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TITLE 7—AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

[FDO 8, Amdt. 1]

PART 1401—DAIRY PRODUCTS

FROZEN DAIRY FOODS AND MIX

Food Distribution Order No. 8 (8 F.R. 953), issued by the Secretary of Agriculture on January 19, 1943, is hereby amended to read as follows:

§ 1401.31 *Frozen dairy foods and mix, limitations with respect to the production thereof*—(a) *Definitions*. When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) The term "processor" means any person engaged in the manufacture of frozen dairy foods or mix.

(2) The term "frozen dairy foods" means any frozen or partially frozen food products (including ice cream, French ice cream, ice milks, milk ices, frozen custards, sherbets, and other similar preparations) containing milk solids and sugar, together with stabilizers, extracts, fruits, nuts, coloring, or flavoring materials.

(3) The term "mix" means any liquid or dried unfrozen preparation (including ice cream mix, ice cream powders, milk ice mix, ice milk mix, milk shake mix, and other similar preparations), containing milk solids and sugar, that is used directly in the freezing of a frozen dairy food.

(4) The term "ice cream" means any frozen dairy food containing 8 per centum or more (by weight) of milk fat included in 14 per centum or more (by weight) of total milk solids.

(5) The term "person" means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether incorporated or not.

(6) The term "governmental agency" means (i) the Armed Services of the United States (for the purposes of this order, including, but not restricted to, the United States Army post exchanges;

United States Navy ships' service departments; and United States Marine Corps post exchanges); (ii) the War Shipping Administration; (iii) the Veterans Administration; and (iv) any other instrumentality or agency designated by the War Food Administrator. The term "governmental agency" also includes any contract school or ship operator, as defined in Food Distribution Regulation (8 F.R. 7523), purchasing frozen dairy foods or mix in accordance with said Food Distribution Regulation 2.

(7) The term "Armed Services of the United States" means the Army, the Navy, the Marine Corps, or the Coast Guard of the United States.

(8) The term "Director" means the Director of Food Distribution, War Food Administration.

(9) The term "base period" means the period from December 1, 1941, to November 30, 1942, both dates inclusive.

(10) The term "allocation period" means any period specified by the Director, to which quotas, reports, and other regulations herein provided are applicable.

(b) *Restrictions on production of frozen dairy foods and mix*. (1) No processor, during any allocation period specified by the Director pursuant hereto, may utilize in the production of frozen dairy foods or mix more than 65 per centum of the total milk solids used by the respective processor in the production of such products, respectively, during the corresponding portion of the base period, exclusive of all such products processed for, or sold to, a governmental agency by such processor during such base period. The milk solids used in frozen dairy foods or mix manufactured for, or delivered to, or for the account of, a governmental agency, shall be excluded from the amount of milk solids to which the aforesaid 65 per centum is applicable.

(2) The maximum total milk solids content of frozen dairy foods manufactured, sold, or delivered by any person, after the effective time hereof, shall be 22 per centum (by weight).

(3) The milk solids-not-fat (sometimes referred to as serum solids) content of ice cream or ice cream mix man-

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ufactured, sold, or delivered by any person, after the effective time hereof, shall not exceed 80 per centum (by weight) of the milk fat content of such ice cream and ice cream mix, respectively.

(4) Frozen dairy foods other than ice cream, and mixes for frozen dairy foods other than ice cream, are exempt from the provisions of (b) (3) hereof, but no processor, during any allocation period specified by the Director pursuant hereto, shall use in the production of such products more than the larger of the two following quantities: (i) 10 per centum (by weight) of the total milk solids available to the respective processor under the provisions of (b) (1) hereof, or (ii) the amount (by weight) of milk solids used by the respective processor for the pro-

duction of such products in the corresponding portion of the base period within and subject to the limitations imposed by (b) (1) hereof.

(5) The Director may, at any time, increase or decrease the percentage, designated in (b) (4) (i) hereof, of milk solids available to processors which may be used for frozen dairy foods other than ice cream or mixes. Such change of percentage may be made applicable by the Director to any area or areas where, in his opinion, the demand and production conditions warrant such a change.

(c) *Governmental agency exemption.* Frozen dairy foods or mix manufactured for, or delivered to, or for the account of, a governmental agency shall be exempt from the provisions of paragraphs (b) (1) and (b) (4) hereof.

(d) *Equitable distribution.* Each processor shall make equitable distribution among those persons supplied by such processor during the base period of the frozen dairy foods and mix manufactured by such processor.

(e) *Option with respect to multiple plant operations.* Upon approval by the Director of a written request from a processor having multiple plant operations, such plants shall be considered separately in the application of the provisions hereof.

(f) *Records and reports.* The Director shall be entitled to obtain such information from, and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(g) *Audits and inspections.* The Director shall be entitled to make such audit or inspection of the books, records, and other writings, premises or stocks of frozen dairy foods and mix, of any person, and to make such investigations, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(h) *Territorial scope.* Any processor doing business in one or more of the forty-eight States or the District of Columbia is subject to the provisions hereof, but the provisions hereof shall not apply to any processor doing business exclusively in any Territory or Possession of the United States.

(i) *Petition for relief from hardship.* Any person affected by this order, who considers that compliance herewith would work an exceptional and unreasonable hardship on him, may file a petition for relief with the Regional Director, Food Distribution Administration, War Food Administration, serving the area (8 F.R. 9315) in which such person resides or does business. Petitions for such relief shall be in writing, and shall set forth all pertinent facts and the nature of the relief sought. If such person is dissatisfied with the action taken on the petition by the Regional Director, he

may, by requesting the Regional Director therefor, secure a review of such action by the Director. The Director may, after such review, take such action as he deems appropriate, and such action shall be final.

(j) *Communications.* All reports required to be filed hereunder shall be addressed in conformity with the instructions specified in the respective form required to be submitted. All other communications concerning this order shall, unless instructions to the contrary are issued by the Director, be addressed to the Regional Director, Food Distribution Administration, War Food Administration, serving the area (8 F.R. 9315) in which the person affected by this order resides or does business.

(k) *Violations.* The War Food Administrator may, by suspension order, prohibit any person who violates any provision of this order from receiving, making any deliveries of, or using frozen dairy foods or mix, or any other material subject to priority or allocation control by the War Food Administrator, and may recommend that any such person be prohibited from receiving, making any deliveries of, or using materials subject to the priority or allocation control of other governmental agencies. In addition, any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(l) *Delegation of authority.* The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this order.

(m) *Effective date.* This order shall become effective 12:01 a. m., e. w. t., September 6, 1943. With respect to any violation of Food Distribution Order No. 8, prior to the effective time hereof, said food distribution order shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 1st day of September 1943.

MARVIN JONES,
War Food Administrator.

[F. R. Doc. 43-14412; Filed, September 2, 1943;
4:07 p. m.]

[FDO 5, as Amended, Termination]

PART 1490—MISCELLANEOUS FOOD PRODUCTS

SALE OF PACKAGED CHICORY

Pursuant to the authority vested in me by Executive Order No. 9280, dated

December 5, 1942, and Executive Order No. 9322, dated March 26, 1943, as amended by Executive Order No. 9334, dated April 19, 1943, *It is hereby ordered,* As follows:

That Food Distribution Order No. 5, issued by the Secretary of Agriculture on January 12, 1943, as amended (8 F.R. 512, 5663, 9907), restricting the sale of packaged chicory, be, and the same is hereby, terminated at 12:01 a. m., e. w. t., September 1, 1943.

With respect to violations of Food Distribution Order No. 5, as amended, or rights accrued, liabilities incurred, or appeals taken under said Food Distribution Order No. 5, as amended, prior to the effective time of the termination of said order, said Food Distribution Order No. 5, as amended, shall be deemed to be in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued this 1st day of September 1943.

MARVIN JONES,
War Food Administrator.

[F. R. Doc. 43-14413; Filed, September 2, 1943;
4:07 p. m.]

[FDO 78]

PART 1460—FATS AND OILS

CONSERVATION AND DISTRIBUTION OF PEANUTS AND PEANUT BUTTER

Correction

The following changes should be made in F.R. Doc. 43-14323, appearing at page 12040 of the issue for Thursday, September 2, 1943:

1. In § 1460.29 (a) (1) the term defined should be singular.

2. Paragraph (c) should read as follows:

(c) *Restrictions on the use and consumption of peanut butter.* Except as provided in paragraphs (d), (e), and (f) hereof, on or after October 1, 1943, no person shall, in any calendar quarter, use or consume peanut butter in any class of use listed in Schedule B below, in excess of a quantity equal to the percentage specified in such Schedule B of his quarterly use or consumption of peanut butter in such class of use during the corresponding calendar quarter of 1942. From the effective date of this order to October 1, 1943, no person shall use or consume peanut butter in any class of use listed in Schedule B below, in excess of a quantity equal to one-third of the percentage specified in such Schedule B of his quarterly use or consumption of peanut butter in such class of use during the calendar quarter beginning on July 1, 1942.

3. The word "Acting" should not appear below the signature of the War Food Administrator.

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue

[T. D. 5292]

SUBCHAPTER C—MISCELLANEOUS EXCISE TAXES

PART 175—TRAFFIC IN CONTAINERS OF DISTILLED SPIRITS

Correction

Section 175.14 of F.R. Doc. 43-14281, appearing at page 12082 of the issue for Thursday, September 2, 1943, should read as follows:

§ 175.14 *Reuse of containers.* The reuse for packaging distilled spirits for sale at retail of liquor bottles or other authorized marked containers, as defined herein, is prohibited: *Provided*, That liquor bottles, as defined herein, used for packaging domestic distilled spirits may be reused (a) by the bottler whose permit number is blown therein, (b) by the parent company or wholly-owned subsidiary under the provisions of § 175.11, or (c) by the person acquiring stocks of liquor bottles in the possession of a permittee when any permit is suspended, revoked, or surrendered, as authorized by § 175.39: *Provided, further*, That liquor bottles used for packaging imported distilled spirits may be exported for reuse under the provisions of § 175.27.

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

[Order No. 5]

PART 602—GENERAL ORDERS AND DIRECTIVES

RESTRICTIONS ON SHIPMENTS OF BITUMINOUS COAL

In order to effectuate the purposes of Executive Order No. 9332, and in order to implement Solid Fuels Administration for War Regulation No. 4, the following order is issued by the Solid Fuels Administrator for War:

Sec.
602.71 Definitions.
602.72 Restrictions on shipments.
602.73 Representations.
602.74 Damages for breach of contract.
602.75 Violations.
602.76 Application of modification and exception-inquiries and communications.
602.77 Approval by Bureau of the Budget.

AUTHORITY: §§ 602.71 to 602.77 incl. issued under sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9125, 7 F.R. 2719; E.O. 9332, 8 F.R. 5355.

§ 602.71 *Definitions.* For purposes of this order. (a) "Bituminous coal" means all bituminous and subbituminous coal having calorific value in British thermal units of more than seven thousand six hundred per pound and having a natural moisture content in place in the mine of less than 30 per centum.

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

corporation, governmental corporation or agency, or organized group of persons.

(c) "Producer" means any person engaged in the business of mining or preparing bituminous coal in Districts 1, 2, 3, 4, 6, 7, and 8, as described in the Annex to the Bituminous Coal Act of 1937 (or the sales agent of any such person).

(d) "Wholesaler" means any person including, without limitation, any distributor, jobber, dock operator, or dealer who purchases bituminous coal for resale to persons other than ultimate consumers of coal for heating, and includes such person to the extent that he purchases coal for resale to persons other than ultimate consumers of coal for heating.

(e) "Retail dealer" means any person, including a producer, who sells bituminous coal to ultimate consumers of coal for heating and includes such person to the extent that he sells coal to ultimate consumers of coal for heating.

(f) "Ultimate consumer of coal for heating" means any person whose principal use of bituminous coal is for space heating, cooking, or residential and commercial hot water heating.

(g) "Order" means any order for the purchase of bituminous coal, or any requisition or other arrangement designed to secure such coal from any mine, commercial or captive, any central washery, preparation plant, commercial dock or commercial stockpile for delivery or use any place within the continental United States or any of its territories or possessions or within the Dominion of Canada.

(h) "Purchaser" means any person who places an order for bituminous coal within the meaning of paragraph (g) of this section.

(i) "Commercial stockpile" means any stock of bituminous coal at a dealer's yard serving as a source of supply for other than ultimate domestic consumers.

(j) "Day's supply" means the total amount of bituminous coal in storage at the purchaser's bin, dock, pile or other storage facility auxiliary to the purchaser's plant (or railroad system) and the total amount of coal held in storage away from the plant (or railroad system) for the purchaser's account or under his control (including all coal in transit in respect to which the purchaser has actually received a shipping notice) divided by the average number of tons which it is reasonably expected the plant (or railroad system) will consume each day, including Sundays and legal holidays, during the 30 days next following the issuance of an order submitted to a producer. Stocks received by lake delivery shall not, during the period from the effective date of this order through November 30, 1943, be taken into account in computing days' supply at lake docks receiving coal both by rail and lake delivery.

(k) "Current monthly consumption requirements" means the requirements of a given plant or railroad system for the month during which deliveries are requested and may be computed separately for sizes and qualities of bitu-

minous coal which are not substantially interchangeable in the operation of such plant.

§ 602.72 Restrictions on shipments.

(a) Producers and wholesalers are prohibited from shipping bituminous coal on any order for such coal (except an order of a commercial dock operator for shipment via lake, tidewater or river, or an order of a retail dealer or an order for less than a carload lot) by any method or combined methods of transportation, including, without limitation, rail, truck, tidewater, lake, river, or conveyor belt from mine, central washery, or preparation plant, whether captive or commercial, unless the written order or confirmation of the order contains, or is amended to contain, the following information and a statement that such information is accurate:

(i) The days' supply of the plant (or railroad system) for which the order to the producer or wholesaler is issued;

(ii) The current monthly consumption requirements of the plant (or railroad system); and

(iii) The total tonnage of bituminous coal ordered for delivery during the same month for the plant (or railroad system) from all suppliers of bituminous coal.

(b) Producers are prohibited from shipping bituminous coal on any order of a wholesaler unless such order contains the information required to be submitted to the wholesaler by the wholesaler's customer under paragraph (a) of this section.

§ 602.73 Representations. All statements and representations required by this order to be contained in written orders or confirmations of orders shall be deemed made to the Solid Fuels Administrator for War. Producers shall, on behalf of the Solid Fuels Administrator for War, keep and preserve for a period of not less than two years all written orders and confirmations of orders served upon them containing the statements and representations required by this order. These orders and confirmations required to be kept by this order shall, upon request, be submitted for inspection, copy and audit by the duly authorized representatives of the Solid Fuels Administrator for War.

§ 602.74 Damages for breach of contract. No person shall be held liable for damages or penalties for any default under any contract which shall result directly or indirectly from compliance with this order.

§ 602.75 Violations. Any person who violates any provision of this order or who, by any statement or omission, wilfully falsifies any records which he is required to keep, or who wilfully certifies false or misleading information to the Solid Fuels Administrator for War, or any person who obtains a delivery of bituminous coal by means of a wilfully false or misleading statement, may be prohibited from delivering or receiving any material under priority control. The Solid Fuels Administrator for War may also take any other action deemed appropriate.

§ 602.76 Application of modification and exception; inquiries and communications. (a) Any applications for modification of or exception from any provision of this order shall be filed in triplicate with the Washington Office of the Solid Fuels Administrator for War. The application shall set forth, in detail, the provisions sought to be modified or from which an exception is sought, and the reasons and data in support of such modification or exception.

(b) All complaints, inquiries, and communications with reference to this order shall be addressed to the Solid Fuels Administration for War, Department of the Interior, Washington, D. C.

§ 602.77 Approval by Bureau of the Budget. This order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This order shall become effective September 7, 1943.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176)

Issued this 2nd day of September 1943.

H. A. GRAY,
Deputy Solid Fuels
Administrator for War.

[F. R. Doc. 43-14433; Filed, September 3, 1943; 10:47 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter II—National Guard and State Guard, War Department

PART 211—STATE GUARD REGULATIONS

NATURE, STATUS, AVAILABILITY OF STATE GUARD

Sections 211.1 to 211.10, inclusive, are amended and § 211.11 is added, as follows:

Sec.	Purpose.
211.1	Status of State guard.
211.2	State guard and Federal service.
211.3	Employment, general.
211.4	Employment in cooperation with Federal forces.
211.5	Arms and equipment.
211.6	Uniforms.
211.7	Training.
211.8	Correspondence and reports.
211.9	Training texts and regulations.
211.10	Direction and inspection by Federal agencies.
211.11	

AUTHORITY: §§ 211.1 to 211.11 inclusive are issued under sec. 61, Act of 3 June 1916 (39 Stat. 198, 32 U.S.C. 194) as amended by Act of 21 October 1940, (54 Stat. 1206), Act 18 August 1941 (55 Stat. 628); and Act 1 October 1942 (56 Stat. 762)

These regulations are contained in AR 850-250, 9 August 1943, the particular paragraphs being shown in brackets at the end of sections.

§ 211.1 Purpose. The purpose of the regulations in this part is to specify the nature, status, and availability of the State guard; to indicate the assistance which the War Department has been au-

thorized to furnish to the several States or Territories in the equipping, arming, and training of State guards; and to provide with respect to those forces such Federal regulations as are deemed necessary and appropriate under the law. [Par. 1]

§ 211.2 *Status of State guard*—(a) *Force status.* The State military force (State guard) contemplated by these regulations, organized under the provisions of the foregoing statutory authority and of the constitution and laws of the State concerned, is solely a State military organization. It is not subject to call, order, or draft, as such force, into the military service of the United States; nor is it subject to Federal regulation or control other than as provided expressly, or by reasonable implication, by the statute above quoted.

(b) *Organization.* The War Department recommends that State guard units be organized as tactical headquarters and headquarters detachments, infantry rifle (shotgun) companies, battalion headquarters and headquarters detachments, battalion service detachments, and battalion medical detachments or similar type units. The total strength of these units in each State to receive Federal aid will be determined by the War Department and published by the Chief of the National Guard Bureau. Some States may wish to supplement these federally aided units by creating additional units and/or forces for home defense. The War Department offers no objection provided these units are regularly and officially affiliated with the authorized State guards as Reserve units. These additional Reserve units and local forces must necessarily be uniformed, armed, and equipped by the State.

(c) *Soldier status.* The qualified consent of the Congress having been given to the maintenance by the States of "Troops . . . in time of Peace" (Art. 1, sec. 10, cl. 3, Federal Constitution), the member of the lawfully organized State guard is a soldier in the military service of his State. His status is not lost upon the onset of war; it is recognized as that of a lawful belligerent under the rules of war (par. 9a, FM 27-10¹). Attention is directed to paragraph 5, with reference to the obligation to obey international treaties and conventions. Although all of the conventions set out on page VI of that manual are not binding on all of the countries with which the United States is presently at war, as indicated in the last sentence below, they will be observed and enforced so far as applicable by State guards as provided in FM 27-10. Any failure of an enemy belligerent to accord similar rights and treatment to State guards when acting as lawful belligerents should be promptly reported to the War Department. The Hague Declaration Number XIV, 18 October 1907, prohibiting the discharge of projectiles and explosives from balloons (HD XIV), is not binding and will not be observed.

¹ War Department, Basic Field Manual—Rules of Land Warfare.

With respect to public domestic law, his status, rights, and liabilities (for example for torts committed while on State guard duty) are fixed by the laws of his State.

(d) *Membership in other units.* (1) It is considered impractical, and, in fact, detrimental to both organizations, for individual officers and enlisted men to hold membership in both the State guard and in civilian emergency units. In the event of an actual emergency requiring the employment of such units, the local State guard will be actively employed on vital assignments. As the duty of all State guard officers and enlisted men is primarily with their State guard units, they would not be available for other duties. Dual membership should be discouraged.

(2) Similar difficulties may arise from the enrollment in State guard units of persons who render essential service in utility, transportation, and communication facilities. In the event of actual emergency, it may be desirable to operate such facilities so long as they are capable of operation. If key operating or technical personnel therein are enrolled in the State guard, special arrangements may be necessary for them to delay reporting for State guard duty until after the utility by which they are employed has become incapable of operation and incapable of emergency repair.

(3) Special attention will be directed to the enrollment of Federal employees in State guard units. If enrolled, these employees are subject to being called to active duty by State executive order. Because they are voluntarily enrolled in organizations specially provided for by section 61 of the National Defense Act, as amended, they are not protected against such a call by the provisions of section 59 of the National Defense Act (39 Stat. 197, M. L. 1939, sec. 1260) exempting certain of these employees from militia service. Under existing law Federal employees so called to active duty by State order are not guaranteed those reemployment benefits provided for Federal employees who enter active military service under the Federal Government. Their call by State order might seriously cripple the operation of essential Federal departmental activities.

(i) In respect to its own civilian personnel, the War Department interposes no objection to their membership in State guards so long as their service therein will not materially interfere with their normal duties. Furthermore, the War Department has announced that it will be proper for employing officers to treat as constructive duty without charge for leave, any absence of civilian employees from their regular posts of duty during an actual emergency when the absence is made necessary by participation in rescue or protection work. (Administrative Memorandum No. 22, War Department, 14 April 1942.)

(ii) The status of civilian employees of other Federal departments or agencies with respect to their membership in State guards is a matter to be decided between the Governor and the Federal Department or agency concerned. [Par. 3]

§ 211.3 *State guard and Federal service*—(a) *Selective Service.* Membership in the State guard does not constitute ground for individual exemption from Federal military service under the Selective Training and Service Act of 1940 approved 16 September 1940 (54 Stat. 885; 50 U.S.C. Appendix 301-318) or other Federal law. Furthermore, such membership clearly would be incompatible with active service in the armed forces of the United States. Accordingly the State authority concerned should provide for the prompt discharge from the State guard of such of its members as are inducted, enlisted, or otherwise engaged in the active military service of the United States.

(b) *Federal military officers.* Reserve officers and Regular Army retired officers may be enrolled or commissioned in a State guard force organized under section 61 of the National Defense Act, as amended, without jeopardy to their Reserve or retired status. A commission from the State for service in such a force will not interfere with their being ordered to active Federal duty under a Reserve or retired commission. In such a contingency the State commission would need to be vacated or suspended.

(c) *National Guard personnel.* Enlisted and commissioned personnel of the National Guard who, after release from the active military service of the United States under the provisions of the Joint Resolution approved 27 August 1940 and the Service Extension Act of 1941, approved 18 August 1941 have reverted to State control, may be enlisted or commissioned in the State guard without jeopardy to their federally recognized National Guard status. Service in the State guard under such conditions will not interfere with their being ordered to active Federal service. Their connection with the State guard will terminate automatically upon the return to State control of a National Guard unit in which they hold a federally recognized status. [Par. 4]

§ 211.4 *Employment, general*—(a) *Authority of State*—(1) *Employment.* The State guard is an element of the executive department of the State government. It is employed by the Governor, or by such official as the Governor may designate, upon such missions and duties within the State as may be deemed appropriate, subject to the limitations imposed by law. It may be employed outside of the territorial boundaries of its State in accordance with the provisions of the Military Forces Fresh Pursuit Act (which has been enacted in the State of New Jersey), or similar law, where authorized by the laws of the States concerned or when arrangements for similar cooperative action have become legally effective by agreement between contiguous States.

(2) *Limitations upon authority of State.* Employment by the State of its State guard, or any part thereof, is limited, in general, only by pertinent provisions of the Federal Constitution (for example, fourteenth amendment), by the territorial boundaries of the State, and by the supremacy of the Federal

Government in its proper fields of action. The authority of the State to maintain its State guard ceases upon the relief from active Federal service of all elements of its National Guard, for within 6 months after the termination of the present war, or at such earlier time as the Congress by concurrent resolution, or the President by proclamation, may designate. See section 61, National Defense Act, as amended.

(b) *War Department responsibility and control.* (1) The Director of Administration has been designated by the Commanding General, Army Service Forces, as the agency charged with the formulation of War Department policies and supervision of planning and coordinating all State guard activities.

(2) The Chief of the National Guard Bureau is charged with the administration of War Department plans, policies, and procedures relating to the organization, equipment, and training of the several State guards; recommends changes in existing policies, regulations, and law with respect to the State guards; coordinates the furnishing of Federal aid to the State guards; promulgates training orders and instructions in accordance with policies approved or announced by the Director of Administration and is the agency of the War Department through which the States will channel all requests or correspondence addressed to the War Department.

(3) Commanding generals of service commands, under the direction of the Commanding General, Army Service Forces, and in accordance with § 211.9, are charged with the responsibility for assisting State authorities in the proper training and development of State guards to the end that they may be more efficiently used in the accomplishment of the missions assigned.

(4) Commanding generals of service commands are designated as the military authority to contact and arrange with the State and local civilian authorities for the use and employment of State guard forces. In military areas, this same function will be performed by commanding generals of service commands under the direction and supervisory control of the appropriate defense commander, unless otherwise directed.

(c) *Mission of State guards.* The mission of the State guards, during the absence of the National Guard in Federal service, is to provide an adequately trained force for employment within the boundaries and jurisdiction of their respective States as directed by the State executive or legislature thereof, so as to—

(1) Maintain laws, suppress disorders, and protect the life and property within the State.

(2) Meet such domestic emergencies as may arise within the State, including civil disturbances and disasters resulting from both war and other cause.

(3) Guard and protect vital industries, installations, and facilities essential to the war effort when other means such as local police or privately owned protection are deemed inadequate by authorized State or Federal agencies.

(4) In the absence of, or in support of, or in conjunction with Federal troops, prevent or suppress the activities of enemy agents such as fifth columnists and parachute troops.

(5) Cooperate with Federal military authorities in extreme emergencies, especially in information and observation duties at or near frontiers and in the evacuation of civilians. See § 211.5.

(6) Perform such other duties as were assigned to the National Guard when not in Federal service. [Par. 5]

§ 211.5 *Employment in cooperation with Federal forces*—(a) *Assignment of missions.* State guards will not be called, ordered, or in any manner drafted as such by Federal authorities into the military service of the United States. Nevertheless, in the event of extreme emergency it can be assumed that practical control may and will be exercised over these forces through voluntary and wholehearted cooperation. In order to prepare in advance for such eventualities and in order that State guards may be included as an integral part of any plan relative thereto, commanding generals of service commands will request the Governor of each of the States in their respective service commands to assign to the State guards a mission of cooperating with Federal military authorities in the event of extreme emergency. In the accomplishment of cooperative missions, it is not contemplated that State guards will be either employed outside the boundaries of their respective States or commanded by Federal military authorities, but rather that they will undertake and carry out such missions as may have been previously planned by mutual agreement or which they may be requested to undertake at a critical moment.

(b) *Conflict of missions.* (1) It is imperative, in the interest of national defense, that the employment by the State of State guard organizations should not interfere with or impede Federal functions or activities. It is likewise essential that the State force, when functioning in its proper sphere, should be unhampered in fulfilling its mission. To the end that the interests of the United States and of the State be preserved, the highest degree of cooperation should be maintained between the Federal and local officials concerned.

(2) One or the other of two situations may arise in this regard. In one instance, Federal military forces and State guard units may be operating in the same locality. Although each force may be acting within its proper authority, and although no question of conflict of responsibility may arise, the coordination of the activities of the respective forces is essential. In the other situation contemplated, conflict of views may exist as to the responsibility, whether Federal or State, for a particular mission. In such case, if the commanders of the Federal forces and the State authorities are unable to effect an agreement, the matter should be referred to the appropriate defense commander or commanding general of the service command whose decision on the employment of the Federal

forces under his command is final. The State authorities should then conform to that decision in the light of the paramount Federal concern with the national defense. [Par. 6]

§ 211.6 *Arms and equipment*—(a) *General.* (1) The Secretary of War in his discretion and under regulations determined by him is authorized to issue, from time to time, for the use of State guard units, to any State or Territory or Puerto Rico or the Virgin Islands or the Canal Zone, upon requisition of the Governor thereof, such arms, ammunition, clothing, and equipment as he deems necessary.

(i) Issues under this authority will be limited to the strength authorized for Federal aid and will be made without cost to the States for packing, handling, and shipping expenses to a centrally located point within the State. Such issues are subject to recall at the discretion of the Secretary of War.

(ii) The Secretary of War is authorized by law to sell to the several States such surplus material, supplies, or equipment of the Military Establishment as the Chief of Staff certifies is not essential to the defense of the United States. All expense incident to these purchases are born by the States.

(2) Lists of available Federal property will be published from time to time to each commanding general of a service command and department and to the States by the National Guard Bureau with the prior approval of the Commanding General, Army Service Forces. Requests for the supply of additional items, either by issue or sale, will be forwarded direct to the National Guard Bureau for further action after approval by the commanding general of the service command or department.

(b) *Issue*—(1) *Action on requisitions.* State requisitions for arms, ammunition, clothing, and equipment will be submitted to the commanding general of the appropriate service command who will edit the requisition to ascertain whether proper statutory authority exists for the organization and maintenance of the military force concerned, and whether the State has met the requirements upon which the issue and use of such property are conditioned, and whether the total of the items requisitioned and on hand exceeds the amount authorized for the strength approved for Federal aid for the State concerned.

(2) *Forwarding requisitions.* After necessary editing, requisitions will be forwarded to the Chief of the National Guard Bureau who will make necessary distribution to the respective chiefs of technical services of the Army Service Forces.

(3) *Emergency issues.* In case of emergency, arms and ammunition may be issued from sources under the control of the commanding general of the service command.

(c) *Accountability and responsibility*—(1) *General.* All Federal arms, ammunition, clothing, and equipment issued to the State for the use of its State guard remain the property of the United States. The State must make adequate provision

to account for such Federal property and to protect it from deterioration from loss or damage by theft or fire. The accounting system employed will conform to National Guard Regulations 75-3, 75-4, 75-5, 75-7, 75-8, and 75-9. The above National Guard Regulations are available to the State adjutants general in sufficient quantities for all having responsibility and accountability.

(2) *State guard property officer.* The Governor of each State maintaining a State guard should appoint an appropriate official, to be designated the State guard property officer, authorized to requisition, receipt for, and accept Federal property for the State. The State guard property officer will make to the National Guard Bureau, through the commanding general of the service command, such returns and reports concerning Federal property received as may be required by the Secretary of War.

(3) *Surety for issued Federal property.* The issue of Federal arms and equipment to a State for the use of its State guard is subject to the acceptance of a bond considered as adequate in all respects by the War Department. The penalty of the bond to be required in each case will depend upon the value of the Federal property issued and will be determined by the War Department, between a maximum limit of \$10,000 and a minimum limit of \$5,000. Commanding generals of service commands will furnish W. D., A. G. O. Form No. 601 (Bond Form for State Guard Property Officer) to State authorities upon request. Executed bonds will be forwarded through commanding generals of service commands to the Chief of the National Guard Bureau for acceptance by the War Department. Custody for current bonds will be in the Treasury Department.

(4) *Disposition and replacement of damaged property.* Pertinent provisions of Army Regulations and National Guard Regulations relating to the disposition and replacement of issued Federal property damaged or worn out through fair wear and tear in the military service will be observed.

(i) In view of the State guard's lack of Federal status, the commanding general of the service command will appoint officers of the Army of the United States as inspectors or surveying officers. Property which becomes unserviceable through fair wear and tear will be disposed of on an Inventory and Inspection Report (W. D., N. G. B., Form No. 14) modified to show the State Guard Property Officer as the accountable officer and all other unserviceable property and all lost property will be disposed of on War Department Form No. 15 (acceptance of proposal). The inspecting officer will classify such property as repairable or nonrepairable. Repairable property will be returned to the State guard for necessary repairs. Nonrepairable property will be turned over to an Army salvage organization.

(ii) In the event that collections are made, checks or money orders made payable to the Treasurer of the United States will be forwarded by the State adjutants general to the Chief of the National Guard Bureau through the

commanding generals of service commands. Statement of Property Lost, Damaged, or Destroyed (W. D., N. G. B., Form No. 18) will be used with appropriate deletions.

(iii) The Fiscal Director will take final action on reports of survey where responsibility has been fixed and pecuniary responsibility recommended. In all other cases final decision will rest with the commanding general of the appropriate service command.

(5) *Relief of State guard property officer.* Upon relief from office a State guard property officer may request by letter to the Chief of the National Guard Bureau, through the commanding general of the service command, that his bond be terminated. In this letter the State property officer will give the date of the orders relieving him from duty and the date his property accountability was transferred to his successor. With the request for termination of bond, the State property officer will forward a list of property transferred to the new State property officer, signed by the officer requesting to be relieved and by the new property officer as evidence of his receipt of the property.

(6) *Transfer of accountability.* When it is necessary that the accountability for Federal property in the possession of the State guards be transferred to a successor, the commanding general of the service command will arrange the bonding of the successor without prior reference to the National Guard Bureau. The new bond will be processed as in paragraph (c) (3) of this section.

(d) *Safeguarding of small arms.* Commanding generals of service commands will determine whether or not small arms storage is adequate and secure for each unit in accordance with current War Department instructions providing minimum requirements for safe storage of arms and ammunition. When storage is not considered adequate and secure, the commanding general of the service command will take necessary action to insure proper safeguard by the State concerned, or will take immediate steps to withdraw the issued armament.

(e) *Acquisition of arms and equipment by the State from sources other than War Department.* Subject to limitations regarding the character of uniforms to be worn and subject to compliance with generally recognized requirements as to the safety, suitability, and proper use as combat weapons of certain arms, the War Department has no objection to open-market purchases by the State of such articles of arms and equipment as are not available for issue or sale by the War Department, nor does it object to contracts for the fabrication of necessary uniforms or equipment between the States and industrial establishments not engaged in manufacturing supplies for the Federal forces. However, if supplies essential to the proper equipment and maintenance of the State guard can be secured only in competition with Federal procurement agencies, the State adjutants general should refer the problem to the National Guard Bureau through the commanding general of the service command for its

assistance. The Commanding General, Army Service Forces, after receipt of requests, will assist in securing priority clearances on articles or materials needed by the State guard and with investigating the propriety of articles or materials thus desired. All such requests must first have the approval of the State adjutant general prior to submission to the National Guard Bureau for further processing. [Par. 7]

§ 211.7 *Uniforms*—(a) *General.* The uniform prescribed and furnished by the State for its State guard will be unmistakably different from that of any Federal military force. Should the States decide to use the uniform clothing of the Army of the United States, it will be altered as required by paragraph (b), (c), and (d) below, before being worn.

(b) *Ease of identification.* The State guard uniform should permit ready identification of the wearer as a member of the State guard of his State. To this end the use of color material different from that of the United States Army, Navy, and Marine Corps uniform is encouraged. Army clothing in the possession of State guards, including officers' uniforms, issued or purchased, and clothing which may in the future be issued to them, will be altered to the extent necessary to render it readily distinguishable at a glance from any uniform in use by Federal armed forces. The necessary alterations may be accomplished within the discretion of the States, by adopting distinctively colored shoulder straps, lapels and collars (old style blouses), belts, wide hat bands, cap crown covers, neckties, and brassards. Buttons bearing distinctive Federal devices will be replaced by distinctive State buttons, or may be covered with cloth or leather. Suitable buttons of commercial pattern may be used. Alterations will be accomplished without expense to the Federal Government and without interference with the procurement or production of more essential war materials, or constituents or components thereof.

(c) *Insignia.* Except insignia denoting grade and arm or service, the wearing of buttons, cap devices, and other insignia authorized for use on uniforms of the Federal forces (including the National Guard) is not permitted. State guards will wear on each overcoat, service coat, and shirt on the upper part of the outer half of the left sleeve with the top of the insignia $\frac{1}{2}$ inch below the top of the shoulder seam, the following cloth insignia: one distinctive, cloth shoulder patch bearing the designation of the State guard concerned, for example, "Connecticut State Guard." This insignia to be, if round, at least $2\frac{1}{2}$ inches in diameter; if square at least 2 inches square; if triangular, at least of an equivalent surface area.

(d) *Sleeve braid.* Unless the State guard uniform is wholly unlike any uniform authorized for wear by Federal military forces, including the National Guard, distinctive sleeve braid should be—

(1) Of any desired color except brown, gold, yellow, black, or forest green, and

(2) Worn on all coats.

(e) *Procurement.* The following procedure will govern when the uniforms for the State guards are procured by the States:

(1) Requests to purchase cloth and findings for State guard uniforms will be submitted to the National Guard Bureau through commanding generals of service commands, listing types and quantities desired.

(2) The Army Service Forces will determine whether types are available and can be sold (or manufactured) without conflict with the Federal program.

(3) If not available, the Army Service Forces will advise States of available substitutes, or inform States that Federal demands preclude State procurement.

(4) If desired cloth and findings (or substitutes) are available, the Army Service Forces will assist States in placing contracts and obtaining priorities.

(f) *Officers' uniform purchase.* Regulation Army officers' uniforms may be purchased by State guard officers after proper identification, evidenced by signed authority from the adjutant general of the appropriate State. However, before such sale can be made by an authorized retailer of uniforms, the cap devices, sleeve braid, buttons, and garrison (overseas) cap braid must be removed. State guard personnel are not authorized to purchase uniforms at Army exchanges. [Par. 8]

§ 211.8 *Training.*—(a) *General.* The Secretary of War is authorized to prescribe regulations for standards of training of the State military forces contemplated herein. Detailed instructions for the training of State guard organizations are such as may be prescribed and published by State and State guard authorities responsible for the training of such organizations based upon directives, regulations, and training programs issued by the Secretary of War.

(b) *Scope of training.* Training should be planned and conducted with a view to the earliest preparation, consistent with thoroughness, of State guard organizations and members for the accomplishment of missions prescribed by competent authority. A single standard of individual proficiency should form the basis of all instruction within the unit, in order that all members of the unit shall have received essentially the same training. Training of the unit as a coordinated group should thus be more readily attained. The strength and nature as to arm or service of a State guard unit should be a factor in the determination of the type and degree of special training prescribed for the organization and its members. Every effort should be made to make the training of State guards interesting and realistic. The applicatory method of training to develop tactical proficiency should be used at every opportunity. Conditions and situations which might confront the State guards should be simulated as closely as possible in problems and exercises. Imagination and ingenuity should be used to develop and conduct practical and realistic problems and alerts. The value of this type of training cannot be overemphasized.

(c) *Responsibility for training.* Training is a function of command. Each State guard unit commander, under the supervision of the next higher authority, is responsible for the discipline, morale, and training proficiency of his command. He should be permitted such freedom of selection of types and methods of instruction and such determination of the sequence and duration of instruction periods as are consistent with his primary responsibility for the results attained.

(d) *Training objectives.* Training objectives should be prescribed by State authority, by the State guard commander, and by State guard unit commanders in the descending order of authority. Training objectives should also be in accordance with the missions assigned by higher authority and missions accepted by the State authorities at the request of Federal commanders.

(e) *Requirements.* The minimum training requirements for each State guard unit and of each member thereof will be as indicated in an approved training program for that unit. [Par. 9]

§ 211.9 *Correspondence and reports.*—(a) *General.* Army Regulations and National Guard Regulations relating to correspondence and reports should be observed wherever applicable. In order to avoid confusing administrative matters of the State guard with those of the Regular Army and the National Guard, forms, letterheads, and other printed, mimeographed, or typed communications should contain the official designation, conspicuously placed, of the State guard or State guard unit to which such papers pertain. In cases where the designation of a State force maintained under these regulations does not contain the words "State Guard," returns, reports, and correspondence relative thereto should, to facilitate identification, follow the legal State designation with the words "State Guard" in parentheses; for example, Virginia Protective Force (State Guard), New York Guard (State guard), Colorado Defense Force (State guard), and Michigan State Troops (State guard).

(b) *Channels of communication.*—(1) *National Guard Bureau.* The National Guard Bureau has been designated by the War Department as its administrative agency in matters pertaining to the State guards. All matters requiring War Department action will be forwarded to the Chief of the National Guard Bureau through the commanding general of the service command concerned.

(2) *Commanding generals of service commands.* Commanding generals of service commands will submit official communications relating to State guard matters within their respective service commands direct to the National Guard Bureau, except that when response to communications received from State authority may be made without reference to higher Federal authority, commanding generals of service commands will reply direct to the State authority concerned.

(3) *State authorities.* State correspondence with the War Department in relation to State guard matters should

be transmitted by the State authority direct to the commanding general of the service command.

(c) *Returns and reports.*—(1) *Monthly returns.* Upon the organization of a State guard unit, the appropriate State authority will submit to the Chief of the National Guard Bureau, through the commanding general of the service command, an initial consolidated strength return showing home station, the numbers and types of units, and the strength of each unit in officers and enlisted men. A roster of officers assigned to units will be submitted initially and changes thereafter will be reported without delay. Returns thereafter will be indicated by National Guard Bureau instructions.

(2) *Other reports.* From time to time additional or special reports covering information deemed essential will be called for by the Chief of the National Guard Bureau. [Par. 12]

§ 211.10 *Training texts and regulations.* Such War Department training literature and other publications as may be necessary for the accomplishment of training objectives specified in training programs and for guidance in administrative matters will be furnished by the War Department. [Par. 10]

§ 211.11 *Direction and inspections by Federal agencies.* Although the State guard is a State force to be used under State control on missions assigned by the State, its State tasks may be of importance to the national interest and it may be assigned by the State the task of cooperating with Federal forces on missions of Federal interest. To give proper direction to preparation for such tasks, under the authority of the Secretary of War to prescribe standards of training, the following facilities are available:

(a) The War Department will furnish through the National Guard Bureau from time to time suggested State guard training programs based on War Department training programs and designed as a general guide to insure thorough and uniform training of all State guard units.

(b) Commanding generals of service commands will lend all possible assistance in training to the State guard, and furnish various training aids and provide suitable part-time instructors when available.

(c) The necessary inspection of State guard organizations is a function of the commanding general of the service command. With the mutual cooperation of the State adjutants general they will conduct annually inspections of training, ordnance, equipment, and all other Federal property, and such other inspections as may be necessary in the opinion of the commanding general of the service command concerned. Other purposes of inspection are to ascertain the adequacy of training aids and equipment, the use being made of these facilities, the suitability of local plans for employment, and the ability of a unit to alert itself on short notice. Reports thereon will be made on a form furnished by the National Guard Bureau and a copy of each report furnished the

bureau. These inspections will be made the occasion for timely and constructive suggestions to unit commanders. [Par. 11]

[SEAL]

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

[F. R. Doc. 43-14429; Filed, September 3, 1943;
10:54 a. m.]

Chapter VI—Selective Service System [No. 204]

LOCAL BOARD ACTION REPORT ORDER PRESCRIBING FORMS

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

Revision of DSS Form 110, entitled "Local Board Action Report," effective immediately upon the filing hereof with the Division of the Federal Register. Upon receipt of the revised DSS Form 110, the use of the former supply of DSS Form 110 will be discontinued and all unused copies will be disposed of.

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

LEWIS B. HERSHEY,
Director.

SEPTEMBER 2, 1943.

[F. R. Doc. 43-14419; Filed, September 3, 1943;
9:37 a. m.]

Chapter IX—War Production Board Subchapter B—Executive Vice-Chairman

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

PART 1010—SUSPENSION ORDERS [Suspension Order S-417]

INDUSTRIAL METAL SALVAGE CO.

Simon Kail, doing business as Industrial Metal Salvage Company, 1276 East 55th Street, Cleveland, Ohio, is a dealer in scrap metals. Between August 31, 1942 and January 1, 1943, he violated Supplementary Order M-9-b by accepting delivery of a total of 15,836 pounds of copper alloy ingot, without authorization of the War Production Board. He further violated that order by delivering during October, 1942, a total of 49,585 pounds of copper scrap other than brass mill, No. 1 or No. 2 copper scrap, to a foundry when the foundry was not authorized by the War Production Board to receive such scrap. Mr. Kail was familiar with the provisions of Supplementary Order

M-9-b and these violations must be deemed willful.

These violations of Supplementary Order M-9-b have hampered and impeded the war effort of the United States. In view of the foregoing; It is hereby ordered, That:

§ 1010.417 *Suspension Order No. S-417.* (a) Simon Kail, individually or doing business as Industrial Metal Salvage Company, his or its successors or assigns, shall not order, purchase, sell, accept or make delivery of, or otherwise deal in any copper bearing metal, either in scrap form or otherwise, unless hereafter specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve Simon Kail, his successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except in so far as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on September 3, 1943, and shall expire on January 3, 1944.

Issued this 27th day of August 1943.

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

[F. R. Doc. 43-14430; Filed, September 3, 1943;
10:50 a. m.]

PART 3114—SIMPLIFICATION AND STANDARDIZATION OF PORTABLE TOOLS, CHUCKING EQUIPMENT, MECHANICS' HAND SERVICE TOOLS, FILES, HACK AND BAND SAWS, VISES, MACHINE TOOL ACCESSORIES

[Limitation Order L-216, Schedule II, as Amended Sept. 3, 1943]

WRENCHES

§ 3114.3 *Schedule II to Limitation Order L-216—(a) Definitions.* For the purpose of this schedule:

(1) "Wrench" means any wrench of any type specifically mentioned in Appendix A of this schedule, including any drive tools therefor. Wrenches of a type not specified in Appendix A of this schedule are not subject to its provisions.

(2) "Producer" means any person engaged in the production of wrenches.

(3) "Distributor" means any person who purchases wrenches for purposes of resale, excluding persons who purchase wrenches for resale to their own employees and persons who purchase wrenches for resale as accessories for delivery with or use with items of their own manufacture.

(4) "Ultimate consumer" means any person who purchases wrenches other than a distributor.

(5) "Alloy steel" means only those alloy steels which are in the series listed in Exhibit B to General Preference Order E-6.

(6) "Nominal", when applied to any over-all length specification contained in this schedule, means that such over-all length specification is subject to a production tolerance or allowance of one-

half inch over or one-half inch under the given specification; provided that a "nominal" specification does not permit the production of two different size wrenches under the one specification.

(b) *Restrictions on production.* (1) No producer shall commence processing any carbon or alloy steel for the production of any wrench unless such wrench when completed shall conform to all provisions of this schedule which are applicable thereto.

(2) Where any provision of this schedule prohibits the production of any wrench heretofore produced by a producer and such producer believes this imposes unreasonable hardship upon him, application for specific permission to continue the production of such wrench for the life of usable dies acquired by the producer prior to March 25, 1943 may be made to the War Production Board. Application for such permission may be made by filing a letter in triplicate setting forth a detailed description of the wrench for which permission to continue production is sought, the number of usable dies for such wrench on hand, the date of their acquisition, and the approximate number of wrenches or parts therefor which such dies are capable of producing.

(c) *Limitations on use of alloy steel.* No producer shall make any wrench out of alloy steel except where alloy steel is specifically permitted or required by Appendix A of this schedule.

(d) *Limitation on styles, grades and dimensions.* Except where specifically permitted by Appendix A of this schedule, no producer shall:

(1) Make more than one style or pattern of any type of wrench.

(2) Make more than one grade of any type of wrench.

(3) Make any size wrench permitted by Appendix A of this schedule to more than one set of dimensions.

(e) *Limitation on finishes.* (1) Wrenches may have finishes applied to them only to the following extent: They may be coated with oil or grease compound or chemical black, or lacquered, parkerized, or lead or zinc coated.

(2) Polishing is prohibited except to the extent necessary to make the wrench usable for the purposes intended; in no event shall any wrench be polished on more than one wheel, or one belt, or one similar polishing device.

(f) *Limitation on production and delivery of sets.* (1) Except as provided in subparagraph (2) of this paragraph (f), no producer shall make for his own inventory and no distributor shall acquire for his inventory or shelf stock any sets of wrenches. Any number of wrenches in excess of one which have been grouped for purposes of sale as a unit shall be deemed a "set" for the purposes of this paragraph.

(2) Nothing contained in this paragraph shall prohibit

(i) A producer from producing sets to fill a specific order placed directly or indirectly by an ultimate consumer, or

(ii) A distributor from making up a set or sets of wrenches to fill a specific

order placed by an ultimate consumer, or

(iii) The production and placement of sets in either a producer's or a distributor's inventory or shelf stock of those $\frac{1}{4}$ -inch drive detachable socket wrenches permitted to be produced and maintained in inventory by Appendix A and those open-end ignition (or electrical) wrenches permitted to be produced and maintained in inventory by Appendix A.

(g) *Limitations on sizes and inventories.* (1) No producer shall make any wrenches of any type specified in Appendix A of this schedule except in the sizes therein authorized and for the purposes therein set forth.

(2) If, with respect to any type of wrench, it is indicated that one or more sizes on Appendix A shall be selected, each producer shall select such sizes as he may desire to manufacture within the limitations prescribed, not to exceed the number so indicated and shall forthwith give notice of his selection in writing to the War Production Board, Tools Division, Reference: L-216, Schedule II. The producer may thereafter apply to the War Production Board for leave to amend his original selection, but unless and until such leave is granted by the War Production Board in writing, the original selection shall remain binding upon such producer.

(3) No producer or distributor shall maintain inventories of any wrenches of any type specified in Appendix A of this schedule except in the sizes in which inventories are specifically permitted by such Appendix A in the hands of either producers or distributors.

(h) *Limitation on segregation by brand or trade name.* Notwithstanding the provisions of any contract or purchase order, no producer shall hold or reserve wrenches for a particular customer if deliveries under orders from other customers entitled to preference will be delayed thereby, whether or not such wrenches are stamped or marked with a specific brand or trade name.

(i) *Exemptions.* Notwithstanding any other provisions of this schedule, the following are exempt from the provisions herein contained:

(1) The production of any wrenches which has been commenced prior to May 31, 1943, provided such wrenches will be completed within ninety days after May 31, 1943.

(2) Wrenches for Whitworth and Metric bolts and nuts;

(3) Shanks, chucks, or sockets for power driven nut runners or impact power drivers.

(j) *Applicability of other orders.* All the provisions of General Preference Order E-6 which are not inconsistent with the provisions of this schedule shall apply to the production and delivery of wrenches.

Issued this 3d day of September 1943.

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

APPENDIX A TO SCHEDULE II TO LIMITATION ORDER L-216

I. WRENCHES, OPEN-END, NON-ADJUSTABLE

(a) *Type: Engineers', double-head, 15° angle, normal duty.* (1) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size combination specified by such ultimate consumer.

(2) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following size combinations (stated in wrench openings in inches):

$\frac{5}{16}$ and $1\frac{3}{32}$	$1\frac{3}{16}$ and $\frac{7}{8}$
$\frac{3}{8}$ and $\frac{7}{16}$	$1\frac{3}{16}$ and $1\frac{1}{2}$
$\frac{7}{16}$ and $\frac{1}{2}$	$\frac{7}{8}$ and $1\frac{1}{2}$
$\frac{7}{16}$ and $\frac{9}{16}$	$\frac{7}{8}$ and $1\frac{3}{4}$
$\frac{1}{2}$ and $\frac{9}{16}$	$\frac{7}{8}$ and 1
$\frac{1}{2}$ and $1\frac{1}{32}$	$1\frac{3}{16}$ and 1
$\frac{9}{16}$ and $\frac{5}{8}$	$1\frac{3}{16}$ and $1\frac{1}{2}$
$1\frac{1}{32}$ and $1\frac{1}{16}$	$1\frac{3}{16}$ and $1\frac{3}{4}$
$\frac{5}{8}$ and $\frac{3}{4}$	$1\frac{3}{16}$ and $1\frac{3}{4}$
$1\frac{1}{16}$ and $1\frac{1}{8}$	1 and $1\frac{1}{8}$
$\frac{3}{4}$ and $1\frac{1}{16}$	$1\frac{1}{8}$ and $1\frac{1}{4}$
$\frac{3}{4}$ and $\frac{7}{8}$	$1\frac{1}{8}$ and $1\frac{1}{2}$
$1\frac{1}{8}$ and $\frac{7}{8}$	$1\frac{1}{8}$ and $1\frac{3}{4}$

Provided, however, A producer may make this type in the following additional size combinations for such producer's own inventory:

$\frac{7}{8}$ and $1\frac{1}{16}$	$2\frac{3}{8}$ and $2\frac{3}{4}$
$1\frac{1}{16}$ and $1\frac{1}{8}$	3 and $3\frac{3}{8}$
$1\frac{1}{8}$ and 2	$3\frac{1}{8}$ and $3\frac{1}{2}$
$2\frac{1}{4}$ and $2\frac{3}{4}$	

(b) *Type: Engineers', double-head, 15° angle, heavy duty.* (1) This type shall be made of alloy steel only.

(2) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size combination specified by such ultimate consumer, except that no wrench of this type shall be made with a wrench opening of less than $\frac{3}{16}$ " or more than $1\frac{3}{8}$ ".

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following size combinations (stated in wrench openings in inches):

$\frac{3}{16}$ and $\frac{1}{4}$	$1\frac{1}{16}$ and $2\frac{3}{32}$
$\frac{1}{4}$ and $\frac{5}{16}$	$\frac{3}{4}$ and $1\frac{3}{16}$
$\frac{5}{16}$ and $\frac{3}{8}$	$2\frac{3}{32}$ and $1\frac{3}{16}$
$\frac{5}{16}$ and $1\frac{3}{32}$	$\frac{3}{4}$ and $\frac{7}{8}$
$\frac{3}{8}$ and $\frac{7}{16}$	$\frac{7}{8}$ and $1\frac{1}{16}$
$\frac{7}{16}$ and $\frac{1}{2}$	$\frac{7}{8}$ and $1\frac{1}{16}$
$\frac{1}{2}$ and $\frac{9}{16}$	1 and $1\frac{1}{8}$
$\frac{9}{16}$ and $\frac{5}{8}$	$1\frac{1}{16}$ and $1\frac{1}{4}$
$1\frac{1}{32}$ and $1\frac{1}{16}$	$1\frac{1}{8}$ and $1\frac{3}{16}$
$\frac{5}{8}$ and $\frac{3}{4}$	

Provided, however, A producer may make this type in the following additional size combinations for such producer's own inventory:

$1\frac{1}{8}$ and $1\frac{1}{2}$
$1\frac{1}{16}$ and $1\frac{1}{2}$
$1\frac{1}{16}$ and $1\frac{3}{4}$

(c) *Type: Engineers', single-head, 15° angle, normal duty.* (1) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size specified by such ultimate consumer.

(2) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following sizes (stated in wrench openings in inches):

$\frac{3}{8}$	$\frac{7}{8}$
$\frac{7}{16}$	$1\frac{1}{16}$
$\frac{1}{2}$	$1\frac{1}{8}$
$\frac{9}{16}$	1
$1\frac{1}{32}$	$1\frac{1}{16}$
$\frac{3}{8}$	$1\frac{1}{4}$
$1\frac{1}{16}$	$1\frac{1}{4}$
$\frac{3}{4}$	$1\frac{3}{16}$
$2\frac{3}{32}$	$1\frac{3}{16}$
$1\frac{3}{16}$	

Provided, however, A producer may make this type in the following additional sizes for such producer's own inventory:

$1\frac{1}{2}$	$1\frac{3}{4}$
$1\frac{3}{8}$	$2\frac{1}{4}$
$1\frac{1}{16}$	

(d) *Type: Engineers', single-head, 15° angle, heavy duty.* (1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size specified by such ultimate consumer.

(3) No producer shall make this type for his own inventory except in the following sizes (stated in wrench openings in inches):

$1\frac{1}{16}$	$2\frac{1}{4}$
$1\frac{1}{8}$	$2\frac{3}{8}$
2	

(4) No distributor shall acquire this type for his inventory or shelf stock.

(e) *Type: Check nut, or thin-head, double-head 15° angle.* (1) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size specified by such ultimate consumer.

(2) No producer shall make this type wrench for his own inventory except in the following size combinations (stated in wrench openings in inches):

$\frac{3}{8}$ and $\frac{1}{2}$	$\frac{7}{8}$ and $1\frac{1}{16}$
$\frac{1}{2}$ and $\frac{9}{16}$	$\frac{7}{8}$ and 1
$\frac{1}{2}$ and $1\frac{1}{32}$	$1\frac{1}{16}$ and $1\frac{1}{4}$
$\frac{9}{16}$ and $\frac{5}{8}$	1 and $1\frac{1}{8}$
$1\frac{1}{32}$ and $1\frac{1}{16}$	$1\frac{1}{16}$ and $1\frac{1}{4}$
$\frac{5}{8}$ and $\frac{3}{4}$	$1\frac{1}{16}$ and $1\frac{3}{16}$
$1\frac{1}{16}$ and $2\frac{3}{32}$	$1\frac{1}{8}$ and $1\frac{3}{16}$
$\frac{3}{4}$ and $1\frac{1}{16}$	$1\frac{1}{8}$ and $1\frac{1}{2}$
$\frac{3}{4}$ and $\frac{7}{8}$	$1\frac{1}{4}$ and $1\frac{1}{16}$
$1\frac{1}{16}$ and $\frac{7}{8}$	$1\frac{1}{4}$ and $1\frac{3}{8}$

(3) No distributor shall acquire this type for his inventory or shelf stock.

(f) *Type: Tappet, double-head, 15° angle.* (1) A producer may make this type of carbon or alloy steel but not both.

(2) No producer shall make this type wrench except in the following size combinations (stated in wrench openings in inches):

$\frac{3}{16}$ and $\frac{1}{2}$	$\frac{5}{8}$ and $1\frac{1}{16}$
$\frac{7}{16}$ and $1\frac{1}{32}$	$\frac{3}{4}$ and $\frac{7}{8}$
$\frac{1}{2}$ and $\frac{9}{16}$	

(3) There are no restrictions on carrying this type wrench in inventory in the permitted sizes.

(g) *Type: Set screw, double-head, 22½° angle.* (1) No producer shall make this type wrench except in the following size combinations (stated in wrench openings in inches):

$\frac{1}{4}$ and $\frac{5}{16}$	$\frac{9}{16}$ and $\frac{5}{8}$
$\frac{5}{16}$ and $\frac{3}{8}$	$\frac{3}{4}$ and $\frac{7}{8}$
$\frac{7}{16}$ and $\frac{1}{2}$	1 and $1\frac{1}{8}$

(2) There are no restrictions on carrying this type wrench in inventory in the permitted sizes.

(h) *Type: Tool post, double-end.* (1) No producer shall make this type wrench except in the following size combinations (stated in wrench openings in inches):

Closed end inches	Open end inches
$\frac{1}{16}$	and $\frac{1}{8}$
$\frac{1}{8}$	and $\frac{1}{4}$
$\frac{1}{4}$	and $\frac{3}{8}$
$\frac{3}{8}$	and $\frac{1}{2}$
$\frac{1}{2}$	and $\frac{5}{8}$
$\frac{5}{8}$	and $\frac{3}{4}$
$\frac{3}{4}$	and $1\frac{1}{8}$
$1\frac{1}{8}$	and $1\frac{1}{4}$
$1\frac{1}{4}$	and $1\frac{3}{4}$
$1\frac{3}{4}$	and $2\frac{1}{4}$
$2\frac{1}{4}$	and $3\frac{1}{4}$

(2) There are no restrictions on carrying this type wrench in inventory in the permitted sizes.

(i) *Type: Ignition (or electrical), double-head.* (1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any combination of sizes or head angles, and in any head pattern specified by such ultimate consumer.

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock in more than eight size combinations. Sizes of openings and angles of heads are optional, provided that such wrenches may be made only in the size range of $1\frac{1}{4}$ " to $3\frac{1}{2}$ ", inclusive.

(j) *Type: Structural, offset tapered handle.* (1) No producer shall make this type wrench except in the following sizes (stated in wrench openings in inches):

$\frac{7}{16}$	1
$\frac{9}{16}$	$1\frac{1}{8}$
$1\frac{1}{32}$	$1\frac{5}{16}$
$\frac{5}{8}$	$1\frac{1}{2}$
$\frac{3}{4}$	$1\frac{11}{16}$
$2\frac{5}{32}$	$1\frac{3}{8}$
$1\frac{13}{16}$	2
$\frac{7}{8}$	

(c) *Type: Double-head, 12 point, alloy steel, 15° and 45° offset (regular length).* (1) This type shall be made of alloy steel only.

(2) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size combination specified by such ultimate consumer except that no wrench of this type shall be made with a wrench opening larger than 1 5/8".

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following size combinations (stated in wrench openings in inches):

3/8 and 7/16	3/4 and 7/8
7/16 and 1/2	13/16 and 7/8
1/2 and 9/16	13/16 and 1
9/16 and 5/8	1 1/16 and 1
1 1/32 and 1 1/16	1 1/4 and 1 1/16
5/8 and 1 1/16	1 1/4 and 1 3/8
3/4 and 3/4	1 3/8 and 1 1/2
3/4 and 2 1/2	

Provided, however, A producer may make this type in the following additional size combination for such producer's own inventory:

1 1/16 and 1 3/8

(d) *Type: Double-head, 12 point carbon steel, 45° offset (regular length).* (1) This type shall be made of carbon steel only.

(2) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size combination specified by such ultimate consumer except that no wrench of this type shall be made with a wrench opening larger than 1 5/8".

(3) No producer shall make this type for his own inventory and no distributor shall acquire this type for his inventory or shelf stock except in the following size combinations (stated in wrench openings in inches):

3/8 and 7/16	1 1/16 and 3/4
1/2 and 9/16	1 1/16 and 1
5/8 and 1 1/16	1 1/16 and 1 1/8
3/4 and 2 1/2	

(e) *Type: Stub, 12 point (heavy duty).* (1) This type shall be made of alloy steel only.

(2) No producer shall make this type wrench whether for an ultimate consumer or for such producer's own inventory except in sizes from 1 1/16" to 3 1/8", inclusive.

(3) No distributor shall acquire this type for his inventory or shelf stock.

(f) *Type: Slugging or striking face 6 or 12 point (heavy duty).*

(1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size specified by such ultimate consumer.

(3) No producer shall make this type for his own inventory and no distributor shall acquire this type for his inventory or shelf stock.

(g) *Type: Combination box and open-end.* (1) A producer may make this type of carbon or alloy steel but not both.

(2) No producer shall make this type wrench for his own inventory and no distributor shall acquire this type for his inventory or shelf stock except in the following sizes (stated in wrench openings in inches):

5/16	1 1/16
3/8	3/8
7/16	1 1/16
1/2	1
9/16	1 1/16
5/8	1 1/8
1 1/16	1 3/4
3/4	

Provided, however, A producer may make this type in the following additional sizes for such producer's own inventory:

1 5/16	1 5/16
--------	--------

(h) *Type: Single-end, flare nut, 12 point.* (1) This type shall be made of alloy steel only.

(2) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size specified by such ultimate consumer, except that no wrench of this type shall be made with a wrench opening larger than 2".

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following sizes (stated in wrench openings in inches):

3/8	1 1/16
7/16	1 1/16
1/2	3/8
9/16	1
5/8	1 1/16
1 1/16	1 3/8
3/4	

IV. SOCKET WRENCHES

(a) *Type: 1/4" square drive.* (1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type together with any drive tools therefor to fill a specific order placed directly or indirectly by an ultimate consumer in any size, style, or pattern specified by such ultimate consumer.

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following sizes:

Hexagon socket opening (distance across flats)	Square socket opening (distance across flats)
Inch	Inch
5/16	3/16
3/8	3/8
1/2	1/2
5/8	5/8
3/4	3/4
1 1/16	1 1/16
1 1/8	1 1/8
1 1/2	1 1/2
2	2

(4) No producer shall make any size wrench of this type with hexagon socket in both 6 and 12 point or with square socket in both 4 and 8 point.

(5) No producer may make drive tools except as follows:

Sliding T-handle
Spin type speeder
Ratchets (types not limited)
2" (nominal) extension
6" (nominal) extension
6" (nominal) hinged handle
Cross bar

(6) There are no restrictions on carrying the permitted drive tools in inventory.

(b) *Type: 3/8" square drive.* (1) A producer may make this type of carbon or alloy steel but not both.

(2) No producer shall make this type wrench except in those quantities required to service necessary replacements of existing wrenches of this type required by customers who have been previously sold by such producer.

(3) No distributor shall acquire this type for his inventory or shelf stock.

(c) *Type: 1/2" square drive.* (1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type together with any drive tools therefor to fill a specific order placed directly or indirectly by an ultimate consumer in any size, style, or pattern specified by such ultimate consumer.

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following sizes:

OPENINGS IN INCHES (DISTANCE ACROSS FLATS)

Regular 12 Point Pattern	Flex 12 Point Pattern
3/8	3/8
7/16	7/16
1/2	1/2
9/16	9/16
5/8	5/8
1 1/16	1 1/16
3/4	3/4
Detachable Crowfoot	Deep Pattern
7/16	3/8
1/2	7/16
9/16	1/2
5/8	9/16
3/4	5/8
1 1/16	1 1/16
3/8	3/4
1	1 1/16
1 1/4	
1 3/8	

(4) No producer may make drive tools except as follows:

Speeder, crank type.
Sliding T-handle.
Ratchets (types not limited).
3" (nominal) extension.
6" (nominal) extension.
9" (nominal) extension.
12" (nominal) extension.
Universal joint
Hinged handle.
Cross bar.

(5) There are no restrictions on carrying the permitted drive tools in inventory.

(d) *Type: 1/2" square drive.* (1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type together with any drive tools therefor to fill a specific order placed directly or indirectly

by an ultimate consumer in any size, style, or pattern specified by such ultimate consumer.

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following sizes:

Openings in inches (distance across flats)

Regular Pattern 12 Point	Deep Pattern 12 Point	Square Pattern 8 Point
$\frac{1}{16}$	$\frac{1}{16}$	$\frac{1}{16}$
$\frac{1}{8}$	$\frac{1}{8}$	$\frac{1}{8}$
$\frac{9}{16}$	$\frac{9}{16}$	$\frac{9}{16}$
$\frac{11}{32}$	$\frac{11}{32}$	$\frac{5}{8}$
$\frac{5}{8}$	$\frac{11}{16}$	$\frac{11}{16}$
$\frac{13}{16}$	$\frac{3}{4}$	$\frac{3}{4}$
$\frac{7}{8}$	$\frac{13}{16}$	$\frac{13}{16}$
$\frac{25}{32}$	$\frac{7}{8}$	$\frac{7}{8}$
$\frac{13}{16}$	$\frac{13}{16}$	1
$\frac{7}{8}$	1	
$\frac{15}{16}$	$\frac{15}{16}$	
1	$\frac{15}{16}$	
$\frac{1}{16}$		
$\frac{1}{8}$		
$\frac{13}{16}$		
$\frac{1}{4}$		

(4) No producer may make drive tools except as follows:

$\frac{1}{4}$ " screw driver bit, drag link pattern
 $\frac{1}{16}$ " screw driver bit, drag link pattern

$\frac{1}{16}$ " screw driver bit, drag link pattern
Speeder, crank type

Sliding T-handle

Ratchets (types not limited)

5" (nominal) extension

10" (nominal) extension

20" (nominal) extension

Universal joint

Stud removers

Choice of 15" or 18" (nominal) hinged handle
Cross bar

(5) There are no restrictions on carrying the permitted drive tools in inventory.

(e) Type: $\frac{3}{4}$ " square drive, hexagon.

(1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type together with any drive tools therefor to fill a specific order placed directly or indirectly by an ultimate consumer in any size, style, or pattern specified by such ultimate consumer.

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following sizes:

REGULAR PATTERN—12 POINT SOCKET OPENINGS (DISTANCE ACROSS FLATS)		
INCHES		
$\frac{1}{16}$	$\frac{1}{8}$	$\frac{11}{16}$
$\frac{1}{8}$	$\frac{13}{16}$	$\frac{1}{4}$
$\frac{13}{16}$	$\frac{1}{2}$	$\frac{13}{16}$
$\frac{1}{4}$	$\frac{9}{16}$	$\frac{1}{2}$
$\frac{15}{16}$	$\frac{1}{2}$	2

(4) No producer may make drive tools except as follows:

Sliding T-handle

Ratchet

8" (nominal) extension

16" (nominal) extension

Universal joint

Hinged handle

Cross bar

(5) There are no restrictions on carrying the permitted drive tools in inventory.

(1) Type: 1" square drive. (1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type together with any drive tools therefor to fill a specific order placed directly or indirectly by an ultimate consumer in any size, style, or pattern specified by such ultimate consumer.

(3) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in the following sizes:

SOCKET OPENINGS (DISTANCE ACROSS FLATS)
INCHES

$\frac{1}{8}$	$\frac{1}{4}$	$\frac{3}{8}$
$\frac{1}{2}$	$\frac{23}{8}$	$\frac{21}{16}$
$\frac{21}{8}$	$\frac{21}{2}$	$\frac{3}{4}$
$\frac{23}{16}$	$\frac{25}{8}$	

(4) No producer shall make any size wrench of this type in both 6 and 12 point.

(5) No producer may make drive tools except as follows:

Sliding T-handle

Ratchet

8" (nominal) extension

17" (nominal) extension

Cross bar

(6) No distributor shall acquire this type wrench or drive tools therefor for his inventory or shelf stock.

(g) Type: Drawn steel sockets. (1) A producer may make this type and any drive tools therefor to fill a specific order placed directly or indirectly by an ultimate consumer in any size specified by such ultimate consumer.

(2) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory, or shelf stock.

(h) Type: Socket wrench drive adaptors.

(1) A producer may make this type of carbon or alloy steel but not both.

(2) A producer may make this type in any size.

(3) There are no restrictions on carrying this type in inventory.

(1) Type: Integral, T-handle and offset, square and hexagon opening. (1) A producer may make this type together with any drive tools therefor to fill a specific order placed directly or indirectly by an ultimate consumer in any size, style, or pattern specified by such ultimate consumer.

(2) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock except in those sizes cataloged by such producer on March 25, 1943.

(1) Type: Spinner, hexagon, straight. (1) No producer shall make this type wrench except in the following sizes:

SOCKET OPENINGS (DISTANCE ACROSS FLATS)

INCHES

$\frac{3}{16}$	$\frac{9}{32}$	$\frac{3}{8}$
$\frac{1}{8}$	$\frac{1}{4}$	$\frac{1}{2}$
$\frac{1}{4}$	$\frac{11}{32}$	$\frac{1}{2}$

(2) There are no restrictions on carrying this type wrench in inventory in the permitted sizes.

(k) Type: Spinner, special wrenches for industrial applications. (1) A producer may make this type to fill a specific order placed directly or indirectly by an ultimate consumer in any size specified by such ultimate consumer.

(2) No producer shall make this type for his own inventory, and no distributor shall acquire this type for his inventory or shelf stock.

(1) Type: Special socket wrenches and drive tools for refrigeration and carburetor applications. (1) A producer may make this type together with any drive tools therefor to fill a specific order placed directly or indirectly by an ultimate consumer in any size, style, or pattern specified by such ultimate consumer.

(2) A producer may make this type for his own inventory and a distributor may acquire this type for his inventory or shelf stock only in $\frac{1}{4}$ " and $\frac{3}{8}$ " drives.

[F. R. Doc. 43-14431; Filed, September 3, 1943; 10:50 a. m.]

[Limitation Order L-216 Schedule III, as Amended Sept. 3, 1943]

PART 3114—SIMPLIFICATION AND STANDARDIZATION OF PORTABLE TOOLS, CHUCKING EQUIPMENT, MECHANICS' HAND SERVICE TOOLS, FILES, HACK AND BAND SAWS, VISES, MACHINE TOOL ACCESSORIES

PLIERS AND NIPPERS

§ 3114.4 Schedule III to Limitation Order L-216—(a) Definitions. For the purpose of this schedule:

(1) "Pliers" means any pliers of any type specifically mentioned in Appendix A of this schedule. Pliers of a type not specified in Appendix A of this schedule are not subject to its provisions.

(2) "Nippers" means any nippers or pincers of any type specifically mentioned in Appendix A of this schedule. Nippers of a type not specified in Appendix A of this schedule are not subject to its provisions.

(3) "Producer" means any person engaged in the production of pliers or nippers.

(4) "Distributor" means any person who purchases pliers or nippers for purposes of resale, excluding persons who purchase pliers or nippers for resale to their own employees and persons who purchase pliers or nippers for resale as accessories for delivery with or use with items of their own manufacture.

(5) "Ultimate consumer" means any person who purchases pliers or nippers other than a distributor.

(6) "Alloy steel" means only those alloy steels which are in the series listed in Exhibit B to General Preference Order E-6.

(7) "Nominal", when applied to any over-all length specification contained in this schedule, means that such over-all length specification is subject to a production tolerance or allowance of one-half inch over or one-half inch under the given specification: *Provided*, That a "nominal" specification does not permit the production of two different size pliers or nippers under the one specification.

(b) *Restrictions on production.* (1) No producer shall commence processing any carbon or alloy steel for the production of any pliers or nippers unless such pliers or nippers when completed shall conform to all provisions of this schedule which are applicable thereto.

(2) Where any provision of this schedule prohibits the production of any pliers or nippers heretofore produced by a producer and such producer believes this imposes unreasonable hardship upon him, application for specific permission to continue the production of such pliers or nippers for the life of usable dies acquired by the producer prior to March 25, 1943, may be made to the War Production Board. Application for such permission may be made by filing a letter, in triplicate, setting forth a detailed description of the pliers or nippers for which permission to continue production is sought, the number of usable dies for such pliers or nippers on hand, the date of their acquisition, and the approximate number of pliers or nippers, or parts therefor, which such dies are capable of producing.

(c) *Limitations on use of alloy steel.* No producer shall make any pliers or nippers out of alloy steel except where alloy steel is specifically permitted by Appendix A of this schedule.

(d) *Limitation on styles, grades and dimensions.* Except where specifically permitted by Appendix A of this schedule, no producer shall:

(1) Make more than one style or pattern of any type of pliers or nippers.

(2) Make more than one grade of any type of pliers or nippers.

(3) Make any size pliers or nippers permitted by Appendix A of this schedule to more than one set of dimensions.

(e) *Limitation on finishes.* (1) Pliers and nippers may have finishes applied to them only to the following extent:

They may be coated with oil or grease compound or chemical black, or lacquered, parkerized, or lead or zinc coated.

(2) Polishing is prohibited except to the extent necessary to make the pliers or nippers usable for the purposes intended; in no event shall any pliers or nippers be polished on more than one wheel, or one belt, or one similar polishing device.

(3) Except where specifically permitted by Appendix A of this schedule, no producer shall knurl or impress the handles of any pliers or nippers.

(f) *Limitations on sizes and inventories.* No producer shall make any pliers or nippers of any type specified in Appendix A of this schedule except in the sizes therein authorized and for the purposes therein set forth.

(g) *Selection of sizes for production.* If, with respect to any pliers or nippers, it is indicated that one or more sizes on Appendix A shall be selected, each producer shall select such sizes as he may desire to manufacture within the limitations prescribed, not to exceed the number so indicated and shall forthwith give notification of his selection in writing to the War Production Board, Tools Division, Reference: L-216 Schedule III. The producer may thereafter apply to the War Production Board for leave to amend such selection but unless and until such leave is granted by the War Production Board in writing, the original selection shall remain binding upon such producer.

(h) *Limitation on segregation by brand or trade name.* Notwithstanding the provisions of any contract or purchase order, no producer shall hold or reserve pliers or nippers for a particular customer if deliveries under orders from other customers entitled to preference will be delayed thereby, whether or not such pliers or nippers are stamped or marked with a special brand or trade name.

(i) *Exemptions.* Notwithstanding any other provisions of this schedule, pliers or nippers the production of which has been commenced prior to May 31, 1943 are exempt from the provisions of this schedule, provided such pliers or nippers will be completed within ninety days after May 31, 1943.

(j) *Applicability of other orders.* All the provisions of General Preference Order E-6 which are not inconsistent with the provisions of this schedule shall apply to the production and delivery of pliers and nippers.

Issued this 3d day of September 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

APPENDIX A TO SCHEDULE III TO LIMITATION ORDER L-216

I. PLIERS

(1) A producer may make the following types of combination slip joint pliers only

in the sizes specified (stated in nominal over-all length in inches):

Wire cutting, regular pattern, 6", 8", 10".

Wire cutting, light duty, 6".

Thin nose, regular pattern, 5", 6", 8", 10".

Thin nose, bent, 6".

Mechanics', side cutting—one size only to be selected by each producer.

Multiple position, angle nose (water pump), 10", normal duty and heavy duty.

Ignition, regular pattern, 5".

(2) A producer may knurl or impress handles on combination slip joint pliers only where such knurling or impressing is performed as a part of another manufacturing operation and does not require a separate additional operation.

(3) A producer may make the permitted multiple position, angle nose (water pump) pliers of either carbon or alloy steel but not both.

(b) A producer may make offset battery, angle nose type pliers in one size only which may be selected by each producer.

(c) (1) A producer may make the following types of fixed joint pliers only in the sizes specified (stated in nominal over-all length in inches):

Lineman's, side cutting, both with and without stripping notch, heavy duty, 6", 7", 8".

Lineman's, side cutting, both with and without stripping notch, light duty, 5", 6", 7", 8".

Diagonal cutting, both with and without stripping notch, 4", 5", 6", 7".

Diagonal cutting, short nose, 6".

Needle nose, both with and without cutter, 6".

Needle nose, curved, 6".

Long nose, chain, both with and without cutter, 6".

Short nose, chain, both with and without cutter, 5".

Long nose, flat, both with and without cutter, 6½".

Short nose, flat, without cutter, 5".

Duck bill, without cutter, 6½".

Round nose, 4", 6".

Buttons pattern, 8", 10".

(2) A producer may make any of the permitted sizes or types of fixed joint pliers out of carbon or alloy steel but not both.

II. NIPPERS

(1) A producer may make the following types of nippers only in the sizes specified (stated in nominal over-all length in inches), provided that both normal duty and heavy duty are permitted:

End nippers, 5", 6", 7", 8", 10", 12", 14".

(2) A producer may make any of the per-size of end nippers, heavy duty, or carbon or carbon steel, provided that the inserted jaws may be made of carbon or alloy steel.

(3) A producer may make any permitted size of end nippers, heavy duty, or carbon or alloy steel, but not both.

[F. R. Doc. 43-14432; Filed, September 3, 1943; 10:50 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

(Supp. Order 53)

ADJUSTABLE PRICING IN CERTAIN MAXIMUM PRICE REGULATIONS ON SPECIFIED BUILDING MATERIALS

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

Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, including section 201 (d) thereof, it is hereby ordered, That:

§ 1305.78 *Provision for adjustable pricing in certain regulations on specified building materials.* (a) The provision for adjustable pricing in the specified section or paragraph of each maximum price regulation, revised maximum price regulation, or revised price schedule, listed in paragraph (b) of this order is amended, and the provision for adjustable pricing is added by the specified paragraph or section of the maximum price regulation, revised maximum price regulation, or revised price schedule listed in paragraph (c) of this order, to read as follows:

Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery, but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to give the authorization.

The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

(b) The numbers of the sections or of the paragraphs containing the provisions for adjustable pricing which are amended by this order, and the applicable maximum price regulations, revised maximum price regulations, or revised price schedules, are as follows:

	Regulation
§ 1346.54	45
§ 1346.162	236
§ 1346.208	261
§ 1346.256	272
§ 1346.303	276
§ 1346.359	317
§ 1.5	382

(c) The numbers of the section and of the paragraph which add the pro-

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

vision for adjustable pricing set forth in this order, and the applicable maximum price regulations, revised maximum price regulations, revised price schedules, are as follows:

	Schedule or regulation
§ 1346.2a	40
§ 1330.103a	96
§ 1306.303a	100
§ 1408.3a	175
§ 1362.103a	206
§ 1346.109 (a)	224

This supplementary order shall become effective September 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14405; Filed, September 2, 1943;
3:51 p. m.]

PART 1340—FUEL

[MPR 436; Amdt. 1]

CRUDE PETROLEUM AND PETROLEUM AND NATURAL GAS

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

In section 8 (g) a new subparagraph (2) is added to read as follows:

(2) *Pickens Field.* The maximum price at the receiving tank for crude petroleum of 40° A. P. I. gravity and above produced in the Pickens Field, Yazoo and Madison Counties, Mississippi shall be \$1.18 per barrel with the customary differentials for lower gravity crudes.

This amendment shall become effective September 8, 1943.

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

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14396; Filed, September 2, 1943;
3:55 p. m.]

PART 1340—FUEL

[RPS 88; Amdt. 125]

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

*8 F.R. 11369.

*8 F.R. 3718, 3795, 3845, 4130, 4131, 3841, 4252, 4334, 4783, 4918, 4840, 5386, 6044, 6120, 6543, 6617, 6673, 6849, 6617, 7199, 7351, 7362, 7489, 7264, 8184, 8377, 8755, 8874, 9331, 9365, 9530, 9774, 9876, 10901, 10731, 9515, 11149, 11374.

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

Revised Price Schedule No. 88 is amended in the following respects:

1. In § 1340.159 (c) (6) (ii) (a), Table I, the maximum prices in Price Area T for the following gravities are amended to read as follows:

9.9 and below ° A. P. I.	.80
10.0-12.9° A. P. I.	.85
13.0-15.9	.99
16.0-19.9	1.13
20.0-24.9	1.27
25.0 and above	1.34

2. In § 1340.159 (c) (6) (ii) (a), Table II, the maximum prices in Price Area FF for the following gravities are amended to read as follows:

9.9 and below	BP.
10.0-12.9	BP+0.05.
13.0-15.9	BP+0.19.
16.0-19.9	BP+0.33.
20.0-24.9	BP+0.47.
25.0 and above	BP+0.54.

3. In § 1340.159 (c) (6) (ii) (a), Table II, Footnote BB is amended by adding the following sentence:

For Wyoming opposite gravities 20.0° to 24.9° and 25.0° and above A. P. I. add only 29¢.

4. Section 1340.159 (c) (6) (ii) (c) is amended by adding the following sentence to the first unnumbered paragraph:

Provided that in Price Area FF a seller's maximum price at a particular point for 9.9° A. P. I. gravity shall be the sum of his maximum price or prices for No. 6 fuel oil at such point and 5 cents per barrel.

This amendment shall become effective September 8, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14397; Filed, September 2, 1943;
3:58 p. m.]

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

[MPR 463]

SPECIALTY PAPER BAGS AND SPECIALTY PAPER ENVELOPES

In the judgment of the Price Administrator, it is necessary and proper to establish maximum prices for specialty paper bags and specialty paper envelopes by a separate maximum price regulation. The Price Administrator has ascertained and given due consideration to the prices of specialty paper bags and specialty paper envelopes prevailing between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability. So far as practicable, the Price Administra-

tor 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 said Act. A statement of considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected.

§ 1347.1004 *Maximum prices for specialty paper bags and specialty paper envelopes.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, and Executive Order Nos. 9250 and 9328, Maximum Price Regulation No. 463 (Specialty Paper Bags and Specialty Paper Envelopes), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1347.1004 issued under Pub. Laws 421 and 729, 77th Cong.; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION NO. 463—SPECIALTY PAPER BAGS AND SPECIALTY PAPER ENVELOPES

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Sec.

1. Prohibition against dealing in specialty paper bags and specialty paper envelopes at prices above the maximum prices.
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5. Federal and state taxes.
6. Applicability of the General Maximum Price Regulation.
7. Evasion.
8. Enforcement.
9. Records and reports.
10. Transfers of business or stock in trade.
11. Discounts and allowances.
12. Petitions for amendment.
13. Definitions.
14. Applicability.

Appendix A—Manufacturers' maximum delivered prices for specialty paper bags and specialty paper envelopes.

SECTION 1. *Prohibition against dealing in specialty paper bags and specialty paper envelopes at prices above the maximum prices.* On and after September 8, 1943, regardless of any contract, agreement, lease, or other obligation:

(a) No manufacturer for whom maximum prices are established under this regulation shall sell, deliver or transfer specialty paper bags and specialty paper envelopes, and no manufacturer shall sell or supply any services in connection with the manufacture of such specialty paper bags and specialty paper envelopes at prices higher than the appropriate maximum prices set forth in Appendix A of this Maximum Price Regulation No. 463.

(b) No person shall buy or receive from a manufacturer specialty paper bags and specialty paper envelopes in the course of trade or business at higher prices than the appropriate maximum prices set forth in Appendix A of this Maximum Price Regulation No. 463.

(c) No person shall agree, offer, solicit or attempt to do any of the foregoing: *Provided*, That the provisions of this Maximum Price Regulation No. 463 shall not apply to sales or deliveries of specialty paper bags and specialty paper envelopes to a purchaser if prior to September 8, 1943, such specialty paper bags and specialty paper envelopes have been received by a carrier other than a carrier owned or controlled by the seller for shipment to such purchaser.

SEC. 2. *Adjustable prices.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order.

SEC. 3. *Export sales.* The maximum prices at which a person may export specialty paper bags and specialty paper envelopes covered by this Maximum Price Regulation No. 463 shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation¹ issued by the Office of Price Administration.

SEC. 4. *Less than maximum prices.* Lower prices than those established by this Maximum Price Regulation No. 463 may be charged, paid or offered.

SEC. 5. *Federal and state taxes.* Any tax upon, or incident to, the sale or delivery of specialty paper bags and specialty paper envelopes, imposed by any statute of the United States or statute or ordinance of any State or subdivision thereof, shall be treated as follows in determining the seller's maximum price for such commodity and in preparing the records of such seller with respect thereto: If the statute or ordinance imposing such tax does not prohibit the seller from stating and collecting the tax separately from the purchase price, and the seller does separately state it, the seller may collect, in addition to the maximum price, the amount of the tax actually paid by him or an amount equal to the amount of the tax actually paid by any prior vendor and separately stated

and collected from the seller by the vendor from whom he purchased: *Provided, however*, That the tax on the 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 covered by this Maximum Price Regulation No. 463 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 as a tax for which a charge may be made in addition to the maximum price.

SEC. 6. *Applicability of the General Maximum Price Regulation.*² The provisions of this Maximum Price Regulation No. 463 supersede the provisions of the General Maximum Price Regulation with respect to sales and deliveries of specialty paper bags and specialty paper envelopes for which maximum prices are established by this Maximum Price Regulation No. 463.

SEC. 7. *Evasion.* The price limitations established by this Maximum Price Regulation No. 463 shall not, directly or indirectly, be circumvented or evaded by modifying, discontinuing, or altering any customary trade practice of the seller, or by splitting orders, or by deteriorating the quality of any commodity, or by changing the selection or styles of processing or wrapping or packaging of specialty paper bags and specialty paper envelopes covered by this Maximum Price Regulation No. 463, or by any other means.

SEC. 8. *Enforcement.* Persons violating any provision of this Maximum Price Regulation No. 463 are subject to criminal penalties, civil enforcement proceedings and suits for treble damages provided for by the Emergency Price Control Act of 1942.

SEC. 9. *Records and reports.* (a) Every person for whom maximum prices are established under this regulation shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942 remains in effect, accurate records of each sale of specialty paper bags and specialty paper envelopes made after September 7, 1943, showing the date thereof, the name and address of the buyer, the price contracted for or received and the quantity of each type and grade of specialty paper bags and specialty paper envelopes.

(b) Such persons shall submit such reports to the Office of Price Administration and shall keep such other records in addition to or in place of the records required in paragraph (a) of this section as the Office of Price Administration may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

SEC. 10. *Transfers of business or stock in trade.* If the business assets or stock

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

¹ 8 F.R. 4132, 5987, 7662.

² 8 F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848, 6047, 6962, 8511, 9025.

in trade of any business are sold or otherwise transferred after September 7, 1943, and the transferee carries on the business, or continues to deal in the same commodities in an establishment separate from any other establishment previously owned or operated by him, the maximum prices of such transferee shall be the same as those to which his transferor would have been subject if no transfer had taken place, and his obligation to keep records in accordance with section 9 shall be the same. The transferor shall either preserve or make available for so long as the Emergency Price Control Act of 1942 remains in effect, or turn over to the transferee all records of transactions prior to the transfer which are necessary to enable the transferee to comply with the records provisions of this Maximum Price Regulation No. 463.

Sec. 11. Discounts and allowances. Every manufacturer shall continue to grant to persons buying specialty paper bags and specialty paper envelopes, differentials, discounts, allowances and terms of sale not less favorable to the purchaser than those generally in effect during the period of:

(a) January 1 to October 31, 1941 for sales of cellophane bags

(b) October 1 to November 15, 1941 for sales of coffee and tea bags made wholly or in part from bleached or unbleached kraft

(c) October 1 to October 31, 1941 for sales of all other specialty paper bags and specialty paper envelopes

by such manufacturer to a purchaser of the same class.

Sec. 12. Petitions for amendment. Any person seeking an amendment of any provision of this Maximum Price Regulation No. 463 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1,⁷ issued by the Office of Price Administration.

Sec. 13. Definitions. (a) When used in this Maximum Price Regulation No. 463 the term:

(1) "Person" includes an individual, corporation, partnership, association, any other organized group of persons, or legal successor, or representatives of any of the foregoing, and includes the United States or any agency thereof or any other government, or any of its political subdivisions, or any agency of the foregoing.

(2) "Manufacturer" includes any person who produces, from any raw materials, partially or completely the products, and supplies the services covered by this Maximum Price Regulation No. 463, and includes the agents and representatives of such persons. Each manufacturer's place of business set up basically to process partially or completely the products covered by this Maximum Price Regulation No. 463 shall be deemed a separate seller.

(3) "Specialty paper bags and specialty paper envelopes" means paper bags, paper envelopes and paper pouches (excluding standard grocers' and variety

bags as defined in Maximum Price Regulation No. 182 and excluding paper shipping sacks as defined in War Production Board Order L-279) which are made wholly from one or more of the following materials and which may be plain, printed, embossed, felt-marked, watermarked, designed, coated laminated or waxed: Glassine and greaseproof papers; vegetable parchments; foils; transparent plastic films; papers such as dry or wet waxed, machine finished or machine glazed or super-calendered kraft or sulphite, and used generally for the protection of unit packs of merchandise. They also include printed shelf bags and envelopes of individual design used for the protection of unit packs of merchandise which may also be manufactured from materials other than those listed above, except that they do not include seed envelopes.

(4) "Records" include, without limitations, books of account, sales lists, sales slips, orders, vouchers, contracts, receipts, invoices, bills of lading and other documents, letters and correspondence.

(5) "Purchaser of the same class" refers to the practice adopted by the seller in setting different prices for commodities or services for sales to different purchasers of kinds of purchasers (for example, manufacturer, wholesaler, jobber, retailer, government agency, public institution, individual consumer) or for purchasers located in different areas or for different quantities or under different conditions of sale. Customary differentials in discounts on price list goods shall be among the criteria which establish differences among classes of purchasers.

(6) "Comparable commodity" as used in Appendix A (a) (2) of this Maximum Price Regulation No. 463, means a commodity which is made by the same seller, is recognized in the trade or industry as having the same general use and serviceability, and is most closely comparable by grade, cost and quantities of raw materials for a unit of the commodity, and is most nearly alike for the converting operations required. If more than one commodity can be regarded as comparable, the one whose current direct cost is closest to the current direct cost of the commodity being priced shall be regarded as the "comparable commodity." (Printing shall have no effect on the comparability of the commodity).

(7) "Direct cost" means the sum of direct labor and direct material costs. Direct labor costs shall in no event be computed on wage rates higher than those permitted by law, and direct material costs shall in no event be computed at prices higher than the maximum prices established by the applicable maximum price regulations.

(8) "Price list and price formulae" means either a published and circulated price list or a published means of calculation by which prices may be determined, or similar sheets for use by salesmen, agents, etc.

(9) "Services" includes any service rendered or supplied, otherwise than as an employee, in connection with the manufacture and processing of any of

the products covered by this Maximum Price Regulation No. 463, and generally without limiting the foregoing, all services including printing, which preserve or add to the value or utility of such products.

(10) "Most closely competitive seller" shall be a seller who (a) is selling the same or a similar commodity, and (b) is closely competitive in the sale of such commodities.

(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.

SEC. 14. Applicability. The provisions of this Maximum Price Regulation No. 463 shall be applicable within the continental limits of the United States.

APPENDIX A—MANUFACTURERS' MAXIMUM DELIVERED PRICES FOR SPECIALTY PAPER BAGS AND SPECIALTY PAPER ENVELOPES

(a) **Cellophane Bags.** (1) The manufacturer's maximum delivered prices for cellophane bags and cellophane envelopes and any services in connection therewith which were, during the period of January 1, 1941 to October 31, 1941 sold at prices based upon price lists or charts or computed in accordance with price formulae published or circulated, shall not exceed the highest price which he established under such lists, charts or price formulae during such period.

(2) If, however, the manufacturer had no such price lists, charts or price formulae during such period, his maximum delivered price shall not exceed the highest price charged for the same bag by the most closely competitive seller who had such lists, charts or price formulae during such period.

(3) Within 21 days after September 8, 1943, the manufacturer shall file with the Office of Price Administration, Washington, D. C., the price lists and/or charts and/or price formulae employed by the manufacturer during the period January 1, 1941 to October 31, 1941, inclusive, in determining selling prices of cellophane bags during such period.

(b) **Coffee and tea bags made wholly or in part from bleached or unbleached kraft.** (1) The manufacturer's maximum delivered prices for coffee and tea bags and any services in connection therewith which were, during the period of October 1, 1941 to November 15, 1941, sold at prices based upon price lists or charts or computed in accordance with price formulae published or circulated, shall not exceed the highest price which he established under such lists, charts or price formulae during such period.

(2) If, however, the manufacturer had no such price lists, charts or price formulae during such period, his maximum delivered price shall not exceed the highest price charged for the same bag by the most closely competitive seller who had such lists, charts or price formulae during such period.

(3) Within 21 days after September 8, 1943, the manufacturer shall file with the Office of Price Administration, Washington, D. C., the price lists and/or charts and/or price formulae employed by the manufacturer during the period October 1, 1941 to November 15, 1941, inclusive, in determining selling prices of coffee and tea bags during such period.

(c) **All other specialty paper bags and specialty paper envelopes.** (1) The manufacturer's maximum delivered prices for all other specialty paper bags and specialty paper envelopes and any services in connection therewith which were, during the period of October 1, 1941 to October 31, 1941, sold at prices based upon price lists, charts or computed in accordance with price for-

⁷ F.R. 9861; 8 F.R. 3313, 3533, 6173.

mulae published or circulated, shall not exceed the highest price which he established under such lists, charts or price formulae during such period.

(2) If, however, the manufacturer had no such price lists, charts or price formulae during such period, his maximum delivered price shall not exceed the highest price charged for the same bag by the most closely competitive seller who had such lists, charts or price formulae during such period.

(3) Within 21 days after September 8, 1943, the manufacturer shall file with the Office of Price Administration, Washington, D. C., the price lists and/or charts and/or price formulae employed by the manufacturer during the period October 1, 1941 to October 31, 1941, inclusive, in determining selling prices of all specialty paper bags and specialty paper envelopes except those listed in paragraphs (a) and (b) above.

(d) If the manufacturer is unable to determine a maximum delivered price for a commodity under paragraphs (a), (b) or (c) above, he (1) shall select the most comparable commodity (as defined in Sec. 13 of this regulation) for which a maximum price has been established under paragraphs (a), (b) or (c) above; (2) shall divide his maximum price for the comparable commodity by its current direct cost (as defined in Sec. 13 of this regulation); and (3) multiply the percentage so obtained by the current direct cost of the commodity being priced.

(e) If the manufacturer is unable to determine a maximum delivered price for a commodity under paragraphs (a), (b), (c) or (d) above, he shall file an application for a maximum price with the Office of Price Administration, Washington, D. C. The application shall set forth (1) a description of the commodity for which a maximum price is sought; (2) the reason why such commodity cannot be priced under paragraphs (a), (b), (c) or (d) of Appendix A of this regulation; (3) the maximum price proposed by the manufacturer, together with a detailed explanation of the method by which the manufacturer calculated such price; and (4) the reasons why the manufacturer believes the proposed price to be in line with the level of maximum prices established by this regulation. The manufacturer shall also submit such additional pertinent information as this Office may require. Unless the Office of Price Administration or a duly authorized representative thereof shall, by letter mailed to the applicant within 21 days from the filing of such application approve, disapprove, adjust, amend, or extend the time within which to do any of the foregoing, such application shall be deemed to have been approved, subject to non-retroactive written disapproval or adjustment at any later time by the Office of Price Administration.

(f) *Engravings.* Engravings, modified etchings and art work incidental thereto may be charged for at prices not exceeding those charged or quoted by the seller during the period of October 1 to October 31, 1941, in accordance with such price lists as were in effect during such period; if the seller had no price list for engravings, modified etchings and art work incidental thereto in effect during the period of October 1-31, 1941, he may charge no more than the actual cost to him during March, 1942, for such engravings, modified etchings and art work, and then only in the event that it was the seller's established practice to make such charges for engravings, modified etchings and art work during the period of October 1-31, 1941.

Effective date. This regulation shall become effective September 8, 1943.

NOTE: All reporting and record keeping requirements of this regulation have been approved by the Bureau of the Budget in

accordance with the Federal Reports Act of 1942.

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14399; Filed, September 2, 1943;
3:57 p. m.]

PART 1363—FEEDING STUFFS

[Rev. MPR 173, Amdt. 2]

WHEAT MILL FEEDS

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

Revised Maximum Price Regulation 173 is amended in the following respects:

1. The county designated as Halifax in section 7 (b) (6) (i) is hereby changed to read as Colfax.

2. Section 7 (b) (18) (i) is amended to read as follows:

(i) Within the area bounded on the east and south by the main line of the Minnesota and International Railway Company from International Falls to Brainerd, thence along the line of the Northern Pacific Railway to Minneapolis, thence westerly along the line of the Chicago, Milwaukee, St. Paul and Pacific Railroad to Granite Falls, thence southwesterly along the line of the Great Northern Railway Company to the South Dakota border near Jasper, Minnesota, including all points on the lines of the Great Northern Railway Company and of the Northern Pacific Railway mentioned above, but not including points on the lines of the Minnesota and International Railway except Brainerd nor on the lines of the Chicago, Milwaukee, St. Paul and Pacific Railroad, except Granite Falls, the maximum price shall be \$37.75 per ton.

This amendment shall become effective September 8, 1943.

(Pub. Laws 421 and 729, 77th Cong.; and Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O., 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14400; Filed, September 2, 1943;
3:56 p. m.]

PART 1382—HARDWOOD LUMBER

[MPR 432, Amdt. 1]

MAPLE, BIRCH AND BEECH FLOORING

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.*

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

¹8 F.R. 10079.

Maximum Price Regulation No. 432 is amended in the following respect:

1. Section 13 is added to read as follows:

Sec. 13. *Increased prices for producers in Michigan, Wisconsin and Minnesota.* On and after September 8, 1943 for those producers located in the States of Michigan, Wisconsin, and Minnesota, the maximum f. o. b. mill prices for maple, birch and beech flooring set forth in Article IV may be increased by 10 percent on all items. This increase, however, shall not apply to the addition for small quantities in section 3 (b) or to the addition for delivered prices under section 4.

This amendment shall become effective September 8, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14406; Filed, September 2, 1943;
3:53 p. m.]

PART 1404—RATIONING OF FOOTWEAR

[RO 17, Amdt. 1 to Supp. 1]

SHOES

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

Supplement 1 to Ration Order 17 is amended in the following respect:

1. Section 1404.102 (c) Supplement 1 to Ration Order 17 is amended by adding at the beginning of the last sentence the following:

Except to the extent the deficiency represents shoes, stamps, or certificates, of the manufacturer, which have been lost or destroyed, * * *

This amendment shall become effective September 7, 1943.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; WPB Directive 1, 7 F.R. 562, Supplementary Directive 1-T; 8 F.R. 1727; E.O. 9125, 7 F.R. 2719)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14398; Filed, September 2, 1943;
3:58 p. m.]

PART 1404—RATIONING OF FOOTWEAR

[RO 17, Amdt. 35]

SHOES

A rationale accompanying this amendment, issued simultaneously here-

¹8 F.R. 1749, 2040, 2487, 2943, 3315, 3371, 3853, 4129, 3943, 4716, 5589, 5678, 5679, 5567, 5756, 6046, 6687, 7189, 7261, 8061, 8357, 8601, 9062, 9423, 9567, 9884, 10269, 10762, 11445.

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

Ration Order 17 is amended in the following respects:

1. Section 2.10 is amended by changing the head-note to read "*Refunds to consumers and to other establishments*"; by designating the material in the section as paragraph (a); and by adding after the first sentence the following: "Where an establishment is able to fill a consumer's order, but does not do so, it may return a special shoe stamp to the consumer if it has received valid ration currency for the order."

2. Section 2.10 (b) is added to read as follows:

(b) An establishment that does not fill an order from another establishment for which it has received valid ration currency, may return as a refund a ration check drawn on its own account for the amount of such ration currency received in excess of the number of pairs of rationed shoes, if any, which it has transferred against such ration currency. If the establishment making the refund does not have an account it may return any valid ration currency in lieu of a ration check.

This amendment shall become effective September 7, 1943.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421, and 507, 77th Cong.; WPB Dir. 1, 7 F.R. 562, Supp. Dir. 1-T, 8 F.R. 1727; E.O. 9125, 7 F.R. 2719)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14410; Filed, September 2, 1943; 3:52 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 3,¹ Amdt. 83]

SUGAR RATIONING REGULATIONS

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

Rationing Order No. 3 is amended in the following respect:

Section 1407.86a (c) is amended by deleting from the first sentence thereof the words "§ 1407.86 (a) and (c)" and inserting in lieu thereof the words "§ 1407.86 (a), (c), and (g)."

This amendment shall become effective September 7, 1943.

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2965; Food Dir. No. 3, 8 F.R. 2005)

Issued this 2d day of September, 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14409; Filed, September 2, 1943; 3:52 p. m.]

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

¹ 8 F.R. 5909, 5846, 6135, 6442, 6626, 6961, 7351, 7880, 8010, 8184, 8878, 8811, 9304, 9458, 10304, 10512, 10937, 11382, 11291, 11292, 11252.

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Eight Revised Zoning Order 1 Under RO 3,¹ Amdt. 1]

SUGAR RATIONING REGULATIONS; ORDER ESTABLISHING ZONES

The Eighth Revised Zoning Order No. 1 is amended in the following respects:

1. Section 1407.281 (a) is amended by deleting Zone 9A.

2. Section 1407.281 (c) (4) is amended to read as follows:

(4) From Zone 8 to any point in Zones 9 or 11.

3. Section 1407.281 (c) (5) is revoked.

4. Section 1407.281 (c) (6) is amended to read as follows:

(6) From Zone 12 to any point in Zone 11.

5. Section 1407.281 (f) is added to read as follows:

(f) Any carrier who has, prior to the effective date of Amendment No. 1 to this Eighth Revised Zoning Order No. 1, accepted sugar for a delivery, shipment, or transfer not at that time prohibited by §§ 1407.168 and 1407.281 may complete such delivery, shipment, or transfer after the effective date of Amendment No. 1 to this Eighth Revised Zoning Order No. 1.

This Amendment No. 1 to Eighth Revised Zoning Order No. 1 shall become effective September 2, 1943.

(Pub. Law 421, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2965; Food Dir. No. 3, 8 F.R. 2005; Sec. 1407.168 of Rationing Order No. 3)

Issued this 2d day of September 1943.

JEAN F. CARROLL,
Acting Director, Food Rationing Division.

[F. R. Doc. 43-14407; Filed, September 2, 1943; 3:51 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 13,² Amdt. 21 to Rev. Supp. 1]

PROCESSED FOODS

Section 1407.1102 (b) (3) (ii) is amended to read as follows:

(ii) Dried and dehydrated fruits—4.6.

This amendment shall become effective at 12:01 a. m., September 5, 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; WPB Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14408; Filed, September 2, 1943; 3:51 p. m.]

² 8 F.R. 1840, 3949, 4892, 5318, 5341, 5757, 6138, 6964, 7589, 8069, 8705, 9203, 10085, 10089, 10728, 11483, 11387, 11812, 11447.

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 13,² Amdt. 22 to Rev. Supp. 1]

PROCESSED FOODS

Section 1407.1102 (a) is amended to read as follows:

(a) Processed foods shall have the point values set forth in the Official Table of Point Values (No. 7) which is made a part hereof.

This amendment shall become effective at 12:01 a. m., September 5, 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; WPB Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14411; Filed, September 2, 1943; 3:54 p. m.]

PART 1440—PROCESSED FOOD COMMODITIES

[MPR 462]

PREPARED FLOUR MIXES

This regulation is issued in order to establish maximum prices for prepared flour mixes at levels which are generally fair and equitable and which will aid in stabilizing the cost of living. A statement of the considerations involved in the issuance of this regulation has been issued and filed with the Division of the Federal Register.*

§ 1440.52 *Maximum prices for processors and certain distributors of prepared flour mixes.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328, Maximum Price Regulation No. 462 (Prepared Flour Mixes), which is attached hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1440.52 issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

MAXIMUM PRICE REGULATION 462—PREPARED FLOUR MIXES

ARTICLE I—EXPLANATION OF REGULATION

Sec.

- 1 Purpose of regulation.
- 2 Items covered by this regulation.

ARTICLE II—PRICES AND PRICING METHODS

Sec.

- 3 Maximum prices for pancake mix and waffle mix.
- 4 New container types and sizes.
- 5 Elective pricing method for processors.
- 6 Inability to fix maximum prices.

ARTICLE III—GENERAL PROVISIONS

- 7 Relationship between this regulation and Maximum Price Regulation No. 290 and the General Maximum Price Regulation.
- 8 Geographical applicability.
- 9 Export and import sales.

- Sec.
 10 Adjustable pricing.
 11 Customary discounts and allowances.
 12 Units of sale and fractions of a cent.
 13 Position of brokers.
 14 When a maximum price figured under section 3, 4 or 5 is established.
 15 Records and general reports.
 16 Compliance with regulation.
 17 General amendments.
 18 Definitions.

Article I—Explanation of Regulation

SECTION 1. *Purpose of regulation.* The purpose of this regulation is to establish maximum prices for items of prepared flour mixes now designated or to be added from time to time. Maximum prices are established which take into consideration such factors as variety, brand, container type and size, unit of sale and class of purchasers. Additional factors may be specified for some items. Each factor specified shall be used in determining the maximum prices.

SEC. 2. *Items covered by this regulation.* The items of prepared flour mixes covered by this regulation are as listed below and the maximum prices for each shall be figured in accordance with the provisions of the respective section listed for each.

Item:	Section
Pancake mix.....	3
Waffle mix.....	3

Article II—Prices and Pricing Methods

SEC. 3. *Maximum prices for pancake mix and waffle mix.* This section establishes maximum prices for pancake mix and waffle mix in sales by processors and distributors other than wholesalers and retailers (wagon wholesalers, however, are included). To this extent the regulation supersedes the General Maximum Price Regulation¹ and Maximum Price Regulation No. 280.² Prices established by this section are in effect from September 8, 1943. Maximum prices for wholesalers (other than wagon wholesalers) and retailers of pancake mix and waffle mix are governed by separate regulations which set fixed margins for these distributors according to their size and manner of doing business. "Wholesalers" and "retailers" mean the persons respectively referred to as "wholesalers" and "retailers" in those regulations, except that in this regulation wagon wholesalers are treated as a distinct type of distributor.

(a) *Maximum prices for pancake mix and waffle mix in sales by processors.* The pricing method of this paragraph applies to all of the processor's sales of pancake mix or waffle mix, except those in which he is selling branded pancake mix or branded waffle mix no part of which he produces or packages himself.

(1) *Pricing method.* The processor shall figure his maximum price per sales unit of pancake mix or waffle mix, f. o. b. shipping point, for each variety, brand, container type and size, and to each class of purchasers, by adding together (i) the weighted average price, figured f. o. b. shipping point, which he charged

for that item to the particular class of purchasers during the base period June 1, 1941, through August 31, 1941, and (ii) the increase in cost of ingredients and packaging materials provided for in (3) below.

(2) *Weighted average price.* The processor's "weighted average price" shall be calculated by dividing the total gross sales dollars charged a particular class of purchasers for the item being priced by the number of sales units of the item sold to that class of purchasers. All sales contracts made in the regular course of business during the period June 1, 1941, through August 31, 1941, shall be included, regardless of date of delivery. Sales contracts made before this period shall not be included even though delivery was made during the period.

(3) *Increase in cost of ingredients and packaging materials.* The processor shall determine his increase in cost of ingredients and packaging materials (subject to the limitations in (4), below) by

(i) Adding together (a) the cost per sales unit on September 8, 1943, at the processor's plant, of the ingredients and packaging materials subject to maximum prices established by the Office of Price Administration, figured at the maximum prices then applying to the class of purchasers to which he belongs, and (b) the cost per sales unit, at the processor's plant, of the ingredients and packaging materials for which no maximum prices have been established by the Office of Price Administration, figured at the market prices thereof on September 8, 1943, and

(ii) Subtracting from the figure obtained by the addition in (3) (i), per sales unit, the sum of the weighted averages of the costs which he used for ingredients and for packaging materials in establishing his selling prices for the same item during the base period June 1, 1941, through August 31, 1941.

"Weighted average of the costs" for ingredients or for packaging materials means the total of the costs thereof which the processor used in establishing his prices for all sales of a particular unit during the named base period, divided by the total number of those units sold during that base period.

(4) *Limitation on increase in costs of ingredients.* The total increase in cost of ingredients provided for in (3), above, shall not exceed the amount listed below per one hundred pounds of mix:

For pancake mix—plain.....	\$1.50
For pancake mix—buckwheat.....	2.25
For waffle mix.....	2.00

(5) *Delivered prices.* Any processor who regularly sold a purchaser an item covered by this paragraph on a delivered basis during the calendar year 1942 shall increase the maximum price for the item, figured f. o. b. shipping point, by the amount of the transportation charge per sales unit for that item which he added to his f. o. b. shipping point price during the period February 1, 1942, to March 17, 1942. The resulting price shall be the processor's maximum delivered price for that purchaser.

(6) *Restriction on processors' sales to primary distributors.* No processor may sell to primary distributors a greater percentage of his total production of any item during the one-year period commencing September 8, 1943 and during each succeeding one-year period than he sold to primary distributors during the one-year period ending April 28, 1942.

(7) *Reporting.* Each processor who makes sales of any item covered by this paragraph (a) shall file with the district office of the Office of Price Administration for the area in which he is located a true copy of the calculations showing his determination of his maximum price for that item. Such copy shall be filed within 10 days after the date of the first sale of the item for which such maximum price is so calculated.

(b) *Maximum prices for pancake mix and waffle mix in sales by distributors other than wholesalers and retailers—*

(1) *Primary distributors.* A "primary distributor" is a distributor, other than a wholesaler, wagon wholesaler or retailer, who purchases all he sells of the kind and brand of prepared flour mix being priced and who customarily receives shipment from the processor of at least 50% of his purchases in carload lots delivered to a warehouse or other receiving station not owned or controlled by any of his customers, for resale by him in less-than-carload lots.

There are two pricing methods for primary distributors.

Pricing method No. 1: A primary distributor may use the following pricing method only if he sold the kind of prepared flour mix (that is, pancake mix or waffle mix) being priced, as a primary distributor, before April 28, 1942, and he may use this pricing method only when he is selling, in less-than-carload lots, merchandise which he has actually warehoused. In normal situations the pricing method will give him the same dollars and cents margin that he previously had.

If the processor's maximum price for the item under this regulation is greater than the processor's maximum price under the maximum price regulation previously applicable to the processor, the primary distributor shall add the difference to the maximum price which he had immediately prior to September 8, 1943. If the processor's maximum price for it under this regulation is less than the processor's maximum price under the maximum price regulation previously applicable, the primary distributor shall subtract the difference from the maximum price which he had immediately prior to September 8, 1943. The resulting figure in each case is the primary distributor's maximum price for the item when warehoused by him and sold in less-than-carload lots.

Examples: The processor's ceiling under the GMPR for the 1½ pound package of X brand pancake mix was \$1.70 per case of 24. Under MPR 462, it is now \$1.90. The primary distributor therefore adds the increase of \$.20 to his own ceiling price (under GMPR).

The primary distributor handled pancake mix as a primary distributor before April 28, 1942. He added waffle mix to his line in November, 1942. Although he may use Pric-

¹ 8 F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848, 6047, 6962, 8511, 9025.

² 8 F.R. 5165, 7566, 6357, 7196, 7599, 7670, 8065, 8180, 9386, 9883, 10513.

ing Method No. 1 for pancake mix, he must use Pricing Method No. 2 for waffle mix.

If the primary distributor handled the kind of prepared flour mix being priced before April 28, 1942, but did not handle the particular brand, size or container type being priced before September 8, 1943, his maximum price for the new item shall be his net delivered cost (based on his first purchase of the item after September 7, 1943 direct from the processor) multiplied by a markup factor. This markup factor shall be secured by dividing his ceiling price (as figured according to this subparagraph (1)) for the most closely comparable item of that kind of prepared flour mix already handled by him by the net delivered cost to him of that item. He may apply this markup factor only when he is selling, in less-than-carload lots, merchandise which he has actually warehoused.

Pricing method No. 2: For all items, and for sales of such items, which are not covered by Pricing Method No. 1, the primary distributor's maximum price, f. o. b. shipping point, shall be the maximum price of his supplier, f. o. b. shipping point, plus incoming freight paid by him.

(2) **Distributors who are not primary distributors, wholesalers, wagon wholesalers or retailers.** The maximum price for an item, f. o. b. shipping point, of a distributor who is not a primary distributor, wholesaler, wagon wholesaler or retailer shall be the maximum price of his supplier, f. o. b. shipping point, plus incoming freight paid by him.

A "distributor" is one who purchases all he sells of the kind and brand being priced and resells it without processing or packaging any part of it.

(3) **Wagon wholesalers.** A "wagon wholesaler" is one who purchases the item being priced and distributes it to retailers or to commercial, industrial or institutional users from an inventory stocked in trucks or other conveyances which are under the supervision of driver salesmen who make delivery at the time and place of sale. Such wholesaler is a wagon wholesaler only for sales made in this manner.

The maximum price which a wagon wholesaler may charge for an item of pancake mix or waffle mix shall be determined as follows:

If his supplier's maximum price under this regulation is greater than the supplier's maximum price under the maximum price regulation previously applicable to the supplier, the wagon wholesaler shall add the difference to the maximum price which he had immediately prior to September 8, 1943. If his supplier's maximum price under this regulation is less than the supplier's maximum price under the maximum price regulation previously applicable, the wagon wholesaler shall subtract the difference from the maximum price which he had immediately prior to September 8, 1943.

If the wagon wholesaler handled the kind of prepared flour mix being priced before September 8, 1943, but did not handle the particular brand, size or container type being priced before that date,

his maximum price for the new item shall be his net delivered cost (based on his first purchase of the item after September 7, 1943) multiplied by a markup factor. This markup factor shall be secured by dividing his ceiling price (as figured according to this subparagraph (3)) for the most closely comparable item of that kind of prepared flour mix already handled by him by the net delivered cost to him of that item.

If the wagon wholesaler cannot determine his maximum price under the foregoing pricing method, his maximum price shall be the maximum price of his supplier, f. o. b. shipping point, plus incoming freight paid by him.

(c) **Notification of change in maximum price.** With the first delivery after September 7, 1943, of an item of pancake mix or waffle mix, in any case where a seller determines his maximum price pursuant to this section 3, he shall:

(1) Supply each wholesaler and retailer who purchases from him with written notice as set forth below:

[Insert date]

Notice to Wholesalers and Retailers

Our OPA ceiling price for (describe item by kind, variety, brand and container type and size) has been changed by the Office of Price Administration. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulation No. 421, 422 or 423, you must refigure your ceiling price for this item on the first delivery of it to you from your customary type of supplier containing this notification on or after September 8, 1943. You must refigure your ceiling price following the rules in Section 6 of Maximum Price Regulation No. 421, 422 or 423, whichever is applicable to you.

For a period of 60 days after making such change in the maximum price of an item, and with the first shipment after the 60-day period to each person who has not made a purchase within that time, the processor shall include in each case or carton containing the item the written notice set forth above.

(2) Notify each purchaser of the item from him who is a distributor other than a wholesaler and retailer of such change in maximum price by written notice attached to or written on the invoice issued in connection with his first transaction with such purchaser after September 7, 1943, as follows:

[Insert date]

Notice to Distributors Other Than Wholesalers and Retailers

Our OPA ceiling price for (describe item by kind, variety, brand and container type and size) has been changed from \$----- to \$----- under the provisions of Maximum Price Regulation No. 462. You are required to notify all wholesalers and retailers for whom you are the customary type of supplier, purchasing the item from you after September 7, 1943, of any allowable change in your maximum price. This notice must be made in the manner prescribed in section 3 (c) (1) of Maximum Price Regulation No. 462.

SEC. 4. New container types and sizes. The maximum price per sales unit for an item covered by this regulation packed in any container type or size which the processor did not sell during

the base period applicable to him (in the case of pancake mix and waffle mix, the period June 1, 1941, through August 31, 1941), shall be figured as follows. He shall:

(a) **Determine the base container.** If the processor sold the same product (that is, the same kind, variety and brand) during the base period applicable to him, but only in other container types or sizes, he shall first determine the most similar type in which he is able to calculate a maximum price for that product under this regulation (even though he no longer sells that container type). From that container type he shall choose the nearest size which is 50% or less larger than the new size, or if there is no such size, 50% or less smaller (even though he no longer sells those sizes). This will be the "base container". If there is no such smaller size, he shall go to the next most similar container type and proceed in the same manner to find the base container.

NOTE: In most cases "the most similar container type" will be merely the container type which the processor is adding to or replacing. Where there has been only a size change, "the most similar container" will, of course, be the same container type. This is also true in the reverse situation; where there has been a change only in the container type, the "nearest size" will be the same size.

(b) **Find the base price.** The processor shall take as the "base price" his maximum price under this regulation for the product when packed in the base container. However, if this maximum price is a price delivered to the purchaser or to any point other than the processor's shipping point, the processor shall first convert it to a base price, f. o. b. shipping point, by deducting whatever transportation charges were included in it.

(c) **Deduct the container cost.** Taking his base price f. o. b. shipping point, the processor shall then subtract the direct cost of the base container. "Direct cost of the container" means the net cost, at the processor's plant, of the container, cap or cover, label and proportionate part of the outgoing shipping carton but it does not include costs of filling, closing, labeling or packing.

(d) **Adjust for any difference in contents.** The figure obtained by this deduction shall then be adjusted, in the case of a size change, by dividing it by the number of ounces or other units in the base container and multiplying the result by the number of the same units in the new container.

(e) **Add the new container cost to get the price f. o. b. shipping point.** Next, the processor shall add to the adjusted figure the "direct cost of the container" in the new type and size. If his maximum price for the commodity in the base container is an f. o. b. shipping point price, the resulting figure is the processor's maximum price, f. o. b. shipping point.

(f) **Convert to a maximum delivered price, if the maximum price for the base container is on a delivered basis.** If the processor's maximum price for the product in the base container is a delivered price he shall figure transportation charges to be added as follows: The proc-

essor shall take the transportation charges which he first deducted to get his base price and adjust them in direct proportion to the difference in shipping weight. If for any reason the product in the new container will move under a different freight tariff classification, the processor shall figure his transportation charges (by the same means of transportation and to the same destination) on the basis of the new shipping weight, but at the rate in effect for that freight tariff classification on March 17, 1942. Increases in tariff rates or transportation taxes made since March 17, 1942, shall not be taken into account. (Similar principles shall apply where shipping volume is the measure of the transportation charge.) The processor shall then add these transportation charges to his f. o. b. shipping point price for the commodity in the new container. The resulting figure is the processor's maximum delivered price.

SEC. 5. Elective pricing methods for processors. If the processor's maximum price for any item covered by this regulation cannot be determined under the applicable pricing method, the processor may, at his election, figure his maximum price, f. o. b. shipping point, under the pricing formula of paragraph (a). The pricing formula set forth in paragraph (a) may be applied at the processor's election. In any case where a processor does not choose to price under that paragraph he shall make application for authorization of a maximum price under section 6 of this regulation.

(a) **Pricing formula.** If the processor elects to price under this section, his maximum price shall be:

(1) His total "direct cost" per sales unit of the item, calculated by adding:

(i) The total cost per sales unit of all ingredients and packaging materials subject to maximum prices established by the Office of Price Administration, figured at the current maximum prices applying to the class of purchasers to which he belongs, plus

(ii) The cost per sales unit of every ingredient and packaging material for which no maximum price has been prescribed by the Office of Price Administration, figured at the current market price of the ingredient or packaging material in question, plus

(iii) The direct labor cost per unit, figured at the October 3, 1942, wage rates, plus

(iv) Transportation charges by the usual mode of transportation, if the cost factors used in subdivisions (i) and (ii) above are not delivered costs and if these charges are customarily incurred from his customary supply point to his customary receiving point;

(2) Multiplied by a markup percentage, figured by dividing:

(i) The maximum selling price established under the General Maximum Price Regulation or other maximum price regulation in effect at the time of the calculation reported under paragraph (b) for the most closely comparable food commodity produced by him with a cost structure similar to that of the item being priced, by

(ii) His current cost of the ingredients, packaging materials and direct labor of that commodity.

As used in this section, "most closely comparable food commodity" means a food commodity which is most nearly similar and whose "direct cost" is closest to and in no event less than two-thirds of the "direct cost" of the item being priced, and where similar methods are employed in its sale and merchandising to those which will be used in the sale and merchandising of the item being priced hereunder.

As used in this paragraph, "current" means at the time of figuring the price reported under paragraph (b) of this section.

(3) The markup percentage determined hereunder shall be used as the multiplying factor only if the computation thereof as prescribed results in a figure of 165% or less, i. e., the maximum selling price determined under this paragraph for any food commodity shall not exceed 165% of the cost of ingredients, packaging materials and direct labor thereof.

(4) The maximum price determined under the provisions of this paragraph shall be subject to discounts, transportation allowances or other allowances and price differentials no less favorable than those given with respect to the comparable food commodity used in the calculation of the maximum price under this paragraph.

(5) In deciding whether items of labor cost are to be considered as direct labor in figuring the price or are to be treated as overhead, the processor shall follow his customary practice. Thus, if a processor treated cleaning labor as an item of overhead in March 1942, he must continue to treat it in this way when figuring the maximum price.

(6) The processor shall employ no cost factors in addition to those which he used with respect to the comparable commodity by which he determined his percentage markup under subparagraph (2) and shall make no changes in the method of application of those factors which would result in a higher price.

(b) **Reporting.** Within 10 days after a processor has determined a maximum price pursuant to the provisions of paragraph (a) of this section, he shall report such price to the district office of the Office of Price Administration for the area in which his principal plant is located. Such report shall set forth, in addition to the price, (1) a description and identification of the item for which such price was determined, and (2) a statement of facts which differentiate such item from other food commodities delivered or offered for delivery by such processor during the base period applicable to him, and (3) a statement that the maximum price reported was determined in accordance with paragraph (a) of this section, and the facts in support of such statement. The processor, in this connection, shall submit a statement breaking down the price reported showing all the calculations entering into the determination of "direct cost" and maximum selling price of both the product being

priced and the most closely comparable food commodity used, including statements from customary suppliers of any ingredients or packaging materials for which no maximum price exists showing the purchase price thereof. The maximum price reported by a processor in accordance with the provisions of this paragraph shall be subject to adjustment at any time by the Price Administrator.

SEC. 6. Inability to fix maximum prices. If a processor's maximum price for any item cannot be priced under the provisions of the applicable pricing method, and he cannot or elects not to price under Section 5, he shall apply to the Office of Price Administration, Washington, D. C., for a maximum price. His application shall set forth (a) a description in detail of the item for which a maximum price is sought, including its variety, the brand name to be used, if any, the weight, type and size of its primary package, the number of primary packages to the shipping unit and the weight of the shipping unit, and a statement of the facts which differentiate the item from other commodities sold by him during the base period applicable to him; (b) the sales unit, and a detailed and itemized breakdown of the current costs thereof (i. e., direct costs—ingredients, packaging materials and direct labor; indirect costs, such as indirect labor, factory overhead, and selling, advertising and administrative costs, together with an explanation of the method of allocation of the indirect cost factors; and freight if the item is to be sold on a delivered basis) indicating whether each cost item is an actual or an estimated cost; (c) the method of distribution to be employed by the processor in marketing the commodity (i. e., whether it is to be sold to wholesalers, wagon wholesalers, retailers, chain stores or others with private labels, consumers, persons who will further process the commodity, or other classes of purchasers); (d) the desired selling prices for the item at all levels of distribution, including a statement showing the necessity for the desired selling prices, and any discounts or trade practices and allowances which should be made applicable to the desired selling prices; and (e) a description of the most closely comparable food commodity which contributes substantially to the processor's total volume of business and for which a maximum price has been established under a regulation issued by the Office of Price Administration, together with the current cost breakdown, maximum selling prices with discounts and allowances, and the same other detailed information required by this section with respect to the item for which a maximum price is sought. Upon receipt of such application the Office of Price Administration will authorize the maximum price or a method of determining the maximum price for the applicant or for the sellers of the item generally including purchasers for resale or for a class of such resellers.

Where any cost factor set forth in the application is an estimated amount, the processor shall file with the Office of

Price Administration, Washington, D. C., within six months but no earlier than three months after his maximum price has been authorized, a statement showing the actual cost of that factor in his production of the item prior to the date of filing such statement.

Until a maximum price is established, the applicant may not sell or deliver the item except under an agreement in each case to adjust the selling price to a figure no higher than the maximum price which is later established under this section.

Article III—General Provisions

SEC. 7. *Relationship between this regulation and Maximum Price Regulation No. 280 and the General Maximum Price Regulation.* (a) This regulation supersedes Maximum Price Regulation No. 280 with respect to sales and deliveries for which maximum prices are established by this regulation. Except as provided in paragraph (b) of this section, this regulation supersedes the General Maximum Price Regulation with respect to sales and deliveries for which maximum prices are established by this regulation.

(b) The following sections of the General Maximum Price Regulation, as well as amendments to them, apply to sales covered by this regulation:

(1) Transfers of business or stock in trade (§ 1499.5).

(2) Federal and State taxes (§ 1499.7).

(3) Sales slips and records (§ 1499.14).

(4) Definitions (§ 1499.20).

SEC. 8. *Geographical applicability.* This regulation applies only to the forty-eight states of the United States and the District of Columbia.

SEC. 9. *Export and import sales.* The maximum prices at which a person may export any item covered by this regulation shall be determined in accordance with the Second Revised Maximum Export Price Regulation,⁸ issued by the Office of Price Administration. Sales of prepared flour mixes which have been processed outside of the geographical area to which this regulation applies are not covered by this regulation except in cases where the goods being priced are located within the area at the time of sale.

SEC. 10. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order.

SEC. 11. *Customary discounts and allowances.* No person shall change any customary discount, allowance or other price differential to a purchaser or class of purchasers if the change results in a higher net price to that purchaser or class.

SEC. 12. *Units of sale and fractions of a cent.* Maximum prices shall be stated in terms of the same general units (like pounds, dozens, etc.) in which the seller has customarily quoted prices for the product. If any figured maximum price includes a fraction of a cent, the seller shall adjust the price to the nearest fractional unit (like 1¢, ½¢, ¼¢, etc.) in which he has customarily quoted prices for the product.

SEC. 13. *Position of brokers.* In accordance with existing trade custom, every broker taking part in a sale in which the seller is a processor shall be considered as the agent of the seller and not the agent of the buyer. In each case, the amount paid by the buyer to the broker plus the amount paid by the buyer to the seller shall not exceed the seller's maximum price plus allowable transportation actually paid by the seller or by the broker.

SEC. 14. *When a maximum price figured under section 3, 4 or 5 is established.* On and after the effective date of this regulation, a price figured for any item under section 3, 4 or 5 becomes "established" (that is, fixed) as the seller's maximum price as soon as he has filed the price or disclosed it to any prospective customer, whether by sale, delivery, offer or notice of any kind, provided that the figured price is not higher than the applicable pricing method allows. A maximum price for an item may be established only once, and having been established it may not be changed by the seller except (a) with the written permission of the district office of the Office of Price Administration for the area in which his principal plant is located in cases where the seller has figured his maximum price lower than the applicable pricing method allows, or (b) in cases where a change in the regulation changes the seller's applicable pricing method.

If the seller is disclosing a price lower than the one he figured under section 3, 4 or 5, he may establish the higher figured price as his maximum price at the time of disclosure only by recording it and naming it as such, in ink on his books, before he discloses the lower price. A seller who has not figured a price for an item, or has figured a price higher than the applicable pricing method allows, may not sell the item until he has established a maximum price for the item in accordance with the rules of this section.

SEC. 15. *Records and general reports.* (a) Every person who makes sales of any items covered by this regulation after the effective date hereof, shall

(1) Make and preserve for examination by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect, all records of the same kind as he has customarily kept, relating to the prices which he charged for such item after the effective date of this regulation, and

(2) Preserve for examination by the Office of Price Administration for the same period all his existing records which were the basis of figuring his maximum prices in the manner directed by this regulation, showing the method used in figuring the maximum prices.

(b) Whenever a processor calculates a maximum price under Section 4 of this regulation, he shall file with the district office of the Office of Price Administration for the area in which his principal plant is located a true copy of the calculations showing his determination of such maximum price. Such copy shall be filed within 10 days after the date of first sale of the item for which such maximum price is so calculated.

SEC. 16. *Compliance with regulation—*(a) *No buying or selling above maximum prices.* On and after the effective date of this regulation, regardless of any contract, agreement or other obligation, no processor or distributor other than a wholesaler or retailer shall sell or deliver any item covered by this regulation at a price higher than the maximum price established herein; no person in the course of trade or business shall buy or receive any item covered by this regulation from a processor or distributor other than a wholesaler or retailer at a price higher than the maximum prices established herein; and no person shall agree, offer, solicit or attempt to do any of the foregoing.

However, lower prices than those established by this regulation may be charged, demanded, paid or offered.

(b) *Evasion.* The price limitations set forth in this Maximum Price Regulation No. 462 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 any prepared flour mix, 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.

(c) *Enforcement.* Any person violating a provision of this Maximum Price Regulation No. 462 is subject to the criminal penalties, civil enforcement actions and suits for treble damages provided by the Emergency Price Control Act of 1942, as amended.

SEC. 17. *General amendments.* Any person seeking a general modification of this regulation may file a petition for amendment in accordance with Revised Procedural Regulation No. 1,⁴ issued by the Office of Price Administration.

SEC. 18. *Definitions.* (a) When used in this regulation the term:

"Class of purchasers" refers to the practice followed by the seller in setting different prices for sales to different kinds of purchasers (for example, but not limited to, manufacturer, wholesaler, jobber, retailer, government agency, public institution, industrial consumer or other ultimate consumer).

"Effective date" of this regulation, as to any item covered by this regulation, shall be the effective date of the regulation or the effective date of any amendment adding such item to the items covered by the regulation, as the case may be, unless otherwise specified.

⁸ 8 F.R. 4132, 5987, 7662.

⁴ 7 F.R. 8961; 8 F.R. 3313, 3533, 6173.

"Flour" means the flour and the combinations thereof produced from wheat, rye, buckwheat, rice, corn, oats, barley, soy beans and potatoes. Included in this term are those flours and combinations thereof which are bleached, bromated, enriched, phosphated and rendered self-rising.

"Item covered by this regulation" means an item of prepared flour mix for which a maximum price is established by this regulation, or by any amendment or appendix hereto.

"Kind" means a type of prepared flour mix such as pancake mix, waffle mix, etc.

"Mix", where used alone, means a finished collection of ingredients prior to and ready for packaging.

"Pancake mix" and "waffle mix" are the products customarily sold under the respective designations, requiring only the addition of liquid to produce a batter which becomes edible by applying heat thereto on a single open plate in the case of pancake mix or within a pair of checkered irons in the case of waffle mix. The terms include mixes containing buckwheat flour.

"Person" means an 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 agencies of any of the foregoing.

"Prepared flour mix" means any combination of not less than 40% by weight, of flour or flours with any other ingredients. This percentage is based on the total weight of the finished mix. The term includes, but is not limited to, pancake mix, waffle mix, doughnut mix, muffin mix, biscuit mix, pie crust mix, ginger bread mix, coffee-cake mix, spice-cake mix, devil food cake mix, angel food cake mix, and yellow cake mix.

"Processor" means a person engaged exclusively or partially in the manufacture of an item covered by this regulation.

"Variety" means a class of a particular kind of prepared flour mix, according to the formula used in its production.

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

Effective date. This regulation shall become effective September 8, 1943.

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

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14401; Filed, September 2, 1943;
3:55 p. m.]

PART 1499—COMMODITIES AND SERVICES [MPR 188, Amdt. 22]

CLOCKS AND WATCHES

Amendment No. 22 to Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

A statement of the considerations involved in the issuance of this amend-

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

¹ 7 F.R. 5872, 7967, 8943, 8948, 10155; 8 F.R. 537, 1815, 1980, 3105, 3788, 3850, 4140, 4931, 5759, 7107, 8751, 8754, 9836, 10433, 10906.

ment issued simultaneously herewith has been filed with the Division of the Federal Register.*

Section 1499.166 (b) (xi) is amended to read as set forth below:

(xi) Clocks and watches, except those watches which have imported movements. Clocks and watches include:

Clock cases, containers, guards.
Watch cases, containers, guards.
Electric clocks (except those covered by Maximum Price Regulation No. 136, as amended).
Spring clocks, including: alarm, decorative, etc.

This Amendment No. 22 shall become effective on the 2d day of September, 1943.

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14395; Filed, September 2, 1943;
3:48 p. m.]

PART 1400—TEXTILE FABRICS: COTTON, WOOL, SILK, SYNTHETICS AND ADMIXTURES

[MPR 118,¹ incl. Amdt. 20]

COTTON PRODUCTS

Sections 1400.106 (c) and 1400.118 (a) are revoked and 1400.118 (d) (14) (ii) amended, so that Maximum Price Regulation 118 as amended by Amendment 20, effective September 8, 1943, shall read as follows:

In the judgment of the Price Administrator the prices of cotton products have risen and are threatening further to rise to an extent and 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 cotton products prevailing between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability. So far as practicable, the Price Administrator has advised and consulted with representative members of the industry which will be affected by this regulation.

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 said Act. A statement of the considerations involved in the issuance of this regulation has been prepared and is issued simultaneously herewith.*

Therefore, under the Authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with Procedural Regulation No. 1,² issued by the Office of Price Administration, Maximum Price Regulation No. 118 is hereby issued.

¹ 7 F.R. 3038.

² Statements of considerations are also issued simultaneously with the issuance of amendments. Copies may be obtained from the Office of Price Administration.

*Revised: 7 F.R. 8961; 8 F.R. 3313, 3533, 6173, 11806.

Sec.	
1400.101	Maximum prices for cotton products.
1400.102	Less than maximum prices.
1400.103	Conditional agreements.
1400.104	Wholesalers, jobbers and retailers.
1400.105	Imports.
1400.106	War procurement.
1400.107	Adjustments for seasonal goods.
1400.108	Evasion.
1400.109	Records.
1400.110	List of base-period records.
1400.111	Reports.
1400.112	Details required in contract of sale or invoice.
1400.113	Enforcement.
1400.114	Petitions for amendment.
1400.115	Definitions.
1400.116	Effective date.
1400.117	Effective dates of amendments.
1400.118	Specific and formula maximum prices for certain products: construction reports.

INDEX TO FABRICS FOR WHICH SPECIFIC CEILING PRICES HAVE BEEN ISSUED BY MAXIMUM PRICE REGULATION No. 118 (§ 1400.118 (d))

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 Waffle cloth, (18).
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AUTHORITY: §§ 1400.101 to 1400.118, inclusive, issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681.

§ 1400.101 *Maximum prices for cotton products.* (a) Except as otherwise provided in this Maximum Price Regulation No. 118, on and after May 4, 1942, regardless of any contract, agreement, lease, or other obligation, no person shall sell or deliver cotton products, and no person shall buy or receive cotton products in the course of trade or business, at prices higher than the maximum prices established herein; and no person shall agree, offer, solicit or attempt to do any of the foregoing. The provisions of this section shall not be applicable to sales or deliveries of cotton products if within the terms of the Worth Street Rules title to such cotton products has passed to the purchaser prior to May 4, 1942.

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(b) Except as otherwise provided herein, maximum prices shall be determined as follows:

(1) If the cotton product falls within one of the fabric groups enumerated in § 1400.118 (d):

(i) The maximum price shall be the price set forth therein for the particular cotton product: *Provided*, That any price established for the product of a particular producer shall apply only to that producer; or

(ii) If the maximum price for the particular cotton product cannot be determined under (i) above, the maximum price shall be a price in line with the maximum price of the most nearly comparable cotton product which is specifically priced and is made by the same producer. A report (see subparagraph (4) below) is required when any product is priced under this subdivision (ii).

(iii) If the maximum price for the particular cotton product cannot be determined under (i) or (ii) above, the maximum price shall be a price authorized by the Office of Price Administration, Washington, D. C. In requesting authorization of a price under this subdivision (iii), the producer must submit to the Textile, Leather and Apparel Division, Office of Price Administration, Washington, D. C., on Form No. 648:151^a all of the applicable information called for by that Form. The producer must also submit a full explanation of the necessity that exists for producing the cotton product for which a price is requested. It is not permissible to sell or deliver any cotton product which is to be priced under this subdivision until after the price is authorized, except as is permitted by paragraph (e) of this section.

(2) If the cotton product does not fall within one of the fabric groups enumerated in § 1400.118 (d):

(i) If the particular cotton product is one which the seller contracted to sell or listed for sale at a specific price during the base period, the maximum price shall be the weighted average price of such seller for such cotton product during the base period to a purchaser of the same general class, or, if the seller has no weighted average price (as defined herein) for the base period to such a purchaser, the maximum price shall be his weighted average price to purchasers of the most nearly comparable class, appropriately adjusted to compensate for his normal differential between prices charged purchasers of the respective classes. As used herein, the term "weighted average price" means (a) the average of prices agreed upon

^aAs used herein, the term "in line with" means (1) based upon and having a justifiable relationship to, and (2) appropriately increased or decreased to take account of differences in construction (such as yarn numbers, number of ends, number of picks, weave, etc.) and such other material factors as, in sound cost determinations, are considered to have a direct bearing on the cost of production of the respective cotton products.

^bCopies of Form No. 648:151 may be secured from the Washington Office or from any Regional Office of the Office of Price Administration.

in connection with contracts of sale, weighted in accordance with the quantity sold at each price, or (b) if no contracts of sale were made, the average of the list prices in effect, weighted in accordance with the number of business days each list price was in effect. The maximum prices established by this subdivision for any cotton product may be increased by five cents per pound of cotton or flax noil contained in the cotton product after weaving and before any finishing or fabrication.

(ii) If the particular cotton product is one which the particular seller did not sell or list for sale at a specific price during the base period, the maximum price shall be a price in line with the maximum price for the most nearly comparable cotton product made by the same seller and priced under subdivision (i) above. A report (see subparagraph (4) below) is required when any product is priced under this subdivision (ii).

(iii) If the cotton product is one which the particular seller did not sell or list for sale at a specific price during the base period, and one for which the particular seller cannot determine a price under subdivision (ii) above, the maximum price shall be a price authorized by the Office of Price Administration, Washington, D. C. In requesting authorization of a price under this subdivision (iii), the producer must submit to the Textile, Leather and Apparel Division, Office of Price Administration, Washington, D. C., on Form No. 648:151^a all of the applicable information called for by that form. The producer must also submit a full explanation of the reasons why the product cannot be priced under the other provisions of this paragraph and a full statement of the necessity that exists for producing the cotton product for which a maximum price is requested. It is not permissible to sell or deliver any cotton product which is to be priced under this subdivision until after the price is authorized, except as is permitted by paragraph (e).

(3) All maximum prices properly determined under §§ 1400.101 (b) (2), (b) (3), (b) (4) and 1400.118 (e) (as said sections were in effect prior to February 27, 1943) which have been properly reported to the Office of Price Administration shall continue to be effective.

(4) If the maximum price for a cotton product is determined in accordance with subparagraph (1) (ii) or (2) (ii), of this paragraph, the seller, upon making his first sale, contract of sale or delivery based upon such price, shall file with the Textile, Leather and Apparel Division, Office of Price Administration, Washington, D. C., a report on Form No. 648:151^a giving all of the applicable information called for by that Form.

[Paragraph (b) as amended by Amendment 16, 8 F.R. 2338, effective 2-27-43]

(c) [Revoked]

[Paragraph (c) revoked by Amendment 16]

(d) [Revoked]

[Paragraph (d) revoked by Amendment 16]

(e) Any seller may sell or deliver cotton products "on memorandum" (1) dur-

ing such period (not to exceed 30 days) as is reasonably necessary to determine a maximum price; (2) pending action by the Price Administrator on a petition for adjustment or exception filed under § 1400.107 and pertaining to such cotton products; and (3) for a period (not to exceed 90 days) pending the establishment by the Price Administrator of "dollars-and-cents" maximum prices for such cotton products: *Provided*, That the purchaser shall be appropriately informed of the applicable maximum price as soon as it is determined or established and that settlement of the purchaser's obligation shall in no event be made at a price in excess of such maximum price.

[Paragraph (e) as amended by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(f) The maximum price for pound goods and remnants less than 10 yards in length resulting from the production, cutting or fabrication of fabrics subject to this Maximum Price Regulation No. 118, Revised Price Schedule No. 35⁶ and Revised Price Schedule No. 89⁷ shall be determined in accordance with the formula set forth in this section: *Provided*, That if such pound goods are inextricably mingled with pound goods of a kind for which maximum prices are established by the General Maximum Price Regulation,⁸ then the maximum price for the mingled lot shall be determined in accordance with said General Maximum Price Regulation.

[Paragraph (f) added by Amendment 11, 7 F.R. 7451, effective 9-24-42 and amended by Amendment 14, 7 F.R. 9969, effective 12-3-42]

§ 1400.102 *Less than maximum prices.* Lower prices than those set forth herein may be charged, demanded, paid or offered.

§ 1400.103 *Conditional agreement.* No seller of cotton products 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. 118 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 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 such petition. Requests for such an exception may be included in the aforesaid petition for amendment (or for adjustment or exception).

§ 1400.104 *Wholesalers, jobbers, and retailers.* Except as specific maximum prices for sales by persons other than producers may be provided in § 1400.118, the provisions of this Maximum Price Regulation No. 118 are not applicable:

⁶ 8 F.R. 1963, 5306.

⁷ 7 F.R. 1375, 2107, 2000, 2132, 2299, 2739, 3163, 3327, 3447, 3962, 4176, 4732, 7599, 8937, 8949.

⁸ 8 F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848, 6047, 6962, 8511, 9025, 9991.

(a) To sales and deliveries of cotton products in the performance of a recognized distributive function⁹ by any wholesaler, jobber, or retailer not controlling, controlled by, or under common control with the producer;¹⁰

(b) To sales and deliveries of laundry textiles and laundry textile products to laundries and linen-supply houses by Rockweave Division, Callaway Mills, La Grange, Georgia; or

(c) To retail sales¹¹ of cotton products by the producer thereof through a retail establishment owned, maintained and regularly operated by such producer prior to May 4, 1942: *Provided*, That the maximum prices established herein for producers shall apply to sales and deliveries by any person to a converter or finisher.

[§ 1400.104 as amended by Amendment 5, 7 F.R. 5224, effective 7-7-42, Amendment 14, 7 F.R. 9969, effective 12-3-42 and Amendment 16, 8 F.R. 2338, effective 2-27-43]

§ 1400.105 *Imports.* The provisions of this Maximum Price Regulation No. 118 do not apply to the importation of cotton products from persons outside the United States, its territories and possessions, or to resale of such imported cotton products.

§ 1400.106 *War procurement — (a) Definitions.* As used in this section, the term:

(1) "War procurement agency" includes the War Department and the Department of the Navy, the United States Maritime Commission, the Lend-Lease Section in the Procurement Division of the Treasury Department, or any agency of any of the foregoing;

(2) "Contractor" and "subcontractor" mean any person who contracts to sell the purchased cotton product or a commodity processed therefrom to, respectively, any war procurement agency or to any person who physically incorporates such cotton product or a commodity processed therefrom in an article being processed for any war procurement agency.

(b) *Contracts with and deliveries to war procurement agencies, contractors, and subcontractors.* The General Maximum Price Regulation, Maximum Price Regulation No. 157,¹² and the maximum prices established in this Maximum Price Regulation No. 118 shall not apply to:

[Paragraph (b) as amended by Amendment 5, 7 F.R. 5224, effective 7-1-42]

(1) Any contract for the sale of a cotton product, or to deliveries pursuant thereto, to a war procurement agency or

⁹ No sale is made in the performance of a recognized distributive function, within the meaning of this Maximum Price Regulation No. 118, unless it advances the goods sold to the next stage of distribution. Presumptively, sales by one jobber to another, or by one manufacturer to another engaged in the same type of business, are not sales in the performance of a recognized distributive function.

¹⁰ The term "producer," as used herein, includes converter, finisher, or fabricator.

¹¹ The term "retail sales," as used herein, means sales in small quantities to ultimate consumers for direct household consumption, and not for further processing or resale in any form.

¹² 7 F.R. 4273, 4541, 4618, 5180, 5716, 6004, 6424, 8948; 8 F.R. 3948, 7507.

to a contractor or subcontractor of such agency (regardless of the date of such contract or delivery) in cases where such agency finds (i) that prosecution of the war requires the production of such cotton product (a) in an establishment or by use of machinery designed for and normally engaged in the manufacture of a substantially different product, or (b) under conditions substantially abnormal in any other respect; and (ii) that as a result the cost of producing said cotton product is such that the maximum prices established herein would not yield a reasonable return to the manufacturer; or

(2) To any delivery of a cotton product to a war procurement agency prior to July 1, 1942.

(c) [Revoked]

[Paragraph (c) revoked by Amendment 20 effective 9-8-43]

(d) *Finished piece goods supplied to war procurement agencies.* (1) Sales and deliveries to a war procurement agency of finished piece goods of the types and made to the specifications (in their present form or as hereafter amended) listed in (2) below shall be subject to Maximum Price Regulation No. 157.

(2)

Reference No.	Type of goods	Specification
1	8.2 oz. twill.....	PQD 33-A, Type IV.
2	Dyed herringbone twill.	U. S. Army 6-261.
3	Dyed herringbone twill.	Marine Corps Specifications Feb. 1, 1940, corrected to June 10, 1940, revised Mar. 11, 1942.
4	[Revoked by Amendment 9]	
5	Dyed drill.....	CCC-D-651.
6	Silesia.....	U. S. Army 6-18-C.
7	Dyed sheeting.....	14-6A and dyed sheeting described in Philadelphia Quartermaster Invitation 689-12-Neg-272.
8	Water-repellent cloth.	PQD 127.
9	Cloth, cotton, twill O. D. Shelter Tent.	JQD 54A.
10	Cloth, cotton, twill and tent.	JQD 48.
11	Dyed army and tent duck.	CCC-D-771A, Type III.

[Paragraph (d) added by Amendment 5, 7 F.R. 5224, effective 7-1-42 and amended by Amendment 11, 7 F.R. 7451, effective 9-24-42]

(e) Any person who has entered into or proposes to enter into a contract with a war procurement agency, a contractor, or a subcontractor and who believes that a maximum price established by this Maximum Price Regulation No. 118 impedes or threatens to impede production of any cotton products which are essential to the war program and which are or will be the subject of such contract or subcontract, may file an application for adjustment of the maximum price established by Maximum Price Regulation No. 118, in accordance with Procedural Regulation No. 6¹³ issued by the Office of Price Administration. Upon the filing of an application for adjustment and pending the issuance of an

¹³ 7 F.R. 5087, 5664; 8 F.R. 6173, 6174.

order granting or denying such application, contracts or subcontracts may be entered into, or offered to be entered into, and deliveries may be made, at the price requested in such application: *Provided*, That final settlement shall be made in accordance with the order and, if required, refunds shall be made.

[Paragraph (e) added by Amendment 6, effective 7-13-42]

[§ 1400.106 amended by Amendment 4, 7 F.R. 4405, effective 6-15-42]

[NOTE: Supplementary Order No. 7 (7 F.R. 5176) provides that War Procurement Agencies and Governments Whose Defense is Vital to the Defense of the United States shall be relieved of liability, civil or criminal, imposed by price regulations issued by the Office of Price Administration.]

§ 1400.107 *Adjustments for seasonal goods.* (a) An adjustment will be granted to any seller of seasonal cotton products if the maximum price established herein for such products bears a substantially less favorable relationship to the prices of other staple cotton products during the base period than the price relationship which normally prevails during the customary market season for such seasonal cotton products. A seller seeking such an adjustment shall file a petition for adjustment or exception in accordance with the provisions of Procedural Regulation No. 1, issued by the Office of Price Administration.

(b) Upon the filing with the Office of Price Administration of a notice of intention to petition for adjustment or exception under this section, and after (but not before) receipt of a written opinion from the Office of Price Administration that the cotton products upon which such petition is to be predicated are seasonal cotton products, any seller, in making a delivery of such products against a contract entered into prior to May 4, 1942, may invoice such goods at the contract price and accept payment thereof: *Provided*, That the seller shall state in the invoice that he will refund to the purchaser any excess over the maximum price established herein, as adjusted by the Office of Price Administration pursuant to the seller's petition or otherwise. The permission granted in this paragraph to deliver seasonal goods in such manner is further conditioned upon the filing with the Office of Price Administration by the seller of a petition for adjustment or exception within 30 days of the filing of the above-mentioned notice of intention.

(c) As used in this section, the term "seasonal cotton products" means blankets, flannels, awning stripes and other goods of which a year's production is characteristically priced at one time and sold during a limited market season not falling in whole within the base period and of which the use by the ultimate consumer is typically seasonal.

(d) No application for adjustment filed after November 15, 1942, will be granted under this § 1400.107.

[Paragraph (d) added by Amendment 13, 7 F.R. 8941, effective 11-4-42]

§ 1400.108 *Evasion.* (a) The price limitations set forth in this Maximum Price Regulation No. 118 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 cotton products, 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.

(b) Specifically, but not exclusively, the following practices are prohibited:

(1) No price agreed upon in any contract entered into prior to May 4, 1942, even though lower than the applicable maximum price established herein, shall be increased by amendment of said contract, by substitution therefor of a new contract, or otherwise;

(2) No price agreed upon in any contract entered into on or after May 4, 1942, shall be changed by amendment of such contract, by substitution therefor of a new contract, or otherwise (whether or not such change is made pursuant to the terms of the original contract) if the change so effected results in an agreed price in excess of the maximum price applicable hereunder to the original contract or to deliveries pursuant thereto;

(3) No seller shall discontinue or alter to the prejudice of a purchaser any discount or service granted or rendered to purchasers of the same general class during the base period.

§ 1400.109 *Records.* (a) Every seller subject to this Maximum Price Regulation No. 118 shall preserve for inspection by the Office of Price Administration until at least June 30, 1943, the records of all his sales and deliveries of cotton products between January 1, 1941 and May 3, 1942, inclusive.

(b) Every person making purchases, sales, or deliveries of cotton products on or after May 4, 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 each such purchase, sale or delivery, showing the date thereof, the name and address of the buyer or of the seller, the price paid or received, and the quantity of each type, construction, and grade purchased or sold, and including (in the case of the seller) a record of the manner in which the maximum price, including the adjustment for spot cotton, for the sale was determined.

§ 1400.110 *List of base-period prices.* (a) Every seller subject to this Maximum Price Regulation No. 118 shall compile a list showing his weighted average price for the base period for every cotton product which during such period he contracted to sell or listed for sale at a

specific price. Such list shall contain or incorporate by reference a description of each such cotton product and shall include a statement as to its weight at loom per yard or other unit of measure or quantity.

(b) As soon as possible and no later than June 1, 1942, such list and, where incorporated by reference, such descriptions (1) shall be filed with the Textiles, Leather, and Apparel Section, Office of Price Administration, Washington, D. C.; (2) shall be displayed or otherwise made readily available for inspection at the sales office of the seller and of his selling agents; and (3) shall be made available, upon request, to any person interested in good faith in making a purchase and to any other seller of cotton products. No. 118 who in good faith seeks this subject to this Maximum Price Regulation information to determine his maximum price.

§ 1400.111 *Reports.* Persons subject to this Maximum Price Regulation No. 118 shall submit such reports, in addition to those provided for elsewhere in this Regulation, as the Office of Price Administration shall from time to time require.

§ 1400.112 *Details required in contract of sale or invoice.* (a) Every seller of cotton products, with respect to each contract of sale thereof, shall deliver to the purchaser a written contract of sale which shall contain, in addition to the terms thereof, (1) the date on which the sale or contract of sale was made; (2) a full description of each type, construction, and grade of cotton product sold, including the number of yards or other units of measure or quantity per pound; and (3) if the applicable maximum price is established by § 1400.101 (b) and (d), a computation of such maximum price, in the form set forth below,¹⁴ for each type, construction, and grade sold.

[Paragraph (a) as amended by Amendment 3, 7 F.R. 3824, effective 5-25-42]

(b) Where delivery of cotton products is made pursuant to a contract of sale entered into prior to May 4, 1942, the seller shall include in the invoice covering each first delivery against such contract the information called for by paragraph (a) of this section. As used in this paragraph, the term "first delivery" means the first delivery on or after May 4, 1942, of a given type, construction, and grade of cotton products (other than a delivery "on memorandum").

§ 1400.113 *Enforcement.* (a) Persons violating any provision of this Maximum Price Regulation No. 118 are sub-

¹⁴ For fabrics other than those composed solely of cotton, the computation shall be as follows:

A. Unadjusted maximum price.....	\$ — per — unit
B. Cotton differential, per lb.....	\$.05
C. Percentage of cotton.....	—
D. Units per lb. at loom.....	—
E. Adjustment for cotton (BxC).....	—
Maximum price.....	\$ — per — unit

For goods consisting entirely of cotton, the computation shall be set forth in the following form:

Unadjusted maximum price.....	\$ — per — unit
Units per lb. at loom.....	—
Maximum price.....	\$ — per — unit

[Footnote as amended by Amendment 2, 7 F.R. 3522, effective 5-16-42]

ject 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. 118 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), licensing sellers of yarns, textiles, textile products and services relating thereto, are applicable to sellers whose sales are subject to Maximum Price Regulation No. 118.]

§ 1400.114 *Petitions for amendment.* Any person seeking an amendment of any provision of this Maximum Price Regulation No. 118 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

[§ 1400.114 as amended by Supplementary Order 26, 8 F.R. 8948, effective 11-4-42]

[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.]

§ 1400.115 *Definitions.* (a) When used in this Maximum Price Regulation No. 118, the term:

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of the foregoing;

[Paragraph (1) as amended by Amendment 10, 7 F.R. 6484, effective 8-22-42]

(2) "Base period" means the period between July 21 and August 15, 1941, both inclusive;

(3) "Producer" means the person in whose mill a cotton product is woven and includes any agent of the producer and any person controlling, controlled by, or under common control with the producer;

(4) "Consisting basically of cotton" means woven in a mill other than a worsted or a woolen mill and containing more than 50 per cent of cotton and less than 25 per cent of wool, by weight after weaving and before any finishing or fabrication;

(5) "Cotton products" (i) means products made on a loom and, except as otherwise specified in § 1400.118, consisting basically of cotton;

[Paragraph (i) as amended by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(ii) The term does not include: (a) Products subject to maximum prices established and in effect under any other Maximum Price Regulation (except the

General Maximum Price Regulation) or under any Price Schedule;²⁸

[Paragraph (a) as amended by Amendment 4]

(b) Products consisting to the extent of 50 per cent or more by weight, after weaving and before any finishing or fabrication, of combed cotton yarn; or products in which either the warp or the filling consists wholly of combed cotton yarn;

(c) Garments;

(d) Colored-yarn or finished fabrics predominantly used for upholstery, furniture and automobile slip-covers, or draperies;

[Paragraph (d) as amended by Amendment 3, 7 F.R. 3824, effective 5-25-42]

(e) Gauze bandage, adhesive tape, and related medical supplies;

(f) Fabrics less than 6 inches in width after weaving and before any finishing or fabrication;

(g) Woven tickings heavier than 4.95 yards per pound and not in weaves requiring a Jacquard loom;

(h) Tire fabrics;

(i) Bags, other than woven seamless bags;

[Paragraph (i) added by Amendment 3]

(j) Floor coverings, other than terry-cloth bath mats;

(k) Finished or fabricated cotton products of types customarily finished, fabricated, and marketed in larger volume by converters, finishers, or manufacturers independent of the producer than by the producer.

[Paragraphs (j) and (k) added by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(l) Products of the following persons:

Bridgeton Textiles, Inc., Bridgeton, N. J.; Clinton Towel Co., Clinton, Mass.; Diamond Towel Mills, Philadelphia, Pa.; Eureka Mills, Inc., Philadelphia, Pa.; Frederick Neuburger & Co., Paterson, N. J.; Hall Textile Corp., Jamestown, N. Y.; Holt Manufacturing Co., Inc., Paterson, N. J.; R. L. Kaler Co., Hatfield, Pa.; Klein & Co., Philadelphia, Pa.; George McArthur & Sons, Baraboo, Wis.; Niagara Textile Co., Lockport, N. Y.; Oldham Towel Mills, Newportville, Pa.; Paul Manufacturing Co., Philadelphia, Pa.; Reading Towel Manufacturing Co., Reading, Pa.; Somerset Mills, Inc., Roxboro, N. C.; Standard Terry Mills, Sou-

²⁸ Among other products which this provision exempts from this Maximum Price Regulation No. 118 (if they are subject to maximum prices otherwise established) are piece goods sold "in the original piece" which, although actually finished by an integrated or vertical concern, are of (or are competitive with goods of) a character customarily finished and marketed in larger volume by independent converters and finishers than by integrated producers. Maximum prices for virtually all such piece goods are established by Maximum Price Regulation No. 127 (Finished Piece Goods) (8 F.R. 3057, 4851, 6181). Any person desiring an opinion as to whether a product is subject to the maximum prices in Maximum Price Regulation No. 127 or to the maximum prices established herein should address a written inquiry to the Office of Price Administration, Washington, D. C.

derton, Pa.; Vamoco Mills, Franklinton, N. C.; Virginia Towel Mills, Philadelphia, Pa.; Ward-Davidson Co., Philadelphia, Pa.; Charles F. Woehr Co., Philadelphia, Pa.; Granite Textile Mills, Inc., Midland Park, N. J.

[Paragraph (l) added by Amendment 5, 7 F.R. 5224, effective 7-7-42, and amended by Amendment 10, 7 F.R. 6484, effective 8-22-42]

(m) Goods delivered by Stevens Manufacturing Company, Burlington, N. C., against orders taken prior to June 22, 1942.

[Paragraph (m) added by Amendment 5, 7 F.R. 5224, effective 7-7-42]

(n) Any product of non-profit-making agency for the blind on which 75 per cent of the direct labor in man-hours has been performed by blind persons;

[Paragraph (n) added by Amendment 10]

(iii) The term includes, without limitation except as provided in subdivision (ii) of this subparagraph:

Awning stripes.
Back cloth.
Bags, seamless woven.
Baling and bagging.
Basket weaves.
Batiste.
Bedford cord.
Bedspreads and woven quilts.
Blankets.
Blanket robe cloth.
Blanket linings.
Belting cloth.
Book cloth.
Brassiere cloth.
Broadcloth.
Brocade.
Bunting.
Carded yarn fancies.
Casement cloth.
Chambray.
Cheese cloth.
Cheviot.
Clip spot fabrics.
Colored-yarn fabrics.
Corduroy.
Cottonade.
Cotton worsteds.
Coutil.
Covert.
Crash.
Crepe.
Damask.
Denims:
Drapery.
Sport denims.
Diaper cloth and diapers.
Dimity.
Grey drapery and upholstery fabrics.
Drills.
Ducks:
Apron.
Army.
Belting.
Bootleg.
Double-filled.
Enamelling.
Flat.
Gem.
Harvester.
Hose.
Laundry.
Naught and biscuit.
Number.
Ounce.
Pottery.
Sail.
Shelter-tent.
Shoe.
Single-filling.
Wagon-cover.

Express stripes.
Felt, table and laundry.
Filter cloths.
Flannels:
Canton.
Domet.
Glove.
Interlining.
Outing.
Plaid.
Shoe.
Frock cloth.
Gabardine.
Gauze.
Gingham.
Handkerchief cloth.
Herringbone:
Drills.
Twills.
Hickory stripes.
Industrial fabrics.
Jacquard.
Jean.
Laundry nets.
Lawn.
Leno and mock leno.
Linings.
Luggage cloth.
Marquissette.
Moleskin.
Mosquito netting.
Nainsook.
Osnaburgs.
Oxford.
Pajama check.
Pile fabrics.
Pillow tubing.
Pin checks.
Pin stripes.
Pique.
Plaids.
Pongee.
Poplin.
Print cloth yarn fabrics.
Repp.
Sateen.
Sateen yarn fabrics.
Scrim.
Seersucker.
Sheeting.
Shirting:
Shirting covers.
Colored yarn shirtings.
Shoe fabrics.
Soft-filled fabrics.
Suiting, cotton and mixed.
Table cloths and napkins.
Taffeta.
Terry cloth.
Tickings, jacquard and straw.
Tobacco seed bed covers.
Towels and toweling:
Huck.
Crash.
Birdseye.
Damask.
Glass.
Honeycomb.
Huckaback.
Turkish.
Twills.
Twills, broken.
Voiles.
Whipcord.

[Paragraph (iii) as amended by Amendment 3, 7 F.R. 3824, effective 5-25-42 and Amendment 4, 7 F.R. 4405, effective 6-15-42]

(6) "Non-profit-making agency for the blind" means any institution operated in the interest of blind persons, the net income of which institution does not inure in whole or in part to the benefit of shareholders or individuals;

(7) "Blind persons" means persons whose visual acuity does not exceed 20/200 in the better eye with correcting

lenses or whose visual acuity is greater than 20/200 but who have a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees.

[Paragraphs (6) and (7) added by Amendment 10, 7 F.R. 6484, effective 8-22-42]

(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.

§ 1400.116 *Effective date.* This Maximum Price Regulation No. 118 (§§ 1400.101 to 1400.116, incl.) shall become effective May 4, 1942.

[Issued April 22, 1942]

§ 1400.117 *Effective dates of amendments.*

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

§ 1400.118 *Specific and formula maximum prices for certain cotton products: construction reports.*

(a) [Revoked]

[Paragraph (a) revoked by Amendment 20 effective 9-8-43]

(b) Each maximum price set forth in (d) below shall apply, in lieu of the maximum price established by § 1400.101 (b) (2), to

[Paragraph (b) as amended by Amendment 16, 8 F.R. 2338, effective 2-27-43]

(1) Contracts of sale entered into on or after the effective date of the maximum price set forth in (d) below and deliveries against such contracts;

(2) Deliveries of cotton products to which title has not passed (within the terms of the Worth Street Rules) to the purchaser prior to said effective date: *Provided*, That such prices shall not apply:

(i) To deliveries pursuant to contracts entered into on or after May 4, 1942, and prior to said effective date; and

(ii) Where a maximum price in (d) below is altered by amendment and no provision to the contrary is made therein, to deliveries pursuant to contracts entered into on and after said effective date and prior to the effective date of such amendment at prices in compliance with this Maximum Price Regulation No. 118.

[Paragraph (2) as amended by Amendment 12, 7 F.R. 8216, effective 10-12-42]

(3) Contracts of sale and deliveries made "on memorandum" (pursuant to permission granted in paragraph (e) of § 1400.101) prior to said effective date.

[Paragraph (3) as amended by Amendment 6, 7 F.R. 5405, effective 7-13-42]

(c) In addition to the maximum prices set forth in (d) below, a seller may charge for special put-up or special packaging a premium not in excess of such extra charge as he made for the same put-up or packaging during the base period.

(d) The following are established as maximum prices for all types, construc-

tions, and grades of cotton products listed hereunder.^{1a}

(1) *Grey moleskin.*

34½", 176 threads per square inch, 1.60-1.70 yards per pound..... 26 cents per yard.

(2) *Flannels.* The maximum prices for flannels set forth below are subject to terms of two per cent 10 days, 60 extra, with anticipation at the rate of 6 per cent per annum where payment is made after 9 days.

(i) BLEACHED AND SOLID COLOR FLANNELS

Width	Finished weight (yds. per lb., market designation)	Cents per yd.
36"	3.00	18½
36"	3.00	19½
36"	3.25	17½
36"	3.50	16½
36"	3.75	15½
36"	4.00	14½
36"	4.50	13½
36"	4.75	12½
36"	4.85	13½
36"	4.75	12½
36"	5.40	11½
27"	4.00	14½
27"	4.50	13½
27"	4.65	12½
27"	4.80	12½
27"	5.00	12
27"	5.50	11½
27"	6.00	10½
27"	6.50	10

¹ Twills.

For special colors and sanforizing a seller may add to the above prices an amount not exceeding his extra charge therefor during March 1942.

The above maximum prices are to be discounted as follows for irregulars:

	Cents per yard	
	4.50 yd. and lighter	Heavier than 4.50 yd.
Seconds.....	¾	¾
Short lengths.....		
Bundles of 10 to 20 yd. pieces.....	¾	¾
Bundles of 2 to 9.99 yd. pieces.....	1¾	1¾

(ii) FANCY WOVEN OUTING FLANNELS

Width	Finished weight (yds. per lb., market designation)	Cents per yard		
		Un-bleached warp, un-bleached filling	Un-bleached warp, bleached filling	Bleached warp, bleached filling
36"	3.50	16¾		17¾
36"	3.65	16¾		17¾
36"	3.72	15½		
36"	4.00	14½		15½
36"	4.50	13½	13¾	
36"	4.75	12¾		
36"	5.00	12¾		
25"-26"	7.00	9½		

¹ Treas. Department Proc. Div. Spec. No. 395, Type 2 (Nov. 6, 1939).

^{1a} Except as otherwise specified below, the maximum prices established in this section apply only to goods "consisting basically of cotton," as defined in § 1400.115 (a) (4).

Unless the contrary is stated, all numbers used herein are inclusive.

[Footnote as amended by Amendment 4, 8 F.R. 4405, effective 6-15-42]

For light checks, dust stripes, dustones, dark stripes, and dark checks a seller may add to the above prices an amount not exceeding the differential over the price of light stripes charged by him during the base period.

For sanforizing a seller may add to the above maximum prices an amount not exceeding his charge therefor during March 1942.

The above maximum prices are to be discounted as follows for irregulars.

Type of goods	Seconds	Bundles of 10-20 yd. pieces	Bundles of 2-9.99 yd. pieces
25"-26" goods.....	1/4¢ per yd. on 20% of the order.	1/4¢ per yd. on 20% of the order.	1¢ per yd.
5.00 yd. goods.....	1/4¢ per yd.	1/4¢ per yd.	1 1/4¢ per yd.
4.50 and 4.75 yd. goods.....	1/4¢ per yd.	1/4¢ per yd.	1 1/4¢ per yd.
4.50 yd. and lighter goods.....	1/4¢ per yd.	1/4¢ per yd.	1 1/4¢ per yd.
Goods heavier than 4.50 yd.....	1/4¢ per yd.	1/4¢ per yd.	1 1/4¢ per yd.

(iii) FANCY AND PLAIN WOVEN SHIRTING FLANNELS

Type (all widths 36")	Finished weight (yds. per lb.), market destination	Cents per yard
Woven domets.....	4.20	15 1/4
	3.50	17 1/4
Plain-color twills.....	3.00	20 1/4
	2.66	23
	2.28	25
	2.00	26 1/4
Plaids.....	3.50	19 1/4
	3.00	21 1/4
	2.66	24
	2.28	26 1/4

The above prices apply to all put-ups of full pieces.

For sanforized goods, the following extra charges may be made:

Finished (unsanforized) weight:	Cents per yard
3.50.....	4
3.00.....	4 1/2
2.66.....	5 1/4
2.28.....	6

The above maximum prices are to be discounted as follows for irregulars:

	Cents per yard	
	Woven domets	Plaids and plain-color twills
Seconds.....	1/4	1 1/4
Bundles of 10-20 yd. pieces.....	1/4	1 1/4
Bundles of 2-9.99 yd. pieces.....	1 1/4	2 1/4

(iv) *Canton flannels (jobber type).*
(a) The base maximum prices for Canton flannels (jobber type) shall be:

Width (inch)	Finished weight (yds. per lb., market designation)	Cents per yard
28 1/4.....	4.60	11 3/4
28.....	4.00	12 3/4
28.....	3.80	14
33 1/4.....	3.50	15

(b) In addition to the base maximum price, a premium of 1 cent per yard may be charged for bleached Canton flannels.

(c) For irregulars the otherwise applicable maximum prices are to be discounted as follows:

	Goods 4.50 yds. per lb. and lighter	Goods heavier than 4.50 yds. per lb.
Seconds.....	1/4	1 1/4
Bundles of 10-20 yd. pieces.....	1/4	1 1/4
Bundles of 2-9.99 yd. pieces.....	1 1/4	1 1/4

[Paragraph (iv) as amended by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(v) GLOVE AND MITTEN FLANNEL

[Cents per yard]

Ounces per yd. (prorated to 34" width)	Unbleached	Light yellow ground with blue stripe	Blue ground with white stripe	Golden fleece	Stripes in "special" colors
5 1/4.....	15 1/4	15 7/8	16	16 1/2	16 1/2
6.....	17	17 1/4	17 1/2	19	18 1/2
7.....	18 1/2	19 1/4	20	21 1/4	20 1/2
8.....	20 1/2	21 1/4	22	23 1/4	23
9.....	23 1/2	24 1/2	24 3/4	26 1/4	25 1/2
10.....	25 1/2	27	27 1/2	28 1/4	28 1/2
11.....	28 1/2	29 1/4	30 1/4	31 1/4	31 1/2
12.....	30 1/2	32 1/4	32 1/2	34 1/4	34
13.....	33 1/2	34 1/4	35 1/4	36 1/4	36 1/2
14.....	35 1/2	37 1/4	37 1/2	39 1/4	39 1/2

The above maximum prices are to be discounted as follows for irregulars:

	Cents per yard
For seconds.....	1/2
For short lengths:	
20 to 40 yards.....	3/4
10 to 19.99 yards.....	1 1/2

(vi) INTERLINING FLANNEL

Weight (yds., per lb., all widths)	Cents per yard	
	Mottle	Black
1.75.....	24.95	26.60
2.00.....	22.25	23.75
2.25.....	20.16	21.49
2.50.....	18.48	19.68
2.75.....	17.11	18.20
3.00.....	15.96	16.96
3.25.....	14.99	15.92
3.50.....	14.16	15.02
3.75.....	13.45	14.25
4.00.....	12.82	13.57
4.10.....	12.69	13.32
4.25.....	12.26	12.97
4.50.....	11.77	12.44
4.75.....	11.33	11.96
5.00.....	10.93	11.53
5.25.....	10.57	11.14
5.50.....	10.25	10.79
5.75.....	9.94	10.47
6.00.....	9.67	10.17
6.25.....	9.42	9.90
6.50.....	9.19	9.65
6.75.....	8.97	9.42
7.00.....	8.78	9.20

The above maximum prices are to be discounted as follows for irregulars:

	Percent
For seconds.....	5
For short lengths:	
10 to 20 yards.....	5-5
2 to 9.99 yards.....	10-10

(vii) *Printed flannels.* (a) The base maximum prices for printed flannels containing substantially the same coverage and amount of color as the fabrics in each seller's line delivered during the base period shall be:

Width (inches)	Finished weight (yds. per lb., market designation)	Women's wear patterns	Heavy colors—men's wear patterns
		Cents per yd.	
35-36	4.31-4.50.....	18 3/4	19 1/4
35-36	4.30 and heavier.....	19 1/4	19 1/4
27	Approx. 6.50.....	15	15 1/4

(b) In addition to the base maximum price the seller may charge for sanforizing an amount no exceeding his charge therefor during March, 1942.

(c) For irregulars the base maximum prices shall be decreased as follows:

	Cents per yard
Seconds.....	1/2
10-20 yd. lengths.....	1/2
2-10 yd. lengths.....	1 1/4

[Paragraph (vii) added by Amendment 10, 7 F.R. 6484, effective 8-22-42. Former (vii) redesignated (viii) by Amendment 10].

(viii) [Revoked]

[Paragraph (viii) revoked by Amendment 11, 7 F.R. 7451, effective 9-24-42].

(3) *Grey soft-filled sheeting.* The base maximum prices for grey soft-filled sheeting shall be as follows:

	Cents per pound
Class A (average yarn numbers up to 15s, inclusive).....	40.5
Class B (average yarn numbers 16s to 21s, inclusive).....	41.5
Class C (average yarn numbers 22s to 25s, inclusive).....	43.0
Class D (average yarn numbers above 25s).....	45.0

The following premiums may be added to the above base-maximum price:

	Cents per yard
For goods 3.32 yards per pound and heavier before napping (weight to be prorated to 42 inches for goods over 42 inches in width).....	1
For goods 3.33 yards per pound and lighter before napping (weight to be prorated to 42 inches for goods over 42 inches in width).....	1/4
For goods made with feeler motion.....	1/2
For single napping:	
Goods less than 40 inches in width after napping.....	3/4
Goods 40 inches and over in width after napping.....	1
For double napping:	
Goods less than 40 inches in width after napping.....	1
Goods 40 inches and over in width after napping.....	1 1/4

		Percent
For goods 42 inches and over in width as sold:		
If napped add to napped price.....	5	
If unnapped add to the unnapped price.....	5	

[Table as amended by Amendment 12, 7 F.R. 8216, effective 10-12-42].

(4) Warp sateens.

Construction:		Cents per yard
30 1/2 inches	118 x 64	2.25 yard..... 20 1/2
34 inches	118 x 64	2.00 yard..... 22 1/2
30 1/2 inches	118 x 64	2.85 yard..... 16 1/2
34 inches	108 x 56	3.00 yard..... 15 1/2
36 inches	104 x 68	1.62 yard..... 26 1/2

(5) Woven table and laundry felts.

Width (inches):	Cents per yard
48.....	67 1/2
54.....	74
64.....	85 1/2
72.....	96 1/2

The above maximum prices are for felts which prorate to a finished weight of 19 to 20 oz. on a 54" basis. For felts of weights or of widths other than those listed, these maximum prices shall be adjusted in accordance with the cents-per-yard differentials observed by the seller during June 1941.

The following quantity discounts are to be accorded to purchasers:

Cases:	Compound discount, percent
1-4.....	5-5-2 1/2
5-9.....	5-5-5
10-24.....	5-5-5-2 1/2
25-49.....	5-5-5-5
50 and over.....	5-5-5-5-2 1/2

The maximum prices for felts set forth below are subject to terms of two percent 10 days, 60 extra, with anticipation at the rate of 6 percent per annum where payment is made after 9 days.

(6) Grey carded gabardines.

Construction:	Cents per yard
40" 110 x 76	1.75..... 27.50
40" 110 x 64	1.85..... 26.00
40" 110 x 76	2.00..... 25.00
51" 100 x 68	1.54..... 35.75

(7) Grey coutils.

Construction:	Cents per yard
40 1/2" 104 x 84	2.05..... 24 1/2
38" 112 x 56	2.73..... 18 1/2
40 1/2" 96 x 64	2.44..... 20 1/2
40 1/2" 112 x 68	1.79..... 26
40 1/2" 120 x 76	1.55..... 30 1/4
40 1/2" 96 x 80	2.05..... 24 1/2
40 1/2" 96 x 68	2.05..... 23
40 1/2" 96 x 64	2.25..... 21 1/2
41" 104 x 68	2.05..... 23 1/2
38" 96 x 68	3.00..... 18 1/2

(8) Ducks (in the grey).

The maximum prices established herein for ducks shall apply to such products regardless of whether they are produced in a cotton mill, woolen or worsted mill, carpet mill, plush mill, paper mill or any other type of mill: *Provided*, That contracts entered into prior to February 27, 1943, at prices in compliance with the price regulation which was applicable on the date of contract may be carried out at the contract price.

[Undesignated paragraph added by Amendment 16, 8 F.R. 2338, effective 2-27-43]

(i) *Put up; irregulars.* (a) The maximum prices established in subdivisions (ii), (vi), (ix), (xi) and (xii) for numbered duck (wide sail, narrow, and harvester), wagon-cover duck (double-filling flat duck), laundry roll cover duck (plied warp and plied filling), oil press duck (naught duck), and filter twills are for continuous rolls of 85 yards or more. For irregulars of these fabrics the maximum prices there established shall be decreased as follows:

	Percent
Seconds.....	5
Two-piece rolls, firsts or seconds.....	5
Lengths 2.01 to 10 yds.....	25

(b) The maximum prices established in subdivisions (iii), (iv), (v), and (viii) below for single-filling ounce duck (flat duck), double filling ounce duck (flat duck), army duck (including shoe duck) and enameling duck are for cuts of 40 yards or more where bale packing is customary and for cuts of 85 yards or more where roll packing is customary. For irregulars of these goods the maximum prices shall be decreased as follows:

	Goods of types customarily bale-packed	Goods of types customarily roll-packed
	Percent	Percent
Seconds.....	5	5
Two-piece rolls, firsts or seconds.....	5	5
Short lengths:		
20.01 to 39.99 yds.....	10	
10.01 to 20 yds.....	15	
2.01 to 10 yds.....	25	25

(c) The maximum prices established in (vii) and (x) below for hose and belting duck and chafer fabrics are for continuous length pieces as specified by the buyer. For irregulars, the maximum prices there established shall be decreased as follows:

	Percent
Seconds.....	5
Lengths over 10 yards but shorter than specified by the buyer.....	5
Lengths 2.01 to 10 yds.....	25

(d) For pieces of any duck less than 2 yards in length the maximum price shall be 20.37 cents per pound.

[Paragraph (i) as amended by Amendment 10, 7 F.R. 6494, effective 8-22-42]

(ii) *Numbered duck (wide, sail, narrow, and harvester).* The maximum prices for numbered duck shall be 35 per cent off the list (established February 4, 1935), subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight (not to exceed \$1.00 per cwt.) to destination allowed. For constructions designated as non-standard on the established list, a premium of 5 per cent over the otherwise applicable dollars-and-cents maximum price may be charged in connection with orders of less than 15 rolls.

(iii) *Single-filling ounce duck (flat duck).* (a) The maximum prices for single-filling ounce duck shall be subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to desti-

nation (not to exceed \$1.00 per cwt.) allowed.

(b) The base maximum prices for single-filling ounce duck shall be the card¹¹ prices based on 19 1/4 cents and, for widths and weights other than those included in the established card, a price pro rata to the base maximum price per pound for single-filling ounce duck of the nearest width and weight included in the card: *Provided*, That the base maximum prices for the following special constructions shall be the base maximum price for the 29" 8 oz. construction, plus the following premiums:

Type	Weight (ounces)	Prorata to—	Premium (cents per pound)
		Inches	
Gem.....	8.80	30 1/4	None
Gem.....	9.00	30 1/4	None
Gem.....	8.00	30 1/4	None
Gem.....	7.00	30	1 1/2
Paulin.....	15.00	36	1 1/2
Paulin.....	18.00	36	1 1/2
Plastic.....	8.00	36	2 1/2
Plastic.....	10.6	36	1 1/2
Plastic.....	11.0	36	1 1/2
Plastic.....	15.2	36	1 1/2

(c) For "AA" grade (i. e., duck made entirely of clean cotton and having a total thread count per square inch of not less than 110), the maximum price shall be 1 cent per pound higher than the base maximum price; for "B" grade (i. e., duck made of off-grade cotton or part-waste yarns) the maximum price shall be 1 cent per pound less than the base maximum price.

(d) In addition to the otherwise applicable maximum price, the following premiums may be charged for special widths:

Inches	Cents per pound
73 and wider.....	4
72 3/4 to 61.....	3
60 3/4 to 54.....	2
53 3/4 to 40 1/4.....	1
28 3/4 to 22.....	2
21 3/4 to 16.....	5

(e) *Sales of gem ducks by wholesalers and jobbers.* Notwithstanding the provisions of § 1400.104 (a), the maximum prices for sales of gem ducks by persons other than manufacturers shall be:

	Cents per yard
8 oz.....	21.34
9 oz.....	24.25

These maximum prices are net prices and may be increased by an appropriate division factor for the purpose of granting customary credit or discount terms. Actual freight from mill to destination (not to exceed \$1.00 per cwt.) shall be allowed by the seller. These prices apply to goods 30" to 31" in width, inclusive. For other widths, the pro rata basis set forth in (b) above, shall be used.

These maximum prices shall also apply, in lieu of those established in (b) above, to sales and deliveries of 8 oz. and 9 oz. gem ducks (in the grey), by the Shoe Fabrics Division of Pepperell Manufacturing Company, 160 State Street,

¹¹ Card established March 2, 1931.

Boston, Massachusetts, to shoe manufacturers.

[Paragraph (c) added by Amendment 14, 7 F.R. 9969, effective 12-3-42 and amended by Amendment 16, 8 F.R. 2338, effective 2-27-43]

(iv) *Double-filling ounce duck (flat duck)*. (a) The maximum prices for double-filling ounce duck shall be subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(b) The base maximum prices for double-filling ounce duck shall be the card " prices based on 20½ cents and, for widths and weights other than those included in the established card, a price prorata to the base maximum prices per pound for double-filling ounce duck of the nearest width and weight included in the card.

(c) For "B" grade (i.e., duck made of off-grade cotton or part-waste yarns), the maximum price shall be 1 cent per pound less than the base maximum price.

(d) In addition to the otherwise applicable maximum price, the following premiums may be charged for special widths:

	Cents per Pound
73 inches and wider.....	4
61 inches to 72½ inches.....	3
60¾ inches to 54 inches.....	2
53¾ inches to 40¼ inches.....	1
28¾ inches to 22 inches.....	2
21¾ inches to 16 inches.....	5

(v) *Army duck (including shoe duck)*. (a) The maximum prices for Army duck shall be subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(b) The base maximum prices for Army duck shall be 33 per cent less than the list prices (established April 9, 1934) and, for widths and weights other than those included in the established list, a price prorata to the base maximum price per pound for Army duck of the nearest width and weight included in the list: *Provided*, That the base maximum price for the following special constructions shall be the base maximum price for the 28½" 8 oz. construction, adjusted by the following differentials:

Weight (oz.)	Prorata to (inches)	Differentials
10.....	40	(Cents per lb.) Add 2.
11.....	40	None.
12.....	40	None.
7.....	30½	Add 2.
8.65.....	30	Add ½.
8.95.....	30	None.
12.90.....	30	None.
13.65.....	30½	Deduct 1½.
13.30.....	30½	Deduct 1½.
9.00.....	37	Deduct ½.
8.00.....	37	Add 2.
7.50.....	37	Add 3.
7.00.....	37	Add 4.
	37	Add 5.

(c) In addition to the base maximum price, the following premiums may be charged for special widths:

	Cents per pound
73 inches and over.....	4
72¾ inches to 61 inches.....	3
60¾ inches to 54 inches.....	2
53¾ inches to 40¼ inches.....	1
28¾ inches to 22 inches.....	2
21¾ inches to 16 inches.....	5
15¾ inches to 10 inches.....	10
9¾ inches to 7 inches.....	13
6¾ inches and under.....	21

(vi) *Wagon-cover duck (double-filling flat duck)*. (a) The maximum prices for wagon-cover duck shall be subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(b) The base maximum prices for wagon-cover duck shall be the card " prices based on 20½ cents.

(c) For "B" grade (i.e., duck made of off-grade cotton or part-waste yarns), the maximum prices shall be 1 cent per pound less than the base maximum prices.

(vii) *Hose and belting duck*. (a) The following maximum prices for hose and belting duck are subject to terms of net 10 days, f. o. b. mill, no freight allowed.

(b) The base maximum price for hose and belting duck (other than standard stitched belting duck) shall be 39¾ cents per pound. As used herein, the term "standard stitched belting duck" means belting duck made for manufacturers of stitched belt, weighing 26 oz. or more per square yard, having 16 or less picks per inch, and containing no yarns finer than 8s.

(c) The maximum price for hose and belting duck (other than standard stitched belting duck) having any of the characteristics set forth hereunder shall be the base maximum price plus or minus the applicable differential:

Weight per sq. yd.:	Cents per lb.
24 to 36 oz.....	Deduct ½.
9 to 14.3 oz.....	Add 1.
Filling count per inch:	
16 and less.....	Deduct 1.
Over 19 but not more than 23.....	Add 1.
Over 23 but not more than 27.....	Add 2.
Presence of yarns in either warp or filling or both:	
Finer than— But not finer than—	Add
8s..... 10s.....	1.
10s..... 13s.....	2.
13s..... 15s.....	3.
15s..... 18s.....	4.
18s..... 21s.....	5.
21s..... 23s.....	6.

Width: Add
Less than 36": for every 4 inches or fraction thereof by which the width is less than 36"..... ½
More than 72"..... 2

(d) The base maximum price for standard stitched belting duck shall be 38¾ cents per pound. In addition to this base maximum price the following premiums may be charged for special widths:

¹⁸ The established card heretofore used in the trade.

	Cents per lb.
2" to 3¾".....	10
4" to 5¾".....	4
6" to 7¾".....	3
8" to 11¾".....	1½
12" to 15¾".....	1½
61½" to 73".....	1
73½" to 84".....	2
84½" to 90".....	3
90½" to 100".....	4

(e) No premium shall be charged for lengths over 185 yards per roll.

(f) For "B" grade (i.e., duck made of off-grade cotton or part-waste yarns), the maximum price shall be 1½ cents per pound less than the otherwise applicable maximum price.

[Paragraph (f) added by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(viii) *Enameling duck*. (a) The maximum prices for enameling duck are subject to terms of 2 per cent 10 days, 60 extra (with anticipation allowed for payment after 9 days at 6 per cent per annum), f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(b) The base maximum price for enameling duck shall be 44¼ cents per pound. This base maximum price shall apply, without any differential adjustment, to double-filling constructions which are 38" to 52" in width and which are prorata to weights of 9 to 10.25 oz. on a 38" basis.

(c) For single-filling enameling duck the maximum price shall be 1 cent per pound less than the base maximum price.

(d) In addition to the otherwise applicable maximum price the following premiums may be charged:

	Premium (cents per pound)
For weight (ounces prorata to 38"):	
8¾ to 8.....	1
7¾ to 6½.....	2
Under 6½.....	3
For width:	
52½" to 61½".....	1
61½" to 72".....	2
Over 72".....	4

[Paragraph (d) as amended by Amendment 4]

(ix) *Laundry roll cover duck (plied warp and filling)*. (a) The maximum prices for laundry roll cover duck are subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(b) The base maximum price for laundry roll cover duck shall be 50¼ cents per pound.

(c) For fabrics having any of the following characteristics, the maximum price shall be the base maximum price adjusted in accordance with the following differentials:

Weight (ounces prorata to 90 inches):	Cents per pound
Under 21.....	Add 1.
23 to 23¾.....	Deduct 1.
24 to 24¾.....	Deduct 1½.
25 and heavier.....	Deduct 2.

Total thread count per square inch:	Cents per pound
80 to 89.....	Deduct 1.
96 to 99.....	Add 1.
100 to 105.....	Add 2.

Yarns of more than two ply:	Cents per pound
Three-ply yarns in warp or filling or both.....	Add 2.
Four-ply yarns in warp or filling or both.....	Add 4.

(d) The term "laundry roll cover duck," as used herein, means duck made of plied warp and filling, 72" to 90" in width, and not heavier than 29 ounces per yard on a 90" basis.

(x) *Chafar fabrics.* (a) The maximum prices for chafar fabrics are subject to terms of net 10 days, f. o. b. mill, no freight allowed.

(b) The base maximum price for chafar fabrics shall be 37½ cents per pound.

(c) For chafar fabrics having any of the following characteristics, the maximum price shall be the same maximum price adjusted by the applicable differential:

Weight (ounces per square yard):	Cents per pound
Over 15.....	Deduct 1.
11 to 12¾.....	Add 1.
9 to 10¾.....	Add 2.
Under 9.....	Add 3.
Total thread count per square inch:	Cents per pound
Under 45.....	Deduct 1.
Over 65.....	Add 1.
10s 4-ply yarn throughout.....	Add 6.

[Table as amended by Amendment 16, 8 F.R. 2338, effective 2-27-43]

(d) The term "chafar fabrics," as used herein, means fabrics of plain weave, made of single yarns, having an approximately square count, and weighing from 7 to 18 ounces per square yard.

(xi) *Oil press duck (naught duck).* (a) The maximum prices for oil press duck shall be subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(b) The base maximum price for oil press duck shall be 43 cents per pound. This base maximum price shall apply, without any differential adjustment, to plain weave ducks in numbers from 3/0 to 12/0 and in widths from 42" to 56" and from 12" to 17¾".

(c) The maximum price for oil press duck of the following widths shall be the base maximum price adjusted by the following differentials for width:

Width (inches)	Cents per pound
18 inches to 29¼ inches.....	Deduct 2.
30 inches to 41¼ inches.....	Deduct 1.
11¼ inches to 6 inches.....	Add 2.
5 inches and 4 inches.....	Add 4.
2 inches.....	Add 8.

(xii) *Filter twills.* (a) The maximum prices for filter twills set forth below are subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(b) The base maximum price for filter twills shall be 43 cents per pound. This base maximum price shall apply, without any differential adjustment, to constructions weighing 22 ounces or more per square yard, having a warp

count of 30 to 70 ends per inch and a filling count of 20 to 25, and in widths from 29" to 40".

(c) In addition to the base maximum price, the following premiums may be charged:

For weight (ounces per square yard):	Cents per pound
21¾ to 19¼.....	1
19 to 18¼.....	2
16 to 13¼.....	3
Less than 13¼.....	4
For width (inches):	Cents per pound
Under 20.....	4
24¾ to 20.....	2
28¾ to 25.....	1
40¼ to 54.....	1
54¼ to 60.....	2
60¼ to 72.....	3
Over 72.....	4
For picks per inch:	Cents per pound
26 to 30.....	1
31 to 35.....	2
36 to 40.....	3
41 to 45.....	4
46 to 50.....	5
51 to 55.....	6

[Table as amended by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(9) *Frock cloth.* (i) The maximum prices for frock cloth set forth below are subject to terms of 2 per cent 10 days, 60 extra, with anticipation at the rate of 6 per cent per annum where payment is made after 9 days.

(ii) *Finish.*

Width	Yds. per lb.	Cents per yd.
Regular:		
36".....	2.00	22.5
36".....	2.05	22
28".....	2.60	17.25
28".....	2.20	20.50
Sanforized:		
36".....	1.60	29.25
36".....	1.85	25.25
36".....	1.95	24.00
28".....	2.50	18.75
28".....	2.10	22.25

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Produce
1	25" Belle Vue Blue Plaid.....	8¾	Belle Vue Mfg. Co., Hillsboro, N. C.
2	32" Olympic.....	12¾	Camperdown Co., Inc., Greenville, S. C.
3	32" Bellsboro.....	12¾	Belle Vue Mfg. Co., Hillsboro, N. C.
4	32" Windsor.....	14¾	Camperdown Co., Inc., Greenville, S. C.
5	32/32-¾" AMC COL. Gingham and Plaids Range #391.	14¾	Aponaug Mfg. Co., Kosciusko, Miss.
6	32" Bellefaire.....	15¼	Belle Vue Mfg. Co., Hillsboro, N. C.
7	32" Security Gingham Checks.....	15¼	Riverside & Dan River Cotton Mills, Danville, Va.
8	32" Modelaine.....	15¼	Entwistle Mfg. Co., Rockingham, N. C.
9	32" Fine Yarn Gingham and Plaids Range #390.	15¼	Aponaug Mfg. Co., Kosciusko, Miss.
10	32" Kalburnie.....	17	Highland Park Mfg. Co., Charlotte, N. C.
11	36" Keltie Gingham and Plaids Range #508.	15¼	Aponaug Mfg. Co., Kosciusko, Miss.
12	36/36" Orelay Checks.....	19½	New Braumfels Textile Mills, New Braumfels, Tex.
13	35/36" Orelay Plaids.....	20½	Do.
14	35/36" Zephyrus Checks Shrunken.....	20½	Riverside and Dan River Cotton Mills, Danville, Va.
15	S/5901 Checks 50% Color.....	19¼	Cannon Mills Co. Plant #6, Concord, N. C.
16	S/5655 Checks 50% Color.....	20½	Do.
17	#5900 Gingham Checks.....	22	New Braumfels Textile Mills, New Braumfels, Tex.
18	#6310 Gingham Plaids.....	23¾	Do.
19	#74 Gingham Plaids, 3% Residual shrinkage.....	24	Do.
20	21" Fine Gingham Checks.....	25½	Do.
21	36" Fine Yarn Gingham and Plaids Range #67.	17¾	Aponaug Mfg. Co., Kosciusko, Miss.
22	36" World's Fair Gingham.....	17	Camperdown Co., Inc., Greenville, S. C.
23	36" #6452 Gingham.....	17	Victoria Cotton Mills, Rock Hill, S. C.
24	37" Dixie Pride.....	14¾	Camperdown Co., Inc., Greenville, S. C.
25	37" Economy Plaids.....	11¾	Do.
26	35" Economy Plaids.....	10¾	Do.

[Table as amended by Amendment 5, 7 F.R. 5224, effective 6-15-42]

(iii) The maximum price for frock cloth of any width or weight not listed above shall be:

	Cents per pound
Regular finish.....	44.9
Sanforized finish.....	46.8

(iv) The above maximum prices shall be discounted for irregulars as follows:

	Cents per yard
Seconds.....	½
Short lengths:	
25 to 40 yards.....	¾
10 to 24.99 yards.....	1
2 to 9.99 yards.....	15

[Paragraph (9) added by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(10) *Ginghams, seersuckers, and related fabrics.* (i) *Irregulars.* For irregulars of ginghams, seersuckers, and related fabrics the maximum price shall be the applicable dollar-and-cents maximum price determined from (iii) below, less the following percentages:

	Percent
Seconds.....	5
Short lengths:	
10.01 to 20 yards.....	10
1 to 10 yards (Remnants).....	15

(ii) *Terms.* The maximum prices for ginghams, seersuckers, and related fabrics set forth herein are subject to terms of two per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days.

(iii) *Maximum prices.* (a) *Ginghams.*

(b) *Seersuckers.*

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	Pomona Style #100.....	35 $\frac{1}{2}$	Pomona Mfg. Co., Greensboro, N. C.
2	Pomona S/#200.....	31	Do.
3	36" Candy Stripe Seersucker.....	19 $\frac{1}{2}$	Camperdown Co., Inc., Greenville, S. C.
4	36" Rainbow Stripe Seersucker.....	19 $\frac{1}{2}$	Do.
5	Victoria Government Quality Woven Seersucker.....	19 $\frac{1}{2}$	Victoria Cotton Mill, Rock Hill, S. C.
6	Victoria #8248 Fancy Woven Seersucker.....	20 $\frac{1}{2}$	Do.
7	Victoria #82480 Fancy Woven Seersucker.....	21 $\frac{1}{2}$	Do.
8	Sport Seersucker Mill Finish.....	20 $\frac{1}{2}$	Avondale Mills, Birmingham, Ala.
9	Sport Seersucker Sanforized.....	24 $\frac{1}{2}$	Do.
10	Sudan Seersucker Sanforized.....	24 $\frac{1}{2}$	Do.
11	Victoria #8258 Woven Seersucker.....	21 $\frac{1}{2}$	Victoria Cotton Mill, Rock Hill, S. C.
12	Victoria #82580 Woven Seersucker.....	22	Do.
13	Seersucker #411.....	22 $\frac{1}{2}$	New Braunfels Textile Mills, New Braunfels, Texas.
14	Seersucker #872.....	22 $\frac{1}{2}$	Do.
15	Seersucker #93.....	22 $\frac{1}{2}$	Do.
16	Style #102 Unfinished.....	28 $\frac{1}{2}$	Do.
17	Style #67.....	29 $\frac{1}{2}$	Do.

(c) *Colored twills.*

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	36" Seacrest Slak Cloth Mill Finish Plains.....	18 $\frac{1}{2}$	Texas Textile Mills, Dallas, Tex.
2	36" Seacrest Slak Cloth Mill Finish Stripes.....	18 $\frac{1}{2}$	Do.
3	36" Seacrest Slak Cloth Sanforized Plains.....	21 $\frac{1}{2}$	Do.
4	36" Seacrest Slak Cloth Sanforized Stripes.....	21 $\frac{1}{2}$	Do.
5	36" Fancy Colored Suiting #800.....	16 $\frac{1}{2}$	Mississippi Cottons, Inc., Meridian, Miss.
6	32" Fancy Colored Suiting #100.....	14 $\frac{1}{2}$	Do.

(d) *Deck cloth.*

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	28" #650 Deck Cloth.....	8 $\frac{1}{2}$	Belle Vue Mfg. Co., Hillsboro, N. C.
2	28" #675 Deck Cloth.....	8 $\frac{1}{2}$	Camperdown Co., Inc., Greenville, S. C.

(e) *All-cotton dress goods.*

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	36" Glengary Plaids.....	18 $\frac{1}{2}$	Camperdown Co., Inc., Greenville, S. C.
2	36" Balmoral Plaids.....	18 $\frac{1}{2}$	Wenonah Cotton Mills Co., Lexington, N. C.
3	36" Paint Brush Plaids.....	18 $\frac{1}{2}$	Entwistle Mfg. Co., Rockingham, N. C.
4	36" Sovereign Plaids.....	18 $\frac{1}{2}$	Do.
5	36" Wulshire Checks and Plaids.....	17 $\frac{1}{2}$	Wenonah Cotton Mills Co., Lexington, N. C.
6	36" Rob Roy Checks.....	17 $\frac{1}{2}$	Camperdown Co., Inc., Greenville, S. C.
7	36" Kilby Plaids.....	17 $\frac{1}{2}$	Do.
8	34 $\frac{1}{2}$ " Wulshire Checks and Plaids Sanforized.....	21 $\frac{1}{2}$	Wenonah Cotton Mills Co., Lexington, N. C.
9	38 $\frac{1}{2}$ " #2188 Unfinished Plaids and Checks.....	17 $\frac{1}{2}$	Do.
10	36" Crepe Plaids #2161 to #2164.....	18	Do.
11	36" Belle Vue #5139 Plaid Suiting.....	18	Belle Vue Mfg. Co., Hillsboro, N. C.
12	36" Merrivale Plaids Dobby.....	23 $\frac{1}{2}$	Wenonah Cotton Mills Co., Lexington, N. C.
13	36" Cotton Plaids #360 Range.....	21	Entwistle Mfg. Co., Rockingham, N. C.
14	36" Thistle Plaids.....	21 $\frac{1}{2}$	Prattville Cotton Mills, Inc., Prattville, Ala.
15	35/36" Scotsplaid Plaid Dress Goods Rivershrunk.....	23 $\frac{1}{2}$	Riverside & Dan River Cotton Mill, Danville, Va.
16	36" Dobby Plaid Dress Goods Style 5866.....	23 $\frac{1}{2}$	Cannon Mills Co. Plant #6, Concord, N. C.
17	37" Belle Vue #5029 Plaid Suiting.....	16	Belle Vue Mfg., Co., Hillsboro, N. C.
18	36" Belle Vue Tweed Gingham.....	14 $\frac{1}{2}$	Do.
19	36" Belle Vue #4238.....	16	Do.
20	36" #1900 Suiting Plaids.....	15 $\frac{1}{2}$	Do.
21	37" #5840 Plaid Suiting.....	18	Do.
22	36" (2071-4) Plaid.....	18 $\frac{1}{2}$	Wenonah Cotton Mills Co., Lexington, N. C.
23	38" #137 Sport Plaids Sold Unfinished.....	22 $\frac{1}{2}$	New Braunfels Textile Mills, New Braunfels, Tex.
24	38" #113 Sport Plaids Sold Unfinished.....	21	Do.
25	38" #59 Sport Plaids Sold Unfinished.....	23 $\frac{1}{2}$	Do.
26	35/36" Dress Plaids Style #30.....	19 $\frac{1}{2}$	Do.
27	35/36" Dress Plaids Style #145.....	21 $\frac{1}{2}$	Do.
28	35/36" Dress Plaids Style #29.....	21 $\frac{1}{2}$	Do.
29	35/36" Dress Plaids Style #22.....	22 $\frac{1}{2}$	Do.
30	35/36" Dress Plaids Style #116.....	25	Do.
31	36/37" Dobby Dress Goods #3646 Basis 100% Color.....	21	Cannon Mills Co., Plant #6, Concord, N. C.
32	38" Glen Plaid #159 Sold in Grey.....	22	New Braunfels Textile Mills, New Braunfels, Tex.

(f) Lining plaids.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	#2117 Lining Plaids.....	16 3/4	Wenonah Cotton Mills Co., Lexington, N. C.
2	#1281R Lining Plaids.....	16 3/4	Do.
3	#1910-11 Lining.....	17 1/2	Do.
4	Belle Vue Overplaid Lining Cloth.....	15	Belle Vue Mfg. Co., Hillsboro, N. C.
5	Belle Vue #4033 Lining Cloth.....	14 1/2	Do.
6	Lining Cloth #70517.....	13	Pilot Mills Co., Raleigh, N. C.
7	Lining Cloth #5415.....	20 1/2	Cannon Mills Co. Plant #6, Concord, N. C.
8	Lining Cloth #5876.....	16 1/2	Do.
9	Lining Cloth #5849.....	19 1/2	Do.
10	Lining Bedford Cord.....	20 1/2	Wenonah Cotton Mills Co., Lexington, N. C.

(g) Rayon-blend dress goods.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	36/37" Sahara Suiting.....	22 1/2	Camperdown Co., Inc., Greenville, S. C.
2	36/37" Avalon Suiting.....	22 1/2	Do.
3	36" Cotton and Rayon Plaid S/1613-48.....	21 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
4	38" Cotton and Rayon Plaid S/1613-48.....	22 1/2	Do.
5	38" Cotton and Rayon Plaid S/2007-2.....	21 1/2	Do.
6	38 1/2" Cotton and Rayon Plaid S/2132-4.....	21 1/2	Do.
7	35/36" Merit Suiting Sanforized.....	20 1/2	Texas Textile Mills, Dallas, Tex.
8	35/36" Capri Suiting Sanforized.....	19 1/2	Do.
	35/36" Danscot Rayon Blend Dress Goods.....	25 1/2	Riverside & Dan River Cotton Mills, Danville, Va.

(h) Fine chambrays.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	25" Cloverleaf.....	7 1/2	Avondale Mills, Birmingham, Ala.
2	26" Saranac Pinstripe Gingham.....	9 1/2	Camperdown Co., Inc., Greenville, S. C.
3	32" Manchester.....	9 1/2	Avondale Mills, Birmingham, Ala.
4	31" Dress Chambray S/7900M.....	10 1/2	Do.
5	36" Dunbar Stripes.....	17 1/2	Do.
6	36" Duotone Stripes.....	17 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
7	36" Duotone Checks and Plaids.....	19 1/2	Do.
8	35 1/2" Dunbar Stripes Sanforized.....	21 1/2	Avondale Mills, Birmingham, Ala.
9	32" Fine Yarn Colored Chambray Range #1.....	14 1/2	Aponaug Mfg. Co., Kosciusko, Miss.
10	36" Fine Yarn Colored Chambray Range #300.....	15	Do.
11	35/36" L. M. C. Sanforized Nurses Uniform Cloth.....	25	Highland Park Mfg. Co., Charlotte, N. C.
12	35 1/2" #1939.....	22 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
13	35 1/2" #2273-1 Uniform Cloth.....	23 1/2	Do.
14	35 1/2" #2273-2 Uniform Cloth.....	23	Do.
15	36" Woven Dress Chambray and Stripes Corner #9000M.....	18 1/2	Avondale Mills, Birmingham, Ala.
16	38" Chatelaine Dress Checks.....	18 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
17	36" Shadowlene.....	20 1/2	Do.
18	20 1/2" Bohemian S/Chambray and Stripes Style #11 Unfinished Basis Blue X.....	24	New Braunfels Textile Mills, New Braunfels, Tex.
19	36" Bohemian Style Chambray and Stripes Style #12 Finished Basis Blue X.....	28	Do.

(i) Novelty suiting.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	36" Lin Line Fabric.....	20 1/2	Entwistle Mfg. Co., Rockingham, N. C.
2	36" Raleigh Tweeds.....	27 1/2	Do.
3	36" Hopscotch Fabric.....	32 1/2	Do.
4	36" #100 Range.....	31 1/2	Do.

(j) Colored-bordered handkerchief cloth.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	34" Colored-bordered Handkerchief Cloth #24.....	16 1/2	New Braunfels Textile Mills, New Braunfels, Tex.
2	35" Colored-bordered Handkerchief Cloth #155.....	16 1/2	Do.

[Paragraph (10) added by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(11) Carded filling sateens and sateen-yarn twills—(i) Sateens.

		Cents per yard
37 1/2" 64 x 72 5.25.....		13 1/4
37 1/2" 64 x 88 4.70.....		14 1/8
37 1/2" 64 x 104 4.37.....		15 3/8
39" 72 x 120 3.50.....		18 3/4
43" 72 x 120 3.35.....		19 3/4
45 1/4" to 46 1/2" 64 x 80 4.00 to 4.15.....		17 1/4
48" 64 x 88 3.67.....		17 7/8
52" 64 x 88 3.40.....		20 1/2
52" 64 x 104 3.10 to 3.21.....		21 3/4
52" 84 x 124 2.80.....		23 1/2

(ii) Three-leaf twills.

40" 64 x 88 4.50.....	14 1/4
40" 64 x 96 4.30.....	14 3/8
43" 64 x 104 3.85.....	17 1/8
43" 72 x 120 3.85.....	19 3/8

(iii) For seconds and short lengths, the maximum price shall be 95 percent of the maximum prices set forth in (i) and (ii) above.

(12) Blanket linings. (i) The maximum prices for blanket linings shall be subject to terms of 2 percent 10 days, 60 extra (with anticipation at 6 percent per annum allowed where payment is made after 9 days), f. o. b. mill.

(ii) 56" Blanket linings.¹⁰

Finished weight (ounces):	Cents per yard
14.....	34
16.....	36
16 (25 percent re-used wool).....	38
16 (50 percent re-used wool).....	39 1/2

(iii) For irregulars of blanket linings the above maximum prices shall be discounted as follows:

	Percent
Full-piece seconds.....	5
Short lengths:	
10- to 20-yard pieces:	
Firsts.....	7 1/2
Seconds.....	10
2 to 9.99 pieces:	
Firsts.....	12 1/2
Seconds.....	15
Pound goods.....	25

(13) Wide sheeting, drills, twills, broken twills, and sateens.

(i) The maximum prices established herein are for wide fabrics of the types listed below, whether sold for industrial uses or conventional textile uses, except that such prices shall not apply to wide domestic sheetings which are subject to Revised Price Schedule No. 89.

[Paragraph (1) as amended by Amendment 12, 7 F.R. 8216, effective 10-12-42]

(ii) Premiums. Except as provided below, no premiums shall be charged for feeler motion, special packaging, specification requirements, or any other element of construction, regardless of whether the goods have in the past commanded a premium for such reason.

(iii) Irregulars. For seconds and shorts of the wide industrial fabrics listed below the maximum price shall be 5 per cent less than the maximum prices there set forth.

¹⁰ The maximum prices set forth herein apply to blanket linings regardless of whether they consist basically of cotton, as defined in § 1400.115 (a) (4).

(iv) *Wide sheeting.* (a) The base maximum prices for clean sheetings 42" and wider (other than domestic sheetings which are subject to Revised Price Schedule No. 89) shall be:

[Paragraph (a) as amended by Amendment 12, 7 F.R. 8216, 9002, effective 10-12-42]

Class	Average yarn numbers (all numbers inclusive)	Cents per lb.
A.....	Up to 14.99's.....	43.50
B.....	15's to 20.99's.....	44.625
C.....	21's to 24.99's.....	46.25
D.....	25's and above.....	48.50

[Table as amended by Amendment 18, 8 F.R. 5306, effective 4-20-43]

(b) For goods falling within the above classification but made with plied filling yarns and commonly known as "head-linings," the maximum prices shall be the base maximum prices plus 2 cents per pound.

(v) *Wide broken twills.* (a) The base maximum price for clean broken twills 42" and wider shall be 42 cents per pound.

[Paragraph (a) as amended by Amendment 12]

(b) In addition to the base maximum price, a premium of 2 cents per pound may be charged for fabric made with a plied-yarn filling.

(c) In addition to the otherwise applicable maximum price, the following premiums may be charged:

Construction:	Cents per pound
54" 1.32 yards.....	2
62" 0.85 yard.....	3½
70½" 0.80 yard.....	3

(vi) *Wide drills and four-leaf twills.* The maximum price for clean drills and four-leaf twills 42" and wider and made of single yarns throughout shall be:

Class	Yds. per lb., pro rata to 37"	Cents per lb.
A.....	2.00 and under.....	42.00
B.....	2.01 to 2.50.....	43.00
C.....	2.51 to 3.00.....	44.125
D.....	3.01 to 3.50.....	45.125
E.....	3.51 to 4.00.....	46.25
F.....	4.01 and over.....	48.375

[Paragraph (vi) amended by Amendment 12. Table as amended by Amendment 5, 7 F.R. 5224, effective 7-11-42]

(vii) *Wide sateens.* (a) The base maximum price for clean sateens 42" and wider and made of single yarns throughout shall be 43½ cents per pound.

[Paragraph (a) as amended by Amendment 12]

(b) The maximum price for the following constructions shall be the base maximum price adjusted by the following differentials:

Construction:	Differential (cents per pound)
54" 84 x 54 1.30 yard.....	Deduct ½.
54" 96 x 56-60 1.10 yard.....	Deduct ½.
53" 96 x 60 1.12 yard.....	Deduct ½.
54" 96 x 56 1.05 yard.....	Deduct 1.
54" 96 x 56-60 1.55 yard.....	Add 2.
58" 96 x 56 1.45 yard.....	Add 3.
58" 96 x 64 1.20 yard.....	Add 1.
58" 96 x 60 1.03 yard.....	Add 1.

(14) *Nursery products.*—(i) *Terms.* The maximum prices set forth hereunder for nursery products shall be subject to terms of two per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days.

(ii) *Gauze nursery products.* (a) The maximum prices for gauze nursery products shall be:

Type of product	Type of purchaser and purchase					
	Wholesalers	Retailers 48 doz. or more	Retailers less than 48 doz.	96 doz. or more	48 to 96 doz.	Less than 48 doz.
Standard gauze diapers:	Per dozen	Per dozen	Per dozen	Per dozen	Per dozen	Per dozen
20 to 21" x 40".....	\$1.30	\$1.44	\$1.56			
27" x 27".....	1.20	1.42	1.54			
27" x 44".....	1.58	1.75	1.95			
30" x 30".....	1.56	1.74	1.93			
Hospital gauze diapers:						
15" x 36".....				\$1.16	\$1.28	\$1.35
Nursery gauze pads:						
17" x 18" of 20" x 19".....	2.75	3.12	3.47			
18" x 30".....	4.71	5.23	5.82			
27" x 40".....	9.75	10.83	12.04			
"Cribmaker" 1.....	13.77	15.30	17.00			
Gauze bibs.....	1.72	1.91	2.10			

¹ Pad section 27" x 50", overall dimension 58" x 81".

[Table amended by Amendment 5, 7 F.R. 5224, effective 6-15-42 and Amendment 20, effective 9-8-43]

(b) The maximum prices established herein for gauze nursery products are for gauze diapers, nursery pads, and bibs of the constructions and specifications sold by each manufacturer during April 1942.

On or before June 30, 1942, every manufacturer of gauze diapers, nursery pads, or bibs shall file with the Office of Price Administration a statement of the grey thread count, the grey weight, and the finished weight of each size of such products sold by him during April 1942.

(iii) *Birdseye nursery products.* (a) The following discounts are to be used in determining base maximum prices from the "list" prices set forth in (b) below:

Type	Grey weight of 27" finished cloth	Discount
	Yard	Percent
1.....	4.54	40
2.....	5.77	52
3.....	5.25	46

(b) The base maximum prices for birdseye cloth and hemmed birdseye diapers of types 1, 2 and 3 shall be the following "list" prices less the discounts set forth in (a) above:

Birdseye cloth

Width:	List price, per 10-yard piece
18".....	\$1.45
20".....	1.55
22".....	1.70
24".....	1.80
27".....	1.95
30".....	2.15
36".....	2.50

Hemmed Birdseye Diapers

Size:	List price, per doz.
18" x 18".....	\$1.15
20" x 20".....	1.35
22" x 22".....	1.55
24" x 24".....	1.70
27" x 27".....	2.05

Size:	List price per doz.
30" x 30".....	2.45
36" x 36".....	3.35
18" x 36".....	1.95
20" x 40".....	2.30
22" x 44".....	2.65
24" x 48".....	3.02
27" x 54".....	3.75

(c) [Revoked]

[Paragraph (c) revoked by Amendment 14, 7 F.R. 9969, effective 12-3-42]

(d) For birdseye diapers made and sold by the manufacturer thereof other than the weaver of the cloth to a person other than a Federal, state, county, or municipal government agency, a mail-order house, chain store, wholesaler, or jobber, the maximum price shall be the base maximum price divided by 0.92.

(iv) *Flannelette diapers.* (a) The base maximum prices for flannelette diapers of the following specifications shall be:

Size	Finished weight of bleached flannel of same width as diaper (yds. per lb.)	Per dozen
27" x 27".....	5.50	\$1.175
	6.00	1.115
	6.50	1.07
	7.00	1.03
30" x 30".....	4.95	1.42
	5.40	1.35
	5.85	1.29
	6.30	1.245

(b) [Revoked]

[Paragraph (b) revoked by Amendment 11, 7 F.R. 7451, effective 9-24-42]

(c) For flannelette diapers made and sold by the manufacturer thereof other than the weaver of the cloth to a person other than a Federal, state, county, or municipal government agency, a mail-order house, chain store, wholesaler, or jobber, the maximum price shall be the base maximum price divided by 0.92.

(15) *Wide laundry cover cloth.* (i) The maximum prices for wide laundry cover cloth shall be subject to terms of

2 per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days.

(ii) The base maximum prices for clean laundry cover cloth made with single-yarn warp and filling, weighing 17 to 19 ounces per yard on a 90" basis, and having a total thread count per square inch of 110 to 120 shall be:

Width:	Cents per yard
72".....	40 $\frac{3}{4}$
81".....	45 $\frac{3}{4}$
90".....	51

(iii) For seconds and short lengths of wide laundry cover cloth the maximum price shall be 5 per cent less than the base maximum price.

(16) *Paper-makers dryer felts.* (i) The maximum prices for paper-makers dryer felts made entirely of clean cotton for use in paper manufacture shall be:

	Cents per pound
Double construction (requiring four harnesses).....	59 $\frac{1}{2}$
Single construction (requiring two harnesses).....	53 $\frac{1}{2}$

(ii) The above maximum prices are subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(17) *Bleached cheesecloth and bunting.* (i) The maximum prices for bleached cheesecloth and bunting are subject to terms of two per cent 10 days, 60 extra, with anticipation at 6 per cent per annum where payment is made after 9 days.

(ii) The base maximum prices for bleached cheesecloth and bunting in bolts of 50 to 100 yards, put up in flatfold, doublefold, bookfold, handifold, or nufold, shall be:

Type of cloth	Construction	Sales to wholesalers, jobbers, mail-order houses, and chain stores ¹	Sales to retailers (other than mail-order houses and chain stores)	
			9,000 yds. and over	Under 9,000 yards
Bleached cheesecloth.....	36" 20 x 12.....	Cts. per yd.	Cts. per yd.	Cts. per yd.
	36" 20 x 16.....	3	3 $\frac{3}{4}$	3 $\frac{3}{4}$
	36" 22 x 18.....	3 $\frac{1}{4}$	3 $\frac{3}{4}$	4 $\frac{1}{4}$
	36" 24 x 20.....	3 $\frac{3}{4}$	4 $\frac{1}{4}$	4 $\frac{3}{4}$
	36" 28 x 24.....	4 $\frac{1}{4}$	4 $\frac{3}{4}$	5 $\frac{1}{4}$
	36" 32 x 28.....	4 $\frac{3}{4}$	5 $\frac{1}{4}$	5 $\frac{3}{4}$
	36" 36 x 32.....	5 $\frac{1}{4}$	6 $\frac{1}{4}$	6 $\frac{3}{4}$
	36" 40 x 36.....	5 $\frac{3}{4}$	6 $\frac{3}{4}$	7 $\frac{1}{4}$
	36" 44 x 40.....	7 $\frac{1}{2}$	8 $\frac{1}{2}$	9 $\frac{1}{2}$
	36" 48 x 44.....	8	9	10
	36" 48 x 44.....	8 $\frac{1}{4}$	9 $\frac{1}{4}$	10 $\frac{1}{4}$
	36" 60 x 48.....	9 $\frac{1}{4}$	11 $\frac{1}{4}$	12 $\frac{1}{4}$
	36" 72 x 60.....	10 $\frac{1}{4}$	12 $\frac{1}{4}$	13 $\frac{1}{4}$
	25" 40 x 32.....	5 $\frac{1}{4}$	5 $\frac{1}{4}$	6 $\frac{1}{4}$
Bunting.....	25" 40 x 32, colored.....	6 $\frac{1}{4}$	7 $\frac{1}{4}$	8
	36" 36 x 32, colored.....	7 $\frac{1}{4}$	8 $\frac{1}{4}$	9 $\frac{1}{4}$
	25" 40 x 32, tricolored.....	9 $\frac{1}{4}$	10 $\frac{1}{4}$	11 $\frac{1}{4}$

¹ Where, in connection with sales to mail-order houses and chain stores, shipment is made to points other than one of the purchaser's warehouse points, an additional charge of $\frac{1}{4}$ cent per yard may be made.

(iii) In addition to the base maximum prices for bleached cheesecloth and bunting the following premiums for special put-up may be charged:

Packages (yards)	Paper banded only	Boxed or fully paper wrapped
	Cents per package	Cents per package
Up to 2 $\frac{1}{2}$	1 $\frac{1}{4}$	1 $\frac{3}{4}$
Over 2 $\frac{1}{2}$ to 4 $\frac{1}{2}$	1 $\frac{3}{4}$	2
5 to 7.....	1 $\frac{3}{4}$	1 $\frac{3}{4}$
7 $\frac{1}{2}$ to 10 $\frac{1}{2}$	1 $\frac{3}{4}$	2

(18) Miscellaneous special products.

Reference No.	Description	Producer	Maximum price
1	Waffle cloth, 50" 48" x 48", 1.65.	Manville Jenckes Corporation.	42 $\frac{3}{4}$ cents per yd.
2	"Victory Bagging".....	Swift Manufacturing Company.	Maximum price for the constituent grey osnaburgs, plus 1 cent per yd.
3	Special Dobby Tobacco Cloth, Style #140-13	Fitzgerald Cotton Mills.....	6 $\frac{1}{2}$ cents per sq. yd.
4	Wide fancy dobby Fitzgerald style #1029A, Locke style #600.	Fitzgerald Cotton Mills; Locke Cotton Mills.	45 cents per yd.
5	Baling fabric of the following specifications: Yarn made on woolen system in whole or predominantly of cotton waste; yarn number 1.6; thread count 12 x 12; minimum breaking strength 50 lbs. warp, 50 lbs. filling; weight, 12 oz. per sq. yd.	Any mill which during 1941 was primarily engaged in the production of tapestries, carpets, or plushes.	44.64 cents per lb. ¹
6	Luggage cloth: Type A: 37" 54 x 36 3.70 yds..... Type B: 37" 76 x 34 3.10 yds.....	Stonewall Cotton Mills, Inc....	18.1 cents per yd. 22.6 cents per yd.

(18) Miscellaneous special products—Continued.

Reference No.	Description	Producer	Maximum price
7	Luggage cloth—Continued. 56" Cap cloth.....	Swift Manufacturing Company.	50 cents per yd.
8	57" MacFarlane Coating.....	Swift Manufacturing Company.	46 cents per yd.
9	Hat cloth.....	Swift Manufacturing Company.	
	Style Width Weave		
	S-1777..... 34"..... Plain.....		21½ cents per yd.
	S-1777..... 36"..... Plain.....		22¾ cents per yd.
	M-472-A..... 36"..... Plain.....		21½ cents per yd.
	S-1818..... 36"..... Dobby.....		26¾ cents per yd.
	S-1820..... 36"..... Dobby.....		21½ cents per yd.
10	Leno fabric. 60" 10 x 5 6.75 yds. per lb., warp yarn number 9, filling yarn number 12½ ply.	Swift Manufacturing Company.	45 cents per lb.
11	Meads cloth of the following construction conforming to Federal Specifications U-P-401 or any closely related construction serving the same functional use: 40¼" to 41" 74 to 75 warp ends 86 picks. Weight—2.85 to 2.90.		53½ cents per lb., net 10 days.
12	Buff cloth. 40" to 41" 84 x 92 2.85 to 3.00.		52 cents per lb., net 10 days.
13	Girl Scout colored-yarn uniform cloth.		36¾ cents per yd.
14	60" 72 x 48 1.25 yd. drill.....	Roanoke Mills Company. Rosemary Mfg. Company.	45 cents per lb., terms, net 10 days.
15	Sugar bagging style #1939 51" 45 x 30 1.30 yd. part waste: Grey. Piece-dyed finish.	Swift Mfg. Co.....	39¾ cents per lb. 41¼ cents per lb.
16	Crash fabric S-1905 40 x 28 7 oz. to sq. yd. 25 percent stock dyed black cotton: Under 42"..... 42" and over.....	Swift Mfg. Co.....	37¾ cents per lb. 41¼ cents per lb. 45¾ cents per lb.
17	Finished osnaburg S-1847 60" and over 4.5 x 4.87 1.65 yd. (basis 54") spiral filling yarn.	Swift Mfg. Co.....	
18a-18h	Table coverings and napkins.....	Bates Mfg. Co.....	(The maximum prices for reference numbers 18a through 18h are subject to terms of 3 percent 10 days, 2/10/60 extra, f. o. b. mill.)
18a	S/1330—colored-yarn damask, 45" wide.	Bates Mfg. Co.....	52¾ cents per yd.
18b	S/1330—colored-yarn damask, 54" wide.	Bates Mfg. Co.....	59¼ cents per yd.
18c	S/1370 Alpine Cover 58 x 58 (Jacquard damask).	Bates Mfg. Co.....	\$1.07¼ each.
18d	S/1372 Peasant Cover Set (Jacquard) 52 x 52—4 napkins 12 x 14.	Bates Mfg. Co.....	\$1.59¼ per set.
18e	S/1372 Peasant Cover Set 52 x 52—6 napkins 12 x 14.	Bates Mfg. Co.....	\$1.75¼ per set.
18f	S/1372 Peasant Cover Set 52 x 72—8 napkins 12 x 14.	Bates Mfg. Co.....	\$2.21 per set.
18g	S/1394 El Patio cover 54 x 54—6 napkins 14 x 14.	Bates Mfg. Co.....	\$2.18¼ per set.
18h	S/1396 Cherry cover set (Jacquard) cover 54 x 54: 6 napkins 17 x 17.	Bates Mfg. Co.....	\$1.83 per set.
19a-19d	Baling fabrics made from yarns spun wholly or partially of waste on the cotton system with the specifications below:	Any mill which during 1941 was primarily engaged in the production of tapestries, carpets, or plushes.	
19a	Thread count 12 x 12 with 8/3 ply yarn in the warp and 1.60 yarn in the filling.	Any mill which during 1941 was primarily engaged in the production of tapestries, carpets, or plushes.	48.7 cents per pound. ¹
19b	Thread count 12 x 11 with 1.75 yarn in the warp and 8/3 ply yarn in the filling.	Any mill which during 1941 was primarily engaged in the production of tapestries, carpets, or plushes.	48.7 cents per pound. ¹
19c	Thread count 12 x 12 with 2.66 yarn in the warp and 1.60 yarn in the filling.	Any mill which during 1941 was primarily engaged in the production of tapestries, carpets, or plushes.	48 cents per pound. ¹
19d	Thread count 12 x 11 with 1.75 yarn in the warp and 2.66 yarn in the filling.	Any mill which during 1941 was primarily engaged in the production of tapestries, carpets, or plushes.	48 cents per pound. ¹
20a-20b	Finished meads cloth produced from the following gray constructions or any closely related constructions serving the same functional use, conforming to Federal Specifications U-P-401.		
20a	41" 74 x 86 2.90 (grey).....		21 cents per yard.
20b	40½" 74 x 86 2.80 (grey).....		21.625 cents per yard.

¹ This price is the maximum price for goods produced by mills falling within the class described in the column headed "Producer". The maximum price for any other producer shall be determined in accordance with § 1400.101 (b).

[Table as amended by Amendment 5, 7 F.R. 5224, effective 7-7-42, Amendment 10, 7 F.R. 6484, effective 8-22-42, Amendment 11, 7 F.R. 7451, effective 9-24-42 and Amendment 15, 8 F.R. 274, effective 1-11-43]

(19) *Yarn-dyed slack suitings.* (i) The maximum prices set forth in (a) through (g) of (ii) below are subject to terms of 2 per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days. The maximum prices set forth in (h) through (j) of (ii) below are subject to terms of net 60 days.

The maximum prices set forth in (k) of (ii) below are subject to terms of

2 per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days.

[Paragraph added by Amendment 15, 8 F.R. 274, effective 1-11-43]

(ii) The following maximum prices are established for yarn-dyed slack suitings of the same specifications as those sold or offered for sale by the sellers listed below during April 1942.

On or before June 30, 1942 the sellers listed below shall file with the Office of Price Administration a detailed statement of the construction of each of their slack suitings described below.

Seller	Reference No.	Description	Maximum price
			Cents per yd.
(a) Cone Export & Commission Company.	1	36" Rutherford, Sanforized.....	21½
	2	36" Bayou, Sanforized.....	20½
	3	36" Rompaway, Sanforized.....	22½
	4	36" Cliffside, Sanforized.....	24½
	5	36" C. H. S. Regular Finish.....	18½
	6	38½" Style S Regular Finish.....	18½
	7	36" G. L. A. Regular Finish.....	16½
	8	36" Style G Regular Finish.....	16½
(b) Eagle & Phenix Mills.....	1	36" Multicord Sanforized.....	21½
	2	36" Red Pine Sanforized.....	21½
	3	36" Tweedburn Sanforized (Plains and Stripes).....	25½
	4	36" Tweedburn Sanforized (Checks and Plaids).....	26½
	5	36" Tweedburn Regular Finish (Plains and Stripes).....	23
	6	36" Tweedburn Regular Finish (Checks and Plaids).....	24
(c) Iselin-Jefferson Co.....	1	36" Range 4842 Regular Finish.....	18½
	2	36" Belle Vue Regular Finish.....	19½
	3	36" Belle Vue Regular Finish.....	15½
(d) Southeastern Cottons, Inc.....	1	36" Colorecord, Sanforized.....	22½
	2	36" Seersucker, 5200-S Sanforized.....	22½
	3	36" Seersucker 5200-S Regular Finish.....	19½
	4	36" HP2 Plains, Sanforized.....	21½
	5	36" HP2 Stripes, Sanforized.....	22½
	6	36" HP11 Plains, Sanforized.....	19½
	7	36" HP12 Plains, Sanforized.....	19½
	8	36" HP14 Plains, Sanforized.....	18½
	9	36" HP15 Plains, Sanforized.....	27½
	10	36" HP16 Plains, Sanforized.....	25½
	11	36" HP17 Plains, Sanforized.....	21
(e) Swift Manufacturing Co.....	1	36" Swiftly Sanforized.....	30½
(f) Turner-Halsey Co.....	1	36" Stonetex, Sanforized.....	29
	2	36" Pageant, Sanforized.....	21
	3	36" Pageant Regular Finish.....	18
(g) J. W. Valentine Co., Inc.....	1	35½/36" 2072 Range Sanforized.....	29
	2	36" 2074 Range Sanforized.....	25½
	3	36" 2126 Range Sanforized.....	24
(h) William Degener Co.....	1	38" Royal Diamond #1 Regular Finish.....	23½
	2	38" Royal Diamond #2.....	25½
	3	38" Royal Diamond #3.....	26
	4	38" Royal Diamond #4.....	27½
	5	38" Royal Diamond #5.....	28½
	6	38" Royal Diamond #6.....	28½
	7	38" Royal Diamond #7.....	28
	8	38" Royal Diamond #8.....	30
	9	38" Royal Diamond #9.....	30½
	10	38" Royal Diamond #10.....	28
	11	38" Royal Diamond #11.....	28½
	12	38" Royal Diamond #12.....	30½
	13	38" Royal Diamond #13.....	30½
	14	38" Royal Diamond #14.....	24½
(i) Mooresville Cotton Mills.....	1	36" #9150 Sanforized.....	38½
	2	36" #9160 Sanforized.....	38½
	3	36" #9165 Sanforized.....	38½
	4	36" #9045 Sanforized.....	30
(j) Riverside & Dan River Cotton Mills, Inc.	1	38½" Range #31 Regular Wet Finish.....	31½
	2	38½" Range #50 Regular Wet Finish.....	42½
	3	38½" Range #302 Regular Wet Finish.....	35½
	4	38½" Range #800 Regular Wet Finish.....	28½
(k) Cannon Mills, Inc.....	1	Style 3866 (50% color).....	19½
	2	Style 3866 (75% color).....	19½
	3	Style 3866 (100% color).....	20½
	4	Style 4416 (50% color).....	19½
	5	Style 4416 (75% color).....	20
	6	Style 4416 (100% color).....	20½
	7	Style 4923 (50% color).....	20
	8	Style 4923 (75% color).....	20½
	9	Style 4923 (100% color).....	21½

[Item (k) added by Amendment 15, 8 F.R. 274, effective 1-11-43]

[Paragraphs (9) through (19) added by Amendment 4, 7 F.R. 4405, effective 6-15-42]

(20) *Play cloth.* (i) The maximum prices for the following lines of play cloth, 5.00 to 5.10 yd., mill finish, shall be 12¾ cents per yard.

Seller Trade name
Riverside & Dan River 28" Tot Wear.
Cotton Mills, Inc.
Iselin-Jefferson Co. Ruff and Tuff.
Belle-vue Cheviot.

(ii) The above maximum price applies to the constructions of play cloth in the above sellers' lines during April, 1942. On or before July 15, 1942, the sellers shall file with the Office of Price Administration a statement of the construction of each fabric in each such line.

[Paragraph (20) added by Amendment 5, 8 F.R. 5224, effective 7-7-42]

(21) *Tobacco seed bed covers.* The maximum price for tobacco seed bed covers shall be the maximum price for the grey cloth plus (i) in the case of covers without grommets, ¾ cent per square yard and (ii) in the case of covers with grommets approximately 18 inches apart on the sides and ends, one cent per square yard.

[Paragraph (21) added by Amendment 5, 8 F.R. 5224, effective 7-11-42]

(22) *Bedspreads.* (i) As used in this subdivision, the term "bedspreads" means bleached dimity, jacquard woven, and yarn-dyed crinkle and dobby bedspreads.

(ii) The maximum price for any bedspread shall be the price established by § 1400.101 (b) (2) plus:

[Paragraph (ii) as amended by Amendment 16, 8 F.R. 2338, effective 2-27-43]

(a) 2½ cents per pound of cotton contained in the bedspread after weaving and before any finishing or fabrication; and

(b) In the case of the following bedspreads, an additional 2½ cents per pound of cotton contained in the bedspread after weaving and before any finishing or fabrication: styles designated Canterbury, Springtime, Fernside, Nina, Lenore, Woodstock, Grace, and Paloma of the Coverlet line manufactured and sold by Monument Mills, Housatonic, Massachusetts.

(c) The following additional amounts for the below-mentioned styles of Stevens Textile Manufacturing Company, Fall River, Massachusetts: 4½ cents for styles designated Charleston Basket, Candle-Dot, and Plantation, and 1½ cents for the style designated Hollywood, in each case per pound of cotton contained in the bedspread after weaving and before any finishing or fabrication.

[Paragraph (c) added by Amendment 10, 7 F.R. 6484, effective 8-22-42]

[Paragraph (22) added by Amendment 5, 8 F.R. 5224, effective 5-4-42]

(23) *Wide print cloths.* (i) As used herein, the term:

(a) "Print cloth" means a woven fabric with warp yarns 28s to 32s, filling yarns 36s to 45s, and average yarns not less than 33s;

(b) "Class" means having total threads per square inch as follows:

Class A.....	160 to 100.
Class B.....	99 to 72.
Class C.....	71 or less.

(c) [Revoked].

[Paragraph (c) revoked by Amendment 12, 7 F.R. 8216, effective 10-12-42]

(ii) (a) Except as provided in (b) below, the maximum prices for print cloth 42 inches and more in width shall be:

Class:	Cents per lb.
A.....	51.625
B.....	53.25
C.....	54.875

[Paragraph (ii) as amended by Amendment 12]

(b) For window shade or book cloth, 42 inches or more in width, of the same constructions as print cloth of Class A or Class B, the maximum prices shall be:

Class:	Cents per lb.
A.....	56.5
B.....	58

These prices shall not be applicable to selected print cloth but only to goods

manufactured for use in high quality window shades or for other uses requiring cloth equally free of imperfections.

[Paragraph (b) as amended by Amendment 16, 8 F.R. 2338, effective 2-27-43]

(c) No premiums shall be charged for feeler motion, special packaging, specification requirements, or any other element of construction, regardless of whether the goods have in the past commanded a premium for such reason.

(iii) For seconds and shorts of the fabrics listed above the maximum price shall be 5 per cent less than the maximum prices there set forth.

[Paragraph (23) added by Amendment 5, 8 F.R. 5224, effective 7-11-42]

(24) *Corduroy*—(i) *Definition*. As used herein, the term "corduroy" means a filling pile fabric made entirely of cotton with ribs, each cut or to be cut by an individual knife, running parallel to the selvage.

(ii) *Grey uncut corduroy*. (a) The maximum prices for grey uncut corduroy set forth below shall be subject to terms of net 10 days, f. o. b. mill.

(b) The maximum prices for grey uncut corduroy shall be:

Class	Yds. per lb.	Thread count per sq. inch	Maximum price (cents per pound)
A.....	1.70 or lighter.....	175 or less.....	55
B.....	1.69 or heavier.....	175 or less.....	46
C.....	1.69 or heavier.....	176-210.....	50
D1.....	1.70 or lighter.....	176-210.....	63½
D2.....	1.70 or lighter.....	211 and over.....	65½

(iii) *Men's wear finished corduroy*. (a) The maximum prices for finished men's wear corduroy set forth below shall be subject (except in the case of remnants) to terms of 9 per cent 10 days or 8 per cent 60 days, f. o. b. mill, with anticipation at 6 per cent per annum

allowed where the seller restricts the buyer to shorter terms or the buyer makes any payment within 60 days. The maximum prices for remnants are net cash, f. o. b. mill.

(b) The base maximum prices for men's wear finished corduroy shall be:

Reference No.	Group Designation	Minimum Specifications		Cents per yard	
		Ribs per inch	Grey Weight (ounces per yd. pro rata to 36")	36"	54"
1	Standard Thickset.....	11 to 12.....	12.2	66	99
2	Standard Thickset Prints.....	11 to 12.....	12.2	77	115½
3	Standard 8 Shaft.....	approx 8.....	12.25	61½	92¼
4	Boy's Wear 8 Shaft.....	approx 8.....	8.5	51½	77½
5	Boy's Wear 8 Shaft Print.....	approx 8.....	11.25	63½	94½
6	Trim Corduroy.....	approx 8.....	8	50	75
7	Carded Pin Wale.....	14.....	8.25	68½	102¾

A design shall be printed on both the face and back of the cloth, except in the case of a single-side printed pattern sold at the price of thick-set prints in commercial quantities of not less than 5000 yards between July 21, 1941 and May 4, 1942.

A design shall be printed on both the face and back of the cloth.

The minimum grey thread count per square inch shall be 176.

(c) In addition to the base maximum price, additional charges may be made as follows (except for Carded Pin Wale).

Cents per yd.
36" 54"

For blues, browns, and teals..... 2 3
For other high shades which have customarily commanded this premium..... 3 4½
For special shades or finishes..... (1) (1)

A premium not to exceed the premium charged by him for such shades or finishes during 1941.

(d) In addition to the otherwise applicable maximum price, the seller may charge such differentials based on the class of customer as he charged over his basic price during 1941.

(e) The above maximum prices are to be discounted as follows for irregulars:

Per cent
Seconds..... 10
Firsts, 10 to 20 yards..... 10
Seconds, 5 to 20 yards..... 15
Remnants, 1 to 5 yards..... 9 and 20

(iv) Women's wear finished corduroys.

(a) The maximum prices for finished women's wear corduroy set forth below shall be subject (except in the case of remnants) to terms of 6 per cent 10 days 60 extra, or 7 per cent 10 days, f. o. b.

mill, with anticipation at the rate of 6 per cent per annum allowed where the seller restricts the buyer to shorter terms or the buyer makes any payment within

70 days. The maximum prices for remnants are net cash, f. o. b. mill.

(b) The base maximum prices for women's wear corduroy shall be:

Reference Number	Group Designation	Minimum specifications			Cents per yard	
		Ribs per inch	Grey Weight (ounces per yd., pro rata to 36")	Other	36"	54"
1	Women's Wear 8 Shaft.....	8 to 9.....	8.25	The minimum thread count shall be 176 in the grey.	54½	82½
2	Carded Pin Wale.....	14.....	8.25		66½	100½
3	Chenille Type.....	Approx 3.....	8		49½	74½

(c) For special shades or finishes a seller may charge, in addition to the base maximum price, a premium not to exceed the premium charged by him for such shades or finishes during 1941.

(d) In addition to the otherwise applicable maximum price, a seller may charge such differentials, based on the class of customer, as he charged over his basic prices during 1941.

(e) The above maximum prices are to be discounted as follows for irregulars:

Percent
Seconds..... 10
Seconds, 5 to 20 yards..... 15
Remnants, 1 to 5 yards..... 7 and 20

(v) Classification of private lines. For the purposes of the maximum prices established herein, private lines and styles are classified as set forth below. Each seller named below shall maintain for each corduroy listed below the same grey construction as that which he has filed with the Office of Price Administration.

Seller	Standard Thickset	Standard Thick-set Prints	Standard 36" 8 Shaft	Boys' Wear 8 Shaft	Boys' Wear 8 Shaft Print	Trim Corduroy	36" Carded Pin Wale	36" Women's Wear 8 Shaft	Chenille Type Corduroy
Brookhaven Textiles, Inc.	Everoy	855, 875			Hardicord		Rollicord	Luxury	
Charles Bernstein & Son, Inc.	Thickord					Trim Cord	Togeyord	Corduroyal, 990, 1100.	Elderdowne.
Concord Textile Co.	1100	1250		1050	900		1650	1000	1200.
Cone Export & Commission Co.	Gladstone	Classmate		Goodworth	King Cord	Grenadier	Gaycord	Princess	
Crompton-Richmond Co., Inc.	600-A, 900	Quality T, Quality C.	846, 946	836, 406	15/1	826	Favoroy	Glory Cord	Comfy Cord.
Hockmeyer Bros.	770	Texturoy	236			201	1700	202	
Howlett & Hockmeyer Co.							Sturdy Cord	N 9000	3670/13.
A. D. Juillard & Co.	350	Printed Thickset	N650		8480/1		Cooleroy	27, Merriord	Candy Tuft.
Merrimack Mfg. Co., Inc.	82	Fancicord					Durbar		
Parker Wilder & Co.	K 1						K C 1		
Turner Halsey Co., Inc.							100, 1000	200, 2000	

[Table as amended by Amendment 10, 7 F.R. 6484, effective 8-22-42]

[Paragraph (24) added by amendment 6, 7 F.R. 5405, effective 7-13-42]

(25) Cottonades and whipcords. (i) The maximum prices for cottonades and whipcords set forth below shall be discounted (a) where payment is made within 10 days of delivery, by 3 percent; and (b) where payment is made within the next 60 days, by 2 percent and by interest at 6 per cent per annum for such portion of the 60-day period as the buyer, at his option or pursuant to agreement with the seller, anticipates by earlier payment.

(ii) For seconds and short lengths, the maximum prices set forth below shall be discounted as follows:

Seconds, short lengths: Cents per yard.
20 to 40 yards..... 1
10 to 19.99 yards..... 2½

(iii) The maximum prices for napped-back cottonades shall be:

No. 176—6

Reference No.	Width	Weight (yds. per lb.)	Finish	Trade name	Cents per yard
1	30"	1.74	Sanforized	"Stronghold"	27
2	30"	1.99	Sanforized	"Dixie"	25
3	30"	1.95	Regular	"Stronghold"	22½
4	30"	2.40	Regular	"Dixie"	20½
5	36"	1.45	Sanforized	"Champion"	132½
6	36"	1.66	Sanforized	"Equity"	30
7	36"	1.63	Regular	"Champion"	27
8	36"	2.00	Regular	"Equity"	25

For double napped goods of this trade name a premium of ½ cent per yard may be charged. [Footnote added by Amendment 10]

(iv) The maximum prices for napped-back whipcords shall be:

Reference No.	Width	Weight (yds. per lb.)	Finish	Trade name	Cents per yard
1	30"	1.99	Sanforized	"Hill Crest"	25
2	30"	2.40	Regular	"Hill Crest"	20½
3	36"	1.45	Sanforized	"Brigadier"	33½
				"Corona"	33½
				"Battle Axe"	33½
				"Bengo"	33½
4	36"	1.66	Sanforized	"Cadet"	30
5	36"	2.00	Regular	"Cadet"	25
6	36"	1.60	Regular	"Mount Eagle" (dobby)	37½
7	36"	1.35	Sanforized	"Mount Eagle" (dobby)	42

[Paragraph (25) added by Amendment 6, 7 F.R. 5405, effective 7-13-42]

(26) Terry products. (i) The following maximum prices for terry products shall be subject to the terms listed below in connection with each seller's line:

- (a) Callaway Mills--- 3% 10 days, or 2% 10 days, 60 extra, f. o. b. mill, La Grange, Ga.
5% trade discount to jobbers — net, no discount to retailers.
- (b) Cannon Mills Co. 3% 30 days, f. o. b. mill, Kannapolis, N. C.
- (c) Cone Export and Commission Co. 2% 10 days, 60 extra, f. o. b. mill, Cliffside, N. C.
- (d) Marshall Field & Co. 2% 10 days, 60 extra, f. o. b. mill, Fiel-dale, Va.
- (e) Mooresville Cotton Mills. 3% 30 days, f. o. b. mill, Mooresville, N. C.
- (f) Wellington Sears Co. 3% 10 days, or 2% 10 days, 60 extra, f. o. b. mill.
- (g) Woodward Bald-win & Co. 2% 10 days, 60 extra, f. o. b. Georgia Kin-caid Mills, Griffin, Ga.
- (h) Blair Mills.----- 2% 10 days, 60 extra, f. o. b. mill, Belton, S. C.
- (i) Muscogee Manu-facturing Co. Same terms to each customer or class of customer as were accorded during third quarter of 1941.

(ii) For seconds of terry products other than name-woven terry products, the maximum prices shall be 10 per cent less than those set forth in (v) below; for seconds of name-woven terry products, the maximum prices shall be 15 per cent less than those set forth in (v) below. This subdivision (ii) shall not be applicable to terry products produced and sold by Muscogee Manufacturing Company, Columbus, Georgia.

[Paragraphs (i) and (ii) as amended by Amendment 10]

(iii) [Revoked]

[Paragraph (iii) revoked by Amendment 11, 7 F.R. 7451, effective 9-24-42]

(iv) In addition to the base maximum prices, a seller may charge for special services a premium not in excess of such extra charge as he made for the same special services during the base period.

(v) The following are base maximum prices for the styles of terry products listed below:

(a) CALLAWAY MILLS,
LA GRANGE, GEORGIA
TABLE I—CONSUMER MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Group I:				
Bath towels.....	1	320	24 x 46	7.90
	2	306	24 x 46	7.90
	3	307	24 x 46	7.18
	4	338	24 x 46	7.90
	5	308	24 x 46	7.90
	6	327	24 x 46	7.90
	7	324	24 x 46	7.90
	8	328	24 x 46	7.90
	9	324	29 x 50	13.17
Guest towels.....	10	220	16 x 28	4.47
	11	206	16 x 28	4.47
	12	207	16 x 28	3.95
	13	238	16 x 28	4.47
	14	208	16 x 28	4.47
	15	227	16 x 28	4.47
	16	224	16 x 28	4.47
	17	228	16 x 28	4.47
Wash cloths.....	18	120	12 x 12	1.90
	19	106	12 x 12	1.90
	20	107	12 x 12	1.80
Wash cloths.....	21	138	12 x 12	1.90
	22	108	12 x 12	1.90
	23	127	12 x 12	1.90
	24	124	12 x 12	1.90
	25	128	12 x 12	1.90
Group II:				
Bath towels.....	26	312	22 x 44	6.09
	27	335	22 x 44	6.09
	28	332	22 x 44	6.09
	29	334	22 x 44	6.09
	30	336	22 x 44	6.09
	31	337	22 x 44	6.09
Guest towels.....	32	212	16 x 28	3.53
	33	235	16 x 28	3.53
	34	232	16 x 28	3.53
	35	234	16 x 28	3.53
	36	236	16 x 28	3.53
	37	237	16 x 28	3.53
Wash cloths.....	38	112	12 x 12	1.50
	39	135	12 x 12	1.50
	40	132	12 x 12	1.50
	41	134	12 x 12	1.50
	42	136	12 x 12	1.50
	43	137	12 x 12	1.50
Group III:				
Bath towels.....	44	318	24 x 48	10.92
	45	329	24 x 48	10.92
	46	330	24 x 48	10.92
	47	331	24 x 48	10.92
Guest towels.....	48	218	16 x 30	5.20
	49	229	16 x 30	5.20
	50	230	16 x 30	5.20
	51	231	16 x 30	5.20
Wash cloths.....	52	118	12 x 12	1.96
	53	129	12 x 12	1.96
	54	130	12 x 12	1.96
	55	131	12 x 12	1.96
Group IV:				
Bath towels.....	56	333	24 x 46	7.67
	57	313	22 x 44	5.81
Guest towels.....	58	233	16 x 28	4.13
	59	213	16 x 28	3.41
Wash cloths.....	60	133	12 x 12	1.80
	61	113	12 x 12	1.40
Group V:				
Beach towels.....	62	700	36 x 64	16.76
	63	701	36 x 64	16.76
	64	704	36 x 64	16.76
	65	706	36 x 64	16.76
Group VI:				
Bath towel.....	66	325	27 x 50	17.50
Guest towel.....	67	225	16 x 32	6.25
Wash cloth.....	68	125	13 x 13	2.75
Bath mats.....	69	406	22 x 36	18.00
	70	413	22 x 34	14.00
	71	418	22 x 36	18.00
	72	420	22 x 36	18.00
	73	424	22 x 36	18.00
	74	430	22 x 36	18.00
	75	438	22 x 36	18.00
Wash cloth.....	76	Vigorub	13 x 13	2.75
Guest towel.....	77	Vigorub	14 x 28	5.00
Bath towel.....	78	Vigorub	29 x 50	12.50
Bath sheet.....	79	Vigorub	38 x 68	21.00
Bath mat.....	80	Vigorub	22 x 38	18.00

(b) CANNON MILLS COMPANY,
KANNAPOLIS, N. C.
TABLE 1—CONSUMER MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels not in matched sets.				
	1	3268	20 x 40.....	2.36
	2	3269	20 x 40.....	2.20
	3	3272	20 x 40.....	2.78
	4	3633	20 x 40.....	2.35
	5	6107	22 x 44.....	2.88
	6	6111	22 x 44.....	3.15
	7	7128	22 x 44.....	3.93
	8	3232	16 x 26.....	1.40
	9	3340	16 x 26.....	1.67
	10	9740	11½ x 18½.....	1.83
	11	9784	11½ x 18½.....	1.83
	12	1323	12 x 12.....	.67
	13	1334	12 x 12.....	.41
	14	1362	15 x 15.....	1.29
	15	1378	12 x 12.....	.72
	16	1427	11 x 11.....	.44
	17	1459	12 x 12.....	.57
	18	9024	12 x 12.....	.76
	19	9140	12 x 11.....	.56
	20	9142	12 x 12.....	.85
Face towels not in matched sets.				
	21	1711	17½".....	.18
	22	1713	19½".....	.21
	23	1745	35".....	.30
	24	1753	36".....	.38
	25	1761	35".....	.24
	26	1793	18".....	.17
Towelings.....				
	27	911	24 x 48.....	8.50
	28	912	16 x 30.....	4.25
	29	913	12½ x 12½.....	1.45
	30	3117	20 x 40.....	2.71
	31	9097	12 x 12.....	.75
	32	3152	20 x 40.....	3.13
	33	1396	12 x 12.....	.77
	34	3153	20 x 40.....	3.13
	35	1397	12 x 12.....	.77
	36	3154	22 x 42.....	3.24
	37	3155	17 x 26.....	2.06
	38	1398	12 x 12.....	.77
	39	3842	20 x 40.....	2.34
	40	3339	15 x 26.....	1.37
	41	1395	13 x 13.....	.77
	42	4949	10½ x 40.....	2.44
	43	4950	16 x 25.....	1.40
	44	4951	11½ x 11½.....	.44
	45	5571	20 x 40.....	2.86
	46	9051	12 x 12.....	.75
	47	5573	20 x 40.....	2.61
	48	5574	15 x 26.....	1.55
	49	1382	12 x 12.....	.77
	50	6105	24 x 48.....	4.04
	51	6103	22 x 44.....	3.51
	52	3373	18 x 36.....	2.36
	53	3305	16 x 27.....	1.72
	54	1383	12 x 12.....	.70
	55	6502	22 x 44.....	4.43
	56	6510	16 x 27.....	2.33
	57	468	12 x 12.....	.88
	58	6536	22 x 44.....	4.70
	59	6538	16 x 27.....	2.33
	60	480	12 x 12.....	.95
	61	6548	22 x 44.....	3.38
	62	6550	15 x 26.....	1.55
	63	488	12 x 12.....	.74
	64	7101	24 x 48.....	4.98
	65	7103	22 x 44.....	4.19
	66	7105	16 x 28.....	2.35
	67	7201	18 x 36.....	2.98
	68	6990	36 x 70.....	14.25
	69	1439	12 x 12.....	.88
	70	9542	22 x 44.....	4.41
	71	9544	16 x 27.....	.92
	72	9056	12 x 12.....	.76
	73	9959	21 x 32.....	7.60
	74	9381	36 x 68.....	12.34
	75	9570	22 x 44.....	4.83
	76	9572	16 x 27.....	2.32
	77	9058	12 x 12.....	.92

(b) CANNON MILLS COMPANY
KANNAPOLIS, N. C.—Continued
TABLE I—CONSUMER MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels, face towels, wash cloths, bath mats—Con. Matched sets.....	78	9594	25 x 48.....	7.77
	79	9595	16 x 30.....	3.86
	80	9078	13 x 13.....	1.45
	81	9961	22 x 36.....	13.75
	82	9600	22 x 44.....	5.94
	83	9601	16 x 27.....	2.57
	84	9617	20 x 40.....	2.86
	85	9618	15 x 26.....	1.55
	86	9227	12 x 12.....	.77
	87	9628	22 x 44.....	4.41
	88	9629	16 x 27.....	2.25
	89	9211	12 x 12.....	.92
	90	9630	22 x 44.....	4.41
	91	9631	16 x 27.....	2.22
	92	9212	12 x 12.....	.92
	93	9632	22 x 44.....	4.41
	94	9633	16 x 27.....	2.22
	95	9213	12 x 12.....	.92
	96	9641	22 x 44.....	3.91
	97	9642	16 x 27.....	2.22
	98	9220	12 x 12.....	.93
	99	9649	22 x 44.....	5.95
	100	9652	16 x 27.....	2.85
	101	9224	12 x 12.....	1.10
	102	9651	22 x 44.....	5.95
	103	9650	16 x 27.....	2.85
	104	9223	12 x 12.....	1.10
	105	9653	22 x 44.....	4.14
	106	9654	16 x 27.....	2.22
	107	9660	12 x 12.....	.92
	108	9655	20 x 40.....	3.37
	109	9646	16 x 27.....	2.15
	110	9656	20 x 40.....	3.12
	111	9658	15 x 27.....	2.06
	112	9228	12 x 12.....	2.15
	113	9657	20 x 40.....	3.37
	114	9648	16 x 27.....	2.15
	115	9222	12 x 12.....	.92
	116	9701	24 x 46.....	9.00
	117	9702	16 x 30.....	4.25
	118	9103	12 x 12.....	1.45
	119	9709	22 x 44.....	5.25
	120	9711	16 x 27.....	2.32
	121	9107	12 x 12.....	1.10
	122	9969	21 x 32.....	7.50
	123	9719	22 x 44.....	5.44
	124	9720	16 x 27.....	2.47
	125	9170	12 x 12.....	1.10
	126	9953	21 x 32.....	7.50
	127	9726	24 x 46.....	7.76
	128	9727	16 x 28.....	4.11
	129	9174	12½ x 12½.....	1.45
	130	9728	27 x 52.....	14.00
	131	9730	24 x 48.....	10.80
	132	9732	22 x 44.....	7.48
	133	9738	16 x 30.....	4.75
	134	9109	12½ x 12½.....	2.00
	135	9975	22 x 36.....	18.00
	136	9729	24 x 46.....	7.76
	137	9731	16 x 28.....	4.11
	138	9176	12½ x 12½.....	1.45
	139	9963	22 x 36.....	13.75
	140	9733	24 x 44.....	7.46
	141	9734	16 x 27.....	3.25
	142	9178	12 x 12.....	1.25
	143	9742	22 x 44.....	5.44
	144	9746	16 x 27.....	2.47
	145	9180	12 x 12.....	1.10
	146	9957	21 x 32.....	7.50
	147	9760	22 x 44.....	5.00
	148	9761	16 x 27.....	2.32
	149	9192	12 x 12.....	1.10
	150	9973	21 x 32.....	7.50
	151	9762	22 x 44.....	5.25
	152	9763	16 x 27.....	2.32
	153	9194	12 x 12.....	1.10
	154	9971	21 x 32.....	7.50
	155	9766	27 x 52.....	14.00
	156	9776	24 x 48.....	10.50
	157	9778	22 x 44.....	7.48
	158	9780	16 x 30.....	4.75
	159	9101	12½ x 12½.....	2.00
	160	9977	22 x 36.....	18.00
	161	9768	22 x 44.....	5.25
	162	9770	16 x 27.....	2.32
	163	9196	12 x 12.....	1.10
	164	9965	21 x 32.....	7.50
	165	9777	24 x 44.....	7.46
	166	9779	16 x 27.....	3.25
	167	9152	12½ x 12½.....	1.25
	168	9919	22 x 34.....	10.80

(b) CANNON MILLS COMPANY
KANNAPOLIS, N. C.—Continued
TABLE I—CONSUMER MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels, face towels, wash cloths, bath mats—Con. Matched sets.....	169	9781	22 x 44.....	5.44
	170	9783	16 x 27.....	2.47
	171	9184	12 x 12.....	1.10
	172	9923	21 x 32.....	7.50
	173	9789	24 x 44.....	7.46
	174	9791	16 x 27.....	3.25
	175	9158	12 x 12.....	1.25
	176	9931	22 x 34.....	10.80
Pot holders.....	177	9904	7 x 7.....	.72
	178	9921	6 x 6½.....	.41
Household cloths.....	179	1497	13 x 12.....	.52
	180	1499	15 x 16.....	.85
Infants' bath blankets, wash cloths, bibs, and play rugs.	181	365	36 x 36.....	5.67
	182	1103	35 x 35.....	4.26
	183	1110	11 x 13½.....	1.64
	184	1111	11 x 13½.....	1.65
	185	1121	11 x 13½.....	2.51
	186	1130	16¾ x 14.....	2.53
	187	1131	16¾ x 14.....	2.53
	188	1136	35 x 35.....	8.26
	189	1137	35 x 35.....	8.26
	190	1418	14 x 17.....	2.29
	191	1420	14 x 17.....	2.29
	192	1422	9 x 11.....	1.14
	193	1424	9 x 11.....	1.15
	194	9136	11 x 13½.....	2.19
	195	9138	11½ x 11½.....	1.64
	196	9747	20 x 36.....	5.79
	197	9907	42 x 42.....	19.29

TABLE II—PLAIN INSTITUTIONAL MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels.....	198	317	16 x 27.....	1.67
	199	331	18 x 36.....	1.99
	200	335	18 x 36.....	2.41
	201	341	18 x 36.....	2.20
	202	361	22 x 44.....	5.33
	203	367	25 x 48.....	6.51
	204	369	20 x 40.....	3.40
	205	375	22 x 44.....	3.94
	206	387	27 x 54.....	7.57
	207	703	20 x 40.....	3.26
	208	705	22 x 44.....	3.84
	209	709	23 x 46.....	4.36
	210	711	25 x 50.....	4.99
	211	733	20 x 40.....	2.78
	212	745	20 x 40.....	2.67

Style No.	Dozen of a name	Cents per dozen less than	Dozen lots
396, 398, 710, 756, 770, 792, 794, 796, 798 and 900.....	100	15	5
	250	20	54
	500	25	54
	1000	30	50
392.....	1000	10	250

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen) 50 dozen lots	Maximum price (dollars per dozen) 100 dozen lots
Name woven in white through center.....	228	396 and 398.....	17 x 27.....	2.77	2.62
	229	396 and 398.....	17 x 36.....	3.58	3.43
	230	396 and 398.....	20 x 40.....	4.49	4.34
	231	396 and 398.....	22 x 44.....	5.35	5.20
	232	396 and 398.....	22 x 48.....	5.67	5.52
	233	396 and 398.....	24 x 48.....	6.11	5.96
	234	756.....	19 x 38.....	3.74	3.59
	235	756.....	19 x 40.....	3.95	3.80
	236	756.....	21 x 41.....	4.29	4.14
	237	756.....	21 x 44.....	4.56	4.41
	238	756.....	23 x 46.....	5.26	5.11
	239	756.....	26 x 50.....	8.89	5.74

(b) CANNON MILLS COMPANY
KANNAPOLIS, N. C.—Continued
TABLE II—PLAIN INSTITUTIONAL MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels.....	213	749	22 x 44.....	3.50
	214	761	26 x 50.....	4.72
	215	781	20 x 40.....	2.46
	216	783	20 x 40.....	2.46
	217	785	22 x 44.....	2.99
	218	788	22 x 44.....	3.26
	219	789	22 x 44.....	3.40
	220	791 W	16 x 27.....	1.62
	221	791 Col.	16 x 27.....	1.67
Wash Cloths.....	222	1313	12 x 12.....	.57
Bath Mats.....	223	952	20 x 30.....	4.43
	224	954	22 x 38.....	5.74
	225	2370	20 x 30.....	6.06
	226	2380	22 x 36.....	8.52
	227	2390	24 x 42.....	10.30

TABLE III—NAME-WOVEN INSTITUTIONAL MERCHANDISE

A—TOWELS

For name woven in color through center, the seller may add 10 cents per dozen to the prices set forth below for style numbers 396, 398, 792, 794, 796 and 798.

For name woven in color through center, the seller may add 15 cents per dozen to the prices set forth below for style number 756.

For name woven in color through center or across both ends the seller may add 20 cents per dozen to the prices set forth below for style numbers 710, 770 and 900.

For purchases in quantities of twenty-five dozen of style numbers 396, 398, 710, 756, 770, 792, 794, 796, 798 and 900, the seller may add 10 cents per dozen to the 50-dozen-lot prices set forth below.

Style numbers 396, 398, 710, 756, 770, 792, 794, 796, 798 and 900, may be obtained in red, blue, jade, gold and cantex green.

For turned selvages for all styles listed in this Table III-A, the seller may add 15 cents per dozen to the prices set forth below.

The YMCA and YWCA styles 336 and 338 and the Country Club style numbers 796 and 798 are packed twenty-five dozen to a case.

The maximum prices set forth in this Table III-A, are to be discounted as follows for purchases in larger quantities:

TABLE No. III—NAME-WOVEN INSTITUTIONAL MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen) 50 dozen lots	Maximum price (dollars per dozen) 100 dozen lots
Name woven in white through center.....	240	792 and 794	20 x 40.....	3.37	3.22
	241	792 and 794	22 x 44.....	3.90	3.75
	242	796 and 798	17 x 27.....	2.56	2.41
	243	796 and 798	17 x 36.....	3.27	3.12
	244	796 and 798	20 x 40.....	3.80	3.65
	245	796 and 798	22 x 44.....	4.41	4.26
	246	796 and 798	22 x 48.....	4.97	4.82
	247	796 and 798	24 x 48.....	5.37	5.22
Name woven in white through center or across both ends.	248	710	22 x 44.....	5.70	5.55
	249	710	24 x 44.....	6.07	5.92
	250	710	24 x 48.....	6.67	6.52
	251	710	25 x 50.....	7.31	7.16
	252	710	27 x 54.....	7.63	7.48
	253	770	27 x 54.....	8.10	7.95
	254	770	27 x 50.....	6.48	6.33
	255	770	24 x 44.....	7.05	6.90
	256	770	24 x 48.....	7.37	7.22
	257	770	25 x 50.....	7.99	7.84
	258	770	27 x 50.....	8.41	8.26
	259	770	27 x 54.....	9.09	8.94
	260	900	22 x 44.....	6.88	6.73
	261	900	24 x 44.....	7.30	7.15
	262	900	24 x 48.....	7.73	7.58
	263	900	25 x 50.....	8.25	8.10
	264	900	27 x 50.....	8.82	8.67
	265	900	27 x 54.....	9.60	9.45
Name woven through center in colors red, blue or gold.	266	392	16 x 27.....	1.97	1.92
				Maximum price (dollars per dozen)	
Name woven through center in red or blue with YMCA and blue only with YWCA.	267	336 and 338	22 x 44.....	4.32	
Country Club.....	268	796 and 798	22 x 44.....	4.33	

TABLE III—NAME-WOVEN INSTITUTIONAL MERCHANDISE

B—WASH CLOTHS

For name woven lengthwise through center in any of the colors blue, gold, jade, maize and cantex green, on styles 905 and 907, the seller may add 5 cents per dozen to the prices set forth below.

For enclosure of any of the wash cloths listed in this Table III-B, in individual glassine envelopes printed in one color, the seller may add 12 cents per dozen to the prices set forth below.

The maximum prices set forth in this Table III-B, are to be discounted as follows for purchases in larger quantities:

Style No.	Dozen of a name	Cents per dozen less than	Dozen lots
905	500	2½	250
907	500	2½	250
905	1000	5	250
907	1000	5	250
2000	250	7½	100
2000	500	10	100
2000	1000		100

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen) 250 dozen lots
Name woven across center in color.	269	905...	12 x 12...	\$0.79
	270	907...	12 x 12...	1.00
Name woven in white or color.	271	2000...	11 x 11...	.99

TABLE III—NAME-WOVEN INSTITUTIONAL MERCHANDISE

C—BATH MATS

The style numbers listed below may be obtained in the colors, blue, gold, jade, maize and cantex green.

For name woven lengthwise through center in a colored name and stripe, the seller may add 15 cents per dozen to the prices set forth below for style number 962.

For name woven lengthwise through center in a colored name stripe, or for a mat with solid colored filling throughout, the seller may add 35 cents per dozen to the prices set forth below for style numbers 964 and 968.

For an all white mat in Style No. 1068, the seller shall deduct 50 cents per dozen from the prices listed below for white and slate mats.

For purchases in quantities of 50 dozen on all of the items listed in this Table III-C, the seller shall deduct 25 cents per dozen from the 25 dozen lot prices set forth below; and for purchases in quantities of 100 dozen, the seller shall deduct 50 cents per dozen from the 25 dozen lot prices set forth below.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen) 25 dozen lots
Name woven lengthwise through center in white, except style No. 1068 which may also be woven across both ends in white.	272	962	20 x 30	5.67
	273	962	22 x 34	6.46
	274	962	22 x 36	6.98
	275	964	20 x 30	6.33
	276	964	20 x 36	7.42
	277	964	22 x 38	8.11
	278	968	20 x 30	7.91
	279	968	22 x 36	10.13
	280	968	24 x 42	12.70
	281	1068	20 x 30	11.03
	282	Slate	22 x 36	14.47
	283	1068	26 x 40	18.48

(c) CONE EXPORT AND COMMISSION COMPANY, NEW YORK CITY

TABLE I—CONSUMER MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels.....	1	7891	20 x 40.....	2.60
	2	7967	20 x 40.....	2.08
	3	7977	20 x 40.....	2.71
	4	8077	20 x 40.....	2.71
	5	8119	20 x 40.....	2.70
	6	8120	20 x 40.....	2.70
	7	8218	18 x 36.....	1.93
	8	8219	22 x 44.....	2.72
	9	8220	22 x 44.....	3.29
Wash cloths.....	10	791	12 x 12.....	.44
	11	3701	12 x 12.....	.44
	12	6834	12 x 12.....	.67
	13	7114	11 x 11.....	.39
	14	7115	11 x 11.....	.47
	15	7289	12 x 12.....	.94
	16	7545	12 x 12.....	.49
	17	7583	12 x 12.....	.52
	18	7893	11 x 11.....	.39
	19	8016-2	12 x 12.....	.62
	20	8029-2	13 x 13.....	.93
	21	8032-2	13 x 13.....	1.13
	22	8119-2	12 x 12.....	.52
Towelings.....	23	7840	18".....	.17
Matched sets.....	24	7832	22 x 44.....	4.44
	25	7834	18 x 36.....	2.83
	26	7835	16 x 28.....	2.24
	27	7841	13 x 13.....	.85
	28	7852	24 x 48.....	5.23
	29	7919	22 x 44.....	4.41
	30	7919-1	16 x 28.....	2.18
	31	7919-2	12 x 12.....	.93
	32	8028	22 x 44.....	4.41
	33	8028-1	16 x 28.....	2.18
	34	8028-2	12 x 12.....	.92
	35	8038	20 x 40.....	3.37
	36	8038-1	16 x 28.....	2.07
	37	8038-2	12 x 12.....	.90
	38	8040	20 x 40.....	3.37
	39	8040-1	16 x 28.....	2.07
	40	8040-2	12 x 12.....	.90
	41	8085	22 x 44.....	5.18
	42	8085-1	16 x 28.....	2.59
	43	8085-2	12 x 12.....	1.13
	44	8097-1	16 x 28.....	2.59
	45	8097-2	12 x 12.....	1.13
	46	8106	22 x 44.....	4.41
	47	8106-1	16 x 28.....	2.18
	48	8106-2	12 x 12.....	.92
	49	8110	22 x 44.....	5.45
	50	8110-1	16 x 28.....	2.69
	51	8110-2	13 x 13.....	1.13
	52	8111	22 x 44.....	4.44
	53	8111-1	16 x 28.....	2.45
	54	8111-2	13 x 13.....	.93
	55	8168	22 x 44.....	4.14
	56	8168-1	16 x 28.....	2.17
	57	8168-2	12 x 12.....	.92
	58	8199	22 x 44.....	3.99
	59	8199-1	16 x 28.....	2.07
	60	8199-2	12 x 12.....	.87
	61	8202	22 x 44.....	3.99
	62	8202-1	16 x 28.....	2.07
	63	8202-2	12 x 12.....	.90

TABLE II—PLAIN INSTITUTIONAL MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels.....	64	Ruff-rub Sr.	22 x 44.....	3.51
	65	206.....	18 x 36.....	2.04
	66	7076.....	20 x 40.....	2.96
	67	7078.....	22 x 44.....	3.41
	68	7177.....	20 x 40.....	3.51
	69	7204.....	20 x 40.....	2.46
	70	7346.....	22 x 44.....	4.04
	71	7403.....	22 x 44.....	3.22
Wash cloths.....	72	6604.....	12 x 12.....	.60
Towelings.....	73	7840.....	18".....	.17

TABLE III—NAME-WOVEN INSTITUTIONAL
MERCHANDISE

For name woven in a colored stripe, the seller may add to the following prices 10 cents per dozen.

For selvages turned over and hemmed, the seller may add to the following prices 15 cents per dozen.

For purchases in quantities of twenty-five dozen, the seller may add 10 cents per dozen to the 50-dozen-lot prices set forth below.

The maximum prices set forth in this Table III are to be discounted as follows for purchases in larger quantities:

Dozen of a name	Cents per dozen less than	Dozen lots
250.....	5	100
500.....	10	100
1000.....	15	100

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen) 50 dozen lots	Maximum price (dollars per dozen) 100 dozen lots
TOWELS					
Name woven in white.....	74	1000	20 x 40.....	4.07	3.92
	75	1005	20 x 40.....	4.07	3.92
	76	1001	22 x 44.....	4.60	4.45
	77	1006	22 x 44.....	4.60	4.45
	78	6992	20 x 40.....	4.53	4.38
	79	6990	22 x 44.....	5.10	4.95
	80	6982	24 x 48.....	5.98	5.83
				Maximum price (dollars per dozen)	
	81	1015 YMCA	22 x 44	4.60	
	82	1016 YMCA	22 x 44	4.60	

(d) MARSHALL FIELD & COMPANY,
82 WORTH STREET, NEW YORK CITY
TABLE I—CONSUMER MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels, Face towels, Wash cloths, Bath mats, Towelings.	1	8225	20 x 40	2.87
	2	8230	19 x 38	2.34
	3	8276	22 x 44	2.99
	4	70102	12 x 12	.67
	5	8160	25 x 50	8.76
	6	8060	16 x 32	4.35
	7	7760	15 x 15	2.00
	8	9960	22 x 34	12.00
	9	8191	25 x 50	8.96
	10	8001	16 x 32	4.52
	11	7791	13 x 13	2.04
	12	9991	22 x 34	12.00
	13	8236	20 x 40	2.97
	14	7736	12 x 12	.75
	15	8239	20 x 40	2.87
	16	7739	12 x 12	.75
	17	8362	22 x 44	4.07
	18	8262	16 x 28	2.18
	19	7762	12 x 12	.93
	20	8375	20 x 40	3.11
	21	8275	16 x 28	2.06
	22	7775	12 x 12	.85
	23	8403	22 x 44	5.20
	24	8203	16 x 28	2.95
	25	7703	12 x 12	1.08
	26	8411	22 x 44	5.89
	27	8211	16 x 28	3.09
	28	7711	12 x 12	1.13
	29	8444	22 x 44	7.23
	30	8244	16 x 28	3.85
	31	7744	12 x 12	1.53
	32	9944	22 x 34	12.33
	33	8445	22 x 44	5.18
	34	8245	16 x 28	2.58
	35	7745	12 x 12	1.13
	36	8448	22 x 44	5.69
	37	8248	16 x 28	3.09
	38	7748	12 x 12	1.13
	39	8454	22 x 44	4.87
	40	8254	16 x 28	2.73
	41	7754	12 x 12	1.03
	42	8455	22 x 44	7.70
	43	8255	16 x 30	3.85
	44	7755	13 x 13	1.79
	45	9955	22 x 34	12.30
	46	8456	22 x 44	6.95
	47	8256	16 x 30	3.60
	48	7756	13 x 13	1.54
	49	9956	22 x 34	10.80

(d) MARSHALL FIELD & COMPANY,
82 WORTH STREET, NEW YORK CITY
TABLE I—CONSUMER MERCHANDISE—CON.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels, Face towels, Wash cloths, Bath mats, Towelings.	50	8457	22 x 44	5.69
	51	8257	16 x 28	3.09
	52	7757	12 x 12	1.13
	53	8459	22 x 44	5.70
	54	8259	16 x 28	3.08
	55	7759	12 x 12	1.13
	56	8463	22 x 44	4.87
	57	8263	16 x 28	2.73
	58	7763	12 x 12	1.02
	59	8465	22 x 44	5.78
	60	8265	16 x 28	2.58
	61	7765	12 x 12	1.13
	62	8474	22 x 44	7.45
	63	8274	16 x 30	3.85
	64	7774	13 x 13	1.59
	65	9974	22 x 34	12.31
	66	8480	22 x 44	6.73
	67	8280	16 x 30	3.35
	68	7780	13 x 13	1.49
	69	9980	22 x 34	10.31
	70	8484	22 x 44	7.45
	71	8284	16 x 30	3.85
	72	7784	13 x 13	1.59
	73	9984	22 x 34	12.31
	74	8489	22 x 44	4.40
	75	8289	16 x 28	2.32
	76	7789	12 x 12	.97
	77	8497	22 x 44	4.41
	78	8297	16 x 28	2.32
	79	7797	12 x 12	.97
	80	8500	25 x 50	10.50
	81	8200	16 x 32	4.75
	82	7700	15 x 15	2.25
	83	9900	22 x 34	15.00
	84	8502	25 x 50	5.50
	85	8402	22 x 44	4.44
	86	8302	18 x 36	3.13
	87	8202	16 x 28	2.34
	88	7702	12 x 12	.89
	89	8508	25 x 50	7.28
	90	8408	22 x 44	5.46
	91	8208	16 x 28	2.93
	92	7708	12 x 12	1.08
	93	8546	25 x 50	7.01
	94	8446	22 x 44	5.46
	95	8246	16 x 28	2.93
	96	7746	12 x 12	1.07
	97	8568	25 x 50	11.80
	98	8268	16 x 32	5.03

(d) MARSHALL FIELD & COMPANY,
82 WORTH STREET, NEW YORK CITY

TABLE I—CONSUMER MERCHANDISE—CON.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels, Face towels, Wash cloths, Bath mats, Towelings.	99	7768	13 x 13	2.29
	100	9968	22 x 34	15.00
	101	8570	25 x 50	11.80
	102	8270	16 x 32	5.03
	103	7770	13 x 13	2.29
	104	9970	22 x 34	15.00
	105	8571	25 x 50	9.05
	106	8271	16 x 32	4.53
	107	7771	13 x 13	2.05
	108	9971	22 x 34	12.00
	109	8590	25 x 50	5.51
	110	8490	22 x 44	4.45
	111	8390	18 x 36	3.14
	112	8290	16 x 28	2.34
	113	7790	12 x 12	.88
	114	8594	25 x 48	8.78
	115	8294	16 x 28	3.85
	116	7794	13 x 14	1.69
	117	9994	22 x 36	12.33
	118	8595	25 x 48	8.02
	119	8295	16 x 28	3.60
	120	7795	13 x 14	1.44
	121	9995	22 x 36	10.83
	122	9994	7 x 7	.54
	123	9995	7 x 7	.54
	124	8005	18 x 36	2.41
	125	8927	16 x 27	1.57
	126	8036	18 x 36	1.93
	127	8038	19 x 38	3.15
	128	8042	21 x 42	3.73
	129	8045	20 x 40	2.41
	130	8065	20 x 40	2.78
	131	8074	22 x 44	3.41
	132	8084	22 x 44	4.35
	133	8088	24 x 48	5.09
	134	7730	12 x 12	.60

(e) MOORESVILLE COTTON MILLS,
MOORESVILLE, N. C.

TABLE I—CONSUMER MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels not in matched sets.	1	176	22 x 44	4.44
	2	177	24 x 48	5.08
	3	346	24 x 46	4.08
	4	410	18 x 36	2.24
	5	411	18 x 36	2.24
	6	437	18 x 36	1.66
	7	455	20 x 40	2.59
	8	457	20 x 40	2.60
	9	459	20 x 40	2.34
	10	461	20 x 40	2.08
	11	610	22 x 44	3.25
	12	611	22 x 44	3.25
	13	644	22 x 44	2.87
	14	704	20 x 40	2.35
	15	706	20 x 40	2.36
	16	722	20 x 40	2.50
	17	772	22 x 44	3.30
	18	774	22 x 44	3.65
	19	781	20 x 40	2.07
	20	785	22 x 44	2.35
	21	786	22 x 44	2.61
	22	1740	18 x 36	2.87
	23	1760	22 x 44	4.44
	24	1770	24 x 48	5.08
Face towels not in matched sets.	25	178	15 1/2 x 28	2.89
	26	779	17 x 34	1.66
	27	1653	17 x 34	1.66
	28	1715	17 x 34	1.66
	29	1780	15 1/2 x 28	2.59
	30	1781	17 x 34	1.56
Wash cloths not in matched sets.	31	6	12 x 12	.65
	32	9	11 x 11	.44
	33	10	11 x 11	.44
	34	11	12 x 12	.57
	35	12	14 x 14	.70
	36	14	14 x 14	.83
	37	33	14 x 14	.73
	38	34	12 x 12	.52
	39	41	12 x 12	.57

(c) MOORESVILLE COTTON MILLS,
MOORESVILLE, N. C.

TABLE I—CONSUMER MERCHANDISE—CON.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Wash cloths not in matched sets.	40	43	12 x 12	.52
	41	55	11 x 11	.44
	42	116	12 x 12	.52
	43	166	12 x 12	.41
Bath mats not in matched sets.	44	1018	22 x 32	8.02
	45	1050	22 x 32	7.27
Matched sets.....	46	340	24 x 46	4.44
			15 x 28	1.92
			12 x 12	.72
	47	630	22 x 44	3.23
			15 x 28	1.81
			12 x 12	.62
	48	636	22 x 44	3.35
			15 x 28	1.81
			12 x 12	.62
	49	653	22 x 44	3.38
			15 x 28	1.86
			12 x 12	.77
			22 x 44	3.81
	50	655	15 x 28	2.07
			12 x 12	.72
	51	716	20 x 40	2.76
			15 x 28	1.81
			12 x 12	.77
	52	721	20 x 40	3.00
			15 x 28	2.06
			12 x 12	.77
	53	729	20 x 40	2.96
			15 x 28	1.91
			12 x 12	.77
	54	731	20 x 40	3.46
			15 x 28	2.16
			12 x 12	.77
	55	734	20 x 40	3.77
			15 x 28	2.31
			12 x 12	.82
	56	770	22 x 44	3.64
			15 x 28	2.16
			12 x 12	.82
	57	827	22 x 44	4.16
			15 x 28	2.32
			12 x 12	.82
	58	839	22 x 44	4.31
			15 x 28	2.32
			12 x 12	.87
	59	844	24 x 46	5.19
			15 x 28	2.72
			12 x 12	1.03
	60	859	22 x 44	5.43
			15 x 28	2.73
			12 x 12	1.03
	61	911	20 x 40	2.76
			15 x 28	1.91
			12 x 12	.77
Bath sheets.....	62	1209	31 x 62	5.21
	63	1216	31 x 62	7.83
	64	1217	31 x 62	7.83
	65	1219	31 x 62	8.01
	66	1277	31 x 62	8.23

(f) WELLINGTON SEARS COMPANY,
65 WORTH STREET, NEW YORK CITY

TABLE I—CONSUMER MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels not in matched sets.	1	M-35	24 x 46	7.25
	2	128	45 x 68	19.50
	3	759	26 x 51	10.75
	4	814	27 x 50	12.25
	5	815	30 x 55	14.00
	6	911	27 x 50	12.25
	7	912	30 x 55	14.00
	8	920	32 x 64	16.50
	9	1126	46 x 68	23.00
	10	1137	60 x 80	46.00
	11	1159	58 x 80	48.00
	12	1169	58 x 80	46.00
	13	1662	18 x 36	3.50
	14	1663	22 x 44	5.25
	15	1664	22 x 44	5.25
	16	1665	20 x 40	4.25
	17	WP-21	17 x 34	2.65

(f) WELLINGTON SEARS COMPANY,
65 WORTH STREET, NEW YORK CITY

TABLE I—CONSUMER MERCHANDISE—CON.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels not in matched sets—Con.	18	24	17 x 88	6.75
	19	295	36 x 70	11.50
	20	4071	19 x 38	3.34
	21	4102	20 x 40	2.90
	22	4179	36 x 68	13.50
	23	4199	36 x 68	13.50
	24	4209	32 x 64	10.50
	25	4219	36 x 70	14.25
	26	4340	32 x 64	10.50
	27	4350	36 x 68	13.50
	28	4379	36 x 68	13.50
	29	4419	32 x 64	10.50
Wash cloths not in matched sets.	30	M-6	11 x 11½	.75
	31	8	16 x 16	1.95
	32	10	14 x 14½	1.75
	33	16	12½ x 18	1.70
	34	33	11½ x 11½	.80
	35	66	12½ x 12½	.90
	36	81	11½ x 11½	1.35
	37	1926	9 x 9	.65
	38	WP-4104	12 x 12	.65
	39	4106	12 x 12½	.72
	40	4116	12 x 12	.75
	41	11/6T	14 x 15	.37
	42	11/12T	14 x 15	.73
	43	13/6T	6½ x 7	.35
	44	13/12T	6½ x 7	.69
Bath mats not in matched sets.	45	M-208	20 x 30	7.75
	46	278	22 x 36	11.00
	47	288	25 x 44	14.75
	48	1007	23 x 38	18.50
	49	1008	23 x 38	25.00
	50	1018	23 x 38	29.00
			Per yard	.58
Toweling.....	51	WP-295	36"	
			Per dozen	
Matched sets.....	52	130	16 x 28	2.75
Martex.....	53	133	22 x 44	5.25
	54	134	25 x 48	7.25
	55	135	29 x 50	9.25
	56	136	12 x 12	1.10
	57	140	16 x 28	2.15
	58	141	18 x 36	3.15
	59	143	22 x 44	4.25
	60	144	25 x 48	6.00
	61	145	29 x 50	7.75
	62	146	13 x 13	1.00
	63	147	36 x 68	12.50
	64	180	16 x 28	2.15
	65	181	18 x 36	3.15
	66	183	22 x 44	4.25
	67	184	25 x 48	6.00
	68	185	29 x 50	7.75
	69	186	13 x 14	1.00
	70	187	36 x 68	12.50
	71	188	21 x 32	10.00
	72	90	12 x 12	1.20
	73	760	16 x 28	2.50
	74	761	18 x 36	4.00
	75	763	26 x 46	7.25
	76	972	29 x 50	10.50
	77	973	25 x 46	7.25
	78	976	15 x 28	2.50
	79	977	11½ x 11½	1.00
	80	92	12 x 12	1.20
	81	139	20 x 32	11.75
	82	1210	16 x 28	3.25
	83	1212	22 x 44	5.65
	84	1330	16 x 30	6.25
	85	1333	22 x 44	11.75
	86	1336	12 x 14	3.00
	87	1370	16 x 28	6.25
	88	1373	22 x 44	11.75
	89	1376	13 x 13	3.00
	90	1390	16 x 28	6.00
	91	1393	22 x 44	11.75
	92	1396	12 x 12	2.85
	93	1610	16 x 28	6.00
	94	1613	22 x 44	11.75
	95	1616	12 x 12	2.85
	96	1620	16 x 28	6.25
	97	1623	22 x 44	12.25
	98	1626	13 x 13	3.00
	99	1630	16 x 28	5.25
	100	1633	22 x 44	8.25
	101	1636	12 x 12	2.60
	102	1640	16 x 28	5.75
	103	1643	22 x 44	10.75
	104	1646	12 x 12	2.85
	105	1650	16 x 28	5.60

(f) WELLINGTON SEARS COMPANY,
65 WORTH STREET, NEW YORK CITY

TABLE I—CONSUMER MERCHANDISE—CON.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Martex—Con.....	106	1653	22 x 44	8.50
	107	1656	12 x 12	2.60
	108	1670	16 x 28	6.50
	109	1673	22 x 44	13.75
	110	1676	12 x 14	3.00
	111	1680	16 x 28	6.25
	112	1683	22 x 44	8.25
	113	1686	12 x 12	2.60
	114	1700	16 x 28	3.15
	115	1703	22 x 44	6.25
	116	1704	24 x 48	7.25
	117	1705	29 x 50	10.75
	118	2411	16 x 28	3.85
	119	2414	24 x 46	7.75
	120	2417	12 x 12	1.45
	121	2419	22 x 34	15.50
	122	2770	16 x 28	4.15
	123	2774	24 x 46	8.00
	124	2776	12 x 12	1.75
	125	2778	22 x 36	15.60
	126	2960	16 x 30	6.25
	127	2964	24 x 46	12.25
	128	2965	29 x 50	16.00
	129	2966	12 x 14	1.95
	130	2968	22 x 36	24.00
	131	2969	45 x 68	41.00
	132	2970	16 x 30	5.75
	133	2974	24 x 46	11.25
	134	2975	29 x 50	15.00
	135	2976	12 x 14	1.95
	136	2978	22 x 36	21.50
	137	2990	16 x 28	6.25
	138	2995	26 x 48	14.50
	139	2996	12 x 12	1.70
	140	2998	22 x 36	19.50
	141	3040	16 x 30	6.25
	142	3044	24 x 46	12.25
	143	3046	12 x 12	1.75
	144	3048	22 x 36	22.50
	145	3120	16 x 30	5.00
	146	3124	24 x 46	10.50
	147	3126	12 x 12	1.55
	148	3128	22 x 34	19.60
	149	3140	16 x 28	4.25
	150	3143	22 x 44	8.00
	151	3146	12 x 12	1.50
	152	3148	22 x 34	15.50
	153	3200	16 x 28	3.25
	154	3201	18 x 36	4.35
	155	3203	22 x 44	6.25
	156	3204	25 x 48	8.25
	157	3206	13 x 13	1.30
	158	3208	21 x 32	12.50
	159	3220	16 x 28	5.50
	160	3224	25 x 48	12.50
	161	3226	12½ x 12½	1.90
	162	3228	22 x 36	19.60
	163	3230	16 x 30	3.95
	164	3234	24 x 46	7.75
	165	3235	27 x 52	10.60
	166	3236	13 x 13	1.60
	167	3237	20 x 34	10.25
	168	3238	22 x 36	19.00
	169	3239	45 x 70	31.00
	170	3240	16 x 30	5.00
	171	3243	22 x 44	8.25
	172	3245	26 x 50	14.00
	173	3246	13 x 13	1.85
	174	3248	22 x 36	19.00
	175	3249	36 x 70	28.50
	176	3250	15 x 27	3.85
	177	3253	22 x 44	7.00
	178	3256	12 x 12	1.30
	179	3258	20 x 34	11.50
	180	3260	15 x 27	3.65
	181	3263	22 x 44	7.00
	182	3266	12 x 12	1.30
	183	3268	20 x 34	11.00
	184	3269	16 x 28	4.25
	185	3293	22 x 44	8.00
	186	3296	12 x 12	1.60
	187	3298	20 x 34	12.50
	188	3300	16 x 28	4.25
	189	3304	24 x 46	8.25
	190	3306	12 x 12	1.55
	191	3308	20 x 34	12.50
	192	3310	15 x 27	3.95
	193	3313	22 x 44	7.25
	194	3316	12 x 12	1.30
	195	3318	20 x 34	11.60
	196	3320	15 x 27	3.65
	197	3323	22 x 44	7.00
	198	3326	12 x 12	1.30
	199	3328	20 x 34	11.60

(f) WELLINGTON SEARS COMPANY,
65 WORTH STREET, NEW YORK CITY—Con.

TABLE I—CONSUMER MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Martex—Con.	200	3360	16 x 28	5.25
	201	3365	26 x 49	14.50
	202	3366	12 x 12	1.70
	203	3370	16 x 28	4.50
	204	3374	24 x 46	10.50
	205	3376	12 x 12	1.65
	206	3378	22 x 36	19.50
	207	3380	16 x 28	5.50
	208	3384	25 x 48	12.50
	209	3386	12½ x 12½	1.90
	210	3388	22 x 36	19.00
	211	3400	16 x 28	4.25
	212	3403	22 x 44	8.00
	213	3404	24 x 46	10.50
	214	3406	12 x 13	1.50
	215	3408	22 x 34	19.00
	216	3410	16 x 28	5.50
	217	3414	25 x 48	12.50
	218	3416	12½ x 12½	1.90
	219	3418	22 x 36	19.50
West Point matched sets.	220	3420	16 x 28	5.50
	221	3425	26 x 48	15.25
	222	3426	12 x 12	1.75
	223	3430	16 x 28	4.50
	224	3433	22 x 44	8.50
	225	3436	12 x 12	1.55
	226	3438	20 x 34	12.50
	227	3440	16 x 28	4.25
	228	3443	22 x 44	7.75
	229	3446	12 x 12	1.50
	230	3448	20 x 34	12.50
	231	3450	15 x 27	3.95
	232	3453	22 x 44	7.25
	233	3456	12 x 12	1.80
	234	3458	20 x 34	11.50
	235	3460	15 x 27	4.25
	236	3463	22 x 44	8.00
	237	3466	12 x 12	1.45
	238	3468	20 x 34	12.50
West Point matched sets.	239	3470	16 x 28	4.50
	240	3473	22 x 44	8.50
	241	3476	12 x 12	1.50
	242	3478	20 x 34	12.50
	243	3480	16 x 28	4.25
	244	3483	22 x 44	7.25
	245	3484	25 x 48	9.75
	246	3486	12 x 12	1.45
	247	3488	21 x 32	12.75
	248	3490	16 x 28	4.25
	249	3491	12 x 18	2.25
	250	3493	22 x 44	8.50
	251	3496	12 x 12	1.55
	252	3500	16 x 30	6.25
	253	3503	22 x 44	10.25
	254	3505	20 x 50	15.50
	255	3506	13 x 13	2.00
	256	3508	22 x 36	22.50
	257	3509	36 x 70	34.00
West Point matched sets.	258	274	16 x 32	2.49
	259	275	24 x 46	5.25
	260	277	12 x 12	.83
	261	4019	36 x 70	11.50
	262	4060	16 x 28	2.15
	263	4061	18 x 36	2.90
	264	4063	22 x 44	3.85
	265	4064	24 x 46	4.75
	266	4065	26 x 52	5.85
	267	4066	12 x 12	.83
	268	4069	36 x 70	11.50
	269	4140	16 x 28	2.15
	270	4143	22 x 44	3.55
	271	4144	24 x 44	4.50
	272	4146	12 x 12	.83
	273	4149	36 x 70	11.50
	274	4300	15 x 27	3.00
	275	4363	22 x 44	5.85
	276	4366	12 x 12	1.07
	277	4368	20 x 34	8.00
West Point matched sets.	278	4420	16 x 28	1.95
	279	4421	18 x 36	2.80
	280	4423	22 x 44	3.90
	281	4424	24 x 48	4.80
	282	4426	12 x 12	.85
	283	4480	16 x 28	1.85
	284	4481	18 x 36	2.65
	285	4483	22 x 44	3.65
	286	4484	24 x 48	4.50
	287	4486	12 x 12	.83
	288	4490	15 x 27	3.00
	289	4493	22 x 44	5.85
	290	4496	11½ x 11½	1.07
	291	4498	20 x 34	7.98
	292	4500	16 x 28	1.85

(f) WELLINGTON SEARS COMPANY,
65 WORTH STREET, NEW YORK CITY—Con.

TABLE I—CONSUMER MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
West Point matched sets—Con.	293	4501	18 x 26	2.65
	294	4503	22 x 44	3.65
	295	4504	24 x 48	4.50
	296	4506	12 x 12	.82
	297	4540	15 x 27	3.00
	298	4543	22 x 44	6.00
	299	4546	12 x 12	1.18
	300	4547	L. C.	5.50
	301	4548	20 x 34	7.98
	302	4550	16 x 28	1.85
	303	4551	18 x 36	2.65
	304	4553	22 x 44	3.65
	305	4554	24 x 48	4.50
	306	4556	12 x 12	.82
	307	4560	16 x 28	1.90
	308	4562	20 x 40	3.45
	309	4563	22 x 44	4.00
	310	4566	12 x 12	.78
	311	4590	15 x 27	2.73
	312	4593	22 x 44	5.58
Towels—Con.	313	4596	12 x 12	1.08
	314	4598	20 x 32	7.98
	315	4610	16 x 28	2.23
	316	4613	22 x 44	4.25
	317	4616	12 x 12	.93
	318	4620	15 x 27	2.63
	319	4623	22 x 44	5.25
	320	4626	12 x 12	1.02
	321	4630	15 x 27	3.00
	322	4633	22 x 44	5.95
	323	4636	12 x 12	1.08
	324	4638	20 x 34	7.99
	325	4640	16 x 28	2.73
	326	4643	22 x 44	5.25
	327	4646	12 x 12	1.08
	328	4650	16 x 28	1.85
	329	4651	18 x 36	2.65
	330	4653	22 x 44	3.65
	331	4654	24 x 48	4.50
Towels—Con.	332	4656	12 x 12	.82
	333	4700	16 x 28	1.70
	334	4701	18 x 36	2.15
	335	4702	20 x 40	2.75
	336	4703	22 x 44	3.60
	337	4706	12 x 12	.72
	338	4710	16 x 28	2.22
	339	4713	22 x 44	4.65
	340	4716	12 x 12	.87

TABLE II—PLAIN INSTITUTIONAL MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels	340a	WP-128	16 x 27	1.88
	341	131	18 x 36	2.80
	342	142	20 x 40	3.40
	343	148	24 x 48	4.82
	344	284	22 x 44	3.85
	345	4042	20 x 40	3.50
	346	4044	22 x 44	3.95
	347	4045	24 x 48	4.82
	348	4047	25 x 50	5.00
	349	FAX-508	16 x 20	1.35
		½" Col C. Str		
	350	511	16 x 27	1.60
	351	512 ½"	16 x 27	1.65
		Col C. Str		
	352	513	16 x 27	1.65
	353	523 Rib	20 x 40	2.73
	354	527 Rib	22 x 44	3.45
	355	553	18 x 36	2.13
	356	557	20 x 40	2.46
	357	563	22 x 44	2.95
Towels	358	571	18 x 36	2.30
	359	575	20 x 40	2.67
	360	579	22 x 44	3.20
	361	593	20 x 40	2.85
	362	595	22 x 44	3.40

(f) WELLINGTON SEARS COMPANY,
65 WORTH STREET, NEW YORK CITY—Con.TABLE II—PLAIN INSTITUTIONAL
MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels—Con.	363	609	22 x 44	3.95
	364	623	24 x 48	4.80
	365	5003	17 x 29	2.35
	366	5005	17 x 34	2.07
	367	5009	20 x 40	3.25
	368	5015	16 x 27	1.55
	369	5018	22 x 44	3.80
	370	5034	18 x 36	2.00
	371	5047	22 x 44	4.95
	372	5081	22 x 44	3.93
	373	5151	18 x 36	1.88
	374	62	12 x 12	.775
	375	50	22 x 34	5.80
	376	53	20 x 30	4.85
				Per yard
	377	571	18	.19
	378	575	20	.21
	379	579	22	.23
Wash cloths				
Bath mats				
Towelings				

[Table as amended by Amendment 10, 7 F.R.
6484, effective 8-22-42]TABLE III—NAME-WOVEN INSTITUTIONAL
MERCHANDISE

A—MARTEX DIVISION

For name woven towels in Style numbers 31, 32, 51 and 52, the seller may add 10 cents per dozen to the maximum prices listed below.

For name woven towels in Style numbers 1, 7, 10, 18, 30, 46, 045, and 45, the seller may add 20 cents per dozen to the maximum prices listed below.

The maximum prices set forth for towels in the style numbers listed below in this Table III-A, are to be discounted as follows for purchases in larger quantities.

Style No.	Dozen of a name	Cents per dozen less than—	Dozen lots
31, 32, 51, and 52	250	5	100</

TABLE III—NAME-WOVEN INSTITUTIONAL
MERCHANDISE—Continued

A—MARTEX DIVISION—continued

The maximum prices for all bath mats, listed in this Table III-A, are to be discounted as follows for purchases in larger quantities:

Dozen of a name:	Cents per dozen
50	25
100	50

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen) (50 dozen lots)	Maximum price (dollars per dozen) (100 dozen lots)
Towels.....	380	1	22 x 44	7.25	7.10
	381	1	24 x 44	7.87	7.72
	382	1	24 x 48	8.39	8.24
	383	1	25 x 50	8.91	8.76
	384	1	27 x 50	9.48	9.33
	385	1	27 x 54	10.20	10.05
	386	7	22 x 44	7.27	7.12
	387	7	24 x 44	7.89	7.74
	388	7	24 x 48	8.41	8.26
	389	7	25 x 50	8.93	8.78
	390	7	27 x 50	9.51	9.36
	391	7	27 x 54	10.23	10.08
	392	10	20 x 40	5.17	5.02
	393	10	22 x 44	5.90	5.75
	394	10	24 x 44	6.27	6.12
	395	10	24 x 48	6.86	6.71
	396	10	25 x 50	7.51	7.36
	397	10	27 x 50	7.81	7.66
	398	10	27 x 54	8.29	8.14
	399	18	20 x 40	5.16	5.01
	400	18	22 x 44	5.89	5.74
	401	18	24 x 44	6.26	6.11
	402	18	24 x 48	6.85	6.70
	403	18	25 x 50	7.50	7.35
	404	18	27 x 50	7.82	7.67
	405	18	27 x 54	8.29	8.14
	406	30	20 x 40	5.16	5.01
	407	30	22 x 44	5.90	5.75
	408	30	24 x 44	6.26	6.11
	409	30	24 x 48	6.86	6.71
	410	30	25 x 50	7.50	7.35
	411	30	27 x 50	7.82	7.67
	412	30	27 x 54	8.30	8.15
	413	31	17 x 27	2.76	2.61
	414	31	20 x 40	4.00	3.85
	415	31	22 x 44	4.61	4.46
	416	31	22 x 48	5.17	5.02
	417	31	24 x 48	5.57	5.42
	418	32	17 x 27	2.76	2.61
	419	32	20 x 40	4.00	3.85
	420	32	22 x 44	4.61	4.46
	421	32	22 x 48	5.18	5.03
	422	32	24 x 48	5.57	5.42
	423	045	22 x 44	6.67	6.52
	424	045	24 x 44	7.24	7.09
	425	045	24 x 48	7.56	7.41
	426	045	25 x 50	8.18	8.03
	427	045	27 x 50	8.61	8.46
	428	045	27 x 54	9.28	9.13
	429	45	22 x 44	6.85	6.70
	430	45	24 x 44	7.47	7.32
	431	45	24 x 48	7.94	7.79
	432	45	25 x 50	8.47	8.32
	433	45	27 x 50	8.99	8.84
	434	45	27 x 54	9.72	9.57
	435	46	22 x 44	6.67	6.52
	436	46	24 x 44	7.24	7.09
	437	46	24 x 48	7.56	7.41
	438	46	25 x 50	8.18	8.03
	439	46	27 x 50	8.61	8.46
	440	46	27 x 54	9.28	9.13
	441	51	17 x 27	2.97	2.82
	442	51	20 x 40	4.69	4.54
	443	51	22 x 44	5.55	5.40
	444	51	22 x 48	5.87	5.72
	445	51	24 x 48	6.32	6.17
	446	52	17 x 27	2.97	2.82
	447	52	20 x 40	4.69	4.54
	448	52	22 x 44	5.55	5.40
	449	52	22 x 48	5.87	5.72
	450	52	24 x 48	6.32	6.17
Wash cloths.....	451	74	11 x 11	1.99
	452	78	12 x 12	1.18
	453	77	12 x 12	1.22

TABLE III—NAME-WOVEN INSTITUTIONAL
MERCHANDISE—Continued

A—MARTEX DIVISION—continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen) (50 dozen lots)	Maximum price (dollars per dozen) (100 dozen lots)
Bath mats.....	454	201	20 x 30	25 dozen lots 6.33
	455	201	20 x 36	7.41
	456	268	20 x 30	8.47
	457	1950	20 x 30	7.92
	458	1960	20 x 30	8.46
	459	278	22 x 36	11.50
	460	1950	22 x 36	10.13
	461	1960	22 x 36	11.38
	462	1960	24 x 42	14.20
	463	288	25 x 45	15.25

[Table as amended by Amendment 10, 7 F.R. 6484, effective 8-22-42]

B—FAIRFAX DIVISION

For name woven in white in styles 820, 822, 826, 828, the seller shall deduct 10 cents per dozen.

For name woven in color in style No. 834, the seller may add 20 cents per dozen.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)	Maximum price (dollars per dozen)
TOWELS					
Name woven through center warp in color.....	464	820/22	17 x 27	50 dozen lots 2.66	100 dozen lots 2.51
			17 x 36	3.36	3.21
			20 x 40	3.90	3.75
			22 x 44	4.50	4.35
			22 x 48	5.07	4.92
			24 x 48	5.46	5.31
	465	826/28	17 x 27	2.87	2.72
			17 x 36	3.67	3.52
			20 x 40	4.59	4.44
			22 x 44	5.44	5.29
			22 x 48	5.76	5.61
			24 x 48	6.21	6.06
Name woven in white either center warp or cross border.	466	834	22 x 44	6.37	6.22
			24 x 44	6.95	6.80
			24 x 48	7.26	7.11
			25 x 50	7.88	7.73
			27 x 50	8.30	8.15
			27 x 54	8.98	8.83
WASH CLOTHS					
Name woven in color.....	467	65	13 x 13	500 dozen lots 1.10	1,000 dozen lots 1.79
BATH MATS					
Name woven through center warp in color.....	468	60	20 x 30	25 dozen lots 5.77	50 dozen lots 5.52
			22 x 34	6.56	6.31
			22 x 36	7.07	6.82

(g) WOODWARD BALDWIN AND COMPANY, 43 WORTH STREET, NEW YORK CITY, SELLING AGENTS FOR GEORGIA KINCAID MILLS, GRIFFIN, GEORGIA

TABLE I—CONSUMER MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels not in matched sets.....	1	3646	16 x 28	0.81
	2	3656	18 x 36	1.20
	3	3672	17 x 32	1.04
	4	3686	20 x 40	1.47
	5	3690	20 x 40	2.36
	6	5050	18 x 36	1.28
	7	5340	20 x 40	1.47
	8	5712	36 x 72	8.38
	9	5822	14 x 28	.86
	10	5824	17 x 36	1.33
	11	5908	14 x 28	.85
	12	5958	20 x 40	1.72
	13	6152	18 x 36	2.15
	14	6182	18 x 36	1.78

(g) WOODWARD BALDWIN AND COMPANY, 43 WORTH STREET, NEW YORK CITY, SELL-
ING AGENTS FOR GEORGIA KINCAID MILLS, GRIFFIN, GEORGIA—Continued

TABLE I.—CONSUMER MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Bath towels not in matched sets.....	15	6246	20 x 40	2.46
	16	6342	20 x 40	1.80
	17	6354	20 x 40	2.34
	18	6412	22 x 44	3.41
	19	6450	22 x 44	2.36
	20	6480	22 x 44	2.62
	21	6486	22 x 44	2.99
	22	6508	22 x 44	2.67
	23	6640	24 x 48	4.20
	24	6672	24 x 46	3.78
	25	6772	22 x 44	3.16
	26	6846	20 x 40	2.35
	27	6848	20 x 40	2.29
	28	6850	20 x 40	2.29
	29	6914	20 x 40	2.35
	30	6916	20 x 40	2.35
	31	7320	20 x 40	2.56
	32	7326	20 x 40	2.66
	33	7382	20 x 40	2.86
	34	7430	22 x 44	3.04
	35	7476	22 x 44	4.66
	36	7574	22 x 44	3.63
Face towels not in matched sets.....	37	6040	15 x 27	1.34
	38	6012	16 x 27	1.77
	39	7130	16 x 27	1.71
	40	7174	16 x 27	2.17
	41	8228	16 x 27	2.38
Wash cloths not in matched sets.....	42	4014	14 x 14	.65
	43	4027/29	11 1/4 x 11 1/4	.34
	44	4028	12 x 12	.42
	45	4030	12 x 12	.42
	46	4036	12 x 12	.52
	47	4038	12 x 12	.41
	48	4042	12 x 12	.52
	49	4050	12 x 12	.41
	50	4054	12 x 12	.36
	51	4056	11 x 11	.36
	52	4150	12 x 12	.52
	53	4178	11 x 11	.36
	54	4232	12 x 12	.70
	55	4288	13 x 13	.83
	56	4330	12 x 12	.77
	57	8028	12 x 12	.77
	58	8032	12 x 12	.78
Toweling.....	59	3006	16"	Per yard .15
	60	3007	36"	.23
	61	3021	16"	.15
	62	3023	18"	.18
	63	3025	20"	.20
	64	3027	22"	.22
	65	3029	24"	.24
	66	3073	36"	.32
Matched sets.....	67	8400	22 x 44	Per dozen 3.69
	68	8200	16 x 27	2.09
	69	8000	13 x 13	.78
	70	8401	22 x 44	3.99
	71	8201	16 x 27	2.09
	72	8500	22 x 44	4.93
	73	8300	16 x 27	2.33
	74	8100	12 x 12	1.03
	75	8501	22 x 44	3.99
	76	8301	16 x 27	2.07
	77	8101	12 x 12	.78
	78	8502	22 x 44	5.05
	79	8302	16 x 27	2.50
	80	8102	12 x 12	1.25
	81	8503	22 x 44	4.71
	82	8303	16 x 27	2.25
	83	8103	12 x 12	1.00
	84	8504	22 x 44	7.82
	85	8304	16 x 27	2.08
	86	8104	12 x 12	.78
	87	8505	22 x 44	3.82
	88	8305	16 x 27	2.08
	89	8105	12 x 12	.78
	90	8506	22 x 44	3.99
	91	8306	16 x 27	2.07
	92	8106	12 x 12	.78
	93	8507	22 x 44	4.93
	94	8307	16 x 27	2.33
	95	8107	12 x 12	1.03
	96	8508	22 x 44	4.71
	97	8308	16 x 27	2.25
	98	8108	12 x 12	1.00
	99	8509	22 x 44	5.05
	100	8309	16 x 27	2.50
	101	8109	12 x 12	1.25

(g) WOODWARD BALDWIN AND COMPANY, 43 WORTH STREET, NEW YORK CITY, SELLING AGENTS FOR GEORGIA KINCAID MILLS, GRIFFIN, GEORGIA—Continued

TABLE I—CONSUMER MERCHANDISE—Continued

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Matched sets.....	102	8550	22 x 44	Per Dozen 5.02
	103	8350	16 x 27	2.47
	104	8150	12 x 12	1.25
	105	8551	22 x 44	5.02
	106	8351	16 x 27	2.47
	107	8151	12 x 12	1.25
	108	8552	22 x 44	5.19
	109	8352	16 x 27	2.50
	110	8152	12 x 12	1.25
	111	8553	22 x 44	5.19
	112	8353	16 x 27	2.50
	113	8153	12 x 12	1.25

TABLE II—PLAIN INSTITUTIONAL MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels.....	114	5007	14½ x 29	1.09
	115	6001	22 x 44	3.93
	116	6005	20 x 40	3.45
	117	6007	22 x 44	4.00
	118	6009	20 x 40	2.46
	119	6013	20 x 40	3.25
	120	6025	16 x 27	1.99
	121	6033	18 x 36	1.91
	122	6035	18 x 36	1.99
	123	6037	18 x 36	2.15
	124	6093	16 x 27	1.62
	125	6123	16 x 27	1.54
	126	6124	16 x 27	1.59
	127	6203	20 x 40	2.35
	128	6207	20 x 40	2.73
	129	6209	20 x 40	2.73
	130	6401	22 x 44	3.26
	131	6403	22 x 44	5.08
	132	6407	22 x 44	3.40
	133	6411	22 x 44	3.40
	134	6413	22 x 44	3.60
	135	6607	24 x 48	4.44
Wash cloths.....	136	4001	12 x 12	.57
	137	4007	12 x 12	.65
	138	4009	12 x 12	.80
Bath mats.....	139	8701	22 x 34	5.59
	140	8706	20 x 30	4.26

TABLE III—NAME-WOVEN INSTITUTIONAL MERCHANDISE

For name woven in color in Style numbers 9000/2, 9012/14, and 9034, the seller may add 10 cents per dozen to the maximum prices set forth below.

For name woven in color in Style numbers 9004 and 9026/28, the seller may add 20 cents per dozen to the maximum prices set forth below.

The maximum prices set forth in this Table III are to be discounted as follows for purchases in larger quantities:

Dozen of a name	Cents per dozen less than	Dozen lots
250.....	5	100
500.....	10	100
1000.....	15	100

For colored filling in bath mats, the seller may add 35 cents per dozen to the maximum prices listed below.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)	Maximum price (dollars per dozen)
Towels.....	141	9000/2.....	17 x 27	50 dozen lots 2.56	100 dozen lots 2.41
	142	9000/2.....	17 x 36	3.26	3.11
	143	9000/2.....	20 x 40	3.79	3.64
	144	9000/2.....	22 x 44	4.40	4.25
	145	9000/2.....	22 x 48	4.96	4.81
	146	9000/2.....	24 x 48	5.35	5.20
	147	9004.....	22 x 44	6.48	6.33
	148	9004.....	22 x 48	7.10	6.95
	149	9004.....	24 x 44	7.05	6.90
	150	9004.....	24 x 48	7.38	7.23
	151	9004.....	27 x 54	9.10	8.95
	152	9012/14.....	17 x 27	2.77	2.62
	153	9012/14.....	17 x 36	3.57	3.42
	154	9012/14.....	20 x 40	4.49	4.34
	155	9012/14.....	22 x 44	5.35	5.20
	156	9012/14.....	22 x 48	5.67	5.52
	157	9012/14.....	24 x 48	6.11	5.96
	158	9034.....	20 x 40	3.38	3.23
	159	9034.....	22 x 44	3.91	3.76
	160	9026/28.....	22 x 44	5.72	5.57
	161	9026/28.....	22 x 48	6.14	5.99
	162	9026/28.....	24 x 44	6.09	5.94
	163	9026/28.....	24 x 48	6.68	6.53
	164	9026/28.....	27 x 54	8.13	7.98
				Dollars per dozen	
	165	9006.....	22 x 44	4.32	
	166	9008.....	22 x 44	4.32	
Bath mats.....	167	9100.....	22 x 34	50 dozen lots 7.59	50 dozen lots 7.34

(h) BLAIR MILLS, BELTON, SOUTH CAROLINA

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Turkish towels....	1	239	16 x 30	\$0.94
	2	265	17½ x 34	1.14
	3	130	17½ x 34	1.15
	4	407	19 x 39	1.46
	5	420	19 x 39	1.46
	6	421	19 x 39	1.46
	7	408	19 x 39	1.51
	8	711	20 x 40	1.93
	9	719	20 x 40	1.98
	10	723	20 x 40	1.98

[Paragraph (h) added by Amendment 10, 7 F.R. 6484, effective 8-22-42]

(i) MUSCOGEE MANUFACTURING COMPANY, COLUMBUS, GEORGIA

For irregulars of terry products manufactured by Muscogee Manufacturing Company the maximum prices set forth herein shall be as follows:

Percent of the maximum prices set forth below
Seconds:
Other than name-woven..... 95
Name-woven..... 85

Percent of the average price per pound of firsts invoiced during preceding month
Thirds..... 75
Samples, longs, and shorts..... 85

TABLE I—CONSUMER MERCHANDISE

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels.....	1	2.....	36 x 68	7.81
	2	G-4.....	17 x 30	1.28
	3	19.....	36 x 68	7.80
	4	H-114.....	14 x 24	.81
	5	H-120.....	21 x 13	.59
	6	H-147W.....	16 x 32	1.31
	7	H-147C.....	16 x 32	1.32
	8	175.....	15 x 26	1.07
	9	180.....	15 x 26	1.07
	10	185.....	16 x 30	1.24
	11	192.....	18 x 36	1.49
	12	253.....	15 x 29½	.95
	13	277.....	22 x 44	3.15
	14	278.....	18 x 34	1.41
	15	278A.....	18 x 32	1.34
	16	280.....	15 x 29½	1.08
	17	330.....	24 x 48	4.85
	18	340.....	19½ x 40	2.81
	19	364.....	20 x 40	2.65
	20	364A.....	20 x 40	2.53
	21	406.....	20 x 40	2.63
	22	413X.....	13 x 26½	.95
	23	551A.....	22 x 44	5.13
	24	551B.....	22 x 44	4.52
	25	551C.....	17 x 29	2.67
	26	612.....	19 x 38	3.07
	27	618.....	20 x 40	2.92
	28	618A.....	20 x 40	3.00
	29	678.....	20 x 40	2.18
	30	682.....	22 x 44	3.04
	31	683A.....	16 x 28	1.61
	32	723.....	18 x 36	1.29
	33	724.....	17 x 30	1.23
	34	764R.....	19 x 38½	2.88
	35	764X.....	19 x 38½	2.91
	36	768.....	22 x 44	2.17
	37	794.....	20 x 36	2.93
	38	823.....	16½ x 22	1.20
	39	1627W.....	16½ x 27	1.48
	40	1627C.....	16½ x 27	1.50
	41	1629W.....	17 x 27	1.78
	42	1629C.....	17 x 27	1.80
	43	2045.....	20 x 40	2.09
	44	2059.....	16½ x 30	1.08
	45	2468.....	18 x 36	1.60
	46	2469.....	20 x 40	1.94

(1) MUSCOGEE MANUFACTURING COMPANY, COLUMBUS, GEORGIA—Con.

TABLE I—CONSUMER MERCHANDISE—Con.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels.....	47	2470.....	22 x 44	2.81
	48	2473.....	22 x 44	3.02
	49	2991.....	23 x 46	3.14
	50	3011.....	22½ x 44	2.99
	51	3012.....	22 x 44	3.12
	52	3014A.....	22 x 44	3.92
	53	4308A.....	19½ x 18	.91
	54	4321.....	20 x 40	2.88
	55	5286.....	18 x 36	1.57
	56	5287.....	20 x 40	1.89
	57	5288.....	22 x 44	2.28
	58	6078.....	16 x 28	1.64
	59	6079.....	22 x 44	3.04
	60	6079A.....	21 x 42	2.90
	61	7513.....	17½ x 36	1.88
	62	8002.....	18 x 36	1.41
	63	8003.....	20 x 40	1.85
	64	8016.....	16 x 28	1.33
	65	8019.....	20 x 42	3.01
	66	8031.....	36 x 68	8.32
	67	8043.....	14 x 26	.82
	68	8044.....	20 x 40	4.00
	69	8049.....	16 x 28	1.73
	70	8058.....	16 x 27	1.90
	71	8059.....	16 x 27	2.02
	72	8063.....	17 x 34	2.26
	73	8065.....	22 x 44	2.84
	74	8067.....	18 x 36	1.92
	75	8068.....	20 x 40	2.18
	76	8069.....	22 x 44	2.62
	77	8071.....	20 x 40	2.95
	78	8073.....	20 x 40	1.89
	79	8074.....	18 x 36	1.58
	80	8077.....	16 x 28	1.47
	81	8078.....	22 x 44	2.85
	82	8082.....	22 x 44	3.68
	83	8092.....	22 x 44	4.01
	84	8097.....	20 x 40	1.67
	85	8098.....	20 x 40	1.62
	86	8100.....	14½ x 29	.79
	87	8103.....	20 x 40	2.19
	88	8124.....	20 x 44	3.59
	89	8129.....	22 x 44	3.64
	90	8130.....	17 x 27	1.98
	91	8132.....	20 x 40	2.52
	92	8144.....	20 x 40	1.88
	93	8157.....	16 x 28	1.56
	94	8161.....	17 x 34	1.26
	95	8162.....	22 x 44	3.59
	96	8163.....	16 x 27	2.13
	97	8165.....	25 x 48	5.90
	98	8167.....	20 x 40	3.27
	99	8170.....	22 x 44	4.02
	100	8173.....	28 x 56	5.03
	101	8174.....	36 x 68	7.80
	102	8175.....	28 x 56	5.49
	103	8177.....	16 x 28	2.15
	104	8179.....	20 x 40	2.53
	105	8180.....	16 x 32	1.74
	106	8181.....	28 x 56	4.58
	107	8182.....	20 x 40	2.31
	108	8183.....	20 x 40	2.77
	109	8185.....	22 x 44	3.00
	110	8186.....	16 x 27	1.23
	111	8187.....	24 x 48	5.75
	112	8199.....	20 x 40	1.73
	113	8202A.....	17 x 34	1.21
	114	8203.....	18 x 36	1.72
	115	8205.....	16 x 32	1.27
	116	8210.....	22 x 44	3.43
	117	8211.....	17 x 27	2.00
	118	8211A.....	17 x 27	1.93
	119	8224.....	20 x 40	2.05
	120	8225.....	22 x 44	2.47
	121	8226.....	18 x 36	1.66
	122	8227.....	20 x 40	1.94
	123	8229.....	22 x 44	2.43
	124	8232.....	20 x 40	1.82
	125	8233.....	18 x 36	1.45
	126	8235.....	20 x 40	1.85
	127	8236.....	16 x 27	1.95
	128	8246.....	16 x 27	1.95
	129	8247.....	14½ x 29	.93
	130	8248.....	16 x 27	1.90
	131	8249.....	20 x 40	1.40
	132	8253.....	16 x 28	1.29
	133	8259.....	18 x 36	2.52
	134	8262.....	16 x 26	1.94
	135	8264.....	22 x 44	3.59
	136	8267.....	18 x 36	1.58
	137	8268.....	20 x 40	1.91
	138	8280.....	20 x 40	2.82
	139	8283X.....	22 x 44	3.06
	140	8284.....	16 x 28	1.58
	141	8286.....	36 x 68	10.08
	142	8287.....	18 x 36	1.92
	143	8288.....	20 x 40	2.20
	144	8289.....	22 x 44	2.61
	145	8290.....	18 x 36	1.86

(1) MUSCOGEE MANUFACTURING COMPANY, COLUMBUS, GEORGIA—Con.

TABLE I—CONSUMER MERCHANDISE—Con.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Towels.....	146	8292.....	22 x 44	2.49
	147	8293.....	20 x 40	2.74
	148	8294.....	28 x 56	5.54
	149	8295.....	16 x 32	1.94
	150	8296.....	28 x 56	5.17
	151	8303.....	20 x 40	2.19
	152	8304.....	15 x 30	1.16
	153	8305.....	16 x 28	2.21
	154	8310.....	22 x 44	2.97
	155	8311.....	22 x 44	2.43
	156	8313.....	22 x 44	2.47
	157	8316.....	18 x 36	1.80
	158	8321.....	14½ x 28	.89
	159	8330.....	20 x 40	2.01
	160	8331.....	18 x 36	1.69
	161	8332.....	20 x 40	2.05
	162	8333.....	18 x 36	1.71
	163	8336.....	22 x 44	2.82
	164	8340.....	18 x 36	2.02
	165	8341.....	18 x 36	2.04
	166	8342.....	18 x 36	2.16
	167	8343.....	22 x 44	3.28
	168	8344.....	22 x 44	3.23
	169	8350.....	16 x 28	1.84
	170	8352.....	16 x 28	1.83
	171	8353.....	22 x 44	3.30
	172	8354.....	16 x 28	1.84
	173	8355W.....	28 x 56	4.51
	174	8355C.....	28 x 56	4.90
	175	8360W.....	20 x 42	2.42
	176	8360C.....	20 x 42	2.68
	177	8361.....	18 x 36	1.62
	178	8362.....	20 x 40	1.92
	179	8363.....	22 x 44	2.40
	180	8364.....	16 x 27	1.98
	181	8365.....	22 x 48	4.28
	182	8366.....	17 x 32	1.18
	183	8370.....	18 x 32	1.21
	184	8372.....	18 x 36	1.73
	185	8373.....	20 x 40	2.05
	186	8374.....	22 x 44	2.45
	187	8375.....	22 x 44	2.72
	188	8376.....	18 x 36	1.83
	189	8380.....	22 x 44	2.80
	190	8381.....	18 x 36	1.82
	191	8382.....	16 x 32	1.24
	192	8383.....	16 x 32	1.24
	193	8384.....	18 x 36	2.04
	194	8385.....	22 x 44	3.60
	195	8386.....	16 x 27	1.75
	196	8389.....	18 x 30	1.14
	197	8393.....	20 x 40	2.59
	198	8394.....	15 x 26	1.44
	199	8401.....	28 x 56	4.24
	200	8406.....	22 x 44	2.85
	201	8410.....	18 x 36	1.92
	202	8415.....	20 x 40	2.74
	203	8421.....	22 x 44	2.85
	204	8422.....	16 x 27	1.50
	205	8423.....	15 x 26	1.08
	206	8424.....	22 x 44	3.73
	207	8425.....	16 x 27	1.75
	208	8426.....	15 x 27	1.55
	209	8430.....	20 x 40	2.72
	210	8431.....	22 x 44	3.19
	211	8432.....	15 x 27	1.50
Bath Mats.....	212	7.....	20 x 30	6.91
	213	8.....	22 x 32	7.01
	214	17.....	21 x 33	5.14
	215	15.....	12 x 12	.55
	216	36.....	12 x 12	.40
	217	53.....	12 x 12	.37
	218	61.....	12 x 12	.42
	219	79.....	12 x 12	.50
	220	84.....	13½ x 14	.91
	221	84A.....	13½ x 14	.86
	222	110.....	12 x 12	.41
	223	115.....	12 x 12	.52
	224	134.....	12 x 12	.48
	225	163.....	12 x 12	.52
	226	7066.....	12 x 12	.38
	227	7013.....	12 x 12	.44
	228	7023.....	12 x 12	.48
	229	7023A.....	12 x 12	.48
	230	7024.....	12 x 12	.51
	231	7025.....	12 x 12	.59
	232	7027.....	12 x 12	.42
	233	7030.....	20 x 15	.58
	234	7031.....	12 x 12	.54
	235	7036.....	12 x 12	.66
	236	7037.....	12 x 12	.56
	237	7038.....	12 x 12	.49
	238	7046.....	15 x 15	.62
	239	7047.....	12 x 12	.58
	240	7048.....	12 x 12	.63
	241	7051.....	12 x 12	.76
	242	7052.....	12 x 12	.55
	243	7053.....	12 x 12	.53
	244	7054.....	12 x 12	.58

(1) MUSCOGEE MANUFACTURING COMPANY, COLUMBUS, GEORGIA—Con.

TABLE I—CONSUMER MERCHANDISE—Con.

Type of merchandise	Reference No.	Style No.	Size (Inches)	Maximum price (dollars per dozen)
	245	7055.....	12 x 12	.53
	246	7059.....	12 x 12	.59
	247	7060.....	12 x 12	.47
	248	7061.....	12 x 12	.47
	249	7062.....	11 x 11	.35
	250	7067.....	12 x 12	.54
	251	7069.....	12 x 12	.45
	252	7070.....	12 x 12	.47
	253	7071.....	12 x 12	.48
	254	7072.....	12 x 12	.59
	255	7073.....	12 x 12	.53
	256	7074.....	11½ x 11½	.42
	257	7075.....	12 x 12	.79
	258	7077.....	12 x 12	.61
	259	7078.....	12 x 12	.49
	260	7079.....	12 x 12	.75
	261	7082.....	12 x 12	.62
	262	7083.....	12 x 12	.39
	263	7084.....	12 x 12	.59
	264	7085.....	12 x 12	.59
	265	7086.....	12 x 12	.58
	266	7087.....	12 x 12	.44
	267	7088.....	12 x 12	.42
	268	7089.....	12 x 12	.46
	269	7090.....	12 x 12	.49
	270	7091.....	12 x 12	.52
	271	7092.....	11 x 11	.33
	272	7093.....	11 x 11	.33
	273	7094.....	12 x 12	.69
	274	7095.....	12 x 12	.49
	275	7096.....	11 x 11	.48
	276	7103.....	12 x 12	.52
	277	7104.....	12 x 12	.70
	278	7105.....	12 x 12	.52
	279	7110.....	12 x 12	.68
	280	7111.....	12 x 12	.56
Matched sets.	281	Mayflower 1.....	22 x 44	5.14
	282	Mayflower 2.....	16 x 28	2.55
	283	Mayflower 3.....	12 x 12	.97
	284	Mayflower 4.....	22 x 32	8.19
	285	Floral 1.....	22 x 44	5.14
	286	Floral 2.....	16 x 28	2.51
	287	Floral 3.....	12 x 12	.97
	288	Floral 4.....	22 x 32	8.19
	289	Wildrose 1.....	22 x 44	4.29
	290	Wildrose 2.....	16 x 27	2.16
	291	Wildrose 3.....	12 x 12	.86
	292	Primrose 1.....	22 x 44	4.29
	293	Primrose 2.....	16 x 27	2.16
	294	Primrose 3.....	12 x 12	.86
Toweling-----	295	B. R. #1.....	41	Per yard 0.29½
	296	P. W. A. #1.....	20	.15½
	297	P. W. A. #2.....	20	.16½
	298	27-T-20.....	28	.34
	299	36X.....	36	.29½
	300	38X.....	36	.35
	301	156X.....	22	.19½
	302	304.....	32	.42
	303	305.....	33	.43½
	304	306.....	34	.44½
	305	308.....	35	.44½
	306	340X.....	19½	.19½
	307	551B.....	21½	.29½
	308	793X.....	19½	.21
	309	794X.....	20	.24
	310	1636.....	18	.12½
	311	2048W.....	18	.17
	312	2048O.....	18	.17½
	313	3011.....	22½	.20
	314	4308.....	20	.13½
	315	4309.....	18	.14½
	316	9019W.....	36	.38½
	317	9019O.....	36	.45½
	318	9022.....	36	.34
	319	9026.....	36	.29½
	320	9027.....	36	.29½
	321	9031.....	36	.29½
	322	9038.....	36	.28½
	323	9039.....	36	.32
	324	9043X.....	36	.28½
	325	9048.....	36	.29½
	326	9048A-W.....	36	.28
	327	9048A-O.....	36	.32½
	328	9057.....	36	.29½
	329	9059.....	36	.30½
	330	9068W.....	36	.29½
	331	9068O.....	36	.33½
	332	9069W.....	36	.29½
	333	9069O.....	36	.33½
	334	9070W.....	36	.29½
	335	9070O.....	36	.33½
	336	9071.....	36	.27½
	337	9077.....	36	.27
	338	9084.....	36	.26½
	339	9085.....	34	.33½
	340	9087.....	36	.36
	341	9088.....	18	.20½

(4) MUSCOGEE MANUFACTURING COMPANY, COLUMBUS, GEORGIA—CON.

TABLE I—CONSUMER MERCHANDISE—CON.

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen)
Toweling	342	9094	18	Per yard .13½
	343	9097	36	0.28½
	344	9098	36	.23½
	345	9099	36	.28
	346	9100	36	.28
	347	9101	36	.28
	348	9102	36	.27
	349	9106	24	.23½
	350	9111	36	.34½

TABLE II—NAME-WOVEN INSTITUTIONAL MERCHANDISE TOWELS—BATH MATS

For name woven in color, the seller may add 15 cents per dozen to the prices set forth below.

For name woven in white across both ends, the seller may add 20 cents per dozen to the prices set forth below.

For turned selvages, the seller may add 15 cents per dozen to the prices set forth below.

For purchases in quantities of 25 dozen or less of a name, the seller may add 10 cents per dozen to the 50-dozen-lot prices set forth below.

The maximum prices set forth in this Table II are to be discounted as follows, for purchases in larger quantities:

Dozen of a name	Cents per dozen less than	Dozen lots
250.....	5	100
500.....	10	100
1,000.....	15	100

Type of merchandise	Reference No.	Style No.	Size (inches)	Maximum price (dollars per dozen) 50 dozen lots	Maximum price (dollars per dozen) 100 dozen lots
TOWELS					
Name woven in white thru center.....	351	1026	16 x 26	1.93	1.78
			16 x 27	2.01	1.86
			16 x 30	2.23	2.08
			16 x 32	2.39	2.24
	352	1054	20 x 40	5.52	5.37
			22 x 44	6.65	6.50
			24 x 44	7.24	7.09
			24 x 48	7.91	7.76
	353	1056	25 x 50	8.57	8.42
			20 x 40	3.97	3.82
			22 x 44	4.80	4.65
			22 x 48	5.24	5.09
	354	1062	24 x 48	5.72	5.57
			22 x 44	5.86	5.71
			24 x 48	6.15	6.00
			24 x 48	6.97	6.82
	355	1070	25 x 50	7.35	7.20
			22 x 44	6.42	6.27
			24 x 44	7.00	6.85
			24 x 48	7.64	7.49
			25 x 50	8.29	8.14
			27 x 50	8.93	8.78
	356	1113	22 x 44	9.70	9.55
Bath mat.....	357	117	21 x 33	6.33	6.18
Name woven in white thru center.....	358	6	20 x 30	6.93	6.78
				7.86	7.71

[Paragraph (4) added by Amendment 10, 7 F.R. 6484, effective 8-22-42]

(vi) *Maximum prices for sales of name-woven institutional towels by wholesalers and jobbers.* This subdivision applies to all sales of name-woven institutional towels by persons other than producers.

The maximum price for any sale of name-woven institutional towels by persons other than producers shall be the maximum price determined in accordance with the General Maximum Price Regulation, adjusted as follows:

(a) If the maximum price determined under the General Maximum Price Regulation is based on an offering price for delivery during March 1942, of the same or a similar commodity, no adjustment shall be made.

(b) If the maximum price determined under the General Maximum Price Regulation is based on a delivery made during March 1942, of the same or a similar commodity, the seller shall determine the actual cost to him of the commodity delivered in March and the replacement

cost under this regulation. He shall then adjust his maximum price computed under the General Maximum Price Regulation by the difference (in dollars and cents) between the actual cost of the commodity delivered in March 1942, and the replacement cost thereof: *Provided*, That if such adjustment results in a maximum price which is less than 107½ percent of replacement cost, then the maximum price shall be 107½ percent of replacement cost. As used herein the term "actual cost" means the net price actually paid after deducting all discounts allowed by the producer. The term "replacement cost" means the net maximum price permitted to producers by this regulation at the time a particular sale is made by a person other than a producer.

[Paragraph (vi) added by Amendment 16, 8 F.R. 2338, effective 2-27-43]

[Paragraph (26) added by Amendment 6, 7 F.R. 5405, effective 7-13-42]

(27) *Blankets, blanketing, and blanket-robe cloth.* (i) The maximum prices established herein for blankets, blanketing, and blanket-robe cloth shall apply to such products regardless of whether they are made in a cotton or in a woolen or worsted mill.

(ii) The maximum prices for blankets, blanketing, and blanket-robe cloth set forth below are subject to terms of 2 per cent 10 days, 60 extra, with anticipation for payment allowed (a) at the rate of 3 per cent per annum for any payment made prior to July 13, 1942, and (b) at the rate of 6 per cent per annum for any payment made on or after July 13, 1942. Where longer terms are granted, no extra charge shall be made for the extension of credit and anticipation shall be allowed at the rates specified immediately above.

(iii) No seller shall discontinue or alter to the prejudice of a purchaser any discount or service granted or rendered to purchasers of the same general class during the period in which it opened its 1942 line. Section 1400.108 (b) (3) shall not apply to sales of blankets, blanketing, and blanket-robe cloth.

(iv) The maximum price for seconds shall be not more than 90 per cent of the base maximum prices set forth in (viii) and (ix) below.

(v) In addition to the base maximum prices set forth in (viii) and (ix) below, additional put-up charges may be made as follows:

	Cents per blanket
For bagging of blankets.....	3
For boxing of blankets.....	20

Provided, That where the base maximum price is predicated on one type of put-up the allowable charge hereunder for such put-up shall be deducted from the base maximum price before the allowable charge for the actual put-up furnished is added.

(vi) (a) In addition to the base maximum prices set forth in (viii) and (ix) below, the charges set forth in (b), (c), and (d) below may be made for binding: *Provided*, That where the base maximum price is predicated on one type of binding, the allowable charge hereunder for such binding shall be deducted from the base maximum price before the allowable charge for the actual binding furnished is added.

(b) The following are maximum charges for the binding of blankets, ends only.

	Sateen	Rayon taffeta	Acetate satin	Reversible rayon satin
	Cents	Cents	Cents	Cents
1".....	8	10	12
1½".....	10	12½	15
2".....	12	15	18
3".....	15	18½	22½	42½
4".....	20	25	30	50
5".....	25	31½	37½
6".....	30	37½	45

(c) For binding of blankets all around (i. e., ends and sides) the maximum charge shall be $2\frac{1}{2}$ times the maximum charges shown in (b) above.

(d) For binding with mortised corners, a charge of $7\frac{1}{2}$ cents per blanket higher than the maximum charges provided for in (b) and (c) above may be made.

(vii) For stitching or hemming a seller may make a charge in addition to the base maximum prices set forth in (viii) and (ix) below: *Provided*, That such

charge may be made only if an extra charge was made therefor at the opening of the 1942 season and shall not exceed the charge then made for the same type of stitching or hemming.

(viii) The base maximum price for blankets, blanketing, or blanket-robe cloth of any style not specifically listed in (ix) below shall be determined in accordance with the following classification.

[Proviso revoked by Amendment 11, 7 F.R. 7451, effective 9-24-42]

Class	Type	Subtype	Description	Base maximum price
I	A ¹		Blankets manufactured on cotton system entirely of American cotton, stitched ends, with or without borders, unwrapped:	
			Single-woven plaid pairs and solid white, gray, or tan pairs:	<i>Per pound of finished weight</i>
		A-1	Finished weight less than 4 oz. per sq. yd.	55½ cents.
		A-2	Finished weight 4.01 to 4.30 oz. per sq. yd.	54¾ cents.
		A-3	Finished weight 4.31 to 4.75 oz. per sq. yd.	53¾ cents.
		A-4	Finished weight 4.76 or more oz. per sq. yd.	52¾ cents.
	B ¹		Single-woven solid-color (other than white, gray, and tan) pairs.	1 cent more than type A;
	C		Double-woven pairs or singles (except Jacquards).	53¾ cents.
	D		Single-woven white or gray sheet blankets (single blankets only).	54¾ cents.
	E		Single-woven colored (other than gray) sheet blankets (single blankets only).	55¾ cents.
II	F		Single-woven bleached white sheet blankets (single blankets only).	57½ cents.
	G		Single-woven bleached colored sheet blankets (single blankets only).	58½ cents.
	H		Blankets manufactured of 95 percent cotton and 5 percent wool or entirely of cotton, raw edge, with or without borders:	<i>Per pound of finished weight, including weight of binding</i>
			Blankets made of 5 percent wool (other than re-processed or re-used) and of Asiatic cotton, with American cotton warp and core yarns: single-woven plaid or solid-colored pairs and singles, bagged.	60 cents. ²
		H-1	Blankets made of American cotton warp and core yarns, balance Asiatic cotton: single-woven plaid or solid-colored pairs and singles, bagged.	57 cents. ²
		J	Blankets made of American cotton or cotton waste warp and core yarns, and a blend of 5 percent (of weight of blanket) wool, reprocessed or re-used wool, and of cotton and/or waste, Asiatic and/or American: single-woven plaid or solid-colored pairs and singles, not bagged.	55 cents. ²
		J-1	Blankets of the same fiber content as type J except for the substitution of cotton or cotton waste for the 5 percent wool: single-woven plaid or solid-colored pairs and singles, not bagged.	52¾ cents.
	K		Double-woven plain color fancy or reversible pairs or single blankets (except Jacquards):	
		K-H	Same fiber content and put-up as type H.	62 cents. ²
		K-H-1	Same fiber content and put-up as type H-1.	59 cents. ²
		K-J	Same fiber content and put-up as type J.	57 cents. ²
		K-J-1	Same fiber content and put-up as type J-1.	54½ cents. ²
III	L		All-cotton jacquard blankets (except crib blankets) made with American cotton warp and core yarns, balance of Asiatic cotton:	
			Double-woven pairs, 72" x 84", finished weight 5½ pounds (including weight of binding), bagged, raw edge.	63½ cents. ²
		L-1	Double-woven pairs, 70" x 80", finished weight 5 pounds (including weight of binding), bagged, raw edge.	66 cents. ²
		M	Double-woven single blankets, 66" x 90", finished weight 2½ pounds, hemmed ends, not bagged.	60½ cents.

¹ For blankets of type A or B cut into singles and stitched, the base maximum price shall be one-half of the pair price plus 1¼ cents per single.

² For blankets of types H, H-1, J, J-1 and K manufactured without core yarns the base maximum price shall be 2 cents per pound less than that shown above.

³ The base maximum price for singles of types L and L-1 shall be one-half the base maximum price of the pair.

Class	Type	Subtype	Description	Base maximum price
III— (cont.)				<i>Per pound of finished weight, including weight of binding</i>
	M-1		All-cotton jacquard blankets, etc.—con. All other blankets in Class III.	134 percent of the opening price for the 1940 season, or 100 percent of the opening price for the 1942 season, whichever is lower.
IV			Jacquard blankets manufactured on the cotton system entirely of American cotton.	(9).
V			Crib blankets.	(9).
VI			Blanket-robe cloth made on the cotton system entirely of American cotton.	(9).
VII			Blanket-robe cloth made of American cotton warp and/or core yarns, balance Asiatic cotton.	(9).
VIII			Blankets made of a mixture of cotton and rayon or of a mixture of cotton, rayon, and wool, with or without borders, bagged, raw edge.	
	N		Blankets made of American cotton warp and core yarns, 25 percent cut staple rayon, balance Asiatic cotton: single-woven plaid and solid-color pairs and singles.	59½ cents.
	O		Same fiber content as type N: double-woven plain-color, fancy, or reversible pairs or singles (except Jacquards).	61½ cents.
	P		Blankets made of 25 percent cut staple rayon, 5 percent wool (other than reprocessed or re-used), American cotton warp and core yarns, balance Asiatic cotton: fancy, or reversible pairs or singles (except Jacquards).	64½ cents.

* All current styles of products in these classes are listed in (ix) below.

(ix) The following are the base maximum prices for blankets, blanketing, and blanket-robe cloth of the styles listed below.

(a) BEACON MANUFACTURING COMPANY, 180 MADISON AVENUE, NEW YORK, N. Y.

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds		Binding	Put-up	Base maximum price	
					Pairs	Singles			Pairs	Singles
1	Foreign Cotton Jacquard Pairs.....	Class III.	Fauna.....	70 x 80.....	4.71		4" Sateen.....	Bagged.....	\$3.40	
2	Foreign Cotton Jacquard Pairs.....	Class III.	P Plaid.....	72 x 84.....	5.12		4" Sateen.....	Bagged.....	3.65	
3	Foreign Cotton Jacquard Singles.....	Class III.	Midway.....	60 x 80.....		2.00	Hemmed.....	Bagged.....		\$1.50
4	Foreign Cotton Jacquard Singles.....	Class III.	York.....	70 x 80.....		2.44	Hemmed.....	Bagged.....		1.675
5	Foreign Cotton Jacquard Singles.....	Class III.	Kismet.....	70 x 80.....		2.44	3" Sateen.....	Bagged.....		1.775
6	Foreign Cotton Jacquard Singles.....	Class III.	Mistral.....	66 x 80.....		2.30	3" Sateen.....	Bagged.....		1.775
7	Foreign Cotton Jacquard Singles.....	Class III.	Winton.....	70 x 80.....		2.44	3" Sateen.....	Bagged.....		1.775
8	Foreign Cotton Jacquard Singles.....	Class III.	Salem.....	72 x 84.....		2.80	4" Sateen.....	Bagged.....		1.945
9	Foreign Cotton Jacquard Singles.....	Class III.	Curlew.....	72 x 84.....		2.85	4" Acetate Satin.....	Bagged.....		2.50
10	Foreign Cotton Jacquard Singles.....	Class III.	Savoy.....	72 x 84.....		3.00	4" Acetate Satin.....	Bagged.....		2.50
11	Foreign Cotton Jacquard Singles.....	Class III.	Priscilla.....	72 x 84.....		3.00	4" Acetate Satin.....	Bagged.....		2.50
12	Foreign Cotton Jacquard Singles.....	Class III.	Yukon.....	72 x 84.....		3.75	4" Sateen.....	Bagged.....		3.25
13	Foreign Cotton Jacquard Singles.....	Class III.	Toba.....	60 x 80.....		2.04	Hemmed.....	Bagged.....		1.50
14	Foreign Cotton Jacquard Singles.....	Class III.	Huron.....	70 x 80.....		2.44	Hemmed.....	Bagged.....		1.675
15	Foreign Cotton Jacquard Singles.....	Class III.	Agawam.....	70 x 80.....		2.44	3" Sateen.....	Bagged.....		1.775
16	Foreign Cotton Jacquard Singles.....	Class III.	Wigwam.....	72 x 84.....		2.85	4" Acetate Satin.....	Bagged.....		2.50
17	Foreign Cotton Jacquard Singles.....	Class III.	Inca.....	72 x 84.....		3.75	4" Sateen.....	Bagged.....		3.25
18	Foreign Cotton Jacquard Singles.....	Class III.	Magnet.....	66 x 80.....		2.25	3" Sateen.....	Bagged.....		1.775
19	Foreign Cotton Jacquard Singles.....	Class III.	Mingo.....	60 x 80.....		2.05	2" Sateen Around.....	Bagged.....		1.775
20	Foreign Cotton Jacquard Singles (Special).....	Class III.	Waste.....	66 x 80.....		1.87	Hemmed.....	Unwrapped.....		1.05
21	Foreign Cotton Jacquard Singles (Special).....	Class III.	Waste.....	70 x 80.....		2.50	Hemmed.....	Unwrapped.....		1.40
22	Foreign Cotton Jacquard Pairs.....	L.....	Northfield.....	72 x 84.....	5.50		4" Sateen.....	Bagged.....	3.625	
23	95% Cotton 5% Wool Plaid Pairs.....	H.....	Opal.....	66 x 80.....	2.75		3" Sateen.....	Bagged.....	1.80	
24	95% Cotton 5% Wool Plaid Pairs.....	H.....	Lenox.....	70 x 80.....	3.00		3" Sateen.....	Bagged.....	1.95	
25	95% Cotton 5% Wool Plaid Pairs.....	H.....	Comet.....	72 x 84.....	3.75		4" Sateen.....	Bagged.....	2.45	
26	95% Cotton 5% Wool Plaid Pairs.....	H.....	Biltmore.....	72 x 84.....	4.00		4" Sateen.....	Bagged.....	2.60	
27	95% Cotton 5% Wool Plaid Singles.....	H.....	Alton.....	66 x 80.....		1.375	3" Sateen.....	Bagged.....		.975
28	95% Cotton 5% Wool Plaid Singles.....	H.....	Falcon.....	70 x 80.....		1.50	3" Sateen.....	Bagged.....		1.05
29	95% Cotton 5% Wool Plaid Singles.....	H.....	Castle.....	72 x 84.....		1.875	4" Sateen.....	Bagged.....		1.325
30	95% Cotton 5% Wool Plaid Singles.....	H.....	Parkway.....	72 x 84.....		2.00	4" Sateen.....	Bagged.....		1.40
31	95% Cotton 5% Wool Reversible Single.....	K(H).....	Amboy.....	70 x 80.....		2.50	3" Sateen.....	Bagged.....		1.70
32	American Cotton Sheet Blankets.....	F.....	110.....	70 x 84.....		1.25	Stitched.....	Unwrapped.....		.7187
33	American Cotton Sheet Blankets.....	F.....	120.....	70 x 90.....		1.34	Stitched.....	Unwrapped.....		.7705
34	American Cotton Sheet Blankets.....	F.....	130.....	70 x 99.....		1.48	Stitched.....	Unwrapped.....		.851
35	American Cotton Sheet Blankets.....	F.....	140.....	70 x 108.....		1.61	Stitched.....	Unwrapped.....		.9257
36	American Cotton Sheet Blankets.....	F.....	150.....	80 x 99.....		1.83	Stitched.....	Unwrapped.....		.8797
37	American Cotton Sheet Blankets.....	F.....	160.....	80 x 99.....		1.68	Stitched.....	Unwrapped.....		.865
38	American Cotton Sheet Blankets.....	F.....	170.....	80 x 108.....		1.84	Stitched.....	Unwrapped.....		1.058
39	American Cotton Sheet Blankets.....	F.....	230.....	72 x 90.....		1.64	Stitched.....	Unwrapped.....		.943
40	American Cotton Sheet Blankets.....	F.....	240.....	72 x 99.....		1.80	Stitched.....	Unwrapped.....		1.035
41	American Cotton Sheet Blankets.....	F.....	250.....	72 x 108.....		1.97	Stitched.....	Unwrapped.....		1.1327
42	American Cotton Sheet Blankets.....	F.....	260.....	81 x 90.....		1.85	Stitched.....	Unwrapped.....		1.0637
43	American Cotton Sheet Blankets.....	F.....	270.....	81 x 99.....		2.03	Stitched.....	Unwrapped.....		1.1672
44	American Cotton Sheet Blankets.....	F.....	280.....	81 x 108.....		2.21	Stitched.....	Unwrapped.....		1.2707
45	American Cotton Sheet Blankets (Colored).....	G.....	125.....	70 x 90.....		1.34	Stitched.....	Unwrapped.....		.7839
46	American Cotton Sheet Blankets (Colored).....	G.....	165.....	80 x 90.....		1.68	Stitched.....	Unwrapped.....		.9828
47	American Cotton Sheet Blankets (Colored).....	G.....	235.....	72 x 90.....		1.64	Stitched.....	Unwrapped.....		.9594
48	American Cotton Sheet Blankets (Colored).....	G.....	245.....	72 x 90.....		1.80	Stitched.....	Unwrapped.....		1.053

(a) BEACON MANUFACTURING COMPANY, 180 MADISON AVENUE, NEW YORK CITY, N. Y.—Continued

No.	Fiber content and description	Type	Style	Size	Finished weight pounds		Binding	Put-up	Base maximum price	
					Singles	Per yard			Singles	Per yard
49	Foreign Cotton Jacquard Single...	Class III...	Clyde	60 x 80	2.47		Hemmed	Bagged	\$1.90	
50	Foreign Cotton Jacquard Single...	Class III...	Clyde	60 x 82	2.51		Hemmed	Bagged	2.227	
51	American Cotton Crib Blanket Plaid.	Class V	Bo Peep	26 x 34	.20		Stitched	Unwrapped	.1791	
52	American Cotton Crib Blanket Plaid.	Class V	Toyland	30 x 40	.30		Stitched	Unwrapped	.2458	
53	Foreign Cotton Crib Blanket Solid.	Class V	S	26 x 34	.24		Stitched	Unwrapped	.227	
54	Foreign Cotton Crib Blanket Solid.	Class V	W	30 x 40	.36		Stitched	Unwrapped	.327	
55	Foreign Cotton Crib Blanket Solid.	Class V	RS	30 x 40	.45		Stitched	Unwrapped	.45	
56	Foreign Cotton Crib Blanket Jacquard.	Class V	Y	26 x 34	.28		Stitched	Unwrapped	.227	
57	Foreign Cotton Crib Blanket Jacquard.	Class V	T	27 x 36	.34		Stitched	Unwrapped	.327	
58	Foreign Cotton Crib Blanket Jacquard.	Class V	L	30 x 40	.45		Stitched	Unwrapped	.45	
59	Foreign Cotton Crib Blanket Jacquard.	Class V	IX	36 x 50	.71		Stitched	Unwrapped	.625	
60	Foreign Cotton Crib Blanket Jacquard.	Class V	IXS	36 x 50	.74		3" Sateen Around	Unwrapped	.7854	
61	Foreign Cotton Crib Blanket Jacquard.	Class V	IXA	36 x 50	.74		3" Acetate Satin Around	Unwrapped	.825	
62	Foreign Cotton Crib Blanket Jacquard.	Class V	SX	36 x 50	.76		4" Acetate Satin Around	Boxed	1.0666	
63	Foreign Cotton Crib Blanket Reversible.	Class V	GA	36 x 50	.90		4" Acetate Satin Around	Boxed	1.30	
64	Foreign Cotton Crib Blanket Jacquard.	Class V	G	36 x 50	.93		5" Acetate Satin Around	Boxed	1.30	
65	Foreign Cotton Crib Blanket Solid.	Class V	LG	42 x 60	1.26		5" Acetate Satin Around	Boxed	1.75	
66	Foreign Cotton Crib Blanket Reversible.	Class V	F 89	36 x 50	1.13		4" Reversible Satin Around	Boxed	1.65	
67	Foreign Cotton Crib Blanket Jacquard.	Class V	F	36 x 50	1.18		6" Acetate Satin Around	Boxed	1.65	
68	Foreign Cotton Crib Blanket Jacquard.	Class V	E	45 x 60	1.64		6" Acetate Satin Around	Boxed	2.60	
69	Foreign Cotton Crib Blanket Jacquard.	Class V	A	30 x 36	.41		Stitched	Unwrapped	.3895	
70	Foreign Cotton Jacquard Robe-cloth.	Class VII	XX	72" wide		1.05	None	Rolls		\$.90
71	Foreign Cotton Jacquard Robe-cloth.	Class VII	BD	72" wide		1.05	None	Rolls		1.00
72	Foreign Cotton Jacquard Robe-cloth.	Class VII	BDY	72" wide		1.05	None	Rolls		.955
73	Foreign Cotton Solid Robe-cloth.	Class VII	IXG	72" wide		1.25	None	Rolls		.804
74	Foreign Cotton Jacquard Robe-cloth.	Class VII	DXS	72" wide		1.05	None	Rolls		.75
75	Foreign Cotton Solid Robe-cloth.	Class VII	SW	72" wide		.80	None	Rolls		.5896
76	Foreign Cotton Solid Robe-cloth.	Class VII	WX	72" wide		1.00	None	Rolls		.67
77	Foreign Cotton Jacquard Robe-cloth.	Class VII	GX	72" wide		1.32	None	Rolls		.87
78	Foreign Cotton Jacquard Robe-cloth.	Class VII	LX	72" wide		1.25	None	Rolls		.90
79	Foreign Cotton Solid Robe-cloth.	Class VII	DX	72" wide		1.42	None	Rolls		.95
80	Foreign Cotton Reversible Robe-cloth.	Class VII	DX Rev	72" wide		1.42	None	Rolls		.99
81	Foreign Cotton Chinchilla Robe-cloth.	Class VII	BR Chin	72" wide		1.02	None	Rolls		.77
82	Foreign Cotton Embossed Robe-cloth.	Class VII	EM	36" wide		.625	None	Rolls		.4154
83	Foreign Cotton Chinchilla Robe-cloth.	Class VII	Chin 50	72" wide		1.30	None	Rolls		.87
84	Foreign Cotton Jacquard Robe-cloth.	Class VII	FE	72" wide		1.30	None	Rolls		.933
85	Foreign Cotton Jacquard Robe-cloth.	Class VII	EB	36" wide		.525	None	Rolls		.46
86	Foreign Cotton Jacquard Robe-cloth.	Class VII	BDE	36" wide		.525	None	Rolls		.51
87	Foreign Cotton Jacquard Robe-cloth.	Class VII	S	72 x 84	2.50		Stitched	Unwrapped	2.475	
88	Foreign Cotton Jacquard Robe-cloth.	Class VII	BDR	72 x 84	2.51		Stitched	Unwrapped	2.875	
89	Foreign Cotton Jacquard Robe-cloth.	Class VII	BDL	72 x 84	2.81		Stitched	Unwrapped	3.175	
90	Foreign Cotton Jacquard Robe-cloth.	Class VII	L409	72 x 90	3.01		Stitched	Unwrapped	2.875	
91	Foreign Cotton & Rayon Robe-cloth.	Special	POLAIRE	72" wide		1.23	None	Rolls		.95

(b) CATLIN FARISH CO., INC., 79 WORTH STREET, NEW YORK, N. Y.
[Selling agents for—Arneo Mills, Newnan, Ga., and Arnall Mills, Sargent, Ga.]

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds		Binding	Put-up	Base maximum price	
					Pairs	Singles			Pairs	Singles
100	American Cotton Plaid Pairs & Singles.	A1.....	Madrid.....	60 x 76.....	1 3/4	3/4	Stitched Ends.....	Unwrapped.....	\$0.971	\$0.503
101	American Cotton Plaid Pairs & Singles.	A2.....	Madrid.....	66 x 76.....	2	1	Stitched Ends.....	Unwrapped.....	1.085	.50
102	American Cotton Plaid Pairs & Singles.	A2.....	Madrid.....	70 x 80.....	2 1/4	1 1/4	Stitched Ends.....	Unwrapped.....	1.22	.6275
103	American Cotton Plaid Pairs & Singles.	A2.....	Crescent.....	70 x 80.....	2 1/4	1 1/4	Stitched Ends.....	Unwrapped.....	1.331	.6825
104	American Cotton Plaid Pairs & Singles.	A3.....	Crescent.....	72 x 84.....	2 3/4	1 3/4	Stitched Ends.....	Unwrapped.....	1.464	.7495
105	American Cotton White Sheet Blankets.	D.....	Dellwood.....	70 x 84.....		1.32	Stitched Ends.....	Unwrapped.....		.7227
106	American Cotton White Sheet Blankets.	D.....	Dellwood.....	70 x 90.....		1.40	Stitched Ends.....	Unwrapped.....		.7655
107	American Cotton White Sheet Blankets.	D.....	Dellwood.....	70 x 99.....		1.55	Stitched Ends.....	Unwrapped.....		.8480
108	American Cotton White Sheet Blankets.	D.....	Dellwood.....	80 x 99.....		1.77	Stitched Ends.....	Unwrapped.....		.969
109	American Cotton White Sheet Blankets.	D.....	Dellwood.....	80 x 108.....		1.93	Stitched Ends.....	Unwrapped.....		1.057
110	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Ramer.....	72 x 84.....	3 1/2	1 1/4	4" Sateen.....	Bagged.....	2.30	1.25
111	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Ansley.....	72 x 84.....	4	2	4" Sateen.....	Bagged.....	2.60	1.40
112	95% Cotton 5% Wool Plaid Pairs & Singles.	J.....	Dover.....	66 x 80.....	2 1/2	1 1/4	3" Sateen.....	Not Bagged.....	1.52 1/2	.8375
113	95% Cotton 5% Wool Plaid Pairs & Singles.	J.....	Dover.....	72 x 84.....	3 1/4	1 3/4	3" Sateen.....	Not Bagged.....	1.937	1.044
114	95% Cotton 5% Wool Plaid Pairs & Singles.	J.....	Elberta.....	66 x 80.....	2 3/4	1 1/4	3" Sateen.....	Not Bagged.....	1.6625	.906
115	95% Cotton 5% Wool Plaid Pairs & Singles.	J.....	Elberta.....	70 x 80.....	3	1 1/2	3" Sateen.....	Not Bagged.....	1.80	.975
116	75% Cotton 25% Rayon Plaid Pairs & Singles.	N.....	Luray.....	72 x 84.....	3 1/4	1 1/2	4" Rayon Satin.....	Bagged.....	2.53	1.410
117	75% Cotton 25% Rayon Solid Color Singles.	O.....	Lorain.....	70 x 80.....		2 1/2	4" Rayon Satin.....	Bagged.....		1.8375
118	75% Cotton 25% Rayon Solid Color Singles.	O.....	Lorain.....	72 x 84.....		2 1/2	4" Rayon Satin.....	Bagged.....		1.991
119	75% Cotton 25% Rayon Solid Color Singles.	O.....	Lorain.....	72 x 90.....		3	4" Rayon Satin.....	Bagged.....		2.145

(c) CHATHAM MANUFACTURING COMPANY, 57 WORTH STREET, NEW YORK CITY, N. Y.

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds		Binding	Put-up	Base maximum price	
					Pairs	Singles			Pairs	Singles
150	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Willow.....	72 x 84.....	3 1/2	1 1/4	4" Rayon Taffeta.....	Bagged.....	\$2.35	\$1.30
151	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Willow.....	72 x 90.....	3 3/4	1 1/2	4" Rayon Taffeta.....	Bagged.....	2.50	1.37 1/2
152	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Winston.....	72 x 84.....	4	2	4" Rayon Taffeta.....	Bagged.....	2.65	1.46
153	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Pinehurst.....	80 x 90.....	4 1/2	2 1/4	4" Rayon Taffeta.....	Bagged.....	2.95	1.60

(d) ESMOND MILLS, ESMOND, R. I.

[Clarence Whitman & Sons, Inc., selling agents, 21 East 26th Street, New York City, N. Y.]

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds			Binding	Put-up	Base maximum price		
					Pairs	Singles	Per yd.			Pairs	Singles	Per yd.
200	Foreign Cotton Jacquard Singles.	M.....	Homer.....	66 x 80.....		2 1/4		Hemmed.....	Unwrapped.....		\$1.558	
201	Foreign Cotton Jacquard Singles.	M.....	Thunderbird.....	66 x 80.....		2 1/4		Hemmed.....	Unwrapped.....		1.558	
202	Foreign Cotton Jacquard Singles (Special).	Class III..	Heath.....	66 x 80.....		2 1/4		Hemmed.....	Unwrapped.....		1.30	
203	Foreign Cotton Jacquard Singles (Special).	Class III..	Hawthorne.....	66 x 80.....		2 1/4		Hemmed.....	Unwrapped.....		1.30	
204	Foreign Cotton Jacquard Pairs & Singles.	L.....	Husky Pair.....	72 x 84.....	5 1/2			4" Sateen.....	Bagged.....	\$3.5925	1.945	
205	Foreign Cotton Jacquard Pairs & Singles.	L-1.....	Husky Pair.....	70 x 80.....	5			4" Sateen.....	Bagged.....	3.50	1.85	
206	Foreign Cotton Crib Blankets.	Class V.....	710.....	30 x 40.....		.37		Stitched.....	Unwrapped.....		.33	
207	Foreign Cotton Crib Blankets.	Class V.....	1750.....	30 x 40.....		.47		Stitched.....	Unwrapped.....		.4508	
208	Foreign Cotton Crib Blankets.	Class V.....	800.....	36 x 50.....		.74		2" Sateen Around.....	Unwrapped.....		.748	
209	Foreign Cotton Crib Blankets.	Class V.....	814.....	36 x 50.....		.74		2" Sateen Around.....	Unwrapped.....		.788	
210	Foreign Cotton Crib Blankets.	Class V.....	7500.....	36 x 50.....		.78		3" Acetate Satin Around.....	Boxed.....		.90	
211	Foreign Cotton Crib Blankets.	Class V.....	7501.....	36 x 50.....		.78		3" Acetate Satin Around.....	Boxed.....		.945	
212	Foreign Cotton Crib Blankets.	Class V.....	200.....	36 x 50.....		.91		4" Acetate Satin Around.....	Boxed.....		1.10	

(d) ESMOND MILLS, ESMOND, R. I.—Continued

[Clarence Whitman & Sons, Inc., selling agents, 21 East 26th Street, New York City, N. Y.]

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds			Binding	Put-up	Base maximum price		
					Pairs	Singles	Per yd.			Pairs	Singles	Per yd.
213	Foreign Cotton Crib Blankets.	Class V...	244.....	36 x 50.....		.91		4" Acetate Satin Around.	Boxed.....		\$1.155	
214	Foreign Cotton Crib Blankets.	Class V...	120.....	36 x 50.....		.98		6" Acetate Satin Around.	Boxed.....		1.65	
215	Foreign cotton Robe Cloth.	Class VII.	136P.....	72" wide.....			.73	None.....	Rolls.....			\$0.525
216	Foreign cotton Robe Cloth.	Class VII.	1325X.....	72" wide.....			.94	None.....	Rolls.....			.625
217	Foreign cotton Robe Cloth.	Class VII.	66A.....	72" wide.....			1.48	None.....	Rolls.....			.95
218	Foreign cotton Robe Cloth.	Class VII.	Bunny Cloth.	72" wide.....			1.29	None.....	Rolls.....			.804
219	Foreign cotton Robe Cloth.	Class VII.	Downy Puff.	72" wide.....			1.29	None.....	Rolls.....			.804
220	Foreign cotton Robe Cloth.	Class VII.	3700.....	72" wide.....			1.06	None.....	Rolls.....			.725
221	Foreign cotton Robe Cloth.	Class VII.	2900.....	72" wide.....			1.15	None.....	Rolls.....			.80
222	Foreign cotton Robe Cloth.	Class VII.	55.....	72" wide.....			1.33	None.....	Rolls.....			.90
223	Foreign cotton Robe Cloth.	Class VII.	41 S. C.....	72" wide.....			1.23	None.....	Rolls.....			.938
224	Foreign cotton Robe Cloth.	Class VII.	Chenette.....	72" wide.....			1.15	None.....	Rolls.....			.75
225	Foreign cotton Robe Cloth.	Class VII.	Downy Spun Snow Cloth #2.	72" wide.....			1.14	None.....	Rolls.....			.84

(e) HOUSTON TEXTILE COMPANY, INC.

[Cone Export & Commission Co., selling agents, 59 Worth Street, New York City, N. Y.]

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds			Binding	Put-up	Base maximum price		
					Pairs	Singles	Per yd.			Pairs	Singles	Per yd.
250	American Cotton plaid, pairs & singles.	A-1.....	Wisteria.....	60 x 76.....	1 3/4	7/8		Stitched.....	Unwrapped...	\$0.971	\$0.503	
251	American Cotton plaid, pairs & singles.	A-2.....	Jessamine.....	66 x 76.....	2	1		Stitched.....	Unwrapped...	1.085	.56	
252	American Cotton plaid, pairs & singles.	A-2.....	Daffodil.....	70 x 80.....	2 3/4	1 3/4		Stitched.....	Unwrapped...	1.22	.6275	
253	American Cotton plaid, pairs & singles.	A-3.....	Rose.....	66 x 76.....	2 3/4	1 3/4		Stitched.....	Unwrapped...	1.198	.6165	
254	American Cotton plaid, pairs & singles.	A-3.....	Lily.....	70 x 80.....	2 3/4	1 3/4		Stitched.....	Unwrapped...	1.331	.6825	
255	American Cotton plaid, pairs & singles.	A-3.....	Arbutus.....	72 x 84.....	2 3/4	1 3/4		Stitched.....	Unwrapped...	1.464	.7495	
256	American Cotton Gray & Tan pairs & singles.	A-3.....	Lantana.....	70 x 80.....	2 3/4	1 3/4		Stitched.....	Unwrapped...	1.331	.683	
257	American Cotton, Solid Colored singles.	C.....	Carnation.....	70 x 80.....		3		Hemmed.....	Unwrapped...		1.5975	
258	American Cotton, Jacquard singles.	Class IV..	308.....	64 x 76.....		2.18		Hemmed.....	Unwrapped...		1.25	
259	American Cotton, Jacquard singles.	Class IV..	310.....	64 x 76.....		2.18		Hemmed.....	Unwrapped...		1.25	
260	American Cotton, Jacquard singles.	Class IV..	408.....	70 x 80.....		2.50		Hemmed.....	Unwrapped...		1.385	
261	American Cotton, Jacquard singles.	Class IV..	410.....	70 x 80.....		2.50		Hemmed.....	Unwrapped...		1.385	
262	American Cotton Crib Blankets.	Class V...	Slumberland.....	36 x 50.....		.62		Stitched.....	12 to paper...		.387	
263	American Cotton Crib Blankets.	Class V...	Nursery.....	30 x 40.....		.406		Stitched.....	12 to paper...		.268	
264	American Cotton Crib Blankets.	Class V...	Kuddleup.....	30 x 40.....		.344		Stitched.....	12 to paper...		.228	
265	American Cotton Crib Blankets.	Class V...	Kiddynap.....	28 x 37.....		.25		Stitched.....	12 to paper...		.181	
266	American Cotton Crib Blankets.	Class V...	Rockabye.....	26 x 34.....		.18		Stitched.....	12 to paper...		.139	
267	American Cotton Jacquard Crib Blankets.	Class V...	Fido.....	30 x 40.....		.50		Stitched.....	12 to paper...		.363	
268	American Cotton Jacquard Crib Blankets.	Class V...	Jack Rabbit.....	30 x 40.....		.50		Stitched.....	12 to paper...		.363	
269	American Cotton Jacquard Crib Blankets.	Class V...	Fido.....	36 x 50.....		.75		Stitched.....	12 to paper...		.499	
270	American Cotton Jacquard Crib Blankets.	Class V...	Jack Rabbit.....	36 x 50.....		.75		Stitched.....	12 to paper...		.499	
271	American Cotton Jacquard Crib Blankets.	Class V...	Fido.....	36 x 50.....		.75		2" Sateen Around.....	12 to paper...		.646	
272	American Cotton Jacquard Crib Blankets.	Class V...	Jack Rabbit.....	36 x 50.....		.75		2" Sateen Around.....	12 to paper...		.646	
273	American Cotton Jacquard Robe Cloth.	Class VI..		70" wide.....			1	None.....	Rolls.....			\$0.55

(f) LEAKSVILLE MANUFACTURING COMPANY

[Cannon Mills, Inc., selling agents, 70 Worth Street, New York City, N. Y.]

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds		Binding	Put-up	Base maximum price	
					Pairs	Singles			Pairs	Singles
300	95% Cotton 5% Wool, Plaid Pairs & Singles.	H.....	Rainbow.....	72 x 80.....	3½	1¾	4" Sateen.....	Bagged.....	\$2.30	\$1.25
301	95% Cotton 5% Wool, Plaid Pairs & Singles.	H.....	Rainbow.....	72 x 84.....	3¾	1¾	4" Sateen.....	Bagged.....	2.45	1.325
302	95% Cotton 5% Wool, Plaid Pairs & Singles.	H.....	Reliance.....	72 x 84.....	4	2	4" Sateen.....	Bagged.....	2.60	1.40
303	95% Cotton 5% Wool, Solid Colored Single.	H.....	Eventide.....	72 x 84.....		2¾	4" Sateen.....	Bagged.....		1.55
304	95% Cotton 5% Wool, Reversible Single.	K-H.....	Cordova.....	70 x 80.....		2¾	4" Sateen.....	Bagged.....		1.75
305	95% Cotton 5% Wool, Reversible Single.	K-H.....	Sundown.....	72 x 84.....		3	4" Sateen.....	Bagged.....		2.06
306	95% Cotton 5% Wool, Reversible Single.	K-H.....	Twilight.....	72 x 84.....		3	5" Acetate Satin.....	Bagged.....		2.31
307	95% Cotton 5% Wool, Solid Colored Single.	Special.....	Minerva.....	72 x 84.....		3	5" Mortised Acetate Satin.....	Boxed.....		2.50
308	100% Cotton Solid Colored Single.	Special.....	Southland.....	72 x 84.....		2¾	5" Acetate Satin.....	Bagged.....		2.41
309	100% Cotton Reversible Pairs.....	K-H I.....	Hartford.....	70 x 80.....	6				3.325	

(g) W. S. LIBBEY COMPANY, 40 WORTH STREET, NEW YORK CITY, N. Y.

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds			Binding	Put-up	Base maximum price		
					Pairs	Singles	Per yd.			Pairs	Singles	Per yd.
350	Foreign Cotton Jacquard Pairs.	L.....	Duplaid 8.....	72 x 84.....	5½			4" Sateen.....	Bagged.....	\$3.6925		
351	Foreign Cotton Jacquard Pairs.	L-1.....	Duplaid 7.....	70 x 80.....	5			4" Sateen.....	Bagged.....	3.50		
352	Foreign Cotton Jacquard Singles.	L.....	Prince.....	72 x 84.....		2¾		4" Sateen.....	Bagged.....		\$1.945	
353	Foreign Cotton Jacquard Singles.	L-1.....	Crown.....	70 x 80.....		2¾		4" Sateen.....	Bagged.....		1.85	
354	Foreign Cotton Jacquard Singles.	M.....	Ace.....	66 x 80.....		2¾		Hemmed.....	Unwrapped.....		1.558	
355	Foreign Cotton Jacquard Singles.	Class III.....	King.....	72 x 84.....		3¾		4" Sateen.....	Bagged.....		2.22	
356	Foreign Cotton Jacquard (Special) Singles.	Class III.....	Trojan T8.....	54 x 72.....		1¾		Hemmed.....	Unwrapped.....		1.06	
357	Foreign Cotton Jacquard (Special) Singles.	Class III.....	Trojan T4.....	60 x 80.....		2		Hemmed.....	Unwrapped.....		1.31	
358	Foreign Cotton Jacquard (Special) Singles.	Class III.....	Trojan T1.....	66 x 80.....		2¾		Hemmed.....	Unwrapped.....		1.394	
359	Foreign Cotton Jacquard (Special) Singles.	Class III.....	Trojan T2.....	70 x 80.....		2¾		Hemmed.....	Unwrapped.....		1.461	
360	Foreign Cotton Robe Cloth.	Class VII.....	Robe Cloth.....	72" wide.....			1.00	None.....	Rolls.....			\$0.625

(h) MARSHALL FIELD & COMPANY, INC., MANUFACTURING DIVISION, 82 WORTH STREET, NEW YORK CITY, N. Y.

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds			Binding	Put-up	Base maximum price		
					Pairs	Singles	Per yd.			Pairs	Singles	Per yd.
400	American Cotton Plaid Pairs & Singles.	A2.....	Spray.....	66 x 76.....	2	1		Stitched.....	Unwrapped.....	\$1.085	\$0.56	
401	American Cotton Plaid Pairs & Singles.	A2.....	Spray.....	70 x 80.....	2¾	1¾		Stitched.....	Unwrapped.....	1.22	.6255	
402	American Cotton Plaid Pairs & Singles.	A3.....	Draper.....	66 x 76.....	2¾	1¾		Stitched.....	Unwrapped.....	1.198	.6165	
403	American Cotton Plaid Pairs & Singles.	A3.....	Draper.....	70 x 80.....	2¾	1¾		Stitched.....	Unwrapped.....	1.331	.6825	
404	American Cotton Plaid Pairs & Singles.	A3.....	Draper.....	72 x 84.....	2¾	1¾		Stitched.....	Unwrapped.....	1.464	.7495	
405	American Cotton White Sheet Blankets.	D.....	Ridgeway.....	72 x 90.....		1.66		Stitched.....	6 to paper.....		.9089	
406	American Cotton White Sheet Blankets.	D.....	Ridgeway.....	72 x 99.....		1.83		Stitched.....	6 to paper.....		1.002	
407	American Cotton White Sheet Blankets.	D.....	Ridgeway.....	81 x 90.....		1.87		Stitched.....	6 to paper.....		1.024	
408	American Cotton White Sheet Blankets.	D.....	Ridgeway.....	81 x 99.....		2.05		Stitched.....	6 to paper.....		1.122	
409	American Cotton White Sheet Blankets.	D.....	Ridgeway.....	81 x 108.....		2.24		Stitched.....	6 to paper.....		1.226	
410	American Cotton Colored Sheet Blankets.	E.....	Rockingham.....	72 x 90.....		1.66		1" Rayon Taffeta.....	6 to paper.....		1.025	
411	American Cotton Colored Dobby Check.	E.....	Dobby Check.....	72 x 90.....		2.18		1" Rayon Taffeta.....	6 to paper.....		1.315	
412	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Hampshire.....	72 x 84.....	3½	1¾		4" Sateen.....	Bagged.....	2.30	1.25	
413	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Carolina.....	72 x 84.....	4	2		4" Sateen.....	Bagged.....	2.60	1.40	
414	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Tudor.....	72 x 84.....	4¾	2¾		4" Sateen.....	Bagged.....	2.90	1.55	
415	95% Cotton 5% Wool Reversible Single.	K-H.....	Rochelle.....	70 x 80.....		2¾		3" Sateen.....	Bagged.....		1.70	
416	95% Cotton Plaid Pairs & Singles.	J.....	Kent.....	66 x 80.....	2¾	1¾		3" Sateen.....	Not Bagged.....	1.6625	.906	

(h) MARSHALL FIELD & COMPANY, INC., MANUFACTURING DIVISION, 82 WORTH STREET, NEW YORK CITY, N. Y.—Continued

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds			Binding	Put-up	Base maximum price		
					Pairs	Singles	Per yd.			Pairs	Singles	Per yd.
417	95% Cotton Plaid Pairs & Singles.	J.....	Kent.....	70 x 80.....	3	1½	3" Sateen.....	Not Bagged.....	\$1.80	\$0.975
418	Foreign Cotton Solid Color Single.	K-HL.....	Sedgefield.....	72 x 84.....	2½	4" Acetate Satin.....	Bagged.....	1.775
419	Foreign Cotton Jacquard Pairs.	L.....	Paramount.....	72 x 84.....	5½	4" Sateen.....	Bagged.....	3.6825
420	Foreign Cotton Jacquard Pairs.	L-L.....	Triumph.....	70 x 80.....	8	4" Sateen.....	Bagged.....	3.50
421	Foreign Cotton Jacquard Singles.	L.....	Para.....	72 x 84.....	2½	4" Sateen.....	Bagged.....	1.945
422	Foreign Cotton Jacquard Singles.	L-L.....	Trump.....	70 x 80.....	2½	4" Sateen.....	Bagged.....	1.85
423	Foreign Cotton Jacquard Singles.	L.....	Patriotic.....	72 x 84.....	2½	4" Sateen.....	Bagged.....	1.945
424	Foreign Cotton Jacquard Singles.	L.....	Nobility.....	72 x 84.....	2½	4" Acetate Satin.....	Bagged.....	2.045
425	Foreign Cotton Jacquard Singles.	M.....	Dakota.....	66 x 80.....	2½	Hemmed.....	Not bagged.....	1.558
426	Waste Jacquard Singles.....	Special.....	Pinto.....	64 x 76.....	1½	Hemmed.....	Not Bagged.....	1.10
427	Waste Jacquard Singles.....	Special.....	Pontiac.....	70 x 80.....	2	Hemmed.....	Not Bagged.....	1.25
428	75% Cotton 25% Rayon Plaid Pairs & Singles.	N.....	Aragon.....	72 x 84.....	3½	1½	4" Acetate Satin.....	Bagged.....	2.531	1.416
429	75% Cotton 25% Rayon Solid Color Singles.	O.....	Aiken.....	72 x 90.....	3½	4" Acetate Satin.....	Boxed.....	2.392
430	Foreign Cotton Jacquard Robe Cloth.	Class VII.	Robe Cloth.....	72-inch.....	1.06	None.....	Rolls.....	\$0.5825

(i) MANETTA MILLS

[Cannon Mills, Inc., selling agents, 70 Worth Street, New York City, N. Y.]

No.	Fiber Content and Description	Type	Style	Size	Finished Weight, Pounds		Binding	Put-up	Base Maximum Price	
					Pairs	Singles			Pairs	Singles
450	American Cotton Plaid Pairs & Singles.	A-1.....	Salvador.....	60 x 76.....	1¾	¾	Stitched.....	Unwrapped.....	\$0.971	\$0.503
451	American Cotton Plaid Pairs & Singles.	A-1.....	Mascot.....	66 x 80.....	2	1	Stitched.....	Unwrapped.....	1.11	.8725
452	American Cotton Plaid Pairs & Singles.	A-2.....	Midland.....	66 x 76.....	2	1	Stitched.....	Unwrapped.....	1.085	.56
453	American Cotton Plaid Pairs & Singles.	A-2.....	Monroe.....	70 x 80.....	2¾	1¾	Stitched.....	Unwrapped.....	1.22	.6275
454	American Cotton Plaid Pairs & Singles.	A-3.....	Madison.....	70 x 80.....	2¾	1¾	Stitched.....	Unwrapped.....	1.265	.65
455	American Cotton Plaid Pairs & Singles.	A-3.....	Bulwark.....	72 x 84.....	2¾	1¾	Stitched.....	Unwrapped.....	1.464	.7495
456	American Cotton White & Gray Pairs & Singles.	A-4.....	Weldon.....	55 x 72.....	2	1	Stitched.....	Unwrapped.....	1.05	.5425
457	American Cotton White & Gray Pairs & Singles.	A-4.....	Weymouth.....	60 x 76.....	2¾	1¾	Stitched.....	Unwrapped.....	1.181	.608
458	American Cotton Plaid Singles.....	A-3.....	Marengo.....	39 x 66.....563	Stitched.....	Unwrapped.....317
459	American Cotton Plaid Singles.....	A-3.....	Silverdale.....	45 x 72.....688	Stitched.....	Unwrapped.....384
460	American Cotton Plaid Singles.....	A-3.....	Ferndale.....	54 x 72.....813	Stitched.....	Unwrapped.....45
461	American Cotton White Sheet Blankets.	D.....	Special.....	70 x 90.....	1.375	Stitched.....	6 to Paper.....7528
462	American Cotton White Sheet Blankets.	D.....	Special.....	70 x 84.....	1.28	Stitched.....	6 to Paper.....7008
463	American Cotton White Sheet Blankets.	D.....	Special.....	70 x 90.....	1.51	Stitched.....	6 to Paper.....8267
464	American Cotton White Sheet Blankets.	D.....	Special.....	70 x 108.....	1.65	Stitched.....	6 to Paper.....9033
465	American Cotton White Sheet Blankets.	D.....	Starland.....	70 x 90.....	1.50	Stitched.....	6 to Paper.....8213
466	American Cotton White Sheet Blankets.	D.....	Starland.....	70 x 99.....	1.65	Stitched.....	6 to Paper.....9033
467	American Cotton White Sheet Blankets.	D.....	Starland.....	70 x 108.....	1.80	Stitched.....	6 to Paper.....9855
468	American Cotton White Sheet Blankets.	D.....	Starland.....	80 x 90.....	1.75	Stitched.....	6 to Paper.....9581
469	American Cotton White Sheet Blankets.	D.....	Starland.....	80 x 99.....	1.93	Stitched.....	6 to Paper.....	1.057
470	American Cotton White & Gray Singles.	A-4.....	Weymouth.....	60 x 80.....	1.19	Stitched.....	Unwrapped.....641
471	American Cotton White & Gray Singles.	A-4.....	Weymouth.....	60 x 84.....	1.25	Stitched.....	Unwrapped.....6737
472	American Cotton White & Gray Singles.	A-4.....	Weymouth.....	60 x 90.....	1.33	Stitched.....	Unwrapped.....7157
473	American Cotton White & Gray Singles.	A-4.....	Weymouth.....	60 x 108.....	1.60	Stitched.....	Unwrapped.....8575
474	American Cotton Crib Blankets.	Class V.....	Banner.....	26 x 34.....203	Stitched.....	12 to Paper.....135
475	American Cotton Crib Blankets.	Class V.....	Santa Claus.....	28 x 37.....25	Stitched.....	12 to Paper.....1725
476	American Cotton Crib Blankets.	Class V.....	Pennant.....	30 x 40.....281	Stitched.....	12 to Paper.....20
477	American Cotton Crib Blankets.	Class V.....	Junior.....	36 x 50.....406	Stitched.....	12 to Paper.....2625
478	95% Cotton 5% Wool Plaid Pairs & Singles.	J(NoCore).....	Cedarlane.....	66 x 80.....	2¾	1¾	3" Sateen.....	Not Bagged.....	1.475	.8125
479	95% Cotton 5% Wool Plaid Pairs & Singles.	J(NoCore).....	North Lake.....	66 x 80.....	2¾	1¾	3" Sateen.....	Not Bagged.....	1.6075	.8788
480	95% Cotton 5% Wool Plaid Pairs & Singles.	J(NoCore).....	Grand View.....	70 x 80.....	3	1½	3" Sateen.....	Not Bagged.....	1.74	.945

(i) MANETTA MILLS—Continued

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds		Binding	Put-up	Base maximum price	
					Pairs	Singles			Pairs	Singles
481	95% Cotton 5% Wool Plaid Pairs & Singles.	J(NoCore)	Heatbeote	70 x 80	3 1/4	1 1/4	3" Sateen	Bagged	\$1.9025	\$1.04
482	95% Cotton 5% Wool Plaid Pairs & Singles.	J(NoCore)	Mt. Royal	72 x 84	3 1/4	1 1/4	3" Sateen	Bagged	2.035	1.1075
483	95% Cotton 5% Wool Solid Color Pair & Single.	J(NoCore)	Daytona	70 x 80	3	1 1/4	3" Sateen	Not Bagged	1.74	.945
484	95% Cotton 5% Wool Solid Color Single.	Special	Pent House	72 x 84		2 1/4	3" Sateen	Bagged		1.55
485	95% Cotton 5% Wool Part Waste Gray Single.	Special	Belvedere	66 x 80		2	Stitched	Not Bagged		1.06
486	American Cotton Part Waste Gray pairs & Single.	Special	Elgin	60 x 74	2	1	Stitched	Unwrapped	.96	.50
487	American Cotton Part Waste Gray pairs & Single.	Special	Essex	68 x 76	2 1/4	1 1/4	Stitched	Unwrapped	1.21	.625
488	American Cotton Part Waste Gray Single.	Special	Enterprise	66 x 80		2	Stitched	Unwrapped		.91

(j) NASHUA MANUFACTURING COMPANY, 40 WORTH STREET, NEW YORK, N. Y.

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds		Binding	Put-up	Base maximum price	
					Pairs	Singles			Pairs	Singles
600	American Cotton Plaid, Pairs & Singles.	A2	Aurora	66 x 76	2	1	Stitched	Unwrapped	\$1.085	\$0.56
601	American Cotton Plaid, Pairs & Singles.	A2	Aurora	70 x 80	2 1/4	1 1/4	Stitched	Unwrapped	1.22	.6275
602	American Cotton Plaid, Pairs & Singles.	A3	Snowden	70 x 80	2 1/4	1 1/4	Stitched	Unwrapped	1.331	.6825
603	American Cotton Plaid, Pairs & Singles.	A3	Snowden	72 x 84	2 1/4	1 1/4	Stitched	Unwrapped	1.464	.7405
604	American Cotton White, Gray, Tan Pairs & Singles.	A3	Alpine	66 x 76	2 1/4	1 1/4	Stitched	Unwrapped	1.198	.6165
605	American Cotton White, Gray, Tan Pairs & Singles.	A3	Alpine	70 x 80	2 1/4	1 1/4	Stitched	Unwrapped	1.331	.6825
606	American Cotton White, Gray, Tan Pairs & Singles.	A3	Alpine	72 x 84	2 1/4	1 1/4	Stitched	Unwrapped	1.464	.7405
607	American Cotton White, Gray, Tan Pairs & Singles.	A4	Two Storks	70 x 80	2 1/4	1 1/4	Stitched	Unwrapped	1.444	.7305
608	American Cotton White, Gray, Tan Pairs & Singles.	A4	Two Storks	72 x 84	3	1 1/4	Stitched	Unwrapped	1.575	.805
609	American Cotton Solid Color Pairs & Singles.	B	Durall	72 x 84	3	1 1/4	Stitched	Unwrapped	1.605	.82
610	American Cotton White Sheet Blankets.	D	Alpine	70 x 84		1.32	Stitched	Unwrapped		.7227
611	American Cotton White Sheet Blankets.	D	Alpine	70 x 90		1.40	Stitched	Unwrapped		.7665
612	American Cotton White Sheet Blankets.	D	Alpine	70 x 99		1.55	Stitched	Unwrapped		.8489
613	American Cotton White Sheet Blankets.	D	Alpine	70 x 108		1.69	Stitched	Unwrapped		.9253
614	American Cotton White Sheet Blankets.	D	Alpine	80 x 90		1.61	Stitched	Unwrapped		.8815
615	American Cotton White Sheet Blankets.	D	Alpine	80 x 99		1.77	Stitched	Unwrapped		.969
616	American Cotton White Sheet Blankets.	D	Alpine	80 x 108		1.93	Stitched	Unwrapped		1.057
617	American Cotton White Sheet Blankets.	D	Two Storks	63 x 90		1.80	Stitched	Unwrapped		.8213
618	American Cotton White Sheet Blankets.	D	Two Storks	63 x 99		1.95	Stitched	Unwrapped		.9034
619	American Cotton White Sheet Blankets.	D	Two Storks	63 x 108		1.80	Stitched	Unwrapped		.9685
620	American Cotton White Sheet Blankets.	D	Two Storks	72 x 90		1.72	Stitched	Unwrapped		.9417
621	American Cotton White Sheet Blankets.	D	Two Storks	72 x 99		1.89	Stitched	Unwrapped		1.035
622	American Cotton White Sheet Blankets.	D	Two Storks	72 x 108		2.06	Stitched	Unwrapped		1.128
623	American Cotton White Sheet Blankets.	D	Two Storks	81 x 90		1.93	Stitched	Unwrapped		1.057
624	American Cotton White Sheet Blankets.	D	Two Storks	81 x 99		2.13	Stitched	Unwrapped		1.166
625	American Cotton White Sheet Blankets.	D	Two Storks	81 x 108		2.32	Stitched	Unwrapped		1.27
626	American Cotton Solid Color Sheet Blankets.	E	All Year	72 x 90		1.72	1" Rayon Satin	Unwrapped		1.079
627	American Cotton Double Woven Pair.	C	Sango	70 x 80	6		4" Sateen	Unwrapped	3.395	
628	American Cotton Double Woven Single.	C	Sango	70 x 80		3	Stitched	Unwrapped		1.5975
629	95% Cotton 5% Wool Plaid Pairs & Singles.	H	Homerest	72 x 84	3 1/4	1 1/4	3" Sateen	Bagged	2.25	1.20
630	95% Cotton 5% Wool Plaid Pairs & Singles.	H	Dreemor	72 x 84	3 1/4	1 1/4	4" Sateen	Bagged	2.45	1.325
631	95% Cotton 5% Wool Plaid Pairs & Singles.	H	Nokold	72 x 84	4	2	4" Sateen	Bagged	2.60	1.40
632	95% Cotton 5% Wool Dobby Plaid Pair & Single	K-H	Sandman	72 x 84	4 1/4	2 1/4	4" Acetate Satin	Bagged	2.935	1.6175
633	95% Cotton 5% Wool Plaid Pairs & Singles	J	Belden	66 x 80	2 1/4	1 1/4	3" Sateen	Not Bagged	1.6625	.906

[Table as amended by Amendment 14, 7 F.R. 9969, effective 12-3-42]

(j) NASHUA MANUFACTURING COMPANY, 40 WORTH STREET, NEW YORK, N. Y.—Continued

No.	Fiber content and description	Type	Style	Size	Finished weight pounds		Binding	Put-up	Base maximum price	
					Pairs	Singles			Pairs	Singles
534	95% Cotton 5% Wool Plaid Pairs & Singles	J.....	Belden.....	70 x 80.....	3	1 1/4	3" Sateen.....	Not Bagged.....	\$1.80	\$0.975
535	Foreign Cotton Plaid Pairs & Singles	H1.....	Clinton.....	66 x 80.....	2 3/4	1 3/4	3" Sateen.....	Not Bagged.....	1.6875	.9038
536	Foreign Cotton Plaid Pairs & Singles	H1.....	Clinton.....	70 x 80.....	3	1 1/4	3" Sateen.....	Not Bagged.....	1.83	.975
537	Foreign Cotton Plaid Pairs & Singles	H1.....	Clinton.....	70 x 90.....	3 3/4	1 1/4	3" Sateen.....	Not Bagged.....	2.044	1.082
538	Foreign Cotton Plaid Pairs & Singles	H1.....	Elmore.....	70 x 80.....	4	2	4" Sateen.....	Bagged.....	2.48	1.34
539	Part Waste Blanket.....	Special.....	Household Favorite	66 x 80.....	4 1/4	2 1/4	Stitched.....	Unwrapped.....	1.584	.83
540	Part Waste Blanket.....	Special.....	Household Favorite	70 x 80.....	4 3/4	2 3/4	Stitched.....	Unwrapped.....	1.724	.88
541	75% Cotton 25% Rayon Plaid Pair	N.....	Regon.....	72 x 84.....	3 3/4		3" Acetate Satin.....	Bagged.....	2.456	
542	75% Cotton 25% Rayon Solid Color Single	O.....	Daron.....	72 x 84.....	2 3/4		3" Acetate Satin.....	Boxed.....		2.086
543	70% Cotton 25% Rayon 5% Wool Solid Color Single	P.....	Penton.....	72 x 84.....	2 3/4		4" Acetate Satin.....	Boxed.....		2.244
544	70% Cotton 25% Rayon 5% Wool Solid Color Single	P.....	Penton.....	72 x 90.....	3		4" Acetate Satin.....	Boxed.....		2.405
545	American Cotton Robe Cloth Dobbies Solid Colors & Reversible			72" Wide.....	1 1/2				1.555	

¹ Ounces per yard.² Per yard.

(k) PEPPERELL MANUFACTURING COMPANY, 40 WORTH STREET, NEW YORK, N. Y.

No.	Fiber Content and Description	Type	Style	Size	Finished weight, Pounds		Binding	Put-up	Base Maximum Price	
					Pairs	Singles			Pairs	Singles
550	American Cotton Plaid Pairs & Singles.	A1.....	Hardy Pear.....	60 x 76.....	1 3/4	3/4	Stitched.....	Unwrapped.....	\$0.971	\$0.503
551	American Cotton Plaid Pairs & Singles.	A2.....	Hardy Pear.....	66 x 76.....	2.00	1	Stitched.....	Unwrapped.....	1.085	.56
552	American Cotton Plaid Pairs & Singles.	A2.....	Hardy Pear.....	70 x 80.....	2 1/4	1 1/4	Stitched.....	Unwrapped.....	1.22	.6275
553	American Cotton White Sheet Blankets.	D.....	Double Duty.....	72 x 90.....		1.50	Stitched.....	6 to paper.....		.8213
554	American Cotton White Sheet Blankets.	D.....	Double Duty.....	72 x 99.....		1.75	Stitched.....	6 to paper.....		.9581
555	American Cotton White Sheet Blankets.	D.....	Double Duty.....	81 x 90.....		1.75	Stitched.....	6 to paper.....		.9581
556	American Cotton White Sheet Blankets.	D.....	Double Duty.....	81 x 99.....		2.00	Stitched.....	6 to paper.....		1.095
557	American Cotton Colored Sheet Blankets.	E.....	Koolinite.....	70 x 90.....		2.00	2" Acetate Satin.....	Bagged.....		1.295
558	American Cotton Solid Color Single.	C.....	Guardsman.....	70 x 80.....		3.00	Stitched.....	Bagged.....		1.5975
559	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Liberty.....	66 x 80.....	2.75	1.375	3" Sateen.....	Unwrapped.....	1.77	.945
560	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Planet.....	70 x 80.....	3.00	1.50	3" Sateen.....	Unwrapped.....	1.92	1.02
561	95% Cotton 5% Wool Plaid Pairs & Singles.	H.....	Packard.....	72 x 84.....	3.50	1.75	3" Sateen.....	Unwrapped.....	2.22	1.17
562	70% Cotton 25% Rayon 5% Wool Blankets.	P.....	Patty Pepperell.....	70 x 80.....		2.50	4" Acetate Satin.....	Bagged.....		1.9125
563	70% Cotton 25% Rayon 5% Wool Blankets.	P.....	Peggy Pepperell.....	72 x 90.....		3.00	4" Acetate Satin.....	Boxed.....		2.405
564	66 2/3% Cotton 33 1/3% Rayon Plaid Pairs & Singles.	Special.....	Shadowland.....	72 x 84.....	4.00	2.00	4" Acetate Satin.....	Bagged.....	2.65	1.475
565	American Cotton Crib Blankets.	Class V.....	Cub.....	30 x 40.....		.397	Stitched.....	24 to paper.....		.306
566	American Cotton Crib Blankets.	Class V.....	Tinytot.....	26 x 34.....		.20	Stitched.....	24 to paper.....		.149
567	American Cotton Crib Blankets.	Class V.....	Jewel.....	27 x 36.....		.25	Stitched.....	24 to paper.....		.198
568	American Cotton Crib Blankets.	Class V.....	Darling.....	30 x 40.....		.328	Stitched.....	24 to paper.....		.243
569	American Cotton Crib Blankets.	Class V.....	Farmerette.....	30 x 40.....		.463	Stitched.....	12 to paper.....		.36
570	American Cotton Crib Blankets.	Class V.....	Checkerboard Bunny.....	36 x 50.....		.844	3 inch Sateen Around.....	Boxed.....		.765
571	Foreign Cotton Crib Blankets.	Class V.....	Warmtot.....	27 x 36.....		.412	Stitched.....	12 to paper.....		.315
572	Foreign Cotton Crib Blankets.	Class V.....	Balloon.....	30 x 40.....		.563	Stitched.....	Boxed.....		.441
573	Foreign Cotton Crib Blankets.	Class V.....	Pony Cart.....	36 x 50.....		.719	Stitched.....	Boxed.....		.558
574	Foreign Cotton Crib Blankets.	Class V.....	Baby Days.....	36 x 50.....		.813	3 inch Acetate Satin Around.....	Boxed.....		.833
575	Foreign Cotton Crib Blankets.	Class V.....	Snowwhite.....	36 x 50.....		.75	3 inch Acetate Satin Around.....	Boxed.....		.833
576	Foreign Cotton Crib Blankets.	Class V.....	Daisy Chain.....	36 x 50.....		.969	3 inch Acetate Satin Around.....	Boxed.....		1.026
577	Foreign Cotton Crib Blankets.	Class V.....	Sweet Dreams.....	36 x 50.....		1.13	4 inch Acetate Satin Around.....	Boxed.....		1.133
578	Foreign Cotton Crib Blankets.	Class V.....	Purity.....	36 x 50.....		1.13	4 inch Acetate Satin Around.....	Boxed.....		1.305
579	Foreign Cotton Crib Blankets.	Class V.....	Wamba.....	36 x 56.....		1.25	4 inch Acetate Satin Around.....	Boxed.....		1.44
580	Foreign Cotton Crib Blankets.	Class V.....	Deepdown Carriage Cover.....	30 x 36.....		.688	3 inch Acetate Satin Around.....	Boxed.....		.806
581	Foreign Cotton Crib Blankets.	Class V.....	Deepdown.....	36 x 50.....		1.13	4 inch Acetate Satin Around.....	Boxed.....		1.44

(1) WHITTENTON MANUFACTURING COMPANY, INC., 261 FIFTH AVE., NEW YORK CITY, N. Y.

No.	Fiber content and description	Type	Style	Size	Finished weight, pounds			Binding	Put-up	Base maximum price		
					Pairs	Singles	Per yd.			Pairs	Singles	Per yd.
600	American Cotton Jacquard Singles.	Class IV	Darby	54 x 72		1.48		Hemmed	Unwrapped		\$1.026	
601	American Cotton Jacquard Singles.	Class IV	Darby	64 x 76		1.84		Hemmed	Unwrapped		1.202	
602	American Cotton Jacquard Singles.	Class IV	Darby	60 x 80		1.80		Hemmed	Unwrapped		1.222	
603	American Cotton Jacquard Singles.	Class IV	Darby	60 x 80		2.00		Hemmed	Unwrapped		1.281	
604	American Cotton Jacquard Singles.	Class IV	Darby	70 x 80		2.10		Hemmed	Unwrapped		1.334	
605	American Cotton Jacquard Singles.	Class IV	Art.	66 x 80		2.22		Hemmed	Unwrapped		1.413	
606	American Cotton Jacquard Singles.	Class IV	Radford	70 x 80		2.34		Hemmed	Unwrapped		1.474	
607	American Cotton Jacquard Pairs.	Class IV	Darby	72 x 84	4.61			4" Sateen	Bagged	\$3.115		
608	American Cotton Jacquard Robe Cloth.	Class VI		70" wide			1.03	None	Rolls			\$0.640

[Paragraph (27) added by Amendment 6, 7 F.R. 5405, effective 5-4-42]

(28) [Revoked]

[Paragraph (28) added by Amendment 6, 7 F.R. 5405, effective 7-13-42, and revoked by Amendment 10, 7 F.R. 6484, effective 8-22-42]

(29) *Huck and crash towels and corded napkins.* (i) The following maximum prices for huck and crash towels and corded napkins shall be subject to the terms shown in (v) of this subparagraph.

(ii) The maximum prices for seconds of huck and crash towels and corded napkins set forth in (v) of this subparagraph are to be discounted as follows:

Type of merchandise:	Discount
Face and hand towels, dish towels and corded napkins (plain)	10 percent.
Toweling (plain)	½ cent per yd.
Name-woven dobby face and hand towels, dish towels, corded napkins and toweling	10 percent.
Jacquard face and hand towels, dish towels, corded napkins and toweling	15 percent.

(iii) [Revoked]

[Paragraph (iii) revoked by Amendment 11, 7 F.R. 7451, effective 9-24-42]

(iv) In addition to the base maximum prices, a seller may charge:

(a) For special services a premium not in excess of such extra charge as he made for the same special services during the base period;

(b) For cutting and hemming toweling, a premium not in excess of 10 cents per dozen.

(v) The following are maximum prices for the styles of huck and crash towels and corded napkins listed in this subdivision:

(a) CANNON MILLS COMPANY, KANNAPOLIS, N. C.

Terms: 3 per cent 30 days, f. o. b. Kannapolis, N. C.

TABLE I—PLAIN MERCHANDISE

Reference No.	Type of merchandise	Style No.	Size or width (inches)	Maximum price (dollars per dozen)
FACE AND HAND TOWELS				
1		156	17 x 82	1.35
2		157	18 x 86	1.56
3		160	18 x 86	1.56
4		165	18 x 86	1.51
5		603	15½ x 82	1.30
6		629	17 x 82	1.51
7		633	18 x 86	1.75
8		665	18 x 86	1.73
9		675	14 x 24	.86
10		679	18 x 36	1.67
11		686	16 x 32	1.22
12		687	18 x 36	1.88
13		693	18 x 36	1.67
14		823	16 x 32	1.27
15		883	14 x 24	.91
16		855	14 x 20	.80
TOWELING				
17		219	11½	(Per yard) .09
18		241	18	.14
19		259	17	.15
DISH TOWELS				
20		113	16 x 28	(Per dozen) .96
21		128-8	16 x 30	.96
22		173	16 x 32	1.30
23		174	16 x 32	1.30
24		178	16 x 32	1.30
25		180	17 x 32	1.82
26		190	16 x 32	1.21
27		610	17 x 32	1.82
28		614	17 x 32	1.82
29		618	17 x 32	1.82
30		624	17 x 32	1.81
31		688	17 x 34	1.80
CORDED NAPIKINS				
32		643	17½ x 19½	.88
MISCELLANEOUS TOWELS				
33		23	13 x 21	.67
34		24	14 x 24	.73
35		632	16 x 32	1.29
36		634	20 x 42	2.36
37		669	17 x 36	1.83
38		835/3	13 x 19	.90

TABLE II—NAME-WOVEN MERCHANDISE

On all orders for jacquard-name towels, towelings, and corded napkins, the seller may require that the purchaser will accept 10 percent more or less than the quantity specified at the contract price, and that the purchaser will accept seconds not exceeding 10 percent of this total quantity ordered, at a discount of 15 percent.

On all orders for dobby-name towels, towelings and corded napkins, the seller may require that the purchaser will accept 10 percent more or less than the quantity specified at the contract price, and that the purchaser will accept seconds not exceeding 10 percent of this total quantity ordered, at a discount of 10 percent.

The maximum prices for jacquard-name huck towels set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Dozen of a name	Cents per dozen less than	Dozen lots
298.....	250	7½	50
	500	10	50
	1,000	12½	50
578, 588 and 898.....	250	7½	100
	500	10	100
	1,000	12½	100
566.....	250	10	100
	500	12½	100
	1,000	15	100
590 and 591.....	250	10	100
	500	12½	100
	1,000	15	100

The maximum prices for jacquard-name huck towelings set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Yards	Cents per yard less than—	Yard price
578, 588 and 898—17" and 18".....	3,000	¼	1,500

The maximum prices for dobby-name towelings set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Yards	Cents per yard less than base price
S-14, 249, 544, 546, 548, 661-17", 661-18", Wearmore-16", Winmore-16", Worthmore-16".....	6,000	¼
	10,000	½
	25,000	¾

The maximum prices for jacquard or dobby corded napkins set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Dozen of a name	Cents per dozen less than	Dozen lots
464 and 466.....	500	2½	250
	1,000	5	250

For name-woven jacquard huck towels the seller may add to the maximum prices set forth in this Table II the following amounts for purchases in the style and weave listed below:

Style No.	Weave	Cents per dozen
578, 588 and 898.....	Name woven across ends in white.	0.05
	Name woven in color through center.	.10
566.....	Name woven across ends in color.	.15
	Name woven across ends in white.	.05
	Name woven in color through center.	.10
590 and 591.....	Name woven across ends in color.	.15
	Name woven in color either through center or across border.	.10

For name-woven jacquard huck towelings the seller may add to the maximum prices set forth in this Table II the following amounts for purchases in the style and weave listed below:

Style No.	Weave	Cents per yard
578, 588, and 898—17" and 18".....	Name woven in color through center.	61
	Name woven across ends in white.	¼
	Name woven across ends in color.	1½

For jacquard corded napkins with name woven in white the seller shall deduct 5 cents per dozen from the maximum prices set forth in this Table II.

Reference No.	Type of merchandise	Style No.	Size or width (inches)	Base maximum price (dollars per dozen)	Basis quantity of
FACE AND HAND TOWELS					
39	298.....	17 x 32	\$1.91	50 dozen center warp color.	
40	566.....	17 x 32	1.94	100 dozen center warp white.	
41	566.....	18 x 36	2.10	Do.	
42	578.....	15 x 20	1.23	Do.	
43	578.....	17 x 32	1.86	Do.	
44	578.....	18 x 36	2.14	Do.	
45	578.....	19 x 38	2.30	Do.	
46	588.....	15 x 20	1.41	Do.	
47	588.....	17 x 32	2.11	Do.	
48	588.....	18 x 36	2.40	Do.	
49	588.....	19 x 38	2.63	Do.	
50	590.....	15 x 20	1.81	Do.	
51	590.....	17 x 32	2.38	Do.	
52	590.....	18 x 36	2.79	Do.	
53	590.....	19 x 38	3.18	Do.	
54	591.....	15 x 20	1.95	Do.	
55	591.....	17 x 32	2.63	Do.	
56	591.....	18 x 36	3.08	Do.	
57	591.....	19 x 38	3.42	Do.	
58	898.....	15 x 20	1.28	Do.	
59	898.....	17 x 32	1.91	Do.	
60	898.....	18 x 36	2.22	Do.	
61	898.....	19 x 38	2.41	Do.	
TOWELINGS					
62	S-14.....	16	(per yard) .12	3000 yards center warp color.	
63	249.....	16	.12	Do.	
64	544.....	16	.12	Do.	
65	546.....	16	.12	Do.	
66	548.....	16	.12	Do.	
67	578.....	17	.16	1500 yards center warp white.	
68	578.....	18	.17	Do.	
69	588.....	17	.18	Do.	
70	588.....	18	.19	Do.	
71	661.....	17	.16	3000 yards center warp color.	
72	661.....	18	.16	Do.	
73	898.....	17	.17	1500 yards center warp white.	
74	898.....	18	.17	Do.	
75	Wearmore.....	16	.12	3000 yards center warp color.	
76	Winmore.....	16	.12	Do.	
77	Worthmore.....	16	.12	Do.	
CORDED NAPKINS					
78	464 Jacqu.....	17½ x 19½	(per doz.) 1.20	250 dozen center warp color.	
79	464 Dob.....	17½ x 19½	1.05	Do.	
80	466 Jacqu.....	17½ x 19½	1.31	Do.	
81	466 Dob.....	17½ x 19½	1.16	Do.	

(b) GEORGE WOOD SONS & CO., 512 WALNUT STREET, PHILADELPHIA, PENN. SYLVANIA.

Terms: 2 percent 10 days, 60 extra, f. o. b. mill.

TABLE I—PLAIN MERCHANDISE

For dobby name-woven patterns, the seller may add to the maximum prices set forth in this Table I the following amounts for the quantities and colors listed below:

Quantity (yards)	Cents per yard	
	Red, blue or gold lettering	White lettering
25,000 and over.....	1	¾
10,000 to 25,000.....	1¼	1
6,000 to 10,000.....	1½	1¼
3,000 to 6,000.....	1¾	1½

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(b) GEORGE WOOD SONS & CO., 512 WALNUT STREET, PHILADELPHIA,
PENNSYLVANIA—Continued

TABLE I—PLAIN MERCHANDISE—Continued

Reference No.	Type of merchandise	Style No.	Size or width (inches)	Maximum price (dollars per dozen)
FACE AND HAND TOWELS				
1		#652 Huck	16 x 32	1.33
2		#748 Huck	14 x 20	.87
3		#830 Huck	18 x 36	1.70
TOWELING				
4		#3 Roller	16	(Per yard) .09
5		#5 Bleached, Red	15	.09
6		#11 Boston	16	.12
7		#165 Grey	16	.07
8		#207 M. L. Huck	16	.10
9		#268 Honeycomb	16	.08
10		#293 Herringbone	16	.10
11		#306 Check Glass	16	.12
12		#682 Hercules Huck	16	.11
13		#682 Hercules Herringbone	16	.11
14		#823 Blue Twill	16	.10
15		#1306 Girvin	17	.14
16		Emerald	16	.11
17		Erie	16	.12
18		Heavy plain	17	.10
19		League	16	.10
20		Maxine	16	.09
21		Plain Roman	16	.10
22		Super Stripe	17	.11
CORDED NAPKINS				
23		#377	17 x 18 1/4	(Per dozen) .90
24		#584	17 x 17 1/4	.77
MISCELLANEOUS				
25		Bureau Scarfing	17	(Per yard) .10
26		Silver Knight	18	.11

(c) MARSHALL FIELD AND CO. (MANUFACTURING DIVISION), 82 WORTH STREET,
NEW YORK CITY

Terms: 2 percent 10 days, 60 extra, f. o. b. Fieldale, Virginia.

TABLE I—PLAIN MERCHANDISE

Reference No.	Type of merchandise	Style No.	Size or width (inches)	Maximum price (dollars per dozen)
FACE AND HAND TOWELS				
1		3217	16 x 32	1.41
2		3220	14 x 20	.83
3		3224	14 x 24	.93
4		3265	18 x 36	1.56
5		3300	16 x 32	1.55
6		3302	16 x 32	1.70
7		3305	15 x 30	1.20
8		3325	16 x 32	1.40
9		3408	18 x 36	2.22
10		3411	18 x 36	2.21
11		32121	16 x 32	1.70
12		32165	18 x 36	1.67
13		33133	17 x 34	2.22
TOWELING				
14		1018	18	(Per yard) .15
15		1106	16	.10
16		1146	16	.11
17		1378	18	.12
DISH TOWELS				
18		3488	16 x 32	(Per dozen) 1.50
19		3498	18 x 32	1.50
CORDED NAPKINS				
20		2118	18 x 19	.96

(d) PARKER WILDER & CO., (BOOTT MILLS), 40 WORTH STREET, NEW YORK CITY.

Terms: 2 percent 10 days, 60 extra or 3 percent 10 days, f. o. b. mill, Lowell, Massachusetts.

TABLE I—PLAIN MERCHANDISE

For dobby name-woven toweling the seller may add to the maximum prices set forth in

this Table I the following amounts for the quantities listed below:

Quantity (yards)	Cents per yard
Minimum 5,000	2
5,001 to 10,000	1 3/4
10,001 to 20,000	1 1/2
20,001 and over	1 1/4

(d) PARKER WILDER & CO., (BOOTT MILLS, 40 WORTH STREET, NEW YORK CITY—Con.)

TABLE I—PLAIN MERCHANDISE—Continued

Reference No.	Type of merchandise	Style No.	Size or width, cut size	Maximum price (dollars per dozen)
FACE AND HAND TOWELS				
1	Boott	-----	18 x 36	1.70
2	do	-----	16 x 32	1.41
3	Boott Solid Color	-----	16 x 27	1.60
4	do	-----	18 x 36	2.31
TOWELING				
5	Boott	-----	13	(Per yard) .11
6	do	-----	16	.13
7	do	-----	18	.15
8	Boott Solid Color	-----	16	.16
9	Boott Solid Color	-----	18	.18
10	A-179	-----	16	.15
11	Argyle	-----	17	.15
12	Argyle Ecu	-----	17	.18
13	A-220	-----	16	.12
DISH TOWELS				
14	A-220	-----	16 x 32	(Per dozen) 1.35
15	A-179	-----	16 x 32	1.75
MISCELLANEOUS TOWELS				
16	Boott Grommet	-----	13 x 20 1/2	.93
17	Boott Bleached Scarfs	-----	18 x 45	2.45
18	Boott Bleached Scarfs	-----	18 x 54	2.90
19	Boott Ecu Scarfs	-----	18 x 45	2.90
20	Boott Ecu Scarfs	-----	18 x 54	3.44
21	Argyle Bleached Scarfs	-----	17 x 45	2.45
22	Argyle Bleached Scarfs	-----	17 x 54	2.90
23	Argyle Ecu Scarfs	-----	17 x 45	2.90
24	Argyle Ecu Scarfs	-----	17 x 54	3.44

(e) SUPERBA MILLS, INC., HAWKINSVILLE, GEORGIA

Terms: 3 percent 10 days, or 2 percent 10 days, 60 extra, f. o. b. mill

TABLE I—PLAIN MERCHANDISE

Reference No.	Type of merchandise	Style No.	Size or width (inches)	Maximum price (dollars per dozen)
FACE AND HAND TOWELS				
1	13	-----	18 x 26	1.56
2	220	-----	18 x 36	1.75
3	250	-----	19 x 38	2.18
4	256	-----	16 x 32	1.25
5	272	-----	17 x 35	1.90
6	283	-----	17 x 37	1.69
7	284	-----	19 x 38	2.00
8	285	-----	16 x 32	1.21
9	292	-----	16 x 27	1.03
10	399	-----	18 x 36	1.66
11	400	-----	19 x 38	1.82
12	402	-----	14 x 20	.80
13	409	-----	14 x 24	.85
TOWELING				
14	11	-----	16	(Per yard) .12
15	238	-----	15	.11
16	304	-----	16	.13
17	306	-----	18	.15
18	422	-----	16	.11
19	442	-----	14 1/2	.11
20	458 bleached	-----	16	.12
21	458 unbleached	-----	16	.11
22	450	-----	17 1/2	.10
23	480	-----	16	.11
24	544	-----	20	.11
25	785	-----	16	.10
CORDED NAPKINS				
26	142	-----	17 x 18 1/2	(Per dozen) .78
27	144	-----	17 x 18 1/2	.88

TABLE II—NAME-WOVEN MERCHANDISE

[Table as amended by Amendment 16, 8 F.R. 2338, effective as of 11-1-42]

Reference No.	Type of merchandise	Style No.	Size or width	Maximum price (dollars dozen)	Basis quantity of—
FACE AND HAND TOWELS					
28	52-0	-----	17 x 37	2.28	2,000 dozen.
29	274-A	-----	17 x 36	1.91	2,000 dozen.
30	274-N	-----	17 x 39	2.05	2,000 dozen.
31	274-NE	-----	17 x 36	1.91	2,000 dozen.
32	285-H	-----	16 x 32	1.51	2,000 dozen.
TOWELING					
33	120-C	-----	16"	(Per yard) .14	20,000 yards.

FEDERAL REGISTER, Saturday, September 4, 1943

(f) WELLINGTON SEARS CO., 65 WORTH STREET, NEW YORK CITY
 Terms: 3 percent 10 days or 2 percent 10 days, 80 extra, f. o. b. Fairfax, Ala.

TABLE I—PLAIN MERCHANDISE

Refer- ence No.	Type of merchandise	Style No.	Size or width (inches)	Maximum price (dol- lars per dozen)
FACE AND HAND TOWELS				
1		101	12½ x 27	0.73
2		131	18 x 36	2.15
3		247	13 x 19	.91
4		542	18 x 32	1.62
5		544	18 x 32	1.62
6		548	18 x 32	2.22
7		604	18 x 36	1.62
8		605	18 x 36	1.77
9		607	16 x 32	1.20
10		614	18 x 36	1.72
11		6614	18 x 36	1.72
12		615	18 x 36	1.87
13		617	16 x 32	1.30
14		620	14 x 20	.85
15		622	16 x 32	1.30
16		623	16 x 32	1.44
17		715	18 x 36	1.50
18		718	16 x 32	1.28
19		723	16 x 32	1.38
20		743	16 x 32	1.30
21		744	16 x 32	1.40
22		752	17 x 32	1.43
23		753	14 x 20	.83
24		757	14 x 24	.90
25		765	18 x 36	1.59
26		766	18 x 36	1.69
27		793	18 x 36	1.83
28		928	17 x 36	1.78
29		3231	18 x 36	2.40
TOWELING				
30		Arbutus	16	(Per yard) .10
31		doubledent	16	.10
32		fairfax	16	.10
33		121	12	.09
34		191	15	.09
35		240	18	.14
36		247	13	.10
37		288	16	.11
38		290	16	.10
39		323	12	.09
40		333	14½	.10
41		350	16	.13
42		505	18	.14
DISH TOWELS				
43		551	17 x 32	(per dozen) 1.52
CORDED NAPKINS				
44		921	17½ x 19½	.88
45		921 X	17½ x 19½	.98
46		924	17 x 18½	.83
47		941	17 x 18½	.78

TABLE II—NAME-WOVEN MERCHANDISE

The seller may require on all orders for jacquard-name towels and toweling that the purchaser will accept 10 percent more or less than the quantity specified and will accept seconds not exceeding 10 percent of this total quantity ordered, at a discount of 15 percent.

The seller may require on all orders for dobby-name towels and dobby-toweling that the purchaser may accept 10 percent more or less than the quantity specified and will accept seconds not exceeding 10 percent of this total quantity ordered, at a discount of 10 percent.

The maximum prices for jacquard-name huck towels set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Dozen of a name	Cents per dozen less than	Dozen lots
852, 864 and 876	250	7½	100
	500	10	100
	1,000	12½	100
724, 725 and 726	250	7½	100
	500	10	100
	1,000	12½	100

The maximum prices for jacquard-name huck toweling set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Yards	Cents per yard less than	Yard price
852, 864 and 876	3,000	½	1,500

The maximum prices for dobby-name crashes set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Yards	Cents per yard less than	Yard price
16" Fairfax, 16" Arbutus, Styles 315, 430, 469, 306 and 170	10,000	¾	6,000
	25,000	½	6,000

For name-woven jacquard huck towels the maximum prices set forth in this Table II for the style and weave listed below, shall be increased or decreased by the following differentials:

Style No.	Weave	Differential
852, 864 and 876	Name woven in white.	Deduct 10 cents per dozen.
	Name woven across ends.	Add 5 cents per dozen.
724, 725 and 726	Name woven in color.	Add 10 cents per dozen.
	Name woven across ends.	Add 5 cents per dozen.

For name-woven jacquard huck towelings the maximum prices set forth in this Table II for the style and weave listed below, shall be increased or decreased by the following differentials:

Style No.	Weave	Differential
852, 864 and 876	Names woven across ends. Names woven in white.	Add ½ cent per yard. Deduct 1 cent per yard.

Reference No.	Type of merchandise	Style No.	Size or width (inches)	Maximum price (dollars per dozen)	Basis quantity of
FACE AND HAND TOWELS					
48		724	15 x 20	1.23	100 doz.
49		724	17 x 32	1.86	
50		724	18 x 36	2.14	
51		724	19 x 38	2.40	
52		725	15 x 20	1.28	White center name
53		725	17 x 32	1.91	
54		725	18 x 36	2.22	
55		725	19 x 38	2.41	
56		726	15 x 20	1.41	
57		726	17 x 32	2.12	
58		726	18 x 36	2.40	
59		726	19 x 38	2.64	
60		852	15 x 20	1.33	100 doz.
61		852	17 x 32	1.95	
62		852	18 x 36	2.25	
63		852	19 x 38	2.40	Name thru center warp in color.
64		864	15 x 20	1.39	
65		864	17 x 32	2.01	
66		864	18 x 36	2.32	
67		864	19 x 38	2.51	
68		876	15 x 20	1.51	
69		876	17 x 32	2.22	
70		876	18 x 36	2.50	
71		876	19 x 38	2.74	
TOWELING					
72	Fairfax		16	(Per yard) .12	6,000 yds.
73	Arbutus		16	.12	Name thru center warp in color.
74	170		16	.12	
75	306		16	.12	
76	315		17	.15	
77	430		18	.16	
78	469		16	.12	
79	852		17	.17	1,500 yds.
80	852		18	.17	Name thru center warp in color.
81	864		17	.17	
82	864		18	.18	
83	876		17	.19	
84	876		18	.20	

(g) WOODWARD BALDWIN & CO., 45 WORTH STREET, NEW YORK CITY

Terms: 2 percent 10 days, 60 extra, f. o. b. mill

TABLE I—PLAIN MERCHANDISE

Reference No.	Type of merchandise	Style No.	Size or width (inches)	Maximum price (dollars per dozen)
FACE AND HAND TOWELS				
1		1509	18 x 36	1.57
2		1517	14 x 20	.80
3		1519	14 x 24	.86
4		1523	15½ x 32	1.30
5		1525	18 x 36	1.77
6		1529	17 x 34	1.66
7		1531	18 x 36	1.51
8		1551	14 x 24	.91
9		1569	17 x 32	1.41
10		1584	15 x 30	1.19
11		1590	18 x 36	1.67
12		1599	16 x 32	1.27
TOWELING				
13		2025	12	(Per yard) .09
14		2041	18	.10
15		2048	16	.09
16		2052	16	.10
17		2058	16	.10
18		2065	14½	.10
19		2182	12	.10
20		2200	16½	.08
21		2309	17	.12
22		2311	17	.15
23		2331	12	.09
24		2385	17	.15
25		Dunworth	15	.09
DISH TOWELS				
26		2182	16 x 29	(Per dozen) 1.09
27		2184	16 x 29	1.09
28		2186	16 x 29	1.09
CORDED NAPKINS				
29		1401	17½ x 18½	.82
30		1403	do.	.78
31		1405	do.	.88
MISCELLANEOUS TOWELS				
32		1205	13 x 19	.90
33		1230	14 x 24	.73
34		1285	17 x 50	3.00
35		1596	14½ x 14½	.46
36		1696	14½ x 15½	.75

TABLE II—NAME-WOVEN MERCHANDISE

The maximum prices for name-woven towels set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Dozen of a name	Cents per dozen less than	Dozen lots
700, 701, 718 and 719.....	250	2¼	100
	500	7½	100
	1,000	10	100
2800, 2804 and 2818.....	250	7½	100
	500	10	100
	1,000	12¼	100

The maximum prices for name-woven toweling set forth in this Table II are to be discounted as follows for purchases in larger quantities of the style numbers listed below:

Style No.	Yards	Cents per yard less than	Yard price
2800, 2804 and 2818.....	3000	¼	1500

The maximum prices for name-woven towels set forth in this Table II may be increased as follows for purchases in the style and quantities listed below:

Style No.	Dozen of a name	Add cents per dozen to	Dozen lots
2800, 2804 and 2818.....	50	10	100

For name woven in color, the seller may add 10 cents per dozen to the maximum prices set forth in this Table II for name-woven towels.

For name woven across ends, the seller may add 5 cents per dozen to the maximum prices set forth in this Table II for white and colored name-woven towels.

For name-woven toweling in color, the seller may add 1 cent per yard to the maximum prices set forth in this Table II.

For toweling with name woven crosswise, the seller may add ½ cent per yard to the maximum prices set forth in this Table II for white and colored name-woven towelings.

Reference No.	Type of merchandise	Style No.	Size or width	Maximum price (dollars per dozen)	Basis quantity of
FACE AND HAND TOWELS					
37		700	16 x 32	1.42	100 dozen; center name color.
38		701	16 x 32	1.40	
39		718	16 x 32	1.34	
40		719	16 x 32	1.45	
41		2800	15 x 20	1.23	
42		2800	17 x 32	1.86	100 dozen; center name white.
43		2800	18 x 36	2.14	
44		2804	15 x 20	1.28	
45		2804	17 x 32	1.91	
46		2804	18 x 36	2.22	
47		2818	15 x 20	1.41	
48		2818	17 x 32	2.11	
49		2818	18 x 36	2.40	
TOWELING				Per yard	
50		2800	17	.16	1,500-yard lots; center; name white.
51		2800	18	.16	
52		2804	17	.16	
53		2804	18	.17	
54		2818	17	.18	
55		2818	18	.19	

(h) FULTON BAG & COTTON MILLS,
ATLANTA, GEORGIA

Terms: 2% 10 days, 60 extra, f. o. b. mill.
Description: *Maximum Price*
Narrow crash toweling
S/16SR, 16" 36x36 6.00
yd ----- 8½ cents per yd.

(i) Huck towels manufactured in accordance with Federal specifications DDD-T-531 (without woven name or colored stripe, or unstamped) 1.73 dollars per dozen, terms, net f. o. b. shipping point: *Provided*, That the maximum price which may be charged by George Wood, Sons & Co., sole selling agent for May's Landing Water Power Co., May's Landing, New Jersey, for huck towels manufactured in accordance with said specifications shall be 1.8767 dollars per dozen, terms, net f. o. b. shipping point.

[Paragraph (i) as amended by Amendment 11, 7 F.R. 7451, effective 9-24-42]

For stamping, if required by the specifications, a premium of 5 cents per dozen may be added to the maximum price set forth herein.

[Paragraph added by Amendment 12, 7 F.R. 8216, effective 10-12-42]

(vi) *Maximum prices for sales of name-woven institutional towels by wholesalers and jobbers.* This subdivision applies to all sales of name-woven institutional towels by persons other than producers.

The maximum price for any sale of name-woven institutional towels by persons other than producers shall be the maximum price determined in accordance with the General Maximum Price Regulation, adjusted as follows:

(a) If the maximum price determined under the General Maximum Price Regulation is based on an offering price for delivery during March 1942, of the same or a similar commodity, no adjustment shall be made.

(b) If the maximum price determined under the General Maximum Price Regulation is based on a delivery made during March 1942, of the same or a similar commodity, the seller shall determine the actual cost to him of the commodity delivered in March and the replacement cost under this regulation. He shall then adjust his maximum price computed under the General Maximum Price Regulation by the difference (in dollars and

cents) between the actual cost of the commodity delivered in March 1942, and the replacement cost thereof: *Provided*, That if such adjustment results in a maximum price which is less than 107½ percent of replacement cost, then the maximum price shall be 107½ percent of replacement cost. As used herein the term "actual cost" means the net price actually paid after deducting all discounts allowed by the producer. The term "replacement cost" means the net maximum price permitted to producers by this regulation at the time a particular sale is made by a person other than a producer.

[Paragraph (vi) added by Amendment 16, 8 F.R. 2338, effective 2-27-43]

[Paragraph (29) added by Amendment 7, 7 F.R. 5567, effective 7-18-42]

(30) The maximum price for 7.5 oz. drill fully shrunk made to U. S. Army Specification No. 6-247A shall be:

Reference No.	Width of finished fabric (inch)	Yards per pound	Ceiling price (cents per yard)	
			72 x 60	72 x 48
1.....	28	2.50	22.44	22.24
2.....	28½	2.46	22.71	22.51
3.....	33½	2.08	26.20	25.96
4.....	34	2.06	26.21	25.97
5.....	35	2.00	27.34	27.09
6.....	36	1.95	27.90	27.64
7.....	38	1.83	29.98	29.71
8.....	54½	1.29	45.25	44.85
9.....	56	1.25	47.25	46.85

[Paragraph (30) added by Amendment 9, 7 F.R. 6005, effective 8-3-42]

(31) *Cotton seamless bags.* (i) The maximum price for cotton seamless bags, 20" x 45", weighing one pound, two-bushel capacity, shall be as follows:

Carload lots: Cents per bag	
Bemis Bro. Bag Co.....	36½
Fulton Bag & Cotton Mills.....	36½
Dana Warp Mills.....	33½
Royal River Mills, Inc.....	35¾
Cincinnati Bag Co.....	35¾

For any cotton seamless bag of a size other than that set forth above, the maximum price for each seller, for carload lots, shall be a price bearing the same percentage relationship to the above price as existed between the offering prices for the respective bags during March, 1942.

Terms of sale:

Bemis Bro. Bag Co.—Same terms as were offered to purchasers during March, 1942.

Fulton Bag & Cotton Mills—Same terms as were offered to purchasers during March, 1942.

Dana Warp Mills—Net 10 days, f. o. b. mill.

Royal River Mills, Inc.—Net 10 days, f. o. b. mill.

Cincinnati Bag Co.—Net 10 days, f. o. b. mill.

Differentials for less than carload lots:
On sales of less than carload lots, each seller may add to the above maximum price the differential (in cents per bag) which he offered to purchasers during March, 1942.

[Paragraph (31) added by Amendment 14, 7 F.R. 9969, effective 12-3-42]

(32) *Pinchecks*—(i) *Terms of sale.* The maximum prices for pinchecks set forth below are subject to terms of 2 per cent 10 days, 60 extra, with anticipa-

tion at the rate of 6 per cent per annum where payment is made after 9 days.

(ii) The following are the maximum prices for the constructions of pinchecks listed below:

(a) *Alabama Mills.*

Reference No.	Construction	Finish	Cents per yard
1.....	31 1/2" 79 x 38 3.11.....	Regular.....	17.25
2.....	30 1/2" 84 x 42 2.85.....	Sanforized.....	20.25
3.....	38 1/2" 79 x 38 2.65.....	Regular.....	18.75
4.....	36" 84 x 42 2.40.....	Sanforized.....	21.75

(b) *Pepperell Mfg. Co.*

Reference No.	Construction	Finish	Cents per yard
1.....	36" 76 x 44 2.35.....	Sanforized.....	21.75

(33) *Woven curtain nets*—(i) *Terms of sale.* The maximum prices for woven curtain nets set forth below are for yard goods, put up cuttersfold, except in the case of goods marked "price per panel," and are subject to terms of 2 per cent 10

days, 60 days extra, with anticipation at the rate of 6 per cent per annum where payment is made after 9 days.

(ii) The following are the maximum prices for the styles of woven curtain nets listed below:

(a) *Mooreville Cotton Mill.*

Reference No.	Style No.	Construction	Cents per yard
1.....	214C.....	36" 12 x 10 10.61.....	7 1/4
2.....	220C.....	36" 12 x 10 12.51.....	6 3/4
3.....	226C.....	36" 12 x 10 12.02.....	7
4.....	229C.....	36" 12 x 10 12.13.....	7
5.....	232C.....	36" 12 x 10 12.75.....	6 5/8
6.....	205C.....	36" 26 x 10 4.79.....	14
7.....	217C.....	36" 20 x 12 6.79.....	11
8.....	228C.....	36" 21 x 12 7.44.....	10 1/4
9.....	234C.....	36" 21 x 12 9.59.....	8 1/4
10.....	235C.....	36" 21 x 12 8.32.....	9
11.....	230C.....	36" 86 x 14 7.84.....	9 3/4
12.....	3000.....	36" 39 x 24 7.00.....	11

(b) *New Braunfels Textile Mills, Inc.*

Reference No.	Style No.	Construction	Cents per yard
1.....	32.....	36" 23 x 14 14.57.....	*14
2.....	91.....	36" 22 x 14 8.19.....	8
3.....	115.....	36" 22 x 14 11.86.....	*19 1/4
4.....	130.....	36" 22 x 12 7.50.....	7 1/2
5.....	132.....	36" 38 x 32 9.02.....	11
6.....	804.....	35" 23 x 14 14.57.....	*14 1/4
7.....	3115.....	36" 22 x 14 8.86.....	*20 1/4
8.....	8001.....	36" 22 x 14 8.86.....	7 1/2

*Cents per panel.

(c) *Pomona Mfg. Co.*

Reference No.	Style No.	Construction	Cents per yard
1.....	1254.....	36" 21 x 12 9.62.....	8 1/4
2.....	1258.....	36" 21 x 12 9.62.....	8 1/4
3.....	1259.....	36" 21 x 12 9.62.....	8 1/4
4.....	1263.....	36" 22 x 14 15.82.....	5 5/8
5.....	1370.....	36" 20 x 11 16.20.....	5 5/8
6.....	1373.....	36" 21 x 12 7.35.....	10 1/4
7.....	1376.....	36" 20 x 12 9.42.....	8 1/4
8.....	1377.....	36" 20 x 12 9.42.....	8 1/4
9.....	1382.....	36" 20 x 12 9.42.....	8 1/4
10.....	1383.....	36" 20 x 12 9.42.....	8 1/4
11.....	1385.....	36" 20 x 12 9.42.....	8 1/4
12.....	1386.....	36" 20 x 12 9.42.....	8 1/4
13.....	1387.....	36" 20 x 11 17.00.....	5 5/8
14.....	1388.....	36" 20 x 11 16.20.....	5 1/4
15.....	1390.....	36" 20 x 10 9.61.....	7 3/4
16.....	1391.....	36" 20 x 11 16.20.....	5 1/4

(d) Pilot Mills Co.

Reference No.	Style No.	Construction	Cents per yard
1	14562	36" 12 x 12 8.73	8 3/4
2	14565	36" 12 x 12 8.73	8 3/4
3	16030	36" 20 x 8 6.82	10 1/4
4	16031	36" 20 x 8 6.82	10 1/4
5	16032	36" 20 x 8 6.82	10 1/4
6	16041	36" 12 x 12 8.34	9 1/4
7	16044	36" 29 x 30 5.10	14 1/4
8	16047	36" 12 x 12 10.06	7 1/2
9	16060	36" 12 x 12 10.19	7 1/2
10	16061	36" 12 x 12 11.35	7
11	16063	36" 20 x 12 5.87	11 1/4
12	16064	36" 20 x 8 7.68	9 3/4
13	16066	36" 20 x 10 9.03	8 3/4
14	16067	36" 20 x 10 9.56	7 1/4
15	16068	36" 20 x 10 12.17	6 1/4
16	16069	36" 20 x 12 7.84	9 3/4
17	16073	36" 20 x 14 7.58	10 1/4
18	16074	36" 20 x 14 7.58	10 1/4
19	16079	36" 12 x 12 8.34	9 1/4
20	16080	36" 20 x 10 11.45	6 3/4
21	16082	36" 20 x 8 7.76	9 3/4

(iii) *Seconds and shorts.* For seconds and short lengths, the maximum prices set forth above shall be discounted as follows:

	Percent
Seconds	5
20/40	10
10/20	15
1/10	25

[Paragraphs (32) and (33) added by Amendment 15, 8 F.R. 274, effective 1-11-43]

(34) *Grey insulation tubing.* (i) The following are the maximum prices for grey insulation tubing of the following constructions made by the following manufacturers:

Construction	Manufacturer	Cents per tubular yard
27" 68 x 72 3.37	Union Buffalo Mills Co.	18.25
27" 68 x 72 3.37	Gainesville Cotton Mills	18.25
39 1/4" 68 x 72 2.35	Pacific Mills	26.50
27" 72 x 68 4.15	Utica & Mohawk Cotton Mills	20.00

(ii) *Terms of sale.* Net 10 days, f. o. b. mill.

(iii) *Seconds and shorts.* For off-goods each seller shall grant the same discount as those observed by the seller or sellers of the particular construction during the last three months of 1942.

[Paragraph (34) added by Amendment 17, 8 F.R. 4137, effective 4-5-43]

(35) *Cotton bale bagging.* (i) The following specifications must be met by cotton bale bagging patterns sold at the maximum prices set forth in (ii) and (iii) below:

A "pattern" consists of two strips, each

of which shall conform to the following specifications:

	Tolerance	
	Minus	Plus
Width, 45 inches	1 inch	Any.
Length, 114 inches	2 1/4 inches	2 3/4 inches.
Weight, 2.25 pounds	7%	7%

(ii) The maximum price for bagging when sold by the producer thereof to the Commodity Credit Corporation shall be \$1.45 net per pattern, inclusive of subsidy and shall be a delivered price payable on such terms as may be agreed upon by the buyer and seller.

(iii) The maximum price of bagging when sold by the Commodity Credit Corporation shall be the following, subject to terms of net cash:

(a) F. o. b. Cars at Rock Hill, South Carolina, Anniston, Alabama, and New Orleans, Louisiana, \$1.05 per pattern for Carload lots and \$1.08 per pattern for less than Carload lots.

(b) F. o. b. Cars at Memphis, Tennessee and Houston, Texas, \$1.07 per pattern for Carload lots and \$1.10 per pattern for less than Carload lots.

[Paragraph (35) added by Amendment 19, 8 F.R. 7267, effective 6-4-43]

(e) [Revoked]

[Paragraph (e) added by Amendment 11, and revoked by Amendment 16, 8 F.R. 2338, effective 2-27-43]

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14416; Filed, September 2, 1943; 4:46 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 418, Amdt. 7]

FRESH FISH AND SEAFOOD

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

Maximum Price Regulation No. 418 is amended in the following respects:

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

(1) *Maximum prices for sales by a service and delivery wholesaler.* Maximum prices for sales by a service and delivery wholesaler are the prices listed in Table E (Article IV, section 20 (e)) plus the container prices provided in section 19 when containers are used, plus transportation as provided in section 7.

(i) *Maximum prices for sales of custom dressed fish to purveyors of meals.* On service and delivery sales of custom dressed fish to purveyors of meals, a further addition of 2 cents per pound of custom dressed fish may be made to the

applicable Table E dressed fish price. If Table E provides prices for round fish but none for dressed fish, the applicable Table E dressed fish price shall be deemed to be 40 percent more than the Table E round fish price. If Table E lists no prices for dressed or round fish but has prices for drawn fish of a species, the applicable Table E dressed fish price shall be deemed to be 25 percent more than the Table E drawn fish price. For the purposes of this section, "custom dressed" fish shall mean fish with the head, entrails, scales and fins removed. There shall be no charge by the service and delivery wholesaler for any other customary services performed such as slicing, removing collar bone, wrapping, etc., in supplying such fish to purveyors of meals.

2. In section 20, Table A, footnote 26 is added to the name of Schedule No. 22.

3. In section 20, Table A, footnote 26 is added to the name of Schedule No. 24.

4. In section 20, Table A, footnote 26 is added to the name of Schedule No. 27.

5. In section 20, Table A, the name of Schedule No. 29 is amended to read as follows:

29 Salmon, silver (Pacific coast) seine caught (*Oncorhynchus kisutch*).²⁹

6. In section 20, Table A, the name of Schedule No. 30 is amended to read as follows:

30 Salmon, fall (Pacific coast) seine caught (*Oncorhynchus keta*).³⁰

7. In section 20, Table A, footnote 26 is added to the name of Schedule No. 37.

8. In section 20, Table A, footnote 26 is added to the name of Schedule No. 38.

9. In section 20, Table A, footnote 26 is added to the name of Schedule No. 39.

10. In section 20, Table A, footnote 26 is added to the name of Schedule No. 40.

11. In section 20, Table A, footnote 26 is added to the name of Schedule No. 41.

12. In section 20, Table A, footnote 26 is added to the name of Schedule No. 42.

13. In section 20, Table A is amended by changing the style of dressing, size and prices of Item No. 1 and size and prices of Item No. 2 of Schedule No. 26 and adding footnote 26 to the name thereof, and adding the following items to read as follows:

TABLE A.—MAXIMUM PRICES FOR PRODUCERS OF FRESH FISH AND SEA FOOD

Sched. No.	Name	Item No.	Style of dressing	Size	Price in cents per pound											
					Jan.	Feb.	Mar.	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
					Bulk ex-vessel	Boxed	Bulk ex-vessel	Boxed	Bulk ex-vessel	Boxed	Bulk ex-vessel	Boxed	Bulk ex-vessel	Boxed	Bulk ex-vessel	Boxed
26	Sablefish (<i>Anoplopoma fimbria</i>) ²⁶	1	Round.	All sizes	.08½	.08½	.08½	.08½	.08½	.08½	.08½	.08½	.08½	.08½	.08½	.08½
27	Salmon, Chinook or King (Pacific Coast) Troll Caught (<i>Oncorhynchus tshawytscha</i>) ²⁷	2	Dressed	All sizes	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½
	Red Meated	4	Round.	16# and over	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½
	Red Meated	5	Round.	Under 16#	.15	.15	.15	.15	.15	.15	.15	.15	.15	.15	.15	.15
	White Meated	6	Round.	All sizes	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½	.11½
28	Salmon, Silver (Pacific Coast) Troll Caught (<i>Oncorhynchus kisutch</i>) ²⁸	2	Round.	All sizes	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½
29-A	Salmon, Silver (Pacific Coast) Seine Caught (<i>Oncorhynchus kisutch</i>) ²⁹	1	Round.	All sizes							.09½	.09½	.09½	.09½	.09½	.09½
29-B	Salmon, Silver (Pacific Coast) Seine Caught (<i>Oncorhynchus kisutch</i>) ²⁹	1	Round.	All sizes							.09	.09	.09	.09	.09	.09
30-A	Salmon, Fall (Pacific Coast) Seine Caught (<i>Oncorhynchus keta</i>) ³⁰	1	Round.	All sizes							.03½	.03½	.03½	.03½	.03½	.03½
30-B	Salmon, Fall (Pacific Coast) Seine Caught (<i>Oncorhynchus keta</i>) ³⁰	1	Round.	All sizes							.03	.03	.03	.03	.03	.03
33	Salmon, Chinook or King (Pacific Coast) (<i>Oncorhynchus tshawytscha</i>) ³³	1	Round.	All sizes							.08	.08	.08	.08	.08	.08
34	Salmon, Chinook or King (Pacific Coast) (<i>Oncorhynchus tshawytscha</i>) ³⁴	1	Round.	All sizes							.12½	.12½	.12½	.12½	.12½	.12½
34-B	Salmon, Chinook or King (Pacific Coast) (<i>Oncorhynchus tshawytscha</i>) ³⁴	1	Round.	All sizes	.18	.18	.15	.15	.15	.15	.11½	.11½	.11½	.11½	.18	.18
35	Salmon, Steelhead (Pacific Coast) (<i>Salmo gairdneri</i>) ³⁵	1	Round.	All sizes	.10½	.10½									.10½	.10½

14. Footnote 3 following Table A in section 20 is amended to read as follows:

³ Deduct 1½ cents when this species of fish is landed ex-vessel in any port of entry in the United States except Seattle, Washington and Astoria, Oregon, and the following amounts when it is landed ex-vessel in the following ports of entry in Alaska: Ketchikan 1½¢, Wrangell 1½¢, Petersburg 1½¢, Juneau 2¢, Sitka 2¢, Pelican City 2¢, Port Williams 2½¢. For fish landed ex-vessel in any other port of entry in Alaska deduct that amount specified for the nearest port of entry.

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

¹⁸ F.R. 9366, 10086, 10513, 10939, 11734, 11687.

15. Footnote 23 is added at the end of Table A in section 20 to read as follows:

²³ The maximum prices listed for this species of fish apply only when it is delivered ex-vessel Neah Bay, Washington, Fishing Grounds of Juan de Fuca Strait, Puget Sound, and streams tributary to Puget Sound.

16. Footnote 24 is added at the end of Table A in section 20 to read as follows:

²⁴ The maximum prices listed for this species of fish apply only when it is delivered ex-vessel anywhere in Washington or Oregon other than the Columbia River, Neah Bay, Washington, Fishing Grounds of Juan de Fuca Strait, Puget Sound and streams tributary to Puget Sound.

17. Footnote 25 is added at the end of Table A in section 20 to read as follows:

²⁵ The maximum prices listed for this species of fish apply only when it is caught in the Sacramento River.

18. Footnote 26 is added at the end of Table A in section 20 to read as follows:

²⁶ Deduct the following amounts when this species of fish is landed ex-vessel in the following ports of entry in California: Half Moon Bay 1¢, Point Reyes 1¢, Bodega Bay 1¢, Crescent City 1¢, Trinidad 1¢, Shelter Cove 2¢.

19. In section 20, Table B, footnote 27 is added to the name of Schedule No. 27.

20. In section 20, Table B, footnote 27 is added to the name of Schedule No. 28.
 21. In section 20, Table B, footnote 27 is added to the name of Schedule No. 29.
 22. In section 20, Table B, footnote 27 is added to the name of Schedule No. 30.
 23. In section 20, Table B, footnote 27 is added to the name of Schedule No. 31.

24. In section 20, Table B, footnote 27 is added to the name of Schedule No. 32.
 25. In section 20, Table B, footnote 27 is added to the name of Schedule No. 33.
 26. In section 20, Table B, footnote 27 is added to the name of Schedule No. 34.
 27. In section 20, Table B, footnote 27 is added to the name of Schedule No. 35.

28. In section 20, Table B is amended by changing the style of dressing, size and prices of Item No. 1 and size and prices of Item No. 2 and prices of Item Nos. 3 and 4 of Schedule No. 26 and adding the following items to read as follows:

TABLE B.—MAXIMUM PRICES FOR PRIMARY FISH SHIPPER SALES OF FRESH FISH AND SEAFOOD

Sched. No.	Name	Item No.	Style of dressing	Size	Price in cents per pound											
					Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
26	Sable fish (<i>anoplopoma fimbria</i>)	1	Round	All sizes	.10½	.10½	.10½	.10½	.10½	.10½	.10½	.10½	.10½	.10½	.10½	.10½
		2	Dressed	All sizes	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14
		3	Fillets	All sizes	.27	.27	.27	.27	.27	.27	.27	.27	.27	.27	.27	.27
		4	Steaks	All sizes	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½
27	Salmon, Chinook or King (Pacific coast) troll caught (<i>oncorhynchus tshawytscha</i>):	9	Round	16# and over	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½
		10	Round	Under 16#	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½
		11	Round	All sizes	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14
		2	Round	All sizes	.16	.16	.16	.16	.16	.16	.16	.16	.16	.16	.16	.16
28	Salmon, Silver (Pacific coast) troll caught (<i>oncorhynchus kisutch</i>):	9	Round	16# and over	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½	.20½
		10	Round	Under 16#	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½
		11	Round	All sizes	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14	.14
		2	Round	All sizes	.16	.16	.16	.16	.16	.16	.16	.16	.16	.16	.16	.16
29-A	Salmon, silver (Pacific coast) seine caught (<i>oncorhynchus kisutch</i>): ²⁷	1	Round	All sizes							.12½	.12½	.12½	.12½	.12½	.12½
		2	Drawn	All sizes							.14½	.14½	.14½	.14½	.14½	.14½
		3	Dressed	All sizes							.16½	.16½	.16½	.16½	.16½	.16½
		4	Steaks	All sizes							.20	.20	.20	.20	.20	.20
29-B	Salmon, silver (Pacific coast) seine caught (<i>oncorhynchus kisutch</i>): ²⁷	1	Round	All sizes							.12	.12	.12	.12	.12	.12
		2	Drawn	All sizes							.14½	.14½	.14½	.14½	.14½	.14½
		3	Dressed	All sizes							.16½	.16½	.16½	.16½	.16½	.16½
		4	Steaks	All sizes							.20	.20	.20	.20	.20	.20
30-A and 30-B	Salmon, fall (Pacific coast) seine caught (<i>oncorhynchus keta</i>): ²⁷	1	Round	All sizes							.05½	.05½	.05½	.05½	.05½	.05½
		2	Drawn	All sizes							.06½	.06½	.06½	.06½	.06½	.06½
		3	Dressed	All sizes							.07½	.07½	.07½	.07½	.07½	.07½
		4	Steaks	All sizes							.10	.10	.10	.10	.10	.10
34-B	Salmon, chinook or king (Pacific coast) (<i>oncorhynchus tshawytscha</i>): ²⁷	1	Round	All sizes	.20½	.20½	.17½	.17½	.17½	.17½	.14	.14	.14	.20½	.20½	.20½
		2	Dressed	All sizes	.26½	.26½	.22½	.22½	.22½	.22½	.19½	.19½	.19½	.26½	.26½	.26½
		1	Round	All sizes	.13	.13	.13							.13	.13	.13
		2	Dressed	All sizes	.16½	.16½	.16½							.16½	.16½	.16½

29. Footnote 14 following Table B in section 20 is amended to read as follows:

¹⁴ All footnotes made applicable to particular species of fish in Table A except footnote 26 are also applicable to the same species in Table B in section 20.

30. Footnote 27 is added at the end of Table B in section 20 to read as follows:

²⁷ When the state privilege tax on this species of fish has been customarily paid by the purchaser of the fish, he may continue such payment and the amount actually paid may be added to the listed maximum price.

31. In section 20, Table C is amended by changing the style of dressing, size and prices of Item No. 1 and size and prices of Item No. 2 and prices of Item Nos. 3 and 4 of Schedule No. 26 and adding the following items to read as follows:

TABLE C.—MAXIMUM PRICES FOR RETAILER-OWNED COOPERATIVE SALES OF FRESH FISH AND SEAFOOD

Sched. No.	Name	Item No.	Style of dressing	Size	Price in cents per pound											
					Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
26	Sable fish (<i>anoplopoma fimbria</i>)	1	Round	All sizes	.12½	.12½	.12½	.12½	.12½	.12½	.12½	.12½	.12½	.12½	.12½	.12½
		2	Dressed	All sizes	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½
		3	Fillets	All sizes	.29	.29	.29	.29	.29	.29	.29	.29	.29	.29	.29	.29
		4	Steaks	All sizes	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20
27	Salmon, Chinook or King (Pacific coast) troll caught (<i>oncorhynchus tshawytscha</i>):	9	Round	16# and over	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½
		10	Round	Under 16#	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19
		11	Round	All sizes	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½
		2	Round	All sizes	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½
28	Salmon, Silver (Pacific coast) troll caught (<i>oncorhynchus kisutch</i>):	9	Round	16# and over	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½
		10	Round	Under 16#	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19
		11	Round	All sizes	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½
		2	Round	All sizes	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½	.17½
29-A	Salmon, silver (Pacific coast) seine caught (<i>oncorhynchus kisutch</i>):	1	Round	All sizes							.14	.14	.14	.14	.14	.14
		2	Drawn	All sizes							.16½	.16½	.16½	.16½	.16½	.16½
		3	Dressed	All sizes							.17½	.17½	.17½	.17½	.17½	.17½
		4	Steaks	All sizes							.21½	.21½	.21½	.21½	.21½	.21½
29-B	Salmon, silver (Pacific coast) seine caught (<i>oncorhynchus kisutch</i>):	1	Round	All sizes							.13½	.13½	.13½	.13½	.13½	.13½
		2	Drawn	All sizes							.15½	.15½	.15½	.15½	.15½	.15½
		3	Dressed	All sizes							.17	.17	.17	.17	.17	.17
		4	Steaks	All sizes							.20½	.20½	.20½	.20½	.20½	.20½
30-A and 30-B	Salmon, fall (Pacific coast) seine caught (<i>oncorhynchus keta</i>):	1	Round	All sizes							.06½	.06½	.06½	.06½	.06½	.06½
		2	Drawn	All sizes							.07½	.07½	.07½	.07½	.07½	.07½
		3	Dressed	All sizes							.08½	.08½	.08½	.08½	.08½	.08½
		4	Steaks	All sizes							.11	.11	.11	.11	.11	.11
34-B	Salmon, Chinook or King (Pacific coast) (<i>oncorhynchus tshawytscha</i>):	1	Round	All sizes	.22½	.22½	.19	.19	.19	.19	.15½	.15½		.22½	.22½	.22½
		2	Dressed	All sizes	.28½	.28½	.24½	.24½	.24½	.24½	.21	.21		.28½	.28½	.28½
		1	Round	All sizes	.14½	.14½	.14½							.14½	.14½	.14½
		2	Dressed	All sizes	.18½	.18½	.18½							.18½	.18½	.18½

32. Footnote 15 following Table C in section 20 is amended to read as follows:

"All footnotes made applicable to particular species of fish in Table A, except footnote 26, and footnotes 21, 22 and 27 made applica-

ble to particular species of fish in Table B are also applicable to the same species in Table C in section 20.

33. In section 20, Table D is amended by changing the style of dressing, size

and prices of Item No. 1 and size and prices of Item No. 2 and prices of Item Nos. 3 and 4 of Schedule No. 26 and adding the following items to read as follows:

TABLE D—MAXIMUM PRICES FOR CASH AND CARRY SALES OF FRESH FISH AND SEAFOOD

Sched. No.	Name	Item No.	Style of dressing	Size	Price in cents per pound											
					Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
26	Sable Fish (<i>Anoplopoma fimbria</i>)	1	Round	All sizes	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½	.13½
		2	Dressed	All sizes	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½
		3	Fillets	All sizes	.30	.30	.30	.30	.30	.30	.30	.30	.30	.30	.30	.30
		4	Steaks	All sizes	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21
27	Salmon, Chinook or King (Pacific coast) troll caught (<i>Oncorhynchus tshawytscha</i>):	9	Round	16# and over	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½
		10	Round	Under 16#	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20
		11	Round	All sizes	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½
		2	Round	All sizes	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½
28	Salmon, Silver (Pacific coast) troll caught (<i>Oncorhynchus kisutch</i>):	9	Round	16# and over	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½
		10	Round	Under 16#	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20	.20
		11	Round	All sizes	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½	.16½
		2	Round	All sizes	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½	.18½
29-A	Salmon, Silver (Pacific coast) seine caught (<i>Oncorhynchus kisutch</i>):	1	Round	All sizes								.15	.15	.15	.15	.15
		2	Drawn	All sizes								.17½	.17½	.17½	.17½	.17½
		3	Dressed	All sizes								.18½	.18½	.18½	.18½	.18½
		4	Steaks	All sizes								.22½	.22½	.22½	.22½	.22½
29-B	Salmon, Silver (Pacific coast) seine caught (<i>Oncorhynchus kisutch</i>):	1	Round	All sizes								.14½	.14½	.14½	.14½	.14½
		2	Drawn	All sizes								.16½	.16½	.16½	.16½	.16½
		3	Dressed	All sizes								.18	.18	.18	.18	.18
		4	Steaks	All sizes								.21½	.21½	.21½	.21½	.21½
30-A and 30-B	Salmon, Fall (Pacific coast) seine caught (<i>Oncorhynchus keta</i>):	1	Round	All sizes								.07½	.07½	.07½	.07½	.07½
		2	Drawn	All sizes								.08½	.08½	.08½	.08½	.08½
		3	Dressed	All sizes								.09½	.09½	.09½	.09½	.09½
		4	Steaks	All sizes								.12	.12	.12	.12	.12
34-B	Salmon, Chinook or King (Pacific coast) (<i>Oncorhynchus tshawytscha</i>):	1	Round	All sizes	.23½	.23½	.20	.20	.20	.20		.16½	.16½		.23½	.23½
		2	Dressed	All sizes	.29½	.29½	.25½	.25½	.25½	.25½		.22	.22		.29½	.29½
		1	Round	All sizes	.15½	.15½	.15½								.15½	.15½
		2	Dressed	All sizes	.19½	.19½	.19½								.19½	.19½
35	Salmon, Steelhead (Pacific coast) (<i>Salmo gairdnerii</i>):	1	Round	All sizes											.15½	.15½
		2	Dressed	All sizes											.19½	.19½

34. Footnote 16 following Table D in section 20 is amended to read as follows:

"All footnotes made applicable to particular species of fish in Table A, except footnote 26, and footnotes 21, 22 and 27 made

applicable to particular species of fish in Table B are also applicable to the same species in Table D in section 20.

35. In section 20, Table E is amended by changing the style of dressing, size

and prices of Item No. 1 and size and prices of Item No. 2 and prices of Item Nos. 3 and 4 of Schedule No. 26 and adding the following items to read as follows:

TABLE E—MAXIMUM PRICES FOR SERVICE AND DELIVERY SALES OF FRESH FISH AND SEAFOOD

Sched. No.	Name	Item No.	Style of dressing	Size	Price in cents per pound											
					Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
26	Sable Fish (<i>Anoplopoma fimbria</i>)	1	Round	All sizes	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½	.15½
		2	Dressed	All sizes	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19
		3	Fillets	All sizes	.32½	.32½	.32½	.32½	.32½	.32½	.32½	.32½	.32½	.32½	.32½	.32½
		4	Steaks	All sizes	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½	.23½
27	Salmon, Chinook or King (Pacific coast) troll caught (<i>Oncorhynchus tshawytscha</i>):	9	Round	16# and over	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½
		10	Round	Under 16#	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½
		11	Round	All sizes	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19
		2	Round	All sizes	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21
28	Salmon, Silver (Pacific coast) troll caught (<i>Oncorhynchus kisutch</i>):	9	Round	16# and over	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½	.26½
		10	Round	Under 16#	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½	.22½
		11	Round	All sizes	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19	.19
		2	Round	All sizes	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21	.21
29-A	Salmon, Silver (Pacific coast) seine caught (<i>Oncorhynchus kisutch</i>):	1	Round	All sizes								.17½	.17½	.17½	.17½	.17½
		2	Drawn	All sizes								.19½	.19½	.19½	.19½	.19½
		3	Dressed	All sizes								.21½	.21½	.21½	.21½	.21½
		4	Steaks	All sizes								.25	.25	.25	.25	.25
29-B	Salmon, Silver (Pacific coast) seine caught (<i>Oncorhynchus kisutch</i>):	1	Round	All sizes								.17	.17	.17	.17	.17
		2	Drawn	All sizes								.19½	.19½	.19½	.19½	.19½
		3	Dressed	All sizes								.20½	.20½	.20½	.20½	.20½
		4	Steaks	All sizes								.24	.24	.24	.24	.24
30-A and 30-B	Salmon, Fall (Pacific coast) seine caught (<i>Oncorhynchus keta</i>):	1	Round	All sizes								.11	.11	.11	.11	.11
		2	Drawn	All sizes								.12	.12	.12	.12	.12
		3	Dressed	All sizes								.14½	.14½	.14½	.14½	.14½
		4	Steaks	All sizes								.19	.19	.19	.19	.19
34-B	Salmon, Chinook or King (Pacific coast) (<i>Oncorhynchus tshawytscha</i>):	1	Round	All sizes	.26	.26	.22½	.22½	.22½	.22½		.19	.19		.26	.26
		2	Dressed	All sizes	.32½	.32½	.28½	.28½	.28½	.28½		.24½	.24½		.32½	.32½
		1	Round	All sizes	.18	.18	.18								.18	.18
		2	Dressed	All sizes	.21½	.21½	.21½								.21½	.21½

36. Footnote 17 following Table E in section 20 is amended to read as follows:

"All footnotes made applicable to particular species of fish in Table A, except footnote 26, and footnotes 21, 22 and 27 made applicable to particular species of fish in Table B are also applicable to the same species in Table E in section 20.

This amendment shall become effective September 2, 1943.

(56 Stat. 23, 765, Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14415; Filed, September 2, 1943; 4:44 p. m.]

PART 1381—SOFTWARE LUMBER

[Rev. MPR 19, Amdt. 6]

SOUTHERN PINE LUMBER

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

Revised Maximum Price Regulation 19 is amended in the following respects:

1. In section 5, paragraph (c) is amended by inserting after the words "when made to any purchaser for resale" the words "or to any maker or manufacturer of boxes, crates or any other form of wooden container".

2. In section 5 (c), subparagraph (2) is amended to read as follows:

(2) Where delivery over 25 miles is made by the seller by truck (whether by privately owned or controlled truck or by common or contract motor carrier), the maximum price set forth in the tables shall be reduced by \$2.50 per M'BM before applying the transportation addition provided in section 7.

3. Section 6 is amended to read as follows:

Sec. 6 Addition for direct-mill retail sale. (a) An addition of \$3.50 per thousand board feet may be made by a mill or concentration yard on a sale of 5,000 feet board measure or less only within a radius of 25 miles of the seller's establishment to any consumer or buyer who does not purchase for resale where the shipment originates at a mill.

(b) An addition of \$3.50 per thousand board feet may be made by any distribution yard on sales of less than 18,000 feet board measure (or less than carload if by rail) to any consumer or buyer within a radius of 25 miles from the distribution yard who does not purchase for resale where the shipment originates at a mill and delivery is made directly to such buyer or a site specified by him, and the seller:

(1) Delivers the lumber to the job site if required by the buyer at such time and in such manner as the buyer specifies.

(2) Gives the buyer the privilege of exchanging lumber and returning unused material.

(3) Agrees to make good any shortage promptly from stocks kept on hand for this purpose.

(c) For the purpose of this and other provisions contained in this regulation the size of the sale is determined by the total quantity involved in the transaction without regard to whether it is broken up into smaller orders or deliveries. The amount delivered at a particular time does not determine the quantity. For example, if the buyer and seller at the time the sale is negotiated know that the quantity to be bought for a particular job will run to 20,000 feet the sale is one for 20,000 feet even though it may be split into 5 orders of 4,000 feet each or requisitioned in quantities of 4,000 feet. And this is true regardless of whether 5 different deliveries, in loads

of 4,000 feet each are made on different days.

4. In section 7, paragraph (c) is amended to read as follows:

(c) Private truck. When shipment is by truck owned or controlled by the seller, the following amounts may be added for transportation: For distances up to and including 10 miles, \$1.50 per M'BM; over 10 and up to and including 20 miles, \$2.00 per M'BM; and over 20 and up to and including 30 miles, \$2.50 per M'BM. Where the distance is greater than 30 miles, the seller may charge the amount of the railroad charge at the carload rate for the most similar haul or \$3.00 per M'BM, whichever is greater. Distance, as used in this paragraph, means the distance from the mill to the point of destination as measured by the speedometer. No addition may be made for the return trip.

5. In section 7 (d), subparagraph (2) is deleted and subparagraph (3) is renumbered as (2).

6. In Article V, Table 3 is deleted in its entirety.

7. In Article V, Table 10 is deleted in its entirety.

8. In Article V, Table 11 is deleted in its entirety.

9. In Article V, Table 12 is deleted in its entirety.

10. In Article V, the caption to Table 13 is amended to read "Table 13—Car Material, Other Than Decking and Framing—Short Leaf—Dressed to Pattern—Kiln Dried".

11. In Article V, Table 13, a new subfootnote 2 is added to read as follows:

*The prices in this Table apply only to direct-mill sales for delivery to car builders and repair shops. Maximum prices applicable to other purchasers may be established upon application to the Lumber Branch of the National Office pursuant to section 20 hereof. In addition to the information specified in section 20, sellers must show for what uses the purchaser has ordered the car material.

12. In Article V, the caption to Table 13A is amended to read "Table 13A—Car Material, Flooring (Decking), Floor Boards and Door Sills—Short Leaf—Dressed to All Patterns—Kiln Dried or Air Dried".

13. In Article V, Table 13A, a new subfootnote 2 is added to read as follows:

*The prices in this Table apply only to direct-mill sales for delivery to car builders and repair shops. Maximum prices applicable to other purchasers may be established upon application to the Lumber Branch of the National Office pursuant to section 20 hereof. In addition to the information specified in section 20, sellers must show for what uses the purchaser has ordered the car material.

14. In Article V, the caption to Table 13B is amended to read "Table 13B—Car Material, Framing—Short Leaf—Specified or Random Lengths, 20' and Shorter—Rough—Green."

15. In Article V, Table 13B, a new subfootnote 1 is added to read as follows:

*The prices in this Table apply only to direct-mill sales for delivery to car builders and repair shops. Maximum prices applicable to other purchasers may be established upon application to the Lumber Branch of the Na-

tional Office pursuant to section 20 hereof. In addition to the information specified in section 20, sellers must show for what uses the purchaser has ordered the car material.

16. In Article VI, Table 20 is deleted in its entirety.

17. In Article VI, Table 27 is deleted in its entirety.

18. In Article VI, the caption to Table 28 is amended to read "Table 28—Car Material, Other Than Decking and Framing—Long Leaf—Dressed to Pattern—Kiln Dried".

19. In Article VI, Table 28, a new subfootnote 2 is added to read as follows:

*The prices in this Table apply only to direct-mill sales for delivery to car builders and repair shops. Maximum prices applicable to other purchasers may be established upon application to the Lumber Branch of the National Office pursuant to section 20 hereof. In addition to the information specified in section 20, sellers must show for what uses the purchaser has ordered the car material.

20. In Article VI, the caption to Table 28A is amended to read "Table 28A—Car Material, Flooring (Decking), Floor Boards and Door Sills—Long Leaf—Dressed to All Patterns—Kiln Dried or Air Dried".

21. In Article VI, Table 28A, a new subfootnote 2 is added to read as follows:

*The prices in this Table apply only to direct-mill sales for delivery to car builders and repair shops. Maximum prices applicable to other purchasers may be established upon application to the Lumber Branch of the National Office pursuant to section 20 hereof. In addition to the information specified in section 20, sellers must show for what uses the purchaser has ordered the car material.

22. In Article VI, the caption to Table 28B is amended to read "Table 28B—Car Material, Framing—Long Leaf—Specified or Random Lengths, 8' to 14'—Rough—Green."

23. In Article VI, Table 28B, a new subfootnote 1 is added to read as follows:

*The prices in this Table apply only to direct-mill sales for delivery to car builders and repair shops. Maximum prices applicable to other purchasers may be established upon application to the Lumber Branch of the National Office pursuant to section 20 hereof. In addition to the information specified in section 20, sellers must show for what uses the purchaser has ordered the car material.

24. A new paragraph (c) is added to the section entitled "Effective date" to read as follows:

(c) Contracts that were in existence prior to September 2, 1943, at prices not in excess of the maximum prices established in this regulation, may be completed according to their terms with respect to lumber delivered on or before September 8, 1943.

This amendment shall become effective September 2, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14414; Filed, September 2, 1943; 4:43 p. m.]

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

* 8 F.R. 5536, 6619, 6544, 8979, 10732, 11812, 11846.

PART 1360—MOTOR VEHICLES AND MOTOR VEHICLE EQUIPMENT
[MPR 452,¹ Amdt. 1]

MANUFACTURERS' MAXIMUM PRICES FOR AUTOMOTIVE PARTS

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 452 is amended in the following respects:

1. Section 6 (b) (2) (ii) is amended to read as follows:

(ii) Factory costs of a part, for which a list price established pursuant to this paragraph (b) is the maximum price, are higher than the estimated factory costs upon which the previous new list price was based by 10% or more as a result of any or all of the following causes:

2. The last sentence of section 7 (a) is amended to read as follows: That price shall be his maximum price for all future sales to the same class of purchaser until changed in accordance with paragraph (b) or (c).

3. The undesignated paragraph following subparagraph (3) in section 9 (a) is amended to read as follows:

To this price the manufacturer must apply the same differentials, discounts, allowances, rebates, and deductions which he had in effect on March 31, 1942, as to the particular part named in paragraph (1), (2), or (3), the percentage markup of which is added to costs.

4. In section 10 (d) the date "September 2, 1943" is amended to read "October 1, 1943."

5. The undesignated paragraph following subparagraph (3) in section 12 (a) is amended to read as follows:

To this price the manufacturer must supply the same differentials, discounts, allowances, rebates, and deductions which he had in effect on March 31, 1942, as to the particular part named in subparagraph (1), (2), or (3), the percentage markup of which is added to costs.

6. Section 14a is added to read as follows:

SEC. 14a. Regional offices are authorized to take any and all action that may be necessary in connection with the processing and approving or disapproving of notices of proposed new list prices and of new non-list prices and requests for exemption from the requirement of establishing new list prices, filed in connection with rebuilt parts under the provisions of Article III of this regulation.

This amendment shall become effective September 2, 1943.

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

¹ 8 F.R. 11572.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R.; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14417; Filed, September 2, 1943; 4:46 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 355,² Amdt. 10]

RETAIL CEILING PRICES FOR BEEF, VEAL, LAMB AND MUTTON CUTS AND ALL VARIETY MEATS AND EDIBLE BY-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. 355 is amended in the following respects:

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

(a) *Your ceiling prices.* You will find your ceiling prices for each grade of beef, veal, lamb, and mutton cuts on your "OPA List of Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Frozen or Cured" (Article III, § 22) and for variety meats and edible by-products on your "OPA List of Ceiling Prices for Variety Meats and Edible By-Products" (Article III, § 28). A copy of the list for each kind of meat, variety meat and edible by-product for your zone and group may be obtained from your local War Price and Rationing Board or from your district OPA office. If any group 3 and 4 store had during 1941 a total gross margin of 19% or less on its meat department sales of all items including beef, veal, lamb, mutton, pork, poultry, sausage, variety meats and edible by-products, then the ceiling prices applicable to such store for each grade of beef, veal, lamb and mutton cuts shall be 4% lower, adjusted to the nearest cent, than the ceiling prices established herein for group 3 and 4 stores in the appropriate zone. If the store was not in operation in 1941, then its total gross margin for the department on sales during 1942 shall be used and if it is 19% or less, the above lower prices shall be applicable.

This amendment No. 10 shall become effective September 20, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14418; Filed, September 2, 1943; 4:47 p. m.]

¹ 8 F.R. 4423, 4922, 6214, 6428, 7199, 7827, 8185, 8945, 9366, 11297.

PART 1371—IMPORT PRICES

[Maximum Import Price Regulation,¹ Amdt. 1]

IMPORT PRICES

A statement of the considerations involved in the issuance of this Amendment has been issued and filed with the Division of the Federal Register.*

The Maximum Import Price Regulation is amended in the following respects:

1. Section 12 is amended to read as follows:

SEC. 12. *Failure to file reports.* The failure of any person to file any report required by this Regulation or by any order issued thereunder shall constitute a violation of this Regulation and of the Emergency Price Control Act of 1942, as amended.

2. Section 18 is added to read as follows:

SEC. 18. *Current records.* Every person selling commodities for which, upon sale by that person, maximum prices are established by this Regulation shall keep and make available for examination by the Office of Price Administration records of the same kind as he has customarily kept relating to the prices which he charges for such of these commodities as he sells after the effective date of this regulation; and, in addition, prior to offering such commodities for sale, shall prepare and make available records showing as precisely as possible how he computed the maximum prices for those commodities. All such records shall be preserved so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

3. Section 19 is added to read as follows:

SEC. 19. *Base-period records.* Every person selling commodities for which, upon sale by that person, maximum prices are established by this Regulation shall, prior to offering such commodities for sale, prepare and preserve, so long as the Emergency Price Control Act of 1942, as amended, remains in effect, a statement showing the highest prices which he charged for such of those commodities as he delivered during March, 1942, or, as to such of those commodities as he did not deliver during March, 1942, the highest price at which he offered them for delivery during that month. Such statement shall include an appropriate description or identification of each such commodity and shall show all of the seller's customary allowances, discounts and other price differentials applicable thereto.

This statement shall be made available for examination by any person during ordinary business hours of the seller except that any seller, other than a seller at retail, who claims that substantial injury would result to him from making

¹ 8 F.R. 11681.

such statement available to any other person may file it with the District Office of the Office of Price Administration for the district in which his place of business is located. The information contained in such statement will not, in the event of such filing, be published or disclosed unless it is determined that withholding it is contrary to the purposes of this Regulation.

4. Section 20 is added to read as follows:

SEC. 20. Registration and licensing. The registration and licensing provisions of §§ 1499.15 and 1499.16 of the General Maximum Price Regulation continue to be applicable to every person selling at wholesale or retail any of the commodities for which maximum prices are established by this Regulation.

5. Section 21 is added to read as follows:

SEC. 21. Modification of provisions of this Regulation by order. The provisions of this Regulation as applied to certain commodities may be modified by order issued hereunder.

This amendment shall become effective September 2, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14394; Filed, September 2, 1943;
3:48 p. m.]

Chapter XVIII—Office of Economic Stabilization

PART 4001—WAGES AND SALARIES

REVISION OF REGULATIONS

Correction

Section 4001.11 (a) (4) of F. R. Doc. 43-14085, appearing at page 11960 of the issue for Tuesday, August 31, 1943, should read as follows:

(4) Reasonable adjustments in wages or salaries in case of promotions, reclassifications, merit increases, incentive wages or the like: *Provided*, That such adjustments do not increase the level of production costs appreciably or furnish the basis either to increase prices or to resist otherwise justifiable reductions in prices.

The last word in § 4001.10 (b) should read "ranges".

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter II—Office of Defense Transportation

PART 521—CONSERVATION OF MOTOR EQUIPMENT—EXCEPTIONS, PERMITS, AND EXEMPTIONS

[General Permit ODT 17-29]

ADDITIONAL OPERATIONS AND DELIVERIES DURING WEEK PRECEDING A HOLIDAY OBSERVED ON MONDAY

In accordance with the provisions of § 501.71 of General Order ODT 17, as amended, it is hereby authorized, that:

§ 521.2905 *Additional operations and deliveries during week preceding a holiday observed on Monday.* (a) Any motor carrier, during the week preceding a legal holiday observed on Monday, may make one additional delivery of any commodity between the same point of origin and the same point of destination, and may operate over any delivery route or within any delivery area on one additional day: *Provided*, That (1) in the event the motor carrier makes such additional delivery, the maximum number of deliveries of that commodity which the motor carrier may make between those points of origin and destination, during the week in which the holiday is observed, shall be one less than the maximum number of deliveries otherwise applicable, and (2) in the event the motor carrier operates over any delivery route or within any delivery area on such additional day, the number of days on which the motor carrier may operate over that delivery route or within that delivery area, during the week in which the holiday is observed, shall be one less than the maximum number of operating days otherwise applicable.

(b) The operations and deliveries hereby authorized shall be in addition to the maximum number of days on which the motor carrier may operate, and to the maximum number of deliveries of any commodity between the same point of origin and the same point of destination the motor carrier may make, under the provisions of paragraph (b) of § 501.75 and paragraph (a) of § 501.76, respectively, of General Order ODT 17, as amended, or under provisions of any outstanding general permit heretofore or hereafter issued pursuant to § 501.71 of that order.

This General Permit ODT 17-29 shall become effective September 3, 1943.

(E.O. 8989, 9156; 6 F.R. 6725, 7 F.R. 3349; General Order ODT 17, as amended, 7

F.R. 5678, 7694, 9623; 8 F.R. 8278, 8377; 10910)

Issued at Washington, D. C., this 3d day of September 1943.

JOSEPH B. EASTMAN,

Director,

Office of Defense Transportation.

[F. R. Doc. 43-14439; Filed, September 3, 1943;
11:34 a. m.]

Notices

DEPARTMENT OF THE INTERIOR,

Bureau of Reclamation.

BIG BEND PROJECT, WASHINGTON

PARTIAL REVOCATION OF WITHDRAWAL

JULY 19, 1943.

The SECRETARY OF THE INTERIOR.

SIR: From recent investigations in connection with the Big Bend Project, the withdrawal of the hereinafter described lands, withdrawn in the second form prescribed by section 3 of the Act of June 17, 1902 (32 Stat. 388), by departmental order of June 24, 1903, no longer appears necessary to the interests of the project.

It is therefore recommended that so much of said order as withdrew the lands hereinafter listed be revoked: *Provided*, That such revocation shall not affect the withdrawal of any other lands by said order or affect any other order withdrawing or reserving the lands herein-after listed.

BIG BEND PROJECT

WILLAMETTE MERIDIAN, WASHINGTON

- T. 21 N., R. 26 E.,
Secs. 1 and 2;
Sec. 3, SE¼;
Sec. 10;
Sec. 11, NW¼;
Sec. 15;
Sec. 16, NE¼ and S½;
Secs. 21, 22 and 28;
Sec. 29, SE¼;
Sec. 32.
- T. 22 N., R. 26 E.,
Secs. 1, 2, 11, 12, 13, 24, 25 and 36.
- T. 23 N., R. 26 E.,
Secs. 1, 2, 11 to 14, inclusive, 22 to 27, inclusive, 35 and 36.
- T. 24 N., R. 26 E.,
Sec. 36.
- T. 23 N., R. 27 E.,
Sec. 6.
- T. 24 N., R. 27 E.,
Secs. 1, 2, 10 to 16, inclusive, 20, 21, 22, and 28 to 32, inclusive.
- T. 17 N., R. 30 E.,
Secs. 12, 14 and 26.
- T. 17 N., R. 31 E.,
Sec. 2, S½;
Sec. 8, S½;
Sec. 10;

Sec. 12, W½;
Secs. 14, 16, 18 and 20;
Sec. 24, N½;
Secs. 28, 30 and 32.
T. 13 N., R. 32 E.,
Secs. 2, 4 and 6.
T. 14 N., R. 32 E.,
Secs. 32 and 34.
T. 13 N., R. 33 E.,
Secs. 2, 4, 6, 8 and 10.
T. 13 N., R. 34 E.,
Secs. 2, 4 and 6.
T. 14 N., R. 34 E.,
Secs. 32, 34 and 36.
T. 14 N., R. 35 E.,
Sec. 30.

Respectfully,

H. W. BASHORE,
Acting Commissioner.

I concur: July 27, 1943.

FRED W. JOHNSON,
Commissioner of the General Land
Office.

The foregoing recommendation is hereby approved, and it is so ordered. The Commissioner of the General Land Office is hereby authorized and directed to cause the records of his office and of the local land office to be noted accordingly.

MICHAEL W. STRAUS,
First Assistant Secretary.

AUGUST 3, 1943.

[F. R. Doc. 43-14422; Filed, September 3, 1943;
9:52 a. m.]

DEPARTMENT OF COMMERCE.

Administrator of Civil Aeronautics.

[Order No. 15]

STINSON AIRCRAFT DIVISION AIRPORT,
WAYNE, MICH.

DESIGNATION AS AIRPORT FOR TEST FLIGHTS

AUGUST 25, 1943.

It appearing that:

(a) Test flights of aircraft designed for military use are being conducted at Stinson Aircraft Division Airport, Wayne, Michigan; and

(b) It is necessary to conduct such test flights even when weather conditions are less than the prescribed minimums; and

(c) Army Air Forces Inspector in Charge at Stinson Aircraft Division Airport, Wayne, Michigan, has indicated that such testing is required in the conduct of the war;

Now, therefore, the Administrator, acting pursuant to the provisions of Special Civil Air Regulation No. 274 (8 F.R. 6589), designates Stinson Aircraft Division Airport, Wayne, Michigan, as an airport where test flights of military aircraft, in accordance with the provisions of Special Civil Air Regulation No. 274, may be conducted when weather conditions are less than the prescribed minimums: *Provided*, That appropriate flight plans for all flights operating under these provisions will be filed with, and approved by, the Detroit Airway Traffic Control Center.

C. I. STANTON,
Administrator.

[F. R. Doc. 43-14428; Filed, September 3, 1943;
9:51 a. m.]

INTERSTATE COMMERCE COMMISSION.

[Special Permit No. 61 Under Service Order
No. 133]

SOUTHERN PACIFIC CO., ET AL.

ICING OR REICING OF VEGETABLES

Pursuant to the authority vested in me by paragraph (b) of the first ordering paragraph (§ 95.313, 8 F.R. 8554) of Service Order No. 133 of June 19, 1943, permission is granted for:

The Southern Pacific Company, the Union Pacific Railroad Company, The Chicago, Rock Island and Pacific Railway Company (Joseph B. Fleming and Aaron Colnon, Trustees), the Indiana Harbor Belt Railroad Company and The Pennsylvania Railroad Company to accept for transportation PFE 35727 containing lettuce and carrots to be retopped once in transit between the point of origin and Chicago, Illinois, and to be retopped a second time at Chicago, Illinois, consigned to J. B. Cancelmo Company, Philadelphia, Pennsylvania.

The waybill shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 28th day of August 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-14437; Filed, September 3, 1943;
11:15 a. m.]

[Special Permit No. 5 Under Service Order
No. 147]

SOUTHERN PACIFIC, ET AL.

ICING AND REICING OF FRUIT

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.317, 8 F.R. 11390) of Service Order No. 147 of August 13, 1943, permission is granted for:

The Southern Pacific Company, The Denver and Rio Grande Western Railroad Company (Wilson McCarthy and Henry Swan, Trustees), the Missouri Pacific Railroad Company (Guy A. Thompson, Trustee), the Wabash Railroad Company, the Gulf, Mobile and Ohio Railroad Company, or the Atlantic Coast Line Railroad Company to accord standard refrigeration to PFE 61856 containing pears from Auburn, California, consigned to the United States Army, care Gulf Florida Terminal, Tampa, Florida.

The waybill shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with

the Director, Division of the Federal Register.

Issued at Washington, D. C., this 23rd day of August 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-14435; Filed, September 3, 1943;
11:15 a. m.]

[Special Permit No. 7 Under Service Order
No. 147]

SOUTHERN PACIFIC, ET AL.

ICING OR REICING OF FRUITS

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.317, 8 F.R. 11390) of Service Order No. 147 of August 13, 1943, permission is granted for:

The Southern Pacific Company, the Union Pacific Railroad Company, the Wabash Railroad Company, the Gulf, Mobile and Ohio Railroad Company, the Atlantic Coast Line Railroad Company, or the Florida East Coast Railway Company (Scott M. Loftin and John W. Martin, Trustees) to initially ice to capacity and reice to capacity at all regular icing stations PFE 90137 containing pears from Colfax, California, consigned to the United States Army, Miami, Florida; also for the Southern Pacific Company, the Union Pacific Railroad Company, the St. Louis-San Francisco Railway Company (J. M. Kurn and John G. Lonsdale, Trustees), or the Seaboard Air Line Railway Company (L. R. Powell, Jr., and Henry W. Anderson, Receivers) to initially ice to capacity and reice to capacity at all regular icing stations PFE 61245 containing pears from Colfax, California, consigned to the United States Army, Camp McKail, North Carolina.

The waybills shall show reference to this special permit.

A copy of this permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 24th day of August 1943.

HOMER C. KING,
Director, Bureau of Service.

[F. R. Doc. 43-14436; Filed, September 3, 1943;
11:15 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Amendment of Vesting Order 368]

88 RADIOS OWNED BY JAPANESE NATIONALS
IN THE POSSESSION OF THE UNITED STATES
DEPARTMENT OF STATE

Vesting Order Number 368 dated November 14, 1942, is hereby amended as follows and not otherwise:

The Exhibit A attached to that Vesting Order and by reference made a part thereof, is hereby deleted therefrom; and

The Exhibit A hereto attached and by reference made a part hereof, shall be substituted therefor.

All other provisions of such Vesting Order Number 368 of November 14, 1942 and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C. on August 27, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Property and Name of Owner

1. Gen. Elec. Model LB612 approximate size, 6" x 7½" x 11", Kaname Wakasugi.
2. RCA Victor Model 45X1 approximate size, 6" x 7" x 10", Hitoshi Satoh.
3. Gen. Elec. Model LB612 approximate size, 6" x 7½" x 11", Saburo Isoda.
4. RCA Victor Model 45x1 approximate size, 6" x 7" x 10", Yoshiaki Nishi.
5. Gen. Elec. Model LB 612 approximate size, 6" x 7½" x 11", Yoshio Muto.
6. RCA Victor Model 46X13, approximate size, 9" x 11½" x 13", Goichi Amano.
7. Philco Table Model, 6½" x 8" x 13", Kenji Nakauichi.
8. RCA Table Model, 6" x 10" x 12", Kenji Nakauichi.
9. Gen. Elec. Portable, 7" x 8½" x 11", Masatoshi Akiyama.
10. Crosley Portable, Model 62PB, 6½" x 10½" x 14", Shigeo Kobata.
11. Zenith Portable "Wave-Magnet", Brown, Model 6G601, 6½" x 9½" x 15", Yoshiaki Miura.
12. Zenith Portable, "Wave-Magnet", Brown, Model 6G601, 6½" x 9½" x 15", Hazimio Kobayashi.
13. Zenith Portable, "Wave-Magnet", Brown, Model 6G601, 6½" x 9½" x 15", Akira Nakazawa.
14. Zenith Portable, "Wave-Magnet", Brown, Model 6G601, 6½" x 9½" x 15", Hiro-mu Hoshida.
15. Zenith Portable, "Wave-Magnet", Brown, Model 6G601, 6½" x 9½" x 15", Tamenori Hara.
16. Zenith Portable, "Wave-Magnet", Brown, Model 6G601, 6½" x 9½" x 15", Kyoho Hamanaka.
17. Gen. Elec. Combination, Brown, Model, JB508, Serial No. 60678, 6½" x 13½" x 14", Migaku Ogimoto.
18. Emerson Combination, Brown, radio dial on front, 8" x 14½" x 15½", Hisashi Nakamura.
19. Emerson Combination, Brown, radio dial on front, with carrying strap, 8" x 14½" x 15½", Katsuze Wakukawa.
20. Emerson Combination, Brown, radio dial inside, with carrying strap, 8" x 14½" x 15½", Nishi Sato.
21. Sentinel Portable, Brown, 7" x 11½" x 12", Shinichi Kondo.
22. Philco Portable, Red-Brown, 6" x 9½" x 11", Rokuro Nagao.
23. Gen. Elec. Portable, 4½" x 11¼" x 13", (Brown), Yoshiaki Nishi.
24. Gen. Elec. Portable, Brown, 4½" x 11¼" x 13", Shiochi Kaihara.
25. Emerson Portable, Brown, Model DJ311, 6½" x 11½" x 12½", Kaoru Okamoto.
26. Emerson, Brown Bakelite, Serial No. 1193171, 5" x 6¾" x 9¾", Ryuichi Ando.
27. Stewart-Warner, White Bakelite, Model 07-5528, Serial No. 631077, 4¾" x 5½" x 10", Hideo Kihara.
28. Stewart-Warner Combination, push button tuning, 12" x 14" x 18", Shoji Okamaru.
29. RCA Victrola Combination, push button tuning, 12" x 12½" x 19", Toshizo Saika.
30. Philco Combination, Model 1001, 11" x 13" x 16½", Kenro Tsuchiya.
31. Philco Console Combination, 14" x 19" x 34", Namiji Itabashi.
32. Emerson Combination, Brown, radio dial on front, 8" x 14½" x 15½", Yuu Watanabe.
33. Knight, Brown Bakelite, Model J4, Serial No. B10504, Shunco Kurata.
34. Gen. Elec. Portable, Brown, Model LB530, Serial No. 63913, 5" x 10¾" x 13", Yoshio Yamamoto.
35. RCA "Air-King", Brown Bakelite, Serial No. 847933, 4½" x 5½" x 7", Midenari Terasaki.
36. Motorola Portable, Model 3A5, Serial No. 28979, 4¼" x 5¼" x 6¼", James Q. Ikeda.
37. Emerson Green Bakelite, Model EC336, 5" x 6¾" x 10¾", Saburo Kurusu.
38. Zenith Model 6-0-628, 6½" x 7½" x 12", Hideo Tominaga.
39. Packard-Bell Model 46, Serial No. 31568, 6½" x 8¾" x 14½", Noriyoshi Hatakeyama.
40. Westinghouse, push button tuning, 6½" x 8" x 12¼", Katsuzo Okumura.
41. Crosley, Brown, Serial No. 1980630, 5½" x 6½" x 11½", Naraichi Fujiyama.
42. RCA Victor, Brown Bakelite, Model 45X1, Serial No. 174651, 4¼" x 5" x 8¾", Katsuzo Okumura.
43. RCA Victor, Brown Bakelite, Model 45X1, Serial No. 210222, 4¼" x 5" x 8¾", Koto Matsudaira.
44. Emerson, Brown Bakelite, Serial No. 402649, 4½" x 6½" x 9", Yasuichi Hikida.
45. RCA Victor, Brown Bakelite, in Zipper case, 6½" x 7½" x 11½", Jiro Inagawa.
46. Benson, Model 420, Serial No. D12137, 5¼" x 7" x 10¾", Yoshiharu Tutumi.
47. Emerson, Serial No. 170773, 4½" x 7" x 10", Masanosuke Kakuyana.
48. Emerson, 4¾" x 5½" x 9¾", Toyaji Mouye, changed to Toyaji Inouye.
49. Universal (R. H. Macy Co.) Serial No. 13613, 6" x 8" x 10", Toichi Hiramitsu.
50. RCA Victor Portable, Model BP-10, in leather carrying case, 3" x 3½" x 8¾", Kenji Kauno.
51. RCA Victor Portable, Model BP-10, without case, 3" x 3½" x 8¾", Taro Ogawa.
52. Gen. Elec. Model 524, Serial No. D. 03964, 4¾" x 6½" x 9", Tamenori Hara.
53. Gen. Elec. Model 524, Serial No. D. 02585, 4¾" x 6½" x 9", Hozue Isikawa.
54. RCA, Brown Bakelite, (badly broken), 4" x 4¾" x 9", Takeshi Kazuware.
55. Mission-Bell, Model 45, Serial No. 37139, 6¾" x 9¾" x 16", Motoi Takami.
56. RCA Victor, Serial No. 33892, 6¾" x 7¼" x 17", Kanji Kaneko.
57. Jackson-Bell, Model 34, Serial No. 8415, 6½" x 7½" x 11½", Ko Kobayashi.
58. Emerson, 5-Tube, Brown Bakelite, Model 301, 5" x 6½" x 9¾", Shiroji Yuki.
59. Emerson, Brown Bakelite, Serial No. EC4513312, 5½" x 6½" x 10½", Toshiro Shimanoughi.
60. RCA Victor Portable, Brown, 6" x 9" x 12", Masaru Sano.
61. RCA Victor Portable, Brown, Model 26BP, Serial No. B005612, 6" x 9" x 12", Sashichiro Matsui.
62. Silvertone, (Sears Roebuck), Black Bakelite Model 6106, Serial No. 109278, 4¼" x 4½" x 6½", Minoru Lino.
63. Emerson Portable, Brown, Model DJ311, 6½" x 11½" x 12½", Kyozo Mori.
64. Westinghouse, Model WR-12X4, Brown, Push button tuning, Serial No. B002358, 6½" x 8" x 12", Yuki Sato.
65. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50656, 4½" x 6¼" x 9", Masafumi Nakamura.
66. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50653, 4½" x 6¼" x 9", Hiroichi Tokagi.
67. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50651, 4½" x 6¼" x 9", Kazumi Omoto.
68. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50169, 4¼" x 6¼" x 9", Murozi Yano.
69. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50669, 4½" x 6¼" x 9", Kazushige Hirasawa.
70. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50157, 4½" x 6¼" x 9", Yuzuru Samenatsu.
71. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50671, 4½" x 6¼" x 9", Ichiro Yokoyama.
72. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50674, 4½" x 6¼" x 9", Tsutomu Nishiyama.
73. Gen. Elec. Portable, Model LB603, Brown, Serial No. 50652, 4½" x 6¼" x 9", Syohiti Mogami.
74. Fada Portable, Red-Brown, 7" x 10" x 13", Seichi Yoshimura alias Seichi Yoshimura.
75. Admiral "Aeroscope", Black Bakelite, Serial No. D976493, 6¾" x 7¾" x 11", Taketiyo Kimura.
76. Philco Combination, Model 42-1001, 10½" x 13" x 16½", Manabu Enseki.
77. Gen. Elec. Combination, Model LC638, 11½" x 14" x 18", Yuzuru Matsumoto.
78. Gen. Elec. Portable, Brown Model LB100, Iitaro Tokata.
79. Gen. Elec. Combination, Model LC638, 11½" x 14" x 18", Tsukao Kawabata.
80. Ansley-Dynaphone Radio, Gramophone Combination, approximate size 12" x 13" x 17", Goro Teranishi.
81. Gen. Elec. Model G51, short and long wave, 8½" x 10½" x 24½", Shigeru Yamada.
82. RCA Victor, 6 Tube, Model 16X3, Serial No. B000624, 6½" x 8" x 13½", Kichisaburo Nomura.
83. Philco Portable, 7 Tube, Model 42-842, 6½" x 10½" x 13", Kinjoh Suga.
84. Detrola "Pee-Wee" Serial No. 25864, 4" x 4" x 6½", Yasu Iwamoto.
85. Remlee, Model 171, Serial No. 115609, approximate size 5½" x 6½" x 10", Kazumi Omoto.
86. Emerson, 5 Tube, Mottled Green, Model 336, approximate size 7" x 8½" x 11½", Kichisaburo Nomura.
87. Zenith Portable, "Wave-Magnet", Brown, Model 6G601, 6½" x 9½" x 15", Rokuro Nagao.
88. Gen. Elec. Model L622, Red Bakelite, Serial No. 73575, 5" x 5½" x 9¾", Shozo Nakamura.

[F. R. Doc. 43-14356; Filed, September 2, 1943; 11:02 a. m.]

[Vesting Order 1672]

COPYRIGHT INTERESTS HELD BY GERMAN MUSIC PUBLISHERS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each person whose name and last known address is listed in Exhibit A attached hereto and by reference made a part hereof, if an individual is a resident of, or if a business organization is organized under the laws of, and therefore is a national of the foreign country appearing opposite his or its respective name;

2. Finding that the property described in subparagraph 3 hereof is the property of the persons listed in said Exhibit A;

3. Finding that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the persons to whom reference is made in said Exhibit A, in, to and under the following:

a. Every copyright, claim of copyright and right to copyright in each and all of the works subject to copyright, in which such rights and claims are held by each individual and business organization whose name and last known address is listed in said Exhibit A.

b. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing; excepting the rights of any person to renew any or all of the copyrights arising in, from or under any or all of the foregoing.

c. All monies and amounts, and all right to receive monies and amounts, by way of royalty, shares of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing.

d. All rights of reversion or reversioning, if any, in any or all of the foregoing, and

e. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligations described in or affecting any or all of the foregoing.

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property itself constitutes interests held therein by, nationals of one or more foreign countries;

4. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise; and

5. 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 June 18, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Names and Last Known Addresses

Steingraeber, Verlag, Leipzig, Germany.
Schlesinger, Verlag, Berlin, Germany.
Gebr. Reinecke, Verlag, Leipzig, Germany.
Heinrichshofen's, Verlag, Magdeburg, Germany.
Eulenburg, Verlag, Leipzig, Germany.

[F. R. Doc. 43-14434; Filed, September 3, 1943;
10:51 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Rev. Order 1 Under § 1499.19a of GMPR]

DISTRIBUTION YARD SALES OF HARDWOOD LUMBER

Order No. 1 under § 1499.19a of the General Maximum Price Regulation is amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith, and in accordance with § 1499.19a of the General Maximum Price Regulation, it is ordered:

(a) *Maximum prices for distribution yard sales of hardwood lumber.* The maximum prices for distribution yard sales of hardwood lumber, shall be the seller's present maximum prices as established under the General Maximum Price Regulation: *Provided*, That the seller may agree with the buyer to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery.

(b) *Definition of distribution yard sale of hardwood lumber.* For the purposes of this revised order, a Distribution Yard Sale of Hardwood Lumber is any sale of hardwood lumber which is not a "sale for direct-mill shipment" or a sale "where shipment originates at the mill", or a "concentration yard", as those terms are used in the Hardwood Lumber Regulation applying in the region where the particular lumber was produced. Where the origin of the particular lumber is unknown or is in an area not covered by specific hardwood lumber regulation, the lumber may be considered as having originated from the nearest Hardwood Lumber Producing area covered by specific regulation.

(c) This revised order shall be automatically revoked upon the issuance by this Office of a specific regulation covering such sales.

(d) This revised order may be revoked or amended by the Price Administrator at any time.

This revised order becomes effective September 3, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14403; Filed, September 2, 1943;
3:54 p. m.]

[Order 1 Under Section 21 of Maximum Import Price Regulation]

WATCHES CONTAINING IMPORTED MOVEMENTS

AUTHORIZATION OF MAXIMUM PRICES

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 by Executive Orders 9250 and 9328, it is ordered:

(a) *Effect of this order.* This order establishes maximum prices for assemblers of watches containing imported movements whether the assembler is an importer, a wholesaler, or a retailer. It modifies the provisions of section 8 of the Maximum Import Price Regulation with respect to such sales only. Sellers of watches containing imported movements who do not themselves assemble the watches remain under the Maximum Import Price Regulation.

(b) *Maximum prices for watches which are the same as watches assembled and sold prior to August 23, 1943.* The assembler of a watch which is the same as a watch which he assembled and sold prior to August 23, 1943, shall compute his maximum price as follows:

(1) Take, as the base, the maximum price properly established under Maximum Price Regulation No. 188 for the same watch assembled and sold prior to August 23, 1943. If no maximum price was properly established, by report or application to the Office of Price Administration where required, this must first be done, exactly as if Maximum Price Regulation No. 188 still applied to assemblers.

(2) Add the amount (if any) by which the cost of the movement exceeds the cost of the same movement delivered to the assembler's place of business in March 1942, or if no such movement was delivered in March 1942, upon the first date thereafter on which such a movement was received by the assembler. Cost means "total landed cost" as that term is defined in section 9 of the Maximum Import Price Regulation (subject to the limitations contained in section 8 (b)) except that, as to others than importers, it means net delivered cost not in excess of the supplier's maximum price for sales to the assembler.

(c) *Maximum prices for new watches.* The assembler of a watch which differs from all of the watches which he assembled and sold prior to August 23, 1943, shall compute his maximum prices for the new watch as follows:

(1) Compute the cost of the new watch by adding the cost of the movement, the cost of the case, and the cost of assembling labor. With respect to the movement, cost means "total landed cost" as that term is defined in section 9 of the Maximum Import Price Regulation (subject to the limitations contained in section 8 (b)) except that, as to others than importers, it means net delivered cost not in excess of the supplier's maximum price for sales to the assembler.

(2) Compute the percentage markup over the cost of that watch assembled and sold by him prior to August 23, 1943, which has a cost (as determined in (1) above) nearest to that of the new watch.

(3) Apply the percentage markup so computed to the cost of the new watch as computed above. The resulting figure is the ceiling price.

(4) Before selling or offering to sell the new watch, the assembler must file a report, showing in detail his price determination, with the Office of Export-Import Price Control, Office of Price Administration, Washington, D. C. The report must include a certification to the effect that the watch being priced is different from any watch which the assembler sold during the period March 1, 1942, to August 23, 1943.

The assembler of the new watch may not offer the watch for sale until a maximum price therefor is approved by the Office of Price Administration. If, within 20 days after the report is mailed, the Office of Price Administration does not notify the assembler that his reported price has been approved, disapproved, or that action thereon has been deferred pending receipt of further information, such reported price shall be deemed to be approved. Any maximum price established hereunder shall be subject to adjustment (not retroactively) at any time by the Office of Price Administration.

The maximum price for any new watch which cannot be priced under the formula contained in this paragraph shall be the price determined by the Office of Price Administration upon application by the assembler.

(d) *Reports required under Maximum Price Regulation No. 188.* Every assembler who was, prior to August 23, 1943, required by Maximum Price Regulation No. 188 to file any report or application with respect to watches theretofore sold, but failed to do so, shall do so forthwith whether or not he now sells or offers to sell the same watches.

(e) This Order No. 1 may be revoked or amended by the Price Administrator at any time.

This order shall become effective September 2, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 2d day of September 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-14402; Filed, September 2, 1943; 3:49 p. m.]

Regional, State, and District Office Orders.

[Region III Order G-23 Under 18 (c), Amdt. 2]

FLUID MILK IN WEST VIRGINIA

Amendment No. 2 to Order No. G-23 under § 1499.18 (c) of the General Maximum Price Regulation. General order adjusting the maximum prices of approved fluid milk and special milk in the State of West Virginia.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by

§ 1499.18 (c) of the General Maximum Price Regulation, and § 1351.807 of Maximum Price Regulation No. 280, Order No. G-23 under § 1499.18 (c) of the General Maximum Price Regulation is hereby amended in the following respects:

(a) Paragraph 2 of Schedule A is amended to read as follows:

2. Adjusted maximum prices for the sale of fluid whole milk at retail or wholesale in the Counties of Berkeley, Brooke, Greenbrier, Hampshire, Hancock, Harrison, Jefferson, Marion, Marshall, Mineral, Monongalia, Morgan, Ohio, Preston, Taylor and Wetzel Counties in the State of West Virginia.

Type of delivery	Container	Size	Adjusted maximum price
Retail	Glass or other	One gallon or multiples thereof	51¢ per gallon.
Retail	Glass or paper	One-half gallon	28¢ per one-half gallon.
Retail	Glass or paper	One quart	15½¢ per quart.
Retail	Glass or paper	One pint	9¢ per pint.
Retail	Glass or paper	One-half pint	7¢ per one-half pint.
Wholesale	Glass or other	One gallon or multiples thereof	45¢ per gallon.
Wholesale	Glass or paper	One-half gallon	25¢ per one-half gallon.
Wholesale	Glass or paper	One quart	13¢ per quart.
Wholesale	Glass or paper	One pint	7½¢ per pint.
Wholesale	Glass or paper	One-half pint	4¢ per one-half pint.

(b) A new paragraph 4 of Schedule A is added as follows:

4. Adjusted maximum prices for the sale of fluid whole milk at retail or wholesale in the Counties of Cabell, Lincoln, Mason, Putnam, and Wayne Counties in the State of West Virginia.

Type of delivery	Container	Size	Adjusted maximum price
Retail	Glass or other	One gallon or multiples thereof	52¢ per gallon.
Retail	Glass or paper	One-half gallon or multiples thereof	30¢ per half-gallon.
Retail	Glass or paper	One quart or multiples thereof	15½¢ per quart.
Retail	Glass or paper	One pint	10¢ per pint.
Retail	Glass or paper	One-half pint	7¢ per half-pint.
Wholesale	Glass or other	One gallon or multiples thereof	49¢ per gallon.
Wholesale	Glass or paper	One-half gallon or multiples thereof	27¢ per half-gallon.
Wholesale	Glass or paper	One quart or multiples thereof	13½¢ per quart.
Wholesale	Glass or paper	One pint	8½¢ per pint.
Wholesale	Glass or paper	One-half pint	4½¢ per half-pint.

(c) Any person who changes his price or prices for the sale of a fluid whole milk at retail or wholesale by virtue of the provisions of this amendment shall give notice and report of such change of price in the manner provided in Order No. G-23 under § 1499.18 (c) of the General Maximum Price Regulation as originally issued.

(d) This amendment No. 2 shall become effective August 16, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued August 16, 1943.

CLIFFORD J. HOUSER,
Acting Regional Administrator.

[F. R. Doc. 43-14365; Filed, September 2, 1943; 11:31 a. m.]

[Region IV Rev. Order G-1 Under MPR 154]

ICE IN OCEAN SPRINGS-BILOXI-GULFPORT-LONG BEACH, MISS., AREA

Revised Order No. G-1 issued under Maximum Price Regulation 154 as amended—Ice.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Mississippi District Office of the Office of Price Administration by § 1393.8 (e) (f) (g) of Maximum Price Regulation 154, and by Regional Delegation Order No. 4, issued by Region IV, of the Office of Price Administration, dated April 15, 1943, it is hereby ordered:

(a) Regardless of any contract, agreement, or other obligation, no person shall sell or deliver ice in the "Ocean Springs-Biloxi-Gulfport-Long Beach Area" of Jackson and Harrison Counties, Mississippi, at a price higher than the maxi-

mum prices permitted by this order. Neither shall any person agree, offer, solicit, or attempt to sell any ice within the above named Area at prices higher than those permitted under this order. The price limitations of this order shall not be evaded by direct or indirect methods, by means of, or in connection with, any offer, solicitation, agreement, sale, delivery, purchase, or receipt of or relating to ice, alone or in conjunction with any commodities, or by way of, or in connection with, any commission, service, transportation, or other charge or discount, premium, or privilege, tying agreement, trade understanding, or any change in any business or trade practice. Lower prices may be charged, demanded, or offered.

(1) The maximum prices for ice established in the "Ocean Springs-Biloxi-Gulfport-Long Beach Area" under this order are as follows, except within the corporate limits of Long Beach:

	Platform prices	Delivered prices
Domestic users:		
100 lbs.	40¢	45¢
50 lbs.	20¢	23¢
25 lbs.	10¢	12¢
12½ lbs.	5¢	6¢
Commercial users and Governmental Agencies (including the Armed Forces, Post Exchanges, and similar establishments):		
300 lbs. or less	35¢ cwt.	40¢ cwt.
Over 300 lbs. through 2000 lbs.	30¢ cwt.	35¢ cwt.
Over 2000 lbs.	25¢ cwt.	30¢ cwt.
Ice dealers, peddlers and other ice plants	27½¢ cwt.	27½¢ cwt.
Sales to hot boxes	35¢ cwt.	35¢ cwt.
Resale from hot boxes (at the box):		
100 lbs.	45¢	
50 lbs.	23¢	
25 lbs.	12¢	
12½ lbs.	6¢	

Sales in Long Beach

The maximum prices for delivered sales by peddlers and dealers inside the corporate limits of Long Beach, Mississippi, are as follows:

Domestic Users:	
100 lbs.	50¢
50 lbs.	25¢
25 lbs.	13¢
12½ lbs.	7¢
Commercial Users:	
Over 100 lbs. cwt.	45¢
100 lbs.	50¢
50 lbs.	25¢
25 lbs.	13¢
12½ lbs.	7¢

(2) On all sales of crushed ice the seller may add the sum of 5¢ per cwt. to the applicable price as set forth in the previous subsection (a) (1).

(3) The maximum prices set in the following subsection (a) (4) shall be effective during the week of August 16 through 22, inclusive: *Provided*, That any seller adopting such prices shall maintain "delivery service" as defined in subsection (c) (3), herein, during such period. Likewise the maximum prices set in the following subsection (a) (4) shall be effective during any "week" thereafter upon compliance by any seller adopting such prices, with each of the following conditions:

(i) The seller during the preceding "week" maintained "delivery service," as defined in subsection (c) (3) herein.

(ii) The seller imported ice from outside the "Ocean Springs-Biloxi-Gulfport-Long Beach Area" for sale within such Area, in a minimum amount of 70 tons (purchase weight), during the period August 16 through 22, inclusive, or in a minimum amount of 140 tons (purchase weight), during any preceding "week," thereafter.

(iii) The seller shall file a report with the Associate Enforcement Attorney, Gulfport Field Office, Office of Price Administration, Gulfport, Mississippi, by 10 o'clock a. m., on Monday of each week, setting forth in detail facts showing compliance with the conditions set forth under subparagraphs (i) and (ii), immediately preceding, and likewise setting forth in detail the facts hereinafter required under subsection (a) (7). An exact carbon copy of such report shall be filed with the District Price Officer, Office of Price Administration, Tower Building, Jackson, Mississippi.

(4) The maximum prices for ice established under the terms of subsection (a) (3), immediately preceding, and to be established under the terms and provisions thereof, are as follows in the "Ocean Springs - Biloxi - Gulfport - Long Beach Area," except within the corporate limits of Long Beach:

	Platform prices	Delivered prices
Domestic users:		
100 lbs.	45¢	55¢
50 lbs.	23¢	28¢
25 lbs.	12¢	14¢
12½ lbs.	6¢	7¢

	Platform prices	Delivered prices
Commercial users and Governmental Agencies (including the Armed Forces, Post Exchanges, and similar Establishments):		
100 lbs. or less.	(1)	(1)
More than 100 lbs. but less than 2000 lbs.	40¢ cwt.	45¢ cwt.
2000 lbs. and over.	35¢ cwt.	40¢ cwt.
Ice dealers, peddlers and other ice plants.	27½¢ cwt.	27½¢ cwt.
Sales to hot boxes.		45¢ cwt.
Resales from hot boxes (at the box):		
100 lbs.	55¢	
50 lbs.	28¢	
25 lbs.	14¢	
12½ lbs.	7¢	

¹ Domestic user rates.

(5) The maximum prices set in the following subsection (a) (6) shall be effective during any "week" after the period August 23 through 29, inclusive, upon compliance by any seller adopting such prices with each of the following conditions:

(i) The seller during the preceding "week" maintained "delivery service," as defined in subsection (c) (3) herein.

(ii) The seller, during the preceding "week", imported ice from outside the "Ocean Springs-Biloxi-Gulfport-Long Beach Area" for sale within such Area, in a minimum amount of 70 tons (purchase weight): *Provided*, That if such seller fulfills the conditions and terms of subsection (a) (3), hereinbefore, this subsection (a) (5) shall not be applicable to his operations.

(iii) The seller shall file a report with the Associate Enforcement Attorney, Gulfport Field Office, Office of Price Administration, Gulfport, Mississippi, by 10 o'clock a. m., on Monday of each week, setting forth in detail facts showing compliance with the conditions set forth under sub-paragraphs (i) and (ii), immediately preceding, and likewise setting forth in detail the facts hereinafter required under subsection (a) (7). An exact carbon copy of such report shall likewise be filed with the District Price Officer, Mississippi District Office, Office of Price Administration, Tower Building, Jackson, Mississippi.

(6) The maximum prices for ice established under the terms of subsection (a) (5), immediately preceding, and to be established under the terms and provisions thereof, are as follows in the "Ocean Springs-Biloxi-Gulfport-Long Beach Area", except within the corporate limits of Long Beach:

	Platform prices	Delivered prices
Domestic users:		
100 lbs.	40¢	50¢
50 lbs.	20¢	25¢
25 lbs.	10¢	13¢
12½ lbs.	5¢	7¢
Commercial users and Governmental Agencies (including the Armed Forces, Post Exchanges, and similar Establishments):		
100 lbs. or less.	(1)	(1)
More than 100 lbs. but less than 2000 lbs.	37½¢ cwt.	42½¢ cwt.
2000 lbs. and over.	32½¢ cwt.	37½¢ cwt.

¹ Domestic user rates.

	Platform prices	Delivered prices
Ice dealers, peddlers and other ice plants.		
Sales to hot boxes.	27½¢ cwt.	27½¢ cwt.
Resales from hot boxes (at the box):		40¢ cwt.
100 lbs.	50¢	
50 lbs.	25¢	
25 lbs.	13¢	
12½ lbs.	7¢	

(7) The reports required to be filed under subparagraphs (a) (3) (iii) and (a) (5) (iii) shall contain the following facts:

(i) Name and address of each person or supplier from whom ice was purchased during the preceding "week."

(ii) Total tonnage of ice purchased from each such person or supplier during the preceding "week."

(iii) Actual price per ton paid to such supplier for ice purchased during the preceding "week" with all delivery charges, loading costs, freight charges or handling charges paid by the purchaser stated separately in exact amounts.

(iv) The amount of ice produced and sold during the preceding "week" by the seller adopting the pricing provisions of either subsection (a) (3) or (a) (5).

(v) Tonnage of ice actually sold during the preceding "week" to each classification of purchaser set forth in subsections (a) (4) and (a) (6) hereof. Such tonnage figures shall be broken down according to quantity sales. Sales to governmental agencies shall be stated separately with tonnage sold to each agency set forth separately with breakdown for quantity differentials.

(vi) Each such report as is required to be filed hereunder shall be certified to by the seller in the following form: "I hereby certify that the facts contained in this report are true and correct and the penalties for making a false representation in this report to the United States Government are known to me."

(8) Each seller importing ice from outside the "Ocean Springs-Biloxi-Gulfport-Long Beach Area" for sale within the area, and establishing its maximum prices under the terms and conditions of either subsection (a) (3) or (a) (5), hereof, shall maintain for the inspection of any representative of the Office of Price Administration, all original receipts, freight bills, statements of account, etc., substantiating each and every purchase of ice from outside the "area" for sale therein, and substantiating each and every cost and expenditure incurred in connection with the purchase, transportation, unloading and storage thereof, provided that this subsection shall not be applicable to costs and expenditures incurred in connection with handling or selling such ice after it has reached the storage room or receiving platform of the seller.

(b) Except as otherwise provided herein all transactions subject to this order shall remain subject to all provisions of Maximum Price Regulation 154, together with all amendments, supplementary regulations and orders which

heretofore have been or hereafter may be issued and all definitions set forth in such regulations or orders shall be applicable herein unless otherwise provided.

(c) **Definitions.** (1) The "Ocean Springs-Biloxi-Gulfport-Long Beach Area" is defined as:

(i) All of Harrison County, Mississippi, except that portion lying within a radius of five miles of the corporate limits of Pass Christian, Mississippi, and

(ii) All that part of Jackson County, Mississippi, lying west of the Pascagoula River and of the west fork thereof, except any portion thereof lying within a radius of six miles of the corporate limits of the City of Pascagoula, Mississippi.

(2) The term "week" as used herein, shall mean the time beginning at 12:01 a. m. Sunday and ending 12:01 a. m. the following Sunday.

(3) "Delivery service" as used herein, means the sale to domestic users, on a delivered basis, of at least 50% of the total sales made to domestic users.

(d) All orders previously issued under § 1393.8 (e) (f) (g) of Maximum Price Regulation 154 affecting any sales of ice within the "Ocean Springs-Biloxi-Gulfport-Long Beach Area", and Order No. G-1, issued under Maximum Price Regulation 154, dated July 13, 1943, together with all amendments thereto, are hereby revoked.

(e) This order may be revoked, amended, or corrected at any time.

(f) This order shall become effective August 16, 1943.

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

Issued this the 14th day of August 1943.

WILLIAM E. HOLCOMB,
District Director.

[F. R. Doc. 43-14368; Filed September 2, 1943; 11:32 a. m.]

[Region VIII Rev. Order G-2 under 18 (c), Amdt. 15]

FLUID MILK AND CREAM IN CERTAIN LOCALITIES IN CALIFORNIA

Amendment No. 15 to Revised Order No. G-2 under § 1499.18 (c) as amended of the General Maximum Price Regulation (formerly Revised Order No. 3 Under section 18 (c) as amended of the General Maximum Price Regulation). Adjusted maximum prices of fluid milk and cream at wholesale and retail in certain localities in the State of California.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c) of the General Maximum Price Regulation, it is hereby ordered, That Revised Order No. G-2 under § 1499.18 (c) as amended of the General Maximum Price Regulation (formerly Revised Order No. 3 under section 18 (c) as amended of the General Maximum Price Regulation) be amended as set forth below:

(a) Schedule B as amended is hereby further amended by asserting after the schedule of prices under the heading "Shasta - Tehama - Siskiyou Marketing Area" the following:

NOTE: The adjusted maximum price for milk sold in Weed, Mt. Shasta, Dunsmuir, Castle Crag and Castella shall be as follows:

[Not less than 3.5% milk fat]		
	Wholesale delivered	Retail
Quart, glass.....	\$0.12	\$0.14

This amendment to Order No. G-2 shall be effective August 15, 1943.

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

Issued this 16th day of August 1943.

BEN C. DUNIWAY,
Acting Regional Administrator.

[F. R. Doc. 43-14369; Filed, September 2, 1943; 11:35 a. m.]

[Region VIII Order G-12 Under MPR 329, Amdt. 3]

FLUID MILK IN DESIGNATED CITIES AND COUNTIES IN WASHINGTON AND OREGON

Amendment No. 3 to Order No. G-12 under Maximum Price Regulation No. 329. Purchases of milk from producers for resale as fluid milk.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, Order No. G-12 under Maximum Price Regulation No. 329 is hereby amended as follows:

(a) Paragraph (a) (1) is hereby amended by striking from said paragraph the words "Deschutes County", "Crook County", "Jefferson County", "Clatsop County—except the City of Astoria" and the accompanying maximum prices and substituting therefor the following:

Deschutes County.....	\$0.90
Crook County.....	.90
Jefferson County.....	.90
Clatsop County—except the City of Astoria and the City of Hammond....	.85
City of Hammond.....	.90

This amendment shall become effective upon issuance.

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

Issued this 14th day of August 1943.

BEN C. DUNIWAY,
Acting Regional Administrator.

[F. R. Doc. 43-14371; Filed, September 2, 1943; 11:34 a. m.]

[Region VIII Order G-16 Under 18 (c), Amdt. 4]

FIREWOOD IN WASHINGTON

Amendment No. 4 to Order No. G-16 under § 1499.18 (c) as amended of the General Maximum Price Regulation

(Formerly Order No. 375 under section 18 (c) of General Maximum Price Regulation). Adjusted maximum prices for sales of state firewood.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c) as amended of the General Maximum Price Regulation, it is hereby ordered, That Order No. G-16 under § 1499.18 (c) as amended of the General Maximum Price Regulation (formerly Order No. 375 under section 18 (c) of the General Maximum Price Regulation) be amended in the following particulars:

(a) During the period for which this amendment No. 4 shall remain in effect, the adjusted maximum prices of state firewood sold by qualified dealers in 12-inch and 16-inch lengths, are hereby further adjusted by adding to the adjusted maximum prices for such sales by such dealers in such lengths set forth in section (i) Appendix B of the said Order No. G-16 (formerly Order No. 375, the additional sum of \$1.00.

(b) In all other respects, the said Order No. G-16 (formerly Order No. 375) shall remain in full force and effect.

(c) This Amendment No. 4, and the said Order No. G-16 (formerly Order No. 375) as amended thereby, may be further amended or revoked by the Office of Price Administration at any time.

(d) This Amendment No. 4 shall become effective as of August 15, 1943, and shall expire October 1, 1943, unless sooner amended or revoked.

Issued August 14th 1943.

BEN C. DUNIWAY,
Acting Regional Administrator.

[F. R. Doc. 43-14372; Filed, September 2, 1943; 11:35 a. m.]

[Region VII Order G-9 Under MPR 329]

MILK IN STATE OF UTAH

Order No. G-9 under Maximum Price Regulation No. 329. Purchases of Milk from producers in the State of Utah.

Pursuant to the Emergency Price Control Act of 1942, as amended, §1351.408 (d) of Maximum Price Regulation No. 329, and for the reasons set forth in an opinion issued simultaneously herewith, it is hereby ordered:

(a) State of Utah divided into districts. For the purposes of this order the State of Utah is divided into two districts to be known as District No. 1 and District No. 2, as hereinafter defined.

(b) Maximum prices for milk purchased from producers in District No. 1 of the State of Utah. From and after the effective date of this order the maximum price for milk purchased from producers in District No. 1 of the State of Utah shall be 85¢ per pound of butterfat content delivered at the buyer's customary receiving point, or maximum producer's price established under the provisions of the Agricultural Market Agreement Act of 1937, as Amended, whichever is higher. Provided, however, That any distributor of fluid milk in District No. 1 may purchase milk from

any producer in the State of Utah, wherever situated, who did not during the period April 1 to July 15, 1943, customarily sell in any other fluid milk market and pay therefor 85¢ per pound of butterfat content delivered at such buyer's customary receiving point.

(c) *Maximum prices for milk purchased from producers in District No. 2 of the State of Utah.* From and after the effective date of this order the maximum price for milk purchased from producers in District No. 2 of the State of Utah shall be 72¢ per pound of butterfat content delivered at the buyer's customary receiving point, or the maximum producer's price established under the provisions of the Agricultural Market Agreement Act of 1937, as amended, whichever is higher: *Provided, however,* That any distributor of fluid milk in District No. 2 may purchase milk from any producer in the State of Utah, wherever situated, who did not during the period April 1 to July 15, 1943, customarily sell in any other fluid milk market and pay therefor 72¢ per pound of butterfat content delivered at such buyer's customary receiving point.

(d) *Fractional price adjustments.* Computations of the butterfat content of milk shall be carried out to the second decimal place and fractions of a cent in price shall be adjusted upward to the next one cent if the fraction is one-half cent or more, and shall be adjusted downward to the next one cent if the fraction is less than one-half cent.

(e) *Exempt sales.* (1) This order shall not apply to sales and deliveries of milk at retail or at wholesale in glass or paper containers; and it shall not apply to those bulk sales and deliveries of milk at wholesale in any other type of container and covered by Maximum Price Regulation No. 280.

(2) This order shall not apply to purchases of bulk milk from producers for use in manufactured dairy products such as butter, cheese, evaporated or condensed milk, powdered milk, casein, ice cream, or commercial or industrial milk products.

(f) *Definition.* (1) "Milk" or "fluid milk" means cow's milk in a raw unprocessed state which is purchased for resale for human consumption as fluid milk.

(2) "In a raw unprocessed state" means unpasteurized and not sold and delivered in glass bottles or paper containers.

(3) "District No. 1 of the State of Utah" means all of that area of the State of Utah contained within the boundaries of the counties of Salt Lake, Utah, Summit, Morgan, Weber, Boxelder, Tooele, Carbon and Emery.

(4) "District No. 2 of the State of Utah" means all of that area of the State of Utah not included within District No. 1 as defined in paragraph (3) hereof.

(g) *Applicability of other regulations.* Except insofar as the same are inconsistent with or contradictory of the terms and provisions of this order, the definitions contained in § 1499.20 of the General Maximum Price Regulations, and

all of the terms and provisions of Maximum Price Regulation No. 329 shall remain in full force and effect and be applicable to purchasers of milk covered by this order.

(h) *Right to revoke or amend.* This order may be revoked, modified or amended at any time by the Price Administrator or the Regional Administrator.

(i) *Effective date.* This order shall become effective retroactively as of August 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 11th day of August 1943.

CLEM W. COLLINS,
Regional Administrator.

[F. R. Doc. 43-14370; Filed, September 2, 1943;
11:33 a. m.]

[Region VIII Order G-19 Under MPR 329,
Amdt. 1]

FLUID MILK IN LATAH COUNTY, IDAHO, AND
WHITMAN COUNTY, WASH.

Amendment No. 1 to Order No. G-19 under Maximum Price Regulation No. 329. Purchases of milk from producers for resale as fluid milk.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, Order No. G-19 under Maximum Price Regulation No. 329 is hereby amended as follows:

(a) Paragraph (a) (1) is hereby amended by adding at the end thereof the following:

	<i>Maximum price per pound butter fat</i>
Locality:	
Latah County, Idaho.....	\$0. 85
Whitman County, Washington.....	. 85

(b) Paragraph (b) is hereby revoked. This amendment shall become effective upon issuance.

Issued this 14th day of August 1943.

BEN C. DUNIWAY,
Acting Regional Administrator.

[F. R. Doc. 43-14373; Filed, September 2, 1943;
11:34 a. m.]

[Region VIII Order G-25 Under 18 (c),
Amdt. 4]

FLUID MILK IN OREGON AND WASHINGTON

Amendment No. 4 to Order No. G-25 under § 1499.18 (c) as amended of the General Maximum Price Regulation. Fluid milk at wholesale and retail in the State of Oregon and certain portions of the State of Washington.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c) as amended of the General Maximum Price Regulation, *It is hereby ordered,* That Order No. G-25 under § 1499.18 (c) as amended of the General Maximum Price

Regulation be amended as set forth below:

(a) Paragraph (a) as amended is hereby further amended by striking from said paragraph the heading "Deschutes, Jefferson and Crook Counties in the state of Oregon" and the schedule of prices thereunder and substituting therefor the following:

THE COUNTIES OF DESCHUTES, JEFFERSON AND CROOK
IN THE STATE OF OREGON

Quantity	Wholesale price	Retail price
Quart container.....	\$0. 1225	\$0. 135
Pint container.....	.06	.08
Half-pint container.....	.035	.05

This amendment shall become effective upon issuance.

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

Issued this 14th day of August 1943.

BEN C. DUNIWAY,
Acting Regional Administrator.

[F. R. Doc. 43-14366; Filed, September 2, 1943;
11:35 a. m.]

[Region VIII Order G-20 Under MPR 329]

FLUID MILK IN WEED, MT. SHASTA, DUNSMUIR, CASTLE CRAG AND CASTELLA, CALIF.

Order No. G-20 under Maximum Price Regulation No. 329. Purchases of milk from producers for resale as fluid milk.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, *It is hereby ordered:*

(a) The adjusted maximum price at which any person whose place of business is located in Weed, Mt. Shasta, Dunsmuir, Castle Crag and Castella in the state of California may purchase milk of 3.3 milk fat or more from producers shall be as follows:

(1) For purchases of milk from producers f. o. b. the producer's dairy, the adjusted maximum price shall be \$.31 per gallon.

(2) For purchases of milk delivered to the purchaser's plant, the adjusted maximum price shall be \$.32 per gallon.

(b) The name of any city or town includes the area within a radius of five miles from the city limits if such city or town is an incorporated municipality, and within a radius of five miles from the center of such city or town if it is not an incorporated municipality.

(c) This order may be revoked, amended or corrected at any time.

This order shall become effective August 15, 1943.

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

Issued this 16th day of August 1943.

BEN C. DUNIWAY,
Acting Regional Administrator.

[F. R. Doc. 43-14364; Filed, September 2, 1943;
11:34 a. m.]

[Region II Order G-7 Under MPR 165]

POWER LAUNDRIES IN CAMDEN, N. J., AREA

Order No. G-7 on application for adjustment under § 1499.114 (d) of Maximum Price Regulation No. 165, as amended—Services.

Applications for permission to increase the maximum prices of all their laundry and dry cleaning services, as established by Maximum Price Regulation No. 165, as amended—Services, have been filed with the New York Regional Office, Office of Price Administration, by a number of power laundries operating in the Camden, New Jersey, area.

After due consideration of the applications and other available information, it has been decided that some of these applications should be denied in full, and others granted in part and denied in part, for the reasons set forth in the opinion hereto attached.

Accordingly, pursuant to the Emergency Price Control Act of 1942, as amended, Supplementary Order No. 28, and § 1499.114 (d) of Maximum Price Regulation No. 165, as amended—Services, it is hereby ordered:

(a) The applications of the following laundry establishments are hereby denied in full: Moorestown Steam Laundry, Moorestown, New Jersey, and Uneeda Laundry, Camden, New Jersey.

(b) The applications of the following laundry establishments are hereby granted to the extent that they are permitted to increase their present legal maximum prices by an amount not exceeding four (4) per cent of such legal maximum prices, in the manner hereinafter indicated: Lucas Crystal Laundry, Camden, New Jersey, and New Sanitary Laundry Company, West Collingswood, New Jersey.

(c) The applications of the following laundry establishments are hereby granted to the extent that they are permitted to increase their present legal maximum prices by an amount not exceeding ten (10) per cent of such legal maximum prices, in the manner hereinafter indicated: Crescent Laundry Company, Camden, New Jersey, Domestic Laundry Company, Inc., Camden, New Jersey, Edster's Laundry, Gloucester City, New Jersey, and Morgan Brothers, Inc., Westmont, New Jersey.

(d) The percentage increases permitted by paragraph (b) and (c) above shall be applied only to the total amount of the bill rendered to each customer for any service afforded (as it would be computed under existing lawful maximum prices), whether supplied on a bundle, pound, or piece basis. Such increases may not be applied to individual items of service. Existing price lists shall not be altered. If the increased prices so arrived at include a fraction of a cent less than one-half, the price that may be charged shall be the next lower cent. If, however, the increased price includes a fraction equal to or more than one-half cent, the seller shall be permitted to charge the next higher cent.

(e) Certain other relief has been granted to all of the above-named applicants, in that, without a compensating reduction in their lawful maximum prices, they are hereby permitted, but not required, to alter their present op-

erating practices in the manner and to the extent and subject to the restrictions set forth in Appendix A, attached to this order and made a part hereof.

(f) The applicants shall give notification to all their customers and to the Office of Price Administration of their price increases or minimum bundle increases as permitted in Appendix A to this order, or both, as hereinafter provided:

(1) Any applicant which has been granted a price increase and which intends simultaneously to institute new permitted minimum bundle sizes is required to:

(i) Furnish each customer within 15 days after the effective date of this order, with a statement describing its services, and specifying its new permitted minimums, its lawful ceiling prices, and the percentage increase permitted it by this order.

(ii) File a copy of the same statement with the Camden District Office of the Office of Price Administration within 15 days after the effective date of this order, together with a statement signed by a responsible official of the laundry establishment certifying that the applicant has complied with paragraph (i) above. In addition, the copy filed with the Office of Price Administration must clearly show the laundry's original minimums and rates therefor (as per the form suggested in Appendix A to this order).

(iii) Inscribe on each bill rendered the statement:

"OPA permitted increase of -----% to maintain supply."

(2) Any applicant which has been granted a price increase and which intends to institute the new permitted minimums, or any of them, only at a later date if at all, is required to comply with all the requirements contained in paragraph (1) above except those exclusively concerned with minimums. However, 15 days prior to any subsequent date of institution of said new minimum, or any of them, such laundry establishment shall (i) issue to each of its customers a copy of the new schedule of minimum bundle sizes which it proposes to file with the Office of Price Administration, specifying the old and new minimums, the new prices resulting, and the permitted percentage increases, and (ii) notify the Office of Price Administration of its proposal according to the form suggested in Appendix A to this order. The applicant is to specify on this schedule that the services are the same as those previously described by it in complying with the requirements of this section for notification as to its permitted price increases.

(3) Any applicant which has been denied a price increase, but which is instituting the new permitted minimum bundle sizes, or any of them, now or at a later date, is required to comply with the provisions of paragraphs (1) or (2) above, whichever may be applicable, except as to those provisions exclusively concerned with price increases.

(4) New customers are to receive the same notification as provided in paragraph (1) (i) above.

(5) Any of the applicants may at any one time adopt one or more or all of the minimums specified in Appendix A of this order, or may restore one or more or all of its original minimums, or make a combination of both changes at the

same time, provided that at least 60 days shall have elapsed between such change and any prior change by it of the minimum bundle size for any service offered by it, and provided that such laundry complies with the notification requirements of this paragraph (f).

(g) Agent-drivers in the Camden area who are supplied with laundry and/or dry cleaning services by any of the applicants named in paragraphs (b) or (c) of this order, and who use the same retail price schedules as their suppliers, are hereby permitted to add to the legal maximum prices presently charged by them to their customers the same percentage price increases as are granted to their suppliers by this order, in the manner provided by paragraph (d) of the order. Such agent-drivers shall be subject to all the other provisions of this order, insofar as the same are applicable to them.

(h) Customary allowances, discounts, or other price differentials may not be changed unless such change results in prices lower than the prices permitted by this order, after applying the applicant's customary allowances, discounts, or other price differentials; and, except as herein or in the annexed Appendix A provided, all applicants shall maintain all of their legal current pricing and other business practices.

(i) This order may be revoked or amended by the Regional Administrator or Price Administrator through the issuance at any time hereafter of any order or price regulation, or amendment, or supplement thereto.

(j) All of the applicants named in paragraphs (b) or (c) shall keep this order and the attached opinion in their establishments, together with the statement required by § 1499.108 of Maximum Price Regulation No. 165 and make them available for inspection by any person during business hours.

(k) Except as expressly provided by this order, all of the applicants shall in all respects remain subject to all of the provisions of Maximum Price Regulation No. 165, as amended—Services.

To the extent that these applications have been denied, the applicants may, within fifteen days after the date on which this order was issued request the Director of Services and Consumers' Durable Goods Division, Washington, D. C., to review this order of denial in the manner provided by Revised Procedural Regulation No. 1.

Issued and effective this 13th day of August 1943.

SYLVAN L. JOSEPH,
Regional Administrator.

APPENDIX A

The Office of Defense Transportation truck mileage curtailments and other restrictions have forced radical reorganization of laundry routes. To meet this situation as well as to provide for further production economies, the Office of Price Administration believes that with adequate safeguards, larger minimum bundles would, in some degree, help the industry, yet not disturb the consumer. Such large minimums should be set at or slightly below the size of the average bundle now prevailing in each service. To provide such larger minimums, the laundries named or otherwise referred to are permitted but not required to increase the minimum number of pounds and correspondingly the minimum charge per bundle, in the laundry serv-

ices detailed hereinafter, on condition that such increase does not raise the actual cost per pound for those bundles attaining the minimum weight. For those bundles below the minimum weight, the minimum weight price may be charged. The additional pounds between present minimum and increased minimum shall be charged at the present *overage* rate per pound, and not at the basic rate or average rate per pound. For example, if the present price for damp wash is 15 pounds for 75 cents and 4 cents each additional pound, the increased minimum price would be 20 pounds for 95 cents and 4 cents each additional pound. Again, if the present price for rough dry service is 7 pounds for 98 cents and 8 cents per pound thereafter, the increased minimum price would be 16 pounds for \$1.70 and 8 cents per pound thereafter.

The applicants are permitted to establish the increased minimums listed below or continue to supply service on their present minimums. No other minimums may be adopted.

The list of permitted increased minimums is as follows:

1. Damp wash (wet wash), 20 lbs.
2. Thrifty, 18 lbs.
3. Rough dry, 16 lbs.
4. Press finish, 12 lbs.
5. List price, pick-up and delivery, \$1.00 unless accompanied by a bundle of pound work service.
6. List price cash and carry, \$.50 unless accompanied by a bundle of pound work service.
7. Piece bundle, 16 pieces.

(Laundries presently rendering piece bundle services of less than sixteen pieces are hereby permitted to substitute therefor a sixteen-piece minimum bundle, on condition that such increase does not increase the actual cost per piece for those bundles attaining the minimum number of pieces. For those bundles below the minimum number of pieces, the minimum piece-bundle price may be charged. Laundries presently rendering piece-bundle services of sixteen pieces or more must maintain their present minimums and charge no more than their present legal maximum prices for such services. In all cases, laundries must maintain their present required proportions of small and large pieces, and of flat work and wearing apparel.)

No such increased minimum bundle sizes shall be inaugurated by any of such laundries unless and until it shall have submitted the revised minimum price schedules necessitated thereby to the appropriate District Office of the Office of Price Administration in the form and manner hereinafter suggested.

The statement of new minimum prices should take substantially the following form:

CEILING PRICES OF LAUNDRY SERVICES WITH INCREASED MINIMUM BUNDLE

Date _____

1. Name of applicant _____

2. Address _____

We herewith certify to the Office of Price Administration that, effective as of _____ we have instituted the following minimum bundle sizes:

3. Service:

A. Wet wash:

Present minimum _____ lbs. for \$_____

additional lbs. @ _____ \$ per lb.

Permitted minimum 20 lbs. for \$_____

additional lbs. @ _____ \$ per lb.

B. Thrifty:

Present minimum _____ lbs. for \$_____

additional lbs. @ _____ \$ per lb.

Permitted minimum 15 lbs. for \$_____

additional lbs. @ _____ \$ per lb.

C. Rough dry:

Present minimum _____ lbs. for \$_____

additional lbs. @ _____ \$ per lb.

Permitted minimum 16 lbs. for \$_____

additional lbs. @ _____ \$ per lb.

D. Press finish:

Present minimum _____ lbs. for \$_____

additional lbs. @ _____ \$ per lb.

Permitted minimum 12 lbs. for \$_____

additional lbs. @ _____ \$ per lb.

E. List price (pick-up and delivery):

Present minimum bundle \$_____

Permitted minimum bundle \$1.00.

F. List price (cash and carry):

Present minimum bundle \$_____

Permitted minimum bundle \$.50.

G. Piece bundle (less than 16 pieces):

Present minimum _____ pieces for \$_____

each additional piece _____ \$.

Permitted minimum 16 pieces for \$_____

each additional piece _____ \$.

Name of applicant _____

By _____

Title _____

In view of the critical labor shortage now existing in the laundry industry in the Camden area, and in the interest of maximum utilization of manpower and the adoption of further economies in production, so that the minimum essential laundry needs of the civilian population may be met, the Office of Price Administration hereby permits, but does not require, the above-named laundry establishments to discontinue or alter the following trade practices or items of service if they are currently supplied or being practiced. No laundry adopting all or any of these changes may state that such changes have been required by the Office of Price Administration.

I. The following packaging items may be discontinued:

1. Shirt boards.
2. Shirt envelopes.
3. Shirt wrappings cellophane.
4. Shirt wrappings glassine.
5. Shirt collar strips.
6. Shirt cuff fasteners.
7. Soft collar envelopes.
8. Starch collar nests.
9. Handkerchief envelopes.
10. Socks envelopes.
11. Handkerchief and socks ribbons.
12. Wearing apparel tissue lining for boxes.
13. Colored work (damp wash or thrifty) wax paper wrapping.
14. Cotton laundry bags supplied by the laundry to the customer without charge.
15. Wearing apparel boxes.

II. The laundering of the following articles may be discontinued entirely. If received and returned to the customer unlaundered, no charge is to be made for these items:

1. Articles of fugitive color.
2. Dollies.
3. Pot holders.
4. Tray covers.
5. Tea napkins.
6. Scarves, bureau covers or runners made of lace or drawn work.
7. Curtains.
8. Valances.
9. Guest towels.
10. Lace or fancy table cloths.
11. Silk garments requiring hand wash and hand ironing.
12. Dress shirts.
13. Dress vests.
14. Dish cloths.
15. Face cloths—wash cloths.
16. Neckties.
17. Furniture covers.

III. The following laundry practices or processes may be discontinued:

1. Folding wearing apparel after tumbling (wearing apparel, may be placed loose in customer's cotton bag or laundry's paper bag, or rolled in a bath towel, without folding, directly as goods are removed from tumbler pocket).
2. Darning hosiery.
3. Mending wearing apparel and flat work.
4. Sewing buttons on underwear and pajamas.

5. Touching up flat work.
6. Hand ironing of monograms on flat work.
7. Finishing of socks on sock forms (socks may be tumble dried in any service).
8. Touching up or hand finishing of undergarments, (shorts, undershirts, pajama coats, pajama pants, children's underwear, girls' slips) after pressing.
9. Rewashing or removing stains not caused by laundry. (Pieces requiring wash over may be returned with the regular bundle and not held out for special treatment or stain removal.)
10. Binding of blankets.
11. Touching up or ironing of hems of blankets.
12. Pressing of cotton undershirts (those pieces may be tumble dried in any service).
13. Folding or loosening of pieces in damp work.
14. Ironing of handkerchiefs in Thrifty Service.
15. Touching up of any wearing apparel after it has passed through a flat work ironer.
16. Turning back French cuffs of shirts—these may be ironed flat.
17. Folding pillow cases, towels (hand, face, bath, dish, glass, side, kitchen) napkins more than once, after these items have passed through the flat work ironer.
18. Folding handkerchiefs more than once, after they have been ironed on a handkerchief ironer.
19. Finishing more than three shirts per adult male. (In each bundle the finishing of shirts may be limited to a maximum of three per adult male.)

If the adoption of any or all of such charges results in a service substantially the same as the next lower priced service, the lawful maximum price for that service shall be no higher than the lawful maximum price for such next lower priced service.

[F. R. Doc. 43-14404; Filed, September 2, 1943; 3:59 p. m.]

[Region VIII Order G-3 Under MPR 165, Amdt. 3]

LAUNDRY SERVICES IN LOS ANGELES AREA

Amendment No. 3 to Order No. G-3 under Maximum Price Regulation No. 165. Services.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by section 1499.114 (d) of Maximum Price Regulation No. 165 as amended, it is hereby ordered that Order No. G-3 under Maximum Price Regulation No. 165 as amended be amended in the following particulars:

(a) Paragraph (a) (4) is amended by adding to the list of names at the end thereof the following:

Swedish Hand Laundry, 1474 Santa Barbara Ave., Hollywood, Calif.
Ann Stephens Laundry, 1000 No. Highland Ave., Hollywood, Calif.

(b) Paragraph (a) (9) is amended by adding to the list of names at the end thereof the following:

Ann Stephens Laundry, 1000 No. Highland Ave., Hollywood, Calif.

(c) Paragraph (d) (1) is amended to read as follows:

(1) "Los Angeles area" means the city of Los Angeles, except the portion thereof lying south of Rosecrans Avenue, and includes the cities of Inglewood, Culver

City, Huntington Park, Beverly Hills, and San Fernando in the State of California.

(d) Appendix A is amended by adding at the end of the portion thereof containing maximum prices for Semi Finish (rough dry) or family flat, the following:

Note: A bundle consisting entirely of flat work shall, for the purposes of a minimum charge, be regarded as a finished service bundle.

(e) Appendix B is amended by striking out the paragraph headed *Time Basis* and substituting therefor the following:

Time basis. \$2.85 per month per man for a maximum of 30 pieces per bundle per week, including not more than three shirts or pants or fatigue suits, or any combination of these; or \$3.10 per month per man for a maximum of 30 pieces per bundle per week, including not more than five shirts or pants or fatigue suits, or any combination of these. Periods of less than one month may be charged at the rate of \$1.10 per day per man under either of the above limitations, and additional shirts, pants, or fatigue suits may be charged at list price and other pieces at \$.05 each.

This amendment shall become effective upon its issuance.

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

Issued this 17th day of August 1943.

L. F. GENTNER,
Acting Regional Administrator.

[F. R. Doc. 14441; Filed, September 3, 1943; 11:31 a. m.]

[Region VIII Order G-21 Under MPR 329]

FLUID MILK IN OKANOGAN COUNTY, WASHINGTON

Order No. G-21 under Maximum Price Regulation No. 329. Purchases of Milk from Producers for Resale as Fluid Milk.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.508 of Maximum Price Regulation No. 329, it is hereby ordered:

(a) The adjusted maximum price at which any person whose place of business is located in Okanogan County in the State of Washington may purchase fluid milk from a producer thereof shall be the purchaser's previous maximum price as determined under § 1351.402 of the Maximum Price Regulation No. 329 or the price set forth below, whichever is higher:

(1) For purchases of milk from producers f. o. b. the business location of the buyer, the adjusted maximum price shall be \$.87 per pound milk fat.

(2) For purchases of milk from producers f. o. b. producer's dairy, the adjusted maximum price shall be the price specified in subdivision (1) of this paragraph (a), minus an allowance for transporting the milk purchased from the producer's dairy to the purchaser's business location, computed as follows:

(i) Where the milk is transported by means of a carrier not operated or con-

trolled by either the producer or the purchaser, the transportation allowance shall be equal to the amount actually paid to the carrier for the transportation service.

(ii) Where the milk is transported by means of facilities operated or controlled by the purchaser, the transportation allowance shall not be less than the amount which the purchaser allowed to the same producer for the same transportation service in January, 1943.

(iii) If the minimum transportation allowance cannot be computed under the foregoing subdivisions the transportation allowance shall not be less than \$.05 per pound milk fat.

(b) *Definitions.* (1) All terms used in this order shall have the same meaning as in Maximum Price Regulation No. 329 unless the context clearly requires otherwise.

(c) This order may be amended or revoked by the Office of Price Administration at any time.

(d) This order shall become effective upon its issuance.

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

Issued: August 16, 1943.

BEN C. DUNIWAY,
Acting Regional Administrator.

[F. R. Doc. 43-14445; Filed, September 3, 1943; 11:32 a. m.]

[Region VIII Order G-22 Under MPR 329]

FLUID MILK IN ELLENSBURG AREA, WASH- INGTON

Order No. G-22 under Maximum Price Regulation No. 329. Purchases of milk from producers for resale as fluid milk.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, it is hereby ordered:

(a) The maximum price at which any person whose place of business is located in Ellensburg or Moses Lake, Washington, may purchase milk from a producer located in an area within a radius of fifteen miles of Ellensburg, Washington, shall be as follows:

(1) For purchases of milk f. o. b. the producer's dairy, the maximum price for fluid milk shall be \$.80 per pound of butterfat content.

(2) For purchases of milk delivered to the purchaser's plant, the maximum price shall be the price specified in subdivision (1) of this paragraph (a), plus an allowance for transporting the milk purchased from the producer's dairy to the purchaser's business location, computed as follows:

(i) Where the milk is transported by means of a carrier not operated or controlled by either the producer or the purchaser, the maximum transportation allowance shall be equal to the amount actually paid to the carrier for the transportation service, but in no event to exceed the lowest common carrier rate.

(ii) In all other cases an allowance may be paid not to exceed the lowest

motor truck common carrier rate for the same or most similar haul.

(b) This order may be amended or revoked by the Office of Price Administration. This order shall become effective upon issuance.

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

Issued this 16th day of August 1943.

BEN C. DUNIWAY,
Acting Regional Administrator.

[F. R. Doc. 43-14446; Filed, September 3, 1943; 11:31 a. m.]

[Region V Order G-2 Under MPR 165]

LAUNDRY SERVICES IN DALLAS REGION

Order No. G-2 under Maximum Price Regulation No. 165, as amended—Services. Maximum prices for helpy-selfy and washateria laundry services including washing machine rental services.

For the reasons set forth in the opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region V of the Office of Price Administration by § 1499.114 (d) of Maximum Price Regulation No. 165, as amended, it is hereby ordered:

(a) Maximum prices that may be charged or received for washateria and helpy-selfy laundry services including washing machine rental services supplied in Region V of the Office of Price Administration, including the States of Arkansas, Kansas, Louisiana, Missouri, Oklahoma and Texas, shall be established as follows:

(1) Sellers' maximum prices as established under Maximum Price Regulation No. 165, as amended, or prices listed in Table 1, paragraph (a) (2), whichever are higher.

(2) Table 1—Washateria and Helpy-Selfy Washing Machine Rental Service.

	Cents
1 hour or less.....	45
For each additional 15 minutes after the first hour or for any part thereof.....	11

Washateria and Helpy-Selfy Laundry Services.

	Cents
Wet Wash.....	4
Rough dry.....	5

(3) If sellers elect to use prices as set forth in Table 1 for wet wash and rough dry laundry services, they must maintain the same minimum bundle charges which they established under the provisions of Maximum Price Regulation No. 165, as amended. Such sellers who have established free delivery must continue such free delivery services.

(4) If sellers elect to use the prices set forth in Table 1 for washing machine rental services, they must continue to supply all of the incidental services, such as tubs, water, soap, and other services which they furnished during March of 1942, and which they are required to supply under the provisions of Maximum Price Regulation No. 165, as amended.

(b) *Definitions.* (1) Washaterias or helpy-selfy laundries are small laundries which are commonly known to the trade as helpy-selfy and washateria laundries

and which are more specifically defined as establishments having eight or less employees whose equipment consists principally of household washing machines, and who supply washing machine rental services and/or who supply a limited number of laundry services, such as wet wash or rough dry.

(2) Washing machine rental service, as used in Table 1, means the rental of household washing machines, regardless of make and model, to customers at the seller's establishment, and generally includes furnishing of tubs, water and soap, and other materials and services incident to such washing machine rental services. This Order does not establish prices for washing machine rental services where such services include delivery and pick up of washing machines to and from customer's home.

(3) Wet wash refers to a laundry service supplied by a washateria or helpy-selfy laundry, in which all of the clothing is washed only and where the materials and labor for such service are furnished by the laundry owner.

(4) Rough dry refers to the same service as defined in paragraph (3), plus the additional service of drying.

(c) All other services which are supplied by helpy-selfy and washateria laundries, except as specifically provided in this Order, shall continue to be priced under the provisions of Maximum Price Regulation No. 165, as amended, and/or any other applicable regulation.

(d) *Posting requirements.* All sellers of washateria and helpy-selfy laundry services who elect to use the prices set forth in this order shall, within ten days after the issuance of this order, post or place plainly visible to the purchasing public a placard or card showing the maximum prices established.

(e) *Less than maximum prices.* Lower prices than those established by this order may be charged, demanded, paid or offered.

(f) This order is subject to revocation or amendment by the Regional Administrator at any time hereafter, either by special order or by any price regulation issued hereafter or by any amendment or supplement hereafter issued as to any price regulation, the provisions of which may be contrary hereto.

Issued this 17th day of August 1943, at Dallas, Texas. Effective the 23d day of August 1943.

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

MAX McCULLOUGH,
Regional Administrator.

[F. R. Doc. 43-14440; Filed, September 3, 1943; 11:31 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-449]

WEST TEXAS UTILITIES COMPANY ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 1st day of September 1943.

West Texas Utilities Company, a subsidiary of American Public Service Company, a registered holding company and an indirect subsidiary of Central and South West Utilities Company and The Middle West Corporation, both registered holding companies, having filed a declaration, and amendments thereto, pursuant to Section 7 of the Public Utility Holding Company Act of 1935 regarding the issue and sale, in accordance with Rule U-50 promulgated under the Act, of \$18,000,000 principal amount of First Mortgage Bonds, Series A, dated August 1, 1943, and maturing August 1, 1973; and

The Commission having by order dated August 24, 1943, permitted such declaration as amended to become effective, subject to the provisions that applicant report to the Commission the results of the competitive bidding as required by Rule U-50 (c) and comply with such supplemental orders as the Commission may enter in view of the facts disclosed thereby; and

West Texas Utilities Company having made such report to the Commission in the form of a further amendment to the application herein, setting forth the action taken to comply with Rule U-50 and specifying the proposals which have been received for the purchase of said bonds pursuant to the invitation for competitive bids, and stating that West Texas Utilities Company has accepted a bid for said bonds from a group of underwriters headed by The First Boston Corporation and Harris, Hall & Company (Incorporated) of 101,605, plus accrued interest from August 1, 1943, to the date of delivery, such bonds to bear interest at the rate of 3½%, and that said bonds are to be resold to the public at 102,460 plus accrued interest from August 1, 1943, to the date of delivery, representing a spread to the underwriters of .855; and

The Commission having examined the record and finding no basis for imposing terms and conditions with respect to the price, spread and distribution thereof, at which such bonds are to be issued and sold;

It is ordered, That said application, as amended, be and hereby is granted forthwith, subject to the terms and conditions contained in the said order of the Commission in this matter dated August 24, 1943.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 43-14423; Filed, September 3, 1943; 9:51 a. m.]

[File No. 70-781]

CENTRAL OHIO LIGHT & POWER COMPANY NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pennsylvania, on the 1st day of September, A. D. 1943.

Notice is hereby given that a declaration or application (or both) has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Central Ohio Light & Power Company, a subsidiary company of Crescent Public Service Company, which is a registered holding company under said Act; and

Notice is further given that any interested person may, not later than September 15, 1943, at 5:30 p. m., e. w. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter such declaration or application as filed or as amended, may become effective or may be granted, as provided in Rule U-23 of the Rules and Regulations promulgated pursuant to said Act or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, Philadelphia, Pennsylvania.

All interested persons are referred to said declaration or application, which is on file in the office of said Commission, for a statement of the transactions therein proposed, which are summarized below:

Central Ohio Light & Power Company proposes to declare and pay out of earned surplus a dividend of \$1.00 per share to the holders of its Common Stock in October, 1943, such dividend aggregating \$20,000. The application was filed by Central Ohio Light & Power Company pursuant to section 12 (c) of said Act and the Commission's Order, dated February 19, 1941 (Holding Company Act Release No. 2570) which provides, in part, that so long as any of the First Mortgage 3½% Bonds, Series D, due March 1, 1966, of Central Ohio Light & Power Company shall be unredeemed and outstanding or until further Order of the Commission, no further dividends shall be declared or paid on said Common Stock except upon application to and approval by order of the Commission.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 43-14427; Filed, September 3, 1943; 9:51 a. m.]

[File No. 70-765]

CITIES SERVICE POWER & LIGHT COMPANY ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 2d day of September 1943.

Cities Service Power & Light Company, a registered holding company having filed a declaration, pursuant to section 12 (c) of the Public Utility Holding Company Act of 1935 and Rule U-42 promulgated thereunder, requesting authority to expend in its discretion (over and above the amounts presently permitted

by rules under the Act) not more than \$1,000,000 to purchase in the open market its outstanding 5½% debentures due in 1949 and 1942 during the twelve-month period next following the date of the Commission's order on such declaration; and

A public hearing having been held after appropriate notice, and the Commission having considered the record and having made and filed its Findings and Opinion herein;

It is ordered, That said declaration be and hereby is permitted to become effective forthwith, subject however to the conditions prescribed in Rule U-24 and subject to the further conditions as follows:

(1) Power & Light shall not solicit or cause to be solicited the sale of any debentures either on or off the New York Curb Exchange.

(2) Power & Light shall not knowingly purchase any debentures directly or indirectly from any of its officers or directors, its subsidiaries or affiliates and shall make no acquisitions from Cities Service Company or any other affiliated company.

(3) At least 7 days before purchases are commenced, Power & Light shall advise by letter each known holder of its debentures fully with respect to its intention to make purchases and the method to be employed; the form and content of such letter or notification shall be submitted to the Commission at least three days before mailing thereof.

(4) Power & Light shall furnish to the Commission within 10 days after the close of each calendar month a report setting forth the principal amount of debentures acquired, the dates of acquisition and the prices paid; as to purchases other than on the New York Curb Exchange, Power & Light shall include the identity of the seller.

(5) The time within which purchases may be made shall be limited to the three-month period next following the date of this order, without prejudice, however, to the right of declarant to apply for an extension of such period.

(6) The Commission reserves jurisdiction in its discretion to rescind or modify its order by written notice of such rescission or modification at any time prior to the expiration of the three-month period or any extension thereof, any such rescission or modification to be applicable to such portion of the \$1,000,000 as shall not have been previously expended.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-14426; Filed, September 3, 1943;
9:51 a. m.]

[File No. 70-737]

FEDERAL LIGHT & TRACTION COMPANY
ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Penn-

sylvania, on the 1st day of September 1943.

Federal Light & Traction Company, a registered holding company, having filed a declaration and amendments thereto pursuant to section 12 (c) of the Public Utility Holding Company Act of 1935 and Rule U-42 promulgated thereunder requesting authority to expend in its discretion (over and above the amounts presently permitted by Rules under the Act) not more than \$100,000 to purchase in the open market shares of its outstanding \$6 cumulative preferred stock during the twelve-month period next following the date of the Commission's order on such declaration; and

A public hearing having been held after appropriate notice, and the Commission having considered the record and having made and filed its Findings and opinion herein:

It is ordered, That said declaration be and hereby is permitted to become effective forthwith, subject however to the conditions prescribed in Rule U-24 and provided further that the time within which purchases may be made shall be limited to the three-month period next following the date of this order, without prejudice, however, to the right of declarant to apply for an extension of such period.

It is further ordered, That jurisdiction is reserved to rescind or modify the authority herein granted, by written notice of such rescission or modification at any time prior to the expiration of the three-month period, or any extension thereof, any such rescission or modification to be applicable to such portion of the \$100,000 then unexpended.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-14425; Filed, September 3, 1943;
9:51 a. m.]

[File No. 70-728, 70-729]

ARKANSAS LOUISIANA GAS CO., ET AL
ORDER EXTENDING TIME WITHIN WHICH TRANSACTIONS SHALL BE CONSUMMATED

In the matters of Arkansas Louisiana Gas Company, Central Arkansas Public Service Corporation, Federal Light & Traction Company, and Gus B. Walton.

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 2d day of September, A. D. 1943.

The Commission having on July 9, 1943 issued its order authorizing the sale by Central Arkansas Public Service Corporation of its entire interest in three of its subsidiary companies to Gus B. Walton and in its other subsidiary company to Arkansas Louisiana Gas Company, said order being subject to the provisions of Rule U-24 requiring that proposed transactions shall be consummated within 60 days after the order of the Commission permitting a declaration to become effective or granting an application; and

Central Arkansas Public Service Corporation having requested that said 60 days' limitation be extended for a period of 30 days for the reason that it is necessary to call a stockholders' meeting prior to the consummation of such transaction, which meeting cannot be called and held prior to September 7, 1943, the date upon which the Commission's authorization expires under the limitation contained in Rule U-24; and

The Commission finding that granting of such extension would not be detrimental to the public interest or to the interest of investors or consumers:

It is ordered, That the time within which the proposed transactions as set forth in our opinion and order in this matter dated July 9, 1943 shall be consummated, be and hereby is extended for a period of 30 days.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-14424; Filed, September 3, 1943;
9:51 a. m.]

WAR FOOD ADMINISTRATION.

[Docket No. AO 117-A 4]

WASHINGTON, D. C., MARKETING AREA

NOTICE OF HEARING ON HANDLING OF MILK

Proposed amendment to the tentatively approved marketing agreement, as amended, and the order, as amended, regulating the handling of milk in the Washington, D. C., marketing area.

Pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 1940 ed. 601 *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 Auditorium, South Building, United States Department of Agriculture, Washington, D. C., beginning at 9:30 a. m., e. w. t., September 10, 1943, with respect to a proposed amendment to the tentatively approved marketing agreement, as amended, and the order, as amended, regulating the handling of milk in the Washington, D. C., marketing area, which has been submitted by Maryland and Virginia Milk Producers' Association, Inc. This amendment has 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 amendment or any modification thereof. It is proposed that § 945.7 (a) of the said tentatively approved marketing agreement, as amended, and order, as amended, be amended by increasing the prices to be paid by handlers for milk received from producers.

Copies of this notice of hearing, of the tentatively approved marketing agreement, as amended, and 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 Build-

ing, Washington, D. C., or may be there inspected.

THOMAS J. FLAVIN,
Assistant to the War Food
Administrator.

SEPTEMBER 2, 1943.

[F. R. Doc. 43-14438; Filed, September 3, 1943;
11:25 a. m.]

WAR SHIPPING ADMINISTRATION.

"KASUGA MARU" AND "KIYO MARU"

DETERMINATION AS TO OWNERSHIP

Notice of determination of War Shipping Administrator with respect to the vessels: *Kasuga Maru* and *Kiyo Maru*, pursuant to section 3 (b) of the Act approved March 24, 1943. (Public Law 17-78th Congress—1st session).

Notice is hereby given that, pursuant to section 3 (b) of Public Law 17-78th Congress, the following determination has been made:

Whereas on December 13, 1941, title to the vessel *Kasuga Maru*, Official Number 238043 (including all spare parts appertaining thereto, whether aboard or ashore) was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, and;

Whereas on December 18, 1941, title to the vessel *Kiyo Maru*, official number 238265 (including all spare parts appertaining thereto, whether aboard or ashore) was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, and;

Whereas section 3 (b) of the Act approved March 24, 1943 (Public Law 17, 78th Cong.), provides in part as follows:

(b) The Administrator, War Shipping Administration may determine at any time prior to the payment in full or deposit in full with the Treasurer of the United States, or the payment or deposit of 75 per centum, of just compensation therefor, that the ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the Act of June 6, 1941 (Public Law 101, Seventy-seventh Congress), is not required by the United States, and after such determination has been made and notice thereof has been published in the FEDERAL REGISTER, the use rather than the title to such vessel shall be deemed to have been requisitioned for all purposes as of the date of the original taking; *Provided, however*, That no such determination shall be made with respect to any vessel after the expiration of a period of two months after the date of delivery of such vessel pursuant

No. 176—12

to title requisition except the consent of the owner * * *

Whereas just compensation for the said vessels has not been determined by the Administrator, War Shipping Administration, and no part thereof has been paid or deposited with the Treasurer of the United States; and

Whereas the ownership of the said vessels, their spare parts and appurtenances, are not required by the United States; and

Whereas by mutual agreement between the Administrator, War Shipping Administration, and the Hawaiian Tuna Packers, Ltd., the latter has consented to the determination by the Administrator that the use rather than the title of the said vessels, their spare parts and appurtenances, shall be deemed to have been requisitioned as of the dates of the original taking thereof;

Now, therefore, I, Emory S. Land, Administrator, War Shipping Administration, acting pursuant to the above quoted provisions of law, do determine that the ownership of said vessels, their spare parts and appurtenances, are not required by the United States, and that the requisition of the above-mentioned vessels, their spare parts and appurtenances, shall, from and after the date of publication hereof in the FEDERAL REGISTER, be deemed to have been, for all purposes requisitions of the use rather than of the title of the respective vessels, their spare parts and appurtenances, as of the dates of the original taking thereof.
Dated: September 1, 1943.

[SEAL]

E. S. LAND,
Administrator.

[F. R. Doc. 43-14420; Filed, September 3, 1943;
9:48 a. m.]

POWER BOAT BELONGING TO S. S. ALBRITTON, ET AL.

DETERMINATION AS TO OWNERSHIP

Notice of determination of War Shipping Administrator with respect to an unnamed power boat as identified in said determination, pursuant to section 3 (b) of the Act approved March 24, 1943 (Public Law 17-78th Congress—1st session).

Notice is hereby given that, pursuant to section 3 (b) of Public Law 17-78th Congress, the following determination has been made:

Whereas on May 18, 1942, title to the unnamed power boat, cabin cruiser type (including all spare parts appertaining thereto, whether aboard or ashore) belonging to S. S. Albritton and J. L. Haas,

Balboa, Canal Zone, was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, and

Whereas section 3 (b) of the Act approved March 24, 1943 (Public Law 17, 78th Cong.), provides in part as follows:

(b) The Administrator, War Shipping Administration, may determine at any time prior to the payment in full or deposit in full with the Treasurer of the United States, or the payment or deposit of 75 per centum of just compensation therefor, that the ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the Act of June 6, 1941 (Public Law 101, Seventy-seventh Congress), is not required by the United States, and after such determination has been made and notice thereof has been published in the FEDERAL REGISTER, the use rather than the title to such vessel shall be deemed to have been requisitioned for all purposes as of the date of the original taking; *Provided, however*, That no such determination shall be made with respect to any vessel after the expiration of a period of two months after the date of delivery of such vessel pursuant to title requisition except with the consent of the owner. * * *

Whereas just compensation for the said vessel has not been determined by the Administrator, War Shipping Administration, and no part thereof has been paid or deposited with the Treasurer of the United States; and

Whereas by mutual agreement with the Administrator, War Shipping Administration, Messrs. Albritton and Haas have consented to the determination by the Administrator that the use rather than the title of the said vessel, its spare parts and appurtenances, shall be deemed to have been requisitioned as of the date of the original taking thereof.

Now, therefore, I, Emory S. Land, Administrator, War Shipping Administration, acting pursuant to the above quoted provisions of law, do determine that the ownership of said vessel, its spare parts and appurtenances, is not required by the United States, and that the requisition of the above mentioned vessel, its spare parts and appurtenances shall, from and after the date of publication hereof in the FEDERAL REGISTER, be deemed to have been, for all purposes, a requisition of the use rather than of the title of the said vessel, its spare parts and appurtenances, as of the date of the original taking.

Dated: September 1, 1943.

[SEAL]

E. S. LAND,
Administrator.

[F. R. Doc. 43-14421; Filed, September 3, 1943;
9:48 a. m.]

