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The President

EXECUTIVE ORDER 9342

AMENDING EXECUTIVE ORDER No. 8970 OF
DECEMBER 11, 1941, ESTABLISHING CER-
TAIN DEFENSIVE SEA AREAS

By virtue of the authority vested in me by section 44 of the Criminal Code, as amended (U. S. C., title 18, sec. 96), and as President of the United States, it is ordered that section 4 of Executive Order No. 8970 of December 11, 1941 (6 F. R. 6417, 6418), be, and it is hereby, amended to read as follows:

"4. Narragansett Bay Defensive Sea Area

"All United States territorial waters of Narragansett Bay, the Sakonnet River, Providence Harbor, and their tributaries from the contour line of extreme high water on the shores of these waters as shown on the latest U. S. C. and G. S. Charts, to:

"A line running from the shore North of Point Judith on true bearing East to Little League Rock, thence northeasterly to a position in approximately Latitude 41°23'55" North, Longitude 71°21'43" West, thence to bell buoy No. '2' off Schuyler Ledge, in approximate position Latitude 41°26'24" North, Longitude 71°11'39" West, thence to the southernmost land of Sakonnet Point; and within Narragansett Bay and its tributaries to:

"A line across the Taunton River at and following the New York, New Haven and Hartford Railroad Bridge; and

"A line across the Seekonk River at and following the Red Bridge."

FRANKLIN D. ROOSEVELT
THE WHITE HOUSE,
May 19, 1943.

[F. R. Doc. 43-7976; Filed, May 20, 1943;
10:00 a. m.]

EXECUTIVE ORDER 9343

TRANSFERRING JURISDICTION AND CONTROL
OVER CERTAIN LANDS ON GOVERNMENT
ISLAND, CALIFORNIA, TO THE NAVY DE-
PARTMENT

WHEREAS the President by Executive Order No. 5722 of September 22, 1931,

accepted on behalf of the United States title in fee simple to a certain 15-acre tract of land on Government Island, California, conveyed to the United States by the City of Alameda, California, and placed such land under the jurisdiction and control of the Department of Agriculture; and

WHEREAS jurisdiction over such land was transferred to the Federal Works Agency by Reorganization Plan No. 1;¹ and

WHEREAS the President by Executive Order No. 8470 of July 8, 1940,² accepted on behalf of the United States title in fee simple to a certain 35-acre tract of land on Government Island, conveyed to the United States by the said city, and placed such land under the jurisdiction and control of the Federal Works Agency, to be used for public purposes by the Public Roads Administration, the Forest Service, the United States Coast Guard, the United States Maritime Commission, and such other Federal agencies as might from time to time be provided with facilities on the said Island; and

WHEREAS it is necessary in the prosecution of the war that the Navy Department have jurisdiction and control over the said lands and the buildings and facilities thereon to the extent herein-after indicated:

NOW, THEREFORE, by virtue of the authority vested in me by Public Resolution of July 3, 1930, 46 Stat. 1018, Public Resolution of June 7, 1939, 53 Stat. 813, and the First War Powers Act, 1941 (55 Stat. 838), it is hereby ordered as follows:

1. Jurisdiction over the above-mentioned 35-acre tract of land is hereby transferred to the Navy Department for the duration of the emergency proclaimed by me on May 27, 1941.

2. All rights which the Federal Works Agency may have as to the use, occupancy, or control of buildings, or parts of buildings, and other facilities on the above-mentioned 15-acre tract of land

¹ 4 F. R. 2727.

² 5 F. R. 2519.

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are hereby transferred to the Navy Department for the duration of the said emergency: *Provided*, That the Public Roads Administration, Federal Works Agency, may continue to use Building No. 22 and the area adjacent thereto for storage or other purposes: *And provided further*, That if during the life of this order the Federal Works Agency relinquishes its right to the use thereof, the said building may be taken over by the Navy Department for use by the Coast Guard during the remainder of the said emergency.

3. The Federal Works Agency may transfer to the Navy Department for use of the Coast Guard such of its personnel, machinery, equipment, tools, etc., remaining on Government Island at the effective date of this order as such agencies may agree upon, subject to existing laws and regulations.

4. The Coast Guard on Government Island may perform such equipment-repair work, and other repair work, as the Public Roads Administration may desire on such reimbursable basis as may be agreed upon.

5. Jurisdiction over the 35-acre tract of land and all rights as to the use and control of the buildings on the 15-acre tract of land shall revert to the Federal Works Agency upon the termination of the said emergency; and all personnel, machinery, equipment, tools, etc. transferred to the Navy Department pursuant to paragraph 3 of this order shall be returned to the Federal Works Agency upon, or before, the termination of the said emergency.

FRANKLIN D. ROOSEVELT

THE WHITE HOUSE,

May 19, 1943.

[F. R. Doc. 43-7975; Filed, May 20, 1943; 10:00 a. m.]

Regulations

TITLE 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I—Bureau of Animal Industry

Subchapter C—Interstate Transportation of Animals and Poultry

[BAI Order 374, Amdt. 1]

PART 72—TEXAS (SPLENETIC) FEVER IN CATTLE

SEMINOLE INDIAN RESERVATION IN HENDRY COUNTY, FLA., RELEASED FROM QUARANTINE

Pursuant to the authority conferred upon the Secretary of Agriculture by the Act of Congress approved March 3, 1905

(33 Stat. 1264; 21 U.S.C. 123-127), Title 9, Chapter 1, Subchapter C, Part 72, of the Code of Federal Regulations, as amended, is hereby further amended as follows:

Section 72.3 is amended to read:

§ 72.3 *Area quarantined in Florida.* The following county and portion of county are quarantined: Collier, and all of Hendry County except the Seminole Indian Reservation.

This rule 1, revision 39, which for purposes of identification is designated as Amendment 1 to B. A. I. Order 374, shall become effective on May 19, 1943.

Done at Washington, D. C., this 19th day of May 1943.

Witness my hand and the seal of the Department of Agriculture.

[SEAL] GROVER B. HILL,
Acting Secretary of Agriculture.

TITLE 30—MINERAL RESOURCES

Chapter III—Bituminous Coal Division

[Docket No. A-1973]

PART 321—MINIMUM PRICE SCHEDULE, DISTRICT NO. 1

ORDER GRANTING RELIEF

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 certain mines in District No. 1.

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. 1; for a change in the shipping points for the coals of certain mines in District No. 1; and for a change in the shipping points, railroads and freight origin group numbers for the coals of the Consumers Coal Mining Co., Mines Nos. 2 and 4, of R. C. Blackburn, (Consumers Coal Mining Co.) in District No. 1; 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 purposes 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 forth

and hereby made a part hereof; commencing forthwith, the shipping points appearing in the aforesaid Supplement R for the coal produced at the mines designated as Mine Index Nos. 3225, 3271, 3272 and 2546 shall be as therein shown instead of the shipping points heretofore applicable for these mines; and commencing forthwith, the shipping points, railroads and freight origin group numbers appearing in the aforesaid Supplement R for the coal produced at the mines designated Mine Index Nos. 592 and 593 shall be as therein shown instead of the shipping points, railroads and freight origin group numbers heretofore applicable for these mines.

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.

Dated: May 8, 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
3875	Blackburn, Ray Clarence	Blue Flame Coal Mining Co.	44	E	Gorman, Md.	WM.	68	(†)	(†)	E	(†)	(†)
592	Blackburn, R. C. (Consumers Coal Mining Co.)	Consumers Coal Mining Co. #2.	44	C	Altamont, Md.	B&O.	65	H	H	H	K	K
593	Blackburn, R. C. (Consumers Coal Mining Co.)	Consumers Coal Mining Co. #4.	44	E	Altamont, Md.	B&O.	65	(†)	(†)	D		
4005	Central Coal Corporation	John Lee	44	E	Gorman, Md.	WM.	68	(†)	(†)	E	(†)	(†)
1213	Citizens Coal Mining Company	Dale	29	E	Johnstown, Pa.	J&S.C.	48	(†)	(†)	F	(†)	(†)
3985	Conbro Coal Co. (John C. T. Conte)	Conbro-Gray	36	E	Gray, Pa.	WM.	102	(†)	(†)	E	(†)	(†)
3225	Eyerly, James F. (Hillside Coal Company)	Drain #1	14	E	Osceola Mills, Pa.	PRR.	45	(†)	(†)	F	(†)	(†)
3271	Eyerly, James F. (Hillside Coal Company)	Drain #2	14	D	Osceola Mills, Pa.	PRR.	45	(†)	(†)	F	(†)	(†)
3272	Eyerly, James F. (Hillside Coal Company)	Drain #3	14	C	Osceola Mills, Pa.	PRR.	45	(†)	(†)	F	(†)	(†)
4007	Jamison, R. H., Jr. (Delmont Fuel Company)	Delmont #6	22	Pittsburgh	Iselin, Pa.	B&O.	112	(†)	(†)	E	(†)	(†)
4008	Kinter, Clair B.	Kinter #2	15	E	Dixonville, Pa.	CT&D.	50	(†)	(†)	E	(†)	(†)
3963	Kinter, Clair B.	Kinter #1	15	E	Dixonville, Pa.	CT&D.	50	(†)	(†)	E	(†)	(†)
2546	Meyers & Hottle (Ross W. Meyers)	Custer	37	D	Coleman, Pa.	B&O.	100	(†)	(†)	B	(†)	(†)
3970	Minns Brothers (John T. Minns)	Minns	6	E	Falls Creek, Pa.	PRR.	120	(†)	(†)	F	(†)	(†)
3969	Reesman, D. H.	Blue Eagle	6	D	Anita, Pa.	PRR.	50	(†)	(†)	E	(†)	(†)
3971	Romesberg Bros. (Robert Romesberg)	Pritts	40	B	Rockwood, Pa.	B&O.	100	(†)	(†)	G	(†)	(†)

†Indicates no classifications effective for these size groups.

*Indicates change in shipping point.

*Indicates change in freight origin group numbers.

NOTE: The above prices are applicable only via the respective freight origin groups, shipping points, and railroads shown for the respective mines. Freight origin groups, shipping points and railroads previously assigned to these mines are no longer applicable.

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	Sub-district No.	County	Seam	All lump coal double screened, top size 2' and over	Double screened, top size 2' and under	Run of mine modified R/M	2' and under slack	3 1/2' and under slack
						1	2	3	4	5
Blackburn, Ray Clarence.....	3875	Blue Flame Coal Mining Co.	44	Grant.....	E.....	(†)	(†)	245	(†)	(†)
Central Coal Corporation.....	4005	John Lee.....	44	Grant.....	E.....	(†)	(†)	245	(†)	(†)
Conbro Coal Co. (John C. T. Conte).....	3985	Conbro-Cray.....	36	Somerset.....	E.....	(†)	(†)	245	(†)	(†)
Fish Mines (W. G. Fish).....	4006	Fish #2.....	7	Clearfield.....	D.....	265	(†)	240	230	(†)
Ford, Custer.....	3968	Ford.....	39	Huntingdon.....	Fulton.....	(†)	(†)	260	(†)	(†)
Gillen, Ray C.....	3918	Rock Cabin.....	9	Clinton.....	C.....	(†)	(†)	245	(†)	(†)
Jamison, R. H. Jr., (Delmont Fuel Company).....	4007	Delmont #6.....	22	Armstrong.....	Pittsburgh.....	(†)	(†)	240	(†)	(†)
Kinter, Clair B.....	4008	Kinter #2.....	15	Indiana.....	E.....	(†)	(†)	245	(†)	(†)
Kinter, Clair B.....	3963	Kinter #1.....	15	Indiana.....	E.....	(†)	(†)	240	(†)	(†)
Lingle, Benson.....	3972	Lingle #1.....	8	Clearfield.....	C.....	(†)	(†)	240	(†)	(†)
Minns Brothers (John T. Minns).....	3970	Minns's.....	6	Jefferson.....	E.....	(†)	(†)	240	(†)	(†)
Reesman, D. H.....	3969	Blue Eagle.....	6	Jefferson.....	D.....	(†)	(†)	245	(†)	(†)
Romesberg Bros. (Rober. Romesberg).....	3971	Pritts.....	40	Somerset.....	B.....	(†)	(†)	235	(†)	(†)

†Indicates no prices effective for these size groups.

[F. R. Doc. 43-7920; Filed, May 19, 1943; 11:09 a. m.]

[Docket No. A-1967]

PART 322—MINIMUM PRICE SCHEDULE,
DISTRICT NO. 2

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 2 for the establishment of price classifications and minimum prices for the coals of certain mines in District No. 2.

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 located in District No. 2; 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 purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 322.7 (*Alphabetical list of code members*) is amended by adding thereto Supplement R-I, and § 322.9 (*Special prices—(c) Railroad fuel*) is amended by adding thereto Supplement R-II, and § 322.23 (*General prices*) is amended by adding thereto Supplement T, which supple-

ments 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.

Dated: May 3, 1943.

[SEAL]

DAN H. WHEELER,
Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 2

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 322, Minimum Price Schedule for District No. 2 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 322.7 Alphabetical list of code members—Supplement R-I

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

Mine index No.	Code member	Mine name	Seam	Sub-district No.	Shipping point	Railroad	Freight origin group No.	Size group Nos.															
								1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
2068	Beatty, Wm. F.	Beatty (s)	Pittsburgh	7	Gladden, Pa.	P&WVA.	75	C	C	C	C	F	F	F	F	F	F	F	F	F	F	F	F
88	Consumers Mining Company	Harmar (d)	T. Freeport	8	Harmar Colliery, Pa.	PRR	79	E	E	E	E	D	D	D	D	D	D	D	D	D	D	D	D
88	Consumers Mining Company	Harmar (d)	T. Freeport	8	Harmarville, Pa.	PRR	River	E	E	E	E	D	D	D	D	D	D	D	D	D	D	D	D
2057	Guseman-Hall Coal Company	Hall #2 (d)	Pittsburgh	3	Pt. Marion, Pa.	B&O	80	F	F	F	F	D	D	D	D	D	D	D	D	D	D	D	D
2058	Guseman-Hall Coal Company	Hall #3 (d)	Sewickley	3	Darent, Pa.	B&O	114	F	F	F	F	D	D	D	D	D	D	D	D	D	D	D	D
570	Haas Coal Co.	Haas (d)	U. Freeport	8	Creighton, Pa.	PRR		E	E	E	E	D	D	D	D	D	D	D	D	D	D	D	D
2086	Holman, James E.	Holman (d)	M. Kittanning	1	Culmerville, Pa.	B&E	43	E	E	E	E	D	D	D	D	D	D	D	D	D	D	D	D
1007	Lake Lynn Fuel Company, Ltd. (H. P. Sisler)	Lake Lynn #1	Pittsburgh	1	Hooker, Pa.	WA	21	E	E	E	E	D	D	D	D	D	D	D	D	D	D	D	D
1007	Lake Lynn Fuel Company, Ltd. (H. P. Sisler)	Lake Lynn #1	Pittsburgh	3	Lake Lynn, Pa.	B&O	80	F	F	F	F	D	D	D	D	D	D	D	D	D	D	D	D
2091	Loos, Robert C.	McMichaels (s)	Pittsburgh	3	Pt. Marion, Pa.	Cheat		F	F	F	F	D	D	D	D	D	D	D	D	D	D	D	D
2089	Sasso, Leonard (Standard Coal Co.)	Leonard Sasso #3 (s)	Pittsburgh	7	Superior, Pa.	PC&Y	69	A	A	A	A	C	C	C	C	C	C	C	C	C	C	C	C
					Bridgeville, Pa.	PRR	74	O	O	O	O	F	F	F	F	F	F	F	F	F	F	F	F

*Indicates no classifications and prices effective for these size groups.

§ 322.9 *Special prices—(c) Railroad fuel—Supplement R-II*

NOTE: In § 322.9 (c) in Minimum Price Schedule No. 1 add the mine index numbers

in groups shown. Group No. 1: 2691; Group No. 2: 2668, 2689; Group No. 7: 1007, 2687; Group No. 8: 2688; Group No. 9: 88, 570; Group No. 12, 2686.

NOTE: In § 322.8 (Market Area 13) in the Effective Schedule Mine Index No. 2668 will take the same necessary and permissible freight adjustments as mines having Index Nos. 221, 222, 223 and 224.

FOR TRUCK SHIPMENTS

§ 322.23 *General prices—Supplement T*

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

Code member index	Mine Index No.	Mine	Seam	Base sizes										
				Lump over 4"	Lump 4"	Lump 3"	Lump 2"	Egg 2" x 4"	Stove 1" x 4"	Pea 3/4" x 1 1/4"	Run of mine	2" N/S	1 1/4" slack	3/4" slack
				1	2	3	4	5	6	7	8	9	10	11
ALLEGHENY COUNTY														
Fekula, Harry ¹	2698	Christoff #2.....	Pittsburgh.....	305	295	285	260	240	240	240	240	210	200	190
Loos, Robert O.....	2691	McMichaels (s).....	Pittsburgh.....	320	310	300	275	250	250	240	260	220	210	200
Pera, Angelo ¹	522	Calcichola.....	Pittsburgh.....	305	295	285	270	260	250	245	240	210	200	190
Sasso, Leonard (Standard Coal Co.).....	2689	Leonard Sasso #3 (s).....	Pittsburgh.....	295	285	275	255	235	235	230	240	210	200	190
BUTLER COUNTY														
Holman, James E.....	2686	Holman (d).....	M. Kittanning.....	345	325	305	285	280	265	265	250	210	200	190
FAYETTE COUNTY														
Guseman-Hall Coal Company.....	2687	Hall #2 (d).....	Pittsburgh.....	310	300	290	270	250	240	235	240	225	220	195
Guseman-Hall Coal Company.....	2688	Hall #3 (d).....	Sewickley.....	295	285	275	260	240	230	230	230	215	210	195
LAWRENCE COUNTY														
Marshall Mining Company.....	2685	Harbor No. 2.....	M. Kittanning.....	325	325	315	305	300	290	255	255	205	190	170
WESTMORELAND COUNTY														
Snyder, J. C.....	2690	Bessemer.....	Pittsburgh.....	320	310	300	280	260	250	245	255	220	210	195

¹Indicates change in name.

[F. R. Doc. 43-7916; Filed, May 19, 1943; 11:08 a. m.]

[Docket No. A-1970]

PART 322—MINIMUM PRICE SCHEDULE,
DISTRICT No. 2

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 2 for the establishment of changes in and additions to railroad shipping points for the coals of certain mines in District No. 2.

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 changes in and additions to railroad shipping points for the coals of certain mines in District No. 2; 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 purposes of the Act;

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 322.7 (*Alphabetical list of code members*) is amended by adding thereto Supplement R-I and § 322.9 (*Special prices—(c) Railroad fuel*) is amended by adding thereto Supplement R-II, 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.

Dated: May 7, 1943.

[SEAL]

DAN H. WHEELER,
Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 2

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 322, Minimum Price Schedule for District No. 2 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 322.7 Alphabetical list of code members—Supplement R-I

[Alphabetical listing of code members having railway loading facilities, showing price classification by size group Nos.]

Mine index No.	Code member	Mine name	Seam	Subdistrict No.	Shipping point	Railroad	Freight origin group No.	Size group Nos.															
								1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16
408	B. S. F. Coal Co. (G. Stoy Sorber).	Point Marion (s)...	Pittsburgh...	3	Nilan, Pa. ¹	B&O.....	80	G	G	H	H	H	H	H	H	H	(†)	(†)	(†)	(†)	(†)	(†)	(†)
2386	B. S. F. Coal Co. (G. Stoy Sorber).	Point Marion (d)...	Pittsburgh...	3	Nilan, Pa. ¹	B&O.....	80	F	F	E	E	E	E	E	E	E	(†)	(†)	(†)	(†)	(†)	(†)	(†)
2666	Grant, Antonette (Peacock Coal Company).	Grant #2 (d).....	Pittsburgh...	2	Apollo, Pa. ¹	PRR.....	90	E	E	D	D	D	D	E	E	E	(†)	(†)	(†)	(†)	(†)	(†)	(†)
2464	Lucidi, G. (Clairton Building & Construction Co.)	Lucidi.....	Pittsburgh...	7	Peters Creek, Pa. ¹ Wylle, Pa. ¹	(PRR Union.) ²	65	(†)	C	C	C	F	F	F	F	F	(†)	(†)	(†)	(†)	(†)	(†)	(†)
695	Schlegel, August.....	Schlegel (s).....	Pittsburgh...	7	Imperial, Pa. ¹ Clinton Block ¹ Siding, Imperial, Pa.	Mont. Mont.....	72	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)	(†)

† Indicates no classifications effective for these size groups.

¹ Indicates change in shipping point.

² Indicates change in Freight Origin Group number.

NOTE: The above prices are applicable only via the respective freight origin groups, shipping points, and railroads shown for the respective mines. Freight origin groups shipping points, and railroads previously assigned to these mines are no longer applicable.

NOTE: Freight Origin Group No. 65 will take the same necessary and permissible adjustments as Freight Origin Group No. 74.

§ 322.9 Special prices—(c) Railroad fuel—Supplement R-II.

NOTE: In § 322.9 (c) in Minimum Price Schedule No. 1, add the mine index numbers in groups shown: Group No. 2: 595, 2464; Group No. 7: 498, 2386; Group No. 20: 2666.

[F. R. Doc. 43-7918; Filed, May 19, 1943; 11:08 a. m.]

[Docket No. A-1978]

PART 331—MINIMUM PRICE SCHEDULE, DISTRICT NO. 11

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 11 for establishment of price classifications and minimum prices for Mine Index No. 1391.

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 Meakin No. 2 Mine, Mine Index No. 1391 of Hezekiah Meakin in District No. 11; 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 purposes of the Act:

It is ordered, That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 331.24 (General prices in cents per net ton for ship-

ment into all market areas) is amended by adding thereto Supplement T, which supplement is 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.

Dated: May 8, 1943.

[SEAL]

DAN H. WHEELER,
Director.

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 11

NOTE: The material contained in this supplement is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 331, Minimum Price Schedule for District No. 11 and supplements thereto.

FOR TRUCK SHIPMENTS

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

Code member index	Mine Index No.	Mine	Seam	Prices and size group Nos.															
				1	2	3	4	5	6	7	8	9	10, 11, 12	13	14	15	16		
CLAY COUNTY																			
Meakin, Hezekiah.....	1391	Meakin No. 2.....		3	245	240	235	225	220	215	175	180	175	170	140	130	75	45	

[F. R. Doc. 43-7921; Filed, May 19, 1943; 11:09 a. m.]

[Docket No. A-1979]

PART 331—MINIMUM PRICE SCHEDULE, DISTRICT NO. 11

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 11 for establishment of price classifications and minimum prices for Mine Index No. 1046.

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 Bush Mine, Mine Index No. 1046, of Ernest V. Bush, in District No. 11; 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 purposes of the Act:

It is ordered. That, pending final disposition of the above-entitled matter, temporary relief is granted as follows: Commencing forthwith, § 331.5 (*Alphabetical list of code members*) is amended by adding thereto Supplement R, which supplement is 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

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 11

NOTE: The material contained in this supplement is to be read in the light of the classifications, prices, instructions, exceptions and other provisions contained in Part 331, Minimum Price Schedule for District No. 11 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 331.5 Alphabetical list of code members—Supplement R

Mine Index No.	Code member	Mine	Seam	Subdistrict	Freight group	Price group	Shipping point	Railroad
11046	Bush, Ernest V.	Bush	VI	LS	60	7	Midland	C&L

¹ Mine Index No. 1046 shall be included in Price Group 7 and shall take the same f. o. b. mine prices as other mines in Price Group 7 in Price Schedule No. 1, District No. 11, For All Shipments Except Truck. It shall also take the same adjustments in f. o. b. mine prices on account of differences in freight rates as have been established for Mine Index No. 1 and other mines in Freight Origin Group 60 of the Linton Sullivan Subdistrict having the same freight rate. Mine Index No. 1046 shall be accorded the same prices for railroad locomotive fuel as shown in § 331.10 in minimum Price Schedule No. 1, District No. 11, For All Shipments Except Truck, as are shown for Mine Index Nos. 1, 56 and 111.

[F. R. Doc. 43-7919; Filed, May 19, 1943; 11:08 a. m.]

[Docket No. A-1966]

PART 332—MINIMUM PRICE SCHEDULE DISTRICT NO. 2

ORDER GRANTING RELIEF

Order granting temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 12 for the establishment of price classifications and minimum prices for Mine Index No. 847.

An original petition, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, having been duly filed with

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, § 332.2 (*Alphabetical list of code members*) is amended by adding thereto Supplement R, and § 332.24 (*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

TEMPORARY AND CONDITIONALLY FINAL EFFECTIVE MINIMUM PRICES FOR DISTRICT NO. 12

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 332, Minimum Price Schedule for District No. 12 and supplements thereto.

FOR ALL SHIPMENTS EXCEPT TRUCK

§ 332.2 Alphabetical list of code members—Supplement R

[Listing of code members, mines, mine index numbers and mine origin groups]

Mine Index No.	Code member	Mine	Mine origin group	Originating railroad	Mine origin group No.
847	Briggs Coal Co. (Earl Lankford)	Briggs Coal Co. ¹	Bussey	CB&Q-Wab.	31

¹ Indicates mines shipping via public sidings and ramps for railway delivery.

FOR TRUCK SHIPMENTS

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

Code member index name	Mine Index No.	Mine	Price group No.	County	Chunk	Standard lump	Egg 8 x 2", 6 x 2"	Small egg 4 x 2", 3 x 1 1/2"	Mine run	Nut 2 x 1 1/4", 1 1/4 x 3/4"	Domestic Stoker 1 1/4"	Screens 2", 1 1/2"	Industrial Stoker 2", 1 1/2" x 0"	1/4" x 0"
Briggs Coal Co. (Earl Lankford)	847	Briggs Coal Co.	18	Marion	305	285	275	275	275	275	275	165	225	105

[F. R. Doc. 43-7917; Filed, May 19, 1943; 11:08 a. m.]

Chapter VI—Solid Fuels Administration for War

PART 603—OPERATION OF COAL MINES UNDER GOVERNMENT CONTROL

GENERAL

- Sec.
603.1 Authority for regulations.
603.2 Scope of regulations.
603.3 Effect of regulations.
603.4 Purpose of operation.
603.5 Plan and policy of operation.
603.6 Definitions.
- ORGANIZATION FOR OPERATION
- 603.10 Supervision and direction.
603.11 Designation of Regional Managers.
603.12 Duties of Regional Managers.
603.13 Designation of Advisory Councils.
603.14 Duties of Advisory Councils.
603.15 Designation of Operating Managers.
603.16 Status of Operating Managers.
603.17 Duties of Operating Managers.
- OPERATION OF MINES
- 603.20 Statement of property taken.
603.21 Accounts and records.
603.22 Financial and commercial transactions.
603.23 Employment.
603.24 Application of Federal and State law.
- ENFORCEMENT OF REGULATIONS AND ORDERS
- 603.30 Enforcement powers of Regional Managers.
603.31 Removal of Operating Managers.
603.32 Use of military force.
- TERMINATION OF GOVERNMENT CONTROL
- 603.40 Methods of termination.

GENERAL

§ 603.1 *Authority for regulations.* These regulations are issued under the authority of Executive Order No. 9340, dated May 1, 1943 (8 F.R. 5695), authorizing and directing the Secretary of the Interior

* * * to take immediate possession, so far as may be necessary or desirable, of any and all mines producing coal in which a strike or stoppage has occurred or is threatened, together with any and all real and personal property, franchises, rights, facilities, funds and other assets used in connection with the operation of such mines, and to operate or arrange for the operation of such mines in such manner as he deems necessary for the successful prosecution of the war, and to do all things necessary for or incidental to the production, sale and distribution of coal.

§ 603.2 *Scope of regulations.* These regulations shall govern the operation of all coal mines placed under Government control pursuant to Executive Order No. 9340 by orders of the Secretary of the Interior of May 1, 1943 (8 F.R. 5767) taking possession of all coal mines operated by the companies specified in the appendices attached thereto, including any and all real and personal property, franchises, rights, facilities, funds, and other assets used in connection with the operation of such mines and the distribution and sale of their products, for operation by the United States in furtherance of the prosecution of the war.

§ 603.3 *Effect of regulations.* These regulations shall supersede all prior orders or instructions governing the operation of such coal mines to the extent that

such orders or instructions are inconsistent with these regulations.

§ 603.4 *Purpose of operation.* The primary object of Government intervention in the operation of the said properties is the maintenance of full production of coal for the effective prosecution of the war. All duties and authorities set forth in these regulations are to be construed in the light of this purpose, and if any regulation interferes with the accomplishment of this purpose, prompt application must be made to the Solid Fuels Administrator for War to secure the waiver or modification of such regulation.

§ 603.5 *Plan and policy of operation.* (a) Control of the operations of the coal mines will be exercised by the Government to the extent necessary to maintain maximum production. Wherever the cooperation of the company and its personnel can be secured, the existing organization of the mining company will be utilized, and the company will continue operation in the regular course of business as a going enterprise, conforming with such directions as the Government may issue. Where the prompt and effective cooperation of a company cannot be secured, appropriate action will be taken under §§ 603.30 and 603.31 of these regulations.

(b) All properties in the possession of the Government shall be operated in a manner consistent with the fact that title to the properties remains in the owners thereof and that the Government, having temporarily taken possession or custody, will assert only such rights as are necessary to accomplish the national purpose of continued and maximum production.

(c) Possession and operation by the Government are to be terminated as soon as this can be done without injury to the furtherance of the war program.

§ 603.6 *Definitions.* (a) As used herein,

(1) The term "coal mines" means the coal mines of which possession was taken by the orders of the Secretary of the Interior of May 1, 1943, and any and all real and personal property, franchises, rights, facilities, funds, and other assets used in connection with the operation of such mines and the distribution and sale of their products.

(2) The term "company" or "mining company" means the corporation, partnership, association, or individual in possession and control of coal mines immediately prior to the taking of possession of such coal mines by the Secretary of the Interior.

(3) The term "Solid Fuels Administrator for War" means the Administrator of the Solid Fuels Administration for War, created by the Executive order of April 19, 1943 (8 F.R. 5355).

ORGANIZATION FOR OPERATION

§ 603.10 *Supervision and direction.* The power, authority, and discretion of the Secretary of the Interior, with respect to the operation of the coal mines may, under the authority of Order No. 1807 of the Secretary of the Interior

dated May 1, 1943 (8 F.R. 5767), as amended by Order No. 1812, dated May 6, 1943 (8 F.R. 6006), be exercised by the Solid Fuels Administrator for War (hereinafter referred to as the Administrator) and, subject to his supervision, by the Deputy Solid Fuels Administrator for War (hereinafter referred to as the Deputy Administrator) to the same extent and with the same effect as such power, authority, and discretion may be exercised by the Secretary of the Interior. The power, authority, and discretion of the Administrator and Deputy Administrator may be exercised by them through such personnel of the Solid Fuels Administration for War and the Department of the Interior and in such manner as the Administrator or Deputy Administrator may determine. The authority to direct and supervise the operation of the coal mines within their respective territories has been delegated, subject to the supervision of the Administrator and Deputy Administrator, to the Regional Bituminous Coal Managers and the Regional Anthracite Coal Manager (hereinafter referred to as the Regional Managers).

§ 603.11 *Designation of Regional Managers.* Within each region served by a field office of the Bituminous Coal Division of the Department of the Interior, the manager of the said office, or such other person as the Administrator may appoint, shall serve as Regional Bituminous Coal Manager. Within the anthracite coal mining region in Pennsylvania, the Chief of the Mineral Production Security Division in the Bureau of Mines of the Department of the Interior, or such other person as the Administrator may appoint, shall serve as Regional Anthracite Coal Manager.

§ 603.12 *Duties of Regional Managers.* Each Regional Manager is authorized, subject to the orders of the Administrator, to exercise full powers of supervision and direction over the operation of all coal mines in the possession of the Government within his territorial jurisdiction during the period of Government control of the said mines. He shall have authority to issue (except as provided in § 603.32) specific directions as to the production, sale and distribution of coal by the mines subject to his supervision, and as to all operating and financial arrangements for such mines. He shall also have authority to advise, and to issue directions, with respect to the construction of applicable orders and regulations. All directions and orders shall be in writing and a copy shall forthwith be mailed to the Administrator.

§ 603.13 *Designation of Advisory Councils.* The Chairman and the Labor Representatives of each Bituminous Coal District Board in the territory covered by each of the several field offices of the Bituminous Coal Division shall constitute a Regional Advisory Council. The members of the Regional Advisory Councils shall serve without compensation and will be expected to be on duty in the offices of the Regional Managers at such times and for such periods as may prove necessary. Where there are two or more

chairmen of District Boards or two or more labor representatives on any Regional Advisory Council either or both groups may designate one man to serve in the absence of the others of such group. The two anthracite operator representatives on the Solid Fuels Advisory War Council and the anthracite labor representative on that Council, together with one other representative selected by him, shall serve as an Anthracite Advisory Council.

§ 603.14 Duties of Advisory Councils.

(a) Each Regional Advisory Council shall serve as advisor to the Regional Manager within the area of its jurisdiction and to the Administrator, transmitting to the said Regional Manager all complaints and suggestions with reference to the operation of mines under Government control within the area of its jurisdiction, together with its recommendations respecting such complaints and suggestions and the reports of any investigations conducted with regard to the same. The members of each Regional Advisory Council shall be freely consulted by the Regional Managers, and any member may be assigned such executive duties as the Regional Manager may prescribe or delegate. Any member of the Regional Advisory Council shall be free to make specific or general suggestion or complaint to the Administrator who will give it his prompt and careful consideration.

(b) The Anthracite Advisory Council, in liaison with the Regional Anthracite Coal Manager, shall exercise powers and responsibilities similar to those of the bituminous coal Regional Advisory Councils.

§ 603.15 *Designation of Operating Managers.* (a) The operation of the coal mines of a mining company will ordinarily be entrusted to an officer of the company formerly in charge of operations who is authorized to act for the said company and who will, under appointment by the Administrator, during the period of Government control, act as Operating Manager for the United States, while continuing to serve as an officer and employee of the mining company. At the request of the said company, such person may be removed from the position of Operating Manager for the United States, and an officer or employee of the company nominated by the company may be appointed by the Administrator.

(b) Where the prompt and effective cooperation of the mining company in the operation of the coal mines under Government control cannot be secured, a person other than an officer or employee of the company may be designated as the Operating Manager for the United States by the Administrator.

(c) Where a company is in receivership or trusteeship, the receiver or trustee will ordinarily be designated Operating Manager for the United States.

§ 603.16 *Status of Operating Managers.* (a) Any officer or employee of a mining company who, with the permission of, or without objection from, the said company, accepts designation as

Operating Manager for the United States of the coal mines of said company shall, together with all other officers and employees, serve in full recognition of his responsibilities to the Government and subject to all orders and regulations of the Administrator, but he and all other officers and employees shall serve as agents and employees of the company with respect to all actions which they would have been empowered to take on behalf of the company in the absence of Government control of its property.

(b) The Operating Manager shall continue to be subject to all restrictions and limitations imposed by the company upon his exercise of his authority. In respect of any action to which or in which the company requires its special consent or concurrence, the Operating Manager shall obtain such consent or concurrence before he takes such action. If consent is denied, the Operating Manager shall so report to the Regional Manager, stating the circumstances of the denial. The Regional Manager shall transmit the report to the Administrator, and the Operating Manager may proceed to take the action in question only upon direction of the Administrator.

(c) Designation of any person as Operating Manager for the United States shall not be deemed to constitute him an officer or employee of the United States within the meaning of Federal statutes governing personnel.

(d) The appointment of any Operating Manager shall terminate at the discretion of the Administrator upon notice to the Operating Manager.

§ 603.17 *Duties of Operating Managers.* (a) Operating Managers shall perform for their companies ordinary duties of management in accordance with established policies and practices, so far as consistent with these regulations and the instructions and orders of the Administrator and Regional Managers, and shall in addition perform all special duties placed on them as Operating Managers of the United States by these regulations, by their appointment instructions, so far as consistent with these regulations, and by such orders as the Administrator or the Regional Managers may issue.

(b) An Operating Manager is authorized to take all necessary action in the manner in which and through the officials by which it has been customarily accomplished and may, as should be necessary and convenient, take action either under his customary title and designation or as "Operating Manager for the United States, (name of company)".

OPERATION OF MINES

§ 603.20 *Statement of property taken.* The Operating Manager of each mine shall promptly submit to the Regional Manager of the area in which the mine is located a statement specifically enumerating and defining the properties under his management, in accordance with a form to be furnished by the Administrator. Such statement shall be promptly submitted by the Regional Manager to the Administrator with

recommendations as to any corrections that may appear proper and shall be subject to such correction as the Administrator, or any other official specifically designated for the purpose by the Administrator, shall from time to time find to be necessary. A copy of such revised statement shall be returned to each Operating Manager to serve as a guide to him and any successor Operating Manager in the performance of their functions.

§ 603.21 *Accounts and records.* (a) The Operating Manager shall set up and keep the books and records of the company in a manner such that the period of Government operation will be separate, or may be readily separated, from the operation of the company previously operating the mines as a private enterprise. The same set of books may be used so long as items of payments, receipts, and all other transactions engaged in on and after May 1, 1943, may be easily separated from items concerning transactions engaged in before that date.

(b) The Operating Manager shall render such accounting as the Administrator may, from time to time, prescribe.

§ 603.22 *Financial and commercial transactions.* (a) Ordinary financial and commercial transactions shall be carried on so far as possible, in accordance with the customary procedures and policies of the mining company. The Operating Managers shall enter into such financial transactions, either by way of receipt or expenditure, as are necessary to continue the enterprise, utilizing any funds or properties due or belonging to the mining company, and shall draw upon the funds and accounts of the company, utilizing customary sources of credits or funds, and make all necessary disbursements. No major disbursements of an extraordinary nature shall be made without the approval of the Regional Manager.

(b) The Operating Managers shall, if the need arises, inform all third persons with whom they enter into such transactions that such transactions are being carried on, under the authority of the Government and the company, in accordance with customary procedures and policies, that the company remains subject to the usual methods of enforcement of its obligations, and that the Government expects that the acts and agreements of the company will be accorded the same consideration and effect as in the absence of Government control.

§ 603.23 *Employment—(a) Working conditions.* In accordance with Executive Order No. 9340, the customary working conditions shall be maintained in all mines.

(b) *Collective bargaining.* In accordance with the terms of Executive Order No. 9340, the customary machinery for the adjustment of workers' grievances shall be maintained in all mines and the right of the workers shall be recognized to continue their membership in any labor organization, to bargain collectively through representatives of their own choosing, and to engage in collec-

tive activities for the purpose of collective bargaining or other mutual aid or protection, provided that such concerted activities do not interfere with the operation of the mine.

(c) *Employment benefits.* All benefits enjoyed by employees of the mine under private control, including State and Federal insurance payments and benefits, workmen's compensation coverage, and group insurance, and all arrangements governing the payment of wages, including war bond purchase plans and the check-off of union dues, shall be continued.

(d) *Personnel.* Operating Managers shall use the customary personnel so far as practicable and take all steps to encourage miners to work under present wages and working conditions with the understanding that any eventual wage adjustments will be made retroactive, but they shall in no event use force; if any actual need has developed for maintenance of order by use of the military forces, they shall communicate with the appropriate Regional Manager for transmission of said request to the proper officials.

(1) All personnel of the mines, both officers and employees, shall be considered as called upon by Executive Order No. 9340 to serve the Government of the United States, but nothing in these regulations shall be construed as recognizing such personnel as officers and employees of the Federal Government within the meaning of the statutes relating to Federal employment.

§ 603.24 *Application of Federal and State Laws.* (a) The mining companies, their personnel and their property are deemed to remain subject during the period of Government control to all Federal and State laws and to actions, orders, and proceedings of all Federal and State courts and administrative agencies. The companies are expected to meet all Federal, State and local taxes, contributions, and assessments in the customary manner.

(b) The mining companies are deemed to remain subject to suit as heretofore. However, no Operating Manager or Regional Manager is authorized to bring suit, accept service, or enter any legal proceeding, on behalf of the United States without specific direction from the Administrator. Information as to the pendency, necessity, or probability of any legal proceeding which casts in question any right of the United States should be promptly transmitted by the Operating Manager to the Regional Manager and by the latter officer to the Administrator, with appropriate recommendations concerning the assignment of legal counsel if such assignment is indicated.

(c) The possessory interest of the United States in the properties of the companies is deemed to be protected by the criminal laws protecting United States property.

ENFORCEMENT OF REGULATIONS AND ORDERS

§ 603.30 *Enforcement powers of Regional Managers.* In any case where the prompt and effective cooperation of a mining company cannot be secured,

the Regional Manager may issue appropriate instructions for the operation of the coal mines of such company and shall immediately report the circumstances and his instructions to the Administrator. Pending receipt of directions from the Administrator, it shall be the duty of the Regional Manager to deny access to the premises to persons not contributing to the operation of the enterprise, to prevent any interference with the coal mines or the operations under Government control, and to see that the production of coal is continued.

§ 603.31 *Removal of Operating Managers.* Upon failure of an Operating Manager to comply with these regulations or the orders of the Administrator or the Regional Managers or upon failure of a mining company to respect the action taken by its Operating Manager who is an official of the company, the Regional Manager shall report to the Administrator the desirability of the removal of the Operating Manager, with such recommendations for a substitute as he may wish to make.

§ 603.32 *Use of military force.* Any request for the use of the armed forces of the United States to protect life or property in connection with the operation of any mine under the control of the United States shall be submitted by the Operating Manager in charge of the mine to the Regional Manager, who shall promptly transmit it with his recommendation and that of the liaison officer designated by the Secretary of War for the district in question, to the Administrator for decision as to whether a request for such protection shall be submitted to the Secretary of War pursuant to the provisions of Executive Order No. 9340. No Operating Manager and no Regional Manager shall have authority to make a request for military protection directly to any officer of the War Department or of the United States Army.

TERMINATION OF GOVERNMENT CONTROL

§ 603.40 *Methods of termination.* Government control of any property affected by these regulations may be relinquished in one of the following ways:

(a) Such control and possession of all properties under Government control, including all accrued assets and rights, may be relinquished upon fulfillment of the following conditions:

(1) Satisfactory assurances shall be presented to the Administrator that under restored private control full operation of the coal mines will be continued;

(2) The mining company shall execute a ratification agreement by which it adopts and ratifies all acts performed by the Operating Manager for the United States in the operation of the coal mines of the company during the period of Government control and covenants and agrees that the Government of the United States and its officials are released from all claims by or on behalf of the company by reason of the possession and control of the coal mines, and that the company will hold the Government of the United States and its officials

harmless with respect to any claims or liabilities arising out of acts performed during the period of such possession and control; and

(3) The executed ratification agreement shall be accompanied by evidence of the authority of the officer executing the agreement to act for the company in this respect. If the only official duly authorized to execute the agreement is the Operating Manager for the United States, or if no official has authority to execute the agreement without specific authorization from the Board of Directors, the executed agreement shall be accompanied by a resolution of the Board of Directors authorizing the execution of the agreement. If the coal mines to be released were, prior to May 1, 1943, in the possession and control of an individual rather than of a company, the ratification agreement shall be executed by such individual, whether or not he is the Operating Manager for the United States. If the possession and control prior to May 1, 1943, were in a partnership, the ratification agreement shall be executed by all the partners.

(b) In the event that the mining company declines to adopt the acts of management performed during the period of Government control, the Administrator may, nevertheless, return to the said mining company the said property or portions thereof, retaining such assets and rights as may be necessary to compensate for any reasonable expenses incurred in the course of Government operation of the said property and to meet all outstanding obligations incurred in connection with such operation. Pending an accounting and adjudication of all such claims, and of any other claims of interested parties, including any claims of owners based upon negligence in the management of the property, such portions of the said property may be retained in Government control as shall appear to be adequate to cover all adjustments that may be required by such accounting and adjudication.

Dated: May 19, 1943.

HAROLD L. ICKES,
Secretary of the Interior.

[F. R. Doc. 43-7977; Filed, May 20, 1943;
10:14 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice Chairman

AUTHORITY: Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R. 6880; 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 1010—SUSPENSION ORDERS

[Amendment 1 to Suspension Order S-220]

VENETIAN PRODUCTS COMPANY

Venetian Products Company, 239 East Water Street, Syracuse, New York, has appealed from the provisions of Suspension Order No. S-220, issued January 27,

1943. After a review of the case it has been determined that the appeal be denied but that Suspension Order No. S-220 be modified so as to expire on May 30, 1943 instead of July 31, 1943.

In view of the foregoing, paragraphs (a), (b) and (c) of § 1010.220, Suspension Order No. S-220, issued January 27, 1943, is hereby amended to read as follows:

(a) For a period of four months from the effective date of this Order, Sara D. Cohen and Sidney M. Cohen, doing business as Venetian Products Company or otherwise, their successors and assigns, shall not sell, transfer, deliver, process, assemble or produce any metal household furniture as the same is defined in Limitation Order L-62 whether in semifinished or finished form or any parts therefor, unless hereafter specifically authorized in writing by the War Production Board.

(b) For a period of four months from the effective date of this order, deliveries of material to Sara D. Cohen and Sidney M. Cohen, doing business as Venetian Products Company or otherwise, their successors and assigns, shall not be accorded priority over deliveries under any other contract or order and no preference ratings shall be assigned or applied to such deliveries to Sara D. Cohen and Sidney M. Cohen, doing business as Venetian Products Company or otherwise, by means of preference rating certificates, preference rating orders, general preference orders, or any other orders or regulations of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

(c) For a period of four months from the effective date of this order no allocation shall be made to Sara D. Cohen and Sidney M. Cohen, doing business as Venetian Products Company or otherwise, their successors and assigns, of any material the supply or distribution of which is governed by any order of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

Issued this 19th day of May 1943.

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

[F. R. Doc. 43-7965; Filed, May 19, 1943;
3:35 p. m.]

PART 996—CHLORINATED HYDROCARBON SOLVENTS

[General Preference Order M-41 as Amended
May 20, 1943]

Whereas the national defense requirements have created a shortage of chlorinated hydrocarbon solvents, as hereinafter defined, for defense, for private account, and for export, and it is necessary, in the public interest and to promote the defense of the United States, to conserve the supply and direct the distribution thereof;

Now, therefore, it is hereby ordered, That:

§ 996.1 General Preference Order M-41—(a) Definitions. (1) "Chlorinated hydrocarbon solvents" means:

- (i) Carbon tetrachloride,
- (ii) Trichlorethylene,
- (iii) Perchlorethylene,
- (iv) Ethylene dichloride,

and includes mixtures containing the foregoing, provided said mixtures are suitable for any of the uses hereinafter in paragraph (c) specified.

(2) "Producer" means any person engaged in the production of chlorinated hydrocarbon solvents and includes any person who has chlorinated hydrocarbon solvents produced for him pursuant to toll agreement.

(3) "Dealer" means any person who purchases chlorinated hydrocarbon solvents for purposes of resale.

(4) "Base period" means the twelve months' period ending September 30, 1941. In the event that a person shall not throughout such period have been in the business of using chlorinated hydrocarbon solvents, the base period shall be such period as the War Production Board shall select, having regard to such person's consumption of chlorinated hydrocarbon solvents at other or different times.

(b) *Applicability of Priorities Regulation 1.* This order and all transactions in chlorinated hydrocarbon solvents are subject to the provisions of Priorities Regulation 1 (Part 944), as amended from time to time, except to the extent that any provision hereof may be inconsistent therewith, in which case the provisions of this order shall govern.

(c) *Assignment of preference ratings.* Unless a higher preference rating has been specifically assigned by the War Production Board, whether by certificate, preference rating order or otherwise, orders for chlorinated hydrocarbon solvents for each of the uses set forth below are hereby assigned the preference rating set opposite such use as follows:

Use	Preference rating
Fumigation of stored products, including grain	A-10
Charging and recharging fire extinguishers	A-10
Plant control laboratories, hospitals, educational institutions and public institutions, for own consumption	A-10
Processing and manufacture of food, chemicals, rubber, petroleum and plywood, where substitution of other materials is impractical	A-10
Cleaning of metal parts of electrical equipment	A-10
Manufacture of chlorinated hydrocarbon refrigerants	A-10
Degreasing machines specially designed to use such solvents, where used in the manufacture of aircraft, motor vehicles, arms and other direct war material pursuant to contracts or subcontracts with the Army or the Navy of the United States and where, because such solvents are not incorporated in the end product, the rating assigned is not extendable by the contractor or subcontractor; provided that the contractor or subcontractor shall have certified to such fact on his order for such solvents	A-10

Use	Preference rating
Degreasing machines specially designed to use such solvents in a manufacturing process (except as described in the preceding paragraph) or in the repair of public carriers; provided such machines use the solvents at or near their boiling point	B-2
Packaged spotting and cleaning preparations	B-2
Dry cleaning establishments	B-2
Manual cleaning of non-absorbent articles other than metal parts of electrical equipment	B-2

(d) Restrictions on deliveries. (1)

No person requiring any chlorinated hydrocarbon solvents for any use to which a preference rating of B-2 is assigned by paragraph (c) of this order shall in any month receive delivery of chlorinated hydrocarbon solvents intended for such use in an amount in excess of one hundred (100) percent of such person's average monthly consumption of chlorinated hydrocarbon solvents in such use during the base period: *Provided, however,* That any person requiring carbon tetrachloride for any use to which a preference rating of B-2 is assigned by paragraph (c) of this order may receive delivery in any month of an amount of carbon tetrachloride up to but not in excess of one hundred fifty (150) percent of such person's average monthly consumption of carbon tetrachloride in such use during the base period.

(2) [Revoked May 20, 1943]

(3) Except as authorized by the War Production Board, no person shall receive chlorinated hydrocarbon solvents, whatever the quantity, except for the purpose of filling orders to which a preference rating has been assigned by this order or otherwise.

(4) Nothing in this paragraph (d) shall be construed to prevent:

(i) The delivery by producers or dealers in chlorinated hydrocarbon solvents within the restrictions contained in paragraph (f) hereof and after provision has been made for filling defense orders, to and among themselves, for purposes of resale.

(ii) The acceptance of delivery of spent chlorinated hydrocarbon solvent residues by a reclaimer for purpose of reclamation, whether by way of purchase or with retention of title in the deliveror, and, where title is retained by the deliveror the return to the deliveror of the reclaimed solvents: *Provided however,* That the reclaimed solvents be held subject to the provisions of this order by such reclaimer or deliveror, as the case may be.

(iii) Nothing in this order shall be construed to prevent a person's accepting chlorinated hydrocarbon solvents in his customary delivery unit (tank car, drum or other container) provided, in the event that the quantity received exceeds the amount permitted by paragraphs (d) (1) and (f) hereof, that the person accepting such delivery shall not be entitled to receive additional chlorinated hydrocarbon solvents until the end of the period within which such quantity would be

consumed at the rate of consumption authorized by this order.

(5) No person shall make delivery of chlorinated hydrocarbon solvents to any other person where such other person is not permitted by this order to receive the same nor, where acceptance of a limited quantity thereof is permitted by this order, in a quantity in excess of such permitted quantity.

(e) [Revoked May 20, 1943]

(f) *Inventory restrictions.* In addition to the inventory restrictions contained in Priorities Regulation 1, hereinabove referred to, no person other than a producer shall, except as provided in paragraph (d) (4) hereof, accumulate inventories of chlorinated hydrocarbon solvents in excess of a 30 day supply thereof, at the expected rate of use or resale.

(g) *Miscellaneous provisions.* (1) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds for appeal.

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

(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, Washington, D. C. Ref.: M-41.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7988; Filed, May 20, 1943;
11:02 a. m.]

PART 1071—INDUSTRIAL AND COMMERCIAL
REFRIGERATING AND AIR CONDITIONING
MACHINERY AND EQUIPMENT

[General Limitation Order L-38 as Amended
May 20, 1943]

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

§ 1071.1 *General Limitation Order L-38—(a) Definitions.* For the purpose of this order:

(1) "System" means any refrigerating or air conditioning system, consisting of an assembly or combination of machinery, equipment, or other apparatus de-

signed primarily to lower the temperature of, or remove water vapor from gaseous, liquid, or solid matter, directly or indirectly, by mechanical, chemical or physical means. The term shall not include a domestic mechanical refrigerator as defined in paragraph (a) (10), a domestic ice refrigerator as defined in paragraph (a) (11), a farm milk cooler as defined in paragraph (a) (12), or heat exchanger equipment as defined in paragraph (a) (15) of this order.

(2) "Parts" means any parts, assemblies of parts, equipment, insulated enclosures and cold storage doors, accessories, implements or devices designed or intended for incorporation or use in a system or for installation therewith in causing it to perform its functions, except the following materials: Liquid or gaseous refrigerants; oil or other lubricants; cleaning fluids or other solvents; anti-freeze fluids; paints, enamels, varnishes, thinners and seam fillers; wax polishes and rust preventives; soldering and brazing fluxes and welding rods; non-metallic filters; belts and belting; gaskets; packing; insulating materials necessary for maintenance and repair service or to partition an existing enclosure; small hardware, such as nuts, bolts, washers, screws and cotter pins; (although nothing in this order relieves any person from complying with any provision in any other order of the War Production Board which may be applicable to any of such excepted materials).

(3) "New", when applied to any system or part, means a system or part that has never been sold and delivered to any person acquiring it for use; "used" means any system or part which has been sold and delivered to any person acquiring the same for use (regardless of whether or not it has subsequently been reconditioned or redesigned); and "reconditioned" means any system or part which has been repaired, rebuilt or redesigned using any new component parts.

(4) "Authorized order" means any order for the delivery of a system or parts, which the War Production Board has authorized on Form PD-830 or PD-831 pursuant to paragraph (c) of this order. The term shall also include any order for such a system or parts which has been placed with and accepted by a dealer, producer or other person prior to April 6, 1943, if such order bears a preference rating of A-1-c or higher (or if the acceptance and delivery of such order was specifically authorized or directed by the War Production Board without any preference rating having been assigned thereto, prior to April 6, 1943): *Provided*, That the system or parts can be and are produced and delivered in accordance with the provisions of Orders M-9-c and M-126 applicable thereto immediately prior to April 6, 1943.

(5) "Person" means any individual, partnership, association, business trust,

corporation, governmental corporation or agency, or any organized group of persons, whether incorporated or not.

(6) "Producer" means any person to the extent that he is engaged in the manufacture, fabrication, or assembly of systems or parts, or industrial type extended surface heating equipment, or industrial type humidifying equipment. The term shall not include any sales or distribution outlet of a producer.

(7) "Dealer" means any person, other than a producer, engaged in the business of selling or distributing new, used, or reconditioned systems or parts, or industrial type extended surface heating equipment, or industrial type humidifying equipment, whether at wholesale, retail, or otherwise. The term includes any sales or distribution outlet of a producer.

(8) "Maintenance and repair service" means the use, whenever necessary, of the minimum amount of parts and other material required for (i) keeping any system in effective and safe working condition, or (ii) restoring a system to effective and safe working condition when it has become unfit for service by normal wear and tear, unavoidable damage, or failure of any parts. The term includes the necessary replacement of any defective component parts of the high side, low side or insulated enclosure, if such parts either cannot be repaired, or consist of a sub-assembly which is normally exchanged in assembled form in order to permit immediate restoration of the system to service and subsequent shop reconditioning of such sub-assembly (such as controls, regulators, coils, motors, sealed units, and compressors and condensers). It shall not, however, include any enlargement of the size or capacity of the system or any modernization or improvement of its design, or the replacement of the entire high side or condensing unit with or without motor or condenser (except in sealed unit types), or the entire low side, or the entire insulated enclosure.

(9) "Deliver" means: (i) to transfer physical possession, title, or ownership; or (ii) to install for use (but not including a temporary installation solely for the purpose of testing the system or part, or the moving of an installed system from one point on the owner's property to another); or (iii) to place in the hands of any carrier or otherwise in transit for transfer of possession to another person (regardless of whether such transfer, installation, or shipment is for the purpose of sale, trade, loan, lease, or other type of transaction).

(10) "Domestic mechanical refrigerator" means any refrigerator for household use which operates either by compression or absorption and which has a net capacity of 16 cubic feet or less (National Electric Manufacturing Association

tion rating), but does not include any low temperature mechanical refrigerator designed for the storage of frozen foods or for the quick freezing of food where the low temperature compartment customarily operates at a temperature of not higher than 15 degrees above zero Fahrenheit and contains 75% or more of the total refrigerating space in the refrigerator.

(11) "Domestic ice refrigerator" means any non-mechanical ice chest or ice box for home use.

(12) "Farm milk cooler" means any immersion (drop-in) type or surface (tubular) type milk cooler for use on a farm, and includes any system or parts which have been installed in any such cooler, or acquired pursuant to an "authorized order" (as defined in paragraph (a) (4)) by a manufacturer of farm milk coolers for installation in such coolers. The term shall not include any new refrigeration evaporator coils, or refrigeration condensing units prior to actual acquisition thereof by such a manufacturer.

(13) "Industrial type extended surface heating equipment" means any apparatus employing a heat transfer element and designed primarily to increase the temperature of gaseous matter, in connection with the operation of any refrigerating or air conditioning system.

(14) "Industrial type humidifying equipment" means any apparatus designed primarily to add water vapor to gaseous matter, in connection with the operation of any industrial or commercial refrigerating or air conditioning system, or for any purpose other than the health or comfort of persons.

(15) "Heat exchanger equipment" means an assembly, bundle, or nest of bare or finned tubes installed in a shell or pressure vessel, and designed for the transfer or exchange of heat between two or more fluids (liquids, gases, or vapors), without the use, as a refrigerant, of (i) ammonia, carbon dioxide, methyl chloride, sulphur dioxide, or chlorinated hydrocarbon refrigerants (trichloromonofluoromethane, dichlorodifluoromethane, dichloromonofluoromethane, trichlorotrifluoroethane, and dichlorotetrafluoroethane), or (ii) brine or water which has been cooled by the use of ice or any of such refrigerants.

(16) "Owned," when applied to any materials means such materials as were in the possession or control of the designated person, or in transit to him, on the date indicated.

(17) "Any person acquiring the same for use" shall include the owner, lessee, or other person who purchases or otherwise secures delivery of any systems, parts, or other equipment covered by this order, for use; but does not include a dealer or producer acquiring systems, parts or equipment for resale, and reselling the same.

(18) "For direct use by the Army, Navy, Maritime Commission or War Shipping Administration" means for direct use by the regular personnel or regular employees of such an agency only, but regardless of whether delivery is made by the producer or dealer directly to such an agency, or through or to an intermediate dealer or contractor. The term does not mean for use in any privately operated plant or shipyard financed by, or controlled by, any of such agencies, or operated on a cost-plus-fixed-fee basis.

(b) *Restrictions on deliveries—(1) Parts for maintenance and repair service.* (i) No dealer or producer shall deliver any new or reconditioned parts to any person acquiring the same for use, and no such person shall accept delivery of any such parts, unless the parts are delivered

(a) For use in maintenance and repair service and to fill a purchase order bearing a preference rating of AA-4 or higher, or

(b) By an agency authorized to apply ratings under Preference Rating Order P-126, in performing the service provided for by said order, or

(c) To fill an "authorized order," or
(d) For direct use by the Army, Navy, Maritime Commission, or War Shipping Administration, including orders for any Army or Marine Corps post exchange or any U. S. Navy ships service department; and

the parts replaced shall be disposed of in accordance with paragraph (e) of this order, if made of metal.

(ii) Any producer or dealer receiving an order, bearing a preference rating of AA-4 or higher, for parts which are permitted to be delivered only for use in "maintenance and repair service," may deliver such parts to a person acquiring the same for use, unless the producer or dealer knows, or has reason to believe, that such parts will not be used for "maintenance and repair service."

(2) *Other equipment—(i) List A items.* Any dealer, producer, or other person may deliver (unrestricted by this order) and any person may accept delivery of, any new or used item of equipment of any kind or type included on List A (made a part of this order as amended from time to time), or any new or used parts acquired by such dealer, producer, or other person prior to May 15, 1942 for use in any such equipment owned by him on May 15, 1942, except a new refrigeration condensing unit rated at more than $\frac{1}{2}$ h. p. and designed for remote installation.

(ii) *List B, Part I, items.* No dealer or producer shall deliver any new item of equipment of any kinds included on List B, Part I, (made a part of this order as amended from time to time) to any

person acquiring the same for use, except pursuant to an "authorized order" to any agency or other person designated on said list; and no person shall accept delivery of any such item of equipment, except such an agency or other person receiving delivery pursuant to an "authorized order."

(iii) *List B, Part II, items.* No dealer or producer shall deliver any new item of equipment of any kinds included on List B, Part II (made a part of this order as amended from time to time) to any person acquiring the same for use, except to an agency designated on said list; and no person shall accept delivery of any such item of equipment except such an agency.

(iv) *Items for farm milk coolers.* No dealer or producer shall deliver any new refrigeration evaporator coils or refrigeration condensing units for use in farm milk coolers, to a manufacturer of such coolers or to any other person, except pursuant to an "authorized order". The delivery of any such refrigeration evaporator coils or refrigeration condensing units acquired pursuant to an "authorized order" by such a manufacturer, or owned by him on April 6, 1943, or of any farm milk coolers in which any such coils or units have been installed, shall not be restricted by the terms of this order.

(v) *Items exclusive of List A and List B items and farm milk coolers.* No dealer, producer or other person shall deliver any new system of any kind or type not referred to under the preceding subdivisions (i), (ii), (iii), or (iv), or any used system rated at 3 h. p. or more or having a rated capacity of three tons or more (American Society of Refrigerating Engineers Specifications), to any person acquiring the same for use, except pursuant to an "authorized order", or for direct use by the Army, Navy, Maritime Commission, or War Shipping Administration.

(vi) *Parts not for maintenance and repair service.* No dealer, producer or other person shall deliver, to any person acquiring the same for use, and no such person shall accept delivery of, any of the following, except pursuant to an "authorized order", or for direct use by the Army, Navy, Maritime Commission, or War Shipping Administration:

(a) New parts of any kind or size, if not delivered in accordance with paragraph (b) (1) (i) above; or any

(b) Used high side, compressor, turbo blower, condenser, low side, or evaporator, designed for use with a system rated at 3 h. p. or more or having a rated capacity of three tons or more (American Society of Refrigeration Engineers Specifications), if not delivered in accordance with paragraph (b) (1) (i) above.

(vii) *Heating or humidifying equipment.* No dealer or producer shall deliver any new "industrial type extended surface heating equipment" or any "industrial type humidifying equipment" to any person acquiring the same for use, except pursuant to an "authorized order" or for direct use by the Army, Navy, Maritime Commission, or War Shipping Administration.

(viii) *List C.* No purchase order for any equipment referred to under subdivisions (v), (vi), or (vii) above will be authorized if such equipment is not to be used for a purpose described on List C (made a part of this order) as amended from time to time.

(ix) *Report of orders placed under (iii), (v), (vi), and (vii) for Army, etc.* On or before the 10th day of April, 1943, and the 10th day of each succeeding calendar month, each producer shall file with the War Production Board a letter, in triplicate, showing all orders accepted by him during the preceding calendar month for any new system referred to under subdivision (iii) above, or any new equipment referred to under subdivision (v) above, or any new major part (high side, compressor, turbo blower, condenser, insulated enclosure, low side, or evaporator) of any size, referred to under subdivision (vi) above, or any new equipment referred to under subdivision (vii) above, and delivered, or to be delivered, to or for the account of (and for direct use by) the Army, Navy, Maritime Commission, or War Shipping Administration. Such letter shall also state the name of the purchasing agency, the name and address of the purchasing officer, the date of acceptance of such order, the required delivery date, and a brief description of the quantity, type, and size of the equipment ordered and the purchaser's order number. Copies of such purchase orders may be filed with such letter to furnish such detailed information, in lieu of incorporating the same therein. (This reporting requirement approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942).

(x) As used in this paragraph (b) (2), the words "Army" and "Navy", shall not include any Army or Marine Corps Post Exchange or any Navy Ships Service Department.

(c) *Method of securing authorization for an "authorized order."* (1) (i) Application for the authorization required to make any purchase order an "authorized order" shall be made to the War Production Board by the person seeking to place such order, on Form PD-830 if the system or parts to be purchased are required for use in any cold storage warehouse, industrial or commercial ice plant, frozen food locker plant, food processing plant (except a dairy or ice cream plant requiring equipment having a capacity of five (5) horsepower or five (5) tons (ASRE specifications) or less), industrial processing of products other than food, refrigerated railroad car, truck, or ship, or any air conditioning installation of any size; and on Form PD-831, if for any other purpose.

(ii) The filing of such application shall relieve the applicant from the necessity of filing the application form required to obtain authorization for the placing or acceptance of a purchase order for any component part subject to Orders L-100, L-163, or L-172, to be included in the system covered by said application, and the inclusion of such component part in the production or delivery schedule of the manufacturer thereof.

(iii) If the system, parts, or other equipment required are for use in construction work subject to the terms of Conservation Order L-41, as amended from time to time, the application on Form PD-830 or PD-831 shall include only such materials as are necessary for installation of the system, parts, or other equipment covered thereby.

(2) The War Production Board may authorize any such order on Form PD-830 or PD-831 upon such conditions, if any, as it shall specify (except as to dates of production and delivery), and may assign a preference rating thereto or rerate any such order. Such authorization will be issued to the applicant upon one of said forms, and will be accompanied by separate authorizations for each of the component parts included therein if required under Orders L-100, L-163, and L-172 of the War Production Board for the purposes specified, which shall be transmitted by the purchaser to his supplier, and by the latter to his suppliers of component parts when necessary for delivery of such component parts.

Nothing in this order, however, shall relieve any manufacturer from filing any periodical reports of production or delivery schedules or other operations, or from complying with any requirement or direction which may be issued by the War Production Board, as to scheduling or rescheduling of production or deliveries of any such component parts, as required by any other order of the War Production Board including Orders L-100, L-163, and L-172, or any specific directions from the War Production Board.

(3) Deliveries of any component parts covered by any such accompanying authorizations shall be made in accordance with the terms of such authorizations and the War Production Board orders pursuant to which they are respectively issued.

(4) Any person who has received an authorization from the War Production Board on Form PD-830 or Form PD-831 in accordance with the preceding provisions of this paragraph (c) may apply any preference rating assigned on said form to any order or orders placed by him, with his supplier or suppliers, for the system or parts which he is thereby authorized to purchase and acquire, by endorsing on, or attaching to, each contract or purchase order placed by him to which the rating is to be applied, a certification in substantially the following form signed manually, or as provided in Priorities Regulation No. 7 (Section

944.27) by an official duly authorized for such purpose:

CERTIFICATION

The undersigned purchaser hereby represents to the seller and to the War Production Board that he is entitled to apply the preference rating indicated opposite the items shown on this purchase order, and that such application is in accordance with Priorities Regulation No. 3, as amended, and in accordance with an authorization on Form PD-830 or PD-831, Serial number _____, which is subject to the following conditions, if any:

(Specify conditions; or if none, state "none")

Name of Purchaser	Address of Purchaser
By _____	_____
Signature of duly authorized official	Date

Any supplier receiving an order bearing such certificate shall be entitled to rely thereon and may fill the order, unless he knows or has reason to believe that the certificate contains any false or inaccurate statement; and may extend the rating (without designating the serial number of the authorization form, or the conditions contained therein) in the manner provided in Priorities Regulation No. 3. Subsequent extensions may be made in the same manner.

(d) *Restrictions on production—(1)*

Types and uses prohibited altogether—

(i) *List D items.* No producer shall manufacture any new system or equipment of any kind named or described on List D (made a part of this order) as amended from time to time, for delivery to any person or for any purpose.

(ii) *List E items.* No producer shall manufacture any new system or equipment of any kind named or described on List E (made a part of this order) as amended from time to time, except for direct use by an agency or person designated on said List and for a purpose (if any) designated thereon.

(iii) *Reach-in refrigerators and walk-in coolers.* No producer of reach-in refrigerators or prefabricated sectional walk-in coolers shall manufacture any such refrigerators or coolers for any purpose other than for direct use by the Army, Navy, Maritime Commission or War Shipping Administration, unless manufactured entirely from parts or materials owned by such producer on April 6, 1943; except, however, that any such producer may acquire from another such producer any such parts or materials owned by the latter on such date, and may use such acquired parts or materials in such manufacture. As used in this subdivision (iii), the words "Army" and "Navy" shall not include any Army or Marine Corps Post Exchange or any Navy Ships Service Departments.

(2) *Production for permitted types or uses.* No producer shall manufacture a greater quantity of any type of system or parts for assembly into new systems (exclusive of replacement parts de-

scribed under (3) below), production of which is permitted under the terms of this order, than the following:

During the calendar quarter beginning April 1, 1943, or during any succeeding calendar quarter, no producer shall manufacture a quantity of any system or part in excess of the greater of the two quantities of such system or part determined as indicated in (i) or (ii) below:

(i) The number of such new item for which the producer has on hand unfilled orders bearing a rating of AA-5 or higher; or

(ii) The number of such new item delivered on orders bearing a rating of A-1-j or higher during the next preceding calendar quarter.

(3) *Replacement parts; protection of production schedules.* (i) No producer shall manufacture replacement parts (for the repair or maintenance of systems) in such quantities that his production thereof will result in his acquiring an inventory of such parts in excess of his average monthly inventory of similar parts during the months of January, February, and March, 1941.

(ii) Producers of replacement parts under the terms of this order may, notwithstanding the provisions of the Priorities Regulation No. 1 (Part 944), schedule their production of replacement parts as if the orders therefor bore a rating of AA-1, but subject to any specific directions which may be issued by the War Production Board as to the scheduling of production or deliveries of any such parts as required by any other order of the War Production Board, or by any specific direction from the War Production Board.

(4) *Restrictions on deliveries to producers.* No person engaged in the production or sale of component parts or sub-assemblies designed for incorporation in any larger assembly or system shall knowingly deliver any such parts or sub-assemblies to any producer for further fabrication or assembly into larger assemblies or systems if such fabrication or assembly by such producer is prohibited by the terms of this order; and no producer shall accept delivery of any such parts ordered for a use which has been prohibited by the terms of this order unless such parts or sub-assemblies are to be used for a purpose which is not prohibited.

(e) *Required utilization of replaced parts.* (1) When any part is delivered in accordance with paragraph (b) (1) of this order to any person acquiring the same for use, such person shall dispose of the replaced used part, if it is made of metal, through regular scrap channels, within thirty (30) days after installation of the newly installed part, unless he returns the same to his supplier (for such reconditioning or disposition as the latter may make). All such

replaced parts thus obtained by a dealer or producer during any calendar quarter shall either be repaired and replaced in his inventory, or returned to his supplier of new parts, or disposed of through regular scrap channels, during or within thirty (30) days after the end of such quarter: *Provided, however,* That no block tin pipe shall be replaced unless an equal quantity thereof is returned to the fabricator.

(2) The provisions of the preceding subparagraph (1) shall not apply:

(i) Where parts are delivered for installation in any system located outside of the United States at the time of such delivery; or

(ii) Where the system requiring repair is being used directly by the Army, Navy, Maritime Commission, or War Shipping Administration; or

(iii) Where the system requiring repair is owned by any Federal, State, or local governmental agency, bureau, department, or political subdivision which is prohibited by law from disposing of such replaced parts in the manner prescribed under the preceding paragraph (1).

(f) *Filing of report of inventories.* (1) On or before the 15th day of April, 1943, every producer shall file a report on Form PD-829 showing such producer's inventories and such other information as shall be required on said form.

(g) *Exemptions—(1) Certain specific transactions.* (i) The following shall be exempted from the terms of paragraph (b) (1) (i):

The repair, by (a) a bottler of carbonated beverages, or (b) a manufacturer of ice cream for resale, or (c) a person engaged in the business of leasing mechanical or non-mechanical drinking water coolers, or (d) any other person owning (refrigerating) systems of any type included on List A or List B and used by such owner or his lessees for dispensing food or beverages at retail, of any such systems owned by such person, using new parts owned by him on May 15, 1942, or used parts obtained from the dismantling of any such used system owned by such person; but no parts shall be delivered by any dealer or producer to any such person for the repair of any such system except for "emergency repair service" thereto;

(ii) The following shall be exempted from the terms of paragraph (b) (2):

(a) The temporary delivery of a used system or parts to a dealer or producer for repair and redelivery to the same owner; the redelivery of a repaired system or parts to the same owner; the loan of a new or used system or parts for a period not to exceed 30 days pending the performance of maintenance and repair service to a used system or parts; the exchange of a used sub-assembly of a type which is normally exchanged in assembled form in order to permit imme-

diately restoration of an installed system to service and subsequent shop reconditioning of such sub-assembly, in the performance of maintenance and repair service; and the redelivery to the lessor or lender, of a leased or loaned system, upon the expiration of such lease or loan; or

(b) The delivery of a used system or parts for junking or scrapping; or

(c) The delivery of new or used mechanical or non-mechanical drinking water coolers owned on May 15, 1942, by any person engaged primarily in the business of leasing such water coolers, to any other person (and acceptance thereof).

(iii) The following shall be exempted from the terms of paragraphs (b) (2) and (d) (1) (i):

(a) The assembly, by any producer of single duty or double duty display cases, of any such cases, within 60 days after April 6, 1943, solely from parts which, on said date, had been fabricated or processed to the extent that use in any other type of equipment would be impracticable, if such parts were owned by such producer on said date, or were received within said period from any other such producer; (and the delivery of any such parts by any such producer to any other such producer); or

(b) The assembly by any producer of mechanical or nonmechanical drinking water coolers, of any such coolers not designed for use aboard ship, solely from parts or materials which, on April 6, 1943, had been fabricated or processed to the extent that use in any other type of equipment would be impracticable, if such parts or materials were owned by such producer on said date, or are received from any other such producer; (and the delivery of any such parts or materials by any such producer to any other such producer).

(2) *Other transactions.* The following shall be exempted from paragraph (b) (2):

(i) *Creation, assignment and enforcement of liens—(a)* The creation, or assignment of any chattel mortgage, deed of trust, conditional sales contract or other lien on any new or used system or parts;

(b) The transfer of title to, and/or delivery of, any new or used system or parts, through voluntary act or by operation of law, in bankruptcy, receivership, or assignment, to a trustee or receiver for the benefit of creditors;

(c) The attachment or seizure of any new or used system or parts by levy or other judicial process on behalf of creditors or tax authorities, or the seizure of any such system or parts by any person upon default under the terms of a conditional sales contract, chattel mortgage or other lien.

Any delivery made subsequent to any action described under (a), (b) and (c) above shall not be exempted, however.

(ii) *Disposition of assets.* The delivery of any new or used system or parts, whether incorporated in real estate or as separate personal property, as part of a larger transaction, such as a merger, consolidation, sale and purchase of entire assets, sale and purchase of entire stock and/or lease of plant, or similar transaction involving the transfer of all or substantially all of the assets of an enterprise, where no liquidation or dismemberment of assets is contemplated.

(iii) *Transfers by will or intestacy.* The delivery or transfer of any new or used system or parts by will, descent or distribution, to devisees, legatees, or distributees.

(h) *Miscellaneous provisions—(1) Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time, except to the extent that any provisions of this order may be inconsistent therewith, in which case such provision of this order shall govern.

(2) [Revoked May 20, 1943]

(3) [Revoked May 20, 1943]

(4) *Violations.* Any person who wilfully violates any provisions 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, materials under priority control, and may be deprived of priorities assistance.

(5) *Appeals.* Any appeal from the provisions of this order (or of Conservation Orders M-9-c or M-126 applicable to any systems, parts, or other equipment subject to the terms of this order) shall be made by filing a letter in triplicate, referring to the particular provisions appealed from and stating fully the grounds of the appeal.

(6) *Communications.* All reports to be filed and other communications concerning this order should be addressed to: War Production Board, General Industrial Equipment Division, Washington, D. C., Ref: L-38.

(i) *Effective date.* This order, as amended, shall become and be effective on and after April 6, 1943. It shall not affect, in any way, any liabilities or penalties accrued or incurred under General Limitation Order L-38 prior to this amendment.

Issued this 20th day of May 1943.

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

No. 100—3

LIST A

ITEMS WHICH MAY BE DELIVERED UNRESTRICTED

1. Beer pre-coolers
2. Beverage dispensers
3. Bottled beverage coolers, mechanical
4. Bottled beverage coolers, non-mechanical
5. Counter and back bar refrigerators
6. Display cases, single duty
7. Display cases, double duty
8. Display cases, florist
9. Display cases, frosted food
10. Display cases, full vision
11. Display cases, vegetable
12. Display cases, all other types
13. Dough retarding refrigerators
14. Draft beer equipment
15. Evaporative coolers, 2,000 c. f. m. or less
16. Farm freezers (for the freezing and storing of food on a farm)
17. Florist boxes

18. Fountainettes

19. Frozen food cabinets, low temperature, not designed for use aboard ship or for use in mobile hospital units
20. Ice cream cabinets, not designed for use aboard ship
21. Ice cube makers, self-contained cabinet type
22. Salad coolers (Bain Marie), mechanical
23. Soda fountains, not designed for use aboard ship

NOTE: In no case shall the name or description of any equipment as listed above, include any fixture or item which is not within the meaning, as customarily used within the trade or industry, regardless of whether any particular fixture or item (not within such meaning) could be used for the purpose for which the equipment listed above is customarily used.

LIST B

NOTE: Heading over second column of Part I; items 2, 3, 7, 8 amended May 20, 1943.

ITEMS WHICH MAY BE DELIVERED ONLY AS INDICATED BELOW

Type of equipment	Deliveries permitted under "Authorized Orders" for direct use by:
Part I:	
1. Drinking water coolers, mechanical, not designed for use aboard ship.	Army or Navy.
2. Drinking water coolers, non-mechanical, all sizes.	Army or Navy, or to any person.
3. Evaporative coolers, over 2,000 c. f. m.	Army or Navy, or to any person.
4. Ice cream freezers, 20 quart capacity or less.	Army or Navy, for use aboard ship or in advance bases (outside the 48 States and D. C.)
5. Mortuary refrigerators.	Army or Navy.
6. Portable bulk ice makers.	Army or Navy.
7. Self-contained unit air conditioners, 2 h. p. or less.	Army or Navy, or to any person.
8. Wall type display refrigerators.	Army or Navy, or to any person.
Part II:	
a. Drinking water coolers, mechanical, designed for use aboard ship.	Army, Navy, Maritime Commission, or War Shipping Administration, for use aboard ship.
b. Frozen food cabinets, low temperature, designed for use aboard ship or for use in mobile hospital units.	Army, Navy, Maritime Commission, or War Shipping Administration, for use aboard ship or for use in mobile hospital units, including but not limited to hospital cars.
c. Ice cream cabinets, designed for use aboard ship.	Army, Navy, Maritime Commission, or War Shipping Administration, for use aboard ship.
d. Soda fountains, designed for use aboard ship.	Army, Navy, Maritime Commission, or War Shipping Administration, for use aboard ship.

LIST C—ESSENTIAL USES

NOTE: Introductory statements and heading to Part I amended May 20, 1943.

PURPOSES FOR WHICH REFRIGERATING OR AIR CONDITIONING SYSTEMS OR PARTS THEREOF (OTHER THAN EQUIPMENT INCLUDED ON LISTS A, B, D AND E) MAY BE PRODUCED OR DELIVERED, SUBJECT TO THE TERMS OF ORDER L-38.

(Certain orders are subject to approval under Order L-38, regardless of any preference ratings which may have been previously assigned; and will be approved only if new or enlarged refrigerating or air conditioning capacity is proven essential, or replacement is shown essential to the war effort. New systems in which any part of the capacity is included for air conditioning solely for the comfort of personnel or persons, will not be authorized.)

Part I—Applications to materials, production or facilities:

Mining, industrial, scientific, and technical processes and operations where lowering of temperature of, or removing water vapor from air, gases, materials, or products, or where freedom from dust and other impurities are proved necessary for production, storage, transportation, operation, or repair of materials or products, or precision functioning thereof, when, and to the extent proven essential for any of the following purposes:

1. Abrasives—production.
2. Aerial topography rooms aboard ship.
3. Airplanes and parts—production and repair.
4. Airport control towers.
5. Altitude and low temperature test chambers and laboratories.
6. Ammunitions and explosives—production, storage, and transportation.
7. Blood plasma—processing, storage, and transportation.
8. Blast furnaces (dry blast)—operation.

Part I—Applications to materials, production or facilities—Continued.

9. Ceramics, electric and dielectric—production.
10. Chemicals, including acids, gases, pigments and plastics, where new, additional or continuous productive capacity is essential—production.
11. Dairy products—processing, storage, dispensing and transportation, where essential.
12. Duplicating processes; such as, photographic, photostatic and lithographic, processing and storage.
13. Communications products—production, or operation of relay stations and exchanges.
14. Films, photographic, for military purposes—production and storage.
15. Fire control calculation rooms, underground fortifications, plotting—switch-board rooms, mine casemates, command posts, and seacoast battery service magazines.
16. Foods—processing, storage, dispensing and transportation, where essential.
17. Fur cloth for military purposes—storage.
18. Glass, non-shatterable—production.
19. Ice—production and storage, where essential.
20. Laboratories—research, analytical, and testing.
21. Navigation instruments—production, storage, and repair.
22. Optical goods; such as, bomb and gun sights, range finders, telescopes and microscopes—production, storage and repair.
23. Ordnance, precision parts—production.
24. Parachute and balloon production.
25. Pharmaceuticals, drugs and biological products, necessary for life or health—production, storage and transportation.
26. Petroleum products—production, storage and transportation.
27. Plants and factories (including blackout) above ground or under ground; where it is shown that otherwise unavoidable heat, contamination of air, or variations in temperature or humidity, would seriously impair the effective use or production of precision instruments, tools, or products essential in the war effort.
28. Precision instruments, tools or products—production, storage, operation and repair.
29. Synthetic critical products—production.

Part II—Applications affecting human life or physical capacity—Continued.

- a. Anesthesia units, refrigerating.
- b. Above ground plants and factories (including blackout)—producing essential materials; where it is shown that otherwise unavoidable heat or contamination of air would be dangerous to health or result in intolerable working conditions; and then only to the minimum extent required.
- c. Celestial navigation trainers.
- d. Engine test cells.
- e. Hospital rooms, stationary or portable, military or civilian, for surgical operations or critical convalescent treatment (excluding normal hospitalization), X-ray rooms and Flight Surgeons Clinics.
- f. Link trainer rooms.
- g. Naval vessels of all types.
- h. Tanks, combat.

Part II—Applications affecting human life or physical capacity—Continued.

- i. Underground mines, communication rooms, air raid shelters and plants and factories, producing essential materials, where it is shown that otherwise unavoidable heat or contamination of air would be dangerous to health or result in intolerable working conditions; and then only to the minimum extent required.
- j. Waller gunnery trainers.
- k. "Jam Handy" and instrument trainer buildings, for military use.

LIST D

ITEMS WHICH MAY NOT BE PRODUCED FOR ANY PURPOSE

1. Beer pre-coolers.
2. Beverage dispensers.
3. Bottled beverage coolers, mechanical.
4. Bottled beverage coolers, non-mechanical.
5. Counter and back bar refrigerators.
6. Display cases, single duty.
7. Display cases, double duty.
8. Display cases, florist.
9. Display cases, frosted food.
10. Display cases, full vision.

LIST E

NOTE: Item 5 amended May 20, 1943

ITEMS WHICH MAY BE PRODUCED ONLY FOR SPECIFIC PURCHASERS AND/OR PURPOSES

Type of Equipment:

1. Drinking water coolers, mechanical, designed for use aboard ship.
2. Frozen food cabinets, low temperature, designed for use aboard ship or for use in mobile hospital units.
3. Ice cream cabinets, designed for use aboard ship.
4. Ice cream freezers, 20 quart capacity or less.
5. Evaporative coolers, over 2,000 c. f. m.
6. Mortuary refrigerators.
7. Portable bulk ice makers.
8. Soda fountains, designed for use aboard ship.

Production Permitted for Direct Use By:

Army, Navy, Maritime Commission, or War Shipping Administration.
 Army, Navy, Maritime Commission, or War Shipping Administration, for use aboard ship or for use in mobile hospital units, including but not limited to hospital cars.
 Army, Navy, Maritime Commission, or War Shipping Administration for use aboard ship.
 Army or Navy, for use aboard ship or advanced bases.
 Army or Navy, or under "Authorized Order" to any person.
 Army or Navy.
 Army or Navy.
 Army, Navy, Maritime Commission, or War Shipping Administration, for use aboard ship.

LIST F

[Revoked May 20, 1943]

[F. R. Doc. 43-7982; Filed, May 20, 1943; 11:01 a. m.]

PART 1260—RUBBER PROCESSING MACHINERY AND EQUIPMENT

[General Limitation Order L-143-a as Amended May 20, 1943]

The fulfillment of requirements of the national defense has created a shortage in the supply of certain critical materials used in the manufacture of rubber processing machinery and equipment for the national defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1260.2 *General Limitation Order L-143-a—(a) Definitions.* For the purpose of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation

or agency, or any organized group of persons, whether incorporated or not.

(2) "Rubber processing machinery or equipment" means new, used or reconditioned or rebuilt machinery or equipment of the kinds listed in Groups I, II, III, IV and V, of List A, designed for use in the manufacture of products from natural crude rubber, latex, reclaimed rubber, scrap rubber, and all types of synthetic rubber. The term also means and includes any such machinery or equipment (except "plastics molding machinery" and "fixtures" controlled by Allocation Order L-159) for experimental use or for use in the manufacture of products from plastics or rubber substitutes. The term does not mean or

include "retreading, recapping and repair equipment," which is subject to the provisions of General Limitation Order L-61.

(3) "New rubber processing machinery or equipment" means rubber processing machinery or equipment which has not been delivered to any person acquiring it for use.

(4) "Used rubber processing machinery or equipment" means rubber processing machinery or equipment which at any time has been delivered to any person acquiring it for use, but does not include reconditioned or rebuilt machinery or equipment.

(5) "Reconditioned or rebuilt rubber processing machinery or equipment" means rubber processing machinery or equipment which has been changed in any way in size or form or otherwise conditioned for resale or reuse.

(6) "Manufacturer" means any person producing, rebuilding or reconditioning rubber processing machinery or equipment, whether for his own use or for sale.

(7) "Dealer" means any person regularly engaged in the business of buying or otherwise acquiring new, used or reconditioned or rebuilt rubber processing machinery or equipment for resale.

(8) "Delivery" means any physical delivery of any item of rubber processing machinery or equipment, or parts therefor, to other persons, including but not limited to, any such disposition made at auction sale, sheriff's sale, tax sales, in liquidation of all or part of a business, or in similar transactions. The term also means and includes transfers within a single corporate enterprise or to foreign subsidiaries, requiring the shipment of rubber processing machinery or equipment, or parts therefor, outside the continental limits of the United States. It does not mean or include transfers in the continental United States of any such machinery, equipment or parts within a plant or within a single corporate enterprise (including subsidiaries).

(b) *General restrictions on production, rebuilding and reconditioning, delivery and acquisition*—(1) *Production*. On and after April 9, 1943, no person shall, in any manner, produce or cause to be produced any new rubber processing machinery or equipment or parts therefor or accept delivery of any semi-fabricated or fabricated parts to be incorporated in new rubber processing machinery or equipment or parts therefor; except to fill orders pursuant to authorizations of the War Production Board in accordance with paragraph (d) of this order.

(2) *Reconditioning and rebuilding*. On and after April 9, 1943, no person shall in any way recondition or rebuild any rubber processing machinery or equipment either for his own use or for the use of another person, except:

(i) As permitted by paragraph (e) of this order;

(ii) Pursuant to an authorization by the War Production Board in accordance with paragraph (d) of this order.

(3) *Delivery and acquisition*. No person shall deliver or accept delivery of any rubber processing machinery or equipment, or parts therefor, except:

(i) As permitted by paragraph (e) of this order;

(ii) Pursuant to an authorization by the War Production Board in accordance with paragraph (d) (1) of this order upon application of the person seeking to acquire any such machinery, equipment or parts;

(iii) Pursuant to an authorization issued to a manufacturer or dealer by the War Production Board as provided in paragraph (d) (2) of this order.

(c) *Revocation of General Limitation Order L-143*. Effective April 9, 1943, General Limitation Order L-143 is hereby revoked in its entirety, but until said date, the production, rebuilding, reconditioning, delivery or acquisition of any tire machinery and equipment as defined in General Limitation Order L-143 (or parts therefor), shall be governed by the applicable provisions of General Limitation Order L-143, notwithstanding any inconsistent provision of this order.

(d) *Procedure for securing authorization*. (1) Any person seeking to acquire rubber processing machinery or equipment or parts therefor may make application on Form PD-552 (Revised) addressed to the War Production Board, Office of Rubber Director, and marked Ref. L-143-a, for an authorization on Form PD-552 (Revised) by the War Production Board permitting such acquisition. Preference ratings thereby assigned to deliveries of rubber processing machinery or equipment or parts therefor shall be applied in accordance with the provisions of Priorities Regulation No. 3, as amended from time to time. In addition to furnishing the certification required by said regulation, a person authorized to acquire rubber processing machinery or equipment or parts therefor, shall certify to the person from whom such machinery, equipment or parts are to be acquired, that an authorization on Form PD-552 (Revised) was originally issued to him for the acquisition of the particular rubber processing machinery or equipment or parts therefor specified in any purchase order or contract. Such certification shall be made in substantially the following form signed manually or as provided in Priorities Regulation No. 7:

The undersigned hereby certifies that an authorization on Form PD-552 (Revised) was originally issued to him for the acquisition of the rubber processing machinery or equipment or parts therefor specified in the accompanying purchase order or contract.

(2) Manufacturers or dealers may apply for authorization to deliver orders on their books on March 26, 1943, by filing Form PD-553 (Revised) in accordance with paragraph (f) (6) (iii) of this order.

(3) Any person seeking to recondition or rebuild for his own use or to cause

to be reconditioned or rebuilt by any other person any rubber processing machinery or equipment shall make application on Form PD-552 (Revised) addressed to the War Production Board, Office of Rubber Director, and marked Ref. L-143-a, for an authorization on Form PD-552 (Revised) by the War Production Board permitting, the reconditioning or rebuilding to be done by or for the applicant.

(e) *Exemptions*. Notwithstanding the restrictions of paragraph (b) of this order, the following transactions and operations shall be permitted without specific authorization by the War Production Board:

(1) Any person may produce for his own use, or accept delivery of parts for rubber processing machinery or equipment;

(i) For inventory to be used in the repair or maintenance of any rubber processing machinery or equipment: *Provided*, That the cost of parts produced or acquired for any single machine or piece of equipment shall not exceed \$1,000 in any four weeks' period;

(ii) To repair an actual breakdown of his rubber processing machinery or equipment when the required parts are not on hand, without limitation as to cost notwithstanding the restrictions of paragraph (e) (1) (i): *Provided*, That Form PD-552 shall be filed for informational purposes within 15 days after the occurrence of the breakdown, if the cost of the required parts exceeds \$1,000 for a single machine or piece of equipment.

(2) Deliveries to or acquisitions by dealers, of used rubber processing machinery or equipment (but subsequent dispositions thereof shall be subject to the applicable restrictions of this order).

(3) The production for sale to other persons of repair or maintenance parts by a manufacturer in quantities sufficient for him to maintain a minimum practicable working inventory of such repair or maintenance parts.

(4) The reconditioning or rebuilding of any rubber processing machinery or equipment *except* tire molds, by any person, either for his own use or for the use of another person: *Provided*, That the cost of materials to be incorporated in any single machine or piece of equipment shall not exceed \$350.00.

(5) Alterations in tire molds below the tread line.

(6) The delivery and acquisition of rubber processing machinery or equipment, or any part therefor, to be scrapped for its material content.

(f) *Miscellaneous provisions*—(1) *Existing contracts*. Fulfillment of contracts in violation of this order is prohibited regardless of whether such contracts are entered into before or after the effective date of this order. No person shall be held liable for damages or

penalties for default, under any contract or order which shall result directly or indirectly from his compliance with the terms of this order.

(2) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable Regulations of the War Production Board, as amended from time to time, except to the extent that any provision hereof may be inconsistent therewith, in which case the provisions of this order shall govern.

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

(4) *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, Office of Rubber Director, Washington, D. C., Ref.: L-143-a.

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

(6) *Records and reports.* (i) All manufacturers and dealers affected by this order shall keep and preserve, for not less than two years, accurate and complete records concerning production, deliveries, and orders for rubber processing machinery and equipment, including applications and authorizations on Form PD-552 (Revised).

(ii) All persons affected by this order shall execute and file with the Office of Rubber Director, War Production Board, such reports and questionnaires as said Office shall from time to time request.

(iii) On or before April 9, 1943, each manufacturer of, and dealer in, rubber processing machinery or equipment shall file on Form PD-553 (Revised) a record of his unfilled orders as of March 26, 1943.

Issued this 20th day of May 1943.

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

LIST A

GROUP I—BASIC RUBBER PROCESSING MACHINERY (INCLUDING LABORATORY SIZES)

NOTE: "Calender shells" revoked May 20, 1943.

Bale cutters	Crackers
Washers	Grinders
Refiners	Tubing machines
Mills	(extruders)
Plasticators	Cement mixers
Masticators	Dispersion mixers
Banbury mixers	Aprons for mixing
Calenders	mills
Strainers	Mill take-off devices

GROUP II—TIRE AND TUBE MAKING EQUIPMENT

Spreaders
Bias cutters
Slitters
Let-off stands
Bead making machines
Bead covering machines
Bead flippers
Bead winders
Bead cutters
Bead piping machines
Stock servicers & turrets
Festooning machines
Tire building machines
Band & pocket building machines
Tire cores & drums
Bead locaters (or setting rings)
Stitchers
Debaggers and extractors
Vacuum expanders
Mechanical baggers & expanders
Molds, tire & tube
Molds, airbag
Matrices
Curing rings
Curing ring presses
Equalizer plates
Tube mandrels
Tread & tube cutters
Tube splicers
Valve applying machines
Tube testing devices
Vulcanizers, all types
Tire cleaners
Tire balancing machines
Tire inspection machines
Buffers, curing bag
Tire wrapping machines

GROUP III—INSULATED WIRE & CABLE MACHINERY

Rubber covering machines
Vulcanizers, all types
Strainers
Extruders (tubing machines)

GROUP IV—MECHANICAL GOODS EQUIPMENT

NOTE: "Hose mandrels" revoked, "Rag rollers," "Tubers" added May 20, 1943.

Belt making machines
V-Belt covering machines
Belt slitters
Belt stretchers
Belt vulcanizing presses
Brushing machines
Coating machines
Cutting machines (all types for rubber products & rubberized fabrics)
Dusting machines
Hose covering machines
Hose making machines
Hose wrapping machines
Lining strippers
Spreaders
Hydraulic presses, vulcanizing, all types
Vulcanizers, all types
Rag rollers
Tubers

GROUP V—DRUG & SURGICAL SUNDRIES & RUBBER FOOTWEAR

Dipping machines
Trimmers
Hydraulic presses, vulcanizing
Presses, dieing out or preforming
Rubber outsole cutting machines
Vulcanizers, all types

[F. R. Doc. 43-7983; Filed, May 20, 1943; 11:01 a. m.]

PART 3109—MEDICAL EQUIPMENT AND SUPPLIES SIMPLIFICATION

[Schedule 2 to General Limitation Order L-214]

CORRECTIVE SPECTACLES

§ 3109.3 *Schedule 2 to General Limitation Order L-214—(a) Definitions.* For the purposes of this schedule:

(1) "Corrective spectacles" means spectacles designed to correct or assist defective vision in which corrective focus lenses are employed.

(2) "Optical metal" means an alloy containing approximately 90 percent copper, 4 per cent zinc and 6 per cent tin.

(b) *Restrictions on the use of metals.* On and after June 15, 1943, no person shall incorporate any metal in the manufacture of corrective spectacles except in the applications and to the extent set forth below:

(1) Nickel silver (containing not more than 10 per cent nickel in the alloy) or any other copper base alloy, in:

(i) End pieces for metal spectacle ware, including straps for rimless spectacles, but not including arms for semi-rimless frames;

(ii) Guard arms and pad inserts for metal spectacleware;

(iii) Temples for metal spectacleware; and

(iv) Hinges and rivets for xylonite spectacleware.

(2) Nickel silver (containing not more than 18 per cent nickel in the alloy) in screws and dowels for metal spectacleware.

(3) Nickel silver (containing not more than 10 per cent nickel in the alloy), copper-zinc alloy or copper, in cladding for eye wires, bridges and temples for metal spectacleware, provided that such cladding shall comprise not more than 18 per cent by volume of the parts as clad, and provided further that such cladding shall not be permitted in gold filled or rolled gold construction.

(4) Nickel, gold and palladium, and rhodium, for plating of "white metal" spectacleware.

(5) Brass in tubes, silver-indium alloy in pins, and tin-zinc-lead-cadmium alloy in plugs, for screwless lens fasteners for rimless metal spectacleware.

(6) Optical metal in temple butts for metal spectacleware.

(7) Alloy gold (14 carat or less, containing not more than 5 per cent nickel) for any part of metal spectacleware.

(8) Steel or iron for any part of metal spectacleware or xylonite spectacleware.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7984; Filed, May 20, 1943; 11:01 a. m.]

PART 3133—PRINTING AND PUBLISHING

[General Limitation Order L-289]

GREETING CARDS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of copper, zinc and paper, required for the production of printed matter for defense, for private account and for export and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3133.20 *Limitation Order L-289—*
(a) *Definitions.* For the purpose of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons whether incorporated or not.

(2) "Greeting card" means any commercial form of printed matter designed to convey a greeting or other type of personal message including, but not limited to, such as are designed for the commemoration of birthdays, holidays and anniversaries.

(3) "Publisher" means a person who causes paper (or any paperlike substance) to be put into process for the production of greeting cards.

(4) "Put into process" means the first application of ink to paper (or any paperlike substance) in the printing of greeting cards by the relief, planographic, intaglio, silk screen, or other stencil processes, or any combination or modification thereof.

(5) "Paper" means any grade or quality of paper (or paperlike substance) used in the production of greeting cards.

(6) "Base Period" means the calendar year 1942.

(b) *General restrictions on the production of greeting cards.* (1) No publisher shall, during the period May 20, 1943 to December 31, 1943, or during any calendar year thereafter:

(i) Put into process more than 60% of the number of new designs put into process by him in the base period.

(ii) Put into process from plates on hand more than 80% of the number of old designs put into process by him in the base period.

(iii) Furnish retail stores with "dealer helps" such as, but not limited to, date books, advertising cards, sample cards, banners, merchandise bags, window displays, inserts, house organs, etc.: *Provided, however,* That "dealer helps" employed by direct selling agents and any other "dealer helps" in the inventory of the publisher on the 20th day of May 1943 are specifically excepted from the limitations of this subparagraph.

(2) During each of the three calendar quarters of 1943 (April 1, 1943 to December 31, 1943), and during any calendar quarter thereafter, no publisher shall put into process or cause to be put into process for his account any paper for the manufacture of greeting cards at any rate of production which occasions or will occasion a consumption of paper in excess of 60% of the total tonnage of paper consumed by him in such manufacture in the corresponding quarter of the base period.

(c) *General restrictions on the packaging of greeting cards.* During each of the three calendar quarters of 1943 (April 1, 1943 to December 31, 1943), and during any calendar quarter thereafter, no publisher shall employ paperboard boxes:

(1) For the packaging of greeting cards, which are manufactured from materials other than those specified in Order L-239.

(2) For the bulk packaging of "everyday" greeting cards.

(3) For the packaging of "seasonal" and "box assortment" greeting cards at any rate of usage which will result in a consumption of paperboard in excess of 66 $\frac{2}{3}$ % by weight of the tonnage of paperboard employed by him for the same purpose during the corresponding calendar quarter of the base period.

(d) *Miscellaneous provisions—*(1) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board as amended from time to time.

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

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

(4) *Communications.* All communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Printing and Publishing Division, Washington, D. C. Ref: L-289.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7986; Filed, May 20, 1943;
11:01 a. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[Direction 5 to CMP Reg. 1 as Amended May 20, 1943]

HEAT TREATED AND NORMALIZED CARBON AND ALLOY STEEL FOR COMMERCIAL WAREHOUSE ORDERS

The following direction is issued to all steel producers, pursuant to paragraph (t) of CMP Regulation No. 1:

NOTE: "bars" added to paragraphs (c) and (d) May 20, 1943.

(a) In order to reduce the excessive load on heat treating facilities, steel producers are hereby prohibited, until further notice, from shipping normalized or heat treated carbon or alloy steel bars on any commercial warehouse order, except as permitted by paragraph (b) hereof. For the purposes of this direction, "Commercial Warehouse Order" does not include orders for shipment to earmarked aircraft warehouse stock, or for direct shipment to a manufacturer of aircraft or aircraft parts, but does cover all other orders for shipment to warehouse stock or direct to a warehouse customer.

(b) Commercial warehouse orders already normalized or heat treated, or now in process of being normalized or heat treated, may be shipped when and as completed, if otherwise

validated in accordance with applicable War Production Board orders or regulations.

(c) Commercial warehouse orders already melted but not yet in process of being normalized or heat treated should be renegotiated with the purchaser on the basis of furnishing plain hot rolled, annealed, and/or cold drawn steel bars.

(d) Commercial warehouse orders not yet melted should either be cancelled or should be renegotiated with the purchaser on the basis of furnishing plain hot rolled, annealed, and/or cold drawn steel bars.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7992; Filed, May 20, 1943;
11:02 a. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[Direction 8 to CMP Reg. 1]

INTRA-COMPANY DELIVERIES OF ALUMINUM

The following direction is issued under CMP Regulation No. 1 to all aluminum producers:

(a) A controlled materials producer's use of aluminum produced by him shall constitute a delivery for the purpose of paragraph (t) (3) of CMP Regulation No. 1 if such use converts the aluminum into any form or shape other than one specified with respect to aluminum in Schedule I of CMP Regulation No. 1, or if such use consists of processing aluminum ingot into sheet, plate, bar, rod, extrusions, castings or powders; of processing aluminum extrusions in the form of tube blooms into tubing; of processing aluminum rod or bar into wire, cable, rolled structural shapes or forgings; of processing aluminum wire into rivets; of processing aluminum sheet or strip into foil; of processing aluminum sheet or plate into forgings, pressings or impact extrusions or of processing aluminum extruded shapes into forgings.

(b) This direction shall supersede the provisions contained in the last sentence of paragraph (t) (3) of CMP Regulation No. 1 insofar as they apply to aluminum.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7995; Filed, May 20, 1943;
11:03 a. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[Interpretation 7 to CMP Reg. 1]

CLASS A PRODUCTS

The following official interpretation is hereby issued with respect to § 3175.1 of CMP Regulation No. 1:

(a) A manufacturer of Class A products who sells them for use as maintenance, repair or operating supplies is required to obtain an allotment for their manufacture from the appropriate Industry Division pursuant to application on Form CMP-4B, except where they are directly purchased and programmed by a Claimant Agency—(paragraphs (d) (6) and (k-1) (2) of CMP Regulation No. 1). Such items, with the exception noted, are handled exactly as though they were Class B products. A manufacturer is therefore prohibited by paragraph (g) (3) of CMP Regulation No. 1 from accepting an allotment from his customer, and his customer is prohibited by the same paragraph from making

an allotment, for their manufacture. A variation from this rule is indicated in paragraph (b) of this interpretation.

(b) In some cases manufacturers buy Class A parts such as springs, screw machine parts and stampings, for incorporation in their products and also resell some of the parts as repair parts. In such cases, if it is impracticable for the manufacturer of the part to segregate those sold for resale as repair parts from those sold for production, he should secure an allotment from his customer covering his requirements for the manufacture of both. For example, a manufacturer of electric motors (a Class B product) purchases screw machine parts (a Class A product) from another manufacturer. He uses some of the screw machine parts for building motors and resells others as repair parts. He normally orders the screw machine parts without distinction as between those which he needs for production or for resale. The motor manufacturer should make an allotment to the manufacturer of the screw machine parts to cover all the parts purchased from him.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7994; Filed, May 20, 1943;
11:02 a. m.]

**PART 3175—REGULATIONS APPLICABLE TO
THE CONTROLLED MATERIALS PLAN**

[Interpretation 5 of CMP Reg. 5]

GENERAL OFFICES, BRANCH OFFICES, SALES-
ROOMS, ETC.

The following official interpretation is hereby issued with respect to § 3175.5 of CMP Regulation No. 5.

The ratings and symbol assigned by CMP Regulation No. 5 to a particular business may be used to obtain maintenance, repair and operating supplies for general offices, branch offices, salesrooms and other facilities essential to the conduct of the business.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7996; Filed, May 20, 1943;
11:03 a. m.]

**PART 3175—REGULATIONS APPLICABLE TO
THE CONTROLLED MATERIALS PLAN**

[Interpretation 6 to CMP Reg. 5]

COMMON CARRIERS

The following official interpretation is hereby issued with respect to § 3175.5 of CMP Regulation No. 5:

Persons engaged in "public transportation" are included in Schedule I of CMP Regulation No. 5. This term includes any person who holds himself out to the general public as engaged in transportation, regardless of how he is classified under any Federal or State statute. Any person who would be considered a common carrier under common law is included within the term.

A private or contract carrier is not included.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7997; Filed, May 20, 1943;
11:03 a. m.]

**PART 3175—REGULATIONS APPLICABLE TO
THE CONTROLLED MATERIALS PLAN**

[CMP Reg. 8, as Amended May 20, 1943]

**PRODUCTION REQUIREMENTS OF CONTROLLED
MATERIALS PRODUCERS**

§ 3175.8 *CMP Regulation 8—(a) Purpose and scope.* It is the purpose of this regulation to provide procedures under which controlled materials producers may obtain controlled materials, Class A products, Class B products and other products and materials required as production materials for the production of controlled materials.

(b) *Definition.* The following definition shall apply for the purposes of this regulation:

"Production material" means, with respect to any controlled materials producer, any material or product which will be physically incorporated in his product, and includes the portion of such material normally consumed or converted into scrap in the course of processing. It does not include any items purchased by him as manufacturing equipment or for maintenance, repair or operating supplies as defined in CMP Regulation No. 5.

(c) *Applications for allotments by controlled materials producers.* (1) Except in those cases handled by directives issued under paragraph (t) (3) of CMP Regulation No. 1, where a controlled materials producer requires delivery after March 31, 1943, of controlled materials or of Class A products to be incorporated in a controlled material produced by him, he may apply for an allotment on Form CMP-4B or such other form as may be prescribed for the purpose. In the case of aluminum required for deoxidizing and alloying purposes, thermit reaction, chemical uses and wire for armoring cable, Form CMP-13 shall be used in making applications for allotments under this paragraph (c).

(2) Applications on Form CMP-4B made pursuant to this paragraph (c) should be directed to the Controlled Materials Division charged with supervision over the operations of the controlled materials producer, even if a different controlled material is involved. For example, a copper wire mill requiring steel wire (a controlled material) for the production of steel armored copper cable (a controlled material) should direct his Form CMP-4B application for steel to the Copper Division, War Production Board, Washington, D. C. Applications on Form CMP-13 should, however, in all cases, be directed to the Aluminum Division, War Production Board, Washington, D. C. In the case of applications filed pursuant to this paragraph (c) on Form CMP-4B, Sections A, D and E of such form should be left blank.

(3) Allotments of controlled materials will be made to controlled materials producers applying under this paragraph (c), in the same manner as provided in CMP Regulation No. 1 with respect to allotments made for the production of Class A and Class B products; and controlled materials producers applying for and receiving such allotments shall be subject to the same obligations and en-

titled to the same rights with respect thereto as provided in CMP Regulation No. 1 in the case of other persons applying for and receiving allotments; *Provided*, That a controlled materials producer receiving allotments under this paragraph (c) will receive from his Controlled Materials Division production directions or authorizations in lieu of authorized production schedules.

(4) [Revoked May 20, 1943]

(d) *Assignment of preference rating and allotment symbol to controlled materials producers for production materials—(1) Preference rating.* Preference rating AA-1 is hereby assigned to deliveries of production materials, other than controlled materials, required for the production of controlled materials by any controlled materials producer who has applied for, and received, specific authorization from the appropriate Controlled Materials Division to operate under this regulation and no controlled materials producer shall use the rating or allotment symbol assigned by this regulation in the absence of such authorization. Such application may be made by letter directed to the appropriate Controlled Materials Division.

(2) *Allotment symbol.* The allotment symbol X-1 is hereby assigned to each controlled materials producer authorized to operate under this regulation, solely for use with the preference rating assigned by paragraph (d) (1) of this regulation, which symbol shall constitute an "allotment symbol" for the purposes of CMP Regulation No. 3. The assignment of such symbol does not constitute the making of an allotment, and such symbol shall not be used to obtain controlled materials.

(3) *Use of rating and allotment symbol for production materials required to fulfill production directives.* A controlled materials producer authorized to operate under this regulation who has received a production directive or other authorization to produce controlled materials, may use the preference rating hereby assigned with the appropriate allotment symbol to acquire production materials, other than controlled materials, in the minimum practicable amounts required to fulfill such production or to replace such production materials in his inventory, subject to the restrictions of paragraph (c) (2) of Priorities Regulation No. 3. He may not use such rating or allotment symbol for any other purpose.

(e) *No extension of customers' allotments or ratings by controlled materials producers.* (1) An authorized controlled material order shall not constitute an allotment of controlled materials to the controlled materials producer with whom it is placed but such order shall be filled in the manner provided in CMP Regulation No. 1.

(2) No controlled materials producer shall, in connection with the production of controlled materials, extend any preference rating received from a customer.

(3) No controlled materials producer shall, in connection with the production of controlled materials, use any allotment received from a customer.

(4) On and after March 13, 1943, no consumer shall include in any bill of materials or application for allotment, requirements for controlled materials which are required for the production of the controlled material to be included in his product. For example, a consumer requiring steel armored copper cable, shall not state in his bill of materials or application for allotment covering such cable, the steel which will be required by the copper wire mill for the manufacture thereof. The copper wire mill will obtain its requirements of steel wire under the procedures provided for in this regulation. However, in those cases where a consumer has actually received an allotment of controlled materials required for the production of any controlled material, or Class A product to be incorporated therein, he shall, notwithstanding the provisions of this paragraph (e), make an allotment thereof to the controlled materials producer from whom he is to acquire such controlled material, and the controlled materials producer receiving such allotment shall cancel the same and report such cancellation within 15 days to the appropriate Controlled Materials Division. For example, if a consumer requiring steel armored copper cable has received an allotment of steel required for the production of such cable, he must, at the time of placing his order with the copper wire mill, make an allotment of the steel required to produce such cable and the copper wire mill shall not use such allotment but shall cancel the same and report such cancellation to the Copper Division.

(f) *Use of allotment numbers on delivery orders.* Each controlled materials producer shall place on each delivery order for production materials, other than controlled materials, rated pursuant to this regulation, the allotment symbol assigned by this regulation or by the related allotment certificate, and shall accompany or endorse the same with a certification in substantially the form provided in CMP Regulation No. 3 (in lieu of the certification provided in Priorities Regulation No. 3) or in the optional standard form provided in CMP Regulation No. 7, signed manually or as provided in Priorities Regulation No. 7.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7993; Filed, May 20, 1943;
11:02 a. m.]

PART 3239—USED AUTOMOTIVE PARTS

[Conservation Order M-311]

The fulfillment of requirements for the defense of the United States having created a shortage in the supply of automotive parts for defense, for private account and for export, the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3239.1 *Conservation Order M-311—*
(a) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

(b) *Definitions.* For the purposes of this order:

(1) "Person" means any individual, partnership, association, business trust, corporation or other organized group of persons, whether incorporated or not, who in the course of trade, buys, sells, receives, or processes used automotive parts for re-sale either "as is", re-built or reconditioned, and automotive wreckers, used automotive parts dealers and scrap dealers, and also any Federal Department, Bureau or Agency, and State or political subdivision thereof. This definition does not include steel mills, foundries or furnaces.

(2) "Motor vehicle" means any passenger automobile, light, medium, or heavy motor truck or passenger carrier, powered with an internal combustion engine; or full trailer, semi-trailer or third axle attachment.

(3) "Used automotive part" means any part listed in Schedule A to this order which has been used in a motor vehicle.

(4) "No longer serviceable" means, when applied to a used automotive part, that it is so worn, broken or damaged that use in its present condition, or restoration by rebuilding or reconditioning, is impracticable.

(5) "To scrap, sell as scrap or deliver as scrap", when applied to a used automotive part listed in Schedule A to this order, means to melt, sell or deliver for melting; or to damage, destroy or render useless any such part for the purpose of selling the same as scrap metal.

(6) "Consumer" means the owner or operator of the motor vehicle for which a used automotive part is required.

(c) *Prohibition on scrapping used automotive parts.* On and after June 1, 1943, irrespective of the terms of any contract, agreement or other commitment, no person, as defined in paragraph (b) (1) above, shall scrap, sell as scrap or deliver as scrap any used automotive part listed in Schedule A, except when such part is "no longer serviceable". This prohibition shall not apply:

(1) To used automotive parts prepared for shipment or in transit to steel mills, foundries or furnaces on June 1, 1943;

(2) To used automotive parts which on June 1, 1943 were mingled with other forms of scrap to an extent where segregation is impracticable.

(3) To the sale or delivery of vehicles or chassis to auto wreckers, scrap dealers, automotive dealers, repair shops and garages, or between individuals; or to the sale or delivery of used automotive parts other than as scrap.

(d) *Restrictions on sales to consumers.* No person shall sell or deliver any used automotive part to a consumer unless the consumer delivers to such person a used automotive part of similar type and size, except where the part for

which the consumer requires a replacement has been stolen or destroyed.

(1) The foregoing restrictions on the sale of used automotive parts shall not apply to any Federal Department, Bureau or Agency, or to any State or political subdivision thereof, which is restricted by law from making such disposal of used automotive parts.

(e) *Authorization to scrap automotive parts or vehicles.* Application for authority to scrap, sell as scrap or deliver as scrap any used automotive parts of the types listed in Schedule A which are still serviceable, or vehicles, may be made by filing a letter in duplicate with the Field Office of the War Production Board for the District in which is located the applicant's place of business, marked Ref: Order M-311. If the application is for authority to scrap individual parts already removed, the parts should be listed showing (1) the quantity of each on hand (2) the quantity of each to be scrapped and (3) the make, model and year of the vehicle from which each was obtained. If the application is for authority to scrap a vehicle or vehicles or the chassis thereof, without removal of parts for inspection as to serviceability, the applicant should list each vehicle or chassis, identifying it by make, model and year. The reporting provisions of this paragraph have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(f) *Reports.* All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as may from time to time be required by the Board, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

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

(h) *Application of this order.* The terms and restrictions of this order shall not apply outside the continental United States.

(i) *Communications.* All reports required to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be addressed to War Production Board, Automotive Division, Washington, D. C., Reference: M-311.

Issued this 20th day of May 1943.

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

SCHEDULE A

The used automotive parts to which this order applies are listed below, and include such parts for all motor vehicles regardless of

make, model or year. This schedule may be amended from time to time by the addition or removal of certain parts, or by specifying parts for certain makes, years or models of vehicles, or otherwise.

Axles:

Axle shaft.
Front axle assembly.
Propeller shaft.
Ring and pinion gear.
Shock absorber.
Two speed axle assembly.
Universal joint.

Bearings:

Ball bearing.
Roller bearing.
Taper bearing.

Brake:

Brake drum.
Brake shoe.

Clutch:

Clutch assembly.
Clutch disc.
Clutch pressure plate.

Cooling system:

Radiator.
Radiator core.
Water pump.
Fan belt.

Engine:

Engine assembly.
Engine block.
Cylinder head.
Cylinder sleeve (wet).
Connecting rod.
Piston.
Piston pin.
Valve.

Fuel system:

Fuel pump.
Carburetor.

Ignition system:

Coil.
Distributor.
Spark plug.

Spring:

Helper spring.
Spring front.
Spring rear.

Starting and generator equipment:

Battery cable.
Cut-out.
Generator.
Generator armature.
Starter motor.
Starter bendix.
Starter armature.
Voltage regulator.

Steering:

Steering assembly.
Steering arm.

Transmission:

Transmission assembly.
Transmission gear.
Transmission shaft.

Miscellaneous:

Window regulator.
Windshield wiper motor.

Special truck equipment:

Air brake.
Auxiliary transmission.
Booster brake.
Dead axle.
Fifth wheel and mounting.
Hydraulic hoist.
Pole setter.
Power take-off.
Power winch.
Refrigerator unit.
Reserve gasoline tank.
Vacuum tank.

PART 3253—LUGGAGE

[General Limitation Order L-284 as Amended
May 20, 1943]

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

§ 3253.1 *General Limitation Order L-284—(a) Definitions.* For the purpose of this order:

(1) "Luggage" means a container of the type used for the transportation of personal effects on a journey, and includes (without limitation of the foregoing) the following: animal carriers, army lockers, bellows and extension cases, Boston bags, bottle cases, carryalls, cosmetic cases, duffel, sport and fur-lough bags, fitted cases, gladstone cases, hat boxes, hat and shoe boxes, jackknife cases, kit bags, over-night or week-end cases, physician's bags, picnic cases, pullman cases, pullman tray cases, salesman's sample cases, secretary cases, shoe cases, suit cases, travelling bags, vanity cases, victoria cases, women's and men's wardrobe cases, trunks of all types, and all other products that are sold and known as luggage in the trade.

(2) "Base period" means the twelve months ended December 31, 1941.

(3) "Cattle hide leather" means leather or rawhide produced from the hides or skins of bulls, steers, cows and buffaloes, whether native or branded, foreign or domestic, including calf and kipskins.

(4) "Military order" means an order for luggage to be delivered to the Army or Navy of the United States (excluding post exchanges and ship's service stores), United States Maritime Commission, the War Shipping Administration, the Panama Canal, the Coast and Geodetic Survey, the Coast Guard, the Civil Aeronautics Authority, the National Advisory Committee for Aeronautics and the Office of Scientific Research and Development.

(5) "Post exchanges" means United States Army post exchanges and United States Marine Corps post exchanges.

(6) "Ship's service stores" means the stores maintained by the United States Navy Ship Service Department.

(7) "Factory sales" means the net dollar volume of factory sales, excluding taxes, of luggage, as above defined, including sales (whether or not on rated orders) to post exchanges and ship's service stores but excluding sales under military orders as above defined.

(8) "Design and construction" of luggage means the make-up of the luggage in every detail, so that any two pieces of luggage of the same design and construction are necessarily identical, except in quality and color of material utilized.

(b) *Restrictions on manufacturing—*
(1) *Limitations on construction.* (i) After June 30, 1943, no person shall produce any luggage except in conformity with the restrictions contained in Schedule I, annexed; and

(ii) After April 30, 1943, no person shall cut or otherwise put into process any material for the manufacture of any animal carriers, bellows and extension cases, bottle cases, cosmetic cases, fitted cases, gladstone cases, hat boxes, hat and shoe boxes, jackknife cases, kit bags, picnic cases, secretary cases, shoe cases, vanity cases, victoria cases, women's wardrobe cases or wardrobe trunks of any type: *Provided, however,* That no person shall be deemed to be in violation of this paragraph (b) (1) (ii) in cutting material in his inventory on April 30, 1943, if used only in connection with fabricated or semi-fabricated parts in his inventory on said date and if the luggage into which such material is incorporated is completed prior to July 1, 1943.

(2) *Limitation on quantity produced.* No manufacturer shall produce or sell during any calendar semi-annual period, beginning July 1, 1943, a greater net dollar volume of luggage (including luggage sold by him for less than \$1.50) than that shown for his class on the following list:

Class factory sales during the base period	Factory sales permitted during any calendar semi-annual period	Rate of production on annual basis
\$750,000 or more	25% of base period volume	Percent 50
Between \$250,000 and \$750,000	30% of base period volume	60
Between \$25,000 and \$250,000	35% of base period volume	70
Less than \$25,000	40% of base period volume	80

Provided, however, That nothing in this paragraph (b) (2) shall prevent any manufacturer from making factory sales up to \$1,000 per month or from producing luggage within such dollar volume.

And provided further, That the quota of each manufacturer shall be increased by an amount equal to 40% of the net dollar volume of any luggage delivered by him to post exchanges or ship's service stores. Such increase shall be effective during the calendar quarter following the quarter in which delivery was made.

(3) *Application to military and post exchange orders.* The restrictions in this paragraph (b) shall apply to all luggage (including that produced for post exchanges or ship's service stores, whether or not on rated orders) except luggage produced under specific military orders, as above defined.

(c) *Restrictions on sales, deliveries and inventories*—(1) No manufacturer or dealer shall sell or deliver any luggage which he knows or has reason to believe was manufactured in violation of this order.

(2) No manufacturer shall accept delivery of any item of material to be incorporated into luggage if by reason of such delivery such manufacturer's inventories of such item will be in excess of his minimum practicable working requirements, or in any event in excess of his requirements for the next 120 days.

(d) *Applicability of regulations*. This order and all transactions affected thereby are subject to all regulations of the War Production Board, as amended from time to time, except paragraph (d) of Priorities Regulation 17, which shall be inapplicable to luggage.

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

(f) *Communications to the War Production Board*. All reports, applications, forms, or communications required under or referred to in this order, and all communications concerning this order, shall unless otherwise directed be addressed to the War Production Board, Textile, Clothing & Leather Division, Washington, D. C., Ref.: L-284.

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

Issued this 20th day of May 1943.

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

SCHEDULE I

(a) *Limitation of types and styles*. (1) Subject to paragraph (a) (3) below, all items shall be of the following types and within the following maximum outside length:

Type	Maximum outside length (Inches)
Furlough bag	20
Over-night case	21
Pullman case (empty)	26
Tray pullman case	29
Men's wardrobe	24
Men's week-end	21
Foot locker	31
Physician's bag	16
Sample cases and sample trunks	Unlimited

(2) Except with respect to sample cases and sample trunks, no manufacturer shall in any calendar year produce within each type mentioned above more than two price lines, i. e., either one style in two price lines or two styles in one price line each. For this purpose "style" shall refer to the design and construction of the luggage, including its size, but not to the quality or color of the material utilized.

(3) The restrictions in this paragraph (a) regarding dimensions and number of styles and price lines shall not apply to items of luggage sold by a manufacturer for less than \$1.50 or to items produced by manufacturers whose factory sales have not in any prior calendar month (subsequent to May, 1943) exceeded \$1,000.

(b) *Limitation on use of materials*. (1) None of the following materials shall be used in making luggage:

(i) Parts containing iron or steel, other than locks, bolts, dowels, handle dee rings, handle posts, vance clamps, binding corner clips, snap fasteners, buckles, hinges, rivets, screws, nails, tacks, washers, burrs, or other small hardware for essential joinings.

(ii) Any slide fasteners.

(iii) Parts containing copper, zinc, aluminum, or copper, zinc or aluminum alloys.

(iv) Cattle hide leather, except

(a) Vegetable tanned cattle hide leather under 3½ ounces in weight,

(b) Scrap leather, or

(c) Vegetable tanned bag, case and strap leather bellies under 7 ounces. Any of the foregoing may be used for handles, attaching handle pieces, welts, bindings, corners, closures, but for no other purpose.

(2) In no event shall more iron, steel, or leather be used than is essential to perform a functional purpose. The functional uses for handle loops, leather straps, leather corners and leather bindings shall be limited as follows:

(i) Leather handle loops shall consist of necessary attaching pieces only and shall not include extended strips for design or decorative purposes.

(ii) Leather straps shall be used for essential closure means only and shall not include extended, or long straps.

(iii) Leather corners shall be used for essential reinforcements for the top or bottom, or both, of a case or bag only and shall not include wing-tip corners or over-sized corners for design or decorative purposes.

(iv) Leather bindings shall be used for essential reinforcements and shall not exceed 1¾" width before attachment.

[F. R. Doc. 43-7985; Filed, May 20, 1943; 11:01 a. m.]

PART 940—RUBBER AND BALATA AND PRODUCTS AND MATERIALS OF WHICH RUBBER OR BALATA IS A COMPONENT

[Amendment 2 to Supplementary Order M-15-b as Amended April 13, 1943]

Supplementary Order M-15-b as Amended April 13, 1943 (§ 940.3) is hereby amended by amending paragraph (a) (3) thereof to read as follows:

(3) "Scrap rubber product" means any finished rubber product or part thereof, made in whole or in part from crude rubber, latex, synthetic rubber, scrap rubber or reclaimed rubber, which through wear, deterioration or obsolescence has served its primary purpose in its present state, but does not mean or include a repairable tire, treadable tire, tire which can be made serviceable by the insertion of a reliner, or any other manufactured product which is still usable for the primary purpose for which it was designed.

Issued this 20th day of May 1943.

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

[F. R. Doc. 43-7987; Filed, May 20, 1943; 11:01 a. m.]

Chapter XI—Office of Price Administration

PART 1300—PROCEDURE

[Procedural Reg. 11, Amendment 1]

NOTICE OF INCREASES IN RATES AND CHARGES OF COMMON CARRIERS AND OTHER PUBLIC UTILITIES

Procedural Regulation 11 is amended in the following respects:

1. Section 1300.904 (c) (4) is amended to read as follows:

(4) An estimate of the probable sales and increase in revenue under the proposed rates or charges for a period of twelve months after the increase becomes effective.

2. Section 1300.904 (c) (7) is amended to read as follows:

(7) A statement of Federal income taxes paid or accrued during the calendar year 1939 and each calendar year thereafter, including the current year; with the statement for the calendar year 1940, and all subsequent years thereto, broken down to show the normal, surtax and excess profits taxes paid in each such year.

3. Section 1300.904 (e) is amended to read as follows:

(e) Taxicab owners or taxicab companies shall serve notice upon the nearest district Office of Price Administration. The Office of Price Administration may at its discretion, and upon a showing of the necessity thereof, exempt a taxicab owner or company from such part of the requirements of paragraph (c), as is deemed advisable.

4. § 1300.904a is added to read as follows:

§ 1300.904a. *Contents of notices of proposed increases in rates and charges of public utilities subject to regulation under the Packers and Stockyards Act.* (a) For the purpose of this section, the term "public utility" shall include any person, partnership, corporation or association whose rates and charges are subject to regulation under the Packers and Stockyards Act.

(b) Notices filed by such public utility shall be accompanied by a copy of each tariff, application, or petition submitted to the Department of Agriculture in support of the request for increases in rates and charges.

(c) With the exception of proposed increases under paragraph (e) of this section, the following information or data shall be submitted with each notice filed by such public utility:

(1) A statement of the reasons for the proposed increase.

(2) A comparison of the existing and proposed rates or charges.

(3) A statement indicating the class or classes of customers affected.

(4) An estimate, if available, of the probable volume of receipts, by units, and revenue producible under the proposed rates and charges for a period of 12 months after the proposed increase becomes effective.

(5) A statement of Federal income taxes paid or accrued during the calendar year 1939 and each calendar year thereafter, including the current year.

(6) Income and expense statements for each of the two calendar or fiscal years preceding the filing of the tariff and an income and expense statement for as much of the current year as is available.

(i) A statement showing items of income and expense which the public utility believes should be excluded for rate-making purposes and the reasons therefor.

(d) In each of the following three types of proposed rate increases, additional information shall be filed as specified under each of the following types:

(1) *Tariffs filed under section 306 of the Packers and Stockyards Act increasing rates and charges except commission rates, feed rates, and rates for miscellaneous services.* (i) Balance sheet as of the end of each of the two calendar or fiscal years preceding the filing of the tariff, and also as of the latest date for which such balance sheet is available.

(ii) A statement, if available, showing the original cost and the fair value of properties alleged to be used and useful in the furnishing of the services. If the original cost and/or the fair value of such properties is not available, a statement should be furnished showing the claimed value of such properties for rate-making purposes, and the basis upon which such value is estimated.

(iii) Statement showing volume handled, by units, for each of the two calendar or fiscal years preceding the filing of the tariff and for as much of the current year as is available, set up in conformity with the provisions of the tariffs in effect during such periods.

(2) *Proposed modification of rate orders to increase rates except commission rates, feed rates, and rates for miscellaneous services.* (i) A statement showing the original cost and the fair value of properties as found in prior orders and a detailed statement supporting any claimed changes affecting such value.

(ii) Statement showing volume handled, by units, for each of the two calendar or fiscal years preceding the filing of the petition and for as much of the current year as is available, set up in conformity with the provisions of the tariffs in effect during such periods.

(iii) Balance sheet as of the end of each of the two calendar or fiscal years preceding the filing of the petition and also as of the latest date for which the balance sheet is available.

(3) *Proposed modification of rate orders to increase commission rates.* (i) Statement showing claimed reasonable per head costs or alleged reasonable unit costs as compared with reasonable per head or other unit costs as set forth in prior orders.

(ii) Statement showing volume handled, by units, for each of the two calendar or fiscal years preceding the filing of the petition and for as much of the current year as is available, set up in conformity with the provisions of the tariffs in effect during such periods.

(iii) Balance sheet as of the end of each of the two calendar or fiscal years

preceding the filing of the petition and also as of the latest date for which such balance sheet is available.

(e) *Proposed increases which relate exclusively to rates for feed and rates for miscellaneous services.* (1) Where proposed increases in rates and charges relate exclusively to rates for feed and rates for miscellaneous services, such as bedding, immunization, vaccination, disinfection, insecticides, cleaning and disinfecting pens and chutes, branding, dehorning, castrating, dockage inspection, health inspection, grading, weighing, or other miscellaneous services, the notice need state only that the proposed increased rates have been filed with the Secretary of Agriculture. Such notice shall be accompanied by a copy of the tariff, application, or petition submitted to the Secretary of Agriculture. Unless the Administrator of the Office of Price Administration informs the Secretary of Agriculture within 5 days after the receipt of such notice that the full 30-day period is desired to determine whether intervention is necessary, such proceedings may be disposed of in accordance with the provisions of the Packers and Stockyards Act.

(f) The Office of Price Administration may, at its discretion and upon showing of necessity therefor, exempt any Public Utility coming under this section from such part of the above requirements as is deemed advisable.

(g) In every instance one copy of the required information shall be sent to each of the following:

(1) Transportation and Public Utilities Division, Office of Price Administration, Washington, D. C.

(2) Chief, Packers and Stockyards Division, Livestock and Meats Branch, Food Distribution Administration, U. S. Department of Agriculture, Washington, D. C.

(h) The public utility need not file any required item of information which was previously submitted on any form issued by the Office of Price Administration, but should in such event notify this Office of the fact of such previous filing and identify the same.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

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

Issued this 19th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7962; Filed, May 19, 1943;
3:20 p. m.]

PART 1305—ADMINISTRATION

[Supp. Order 45,¹ Amendment 1]

EXEMPTION FROM PRICE CONTROL OF CERTAIN COMMODITIES AND SERVICES

A statement to accompany this amendment to Supplementary Order No. 45 has been issued simultaneously herewith and

¹ 8 F.R. 5529.

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

Paragraph (a) (3) of § 1305.59 is amended to read as set forth below:

§ 1305.59 *Exemption from price control of certain commodities and services.*

(a) Notwithstanding the provisions of any regulation or order issued prior to the effective date of this order by the Office of Price Administration, all sales by any person of the following listed commodities are exempt from price control:

(3) The following miscellaneous items:
Three dimensional sculptured or cast anatomical models (human, botanical, zoological) used for educational purposes.

Floor-sweeping compounds.

Reagent chemicals, when sold for the purposes of scientific and medical research, for analytical and educational uses, and for quality control of industrial products.

Sphagnum moss.

Florists' foliage, decorative and trimming products.

Cathedral glass.

Wrought iron fences.

Wrought iron balustrades.

Lightning rods.

Weather vanes.

Cast-iron cornices.

Steel or iron marquees.

Ornamental iron brackets.

Sesame meal.

Whole crab and shrimp meal.

Ground peanut hay.

Architectural terra cotta.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 19th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7954; Filed, May 19, 1943;
3:19 p. m.]

PART 1340—FUEL

[MPR 323,¹ Amendment 5]

ASPHALT AND ASPHALT PRODUCTS

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

Maximum Price Regulation No. 323 is amended in the following respects:

1. In § 1340.353 (c) Footnote 1 to Table I is amended to read as follows:

Notwithstanding this Table the maximum delivered bulk price for roofing flux to the roofing and floor covering industries at the points designated below shall be as follows: In the city limits of St. Paul and Minneapolis, Minnesota, \$13.75 per ton; provided that if there is any reduction in the rail freight costs after April 1, 1943, including taxes on such transportation service, the above delivered price shall be reduced by the actual amount of the reduction in the rail freight from refineries using Wichita, Kansas as a reference point to St. Paul and Min-

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

¹ 8 F.R. 2101, 3841, 5383, 6109.

neapolis, Minnesota. Within the State of Louisiana the delivered price shall be \$10 per ton. The maximum price f. o. b. a refinery for shipments into the State of Louisiana and the cities of St. Paul and Minneapolis, Minnesota shall be such that the sum of such price and the rail freight from the refinery to such destinations shall not exceed the delivered price as determined above.

2. Section 1340.356 (a) (2) (i) is amended to read as follows:

(i) If the container supplied by the seller is not returnable, a charge determined as follows:

(a) If the seller purchases an assembled container, an amount equal to the cost of acquisition, including the cost of transportation to the seller's refinery or plant of the initial shipment of the same kind of container received at such refinery or plant after February 20, 1943;

(b) If the seller has facilities for manufacturing or assembling his own container, an amount equal to the actual cost of acquisition of the required materials, including the cost of transportation to the seller's refinery or plant, of the initial shipment of the same kind of materials received at such refinery or plant after February 20, 1943 plus the actual cost of manufacturing or assembling such material into an assembled container: *Provided, however,* That the amount chargeable shall never exceed the cost of acquisition if he had purchased an assembled container of the same kind.

(c) If, however, at any time the cost of the container of a particular kind amounts to 10% more or less than the amount that is currently being charged purchasers of packaged asphalt, the amount chargeable thereafter for the container shall be the cost of the container at such time. The maximum amount chargeable for a particular kind of container is not adjustable either up or down merely because of a change in the cost of such container not amounting to as much as 10%.

3. Section 1340.373 is amended to read as follows:

§ 1340.373 Export and import sales.

(a) The maximum price at which a person may export a commodity covered by this regulation shall be determined in accordance with the provisions of the second Revised Maximum Export Price Regulation or any revisions thereto, issued by the Office of Price Administration.

(b) *Imports.* The provisions of this regulation do not apply to the purchases, sales or deliveries of the commodities governed by this regulation if they originate outside of and are imported into the United States or its territories and possessions. Sales, purchases and deliveries of such imported products are governed by the provisions of the General Maximum Price Regulation, and especially Revised Supplementary Regulation No. 12.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 19th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7963; Filed, May 19, 1943;
3:19 p. m.]

PART 1340—FUEL

[RPS 88, Amendment 100]

PETROLEUM AND PETROLEUM PRODUCTS

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

Section 1340.159 (c) (6) (v) is added to read as follows:

(v) On sales to commercial and industrial users, the maximum price of blenders except refiners f. o. b. their terminals, in bulk lots, in the City of Chicago for fuel oil with a maximum viscosity of 300 Saybolt Universal at 100° F. shall be 5.1 cents per gallon.

This amendment shall become effective May 25, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 19th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7961; Filed, May 19, 1943;
3:20 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR 11² to GMPR, Amendment 21]

TRANSPORTATION OF MAIL AND PARCEL POST

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

Section 1499.46 (b) (118) is added to read as follows:

§ 1499.46 Exceptions for certain services. * * *

(b) The provisions of the General Maximum Price Regulation shall not apply to the rates, fees, charges, or compensation for the following services:

(118) Transportation of United States mail and parcel post.

This amendment shall become effective May 19, 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871).

Issued this 19th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-7953; Filed, May 19, 1943;
3:18 p. m.]

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

¹ 8 F.R. 3718, 3795, 3845, 4130, 4131, 3841, 4252, 4334, 4783, 4840, 5368, 6044.

² 7 F.R. 6426, 6965, 7604, 7758, 8282, 8431, 8610, 9194, 9195; 8 F.R. 130, 149, 2215, 3068, 3372, 4139, 4783, 4521, 4978, 5820.

PART 1337—RAYON*

[MPR 168,¹ incl. Amendment 3]

CONVERTED RAYON YARN AND CONVERTING CHARGES

Sections 1337.56a, 1337.60 (a) (2), 1337.62 (a), Tables I, II are amended, § 1337.62 (a) (1), (2), Tables IIA, XXII are added by Amendment 3, issued May 19, 1943, effective May 25, 1943, so that Maximum Price Regulation No. 168 as amended shall read as follows:

In the judgment of the Price Administrator, the prices of converted rayon yarn and charges for the converting of rayon yarn have risen in a manner inconsistent with the purposes of the Emergency Price Control Act of 1942. The Price Administrator has ascertained and given due consideration to the prices of rayon converted yarn and the charges for converting rayon yarn prevailing between October 1 to 15, 1941, and has made adjustments for such relevant factors as he has determined 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.

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 Act.

A statement of the considerations² involved in the issuance of this Maximum Price Regulation No. 168 has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 and in accordance with Procedural Regulation No. 1,³ issued by the Office of Price Administration, Maximum Price Regulation No. 168 is hereby issued.

Sec.

- 1337.51 Maximum prices for converted rayon yarn and converters' charges.
- 1337.52 Sales for export.
- 1337.53 Less than maximum prices.
- 1337.54 Conditional agreements.
- 1337.55 Evasion.
- 1337.56 Records and reports.
- 1337.56a Invoice requirements.
- 1337.57 Enforcement.
- 1337.58 Petitions for amendment.
- 1337.59 Applicability of the General Maximum Price Regulation.
- 1337.60 Definitions.
- 1337.61 Effective date.
- 1337.61a Effective dates of amendments.
- 1337.62 Appendix A: Maximum prices.

Authority: §§ 1337.51 to 1337.62, inclusive, issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

§ 1337.51 Maximum prices for converted rayon yarn and converters' charges. On and after June 27, 1942, regardless of any contract, agreement, lease, or other obligation, no person shall sell or deliver converted rayon yarn or make any charges for the conversion of

¹ 7 F.R. 4663.

² Statements of considerations are also issued simultaneously with the issuance of amendments.

³ Revised; 7 F.R. 8961; 8 F.R. 3313, 3533.

rayon yarn and no person shall buy or receive converted rayon yarn from such seller, or pay or agree to pay for charges for the converting of rayon yarn in the course of trade or business, at prices higher than the maximum prices set forth in Appendix A hereof, incorporated herein as § 1337.62 and no person shall agree, offer, solicit or attempt to do any of the foregoing.

[NOTE: Supplementary Order No. 7 (7 F.R. 5176) provides that the prohibition contained in any price regulation against buying or receiving any commodity or service at a price higher than the maximum price permitted by such regulation shall not apply to any war procurement agency, or government whose defense is vital to the defense of the United States.]

[NOTE: Supplementary Order No. 31 (7 F.R. 9894; 8 F.R. 1312, 3702) provides that: "Notwithstanding the provisions of any price regulation, the tax on transportation of all property (excepting coal) imposed by section 620 of the Revenue Act of 1942 shall, for purposes of determining the applicable maximum price of any commodity or service, be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated under any provision of any price regulation or any interpretation thereof, as a tax for which a charge may be made in addition to the maximum price."]

[NOTE: Supplementary Order No. 34 (7 F.R. 10779) permits special packing expenses to be added to maximum prices on sales to procurement agencies of the United States.]

[NOTE: Supplementary Order No. 42 (8 F.R. 4968) provides that no price regulation of the Office of Price Administration shall apply to sales or deliveries of any commodity or service made to Government agencies pursuant to secret contracts or subcontracts.]

§ 1337.52 *Sales for export.* The maximum prices at which a person may sell or deliver converted rayon yarn for export shall be determined in accordance with the provisions of Maximum Export Price Regulation,⁴ issued by the Office of Price Administration on April 25, 1942.

§ 1337.53 *Less than maximum prices.* Lower prices than the maximum prices established herein may be charged, demanded, paid or offered.

§ 1337.54 *Conditional agreements.* No seller of converted rayon yarn nor any converter of rayon yarn shall enter into an agreement permitting the adjustment of the prices to prices which may be higher than the maximum prices provided herein, in the event that this Maximum Price Regulation No. 168 is amended or is determined by a court to be invalid, or upon any other contingency: *Provided*, That if a petition for amendment (or for adjustment or for exception) has been duly filed and such petition requires extensive consideration, and the Administrator determines that an exception would be in the public interest pending such consideration, the Administrator may grant an exception from the provisions of this section permitting the making of contracts adjustable upon the granting of the petition for amendment (or for adjustment or for exception, as the case may be). Requests

for such an exception may be made in the aforesaid petition for amendment (or for adjustment or for exception).

§ 1337.55 *Evasion.* The price limitations set forth in this Maximum Price Regulation No. 168 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 converted rayon yarn or charges for the converting of rayon yarn, 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 otherwise.

§ 1337.56 *Records and reports—(a) Converted yarn.* Every person making a sale or purchase of converted rayon yarn in the course of trade or business, or otherwise dealing therein, after June 26, 1942, whether or not of the type of converted yarn enumerated in Appendix A (§ 1337.62), shall keep for inspection by the Office of Price Administration for a period of not less than two years complete and accurate records of each such purchase or sale showing the date thereof, the name and address of the buyer and the seller, the type of yarn, its denier and filament, the type of conversion performed in the detail set forth in Appendix A (§ 1337.62) herein, and the price paid or received.

(b) *Converting charges.* Every person converting rayon yarn and every person for whom such yarn is converted in the course of trade or business after June 26, 1942, shall keep for inspection by the Office of Price Administration for a period of not less than two years complete and accurate records of the form of converting performed in the detail set forth in Appendix A (§ 1337.62) herein, together with the prices charged or received therefor.

(c) *Reports.* On or before November 10, 1942 and on or before the 10th day of each month thereafter, every person performing a converting operation for which maximum prices are established by Table XXI of paragraph (a) of § 1337.62 shall file a report with the Office of Price Administration in Washington, D. C., in the detail required by the Form 268: setting forth for each type of conversion operation performed, the details thereof and the maximum price charged therefor.

[Paragraph (c) as amended by Amendment 1, 7 F.R. 8193, effective 10-10-42]

§ 1337.56a *Invoice requirements.* On and after May 25, 1943, every person selling and supplying a special lubricating treatment for rayon yarns the maximum price for which is established in § 1337.62 (a) (2) covering "other lubricants" shall, with respect to each such sale, deliver to the purchaser an invoice or similar document setting forth the following: (a) a description of the lubricating treatment performed (including a description of the agent); (b) the total cost per pound to him of the process

determined in accordance with the definition of "cost" set forth in § 1337.62 (a) (2); and (c) the price per pound charged.

[§ 1337.56a added by Amendment 2, 8 F.R. 373, effective 1-14-43; amended by Amendment 3, effective 5-25-43]

§ 1337.57 *Enforcement.* (a) Persons violating any provision of this Maximum Price Regulation No. 168 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 Maximum Price Regulation No. 168 or any price schedule, regulation or order issued by the Office of Price Administration or of any acts or practices which constitute such a violation are urged to communicate with the nearest field or regional office of the Office of Price Administration or its principal office in Washington, D. C.

[NOTE: The provisions of Supplementary Order No. 36 (8 F.R. 1798, 2431), licensing sellers of yarns, textiles, textile products and services relating thereto, are applicable to sellers whose sales are subject to Maximum Price Regulation No. 168.]

§ 1337.58 *Petitions for amendment.* Any person seeking an amendment of any provision of this Maximum Price Regulation No. 168 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

[§ 1337.58 as amended by Supplementary Order No. 26, 7 F.R. 8948, effective 11-4-42]

[NOTE: Procedural Regulation No. 6 (7 F.R. 5087, 5665) provides for the filing of applications for adjustment of maximum prices for commodities or services under Government contracts or subcontracts. Supplementary Order No. 9 (7 F.R. 5444, 9323; 8 F.R. 4510, 4785) makes the provisions of Procedural Regulation No. 6 applicable to all price regulations, with the exception of Maximum Price Regulation No. 136, as amended, and the regulations on scrap, waste, and salvage materials.]

[NOTE: Supplementary Order No. 28 (7 F.R. 9619) provides for the filing of applications for adjustment or petitions for amendment based on a pending wage or salary increase requiring the approval of the National War Labor Board.]

§ 1337.59 *Applicability of the General Maximum Price Regulation.*⁵ This Maximum Price Regulation No. 168 shall apply and the General Maximum Price Regulation shall not apply to sales of rayon converted yarns and charges for the conversion of rayon yarn for which maximum prices are established by this regulation.

§ 1337.60 *Definitions.* (a) When used in this Maximum Price Regulation No. 168, the term:

(1) "Person" includes an individual, corporation, partnership, association or any other organized group of persons or legal successor or representatives of any

⁴ Second Revision: 8 F.R. 4132.

⁵ 8 F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848, 6047.

of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing;

(2) "Rayon yarn" means continuous filament yarn produced chemically from cellulose or with a cellulose base and only for the purposes of the maximum converting charges set forth in Tables XVI to XX, inclusive, and Table XXII, includes the yarns specified therein:

[Paragraph (2) as amended by Amendment 2, 8 F.R. 373, effective 1-14-43 and Amendment 3, effective 5-25-43.]

(3) "Converters' charges" means any charge which is made for performing any one or more of the operations listed in Appendix A (§ 1337.62);

(4) "Converted rayon yarn" means any rayon yarn which has been processed in one or more of the manners listed in Appendix A (§ 1337.62).

(b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942 shall apply to other terms used herein.

§ 1337.61 *Effective date.* This Maximum Price Regulation No. 168 (§§ 1337.51 to 1337.62, inclusive) shall become effective on June 27, 1942. [Issued June 20, 1942]

§ 1337.61a *Effective dates of amendments.* [Effective dates of amendments are shown in notes following the parts affected.]

§ 1337.62 *Appendix A: Maximum prices—(a) Converting charges.* Maximum converters' charges set forth herein are prices per pound. Unless otherwise stated, the terms shall be net 30 days, f. o. b. converters' plant, delivery of yarn to converters' plant prepaid. These prices shall not be increased by any charges for the extension of credit. The owner of the yarn is considered as assuming all waste losses. In the operations where there are boil-off allowances, adjustments shall be made for the oil added and delivery shall be on a net weight basis.

(1) *Prices for special lubricating treatment.* If the yarns in Tables I, II, or IIA are specially treated with a wax or wax-like substance requiring an organic volatile solvent as a carrier agent and the retained basic-sizing substance is not less than 10 per cent of the weight of the yarn, there may be added an additional charge of 14 cents per pound. A statement of the special lubricating treatment and the charges therefor shall be enumerated on each invoice or bill of sale.

(2) *Other lubricants.* The maximum price for any special lubricating treatment of rayon yarns in Tables I, II, or

IIA other than the treatment provided for in subparagraph (1) of this paragraph shall be the sum of the cost to the throwster of the lubricating treatment plus an amount equal to the following percentage of his cost:

	Percent
Lubricating treatment employing a volatile solvent.....	40
Lubricating treatment employing a non-volatile solvent.....	30

Provided, That in no event shall the maximum price for any such special lubricating treatment exceed \$.14 per pound.

In determining his "cost" for the purposes of this subparagraph, the throw-

ster shall use an amount not in excess of the sum of the following costs which are involved in the application of the special lubricating treatment:

(i) The cost of the materials used, including an allowance for loss;

(ii) The cost of the direct and indirect labor;

(iii) The cost of the depreciation of the equipment which shall not be calculated at a higher rate than 5 per cent per annum; and

(iv) The cost of the heat, light and power not to exceed ½ cent per pound.

[Paragraphs (1) and (2) as amended by Amendment 3, effective 5-25-43.]

TABLE I—HOSIERY THROWING

[Prices based on the use of graded yarns supplied on oiled cones, with original twist, delivery to be on 4" base cones, 3" tops,

Reference No.	Denier	Base price per pound up to 10 T. T. per inch	Differentials							
			If delivered on 5" base cones	If received on uncoiled cones	If received in skeins or cakes	If cones or cakes are to be reeled	Each turn over 10 T. T. per inch—(turns "in" and turns "backed out") ¹	If inferior skeins are used	If Bemberg yarn is used ²	Redraw and extra cost allowance for special hosiery throwing by Ray de Chine process ³
1.....	30	\$1.04	-.04	+.035	+.010	+.025	+.015	+.07	+.06	+.30
2.....	35	.92	-.04	+.035	+.10	+.25	+.015	+.07	+.06	+.30
3.....	40	.81	-.04	+.035	+.09	+.24	+.010	+.06	+.055	+.28
4.....	45	.73	-.04	+.035	+.09	+.24	+.010	+.06	+.05	+.27
5.....	50	.62	-.03	+.035	+.08	+.23	+.010	+.05	+.045	+.27
6.....	55	.58	-.03	+.035	+.08	+.21	+.005	+.04	+.045	+.25
7.....	65	.54	-.03	+.035	+.08	+.20	+.005	+.03	+.045	+.23
8.....	75	.425	-.03	+.035	+.07	+.19	+.005	+.03	+.035	+.23
9.....	100	.355	-.03	+.035	+.07	+.17	+.005	+.03	+.03	+.21
10.....	125	.32	-.03	+.035	+.06	+.15	+.005	+.02	+.025	+.18
11.....	150	.29	-.03	+.035	+.06	+.14	+.005	+.02	+.02	+.15
12.....	200	.28	-.02	+.035	+.06	+.12	+.005	+.015	+.15
13.....	250	.27	-.02	+.035	+.05	+.12	+.005	+.01	+.15
14.....	275	.26	-.02	+.035	+.05	+.10	+.005	+.01	+.15
15.....	300	.25	-.02	+.035	+.05	+.10	+.005	+.01	+.15

¹ The invoice for commission work on the bill of sale for yarn twisted on this basis shall itemize separately the number of turns specifying the number of turns "in" and the number of turns "backed out".

² Based on no original twist.

³ These differentials are based upon the "Ray de Chine" process only. Any other special hosiery throwing process requiring redrawing or extra costs shall be priced in accordance with the provisions of Table XXI of paragraph (a) and the prices so established shall be reported pursuant to § 1337.56 (c).

NOTE: All delivered weights are based on standard 11 per cent moisture regain, with full boil-off allowance.

TABLE II—PLYED RAYON FOR HOSIERY; NO ADDED TWIST IN SINGLES

[Prices based on use of graded yarns supplied on oiled cones, with original twist, delivery to be on one pound cones]

Reference No.	Ply	Denier	Turns in each single	Turns in ply	Base price per pound up to 10 T. T. per inch	Differentials				
						Each turn over 10 T. T. in ply	On 2 lb. cones	Received in uncoiled cones	Received in cakes or skeins	If cones or cakes are to be reeled
1.....	2	30	Producers standard	10 T. T. per 1"	\$0.87	+.005	-.03	+.035	+.010	+.25
2.....	2	35	Producers standard	10 T. T. per 1"	.76	+.005	-.03	+.035	+.10	+.25
3.....	2	40	Producers standard	10 T. T. per 1"	.68	+.005	-.03	+.035	+.09	+.24
4.....	2	45	Producers standard	10 T. T. per 1"	.60	+.005	-.03	+.035	+.09	+.24
5.....	2	50	Producers standard	10 T. T. per 1"	.52	+.005	-.03	+.035	+.08	+.23
6.....	2	55	Producers standard	10 T. T. per 1"	.49	+.005	-.03	+.035	+.08	+.21
7.....	2	65	Producers standard	10 T. T. per 1"	.44	+.005	-.03	+.035	+.08	+.20
8.....	2	75	Producers standard	10 T. T. per 1"	.41	+.005	-.03	+.035	+.07	+.19
9.....	2	100	Producers standard	10 T. T. per 1"	.33	+.005	-.03	+.035	+.07	+.17
10.....	2	150	Producers standard	10 T. T. per 1"	.26	+.005	-.03	+.035	+.06	+.14

NOTE: All delivered weights are based on standard 11 per cent moisture regain, with full boil-off allowances. [Tables I and II as amended by Amendment 3, effective 5-25-43.]

TABLE IIA—PLIED RAYON YARN FOR HOSIERY WITH TWIST IN SINGLE END

[Prices based on use of graded yarns supplied on oiled cones, with original twist, delivery to be made on one pound cones]

Reference No.	Ply	Denier	Base price per pound up to 10 T. T. single 10 T. T. ply	Differentials					
				Each turn over 10 T. T. in single end	Each turn over 10 T. T. in plied yarn	On 2 pound cones	Received on unrolled cones	Received in cakes or skeins	If cones or cakes are to be reeled
1.....	2	30	\$1.24	+\$0.015	+\$0.005	-\$0.03	+\$0.035	+\$0.10	+\$0.25
2.....	2	35	1.09	+.015	+.005	-.03	+.035	+.10	+.25
3.....	2	40	.95	+.01	+.005	-.03	+.035	+.09	+.24
4.....	2	45	.82	+.01	+.005	-.03	+.035	+.09	+.24
5.....	2	50	.725	+.01	+.005	-.03	+.035	+.08	+.23
6.....	2	55	.65	+.005	+.005	-.03	+.035	+.08	+.21
7.....	2	65	.60	+.005	+.005	-.03	+.035	+.08	+.20
8.....	2	75	.56	+.005	+.005	-.03	+.035	+.07	+.19
9.....	2	100	.42	+.005	+.005	-.03	+.035	+.07	+.17
10.....	2	150	.30	+.005	+.005	-.03	+.035	+.06	+.14

NOTE: All delivered weights in Tables I, II, and IIA are based on standard 11 percent moisture regain with full boil-off allowances.

[Table IIA added by Amendment 3, effective 5-25-43]

TABLE III—CREPE TWISTING

[Unless otherwise indicated, prices are based on the use of graded yarns supplied in standard long skeins, with original twist, delivery to be on spools]

Denier	Basic total turns twist	Price per pound	If from doped cones or cakes	Differentials			
				If inferior skeins used	If short skeins used ²	Each turn over basic total turns twist	Each turn under basic total turns twist
50.....	165	\$0.72	-\$0.04	+\$0.05	+\$0.02	+\$0.005	-\$0.005
75.....	57½	.43	-.03	+.03	+.02	+.005	-.005
100.....	55	.30	-.02	+.03	+.015	+.004	-.004
125.....	52	.26	-.02	+.02	+.015	+.003	-.003
150.....	50	.26	-.02	+.02	+.01	+.003	-.003
200.....	50	.23	-.02	+.015	+.01	+.002	-.001
75 Bemberg ¹	57½	.46	.00	+.05	.00	+.005	-.005

¹ Based on no original twist.² Under 7,500 yards.

All delivered weights based on Standard 11% moisture regain.

[Table III as amended by Amendment 1, 7 F.R. 8193, effective 10-10-42]

TABLE IV—VOILE TWISTING

[Unless otherwise indicated, prices are based on the use of graded yarns supplied in standard long skeins with original twist, with delivery to be on spools]

Process	Denier	Basic total turns twist	Price per pound	Differentials				
				If from doped cone or cakes	If inferior skeins used	If short skeins used ²	Each turn over basic total turns twist	Each turn under basic total turns twist
Acetate.....	75	28 to 30 inc.....	\$0.30	¹ \$0.00	+\$0.05	+\$0.02	+\$0.005	-\$0.005
Viscose.....	75	34 to 38 inc.....	.33	-.03	+.03	+.02	+.005	-.005
Acetate.....	100	25 to 28 inc.....	.23	1.00	+.03	+.015	+.004	-.004
Viscose.....	100	25 to 28 inc.....	.25	-.02	+.03	+.015	+.004	-.004
Viscose.....	150	20 to 22 inc.....	.22	-.02	+.02	+.01	+.003	-.003
Acetate.....	150	20 to 22 inc.....	.21	1.00	+.02	+.01	+.003	-.003
Acetate.....	200	22.....	.18	1.00	+.015	+.01	+.002	-.002
Acetate.....	300	15.....	.16	1.00	+.01	+.01	+.002	-.002
Bemberg ¹	65	28.....	.36	-----	+.05	-----	-----	-----

¹ Original yarn supplied on cones, whether doped or not.² No original twist.³ Less than 7,500 yards.

All delivered weights based on Standard 11% moisture regain.

[Table IV as amended by Amendment 1, 7 F.R. 8193, effective 10-10-42]

TABLE V—COMBINATION YARN TWISTING¹

[Prices are based on the use of graded yarns supplied in standard long skeins, with original twist, delivery to be on spools]

Type of combination	Basic no. turns twist in single yarn	Basic no. turns twist in ply	Base price per pound	Differentials				
				If supplied in pretreated cones	If inferior skeins used	If short skeins used ¹	Each turn in ply over indicated base	Each turn in ply under indicated base
75 Denier Viscose.....	55-66 Standard....	15	\$0.43	-\$0.015	+\$0.015	+\$0.01	+\$0.005	-\$0.005
75 Denier Acetate.....								
75 Denier Viscose.....								
100 Denier Acetate.....	55-66 Standard....	15	.39	-.015	+.015	+.01	+.005	-.005
100 Denier Viscose.....								
100 Denier Acetate.....								
100 Denier Viscose.....	52½-57¼ Standard	12	.35	-.01	+.01	+.01	+.005	-.005
100 Denier Acetate.....								
100 Denier Viscose.....								
150 Denier Acetate.....	52½-57¼ Standard	15	.27	-.01	+.01	+.01	+.005	-.005
150 Denier Viscose.....								
150 Denier Acetate.....								
150 Denier Viscose.....	45-56 Standard....	10	.24	-.01	+.01	+.01	+.005	-.005
150 Denier Acetate.....								
150 Denier Acetate.....								

¹ Under 7,500 yards.² These prices apply only to sales in quantities of more than 20 pounds.

All delivered weights are based on Standard 11% moisture regain.

[Table V as amended by Amendment 1, 7 F.R. 8193, effective 10-10-42]

TABLE VI—WARP TWISTING

[Prices are based on delivery of graded yarns in skeins or cones with original twist and delivery to be made on spools]

Denier	Turns per inch	Price for natural yarn	Price for dyed yarn ¹	Differential (for each turn over indicated base)
75.....	8 to 10 turns....	\$0.26	\$0.34	+\$0.01
150.....	6 to 8 turns.....	.22	.30	+.01
300.....	6 to 8 turns.....	.18	.27	+.01

¹ Dyeing charges not included.TABLE VII—SCHIFFLI TWISTING¹

[Prices are based on the use of graded or inferior yarn supplied either on cones or in skeins, with original twist, delivery to be on cones or headless packages]

Denier	Ply	Twist	Price per pound
75.....	2 or 3.....	10 x 12.....	\$0.31
100.....	2 or 3.....	10 x 12.....	.295
125.....	2 or 3.....	10 x 12.....	.28
150.....	2 or 3.....	7 to 10 inc. x 7 to 10 inc.....	.26
200.....	2 or 3.....	7 to 10 inc. x 7 to 10 inc.....	.24
300 (or coarser).....	2 or 3.....	7 to 10 inc. x 7 to 10 inc.....	.22

¹ These prices apply only to sales in quantities of more than 20 pounds.

[Table VII as amended by Amendment 1, 7 F.R. 8193, effective 10-10-42]

TABLE VIII—BRAIDER TUBE WINDING¹

[Prices are based on the use of graded or inferior yarns supplied in skeins or cones with original twist, delivery to be on braider tubes]

A—STANDARD TWIST

Denier	Differentials				
	Base price per pound for one end up	If delivered on metal shipping spools	For two ends up	For three ends up	For four ends up
150.....	\$0.16	-\$0.02	+\$0.02	+\$0.02½	+\$0.03
200.....	.15	-.02	+.02	+.02½	+.03
300.....	.14	-.02	+.02	+.02½	+.03

B—OPEN TWIST

150.....	\$0.27	-\$0.04			
200.....	.26	-.04			
300.....	.21	-.04			

¹ These prices apply only to sales in quantities of more than 20 pounds.

[Table VIII as amended by Amendment 1, 7 F.R. 8193, effective 10-10-42]

TABLE IX—WARPING AND SLASHING

(A) NATURAL YARNS, ON HIGH SPEED WARPERS

[Prices are based on delivery of graded yarns to converter, original twist in skeins. Warps based on 10 lbs. yarn per 100 yard warp length]

Denier	Price for viscose yarn ¹	Price for acetate yarn ¹	Differential, (if sold on beams by converter)
75.....	\$0.15	\$0.165	+\$0.035
100.....	.13	.140	+.030
150.....	.11	.12	+.025

(B) DYED YARNS, 100% SOLID COLORS

[Prices are based on delivery of graded yarns dyed, to converter, original twist, in skeins. Warps based on 10 lbs. yarn per 100 yard warp length]

Denier	Price for viscose yarn ¹	Differential (if sold on beams by converter)
75.....	\$0.34	+\$0.04
100.....	.28	+.03
150.....	.25	+.025

(C) DYED YARNS IN PATTERNS, 1 BEAM BASIS

[Prices are based on delivery of graded yarns in skeins, either in dyed or natural state, original twist. Warps based on 10 lbs. yarn per 100 yard warp length]

Denier	Price for viscose yarn ¹	Differential (if sold on beams by converter)
100.....	\$0.32	+\$0.03
150.....	.29	+.025

¹ All prices based on net weight of yarn. Full allowance to be made for weight of sizing material and stretch gain.

TABLE X—SKEIN DYEING—VISCOSE PROCESS YARN WITH DIRECT COLORS

[Prices are based on the use of graded yarns in skeins with original or other twists, delivery to be in skeins]

Denier	Lot size	Type of dyestuffs		Differentials	
		Price per pound for ordinary direct	Price per pound for commercial fast	For pastel shades	II Bemberg yarn used
All	Case lots or over ¹	\$0.15	\$0.17	-\$0.01	+\$0.02
All	100 lbs. to case lots.....	.17	.19	-.01	+.02
All	49 lbs. to 99 lbs., inc.....	.20	.22	-.01	+.02
All	25 lbs. to 48 lbs., inc.....	.24	.26	-.01	+.02
All	11 lbs. to 24 lbs., inc.....	.38	.40	-.01	+.02
All	10 lbs. and under ²55	.57	-.01	+.02

¹ Minimum weight of case, 200 lbs.

² In quantities of less than five pounds a minimum charge not to exceed \$5.50 may be made.

TABLE XI—PACKAGE DYEING—VISCOSE YARN WITH DIRECT COLORS

[Prices are based on the use of graded yarns in skeins or cones, original or other twists, delivery to be on dye package]

Batch size	Prices per pound			Differentials				
	150 denier	200 denier	300 denier	For pastel shades	For fast to light and water	If delivered on cones		
						150 denier	200 denier	300 denier
1-10 lbs., inc.....	\$0.56	\$0.56	\$0.55	-\$0.01	+\$0.02	+\$0.08	+\$0.07	+\$0.06
11-24 lbs., inc.....	.41	.41	.40	-.01	+.02	+.08	+.07	+.06
25-52 lbs., inc.....	.36	.36	.35	-.01	+.02	+.08	+.07	+.06
53-113 lbs., inc.....	.31	.31	.30	-.01	+.02	+.08	+.07	+.06
114-170 lbs., inc.....	.28	.28	.27	-.01	+.02	+.08	+.07	+.06
171-500 lbs., inc.....	.25	.25	.24	-.01	+.02	+.08	+.07	+.06
501 and over.....	.24	.24	.23	-.01	+.02	+.08	+.07	+.06

TABLE XII—SKEIN DYEING—VISCOSE PROCESS YARN WITH DEVELOPE AND VAT COLORS

[Prices are based on the use of graded yarns in skeins, with original or other twist, delivery to be in skeins]

Denier	Batch size	Type of dyestuff					
		Price per pound for developé colors			Price per pound for vat colors		
		Light	Medium	Dark	Light	Medium	Dark
All	Case or over ¹	\$0.23	\$0.26	\$0.29	\$0.40	\$0.50	\$0.70
All	100 lbs. to case.....	.25	.28	.31	.42	.52	.72
All	49 lbs. to 99 lbs., inc.....	.28	.31	.34	.45	.55	.75
All	25 lbs. to 48 lbs., inc.....	.32	.35	.38	.48	.58	.78
All	11 lbs. to 24 lbs., inc. ²46	.49	.52	.53	.63	.83

¹ Minimum weight of case, 200 lbs.

² In quantities of less than 11 pounds, a minimum charge of \$5.50 may be made for Developé Colors.

³ In quantities of less than 11 pounds, a minimum charge of \$8.50 may be made for Vat Colors.

TABLE XIII—ACETATE SKEIN DYEING

[Prices are based on the use of graded yarn in skeins with original or other twist, delivery to be in skeins]

Denier	Batch size	Price per pound for light shades	Price per pound for medium shades	Price per pound for dark shades
All	Case or over ¹	\$0.20	\$0.25	\$0.35
All	100 lbs. to case.....	.22	.28	.38
All	49 lbs. to 99 lbs., inc.....	.25	.31	.41
All	25 lbs. to 48 lbs., inc.....	.29	.35	.45
All	11 lbs. to 24 lbs., inc. ²43	.49	.55

¹ Minimum weight of case, 200 lbs.² In quantities of less than 11 pounds, a minimum charge not to exceed \$5.50 may be made.

TABLE XIV—DYEING SPECIAL SUPERFAST COLORS FOR ACETATE YARNS

U. S. PATENT No. 2,249,607, ON 16-OUNCE PACKAGES

[Prices are based on use of graded yarns in skeins, with original or other twists, delivery to be dye package]

Color	Price per pound for all deniers	Differentials			
		If delivered on cones			
		100 Den.	150 Den.	200 Den.	300 Den.
Light shades.....	\$0.58	+\$0.07	+\$0.05	+\$0.04	+\$0.04
Medium shades.....	.63	+.07	+.05	+.04	+.04
Dark shades.....	.60	+.07	+.05	+.04	+.04
Reds, oranges and browns.....	.60	+.07	+.05	+.04	+.04

TABLE XV—SPOOLING

[Prices are based on the use of graded yarns supplied in skeins, with original twist, delivery to be on spools]

Denier	Natural yarn prices per pound	Dyed yarn prices per pound	Differential (if to be coned in dyed state)
75.....	\$0.175	\$0.20	+\$0.15
100.....	.130	.15	+.07
150.....	.10	.12	+.05
200.....	.085	.11	+.04
300.....	.065	.08	+.04

TABLE XVI—COMBINATION SILK AND VISCOSE YARN TWISTING

Viscose yarn to be received on oiled cones. Silk to be received on spools. Combination to be delivered on 2 lb. cones¹

Type of combination	Price per pound						Differentials		
	1 turns	10 turns	15 turns	20 turns	25 turns	30 turns	If Viscose is received in cakes or skeins	If combination is 4 ends Japan 13/15	If combination is 5 ends Japan 13/15
40 Denier Viscose and 1 end ¹ 13/15 Japan.....	\$0.5875	\$0.6500	\$0.68125	\$0.7125	\$0.74375	\$0.7750	+\$0.08	+\$0.01	+\$0.02
60 Denier Viscose and 1 end ¹ 13/15 Japan.....	.5625	.6250	.65625	.6875	.71875	.7500	+.08	+.01	+.02
75 Denier Viscose and 1 end ¹ 13/15 Japan.....	.4375	.5000	.53125	.5625	.59375	.6250	+.08	+.01	+.02
100 Denier Viscose and 1 end ¹ 13/15 Japan.....	.3750	.4375	.46875	.5000	.53125	.5625	+.07	+.01	+.02
125 Denier Viscose and 1 end ¹ 13/15 Japan.....	.3250	.3875	.41875	.4500	.48125	.5125	+.06	+.01	+.02
150 Denier Viscose and 1 end ¹ 13/15 Japan.....	.3000	.3625	.39375	.4250	.45625	.4875	+.06	+.01	+.02
200 Denier Viscose and 1 end ¹ 13/15 Japan.....	.2750	.3375	.36875	.4000	.43125	.4625	+.06	+.01	+.02

¹ For 2 or 3 ends 13/15 Japan combination, same price is applicable. Delivered weights are with full boil off allowance.

TABLE XVII—DYEING 100% SPUN VISCOSE YARNS IN SKEINS

Yarn sizes	Lot size	Ordinary direct dye, per pound	Sunfast dye per pound
All	200 lbs. or over.....	\$0.14	\$0.16
All	100 lbs. to 199 lbs., inc.....	.15	.17
All	49 lbs. to 99 lbs., inc.....	.17	.19
All	25 lbs. to 48 lbs., inc.....	.20	.22
All	11 lbs. to 24 lbs., inc. ¹25	.27

¹ In quantities of less than 11 pounds, a minimum charge of \$2.50 may be made.TABLE XVIII—DYEING SPUN VISCOSE AND ACETATE BLENDED YARNS IN SKEINS¹ VISCOSE DYED, ACETATE WHITE²

Yarn sizes	Lot size	Ordinary direct dyes, per pound	Union or cross-dyed
All	200 lbs. or over.....	\$0.18	(2)
All	100 lbs. to 199 lbs., inc.....	.20	(2)
All	49 lbs. to 99 lbs., inc.....	.25	(2)
All	25 lbs. to 48 lbs., inc.....	.27	(2)
All	11 lbs. to 24 lbs., inc. ¹39	(2)

Above prices apply to the following blends: 50% Spun Viscose, 50% Spun Acetate; 60% Spun Viscose, 40% Spun Acetate; 80% spun Viscose, 20% Spun Acetate; and all blends within these limits.

If yarn is union or cross-dyed, prices in Table XIII are applicable.

² In quantities of less than 11 pounds, a minimum charge of \$4.00 may be made for ordinary direct dyes.

TABLE XIX—DYEING SPUN VISCOSE AND WOOL BLENDED YARNS, IN SKEINS¹

Yarn sizes	Lot size	Price per pound employing viscose dyeing only
All.....	200 lbs. or over.....	\$0.14
All.....	100 lbs. to 199 lbs. inc.....	.15
All.....	49 lbs. to 99 lbs. inc.....	.17
All.....	25 lbs. to 48 lbs. inc.....	.20
All.....	11 lbs. to 24 lbs. inc. ²25

¹Above prices apply to the following blends: 50% Spun Rayon, 50% Wool; 60% Spun Rayon, 40% Wool; 80% Spun Rayon, 20% Wool; and all blends within these limits.

²In quantities of less than 11 pounds a minimum charge of \$2.50 may be made.

TABLE XX—DYEING SPUN ACETATE AND WOOL BLENDED YARNS IN SKEINS¹

Yarn sizes	Lot sizes	Price per pound union or cross-dyed			Acetate dyed only wool white
		light	medium	dark	
All.....	200 lbs. or over.....	\$0.34	\$0.40	\$0.50	(²)
All.....	100 lbs. to 199 lbs. inc.....	.36	.42	.52	(²)
All.....	49 lbs. to 99 lbs. inc.....	.39	.45	.55	(²)
All.....	25 lbs. to 48 lbs. inc.....	.43	.49	.59	(²)
All.....	11 lbs. to 24 lbs. inc. ²47	.63	.69	(²)

¹Above prices apply to the following blends: 50% Spun Acetate, 50% wool; 60% Spun Acetate, 40% Wool; 80% Spun Acetate, 20% Wool; and all blends within these limits.

²Prices in Table XIII are applicable.

In quantities of less than 11 pounds, a minimum charge of \$6.50 may be made for light and medium shades, and \$7.50 for dark shades.

TABLE XXI—IN LINE PRICES

The maximum price for all other types of conversion operations shall be a price in line with the nearest related conversion operation for which a maximum price is established by this paragraph. The term "in line with" means having a justifiable relation to such maximum price with commensurate increases or decreases to give effect to the differences in cost due to differences in yarn, the number of turns per inch, the turns in ply, and other differences in specifications.

[Tables XVI through XXI added by Amendment 1, 7 F.R. 8193, effective 10-10-42.]

TABLE XXII—COTTON AND RAYON COMBINATION YARNS

[Rayon and cotton both received on standard cones. Standard twist on 4" cones¹]

Reference No.	Combination	Base prices up to 10 turns per inch	Per turn over 10 turns per inch
1	1 end 50/1 combed peeler cotton.....	\$0.50	\$0.005
2	1 end 55 denier acetate cotton.....	.52	.005
3	1 end 60/1 combed peeler cotton.....	.545	.005
4	1 end 65 denier acetate cotton.....	.575	.005
5	1 end 70/1 combed peeler cotton.....	.605	.005
6	1 end 75 denier acetate cotton.....	.635	.005
7	1 end 80/1 combed peeler cotton.....	.665	.005
8	1 end 85 denier acetate cotton.....	.695	.005
9	1 end 90/1 combed peeler cotton.....	.725	.005
10	1 end 95 denier acetate cotton.....	.755	.005
11	1 end 100/1 combed peeler cotton.....	.785	.005
12	1 end 105 denier acetate cotton.....	.815	.005
13	1 end 110/1 combed peeler cotton.....	.845	.005
14	1 end 115 denier acetate cotton.....	.875	.005
15	1 end 120/1 combed peeler cotton.....	.905	.005
16	1 end 125 denier acetate cotton.....	.935	.005
17	1 end 130/1 combed peeler cotton.....	.965	.005
18	1 end 135 denier acetate cotton.....	.995	.005
19	1 end 140/1 combed peeler cotton.....	1.025	.005
20	1 end 145 denier acetate cotton.....	1.055	.005
21	1 end 150/1 combed peeler cotton.....	1.085	.005
22	1 end 155 denier acetate cotton.....	1.115	.005
23	1 end 160/1 combed peeler cotton.....	1.145	.005
24	1 end 165 denier acetate cotton.....	1.175	.005
25	1 end 170/1 combed peeler cotton.....	1.205	.005
26	1 end 175 denier acetate cotton.....	1.235	.005
27	1 end 180/1 combed peeler cotton.....	1.265	.005
28	1 end 185 denier acetate cotton.....	1.295	.005
29	1 end 190/1 combed peeler cotton.....	1.325	.005
30	1 end 195 denier acetate cotton.....	1.355	.005
31	1 end 200/1 combed peeler cotton.....	1.385	.005
32	1 end 205 denier acetate cotton.....	1.415	.005
33	1 end 210/1 combed peeler cotton.....	1.445	.005
34	1 end 215 denier acetate cotton.....	1.475	.005
35	1 end 220/1 combed peeler cotton.....	1.505	.005
36	1 end 225 denier acetate cotton.....	1.535	.005
37	1 end 230/1 combed peeler cotton.....	1.565	.005
38	1 end 235 denier acetate cotton.....	1.595	.005
39	1 end 240/1 combed peeler cotton.....	1.625	.005
40	1 end 245 denier acetate cotton.....	1.655	.005
41	1 end 250/1 combed peeler cotton.....	1.685	.005
42	1 end 255 denier acetate cotton.....	1.715	.005
43	1 end 260/1 combed peeler cotton.....	1.745	.005
44	1 end 265 denier acetate cotton.....	1.775	.005
45	1 end 270/1 combed peeler cotton.....	1.805	.005
46	1 end 275 denier acetate cotton.....	1.835	.005
47	1 end 280/1 combed peeler cotton.....	1.865	.005
48	1 end 285 denier acetate cotton.....	1.895	.005
49	1 end 290/1 combed peeler cotton.....	1.925	.005
50	1 end 295 denier acetate cotton.....	1.955	.005
51	1 end 300/1 combed peeler cotton.....	1.985	.005
52	1 end 305 denier acetate cotton.....	2.015	.005
53	1 end 310/1 combed peeler cotton.....	2.045	.005
54	1 end 315 denier acetate cotton.....	2.075	.005
55	1 end 320/1 combed peeler cotton.....	2.105	.005
56	1 end 325 denier acetate cotton.....	2.135	.005
57	1 end 330/1 combed peeler cotton.....	2.165	.005
58	1 end 335 denier acetate cotton.....	2.195	.005
59	1 end 340/1 combed peeler cotton.....	2.225	.005
60	1 end 345 denier acetate cotton.....	2.255	.005
61	1 end 350/1 combed peeler cotton.....	2.285	.005
62	1 end 355 denier acetate cotton.....	2.315	.005
63	1 end 360/1 combed peeler cotton.....	2.345	.005
64	1 end 365 denier acetate cotton.....	2.375	.005
65	1 end 370/1 combed peeler cotton.....	2.405	.005
66	1 end 375 denier acetate cotton.....	2.435	.005
67	1 end 380/1 combed peeler cotton.....	2.465	.005
68	1 end 385 denier acetate cotton.....	2.495	.005
69	1 end 390/1 combed peeler cotton.....	2.525	.005
70	1 end 395 denier acetate cotton.....	2.555	.005
71	1 end 400/1 combed peeler cotton.....	2.585	.005
72	1 end 405 denier acetate cotton.....	2.615	.005
73	1 end 410/1 combed peeler cotton.....	2.645	.005
74	1 end 415 denier acetate cotton.....	2.675	.005
75	1 end 420/1 combed peeler cotton.....	2.705	.005
76	1 end 425 denier acetate cotton.....	2.735	.005
77	1 end 430/1 combed peeler cotton.....	2.765	.005
78	1 end 435 denier acetate cotton.....	2.795	.005
79	1 end 440/1 combed peeler cotton.....	2.825	.005
80	1 end 445 denier acetate cotton.....	2.855	.005
81	1 end 450/1 combed peeler cotton.....	2.885	.005
82	1 end 455 denier acetate cotton.....	2.915	.005
83	1 end 460/1 combed peeler cotton.....	2.945	.005
84	1 end 465 denier acetate cotton.....	2.975	.005
85	1 end 470/1 combed peeler cotton.....	3.005	.005
86	1 end 475 denier acetate cotton.....	3.035	.005
87	1 end 480/1 combed peeler cotton.....	3.065	.005
88	1 end 485 denier acetate cotton.....	3.095	.005
89	1 end 490/1 combed peeler cotton.....	3.125	.005
90	1 end 495 denier acetate cotton.....	3.155	.005
91	1 end 500/1 combed peeler cotton.....	3.185	.005
92	1 end 505 denier acetate cotton.....	3.215	.005
93	1 end 510/1 combed peeler cotton.....	3.245	.005
94	1 end 515 denier acetate cotton.....	3.275	.005
95	1 end 520/1 combed peeler cotton.....	3.305	.005
96	1 end 525 denier acetate cotton.....	3.335	.005
97	1 end 530/1 combed peeler cotton.....	3.365	.005
98	1 end 535 denier acetate cotton.....	3.395	.005
99	1 end 540/1 combed peeler cotton.....	3.425	.005
100	1 end 545 denier acetate cotton.....	3.455	.005
101	1 end 550/1 combed peeler cotton.....	3.485	.005
102	1 end 555 denier acetate cotton.....	3.515	.005
103	1 end 560/1 combed peeler cotton.....	3.545	.005
104	1 end 565 denier acetate cotton.....	3.575	.005
105	1 end 570/1 combed peeler cotton.....	3.605	.005
106	1 end 575 denier acetate cotton.....	3.635	.005
107	1 end 580/1 combed peeler cotton.....	3.665	.005
108	1 end 585 denier acetate cotton.....	3.695	.005
109	1 end 590/1 combed peeler cotton.....	3.725	.005
110	1 end 595 denier acetate cotton.....	3.755	.005
111	1 end 600/1 combed peeler cotton.....	3.785	.005
112	1 end 605 denier acetate cotton.....	3.815	.005
113	1 end 610/1 combed peeler cotton.....	3.845	.005
114	1 end 615 denier acetate cotton.....	3.875	.005
115	1 end 620/1 combed peeler cotton.....	3.905	.005
116	1 end 625 denier acetate cotton.....	3.935	.005
117	1 end 630/1 combed peeler cotton.....	3.965	.005
118	1 end 635 denier acetate cotton.....	3.995	.005
119	1 end 640/1 combed peeler cotton.....	4.025	.005
120	1 end 645 denier acetate cotton.....	4.055	.005
121	1 end 650/1 combed peeler cotton.....	4.085	.005
122	1 end 655 denier acetate cotton.....	4.115	.005
123	1 end 660/1 combed peeler cotton.....	4.145	.005
124	1 end 665 denier acetate cotton.....	4.175	.005
125	1 end 670/1 combed peeler cotton.....	4.205	.005
126	1 end 675 denier acetate cotton.....	4.235	.005
127	1 end 680/1 combed peeler cotton.....	4.265	.005
128	1 end 685 denier acetate cotton.....	4.295	.005
129	1 end 690/1 combed peeler cotton.....	4.325	.005
130	1 end 695 denier acetate cotton.....	4.355	.005
131	1 end 700/1 combed peeler cotton.....	4.385	.005
132	1 end 705 denier acetate cotton.....	4.415	.005
133	1 end 710/1 combed peeler cotton.....	4.445	.005
134	1 end 715 denier acetate cotton.....	4.475	.005
135	1 end 720/1 combed peeler cotton.....	4.505	.005
136	1 end 725 denier acetate cotton.....	4.535	.005
137	1 end 730/1 combed peeler cotton.....	4.565	.005
138	1 end 735 denier acetate cotton.....	4.595	.005
139	1 end 740/1 combed peeler cotton.....	4.625	.005
140	1 end 745 denier acetate cotton.....	4.655	.005
141	1 end 750/1 combed peeler cotton.....	4.685	.005
142	1 end 755 denier acetate cotton.....	4.715	.005
143	1 end 760/1 combed peeler cotton.....	4.745	.005
144	1 end 765 denier acetate cotton.....	4.775	.005
145	1 end 770/1 combed peeler cotton.....	4.805	.005
146	1 end 775 denier acetate cotton.....	4.835	.005
147	1 end 780/1 combed peeler cotton.....	4.865	.005
148	1 end 785 denier acetate cotton.....	4.895	.005
149	1 end 790/1 combed peeler cotton.....	4.925	.005
150	1 end 795 denier acetate cotton.....	4.955	.005
151	1 end 800/1 combed peeler cotton.....	4.985	.005
152	1 end 805 denier acetate cotton.....	5.015	.005
153	1 end 810/1 combed peeler cotton.....	5.045	.005
154	1 end 815 denier acetate cotton.....	5.075	.005
155	1 end 820/1 combed peeler cotton.....	5.105	.005
156	1 end 825 denier acetate cotton.....	5.135	.005
157	1 end 830/1 combed peeler cotton.....	5.165	.005
158	1 end 835 denier acetate cotton.....	5.195	.005
159	1 end 840/1 combed peeler cotton.....	5.225	.005
160	1 end 845 denier acetate cotton.....	5.255	.005
161	1 end 850/1 combed peeler cotton.....	5.285	.005
162	1 end 855 denier acetate cotton.....	5.315	.005
163	1 end 860/1 combed peeler cotton.....	5.345	.005
164	1 end 865 denier acetate cotton.....	5.375	.005
165	1 end 870/1 combed peeler cotton.....	5.405	.005
166	1 end 875 denier acetate cotton.....	5.435	.005
167	1 end 880/1 combed peeler cotton.....	5.465	.005
168	1 end 885 denier acetate cotton.....	5.495	.005
169	1 end 890/1 combed peeler cotton.....	5.525	.005
170	1 end 895 denier acetate cotton.....	5.555	.005
171	1 end 900/1 combed peeler cotton.....	5.585	.005
172	1 end 905 denier acetate cotton.....	5.615	.005
173	1 end 910/1 combed peeler cotton.....	5.645	.005
174	1 end 915 denier acetate cotton.....	5.675	.005
175	1 end 920/1 combed peeler cotton.....	5.705	.005
176	1 end 925 denier acetate cotton.....	5.735	.005
177	1 end 930/1 combed peeler cotton.....	5.765	.005
178	1 end 935 denier acetate cotton.....	5.795	.005
179	1 end 940/1 combed peeler cotton.....	5.825	.005
180	1 end 945 denier acetate cotton.....	5.855	.005
181	1 end 950/1 combed peeler cotton.....	5.885	.005
182	1 end 955 denier acetate cotton.....	5.915	.005
183	1 end 960/1 combed peeler cotton.....	5.945	.005
184	1 end 965 denier acetate cotton.....	5.975	.005
185	1 end 970/1 combed peeler cotton.....	6.005	.005
186	1 end 975 denier acetate cotton.....	6.035	.005
187	1 end 980/1 combed peeler cotton.....	6.065	.005
188	1 end 985 denier acetate cotton.....	6.095	.005
189	1 end 990/1 combed peeler cotton.....	6.125	.005
190	1 end 995 denier acetate cotton.....	6.155	.005
191	1 end 1000/1 combed peeler cotton.....	6.185	.005
192	1 end 1005 denier acetate cotton.....	6.215	.005
193	1 end 1010/1 combed peeler cotton.....	6.245	.005
194	1 end 1015 denier acetate cotton.....	6.275	.005
195	1 end 1020/1 combed peeler cotton.....	6.305	.005
196	1 end 1025 denier acetate cotton.....	6.335	.005
197	1 end 1030/1 combed peeler cotton.....	6.365	.005
198	1 end 1035 denier acetate cotton.....	6.395	.005
199	1 end 1040/1 combed peeler cotton.....	6.425	.005
200	1 end 1045 denier acetate cotton.....	6.455	.005
201	1 end 1050/1 combed peeler cotton.....	6.485	.005
202	1 end 1055 denier acetate cotton.....	6.515	.005
203	1 end 1060/1 combed peeler cotton.....	6.545	.005
204	1 end 1065 denier acetate cotton.....	6.575	.005
205	1 end 1070/1 combed peeler cotton.....	6.605	.005
206	1 end 1075 denier acetate cotton.....	6.635	.005
207	1 end 1080/1 combed peeler cotton.....	6.665	.005
208	1 end 1085 denier acetate cotton.....	6.695	.005
209	1 end 1090/1 combed peeler cotton.....	6.725	.005
210	1 end 1095 denier acetate cotton.....	6.755	.005
211	1 end 1100/1 combed peeler cotton.....	6.785	.005
212	1 end 1105 denier acetate cotton.....	6.815	.005
213	1 end 1110/1 combed peeler cotton.....	6.845	.005
214	1 end 1115 denier acetate cotton.....	6.875	.005
215	1 end 1120/1 combed peeler cotton.....	6.905	.005</

(a) If you served the same food item or meal within thirty days prior to April 4, 1943, you shall take as your ceiling price the last price at which you offered the same food item or meal during said thirty-day period.

(b) If you did not sell or offer to sell the food item or meal either during the seven-day period, or the thirty-day period, then you choose from the food items or meals for which a ceiling price has already been fixed, the food item or meal which is most similar to the food item or meal you are pricing; and

(c) Figure a price which is "in line" with the price of that most similar food item or meal. A price is "in line" if the customer receives as much value for his money from the one item or meal as from the other, even though the two prices may be different. In comparing values, quality, size of portions, and the margin over food cost are the things that count.

(d) Once your ceiling price for a food item or meal has been fixed, it may not be changed.

SEC. 3 Classes of food items and meals. See definition of "food item" and "meal" contained in section 15.

(a) The classes of food items are as follows:

BREAKFAST ITEMS

- 1 Fruit and fruit juices.
- 2 Cereals.
- 3 Egg and combination egg dishes served at breakfast.
- 4 Breads, rolls, toast, etc., served at breakfast.
- 5 All other breakfast dishes.

OTHER ITEMS

- 6 Appetizers and cocktails.
- 7 Soups.
- 8 Beef.
- 9 Pork.
- 10 Lamb, mutton.
- 11 Veal.
- 12 Poultry.
- 13 Fish and shellfish.
- 14 Miscellaneous and variety meats including liver, kidneys, and made dishes such as stews, casseroles, etc.
- 15 Egg and cheese dishes which might be served as a main dish or entree in a meal.
- 16 All other dishes which might be served as a main dish or entree in a meal, such as spaghetti, vegetable plate, baked beans, chop suey, etc.
- 17 Potatoes.
- 18 All other vegetables.
- 19 Bread and butter.
- 20 Salads (except as served as main course in a meal).
- 21 Cakes, cookies, pies, pastries and other baked goods.
- 22 All other desserts including fruits, puddings, cheese, etc.
- 23 Ice cream and all fountain items.
- 24 Hot sandwiches including hamburgers and frankfurters.
- 25 Cold sandwiches.
- 26 All other food items.
- 27 Non-alcoholic beverages.
- 28 Beer and other malt beverages.
- 29 Wines.
- 30 Other alcoholic beverages.

(b) *The classes of meals.* For the purpose of this regulation there shall be ten classes of meals; namely, breakfast, lunch, tea, dinner, and supper during week days, and breakfast, lunch, tea, dinner and supper on Sundays.

SEC. 4 No ceiling price to be higher than the highest price in the base period. Under no circumstances are you permitted to charge a higher price for a new food item or meal which you did not offer in the seven-day period than the highest price at which you offered a food item or meal under the same class during the seven-day period.

Example 1. If you figured an "in line" price for a week-day at \$1.25, and your highest price in the week-day dinner class is \$1.00, your ceiling price for the new dinner is \$1.00.

Example 2. If during the seven-day period your highest price for soup was 15 cents, you may not offer any soup at a price higher than 15 cents.

SEC. 5 Prohibition against discontinuing meals at certain prices. You must not now discontinue offering meals at prices comparable to those charged by you in the seven-day period if by your doing so your customers would actually have to pay more than they did in the seven-day period. You will be in violation of this rule unless:

(a) You continue to offer meals at different prices representative of the range of prices at which you offered meals of the same class during the seven-day period, and unless

(b) You continue to offer on week-days at least as many different meals at or below the lowest price charged by you for meals of the same class on any week-day that you select in the seven-day period, as you did on that day.

(c) You continue to offer on Sundays and legal holidays at least as many different meals at or below the lowest price charged by you for meals of the same class on Sunday, April 4, 1943, as you did on that day.

Example. Thus, you may select any week day in the seven-day period as the base day for week-day meals.

If you select Friday, April 9, 1943, to determine the lowest price and the number of week-day meals offered at that price, and if on that day you offered six week-day dinners, of which two were priced at 85¢, and one each at 90¢, \$1.00, \$1.10, \$1.15, you must continue to offer at least two week-day dinners at 85¢.

SEC. 6 Evasion. (a) You must not evade the provisions of this regulation by any scheme, or device, including:

(1) Deteriorating quality or reducing quantity without making appropriate reductions in price;

(2) Withdrawing the offer, or increasing the price, of any meal ticket, weekly rate or other arrangement by which customers may buy food items or meals at less than the prices they must pay when purchasing by item or meal;

(3) Increasing any cover, minimum, bread-and-butter, service, corkage, entertainment, check-room, parking or other special charges, or making such charges when they were not in effect in the seven-day period;

(4) Requiring as a condition of sale of an item or meal the purchase of other items or meals, except that you may refuse to sell coffee unless a customer also purchases another food item;

(5) Refusing to sell combinations of food items as meals if such meals were offered in the seven-day period and the

items making up the combination are being offered separately.

(b) You will not be considered evading the provisions of this regulation, however, if you do any of the following things, even though you did not do any of those things during the seven-day period:

(1) You may limit your customers to one cup of coffee per meal;

(2) You may limit your customers to one pat of butter per meal;

(3) You may reduce the quantity or eliminate altogether, ketchup, chili sauce, and any other condiment which is rationed;

(4) You may reduce the amount of sugar served with each cup of coffee or tea to, but not less than, one teaspoonful.

(c) You must not, however, make the curtailment authorized in the foregoing sub-paragraphs and furnish these items at an additional charge. For example, if during the seven-day period you furnish ketchup, you may not discontinue furnishing this item free and at the same time offer to furnish it for an additional charge.

SEC. 7 Rules for new proprietors. (a) If you acquire another's business and continue the business in the same place, you are subject to the same ceiling prices and duties as the previous proprietor.

(b) If you open an eating or drinking place after the seven-day period, you must fix ceiling prices in line with the ceiling prices of the nearest eating or drinking place of the same type as yours. If you operate a concession in conjunction with a public event and were not in operation during the base period, you shall establish your prices in line with a similar type of eating and drinking place operating during the time of the base period. If the ceiling prices so fixed are too high and threaten to have an inflationary effect on the prices of food or drink, the Office of Price Administration may issue an order requiring you to reduce your ceiling prices. You are subject to the record requirements of section 9 and the posting requirements of section 10 immediately upon the opening of your place.

SEC. 8 Taxes. If in the seven-day period you stated and collected the amount of any tax separately from the price you charged, you may continue to do so. You may also separately state and collect the amount of any new tax or of any increase in the amount of a previous tax on the sale of food or drink or in the business of selling food or drink, if the tax is measured by the number or price of items or meals.

SEC. 9 Records. You must observe all the record keeping requirements of General Order No. 50. This order requires among other things that you do the following:

(a) *Customary records.* You must preserve all your existing records relating to your prices, costs, and sales. You must also continue to maintain such records as you ordinarily kept. All such records shall be subject to examination by the Office of Price Administration.

(b) *Records of the seven-day period.* You must make available for examina-

tion by any person during ordinary business hours a copy of each menu used by you in the seven-day period. If you did not use menus, you must prepare in duplicate and make available for such examination a list of the highest prices you charged in the seven-day period.

(c) *Future records.* Beginning with the effective date of this regulation, you must keep, for examination by the Office of Price Administration, two each of the menus used by you each day. If you do not use menus you must prepare in duplicate, and preserve for such examination, a record of the prices charged by you each day, except that you need not record prices which are the same as, or less than, prices you previously recorded for the same items or meals.

Sec. 10 *Posting.* (a) Beginning May 15, 1943, each menu must have clearly and plainly written on or attached to it the following statement:

All prices listed are our ceiling prices unless otherwise indicated, in which case they are below ceiling prices. By OPA regulation, our ceilings are our highest prices from April 4 to April 10, 1943. Records of these prices are available for your inspection.

If you do not use menus, you must post the statement by a sign which can easily be read by your customers and which must be located near the cashier's desk, if any, or if none, in such location that the customer can easily read the sign at the time of purchase.

(b) Whenever an item or meal appears on a menu or price list at a price below the ceiling prices, an asterisk shall appear beside the price. The asterisk shall be explained on the menu in these words: "This price(s) is (are) below our ceiling price(s) for this item."

(c) If you made menus available to customers in the seven-day period, you shall continue to make them available.

Sec. 11 *Operation of several places.* If you own or operate more than one eating or drinking place, you must do everything required by this regulation for each place separately.

Sec. 12 *Relation to other maximum price regulations.* The provisions of this regulation shall not apply to any sale for which a maximum price is established by any other regulation, including the General Maximum Price Regulation, now or hereafter issued by the Office of Price Administration.

For example, bottles of milk and beer remain subject to the General Maximum Price Regulation as amended.

Sec. 13 *Geographical applications.* The provisions of this order shall be applicable to all eating and drinking places (as hereinafter defined in section (15) (e) located in Jefferson County in the State of Kentucky.)

Sec. 14 *Enforcement.* Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement sections, suits for treble damages and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942, as amended.

Sec. 15 *Definitions and explanations.* (a) "Person" means individual, corporation, partnership, association or other

organized group of persons or legal successors or representative of any of the foregoing, and includes the United States or any agency thereof, any other government, or any of its political subdivisions, and any agency of any of the foregoing.

(b) "Meal" means a combination of food items sold at a single price. Examples of meals are a five-course dinner, a club breakfast, and a blue-plate special. Two or more kinds of food which are prepared or served to be eaten together as one dish are not a "meal." Examples of such dishes are: ham and eggs, bread and butter, apple pie and cheese.

(c) "Offered" means offered for sale and includes the listing or posting of prices for items and meals even though the items and meals so offered were not actually on hand to be sold.

(d) "Food item" means an article or portion of food (including beverages) sold or served by an eating or drinking place for consumption in or about the place or to be taken out for eating without change in form or additional preparation. It includes two or more kinds of food which are prepared or served to be eaten together as one dish, such as ham and eggs, bread and butter, apple pie and cheese.

(e) "Eating and drinking place" shall include any place, establishment or location, whether temporary or permanent, from which any food item or meal is sold, except those which are specifically exempted in section (16) hereof. It shall include by way of example, but not by way of limitation, such movable places where food is dispensed as field kitchens, lunch wagons, "Hot Dog" carts, etc.

(f) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942 and in the General Maximum Price Regulation, issued by the Office of Price Administration, shall apply to other terms used herein.

Sec. 16 *Exemptions.* Sales by the following eating or drinking places are specifically exempted from the provisions of this regulation:

(a) Eating and drinking places located on church, temple or synagogue premises and operated in connection with special church, temple or synagogue, Sunday School or other religious occasions.

(b) Railroad dining cars.

(c) Hospitals, except for food items and meals served to persons other than the patients, when a separate charge is made for such food items and meals.

Sec. 17 *Provision for amendments.* The provisions of this regulation to the contrary notwithstanding, the Office of Price Administration may from time to time issue special orders providing for the reduction of the maximum price of any food item or items or meal or meals sold or offered for sale by any seller or sellers when, in the judgment of the Administrator, such action is necessary or desirable to prevent excessive charges, to prevent inflation, to stabilize prices affecting the cost of living, or to carry out the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

Sec. 18 *Licensing.* The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person subject to this Restaurant Maximum Price Regulation No. 3-1.

Sec. 19 *Revocation.* An order dated April 28, 1943, effective April 29, 1943, entitled Restaurant Maximum Price Regulation No. 1448.201, issued by the Regional Administrator of Region III, Office of Price Administration, and applicable to Jefferson County, Kentucky is hereby revoked and replaced by this order. This order may be amended, corrected, or revoked at any time by the Office of Price Administration.

Effective date. This regulation shall be effective May 12, 1943.

Issued this 10th day of May 1943.

BIRKETT L. WILLIAMS,
Regional Administrator.

[F. R. Doc. 43-7957; Filed, May 19, 1943; 3:21 p. m.]

PART 1448—EATING AND DRINKING ESTABLISHMENTS

[Restaurant MPR 3-2]

FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION, MONTGOMERY COUNTY, OHIO

In the judgment of the Regional Price Administrator of Region III, the prices of food and beverages sold for immediate consumption in the County of Montgomery in the State of Ohio have risen and are threatening further to rise to an extent and in a manner inconsistent with the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

In the judgment of the Regional Administrator of Region III, the maximum prices established by this regulation are generally fair and equitable and are necessary to check inflation and to effectuate the purposes of the Act. So far as practicable, the Regional Administrator of Region III gave due consideration to prices prevailing between October 1 and 15, 1941, and consulted with the representatives of those affected by this regulation.

A statement of the considerations involved in the issuance of this regulation is issued simultaneously herewith.

Therefore, in accordance with the direction of the President to take action which will stabilize prices affecting the cost of living, and under the authority therewith delegated by the President pursuant to the Act of Congress approved October 2, 1942, entitled "An Act to Aid in Stabilizing the Cost of Living" (H.R. 7565), 77th Congress, Second Session, and under the authority of Executive Order 9250, Executive Order 9328, and the Emergency Price Control Act of 1942, the Regional Price Administrator of Region III hereby issues this Restaurant Maximum Price Regulation No. 3-2, establishing as maximum prices for food and drink sold for immediate consumption in the county mentioned above the prices prevailing therefor during the seven-day period beginning April 4, 1943 and ending April 10, 1943.

§ 1448.202 *Maximum prices for food and drink sold for immediate consumption.* Under the authority vested in the Regional Administrator of Region III by the Emergency Price Control Act of 1942 as amended, Executive Order 9250, Executive Order 9328 and General Order No. 50 issued by the Office of Price Administration, Restaurant Maximum Price Regulation No. 3-2 (Food and Drink sold for Immediate Consumption), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1448.202 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

RESTAURANT MAXIMUM PRICE REGULATION NO. 3-2—FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION

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SECTION 1 Sales at higher than ceiling prices prohibited. If you own or operate a restaurant, hotel, cafe, delicatessen, soda fountain, boarding house, or any other eating or drinking place, you must not offer or sell any "food item" (including any beverage) or "meal" at a price higher than the highest price at which you offered the same food item or meal in the seven-day period beginning Sunday, April 4, 1943 and ending Saturday, April 10, 1943. You must not offer or sell any other food item or meal at a price higher than the ceiling price which you figure according to the directions in the next section, (section 2). You may, of course, sell at lower than ceiling prices.

SEC. 2 How you figure ceiling prices for food items and meals you did not sell in the seven-day period. You must figure your ceiling price for a food item or meal which you did not offer in the seven-day period, as follows:

(a) If you served the same food item or meal within thirty days prior to April 4, 1943, you shall take as your ceiling price the last price at which you offered the same food item or meal during said thirty-day period.

(b) If you did not sell or offer to sell the food item or meal either during the seven-day period, or the thirty-day period, then you choose from the food items or meals for which a ceiling price has already been fixed, the food item or

meal which is most similar to the food item or meal you are pricing; and

(c) Figure a price which is "in line" with the price of that most similar food item or meal. A price is "in line" if the customer receives as much value for his money from the one item or meal as from the other, even though the two prices may be different. In comparing values, quality, size of portions, and the margin over food cost are the things that count; or

(d) Once your ceiling price for a food item or meal has been fixed, it may not be changed.

Sec. 3 Classes of food items and meals. See definition of "food item" and "meal" contained in Section 15.

(a) The classes of food items are as follows:

BREAKFAST ITEMS

- (1) Fruits and fruit juices.
- (2) Cereals.
- (3) Egg and combination egg dishes served at breakfast.
- (4) Breads, rolls, toast, etc., served at breakfast.
- (5) All other breakfast dishes.

OTHER ITEMS

- (6) Appetizers and cocktails.
- (7) Soups.
- (8) Beef.
- (9) Pork.
- (10) Lamb, mutton.
- (11) Veal.
- (12) Poultry.
- (13) Fish and shellfish.
- (14) Miscellaneous and variety meats including liver, kidneys, and made dishes, such as stews, casseroles, etc.
- (15) Egg and cheese dishes which might be served as a main dish or entree in a meal.
- (16) All other dishes which might be served as a main dish or entree in a meal, such as spaghetti, vegetable plate, baked beans, chop suey, etc.
- (17) Potatoes.
- (18) All other vegetables.
- (19) Bread and butter.
- (20) Salads (except as served as main course in a meal).
- (21) Cakes, cookies, pies, pastries and other baked goods.
- (22) Ice cream and all fountain items.
- (23) All other desserts, including fruits, puddings, cheese, etc.
- (24) Hot sandwiches including hamburgers and frankfurters.
- (25) Cold sandwiches.
- (26) All other food items.
- (27) Nonalcoholic beverages.
- (28) Beer and other malt beverages.
- (29) Wines.
- (30) Other alcoholic beverages.

(b) *The classes of meals.* For the purposes of this regulation there shall be ten classes of meals; namely, breakfast, lunch, tea, dinner, and supper during week days, and breakfast, lunch, tea, dinner, and supper on Sundays.

Sec. 4 No ceiling price to be higher than the highest price in the base period. Under no circumstances are you permitted to charge a higher price for a new food item or meal which you did not offer in the seven-day period than the highest price at which you offered a food item or meal under the same class during the seven-day period.

Example 1. If you figured an "in line" price for a week-day at \$1.25, and your highest price in the week-day dinner class is

\$1.00, your ceiling price for the new dinner is \$1.00.

Example 2. If during the seven-day period your highest price for soup was 15 cents, you may not offer any soup at a price higher than 15 cents.

SEC. 5 Prohibition against discontinuing meals at certain prices. You must not now discontinue offering meals at prices comparable to those charged by you in the seven-day period if by your doing so your customers would actually have to pay more than they did in the seven-day period. You will be in violation of this rule unless:

(a) You continue to offer meals at different prices representative of the range of prices at which you offered meals of the same class during the seven-day period, and unless

(b) You continue to offer on week days at least as many different meals at or below the lowest price charged by you for meals of the same class on any week day that you select in the seven-day period, as you did on that day.

(c) You continue to offer on Sundays and legal holidays at least as many different meals at or below the lowest price charged by you for meals of the same class on Sunday, April 4, 1943, as you did on that day.

Example. Thus, you may select any week day in the seven-day period as the base day for week-day meals.

If you select Friday, April 9, 1943, to determine the lowest price and the number of week-day meals offered at that price, and if on that day you offered six week-day dinners, of which two were priced at 85¢, and one each at 90¢, \$1.00, \$1.10, \$1.15 you must continue to offer two week-day dinners at 85¢.

SEC. 6 Evasion. (a) You must not evade the provisions of this regulation by any scheme or device, including:

(1) Deteriorating quality or reducing quantity without making appropriate reductions in price;

(2) Withdrawing the offer, or increasing the price, of any meal ticket, weekly rate, or other arrangement by which customers may buy food items or meals at less than the prices they must pay when purchasing by item or meal;

(3) Increasing any cover, minimum, bread-and-butter, service, corkage, entertainment, check-room, parking or other special charges, or making such charges when they were not in effect in the seven-day period;

(4) Requiring as a condition of sale of an item or meal the purchase of other items or meals, except that you may refuse to sell coffee unless a customer also purchases another food item;

(5) Refusing to sell combinations of food items as meals if such meals were offered in the seven-day period and the items making up the combination are being offered separately.

(b) You will not be considered evading the provisions of this regulation, however, if you do any of the following things, even though you did not do any of those things during the seven-day period:

(1) You may limit your customers to one cup of coffee per meal;

(2) You may limit your customers to one pat of butter per meal;

(3) You may reduce the quantity or eliminate altogether, ketchup, chili sauce, and any other condiment which is rationed.

(4) You may reduce the amount of sugar served with each cup of coffee or tea to, but not less than, one teaspoonful.

(c) You must not, however, make the curtailment authorized in the foregoing subparagraphs and furnish these items at an additional charge. For example, if during the seven-day period you furnished ketchup, you may not discontinue furnishing this item free and at the same time offer to furnish it for an additional charge.

SEC. 7 Rules for new proprietors. (a) If you acquire another's business and continue the business in the same place, you are subject to the same ceiling prices and duties as the previous proprietor.

(b) If you open an eating or drinking place after the seven-day period, you must fix ceiling prices in line with the ceiling prices of the nearest eating or drinking place of the same type as yours. If you operate a concession in conjunction with a public event and were not in operation during the base period, you shall establish your prices in line with a similar type of eating and drinking place operating during the time of the base period. If the ceiling prices so fixed are too high and threaten to have an inflationary effect on the prices of food or drink, the Office of Price Administration may issue an order requiring you to reduce your ceiling prices. You are subject to the record requirements of Section 9 and the posting requirements of Section 10 immediately upon the opening of your place.

SEC. 8 Taxes. If in the seven-day period you stated and collected the amount of any tax separately from the price you charged, you may continue to do so. You may also separately state and collect the amount of any new tax or of any increase in the amount of a previous tax on the sale of food or drink or in the business of selling food or drink, if the tax is measured by the number or price of items or meals.

SEC. 9 Records. You must observe all the record keeping requirements of General Order No. 50. This order requires among other things that you do the following:

(a) *Customary records.* You must preserve all your existing records relating to your prices, costs and sales. You must also continue to maintain such records as you ordinarily kept. All such records shall be subject to examination by the Office of Price Administration.

(b) *Records of the seven-day period.* You must make available for examination by any person during ordinary business hours a copy of each menu used by you in the seven-day period. If you did not use menus, you must prepare in duplicate and make available for such examination a list of the highest prices you charged in the seven-day period.

(c) *Future records.* Beginning with the effective date of this regulation, you

must keep, for examination by the Office of Price Administration, two each of the menus used by you each day. If you do not use menus you must prepare in duplicate, and preserve for such examination, a record of the prices charged by you each day, except that you need not record prices which are the same as, or less than, prices you previously recorded for the same items or meals.

SEC. 10 Posting. (a) Beginning May 15, 1943, each menu must have clearly and plainly written on or attached to it the following statement:

All prices listed are our ceiling prices unless otherwise indicated, in which case they are below ceiling prices. By OPA regulation, our ceilings are our highest prices from April 4 to April 10, 1943. Records of these prices are available for your inspection.

If you do not use menus, you must post the statement by a sign which can easily be read by your customers and which must be located near the cashier's desk, if any, or if none, in such location that the customer can easily read the sign at the time of purchase.

(b) Whenever an item or meal appears on a menu or price list at a price below the ceiling price, an asterisk shall appear beside the price. The asterisk shall be explained on the menu in these words: "This price(s) is (are) below our ceiling price(s) for this item."

(c) If you made menus available to customers in the seven-day period, you shall continue to make them available.

SEC. 11 Operation of several places. If you own or operate more than one eating or drinking place, you must do everything required by this regulation for each place separately.

SEC. 12 Relation to other maximum price regulations. The provisions of this regulation shall not apply to any sale for which a maximum price is established by any other regulation, including the General Maximum Price Regulation, now or hereafter issued by the Office of Price Administration.

For example, bottles of milk and beer remain subject to the GMPR as amended.

SEC. 13 Geographical application. The provisions of this order shall be applicable to all eating and drinking places (as hereinafter defined in section 15 (e) located in Montgomery County in the State of Ohio).

SEC. 14 Enforcement. Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 15 Definitions and explanations. (a) "Person" means individual, corporation, partnership, association or other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, any other government, or any of its political subdivisions, and any agency of any of the foregoing.

(b) "Meal" means a combination of food items sold at a single price. Ex-

amples of meals are a five-course dinner, a club breakfast, and a blue-plate special. Two or more kinds of food which are prepared or served to be eaten together as one dish are not a "meal." Examples of such dishes are: ham and eggs, bread and butter, apple pie and cheese.

(c) "Offered" means offered for sale and includes the listing or posting of prices for items and meals even though the items and meals so offered were not actually on hand to be sold.

(d) "Food item" means an article or portion of food (including beverages) sold or served by an eating or drinking place for consumption in or about the place or to be taken out for eating without change in form or additional preparation. It includes two or more kinds of food which are prepared or served to be eaten together as one dish, such as ham and eggs, bread and butter, apple pie and cheese.

(e) "Eating and drinking place" shall include any place, establishment or location, whether temporary or permanent, from which any food item or meal is sold, except those which are specifically exempted in Section (16) hereof. It shall include by way of example, but not by way of limitation, such movable places where food is dispensed as field kitchens, lunch wagons, "Hot Dog" carts, etc.

(f) Unless the context otherwise requires, the definitions set forth in Sec. 302 of the Emergency Price Control Act of 1942 and in the General Maximum Price Regulation, issued by the Office of Price Administration, shall apply to other terms used herein.

SEC. 16 Exemptions. Sales by the following eating or drinking places are specifically exempted from the provisions of this regulation:

(a) Eating and drinking places located on church, temple or synagogue premises and operated in connection with special church, temple or synagogue, Sunday School or other religious occasions.

(b) Railroad dining cars.

(c) Hospitals, except for food items and meals served to persons other than the patients, when a separate charge is made for such food items and meals.

SEC. 17 Provision for amendments. The provisions of this regulation to the contrary notwithstanding, the Office of Price Administration may from time to time issue special orders providing for the reduction of the maximum price of any food item or items or meal or meals sold or offered for sale by any seller or sellers when, in the judgment of the Administrator, such action is necessary or desirable to prevent excessive charges, to prevent inflation, to stabilize prices affecting the cost of living, or to carry out the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

SEC. 18 Licensing. The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person subject to this Restaurant Maximum Price Regulation No. 3-2.

Effective Date

This regulation shall be effective May 8, 1943.

Issued this 7th day of May 1943.

BIRKETT L. WILLIAMS,
Regional Administrator.

[F. R. Doc. 43-7958; Filed, May 19, 1943;
3:20 p. m.]

PART 1448—EATING AND DRINKING
ESTABLISHMENTS

[Restaurant MPR 3-3]

FOOD AND DRINK SOLD FOR IMMEDIATE CON-
SUMPTION, WAYNE COUNTY, MICHIGAN

In the judgment of the Regional Price Administrator of Region III, the prices of food and beverages sold for immediate consumption in the County of Wayne in the State of Michigan have risen and are threatening further to rise to an extent and in a manner inconsistent with the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

In the judgment of the Regional Administrator of Region III, the maximum prices established by this regulation are generally fair and equitable and are necessary to check inflation and to effectuate the purposes of the Act. So far as practicable, the Regional Administrator of Region III gave due consideration to prices prevailing between October 1 and 15, 1941, and consulted with the representatives of those affected by this regulation.

A statement of the considerations involved in the issuance of this regulation is issued simultaneously herewith.

Therefore, in accordance with the direction of the President to take action which will stabilize prices affecting the cost of living, and under the authority therewith delegated by the President pursuant to the Act of Congress approved October 2, 1942, entitled "An Act to Aid in Stabilizing the Cost of Living" (H.R. 7565), 77th Congress, Second Session, and under the authority of Executive Order 9250, Executive Order 9328, and the Emergency Price Control Act of 1942, the Regional Price Administrator of Region III hereby issues this Restaurant Maximum Price Regulation No. 3-3, establishing as maximum prices for food and drink sold for immediate consumption in the county mentioned above the prices prevailing therefor during the seven-day period beginning April 4, 1943 and ending April 10, 1943.

§ 1448.203 *Maximum prices for food and drink sold for immediate consumption.* Under the authority vested in the Regional Administrator of Region III by the Emergency Price Control Act of 1942 as amended, Executive Order 9250, Executive Order 9328 and General Order No. 50 issued by the Office of Price Administration, Restaurant Maximum Price Regulation No. 3-3 (Food and Drink sold for Immediate Consumption), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1448.203 issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

RESTAURANT MAXIMUM PRICE REGULATION No.
3-3—FOOD AND DRINK SOLD FOR IMMEDIATE
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SECTION 1 *Sales at higher than ceiling prices prohibited.* If you own or operate a restaurant, hotel, cafe, delicatessen, soda fountain, boarding house, or any other eating or drinking place, you must not offer or sell any "food item" (including any beverage) or "meal" at a price higher than the highest price at which you offered the same food item or meal in the seven-day period beginning Sunday, April 4, 1943, and ending Saturday, April 10, 1943. You must not offer or sell any other food item or meal at a price higher than the ceiling price which you figure according to the directions in the next section (section 2). You may, of course, sell at lower than ceiling prices.

SEC. 2 *How you figure ceiling prices for food items and meals you did not sell in the seven-day period.* You must figure your ceiling price for a food item or meal which you did not offer in the seven-day period as follows:

(a) If you served the same food item or meal within thirty days prior to April 4, 1943, you shall take as your ceiling price the last price at which you offered the same food item or meal during said thirty-day period.

(b) If you did not sell or offer to sell the food item or meal either during the seven-day period or the thirty-day period, then you choose from the food items or meals for which a ceiling price has already been fixed the food item or meal which is most similar to the food item or meal you are pricing; and

(c) Figure a price which is "in line" with the price of that most similar food item or meal. A price is "in line" if the customer receives as much value for his money from the one item or meal as from the other, even though the two prices may be different. In comparing values, quality, size of portions, and the margin over food cost are the things that count; or

(d) Once your ceiling price for a food item or meal has been fixed, it may not be changed.

SEC. 3 *Classes of food items and meals.* See definition of "food item" and "meal" contained in section 15.

(a) The classes of food items are as follows:

BREAKFAST ITEMS

- (1) Fruits and fruit juices.
- (2) Cereals.
- (3) Egg and combination egg dishes served at breakfast.
- (4) Breads, rolls, toast, etc., served at breakfast.
- (5) All other breakfast dishes.

OTHER ITEMS

- (6) Appetizers and cocktails.
- (7) Soups.
- (8) Beef.
- (9) Pork.
- (10) Lamb, mutton.
- (11) Veal.
- (12) Poultry.
- (13) Fish and shellfish.
- (14) Miscellaneous and variety meats including liver, kidneys, and made dishes such as stews, casseroles, etc.
- (15) Egg and cheese dishes which might be served as a main dish or entree in a meal.
- (16) All other dishes which might be served as a main dish or entree in a meal, such as spaghetti, vegetable plate, baked beans, chop suey, etc.
- (17) Potatoes.
- (18) All other vegetables.
- (19) Bread and butter.
- (20) Salads (except as served as main course in a meal).
- (21) Cakes, cookies, pies, pastries and other baked goods.
- (22) Ice cream and all fountain items.
- (23) All other desserts including fruits, puddings, cheese, etc.
- (24) Hot sandwiches including hamburgers and frankfurters.
- (25) Cold sandwiches.
- (26) All other food items.

BEVERAGES

- (27) Non-alcoholic beverages.
- (28) Beer and other malt beverages.
- (29) Wines.
- (30) Other alcoholic beverages.

(b) *The classes of meals.* For the purposes of this regulation there shall be ten classes of meals; namely, breakfast, lunch, tea, dinner, and supper during week days, and breakfast, lunch, tea, dinner, and supper on Sundays.

SEC. 4 *No ceiling price to be higher than the highest price in the base period.* Under no circumstances are you permitted to charge a higher price for a new food item or meal which you did not offer in the seven-day period than the highest price at which you offered a food item or meal under the same class during the seven-day period.

Example 1. If you figured an "in line" price for a week day at \$1.25, and your highest price in the week-day dinner class is \$1.00, your ceiling price for the new dinner is \$1.00.

Example 2. If during the seven-day period your highest price for soup was 15 cents, you may not offer any soup at a price higher than 15 cents.

SEC. 5 *Prohibition against discontinuing meals at certain prices.* You must not now discontinue offering meals at prices comparable to those charged by you in the seven-day period if by your doing so your customers would actually have to pay more than they did in the seven-day period. You will be in violation of this rule unless:

(a) You continue to offer meals at different prices representative of the range of prices at which you offered meals of

the same class during the seven-day period, and unless

(b) You continue to offer on week days at least as many different meals at or below the lowest price charged by you for meals of the same class on any week-day that you select in the seven-day period, as you did on that day.

(c) You continue to offer on Sundays and legal holidays at least as many different meals at or below the lowest price charged by you for meals of the same class on Sunday, April 4, 1943, as you did on that day.

Example. Thus, you may select any week day in the seven-day period as the base day for week-day meals.

If you select Friday, April 9, 1943, to determine the lowest price and the number of week-day meals offered at that price, and if on that day you offered six week-day dinners, of which two were priced at 85¢, and one each at 90¢, \$1.00, \$1.10, \$1.15 you must continue to offer at least two week-day dinners at 85¢.

SEC. 6 Evasion. (a) You must not evade the provisions of this regulation by any scheme or device, including:

(1) Deteriorating quality or reducing quantity without making appropriate reductions in price;

(2) Withdrawing the offer, or increasing the price, of any meal ticket, weekly rate, or other arrangement by which customers may buy food items or meals at less than the prices they must pay when purchasing by item or meal;

(3) Increasing any cover, minimum, bread-and-butter, service, corkage, entertainment, check-room, parking or other special charges, or making such charges when they were not in effect in the seven-day period;

(4) Requiring as a condition of sale of an item or meal the purchase of other items or meals, except that you may refuse to sell coffee unless a customer also purchases another food item;

(5) Refusing to sell combinations of food items as meals if such meals were offered in the seven-day period and the items making up the combination are being offered separately.

(b) You will not be considered evading the provisions of this regulation, however, if you do any of the following things, even though you did not do any of those things during the seven-day period:

(1) You may limit your customers to one cup of coffee per meal;

(2) You may limit your customers to one pat of butter per meal;

(3) You may reduce the quantity or eliminate altogether, ketchup, chili sauce, and any other condiment which is rationed.

(4) You may reduce the amount of sugar served with each cup of coffee or tea to, but not less than, one teaspoonful.

(c) You must not, however, make the curtailment authorized in the foregoing subparagraphs and furnish these items at an additional charge. For example, if during the seven-day period you furnished ketchup, you may not discontinue furnishing this item free and at the same time offer to furnish it for an additional charge.

SEC. 7 Rules for new proprietors. (a) If you acquire another's business and continue the business in the same place, you are subject to the same ceiling prices and duties as the previous proprietor.

(b) If you open an eating or drinking place after the seven-day period, you must fix ceiling prices in line with the ceiling prices of the nearest eating or drinking place of the same type as yours. If you operate a concession in conjunction with a public event and were not in operation during the base period, you shall establish your prices in line with a similar type of eating and drinking place operating during the time of the base period. If the ceiling prices so fixed are too high and threaten to have an inflationary effect on the prices of food or drink, the Office of Price Administration may issue an order requiring you to reduce your ceiling prices. You are subject to the record requirements of section 9 and the posting requirements of section 10 immediately upon the opening of your place.

SEC. 8 Taxes. If in the seven-day period you stated and collected the amount of any tax separately from the price you charged, you may continue to do so. You may also separately state and collect the amount of any new tax or of any increase in the amount of a previous tax on the sale of food or drink or in the business of selling food or drink, if the tax is measured by the number or price of items or meals.

SEC. 9 Records. You must observe all the record keeping requirements of General Order No. 50. This order requires among other things that you do the following:

(a) *Customary records.* You must preserve all your existing records relating to your prices, costs and sales. You must also continue to maintain such records as you ordinarily kept. All such records shall be subject to examination by the Office of Price Administration.

(b) *Records of the seven-day period.* You must make available for examination by any person during ordinary business hours a copy of each menu used by you in the seven-day period. If you did not use menus, you must prepare in duplicate and make available for such examination a list of the highest prices you charged in the seven-day period.

(c) *Future records.* Beginning with the effective date of this regulation, you must keep, for examination by the Office of Price Administration, two each of the menus used by you each day. If you do not use menus you must prepare in duplicate, and preserve for such examination, a record of the prices charged by you each day, except that you need not record prices which are the same as, or less than, prices you previously recorded for the same items or meals.

SEC. 10 Posting. (a) Beginning May 15, 1943, each menu must have clearly and plainly written on or attached to it the following statement:

All prices listed are our ceiling prices unless otherwise indicated, in which case they are below ceiling prices. By OPA regulation, our ceilings are our highest prices from April

4 to April 10, 1943. Records of these prices are available for your inspection.

If you do not use menus, you must post the statement by a sign which can easily be read by your customers and which must be located near the cashier's desk, if any, or if none, in such location that the customer can easily read the sign at the time of purchase.

(b) Whenever an item or meal appears on a menu or price list at a price below the ceiling price, an asterisk shall appear beside the price. The asterisk shall be explained on the menu in these words: "This price(s) is (are) below our ceiling price(s) for this item."

(c) If you made menus available to customers in the seven-day period, you shall continue to make them available.

SEC. 11 Operation of several places. If you own or operate more than one eating or drinking place, you must do everything required by this regulation or each place separately.

SEC. 12 Relation to other maximum price regulations. The provisions of this regulation shall not apply to any sale for which a maximum price is established by any other regulation, including the General Maximum Price Regulation, now or hereafter issued by the Office of Price Administration.

For example, bottles of milk and beer remain subject to the GMPR as amended.

SEC. 13 Geographical application. The provisions of this order shall be applicable to all eating and drinking places (as hereinafter defined in section 15 (e)) located in Wayne County in the State of Michigan.

SEC. 14 Enforcement. Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 15 Definitions and explanations.

(a) "Person" means individual, corporation, partnership, association or other organized group of persons or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, any other government, or any of its political subdivisions, and any agency of the foregoing.

(b) "Meal" means a combination of food items sold at a single price. Examples of meals are a five-course dinner, a club breakfast, and a blue-plate special. Two or more kinds of food which are prepared or served to be eaten together as one dish are not a "meal." Examples of such dishes are: ham and eggs, bread and butter, apple pie and cheese.

(c) "Offered" means offered for sale and includes the listing or posting of prices for items and meals even though the items and meals so offered were not actually on hand to be sold.

(d) "Food item" means an article or portion of food (including beverages) sold or served by an eating or drinking place for consumption in or about the place or to be taken out for eating without change in form or additional preparation. It includes two or more kinds of

food which are prepared or served to be eaten together as one dish, such as ham and eggs, bread and butter, apple pie and cheese.

(e) "Eating and drinking place" shall include any place, establishment or location, whether temporary or permanent, from which any food item or meal is sold, except those which are specifically exempted in section 16 hereof. It shall include by way of example, but not by way of limitation, such movable places where food is dispensed as field kitchens, lunch wagons, "Hot Dog" carts, etc.

(f) Unless the context otherwise requires, the definitions set forth in Sec. 302 of the Emergency Price Control Act of 1942 and in the General Maximum Price Regulation, issued by the Office of Price Administration, shall apply to other terms used herein.

SEC. 16 *Exemptions.* Sales by the following eating or drinking places are specifically exempted from the provisions of this regulation:

(a) Eating and drinking places located on church, temple or synagogue premises and operated in connection with special church, temple or synagogue, Sunday School or other religious occasions.

(b) Railroad dining cars.

(c) Hospitals, except for food items and meals served to persons other than the patients, when a separate charge is made for such food items and meals.

SEC. 17 *Provision for amendments.* The provisions of this regulation to the contrary notwithstanding, the Office of Price Administration may from time to time issue special orders providing for the reduction of the maximum price of any food item or items or meal or meals sold or offered for sale by any seller or sellers when, in the judgment of the Administrator, such action is necessary or desirable to prevent excessive charges, to prevent inflation, to stabilize prices affecting the cost of living, or to carry out the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328.

SEC. 18 *Licensing.* The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation are applicable to every person subject to this Restaurant Maximum Price Regulation No. 3-3.

Effective Date

This regulation shall be effective May 12, 1943.

Issued this 10th day of May 1943.

BIRKETT L. WILLIAMS,
Regional Administrator.

[F. R. Doc. 43-7956; Filed, May 19, 1943; 3:22 p. m.]

PART 1404—RATIONING OF FOOTWEAR

[RO 17; Amendment 17]

SHOES

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

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

¹ 8 F.R. 1749, 2040, 2487, 2943, 3315, 3571, 3853, 4129, 3949, 4716, 5567, 5589, 5679, 5756, 5678, 6046.

Ration Order 17 is amended in the following respects:

1. The headnote in section 1.14 is amended to read as follows:

SEC. 1.14 *Members of armed services and of Maritime Service may acquire shoes.*

2. Section 1.14 (d) is added to read as follows:

(d) Any member of the Merchant Marine Cadet Corps or of the United States Maritime Service stationed ashore or on a training ship who does not have a valid war ration shoe stamp and who is not furnished shoes by the War Shipping Administration may get certificates (OPA Form R-1705B) for the shoes he needs. Certificates for this purpose may be issued by an authorized officer of the training organization of the War Shipping Administration.

This amendment shall become effective May 25, 1943.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; W.P.B. Dir. 1, 7 F.R. 562, Supp. Dir. 1-T, 8 F.R. 1727; E.O. 9125, 7 F.R. 2719)

Issued this 19th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7955; Filed, May 19, 1943; 3:22 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 3; Incl. Amtd. 57, Correction]

SUGAR RATIONING REGULATIONS

Section 1407.184 of Rationing Order No. 3 is corrected by substituting the words "it used sugar" for the words "is used sugar" and the words "Army or Navy" for the words "Army of Navy".

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2965; Food Dir. No. 3, 8 F.R. 2005)

Issued this 19th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-7959; Filed, May 19, 1943; 3:20 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16; Amendment 25]

MEATS, FATS, FISH AND CHEESES

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

Ration Order 16 is amended in the following respects:

1. Section 7.1 (a) is amended by deleting the fourth sentence and substituting the following sentence:

If a food covered by this order is used for a purpose for which the order does

¹ 8 F.R. 4930, 4977, 5318, 5909, 5846, 6135.

² 8 F.R. 3591, 3715, 3949, 4137, 4350, 4423, 4721, 4784, 4893, 4967, 5172, 5318, 5679, 5567, 5739, 5819, 6046, 6138, 6181.

not otherwise provide, such use is "industrial consumption".

2. Section 7.10 (a) is amended to read as follows:

(a) If a food covered by this order is used for a purpose for which the order does not otherwise provide, such use is industrial consumption. (For example, if a manufacturer uses "lard" in making cold cream, that use is called "industrial consumption". It is not "industrial use" because cold cream is not a food for human consumption or a pharmaceutical to be taken internally by humans or animals. It is not a primary distributor operation because cold cream is not a food covered by this order. Another example of industrial consumption is the use of refined cottonseed oil by a hospital in bathing new-born infants. If a food covered by this order is used by a person as a consumer, primary distributor, industrial user, institutional user, or exempt agency, such use is not industrial consumption.)

3. Section 7.11 (b) is amended by inserting in the first sentence after the word "animals", the following:

* * * or if he is engaged in the care and treatment of the sick and needs rationed fats or oils for this purpose,

4. The definition of "industrial consumption" in section 24.1 (a) is amended to read as follows:

"Industrial consumption" means the use of a "food covered by this order" for a purpose for which the order does not otherwise provide.

This amendment shall become effective May 25, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; W.P.B. Dir. 1, 7 F.R. 562, and Supp. Dir. 1-M, 7 F.R. 7234; Food Dir. 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 19th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-7960; Filed, May 19, 1943; 3:20 p. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C; Amendment 51]

MILEAGE RATIONING: GASOLINE REGULATIONS

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

¹ 7 F.R. 9135, 9787, 10147, 10016, 10110, 10338, 10706, 10786, 10787, 11009, 11070; 8 F.R. 179, 274, 369, 372, 565, 607, 1028, 1202, 1203, 1365, 1282, 1366, 1318, 1588, 1813, 1895, 2098, 2213, 2288, 2353, 2431, 2595, 2780, 2720, 3096, 3261, 3253, 3254, 3255, 3315, 3616, 4169, 4341, 4850, 4976, 5267, 5268, 5486, 5534, 5756, 6261, 6179.

Section 1394.8161 (f) is added to read as follows:

(f) Where the Office of Price Administration, Washington, D. C., finds that a critical gasoline shortage exists in any area it may order that in such area during an indefinite or definite period fixed by such order a basic ration, or a Non-Highway ration issued for use with a motor boat or outboard motor, may be used only as provided in subparagraphs (1) and (2) of this paragraph.

(1) No person may use or permit the use of a basic ration for any driving other than: (i) family or personal necessity driving for which no adequate alternative means of transportation are available, or, (ii) occupational driving, or, (iii) driving by naval or military personnel on leave or furlough, evidenced by duly issued leave or furlough authorization, for the purpose of visiting relatives or making social calls. Family or personal necessity driving shall be deemed to include (but shall not be limited to): driving for the purpose of essential shopping, procuring medical attention, attending religious services, attending funerals; or for the purpose of attending meetings of groups or organizations directly concerned with the occupation or profession of the person using the vehicle, if such attendance is essential to or a part of the occupation or profession of such person; or driving for the purpose of meeting an emergency involving a threat to life, health, or property, or for receiving instruction or training in meeting or preparing to meet such emergencies. No basic ration may be used for non-essential or for pleasure driving, which shall include (but shall not be limited to): driving for the purpose of attending places of amusement, recreation or entertainment (such as theaters, amusement parks, concerts, dances, golf courses, skating rinks, bowling alleys or night clubs) or sporting or athletic events (such as races or games) or social club meetings, or for sight-seeing, touring or vacation travel, or for making social calls, except that naval or military personnel on leave or furlough evidenced as specified above may use such a ration for the purpose of visiting relatives or making social calls.

(2) No person may use or permit the use of a Non-Highway ration issued for use with a motorboat or outboard motor for a non-occupational purpose for the operation of any boat other than for (i) family or personal necessity purposes for which no adequate alternative means of transportation are available, or (ii) travel by naval or military personnel on leave or furlough, evidenced by duly issued leave or furlough authorization, for the purpose of visiting relatives or making social calls. Family or personal necessity purposes shall include (but shall not be limited to) the purposes for which driving is permitted by subdivision (1) of this paragraph and procuring and transporting essential food and supplies. No such ration may be used for non-essential or pleasure travel which shall include (but shall not be limited to) the purposes for which driving is prohibited by subparagraph (1) of this paragraph

and pleasure cruising, guiding pleasure parties, conducting or chartering boats for fishing parties, and fishing other than commercial fishing or to procure necessary food: *Provided*, That if a boat is not otherwise operated, nothing in this paragraph shall restrict the use of such a ration to operate a boat in accordance with any requirements of the United States Coast Guard, the Coast Guard Auxiliary, or the United States Navy.

This amendment shall become effective 12:01 p. m. May 20, 1943.

(Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89, 421, 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 20th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8010; Filed, May 20, 1943; 11:52 a. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C, Supp. 2]

MILEAGE RATIONING: GASOLINE REGULATIONS

In accordance with the provisions of § 1394.8161 (f), authorizing the Office of Price Administration to designate areas where a critical shortage of gasoline exists and to invoke the provisions of that section in such areas, it is hereby found that a critical shortage of gasoline now exists in the areas hereinafter described and *it is hereby ordered*, That:

§ 1394.8403 *Designation of critical shortage areas.* The restrictions and prohibitions provided in § 1394.8161 (f) shall apply in the States of Connecticut, Delaware, Maine, Maryland, Massachusetts, New Hampshire, New Jersey, New York, Pennsylvania (except the portions which lie within the corporation limits of the Cities of Sharon, Sharpsville, Farrell and Wheatland), Rhode Island, Vermont, Virginia (except the portions which lie within the corporate limits of the Cities of Bristol and Bluefield), and in the District of Columbia, and the portion of West Virginia which lies within and east of the counties of Mineral, Grant and Pendleton, from the effective date of this supplement until the Office of Price Administration otherwise directs.

This supplement shall become effective 12:01 p. m. May 20, 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 20th day of May 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-8009; Filed, May 20, 1943; 11:52 a. m.]

¹ 7 F.R. 9135, 9787, 10147, 10016, 10110, 10338, 10706, 10786, 10787, 11009, 11070; 8 F.R. 179, 274, 369, 372, 507, 565, 1028, 1202, 1203, 1365, 1282, 1366, 1318, 1588, 1813, 1895, 2098, 2213, 2288, 2353, 2431, 2595, 2780, 2720, 3096, 3261, 3253, 3254, 3255, 3315, 3616, 4189, 4341.

Chapter XIII—Petroleum Administration for War

PART 1515—PETROLEUM PRODUCTION OPERATIONS

[Supp. Order 8 to PAO 11]

CERTAIN CRUDE OIL OPERATIONS IN KANSAS, OKLAHOMA AND TEXAS

General Exception Pursuant to Paragraph (c) (10) of Petroleum Administrative Order No. 11.

§ 1515.14 *Supplementary Order No. 8 to Petroleum Administrative Order No. 11.*—(a) *Scope of this order.* Except as otherwise modified by the provisions of any other order issued as a supplement to Petroleum Administrative Order No. 11 or by the provisions of any exception issued pursuant to paragraph (c) (10) of Petroleum Administrative Order No. 11, the provisions of this order shall to the extent provided herein be applicable to certain crude oil operations in eastern Kansas, eastern and southern Oklahoma, north and west central Texas, but not elsewhere.

(b) *Definitions.* The definitions of Petroleum Administrative Order No. 11 shall apply in this order. In addition:

(1) "Area One" means the area specified in paragraph (a) of Exhibit "A" hereof.

(2) "Area Two" means the area specified in paragraph (b) of Exhibit "A" hereof.

(3) "Area Three" means the area specified in paragraph (c) of Exhibit "A" hereof.

(c) *Oil wells drilled in Areas One, Two, and Three.* Pursuant to paragraph (c) (10) of Petroleum Administrative Order No. 11 any person may accept delivery of, acquire, or use material to drill, complete, equip, connect, or provide additions to any oil well in Areas One, Two, or Three: *Provided*, That:

(1) Such well is drilled in conformity with the well-spacing provisions contained in paragraph (d) of this order; and

(2) All separate property interests in the drilling unit on which such well is drilled are first consolidated with each other; and

(3) The drilling unit upon which such well is drilled consists entirely of acreage upon which no other drilling or producible well is located; and

(4) The direct linear distance between any two points which are farthest removed from each other on the drilling unit upon which such well is drilled does not exceed the length of the diagonal of a rectangle, the length of which is twice its width and which is equivalent in surface acreage to such drilling unit; and

(5) Such well is drilled with due diligence to maintain a vertical well-bore.

(d) *Well-spacing provisions.*—(1) *Five (5) acre well-spacing.* Each well drilled pursuant to paragraph (c) of this order shall conform to 5 acre well-spacing only where:

(i) With respect to any such oil well which is drilled to and completed at a depth of not more than 1,200 feet,

(a) Such well is drilled on a drilling unit of not less than 5 surface acres; and

(b) Such well is drilled at least 400 feet from every other drilling or producible well; and

(c) Such well is drilled at least 150 feet from every lease line, property line, or subdivision line which separates unconsolidated property interests.

(2) *Ten (10) acre well-spacing.* Each well drilled pursuant to paragraph (c) of this order shall conform to 10 acre well-spacing only where:

(i) With respect to any such oil well which is drilled to and completed at a depth of more than 1,200 feet but not exceeding 2,000 feet,

(a) Such well is drilled on a drilling unit of not less than 10 surface acres; and

(b) Such well is drilled at least 500 feet from every other drilling or producible well; and

(c) Such well is drilled at least 300 feet from every lease line, property line, or subdivision line which separates unconsolidated property interests.

(3) *Twenty (20) acre well-spacing.* Each well drilled pursuant to paragraph (c) of this order shall conform to 20 acre well-spacing only where:

(i) With respect to any such oil well which is drilled to and completed at a depth of more than 2,000 feet but not exceeding 3,000 feet,

(a) Such well is drilled on a drilling unit of not less than 20 surface acres; and

(b) Such well is drilled at least 800 feet from every other drilling or producible well. However, where a well drilled prior to the date of this order is located within 100 feet of the center of a half of a regular quarter-quarter section, a well may be drilled on the adjoining one-half of the same or of the adjoining quarter-quarter section: *Provided*, That such well is located at least 725 feet from all other drilling or producible wells and at least 300 feet from the boundaries of the drilling unit upon which it is located; and

(c) Such well is drilled at least 330 feet from every lease line, property line, or subdivision line which separates unconsolidated property interests.

(e) *Wells drilled deeper than 3,000 feet.* Any well which is drilled or deepened to a depth greater than 3,000 feet shall be drilled or deepened in conformity with the provisions of Petroleum Administrative Order No. 11 or in conformity with the provisions of any applicable exception issued in response to an application filed as provided by paragraph (g) of Petroleum Administrative Order No. 11.

(f) *Installation of pumping or other artificial lifting equipment.* Pursuant to paragraph (c) (10) of Petroleum Administrative Order No. 11, any person may accept delivery of, acquire, or use material for pumping or other artificial lifting equipment to be installed on any oil well in any pool in Areas One, Two, or Three completed at a depth of not more than 1,200 feet: *Provided*, That the number of wells on the lease or tract on which such well is located to which pumping or other artificial lifting equipment is at-

tached does not at any time exceed an average of one well to every 5 surface acres of the part or parts of such lease or tract which are contained within the productive limits of such pool.

(g) *Violations.* Any person who wilfully violates any provision of this order, or who, by any act or omission, falsifies records kept or information furnished in connection with this order is guilty of a crime and upon conviction may be punished by fine or imprisonment.

Any person who wilfully violates any provision of this order may be prohibited from delivering or receiving any material under priority control, or such other action may be taken as is deemed appropriate.

(E.O. 9276, 7 F.R. 10091; 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.)

Issued this 21st day of May 1943.

R. K. DAVIES,
Deputy Petroleum
Administrator for War.

EXHIBIT A

(a) *Eastern Kansas.* "Area One" includes only that portion of the State of Kansas which lies east of the Sixth Principal Meridian and south of the northern boundary of Township 15 South, and that portion of the State of Kansas included in the Counties of Jefferson, Leavenworth, Wyandotte, Douglas, and Johnson.

(b) *Eastern and Southern Oklahoma.* "Area Two" includes only that portion of the State of Oklahoma which lies east of the west boundary of Range 4 West, and also that portion of the State of Oklahoma which lies west of the west boundary of Range 4 West and south of the north boundary of Township 11 North.

(c) *North and West Central Texas.* "Area Three" includes only the following counties of north and west central Texas: Archer, Baylor, Brown, Callahan, Clay, Coleman, Comanche, Cooke, Eastland, Fisher, Foard, Haskell, Jack, Jones, Montague, Palo Pinto, Shackelford, Stephens, Taylor, Throckmorton, Wichita, Wilbarger, and Young.

[F. R. Doc. 43-8007; Filed, May 20, 1943; 11:50 a. m.]

Chapter XV—Board of War Communications

[Order 29]

PART 1724—INSTITUTION OF NEGOTIATIONS REGARDING THE ESTABLISHMENT OF NEW FOREIGN POINTS OF COMMUNICATIONS

Whereas, The Board of War Communications has determined that the national defense and security and the successful conduct of the war require that the institution by United States carriers engaging in international wire or radio communication of negotiations or arrangements with foreign administrations or organizations regarding the establishment of new foreign points of communication be supervised by the Board;

Now therefore, By virtue of the authority vested in the Board by Executive Order No. 8964 (6 F.R. 6367) of December 10, 1941, and by Executive Order No. 9089 (7 F.R. 1777) of March 6, 1942; It is hereby ordered:

§ 1724.1 *Notice to Board required before commencement of negotiations.* After the date hereof no carrier engaging in international wire or radio communication, except as to circuits on the North American Continent, shall institute any negotiations or arrangements with any foreign administration or organization regarding the establishment of a new foreign point of communication unless such carrier shall have given prior written notice to the Board of the proposed institution of such negotiations or arrangements and shall have received the Board's advice thereon.

§ 1724.2 *Statement of pending negotiations required to be filed.* Within 20 days from the date of this order every carrier now conducting any negotiations or arrangements for the establishment of any international circuit, except circuits on the North American Continent, not heretofore authorized by the Federal Communications Commission shall file with the Board a concise statement of the nature and present status of such negotiations or arrangements.

Subject to such further order as the Board may deem appropriate.

BOARD OF WAR
COMMUNICATIONS,
JAMES LAWRENCE FLY,
Chairman.

Attest: May 13, 1943.

HERBERT E. GASTON,
Secretary.

[F. R. Doc. 43-8000; Filed, May 20, 1943; 10:14 a. m.]

TITLE 47—TELECOMMUNICATION Chapter I—Federal Communications Commission

PART 9—RULES AND REGULATIONS GOVERN- ING AVIATION SERVICES

INSTRUMENT LANDING FREQUENCIES

The Commission on May 18, 1943, effective immediately, deleted the following section:

§ 9.76 *Instrument landing frequencies.* Glide path and localizer.

93500 93900 94300 109500 10990 110300

(Sec. 4 (1), 48 Stat. 1063; 47 U.S.C. 154 (1))

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 43-8002; Filed, May 20, 1943; 11:16 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bureau of Reclamation.

SOUTH PLATTE PROJECT, COLORADO

FIRST FORM RECLAMATION WITHDRAWAL

MARCH 22, 1943.

The SECRETARY OF THE INTERIOR.

Sir: In accordance with the authority vested in you by the Act of June 26, 1936

(49 Stat. 1976), it is recommended that the following described lands be withdrawn from public entry under the first form of withdrawal as provided in section 3 of the Act of June 17, 1902 (32 Stat. 388).

SOUTH PLATTE PROJECT

SIXTH PRINCIPAL MERIDIAN, COLORADO
WATERTON RESERVOIR SITE

T. 7 S., R. 69 W.,
sec. 5, lots 1, 2, and 5, SW $\frac{1}{4}$ NE $\frac{1}{4}$,
NE $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$;
sec. 8, N $\frac{1}{2}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$.

STRONTIA RESERVOIR SITE

T. 7 S., R. 69 W.,
sec. 20, N $\frac{1}{2}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$,
S $\frac{1}{2}$ SE $\frac{1}{4}$;
sec. 30, lots 1 and 2, NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$.

TWO FORKS RESERVOIR SITE

T. 7 S., R. 70 W.,
sec. 25, lot 2, NE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SE $\frac{1}{4}$.

Respectfully,

JOHN C. PAGE,
Commissioner.

I concur: May 3, 1943.

FRED W. JOHNSON,
Commissioner of the
General Land Office.

The foregoing recommendation is hereby approved, as recommended, and the Commissioner of the General Land Office will cause the records of his office and the local land office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

MAY 13, 1943.

[F. R. Doc. 43-7973; Filed, May 20, 1943;
9:34 a. m.]

SOUTH PLATTE PROJECT, COLORADO

FIRST FORM RECLAMATION WITHDRAWAL

MARCH 22, 1943.

The SECRETARY OF THE INTERIOR.

SIR: It is recommended that the following described lands be withdrawn from public entry under the first form of withdrawal as provided in section 3 of the Act of June 17, 1902 (32 Stat. 388).

SOUTH PLATTE PROJECT

SIXTH PRINCIPAL MERIDIAN, COLORADO
WATERTON RESERVOIR SITE

T. 7 S., R. 69 W.,
sec. 4, lots 3 and 4, SE $\frac{1}{4}$ NW $\frac{1}{4}$,
NE $\frac{1}{4}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$;
sec. 9, All;
sec. 16, W $\frac{1}{2}$.

STRONTIA RESERVOIR SITE

T. 7 S., R. 69 W.,
sec. 16, SE $\frac{1}{4}$;
sec. 21, W $\frac{1}{2}$ NW $\frac{1}{4}$;
sec. 29, W $\frac{1}{2}$ NW $\frac{1}{4}$.

TWO FORKS RESERVOIR SITE

T. 7 S., R. 69 W.,
sec. 30, lots 3, 4, E $\frac{1}{2}$ SW $\frac{1}{4}$;
sec. 31, lots 1, 2, 3, 4, E $\frac{1}{2}$ W $\frac{1}{2}$.
T. 8 S., R. 69 W.,
sec. 6, lots 9, 10, 11, 12, 15, 16, 17, 18;
sec. 7, lots 6, 7, 8, 9, 14, 15, 16, 17;
sec. 18, lots 6, 7, 8, 9.

T. 7 S., R. 70 W.,
sec. 22, S $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
sec. 26, lots 1, 4, 5, 7, 8, SE $\frac{1}{4}$ NW $\frac{1}{4}$,
W $\frac{1}{2}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$;
sec. 27, NE $\frac{1}{4}$;
sec. 35, E $\frac{1}{2}$;
sec. 36, E $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$,
E $\frac{1}{2}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$,
SE $\frac{1}{4}$.

T. 8 S., R. 70 W.,
sec. 1, lots 5, 7, 9, 10, 11, 12, 13, 16, 17, 18,
19, 20, 21, 22, E $\frac{1}{2}$ SE $\frac{1}{4}$;
sec. 12, lots 1, 6, 7, 12;
sec. 13, lots 8, 9, 10, 11, 12, 13, N $\frac{1}{2}$ NE $\frac{1}{4}$,
SW $\frac{1}{4}$ NE $\frac{1}{4}$;
sec. 23, E $\frac{1}{2}$;
sec. 24, lots 3, 4, 5, 6, 11, 12, 13, 14;
sec. 25, lots 3, 4, 5, 6;
sec. 26, NE $\frac{1}{4}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ E $\frac{1}{2}$;
sec. 34, lots 9, 10, 15, 16;
sec. 35, N $\frac{1}{2}$.

T. 9 S., R. 70 W.,
sec. 2, lots 6, 7, 8, and 9;
sec. 3, lots 5, 6, 11, 12, 13, and 14, SE $\frac{1}{4}$ SE $\frac{1}{4}$;
sec. 10, S $\frac{1}{2}$ NE $\frac{1}{4}$, W $\frac{1}{2}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$,
W $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$, E $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$;
sec. 18, E $\frac{1}{2}$;
sec. 21, lots 14, 15, 16, 17, 18, and 19,
W $\frac{1}{2}$ NW $\frac{1}{4}$.

DILLON RESERVOIR SITE

T. 5 S., R. 77 W.,
sec. 20, NE $\frac{1}{4}$;
sec. 21, lots 3, 4, 5, 6, 9, 12, 17, NW $\frac{1}{4}$ NW $\frac{1}{4}$;
sec. 22, N $\frac{1}{2}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$ NW $\frac{1}{4}$, SE $\frac{1}{4}$,
SE $\frac{1}{4}$ NW $\frac{1}{4}$.

T. 6 S., R. 77 W.,
sec. 6, lots 1, 2, 16, and 17.
T. 5 S., R. 78 W.,
sec. 23, lots 4, 5, N $\frac{1}{2}$ SE $\frac{1}{4}$;
sec. 24, NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$;
sec. 25, E $\frac{1}{2}$ NE $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$,
SW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$,
SW $\frac{1}{4}$, SE $\frac{1}{4}$.
sec. 26, lots 1, 4, E $\frac{1}{2}$ NE $\frac{1}{4}$, S $\frac{1}{2}$ SE $\frac{1}{4}$;
sec. 35, lots 7, 8, 11, 12, 13, 14, 15, 16, 17, 18,
19, 20, 21;
sec. 36, E $\frac{1}{2}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$,
E $\frac{1}{2}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$ NW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$ NE $\frac{1}{4}$,
NW $\frac{1}{4}$; S $\frac{1}{2}$ S $\frac{1}{2}$ NW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$.

Respectfully,

JOHN C. PAGE,
Commissioner.

I concur: May 3, 1943.

FRED W. JOHNSON,
Commissioner of the
General Land Office.

The foregoing recommendation is hereby approved, as recommended, and the Commissioner of the General Land Office will cause the records of his office and the local office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

MAY 13, 1943.

[F. R. Doc. 43-7974; Filed, May 20, 1943;
9:34 a. m.]

DEPARTMENT OF AGRICULTURE.

Office of the Secretary.

[P. & S. Docket No. 1554]

BEMENT & BEADLE, INC., ET AL.

**ORDER OF INQUIRY AND SUSPENSION, AND
NOTICE OF HEARING**

This proceeding is instituted pursuant to the provisions of Title III of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 1940 ed. 181 et seq.), hereinafter

referred to as the act, and the following allegations are made:

1. The respondents, Bement & Beadle, Inc.; Henry Brocksoff & Lawrence Benstead, partners, doing business as Brocksoff & Benstead; Melvin A. Donahue, Quirin Spitz, Charles A. Staffeld, partners, doing business as Mike Donahue Commission Company; Cornelius E. Ford, an individual, doing business as C. E. Ford Company; Harry N. Leech, an individual, doing business as Imhoff Commission Company; Harold K. Johnston, an individual, doing business as Johnston Company; George W. Langdon, an individual, doing business as George W. Langdon & Co.; C. C. Mansfield Company, Inc.; Thomas A. Long, an individual, doing business as Maxwell & Son; Meeks Boren & Lewis, Inc.; C. C. Neuffer, an individual; Frederick W. Whaley, an individual, doing business as Rice & Whaley; Harry J. Sweet, an individual, doing business as Sadler Rorick Company; Sadler Rorick & Company, Inc.; Stacy Commission Company, Inc.; and Producers Cooperative Commission Association, Inc., are registered as market agencies under the act and are engaged in the business of buying, selling, and handling livestock in commerce on commission at the New York Central Stock Yards, Buffalo, New York.

2. The New York Central Stock Yards, Buffalo, New York, has been found by the Secretary of Agriculture to be a "stockyard", as that term is defined in the act, and notice of such finding has been given to the owner and to the public, as required by the act.

3. Pursuant to the provisions of the act, the respondents have heretofore filed and put into effect schedules of rates and charges for services rendered by them as market agencies.

4. About March 26, 1943, the respondents, through the Buffalo Livestock Exchange, Inc., made, filed, and published, effective May 17, 1943, a new schedule of rates and charges for their services of buying, selling, and handling livestock on commission, designated as Supplement No. 1 to Buffalo Livestock Exchange, Inc., Tariff No. 2, which rates and charges are materially greater than those contained in their tariff now in effect and on file.

5. About April 16, 1943, the respondents gave notice of the proposed increase in rates to the Office of Price Administration, as required by the amendment to the Emergency Price Control Act of 1942 (Pub. Law 729, 77th Cong.), effective October 2, 1942, Executive Order No. 9250 (7 F.R. 7871) and Directive No. 1 of the Director of Economic Stabilization (7 F.R. 8758). The Office of Price Administration gave notice to the Department that the information submitted by the respondents to the Office of Price Administration failed to show that any increase in rates above the rates and charges in effect on September 15, 1942, was warranted and requested an opportunity to state the position of the Office of Price Administration in any subsequent proceeding.

6. Upon examination of the record and other information in possession of the

Department of Agriculture and upon the statement of the Office of Price Administration, there is reason to believe that the increases in the rates and charges proposed by the respondents are not justified and that such proposed increased rates are, in fact, unreasonable and unlawful.

7. It is concluded that a proceeding under Title III of the act should be instituted for the purpose of determining the reasonableness and lawfulness of the rates and charges proposed in Supplement No. 1 to Tariff No. 2 filed by the respondents and of all rates and charges of the respondents and of any rule, regulation, or practice affecting such rates and charges, and whether any stockyard service is rendered by the respondents without making a lawful charge therefor; and that, pending a hearing and decision in such proceeding, the operation of Supplement No. 1 to Tariff No. 2 filed by the respondents through the Buffalo Livestock Exchange, Inc., should be suspended and its use deferred.

It is, therefore, ordered, That the operation and use of Supplement No. 1 to Tariff No. 2 filed by the respondents about March 26, 1943, effective May 17, 1943, shall be, and it hereby is, suspended and deferred until the expiration of 30 days from and after such time as the tariff would otherwise go into effect.

It is further ordered, That notice to the respondents shall be and is hereby given that a hearing covering the allegations made herein will be held before an examiner at a time and place of which the respondents will have at least 10 days' notice. At such hearing, the respondents and all other interested persons will have a right to appear and present such evidence with respect to the matters and things alleged as may be relevant and material.

It is further ordered, That any and all interested persons who may wish to appear and present evidence relative to the issues in this proceeding shall notify the Hearing Clerk, Office of the Solicitor, United States Department of Agriculture, Washington, D. C., within 20 days from the date of the publication of this order.

It is further ordered, That a copy hereof shall be served upon the respondents by registered mail.

It is further ordered, That this order shall be published in the FEDERAL REGISTER.

Done at Washington, D. C., this 17th day of May 1943.

[SEAL]

THOMAS J. FLAVIN,
Assistant to the
Secretary of Agriculture.¹

[F. R. Doc. 43-8001; Filed, May 20, 1943;
11:18 a. m.]

¹ Acting pursuant to authority delegated by the Secretary of Agriculture under the Act of April 4, 1940 (54 Stat. 81; 7 F.R. 2656).

War Food Administration.

[Docket No. AO 123-A 3]

LOUISVILLE, KENTUCKY, MARKETING AREA NOTICE OF HEARING ON HANDLING OF MILK

Proposed amendments to tentatively approved marketing agreement, as amended, and order, as amended, regulating the handling of milk in the Louisville, Kentucky, marketing area, including a proposal to expand the marketing area to include the counties of Floyd, Clark, Scott, Harrison, and Washington in the State of Indiana.

Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 1940 et seq.), and in accordance with the applicable rules of practice and procedure (7 CFR, 1941 Supp., 900.1-900.17; 7 F.R. 3350; 8 F.R. 2815), notice is hereby given of a hearing to be held in the Brown Hotel, Louisville, Kentucky, beginning at 10 a. m., c. w. t., June 9, 1943, with respect to a proposal to expand the marketing area as defined in the tentatively approved marketing agreement, as amended, and the order, as amended, regulating the handling of milk in the Louisville, Kentucky, marketing area, to include the counties of Floyd, Clark, Scott, Harrison, and Washington in the State of Indiana, and with respect to certain proposed amendments to such tentatively approved marketing agreement, as amended, and order, as amended. These amendments have not received the approval of the War Food Administrator.

This public hearing is for the purpose of receiving evidence with respect to the economic or marketing conditions which relate to the amendments or any modification thereof, which are hereinafter set forth. The amendments which have been proposed are set forth below:

Amendments Proposed by Falls Cities Cooperative Milk Producers Association

1. Delete § 946.1 (a) (2) and substitute therefor the following:

§ 946.1 Definitions—(a) Terms. As used herein the following terms shall have the following meanings:

(2) The term "Louisville, Kentucky marketing area," hereinafter called the "marketing area," means the territory within the City of Louisville, Fort Knox Military Reservation and Jefferson County in the State of Kentucky and Floyd, Clark, Scott, Harrison, and Washington Counties in the State of Indiana.

2. Delete § 946.7 and substitute therefor the following:

§ 946.7 Determination of uniform prices to producers—(a) Computation of value of milk for each handler. For each delivery period the market administra-

tor shall compute, subject to provisions of § 946.6, the value of milk of producers disposed of by each handler by (1) multiplying the quantity of such milk in each class computed pursuant to § 946.3 (d) and (e) by the price applicable pursuant to § 946.4, and (2) adding together the resulting values of each class: *Provided*, That if such handler has received milk (or cream) except emergency milk, from sources other than producers or handlers, as referred to in § 946.3 (d) (6) (ii), there shall be added to the value of milk determined for such handler pursuant to this paragraph an amount computed as follows: multiply the hundredweight of such milk (or milk equivalent of cream) by the difference between the Class III price and the price applicable to the class in which it was disposed.

(b) Computation and announcement of uniform prices. The market administrator shall compute and announce the uniform price per hundredweight of milk for each delivery period as follows:

(1) Combine into one total the respective value of milk, computed pursuant to (a) of this section, for each handler who made the report prescribed by § 946.5 (a) for such delivery period and who has made the payments prescribed by § 946.8 (c).

(2) Deduct, if the average butterfat content of all milk received from producers is in excess of 4 percent, or add, if the average butterfat content of all milk received from producers is less than 4 percent, the total value of the butterfat differential applicable pursuant to § 946.8 (f).

(3) Add the amount of cash balance in the producer-settlement fund, less the amount due handlers pursuant to § 946.8 (h).

(4) Divide the amount computed pursuant to subparagraph (3) of this paragraph by the total hundredweight of milk of producers.

(5) Subtract from the figure computed pursuant to subparagraph (4) of this paragraph not less than 4 cents nor more than 5 cents per hundredweight for the purpose of retaining in the producer-settlement fund a cash balance to provide against errors in reports and payments or delinquencies in payments by handlers. This result shall be known as the uniform price for such delivery period for milk of producers containing 4 percent butterfat.

(6) On or before the 10th day after the end of each delivery period, notify each handler and publicly announce the uniform price per hundredweight computed pursuant to subparagraph (5) of this paragraph, the Class III price, and the butterfat differential provided by § 946.8 (i).

3. Delete § 946.8 and substitute therefor the following:

§ 946.8 Payment for milk—(a) Time and method of payment. On or before

the 15th day after the end of each delivery period, each handler shall pay to each producer, for milk received during the delivery period, an amount of money representing not less than the total value of such producer's milk at the uniform price per hundredweight, computed pursuant to § 946.7 (b), subject to the butterfat differential set forth in paragraph (i) of this section: *Provided*, That there shall be deducted from the payment for milk received during the delivery periods of April, May, and June 15 cents per hundredweight to be paid to the producer-reserve fund pursuant to paragraph (f) of this section: *And provided further*, That additional payment shall be made for milk received during the delivery periods of September, October, and November pursuant to paragraph (g) of this section. Any handler may make payments to producers in addition to the minimum payments required by this paragraph: *Provided*, That such additional payments are made to all producers supplying such handler with milk of the same quality and grade.

(b) *Producer-settlement fund*. The market administrator shall establish and maintain a separate fund known as the "producer-settlement fund" into which he shall deposit all payments made by handlers pursuant to paragraphs (c) and (h) of this section, and out of which he shall make all payments to handlers pursuant to paragraphs (d) and (i) of this section.

(c) *Payments to the producer-settlement fund*. On or before the 15th day after the end of each delivery period, each handler shall pay to the market administrator the amount by which the total value of the milk received by him from producers during the delivery period is greater than the amount of the minimum payments at the uniform price per hundredweight computed pursuant to § 946.7 (b) required to be made by such handler pursuant to paragraph (a) of this section.

(d) *Payments out of the producer-settlement fund*. On or before the 20th day after the end of each delivery period, the market administrator shall pay to each handler for payment to producers the amount, if any, by which the total value of the milk received from producers by such handler is less than the amount of the minimum payments at the uniform price per hundredweight computed pursuant to § 946.7 (b) required to be made by such handler pursuant to paragraph (a) of this section. If at such time the balance in the producer-settlement fund is insufficient to make all payments pursuant to this paragraph, the market administrator shall reduce uniformly such payments and shall complete such payments as soon as the necessary funds are available. No handler who, on the 20th day after the end of each delivery period, has not received the balance of payment due him from the market administrator shall be deemed to be in violation of paragraph (a) of this section if he reduces his payments to producers by not more than the amount of the reduction in payment from the producer-settlement fund.

(e) *Producer-reserve fund*. The market administrator shall establish and maintain a separate fund known as the "producer-reserve fund" into which he shall deposit all payments made by handlers pursuant to paragraph (f) of this section, and out of which he shall make payments to producers and/or their duly authorized agent pursuant to paragraph (g) of this section.

(f) *Payments to the producer-reserve fund*. On or before the 15th day after the end of the delivery periods of April, May, and June, each handler shall pay to the market administrator an amount equal to 15 cents per hundredweight of the total hundredweight of milk received from producers during such delivery periods and such payments to the producer-reserve fund shall be considered as payment of a portion of the uniform prices due to producers for such delivery periods pursuant to paragraph (a) of this section.

(g) *Payments out of the producer-reserve fund*. On or before the 25th day after the end of each of the delivery periods of September, October, and November, the market administrator shall pay to the producers and/or their duly authorized agent for the total hundredweight of milk received from producers an amount per hundredweight which shall be computed as follows:

(1) For the delivery period of September the amount per hundredweight shall be computed by dividing 33½ percent of the cash balance in the producer-reserve fund by the total hundredweight of milk received from producers by all handlers who have made the reports prescribed by § 946.5 (a) for such delivery period.

(2) For the delivery period of October the amount per hundredweight shall be computed by dividing 50 percent of the cash balance in the producer-reserve fund by the total hundredweight of milk received from producers by all handlers who have made the reports prescribed by § 946.5 (a) for such delivery period.

(3) For the delivery period of November the amount per hundredweight shall be computed by dividing the amount of cash balance in the producer-reserve fund by the total hundredweight of milk received from producers by all handlers who have made the reports prescribed by § 946.5 (a) for such delivery period.

(h) *Adjustments of errors in payments*. Whenever verification by the market administrator of payments by any handler discloses errors made in payments to the producer-settlement fund pursuant to paragraph (c) of this section, the market administrator shall promptly bill such handler for any unpaid amount and such handler shall, within 15 days, make payment to the market administrator of the amount so billed. Whenever verification discloses that payment is due from the market administrator to any handler, pursuant to paragraph (d) of this section, the market administrator shall, within 15 days, make such payment to such handler. Whenever verification by the market administrator of the payment by a handler to any producer for milk received by such

handler discloses payment of less than is required by this section, the handler shall make up such payment not later than the time of making payment to producers next following such disclosure. Whenever verification by the market administrator of payments by any handler discloses errors made in payments to the producer-reserve fund pursuant to paragraph (f) of this section, the market administrator shall promptly bill such handler for any unpaid amount and such handler shall within 15 days make payment to the market administrator of the amount so billed. Whenever verification discloses that payment is due from the market administrator to any handler, resulting from payment to the producer-reserve fund of an amount in excess of the amount due to such fund pursuant to paragraph (f) of this section, the market administrator shall, within 15 days, refund the amount of such payment to such handler.

(i) *Butterfat differential*. In making payments to each producer, pursuant to paragraph (a) of this section, each handler shall add to the uniform price not less than, or subtract from the uniform price not more than, as the case may be, for each one-tenth of 1 percent of butterfat content, which is above or below 4 percent, in milk received from such producer, the amount as shown in the schedule below for the butter price range in which falls the average wholesale price of 92-score butter in the Chicago market, as reported by the United States Department of Agriculture, for the delivery period during which such milk was received.

Butter price range (Cents per lb.)	Butterfat differential (cents per one-tenth of 1 percent)
17.50-22.499	2½
22.50-27.499	3
27.50-32.499	3½
32.50-37.499	4
37.50-42.499	4½
42.50-47.499	5
47.50-52.499	5½
52.50-57.499	6
57.50-62.499	6½
62.50-67.499	7

Amendments Proposed by Milk for Health, Inc.

1. Delete § 946.7 and substitute therefor the following:

§ 946.7 *Determination of uniform prices to producers*—(a) *Computation of value of milk for each handler*. For each delivery period, the market administrator shall compute, subject to the provisions of § 946.6, the value of milk of producers disposed of by each handler, by (1) multiplying the quantity of such milk in each class computed pursuant to § 946.3 (d) and (e) by the price applicable pursuant to § 946.4, and (2) adding together the resulting values of each class: *Provided*, That if such handler has received milk (or cream), except emergency milk, from sources other than producers or handlers, as referred to in § 946.3 (d) (6) (ii), there shall be added to the value of milk determined for such handler pursuant to this paragraph an amount computed as follows: multiply the hundredweight of such milk

(or milk equivalent of cream) by the difference between the Class III price and the price applicable to the class in which it was disposed.

(b) *Computation and announcement of uniform prices.* The market administrator shall compute and announce the uniform price per hundredweight of milk for each delivery period, except for the delivery periods of April, May, and June in 1944 and succeeding years, as follows:

(1) Combine into one total the respective values of milk, computed pursuant to paragraph (a) of this section, for each handler who made the report prescribed by § 946.5 (a) for such delivery period and who has made the payments prescribed by § 946.8 (e).

(2) Deduct, if the average butterfat content of all milk received from producers is in excess of 4 percent, or add, if the average butterfat content of all milk received from producers is less than 4 percent, the total value of the butterfat differential applicable pursuant to § 946.8 (f).

(3) Add the amount of cash balance in the producer-settlement fund, less the amount due handlers pursuant to § 946.8 (e).

(4) Divide the amount computed pursuant to subparagraph (3) of this paragraph by the total hundredweight of milk of producers.

(5) Subtract from the figure computed pursuant to subparagraph (4) of this paragraph not less than 4 cents nor more than 5 cents per hundredweight for the purpose of retaining in the producer-settlement fund a cash balance to provide against errors in reports and payments or delinquencies in payments by handlers. This result shall be known as the uniform price for such delivery period for milk of producers containing 4 percent butterfat.

(6) On or before the 10th day after the end of each delivery period, notify each handler and publicly announce the uniform price per hundredweight computed pursuant to subparagraph (3) of this paragraph, the Class III price, and the butterfat differential provided by § 946.8 (f).

(c) *Computation and announcement of uniform prices for the delivery periods of April, May, and June in 1944 and succeeding years.* The market administrator shall compute and announce the uniform prices per hundredweight of quota milk and excess milk for the delivery periods of April, May, and June in 1944 and succeeding years, as follows:

(1) If the Class I milk determined pursuant to § 946.3 (d) and (e) is greater than the quota milk received by handlers from producers, subtract from the total value of milk determined pursuant to subparagraph (3) of paragraph (b) of this section, a sum equal to the quota milk times the Class I price and divide the remaining sum by the excess milk to secure the blended price for excess milk.

(2) If the Class I and Class II milk determined pursuant to § 946.3 (d) and (e) is greater than the quota milk received by handlers from producers, subtract the sum of the Class I milk times the Class I price and the quota milk which is in excess of Class I milk times the Class II

price. Divide the total value of the quota milk by the total quota milk to secure the blended price for quota milk; and divide the remaining sum by the excess milk to secure the blended price for excess milk.

(3) If the Class III milk determined pursuant to § 946.3 (d) and (e) is greater than the excess milk received by handlers from producers, subtract the excess milk times the Class III price from the total value of milk determined pursuant to subparagraph (3) of paragraph (b) of this section and divide the remaining sum by the quota milk to secure the blended price for quota milk.

(4) Subtract from the prices of the quota milk and the excess milk determined pursuant to subparagraphs (1) or (2) or (3), whichever is applicable, of this paragraph not less than 4 cents nor more than 5 cents per hundredweight for the purpose of retaining in the producer-settlement fund a cash balance to provide against errors in reports and payments or delinquencies in payments by handlers. These results shall be known as the uniform prices for such delivery period for quota milk and excess milk of producers containing 4 percent butterfat.

(5) On or before the 10th day after the end of each delivery period, notify each handler and publicly announce the uniform price per hundredweight of quota milk, the uniform price per hundredweight of excess milk, the Class III price, and the butterfat differential provided by § 946.8 (f).

(d) *Quota ratings.* For the delivery periods of April, May, and June in 1944 and succeeding years, the base of each producer shall be a quantity of milk calculated by the market administrator in the following manner: multiply the rating computed pursuant to paragraph (e) of this section by the number of days during such delivery period on which milk was received from such producer.

(e) *Determination of quota rating.* (1) For the delivery periods of April, May, and June in 1944 and succeeding years, the rating of each producer shall be computed by the market administrator by dividing the total pounds of milk delivered by such producer to handlers during the delivery periods of August through November next preceding the delivery period for which the rating is being computed, by the number of days during such delivery periods on which milk was received from such producer.

(2) In the event a producer who did not deliver milk to handlers during the applicable quota-forming periods begins delivery of milk to a handler during a delivery period for which quotas are used in the computation of the price to be paid to producers, the market administrator shall compute his quota rating by multiplying the total pounds of milk delivered by said producer in such period by the same percentage figure which the total sales of Class I and II milk reported in that delivery period bears to the total shipments of milk from all producers in that same delivery period.

(3) *Quota rules.* The following rules shall be observed by the market administrator with respect to the allotment and administration of quotas.

(i) A producer, whether landlord or tenant, may retain his quota when moving his entire herd from one farm to another farm.

(ii) A landlord who rents on shares shall be entitled to the entire quota to the exclusion of the tenant, if the landlord owns the entire herd, and the tenant shall be entitled to the entire quota to the exclusion of the landlord, if the tenant owns the entire herd: *Provided*, That a quota allotted under a tenant and landlord relationship shall be a joint quota, and may be divided between the joint holders only if such relationship is terminated: *And provided further*, That if such tenant-landlord relationship is terminated, the quota shall be divided between the tenant and the landlord according to their respective ownership of the cattle as may be shown to the market administrator.

(iii) In the event a producer who distributes his own production of milk ceases such distribution and begins the regular delivery of his milk to a handler, the market administrator shall compute for such producer a quota which shall be equal to the average daily Class I and Class II milk of such producer, as computed by the market administrator according to § 946.3 (d) for the applicable delivery period.

2. Delete § 946.8 (a) and substitute therefor the following:

§ 946.8 *Payment for milk.*—(a) *Time and method of payment.* On or before the 15th day after the end of each delivery period, each handler shall pay to each producer, for milk received during the delivery period, except for the delivery periods of April, May, and June in 1944 and succeeding years, an amount of money representing not less than the total value of such producer's milk at the uniform price per hundredweight, computed pursuant to § 946.7 (b), subject to the butterfat differential set forth in paragraph (f) of this section. On or before the 15th day after the end of each delivery period, each handler shall pay to each producer, for milk received during the delivery periods of April, May, and June in 1944 and succeeding years, an amount of money representing not less than the total value of such producer's milk at the uniform prices per hundredweight for quota milk and excess milk, computed pursuant to § 946.7 (c), subject to the butterfat differential set forth in paragraph (f) of this section. Any handler may make payments to producers in addition to the minimum payments required by this paragraph: *Provided*, That such additional payments are made to all producers supplying such handler with milk of the same quality and grade.

Amendments Proposed by Dairy and Poultry Branch, War Food Administration

1. Delete § 946.1 (a) (1) and substitute therefor the following:

(1) The term "Secretary" means the Secretary of Agriculture of the United States or any officer or employee of the United States Department of Agriculture who is or who may hereafter be authorized to execute the powers and to per-

form the duties of the Secretary of Agriculture of the United States.

2. Add as § 946.12 the following:

§ 946.12 *Agents.* The Secretary may, by designation in writing, name any officer or employee of the United States, or name any bureau or division of the United States Department of Agriculture, to act as his agent or representative in connection with any of the provisions hereof.

3. Add as § 946.4 (e) the following:

§ 946.4 (e) *Subsidy payments.* If any Federal subsidy payment on milk or milk products which is required to be reflected in payments to the farm shipper of milk has the effect of maintaining or increasing any price provided for under subparagraphs (a) and (b) of this section, such subsidy payment shall be included in the determination of such price.

Copies of this notice of hearing, of the tentatively approved marketing agreement, as amended, and of the order, as amended, now in effect, may be procured from the Hearing Clerk, Office of the Solicitor, United States Department of Agriculture, in Room 1331 South Building, Washington, D. C., or may be there inspected.

[SEAL] JESSE W. TAPP,
Acting War Food Administrator.

MAY 19, 1943.

[F. R. Doc. 43-7944; Filed, May 19, 1943;
12:11 p. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

FRANCIS J. McNAMARA, HOMER JONES, AND
HOWLAND H. SARGEANT

CERTIFICATE OF APPOINTMENT WITH POWER
TO MAKE AND REVOKE AUTHORIZATIONS AND
TO DESIGNATE SUPERVISORS

Know all men by these presents, That, pursuant to the authority vested in me by Executive Order No. 9095, as amended, I do hereby appoint and designate Francis J. McNamara, Chief of the Property Division, Homer Jones, Chief of the Division of Investigation and Research, and Howland H. Sargeant, Chief of the Division of Patents, Copyrights, and Trademarks Administration, severally, as my agents and delegates to make and to revoke, on my behalf, authorizations of transactions with respect to any property or business enterprise subject to the authority and power conferred upon me; and with respect to any specific property or business enterprise subject to such authority and power to appoint and designate supervisors for such property or business enterprise, who shall have power to make and to revoke, on my behalf, authorizations of transactions.

All transactions, involving any such property, or by, or with, or on behalf of, or pursuant to the direction of, any business enterprise of which I have undertaken the supervision or which has been vested by me or assets of or in-

terests in which have been vested by me, or involving any property in which such business enterprise has any interest, and control of which has been released by the Secretary of the Treasury pursuant to Executive Order No. 9095, as amended, are prohibited unless authorized by me or by one of my said delegates or by a supervisor designated for such property or business enterprise by me or by one of my said delegates.

This instrument in no way limits my certificate of appointment, dated October 30, 1942, appointing and designating S. James Crowley and Edward C. Tefft as my agents and delegates to make and to revoke authorizations and to designate supervisors, which I hereby confirm and ratify.

In testimony whereof, I have hereunto set my hand and seal this 8th day of May 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7938; Filed, May 19, 1943;
12:03 p. m.]

[Vesting Order 1252]

FUSAE MORIMOTO

Re: Real property, and a bank account, owned by Fusae Morimoto.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Fusae Morimoto resides in Japan and is a national of a designated enemy country (Japan);

2. Finding that said Fusae Morimoto is the owner of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

a. All right, title, interest and estate, both legal and equitable, of Fusae Morimoto in and to the real property situated at 750 E. 10th Street, Los Angeles, California, particularly described in Exhibit A attached hereto and made a part hereof, together with all fixtures, improvements, and appurtenances thereto, and any and all claims of Fusae Morimoto for rents, refunds, benefits or other payments arising from the ownership of such property, and

b. All right, title, interest and claim of any name or nature whatsoever, of Fusae Morimoto in and to any and all obligations, contingent or otherwise, and whether or not matured, owing to Fusae Morimoto by California Bank, Los Angeles, California, including but not limited to all security rights in and to any and all collateral for any or all of such obligations, and the right to enforce and collect such obligations, and including particularly Savings Account No. 6737 in said bank in the name of Fusae Morimoto,

is property within the United States owned by a national of a designated enemy country (Japan);

4. Determining that the property described in subparagraph 3-b hereof is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore described in subparagraph 3-a) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to Section 2 of said Executive Order;

5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determinations of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 20, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Lots 1, 2 and 3 in Block "C" of the Obar Tract, in the City and County of L. A., State of Calif., as per map recorded in Book 2 Page 40 of Maps in the office of the County Recorder of said County, except that part of Lot 1 allotted to the City of Los Angeles for the opening and widening of Eleventh Street.

[F. R. Doc. 43-7935; Filed, May 19, 1943;
12:03 p. m.]

[Vesting Order 1256]

J. IMAMURA

Re: Japanese art objects owned by J. Imamura.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that J. Imamura, whose last known address is Kanazawa, Japan, is a national of a designated enemy country (Japan);

2. Finding that said J. Imamura is the owner of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

a. A bronze incense burner and three bronze vases in the possession of Tiffany & Company, Fifth Avenue and 57th Street, New York, New York, and

b. One celadon incenser, one lacquer box and two porcelain vases in the possession of Yamanaka & Company, Inc., 680 Fifth Avenue, New York, New York,

is property within the United States owned by a national of a designated enemy country (Japan);

4. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Japan);

5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on April 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7936; Filed, May 19, 1943;
12:03 p. m.]

No. 100—7

[Vesting Order 1257]

THE NICKO

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Sanshiro Furuta, Akira Furuta and Sekino Suzuki, whose last known addresses are Tokyo, Japan, are nationals of a designated enemy country (Japan);

2. Finding that The Nicko, San Francisco, California, is a co-partnership composed of and wholly owned by the aforesaid Sanshiro Furuta, Akira Furuta and Sekino Suzuki, and is a business enterprise within the United States;

3. Finding, therefore, that said business enterprise is a national of a designated enemy country (Japan);

4. Finding that the property described as follows:

All property of any nature whatsoever situated in the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, The Nicko, San Francisco, California,

is property of a business enterprise within the United States which is a national of a designated enemy country (Japan);

5. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Japan);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 4 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on April 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7941; Filed, May 19, 1943;
12:04 p. m.]

[Vesting Order 1258]

KENJIRO SAKURADO

Re: Photographic equipment owned by Kenjiro Sakurado.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Kenjiro Sakurado is a subject of Japan, whose last known address is Japan, and is a national of a designated enemy country (Japan);

2. Finding that said Kenjiro Sakurado is the owner of the property described in subparagraph 3 hereof;

3. Finding that the photographic equipment and lenses, particularly described in Exhibit A attached hereto and by reference made a part hereof, now in the possession of the United States Marshal at Houston, Texas, are property within the United States owned by a national of a designated enemy country (Japan);

4. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Japan);

5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereof, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on April 20, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian

EXHIBIT A

(1) One Bell and Howell Filmo 16 millimeter camera, model 70 DA, serial #315227, complete with leather case and 6" Cooke lens made by Taylor Hobson Company, England, Serial #NO 260276.

(2) One 1½" B. & M. Extol lens, serial #NR828519, one Cooke lens, serial #NO 262062, and one 3" lens, serial #226232.

(3) One Bell and Howell Filmo Model 130 B 16 millimeter projector, serial #231385, complete with case.

(4) One Dalite screen.

(5) One Bell and Howell Filmo all metal tripod and one kodak 16 millimeter enlarger.

[F. R. Doc. 43-7937; Filed, May 19, 1943; 12:03 p. m.]

[Vesting Order 1330]

BARON MAX VON OPPENHEIM

Re: Antiques belonging to Baron Max von Oppenheim.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Baron Max von Oppenheim is a resident of Germany whose last known address is Savignyplatz 6, Berlin-Charlotten-

burg, Germany, and is a national of a designated enemy country (Germany);

2. Finding that said Baron Max von Oppenheim is the owner of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

Miscellaneous antiques stored at Hahn Bros. Fireproof Warehouses, Inc., 231-235 East 55th Street, New York, New York, in the name of Baron Max von Oppenheim,

is property within the United States owned or controlled by a national of a designated enemy country (Germany);

4. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Germany);

5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on April 27, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7942; Filed, May 19, 1943; 12:06 p. m.]

[Vesting Order 1331]

SOCIETA ITALIANA PIRELLI

Re: 21,906 bags of carbon black owned by Societa Italiana Pirelli.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that Societa Italiana Pirelli is a corporation organized under the laws of Italy with its principal place of business in Milan, Italy, and is a national of a designated enemy country (Italy);

2. Finding that Societa Italiana Pirelli is the owner of the property described in subparagraph 3 hereof;

3. Finding that the property described as follows:

Twenty-one Thousand Nine Hundred Six (21,906) bags of fully compressed carbon black stored on Pier 2, Hoboken, New Jersey, held in the name of C. S. Pereira, is property within the United States owned or controlled by a national of a designated enemy country (Italy);

4. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Italy);

5. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

6. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an

admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated" enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on April 27, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7940; Filed, May 19, 1943;
12:04 p. m.]

[Vesting Order 1406]

HUNGARIAN NATIONAL MUSEUM

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that the Hungarian National Museum, an agency administered by the Ministry of Worship and Public Education of the Kingdom of Hungary, is a national of a designated enemy country (Hungary);

2. Having vested pursuant to Vesting Order Number 592 of December 30, 1942, all that certain library and office furniture and objects of art, and that certain collection of books, manuscripts and newspaper clippings known as the Felleky collection (more commonly known as the Hungarian Reference Library) owned by said Hungarian National Museum;

3. Finding that the property described as follows:

All property of any nature whatsoever subject to the jurisdiction of the United States and owned or controlled by, payable or deliverable to, or held on behalf of or on account of or owing to, said Hungarian National Museum, including particularly but not limited to the following:

a. The amount of \$177.00 in the hands of the Sheriff of the City of New York being the proceeds of the sale of furniture attached by said Sheriff in the action entitled *Telkes v. Hungarian National Museum* and sold with the consent of the parties to said action under a license of the Secretary of the Treasury, and

b. All right, title, interest and claim of any name or nature whatsoever of Hungarian National Museum in and to any and all obligations, contingent or otherwise and whether or not matured, and including but not limited to all security rights in and to any and all collateral for any or all of such obligations and the right to sue for and collect such obligations, owing to Hungarian National Museum;

(1) By Chase National Bank, 45th Street Branch, New York, New York, including particularly an account in the name of Hungarian Reference Library, and an account in the name of Hungarian Reference Library Special, in said bank, and

(2) By The Aetna Casualty and Surety Company of Hartford, Connecticut, including particularly the liability of the latter under the surety bond executed by it on which was based the warrant of attachment in the aforesaid action entitled *Telkes v. Hungarian National Museum*,

is property within the United States owned or controlled by a national of a designated enemy country (Hungary):

4. Determining that the property hereinbefore described in subparagraph 3-b is necessary for the maintenance or safeguarding of other property (namely, that hereinbefore mentioned in subparagraph 2) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by Vesting Order Number 592 of December 30, 1942) pursuant to Section 2 of said Executive Order;

5. Determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of the aforesaid designated enemy country (Hungary);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C., on May 3, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7939; Filed, May 19, 1943;
12:03 p. m.]

[Vesting Order 1452]

BRIDGE IMPORT COMPANY

Re: Obligations owing by Bridge Import Company

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Having found in Vesting Order Number 352 of November 11, 1942 that Hardy & Co., G. m. b. H., Berlin, Germany is a national of a designated enemy country (Germany);

2. Having found in Vesting Order Number 353 of November 11, 1942 that Bridge Import Company is a business enterprise within the United States, and that said Bridge Import Company and Georges Lambergier are nationals of a designated enemy country (Germany);

3. Finding that Reich Kredit Gesellschaft is a business enterprise organized under the laws of Germany, with its principal place of business in Berlin, Germany, and is a national of a designated enemy country (Germany);

4. Finding that the property described as follows:

All right, title, interest and claim of any name or nature whatsoever of Georges Lambergier, Hardy & Co., G. m. b. H., Berlin, Germany and Reich Kredit Gesellschaft, and each of them, in and to all obligations contingent or otherwise and whether or not matured, owing to them, and each of them, by said Bridge Import Company, including but not limited to all security rights in and to any and all collateral for any or all of such obligations, including particularly their interests, and the interests of each of them, represented on the books and records of said Bridge Import Company as accounts payable,

is an interest in Bridge Import Company held by nationals of a designated enemy country (Germany);

5. Determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of the aforesaid designated enemy country (Germany);

6. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

7. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 4, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property, and any or all of the proceeds thereof, shall be held in an appropriate special account or accounts, pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian

dian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of said Executive Order.

Executed at Washington, D. C. on May 11, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-7943; Filed, May 19, 1943;
12:06 p. m.]

OFFICE OF DEFENSE TRANSPORTATION.

TRANSPORTATION AND DELIVERY OF LAUNDRY
IN DECATUR, ILL.

RECOMMENDATION OF JOINT ACTION PLAN

Pursuant to a provision of a general order issued by the Office of Defense Transportation for the purpose, among others, of conserving and providently utilizing motor vehicles and vital equipment, materials and supplies (General Order ODT 17, as amended; 7 F.R. 5678, 7694, 9623), Schudels' Inc., Norman Laundry & Dry Cleaning Co., and Wash-Rite Laundry Corporation, private carriers of property, have filed with the Office of Defense Transportation for approval a joint action plan relating to the transportation, collection and delivery by motor vehicle of clothes, linens, rugs, furniture, and other articles, in connection with the operation of a laundering and cleaning service by each of such carriers in Decatur, Illinois, and certain territory contiguous thereto.

Except in the commercial district, the present routes of each carrier within the city limits of Decatur are arranged in zones. Each carrier operates a motor truck once daily in the collection and delivery of such property within each zone except on Saturday of each week, on which day each carrier makes one additional trip. No special trips or call-backs are made within such zones. Schudels' Inc., and Norman Laundry & Dry Cleaning Co., during 4 months of each year, each operates an additional motor truck within such zones in the collection and delivery of rugs and furniture. The service to commercial, or "uptown," routes is not limited except that no call-backs are made in serving such routes. The collection and delivery

of such property on suburban and country routes are limited so that no carrier makes more than two trips each week over each route served by it.

It appearing that the proposed joint action plan is in conformity with General Order ODT 17, as amended, and that the effectuation thereof will accomplish substantial conservation and efficient utilization of motor trucks and vital materials and supplies, the attainment of which purposes is essential to the successful prosecution of the war, I have approved the plan and recommend that the Chairman of the War Production Board find and certify under section 12 of Public Law No. 605, 77th Congress (56 Stat. 357), that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with said joint action plan, is requisite to the prosecution of the war.

Issued at Washington, D. C., this 17th day of May 1943.

JOSEPH B. EASTMAN,
Director, Office of
Defense Transportation.

[F. R. Doc. 43-7998; Filed, May 20, 1943;
11:14 a. m.]

TRANSPORTATION AND DELIVERY OF GROCERIES IN SPOKANE, WASH.

RECOMMENDATION OF JOINT ACTION PLAN

Pursuant to a provision of a general order issued by the Office of Defense Transportation for the purpose, among others, of conserving and providently utilizing motor vehicles and vital equipment, materials and supplies (General Order ODT 17, as amended; 7 F.R. 5678, 7694, 9623), the private carriers named in the appendix hereof have filed with the Office of Defense Transportation for approval a joint action plan relating to the transportation and delivery by motor vehicle of groceries and other products sold at retail by such carriers in Spokane, Washington.

The plan provides that all deliveries of groceries and other products sold at retail by such carriers within the city of Spokane, shall be made on Monday, Wednesday, and Friday of each week; that no delivery shall be made during any of such days, the order for which shall not have been received by eleven o'clock a. m. of such days; that orders received after such time shall be delivered on the next delivery day; and that no special deliveries or call-backs shall be made.

It appearing that the proposed joint action plan is in conformity with General Order ODT 17, as amended, and that the effectuation thereof will accomplish substantial conservation and efficient utilization of motor trucks and vital materials and supplies, the attain-

ment of which purposes is essential to the successful prosecution of the war, I have approved the plan and recommend that the Chairman of the War Production Board find and certify under section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with said joint action plan, is requisite to the prosecution of the war.

Issued at Washington, D. C., this 17th day of May 1943.

JOSEPH B. EASTMAN,
Director, Office of
Defense Transportation.

APPENDIX

Name and address:

1. Anchor Grocery, E. 401 Montgomery.
2. A. H. Kellogg, 907 Liberty.
3. Bevan Market, N. 3430 Crestline.
4. Drive In Grocery, E. 1627 Illinois.
5. Burrick's Grocery.
6. DeAlton Dependable Foods, 2623 Boone Ave.
7. North Center Grocery, E. 1505 Illinois.
8. Weiner's Grocery, W. 1511 3rd Ave.
9. Service Grocery & Mkt., W. 1617 3rd Ave.
10. Sunset Grocery, 2608 W. 7th Ave.
11. Rowles Grocery, W. 605 Sprague Ave.
12. Idaho Grocery & Mkt., 207 W. Riverside Ave.
13. August Grocery, 511 E. 3rd Ave.
14. Frank C. Schnabel, 424 So. Sherman.
15. George E. Calborn, 502 E. 5th Ave.
16. Haraldson's Grocery & Mkt., S. 864 Sherman.
17. Reichert's Grocery, 2110 E. Sprague Ave.
18. Hendren-Jorgensen Grocery, E. 3608 Sprague Ave.
19. Blanchard's Food Shop, S. 221 Havana.
20. Horseman Grocery, E. 3026 5th Ave.
21. Greenough's, S. 613 Washington.
22. Wilson's Food Shop, 308 S. Cedar.
23. Wilson & Prior, 1001 W. 25th.
24. McDonald's Grocery, Washington & Knox.
25. Wursburg's Groc. & Mkt., N. 2635 Division.
26. Frederick W. Uhden, 2634 N. Howard St.
27. Hayward Grocery, 1329 N. Howard.
28. Stejer's A O Market & Grocery, N. 1317 Howard St.
29. Rosenbom Grocery & Market, 2205 N. Monroe.
30. Harold M. Pederson, 2425 N. Monroe.
31. Audubon Food Shop, 2625 N. W. Blvd.
32. Please-All Grocery, 2708 N. W. Blvd.
33. Ash St. Grocery, 2126 N. Ash St.
34. Peck Cash Market, 1818 N. Ash St.
35. Franzen's Grocery, N. 1609 Ash St.
36. Foster Bros., 1901 Boone Ave.
37. Boone Ave. Mkt. & Grocery, 2427 W. Boone Ave.
38. Dean Ave. Grocery & Mkt., W. 2023 Dean Ave.
39. Bruno Market, 1315 W. Broadway.
40. W. V. Corder, W. 2501 Boone Ave.
41. August Anderson, Jr., 3324 N. W. Blvd.
42. S. E. Biggs, 2901 N. W. Blvd.
43. Gordon Ave. Food Shop, N. 3601 Nevada.
44. Miller's Grocery, N. 4703 Madison.
45. Stremer's Grocery, 1024 W. Garland.
46. Corner Cash Grocery, 5029 N. Madison.
47. Garden Patch Grocery, 724 W. Garland.
48. North Monroe Table Supply, 3109 N. Monroe.

49. Enfield's Market, 1023 Wabash.
 50. The LeRoi, N. 5117 Market.
 51. Perry's Food Store, N. 5102 Market.
 52. Diamond Cash Grocery, N. 2902 Diamond.
 53. Frank's Grocery, N. 5023 Addison.
 54. Djorklund's Grocery, N. 5315 Addison.
 55. Enterprise Food Shop, E. 502 Gordon.
 56. C. C. Halverson.
 57. Nyman Mercantile Co., 5605 N. Market.
 58. Joseph J. Westell, W. 823 14th.
 59. A. M. Heindselman, W. 1305 14th.
 60. Fred S. Stejer, S. 902 Monroe.
 61. Wiley's Grocery & Mkt., E. 505 24th.
 62. Wellesens's Grocery & Mkt., E. 515 18th.
 63. Summit Supply Co., E. 1235 Grand.
 64. South Grand Grocery, S. 3713 Grand.
- [F. R. Doc. 43-7999 Filed, May 20, 1943;
11:14 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 371 Under MPR 188]

NIAGARA SEARCHLIGHT COMPANY

APPROVAL OF MAXIMUM PRICES

Order No. 371 under § 1499.158 of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328: *It is ordered:*

(a) Niagara Searchlight Company, Division of Chisholm-Ryder Co., Inc. Niagara Falls, New York, may sell and deliver its new industrial flashlight designated in this application as Model No. 2-243 at prices no higher than those set forth below:

	Price per unit ¹
To jobbers, wholesalers, and retailers...	\$0.42
To industrial users.....	.52

¹ All prices are f. o. b. factory.

(b) This Order No. 371 may be revoked or amended by the Price Administrator at any time.

(c) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

This Order No. 371 shall become effective on the 20th day of May 1943.

Issued this 19th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7952; Filed, May 19, 1943;
3:19 p. m.]

[Order 42 Under MPR 136]

LAMTEX EQUIPMENT CORPORATION

AUTHORIZATION OF MAXIMUM PRICE

Order No. 42 under Maximum Price Regulation No. 136, as amended—Machines and Parts, and Machinery Services; Docket No. 3136-46.

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, § 1390.25a (a) of Maximum Price Regulation No. 136, as amended, and Revised Procedural Regulation No. 1, *It is hereby ordered:*

(a) Lamtex Equipment Corporation of Fort Worth, Texas, is hereby authorized to sell its oil field equipment at the prices set forth in its #3 catalogue dated November 25, 1941, subject to the discounts in effect on that date.

(b) The issuance of this order shall not in any way affect or relieve the liability of Lamtex Equipment Corporation for any violation of any regulation or order issued by the Office of Price Administration.

(c) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective May 17, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 15th day of May 1943.

PRENTISS M. BROWN,
Administrator.

[F. R. Doc. 43-7710; Filed, May 15, 1943;
1:01 p. m.]

[Order 43 Under MPR 136]

DALE SERVICE CORP.

AUTHORIZATION OF MAXIMUM PRICES

Order No. 43 under Maximum Price Regulation No. 136, as amended—Machines and Parts, and Machinery Services.

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, § 1390.25a (a) of Maximum Price Regulation No. 136, as amended, and Revised Procedural Regulation No. 1, *It is hereby ordered:*

(a) Dale Service Corporation of Houston, Texas is hereby authorized to sell the following machines and parts at the maximum prices set opposite each machine and part:

Machine or part	New maximum prices
85 mm perforating guns:	
Blocks, 3 per gun.....	¹ \$264.50
Heads, (1) per gun.....	97.75
Rings, (1) per gun.....	34.50
Cannons, (24) per gun.....	¹ 6.33
Steel Noses.....	20.00
100 mm perforating guns:	
Blocks, 3 per gun.....	¹ 287.50
Heads, (1) per gun.....	97.75
Rings, (1) per gun.....	34.50
Cannons, (24) per gun.....	20.00
18 shot sample takers:	
Dwg. E. Q. 133-139.....	345.00
Sample taker wires per pr.....	.21
Sample taker fastener nuts.....	.0345
Igniter screws.....	.18
Field printing ea.....	155.25
Universal Heads EQC-341 ea.....	40.25
Universal ring EQC H-340 ea.....	23.00
Insulated contact rods ea.....	2.00
Male prongs ea.....	1.95
Monocable relay:	
Part H-222, H-244, H-421, H-502, H-224, H-231, H-311, H-310, H-228, H-223, (each set).....	\$210.72
Cones 2-4-6 and 8 ton.....	32.00/M
Gear boxes, ea.....	35.00

¹ Steel supplied by customer.

(b) To the extent that the application filed by Dale Service Corporation has not been granted, the application is denied.

(c) The issuance of this order shall not in any way affect or relieve the liability of Dale Service Corporation for any violation of any regulation or order issued by the Office of Price Administration.

(d) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective May 17, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 15th day of May 1943.

PRENTISS M. BROWN,
Administrator

[F. R. Doc. 43-7711; Filed, May 15, 1943;
1:00 p. m.]

Region I.

[Vermont Order 1 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR BARRE AND MONTPELIER, VT.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6 (a) community (dollars-and-cents) ceiling prices for certain food items sold in class 1 Retail Stores located in Vermont in the following areas: Within the boundaries and limits of the incorporated Cities of Barre and Montpelier.

In accordance with General Order No. 51 this order establishes in section 6 (b) community (dollars-and-cents) ceiling prices for certain food items sold in class 3 Retail Stores located in Vermont in the following areas: Within the boundaries and limits of the incorporated Cities of Barre and Montpelier.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices listed in section 6 (a) shall be the only ceiling prices for such food items for "class 1 Retail Stores". Community ceiling prices listed in section 6 (b) shall be the only ceiling prices for such food items for "class 3 retail stores". All other sellers must continue to charge no more than the ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 Retail Stores and all class 3 Retail Stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA 1", "OPA 2", "OPA 3", or "OPA 4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective May 11, 1943, at 12:01 a. m.

SEC. 6 *The community (dollars-and-cents) ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

(a) *Community (dollars-and-cents) ceiling prices for class 1 retail stores.*

GROCERIES

COFFEE

Circle W, grade B, 1 lb.	\$0.23
Fargo, 1 lb.	.36
I. G. A., DeLux, 50 lb. bulk, lb.	.29
I. G. A., DeLux, 1 lb. glass.	.36
I. G. A., DeLux, 1 lb.	.31
Jah-Vah, 1 lb.	.20
Kaffee Hag, 1 lb.	.40
Master Blend, 1 lb. bag.	.31
Maxwell House, 1 lb.	.38
Monadnock, 1 lb.	.31
Postum, Instant, 8 oz.	.44
Royal Guest, 50 lb. bulk, lb.	.27
Sanka, 1 lb.	.41
White House, 1 lb. bag.	.30

HONEY

Hoffman's, 5 oz.	.14
Hoffman's, 8 oz.	.19
Hoffman's, 1 lb.	.37
Hoffman's, 3 lb.	.94
Silver Hill, 1 lb.	.40

DRIED FRUITS

Raisins, seedless:	
I. G. A., fancy, 15 oz.	.18
I. G. A., 1/2 choice, 1/2 fancy, 15 oz.	.15
Pleezing, fancy, 15 oz.	.16
Sugar Ripe, fancy, 15 oz.	.15
Raisins, seeded:	
Pleezing, fancy, 15 oz.	.18
Thrift Malaga, 15 oz.	.17
Sugar Ripe, fancy, 15 oz.	.18
Prunes:	
Fargo, large, 2 lbs.	.39
Fargo, medium, 2 lbs.	.36
Goldbar, medium, 2 lbs.	.36
I. G. A., large, 2 lbs.	.39
Pleezing, medium, 2 lb.	.35
Pleezing, 40/50, 2 lb.	.38
Sugar Ripe, fancy, 2 lbs.	.33
Sunsweet, extra large, 1 lb.	.22
Sunsweet, fancy large, 2 lbs.	.40
Sunsweet, large, 1 lb.	.21
Sunsweet, fancy medium, 2 lbs.	.37

CANNED MILK

Evaporated:	
14 1/2 oz. tall can.	.11
6 oz. small can.	.106
Condensed:	
Eagle, fancy, 15 oz.	.21

CEREALS

All Bran, Kellogg, 16 oz.	.22
Bran Flakes, Post, 14 oz.	.15
Corn Flakes, Kellogg, 6 oz.	.06
Corn Flakes, Kellogg, 11 oz.	.10
Corn Flakes, Kellogg, 18 oz.	.14
Cream of Wheat, Regular, Cream of	
Wheat, 28 oz.	.26
Cream of Wheat, 5 Minute, Cream of	
Wheat, 28 oz.	.26
Grape Nuts Flakes, General Foods, 7 oz.	.11
Grape Nuts Flakes, General Foods, 12 oz.	.16
Grape Nuts Wheat Meal, General Foods, 16 oz.	.14
Pep, Kellogg, 8 oz.	.11
Pettijohn, Quaker, reg. 22 oz.	.20
Post Toasties, Post, 6 oz.	.06
Post Toasties, Post, 11 oz.	.10
Puffed Rice, Quaker, reg. 4 1/2 oz.	.13
Puffed Wheat, Quaker, 4 oz.	.11
Ralston, Ralston, 1 1/2 lb.	.25
Rice Krispies, Kellogg, 5 1/2 oz.	.13
Rolled Oats, Mother's, Quick, reg. 20 oz.	.12
Rolled Oats, Mother's, Quick, large 48 oz.	.26
Rolled Oats, Mother's, China, large 48 oz.	.33
Rolled Oats, Mother's, Quick, China, large 48 oz.	.33

* 2 cans for .11.

*GROCERIES—Continued

CEREALS—continued

Rolled Oats, Mother's, Quick, Cup and	
Saucer, large 48 oz.	\$0.33
Rolled Oats, Quaker, large 48 oz.	.26
Rolled Oats, Quaker, Quick, reg. 20 oz.	.12
Rolled Oats, Quaker, Quick, large 48 oz.	.26
Shredded Ralston, Ralston, 12 oz.	.14
Shredded Wheat, Kellogg, 12 oz.	.12
Wheat Cereal, Ralston, 24 oz.	.24
Wheat Flakes, I. G. A., 8 oz.	.10

COOKING AND SALAD OILS

Swift Jewel, 1 gal.	1.92
Mazola, 1 qt.	.70
Mazola, 1 pt.	.37
Wesson Oil, 1 qt.	.65
Wesson Oil, 1 pt.	.33

PEANUT BUTTER

Beardsleys, 12 oz.	.29
I. G. A., 16 oz.	.39
Jane Goode, 2 lbs.	.74
Jane Goode, 16 oz.	.41
Perfection, 1 lb.	.37
Peter Pan, 4 1/2 oz.	.16
Pleezing, fancy, 2 lbs.	.67
Slades, No. 1, 1 lb.	.39
Slades, 5 oz.	.15
Swift's, premium, 13 oz.	.38

CITRUS FRUITS AND JUICES

Grapefruit juice:	
I. G. A., fancy sweet, #2	.16
I. G. A., 46 oz.	.37
Blue Bird, sweet, 46 oz.	.36
Blue Bird, sweetened, #2	.16
Holly Hill, sweetened, #2	.17
Holly Hill, unsweetened, #2	.17
Orange juice:	
I. G. A., 12 oz.	.15
Blue Bird, 46 oz.	.42
Blended orange and lemon juice:	
Fancy Blend, #2	.17

MACARONI AND SPAGHETTI PRODUCTS

Macaroni:	
Cook's, 1 lb.	.16
Monadnock, 8 oz.	.09
Muellers, 16 oz.	.16
Plee-Zing, 1 lb.	.14
Uncle Sam, 8 oz.	.06
Uncle Sam, 1 lb.	.14
Elbow macaroni:	
Muellers, 9 oz.	.12
Muellers, 16 oz.	.16
Muellers, 20 lb. bulk, lb.	.12
Uncle Sam, 1 lb.	.14
Waldo, 20 lb. bulk, lb.	.09
White Flower, 20 lb. bulk, lb.	.07
Spaghetti:	
Cavaliere, 20 lb. bulk, lb.	.11
Monadnock, 8 oz.	.09
Muellers, 9 oz.	.12
Muellers, 16 oz.	.16
Plee-Zing, 1 lb.	.14
Realm, 20 lb. bulk, lb.	.11
San George, 1 lb.	.13
Uncle Sam, 8 oz.	.06
Uncle Sam, 1 lb.	.14
White Flower, 20 lb. bulk, lb.	.07
San George, 20 lb. bulk, lb.	.12
Thin spaghetti:	
Muellers, 9 oz.	.11
Muellers, 16 oz.	.16
Spaghetti dinner, Lido Club, 14 1/2 oz.	.22
Tenderoni, Van Camp, 6 oz.	.11
Noodles, Plee-Zing, 8 oz.	.14
Egg Noodles:	
Muellers alphabet, 6 oz.	.12
Muellers fine, 6 oz.	.12
Muellers fine, 12 oz.	.17
Muellers wide, 6 oz.	.12
Muellers wide, 12 oz.	.17

GROCERIES—Continued

CANNED FISH

Salmon, Deming, red, #1 tall	\$0.51
Salmon, Libby's, red, #1 tall	.51
Salmon, I. G. A., red, #1 tall	.51
Salmon, Sea Spray, pink, #1 tall	.30
Salmon, P-Z, pink, 1 lb.	.30
Salmon, P-Z, red, 1 lb.	.50
Tuna, Valvita, light meat, 6¼ oz.	.44
Sardines, Blue Boy, #1 tall	.15

White:

BREAD

I. G. A., 1 lb. 4 oz., Fassett's	.11
Nu-loaf, 1 lb. 3 oz., Fassett's	.11
Pullman, 1 lb. 12 oz., Fassett's	.15
White, 1 lb. 3 oz., Cross & Son	.11
Butteregg, 1 lb. 2 oz., Cross & Son	.11
Holsum, 1 lb. 2 oz., Cross & Son	.11
Honey Cream, 1 lb. 3 oz., Moquin's	.11
Big Fellow, 1 lb., Moquin's	.10
Mother Moquin, 1 lb. 2 oz., Moquin's	.12
White, 1 lb. 1 oz., Vt. Baking Co.	.11
Mrs. Rogers, 1 lb. 2 oz., Vt. Baking Co.	.11
N. B. C. White, 1 lb. 3 oz., Nat'l. Biscuit Co.	.11

Cracked Wheat:

Cracked Wheat, 1 lb., Fassett's	.12
Cracked Wheat, 1 lb. 2 oz., Cross & Son	.12
Cracked Wheat, 1 lb., Moquin's	.12
Cracked Wheat, 1 lb., Nat'l. Biscuit Co.	.12

Whole Wheat:

Whole Wheat, 1 lb., Fassett's	.12
Whole Wheat, 1 lb. 2 oz., Cross & Son	.12
Whole Wheat, 1 lb., Moquin's	.12
Wheat (dark), 1 lb., Nat'l. Biscuit Co.	.12

Rye:

Rye, 1 lb., Fassett's	.12
Sweet Rye, 1 lb. 2 oz., Cross & Son	.12
Rye, 1 lb., Moquin's	.12
Rye, 1 lb., Nat'l. Biscuit Co.	.12

Raisin:

Raisin, 1 lb., Cross & Son	.15
Raisin, 1 lb., Moquin's	.15

CANE SUGAR

Granulated, 5 lb. refinery packed container	.38
Granulated, bulk, per lb.	.07

HYDROGENATED SHORTENING

Crisco, grade A, 3 lb.	.76
Crisco, grade A, 1 lb.	.27
Spry, grade A, 3 lb.	.76
Spry, grade A, 1 lb.	.27

SHORTENING—OTHER

Advance, 1 lb.	.23
Swift Jewel, 3 lb.	.64
Swift Jewel, 1 lb.	.22

SYRUPS

Molasses:	
Aunt Dinah, 24 oz.	.24
B'er Rabbit, green label, 24 oz.	.31
B'er Rabbit, green label, 12 oz.	.17
I. G. A., 2 lb. 5 oz.	.24
Tastee, baking, 1 qt. jar	.33
Corn syrup:	
Karo, red label, 1½ lb. bottle	.20
Karo, blue label, 1½ lb. bottle	.19
Blended syrups:	
Log Cabin, 12 oz.	.21
Vermont Maid, fancy, 12 oz.	.21

LARD

Lard, 1 lb.	.20
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POULTRY AND PRODUCTS

EGGS¹

	Per doz. (not in carton)
Large, grade AA	.53
Large, grade A	.50

¹ U. S. Certified.

POULTRY AND PRODUCTS—Continued

EGGS—continued

	Per doz. (not in carton)
Large, grade B	\$0.48
Extra large, grade AA	.55
Extra large, grade A	.53
Extra large, grade B	.48
Jumbo, grade AA	.56
Jumbo, grade A	.56
Jumbo, grade B	.48
Medium, grade AA	.48
Medium, grade A	.46
Medium, grade B	.43
Small, grade AA	.43
Small, grade A	.41
Small, grade B	.39
Pullett, Peewee, grade A	.34
Pullett, Peewee, grade B	.32

POULTRY

Per pound
(dressed weight)

Broilers and fryers, under 3½ lb.	.44
Roasters, 3½ lb. and over	.44
Fowl, all weights	.39
Quick frozen eviscerated:	
Broilers and fryers, under 2½ lb.	.70
Roasters, 2½ lb. and over	.67
Fowl, all weights	.60

DAIRY PRODUCTS

FLUID MILK

Standard "raw" or "Pasteurized", 1 quart bottle	.14
Standard "raw" or "Pasteurized", 2 quart bottle	.26
Standard "raw" or "Pasteurized", 1 pint bottle	.08

PACKAGED CHEESE

Yellow American, Shefford, 8 oz.	.23
Yellow American, Swift, ½ lb.	.22
Yellow American, Swift, 1 lb.	.42
Swiss, Shefford, 4 oz.	.14
Swiss, Shefford, 8 oz.	.24

BUTTER

	Per lb.
1 lb. or ½ lb. prints or rolls in parchment:	
Grade AA, 93 score	.56
Grade A, 92 score	.56
Grade B, 90 score	.56
Grade C, 89 score	.55
1 lb. or ½ lb. prints in cartons:	
Grade AA	.57
Grade A	.57
Grade B	.56
Grade C	.56
¼ lb. prints without cartons:	
Grade AA	.57
Grade A	.56
Grade B	.56
Grade C	.56

(b) Community (dollar-and-cents) ceiling prices for class 3 retail stores.

GROCERIES

COFFEE

8 O'Clock, Santos grade, 1 lb.	\$0.21
Red Circle, Columbian & Santos, 1 lb.	.23
Bokar Brand, Columbian & Santos, 1 lb.	.25
Kybo Brand, best grade, 1 lb.	.25
John Alden, medium, 1 lb.	.23
Richmond, medium, 1 lb.	.22

DRIED FRUITS

Seedless raisins:	
A & P, fancy, 15 oz.	.12
Finast, fancy, 15 oz.	.12
Seeded raisins:	
A & P, fancy, 15 oz.	.14
Finast, fancy, 15 oz.	.14
Prunes, A & P, medium Santa Clara, 2 lb.	.28

EVAPORATED MILK

White House, tall can	.10
Evangeline, best, 14½ oz.	.10

GROCERIES—Continued

CEREALS

Bran Flakes, Sunnyfield, grade A, 8 oz.	\$0.07
Bran Flakes, Sunnyfield, grade A, 15 oz.	.10
Cornflakes, Sunnyfield, grade A, 18 oz.	.11
Cornflakes, Sunnyfield, grade A, 11 oz.	.05
Cornflakes, Sunnyfield, grade A, 11 oz.	.07
Cornflakes, White Spray, best, 8 oz.	.05
Cornflakes, White Spray, best, 11 oz.	.07
Rice Gems, Sunnyfield, grade A, 5½ oz.	.10
Rice Puffs, First National, 8 oz.	.09
Rice Puffs, White Spray, 5½ oz.	.05
Rice Puffs, Sunnyfield, grade A, 5 oz.	.05
Rice Puffs, Sunnyfield, grade A, 8 oz.	.10
Wheat Puffs, White Spray, best, 8 oz.	.07
Wheat Puffs, Sunnyfield, grade A, 8 oz.	.08

COOKING AND SALAD OILS

A & P, best, 8 oz.	.18
A & P, best, 1 qt.	.49
A & P, best, 1 pt.	.27

CITRUS FRUITS AND JUICES

Grapefruit Juice (natural or unsweetened):	
Finast, fancy, 46 oz.	.30
Finast, fancy, 18 oz.	.13

SPAGHETTI AND MACARONI

Macaroni (regular):

White Spray, best, 3 lb.	.29
White Spray, best, 16 oz.	.11
White Spray, best, 8 oz.	.06
Ann Page, 3 lb.	.28
Ann Page, 1 lb.	.11

Macaroni (elbow):

White Spray, best, 16 oz.	.11
White Spray, best, 8 oz.	.06
White Spray, best, 3 lb.	.29
Ann Page, U. S. #1 Semolina, 2 lb.	.19
Ann Page, U. S. #1 Semolina, 1 lb.	.11

Spaghetti (regular):

White Spray, best, 16 oz.	.11
White Spray, best, 8 oz.	.06
White Spray, best, 3 lb.	.29
Ann Page, 3 lb.	.28
Ann Page, 1 lb.	.11
Thin Spaghetti: Ann Page, 8 oz.	.06
Vermicelli: Mueller's, 8 oz.	.12
Noodles: Ann Page, first, 5 oz.	.08

BREAD

White: Marvel, A & P Tea Co., 1 lb.	
8 oz.	.11
Cracked Wheat, A & P Tea Co., 1 lb.	
2 oz.	.10
100% Wheat, A & P Tea Co., 1 lb. 2 oz.	.10
Rye, A & P Tea Co., 1 lb. 2 oz.	.10

HYDROGENATED SHORTENING

Dexo, pure, 3 lb.	.63
Marvo, best, 1 lb.	.23
Marvo, best, 3 lb.	.64

LARD

All Brands, fancy, 1 lb. pkg.	.19
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POULTRY¹

Per lb.

Broilers and fryers, under 3½ lb.	.43
Roasters, 3½ lb. and over	.43
Fowls, all weights	.39
Quick Frozen Eviscerated:	
Broilers and fryers, under 2½ lb.	.70
Roasters, 2½ lb. and over	.67
Fowls, all weights	.60

FLUID MILK

Standard "raw" or "pasteurized", 1 qt. bottle	.14
Standard "raw" or "pasteurized", 2 qt. bottle	.26
Standard "raw" or "pasteurized", 1 pt. bottle	.08

¹ Dressed weight.

(Pub. Laws 421 and 729, 77th Cong.; E. O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 6th day of May 1943.

JAMES J. CARNEY,
District Director,
Vermont District.

[F. R. Doc. 43-7967; Filed, May 19, 1943;
4:37 p. m.]

Region II.

[Maryland Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR BALTIMORE, MD.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, dollars-and-cents ceiling prices for certain food items sold at retail in the following area: City of Baltimore, Maryland.

SEC. 2 *Applicability.* No seller, except a "retail route seller" may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4 hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purposes of this order, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) Farmers shall be considered Class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See section 21 of Revised Maximum Price Regulation No. 238 for the meaning and method of determining "annual gross sales.")

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the

provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

Item	Brand	Container type	Grade	Classes			
				1	2	3	4
Canned corn.....	Lucky Lad Crushed Golden.....	#2.....		\$0.13	\$0.13		
	Libby's Crushed Country Gentleman.....	#2.....	Fancy.....	.17	.17	\$0.14	\$0.14
	Libby's Crushed Golden Bantam.....	#2.....	Fancy.....	.17	.16	.14	.14
	Libby's Whole Golden Bantam.....	#2.....	Fancy.....	.17	.17	.15	.14
	Fre Mar Crushed Country Gentleman.....	#2.....					.13
	Fre Mar Whole Golden Bantam.....	#2.....					.13
	Fre Mar Shoe Peg.....	#2.....					.12
	Fynetaste Shoe Peg.....	#2.....					.11
	Fynetaste White Crushed.....	#2.....					.10
	Lucky Lad Crushed White.....	#2.....		.13	.13		
	Lucky Lad Whole White.....	#2.....		.14	.14		
	Lucky Lad Crushed Golden.....	#2.....		.13	.13		
	Libby's Crushed Country Gentleman.....	#2.....	Fancy.....	.17	.17	.14	.14
	Land O'Lakes Crushed White.....	#2.....		.14	.14		
	Land O'Lakes Crushed Golden.....	#2.....		.15	.14		
	Plee-Zing Shoe Peg.....	#2.....		.16	.16		
	Plee-Zing Cream Style Golden.....	#2.....		.15	.15		
	A & P Golden Cream Style.....	#2.....	Fancy.....			.13	.12
	Margo Crushed.....	#2.....		.13	.13		
	Margo Whole White.....	#2.....		.15	.15		
	Margo Crushed Golden.....	#2.....		.14	.14		
	Margo Whole Golden.....	#2.....		.15	.15		
	Uncle Green's Golden Bantam.....	#2.....		.15	.14		
	Whole Kernel.....			.13	.13		
	Uncle Green's White Cream Style.....	#2.....		.15	.14		
	Uncle Green's Shoe Peg.....	#2.....	Fancy.....	.16	.16	.14	.14
	Butter Kernel Whole Kernel.....	#2.....		.16	.16	.14	.14
	Butter Kernel Bantam Vacuum Packed.....	12 oz.....		.16	.16	.14	.14
	Plee-Zing Cream Style White.....	#2.....		.15	.15		
	Land O'Lakes Shoe Peg.....	#2.....		.15	.15		
	Land O'Lakes Golden Whole Grain.....	#2.....		.15	.15		
	Iona Cream Style White.....	#2.....	Standard.....			.11	.11
	Libby's White Kernel Country Gentleman.....	#2.....	Fancy.....	.18	.18	.15	.15
Canned beans.....	Lucky Lad Whole White.....	#2.....		.14	.14		
	A&P Golden Whole Kernel.....	#2.....	Fancy.....			.13	.13
	A&P White Cream Style.....	#2.....	Fancy.....			.12	.12
	Torsch Cream Golden Bantam.....	#2.....		.14	.14	.14	.14
	Torsch Whole Grain.....	#2.....	Fancy.....	.15	.14	.14	.14
	Balto Shoe Peg White.....	#2.....		.14	.14		
	Balto Shoe Peg Golden Bantam.....	#2.....		.15	.15		
	Del Monte Cream Bantam.....	#2 tall.....		.16	.16	.14	.13
	Del Monte Country Gentleman.....	#2 tall.....	Fancy.....	.16	.16	.14	.13
	Torsch Shoe Peg.....	#2.....		.15	.14	.14	.14
	Torsch Cream Style White.....	#2.....	Ex. std.....	.14	.14	.14	.13
	Iona Cream Golden.....	#2.....	Standard.....			.12	.12
	Fre Mar Whole Wax Beans.....	#2.....				.19	.19
	Fre Mar Cut Wax Beans.....	#2.....				.16	.16
	Fre Mar Cut Green String Beans.....	#2.....				.16	.16
	Fre Mar Whole Green Beans.....	#2.....				.19	.19
	Fre Mar Cut Green Beans.....	#2.....				.14	.14
	Fynetaste Cut Wax Beans.....	#2.....				.12	.12
	Margo Cut String Beans.....	#2.....		.15	.15		
	Balto Cut Green Beans.....	#2.....		.15	.15		
	Balto Whole Green Beans.....	#2.....		.20	.20		
	Lucky Lad Cut String Beans.....	#2.....		.14	.14		
	Uncle Green's Cut Stringless Beans.....	#2.....		.17	.16		
	Uncle Green's Whole Stringless Beans.....	#2.....		.19	.19		
	Reliable Fancy Cut Wax Beans.....	#2.....	Fancy.....			.16	.16
	Reliable Fancy Cut Green Beans.....	#2.....	Fancy.....			.18	.19
	Realm Cut Green Beans.....	#2.....		.15	.15		
	Iona Wax Beans.....	#2.....	Standard.....			.15	.15
	Iona Green Beans.....	#2.....	Standard.....			.13	.12
	A & P Whole Green String Beans.....	#2.....	Grade A.....			.24	.24
	Torsch Cut String Beans.....	#2.....	Ext. std.....	.14	.14	.14	.13
	Torsch Whole String Beans.....	#2.....	Fancy.....	.17	.17	.16	.16
	Land O'Lakes Cut Beans.....	#2.....		.16	.16		
Canned peas.....	Land O'Lakes Sliced Beans.....	#2.....		.16	.16		
	Balto Extra Sifted Peas.....	#2.....		.17	.17		
	Balto Big Boy Peas.....	#303.....		.17	.17		
	Balto Early June Peas.....	#2.....		.14	.14		
	Balto Sifted Peas.....	#2.....		.16	.15		
	Torsch Extra Sifted Peas.....	#2-303.....		.13	.13	.13	.13
	Torsch Extra Sifted Peas.....	#2.....		.15	.15	.15	.14
	Land O'Lakes Petit-Pois.....	#2.....		.20	.19		
	Land O'Lakes Small Sifted Sugar Peas.....	#2.....		.16	.16		
	Land O'Lakes Big Sweet Peas.....	#2.....		.17	.17		
	Land O'Lakes Tiny Tad Extra Sifted June Peas.....	#2.....		.16	.16		
	Boris Sifted June Peas.....	#2.....		.15	.15		
	Boris Early June Peas.....	#2.....		.14	.14		
	Libby's Jumbo Sweet Peas.....	#303.....		.18	.18	.15	.15
	Libby's Jumbo Sweet Peas.....	#2.....		.20	.19	.17	.16
	Uncle Green's Large Sweet Peas.....	#303.....		.15	.15		.13
	Fre Mar Big Sweet Peas.....	#2.....		.16	.16		
	Pleezing Sweet Peas.....	#2.....		.20	.19		
	Pleezing Petit Pois Peas.....	#2.....		.18	.18	.16	.15
	Green Giant Peas.....	#303.....				.18	.17
	A & P Alaska Peas.....	#2.....				.18	.17
	Reliable Fancy Sweet Peas.....	#2.....	Fancy.....			.14	.14
	Iona Sweet Peas.....	#2.....	Standard.....				

Item	Brand	Container type	Grade	Classes				Item	Brand	Container type	Grade	Classes			
				1	2	3	4					1	2	3	4
Canned tomatoes	Lucky Lad	#2	Ext. std.	\$0.14	\$0.14			Fruit cocktail	Uncle Green's	#1 tall	Choice	\$0.20	\$0.20		
	Lucky Lad	#2 1/2	Ext. std.	.17	.17				Fynetaste	#1 tall			.20	.20	\$0.17
	Balo	#2	Standard	.14	.14				Libby	#1 tall			.20	.20	.17
	Iona	#2 1/2	Standard			\$0.10	\$0.10		Del Monte	#1 tall			.20	.20	.19
	Iona	#2 1/2	Standard			.14	.14		Land O'Lakes	#1 tall			.19	.19	
	Fre Mar	#2 1/2							A. & P.	#1 1/2	Choice				.18
	Fre Mar	#2		.16	.16				A. & P.	8 oz	Choice			.31	.31
	Margo	#2 1/2		.19	.18				Sultana	#1 1/2	Ex. std.			.10	.10
	Fynetaste	#2 1/2							Sultana	#1 1/2	Ex. std.			.17	.17
	A & P Whole Tomatoes	#2 1/2	Fancy			.14	.14		Old Virginia Assorted Preserves	1 lb.			.27	.27	.22
	A & P Whole Tomatoes	#2 1/2	Fancy			.18	.18		Old Virginia Assorted Pure Jelly	12 oz			.15	.15	.13
	Sultana	#2 1/2	Ext. std.			.12	.12		Old Virginia Apple Butter	28 oz			.20	.20	.16
	Sultana	#2 1/2	Ext. std.			.15	.15		Old Virginia Apple Butter	14 oz			.13	.13	.10
	Torch	#2 1/2	Ext. std.			.13	.13		Greenwich Inn Peach Preserves	2 lb. jar			.44	.44	.37
Canned tomato juice	Seaview	#2	Ext. std.	.14	.14			Jams, jellies, pre-serves, and marmalade	Greenwich Inn Strawberry Preserves	2 lb. jar			.56	.56	.47
	Boris	#2	Ext. std.	.15	.15				Greenwich Inn Strawberry Preserves	2 lb. jar			.52	.52	.43
	Land O'Lakes	#2							Greenwich Inn Blackberry Preserves	2 lb. jar			.49	.49	.41
	Ritter	#2		.15	.15				Greenwich Inn Blackberry Preserves	2 lb. jar			.44	.44	.37
	Ritter	#2		.10	.10	.09	.09		Greenwich Inn Grape Preserves	1 lb. jar			.22	.22	.18
	Ritter	#2		.24	.23	.20	.20		Greenwich Inn Pineapple Preserves	1 lb. jar			.28	.28	.23
	Hunt	#2		.33	.32	.28	.27		Greenwich Inn Strawberry Preserves	1 lb. jar			.31	.31	.26
	Hunt	#2		.10	.10	.08	.08		Greenwich Inn Strawberry Preserves	1 lb. jar			.30	.30	.25
	Hunt	#2		.11	.10	.09	.09		Seedless Preserves	1 lb. jar			.24	.24	.20
	Hunt	#2		.22	.21	.19	.18		Greenwich Inn Peach Preserves	1 lb. jar			.27	.27	.22
	Balo	#2		.23	.22				Greenwich Inn Blackberry Preserves	1 lb. jar			.24	.24	.20
	Campbell's	#2		.09	.08	.06	.06		Greenwich Inn Damson Plum Preserves	1 lb. jar			.24	.24	.20
	Campbell's	#2		.12	.12	.10	.10		Greenwich Inn Damson Plum Preserves	1 lb. jar			.27	.27	.22
	Campbell's	#2		.28	.27	.23	.23		Greenwich Inn Damson Plum Preserves	1 lb. jar			.24	.24	.20
Canned peaches	Margo	#2		.10	.10			Jelly	Van Lill Apple Jelly	8 oz. tumbler			.09	.09	
	Margo	#2		.23	.23				Van Lill Apple Jelly	16 oz.			.10	.10	
	Exquisite	#2		.11	.11				Van Lill Apple Jelly	16 oz.			.17	.17	
	Fre Mar	#2		.12					Van Lill Apple Jelly	32 oz.			.22	.22	
	Fre Mar	#2		.18					Van Lill Peach Preserves	16 oz. tumbler			.29	.29	
	Ann Pace	#2	Deluxe	.31	.31	.26	.26		Van Lill Peach Preserves	16 oz. tumbler			.23	.23	
	Libby Sliced & Halves Y. C.	#2	Deluxe	.33	.33	.29	.29		Van Lill Peach Preserves	16 oz. tumbler			.23	.23	
	Libby Sliced & Halves Y. C.	#2	Choice	.31	.31	.26	.26		Van Lill Damson Preserves	16 oz. tumbler			.21	.21	
	Libby Sliced & Halves Y. C.	#2	Choice	.33	.33	.29	.29		Van Lill Damson Preserves	16 oz. tumbler			.22	.22	
	Del Monte Sliced & Halves Y. C.	#2		.31	.31	.27	.26		Van Lill Orange Marmalade	32 oz.			.16	.16	
	Del Monte Sliced & Halves Y. C.	#2		.28	.28				Anne Page	1 lb.			.29	.29	
	Plee-King Sliced & Halves Y. C.	#2		.27	.27				Raspberries	1 lb.			.22	.22	
	Rosedale Sliced & Halves Y. C.	#2		.29	.28				Peach	1 lb.			.21	.21	
	Margo Sliced & Halves Y. C.	#2		.29	.28				Pineapple	1 lb.			.25	.25	
Canned Pears (Bartlett)	Exquisite Sliced & Halves Y. C.	#2		.28	.28			Preserves	Pineapple	1 lb.			.25	.25	
	Exquisite Sliced & Halves Y. C.	#2		.30	.29				Strawberry	1 lb.			.25	.25	
	Stokley Sliced & Halves Y. C.	#2		.30	.29				Strawberry	2 lb.			.47	.47	
	Fre Mar Sliced & Halves Y. C.	#2		.29	.28				Raspberries	2 lb.			.41	.41	
	Fre Mar Sliced & Halves Y. C.	#2		.29	.28				Pineapple	2 lb.			.38	.38	
	Fyne Taste Sliced & Halves Y. C.	#2	Choice	.29	.28				Plum	2 lb.			.39	.39	
	A. & P. Sliced Y. C.	#2	Choice	.29	.28				Bt. Raspberry	1 lb.			.23	.23	
	A. & P. Sliced Y. C.	#2	Choice	.29	.28				Grape	1 lb.			.23	.23	
	A. & P. Halves Y. C.	#2	Ex. std.	.29	.28				Grape	2 lb.			.23	.23	
	Sultana Sliced & Halves Y. C.	#2	Standard	.29	.28				Orange	8 oz.			.11	.11	
	Iona Sliced & Halves Y. C.	#2	Standard	.29	.28				Orange	16 oz.			.18	.18	
	Iona Sliced Y. C.	#2	Standard	.29	.28				Orange	2 lb.			.34	.34	
	Iona Halves Y. C.	#2 1/2		.35	.34	.30	.29		Grape	12 oz.			.14	.14	
	Del Monte	#2 1/2		.35	.34	.30	.29		Jelly	Current			.17	.17	
Canned pineapples	Libby	#2 1/2	Choice	.35	.34	.30	.29		Jelly	Current			.18	.18	
	Libby	#2 1/2		.37	.36	.31	.31		Jelly	Grape			.18	.18	
	Libby	#2 1/2		.34	.34				Jelly	1 lb.			.17	.17	
	Exquisite	#2 1/2		.36	.35	.31	.30		Jelly	1 lb.			.18	.18	
	Stokley	#2 1/2		.33	.33				Jelly	Sultana			.17	.17	
	Balo	#2 1/2		.33	.33				Jelly	Mint			.17	.17	
	Fre Mar Bartlett	#2 1/2		.29	.29										
	Fre Mar Bartlett	#2 1/2		.29	.29										
	A. & P. Bartlett	#2 1/2	Fancy	.29	.29										
	Iona Bartlett	#2 1/2	Standard	.29	.29										
	Exquisite Sliced	#2 1/2		.30	.29										
	Stokley Sliced	#2 1/2		.30	.29										
	Dole Foy Sliced	#2 1/2		.25	.25										
	Plee-King Sliced	#2 1/2		.31	.30										
Del Monte Sliced	#2 1/2		.31	.31											
Del Monte Sliced	#2 1/2		.31	.31											
Libby Foy Sliced	#2 1/2		.32	.31											
Rosedale Sliced	#2 1/2		.29	.29											
A. & P. Crushed	#2		.19	.19											
A. & P. Sliced	#2		.21	.21											
A. & P. Sliced	#2 1/2		.26	.26											
Sultana Broken Slices	#2 1/2		.24	.24											

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.F. 6008)

Issued this 15th day of May 1943.

Leo H. McCormick,
State Director,
Maryland District Office.

[F. R. Doc. 43-7860; Filed, May 18, 1943; 3-17 p. m.]

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681, Gen. Order 51, 8 F.F. 6008)

Issued this 15th day of May 1943.

LEO H. MCCORMICK,
Maryland District Office.

[F. R. Doc. 43-7860; Filed, May 18, 1943; 3:17 p. m.]

[Altoona Order 1, Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR BLAIR COUNTY, PA.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7 community ceiling prices for certain food items sold in class 1 retail stores (and in other classes of retail stores as indicated in section 7) located in Blair County, Pennsylvania.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller" may charge more than these community ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than any lower ceiling prices established by this or any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 This order replaces any previous order covering any of the food items for which ceiling prices are established hereby, heretofore issued by the Regional Administrator of Region II or by the district manager of this district.

SEC. 6 *Effective date.* This order becomes effective Monday, May 10, 1943, at 12:01 a. m.

SEC. 7 *The community ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

COMMUNITY CEILING PRICES

BANANAS

Honduras, 1 lb. \$0.14

BREAD

A & P Family (class 3), 20 oz. 2 for .17
 Freihofer's Perfect, 17 oz.11
 Hallers Old Home (Sandwich Loaf), 16 oz.11
 Marvel Sandwich (class 3), 24 oz.11
 Marvel Regular (class 3), 24 oz.10
 Penn Alto (class 3), 16 oz.10
 Strohman's Prize Winner, 19½ oz.11

2 lb. for \$0.27.

COMMUNITY CEILING PRICES—Continued

BUTTER

Per lb.

Clover Bloom, A, parchment. \$0.56
 Holland, A, parchment.56
 Louella (class 3), A, parchment.56
 Land-O-Lakes, A, parchment.57

COFFEE

Per lb.

Acme (class 3) \$0.29
 Asco (class 3)24
 Bokar (class 3)26
 Boscul, bag35
 Boscul, jar33
 Chase and Sanborn33
 Eight O'Clock (class 3)21
 Maxwell House, bag35
 Maxwell House, jar38
 Penn Alto (class 3)26
 Red Circle (class 3)24
 Red Cup26
 Shurfine, jar32
 Victory (class 3)23
 Wincrest (class 3)21

COOKING AND SALAD OIL

A & P Salad Oil (class 3), pint27
 A & P Salad Oil (class 3), quart49
 Clover Farm, pint30
 Mazola, pint35
 Princess Salad Oil (class 3), 3 oz.07
 Princess Salad Oil (class 3), 6 oz.12
 Tweed, pint30
 Wesson, pint33

CEREALS

Cheerios, 7 oz.13
 Grape Nuts Flakes, 12 oz.16
 Cream of Wheat, 14 oz.15
 Cream of Wheat, 28 oz.26
 Kellogg's:
 Corn Flakes, 11 oz.10
 Corn Flakes, 18 oz.14
 All Bran, 10 oz.13
 Mother's Oats, 20 oz.12
 Mother's Oats, 48 oz.26
 Gold Seal:
 Corn Flakes (class 3), 8 oz.05
 Oats (class 3), 20 oz.09
 Oats (class 3), 48 oz.18
 Corn Flakes (class 3), 11 oz.07
 Oats (class 3), 5 lb.22
 Rice Puffs, (class 3), 4 oz.06
 Wheat Puffs, (class 3), 4 oz.04
 Wheat Puffs, (class 3), 8 oz.07

Quaker:

Puffed Rice Sparkies13
 Puffed Wheat Sparkies11

Post:

Bran, 14 oz.16
 Toasties, 11 oz.10
 Shredded Ralston, 12 oz.13
 Shredded Wheat, 12 oz.13

Sunnyfield:

Corn Flakes, (class 3), 8 oz.05
 Corn Flakes, (class 3), 11 oz.07
 Corn Flakes, (class 3), 18 oz.11
 Oats, (class 3), 20 oz.08
 Oats, (class 3), 48 oz.17
 Oats, (class 3), 5 lb.25
 Wheaties, 8 oz.13

CANNED CITRUS FRUITS AND JUICES

All Gold Grapefruit, #2 can15
 Shurfine Grapefruit, #2 can15
 Glenwood Grapefruit Juice, (class 3), #2 can13
 Glenwood Grapefruit Juice, (class 3), 46 oz.31
 All Gold Grapefruit Juice, #2 can15
 All Gold Grapefruit Juice, 46 oz.34
 Shurfine Grapefruit Juice, #2 can15
 Shurfine Grapefruit Juice, 46 oz.34

FROZEN FISH

Haddock, 1 lb.46
 Halibut, 1 lb.43
 Cod, 1 lb.46

COMMUNITY CEILING PRICES—Continued

FLOUR MIXES

Swansdown, 44 oz. \$0.32
 Aunt Jemima:
 Pancake, 20 oz.13
 Buckwheat, 20 oz.15
 Shurfine:
 Cake flour, 44 oz.23
 Buckwheat, 20 oz.10
 Clover Farm:
 Pancake, 20 oz.10
 Pancake, 2 lb.15
 Pancake, 5 lb.22
 Buckwheat, 20 oz.10
 Buckwheat, 2 lb.13
 Buckwheat, 5 lb.24
 Duff's Gingerbread Mix, 14 oz.25
 Pillsbury:
 Pancake, 20 oz.11
 Pancake, 3½ lb.24
 Buckwheat, 20 oz.14
 Sunnyfield:
 Cake Flour (class 3), 44 oz.20
 Buckwheat (class 3), 20 oz.08
 Buckwheat (class 3), 5 lb.28
 Pancake (class 3), 20 oz.07
 Pancake (class 3), 5 lb.20

MILK—FRESH

All brands, grade A, 1 quart17
 All brands, grade B, 1 quart15
 Cream buttermilk, 1 quart15

HONEY

A & P (class 3), 16 oz.28
 Sweet Sip (class 3), 8 oz.15
 Sweet Sip (class 3), 16 oz.26
 Sweet Sip (class 3), 32 oz.45
 Tweed, 16 oz.31

LARD

Armour's, 1 lb.19
 Oswald Hess, 1 lb.19
 Wilson certified, 1 lb.19
 Funxsutawney Beef and Provision, 1 lb.19
 Oscar Mayer, 1 lb.19
 Swift's Bland, 1 lb.19
 Swift's Bland, 3 lb., can62
 Swift's Bulk, 1 lb.19
 Silverleaf, 1 lb.19
 United Home Dressed, 1 lb.22
 Hygrade, 1 lb.17

MILK—EVAPORATED AND CONDENSED

Evaporated:
 Shurfine, tall can11
 Shurfine, baby can05
 Clover Farm, tall can11
 Clover Farm, baby can05
 White House (class 3), tall can09
 White house (class 3), baby can05
 Farmdale (class 3), tall can09
 Asco (class 3), tall can05
 Asco (class 3), baby can05
 Pet, tall can11
 Pet, baby can05
 Carnation, tall can11
 Carnation, baby can05
 Silver Cow, tall can11
 Silver Cow, baby can05
 Penn Alto, tall can11
 Everyday, tall can11
 Everyday, baby can05
 Condensed:
 Eagle Brand, 15 oz. can21

MACARONI AND NOODLE PRODUCTS

Marjorie Daw macaroni, 1 lb. pkg.13
 Marjorie Daw spaghetti, 1 lb. pkg.13
 Muellers spaghetti, 9 oz. pkg.11
 Muellers macaroni, 9 oz. pkg.11
 Shurfine spaghetti, 1 lb. pkg.13
 Shurfine macaroni, 1 lb. pkg.13

COMMUNITY CEILING PRICES—Continued

MACARONI AND NOODLE PRODUCTS—continued

Gold Seal:	
Macaroni (class 3), 8 oz. pkg.	\$0.05
Macaroni (class 3), 16 oz. pkg.	.10
Macaroni (class 3), 3 lb. pkg.	.28
Spaghetti (class 3), 8 oz. pkg.	.05
Spaghetti (class 3), 16 oz. pkg.	.10
Spaghetti (class 3), 3 lb. pkg.	.28
Ann Page:	
Spaghetti (class 3), 7 oz. pkg.	.05
Spaghetti (class 3), 1 lb. pkg.	.11
Spaghetti (class 3), 2 lb. pkg.	.19
Spaghetti (class 3), 3 lb. pkg.	.28
Macaroni (class 3), 7 oz. pkg.	.05
Macaroni (class 3), 1 lb. pkg.	.11
Macaroni (class 3), 2 lb. pkg.	.19
Macaroni (class 3), 3 lb. pkg.	.28
Mueller's noodles, 12 oz. pkg.	.17
Schenley noodles, 8 oz. pkg.	.13
Schenley noodles, 1 lb. pkg.	.24
Shurfine noodles, 8 oz. pkg.	.13
Shurfine noodles, 1 lb. pkg.	.23
Cavalier noodles, 8 oz. pkg.	.11
Cavalier noodles, 1 lb. pkg.	.23
Asco noodles (class 3), 4 oz. pkg.	.06
Gold Seal noodles (class 3), 12 oz. pkg.	.13
Ann Page noodles (class 3), 5 oz. pkg.	.06
Encore noodles (class 3), 1 lb. pkg.	.18

PACKAGED DRIED FRUIT

Prunes:	
Sultana Medium (class 3), 2 lb.	\$0.28
A & P Medium (class 3), 2 lb.	.28
A & P Large, 1 lb.	.16
Del Monte, 1 lb.	.20
All Gold Medium, 1 lb.	.17
All Gold Large, 1 lb.	.17
Raisins:	
A & P Seeded (class 3), 15 oz.	.14
A & P Seedless (class 3), 15 oz.	.12
Sun Maid Seeded, 15 oz.	.20
Sun Maid Seedless, 15 oz.	.18
Blue Ribbon Seedless, 15 oz.	.17
Blue Ribbon Seeded, 15 oz.	.20
All Gold Seeded, 15 oz.	.16
All Gold Seedless, 15 oz.	.14

PEANUT BUTTER

Penn Alto (class 3), 12 oz.	.24
Penn Alto (class 3), 24 oz.	.44
Mosemann, 12 oz.	.29
Mountain City, 12 oz.	.29
Beechnut, 8 oz.	.22
Beechnut, 1 lb.	.40
Shurfine, 1 lb.	.35
Glenn Dale, 5 oz.	.14
Glenn Dale, 12 oz.	.26
Glenn Dale, 24 oz.	.49
Asco (class 3), 16 oz.	.31
Ideal (class 3), 25 oz.	.44
A & P (class 3), 8 oz.	.17
A & P (class 3), 1 lb.	.32
A & P (class 3), 2 lb.	.58
Sultana (class 3), 1 lb.	.29
Sultana (class 3), 2 lb.	.54

PACKAGED CHEESE

Clearfield:	
American, 1 lb.	.41
American, 2 lb.	.82
Pimento, 1 lb.	.42
Pimento, 2 lb.	.85
White American, 1 lb.	.41
White American, 2 lb.	.82
Clover Bloom, 1/2 lb.	.23
Clover Bloom, American Cheddar, 2 lb.	.85
Clover Bloom Pimento, 1/2 lb.	.23
Clover Bloom Pimento, 2 lb.	.87
Kraft American, 8 oz.	.23
Kraft Velveeta, 8 oz.	.24
Pabstet, 5 oz.	.21
Bordens:	
American, 8 oz.	.23
Pimento, 8 oz.	.22
Swiss, 8 oz.	.22
Italian Grated, 1 1/2 oz.	.12
Mel-o-Bit (class 3), 2 lb.	.73

COMMUNITY CEILING PRICES—Continued

SHORTENINGS

Dexo (class 3), 1 lb.	\$0.22
Dexo (class 3), 3 lb.	.63
Cream White (class 3), 1 lb.	.23
Cream White (class 3), 3 lb.	.64
Spry, 1 lb.	.25
Spry, 3 lb.	.75
Crisco, 1 lb.	.27
Crisco, 3 lb.	.76
Shurfine, 1 lb.	.23
Shurfine, 3 lb.	.67
Advance, 1 lb.	.21
Flake White, 1 lb.	.21
Jewell, 1 lb.	.22
Jewell, 3 lb.	.70

SYRUPS

Ideal Golden (class 3), 20 oz.	.11
Mothers Joy (class 3), 16 oz.	.17
Staley's, 24 oz.	.16
Staley's, 5 lb.	.42
Turkey, 20 oz.	.13
Turkey, 5 lb.	.38
Penn Alto (class 3), 20 oz.	.12
Penn Alto (class 3), 42 oz.	.20
Karo:	
Blue Label, 24 oz.	.17
Blue Label, 5 lb.	.43
Blue Label, 10 lb.	.84
Red Label, 24 oz.	.18
Clover Farm, 24 oz.	.14
Clover Farm, 5 lb.	.37
Clover Farm, 10 lb.	.72

SUGAR

Franklin, 2 lb.	.15
Franklin, 5 lb.	.36
McCahan, 5 lb.	.36
Quaker, 2 lb.	.15
Quaker, 5 lb.	.36
National, 2 lb.	.15
National, 5 lb.	.36

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued and effective this 10th day of May 1943, at 12:01 a. m.

PAUL T. WINTER,
District Director,
Altoona District.

[F. R. Doc. 43-7947; Filed, May 19, 1943;
3:21 p. m.]

Region III.

[Toledo Order 1, Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR LUCAS AND WOOD COUNTIES, OHIO

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6, community "dollars-and-cents" ceiling prices for certain food items sold in class 1 retail stores located in the following areas: the County of Lucas and the Townships of Lake, Ross, Rossford and Perrysburg in Wood County, all in the State of Ohio.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community "dollars-and-cents" ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community "dollars-and-cents" ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge

no more than the ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, as computed by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Maximum Price Regulations Nos. 238 and 268, as the same may be revised from time to time.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective on May 10, 1943, at 12:01 a. m.

SEC. 6 *The community "dollars-and-cents" ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

COMMUNITY CEILING PRICES

Bananas, 1 lb.	\$0.13
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BREAD

Kroger Clock, rye, 20 oz.	.12
Kroger Clock, whole wheat, 16 oz.	.11
Kroger Clock, cracked wheat, 16 oz.	.11
Kroger Clock, raisin, 16 oz.	.12
Kroger Clock, white thron, 24 oz.	.10
Marvel, white, 24 oz.	.10
Marvel, white sandwich, 24 oz.	.11
Marvel, white Homemade, 24 oz.	.10
A & P, sesame, 16 oz.	.10
A & P, poppy seed, 16 oz.	.10
A & P, plain or seedy rye, 20 oz.	.10
A & P, whole wheat, 16 oz.	.10
A & P, cracked wheat, 16 oz.	.10
A & P, raisin, 16 oz.	.10
A & P, date & nut, 16 oz.	.15
Jersey, white, 20 oz.	.11
Bond, white, 20 oz.	.11
Walton's, white, 20 oz.	.11
Taystee, white, 20 oz.	.11
Wonder, white, 20 oz.	.11
Silver Cup, white, 20 oz.	.11
Jersey, whole or cracked wheat, 16 oz.	.11
Bond, whole or cracked wheat, 16 oz.	.11
Waltons, whole or cracked wheat, 16 oz.	.11
Taystee, whole or cracked wheat, 16 oz.	.11
Wonder, whole or cracked wheat, 16 oz.	.11
Silvercup, whole or cracked wheat, 16 oz.	.11

BUTTER

All brands:	
93 score, carton, 1 lb.	.57
92 score, carton, 1 lb.	.56
92 score, roll or print, 1 lb.	.55

CEREALS

Ralston, instant wheat, 16 oz.	.25
Nation Wide, quick oats, 3 lb.	.23
Nation Wide, Regular Oats, 3 lb.	.23
Old Fashioned Mills, Enright's Cereal, 28 oz.	.23
Red & White, Wheat Cereal, 28 oz.	.15

COMMUNITY CEILING PRICES—Continued

CEREALS—continued

Red & White, Reg. or Quick Oats, 48 oz.	\$0.23
Red & White, Rolled Oats, 5 lb.	.39
Red & White, Reg. or Quick Oats, 20 oz.	.10
Table King, Reg. or Quick Oats, 20 oz.	.09
Table King, Quick Oats, 48 oz.	.20
Harnett & Hewitt, Reg. or Quick Oats, 20 oz.	.10
Harnett & Hewitt, Reg. or Quick Oats, 48 oz.	.20
Maltex Co., Maltex, 22 oz.	.26
Pillsbury, Hominy Grits, 22 oz.	.10
Pillsbury, Farina, 28 oz.	.16
Micer Cereal Co., Golden Center Toasted Wheat Germs, 1 lb.	.27
Quaker, Rolled Oats, 22½ lb.	1.39
Quaker, Reg. or Quick Oats, 5 lb.	.35
Quaker, Crystal Wedding Oats, 48 oz.	.22
Red & White, Bran Flakes, 15 oz.	.11
Red & White, Bran Flakes, 8 oz.	.08
Red & White, Corn Flakes, 11 oz.	.09
Red & White, Puffed Rice, 6 oz.	.10
Red & White, Puffed Wheat, 8 oz.	.09
Wheatena Co., Wheatena, 22 oz.	.26
Quaker, China Mother's Oats, 48 oz.	.33
Quaker, Rolled Oats, 48 oz.	.26
Quaker, Rolled Oats, 20 oz.	.12
Quaker, Rolled Oats, 5 lb.	.34
Quaker, Farina, 14 oz.	.10
Pillsbury, Farina, 14 oz.	.10
Quaker, Pettijohns, 22 oz.	.20
Nation Wide, Regular Oats, 20 oz.	.11
Nation Wide, Quick Oats, 20 oz.	.11
Campbell Cereal Co., Malt-O-Meal, 26 oz.	.26
Cream of Wheat Co., Cream of Wheat, 14 oz.	.15
Cream of Wheat Co., Cream of Wheat, 28 oz.	.26
Cream of Wheat Co., Zing Wheat Germ, 14 oz.	.23
Post Gen. Food, Grape Nut Wheat Meal, 16 oz.	.15
Little Crow Co., Cocoa Wheat, 24 oz.	.24
Quaker, Hominy Grits, 24 oz.	.09
Quaker, Cup & Saucer Oats, 48 oz.	.33
Quaker, Toy Oats, 32 oz.	.24
Quaker, Crystal Wedding Oats, 16 oz.	.11
Ralston, Wheat Cereal, 24 oz.	.25
Jersey Cereal Co., Corn Flakes, 11 oz.	.09
Kellogg, Corn Flakes, 11 oz.	.10
Kellogg, Corn Flakes, 18 oz.	.14
Kellogg, Corn Flakes, 6 oz.	.06
Quaker, Puffed Wheat, 4 oz.	.11
Quaker, Crackels, 8 oz.	.10
Quaker, Puffed Rice, 4½ oz.	.13
Quaker, Muffets, 8 oz.	.10
Ralston, Corn Flakes, 11 oz.	.09
Nation Wide, Puffed Wheat, 6 oz.	.07
Nation Wide, Corn Flakes, 11 oz.	.09
Nation Wide, Puffed Rice, 4 oz.	.07
Nation Wide, Bran Flakes, 8 oz.	.08
Ralston, Ry-Krisp, 6 oz.	.14
Haydens, Wheat Germ, 10 oz.	.21
Quaker, Muffets, 8 oz.	.10
Chicago Purity Mills, Puffed Rice, 4 oz.	.07
Chicago Purity Mills, Puffed Wheat, 6 oz.	.07
Jersey Cereal Co., Wheat Flakes, 8 oz.	.09
Jersey Cereal Co., Munch Wheat, 7 oz.	.08
Battle Creek Health, Wheat Bran, 20 oz.	.17
Millers, Bran Flakes, 11 oz.	.11
Checker, Exploded Wheat, 8 oz.	.08
Blair Milling Co., Certified Wheat Kernels, 8 oz.	.09
Post, Gen. Foods, Post Toasties, 6 oz.	.06
Post, Gen. Foods, Shredded Whole Bran, 10 oz.	.14
Kellogg, Krumbles, 8 oz.	.13
Kellogg, Pep, 8 oz.	.11
Kellogg, Shredded Wheat, 12 oz.	.12
Nat'l Biscuit Co., Shredded Wheat, 12 oz.	.13
Post, Gen. Foods, Grape Nuts, 12 oz.	.16
Post, Gen. Foods, Toasties, 18 oz.	.14
Post, Gen. Foods, Toasties, 11 oz.	.10

COMMUNITY CEILING PRICES—Continued

CEREALS—continued

Post, Gen. Foods, Grape Nut Flakes, 7 oz.	\$0.11
Post, Gen. Foods, Grape Nut Flakes, 12 oz.	.16
General Mills, Cheerioats, 7 oz.	.13
Kellogg, Wheat Krispies, 8 oz.	.13
Jersey Cereal, Bran Flakes, 15 oz.	.11
Post, Gen. Foods, Bran Flakes, 8 oz.	.11
Kellogg, Bran Flakes, 8 oz.	.11
Kellogg, Bran Flakes, 14 oz.	.16
Post, Gen. Foods, Bran Flakes, 14 oz.	.16
Kellogg, Variety Packages	.26
Ralston, Shredded, 12 oz.	.13
Kellogg, Rice Krispies, 5½ oz.	.14
Kellogg, All Bran, 16 oz.	.22
Kellogg, All Bran, 10 oz.	.14
Pillsbury, All Bran, 20 oz.	.17
Post, Gen. Foods, Variety Packages	.26
General Mills, Kliz, 7 oz.	.14
Skinner Mfg. Co., Raisin Bran, 10 oz.	.13
General Mills, Wheaties, 8 oz.	.13
Tiedtke's, Minute Rolled Oats, 48 oz.	.19
Monarch, Food of Wheat, 1½ lb.	.16
Monarch, Food of Wheat, 1 lb.	.09
Monarch, Farina, 1 lb.	.09
Monarch, Reg. or Quick Oats, 20 oz.	.13
Monarch, Reg. or Quick Oats, 48 oz.	.25
Monarch, Wheat Hearts, 1 lb.	.09
Monarch, Corn Flakes, 11 oz.	.10
Monarch, Wheat Flakes, 8 oz.	.11
Monarch, Breakfast Wheat, 8 oz.	.09
Monarch, Breakfast Wheat, 4 oz.	.06
Monarch, Breakfast Rice, 4 oz.	.08

CHEESE, PACKAGED

Kraft, Philadelphia Cream, 3 oz. pkg.	.12
Kraft, Velveta, 8 oz. ctn.	.24
Kraft, American, 8 oz. ctn.	.22
Kraft, American, 1 lb. ctn.	.42
Kraft, American, 2 lb. ctn.	.83
Borden, American, 8 oz. ctn.	.24
Kraft, Roquefort, 5 oz. glass.	.24
Kraft, Old English, 5 oz. glass.	.24
Kraft, All other types, 5 oz. glass.	.20

COFFEE

Beechnut, Ground, 1 lb. glass.	.40
Maxwell House, Ground, 1 lb. glass.	.38
Kaffee Hag, Ground, 1 lb. glass.	.40
Sanka, Ground, 1 lb. glass.	.41
Geo. Washington, Ground, 4 oz. glass.	1.19
Del Monte, Ground, 1 lb. glass.	.38
Geo. Washington, Ground, 1¼ cz. glass.	.39
Maxwell House, Ground, 2 lb. glass.	.74
Karavan, Ground, 1 lb. bag.	.35
Geo. Washington, Ground, 1 oz. glass.	1.93
Geo. Washington, Ground, 16 oz. glass.	3.71
Geo. Washington, Ground, 2½ oz. glass.	.76
Breakfast Maid, Whole Bean, 1 lb. bag.	.23
Breakfast Maid, Whole Bean, 3 lb. bag.	.68
Oak Leaf, Ground, 1 lb. glass.	.30
Fellbach, Ground, 1 lb. glass.	.37
Red & White, Ground, 1 lb. glass.	.35
Quaker, Ground, 1 lb. glass.	.33
Table King, Whole Bean, 1 lb. bag.	.27
Harnett & Hewitt, Ground, 1 lb. glass.	.37
Sun Kist, Ground, 1 lb. glass.	.32
Chef, Ground, 1 lb. glass.	.33
Old Tavern, Ground, 1 lb. tin.	.31
Royal Treat, Whole Bean, 1 lb. bag.	.27
Empire, Whole Bean, 1 lb. bag.	.23
Blue Boy, Whole Bean, 1 lb. bag.	.24
Green Label, Whole Bean, 1 lb. bag.	.26
C. & C., Whole Bean, 1 lb. bag.	.24
Seven Day, Whole Bean, 1 lb. bag.	.25
Aristocrat, Whole Bean, 1 lb. bag.	.29
Monarch, Ground, 1 lb. ctn.	.32
Bokar, Whole Bean, 1 lb. bag.	.26
Red Circle, Whole Bean, 1 lb. bag.	.24
8 O'Clock, Whole Bean, 1 lb. bag.	.21
French Brand, Whole Bean, 1 lb. bag.	.26
Spotlight, Whole Bean, 1 lb. bag.	.21
Country Club, Whole Bean, 1 lb. bag.	.28
Breakfast Blend, Ground, 1 lb. bag.	.25
Parkwood, Ground, 1 lb. bag.	.27
Extra Special, Ground, 1 lb. bag.	.33
Hills Bros., Ground, 1 lb. glass.	.36

COMMUNITY CEILING PRICES—Continued

EGGS¹

Grade A, extra large	\$0.51
Grade A, large	.49
Grade B, large	.47
Grade C, large	.44
Assorted grades, large	.44
Grade A, medium	.45
Grade B, medium	.43
Grade C, medium	.40
Grade A, small	.37
Grade B, small	.35
Grade C, small	.32

FISH, PROCESSED

Basket Brand, Salmon, Red, 1 lb. can.	.49
Red Poppy, Salmon, Sockeye, 1½ lb. can.	.37
Demings, Salmon, Red, 8 oz. can.	.33
Demings, Salmon, Red, 1 lb. tall can.	.49
Demings, Salmon, Red, 1 lb. flat can.	.51
Alamo, Tuna, 7 oz. can.	.39
Eat Well, Tuna, 7 oz. can.	.36
A & P, Tuna, Fancy, 7 oz. can.	.41
Sultana, Tuna, Fancy, 7 oz. can.	.32
Sultana, Tuna, Flakes, 6 oz. can.	.27
A & P Sardines, Tomato Sauce, No. 1 Oval	.13
Cold Stream, Salmon, Pink, No. 1 can.	.22
Perfect Strike, Salmon, Chum, No. 1 can.	.21
Some Strike, Salmon, Medium Red, No. 1 can.	.31
Cold Stream, Salmon, Pink, 7½ oz. can.	.14
Sunnybrook, Salmon, Red, 7½ oz. can.	.23
Country Club, Salmon, Red, tall, No. 1 can.	.39
Country Club, Salmon, Red, flat, No. ½ can.	.34
Monarch, Lobster, 12 oz. can.	1.01
Monarch, Shrimp, Gumbo cleaned, No. 1 can.	.52
Monarch, Salmon, Puget Sound Sockeye, No. ½ can.	.38
Monarch, Red Alaska Sockeye, tall, No. 1 can.	.50
Yacht Club, Fancy Silverside, Med. Red, No. ½ can.	.27
Yacht Club, Fancy Silverside, Med. Red, No. 1 can.	.39
Waif, Salmon, Pink, No. ½ can.	.20
Yacht Club, Tuna, Light Meat, No. ¼ can.	.24
Yacht Club, Sardines, Boneless Fillet, 8 oz. can.	.17
Mother of Pearl, Salted Cod, 1 lb. box.	.44
Red Jacket, Lobster, No. ½ can.	.54
Red Jacket, Lobster, No. ¼ can.	.30
Rio Del Mar, Sardines, 8 oz. can.	.17
Pilchards, Sardines, Tomato Sauce, No. 1 oval.	.17
Pilchards, Sardines, Coronada, 15 oz. can.	.17
40 Fathom, Shrimp, Medium Wet, 7 oz. can.	.37
Barnacle Bill, Shrimp, Medium Wet, 7 oz. can.	.32
Gulf Kist, Shrimp, Large Wet, 7 oz. can.	.39
Red Top, Salmon, Red, No. 1 tall can.	.38
Silver Bar, Salmon, Medium Red, No. 1 tall can.	.39
Raceland, Salmon, Chum, No. ½ can.	.17
Raceland, Salmon, Chum, No. 1 can.	.26
Humpty Dumpty, Salmon, Chum, No. 1 can.	.26
Rosedale, Salmon, Medium Red, 16 oz. can.	.38
Rapid River, Salmon, Pink, No. 1 can.	.27
Black Top, Salmon, Pink, No. 1 can.	.27
Happy Vale, Salmon, Pink, 16 oz. can.	.27
Table King, Salmon, Pink, No. 1 can.	.27
Silver Rapids, Salmon, Pink, No. 1 can.	.27
Recipe, Salmon, Pink, No. 1 can.	.27
Libby, Salmon, Red, 7 oz. can.	.33
Libby, Salmon, Red, 16 oz. can.	.49
Red & White, Salmon, Red, No. 1 can.	.49

¹ Add 2¢ to above figures if packed in sealed carton.

COMMUNITY CEILING PRICES—Continued

FISH, PROCESSED—continued

Quaker, Salmon, Red, No. 1/2 can.	\$0.33
Quaker, Salmon, Red, No. 1 can.	.49
Belle Isle, Tuna, Light Meat, 7 oz. can.	.39
Starr Kist, Tuna, Grated, 6 oz. can.	.32
Breast-O-Chicken, Tuna, White Meat, 7 oz. can.	.48
Alliance, Tuna, Light Meat, No. 1/2 can.	.39
Alliance, Tuna, Flakes, 6 oz. can.	.36
Chicken of the Sea, Tuna, Grated, 7 oz. can.	.34
Triton, Tuna, Yellow Tail, 7 oz. can.	.36
Val Vita, Tuna, Light Meat, No. 1/2 can.	.43

FLOUR AND FLOUR MIXES

Tiedtke's Best, All Purpose, 5 lb. bag.	.30
Tiedtke's Best, All Purpose, 24 1/2 lb. bag.	1.23
Tiedtke's Best, Pancake, 5 lb. bag.	.22
Country Club, Pancake, 5 lb. bag.	.21
Country Club, Pancake, 1 1/4 lb. pkg.	.06
Country Club, Cake Flour, 2 3/4 lb. pkg.	.19
Monarch, Cake Flour, 2 3/4 lb. pkg.	.25
Monarch, Pancake, 20 oz. pkg.	.13
Monarch, Pancake, 3 1/4 lb. pkg.	.25
Sunnyfield, Cake Flour, 2 3/4 lb. pkg.	.20
Sunnyfield, Pancake Flour, 20 oz. pkg.	.07
Sunnyfield, Pancake Flour, 5 lb. bag.	.21
Sunnyfield, Pancake Flour, Buckwheat, 20 oz. pkg.	.08
Sunnyfield, Pancake, Buckwheat, 5 lb. bag.	.28
Iona, Family, 24 1/2 lb. bag.	1.05
Iona, Family, 49 lb. bag.	2.05
Sunnyfield, Pastry, 24 1/2 lb. bag.	1.10
Sunnyfield, Pastry, 12 1/4 lb. bag.	.59
Sunnyfield, Pastry, 10 lb. bag.	.49
Sunnyfield, Pastry, 5 lb. bag.	.26
Sunnyfield, Family, 24 1/2 lb. bag.	1.08
Sunnyfield, Family, 12 1/4 lb. bag.	.54
Sunnyfield, Family, 5 lb. bag.	.24
Sunnyfield, Family, 49 lb. bag.	1.99
Bisquick, Biscuit, 20 oz. pkg.	.38
Bisquick, Biscuit, 40 oz. pkg.	.38
Flako, Pie Crust Mix, 8 oz. pkg.	.15
Flakorn, Pie Crust Mix, 11 3/4 oz. pkg.	.16
Swansdown, Cake Flour, 2 3/4 lb. pkg.	.32
Soft as Silk, Cake Flour, 2 3/4 lb. pkg.	.32
Nation Wide, Cake Flour, 2 3/4 lb. pkg.	.24
Sno-sheen, Cake Flour, 2 3/4 lb. pkg.	.32
Red & White, Cake Flour, 2 3/4 lb. pkg.	.25
Table King, All Purpose Flour, 5 lb. bag.	.34
Table King, All Purpose Flour, 24 1/2 lb. bag.	1.48
Silver Leaf, Soft Wheat Flour, 5 lb. bag.	.29
Silver Leaf, Soft Wheat Flour, 24 1/2 lb. bag.	2.48
Camp's Pansy, All Purpose Flour, 5 lb. bag.	.34
Camp's Pansy, All Purpose Flour, 24 1/2 lb. bag.	1.43
Duff's, Ginger Bread Mix, 14 oz. pkg.	.25
X-Pert, Ginger Bread Mix, 14 oz. pkg.	.22
Duff's, Devil's Food Mix, 14 oz. pkg.	.25
X-Pert, Devil's Food Mix, 14 1/2 oz. pkg.	.22
Duff's, Waffle Mix, 14 oz. pkg.	.25
Dromedary, Gingerbread Cake Mix, 14 1/2 oz. pkg.	.22
Henkel's, Cake Flour, 5 lb. bag.	.50
Nation Wide, All Purpose Flour, 24 1/2 lb. bag.	1.34
Nation Wide, All Purpose Flour, 12 1/4 lb. bag.	.69
Nation Wide, All Purpose Flour, 5 lb. bag.	.33
Pillsbury's Best, All Purpose Flour, 10 lb. bag.	.69
Pillsbury's Best, All Purpose Flour, 5 lb. bag.	.38
Henkel's, Velvet Pastry Flour, 5 lb. bag.	.50
Town Crier, All Purpose Flour, 98 lb. bag.	5.81
Town Crier, All Purpose Flour, 24 1/2 lb. bag.	1.50
Town Crier, All Purpose Flour, 12 1/4 lb. bag.	.77
Town Crier, All Purpose Flour, 5 lb. bag.	.35

COMMUNITY CEILING PRICES—Continued

FLOUR AND FLOUR MIXES—continued

Baker's Great Strength, All Purpose Flour, 98 lb. bag.	\$4.90
Enright, Whole Wheat Flour, 98 lb. bag.	5.25
Hayden's, Graham Flour, 5 lb. bag.	.33
Gold Medal, All Purpose Flour, 24 1/2 lb. bag.	1.62
Gold Medal, All Purpose Flour, 10 lb. bag.	.69
Gold Medal, All Purpose Flour, 5 lb. bag.	.37
Home Baker, All Purpose Flour, 24 1/2 lb. bag.	1.48
Home Baker, All Purpose Flour, 5 lb. bag.	.34
Red & White, All Purpose Flour, 24 1/2 lb. bag.	1.26
Red & White, All Purpose Flour, 10 lb. bag.	.55
Red & White, All Purpose Flour, 5 lb. bag.	.31
Purity, All Purpose Flour, 24 1/2 lb. bag.	1.28
Purity, All Purpose Flour, 5 lb. bag.	.31
All American, All Purpose Flour, 24 1/2 lb. bag.	1.28
All American, All Purpose Flour, 5 lb. bag.	.31
Mother's Best, All Purpose Flour, 98 lb. bag.	5.21
Mother's Best, All Purpose Flour, 24 1/2 lb. bag.	1.34
Mother's Best, All Purpose Flour, 5 lb. bag.	.33
Pillsbury's, All Purpose Flour, 24 1/2 lb. bag.	1.61
Aunt Jemima, Pancake Flour, 20 oz. pkg.	.13
Famo, Pancake Flour, 1 1/4 oz. pkg.	.09
Famo, Pancake Flour, 5 lb. bag.	.30
Red & White, Pancake Flour, 20 oz. pkg.	.09
Red & White, Pancake Flour, 5 lb. bag.	.26
McKenzie, Buttermilk Flour, 3 3/4 lb. bag.	.34
McKenzie, Wheat, Corn & Rice, 3 3/4 lb. bag.	.25
Pillsbury, Pancake Flour, 20 oz. pkg.	.12
Swanton, Pancake Flour, 3 3/4 lb. bag.	.30
Aunt Jemima, Buckwheat Flour, 20 oz. pkg.	.15
Pillsbury, Buckwheat Flour, 20 oz. pkg.	.14
Red & White, Buckwheat Flour, 20 oz. pkg.	.09
Red & White, Buckwheat Flour, 5 lb. bag.	.28
McKenzie, Buckwheat Flour, 3 3/4 lb. bag.	.28
Swanton, Buckwheat Flour, 3 3/4 lb. bag.	.27
Swanton, Pure Buckwheat Flour, 5 lb. bag.	.29

CITRUS FRUITS AND JUICES, CANNED

Monarch, Grapefruit Juice, No. 2 can.	.16
Monarch, Grapefruit Juice, No. 3 can.	.37
Country Club, Grapefruit Juice, uns., No. 2 can.	.12
Country Club, Grapefruit Juice, 46 oz. can.	.30
Country Club, Grapefruit Juice, sw., No. 2 can.	.13
A & P, Grapefruit Juice, uns., 46 oz. can.	.30
Apte, Grapefruit Juice, uns., 46 oz. can.	.13
Apte, Grapefruit Juice, uns., No. 2 can.	.16
Highlight, Grapefruit Juice, nat., 18 oz. can.	.16
Polk, Grapefruit Juice, uns., 18 oz. can.	.16
Silvernet, Grapefruit Juice, nat., 18 oz. can.	.16
Quaker, Grapefruit Juice, uns., 18 oz. can.	.16
Dr. Phillips, Grapefruit Juice, sw., 46 oz. can.	.42
Texsun, Grapefruit Juice, sw., 46 oz. can.	.37
Silvernet, Grapefruit Juice, sw., 46 oz. can.	.37
R & W, Grapefruit Juice, sw., 46 oz. can.	.36
Texsun, Grapefruit Juice, nat., 46 oz. can.	.37
R & W, Grapefruit Juice, nat., 46 oz. can.	.35
Polk, Grapefruit Juice, uns., 46 oz. can.	.36
Silvernet, Grapefruit Juice, nat., 46 oz. can.	.36
Table King, Grapefruit Juice, uns., 46 oz. can.	.37

COMMUNITY CEILING PRICES—Continued

CITRUS FRUITS AND JUICES, CANNED—continued

Libby, Grapefruit Juice, 20 oz. can.	\$0.19
Texsun, Grapefruit Juice, 20 oz. can.	.16
R & W, Grapefruit Juice, sw., 18 oz. can.	.16
Highlight, Grapefruit Juice, sw., 18 oz. can.	.16
Silvernet, Grapefruit Juice, sw., 18 oz. can.	.16
Dr. Phillips, Grapefruit Juice, sw., 18 oz. can.	.17
R & W, Grapefruit Juice, nat., 18 oz. can.	.16
Tree Sweet, Orange Juice, 12 oz. can.	.15
Apte, Lime Juice, 7 3/4 oz. can.	.10

DRIED FRUITS, PACKAGED

Country Club, Seeded Raisins, 15 oz. can.	.14
Country Club, Seedless Raisins, 15 oz. can.	.12
A & P, Seedless Raisins, 15 oz. can.	.12
A & P, Seeded Raisins, 15 oz. can.	.14
A & P, Medium Prunes, 2 lb. can.	.26
A & P, Large Prunes, 1 lb. can.	.16
Sultana, Medium Prunes, 2 lb. can.	.28
Red & White, Fancy Seeded Raisins, 15 oz. can.	.17
Honor, Seeded Raisins, 15 oz. can.	.17
Quaker, Fancy Seeded Raisins, 15 oz. can.	.17
Table King, Choice Seeded Raisins, 15 oz. can.	.17
Fellbach, Seeded Raisins, 15 oz. can.	.17
Quaker, Seedless Raisins, 15 oz. can.	.15
Table King, Seedless Raisins, 15 oz. can.	.15
Red & White, Fancy Seedless Raisins, 15 oz. can.	.15
Sunsweet, Fancy Seedless Raisins, 15 oz. can.	.15
Dromedary, Dates, 10 oz. can.	.28
Red & White, Medium Prunes, 1 lb. can.	.18
Red & White, Medium Prunes, 2 lb. can.	.35
Quaker, Medium Prunes, 1 lb. can.	.18
Quaker, Medium Prunes, 2 lb. can.	.34
Quaker, Large Prunes, 2 lb. can.	.37
Quaker, Large Prunes, 1 lb. can.	.19
Sunsweet, Large Prunes, 1 lb. can.	.19
Sunsweet, Large Prunes, 2 lb. can.	.36
Sunsweet, Medium Prunes, 2 lb. can.	.34
Sunsweet, Extra Large Prunes, 1 lb. can.	.20

HONEY

Parkwood, Honey, 46 oz. can.	.69
Parkwood, Honey, 22 oz. can.	.39
Parkwood, Honey, Pail, 5 lb. pail.	1.35
Monarch, Fancy White Strained Honey, 16 oz. glass.	.55
Sioux B, Honey, 1 lb. can.	.34
Farmella, Honey, 16 oz. can.	.40

LARD

Lard, Open Kettle Rendered, 1 lb. can.	.20
Lard, Open Kettle Rendered, 2 lb. can.	.40
Lard, Open Kettle Rendered, 4 lb. can.	.80

MACARONI AND NOODLE PRODUCTS

Monarch, Straight, Elbow, Sea Shell Macaroni, 1 lb. carton.	.14
Monarch, Long, Elbow, Fine, Spaghetti, 1 lb. carton.	.14
Monarch, Fancy Egg, Fine, Medium, Wide, Noodles, 8 oz. carton.	.13
Monarch, Fancy Egg, Fine, Medium, Wide, Noodles, 8 oz. carton.	.13
Country Club, Straight Macaroni, 7 oz. carton.	.05
Country Club, Elbow Macaroni, 7 oz. carton.	.05
Country Club, Straight Spaghetti, 7 oz. carton.	.05
Country Club, Straight Macaroni, 1 lb. carton.	.11
Country Club, Elbow Macaroni, 1 lb. carton.	.11
Country Club, Shell Macaroni, 1 lb. carton.	.11
Country Club, Straight Spaghetti, 1 lb. carton.	.11
Country Club, Elbow Spaghetti, 1 lb. carton.	.11
Country Club, Fine Noodles, 4 oz. carton.	.06
Country Club, Medium Noodles, 4 oz. carton.	.06

COMMUNITY CEILING PRICES—Continued

MACARONI AND NOODLE PRODUCTS—continued

Country Club, Broad Noodles, 4 oz. carton	\$0.06
Country Club, Broad Noodles, 8 oz. bag	.11
Country Club, Medium Noodles, 8 oz. bag	.11
Country Club, Fine Noodles, 8 oz. bag	.11
Country Club, Broad Noodles, 1 lb. bag	.18
Country Club, Medium Noodles, 1 lb. bag	.18
Country Club, Fine Noodles, 1 lb. bag	.18
Encore, Medium Noodles, 1 lb. bag	.18
Encore, Fine Noodles, 1 lb. bag	.18
Encore, Broad Noodles, 1 lb. bag	.18
Ann Page, Straight Spaghetti, 3 lb. bag	.28
Ann Page, Straight Macaroni, 3 lb. bag	.28
Ann Page, Elbow Macaroni, 3 lb. bag	.28
Ann Page, Elbow Macaroni, 2 lb. bag	.19
Ann Page, Sea Shell Macaroni, 2 lb. bag	.19
Ann Page, Straight Spaghetti, 2 lb. bag	.19
Ann Page, Straight Macaroni, 1 lb. bag	.11
Ann Page, Elbow Macaroni, 1 lb. bag	.11
Ann Page, Straight Spaghetti, 1 lb. bag	.11
Ann Page, Elbow Spaghetti, 1 lb. bag	.11
Ann Page, Vermicelli Macaroni, 1 lb. bag	.11
Ann Page, Sea Shell Macaroni, 1 lb. bag	.11
Ann Page, Straight Macaroni, 7 oz. bag	.05
Ann Page, Elbow Macaroni, 7 oz. bag	.05
Ann Page, Straight Spaghetti, 7 oz. bag	.05
Ann Page, Thin Spaghetti, 7 oz. bag	.05
Oak Leaf, Noodles, 14 oz.	.20
Russo, Noodles, 1 lb.	.18
Chef, Noodles, 1 lb.	.20
Foulds, Noodles, 5 oz.	.10
Muellers, Noodles, 6 oz.	.12
Muellers, Noodles, 12 oz.	.18
Red & White, Spaghetti, 8 oz.	.09
Nation Wide, Spaghetti, 8 oz.	.09
Foulds, Spaghetti, 8 oz.	.10
Red Cross, Spaghetti, 7 oz.	.06
Muellers, Spaghetti, 16 oz.	.16
Muellers, Spaghetti, 9 oz.	.12
Tenderoni, Macaroni, 6 oz.	.11
Foulds, Macaroni, 8 oz.	.10
Nation Wide, Macaroni, 8 oz.	.09
Red Cross, Macaroni, 7 oz.	.06
Red & White, Macaroni, 8 oz.	.09
Muellers, Macaroni, 9 oz.	.12
Feilbach, Noodles, 12 oz.	.17
Red & White, Noodles, 8 oz.	.13

MILK, FLUID

All Brands, reg. or standard, qt. bottle	.15
All Brands, special high test, qt. bottle	.16

MILK, EVAPORATED AND CONDENSED

Evaporated:	
Tiedtke's, 14½ oz. can	.09
Carnation, 14½ oz. can	.11
Pet, 14½ oz. can	.11
Lion, 14½ oz. can	.11
Gold Cross, 14½ oz. can	.11
Silver Coin, 14½ oz. can	.11
Van Camp, 14½ oz. can	.11
Libbys, 14½ oz. can	.11
Jerzee, 14½ oz. can	.11
Oak Leaf, 14½ oz. can	.11
Nation Wide, 14½ oz. can	.11
Page Milk Co., 14½ oz. can	.11
Kreamo, 14½ oz. can	.11
Red & White, 14½ oz. can	.11
Armours, 14½ oz. can	.11
Table King, 14½ oz. can	.11
Quaker, 14½ oz. can	.11
Kroger Country Club, 14½ oz. can	.09
Kroger Country Club, 6 oz. can	.05
A & P Whitehouse, 14½ oz. can	.09
A & P Whitehouse, 6 oz. can	.05
Swifts, 14½ oz. can	.11
Swifts, 6 oz. can	.05

COMMUNITY CEILING PRICES—Continued

MILK, EVAPORATED AND CONDENSED—continued

Evaporated—Continued.	
Armours, 6 oz. can	\$0.05
Libbys, 6 oz. can	.05
Lion, 6 oz. can	.05
Red & White, 6 oz. can	.05
Nation Wide, 6 oz. can	.05
Pet, 6 oz. can	.05
Carnation, 6 oz. can	.05
Quaker, 6 oz. can	.05
Table King, 6 oz. can	.05
Condensed:	
Eagle, 7½ oz. can	.11
Eagle, 15 oz. can	.21
A & P Whitehouse, 14½ oz. can	.12

SALAD OILS

Tom Soya, salad oil, 8 oz.	.26
Mazola, salad oil, 16 oz. tin	.34
Mazola, salad oil, 16 oz. glass	.36
Wesson, salad oil, 32 oz. tin	.65
Mazola, salad oil, 32 oz. tin	.65
Mazola, salad oil, 32 oz. glass	.68
Olivette, salad oil, 32 oz.	1.06
Wesson, salad oil, 16 oz. glass	.34
Wesson, salad oil, 32 oz. glass	.67

PEANUT BUTTER

Oak Leaf, regular, 6 oz. glass	.17
Oak Leaf, regular, 12 oz. glass	.29
Oak Leaf, regular, 16 oz. glass	.36
Oak Leaf, regular, 32 oz. glass	.69
Parkwood, regular, 2 lb. glass	.51
Table King, regular, 4 oz. glass	.13
Table King, regular, 12 oz. glass	.29
Table King, regular, 24 oz. glass	.54
Peanut Krunch, regular, 9 oz. glass	.27
Quaker, regular, 16 oz. glass	.39
Win You, regular, 16 oz. glass	.39
Win You, regular, 24 oz. glass	.93
Peter Pan, regular, 4½ oz. glass	.15
Peter Pan, regular, 13 oz. glass	.40
Quaker, regular, 12 oz. glass	.29
Blue & White, regular, 4 oz. glass	.13
Golden Glo, regular, 16 oz. glass	.36
Holsum, regular, 16 oz. glass	.47
Red & White, regular, 16 oz. glass	.40
Ann Page, regular, 1 lb. glass	.32
Ann Page, regular, 2 lb. glass	.58
Ann Page, regular, 8 oz. glass	.17
Sultana, regular, 1 lb. glass	.29
Country Club, peanut crush, 1 lb. glass	.33
Sultana, regular, 2 lb. glass	.54
Embassy, regular, 1 lb. glass	.29
Embassy, regular, 32 oz. glass	.55
Monarch, krumbles & regular, 16 oz. glass	.36

POULTRY

Chickens, young, live, any weight, per lb.	.38
Chickens, young, dressed, any weight, per lb.	.44
Chickens, young, broilers and drawn fryers, under 3½ lbs., per lb.	.58
Chickens, young, roasters, drawn, 3½ lbs. or over, per lb.	.56
Chickens, fowl, live, any weight, per lb.	.34
Chickens, fowl, dressed, any weight, per lb.	.39
Chickens, fowl, drawn, any weight, per lb.	.50
Ducks, live, any weight, per lb.	.32
Ducks, dressed, any weight, per lb.	.37
Ducks, drawn, any weight, per lb.	.49

KOSHER KILLED

Chickens, young, plucked and dressed, any weight, per lb.	.45
Chickens, fowl, plucked and dressed, any weight, per lb.	.41
Ducks, plucked and dressed, any weight, per lb.	.38

SHORTENING, HYDROGENATED

Krogo, 3 lb. carton	.64
Krogo, 1 lb. carton	.22
Dexo, 3 lb. carton	.62

COMMUNITY CEILING PRICES—Continued

SHORTENING, HYDROGENATED—continued

Dexo, 1 lb. carton	\$0.22
Crisco, 3 lb. carton	.75
Crisco, 1 lb. carton	.27
Spry, 1 lb. carton	.27
Spry, 3 lb. carton	.75

SHORTENING, OTHER

Red & White, 3 lb. carton	.72
Vegetole, 4 lb. carton	.85
Vegetole, 4 lb. pall	.90
Vegetole, 1 lb. carton	.22

SUGAR

Any brand, bulk beet, 1 lb.	.07
Any brand, beet, 5 lb. bag	.36
Any brand, cane, 5 lb. bag	.37
Any brand, powdered, 1 lb. pkg.	.09
Any brand, cane, 10 lb. bag	.73
Any brand, cubes, 1 lb. pkg.	.10
C & H, cubes, 2 lb. pkg.	.20
Any brand, brown, 1 lb. pkg.	.08
Any brand, bulk brown, 1 lb.	.07

SYRUPS

Monarch, Molasses, 5 lb. glass	.73
Yacht Club, Molasses, 5 lb. glass	.41
Ann Page, Syrup Blend, 1 qt. glass	.33
Ann Page, Syrup Blend, 12 oz. glass	.16
Aunt Dina, Molasses, 12 oz. glass	.12
Aunt Dina, Molasses, 24 oz. glass	.22
Aunt Dina, Molasses, 10 lb. glass	.73
Log Cabin, Syrup Blend, 12 oz. glass	.21
Vermont Maid, Syrup Blend, 12 oz. glass	.21
Staley's, Corn Maple, 12 oz. glass	.16
Our Value, Maple Blend, 6 oz. glass	.11
Old Home, Maple Blend, 1 gal. glass	1.65
Old Home, Maple Blend, 5 gal. glass	7.71
Alaga, Cane Syrup, 24 oz. glass	.20
Alaga, Cane Syrup, 5 lb. glass	.62
Alaga, Cane Syrup, 4 lb. 14 oz. glass	.62
Alaga, Cane Syrup, 8 lb. 13 oz. glass	1.04
Alaga, Cane Syrup, 12 oz. glass	.12
Karo (green label) Corn Syrup, 1½ lb. glass	.18
Karo (blue label), Corn Syrup, 10 lb. glass	.81
Karo, Corn Syrup, 5 lb. glass	.42
Karo (blue label), Corn Syrup, 1½ lb. glass	.17
Karo (red label), Corn Syrup, 10 lb. glass	.87
Karo (red label), Corn Syrup, 5 lb. glass	.45
Karo (red label), Corn Syrup, 1½ lb. glass	.18
Brer Rabbit (green), Molasses, 12 oz. glass	.16
Brer Rabbit (green), Molasses, 24 oz. glass	.30
Brer Rabbit (gold), Molasses, 24 oz. glass	.19
Brer Rabbit (gold), Molasses, 2½ lb. tin	.36
Brer Rabbit (green), Molasses, 10 lb. glass	1.07

(Pub. Law 421 and 729, 77th Cong. E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 7th day of May, 1943.

ORT D. WEARLEY,
District Director,
Toledo, District

[F. R. Doc. 43-7946; Filed, May 19, 1943; 3:22 p. m.]

Region IV.

[Charlotte Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR
MECKLENBURG COUNTY, N. C.

SECTION 1 What this order does. In accordance with the provisions of Gen-

eral Order No. 51, this order establishes in section 7, community (dollars-and-cents) ceiling prices for certain food items sold in class 1 and class 2 retail stores located in the following area: Mecklenburg County, North Carolina.

SEC. 2 *Application to other sellers.* No seller, except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores" and "class 2 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 and class 2 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read: "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this order, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

Example: Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods. (See Section 21 of Revised MPR 233 for the meaning and method of determining "annual gross sales".)

SEC. 5 *Applicability of general order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943, at 12:01 a. m.

SEC. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

Item and brand	Type	Container	Ceiling prices by class of retailer	
			OPA-1	OPA-2
Green Beans:				
Blue Hen	Cut green string beans	#2 tin	\$0.15	\$0.15
Champion	Cut green string beans	#2 tin	.15	.15
Conqueror	Cut green string beans	#2 tin	.15	.15
Indian River	Cut green string beans	#2 tin	.12	.11
Jovial	Cut green string beans	#2 tin	.14	.13
Mountain Fresh	Cut green string beans	#2 tin	.13	.13
Our Betsy	Cut green string beans	#2 tin	.17	.17
Phillip's	Cut green string beans	#2 tin	.13	.13
Pocahontas	Cut green string beans	#2 tin	.17	.17
Powhatan	Cut green string beans	#2 tin	.14	.13
Ruskel	Cut green string beans	#2 tin	.15	.15
Superfine	Cut green string beans	#2 tin	.15	.14
Kelly	Cut green string beans	#2 1/2 tin	.19	.19
Land O'Sky	Cut green string beans	#2 1/2 tin	.17	.17
Pocahontas	Cut green string beans	#2 1/2 tin	.19	.19
Green Lima Beans:				
Conqueror	Tiny	#2 tin	.26	.26
Conqueror	Small	#2 tin	.24	.23
Conqueror	Medium	#2 tin	.20	.20
Phillip's	Medium Green & White	#2 tin	.18	.18
Pocahontas	Tiny	#2 tin	.23	.22
Powhatan	Small	#2 tin	.20	.19
Superfine	Tiny	#2 tin	.23	.23
Corn:				
Blue Ridge	Shoe Peg	#2 tin	.15	.15
Cameron	Shoe Peg	#2 tin	.15	.15
Conqueror	Shoe Peg	#2 tin	.18	.17
Pocahontas	Shoe Peg	#2 tin	.16	.16
Powhatan	Shoe Peg	#2 tin	.15	.15
Superfine	Shoe Peg	#2 tin	.14	.14
Conqueror	Cream Style	#2 tin	.17	.16
Enfield	Cream Style	#2 tin	.13	.13
Ferndale	Cream Style	#2 tin	.22	.21
Libby's	Cream Style	#2 tin	.17	.17
Lilly of the Valley	Cream Style	#2 tin	.15	.15
Phillip's	Cream Style	#2 tin	.12	.12
Pocahontas	Cream Style	#2 tin	.15	.15
Powhatan	Cream Style	#2 tin	.14	.13
Premier	Cream Style	#2 tin	.22	.22
Scott	Cream Style	#2 tin	.13	.13
Stokely	Cream Style	#2 tin	.17	.16
Del Monte	Golden Whole Kernel	#2 tin	.16	.16
Libby's	Golden Whole Kernel	#2 tin	.17	.17
Pocahontas	Golden Whole Kernel	#2 tin	.16	.15
Rosedale	Golden Whole Kernel	#2 tin	.16	.16
Conqueror	Golden Cream Style	#2 tin	.17	.16
Libby's	Golden Cream Style	#2 tin	.15	.15
Phillip's	Golden Cream Style	#2 tin	.12	.12
Turnip greens:				
Pocahontas	Turnip greens	#2 tin	.16	.16
Pocahontas	Turnip greens	#2 1/2 tin	.19	.19
Skyland	Turnip greens	#2 1/2 tin	.13	.13
Peas:				
Del Monte	#1 sieve	#2 tin	.20	.20
Happy Vale	#5 sieve	#2 tin	.16	.16
Libby's	#2 sieve	#2 tin	.20	.20
Lilly of the Valley	#3 sieve	#2 tin	.18	.18
Miss Carolina	#3 sieve	#2 tin	.17	.17
Pocahontas	#3 sieve	#2 tin	.18	.18
Powhatan	#2 sieve	#2 tin	.19	.19
Superfine	#2 sieve	#2 tin	.17	.17
Teenie Weenie	#3 sieve	#2 tin	.17	.17
Tomatoes:				
Miss Carolina	Standard	#2 tin	.12	.12
Phillip's	Standard	#2 tin	.12	.12
Pine Cone	Standard	#2 tin	.14	.13
State	Standard	#2 tin	.13	.13
Tomato Juice:				
Campbell's	14 oz.		.09	.09
Campbell's	20 oz.		.12	.12
Campbell's	46 oz.		.28	.27
Crosse & Blackwell	24 oz.		.14	.14
Heinz	18 oz.		.15	.15
Kenny's	46 oz.		.26	.26
Libby's	14 oz.		.09	.09
Musselman	18 oz.		.12	.12
Pocahontas	46 oz.		.26	.26
Pride of the Farm	46 oz.		.26	.26
Vegetable Cocktail:				
V-8	Vegetable Cocktail	18 oz. tin	.16	.16
V-8	Vegetable Cocktail	46 oz. tin	.33	.33
Canned Fruits:				
Pears				
Del Monte	Bartlett	#2 1/4 tin	.33	.32
Ferndale	Bartlett	#2 tin	.41	.41
Ken Dawn	Bartlett	#2 1/4 tin	.32	.31
Libby's	Bartlett	#2 tin	.25	.25
Prattlow	Bartlett	#2 1/4 tin	.34	.33
Prattlow	Bartlett	#2 tin	.24	.24
Tallman	Bartlett	#2 1/4 tin	.33	.33
Tallman	Bartlett	#2 tin	.22	.21
White Rose	Bartlett	#2 1/4 tin	.30	.29
White Rose	Bartlett	#2 tin	.32	.31
Peaches:				
Prattlow	Yellow Cling Sliced	#2 tin	.22	.22
Pride of Georgia	Yellow Cling Sliced	#2 tin	.14	.14
White Rose	Yellow Cling Halves	#2 tin	.28	.27
Del Monte	Yellow Cling Halves	#2 1/4 tin	.31	.31
Del Monte	Yellow Cling Halves	#2 1/4 glass	.33	.32
Ken Dawn	Yellow Cling Sliced	#2 1/4 tin	.28	.28
Libby's	Yellow Cling Sliced	#2 1/4 tin	.30	.29
Libby's	Yellow Cling Sliced	#2 1/4 glass	.33	.32
Moon Rose	Yellow Cling Sliced	#2 1/4 tin	.25	.25

Item and brand	Type	Container	Ceiling prices by class of retailer	
			OPA-1	OPA-2
Canned Fruits—Continued.				
Peaches—Continued.				
Norwood	Yellow Cling Halves	#2½ tin	\$0.31	\$0.31
Prattlow	Yellow Cling Halves	#2½ tin	.28	.23
Premier	Yellow Cling Halves	#2½ tin	.34	.33
Spartan	Yellow Cling Halves	#2½ tin	.27	.27
Summer Queen	Yellow Cling Halves	#2½ tin	.27	.25
Del Monte	Elberta	#2½ tin	.33	.33
White Rose	Elberta	#2½ tin	.36	.35
Pineapple:				
Del Monte	Sliced	#2 tin	.25	.25
Del Monte	Sliced	#2½ tin	.30	.30
Dole	Sliced	#2 tin	.25	.25
Libby's	Sliced	#2½ tin	.30	.30
Moon Rose	Sliced	#2 tin	.24	.24
Del Monte	Crushed	#2 tin	.23	.23
Moon Rose	Crushed	#2 tin	.23	.22
Prattlow	Crushed	#2 tin	.22	.22
Fruit Cocktail:				
Del Monte		#1 tin	.19	.19
Del Monte		#2½ glass	.35	.34
Libby's		#1 tin	.20	.20
Libby's		#2½ glass	.37	.36
Monarch		#2½ tin	.42	.42
Norwood		#1 tin	.21	.21
Norwood		#2½ tin	.35	.34
Prattlow		#1 tin	.20	.20
Prattlow		#2½ tin	.35	.34
Baby foods:				
Clapp's	Prunes	4½ oz. tin	.08	.08
Stokely	Prunes	4½ oz. tin	.08	.08
Gerber's	Prunes	4½ oz. tin	.08	.08
Clapp's	Carrots	4½ tins	.09	.09
Stokely	Carrots	4½ tins	.08	.08
Gerber's	Carrots	4½ tins	.08	.08
Heinz	Carrots	4½ tins	.09	.09
Beechnut	Carrots	4½ glass	.10	.10
Gerber's	Custard Pudding	4½ tin	.08	.08
Clapp's	Spinach	4½ tin	.09	.09
Stokely	Spinach	4½ tin	.08	.08
Gerber's	Spinach	4½ tin	.08	.08
Beechnut	Spinach	4½ glass	.10	.10
Clapp's	Prunes Junior	6½ tin	.11	.10
Clapp's	Apple Sauce	6½ tin	.11	.11
Clapp's	Pears	4½ tin	.09	.09
Gerber's	Mixed Vegetables	4½ tin	.08	.08
Clapp's	Vegetable Soup	4½ tin	.08	.08
Stokely	Vegetable Soup	4½ tin	.09	.08
Gerber's	Vegetable Soup	4½ tin	.08	.08
Libby	#1	4½ oz. tin	.08	.08
Libby	#3	4½ oz. tin	.08	.08
Libby	#6	4½ oz. tin	.08	.08

(Pub. Laws 421 and 729, 77th Cong.—E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681—Gen. Order 51, 8 F.R. 6008).

Issued this the 15th day of May 1943.

L. WILLIAM DRISCOLL,
District Director,
Charlotte District.

[F. R. Doc. 43-7863; Filed, May 18, 1943;
3:16 p. m.]

Region V.

[Oklahoma Order G-2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR DESIGNATED OKLAHOMA COUNTIES

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, and Amendment 1 to General Order No. 51, this order establishes in section 6, community (dollars and cents) ceiling prices for certain food items sold in class 1 retail stores located in the following areas: Oklahoma, Canadian, and Cleveland Counties, Oklahoma.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community (dollars and cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for

"class 1 retail stores". (A class 1 retail store is an independent retail establishment doing less than \$50,000 annual gross volume.) All other sellers must continue to charge no more than ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4" which ever applies so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, and Amendment No. 1 to General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective on May 19, 1943.

SEC. 6 *The community (dollars and cents) ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

COMMUNITY CEILING PRICES

VEGETABLES

xxiv. Peas:

Del Monte midget, #2	\$0.23
Del Monte early garden, #2	.20
Del Monte early garden, #303	.19
Del Monte early June, #303	.20
Happy Vale 3-sieve, #2	.16
Rosedale 2-sieve, #2	.19
Lakeside 3-sieve, #2	.18
Mission sugar, #2	.16
Cameo, large, #303	.14
Uncle William, large, #303	.16
Kuner, garden, #303	.16
Green giant, #303	.18

xxv. Canned beans:

Cut green:

Baron, #2	.12
Dependable, #2	.12
LeGrand, #2	.13
Alma, #2	.13
Quail, #2	.14
Uncle William, #2	.15
Lindale, #2	.15
Kuner, #2	.17
Polar Bear, #2	.18

Whole green:

Del Monte, #2	.18
Del Monte, #303	.16
Del Monte, glass, #303	.18
Libby's 3-sieve, #2	.21
Marshall, #2	.16
Empson, #2	.19
Uncle William, #2	.16

Sliced refugee:

Diamond A, #2	.20
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Cut waxed:

Treasure State, #2	.13
Uncle William, #2	.15
Marshall, #2	.15

Whole wax:

Marshall, small #2	.16
Uncle William, #2	.16

xxvi. Corn:

Quail, country gentleman cream style, #2	.16
Quail, golden, whole kernel, #2	.17
Quail, country gentleman whole kernel, #2	.18
Stero-Vac, golden bantam grain corn, #2	.16
Stero-Vac, white bantam grain corn, #2	.17
Libby's, golden, sweet, #2	.16
Libby's, golden, sweet, cream style, #303	.13
Del Monte, golden, cream style, #303	.13
Del Monte, golden, cream style, #2	.16
Del Monte, country gentleman, #303	.14
Del Monte, country gentleman, white, #2	.16
Del Monte, tiny kernel, #303	.14
Del Monte, golden, whole kernel, #303	.17
Happy Vale, sugar corn, #2	.13
Nu-Crest, sugar corn, cream style, #2	.13
Iowa, cream style, #2	.13
Trelles, golden, cream style, #2	.13
LeGrand, cream style, #2	.13
Uncle William, whole kernel, white, #2	.14
Polar Bear, golden, cream style, #2	.15

xxvii. Tomato juice:

Campbell's, 14 oz.	.09
Campbell's, 20 oz.	.12
Campbell's, 47 oz.	.28
Quail, 18 oz.	.11
Quail, 46 oz.	.26
American beauty, 8½ oz.	.06
American beauty, 19 oz.	.13
Empson, 20 oz.	.13
Empson, 46 oz.	.26

COMMUNITY CEILING PRICES—Continued

VEGETABLES—continued

xxvii. Tomato juice—Continued.	
Kuner, 14 oz.	\$0.09
Uncle William, 14 oz.	.09
xxviii. Tomatoes:	
Triangle, #303	.11
Mayfair, #2	.12
Nu-Crest, standard, #2	.13
Uncle William, standard, #2	.13
O'So Good, standard, #2	.13
Raider, standard, #2	.13
Harvest Inn, fancy, #2	.14
Quail, fancy, #2	.14
Empson, fancy, #2	.15
Royal prince, fancy, #2	.16

FRUITS

Fruit cocktail:	
Del Monte, tin, #1 Tall	.19
Del Monte, glass, #1 Tall	.21
Libby's, #1 Tall	.18
All Gold, #1 Tall	.19
Quail, #1 Tall	.20
All Good, tin, #1 Tall	.22
Nu-Crest, #1 Tall	.18
Timely, #1 Tall	.21
Pineapple:	
Libby's, sliced, heavy syrup, #2½	.29
Libby's, crushed, #2½	.29
Dole, fancy gems, #2½	.31
Dole, sliced, #2½	.31
Volunteer, crushed, #2½	.29
Oklahoma, sliced, #2½	.28
Quail, crushed, #2½	.29
Del Monte, sliced, #2½	.30
Del Monte, crushed, #2½	.31
Rose Dale, sliced, #2½	.27
Rose Dale, crushed, #2½	.27
IGA, sliced, #2½	.29
Mission, sliced, #2½	.32
Ukulele, broken sliced, #2½	.28
Curfew, broken sliced, #2½	.28
Solar, broken sliced, #2½	.31
Vita-Fruit, broken sliced, #2½	.28

Pears:

Del Monte, regular, #2½	.33
Del Monte, Melba, #2½	.33
Del Monte, halves, glass, #2½	.36
Del Monte, sliced, #2½	.36
Libby's, glass, #2½	.37
Libby's, tin, #2½	.34
All Gold, glass, #2½	.36
All Gold, tin, #2½	.34
Rose Dale, #2½	.25
Marshall, halves, #2½	.33
Hunt's Supreme, #2½	.34
Green Fog, #2½	.35
Quail, #2½	.34
Volunteer, #2½	.32
Belle Isle, #2½	.31
Chimes, Fancy, #2½	.34
Sutter Pak, #2½	.31
IGA Bartlett, #2½	.33
Nu-Crest, #2½	.31
Glen Cove, #2½	.28

Peaches:

Val Vita, halves, #2½	.25
Val Vita, sliced, #2½	.25
Polka Dot, halves, #2½	.25
Sutter Pak, halves, #2½	.27
IGA, halves, #2½	.29
Rosedale, halves, #2½	.24
Nancy Hank, halves, #2½	.23
King Ko, spiced, whole, #2½	.29
Quail, halves, #2½	.33
Volunteer, halves, #2½	.33
Golden City, standard, sliced, #2½	.24
Oklahoma, halves, #2½	.25
Belle Isle, yellow cling, halves, #2½	.26
Nuggett, halves, #2½	.28
Hunt's Supreme, halves, #2½	.34
Hunt's Supreme, halves, sweet pickled, #2½	.31
Hunt's Supreme, sliced, glass, #2½	.31
Hunt's Supreme, halves, glass, #2½	.31
Nu-Crest, halves, #2½	.26
Nu-Crest, sliced, #2½	.28
Libby's, #2½	.30

No. 100—9

COMMUNITY CEILING PRICES—Continued

FRUITS—continued

Peaches—Continued.	
Libby's glass, #2½	\$0.33
Libby's, whole, spiced, glass, #2½	.34
Lone Eagle, sliced, #2½	.23
Lone Eagle, standard, sliced, #2½	.23
Lone Eagle, halves, #2½	.23
Crane, halves, #2½	.25
Crane, sliced, #2½	.25
Marshall, halves, #2½	.29
Marshall, sliced, #2½	.29
Star, sliced, #2½	.26
Star, halves, #2½	.26
All Gold, standard, sliced, #2½	.29
All Gold, halves, #2½	.30
All Gold, Alberta, #2½	.31
All Gold, halves, glass, #2½	.32
All Gold, sliced, glass, #2½	.32
Del Monte, halves, #2½	.31
Del Monte, sliced, #2½	.31
Del Monte, halves, glass, #2½	.33
Del Monte, sliced, glass, #2½	.33
Del Monte, yellow freestone, halves, #2½	.33
Del Monte, yellow cling, glass, #2½	.33
Del Monte, whole spiced, glass, #2½	.36
Del Monte, whole, spiced, #2½	.33

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 15th day of May 1943.

REX A. HAYES,
District Director,
Oklahoma District.

[F. R. Doc. 43-7971; Filed, May 19, 1943; 4:38 p. m.]

Region VI.

[Chicago Order 2 Under Gen. Order 51]

COMMUNITY CEILING PRICES FOR CHICAGO, ILL.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7 dollars-and-cents ceiling prices for certain food items sold at retail in the following area: The area within the limits of the City of Chicago, Illinois.

SEC. 2 *Applicability.* No seller, except a "retail route seller", may charge more than the ceiling prices fixed herein for his particular class of retailers, as defined in section 4, hereof. Retail route sellers may continue to charge their present ceiling prices. The ceiling prices fixed herein for a class of retailers shall be the only ceiling prices for such food items for all sellers in that class.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All retail stores must post, in a conspicuous place in the store, a list of the ceiling prices for such food items, when such list is supplied by the Office of Price Administration.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign showing the appropriate class of retailers, which sign will read "OPA-1", "OPA-2", "OPA-3", or

"OPA-4", whichever applies, so that it can be clearly seen by their customers.

SEC. 4 *Definitions of classes of retailers.* For the purpose of this order, retailers are divided into the following four classes:

(a) *Class 1.* "Independent" retail stores with "annual gross sales" of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of 4 or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more.

(b) *Class 2.* "Independent" retail stores with "annual gross sales" of \$50,000 or more, but less than \$250,000.

(c) *Class 3.* Retail stores, other than "independent" retail stores, with "annual gross sales" of less than \$250,000.

(d) *Class 4.* Any retail store with "annual gross sales" of \$250,000 or more.

(e) Farmers shall be considered class 1 retailers for retail sales. Other sellers not retail stores shall find their class according to their 1942 volume of retail sales of all foods.

(f) "Annual gross sales" shall be determined in accordance with the terms of section 21 of Revised Maximum Price Regulation No. 238, which section is hereby incorporated in this order by reference.

SEC. 5 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 6 *Effective date.* This order becomes effective on May 17, 1943.

SEC. 7 *The dollars-and-cents ceiling prices established.* The following is a list of the food items and the ceiling prices thereof:

CANNED VEGETABLES

Commodity	Size	Class 1	Class 2	Class 3	Class 4
Beans, cut green:		Cts.	Cts.	Cts.	Cts.
American Home	#2	19	2/37		
Ar-Be	#2	2/33	16		2/31
Avondale	#2			16	16
Big K	#2			12	2/23
Blossom	#2	2/37	18		2/35
Club House	#2	17	17		16
Dearborn Club	#2	14	14		13
Del Monte	#2	2/27	13	2/25	2/25
Dinner Party	#2	15	14		13
Good Kind	#2	18	2/35		
Hawthorn	#2	17	2/33		16
Holleb's Supreme	#2	17	17		2/33
I. G. A.	#2	15	2/29		14
Iona	#2			12	2/23
Kaho	#2	13	13		2/25
Lakeside	#2	12	12		2/23
Nation-Wide	#2	15	15		2/29
Norton	#2	15	15		2/29
Red Jack	#2	15	15		2/29
Reliable	#2			17	2/33
Roosevelt	#2	17	17		2/33
Royal Blue	#2	22	21		20
Savoy	#2	19	19		2/37
Security-1-2-3-sv	#2	17	17		2/33
Sheldon Club	#2	14	14		13
Sincerity	#2	14	2/27		13
Six O'Clock	#2	2/29	14		14
Su-Z-Q	#2	2/27	13		2/25
True American	#2	2/27	13		2/25
Unome	#2	15	2/29		14
Uptown	#2	14	14		2/27
Beans, green French style sliced:					
Ar-Be	#2	15	15		14
Cherry Valley	#2			2/29	14
Hawthorn	#2	15	15		14
Holleb's Supreme	#2	16	2/31		15
Richelle	#2	16	2/31		15
Roosevelt	#2	16	2/31		15
Savoy	#2	16	2/31		15
Security	#2	16	2/31		15
Stokely	#2			14	14
Beans, whole green:					
American Home	#2			21	21
A & P	#2			2/30	19

CANNED VEGETABLES—Continued

Commodity	Size	Class 1	Class 2	Class 3	Class 4
Beans, whole green: Con.		Cts.	Cts.	Cts.	Cts.
Banner Superfine	#2	18 2/35			17
Club House	#2	16 2/31			15
Country Club	#2		23	2/45	
Del Monte	#303 glass	19 19	2/35	2/35	
Del Monte	#2	19 19	2/35	2/35	
Dinner Party	#2	16 2/31			15
Hawthorn	#2	19 19			2/37
Holleb's Supreme	#2	18 17			2/33
Lakeside, medium	#2	16 2/31			15
Lakeside, large	#2	14 14			2/27
Mary Dunbar	#2			18	2/35
Mary Jane Watson	#2	20 2/39			19
Monarch, tiny	#2	25 25			24
Monarch, small	#2	25 24			23
Richelieu, small	#2	17 2/33			16
Richelieu	#2	22 22			21
Royal Blue	#2	20 2/39			19
Security	#2	23 22			2/43
Sultans	#2		2/39		19
Sweetheart—1 sv.	#2	22 22			21
Sweetheart—3 sv.	#2	19 18			2/35
Beans, cut wax:					
American Home	#2		2/35		17
Banner Superfine	#2	19 2/37			18
Blossom	#2	15 15			15
Country Club	#2		2/33		16
Dinner Party	#2	2/29 14			14
Hawthorn	#2	20 20			19
Holleb's Supreme	#2	21 21			20
None Such	#2	16 16			16
Richelieu	#2	17 17			2/33
Savoy	#2	19 2/37			18
Security	#2	18 17			2/33
Unome	#2	15 15			14
Yacht Club	#2	16 2/31			15
Peas, whole wax:					
Dinner Party	#2	16 2/31			15
Lakeside—Medium	#2	16 16			15
Lakeside—Large	#2	14 14			14
Richelieu—3 sv.	#2	17 17			16
Richelieu—2 sv.	#2	22 22			21
Corn, Country Gentle-					
man, cream style:					
A & P	#2		2/25	2/25	
American Home	#2		12	12	
Ar-Be	#2	13 2/25			12
Avondale	#2		12 2/23		
Baby Stuart	#2	15 2/29			14
Banner	#2	15 2/29			14
Bluebrook	#2		10	10	
Can D Lite	#2	12 12			2/23
Cherry Valley	#2		12 12		
Country Club	#2		13 13		
Del Monte	#2	16 16			14
Del Monte	#303	14 14			12
Dinner Party	#2	15 15			15 2/29
Festive	#2	13 12			12
Hawthorn	#2	2/29 2/29			14
Holleb's Supreme	#2	14 14			13
Iona	#2		2/21	2/21	
Libby's	#2	17 2/33			16
Monarch	#2	15 2/35			17
Monarch-Crosby	#2	17 2/33			16
Monarch Silver Cross	#2	17 2/33			16
Oh Boy	#2	14 2/27			13
Richelieu	#2	16 15			2/29
Royal Blue	#2	15 2/31			14
Savoy	#2	15 2/29			14
Sincerity	#2	12 12			2/23
Six O'Clock	#2	12 12			2/23
Stokely	#2		13 13		
Stokely	#303		11 11		
Sweetheart	#2	15 15			14
True American	#2	12 12			2/23
Uptown	#2	12 12			2/23
Corn, golden bantam,					
whole kernel:					
A & P	#2		12 12		
Baby Stuart	#2	15 15			2/29
Banner	#2	14 2/27			13
Country Club	#2		13 2/25		
Del Monte	#303	15 2/29			14 14
Dinner Party	#2	2/37 18			2/35
Hawthorn	#2	14 2/29			2/27
Holleb's Supreme	#2	15 2/29			14
I. G. A.	#2	15 2/29			14
Libby's	#2	15 15	2/29		14
National	#2		13 13		
Richelieu	#2	15 15			2/29
Richmor	#2	14 2/27			13
Royal Blue	#2	15 2/29			14
Savoy	#2	13 13			2/25
Security	#2	15 15			14
Sincerity	#2	13 2/25			12
Six O'Clock	#2	13 13			2/25
Sweetheart	#2	17 2/33			16

CANNED VEGETABLES—Continued

Commodity	Size	Class 1	Class 2	Class 3	Class 4
Corn, golden bantam,					
cream style:		Cts.	Cts.	Cts.	Cts.
A & P	#2			12 2/33	
American Home	#2			12 12	
Avondale	#2			12 2/33	
Baby Stuart	#2	14 14			13
Banner Superfine	#2	14 13			2/25
Can D Lite	#2	11 11			10
Cherry Valley	#2		2/33	2/33	
Country Club	#2		2/25	12	
Del Monte	#303	12 2/23			11 11
Del Monte	#2	16 2/31			14 14
Dinner Party	#2	13 13			2/25
Good Kind	#2	14 2/27			13
Hawthorn	#2	14 2/27			13
Holleb's Supreme	#2	15 15			2/29
Monarch	#2	17 2/33			16
Palmer Park	#2	12 2/33			11
Red Jack	#2	14 13			2/25
Roosevelt	#2	14 14			2/27
Savoy	#2	14 13			13
Security	#2	14 14			2/27
Sincerity	#2	13 2/25			12
Sniders	#2	14 14			13 2/25
Stokely	#2	12 2/23			11
Su-Z-Q	#2	12 2/23			11
Sweetheart	#2	14 14			2/27
True American	#2	12 12			2/23
Uptown	#2	12 12			2/23
Unome	#2	13 12			12
Corn, golden bantam					
whole kernel, vac					
pack:					
Country Club	12 oz.			12 2/23	
Del Maize Niblets	12 oz.	15 2/29		13 12	
Del Maize Mixcorn	12 oz.	16 16		15 2/29	
Hawthorn	12 oz.	13 13		2/25	
Holleb's Supreme	12 oz.	14 14		13	
Mary Dunbar	12 oz.		2/33	11	
Mary Jane Watson	12 oz.	2/27 13		13	
Monarch	12 oz.	15 2/29		14	
Ridgewood	12 oz.	13 13		2/25	
Roosevelt	12 oz.	2/25 2/25		12	
Security	12 oz.	14 14		13	
Six O'Clock	12 oz.	2/25 12		12	
Stokely	12 oz.		13 2/25		
Peas, Alaska variety:					
A & P, early June	#2		17 2/33		
American Home, extra	#2		14 14		
Sifted					
American Home, tiny	#2		15 15		
Sifted					
American Home, sifted	#2		2/23 11		
Baby Stuart, tiny	#2	18 2/35			17
early June					
Banner superfine,	#2	18 2/35			17
fancy 2 sv.					
Big "K", early June	#2		2/23 11		
Blossom, early June	#2	2/29 14			14
sifted 3 sv.					
Briar Ridge, sifted 3	#2	15 2/29			14
sv.					
Briar Ridge, sifted 2	#2	17 16			2/31
sv.					
Can D Lite, standard	#2	12 12			12
3 sv.					
Can D Lite, standard	#1	8 8			2/15
3 sv.					
Cherry Valley, sifted	#2		12 12		
Club House, fancy 3	#2				
sv.		18 17			2/33
Country Club, small	#2		16 16		
Dearborn Club, stand-	#2	2/27 13			13
ard 3 sv.					
Del Monte, tiny	#2	23 23			20 20
Del Monte, midget	#2	22 22			19 18
Del Monte, De Luxe	#2	17 17			15 15
Del Monte, fancy early	#303	17 2/33			2/31 15
garden					
Del Monte, fancy early	#2	18 2/35			2/33 16
garden					
Ditto Brand, standard	#2	13 13			2/25
4 sv.					
Farmhouse, early June	#2	15 15			2/29
2 sv.					
Hawthorn, sifted	#2	15 2/29			14
Hawthorn, extra sifted	#2	17 17			2/33
Hawthorn, fancy tiny	#2	18 2/35			17
sifted					
Holleb's supreme,	#2	20 20			10
fancy 1 sv.					
Holleb's supreme,	#2	19 19			18
fancy 2 sv.					
Holleb's supreme,	#2	17 16			2/31
fancy 3 sv.					
I. G. A., extra stand-	#2	2/31 15			15
ard 3 sv.					
Kaho, 4 sv.	#2	14 2/27			13
Le Seuer, tiny	#303	16 2/31			14 14

CANNED VEGETABLES—Continued

Commodity	Size	Class 1	Class 2	Class 3	Class 4
Peas, Alaska variety—					
Continued.		Cts.	Cts.	Cts.	Cts.
Le Seuer, tiny	10½ oz.	12	12	11	11
Le Seuer, tiny	8 oz.	11	2/21	2/19	2/19
Le Seuer, pearl	8 oz.	10	10	2/19	2/19
Le Seuer, pearl	#1	12	12	11	11
Le Seuer, pearl	17 oz.	16	15	14	14
Land O'Lakes, me- dium	#2	15	2/29		14
Land O'Lakes, extra sifted	#2	17	17		2/33
Mary Dunbar, extra sifted	#2			15	15
Oh Boy, 3 sv.	#2	15	2/29		14
Richelieu, tiny early June 1 sv.	#2	22	22		21
Richelieu, early June super fine sifted.	#2	20	20		19
Richelieu, early June 3 sv.	#2	19	19		18
Roosevelt, 2 sv.	#2	17	17		16
Savoy, tiny sifted early June.	#2	20	20		19
Savoy, medium sifted early June.	#2	16	2/31		15
Security, tiny sifted 1 sv.	#2	20	20		20
Security, small sifted 3 sv.	#2	2/33	16		2/31
Sincerity, extra sifted.	#2	16	16		2/31
Stokely, Alaska	#2			15	2/29
Stokely, party	#303			15	2/29
Sweetheart, fancy 2sv.	#2	18	18		2/35
Sweetheart, fancy 1sv.	#2	21	20		20
Unome, extra sifted 2 sv.	#2	2/33	16		2/31
Unome, small sifted 3 sv.	#2	14	2/27		13
Unome, early June.	#2	2/29	14		14
Yacht Club, early June 2 sv.	#2	17	2/33		16
Yacht Club, early June 3 sv.	#2	15	15		2/29
Peas, sweet variety:					
Ar-Be, extra standard 4 sv.	#2	15	15		2/29
Ar-Be, fancy ungraded lg. tender.	#2	17	17		16
Avondale, large.	#2			2/23	2/23
Banner Superfine, Jumbo Gem.	#2	15	15		2/29
Cherry Valley, large sugar.	#2			12	12
Country Club, sifted.	#2			15	2/29
Country Club, large.	#2			2/27	13
Dinner Party, Prince of Wales.	#303	14	14		13
Dinner Party, Fancy 1 sv.	#2	19	2/37		18
Dinner Party, Fancy 3 sv.	#2	15	15		2/29
Green Giant.	17 oz.	2/35	17	16	16
Green Giant.	15½ oz. gl.	20	20	18	18
Iona, Large.	#2			2/23	11
Richmor, Jumbo.	#303	15	2/29		14
Savoy, Tender Garden	17 oz.	16	16		2/31
Security, large tender.	#2	16	16		15
Sincerity, sweet sifted.	#2	14	2/27		13
Stokely, Honey Pod.	#303		2/27	2/27	15
Mary Jane Watson, Prince of Wales	17 oz.	16	2/31		15
Mammoth.					
Tomatoes:					
American Home.	#2½			18	17
American Home.	#2			12	12
Ar-Be.	#2	13	13		2/25
Ar-Be.	#2½	16	2/31		15
Avondale.	#2			11	2/21
Avondale.	#2½	2/29			14
Baby Stuart.	#2½	18	18		17
Banner Boy.	#2	16	2/31		15
Big K.	#2			2/21	10
Bluebrook.	#1			7	7
Bluebrook.	#2			11	11
Bluebrook.	#2½			16	2/31
Butler.	#2½	16	2/31		15
Can D Lite.	#2	11	11		10
Cherry Valley.	#2			2/23	11
Dearborn Club.	#2	13	13		13
Del Monte.	#2	18	2/35	15	15
Del Monte.	#2½	23	2/45	19	19
Dinner Party.	#2	13	13		13
Festive.	#2	12	12		11
Good Kind.	#2	13	2/25		12
Hawthorn.	#2	16	2/31		15
Hawthorn.	#2½	20	20		19
I. G. A.	#2	15	2/29		14
Iona.	10 oz.			2/11	2/11
Iona.	#2			10	10

CANNED VEGETABLES—Continued

Commodity	Size	Class 1	Class 2	Class 3	Class 4
Tomatoes—Cont.		Cts.	Cts.	Cts.	Cts.
Iona	#2½	15	15	15	15
Libby's	#2½	20	20	19	19
Maumee Valley	#2½	11	2/21	10	10
Maumee Valley	#2½	16	2/31	15	15
Monarch	#2	18	18	17	17
Monarch	#2½	2/39	18	19	19
None Such	#2	15	2/29	14	14
None Such	#2½	19	2/37	18	18
Oh Boy	#2	14	14	13	13
Richelieu	#2	16	2/31	15	15
Roebuck	#2	2/29	14	14	14
Roebuck	#2½	2/37	2/37	18	18
Savoy	#2½	20	20	19	19
Sheldon Club	#2	14	2/27	13	13
Sincerity	#2	12	12	2/23	2/23
Six O'Clock	#2	15	15	2/29	2/29
Six O'Clock	#2½	2/39	19	2/37	2/37
Stokely	#2	2/25	2/25	2/25	2/25
Sweetheart	#2	16	16	15	15
Sweetheart	#2½	21	20	20	20
True American	#2	14	14	13	13
Tru-Rich	#2½	18	2/35	17	17
Unome	#2	14	14	14	14
Unome	#2½	2/33	16	16	16
Uptown	#2	12	12	11	11
Yacht Club	#2	2/29	14	14	14
Yacht Club	#2½	22	2/41	20	20
Tomato juice:					
Airline	46 oz.	23	23	22	22
American Home	24 oz.	11	11	11	11
Banner Superfine	46 oz.	22	22	21	21
Banner Superfine	24 oz.	2/23	11	11	11
Banner Superfine	#2	10	10	9	9
Brier Ridge	20 oz.	2/23	11	11	11
Brier Ridge	46 oz.	21	2/41	20	20
Campbells	14 oz.	9	8	8	8
Campbells	20 oz.	2/23	2/23	10	10
Campbells	46 oz.	26	26	24	23
Cherry Valley	46 oz.	21	21	2/41	2/41
Cherry Valley	23 oz.	11	2/21	10	10
Club House	20 oz.	11	2/21	10	10
College Inn—Cocktail	26 oz.	20	2/39	2/35	2/35
College Inn—Cocktail	6 oz.	6	6	5	5
College Inn	46 oz.	22	21	2/39	2/39
College Inn	14 oz.	3/22	3/22	3/19	3/19
Del Monte	300	10	10	2/17	2/17
Del Monte	#2	2/27	2/27	2/25	2/25
Del Monte	47 oz.	30	29	25	25
Dinner Party	24 oz.	11	11	10	10
Dinner Party	46 oz.	22	21	20	20
Hawthorn	46 oz.	23	23	22	22
Heinz	18 oz.	13	13	12	12
Holleb's Supreme	46 oz.	25	24	2/47	2/47
Holleb's Supreme	24 oz.	12	2/23	11	11
Libby's	18 oz.	14	14	14	14
Libby's	13½ oz.	2/23	11	11	2/21
Libby's	47 oz.	32	31	31	31
Mary Jane Watson	24 oz.	2/23	2/23	11	11
Monarch	13½ oz.	10	10	2/19	2/19
Monarch	#2	2/21	2/21	10	10
Monarch	46 oz.	25	2/49	24	24
Nation Wide	46 oz.	24	23	23	23
Norton	46 oz.	23	23	22	22
Oh Boy	#2	2/21	10	10	10
Richelieu	13½ oz.	3/25	3/25	8	8
Richelieu	18 oz.	11	11	2/21	2/21
Richelieu	24 oz.	12	12	2/23	2/23
Richelieu	46 oz.	24	24	23	23
Richmor	46 oz.	22	21	20	20
Roosevelt	12½ oz.	3/23	2/15	7	7
Roosevelt	23 oz.	12	2/23	11	11
Royal Blue	46 oz.	22	22	21	21
Royal Blue	20 oz.	11	11	2/21	2/21
Savoy	46 oz.	23	23	22	22
Savoy	24 oz.	12	12	2-23	2-23
Savoy	13½ oz.	3/25	3/25	8	8
Security	20 oz.	11	11	2/21	2/21
Security	24 oz.	2/27	2/27	13	13
Shurline	46 oz.	24	2/47	23	23
Sincerity	20 oz.	3/28	3/28	9	9
Sincerity	46 oz.	21	21	20	20
Snider	#1	6	6	2/11	2/11
Snider	6 oz.	6	6	3/16	3/16
Stokely	23 oz.	11	11	2/21	2/21
Stokely	47 oz.	2/21	2/21	20	20
Sweetheart	24 oz.	2/25	2/25	12	12
Sweetheart	46 oz.	24	2/47	23	23
Uptown	46 oz.	21	21	20	20
Uptown	23 oz.	11	11	2/21	2/21
Unome	46 oz.	2/43	21	20	20

CANNED FRUITS

Peaches, Sliced Yellow		Cts.	Cts.	Cts.	Cts.
Cling					
American Home	#2½	30	30	30	30
Avondale	#2½	28	28	25	25
Baby Stuart	#2	22	22	21	21
Bluebrook	#2½	2/45	2/45	22	22
Cherry Valley	#2½	2/47	2/47	23	23
Country Club	#2½	24	24	24	24
Holleb's Supreme	#2½	29	29	28	28
Iona	#2	2/31	2/31	28	28
Iona	#2½	23	2/45	23	2/45

CANNED FRUITS—Continued

Commodity	Size	Class 1	Class 2	Class 3	Class 4
Peaches, Sliced Yellow		Cts.	Cts.	Cts.	Cts.
Cling—Cont.					
Monarch	#2½	31	30	29	29
Libby's	#2½	31	31	30	30
Punch	#2½ glass	31	30	28	28
Richelieu	#2½	30	30	29	29
Security	#2½	32	32	31	31
Six O'Clock	#2½	27	27	26	26
Unome	#2½	26	26	25	25
Peaches, halves yellow					
cling					
American Home	#2½	27	27	27	27
Avondale	#2½	25	2/45	24	24
Blossom	#2½	26	25	24	24
Bluebrook	#2½	27	27	22	2/43
Buyrite	#2½	27	27	26	26
Can-D-Lite	#2½	25	25	24	24
Can-D-Lite	#2	20	19	19	19
Cherry Valley	8 oz.	9	9	9	9
Cherry Valley	#2½	2/47	2/47	23	23
Country Club	#2½	24	24	24	24
Dearborn Club	#2½	26	26	25	25
Del Monte	#2½ glass	33	33	29	29
Del Monte	#2½	32	31	27	27
Del Monte	#303 glass	23	23	20	20
Dinner Party	#2	20	20	19	19
Dinner Party	#2½	27	27	26	26
Festive	#2½	28	27	26	26
Good Kind	#2½	30	29	28	28
Hawthorn	#2½	31	30	29	29
Holleb's Supreme	#2½	29	29	28	28
I. G. A.	#2½	28	28	27	27
Iona	#2	2/31	2/31	2/31	2/31
Iona	#2½	23	2/45	24	24
Ivanhoe	#2½	25	2/49	24	24
Libby's	#2½	29	29	27	27
Libby's	#2	22	2/43	20	20
Monarch	#2½	31	30	29	29
Nation Wide	#2½	28	28	27	27
None Such	#2½ glass	33	32	31	31
Norton	#2½	25	25	24	24
Oh Boy	#2½	26	26	25	25
Richelieu	#2½	29	29	28	28
Roosevelt	#2½	32	31	30	30
Savoy	#2½	32	31	30	30
Security	#2½	32	31	30	30
Six O'Clock	#2½	27	27	26	26
Sweetheart	#2½	32	31	30	30
Unome	#2½	27	27	26	26
Uptown	#2½	25	24	2/47	2/47
Peaches, Elberta halves:					
Banner	#2½	34	34	33	33
Del Monte	#2½	35	35	30	30
Dinner Party	#2½	33	32	31	31
Hawthorn	#2½	33	32	31	31
Lushus	#2½	35	34	33	33
Monarch	#2½	36	36	35	35
National	#2½	31	31	30	30
Punch	#2½ glass	38	37	34	34
Raggedy Ann	#2½	30	30	29	29
Richmor	#2½	34	33	32	32
Savoy	#2½	30	30	29	29
Sweetheart	#2½	35	34	33	33
Peaches, Elberta sliced:					
Mary Dunbar	#2½	29	29	28	28
Monarch	#2	24	24	23	23
Savoy	#2½	35	34	33	33
Pears, Bartlett:					
A & P	#2	20	20	20	20
A & P	#2½	28	28	28	28
American Home	#2½	29	29	29	29
Avondale	#2	2/39	2/39	19	19
Banner Boy	#2½	33	32	31	31
Blossom	#2½	31	31	30	30
Bluebrook	#2½	32	31	26	26
Blue Front	#2½	33	32	31	31
Can-D-Lite	#2½	28	27	26	26
Can-D-Lite	#2	20	20	19	19
Cherry Valley	#2½	29	29	29	29
Cherry Valley	#1	17	2/33	17	17
Country Club	#2½	28	2/49	24	24
Dearborn Club	#2½	21	21	17	17
Del Monte	#2	26	25	22	22
Del Monte	#303 glass	26	25	22	22
Del Monte	#2½	35	34	30	30
Del Monte	#2½ glass	37	37	32	32
Dinner Party	#2	22	22	21	21
Dinner Party	#2½	30	30	29	29
Festive	#2½	31	30	29	29
Good Kind	#2½	34	33	32	32
Hawthorn	#2½	35	34	33	33
Holleb's Supreme	#2½	34	34	33	33
I. G. A.	#2½	33	32	31	31
Iona	#2	19	19	18	18
Iona	#2½	24	24	24	24
Libby's	#2½	27	26	25	25
Libby's	#2½	35	35	35	35
Libby's	#2½ glass	38	37	37	37
Mary Jane Watson	#2½	35	34	33	33
Monarch	#2	26	26	25	25
Monarch-7/9 Count	#2½	37	36	35	35
Monarch-5/6 Count	#2½	39	38	37	37
None Such	#2½ glass	38	37	36	36
Oh Boy	#2½	29	28	27	27
Oh Boy	#1	15	2/29	14	14

CANNED FRUITS—Continued

Commodity	Size	Class 1	Class 2	Class 3	Class 4
Pears, Bartlett—Cont.		Cts.	Cts.	Cts.	Cts.
Punch	#2½ glass.	35	35	32	32
Richelieu	#2½	37	37	35	35
Richmor	#2½	35	35	33	33
Roosevelt	#2½	34	33	32	32
Royal Blue	#2½	36	36	35	35
Savoy	#2½	37	37	35	35
Security	#1	16	2/31	15	15
Security	#2½	37	37	35	35
Signet	#2½ glass.	36	35	32	32
Sincerity	#2½	29	29	28	28
Sincerity	#1	2/29	14	14	14
Six O'Clock	#2½	31	30	29	29
Sweetheart	#2½	37	37	35	35
Uptown	#2½	27	27	26	26
Unome	#1	15	15	2/29	2/29
Unome	#2½	31	30	29	29
Pears, Kieffer halves:					
Cherry Valley	#2½			2/35	17
Free Lance	#2½	22	22	21	21
Sincerity	#2½	30	2/39	2/37	2/37
True American	#2½	21	20	20	20
Pineapple, Hawaiian sliced:					
A & P	9 oz.			11	2/21
A & P	15 oz.			14	13
American Home	#2			20	19
American Home	#2½			24	23
Avondale	#2½			22	22
Baby Stuart	#2½	28	27	26	26
Country Club	#2			19	2/37
Country Club	#2½			23	2/45
Del Monte	#2½	30	30	26	26
Del Monte	#2	24	24	21	21
Del Monte	#1	13	13	11	11
Del Monte	#1½	17	16	14	14
Doles	#2	23	2/43	2/41	20
Doles	#1½	16	2/31	14	14
I. G. A., ripe and ragged.	#2½	30	30		*
Iona	9 oz.			10	10
Iona	14½ oz.			13	13
Iona	#2			19	19
Iona	#2½			24	23
Libby's	#1½	16	2/31	15	15
Libby's	#2½	31	31	30	30
Libby's	#2	24	23	23	22
Libby's	#1	12	2/25	12	12
Richelieu	#2½	29	28	26	26
Richelieu	#1½	16	16	15	15
Richelieu	#1	2/25	12	12	12
Richelieu-Raggedy					
Ann	#2½	29	28	26	26
Rosedale	#2½	26	26	24	24
Rosedale	#1½	15	15	14	14
Rosevelt	#2½	30	30	28	28
Savoy Dessert Cut	#2½	30	29	28	28
Savoy	#2½	30	30	28	28
Savoy	#2	25	24	22	22
Security	#2	25	24	22	22
Security	#2½	31	30	28	28
Sweetheart	#2½	30	30	28	28
Sweetheart	#2	25	24	22	22
Unome	#2½	29	28	26	26
Pineapple, broken slices:					
Sultana	#2			18	2/35
Sultana	#2½			2/45	22
Pineapple, Hawaiian crushed:					
A & P	#2			2/37	19
American Home	#2			19	19
American Home	#2½			24	24
Country Club	#2			20	20
Country Club	#2½			23	2/45
Del Monte	#2½	28	27	26	26
Del Monte	#2	23	23	20	20
Del Monte	#1 flat.	12	2/23	11	11
Doles	#2½	29	28	26	26
Richelieu	#2	22	22	22	22
Savoy	#2	22	22	22	22
Savoy	#2½	29	28	26	26
Security	#2½	23	23	22	22
Security	#2	20	20	20	20
Pineapple, Hawaiian tidbits:					
Del Monte, tidbits	8 oz.	12	2/23	10	10
Libby's, tidbits	Libby's	14	14	13	13
Libby's, tidbits	Buff	11	11	2/21	2/21
Fruit cocktail:					
A. & P.	#1			18	2/35
Baby Stuart	#1	20	20		
Banner Superfine	#1	19	19		
Banner Superfine	#2½	33	32		
Cherry Valley	8 oz.			2/19	
Cherry Valley	#1			17	2/35
Cherry Valley	#2½			29	29
Club House	#1	20	19		
Club House	#2½	33	33		
Country Club	#1			17	17
Del Monte	#1	18	18	17	17
Del Monte	#3/3 glass.	22	21	20	2/35
Del Monte	#2½ glass.	32	33	30	30
Dinner Party	#2½	19	2/37		
Dinner Party	#2½	32	32		
Good Kind	#1	20	20		
Good Kind	#2½	34	33		
Hawthorn	#1	20	20		
Holleh's Supreme	#1	20	19		

CANNED FRUITS—Continued

Commodity	Size	Class 1	Class 2	Class 3	Class 4
Fruit cocktail—Con.		Cts.	Cts.	Cts.	Cts.
Bollob's Supreme	#2½	34	33	32	32
Libby's	#1	21	24	20	20
Libby's	#2½ tin	36	35	34	34
Libby's	#2½ glass	38	38	37	36
Mary Dunbar	#1	21	21	17	2/33
Mary Dunbar	#2½	29	29	29	29
Monarch	#1	23	24	22	22
Monarch	#2½	39	38	37	37
Nation Wide	#1	20	19	19	19
None Such	#2½ glass	37	36	35	35
Richelieu	#1	21	21	20	20
Richelieu	#2½	35	34	33	33
Roosevelt	#2½	34	33	32	32
Roosevelt	#1	20	20	19	19
Savoy	#2½	35	34	33	33
Savoy	#1	20	20	19	19
Security	#1	20	20	19	19
Security	#2½	35	34	33	33
Sincerity	#1	2/37	18	2/35	31
Sultana	#1	16	16	16	16
Sultana	#2½	32	31	31	31
Sweetheart	#1	20	20	19	19
Sweetheart	#2½	34	34	33	33
Uname	#1	34	33	32	32
Uptown	#2½	32	32	31	31

(Pub. Laws 421 and 729, 77th Cong.—
E.O. 9250, 7 F.R. 7871 and E.O. 9328,
8 F.R. 4681, Gen. Order 51, 8 F.R. 6008)

Issued this 15th day of May, 1943.

MICHAEL F. MULCAHY,
District Director,
Chicago Metropolitan District.

[F. R. Doc. 43-7857; Filed, May 18, 1943;
3:18 p. m.]

[Sioux City Order No. 1 Under General Order
No. 51]

COMMUNITY CEILING PRICES FOR SIOUX CITY, IOWA, AND SOUTH SIOUX CITY, NEBR.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6, community dollars and cents ceiling prices for certain food items sold in "class 1 retail stores" located within the corporate limits of the cities of Sioux City, Iowa, and South Sioux City, Nebraska.

SEC. 2 *Application to other sellers.* No seller, except a "Retail route seller", may charge more than these community dollars and cents ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations. An order may specifically fix ceiling prices for other classes of sellers. This order does not.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All "class 1 retail stores" must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required

by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4" which ever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective on May 10, 1943.

SEC. 6 *The community dollars and cents ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof.

COMMUNITY CEILING PRICES FOR CLASS 1 STORES

CANNED FISH

Salmon:		
Red, ½ lb. flat:		
Superb Alaska		\$0.33
Red Poppy Sockeye		.37
Libby		.33
Red, 1 lb. flat:		
Red Poppy Sockeye		.62
Red, 1 lb. tall:		
Superb Alaska		.49
Libby Alaska Sockeye		.49
Seakist Alaska		.49
Heather Belle Alaska		.49
Lushus		.49
Medium red, 1 lb. tall:		
Rosedale		.38
Trojan		.38
Cohoe, 1 lb. tall:		
Red Top		.38
Orchid		.38
Silver Bow		.38
Merito		.38
Sweet Pea		.38
Chinook, ½ lb. flat:		
Gilnetters		.42
White Star		.42
Chinook, 1 lb. flat:		
Gilnetters		.67
Chum, 1 lb. tall:		
Sea North		.26
Golden Sceptre		.26
Unica		.26
Brookdale		.26
Pink, ½ lb. flat:		
Happyvale		.17
Pink, 1 lb. tall:		
Sea Flyer		.27
Deming Recipe		.27
Prelate		.27
Tru Valu		.27
Happyvale		.27
Double Q		.27
Black Top		.27
Clematis		.27
Peter Pan		.27
Bluebelle		.27
Sea North		.27
Sardines:		
Cottonseed oil, ¼:		
Stag		.07
Cottage		.07
Oval tomato sauce, 1 lb.:		
Van Camp		.17
Batwell		.17
Every Day		.17
Bay California		.17
Oval California		.17
Sea Gold		.14
Tuna fish:		
Light meat, 7 oz.:		
Superb		.39
Eatwell		.36
Belle Isle		.39
Bay		.36

COMMUNITY CEILING PRICES FOR CLASS 1 STORES—Continued.

CANNED FISH—continued

Tuna fish—Continued.		
All white, 7 oz.:		
Albacore		\$0.51
Lush's		.50
Shrimp:		
Medium wet, 7 oz.:		
Peacock		.34
Pearl		.34
Davy Jones		.34
Superb Fancy		.35
Large wet:		
Favorite, 7 oz.		.35
Superb, 7 oz.		.36
Blue Plate, fancy, gls, 5¾ oz.		.43
Pearl, medium wet, 5 oz.		.25
Superb, jumbo wet, 7 oz.		.37
Oysters:		
7½ oz. can:		
Crystal Bay		.38
Blue Plate		.44
Gulf Kist		.43
Pearl		.43
6 oz. can:		
Superb		.34
5¼ oz. can:		
Crystal Bay		.30

CANNED CITRUS FRUITS

Grapefruit segments, #2 can:		
Del Monte		.20
Superb		.18
Tru Valu		.15
Smith		.14
Full Pack		.14
Grapefruit juice, #2 can:		
Old South, sweetened		.17
Won Up, sweetened		.16
Lush's, sweetened		.16
Old South, unsweetened		.17
Texsun, unsweetened		.16
Honeymoon, unsweetened		.16
Lush's, unsweetened		.16
Cupboard, unsweetened		.16
Won Up, unsweetened		.15
Grapefruit juice, #46 can:		
Old South, sweetened		.37
Lush's, sweetened		.37
Won Up, sweetened		.35
Texsun, unsweetened		.37
Honeymoon, unsweetened		.37
Lush's, unsweetened		.36
Old South, unsweetened		.36
Won Up, unsweetened		.35
Cupboard, unsweetened		.36

ORANGE JUICE

Tree Sweet, 12 oz. can		.14
Libby, fancy, #2 can		.24
Tree Sweet, #46 can		.49
Libby, #46 can		.63

DRIED FRUIT

Raisins:		
Seedless:		
Del Monte, 15 oz. pkg.		.15
Sunmaid, 15 oz. pkg.		.15
Thompson, 2 lb. pkg.		.29
Thompson, 4 lb. pkg.		.57
Seeded:		
Del Monte, 15 oz. pkg.		.17
Sunmaid, 15 oz. pkg.		.17
Prunes:		
1 lb. pkg.:		
Del Monte, fancy extra large		.20
Sunsweet, fancy large		.19
Del Monte, large		.18
Sunsweet, fancy medium		.18
Del Monte, fancy medium		.18
Sunsweet, medium tenderized		.18
2 lb. pkg.:		
Del Monte, large		.37
Del Monte, medium		.34
Sunsweet, medium		.34

CANNED MILK

Evaporated:		
Small:		
Superb		.06
Carnation		.06

COMMUNITY CEILING PRICES FOR CLASS 1
STORES—Continued

CANNED MILK—continued

Evaporated—Continued.
Small—Continued.

Libby	\$.08
Silver Cow	.06
Cupboard	.06
Northfield	.06
Lush'us	.06
Pet	.06
Full Pack	.06
Honeymoon	.06
Roberts	.06
Armours	.06
Swifts	.06
Tall:	
Superb	.11
Carnation	.11
Libby	.11
Silver Cow	.11
Cupboard	.11
Northfield	.11
Lush'us	.11
Pet	.11
Full Pack	.11
Honeymoon	.11
Roberts	.11
Armours	.11
Swifts	.11
Condensed:	
Borden's Eagle Brand	.21

BANANAS

Central America, per lb.	.15
(from other areas—must sell for less)	

MACARONI, SPAGHETTI, AND NOODLES

Spaghetti:

7 oz. pkg.:	
Quaker Milk, long	.10
Hostess, cut	.07
8 oz. pkg.:	
Minnesota, long or elbo	.09
Mothers, long or elbo	.09
Foulds, long or elbo	.10
12 oz. pkg.:	
Superb, long or cut	.10
Yankee Doodle, 2 lb. pkg.	.19
Bulk, per pound:	
Tru Valu, long or cut	.10
First Prize, long or cut	.10
Napoli (Italian), long	.12
Lush'us	.11

Macaroni:

Van Camps Tenderoni, 6 oz.	.11
7 oz. pkg.:	
Hostess, elbo	.07
American Beauty	.08
Quaker Milk	.10
8 oz. pkg.:	
Minnesota, elbo	.09
Creamettes, cut	.09
Mothers, shell, long or ring	.09
Foulds, elbo	.10

12 oz. pkg.:	
Superb, big cut, shell, salad, long, or elbo	.10
Superb, ring or alphabet	.11
Yankee Doodle, cut, 2 lb.	.19
Bulk, per pound:	
Honeymoon	.11
High Life	.10
Lush'us, ring, cut or shell	.11
Tru Valu, long or cut	.10
First Prize, cut, long, or shell	.10

Noodles:

5 oz. pkg.:	
Foulds	.10
6 oz. pkg.:	
Lush'us	.10
Superb	.10
8 oz. pkg.:	
Honeymoon	.12
Moon Rose	.12
Volunteer	.12
Seldoan	.12

COMMUNITY CEILING PRICES FOR CLASS 1
STORES—Continued

MACARONI, SPAGHETTI AND NOODLES—continued

Noodles—Continued.

12 oz. pkg.:	
Honeymoon	\$.17
Lush'us, fine, medium or wide	.17
Cupboard	.17
Seldoan	.17
Mrs. Grass	.17
16 oz. pkg.:	
Honeymoon	.21
Moon Rose	.20
Bulk, per pound:	
Honeymoon	.18
First Prize	.22
Lush'us	.18

PACKAGED CHEESE

Kraft, Philadelphia Cream, 3 oz.	.12
Pabst-ett, 6½ oz.	.22
Armours, 8 oz.:	
Pimento	.22
American	.23
Limburger	.23
Swiss	.23
Kaukauna, 8 oz.:	
Appetite	.32
Plain	.32
Smoked	.32
Kraft, 8 oz.:	
American	.23
Brick	.24
Limburger	.24
Pimento	.24
Old English	.27
Swiss	.24
Velveeta	.24
Velveeta, pimento	.24

2 pound loaf, price per pound:

Armours:	
American	.41
Pimento	.41
Kraft:	
American	.42
Brick	.39
Old English	.48
Pimento	.40
Velveeta	.39
Velveeta, pimento	.39

FLOUR AND FLOUR MIXES

Cake flour:

2¾ lb. pkg.:	
Swansdown	.32
Snosheen	.32
Softasilk	.31
Robb Ross	.28
Lush'us	.20
4 lb. pkg.:	
Omega	.31

Pancake flour, regular:

5 lb. pkg.:	
Pantry Pride	.24
3½ lb. pkg.:	
Aunt Jemima	.31
Pillsbury	.23
Robb Ross	.24
Golden Glow	.25
Reliable	.18
Honeymoon	.16
Fidelity Whole Wheat	.26
Tru Valu, 3¼ lb.	.14
3 lb. pkg.:	
Harvest Time	.17
Volunteer	.18
Pantry Pride	.16
20 oz. pkg.:	
Aunt Jemima	.13
Robb Ross	.09
Pillsbury	.11

Pancake flour, buckwheat:

3½ lb. pkg.:	
Aunt Jemima	.36
Robb Ross	.27
Pillsbury	.27
Reliable	.18

COMMUNITY CEILING PRICES FOR CLASS 1
STORES—Continued

FLOUR AND FLOUR MIXES—continued

Pancake flour, buckwheat—Continued.

20 oz. pkg.:	
Aunt Jemima	\$.15
Robb Ross	.12
Pillsbury	.14
Flour, white:	
5 lb. bags:	
Honeymoon	.28
Omar	.33
First Prize	.33
Lush'us	.29
Robin Hood	.29
Gold Medal	.35
Pillsbury	.34
White Tag	.28
Northwestern	.28
Mystic	.27
Splendid	.28
10 lb. bags:	
Omar	.53
Robin Hood	.51
Gold Medal	.64
Pillsbury	.60
Northwestern	.49
Mystic	.50
Splendid	.52
Other flours:	
5 lb. bags:	
Cracked wheat	.37
Whole wheat	.37
Wheat graham	.37
Rye graham	.20
Pure rye	.22
20 oz. pkg.:	
Bisquick, 20 oz.	.20
Bisquick, 40 oz.	.37

SUGAR

Cane:	
Per pound	.08
2 pounds	.16
5 pounds	.39
10 pounds	.77
Beet:	
Per pound	.075
2 pounds	.15
5 pounds	.38
10 pounds	.76
Powdered:	
Per pound (bulk)	.08
Per pound (package)	.09
Brown:	
Per pound (bulk)	.07
Per pound (package)	.09

BREAD

	Per loaf
20 oz. white	.11
24 oz. white	.13
16 oz. whole wheat	.11

CEREALS

Oatmeal:	
48 oz. pkg.:	
Crystal Wedding	.24
Lush'us	.20
Cupboard	.20
Quaker	.26
Mothers	.33
Superb	.20
Three Star	.21
Mothers, 32 oz.	.24
20 oz. pkg.:	
Lush'us	.10
Cupboard	.10
Quaker	.12
Superb	.10
Three Star	.10
Crystal Wedding, 16 oz.	.11
Unprepared cereals:	
Ralston's Wheat Oats, 42 oz.	.23
28 oz. pkg.:	
Cream O'Wheat	.26
Dwarfies Wheat Mix	.24
Robb Ross White Wheat Cereal	.19

COMMUNITY CEILING PRICES FOR CLASS 1
STORES—Continued

CEREALS—continued

Unprepared cereals—Continued.

26 oz. pkg:	
Georgie Porgie.....	\$0.24
Malt O'Meal.....	.26
24 oz. pkg:	
Cocoa Wheats.....	.24
Ralston Wheat Cereal.....	.25
Tommy Tucker Cereal.....	.22
22 oz. pkg:	
Quaker Pettijohns.....	.20
Wheatena.....	.26
16 oz. pkg:	
Post's Grapenut Wheat Meal.....	.14
Instant Ralston.....	.25
14 oz. pkg:	
Cream O'Wheat.....	.15
Ralston's Wheat Oats.....	.09
Pillsbury's Farina.....	.08
Dwarfies Wheat Germ, 11 oz.....	.29

Prepared cereals:

National Biscuit Co.:

100% Bran, 18 oz.....	.10
Shredded Wheat, 10 oz.....	.14
Shreddies, 12 oz.....	.14

Kellogg's:

All Bran, 10 oz.....	.13
All Bran, 16 oz.....	.21
Bran Flakes, 9 oz.....	.11
Bran Flakes, 14 oz.....	.15
Corn Flakes, 11 oz.....	.10
Corn Flakes, 18 oz.....	.14
Krumbles, 9 oz.....	.12
Pep, 10 oz.....	.13
Pep, 7 oz.....	.11
Rice Krispies, 5½ oz.....	.13
Wheat Krispies, 10½ oz.....	.12
Shredded Wheat, 12 oz.....	.12
Whole Wheat Biscuit.....	.12
Variety.....	.26

Post's:

Bran Flakes, 8 oz.....	.11
Bran Flakes, 14 oz.....	.15
Grapenut Flakes, 7 oz.....	.11
Grapenut Flakes, 12 oz.....	.15
Grapenuts, 12 oz.....	.15
Post Toasties, 11 oz.....	.10
Post Toasties, 18 oz.....	.14
Whole Brand Shreds, 10 oz.....	.14
Post Tens.....	.26

Quaker's:

Crackels, 7½ oz.....	.09
Muffets, 8 oz.....	.10
Puffed Rice, 4½ oz.....	.13
Puffed Wheat, 4 oz.....	.11

Miller's:

Corn Flakes, 11 oz.....	.09
Wheat Flakes, 8 oz.....	.12
Bran Flakes, 14 oz.....	.11

Miscellaneous:

Cheerios, 7 oz.....	.13
Corn Kix, 7 oz.....	.13
Volunteer Corn Flakes, 11 oz.....	.08
Jersey Corn Flakes, 11 oz.....	.08
Jersey Bran Flakes, 15 oz.....	.10
O-Kay Bran Wheat Flakes, 10 oz.....	.07
Pillsbury Wheat Bran, 20 oz.....	.17
Uncle Sam Breakfast Food, 12 oz.....	.13
Shredded Ralston, 12 oz.....	.13
Skinner Raisin Bran, 10 oz.....	.13
Heinz Rice Flakes, 6½ oz.....	.11
Wheaties, 8 oz.....	.12

SYRUP

1½ lb. golden:

Karo.....	.16
Amalzo.....	.14
Superb.....	.14
Penick.....	.14

5 lb. golden:

Karo.....	.40
Amalzo.....	.38
Lush'us.....	.38
Superb.....	.38
None So Good.....	.38
Full Pack.....	.38

COMMUNITY CEILING PRICES FOR CLASS 1
STORES—Continued

SYRUP—continued

10 lb. golden:

Karo.....	\$0.74
Amalzo.....	.68
Lush'us.....	.69
Superb.....	.70
Penick.....	.67
None So Good.....	.69
Full Pack.....	.69

52 oz. golden:

Superb.....	.36
Penick.....	.38

1½ lb. crystal:

Karo.....	.17
Amalzo.....	.16
Superb.....	.15
Penick.....	.15

5 lb. crystal:

Karo.....	.42
Amalzo.....	.40
Lush'us.....	.39
Superb.....	.40
None So Good.....	.40
Full Pack.....	.40

10 lb. crystal:

Karo.....	.77
Amalzo.....	.72
Lush'us.....	.72
Superb.....	.70
Penick.....	.70
None So Good.....	.72
Full Pack.....	.72

52 oz. crystal:

Superb.....	.38
Penick.....	.38

Cane and maple:

Lush'us, 11 oz.....	.15
Log Cabin, 12 oz.....	.21
Vermont Maid, 12 oz.....	.21
Robb Ross, 14 oz., 75-25 blend.....	.18
Lush'us, 16 oz.....	.20
Robb Ross, 16 oz., 85-15 blend.....	.16
Log Cabin, 24 oz.....	.40
Vermont Maid, 24 oz.....	.40
Lush'us, 2P oz.....	.33
Robb Ross, 30 oz.....	.34

Imitation maple:

Karo, 24 oz.....	.17
None So Good, 32 oz.....	.20
Robb Ross, 32 oz.....	.29

Pure saps:

Robb Ross, 14 oz.....	.41
Robb Ross, 30 oz.....	.82

MOLASSES

Br'er Rabbit, golden, 12 oz.....	.21
Br'er Rabbit, green, 12 oz.....	.18
Aunt Dinah, 12 oz.....	.12
Red Hen, 18 oz.....	.14
Br'er Rabbit, golden, 24 oz.....	.39
Br'er Rabbit, green, 24 oz.....	.33
Aunt Dinah, 1½ lb.....	.22
Bakewell, 1½ lb.....	.17
Billy Boy, 1½ lb.....	.17
Full Pack, 2½ lb.....	.18
Bakewell, 5 lb.....	.38

HONEY

Lakeshore, 1 lb.....	.40
Sioux Bee, 1 lb.....	.33
Robb Ross, 1 lb.....	.33
Sioux Bee, 20 oz.....	.43
Sioux Bee, 32 oz.....	.62
Robb Ross, 5 lb.....	1.33

PEANUT BUTTER

Peter Pan, 4½ oz.....	.15
6 oz.:	
Skippy.....	.19
Peter Pan.....	.19
Armour.....	.15
8 oz.:	
Superb.....	.21
Lush'us.....	.18
Morning Light.....	.18

COMMUNITY CEILING PRICES FOR CLASS 1
STORES—Continued

PEANUT BUTTER—continued

8 oz.—Continued

Honeymoon.....	\$0.18
Armour.....	.19

12 oz.:

Peter Pan.....	.38
Superb.....	.28
Lush'us.....	.27
Honeymoon.....	.27
Morning Light.....	.27
Peter Pan, 13 oz.....	.40

16 oz.:

Skippy.....	.46
Superb.....	.36
Lush'us.....	.33
Morning Light.....	.33
Honeymoon.....	.33
Armour.....	.30
Richelleu.....	.48

24 oz.:

Full Pack.....	.51
Superb.....	.52
Lush'us.....	.49
Morning Light.....	.49
Honeymoon.....	.49

32 oz.:

Full Pack.....	.63
Lush'us.....	.63
Tru Valu.....	.63
Morning Light.....	.63
Honeymoon.....	.63
Armour.....	.65

Peanut crunch; 16 oz.:

Lush'us.....	.35
Morning Light.....	.35
Krispie.....	.35
Superb.....	.36

COOKING OIL

Pint:

Mazola.....	.35
Wesson Oil.....	.34
Amalzo.....	.32

Quart:

Mazola.....	.66
Wesson Oil.....	.65
Amalzo.....	.60
Amalzo, one-half gallon.....	.97

SHORTENING, HYDROGENATED

One pound:

Crisco.....	.26
Spry.....	.26
Three pound:	
Crisco.....	.75
Spry.....	.75
Lush'us.....	.65

BUTTER

1 pound parchment.....	.54
90-92 Score, 1 pound cartons.....	.55
¼ pound.....	.14
1 pound parchment.....	.55
93 Score 1 pound carton.....	.56
¼ pound.....	.14

LARD

Armour's, per pound package.....	.19
Swift's, per pound package.....	.19
Cudahy's, per pound package.....	.19

POULTRY (GRADE A)

Fowl, dressed, per pound.....	.37
Fryers and broilers, dressed, per pound.....	.42

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 8th day of May 1943.

HARRY J. GLEASON,
District Director,
Sioux City District.

[F. R. Doc. 43-7862; Filed, May 18, 1943;
3:16 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 54-45, 59-48]

SOUTHERN UNION GAS COMPANY, ET AL.

ORDER RELEASING JURISDICTION OVER PAYMENT OF FEES AND EXPENSES AND AMENDING ORDER OF SEPTEMBER 19, 1942

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pennsylvania on the 17th day of May, A. D. 1943.

In the matter of Southern Union Gas Company, Arkansas Western Gas Company, New Mexico Gas Company, New Mexico Eastern Gas Company, Texas Southwestern Gas Company, Quanah Water Company, Southern Union Production Company, File No. 54-45; in the matter of Southern Union Gas Company, Arkansas Western Gas Company, New Mexico Gas Company, New Mexico Eastern Gas Company, Texas Southwestern Gas Company, Quanah Water Company, Southern Union Production Company, Angels Peak Oil Company, Congress Oil Company, Summit Oil Company, File No. 59-48.

Southern Union Gas Company, a registered holding company, and its principal subsidiary companies, Arkansas Western Gas Company, New Mexico Gas Company, New Mexico Eastern Gas Company, Texas Southwestern Gas Company, Quanah Water Company and Southern Union Production Company, having filed applications and declarations pursuant to section 11 (e) and other applicable sections of the Public Utility Holding Company Act of 1935 seeking approval of a plan for the reorganization of the holding company system of which said applicants constituted constituent companies and authorization for certain particular transactions incident thereto, and the Commission having instituted proceedings pursuant to section 11 (b) of said Act against said named companies and also against Angels Peak Oil Company, Congress Oil Company, Summit Oil Company, the three companies last named being additional subsidiary companies of said holding company system, which proceedings were, by order of the Commission, consolidated;

The Commission having by its order duly entered herein on September 19, 1942, approved the plan so proposed pursuant to section 11 (e) of said Act, subject to certain conditions and reservations of jurisdiction in said order contained, and having directed certain action by the parties to said proceedings, all as more fully set forth in said order, and, particularly, the Commission having by said order of September 19, 1942 reserved jurisdiction in respect of the determination of the reasonableness of the fees and expenses incurred or to be incurred in connection with the subject matter of said proceedings, further hearings having now been held concerning the same, the record having been completed with respect thereto and having been considered by the Commission, and the Commission not finding that the fees and expenses proposed to be paid are unreasonable and deeming it to be in the public interest and the interest of

investors and consumers that the jurisdiction so reserved over the same be now released and payment of said fees and expenses as presently proposed by Amendment No. 6 to the original application filed herein be permitted;

It is ordered, That the jurisdiction heretofore reserved to this Commission in respect of the payment of fees and expenses in the above-entitled matters be, and the same is hereby released, and payment thereof be, and the same is hereby permitted;

Provided, and this order is entered upon the express condition that, said fees and expenses be paid in the amounts, in the manner and to the persons described in Amendment No. 6 to the original application filed herein, said fees and expenses being in the aggregate amount of \$145,296.88, subject to minor adjustments in respect of recording fees and trustee's fees for authentication of debentures as set forth in said amendment, and classified as follows:

Printing and engraving	\$35,316.70
Legal fees and expenses	30,939.13
Public Utility Analyst fees and expenses	15,353.16
Accountants' fees	13,969.66
Engineers' fees	1,640.28
Geologists' fees	725.26
Trustees' fees	6,288.79
Distribution Agent's fee	5,634.32
Tax Expert's fees	1,192.00
Corporate Representation fees and expenses	1,036.05
Recording and filing fees	3,544.72
Miscellaneous expenses, including traveling expenses of officers and employees, telephone and telegraph, etc.	29,656.81
Total	145,296.88

And provided further, That a certificate of notification shall be filed with this Commission in this proceeding within thirty days after said fees and expenses shall have been fully paid, to the effect that the same have been paid in accordance with this order; and

Whereas the applicants have requested that the above-mentioned order of September 19, 1942, be amended to describe more particularly and specifically the several acts and transactions thereby approved and found to be necessary and appropriate to effectuate the provisions of said section 11 (b) to the end that said order shall conform to the formal requirements of section 371 (f) of the Internal Revenue Code of the United States as amended by the Revenue Act of 1942, and it appearing to the Commission that said order should be amended in accordance with such request;

It is further ordered, That the order of this Commission entered in this proceeding on September 19, 1942 be and the same is hereby amended as of the date thereof by the elimination therefrom of all that portion of said order beginning with the words "It is further ordered, That the hereinafter described exchanges and dispositions * * *" and continuing to, but not including, the concluding words of said order, "By the Commission" and the substitution for that part of said order so stricken of the following:

It is further ordered, That the transactions, the transfers and exchanges of stock, securities and properties, the ac-

quisitions, expenditures and distributions, the sales and conveyances and the issuance of securities, which are proposed in the plan or otherwise ordered by the Commission herein, including particularly those described, specified and itemized below, are necessary or appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935 and that the exchanges of property and expenditures by each of the transferor corporations are necessary or appropriate to the integration and simplification of the holding company system of which each of the transferor corporations is a member;

(1) The transfer to, and acquisition and receipt by Texas Southwestern Gas Company (the name of which will be changed to "Southern Union Gas Company"), as an incident of the merger, of all stock, securities, assets and properties, both real and personal, franchises, rights and powers belonging to Southern Union Gas Company (old), New Mexico Gas Company and New Mexico Eastern Gas Company, and the concurrent assumption by Texas Southwestern Gas Company of the liabilities of said Southern Union Gas Company (old), New Mexico Gas Company and New Mexico Eastern Gas Company, all as more fully specified and itemized in applicant's Exhibit F attached to Amendment No. 3 to the plan filed with the Commission on September 16, 1942, which is made part hereof by reference.

(2) Subject to the reservation and jurisdiction hereinabove noted, the disposition by Texas Southwestern Gas Company of the stock and other securities of Arkansas Western Gas Company and Quanah Water Company to be transferred to and acquired by Texas Southwestern Gas Company as an incident of the merger.

(3) Subject to the reservation of jurisdiction hereinabove noted, the disposition of the properties of said Texas Southwestern Gas Company located in and around Kingfisher in central Oklahoma, Hico in central Texas and Bellville in southeast Texas and the oil well owned by Southern Union Production Company located near Artesia, New Mexico.

(4) The issuance of 727,580 shares of its common stock, par value \$1.00 per share, and not to exceed \$2,441,819.45 in principal amount of its 25-Year Sinking Fund 6% Debentures by said Texas Southwestern Gas Company, after effectiveness of the merger, in exchange for the outstanding publicly held common and preferred stocks of the merging companies, in the extinguishment or satisfaction of dividend arrearages existing on the preferred stocks of Southern Union Gas Company (old), one of the merging companies, accumulated and unpaid down to the date borne by the debentures (i. e., November 1, 1942) and in exchange for a promissory note of Southern Union Gas Company (old) outstanding in the principal amount of \$106,000, all as more fully specified and itemized in said Exhibit F, subject, however, to the payment of cash computed at the rate of \$3.00 per share in lieu of

issuing fractional share of common stock and to the issuance of scrip in lieu of debentures for less than \$25.00 principal amount at the option of the company.

(5) The payment of cash by said Texas Southwestern Gas Company after the merger to holders of preferred stocks of New Mexico Gas Company or New Mexico Eastern Gas Company in amounts equal to the dividends accumulated and unpaid thereon during the portion of a regular dividend period elapsed down to the date of the debentures, all as more fully specified and itemized in said Exhibit F.

(6) The issuance of additional debentures (a maximum of \$1,215,000) and common stock (a maximum of 25,449 shares) after the merger by said Texas Southwestern Gas Company in amounts necessary to satisfy the rights of holders of outstanding bonds of New Mexico Gas Company, one of the merging companies, or of The Gas Company of New Mexico (the latter having been previously assumed by New Mexico Eastern Gas Company, one of the merging companies) upon the election on the part of any such holders to exercise a right of conversion attached to said bonds, all as more fully specified and itemized in said Exhibit F.

(7) The issuance and sale for cash of 240,584 shares of its common stock, par value \$1.00 per share, by said Texas Southwestern Gas Company plus any additional amounts (a maximum of 19,374 shares) purchased by holders of outstanding bonds of New Mexico Gas Company or of The Gas Company of New Mexico upon conversion thereof, such holders being entitled to exercise a right of purchase at \$1.50 per share of 10 shares of common stock for each \$1,000 bond of New Mexico Gas Company converted and 20 shares for each \$1,000 bond of The Gas Company of New Mexico converted, all as more fully specified and itemized in said Exhibit F; and

(8) The issuance and sale for cash of \$3,650,000 principal amount of its Twenty Year Sinking Fund First Mortgage Bonds, 3½% series due 1962, by said Texas Southwestern Gas Company after the merger.

By the Commission.

[SEAL]

ORVAL L. DuBois,
Secretary.

[F. R. Doc. 43-7945; Filed, May 19, 1943;
2:37 p. m.]

WAR PRODUCTION BOARD.

NOTICE TO BUILDERS AND SUPPLIERS OF
ISSUANCE OF REVOCATION ORDERS RE-
VOKING SPECIAL DIRECTIONS DATED DE-
CEMBER 8, 1942.

The War Production Board has issued certain revocation orders revoking spe-

cial directions dated December 8, 1942, issued in connection with certain high octane gasoline facilities construction projects to which urgency numbers listed

below were assigned. For the effect of such revocation order the builder and suppliers affected shall refer to the specific order issued to the builder:

Urgency rating No.	Builder's serial number	Name of builder	Address	Location of project
6.....	2160.	Gulf Oil Corp.	Pittsburgh, Pa.	Port Arthur, Tex.
7.....	7758.	Richfield Oil Corp.	Los Angeles, Calif.	Watson, Calif.
11.....	1311.	Phillips Pet. Co.	Bartlesville, Okla.	Borger, Tex.
12.....	5135.	Imperial Oil Co.	Calgary, Alberta, Can.	Calgary, Alberta, Can.
17 (b).....	14379.	Globe Oil Co.	Chicago, Ill.	Lemont, Ill.
17 (c).....	2454.	Std. Oil Co. of Ohio	Cleveland, O.	Toledo, Ohio.
17 (e).....	24339.	Shamrock Oil & Gas	Amarillo, Tex.	Sunray, Tex.
17 (f).....	27582.	Shell Oil of Canada, Ltd.	New York, N. Y.	Montreal, Canada.
17 (n).....	28671.	Std. Oil Co. of Ohio	Cleveland, O.	Latonis, Ky.
17 (s).....	33829.	Wasatch Oil	Salt Lake City, Utah	Woods Cross, Utah.
17 (v).....	34651.	Sinclair Ref. Co.	New York City	Coffeyville, Kans.
17 (x).....	34327.	Vickers Pet. Co.	Wichita, Kans.	Petwin, Kans.
17 (z).....	36519.	Imperial Oil Co.	Toronto, Can.	Sarnia, Ontario, Can.
17 (aa).....	38142.	Independent Ref. Co.	Billings, Mont.	Laurel, Mont.
17 (dd).....	40447.	Glacier Prod. Co.	Butte, Mont.	Butte, Mont.
17 (ff).....	40201.	Cooperative Ref.	N. Kansas City, Mo.	Phillipsburg, Kans.
17 (gg).....	40043.	Inland Empire Ref. Co.	Spokane, Wash.	Spokane, Wash.
17 (hh).....	24077.	Std. Oil of Louisiana	Baton Rouge, La.	Baton Rouge, La.
17 (ii).....	43875.	Derby Oil Co.	Wichita, Kans.	Wichita, Kans.
22.....	67.	Anglo Iranian Oil Co.	New York, N. Y.	Abadan, Iran.
38.....	2078.	Cities Service Oil Co.	Bartlesville, Okla.	E. Chicago, Ill.
57.....	1380.	Union Oil Co. of Calif.	Los Angeles, Cal.	Wilmington, Cal.

Issued this 19th day of May 1943.

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

[F. R. Doc. 43-7964; Filed, May 19, 1943; 3:35 p. m.]

[Certificate 65]

TRANSPORTATION AND DELIVERY OF LAUNDRY IN DECATUR, ILL.

APPROVAL OF RECOMMENDATION OF JOINT ACTION PLAN

The ATTORNEY GENERAL:

I submit herewith a recommendation of the Director of the Office of Defense Transportation concerning a plan for joint action by the persons named therein with respect to the transportation and delivery of laundry by motor vehicle in Decatur, Illinois, and vicinity (*supra*).

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve the joint action plan described in the recommendation; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with such joint action plan is requisite to the prosecution of the war.

Date: May 17, 1943.

DONALD M. NELSON,
Chairman.

[F. R. Doc. 43-7990; Filed, May 20, 1943;
11:14 a. m.]

[Certificate 66]

TRANSPORTATION AND DELIVERY OF GRO- CERIES IN SPOKANE, WASH.

APPROVAL OF RECOMMENDATION OF JOINT ACTION PLAN

The ATTORNEY GENERAL:

I submit herewith a recommendation of the Director of the Office of Defense Transportation concerning a plan for joint action by the persons named therein with respect to the transportation and delivery of groceries by motor vehicle in Spokane, Washington (*supra*).

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve the joint action plan described in the recommendation; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with such joint action plan is requisite to the prosecution of the war.

Date: May 17, 1943.

DONALD M. NELSON,
Chairman.

[F. R. Doc. 43-7991; Filed, May 20, 1943;
11:14 a. m.]