed Scrap containing 5% or more rubber Scrap containing 16% or more rubber Grap containing 16% than 5% rubber (include used casings averaging less than 5% each).	1 1 1	purpose. Synthetic rubber-sold in bulk as raw material, special	1 1 1 1	Trees, solid rubber for automobiles and motor trucks Trees solid, other Toys and balls.	Water bottless and fountain syringes. Rubber manufactures, n. e. s. Rubber compounding agents of coaltar products (include	
Shipping Priority Rating			0							D				A				o m
General License Group	} c C C None	C 47	O OM	0 4	3000	0 !	20 O	0	40	T C C	4 00	0 4	O	OMO	\$000	None	400	M OM
-	{ \$2560,07 } C \$2560,07 } C \$2560,02 None	7031.05 7048.05 7048.05 8922.09 8398.75 47	6691.05 C 3395.00 C K	00 00			7321.98 d7 7321.98 C 5490.00 C	6303.05 C	6448.01 47 6424.00 C	98 00	00000	8280.07 C 8281.07 647		888	7220.00 47 7448.00 C 6515.60 C 9696.00 C	27	2209.05 2209.05 2209.07 2209.07	98
General License Group			90 02	7609.00	6515. 60 7447. 00 6099. 00	5047.00		005	1000	.s	8855	~~ 666	7455.07	7692.00 9441.00 7693.00	0000	27	2209. 29 2209. 05 2209. 07 2209. 07	3018. 00 2999. 05 2110. 00

	FEDERAL REGISTER, Thursday, Feoruary 4, 1949
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Depart- ment of Commerce	9143. 50 9143. 50 9150. 20 9150. 20 915
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Commodify	Scientife and Professional Instruments—Continued. Surrigial and negicial instruments—Continued. Surrigial and negicial instruments—Continued. Surrigial and negicial instruments and instruments and surrigial and negicial instruments in the surrigial and negicial instruments. Sciencife, laboratory and professional instruments and pressions instruments and surrigial instruments, equipment and partial instruments and alloys. Scrap, prom. east and burnt (categories 4, 5, 10, 11, 12). Scrap, prom. east and burnt (categories 4, 5, and 4, 3, 1, 1, 1, 1). Scrap, prom. east and burnt (categories 4, 5, and 4, 3, 1, 1, 1, 1). Scrap, prom. east and burnt (categories 4, 5, and 4, 3, 1, 1, 1, 2). Scrap, prom. east and burnt (categories 4, 5, and 4, 3, 1, 1, 1, 2). Scrap, prom. east and burnt (categories 4, 5, and 4, 3, 1, 1, 1, 2). Scrap, prom. east and burnt (categories 4, 5, and 4, 3, 1, 1, 1, 2). Scrap, prom. east and alloys. Scrap, prom. east and alloys. Scrap, platfulum metal
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	DEBUTAL REGISTER, Thursday, February 4, 1943	15
Shipping Priority Roting		
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Depart- ment of Commerce	No. No. 2864,00 2864,00 2864,00 2864,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2869,00 2879,00 28	
Unit	Units Un	
Commodity	shell-ers, corn shell, coconut. shell, coconut. shell, coconut. shell, coconut. shells, orber - orbear, unmanufactured. shells, orber - orbear, orbear, orbeat, orbe	Synthetic Textiles). Skunk furs—See Furs and Mfrs. and Skunk furs—See Furs and Mfrs.
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Depart- ment of Commerce No.	2419.00 2448.00 2448.00 2448.00 2448.00 2468.00 2468.00 2468.00 2468.00 2468.00 2468.00 2468.00 2568.00 2568.00 6689.00 6749.00	2189.05
Unit		
70	Seeds (See also Oilseeds—Vegetables)—Continued. In a seed—See Sheline. Med for seed—See Oilseeds, Vegetable. Proport grass. Red for seed—See Oilseeds, Vegetable. Proport of grass. Proport of grass. Red for seed—See Oilseeds, Vegetable. Proport in C. S. (include mushroom spawn and for seeds. In c. S. (include mushroom spawn and for seeds. In c. S. (include mushroom spawn and for seeds. In c. S. (include mushroom spawn and for seeds. In c. S. (include mushroom spawn and for seeds. In c. S. (include mushroom spawn and for seeds. In c. S. (include seeds. In c.	Lbs

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Department of Commerce No.	8878.98 8872.29 8882.20 6088.05 6012.00 6012.40 6012.0
Unit	Libs Libs Libs Libs Libs Libs Libs Libs
Commodity	Sodium sulfide Sodium sulfide Sodium sulfide Sodium sulfide Sodium turgatate Solium turgata
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Depart- ment of Commerce	No. 8429.13 8431.05 9190.93 8253.00		1642, 00 1629, 00 1647, 00 1619, 05 1635, 00	1637. 00 2999. 05	4610.00 4608.00 2189.09 4602.00 4604.00	5714.00 5715.00 8398.89		3419.09 3205.21 3499.09 7947.05	8519.00		4307.19	4909. 00	7095.00	6055.00	2008. 01	2008.05	3858, 55 3858, 58 3852, 00	3853. 10 3848. 00 3853. 20	3857. 10 3856. 00 8258. 05	3830.05 3854.10 3830.05 3830.05
Unit	Lbs. Units. Lbs.	Lbs Lbs Lbs	Gal Gal Lbs Lbs	Lbs	S. ton Lbs. S. ton S. ton	Ton- Lbs	Lbs Lbs-	Lbs. Lbs. Units.	L. ton		Lbs		Units	Lbs	Lbs	Lbs	Units	Units	Doz. prs. Lbs.	Lbs. Doz. prs. Lbs.
Commodity	Sublimed lead, dry (basic lead sulphate). Sublimed lead, in oil (basic lead sulphate). Submarine listening devices. Suceinic anhydride resin. Sugar-mil machinery—See Machinery—Industrial, Misc.	Sugar and related products: Chewing gum Chocolate candy Glucose, dry Glucose, iquid Honey	Molasses Shup Sugar Canfy n. e. s.	Sugar wax. Suita-See Cotton Mfrs. (also Wool Mfrs.). Suitcases—See Leather Mfrs. Suitchase—See Leather Mfrs.	Sulphate wood pulp, unbleadted (Kraff pulp) Sulphate wood pulp, unbleadted (Kraff pulp) Sulphate wood (refined) rosins Sulphite wood pulp, bleached. Sulphite wood pulp, unbleached.	Crude Crushed, ground, refined, sublimed, and flowers Suphur calorides Suphuric adds and subvdrides—See Chemicals	Sulphuryl chlorices. Sunflower seed. Sun glasses and goggles. Sun nord. cordare and twine	Sunn fiber unmanufactured Sunn yarn Superchargers, aircraft engine	outet puospuate (also see Chemicals) Supporters—See Textile Products. Supports, radio tube, mica processed Surgical appliances—See Scientific and Professional Tretra-	ments, Apparatus and Supplies. Surgical and medical Instruments—See Scientific and Pro- flessional Instruments, Apparatus and Supplies.	and Professional Instruments, Apparatus and Supplies. Swabs, cork.	Sweaters and sweatshirts—See Cotton Mfrs. Switchboard, for self-synchronous transmitters and indica- tors—See Instruments—Fire Control.	Switch boxes, outlets, and metal conduit—See Electrical Machinery and Apparatus. Switches, electric lighting parts.		-	tic rubber sold in bulk as raw material, special pur- tic textiles:	Braids, tringes, and narrow trimmings of rayon, nylon, and other synthetic textiles. Dresses, skirts, blouses and other outerwear for women and children not knit or evoluted, and the bathling suits (one two and three-rises assembling states).	as IIs	1111	Nylon, hostery, women's and children's. Nylon, hostery, women's and children's. Nylon wastle.
Shipping Priority Rating						Д		4	1											
General License Group		###OD	00 00	00.	O	None	None) þ	None	000		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		00	47	0 0	\$000	0000	0	00
Depart- ment of Commerce No.	0849.00		5413.00 9112.00 9156.05 2189.00		7750.98	5338.00 5480.55 4305.00	6043.00	6209, 15 8200 00	6147.05	6144. 00 6147. 98	8127. 95 8180. 14 8124. 19	2209. 26	8124. 19 8124. 19 8124. 19	6545.09	6450.00 }	6515.60	6572.09 8397.81 8397.82 8397.83	8397. 85 8397. 85 8397. 86	7949, 95	8025. 96 8258. 19
Unit	Lbs	Lbs Ton Lbs	Units Units Lbs	Lbs	Units	Units Lbs	Lbs	Lbs	Units	Units	Lbs	Lbs	Lbs	Lbs	Lbs	Lbs	Lbs Lbs Lbs	Lbs.	Units	Lbs
Commodity	Steam pumps, reciprocating—See Machinery Mining, Wel and Pumping, Permping, Steam specialities—See Machinery—Power Generating (except electric and automotive).	Stearin, olso, edible. Stearin, vegetable. Stearine. Stearine. Steel abrasives. Steel - See Fron and Steel.	Stereopticons, magic lanterns, and other projection apparatures. Sterilizers Stick, lac. Stick, lac.	Sticks, magnesium metal. Stocks, pipe, for power-driven machines. Slocks, coal, domestic—See Iron and Steel—Central	Streets, coal, industrial. Stone—See Cement, Lime, and Stone (also see Nonmetallic Minners, predoug, synthetic and initation, n. e. s., including means, presents, presents, synthetic and imitation, n. e. s., including		11	11	Stoves—See Iron and Steel Mrs.—Stoves. Stoves, coal and wood cooking and room-heating.		-	dried, including	Stranonium ontment—See Medicinals.	nickness and	Skrips, brass and bronze.	Strips, iron and steel—See Iron and Steel—Strip. Strips, lead and antimonal lead. Strips, in plate—See Iron and Steel—Trinviere	Strips, zine. Strontium carbonate its Strontium carbonate) I Strontium carbonate Strontium carbonate Strontium choride.	Strontium oxylate. Strontium peroxide Strontium salts and compounds—See Chemicals. Strontium sulfate	between non and steel—See from and Steel Mirs.—Struc- tural Products. Struts and braces, aircraft. Chirteen Structure, salts and compounds—See Medicinals.	Styrene, polymers and copolymers of

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Depart- ment of Commerce No.	5513.00 3084.00 6168.43 7482.00 2118.00 8396.06	1521.05 2999.05 4009.09 4130.00	7844. 00 9152. 00 7082. 00	9434. 00 6042. 00 6015. 00		7750.03	3980, 00	20000	3995, 05 3995, 17 3995, 01		3995, 11 3995, 11 3992, 00 3921, 00	3988.00	3903.00 3994.00 3940.00	3957.00 3958.00 3942.00		3951.00	3970, 08 3928, 00	3914.00 3915.00 3914.00 3914.00 3914.00
Unit	Lbs. Sq. yds. Units. Units. Lbs. Lbs. Lbs.	Lbs. M. bd. ft.	Units	Units Units Lbs		Units	Lbs				Units	-	Sq. yds	Units	-	Units Sq. yds	Units	SQ. yas SQ. yas Sq. yas Sq. yas
Commodity		Tartario acid. Tartes—See Cotton Mirs. Tea. Tea wax. Teawvod.	Tedders Teeth Teeth Teeth Telegraph apparatus and parts (include telephoto equip- ment, except wireless).	Telephone apparatus—See Electrical Machinery Apparatus, Telescopes—See Instruments, Fire Control Tennis balls Ternaplate, including long ternes and waste terneplate Ternaplates area, including waste-waste and clippings	Treviorts manufactures—See Clay and Chay Frontons. Tresting apparatus, electrical, and parts—See Electrical Machinery and Apparatus, and parts—See Electrical Tresting machines, metal working—See Instruments—Pre- riston, for Metal Working.	Tetrachlorethane. Tetrachyl lead—See Petroleum Products. Tetrachyl lead, machinery for mic.	Tartile machinery—See Machinery—Textile, Sewing and Shoe. C Taxtile Products. gauze, and sterilized bandages.	Artificial or ornamental flowers, futile, vegeables, grasses, grants, leaves, stems, or parts thereof, of all materials (include the foregoing articles manufactured of paper, tinsel, glass, wire, lamé, beads, bugles,	spangles, as well as textures. Clothing, aviation for flying and ground crews. Clothing, protective clothing (military). Clothing, military, air and naval, personnel and organ.	izational. Clothing, military and air, N. C. S. Clothing, avail. Clothing, special for parachule troops.	Clothing, special for nurses. Clothing, special for armored forces. Clothing, special for cold weather (include ski, patrol). Corsets, Drassière, and strdles.	Elastic webbing, woven, knitted or braided, over 172 wide. Elastic webbing, woven, knitted or braided, not over	1)45' wide. Floor coverings, left base. Garters, arm bands, suspenders and braces. Hat haids, strins and sheets of natural fibers or syn-	the translation of the control of th	Hat and hat bodies of straw, paint leat, etc., natver. Rat and hat bodies of straw, paint leat, etc., other, swyer, paint leat, etc., other, hat and hat bodies of straw, paint leat, etc., other,		Mattresses, cotton, moss and hair Mattress ka vok. Necktiess, crayats, nuffiers, and searfs, except silk	Olicioth for shelf, table, and wall. Pyroxylin coated or impregnated book cloth Pyroxylin coated or impregnated fabrics Starch filled book cloth Waterproof outer garments
Shipping Priority Rating	A	А		А														
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Depart- ment of Commerce No.	3840, 05 3845, 01 3845, 00 3849, 31 3849, 30 3858, 85 3849, 71 3849, 60	3849.71 3849.70 3850.00	3840.80	3840. 11 3849. 90 3858. 10 3857. 70	3830.09 3850.00 3840.98		3849, 21 3849, 20 3849, 51 3849, 50 3857, 20	6307. 00			2125.00 0052.00 0857.00 2999.05	3419.09 3205.07 3499.09		6048.00 6209.15 8303.98	8239.01	6649.60	6645.60 8398.80	6515.60 3399.06 6178.98
Unit	Lbs Sq. yd Lbs Hbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs Lbs L	Ebs.	Lbs	Lbs Doz	Lbs	Doz. prs	Sq. yd. Lbs Sq. yd. Lbs Doz	Lbs	Units	Lbs.	Lbs. Lbs. Lbs.	Lbs	BoxUnits	Lbs	Lbs	Lbs	Lbs	Lbs
Commodity	Synthetic textiles—Continued. Noton yam, single and plied. Pile (velvets, etc.) chieffy of rayon and other synthetic fine from the fine free free in tistion turs). Printed woven falment yam fabrics, n. e. s. (include fabrics of nylon and glass fibers). Rayon braids, fringes, and narrow trimmings. Rayon braids, fringes, and narrow trimmings.	Rayon fabrics, woven spun, n. e. s		()			Upholstery and drapery fabrics, wider than 42", woven (except Pulle). Woven flament yam fabrics, n. e. s. (include greige, white, piece-dyed, and yam-dyed fabrics). Woven underwear	Table, household, kitchen and hospital utensus, and noulow or flat ware. Table utensus, aluminum. Tablets—See Medicinals.	(Include an tabutators using purchase	Tacks, iron and steel. Taggers' tin—See Iron and Steel—Tinplate. Taggers' transfer of the Transfer of the steatt, soansfone, and pyrophyllite, crude and	de). até wood resin)	Tailow, vegetable. Tampico ed. cordage, and twine. Tampico fibers, unmanufactured	egulators, aircraft	Tanks, storage, iron and steel, water, oil, gas, and other storage tanks, complete and knocked-down material for permanent or temporary installation.	extracts—See Vegetable Dyeing and Tanning	Tanning mixtures—See Chemicals. Tanalum—See Iron—Ferro-Merals and alloys (Ferro-tantalum—See Iron—Ferro-	alloys). Ores and concentrates Oxida	Sajts and compounds—See Chemicals. Tape-labels—See Cotton Mirs. Tape, lead and antimonial lead Tape, inber—See Rubber. Tops, infar-

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Depart- ment of	8398. 10 7073. 05	2608.00 2601.00 2602.00		2604. 00 2606. 00 2605. 00		2623. 00 2622. 00	2629.00 2629.00 2629.00	7590.00	8740.00	8025.94 8059.00	6209.07 0691.07	6639.00	6162.00	7455.03	6178, 91 6178, 91 5409, 05	6155.15	6178.95	7056.05	7457.00	2038. 00	7458.98	3699.00 4729.00	9450.00	9445.00	9400.00	9420.00 9421.00 9422.00
Unit	Lbs	Lbs Lbs	Lbs	Lbs. Lbs. Lbs.	Lbs. Lbs.	Lbs. M.	Lbs	Units	Lbs	Lbs	Lbs Lbs	Lbs	Units	Units	Units	Units	Units	Units	Units	Lbs	Units	Units				Units
Cemmodity	Titanium tetrachloride Toakter, electricalise Tobacca and manufactures.	Leaf tobacco, unmanufactured: Black fat, waterbaler, and dark African Bright fue-cured Burley.	Dark-fred Kentneky and Tennessee (include Hendral Artistismming)	Dark virgina Green River Maryland and Ohio export. One sucket leaf tobacco	Tobacco trimings and scrap, unmanufactured Tobacco, manufactures.	Chewing tobacco, plug, and other Cigarettes Cigars and cheroots	Smoking tobaco; fine'ude eigar entitings) Tobacco manufactures, n. e. s. (include specially prepared eigarette tobacco in bulk).	Tobacco machine y and parts. Tollet paper Tollet baper Tollet baper	Toilet water—See Soap and Toilet Fregarations. Toluol (tolune) (report quantity on basis of 100% toluene). Toluen, nitro derivatives of	Toluidine red.	Tool bit blanks of iron or steel. Tool bit blanks of molybdamm alloys Tool bit blanks of trucsels and allows	Tool steel bars, alloy and stainless steel	Tools, graninge Tools, greating portable—See Electrical Machinery and Apparatus.	Tools—(incorporating) industrial diamonds: Dies, diamond The diamond	1 1 1	-1	Tools, machine tools—See Machinery—Metal-Working. Tools, mechanics, hand, n. e. s. and parts (include tool)	1000	-		Porch welding and cutting machinery, gas, including machines, equipment, and fixtures for use therewith.	Owels and napkins, paper Oys, athletic and sporting goods:	Amusement park and playground devices and parts (fitchde bowling alleys, merry-go-rounds, sildes swings, frapeze, climbing ropes, seesaws, horizontal	Dars and other athletic contrivanees). Billiard tables and accessories (specify by name). Children's wheel goods and parts (specify by name) (include coaster, express, and play wasoner, sieds.	automobiles, tricycles; and wheels and other parts). Dolls and parts (specify type, i. e., composition, or stuffed) (include clothing).	Fishing rods Fishing reeks Fishing tackle and parts, n. e. s
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General License Group		MOM	None	00	000	None	0 0	None None	OC		1	M 14		47	£		47		:404	47	None	None	C	00	None	O
Depart- ment of Commerce No.	3913.00 3952.00	3953.00 3917.00 3999,00	8135, 18	8315.05 8435.00	6649, 65			7849.00	6209.09			2406.00	6620.00 (6565.01)	6565.03 6565.07	6565. 08 6565. 09 6565. 98		8381.05 8381.05		8381.01 6121.00 8381.05			8124, 19 8124, 19 8180, 10	610K 10	7931, 60	6649, 70	8428.00
Unit	Sq. yds. Units	Units. Sq. yds.	Lbs	Lbs.	Lbs. Lbs.	Lbs	Units	Units	Lbs		The	T. be		\Tps		Lbs	Lbs	Lbs	Lbs. Lbs.	Lbs	Lbs	Lbs	Chs	Units	Lbs.	Lbs
Commodity	Textile Products—Continued. Window-shade cloth Women's and grift fur-left hats (include fur-left berets, bonnets, toods, and hat bodies)	Wool-felt hats (include bodies) Coasted or impregnated fabries, n. e. s. Textile manufactures, n. e. s. (include secondband Theobromine,	Theobromine salts and compounds—See Medicinals. Theophylline salts and compounds—See Medicinals. Thetabeutic annaratus and more see proceedings.	ery and Apparatus. Thiodiglycol. Thinners for nitrocellulose lacquers (state ingredients). Thorium:	Metal and alloys. Ores and concentrates. Salts and compounds.	Thread, robber bare (uncovered) Thread, ribber, bare (uncovered) Thread arbor, S. D. D.	Threading machines, metal-working. Threshors.	Threshers, reaper (include combined harvester-threshers). The clips and holders—See Jeweiry. Trieplates, rail.	Testock, rail, whether or not sheared to length, include cross ties. Tiles—See Glass and Glass Products (also see Clay and	Timber and logs, hardwood—See Wood—Unmanufactured Timber See Cube.	Time clocks—See Clocks and Watches. Time recording devices—See Clocks and Watches. Timothy seeds.	Babbitt		Metal in ingots, pigs, bars, blocks, slabs, sheets, foil, tubes, and other forms, including scrap and waste.	Products—See Iron and Stael	npounds—See Chemicals. tures (all others)			The observation of the control of th	-	bane)			The service of upment and parts, automobile (includes 1) Vulcanizars, run tools, the spreaders, etc.). The sundries and repair material—See Rubber. Tissue and Orepe paper—See Paper and Paper Mfrs.		Salls and compounds—See Chemicals. Titanium dioxide and titanium pigments

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Depart- ment of Commerce No.	7451.00 6639.00 6645.80 6639.00 6645.80 6639.00 6645.80 6639.23 8398.23 8398.23 8398.23 8398.23 8398.23 8398.23 8398.23 8398.23 8398.23 8398.23 8398.23 8398.23 8398.23 8349.09 83419.09
Unit	Units. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. L
Commodity	Tumbling and blast deaning machines and parts. Tung oll. Alloys containing tungsten, including tool bit blanks Alloys containing tungsten; Alloys containing tungsten, including tool bit blanks of Ferroralloys). Metal in pigs, bars, wire, filament, carbide nibs, shapes, and other forms. Ores and concentrates Ores ore from original origin
Shipping Priority Rating	A A AAAAA O A A
General License Group	Non O CO C C C C C C C C C C C C C C C C C
Depart- ment of Commerce	9849. 00 9434. 00 9434. 00 9438. 00 9449. 00 9410. 00 941
Unit	Doz. Doz. Doz. Doz. Doz. Doz. Doz. Doz.
	Toys, athletic and sporting goods—Continued. Fishing tackle and equipment suitable only for commercial fishing tackle in 9420 Hoof, 1920, 1941 Golf [chibs] Toys and parts, except puber, n. e. s. (include marbles) Golf [chibs] Golf [chibs] Toys and parts, except puber, n. e. s. (include marbles) Golf [chibs] Golf [chibs] Golf [chibs] Toys and parts, except puber, n. e. s. (include marbles) Golf [chibs] Golf [chibs] Athletic and golf [chibs] Tractor motor [chibs [chibs] Tractor motor [chibs [chibs] Tractor motor [chibs [chibs] Tractor motor [chibs] Transformers, binaural for sircraft sound locators Transformers, irransforming, and converting apparatus— Athletic and sound colls—See Petroleum Froducts. Transformers, transforming, and converting apparatus— Transformers, transforming, and converting apparatus— Transformers, transforming, and converting and converting and bus and bus and parts, radio. Transformers, transforming, and see and bus engines, Diesel and semi-Diesel engines Trucks, motor—See Machinery—Vehicles—Automotive. Trucks, motor—See Machinery—Vehicles—Automotive. Trucks, motor—See Iron and Steel Mirs—Trubular Frod. Trubes, aluminum and alloys including duralumin, and chips including sets. Trubes, magnesium alloy Trubes, golfer— Trubes, golfer— Trubes, magnesium alloy Trubes, include and parts for radio treasing sets. Trubes, include and parts for radio receiving sets. Trubes,

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Depart- ment of Commerce	No.	3224.00	3211.00 3229.98	3499.15 3499.13 3499.11	3419.09	3414.00 3499.98 3495.00	3419, 09	3419.05 3399.25 3399.98	3419.09	3419.09 3419.98 3419.98	1241.00	1201.10 1207.00 1249.00	1249.00 1243.00 1259.05 1251.00 1252.10	1208.00	1209.00	1249.00 1259.00 1252.90	1249.00 1201.50 1202.50 1259.11	1245.00 1249.00 1259.00 1213.00	1246.00 1248.00 1247.00 1259.98	1259.03 1224.00 1249.00 1253.00
Unit		Lbs	Lbs	Units Lbs Lbs	Lbs	Lbs. Lbs. Lbs	Lbs	Lbs. Lbs.	Lbs	Lbs. Lbs.	Lbs.	Lbs Lbs Lbs	Lbs Lbs Lbs Lbs	Lbs. Lbs.	Lbs Lbs Lbs	Lbs Cbs Cbs	Lbs Lbs Lbs	Lbs Lbs Lbs	Lbs.	Lbs. Gal
Commodity	Vegetable fibers—Continued. Seni-manufactures and manufactures—Continued. Jules:	Dags, except when used as container for other merchandise. Burlaps, except when used as a covering for other merchandise or as a component part of other merchandise or as a component part of	Yarn, cordage, and twine. Manufactures, n. e. s	Cushions and upholstery pads. Live-saving appliances. Micheel fiber (somimanufacture). Mattresses.	Maguey: Cord, cordage, and twine Yarn,	Agaula. Cord, cordage, and twine. Yarn. Dakium.	Twine, cord and cordage Ramie:	Twine, cord and cordage Yamu Manufactures. Sisal or henequen:	Sunn:	Twine, cord, and cordage Yame, Cordage, n. e. s. Fibers and manufactures, n. e. s.	vegetable oils and late—See Oils and Fats. Vegetables and Preparations: Asparagus, canned. Baked beans, and pork and beans, canned.	Beans, up of fipe Beans, fresh. Beans, green, canned Beets, canned Garcis, convoid	sand other tomato table sauces dressing. tipe, stuffed or pickled, in bottles.			Fumpkins, canned Sage, and and flour Sages, and and flour Sauces and some Sauces and Sauce Saucerkraut, canned				Vegetables, fresh, other Vegetables and jutess, canned, other Vinegar Yeast
Shipping Priority Rating								PO		Q.										
General License Group										-1	100		Charles and the							
148		0	0	47	47	47	4440	M M	C	MC	00000	00	DDDDDD	None	0 0	00 0	00	0000	00	00 0
Depart- ment of Commerce No.		6309.07 6439.07 6549.07 7745.05	× × × ×	8 4	6649.90 47	100	8398.35 47 8398.36 47 1549.15	00 00	6134.00	00.00	2339.98 2999.96 2311.00 2339.05	01	0907 1131 153 153 153 153		8 8	3419.09 3499.09 3390.06	80 80	98158		
Unit Department of Commerci No.	Valves valve bodies, 4" or larger, used to control flow of liquids, vapors, or gases in piping, including gate, globe, angle, and cheek valves.	Units	6309.98 (6439.98 (6549.98 (7745.98 (6454.57 }		6637. 01	336	8751.00	90	3963.00	988	3205. 01	3206, 05 3206, 07 3206, 09 3206, 11 3206, 13 3206, 13 3206, 13	119811	8 8	60 60	3399.09	3399, 03 3399, 03 3419, 01 3399, 98		

1546	FEDERAL REGISTER, Thursday, February 4, 1943	
80 N N	A	A
Shipping Priority Rating		mu n
General License Group		None None
Depart- ment of Commerce No.	2299. 05 2299. 05 229	4309.50 8293.00 4601.00
Unit	Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs. Lbs.	Lbs.
Commodity	Water was a sea sea sea sea sea sea sea sea sea	D Wodrantie-See Tungsten. D Wood, cork. D Wood Pullsihes D Wood Pullsihes D Wood Pullsihes Chapterellulose, bleeched, rayon and chemical grades (unclude wood pulp cellulose).
Shipping Priority Paring	AAM O H O	
General	None o o o o o o o o o o o o o o o o o o	
Depart- ment of Commerce	No. No. No. No. No. 2831.00 22831.00 22832.00 22893.10 22	
Unit	11. 11. 11. 11. 11. 11. 11. 11. 11. 11.	Lbs. Units Gals.
Commodity	her	Water closet sets. Water henters—See Iron and Steel Mfrs.—Stoves. Watermelous. Water melects and parts. Water mineral. Water self-contained by water softeners—See Chemicals. Water systems, self-contained, household.

	TEGESTER, Thursday, February 4, 1943
Shipping	A HOAR HE DOODE ON DE
General	
Depart-	4232 00 4232 00 4113. 00 4114. 00 4113.
Unit	titi. I.
Commodity	Wood manufactures—Continued. Wood manufactures—Continued. Wood manufactures—Continued. Sash and portable house, starts; columes, include ready fells, grifles, partitions, starts; columns, window and door frames, and other built-in house fatures, made Sash and blinds, in e. s. Wood—Sawmill Products (Lumber). Wood—Sawmill Products (Lumber). Wood—Sawmill Products (Lumber). Birch, boards, planks, and seantlings. Cottonwood, boards, planks, and seantlings, rough of starts grade). Outglast fir, boards, planks, and seantlings, rough of the grade, boards, planks, and seantlings. Outglast fir, saved timber (state grade). Manuel oad black, planks, and seantlings. Manuel oad black, planks, and seantlings. Outgrows production for ecocoted or otherwise treated. Southern plue, boards, planks, and seantlings. Outgrows plank firmer of ecocoted or otherwise treated. Southern plue, boards, planks, and seantlings. Southern plue, sords, planks, and seantlings. Muspon-sor planks, and seantlings. Southern plue, sords, planks, and seantlings. Southern plue, sords, planks, and seantlings. White, and sugar plue), boards, planks, and seantlings. Southern plue, sords, planks, and seantlings. Southern plue, sords, planks, and seantlings. White, and sugar plue), boards, planks, and seantlings. Southern plue, sords, planks, and seantlings. White, and sugar plue), boards, planks, and seantlings. White, ponderosa,
Shipping Priority Rating	D DENDERDE MA MUDIMENTA O CHAMMED M MD DM DO DE
Group	
Depart ment of Commerce No.	4600.00 4661.0
Unit	Ocean S.
Commodity	Wood Pulp—Continued. Sulphae wood pulp, bleached, other Bulphate wood pulp, bleached, other Sulphate wood pulp, bleached, other Crososted of otherwise treated railroad ties, hewn. Douglas fir, loss and hewn timber of the control of the

Commodity	Unit	Depart- ment of Commerce No.	General License Group	Shipping Priority Rating	
Wool-Continued.	Lbs	3626.00	o		
Wool—Continued. Wool noils, and waste (including garnetted, picked and carded mill waste).	-	3628.00	C		
Wool or hair tops. Wool rags, woven and knit. Wool yarns (include chenille yarn and yarn chief value	Lbs Lbs	3622. 00 3633. 00	00		
of hair).	Doz	3675.00	K	0	3
Bahkets, wool (include steamer rugs)	(Lbs	3666, 01 3666, 00	} 0		
Carpets and rugs of wool.	Sq. yd	3662.00	C		
Cloth and dress goods	Yds	3642. 01 3642. 00	0		
the at 10 months and appropriate to the control of	Lbs	3663.00	C		
Feit wool, woven for machines.	Lbs Lbs Yds=		} c		
Mohair cloth	(Yds=	3019.00	K	5	0
Knit wearing apparel, n. e. s. Overcoats, suits and pants, boys'. Overcoats, suits and pants, men's. Waran's and children's wool clothing.	Units	3680. 98	K		0000
Women's and children's wool clothing	Units Lbs	3681.00	K		
Fabrics, other		3689.00	None K	The state of	C
Wrappers mica processed	Lbs		47	13-133	
Trapplina Con Improved Steel Mfrs -Tools	Lbs	4761.00	C		
Writing paper, bond, ledger and drawing X-ray apparatus and parts X-ray films—See Photographic and Projection Goods.	Units		47	1000	
X-ray films—See Photographic and Projection Goods. Xylene, nitro derivatives of	Lbs		000	L' BEST	
Xylol (xylene)	The	5455. 10	C		
Yarns, asbestos. Yarn, vegetable fiber. Yarn, eaulking, lead. Yarn, cotton—See Cotton Mirs.	Lbs	3499. 09 6515. 60			
Yarn, caulking, lead Yarn, cotton—See Cotton Mirs.	Lbs		e		
Yarn, fax	Lbs	3399. 20	C		
Yarn, flax Yarn, hemp Yarn, istle Yarn, jute	Lbs	3211.00	0	F-11 1	
Yaru, maguey	Lbs	3840. 0	C C		
Yarn, pacol	Lbs	3499, 0	5 C		
Yarn, jute Yarn, maguey Yarn, mylon, single and plied Yarn, pacol Yarn, ramie Yarn, silk noil. Yarn, silk noil.	Lbs	3711.00	None		
I hill, bichi waters was a second	Lbs	3711.0	None		
Yarn, sunn	The	3499.0	9 0	BE-LEFT	
Yarn, tampico Yarn, silk, thrown Yarns, wool	Lbs	3710.0	0 0		В
Yarns, wool	Lbs	1256.0	0 K		
Yeast. Yellow mercuric oxide Zinc:					
Addressograph blanks including scrap zinc	Lbs	6573.0	5 47		
Battery shells and parts, unassembled	Lbs	6573. 0	7 47		
Die eastings, including billies. Die eastings, other forms, n. e. s	Lbs	6573. 9	8 47		
Die castings, other forms, n. e. s. Dust, shavings and filings. Ore, concentrates, dross and skimmings	Lbs	6570.0			
Photo-engraving sheets and plates	Lbs		00 } 4	7	
Pigments—See Pigments. Printing blanks.	Lbs	7762.)5 4	7	
Salts and compounds—See Chemicals.		-			
Slabs, plates or blocks: Special high grade (containing not over .007% lease not over .005% iron, not over .005% cadmium	d, Lbs	6571.			
no aluminum and at least 99% zinc). High grade (containing not over .07% lead, not over .07% iron, not over .07% cadmium, no aluminu	er Lbs	6571.	03 4	7	
and at least 99.50% zinc). Intermediate (containing not over 20% lead, nover 35% iron, not over 50% cadmium, no al minum and at least 99.50% zinc). Brows regels (containing not over 60% lead, no	at The	6571.	05 4	17	
over .03% iron, not over .50% cadmium, no al	U+	6571.	11	17	
minum and at least 99.00% zinc). Selected (containing not over .80% lead, not ov .04% iron, not over .75% cadmium, no aluminum and at least 98.75% zinc). Prime western (containing not over 1.60% lead, as port .95% iron).	ver Lbs	6571.	21	47	
and at least 98.75% zinc). Prime western (containing not over 1.60% lead, a	nd Lbs			47	
Other sine cast in slabs, plates or blocks		6571		47 47	
Wire Manufactures (all others)	Lbs	6589	98	47 47	
Zinc, rolled in sheets and strips, in e. s	Lbs	8385	35	C 47	
Zinc chloride	Lbs	8429	. 05	0	
Zinc chromate Zinc oxide, including leaded zinc oxide	Lbs	8411		47 47	
Zinc oxide, including leaded zinc oxide Zinc sulfate Zinc sulfate		0.400		47	
Zirconium: Metals and alloys (Ferro zirconium—(See Iron—Fer		6649	. 95	C	
alloys). Ores and concentrates including zirconium sand		6648	5. 95	C	
		8398		C	
Zirconium carbides and all mixtures	Lbs	8399	3. 20	0	
Zirconium iodides and all mixtures	Lbs	839	3. 53 3. 54	CCC	
	100			0	
Zirconium intrates and all mixtures. Zirconium stilicates and all mixtures. Zirconium sulfates and all mixtures.	Lbs	000	8. 55 8. 56	0	

(a) The column headed "Gen. Lic. Group" has reference to the general license country groups set forth in § 802.3 (a) of this subchapter. When numbers appear instead of a letter, the commodity may be exported under general license only to the destinations indicated by those numbers in § 802.2 (a) of this subchapter.

(b) The column headed "Shipping Priority Rating" has reference to the shipping priority rating assigned to the particular commodity after which it appears as provided in Part 809 of this sub-

chapter.

(c) The abbreciation "n. e. s." means "not elsewhere specified."

(d) Where the symbol (*) appears after a commodity description it signifies an assigned shipping priority rating of "D" for shipments weighing under 2,240 pounds, and for shipments weighing 2,240 pounds or more it signifies that a shipping priority rating will be assigned to each export at the time the freight space application covering such export is certified by the Office of Exports to the War Shipping Administration.

§ 801.3 Revocation of licenses. All export licenses are subject to revocation without notice.

§ 801.4 Return of revoked or expired licenses. Export licenses which have been revoked or which have expired must be returned immediately to the Office of Exports.

§ 801.5 Transfer of licenses. Export licenses shall not be transferred except by written authorization of the Office of Exports.

§ 801.6 Amendments to licenses. No amendments may be made to export licenses except by the Office of Exports, or by collectors of customs or postmasters acting under specific instructions from the Office of Exports.

§ 801.7 Presentation for export. commodities, the exportation of which is prohibited or curtailed pursuant to section 6 of the Act of July 2, 1940, 54 Stat. 714, as amended, shall be loaded or carried onto an exporting carrier for export by water or by air or presented to such an exporting carrier for loading or presented to the collector of customs for inspection and clearance for exportation until a license therefor, or such other document as may be authorized in these regulations, has been presented to the collector of customs at the port at which the commodity is to be so loaded, carried or presented. No commodity shall be mailed for exportation until a license, or such other document as may be authorized in these regulations, has been presented to the postmaster at the post office where the commodity is to be mailed. If the commodity is to be exported by any means of export other than by water, air, or mail, such license or other document need not be presented to the collector of customs prior to loading, carrying onto, or presentation to, the exporting carrier, but must be presented to the collector of customs at the port of exit from the

United States prior to inspection by the customs inspectors or other export inspection officials at that port, and at all events prior to exportation. Upon specific authorization to a collector of customs or postmaster by the Office of Exports, the presentation of a license may be waived. The provisions of this section do not apply to exportations made pursuant to general licenses nor to exportations of technical data.

§ 801.8 Price. Commodities may not be exported except in accordance with the provisions of the Maximum Export Price Regulation issued by the Office of Price Administration, as it may hereafter be amended.

§ 801.9 Arms, ammunition and implements of war, helium and tinplate scrap. Regulations promulgated by the Secretary of State on June 2, 1942, 7 F.R. 4216 et seq., shall continue to govern the exportation of arms, ammunition and implements of war, helium and tinplate scrap, except that an expert license shall not be issued when in any case it shall have been determined by the Office of Exports that the proposed exportation would be detrimental to the prosecution of the war or contrary to the interest of national defense.

§ 801.10 The proclaimed list. The exportation of any commodities or technical data, directly or indirectly, to, or on behalf of, or for the account of any person, so long as his name appears upon "The Proclaimed List", is prohibited, except when authorized in each case by an individual license upon which appears the certificate of the Office of Exports that prohibition of the exportation would work an unusual hardship on American interests. A statement as to the nature of the transaction and its effect upon American interests must be filed with any application for a license pursuant to this section.

§ 801.11 Shipments to territories, dependencies and possessions of the United States. No license is required for shipments from the United States to any territory, dependency or possession of the United States, except the Philippine

§ 801.12 In transit shipments without unloading. Commodities shipped by vessel from one foreign country and passing through the United States in transit to another foreign country may be exported without a license from the Office of Exports if, while in waters subject to the jurisdiction of the United States, they have not been unladen from the vessel on which they entered such

§ 801.13 Shipments unloaded by order of Federal Government. When the United States Government has ordered the removal from a vessel of commodities laden under a license issued by the Office of Exports, the exporter may subsequently export such commodities under the license in effect at the time of the original lading even though, in the case of an individual license, such license has expired prior to exportation, or, in the case of a general or unlimited license,

such license has been revoked prior to exportation. Such commodities may not be exported, however, under an individ-ual license which has been revoked.

§ 801.14 Shipments to Canada for reexportation to another foreign country. The exportation from the United States of all commodities enumerated in § 801.2 of this subchapter and all technical data as defined in § 806.1 of this subchapter to Canada (including that part of Labrador under Canadian authority) with the knowledge or intention that they are to be re-exported therefrom to another foreign destination is hereby prohibited unless there is in effect a license authorizing the exportation thereof to the country of ultimate destination. In the case of general licenses, the exporter shall place the general license number on the export declaration in the manner specified in § 802.2 (b) of this subchapter.

P	ART 802—GENERAL LICENSES
Sec.	
802.1	Definition.
802.2	General license numbers.
802.3	General license country groups.
802.4	Re-exportation from country of des-
	tination.
802.5	Consignee control under general
	license.
802.6	Constance
	license.
802.7	General licenses issued.
802.8	Exports to the United States Govern-
	ment.
802.9	General in transit licenses.
802.10	General licenses which permit ship-
	ments not exceeding a specified
	value.
802.11	Personal baggage.
802.12	Photographic film.
802.13	Ship and plane stores, supplies and
	equipment.
802.14	Metal drums and containers.
802.15	Re-exportation of machinery or parts.
802.16	Prisoners of war and interned
	civilians.
802.17	Certain foreign trademarks, trade
	names, etc.
802.18	Exportations from Canal Zone to Re-
	public of Panama for repair or pro-
	cessing and return.
802.19	Return of empty containers to for-
	eign country.
AUTH	ORITY: §§ 802.1 to 802.19, inclusive,
issued	under sec. 6, 54 Stat. 714; Pub. Laws
75 and	638, 77th Cong.; Order No. 3 and Dele-
gation	of Authority No. 25, 7 F.R. 4951; Dele-
gation	of Authority No. 31, 7 F.R. 9807.
8	or manifestry 140. 31, 7 F.R. 9807.
2 000	

§ 802.1 Definition. A "General IIcense is a license" issued by the Office of Exports for which no application is required, available for use by all persons, permitting exportation of a particular commodity to a particular destination subject to regulations hereinafter prescribed and those which may be pre-

§ 802.2 General license numbers. (a) For purposes of control a "General license number" is hereby assigned for each country to which any designated commodity may be shipped under a general license. This "General license num-

scribed from time to time.

lowed by the arabic number assigned to the particular country as follows: Afghanistan___ Afghanistan Aldabra Is. (Seychelles)

ber" shall consist of the letter "G" fol-

Algeria
Amirantes Is. (Seychelles)
Anglo-Egyptian Sudan Algeria. Angio-Egyptian Angola (Portugal)
Annobon, Corisco and Elobey Islands
(Spain and possessions) 83 Antigua (Leeward Is.) Argentina.... Aruba (Curação) _________Ascension Is. (St. Helena) ______ Ashanti (British W. Africa) Azores Is. (Portuguese Atlantic Is.) ----Bahamas_____Bahrein Islands_____ Baluchistan (India) Barbados______Barbuda (Leeward Is.)_____ Bay Is. (Honduras) Bermuda
Bhutan (India)
Bissau (Portuguese Guinea) Bolivia ... -----Bonaire (Curação) Brazil___ British Cameroons (Br. W. Africa)
British East Africa (including Kenya,
Uganda, Nyasaland, Zanzibar, and Tanganyika [mandated territory])_____ British Guiana

British Honduras

British Oceania (See Oceania, Br.) 31 British Oceania (See Oceania, Br.)
British Togoland (Br. W. Africa)
British Virgin Islands (Leeward Is.)
British West Africa (Including Nigeria,
British Cameroons [mandated territory, Gumbia, Sierra Leone, Gold
Coast [including Ashanti and Northern
Territory], and British Togoland
[mandated territory])
Burma. Caicos Islands (Jamaica) Canary Islands (Spanish Atlantic Is.)— Cape Verde Islands (Portuguese Atlantic 97 Îs.)____Cayman Islands (Jamaica)_____ Celon 36 Chad (Fr. Equatorial Africa) Chagos Is. (Mauritius) -------Clipperton Is. (French Oceania) Colombia_____Congo (Belgian)_____ Congo (Belgian) _____ Cook Islands (New Zealand) _____ Costa Rica____Cozumel Is. (Mexico)_____ Curação (including the islands of Aruba, Bonaire, Saba, St. Eustache, and St. Martin [southern part])_____
 Martin [southern past]
 37

 Cyprus
 86

 Dahomey (French W. Africa)
 86

 Desirade Is. (French W. Indies)
 100

 Diego García Is. (Mauritius)
 46

 Dominica
 58

 Domínican Republic
 11

 Dutch Guiana (Surinam)
 22

 Easter Is. (Chile)
 7

 Ecuador
 12

 Egypt
 59
 Egypt

Eire

El Salvador England
Falkland Islands
Farquhar Is. (Seychelles)
Fernando Noronha Is. (Brazil)
Fernando Po (Spain and possessions)

Titt Islands (Cesania, Br.) Figi Islands (Oceania, Br.) French Cameroon French Congo (Fr. Equatorial Africa) French Equatorial Africa... French Guiana... French Guinea (Fr. West Africa).... French Morocco_____ French North Africa (including French Morocco, Algeria and Tunisia).

French Oceania (all French possessions in the Pacific) French Sudan (French W. Africa) _____

French West Africa (including Mauri-		Ellice Islands, New Hebrides Islands,		
		Pitcairn Island, Tonga or Friendly		Union of Soviet Socialist Republics 76
tania, Senegal, French Guinea, Ivory		Island, Santa Cruz Islands)	54	United Kingdom (Great Britain) 2
Coast, Togoland, Dahomey, Fr. Sugan	-	destine and Trans-Jordan	51	Truguay 23
and Niger) 80	P	anama	10	TI S S R 76
French West Indies (including Desirade,	P	anama	40	Venezuela 24
Guadeloupe, Les Saintes, Martinique,	P		20	Wallis Archipelago (Fr. Oceania) 71
Marie Galante, St. Martin [northern	P		05	Windward Islands (including Grenada,
part and St. Bartholomew) 100	P			Grenadines, Dominica, and St. Vin-
Priondly Teland (Oceania Br.)	P	eru	21	Grenadines, Dominica, and St. vin-
FITCHULY ISLAND (OCCURRENT, INC.)	p	itcairn Island (Oceania, British)	54	cent) 58
Gabon (Fr. Equatorial Africa) 73	77	ortuguese Atlantic Islands	93	Yemen (Saudi Arabia) 81
Galapagos Is. (Ecuador) 12	F	Ortuguese Atlantic Islands	94	Zanzibar (British E. Africa) 30
Gambia (Br. W. Africa) 34	P	of tuguese dumental and the second		
Gambier Is. (Fr. Oceania) 71	P		83	(b) When any commodity is shipped
	P	rincipe Is. (Portuguese Atlantic	and a	(b) When any commodity to suppose
		Tslands)	93	or taken out of the United States under
Gilbert and Ellice Islands (Oceania,	10	aiatea Is. (French Oceania)	71	any type of general license, the exporter
British)		apa Is. (French Oceania)	71	shall state on the export declaration,
Goa (Portugal and possessions) 83	K	apa is. (French Occama)	45	Shall state on the caport deciditation,
Gold Coast (Br. W. Africa) 34	R	CUOTION IS. (LICCTION AND)		when such document is required to be
	e E	cullon	95	presented to the collector of customs or
	H		17	postmaster, the name of the ultimate
	F	tio de Oro (Spain and possessions)	82	postinaster, the appropriate description
Great Britain & Northern Ireland 2	T	dio Muni (Spanish Guinea)	82	consignee, the commodity description,
Greenland 61	1	todriguez Is. (Mauritius)	46	the country of destination, and the gen-
Grenada (Windward Islands) 58	-	ourigues is. (manifeld)	10	eral license number. The export decla-
Grenadines (Windward Islands) 58	5			ti 11 he pregented to the collector
Grenadines (Windward Islands) 100		t. Bartholomew Is. (Fr. W. Indies)	200	ration shall be presented to the collector
Guadeloupe (French W. Indies) 100		t. Christopher (St. Kitts) Island (Lee-	-	of customs or postmaster prior to the
		ward Is.)	45	taking out or prior to loading for ex-
Haiti 15		st Eustache (Curação)	10	newtotion at the part of evit or prior
Honduras 16		t. Helena (including Ascension, Gough,		portation at the port of exit or prior
Iceland 62		Inaccessible, Nightingale, and Tristan		to mailing. In the case of shipments by
Ifni (Spanish Morocco) 98	3	Inaccessible, Mignimigate, and Tristant	52	rail or motor transport, the export dec-
IIII (Spanish Morocco) ======		da Cunha Islands)		laration must be presented prior to in-
IIIaccobbliste as. (Sa. and		St. Kitts (Leeward Is.)	45	iaration must be presented prior to in-
IIIUIA		St. Lucia (Windward Is.)	58	spection by the collector of customs at
Iran 80		t Martin (part) (Curacao)	10	the port of exit from the United States.
Iraq 74	1 3	St. Martin (part) (French West Indies) -	100	In addition, whenever an exportation
Ireland 90) ;	St. Paul Is. (Brazil)	6	In addition, whenever an exportation
Ivory Coast (French W. Africa) 86	5	St. Paul 18. (Brazil)	70	under general license is made by mail,
Jamaica44	4 1	St. Pierre (and Miquelon)	200	the general license number must be en-
Jamaica Ts (Chile) 7	7	St. Vincent (Windward Is.)	58	dorsed on the address side of the wrap-
	E 5	Sala-y-Gomez Is. (Chile)	7	dorsed on the address side of the wing-
Kamaran Is. (Aden) 25		Samoa, Western (mandated territory)		per of the parcel.
Kenya (Br. E. Africa) 30	U	(New Zealand)	48	
Khorva-Morva Is. (Aden) 25	5	San Ambrosio Is. (Chile)	7	§ 802.3 General license country
Kuwait 40	0	San Amprosio is. (Chine)	7	6 002.5 Creater the troping gonored li-
Labrador (that part under Newfound-		San Felix Is. (Chile)		groups. (a) The following general li-
land authority) 47	7	Sandwich Is. (Falkland Is.)	39	cense country groups are hereby desig-
Tally additionly / ======	0	Santa Cruz Is. (Spanish Atlantic Is.)	97	nated:
Lebanon (Syria) 78	8	Santa Cruz Is. (Oceania, British)	54	navcu.
Looward Islands (including Antigua,		San Thomé Is (Portuguese Atlantic Is.) -	93	
Leeward Islands (including Antigua,		Sao Thomé Is. (Portuguese Atlantic Is.) -	93	Group C
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St.	+	Sao Thomé Is. (Portuguese Atlantic Is.) -	81	A CONTRACTOR OF THE PARTY OF TH
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla	+	Sao Thomé Is. (Portuguese Atlantic Is.) = Saudi Arabia ===================================	81	Australia 28
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit.	t	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 2 86	Australia 26
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	1.5	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81	Australia
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	1.5	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 2 86 53	Australia 28 Greenland 61 Great Britain, and Northern Ireland 62 Toeland 63
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands) 44. Les Saintes Is. (Ft. W. Indies) 100	1.5	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 86 53 34	Australia 28 Greenland 61 Great Britain, and Northern Ireland 2 Iceland 62 Labrador (that part under Newfound
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	15 10 10	Sao Thomé Is. (Portuguese Atlantic Is.) = Saudi Arabia ===================================	81 86 53 34 71	Australia
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands) 44 Les Saintes Is. (Ft. W. Indies) 99 Liberia 99 Loyalty Is. (French Oceania) 75	15 00 01	Sao Thomé Is. (Portuguese Atlantic Is.) = Saudi Arabia ===================================	81 86 53 34 71 25	Australia 28 Greenland 61 Great Britain, and Northern Ireland 62 Iceland 65 Labrador (that part under Newfoundland authority) 47 Newfoundland 44
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Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	15 00 01	Sao Thomé Is. (Portuguese Atlantic Is.) = Saudi Arabia =	81 2 86 53 34 71 25 54	Australia
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	15 00 91 71 92	Sao Thomé Is. (Portuguese Atlantic Is.) = Saudi Arabia =	81 2 86 53 34 71 25 54	Australia 28 Greenland 61 Great Britain, and Northern Ireland 62 Iceland 65 Labrador (that part under Newfoundland authority) 47 Newfoundland 44
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	15 00 91 71 92	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 2 86 53 34 71 25 54	Australia 28 Greenland 61 Great Britain, and Northern Ireland 2 Iceland 62 Labrador (that part under Newfoundland 44 U. S. S. R. 76
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands) 49 Les Saintes Is. (Ft. W. Indies) 99 Liberia 99 Loyalty Is. (French Oceania) 79 Madagascar 99 Madeira Islands (Portuguese Atlantic Is.) 99 Madive Islands (Ceylon) 99	15 00 01 71 02	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 2 86 53 34 71 25 54 49 45	Australia 28 Greenland 61 Great Britain, and Northern Ireland 62 Iceland 62 Labrador (that part under Newfoundland 44 Newfoundland 44 U. S. S. R. 76
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands) 44 Les Saintes Is. (Ft. W. Indies) 10 Liberia 9: Loyalty Is. (French Oceania) 7: Madagascar 9: Madeira Islands (Portuguese Atlantic Is.) 9: Maldive Islands (Ceylon) 3: Marie Galante Is. (Fr. W. Indies) 10	15 00 91 71 92 93 36 000	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 2 86 53 34 71 25 54 49 45 39	Australia 28 Greenland 61 Great Britain, and Northern Ireland 62 Iceland 62 Labrador (that part under NewIoundland authority) 47 Newfoundland 47 U. S. S. R. 76 Aden 28 Afchanistan 7
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands). 4 Les Saintes Is. (Ft. W. Indies) 100 Liberia 99 Loyalty Is. (French Oceania) 79 Madagascar 99 Madeira Islands (Portuguese Atlantic Is.) 99 Maldive Islands (Ceylon) 39 Marie Galante Is. (Fr. W. Indies) 100 Marrie Galante [St. (Fr. W. Indies) 79 Marrie Galante [St. (Fr	15 00 91 71 92 93 36 00 71	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Scotland Sephelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.)	81 2 86 53 34 71 25 54 49 45 39	Australia 28 Greenland 61 Great Britain, and Northern Ireland 62 Labrador (that part under Newfoundland 44 Newfoundland 44 U. S. S. R. 76 Aden 28 Adgabarata 76 Adgabarat
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Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	15 00 01 71 02 93 36 000 71 000 86 17	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Sokotra Is. (Aden) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South West Africa (Union of So. Africa) Spain and possessions Spain and possessions Spainsh Atlantic Islands	81 2 86 53 34 71 25 54 49 45 39 39 39 55 57 82 97	Australia 28 Greenland 61 Great Britain, and Northern Ireland 62 Iceland 62 Labrador (that part under Newfoundland authority) 47 Newfoundland 42 U. S. S. R 76 Aden 26 Afghanistan 7 Aldabra Is. (Seychelles) 53 Amirantes Is. (Seychelles) 54 Anglo-Egyptian Sudan 64 Arzentina 8
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands). Les Saintes Is. (Ft. W. Indies)	55 90 91 71 92 93 93 96 90 90 90 90 90 90 90 90 90 90	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 2 86 53 34 71 25 54 49 45 39 39 39 55 57 82 97 82	Australia 28 Greenland 61 Great Britain, and Northern Ireland 62 Leland 62 Labrador (that part under Newfoundland authority) 47 Newfoundland 7 Newfoundland 7 Newfoundland 7 Aden 22 Afghanistan 7 Aldabra Is. (Seychelles) 5 Amjrantes Is. (Seychelles) 5 Anglo-Egyptian Sudan 6 Antigua (Leeward Is.) 4 Argentina 7 Argentina 62 Argentina 7 Argenti
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Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands). Les Saintes Is. (Ft. W. Indies)	55 00 01 11 11 12 22 93 86 6000 771 000 86 46 177 370 445 88	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Sokotra Is. (Aden) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South-West Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish and International Morocco and Tangier Sudan, Anglo-Egyptian	81 2 86 53 34 71 25 54 49 45 39 39 55 57 82 97 82 97 82 1 98 60	Australia 66 Greenland 67 Great Britain, and Northern Ireland 67 Iceland 67 Labrador (that part under NewIoundland authority) 47 Newfoundland 47 U. S. S. R 76 Aden 28 Afghanistan 77 Aldabra Is. (Seychelles) 58 Amirantes Is. (Seychelles) 68 Anglo-Egyptian Sudan 68 Antigua (Leeward Is.) 68 Arabia 88 Argentina 78 Arabia 88 Argentina 79 Ascension Is. (St. Helena) 79 Ashanti (British W. Africa) 79
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands) 49 Les Saintes Is. (Ft. W. Indies) 100 Liberia 99 Loyalty Is. (French Oceania) 71 Madagascar 99 Madeira Islands (Portuguese Atlantic Is.) 99 Maldive Islands (Ceylon) 30 Marie Galante Is. (Fr. W. Indies) 10 Marquesas Is. (French Oceania) 70 Martinique (Fr. W. Indies) 10 Mauritania (Fr. W. Indies) 10 Mauritania (Fr. W. Africa) 8 Mauritius (including Rodriguez Island and Diego Garcia Island) 4 Mexico 11 Middle Congo (Fr. Equatorial Africa) 7 Miquelon and St. Pierre 17 Mozambique (Portugal) 4	55 00 01 11 11 12 22 23 33 866 600 00 771 00 686 46 117 773 770 445	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 2 86 53 34 71 25 54 49 45 39 39 39 55 57 82 97 84 84 84 97 84 97 84 84 84 84 84 84 84 84 84 84 84 84 84	Australia
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Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands). 4 Les Saintes Is. (Ft. W. Indies) 100 Liberia. 9 Loyalty Is. (French Oceania) 7 Madagascar 9 Madeira Islands (Portuguese Atlantic Is.) 9 Maldive Islands (Ceylon) 3 Marie Galante Is. (Fr. W. Indies) 10 Marquessas Is. (French Oceania) 7 Martinique (Fr. W. Indies) 10 Mauritania (Fr. W. Indies) 10 Mauritus (including Rodriguez Island and Diego Garcia Island) 4 Mexico 1 Miquelon and St. Pierre 7 Montserrat (Leeward Is.) 4 Mozambique (Portugal) 8 Nepal (India) 7 Netherlands Guiana (Surinam) 4 Netherlands Guiana (Surinam) 10	355 300 301 301 302 303 303 303 303 303 304 305 307 307 307 307 307 307 307 307 307 307	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland————————————————————————————————————	81 2 86 53 34 71 25 54 49 45 39 39 55 57 82 9 82 6 82 84 84 84 84 84 84 84 84 84 84 84 84 84	Australia 66 Greenland 67 Great Britain, and Northern Ireland 67 Labrador (that part under NewIoundland authority) 77 Newfoundland 77 Newfoundland 77 Aden 25 Afghanistan 77 Aldabra Is. (Seychelles) 57 Amirantes Is. (Seychelles) 57 Anglo-Egyptian Sudan 7 Antigua (Leeward Is.) 7 Arabia 7 Arabia 7 Argentina 7 Arcension Is. (St. Helena) 5 Ashanti (British W. Africa) 7 Australia 7
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	93 93 93 96 96 97 97 97 97 97 97 97 97 97 97 97 97 97	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South West Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish and International Morocco and Tangier Sudan, Anglo-Egyptian Surinam Sweden and possessions Switzerland	81 286 53 34 71 25 54 49 45 39 39 39 39 55 57 82 97 82 1 1 98 82 84 85 84 85 86 86 86 86 86 86 86 86 86 86 86 86 86	Australia
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Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	93 93 93 96 96 97 97 97 97 97 97 97 97 97 97 97 97 97	Sao Thomé Is. (Portuguese Atlantic Is.) - Saudi Arabia	81 2 86 53 34 71 25 54 49 45 39 39 39 55 57 82 97 82 98 60 60 98 98 98 98 98 98 98 98 98 98 98 98 98	Australia 68 Greenland 69 Great Britain, and Northern Ireland 69 Labrador (that part under Newfoundland authority) 47 Newfoundland 70 Newfoundland 70 Newfoundland 70 Newfoundland 70 Newfoundland 70 Newfoundland 70 Aden 70 Aden 70 Arghanistan 70 Aldabra Is. (Seychelles) 70 Amirantes Is. (Seychelles) 70 Amirantes Is. (Seychelles) 70 Anglo-Egyptian Sudan 70 Arabia 70 Arabia 71 Arabia 72 Arabia 73 Argentina 74 Argentina 75 Ascension Is. (St. Helena) 75 Ashanti (British W. Africa) 75 Ashanti (Bri
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Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 00 00 00 00 00 00 00 00 00 00 00 0	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland————————————————————————————————————	81 2 86 53 34 71 25 54 49 49 39 39 39 39 55 57 82 97 82 97 82 97 84 97 98 97 98 98 98 98 99 99 99 99 99 99 99 99 99	Australia 68 Greenland 67 Great Britain, and Northern Ireland 67 Leland 67 Labrador (that part under Newfoundland authority) 74 Newfoundland 75 Newfoundland 76 Labrandor (that part under Newfoundland 19 Newfoundland 76 Labrandor (that part under Newfoundland 19 Labrador (that part under Newfoundland 19 Labrador (Labradority) 76 Aden 76 Aden 77 Aldabra Is. (Seychelles) 77 Anglo-Egyptian Sudan 77 Antigua (Leeward Is.) 78 Arabia 77 Arabia 78 Arapatian 77 Ascension Is. (St. Helena) 78 Ashanti (British W. Africa) 78 Australia 78 Bahamas 78 Bahamas 78 Bahamas 78 Bahrein Islands 78 Bahuda (Leeward Is.) 78 Barbados 78 Barbuda (Leeward Is.) 78 Bay Is. (Honduras) 78 Belgian Congo
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 90 91 71 71 92 93 93 96 96 96 97 97 97 97 97 97 97 97 97 97	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland————————————————————————————————————	81 2 86 53 34 71 25 54 49 45 39 39 39 55 55 82 97 82 98 62 2 84 85 87 71 30 98 87 87 87 87 87 87 87 87 87 87 87 87 87	Australia 626 Greenland 61 Great Britain, and Northern Ireland 62 Leland 63 Labrador (that part under Newioundland authority) 70 Newfoundland 70 L. S. S. R. 76 Aden 22 Afghanistan 71 Aldabra Is. (Seychelles) 71 Amirantes Is. (Seychelles) 72 Amirantes Is. (Seychelles) 73 Anglo-Egyptian Sudan 74 Arabia 75 Arabia 76 Argentina 77 Ascension Is. (St. Helena) 78 Ashanti (British W. Africa) 78 Bahrein Islands 78 Bahrein Islands 78 Barbuda (Leeward Is.) 78 Barbuda (Leeward Is.) 78 Barbuda (Leeward Is.) 78 Bay Is. (Honduras) 78 Belgian Congo
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 90 91 71 71 92 93 93 96 96 96 97 97 97 97 97 97 97 97 97 97	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland————————————————————————————————————	81 2 86 53 34 71 25 54 49 45 39 39 39 55 55 82 97 82 98 62 2 84 85 87 71 30 98 87 87 87 87 87 87 87 87 87 87 87 87 87	Australia 66 Greenland 67 Great Britain, and Northern Ireland 67 Labrador (that part under NewIoundland authority) 77 Newfoundland 77 Newfoundland 77 Aden 22 Afghanistan 77 Aldabra Is. (Seychelles) 57 Amirantes Is. (Seychelles) 58 Anglo-Egyptian Sudan 69 Antigua (Leeward Is.) 7 Arabia 7 Arabia 7 Arabia 7 Ascension Is. (St. Helena) 7 Ascension Is. (St. Helena) 7 Ascension Is. (St. Helena) 7 Australia 7 Bahamas 7 Bahrein Islands 7 Bahrein Islands 7 Barbados 7
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 01 11 11 12 23 33 36 66 46 46 17 77 77 70 44 45 71 47	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland—Scotland—Sependencies—Seychelles and Dependencies—Sierre Leone (Br. W. Africa)—Society Is. (French Oceania)—Sokotra Is. (Aden)—Sokotra Is. (Alkland Is.)—Sokotra Is. (Falkland Is.)—Sokotra Is. (Falkland Is.)—Sokotra Rhodesia—Sokotra Is. (Falkland Is.)—Sokotra Rhodesia—Sokotra Is. (Alkland Is.)—Sokotra Is. (Alkland I	81 2 86 53 34 71 71 25 54 49 45 39 39 55 57 82 97 82 84 85 71 78 78 78 78 78 78 78 78 78 78 78 78 78	Australia 68 Greenland 67 Great Britain, and Northern Ireland 67 Lecland 67 Labrador (that part under Newfoundland authority) 7 Newfoundland 7 U. S. S. R. 7 Aden 7 Alghanistan 7 Aldabra Is. (Seychelles) 7 Amirantes Is. (Seychelles) 7 Anglo-Egyptian Sudan 7 Arabia 8 Argentina 7 Arabia 9 Argentina 8 Aruba (Curaçao) 1 Ascension Is. (St. Helena) 7 Ashanti (British W. Africa) 7 Australia 8 Bahamas 7 Baluchistan (India) 8 Barbuda (Leeward Is.) 7 Barbados 8 Barbuda (Leeward Is.) 8 Barbados 9 Barbuda (Leeward Is.) 8 Belgian Congo 9 Bermuda 8 Bhutan (India) 8 Bismarck Archipelago (New Guinea) 7
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 90 91 171 171 172 93 93 96 96 96 97 177 97 97 97 97 97 97 97 97 97	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Orkney Is. (Falkland Is.) Southern Rhodesia South-West Africa (Union of So. Africa) Spanish Atlantic Islands Spanish Guinea Spanish Guinea Spanish Guinea Spanish Guinea Surinam Sweden and possessions Switzerland Syria Tangier Tangier (and Spanish Morocco) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Togoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British)	81 2 86 53 34 71 25 54 49 45 39 39 39 39 55 57 82 26 97 82 1 98 60 22 22 84 71 84 94 94 95 96 96 97 97 97 97 97 97 97 97 97 97 97 97 97	Australia 628 Greenland 629 Great Britain, and Northern Ireland 621 Leland 631 Labrador (that part under Newfoundland authority) 70 Newfoundland 70 Newfoundla
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 01 11 11 12 23 33 36 66 46 46 17 77 77 70 44 45 71 47	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Grant (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) Southern Rhodesia South-West Africa (Union of So. Africa) Spanish Atlantic Islands Spanish Guinea Spanish Guinea Spanish Guinea Spanish and International Morocco and Tangier Sudan, Anglo-Egyptian Surinam Sweden and possessions Switzerland Syria Tahiti (French Oceania) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Toogoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British) Totrue Is. (Haiti)	81 2 86 53 34 71 25 54 49 49 39 39 39 39 55 57 82 2 84 60 2 2 2 84 84 86 86 86 86 86 86 86 86 86 86 86 86 86	Australia 628 Greenland 629 Great Britain, and Northern Ireland 621 Leland 631 Labrador (that part under Newfoundland authority) 70 Newfoundland 70 Newfoundla
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 90 91 171 171 172 93 93 96 96 96 97 177 97 97 97 97 97 97 97 97 97	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland————————————————————————————————————	81 2 86 53 34 71 71 25 54 49 45 39 39 55 57 82 97 82 97 82 97 82 97 82 97 82 97 83 97 84 97 85 97 86 97 87 87 87 87 87 87 87 87 87 87 87 87 87	Australia 66 Greenland 67 Great Britain, and Northern Ireland 67 Labrador (that part under NewIoundland authority) 7 NewIoundland 67 Labrador (that part under NewIoundland authority) 7 NewIoundland 7 Labrador (that part under NewIoundland authority) 7 NewIoundland 7 Afghanistan 7 Afghanistan 7 Aldabra Is. (Seychelles) 7 Amfrantes Is. (Seychelles) 7 Anglo-Egyptian Sudan 7 Arabia 8 Argentina 8 Argentina 8 Argentina 8 Argentina 9 Ascension Is. (St. Helena) 7 Ascension Is. (St. H
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 90 91 171 171 172 93 93 96 96 96 97 177 97 97 97 97 97 97 97 97 97	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South Handesia South-West Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish Guinea Spanish Guinea Spanish Guinea Spanish Guinea Surinam Sweden and possessions Switzerland Syria Tantit (French Oceania) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Togoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British) Tortue Is. (Haiti) Trans-Jordan (and Palestine)	81 2 86 53 34 71 25 54 49 45 39 39 55 57 82 22 97 82 84 60 22 22 84 85 71 87 87 87 87 87 87 87 87 87 87 87 87 87	Australia 68 Greenland 67 Great Britain, and Northern Ireland 67 Lecland 67 Labrador (that part under Newfoundland authority) 7 Newfoundland 7 U. S. S. R. 7 Aden 7 Aldabra Is. (Seychelles) 7 Amirantes Is. (Seychelles) 7 Anglo-Egyptian Sudan 7 Antigua (Leeward Is.) 7 Arabia 7 Arabia 7 Arabia 7 Arabia 7 Ascension Is. (St. Helena) 7 Ashanti (British W. Africa) 7 Ashanti (British W. Africa) 7 Australia 8 Bahamas 7 Bahamas 7 Bahamas 7 Bahuchistan (India) 8 Barbuda (Leeward Is.) 8 Barbu
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 01 11 11 12 23 33 36 66 46 17 77 77 77 45 54 48	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South Handesia South-West Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish Guinea Spanish Guinea Spanish Guinea Spanish Guinea Surinam Sweden and possessions Switzerland Syria Tantit (French Oceania) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Togoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British) Tortue Is. (Haiti) Trans-Jordan (and Palestine)	81 2 86 53 34 71 25 54 49 45 39 39 55 57 82 22 97 82 84 60 22 22 84 85 71 87 87 87 87 87 87 87 87 87 87 87 87 87	Australia 67 Greenland 77 Great Britain, and Northern Ireland 78 Leland 78 Labrador (that part under Newfoundland authority) 78 Newfoundland 79 Newfoundland 79 Aden 79 Afghanistan 79 Aldabra Is. (Seychelles) 79 Amirantes Is. (Seychelles) 79 Amirantes Is. (Seychelles) 79 Anglo-Egyptian Sudan 79 Arabia 79 Ascension Is. (St. Helena) 79 Ascension Is. (St. Helena) 79 Ashanti (British W. Africa) 79 Australia 79 Bahamas 79 Bahamas 79 Bahrein Islands 79 Barbuda (Leeward Is.) 79 Barbados 79 Barbuda (India) 79 Barbados 79 B
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands). Les Saintes Is. (Ft. W. Indies)	55 00 011 112 2 33 36 600 071 000 686 46 46 1773 770 45 48 34 43 22 44 5 71 47 49 54 48 18	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Grkney Is. (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) Southern Rhodesia South-West Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish Guinea Spanish Guinea Spanish Guinea Spanish and International Morocco and Tangier Sudan, Anglo-Egyptian Swritzerland Syria Tahiti (French Oceania) Tangaryika (Br. E. Africa) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Togoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British) Tortue Is. (Haiti) Trans-Jordan (and Palestine) Trinidad and Tobago Trinidad Is. (in South Atlantic) (Brazil	81 2 86 53 34 71 25 54 49 49 45 39 39 39 39 55 57 82 97 82 97 82 97 84 98 98 98 98 98 98 98 98 98 98 98 98 98	Australia 67 Greenland 77 Great Britain, and Northern Ireland 78 Leland 78 Labrador (that part under Newfoundland authority) 78 Newfoundland 79 Newfoundland 79 Afghanistan 79 Aldabra Is. (Seychelles) 79 Amirantes Is. (Seychelles) 79 Amirantes Is. (Seychelles) 79 Anglo-Egyptian Sudan 79 Arabia 79 Arabia 79 Argentina 79 Ascension Is. (St. Helena) 79 Ashanti (British W. Africa) 79 Barbuda (Leeward Is.) 79 Barbuda (India) 79
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 011 111 29 39 36 600 0771 000 886 6 117 73 770 445 448 445 771 447 448 866	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) Southern Rhodesia South-West Africa (Union of So. Africa) Spanish Atlantic Islands Spanish Guinea Tangier Sudan, Anglo-Egyptian Surinam Sweden and possessions Switzerland Syria Tahiti (French Oceania) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Togoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British) Tortue Is. (Haiti) Trans-Jordan (and Palestine) Trinidad Is. (in South Atlantic) (Brazil Tristan da Cunha Islands (St. Helena)	81 2 86 53 34 71 25 54 49 49 39 39 39 39 39 39 60 62 22 84 85 71 30 82 84 85 60 60 60 60 60 60 60 60 60 60	Australia 68 Greenland 67 Great Britain, and Northern Ireland 67 Lealand 67 Labrador (that part under Newfoundland authority) 7 Newfoundland 7 U. S. R. 7 Aden 7 Afghanistan 7 Aldabra Is. (Seychelles) 7 Amirantes Is. (Seychelles) 7 Anglo-Egyptian Sudan 8 Argentina 8 Argentina 7 Arabia 7 Arabia 7 Arabia 7 Arabia 8 Argentina 8 Argentina 8 Argentina 9 Ashanti (British W. Africa) 7 Ashanti (British W. Africa) 7 Bay Is. (Honduras) 8 Baluchistan (India) 8 Barbuda (Leeward Is.) 8 Bay Is. (Honduras) 8 Belgian Congo 8 Bermuda 8 Bhutan (India) 8 Belgian Congo 8 Bermuda 9 Belgian Congo 8 Bermuda 8 Bonaire (Curaçao) 8 Brazil 8 British Cameroons (Br. W. Africa) 8 British Cameroons (Br. W. Africa) 8 British Cameroons (Br. W. Africa) 9 British Cameroons (Br. W. Africa) 8 British Cameroons (Br. W. Africa) 9 British Cameroons (Br. W. Africa) 19 British Cameroons (Br. W. Africa) 20 Brazil 20 20
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 01111122 93 366 666 600 771 000 886 446 177 3770 445 448 188 866 34	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland—Scotland—Seychelles and Dependencies—Sierre Leone (Br. W. Africa)—Society Is. (French Oceania)—Sokotra Is. (Aden)—Sokotra Is. (Alkland Is.)—Sokotra Is. (Falkland Is.)—Sokotra Is. (Falkland Is.)—Sokotra Is. (Falkland Is.)—Sokotra Is. (Falkland Is.)—Sokotra Is. (Inion of So. Africa)—Spanish Atlantic Islands—Spanish Guinea—Spanish Guinea—Spanish Islands—Sokotra Islands—Skyria—Islands—Islands—Skyria—Islands—Islands—Islands—Islands—Islands—Islands—Islands—Islands—Islands—Islands—Islands—Islands—Islands—Irlanda Is. (In Sokotra Islands—Irlanda Is. (In Sokotra Islands—Irlanda Islands—	81 2 86 53 34 71 71 72 55 54 49 45 39 39 55 57 82 97 82 83 97 82 83 97 82 83 97 83 83 83 83 83 83 83 83 83 83	Australia 68 Greenland 67 Great Britain, and Northern Ireland 67 Leland 67 Labrador (that part under Newfoundland authority) 74 Newfoundland 75 Newfoundland 76 U. S. R. 76 Aden 76 Aden 77 Aldabra Is. (Seychelles) 77 Anjo-Egyptian Sudan 77 Anigua (Leeward Is.) 78 Arabia 77 Arabia 78 Arapia 78 Arapia 79 Arabia 79 Arabia 79 Arabia 79 Ascension Is. (St. Helena) 79 Ascension Is. (St. Helena) 79 Ashanti (British W. Africa) 79 Australia 79 Bahamas 79 Bahamas 79 Bahuchistan (India) 79 Barbuda (Leeward Is.) 79 Barbuda (Leew
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 011 111 29 39 36 600 0771 000 886 6 117 73 770 445 448 445 771 447 448 866	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) Southern Rhodesia South-West Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish Guinea Spanish Guinea Spanish Guinea Spanish and International Morocco and Tangier Sudan, Anglo-Egyptian Surinam Sweden and possessions Switzerland Syria Tahiti (French Oceania) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Togoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British) Tortue Is. (Haiti) Trans-Jordan (and Palestine) Trinidad and Tobago Trinidad Is. (in South Atlantic) (Brazil Tristan da Cunha Islands (St. Helena) Tubmotu (French Oceania)	81 2 86 53 34 71 25 54 49 49 39 39 39 39 55 57 82 26 97 82 84 98 98 98 98 99 99 90 90 90 90 90 90 90 90	Australia 68 Greenland 67 Great Britain, and Northern Ireland 67 Leland 67 Labrador (that part under Newfoundland authority) 74 Newfoundland 75 Newfoundland 76 U. S. R. 76 Aden 76 Aden 77 Aldabra Is. (Seychelles) 77 Anjo-Egyptian Sudan 77 Anigua (Leeward Is.) 78 Arabia 77 Arabia 78 Arapia 78 Arapia 79 Arabia 79 Arabia 79 Arabia 79 Ascension Is. (St. Helena) 79 Ascension Is. (St. Helena) 79 Ashanti (British W. Africa) 79 Australia 79 Bahamas 79 Bahamas 79 Bahuchistan (India) 79 Barbuda (Leeward Is.) 79 Barbuda (Leew
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 01111122 93 366 666 600 771 000 886 446 177 3770 445 448 188 866 34	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) Southern Rhodesia South-West Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish Guinea Spanish and International Morocco and Tangier Sudan, Anglo-Egyptian Surinam Sweden and possessions Switzerland Syria Taniti (French Oceania) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Togoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British) Tortue Is. (Haiti) Trans-Jordan (and Palestine) Trinidad Is. (in South Atlantic) (Brazil Tristan da Cunha Islands (St. Helena) Tumotu (French Oceania) Tunisia (French Oceania) Tunisia (French Oceania)	81 2 86 53 34 71 25 54 49 49 39 39 39 39 55 57 82 2 97 82 2 1 9 8 4 5 6 0 2 2 2 5 1 6 0 0 1 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Australia
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 011 111 122 123 138 138 138 138 138 138 138 138 138 13	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) Southern Rhodesia South-West Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish Guinea Spanish and International Morocco and Tangier Sudan, Anglo-Egyptian Surinam Sweden and possessions Switzerland Syria Taniti (French Oceania) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Togoland (mandate) (Fr. W. Africa) Tonga Islands (Oceania, British) Tortue Is. (Haiti) Trans-Jordan (and Palestine) Trinidad Is. (in South Atlantic) (Brazil Tristan da Cunha Islands (St. Helena) Tumotu (French Oceania) Tunisia (French Oceania) Tunisia (French Oceania)	81 2 86 53 34 71 25 54 49 49 39 39 39 39 55 57 82 2 97 82 2 1 9 8 4 5 6 0 2 2 2 5 1 6 6 0 1 6 0 1 6 0 1 6 0 1 6 0 1 6 0 1 6 0 1 0 0 1 6 0 0 0 0	Australia
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands). Les Saintes Is. (Ft. W. Indies)	55 00 01111122 03 366 000 771 000 886 446 177 3770 445 448 1886 344 552 2 50	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland————————————————————————————————————	81 2 86 53 34 71 71 71 49 45 39 39 55 57 82 97 82 97 82 97 82 97 82 97 83 97 82 97 83 83 83 83 83 83 83 83 83 83	Australia 67 Greenland 77 Greenland 78 Greenland 78 Locland 78 Locland 78 Labrador (that part under Newfoundland authority) 78 Newfoundland 79 Newfoundland 79 Afghanistan 79 Aldabra Is. (Seychelles) 79 Amirantes Is. (Seychelles) 79 Amirantes Is. (Seychelles) 79 Anglo-Egyptian Sudan 79 Antigua (Leeward Is.) 79 Arabia 79 Arabia 79 Arabia 79 Argentina 79 Ascension Is. (St. Helena) 79 Ascension Is. (St. Helena) 79 Ashanti (British W. Africa) 79 Asustralia 79 Bahamas 79 Bahamas 79 Bahamas 79 Bahuda (Leeward Is.) 79 Bay Is. (Honduras) 79 Beigian Congo 79 Bermuda 79 Beigian Congo 79 Bermuda 79 Beitish Cameroons (Br. W. Africa) 79 British Cameroons (Br. W. Africa) 79 British Cameroons (Br. W. Africa) 79 British Guiana 79 British G
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands)	55 00 011 111 122 123 138 138 138 138 138 138 138 138 138 13	Sao Thomé Is. (Portuguese Atlantic Is.) Saudi Arabia Scotland Senegal (Fr. W. Africa) Seychelles and Dependencies Sierre Leone (Br. W. Africa) Society Is. (French Oceania) Sokotra Is. (Aden) Solomon Islands (British Oceania) Solomon Islands (Australian New Guinea) Sombrero Is. (Leeward Is.) South Georgia (Falkland Is.) South Orkney Is. (Falkland Is.) South Orkney Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South Shetland Is. (Falkland Is.) South Heest Africa (Union of So. Africa) Spain and possessions Spanish Atlantic Islands Spanish Guinea Spanish and International Morocco and Tangier Sudan, Anglo-Egyptian Surinam Sweden and possessions Switzerland Syria Tahiti (French Oceania) Tangier (and Spanish Morocco) Tasmania (Australia) Tobago (and Trinidad) Toolago (and Trinidad) Toolaga Islands (Oceania, British) Tortue Is. (Haiti) Trans-Jordan (and Palestine) Trinidad Is. (in South Atlantic) (Brazil Tristan da Cumha Islands (St. Helena) Tuamotu (French Oceania) Tunisia (French Oceania) Tunisia (French Oceania) Tunisia (French Oceania) Turkey Turks Islands (Jamaica)	81 2 86 53 34 71 125 54 49 45 39 39 55 57 82 82 84 60 22 84 85 71 98 86 60 98 98 99 90 90 90 90 90 90 90 90 90	Australia
Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher [St. Kitts] Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit. Virgin Islands). Les Saintes Is. (Ft. W. Indies)	55 00 01111122 03 366 000 771 000 886 446 177 3770 445 448 1886 344 552 2 50	Sao Thomé Is. (Portuguese Atlantic Is.)—Saudi Arabia—Scotland————————————————————————————————————	81 2 86 53 34 71 25 54 49 49 39 39 39 39 39 39 39 39 39 3	Australia 67 Greenland 77 Greenland 78 Iceland 78 Labrador (that part under Newfoundland authority) 78 Newfoundland 79 Newfoundland 79 Afghanistan 79 Aldabra Is. (Seychelles) 79 Amirantes Is. (Seychelles) 79 Anglo-Egyptian Sudan 79 Arabia 79 Arabia 79 Arabia 79 Argentina 79 Arsentina 79 Ascension Is. (St. Helena) 79 Ashanti (British W. Africa) 79 Ashanti (British W. Africa) 79 Barbados 7

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British West Africa (including Nigeria		
British Cameroons [mandated territory], Gambia, Sierra Leone, Gol. Coast, [including Ashanti and North	2	
tory], Gambia, Sierra Leone, Gol	d	
Coast, [including Ashanti and North	-	
ern Territory], and British Togoland [mandated territory])	34	
Burma	25	
Cairos Islands (Jamaica)	44	
Cayman Islands (Jamaica)	_ 44	
CeylonChad (French Equatorial Africa)	- 36	
Chagos Is. (Mauritius)	- 73 - 46	
Chile	7	
China (Free)	RE	
Clipperton Is. (French Oceania)	- 71	
Congo (Belgian)	. 8	
Cook Islands (New Zealand)	48	
Costa Rica	0	
Cozumel Is. (Mexico)	17	
Cuba Curação (including the islands of Aruba,	. 3	
Bonaire, Saba, St. Eustache and St.		
Martin (southern part)	TO	1
Cyprus Diego Garcia Is. (Mauritius) Dominica	37	1
Diego Garcia Is. (Mauritius)	46	-
Dominican Republic	. 58	
Dutch Guiana (Surinam)	22	
Easter Is. (Chile)	7	1
Ecuador	12	1
Egypt	59	1
El Salvador	13	1
Falkland Islands	20	5
Farqunar Is. (Seychelles)	53	2
Fernando Noronha Is. (Brazil)	6	
Figi Islands (Oceania, British)	54	5
French Cameroon	72	8
Africa)	73	
ATTICAL ECULOUPINI ATTICA	73	8
French Oceania (All Fr. possessions in the Pacific)		8
Friendly Islands (Oceania, British)	71	C
Gabon (Fr. Equatorial Africa)	73	2
Galapagos Is. (Ecuador)	12	8 8
Gamola (Brit. W. Africa)	34	2
Campler 1s. (Fr. Oceania)	71	8
Gibraltar Gilbert & Ellice Islands (Oceania,	41	
	54	S
COLUCION I BEIL W ATTING	34	8 8
GOURT 18. (Dr. Heiene)	52	S
Greenland & Northern Ireland	2	8
Greenland	61	S
orenada (Willdward Islands)	58,	S
Guatemaia	14	8 8
440101	15	S
HondurasIceland	16	S
MINICOSSIDIE IS (St. Helene)	62 52	S
	43	G.
THE START IN MICH. IN CO. IN C	80	S
THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NA	74	S
Juan Fernandez Is. (Chile)	44	5
Kamaran Is. (Aden)	7 25	S
Kamaran Is. (Aden) Kenya (Br. E. Africa) Khorya-Morya Is. (Aden)	30	S
Khorya-Morya Is. (Aden)	25	St
Kuwait	40	SI
authority)	400	Sy
	47	T
		T
		To
Virgin Islanda), Somorero and Brit.	100	To
Loyalty To /Ph O	45	Te
Maldive Islands (Ceylon) Marquesas Is. (Fr. Oceania)	71 36	TI
Marquesas Is. (Fr. Oceania)	71	Tr
Diego Comi	NE I	Tr
Mexico	46	Tt
Middle Congo (Fr. Equatorial Assis)	17	Tt
oliqueion and mi	73	Tu
Montserrat (Leeward Is.)	70 45	Uk
Netherlands	43	UI
dether and T	22	Ur
Mevis Island (Leaward To)	64	Ur
No. 24—10	45	U.

AL REGISTER, Thursday, Feb	rua
New Caledonia Is. (Fr. Oceania)	
Newloundland (including that part of	
Labrador under Newfoundland and	
thority) New Guinea (British) (comprising Papus	47
or british New Guinea and territory of	r.
New Gillines Imandated territory)	40
New Hebrides (Oceania, British)	. 54
New Zealand (including Cook Islands and Western Samoa [mandated terri-	
tory))	40
Nicaragua	10
Nightingale Is. (St. Helena)	50
Northern Ireland (Gr Britain)	0
Northern Rhodesia	50
Oceania, British (including British Solo-	30
mon Islands, Fili Islands Gilbert and	
Ellice Islands, New Hebrides Islands, Pitcairn Island, Tonga or Friendly Is-	100
land, Santa Cruz Islands)	-4
Palestine and Trans-Jordan	54
Panama	19
Paragnay	20
Perim Is. (Aden)	25
Pitcairn Island, Tonga or Friendly Is-	21
Rajatea Is. (Fr Oceania)	71
Rapa Is. (Fr. Oceania)	71
Revilla Is (Mexico)	45
Revilla Is. (Mexico)Rodriguez Is. (Mauritius)	17 46
Saba (Curação)St. Christopher (St. Kitts) Is. (Leeward	10
St. Christopher (St. Kitts) Is. (Leeward	
Is.)St. Eustache (Curação)	
St. Helena (including Ascension, Gough,	10
St. Helena (including Ascension, Gough, Inaccessible, Nightingale, and Tristan	
da Cunha Islands) St. Kitts (Leeward Is.)	52
St. Lucia (Windward Is.)	45
Ct. Martin (part) (Curação) St. Paul Is. (Brazil)	10
St. Paul Is. (Brazil)	6
St. Pierre (and Miquelon) St. Vincent (Windward Is.)	70 58
Sala-v-Gomez Is. (Chile)	7
Samoa, Western (mandated territory) (New Zealand)	
ban Ambrosio Is. (Chile)	48
San Felix Is. (Chile)Sandwich Is. (Falkland Is.)	7
Sandwich Is. (Falkland Is.)	89
Santa Cruz Is. (Oceania, Br.) Saudi Arabia	54 81
Scotland	2
Seychelles and Dependencies	53
Sierre Leone (Br. W. Africa) Society Is. (Fr. Oceania)	34 71
bokotra is. (Aden)	25
bolomon Islands (Br. Oceania)	54
Solomon Islands (Australian New Guinea) South Court (Leeward Is.)	49
Sombrero Is. (Leeward Is.)	45
South Georgia (Falkland Is.)	39
South Shetland Is. (Falkland Is.)	39
Southern Rhodesia	55
South-West Africa (Union of South Africa)	-
Sudan, Anglo-Egyptian	60
our man	22
Syria	78
	71
	30 26
Cobago (and Trinidad)	56
or out is. (Harri)	54
rans-Jordan (and Palestine)	15 51
Tinidad and Tohago	56
rinidad Is. (in South Atlantic) (Brazil) ristan da Cunha Islands (St. Helena)	6
Uamotu (Fr. Oceania)	52 71
ubuai (Fr. Oceania)	71
bangi Shari (Fr. Equatoria) Africa)	44
ganda (Brit. E. Africa)	73
mion of South Africa	57
nion of Soviet Socialist Republice	76
nited Kingdom and Northern Ireland S. S. R	76

Uruguay Venezuela	2
Wallis Archipelago (French Oceania)	7
Windward Islands (including Grena	ida,
Grenadines, Dominica, and St. V	in-
Yemen (Saudi Arabia)	9
Zanzibar (British E. Africa)	3
(b) When a commodity is place	

der general license to a particular country group, it may be shipped to any country in that group subject to existing regulations.

§ 802.4 Re-exportation from country of destination. No exportation may be made under any type of general license with the knowledge or intention that the commodities so exported are to be reexported from the country of destina-tion, unless the re-exportation has been authorized by the Office of Exports.

§ 802.5 Consignee control under general license. (a) General licenses may be revoked or suspended as to any person in any destination.

(b) Shipment under a general license may be made to any consignee in the country of destination except:

(1) To any person as to whom the general license has been revoked or suspended; or

(2) To any person on "The Proclaimed List"; or

(3) To a member of the immediate family or an agent or representative of any person named on "The Proclaimed ; or

(4) To any person when by reason of the sale, purchase or any service connected with the exportation, a commission, fee, remuneration or other benefit accrues to any person on "The Proclaimed List".

(5) To any member of the armed forces of an enemy country who is a prisoner of war or to an interned national of an enemy country.

§ 802.6 Consignor control under general license. General licenses may be revoked or suspended as to any person within or without the United States by an order issued pursuant to the provisions of Part 807 of this subchapter.

§ 802.7 General licenses issued. General licenses are hereby issued permitting exportation of the commodities set forth under the column "Commodity" to the destinations designated under the column "Gen, Lic. Group" in § 801.2 of this subchapter.

(b) Where the word "none" appears in the column "Gen. Lic. Group" opposite a commodity, no general license for such commodity is in effect, except as hereinafter provided.

§ 802.8 Exports to the United States Government. A general license, designated GUS, is hereby issued permitting exportation of all commodities to any of the following consignees:

(a) The United States Government or any agency thereof: Provided, Such commodities are intended for official use;

(b) Representatives of the United States or members of the United States armed forces: Provided, That such commodities are shipped in quantities sufficient solely for official use or for the personal use of the consignee and his immediate family.

§ 802.9 General in transit licenses. (a) General in transit licenses are hereby issued permitting exportation of all commodities, except as limited by subsequent provisions of this section, originating in a designated foreign country and passing through the United States or any place subject to the jurisdiction of the

foreign destination, as specified in para-

graph (b) of this section.
(b) (1) The following are the designated countries of origin and destination for which general in transit licenses are issued. The general license designations set forth below must be used in the same manner as general license numbers as provided in § 802.2 (b) of this subchap-

From-	то-	General licens designations
	W 000 00 00 00 00 00 00 00 00 00 00 00 0	GIT-BC/A.
Belgian Congo	British Empire	
Belgian Congo		and believe in the party of the
British Empire		CARACTER CO. CO.
British Empire		
Netherlands Indies		Commission
Netherlands Indies		Charles and A
Portugal		CONTRACTOR OF THE PARTY OF THE
Portugal		CONTRACTOR OF CALL
Spain	Dittish Empho	COLUMN TO LAND
Spain		THE PERSON NAMED IN COLUMN TO A PARTY OF THE
Sweden		11 to 11 to 12 to
Sweden		
Switzerland		CONTRACT CONTRACTOR
Switzerland		
U. S. S. R.		NA WORK 200 (200)
U. S. S. R.		C1 W101 W1 (T2)
U. S. S. R.		and project one of the PM
Western Hemisphere		
Western Hemisphere		The state of the s
Western Hemisphere	Netherlands Indies	AND THE PROPERTY OF THE PARTY O
Western Hemisphere		
Western Hemisphere		
Western Hemisphere		
Y Countries.		GII-1/2.

Turkey.

(2) The words "Western Hemisphere", as used in this section, include only the countries designated by the following numbers in § 802.2 (a) of this subchapter: 3 through 24, 61, 62, 100 and 101.

(3) "Y" origins and "Z" destinations

are as follows:

List Y-Origins

Australia. Burma. Dominion of Canada. New Zealand. Union of South Africa British Colonies including only:

Aden. Bahamas Barbados. Bermuda. British Guiana. British Honduras. Ceylon. Cyprus. Fiji. Gambia. Gold Coast. Jamaica. Kenya. Leeward Islands. Nigeria. Northern Rhodesia. Nyasaland. Palestine and Transjordania. Seychelles Islands. Sierra Leone. Tanganyika. Trinidad. Uganda. Western Pacific Islands. Windward Islands. Zanzibar.

List Z-Destinations

French North Africa. French West Africa. Tran. Iraq. Liberia Madagascar.

Portugal. Portuguese Atlantic Islands. Portuguese Guinea. Reunion. Spain. Spanish Atlantic Islands. Spanish and International Morocco and Tangier. Sweden Switzerland. Syria.

(4) In addition to those listed in subparagraph (1) of this paragraph there is also issued a general in transit license, designated GIT-C/P, which authorizes the shipment of all commodities through the United States in transit to Portugal when consigned by the Canadian Red Cross Society to an agent of that Society and destined for British prisoners in Germany.

(c The use of general intransit license GIT-Y/Z is subject to the following regulations:

(1) Each shipment must be accompanied by a Canadian Export Permit or by a British Imperial License, specifying the nature of the shipment and naming the ultimate consignee in the country of destination, with exception of shipments from the Canadian Government to the British Forces in Iraq.

(2) Canadian Export Permits and British Imperial Export Licenses shall be surrendered to collectors of customs at the last port of exit from the United

(3) If the shipment is not accompanied by a foreign export license or permit, as provided above, an individual export license, from the Office of Exports must be obtained.

(d) In transit shipments of commodities hereafter listed in this paragraph may not be made under any general in transit license set forth in this section except GIT-A/A or GIT-Y/Z, as set forth in paragraph (b), or when proceeding under bond from Mexico through the United States to another part of Mexico, or when proceeding between any part of the Western Hemisphere and the Republic of Panama through the Panama Canal Zone:

Commodity	Schedule B No.
Aircraft parts, equipment, and accessories other	
than those listed in the President's Procla-	
than those listed in the rectangle	
mation of April 9, 1942.	2209 27
Agar	6290 00 thru 6305 00, 6308.50, 8336.00, 8339.05
Aluminum	8339.98
	0000.00
Ammonium nitrate	6515 05 6645 01 6649 01 6670 00 8396.01 thru
Antimony	8396.08
	8390.00
Asbestos	0401.00
Atropine	8130.01 till a 9130.10
Bahassu nuts and kernels	1319.90
Beef and mutton tallow—(edible and inedible)	0051.00, 0052.00, 0857.00
includes oleo stock.	
Polledonna leaves and root	2209.01
Parellium metallic	0049.00
Denvi and hervilium ore	0043.03
Beryllium oxide, carbonate and other beryllium	8396.20
colte	
Drietles	. 0935.00
G. Walne	8135.11, 8135.12
Cadmium	8135.11, 8135.12 . 6645.15, 6649.15, 8396.51 thru 8396.58,
Cadmium	8429.01, 8429.02
Cashew nuts and cashew nut kernels	1379.98
Cashew nut oil and cashew nut shell oil	1449.98
Castor oil	2249.01. 8111.00
Castor beans	2220.01
Castor beans	6645 18. 6649.18
Cerium	8645 20 6649 20 8357.00, 8359.11, 8368.00,
Chromium	8396.71 thru 8396.78, 8429.05
Cinchona bark or other bark from which qui-	2200.01
nine may be extracted.	8045 05 6640 25 8299 90 8396.91 thru
nine may be extracted.	0000 00 0400 00
	0390.96, 0425.09
Commit off	1420.00, 2230.00

							E	0)	DE	R	AL	R	EG	IS	TEI	R,	Th	urs	da	y, 1	Feb	rue	ary	4,	194	3							
Schedule B No.—Continued 1431 2249.05	8135.98 6920.00, 6922.05, 6922.09, 8398.70 thru 8398.78	2209.19, 8205.30, 8205.92 5120F, 5960.01 thru 5960.08		20, 2249.05	00, 2186.00, 2189.05, 2189.95	thru 2099.90					00	3499.09	3.01 3711.00, 3720.01, 3720.05,		549.98	thru 8397 88 6640 os				6649.60, 8398.80			8398.10, 8398.18, 8428.00 3565.03, 6565.07, 8585.08	55.03			00, 6691.98, 8398.20 thru	6649.85 6637, 6691.98, 6220.87, 8398.35 thru		99.00		6570.00 thru 6573.98, 8299.90, 8398.45 thru 8398.48, 8411, 8429.19	6645.95, 6649.95, 6691.98, 6220.88, 8398.51 thru 8398.58
n n	6922.	9, 8205.30, 5960.01 tk		-	3, 8205.93						, 0336.00		3720.98, 3798.01		thru 1549.98			2249.98	6649.60	6649.60	4130.00		6565.02.	6155.15,	7	0000	9 0038.00,	6649.85	herr oc	niru so	0858.98	thru 6, 8411,	649.95,
. 2249.03, 2220.20, 0999.98	6920.00	5120F,	8135.15,	00099.00	2125.00, 2209.98.	2001.00	2249.98	6645.70	2220.98	8119.05	2186.00	3205.19,	3720.	4019.05	0809.05 1549.01	8397.80	8135.17	1449.98,	8303.98	6645.60,	4009.09,		6565.01,	8011.00	7485.12 1379.98	2249.10	8398.28	6645.85,	8398.38 3609.09 +hm1 9699.00	00.000	0809.05	8398.48	8398 58
Commodity—Continued Peanut (ground nut) oil	Flatinum group metalsPsyllium seeds	Guartz crystals	Radium Rapeseed and rapeseed oil	Rennet.	Rotenone	Rubber seed		Seed lac	Sesame seed	Shark oil and shark-liver oil	Shellac	Sisal	Mittee outside	Sodium nitrate	Spierm out, grude and refined	Strontium	Strychnine	edible and denatured)	or tantalum ore		TeakwoodTheobromine			Tools incorporating industrial diamonds	nuts and kernels	Tungsten2			Wool, unmanufactured and semimanufac- 3			will	
8119.05 879.90 1379.98 6845.30 6840.30	0440	6424.00, 8201.00 6436.00 thru 4309.98	0400.00, 0409.20, 0209.98	3004.01		1425.00, 2231.00	8024.09 5960.10, 5960.15	12. 12	2209.07		2209.98 6213.03	3205.03	6178.90, 7750.07, 9190.01	8314.00 5472.01. 5472.98 5472.03		2220.20, 3205.05 0201 01 4hm 0350 00	8127.93, 8180.03		8124.13, 8127.94, 8180.13, 2209.11 3205.07	5990.98 8205.09 8911.00 9994.00 9990.92	3205.11 3205.11	5507.00 thru 6515.98, 6645.35, 8202.00, 8299.90.	8398.98 0324.00. 0330.no	9147.00, 9149.98 6638.00, 6691.05	3414.00, 3205.15 6635.00	8398.91, 6649.65, 8438.20	6649.45, 6636.00, 6601.07, 6691.08, 8397.55.	58		2209.98 2209.98	2209.15 2249.05	5230.05 1379.98, 2249.98	2249.25, 1449.03, 2220.20

Schedule B No.-Continued

Europe pursuant to directions of the Joint Anglo-American Blockade Comin the United States in replacement of the original certificate, must be presented to the collector of customs at the last port of exit from the United States. ment, issued by a British consular officer (1) A Certificate of Orgin aind Interest covering the shipment, issued in mittee, or a document covering the ship-

Origin and Interest, or as stated on the document issued by a British consular officer in the United States amending or ping documents, must coincide with the signee as stated on the Certificate of (2) The name and address of the ultiname and address of the ultimate conmate consignee, as shown by the shipreplacing the original certificate.

f) Overcarried shipments (which are rned in error to the United States) may t be exported under these general in reby defined to mean commodities extransit licenses.

issued permitting exportation to destinations in general license country group K, as set forth in § 802.3 (a) of this subchapter, and to Liberia, of all commodities where, in a single shipment, the net value (net value is defined to mean the invoice price exclusive of shipping charges) of such commodities classified ceded by an asterisk, shall be construed to include their forms, conversions and under the same Department of Commerce Schedule B number does not exmodities listed below (which, when preceed \$25 with the exception of the com-§ 802.10 General licenses which permit shipments not exceeding a specified value. (a) General licenses are hereby derivatives):

Schedule B No.	8135.98 8135.98 8300.00	8391.00 8135.98 8127.92, 8135.30 2209.27	8135.98 8135.98 All	7089.00	8310.00 - 8253.00 - 8290.00 thru 6305.00, 6308.50, 8135.98, 8336.00, 8339.05, 8339.98	8390.00 . 8025.15, 8025.19	- 6350.30 - 65150.5, 6645.01, 6649.01, 6670.00, 8396.01 thru 8396.08	8202.00, 8203.00, 8398.85, 8398.98 - 5451.05	- 8119.98 - 8135.98 - 8135.08	2209.01, 8124.03, 8127.93, 8150.01, 8151.01,	- 8135.25 - 8025.98 - 6645.05, 6649.05, 8386.20 - 8025.30
Commodity	*Acetarsone (Stovarsol)Aceta acidAcetic acidAcetic aldehydeAcetic aldehyde	Acetophenetidin acid (aspirin)	*Adalin *Agar ************************************	n the 1942.	Alcohol (methyl)	Sans, and compared any drop of any salts.	•AnthraquinoneAntimony, metal, salts, and compounds	*Arsenic	*Atabrin_acid*	*Atropine	Benzocaine (Anaesthesin) Benzyl chloride. Beryllium, metal, salts, and compounds Beta naphthol.

554		I DD LINE						
7950.00 7139.05 6999.98 8344.98 8258.19, 8329.83	8135.98 6645.15, 6649.15, 8396.51 thru 8396.58, 8429.01, 8429.02 8135.11, 8135.12 8329.95 8329.10 1449.98 6445.18 6649.18		2209.04 6645.25, 6649.25, 8299.90, 8396.91 thru 8396.98, 8429.09 1420.00, 2230.00 6645.30, 6649.30, 8398.98	6423.00, 6412.00, 6413.00, 6422.00, 6423.00, 6424.00, 8201.00 6424.00, 8201.00 4302.00 thru 4309.98 5405, 5409.98, 5419, 5409.20, 5411.98	9025.35 5409.10, 5990.05 2209.09, 2209.98, 8135.98 8025.50 7071.05, 7071.98, 7073.05, 7073.98	7036.05 thru 7038.98, 7099.93 6473.01, 5473.05, 5478, 5480.01, 5480.08 8135.98 7750.01, 7750.03	111	ALL. 3399.03, 3399.05, 3399.06, 3399.09, 3399.00
Commodity—Continued regarge glass tubes. ses, pig. ural. ural.	ds	Cerium, metal, salts, and compounds Chlorine	Cinchona bark	Commutators	*Dibutyl phthalate *Diamonds, industrial *Digitalis, include seeds and compounds. Dimethylaniline Diphenylamine Flectric curling frons, coffee percolators, flat irons, toasters, waffle irons, and other do- mestic electric heating or cooking devices	a cem.	tor fuel or the for the oil. Ing oil. Ind down, i ganese	Firearmsrest except wearing apparel and household goods.

			- AD DIVIL	TEL GISTE	i, Inursuay,	Feoruary 4, 1943	1	Le
Schedule B No.—Continued 8398.87 9117.10 thru 9117.60, 8125.00 thru 9117.00	8025.90, 8025.93. 2209.98 6920. 6922.05. 6922.09. 8398.70 thm, 8398.78	2206.00 8258.19 8259.09, 8359.21 8357.00 8359.23 8135.25 8135.25 8135.29	82209.19, 8205.30, 8205.92 8119.38 5960.01 thru 5960.08 AJL 7079.01	7078.98 8397.75 2220.20, 3840.07,			9049.38, 8397.80 thru 8397.89 8135.17 1619.05 8135.98 8519.00 85135.98 8239.01 6645.60, 6649.60, 8398.80 1521.05 8239.15, 8299.19	8135.18
Commodi orusaphic unexj	*Phthalic anhydride and phthalates. Platinum group metals, salts, and compounds.	*Podophylum. *Podophylum. *Polyvinyl chloride. *Potassium chlorate and perchlorate. Potassium chromate and bichromate. *Procaine (include novocaine, etc.) *Propylene dichloride.	Protargol Psyllium seeds Pyrethrum Pyrethrum Pyridoxine Hydrochloride Quartz orystals Quinine Radio mica condensers, and capacitors Radio transmitting sets, tubes, and parts	s or valves for receiving sets.	ompounds, synthetic, unfabride polymers and copolymers of acrylonitrile, butylene, styrene, ene chloride.	ssia,	Styrene *Stychnine *Sugar *Sulfonamides (include all sulfa drugs) *Sulfonamides (include all sulfa drugs) *Sulfonamides (include all sulfa drugs) *Tannic acid Tannic acid Tanning materials, chromium *B Tanning materials, chromium ### Compounds ITetraethyl lead, ethyl fluid, and any mixture all containing more than 3 cc. tetraethyl lead *Theobromine *Theobromine	
Schedule B No.—Continued . 8330.01 . 8303.98 9190.92	6178.50, 7750.07, 9190.01 8314.00 5472.01, 5472.08	2220.20, 3399.30, 3399.98, 3419.05 8329.96, 8329.98 8180.03 8127.96, 8180.19 2209.11, 8124.13, 8127.94, 8180.13 7740.98	8123.00 2209.98 7745.98 5990.98 3205.09, 3211.00, 3224.00, 3229.05 2209.98	657.00 thru 6515.98, 6645.35, 8202.00, 0299.90, 8398.98 0324.00, 0330.00 9147.00, 9149.98 6638.00, 6691.05 8205.15, 2414.00	6635.00, 8397.41 thru 8397.48 6649.65, 8389.91, 8438.20 6205.01, 6205.03, 6205.11, 6205.13 7741.00, 7742.00 8228.03, 8261.03 8329.92 8059.00	5510.00, 5513.00 6636.00, 6649.45, 6691.07, 6691.08, 8397.58, 8397.58 8020.05 8083.00 6545.01 thru 6549.98, 8397.61 thru 8397.68 8119.98 8135.98 8135.98 82209.98	3840.05, 8258.05 2249.06 5230.09, 9147 5230.05 7720.00 7449.03, 2220.20, 2249.25 2220.20, 2249.04 5013.10 8135.98 8023.00 8255.01, 8260.01, 8261.01	
Commodity—Continued Formaldehyde	Gauges, precision. Graphite, flake, chip, crystalline lump, and Ceylon.	Hemp and hempseed *Hoxamethlyenetetramine and compounds *Hosematopine (Scopolamine) *Hyoscine (Scopolamine) Industrial indicating, recording, or controlling instruments and apparatus. Inchivol.	11. 1111	salts,	cury metal, salts, and compounds. thorlum. I Drums, Containers, Gas Cylinders. Irs and parts, gas and water. Ityl Methacrylate. Iylamine. Iylamine blue.	num, metal, salts, and compounds tene ot oil netals, salts, and compounds acid acid an	Optical clements for fire-control instruments, 5 aircraft instruments, etc. Optical glass, except opthalmic. Splaint spraying equipment and parts. The perpermint, essential oil of the control of the co	

Commodity-*Continued	Schedule B No.—Continued
*Theonhylline	8135.19
*Thisminhydrochloride	9119:90
Tip metal salts and compounds	0305.01 till 0000.00, 0001.01
mi t d termemiete synfahricated	6041.00, 6042.00
Titanium metal salts, and compounds	8398.10, 0090.10, 0120, 0010.10, 0010.10
Toluol	6155 15 6156 05 6178 91 7455.03, 7485.12,
*Tools incorporating industrial diamonds	0408.00
Tricresylphosphate	8025.91
*Trmarcamide	8100.80
Tungeten metal salts and compounds	0039.00, 0091.90, 0000.20
A SECULAR PROPERTY OF THE PARTY	. bb45.65, b586.60
Urea formaldehyde resins in unfinished forms	8257.07, 8257.96, 6260.07, 6261.07
Vanadium, metals, salts, and compounds	6691.98
Vanilla beans	. 1549.15
Witamin A	8119.90
The state of the s	8130.96
Zinc, metal (except finished articles), saits, and	6570 thru 6573.09
Zirconium, metal, salts, and compounds	. 8398.51 thru 8398.58, 6645.95, 6691.98, 6220.8

(b) General licenses are hereby issued permitting exportation to destinations in general license country group K, as set forth in § 802.3 (a) of this subchapter, of all commodities excepted from paragraph (a) of this section when the net value (net value is defined to mean the invoice price exclusive of shipping charges) of a single shipment of such commodities does not exceed \$1.00: Provided, That the following commodities may not be exported under these general licenses in any amount.

Atropine.
Belladonna.
Caffein.
Digitalis seeds.
Hempseeds.
Homatrophine.
Hyoscine (scopolamine).
Hyoscyamus (henbane).
Photographic unexposed film, plates and paper (including blue print paper).
Pigeons, live.

(c) General licenses are hereby issued permitting the exportation to destinations in general license country group C as set forth in § 802.3 (a) of this subchapter, of all medicinals, pharmaceuticals, and medicinal chemicals, regardless of value, except the following:

Aconite.
Agar.
Atropine.
Belladonna.
Cacodylic acid.
Caffein.
Cinchona bark.
Digitalis seeds.
Homatropine.
Hyoscine (scopolamine).
Hyoscyamus (henbane).
Nutgall.

Quinine—except preparations less than 10% in value of quinine sulphate or its equivalent. The excepted class may be exported under General License to destinations in Group C.

Theobromine.

Theophylline.

Vitamin A—except when contained in capsules, ampules and similar dosage forms.

(d) General licenses are hereby issued permitting exportation to destinations in general license country group K, as set forth in § 802.3 (a) of this subchapter, of all medicinals, pharmaceuticals and chemicals used solely for medicinal purposes; except those listed in paragraph

(a) of this section, where, in a single shipment, the net value (net value is defined to mean the invoice price exclusive of shipping charges) of such commodities classified under a single Department of Commerce Schedule B number does not exceed \$100: Provided, however, That any medicinal commodity listed below (including its forms, conversions and derivatives, and whether or not contained in a preparation) may not be exported under these general licenses to destinations in general license country group K in an amount exceeding \$25 net value (as defined in this paragraph);

Alcatrao (medicinal tar) Alsol (aluminum acetotartrate). Aristol (thymol iodide). Bismuth and bismuth compounds including bismuth subgallate. Bromides and bromates in medicinal preparations. Calcium gluconate. Carbarsone. Cassia oil. Chalmoogra oil. Charcoal (vegetable and medicinal). Colchicum. (menthyl isopropyl-cyclohexe-Cyclosal non). Glycero phosphates.

Gomenol.
Hemoglobin.
Hormones.
Iodipine.
Lecithin.
Pituitary extract.
Senna.
Stramonium.

Adrenalin.

Vaccine antigonoccia polyvalent.
Vitamines, viosterols, and vitamin preparations except those specified in paragraph

(a) of this section.

(e) The above general licenses or any other general licenses which authorize shipments of commodities not exceeding specified values are designed to permit the exportation of bona fide single shipments, within the designated maxima, of such commodities. They may not be used under any circumstances for the purpose of effecting the exportation of such commodities in amounts in excess of the specified maximum values which would otherwise require individual licenses, whether this is sought to be accomplished by splitting an order into two

or more shipments; or by securing a large number of similar, separate orders; or by any other device designed to evade the requirement of an individual license.

(f) The provisions of this section shall not be construed as limiting the use of any other general licenses.

§ 802.11 Personal baggage. (a) General licenses are hereby issued, subject to the restrictions contained in paragraphs (c) and (d) of this section, permitting exportation to all destinations of the following classes of commodities when exported by persons leaving the United States solely for the use of themselves and their families and not for resale or other commercial purpose:

 Household articles, including furniture, refrigerators, radios, decorations and other household furnishings.

(2) Personal effects, including clothing, books, toilet articles, souvenirs, articles of personal adornment, personal firearms, hunting guns, etc., (restricted to three guns per person), cameras and similar articles.

(3) Professional instruments and tools of trade, including typewriters, which have been used by the passenger in his occupation, profession or employment.

(4) Passenger automobiles when the personal property of persons departing from this country and not being exported for purposes of resale. Such persons must file with the collector of customs an affidavit certifying that the exportation is not for resale or other commercial purpose.

(b) General licenses are hereby issued, subject to the restrictions contained in paragraphs (c) and (d) of this section, permitting exportation to all destinations of personal effects, including clothing, books, toilet articles, souvenirs, articles of personal adornment, and similar commodities, when shipped in the baggage of a member of a crew of a vessel solely for his own or his immediate family's use and not for resale or other commercial purpose.

(c) Passengers or crew members of vessels operating under the control of countries other than those designated by numbers 1 through 81, 90, 91, and 99 in \$802.2 (a) of this subchapter may not export radios, radio parts or foodstuffs under these general licenses.

(d) Photographic film may be exported under general license only in accordance with the provisions of § 802.12 of this subchapter.

§ 802.12 Photographic film. (a) General license are hereby issued permitting exportation to all destinations assigned general license numbers in § 802.2 (a) of this subchapter, of all photographic film, except unexposed or raw photographic film, dry plates, unexposed photographic paper, exposed but undeveloped motion picture films, and still films or plates: Provided, That the requirements of the Office of Censorship have been satisfied.

(b) General licenses are hereby issued permitting exportation of commercial exposed but undeveloped motion picture and still films or plates to Newfoundland. If, upon presentation of such commodities for export to destinations other than Newfoundland, they are developed by the collectors of customs or

by the censors in order to examine them for licensing purposes, they shall then be subject to the provisions of paragraph (a) of this section. If not developed, the commodities will be returned to the sender with a notification that they must be developed before they will be considered for export.

(c) General licenses are hereby issued permitting exportation of unexposed or raw photographic film, dry plates, and unexposed photographic paper to New-

foundland,

(d) The provisions of this section shall not apply to shipments of photographic film under general license GUS.

§ 802.13 Ship and plane stores, supplies and equipment. (a) General licenses are hereby issued permitting exportation on freight or passenger vessels;

(1) (i) Owned by or under charter to the United States Maritime Commission, the War Shipping Administration, The British Ministry of War Transport, or the Soviet Government Purchasing Commission, proceeding to any destination;

(ii) Which have been approved to the collector of customs by special authorization from the Office of Exports; or

(iii) Which have secured an authentic and acceptable document from the War Shipping Administration, or the British Ministry of War Transport, or Soviet Government Purchasing Commission, certifying that the vessel is operating on the instant voyage in the interest of the respective agency issuing the certificate;

(iv) Of registry of countries designated by numbers 1 to 3, 5, 6, 8 to 58, 60 to 67, 71 to 81, 91, or 99 in § 802.2 (a) of this subchapter, or of the Netherlands, Norway, or Poland: Provided, That the destination of such vessels shall be one of the aforenumbered countries;

of the following commodities:

(2) (i) Bunker fuel and food stores in any amount.

(ii) Other ordinary ship stores, sea stores and supplies, exclusive of zinc plates, for use or consumption on board such vessels during the outgoing voyage and any immediate return voyage schedule, in such quantities as the collector of customs deems necessary and reasonable.

(iii) Equipment and spare parts intended for permanent use on such vessels when necessary for their proper operation and approved by the collector

of customs.

(b) (1) General licenses are hereby issued permitting exportation on vessels, other than those included in paragraph (a) of this section, of food stores for use on board such vessels during the outgoing voyage and any immediate return voyage scheduled. Such food stores shall not be in excess of 6.85 lbs. per man per day, which amount shall be distributed among individual food items in accordance with the food list set forth in subparagraph (4) of this paragraph. An excess tolerance of .15 lb. per man, per day, may be allowed by the collector of customs where, due to packaging, food stores cannot be split up. Additional food stores, not in excess of the amount allowable for 20 per cent of the number of days required for the outgoing and

return voyage, may be authorized for exportation by the collector of customs when necessary for the ship's safety and "in port" operations. In no event may the food stores included within Groups B, C, F and I of said food list exceed the individual amounts specified for such groups. The food stores included within Groups A, D, E, G, and H of said food list may exceed the amounts specified for such groups: Provided, That the aggregate of food stores included in both Groups A and E does not exceed 4.00 lbs. per man per day: And, provided further, That the aggregate of all food stores included in all groups shall not exceed 7.00 lbs. per man, per day, plus the 20 per cent tolerance authorized for safe operation

(2) The operators of vessels shall furnish to the collectors of customs requisitions based upon the information set forth in said food list, and shall furnish the following additional information: name of vessel, nationality; name of agent; approximate number of days required for the outgoing and return voyage; the vessel's probably itinerary, and the number of crew and passengers.

(3) Foodstuffs to be used as lifeboat provisions are considered as "deck stores", and are not within the purview

of this paragraph.

(4) Item and allowance authorized per man, per day.

Group A

fresh (not to xeceed .75 lb.).

canned (not to exceed .06 lb.). Poultry and game.

Fish:

fresh.

dried.

canned (not to exceed .06 lb.). Cheese.

Butter.

Eggs (8 to a lb.). Milk:

fresh

canned.

Cream: fresh

canned

Total for Group A 3.00 lb.

Group B

Sugar. Total for Group B .20 lb.

Group C

Potatoes. Total for Group C 1.00 lb.

Group D

Vegetables:

fresh. dried

canned (not to exceed .25 lb.).

fresh

dried.

canned (not to exceed .25 lb.). Total for Group D .75 lb.

Group E

Flour. Cereals. Bread.

Biscuits. Crackers

Total for Group E 1.00 lbs.

Group F

Cocoa. Coffee (not to exceed .11 lbs.)

Total for Group F ,25 lbs.

Group G

Beverages. Total for Group G .15 lbs.

Group H

Total for Group H .50 lbs. Other groceries.

Group I

Tobacco 1 Cigarettes 1

Total per man per day 6.85 lbs.

(c) General licenses are hereby issued permitting the exportation in planes departing from the United States of fuel, ordinary plane stores and supplies for use or consumption during the outgoing trip of such planes and any immediate return trip scheduled, and of equipment and spare parts when necessary for the proper operation of such planes.

§ 802.14 Metal drums and containers. (a) General licenses are hereby issued permitting exportation to all destinations of metal drums and containers having a capacity of ten gallons or less, when filled with commodities the exportation of which has been authorized by export license: Provided, That the drums and containers are of a type reasonably suited for the exportation of such com-

(b) General licenses are hereby issued permitting exportation to Great Britain and Northern Ireland, Newfoundland, Greenland, Iceland and the Union of Soviet Socialist Republics of all metal drums and containers, filled or unfilled,

regardless of capacity.

(c) General licenses are hereby issued permitting exportation to all destinations included in general license country Group K, as set forth in § 802.3 (a) of this subchapter, of metal drums and containers, regardless of capacity, when filled with chemicals or petroleum products the exportation of which has been authorized by an individual export license issued prior to July 15, 1942.

(d) General licenses are hereby issued permitting the exportation to Great Britain and Northern Ireland, Newfoundland, Greenland, Iceland and the Union of Soviet Socialist Republics, of filled or unfilled metal cylinders designed to hold gas, regardless of size or capacity.

(e) General licenses are hereby issued permitting exportation to all destinations included in general license country Group K, as set forth in § 802.3 (a) of this subchapter, of metal drums and containers, regardless or capacity, when filled with any commodities which may be exported under general license to destinations included in said Group K.

§ 802.15 Re-exportation of machinery or parts. A general license is hereby issued permitting re-exportation to Mexico of:

(a) Machinery or parts of machinery, owned and operated in Mexico, and shipped into the United States for repair purposes:

(b) Replacement parts which are added to such machinery or parts of

machinery while in the United States; and (c) Rebuilt parts which are substituted

or exchanged for parts of machinery, owned and operated in Mexico, and

Two (2) packs of cigarettes per man, per day, or the equivalent of four ounces of tobacco per man, per day.

shipped into the United States for repair purposes.

§ 802.16 Prisoners of war and interned civilians. A general license is hereby issued, designated "G-PW-2", authorizing the exportation, by mail only, of gift parcels to members of the armed forces of the United Nations who are prisoners of war, and to civilians interned in enemy occupied territories who are nationals of the United Nations, subject to the following provisions:

(a) No gift package shall exceed 11 pounds gross weight or dimensions of 18 inches in length, or 42 inches in length

and girth combined.

(b) Only one such parcel may be sent to each prisoner or interned civilian in each calendar sixty-day period.

(c) The contents of each gift package shall be listed on a Post Office Department Customs Declaration which shall be filed at the time of mailing. In the event that the local post office does not have a customs declaration available, the contents of the package may be listed on a piece of paper and this list affixed to

the package.

(d) In the case of shipments to members of the armed forces of the United States, who are prisoners of war, or to nationals of the United States who are interned in enemy occupied territory, an official label will be furnished in dupli-cate by the Provost Marshal General's Office to the next of kin or the person designated by the prisoner or internee as his beneficiary. These labels will contain the name and address of the prisoner or internee, will bear a Provost Marshal General's Office form number, and will state the calendar sixty-day period in which it is valid for use under this general license. The next of kin or the beneficiary may transfer the labels to another person for use in exporting under this general license, but the name of the sender shall be written in ink on such labels in the space provided therefor. One of the labels, properly filled in by the sender, must be affixed on the outside of the parcel, and the other label shall be placed inside with the contents. The general license number "G-PW-2" must be printed on the labels.

(e) In the case of members of the armed forces of the British Empire or interned civilians who are nationals of the British Empire, the label issued by their respective Governments to the next of kin or other designated beneficiary of the prisoner of war or interned civilian must be affixed on the outside of the

parcel by the consignor.

(f) In the case of shipments to members of the armed forces of any of the United Nations (except the United States and the British Empire), who are prisoners of war in Germany or German controlled territory, and in the case of shipments to nationals of any of the United Nations (except the United States and the British Empire), who are interned in Germany or German controlled territory, the consignor must affix on the outside of the parcel the proper label issued by the German authorities to the prisoner or internee designated on such label.

(g) In the case of shipments to members of the armed forces of any of the

United Nations (except the United States and the British Empire), who are prisoners of war in Italy or Italian controlled territory, and in the case of shipments to nationals of any of the United Nations (except the United States and the British Empire), who are interned in Italy or Italian controlled territory, the consignor must place a certification in the following form on the customs declaration:

I certify that the prisoner of war (or civilian internee) to whom this parcel is addressed is personally known by me to be at the address given. I have mailed no other parcel to this prisoner (or civilian internee) within the sixty days prior to this date, and to my knowledge no other package has been mailed to this prisoner (or civilian internee) in such period.

Sender _____Address ____

The signature and address of the sender must be written in ink.

(h) In all cases the sender of the gift parcel must write in ink under the address the following:

General Licenses "G-PW-2" Via New York, New York

(i) Gift parcels shall not contain any of the following:

(1) Food of any type (except as specifically listed in following paragraph

(2) Medical supplies of any type (except vitamin tablets in cardboard containers).

(3) Commodities in glass containers.
 (4) Commodities in hermetically, vacuum, or soldered sealed tins.

(5) Commodities in collapsible tin tubes such as shaving cream or tooth paste.

(6) Written or printed matter of any kind.

(j) Subject to the limitations of paragraph (i) of this section, the following commodities only may be included in gift parcels exported under the general license:

Tobacco and Smoking Accessories

Smoking tobacco.
Chewing tobacco.
Cigarette tobacco.
Tobacco pouches.
Pipes.
Cigarette holders (except paper).
Cigarette cases (non-metallic).

Toilet Articles

Washing powder.
Medicated soap.
Bath soap.
Towels, bath and face.
Wash cloths.
Tooth powder (in non-metallic containers).
Tooth brushes.
Combs (non-metallic).
Brushes, scrubbing.
Hairbrushes (non-metallic).
Clothes brushes.
Safety razor.
Safety razor blades.
Shaving brushes.
Talcum powder (in non-metallic containers).
Styptic pencils.
Shaving soap, cake, and powder.
Small mirrors.

Clothing

Sock supporters.
Belts.
Sport shorts for athletics.

Shirts (regular army or navy if prisoners of Slacks (regular army or navy if prisoners of war) Underwear. Gloves Handkerchiefs. Mufflers. Light sweaters. Shoes Shoe laces. Insoles. House slippers. Bathrobes. Palamas Nightgowns, Suspenders.

Item - for Women

Wool hose.
Safety pins.
Small mirror.
Ribbon.
Hair nets and pins.
Knitting needles (non-metallic).
Crochet needles (non-metallic).
Crochet thread.
Knitting yarn.
Elastic.
Blouses.
Skirts.
Dresses.
Toilet articles except liquids (in non-metallic containers).
Cleansing tissues.
Camphor ice (cardboard containers).
Sanitary supplies for feminine hygiene.
Orange sticks.

Items for Children

All kinds of clothing and shoes. Crayons. Small indestructible wooden toys.

Sports and Games

Playing cards, Checkers. Chess. Cribbage. Ping pong and table tennis sets. Softballs. Baseballs. Footballs. Softball or baseball gloves.

Miscellaneous Items

Chewing gum.
Shoe polish in tins.
Tooth picks.
Nail clippers.
Wallets.
Pocketbooks.
Mending kits (no scissors included).
Sewing kits (no scissors included).
Buttons (non-metallic).
Hair clippers.
Vitamin tablets in cardboard containers.

Food Items

Processed American or Swiss cheese (wrapped in cellophane).

Dried prunes, raisins, or apricots, peaches and apples (in one-pound or one-half pound cellophane packages).

Dried soups (in cellophane bags).

Cereals of the Farina or Cream of Wheat type (cardboard containers).

Dried skim milk (in one or one-half pound cellophane bags).

Nuts—only pecans, Brazil nuts, or peanuts in shell or salted (cellophane bags).

Plain or chocolate powdered malted milk in press-in-top tins or boxes or in cellophane bags not in excess of one pound.

Malted milk tablets in cellophane bags or cardboard boxes not in excess of 500 tablets.

Maited milk tablets in centers of 500 tablets.

Dried noodles, macaroni, or spaghetti in cardboard boxes.

Dried (chipped) beef wrapped in clear wax

Dried (chipped) beef wrapped in clear paper or cellophane not in excess of one pound. Coffee in plain bags not in excess of one

pound.

Tea-bulk (loose) in one-fourth (1/4) or one-half (1/2) pound bags or cardboard boxes

Cocoa in press-in-top cans or cellophane bags not in excess of one-half (1/2) pound. Sugar in paper bags or cardboard boxes not

in excess of one pound.

§ 802.17 Certain foreign trademarks, trade names, etc. No exportation may be made under any general license, with exception of those set forth in § 802.8 and § 802.11 of this subchapter, of any commodity bearing the name of any person on the Proclaimed List, or bearing a trademark, trade name, brand, label or other mark which indicates that such commodity was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed

§ 802.18 Exportations from Canal Zone to Republic of Panama for repair or processing and return. A general license is hereby issued permitting exportation from the Panama Canal Zone to the Republic of Panama of all commodities: Provided, That such commodities are exported for the purpose of being repaired or processed and then returned to the Panama Canal Zone.

§ 802.19 Return of empty containers to foreign country. General licenses are hereby issued permitting exportation to all destinations in general license country Group K of metal drums, gas cylinders, bags and other containers which have previously been used in shipping commodities to the United States: Provided, That they are exported empty to the country from which they were imported into the United States.

PART 803-UNLIMITED LICENSES

803.1 General provisions.

Commodities and countries of destina-803.2 tion.

British "Navy Army Air Force Institute".

AUTHORITY: §§ 803.1 to 803.3, inclusive, issued under sec. 6, 54 Stat. 714; Pub. Laws 75 and 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, 7 F.R. 9807.

§ 803.1 General provisions. (a) Unlimited licenses are hereby issued to the foreign purchasing agencies provided for in this Part permitting the exportation of certain commodities to specific destinations as provided in § 803.2 of this subchapter subject to the following condi-

(1) The unlimited license may not be used except by written authorization of the licensee.

(2) In lieu of presenting the license, the person authorized to use such license may present a document entitled "Release Certificate" issued by the licensee, addressed to the collector of customs and containing substantially the following:

(i) Date of issuance,

(ii) The name and address of the ex-

(iii) That the exporter is the agent of the licensee for the purpose of making the described shipment.

(iv) The country of destination.(v) A description of the commodity,

quantity and value.

(vi) A reference to the unlimited license against which shipment is made.

(vii) Date of expiration.

(viii) Signature of an authorized officer of licensee.

(3) Application for a release certificate to use any unlimited license shall be made to the licensee.

(4) Where a commodity listed in § 803.2 of this subchapter may be shipped under general license to the destination for which an unlimited license is in effect, such commodity shall be shipped under the general license. Abrasive Mfrs.

Abrasive paper and cloth___ Asbestos-Crude and Fiber (other than African chrysotile, African amosite, African blue fiber

or Arizona fiber).

Asbestos Mfrs. (other than those containing 5453 thru 5459.98 more than 10%, African chrysotlle, African amosite, African blue fiber or Arizona fiber). Carbon Electrodes_____ 5473.01, 5480.01

Chemicals:

Calcium cyanide_______8205.96
Chloracetyle chloride_______8329.87

 Coconut shells and coconut shell char
 8297.05

 Cresylic acid and cresols
 8024.09

 Dibutyl phthalate
 8025.93

 Diethyl phthalate
 8025.50

 Dimethylaniline
 8025.50

 Diphenylamine
 8025.70

 Dipropylphthalate
 8025.93

 Ethylene
 8395.05

 Ethylene chlorhydrene
 8329.89

 Ethylene dibromide
 8344.15

 Iodides and iodates
 8346.01 thru 8346.98

 Methylamine
 8329.92

 Monochloroacetic acid
 8303.05

 Naphthalene
 8020.05
 Coconut shells and coconut shell char ___ 8297.05

 Monochloroacetic acid
 8303.05

 Naphthalene
 8020.05

 Omega chloroacetophenone
 8025.95

 Pentaerythrite
 8329.94

 Phosphates
 8515.10 thru 8520.00

 Rochelle salts
 8359.39

 Rotenone
 8205.93

 Sade live
 8370.01

Thiodiglycol_____ ----- 8315.05

Drugs, Herbs, etc.—Insecticides: Cubé root_____ Derris root_____ 2209.07

Electrical Machinery and Apparatus:

Fuse plugs 7034.05
Mica dial or mica covered compasses 7079.03

 Mica dial or mica covered compasses
 7079.03

 Neon tube electrode sections
 7099.92

 Radio mica trimmers
 7081.05

 Radio receiving sets, complete
 7077.05, 7077.98

 Radio tubes or valves for receiving sets
 7078.05, 7078.98

 Radio tube ridges
 7076.05, 7076.98, 7078.05

 Radio tube spacers
 7076.05, 7076.98, 7078.98

 Rheostats
 7031.05

 Engines—Diesel and Semi-Diesel:
 7141.00, 7145.00 thru 7148.00

Diesel engines 7141.00, 7145.00 thru 7148.00 Electrical generating sets, powered by 7011.05 Diesel engines.

Explosives: Blasting gelatin_____ 8609.01, 8609.03 Commercial explosives, n. e. s._____ 8609.98, 8609.03

Detonators and blasting caps_____ 8629.00 Dynamite _____ ----- 8604.00 Nitrocellulose having a nitrogen content 8268.05, 8269.05 of less than 12%.

Glass and Glass Products: Glass, bulletproof, laminated_____ 5217.50

(5) A separate release certificate must be presented for each shipment.

§ 803.2 Commodities and countries of destination. The unlimited licenses re-ferred to in § 803.1 of this subchapter with the destinations to which shipments may be made and commodities which may be exported under such licenses are as follows:

(a) Amtorg Trading Corporation (280 Madison Avenue, New York, N. Y.), destination: Union of Soviet Socialist Re-

5451.05, 5451.98

Bulbs, electric light, over 200 watts_____ 7064.05, 7064.55, 7065.55, 7066.00, 7067.00

6020.00 thru 6029.00 6016.01, 6017.01 6016.03, 6017.03	6038.17 6037.15, 6037.55, 6037.95, 6038.15, 6038.95 6016.05, 6017.05	6035.10, 6035.90 6038.00, 6034.00 6016.09, 6017.09	6016.07, 6017.07 6037.11, 6037.51, 6037.91, 6038.11, 6038.51, 6038.91	6101.00 thru 6108.05	00	000	6058.00 6051.00 thru 6053.00 6054.00	6050.00 6045.00, 6046.00	00		86	10	86	00	10	000	6060.00 thru 6077.05 (except 6065.00, 6066.00, 6067.98, 6068.98)	00	10
6020.00 6016.00 6016.00	6038.17 6037.15 6016.05	6033.00, 6016.09, 6016.09,	6016.07, 6037.11, 6038.9	6101.0	6099.00	6092.00	6058.00 6051.00 6054.00	6050.00	6043.00		6156.98	6158.10 6158.50 6160.00	- 6178.98	6119.00	6178.10	11 C	0909 -	6083 00	6085.00
Iron and Steel: Bars and rods Billets Blooms	Band and Scroll: Baling bandsHoop	Sheets, black: Black plate	Strip	Iron and Steel Mfrs.: Castings, forgings, railway axles, and railway wheels. Iron and Steel Mfrs.—Nails and Bolts:	Bolts, machine screws, nuts, rivets, washers (except railroad). Horseshoe nails.	Tacks	Railroad spikes	Iron and Steel Mfrs.—Structural Froducts: Pling, steel	Tanks, storage, etc	GA TO	AxesCross-cut, hand, back and other saws, and parts not elsewhere specified.	Files and rasps: Less than 7 inches in length T inches or more in length	Hand hoes, rakes and forks. Hand tools and parts, n. e. S.	MachetesOther wrenches and parts (except auto-	Planes, chisels, gouges, and other cutting tools and parts.	Shoyels, spades, scoops and drattage conse-	Iron and Steel Mirs.—Indual Fronties. Pipes and tubes.	Iron and Steel Mfrs.—Wire: Wire bale ties.	Wire fencing, woven
													3549.07,	N. Y.),					
5480.03										0050.00 thru 0059.00, 0065.00 0847.00, 0849.00, 2248.01 1420.00 thru 1449.98	5011.03 thru 5011.93 5033.00 thru 5040.98	thru 5017.98	6309.07, 6439.07, 6454.57, 6454.58, 6549.07, 7139.98, 7745.05, 7745.98, 7917.00	Fifth Avenue, New York, 1	5405.00 thru 5419.00		はない。		8429.19 6178.90 6213.03 thru 6220.98 (except 6220.97)
5473.05, 5480.03 7455.01	6022.00	6020.00 6029.00 6023.00 6035.10	6034.00	6038.11	6051.00 6052.00 6053.00	6045.09	6091.15	6083.00	000	0050.00 0847.00 1420.00	5011.03	5012.00 5048.00 5059.00	6309.07	4601.00 on (630	5405.00	8362.29 8308.00 8362.22	8414.00	8431.03	
Graphite Manufactures: Graphite electrodes	machines. 1.—Bars and Rods: crete reenforcement bars, includiorete, and twisted bars, nonalloy.	i finished nonalloy nalloy ars and Rods, Steel, Other nataining alloy. heets, Black, of steel, not		Iron and Steel—Strip, 110th and Steel, 110th controlled. Iron and Steel—Strip, iron and steel, not containing alloy, hot rolled.	1-11	ral Products: fabricated, incl. size structural,	shapes, nonauloy. Iron and Steel Mirs.—Wire: Wire (on spools or in coils, not attached	1.1	Wire, twisted, nonalloyOils and FatsAnimal, Fish and Marine	Cids	Petroleum Products and Tetracthyl Lead: Carde oils.	Motor fuels and blending agents	Valves: Valves or valve bodies	Chemical wood pulps	destination: Belgian Congo: Abrasives and Abrasive Mirs	Borle acid	Lithopone. Phosphoric acid (ortho-, pyro-, and meta-) -	Red lead, dry	Zinc sulfide Instruments, Precision, for Metal Working Gauges Iron and Steel—Ferro-alloys

Machinery: For Mrr.—Aviation Motor Fuel		Petroleum well machinery and parts, 7349.98 n. e. s. Petroleum Refining: Petroleum refining machinery, equip- 7349.09 ment and parts. Petroleum refining machinery and parts, 7349.98	Naval Stores: Pine oil	Tar and pitch of wood (inc. "B" wood 2118.00 Nickel		Olli, whate	Oil, corn, crude and refined	†Cigarette Paper
Iron and Steel Mirs.—Misc.: Drums and containers, metal, for oil, gas, 6205.01, 6205.01, 6205.13, solids and inquids, filled or unfilled. Fence posts	Butter	Kraft wrapping paper	5011.03 thru 5059.00 (910 G Street NW., Washington, D. C.), e British Empire except Canada, Great	wheels). Wheels, Equipment and Accessories than those listed in the President's than of April 9, 1942). Bronze	Chemicals: Bismuth salts and compounds	Products: kets in shipments under \$50 in value 4307.19, 4309.50 Machinery and Apparatus: lio mica condensors or capacitors 7079.01 lo mica dial or mica covered com to mica trimmers 7081.05	Radio receiving sets, complete	*Brass and bronze may be shipped under unlimited license to all parts of the British Empire including, Great Britain and Northern Ireland, and to Egypt. **Cork products: Gaskets in shipments under \$50 in value are permitted to be exported under unlimited license to all countries in the British Empire, including Great Britain and Northern Ireland, and to Egypt.

	6167.98,	4731.00-		8840.07, 3840.08, 3840.11 8633.00 7 Fifth Avenue, New York, N. Y.), 5405.00 thru 5419.00 6473.01 6401.00 thru 6439.98 8502.31, 8385.01 thru 8385.98, 8390.00, 8505.00, 8411.00, 8429.19
205.13	6169.43,	4725.01–4729.00;		w York,
6091.03	6168.98, 6168.98 6168.98	4725.01-	1.98	3840.11 uie, New 19.00 39.98 thru 8385.9
6091.03	6479.01, 7691, 7692, 7693 6118.05, 6167.43, 6168.07 7482.00, 6168.43, 6168.98 7482.00, 6168.43, 6168.98 7482.00, 6168.43, 6167.98 6167.43, 6167.98 6118.05 7482.00, 6168.43 6167.43, 6167.98	4799.00; 47 4799.00 7342.00 7349.09 thru 7349.98	thru 5011.98 thru 5040.98 8299.19 , 3858.58	3830.07 3833.00 0 Fifth Avenue, Ne 5405.00 thru 5419.00 5473.01 6401.00 thru 6439.98 8509.98 8509.98 8411.00, 8429.19
6091.01 6083.00 6081.00 6085.00 6088.00, 6 6205.01, 6	6479.01, 7 6118.05, 7482.00, 7482.00, 6 7482.00 (6167.43, 6118.05 7482.00, 6167.43, 6118.05 7482.00, 7482.00, 7482.00, 7482.00, 6167.43, 645.01, 645.0	4711.00-4723.00; 4799.00 7342.00 7349.09 thru 73		
eel Mfrs.—Wire: ale ties.————————————————————————————————————	arings (except when installed) tal Working Tools, Metal Cutting Diesand Dieheads Hobs Milling cutters Reamers Shear knives Taps Twist and other drills	All forms except— Kraft wrapping paper. Kraft container board. Cellophane, sheets or rolls. Petroleum and Gas Well: Petroleum and gas well drilling apparatus and parts. Petroleum well and refining machinery and	parts, n. e. s. Petroleum Products and Tetraethyl Lead: Cacude oil	Rayon waste and staple ther including rags, clips, noils, whether or not machined or otherwise advanced (except yarn). Rayon yarn, single and plied. Wool yarns
Tains ficial (Y.), (Y.), (Y.), (A.)				6038.51,
ustry of Supply Mission contains overnment agency for its official kefeller Plaza, New York, N. Y.), thru 7945.98: 7947.05 thru 7949.98 pt 7949.12, 7949.13), 9002.31, 9190.05,	9, 9190.34 thru 5459.38 7076.98 7077.98 thru 7079.98 708.98	thru 6220.98 (except 6220.87)	(.95, 6038.15, 6038	1, 6037.91, 6038.11, 08.05 153.00 177.05 (except 6065.00, 198)
t agency for agency for laza, New Y 1947.05 17947.05 17949.13), 900	9190.89, 9190.94, 9190.98 5453.00 thru 5459.98 5042.00 6401.00 6439.98 7076.05, 7077.98 7077.05, 7077.98 7077.05, 7077.98 7077.00 7080.00 7081.05, 7081.98	Glass, bullet-proof (laminated glass con- 5217.50 Glass, pullet-proof (laminated glass con- 5217.50 taining 3 or more sheets). Glass, optical, other than opthalmic 5230.05 blanks. Instruments, Precision for Metal-Working 6178.90 Gauges. Iron Perro Alloys	29.00 6037.95, 6038.15, 6038 31.98 10.90 86.00	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1

Electrical Machinery and Apparatus:	
Generators, % kilowatt or over, alternat-	7001.05
ing current.	
Generators, % kilowatt or over, direct	7000.05
current.	
Motors, 1-200 H. P	_ 7042.00
Motors, over 200 H. P.	~ 7043.00
Railway motors	_ 7044.00
Steam turbine generator sets, 34 kilowatt	7006.05
to 500 kilowatts.	
Steam turbine generator sets, over 500	7008.00
kilowatts.	
Transforming or converting apparatus, ro-	7027.15
tating converters, % kilowatt to 300 kilowatts.	
Transforming or converting apparatus, ro-	7007.00
tating converters, over 300 kilowatts.	7027.20
Glass and Glass Products:	
Optical glass	5220.05
Graphite Mfrs.:	. 0200.00
Graphite electrodes	5473.05 5480.03
Instruments, Precision (for Metal-Working):	0.000,000
Gauges	6178.90
Iron and Steel	. 6001.00 thru 6209.98
Machinery:	
Bearings (except when installed)	6479.01, 7691.00, 7692.00, 7693.00
Metal-working Tools, Metal Cutting:	
Dies	7482.00, 6168.43, 6168.98
Twist and other drills	6167.98, 6167.43
Milling cutters	7482.00
Reamers	
Taps	7482.00, 6168.43
Mining, Well and Pumping:	
	7355.05 thru 7361.98, 7369.05 thru 7369.98
Petroleum and Gas Well:	
Petroleum and gas well drilling ma-	7342.00
chinery and parts.	
Vehicles, Automotive, Parts and Acces-	
sories: Industrial Trucks	7047 09 7001 01 the 7004 69 7006 00
Nickel	
Petroleum Products or Tetraethyl Lead:	0010.01 011 4 0010.00
Aviation gasoline (Classes E and F)	5016 05 5016 98
Aviation lubricating oil (Classes O and P)	
Crude oils—(Classes A, B, C)	
Gas oil—(Class M)	
Kerosene—(Class L)	
Distillate Fuel Oil—(Class M)	5030.00
Residual Fuel Oil—(Class N)	5031.00
Shellac	2186.00, 2189.05
Valves:	6309.07, 6439.07, 6454.57, 6454.58, 6549.07,
Valves or valve bodies	7139.98, 7745.05, 7745.98, 7917.00
	Sundries:
Bittisit Wavy Army Att Force	Julius 1001

Institute." An unlimited license is hereby issued to the British "Navy Army Air Force Institute" permitting exportation of the commodities listed below to any destination when consigned from the British "Navy Army Air Force Institute" to the British "Navy Army Air Force Institute": Provided, That such commodities have been procured through the United States Army Exchange Service:

Stationery

Fountain pens. Pen holders.

Pencils.

Pins. Clips.

Ink. Soaps:

Household. Toilet. Crockery:

Cups and saucers. Drinking glasses. Plates.

Condiment pots. Cutlery:

Tinware. Baking dishes. Pie dishes, Saucepans. Kettles.

Gramophones and records. Wrist watches Thermos flasks. Tennis balls. Razor blades. Razors Back and front studs. Nail files. Bachelor and bulldog buttons. Tobacco pouches. Combs. Mirrors Padlocks. Scales and weights. Reading books. Alarm clocks. Golf balls.

Table tennis balls. Clothing and haberdashery: Elastic belts. Trouser braces. Sock suspenders. Handkerchiefs. Needles and thread. Underwear. Shirts. Kitchen cloths. Dusters. Towels.

Boot and shoe polishes. Pharmaceutical products:

Liver salts. Fruit sales. Miscellaneous foods: Pickles Sardines Gelatine. Packet jellies. Marmite (Vegex). Salad oil. Spices. Tapioca. Salad cream. Fruit juices (canned).

No release certificate need be presented for shipment under this unlimited li-

PART 804-INDIVIDUAL LICENSES

804.1 General provisions. Applications for licenses.
Expired, revoked and unused licenses. 804.2 804.3 804.4 Weight and volume tolerance. 804.5 Port of exit. 804.6 Duplicate licenses. Special provisions concerning appli-cations to export certain com-804.7 modities. Certificates of necessity. 804.9 Repair parts for certain vessels. Unit process procedure.
Drums for oil, gas, liquids and solids.
Diamonds and tools incorporating in-804.10 804.12 dustrial diamonds. Certain foreign trade marks, trade names, etc. 804.13

804.20 Appeals from rejections of applications.

AUTHORITY: §§ 804.1 to 804.13, inclusive, and § 804.20, issued under sec. 6, 54 Stat. 714; Public Laws 75 and 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, 7 F.R. 9807.

§ 804.1 General provisions. (a) The commodities enumerated in § 801.2 of this subchapter may not be exported to destinations other than Canada (including that part of Labrador under Canadian authority) except pursuant to individual licenses issued by the Office of Exports, unless exportation is authorized by general, unlimited, or other form of license issued by the Office of Exports.

(b) Application for an individual license shall be made on the form prescribed by the Office of Exports. All terms, conditions, provisions and instructions contained in the form are hereby incorporated as a part of the regulations in this subchapter.

(c) The return post card furnished with each application must be filled in and submitted to the Office of Exports with the application.

(d) When countersigned and bearing the official seal of the Office of Exports, Board of Economic Warfare, the application becomes a license.

(e) When a license is issued, the case number assigned by the Office of Exports becomes the license number.

(f) An individual license is valid for six months unless:

(1) It is otherwise stated on the li-

cense, or
(2) The license is sooner revoked, or (3) The license is extended by the Of-

fice of Exports.

(g) No application for an individual license shall be made unless and until the applicant has a firm order for the commodities covered by the application from the purchaser stated in such application.

§ 804.2 Applications for licenses. (a) License applications may be made by any

42. Other rubber an		45. Oilseeds	47. Essential or dist	48. Vegetable dyein 49. Seeds except of			55. Other cotton ye 56. Cotton thread	58. Cotton duck 59. Cotton wearing	60. Cotton bags an	-		64. Wool wearing a		synthetic te		mings.	74 Missollonoms		74. Wood manufac			80. Petroleum and		84. Diamonds, di	85. Graphite			90. Iron and steel cept those to	91. Tools
(c) A separate and complete applica-	modity to each consignee in each country of destination, except that a single	application may be men in municipal to the commodities classifiable un-	ule B numbers listed in one of the fol-	lowing numbered groups where an such commodities included in a single appli-	in a single country of destination:	Schedule B No0010.00 thru 0019.00		er 0046.00, 0047.00 and 0049.00	0050.00 thru 0059		0092.00 thru 0099.00 0201.00 thru 0250.98	0300.00 thru 0303.00, 0307.00 thru 0330.00	0304.10 thru 0306.20 0324.00 0332.05, 0332.98		0809.01 thru	1101.00 thru 1199.00	1201.10 thru 1224.00	1250.00 thru 1259.98 1302.00 thru 1319.90	1821.00 thru 1830.98	1874.00 thru 1879.98 1420.00 thru 1449.98	1501.00, 1502.00 and 1503.00	1	ors 1701.00 thru 1750.00	v- 1761,00, 1766.00 and 1780.00	1772.00 thru 1779.00	2011.00 thru 2012.98	2040.00 and 2042.00 2053.00 thru 2059.00	1.1	1
person subject to the jurisdiction of the	United States, who is in fact the experter, or by his duly authorized agent, except as specified in paragraph (b) of this sec-	tion. An applicant not subject to the jurisdiction of the United States must	show that unusual nardsing would result from a refusal to consider the applica-	tion. (b) Applications for licenses to export	unused metal-working machinery may be filed only by the manufacturer of such machinery.	Commodity Commodity	2. All fresh, frozen, pickled, or cured meat products.	3. All canned meats		6. Dany produces. 7. All fresh dried or cured fish or fish products.	CO. TO STA		12. Leather	-		17. Grains and preparations	1 3 6467	144							erages, and other beverages.			38. Tires and inner tubes	40, Equipper Detro, perturns, acces, comes 41. Rubber thread

1004	EDERLIE RECEPTION		
Schedule B No.—Continued and 2015.00, 2017.00, 2043.00 thru 2049.00, 2098.00 and 2099.30 2110.00 thru 2118.00 2120.00 thru 2189.98 (except hempseed 2220.20) 2220.00 thru 2249.98 (except 2249.01) 2226.00 thru 2280.00 2281.00 thru 2289.08 2811.00 thru 2599.98 2601.00 thru 2599.98 2601.00 thru 2699.98 2601.00 thru 2699.98 2601.00 thru 2609.00 2811.00 thru 2609.00	3012.00 thru 3013.20 3015.00 thru 3013.00 3020.00 and 3021.00 3023.00, 3025.00, 3026.00, and 3062.00 3090.00 thru 3129.00 (also see No. 70) 3191.10 thru 3033.20, 3036.00 thru 3061.00, 3031.10 thru 3039.50, 3140.00 thru 3189.00, 3199.00, and 3210.00 3622.00 thru 3686.01 3642.00 thru 3680.00 3642.00 thru 3689.00 3710.00 thru 3899.00	8852.00 thru 3857.70 8858.10 thru 3858.58 8090.00 thru 3129.00, 3675.00 thru 3681.00, 8862.00 thru 3129.00, 8862.00 thru 4039.00 4001.00 thru 4039.00 4201.10 thru 4039.00 4500.00 and 4690.00 thru 4699.38 4601.00 thru 4619.00 4711.00 thru 4619.00 5011.00 thru 4619.00 5011.00 thru 5009.00 5011.00 thru 5009.00 5011.00 thru 5009.00 5012.00 thru 5379.38 5473.01 and 5472.98 5473.01 and 5472.98 5473.01 and 5860.15 5510.00 and 5800.15 5510.00 thru 5900.98 64153.81	6169-43 thru 6156.05, 6167-48 and 6168-48, 6169-43 and 6178.90 thru 6178.95
Commodity—Continued Other rubber and manufactures. Naval stores. Other gums and resins. Diseeds. Expressed oils and fats, inedible. Essential or distilled oils and blended, compounded, or mixed perfume-flavor oils. Vegetable dyeing and tanning extracts. Seeds except oilseeds. Tobacco and manufactures. Miscellaneous vegetable products.		HE BERN WAS SAN WAR WAS SAN WA	cept those in group No. 91.
42. 44. 44. 45. 45. 47. 47. 48. 49. 50. 50. 551. 553.	65. 65. 65. 65. 65. 65. 67.	88	6
lica- com- com- single any uppli- such spbli- dgnee	0045.00 000 000 0332.98	1647.00	

Schedule B No.—Continued - 8609.03 thru 8551.98 - 8604.00 thru 8629.00 - 8710.00 thru 8770.00 - 9000.00 thru 9112.00 and 9140.00 - 9121.21 thru 9124.01 - 9142.00 thru 9143.98	9159.01 thru 9159.79 9160.11 thru 9160.29 9211.00 thru 9397.00 9301.00 thru 9399.00 9470.03 thru 9497.98	9510.00 thru 9569.98 9570.00 thru 9589.00, (except 9581.00) 9693.00 thru 9699.00 9711.00 thru 9789.00 9791.00 thru 9799.00 9822.00, 9824.00, and 9826.10 9828.00 and 9829.00 9871.00 and 9829.00 9871.00 thru 9998.90	application for an export license must be attached to the license application at the time it is originally filed. Additional information concerning the application for the license will not be attached after it has been received by the Office of Exports. § 804.3 Expired, revoked and unused licenses. (a) If a license expires before complete shipment has been made, the license shall return the expired license to the Office of Exports but may make a new application for the unshipped balance. (b) If the license is revoked, expires ficense shall be returned immediately to the Office of Exports, with a covering letter explaining the reason for such return. If the license is not in his pos-
Commodity—Continued 145. Explosives, fuees, etc. 146. Soap and toilet preparations. 147. Camers, projectors, and other photo-graphic equipment. 148. Exposed film. 149. Ophthalmic lenses, sun or glare glasses and sun goggles, mica spectacles or eyeglasses, and other spectacles, or seperacles or orgalases, and other spectacles, eye glasses, goggles, lenses, n. e. s. and frames. 150. Lenses, not fitted to instruments, binoculars, microscopes and accessories, and other optical goods		158. Books, maps, pictures, and other printed matter (may be grouped unless Technical Data). 159. Clocks and watches. 160. Jewelry	When an application is filed covering a number of commodities included within one of the above numbered groups, a license may be issued for only some of such commodities and the application rejected as to the others. In such case, the disapproved commodities will be blocked out before the license is issued. (d) Where partial or periodic shipments of an identical commodity are beling made by the applicant to the same consignee in a foreign country, an application may be filed covering the entire quantity of commodities to be so exported, and if a license is issued, partial shipments may be made from time to time during the life of the license. (e) A second application covering the transmitted pending action on the first ap-lication.
Schedule B No.—Continued 6300.00 thru 6305.00 6307.00 thru 6309.88 6401.00 thru 6439.98 6401.00 thru 6515.98 6557.00 thru 6515.98 6557.00 thru 6515.98 (except 6565.08) 65551.00 thru 6515.98 (except 6565.08) 6557.00 thru 6529.98 6300.00 thru 6529.98 6300.00 thru 6929.00 7000.05 thru 7055.98 (except 7013.00 thru 7018.00 and 7099.95 7013.00 thru 7018.00 and 7099.95	7057.00, 7058.00 and 7059.00 7060.00 thru 7073.98 (except 7063.05 thru 7063.05 thru 7063.05 thru 7063.05 thru 7063.05 thru 7065.50 7075.10 thru 7075.90 7077.05, 7077.98, and 7079.01 thru 7081.98 7082.00 thru 7099.18 7111.00 thru 7099.18 7111.00 thru 7291.00 7305.00 thru 7399.00 7305.00 thru 7399.00	(except 7455.03 and	7879.00 thru 7899.98
Schedule B No.—C 6300.00 thru 6305.00 6307.00 thru 6309.98 6440.00 thru 6515.98 65507.00 thru 6515.98 65507.00 thru 6515.98 65501 thru 6565.98 (excep 6571.00 thru 6565.98 (excep 6571.00 thru 6565.98 (excep 6925.00 thru 6959.00 7000.05 thru 7055.98 (excep 7018.00) and 7099.95 7018.00 thru 7018.00 7018.00 7056.05, 7056.98 and 7099.94	7057.00, 7058.00 and 7059.00 - 7065.00 thru 7073.98 (except 7063.05 17065.05 thru 7073.98 (except 7063.05 thru 7075.90 7075.10 thru 7075.90 7077.05, 7077.98, and 7079.01 thru 7081.98 7082.00 thru 7089.08 7094.15 thru 7089.18 7111.00 thru 7163.00 (except 7143.00) 7201.00 thru 7393.00 7362.00 thru 7393.00	7355.05 thru 7369.98 7400.00 thru 7485.98 7485.12) 7500.00 thru 7549.00 7551.00 thru 7559.00 7651.00 and 7593.00 7612.00 and 7619.00 7631.00 thru 7659.00 7652.00 thru 7659.00 7762.00 thru 7659.00 77691.00 thru 7706.00 77704.00 thru 7709.00	thru 7795.00 thru 7870.00 thru 7870.00 thru 7894.68 thru 7836.00 thru 7845.98 thru 7845.98 thru 7845.98 thru 7859.00 and 7947.98 thru 7869.00 thru 8180.98 thru 8180.98 thru 8299.90 thru 8398.98
92. Aluminum manufactures. 93. Aluminum manufactures. 94. Copper. 95. Brass and bronze. 96. Lead. 97. Tin. 98. Zin. 99. Platinum and allied metals. 100. Silverware, solid or plated. 101. Electrical apparatus, except batteries. 102. Batteries. 103. Portable electric tools and parts. 104. Electric refrigered.			128. Printing and bookbinding machinery

session, the licensee shall notify the Office of Exports.

§ 804.4 Weight and volume tolerance. (a) For all commodities requiring an export license, a ten percent (10%) tolerance by weight or volume over the amount specified in the license is allowed, except as noted below:

Pharmaceuticals and 1 per cent.

finished drugs.

Platinum and plati- 1 per cent. num group metals.

Industrial diamonds__ Radium and radium Nearest 100 milli-

Nearest carat.

salts. grams. Uranium and uranium Nearest 100 milligrams.

(b) This tolerance is allowed only when the unit of quantity called for on the license application is in terms of weight or volume and shall not be allowed where the unit of quantity called for is in terms of number of units.

(c) In all cases the tolerance shall be allowed on the basis of the actual quan-

tity stated in the license.

(d) Whenever one or more partial shipments of the licensed commodity have been made, the license remains valid only for the unshipped balance of the licensed commodity, plus 10% of such balance; but this provision will not apply in the case of commodities listed under paragraph (a) of this section.

(e) A tolerance up to ten per cent (10%) in value over the value specified on the license is allowed on shipments where there is a proportionate increase

in quantity.

(f) The exporter may reduce the price per unit of quantity stated in the license whenever he so desires.

§ 804.5 Port of exit. (a) Commodities which leave the United States at one port, cross adjacent foreign territory, and reenter the United States at another port before final exportation to a foreign country, will be treated as an export at the last port of exit from the United

(b) A license may be used for exportation from any port of exit from the United States subject to the jurisdiction of the United States unless the Office of Exports shall otherwise direct.

§ 804.6 Duplicate licenses. Where a license is lost or destroyed, a duplicate of such license may be obtained by the licensee in accordance with the following procedure:

(a) Another application identical in all respects to the former and marked "Duplicate" must be submitted.

(b) An affidavit must be attached to

the new application stating: (1) That the original license has been

lost or destroyed.

(2) What commodities, if any, have been shipped under the original license.

(3) That affiant agrees to return the original license to the Office of Exports if it is found.

§ 804.7 Special provisions concerning applications to export certain commodities-(a) Chemicals and medicinals. All applications for licenses to export chemicals, medicinals and pharmaceuticals shall state such facts relating to grade,

form, concentration, mixtures, or ingredients as may be necessary to identify the commodity accurately, and must state fully how the shipments will be packed.

(b) Diamonds, tools and jewelry containing diamonds. In the space provided in the prescribed application form for the description of the diamonds desired to be exported the following provisions relating to such description shall be observed:

(1) Loose diamonds. An application to export loose diamonds shall state whether the diamonds are of polished, rough (industrial), or rough (suitable for polishing) variety. The diamonds shall be listed in groups so that there is a maximum variation of 50/100 carat between the lightest and heaviest diamond in each group. The number of diamonds, value per carat, and total value of each

group shall be given.

(2) Tools incorporating industrial diamonds. An application to export tools containing industrial diamonds shall state the number of diamonds in-corporated in each tool. The diamonds shall be listed in groups so that there is a maximum variation of 50/100 carat between the lightest and heaviest diamond in each group. The number of diamonds, value per carat, and total value of each group shall be given. In the case of diamond wheels whose diamond content is entirely composed of diamond dust or crushed bort the total carat weight of such material in each wheel will be sufficient.

(3) Jewelry containing diamonds. An application to export jewelry containing diamonds shall state the number of diamonds contained in such jewelry, their total carat weight, and their value

per carat.

(c) Containers. (1) Containers, other than those made of metal, require no

license when exported filled.

(2) Metal drums and containers, filled or unfilled, require an individual license except as provided in § 802.14 of this subchapter.

All applications for such licenses must

(i) The weight in pounds of the metal drums and containers.

(ii) The number of metal drums and containers.

(iii) The volume contents (in gallons) of the metal drums and containers.

(iv) Whether or not the drums and containers are foreign-owned and sent to this country for filling and return.

(v) Whether or not drums and containers will be returned to this country.

(3) When commodities requiring a license for exportation are to be shipped in containers which also require a license, a single application may be filed covering both the container and its contents.

(d) Metals. (1) All applications for licenses to export any ferrous or non-ferrous commodities (except all ores, concentrates, smelter and refinery residues and unrefined products covered by paragraph (e) of this section), listed under iron, iron and steel, ferro-alloys and nonferrous metals in the schedules set forth in § 801.2 of this subchapter, except chemicals and refractories, if contain-

ing any of the elements listed below, must include a statement of weights in pounds if amounting to ten or more pounds, of each such element if present in percentages in excess of the minimum indicated

15 per cent or more: Copper. Lead. Zinc. 10 per cent or more: Aluminum. Bismuth. Magnesium. Manganese. Mercury. Molybdenum. Titanium.

5 per cent or more: Antimony. Cadmium. Chromium. Cobalt. Nickel. Tin. Tungsten. Vanadium. Any per cent: Beryllium. Columbium. Tantalum. Uranium. Zirconium.

(2) All applications for licenses to export any ferrous or non-ferrous commodities covered by subparagraph (1) of this paragraph must contain a statement of the weight of each of the following elements, regardless of amount, in the unit of quantity indicated below:

Platinum group metals____ In troy ounces, Radium _____ In grams.

(e) Ores, concentrates, etc. (1) All applications for licenses to export ores, concentrates, smelter and refinery residues or unrefined products (listed in the schedule set forth in § 801.2 of this subchapter under the headings iron, iron and steel, ferro-alloys, and non-ferrous metals, except chemicals and refractories), containing any of the elements listed below, must include a statement of the weight in pounds, if amounting to ten or more pounds, of each such element:

Aluminum. Mercury. Molybdenum. Antimony. Nickel. Beryllium. Tantalum. Bismuth. Cadmium. Tin. Titanium. Chromium. Tungsten. Cobalt. Columbium. Uranium. Vanadium. Copper. Zine. Lead. Zirconium. Magnesium. Manganese.

(2) All applications for licenses to export the commodities covered by subparagraph (1) of this paragraph must contain a statement of the weight, regardless of amount, in the unit of quantity indicated, of each of the following elements:

Platinum group metals. In troy ounces Radium_____ In grams

(f) Petroleum. All applications for licenses to export crude oil must contain a statement of the A. P. I. gravity of all such oil.

(g) Rubber and rubber manufactures. All applications for licenses to export rubber or rubber commodities must contain a statement of the crude rubber content of the commodities included in the

applications. (h) Iron and steel products. (1) All applications for licenses to export any steel commodities must state whether the steel is "stainless steel", "alloy steel other than stainless", or "not containing alloy". For purposes of this paragraph, these according to the state of the st these categories are defined as follows:
(i) Stainless steel. Includes all steel

(other than tool steels) containing 9 per cent or more of chromium, with or without other alloys, or a combined content of 18 per cent or more of chromium and other alloys.

(ii) Alloy steel other than stainless. Includes only steel where the minimum of the range specified in any of the elements named exceeds the following percentages:

0.10_____ Molybdenum. 1.65_____ Manganese.

(2) Separate applications for licenses to export any steel commodities are required for each of the three following categories and for each of the various steel commodities, even though the same Department of Commerce Schedule B commodity number is applicable to all three categories:

(i) Not containing alloy.

(ii) Stainless steel (includes stainless iron)

(iii) Alloy steel other than stainless.

(3) All applications for licenses to export pig iron; wire finer than 16 gauge; ingots, blooms and billets; forgings and castings; all alloy steels; pressure tubes and mechanical tubing; plates over 72 inches wide; rails and rail accessories: wire rope under one-half inch in diameter, must contain full specifications (or a copy of the order as it would be placed with the producing mill) setting forth the following information:

- Quantity.
- Quality.
- Full analysis.
- Proposed supplier. Either a copy of PD-69 or the information contained therein.

Ingots, blooms, billets:

- Quantity.
- All dimensions.
- Analysis.
- Sizes
- 5. Quantity per size. Wire finer than 16 gauge: Gauges or dimensions.

Quantity per gauges or dimensions.

- 3. Analysis (chemicals and/or physicals, if other than mild steel).

 4. Packing or wrapping, if any.

 5. Coll weights.
- Coil weights.

Forgings and castings:

- Quantity. Analysis
- Exact dimensions.
- 4. Blue prints wherever possible. Alloy steels
- Complete dimensions.
- Quantity per size.
- Permissible substitute analysis which might be used.
- 5. Definite and complete details as to end

Plates over 72" wide:

- Quality.
- Complete sizes
- Quantity per size.

 Analysis (chemicals and/or physicals, if other than mild or structural grades).
- Pressure tubes and mechanical tubing: 1. Complete dimensions. (Outside diameter inside diameter wall thickness, length, etc.).

No. 24-12

2. Any forming dimensions.

Whether hot rolled or cold drawn.

Specifications, if any. Rails and rail accessories:

- Quantity. Section.
- Specifications.
- 4. Blue prints wherever possible. Wire rope under 1/2" in diameter:

- 1. Grade. 2. Construction.
- Whether bright or galvanized.

(4) Each application for a license to export any iron and steel commodity must be accompanied by a copy of a definite commitment from a supplier to furnish such commodity if an export license is issued or by a statement setting forth all pertinent information as to the efforts made to secure a supplier, if the applicant has been unable to obtain such a commitment.

(i) Bunker fuel. All applications for licenses to export bunker fuel on vessels, other than those included in § 802.13 (a) of this subchapter shall be submitted on

Form BEW 151.

(j) Farm machinery. Applications for licenses to export farm equipment and machinery classified under Department of Commerce Schedule B numbers 7143, 7365, 7368, 7800 to 7870, both inclusive, 7879 to 7887, both inclusive, 7889 to 7899, both inclusive, and 7975, (excluding tracklaying tractors and parts and accessories therefor), may be filed only by the manufacturer of such machinery or by him on behalf of a dealer, broker, etc., and must be accompanied by the following form properly filled out:

> Value (dollars)

- Dollar value of export quota as-signed to applicant for country of destination (to be answered only by those suppliers to whom quotas have been assigned).....
 2. Dollar value of licenses granted to
- applicant to country of destina-tion since November 1, 1942____
- 3. Dollar value of application by applicant pending action to country of destination, including this application___

The statements made above are to be considered a part of our attached export license application which covers equipment, the production of which is authorized by the War Production Board's Order L-170, as amended.

(Signed)

(k) Vehicles. Applications for licenses to export vehicles or equipment of a type requiring rubber tires, casings, or tubes for operation must include either:

(1) A statement that no rubber tires, casings, or tubes are to be mounted on. or otherwise included as part of the shipnent of, such vehicles or equipment when

exported, or

(2) A statement of the number, size, ply, and tread design of the rubber tires, casings, or tubes which are to be mounted on, or otherwise included as part of the shipment of, such vehicles or equipment when exported; and a statement as to whether the tires, casings or tubes are new or used.

In the latter case, applications need not include a statement of the crude rubber content of such tires, casings, or tubes.

If any spare tire, casing, or tube is to be mounted on, or otherwise included as part of the shipment of, a vehicle when exported, the application must include a statement showing the urgent necessity for such spare tire, casing or

(1) Coal tar colors, dyes, stains, and color lakes. All applications for licenses to export coal tar colors, dyes, stains and color lakes must be prepared in accordance with the following requirements:
(1) The color index number must be

stated, or, if there is no color index number, the basic organic raw material included in the dye must be specified.

(2) The compounds must be classified according to the following table, stating the quantity of each class:

(i) Acetate; (ii) acid; (iii) azoic; (iv) basic; (v) direct; (vi) oil and spirit soluble; (vii) mordant and chrome; (viii) sulphur; (ix) vat: Anthraquinone, indigo.

other vats; (x) organic pigments. (m) Engine room, deck and cabin (1) All applications for licenses to export engine room, deck and cabin stores on vessels, other than those in-cluded in § 802.13 (a) of this subchapter, shall be submitted on Form BEW 151. Lifeboat provisions shall be included as

deck stores.

(2) Where additional engine room, deck and cabin stores are required by such vessels after an application for a license has been filed with the Office of Exports, requests for authority to export such stores must be submitted to the collector of customs in the port where the stores are to be laden. Such requests will be transmitted to the Office of Exports by teletype or wire and the collector of customs will receive notification directly from the Office of Exports by teletype or wire of the approval or rejection of such requests. In cases where exportation of such additional stores is authorized by teletype or wire, the applicant must thereafter submit to the Office of Exports a license application in the prescribed form with a sheet attached to the duplicate copy marked "Approved by teletype or wire", and stating the date of such approval.

(n) All applications for licenses to export parts or subassemblies of machinery or vehicles must contain a statement as to whether the parts or subassemblies will be used for repair, replacement and maintenance, or will be assembled in

complete units.

(o) Commodities bearing certain foreign trademarks, trade names, etc. Each application for an individual license to export any commodity bearing the name of any person on the Proclaimed List or bearing a trademark, trade name, brand, label or other mark which indicates that such commodity was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List must be accompanied by the following additional data:

(1) A statement showing that rejection of the application would work an

undue hardship.

(2) A description of the trademark, trade name, brand, label or other mark appearing on the commodity sought to be exported.

Schedule B No.—Continued

Commodity-Continued

- 3	0	te	6	
(3) A statement of the country of	manufacture or processing, the name of	the manufacturer or processor, and the	approximate date of such manufacture	or processing.

(4) A statement of the transaction by which the applicant acquired an inerest in the commodity for which an xport license is requested. § 804.8 Certificates of necessity. (a) A certificate of necessity is a certification by any one of the countries hereinafter listed establishing the degree of essentiality

of the commodities described in such certificate. Argentina			
of the commodities desc. Argentina	ribed in such certificate.	Central Bank of the Argentine Republic. Ministry of National Economy, Bolivia. Carteira de Exportação e Importação, Banco de Brazil	Conseto Nacional de Comercio Exterior.
	of the commodities des		

Superintendencia Nacional de Importaciones. Oficina de Defensa Economica. Costa Rica.

Colombia.

Cuba.

Import and Export Agency (headed by Dr. José Miguel Irisarri). Comite de Control Sobre Importaciones y Exportaciones of the Dominican Republic.

tures necessary-W. W. Renwick, President; José Mojia Perez, Import Control Committee of Ministry of Finance. (Two signa-Oficina de Prioridades y Distribucion de Importaciones. Vice President; or Alfredo Mejia, Dominican Republic. Bustamente,

Salvador

Ecuador-

for Committee; Rodrigo Samayoa, Minister of Finance, or Arturo Secretary, authorized to sign Under Secretary of Finance, may sign for

Government).

Guatemala

Seccion de Coordinacion Economica Financiera de Guatemala Office des Contingents (quota office), Ministry of Commerce. Officina de Controle de Materiales Estratégicos. (under jurisdiction of Ministry of Foreign Relations).

Officina de Control y Aprovisionamientos (a section of the Ministry

Junta de Control de Precios y Comercio. of National Economy).

Nicaragua.

Panama.

Paraguay Uruguay.

Honduras.

Mexico.

Controlor de Exportaciones e Importaciones (Office of Export and Department of Industry and Commerce of Ministry of Agriculture. Reparticion Comercial, Ministerio de Hacienda y Comercio. Ministry of Agriculture and Commerce.

Import Control).

Import Control Commission. Venezuela.

this section commodities which have been allocated for export will not be considered unless accompanied by a certificate of necessity or unless there appears on the license application a statement setting forth reasons why a certificate of necessity was not secured, sufficient to justify the waiving of this requirement, or unless the application is in connection with a project or a mine, oil, or smelting serial case: Provided, That it shall not be necessary to file a certificate of necessity covering a shipment the value of which is \$25.00 or less. The following commodities have been placed under allocation:

Schedule B No.		101.00, 6303.01, 6303.05, 6304.00,	308.50		· 一位是一个人的人的人的人的人				07.02	
	8300.00	, 6300.00, 6	6305.00 6308.50	8505.00	8390.00			8202.00		
Commodity	Acetic Acid	*Aluminum		Ammonium Sulfate	Anhydrous Ammonia	*Aniline Salfs	*Arsenicals:	*Arsenate of Lead	*Arsenate of Calcium	*Paris Greenic

	92, 8127.98, 8135.30, 8180.98	00, 6295.00	00	000	00 thru 6435.00, 6440.00 thru 6457.00	6439.07, 6439.11, 6439.19, 6439.98, 6458.00 thru 6479.98	00	2 年 1 月 1 日 1 日 1 日 1 日 1 日 1 日 1 日 1 日 1 日		.10, 3013.20 00 9025.00 3026.00 3062.00		000	.09 .10. 5960.15		.50		.01, 8320.03, 8320.05	.00	96.			6020.00, 6021.00, 6023.00 thru 6029.00	THE REAL PROPERTY.	thru 6108.05	3.01 thru 6016.09, 6017.01 thru 6017.09	מווים מספ	6030.98, 6031.19, 6031.50, 6031.95, 6031.98 6030.15, 6031.15	The state of the s	6051.00 thru 6053.00		6032.05, 6032.98, 6035.10 thru 6038.98 6033.00, 6034.00	400	6042.00	6041.00	00:00	80 8909 11111 00 8908	6061.00, 6063.00, 6070.00 thru 6073.00	6060.00, 6062.00, 6064.00	6011100	6081.00, 6082.00	6083.00 6085.00 thru 6091.25	6091.98
8119,98	8127.92,	6290.00	8340.00	8392.00	6401.00	6439	8201.00		3012.00	3013.10,	3140.00	3006.00	8024.09	8025.93	6220.50	6220.96	8320.01,	5480.55	8329.96		. 6022.00	6020	6105.15,	6106.00	6016.01	6007.00	603		605		603	- 604	- 604	-4		808	606	606	- 601	809	- 608	609 -
Ascorbic Acid, synthetic	*Aspirin		*Calcium Hypochlorite	ne	Copper and Copper Base Alloys	*Copper and Copper Base Alloys	Copper Sulphate	*Cotton:		*Unmercerized	*Cotton belting	Cotton Pulp	*Cresols, Xylenols and Cresylic Acid	Dibutyl Phthalate	*Ferrochromium	Ferromangatiese	Formaldehyde	*Charlita make Content in Manufactures	tramine	Iron and Steel:	Bars and Rods:		Car Wheels and Axles	Forgings	Ingots, Blooms, Billets, Etc.	Pig Iron	Plates	Railway Track Material:	Rails	Sheets and strip:	Black		*Structural Iron and Steel	2000	Tin-plate, circles, strips, condies, and scroll-shear butts.	Tubular Products:	Cast Iron Pipe and Fitungs Welded (steel) Pipe	Seamless (steel) Pipe	Waste-waste tin plate	Wire:	Barbed	*Other Wire and Manufactures

Commodity—Continued	Schedule B No.—Continued
Lead	6507.00 thru 6515.98
Leather:	
Calf Upper Leather	_ 0304.10, 0304.20, 0305.10, 0305.20
Mercury (Metaine)	_ 6635.00
Methyl Alcohol	
Mica, Built-up	_ 5513.00
Molybdenum content of Ferromolybdenum	- 6220.85
*Molybdenum Wire	- 6691.08
Naphthalene	- 8020.05
Neat's Foot Oil	. 0803 00
*Nickel-Chrome, Electric Resistance Wire	- 6630 00
*Nickel Manufactures	6549 07 6540 00
Nickel, Monel Metals, and Nickel alloys	6545.05 6545.00
Phenol	8023.00
Phosphorus	8308 87
Phthalic Anhydride	8025.00
Plastics:	0020.80
Alkyd Synthetic Resins	8253.00
*Casein Plastics	8258.01
Cellulose Acetate Plastics	9965 05 9965 00
Cellulose Nitrate Plastics	9264 60
Urea Synthetic Resins	00.700
Other Resins	6257.07, 8260.07, 8261.07, 8257.98
Platinum and Allied Metals	- 6238.98, 8260.98, 8261.98
Potash Salts	- 6920.00, 6922.05, 6922.09, 6929.05, 6929.98
Potassium Chlorate	8531.01, 8531.03, 8531.05
Potassium Permanganate	8359.08, 8359.09
Rayon, other than spun	8359.23
Red Squill	3840.08, 3840.11
Rubber, reclaimed	2209.21
Dubber, rectamined	2011.00
Rubber, manufactures, whether such manu-	2011.00, 2014.00, 2017.00, 2031.00, 2034.00 thru
factores contain crude, rectaimed, or syn-	2042.00, 2053.00, 2054.00, 2060.00, 2062.00,
thetic rubber.	2063.00, 2064.00, 2069.05, thru 2093.00,
ARIL 1 - 2 77 - 1 - 2 1	2099 90†
*Sisal and Henequin Cordage	3419.09
Sole Leather:	
Backs, bends, and side.	0324.00
Other than backs, bends, and sides	0332.05, 0332.98
Strontium Chemicals	8397.82 thru 8397.88
Tin	6565.01 thru 6565.07 6565.09 6565.09
TOTUOL	8011.00
Type Metal	6670.00
*Tungsten Metal, Wire, Shapes, and Alloys	6639.00
Vanadium content of Ferrovanadium	6220.87
Wood Pulp	4601.00, 4602.00, 4604.00, 4603.00, 4608.00
	4610.00, 4619.00
*Wool:	
*Rags	3622.00
*Noils and Waste	3626.00
Tops	3628.00
Yarns	3633 00
Fabrics	3642 00 3643 00 3649 00
reits	3663 00 3664 00
*Blankets	3666.00
Zine	6571.01 thru 6571.98, 6572.05, 6572.09, 6598.00
	6500 01 6500 00 6500 00 6500 00

Continu

ischedule B Number 2099.90—"Other rubber manufactures"—includes miscellaneous articles not specifically set forth which contain, either by value or quantity, over 50 percent rubber (whether crude, reclaimed, or synthetic rubber), but not aircraft replacement parts, replacement parts of automobiles and other vehicles, replacement parts for other machinery, or insulated wire or cable.

As to those commodity classifications preceded by an asterisk, the provisions of this section shall not become applicable until January 29, 1943.

(c) Certificates of necessity must be obtained from the certifying agencies listed in paragraph (a) of this section. Where such certificates are required by these regulations to be submitted with license applications, the original certificates must be attached to the applications unless it is impossible to furnish the original documents, in which case a duplicate original, a photostat, or a typewritten copy marked "true copy" and signed by the applicant, may be attached: Provided, That an explanation is given as to why the original has not been furnished.

(d) When a shipment of allocated commodities has been lost at sea, the exporter may submit a new application

covering such commodities in accordance with the following procedure:

(1) A complete new application must be filed, together with a reference to the number of the license under which the original shipment was made, and a certification that the application is filed to replace allocated commodities lost at sea.

(2) The requirements of paragraph (b) of this section are not applicable to such an application.

§ 804.9 Repair parts for certain vessels. Individual licenses for the exportation of repair parts for vessels other than those covered by § 802.13 (a) of this subchapter are conditioned upon the observance of the following requirements.

(a) Repairs to the vessel must be made prior to the departure of the vessel at the port where the repair parts are taken on board. (b) Parts which are replaced by said repair parts may not be exported on the vessel, but must be discharged onto the pier at the port of installation.

§ 804.10 Unit process procedure. (a) Several applications for licenses may be submitted to the Office of Exports for processing as a unit when:

(1) All applications specify the same consignee, ultimate consignee and ulti-

mate purchaser, and

(2) All commodities covered by the applications are intended for use together, the lack of any one of which will render the other useless.

(b) When several applications are submitted for unit processing, the following requirements must be observed:

 All questions on each individual application must be answered in full.

(2) All individual applications must be firmly stapled to a legal binder or backing sheet with the words "Unit Process" typed on the top-edge flap thereof.

(3) A single reference number and a single acknowledgement card must be used for the group of applications.

(c) When several applications are submitted for unit processing, all applications will be approved, or all will be rejected. If all are approved, the same shipping priority rating, as provided for in Part 809 of this subchapter, will be assigned to each license in the group.

(d) The group of applications may include one or more applications for commodities which are exportable under general license, in order to insure the issuance of a uniform shipping priority rating for all related commodities.
 (e) If a group of applications is re-

(e) If a group of applications is rejected, the applicant may appeal from such rejection. In such case the applicant must file an appeal for the entire group of applications. The appeal shall be addressed to the Office of Exports and shall include the following papers securely fastened together:

(1) The group of rejected applications

or photostatic copies thereof.

(2) A complete new set of applications, each application in triplicate, covering the identical commodities for which licenses were originally rejected.

(3) A single acknowledgement card.

(4) A letter in duplicate setting forth the reasons why the applicant believes the group of applications should be reconsidered. Additional information which was not presented on the original applications and which the applicant feels would justify a reversal of the decision of the Office of Exports must be submitted.

§ 804.11 Drums for oil, gas, liquids and solids. Individual licenses for the exportation of all drums for oil, gas, liquids and solids, whether filled or unfilled, are subject to the condition that, if the drums are exported on vessels other than those covered by § 802.13 (a) of this subchapter, the drums must be stowed under deck.

§ 804.12 Diamonds and tools incorporating industrial diamonds. When an individual license has been issued authorizing the exportation of any of the commodities listed hereafter in this section, the license and the package containing the licensed commodities must be presented to a collector of customs for examination prior to exportation, even when exportation is to be made by mail. If the contents of the package agree as to weight and description with the data set forth on the license, the collector will attach an appropriate customs seal, indicating that the package has been inspected. If exportation is to be made by mail, the package shall then be placed in the mail under customs supervision. If the contents of the package do not agree with the weight or description as set forth on the license, the collector will return the package to the licensee, and the contents of the package shall not be exported from the United States unless a proper license authorizing the exportation thereof is subsequently issued by the Office of Exports. The list of com-modities covered by the provisions of this section are as follows:

D D	cneaute B
	Number
Diamond dust, industrial	_ 5409.10
Diamonds, rough, including crush	1-
ing bort	5990.05
Jewelry of all metals when contain	1-
ing diamonds	9620.00,
9621.00, 9623	.00, 9626.00
Jewels and jewel bearings, diamon	
only	5990.98
Metal alloy slugs containing di	a-
monds	7485.12
Precious stones, n. e. s., diamon	ds
only	5990.98
Tools incorporating industrial di	a-
monds:	
	7455.03
Dies	ASSESSED FOR THE
Drilling bits	THE PARTY OF THE P
Glass cutters and similar article	- ESISTE
Grinding wheels	5409.05
Saws 6155	.15, 6156.05
Wheel dressers	6178.91

§ 804.13 Certain foreign trademarks, trade names, etc. No exportation may be made under any individual license of any commodity bearing the name of any person on the Proclaimed List or bearing a trademark, trade name, brand, label or other mark which indicates that such commodity was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List unless it is specifically stated on the individual license that the commodity bears such indicia.

§ 804.14 Re-exportation from country of destination. No exportation may be made under any individual license with the knowledge or intention that the commodities so exported are to be re-exported from the country stated on the license application as the country of ultimate destination.

§ 804.20 Appeals from rejections of applications for export licenses, extensions thereof, and revocations. (a) Any person whose application for export license or application for extension of export license has been rejected and any person whose export license has been revoked may appeal from such rejection or revocation subject to the provisions of this section.

(b) Appeals shall be filed with the Office of Exports, Board of Economic Warfare, Washington, D. C.

(c) An appeal shall be filed within 60 days from the date of the rejection of the application for export license, re-

jection of the application for extension thereof or the date of revocation of an export license.

(d) The rejected application for export license, the rejected application for the extension of export license, or the revoked export license, as the case may be, shall be forwarded to the Office of Exports as a part of an appeal. Photostatic or certified copies of any papers may be furnished in lieu of the originals.

(e) The case number on appeal shall be the same as that originally assigned to the matter, if one has been assigned.

(f) An acknowledgment card in the form prescribed by the Office of Export shall accompany the appeal.

(g) Only one appeal may be taken from a rejection or revocation.

(h) An "appeal letter" shall be submitted setting forth the reasons why the appellant believes his application or the revocation of his license should be reconsidered. This letter must contain, or have attached thereto, any additional information or documents not previously submitted which the appellant feels are pertinent to his appeal.

(i) In the case of rejection of part of an application or the revocation of a license in part, the appellant may appeal only as to the commodities rejected or revoked.

PART 805—SELECTED DESTINATIONS CLEAR-ANCE PROCEDURE

General provisions.

805.1

805.2 Selected destinations.
805.3 General license provisions.
805.4 Individual license provisions.
805.5 Blockade control permit.

AUTHORITY: §§ 805.1 to 805.5, inclusive, issued under sec. 6, 54 Stat. 714; Pub. Laws 75 and 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, 7 F.R. 9807.

§ 805.1 General provisions. The regulations set forth in this Part shall be in addition to the regulations governing general and individual licenses set forth in Parts 802 and 804, respectively, of this subchapter. In case of conflict, the regulations in this Part shall govern, but only as to commodities to be exported to the selected destinations set forth in § 805.2 of this subchapter.

§ 805.2 Selected destinations. The countries designated selected destinations together with their country numbers for general license purposes are as follows:

French West Africa (including Mauritania, Senegal, French Guinea, Ivory	
Coast, Togoland, Dahomey, French Sudan and Niger)	G-76
French North Africa (including French	-
Morocco, Algeria, and Tunisia)	G-87
Iran	G-88
Iraq	G-89
Eire	G-90
Madagascar	G-92 G-83
	G-03
Portuguese Atlantic Islands (including	
Principe, Sao Thomé, Azores, Ma- deira and Cape Verde Islands)	G-93
Portuguese Guinea	G-94
Reunion	G-95
Spain	G-82
Spanish Atlantic Islands (including	
Santa Cruz, Grand Canary, and	See and
Canary Islands)	G-97

Spanish	and	International	Morocco	
Turkey _				G-99

§ 805.3 General license provisions. General licenses are hereby issued permitting individual shipments valued at \$25 or less, by mail only, of all commodities, except those covered by paragraph (c) of this section, to the following destinations:

Eire. Iraq. Tran. Turkey.

(a) No shipment shall be made pursuant to these general licenses unless the total value of all commodities to be exported in a single parcel does not exceed \$25.00: Provided, That other commodities may be included in the same parcel even though the total value of the shipment thereby exceed \$25.00 if appropriate individual licenses for such other commodities are presented at the time of mailing.

(b) The provisions of § 802.10 (e) of this subchapter apply fully to shipments under the general licenses issued by the provisions of this Part.

(c) The general licenses issued by the provisions of this Part do not apply to the commodities enumerated in § 802.10 (a) of this subchapter and the following commodities:

Bearings. Bristles (all kinds). Cameras and parts. Carbon black. Casein. Chemicals, all, not elsewhere specified. Chocolate. Cholesterol. Cobalt. Cryolite. Derris root and powder. Diamonds. Douglas fir. Dyes. Electric fuel pumps. Gauges. Gears. Graphite. Gum benzoin. Gum damar. Hemp of all kinds, including manufactures

Kapok.
Lecithin,
Lenses.
Machine and hand tools and parts of such

tools.

Measuring and scientific instruments (including precision gauges).

Mercury.

Metals, all metals and manufactures, not elsewhere specified, except containers of iron or steel, and clothing fasteners affixed to garments).

Mica and mica manufactures.

Mineral crystals (e. g. quartz, etc.).

Mesothorium, salts and compounds.

Oilseeds.

Optical glass.

Pharmaceutical natural products, all.
Photographic film—all types.
Quinine, all forms and preparations.
Radio parts.
Rare earths (Kieselguhr, Thorium, Mona-

site, Cerium).
Raw furskins.
Rubber and rubber manufactures (including natural and synthetic rubber).

Seeds for sowing.
Silk and silk manufactures.
Sitka spruce.

Soap. Stellite rods.

Tanning commodities. Teakwood. Vitamines and hormones. Well and refining machinery. Wolfram Zinc.

§ 805.4 Individual license provisions. (a) Individual licenses permitting shipments to selected destinations shall be valid for a calendar quarter year unless otherwise stated thereon. The time of expiration shall be midnight of the 10th day of the first month following the calendar quarter year for which the license is valid.

(b) All applications for licenses to export any commodities to any destination listed in § 805.2 of this subchapter must contain the following information in addition to that required by the prescribed

(1) A statement of the calendar quarter year in which the exportation is to be made.

(2) A statement as to whether or not a navicert, mailcert, aircert, or export license has ever been issued for the exportation of the commodity covered by the application. If such a document has been issued, the reference number thereof must be stated.

(3) A statement as to whether or not the commodities will require transshipment while still subject to control by the applicant, and, if transshipment is required, the reason for the transshipment and the names and addresses of all persons connected with the transac-

(4) The quantity of the commodity according to the unit of measure prescribed on the application form, and, in addition, the weight in metric tons or

(c) All applications for licenses to export any commodities to any destination listed in § 805.2 of this subchapter must be made on a calendar quarter basis. The following provisions are applicable

(1) All applications for such licenses filed during the first two months of a calendar quarter will be processed by the Office of Exports for shipment during that quarter. In exceptional cases, the applicant may file his application in advance of the calendar quarter year during which shipment is to be made, but in such cases the applicant must state the reason for filing the application in advance and must specify the calendar quarter year during which shipment is to be made. Licenses thus issued in advance will be valid for shipment only during the quarter for which issued.

(2) Applications for such licenses which are received by the Office of Exports after the beginning of the third month of a calendar quarter will be processed for shipment during the succeeding quarter, unless the applicant specifically requests on the application that the license be issued for shipment during

the current month.

(3) All such applications may be made for shipment at any time during the calendar quarter except as otherwise stated herein.

(d) (1) All licenses issued for shipment to any of the countries set forth in the list in § 805.2 of this subchapter

shall bear a number, identified as "Control Number", in addition to the case number assigned by the Office of Exports. This number will have a letter prefix, such as "B", "P", "F", "S", or "M". In case of exportation by ship or plane, the control number must be noted on the manifest of the ship or plane carrying the commodities licensed for export. In the case of exportation by mail, the control number and the license number must appear on the outside of each package and on the export declaration.

(2) In the case of exportations to Eire on vessels departing from Canadian ports, the exporter must prepare an extra copy of his export declaration, and must note thereon both the license number and the control number. This copy of the export declaration must be verified by the collector of customs at the port of exit from the United States.

§ 805.5 Blockade control permit. (a) Applications for individual licenses to export commodities set forth in paragraph (b) of this section to:

Portugal Portuguese Atlantic Islands. Portuguese Guinea Spanish Atlantic Islands.

Spanish and International Morocco and Tangier.

will not be considered unless a blockade control permit has previously been issued by appropriate authorities in London, or unless covered by an exception stated in paragraph (c) of this section. License applications will be accepted by the Office of Exports only after notification by appropriate authorities of the issuance of the permit. Upon receipt of notice of the issuance of the permit. the exporter will be advised to file a license application. Applications for blockade control permits shall be made in the countries of destination by the con-

(b) Except as provided in paragraph (c) of this section, the commodities for which a blockade control permit is required are listed below:

Eire: All commodities.

Portugal:

Petroleum products, all.

Tinplate.

Wheat, wheat flour, and other grains. Portuguese Atlantic islands:

Petroleum products, all. Wheat flour (for Sao Thomé only).

Portuguese Guinea:

Petroleum products, all.

Animal, vegetable and fish oils, fats, greases and waxes.

Basic slag.

Binder twine, rope and other twine (including jute yarn).

Carbon black. Casein.

Cocoa and cocoa preparations.

Coffee.

Copper ore, metal scrap and alloys. Copper sulphate.

Cotton, raw, carded and waste.

Edible oils. Ferro alloys

Fertilizers (nonphosphatic) of animal and vegetable origin not chemically prepared; bone, fish and mean meal.

Fodder including hay, cereal, offals, chickpeas, maize, maize meal, barley, oats, pulses

Hemp, soft.

Hides and leather (excluding manufac-

Industrial oilseeds (resins, cacao, castor, soya, copra, flaxseed, hempseed, kernels, nuts, peanuts, rapeseed, cottonseed, perilla, poppy, sunflower, sesame, etc.). Iron and steel scrap.

Jute, raw (including punga, urena) waste, tissues and manufactures (including

bags).

Manganese anganese ore (excluding pyrolusite), metal, alloys, scrap and ferro manganese. Manila hemp and tow.

Nickel ore, metal scrap and alloys. Nitrogenous fertilizers, natural or synthetic (Chile saltpetre, sulphate of ammonia,

calcium cyanamide, etc.). Petroleum products. Phosphates, natural. Rice and maizena.

Rubber latex.

Rubber-raw (including synthetic).

Rubber scrap, waste and reclaimed. Rubber tires and tubes.

Sisal hemp and tow, kapok.

Sugar.

Superphosphates. Tin ore, metal scrap.

Tinplate.

Tree spray, porocide. Wheat, rye and their flours.

Spanish Atlantic Islands:

Animal fats and vegetable oils and oilseeds. Coffee.

Fertilizers

Fodder including hay, cereal offals, chick-peas, maize, maize meal, barley, oats, pulses.

Meat.

Petroleum products, all.

Pork and bacon.

Rice.

Rubber tires and tubes.

Sugar,

Superphosphates. Wheat, rye and their flours.

Spanish and International Morocco and Tangier: Coffee.

Petroleum products, all.

Sugar

Switzerland:

Barley (including barley malt). Babbit metal.

Carbon black.

Casings (beef and hog).

Castorseed.

Coal.

Cocoa and preparations. Cocoa butter

Cocoanut (Ceylon and/or dessicated). Coffee.

Corn syrup.

Cotton (raw or carded, including waste, other than linters).
Cotton piece goods (not including clothing

and other manufactures of cotton).

Eggs, fresh or dried. Fats (animal and vegetable).

Fruits, dried.

Fishmeal.

Glucose.

Greases (animal and vegetable) but not waxes (animal and vegetable).

Hen yolks.

Hen albumen crystals.

Honey.

Maize and fodder generally (includes beans, peas, lentils, dried edible beans, cereal offals, edible white beans, hay, pulses, meat meal, etc.).

Malt.

Malt extracts.

Oats. Oil—animal and vegetable; Cod liver.

Oil-Animal and vegetable-Con.

Cottonseed. Castorseed Chinawood.

Fish lubricating.

Mineral (including shock absorber fluid, brake fluid, auto declene flushing fluid)

White.

Oilseed cake, meal and residues.

Oilseeds.

Peanut butter.

Petroleum products (all, excluding small consignment of oils and fats for phar-maceutical or cosmetic purposes).

Rapeseed and oil. Rubber (raw). Rubber tires.

Rubber manufactures (including sports goods, but excluding goods for medical and like purposes) and (including synthetic rubber).

Rice.

Rye and its flours.

Saccharine

Solid glucose.

Spices (pepper, nutmeg, bay leaves, cardamons, pimento, etc.)

Stearic acid.

Stearin.

Sugar (corn, raw, and refined).

Tinplate (including alloy and scrap).

Tin metal.

Tobacco

Vegetable and animal fats and oils.

Vitamin concentrates (including cod liver oil)

Vegetable seeds.

Wheat and its flours.

Woolen piece goods (not including clothing and other manufactures of wool).

(c) Exceptions. The requirements of this section shall not apply to:

(1) Exportations to Eire, when made

by mail, regardless of value, or

(2) Exportations to all destinations subject to the blockade control permit regulations other than Eire of noncommercial consignments, when shipped by mail, provided the commodities shipped are for the personal use of the ultimate consignee. Where this exception is applicable, the application for license must specify the "personal use".

(3) Exportations of normal trade samples of reasonable quantity, when shipped by mail, to all destinations subject to blockade control permit regulations other than Eire. Where this exception is applicable, the license application must give details regarding the

sample.

PART 806-TECHNICAL DATA

806.1 Definition.

806.2 General licenses.

Blanket licenses Special licenses.

Unlimited licenses. 806.5

806.6 General provisions.

AUTHORITY: \$\$ 806.1 to 806.6, inclusive, issued under sec. 6, 54 Stat. 714, Pub. Laws 75 and 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, 7 F.R. 9807.

§ 806.1 Definition. Technical data is hereby defined as, "Any professional, scientific or technical information or any model, design, photograph, photographic negative, document, or commodity, containing a plan, specification, or descriptive or technical information of any kind which can be used or adapted for use in connection with any process, synthesis or operation in the production, manufac-

ture, reconstruction, servicing, repair, or use of any commodity" except that any technical data licensed by the Commissioner of Patents under the authority of Public Law No. 239, 77th Congress, approved August 21, 1941, shall not be included within this definition.

§ 806.2 General licenses—(a) Definition. A general license is a license issued by the Office of Exports for which no application is required, available for use by all persons, permitting exportation of specified classes of technical data to specified countries or consignees in accordance with the regulations herein prescribed and those which may be prescribed at the time of issuance of such general license.

(b) United States Government or agency thereof. A general license is hereby issued permitting exportation of

all technical data to:

(1) The United States Government or any agency or instrumentality thereof.

(2) Contractors engaged in the construction of United States outlying military or naval bases and supervised by an officer of the United States.

Provided, That any technical data exported to the consignees in subparagraphs (1) and (2) of this paragraph shall be furnished or intended for the use of the United States Government or one of its agencies or instrumentalities.

Any person exporting under this general license shall state in a conspicuous place on the envelope or outside wrapper, "General license No. TD-US., or General License No. TD-U.S. contract", (depending upon whether or not the consignee is the United States government or a contractor thereof) and the name of the country of destination.

(c) Newspapers. A general license is hereby issued permitting the exportation of newspapers, except when exported as a commodity such as over-issue, baled, and old newspapers, to consignees in all destinations assigned general license numbers in § 802.2 (a) of this subchapter. A general license number designation is not required to be placed on the wrappers of newspapers exported under this general license.

(d) Technical, scientific and professional publications. (1) A general license is hereby issued permitting exportation of publications devoted in whole or in part to scientific, technical or professional data for which a license has been granted by the Office of Censorship upon recommendation of the Office of Exports in accordance with the provisions of the Postal Censorship Regulations approved March 17, 1942, 7 F.R. 2171. The designation on the outer wrapper of publications exported under the general license provided for in this subparagraph shall be the same as are required by the Postal Censorship Regulations as they may from time to time be amended.

(2) A general license is hereby issued permitting exporation to all destinations assigned general license numbers in § 802.2 (a) of this subchapter of all publications which do not require an Office of Censorship license under the authority of the Postal Censorship Regulations and as to which a specific determination has

been made by the Office of Exports that such publications are not devoted to technical, professional or scientific matters. No such publication may be exported as a commodity, such as mixed books, over-issue magazines under this books, over-issue magazines and No. 1 heavy books and magazines general license.

(e) Regulations applicable to general (1) It shall be a violation of licenses. these regulations to make any exportation under these general licenses with the knowledge or intention that the technical data is to be reexported from the

country of destination.

(2) A general license may be revoked or suspended by the Office of Exports at any time as to any consignee in any destination.

(3) A general license may be revoked or suspended by the Office of Exports as to any person within or without the United States exporting technical data, in the manner provided in Part 807 of this subchapter

§ 806.3 Blanket licenses. (a) Definitions. A blanket license is one issued to particular persons authorizing exportation of routine technical data including installation, operating, servicing, repair or processing instructions and technical data concerning minor changes or alterations in the installation, operation, servicing or repairing of machinery or equipment from time to time in service in the country of destination or in processes used therein.

(b) Technical data excepted. Technical data exported under blanket license shall not include any technical data concerning United States military or naval units, shipping schedules or other similar technical data as set forth in the following documents as they may from

time to time be amended:

United States Postal Censorship Regulations. United States Radio Telephone Censorship Regulations. United States Cable and Radio Censorship

Regulations.

War Department document entitled "State-ment of War Department policy regard-ing Dissemination and Publication of Information Concerning Contracts, Production Site Locations, etc.

Where the exporter has any reason to believe that any technical data falls within the categories mentioned, the proposed shipment shall, prior to exportation, be transmitted to the Office of Exports for examination and approval.

(c) Technical data requiring specific authorization. Nonroutine technical data shall not be exported under blanket license unless specifically authorized by the Office of Exports. Nonroutine technical data shall include but not by way of limitation the following:

(1) Patent applications, amendments thereto and abstracts or other papers pertaining directly to such applications.

(2) Research, laboratory, progress, testing or experimental reports.

(3) Secret, confidential, or restricted technical data, whether so regarded by the licensee or so declared by an officer or agency of the U.S. Government.

(4) Technical data pertaining to commodities designed or intended for military use except such as may conform to widely known commercial practice.

(5) Technical data pertaining to any commodity whatsoever (except for widely known commercial designs) being made for the United States Government or to the specifications of the United States Government.

(6) Technical data pertaining commodities to be used in connection with any new development, project, or

installation.

§ 806.4 Special licenses—(a) Definition. A special license is one issued to a particular person permitting exportation to specified consignees of nonroutine technical data as set forth in § 806.3 (c)

of this subchapter.

(b) Inspection required. One or more shipments of nonroutine technical data from one consignor to one consignee may be made under a special license but in each instance, the nonroutine technical data to be exported shall first be transmitted to the Technical Data Division of the Office of Exports for inspection and approval in accordance with the procedure specified in the special license.

(c) Procedure in lieu of inspection. Where nonroutine technical data is too bulky to transmit to this office for examination or by reason of time requirements or extreme urgency it is impossible or impractical to transmit the same to the Office of Exports for examination prior to shipment under a special license, the licensee may be authorized to export the same without prior examination by the Office of Exports, but in each such case a covering letter shall be submitted and such letter shall contain a complete statement of the reasons for the nonsubmission of the same and an accurate descriptive listing of all nonroutine technical data to be exported under such special license.

§ 806.5 Unlimited licenses—(a) Definition. An unlimited license is one permitting the exportation of catalogues, sales promotional material and other similar type technical data except that it shall not be used to export magazines or periodical types of publications or technical data for which a blanket or special license must be obtained.

(b) Application requirements. An application for an unlimited license shall be made on the form prescribed by the Office of Exports and shall be accompanied by an export list in triplicate, naming specifically the technical data desired to be exported and including

copies thereof.

§ 806.6 General provisions.—(a) Regulations governing exportations. Exports of technical data under blanket, special and unlimited license shall be made in accordance with the provisions stated in such licenses.

Application requirements blanket and special licenses. Applica-tions for blanket and special licenses covering proposed exportations from one consignor to one consignee shall be filed in triplicate on the form prescribed by the Office of Exports.

Each application shall be supported by a covering letter amplifying the information given in the application form by setting forth such other facts as may be required to completely reveal the relationship existing between the applicant and the consignee and the type of technical data to be exported. The covering letter shall state:

- (1) Generally what need exists for the license.
- (2) Whether the technical data is to be exported for general purposes only or for specific application to a specific situation.

(3) Whether the technical data is to be used in connection with any new installation, development, or project.

(4) Whether the technical data is required for the national defense, public health, or safety of the county of destination

(5) Whether the technical data is required by public service corporations.

(6) Whether the technical data is to be used in connection with any military, naval, or other installation which will tend to aid in the prosecution of the war.

(7) Whether the technical data will be used to produce and export needed commodities to the United States or to

one of the United Nations.

(8) Whether the technical data will be used in the production of any commodity that is to be exported from the country of destination and if so to what country.

The applicant is not required to indicate whether he is applying for a blanket or special license. If the applicant particularly desires that a blanket license be issued, he shall submit with his application representative samples of all routine technical data that he may desire to export under blanket license. sample technical data shall be described in complete detail in an exhibit list, filed in triplicate.

(c) Additional requirements for renewals of blanket and special licenses. Where a renewal of an existing blanket or special license is applied for, the following information shall be included in the covering letter in addition to that required in paragraph (b) of this section.

(1) Generally what need exists for the extension of the license.

(2) To what extent the expiring li-cense was used, and the approximate figures as to the number of exportations made thereunder.

(3) The special conditions in the form of riders or endorsements appearing on the expiring license.

(4) Whether there is any continued need for such special conditions.

- (d) Additional information required. (1) In the prescribed application form, in addition to stating the ownership and control of the consignee organization, the applicant shall state the relationship between the applicant and the proposed consignee, subsequent consignee and ultimate user and the business engaged in by the proposed consignee, subsequent consignee and ultimate user.
- (2) In the prescribed application form, the applicant shall set forth a general description by subject matter of the technical data to be exported under the license if granted. If the applicant contemplates exporting technical data so new and novel as to form the subject matter for a patent application, or similar experimental or research data, such facts shall be clearly stated.

(e) Signing of application. (1) Applications for license to export technical data if applied for by a corporation must be signed by an officer of the corporation or a duly authorized agent of the corporation; if made by a partnership, must be signed by a member of the firm, or its duly authorized agent; if made by an individual, must be signed by the individual or his duly authorized agent.

(2) If the application is signed by an agent, the agent's duly authenticated power of attorney and agency must be filed with the Office of Exports.

- (f) Statement of consignee. (1) Except where otherwise herein provided, a statement by the ultimate user meeting fully the conditions of the application oath must be filed. If, on the application the ultimate user named is a person other than the consignee, a statement must be obtained from all consignees as well as the ultimate user. Unrestricted general statements of the consignee or ultimate user accepted heretofore by the Office of Exports may be incorporated by reference in applications for new or renewal licenses. Statements of consignees or ultimate users are not required in applications for licenses to export patent applications, amendments, and other technical data relating to inventions made in foreign countries, but must be obtained and submitted in support of license applications for the exportation, for informational purposes only, of descriptive technical data concerning inventions made in the United States.
- (2) A statement of the consignee or ultimate user need not be acknowledged before a notary or consular officer if prepared on the letterhead of the organization of the consignee or ultimate user. The statement shall be dated, the place of its execution set forth and signed by a responsible official of the organization of the consignee or ultimate user who is actually located in the country of destination and whose authority to enforce the conditions of the statement is apparent.
- (3) If the applicant finds it impossible or impractical to submit the signed statement of the consignee or ultimate user at the time the application is filed, the application oath may be modified appropriately and an adequate expla-nation shall be made of the reasons why the statement is not furnished. The applicant shall also advise the steps being taken to obtain the statement.

(g) Validity of license. The licenses issued pursuant to the provisions of this Part shall be valid for a period of one year from date of issuance unless otherwise stated on the license.

- (h) Use of license. The blanket, special or unlimited license, shall be retained in the possession of the licensee until surrendered voluntarily, revoked by the Office of Exports, or until it expires. Such license need not be presented at the time of exportation of any technical data authorized to be exported thereunder, but the number assigned to the license shall be placed on the outside of the envelope or on the outside wrapper of the package containing such technical data.
 - (i) Duplicate applications. Duplicate

applications shall not be filed unless specifically requested by the Office of Ex-

- (j) Duplicate licenses. Duplicate licenses may be issued by the Office of Exports provided the licensee shows that the original license was lost or destroyed and submits such sworn proof as may be required in each instance.
- (k) Cables, telegrams and radio-Technical data may be exported grams. by cablegram, telegram or radiogram subject to prior examination and approval of the Office of Exports. The exporter shall place on the message the description of the license to be used, i. e., general, special or blanket, and the license number in connection with blanket and special licenses.
- (1) Exports by a personal messenger. Technical data to be taken out of the country by a personal messenger, representative or agent of the licensee or the consignee shall be properly packaged and the license description and number indicated thereon if the technical data comes within the provisions of a general or a blanket license. If the exportation is to be made under a special license, all the technical data shall be transmitted to the Office of Exports for examination and approval prior to exportation, except as otherwise provided in § 806.4 (c) of this subchapter.
- (m) Export of technical data with commodity. (1) Whenever detailed drawings and instructions describing assembly, operation, testing, and routine maintenance or repair of machinery, etc., for which a commodity license is required, are to be exported with such machinery, etc., only one application (on the commodity license form) need be submitted covering both the commodity and the technical data subject to the following conditions:
- (i) The technical data shall apply directly to the particular commodity shipment.
- (ii) The technical data may not include any manufacturing data.
- (iii) The technical data to be exported with the commodity shall be shipped in the same container that is to be used for the commodity.
- (iv) The technical data to be exported must be listed on the commodity license form.
- (2) Whenever the detailed drawings and instructions describing assembly, operation, testing, and routine maintenance or repair, are to be exported separately from the commodity itself, a technical data license shall be applied for on the prescribed technical data license application form. Where a commodity license has been granted the applicant shall state the commodity license number on the application for license to export technical data related thereto.
- (n) Exports to destinations through a foreign country. Technical data shall not be exported to a territory or possession of the United States through a foreign country except under license. In each such case, an application shall be made on the prescribed form designating the foreign country or countries through which such technical data will pass.

PART 807-DENIAL OF LICENSING PRIVILEGES

Compliance Commissioners.

807.1 Orders. Institution of proceedings. 807.3 Notification to respondent. 807.4 Default. 807.5 Written answer. 807.6 Oral answer. Consolidation. 807.7 807.8 Reports and recommendations by Compliance Commissioner. 807.9

807.10 Disposition. Appeal. 307.11

Proceedings to be confidential.

AUTHORITY: §§ 807.1 to 807.12, inclusive, issued under sec. 6, 54 Stat. 714; Pub. Laws 75 and 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, 7 F.R. 9807.

§ 807.1 Compliance Commissioners. The Executive Director of the Board of Economic Warfare will designate one or more persons to act as Compliance Commissioners. Persons attached to the Office of Exports, or to the Export Control Branch of the Office of the General Counsel, shall not be qualified to act as Commissioners. Compliance Commissioners shall have the powers and duties set out in §§ 807.4 through 807.12 of this subchapter.

§ 807.2 Orders. Orders denying the privilege of any person to obtain or use an export license may be issued in the name and under the authority of the Office of Exports. Such orders shall be effective for such periods of time and on such terms and conditions as may be prescribed by the Office of Exports.

§ 807.3 Institution of proceedings. The Chief of the Trade Intelligence Division of the Country Program Branch, Office of Exports, may, with the approval of the Office of General Counsel, initiate proceedings to deny the privilege of any person to obtain or use export licenses in any case where the Trade Intelligence Division has reason to believe that such person has violated any provisions of the statutes, proclamations, executive orders or regulations relating to export control.

§ 807.4 Notification to respondent. The Chief of the Trade Intelligence Division shall initiate proceedings by transmitting a telegram or registered letter to the person against whom proceedings are brought. The notification shall set out the specific nature of the violations charged, shall state that denial of respondent's privilege to obtain or use export licenses is being contemplated and that failure to answer the charges may result in such action being taken. The notification shall set a time and place for a hearing on the charges before a Compliance Commissioner and shall advise the respondent that he must answer the charges at or prior to such time or be held in default. The time set shall be not less than ten days or more than fifteen days from the date of the notification. Charges may be amended from time to time upon reasonable notice to the respondent.

§ 807.5 Default. If the respondent does not answer the charges, as provided in § 807.6 of this subchapter, within the prescribed time, the Chief of the Trade

Intelligence Division shall submit to the Office of Exports the facts of the case, together with a recommendation for action. Being so advised, the Office of Exports may issue an order denying the privilege of the respondent to obtain or use export licenses, or take any other appropriate action.

§ 807.6 Answer, etc. (a) The respondent may answer the charges made against him in writing by submitting the same, in duplicate, to the Office of Exports, Board of Economic Warfare, Washington, D. C., within the time limited by the notification to respondent.

(b) The respondent shall be permitted to answer the charges made against him orally if he indicates his desire to do so by letter, in duplicate, submitted to the Office of Exports, Board of Economic Warfare, Washington, D. C., within the period limited by the notification to respondent.

§ 807.7 Hearing. (a) At the time and place specified in the notification to respondent all evidence material to the inquiry shall be received by the Compliance Commissioner and shall be taken by a reporter before him. The respondent may be represented by counsel. The respondent shall be informed that he is under no obligation to answer questions.

The evidence shall be transcribed by the reporter, filed with the Compliance Commissioner and the respondent shall be given an opportunity to examine the transcript.

The respondent may prepare and file with the Compliance Commissioner a bill of exceptions to such transcript which shall thereafter accompany the transcript. Such bill of exceptions shall be filed within such time as the Compliance Commissioner shall fix at the conclusion of the hearing.

§ 807.8 Consolidation. The opportunity to answer charges may, at the discretion of the Compliance Commissioner, be consolidated with any similar opportunity afforded the respondent by any other government agency with respect to charges upon the same or a related subject matter.

§ 807.9 Reports and communications by Compliance Commissioner. The Compliance Commissioner shall consider the record, including any bill of exceptions filed by the respondent, and shall prepare a written report which shall consist of his findings of fact, including a finding whether or not a violation has occurred, and his recommendations, If the Commissioner finds that a violation has been committed his recommendation for action shall be advisory only. The report, transcript, and bill of exceptions, if any, shall be transmitted to the Chief of Office, Office of Exports.

§ 807.10 Disposition. The Chief of Office, Office of Exports, shall review the record, consider the recommendations of the Compliance Commissioner, and determine the disposition of the case. In any case where the Commissioner has found that a violation has been committed, the Chief of Office, Office of Exports, may issue an order denying the respondent's privilege to obtain or use export licenses for such periods of time

and on such terms and conditions as he may prescribe and take any other appropriate action. In any case where the Commissioner has found that no violation has been committed, the Chief of Office, Office of Exports, shall enter an order dismissing the charges. In all cases the respondent shall be notified promptly of the action taken. An order denying the privilege to obtain or use export licenses shall contain a notification to the respondent of his right to

§ 807.11 Appeal. A respondent may appeal in writing to the Assistant Director in charge of the Office of Exports, whose decision shall be final. Such appeal shall be taken within 10 days after receipt of a suspension order by the respondent. Oral argument will be permitted only upon direction of the Assistant Director. The Assistant Director shall not consider facts or arguments affecting the merits of the policy embodied in the rules or regulations alleged to have been violated. An order denying the privilege to obtain or use an export license shall remain in effect pending disposition of the appeal, unless otherwise ordered by the Assistant Director.

§ 807.12 Proceedings to be confidential. Pending disposition of a case by the Office of Exports, in accordance with §§ 807.5 and 807.10 of this subchapter, all proceedings pursuant to the provisions of this Part shall remain confidential.

PART 808-PROCEDURE RELATING TO SHIP-MENT OF LICENSED EXPORTS TO THE OTHER AMERICAN REPUBLICS

808.1

Applicability.
Non-applicability.
Space allocation for shipment of commodities weighing under 2240 808.3 pounds

Initial movement in exportation. 808.5 Application form prescribed.

808.6

Application procedure.

Notice permitting movement to port. Confirmation of space by ship op-8.808 erator.

808.9 Validity of allocation. 808.10 In transit shipments.

808.11 Shipment by other than sea, air or mail.

AUTHORITY: §§ 808.1 to 808.11, inclusive, issued under sec. 6, 54 Stat. 714; Pub. Laws 75 and 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, 7 F.R. 9807.

§ 808.1 Applicability. (a) The regulations prescribed in § 808.2 to § 808.10, both inclusive, of this subchapter, apply to exportations of all commodities set forth in § 801.2 of this subchapter under any type of export license to be made by sea freight to any of the following destinations:

Argentina. Guatemala. Bolivia. Haiti. Brazil. Honduras. Chile Mexico. Colombia. Nicaragua. Costa Rica. Panama. Cuba Paraguay. Dominican Republic. Peru. Ecuador. Uruguay. El Salvador. Venezuela.

(b) Section 808.11 of this subchapter applies to exportations of all commodi-No. 24-13

ties set forth in § 801.2 of this subchapter of every weight under any type of export license to be shipped from the port of exit in the United States by any means of transportation other than sea vessel. air or mail where the ultimate consignee is located in any of the following destina-

Argentina. Bolivia. Brazil. Chile. Colombia. Ecuador.

Panama. Paraguay. Peru Uruguay. Venezuela.

§ 808.2 Non-applicability. (a) None of the regulations in this Part shall ap-

(1) Liquid commodities licensed for export to be shipped in bulk by tanker.

b) Sections 808.2 to 808.10, both inclusive, of this subchapter, shall not apply to:

(1) Commodities to be exported under General License GUS.

(c) Sections 808.5 to 808.7, both inclusive, of this subchapter, shall not apply to any shipment of any commodity licensed for export when the gross weight of the particular shipment (even though it is a partial shipment of a larger licensed quantity) is less than 2,240 pounds except as specifically otherwise provided in this Part.

§ 808.3 Space allocation for shipment of commodities weighing under 2240 pounds. Bookings for shipment of commodities weighing under 2240 pounds will be made by the ship operator directly with the exporter or his agent without the submission of an application or compliance with the procedure set forth in §§ 808.5 to 808.7, both inclusive, of this subchapter, except as specifically otherwise provided in this Part. All such bookings are subject to the control of the War Shipping Administration and the Office of Exports who will fix the total amount of space on each ship which will be available for the carriage of such small shipments. Such available space will then be allocated in accordance with the priority ratings fixed by the Office of Exports, as provided in Part 809 of this subchapter.

§ 808.4 Initial movement in exportation. No shipment of a commodity weighing 2240 pounds or more for which a license has been issued permitting the exportation thereof and which is located at any place other than the port of exit from the United States shall be moved to such port of exit until the exporter or his agent has received on the prescribed form, notice of tentative freight booking issued by the War Shipping Administration and the Unit Permit Number issued by the Office of Defense Transportation, or such other agency as it may designate. Shipments weighing less than 2240 pounds may be moved to the port of exit only after receipt of the freight contract from the ship operator, the number of which shall be placed on the bill of lading together with the export license number.

§ 808.5 Application form prescribed. Applications for shipping space shall be made on the applicable form as follows:

(a) Form BEW-166 shall be used re-

gardless of the weight of the shipment when:

(1) An individual export license is required for the proposed exportation.

(2) The entire exportation is at, or is ready for shipment to, or will be ready for shipment to the port of exit from the United States within two weeks from the date the individual export license is received by the applicant.

(b) Form BEW-138 shall be used

when:

(1) The provisions for the use of Form

BEW-166 are not applicable.

(2) The entire exportation is at, or is ready for shipment to, or will be ready for shipment to the port of exit from the United States within three weeks from the date the application for freight space is submitted.

§ 808.6 Application procedure—(a) Submission of application. Application for shipping space shall be submitted in quintuplicate on an exact facsimile of the form as set forth in \$ 808.5 of this subchapter. If the application covers commodities which are to be exported under an export program or export project license (S. P.) an additional (sixth) copy of the application shall be submitted. The facsimile may be printed, mimeographed or otherwise reproduced on any type white paper size 8 inches by 14 inches.

(b) Who may apply. Any person to whom an export license has been granted or his agent may apply for shipping space. Any person planning to export under a general license or the agent of any such person may apply for shipping

Where to file. (1) The application shall be filed with the Office of Exports, Washington, D. C., except as provided in subparagraph (2) of this para-

graph.

(2) Applications for freight space for hipments which originate in Canada and which are to be transshipped from a United States port, or for shipments which originated in Canada and which are in the United States awaiting transshipment, shall be filed with the Canadian Shipping Priorities Committee. West Block, Ottawa, Canada, on the form prescribed by said Committee.

(d) Preparation of application. (1)
A separate application may be submitted for each part of a licensed exportation as such part becomes ready for shipment, except that no application need be filed for a partial shipment if the partial shipment is less than 2240 pounds in gross weight, except as specifically otherwise

provided in this Part.

(2) Where the applicant desires to ship a number of commodities destined to one or more ultimate consignees or purchasers from one or more licensees (or one or more exporters in the case of commodities moving under general license), and the shipment is made by a single consignor to a single consignee. one consolidated application for freight space must be filed if the weight of the shipment is 2240 pounds or more, except as provided below:

(i) If the proposed shipment includes commodities weighing 2240 pounds or more carrying an A and/or B shipping priority rating, and also includes comDept. of

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modities weighing 2240 pounds or more carrying a C and/or D shipping priority rating, separate applications may be filed for the commodities carrying the A and/or B rating and the commodities carrying the C and/or D rating; or

(ii) If the proposed shipment includes commodities weighing 2240 pounds or more moving under individual license or licenses, and also includes commodities weighing 2240 pounds or more moving under general license or licenses, separate applications may be filed for the commodities moving under individual license and the commodities moving under general license.

(3) Where the application is for commodities to be shipped under general license, the general license number shall be placed in the blank space requiring a

license number.

(4) Where no shipping priority rating has been designated for an outstanding license, no entry shall be made in the space provided for such rating.

(5) In answer to the question pertaining to gross weight and cubic measure-

ment (if shipped on a measurement basis) if exact figures are not ascertainable, an approximation may be made.

(6) In case of general (including in transit), individual, and unlimited licenses, the description of the commodities shall be stated in the same terms required for description of commodities in applications for individual licenses.

(7) When a commodity which can be exported under a general license does not have an assigned shipping priority rating, a rider in quintuplicate is to be attached to the application setting forth the end-use of the commodity in detail as required by an Office of Exports commodity license application.

(8) No application to ship commodities under general license shall be made unless and until the applicant has a firm order for the commodities covered by the application from the purchaser stated

therein.

- (e) Certain commodities; multiple consignees. Applications for freight space covering any of the commodities listed in subparagraph (5) of this paragraph may specify more than one consignee subject to the following conditions:
- All consignees named must be located at a single foreign port.
- (2) The names and addresses of all the proposed consignees shall be listed and a copy thereof attached to each copy of the application submitted (such list is a part of the application). This list shall be typewritten in a vertical column and shall not bear evidence of erasure or alteration when presented to the Office of Exports.
- (3) One or more of the proposed consignees may be rejected, the quantity reduced, or both, by the Office of Exports by noting the same thereon.
- (4) Only commodities to which a single description and Department of Commerce Schedule B number applies may be included in a single application.
 - (5) List of commodities.

Comm. Commodity 1041.00 Oats (bu. 32 lbs.). Rice, milled, including brown, bro-1057.00 ken, rice and rice screenings 1073.00 Wheat flour, wholly of U.S. wheat (bbl. 196 lbs.) 1074.00 Wheat flour, other (bbl. 196 lbs.). 5724.00 8365.00 Sodium carbonate, calcined (soda ash). Sodium hydroxide (caustic soda). 8373.00 8710.00 Soap, medicated. 8712.00 Soap, tollet or fancy.

8716.00 Soap, powdered or flaked. 8729.00 Soap, n. e. s.

The shipper is authorized to divide the approved quantity among the approved

Soap, laundry.

consignees as he may elect.

§ 808.7 Notice permitting movement to port. Notice of tentative freight booking and the Office of Defense Transportation Permit Number permitting shipment to the port of exit (except when commodities are already at such port, in which event the Unit Permit Number will authorize delivery thereof to the vessel's berth) will be contained in the same document, which will be forwarded to the person designated in the application. The subsequent procedure for delivery of this document to the carrier and actual arrangements for shipment to port of exit shall be as prescribed in appropriate regulations of the Office of Defense Transportation or War Shipping Administration.

§ 808.8 Confirmation of space by ship operator. A notice of tentative freight booking is not allocation for a specific ship. The allocation shall become effective only when confirmed by the ship operator to the person to whom the notice was issued, and the allocation may be cancelled, modified or otherwise regulated or controlled by proper authority.

§ 808.9 Validity of allocation. Allocations of space shall be valid only during the life of the export license upon which such allocation was made.

§ 808.10 In transit shipments—(a) Additional requirement. Whenever a freight space application is required in connection with any shipment proceeding under a general in transit license, the spaces in the application form for the name and address of the consignor shall contain the name and address of the original consignor in the foreign country and the name and address of the United States shipper or forwarder.

(b) Under 2240 pounds; application and certificate. (1) Notwithstanding any other provision in this Part, the provisions thereof applying to shipments weighing 2240 pounds or more shall apply fully to any shipment proceeding under a general in transit license which weighs less than 2240 pounds and originates in any country other than Canada.

(2) In connection with any shipment proceeding under a general in transit license which weighs less than 2240 pounds, the shipper shall execute the

following statement upon the export declaration:

I (we) certify that freight space for the commodities described herein was obtained as a result of approval by the Board of Economic Warfare of my (our) application for freight space (BEW 138) Serial No.

§ 808.11 Shipment by other than sea, air or mail. The licensed export shipments described in § 808.1 (b) of this subchapter shall be moved through the port of exit from the United States only when:

(a) An application in the form prescribed by § 808.5 of this subchapter shall be submitted to the Office of Exports as required by §§ 808.6 and 808.7 of this subchapter except that where the words "shipping space" or "freight space" are used in said sections they shall mean "authority to move through the port of exit" and an application shall be made for shipments of every weight.

(b) An approved application for authority to move through the port of exit is attached to the export declaration covering the commodities described in the

application.

PART 809-SHIPPING PRIORITY RATINGS

Sec.
809.1 When required.
809.2 When not required.
809.3 By whom assigned.
809.4 When assigned.
809.5 Order of precedence.

809.5 Order of precedence, 809.6 Ratings assigned commodities under general license.

809.7 Appeals for higher ratings.

AUTHORITY: §§ 809.1 to 809.7, inclusive, issued under sec. 6, 54 Stat. 714; Pub. Laws 75 and 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, 7 F.R. 9807.

§ 809.1 When required. No shipment by sea freight of any of the commodities set forth in § 801.2 of this subchapter shall be made to any of the destinations listed in § 808.1 of this subchapter under any type of export license unless a slipping priority rating has first been assigned for such shipment except as provided in § 809.2 of this subchapter.

§ 809.2 When not required. No shipping priority rating shall be required for the shipment of:

(a) Liquid commodities licensed for export to be shipped in bulk by tanker.

(b) Commodities to be exported under General License GUS.

§ 809.3 By whom assigned. The Office of Exports will assign shipping priority ratings.

§ 809.4 When assigned. (a) Shipping priority ratings will be assigned at the time of the issuance of an export license and will appear thereon, except as to commodities exported under general licenses.

(b) When commodities are to be exported under an export program or export project license (S. P.) shipping priority ratings will be assigned at the time of the issuance of the S. P. license for all commodities covered thereby, including commodities under general license.

§ 809.5 Order of precedence. Shipping priority ratings will have the following order of precedence: "AA," "A," "B," "C," "D."

§ 809.6 Ratings assigned commodities under general licenses. (a) Shipping priority ratings are hereby assigned to the commodities under general license listed in the schedules set forth in \$801.2 of this subchapter as indicated under the column therein headed "Shipping Priority Rating" as the same may be amended from time to time. A blank space shall indicate the assignment of a shipping priority rating of "D" to such commodity.

(b) If commodities under general license are to be exported under an export program or export project license (S. P.), the ratings in § 809.6 (a) of this subchapter shall not apply, but all commodities shipped under such S. P. license shall have the rating assigned by such

S. P. license.

(c) When commodities under general license are moving in transit through the United States in shipments originating in Canada, and shipping priority ratings have previously been assigned to such shipment by the Canadian Government, such shipment shall automatically 1.2 given the same priority rating by the Office of Exports. In the event that no shipping priority rating has been assigned to such shipment by the Canadian Government, the commodities included therein shall have the shipping priority ratings assigned by § 809.6 (a) of this subchapter.

(d) When commodities under general license are moving in transit through the United States in shipments originating outside of Canada, the commodities included therein shall have the shipping priority ratings assigned by

§ 809.6 (a) of this subchapter.

§ 809.7 Appeals for higher ratings.

(a) Exporters may appeal for a higher shipping priority rating than that assigned under an individual license, or for a higher shipping priority rating than those prescribed under § 809.6 (a) of this subchapter for commodities under general license, by submitting in triplicate an "Appeal for Higher Shipping Priority Rating." Such appeal shall supply the following information relative to the commodities to be exported:

(1) Name and address of consignee.
(2) Name and address of ultimate

consignee.

(3) Name and address of purchaser.
(4) Individual or general license number.

(5) Portion of the shipment which is at point of exit from the United States ready to be exported.

(6) Location of commodities at point of exit: In railroad cars, in railroad stor-

age, etc.

(7) Portion of the shipment which remains to be forwarded to point of exit.

(8) Where information is available, the stage of manufacture of such portions: Completed, in process, not started.

(9) Whether the commodity is manufactured to specifications not normally used in the United States.

(10) Rating originally assigned to the commodity to be exported.

(11) Description of the commodity as it appears on the export license. (If under general license, give brief description and the Department of Commerce Schedule B number.)

(12) Specific reasons why the applicant believes that a higher shipping priority rating is justified with particular reference to proposed end-use.

(13) If an application for freight space has been filed, the serial number and status of that application.

(14) If an application for freight space has not been filed and the shipment weighs 2240 pounds or more, an application for freight space with an acknowledgment card.

(15) Status of freight space application: certified to War Shipping Administration, certified to Cargo Clearance

Office, etc.

(b) When commodities are to be exported under an export program or export project license (S. P.) an exporter who desires a higher shipping priority rating than that which has been assigned, may apply in writing for a reconsideration, attaching to his request the original document upon which the rating has been affixed.

(c) Only one appeal for any particular

shipment may be taken.

Dated: January 27, 1943.

PAUL CORNELL,

Chief of Office,

Office of Exports.

[F. R. Doc. 43-1459; Filed, January 27, 1943; 4:36 p. m.]

Chapter IX—War Production Board Subchapter A—General Provisions

PART 903-DELEGATIONS OF AUTHORITY

[Supplementary Directive 1-O as Amended Feb. 1, 1943 1]

§ 903.18 Further delegation of authority to the Office of Price Administration with reference to rationing of fuel oil.

(a) In order to permit the efficient rationing of fuel oil, the authority delegated to the Office of Price Administration in § 903.1 Directive 1, is hereby extended to include the following:

(1) The exercise of rationing control over the sale, transfer, delivery or other disposition of fuel oil by any person to any consumer, in cases in which either such person or such consumer is within the limitation area, and over the use of fuel oil by any person: Provided, That such authority shall not include the

power:

(i) To limit or restrict the quantity of fuel oil obtainable by the Army, Navy, Marine Corps, or Coast Guard of the United States or by government agencies or other persons to the extent to which they acquire fuel oil for export to and consumption or use in any foreign country; and

(ii) To deny fuel oil to any person for the operation of oil burning equipment (other than equipment furnishing heat or hot water to any building or structure) for the reason that such equipment can be converted to the use of a fuel other than fuel oil, except where the denial of fuel oil is recommended by the Office of Petroleum Coordinator for War and approved by the Director General for Operations.

ations.

(2) The requiring of the delivery of such coupons, certificates or other evidences as the Office of Price Administration may prescribe, as a condition to the sale, transfer, delivery or other disposition of fuel oil by any person to any other person in cases in which either person is

within the limitation area.

(b) The authority of the Office of Price Administration under this supplementary directive shall include the power to regulate or prohibit the sale, transfer, delivery or other disposition of fuel oil to, or the acquisition or use of fuel oil by, any person who has acted in violation of any rationing regulation or order prescribed by the Office of Price Administration

(c) The Office of Price Administration is authorized, in accordance with the provisions of Executive Order No. 9125, and to the extent that it may deem necessary to the enforcement of the authority delegated in paragraphs (a) and (b) of this supplementary directive:

(1) To require records and reports and to make audits of the accounts and inspections of the facilities of any person wherever located, involved directly or indirectly in the sale, transfer, delivery, or other disposition of fuel oil to or from any point in the limitation area; and

(2) To require any person wherever located, who is involved, directly or indirectly, at any stage in the distribution of fuel oil which is ultimately sold, transferred, delivered or otherwise disposed of in the limitation area (whether by such person or by other persons), or which is ultimately used in the limitation area, to comply with any rule, regulation or procedure promulgated or established pursuant to the authority delegated in paragraph (a) of this supplementary directive.

(d) As used in this supplementary directive, the term "fuel oil" means any liquid petroleum product commonly known as fuel oil, including grades No. 1, 2, 3, 4, 5 and 6, whether or not blended or rebranded, such as Bunker C, Diesel oil, kerosene, range oil, and gas oil. The term also includes any other liquid petroleum product having the same specifications as the above designated grades and used for the same purposes as such grades.

The term "person" means any individual, partnership, corporation, association, government or governmental agency, and any other organized group or enterprise; the term "consumer" means any person who uses fuel oil for any purpose, including use as a component part of any manufactured article, material or compound; the term "limitation area" means the States of Connecti-

¹ This document is a restatement of Amendment 1 to Supplementary Directive 1—O which appeared in the FEDERAL REGISTER OF February 2, 1943, page 1364, and reflects the order in its completed form as of February 1, 1943.

cut, Delaware, Florida (east of the Apalachicola River), Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Maine, Maryland, Massachusetts, Michigan, Minnesota, Missouri, Nebraska, New Hampshire, New Jersey, New York, North Carolina, North Dakota, Ohio, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Vermont, Virginia, Washington, West Virginia, Wisconsin, and the District of Columbia.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 1st day of February 1943.

CURTIS E. CALDER, Director General for Operations.

[F. R. Doc. 43-1790; Filed, February 2, 1943; 4:38 p. m.]

Subchapter B-Director General for Operations

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Regulation 11, as Amended Jan. 30, 1943 1]

PRODUCTION REQUIREMENTS PLAN

§ 944.32 Priorities Regulation No. 11-(a) Purpose. It is the purpose of this regulation to provide for the integration of the system of distributing scarce materials in the interest of the war and the maintenance of the essential civilian economy by requiring principal industrial users of scarce materials to qualify under the production requirements plan and to obtain preference rating assistance primarily under that plan.

(b) Definitions. For the purposes of

this regulation:
(1) "person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of per-

sons, whether incorporated or not.
(2) "Material" means any commodity, equipment, accessory, part, assembly or

product of any kind.

(3) "PRP application" means an application for priority assistance under the production requirements plan on Form PD-25A or any other prescribed form.

(4) "PRP certificate" means the copy of a PRP application which has been returned to the applicant by the Director General for Operations with an assignment of preference ratings or other pri-

¹ This document is a restatement of Amendment 1 to Priorities Regulation 11, as amended November 16, 1942 which appeared in the Federal Register of February 2, 1943, page 1350, and reflects the order in its completed form as of January 30, 1943.

ority action endorsed thereon, and includes any supplementary or advance quarter ("bob-tail") certificate which may be issued from time to time.

(5) "PRP unit" means any person who is qualified under the production requirements plan by the issuance to such person of a PRP certificate. In case the certificate is issued to a branch, plant, department, or other division of a corporation or business, "PRP unit" refers only to the portion of the business to which the

certificate is issued.

(6) "Production material" means material (including fabricated parts and subassemblies) which will be delivered by a PRP unit as its product, or will be physically incorporated into such product, and includes the portion of such material normally consumed or converted into scrap or by-products in the course of processing. It does not include any supplies or manufacturing equip-

ment.
(7) "Supplies" means maintenance and repair materials and operating supplies. It also includes minor items of productive capital equipment (such as jigs and fixtures, dies and die blocks, portable pneumatic or portable electric tools, and material required for minor relocations of plant machinery and equipment). It does not include any production material or any office machinery or office equipment (whether purchased or leased) or materials for plant expansion or plant construction.

(8) "Listed material" means, with respect to any quarter, any material listed and given an item number on the Materials List No. 1, Revised, appearing on the form of PRP application for that quarter or required to be separately listed by supplementary instructions from the

War Production Board.
(9) "Listed fabricated item" means, with respect to any quarter, any part, assembly or other item listed and given an item number on the Fabricated Items List No. 2 appearing on the form of PRP applications for that quarter. The first quarter for which such a list will be in effect will be the first quarter of 1943. "Listed fabricated item" also includes any item required to be listed separately by supplementary instructions from the War Production Board.

(10) "Class I producer" means any person (or any branch, plant, department, or other division of a corporation or business which operates as a separate entity and maintains a separate inventory) whose receipts or withdrawals from inventory during the most recent calendar quarter, or whose anticipated receipts or withdrawals from inventory during the current or next succeeding calendar quarter, of metals in the forms included on the attached metals list aggregate five thousand dollars or more in value, except:

(i) Any agency of the United States, of any foreign government, of any state or territory, or of any subdivision thereof except when and to the extent that any such agency is engaged in the manufacture of commodities or other materials

or the furnishing of repair facilities (such as Navy yards, arsenals, prison factories, etc.);

(ii) Any person to the extent that he is engaged in the business of:

(a) Transportation by any means; (b) Furnishing of heat, light, power, electricity, gas or water to others;

(c) Quarrying;

(d) Production, refining, transportation, distribution or marketing of petroleum or associated hydrocarbons;

(e) Communications; (f) Sewage or drainage;

(g) The sale of material which he has not manufactured, processed, fabricated, assembled, or otherwise physically changed, including sales as a distributor, wholesaler, retailer, warehouse, industrial or mill supply house or scrap dealer;

(h) Construction at the site, of buildings, structures, or projects; and

(iii) Any producer located in Alaska, Panama Canal Zone, or in any territory or possession of the United States outside of the continental United States.
(11) "Assignment" of a preference rat-

ing means the granting to any person, by order or certificate issued by or under authority of the Director General for Operations, of the right to use such rating.

(12) "Application" of a preference rating means the use of the rating by the person to whom it is initially assigned by or under the authority of the Director General for Operations, and includes the initial issuance by any governmental agency, under authority of the Director General for Operations, of a preference rating certificate rating a delivery to be made directly to such agency.

(13) "Extension" of a preference rating means the use of the rating by any person to whom it is applied or extended

by another person.

- (c) Every Class I producer shall file a PRP application for the first quarter of 1943, except that no application shall be required of any person who becomes a Class I producer after December 31, 1942. Applications for the first quarter of 1943 shall be filed not later than October 25, 1942, or in the case of a person who was not a Class I producer as of October 15, 1942, as promptly after October 25, 1942, as possible. No person is required to file a PRP application for the second quarter of 1943 or for any subsequent quarter except as specifically directed by the Director General for Operations. The Director General for Operations may specifically require other persons to file such applications from time to time, and may also exempt particular Class I producers from the requirements of this paragraph or extend or advance their time for filing PRP applications. other processors of materials desiring priority assistance on a quarterly basis may also, with the consent of the Di-rector General for Operations, qualify under the Production Requirements Plan, although not required to do so by this regulation.
- (d) Restrictions on application and extension of ratings by PRP units. No PRP unit shall apply or extend any rating to the delivery of any material dur-

ing any quarter other than the ratings authorized on its PRP certificates for that quarter; and the deliveries to which such ratings are so applied shall be limited in amount as specified on such certificates, with the following exceptions:

(1) A PRP Unit may apply ratings specifically assigned to it for acquisition of items of capital equipment or materials for authorized plant expansion or

plant construction.

(2) A PRP unit may apply to deliveries of material during the second quarter of 1943 and thereafter, the ratings assigned or permitted in Priorities Regulation No. 11A.

(3) In addition a PRP unit which receives a rated purchase order requiring the processing by another person of material owned and supplied by the PRP unit may extend the rating, for processing only and not for acquisition of material, to the person who is to do such processing for it.

(4) [Revoked January 30, 1943]

(5) In case preference rating assistance for a material is denied on the PRP certificate on the express ground that such assistance is unnecessary or that ratings for such material are not currently being assigned on PRP certificates, the provisions of this paragraph (d) shall not apply to such material.

(6) A PRP Unit may extend an AAA rating it receives, where necessary to obtain material which it will deliver or which will be physically incorporated into material which it will deliver on the AAA rating, subject to the following restric-

tions:

- (i) The AAA rating may not be extended for quantities of material in excess of those required to be delivered by it or to be physically incorporated into materials to be delivered by it on the AAA
- (ii) The rating may not be extended to obtain any material to the extent that it has such material on hand which it would be required to divert for the purpose of supplying the material to be delivered on the AAA rating in accordance with the provisions of Priorities Regulation No. 1:

(iii) The rating may not be extended

to replace inventory;

(iv) The quantity of any material obtained with the assistance of the AAA rating must, to the extent possible, be deducted from any quantity of such material authorized for receipt on its PRP certificates and not yet received; and

(v) In case it is necessary to extend the rating for materials other than those, or in excess of the quantities, authorized on its PRP certificates, a PD-25F form must be filed within three days after such extension reporting the excess quantity or the other materials to which the AAA

rating was extended.

(e) Restrictions on receipt of listed materials and fabricated items. No PRP unit shall in any quarter accept deliveries (whether rated, unrated or allocated) of any listed material or any listed fabricated item, whether as production material, supplies or for any other use, in excess of the amounts specifically rated or otherwise authorized on its PRP certificates for such quarter, plus any balance of such materials or items authorized by its PRP certificates for delivery in the previous quarter which is in transit to the PRP unit at the end of the previous quarter or within three days thereafter, with the following exceptions:

(1) A PRP unit may accept deliveries of any balance of listed fabricated items specifically rated or otherwise authorized for the preceding quarter but not yet

received

(2) A PRP unit may in addition, subject to the applicable regulations and orders of the War Production Board, accept delivery of any such materials and items which consist of items of capital equipment or material for authorized plant expansion or plant construction.

(3) Any PRP unit which has applied ratings under the interim procedure specified in paragraph (i) of this regulation based on a particular PRP application may, until receipt of that particular PRP certificate, accept deliveries of the quantities of the materials to which it is authorized to apply ratings under the interim procedure. After receipt of such PRP certificate it may accept deliveries of listed materials and listed fabricated items in excess of the quantities authorized on such certificate only if the same were in transit to the PRP unit at the time its supplier received notice of postponement or cancellation of delivery pursuant to the provisions of paragraph (j) of this regulation and even then may not accept delivery of such materials or items unless shipment was made within ten days (including Sundays) after receipt by the PRP unit of the PRP certificate which necessitated such postponement or cancellation.

(4) A PRP unit may accept delivery of material to which it extends an AAA rating in accordance with the provisions of paragraph (d) (6) of this regulation.

(5) A PRP unit may accept delivery of listed materials or listed fabricated items in excess of the quantities authorized on its PRP certificates, to the extent that cancellation or postponement of such delivery is waived by the provisions of paragraph (j) (3) of this regulation.

(6) A PRP unit may, during the second quarter of 1943 and thereafter, accept delivery of listed materials or listed fabricated items to the extent permitted by Priorities Regulation No. 11A.

(f) Restrictions on use of material. Each PRP unit shall also comply with any additional restrictions which may be contained in its PRP certificate, including (without limitation) restrictions on the amount of material to be put into production, the use of any material, apportionment of quantities of material between different products, or on the sale of or delivery of specified products.

(g) Prohibition against placing duplicate orders. No PRP unit shall duplicate, in whole or in part, purchase orders which it has placed with one or more suppliers for delivery of any material (whether rated, unrated, or allocated) in such manner that the amount of such material ordered exceeds the amount actually required for delivery (not exceeding the amount authorized), even though the PRP unit intends to cancel or reduce its purchase orders prior to completion of delivery, to the amount of actual requirements as rated or otherwise authorized on its PRP certificate.

(h) Scheduling of deliveries. PRP unit shall, so far as practicable, place its purchase orders for the production material and supplies rated or otherwise authorized on its PRP certificate so as to call for substantially equal deliveries during each of the three months of the quarter, and shall in no event, unless absolutely necessary to maintain its delivery schedule or to obtain the minimum quantities practically procurable, order for delivery during the first month of the quarter more than 40%, or during the first two months of the quarter more than 80%, of the total quantity of any production material authorized for delivery during the quarter.

(i) Interim procedure. During the interim between filing a PRP applica-During the tion for a particular quarter and receipt of the PRP certificate for such quarter a person may apply or extend preference ratings for delivery during such quarter, and, in case he shall have submitted advance quarter applications, may on or before February 2, 1943, but not thereafter, apply or extend preference ratings for delivery during only the first advance quarter, as follows:

(1) If he has been operating under the Production Requirements plan, he may apply the same preference ratings he was authorized to apply by his PRP certificates for the preceding quarter, to orders calling for delivery of not more than 40% during the first month of the quarter and 70% during the entire quarter, of the quantities of the materials indicated as his anticipated requirements on his PD-25A and on any PD-25F application for the quarter, submitted prior to re-ceipt by him of the first PRP certificate received by him for the quarter.

(2) If he has not been operating under the Production Requirements Plan, he may continue to apply and extend ratings under any applicable preference rating orders or preference rating certificates in the same manner as permitted prior to the beginning of the particular quarter; and, notwithstanding the termination of any preference rating order on or after the end of the preceding quarter, the same shall be deemed to continue in effect as to any such person until he receives his PRP certificate: Provided, however, That he shall not apply or extend ratings to the delivery in the particular quarter of any material in an aggregate quantity greater than 40% during the first month of the quarter, nor greater than 70% during the entire quarter, of the amount of such material which he has indicated as his anticipated requirements on his PRP application for the quarter, subject to any further restrictions contained in the preference rating certificates or orders assigning the ratings which he is applying extending.

(3) After a person has received an advance quarter authorization, he may not thereafter apply ratings under the interim procedure to deliveries in that

advance quarter of any materials included in the authorization for that quarter, until he files a complete PD-25A application for such quarter, but must use only the ratings authorized on advance quarter authorizations for such materials in that quarter. Upon the filing of a complete PD-25A application for a quarter a PRP unit may then rate purchase orders in accordance with the interim procedure even if this permits rating quantities in excess of those authorized by a previous advance quarter authorization for that quarter.

(4) A person who applies or extends any preference rating pursuant to this paragraph (i) shall deduct the amount of any material which he has received or to which he has applied or extended such rating from the amount rated or otherwise authorized by his corresponding PRP certificate (on Form PD-25A or PD-25F, as the case may be) when issued

to him.

(j) Rerating on receipt of PRP certificates. (1) Each PRP unit, not later than the seventh day (including Sundays) after the receipt of any PRP certificate for a quarter, shall adjust its outstanding purchase orders so that they shall not exceed, either in quantities or in grades of preference rating, those authorized for the quarter and for any advance quarters covered by the PRP certificates in accordance with the provisions of this regulation; but this provision shall not require the adjustment of orders duly placed under paragraph (i) of this regulation for materials covered by a PD-25F application filed before receipt of a PD-25A certificate, until the return of such PD-25F certificate.

(2) This adjustment may be made by cancellation, postponement of deliveries, or by rerating. To the extent that authorized ratings are higher than those already applied to outstanding orders, rating adjustment shall be optional, and, with respect to any material, the balance of any authorized rating not used may be added to the authorized amount of

any lower authorized rating.

(3) No person shall be required by the provisions of this paragraph (j), how-ever, to cancel any order or portion thereof calling for delivery during the first twenty-one days of November 1942 or during the first twenty-one days of January 1943, of any listed material, if the producer thereof certifies in writing to such person (i) that sub-stitution of other orders, or diversion of the material to fill other orders, (even if such other orders call for later delivery or carry a lower rating) is impossible, and (ii) that the production of such material has been completed or that cancellation would disrupt the producer's production schedules and result in substantially diminished production. Nothing herein contained, however, shall relieve a PRP unit from the obligation of cancelling or postponing delivery under other orders calling for delivery of similar material during the quarter, as to which no certification is received, to the extent necessary to bring the total receipts of such material during the quarter within the quantities authorized on its PRP certificates.

(k) Restrictions on Class I producers who have not filed PRP applications. Any Class I producer who has not filed his PRP application by the time required by this regulation or by any specific direction of the Director General for Operations may not extend or apply any rating, other than AAA ratings, until he has mailed or personally submitted his PRP application to the War Production Board: Provided, however, That these restrictions do not apply to ratings specifically assigned to a Class I producer for the purpose of acquisition of items of capital equipment, or materials for authorized plant expansion or plant construction.

(1) Effect on existing orders and certificates. (1) The provisions of this regulation do not terminate any other existing order or certificate granting preference rating assistance, but limit and prohibit the use of such orders or certificates by specified persons in the

manner set forth above.

(2) The provisions of this regulation do not relieve PRP unit from compliance with the terms of any order of the War Production Board controlling the distribution or restricting the use of any specific material, including requirements for the filling or supplying of applications or other documents in connection with the purchase, sale, delivery, or use of any such material.

(m) Special provisions with respect to metal mills. Notwithstanding the foregoing provisions of this regulation, the following provisions shall govern with respect to any person (hereinafter in this paragraph (m) referred to as a "metal mill") to the extent that he is engaged in producing metals in any of the forms included on the attached metals list:

- (1) A metal mill, in determining whether it is a Class I producer within the meaning of paragraph (b) (10) of this regulation, may exclude all receipts or withdrawals from inventory of metals which will be processed by the metal mill to produce any of the forms listed on the attached metals list. However, there must be included any metals in the forms listed, which will be used by it for maintenance, repair, or operating supplies, or will be fabricated by it beyond the forms listed.
- (2) A metal mill need not include in its PRP application materials which will be processed by it to produce metals in any of the forms listed on the attached metals list, but it must include any material, including metals in the forms listed, which will be used by it for maintenance, repair, or operating supplies, or will be fabricated by it beyond the forms listed, and for which it requires priority assistance.
- (3) A metal mill may extend and apply preference ratings assigned by a preference rating order or certificate, in the manner heretofore permitted, for delivery to it of material which has been excluded from its PRP application pursuant to the provisions of subparagraph (2) of this paragraph (m) and may accept delivery of such material.

(4) A metal mill, to the extent that it is engaged in producing any of the following:

(i) Pig iron and ferroalloys;

(ii) The following iron and steel products, including alloys: Ingots, blooms (including forged), billets (including forged), slabs (including forged), tube rounds, sheet and tin bars, structural shapes, piling, plates (universal and sheared), rails, tie plates, track spikes, splice bars, rail joints, hot rolled bars (including hoops and bands and concrete reinforcing bars), cold finished bars, pipe and tubes (except conduit), wire rods, wire as drawn (not including further fabrications therefrom), black plate, tin and terne plate, sheets, strip, tool steel bars (including high speed), steel wheels and axles (for railroad use only), railroad locomotive tires, armor plate, ordnance forgings, steel castings (rough as cast), skelp, rolling mill rolls, ingot

(iii) Coke for use in the production of pig iron and ferroalloys; may accept deliveries of supplies in any quarter without regard to the limitations of paragraph (e) hereof of this regulation and, notwithstanding the limitations of paragraph (d) hereof, may apply the ratings assigned on its PRP certificate to deliveries of supplies in the amounts essential for proper operation, subject, however, in every case to the restrictions of § 944.14 of Priorities Regulation No. 1 and to all other applicable regulations and orders.

(n) [Revoked January 30, 1943]

(o) Exceptions or exemptions. The Director General for Operations may grant exceptions or exemptions with respect to any or all provisions of this regulation. Any such action shall be in writing over the signature of the Director General for Operations and shall refer specifically to the fact that it is an exemption from or an exception to this regulation.

Issued this 30th day of January, 1943.

Curtis E. Calder,

Director General for Operations.

METALS LIST

(a) Any of the metals listed in subparagraph (1) below in any of the forms listed in subparagraph (2) below:

(1) Metals:

Iron Zinc Carbon steel Nickel Alloy steel Tin Cupro-nickel Stainless steel Aluminum Monel Nickel-silver Magnesium Copper Chrome nickel Cadmium Brass Silver Bronze Lead (including anti- Tantalum metal Tungsten carbide monial)

(2) Forms of metal. Annodes, bars, billets, blooms, blocks, castings (including die castings), cones, dust, extruded shapes, fabricated shapes, foll, forgings, ingots, pigs, pipe, piates, powder, rails, refinery shapes, rings, rivets, rods, scrap, sheets, shot, skelp, slabs, strip, structural shapes and pilling, tie plates and track accessories, tube and tubing, tube rounds, wheels and axles, wire and wire rods, wire products (including barbed and twisted fencing, bale ties, nails, staples, rope and strand but not including insect wire screen cloth).

[F. R. Doc. 43-1791; Filed, February 2, 1943; 4:38 p. m.] PART 944-REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYS-

[Interpretation 1 of § 944.1 of Priorities Regulation 1]

The following official interpretation is hereby issued with respect to § 944.1 of Priorities Regulation No. 1 as amended:

Section 944.1 (b) defines "defense order" to mean, among other things, any contract or purchase order for material or equipment to be delivered to or for the account of the Army or Navy of the United States, Panama Canal or the Coast Guard. At the present time the Panama Canal is part of the Army and the Coast Guard is part of the Navy. Some question has arisen whether the specific enumeration in Priorities Regulation No. 1 of the Panama Canal and the Coast Guard means that they do not within general references to the Army and Navy in other regulations and orders of the War Production Board. In particular, inquiries have been made as to whether exemptive provisions in limitation and con-servation orders in favor of the Army and Navy also provide exemptions for the Panama Canal and the Coast Guard when the latter are not specifically mentioned.

An exemptive or other provision applica-

ble to the Army also applies to the Panama Canal, and a provision applicable to the Navy to the Coast Guard, unless the provi-

sion expressly states otherwise.

Issued this 3d day of February 1943. CURTIS E. CALDER. Director General for Operations.

[F. R. Doc. 43-1803; Filed, February 3, 1943; 10:52 a. m.]

PART 3013-SOLUBLE NITROCELLULOSE

[General Preference Order M-196, as Amended Feb. 3, 19431

Section 3013.1 General Preference Order No. M-196, as amended, is hereby amended to read:

3013.1 General Preference Order No. M-196-(a) Definitions.

- (1) "Soluble nitrocellulose" means the product having a nitrogen content of 12.5% or less made by nitrating any form of cellulose (including linters, woodpulp and cellophane scrap), in the dehy-drated, alcohol wet, xylol wet or water wet condition. The term includes smokeless powder scrap (regardless of nitrogen content), washed film scrap and all other soluble nitrocellulose scrap, including plasticized soluble nitrocellulose scrap, but does not include any base solution, unwashed film scrap, still film, or nitrocellulose suitable for dynamite manufacture.
- (2) "Smokeless powder scrap" means any rejected smokeless powder unsuited for military purposes and made available for protective coatings and industrial uses.

(3) "Film scrap" means discarded nitrate motion picture scrap but does not include still film.

(4) "Plasticized soluble nitrocellulose scrap" means plasticized nitrocellulose scrap excluding film scrap, whether washed or unwashed, and also excluding still film.

(5) "Base solution" means soluble nitrocellulose (as above defined) in solution form.

(6) "Producer" means any person producing soluble nitrocellulose by nitration, any person washing film scrap and, in the case of smokeless powder scrap or plasticized soluble nitrocellulose scrap, the person who processes such scrap, to the extent only, however, that such processing is necessary to render such scrap usable (as soluble nitrocellulose) for the manufacture of other products. The term also includes a person who dissolves or puts into solution soluble nitrocellulose in the production of base solution.

(7) "Dealer" means a person who purchases soluble nitrocellulose scrap for

resale as soluble nitrocellulose.

(b) Directions with respect to production. The Director General for Operations may from time to time issue directions to a producer or producers with respect to the type of soluble nitrocellulose which may or must be manufactured, or with respect to the division of production among types of soluble nitrocellulose. He may also issue directions with respect to the formula or formulae to be used by producers in dissolving soluble nitrocellulose.

(c) Restrictions on deliveries and use of soluble nitrocellulose and base solution. (1) Subject to paragraph (d). hereof, no person shall deliver, accept delivery of, use or process soluble nitrocellulose or base solution except as specifically authorized or directed by the Director General for Operations.

(2) Authorizations or directions with respect to delivery and use to be made in each month, will so far as practicable be issued by the Director General for Operations prior to the commencement of each month, but the Director General for Operations may at any time at his discretion and notwithstanding the provisions of paragraph (d) hereof, issue directions with respect to deliveries to be made or accepted or with respect to the use or uses which may or may not be made of material to be delivered or then on hand. He may also at any time issue directions with respect to transportation of soluble nitrocellulose or base solution.

(3) Each person specifically authorized to accept delivery of soluble nitrocellulose or base solution shall use such material for the purpose authorized, and only for such purpose, except as other-

wise specifically directed.

(4) Soluble nitrocellulose or base solution allocated for inventory shall not be used except as specifically directed by the Director General for Operations, except that soluble nitrocellulose allocated for inventory as base solution may be dissolved or processed to make base solution.

(5) Where application is for authorization to use soluble nitrocellulose (whether to be received from another or in the applicant's possession) in the manufacture of a product, the authorizaation granted shall, unless the contrary is expressly stated, be considered an authorization to use for the purpose stated not only soluble nitrocellulose but base solution made by the applicant from soluble nitrocellulose. Similarly, where the application is for authorization to accept delivery of soluble nitrocellulose for resale as base solution, the authorization granted shall, unless the contrary is expressly stated, be considered an authorization to dissolve the soluble nitrocellulose.

(6) Authorization to deliver base solution shall, unless the contrary is expressly stated, be considered authorization to dissolve or put into solution the quantity of soluble nitrocellulose, if any, which may be necessary, taking into consideration base solution on hand, to permit the authorized delivery.

(d) Unrestricted deliveries and use. Specific authorization of the Director General for Operations shall not be nec-

essary for:

(1) Acceptance of delivery, use or processing by any person of 232 lbs., dry weight, in the aggregate of soluble nitrocellulose or base solution during any one calendar month, provided that such person has not been specifically authorized to accept delivery of, use or process any quantity of soluble nitrocellulose or base solution during such month.

(2) Delivery of soluble nitrocellulose or base solution by any person to any other person who shall have delivered to the person making delivery a certificate in substantially the following form:

The undersigned purchaser hereby certifies to the War Production Board and to his supplier that the amount of soluble nitrocellulose [base solution] hereby ordered for de-livery in _____, 1943, will not, (month)

taken together with all other amounts delivered or ordered for delivery in said month, exceed 232 lbs., the amount permitted by paragraph (d) (1) of General Preference Order M-196.

> (Name of purchaser) Bv (Duly authorized official) (Title)

(Date)

Provided, however, That:
(i) No supplier shall make deliveries during any calendar month pursuant to this paragraph (d) (2), if such deliveries will prevent completion of any deliveries specifically authorized or directed to be made in such month; and

(ii) No supplier shall deliver an aggregate amount of soluble nitrocellulose and base solution in any calendar month pursuant to this paragraph (d) (2) in excess of one percent (1%) of the amount of soluble nitrocellulose and base solution (considered together) which he is specifically authorized to deliver in such month.

- (3) Delivery of unprocessed smokeless powder scrap to any producer by the Ordnance Department of the United States Army or by the Bureau of Ordnance of the United States Navy, or the acceptance of delivery of such smokeless powder scrap by any producer from such Department or Bureau.
- (4) Delivery of plasticized soluble nitrocellulose scrap to a producer, or to a dealer for resale to a producer. This paragraph (d) (4) does not permit the delivery of such plasticized scrap to any

person for use, or for sale for use, in the manufacture of any product other than soluble nitrocellulose or base solution, except where specifically authorized or directed by the Director General for Operations.

(5) The processing of smokeless powder scrap by any producer for one of the

following purposes only:

(i) Use as an ingredient of new smoke-

less powder production;

(ii) Processing to the extent necessary to render such scrap usable (as soluble nitrocellulose or base solution) for the manufacture of other products.

(e) Directions with respect to liveries of unwashed film scrap. The Director General for Operations may from time to time issue directions with respect to the delivery, acceptance of delivery, use or storage of unwashed film

scrap by any person.

(f) Certification of consumer use. (1) No manufacturer who uses soluble nitrocellulose or base solution in the manufacture of any product (including lacquer, plastics and coated fabrics, but not including base solution) and who, to receive or use such soluble nitrocellulose or base solution, is required by paragraph (c) (1) hereof to obtain specific authorization of the Director General for Operations, shall accept or fill an order for such product unless the person placing the order shall, at or prior to the time of placing the order, have filed a certificate specifying the ultimate use to which such product is to be put. Such certificate may be placed on the purchaser's purchase order and shall be in substantially the following form:

The undersigned hereby certifies that the product covered by the accompanying pur-chase order will be used solely for the production of the products and materials listed above and that such products and materials will be used only for the purpose or pur-poses designated.

> (Name of customer) (Authorized official) (Title)

(Date)

The above certificate shall constitute a representation to (but shall not be filed with) War Production Board.

(2) The certification provided for in paragraph (f) (1) shall be sufficiently specific to enable the manufacturer with whom the order is placed accurately to indicate product use on the application for soluble nitrocellulose or base solution filed by him pursuant to paragraphs (g) and (h) respectively. "Furniture", for example, is not a sufficient description of ultimate use. The certificate must show, rather, whether the use of the product on furniture is as a sealer, finish coat or other type of application, and must also show the type of furniture and use to which it will be put; for example, home, office, Army.

(g) Applications for delivery and use of soluble nitrocellulose. Each person seeking authorization to accept delivery of, use or process soluble nitrocellulose during any calendar month (except as provided in paragraph (d) hereof),

whether for own consumption or for resale either as soluble nitrocellulose or as base solution, shall file application therefor on or before the 15th day of the month preceding the month for which authorization for delivery or use is requested. Where delivery or use is sought for any period prior to March, 1943, application shall be filed as many days as possible in advance of the requested delivery or use. In any case, the application shall be made on form PD-600, in the manner prescribed therein, subject, however, to the following specific instructions:

(1) Copies of Form PD-600 may be obtained at the local field offices of the War Production Board.

(2) Five copies shall be prepared of which four shall be forwarded to the War Production Board, Chemicals Division, Washington, D. C., Ref: M-196; the fifth to be retained for applicant's files.

(3) In the heading, under the name of chemical, specify "soluble nitrocellulose"; under WPB Order No., specify "M-196"; under unit of measure; specify pounds, dry weight. On three of the copies furnished War Produc-tion Board, insert name of usual supplier under heading "Supplier with whom this or-der is placed" and give his shipping point. On the fourth copy filed with the War Pro-duction Board, leave this space blank.

(4) In Columns 1, 11 and 19, insert type of soluble nitrocellulose in terms of the folor soluble nitrocellulose in terms of the fol-owing: prime nitrocellulose, processed smoke-less powder scrap, washed film scrap, other scrap (specify) and where the type applied for is prime nitrocellulose, state viscosity number

(5) In Columns 3, 20 and 22, specify primary product in terms of the following:

Lacquer Done Plastic Cement Decalcomania Coated fabric Other (specify) Resale (as soluble nitrocellulose)
Base solution for resale Inventory (as soluble nitrocellulose)

Inventory (as base solution)
In no case specify base solution as your primary product except where requested for inventory or resale.

(6) In Column 4, specify ultimate use of product (for example, where the "primary product" called for by Column 3 is "lacquer", "ultimate use" might be "airplane wing coat-ing"), and also specify in each case whether the person to whom you sell your product is Army, Navy, other Government Agency, Lend-Lease or commercial customer. Where the Form PD-600 is an application for soluble nitrocellulose for resale to others in the form of soluble nitrocellulose or of base solution, or is for inventory (either as soluble nitro-cellulose or as base solution), leave Column 4 blank.

(7) Where the Form PD-600 is an application for soluble nitrocellulose for use solely in the manufacture of plastic, specify separately in Column 2 the quantities required for each customer for each primary product and product use; and in Column 10 list, opposite the applicable quantity and product use, the name of the customer to whom the plastic is being sold. Where several customers are buying for the same product use, the quantities in Column 2 must be listed separately

for each customer.
(8) In each case where the application on Form PD-600 for authorization to accept delivery of or use soluble nitrocellulose is granted, one copy of Form PD 600 signed by the Director General for Operations will be returned to the applicant and, where the

application is for authorization to accept delivery, a second copy will be sent by the War Production Board to the supplier selected by the War Production Board, with a letter from the Director General for Operations to such supplier authorizing delivery as indicated on

(h) Applications for deliveries and use of base solution. Each person seeking authorization to accept delivery of or use base solution during any calendar month, (except as provided in paragraph (d) hereof), shall file application therefor on or before the 15th day of the month preceding the month for which authorization for delivery or use is requested. Where delivery or use is sought for any period prior to March, 1943, application shall be filed as many days as possible in advance of the requested delivery or use. In any case, the application shall be made on Form PD-600, in the manner prescribed therein, subject, however, to the following specific instructions:

(1) Copies of Form PD-600 may be obtained at the local field offices of the War

Production Board.

(2) Five copies shall be prepared of which four shall be forwarded to the War Production Board, Chemicals Division, Washington, D. C., Ref: M-196, the fifth to be retained for

applicant's files.

(3) In the heading, under name of chem-(3) In the Heading, thick manie of themical, specify "base solution"; under WPB Order No., specify "M-196"; under unit of measure, specify pounds, dry weight. On three of the copies furnished War Production Board, insert name of usual supplier under heading "Supplier with whom this order is placed" and give his shipping point. On the fourth copy filed with the War Production Board leave this space blank.

(4) In Columns 1, 11 and 19, insert type of base solution in terms of the following: prime nitrocellulose, film scrap, smokeless powder scrap, other scrap (define).
(5) In Columns 3, 20 and 22 specify pri-

mary product in terms of the following:

Lacquer. Dope. Plastic. Cement. Decalcomania. Coated fabric Other (specify). Resale (as base solution) Inventory (as base solution).

(6) In Column 4, specify ultimate use of product (for example, where the "primary product" called for by Column 3 is "lacquer", "ultimate use" might be "airplane wing coating"), and also specify in each case whether the person to whom you sell your whether the person to whom you sell your college. product is Army, Navy, other government agency, Lend-Lease or commercial customer. Where the Form PD-600 is an application for base solution for resale to others or is for inventory, leave Column 4 blank.

(7) Where the Form PD-600 is an applica-

(1) where the Form FD-00 is an application for base solution for use solely in the manufacture of plastic, specify separately in Column 2 the quantities required for each customer for each primary product and products the control of the control o uct use; and in Column 10 list opposite the applicable quantity and product use the name of the customer to whom the plastic is being sold. Where several customers are buying for the same product use, the quantities in Column 2 must be listed separately for each in Column 2 must be listed separately for each

customer.

(8) In each case where the application on Form PD-600 for authorization to accept delivery of or use base solution is granted, one copy of Form PD-600 signed by the Director General for Operations will be returned to the applicant and, where the application is

for authorization to accept delivery, a second copy will be sent by the War Production Board, with a letter from the Director General for Operations to such supplier authorizing delivery as indicated on such copy.

(i) Reports. (1) Each producer of soluble nitrocellulose or base solution shall file Form PD-601 on or before the 15th day of each month, beginning with March, 1943. Such Form PD-601 shall be executed in the manner prescribed therein, subject to the following specific in-

(i) Copies of Form PD-601 may be obtained at local field offices of the War Production Board.

(ii) Two copies shall be prepared of which one shall be forwarded to the War Production Board, Chemicals Division, Washington, D. C., Ref: M-196, the second copy to be retained for producer's file.

(iii) In the heading, under name of chemical, specify "soluble nitrocellulose"; under WPB Order No., specify "M-196"; under name of company, state name and mailing address; under unit of measure, specify lbs., dry weight; in heading "This schedule is for dry weight; in heading "This schedule is for deliveries to be made during the month of ______, 194__", strike out the words "to be" and specify the month which precedes the month in which Form PD-601 is

(iv) List in Column 1 "Total small order deliveres last month", and in Column 4 specify the total quantity of soluble nitro-cellulose or base solution (in pounds, dry weight) delivered by producer in such last month pursuant to paragraphs (d) (1) and (d) (2) hereof. In other respects, Table I shall be left blank in its entirety.

(v) In Column 8, insert type in terms of

the following:

Prime nitrocellulose. Processed smokeless powder scrap. Washed film scrap. Other scrap (specify). Prime nitrocellulose solution. Film scrap solution. Smokeless powder scrap solution. Other scrap solution (specify). (vi) Leave blank Columns 15 and 16.

(2) The Director General for Operations may require each person affected by this order to file such other reports as may be prescribed and may issue special directions to any such person with respect to the preparing and filing of Forms PD-600 and PD-601.

(j) Notification of customers. Each supplier shall notify his regular customers as soon as possible of the requirements of this order but failure to receive such notice shall not excuse any person from complying with the terms hereof.

(k) Miscellaneous provisions — (1) Applicability of priorities regulations. This order and all transactions affected hereby are subject to all applicable provisions of the War Production Board priorities regulation, as amended from time to time, except Priorities Regulation No. 13, which shall be subject to this order to the extent that it is inconsistent herewith.

(2) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order wilfully 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 assist-

(3) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division, Washington, D. C. Ref: M-196.

This amended order shall, on February 10, 1943, supersede General Preference Order M-196, issued August 6, 1942, and Amendment 1 thereto, issued August 31, 1942.

Issued this 3rd day of February 1943. CURTIS E. CALDER, Director General for Operations.

[F. R. Doc. 43-1802; Filed, February 3, 1943; 10:52 a. m.]

Chapter XI-Office of Price Administration PART 1306-IRON AND STEEL

[RPS 49,1 Amendment 11]

RESALE OF IRON OR STEEL PRODUCTS

A statement of the considerations involved in the issuance of this Amendment No. 11 has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Paragraphs (y) and (z) are added to § 1306.157, the head-note of § 1306.159 is amended, paragraph (a) (2) of § 1306.159 is amended, paragraph (s) is added to § 1306.159 and paragraph (k) is added to § 1306.158a, to read as set forth below.

§ 1306.157 Definitions. When used in Price Schedule No. 49, the term:

(y) "Imported" means entered into the continental United States from outside thereof for consumption therein or withdrawn from a bonded warehouse in the United States for consumption there-

(z) "Total landed costs" means the sum of the price charged by the foreign seller, plus all the costs, expenses and charges, including customs duties and import taxes, if any, incurred by a seller with respect to a shipment of an imported iron or steel product from the point of shipment outside the continental United States to the point in the continental United States designated by the seller for initial delivery.

§ 1306.159-Appendix A: Domestic, export and import maximum prices for iron and steel products.-(a) Maximum delivered prices in any city, whether listed or unlisted, or free delivery area, in which the seller is located. * * *

(2) Extras which were customarily charged as of April 16, 1941, may be computed in the maximum delivered price: Provided, That such extras do not

exceed those established and charged on April 16, 1941, by sellers listed in § 1306.160 Appendix B of Price Schedule No. 49. Extras listed but not customarily charged as of April 16, 1941, shall not be charged. Deductions customarily granted as of April 16, 1941, shall be deducted in computing the maximum delivered price. Where a seller has paid a mill the extra for full finish or cold reduced finish on cold rolled sheets of No. 13 U. S. S. gauge and heavier, as allowed by the provisions of § 1306.8 (b) of Revised Price Schedule No. 6, he may charge an extra for No. 11 U. S. S. gauge and heavier of \$1.00 per 100 pounds, and an extra for No. 12 and No. 13 U. S. S. gauge of \$0.50 per 100 pounds.

(s) Maximum prices for imported iron or steel products. (i) The maximum delivered price for sales or deliveries of any iron or steel product imported prior to April 16, 1941, shall be the price for the product as established by the provisions of Revised Price Schedule No. 49 without reference to subdivision (ii) below.

(ii) The maximum delivered price for sales or deliveries of any iron or steel product imported on and after April 16, 1941, shall be the price for the product as established by the Office of Price Administration, upon application by the seller. In establishing such price, the Office of Price Administration shall take into consideration the importance of the product to the war effort, and, wherever appropriate, any increase in the total landed costs of the product over the total landed costs of the same product or a similar product sold by the seller or a similar seller on or about April 16, 1941. The application by the seller shall include a proposed price and all information which he considers necessary for the Office of Price Administration to judge that proposed price and to determine the price to be established: Provided, That no petition or application for amendment, adjustment, exception or other relief made by the buyer of an imported iron or steel product will be entertained by the Office of Price Administration to the extent that such petition or application is based, directly or indirectly, on the purchase from a seller of an imported iron or steel product at a price higher than the price established under subdivision (i) above for the same or similar imported iron or steel product. If the seller of the imported iron or steel product has applied or intends to apply to the Office of Price Administration for the establishment of a price under the provisions of this subdivision (ii), he shall prior to the time of selling or agreeing to sell the product notify the buyer in writing of the above limitation. In any case, under this subparagraph, where a maximum delivered price is to be determined by the Office of Price Administration, a seller may prior to such determination contract, sell, bill and deliver at an adjustable price, the definite price to be finally determined by the Office of Price Administration.

*Copies may be obtained from the Office

of Price Administration.

17 F.R. 1300, 1836, 2132, 2473, 2540, 2682, 3330, 3893, 4342, 5176, 6893, 6935, 8948, 10844,

^{§ 1306.158}a Effective dates of amendments. *

(k) Amendment No. 11 to Revised Price Schedule No. 49 shall become effective February 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February, 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1769; Filed. February 2, 1943; 3:36 p. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-PONENT

[MPR 107,1 Amendment 8]

USED TIRES AND TUBES

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.*

A new § 1315.1351b is added; paragraph (c) in § 1315.1355 is revoked, and paragraph (d) is redesignated paragraph (c); a new subparagraph (18) is added to paragraph (a) in § 1315.1358, as set forth below:

§ 1315.1351b Federal excise tax on factory rebuilt tubes. The amount of the Federal excise tax paid in connection with any factory rebuilt tube may be added to the maximum price set forth for such tube in Appendix A or B (§§ 1315.1360 and 1315.1361): Provided, That the person who rebuilt such tube has plainly marked it, by tag or otherwise, with the words "Factory Rebuilt" and that such marking has not been removed before the delivery of the tube to the purchaser.

§ 1315.1358 Definitions. * * *

(18) "Factory rebuilt tube" means a used tube in which at least one damaged portion has been replaced by splicing and vulcanizing into the tube a sound portion of another tube or which has been cut down to a smaller size by splicing and vulcanizing together sound portions of the tube.

§ 1315.1359a Effective dates of amendments. * * *

(h) Amendment No. 8 (§§ 1315.1351b, 1315.1355 (c) and (d), 1315.1358 (a) (18)) to Maximum Price Regulation No. 107 shall become effective February 8,

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1771; Filed, February 2, 1943; 3:38 p. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-PONENT

[MPR 220, Amendment 3]

CERTAIN RUBBER COMMODITIES

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.*

Sections 1315.1553, 1315.1555 and 1315.1559 are amended; in § 1315.1556 the first paragraph of paragraph (a) is amended and a new sentence is added to paragraph (b); in § 1315.1557 the text preceding paragraph (a) amended, the last sentence of paragraph (c) is amended, a new sentence is added to paragraph (d) and a new paragraph (e) is added and in § 1315.1558 the second sentence of paragraph (b) amended, all as set forth below:

§ 1315.1553 Maximum prices for rubber commodities delivered or offered for delivery during March, 1942. (a) The maximum price for a sale by a manufacturer of any rubber commodity which is the same as a commodity which was delivered or offered for delivery in March, 1942, by the manufacturer, shall be the highest price charged by the manufacturer during March, 1942, (as defined in paragraph (a)(1) of § 1315.1564) for the commodity less the deduction required by the next paragraph (b), wherever applicable.

(b) If, during March, 1942, the manufacturer did not customarily state and collect separately from the purchase price the federal excise tax on rubber commodities, he shall deduct the amount of such tax from the maximum price determined in accordance with the provisions of paragraph (a) of this section.

§ 1315.1555 First pricing method; minor changes. The maximum price of any commodity differing from a commodity delivered or offered for delivery by the manufacturer during March, 1942, only by reason of minor changes in material, design, or construction which do not reduce cost of materials or prevent its offering fairly equivalent serviceability shall be the maximum price (determined in accordance with § 1315.1553) of the commodity delivered or offered for delivery during that period.

§ 1315.1556 Second pricing method: Changes necessitated by shortages of materials or parts-(a) Maximum prices. The maximum price of any rubber commodity which cannot be priced under § 1315.1555 and which differs from a commodity delivered or offered for delivery by the manufacturer during March, 1942, only because of changes necessitated by shortages of materials or parts, shall be determined as follows: The manufacturer shall first determine the maximum price to each class of purchaser (in accordance with § 1315.1553) of the commodity delivered or offered for deliv-

ery during March, 1942. The manufacturer shall then determine the maximum price of the changed commodity for each class of purchasers by adding to or subtracting from this price for the particular class of purchasers, the increase or decrease in direct costs resulting from the changes. The seller must determine the maximum price of a commodity priced under this section before he first offers it for sale. Once the seller has determined his maximum price for the sale of a particular commodity to a particular class of purchasers under this section, that price is his maximum for all future sales of that commodity to that class of purchasers.

(b) Reports of maximum prices.

* * The report required by this The report required by this paragraph (b) shall not be made on orders of less than \$25.00.

§ 1315.1557 Third pricing method: Other than minor changes or changes necessitated by shortages of materials or parts. The maximum price of any commodity which cannot be priced under §§ 1315.1555 or 1315.1556 shall be the price determined by the use of the following formula: The maximum price shall be the sum total of direct costs and gross margin, less the deduction required by paragraph (e) of this section wherever applicable, determined as follows:

(c) Maximum price for standard list * * * This adjustment in the items. maximum price of the commodity shall be made between 45 and 75 days after the manufacturer begins the production of such commodity as a standard list

(d) Reports of maximum prices. * * * The report required by this paragraph (d) shall not be made on orders of less than \$25.00.

(e) Deduction of the amount of the federal excise tax on rubber commodities. If, during March, 1942, the manufacturer did not customarily state and collect separately from the purchase price the federal excise tax on rubber commodities, he shall deduct the amount of such tax from the maximum price determined in accordance with the provisions of paragraphs (a) to (c), inclusive of this section.

§ 1315.1558 Fourth pricing method; specific authorization by the Office of Price Administration. *

* * * The report shall con-(b) tain: (1) a description in detail of the commodity (including the manufacturing process); (2) a statement of the facts which make it necessary to price the commodity under this section; (3) a proposed pricing method and the price for the commodity determined in accordance with this method; and (4) a statement of the reasons why the manufacturer believes that the use of this method results in prices which are in line with the level of maximum prices established by this regulation. *

^{*}Copies may be obtained from the Office of Price Administration. 17 F.R. 1838, 1981, 2394, 3891, 5177, 7365,

^{8586, 8799, 8802, 8948.}

^{1 7} F.R. 7282, 8936, 8948, 11111.

§ 1315.1559 Terms and conditions of sale. (a) Except for such changes as result from the application of the pricing methods contained in §§ 1315.1556 or 1315.1557, no manufacturer shall change the allowances, discounts or other price differentials which he had in effect during March, 1942, for the same or similar types of commodities unless such change results in a lower net price.

(b) No manufacturer shall require any purchaser, and no purchaser shall be permitted, to pay a larger proportion of transportation costs incurred in the delivery of rubber commodities than the manufacturer required purchasers of the same class to pay on deliveries of the same or similar types of commodities during March, 1942.

§ 1315.1567 Effective dates of amendments.

(c) Amendment No. 3 (§§ 1315.1553; 1315,1555; 1315,1556; 1315,1557; 1315,-1558 (b); 1315,1559) to Maximum Price Regulation No. 220 shall become effective February 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943.

PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-1772; Filed, February 2, 1943; 3:36 p. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[Ration Order 1A, Amendment 7]

TIRES, TUBES, RECAPPING AND CAMELBACK

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

Federal Register.*

Section 1315.809 is revoked; paragraph (d) of § 1315.302 is revoked and paragraph (e) thereof is redesignated paragraph (d); paragraph (a) (4) of § 1315.607 is revoked and a new paragraph (b) (4) is added to § 1315.607; a new paragraph (g) is added to § 1315.509; and a new paragraph (g) is added to § 1315.602 as set forth below; paragraph (b) of § 1315.508, paragraphs (a) and (d) of § 1315.509, paragraph (d) of § 1315.602 and subparagraphs (1) and (3) of § 1315.1003 (a) are amended to read as follows:

§ 1315.508 * *

(b) Limitation upon applications. An applicant who has obtained a certificate authorizing him to acquire camelback under § 1315.805 of the Revised Tire Rationing Regulations or under this section may not thereafter file another application, except for authority to purchase camelback for molds which he acquired subsequent to the issuance of the certificate.

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

17 FR. 9160, 9392, 9724, 10072, 10336, 8 FR.

7 F.R. 1027, 2541, 3830, 4856, 5867, 6775,

§ 1315.509 Eligibility for allotment of tires and tubes-(a) Applicant must be a dealer or intend to become a dealer. A State Director or District Manager may issue certificates authorizing the following persons to acquire allotments of passenger-type tires and tubes:

(1) A person who was a dealer on December 31, 1942 and who filed OPA Form R-17 for the quarter ending December 31, 1942 for the establishment for which application is made or was exempted from filing OPA Form R-17 for such establishment under § 1315.1007 (b);

(2) A person who intends in good faith to become a dealer if he, or a person in his employ, has had previous experience in the sale and servicing of tires, possesses equipment and facilities necessary to inspect and service tires properly and agrees to become a tire inspector. State Director or District Manager may refuse to authorize the allotment if granting it will defeat or impair the effectiveness or policy of this Ration Order No. 1A.

(d) Amount of allotment of used tires. Each applicant may be allotted one used passenger-type tire (recappable carcasses, repairable tires, recapped tires and used tires serviceable without recapping or repairing) for each \$1,000 of his 1941 retail and wholesale let dollar sales of passenger-type tires and tubes from the establishment for which the allotment is sought, but any applicant shall be entitled to at least twelve (12) such used passenger-type tires: Provided. That an applicant who is eligible under paragraph (a) (2) (new dealers) may not secure an allotment of used passenger-type tires under this paragraph.

(g) Calculation of sales by dealers in business part of 1941. In determining his allotments under this section, an applicant who was a dealer for at least one (1) month in 1941 but for less than the entire year, may calculate his retail and wholesale net dollar sales of passengertype tires and tubes by multiplying by twelve (12) his average monthly sales for the time during 1941 that he was a dealer.

§ 1315.602 Filing of applications. * * *

(d) Allotment of camelback for recappers. Applications for certificates authorizing the acquisition of an allotment of camelback shall be filed on OPA Form R-9 (Revised) with the State Director or District Manager for the area in which the principal place of business of the applicant is located.

(g) Allotment of tires and tubes for new dealers. Applications by persons eligible under § 1315.509 (a) (2) (new dealers) for an allotment of passengertype tires and tubes shall be filed on OPA Form R-55 with the State Director or District Manager for the area in which the establishment for which the allotment is sought is to be located.

§ 1315.607 * * *

(b) By a State Director or District Manager. * * *

(4) For allotment of camelback. OPA Form R-10 (Revised) authorizing an applicant to acquire an allotment of camelback.

§ 1315.1003 Disposition of parts of certificates and receipts—(a) Certificates or receipts for tires, tubes, or camelback.

- (1) Part A. Part A of OPA Form R-2 (Revised) and OPA Form R-46 shall be retained by the transferor as his record: Part A of OPA Form R-20 shall, within three days of the date of transfer of the tires or tubes, be sent to the issuing Board which shall retain it as its record: Part A of OPA Form R-10 (Revised) shall within five days of the date of transfer of the camelback be sent to the issuing State or district office which shall retain it as its record; Part A of OPA Form R-12 (Revised) shall be sent to the regional office for the area in which the transferor's principal place of business is located within fifteen (15) days from the end of each calendar month in which deliveries have been made, and Part A of OPA Form R-48 shall be retained by the recapper as his record.
- (3) Part C. Part C of OPA Form R-2 (Revised) and OPA Form R-46 shall, within three (3) days of the date of transfer of the tires, tubes or camelback, be sent to the issuing Board, State or district office which shall retain it as its record. Part C of OPA Form R-20 and OPA Form R-12 (Revised) shall be retained by the transferor as his record.

§ 1315.1199 Effective dates of amendments. * *

(g) Amendment No. 7 (§§ 1315.302, 1315.508, 1315.509, 1315.602, 1315.607, 1315.809 and 1315.1003) to Ration Order No. 1A shall become effective February 8, 1943,

(Pub. Law No. 671, 76th Cong., amended by Pub. Laws 89, 421 and 507, 77th Cong.; E.O. 9125, 7 F.R. 2719, issued April 7, 1942, W.P.B. Dir. No. 1, 7 F.R. 562, Supp. Dir. No. 1Q, 7 F.R. 9121)

Issued this 2d day of February 1943. PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-1770; Filed, February 2, 1943; 3:37 p. m.]

PART 1315-RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-PONENT

[MPR 300]

MAXIMUM MANUFACTURERS' PRICES FOR RUBBER DRUG SUNDRIES

Correction

In Table I, Appendix B, of the document appearing on page 872 of the issue for Tuesday, January 19, 1943, the price listed in the third column for hot water bottles, "Consumer grade — colored— (molded)" should read .57 and the price for "Consumer grade-black-(molded)" should be .43.

PART 1340-FUEL

[Correction to Amendment 19 to MPR 1371]

PETROLEUM PRODUCTS SOLD AT RETAIL

Subparagraph (1) of § 1340.91 (1) of Amendment 19 to Maximum Price Regulation No. 137 is corrected to read as set

forth below:
(1) The maximum price at a retail establishment for naphthas, solvents, mineral spirits, kerosene, No. 1 fuel oil or heavier distillate fuel oil when sold as anti-freeze preparations shall be the sum of the delivered cost per gallon thereof at the retail establishment and 3¢ per gallon. The maximum price for the particular product at the particular retail establishment shall be automatically adjustable as the delivered cost thereof at the particular retail establishment changes. For the purposes of this paragraph (1) the delivered cost shall be deemed to change only after the seller has sold an amount equal to the volume on hand at the time the change in the delivered cost occurs.

§ 1340.93a Effective dates of amendments.

(u) This correction shall be effective as of February 1, 1943.

(Pub. Law 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1773; Filed, February 2, 1943; 3:39 p. m.]

PART 1347-PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PROD-UCTS, PRINTING AND PUBLISHING

[Rev. MPR 130,1 Amendment 1]

STANDARD NEWSPRINT PAPER

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

In § 1347.283, paragraph (a) (1) is amended to read as set forth below:

1347.283 Appendix A: Maximum prices for standard newsprint paper-(a) Maximum prices per ton of white standard newsprint paper in rolls sold either in carload or less than carload quantities. (1) The maximum prices established herein, except those estab-lished for Zone 10,° shall be f. o. b. point of origin, lowest carload rate of freight allowed to destination point: Provided, That in all sales of l. c. l. quantities by a merchant from his warehouse stocks, maximum prices may be f. o. b. ware-house without freight allowance: And provided further, That in all sales or deliveries to the United States or any

*Copies may be obtained from the Office

7 F.R. 9251, 10255.

agency thereof, in which the purchaser requires that the price be stated f. o. b. mill, no freight allowed, the seller may charge a maximum price f. o. b. mill computed as follows:

(i) If, at the time of quoting a price, the seller knows or can ascertain the destination point of the shipment, he may charge the maximum price specified in the regulation for shipment to said destination point, less the lowest available carload rate of freight to that point.

(ii) If, however, at the time of quoting a price, the seller does not know and cannot ascertain the destination point, he may charge the average price, computed on an f. o. b. mill basis, which he charged on all his sales and deliveries of standard newsprint paper during the calendar month or the nearest equivalent accounting period prior to quoting such price.

§ 1347.282a Effective dates of corrections and amendments. *

(b) Amendment No. 1 (§ 1347.283) to Revised Maximum Price Regulation No. 130, shall become effective February 8. 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1774; Filed, February 2, 1943; 3:39 p. m.]

PART 1363-FEEDINGSTUFFS

[MPR 74, as Amended, Amendment 5]

ANIMAL PRODUCT FEEDINGSTUFFS

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

Section 1363.66 is hereby added to said Maximum Price Regulation No. 74, as amended, to read as set forth below:

§ 1363.66 Inclusion of 3% freight tax in transportation charges. (a) Whenever provision is made in this regulation for the addition of transportation or freight charges in determining maximum prices hereunder and whenever any other reference is herein made to such charges the tax imposed by section 620 of the Revenue Act of 1942 (Pub. Law 753, 77th Cong., approved October 21, 1942) shall be deemed to be a part of and shall be included in said charges with like effect as if it were a like increase in the rate or amount charged by the carrier for the transportation in question.

(b) The provisions of Supplementary Order No. 31 issued by the Office of Price Administration on November 26, 1942 (Document No. 7623) shall have no application to this Maximum Price Regulation No. 74, as amended.

§ 1363.61a Effective date of amend-

ments. * * *

(e) This Amendment No. 5 to Maximum Price Regulation No. 74, as amended, (§1363.66) shall become effective on February 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1775; Filed, February 2, 1943; 3:39 p. m.]

PART 1372-SEASONAL COMMODITIES [MPR 315]

LEAD ARSENATE

In the judgment of the Price Administrator, it is necessary and proper, in order to effectuate the purposes of the Emergency Price Control Act of 1942 as amended, and Executive Order 9250, issued by the President on October 3, 1942. that maximum prices for the sale of lead arsenate by manufacturers and distributors be established by a specific maximum price regulation.

In the judgment of the Price Administrator, the maximum prices established by this regulation are generally fair and equitable, and will effectuate the purposes of the said act, as amended, and of the said executive order. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

So far as practicable, the Price Administrator has ascertained and given due consideration to the prices of lead arsenate prevailing between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability. So far as practicable, the Price Administrator has advised and consulted with representative members of the industry which will be affected by this regulation.

Therefore under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, and Executive Order 9250, and in accordance with Revised Procedural Regulation No. 1,1 issued by the Office of Price Administration, Maximum Price Regulation No. 315 is hereby issued.

1372.201 Applicability of this Maximum Price Regulation No. 315.

Prohibition against sales above 1372.202

maximum prices.
List of maximum prices which 1372.203 manufacturers may charge for lead arsenate.

Maximum prices which distributors 1372.204 may charge for lead arsenate. Customary allowances and dis-1372.205

counts. Notification by manufacturers of 1372.206 price changes.

1372.207 Export sales. Petitions for Amendment. 1372 208

1372.209 Evasion.

Enforcement. 1372.210 1372.211

To what extent the General Maximum Price Regulation applies. Definitions. 1372.213 Effective date.

AUTHORITY: §§ 1372.201 to 1372.213, inclusive, issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

§ 1372.201 Applicability of this Maximum Price Regulation No. 315-(a)

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

17 F.R. 3165, 3749, 4273, 4653, 4780, 4853, 5363, 5868, 5941, 6057, 6896, 7902, 8353, 8938, 8948, 9335, 10684, 11008, 11112, 11075; 8 F.R. 231, 232, 1226.

[&]quot;See subparagraph 5 for description of zones.

¹⁷ F.R. 8961.

what transactions are covered. This regulation applies to sales of lead arsenate by manufacturers and by distribu-This regulation does not apply to sales at retail prices for which are established by Maximum Price Regulation 144,3 as amended.

(b) Geographic applicability. provisions of this regulation apply to the forty-eight states of the United States and to the District of Columbia.

§ 1372.202 Prohibition against sales above maximum prices. (a) On and after February 8, 1943, regardless of any contract or obligation, no person shall sell or deliver lead arsenate at prices higher than the maximum prices established by this regulation. No person shall buy or receive lead arsenate in the course of trade or business at prices higher than the maximum prices established by this regulation. Nor shall any person agree, offer, solicit, or attempt to do any of these things. However, prices lower than the maximum prices may be charged and paid.

(b) The provisions of this section shall not apply to sales or deliveries of lead arsenate which prior to February 8, 1943 have been received by a carrier, other than a carrier owned or controlled by the seller, for shipment to the purchaser; and in the case of sales by distributors, the provisions of this section shall apply only to goods shipped to them by manufacturers on or after the effective date of this regulation.

§ 1372.203 List of maximum prices which manufacturers may charge for lead arsenate. (a) The maximum prices that manufacturers may charge for lead arsenate, delivered to the purchaser, when sold in quantities of 96 pounds or more, shall be:

STANDARD LEAD ARSENATE POWDER

Item	Maximum prices per pound to other manu- facturers or distributors	Maximum prices per pound to all other purchasers
8-pound bags or larger: Carlots. Less than carlots. 1-pound bags:	\$0. 11 . 111/2	\$0.11½ .12
Carlots. Less than earlots. 1-pound cartons:	.16 .16½	. 20 . 2014
Carlots. Less than carlots. Fround cartons:	.18 .18½	.22
Carlots	.21 .2134	. 25 . 25½

STANDARD LEAD ARSENATE PASTE

CarlotsLess than carlots	\$0. 053/4 . 06	\$0.06 .0634
	.00	*0053

BASIC LEAD ARSENATE POWDER

3-pound bags or larger: Carlots. Less than carlots.	\$0.11\}2 ,12	\$0. 12 , 12½
CarlotsLess than carlots	.18½ .19	· 221/2 · 23

¹⁷ F.R. 3720, 5665, 7248.

(b) Sales in quantities of less than 96 pounds may be made at the above maximum prices f. o. b. the manufacturer's factory or warehouse.

§ 1372.204 Maximum prices which distributors may charge for lead arse-nate—(a) If manufacturers' prices are unchanged. If the maximum prices that may be charged by the manufacturer from whom the distributor buys are not changed by this regulation, the distributor's maximum prices are not changed, but remain as established under the General Maximum Price Regulation.

(b) If manufacturers' prices are increased or reduced. If the maximum prices that may be charged by the manufacturer from whom the distributor buys are increased or reduced by this regulation, the distributor's maximum prices shall be increased or reduced, as the case may be, by a like amount in dollars and cents.

(c) If the distributor has not previously established maximum prices. If a distributor has not previously established maximum prices for lead arsenate, his maximum prices shall be the maximum prices for lead arsenate of his most closely competitive seller of the same class established under this regula-

§ 1372.205 Customary allowances and discounts. No manufacturer or distributor is permitted to change his customary allowances, discounts, and price differentials, including allowances, discounts, and price differentials for different classes of purchasers, unless such change results in a lower net price.

§ 1372.206 Notification by manufacturers of price changes. If reductions or increases of the manufacturer's maximum prices for lead arsenate result from the provisions of this regulation, every manufacturer shall supply a written statement to each purchaser at or before the time of first delivery after the price reduction or increase becomes effective, and shall attach on or include within each shipping case the written statement. If the statement is included within the shipping case, a legend shall be affixed on the outside of the case reading, "Pricing Notice Enclosed". The written statement shall read as follows:

The OPA has authorized us to increase (required us to reduce) the ceiling price on __ by 8 _ are allowed to increase (required to reduce) your ceiling price for this product by the same amount. If any sale by a distributor is a split case sale, such distributor shall supply the purchaser with a copy of this notice. OPA requires distributors and dealers to keep this notice for examination.

§ 1372.207 Export sales. The maximum prices at which a person may export lead arsenate shall be determined in accordance with the provisions of the Revised Maximum Export Price Regulation sissued by the Office of Price Administration.

§ 1372.208 Petitions for amendment. Any person seeking a modification of any provision of this Maximum Price Regulation No. 315 may file a petition for amendment in accordance with the provisions of Revised Procedural Regu-lation No. 1,4 issued by the Office of Price Administration.

§ 1372.209 Evasion. The price limitations set forth in this Maximum Price Regulation No. 315 shall not be evaded. whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase, or receipt, of or relating to lead arsenate, alone or in conjunction with any other commodity, or by way of commission, service, transportation, or other charge, or discount, premium, or other privilege, or by tying agreement or other trade understanding, or by any other means.

§ 1372.210 Enforcement. Persons violating any provision of this Maximum Price Regulation No. 315 are subject to the criminal penalties, civil enforcement actions, and suits for treble damages, and proceedings for suspension of licenses, provided for by the Emergency Price Control Act of 1942 as amended. Persons having evidence of any violation of this regulation are urged to communicate with the nearest field, state, or regional office of the Office of Price Administration on, or with the principal office in Washington, D. C.

§ 1372.211 To what extent the General Maximum Price Regulation applies. The provisions of this Maximum Price Regulation No. 315 supersede the provisions of the General Maximum Price Regulation⁵ with respect to sales and deliveries for which maximum prices are established by this regulation. The following sections of the General Maximum Price Regulation, as well as amendments to them, shall apply to manufacturers and distributors of lead arsenate:

(1) Transfers of business or stock in trade (§ 1499.5).

- (2) Federal and state taxes (§ 1499.7).
- (3) Current records (§ 1499.12). (4) Registration (§ 1499.15).
- (5) Licensing (§ 1499.16).

§ 1372.212 Definitions. (a) When used in this Maximum Price Regulation No. 315, the term:

(1) "Lead arsenate" means standard lead arsenate powder, standard lead arsenate paste, and basic lead arsenate

(2) "Standard lead arsenate powder" means a dry chemical combination of arsenic pentoxide and lead monoxide containing not less than 30 per cent arsenic pentoxide and not less than one part of arsenic pentoxide to 2.14 parts of lead monoxide.

(3) "Standard lead arsenate paste" means a mixture of standard lead arsenate powder and water, containing not more than 50 per cent water.

² 7 F.R. 5059, 7242, 8829, 9000, 10530.

^{*7} F.R. 8961. *7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4487, 4659, 4738, 5027, 5276, 5192, 5365, 5445. 5565, 5484, 5775, 5784, 5783, 6058, 6081, 6007, 6216, 6615, 6794, 7093, 7322, 7454, 7758, 7913, 8431, 6939, 8881, 9004, 8942, 9435, 9615, 9616, 9732, 10155, 10454; 8 F.R. 371, 1204.

(4) "Basic lead arsenate powder" means a chemical combination of arsenic pentoxide and lead monoxide containing not less than 22 per cent of arsenic pentoxide and not more than one part of arsenic pentoxide to 3.10 parts of lead monoxide.

more of lead arsenate, except that lead . Renewal of Rations and Issuance of arsenate shipped in a mixed carlot of 30,000 pounds or more of dry insecticides or fungicides shall be considered a car-

lot quantity.

(6) "Distributor" means a person who buys lead arsenate and resells it to a purchaser other than an ultimate con-

§ 1372.213 Effective date. This Max-No. 315 Price Regulation imum (§§ 1372.201 to 1372.213 inclusive) shall become effective February 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1776; Filed, February 2, 1943; 3:36 p. m.]

PART 1394-RATIONING OF FUEL AND FUEL PRODUCTS

[Ration Order 5C,1 Amendment 20]

MILEAGE RATIONING: GASOLINE REGULATIONS

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

Federal Register.*

Paragraph (a) of § 1394.8002; paragraph (b) of § 1394.8051, paragraph (a) of § 1394.8104, and § 1394.8108 are amended; a new paragraph (f) to § 1394.8004, and a new paragraph (t) to § 1394.8352 are added; as set forth below:

General Provisions With Respect to Issuance of Rations and Tire Inspection Records

§ 1394.8002 Presentation of registration card. (a) Except as provided in paragraph (b) of this section, no basic ration and no special ration issued pursuant to subparagraphs (1) or (2) of paragraph (b) of § 1394.7851 shall be issued for any motor vehicle unless a registration card or registration certificate authorizing the operation of such vehicle during all or part of the period for which such ration is to be issued, is presented to the registrar or the Board, as the case may be.

§ 1394.8004 Notation on ration books, applications, coupons, and tire inspection records.

(f) At the time of issuance of any ration in connection with which the presentation of a tire inspection record is required pursuant to paragraph (a) of § 1394.8010, the person issuing such ra-

tion shall make a clear notation in ink, indelible pencil, or by typewriter on the tire inspection record of the vehicle, showing the date of issuance, the class of ration, the serial number of the ration book, if any, issued and the date of expiration of such ration.

§ 1394.8051 Renewal of rations. * * *

(b) If there have been no substantial changes since the date of the original application in the applicant's gasoline needs, or in the nature, amount, and conditions of use of the motor vehicle for which the original ration was issued, and if such original application accurately calculated the applicant's requirements, application for a renewal thereof (except in the case of a basic, special or transport ration) may be made by executing Form OPA R-543. The applicant shall in such case note on such form any changes in the nature or amount of his use since the date of the original application. If the applicant or principal user is employed at an establishment or facility described in subparagraph (3) of paragraph (a) of § 1394.7704 such form must be certified as indicated thereon by an official in charge of an organized transportation plan at such place of employment. If the Board is satisfied that there have been no substantial changes in the applicant's gasoline needs, or in the nature, amount and conditions of use of the motor vehicle for which the original ration was issued it may issue a renewal of such ration without requiring execution by the applicant of a new original application. An applicant may renew a Transport ration by filling in the pertinent information on the face of the form for the period for which the ration is required and executing the renewal certificate: Provided, That if the certificate of war necessity, if any, effective at the time of the original ration, has been revoked or modified in any manner the applicant shall execute a new application. .

Expiration, Revocation and Redetermination of Rations

§ 1394.8104 Coupon books property of Office of Price Administration; summary revocations. (a) All coupon books, bulk coupons, inventory coupons, other evidences and tire inspection records are, and when issued shall remain, the property of the Office of Price Administration. The Office of Price Administration may refuse to issue, and may suspend, cancel, revoke, or recall any ration and may require the surrender and return of any coupon book, bulk coupon, inventory coupons, other evidences and tire inspection records during suspension or pursuant to revocation or cancellation, whenever it deems it to be in the public interest to do so.

§ 1394.8108 Presentation of registration cards and tire inspection records upon revocation of ration and notation thereon. Whenever a ration is revoked in whole or in part and the per-

son to whom such ration has been issued is directed to surrender any coupons or coupon books pursuant to the provisions of Ration Order No. 5C, such person shall, if the ration was issued for the operation of a motor vehicle present the tire inspection record and the registration card or registration certificate, if any, of the motor vehicle for which such ration was issued at the time of surrendering such coupons or coupon books, to the Board, State Director, District Manager or Regional Administrator. Thereupon such officer or the Board shall make a clear notation in ink, indelible pencil, or by type-writer on the back of the tire inspection record and the registration card or registration certificate, if any, stating that such ration has been revoked, or, if it has been revoked in part, the extent to which it has been revoked.

Effective Dates

§ 1394.8352 Effective dates of amendments.

(t) Amendment No. 20 (§§ 1394.8002 1394.8004 (f), 1394.8051 (b), 1394.8104 (a), 1394.8108) to Ration Order No. EC shall become effective February 8, 1943.

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

Issued this 2d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1777; Filed, February 2, 1943; 3:37 p. m.]

PART 1398-OFFICE AND STORE MACHINES [Ration Order 4A, Amendment 1]

TYPEWRITERS

Correction

The last sentence of § 1398.114 of the document appearing on page 1065 of the issue for Saturday, January 23, 1943, should read "(The terms of the rental agreement are governed by § 1398.127)."

PART 1413-SOFTWOOD LUMBER PRODUCTS [Rev. MPR 13,1 Amendment 1]

DOUGLAS FIR PLYWOOD

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.*

Subdivisions (ii) and (iii) of § 1413.2 (b) (3) are amended; paragraph (d) of § 1413.4 is revoked, and paragraph (e) of said section is redesignated paragraph § 1413.5 is amended; and a new (d): § 1413.13a is added; all as set forth be-

To what products, trans-§ 1413.2 actions, and persons this regulation applies.

(b) Transactions covered by the regu-

*Copies may be obtained from the Office

¹⁷ F.R. 10017.

of Price Administration.
17 F.R. 9135, 9787, 10147, 10016, 10110, 10338, 10706, 10786, 10787, 11009, 11070; 8 F.R. 179, 274, 369, 372, 565, 607, 1028.

(3) All other warehouse and yard

(ii) "Plywood distribution plant sale".

A "plywood distribution plant sale", is either of the following types of sales:

(a) Any sale by a plywood distribution plant of plywood in the regular stock of the distribution plant at the time of sale. A plywood distribution plant is a wholesale or retail warehouse or yard which does not process plywood from Douglas fir peeler logs and which during the first six months of 1941 received more than 20 percent of its dollar income from sales of plywood or veneer of any kind.

(b) Any sale by a warehouse or yard to another warehouse or yard of plywood in warehouse or yard inventory at the time of sale. In these sales the selling warehouse or yard is considered a "ply-

wood distribution plant".

(iii) Sales included under "all other warehouse or yard sales". The term "all other warehouse or yard sales" covers any sale of Douglas fir plywood which is not a direct-mill sale or a plywood distribution plant sale. This means the term includes all plywood sales by yards and warehouses other than plywood distribution plants, except

(a) Sales to other warehouses and

yards, and

(b) Direct-mill sales.

§ 1413.5 Maximum prices for all other warehouse or yard sales of Douglas fir plywood. The maximum price for all other warehouse or yard sales of plywood is to be computed in the same manner as the ceiling price for plywood distribution plant sales, except that two changes are to be made in figuring the

ceiling price:

(a) Inbound transportation charges are to be figured on the basis of the location of the warehouse or yard (rather than the location of a plywood distribution plant). This means that inbound transportation in all cases is to be figured at the carload freight rate for a shipment direct from the mill to the warehouse or yard (regardless of whether the warehouse or yard purchased in less than carload quantities from a mill or purchased from a plywood distribution plant or another warehouse or yard).

(b) The mark-up on the sum of the carload f. o. b. mill price (for direct-mill shipments) and inbound carload freight (figured according to paragraph (a) above) shall be not more than 33½ percent in sales of 1,000 square feet or more of Douglas fir plywood, or 45 percent in sales of less than 1,000 square feet of

Douglas fir plywood.

§ 1413.13a Effective dates of amendments. (a) Amendment No. 1 (§§ 1413.2 (b) (3) (ii) and (iii); 1413.4 (d); 1413.5; and 1413.13a) shall become effective February 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943.

PRENTISS M. BROWN,

(F. R. Doc. 43-1778; Filed, February 2, 1943; 3:38 p. m.]

Administrator.

PART 1418—TERRITORIES AND POSSESSIONS
[MPR 183, Amendment 18]

PUERTO RICO

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

A sentence is added to § 1418.14 (i)

(2).

§ 1418.14 Tables of maximum prices.

(i) Table IX: Maximum prices for butter. * * *
(2) * * * This regulation does

(2) * * * This regulation does not apply to unopened tins of butter packed outside the Territory of Puerto Rico.

§ 1418.13a Effective dates of amendments. * *

(r) Amendment No. 18 (§ 1418.14 (i) (2)) to Maximum Price Regulation No. 183 shall become effective February 2, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943.

PRENTISS M. BROWN.

[F. R. Doc. 43-1779; Filed, February 2, 1943; 3:40 p. m.]

Administrator.

PART 1499—COMMODITIES AND SERVICES
[Amendment 100 to Supp. Reg. 142 to
GMPR 3]

SALT LAKE HERRING

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.* A new subparagraph (61a) is added to paragraph (a) of § 1499.73 as set forth below:

§ 1499.73 Modification of maximum prices established by § 1499.2 of General Maximum Price Regulation for certain commodities, services and transactions. (a) The maximum prices established by § 1499.2 of General Maximum Price Regulation for the commodities, services and transactions listed below are modified as hereinafter provided.

herring. The maximum price of salt lake herring f. o. b. the point of production per 100 lb. keg shall be the maximum price as determined under § 1499.2, General Provisions, of the General Maximum Price Regulation, plus 75 cents.

(61a) Salt lake herring—(i) First processor's maximum prices for salt lake

(ii) Final processor's maximum prices for salt lake herring. The maximum price for salt lake herring f. o. b. the manufacturing plant per pound shall be the maximum price as determined under § 1499.2, General Provisions, of the Gen-

eral Maximum Price Regulation plus one

cent.

(iii) Records and reports. (a) Every first and final processor making a sale of salt lake herring, or otherwise dealing therein, after February 7, 1943, shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, complete and accurate records of each such sale or transaction, showing the date thereof, the name and address of the buyer or recipient, the price contracted for or received, and the quantity sold or delivered.

(b) Every first and final processor shall (1) preserve for examination by the Office of Price Administration all his existing records from March 1942 relating to sales of salt lake herring; (2) file with the appropriate field, district, regional or state office of the Office of Price Administration on or before February 22, 1943, a statement showing the highest price per unit during March 1942 for which he sold or delivered salt lake herring, and the maximum prices determined hereunder for each container size and style of pack of salt lake herring; (3) preserve and keep such other records and shall submit such other reports to the Office of Price Administration in addition to or in place of the records above specified as the Office of Price Administration may from time to time require.

(iv) Definitions. For the purposes of this subparagraph (61a) the term:
 (a) "Salt lake herring" means a fish

(a) "Salt lake herring" means a fish of the species of leucichthysartedi, where the same is caught in one of the following Great Lakes: Superior, Michigan and Huron, and is back split, eviscerated and preserved by salt packing in the usual container.

(b) "First processor" means any person who salts lake herring which are destined for future processing.

(c) "Final processor" means a person who repacks salt herring for sale in the form in which it is sold at retail.

(b) Effective dates. * * *

(101) This Amendment No. 100 to Supplementary Regulation No. 14 shall become effective February 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943.

PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-1780; Filed, February 2, 1943; 3:39 p. m.]

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

17 F.R. 5620, 6744, 6659, 7454, 7843, 7945, 8558, 8833, 8946, 9341, 9731, 9975, 10225, 10559, 10812; 8 F.R. 149, 324, 542, 978.
27 F.R. 6369, 6477, 6473, 6774, 6775, 6793, 6884, 6892, 6776, 6939, 7011, 7012, 6965, 7250,

27 F.R. 6369, 6477, 6473, 6774, 6775, 6793, 6884, 6892, 6776, 6939, 7011, 7012, 6965, 7250, 7289, 7203, 7365, 7401, 7453, 7400, 7510, 7536, 7604, 7538, 7511, 7536, 7535, 7739, 7671, 7312, 7914, 7946, 8237, 8024, 8199, 8351, 8358, 8524, 8652, 8707, 8881, 8899, 9082, 8950, 9131, 8953, 8954, 8955, 8959, 9043, 9196, 9397, 9391, 9495, 9496, 9439, 9786, 9900, 9901, 10069, 10111, 10022, 10151, 10231, 10294, 10346, 10381, 10480, 10537, 10557, 10583, 10705, 10865, 11005; 8 F.R. 276, 439, 538, 494, 589, 863, 1139, 980, 1030, 876, 1121, 878, 1142.

10022, 10151, 10231, 10294, 10346, 10381, 10480, 10537, 10557, 10563, 10705, 10865, 11005; 8 F.R. 276, 439, 535, 494, 589, 863, 1139, 980, 1030, 876, 1121, 878, 1142.

3 7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4487, 4659, 4738, 5027, 5276, 5192, 5365, 5445, 5565, 5484, 5775, 5783, 5784, 6058, 6081, 6007, 6216, 6615, 6794, 6939, 7093, 7322, 7454, 7758, 7913, 8431, 8881, 9004, 8942, 9435, 9615, 9616, 9732, 10155, 10454; 8 F.R. 371, 1204.

PART 1499—COMMODITIES AND SERVICES [Order 259 Under § 1499.3 (b) of GMPR]

EASTMAN KODAK CO.

For the reasons set forth in an opinion issued simultaneously herewith, It is or-

§ 1499.1495 Approval of maximum prices for sales of naphthalic anhydride by the Eastman Kodak Company. (a) The maximum price for sales by the Eastman Kodak Company of Rochester, New York, of naphthalic anhydride manufactured from acenaphthene, sodium bichromate, and acetic acid by laboratory methods is established at \$40.00 per kilogram, f. o. b. Rochester, New York.

(b) This Order No. 259 may be revoked or amended by the Price Administrator

at any time.

(c) This Order No. 259 (§ 1499.1495) shall become effective on February 2,

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1782; Filed, February 2, 1943; 3:36 p. m.]

PART 1499-COMMODITIES AND SERVICES [Order 260 Under § 1499.3 (b) of GMPR]

AGRICULTURAL INSECTICIDES AND FUNGICIDES

For 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 Order No. 9250, and § 1499.3 (b) of the General Maximum Price Regulation, It is ordered:

§ 1499.1496 Method by which manufacturers shall determine maximum prices for sales other than at retail of agricultural insecticides and fungicides that cannot be priced under § 1499.2 of the General Maximum Price Regulation. (a) Any manufacturer of an agricultural insecticide or fungicide may determine his maximum price for sales thereof, other than at retail, for which the maximum price cannot be established under § 1499.2 of the General Maximum Price Regulation, by the following method:

(1) He shall select a comparable agricultural insecticide or fungicide manufactured by him. A "comparable insecticide or fungicide" is one which is manufactured by the same process and which is also most like the product being priced in kind and cost of ingredients, and for which a maximum price has

been established;

(2) He shall compute the difference between the delivered cost of the ingredients used in the manufacture of the comparable product and of the ingredients used in the manufacture of the product being priced;

(3) He shall add or subtract, as the case may be, the difference computed in

the preceding paragraph to or from his

(b) Within ten days after any manufacturer has determined a maximum price under this order, he shall report to the Office of Price Administration in Washington, D. C., the following information: (1) The quantity and the delivered cost of each of the ingredients used in the manufacture of the comparable product and in the manufacture of the product being priced; (2) the maximum price of the comparable product; (3) the maximum price of the product being priced under this order.

(c) The maximum price reported by any manufacturer in accordance with the provisions of this order shall be subject to adjustment at any time by the Price

Administrator.

(d) The manufacturer's maximum price for sales other than at retail for an agricultural insecticide or fungicide which cannot be priced under paragraph (a) of this order shall be determined under § 1499.3 (b) of the General Maximum Price Regulation.

(e) (1) "Agricultural insecticides and fungicides" mean all dusts, spray materials, fumigants, poison baits, and like commodities used for the purpose of controlling insects on or in relation to all plants, trees, seeds, bulbs, crops, poultry, and farm animals; all such commodities used for the purpose of controlling fungous diseases of all plants, trees, seeds, bulbs, and crops, and nutritional

sprays.
(2) "Comparable product" means the comparable agricultural insecticide or fungicide which is manufactured by the same process; and which is also most like the product being priced in kind and cost of ingredients, and for which a maxi-

mum price has been established.
(3) "Manufacturer" means a person who produces, manufactures, processes or mixes agricultural insecticides and fungicides.

(4) "Maximum price" means the maximum price to a purchaser of the same

(5) "The same process" means a manufacturing or mixing operation in which there are employed substantially the same kinds and amounts of equipment and labor and the same methods as are employed in the process by which the product being priced is manufactured or mixed.

(f) This Order No. 260 (§ 1499.1496) may be revoked or amended at any time by the Office of Price Administration.

(g) This Order No. 260 (§ 1499.1496) shall become effective February 3, 1943.

Issued this 2d day of February 1943. PRENTISS M. BROWN,

Administrator.

[F. R. Doc. 43-1783; Filed, February 2, 1943; 3:40 p. m.]

PART 1499-COMMODITIES AND SERVICES [Order 182 Under § 1499.18 (b) of GMPR] WICKBURY, LTD.

Order No. 182 under § 1499.18 (b) of the General Maximum Price Regulation-Docket No. GF3-655.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register. It is ordered:

§ 1499.1083 Adjustment of maximum price for the handkerchief sold by Wickbury Ltd. (a) Wickbury Ltd., 261 Fifth Avenue, New York, New York, may sell and deliver and any person may and receive the following men's linen handkerchief at a price no higher than that set forth below:

Cut size per dozen 18" x 18" 3.64 Count Cloth No. 8121___ 1400 Linen

(b) The price set forth in paragraph (a) of this section shall be subject to the same terms and conditions of sale as were granted during March, 1942.

(c) Retail prices. Retailers may not charge for the handkerchief listed in paragraph (a) of this section a price in excess of their maximum price as established under the General Maximum Price Regulation.

(d) Wickbury Ltd. shall cause the following notice to be sent, in writing, to all persons who purchase from it the handkerchief listed in paragraph (a) of

this section:

The Office of Price Administration has permitted us to raise our maximum price for sales to you of the following handkerchief to the price set forth below:

Lot No. Count Cloth Cut size per dozen 8121____ 1400 Linen 18" x 18" 3.64

This increase represents only that part of cost increases which we were unable to absorb and it was granted with the understanding that retail prices would not be raised. The Office of Price Administration has not permitted you or any other seller to raise maximum prices for sales of this handkerchief.

(e) All prayers of the petition not granted herein are denied.

(f) This Order No. 182 is hereby incorporated as a section of Supplementary Regulation No. 14, which contains modifications of maximum prices established by § 1499.2.

(g) This Order No. 182 may be revoked or amended by the Price Administrator at any time.

(h) This Order No. 182 shall become effective February 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 2d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1781; Filed, February 2, 1943; 3:37 p. m.]

PART 1499-COMMODITIES AND SERVICES [Amendment 89 to Supp. Reg. 14 of GMPR]

DALLAS AREA PRICES FOR FLUID MILK

Correction

In the second table in the third column of the document appearing on page 1139 of the issue for Tuesday, January 26, 1943, the figure opposite Gallon in the third column should be 44 instead of 34.

maximum price for the comparable product. The resulting figure shall be the maximum price for the product being priced.

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

PART 1377-WOODEN CONTAINERS

[Rev. MPR 1861

WESTERN WOODEN AGRICULTURAL CONTAINERS

The title, the preamble, and §§ 1377.101 to 1377.110, inclusive, are renumbered and amended to read as set forth below; and §§ 1377.111 to 1377.116, inclusive, are revoked.

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

1377.101 Sales and assembling of Western wooden agricultural containers at higher than maximum prices prohibited.

1377.102 To what products, services and persons this regulation applies. 1377 103 What the invoice must contain.

P-ohibited practices. 1377.104

1377.105 Applications for adjustment and petitions for amendment.

1377.106 Records and reports. 1377.107 Enforcement.

Relation to other regulations. 1377.108

1377.109 Effective date.

Appendix A: Maximum prices for Western wooden agricultural 1377.110 containers

AUTHORITY: §§ 1377.101 to 1377.110, inclusive, issued under the authority contained in Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

§ 1377.101 Sale or assembly of Western wooden agricultural containers at higher than maximum prices prohibited. (a) On and after February 3, 1943, regardless of any contract or other obligation, no person shall sell, assemble, warehouse, or deliver, and no person shall buy or receive in the course of trade or business, any Western wooden agricultural containers, or any assembly, warehouse or delivery service performed in connection with these containers, at prices higher than the maximum prices fixed by this regulation; and no person shall agree, offer or attempt to do any of these things. The maximum prices are set out in Appendix A (§ 1377.110).

(b) Prices lower than the maximum prices may, of course, be charged and

§ 1377.102 To what products, services, and persons this regulation applies-(a) Products covered by the regulation. This regulation, under the term "Western wooden agricultural containers," covers: All sawn shook agricultural containers and veneer covers for such containers produced in the "western area," which means the states of California, Washington, Oregon, Idaho, Montana, Wyoming, Utah, Nevada, Arizona, and New Mexico. The term "agricultural container" means any assembled or unassembled box, crate, case, tray, lug, carrier, or similar container made principally of wood, and customarily used for handling, packaging, shipping, or storing

fruits and vegetables (whether fresh, dried or canned). It includes any constituent wooden part (shook) of the kind of containers mentioned, if it is ready to be assembled into the container, and also includes carstrips, bracing and industrial crating strips.

This regulation does not cover army ration boxes, veneer containers, cooperage products or parts, used containers

or wirebound boxes.

(b) Services covered by the regulation. This regulation covers the services of assembling or partially assembling, warehousing or delivering western wooden agricultural containers where the service is performed within the western area.

(c) Person covered by the regulation. This regulation extends to any person who makes a sale or performs a service, or who makes a purchase or receives a service (in the course of trade or business), which is covered by the regula-tion. The term "person" includes: an individual, corporation or any other organized groups; their legal successors or representatives; the United States, or any government, or any of its political subdivisions; or any agency of the fore-

§ 1377.103 What the invoice must contain-(a) General. Because ceiling price depends upon a number of different factors, it is necessary that each of the factors which affects the maximum price be separately shown on the invoice. Otherwise, the purchaser and the Office of Price Administration could not tell in many cases whether a price which appeared to be above the ceiling was legal or not.

Failure to invoice properly is just as much violation of this regulation as

charging an excessive price.
(b) Basic price. All invoices must contain a sufficiently complete description of the containers or parts or services to show whether the price is proper or not. Any specification or extra which affects the maximum price must be mentioned in the description.

(c) Destination of shipment. The invoice must show the place to which shipment of the containers or parts was

made.

(d) Assembly, warehouse and delivery charges. Any separate charge which the seller is permitted to make for assembling, warehousing, or delivering must be shown separately on the invoice.

§ 1377.104 Prohibited practices—(a) General. Any practice which is a device to get the effect of a higher-thanceiling price without actually raising the dollars and cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings and the like.

(b) Specific prohibited practices. The following are among the specific practices prohibited:

(1) Getting the effect of a higher price by changing credit practices or cash discounts from what they were on October This includes reducing the cash discount period, decreasing credit periods, or making greater charges for extension of credit. In any case, on sales

made through the Office of the Chief of Engineers, War Department, terms of 30 days net may be used. In all cases, if the sale is on cash terms, the maximum price must be reduced by the same amount as the sale price would have been reduced for similar cash terms on October 1, 1941. For example, if the maximum price without cash discount is \$10.00, and if in sales of this item on October 1, 1941, to purchasers of a certain class the seller reduced sales prices 2 percent for cash within 10 days, the ceiling cash price in sales to purchasers of this class is \$9.80. For purposes of this paragraph, no discount over 2 percent is considered a cash discount.

(2) Quoting a gross price above the maximum price, even if accompanied by a discount, the effect of which is to bring the net price below the maximum.

(3) Charging a purchasing commission based on quantity or value of the containers purchased, if the commission plus the purchase price is higher than the maximum price permitted by this regu-

(4) Breaking up an order which would normally be a single order into a series of smaller orders in order to evade the maximum price limitations set forth in this regulation.

(5) Making the purchaser buy some-thing he does not want in order to get

what he does want.

(c) Adjustable pricing. A price may not be made adjustable to a maximum price which will be in effect at some time after delivery of the containers has been completed. But the price may be adjustable to the maximum price in effect at the time of delivery.

§ 1377.105 Applications for adjustment and petitions for amendment-(a) Government contracts. (1) The term "gov-ernment contracts" is here used to include any contract with the United States or any of its agencies, or with the government or any governmental agency of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to promote the defense of the United States". It also includes any subcontract under this kind of contract.

(2) Any person who has made or intends to make a "government contract" and who thinks that a maximum price established in this regulation is impeding or threatens production of western wooden agricultural containers which are essential to the war program and which are or will be the subject of the contract, may file an application for adjustment in accordance with Procedural Regulation No. 6,1 issued by the Office of Price Administration.

(b) Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1,2 issued by the Office of Price Administration.

§ 1377.106 Records and reports. (a) All persons making sales or performing assembling services covered by this regulation must keep records which will show

Copies may be obtained from the Office of Price Administration.

No. 24-15

¹⁷ F.R. 5087, 5664.

^{*7} F.R. 8961.

a complete description of the containers sold or services performed, the name and address of the buyer, the date of the transaction, and the price. Buyers must keep similar records, including the name and address of the seller.

These records must be kept for any month in which the seller or buyer sold or bought 5,000 or more board feet of western wooden agricultural container shook, or in which a servicer assembled that amount of shook. They must be kept for two years, for inspection by the Office of Price Administration. Any records which the Office of Price Administration later requires must also be kept.

(b) Any reports that the Office of Price Administration has required in the past, or requires from time to time, must be

submitted.

§ 1377.107 Enforcement. (a) Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided for by the Emergency

Price Control Act of 1942.

(b) Persons who have evidence of any violation of this regulation or of any other regulation or order issued by the Office of Price Administration are urged to communicate with the nearest field, state, or regional office of the Office of Price Administration or its principal of-

fice in Washington, D. C.

- (c) War procurement agencies and their contracting or paying finance officers are not subject to any liability, civil or criminal, imposed by this regulation. "War procurement agencies" include the War Department, the Navy Department, the United States Maritime Commission and the Lend-Lease Section in the Procurement Division of the Treasury Department, or any of their agencies.
- § 1377.108 Relation to other regula-tions—(a) General Maximum Price Regulation. Any sale or delivery covered by this Revised Maximum Price Regulation No. 186 is not subject to the General Maximum Price Regulation."

°7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4487, 4659, 4738, 5027, 5276, 5192, 5365, 5445,

- (b) Revised Maximum Export Price Regulation. The maximum price for export sales of western wooden agricultural containers is governed by Revised Maximum Export Price Regulation.
- § 1377.109 Effective date. All of the provisions of Revised Maximum Price Regulation No. 186 (§§ 1377.101 to 1377.110, inclusive) shall become effective February 3, 1943.
- § 1377.110 Appendix A: Maximum prices for western wooden agricultural containers—(a) Specifications and method of figuring footages. Except where otherwise stated in this Appendix, the specifications for western wooden agricultural containers shall be those set out in "Tariff No. 1, Official Box and Crate Specifications of the Pacific Division of the National Wooden Box Association", as revised. Where the prices in this Appendix are stated to be per thousand feet of shook, footages shall be figured according to the method set forth in that tariff.
- (b) Method of figuring maximum prices for shook and covers—(1) Shook and covers produced in the northwest The northwest area consists of the states of Washington and Idaho, the counties of Gilliam, Umatilla, Baker and Union in the state of Oregon, and that part of the state of Montana west of the crest of the Rocky Mountains. In the case of shook and covers produced in the northwest area, the "basic prices" listed in Tables 2 and 3 are the maximum f. o. b. mill prices. The ceiling delivered prices are the "basic prices" plus freight from mill to purchaser. An estimated average weight of 1800 pounds per 1000 feet (or 2700 pounds per 1000 feet in the case of a standard carbracing), can be used in figuring this freight.
- (2) Shook and covers not produced in the northwest area. In the case of shook

5565, 5484, 5775, 5784, 5783, 6058, 6081, 6007, 6216, 6615, 6939, 6794, 7093, 7322, 7454, 7758, 7913, 8431, 8881, 9004, 8942, 9435, 9616, 9615, 9732, 10155, 10454; B F.R. 371, 1204, 47 F.R. 5059, 7242, 8829, 9000, 10530.

and covers not produced in the north-west area, the "basic prices" listed in Tables 2 and 3 are for containers f. o. b. the base cities of Klamath Falls, Oregon or Weed, California. The ceiling delivered prices are also shown in Tables 2 and 3. These ceiling delivered prices are "grouped" according to freight rates per 100 pounds, and the proper delivered price group is to be figured on the lower of the rates from the base cities. The delivered price "groups" are set out in Table 1.

These groups cover freight rates up to \$0.97 per 100 pounds from either of the base cities. Where the freight rate from both base cities is over \$0.97, the delivered ceiling price is the "basic price" plus freight figured on the lower of the rates from the base cities and 1800 pounds per 1000 feet (or 2700 pounds per 1000 feet in the case of standard carbracing).

TABLE 1-DELIVERED PRICE GROUPS FOR SHOOK AND COVERS NOT PRODUCED IN THE NORTHWEST AREA

Title Month	
	Lower of the freight rates
	per 100 pounds from
	Klamath Falls, Oregon
Group	and Weed, California
0	\$0.14 or less
1	Over \$0.14 to \$0.17
2	Over \$0.17 to \$0.20
3	Over \$0.20 to \$0.24
4	Over \$0.24 to \$0.21
5	Over 80. 27 to \$0.30
6	Over \$0.30 to \$0.33
7	Over \$0.33 to \$0.31
8	Over \$0.37 to \$0.42
9	Over \$0.42 to EU.41
10	Over \$0.47 to \$0.51
11	Over 80, 51 to 80, 03
12	Over \$0.55 to \$0.51
13	Over \$0.57 to \$0.01
14	Over \$0.61 to \$0.01
15	Over SU. Dt to co. or
16	Over \$0.67 to \$0.71
17	Over \$0.71 to \$0.80
18	Over \$0.80 to \$0.88
19	

(c) Maximum prices for shook used in western wooden agricultural containers. The maxium prices for 1000 feet of shook used in western wooden agricultural containers are those set out in Table 2.

TABLE 2.—SHOOK USED IN WESTERN AGRICULTURAL CONTAINERS

TABLE Z.—SHOOK OSED AT												1			1	30			1	200	ó
Item	n s i c price	Froup 0, \$2.75	Group 1, \$3.25	Group 2, \$3.75	Group 3, \$4.50	Group 4, \$5.00	Group 5, \$5.50	Group 6,	Group 7, \$6.75	Group 8, \$7.25	Group 9,	Group 10, \$9.25	Group 11, \$9.75	Group 12, \$10.50	Group 13, \$11,00	Group 14, \$11.50	Group 15,	Group 16, \$12.75	Group 17, \$14.75	Group 18,	Group 19,
Asparagus	S47 50	\$50, 25	\$50,75	\$51. 25	\$52,00	\$52, 50	\$53.00	\$53.50	\$54. 25	\$54.75	\$55, 75	\$56, 75	\$57. 25	\$58.00	\$58.50	\$59.00	\$59.75	\$6, 025	\$62. 25	\$63, 50	\$65, 25
Cases and Floor Boards, Light	The state of	Van Co		-				PO TO	20.05	52 75	54.75	55.75	56, 25	57.00	57.50	58: 00	08.70	59. 20	01. 24	022.00	
and Heavy. Cases and Floor Boards, Medium. Trays, 1 piece bottom	41, 50	44. 25	44.75 63.25	45. 25 63. 75	46.00 64.50	46, 50 65, 00	47.00 65.50	47. 50 66. 00	48. 25 66. 75	48. 75 67. 25	68, 25	69. 25 59. 25	69. 75	70, 50	71, 00 61, 00	71.50 61.50	72, 25 62, 25	72.75 62.75	74, 75 64, 75	86,00	67.75
Trays, 2 piece bottom Citrus: Standard Orange	44, 00	46, 71	5 47. 25 5 41 25	47.78	48.50	49.00	49. 50	50.00	50.75	51, 21	52, 25	53, 25 47, 25 50, 25	53, 75 47, 75 50, 75	54, 50 48, 50 51, 50	55, 00 49, 00 52, 00	55, 50 49, 50 52, 50	56, 25 50, 25 53, 25	56, 75 50, 75 53, 75	58, 75 52, 75 55, 75	54.00 57.00	55.75 58.75
Cull Grade Orange Lemon (4.44') Deciduous: Market Lugs 534	41.00	43, 7	5 44. 20	38.75	39, 50	40.00	40.5	0 41.00	41.7	42.2	43, 2	5 44. 25	44.75	45, 50	46, 00	46.50 57.50	47. 28 58. 28	47.78 58.78	49.75 60.75	51.00 62.00	63. 13
Northwest Apple (Spec. Acc.	49.0	0 45 7	5 46 2	5 46.7	5 47.50	48.0	0 48.5	0 49.0	0 49.7	50.2	5 51. 2	5 52. 25	52, 78	53. 50 56. 50	54.00	54.50 57.50	55. 25	5 55. 78	60.76	62.00	63, 75
Northwest Half-apple Other Apple, Artichoke, and Rhuharb Date, Fig, A vocado, All Othe	44.0	0 46.7	5 47.2	5 47.7	5 48.5	49.0	0 49. 5	0 50.0	0 00.1	0 01. 2	02.2							1 3	1	1	
Peach, Fruit and Baske	43.0	0 45.7	15 46. 2	5 46.7	5 47.5	0 48.0	0 48. 5	50 49.0 50 54.0	0 49.7 0 54.7	5 50. 2 5 55. 7	5 51. 2 5 56. 2	5 52.2 5 57.2	5 52.7. 5 57.7	53.56 58.56	0 54. 0 59. 0	0 54.50 0 59.50	55. 2 60. 2	5 55. 7 5 60. 7	5 57.7. 5 62.7	5 59.06 5 64.06	65.75
Twenty-pound Pear Lug— Heavy and Special Northwest- ern Pear (Spec. Acc. to #78 and #100 in Trf. #1)————————————————————————————————————	30.0	00.	75 49.2							The state of		25 55. 2				57.5		58.7	5 60.7	5 62.0	0 63.75

TABLE 2.—SHOOK USED IN WESTERN AGRICULTURAL CONTAINERS—Continued

-	1	LABLE	251	100K	USED	IN V	VESTE	ERN /	AGRIC	CULT	JRAL	CONT	CAINI	ERS-	Continu	ied					
Item	Basic	-Group 0,	Group 1,	Group 2,	Group 3,	Group 4,	Group 5,	Group 6,	Group 7,	Group 8,	Group 9,	Group 10,	Group 11,	Group 12, \$10.50	Group 13, \$11.00	Group 14, \$11.50	Group 15,	Group 16,	Group 17,	Group 18,	Group 19, \$17.75
Deciduous—Con. Display Lugs (Apricots, Plums, Prumes, Peach-Ya- kima or Wenatchee) Emperor Chests, Pear, Olive,	- \$46. (00 \$48.	75 \$49.	25 \$49. 7	75 850. 5	0 \$51. 0	0 \$51. 50	0 \$52.0	0 \$52. 7	75 \$53, 2	5 854. 25										00 \$63.75
Apricot, and Select Decidu-																					
Berry Standard Cherry Dried Fruit, Carton and Raisin Evaporated Apples: 25-pounds	- 46. 0 - 49. 0 - 44. 8	0 47.	25 47.	75 48. 2	5 49.00	49.5	0 50.00	50.5	0 51.2	5 51.7	57, 25	58, 25	58. 78	59.50	60.00	60.50	61. 2	5 61.7	5 63.7	5 65.0	0 65.75 0 63.75 0 66.75 0 62.25
Melon:	47.0	0 49.7	50. 2	25 50.7	5 51. 50	52.00	52. 50	53. 00	9 53. 7	5 54. 25	55. 25	56 25	54. 25	55.00	55. 50	56.00	56.7	57.2	5 59. 2	5 60. 5	0 62.25
Cantaloupe, Selected Slats Cantaloupe, not including						20.00	A PANY DO	DO: CA	3 00. 1	0 07. 25	58, 25	50.25	50 75	an an	01 00	00 Mar.	244 33	DOKEN	00000		The second second
Triangling. Melon. Picking boxes and field crates:	46.0 46.0	0 48.7 0 48.7	5 49. 2 5 49. 2	5 49.75 5 49.75	5 50. 50 5 50. 50	51, 00 51, 00	51.50	52.00 52.00	52.7	5 53. 25	54. 25	55. 25	55, 75	56. 50	57.00	57, 50	58. 28	58.7	5 80 7	5 62 0	67.75 63.75 63.75
Deciduous, Asparagus Con-	53.00	55.7	5 56. 2	5 56, 78	57.50	58.00	58. 50	59.00	59. 78	60, 25	61. 25	69 95	89.75	56.50	57.00	57.50	58. 25	58. 7	60. 7	62.00	63.75
nery, Vegetable, and Melon Field Crates Stitched Stock: All Stitched Stock, including Bottoms and	50. 00	52. 7	5 53. 2	5 53. 75	54. 50	55. 00	55, 50	56. 00	56. 75	57. 25	58. 25	59, 25	59. 75	60. 50	61, 00	61, 50	65. 25 62. 25	62. 75	64.78	66,00	67.75
Sweat Boxes	40 00	E1 71	E 20 0		The second	0.00000	150		1 1	100	100							1000		1 3 6	
2' x 3', Sides and Ends Only 2' x 3', 24" Bottoms Only 2' x 3', over 24" Bottoms only	50.00	61 71	60 00	DO WE	40 -	1000 0000	SKILLING	12-00	1222	0.00	10000	1	Description of		000000000000000000000000000000000000000	an 001	OLL BU	07- 10	00, 10	80, 00	86, 75
Trays 6', 7', and 8' Field and Dehydrator Vegetable;	69.00	71. 75	72, 25	72.75	63, 50 63, 50 73, 50	74.00	74. 50	75, 00	75. 75	76, 25	77. 25	78, 25	78. 75	79. 50	80.00	80. 50	81. 25	71.75 81.75	73. 75 83. 75	75. 00 85. 00	76, 75 86, 75
Octagonal Potato Lettuce	50,00				73, 50 54, 50						58, 25	78. 25 59. 25	78. 75	79. 50	80.00	80. 50	81, 25				Andrew Control
Carrot. Cauliflower Celery (Not Including 1/2	44, 00 44, 00	46. 75 46. 75	47, 25 47, 25	47.75 47.75	48, 50 48, 50	49.00 49.00	49. 50 49. 50	50. 00 50. 00	50.75 50.75 50.75	51, 25 51, 25 51, 25	52, 25 52, 25 52, 25	53. 25 53. 25			61, 00 55, 00 55, 00 55, 00				64. 75 58. 75 58. 75 58. 75	66, 00 60, 00 60, 00 60, 00	67.75 61.75 61.75 61.75
Car Strips:					48. 50 50. 50	CAL DO	OT' DA	UA, UU	04. (0	06, 201	52, 28 . 54, 25	53, 25	58. 75	54.50	55.00	55. 50	56, 25	56.75	58, 75	60,00	61, 75
4' Pine 8' Pine 4' Celery, Pine 8' Celery, Pine 1' Celery, Pine 1' Crating Strips: Cut 10 exact dimensions greeffed	40 00	40 75	49 05	01.10	35, 50 44, 50 46, 50 48, 50	30.00	30, 50	37.00	37, 75	38, 25	30 25	10 95	10 72	421.00	40.00	January :	Same.	Service Co.	and the same	62, 00 47, 00 56, 00 58, 00	
bundled in lengths not to exceed 84" for not more than 50 percent over 60"	43. 00	45, 75	46, 25	46.75	47.50	19 00	40 20	10.00			THE I				5						
Standard Thickness	36. 50	39. 25	39. 75	40. 25	41.00	41. 50	42.00	12, 50	43, 25	43. 75	14 75 A	5 75 4	2.75	3, 50	54.00 5	4. 50	55. 25	55. 75	57. 75	59. 00	60.75
Standard Thickness Bulkhead Vertical Bracing (Hoak)	49. 00	51.75	52, 25	37. 75 52. 75	38, 50 8 53, 50 8	39. 00 54. 00	39, 50 4 54, 50 5	10.00	40. 75 55, 75	41. 25 56. 25	12, 25 57, 25 5	3, 25 4 8, 25 5	3. 75 8. 75	4. 50 9. 50	17. 50 4 15, 00 4 10. 00 6	8. 00 4 5. 50 4 0. 50 6	18. 75 16. 25 11. 25	49. 25 46. 75 61. 75	51. 25 48. 75 63. 75	52, 50 50, 00 65, 00	54, 25 51, 75 66, 75
Additions to Tab					enatch	iee d	isplay	lug:		A ITH			Ya	kima	displ	av In	« C	nein		10	to -
SPECIFICATIONS OF SHOOK N	OT C	OVERI	ED IN		2 ends	25/32 N	33% x	101/2		1043	0	584			Inc	nes					
TARIFF NO. 1 Half-apple:				- 3	2 botto	0m- 7	39 X 5	10 1/2	1614			. 308	4	cleat	oms %	K 1 1/8	x 11_	01/2			. 230
Inches															tage						
2 ends 25/2 x 75/8 x 85/8 2 sides 1/4 x 75/8 x 171/2		(0.972	2	cleat	s 1/2 2	25/32	x 10 ½	2		II :	092	Pea	r-20	poun	d lug					
" vops 732. X 4 1/4 X 171/6			204								2.		2	ends	Inche:	5 x 1	11/4				0.50
2 bottoms 1/32 x 4 1/4 x 17 1/2 4 cleats 11/32 x 11/8 x 85/8			40-	Vel								-	2	tops	74 A 5	1/2 X	71/2			in Late	. 405
						Inche.	8						il.	MU GUL	%2 X 5	N 25 L	C 100 11	71/			
Footage				- 44	ends	74 A	0 % X	101/4				000			11/32 X 25/32 X						
				2	tops 5	%2 X 5	% x 1	61/2				344			age						
		T	ABLE S	L-C01	VEDS	FOR	VIII TO COM		1	101100000000000000000000000000000000000											014
	-	-			VERS	FUK	WEST	ERN	AGR	ICULT	URAI	CON	TAIN	ERS							

FOR WESTERN AGRICULTURAL CONTAINERS

AGRICULTURAL CONTAINERS																							
Description	Oleats	Trf. No.	Basic Price	Group 0	Group 1	Group 2	Group 3	Group 4	Group 5	Group 6	Group 7	Group 8	Group 8	Group 10	Group 11	Group 12	Group 13	Group 14	Group 15	Group 16	Group 17	Group 18	Group 19
(1) 5-Slat Lug (2) 5-Slat Lug (3) 5-Slat Lug (4) 5-Slat Lug (5) 2-Pc Lug (6) 2-Pc Lug (7) 2-Pc Lug (8) 2-Pc Lug (9) Lug Bottoms (10) Lug Bottoms (11) Basket Crate	916 916 14 1316 1316	104 105 106 116 118 119 120 126	2. 46 2. 65 3. 00 2. 46 2. 80 3. 00 3. 34 2. 95	2. 58 2. 78 3. 15 2. 58 2. 94 3. 15 3. 51	2.80 3.18 2.60 2.96 3.18 3.54	2. 62 2. 83 3. 20 2. 62 2. 99 3. 20 3. 57 3. 15 3. 51	3. 24	2. 68 3. 27 2. 68 3. 05 3. 27 3. 65 3. 22 3. 59	2. 70 2. 91 3. 30 2. 70 3. 08 3. 30 3. 68 3. 24	2. 72 2. 93 3. 32 2. 72 3. 10 3. 32 3. 71 3. 27	2. 75 2. 97 3. 36 2. 75 3. 14 3. 36 3. 75 3. 31 3. 69	2. 77 2. 99 3. 39 2. 77 3. 16 3. 39 3. 78 3. 33 3. 78	\$2. 39 2. 81 3. 04 3. 45 2. 81 3. 21 3. 45 3. 84 3. 39 3. 79	\$2. 42 2. 86 3. 08 3. 50 2. 86 3. 26 3. 26 3. 50 3. 44 3. 85	\$2. 46 2. 88 3. 11 3. 53 2. 88 3. 29 3. 53 3. 93	\$2. 49 2. 91 3. 14 3. 57 2. 91 3. 33 3. 57 3. 98 3. 51	\$2, 51 2, 93 3, 17 3, 59 2, 93 3, 35 3, 59 4, 01 3, 53 3, 95	\$2, 52 2, 95 3, 19 3, 62 2, 95 3, 38 3, 62 4, 04 3, 56 3, 98	\$2, 55 2, 99 3, 23 3, 66 2, 99 3, 41 3, 66 4, 09 3, 60 4, 03	\$2. 57 3. 01 3. 25 3. 69 3. 01 3. 44 3. 68 4. 12 3. 63 4. 05	\$2. 64 3. 09 3. 34 3. 80 3. 09 3. 54 3. 80 4. 24 3. 73 4. 17	\$2.69 3.10 3.40 3.86 3.15 3.60 3.86 4.32 3.84 4.25 3.28	\$2. 75 3. 22 3. 48 3. 96 3. 22 3. 69 3. 96 4. 42 3. 89

TABLE 3.-COVERS FOR WESTERN AGRICULTURAL CONTAINERS-Continued

12)	TABLE S.—COVERS FOR WELL-STATE STATE												-		-		1						
Description	Cleats	Trf. No.	Basic Price	Group 0	Group 1	Group 2	Group 3	Group 4	Group 5	Group 6	Group 7	Group 8	Group 9	Group 10	Group 11	Group 12	Group 13	Group 14	Group 15	Group 16	Group 17	Group 18	Group 19
(12) Basket Crate	98 98 96 96 96 134 134 134 134 134 134 134 136 136 136 136 136 136 136 136 136 136	168 169 151 151 155 180 181 183 183 183 183 183 183 183 183 183	1. 92 2. 111 2. 600 2. 95 2. 95 3. 000 2. 44 2. 77 2. 29 3. 2. 20 3. 3. 20 2. 27 3. 3. 27 3. 3. 27 3. 3. 27 3. 3. 27 3.	2.01 2.21 3.10 3.10 3.10 3.10 3.10 3.10 3.10 3.1	2.75 3.12 3.18 3.18 3.2.75 3.2.25 3.3.22 3.3	2. 04 2. 25 2. 27 3. 15 3. 20 2. 57 2. 29 3. 18 3. 20 2. 27 2. 28 3. 3. 20 2. 27 3. 3. 20 2. 27 3. 3. 20 3. 3. 20 3. 3. 20 3. 20 3. 3. 3. 20 3. 3. 3. 20 3. 3. 3. 3. 20 3. 3. 3. 20 3. 3. 3. 3. 20 3. 3. 3. 3. 20 3. 3. 3. 3. 20 3. 3. 3. 3. 3. 20 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3. 3	2.06 2.27 2.81 3.19 3.29 2.6 2.9 3.11 3.24 2.6 3.11 3.28 3.28 3.12 2.7 3.11 3.28 3.28 3.11 3.28 3.11 3.28 3.11 3.28 3.11 3.28 3.11 3.28 3.11 3.28 3.11 3.28 3.11 3.28 3.28 3.28 3.28 3.28 3.28 3.28 3.28	2.08 2.29 3.22 2.83 3.23 2.83 3.23 2.83 3.23 2.83 3.23 2.83 3.23 3.2	2.10 2.31 2.85 3.24 3.32 2.85 3.32 2.85 3.32 3.32 3.32 3.32 3.32 3.32 3.32 3.3	2. 33 3. 2. 88 3. 2. 73 3. 32 2. 88 3. 3. 2. 88	2.14 2.35 2.91 3.31 3.36 3.08 3.08 3.77 2.86 1.97 7.34 3.30 3.00 3.00 3.00 3.00 3.00 3.00 3	2, 15 2, 37 2, 93 3, 33 3, 33 3, 33 3, 33 2, 27 11 3, 11 3, 13 3, 2, 33 1, 2, 32 1, 3, 13 3, 2, 33 1, 2, 33 1, 3, 33 1, 3, 33 1, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3,	2 18 2 41 1 2 98 3 39 3 39 3 45 2 76 3 39 3 39 3 45 2 76 3 39 3 39 3 39 3 39 3 39 3 39 3 39 3 3	2, 98 3, 14 3, 05 3, 51 3, 44 4, 07 2, 56 2, 06 3, 13 3, 65 4, 17 4, 33 2, 44 2, 76	2. 23 2. 46 3. 47 3. 47 3. 53 3. 23 3. 23 3. 47 3. 53 3. 65 2. 82 3. 23 3. 47 3. 53 3. 47 4. 47	2. 26 2. 49 3. 3. 51 3. 51 3. 57 3. 28 3. 30 3. 20 3. 30 3. 30 30 30 30 30 30 30 30 30 30 30 30 30 3	2. 27 2. 51 3. 53 3. 53 5. 53 53 50 50 50 50 50 50 50 50 50 50 50 50 50	2.52 3.13 3.56 3.56 3.62 3.13 3.56 3.36 3.36 3.36 3.36 3.36 3.36 3.3	2.31 2.55 3.60 3.60 3.60 2.92 3.35 3.31 4.00 3.11 2.14 4.33 3.15 3.31 3.36 3.31 3.36 3.31 3.36 3.31 2.14 2.14 2.14 2.14 2.14 2.14 2.14 2.1	2 33 2 56 3 63 3 63 3 63 3 63 3 63 3 63 3 63 3	2.39 2.63 3.28 3.73 3.73 3.80 3.28 3.03 3.28 3.03 3.28 3.03 3.28 3.03 3.27 3.73 7.3 7.2 2.5 2.5 2.5 2.5 2.5 2.5 2.5 2.5 2.5 2	2.69 3.34 3.84 3.86 3.38 3.53 3.28 3.28 3.28 3.28 3.28 3.28 3.36 3.37 3.28 3.28 3.28 3.28 3.28 3.37 3.38 4.25 3.38 5.78 5.78 5.78 5.78 5.78 5.78 5.78 5.7	2.49 2.37 2.389 3.42 3.89 3.46 3.36 2.62 3.36 2.62 3.36 4.50 4.50 4.50 4.50 4.50 4.50 4.50 4.50

ADDITIONS TO TABLE 3-COVERS

Note: No additional price for slight variation in length of covers, no lower price for narrower cleats or slats. Delivery price groups based on zones in table 1. Basing points Klamath Falls, Oregon, or Weed, California, whichever is lower. Maximum for shipment beyond group 19 is basic price plus freight.

EXTRA CHARGES ON COVERS

EXTRA CHARGES ON COVERS	
	(Per
Staining cleats: Cco	vers)
For black, any covers	80.20
For red, any covers	.10
For vegetable and celery covers, ex-	
cont block	.10
For all other covers and other colors_	.05
When cleats are 1/2" or heavier add	
to these staining charges	.05
For heavier cleats:	
When cleats are 1/4" on items 29 to 42	
inalization	. 05
When cleats are 5/16" on items 29 to	
42 inclusive	. 15
Printing: For covers with slats 31/2" wide or	
less:	
When 1 slat printed in one color	. 15
When I slat printed in two colors.	. 25
When 2 or more slats printed in	
one or two colors	.15
one or two colors For covers with slats 35%" to 8"	
wide:	
When 1 or 2 slats printed in one or	
two colors	.30
When 3 or more slats printed in	
one or two colors	. 15
When stock is thinner than 1/4", add	
to these printing charges	.10
	-
VENEER COVER SPECIFICATIONS NOT	IN
TARIFF NO. 1	
Item	
29 4 slat Orange:	
20 - 11 - 02/ - 001/11	

4 slats 1/4 x 23/8 x 261/6'

2 cleats 1/2 x 11/4 x 11"

2 cleats 1/2 x 11/4 x 121/2"

30 3 slat Orange: 2 slats ½ x 2½ x 26½" 1 slat ½ x 5½ x 26½" 2 cleats ½ x 1½ x 11"

31 4 slat Lemon: 4 slats 1/4 x 25/8 x 271/8" 2 cleats 1/32 x 11/4 x 1634"

Notes: 1. Above are veneer specifications

only and are net thicknesses.

2. Where ¾6" is specified, mill may supply ¾6" sawn, ¾" veneer or ¼8" sliced.

3. Where ¼" is specified, mill may supply

3. Where ½" is specified, mill may supply ½" sawn, ½" veneer or ½" sliced.

4. Where ½'' is specified, mill may supply covers as thin as practical.

(d) Special addition for local sales of shook by metropolitan factories. (1) In "local sales" by "metropolitan factories" an addition of not more than \$5.00 per 1000 feet may be made to the basic

VENEER COVER SPECIFICATIONS NOT IN TARIFF NO. 1—continued

Item
32 3 slat Lemon:
 2 slats ½ x 2½ x 27½"
 1 slat ½ x 6 x 27½"
 2 cleats ½ x 1½ x 12½"
33 4 slat Cauliflower:

4 slats 1/7 x 23/8 x 241/2" 2 cleats 7/12 x 11/4 x 1774"

34 3 slat Cauliflower: 3 slats ½ x 2½ x 24½'' 2 cleats ½2 x 1½ x 14'' 35 4 slat Vegetable:

4 slats ½ x 2¾ x 25½"
2 cleats ½ x 1½ x 16¾"
36 4 slat Vegetable:
4 slats ½ x 3½ x 25½"

4 slats ½ x 3½ x 25½"
2 cleats ½ x 1½ x 16¾"
37 3 slat Lettuce:
3 slats ½ x 4% x 25"

3 slats ½ x 4% x 25" 2 cleats %2 x 1¼ x 16¾" 88 Wide center slat Lettuce: 2 slats ½ x 4¼ x 25" 1 slat ½ x 7½ x 25" 2 cleats %2 x 1¼ x 16¾"

2 cleats 1/32 x 1/4 x 10 39 Half-Crate: 3 slats 1/4 x 23/6 x 25''

2 cleats ½ x 1¼ x 13" 3 slat Dry Pack: 3 slats ½ x 2½ x 25½" 2 cleats ½ x 1¼ x 13½"

1 Special Dry Pack: 2 slats 1/6 x 3 1/2 x 25 1/2" 1 slat 1/6 x 4 1/6 x 25 1/2" 2 cleats 3/62 x 1 1/4 x 15 1/2"

2 cleats %2 x 1 1/4 x 15 1/2 5 slat Vegetable: 5 slats 1/4 x 2 3/4 x 25" 2 cleats 7/4 x 1 1/4 x 16 3/4" prices for shook. A "local sale" is a sale of less than 10,000 feet of shook to be delivered within a radius of 25 miles of the factory. A "metropolitan factory" is a factory whose box production in the year 1942 was at least 66 percent industrial box and which is located within the city limits, or within five miles of the city limits, of any of the following cities:

Oakland, California.
San Francisco, California.
San Pedro, California.
Portland, Oregon.
Salem, Oregon.
Seattle, Washington.
Spokane, Washington.
Tacoma, Washington.

(2) This special addition applies only to shook. It does not apply to covers or to any service or extra.

(3) This special addition can be made only in local sales by metropolitan factories that have made application to the Office of Price Administration and whose names are published in the Federal Register as qualifying for the addition. The application should be made by letter to the Lumber Branch, Office of Price Administration, Washington, D. C.

(e) Maximum prices for covers. The maximum prices for one hundred units of sawn pine covers or any species of stitched veneer covers are set out in Table 3. The prices are for standard specifications, for covers that in length vary slightly from standard, and for cleats and slats that are narrower than standard. These ceiling prices apply only when covers are sold alone. When covers are included in shook, the maximum prices in Table 2 govern. It is a violation of this regulation to price covers under Table 3 when the covers are ordered included in shook. However, in the case of shook for apple box specification No. 36 in Tariff 1, if the cover and bottoms vary from this speci-

fication, Table 3 can be used to price the cover and bottom separately.

(f) Mark-up for retail sales of shook and covers. In "retail sales" a mark-up of not more than \$5.00 per 1000 feet may be added to the maximum price for shook and covers. A retail sale is a sale of less than 2000 feet of shook and covers. If the seller in a retail sale delivers shook out of a warehouse, a charge for delivery may be made in accordance with Table 6 (paragraph (i) of this Appendix)

(g) Maximum prices for assembling shook into containers. The maximum prices which may be charged for assembling or partially assembling shook into western wooden agricultural containers are set out in Table 4. These ceiling prices apply only where the assembling is done in the western area.

TABLE 4-ASSEMBLY CHARGES

Par	C Units
Fresh annie	02 00
Fresh appleArtichoke and rhubarb	\$2.00
Acnoragie with contage	2.00
Asparagus, with centers	3. 25
Asparagus, without centers	2.75
BerryCannery	(2) 2.00
Cannery	2.50
Cherry, with partitionsCherry, without partitions	(1) 2.00
Cherry, without partitions	1.75
Fruit and Dasket Crates, Deach, per-	
simmon	(2) 2.00
Dried fruit and raisin	2.00
Dried fruit—carton	2.00
Orange and lemon	
Orange and lemon, half boxes	3.00
	2. 25
Sub-standard lugs	(2) 2.00
Ordinary lugs	(2) 2.00
Display lugs, framing only	2.00
Display lugs, complete, including	
nailed ends	2.50
Display lugs, nailing cleats to ends	
Ordinary lugs. Display lugs, framing only Display lugs, complete, including nalled ends Display lugs, nailing cleats to ends only Cantaloupe heads, per 100 pairs Cantaloupe crates complete	. 50
Cantaloupe heads, per 100 pairs	2. 20
Cantaloupe crates complete	4. 40
Cantaloune framing only	2. 40
Cantaloune flots	2.20
For politica hamilated	1.75
Cantaloupe flats For nailing beveled slats on canta-	
	.10
Honey-dew heads, with posts, per 100 pairs Honey-dew framing only Honey-dew committee only	
pairs	1.40
Honey-dew framing only	2.10
Honey-dew complete with posts	3.50
Honey-dew complete with posts	9 10
	2) 2 00
Pear	2.00
Picking hoves with posts	2.50
Picking hoves with posts	7.50
Fresh for date	5.75 1.75
Picking boxes, with posts Picking boxes, without posts Fresh fig, date, and avocado	1.75
out cattas	2.00
potato crates. Navy speci-	1367
acadons:	
Strapping 8.00	
Maning 6 00	14.00
Aldys:	14.00
2 x 3	
3 x 6	5.00
3 x 7	12.00
3 x 7	13.00
3 x 8	14.00
-weat boxes	13.00
	17.00
	2000
10 Slat, framing only	2.10
o stat, framing only	2.00
	2.10
10-slat complete	
9-slat complete	4. 20
9-slat complete Pea crates—same charge as 10-slat Vegetable crate.	4.10
vegetable crate.	
Cauliflower and I	
Cauliflower and half lettuce crates:	
	1.75
Coming heads only	2.10
Complete	3.85
Nalling heads only Complete Sturdee celery, framing only	2.50
, , , , , , , , , , , , , , , , , , ,	4.00

THE T POSEMBLY	CHARGES—Continued	(1)
	Per C Units	botto
Sturdee celery, nailing	g heads only 2 50	(2)
sturdee celery, comp	lete 5.00	For e
dalf celery, framing o	only 2.90	add :
Half celery, nailing h	neads only 2.10	

Half celery, complete_____ 5.00 2.00 specially placed bundles—05 per C prints above normal nailing charge. Paneled head mortised and tenoned __ 2.25 Stitching: One slat and 2 cleats_ .35

2 or more slats and 2 cleats_____ 2 or more slats and 3 cleats_____

Orange and lemon slats only (1 or 2

Bevels:

) If stitched covers instead of nailed oms, add 25¢.

If no cleats, deduct 25¢ per C boxes. each extra pair of cleats over first pair, 25¢ per 100 boxes.

(h) Maximum prices for extra services. The maximum amounts by which the ceiling prices established in this regulation may be increased for extra services are set out in Table 5. These maximum extra charges apply only where the extra service is performed in the western area

TABLE 5-EXTRA CHARGES

Cantaloupe slats (both adges)	\$0 10 per C pieces
The piece (Doott Edges)	0 25 per C pieces.
Top edge, 1 or 2 corners	0 15 per Culear
on collicis (eaced) asharabhs and nemal	
Handholes, Beer box type	0. 50 per C operations.
Less than 14" long	527 kg
Labels over 14" long	0.40 per Clabels.
Panel type celery heads	
Notching:	0.65 per Clabels.
Other than vegetable and field crates	
Vegetable or Field crate posts and rails	
Printing:	0. 75 per C crates.
1 color	
2 color	0. 15 per C prints.
2 color	0. 25 per C prints.
Set-up type (plus \$2.00 for column)	0.50 per C prints.
Set-up type (plus \$2.00 for setup)	0. 15 per C prints.
Rabbeting and Dodoing (except sweat boxes)	0.40 per C operations.
Sanding or special surfacing specified by customer	10.00 per M feet.
SlottingStaining;	0. 15 per C operations.
Ends	1.00 per C pieces.
Cleats on unitized stock	See cover list.
Cleats on other stock	0.05 per C pieces.
*J446.	
Double wire or double rope tying including marking	1. 25 per M feet.
Triple wire of triple rone tving including marking	2. 50 per M feet.
Special placed print bunding	2. 00 per C boxes.
Summing unspiny chus and clears together	0. 75 per C boxes.
Ligor Collars and Daners in hear hoves	0. 35 per C boxes.
Triangling corner posts (4 posts per crate or box)	0. 10 per C posts.
	2,0000

For specifications of "All No. 1 Ends", add to the price of the excess over the standard proportion of one-third No. 1 ends \$1.75 per M feet.

The cutting of one or more grooves, rabbets, notches or slots in any piece under 24" long shall be considered as one operation.

Where the buyer specifies export quality shook with a dryness of 18 percent or less, add \$5.00 per M feet.

(i) Maximum charges for warehousing and delivering containers. The maximum charges which may be made for warehousing and delivering western wooden agricultural containers are set out in Table 6. These maximum charges apply only when the warehouse or delivery service is performed in the western area. The applicable maximum charges for warehouse and delivery services depend in part on whether the shipment is made out of the stocks of a "mill warehouse" (one that is physically next to a mill) or a "distribution warehouse" (one that is not located next to a mill). In the case of all warehouses located in the northwest area, the maximum charges in Table 6 are to be added to the "basic prices." In the case of warehouses not located in the northwest area, the maximum charges in Table 6 are to be added to the maximum prices for the

price "group" in which the warehouse is located.

TABLE 6-MAXIMUM CHARGES FOR WAREHOUS-ING AND DELIVERING CONTAINERS

I. Where shipment totals 30,000 pounds or

If made out of the stocks of a mill warehouse, nothing may be added for either warehousing or delivering.

If made out of the stocks of a distribution warehouse, \$2.00 per M feet may be added for both warehousing and delivering shook

covers, carbracing and/or car strips; or 10 cents per C units of unitized stock.

II. Where shipment totals less than 30,000 pounds and is made out of the stocks of either a mill warehouse or a distribution warehouse:

For the service of warehousing, \$3.00 per M feet may be added for shook (other than vegetable), covers, carbracing and/or carstrips; \$2.00 per M feet for vegetable shook; and 15 cents per C units of unitized stock.

This addition cannot be made where the seller has made a retail sale mark-up as permitted in paragraph (f) of this Appendix ("Mark-up for retail sales of shook.")

For the service of delivering any of these items, \$2.00 per M feet, or 10 cents per C units of unitized stock, may be added. This charge may be made in the case of retail. charge may be made in the case of retail sale

III. For delivering framed stock in less

than carload quantities:
\$4.00 per M feet may be added if delivery is by truck, or \$1.00 per M feet if delivery is over a conveyer system.

(j) Maximum prices for containers not specifically listed in this regulation. The maximum price for any western wooden agricultural container or part, or service performed in connection with containers, for which a ceiling price is not listed in this Appendix is the maximum price for the most similar container, part or service listed. If no similar item or service is listed, the seller should write a letter to the Office of Price Administration describing the item or service and stating the ceiling price requested. The Office of Price Administration will authorize a maximum price by letter. Before the authorization is received the seller may quote and deliver at the requested maximum price provided that the sales price is adjusted to the maximum price authorized. Refunds must be made where necessary.

(k) Rounding out maximum prices. The maximum price for 100 units of boxes and crates in shook or assembled form may be rounded out to the nearest nickel. The maximum price for parts may be rounded out to the nearest cent

per 100 pieces.

Issued this 3d day of February 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1805; Filed, February 3, 1943; 11:07 a. m.]

PART 1499-COMMODITIES AND SERVICES [Order 261 Under § 1499.3 (b) of GMPR]

NICKEY BROTHERS, INC.

Nickey Brothers, Incorporated, of Memphis, Tennessee, has made applica-tion under § 1499.3 (b) of the General Maximum Price Regulation for specific authorization to determine the maximum price for a commodity which cannot be priced under § 1499.2 thereof. Due consideration has been given to the application and an opinion in support of the order has been issued simultaneously herewith and has been filed with the Division of the Federal Register. For the reasons set forth in the opinion and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order 9250, It is ordered:

Approval of maximum § 1499.1497 prices for sale by Nickey Brothers, Inc., of special oak dimension stock. (a) On and after February 4, 1943, Nickey Brothers, Inc., of Memphis, Tennessee, may sell and deliver, and any person may purchase and receive from Nickey Brothers, Inc., special oak dimension stock consisting of sets of two pieces in the following sizes and specifications at

a price not to exceed \$150.00 per M feet board measure, f. o. b. mill:

1 piece 13/6" x 13/4" x 51"—S4S 1 piece 13/6" x 13/4" x 24"—S4S Stock to be kiln dried, flat, straight, and practically clear grade.

(b) This Order No. 261 may be revoked or amended at any time.

(c) This Order No. 261 (§ 1499.1497) shall become effective February 4, 1943.

Issued this 3d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1811; Filed, February 3, 1943; 11:08 a. m.]

PART 1499-COMMODITIES AND SERVICES [Order 183 Under § 1499.18 (b) of GMPR]

C. EARL HAWLEY

Order No. 183 under § 1499.18 (b) of the General Maximum Price Regulation-Docket No. GF3-1655.

For the reasons set forth in an opinion issued simultaneously herewith, It is

ordered:

§ 1499.1084 Adjustment of the maximum prices of C. Earl Hawley for gravel, stone and pebbles. (a) Specific authority is hereby granted C. Earl Hawley, East Detroit, Michigan to sell or offer for sale various kinds and sizes of gravel, sand and stone at the prices set forth below:

	Wholesale, maximum price per net ton delivered	Retail,* maximum price per net ton delivered
Sand	2.75	\$2,00 2,25 2,25 2,25 2,15 2,25 3,00 1,50

*The term retail used in the schedule refers to sales made to contractor consumers rather than sales to ultimate users.

(b) All prayers of the application not granted herein are denied.

(c) This Order No. 183 may be revoked or amended by the Price Administrator at any time.

(d) This Order No. 183 (§ 1499.1084) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(e) This Order No. 183 (§ 1499.1084)

shall become effective February 3, 1943. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 3d day of February, 1943. PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-1813; Filed, February 3, 1943; 11:08 a. m.l

PART 1499-COMMODITIES AND SERVICES [Order 184 Under § 1499.18 (b) of GMPR]

LEHIGH SEWER PIPE AND TILE CO.

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

§ 1499.1085 Adjustment of the maximum price of Lehigh Pipe and Tile Company for Clapipe Sewer Jointing Compound. (a) Specific authority is hereby granted the Lehigh Sewer Pipe and Tile Company of Fort Dodge, Iowa, to sell Clapipe Sewer Pipe Jointing Compound in the states of Illinois, Wisconsin, Iowa, Minnesota, North Dakota, South Dakota and Nebraska at the prices set forth below

(1) 11e per pound delivered when sold

to dealers, and
(2) 131/4¢ per pound delivered when

sold to consumers.
(b) This Order No. 184 may be revoked or amended by the Price Adminis-

trator at any time.

(c) This Order No. 184 (§ 1499.1085) is hereby incorporated as a section of Supplementary Regulation No. 14 which contains modifications of maximum prices established by § 1499.2.

(d) This Order No. 184 (§ 1499.1085) shall become effective February 4, 1943. (Pub. Laws 421 and 729, 77th Cong.; E.O.

9250, 7 F.R. 7871)

Issued this 3d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1814; Filed, February 3, 1943; 11:08 a. m.l

PART 1499-COMMODITIES AND SERVICES [Order 185 Under § 1499.18 (b) of GMPR] SIMS COLLAR AND LEATHER CO.

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

§ 1499.1086 Denial of application for adjustment of maximum prices of harness and saddlery items sold by the Sims Collar and Leather Company of Chattanooga, Tennessee. (a) The application of the Sims Collar and Leather Company filed October 7, 1942, and assigned Docket No. 3061-2 requesting permission to increase its maximum prices of harness and saddlery items is denied.
(b) This Order No. 185 (§ 1499.1086)

shall become effective February 4, 1943. (Pub. Laws 421 and 729, 77th Cong.; E.O.

9250, 7 F.R. 7871)

Issued this 3d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1815; Filed, February 3, 1943; 11:07 a. m.]

TITLE 43-PUBLIC LANDS: INTERIOR

Chapter I-General Land Office [Circular No. 1524]

PART 250-PUBLIC SALES

AMENDING REGULATIONS GOVERNING PUBLIC SALES BIDS SENT BY MAIL

The regulations governing public sales (43 CFR, Part 250) are hereby amended so as to incorporate provisions relating to bids sent by mail, as follows:

§ 250.10 The sale. The land will be offered for sale at public auction, at not less than its appraised value, at the time and place fixed in the public notice.

Bids may be made by the principal or his agent, either personally at the sale

or by mail.

Bids sent by mail will be considered only if received at the district land office prior to the hour fixed for the sale. These bids must be enclosed in sealed envelopes and must be accompanied by certified checks or post office money orders for the amounts of the bids. The envelopes must be marked in the lower left-hand corner substantially as follows: "Public sale bid, Serial No.______, Sale, ________ 19 ____." The envelopes containing the sealed bids will not be opened by the Register until the time fixed for the sale.

The Register will commence the sale by reading the public announcement thereof and by opening the sealed bids and announcing such bids. He will then receive bids from the persons present and at the conclusion of the auction will announce the name of the highest

bidder.

The Register will keep a record showing the names of the bidders and the amount bid by each and whether the bid was made by the principal or his agent, personally at the sale or by mail. Such record will be transmitted to the General Land Office with the other papers in the case.

(R.S. 453, 248; 43 U.S.C. 2, 1201)

FRED W. JOHNSON, Commissioner.

Approved: January 20, 1943.

OSCAR L. CHAPMAN,
Assistant Commissioner.

[F. R. Doc. 43-1799; Filed, February 3, 1943; 9:45 a. m.]

TITLE 46—SHIPPING

Chapter IV—War Shipping Administration

[General Order 29]

PART 341—SHIP WARRANT RULES AND REGULATIONS

SUSPENSION OF RATE CEILINGS

§ 341.75 Suspension of rate ceilings with respect to vessels of less than 1,000 gross tons. Except as otherwise directed by the Administrator, the maximum rate ceiling as prescribed in paragraph 2 of the "Uniform Conditions to be Incorporated into the Undertaking by reference on Schedule A, February 3, 1943", is suspended until March 3, 1943, in its application to vessels of less than 1,000 gross tons whose owners or operators file with the Warrants Section, War Shipping Administration, a detailed voyage account covering the voyage immediately preceding the first voyage made as a warrant-holding vessel.

The foregoing does not suspend nor affect the provisions of the warrant agree-

ment relating to trading areas of vessels or their cargoes.

(E.O. 9054, 7 F.R. 837)

[SEAL]

E. S. LAND, Administrator.

FEBRUARY 3, 1943.

[F. R. Doc. 43-1828; Filed, February 3, 1943; 12:04 p. m.]

Notices

WAR DEPARTMENT.

[Civilian Restrictive Order 26]

TULE LAKE WAR RELOCATION AREA, CALIF.

DESIGNATION

JANUARY 25, 1943.

Headquarters Western Defense Command and Fourth Army, Office of the Commanding General, Presidio of San Francisco, California.

Pursuant to the provisions of Public Poclamation No. 8, this headquarters, dated June 27, 1942, which provides in part as follows:

Pursuant to the determination of military necessity hereinbefore set out, all of the territory included within the exterior boundaries of each Relocation Center now or hereafter established within the Western Defense Command, as such boundaries are designated and defined by orders subsequently issued by this headquarters, are hereby designated and established as War Relocation Project Areas.

the boundaries of the Tule Lake War Relocation Project Area are hereby designated and particularly described as follows:

A tract of land in the Counties of Modoc and Siskiyou, State of California, more particularly described as follows, to wit:

Commencing at the southwest corner of Section 23, Township 47 North, Range 5 East, Mount Diablo Base and Meridian, in Modoc County, California; thence west about two miles along the south line of Sections 22 and 21, Township 47 North, Range 5 East, to the intersection of said south line with the east right-of-way line of the Great Northern Railroad; thence north along the east line of said railroad right-of-way one-half mile to the intersection of the east line of said railroad right-of-way with the east-west center line of said Section 21; thence west a few hundred feet along said east-west center line of Section 20 and the east-west center line of Section 20, Township 47 North, Range 5 East, to the most easterly corner of Lot 25 of said Section 20; thence northwesterly about two and three-fourths miles along the northeasterly line of Lot 25 in Sections 20 and 17, Township 47 North, Range 5 East and along the northeasterly line of Lots 16 and 17 in Sections 18 and 7, Township 47 North, Range 5 East, to the most northerly corner of said Lot 16, said corner being on the boundary line between Siskiyou and Modoc Counties; thence continuing in Siskiyou County, California, a distance of about one and one-fourth miles in a northwesterly direction along the northeasterly line of Lots 12 and 13, Section 12, Township 47 North, Range 4 East, to the most northerly corner of said Lot 13; thence south about two and one-fourth miles along the west line of Sections 12, 13, and 24, Town-

ship 47 North, Range 4 East, to the west quarter corner of said Section 24; thence east one mile along the east-west center line of said Section 24 to the east quarter corner said Section 24 to the east quarter corner of said Section 24, said quarter corner being on the boundary line between Siskiyou and Modoc Counties, State of California; thence continuing in Modoc County in an easterly direction about two miles along the east-west center line of Sections 19 and 20, Township 47 North, Range 5 East, to the intersection of said east-west center line of Section 20 with the westerly right-of-way line of the with the westerly right-of-way line of the Great Northern Railroad; thence south two miles along the westerly right-of-way line of said Railroad to the intersection of the west-erly right-of-way line of said Railroad with the east-west center line of Section 32, Township 47 North, Range 5 East; thence east about one-half mile along the east-west cenabout one-half mile along the east-west center line of said Section 32 and the east-west center line of Section 33, Township 47 North, Range 5 East, to the intersection of said east-west center line of Section 33 with the meander line of Tule Lake; thence continuing in a northeasterly direction about one and three-quarters miles along the said meander three-quarters miles along the said meander line of Tule Lake, through Sections 33, 34 and 27, Township 47 North, Range 5 East, to the intersection of said meander line of Tule Lake with the north-south center line of said Section 27; thence south about one and one-half miles along the north-south center one-nair miles along the north-south center line of said Section 27 and the north-south center line of said Section 34. Township 47 North, Range 5 East, to the south quarter corner of said Section 34; thence east about one-eighth mile along the south line of said Section 34 to the intersection of said south line of Section 34 with the meander line of Conic Bay: theree northeasteric about about 10 conic Bay: theree northeasteric about a conic Bay: theree acts a conic Bay: there acts a conic Bay: theree acts a conic Bay: there acts a conic Bay: there acts a conic Bay: there acts a conic Bay: the conic Bay: there acts a conic Bay: the act Copic Bay: thence northeasterly about one and one-half miles along the meander line of Copic Bay through Sections 34 and 35, Township 47 North, Range 5 East, to the intersection of said meander line with the south line of Section 26, Township 47 North, Range 5 East; thence east about one and one-eighth miles along the south line of said Section 26 and the south line of Section 25, Township 47 North, Range 5 East, to the south quarter corner of said Section 25; thence north about one-fourth mile along the north-south cen-ter line of said Section 25 to the intersection of said north-south center line with the meander line of Tule Lake; thence northeast-erly along the meander line of Tule Lake about one mile through Sections 25 and 24, Township 47 North, Range 5 East, to the intersection of said meander line with the east line of said Section 24; thence continuing northeasteria along the said section 19. east line of said Section 24, thence continuing northeasterly along the said meander line of Tule Lake about one-fourth mile through Section 19, Township 47 North, Range 6 East, to the intersection of said meander line of Tule Lake with the east-west center line of said Section 19; thence west about onefourth mile along said east-west center line of Section 19 to the west quarter corner of Section 19; thence west two miles along the east-west center line of Sections 24 and 23, Township 47 North, Range 5 East, to the west quarter corner of said Section 23; thence south one-half mile along the west line of said Section 23 to the southwest corner of said Section 23, the same being the point of beginning; said tract of land containing 5,480 acres, more or less

Civilian Restrictive Order No. 21, this headquarters, dated September 23, 1942, and the designation and particular description of boundaries therein are hereby superseded.

J. L. DEWITT, Lieutenant General, U. S. Army, Commanding.

[F. R. Doc. 43-1754; Filed, February 2, 1943; 11:55 a. m.] [Civilian Restrictive Order 27]

CAMP DALTON WELLS WAR RELOCATION PROJECT AREA, UTAH

DESIGNATION

JANUARY 27, 1943.

Headquarters Western Defense Command and Fourth Army, Office of the Commanding General, Presidio of San Francisco, California.

Pursuant to the provisions of Public Proclamation No. 8, this headquarters, dated June 27, 1942, which provides in part as follows:

Pursuant to the determination of military necessity hereinbefore set out, all of the territory included within the exterior boundaries of each Relocation Center now or hereafter established within the Western Defense Command, as such boundaries are designated and defined by orders subsequently issued by this headquarters, are hereby designated and established as War Relocation Project Areas.

the boundaries of the Camp Dalton Wells War Relocation Project Area are hereby designated and particularly described as follows:

A tract of land in the County of Grand, State of Utah, more particularly described as follows, to wit:

The northwest one-quarter (NW1/4) of Section 22, Township 24 South, Range 20 East, Salt Lake Base and Meridian, Grand County, State of Utah.

J. L. DEWITT, Lieutenant General, U. S. Army, Commanding.

[F. R. Doc. 43-1755; Filed, February 2, 1943; 11:55 a. m.]

[Civilian Restrictive Order 28]

COW CREEK WAR RELOCATION PROJECT AREA, CALIF.

DESIGNATION

JANUARY 28, 1943.

Headquarters Western Defense Command and Fourth Army, Office of the Commanding General, Presidio of San Francisco, California.

Pursuant to the provisions of Public Proclamation No. 8, this headquarters, dated June 27, 1942, which provides in part as follows:

Pursuant to the determination of military necessity hereinbefore set out, all of the territory included within the exterior boundaries of each Relocation Center now or hereafter established within the Western Defense Command, as such boundaries are designated and defined by orders subsequently issued by this headquarters, are hereby designated and established as War Relocation Project Areas.

the boundaries of Cow Creek War Relocation Project Area are hereby designated and particularly described as follows:

A tract of land in the County of Inyo, State of California, more particularly described as follows, to wit:

The northwest one-quarter (NW ¼) of the northeast one-quarter (NE ¼) of the northeast one-quarter (NE ¼) of Section 4, Township 27 North, Range 1 East, San Bernardino Base and Meridian, consisting of ten (10)

acres more or less, located in the County of Inyo, State of California.

> J. L. DEWITT, Lieutenant General, U. S. Army, Commanding.

[F. R. Doc. 43-1756; Filed, February 2, 1943; 11:55 a. m.]

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.
[Docket No. A-1262]

DISTRICT BOARD 8

NOTICE OF AND ORDER FOR HEARING, ETC.

In the matter of the petition of District Board No. 8 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 8 pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

Notice of and order for hearing and order denying motion to terminate temporary relief.

A petition and Motion to Terminate Temporary Relief, pursuant to the Bituminous Coal Act of 1937, having been duly filed with this Division by the abovenamed party;

It is ordered, That a hearing in the above-entitled matter under the applicable provisions of said Act and the rules of the Division be held on February 23, 1943, at 10 o'clock in the forenoon of that day, at a hearing room of the Bituminous Coal Division, Washington, D. C. On such day the Chief of the Records Section will advise as to the room where such hearing will be held.

It is further ordered, That W. A. Cuff, or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, take evidence, to continue said hearing from time to time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in this proceeding and eligible to become a party herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Coal Division for proceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division on or before February 18, 1943.

All persons are hereby notified that the hearing in the above-entitled matter and any orders entered therein, may concern, in addition to the matters specifically

alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessarily corollaries to the relief, if any, granted on the basis of this petition.

The matter concerned herewith is in regard to a petition and motion filed with the Division by District Board No. 8 requesting that the temporary minimum prices established for the coals produced by the Red Jacket No. 9 Mine, Mine Index No. 5246 of the Red Jacket Coal Corporation in the order dated January 24, 1942, and order dated March 25, 1942, be terminated and that the following permanent and final minimum prices as represented by the following classifications and prices for rail, rail-lake, and truck movement be established:

1-4	5-6	7	8	9	10	11-	15- 17	18-	24-27
0	н	G	E	0	E	A	A	Λ	A
RA	IL	-L	KI	E					
1-2	3-4	5-6	7	8	9	10	16- 17	18- 21	24-27
. 0	M	L	F	В	A	E	J	A	A
	TR	UC	K						
		1	2	3	4	5	6	7	8
		27	255	255	250	233	245	220	215
	RA 1-2	RAIL- 1-23-4 O M	RAIL—LA 1-2 3-4 5-6 0 M L TRUC	RAIL—LAKI 1-23-45-67 OMLF TRUCK	RAIL—LAKE 1-23-45-678 OMLFB TRUCK	RAIL—LAKE 1-23-45-6789 OMLFBA TRUCK	O H G E C E A RAIL—LAKE 1-23-45-678910 O M L F B A E TRUCK	TRUCK O H G E C E A A RAIL—LAKE 1-2 3-4 5-6 7 8 9 10 16-17 TRUCK	RAIL—LAKE 1-2 3-4 5-6 7 8 9 10 16-18-17-17-11 O M L F B A E J A TRUCK

It is further ordered, That the Motion to Terminate Temporary Relief and for Permanent Relief filed by petitioner on January 19, 1943, be and the same is hereby denied.

Dated: February 2, 1943.

[SEAL] DAN H. WHEELER, Director.

[F. R. Doc. 43-1820; Filed February 3, 1943; 11:16 a. m.]

[Docket No. B-8]

ORDER GRANTING MOTION TO DISMISS AND CANCELLING NOTICE OF AND ORDER FOR HEARING

A complaint in the above-entitled matter dated September 4, 1941, pursuant to sections 4 II (j) and 5 (b) of the Bituminous Coal Act of 1937, having been duly filed on September 4, 1941, by Bituminous Coal Producers Board for District No. 3, a District Board, complainant, with the Bituminous Coal Division (the "Division"), alleging wilful violation by Tony Caputo, Code Member, of the Bituminous Coal Code, or rules and regulations

thereunder; and
The above-entitled matter having been heretofore scheduled for hearing at 10:00 a. m. on December 3, 1941, at a hearing room of the Bituminous Coal Division at the Post Office Building, Clarksburg,

West Virginia, pursuant to an order of the Division issued October 7, 1941, and subsequently postponed by an Order of the Division issued March 7, 1942, to a date and hearing room thereafter to be designated by an appropriate order; and The complainant having filed on

January 20, 1943, with the Division its Motion to Dismiss the above-entitled matter without prejudice to the filing of

a new complaint; and

The Director deeming it appropriate that said motion should be granted and that the above-entitled matter should be dismissed and said hearing be cancelled;

Now, therefore, It is ordered, That the above-entitled matter be, and the same is hereby dismissed without prejudice to the institution of any other proceeding that the Division may deem appropriate;

It is further ordered, That the hearing in the above-entitled matter be and the same is hereby cancelled.

Dated: February 1, 1943.

DAN H. WHEELER, Director.

[F. R. Doc. 43-1821; Filed, February 3, 1943; 11:16 a. m.]

General Land Office.

[Public Land Order 78]

NEW MEXICO

WITHDRAWING PUBLIC LANDS FOR THE RIO GRANDE CANALIZATION PROJECT

By virtue of the authority vested in the President by sec. 1 of the act of May 13, 1924, c. 153, 43 Stat. 118, as amended by the act of August 19, 1935, c. 561, 49 Stat. 660, by the act of August 29, 1935, c. 805, 49 Stat. 961, and by the act of June 4, 1936, c. 500, 49 Stat. 1463, and pursuant to Executive Order No. 9146 of April 24, 1942, and to sec. 1 of the act of June 28, 1934, as amended, c. 865, 48 Stat. 1269 (U.S.C. title 43, sec. 315), It is ordered as follows:

Subject to valid existing rights, the following-described public lands are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining and mineral leasing laws, and reserved for the use of the Department of State, in connection with the Rio Grande Canalization Project:

NEW MEXICO PRINCIPAL MERIDIAN

T. 22 S., R. 1 E. Sec. 20, S½ SW¼ T. 19 S., R. 3 W., Sec. 24, NE1/4

The areas described aggregate 240 acres.

The orders of the Secretary of the Interior of July 11, 1935, and April 8, 1935, establishing New Mexico Grazing Districts Nos. 3 and 4, respectively, are hereby modified to the extent necessary to permit the use of the land as herein provided.

ABE FORTAS. Acting Secretary of the Interior. JANUARY 15, 1943.

[F. R. Doc. 43-1795; Filed, February 3, 1943; 9:44 a. m.]

No. 24-16

[Public Land Order 82]

ALASKA

WITHDRAWING PUBLIC LANDS FOR USE IN CONNECTION WITH THE PROSECUTION OF

By virtue of the authority vested in the President and pursuant to Executive Order No. 9146 of April 24, 1942, It is

ordered as follows:

Subject to valid existing rights, (1) all public lands, including all public lands in the Chugach National Forest, within the following-described areas are hereby withdrawn from sale, location, selection, and entry under the public-land laws of the United States, including the mining laws, and from leasing under the mineral-leasing laws, and (2) the minerals in such lands are hereby reserved under the jurisdiction of the Secretary of the Interior, for use in connection with the prosecution of the war:

NORTHERN ALASKA

All that part of Alaska lying north of a line beginning at a point on the boundary between the United States and Canada, on the divide between the north and south the divide between the north and south forks of Firth River, approximate latitude 68°52′ N., longitude 141°00′ W., thence westerly, along this divide, and the periphery of the watershed northward to the Arctic Ocean, along the crest of portions of the Brooks Range and the De Long Mountains, to Cape Lieburne

The area described, including both public and non-public lands, aggregates 48,800,000

ALASKA PENINSULA

Beginning at the highest point on Mt. Veniaminof, approximate latitude 56°13' N., lon-gitude 159°24' W.;

outh, approximately 24 innes, on the north shore of Ivanof Bay; South, approximately 24 miles, to a point

Northeasterly, approximately 400 miles, along the Pacific Ocean, Shelikof Strait and Cook Inlet to Tuxedni Bay;

Northwesterly, approximately 46 miles, along the south shore of Tuxedni Bay, to the headwaters of the principal stream entering Tuxedni Bay from the west, across the Aleutian Range of mountains to the most rottled. to the most northerly point of Little Lake Clark;

Southwesterly, approximately 340 miles, along the easterly shores of Little Lake Clark, Lake Clark and Sixmile Lake to Newhalen River, downstream along the left bank of Newhalen River to Iliamna Lake, southwesterly along the north and west shores of Iliamna Lake to Kvichak River, downstream along the left bank of Kvichak River, and the shores of Kvichak Bay and Bristol Bay, to a point due north of the point of beginning;

South approximately 22 miles, to the point of beginning.

The area described, including both public and non-public lands, aggregates 15,600,000

KATALLA-YAKATAGA

Beginning at Cottonwood Point, at the mouth of Copper River, approximate latitude 60°17' N., longitude 144°55' W.;

Northerly, approximately 18 miles upstream along the left bank of Copper River to a point on the North boundary of the Chugach National Forest;

Easterly, approximately 32 miles, along the north boundary of the Chugach National Forest to the east boundary of the national forest;

East, approximately 100 miles, to the boundary between the United States and Canada;

Canada;
South, approximately 16 miles, along the
International Boundary to Mt. St. Elias;
South, approximately 38 miles, across Malaspina Glacier, to the Gulf of Alaska;
Westerly, approximately 140 miles, along
the Gulf of Alaska, to the point of be-

ginning.
The area described, including both public non-public lands, aggregates 3,040,000

acres.
The total area described in the three tracts

This order shall not affect or modify existing reservations of any of the lands involved except to the extent necessary to prevent the sale, location, selection, or entry of the above-described lands under the public-land laws, including the mining laws, and the leasing of the lands under the mineral-leasing laws.

ABE FORTAS. Acting Secretary of the Interior. JANUARY 22, 1943.

[F. R. Doc. 43-1796; Filed, February 3, 1943; 9:45 a. m.]

[Stock Driveway Withdrawal 14, Wyo. 2]

WYOMING

REDUCTION OF STOCK DRIVEWAY WITHDRAWAL

The order of the Acting Secretary of the Interior of April 24, 1918, establishing Stock Driveway Withdrawal No. 14, Wyoming No. 2, under section 10 of the act of December 29, 1916, 39 Stat. 865, 43 U. S. C. 300, is hereby revoked so far as it affects the following-described lands:

SIXTH PRINCIPAL MERIDIAN

T. 58 N., R. 76 W., Sec. 19: T. 58 N., R. 77 W.,

Sec. 24; Sec. 25, N½N½, SW¼, and S½SE¼. The areas described aggregate 1,398.24 acres.

OSCAR L. CHAPMAN, Assistant Secretary of the Interior. JANUARY 5, 1943.

[F. R. Doc. 43-1794; Filed, February 3, 1943; 9:44 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division. LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of Special Certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum wage rate applicable under section 6 of the Act are issued under section 14 thereof, Part 522 of the Regulations issued thereunder (August 16, 1940 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4723), and the Determination and Order or Regulation listed

below and published in the FEDERAL REG-ISTER as here stated.

Apparel Learner Regulations, September 7,

1940 (5 F.R. 3591)

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes, and Leather and Sheep-Lined Gar-ments Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 F.R.

Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4203). Glove Findings and Determination of Feby 20, 1940, as amended by Administra-Order of September 20, 1940 (5 F.R.

3748)

Hosiery Learner Regulations, September 4,

1940 (5 F.R. 3530). Independent Telephone Learner Regula-tions, September 27, 1940 (5 F.R. 3829).

Knitted Wear Learner Regulations, Octo-ber 10, 1940 (5 F. B. 3982). Millinery Learner Regulations, Custom Made and Popular-Priced, August 29, 1940 (5 F.R. 3392, 3393)

Textile Learner Regulations, May 16, 1941

(6 F.R. 2446).

Woolen Learner Regulations, October 30, 1940 (5 F.R. 4302)

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 20, 1941 (6 F.R. 3753).

The employment of learners under these Certificates is limited to the terms and conditions as to the occupations, learning periods, minimum wage rates, et cetera, specified in the Determination and Order or Regulation for the industry designated above and indicated opposite the employer's name. These Cer-tificates become effective February 4, 1943. The Certificates may be cancelled in the manner provided in the Regulations and as indicated in the Certificates. Any person aggrieved by the issuance of any of these Certificates may seek a review or reconsideration thereof.

Name and Address of Firm, Industry, Prod-uct, Number of Learners and Expiration

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes, and Leather and Sheep-Lined Garments Divisions of the Apparel Industry

H. J. Axler & Sons, 1031 17th Street, Denver, Colorado; Ladies' slacks, ladies' slack suits; 5 learners (T); February 4,

1944. Albert Given Manufacturing Company, 4859 Melville Ave., East Chicago, Indiana; Men's trousers; 10 percent (T);

February 4, 1944. Helene Dress Company, 165 Water Street, Catskill, New York; Dresses; 10

percent (T); February 4, 1944.
Solomon Manufacturing Company, 1233 Washington Avenue, St. Louis, Missouri; Cotton and rayon dresses for juniors; 10 learners (T); February 4,

Manufacturing Garment Superior Company, 320 S. Franklin Street, Chicago, Illinois; Government hospital robes, lounging robes, hospital garments, white duck clothing, men's slacks, ensembles, sport shirts; 5 learners (T); February 4, 1944.

Vesta Corsets, Inc., 157 S. Main Street, Cortland, New York; Corsets and bras-sieres; 5 learners (T); February 4, 1944.

Hosiery Industry

Farmers Mill, Carrollton, Georgia; Misses' anklets; 8 learners (E); October 4, 1943.

Wm. L. Hyman Hosiery Mill, Locust Street, Ephrata, Pennsylvania; Seamless hosiery; 5 learners (T); February 4, 1944.

Ingle Full Fashioned Hosiery Mills, Inc., Gibsonville, North Carolina; Fullfashioned hosiery; 5 learners (T); February 4, 1944.

Kenosha Full Fashioned Mills, Inc., 2323 60th Street, Kenosha, Wisconsin; Full-fashioned hosiery; 5 percent (T); February 4, 1944.

Hosiery Mills, South Broad Street, Cleveland, Tennessee; Seamless hosiery; 5 learners (T); February 4, 1944.

H. K. Stork & Company, Adamstown, Pennsylvania; Seamless hosiery; learners (T); February 4, 1944.

Knitted Wear Industry

Manufacturing Company, Sinherg Race & Linden Streets, Allentown, Pennsylvania; Knitted underwear and outerwear; 5 percent (T); February 4, 1944.

Telephone Industry

Eureka Telephone Company, Corydon, Indiana; To employ learners as commercial switchboard operators at its Corydon exchange, located at Corydon, Indiana until February 4, 1944.

Textile Industry

J and C Cottons, Ellijay, Georgia; Cotton yarns; 3 percent (T); February 4, 1944.

Looper's Inc., 651 S. McCamy Street, Dalton, Georgia; Chenille robes; 30 learners (E); August 4, 1943.

The Maryland Ribbon Company, 651

N. Prospect Street, Hagerstown, Maryland; Webbing, aircraft tape, parachute tape, bandoleer and belting; 3 percent (T); February 4, 1944. Signed at New York, N. Y., this 2d day

of February 1943.

MERLE D. VINCENT Authorized Representative of the Administrator.

[F. R. Doc. 43-1798; Filed, February 3, 1943; 9:47 a. m.]

LEARNER EMPLOYMENT CERTIFICATES

BERT MANUFACTURING CO. AND HAWKEYE PEARL BUTTON CO.

Notice of issuance of Special Certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the Act are issued under section 14 thereof and § 522.5 (b) of the Regulations issued thereunder (August 16, 1940, 5 F.R. 2862) to the employers listed below effective February 4, 1943.

The employment of learners under these Certificates is limited to the terms and conditions as designated opposite the employer's name. These Certificates are

issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of op-portunities for employment. The Certificates may be cancelled in the manner provided for in the Regulations and as indicated on the Certificate. Any person aggrieved by the issuance of these Certificates may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, PRODUCT, NUMBER OF LEARNERS, LEARNING PERIOD, LEARNER WAGE, LEARNER OCCUPATIONS, EXPIRATION DATE

Bert Manufacturing Company, Irvington, New York; Five Year Diaries; 10 learners (T); All productive operations involved in making diaries for a learning period of six weeks (240 hours) at 35¢ per hour until August 4, 1943.

Hawkeye Pearl Button Company; 2nd and Orange Streets, Muscatine, Iowa; Fresh water pearl buttons; 8 learners (T); Grinders, Automatic and Novelty Machine Operators and blank sorters for a learning period of four weeks at 30¢ per hour, finished button sorters for a learning period of twelve weeks at 30¢ an hour for the first eight weeks and 35e an hour for the next four weeks, until July 5, 1943. (Revised)

Signed at New York, N. Y., this 2d day of February 1943.

MERLE D. VINCENT, Authorized Representative of the Administrator.

[F. R. Doc. 43-1797; Filed, February 3, 1943; 9:47 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 4307]

INTERNATIONAL SALT CO., 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 1st day of February, A. D. 1943.

In the matter of International Salt Company, International Salt Company, Inc., Independent Salt Company, Eastern

Salt Company. This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under Acts of Congress (38 Stat. 717; 15 U.S.C.A., section 41), and (49 Stat. 1526, U.S.C.A., section 13, as amended),

It is ordered, That John P. Bramhall, 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, February 15, 1943, at ten o'clock in the forenoon of that day (Eastern Standard Time), in Court Room No. 2, Fourth Floor, Federal Building, Scranton, Pennsylvania.

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 evidence.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 43-1801; Filed, February 3, 1943; 10:42 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 153 Under MPR 188] STREATOR FURNITURE, INC.

APPROVAL OF MAXIMUM PRICES

Order No. 153 Under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel. Approval of maximum prices for sales by Streator Furniture, Incorporated, of a new toy wagon.

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 Order No. 9250, It is ordered:

(a) Streator Furniture, Incorporated, Streator, Illinois, is authorized to sell and deliver its new wagon, described in its application to OPA dated November 23, 1942, as "Commando", to distributors at a price, f. o. b. Streator, Illinois, no higher than \$6.31 per unit.

(b) This Order No. 153 may be revoked or amended by the Price Admin-

istrator at any time.

(c) This Order No. 153 shall become effective on the 2d day of February 1943. Issued this 2d day of February 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1784; Filed, February 2, 1943; 3:36 p. m.]

[Order 10 Under MPR 204] UNIVERSAL TRADING CORP.

APPROVAL OF MAXIMUM PRICE

Order No. 10 under Maximum Price Regulation No. 204—Idle or Frozen Materials Sold Under Priorities Regulation No. 13.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, Executive Order No. 9250 and \$ 1499.510 (a) of Maximum Price Regulation No. 204 and in accordance with Revised Procedural Regulation No. 1, It is hereby ordered, That:

(a) The Universal Trading Corporation, the official purchasing agency for the Chinese Government, may sell and deliver to any authorized buyer and any authorized buyer may buy and receive from the Universal Trading Corporation all or any portion of a certain stock of hot rolled steel sheets that the Universal Trading Corporation had heretofore purchased for export but which is now stored at the Lehigh Warehouse, Elizaebth, New Jersey, at a price not greater than the purchase price plus freight, storage, insurance and handling charges actually incurred in connection with this material by the Universal Trading Corpora-Provided, That no sale or delivery shall be made under this Order No. 10 except to the United States or an agency thereof unless the Universal Trading Corporation obtains from such authorized buyer and files with the Secretary, Office of Price Administration, Washington, D. C., within 10 days from the date thereof a written statement that such authorized buyer will absorb the increased cost resulting from such purchase and will not make application to the Office of Price Administration for an exception to or amendment of any price regulation if such application is based directly or indirectly in whole or in part on such increased cost.

(b) This Order No. 10 may be revoked or amended by the Price Administrator

at any time.

(c) This Order No. 10 shall become effective February 3, 1943.

Issued this 2d day of February 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-1785; Filed, February 2, 1943; 3:37 p. m.]

[Ration Order 4A, Administrative Exception Order 1]

TYPEWRITERS

M'LELLAN STORES, INC.

Section 1398.102 (b) (10) to Revised Rationing Order No. 4 provided that any person who sold to a dealer, wholesaler or manufacturer, a typewriter manufactured after January 1, 1935, in furtherance of the Treasury Typewriter Procurement Program might purchase at the same time a typewriter manufac-tured prior to January 1, 1928, for each typewriter sold. Since December 5, 1942, the transfer of typewriters to anyone other than a dealer, wholesaler, manufacturer or the Procurement Division of the Treasury Department has been prohibited. Under these circumstances persons who had not received actual delivery of the pre-1928 typewriter are prevented from doing so.

To avoid injustice to those persons who between September 21 and December 4, 1942, inclusive, had voluntarily offered late model typewriters to the Government with the understanding, based on the Office of Price Administration regulation, that they could replace the machine with an older model,

It is hereby ordered, That McLellan Stores, Inc., New York, New York, having since September 21, 1942, sold a type-writer manufactured after January 1, 1935, to a typewriter dealer and having agreed at the same time to buy from him a typewriter manufactured before January 1, 1928, in reliance upon the provisions of § 1398.102 (b) (10) of Revised Rationing Order No. 4, and who had not received actual delivery of the pre-1928 typewriter prior to December 5, 1942, may complete the transaction; and the dealer may deliver the pre-1928 typewriter without requiring the surrender of a ration certificate.

And it is hereby further ordered. That any person similarly situated may complete the transactions upon the written authorization of the State Director or District Manager for the area in which the transaction took place.

This order shall become effective February 3, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 507, 421, and 429, 77th Cong., W.P.B. Dir. 1, 7 F.R. 562; E.O. 9125, 7 F.R. 2719)

Issued this 2d day of February 1943.

PAUL M. O'LEARY, Deputy Administrator in Charge of Rationing.

[F. R. Doc. 43-1786; Filed, February 2, 1943; 3:38 p. m.]

[Suspension Order 157, Amendment 1]

WILLIAM F. DALY

ORDER RESTRICTING TRANSACTIONS

On January 11, 1943, W. F. Daly, here-inafter called respondent, filed with the Office of Price Administration a petition for reconsideration of Suspension Order No. 157 issued with respect to him on November 11, 1942. The matter has been duly considered by the Deputy Administrator in Charge of Rationing. It is ordered:

That the request of respondent for permission to dispose of his gasoline in the ordinary course of his business as he did before Suspension Order No. 157 went into effect without the prior approval of or supervision by the Regional Administrator of Region I, Office of Price Administration is denied: It is further ordered,

That paragraphs (h) (2) and (h) (3) of Suspension Order 157 are amended to read as set forth below and as amended Suspension Order No. 157 is affirmed.

(h) * * ·

(2) Respondent shall not accept any deliveries or transfers of, or in any manner directly or indirectly receive from any source any gasoline for resale.

(3) No person, firm or corporation shall deliver, or in any manner directly or indirectly transfer any gasoline to respondent for resale.

(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. No. 9125 (7 F.R. 2719); WPB Directive No. 1 (7 F.R. 562); Supplementary Directive No. 1H

(7 F.R. 3478, 3877, 5216); Supplementary Directive 1Q (7 F.R. 9121))

Issued and effective this 2d day of February 1943.

PAUL M. O'LEARY, Deputy Administrator in Charge of Rationing.

[F. R. Doc. 43-1787; Filed, February 2, 1943; 3:40 p. m.]

[Order 22 Under Rev. MPR 169]

E. KAHN'S SONS CO., ET AL.

ORDER DENYING APPLICATIONS FOR ADJUST-MENT

Correction

In the third paragraph of the document appearing on page 1209 of the issue for Wednesday, January 27, 1943, the address of the Lincoln Meat Company, Inc., should be "3800 South Halsted Street, Chicago, Illinois," and for A. Salus and Son, Inc., should be "8 North Delayare Avenue Philosolphia Departs Delaware Avenue, Philadelphia, Pennsylvania.'

[Amendment 1 to Order 1 Under MPR 74, as Amended]

JAS. F. MORSE & CO.

APPROVAL OF MAXIMUM PRICE

Amendment No. 1 to Order No. 1 under § 1363.62 (a) (5) (ii) of Maximum Price Regulation No. 74, as Amended—Animal Product Feedingstuffs.

For the reasons set forth in an opinion issued simultaneously herewith paragraph (b) of Order No. 1 issued under the provisions of § 1363.62 (a) (5) (ii) of Maximum Price Regulation No. 74, as amended, is hereby amended to read as

follows:

- (b) Approval of maximum price for sales of meat scraps by Jas. F. Morse & Co. with a guaranteed minimum protein content of 48 percent. Jas. F. Morse & Co. of Boston, Massachusetts may sell and deliver and any person may buy and receive from Jas. F. Morse & Co. meat scraps with a guaranteed minimum protein content of 48 percent at a maximum price of \$60.78 per ton, f. o. b. conveyance at production plant of Jas, F. Morse & Co., located in Zone 8.
- (s) Effective date of a mend ment. Amendment No. 1 to Order No. 1 under § 1363.62 (a) (5) (ii) of Maximum Price Regulation No. 74, as amended (paragraph (b)) shall become effective February 4, 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 3d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1806; Filed February 3, 1943; 11:07 a. m.]

[Order 2 Under MPR 74, as Amended]

ATLAN SOAP WORKS, INC.

APPROVAL OF MAXIMUM PRICE

Order No. 2 under § 1363.62 (a) (5) (ii) of Maximum Price Regulation No. 74, as amended—Animal Product Feedingstuffs.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of § 1363.62 (a) (5) (ii) of Maximum Price Regulation No. 74, as amended, It is ordered:

- (a) Approval of maximum price for sales of meat scraps by Atlan Soap Works, Inc. of New Jersey with a guaranteed minimum protein content of 80 per cent. Atlan Soap Works, Inc., of New Jersey, may sell and deliver and any person may buy and receive from Atlan Soap Works, Inc. meat scraps with a guaranteed minimum protein content of 80 per cent at a maximum price of \$94.70 per ton, f. o. b. conveyance at production plant of Atlan Soap Works, Inc. located in Zone 7.
- (b) Price adjustments where actual analysis differs from guaranteed mini-mum protein content. In any sale made pursuant to the provisions of this order if the actual analysis differs from the guaranteed minimum percentage of protein permitted by this order, then:

(1) If above the guaranteed minimum percentage of protein, no increase in

maximum prices is permitted.

(2) If one per cent or less below the guaranteed minimum percentage of protein, deduct \$1.50 per ton from the selling price.

(3) If more than one per cent below the guaranteed minimum percentage of protein deduct from the selling price, \$1.50 per ton for the first per cent and \$3.00 per ton for each additional per cent or fraction thereof.

(c) Notification of maximum prices. Atlan Soap Works, Inc., shall provide the following notice of the maximum price established by this order with the first delivery to each buyer of meat scraps having a guaranteed minimum protein content of 80 per cent.

The Office of Price Administration has permitted us to sell meat scraps with a guaran-teed minimum protein content of 80 per cent at a maximum price of \$94,70 per ton, f. o. b. our production plant, which is in line with the maximum prices established for the product by Maximum Price Regula-tion No. 74, as amended. The Office of Price Administration has not permitted you or any other seller to raise maximum prices for sales of these meat scraps.

- (d) All prayers and requests contained in the application of Atlan Soap Works, Inc., which have not been granted herein are denied.
- (e) This Order No. 2 may be revoked or amended by the Price Administrator at any time.
- (f) This Order No. 2 shall become effective February 4, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 3d day of February 1943. PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-1807; Filed, February 3, 1943; 11:07 a. m.]

[Order 7 Under MPR 185]

OREGON FRUIT PRODUCTS COMPANY APPROVAL OF MAXIMUM PRICES

Order No. 7 under Maximum Price Regulation No. 185—Canned Fruits and Canned Berries.

Oregon Fruit Products Company has filed an application for specific authorization for maximum prices pursuant to § 1341.102 (e) of Maximum Price Regulation No. 185.

Due consideration has been given to the information submitted by Applicant with respect to the packing of sub-standard halves Bartlett pears and sub-standard pieces Bartlett pears, both packed in

No. 21/2 cans.

For the reasons set forth in the opinion which accompanies this Order and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, It is hereby ordered,

(a) Oregon Fruit Products Company may sell, offer to sell or deliver and any person may buy, offer to buy or receive from Oregon Fruit Products Company the . following items in the following can sizes at prices no higher than the maximum prices listed therefor in this paragraph:

Item		Maximum price per dozen, f. o. b. factory		
Sub-standard halves Bartlett Pears.	#2}á	\$1.50		
Sub-standard pieces Bartlett Pears.	#2}á	\$1.20		

(b) This Order No. 7 may be revoked or amended by the Price Administrator at any time.

(c) The Applicant shall not change its customary allowances, discounts or price differentials, including price differentials between different classes of purchasers, unless such change results in a lower price.

(d) Unless the context otherwise requires, the definitions set forth in § 1341.110 of Maximum Price Regulation No. 185 and section 302 of the Emergency Price Control Act of 1942, as amended, shall be applicable to the terms used

herein.
(e) This order shall become effective

February 4, 1943. Issued this 3d day of February 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1808; Filed, February 3, 1943; 11:07 a. m.]

[Order 8 Under MPR 185]

NEW ERA CANNING COMPANY

APPROVAL OF MAXIMUM PRICES

Order No. 8 under Maximum Price Regulation No. 185-Canned Fruits and Canned Berries

The Applicant, New Era Canning Company, New Era, Mich., has filed an application for specific authorization of a maximum price for No. 2½ peeled halves Freestone peaches in 35° syrup, pursuant to § 1341.102 (e) of Maximum Price Regulation No. 185.

Due consideration has been given to

the information submitted by the Applicant with respect to the packing of No. 21/2 peeled halves Freestone peaches in

35° syrup.

For the reasons set forth in the opinion which accompanies this order and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250: It is hereby ordered. That:

(a) The Applicant, New Era Canning Company, may sell, offer to sell or deliver and any person may buy, offer to buy or receive from the Applicant, No. 21/2 peeled halves Freestone peaches in 35° syrup at a price no higher than \$1.97 per dozen, f. o. b. factory.

(b) This Order No. 8 may be revoked or amended by the Price Administrator

at any time.

(c) The Applicant shall not change its customary allowances, discounts or price differentials, including price differentials between different classes of purchasers, unless such change results

in a lower price.

(d) Unless the context otherwise requires, the definitions set forth in § 1341.110 of Maximum Price Regulation No. 185 and section 302 of the Emergency Price Control Act of 1942, as amended, shall be applicable to the terms used herein.

(e) This Order shall become effective February 4, 1943.

Issued this 3d day of February 1943.

PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1809; Filed, February 3, 1943; 11:07 a. m.]

[Order 1 Under MPR 275]

H. J. HEINZ CO.

AUTHORIZATION OF MAXIMUM PRICES

Order No. 1 of Maximum Price Regulation No. 275—Extracted Honey.

Authorization of maximum prices of "Lakeshore" brand extracted honey for H. J. Heinz Company, Pittsburgh, Pennsylvania.

For the reasons set forth in an opinion issued simultaneously herewith: It is

hereby ordered:

(a) The H. J. Heinz Company may sell and deliver to retailers the one pound jar of extracted honey, brand name "Lakeshore", at the following delivered prices:

Zone:	Maximum price per dozen
	\$3.19
0	3.19
4	3.28 3.23
5	3.29
7	3.29
	3.29

(b) The zones set forth in paragraph (a) above the price zones of the H. J. Heinz Company in effect as of the date of this order (a map of which has been filed with the Office of Price Administration), and the prices established in paragraph (a) above are the maximum prices for deliveries in or to the applicable zone.

(c) The H. J. Heinz Company shall send to their purchasers at the time of the first sale a notice enclosed in the shipping case, which shall read as fol-

Notice of Retailers Permitted Increase Your new O. P. A. celling price for the en-closed item is your March celling for such item plus 7¢ per retail container. O. P. A requires you to keep this information for

(d) This Order No. 1 may be revoked or amended by the Price Administrator at any time.

(e) This Order No. 1 shall become effective on the 4th day of February 1943. (Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 3d day of February 1943. PRENTISS M. BROWN, Administrator.

[F. R. Doc. 43-1812; Filed, February 3, 1943; 11:08 a. m.]

[Order 9 Under RFS 28]

MIDWEST SOLVENTS COMPANY ORDER GRANTING ADJUSTMENT

Order No. 9 Under Revised Price Schedule No. 28—Ethyl Alcohol—Docket No. 3028-14.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250: It is ordered:

(a) Notwithstanding anything to the contrary contained in Revised Price Schedule No. 28 or in the General Maximum Price Regulation, Midwest Solvents Company, Atchison, Kansas, may sell and deliver ethyl alcohol of 188 proof or higher, of any formulae thereof, including pure ethyl alcohol, to the Defense Supplies Corporation, Washington, D. C. a corporation organized under section 5 (d) of the Reconstruction Finance Corporation Act as amended, and the Defense Supplies Corporation may buy such ethyl alcohol, at prices not in excess of those set forth below:

\$.53 per wine gallon, f. o. b. plant.

(b) All prayers of the applicant not granted herein are denied.

(c) This Order No. 9 under Revised Price Schedule No. 28 may be revoked or amended by the Price Administrator at any time

(d) This Order No. 9 under Revised Price Schedule No. 28 shall become effective February 4, 1943 and shall operate retroactively from October 1, 1942.

Issoed this 3d day of February 1943. PRENTISS M. BROWN. Administrator.

[F. R. Doc. 43-1810; Filed, February 3, 1943; 11:08 a. m.]

Regional Office I.

[Emergency Order 1 Under Ration Order 11]

NEW ENGLAND KEROSENE SHORTAGE AREA Pursuant to the authority conferred upon the Regional Administrator by § 1394.5715 of Ration Order No. 11, as

amended, the following emergency order is prescribed: (a) Findings. The Regional Administrator finds that in the States of Con-

necticut, Massachusetts, New Hampshire and Rhode Island and in the Counties of Bennington, Windham, Rutland and Windsor in the State of Vermont (hereinafter referred to as the kerosene shortage area) as the result of a serious decrease in stocks, there exists an emergency in the transportation and distribution of No. 1 fuel oil, (commonly known as range oil or kerosene), hereinafter referred to as kerosene, which endangers the public health, the public welfare and the war effort.

(b) Order—(1) List of priorities of transfers and deliveries. During the effective period of this order, notwithstanding the provisions of § 1394.5661 of Ration Order No. 11 relating to discrimination in transfers to consumers, transfers and deliveries of kerosene shall be made in accordance with the following

list of priority:

(i) Any consumer who requires a transfer of kerosene for an emergency involving serious threat to life or health. In the event of doubt as to the existence of such an emergency a certificate issued by a Local Board certifying to the existence of such an emergency shall be conclusive of the matter; Provided, however, That no dealer shall be required to demand that such a certificate be presented as a condition of delivery of kerosene.

(ii) Consumers who occupy buildings for residential purposes which have no central heating systems and who acquire kerosene for use in space heaters;

(iii) Consumers occupying buildings residential purposes where such buildings contain central heating systems designed to use kerosene exclusively, for use in such central heating systems;

(iv) Consumers who have applied for and have been granted a ration for domestic cooking or lighting to the extent of the ration issued to them for such

purposes:

(v) Consumers acquiring kerosene for use in industrial processes or operations to the extent that they are contained in

Schedule A of Petroleum Administrative Order No. 3.

No person shall transfer kerosene to any consumer within the kerosene shortage area unless such person shall have filled all demands for kerosene made upon him by any person having a higher

priority on the foregoing list.

(2) Limitations on transfers and deliveries. During the effective period of this order no person shall transfer or deliver kerosene within the kerosene shortage area to any consumer for use in space heaters in residential premises, and no consumer shall accept a transfer or delivery for use in space heaters in residential premises, in an amount in excess of twenty-five gallons in any one delivery. No such consumer shall be entitled to receive a delivery of kerosene which when added to his stock on hand will exceed twenty-five gallons.

(3) Prohibited transfers and delivertes. During the effective period of this
order, except in cases of an emergency
delivery under the priority described in
paragraph (b) (i), no person shall transfer or deliver kerosene within the kerosene shortage area to consumers hereinafter designated, and no such consumers
shall accept a transfer or delivery of
kerosene. The consumers hereby prohibited from receiving deliveries of kero-

sene are:

(i) Consumers for use in space heating equipment in buildings occupied for residential purposes which contain in operating condition a central heating system or other adequate alternate heating facilities: Provided, however, That consumers who have received rations for domestic cooking and lighting may acquire kerosene within the limits of such rations. Combination gas and oil burning equipment shall be deemed space heating equipment.

(ii) Consumers for use in space heating equipment in premises not used for residential purposes, except retail food stores, drug stores, physicians' and dentists' offices, and restaurants not commonly regarded as places of entertain-

ment or amusement;

(iii) Consumers acquiring kerosene for use for an industrial purpose or process not included in Schedule A of Petroleum Administrative Order No. 3.

(c) Scope of restrictions. Nothing in this order shall be construed to limit the quantity of fuel oil of any grade which may be acquired by the persons listed in § 1394.5052 of Ration Order No. 11.

(d) Definitions. "Kerosene shortage area" shall mean the States of Connecticut, Massachusetts, New Hampshire, Rhode Island and the Counties of Bennington, Windham, Rutland and Windsor in the State of Vermont. All other terms used in this order shall have the meaning assigned to them in Ration Order No. 11.

(e) Penalties. Any violation of this order shall be deemed a violation of Ra-

tion Order No. 11.

(f) Effective period. This order shall take effect at 12:01 a. m. January 29, 1943, and shall terminate at 12:00 m. on February 7, 1943, unless extended by further order.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, and 507, 77th

Cong.; WPB. Dir. 1, 7, F.R. 562, Supp. Dir. e-0, 7 F.R. 8418; E.O. 9125, 7 F.R. 2719; Ration Order No. 11, 7 F.R. 8480)

Issued this 28th day of January 1943.

KENNETH B. BACKMAN, Regional Administrator.

[F. R. Doc. 43-1804; Filed, February 3, 1943; 11:18 a. m.]

WAR MANPOWER COMMISSION.

[General Order 3]

DESIGNATION OF CERTAIN AREAS AS CRITICAL LABOR SHORTAGE AREAS

By virtue of the authority vested in me as Chairman of the War' Manpower Commission by Executive Orders 9139 and 9279, and having found, after consultation with the Management-Labor Policy Committee, that the areas listed below are areas in which the most intensive recruitment efforts have failed to provide the manpower needed for essential activities, and that the effective prosecution of the war so requires, I hereby designate the following areas as critical labor shortage areas subject to the provisions of section 5 (a) of Executive Order No. 9279:

Akron, Ohio.
Baltimore, Md.
Bath, Maine.
Beaumont, Tex.
Bridgeport, Conn.
Brunswick, Ga.
Buffalo, N. Y.
Charleston, S. C.
Cheyenne, Wyo.
Dayton, Ohio.
Detroit, Mich.
Eikton, Md.
Hampton Roads, Va.
Hartford, Conn.
Las Vegas, Nev.
Macon, Ga.

Manitowoc, Wis,
Mobile, Ala.
New Britain, Conn.
Ogden, Utah.
Panama City, Fla.
Pascagoula, Miss.
Portland, Oreg.
Portsmouth, N. H.
San Diego, Calif.
Seattle, Wash.
Somerville, N. J.
Springfield, Mass.
Sterling, Ill.
Washington, D. C.
Waterbury, Conn.
Wichita, Kan.

And it is hereby ordered that there be established, as soon as practicable after the date hereof, in each of the above designated areas an employment stabilization program which includes provision for the conduct of all hiring, rehiring, solicitation and recruitment of workers for specified employments solely through the United States Employment Service or in accordance with such arrangements as the Regional Manpower Director may approve, and which con-forms in all respects to the "Policies for Employment Stabilization Programs Which Include the Exercise of Hiring Controls in Areas of Manpower Shortage" prescribed by me on February 1, 1943.

PAUL V. McNutt, Chairman.

FEBRUARY 1, 1943.

[F. R. Doc. 43-1757; Filed, February 2, 1943; 12:24 p. m.]

POLICIES FOR EMPLOYMENT STABILIZATION PROGRAMS WHICH INCLUDE EXERCISE OF HIRING CONTROLS IN AREAS OF MAN-POWER SHORTAGE

Section 5 (a) and section 7 of Executive Order No. 9279 authorize and direct the Chairman of the War Manpower Commission as follows:

Section 5. Insofar as the effective prosecution of the war requires it, the Chairman shall take all lawful and appropriate steps to assure that (a) all hiring, rehiring, solicitation and recruitment of workers in or for work in any establishment, plant, facility, occupation, or area designated by the Chairman as subject to the provisions of this section shall be conducted solely through the United States Employment Service or in accordance with such arrangements as the Chairman may approve * * * Section 7. The Chairman shall (a) issue

Section 7. The Chairman shall (a) issue such policies, rules, regulations, and general or special orders as he deems necessary to carry out the provisions of this Order, (b) take steps to prevent and relieve gross inequities or undue hardships arising from the exercise of the provisions of Section 5 of this Order insofar as he finds so doing will not interfere with the effective prosecution of the war, and (c) establish such procedures (including appeals) as are necessary to assure a hearing to any persons claiming that any action taken by any local or regional agent or agency of the War Manpower Commission pursuant to Section 5 of this Order and said Executive Order No. 9139, is unfair or unreasonable as applied to him.

By virtue of the authority vested in me as Chairman of the War Manpower Commission by Executive Orders Nos. 9139 and 9279, and having found that the establishment of hiring controls pursuant to the above section 5 (a) of Executive Order No. 9279 in certain areas of manpower shortage is required for the effective prosecution of the war, I do hereby prescribe the following basic national policies:

I. Purpose. Hiring controls pursuant to section 5 (a) of Executive Order No. 9279 will be exercised for the purpose of assisting the War Manpower Commission in bringing about, with respect to designated areas of manpower shortage.

(a) The elimination of wasteful labor turnover in essential activities;

(b) The reduction of unnecessary migration by encouraging the use of local

labor;
(c) The direction of the flow of scarce labor to employers engaged in essential activities in preference to other employers;

(d) The maximum utilization of man-

power resources.

II. Designation of areas. Hiring controls pursuant to section 5 (a) of Executive Order No. 9279 shall be established as soon as practicable in all "critical labor shortage areas," that is, areas in which the most intensive recruitment efforts have failed to provide the manpower needed for essential activities. The Chairman shall, after consultation with the Management-Labor Policy Committee, designate, or modify prior designations of, critical labor shortage areas as subject to the provisions of section 5 (a). Hiring controls pursuant to said section 5 (a) may be established in an area other than a critical labor shortage area designated by the Chairman, if the Regional Manpower Director, after consultation with the Regional Manage-ment-Labor War Manpower Committees, finds, and so declares, that the effective prosecution of the war requires that such area be designated as an area subject to the provisions of section 5 (a) in order to avert or relieve threatened shortages of manpower needed for essential activities. In any area designated as subject to the provisions of section 5 (a), all hiring, rehiring, solicitation, and recruitment of workers for specified employments shall be conducted solely through the United States Employment Service or in accordance with such arrangements as the Regional Manpower Director may approve, as provided in an employment stabilization program which conforms to the policies of the Chairman of the War Manpower Commission and to procedures issued by the Executive Director of the War Manpower Commission in implementation thereof.

III. Delegation of authority. (a) The several Regional Manpower Directors are hereby authorized and directed to carry out the provisions of section 5 (a) and section 7 of Executive Order No. 9279 in those areas in their respective regions designated for that purpose as provided in paragraph II hereof. Before putting into effect in any such area an employment stabilization program which includes hiring controls pursuant to said section 5 (a), the Area Manpower Director shall consult with the appropriate Area Management-Labor War Manpower Committee;

(b) Regional Manpower Directors are hereby authorized to delegate to Area Manpower Directors any or all of the authority granted in paragraph (a) above, except the authority finally to approve employment stabilization programs providing for hiring controls pursuant to section 5 (a) of Executive Order No. 9279

(c) The several Regional Management-Labor War Manpower Committees are hereby authorized to consider questions of policy, standards, and safeguards in connection with the exercise of the authority granted in paragraph (a) hereof, and to make recommendations to their respective Regional Manpower Directors not inconsistent with the policies of the Chairman of the War Manpower Commission:

(d) The several Area Management-Labor War Manpower Committees are hereby authorized to consider questions of policy, standards, and safeguards in connection with the exercise of any authority delegated to their respective Area Manpower Directors pursuant to paragraph (b) hereof, and fo make recommendations to such Area Manpower Directors not inconsistent with the policies of the Chairman of the War Manpower Commission.

IV. Policies governing employment stabilization programs providing for control of hiring—(a) Development of programs. 1. To the maximum degree consistent with achieving the purposes of Executive Order No. 9279, authority and responsibility delegated to Regional and Area Manpower Directors, and to Regional and Area Management-Labor War Manpower Committees, shall be exercised

in such manner as to permit, encourage and utilize local initiative and cooperative effort in the solution of manpower problems.

2. Preliminary to the establishment of any employment stabilization program providing for hiring controls pursuant to section 5 (a) of Executive Order No. 9279 an Area Manpower Director must be appointed or designated and an Area Management-Labor War Manpower Committee must be appointed, and such appeals machinery and procedures established, in accordance with rules and regulations promulgated by the Chairman of the War Manpower Commission, as are necessary to assure a hearing to any employer, worker, or other person, who feels that any action or failure to act under the program is unfair or unreasonable as applied to him.

3. The representatives of labor, agriculture, and management on Regional and Area Management - Labor War Manpower Committees shall be called upon to assist in the development of reasonable safeguards and practical standards, not inconsistent with the policies of the Chairman of the War Manpower Commission, for the administration of section 5 (a) and section 7 of Executive Order No. 9279.

4. No program shall contain any provision which violates any Federal or State law affecting labor relations, wages, hours or conditions of employment.

(b) Coverage of programs. 1. Coverage of programs shall be varied to meet conditions in the localities in which they apply. In general, very small establishments (for example, establishments employing less than 8 persons) should be excluded, and coverage in non-manufacturing should be restricted to the larger establishments (for example, non-manufacturing establishments employing 25 or more persons). Domestic service should be excluded. Casual employ-ment should also be excluded, except where local circumstances require inclusion of some types of casual work, Agriculture should be covered to the extent necessary to control movements of agricultural workers to non-agricultural work, but should not be covered for any other purpose except in areas where agriculture is represented on the Area Management - Labor War Manpower Committee.

2. Hiring for all employment covered by the Railroad Retirement Act shall be subject to the applicable provisions of the program, and the Railroad Retirement Board shall conduct its recruiting activities and make referrals in accordance with applicable War Manpower Commission policies, procedures, and standards.

3. Hiring by departments and agencies of the Federal Government which are subject to the rules and regulations of the United States Civil Service Com-

mission shall be made only with the approval of the United States Civil Service Commission, which shall conduct its recruiting activities and make referrals in accordance with applicable War Manpower Commission policies, procedures, and standards;

(c) Exclusions from programs. State governments and local subdivisions thereof shall be excluded from the provisions of the program, except where State and local agencies voluntarily re-

quest coverage;

(d) Use of other hiring channels. All existing hiring channels such as private employers, labor organizations, professional organizations, schools, colleges, universities, technical institutions, the Railroad Retirement Board, the United States Civil Service Commission, and other Government agencies, shall be utilized to the maximum degree consistent with achieving the purposes of Executive Order No. 9279, by the War Manpower Commission in exercising hiring controls under section 5 (a).

(e) Hiring practices. 1. Workers shall be referred to jobs which will utilize their skills most effectively in the war effort.

2. Priority shall be accorded to employers engaged in essential activities, in the order of the urgency of their activities, to meet labor needs that cannot be met by efficient utilization of labor already employed.

3. A worker engaged or most recently engaged in an essential activity can be employed only by an employer for work in another essential activity and only then when the worker has obtained a statement of availability issued to him by his previous employer or a designated representative of the War Manpower Commission. In the case of the Federal Government, "employer" means the United States Civil Service Commission.

4. The decision to hire or refer a worker shall be based on occupational qualifications essential for performance of the job, and shall be made without discrimination as to race, color, creed, sex, national original, or except as required by law, citizenship.

5. Insofar as it will not interfere with the effective prosecution of the War, no worker shall be obliged to accept or to continue in employment which is not

suitable.

6. Insofar as it will not interfere with the effective prosecution of the war, no employer shall be obliged to retain in his employ a worker who is incompetent to perform the work to which he has been assigned or other suitable work offered him by the employer; or who fails to conform to reasonable shop rules or standards of conduct.

PAUL V. McNutt, Chairman.

FEBRUARY 1, 1943.

[F.R. Doc. 43-1758; Filed, February 2, 1943; 12:24 p. m.]

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