Washington, Tuesday, June 13, 1944

## The President

## EXECUTIVE ORDER 9448

Inspection of Income, Excess-Profits, and Captral Stock Tax Returns by the Select Committee To Investigate the Federal Communications Commission, House of Representatives
By virtue of the authority vested in me by section 257 (a) of the Revenue Act of 1926 (44 Stat., 9, 51) ; section 55 of the Revenue Act of 1932 (47 Stat., 169, 189) as amended by section 218 (h) of the National Industrial Recovery Act (48 Stat., 195, 209) ; sections 215 (e) and 216 (b) of the National Industrial Recovery Act ( 48 Stat., 195, 208) ; sections 55 (a). 701 (e), and 702 (b) of the Revenue Act of 1934 (48 Stat., 680, 698, 770) ; sections 105 (e) and 106 (c) of the Revenue Act of 1935 (49 Stat., 1014, 1018, 1019) ; sections 55 (a), 351 (c), and 503 (a) of the Revenue Act of 1936 (49 Stat., 1648, 1671, 1733, 1738) ; and sections 55 (a), 409, 601 (e), and 602 (c) of the Revenue Act of 1938 (52 Stat., 447, 478, 564, 566, 568), it is hereby ordered that income, excessprofits, and capital stock tax returns made under the Revenue Act of 1932, the Revenue Act of 1932, as amended by the National Industrial Recovery Act, the National Industrial Recovery Act, the Revenue Act of 1934, the Revenue Act of 1935, as amended by the Revenue Act of 1936, the Revenue Act of 1936, the Revenue Act of 1936, as amended by the Revenue Act of 1937, and the Revenue Act of 1938, for the years 1932 to 1938, inclusive, shall be open to inspection by the Select Committee to Investigate the Federal Communications Commission, House of Representatives, or any duly authorized subcommittee thereof, for the purpose of carrying out the provisions of House Resolution 21 (Seventy-eighth Congress, first session), passed January 19, 1943; such inspection to be in accordance and upon compliance with the rules and regulations prescribed by the Secretary of the Treasury in the Treasury decision relating to the inspection of returns by that committee, approved by me this date. ${ }^{1}$

[^0]This order shall be published in the Federal Register.

Franklin D Roosevelt

The White House,
June 8, 1944.
[F. R. Doc. 44-8392; Filed, June 9, 1944; 4:12 p. m.]

## Regulations

## TITLE 7-AGRICULTURE

## Chapter I-War Food Administration

(Standards, Inspections, Marketing Practices)
Subchapter D-Warehouse Regulations
Part 101-Cotton Warehouses
miscellaneous amendments
Pursuant to the provisions of the United States Warehouse Act approved August 11, 1916, as amended ( 39 Stat, 486-491, 41 Stat. 266, 42 Stat. 1282, 46 Stat. $1463 ; 7$ U.S.C. 241-273), and by virtue of the authority vested in the War Food Administrator by Executive orders of the President, the regulations for cotton warehouses, as amended, and as they now appear in Title 7, Chapter I, Subchapter D, Part 101, of the Code of Federal Regulations, and the Cumulative Supplement thereto, are hereby amended as follows:
By rescinding in their entirety the amendments filed on July 6, 1939 (4 F.R. 2853), and on August 28, 1942 ( 7 F.R. 6806), and substituting in lieu of such amendments, $\$ 8101.2$ amended in pertinent part, and by amending $\$ \S 101.16$ (b), $101.21,101.29$, and 101.32 of Title 7, Chapter I, Code of Federal Regulations, to read as follows:
§ 101.2 Terms defined. For the purpose of this part, unless the context otherwise requires, the following terms shall be construed, respectively, to mean:
(c) Secretary. The War Food Administrator of the United States or such offlcer as may hereafter be authorized
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# FEDERAC MOEGISTER 

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## NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at $\$ 3.00$ per book. The following are now available:
Book 1: Titles 1-3 (Presidential documents) with tables and index. Book 2: Titles 4-9, with index.
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to exercise the powers and to perform the functions of the War Food Administrator.
(d) Chief of Bureau. Director of Distribution, War Food Administration, or any officer or employee of the War Food Administration to whom the Director of Distribution has heretofore lawfully delegated, or to whom he may hereafter lawfully delegate, the authority to act in his stead.
(e) Designated representative. The Director of Distribution, War Food Administration, or any officer or employee of the War Food Administration to whom the Director of Distribution has heretofore lawfully delegated, or to whom he may hereafter lawfully delegate the authority to act in his stead.
(g) Department. War Food Administration, United States Department of Agriculture.
(h) Bureau, Office of Distribution, War Food Administration.
§ 101.16 Form. * * *
(b) Every negotiable receipt, issued for cotton stored in a licensed warehouse shall be effective until surrendered for delivery of the cotton, and every nonnegotiable receipt shall be effective until
surrendered for delivery of the cotton or until all cotton covered by the receipt has been delivered in response to proper delivery orders of the person rightfully entitled to the cotton: Provided, That nothing herein contained shall prohibit a warehouseman from legally selling the cotton when his accrued storage and other charges approach the current market value of the cotton (Reg. 4, Sec. 1, Par. 2).
$\$ 101.21$ Return of receipts before delivery of cotton. Except as permitted by law or by these regulations, a warehouseman shall not deliver cotton for which he has issued a negotiable receipt under the act until such receipt has been returned to him and canceled; and shall not deliver cotton for which he has issued a nonnegotiable receipt until such receipt has been returned to him or he has obtained from the person lawfully entitled to such delivery or his authorized agent, a written delivery order, properly signed, specifying by bale or tag number each bale to be delivered from any receipt or receipts. Before delivering, or upon delivery of, all the cotton covered by a nonnegotiable warehouse receipt, the warehouseman may require the surrender of the receipt (Rog. 4, Sec. 6).
§ 101.29 Warehouse charges. A warehouseman shall not make any unreasonable or exorbitant charge for services rendered. Before a license to conduct a warehouse is granted under the act, the warehouseman shall file with the Department a copy of his rules, if any, and a schedule of the charges to be made by him if licensed. A licensed warehouseman may alter his rate of charges for storage and other services effective at the beginning of any new crop year, and such change shall apply during the present war emergency to all cotton, including cotton then in storage: Provided, however, That the Secretary, or his designated representative, may fix the effective date of such change for warehousemen in each state or group of states. Before making any change in such rules or schedule of charges, the warehouseman shall file with the Department a statement showing the proposed change and the reasons therefore: Provided, That such change or changes shall not become effective until the Department has granted approval to the change. At the close of each cotton season or upon the expiration of one year from the date of issuance of a receipt the warehouseman may demand payment of all accrued storage and other charges. Each licensed warehouseman shall keep exposed conspicuously in the place prescribed by § 101.6 (Reg. 2, Sec. 4), and at such other place, accessible to the public, as the Secretary or his designated representative may from time to time designate, a copy of his current rules and schedule of charges (Reg. 5, Sec. 7).
§101.32 Arrangement of stored cotton. (a) Each warehouseman shall store each bale of cotton for which a receipt under the Act has been issued so that the tag thereon, required by $\$ 101.31$ (Reg. 5, Sec. 9), is visible and readily accessible, except as provided in $\$ 101.32$ (b), and shall arrange all other cotton
in his licensed warehouse so as to permit an accurate check thereof.
(b) If any licensed warehouseman is tendered for storage cotton of same grade and staple and in such quantity by any one depositor that efficiency of operation dictates that such cotton should be stored in lots without reference to visibility of all tags on all bales within any lot, the warehouseman may store such cotton of same grade and staple belonging to the same depositor in lots of not less than 25 bales nor more than 200 bales, Provided, however, That each bale entering into the lot must bear an individual identification tag, and each lot must be so stored that the number of bales within the lot may be accurately determined.

An identification card or tag shall be attached by the warehouseman to each lot of cotton which shall show the lot number and the number of bales in the lot. The warehouseman shall also maintain an office record showing bale or tag number of each bale in the lot and the location of the lot in the warehouse. Each lot shall be so arranged as to be readily distinguishable from each and every other lot. When requested by a proper representative of the Department of Agriculture engaged in making an examination of the warehouse, the warehouseman shall tear or break down at his own expense such stacks or lots of cotton as the examiner deems necessary to a proper examination. Before any warehouseman undertakes to store in accordance with this section he shall submit a statement setting forth (1) his reasons for desiring to avail himself of this section and (2) the plan of storage he proposes to follow, and he shall secure prior permission from the Secretary or his designated representative to practice such method of storage. (Reg. 5, Sec. 10.)

The foregoing amendments shall become effective at 12:01 a. m. e. w. t. June 12, 1944.
(39 Stat. 486-491, 41 Stat. 266, 42 Stat. 1282, 46 Stat. $1463 ; 7$ U.S.C. 1940 ed. 241-273; E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423 ; E.O. 9392, 8 F.R. 14783)

Issued this 10 th day of June 1944.

## Ashley Sellens,

Assistant War Food Administrator.
[F. R. Doc. 44-8494; Filed, June 12, 1944; 11:26 a. m.]

## Chapter III-Bureau of Entomology and Plant Quarantine

[B. E. P. Q.- Q. 59, Amdt, 1]
Part 319-Foretgn Quarantine Notices fLAG SMUT QUARANTINE
Because of a temporary national shortage of feedstuffs and rail transportation, increased importations of feedstufis have become necessary. Australia being one of the immediate sources of supply for which water transportation is available it is proposed as an emergency measure to modify the existing prohibition against the importation of wheat from Australia contained in 7 CFR 319.59 (Flag Smut

Quarantine, No. 59), by permitting the importation of this product by an agency of the Federal Government, under conditions prescribed for the purpose of preventing the danger of flag smut introduction into important wheat areas. Such importation will be limited to six boatloads and to a period not to extend beyond November 30,1944 ; the imported wheat will be obtained in southern Australia where, according to available information, flag smut has not been reported since 1941; and entry and distribution will be allowed for feed purposes only, and confined within the area in southern California where wheat is not an important crop.

Pursuant to the authority conferred on the Secretary of Agriculture by the Plant Quarantine Act of August 20, 1912, as amanded ( 7 U.S.C. 160 ), the subpart entitled "Flag Smut" of Part 319, Chapter III. Title 7, of the Code of Federal Regulations ( $\$ 319.59$; B. E. P. Q-Q. 59) is hereby amended, effective immediately, by adding, at the end of said subpart the following:
Provided, That this prohibition shall not apply to a quantity of wheat, not to exceed six boatloads, to be imported from southern Australia, through the port of Los Angeles, Calif., by an agency of the Federal Government on or before November 30,1944 , at a rate not exceeding two boatloads per month, for milling at Los Angeles, Calif., and utilization thereafter for feed purposes within the are of the State of Callfornia south of and including the counties of Santa Barbara, Ventura, Los Angeles, and a line extended eastward through San Bernardino County from the northern borders of Ventura and Los Angeles Counties. Such importation, milling, distribution, and utilization of this Australian wheat shall be carried out in compliance with the regulations promulgated supplemental to this quarantine.
REGULATIONS GOVERNING THE ENTRY OF AUStralian wheat into southern caliFORNIA
§319.59-1 Applications for and issuance of permits. Upon receipt of an application, giving the name and address of importer, country and locality of origin, United States port of entry, approximate quantity to be imported and approximate date of arrival, a permit will be issued authorizing the importation of Australian wheat through the port of Los Angeles, Calif., during the period from the effective date hereof until November 30,1944 . Permits will be issued subject to the restrictions and requirements set forth in §§ 319.59-2 to 319.59-7.
§319.59-2 Notice of arrival. A notice of arrival shall be submitted with each shipment entered at said port on forms provided for the purpose (Form EQ-368).
§ 319.59-3 Inspection and treatment. Each shipment shall be subject to such inspection as may be necessary to determine its freedom from injurious insects and plant diseases, and to such treatment as may be necessary in connection with pests found present.
§319.59-4 Safeguards governing unloading and handling at dock. Unloading and handling at the dock shall be
under the supervision of an inspector of the Bureau of Entomology and Plant Quarantine, and shall be subject to such safeguard and cleanliness requirements as he may prescribe.
§ 319.59-5 Wheat may be ground in approved mills only. Wheat shipments shall be moved from the dock only to specified, approved mills within the limits of the port for grinding. Movement from dock to mill shall be under the supervision of an inspector of the Bureau of Entomology and Plant Quarantine and shall be carried out in such manner and under such safeguards as he may require.
§319.59-6 Identity of product to be maintained. The wheat shall be ground to such state of fineness as will fit it for feeding purposes, and the identity of the product shall be maintained after grinding by marking, certification, or otherwise as the inspector may require.

8 319.59-7 Distribution for consumption safeguarded by permit. Distribution from the mill into consumption within the specified area shall be made under permit issued under such conditions as will insure that the product does not leave the specifled consumption area.
(Sec. 7, 37 Stat. 317,7 U. S. C. 160 )
Done at the city of Washington this 9th day of June 1944.

Witness my hand and the seal of the United States Department of Agriculture.
[seal]
Grover B. Hill,
Acting Secretary of Agriculture.
[F. R. Doc. 44-8388; Filed, June 9, 1944; 3:20 p. m.]

## Chapter XI-War Food Administration (Distribution Orders) <br> [WFO 98, Amdt. 3] <br> Part 1468-Grain

PURCHASE OF CORN ACQUIRED BY COMMODITY CREDIT CORPORATION

War Food Order No. 98, as amended ( 9 F.R. $4379,4738,5397$ ), \& 1468.8 , is further amended by deleting paragraph (d) (3) and substituting in lieu thereof the following:
(3) Every person who is authorized ${ }^{3}$ by Commodity to purchase corn acquired by Commodity or any of its designated agents shall comply with all the terms and conditions specified in such authorization, regardless of whether such purchase is from a designated agent or from a person who has purchased under such an authorization, and any failure to comply with such terms and conditions shall constitute a violation of this order.

This amendment shall become effective at 12:01 a. m., c. w. t., June 12, 1944.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under War Food Order No. 98, as amended, prior to the effective date of this amendment, all provisions of said War Food Order No. 98, as amended, in

[^1]effect prior hereto shall be deemed to remain in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.
(E.O. 9280, 7 F.R. 10179 ; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392,

## 8 F.R. 14783)

Issued this 10th day of June 1944.
Ashley Sellers,
Assistant War Food Administrator.
[F. R. Doc. 44-8491; Filed, June 12, 1944; 11:26 a. m.]
[WFO 39, Amdt. 1]
Part 1460 -Fats and Oils
RESTRICTIONS ON USE, PROCESSING, AND REFINING OF TUNG OIL
War Food Order 39 ( 8 F.R. 3482; 9 F.R. 4319), \& 1460.5, is amended to read as follows:
§ 1460.5 Use, processing, and refining of tung oil restricted-(a) Definitions. (1) "Tung oil" means that oil obtained from the tung nut, commonly known as tung oil or china wood oil, whether crude, raw, filtered, or refined.
(2) "Person" means any individual, partnership, *association, business trust, corporation, or any organized group of persons whether incorporated or not.
(3) "Producer" means any person engaged in the production of crude or raw tung oil and includes any person who has crude or raw tung oil produced for him pursuant to a toll agreement.
(4) "Director" means the Director of Distribution, War Food Administration,
(b) Restrictions on use, processing, and refining. (1) Subject to the provisions of (b) (2) hereof, no person shall use, process, or refine tung oil except as specifically authorized by the Director.
(2) Notwithstanding the provisions of (b) (1) hereof, specific authorization by the Director shall not be required for the use, processing, or refining of 40 pounds, or less, of tung oil in the aggregate, in any calendar month, by any person.
(c) Further allocations. The Director is authorized to issue orders allocating fats and oils to the production of particular grades of tung oil.
(d) Issuance of specific authorizations. (1) Each person requiring authorization to use, process, or refine tung oil during any calendar month shall file application therefor on or before the fifteenth day of the month preceding the month in which it is desired to use, process, or refine the tung oil covered by the application. The application shall be made on Form FDA-478, or such other form or forms as may be prescribed by the Director, and shall be forwarded to the Director of Distribution, War Food Administration, Washington 25, D. C., Ref. WFO-39.
(2) The Director may prescribe in each authorization issued pursuant to this order the period of time in which the authorization shall be effective. No person shall use, process, or refine any tung oil pursuant to, or in reliance on, an authorization which has expired.
(e) Records and reports. (1) 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 the Director's discretion, to the enforcement or administration of the provisions of this order.
(2) Every person subject to this order shall, for at least two years (or for such period of time as the Director may designate), maintain an accurate record of his transactions in tung oil.
(3) Every producer of tung oil shall properly fill out and file one copy of Form FDA -476 between the first and fifteenth day of each calendar month with the Director of Distribution, War Food Administration, Washington 25, D. C.
(4) Every person who in any calendar quarter uses more than 3,000 pounds of tung oil shall:
(i) Fill out and file for each month of such quarter, Bureau of the Census Form BM-1, with the Bureau of the Census, Washington 25, D. C., on or before the fifteenth day of the succeeding month; and
(ii) Fill out and flle for such quarter, Bureau of the Census Form BM-2, with the Bureau of the Census, Washington 25, D. C., on or before the fifteenth day of the second month of the succeeding quarter. Nothing in this paragraph (e) (4) shall be construed as requiring any person to file more than one Form BM-1 for any month, or more than one Form BM-2 for any quarter.
(f) 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 tung oil of any person, and to make such investigations, as may be necessary or appropriate, in the Director's discretion, to the enforcement or administration of the provisions of this order.
(g) 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 apply in writing for relief to the Director, setting forth in such petition all pertinent facts and the nature of the relief sought. The Director may thereupon take such action as he deems appropriate, which action shall be final.
(h) Violations. Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using tung oil, or any other material subject to priority or allocation control by any governmental agency. 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, civll action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.
(i) 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.
(j) Communications. All reports required to be flled hereunder and all communications concerning this order shall, unless instructions to the contrary are issued by the Director, be addressed to the Director of Distribution, War Food Administration, Washington 25, D. C., Ref. WFO-39.
(k) Territorial extent. This order shall be effective in the United States, its territories, and possessions, and the District of Columbia.
(1) Effective date. This amendment shall become effective at $12: 01 \mathrm{a} . \mathrm{m}$., e. w. t., June 9, 1944. However, with respect to violations of said War Food Order 39 , as amended, or rights accrued, or liabilities incurred thereunder prior to said date, said War Food Order 39, as heretofore amended, shall be deemed to be in full force and effect for the purposes of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

Note: All reporting and record-keeping requirements of this order have been approved by, and subsequent reporting and recordkeeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942,
(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392 , 8 F.R. 14783)

## Issued this 9th day of June 1944. Ashley Sellers,

 Assistant War Food Administrator.[F. R. Doc. 44-8389; Flled, June 9, 1944; 3:22 p. m.]
[WFO 42, Amdt. 8]
Part 1460 -Fats and Oils

## RESTRICTIONS ON USE

War Food Order 42, as amended (9 F.R. $2971,4321,4319,3832,4802,5333$ ), § 1460.1, is amended as follows:

1. By deleting the provisions of paragraph (a) (8) thereof and inserting in lieu thereof the following:
(8) "Soap" means the water soluble product formed by the saponification or neutralization of fats, oils, rosins, or their fatty acids with organic, sodium or potassium bases; or any detergent composition containing such products, including all types of shaving soap and shaving cream. However, the term does not include abrasive hand soap, or soap used for non-detergent purposes or for the processing of textiles.

- 2. By deleting from Schedule $A$ of paragraph (b (1) thereof the following:
Manufacture of abrasive hand soap in any
calendar quarter.
150
This amendment shall become effective at 12:01 a. m., e. w. t., June 9, 1944. However, with respect to violations of War Food Order 42, as amended, or rights accrued, or liabilities incurred thereunder, prior to said date, said War

Food Order 42, as heretofore 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 FR. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 9th day of June 1944.
Ashley Sellers,
Assistant War Food Administrator.
[F. R. Doc. 44-8390; Filed, June 9, 1944; 3:22 p. m.]

## [WFO 53, Amdt. 4]

## Part 1460-Fats and Oils

RESTRICTIONS ON USE AND DISTRIBUTION OF ANIMAL OIL, NEAT'S-FOOT OIL, AND RED OIL
War Food Order 53, as amended (9 F. R. $938,3416,4319$ ), $\S 1460.15$, is amended to read as follows:
§1460.15 Animal oil, neat's-foot oil, and distilled red oil; restrictions on use and distribution-(a) Definitions. (1) "Animal oil" means oil pressed or otherwise separated from animal tallow or grease. It shall include, but is not limited to, grease oil, otherwise known as lard oil, tallow oil, and oil obtained from the feet of swine, commonly known as pig's foot oil. However, the term shall not include the following:
(i) Neat's-foot oil, or
(ii) Any edible oil, whether or not of the type or class heretofore mentioned, which has been inspected, and marked, stamped, tagged, or labeled as "inspected and passed", pursuant to the Act of March 4, 1907 (34 Stat. 1260, 1261; 21 U. S. C. 1940 ed. 71 et seq.), or
(iii) The high titer residue, commonly known as stearine, obtained from a pressing operation in the production of animal oil.
(2) "Neat's-foot oil" means any oil obtained by any process which includes the rendering of the feet or shin bones of cattle and which may, or may not, include a pressing operation.
(3) "Distilled red oil" means the lower titer fatty acids, commonly known as commercial oleic acid, obtained by any process which includes the splitting of animal fat and a subsequent separation by pressing, or otherwise, of such lower titer fatty acids from the higher titer fatty acids, and which have been distilled either prior to, or after, separation from the higher titer fatty acids.
(4) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of persons, whether incorporated or not.
(5) "Producer" means any person engaged in the production of animal oil, neat's-foot ofl, or distilled red oll.
(6) "Distributor" means any person engaged in the business of purchasing animal oil, neat's-foot oil, or distilled red oil for purposes of resale.
(7) "Director" means the Director of Distribution, War Food Administration.
(8) "Certified order" means any written order delivered to a producer or
distributor for distilled red oil which has included therein, or attached thereto, a certificate properly filled out and executed in accordance with the provisions of (e) (1) hereof.
(9) "Inventory" means, according to the context, either the quantity of animal oil or the quantity of neat's-foot oil owned by any person and which is on his premises, in storage facilities used by him, or in transit to him.
(10) "Maximum unit" means, according to the context, with respect to any person, either the largest, single, segregate, commercial quantity of animal oil, or the largest, single, segregate, commercial quantity of neat's-foot oil which such person accepted delivery of during the period beginning on July 1, 1943 and ending on December 31, 1943. For example, such a unit might be one, but not more than one, of the following: a tank car, or fraction thereof; a tank truck, or fraction thereof; a carload, or fraction thereof, of packaged oil; or a truckload, or fraction thereof, of packaged oil.
(11) "Set aside oil" means any distilled red oil required to be set aside under the provisions of (d) hereof.
(b) Inventory limitations with respect to animal oil. (1) No person, other than a producer or distributor, shall, after the effective date of this amendment, accept delivery of any animal oil which will cause his inventory of animal oil to exceed a quantity equal to 60,000 pounds, or a 60 -day supply at his then current rate of consumption of animal oil, whichever is greater.
(2) No distributor shall accept delivery of any animal oil, after the effective date of this amendment, which will cause his inventory of animal oil to exceed a quantity equal to $1 / 3$ of the amount of animal oil which he accepted delivery of during the period beginning on July 1 , 1943, and ending on December 31, 1943.
(3) Notwithstanding the provisions of (b) (1) and (2) hereof, any person restricted by the provisions of said (b) (1), or any distributor, may accept delivery of a quantity of animal oil equal to his maximum unit, if, at the time of such acceptance of delivery, his inventory does not exceed $50 \%$ of the quantity he is permitted to have in his inventory under the applicable provisions of (b) (1) or (2) hereof.
(c) Inventory limitations with respect to neat's-foot oil. (1) No person, other than a producer or distributor, shall, after the effective date of this amendment, accept delivery of any neat's-foot oil which will cause his inventory of neat's-foot oil to exceed a quantity equal to 30,000 pounds, or a 60 -day supply at his then current rate of consumption of neat's-foot oll, whichever is greater.
(2) Notwithstanding the provisions of (c) (1) hereof, any person restricted by the provisions of said (c) (1), may accept delivery of a quantity of neat's-foot oil equal to his maximum unit, if, at the time of such acceptance of delivery, his

Inventory of neat's-foot oil does not exceed $50 \%$ of the quantity he is permitted to have in such inventory under the provisions of (c) (1) hereof.
(d) Distilled red oil set aside. On the first day of each calendar month, beginning with July 1, 1944, every producer of distilled red oil shall set aside a quantity of distilled red oil equal to $1 / 3$ of the total amount of distilled red oil produced by him in the preceding calendar month. Set aside oil shall not be used, processed, blended, delivered, or delivery thereof accepted, by any person, except as specifically authorized by the Director: Provided, however, That any distllled red oil required to be set aside hereunder on the first day of any calendar month and the delivery of which is not specifically authorized by the Director prior to the first day of the succeeding calendar month, shall be released from the restrictions of this paragraph on the said first day of such succeeding calendar month.
(e) Orders for distilled red oil which is not to be used for the production of liquid, industrial laundry, or household laundry soap given preference. (1) Every person, except a distributor, who desires to obtain distilled red oil from a producer or distributor for any purpose other than the production of liquid, industrial laundry, or household laundry soap, may prior to the delivery of the distilled red oil to him, deliver to such producer or distributor a written order for such distilled red oil, which has attached thereto, or included therein, a certificate properly filled out and signed by him, in the following form:

The undersigned hereby certifies to the War Food Administration and to
(supplier)
that this certificate constitutes a part of an order by him to sald supplier for
pounds of distilled red oll to be delivered on or about ........-, and that none of the (date)
distilled red oll which may be received by the undersigned pursuant to such order will be used by him in the production of liquid, industrial laundry, or household laundry soap.

By


## Date

No person who receives distilled red oil as the result of such a certified order shall use any of the distilled red oil so received in the production of liquid, industrial laundry, or household laundry soap.
(2) No producer or distributor shall deliver distilled red oil to any person, other than a distributor, in any calendar month except pursuant to a specific authorization by the Director or an order certified in accordance with the provisions of (e) (1) hereof, unless and until he has delivered, offered to deliver, or made provision to deliver all distilled red oil which is ordered from him by
means of certifled orders which are received by him at any time before the sixteenth day of such calendar month and if subject to (d) hereof, has set aside the amount of distilled red oil required thereunder.
(f) Further allocations. The Director is authorized to issue orders allocating fats and oils to the production of particular kinds or grades of animal oil, neat'sfoot oil, or distilled red oil.
(g) Issuance of specific authoriaations. (1) Any person requiring an authorization to accept delivery of, use, process, or blend distilled red oil, shall file an application therefor on Forms FDA- 478 and FDA-477, or such other form or forms as may be prescribed by the Director. The application shall be forwarded to the Director of Distribution, War Food Administration, Washington 25, D. C., Ref. WFO-53. In each case where the application for authorization to accept delivery, use, process, or blend, is granted, one copy of Form FDA-478, or such other form as may be prescribed by the Director, signed by the Director, will be returned to the applicant and will constitute his authorization to accept delivery, use, process, or blend, and one copy of Form FDA-477, or such other form as may be prescribed by the Director, signed by the Director, will be sent to the supplier and will constitute the authorization for the supplier to make delivery.
(2) The Director may prescribe in each authorization issued pursuant to this order, the period of time in which the authorization shall be effective. Any distilled red oil authorized by the Director to be used, processed, or blended for a specific purpose during a specific period which is not used, processed, or blended for such purpose during such period, shall not be used, processed, or blended in any manner except upon further specific authorization by the Director, and no person shall take any action pursuant to, or in reliance on, an authorization which has expired.
(h) Records and reports. (1) 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 the Director's discretion, to the enforcement or administration of the provisions of this order.
(2) Every person subject to this order shall, for at least two years (or for such period of time as the Director may designate), maintain an accurate record of his transactions in animal oil, neat'sfoot oil, and distilled red oil.
(3) Every producer or distributor of animal oil, neat's-foot oil, or distilled red oil, shall fill out and file with the Director of Distribution, War Food Administration, Washington 25, D. C., Ref. WFO-53, one copy of Form FDA-476 with respect to such oils and fatty acids, between the first and fifteenth day of each calendar month.
(1) 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 animal oil, neat's-foot oil, and distilled red oil of any person, and to make such investigations, as may be necessary or appropriate, in the Director's discretion, to the enforcement or administration of the provisions of this order.
(j) 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 apply in writing for relief to the Director, setting forth in such petition all pertinent facts and the nature of the relief sought. The Director may thereupon take such action as he deems appropriate, which action shall be final.
(k) Violations. Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using animal oil, neat's-foot oil, and distilled red oil, or any other material subject to priority or allocation control by any governmental agency. 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.
(1) 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) Communications. All reports required to be filed hereunder and all communications concerning this order shall, unless instructions to the contrary are issued by the Director, be addressed to the Director of Distribution, War Food Administration, Washington 25, D. C., Ref. WFO-53.
(n) Territorial extent. This order shall apply in the United States, its territories and possessions, and the District of Columbia.
(o) Effective date. This amendment shall become effective at 12:01 a. m., e. w. t., June 9, 1944. However, with respect to violations of said War Food Order 53 , as amended, or rights accrued, or liabilities incurred thereunder, prior to said date, said War Food Order 53, as heretofore 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.
Nore: All reporting and record-keeping requirements of this order have been approved by, and subsequent reporting and recordkeeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942.
(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 9th day of June 1944.
Ashley Sellers,
Assistant War Food Administrator.
[F. R, Doc. 44-8391; Filed, June 9, 1944; 3:22 p. m. 1

## TITLE 10-ARMY: WAR DEPARTMENT

## Chapter V-Military Reservations and National Cemeteries

Part 52-Regulations Affecting Military Reservations
real estate; clatms for rent, damage and OTHER PAYMENTS
Note: The chapter and part designations on the original document setting forth the regulation printed at page 6250 of the issue for Friday, June 9, 1944 (F.R. Doc. 44-8278) have been corrected as set forth above.

## TITLE 14-CIVIL AVIATION

## Chapter I-Civil Aeronautics Board

> [Regs., Amendment 61-1]

## Part 61-Scheduled Air Carrier Rules

 aLtitude recording device equipmentAdopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 9th day of June, 1944.
It appearing from representations made by air carriers that due to a shortage of material and personnel occasioned by the war it is impossible for some of the air carriers to maintain in proper working condition an altitude recording device as required by $\$ 61.341^{1}$ of the Civil Air Regulations ;

Now therefore, effective June 9, 1944, 861.341 of the Civil Air Regulations is repealed.
(52 Stat. 984, 1007; 49 U.S.C. 425, 551)
By the Civil Aeronautics Board.
[seal] Fred A. Toombs, Secretary.
[F. R. Doc. 44-8449; Filed, June 12, 1944; 10:24 a. m.

## TITLE 16-COMMERCIAL PRACTICES

## Chapter I-Federal Trade Commission

## [Docket No. 4544]

Part 3-Digest of Cease and Destst Order

## fort worth peanut company, exc.

$\$ 3.99$ (b) Using or selling lottery de-vices-In merchandising. In connection with offer, etc., in commerce, of peanuts or other merchandise, (1) selling, etc.,

[^2]peanuts or other merchandise so packed and assembled that sales of such peanuts or other merchandise to the public are to be made or, due to the manner in which such peanuts or other articles of merchandise are packed or assembled at the time they are sold by respondent, may be made by means of a game of chance, gift enterprise, or lottery scheme; or (2) selling, etc., any merchandise by means of a game of chance, gift enterprise, or lottery scheme; prohibited. (Sec. 5,38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec 45 b ) [Cease and desist order, Fort Worth Peanut Company, etc., Docket 4544, May 18, 1944]
In the Matter of William Parrish Bennett, Individually and Trading Under the Names of Fort Worth Peanut Company and Bill's Peanut Company
At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 18th day of May, A. D. 1944.
This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent, testimony and other evidence in support of and in opposition to the allegations of said complaint taken before examiners of the Commission theretofore duly designated by it, report of the trial examiners, and brief in support of the complaint, and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:
It is ordered, that respondent William Parrish Bennett, an individual trading as Fort Worth Peanut Company, Bill's Peanut Company, or under any other name, his representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of peanuts or other merchandise in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Selling or distributing peanuts or other merchandise so packed and assembled that sales of such peanuts or other merchandise to the public are to be made or, due to the manner in which such peanuts or other articles of merchandise are packed or assembled at the time they are sold by respondent, may be made by means of a game of chance, gift enterprise, or lottery scheme.
2. Selling or otherwise disposing of any merchandise by means of a game of chance, gift enterprise, or lottery scheme.
It is further ordered, That respondent shall, within sixty ( 60 ) days after the service upon him of this order, file with the Commission a report in writing setting forth in detail the manner and form in which he has complied with this order. By the Commission.
[seal] Otis B. Johnson,
Secretary.
[F. R. Doc. 44-8487; Filed, June 12, 1944; 11:08 a, m]
[Docket No. 4790]
Part 3-Digest of Cease and Desist Orders

## HABAND CO.

§ 3.6 (c) Advertising falsely or mis-leadingly-Composition of goods: $\$ 3.6$ (m 10) Advertising falsely or mislead-ingly-Manufacture or preparation: § 3.66 (a 7) Misbranding or mislabelingComposition: $\$ 3.66$ (c 20) Misbranding or mistabeling-Manufacture: \& 3.71 (a) Neglecting, unfairly or deceptively, to make material disclosure-Composition. In connection with offer, etc., in commerce, of respondents' neckties, (1) using the words "All Silk," or the unqualified word "Silk," or any other word or words of similar import, to designate or describe any fabric which is not composed wholly of unweighted silk, the product of the cocoon of the silkworm; (2) advertising, offering for sale or selling products made in whole or in part from silk containing metallic weighting without clearly and conspicuously disclosing in all invoices and advertising material, and on labels or tags attached to such products, the presence of such weighting and the percentage thereof by weight in relation to the total weight of the silk in its finished state-as, for example, "Silk, weighted $50 \%$ "; (3) advertising, offering for sale or selling products composed in whole or in part of rayon without clearly and conspicuously disclosing such rayon content in all invoices and advertising material, and on labels or tags attached to such products; (4) using the words "Hand Made," or any other word or words of similar import, to designate or describe products not made entirely by hand; or (5) misrepresenting in any manner or by any means the materials of which respondents' products are made or the method by which such products are made; prohibited, subject to the provision, as respects said second prohibition that such disclosure may be made by stating truthfully that such weighting is not in excess of a specified percentageas, for example, "Silk, weighted not over $50 \%$ "; and subject to the further provision, as respects said third prohibition, that when such products are composed in part of rayon and in part of other fibers or materials, all of such fibers or materials, including the rayon, shall be disclosed in the manner and by the means set forth above. (Sec. 5, 38 stat. 719 , as amended by sec. 3,52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Haband Company, Docket 4790, May 31, 1944]

## In the Matter of Max Habernickel, Jr., and John A. Anderson, Copartners Trading as Haband Company

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 31st day of May, A. D. 1944.
This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondents, testimony and other evi-
dence taken before a trial examiner of the Commission theretofore duly designated by it, report of the trial examiner upon the evidence, briefs in support of and in opposition to the, complaint, and oral argument; and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondents, Max Habernickel, Jr., and John A. Anderson, individually and as copartners trading as Haband Company, or trading under any other name, and their agents, representatives, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of respondent's neckties in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Using the words "All Silk," or the unqualified word "Silk," or any other word or words of similar import, to designate or describe any fabric which is not composed wholly of unweighted silk, the product of the cocoon of the silkworm.
2. Advertising, offering for sale or selling products made in whole or in part from silk containing metallic weighting without clearly and conspicuously disclosing in all invoices and advertising material, and on labels or tags attached to such products, the presence of such weighting and the percentage thereof by weight in relation to the total weight of the silk in its finished state-as, for example. "Silk, weighted $50 \%$ ": Provided, however, That such disclosure may be made by stating truthfully that such weighting is not in excess of a specified percentage-as, for example, "Silk, weighted not over $60 \%$."
3. Advertising, offering for sale or selling products composed in whole or in part of rayon without clearly and conspicuously disclosing such rayon content in all invoices and advertising material, and on labels or tags attached to such products; and when such products are composed in part of rayon and in part of other fibers or materials, all of such fibers or materials, including the rayon, shall be disclosed in the manner and by the means set forth above.
4. Using the words "Hand Made," or any other word or words of similar import, to designate or describe products not made entirely by hand.
5. Misrepresenting in any manner or by any means the materials of which respondents' products are made or the method by which such products are made.

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

> [SEAL] OTIS B. Jounson, Secretary.
[F. R. Doc. 44-8488; Filed, June 12, 1944; 11:08 a. m.
[Docket No. 5049]
Part 3-Digest of Cease and Desist ORDERS

## AMERICAN ART CLAY CO.

§ 3.45 (c) Discriminating in price-Direct discrimination-Compensatory payments: $\$ 3.45$ (e) Discriminating in price-Indirect discrimination-discount and allowances. In connection with offer, etc., in commerce, of crayons, chalk, paint sets, art materials, educational supplies and allied products, (1) selling such commodities of like grade and quality to competing purchasers at uniform prices and granting discounts therefrom in the manner and under the circumstances found in paragraph five of the aforesaid findings as to the facts and conclusions [1. e., as there set forth, through granting, in addition to the 50 per cent trade discount from list price granted to all customers, 10 per cent discount to customers designated by it as "wholesalers" and "jobbers", and who were in active competition with other customers of it not thus favored]; (2) continuing or resuming the discriminations in price referred to and described in said paragraph five of the Commission's findings as to the facts herein; (3) otherwise discriminating in price between purchasers of crayons, chalk, paint sets, art materials, educational supplies and allied products of like grade and quality in a manner and degree substantially similar to the manner and degree of the discrimination referred to in paragraph five of the Commission's findings as to the facts herein, and in any other manner resulting in price discriminations substantially equal in amount to such discriminations except as permitted by Section 2 of the Clayton Act, as amended; and (4) granting or allowing compensation to any customer of the respondent of an amount equal to 10 per cent of the respondent's net billing price of the products sold by such customer, or any other compensation, for services or facilities furnished by or through such customer in connection with the handling, sale or offering for sale of respondent's products, unless such payments are made available on proportionally equal terms to all buyers from the respondent who are competitors of such customers; prohibited. (Sec. 2 (a), 49 Stat. 1526,15 U.S.C., sec. 13 (a) ; Sec. 2 (d), 49 Stat. 1527 ; 15 U.S.C., sec. 13 d ) [Cease and desist order, American Art Clsy Company, Docket 5049, May 12, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 12th day of May, A. D. 1944.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the stipulation as to the facts entered into between the respondent herein and W. T. Kelley, Chief Counsel for the Commission, which provides among other things that without the presentation of argument or other intervening procedure the Commission may issue and serve upon
the respondent herein findings as to the facts and conclusions based thereon and an order disposing of the proceedings, and the Commission having made its findings as to the facts and its conclusions that the respondent has violated the provisions of subsection (a) and subsection (d) of Section 2 of an Act of Congress approved October 15, 1914, entitled "An Act to supplement existing laws against unlawful restraints and monopolies and for other purposes" (the Clayton Act), as amended by the Robinson-Patman Act:

It is ordered, That the respondent, American Art Clay Company, a corporation, and its officers, directors, representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of crayons, chalk, paint sets, art materials, educational supplies and allied products in commerce, as "commerce" is defined in the Clayton Act, do forthwith cease and desist:

1. From selling such commodities of like grade and quality to competing purchasers at uniform prices and granting discounts therefrom in the manner and under the circumstances found in paragraph five of the aforesaid findings as to the facts and conclusions.
2. From continuing or resuming the discriminations in price referred to and described in paragraph five of the commission's findings as to the facts herein.
3. From otherwise discriminating in price between purchasers of crayons, chalk, paint sets, art materials, educational supplies and allied products of like grade and quality in a manner and degree substantially similar to the manner and degree of the discrimination referred to in paragraph five of the Commission's findings as to the facts herein, and in any other manner resulting in price discriminations substantially equal in amount to such discriminations except as permitted by Section 2 of the Clayton Act, as amended.
4. From granting or allowing compensation to any customer of the respondent of an amount equal to $10 \%$ of the respondent's net billing price of the products sold by such customer, or any other compensation, for services or facilities furnished by or through such customer in connection with the handling, sale or offering for sale of respondent's products, unless such payments are made available on proportionately equal terms to all buyers from the respondent who are competitors of such customers.

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

By the Commission.
[seal]
Otis B. Johnson,
Secretary.
[F. R. Doc. 44-8489; Filed, June 12, 1944; 11:08 a. m. 1
No. $117-2$

## TITLE 26 -INTERNAL REVENUE

Chapter I-Bureau of Internal Revenue Subchapter E-Administrative Provisions Common to Various Taxes

## [T. D. 5378]

## Part 458-Inspection of Returns $/$

INSPECTION BY SELECT COMMITTEE TO INVESTIGATE FEDERAL COMMUNICATIONS COMMISSION

Regulations governing the inspection of income, excess-profits, and capital stock tax returns by the Select Committee to Investigate the Federal Communications Commission, House of Representatives. ${ }^{3}$

Pursuant to the provisions of section 257 (a) of the Revenue Act of 1926; section 55 of the Revenue Act of 1932, as amended by section 218 (h) of the $\mathrm{Na}-$ tional Industrial Recovery Act; sections 215 (e) and 216 (b) of the National Industrial Recovery Act; sections 55 (a), 701 (e), and 702 (b) of the Revenue Act of 1934; sections 105 (e) and 106 (c) of the Revenue Act of 1935 ; sections 55 (a), 351 (c), and 503 (a) of the Revenue Act of 1936; and sections 55 (a) , 409, 601 (e) and 602 (c) of the Revenue Act of 1938 , income tax returns made under the Revenue Act of 1932, the Revenue Act of 1932, as amended by the National Industrial Recovery Act, the Revenue Act of 1934, the Revenue Act of 1936, the Revenue Act of 1936, as amended by the Revenue Act of 1937, and the Revenue Act of 1938 , and capital stock and excessprofits tax returns made under the Na tional Industrial Recovery Act, the Revenue Act of 1934, the Revenue Act of 1935, as amended by the Revenue Act of 1936, the Revenue Act of 1936, and the Revenue Act of 1938, for the years 1932 to 1938 , inclusive, shall be open to inspection by the Select Committee to Investigate the Federal Communications Commission, House of Representatives, or any duly authorized subcommittee thereof, for the purpose of carrying out the provisions of House Resolution 21 (Seventy-eighth Congress, first session), passed January 19, 1943. The inspection of returns herein authorized may be by the committee or a duly authorized subcommittee thereof, acting directly as a committee or a subcommittee, or by or through such examiners or agents as the committee or subcommittee may designate or appoint. Upon written notice by the chairman of the committee or of the authorized subcommittee to the Secretary of the Treasury, giving the names and addresses of the taxpayers whose returns it is necessary to inspect and the taxable periods covered by the returns, the Secretary and any officer or employee of the Treasury Department shall furnish such committee or subcommittee with any data relating to or contained in any such return, or shall make such return avail for inspection by the committee or subcommittee or by such examiners or agents as the committee or subcommittee may designate or appoint, in the

[^3]office of the Commissioner of Internal Revenue. Any information thus obtained by the committee or the subcommittee thereof, which is relevant or pertinent to the purpose of the investigation, may be submitted by the committee to the House.

John L. Sullivan,
Acting Secretary of the Treasury.
Approved: June 8, 1944.

## Franklin D Roosevelt

The White House.
[F. R. Doc. 44-8393; Flled, June 9, 1944; 4:12 p. m. 1

## TITLE 29-LABOR

Chapter VI-National War Labor Board
Part 803-General Orders
EMPLOYERS ENGAGED IN PACKING AND SHIPPING POTATOES IN MAINE
§ 803.4 General Order No. 4. * * (d)

The National War Labor Board, under this paragraph, has approved the following exceptions to the exemption provided for in paragraph (a) of this order:
(26) Employers engaged in the packing and shipping of potatoes in the State of Maine.
(E.O. 9250, 7 F.R. 7871)

Approved, May 30, 1944.
Theodore W. Kheel,
Executive Director.
[F. R. Doc. 44-8445; Flled, June 12, 1944; 10:04 a. m.]

## Part 803-General Orders

## EMPLOYERS IN HAWAII

§803.4 General Order No. 4. * * * (d) * * *

The National War Labor Board, under this paragraph, has approved the following exceptions to the exemption provided for in paragraph (a) of this order:
(27) All employers in the Territory of Hawail.
(E.O. 9250, 7 F.R. 7871)

Approved June 3, 1944.
Effective date: June 6, 1944.
Theodore W. Kheel,
Executive Director.
[F. R. Doc. 44-8447; Filed, June 12, 1944; 10:04 a. m.]

## Part 803-General Orders

WAGES AND SALARTES ADJUSTMENT; EXEMPTION IN CERTAIN TERRITORIES OR POSSESsIons
In accordance with the authority vested in it by the Act of October 2, 1942, and the executive orders and regulations issued thereunder and acting on the report of its Chairman William H. Davis, the

National War Labor Board hereby amends General Order No. 8, adopted October 8, 1942, by adding after the words "except Alaska", the words "and the Territory of Hawail". The amended order reads as follows:
§ 803.8 General Order No. 8. Exercising the authority vested in the National War Labor Board by $\$ 4001.19$ of Part 4001, Regulations Relating to Wages and Salaries, issued on October 27, 1942, as amended, by the Economic Stabilization Director and approved by the President, and deeming it necessary for the effective administration of the Act of Congress of October 2, 1942, the Board hereby determines that adjustments in any wages or salaries over which this Board has jurisdiction and which are paid in any territory or possession of the United States, except Alaska and the Territory of Hawai1, are exempted from the operation of the said regulations and therefore may be made without the approval of the Board.
(E.O. 9250, 7 F.R. 7871 )
Approved June 3, 1944.
Effective date: June 6, 1944.

Theodore W. Kheel,
Executive Director.
[F. R. Doc. 44-8448; Filed, June 12, 1944; 10:04 a.m.]

## Part 803-General Orders

ADJUSTMENT OF WAGES AND SALARIES IN
HAWAII
In accordance with the authority vested in it by the Act of October 2, 1942, and the executive orders and regulations issued thereunder and acting on the report of its Chairman William H Davis, the National War Labor Board hereby adopts General Order No. 36 relating to the Territory of Hawaii.
§803.36 General Order No. 36. (a) Until further order of the National War Labor Board no increase or decrease in wages or salaries paid in the Territory of Hawaii shall be made without the prior approval of the National War Labor Board or its duly authorized agent, except such as are required by law; and no general order of the National War Labor Board authorizing the making of wage or salary increases or decreases without the prior approval of the Board shall apply to wages or salaries paid or received within the Territory of Hawaii.
(b) The exemption provided for by General Order No. 4, as amended, shall not apply to the Territory of Hawaii.
(c) As soon hereafter as practical, the Board' will prescribe appropriate regulations and general orders for the making of such adjustments in wages and
salaries in the Territory of Hawail as are consonant with the purposes of the Anti-inflation Act of October 2, 1942, and the executive orders and regulations issued thereunder and with the needs of stabilization in the Territory and for the peaceful adjustment of labor disputes pursuant to the War Labor Disputes Act. Pending the promulgation of such regulations and general orders the Wage and Hour Division of the United States Department of Labor, Honolulu, is hereby designated as the agent of the National War Labor Board authorized to receive applications for approval of proposed wage or salary adjustments and to issue rulings concerning the interpretation and application of these resolutions.
(E.O. 9250, 7 F.R. 7871)

Approved June 3, 1944.
Effective date: June 6, 1944.
Theodore W. Kheel,
Executive Director.
[F. R. Doc. 44-8446; Filed June 12, 1944; 10:04 a. m.]

## Chapter IX-War Food Administration (Agricultural Labor)

[Specific Wage Celling Reg. 9]
Part 1102-Salaries and Wages of Agricultural Labor in the State of CaliFORNIA
WORKERS ENGAGED IN BALING ALFALFA, VETCH, and grain hay in designated california COUNTIES
§ 1102.9 Wages of workers engaged in the baling and piling of alfalfa, vetch and grain hay in the counties of Marin, Sonoma, Napa, Solano, Alameda, San Joaquin, Contra Costa, Sacramento, Sutter, Yolo and Yuba, State of California. Pursuant to $\& 4001.7$ of the regulations of the Director of the Office of Economic Stabilization relating to wages and salaries issued August 28, 1943 ( 8 F.R. 11960, 12139), as amended on December 9, 1943 ( 8 F.R. 16702) and June 1, 1944 ( 9 F.R. 6035) and to the regulations of the War Food Administrator issued January 20, 1944 (9 F.R. 831), entitled "Specific Wage Ceiling Regulations" and based upon relevant facts submitted by the California WFA Wage Board and obtained from other sources, it is hereby determined that:
(a) Areas, crops, and classes of workers. Persons engaged in the baling and piling of alfalfa, vetch and grain hay in the counties of Marin, Sonoma, Napa, Solano, Alameda, San Joaquin, Contra Costa, Sacramento, Sutter, Yolo and Yuba, State of California, are agricultural labor as defined in $\$ 4001.1$ (1) of the regulations of the Director of the Office of Economic Stabilization issued on August 28, 1943 ( 8 F.R. 11960, 12139), as amended on December 9, 1943 (8 F.R. 16702) and June 1, 1944 (9 F.R. 6035).
(b) Wage rates; maximum wage rates for baling and piling alfalfa, vetch and grain hay.

Cents per
(1) 5 -wire balers: ton per man

> 3-man feeder crew

40
40
35
4-man feeder crew
$\begin{array}{r}35 \\ 25 \\ \hline\end{array}$
Power driver (lever tender)
25
Bale jerker (if 2 men are employed the employer will divide the $40 \%$ per ton among the 2 men in any proportion desired)
Bale roller (piler)
Roustabout

| 40 |
| :--- |
| 25 |

(Board in addition.)
(2) 3-wire stationary or pitch-in type balers:
2 or 3 feeders.
s-...............................
50
(Where feeders rotate to other jobs the feeder rate applies, provided, however, a maximum of 3 men in a crew may be paid the feeder rate.)
Wire tier (where an exclusive job) ...-
Wire poker (where an exclusive job) --
Bale roller (piler)
Spool tender
(Board not included.)
25

Cents per ton per
(3) 2 - or 3 -wire pickup type balers: crew Lead man (not more than one) ....... 50

Cents per
ton per man
Other men in crew.
(Total crew cannot exceed 4 men .)
(Board not included.)
If an hourly rate is paid for any operation listed in (1), (2), or (3), the rate must not exceed earnings computed on the above piece rate basis.
(c) Administration. The California WFA Wage Board located at 2181 Bancroft Way, Berkeley, California, will have charge of the administration of this order in accordance with the provisions of the specific wage ceiling regulations issued by the War Food Administrator January 20, 1944 (9 F.R. 831).
(d) Applicability of specific wage ceiling regulations. This specific wage ceiling regulation No. 9 shall be deemed to be a part of the specific wage ceiling regulations issued by the War Food Administrator on January 20, 1944 (9 F.R. 831) and the provisions of such regulations shall be applicable to this specific wage ceiling regulation No. 9 and any violation of this specific wage ceiling regulation No. 9 shall constitute a violation of such specific wage ceiling regulations.
(56 Stat. 765, 50 U.S.C. App. 961 et seq.; Pub. Law 34, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681, regulations of the Director of Economic Stabilization, 8 F.R. 11960, 12139, 16702, 9 F.R. 6035; regulations of the War Food Administrator, 9 F.R. 655, 831, 6011)

## Issued this 10 th day of June 1944,

Philip Bruton,
Director,
Office of Labor,
War Food Administration.
[F. R. Doc. 44-8436; Flled, June 10, 1944; 3:11 p. m.]

TITLE 32-NATIONAL DEFENSE

## Chapter IX-War Production Board

## Subchapter B-Executive Vice-Chairman

Authority: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 286 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, B F.R. 3666, 3696; PrI. Reg. 1 as amended May 15, 1943,8 F.R. 6727.

## Part 1010-Suspension Orders

[Suspension Order S-562]

## JACKSON UPHOLSTERY CO., INC.

Jackson Upholstery Co., Inc., a New York corporation located at 18 West 18th Street, New York, New York, is engaged in the business of manufacturing furniture. During the period beginning on or about the middle of November, 1942, and ending January 10, 1943, the corporation processed, fabricated, worked on and assembled 339 pieces of new wood upholstered furniture containing steel springs and coils in violation of General Limitation Order L-135. Since the respondent corporation was familiar with the provisions of General Limitation Order L-135, its actions must be deemed to constitute wilful violations of that order.

These violations of General Limitation Order L-135 have hampered and impeded the war effort of the United States by diverting critical materials to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, that:
§ 1010.602 Suspension Order No. S-6.02. (a) Jackson Upholstery Co., Inc., its successors or assigns, during the three months period beginning July 1, 1944, and ending September 30, 1944, shall not use in the production of upholstered furniture more metal upholstery springs than five per cent by weight of the total weight of metal upholstery springs used by it during the year 1941; and during the three months period beginning October 1, 1944, and ending December 31, 1944, shall not use in the production of upholstered furniture more metal upholstery springs than five per cent by weight of the total weight of metal upholstery springs used by it during the year 1941.
(b) Nothing contained in this order shall be deemed to relieve Jackson Upholstery Co., Inc., its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.
(c) This order shall take effect on July 1, 1944, and shall expire on December 31, 1944.

Issued this 2d day of June 1944.
War Production Board,
By J. Joseph Whelan, Recording Secretary.
[F. R. Doc. 44-8394; Filed, June 9, 1944; 4:23 p. m.]

Part 1226-General Industrial EquipMENT
[Limitation Order L-292, Quota Schedule I, as Amended June 10, 1944]
PRODUCTION QUOTAS FOR DAIRY MACHINERY AND EQUIPMENT
§ 1226.78 Production quotas for dairy machinery and equipment-(a) The purpose of this schedule. The purpose of this schedule is to fix the production quotas for dairy machinery and equipment, for the year beginning October 1 , 1943 and ending September 30, 1944, inclusive. The quotas described in this schedule shall take the place of the quota provisions of paragraph (f) of Order L-292 with respect to those items.
(b) Definitions. (1) "Base period use" means the annual average tonnage of controlled materials used to complete items of dairy machinery and equipment during the years 1939, 1940 and 1941.
(2) "Controlled material" means controlled material as defined in CMP Regulation 1.
(c) Production quotas. During the year beginning October 1, 1943 and ending September 30,1944 , no manufacturer shall use more controlled materials to fabricate or assemble dairy machinery and equipment in any class than the quota percentage of his base period use for each class of machinery and equipment as set forth in the table below.

## Production quotas

The first column describes each class of machinery covered by this schedule.

The second column describes the various types of machinery and equipment included in each class of machinery.

The third column assigns a code number to each type of machinery and equipment. The fourth column shows the quota percentage that each manufacturer is allowed. Where an asterisk appears instead of a quota percentage, a manufacturer may build the item opposite the asterisk only upon receipt of an approved order as defined in paragraph (a) (5) of Order L-292. But a manufacturer of such an item may build a minimum production run of the item upon written authorization from the War Production Board. Request for authorization may be made by fling a letter in triplicate with the War Production Board showing the quantity in a mintmum production run of the item and containing substantial evidence that the manufacturer will obtain approved orders in that quantity by October 1,1944 . The War Production Board may grant the authorization upon such conditions, if any, as it may prescribe.


Production Quotas-Continued

| Class of machinery | Type of machine | $\begin{aligned} & \text { Machine } \\ & \text { code No. } \end{aligned}$ |  |
| :---: | :---: | :---: | :---: |
| $\begin{gathered} \text { Ice cream } \\ \text { equIp. } \\ \text { ment...... } \end{gathered}$ |  |  | 25 |
|  | Flavor tanks for lice cream mix. <br> Freezers, ice cream. <br> Fruit feeders, ice cream Iee crushers. $\qquad$ | $\begin{aligned} & 203.021 . \\ & 203.023 \mathrm{~A}-\mathrm{D} . \\ & 203.024 . \\ & 203.033 . \end{aligned}$ |  |
| Dehydra tion equipment. | Dehydrators, spray type. <br> Dehydrators, roll type. <br> Hot wells............. <br> Vacuum pans | 203.018 A. <br> 203.018 B-D. <br> 203.027. <br> 203.049. | 200 |
| Butter, cheese and fluid milk plant equipment: |  |  |  |
| Group A |  |  | 1110 | 203.002 A-D.

Babcock testers.....
Butter cutters, hand Butter cutters, hand
or power driven. Butter wrappets.... Cappers for dairy
products (not inproducts (not in-
stalled on fller) stalled on fller)
single head Cheese grinders
curd mills Cheese boons Cheese pasteurizers, Cubular............
Cheese pasteutizers, Clate....... Cheese vats.........
Internal tube and Internal tube and
surface type coolers... Cabinet surface type. Plate type

## Churns

Filters for mill and Forewarmers, coil. Fittings, sanitary Homogenizers....... Ice cream brick cutters.

## Paraftining equip-

 ment. Pasteurizers, coll.. Pasteurizers, plate.. Storage tanks uninsulated. Washers, hand milk bottle,Washers, Washers, 1,2 and
3 compartment

sinks.
Washers, san. pipe
wash outfit with wash outfit with tank.
Washers, separator
parts wash outfit
with tank. with tank.
Washers, milk bot-
the fin the tle (in the ease type) or (hydraulic.
Washers, Washers,
type. type. soaker Weigh cans and weighing units. and starter cat Washers, sterilizer milk can, pedestal type.
W ashers, rotary and straightaway. All others.
203.008 A.
203.010.
203.011 A-F.
203. 012 A .
203. $012 \mathrm{~B}-\mathrm{E}$, 203, 013 A-C. $203.014 \mathrm{~A}-\mathrm{E}$.
203. 016 A-F. 203. 116 A-D. 203. $116 \mathrm{E}-\mathrm{H}$. 203. $017 \mathrm{~A}-\mathrm{D}$. 203. 020
203.020
203.022
203.025
203.025
203.028 203.031. 203.036 A-B $203.037 \mathrm{~A}-\mathrm{D}$. $203.037 \mathrm{E}-\mathrm{H}$ $203.044 \mathrm{~F}-\mathrm{H}$
203.046 A.
203.046 B.
203.046 C.
203.046 D.
$203.047 \mathrm{~A}, \mathrm{~B}$.
203.047 C-G.
$203.048 \mathrm{~A}-\mathrm{E}$.
203.137 A-G.
203.147 A.
203.147 B-F

Bee footnote at end of table
Production Quotas-Continued

| Class of mächinery | Type of machine | Machine code No. | 发最 |
| :---: | :---: | :---: | :---: |
| Group B... |  |  | 1200 |
|  | Storage tanks....... | 203.044 A-E. |  |
|  | Refrigerated storage tanks. |  |  |
| Special. items. |  |  | (*) |
|  | Batch measures and | 203.003. |  |
|  | Weighers. ${ }_{\text {Hooders for milk }}$ | 203.008, |  |
|  | bottles. |  |  |
|  | Case washers (milk bottles). | 203.009. |  |
|  | Ice cream cup fillers. | 203.028. |  |
|  | Ice cream packago fillers. | 203.029. |  |
|  | Ice cream coating and dipping ma- | 203.030. |  |
|  | Ice chines.m novelty | 203.032. |  |
|  | machines. |  |  |
|  | Milk irradistors Paper bottle filing | $\begin{aligned} & 203.034 . \\ & 203.035 . \end{aligned}$ |  |
|  | Paper bottle filling |  |  |
|  | Pulverizers for pow- | 203.038. |  |
|  | dered milk. Samplers, vacuum | 203.040. |  |
|  | milk. <br> Soft curd machines.. | 203.042, |  |

${ }^{1}$ The quota for all butter, cheese and fluid milk plant equipment is $110 \%$ of the controlled materials used for the Group A items in the base period plus $200 \%$ of the controlled materials used for the Group B Items in the base period. For example, if a manufacturer used 1,000
tons for the Group A items and 100 tons for the Group B tons for the Group A items and 100 tons for the Group B
items his quota for all butter, cheese and fluid milk plant equipment would be 1,300 tons. This quota may beused for any product in either group or divided amongst the products in both groups in any way that the manufac turer wishes.
(d) Exceptions. The quota provisions of paragraph (c) above do not restrict the fabrication or assembly of dairy machinery or equipment to fill specific orders actually received by a manufacturer for export outside the United States and Canada, or for direct use by the Army, Navy, Maritime Commission or War Shipping Administration.
(e) Increase, decrease and transfer of quotas. The War Production Board may, by specific written directions issued to any manufacturer or class of manufacturers, increase or decrease any quota established by this schedule and may transfer any portions of a quota between manufacturers, taking into consideration the amount of materials to be used, the need for particular items at the time required, the labor and transportation situation in the manufacturing areas involved, the inability of any manufacturer to manufacture his quota, and such other factors as may be relevant.
(f) Applicability of Limitation Order $L-292$. Except as otherwise indicated herein, this schedule is subject to all applicable provisions of Limitation Order L-292 as amended from time to time.

Issued this 10 th day of June 1944.

## War Production Board,

By J. Joseph Whelan, Recording Secretary.
[F. R. Doc. 44-8409; Filed, June 10, 1944; 10:21 a. m.]

Part 1226-General Industrial EQUIPMENT
[Limitation Order L-292, Quota schedule VI, as Amended June 10, 1944]

PRODUCTION QUOTAS FOR FLOUR, GRAIN, FEED milling and processing machinery and EQUIPMENT
\$ 1226.81b Production quotas for flour, grain, feed milling and processing machinery and equipment-(a) Purpose of this schedule. The purpose of this schedule is to fix production quotas for certain items of flour, grain, feed milling and processing machinery and equipment for the year beginning October 1 , 1943, and ending September 30, 1944, inclusive. The quotas for the items described in this schedule shall take the place of the quota provisions of paragraph (g) (2) (ii) of Order L-292 with respect to those items.
(b) Definitions. (1) "Base period use" means the annual average tonnage of controlled materials used to complete items of flour, grain, feed milling and processing machinery and equipment during the years 1939, 1940 and 1941.
(2) "Controlled material" means controlled material as defined in CMP Regulation 1.
(c) Production quotas. During the year beginning October 1,1943 , and ending September 30,1944 , no manufacturer shall use more controlled materials to fabricate or assemble flour, grain, feed milling and processing machinery and equipment in any class than the quota percentage of his base period use for each class of machinery and equipment as set forth in the table below.

## Production quotas

The first column describes each class of machinery covered by this schedule.
The second column describes the various types of machinery and equipment included in each class of machinery.

The third column assigns a code number to each type of machinery and equipment.

The fourth column shows the quota percentage that each manufacturer is allowed.
Note.-This table amended in its entirety June 10, 1944.

| Class of machinery | Type of machine | Machine code |
| :---: | :---: | :---: |
| Grinding, mixing, feeding separators and graders, | Attrition mill | $\left\|\begin{array}{l} 202.004 \\ 202.005 \\ 202.061 \mathrm{~A} \end{array}\right\|$ |
|  | Batch mixer. |  |
|  | Separator or grader regular. |  |
|  | Separator or grader, | 202.061 B |
|  | Separator-grader, grav- | 202.061C |
|  | fty. |  |
|  | Flenders | 202.007 |
|  | Feeders (Percentage) | ${ }^{202.030}$ |
|  | Feeders (Roll) | 202.031 |
|  | Feeders (Batch) ........ | ${ }_{202.032}^{202.040}$ |
|  | Hammers and pulverizers. | 202,040 |
|  | Mixers. | 202.044 |
|  | Pellet machin | 202.049 |
|  | Puffing machin | 202.052 |

Pronuction quotas-Continued

and grain milling maequinery and
equipment.

Andre mills
Aspirators...................
Bleaching gas control
Bolting reels................
Botiting sifters......
Bot

Centrifuges.
Convertor
Cookers
Cookers.......................
Corn crushers.
Corn cutters.
Corn cutters. .......
Corn germ squeezer.
Corn germ squeezer
Corn oil filter press.
Corn shellers...... Corn shellers
Corn ste........
Crys Crystallizingequipment.

## Dryers and coolers

Dust collector (Cyclone) Dust collector (Tubu

## Filters.

Flaking roll mills.
Furnace.

Corn roll (Cracker)
Germ separators.
Germ washing reels
Grinding starch mill....
Heat exchanger.
Hydraulic press...............
Oil expellers and cookers. Pearlers (Rice)........... Pearlers (Rice)
Polisher (Rice)
Ponsher (Rice).......
Pressers.
Purifiers (regular)
Purifiers (purulator)....
Revolving heat chambers.....................
Roasters and ovens...... Roller mill.

## Scalpers Scourer (air type)

Scourer (friction type)
Separating and washing
Solvent extraction
 Steamer ........................ Sterillzer.
Sugar clipper
Sulphur tower $\left(\mathrm{SO}_{2}\right) \ldots$ Tanks (metal). Tanks (wood)
Tempering device (auto) Tempering device (stesmers) ...................... Tempering dovice Tipple-tipple house... Vacuum pans Wheat washer
(d) Exceptions. The quota provisions of paragraph (c) above do not restrict the fabrication or assembly of flour, grain, feed milling and processing machinery and equipment to fill specific orders actually received by a manufacturer for export outside the territorial limits of the United States and Canada or for direct use by the Army, Navy, Maritime Commission or War Shipping Administration.
(e) Increase, decrease and transfer of quotas. The War Production Board may, by specific written directions, issued to any manufacturer or class of manufacturers, increase or decrease any quota established on this schedule and may transfer any portions of the quota between manufacturers, taking into con-
sideration the amount of materials to be used, the need for particular items at the time required, the labor and transportation situation in the manufacturing areas involved, the inability of any manufacturer to manufacture his quota, and such other factors as may be relevant.
(f) Applicability of Limitation Order L-292. Except as otherwise indicated herein, this schedule is subject to all applicable provisions of Limitation Order L-292, as amended from time to time.
Issued this 10th day of June 1944.
War Production Board,
By J. Joseph Whelan,
Recording Secretary.
[F. R. Doc, 44-8410; Filed, June 10, 1944; 10:21 a. m.]

Part 3175-Regulations Applicable to the Controlled Materials Plan
[CMP Reg. 2, Inventory Direction 16]
ALLOY STEEL TUBING, OTHER THAN AIR-FRAME AND ENGINE TUBING
§3175.116 Inventory Direction No. 16 Pursuant to paragraph (b) (2) of CMP Regulation 2, It is hereby ordered, That:
In the case of any person using alloy steel tubing other than alloy steel air-frame and engine tubing, the minimum quantity shown on Schedule A to CMP Regulation 2 opposite alloy steel tubing shall not apply. Instead, any such person may accept dellvery under paragraph (c) (3) of whichever is the smaller of the following: up to and including $71 / 2^{\prime \prime} \mathrm{O}$. D. -5 tons of a size or a minimum mill production run, over $71 / 2^{\prime \prime}$ O. D. -10 tons of a size or a mfnimum mill production run.
Issued this 10th day of June 1944.
War Production Board, By J. Joseph Whelan,

Recording Secretary.
[F. R. Doc. 44-8411; Filed, June 10, 1944; 10:21 a. m.]

## Part 3270-Containers

[Limitation Order L-103, as Amended June 10, 1944]

## GLASS CONTAINER AND CLOSURE

 SIMPLIFICATION§ 3270.46 Limitation Order L-103(a) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.
(b) Definitions. For the purposes of this order:
(1) "Glass container" means any new machine-made bottle, jar, or tumbler which is made of glass and which is suitable for packing any product.
(2) "Closure" means any sealing or covering device affixed or to be affixed to a glass container for the purpose of retaining the contents within the container.
(3) "Finish" of a glass container means the configuration of the neck or opening which serves to engage specific parts of the closure in order to affix it to the glass container.
(4) "Design" of a glass container means the particular shape, weight, size,
capacity, and contour of the body of such container (other than the finish), and shall include any lettering or decoration molded thereon, except the container manufacturers' idertification marks.
(5) A "design in existence" means a design for which one or more molds have been cast and is further limited to the exact size and capacity of container produced therefrom.
(6) Any specification which refers to or includes the letters "G. C. A." means a specification (including the tolerances recognized with respect to such specifcation) issued by the Glass Container Association of America and in effect on May 11, 1942.
(7) "Exhibit" refers to the particular specifications set forth opposite an exhibit number (e. g. $10-40 ; 10-75 ; 50-23$, etc.) as applied to the shape or contour appearing on the drawing, attached to this order, in connection with which such exhibit is listed. Any applicable footnotes appearing on said drawing shall be deemed to be incorporated in such specifications.
(c) Issuance of schedules of simplification of lines. The War Production Board may from time to time issue schedules establishing simplification practices with respect to the designs and/or finishes of glass containers for specific products. From and after the date of issuance of any such schedule no such containers shall be manufactured or used contrary to the provisions of such schedule: Provided, however, That:
(1) Subject to the provisions of subparagraph (2) of this paragraph (c), nothing in this order or any schedule hereof shall prevent the manufacture, sale, delivery or use, for the packaging of any product, of any glass container which differs from any standard glass container established for such product by any schedule solely by reason of:
(i) The location of indented or other label space;
(ii) The degree of curvature of the shoulder and heel of the container;
(iii). The amount and location of any lettering which indicates capacity only;
(iv) A difference in height or weight when such difference does not exceed 5 percent of the height or- weight shown for the applicable standard glass container;
(v) The existence or location of stippling or fluting.
(2) No person shall manufacture, sell, deliver or use any glass container pursuant to the provisions of subparagraph (1) of this paragraph (c) unless
(i) Such glass container is manufactured within nine months after the date as of which the product for which it is to be used was first referred to in any schedule of this order. (For reference purposes the "cut off" date applicable to glass containers for each such product in accordance with this paragraph (c) (2) (i) is listed in Table I, annexed hereto.)
(ii) Such glass container is manufactured from a mold which was actually in existence prior to the date of issuance of any applicable schedule; and
(iii) The design of such glass container has been submitted to the War Production Board, Washington, D. C., Ref. L-103,
and approved as within the exemption provided by subparagraph (1) of this paragraph (c).
(d) Exhibits. The exhibits listed on the drawings attached to this order shall have no application except as they are specifically referred to in this order or are established as standard glass containers by the provisions of any schedule issued pursuant to paragraph (c) hereof.
(e) Freezing of all glass container designs not established as standards pursuant to any schedule of this order. No person shall manufacture a glass container except:
(1) Where the design of such container was in existence on May 11, 1942; or, failing this, where any variations from a design then in existence have been effected by alterations of molds in existence on or before May 11, 1942.
(2) Where the design of such container corresponds to any exhibit attached to this order.
(3) Where the design of such container has been submitted by any person to the War Production Board, Washington 25, D. C., Ref. L-103, and approved under one of the following conditions:
(i) When no suitable glass container exists for packing a product not previously packed in glass;
(ii) When it is necessary to design a special glass container in order that it can be used on an existing filling or packing line.
(4) Nothing in subparagraphs (1) , (2) or (3) of this paragraph (e) shall be deemed to permit the manufacture or use of glass containers contrary to the provisions of any schedule issued pursuant to paragraph (c) of this order.
(5) Nothing in this paragraph (e) shall prevent the manufacture of milk bottles which differ from the designs in existence on May 11, 1942, solely by reason of the following:
(i) Name of đairy.
(ii) Address of dairy.
(iii) Neck identification for use in sorting.
(iv) The word "store" or "deposit."
(v) The amount of deposit.
(vi) Single identification letter or symbol on bottom plate.
(vii) Any other lettering required by law or local ordinance.
(f) Allowance of normal operating tolerances. (1) Nothing in this order or any schedule hereof shall
(i) Prevent variations in the design or finish of a glass container within the limits of normal operating tolerances.
(ii) Prohibit the usual differences in glass container design when manufactured on glass container machinery of different types.
(g) Interchangeable finishes. (1) Unless specifically stated to the contrary in any schedule, nothing in this order or any schedule hereof shall prevent the interchange of finishes on glass containers described in an exhibit attached to this order, Provided:
(i) Such interchange can be effected without alteration of the speciffed body mold; and
(ii) The interchanged finish is no greater in diameter than that appearing on the exhibit for the body design
to which it is to be applied, or, if another type of finish is used, no larger than the corresponding size of that type of finish.
(iii) The capacity resulting from such interchange is no less than the capacity shown in the applicable exhibit.
(2) Nothing in this order or any schedule hereof shall prevent the modification of the weight, height, or capacity of a glass container described in any exhibit of this order to the minimum extent required by any interchange of finishes in accordance with the conditions of subparagraph (1) of this paragraph (g).
(h) Extent of prohibitions against replacement of molds. (1) Whenever any provision of this order or any schedule hereof prohibits the replacement of existing molds, such prohibition shall extend to the body mold only and shall not be deemed to prohibit the use of new neck rings nor new blank molds or other equipment necessary for use with a body mold.
(1) Export. Nothing in this order or any schedule hereof shall affect the manufacture, sale or delivery of glass containers intended to be shipped empty out of the forty-eight states of the United States and the District of Columbia; Provided, That said glass containers are of designs which were in existence on or before May 11, 1942.
(j) Miscellaneous provisions-(1) Appeal. Any appeal from the provisions of this order shall be made by flling a letter in triplicate referring to the par-
ticular provision appealed from and stating fully the grounds of the appeal.
(2) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.
(3) Communications to War Production Board. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Containers Division, Washington 25, D. C., Ref. L-103.

Issued this 10th day of June 1944.
War Production Board,

## By J. JOSEPH WHELAN,

Recording Secretary.
table I

| $\begin{aligned} & \text { Products for whtch } \\ & \text { standara glass } \\ & \text { containers have } \\ & \text { been establitished } \end{aligned}$ | Applicable cut-off date pursuant to paragraph (c) (2) (i) |
| :---: | :---: |
| Distilled spirits_ | Feb. 11, 1843 |
| Malt beverages | . Feb. 11, 1943 |
| Fruit Butter. | . June 12, 1943 |
| Preserves | June 12, 1943 |
| Jelly | June 12, 1949 |
| Wines | June 12, 1943 |
| Protective coating | Sept. 7, 1948 |

Table I-Continued
Products for which
Applicable cut-off date pursuant to paragraph (c) (2) (i) containers have

## been established

Salad aressings (including products using salad dressing as a base) Jan. 5, 1944
 Jan. 5, 1944
Edible olls (other than olive oil) Jan. 5, 1944
Shortenings_-.................................. 5an. 1944
Maple syrup. Jan. 5, 1944
Syrups (except chocolate and maple) including blended, bottlers, cane, corn, molasses, sorghum, malt, and fountain syrups. - Jan. 5, 1944

Tomato catsup_--.-.-.-.-.-.-.-- Jan. 5, 1944
Chtli sauce and cocktail sauce.- Jan, 5, 1944
Tomato paste (not less than $25 \%$ by weight dry tomato solids) $\qquad$ Jan, 5, 1944
Tomato pulp and puree (not less than $10.7 \%$ (specific gravity 1.045 ) or more than $25 \%$ by weight dry tomato solids) ....- Jan. 5, 1944
Vinegar................................
Fruits and vegetables and mixtures thereof, including ripe olives, but excluding cranberries and maraschino cherries

Jan. 5, 1944
Honey
Pickles and relishes............................ 1944
Peanut butter. $\qquad$ Jan. 5, 1944
Fruit and vegetable juices and mixtures thereof
 Jan. 5, 1944 Olives, green--------
Maraschino cherries Jan. 5, 1944
Maraschino cherries.---.-...-.-. Jan. 5, 1944
Cranberries and cranberry sauce Jan. 5, 1944
Mustard, including, but not limited to, prepared mustard, horseradish mustard, compound mustard, and imitation mustard


PLAIN ROUND JAR
Exhibit Series $10-00$
Drawing No. 1-Plain Round Jar



1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity
3. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension. "D." Proflles similar to that Illustrated shall be maintained for the above exhibits consistent with the " C " and 4. Container sha
4. Bottom stippil be round.

Drawing No. 2-Platn Round Quart Jar

PLAIN ROUND QUART JAR
Exhibit Series $11-00$

| Exhibit No. | Style | Overflow capacity, oz. | Maximum welght. oz. | A | B max, | 0 | D | E | $\begin{aligned} & \text { G. C. A. } \\ & \text { finsh } \\ & \text { No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 11-75........... | ${ }_{\text {A }}^{\text {B }}$ | $\begin{aligned} & 3258 \\ & 3258 \end{aligned}$ | $1414 / 2$ | ${ }^{634}$ | $\begin{aligned} & 33364 \\ & 34564 \end{aligned}$ | $\begin{aligned} & 39(0 \\ & 13 / 8 \end{aligned}$ | $\begin{aligned} & 376 \\ & 4 \sqrt{2} \\ & \hline 1 \end{aligned}$ | 278 276 | $\begin{aligned} & 70-100 \\ & 70-400 \end{aligned}$ |

Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower class weights are used adjustment to make correct capacity sball be made in the "B" dimension.
3. The profiles illustrated shall be maintained for the above exhlbits.
4. Container shan be round.
5. Bottotn stippiing optional.

Drawing No. 3-Large Size Jar


LARGE SIZE JAR
Exhibit Series $12-00$

| Exhibit No. | Size | Overflow capacity,oz. | Maximum weight, oz. | A | max. B | C | D | $E$ | $\begin{aligned} & \text { G. C. A. } \\ & \text { finish No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1/8gal. No. 10. 1 gal | $\begin{array}{r} 651 / 4 \\ 10558 \\ 1801 / 2 \end{array}$ | 28 37 46 | $\begin{gathered} 838 \\ 938 \\ 101 / 16 \end{gathered}$ | $\begin{aligned} & 429 / 2 \\ & 6164 \\ & 62164 \end{aligned}$ | $\begin{aligned} & 138 \\ & 11 \\ & 1 \% \\ & 1 \% \end{aligned}$ | $41 / 2$ 412 5760 | $31 / 8$ 318 $3 \% 88$ | $\begin{aligned} & 83-400 \\ & 83-400 \\ & 89-400 \end{aligned}$ |

1. Finishes are interchangeable in accordance with provisions ol the order.
2. When lower glass weights are used, adjustment to make correct capacity shail be made in the "B" dimension.
3. Profles similar to that illustrated shall be maintained for the above exhibits consistent with the "C" and
"D" dimensions.
4. Container shall be round.
5. Bottom stippling optional.

WIDE MOUTH PAIL
Exhibit Sertes $14-00$

| Exhibit No. | Size | Overflow eapacity. oz. | $\begin{gathered} \text { Maximum } \\ \text { weight, } \\ \text { O. } \end{gathered}$ | A | B, max. | 0 | D | E | $\begin{aligned} & \text { G. O. A. } \\ & \text { finish } \\ & \text { No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{aligned} & 14-85 \ldots \ldots . . . . \\ & 14-87 . . . . . . . . \\ & 14-90 . \ldots \ldots . . \\ & 14-92 \ldots \ldots \ldots . . \end{aligned}$ |  | $\begin{gathered} 583 / 2 \\ 66 \\ 103 \\ 116 \\ 132 \end{gathered}$ | $\begin{aligned} & 24 \\ & 26 \\ & 35 \\ & 41 \\ & 44 \end{aligned}$ | $\begin{aligned} & 8952 \\ & 8^{23 \% 62} \\ & 10 \\ & 10 \% 10 \\ & 1058 \end{aligned}$ |  | $\begin{aligned} & 1156 \\ & 1115 \\ & 115 \\ & 115 \\ & 194 \end{aligned}$ | $\begin{aligned} & 44 \\ & 46 \\ & 43 / 2 \\ & 446 \\ & 436 \\ & 436 \end{aligned}$ |  | $\begin{aligned} & \mathrm{G}-450 \\ & \mathrm{G}-50 \\ & \mathrm{G}-450 \\ & \mathrm{G}-450 \\ & \mathrm{G}-450 \end{aligned}$ |

## Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the " $B$ " dimension 3. Profles simflar to that illustrnted shall be maintained for the above exhlbits consistent with the " C " and "D" dimensions.
3. Stippling may be substituted for futing in the decorated areas shown at shoulder and heel, Containers shall e either fluted or stippled, never plain.
f. Bottom stipnling optional

Drawing No. 4-Wide Mouth Pail


VEGETABLE AND FRUTT JAR
Exhibit Series $15-00$

| Exhibit No. | Style | Overflow capacity, 02. | Maximum weight, oz. | A | B, max. | 0 | D | E | $\begin{aligned} & \text { G. C. A. } \\ & \text { finish } \\ & \text { No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 15-50. | A. | 17 | 7122 | $411 / 26$ | 31566 | 23/32 | 3516 | 21/2 | 66 mm . |
| 15-51. | B | 17 | 8 | $411 / 6$ | 3510 | 11/6 | 21\% | 217/32 | 66 mm . |
| 15-52. |  | 17 | 81/2 | 5196 | 3\%4 | 34 |  | 217/32 | 66 mm . |
| $15-68$. |  | 283/6 | 12 | $47 / 8$ | 4565 | 2392 | $311 / 32$ | 3532 | 83 mm . |
| 15-69. |  | 2878 | 13 | 478 | 4532 | 34 | 21510 | $31 / 8$ | 83 mm . |
| 15-70........... |  | 2838 | 131/2 | 613 22 | 347\%4 | 8764 | $323 / 32$ | 31/8 | 83 mm . |

Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension. 3. Pronles similar to those illustrated shall be maintained for the above exhibits consistent with the "C", " F " and " D " dimensions,
3. Style "C" shall be straight sided only. Styles " $A$ " and " $B$ " may be straight sided or, with $25 / 3 a^{\prime \prime}$ minimum and $17 / \sigma^{\prime \prime}$ maximum for the "F" dimension. The label space may be indented or tapered as shown.
4. Shoulder and heel stippling as indicated is optional.
5. Container shall be round.
6. Bottom stippling optional.
$\qquad$

Drawing No. 5-Vegetable and Frumi Jar


251/2 OZ. JUICE JAR
Exhibit Series $16-00$

| Extibit No. | Style | Overflow espacity, oz. | Maximum weight, oz. | A | B, max. | F | D | E | $\begin{aligned} & \text { G. C. A. } \\ & \text { finish } \\ & \text { No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 16-64........... | A. | $\begin{aligned} & 2512 \\ & 2512 \end{aligned}$ | $\begin{aligned} & 11 \\ & 113 / 8 \end{aligned}$ | $\begin{aligned} & 57166 \\ & 53964 \end{aligned}$ | $\begin{aligned} & 334 \\ & 3^{533} 44 \end{aligned}$ | $\begin{aligned} & 27 / 63 \\ & 23 / 32 \end{aligned}$ | $\begin{aligned} & 315 / 22 \\ & 3564 \end{aligned}$ | $\begin{aligned} & 23 / 2 \\ & 2 ; 8 \end{aligned}$ | $66-\mathrm{mm}$, $66-\mathrm{mm}$. |

Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension. 3. The profles illustrated shall be maintained for the above exhlbits. A label recess must be maintained.
3. Shoulder and heel of jar shall be stippled as indicated.
. Container shall be round.
4. Bottom stippling optional.

Drawing No. 6- $251 / 2$ Oz. JUice Jas


Drawing No. 7-49 Oz. Juice Jar*


49 OZ. JUICE JAR*
Exhibit Series 16-00*

| Exhibit No. | Style | Overflow capacity, oz. | Maximum weight, oz. | A | B, max. | F | D | E | $\begin{aligned} & \text { G. O. A. } \\ & \text { finish } \\ & \text { No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{aligned} & 16-80 \\ & 16-81 \end{aligned}$ | $\frac{\mathrm{A}}{\mathbf{B}}$ | $\begin{array}{r} 49 \\ 49 \end{array}$ | 20 20 | $\begin{aligned} & 713 / 22 \\ & 713 / 22 \end{aligned}$ | $\begin{aligned} & 415 / 82 \\ & 4132 \end{aligned}$ | $\begin{aligned} & 112 \\ & 11 / 10 \end{aligned}$ | $\begin{aligned} & 45 / 2 \\ & 4532 \end{aligned}$ | $\begin{aligned} & 21 / 2 \\ & 258 \end{aligned}$ | $\begin{aligned} & 66-\mathrm{mm} \\ & 66-\mathrm{mm} \end{aligned}$ |

Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimensfon.
3. The profiles illustrated shall be maintained for the above exhibits. A label recess must be maintained.
4. Shoulder and heel of jar shall be stippled as indicated.
b. Bottom stippline
*All exhibits in this drawing are eliminated from this order as of December 20, 1943. Hence only glass containers conforming to these specifications, which were completely manufactured before December 20, 1943, constltute standards for the purposes of any schedule permitting their use or manufacture as such (as, for instance, Schedule C).

OLIVE BOTTLE
Exhibir Skries 17-00

Drawing No. 8-Olive Botrlim


| Exhibit No. | Style | Overflow capacity, oz. | Maximum weight, oz. | A | B, max. | 0 | D | E | $\begin{aligned} & \text { G. C. A. } \\ & \text { finish } \\ & \text { No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 17-22* | A | 61310 | 65\% | 44964 | 2\%64 | \%/2 | 321/2 | 1196 | 53-400 |
| 17-26... | A | $81 / 4$ | 81/10 | $52 \%$ | 21/4 | 932 | 47/22 | 21.8 | 58-400 |
| 17-38. | A | 121/8 | 10 | 6364 | $2{ }^{21 / 52}$ | 516 | 421/32 | 21/8 | $58-400$ |
| 17-50. | A | 1618 | 114 | $641 / 64$ | ${ }^{23} 3 / 52$ | 13/32 | 5\%/22 | 238 | $63-400$ |
| 17-56. | A | 2018 | 141/2 | 71/8 | ${ }^{215} 96$ | 35 | $51 / 2$ | 238 | $63-400$ |
| 17-76* | A | 3256 | 149\% | 727/32 | 31932 | 316 |  | 238 | $63-400$ |
| 17-09* | B | $23 / 2$ |  | 378 | 11952 | 316 | 22593 | 136 | $38-400$ |
| 17-11* | B | $31 / 2$ | 438 | 5164 | 1910 | 350 | 35964 |  | $38-400$ |
| 17-17. | B | 538 | 534 | ${ }^{51510}$ | 19. | 7/32 | ${ }^{45164}$ | $117 / 32$ | 43-400 |
| 17-23. | B | 77/6 | 736 | $6^{33} 32$ | 157/4 | 34 | 53964 |  | 48-400 |
| 17-33.... | B | 101/4 | 103/4 | $77 / 6$ | 218 | \% $\% 2$ | 61164 | 11316 | 53-400 |

## Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to those illustrated shall be maintained for the above exhibits consistent with the " C " and "D" dimensions.
4. Container shall be round.
5. Bottom stippling optional.
*The asterisked exhibits in this serles are eliminated from this order as of December 20, 1943. Hence only glass containers conforming to these specifications, which were completely manufactured before December 20, 1943, constitute standards for the purposes of any schedule permitting their use or manufacture as such (as, for instance, Schedule C).

Drawing No. 9-Cherry Bottle


CHERRY BOTTLE
Exhibit Series $18-00$

| Exhibit No. | Overflow capacity, oz. | $\begin{gathered} \text { Maximum } \\ \text { Weight, } \\ \text { oz, } \end{gathered}$ | A | B, max. | $\mathbf{B}_{1}, \max$. | E | $\begin{aligned} & \text { G. C. A. } \\ & \text { finish } \\ & \text { No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 18-08* | $211 / 6$ | 436 | 4\%\% | 14564 | $125 / 4$ | 1338 | 38-400 |
| 18-14* | $47 / 0$ | 51/8 | 52964 | 16364 | $11 / 2$ | $13 / 8$ | 38-400 |
| 18-22. |  | 63\% |  | 22364 | 132 | 11752 | 43-400 |
| 18-42. | 131/2 | 1315 | 8766 | 21416 | 21/8 | 1150 | 53-400 |
| 18-62. | 2414 | 201/2 | 101/0 | 3939 | 23964 | 115 26 | 53-400 |

## Notes

1. Finishes are interchangeable in accordance with provisions of the order
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" and " $\mathrm{B}_{1}$ " dimensions.
3. Profles similar to that illustrated shall be maintained for the above exhibits.
4. Container shall be round.
5. Bottom stippling optional.
*The asterisked exhibits in this series are eliminated from this order as of December 20 , 1043. Hence only glass containers conforming to these speciflcations, which were completely manufactured before December 20, 1943, constitute standards for the purposes of any schedule permitting their use or manufacture as such (as, for instance, Schedule C).

SHORTENING JAR
Exhibit Series $19-00$

| Exhibit No. | Style | Overflow capacity, $0 z$. | Maximum weight, oz. | A | $\underset{\substack{\text { maxi- } \\ \text { mum }}}{\text { min }}$ | F | D | E | $\underset{\text { size }}{\text { Finish }}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | A A B B | $\begin{aligned} & 20 \\ & 583 \mathrm{f} \\ & 20 \\ & 583 / 6 \end{aligned}$ | $\begin{aligned} & 11 \\ & 24 \\ & 111 / 2 \\ & 24 \end{aligned}$ | $\begin{aligned} & 41 / 4 \\ & 6 \\ & 41 / 4 \\ & 6 \end{aligned}$ | $361 / 6$ <br> 534 <br> 32552 <br> 53964 | $\begin{aligned} & 1 / 2 \\ & 1^{1 / 2} \\ & 1210 \end{aligned}$ | $\begin{aligned} & 113 / 6 \\ & 25 \% 10 \\ & 21 / 2 \\ & 8 \end{aligned}$ | $\begin{aligned} & 318 \\ & 318 \\ & 338 \\ & 338 \end{aligned}$ | $\begin{aligned} & 83-400 \\ & 83-400 \\ & 89-100 \\ & 89-100 \end{aligned}$ |

Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension. "D. Profles similar to that illustrated shall be maintained for the above exhibits consistent with the "E" and " dimensions. A label recess must be maintained.
3. Shoulder and heel of jar shall be stippled as indicated.

6 . Bottom stippling optional.
No. 117- -3

Drawing No. 10 -Shortening Jar


TUMBLERS
Exhibit Series 20-00

| Exhibit No. | Overflow, capacity, oz. | Capacity overflow, plus or minus, oz. | G. C. A. finish No., max. |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & 20-13, \\ & 20-16 . \\ & 20-12 . \\ & 20-20 . \\ & 20-23 . \\ & 20-26 \\ & 20-30 . \\ & 20-32 . \\ & 20-39 . \\ & 20-14 . \end{aligned}$ | 3\% 3 to $4 \frac{1}{4}$ $\qquad$ <br> $4 \frac{3}{4}$ to $51 / 4$ $\qquad$ <br> $53 \%$ to 614 $\qquad$ <br> $61 / 4$ to $63 / 2$ $\qquad$ <br> 7 to $7 \frac{1}{2}$ $\qquad$ <br> 8 to $81 / 2$ $\qquad$ <br> 91/ to 095. <br> 934 to 103 <br> $11 \%$ to 123 <br> $13 \%$ to $14 \%$. $\qquad$ |  | 58 mm . 68 mm . 63 mm . 63 mm . 68 mm . 68 mm . 68 mm . 73 mm . 73 mm . 80 mm . |
| 1. Container shall be round. <br> 2. Bottom stippling optional. | Notes |  |  |

Drawing No. 11-Tumblers


STUBBY ROUND BOTTLE

Exhibit Series $50-00$


1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct eapacity shall be made in the "B" dimension
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the " F " and " D " dimensions. A label recess must be maintained
4. Bottles shall be fluted as shown.
5. Container shall be ronnd
6. Bottom stippling optional.
tom stippling optional.

Drawing No. 12 -Stubby Round Botile


Glass jug

Drawing No. 13 -Glass Jug


Exhibit Series $51-00$

| Exhibit No. | Size | Overflow capacity, oz. |  | A | B, max. | 0 | D | $\begin{aligned} & \text { G. C. A. } \\ & \text { finish } \\ & \text { No. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{aligned} & 51-86 \\ & 51-87^{*} \\ & 51-88 \\ & 51-89^{*} \\ & 51-92 \\ & 51-93^{*} \\ & 51-94 \\ & 51-95^{*} \\ & 51-96 \\ & 61-97^{*} \\ & 51-98 \\ & 51-99^{*} \end{aligned}$ | Half gallon. <br> Half gallon... <br> Half gallon... <br> Half gallon... <br> Gallon........ <br> Gallon. $\qquad$ <br> Gallon. $\qquad$ <br> Gallon. $\qquad$ <br> Gallon. $\qquad$ <br> Gallon. $\qquad$ | $\begin{gathered} 66 \\ 66 \\ 67 \\ 67 \\ 130 \\ 130 \\ 1311 / 2 \\ 131 / 2 \\ 13412 \\ 1313 / 2 \\ 136 \\ 136 \end{gathered}$ | 31 31 31 31 46 46 46 46 48 48 48 48 | $\begin{aligned} & 8 \\ & 8 \\ & 8 \\ & 8 \\ & 8 \\ & 996 \\ & 968 \\ & 998 \\ & 988 \\ & 988 \\ & 938 \\ & 998 \\ & 9986 \end{aligned}$ |  |  |  | $38-400$ <br> 70-454 <br> 70-450 <br> $38-100$ <br> $70-950$ $38-400$ <br> $70-150$ <br> $38-100$ <br> $38-400$ $-70-450$ <br> $70-450$ |

Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "C" and " 1 " dimensions.
4. Container shall be round.
5. Bottom stippling optional.
*The asterisked exhibits in this series are eliminated from this order as of December 20 , 1943. Hence only glass containers conforming to these specifications, which were completely manufactured before December 20,1943 , constitute standards for the purposes of any schedule permitting their use or manufacture as such (as, for instance, Schedule C)

Drawing No. 14 -Chili Sauce Botile


CHILI SAUCE BOTTLE
Exhibit Sekies $52-00$

| Exhibit No. | Capacity to F. P., oz. | $\begin{gathered} \text { Maximum } \\ \text { weight, } \end{gathered}$ oz. | FP | A | B, max. | $F$ | D | E | G. C. A. finish No. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 52-33. | 1014 | $91 / 2$ | 61/66 | 61/6 | 22986 | 34 | $32 / 52$ | 17/6 | $36-250$ |

Notes

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shell be made in the " B " dimension.
3. The profle illustrated shall be maintained for the above exhibit. A label recess must be maintained.

Container shall be round.
5. Bottom stippling optional.


BOSTON ROUND BOTTLE
Exhibit Series 80-00

| Exhibit No. | Capacity |  | Maxi-mumiwefht oz. | A | $\begin{gathered} \mathrm{B} \\ \max . \end{gathered}$ | C | D | E | $\begin{aligned} & \text { G. C.A. } \\ & \text { so0 } \\ & \text { finish, } \\ & \text { size } \\ & \text { m. m. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{aligned} & \text { Nomi- } \\ & \text { nal, } \\ & \text { ozz. } \end{aligned}$ | Overflow, oz, |  |  |  |  |  |  |  |
| $80-02$ | $\begin{gathered} 1 / 2 \\ 1^{1 / 2} \\ 2 \\ 3 \\ 4 \\ 6 \\ 8 \\ 10 \\ 12 \\ 14 \\ 16 \\ 20 \\ 24 \\ 32 \\ 32 \\ 64 \\ 80 \\ 128 \end{gathered}$ |  |  |  |  |  |  |  | $\begin{aligned} & 18 \\ & 20 \\ & 20 \\ & 22 \\ & 22 \\ & 24 \\ & 24 \\ & 24 \\ & 28 \\ & 28 \\ & 28 \\ & 28 \\ & 28 \\ & 28 \\ & 33 \\ & 38 \\ & 38 \\ & 38 \end{aligned}$ |
| $880-04$ |  |  |  |  |  |  |  |  |  |
| 80-07. |  |  |  |  |  |  |  |  |  |
| 80-13. |  |  |  |  |  |  |  |  |  |
| $80-19$ |  |  |  |  |  |  |  |  |  |
| $80-25$ |  |  |  |  |  |  |  |  |  |
| 80-31. |  |  |  |  |  |  |  |  |  |
| 80-38. |  |  |  |  |  |  |  |  |  |
| $80-50$. |  |  |  |  |  |  |  |  |  |
| $80-56$ |  |  |  |  |  |  |  |  |  |
| $80-62$. |  |  |  |  |  |  |  |  |  |
| 80-75. |  |  |  |  |  |  |  |  |  |
| 80-76, |  |  |  |  |  |  |  |  |  |
| $80-86$ |  |  |  |  |  |  |  |  |  |
| $80-89$ |  |  |  |  |  |  |  |  |  |
| 80-96. |  |  |  |  |  |  |  |  |  |

[^4]2. When lower glass weights are used, adjustment to make correct capacity shall be made in the " B " dimension. 3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. Container shall be round, bottom stippling optional,

Drawing No. 16-Boston Round Bottle



WIDE MOUTH PASTE JAR
Exhibit Series 3s-00

Drawing No. 18-Wide Mouth Paste Jar


Notes

1. Finishes are interchangeable in accordance with provisions of the order
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension 3. Profiles similar to those illustrated shall be maintained for the above exhibits consistent with the "C" and
" D " dimensions.
3. Container shall be round.
4. Bottom stippling optional.
[F. R. Doc. 44-8412; Filed, June 10, 1944; 10:20 a. m.]

Part 3270-Containers
[Limitation Order $\mathbf{I}-103$, Schedule A, as Amended June 10, 1944]
gLass Containers and closure simplifiCATIONS; DISTILLED SPIRITS AND OTHER LIQUORS
\& 3270.47 Schedule A to Limitation Order L-103-(a) Definitions. For the purposes of this schedule:
(1) "Distilled spirits" means whiskey, gin, brandy, and rum.
(2) A "standard glass container for distilled spirits" means a glass container described in Exhibits A-1-a, A-2-a, A-3a, A-4-a, A-5, or A-6 of this schedule which possesses the finish prescribed for the respective container in the said exhibits or any other finish which is interchanged therewith in accordance with paragraph ( g ) of Limitation Order L-103.
(b) Restrictions. (1) Only standard glass containers for distilled spirits may be produced for bottling distilled spirits.
(2) No molds may be manufactured for a glass container for distilled spirits which do not conform to the specifications of a standard glass container for distilled spirits.
(3) No provision of this schedule shall be construed to restrict the sale, delivery or use of glass containers which were completely manufactured on or before September 12, 1942.
(4) The manufacture of glass containers for all other liquors (such as cordials, cocktails and specialties) is limited to capacities of one-half pint ( 8 fluid oz.) or more.
(c) Lettering. (1) Except as specifically permitted by the exhibits of this schedule, the lettering on standard glass containers for distilled spirits shall be limited to manufacturers' identification (which may include trademark, name or symbol), place of manufacture, date of manufacture by year, design number and mold or cavity number.
(d) Exemption. The restrictions imposed in paragraph (c) of Order L-103 and in this Schedule A shall not apply to the manufacture of miniature liquor bottles for use on railroad trains.

Issued this 10th day of June 1944. War Production Board,
By J. Joseph Whelan,
Recording Secretary.

> Exhibit A-1-a

Standard Glass Container-Distilled Spirits Bottle, 32 ounce capacity


Bottles shail be plain and without decoration except for capacity designation, Federal indicia, glass maker's identification. No label spotting design features allowed.
Eottles must be round- 19 oz . wt. maximum.

Exhibit A-2-a
Standard Glass Container-Distilled Spirits Bottle 25.6 ounce capacity


Bottles shall be plain and without decoration except for capacity designation, Federal indicia, glass maker's identification. No label spotting design features allowed.
Bottle must be round- 17 oz . wt. maximum.

Exhibit A-3-a
Standard Glass Container-Distilled Spirits Flask, 16-ounce capacity


Any interchangeable finish may be used.
Bottles shall be plain and without decoration except for capacity designation, Federal indicia, glass maker's identification. No label spotting design features allowed.
Bottle wt. $131 / 2 \mathrm{Oz}$. maximum.

Exhibit A-4-a
Standard Glass Container - Distilled Spirits Flask, 8 ounce capacity


Bottle wt. $81 / 2 \mathrm{oz}$. maximum.
Bottles shall be plain and without decoration except for capacity designation, Federal indicia, glass maker's identification. No label spotting design features allowed.

## Exhibit A-5

Standard Glass Container - Distilled Spirits Bottle, 25.6 ounce capacityRum


Bottle must be round- 20 oz . wt. maximum.

Bottles shall be plain and without decoration except for cap lett., Federal indicia, glass maker's identification, No label spotting design features allowed.

Exhibit A-6
Standard Glass Container-Distilled Spirits Bottle, 25.6 ounce capacityBrandy


Bottles must be round- 19 oz . wt. maximum.

Bottles shall be plain and without decoration except for cap lett., Federal indicia, glass maker's identification. No label spotting design features allowed.
[F. R. Doc. 44-8413; Filed, June 10, 1944; 10:20 a. m.]

## Part $3288^{1}$-Plumbing and Heating EQuIPMENT

[Limitation Order L-42, Schedule VI, as Amended June 10, 1944]
CAST IRON RADIATORS
Section $3288.17^{1}$ Schedule VI to Limitation Order L-42 is hereby amended to read as follows:
§3288.17 Schedule VI to Limitation Order L-42-(a) Definitions. For the purpose of this schedule:
"Cast iron radiators" means any of the following when made of cast iron: tubular radiators, wall radiators and convector radiators.
(b) Simplified practices. Pursuant to Limitation Order L-42, the production of cast iron radiators shall be permitted except that the following restrictions shall govern the production of the types named below.
(1) Tubular radiators. Production shall be limited to the type commercially known as small tube radiators, and in only those sizes listed below:

[^5]Number of tubes:
Height (inches)
$\qquad$
(2) Wall radiators. Production shall be limited to that necessary to fill orders to or for the account of the Army, Navy, Maritime Commission or War Shipping Administration for use on shipboard (except pleasure craft) and for use on floating drydocks.

Issued this 10th day of June 1944. War Production Board,
By J. Jospeh Whelan, Recording Secretary.
[F. R. Doc. 44-8416; Filed, June 10, 1944; 11:07 a. m.]

## Part 1010-Suspension Orders [Suspension Order S-600]

DR. PEPPER BOTTLING COMPANY
Mrs. L. E. McMinn and M. H. McMinn, doing business as Dr. Pepper Bottling Company, 900 13th Street, Ashland, Kentucky, are engaged in the bottling and distribution of non-alcoholic beverages. For the period from June 1, 1942 to October 1, 1943, they used 2,384.4 gross of new closures made of restricted materials in excess of the quota permitted under the provisions of Conservation Order M-104, as then in effect. On or about August 28, 1943, they accepted delivery of 476 gross of new glass containers in excess of the quota permitted under the provisions of Limitation Order L-103-b, as then in effect. Mr. McMinn, manager of the company, was familiar with the provisions of Order M-104 and of Order L-103-b. His violation of Order M-104 resulted from gross negligence, and his violation of Order L-103-b was intentional and wilful.
As a result of these violations scarce materials have been diverted from the war effort to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, that:
\& 1010.600 Suspension Order No. S600. (a) Mrs. L. E. McMinn and M. H. McMinn, individually, or doing business as Dr. Pepper Bottling Company, or otherwise, their, or any of their, successors and assigns, shall during the calendar year of 1944 reduce their use of new closures made of restricted materials to be affixed to glass containers for nonalcoholic beverages by $2,384.4$ gross, under the quota they would otherwise be entitled to use in 1944, as defined by Limitation Order L-103-b, unless hereafter specifically authorized in writing by the War Production Board.
(b) Mrs. L. E. McMinn and M. H. McMinn, individually, or doing business as Dr. Pepper Bottling Company, or otherwise, their, or any of their, successors and assigns, shall during the calendar year of 1944 accept delivery of not more than $50 \%$ of the quota of new glass containers for non-alcoholic beverages they would otherwise be entitled to use in 1944, as
defined by Limitation Order L-103-b, unless hereafter specifically authorized in writing by the War Production Board.
(c) Nothing contained in this order shall be deemed to relieve Mrs. L. E, McMinn and M. H. McMinn, individually, or doing business as Dr. Pepper Bottling Company, or otherwise, their, or any of their, successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board except insofar as the same may be inconsistent with the provisions hereof.
(d) This order shall take effect on June 10, 1944, and shall expire on December 31, 1944.

Issued this 3d day of June 1944.
War Production Board, By J. Joseph Whelan,

Recording Secretary.
[F. R. Doc. 44-8434; Filed, June 10, 1944; 2:50 p. m.]

Part 1293-Hand Tools Simplification [Limitation Order L-157, Schedule I, as Amended June 12, 1944]
hand shovels, spades, scoops, telegraph SPOONS AND SNOW SHOVELS

8 1293.2 Schedule I to Limitation Order $L-157$ - (a) Definition. For the purposes of this schedule:
(1) "Producer" means any person who manufactures, stamps, forges, or otherwise fabricates hand shovels, spades, scoops, telegraph spoons, or snow shovels.
(b) Simplified practices. Pursuant to Limitation Order L-157, no producer shall manufacture any hand shovels, spades, scoops, telegraph spoons or snow shovels except the kinds named in Tables I through IV of Appendix A in conformity with the sizes, standards, types and varieties set forth in Appendix A.
(c) Restrictions on material. There are some specific items appearing on the Tables contained in this schedule which shall be manufactured only out of steel which is obtained from idle or excess inventories, pursuant to specific authorization from the War Production Board in accordance with Priorities Regulation 13 or CMP Regulation No. 1. In such cases, a footnote will appear in the table, referring to this paragraph, designating the specific items which are governed by it, and in only those cases does this paragraph apply. Such specific items will also be marked with an *.
(d) Records. Each producer shall keep and preserve in his files accurate and complete records showing his inventory of raw materials, and his production of hand shovels, spades, scoops, telegraph spoons, and snow shovels, and such records shall be kept readily available and
open to audit and inspection by duly authorized representatives of the War Production Board.

## Appendix A

Explanations and limitations-(1) Grades. Alloy A, B, and C designate qualities of complete hand shovels, spades, scoops, or telegraph spoons; alloy and A designating the best quality. Alloy and A-grade tools are equipped with grade XX or SA handles; B-grade tools are equipped with grade $X$ or SB handles. C-grade tools are equlpped with No, 1 or SC handles. SA, SB, and SC grades are approximately equivalent to $\mathbf{X X}, \mathbf{X}$, and No. 1, respectively, which are the handlegrade designations commonly employed by the shovel industry. Grades SA, SB, and SC are defined in Simplified Practice Recommendation R76, Ash Handles issued by the United States Department of Commerce, National Bureau of Standards.
Nothing in this provision shall be construed as prohibiting the substitution for ash of other suitable species of wood having characteristics as nearly comparable as possible to the respective grades of ash for which they are substituted; Provided, That the buyer consents, and all handles other than ash be marked with the name of the specles of wood of which they were made.
(2) [Deleted March 10, 1944]
(3) Blade finishes. Black or natural finish is obtained by dipping the blade in its natural state, except that it may be wire brushed to remove scale or rust, in lacquer, or lacquer with an asphaltum base, or other suitable protective coating; the blade shall not be pickled before being wire brushed. Full polished finish is obtained by pickling the blade, finishing on roughing and finishing polishing wheels, and dipping it in lacquer, lacquer with an asphaltum base, or other suitable protective coating. No hand shovels, spades, scoops, telegraph spoons, and snow shovels shall be finished in other than black or natural finish, except moulders' shovels and grain scoops, which may be full polished on the face only, and except shovels delivered to the Army or Navy of the United States, which shovels shall be finished in accordance with the procurement specification of the War Department or Navy Department as the case may be.
(4) Gauges. The gauges referred to are the steel manufacturers' standard gauges, and are subject to the manufacturers' standard tolerances. The gauge of blades is to be determined by averaging five measurements taken as specifled in Federal Specification GGG-S-326.
(5) Handle finish. Neither long handles, nor the stems of D handles, shall be painted or otherwise finished than by sanding and waxing, except all shovels delivered to the Army or Navy of the United States, which shovels shall be painted in accordance with specifications of the War Department or the Navy Department as the case may be. Any metal used in the construction of $\mathbf{D}$ handles may be given a protective coating, or the entire D may be so coated, but only so far along the stem as in necessary to cover any metal used in the construction of the D.
(6) Handle lifts. Each kind and size of hand shovel, spade, scoop, telegraph spoon, and snow shovels shall be manufactured with only one lift, which shall be in accordance with the individual manufacturer's present standard practice, except corrugated coal shovels, which may be made with lifts of $21,17,14$, and 11 inches, and eastern
pattern scoops, which may bo made with lifts of 21 and 13 inches, also in low lift of approximately 10 inches.

Issued this 12th day of June 1944.
War Production Board,
By J. Joseph Whelan,
Recording Secretary.

Note: Table heading amended June 12,1944.


1 Multiple size is the size of the flat sheet of steel required to make one blade. The same multiple size is to be used for both D and long handled shovels of a given number (size).
${ }^{2}$ The trimmed blank for a solid shank shovel is to be the same size as the blank for a similar type and size of plain back shovel.
3 To be made in lifts of $21,17,14$, and 11 inches.
© With or without steps; one type only.
SI sockets are rolled, a shorter mniliple may be used, so that the trimmed blank will correspond with the length given.
${ }^{6}$ If step is made as an integral part of blade, add 38 ineh to the length of the multiple.
TTo be in accordance with U. S. Army Specification No.17-172.


[^6]TABLE III-SCOOPS AND TELEGRAPH SPOONS
NOTE: "Household furnace" added June 12, 1944.


1 Multiple size is the size of the flat sheet of steel required to make one blade. The same maltiple size is to be used for both $D$ and long handle scoops of a given size number.
used for both D and long handle scoops of a given size number.
a The trimmed blank for a solid shank spoon is to be the same size as the for a similar type and size of plain back spoon.
3 To be furnished in lifts of 21 and 13 inches, also in low lift of approximately 10 inches.
4. May be made from smaller multiples, if desired.

015 or 17 gauge steel may be substituted for 16 gauge when the latier is not available.
${ }^{5}$ Item 17 A is governed by the provisions of paragraph (c) of this schedule.

## TABLE IV-SNOW- SHOVELS

Note: Table IV added June 12, 1944.
Large blade variety, having blades approximately 18 inches wide by 15 inches long, with handles attached directly to the blade or fitted in a socket attached to the blade. Only one variety of each type is permitted.

| Type | Gauge of blade | General characteristies |
| :--- | :--- | :--- |
| *2..... | 181 .................. | With or without corrugs- <br> tions, <br> Corrugated and reinforced at <br> edges and on point. |

117 or 19 gauge may be substituted for 18 gauge when the latter is not available.
"Types 1 and 2 are governed by the provisions of paragraph (c) of this schedule.
[F. R. Doc. 44-8450; Flled, June 12, 1944; 10:30 a. m.]

Part 3270-Containers
[Limitation Order L-232, as Amended June 12, 1944]
WOODEN SHIPPING CONTAINERS
§ 3270.56 Limitation Order L-232(a) Definitions. For the purposes of this order:
(1) "Wooden shipping container" means any new shipping container made wholly or partially of wood which is used for the shipment and delivery of commodities. The term does not include trunks, luggage, military locker boxes, field picking boxes, or boxes consisting of more than $50 \%$ of corrugated or solid fibre (by area). It shall not include a container, made by a container user for his own use from waste material referred to as edgings, trim and offall and excluded from the definition of lumber in Order L-335, or from secondhand lumber, Provided, It is not made in
a box factory or wood-working establishment which sells its product to other users. Second-hand lumber is lumber which has been previously used, as in building construction, or as dunnage in bracing, blocking, or shoring, or in construction of shipping containers.
(2) "Restricted crop" means any fruit or vegetable listed in Table II of Schedule B.

## General Restrictions

(b) Restrictions-(1) Manufacture, sale or delivery of containers. No person shall manufacture, sell or deliver any wooden shipping containers or parts which he knows or has reason to believe will be used or accepted in violation of any provision of this order.
(2) Manufacture and assembly of containers. No person shall commercially manufacture or assemble any wooden shipping container for the purposes described in the several tables of Schedule A, which does not meet the specifications contained in those tables. The restrictions of this paragraph shall not apply to barrels, drums, kegs, kits or pails.
(3) Manufacture of container parts. No person shall commercially manufacture any wooden parts designed for any wooden shipping container described in the several tables of Schedule A which, when assembled, will not conform with the specifications of those tables. The restrictions of this paragraph shall not apply to barrels, drums, kegs, kits or pails.
(4) Coloring. No manufacturer, dealer in, or commercial user of wooden shipping containers or parts shall dye, stain, or otherwise color containers or parts which are described in Schedule A. The restrictions of this paragraph shall
not apply to barrels, drums, kegs, kits or pails.
(5) Printing. All stamping, printing and labeling, unless otherwise required by law, shall be placed on only one outside surface of any wooden shipping container covered by the several tables of Schedule A of this order, whether it be an end, a side, bottom, top or cover. The restrictions of this paragraph (b) (5) shall not apply to barrels, drums, kegs, kits or pails or to paper, labels or markings which only:
(i) State the capacity of the container in terms of whole or fractional pints, quarts, pecks, or bushels; or
(ii) in the case of baskets and hampers are identifying markings provided for in regulations of the Secretary of Agriculture issued under the United States Standard Container Act of 1928; or
(iii) are designed for the purpose of encouraging salvage and reuse of the container, provided the label or printing does not include the name, brand, trade-mark or other reference to any person, firm, partnership or corporation.

Restrictions on Packing and Shipping Commodities Other Than Restricted Crops
(c) Restrictions - (1) Commodities for which wooden shipping containers are forbidden. No person shall commercially pack or ship in wooden shipping containers any of the commodities listed in Table I of Schedule B. This shall not, however, restrict the shipment of any commodity listed which has already been packed on the date it was included in this table or the shipment of any listed commodity in wooden shipping containers which were in the shipper's inventory or in transit to him on the date it was included in this table, but only for a period of sixty days thereafter.
(2) Quota restriction on packing. Packers of a commodity listed in Table II of Schedule B, other than a restricted crop, are restricted in the quantity of that commodity which they may pack in wooden shipping containers in each calendar quarter to a percentage of the quantity that they packed in wooden shipping containers in the same quarter of the base period. The percentage and base period for each commodity are shown in the table.
Restrictions on Fruits and Vegetables Listed in Table II of Schedule B (hereafter called "Restricted Crops")
(d) Restrictions. (1) In the case of the restricted crops listed in Table II of Schedule B, no person shall, in any calendar year, commercially pack in wooden shipping containers a greater quantity of restricted crops than the total quantity of the designated quotas of each of the restricted crops that he packed in wooden shipping containers in 1942. After determining his quota of wooden shipping containers based on what he packed in 1942, he may use these containers to pack any of the restricted crops interchangeably.
(2) The restrictions of paragraph (d) shall not become effective until July 1,

1944 (except in the case of table and juice grapes), and the quotas for the second half of 1944 shall be based on the second half of 1942.
(3) It is the policy of the War Production Board that each grower of a restricted crop be allowed to market in wooden shipping containers the quantity of restricted crops contemplated by the quotas. Under this policy every packer, so far as practicable, should use his permitted quantity of wooden containers to pack the restricted crops of each of the growers for whom he packs without prejudice to any of them, provided they are prepared to meet current prices and terms. If this policy is not observed voluntarily, the War Production Board may issue specific directives to named packers, and failure to comply with these directives will be deemed a violation.
(4) A packer may not pack a greater quantity of restricted crops grown by him in wooden shipping containers than the total of the designated quotas of restricted crops grown by him and packed in wooden shipping containers in 1942.
(5) If a grower, who did not do his own packing in 1942, wants to do his own packing, he must notify the War Production Board by letter stating the name of the person who packed for him in 1942 and the quantity of each restricted crop packed in wooden shipping containers during that year. Such notice must be filed within ten days before a grower begins his packing. He may then pack a quantity of restricted crops in wooden shipping containers permitted by the quotas set up in the table, based upon the quantity of his restricted crops which were packed in wooden shipping containers in 1942. The War Production Board may then reduce the quota of the packer who packed for him in 1942 where such action seems necessary to keep the total consumption of wooden shipping containers down to the levels contemplated by this order.

## Certification

(e) Certification for fruit and vegetable containers. On and after July 1, 1944, no person shall sell or deliver any new wooden shipping containers for the shipment of fruits and vegetables without obtaining a certificate from the purchaser. The certificate may be either the one set forth in paragraph (v) of Order P-140 (if the purchaser is using a rating to buy his containers) or the standard certificate provided for in paragraph (d) of Priorities Regulation No. 7. In case the former is used, the purchaser shall add the following words to the certification:
The undersigned, purchaser, further certifies that he is famillar with the provisions of Order L-232 and that the containers which he is buying will not be used in violation of the terms of that order.
If he uses the standard certification, he shall add the words, "Reference L-232."

## Miscellaneous

(f) Appeals. Any appeal from the provisions of this order shall be made by No. $117-4$
fling a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of appeal.
(g) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction, may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.
(h) Communications. All reports required to be flled hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to War Production Board, Containers Division, Washington 25, D. C., Ref.: L-232.
(i) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

Note: The reporting requirements of paragraph (c) (3) has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 12th day of June 1944.
War Production Board,
By J. JOSEPH WHELAN,
Recording Secretary.

Schedule A-Specifications for Wooden Shipping Containers
table t-hampers, baskets, cesry cups for
frrsh frutis and vegetables
(a) Specifications for the types and dry capacities of permitted hampers, baskets, and berry cups are as follows:

| Type-(1) | Dry capacity (2) |
| :---: | :---: |
| 1. Hamp | /8, 1 bu . |
| 2. Round stave bask | $1 / 2,1 \mathrm{bu}$. |
| 3. Splint baskets | 8, 12, 16, 24, 32 q |
| 4. Climax baske | 4,12 qts, |
| 5. Till baske | 1,2,3,4 qts |
| 6. Berry | 1/2, 1 pt., 1 qt. |

(b) Exceptions. The restrictions of paragraphs (b) (2), (3), (4) and (5) of this order and of paragraph (a) of this table shall not apply to:
(1) The manufacture or assembly of wooden shipping containers referred to in this Table by any person from wooden parts cut to size by him before March 4, 1943, provided such manufacture or assembly is completed by August 31, 1943:
(2) The assembly of wooden shipping containers referred to in this table by any person from cut-to-size wooden parts bought and received by him before April 1, 1943, provided such assembly is completed by August 31, 1943
(c) "Hamper", "round stave basket", and "splint basket" have the same meanings as in rules and regulations ${ }^{2}$ of The Secretary of Agriculture issued under the United States Standard Container Act of 1928. ${ }^{2}$ "Climax basket". "till basket", and "berry cup" mean baskets and containers of the type subject to rules and regulations ${ }^{2}$ of The Secretary of Agriculture issued under the United States Standard Container Act of 1916, ${ }^{6}$ as amended.
table ti-woodyn shipping containers for frest fruit and vegetables

| Usual name (1) | Inside depth (inches) <br> (2) | Inside width (inches) (3) | Inside length (inches <br> (4) |
| :---: | :---: | :---: | :---: |
| 1. Apple box. | 101/2 ${ }^{1}$ | 113/3 |  |
| 2. Apple bax... |  | 121/2. | 16. |
| 3. Apple box- |  |  | 17. |
| 4. Apricot lug.... |  | ${ }_{11}^{12312}$ |  |
| 6. Asparagus crate. | 1012 | 9 to 914 top, il bottom. | $179 \%$ or |
| 7. Asparagus crate. |  | 94/ top. 103/ bottom. | 1714. |
| 8. Asparagus crate. |  | 93 top, 12 bottom. | 161. |
| 10. Berry crate..... |  |  | ${ }_{21}^{16.6}$ |
| 11. Berry crate. |  | 1312 |  |
| 12. Berry crate. | 31/2 or 37/3. | 131/2 | 18. |
| 14. Berry crate.. | 9 or $21 / 2$ |  | ${ }_{22} 18$. |
| 15. Berry crate. |  | 11 |  |
| 17. Berry crate.- |  |  | $211 / 4$ to 22. |
| 18. Cantaloupe pony crate |  |  |  |
| 19. Cantaloupe standard crate |  | 12. | 22 |
| 20. Cantaloupe jumbo crate |  | 13. |  |
| ${ }^{2}$ 2. Caunilower crate. |  | 18 | 2158 to 22. |
| 23. Celery crate...... |  | $141 /$ |  |
| 24. Celery crate |  |  |  |
| 24a. Celery crate. |  | 16........................... |  |
| 25. Celery crato. |  |  | 123的 |
| *27. Oherry, apricot, prune lug |  |  | 12/8 |
| *28. Cherry, apricot, prunelug |  |  |  |
| *29. Oherry, apricot, prune lug |  |  | 15. |
| 30. Cranberry box.. |  | 101/2 |  |
| 31. Oranberry box. | 93 | 11 | 131510. |
| 32. Fig box. |  |  |  |
| *33. Fruit box |  | 1112 | 16. |
| *34. Fruit bo |  |  | 18. |
| 5. Fruit bo | 432 |  | 16. |

See footnotes at end of table.

[^7]tamla il-wooden shipping containers for fresh druit and yegetables-continued

| Usual name (1) | Inside depth inches <br> (2) | Inside width (inches) (3) | Inside length (fnches) <br> (4) |
| :---: | :---: | :---: | :---: |
| *36. Fruit box | $5^{2}$ | 111/2. | 16. |
| *37. Four-basketerate. |  |  | 16. |
| *38. Four-basket crate. |  |  | 16. |
| *39. Four-basket crate. |  |  | 16. |
| *40. Four-basket crate. | 53. | 16. | 16. |
| 41. Honey dew standard crate. | 63/...... | 16. | 22. |
| 42. Honey dew fumbo crate. | 736 | 16. | 22. |
| 43. Lemon box ......... |  | 13 |  |
| 44. Lettuce crate. | $13 \%$ | 173 | 2158 to 22. |
| 45. Lime box. |  | 121 | 12. |
| *46, Lag box....... |  | 1315 | 16. |
| -48. Lug box. |  | 1315 | 16. |
| 49. Melon crate. |  | 12. | 22. |
| 50. Melon crate.. |  | 14. | 22 |
| 51. Orange and grapefrult box. | 111 | 11312 | 24. |
| 62. Orange and grapefruit box. |  | 12. | 24. |
| 63. Half orange and grapefruit box | 915 | $91 / 2$ | 19. |
| 51. Pearbox. |  | 113 | 18. |
| 55. Half pear box | 51 | 113 | 18. |
| *56. Pear lug.... |  | 1312 | 2058. |
| 67. Pepper crate. | 1338 | 11. | 22. |
| 58. Produce box (1 bushel) | 71102 | 1712 | 1716. |
| 59. Produce box ( $1 / 2$ bushel) | $7116{ }^{3}$ | 123 | 123\% |
| 60. Pineapple erate. | 101/2 | 12. | 33. |
| 61. Rlubarb box. |  | 113 | 2456 |
| 62. Rhubarb box. | 313 | 1116.... | 2458. |
| 63. Sweetpotato crate. | 127/ | 1234 top | 15 top. |
|  |  | 131/4 bottom | 16 bottom |
| 65. Vegetable crate... |  |  | 2188. |
| 66. Vegetable crate |  |  | 2158 to 22. |
| 67. Vegetable crate |  |  |  |
| 68. Vegetable crate |  | 15 or $153 / 2$ | $183 \%$. |

${ }^{1}$ The inside depth of this box may be increased up to $111 / 2^{\prime \prime}$. either by the addition of cleats of any thickness or by the use of a solld end
thictress or by the $18 e^{\prime \prime}$ of sy the addition of cleats of any thickiess or by the use of a solid end

噱 eWherever an asterisk appear
(c) of the text of Table II.
(a) The designation in column (1) of Table II is merely for identification and shall not be construed as restricting usage. 'Inside width' and 'Inside depth' of the container are the width and length, respectively of the end pieces or end frames, exclusive of any cleats. 'Inside length' of the container shall be its outside length minus the combined thickness of both ends and of the center plece (if any).
(b) An optional variation of up to $1 / 8^{\prime \prime}$ under or up to $1 / 4^{\prime \prime}$ over the specified inside lengths is allowed. A tolerance of up to $1 / \mathrm{e}^{\prime \prime}$ plus or minus, in the speeified inside depths and inside width is allowed for shrinkage and manufacture
(c) No cleats may be so uséd as to increase inside dimensions except where an asterisk appears in Column (1) of Table II or where, and as, specified in any footnote after that table. Where an asterisk appears in Column (1) of Table II, one or more cleats of $1 / 4^{\prime \prime}$ $3 / 8^{\prime \prime}, 1 / 2^{\prime \prime}, 5 / 8^{\prime \prime}, 11 / 6^{\prime \prime}$, or $3 / 4^{\prime \prime}$ thickness may be attached to the top of each end plece, or end frame, provided such cleat or cleats do not increase the inside dimensions of the container by more than the specifled thickness of the cleat or cleats
(d) Exceptions. (1) The restrictions of paragraphs (b) (2), (3), (4) and (5) of this order and of this Table II shall not apply to:
(1) The manufacture or assembly of wooden shipping containers by any person from wooden parts cut to size by him befote March 4, 1943; provided, such manufacture or assembly is completed by August 31, 1943:
(ii) The assembly of wooden shipping contalners by any person from cut-to-size wooden parts bought and received by him before April 1, 1943; provided, such assembly is completed by August 31, 1948
(2) The restrictions of this Table II shall not apply to the manufacture or assembly of wooden shipping containers, or the manufacture of wooden parts for wooden shipping containers, to be delivered:
(i) To or for the account of the Army, the Navy, the Coast Guard, the Maritime Commission, the War Shipping Administration, or the Department of Agriculture (for LendLease purposes), provided, the government
agency's specifications require wooden shipping containers which do not comply with Table II.
(ii) To any person for use in packing fresh fruits or vegetables for delivery to or for the account of such government agencies; provided, the government agency's specifications require wooden shipping containers whtch do not comply with Table II; and provided further, such person furnishes the container or container-parts supplier with a written certification in substantially the following form, signed by an authorized official, either manually or as provided in Prioritles Regulation No. 7 ;
"This is to certify that specifications of orders recelved by the undersigned from (designate government agency) require wooden containers not conforming with Order L-232. The material ordered herewith is for that purpose only.

## By <br> Title............-......... Date

Such certffication shall constitute a representation to the supplier and to the War Production Board as to the truth of the facts stated therein. The supplier may rely upon such representation unless he has knowledge or reason to believe that it is not true.

## TABLD III-WOODEN SHIPPING CONTAINEBS FO

 dressed chickens \& turkeys| Chicken boxes (approximate weight) <br> (1) | Inside length (Inches) <br> (2) | Inside width (inches) <br> (3) | Inside depth (inches) <br> (4) |
| :---: | :---: | :---: | :---: |
| 101. 36 ms |  |  |  |
| 102. 42 lbs | 19 | 1436 |  |
| 103. 48 lbs | 20 |  |  |
| 104. $54 . \mathrm{lbs}$ | 21 | 161/2 | 73 |
| 105. 60 lbs | 22 | $17{ }^{\circ}$ |  |
| 106. 72 lbs . | 24 | 18 | $81 / 2$ |
| TUREEY BOXES |  |  |  |
| 111. Small. |  |  |  |
| 112. Large. | 82 | 28 | 71 |
| 113. Werst Coast... | 31 80 | 19 |  |

(a) Exceptions. The restrictions of paragraph (b) (2), (3), (4) and (5) of this order and of this Table III shall not apply to:
(1) The manufacture or assembly of wooden chicken and turkey boxes by any person from wooden parts cut to size by him before July 30, 1943, provided such manufacture or assembly is completed by September 30, 1943:
(2) The assembly of wooden chicken and turkey boxes by any person from cut-to-size wooden parts bought and recelved by him before August 15, 1943, provided such assembly is completed by September 30, 1943
Schedule B-Restrictions in Use of Wooden Shipping Containers
table I-COMMODITIES WHICH MAY NOT BE SHIPPED IN WOODEN SHIPPING CONTAINERS
(a) The restrictions of this Table I shall not apply to (1) shipments to or for the account of the Army or Navy of the United States, or shipments to military exchanges (as defined in Priorities Regulation No, 17) located outside the 48 states, the District of Columbia and Canada, (2) shipments to be dellivered ultimately outside the 48 states of the United States, the District of Columbla and Canada, (3) shipments of stores for shipboard use on ocean-going vessels, (4) shipments in wooden barrels, kegs, drums, kits or palls, except in the case of soda ash, bicarbonate of soda, and salt, (5) shipments of the fresh vegetables listed until after January 1, 1944.
(b) Whenever the letter " $b$ " appears after a commodity in this list, the restriction applies to this commodity only when packaged in glass, textile, metal or paper.
(c) Soda ash and bicarbonate of soda were included in Table I on July 23, 1943 and all the other commodities were added on October 25, 1943
(d) The headings used in this table are only for the purpose of separating the items into groups of similar commodities.

## Building Materiats

1. Asphalt roofing (rolls or shingles), siding and tiles
2. Brick, except fire and glass
3. Cement ${ }^{\circ}$
4. Cork (except pipe covering and slabs)
5. Mineral wool, except slabs, blocks, batts and insulation (formed, metal encased)
6. Plaster, cement lime, gypsum (thls does not include dental, orthopedic and industrial mold grades)
7. Roof coatings and cements
8. Steel sash and windows

Foods (Fresh Vegetables Are Listed as Items 38-43 and Antmal Foods, Item 101)
9. Bakery goods, except in multiple trip returnable containers
10. Baking powder
11. Cảndy or confectionery
12. Canned and glassed foods or food products 13. Cereals, prepared
14. Chocolate
15. Cocoa
16. Coffee
17. Condiments ${ }^{\circ}$
18. Corn starch ${ }^{\text {b }}$
19. Dessert powders
20. Flours, prepared products
21. Food seasoning, coloring and related products ${ }^{\text {b }}$
22. Fruit and vegetable juices D
23. Gelatins ${ }^{\circ}$
24. Horseradish products ${ }^{b}$
25. Ice cream cones
26. Macaronf ${ }^{5}$
27. Mayonnaise and salad dressing o
28. Noodles b
29. Nuts, edible
30. Peanut butter and peanuts ${ }^{\text {b }}$
31. Popcorn
32. Potato chips
33. Rice
34. Salt
35. Spaghetti b
36. Splces (except mustard flour, ground cloves, ground mace and ground nutmeg)
37. Tea
38. Cabbage
39. Corn, green
40. Onions, dry
41. Potatoes, white
42. Rutabagas
43. Turnips, root

## Glass Products

44. Jars, home canning
45. Ornaments and decorations

## Hardware

46. Buckets and pails (wood or metal)
47. Handles, wooden, for hand tools
48. 

Wash tubs, wood or metal
Horticuttural Items
49.

Flowers, flower seeds, and flower plants
Shrubs, ornamental or cuttings

1. Trees, ornamental or cuttings

Leather Products
52.

Belting butts
Bricles
Harnesses
Horse collars
Novelties
57. Pocketbooks
58.
59.

Sultcases
60.

1. Trunks
2. Whips and crops

Paper Products
63.

Advertising displays-counter, window or floor
e4. Albums
65. Announcements
66. Calendars
67. Catalogues
68. Greeting cards
69. Illustrated post cards
70.
70. Magazines, including house organs
71. Novelties
72. Posters
73. Punch boards

Textiles (Except Clothing)
74.

Awnings
Blankets
Comforters
Mattresses
Rope, string and twine
Tents

## Miscellaneous

80. Adhesives or cements, household
81. Appliances, electric, domestic (except stoves, refrigerators, washing machines and mangles)
Ash trays
82. Baskets
83. Bed springs
84. Beverages, carbonated, malt or alcoholic and concentrates, except in multiple trip returnable containers.
85. Blcarbonate of soda
86. Brushes and brooms
87. [Deleted Jan. 3, 1944]
88. Candles, except for religious purposes
89. Ceramics, ornamental
90. Charcoal, except activated carbon
91. Cigars and cigarettes
92. Combs
93. Cosmetics
94. Dentifrices
95. Depilatorles
96. Dry cleaning preparations, household 99. Electric light bulbs
97. Fertilizers
98. Food, animal and pet
99. [Deleted Jan. 3, 1944]
100. Hair, dressing and dyes, shampoos and tonics
101. Hats, millinery
102. Heels and soles, footwear
103. Hose, rubber and fabric except wire imbedded
104. Jewelry
105. Mops
106. Ornaments, made of glass, plastic, pottery, china, metal, wood, paper, or leather
107. Paint b
108. Peat moss
109. Pens and pencils
110. Perfumes and toiletries
111. Polishes ${ }^{\text {b }}$
112. Scouring and cleaning compounds and detergents (does not include liquid acidic materials shipped in carboys with a capacity of 5 gallons or more).
113. Shoes
114. Soap ${ }^{\circ}$
115. Scda ash
116. Sporting goods
117. Starch ${ }^{b}$
118. Tobacco
119. Toys and games
120. Varnishes
121. Waxes ${ }^{\text {b }}$
table II-COMMODITIES WHOSE packing and SHIPPING IN WOODEN SHIPPING CONTAINERS IS RESTRICTED

## Fruits and Vegetables

Quota based on 1942
Commodity: calendar year (percent)

1. Cantaloupes and melons.-............... 80
2. Carrots 100
3. Caulifiower $\qquad$ 80
4. Celery -....
$\qquad$ - 80

5. Grapes, table:
a. Thompson
b. Muscat 100so
b. Sultana

d. All other varieties............................. 110

6. Radishes 50

Miscellaneous Products
10. Animal proprletary drug remedies..- 65
11. Books .-......................................... 80
12. Carpets ........................................ 80
13. China and glassware (except vitrified for commercial use)
14. Clothing, except shoes
15. Glass tableware and glass kitchen

16. Hooks and eyes, slide and snap fas teners, buckles, buttons, and miscellaneous metal apparel bindings_
16a. Leather, restricted to goat, kid cabretta and kangaroo and limited to processed hides, skins and spilts which have not been incorporated Into any product.
16b. Leather, all other, limited to processed hides, skins and splits which have not been incorporated into any product
17. Linoleum

50
18. Musical instruments
19. Pottery products, household (except ornamental)
20. Printing and publishing products, except those listed elsewhere.......
21. Rugs -.......................................... unglazed)
No 1 Juhce grapes are grapes of the lowing varieties
Allcante Bouschet
Alicante Ganzin

Aramon
Barbera

Beclan
Carbernet Sauvignon
Carignane
Charbono
Crabb's Black Burgundy

## Friesa

Gamay
Grand Noir
Grenache
Grignolino
Lenoir
Limberger
Malbec
Malvoisie
Mataro
Note 2: Notwithstanding the provisions of paragraph (d) (1) concerning interchangeability of quotas in the case of Thompson, Muscat, Sultana and Zante Currant variety of table grapes, the quota is limited to each of these varleties, and in the event that the quantity of each of these varieties is insufticlent to fill the quota, no other variety of grape or other restricted crop may be packed as part of that quota.
Note 3: The base period and quota period quantities of a commodity shall be determined as follows (the same measure shall be used in both the base period and quota period quantities for any commodity: (a) for miscellaneous products, by weight, volume or count of the commodity packed for shipment or shipped in wooden shipping containers, or by the board footage content of the wooden shipping containers required; (b) for fruits and vegetables, by volume only, or by the board footage content of the wooden shipping containers required.

Note 4: Exceptions. (i) No person shall be bound by quota restrictions contained in paragraphs (c) (2) or (d) (1) appltcable to any commodity during any calendar year or seasonal year, whichever is specified, during which he neither packs nor ships more than one carload or 30,000 pounds of that commodity, whichever is the lesser.
(ii) The provision with respect to a grower reporting his intention of beccming a packer contained in paragraph (d) (5) shall not apply where less than a carload or 30,000 pounds of a commodity, whichever is the lesser, is involved in any calendar year.
[Notes 5 and 6 deleted Apr. 26, 1944]
[F. R. Doc. 44-8451; Filed, June 12, 1944; 10:30 a. m.

Part 3292-Automotive Vehicles, Parts and Equipment
[Limitation Order L-322, as Amended June 12, 1944]
JACKS, MECHANICAL, HYDRAULIC, AIR AND ELECTRICALLY OPERATED
The fulfillment of requirements for the defense of the United States has created a shortage in the supply of iron, steel and other critical materials entering into the production of mechanical, hydraulic, air and electrically operated jacks for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.
§ 3292.116 Limitation Order L-322(a) Definitions. For the purpose of this order:
(1) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons whether incorporated or not.
(2) "Producer" means any person engaged in the manufacture or assembly of mechanical, hydraulic, air or electrically operated jacks.
(3) "Jack" means any lifting, supporting, pulling, pushing, or bending device listed in Schedules A and B to this order.
(4) "Non-military production" means any mechanical, hydraulic, air or electrically operated jacks produced or assembled except under contracts or orders for delivery to the United States Army, Navy, Maritime Commission or the War Shipping Administration.
(5) "Capacity" means load-raising ability of the jacks, measured at the head or cap, through the entire working range from minimum to maximum height. This definition does not apply to "wheel type service or shop jacks" or "transmission jacks".
(b) Restriction on production. On and after November 15, 1943, no producer shall manufacture or assemble any jack except of a model, size, and capacity listed in Schedules A and B of this order.
(c) Restriction on distribution. Notwithstanding the provisions of Priorities Regulation Number 1, commencing with the month of November, 1943, and each month thereafter, each producer shall retain, for delivery against orders rated on Form WPB-547, a minimum of twenty-five (25) percent of the number of $3,5,8,12$, and 20 -ton capacity
hydraulic self-contained (hand operated) jacks manufactured or assembled by him in non-military production.
(1) In the event that in any month'a producer's orders rated on Form WPB547 , do not equal twenty-five (25) percent of his non-military production of 3 , $5,8,12$, and 20 -ton capacity hydraulic self-contained (hand operated) jacks, he may deliver the balance of his nonmilitary production, not covered by such orders, against other orders.
(d) Restriction on sales. On and after November 15, 1943, no producer shall sell, transfer, or deliver, to any person any jacks listed in Schedule A or B to this order, except pursuant to orders bearing preference ratings of AA5 or higher. The provisions of this paragraph (d) shall not apply to repair parts for mechanical, hydraulic, air or electrically operated jacks.
(e) Exceptions to applicability of this order. The terms and restrictions of paragraph (b) of this order shall not apply, until February 1, 1944, to jacks produced under contracts or orders fo: delivery to or for the account of the United States Army, Navy, Maritime Commission or the War Shipping Administration.
(f) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any
department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment or both. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.
(g) Appeals. Any appeal from the provisions of this order shall be made by filing Form WPB-1477 in triplicate with the Field Office of the War Production Board for the district in which is 10cated the plant or branch of the appellant to which the appeal relates, stating therein the information called for.
(h) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board as amended from time to time, except as stipulated in paragraph (c).
(i) Communications. All communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Automotive Division, Washington 25, D. C., reference: L-322.

Issued this 12th day of June 1944.
War Production Board,
By J. Joseph Whelan,
Recording Secretary.

Note: Items VI, IX, XI and XIX amended June 12, 1944


## Schedule B

The following types and models of mechanleal and hydraulic jacks have not been simplified and may be produced by manufacturers, unless they are prohibited by other orders of the War Production-Board:
Alrcraft jacks, wing, tall, nose, bomber, tripod, testing, turret
push-pull jacks
Steamboat jacks
Adjustable mine roof jacks
Mine timber jacks
Mine post puller jacks
Anchor or hold down jacks
Cable and wire extension jacks
Pipe pulling and pushing jacks
Pull rod jacks
Planer or machinists jacks
On Well circle jacks
Suspension type journal jacks
Independent pumps and rams
Under atrcraft jacks
Alrcraft axle jacks
Float brldge jacks
Bolt pulling and/or forcing jacks
Pipe bending jacks
Rall bending jacks
Hydraulic jenny puller jacks
Hydraulic or mechanical pit jacks (five-ton or over)
Jacks: designed as an integral part of special military equipment, vehicle or vessel, or for specific uses in connection with military equipment, vehicle or vessel, or as a component part of a product and included in the sales price of that product as original equipment.
Farm utility jacks
[F, R, Doc, 44-8452; Filed, June 12, 1944; 10:30 a. m. $]$

## Part 3293-Chemicals

[Supplementary Order $\mathrm{M}-18-\mathrm{b}$, as Amended June 12, 1944]
PRIMARY CHROMIUM CHEMICALS
§3293.41 Supplementary Order M-18-b-(a) Definitions. (1) "Primary chromium chemicals" means sodium bichromate, potassium bichromate, sodium chromate, potassium chromate, ammonium bichromate, chromic acid, and all chromium tanning compounds.
(2) "Dealer" means any person who buys primary chromium chemicals for the purpose of resale as such.
(3) "Consumer" means any person who uses primary chromium chemicals.
(b) Delivery restrictions. On or after October 1, 1943, no person shall deliver or accept delivery of primary chromium chemicals except as specifically authorized in writing by War Production Board.
(c) Exception for small quantities. Specific authorization in writing of War Production Board is not required for:
(1) Any person to accept delivery in any calendar month from all sources of an aggregate quantity of primary chromium chemicals not exceeding the following:
(i) 4,000 pounds of sodium bichromate or its equivalent in chromium tanning compounds, and
(ii) 500 pounds of each of the following: sodium chromate, potassium bi-
chromate, potassium chromate and ammonium bichromate, and
(iii) 100 pounds of chromic acid:

Provided, however, That no person shall in any calendar month under this paragraph (c) (1) accept delivery of more than 100 pounds of any primary chromium chemical unless he has submitted to each supplier a certificate substantially in one of the following forms (whichever is appropriate), signed by an authorized official, either manually or as provided in Priorities Regulation No. 7:

## Consumer's Certification

The undersigned hereby certifles to War Production Board that he is famlliar with Order M-18-b and that acceptance of delivery of the chromium chemicals listed on his purchase order dated * * * will not increase (1) his total receipts during the calendar month in which delivery is requested in excess of the amounts he is entitled to receive under paragraph (c), and (2) his inventory of such chemicals in excess of onethird of his total consumption of such chemicals during the previous ninety days.

## Dealer's Certification

The undersigned hereby certifies to War Production Board that he is familiar with Supplementary Order M-18-b and that acceptance of delivery of the chromium chemicals listed on the purchase order dated ceipts during the calendar month in which delivery is requested in excess of the amounts he is entitled to receive under paragraph (c), and (2) his inventory of such chemicals in excess of one-sixth of his total sales of such chemicals by welght during the previous 180 days.
(2) Any person to deliver to any other person a quantity which he is entitled to accept in any one calendar month (in no case more than the quantities referred to in subdivisions (i), (ii) and (iii) of paragraph (c) (1), Provided, That a supplier shall not deliver more than 100 pounds of any primary chromium chemical to any person in any calendar month, unless that person has filed with him a certificate substantially in one or the other of the two forms specified in paragraph (c) (1). A supplier may not deliver primary chromium chemicals when he knows or has reason to belleve the certificate furnished him is false, but in the absence of such knowledge or reason to believe, he may rely on it.
(d) How the purchaser obtains authorization. Each consumer who requires authorization to accept delivery of primary chromium chemicals shall file with the Chemicals Division, War Production Board, three copies of Form WPB 2945 (formerly PD-600) on or before the 10 th of the month before the calendar month in which delivery is requested. The form due on September 10, 1943, however, may be filed on or before Septem 20, 1943. In addition, he must also send one copy of this form to his supplier. Each dealer who requires authorization to accept delivery will file Form WPB 2945 on or before the 15 th of the month before the calendar month in
which delivery is requested. The form due on September 15,1943 , however, may be filed on or before September 20, 1943. Instructions for filling out this form are set forth in Appendix A. This constitutes his request for authorization to receive delivery. One copy of Form WPB 2945 will be returned to the purchaser on which the War Production Board will indicate the quantity of primary chromium chemicals which may be accepted. This constitutes his authorization to purchase.
(e) How the seller obtains authorization. Each person who requires authorization to deliver primary chromium chemicals shall file three copies of Form WPB 2946 (formerly PD-601) with the Chemicals Division, War Production Board, on or before the 20th day of the month prior to the calendar month in which delivery is requested. The form due on September 20, 1943, however, may be filed on or before September $25,1943$. Instructions for filling out this form are set forth in Appendix B. This constitutes the seller's request for authorization to deliver. One copy of Form WPB 2946 will be returned to the seller on which War Production Board will indicate the quantities of primary chromium chemicals which may be delivered. This constitutes his authorization to sell.
(f) Discontinuance of Form PD-54. After October 1, 1943, it is no longer necessary to file Form PD-54.
(g) Over-riding WPB directives. The War Production Board may at any time issue special directives to any person with respect to the production, use or delivery of primary chromium chemicals notwithstanding the other provisions of this order.
(h) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of War Production Board, as amended from time to time.
(i) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.
(j) Communications to War Production Board. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division, Washington 25, D. C. Ref: M-18-b.

Issued this 12 th day of June 1944 ,
War Production Board,
By J. Joseph Whelan,
Recording Secretary.

Appendix A-Instructions for Filing Form WPB $2945^{-1}$ (FORMERLY PD-600)

## consumers

1. Coples may be obtained at local field offices of the War Production Board.
2. Follow the general instructions on the form except where they conflict with specific instructions contained here.
3. A separate form should be flled for (a) each consuming plant where delivery is to be made; (b) each supplier from whom the purchase will be made; (c) each primary chromium chemical requested.
4. Column 3. Do not fill in.
5. Column 4. Indicate specifically the use of the primary chromium chemical requested. Use classifications of primary chromium chemicals should be indicated as follows:
a. Tanning.
b. Pigment manufacture.
c. Chromic acid manufacture.
d. Surface treatments of metals.
e. Chromium plating.
6. Textlle processing.
g. Chemical and dye manufacture.
h. Corrosion prevention in brines, etc.
7. Metal alloys.
J. Other (specify).

Opposite each use classification show the amount required for military, Lend-Lease, civilian, export, other (specify).
Thus, if 100 pounds sodium bichromate are needed for tanning leather of which 50 per cent is for the Army and 50 per cent for civilfan needs, the use classification would be "tanning- 50 per cent military, 50 per cent civilian." "Military" means that the particular primary chromium chemicals are to be incorporated into products to be delivered to the Army. Navy, Coast Guard or Maritime Commission.
6. Table IV. (Back page) Columns 20, 21, 22. Do not fill in.

## pealers

7. Form WPB 2945 should be flled for thelr requirements of primary chromium chemtcals. Indicate the total amount needed for ultimate delivery to consumers who have filed Form WPB 2945. Dealer should also show the total amount of each chromium chemical requested by him for ultimate delivery to consumers under the "Small order exception" provision of this Order $\mathrm{M}-18-\mathrm{b}$ as well as the amount requested by them for inventory purposes. Thus the dealer should break down his request for each primary chromium chemical which he needs into three separate groups. No break down by use classification is required. In addition to the filing of this Form WPB 2945, the dealer is also obliged to file Form WPB 2946. (See instructions below).
8. Foreign shipments other than LendLease: Form WPB 2945 may be submitted by the exporter on behalf of the foreign purchaser. The form should show the country of destination, the proposed use, and name and location of foreign purchaser.
Appendix B-Instructions for Filing Forms WPB-2946 (FORMERLY PD-801)

## SUPPLIERS

1. Copies may be obtained at local field offices of War Production Board.
2. Suppliers should file separate forms for each plant or warehouse from which deliveries are to be made. It is not necessary to file a separate form for each primary chromium chemical. However, the particular primary chromium chemical scheduled for delivery to customers should be designated in Column 3.
${ }^{1}$ Form WPB 2945 and WPB 2946 have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.
3. Follow general instructions on form except where they conflict with the specific instructions contained herein.
4. Show the total amount of each primary chromium chemical scheduled for shipment in exempted quantities.
[F. R. Doc. 44-8458; Filed, June 12, 1944; 10:29 a. m.]

## Part 3293-Chemicals

[Allocation Order M-243, Revocation]
ACETIC ACID, ACETIC ANHYDRIDE AND ACETALDEHYDE
Section 3293.331 Allocation Order M243 is hereby revoked. This revocation does not affect any liabilities incurred under the order. Acetic acid, acetic anhydride and acetaldehyde are subject to allocation under General Allocation Order M-300, as Appendix C materials, subject to Schedule 26, issued simultaneously with this revocation.

Use, delivery and acceptance of delivery of these materials prior to July 1, 1944, will be authorized on the basis of applications filed in the form heretofore prescribed in Order M-243.

Issued this 12th day of June 1944.
War Production Board,

## By J. Joseph Whelan,

Recording Secretary.
[F. R. Doc. $44-8454$; Filed, June 12, 1944; 10:29 a. m.]

Part 3291-Consumers Durable Goods
[Limitation Order I-23-b, Interpretation 1]

## DOMESTIC ELECTRIC RANGES

The following interpretation is issued with respect to Limitation Order L-23-b:

Under Order L-23-b as amended May 25, 1944, new electric ranges may be sold to consumers who qualify under paragraphs (g) (2) or (g) (3) without obtaining authorization from the War Production Board. Persons who obtained electric ranges pursuant to an authorization of the War Production Board on Form WPB-1319 issued before May 25,1944 , may sell them under the above provisions if they are unable to use them for the purpose for which they were released. For example, if electric ranges were delivered to a dealer or builder pursuant to a WPB-1319 authorization for use in a specific housing project but cannot be used in that project, the dealer or builder may sell them to any "consumer" in accordance with paragraphs (g) (2) or (g) (3).

Issued this 10th day of June 1944.
War Production Board,
By J. Joseph Whelan,
Recording Secretary.
[F. R. Doc. 44-8415; Filed, June 10, 1944; 10:20 a. m.]

## Part 3293-Chemicals

[General Allocation Order M-300, as Amended March 16, 1944, Amdt. 1]

## CHEMICALS AND ALLIED PRODUCTS

Section 3293.1000 General Allocation Order $M-300$ is amended as follows:

Paragraph ( r ) is amended to insert "Except in the case of imports from the Dominion of Canada," in the beginning of the paragraph, to change the initial letter in "Application" in the first line to the lower case, and to change the word "and" in the 4th line to read "or".

Issued this 12th day of June 1944.
War Production Board,
By J. Joseph Whelan,
Recording Secretary.
[F. R. Doc. 44-8455; Flled, June 12, 1944; 10:29 a. m. 1

## Part 3293-Chemicals

[General Allocation Order M-300, Schedule 12 as Amended June 12, 1944]

## ISOPROPYL ALCOHOL

§3293.1012 Schedule 12 to General Allocation Order $M-300$ - (a) Definition. "Isopropyl alcohol" means isopropyl alcohol, dimethyl carbinol, pseudopropyl alcohol, pseudo propanol, isopropanol, secondary propanol, or secondary propyl alcohol of any grade and from whatever source derived.
(b) General provisions. Isopropyl alcohol is subject to allocation under General Allocation Order $\mathbf{M}-300$ as an Appendix A material. The initial allocation date is July 1,1942 , the date when isopropyl alcohol was first put under allocation by Order M-168 (revoked). The allocation period is the calendar month. The small order exemption is 270 gallons per person per month.
(c) Suppliers' applications on Form WPB-2946. (1) Each supplier seeking authorization to deliver isopropyl alcohol shall file application on Form WPB2946 (formerly PD-601). The filing date is the 20th day of the month preceding the month in which delivery or use is proposed. Separate sets of forms shall be submitted for each different grade of isopropyl alcohol. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-12, and retain one copy.
(2) Form WPB-2946 should be filled in as indicated. The unit of measure is gallons. Grade should be specified as $91 \%, 95 \%$ or $99 \%$. List on the form the name of each customer ordering more than the quantity permitted by the small order exemption. Include an item for "small orders" without specifying the names of individual customers and specify the aggregate quantity requested to fill such orders.
(3) [Revoked June 12, 1944]
(d) Customers' applications on Form $W \overline{P B-2945 . ~(1) ~ E a c h ~ p e r s o n ~ s e e k i n g ~}$ authorization to use or accept delivery of isopropyl alcohol shall file application on Form WPB-2945 (formerly PD-600).

The fling date is the 15 th day of the month preceding the month in which acceptance of delivery or use is proposed. Three copies (one certified) should be sent to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-12, one copy (reverse side blank) should be sent to the supplier and one copy should be retained. Separate sets of forms shall be filed for each different supplier and for each different grade. The unit of measure is gallons. Grade shall be specified as $91 \%, 95 \%$ or $99 \%$. In column 3 specify each primary product, or specify "resale", "export" or "inventory", if the isopropyl alcohol is to be resold, exported or held in inventory as such. Fill in the other columns of Table I and fill in Tables II and III as indicated. Leave Tables IV and V blank except as indicated in the following paragraph.
(2) Each person seeking delivery of isopropyl alcohol for rubbing alcohol purposes shall furnish the War Production Board with information as to his past use. This report shall be made in Table V of the first WPB-2945 application which he files after June 1, 1944, and it need not be repeated. In the heading of column 23 write in "Fiscal year ending:", and in the column enter "June 30, 1941". "June 30, 1942", and "June 30,1943 ". In the heading of column 24 write in " $91 \%$ Isopropyl-gallons used", in the heading of column 25 write in "S. D. A. 23-H-gallons used", and fill in columns 24 and 25 accordingly.
(e) Budget Bureau approval. The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.
(f) Communications to War Production Board. Communications concerning this schedule shall, unless otherwise directed, be addressed to the War Production Board, Washington 25, D. C., Ref: M-300-12.

Issued this 12 th day of June 1944.
War Production Board, By J. Joseph Whelan,

Recording Secretary.
[F. R. Doc. 44-8456; Filed, June 12, 1944; 10:29 a. m.]

PART 3293-CHEMICALS<br>[General Allocation Order M-300, Schedule 261

ACETIC ACID, ACETIC ANHYDRIDE AND ACETALDEHYDE
§3293.1026 Schedule 26 to General Allocation Order M-300-(a) Definitions. (1) "Acetic acid" means acetic acid (ethanoic acid) of any grade and from whatever source derived, including recovered acetic acid. The term does not include acetic acid recirculated as such within a manufacturing process nor does it include acetic acid of less than 12 per cent concentration (vinegar) produced at plants at which there are no facilities for further chemical conversion.
(2) "Recovered acetic acid" means that acid which is removed from a manufacturing process for resale, conversion into acetic anhydride, or use in another manufacturing process in the same plant or separate plants. The term does not include acetic acid which is recirculated as such within the same manufacturing process.
(3) "Acetic anhydride" means acetic anhydride (ethanoic anhydride) of any grade and from whatever source derived.
(4) "Acetaldehyde" means acetaldehyde (acetic aldehyde or ethyl aldehyde) of any grade and from whatever source derived.
(b) General provisions. Acetic acid, acetic anhydride and acetaldehyde are subject to the provisions of General Allocation Order M-300, as Appendix C materials. The initial allocation date for acetic anhydride is November 1, 1942, and September 1, 1943 for acetic acid and acetaldehyde, the respective dates when those materials became subject to Order M-243 (revoked). The allocation period is the calendar month. The small order exemption per person per month for each of the chemicals is as follows:
Acetic acid_....-2250 pounds ( $100 \%$ basis). Acetic anhydride. 1920 pounds. Acetaldehyde.... 1950 pounds.
(c) Special provisions. (1) Use, delivery and acceptance of delivery of these materials prior to July 1, 1944, will be authorized on the basis of applications filed in the form heretofore prescribed in Order M-243 (revoked).
(2) Persons ordering more than the small order exemption but not more than 27,000 pounds of any one of the three chemicals, for delivery in any calendar month, must furnish their suppliers with the use certificate referred to in paragraph (i) of Order M-300. Persons ordering more than 27,000 pounds in the aggregate of any of the three chemicals must obtain authorization to do so on Form WPB-2945.
(3) The requirements of this schedule do apply, notwithstanding paragraph (r) of Order M-300, to the importation of acetic acid, acetic anhydride, and acetaldehyde into the United States, acceptance of delivery by the consignee, and delivery by such consignee to, and acceptance by, any person who purchased or contracted to purchase the material prior to its importation.
(d) Suppliers applications on Form $W P B-2947$. No supplier may deliver acetic acid, acetic anhydride or acetaldehyde without first filing Form WPB-2947 for authorization to do so. However, any supplier may, without authorization, deliver, but not export, a total amount not to exceed 5,000 pounds of each of the chemicals, viz. acetic acid ( $100 \%$ basis), acetic anhydride or acetaldehyde, in any calendar month. The filing date is the 20th of the month preceding the proposed delivery month. Send three copies cone certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-26. The unit of measure is pounds, and in the case of acetic acid, weight is to be calculated on a 100 percent acid basis. File a separate set of forms for each of the three chemicals. In Table I, Column 1, the supplier shall list the customers who have filed Form WPB-2945 with him, and in Column 1-a, the supplier shall specify "WPB-2945". Next in order, the supplier shall list the customers who have filed use certificates with him, and in Column 1-a describe the uses stated in the certificates. If the supplier wishes to make any small order deliveries he shall specify in Column 1 "Aggregate small order deliveries" and leave the space opposite in Column 1-a blank; however, this is not necessary if the supplier does not deliver more than 5,000 pounds of each of the three chemicals in any calendar month.

Do not fill in blanks relating to rolling stock requirements.

A supplier who is not a producer and purchases for resale only, shall only fill in Columns 10, 12 and 13 of Table II. Inventory of the chemicals (acetic acid, acetic anhydride and acetaldehyde) previously allocated for the supplier's own manufacturing use, should not be reported on Form WPB-2947, but should be reported in Table II of Form WPB2945.
(e) Customers applications on Form WPB-2945. Each person desiring to accept delivery of any of the three chemicals in any calendar month in excess of 27,000 pounds, shall file applications for authorization on Form WPB-2945. The filing date is the 15 th of the month preceding the month for which allocation is requested. Send three copies (one certifled) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-26, one copy (reverse side left blank) to the supplier, and retain
one copy. The unit of measure is pounds and in the case of acetic acid, weight is to be calculated on a 100 percent acid basis. File separate forms for each of the three chemicals. In Column 3 specify primary product according to the following classification:
(For Acetic Acid)
Acetic anhydride.
Drugs and pharmaceuticals.
Dyestuffs.
Amyl acetate.
Butyl acetate.
Ethyl acetate.
Isopropyl acetate.
Photographic products.
Sodium acetate.
Vinyl acetate.
Other primary products (specify).
Resale (as acetlc acid).
Export (as acetic acld).
Inventory (as acetic acid).
(For Acetic Anhydride)
Aspirin.
Cellulose acetate.
Cellulose acetate butyrate.
Cellulose acetate propionate.
Explosives.
Synthetic casein fibre.
Synthetic vitamins.
Triacetin.
Other primary products (specify).
Resale (as acetic anhydride).
Export (as acetic anhydride).
Inventory (as acetic anhydride).

> (For Acetaldehyde)

Acetic acid.
Butadiene.
Pentaerythritol.
Other primary products (specify).
Resale (as acetaldehyde).
Export (as acetaldehyde).
Inventory (as acetaldehyde).
In Column 4, in the case of acetaldehyde, do not specify end use to which such primary products will be put. In the case of acetic acid or acetic anhydride, applicant shall specify in Column 4 the ultimate use (identified as military or civilian) in accordance with the following:
(1) Opposite any primary product listed in Column 3 which is subject to allocation, specify in Column 4 only the allocation order number. For example, where the primary product is cellulose acetate flake, cellulose acetate butyrate flake or cellulose acetate propionate flake, specify "M-326". (In the case of cellulose acetate also specify whether the end use is yarn, fibre and plastics and show quantities separately) ; or "Order M-159" for butyl acetate; or "Order M-327" for ethyl acetate and isopropyl acetate; or "Order M-240" for vinyl acetate; or "Order M-178" for butadiene; or "Order M-800-11" for pentaerythritol.
(2) Opposite any primary product listed in Column 8 which is not under allocation, specify end use in terms of the following, giving also Army and Navy contract numbers, and Lend-Lease req-
uisition or contract numbers when available:

## Dyestuffs.

Explosives.
Leather tanning and processing.
Mordant.
Paint pigment.
Photographic film.
Other film (specify).
plastics.
Rubber accelerators.
Solvents.
Surface coatings.
Synthetic resins (specify type and state end use if not under allocation).
Textile bleaching.
Other end uses (specify).
(3) Opposite "Export" in Column 3, specify in Column 4 the name of individual company or governmental agency to whom or for whose account the material is to be exported, the country of destination and the governing export license number, unless Lend-Lease in which case merely specify the Lend-Lease requisition or contract number.
(4) Opposite "Resale" in Column 3, distributors shall write into Column 4 "upon further authorization" or "for uncertified small orders of not more than 2250 pounds ( $100 \%$ basis) for acetic acid, 1920 pounds for acetic anhydride or 1950 pounds for acetaldehyde".
(5) Opposite "Inventory" in Column 3 specify in Column 4 "subject to further authorization".

Table V, in Column 23, list each primary product produced in last month. In Column 24, list quantity of acetic acid ( $100 \%$ basis), acetic anhydride or acetaldehyde consumed in last month in the manufacture of each primary product. In Column 25, list the quantity of acetic acid ( $100 \%$ basis), acetic anhydride or acetaldehyde allocated to you for the manufacture of each primary product in last month.
(f) Budget Bureau approval. The reporting provisions of this Schedule have been approved by the Bureau of the Budget in accordance with Federal Reports Act of 1942.
(g) Communications to War Production Board. Reports and communications concerning this schedule shall, unless otherwise directed, be addressed to War Production Board, Chemicals Bureau, Washington 25, D. C., Ref.: M-300-26.

Issued this 12th day of June 1944.
War Production Board,
By J. Joseph Whelan,
Recording Secretary.
[F. R. Doc. 44-8457; Flled, June 12, 1944; 10:29 a. m.]

Part 3293-Chemicals
[General Allocation Order M-300, Schedule 28]
ACETYLENE BLACK
83293.1028 Schedule 28 to General Allocation Order $M-300$ - (a) Definition.
"Acetylene black" means carbon black formed by the thermal decomposition of acetylene gas.
(b) General provisions. Acetylene black is subject to the provisions of General Allocation Order $\mathrm{M}-300$ as an Appendix C material. The initial allocation date is July 1, 1944. The allocation period is the calendar month. The small order exemption per person per month is 25 pounds. Customers must furnish use certificates when ordering between 25 pounds and a carload per month and must file on Form WPB-2945 when ordering a carload or more per month.
(c) Suppliers' applications on Form WPB-2947. Each supplier seeking authorization to deliver shall file application on Form WPB-2947 (formerly PD602). The filing date is the 20th day of the month preceding the proposed delivery month. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D, C., Ref: M-300-28. The unit of measure is pounds, but carload lots may be specified in column 4. In Table I, first list in column 1 the names of customers who have filed WPB-2945 forms with the applicant and in column 1a specify "WPB$2945^{\prime \prime}$; second, list in column 1 the names of customers who have filed use certificates with the applicant and in column 1a transcribe the uses stated in such certificates; third, specify in column 1 " Ag gregate small order deliveries" and leave column 1a blank; fill in other columns as indicated. Fill in Table II as indicated.
(d) Customers' applications on WPB2945. Each person seeking delivery of acetylene black in amounts of one carload or more per month shall file application for authorization on WPB-2945 (formerly PD-600). Filing date is the 10th day of the month before the requested allocation month. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-28, one copy (reverse side blank) to the supplier (whether in U. S. A. or Canada), and retain one copy. The unit of measure is pounds, but carload lots may be specified in column 2. Fill in column 3 in terms of the following:

Military dry cells.
Dry cells for hearing aids.
Dry cells for railroad lantern batteries,
Self-sealing fuel hose.
Cement for fuel cells.
Cement for de-icers.
Radar cable.
Conductive rubber sheeting.
Other product (specify).
Inventory (in original form).
Export (in original form).
Resale (in original form).
Leave column 4 blank. Fill in Table II as indicated, specifying inventory on a physical basis regardless of authorizations or exemptions. Fill in Table III as indicated. Leave Tables IV and V blank.
(e) Certified uses with purchase orders. Each person placing purchase orders for delivery of more than 25 pounds but less than a carload lot of acetylene
black per month shall furnish each supplier (whether in U. S. A. or Canada) with a certified statement of proposed use. Describe proposed use as shown in paragraph (d) above and certify in the form prescribed in Appendix D of Order M-300.
(f) Budget Bureau approval. The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942 .
(g) Communications to War Production Board. Communications concerning this schedule shall, unless otherwise directed, be addressed to War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-26.

Issued this 12th day of June 1944. War Production Board,
By J. Joseph Whelan, Recording Secretary.
[F. R. Doc. 44-8458; Filed, June 12, 1944; 10:30 a. m. 1
$\square-$
Part 3293-Chemicals
[General Allocation Order M-300, Schedule 29]
AMMONIUM SILICOFLUORID:
§3293.1029 Schedule 29 to General Allocation Order $M-300$ - (a) Definitions. (1) "Ammonium silicofluoride" means the chemical known by that name and also as ammonium fluosilicate. The term includes mixtures of ammonium silicofluoride with other ingredients such as sand casting compounds.
(2) "Metal caster" means a person engaged in the casting of metals such as magnesium and aluminum.
(b) General provisions. (1) Ammonium silicofluoride is subject to allocation under General Allocation Order M-300 as an Appendix B material. The initial allocation date is July 1, 1944, and the allocation period is the calendar month.
(2) Metal casters seeking to purchase ammonium silicofluoride or casting compounds containing ammonium silicofluoride must file a certificate with their purchase orders stating that the material is required for "aluminum casting", "magnesium casting", or other specified metal casting. In addition, metal casters must file a one time base period and inventory report on Form WPB-3442 pursuant to paragraph (e).
(3) Consumers seeking to purchase and use ammonium silicofluoride for any purpose other than metal casting are not required to obtain authorization or to file anything under this Schedule, notwithstanding paragraph ( $\mathbf{x}$ ) of Order M-300.
(4) Suppliers seeking to purchase ammonium silicofluoride for resale must file No. $117-5$
a certificate with their purchase orders. This is required whether the ammonium silicofluoride is bought and resold as such or in mixed form, except that a certificate is not required from a supplier seeking to purchase ammonium silicofluoride, packaged for retail sale and labeled as a moth-proofing compound or laundry sour or laboratory reagent chemical. The supplier's certificate must either state that the ammonium silicofluoride is required "for resale exclusively for non-metal casting purposes" or that it is required "for resale on further authorization"
(5) A supplier cunless he is a producer) is not required to apply on Form WPB-2947 or to obtain specific authorization for sale of ammonium silicofluoride exclusively to consumers other than metal casters (such as laundries or moth-proofing manufacturers) or to suppliers who sell exclusively for nonmetal casting purposes, notwithstanding paragraphs (d) and (e) of Order M-300.
(6) A supplier who sells ammonium silicofluoride for metal casting purposes, whether or not he also sells it for other purposes, and each producer is required to flle application on Form WPB-2947 pursuant to paragraph (c) for authorization to deliver after July 1, 1944, ammonium silicofluoride or any mixtures containing ammonium silicofluoride.
(7) Authorized deliveries to customers named individually on the supplier's form shall be made in a sequence best suited to the needs of the customers, without regard to preference ratings. Other authorized deliveries shall be made in the sequence determined by War Production Board regulations.
(c) Suppliers' applications on Form WPB-2947. Each supplier seeking authorization to use or deliver ammonium silicofluoride wholly or partly for metal casting purposes, and each producer seeking authorization to use or deliver for any purpose, shall file application on Form WPB-2947 (formerly PD-602). List individually all customers whose certified use is for metal casting or for resale on further authorization. All other requests shall be lumped and shall be entered as a total requested for "nonmetal casting purposes". The filing date is the 20th day of the month before the proposed delivery month. File separate sets of forms for ammonium silicofluoride as such and in mixtures (specify ammonium silicofluoride content in the grade space). Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-29. The unit of measure is the pound (total weight in case of mixtures). Fill in Table II.
(d) Customers' certificate of use. Each metal caster and each direct or indirect supplier of metal casters ordering am-
monium silicofluoride shall furnish with or on his purchase order a certified statement of proposed use, in the form prescribed in Appendix D of General AIlocation Order M-300. The certified statement should be in the hands of the supplier not later than the 15th day of the month before the requested delivery month. Specify as the proposed use "Aluminum casting", "Magnesium casting" or other specified metal casting, or "Resale on further authorization".
(e) One time report on use and in-ventory-(1) Who must file. Each metal caster shall file a one time use and inventory report on Form WPB-3442, on or before the date of his initial fliling of a use certificate pursuant to paragraph (d) above. Separate sets of forms shall be prepared for ammonium silicofluoride as such and in the form of mixtures. A caster who purchases ammonium silicofluoride for use in a mixture should file only for the ammonium silicofluoride. Retain one copy and send one certified copy of each set to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-29.
(2) Heading. Specify in space (1) ammonium silicofluoride as such or ammonium silicofluoride in mixture (specify ammonium silicofluoride content or suppliers' designation), in space (2) specify "pounds", and in space (3) specify "M-300-29." Fill in the other spaces as indicated.
(3) Section I. Fill in Column (a) as indicated and leave Column (b) blank. In the heading of Columns (d), (e), (f) and (g) specify 1st, 2d, 3d and 4th quarters, 1944, respectively. Fill in these columns accordingly, including the bottom line of section I, giving estimates for the 2d, 3d and 4th quarters of 1944.
(4) Section II. Leave Columns (a) and (d) blank. In the heading of Column (b), specify April 1, 1944, and fill in accordingly. In the heading of Column (c) specify the first day of the month following the month in which the report is filed and fill in accordingly.
(f) Budget Bureau approval. The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.
(g) Communications to War Production Board. Communications concerning this Schedule shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-29.
Issued this 12th day of June 1944.
War Production Board,
By J. Joseph Whelan,
Recording Secretary.
[F. R. Doc. 44-8459; Filed, June 12, 1944; 10:30 a. m.]

Chapter XI-Office of Price Administration
Part 1390-Machinery and Transportation Equipment
[MPR 136, as Amended, Amdt, 117]
MACHINES AND PARTS, AND MACHINERY SERVICES
A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation 136, as amended, is amended in the following respects:

1. Section 1390.11 (c) (2) is amended by adding an undesignated paragraph to read as follows:

Notwithstanding the foregoing, the maximum price for a motor grader, crawler tractor, shovel, dragline, crane and backhoe may equal the following percentages of new base price in relation to the year in which the equipment was manufactured:

| Year of Manufacture: | Percentage |
| :---: | :---: |
| 1943 | 80 |
| $\begin{aligned} & 1942 \\ & 1941 \end{aligned}$ | 75 70 |
| 1940 | 65 |
|  | 60 |

2. A new $\S 1390.11$ (f) (2) (iv) is added to read as follows:
(iv) To the maximum price of a sec-ond-hand motor grader, crawler tractor, shovel, dragline, crane and backhoe, which is sold as "rebuilt-and-guaranteed", and which was purchased solely for the purpose of rebuilding and sale, there may also be added in the manner above provided the actual cost paid by the seller for transportation of the equipment from the point of his acquisition of the equipment to the place where it was rebuilt.

This amendment shall become effective June 14, 1944.
(56 Stat, 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681).

Issued this 9th day of June 1944. Chester Bowles, Administrator:
[F. R. Doc. 44-8383; Filed, June 9, 1944; 11:51 a. m.]

Part 1439-Unprocessed Agricultural Commodities
[MPR 426, ${ }^{2}$ Amdt. 32]
fresh fruits and vegetables for table USE, SALES EXCEPT AT RETAIL
A statement of the considerations involved in the issuance of this amend-

[^8]ment has been issued and fled with the Division of the Federal Register.*

1. Appendix $J$ is added to section 15 , Article III to read as follows:
Appendix J-Maxtmum Prices fon Certain Deciduous Tree Fruits
(a) Explanation. This appendix establishes maximum prices for the following deciduovis tree fruits:

Sweet cherries (all varieties)
Apricots ( all varieties)
Plums (all varletles including fresh prunes, except fresh Italian prunes)
Fresh Italian prunes (all varieties).
It applies to every seller of the listed deciduous tree fruits, including growers, grower-distributors, buyer-distributors, carlot distributors, primary receivers, secondary jobbers, service wholesalers and all other sellers except retallers.
Specifically, the appendix:
(1) Establishes maximum prices 1 . o. b. shipping point for sales made f. o. b. shipping point, and designates basing points from which to figure maximum prices for sales made on a delivered basis.
(2) Establishes maximum prices for sales direct and through certain named agents by all persons other than retailers.
(3) Establishes maximum prices for sales to retail stores, government procurement agencies and institutional buyers.

Each of the Histed deciduous tree fruits is covered by a separate table (see paragraph (d)). Special provisions applicable to any one kind of declduous tree fruit will be found in footnotes to the applicable table. Provisions applicable to all listed deciduous tree fruits are to be found in the paragraphs following the tables. The maximum markups which may be added to the applicable f. o. b. or delivered maximum price, as the case may be, for certain sales common to all the listed deciduous tree fruits, are set forth in Tables A and B (see paragraph (e)). Table A names the mark-ups for sales by growers through agents and for sales by other primary sellers direct or through agents. Table B names the mark-ups for sales by persons other than primary sellers.
Any sale by a primary seller of deciduous tree fruits shipped by him by mail or express to an ultimate consumer in a lot of five containers or less (not larger than "standard" containers) is exempt from this regulation. However, this exemption does not apply to sales by sellers other than primary sellers.
The Office of Price Administration reserves the right to change any basing point named in this appendix at any time or to establish new or additional basing points without changing the maximum price 1.0 . b. country shipping point.
(b) Definitions. (1) "Standard container" means any container listed in Column 2 of the applicable table in paragraph (d) which is closed and contains a net weight within the weight ranges specified for that container.
(2) "Shipping point" means the place in or near the producing area where the kind of deciduous tree fruit being priced is prepared for shipment and first loaded on cars for rall shipment or on trucks for truck shipment.
Example: Suppose pears are packed at a packing plant at Lakeport, California, and that the nearest point for rail shipment is Yuba City, California, and that the pears must thereiore be transported from Lakeport to Yuba City by truck. The country

[^9]shipping point in this case will be Yuba City, California, and the maximum prices established for pears 1 . o. b. shipping point will apply at Yuba Clity. The cost of transportation from Lakeport, California to Yuba City, California, must be borne by the seller. If, however, the pears are destined for a terminal market by truck shipment, for example to Los Angeles, Calffornia, the shipping point in such case will be Lakeport, Callfornia.
(3) "Primary seller" means the first person including a grower, grower-distributor, buyer-distributor, or 'growers' cooperative who prepares the particular deciduous tree fruit being priced for shipment and who sells ft from a "shipping point" on an f. o. b. or delivered basis. A person who owns and has the fruit prepared for him for shipment from the shipping point is a primary seller.
(4) "Graded and packed" means graded and packed in accordance with the requirements of the applicable State Agricultural Code.
(c) Weight markings and price calculations. (1) Before sale, every seller shall clearly mark a net weight on every unmarked container. In the case of a standard container, the seller shall mark a minimum net weight which may be lower, but in no case higher, than the actual weight. In the case of other containers, the seller shall mark the actual net weight on the container. However, marking requirements do not apply to open containers.
The weight requirements provided in this appendix are based on weights existing at the time of shipment from the shipping point, in the case of closed containers, and at the time of sale, in the case of open containers. All weighing and marking shall be done according to the weighing and marking requirements of the applicable State Agricultural Code. (Section 14a(a) does not apply to this appendix.)
(2) Every seller who sells a container upon which a net weight has not theretofore been marked by a prior seller or who sells an open container, shall figure his maximum price on the basis of the actual net weight of the contents. Every seller who sells a container (other than an open container) upon which a net weight has theretofore been marked by a prior seller shall figure his maximum price on the basis of the net weight marked on tho container.
Some sellers of standard containers may not wish to weigh each container before marking and selling it. In recognition of this, weight ranges have been provided, for standard containers, within which maximum prices do not vary. However, a seller who sells without weighing all containers takes the risk that the estimated minimum net weight may exceed the actual net weight, which would be a violation of the regulation. Subsequent sellers, however, may rely on the minimum net weight marked on the container and figure their maximum prices on the basis of it.
A seller obtains his maximum price first by determining whether the net weight of the container being priced falls within any of the weight ranges established by the appendix for that type of container. If the net weight falls within an applicable weight range, the maximum price named in the price table for that container is on a container basis and it applies to all weights within that range. On the other hand, if the net weight falls outside the applicable weight ranges, the maximum price is figured by the seller on a straight per-pound basis. (In the latter case, the container is not a "standard container" and the seller will therefore be required to figure a maximum price for it on the basis of actual net weight.)
(d) Maximum price tables applicable to individual deciduous tree fruits. The following tables state maximum prices for certain sales of deciduous tree fruits by all sellers, except sellers at retail. (For other transactions by these sellers see Tables A and B in paragraph (e) and the provisions of paragraphs (f), (g) and (k)).

Except as specified for bulk sales, and "on the tree" sales, the maximum prices named in the following tables include all costs of harvesting, hauling, packing, precooling, loading and inspection, and no additional charge may be made for containers or for any other materials furnished or services rendered.

Although f. o, b. shipping point maximum prices are named only for listed deciduous tree fruits shipped from certain states (see Column 5 of the applicable table in each case), all listed fruits are subject to the maximum prices named in columns 6 and 7 of the following tables, regardless of where produced or shipped.

TABLE L-MAXIMDM PRICES FOR SWEET CHERRIES FOR SALE IN ALL, WHOLESALE RECEIVING POINTS, EXCEPT TN CALIFORNIA, OREGON AND WASHINGTON

| Col. 1 Item No. | Type, variety, style of pack, etc. | Unit | Season | Maximum prices for fruit loaded in car or truek at shipping point ${ }^{2}$ | Marimum prices for sales delivered to any wholesale receiving point (except in California, Oregon and Washington) in any quantity ${ }^{3}$ | 7 <br> Maximum priees for sales by certain persons in less-than-carlots or less-than-trucklots deliv- ered to the premises of any retall store, Government procurement agency or institutional buyer? |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{aligned} & 1 \\ & 2 \end{aligned}$ | Sweet cherries produced in Californis and graded and packed in the following containers: Campbell lugs (W PB L-232No. 27) with a net weight of not less than 15 pounds nor more than 17 pounds. | Per lug.t.... | Beginning of season-June 16 .. June 17 to end of season. | $84.00$ | Price in Column 5 plus freight (including 3\% transportation tax) from shipping point and plus protective service allowances. ${ }^{\text {a }}$ <br> Price in Column 5 plus freight (including 3\% transportation tax) from shlpping point and plus protective service allowances. 4 | Column 6 price plus 98 cents. |
| $\begin{aligned} & 7 \\ & 5 \\ & 6 \end{aligned}$ | Calex lugs (WPB L-232 No. 48) with a net weight of not less than 18 pounds nor more than 20 pounds. <br> Lug boxes (WPB L-232 No. 47) with a net weight of not less than 23 pounds nor more than 25 pounds. | Per lug...... Per lug..... | Beginning of season-June 16.June 17 to end of season. $\qquad$ <br> Beginning of season-Jume 16.. June 17 to end of season. | $\begin{aligned} & \$ 4.75 \ldots \\ & \$ 4.32 . \\ & \$ 6.00 \ldots \\ & \$ 5.46 \ldots \end{aligned}$ |  | Column 6 price plus \$1.1. Column 6 price plus 81.33. |
| $\begin{aligned} & 7 \\ & 8 \end{aligned}$ | Any of the above containers but with a net weight of less than or more than that specifled for each container, and sweet cherries graded and packed in any other container. | Per pound.. | Beginning of season-Jume 16.. June 17 to end of season | $\begin{aligned} & 25.0 \text { cents....... } \\ & 22.75 \text { cents... } \end{aligned}$ |  | Column 6 price plus 6.0 cents. |
| $10^{9}$ | Sweet cherries produced in California and sold loose and ungraded (orchard run) in any contsiner. ${ }^{2}$ <br> Sweet cherries produced in all other states and graded and packed in the following containers: | Per pound. | Beginning of season-June 16.. June 17 to end of season. | $\begin{aligned} & 19.0 \text { cents....... } \\ & 16.75 \text { cents..... } \end{aligned}$ |  | Column 6 price plus 5.0 cents. |
| $\begin{aligned} & 11 \\ & 12 \end{aligned}$ | $\left\{\begin{array}{c}\text { Campbell lugs (WPB L-232 Nos, } 28 \text { and 29) } \\ \text { with anet welght of not less than 141/2 pounds } \\ \text { nor more than } 151 / 2 \text { pounds. }\end{array}\right.$ | Per lug...... | $\left\{\begin{array}{l}\text { Beginning of season-June 16... } \\ \text { June } 17 \text { to end of season......... }\end{array}\right.$ | $\begin{aligned} & \$ 3.75 \ldots . \\ & \$ 3.41 \ldots \end{aligned}$ |  | $\left\{\begin{array}{l}\text { Column } \\ \text { cents. }\end{array} 6\right.$ price plus 93 |
| $\begin{aligned} & 13 \\ & 14 \end{aligned}$ | $\left\{\begin{array}{l} \text { Fruit boxes (WPB L-232 No. } 38 \text { ) with a net } \\ \text { weight of not less than } 191 / 2 \text { pounds nor more } \\ \text { than } 201 / 2 \text { pounds. } \end{array}\right.$ | Per box...... | $\left\{\begin{array}{l}\text { Beginning of season-June 16.... } \\ \text { June } 17 \text { to end of scason......... }\end{array}\right.$ | $\begin{aligned} & \text { 85. } 00-\ldots \ldots \ldots . . \\ & \$ 4.55 . \ldots \ldots . . . \end{aligned}$ |  | $\left\{\begin{array}{ccc} \text { Column } & 6 & \text { price plus } \\ \$ 1,18 . \end{array}\right.$ |
| $\begin{aligned} & 15 \\ & \end{aligned}$ | Any of the above containers but with a net weight of less than or more than that specified for each container, and sweet cherries graded and packed in any other container. | Per pound.- | Beginning of season-June 16... <br> Jume 17 to end of season. | 25. 0 cents..... 22.75 cents.... |  | $\left\{\begin{array}{c}\text { Column } \\ \text { cents. }\end{array} 6\right.$ price plus 6.0 |
| $\begin{aligned} & 17 \\ & 18 \end{aligned}$ | $\left\{\begin{array}{l}\text { Sweet cherries produced in all other states and } \\ \text { sold loose and ungraded (orchard rum) in any }\end{array}\right.$ container. ${ }^{2}$ | Per pound.- | \{Beginning of season-June 16... <br> June 17 to end of season........... | 19.0 cents |  | $\left\{\begin{array}{c} C \text { Column } \\ \text { cents. } \end{array} \text { price plus } 5.0\right.$ |

${ }^{1}$ The maximum prices listed in Column 5 for sweet cherries loaded on car or truck at shipping point apply to sweet cherries produced in all states, but only apply to sweet
cherries produced in the states of Oregon, Washington and California whichare destined cherries produced in the states of Oregon, Washington and California which are destined for sole in wholesale receiving points outside of these states. Maximum prices for sweet cherries produced in California, Oregon and Washington which are destined for sale in wholesale receiving points within these states are listed in Column 5 or Table 1a. ${ }^{2}$ The maximum price for sweet cherries sold in bulk (loose without containers) shall be $1 /$ cent per pound less than the appropriate prices per pound listed for items 9 and 10
and 17 and 18 in Columns 5,6 and 7 .

The prices named in Columns 6 and 7 are maximum prices for each individual lot or shipment of sweet cherries received and sold by the particular seller. For sellers covered by Column 7, see general provisions of this appendix.
Protective service allowances shall be the actual cost of protective services furnished not to exceed the lowest common carrier charge for the same services (including $3 \%$ transportation tax).


TABLE 1A-MAXIMUM PRICES FOR SWEET CHERRIES FOR BALE IN ALL WHOLESALE RECEIVING POTNTS IN CALIFORNLA, OREGON AND WASHINGTON-CODTIDUE

\begin{tabular}{|c|c|c|c|c|c|c|}
\hline Col. 1

Item

No. \& Type, variety, style of pack, ete. \& Unit \& Season \& Maximum prices for fruit loaded in car or truck at shipping point \& \begin{tabular}{l}
6 <br>
Maximum prices for sales delivered to any wholesale recelving point in Calffornis, Oregon and Washington in any quantity

 \& 

7 <br>
Maximum prices for sales by certain persons in less-than-carlots or leas-than-trucklots dellvered to the premises of any retail store, Goverrment procurement agency or institutional buyer
\end{tabular} <br>

\hline 112 \& Sweet cherrles produced in all other states and graded and packed in the following containers: Campbell fugs (WPB L-232 Nos. 28 and 29) with a net weight. of not less than 141/2 pounds nor more than $151 / 2$ pounds. \& Per lug....... \& $\left\{\begin{array}{l}\text { Beginning of scason-June } 12 \ldots . . . . \\ \text { June } 13 \text { to end of season. }\end{array}\right.$ \& | \$3. 08 |
| :--- |
| $\$ 2.73$ $\qquad$ | \&  \& Oolumn 6 price plus 83 cents. <br>


\hline 18 \& | Fruit boxes (WPB L-232 No. 36) with a net weight of not less than $191 / 2$ pounds nor more than $201 / 2$ pounds. |
| :--- |
| Any of the above containers but with a net | \& Per bo \& | (Beginning of season-Jume 12..... |
| :--- |
| \{June 13 to end of sesson. | \& \[

$$
\begin{aligned}
& \$ 4.10 \\
& \$ 3.64
\end{aligned}
$$
\] \& Price in Column 5 plus freight (including $3 \%$ transportation tax) from shipping point \& Column 6 price plus \$1.18. <br>

\hline 15

16 \& weight of less than or more than that specified for each container, and sweet cherries graded and packed in any other container. \& Per pound.- \& $\left\{\begin{array}{l}\text { Beginning of season-Jume 12..... } \\ \text { June } 13 \text { to end of season........ }\end{array}\right.$ \& | 20.5 cents |
| :--- |
| 18. 2 cents. | \& and plus protective service allowances ${ }^{6}$ \& Column 6 price plus 6.0 cents. <br>

\hline 17

18 \& Sweet cherries produced in all other states and sold loose and ungraded (orchard run) in any container, ${ }^{3}$ \& Per pound. - \& $\left\{\begin{array}{l}\text { Beginning of season-June 12..... } \\ \text { June } 13 \text { to end of season......... }\end{array}\right.$ \& \begin{tabular}{l}
14.5 cents. <br>
12. 2 cents.....

\end{tabular} \& \& \[

$$
\begin{aligned}
& \text { Column } 6 \text { price plus } 5.0 \\
& \text { cents. }
\end{aligned}
$$
\] <br>

\hline
\end{tabular}

1 The maximum prices listed in Column 5 for sweet cherries loaded on car or truck at shipping point apply only to sweet cherries produced in the states of Callfornia, Oregon and Washington which are destined for sale in all wholesale receiving points Oregon and Washington which are destined for sale in wholesale receiving points Oregon and Washington which are destined for salo in who outside these states are listed in Table 1.
2 The maximum price for sweet oherr
shall be $1 /$ cents per pound less than the appropries in bulk (loose without containers) shail be $1 / 4$ cents per pound less than the appropriate prices per pound listed for Items
${ }^{3}$ The prices named in Columns 6 and 7 are maximum prices for each individual lot or shipment of sweet cherries received and sold by the particular seller. For seller, covered by Column 7, see general provisions of this appendix.
not to exceed the lowest common earrier charge for the pome servies fices furnished not to exceed the lowest common carrier charge for the same services (fncluding $3 \%$
transportation tax.)

TABLE 2-MAXIMOM PRICES FOR APRICOTS FOR SALE IN ALL WHOLESALE RECEIVING POINTS EXCEPT IN CALIFORNIA, OREGON AND WASIINGTON

\begin{tabular}{|c|c|c|c|c|c|c|}
\hline Col. 1

Item

No. \& Type, variety, style of pack, ete. \& 8 \& Season \& Maximum price for fruit loaded in car or truck at shipping point ${ }^{3}$ \& Maximum prices for sales delivered to any wholesale receiving point (except in Callfornia, Oregon and Washington) in any quantity \& | 7 |
| :--- |
| Maximum prices for sales by certain persons in less-than carlots or less-than trucklots delivered to the premises of any retall store, Government procurement agency or institutional buyer ${ }^{\text {\| }}$ | <br>

\hline $\frac{1}{2}$ \& [A pricots produced in Californis and graded and packed in Brentwood lugs (WPB L-232No. 4) with a net weight of not less than 24 pounds nor more than 26 pounds. \& Per lug......- \& $\left\{\begin{array}{l}\text { Beginning of season-July 4.- } \\ \text { July } 5 \text { to end of season...... }\end{array}\right.$ \& | \$3.11.......... |
| :--- |
| $\$ 2.61$. $\qquad$ California. | \& Column 5 price plus freight (including $3 \%$ transportation tax) from Sacramento, California, plus protective services. ${ }^{3}$ \& Column 6 price plus 83 cents. <br>

\hline 8 \& $\left\{\begin{array}{l}\text { A pricots produced in Callifornis and } \\ \text { graded and packed in Brentwood } \\ \text { Ings (WPB L-232 No.4) with a net }\end{array}\right.$ \& \& (Beginning of season-July \&.. \& 12.4 cents ... \& Maximum price for item 1 above divided by 25 . \& mn 6 price plus <br>
\hline 4 \& $\left\{\begin{array}{l}\text { weight of less than } 24 \text { pounds or more } \\ \text { than } 26 \text { pounds, and those packed in } \\ \text { all other containers. }\end{array}\right.$ \& Per pound.- \& July 5 to end of season.-..... \& 10.4 cents... California......-- \& Maximum price for item 2 above divided by 25 . \& Coiumn 6 price plus
$3 \% \mathrm{iocents}$. <br>

\hline 5 \& $$
\left\{\begin{array}{l}
\text { Apricots produced in California and } \\
\text { sold loose and ungraded in any con- } \\
\text { tainer. }
\end{array}\right.
$$ \& Per pound.- \& $\left\{\begin{array}{l}\text { Beginning of season-July } 4 \ldots \\ \text { July } 5 \text { to end of season_.... }\end{array}\right.$ \& 10.9 conts...

8.9 cents.... California........ \& Column 5 price plus freight (including 3\% transportation tax) from Sacramento, California. 4 \& Column 6 price plus 33 jo cents. <br>
\hline 7
8 \& $\left\{\begin{array}{l}\text { Apricots produced in all other States } \\ \text { and graded and packed in Northwest } \\ \text { lugs (W) PB L- } 232 \text { No. } 29 \text { ) with a net } \\ \text { weight of not less than } 13 \text { pounds nor } \\ \text { more than } 15 \text { pounds. }\end{array}\right.$ \& Per lug...... \& $\left\{\begin{array}{l}\text { Beginning of season-July 4.. } \\ \text { July } 5 \text { to end of season }\end{array}\right.$ \&  \& Column 5 price plusfreight (including 3\% transportation tax) from Yakima, Washington, plus protective servfoes. 1 \& Column 6 price pius 48 cents. <br>
\hline 9

10 \& $\left\{\begin{array}{c}\text { A pricots produced in all other States } \\ \text { and graded and packed in Northwest }\end{array}\right.$ and graded and packed in Northwest \& \& (Beginning of season-July 4. \& $$
12.4 \text { cents.-. } \mid \text { Oregon-W ash- }
$$ \& Maximum price for item 7 above divided by 14. \& Column 6 price plus <br>

\hline 10 \& weight of less than 13 pounds or more than 15 pounds, and those packed in all other containers. \& \& July 5 to end of season \& 10.4 cents. ington. \& Maximum price for Item 8 above divided by 14. \& 33 ío cents. <br>

\hline 11 \& \[
\left\{$$
\begin{array}{l}
\text { Aprieots produced in all other States } \\
\text { sold loose and ungraded in any con- } \\
\text { tainer. }
\end{array}
$$\right.

\] \& Per pound. \& $\left\{\begin{array}{l}\text { Beginning of season-July } 4 . \\ \text { July } 5 \text { to end of season...... }\end{array}\right.$ \& 10.9 cents.... | Oregon-W Wash- |
| :--- |
| ington. |. \& \[

\left\{$$
\begin{array}{c}
\text { Column 5priceplusireight } \\
\text { (inclading } 3 \% \text { trans- } \\
\text { portation tax) from } \\
\text { Yakima, Washington. }
\end{array}
$$\right.
\] \& Column 6 price plus $3 \% \mathrm{io}$ cents. <br>

\hline
\end{tabular}

[^10]Protective service allowances shall be added in accordance with the following groups of wholesale receiving points:

| Wholesale recetving points | Allowance for protective services (includes 3\% tax) |  |
| :---: | :---: | :---: |
|  | Per Brentwood lug | Per Nortiowest lug |
| 1. In all states east of the Mississippi River, except in Wisconsin and Illinols <br> 2. In all other other states, except in California, Oregon and Washington. | $\begin{array}{r} \$ 0.13 \\ +.10 \end{array}$ | 80.09 .07 |

4 No protective service allowances shall be added for apricots sold loose and angraded In any container.
'For the sellers covered by Column 7, see general provisions of this appendix.
table 2a-maximuc prices for apricots for sale in all wholesale beckiving ponnts in catifornia, obegon and wasmington

| Col. 1 Item No. | Type, variety, style of pack, ete. | 8 | Season | Maximum pricefor fruitloaded in car or truck at shipping point.? | Maximum prices for sales delivered to any wholesgle receiving point in Californis, Oregon and Washington in any quantity. | Maximum prices for sales by certain persons in less-than-carlots or less than trucklots delivered to the premisns of any retail store, Government procurement agency or institutional buyer: ${ }^{3}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | (Apricots producod in California and graded and packed in Brentwood lugs (WPB L- 232 No. 4) with a net weight of not less than 24 pounds nor more than 26 pounds. | Per lug...... | $\left\{\begin{array}{l}\text { Beginning of season-June } 26 \\ \text { June } 27 \text { to end of season...... }\end{array}\right.$ | \$2.43........ ${ }^{\text {\$ }}$ - ${ }^{\text {a }}$ California......... | (Col. 5 price plus freight (including $3 \%$ transportation tax) from Sacramento, Californis, plus protective services. ${ }^{3}$ | Col. 6 price plus 83 cents. |
| 3 | Apricots produced in California and graded and packed in Brentwood lugs (WPB L-232 No. 4) with a net welght of less than 24 pounds or more than 26 pounds, and those packed in all other contalners. | Per pound.- | (Beginning of season-June 26. <br> June 27 to end of season | California | Maximum price for item 1 above divided by 25. Maximum price for item 2 above divided by 25 . | Col. 6 price plus 8310 cents. |
| 5 6 | $\left\{\begin{array}{l} \text { A pricots produced in California and } \\ \text { sold loose and ungraded in any con- } \\ \text { tainer. } \end{array}\right.$ | Per pound.- | $\left\{\begin{array}{l}\text { Beginning of season-June } 26 . \\ \text { Jume } 27 \text { to end of season...... }\end{array}\right.$ | 8.2 cents..... 6.7 cents.... California | Col. 5 price plus freight (including $3 \%$ transportation tax) from Sacramento, California. ${ }^{4}$ | Col. 6 price plus 3 sio cents. |
| 8 | (Apricots produced in Oregon and Washington and graded and packed in Northwest lugs (WPB L-232 No. 29) with a net weight of not less than 13 pounds nor more than 15 pounds. | Per lug......- | $\left\{\begin{array}{l}\text { Beginning of season-June } 26 . \\ \text { June } 27 \text { to end of season.... }\end{array}\right.$ | $\$ 1.36$ $\qquad$ Oregon-Wash- <br> 1. 15 $\qquad$ ington. | Col. 5 price plus freight (including $3 \%$ transportation tax) from Yakims, Washington, plus protective services. ${ }^{1}$ | Col. 6 price plus 48 cents. |
| 10 | (Apricots produced in Oregon and Washington and graded and paeked in Northwest lugs (WPB L-232 No. 29) with a net weight of less than 13 pounds or more than 15 pounds and those packed in all other containers. | Per pound.- | Beginning of season-June 26. <br> June 27 to end of season |  | Maximum price for item 7 above divided by 14 . Maximum price for item 8 above divided by 14 . | Col. 6 price plus 3910 cents. |
| 12 | $\left\{\begin{array}{l} \text { Apricots produced in all other states } \\ \text { sold loose and ungraded in any } \\ \text { container. } \end{array}\right.$ | Per pound.- | $\left\{\begin{array}{l}\text { Beginning of season-June } 26 . \\ \text { June } 27 \text { to end of season..... }\end{array}\right.$ | 8.2 cents $\qquad$ 1Oregon-Wash- <br> 6. 7 cents $\qquad$ ington. | $\left\{\begin{array}{cc} \text { Col. } 5 \text { price plus freight } \\ \text { (ineluding } 3 \% & \text { trans- } \\ \text { portation tax) from } \\ \text { Yakima, Washington. } \end{array}\right.$ | Col. 6 price plus 37 ino cents. |

${ }^{1}$ The maximum prices for anricots sold in bulk (loose without containers) shall be 1.7 cents per pound less than the maximum prices per pound listed for items 5, 6, 11 and 12 in columis 5,6 sind 7.
The maximum prices listed in column 5 for apricots loaded in car or truck at shipping point apply only to apricots produced in the states of California, Oregon and Washpoint spply only to apricots produced whelesale recelving points within these states. Maximum prices for apricots loaded in car or truek at shlpping point produced in the Maximum prices for apricots losced in car or truek at shipping point proauced in thes of Calfornia, Oregon and Washington are listed in column 5 of Table 2.
${ }^{3}$ Protective service allowances shall be added in accordance with the following schedule:


- No protective service allowances shall be added for apricots sold loose and ungraded
in any container. i For sellers cover ed by column 7, see general provisions of this appendix.

TABLE 3-MAXIMUM PRICES YOR PLUM8


1 The maximum price for plums sold in bulk (loose without containers) shall be 2.0 cents per pound less than the maximum prices per pound listed for item 7 in columns 5,6 , and 7 .
${ }_{2}$ Protective service allowances shall be added in accordance with the following groups of wholesale receiving points:

| Wholesale receiving points | Allowance for pro tective services. (In cludes $3 \%$ tax) |  |
| :---: | :---: | :---: |
|  | Per container of 20 lbs. and over | Per lb. for contriners under 20 Ibs. |
| 1. In all States east of the Mississippi River, except in Wisconsin and Illinois. | 80.14 | 3/o cent. |
| 2. In all other States, except in California, Oregon and Washington. | . 11 | $1 / 2$ cent. |
| 3. In Oregon and W ashington. .-........................... | . 04 | 1/5 cent. |

[^11]TABLE 4-MAXIMUM PRICES FOR FRESII ITALIAN PRUNES

\begin{tabular}{|c|c|c|c|c|c|c|}
\hline Col. 1

Item
No. \& Type, variety, style of pack, eto. \& 8

Unit \& Season \& Maximum prices for fruit loaded on car or truck at shipping point \& Maximum prices for sales delivered to any wholesale receiving point in any quantity \& | 7 |
| :--- |
| Maximum prices for sales by certain persons in less-than-carlots or less-than-trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer ${ }^{4}$ | <br>

\hline $$
\begin{aligned}
& 1 \\
& 2 \\
& 3
\end{aligned}
$$ \& Fresh Italian prunes graded and packed in standard $1 / 1$ bushel baskets with a net weight of not less

than 28 pounds nor more than 32 pounds. \& Per basket.- \& \begin{tabular}{l}
Jan. 1-Oct. 17 <br>
Oet. 18 -Nov. 8 <br>
Nov, 9-Dec. 31

 \& 

$\left.\begin{array}{|}\$ 1.95 \ldots \ldots \ldots \\ \$ 2,10 \ldots \ldots \ldots \\ \$ 2.25 \ldots \ldots \ldots\end{array}\right\}$ <br>
Washington, Oregon, Idaho and California.
\end{tabular} \& Column 5 price plus freight (including 3\% transportation tsx) from Yakims, Washington, plus protective services. ${ }^{1}$ \& Column -6 price plus 74 cents. <br>

\hline \[
$$
\begin{aligned}
& 4 \\
& 5 \\
& 6
\end{aligned}
$$

\] \& $\left\{\begin{array}{c}\text { Fresh Italian prunes graded and } \\ \text { packed in standard prune box } \\ \text { (WPB L } 232, \text { No. } 29 \text { with a net } \\ \text { weight of not less than } 15 \text { pounds } \\ \text { nor more than } 17 \text { pounds. }\end{array}\right\}$ \& Per box. \& | (Jan. 1-Oct. 17 |
| :--- |
| Oct. 18-Nov. 8. |
| Nov. 9-Dec. 31 | \&  \& (Column 5 price plus freight (including 3\% transportation tax)

from Yakima, Washington, plus protective services. ${ }^{2}$ \& Column 6 price plus 41 cents. <br>
\hline 7 \& Fresh Italian prunes graded and packed in standard $1 / 2$ bushel bas- \& \& (Jan. 1-Oct. 17.......... \& 6.5 cents....- \& Maximum price for item 1 above divided by 30 . \& <br>
\hline $\theta$ \& and fresh Itallan prunes packed in standard prune boxes with a net weight of less than 15 pounds or more than 17 pounds, and those graded and packed in all other con-

tainers. tainers. \& Per pound.. \& $\left\{\begin{array}{l}\text { Oct. 18-Nov, } 8 . \\ \text { Nov. 9-Dee, } 31 .\end{array}\right.$ \& 7.0 cents $\qquad$ Washington, Oregon, Idaho, and California. \& | Maximum price for item 2 above divided by 30 . |
| :--- |
| Maximum price for item 3 above divided by 30 . | \& Column 6 price plus 2510 cents. <br>

\hline 10 \& $\left\{\begin{array}{c}\text { Fresh Italian prunes sold loose and } \\ \text { ungraded in any container. }\end{array}\right\}$ \& Per pound.. \& Jan. 1-Dec. 31. \& $$
4.7 \text { cents..... }\left\{\begin{array}{l}
\text { Washington, Oregon, } \\
\text { Idaho, and Cagifor- } \\
\text { nia. }
\end{array}\right.
$$ \& $\left\{\begin{array}{l}\text { Column 5 price plus } \\ \text { freight (including 3\% } \\ \text { transportation tax) } \\ \text { from Yakima, Wash- } \\ \text { Ington. }{ }^{3}\end{array}\right.$ \& Column 6 price plus 2\%o cents. <br>

\hline
\end{tabular}

${ }^{1}$ The maximum price for fresh Italian prunes sold in bulk (loose without containers) shall be Sio cents per pound less than the maximum prices per pound listed for item 10 in columns 5,6 , and 7 .
${ }^{2}$ Protective servlce allowances shall be added in secordance with the following groups
of wholesale receiving points:

Wholesale receiving points

1. In all States east of the Mississippi River, except in W isconsin and Illinoi
2. In all other States, except in California, Washington, In California
3. In Oregon, Washington and Idaho............................................

| Allowance for protee- <br> tive services <br> cludes $3 \%$ tax) |  |
| :---: | :---: |
| Per one- <br> half bushel <br> basket | Per stand- <br> ard prune <br> box |
|  |  |
| $\$ 0.14$ | $\$ 0.09$ |
| .11 | .07 |
| .04 | .03 |
| .00 | .00 |

${ }^{2}$ No protective service allowances may be added for fresh Italian prunes sold loose and ungraded in any container.

- For the sellers covered by column 7, see general provisions of this appendix.
(e) Tables of maximum markups applicable to all listed deciduous tree fruits. The following tables name the maximum markups which may be added for certain distributive services. Table A names maximum markups for sales by growers through agents and sales by primary sellers other than growers. Table B names maximum markups for all other sellers. In each case, the maximum price shall be figured by adding the appropriate markup to the named f. o. b. shipping point or delivered price (see Column 5 or 6 of the applicable table in paragraph (d)), as the case may be. In figuring maximum prices, markups may not be taken cumulatively.

Examples: 1. The maximum markup of 10 cents named in Column 7 of Table A, for a sale by a grower through a terminal auction of a Brentwood lug of apricots with a net weight between 24 and 26 pounds, includes the maximum markup of 3 cents named in Column 4 for the broker used in making the sale through the auction.
2. The markup of 21 cents named in Column 10 of Table A, for a sale by a growerdistributor through a terminal auction of that standard container of apricots, includes the maximum markup of 11 cents named in Column 8 for the grower-distributor and the the maximum markup of 3 cents named in Column 4 for the broker used in making that sale.
3. The maximum markup of 49 cents named in Column 12 of Table A, for a sale by a grower-distributor through a commission merchant ex store or ex warehouse of that standard container of apricots, includes the maximum markup of 11 cents named in Column 8 for the grower-distributor.
4. The maximum markup of 24 cents named for that standard container of apricots in Column 4 of Table B, for a person (other than a grower, grower-distributor or buyer distlbutor) who has purchased a earlot or trucklot of apricots and resells such carlot or trucklot unbroken, includes the markup of

11 cents named in Column 8 of Table A for the grower-distributor and the markup of 3 cents named in Column 4 of Table A for the broker or salaried representative of the grower-distributor.
5. The markup of 52 cents named in Column 6 of Table B, for a sale by a primary recelver of that standard container of apricots ex store or ex warehouse, includes the markup of 11 cents named in Column 8 for the grower-distributor and the markup of 3 cents named in Column 4 of Table A for the broker or salaried representative of the grower-distributor.
6. The maximum markup of 83 cents named in Columns 7 and 8 of Table B for a sale by secondary jobbers and service wholesalers of that standard container of apricots, includes the markups of 11 cents for the grower-distributor, 3 cents for the broker or salaried representative, and 38 cents for the primary receiver (totalling 52 cents, the primary receiver's markup in Column 6)




| Col 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 | 10 | 11 | 12 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Item | Commodity | Unit | Sales by growers |  |  |  | Sales by a grower-distributor, buyer-distributor and by a grower or any person through a grower's sales agent |  |  |  |  |
|  |  |  | Through a broker in any quan- | Through a merchant than-carl than-truc | commission <br> in lessts or lessklots ${ }^{3}$ | Through an suction |  | Through a broker or |  | Through a commission carlots or less- | merchant in less-than-than-trucklots ${ }^{3}$ |
|  |  |  | through a commission mierchant in carlots or trucklots 12 | Ex-dock, car. truck or terminal sales platform | Ex-store or warebouse | in less carlots or less-thantrucklots ${ }^{1}$ | the use of broker or any other agent) ${ }^{12}$ | tive, or through a commission merchant in carlots or trucklots 1 2 | $\qquad$ hrou ghan au less-than-trueklots ? | Ex-dock, ear, truck or terminal sales platform | Ex-store or warehouse |
|  |  | Above containers with net weight of less than or more than that specified for each container and fresh Italian prumes packed in all other containers and those sold loose and ungraded in any container, or in bulk-per pound. | 3/10 cent... | Sfo cent... | 13/0 cent.. | 3/60 cent... | \$0.11 per container for all containers over 20 lbs. For all others Yiod per lb . | $\$ 0.14$ per container for all containers over 20 lbs. For all others sfod per 1b. | $\$ 0.14$ per container for all containers over 20 lbs. plus 2 fod per lb. For all others Zfoe per lb. | \$0.11 per container for all containers over 20 lbs, plus $3 / 4 \mathrm{ft}$ per lb. For all others shod per lb. | $\$ 0.11$ per container for all containers over 20 lbs , plus 1310 iot per lb. For all others 1326 per lb . |








홍형
 [See Column 6 of tables in paragraph (d)]

| 4 | 5 | 6 | 7 |
| :---: | :---: | :---: | :---: |
| Sales by any person <br> other than a grower | Sales by primary receivers in less-than-cariots or <br> less-than-trueklots |  |  |


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Callfornia apricots delivered in Chicago, nil-
nois, is $\$ 3.08$ per lug. Assume the commis-
 his actual fee (and his maximum fee under
 by growers through commission merchants

 by the grower through the commission mer$\$ 3.31$ per lug. In this example the $7 \%$ charged by the commission merchant, or 23 Column 6 of Table A, and therefore is to be
in determining his maximum price.
 maximum price in each case is the maximum




 under Maximum Price Regulation 165).

 made by the broker or commission merchant. (The broker or commission merchant may not receive for his services more than the
(iit) Regulation 165 deciduous tree fruits in
 maximum price in each case is the maximum

 allowable commission or fee which such com-
 markup (for ex car or ex store sales, as the case may be, named in Column 5 or 6 of
Table A in paragraph (e)), whichever is sells less than a cilot of California apricots in Brentwood lugs,
 commission merchant. Assume that the ${ }^{2} 8$ FR. 14990
 a retaller wishes to buy an unharvested chich of plums from a grower. he pays the grower for the plums plus the cost of harvesting, hauling, packing, precooling price 1. o. b. shipping point for plums in the kind of container in which they are being
sold, as set forth in the table for plums in paragraph (d). It the plums are purchased already packed, but not precooled or loaded plus the cost of precooling and loading must



 maximum price in each case is the maximum
price f. o. b, shipping point or the maximum delivered price, as the case may be (see Col-
umn 5 or 6 of the applicable table in para-
(ii) For sales of deciduous tree fruits in

 each case is the maximum price $f .0$. b. ship-
ping point or the maximum delivered price,
(f) Provisions applicable to primary sell-
ers-(1) Prohibition against certain payments. No primary seller shall receive, and amount in excess of the applicable maximum price $\mathbf{f}$. $\mathbf{o}$. b. shipping point, if sold f . $\mathbf{o}$. b., ered sales, if sold delivered, as the case may

 of any existing or future commitment between the buyer and seller except for allow-
ances made to grower-distributors, buyerKxвupd pus siamoxs of pus 'sioynquissip
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No person who does not pack and ship the fruit being priced, and who does not regularly operate a packing and shipping plant
for that commodity, shall purchase deciduous tree fruits "on the tree" or in buik at a price, packing, precooling, and loading have been
whichever is lower, and (2) any unloading charges in the terminal market incurred by the seller.
(v) For sales of deciduous tree fruits by growers delivered directly from the grower's ranch, orchard, or place of business at the shipping point in a truck owned by him (and not furnished, owned or controlled, directly or indirectly, by the buyer) to the premises of institutional buyers, designated depots of government procurement agencles or retall stores where resale is made to ultimate consumers, the maximum price in each case is the price named in Column 7 of the applicable table in paragraph (d).
A sale of declduous tree fruit, delivered directly from the shipping point in a truck (owned by another grower and transporting the deciduous tree frult of that grower and the frult of not more than three other growers), to the premises of institutional buyers, designated depots of government procurement agencies or retail stores where resale is made to ultimate consumers shall be priced as a sale by a grower "in a truck owned by the grower."
(vi) For sales by growers of declduous tree fruits to ultimate consumers the maximum price in each case is the price named in Column 7 of the applicable table in paragraph (d) multiplied by 1.33 . However, such price shall not exceed any applicable community price where established by the Office of Price Administration.
"Broker": means a person other than a grower's sales agent or a commission merchant who, for a commission or fee, represents his principal in the sale of the deciduous tree fruit belng priced.
"Commission merchant", means a seller's agent, other than a grower's sales agent or a broker, who receives the kind of deciduous frult being priced, and who, for a commisslon or fee, sells it in any quantity in a terminal market or other wholesale receiving point, and who, in the case of less-than-carlot or less-than-trucklot sales, performs the wholesale functions of unloading the fruit from the car or truck in which it is received.
"Commission" or "fee" means the charge made by an agent for services performed in connection with the sale of deciduous tree fruits.
"Terminal auction" means a place in a terminal market, open to any seller and to any buyer who has established credit with the "auction company" or who pays cash, where, on the basis of competitive bidding, the kind of deciduous tree fruit being priced is sold in less-than-carlot or less-thantrucklot quantities by persons operating through a public licensed sales organization known as an "Auction Company", for whose services a fee is charged.
"Ultimate consumer" means a person who buys the kind of deciduous tree fruit being priced for direct consumption. However, as used in this appendix, the term does not include a commercial, industrial, institutional user or government procurement agency.
(3) Sales by grower-distributors, buyerdistributors, and by any persons (ineluding growers) through growers' sales agents. (1) For sales of deciduous tree fruits in any quantity by (1) grower-distributors, (2) buyer-distributors or (3) any persons (including growers) through growers' sales agents, the maximum price in each case is the maximum price 1 . o. b, shipping point or the maximum delivered price, as the case may be (see Column 5 or 6 of the applicable table in paragraph (d)) plus the markup named in Column 8 of Table A in paragraph (e). (The grower's sales agent may not receive for his services more than the fee or commission allowed him under Maximum Price Regulation 165.)

Example: A grower of cherries in Wenatchee, Washington, employs a grower's sales agent to make a delivered sale in Chicago, Ilinols. The maximum price is the price
named in Column 6 of the applicable table in paragraph (d) plus the markup named in Column 8 of Table A in paragraph (e), even though the lawful charge received for this service by the grower's sales agent is less than the markup named.

Grower-distributor" means a person (1) who grows the kind of deciduous tree fruit being priced, (2) who assembles, packs or otherwise prepares such fruit for shipment, (3) who sells it on his own behalf and arranges for shipment and shlps from shipping point to wholesale receiving point (4) who sells through brokers or salarled representatives or who sells direct to intermediate sellers on a delivered basis, and (5) who does not make more than $25 \%$ (by volume) of his sales to any one person other than to government procurement agencles during the 1944 season. A person who would be a "grower-distributor" but for the fact that he does not meet requirement (5) shall be considered a "grower".
"Buyer-distributor" means a person (1) Who purchases the deciduous fruit being priced before it is loaded on cars or trucks, or assembles, packs or otherwise prepares such fruit for shipment and (2) who sells it on his own behalf and (3) who arranges for shipment and ships from shipping point to wholesale receiving point and (4) who sells through brokers or salaried representatives, or who sells direct to intermediate sellers on a delivered basis and (5) who does not make more than $25 \%$ (by volume) of his sales to any one person other than to government procurement agencies during the 1944 season. A person who would be a "buyer-distributor" but for the fact that he does not meet requirement (5) shall be priced as if he were a "grower".
"Grower's sales agent" means a person (including a grower's cooperative) other than a broker or commission merchant (1) who recelves the deciduous tree fruit being priced from another, (2) who for a commission or fee sells it for the account of such person after the fruit has been graded, packed, or otherwise prepared for shipment and (3) who regularly uses brokers or maintains salarled representatives in terminal markets through whom sales are made.
'Growers' cooperative" means a non-profit agricultural marketing association, regularly marketing the kind of deciduous tree fruft being priced, which is organized under state law and in conformity with the CapperVolstead Act.
(ii) For sales of deciduous tree fruit by (1) grower-distributors or (2) buyer-distributors or (3) any person (including growers) through growers' sales agents, who in carlot or trucklot sales use brokers, salaried representatives or commission merchants and in less than carlot or trucklot sales use brokers or salaried representatives, the maximum price in each case is the maximum price f. o. b. shipping point or the maximum delivered price, as the case may be (see Column 5 or 6 of the applicable table in paragraph (d)), plus the markup named in Column 9 of Table A in paragraph (e). (The grower's sales agent, the broker, or the commission merchant may not receive for his services more than the fee or commission allowed under MPR 165).

Example: Suppose a grower of cherries in Wenatchee, Washington employs a grower's sales agent to make a delivered sale to a buyer in Boston, Massachusetts. The grower's sales agent uses a broker in making the sale. The maximum price is the maximum delivered price named in Column 6 of the applicable table in paragraph (d) plus the markup named in Column 9 of Table A in paragraph (e), even though the lawful charges received for services by the grower's sales agent and the broker are less than the markup named.
(iii) For sales of deciduous tree fruits by grower-distributors or buyer-distributors
through a terminal auction, or by any persons (including growers) through growers' sales agents who use a terminal auction, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (d) plus (1) the markup named in Column 10 of Table A In paragraph (e), or the sum of (i) the markup named in Column 9 of Table A in paragraph (e) and (ii) the actual commission or fee charged for the particular sale (not to exceed the maximum allowable commission or fee which the auction company may charge under MPR 165), whichever is lower, and (2) any unloading charges in the terminal market incurred by the seller.
(iv) For sales of deciduous tree frults in less-than-carlots or less-than-trucklots by grower-distributors or buyer-distributors through commission merchants, or by any persons (including growers) through growers' sales agents who use commission merchants, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (d) plus the applicable markup (for ex car or ex store rales, as the case may be) named in Columns 11 and 12 of Table A in paragraph (e), or the sum of (1) the markup named in Column 8 of Table A in paragraph (e) and (2) the actual commission or fee charged for the particular sale (not to exceed the maximum allowable commisslon or fee which such commission merchant may charge under MPR 165), whichever is lower.
(g) Maximum prices for sales by persons other than primary sellers-(1) Sales in unbroken carlots or trucklots. If any person other than a primary seller purchases and resells unbroken carlots or trucklots of deciduous tree frults, the maximum price in each such case shall be the maximum 1. a, b. shipping point or delivered price, as the case may be (see Column 5 or 6 of the applicable table in paragraph (d)), plus the markup named in Column 4 of Table B in paragraph (e)
(2) Sales by primary receivers in less-than-carlots or less-than-trucklots. (1) For sales by "primary receivers" of deciduous tree fruits ex car, ex truck, ex dock, or ex terminal sales platform, at a terminal market or other wholesale receiving point, the maximum price in each case shall be the maximum delivered price named in Column 6 of the applicable table in paragraph (d) plus the markup named in Column 5 of Table B in paragraph (e).
(ii) If a primary receiver breaks a car or truck, unloads the particular deciduous tree fruit being priced into a store or warehouse owned or leased in whole or in part by him, and makes sales ex store or ex warehouse, the maximum price in each case shall be the maximum delivered price named in Column 6 of the applicable table in paragraph (d) plus the markup named in Column 6 of Table B in paragraph (e). This price does not include dellvery charges. If the primary recelver makes delivery, he may also add the amount which the appropriate regional or district office determines to be applitcable for deliverles in these cases (see paragraph (1)).
(iii) If a primary receiver makes a delivered sale to the premises of a purchaser within the free delivery zone, without first unloading the particular deciduous tree frutt being priced into a store or warehouse owned or leased by him, the maximum price shall be the maximum price for ex car, ex truck, ex dock, or ex terminal sales platform sales plus the amount which the appropriate regional or district office determines to be applicable to such sales (see paragraph (1)).
"Primary receiver" means a person who for his own account and profit buys the deciduous tree fruit being priced (1) in unbroken carlots or trucklots from any person or (2) in any quantity from a primary seller selling either direct or through auction or through any agent (except a commission merchant)

In less-than-carlots or less-than-truckiots), for resale in less-than-carlots or less-thantrucklots to persons other than ultimate consumers.
(3) Sales through terminal auctions. For sales of declduous tree fruits through a terminal auction, by persons other than primary sellers, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (d) plus (1) the markup named in Column 5 of Table B in paragraph (e) and (2) any unloading charges in the terminal market incurred by the seller.
(4) Sales by secondary fobbers, (1) For sales by secondary jobbers of deciduous tree fruits on a "delivered" basis, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (d) plus the markup named in Column 7 of Table B in paragraph (e). "Delivered" means delivered to the buyer's premises (in the case of a retailer, delivered to the retail store where resale is made to ultimate consumers) within the free delivery zone.
(ii) For sales by secondary jobbers of deciduous tree fruits not on a "delivered" basis, the maximum price in each case is the maximum price for sales on a "delivered" basis less five cents per container for containers under 50 pounds (gross weight), and ten cents per container for contalners 50 pounds or more (gross welght), except as these amounts may be changed by the appropriate regional or district office (see paragraph (1)).
"Secondary jobber" means a person other than a retaller who for his own account and profit purchases the kind of deciduous tree fruit being priced in less-than-carlots or less-than-truckiots from a primary receiver or from any seller through a commission merchant for resale in any quantity.
(5) Sales by service wholesalers. (i) For sales by service wholesalers of deciduous tree fruits on a "delivered" basis, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (d) plus the markup named in Column 8 of Table B in paragraph (e). "Delivered" means delivered to the buyer's premises (in the case of a retaller, delifered to the retail store where resale is made to ultimate consumers) within the free delivery zone.
(ii) A service wholesaler, when selling the kind of deciduous tree fruit being priced on a delivered basis in quantities of one-half container or less, may add to the maximum delivered price named in Column 6 of the applicable table in paragraph (d) the markup named in Column 9 of Table B in paragraph (e), but only if he has first offered to sell to the buyer on a full-container basis. This paragraph applies only to sales where the seller breaks the original contalner received by him and sells no more than half of the quantity in that container.
(iii) For sales by service wholesalers of deciduous tree fruits not on a "delivered" basis, the maximum price in each case is the maximum price for sales on a "delivered" basis less five cents per container under 50 pounds (gross weight), and ten cents per container for containers 50 pounds or more (gross weight), except as these amounts may be changed by the appropriate regional or district office (see paragraph (1))
"Service wholesaler" means a person who maintains a store or warehouse at which the particular deciduous tree fruit being priced is received and stored or warehoused; who maintains at such store or warehouse facilittes for cold storage, ripening, sorting, repacking, and other handling of the fruit; who employs salesmen to call on the trade in the city or country points which he services; and who sells the particular deciduous tree fruit being priced to retail stores, government procurement agencles or institutional buyers.
(6) Sales by secondary jobbers and servtce wholesalers delivered outside the free de-
livery zone. (i) For sales by secondary jobbers or service wholesalers of deciduous tree fruits delivered to the premises of any purchaser located outside of the free dellivery zone, the maximum price in each case is the maximum dellivered price named in Column 6 of the applicable table in paragraph (d) plus the applicable markup named in Columns 7 8 or 9 of Table B in paragraph (e) plus the cost of transportation beyond the free delivery zone, figured at the lowest common or contract carrier rate for available transportation from the seller's place of business to the premises of the purchaser. The amount added for transportation shall not exceed 25 cents per cwt. for the first 25 miles beyond the free delivery zone, and five cents per cwt. for each successive 25 miles, and the total amount may not exceed 50 cents per cwt. except as these amounts may be changed by the appropriate regional or district office (see paragraph (1)).
(h) Fractions, In calculating maximum prices, except for sales to ultimate consumers, all fractions shall be carried to the second decimal place of a cent. Any final calculations of total maximum prices applicable to individual sales resulting in a fraction of one-half cent or more shall be adjusted to the next higher cent, and any fraction below one-half cent shall be adjusted to the next lower cent.
(1) Sample calculations of maximum prices for sales of a Brentwood lug of apricots (24-26 pounds) $f, o$. b. California shipping point, and delivered at Chicago, Illinois, and for sales by sellers in the Chicago market-(1) Maximum prices for sales loaded on car or truck at a California shipping point on an f.o.b. basis.
(i) Sales by growers:
(a) Direct (Column 5, Table 2) - \$2. 61
(b) Through broker etc. (Col, 4, Table A) ( $\$ 2.61$ plus 0.03 ) - 2.64 (ii) Sales by grower-distributor, buyerdistributor, etc.:
(8) Direct (Col. 8, Table A) ( 82.61 plus 0.11 ) 9 . Table A) ( $\$ 2.61$ plus

(iii) Sales by carlot distributors (Col. 4. Table B) ( $\$ 2.61$ plus 0.24 ) _........ 2. 85
(2) Delivered base price (Col, 6, Table 2) :

Column 5 price, Table 2..............-- 2.61
Freight to Chicago (estimate) _-........ . 37
Protective service allowance-................ 10
Total delivered price (Col. 6, Table 2) -....-.....................- 3.08
(3) Sales by growers at Chicago, Illinois:
(1) Direct (Col. 6, Table 2 price, as above) ........................................ (ii) Through a broker, etc. (Col. 4,
Table A) ( 83.08 plus 0.03 ). (iii) Through a commission merchant in less-than-carlots:
(a) Ex car, etc. (Col. 5, Table A) $(\$ 3.08 \text { plus } 0.17)^{*}$....
(b) Ex store, etc. (Col. 6, Table A) $(\$ 3.08$ plus 0.38$) *-\ldots-3.46$
"Where the commtssion merchant's actual charge is less than the $\$ 0.17$ or $\$ 0.38$, only the amount of the actual charge may be added. (iv) Through auction in less-than-
carlots (Col. 7, Table A) ( $\$ 3.08$
plus .10)*
3. 18

Plus actual unloading charges pald by the seller.
*Where the sum of the actual auction charge plus the marikup of $\$ 0.03$ in Col. 4 of Table A is less than the $\$ 0.10$, the lesser figure must be used.
(4) Sales by grower-distributors, buyerdistributors, and by any person (including a
grower) who uses a grower's sales agent, at Chicago, Illinots, on a delivered basis:
(1) Direct (Col. 8, Table A) ( $\$ 8.08$ plus 11)
$\$ 3.19$
(ii) Through broker etc. (Col. 9, Table A) ( $\$ 3.08$ plus .14 )
(iii) Through auction in less-thancarlots (Col. 10, Table A) ( 83.08 plus .21 ) ${ }^{*}$
Plus actual unloading charges paid by the seller.
*Where the sum of the actual auction charge plus the markup of $\$ 0.14$ in Col. 9 of Table A is less than the $\$ 0.21$, the lesser figure must be used.
(iv) Through a commission merchant in less-than-carlots:
(a) Ex car etc. (Col. 11, Table
A) $(\$ 3.08$ plus 0.28$) * \ldots . .36$
(b) Ex store etc. (Col. 12, Table A) ( $\$ 3.08$ plus 0.49 ) $\ldots \ldots 3.57$
*Where the commission merchant's actual charge is less than the $\$ 0.28$ or $\$ 0.49$, only the amount of the actual charge may be added.
(5) Sates by other sellers in the Chicago Market:
(i) Carlot Distributor (Col. 4, Table
B) $(\$ 3.08$ plus 0.24$)$
$\$ 3.32$
(ii) Primary Recelver:
(a) Ex car etc. (Col, 5, Table B)
( $\$ 3.08$ plus 0.31 ) $\ldots . . . . .$.
(b) Ex store etc. (Col. 6, Table
B) ( 83.08 plus 0.52 )
(iii) Secondary jobber (Col. 7, Table

(iv) Service wholesaler (Col. 8, Table
B) ( $\$ 3.08$ plus 0.83 ) 3.01
$\qquad$
3.91

Note: The foregoing figures are not to be construed as true celling prices in the Chicago market. They are used merely as examples to show the application of the varlous markups to the base amounts.
(j) When maximum prices apply. The applicable maximum price in each case is the maximum price in effect on the date of dellvery.

When shipment is by independent carrier and the sale is on an $f, o . b$. shipping point basis, with the risk of loss on the buyer for any part of the transit prior to physical delivery to him, the date of delivery is the date when the goods are loaded on the carrier ready for shipment. When shipment is by independent carrier and the sale is on a delivered basis, with the risk of loss on the seller for the entire transit prior to physical delivery to the buyer, the date of delivery is the date, when the goods are physically delivered by the carrier to the buyer.
(k) Sales of futures. In the case of sales of futures, no "advance" (that is, payment prior to delivery) shall, when added to any previous advances, exceed either the maximum price in effect on the date of delivery or the maximum price in effect on the date of the payment.
"Sales of futures" means sales of goods for delivery at a future date beyond the normal time after sale necessary for transit.
(1) Adjustments by regional and district offices. The authority delegated by sections 2 (a) and 2 (b) of this regulation to the regional and district offices does not apply to deciduous tree fruit. For deciduous tree fruit the Regional Directors of the Office of Price Administration, and such district offlcers as they in turn may authorize, are authorized:
(1) To determine the limits of the free delivery zone at any wholesale receiving point located within its jurisdiction and to adjust upwards or downwards the allowances for sales by secondary jobbers and service wholesalers on a non-delivered basis and to adjust upwards or downwards the allowances for transportation beyond the free delivery zones, at the lowest rates for customary and generally available means of transportation.
(2) To determine and publish orders namIng the maximum amounts which carlot or trucklot recelvers may add to their maximum prices for deliveries made within the free delivery zone at that wholesale receiving point.
(3) To adjust upwards or downwards the maximum markups named for sales by primary sellers through commission merchants in less-than-carlots or less-than-trucklots ex car, ex truck, ex dock, or terminal sales platform. However, any upward adjustment that is made under this paragraph shall not exceed the maximum markup named for sales by a primary seller through a commission merchant in less-than-carlots or less-thantrucklots ex store or ex warehouse.
(4) To adjust upwards or downwards the maximum markups named for sales by primary receivers ex car, ex truck, ex dock, or ex terminal sales platform or through a terminal auction. However, any upward adjustment that is made under this paragraph shall not exceed the maximum markup named for sales by primary receivers ex store or ex warehouse.
(m) Record keeping and notification requirements. Every sale by any person to any quirements. Every sale by any person to any be accompanied by a notification in writing showing the date of the sale, the names and addresses of the seller and the buyer, an adequate description of the commodity sold, including the quantity, unit of sale and the total price charged. When the total price includes charges for brokerage, commission, frelght, trucking, protective services or any other charge or fee recognized by this appendix, the notice shall set forth the nature and amount of each of such charges, except Insofar as the giving of such information is inconsistent with state law.
This amendment shall become effective for sweet cherries on June 13, 1944 except for sweet cherries shipped from the shipping point and actually sold befor June 13, 1944 and except for sweet cherries shipped from the shipping point, before June 9, 1944, whether sold or unsold.

This amendment shall become effective for all other deciduous tree fruits on June 13, 1944 as to maximum prices f. 0 . b. shipping point, and effective as to all other maximum prices as follows:
(1) On June 27, 1944 for all states east of the Missisippi River except Illinois and Wisconsin.
(2) On June 22, 1944 for all other states except California, Oregon and Washington.
(3) On June 17, 1944 for California, Oregon and Washington.
(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 9th day of June 1944. Chester Bowles, Administrator.
Approved: June 3, 1944.
Grover B. Hill,

## Acting War Food Administrator.

[F. R. Doc. 44-8384; Filed, June 9, 1944; 11:51 a. m.]

Part 1315-Rubber and Products and Materials of Which Rubber is a ComPONENT
[MPR 220, ${ }^{1}$ Amdt. 15]

## CERTAIN RUBBER COMMODITIES

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 220 is amended in the following respects:

1. Section 1315.1560 b is added to read as follows:
§1315.1560b Application for adjust-ments-(a) Application by a manufacturer that is not based upon a proper decrease of other prices- (1) Who may receive an adjustment. The manufacturer's maximum price for rubber commodities established by this regulation may be adjusted in the case of an essential producer of an essential rubber commodity. An "essential rubber commodity" is one which contributes to the effective prosecution of the war. An "essential producer" is one whose output of rubber commodities cannot be reasonably expected to be replaced at prices lower than the proposed adjusted maximum price. In addition, any person who has entered into or proposes to enter into a war contract (as defined in subparagraph (5)) or a subcontract thereunder, is an essential producer of rubber commodities.
(2) When adjustment may be grant-ed-(i) In general. The Office of Price Administration, any reglonal office, or such other offices as may be authorized by order issued by the appropriate regional office, may adjust the maximum price in the case of an essential producer of an essential rubber commodity upon the basis of information submitted by the manufacturer or of other information. It may make that adjustment whenever it finds that the maximum price of a commodity is at such a level that (taking into account the costs thereof, the profits position of the manufacturer, and the nature of his business) production of the commodity is impeded or threatened and that the adjustment would not cause an increase in the cost of living.
(ii) Factors which may be considered. (a) The following factors are relevant to consideration of whether production of the commodity is impeded or threatened:
(1) Whether, and by what amount, the maximum price is below or above (i) the total unit costs less selling and administrative expenses allocable to the internal management of the business, and (ii) the current total unit costs of the commodity.
(2) Whether, and by what amount, the manufacturer's current over-all

[^12]profits, before income and excess profit taxes, are greater or less than his average over-all profits during the normal base period, increased by 7 percent of the additional capital investment contributed entirely by the manufacturer, or its stockholders, since the normal base period. Capital investment will be construed as including accumulated profits.
(3) Whether the proposed price is higher than the price prevailing in the industry.
(4) Whether the manufacturer's sales of the commodity represent only a very small part of his total sales.
(5) Whether the manufacturer previously sold the commodity, or a commodity of the same type, at a price which is below its total unit costs.
(b) The following factors are relevant to consideration of whether the adjustment would cause an increase in the cost of living:
(1) Whether the rubber commodity, or a commodity in the production of which it is used, is of a type sold to civilian consumers other than industrial consumers.
(2) If such is the case, whether the increase in price allowed by adjustment would be absorbed prior to sale to a nonindustrial consumer.
(3) Whether, if the applicant did not produce the rubber commodity, his output would be replaced by the same or a substitute commodity at prices equal to or higher than the proposed adjusted maximum price.
(3) How the manufacturer proceeds in applying for an adjustment-(i) In general. An application for adjustment under this paragraph (a) shall be filed in accordance with Revised Procedural Regulation No. $1^{2}$ and shall be made on Form OPA 696: 4057 set out in Appendix B, incorporated as $\% 1315.1568$ of this regulation. Copies of this amendment which contains this form and the instructions for completing it may be obtained from any district, State or regional office of the Office of Price Administration. If the manufacturer's total sales in the calendar year 1942, or in the fiscal year ending in 1942, exceeded $\$ 500,000$, the application shall be filed with the Offce of Price Administration, Washington, D. C. If the manufactuxer's total sales during that period did not exceed $\$ 500,000$, the application shall be filed with the regional office of the Office of Price Administration located in the same region in which the manufacturer's business is located.
(ii) Application based on proposed wage or salary increase to be authorized by the National War Labor Board. A manufacturer who believes that the conditions for an adjustment set forth in this paragraph (a) would exist if the National War Labor Board should grant a pending application for wage or salary
= 7 F.R. 8961; 8 F.R. 3313, 3533, 6173, 11806; 9 FR. 1594, 3075.
increase, may file an application for adjustment under this paragraph. Applications for adjustment of maximum prices based on wage or salary increases requiring approval of the National War Labor Board must also comply with Supplementary Order No. 28 , which requires, among other things, that an application for adjustment in such case be filed within 15 days after an application for a wage or salary adjustment has been filed with the National War Labor Board, or, in a disputed wage proceeding, within 15 days after the employer receives notification that the National War Labor Board has taken jurisdiction of the dispute.
(4) Prices for deliveries made pending disposition of the application. A manufacturer who has filed an application under this paragraph (a) may contract or agree that deliveries made during the pendency of the application shall be at a specific price which is higher than the existing maximum price which the manufacturer wants to have adjusted. But no payment in excess of that existing maximum price may be received until the application is finally disposed of, and at that time the price received may not exceed the maximum price as determined by the Office of Price Administration.

A manufacturer who wishes to enter into such an arrangement must specifically state to the buyer the following:
(i) The maximum price for the commodity;
(ii) The fact that an appropriate application for an adjustment of that maximum price has been filed with the Office of Price Administration;
(iii) The fact that the specific price quoted by the manufacturer is subject to the approval of the Office of Price Administration.
(5) Definitions-(i) Normal base period. The term "normal base period" means the period 1936-1939. If the applicant believes that the period 19361939 is not a normal base period for him he shall state why he believes it is not and shall designate another period which he believes is normal and the reasons therefor. If the Office of Price Administration finds either ( $a$ ) that the entire industry of which the applicant is a part was operating during the greater part of the period 1936-1939 at an unusually depressed level or (b) that because of unusual conditions prevailing during that period, the applicant's plant was operating at an unusually depressed level in comparison to other plants in the industry, and in addition that some other period prior to January 1, 1941, is a normal base period, such other period may be considered. The mere fact that the rate of production has increased since 1936-1939 will not be deemed evidence that production during that period was at an "unusually depressed level." If the manufacturer was not in business prior to January 1, 1941, he shall state that fact in his application.
(ii) Over-all profits. The term "overall profits" means net profit resulting from the operation of all divisions of the manufacturer, before the creation of any

[^13]reserves, except ordinary reserves for depreciation and bad debts, and before income and excess profit taxes. Where affiliated interests exist, the term "overall profits" means the consolidated net profit before the creation of any reserves, except ordinary reserves for depreciation and bad debts, and before income and excess profit taxes.
(iii) Subcontract. The term "subcontract" means any purchase, order, or agreement to perform all or any part of the work, or to make or furnish any commodity, required for the performance of another contract or subcontract.
(iv) Total unit costs. The term "total unit costs" means the direct unit cost of labor, materials, and subcontracted services, plus a proportion of factory overhead, administrative, and other expenses, based on actual operating experience, properly allocable to the production of the commodity, but does not include provisions for income or excess profit taxes. In evaluating total unit costs, the Office of Price Administration will determine whether the allocation of factory overhead, administrative and other expenses is based on a representative period of continuous, normal production.
(v) War contract. The term "war contract" means any contract with the United States, or any agency thereof, or with the government, or any agency thereof, of any country whose defense the President deems vital to the defense of the United States, under the terms of the Lend-Lease Act, for the sale of rubber commodities purchased (a) for the ultimate use of the armed forces of the United States or for lend-lease purposes, or (b) by any government (or agency thereof) of any country whose defense the President deems vital to the defense of the United States under the terms of the Lend-Leaen Act, or (c) for use in the production or manufacture of any commodity described in (a) or (b).
(b) Application by a manufacturer based upon an appropriate decrease of other prices-(1) Who may receive an adjustment under this paragraph. Adjustments under this paragraph will be granted only in the case of an essential producer of an essential rubber commodity. The meaning of these terms is explained in paragraph (a) (1) of this section.
(2) When adjustment may be granted. The Office of Price Administration, any regional office, or such other offices as may be authorized by order issued by the appropriate regional office, may make an adjustment of the maximum price in any case in which the manufacturer agrees to make and (simultaneously with any increase in the maximum price that may be authorized under this paragraph (b) ) makes a reduction in the selling price of other commodities which will equal or exceed the total dollar amount of the adjustment granted under this paragraph.
(3) What an application under this paragraph must show. An application for price adjustment under this paragraph (b) shall contain information indicating that the manufacturer is an essential producer of an essential rubber commodity and that if the proposed ad-
justment is granted, the gross dollar amount of sales of the commodities affected by the adjustment will not be greater than it would have been in the absence of the adjustment. In any case where such an adjustment is granted, the Office of Price Administration will require appropriate reports relating to the commodities affected.
(4) How the manufacturer proceeds in applying for an adjustment. An application for adjustment under this paragraph (b) shall be filed in accordance with Revised Procedural Regulation No. 1. If the manufacturer's total sales for the calendar year 1942, or for the fiscal year ending in 1942, exceeded $\$ 500,000$, the application shall be filed with the Office of Price Administration, Washington, D. C. If the manufacturer's total sales during that period did not exceed $\$ 500,000$, the application shall be filed with the regional office of the Office of Price Administration located in the same region that the applicant's business is located.
(c) Application by a manufacturer under a combination of both paragraphs (a) and (b). A manufacturer who desires to apply for an adjustment under paragraph (b) may, at the time he applies under that paragraph, also apply under paragraph (a), if the facts of his case entitle him to do so. In such case, the office considering his application will give the adjustment available under paragraph (a) before applying paragraph (b).
(d) Procedural Regulation No. $6^{4}$ superseded. No application for adjustment filed under Procedural Regulation No. 6 by a manufacturer after June 15, 1944, with respect to rubber commodities will be granted.
(e) Adjustments for sales by others than manufacturers. The maximum price for sales of rubber commodities by persons other than manufacturers may be adjusted in an order issued under this section.
2. Section 1315.1568 is added to read as follows:
§ 1315.1568 Appendix B: Form for application for adjustment of maximum manufacturers' prices of certain rubber commodities-(a) Form.
Form OPA 696-4057
Approval of This
ADJUSTMENT APPLICATION Waived by Budget Bureau
United States of America
Office of Price Administration washington, d. C.
Application for adjustment of maximum prices for rubber commodities under Maximum Price Regulation No. 220
Company name
Address
(Street) (City)
The following facts are furnished to the Office of Price Administration in support of this application:

Schedule A

1. General description of the company's business.
2. Desi
3. Designate and describe the rubber commodities for which price increase is requested.
${ }^{4} 7$ F.R. 5087, 5664; 8 F.R. 6173, 6174, 12024.
4. Present the following information for each product listed in 2 above:
(a) Dollar volume of unfilled orders \$----
(b) Unit volume of unflled orders. (Indicate unit used)
5. Present evidence that the company is an essential producer of an essential rubber commodity.
(a) For each product designated in Item 2 above, fill in the following if you have entered into, or propose to enter into a war contract or subcontract for the sale of that product.
(1) Identification of contract
(2) Name of purchaser
(3) Address of purchiser
(Street) (City) (State)
(b) Present any other information which demonstrates that the manufacturer is an essential producer of an essential rubber commodity.

Nore: The terms "essential producer", "essential rubber commodity", "war contract" and "subcontract" are defined in the adjustment provisions under which this report is filed, $\S 1315.1560 \mathrm{~b}$ of Maximum Price Regulation No. 220.
5. Are similar products manufactured by competitiors in your region? - ...............-If yes, glve names and addresses of competitors and their prices for such products, if the prices are readily available.

## Schedule $B$

Important: Where affiliated interests exist, consolidated statements as well as statements for the subsidiary should be submitted.

Each profit and loss statement must contain a detalled breakdown of cost of goods sold, administrative expense, selling expenses, the total amount of officers' salaries and the number of officers.

1. Financial data 1936-1939 and 1942.

Either submit balance sheets and proflt and loss statements for the years 1936-1939, inclusive, and 1942, or fill out Office of Price Administration Financial Report Form A for the same years. The filing of these data is optional, if the same information is avallable from the Bureau of Internal Revenue. Should the applicant prefer, this information will be requested by the Office of Price Administration directly from the Bureau of Internal Revenue.
2. Financial data, 1943 to date.

Submit a balance sheet for 1943 and profit and loss statements for 1943 and for the most recent accounting periods in 1944. If you have submitted this information on Office of Price Administration Financial Report Forms A and B or have furnished it on a previous application for adjustment of a maximum price, you need not submit it again.
3. Are the salaries and wages of all your employees in compliance with the maximum established by the Office of Economic Stabilization?
(Yes or No)
If no, state exceptions.

## Schedule C

Unit price and unit cost information
Designation of the rubber commodity:
Note: If more than one product is involved, prepare and file separate reports on this schedule for each product that you consider necessary to convey an adequate understanding of the situation which gave rise to this application.

1. Price data
(a) Net realized price:

(b) Total sales for the abore desionated item only:

|  | 1942 | 1843 | Months <br> ending <br> 1944 |
| :--- | :---: | :---: | :--- |
| Total unit volume of sales <br> Total dollar volume of sales (net) | $\ldots$ |  |  |

(c) Indicate whether the current maximum price is a list or ctablished price. ...or a formula price.. (Check one).
Price used since Price used since .......... 194 ...
(d) State on a separate shect the reasons or the need on the requested price ficrease.
2. Unit cosi data:

|  | Ceiling date costs $194$ | Curren: <br> date <br> costs <br> 1944 |
| :---: | :---: | :---: |
| (a) Direct material. |  |  |
| (b) Direct labor... |  |  |
| (e) Factory overhead |  |  |
| (d) Selling expense (do not include discounts and commissions deducted under price datasbove).. |  |  |
| (e) Administrative expense. |  |  |
| (i) Freight out, if any. |  |  |
| (g) Installation expense, if any |  |  |
| (h) Other expense, speeify |  |  |
| (i) Total cost per unit. |  |  |

(j) What method is used in allocating factory overhead?

1. Standard ( ): Actual ( ); Other ( ); (Check one.)
2. Direct labor cost (); Direct labor hours ( ); Machine hours (') ; Other ( ). (Explain separately if "other" or combination.)

> AFFIDAVIT

By (Applicant)
State of $\qquad$
$\qquad$ $-1_{s s}$

The undersigned
being first duly sworn according to law, on oath deposes and says:

That he is the person whose name appears subscribed to the above Application for Adjustment; and that he has read the same and know to his own knowledge that the facts contained therein are true and correct.
(Signature)
Subscribed and sworn to before me this _.... day of _.......... 194.. Officer Administering Oath.

## (b) Instructions for completing form.

Instructions for the Use of adjustment application Form for Rubber Commodities
Schedule C entitled "Unit Price and Cost Information" is subject to the following explanation:

## 1. Price data:

(a) 1. (List) (gross) price:

Please indicate whether the price is a list price or a gross price by crossing out the term that does not apply.
(a) 2. Dealer's commissions:

Where all dealers receive the same commission, use the full commission rate even
if some sales are not subject to any commission. If several different rates affect the product covered by the application, use the rate that applies to the largest amount of sales.
(a) 3. Trade discounts.

Deduct trade discounts prevalling in your company for the product covered by the application.
(b) Use a sufficient number of months prior to the date of the application to give an adequate understanding of the situation. Name the period in the allotted space and fill in commission rates or discounts.
2. Unit cost data:

In presenting unit cost data be sure to include only actual cost.
Material cost must represent actual cost. State separately any charges added to costs of materlals.
Where standard costs are used, adjust costs for over- and under-absorption during the perlod to which the costs apply.
The cost data for the ceiling date may be recomputed if the product covered by the application was not manufactured on or about that date. In the recomputation apply the wage rates prevailing in your plant on the ceiling date and material cost of the same date.

Under items ( f ), (g), and (h) include only costs borne by the manufacturer and not billed separately.

## This amendment shall become effective

 June 15, 1944.Note: All reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

## Issued this 10 th day of June 1944. Chester Bowles, <br> Administrator.

[F. R. Doc. 44-8425; Filed, June 10, 1944; 11:37 a. m.]

## PART 1340-FUEL

[MPR 120, Amdt. 101]
BITUMINOUS COAL DELIVERED FROM MINE OR preparation plant
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 $\S 1340.222$ (b) (i) (ii) the date "June 1, 1944," is amended to read "August 1, 1944".
This amendment shall become effective as of June 1, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328 , 8 F.R. 4681)

Issued this 10th day of June 1944.
Chester Bowles,
Administrator.
[F. R. Doc. 44-8426; Filed, June 10, 1844; 11:38 a. m. 1

$$
\begin{gathered}
\text { PART 1340-FUEL } \\
\text { [MPR 120, }{ }^{1} \text { Amdt. 102] }
\end{gathered}
$$

BITUMINOUS COAL DELIVERED FROM MINE OR preparation plant
A statement of the considerations involved in the issuance of this amendment

[^14]issued simultaneously herewith has been filed with the Division of the Federal Register.*

In § 1340.225 (b), new subparagraph (6) is added to read as follows:
(6) Mines in Production Group No. 7 located on the Fort Smith and Van Buren Railway may sell straight run of mine coals to the Lone Star Steel Company shipped to its plant at Daingerfield, Texas at no more than 415 cents per net ton f. o. b. mine.
"Straight run of mine" as used in this subparagraph (6) shall mean coal as it comes from the mine and from which no size has been taken and to which no size has been added.

This amendment shall become effective June 15, 1944 .
(56 Stat. 23, 765: Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 10th day of June 1944. Administrator.
[F, R. Doc. 44-8427; Filed, June 10, 1944; 11:38 a. m.]

Part 1351-Food and Food Products [MPR 58, ${ }^{1}$ Amdt. 22]

FATS AND OILS
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.*

Article XVII is amended to read as follows:

ARTICLE XVII-LINSEED OIL SHORTENING AND LINSEED OIL MARGARINE

Sec. 17.1 Maximum prices. The maximum prices of linseed oil shortening and linseed oil margarine, f. o. b. producer's plant, shall be the following prices:

Linseed oll shortening (produced
wholly from linseed oil) in tlerces_. 19.75 Linseed oil margarine (in No. 10 tins) -- 19.94
This amendment shall become effective June $15,1944$.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328 , 8 F.R. 4681)

Issued this 10th day of June 1944. Chester Bowles, Administrator.
[F. R. Doc. 44-8428; Filed, June 10, 1944; 11:39 a. m.]

Part 1360 -Motor Vehicles and Motor Vehicle Eeutpment
[MPR 540]
MAXIMUM PRICES FOR USED PASSENGER AUTOMOBILES
In the judgment of the Price Administrator, prices of used passenger automobiles have risen to an extent and in a manner inconsistent with the purposes

[^15]of the Emergency Price Control Act of 1942, as amended. The Price Administrator has ascertained and given due consideration to the prices of used passenger automobiles prevailing between October 1 and 15, 1941, and has made adjustments for such relevant factors as he has determined to be of general applicability. So far as practicable, the Price Administrator has consulted with and has been advised by representative members of the industry which will be affected by this regulation.

In the judgment of the Price Administrator the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the act. A statement of the 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.
§ 1360.652 Maximum prices for used passenger automobiles. 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 540 (Maximum Prices for Used Passenger Automobiles), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: $\$ 1360.652$ 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.

MPR 540-MAxtmum Prices for Used Passenger Automobiles
ARTICLE I-SCOPE OF REGULATION AND PROHIBTIION

## Sec.

1. Applicability of regulation.
2. Prohibition against dealing in used cars at prices above the maximum.
3. Relation to other regulations.
4. Less than maximum prices.
article II-maximum prices
5. Maximum prices for used cars.
6. How to find the base price.
7. Warranted used cars.
article iil-miscellaneous
8. Federal and state taxes.
9. Evasion.
10. Label or tag to be attached by dealer to used car.
11. Certificate of transfer that must be completed for a sale of a used car.
12. Records and reports.
13. Enforcement.
14. Licensing.
15. Definitions.
16. Petitions for amendment of general applicability.
Appendix A.
Appendix B.
Appendix $C$.
Appendix D.
Appendix E .
Appendix $F$.

## ARTICLE I-SCOPE OF REGULATION AND PROHIBITION

SECTION 1. Applicability of this regu-lation-(a) To what sales this regulation applies. This regulation applies to all sales by dealers and other persons of used passenger automobiles.
(1) Definition of used passenger automobiles ("used cars"). "Used passenger automobile", (called "used car" in this regulation), means any automobile which has a seating capacity of less than eleven persons and which, irrespective of mileage, has been used for any purpose other than for the purpose of selling it. This definition includes, but is not limited to, taxicabs and station wagons and chassis and bodies for used cars, but does not include 1942 model year cars used as demonstrators, or chassis and bodies of 1942 model year cars used as demonstrators.
(b) Geographical applicability. This regulation applies to the forty-eight states of the United States and the District of Columbia, but not to the territories and possessions of the United States.

Sec. 2. Prohibition against dealing in used cars at prices above the maximum.
(a) On and after July 10, 1944, regardless of any contract or other obligation, except as provided in paragraphs (b), (c) and (d).
(1) No person shall sell or deliver any used car at a price higher than the maximum price permitted by this regulation; and
(2) No person, in the course of trade or business, shall buy or receive a used car at a price higher than the maximum price permitted by this regulation, but if he, the purchaser, has receved from the seller a written statement that the price charged does not exceed the maximum price, and he has no knowledge to the contrary, he shall be deemed to have complied with this subparagraph (2); and
(3) No person shall agree, offer or attempt to do any of the acts prescribed in subparagraphs (1) and (2) of this section.
(b) A war procurement agency as defined in section 15 (d), or any contracting officer thereof, or any country whose defense the President deems vital to the defense of the United States under the terms of the Lend-Lease Act, or any government agency of such a country, shall not be subject to the provisions of paragraph (a) (2). Moreover, any war procurement agency contracting officer, with respect to purchases he makes, in his official capacity, of used cars, and any paying finance officer of the United States, with respect to payments he may make, in his official capacity, in connection with purchases of used cars, shall be relieved of any and every liability, civil or criminal, imposed by this regulation or by the Emergency Price Control Act of 1942, as amended.
(c) Nothing in this regulation shall prevent the fulfilment of any written contract for the purchase of a used car whether in the nature of a conditional sales agreement, rental contract providing for purchase or other arrangement, entered into before July 10, 1944, and under which the used car has been delivered prior to July 10, 1944.
(d) Where a promissory note covering payment to a dealer or other seller for a car is discounted by a bank, finance company, or other person and the latter takes possession of the used car after default by the maker of the note, the return of
the repossessed used car to the dealer in connection with the recovery from him of the unpaid balance of the note does not constitute a sale, purchase, or transfer subject to the regulation. However, the sale of a repossessed used car by such a holder of "car paper" at public or private sale, except the return of a used car in connection with a contract to repurchase, is subject to the regulation. Notwithstanding the provisions of this paragraph, where a promissory note covering payment to a dealer or other seller for a car is discounted by a bank, finance company, or other person and the latter takes possession of the used car after default by the maker of the note, nothing in this regulation shall prevent the bank, finance company, or other person who discounted the note from selling the used car for an amount not exceeding the unpaid balance on the note, or the applicable maximum price if it is higher, in the case of a used car delivered prior to July 10, 1944, by the dealer to the person making the note.

Sec. 3. Relation to other regulations(a) In general. The transactions, persons, and commodities subject to this regulation shall not be subject to any other regulation issued by the Office of Price Administration in so far as they are affected by this regulation, except as provided in paragraphs (b) and (c).
(b) Exports, The provisions of this regulation do not apply to the purchase, sale or delivery for export from the Continental United States of a used car. Such a sale, purchase or delivery is covered by the Second Revised Maximum Export Price Regulation. ${ }^{1}$
(c) Imports. The provisions of this regulation shall apply to the sale, purchase or delivery of used cars manufactured outside of and imported into the Continental United States only where such used cars are imported from the Dominion of Canada or Mexico. All other sales, purchases or deliveries of imported used cars are subject to the Maximum Import Price Regulation. ${ }^{2}$
Sec. 4. Less than maximum prices Prices lower than maximum prices established by this regulation may be charged and paid.

## ARTICLE II-MAXIMUM PRICES

SEC. 5. Maximum prices for used cars-(a) For sales during the six months period beginning on July 10, 1944. To figure the maximum price of a used car sold during the six months period beginning on July 10,1944 , and ending on January 9,1845 , the seller must
(1) Find the base price according to section 6 ; and
(2) Add to it the allowance in Appendix $D$ for any piece of equipment listed there which is sold attached to the car; and
(3) If the car is a warranted car (as defined in section 7 ), add $\$ 100.00$ or, if it is higher, add $25 \%$ of the total of the base price and any equipment allowance.
(b) For sales after the six months period covered by paragraph (a). For any car sold after the six months pe-

[^16]No. $117-7$
riod described in paragraph (a) has expired, the seller must figure the maximum price as in paragraph (a), except that he must subtract from it $4 \%$ of the total of the base price and the equipment allowance, if any, for each half year after such six months period up to and including the half year containing the day of sale.

Note that this 4\% half year depreciation does not apply to the additional amount allowed under paragraph (a) (3) for a warranted car.

Sec. 6. How to find the base price. In figuring his maximum price, the seller shall take as his base price a price found by following the directions given below which apply to the used car he is selling, always using, when he does so, the prices given in Appendix B for the particular region in which the car is located at the time of sale. The regions for which prices are listed in Appendix B and the states included in each region are stated in Appendix A.
(a) For a complete car listed in Appendix $B$. Take the base price listed in Appendix B.
(b) For a complete car not listed in Appendix B. (1) If its body and chassis were made by different manufacturers: Take the base price in Appendix B for the most comparable car of the same make, model year, body type, passenger capacity, and wheel base.
(2) If its model year is 1937 or later but its make is not listed in Appendix B: Take the base price in Appendix B for the most comparable car as to model year, body type, passenger capacity, and wheel base.
(3) If its model year is 1936 or before and the make is listed in Appendix $\mathbf{B}$ : Take the base price in Appendix B for the 1937 year model of the same make, body type, passenger capacity, and wheel base.
(4) If its model year is 1936 or before and the make is not listed in Appendix B: Take the base price in Appendix B for the 1937 model year of the comparable make and model listed in Appendix C, or if a comparable make or model is not listed in Appendix C, take the base price for the 1937 model year car listed in Appendix B which is most comparable as to body type, passenger capacity, and wheel base.
(c) For a chassis or body. (1) If a chassis of a car is sold separately, the base price shall be $70 \%$ of the base price established by this section for the complete car.
(2) If the body of a car is sold separately, the base price shall be $30 \%$ of the base price established by this section for the complete car.
(d) For a complete car consisting of a used chassis and a new body. When a seller sells a complete car consisting of a new body attached to a used chassis, the base price shall be
(1) The base price for the used chassis as established by this section, plus
(2) The price of the new body under the applicable maximum price regulation.

SEc, 7. Warranted used cars. (a) Definition. A warranted used car is one
in good operating condition for which the dealer furnishes to the purchaser the following warranty in writing:

## Dealer's Warranty

The used car described below is hereby warranted to be in good operating condition, and to remain in such condition under normal use and service for a period of 30 days after delivery, or 1,000 miles, whichever may first occur.

We agree, if said car is delivered during the above period to our place of business, to make with reasonable promptness any repairs or replacements, which may be necessary to its good operating condition in accordance with normal use and service, at a cost to the purchaser named below of not more than $50 \%$ of the normal charge for such repairs and replacements. Our normal charge is not in excess of OPA cellings.

This warranty does not extend to tires, tubes, paint, glass, upholstery, or to any repairs or replacements made necessary by misuse, zegligence or accident.
Make of used

| Model |  |
| :---: | :---: |
| Serial number | Bcdy type |
| Motor number | Date of delivery $\qquad$ |
| Speedometer reading.-. | Total selling price. |
| Name of purchaser | Name of dealer making sale |
| Address | Name of proper representative thereof and title |
|  | Address |

(b) Additional warranties by dealer. A dealer may extend to the purchaser warranties in addition to those provided in the warranty stated in paragraph (a), but this shall be done in a warranty separate and in addition to the warranty provided in paragraph (a), and the maximum price established by section 5 shall not be increased thereby.
(c) Purchaser's legal remedies for dealer's failure to perform obligations of warranty. The nature of a purchaser's legal remedies for the breach of a dealer's warranty, which are those existing under the applicable state law, is not changed by this regulation.

## ARTICLE III-MISCELLANEOUS

Sec. 8. Federal and state taxes. There may be added to the maximum price for the sale of any used car the amount of any Federal, State, county or municipal tax upon, or incident to, the particular sale, or delivery or processing in connection with such sale. There may also be added to this maximum price the amount of any Federal, State, county or municipal tax on the use of such car which applies to any unexpired part of the period the tax covers. The amount of such taxes must be included in the certificate of transfer required under section 11. Any taxes paid on the car or extra equipment when new are not to be added to, or included in, the maximum price under this section.

Sec. 9. Evasion. It shall be a violation of this regulation to charge a price above the applicable maximum price in connec-
tion with any sale of a used car, either alone or in conjunction with any other consideration even though the price increase appears only indirectly. Specifically, the seller is not permitted to require the purchaser, as a condition of the sale or transfer of the car, to make payment over a period of time; to require him to finance the purchase through any particular lending agency; to require him to purchase any equipment, accessories, repairs, parts or services so as to increase the total compensation above the maximum price; to require him to purchase any other commodity or service; os to require him to make payment in whole or in part by exchanging or transferring or trading in any other vehicle or other product or commodity, or where there is an exchange, transfer or trade-in, to require him to accept an allowance for the vehicle, product or commodity exchanged, transferred or traded in which is below its reasonable value Furthermore, the seller is prohibited from providing for purchase of the used car by a lessee under a rental contract at an agreed valuation which together with the amount paid for the rental is higher than the applicable maximum price at the time the rental contract is entered into, and from making the terms and conditions of sale more onerous to purchasers than they have customarily been except to the extent allowed by this regulation. However, the Office of Price Administration may upon written request grant written permission to any dealer subject to this regulation to change his credit terms, where such change is necessitated by orders issued by, or at the request of, the United States.

SEC. 10. Label or tag to be attached by dealer to a used car. Every dealer offering a used car for sale shall attach to it in a conspicuous place a label or tag not smaller than $4^{\prime \prime} \times 8^{\prime \prime}$ in the form set forth in Appendix E, on which shall be set forth legibly all of the information called for in Appendix E.

SEc. 11. Ceritificate of transfer that must be completed for a sale of a used car. Every person when he sells or purchases a used car shall complete a certificate of transfer, Appendix $F$, which may be obtained from dealers or from the local War Price and Rationing Board. When the used car has been sold, the seller shall insert the details of the sale on the certificate and, both the seller and purchaser shall certify on the certificate that they have complied with this regulation and that the selling price was not above the maximum established by the regulation. The completed certificate shall be delivered to the purchaser who shall turn it in to his local War Price and Rationing Board. Any misrepresentation in connection with the certificate shall be subject to the penalties provided by the applicable statutes of the United States. This section shall not be applicable to sales when made to dealers.

SEc. 12. Records and reports. Every person who sells a used car shall, so long as the Emergency Price Control Act of 1942, as amended, remains in effect, keep and make available for examination by the Office of Price Administration records
customarily kept in connection with the sale of a used car, and a copy of the warranty, if any, furnished in accordance with section 7 .

Sec. 13. Enforcement. Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, proceedings for suspension of licenses, and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

SEc. 14. Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

Sec. 15. Definitions. When used in this regulation, the term:
(a) "Person" includes an individual, corporation, partnership, association or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.
(b) "Dealer" means a person engaged, in whole or in part, in the business of buying, selling, repairing and reconditioning used cars and who maintains a place of business for the display, sale, repairing and reconditioning of such cars. A person who cannot qualify as a dealer because he does not maintain a place for repairing and reconditioning may be approved in writing as a dealer under this regulation by the Office of Price Administration regional office for the region in which his place of business is located, or a district office in that region authorized by such regional office, if he provides adequate evidence to that office that he has established, and is in a financial position to maintain, a working arrangement with a reputable business engaged in the repairing and reconditioning of used cars.
(c) "Sale" includes sales, dispositions, exchanges, and other transfers and contracts and offers to do any of the foregoing. It includes conditional sales and sales under rental contracts, lease agreements or other agreements. It also includes transfers by banks, finance companies, or other persons discounting promissory notes following the taking of possession by such persons upon default of the person making such promissory notes. The term "sale" does not refer to the adjustment of losses made in connection with settlements of claims under policies of insurance against fire, theft, collision, other loss of property or other coverage, even though the right of subrogation may be involved. The terms "sale", "seller", "selling", "purchase", "purchaser" and "purchasing" shall be construed accordingly.
(d) "War procurement agency" includes the War Department, the Depart-
ment of the Navy, the United States Maritime Commission, the Lend-Lease Section of the Procurement Division of the Treasury Department, and the following subsidiaries of the Reconstruction Finance Corporation: Rubber Reserve Corporation, Metals Reserve Corporation, Defense Plant Corporation, and Defense Supplies Corporation, or any agency of any of the foregoing.

SEC. 16. Petitions for amendment of general applicability. Any person seeking a modification of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. $1^{3}$ issued by the Office of Price Administration.

Appendix A-Regions for Whici Base Prices Are Listed in Appendix B and States Included in Such Regions
Region A: Alabama, Connecticut, Delaware, District of Columbla, Florida, Georgia, Illinols, Indiana, Kentucky, Maine, Maryland, Massachusetts, Michigan, Mississippi, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Vermont, Virginia, West Virginia, and Wisconsin.

Region B: Arkansas, Colorado, Idaho, Iowa, Kansas, Louisiana, Minnesota, Missouri, Montana, Nebraska, New Mexico, North Dakota, Oklahoma, South Dakota, Texas, Utah, and Wyoming.

Region C: Arizona, Callfornia, Nevada, Oregorr, and Washington.

Appendix B-Tables of "Base Prices" LIST OF ABBREviATIONS
$\mathrm{A} / \mathrm{S}=$ Auxiliary seat.
A/W =All weather.
Bus $=$ Business.
Comb=Combination.
Comp $=$ Compartment.
Cont $=$ Continental.
Conv $=$ Convertible.
Cur = Curtain.
Div=Division.
$\mathrm{Dr}=$ Door.
$\mathrm{F} / \mathrm{B}=$ Fast back.
F/W $=$ Full-width rear seat.
Holyd = Hollywood.
LeB=LeBaron.
$\mathrm{N} / \mathrm{C}=$ Non collapsible.
Nos $=$ Numbers.
$\mathrm{O} / \mathrm{S}=$ Opera seats.
P Top=Power top.
Riv=Riverside.
$\mathrm{S} / \mathrm{C}=$ Semi-collapsible.
$\mathrm{SE}=$ Super equipped.
S/L=Streamlined.
$\mathrm{S} / \mathrm{S}=$ Self shifter.
Tk=Trunk.
Tour $=$ Touring.
$2 \mathrm{~W}, 5 \mathrm{~W}=2$ window, 5 window.
$\mathrm{W} / \mathrm{P}=$ With partition.
Wilby = Willoughby.
(i) American Bantam

${ }^{3} 7$ F.R. 8961 ; 8 F.R. 3313, 3533, 6173.
(1) Amebican Bantam


| Base price in region |  |  |
| :---: | :---: | :---: |
| A | B | 0 |
| 8320 360 425 360 400 455 455 455 465 | $\$ 355$ 490 400 400 400 805 505 505 515 | 8390 400 815 440 835 550 550 550 560 |
| 295 231 345 200 255 300 205 325 380 370 | $\begin{aligned} & 335 \\ & 335 \\ & 395 \\ & 390 \\ & 325 \\ & 355 \\ & 355 \\ & 350 \\ & 340 \\ & \text { and } \\ & 420 \end{aligned}$ | 375 340 485 330 336 400 390 45 455 485 470 |
| 235 <br> 250 <br> 255 <br> 2710 <br> 2210 <br> 230 <br> 245 <br> 280 <br> 25 | 285 305 330 235 2255 280 295 365 360 | 330 330 385 395 295 325 330 345 415 415 |
| 180 220 165 180 100 | $\begin{aligned} & 235 \\ & \begin{array}{l} 220 \\ 2005 \\ 2205 \\ 2235 \end{array} \end{aligned}$ | 275 320 320 220 275 270 |

(2) Bucck

1942-8-Series 40-Special; Serial Nos. 14257442 to 14364444 , 24273684 to 24313644,34263684 to
34317140,4457941 A to $4556599 ;$ Motor Nos.4457941 to 4-4556589: Utility Coupe-3, 44 Conv. Coupe F/W-6-44O........ Business Sedanet- $3-48$. Family Sedanet- $0-488$. Tour. Sedan, 4 Dr.-6-47.............
eries $40-\mathrm{B}$ : eries 40-B:
Business Sedanet-3-46
Family Sedanet-6-46S
SE Family Sedanet-6-46s Tour. Sedan, 4 Dr. Sour. Sedan, 4 Dr, $-6-41 \ldots$.... Estate Wagon-6-49 942-8-series 50 -super; SerialNos. 14257442 to 14364444,24273684 to 24313644,34263684 to 34317140 , 4457941 A to 4556599 ; Motor Nos. 4457941 to $5-4556599:$
Conv. Coupe F/W-6-56C ..... Eedanet F/W-6-56S Tour. Sedan, 4 Dr. $-6-51$............ $42-8$-series 60-century; Serial

Nos, 14257442 to $14364444,24273-$ Nos, 14257442 to $14364444,24273-$ | 684 to 24313644,34263684 to |
| :--- |
| $34317140,4457941, ~ t o ~$ |
| 1556599 | 34317140,4457941 A to 4556599 ;

Motor Nos, 4457941 to $6-4556599$ : Sedanet $\mathrm{F} / \mathrm{W}-6-66 \mathrm{~S}$. $6-4556599$ : Tour. Sedan, 4 Dr.-6-6
942-8 Series 70-Roadmaster; Serial Nos, 14257442 to 14364444 , 24273684 to 24313644,34263684 to $34317140,4457941 \mathrm{~A}$ to 4556509 : Motor Nos. 4457941 to 7-4556599:
Conv. Conpe F/W-6-76C....... Conv, Coupe F/W-6
Sedanet F/W-6-76S Sedanet F/W-6-76S..............
Tour. Sedan, $4 \mathrm{Dr}-6-71$ Tour. Sedan, 4 Dr- $-6-71 \ldots . .$. Nos. 14257442 to 14384444 , NOS, 14257442 to 14364444 ,
24273684 to 24313644,34263684 to 34273684 to 24313644,34263684 to 34317140,4457941 A to 4556589 ;
Motor Nos. 4457941 to $9-4556599$ Tour. Sedan, 4 Dr. $-6-01 . \ldots .$.
Tour. Sedan, 4 Dr. $\mathrm{A} / \mathrm{B}-8-90 .$. Formal Sedan-6-91F
Limousine A/S-8-90L
1941-8-Series $40 \mathrm{~A}-$ Special; Serial Nos. 14034052 to 14257441 , 23994170 to 24245877,34007924 to 34253683: Motor Nos. A 4074859
to A 4457940:


FEDERAL REGISTER, Tuesday, June 13, 1944
$\qquad$

Model, serial no., body type, and passenger capacity

1942-6. Series-BG-Stylemaster; Scrial Nos. BG-1001 to 13310; Motor Nos. 2AA-1001 and up, and up:
Coupe-2
Coupe- 5.
Town Sedan, $2 \mathrm{Dr} .-6$
sport Sedan, 4 Dr. -6 ..............
212-6 Series- BH -Fleetmaster; Serial Nos. BH -1001 to 27530 Motor Nos: $2 \mathrm{AA}-1001$ and up, and up:
Coupe-
Comprolet-5
Town Sedan, 2 D ........................
Sown Scdan, $2 \mathrm{Dr} .-6$.
Sport Sedan, $4 \mathrm{Dr},-6$
Station Wagon-8
Fleetline Aero Sedan-6..............
Sportmaster-6.
A-6 Series-AC-Master DeIure: Serial Nos, AG- 1001 to 62708; Motor Nos, AA-1001
to 1163729, AC-1001 to 195459: to 1163729, AC-1001 to 195459: Business C
Town Sedan, 2 Dr.- 5 .
Town Sedan, 2 Dr. -5 .
Sport Sedan, 4 Dr. -5.
port Sedan, $4 \mathrm{Dr},-5$............ luxe: Serial Nos. AH-1001 to 1163729: AC - 1001 to 195459: Butiness Coupe-2 Coupe-5
Cabrlolet-5
Town Sedan, $2 \mathrm{Dr},-5$ Sport Sedan, 4 Dr. - 5 . Fleetline Sedan, Ststion Wagon-8.................. Serial Nos. $\mathrm{KB}-1001$ to 20546;
Motor Nos. 2697208 to 3665002 ; Motor Nos. 2697268 to $3665902 ;$ $\mathrm{B}-105462$ to 221935
Town Sedan Tk, 2 Dr.-5......... Sport Sedan Tk, 4 Dr . -5 . Station Wagon-s
$1040-6$ serles- Kh -Master Deluxe; Serial Nos. Kh-1001 to 37644: Motor Nos. 2697268 to 3605002, B-105462 to 221935: Business Coupe-2 Town Sedan Tk, 2 Dr . -5 Sport Sedan Tk, 4 Dr.
Sport Coupe F W -
4.
$1940-6$ Series -KA -SpecialDeluxe; Serial Nos, KA-1001 to 72089 , Serial Nos, KA-1001 to
20972288 to 3665902,
B-10546 2697228 t
to 221935 :
${ }^{\text {Business }}$ Coupe- 2
Sport Coupe F/W-4.
Town Sedan Tk, 2 Dr , Sport Sedan Tk, 4 Dr . station Wagon-
$30-6$ Series-JB-85-Master; Serial Nos. JB-1001 to 33221; Motor Nos, 1915447 to 2697267, B-10503 to 105461
Coupe-2.
Town Sedan Tk, 2 Dr.-............ sedan, $4 \mathrm{Dr}-5 . \quad$. Station Wagon.
(139-68erises-JA-Master Deluxe; Serial NOs. JA-1001 to 58510 ; Motor Nos. 1915447 to 2697267: Business Coupe-2.
Sport Coupe-4.
Coach-5
Town Sedan Tk, 2 D
Sedan, 4 Dr -5
Spart Sedan TK, 4 Dr,-5..........
Station Warn
1058 - 6 Serfes- H H-Master; Berlal Nos. $\mathrm{HB}-1001$ and up; Motor Nos. HB-1001 and up;
Nos, 1187822 to 1915447:
Coupe-2.
Cubriolet
Coach-5
Town Sedan Tk, 2 Dr.-5...............
Sport Sedan Tk- 5 .
sedan, 4 Dr- -5 Ecries- HA -Master De luxe; Scrial Nos. HA-1001 and uD: Motor Nos. 1187822 to 1915477:
Coupe-2......
Eport
Coupe-4
Sport Coupe-4
Coach-

\section*{|  |  |  |
| :---: | :---: | :---: |
| Base price in region |  |  |
| A | B | C |}


| 740 |
| :--- |
| 770 |
| 78 |


| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | C |
| 1938-6-Series HA-Continued. Town Sedan Tk, 2 Dr. -5. | $\begin{gathered} \$ 415 \\ 440 \\ 450 \end{gathered}$ | $\begin{array}{r} \$ 500 \\ 530 \\ 545 \end{array}$ | \$575615630 |
|  |  |  |  |
| Sport Sedan Tk-5........ |  |  |  |
| 1937-6 Series-GB-Master; Serial Nos, GB-1001 and up; Motor Nos, 1 to 1187821: |  |  |  |
| Coupe-2...................... | $\begin{aligned} & 260 \\ & 305 \\ & 2255 \\ & 275 \\ & 295 \\ & 305 \end{aligned}$ | 315375325340360375 | 375440380400425440 |
| Cabriolet-2 |  |  |  |
| Coach-5. |  |  |  |
| Town Sedan Tk, 2 Dr.-5 |  |  |  |
| Sedan 4 Dr. - 5 . |  |  |  |
| Sport Sedan Tk-5.. |  |  |  |
| 1937-6 Scries-GA-Master Deluxe; Serial Nos, GA-1001 and up; Motor Nos, 1 to 1187821: |  |  |  |
| Coupe-2......................... | 290305295300325340 | 355370360365400415 | 415440425430470490 |
| 8 port Coupe-2-4 |  |  |  |
| Coach-5... |  |  |  |
| Town Sedan Tk, 2Dr. |  |  |  |
| Sedan, 4 Dr.-5. |  |  |  |
| Sport Sedan Tk- |  |  |  |

$\qquad$
(5) Chrysler

1942-6-Series C34-Royal; Serial
Nos. 70001001 to $70010179 ;$ Motor Nos. 70001001 to 70010179 ;
Nos. C34-1001 to 23920:
Coupe-3.......... $\qquad$ Brougham
Sedan-6.
$\qquad$ Sedan-8.
Limousine-8 42-6-Series C34-W indsor; Se-
rial Nos. 70501001 to 70514481 ; Motor Nos. C34-1001 to 23922: Coupe-3.
Club Coupe- 6
Conv, Coupe-6
Brougham $-6 \ldots$
Brougham-
Town Sedan-6............................
Town and Country Wagon-
Town and Country Wagon-9... Sedan-8.
Limousine- 8
1942-8-Series C36-saratoga; Serial Nos. 6762501 to 6764094; Motor Nos, C36-1001 to 13516: Coupe-3........
Club Coupe-6.
Brougham- $6 .$.
Brougham
Sedan -6 .
Sedan-6.......
Town Sedan- 6 $\qquad$
1912-8 Sedan-6......................... $12-8$-Series C $36-$ New Yorker;
Serial Nos. B674201 to 6684754 ; Serial Nos. B6774201 to 6684754;
Motor Nos. O36-1001 to 13526: Coupe-3.......
Conv. Coupe-6.
Brougham
Sedan-6
Sedan-6......
Town Sedan-6
1942-8-Series C37-Crown Imperial; SerialNos. 7808401 to 7808844 ; Motor Nos. C37-1001 to 1457: Sedan-6
Sedan-8
Limousine-8..................... 41-6-Series C28-Royal; Serial
Nos. 7657501 to 7736429 ; Motor Nos. 7657501 to $7736429 ;$
Nos. C28-1001 to 135725:

## Coupe-3

Club Coupe- $6 . . . . . .$.
Luxury B
Sedan-6.
Town Sedan
Sedan- $8 .$.
Limousine- 8
1941-6 Series-C23-Windsor; Serial Nos. 7901601 to 7957099 ; Motor Nos. C28-1001 to 135725: Club Coupe-6... Luxury Brougham-6. Sedan, 4 Dr. - 6 ..
Town Sedan-6
Town and Country Wifgon-6....... Town and Country Wagon-9 Sedan-8.....
1941-6-Series C28-Highlander: Coupe- ${ }^{3}$.......
Club Coupe
Bedan, 4 Dr
Sedan, 4 Dr
Sodan, 2 Dr

Model, serial no., body type, and
passenger capacity
$\frac{\text { passenger capacity }}{\text { 1941-6-Series C28-Continued. }}$
 rial Nos. 676501 to 6762251 ;
Motor Nos. C30-1001 to 25734: Coupe- $3 \ldots . . . . . . . . . . . . . . . . . . . . . . ~$
Club Coupe-6....
Luxury Brougham- 6.
Sedan-6 Sedan-6..
1941-8-Series 030-New Yorker: 41-8-Series C30-New Yorker;
Eerial Nos. 6624101 to 66426555 Motor Nos. C30-1001 to 25734: Coupe-3.
Club Coupe-6...
Conv. Coupe-6......
Luxury Brougham-6.
Sedan-6.......
Town Sedan-6
1941-8-Series C30-Highlander:
Coupe- 3 .....
Club Coupe-
Sedan, 2 Dr.
Sedan, 2 Dr .
Sedan, 4 Dr .
1941-8 Series C 30 C...........................
Serial Nos. 6624101 to 6642655:
Motor Nos. C33-1001 to 1735:
Special Town Sedan 6...............
1941-8-Series C33-Crown Imperial; Serial Nos. 7807501 to
$7808214 ;$ Motor Nos. C33-1001 7808214; Motor Nos. C33-1001 to $1735:$
Sedan-8...
Limousine-8
$1940-6$-Sertes C25-Royal; Berial Nos. 7625001 to 7657487 ; Motor Nos. C25-1001 to 70147
Coupe-3
Vietoria Sed
Sedan- 6.
Sedan-8....
Limousine-8......................................
1940-6-Series O25-Windsor; Se-
rial Nos, 6955201 to 6993727 ;
Motor Nos. C25-1001 to 72067: Coupe-3.
Coupe-6...........................................................
 Sedan, 4 Dr.
Sedan-8.

1940-6-Series C25-Highlander:
Coupe-6...................................
Conv. Coupe-
1940-8-Series C26-Traveler: Se-
rial Nos. 6750101 to 6756417 ;
Motor Nos. C26-1001 to 18753:
Coupe-3

Sedan-6.
1940-8-Series C26-New Yorker;
940-8-Series C26-New Yorker;
Serial Nos. 6613401 to 6624087
Serial Nos. 6613401 to -6624087,
Motor Nos. C26-1001 to 18761 Motor
Coupe-3
Coupe-6......
Conv. Coupe-6...

1940-8-Series C26-Highlander:
Coupe-6...............................
Sedan, 4 Dr.
1940-8-Series C26-Saratoga; Berial Nos. 6673501 to 6674100; Motor Nos. C20-1001 to 18700:
Sedan-6.........................................
1940-8-Series C27-Crown Imperial: Serial Nos, 7806551 to 7807401; Motor Nos. C27-1001
to 1875: to 1875:
Sedan-6-
Timousine-
1089-6-Series C 22 -Royal; Serial
Nos. 7574001 to 7624876: Motor Nos. C22-1001 to 58748 :
Coupe-2 .........
Victoria Coupe
Brougham- 5
Brougham
Bedan- 5
Sedan-


$\begin{array}{llll}1,270 & 1,340 & 1,410\end{array}$

| 1,345 | 1,420 | 1,410 |
| :--- | :--- | :--- | :--- |
| 1,325 | 1,400 | 1,470 |


| 1,360 | 1,435 | 1,505 |
| :--- | :--- | :--- | :--- |
| 1,410 | 1,490 | 1,565 |



| 1,355 | 1,430 | 1, |
| :--- | :--- | :--- |
| 1,420 | 1,495 | 1, |
| 1,590 | 1,475 | 1, |


| 1,505 |
| :---: |
| 1,575 |
| 1,752 |





| 1,445 | 1,705 | 1,790 |
| :--- | :--- | :--- | :--- |
| 1,525 | 1,605 |  |
| 1,435 | 1,515 | 1,590 |
| 1,455 | 1,535 | 1,615 |

1,730 1, $825 \quad 1,920$

| 2.545 | 2,685 | $2,82$. |
| :--- | :--- | :--- | :--- |


| 2,645 | 2,790 | 2,935 |
| :--- | :--- | :--- | :--- | :--- |
| 2,745 | 2,895 | 3,045 |



## 1, 8

$\qquad$
$\qquad$ 960
1,020
1,190
1,020
1,055
1,310
1,385
1,050
1,215
1,090

1,125
1,180
1,180
1,21

995 1,105 1.205
$\begin{array}{llll}1,045 & 1,160 & 1,265 \\ 1,165 & 1,295 & 1,40\end{array}$
$\begin{array}{llll}1,165 & 1,295 & 1,410 \\ 1,045 & 1,160 & 1,265\end{array}$

| 1,070 | 1,185 | 1,295 |
| :--- | :--- | :--- | :--- |
| 1,130 | 1,260 | 1,370 |


| 1,065 | 1,180 | 1,290 |
| :---: | :---: | :---: | :---: |
| 1,185 | 1,320 | 1,440 |

$\begin{array}{llll}1,185 & 1,320 & 1,440 \\ 1.095 & 1,220 & 1,330\end{array}$

| 1,165 | 1,295 | 1,410 |
| :--- | :--- | :--- |
| 1,230 | 1,865 | 1,490 |


| 1,900 | 2,115 | 2,305 |
| :--- | :--- | :--- |
| 1,985 | 2,205 | 2,405 |
| 2,070 | 2,300 | 2,510 |


(5) Crrysler

(8) Orosley

| Model, serial no., body type, and passenger capacity | Base price In reglon |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | 0 |
| 1942-2-Series $94-42$; Serial Nos, C2-42-32000 to 35050: | $\begin{gathered} \$ 455 \\ 555 \\ 575 \\ 650 \end{gathered}$ | $\begin{aligned} & \$ 485 \\ & 545 \\ & 595 \\ & 6.5 \end{aligned}$ | $\begin{array}{r} \$ 595 \\ 865 \\ 615 \\ 685 \end{array}$ |
| Conv, Coupe-4.......... |  |  |  |
| Deluxe Sedan-4. |  |  |  |
| Station Wagon-4-.....ilil |  |  |  |
| 390-30000 to 31999: |  |  |  |
| Conv. Coupe-2 Etandard Conv. Sedan - 4 | 330380395435485 | 345405415160520 | $\begin{aligned} & 365 \\ & 425 \\ & 435 \\ & 485 \\ & 545 \end{aligned}$ |
| Deluxe Conv, Sedan-4.. |  |  |  |
| Covered Wagon-4 |  |  |  |
| Station Wason-4. |  |  |  |
| 1940-2-Series 2A; Serial Nos, 390 20000 to 29999: | 24028028032032002605345 | 270315320355405295380 | 295340350390440300415 |
| Conv. Coupe-2. |  |  |  |
| Standard Sedan-4 |  |  |  |
| Covered Wagon- |  |  |  |
| Station Wagon-4 |  |  |  |
| Conv. Sedan Coupe |  |  |  |
| Station Wagon-2. |  |  |  |
| 1939-2-Series 2; Serlal Nos. 39010000 to 19999: | $\begin{aligned} & 215 \\ & 290 \end{aligned}$ | 240260 | 270290 |
| Conv, Coupe-2. |  |  |  |
| Conv. Sedan-4 |  |  |  |


| 1912-6-Series S10-Deluxe; Serial Nos. 6142001 to 6153101 ; Motor Nos. S10-1001 to 25551: |  |  |  |
| :---: | :---: | :---: | :---: |
|  |  |  |  |
| Coupe-6 |  |  |  |
| Sedan, 2 Dr . | 1,195 | 1,230 | 1,270 |
| Sedan, | 1,270 | 1,310 | 1,350 |
| Sedan-7. | 1,605 | 1,640 | 1,680 |
| 1942-6-Series 810-Custom; Serlal Nos. 5771001 to 5783503 ; Motor Nos, $810-1001$ to 25551: |  |  |  |
| Coupe-2...................... | 1,160 | 1,200 |  |
| Club Coupe | 1, 265 | 1,305 | 1,340 |
| Conv. Coupe | 1,455 | 1,490 | 1,530 |
| Brougham- | 1,285 | 1,305 | 1,349 |
| Sedan, 4 Dr. | 1,275 | 1,315 | 1,355 |
| Town'Sedan- | 1,325 | 1,360 | 1,400 |
| Sedan-7.- | 1,655 | 1,695 | 1,330 |
| Limousine-7 | 1,740 | 1,775 | 1,815 |
| 1041-6-Series S8-Deluxe; Serial Nos. 6036001 to 6141720 ; Motor Nos. S8-1001 to 100247: |  |  |  |
| Business Coupe - 2 . | 55 | 1,005 | 1,060 |
| Coupe-5. | 1,045 | 1,105 | 1,160 |
| Sedan, 2 Dr. | 1,025 | 1,080 | 1,140 |
| Sedan, 4 Dr. | 1,055 | 1,115 | 1,175 |
| Sedan-7. | 1,335 | 1,405 | 1,480 |
| 1941-6-Series 88-Custom; Serial Nos. 5720401 to 5770981 ; Motor Nos. S8-1001 to 100247: |  |  |  |
| Coupe-2. | 1,005 | 1,060 | 1,115 |
| Club Coupe-5 | 1,100 | 1,160 |  |
| Conv. Ccupe-5 | 1,270 | 1,340 | 1,410 |
| Brougham, 2 Dr | 1,085 | 1,145 | 1,200 |
| Sedan, 4 Dr . | 1,110 | 1,170 | 1,235 |
| Town Seda | 1,165 | 1,225 | 1,290 |
| Sedan-7. | 1,375 | 1,450 | 1,525 |
| Limousine-7 | 1,455 | 1,535 | 1,615 |
| 940-6-Series 87-Deluxe; Serial Nos. 6064301 to 6095928; Motor Nos. S7-1001 to 67427; |  |  |  |
| Business Coupe | 715 | 795 | 870 |
| Coupe A/S-2-4 | 765 | 855 | 930 |
| Tour, Sedan, 2 Dr. | 765 | 855 | 930 |
| Tour. Sedan, | 800 | 890 | 970 |
| Tour. Sedan-7 | 995 | 1, 105 | 1,205 |
| 990-6-Series S7-Custom; Serial Nos. 5688001 to 5720329 ; Motor Nos. 87-1001 to 67427: |  |  |  |
| Coupe-2 | 750 | 835 | 910 |
| Coupe A/S-2-4 | 800 | 890 | 970 |
| Conv. Coupe-4 | 930 | 1,030 | 1,125 |
| Tour. Sedan, 2 D | 800 | 890 | 970 |
| Tour. Sedan, 4 Dr | 835 | 30 | 1,010 |
| Tour. Sedan -7. | 1,030 | 1,145 | 1,250 |
| Limousine-7 | 1,095 | 1,215 | 1,325 |
| 1939-6-Series S6-Deluxe; Serial Nos. 5634001 to 5687134 ; Motor Nos. $86-1001$ to 55461 : |  |  |  |
| Business C |  |  | 760 |
| Coupe A/S-2-4 |  | 725 | 810 |
| Tour. Sedan, 2 Dr | 640 | 72 | 815 |
| Tour. Sedan, 41 | 665 | 76 | 850 |
| Tour, Sedan-7. | 820 |  | 1,045 |
| Limousine Sedan-7 | 880 | 1,005 | 1,125 |
| 1939-6-Series S6-Custom; Seriat Nos, 5634001 to 5687134; Motor Nos. 86-1001 to 55461: |  |  |  |
| Coupe-2 | 635 | 720 | O |
| A/8 |  |  |  |

(7) DE Soto


1942-6-Series D22; Serial No 30577001 and up; Motor Nos. D22-1001 and up:

## Deluxe:

Club Coune-...........................
Sedan, 2 Dr. -6
Sedan, 4 Dr, -6 .........................
Custom:
Club Coupe- 6
Brougham- 0
Brougham- $-6 . .6$
Sedsn, 4 Dr. -6
Sedsn, 4 Dr- 6.
Town Sedan- 6
Limousine
1941-6-Series D19; Serial Nos. $41-6-$ Series D19; Serial Nos.
30342401 and up; Motor Nos. D19-1001 and up:
Deluxe:

Sedan, 4 Dr.-6
Custom:
Club Coupe-6.
Conv. Coupe-5...
Brougham, 2 Dr. -6
Sedan, 4 Dr.-6
Town Seda
Sedan-7.
Limousine-7
$1940-6$-Series D17; Serial Nos.
4349001 to 4415505 ; Motor Nos
D14-1001 to 193835; Special:

Sedan, 2 Dr.-5
1940-6-Serles D14; Serial Nos.
30216001 to 30342333; Motor
Nos. D14-1001 to 193835; De
luxe:
Coupe-
Coupe A/S $2-4$
Conv. Coupe-5
Sedan, 2 Dr. -5.
Sedan, 2 Dr. -5.
Sedan, 4 Dr. 5.
Sedan-7....
Limonsine-
1939-6-Serdes D11-Lixury Liner
Serial Nos. 4270701 to 4347700
Motor Nos. D11-1001 to 186148:
Coupe-2.
Sedan, 2 Dr.-
Sedan, 4 Dr.-5..................
Serial Nos. 30100001 to 30214458
Motor Nos. D11-1001 to 185881
Deluxe:
Coupe-2
Coupe A/S 2-4
Town Coupe-5.
Sedan, 2 Dr. -5.
Sedan, 2 Dr. -5.
Sedan, 4 Dr. -5.
Sedan, 4 Dr:- 5
Sedan-7-1...............................
1938-6-Series D8; Serial Nos,
400016525 : Motor Nos, D8-1001
to 114530: Motor Nos, D8-1001
Business C
Coupe 2-4. $\qquad$
(8) DODGR

| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | c |
| 1038-6-Series D8-Continued. | $\begin{aligned} & \$ 530 \\ & 475 \\ & 480 \\ & 495 \\ & 505 \\ & 705 \\ & 605 \\ & 655 \end{aligned}$ | $\begin{gathered} \$ 640 \\ 575 \\ 580 \\ 600 \\ 605 \\ 850 \\ 730 \\ 790 \end{gathered}$ | $\$ 740$660670695700985845915 |
| Comp. Sedan, 2 dr , 5 ........ |  |  |  |
| Tour, Sedan Tk, 2 dr. |  |  |  |
| Tour Sedan Tk, 4 dr.- |  |  |  |
| Conv. Sedan Tk-5. |  |  |  |
| Sedan Tk-7. |  |  |  |
| Limousine Tk-5. |  |  |  |
| 1937-6-Series D5; Serial Nos. 9149361 ; Motor Nos. D 5 -1001 to 204170: |  |  |  |
| Business Coupe-2. | 315 | 385 | 455 |
| Coupe 2-4. | 345 | 420 | 495 |
| Conv. Coupe 2-4 | 405 | 495 | 590 |
| Comp. Sedan, 2 dr. | 345 | 425 | 505 |
| Tour. Sedan Tk, 2 dr | 350 | 430 | 510 |
| Comp. Sedan, 4 dr. | 365 | 450 | 530 |
| Tour. Sedan Tk, | 370 | 455 | 540 |
| Conv. Sedan- | 565 | 690 | 815 |
| Sedan-7..... | 490 | 600 | 710 |
| Limousine-5. | 540 | 660 | 780 |

[^17](9) FORD

## Model, seriai no., body type, and passenger capacity

Base price in region


FEDERAL REGISTER, Tuesday, June 13, 1944
(11) HUDSON

Model, serlal no., body type, an passenger capacity

1937-6-Series 71-Continued.
Tour. Brougham, $2 \mathrm{dr} .-5 \ldots$
Sodan, 4 dr. -5.
Tour. Sedan, 4 dr - -1
Conv. Brougham -4.
037-6-Series 72-Terraplane Su-
Der Six; Serial Nos. 72101 to 7210907; Motor Nos. 250000 to 352074:
Yictoria Coupe-8
Conv, Coupe-2.
Tour. Brougham,
Sedan, 4 dr - 5 .
Tour. Sedan, 4 dr -
37 - 0 - Serles 73 - Hudson Custom
Six; Serial Nos. 73101 to 736913;
Motor Nos. 90000 to 97082:
Business Coupe-2.
Coupe-3
Victorla Coupe- 3
Conv, Coupe-2.

sedan, $4 \mathrm{dr}-5$
Tour. Sedan, 4 d
Brougham-
(107-8-Series $74-$ Hudson Deluxe Eipht: Serial Nos. 74101 to 74572s; Motor Nos. 18000 to
3n162:
Coupe-
Victorla Compe-3
Conv, Coupe-2.
Brougham, 2 dr. $-5 . \ldots \ldots \ldots \ldots$
tour. Brougham, $2 \mathrm{dr},-5 \ldots \ldots$.
sedan, 4 dr.-5.-
Conv, Brourham-
193-8-Series 76-Hudson Deluxe Eight: Serial Nos 76101 to 761197; Motor Nos. 18000 to ओ162:
Sedan, 4 dr. -5
Tour. Sedan, 4 dr. 5 ................
1957- - - Serles $75-H u d s o n ~ C u s t o m ~$ EIght: Serial Nos. 75101 to 753374; Motor Nos. 18000 to Coupe-
Coupe- 3 .......
Conv, Coupe- 2.
Brougham, 2 dr - -5 .................
Tour. Brougham, 2 dr.-
Toum, 4 ar:- -1
Conv. Brougham - -5
1937-8-Series $77-$ Hudson Custom Eight; Serial Nos. 77101 to 773752 ; Motor Nos. 18000 to 34162 :
Sedan, 4 dr. -5 .
Tour. Sedan, 4 dr. $-5 . \ldots \ldots \ldots \ldots$

\section*{| Base price in region |  |
| :---: | :--- |
|  |  | <br> | $\mathbf{A}$ | $\mathbf{B}$ | $\mathbf{O}$ |
| :---: | :---: | :---: |}


| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | 0 |
| 1937-6-Series G-Continued. <br> Tour. Sedan, $4 \mathrm{dr} .-6$. | \$395 | \$485 | \$570 |
| 1937-8-Series-N; Serial Nos. |  |  |  |
| Coupe 8-5...... | 460 | 560 | 665 |
| Tour, Sedan, 2 dr.-6 | 440 | 540 560 | 6635 |
| Sedan, 4 dr.-6..... | 460 | 560 560 | 665 |
| Tour. Sedan, 4 dr. -6. | 475 | 580 | 690 |
| (13) LaSalue |  |  |  |


| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | C |
| 1939-V12-Serles-Continue | \$4,900 | 85, 580 |  |
| Brumn Cabriolet N/C-409A |  |  | $\$ 6,220$6,3506,535 |
| Brunn Tour. Cabriolet-2-425. | $\begin{aligned} & 4,970 \\ & 5,115 \end{aligned}$ | $\$ 5,580$ 5,600 5,825 |  |
| Brunn Brougham-7-411. | 4,970 | 5,660 | 6,350 |
| Sedan-7-407A. | 4,970 | 4,100 | 4,600 |
| Limousine-7-407B |  | 4,1854,675 | 4, 5 6, 245 |
| Conv. Sedan LeBaron-5- | 3,675 4,105 |  |  |
| Conv. Sedan LeBaron W/P | $\begin{aligned} & 4,250 \\ & 4,395 \\ & 4,970 \end{aligned}$ | 4,8405.005 | $\begin{aligned} & 5,430 \\ & 5,615 \\ & 6,350 \end{aligned}$ |
| Wilby Limousine-7-119 |  |  |  |
| Wilby Sport Sedan-5-421 .-. |  | 5,660 |  |
| 1938-V12-Series; Serial Nos. K9001 to 2450 : | $4,970$ |  | 6,350 |
| Conv. LeBaron Roadster 2-4- | 2,7702,770 | 3,340 | 3,865 |
| Coupe LeBaron-2-412 |  | 3,3403,720 | 3,8654,305 |
| Wilby Coupe-5-406 | 2,770 3,080 |  |  |
| Sedan 2W/3W-5-404A | 2,560 | 3 3,090 | 3, <br> 3,757 <br> 4,305 |
| Brunn Conv. Victoria- |  | 3,7203,720 |  |
| Wilby Tour. Sedan-7-403 | 3,080 3,080 |  | 4,305 4,305 |
| Judkins Berline $2 \mathrm{~W}-5-417 \mathrm{~A}$ | $\begin{array}{lllll}3,135 & 3,780 & 4,375\end{array}$ |  |  |
| Judkins Berline 3W-5-417B | 3,185 3,845 4, 450 |  |  |
| Judkins Sedan Limousine-7-415 | $\begin{array}{llll}3,290 & 3,970 & 4,595 \\ 3,605 & 4,350 & 5,030\end{array}$ |  |  |
| Brunn Cabriolet N/C-5-409A |  |  |  |  |  |
| Brunn Cabriolet 8/C-5-409B | $\begin{array}{lllll}3,605 & 4,350 & 5,030 \\ 3,655 & 4,410 & 5,105\end{array}$ |  | 5, 105 |
| Brunn Tour. Cabriolet-2-425. | 3,760 4,540 5, 250 |  |  |
| Brunn Broughan | 3,655 4,410 5, 105 |  |  |
| Sedan-7-107A |  |  |  |
| Limousine-7-407B |  |  |  |  |  |
| LeBaron Conv. Sedan-5-413A. | 3,030 | 3,655 | 4, 230 |
| LeBaron Conv. Sedan W/I |  |  |  |
| Wilby Limousine-7-419 | 3,1353,2403,655 | 3,780 3,910 | 4,3754.320 |
| Wilby Sport Sedan-5-42 |  |  |  |
| Wiby Panel Brougham-7-423. | 3,865 | 4,665 | 5,105 5,395 |
| 1937-V12-Series; Scrial Nos. K7500 |  |  |  |
| Conv. Roadster Le Baron-5-360. | 2,405 | 2,940 | 3,480 |
| Coupe LeBaron-2-362 | 2,4052,695 | 2,940 | 3,4803,905 |
| Wilby Coupe-5-356 |  | 3,300 |  |
| Sedan $2 \mathrm{~W} / 3 \mathrm{~W}-5-354 \mathrm{~A}$ | 2,160 | 2,640 | 3,1253,905 |
| Brunn Conv. Victoria-5-35s | 2,695 | 3,300 |  |
| Wilby Tour. Sedan $-5-353$ | 2,695 | 3,300 | 3,9053,980 |
| Judkins Berline $2 \mathrm{~W}-1-367 \mathrm{~A}$ | 2,745 | 3,360 |  |
| Judkins Berline 3W-4-367B | 2, 7952,895 | 3,4203,540 | 4,0504,190 |
| Judkins Sedan Limousine - $7-365$ |  |  |  |
| Brunn Cabriolet N/D-359A | 3,2353,285 | 3,9604,020 | 4,6904,760 |
| Brumn Cabriolet S/B-359B |  |  |  |
| Brunn Tour. Cabriolet-5-375. | 3,385 <br> 3,285 <br> 2 | 4,1404,020 | 4,9004,760 |
| Brunn Brougham-7-361 |  |  |  |
| Sedan-7-357A | 2,355 | 2,820 | 3,340 |
| Limousine - $7-357 \mathrm{~B}$ |  | 2,880 | 3,4103,8353, |
| Conv. Sedan LeBaron-5-363A |  |  |  |
| Conv. Sedan LeBaron W/P-363B | 2,745 | 3,360 | 3,9804,120 |
| Iiby Iimousine-7- |  |  |  |
| Wilby Sport Sedan-5-371 | 3,3353,430 | 4,0804,200 | $\begin{aligned} & 4,83 \\ & 4,970 \\ & 4,97 \end{aligned}$ |
| Wilby Panel Brougham $-7-373$. |  |  |  |


| 1942-V12-Series 26H; Serial Nos. <br> H-129691 to 136254: <br> Coupe-3-72A |  |  |  |
| :---: | :---: | :---: | :---: |
| Olub Coupe-6-77 | 1,870 | 1,805 | 1,945 |
| Conv. Coupe-6-76 | 2,355 | 2,390 | 2,430 |
| Sedan, 4 dr - 6 -73 | 1,870 | 1,905 | 1,045 |
| Custom Interior: |  |  |  |
| Coupe-3-73A | 1,905 | 1,945 | 1,980 |
| Club Coupe | 2,000 | 2,040 | 2,080 |
| Sedan, 4 dr, -6-73 | 2,000 | 2,040 | 2,080 |
| 1941-V12-Series 16H; Scrial Nos. H-107688 and up: |  |  |  |
| Coupe-3-72A. | 1,515 | 1,600 | 1,685 |
| Coupe A/8-3-6 | 1,550 | 1,635 | 1,720 |
| Club Coupe-6-77 | 1,585 | 1,670 | 1,755 |
| Conv, Coupe-6-7 | 1,910 | 2,015 | 2,120 |
| Sedan, 4 dr - 6 - | 1,585 | 1,670 | 1,755 |
| Custom Interior: |  |  |  |
| Coupe-3-72A | 1,600 | 1,685 | 1,775 |
| Club Coupe | 1,685 | 1,780 |  |
| Sedan, 4 dr. - $6-73$ | 1,685 | 1,780 | 1,870 |
| 1940-V12-Series 06H; Serial Nos. H-85641 and up: |  |  |  |
| Coupe-3-72A. | 1,210 | 1,350 | 1,470 |
| Coupe A/S-5 | 1,235 | 1,375 | 1,500 |
| Club Coupe- -77 | 1,250 | 1,390 | 1,515 |
| Conv, Coupe-5-76 | 1,575 | 1,755 | 1,915 |
| Cont. Olub Coupe | 2,405 | 2,675 | 2,920 |
| Cont. Cabriolet | 2,530 | 2,815 | 3,070 |
| Sedan-6-73 | 1,250 | 1,390 | 1,515 |
| Custom Interior: |  |  |  |
| Coupe-3-72A | 1,300 | 1,445 | 1,580 |
| Club Coupe- | 1,335 | 1,485 | 1,620 |
| Sedan-6-73. | 1,335 | 1,485 | 1,620 |
| Town Limousine - 5 | 1,550 | 1,725 | 1,880 |
| 1939-V12; Serial Nos. H-64641 to |  |  |  |
| Coupe-3-720.. |  |  | 1,215 |
| Conv, Coupe $-2-4-760 B$ Coupe Sedan, 2 dr. $-5-70$ | $\|1,225\|$ | $1,395$ | $\begin{aligned} & 1,565 \\ & 1,525 \end{aligned}$ |

(15) Lincoln Zephyr

| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | 0 |
| 1939-V12; Serial Nos. H-64641 to 85640-Continued. | $\$ 980$1,2901,0451,0701,0901,225 | $\$ 1,115$ | $\begin{array}{r} \$ 1,255 \\ 1,650 \end{array}$ |
| Sedan, 4 dr. $-5-730$. |  |  |  |
| Custom Interior: |  |  |  |
| Coupe-3-720. |  | 1,190 | 1,335 |
| Coupe Sedan, 2 dr |  | 1,215 | 1,365 |
| Sedan, 4 dr.-5-730 ...7-737. |  | 1,240 1,395 | 1,390 1,565 |
| 1938- V12-Series 86H; Serial Nos. H-45530 to 64640: |  |  |  |
| Coupe-3-720 ........ | 715 | 865 | 1,000 |
| Conv. Coupe-3-760B | 940 | 1,135 | 1,310 |
| Coupe Sedan, 2 dr. | 750 |  | 1,045 |
| Sedan, 4 dr, $-6-73$ | 769 | 1,195 | 1,060 1,380 |
| Town Limonsine-5-737 | 855 | 1, 035 | 1,195 |
| 1937-V12-Series HB; Serial Nos. ㅍ-15550 to 45529: |  |  |  |
| Coupe - $3-720$ |  | 655 |  |
| Coupe Sedan, 2 dr . | 575 | 705 | 885 |
| Sedan, 4 dr. $-6-730$ | 665 | 810 | 895 <br> 60 |

(16) Mercury

| 1942-V8-Series 29A-95 h.p.-Serial Nos. 99A-466701 and up: |  |  |  |
| :---: | :---: | :---: | :---: |
| Coupe-3.... | \$1, 110 |  | \$1,185 |
| Sectan Coupe-6 | 1,170 | ${ }_{1}^{1,210}$ | 1,250 |
| Conv. Club Coup | 1,345 | 1,380 | 1,420 |
| Tudor Sedan-6. | 1,145 | 1,185 | 1,220 |
| Town Sedan, 4 dr. | 1,185 | 1,220 | 1,260 |
| Station Wagon-8 | 1,390 | 1,430 | 1,470 |
| 1941-V8-Series 19A-95 b.p., Serial Nos, $99 \mathrm{~A}-257101$ and up: |  |  |  |
| Coupe 5W-2. | ${ }^{965}$ | 1,020 | 1,075 |
| Coupe A/8 2-4 | 1,005 |  |  |
| Sedan Coupe-6.... | 1,040 | 1,095 | 1,150 <br> 1,295 |
| Town Sedan, 4 d | 1,050 | 1,105 | 1,165 |
| Station Wagon. | 1,210 | 1,250 | 1,345 |
| 1940-V8-95 h.p., Serial Nos. 99A 101701 and up: |  |  |  |
| Club Conv, Coupe | 935 | 1,040 | 1,135 |
| Sedan, 2 dr, -6. |  |  | 905 |
| Coupe Sedan, 20 |  | 950 | 1,040 |
| Town Sedan | 855 | 950 | 1,040 |
| Conv, Scdan-6. | 1,050 | 1,170 | 1,275 |
| 139-V8-95 h.p., Serial Nos. 99A-1 |  |  |  |
| tin 101700: |  | 5 |  |
| dan, 2 dr - -5 | 645 | 730 | 20 |
| Coupe Sedan, 2 | 620 | 765 | 60 |
| Town Sedan-5 | 670 | 765 | 860 |

## (17) Nasi

$1942-6-$ Series
" 6000 , Seriap Nos. Ambassador
K-56001 to " 600 "
$7660:$
77660:
Business Coupe-3-4242
Broutham, 2 dr. $-6-4243$
S/S Sedan, 2 dr . $-6-4249$
S/S Sedan, $4 \mathrm{dr}-6-4248$
Tour. Sedan, 4 dr - $-6-1240$
Tour. Sedan, 4 dr. $-6-4240$-...... Six, Serial Nos. R-384001 to 393080:
Business Coupe-3-4262
Brougham, 2 dr. $\mathbf{~ S e d a n}, 2$ dr. $-6-4269$
S/S Sedan, 4 dr. $-6-4208$.
Tour Sedan, 4 dr. $-6-4260 \ldots . .$.
1942-8-Series 4280-Ambessador Eight, Serial Nos. B114001 to 115000:
Brongham, 2 dr - $-6-4283$
8/S Sedan, 4 dr. $-6-4288$.
Tour sedan, 4 dr- $-6-4280$..........
" 800 ", Serial Nos. K-5001 to 55100:
Business Coupe-3-4145 F/B Sedan, 2 dr . $6-4146$
FiB Sedan, 4 dr.-6-4147.
Deluxe:
Business Coupe-3-4142.
Brongham, $2 \mathrm{dr}-6-4143$
Brougham, 2 dr . -6 Bedan, 2 dr - -1149.
F/B Sedan, 2 dr . $-6-4149$.
F/B Sedan, ${ }^{\text {Thr }}$ Tour Sedan, 4 dr - -4140
1941-6-Series $4160-A$ mbassador Six Serial Nos R-353001 to 383400:
Business Coupe-3-4162 $\ldots \ldots \ldots$
Epecial Buslness Coupe-3-4165.

| \$940 | \$075 8 | \$1,01 |
| :---: | :---: | :---: |
| 980 | 1,020 | 1,080 |
| 970 | 1,010 | 1,045 |
| 990 | 1,030 | 1,070 |
| 1,020 | 1,055 | 1,095 |
| 1,100 | 1,135 | 1,175 |
| 1,140 | 1,180 | 1,220 |
| 1,130 | 1,170 | 1,210 |
| 1,150 | 1,190 | 1,230 |
| 1,180 | 1,215 | 1,255 |
| 1,195 | 1,230 | 1,270 |
| 1,205 | 1,245 | 1,280 |
| 1,230 | 1,270 | 1,310 |
| 760 | 800 | 845 |
|  | 815 |  |
| 810 | 80 |  |
| 815 845 | $\begin{aligned} & 860 \\ & 890 \end{aligned}$ | ${ }_{905}^{905}$ |
| 810 | 850 | 885 |
| 845 | 890 | 935 |
| 900 | 945 | 995 |
| 955 |  | 1.060 |
| 880 | 930 | 980 | 980

(17) Nasm


\section*{| Base price in region |  |  |  |
| :---: | :---: | :---: | :---: |
| A | B | C |  |}

1959-6-Series 3910-Nash Lafayette; Serial Nos. H 19450 to 56761 ; Motor Nos. HE 18950 to S6261; Special:
Business Coupe-3-3915. Comp. Sedan, 2 dr. -6-3916.... Comp. Sedan, $4 \mathrm{dr}-6-3917 \ldots$. Sedan
Business Coupe-3-3914. All Purpose Cabpe-5-3912.... Comp. Sedan, 2 dr .-6-3913 Comp. Sedan 4 dr. - 6- 3918 Sedan Tk, 4 dr. - 6-3910.
1039-6-Serjes 3920-Nash Ambassador Six; Serial Nos. R 331400 to $33!899 ;$ Motor Nos. E 82800 to 339399:
Business Coupe-3-3925. All Purpose Coupe-5-3922 Comp. Sedam, 2 dr $-6-3923$. Comp. Sedan, 2 dr. -6-3923... Comp. Sedan, 4 dr . $-6-3928$ 1939-8-Series 3980 -Nash
bassador Eight; Serial Nos. B 89000 to 106051; Motor Nos. B 101700 to 105551 :
Business Coupe-3-3985
All Purpose Coupe- $5-398$ All Purpose Coupe- $5-3082$. All Purpose Cabriolet-5-3981. Comp. Sedan, 2 dr - $=6-3083$. Comp. Sedan, $4 \mathrm{dr},-6-3988$. Sedan Tk, 4 dr. $-6-3980$.
938-6-Series 3810 -Nash La fayette: Serial Nos. If 10028 to 128024, N 10501 to 19413 , HE 10001 to 18913:
Master:
Business Coupe-3-3815..
Victoria, 2 dr .-6- 3816.
Sedan Tk, 4 dr. $-6-3817$.
Deluxe:
Business Coupe-2-8814......
All Purpose Coupe-3812......
Cabriolet-3-3811
Sedan TV, 4 dr
838-6-Series $3820-\mathrm{Nash}$ Ambse
938-6-Series $3820-$ Nash Ambas-
sador Six; Serial Nos. R324311 sador six; Serial Nos. R324311 to 82750:
Business Coupe-3-3825.
All Purpose Coupe-3822
Cabriolet-3-5-38

(17) Nasu

(a8) OLDSMOBLE

| 1942-6-Series 66; Serial Nos. 66ip. $66 \mathrm{C} C 000 \mathrm{t}$ and up; Motor Nos. O-424001 to 472869: Business Coupe-3 Club Coupe $-3-6$ Conv, Coupe- ${ }^{3-6}$ Club Sedan-6 Sedan, 4 dr - -6 Station Wagon-3-8 | \$1,025 | 51,060 1 |  |
| :---: | :---: | :---: | :---: |
| $1942-6$-Series 76 Serial Nos $76-75001$ to $91101,76 \mathrm{LI1} 001$ and <br>  G424001 to 472869 : <br> Clab Sedan- 6 <br> Sedan, 4 dr. - 6 | $\begin{aligned} & 1,125 \\ & 1,185 \end{aligned}$ | 1, 1 1225 | 1,293 |
| $\text { Seventy" }-76$ $\begin{array}{ll} \text { Slab sedan- } \\ \text { edan, } 4 \mathrm{dr} \text { - } \end{array}$ | 1,220 | $\frac{1,255}{1,355}$ | 1,353 |
| $1942-8$ Series $68 ;$ Serial Nos. up, 68C3001 and up; Motor Nos. L450001 to 4e8773: |  |  |  |
| Club Coupe-3-6 |  |  |  |
| nv, Couy |  |  |  |
| b |  |  |  |
|  |  |  |  |
| Sedan, 4 dr. |  |  |  |
| awion Waror | $1,4 \in 0$ | i,495 | i, 335 |
| Series 78\% Serial |  |  |  |
| 78C4001 and up; Motor Nos. |  |  |  |
| bsedan-6. |  |  |  |
| dan, 4 dr. -6 | i,2 | 25 | i.205 |
|  | 1, 1,320 | $\begin{aligned} & 1,309 \\ & 1,360 \end{aligned}$ | $\begin{aligned} & 1,353 \\ & 1,315 \end{aligned}$ |
| -8-Series 98 ; Serial N |  |  |  |
| SC4001 and un. Motor Nos L450001 to 468773: |  | 1,640 |  |
| Club Sedan-3 |  |  |  |
| Sedan, 4 dr.-6 | 1,410 | 1,450 | 1,450 |
| 1041-6-series 66-special; Serial N2537, 66C1001 to 85216; Motor Nos. 0225001 to 410506: | ${ }_{880}$ |  | 98 |

## (18) Oldsmobile

Model, serial no., body type, and passenger capacity

## 1911-6-Serles 60-Continued.

Club Coupe ${ }^{-3-6.6}$

Town Sedan- 6
Station Wagon
1914-6-Series $76-\mathrm{D}$ ynamic; Ecrial
Nos. 76-1001 to 76617 , 76L1001
to 10428, 76C1001 to 0813; Motor
Nos. Q225001 to 353779.
Business Coupe-3.
Club Sedan-6.
sedan, 4 dr -
Business Coupe-8.
Eecan diub=
991-6-Series 96 -Custom; Scriai

Nos. © $\mathbf{2} 225001$ to 422009 :
Clib Coupe $-3-6$
Bedan, 4 dre- -6 .
91- 8 -Series 6 - Special; Serial Nos. 68-1001 to 8817, 68 L1001 to 8622, 68010001 to 82827 ; Motor Nos. L379001 to 488676
Business Coupe-
Clab Coupe -3.6
Conv, Coupe - ${ }^{-6}$
Sedani, 2 dr. -6 .
sedan, $4 d r$. -6 .
Station Wagon.
1941-8 Series $78-$ Dynamic Se-

 447833 :
Dynamic:
Business Coupe-3
Club Sedan-6.
Sedan, 4 dr
Deluxe- 780 :
Business Coupe- 3 .
Town Sedan 4 dr-
1091-8-Series 98-Custom; Serial
Nos. 98-1001 to 24679, 98L1001
to 18195, 98 C1001 to 3352; Motor
Nos. L379001 to 449095:
Club Coupe- $3-6 .$.
Conv, Coupe- $3-6$.
Conv. Phaeton-6.
Sedan, 4 dr. $-6 \ldots \ldots$........................
$940-6$ Series $60-$ F 40 ; Serial Nos.
F703001 to 758579, LF556001 to
5863474, CF515001 to 519651; Business Coupe-2 Clab Coupe-2
Conv. Coupe-2.
Tour. Sedan, 2 dr. 5
Tour, Sedan, 4 dr
Station Wagon
Conv, Coupe - P. Top
$1940-6$-Series $70-\mathrm{G} 40$; Serial Nos.
G355001 to 417940 , LG108001 to
117596, GG16001 to 21070; Motor Nos. G79001 to 224652: Business Coupe-2.
Clab Coupe-2.
Tour. Sedane 2 dr .
Tour. Sedan, 4 dr. $-5 . . . . . . . . . . . . . . . . . . ~$
10-8-Series 90 -L 40 ; Serial Nos.
L242001 to 281191, LL 202001 to
Motor Nos. 190501 to 192700 ;
Custom Cruiser:
Conv. Phacton-5
Clnb Coupe-2
Conv. Coupe-2.
1939-6- sedan, 4 dr.-5................... F663001 to 702588 ; CE511001 to 514115 ; LF551201 to E55685; Motor Nos. F905001 to 952730: Business Coupe-2.
Club Coupe-2
Sedan, 2 dr -
8edan, 4 dr. -5 .....................
G300001 to 354552 , CG10001 to
15325, LG10001 to 107782 ; Motor Nos. G10001 to 78468: Business Coupe-2.
Club Coupe-2-4,
Conv. Coupe-2-4
Sedan, $2 \mathrm{dr},-5$
Sedan, 4 dr.
5
(18) OLDSMOBLIE

(19) Packard

| 1942-6-Series 110-Clipper; Serial Nos. E-1501 to 12906: Special Series 2000: |  |  |  |
| :---: | :---: | :---: | :---: |
| Business Coupe-2-1588 | \$1, 285 |  |  |
| Club Sedan 2 dr. -6-1585 | 1,325 | 1,360 | 1,400 |
| Tour. Sedian, 4 dr . | 1,360 | 1,395 | 1,435 |
| Custom Series 2010: Clab Sedan, 2 dr . |  |  |  |
| Tour. | 1,430 | 1, 470 | $\begin{aligned} & 1,400 \\ & 1,505 \end{aligned}$ |
| Series 2020: |  |  |  |
| Conv. Coupe-5-1589 | 1, 510 | 1,550 | 1,590 |
| 1942-8-Series 120-Clipper; Serial Nos. E300001 to 319350: |  |  |  |
| Special Series 2001: |  |  |  |
| Business Coupe-3 | 1,300 | 1,370 | 1,410 |
| Club Sedan, 2 dr | 1,370 | 1,405 | 1,445 |
| Tour. Sedan, 4 dr . | 1,405 | 1,440 | 1,480 |
| Custom Series 2011: |  |  |  |
| Club Sedan, 2 dr.-6-15 | 1,440 | 1,480 | 1,515 |
| Tour. Sedan, 4 dr - $6-1512$ | 1,475 | 1,515 | 1,555 |
| Series 2021: <br> Conv. Coupe-5-1590 | 1,615 | 1,650 | 0 |
| -8-Series 160-Super Clip |  |  |  |
| Serial Nos. E-500001 to 503371: |  |  |  |
| eries 2003: |  |  |  |
| Clab Sedan, 2 dr. $-6-1575$. | 1,785 | 1,820 | 1,860 |
| Tour. Sedan, 4 dr .-6-1572. | 1,845 | 1,885 | 1,920 |
| Conv. Coupe-5-1579 | 1,950 | 1,990 | 2,025 |
| Tries 2004: |  |  |  |
| Tour. Sedan, | 2,065 | 2, 105 | 2,140 |
| Tour. Limousine-7-1570 | $\begin{aligned} & 2,215 \\ & 2,345 \end{aligned}$ |  | $\begin{aligned} & 2,295 \\ & 2,425 \end{aligned}$ |
| Series 2055: |  |  |  |
| Business Sedan, $4 \mathrm{dr} .-7-1501$. | 2,000 | 2,100 |  |
| Business Limousine-7-1590. | 2, 190 | 2,230 | 2,265 |
| 1912-8-Series 180-Custom Super; |  |  |  |
| Serial Nos. CE500001 to 503371: |  |  |  |
| 2006: <br> Tour. Sedan, 4 dr . -6 |  |  |  |
| Tour, Sedan, 4 | 2,390 | 2,425 | $\begin{array}{r} 2,360 \\ 2,465 \end{array}$ |
| Special Series 2006 |  |  |  |
| Victoria Conv. Darrin | 4,8 | 4,915 | 4,955 |
| Series 2007: |  |  |  |

(10) Packard

| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B |  |
| Series 2007-Continued. <br> Formal Sedan-6-1532 <br> Cabriolet A/W Rollson-7-894. <br> Series 2008: <br> Tour. Sedan, 4 dr. $-7-1551$ <br> Tour. Liniousine-7-1550. <br> Tour. Sodan LeBaron-7-1521. <br> Tour. Limousine LaBaron-7- $1520=$ |  | \$3,300 |  |
|  | 5,170 | 5,210 |  |
|  |  | 2,775 |  |
|  | 5,870 | 5, | 5,945 |
|  |  |  |  |
|  | 5, 275 | 5,310 | 0 |
| 1941-6-Series 110 Series 1000; Special: Serial Nos. 01501 to 29999 ; |  |  |  |
|  |  |  |  |
| Club Coupe | 1,040 | 1,100 |  |
|  |  |  |  |
| ur. Sedan, 2 | 1,070 | 1, | 18 |
| our, Sedan, 4 | 1,10 | 1,1 |  |
| Station WagonDeluxe: |  |  |  |
|  |  |  |  |
| Conv. |  |  |  |
| our. Sedar | , |  |  |
| Tour. Sedan, | 1,16 |  | 1,2 |
| Station Wago | 1,350 | 1,42 | 1,5\% |
| 1911-8-Series 120; Serial Nos. D300001 to 399999: |  |  |  |
|  |  |  |  |
| Business Cou |  |  |  |
| ub Coype-2-149 |  |  |  |
| Conv Coupe-4-149 | 1,430 | 1,51 |  |
| our. Seden, 2 Dr. | 1,275 | 1,34 | 1,415 |
| Tour Sedan, 4 | 1,310 | 1,3 | 1,455 |
| Conv. Scdan- |  |  | 2000 |
| ation Wagor | 1, |  | 1, 860 |
| Deluxe Station Wago | 1 | 1,6 | 1,730 |
| 1941-8-Sories 1951 - Clipper; Serial No8. 0400001 to 499009: |  |  |  |
| Tour. Sedan, 4 Dr. $-5-1401 . .$. |  |  |  |
| 1941-8-Series 160-Super Eight; Serial Nos. D500001 to 599099: |  |  |  |
| Series 1903: <br> Business Coupe-2-1478 |  |  |  |
|  |  |  |  |
| ub Coupe |  |  |  |
| onv. Coup |  |  |  |
|  |  | 1,920 |  |
|  | 2,27 |  |  |
| Deluxe: |  |  |  |
| Conv. |  |  |  |
|  |  |  |  |
| ries |  |  |  |
| ries 1 |  |  |  |
| Tour. |  |  |  |
| 1941-8-series 180 -custom super; serial Nos. OD500001 to 590999 : |  |  |  |
|  |  |  |  |
| Series 1906: <br> Victoria Conv. Darrin-5-1429 $\quad$ 4,800 5 5,065 5.325 |  |  |  |
| Series 1907: |  |  |  |
|  |  |  |  |
| Formal sedan $5-1432$. | 3,200 | 3,37 | 2, |
| Sport Brougham, 4 dr.-5-1452. |  | 3,8 |  |
| briolet A/W Rollso |  | 5,17 |  |
| sport | 5, 01 | 5,28 |  |
| fies 1 |  |  |  |
| our. Sed |  |  |  |
|  |  |  |  |
| Own A/H Rollson-7-795 |  | 5,3 |  |
| Tour. Sedan LcBaron-7-142 |  |  |  |
| Tour. Limousine LeBaron |  |  |  |
| C1501 to 99999 ; Series 180 |  |  |  |
|  |  |  |  |
| Club Coupe-2-4-1385 |  |  |  |
| Conv. Coupe-2-1-1389 - ...... $\quad 930$ 1,035 1, 130 |  |  |  |
|  |  |  |  |
|  |  |  |  |
| $\begin{aligned} & \text { Station Wagon-8-1383. } \\ & 1940-8 \text {-Series } 120 \text {; Serial Nos. } \end{aligned}$ |  |  |  |
|  |  |  |  |
| C300001 to 399999; Series 1801: |  |  |  |
| Club Coupe-2-4-1395........... 930 1,0 |  |  |  |
| Conv. Coupe-2-1-1399........ 1,070 1, 190 1,300 |  |  |  |
| Tour. Sedan, 2 dr. $-5-1394 \ldots . . .{ }^{\text {a }}$ ( 945 1, 050 1, 150 |  |  |  |
| Tour. Sedan, 4 dr.-5-1392...... 975 1,080 1, 180 |  |  |  |
|  |  |  |  |
|  |  |  |  |
| tation Wagon | 1,190 | 1,3 | 1, 1 |
| Deluxe: |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Conv, Coupe-2-1-1399D..... 1,105 1, |  |  |  |
| Tour. Sedan, 4 ir.-5-1392D... 1, 040 1, 160 1, 2 |  |  |  |
|  |  |  |  |
| 1940-8-Series 160-Super Eight; Serial Nos. C500001 to 599909; Serios 1803: <br> Business Coupe, 2 dr .-2-1878 <br> Club Coupe, 2 dr - 4 - 1375. <br> Conv. Coupe-2-1-1379. <br> Tour. Sedan, 4 dr:-5-1372 <br> Club Sedan-5-1376. |  |  |  |
|  |  |  |  |
|  | 1,295 | 1,410 |  |
|  | 1,355 | 1,510 | 1,6 |
|  | 1,510 | 1,68 | 1,83 |
|  | 1,390 | 1,54 | 1,68 |

(19) Packard

Model, serial no., body type, and
passenger capacity

1040-8-Series 160-Continued. Series 1804
Tour. Sedan, $4 \mathrm{dr} .-5-1362 \ldots \ldots$ Series 1805:
Tour. Sedan-7-1371.......
1940 - 8 Series 180 -Custom Euper; Serial Nos. CC 500001 to 599999 ; Series 1806: Club sedan, 4 dr. $-5-1356$
Victoria Conv, Darrin $-5-700 \ldots$ Series 1807:
Tour. Sedan, 4 dr . $5-1342 \ldots$
Formai sedan-5-1382.........
Conv. Sedan Darrin- $5-710 \ldots$
Darrin Spt
Tour. Sedant-7-1351
Tour. Limousine $-7-1350$
Town Car A/W Rollson-7-695..
1939-6-Series; Motor Nos B1501 to 99999; Series 1700 :
Business Coupe-2-1288
Club Coupe-2-4-1285
Conv. Coupe- $2-4-1289$
Conv. Coupe $-2-1-1289$
Tour. Sedan, $2 \mathrm{dr} .-5-1284 . \ldots .$.
Tour. Sedan, $4 \mathrm{dr} .5-1282$...... Station Wagon 1989-8-Series; Motor Nos, B usiness Coupe-2-1298 Club Coupe-2-1-1295 Conv. Coupe 2-4-1299 Tour. Sedan, 2 dr. $-5-1299$ Tour. Sedan, $4 \mathrm{dr},-5-1292 . . .$.
Conv, SedanConv, Sedan-5-1297. Series 1702:
Tour. Sedan-7-1291
Tour. Limousine-7-1290
1939-8-Series-Super Eight; MoSeries 1703:
Club Coupe-2-4-1275
Conv. Coupe-2-4-1279 Tour. Sedan, 4 dr- 5 - $1272 \ldots \ldots$. Conv. Sed
Series 1705:

Tour. Sedan-7-1271
Tour. Limousine-7-1270...... to 620999 ; Series 1707: Coupe- $2-1-1238$
Conv. Coupe-2-4-1239
Tour. Sedan, 4 dr. -5
Club Sedan- $5-1236$
Formal Sedan- $5-1232$
Vietoria- 5 - 1227 .
Cabriolet A/W Roliston-7-504. Series 1708:
Tour. Sodan-7-1234.
Conv. Sedan-5-1253.
Tour. Limousine $7-1235 . . . .$.
Town Car A/W Packard Rolls:
Tour, Cabriolet Brunn-5-40S6... Cabriolet A/W Brunn-6-40S7. to 99909: Scries 1600: Business Coupe-2-1188 Club Coupe-2-4-1185. Tour. Sedan, 2 dr . $-5-1184$ Tour. Sedan, 4 dr. $-5-1182$.
to 3 -Series; Motor Nos. A 300001 to 399999:
Series 1601:
Business Coupe-2-1198.
Club Coupe- $2-1-1195$.
Conv. Coupe-2-4-1199...
Tour. Sedan, $2 \mathrm{dr} .-5-1194 . . . .$.
Tour, Sedan, $4 \mathrm{dr} .5-1192$ Tour, Sedan, 4 dr - $-5-1192 \ldots \ldots$ Series 1601 D:
Scries 1601 D:
Tour. Sedan, 4 dr . $-5-1172$. Series 1602:
Tour. Sedan-7-1191.......
1938-8. Series-SuperEIght;
Motor Nos. A 500001 to 589999 :

## Series 1603:

Tour. Sedan, 4 dr. $-5-1103 \ldots \ldots$
Series 1604;
Coupe-2-4-1118
Coupe-2-4-1118
Coupe-5-1117
Coup. Coupe-2-4-11
Club Sedan-5-1116
Formal Sedan-5-

| Base price in region |  |  |
| :---: | :---: | :---: |
| A | B | O | $\$ 1,750 \$ 1,950 \$ 22,125$

 \begin{tabular}{l|l|l|l|}
1,730 \& 1,925 \& 2,100

 $1,8452,0502,235$ 

1,910 \& 2,125 \& 2,315

 $\begin{array}{llll}2,055 & 2,285 & 2,455 \\ 2,40 & 2,705 & 2,950 \\ 3,840 & 4,275 & 4,660\end{array}$ $\begin{array}{lll}3,840 & 4,275 & 4,660 \\ 5,450 & 6,005 & 6,615 \\ 5,250 & 5,870 & 6,405\end{array}$ $\begin{array}{lllll}2,170 & 2,415 & 2,630 \\ 2,280 & 2,535 & 2,770\end{array}$ $\begin{array}{llll}2,288 & 2,535 & 2,770 \\ 3,950 & 4,395 & 4,795\end{array}$ 

\hline 605 \& 600 \& 775 <br>
\hline 645 \& 735 \& 825 <br>
\hline 650 \& 85 \& 960 <br>
\hline 650 \& 750 \& 845 <br>
\hline 680 \& 75 \& 870 <br>
\hline 970 \& 1,105 \& 1,240
\end{tabular}



$\begin{array}{llll}1,120 & 1,275 & 1,435 \\ 1,280 & 1,460 & 1,635\end{array}$
$\begin{array}{llll}1,1280 & 1,2460 & 1,635 \\ 1,280 & 1,345 & 1,505 \\ 1,180 & 1,6 & 1,\end{array}$ $\begin{array}{llll}1,180 & 1,345 & 1,505 \\ 1,460 & 1,665 & 1,865\end{array}$
$1,480 \quad 1,685 \quad 1,890$


| 2,750 | 3,135 | 3,515 |
| :--- | :--- | :--- |
| 2,875 | 3,275 | 3,675 |
| 2,85 | 3,325 | 3,720 |

$\begin{array}{cccc}2,875 & 3,275 & 3,675 \\ 2,920 & 3,325 & 3,730 \\ 2855 & 3,250 & 3,645\end{array}$
$\begin{array}{lll}2,855 & 3,250 & 3,645 \\ 2,925 & 3,330 & 3,735 \\ 3,355 & 3,825 & 4,290\end{array}$
$\begin{array}{lll}3,525 & 3,010 & 4,290 \\ 4,500\end{array}$
$\begin{array}{llll}3,525 & 4,010 & 4,000 \\ 4,705 & 6,015\end{array}$
$\begin{array}{llll}3,085 & 3,515 & 3,945 \\ 3,640 & 4,145 & 4,650\end{array}$
$\begin{array}{llll}3,640 & 4,145 & 4,650 \\ 3,230 & 3,650 & 4,130\end{array}$
3, 230 3,680 4, 130
$\begin{array}{llll}4,815 & 5,485 & 6,150 \\ 5,850 & 6,675 & 7 & 485\end{array}$
$\begin{array}{lllll}5,860 & 6,675 & 7,485 \\ 5,860 & 6,675 & 7,485\end{array}$

$$
\begin{array}{lll}
540 & 650 & 750 \\
565 & 680 & 790 \\
630 & 760 & 875 \\
575 & 695 & 805 \\
\hline 705 & &
\end{array}
$$

| 675 | 815 | 940 |
| ---: | ---: | ---: |
| 700 | 85 | 980 |
| 7755 | 910 | 1,050 |
| 715 | 880 | 995 |
| 7300 | 850 | 1,020 |
| 915 | 1,105 | 1,280 |
| 850 | 1,030 | 1,190 |
| 1,090 | 1,315 | 1,520 |
| 1,175 | 1,420 | 1,640 |
|  |  |  |
| 1,530 | 1,845 | 2,135 |
| 1,610 | 1,940 | 2,245 |
| 1,630 | 1,990 | 2,280 |
| 1,770 | 2,135 | 2,475 |
| 1,645 | 1,985 | 2,295 |
| 1,645 | 1,98 | 2,300 |
| 2,050 | 2,475 | 2,865 |
| 2,030 | 2,450 | 2,835 |

(19) Packard
Model, serial no., body type, and
passenger capacity

Series 1605:

$1037-\mathrm{s}-\mathrm{S}$ er 1 e s -Super Eight
Motor Nos, 39500 to 448999 Series 1500 :
Tour. Sedan-5-1003 .............
Series 1501:
Coupe Roadster, 2 Dr.-4-1019.
Coupe Roadster,
Club Sedan- $5-1018$
Tour. Sedan-5-1013
Formal Sedan-5-1012
Vormal sedan- ${ }^{\text {Victoria- }} \mathbf{5 - 1 0 0 7}$
Cabriolet A/W LeBaron-5-7-.... L334.
Conv, Sedan-5-1003
Tour. Sedan-5-5-1014
Business Sedan-5-8-1014
Tour. Limousine-5-7-1015.....
Business Limousine-5-8-1015.
Business Limousine-5-8-1015.
1937-12-Series; Motor Nos, 905500 to 919999:
Series 1506:
Tour. Sedan-6-1023.........
Serfes 1507 :
Coupe Roadster-2-4-1039.
Coupe Roadster-2-4-1039... Coupe-2-4-1038
Club Sedan - 5-1036.
Tour. Sedan-5-1033
Formal Sedan-5-1032
Conv. Victoria-5-1027............. Cabriolet
Series 1508
Conv. Sedan-5-1073.
Tour. Sedan-5-7-1034
Tour. Limousine-5-7-1035....
Tour. Limousine -5-7-1035....
Town Car A/W LeBaron-5-7-
$\frac{\text { L395 }}{\text { (20) PLr3routir }}$
$1,145 \quad 1,405 \quad 1,660$
1,315 1, 610 1,005

| 1,315 | 1,610 | 1,205 |
| :--- | :--- | :--- | :--- |
| 1,130 | 1,455 | 1,720 |
| 1,230 | 1,510 | 1,785 |

$\begin{array}{llll}1,230 & 1,510 & 1,785 \\ 1,240 & 1,520 & 1,800\end{array}$
1,245
1,585
1,525
1,800

| 1,585 | 1,945 | 2,300 |
| :--- | :--- | :--- | :--- |
| 1,515 | 1,890 | 2,240 |

$2,380 \quad 2,910 \quad 3,445$
$\begin{array}{llll}1,645 & 2,010 & 2,380 \\ 1,325 & 1,625 & 1,925\end{array}$
$\begin{array}{lll}1,325 & 1,625 & 1,925 \\ 1,265 & 1,550 & 1,935\end{array}$


| 1,330 | 1,630 | 1,930 |
| :--- | :--- | :--- | :--- |
| 2,445 | 2,995 | 3,845 |


|  | 2,885 | 3,815 |
| :--- | :--- | :--- | :--- |
|  |  |  |


| 1,710 | 2,095 | 2,480 |
| :--- | :--- | :--- | :--- |

$\begin{array}{lll}1,695 & 2,070 & 2,450\end{array}$

| 1,680 | 2,055 | 2,430 |
| :--- | :--- | :--- | :--- |
| 1,760 | 2,155 | 2,550 |

$\begin{array}{llll}1,760 & 2,155 & 2,550\end{array}$
$\begin{array}{lll}1,795 & 2,200 & 2,600 \\ 1,745 & 2,140 & 2,530\end{array}$
$\begin{array}{llll}2,090 & 2,560 & 3,025 \\ 2,200 & 2 & , 605 & 3,190\end{array}$
$\begin{array}{lllll}2,200 & 2,695 & 3,190 \\ 2,795 & 3,420 & 4,050\end{array}$
2,280 2, 200 3,305
$\begin{array}{lll}1,905 & 2,325 & 2,760\end{array}$

| 2,005 | 2,455 | 2,900 |
| :--- | :--- | :--- | :--- |
| 2,895 | 3,540 | 4,190 |

1942-6-Series P14-Deluxe; Serial Nos. 15135501 to 15153935 , 134512 to 313020, 2203.001 to 22041356 ; Motor Nos, P14-1001
to 149158. to 149158:
Club Coupe-
Sedan, 2 dr.- 6

Base price in region


FEDERAL REGISTER, Tuesday, June 13, 1944
$\begin{array}{lll}\text { (20) PLyMouti } & \text { (21) Pontiac }\end{array}$

| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | 0 |
| 1038-6-Series P6-Deluxe; Serial Nos. 10470001 to 10625651, 3200001 to 3220998,20001001 to 20025901; Motor Nos. PG-1001 to 280020: |  |  |  |
| Coupe-2. |  |  | $\$ 565$ <br> 595 |
| Cony, Coupe-2 |  | $\begin{gathered} \$ 490 \\ 515 \\ 570 \end{gathered}$ |  |
| Sedan, 2 dr - 5 |  | 570 515 | 595 |
| Tour. Sedan Tk, 2 d |  | ${ }_{5}^{525}$ | 605 |
| Sedan, 4 dr - 5 |  | 535 | 620 |
| Tour. Sedan Tk, 4 dr |  | 545585 | 630 |
| Suburban-8 |  |  | 680 |
| Sedan Tk-7. |  | 670730 | 775 |
| Sedan Limousine - 7. |  |  | 845 |
| 1897-6-Series P3-Business; Serial <br> Nos. 1184001 to 1237460,3101401 to 3105159,908551 to 9097493 ; Motor Nos, P4-1001 to 571569 : |  |  |  |
| Coupe-2. | 250 |  | 365 |
| Sedam, 2 Dr .-5 | 270 | 330360 | 395425 |
|  | 295 |  |  |
| 1887-6-Series P4-Deluxe; Serial Nos. 10101001 to 10468044, |  |  |  |
| 3162501 to 3205879,9950001 to Motor Nos. P4-1001 to 571569 : |  |  |  |
| Coupe-2 | 285 | 345 | 410 |
| Coupe-2-4. | 310 | 375 | 445 |
| Conv, Coupe- 2 | 365 | 450 | 530 |
| Sedan, 2 Dr.-5. | 315 | 385 | 455 |
| Tonr. Sedan Tk, 2 D | 320 | 390 | 465 |
| Sedan, 4 Dr - -5 | 330 | 405 | 480 |
| Tour Sedan Tk, 41 | 335 | 410 | 485 |
| dan, 4 Dr - | 450 | 550 | 650 |
| Sedan Limousine- | 485 | 595 | 700 |

(21) Pontlac

| 1912-6-Series 25 KA-Torpedo: Serial Nos. P6KA - 1001 -25802; C6KA- 1001 to 3260 , L6KA1001 to 3428 : |  |  |  |
| :---: | :---: | :---: | :---: |
| Sedan |  | 1,100 | 1,1 |
| port Cou | 1,045 | 1,080 |  |
| Conv, Sedan C | 1,290 | 1,330 | 1,370 |
| Sedan, 2 dr . | 1,050 | 1,090 | 1,125 |
| Sedan, 4 | 1,100 | 1,135 | 1,175 |
| Metropolitan Seds | 1,100 | 1,135 | 1,175 |
| 1042-6-Series 26 KB; Serial Nos. P6KB-1001-11115. C6KB1001 to 2170 , L6KB-1001 to 2181; 8treamliner: |  |  |  |
| Sedan Coupe-5. | 1,095 | 1,130 | 1,170 |
| Sedan, 4 | 1,150 | 1,190 |  |
| Station Wazon-8 | 1,400 | 1,430 | 1,475 |
| Streamliner Chieft |  |  |  |
| dan, Cous | 45 | 1,185 | 1,225 |
| Sedan, 4 dr - 5 | 1,450 |  |  |
| Station Wagon-8 | 1,450 | 1,490 | 1, 30 |
| 1942-8-Series 27 KA-Torpedo; Serlal Nos. P8K A - 1001 - 13146 , C8KA - 1001 to 2070; L8K A1001 to $22055^{\circ}$ |  |  |  |
| pe-3.. |  |  |  |
| Sedan Coupe | 1,085 | 1,125 | 1,165 |
| Sport Coup | 1,070. | 1,110 | 1,145 |
| Conv, Sedan Co | 1,315 | 1,355 | 1,395 |
| Sedsu, 2 dr | 1,075 | 1,115 | 1,155 |
| dan, 4 dr | 1,125 | 1,160 |  |
| Metropolitan Sedan | 1,125 | 1,160 | 1,200 |
| -8 -Series 28 KB ; Serial Nos. P8KB-1001- 22928 , CBKB 1001 to 3127 LsKS-1001 to 3451 ; Streamliner: |  |  |  |
| Sedan Coupe | 20 | 1,160 | 1, |
| Stat, |  | 1,215 |  |
| Station Wacon- | 1, 425 | 1,465 | 1,505 |
| Streamliner C |  |  |  |
| Sedan Coup | 1,175 | 1,210 | 1,250 |
| Sedan, | 1,230 | 1,270 | 1,310 |
| Station Wagon-8.. | 1,480 | 1,520 | 1,555 |
| 1981-6-Series JA 25 -Deluxe Torpedo; Serial Nos, 6JA-1001 to 80460, Motor Nos. (-761501 to 971788: |  |  |  |
|  |  |  |  |
| Sedan Coupe-5 | 895 | 945 |  |
| Conv. Sedar C | 1,065 | 1,125 | 1,18 |
| Metropolitan Se |  | 1,010 | 1,060 |
| Sedan, $2 \mathrm{dr} .-5$. | 050 | 105 | 1,005 |
| 1941- -6 - $4 \mathrm{dr} .-5$ | 955 | 1,010 | 1,060 |
| "Torpedo"; Serial Nos. <br> 6JB-1001 to 62545; Motor Nos. |  |  |  |
| n |  |  |  |
|  | 1,005 | 1,060 |  |
| Sedan, 4 dr | 1,015. |  |  |



| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | C |
| 1938-6-Series6DA-Deluxe: Serial Nos. 6DA-1616 to 60416, C6DA2001 to 8155, L6D A-1001 to 8942, C6DA-1001 to 1615: | $\$ 510$525735480495465495555620 | $\$ 615$680885580595560595665750 | $\begin{array}{r} \$ 710 \\ 770 \\ 1,025 \\ 670 \\ 690 \\ 645 \\ 690 \\ 770 \\ 865 \end{array}$ |
| our. Sedan Tk. 4 |  |  |  |
| Conv. Sedan, 4 Dr. |  |  |  |
| Sedan, 2 Dr.- 5 . |  |  |  |
| Tour. Sedan Tk, 2 Dr |  |  |  |
| Business Coupe-2 |  |  |  |
| Sport Coupe 2 |  |  |  |
| Conv, Coupe 2 |  |  |  |
| Station Wagon ..........i. |  |  |  |
| 1938-8-Series 8DA-Deluxe;Scrial Nos. 8DA-1001 to 15729, 18DA- 1001 to $4071, \mathrm{C}-8 \mathrm{DA}-1001$ to 2530 ; Motor Nos. 8-140001 to 159441 : |  |  |  |
| Sedan, 4 Dr. $-5^{5} . . . .$. | 54554555075205355300500590 | 655675910625645600640710 | 7607801.055725745695740820 |
| Tour. Sedan TK, 4 Dr . |  |  |  |
| Sedan, 2 Dr. -5. |  |  |  |
| Tour, Sedan Tk, 21 |  |  |  |
| Business Coupe- |  |  |  |
| Sport Coupe 2 |  |  |  |
| Conv. Coupe $2-4 . . . . . . . . . . . . . ~$ |  |  |  |
| 1937-6-Series 6 CA-Deluxe; Serial Nos, 6CA-1001 to 154827; Motor Nos. 6-220001 to 399286: | 590 | 710 | 820 |
| Sedan, 4 Dr.-5.. | 365380520345355330355425420 | 450465 | 530 |
| Tour. Sedan Tk, 4 Dr. |  |  |  |
| Conv. Sedan, 41 |  | 635 | 750 |
| Sedan, 2 Dr . -5. |  | 420 | 495 |
| Tour, Sedan Tk, 2 D |  | 435 | 515 |
| Business Coupe-2. |  | 390 | 465 |
| Sport Coupe 2-4 |  | 435 | 515 |
| Conv, Coupe $2-$ |  | 510 | 605 |
| Station Wagon. |  | 510 | 605 |
| 1937-8-Series 8CA-Deluxe; Serial | 420 |  |  |
| Nos. 8-CA-1001 to 19442; Motor Nos. $8-83001$ to 139968 : |  |  |  |
| Sedan, 4 Dr. -5. | 395410640375385355385420 | 485500660460475435470510 | 57557907805405600515555605 |
| Tour. Sedan Tk, 4 Dr. |  |  |  |
| Conv. Sedan, 4 Dr . -5 |  |  |  |
| Sedan, 2 Dr . 5 . |  |  |  |
| Tour. Sedan Tk, 2 Dr.- |  |  |  |
| Business Coupe-2 |  |  |  |
| Sport Coupe 2-4 |  |  |  |
| Conv, Coupe 2-4. |  |  |  |


| 1912-6-Series 4G-Champion; Serial Nos. G-165501 to 192583, G-821001 to 823645; Motor Nos. 186301 to 216050: <br> Custom: |  |  |  |
| :---: | :---: | :---: | :---: |
| Coupe-3. | $\$ 845$ | \$885 | \$92 |
| Double-Dater Coup | 870 | 910 |  |
| Club Sedan, 2 Dr. | 875 | 915 | 95 |
| Cruising Sedan-5. <br> Deluxstyle: | 910 | 945 | 985 |
| Coupe-3 | 885 | 920 | C60 |
| Double-Dater Coup | 910 | 945 | 98 |
| Club Sedan, 2 Dr. | 915 | 950 | 990 |
| Cruising Sedan-5 | 945 | 980 | 1,020 |
| Serial Nos. 4216501 to 4232296 , 4816601 to 4818305; Motor Nos. N -164301 to 181812: |  |  |  |
| Custom: <br> Sedan Coune-o | 1,150 |  |  |
| Cruising Sedan- | 1,170 | 1,205 | 1,245 |
| Land Cruiser-6 | 1,205 | 1,245 | 1,280 |
| Deluxstyle: |  |  |  |
| Sedan Coupe-6 | 1, 195 | 1,235 |  |
| Cruising Sedan | 1,215 | 1,255 | 1,295 |
| Land Oruiser- | 1,250 | 1,290 | 1,330 |
| Skyway: <br> Sedan Coupe-6 | 1,230 | 1,270 |  |
| Cruising Sedan- | 1,250 | 1,290 | 1,330 |
| Land Cruiser-6 | 1,290 | 1,325 | 1,365 |
| 1922-8-Series 8C - President; Serial Nos. 7145501 to 7148659 , 7804601 to 7804943 ; Motor Nos. D-52101 to 55608: |  |  |  |
| Custom: ${ }_{\text {Sedan }}$ Coupe-6 |  |  |  |
| Sedan Coupe-6 | 1,275 | 1,345 | 1,350 |
| Cruising Sedan | 1,295 | 1,335 1,370 | 1,375 1,410 |
| Deluxe Style: |  |  |  |
| Sedan Coupe-6. | 1,320 | 1,360 | 1,400 |
| Oruising Sedan-6 | 1,340 | 1,380 | 1,420 |
| Land Cruiser- | 1,380 | 1,415 | 1, 455 |
| Skyway: <br> Sedan Coupe-6 | 1.355 | 1,395 | 1,435 |
| Orgising S | 1,380 | 1,415 | 1,455 |

## (22) STUDEBAKEE

| Model, serial no., body type, and passenger capacity | Base price in region |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | c |
| 1041-6-Series-30-Champion; Serial Nos. G-90101 to 165400 , G-811201 to 820902; Motor Nos. 101201 to 186259: <br> Custom: |  |  |  |
|  |  |  |  |
| Opera Coup | 750 | 720 | 83 |
| Olub Sedan, 2 Dr | 755 | 795 | 840 |
| Cruising Sedan-5 | 800 | 845 | 5 |
| Donble-Dater Coup | 750 | 790 | 0 |
| Custom Deluxe: $\quad 745$ |  |  |  |
| Opera Coupe | 780 | 825 | 870 |
| Club Sedan, 2 Dr | 790 | 83 | 5 |
| Cruising Sedan- | 830 | 87 | 925 |
| Double-Dater Coupe | 780 | 825 | 870 |
| Deluxe-Ton: |  |  |  |
| Coupe-3 <br> Opers Coupe-5 | 780 820 | 825 | 870 910 |
| Club Sedan, 2 Dr. -5 | 825 | 870 | 915 |
| Cruising Sedan-5   <br> Double-D   |  |  |  |
|  |  |  |  |
| 1941-6-Series 11A-Commander: Serial Nos. 4178801 to 4216180 ; H-122201 to 184222: |  |  |  |
| Custom: ${ }^{\text {Sedan }}$ Coupe-6 |  |  |  |
|  |  |  |  |
| Cruising Seda | 1,025 | 1,0050 | 1,135 |
| Land Cruiser-6 | 1,075 | 1,130 | 1,190 |
| Deluxe Tone: |  |  |  |
| Land Cruiser- | 1,145 | 1,205 | 1,270 |
|  |  |  |  |
| Syway: Coupe-6................... 1,100 1,160 <br> Sedan Coun 1,220 | 1,100 | 1,160 | 1,220 |
| Cruising Sedan - $6 \ldots \ldots \ldots \ldots \ldots$ |  |  |  |
| 1941-8-Series 70 - President; Serial Nos. 7139101 to 7145407; 7803901 to 7804592 ; Motor Nos. B-45001 to 52012: <br> Custom: |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Oruising Sedan- | 1,150 | 1,215 | 1,275 |
| Land cruiser- | 1,200 | 1. 265 | 1,830 |
| Delux-Tone: |  |  |  |
| Cruising sedan- | 1,220 | 1,290 | 1,350 1,410 |
|  |  |  |  |
| Sedan Coupe-6 <br> Cruising Sedan-6. <br> Land Cruiser-6. | 1,22 | 1,29 | 1,360 |
|  | 1,250 | 1.320 |  |
|  | 1,280 | 1,350 | 1,425 |
| 1940-6-Series-2G-Ohampion Serial Nos, G-30501 to 90069: |  |  |  |
| G-803701 to 811191; motor Nos. 34101 to 101169: |  |  |  |
|  |  |  |  |
| Custom: |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Coupe-3 ................ 610 680 740 |  |  |  |
|  |  |  |  |
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|  |  |  |  |
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|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Opera Coupe. |  |  |  |
|  |  |  |  |
|  |  |  |  |
| 1910 - 6 -Series- 10 A -Commander |  |  |  |
| 1910-6-Series-10A-Commander Serial Nos. 4148501 to 4178797 ; 4807601 to 4811895 ; motor Nos. M-87601 to 122190: |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Custom: ${ }^{\text {M-87601 }}$ to 12290: |  |  |  |
|  |  |  |  |
| Club sedan, 2 dr | 790 | 875 | 955 |
| Cruising sedan- | 825 | 915 | 1,000 |
| Delux-tone: |  |  |  |
| Coupe-3 ......................- 7958858 |  |  |  |
| Club sedan ..................... 825 - 915 1,000 |  |  |  |
| Oruising sedan.................... 860 - 955 1,040 |  |  |  |
| $1910-8$-Series-6e-President,Serial Nos. 7133101 to $7130058 ;$ |  |  |  |
|  |  |  |  |
| Serial Nos, 7133101 to $7130058 ;$ 7803301 to 7803885 ; Motor Nos. |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Derux-Tone: |  |  |  |
|  |  |  |  |
| Coupe-3..................... 900 1,000 1,095 |  |  |  |
| Club Sedan, 2 dr.-5. <br> Oruising Sedan. <br> 1930-6-Series - G-Ci........... | 930 | 1,030 | 1,125 |
|  | 965 | 1,070 | 1,170 |
| $-6-$ Series- $G$-Champion; Serial Nos. $G-001$ to $304 c 0$, G-s00001 to 803600; Motor Nos. 001 to 34100; Custom: Coupe-3. | ${ }_{450}$ | ${ }_{515}$ | ${ }_{575}$ |

(22) STUDEBATER

| Model, serial no., body type, and passenger capacity | Base price in reglon |  |  |
| :---: | :---: | :---: | :---: |
|  | A | B | 0 |
| 1939-6-Series-G-Continued. <br> Olub Sedan-6... <br> Cruising Sedan-6 <br> Deluxe: <br> Coupe-3. <br> Olub Sedan-6 <br> Oruising Sedan- -6 <br> 1039-6-Series-9a-Commander: <br> Serial Nos, 4110001 to 4148500 ; <br> 4802301 to 4807600 ; Motor Nos. <br> N - 42501 to 87550 : <br> Business Coupe-3. <br> Custom Coupe-3 <br> Club Sedan-6... <br> Convertible Sedan-6. | \$480 | ${ }^{8545}$ | \$615 |
|  |  |  |  |
|  | $\begin{aligned} & 495 \\ & 525 \\ & 556 \end{aligned}$ | $\begin{aligned} & 865 \\ & 895 \\ & 630 \end{aligned}$ | $\begin{aligned} & 630 \\ & 670 \\ & 705 \end{aligned}$ |
|  |  |  |  |
|  |  |  |  |
|  | 600 <br> 620 <br> 660 <br> 665 <br> 500 | 6857057507601,025 | $\begin{array}{r} 770 \\ 790 \\ 840 \\ 850 \\ 1,150 \end{array}$ |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |
| 1939-8-Series-50-State President; Serial Nos. 7125501 to $7133050 ;$ 7802501 to 7803250; Motor Nos. S-30201 to 38500: |  |  |  |
|  |  |  |  |  |  |  |
| Olub Sedan-6. | $\begin{array}{r\|r} 710 \\ \therefore & 755 \\ \therefore & 760 \\ \therefore & 1,015 \end{array}$ | $\begin{array}{r} 805 \\ 860 \\ 885 \\ 1,155 \end{array}$ | 9059859751,295 |
| Cruising Sedan- |  |  |  |
| Convertible Sedan |  |  |  |
| 1038-8-Series-7A-Commander; Serial Nos. 5582001 to 5599146, 6857501 to 5859614; Motor Nos. H-101 to 42253: |  |  |  |
| Business Coupe | 490505545550740 |  | 85 |
| Custom Coupe |  | 655 |  |
| Club Sedan-6. |  |  | 760 |
| Cruising Sedan- |  | 895 |  |
| Convertible Sedan- |  |  | 1,035 |
| 3-6-Series-8A-Sta |  |  |  |
| mander; Serisl Nos, 4 |  |  |  |
| Motor Nos. $\mathrm{H}-101$ to 42253 : |  |  |  |
| Custom Coupe-3 | $\begin{aligned} & 530 \\ & 570 \\ & 575 \\ & 775 \end{aligned}$ | 640685695940 | 7407958001,085 |
| Club Sedan |  |  |  |
| Cruising Sedan- |  |  |  |
| Convertible Sedan - 6 . |  |  |  |
| 1938-8-Series 4C-President; Serial Nos. 7120101 to 7125062 , 7801801 to 7802311; Motor Nos. B-24601 to 30090: |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| Coupe-3 | 615 | 745790 | 860 |
| Club Sedan - 6 |  |  | 920 |
| Cruising Sedan- | 660 | 795 |  |
| State President: |  | 750 |  |
| Coupe-3. | 620 |  |  |
| Club Sedan-6 |  |  | 20 |
| Cruising Sedan- |  | 1,045 | 1,210 |
| Convertible Sedan | 870 |  |  |
| 1937-6-Series 5A-Dictator Six; Serial Nos. 5536001 to 5581500 , |  |  |  |
|  |  |  |  |  |  |  |
| D-112601 to 201637: |  |  |  |
| Business Coupe- | 355 | 430 |  |
| Custom Coupe-3 | 380 | 460 |  |
| Custom Coupe-5 | 390 | 475 | 565 |
| St. Regis Custom Sedan- | 395 | 450 | 570 |
| St. Regis Cruising Sed | 405 | 495 | 585 |
| Oustom Sedan-6 | 410 | 500 |  |
| Oruising Sedan Tk.-6 | 420 | 510 | 605 |
| 1037-8-Serles 30-President; Serial Nos. 7111001 to 7119150 , |  |  |  |
|  |  |  |  |  |  |  |
| 7800801 to 7801750; Motor Nos. |  |  |  |
| Custom Coupe-3................. | 50 | 61 | 730 |
| Custom Coupe-5. |  |  | 750 |
| St. Regis Custom Seda | 53 | 645 | 765 |
| St. Regis Cruising Sed |  | 66 |  |
| Custom Sedan- |  | 60 | 785 |
| Oruising Sedan T |  |  |  |
| State President: |  |  |  |
| Custom C | 535520 | 650635 | 705050 |
| Coupe |  |  |  |
| Crustom Seda | ( 565 | 680695 |  |
|  |  |  |  |

(23) Winirs

| 1912-4-Series-Americar; Serial Nos. 80101 to 92020; Motor Nos. 80301 to 92020 ; Speedway: Coupe-2 | \$785 |  |  |
| :---: | :---: | :---: | :---: |
| Sedan, 4 dr.-- | 840 | 880 | 915 |
| Deluxe: |  |  |  |
| Coupe-2 | 865 | 900 | 940 |
| Sedan, 4 dr.-5. |  |  |  |
| Station Wagon-5 | 1,090 | 1,125 | 1,165 |
| Plainsman: |  |  |  |
| Sedan, 4 dr .-5. | 945 | ${ }_{985}^{955}$ | 995 |
| 1941-4-Series 441-Americar; |  |  |  |
| Nos. 50001 to 80099; Sp |  |  |  |
| Way: ${ }^{\text {Coupe-2. }}$ |  |  |  |
| Sedan, 4 dr.-5. | 680 | 715 | 750 |
| Deluxe: |  |  |  |

(23) WimLYS


Appendix C-Some of the Makes of Used Cars Not Listed in Appendix B Because They Were Manufactured Prior to 1937, and the 1937 Makes and Models Listed in Appendix B Which Are Comparable to Such Used Cars

Comparable 1937 make
Make not listed in Appendix B:
American Austin, American Bantam. 4 cylinder.
Auburn, 6 cylinder- Hudson 5-Custom 6.
Auburn, 8 cylinder_ Hudson 8-Deluxe 8.
Auburn, 12 cylin- Hudson 8-Custom 8. der.
Continental, 4 \& 6 Willys, Model 37. cylinder.
Cord, 8 cylinder
Cadillac, 8 cylinder, Series 60-65.
Devaux, 6 cylinder_ Willys, Model 37.
Duesenberg, 8 cy- Lincoln, 12 cylinder, linder. V 12.
Durant, 6 cylinder- Dodge-Model D 5.
Essex, 6 cylinder..- Terrapiane Deluxe D 5 .
Fiat, 4 \& 6 cylinder. American Bantam.
Franklin, 6 \& 12 Hudson 8-Custom 8. cylinder.
Jordan, 8 cylinder_- Hudson Deluxe 8 .
Paige, 6 cylinder--- Graham 6-Supercharger.
Peerless, 8 cylinder- Hudson Deluxe 8.
Plerce Arrow, 8 \& Cadillac, 8 cylinder 12 cylinder.

Make not listed in Appendix B:
Reo, 6 cylinder-
Reo, 8 cylinder
Comparable 1937 make and model listed in Appendix B
Oldsmobile, 6-F37 Model.

Rockne, 6 cylinder- Studebaker, 6 cylinder Dictator
Stutz, 8 cylinder_-- Oldsmobile, 8 F37 Model.
Willys Knight, 6 Hudson 6 -Custom 6. cylinder.
Willys, 4 \& 6 cylin- Willys, Model 37. der.
Willys, 8 cylinder.-. Hudson 8-Deluxe 8
Adpendix D-Table of Adfowances for "InBoivr foutpment, Heaters and Radios
Whice May be included in Maximum Peices

## Year and make

(1) 1942 Cadillac (2) 1941 Cadillac. .....

Hydramatictransmission. $\$ 100$ Hydramatictransmission Vacamatic transmission and fluid drive.
Vacamatic transmission and fluid drive.
Overdrive transmission. Simplimatic transmission Simplimatic transmission and overdrive. Simplimatic transmission and overdrive. Overdrive transmission, All fluid drive
Fluid drive
Drivemaster
Overdrive transmission. Vacumotive drive. Overdrive tranismission. Vacumotive drive. Overdrive transmission. Liquamatic drive. tquamatio drlve

Overdrive transmission.
Overdrive transmission Overdrive transmission.

Liquamatie drive.
Overdrive transmission. Overdrive transmission. Overdrive transmission. Overdrive transmission. Overdrive transmission-
Overdrive transmission overdrive transmission. Overdrive transmissionHydramatie transmission Hydramatic transmission Hydramatic transmission Automatic transmission overdrive. Electromatic clutch and overarive.
Overdrive transmission. Overdrive transmission. overdrive transmission. O verdrive transmission. Overdrive transmission. O verdrive transmission. Overdrive transmission.
Overdrive transmission Overdrive transmission

Radio.

Body type .-.- Speedometer reading---Selling price \$Maximum price
This tag is in accordance with the office of Price Administration Maximum Price Regulation No. 540, section 10, a copy of which is available for inspection.
Region No. $\qquad$
$\qquad$
$\qquad$
Base price $\qquad$
Equipment (itemized below) :

(b) Form of tag to be attached by dealer to a vehicle which he sells with a warranty: OFFICE OF PRICE ADMINISTRATION Washington, D. C.

Form No. 694-757
Name of dealer - $\qquad$
Make $\qquad$ Model
Body type $\qquad$ - Speedometer reading $\qquad$
Selling price $\$$
Maximum price $\$$

## "warranted"

This tag is in accordance with the Office of Price Administration Maximum Price Regulation No. 540, section 10, a copy of which is avallable for inspection.
Region No. $\qquad$ \$
Base price $\qquad$
$\qquad$
Equipment (itemized below) :

$\qquad$
(3)

Addition for warranty
,

Total Maximum Price_ \$ $\qquad$

## Appendix F

OPA FORM 694:758
Form Approved Budget Bureau No. 08-R633
(This form, without change, may be reproduced.)

## UNITED STATES OF AMERICA <br> Office of Price Administration

CERTIFICATE OF TRANSFER OF USED PASSENGER VEHICLES UNDER THE PROVISIONS OF MAXIMUM price regulation no. 540, maximum prices FOR USED PASSENGER AUTOMOBLLES

## Instructions

For sales between persons who are not dealers and sales by a dealer to a person who is not a dealer-This certificate is to be prepared by the seller and signed by both the seller and the purchaser. The purchaser must present this certificate to the local War Price and Rationing Board when he applies for gasoline rationing coupons for the purchased vehicle. The information required below shall be supplied insofar as possible from the vehicle registration card.
For all sales to dealers-This certificate is not to be prepared for sales of cars to dealers.

## To be filled in by the seller

Description of vehicle:

| Make | Year | Model Body Type |
| :--- | :--- | :--- |
| Serlal Number | Motor Number |  |

Price calculation:

1. Base price of vehicle as listed in Appendix B of MPR. 540 :
2. Allowance for extras:
A. Is car equipped with heater? Yes .- No .-
B. Is car equipped with radio? Yes -- No
8.-....--
$\qquad$
C. If car is built with builtin equipment (See Appendix D of MPR 540) itemize and price each item below:
$\qquad$
3. Maximum price for vehicle without dealer warranty:
(Total of 1 and $2: A, B$, and C)
4. Maximum price for vehicle if
sold with dealer warranty: $\qquad$
5. State and local taxes which may be collected by seller, if any:
6. Actual sale price for vehicle including taxes:
State or Territory in which the vehicle was last registered or titled by owner.

Is the seller a dealer? Yes .- No .- (Check one)
If you are a dealer selling with a warranty, did you deliver to the purchaser a copy of the warranty? Yes .- No .- (Check one)

## Certification of purchaser and seller

The undersigned hereby certify that they have complied with the requirements of Maximum Price Regulation No. 540, Maximum Prices for Used Passenger Automobiles and that the actual sale price for the vehicle, including taxes, is not more than the maximum selling price, including taxes, as established by Maximum Price Regulation No. 540 , and further certify that no payment directly or indirectly was or will be made in addition to the actual sale price of the vehicle as shown on this certificate.

## Name of Purchaser

Name of Seller
Address-No. and St. Address-No. and St.
Signature of Purchaser
Signature of Seller
Do not write below this line

Checked by Board No. $\qquad$ at $\qquad$ Date ......-

Signature of Person Checking:

This regulation shall become effective July 10, 1944.

Nore: 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 accor
1942.

## Issued this 10th day of June 1944. <br> Chester Bowles, <br> Administrator.

[F. R. Doc. 44-8429; Filed, June 10, 1944, 11:36 a. m.]

Part 1364-Fresh, Cured and Canned Meat and Fish Products
[MPR 448, ${ }^{\text {² }}$ Amdt. 1]

## CANNED CLAMS

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. 448 is amended in the following respects:

1. Section 1 is amended to read as follows:

Section 1. Maximum canners' prices for canned clams-(a) Soft clams. The prices set forth below are maximum prices per dozen cans soft clams $f$, o. b. the shipping point nearest the cannery. The maximum prices are gross prices and the seller shall deduct therefrom his customary allowances, discounts and differentials to purchasers of different classes,

Per dozen cans.
No. 1 Plenic
No. 1 Tall cans No. 2 82.00

(b) Razor clams. The prices set forth below are maximum prices per dozen cans f. o. b. car at Seattle, Washington, for razor clams canned in territory outside the continental United States and f.o. b. car at the shipping point nearest cannery for razor clams canned within the United States. The maximum prices are gross prices and the seller shall deduct therefrom his customary allowances, discounts and differentials to purchasers of different classes.

|  | Per dozen |
| :---: | :---: |
| Razor minced: | cans |
| No. $1 / 2$ flat | \$2.25 |
| No. $1 \mathrm{E}, \mathrm{O}$ | 8.25 |
| Razor whole: |  |
| No. 1 E. O- | 3.10 |
| No. 1 tall | 4.45 |

(c) For any container size of soft clams or razor clams not listed in paragraphs (a) and (b) respectively, the price shall be a price determined by the Office of Price Administration to be in line with the prices listed in paragraphs (a) and (b) respectively. Such determination shall be made upon written request, addressed to the Office of Price Administration, Washington, D. C., and accompanied by sworn statements showing costs and usual differentials.
(d) The maximum price for sales to any procurement agency of the Armed Forces, the War Food Administration and any procurement agency thereof, the War Shipping Administration, and the Veterans' Administration shall be $971 / 2$ percent of the price established pursuant to this section; from the price thus computed there shall be deducted a cash discount of $11 / 2$ percent if payment is made within 10 days from date of receipt by the designated office of the government procurement agency of a properly authenticated claim.
(e) With the first delivery after August 20, 1943, of any item of canned soft clams

[^18]and after June 14, 1944, of any item of canned razor clams, in any case where a maximum price is determined pursuant to this regulation, the canner determining his maximum price shall supply each wholesaler and retailer who purchases from him with the following written notice:

## NOTICE TO WHOLESALERS AND RETALLERS

Our OPA celling price for (describe item) has been changed under the provisions of Maximum Price Regulation No, 448. We are authorized to inform you that if you are a wholesaler or retaller pricing this item under Maximum Price Regulation No. 421, 422 or 423 , and if we are your customary type of supplier, you must refigure your celling price for the item in accordance with the applicable pricing provisions of those regulations (see section 6 in each case). You must refigure your ceiling price on the first delivery to you of any item of canned soft clams on and after August 21, 1943, and any item of canned razor clams on and after June 15, 1944.

For a period of 90 days after August 20, 1943 , in the case of canned soft clams, and for a period of 90 days after June 14, 1944, in the case of canned razor clams, and with the first shipment after the 90 days period to each person who has not made a purchase within that time, the canner shall include in each case or carton containing the item the written notice set forth before, or securely attach it to the outside thereof.
2. Section 2 (a) is amended to read as follows:
(a) On and after August 21, 1943, regardless of any contract, agreement or other obligation, no canner shall sell or deliver and no person in the course of trade or business shall buy or receive any canned soft clams at prices higher than the maximum prices established by this regulation, and no person shall agree, offer, solicit or attempt to do ahy of these things. On and after June 15, 1944, regardless of any contract, agreement or other obligation, no canner shall sell or deliver and no person in the course of trade or business shall buv or receive any canned razor clams at prices higher than the maximum prices established by this regulation, and no person shall agree, offer, solicit or attempt to do any of these things.
3. Section 4 is amended to read as follows:
Sec. 4. Sales to which this regulation does not apply. The provisions of this regulation shall not be applicable to sales or deliveries of canned soft clams or canned razor clams to a purchaser if prior to August 21, 1943, in the case of canned soft clams, and if prior to June 15, 1944, in the case of canned razor clams, such canned clams have been received by a carrier other than a carrier owned or controlled by the seller, for shipment to such purchaser.
4. Section 5 (b) is amended to read as follows:
(b) The maximum price at which a person may export canned soft clams or canned razor clams shall be determined in accordance with the provisions of the Second Revised Maximum Export Price

Regulation ${ }^{2}$ issued by the Office of Price Administration.
5. Section 6 (a) is amended to read as follows:
(a) Every person making a sale subject to this regulation and every person in the course of trade or business making a purchase of canned clams subject to this regulation, or otherwise dealing therein, after August 20, 1943, in the case of canned soft clams, and after June 14, 1944, in the case of canned razor clams, shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, complete and accurate records of each such purchase or sale showing the date thereof, the name and address of the buyer and of the seller, the price contracted for or received, the quantity and kind of canned clams.
6. Section 7 is amended to read as follows:
SEc. 7. Indirect price increases. No person shall evade any of the provisions of this regulation by any scheme or device and no person shail indirectly charge or receive for canned soft clams or canned razor clams a price higher than the maximum price permitted by this regulation. No person shall as a condition of selling any canned soft clams or canned razor clams require a purchaser to buy any other product.
7. Section 8 is amended to read as follows:

Sec. 8. Enforcement. On and after August 21, 1943, in the case of canned soft clams, and on and after June 15, 1944, in the case of canned razor clams, any person violating any provision of this regulation is subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for revocation of licenses provided by the Emergency Price Control Act of 1942, as amended.
8. In section 11, the definition of "No. 1 Tall" is amended to read as follows:
"No. 1 Tall", in the case of soft clams, means a can ( $301 \times 411$ ) packed to a net drained weight of 8 ounces of soft clams.
9. In section 11, after the definition of "No. 2" the following definitions are inserted:
(5a) "No. $1 / 2$ Flat" means a can (307 x 200.25 or $307 \times 201.25$ ) packed to a net drained weight of $31 / 2$ ounces of razor clams.
(5b) "No. 1 E. O.", in the case of minced razor clams, means a can (211 x 400 ) packed to a net drained weight of 5 ounces of minced razor clams.
(5c) "No. $1 \mathrm{E} . \mathrm{O}$.", in the case of whole razor clams, means a can ( $211 \times 400$ ) packed to a net drained weight of $41 / 2$ ounces of whole razor clams.
(5d) "No. 1 Tall", in the case of whole razor clams, means a can (301 x 411) packed to a net drained weight of 7 ounces of whole razor clams.
${ }^{2} 8$ FR. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036, 5435.
10. In section 11, after the definition of "Price per dozen" the following definitions are inserted:
(7a) "Razor clams" means surf clams of the genus Siliqua patula (Pacific Coast) and Mactra solidissima (Atlantic Coast).
(7b) "Razor minced" means meats which have been removed from razor clams and which have been cut or chopped into small pieces.
(7c) "Razor whole" means the whole meats which have been removed from razor clams.

## This amendment shall become effective

 June 15, 1944.Now: The record-keeping and reporting provisions of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.
(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 10th day of June 1944. Chester Bowles, Administrator.

(F. R. Doc. 44-8430; Filed, June 10, 1944; 11:37 a. m.

Part 1421-Iron and Steel Foundry Products
[MPR 244, ${ }^{1}$ Amdt. 8]

## GRAY imon castings

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*
Section 1421.166 (g) (1) of Maximum Price Regulation 244 is amended to read as follows:
(g) Optional method for determining maximum prices for gray iron castings sold pursuant to short orders. (1) Notwithstanding any provision to the contrary contained in paragraphs (a) to (f) of this section, inclusive, in computing his maximum price for a gray iron casting sold pursuant to a "short order" as defined in the following subparagraph (2), a seller may, if he so chooses, in lieu of determining his maximum price under said paragraphs (a) through (f), whichever is applicable, use as his maximum price for such casting the price computed by multiplying the shipping weight of the casting by $21 / 2$ times his average price per pound for gray iron castings in the calendar year of 1942: Provided, That (i) if the seller uses the method set forth in this paragraph for establishing the maximum price of a particular casting, he may not thereafter sell or offer to sell an identical casting on another short order at a price higher than the maximum price established by this paragraph, (ii) credit terms, discounts and allowances shall not be more onerous to the purchaser than those customarily

[^19]used by the seller on February 1, 1942, (iii) transportation charges or allowances shall be made at rates prevailing at the time of delivery and shall be computed in accordance with the seller's customary practice on February 1, 1942, and (iv) if the seller has not already done so, he shall, not later than July 15, 1944, file with the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., a statement of his average price per pound for gray iron castings in the calendar year of 1942. As used in this subparagraph, the term "average price per pound" means the price computed by dividing the setter's total gross sales of gray iron castings, less returns and allowances, by the total weight of gray iron castings shipped.

This amendment shall become effective June 15, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 10th day of June 1944.
Chester Bowles, Administrator.
[F. R. Doc. 44-8423; Filed, June 10, 1944; 11:38 a. m.]

Part 1499-Commodities and Services [SR 15 to GMPR, Amdt. 26]
adJustments in manufacturers' maximum pRICES
A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register,*

Section 1499.75 (a) (10) is amended in the following respects:

Subdivision (ii) is redesignated (iii) and a new subdivision (ii) is inserted to read as follows:
(ii) Adjustments- in manufacturers' maximum prices may be accompanied by adjustments in the maximum prices of wholesalers whenever, in the judgment of the Administrator, it would be inequitable to require the wholesaler to absorb the entire increase granted to the manufacturer.

This amendment shall become effective June 15, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

## Issued this 10th day of June 1944. Chester Bowles, Administrator.

[F. R. Doc. 44-8424; Filed, June 10, 1944; 11:38 a. m. ]

Part 1499-Commodities and Services [SR 14A to GMPR ${ }^{1}$ Amdt. 17]

## MILK AND MILK PRODUCTS

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

[^20]ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*
Supplementary Regulation No. 14A to the General Maximum Price Regulation is amended in the following respects:

1. Section 1499.73a (a) (1) (ix) (a) (2) (i) is amended to read as follows:
(i) "Area I" means all that territory in the State of Maryland included within the Counties of Carroll, Cecil, Frederick, Harford and Kent, and that portion of the County of Baltimore which is north of the latitude $39^{\circ} 30^{\prime}$.
2. Section 1499.73a (a) (1) (ix) (a) (2) (iii) is amended to read as follows:
(iii) "Area III" means all that territory in the State of Maryland included within the Counties of Caroline, Dorchester, Queen Annes, St. Marys, Somerset, Talbot, Wicomico and Worcester, except that portion of Worcester County included within the city limits of Ocean City.
This amendment shall become effective June 10, 1944.
Issued this 10th day of June 1944.
Chester Bowles,

## Administrator.

[F. R. Doc. 44-8438; Filed, June 10, 1944; 4:42 p. m.]

## Part 1340-Fuel

[MPR 120, ${ }^{1}$ Corr, to Amdts. 1-97]
BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT
In $\$ 1340.219$ (b) (10), the numeral "(2)" and the word, "and" are inserted after the word, "subparagraphs" and before the numeral "(5)".

This correction to Maximum Price Regulation No. 120 including Amendments 1-97 shall be effective as of March 24, 1944.

Issued this 12 th day of June 1944.
Chester Bowles,
Administrator.
[F. R. Doc. 44-8500; Filed, June 12, 1944; 11:42 a. m.]

Part 1340 -Fuel
[MPR 189, ${ }^{2}$ Amdt. 23]
BITUMINOUS COAL SOLD FOR DIRECT USE AS BUNKER FUEL
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. 189 is amended in the following respects:

1. In $\S 1340.313$ (f) (4) and immediately before the clause beginning with the words "the supplier may add" the following is added: "or on sales made under subparagraphs (2) or (3) of this paragraph (f)."

[^21]2. In $\$ 1340.313$ (f) (2), immediately after the words "steam Highters" the word "fireboats" is added.

This amendment shall become effective as of May 15, 1944.

Issued this 12th day of June 1944.
Chester Bowles,
Administrator.
[F. R. Doc. 44-8505; Filed, June 12, 1944; 11:43 a. m.]

## Part 1351-Food and Food Products [MPR 53, ${ }^{1}$ Amdt. 23] <br> FATS AND OLLS

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. 53 is amended in the following respects:

1. There is deleted from the table contained in section 9.2 the nineteenth line thereof, which reads "Sunflower seed oil, semi-refined_-.-.-.-14.30_-....--14.05".
2. There is added a new section 9.3 to read as follows:
SEC. 9.3 Maximum prices of imported sunflower seed oil. The maximum prices of imported sunflower seed oil, delivered in tankcars, shall be the following prices:
$\qquad$

(a) The maximum price of sunflower seed oil, delivered to other destinations, shall be the maximum price specified above for the oil at the point nearest the destination to which the oil is being shipped, plus or minus the differential usually and normally prevailing on cottonseed oil prices between the destination to which the oil is being shipped and the nearest point specified above.
(b) Where the sunflower seed oil is shipped in containers other than tankcars, the maximum price shall be the price set forth above, plus the differential usually or normaily prevailing between the price of cottonseed oil in similar containers and the price of cottonseed oil in tankcars.
This amendment shall become effective June 17, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681 )

Issued this 12th day of June 1944.

## Chester Bowles, Administrator.

[F. R. Doc. 44-8507; Filed, June 12, 1944; 11:44 a. m.]

[^22]Part 1364-Fresh, Cured and Canned Meat and Fish Products
[MPR 418, ${ }^{1}$ Amdt. 32]

## FRESH FISH AND SEATOOD

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. Sections 6 through 20 , inclusive, are redesignated sections 8 through 22 , inclusive.
2. Section 1 is amended to read as follows:

Section 1. What this regulation does. (a) This regulation fixes maximum prices at which producers and wholesalers may sell fresh fish or seafood. It sets prices for various types of sales by wholesalers to other wholesalers, retail chain store warehouses, government agencies, retailers and purveyors of meals. A wholesaler is a person who buys fresh fish or seafood and resells 20 percent or more of such fresh fish or

[^23]seafood to persons other than ultimate consumers. A retailer is a person other than a purveyor of meals who buys fresh fish and seafood and resells more than 80 percent of such fish or seafood to ultimate consumers. This regulation also sets prices for sales at retail by such producers and wholesalers as are not covered in Maximum Price Regulation No. 507 and Maximum Price Regulation No. 439.
(b) Prohibition against selling or buying above maximum prices. Regardless of any contract or obligation, no person shall sell or deliver, or buy or receive in the course of trade or business any fresh fish or seafood at a price higher than the maximum prices established for it by this regulation; and no person shall agree, offer, solicit or attempt to do any of the foregoing.
However, prices lower than the maximum prices may be charged and paid.
3. Section 2 (a) is amended to read as follows:
(a) Ex-vessel fish. Table A (Article IV, section 20 (a) lists the species of fresh fish and seafood (including shellfish and mollusks) for which maximum prices are established by this regulation. The prices are fixed for each month. For each month, there are two columns of prices. The prices in Table A on sales
by producers apply irrespective of the nature of the purchaser and irrespective of whether the fish are sold through an agent of any kind. Nevertheless, a producer who performs the functions of a primary fish shipper wholesaler or other wholesaler at his established place of doing business, and who for the substantial portion of the year prior to July 13, 1943, was engaged in performing the functions of a primary fish shipper wholesaler or other wholesaler at his established place of doing business, may sell at the prices provided in Table B, C, or D depending on the character of the sale. The left-hand pricing column is the producer's maximum price at the port of entry for the designated species in bulk, ex-vessel, i. e., in the customary way in which the particular species is landed at that port, and of the customary size, where size is a factor in the price. War risk insurance premiums may be paid in addition to the listed maximum prices for those species of fish and in those-localities where such premiums have customarily been paid by purchasers of the fish.
4. Section 2 (b) is amended to read as follows:
(b) Boxed fish. Where a producer, besides bringing fresh fish or seafood to port, also boxes or barrels his fish at or near the port of entry and ships such fish by common carrier or where his sale of such fish involves transportation to the buyer other than local trucking, hauling or handling, his maximum prices shall be the prices listed in the right hand pricing column of Table A for the species and the month involved. Such prices shall include all brokerage, commission, or any other customary selling fees, transportation and any other expenses incurred.
5. Section 3 is amended to read as follows:
Sec. 3. Primary fish shipper sales. (a) A primary fish shipper sale is a sale of fresh fish or seafood by a person (herein called a primary fish shipper wholesaler) who buys and receives such fresh fish or seafood from a producer at a port of entry or inland and who sells such fresh fish or seafood boxed, barrelled, packaged or in bulk from his established place of doing business.
(b) Maximum prices for primary fish shipper sales to wholesalers and chain store warehouses. The maximum price for a primary fish shipper sale to a wholesaler or chain store warehouse, whether made by the primary fish shipper wholesaler himself or his agent, or any other person acting on behalf of or under control of such primary fish shipper wholesaler or through a branch warehouse, is the price listed in Table B in section 22 , plus the appropriate container allowance provided in section 21 , plus the transportation allowance in section 9 , if the fish or seafood is sold and delivered from a branch warehouse.
(c) Maximum prices for primary fish shipper sales to retailers or purveyors of meals. The maximum price for a primary fish shipper sale to a retailer or purveyor of meals, except from a branch warehouse as provided in subparagraph (d), is the price listed in Table C in sec-
tion 22, plus the appropriate container allowance, if any, provided in section 21 , plus the allowance provided in section 6 for a service and delivery sale where such sale is made.
(d) Branch warehouse sales. The maximum price for a primary fish shipper sale of fresh fish or seafood (except shrimp, salmon and halibut) to a retailer or purveyor of meals where the sale is negotiated or made at a branch warehouse as herein defined and where the fish or seafood is sold and delivered from the stock of a primary fish shipper wholesaler's branch warehouse which is remote from his main place of doing business, and at which warehouse the primary fish shipper employs two or more full-time employees who are stationed at and engaged in making sales and performing services solely for the primary fish shipper from such warehouse is the price listed in Table D in section 22 plus the allowance provided in section 6 for a service and delivery sale, where such a sale is made, plus the transportation allowance in section 9 , plus the appropriate container allowance in section 21 . The maximum price for such a sale of shrimp, salmon or halibut is the price listed in Table $C$ in section 22 plus the allowance provided in section 6 for a service and delivery sale, where such a sale is made, plus the transportation allowance in section 9, plus the appropriate container allowance in section 21.
6. Section 4 is amended to read as follows:

Sec. 4. Port sales. (a) A port sale of fresh fish or seafood is a sale by a wholesaler which is made at or which involves delivery from any place in the United States or outside the United States within 50 miles from the point where the fish or seafood was landed. A port sale is also a sale which is made at or which involves delivery from a place within a port area with respect to any species and period as established by the Administrator or otherwise established by order in accordance with paragraph (b).
(b) Regional designation. Any regional office of the Office of Price Administration or any such other office as may be authorized by the appropriate regional office may by order designate as a port area, for any species and any period, any area within its jurisdiction in which a substantial volume of that species is landed or to which a substantial volume is shipped by producers.
(c) Port sales to wholesalers and chain store warehouses. The maximum price for a port sale of fish or seafood other than fillets to a wholesaler or chain store warehouse is the price listed in Table B in section 22 plus the transportation allowance provided in section 9, plus the appropriate container allowance provided in section 21.
7. Section 5 is amended to read as follows:

Sec. 5. Sales other than primary fish shipper sales by wholesalers-(a) To other wholesalers and chain store warehouses. Except as provided for a port sale of fish or seafood other than fillets
and a primary fish shipper sale, the maximum price for a sale to a wholesaler or a chain store warehouse by another wholesaler is the price listed in Table C in section 22 plus the transportation allowance as provided in section 9 , plus the appropriate container allowance as provided in section 21.
(b) To retailers or purveyors of meals, The maximum price for a sale other than a primary fish shipper sale to a retailer or purveyor of meals by a wholesaler is the price listed in Table D in section 22 plus the transportation allowance in section 9 , plus the appropriate container allowance in section 21, plus the addition for service and delivery where such a sale is made, as provided in section 6.
(c) Sales by a retailer-owned cooperative wholesaler. (1) A sale by a retailerowned cooperative wholesaler is a sale by a person which is either a non-profit organization or a corporation of which 51 percent or more of the stock is owned by its retail customers and which generally sells $f, 0$. b. warehouse or delivers to affiliated retail stores.
(2) Maximum prices for sales by a re-tailer-owned cooperative wholesaler. The maximum price for a sale by a re-tailer-owned cooperative wholesaler is the price listed in Table $C$ in section 22, plus the appropriate container allowance provided in section 21 , plus transportation as provided in section 9.
8. Section 6 is added to read as follows:

SEc. 6. Service and delivery sales. (a) A service and delivery sale is a sale of fresh fish or seafood to a retailer or purveyor of meals by a person (herein called a service and delivery wholesaler) who delivers such fish or seafood in his own motor truck or wagon or in a motor truck or wagon used solely for his own deliveries from his established place of doing business to the individual retail store or to the place of doing business of the purveyor of meals.
(b) To retailers. For a service and delivery sale of any fresh fish or seafood to a retailer by a primary fish shipper wholesaler, his agent or branch warehouse, or for a service and delivery sale of fresh fish or seafood other than fillets by a wholesaler cother than a retailerowned cooperative wholesaler) who bought such fish or seafood through a port sale, such wholesaler may add $11 / 2$ cents per pound to the price as determined in section 3 (b) (based on Table C) or section 5 (b) (based on Table D), whichever is applicable, plus the allowance in section 9 (b) when applicable. For other service and delivery sales to retailers, the wholesaler may add $21 / 2$ cents per pound to the price as fixed in section 5 (b) plus transportation allowance in section 9 (b) when applicable.
(c) To purveyors of meals. For a service and delivery sale to a purveyor of meals, a wholesaler may add $21 / 2$ cents per pound to the price as determined in section 3 (c) (based on Table C) or section 5 (b) (based on Table D), whichever is applicable, plus the allowance in section 9 (b) when applicable.
(1) Maximum prices for sales of custom dressed fish to purveyors of meals. For a service and delivery sale of custom dressed fish to a purveyor of meals, a
further addition of 2 cents per pound of custom dressed fish may be added to the applicable service and delivery price for dressed fish. If a price is fixed in the regulation for round fish, but no price is fixed for dressed fish, the applicable dressed fish price for a service and delivery sale shall be deemed to be 40 percent more than the applicable price for a service and delivery sale of round fish. If no price is listed for dressed or round fish, but prices are listed for drawn fish of a species, the applicable dressed fish price for a service and delivery sale shall be deemed to be 25 percent more than the applicable price for a service and delivery sale of drawn fish. 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 dellvery wholesaler in supplying such fish to purveyors of meals for any other customary services performed such as slicing, removing collar bone, wrapping, etc.
9. Section 7 is added to read as follows:

SEC. 7. Maximum prices for retail sales by producers and wholesalers. This section applies to producers and wholesalers who sell fresh fish or seafood for the most part to persons other than ultimate consumers who are not commercial, industrial or institutional users. The maximum price at which any producer or wholesaler may sell fresh fish or seafood to ultimate consumers who are not commercial, industrial or institutional users shall be the Table B price plus the appropriate mark-up established for Group 3 and 4 stores in Maximum Price Regulation No. 507 (Ceiling Prices of Certain Fresh Fish and Seafood Sold at Retail).
10. Section 8 is amended to read as follows:

Sec. 8. Special package shipments to outlying country points by wholesalers. A wholesaler who packs fish or seafood in special containers for shipment to outlying country points to individual retail stores or purveyors of meals may, in addition to the permitted maximum price, add the actual cost of the special containers and the cost of the refrigerant. The added cost must be shown on the invoice to the customer.
11. Section 9 (c) is amended to read as follows:
(c) Transportation allowance for imported fish. Any importer or agent of a foreign consignor of fresh fish or seafood may add as a transportation allowance to the appropriate table price the lowest amount determined on the following three bases:
(1) The actual cost of transportation (exclusive of local trucking, hauling and handling charges) from the seller's shipping point to the importer's receiving point;
(2) The actual cost of transportation (exclusive of local trucking, hauling and handling charges) to the importer's receiving point from the point at which the fresh fish or seafood entered the

United States or the carload rail rate for fresh fish or seafood from the point in the United States nearest the foreign shipper's shipping point whichever is designated by the seller;
(3) The actual cost of transportation (exclusive of local trucking, hauling and handling charges) to the importer's receiving point from the nearest domestic port from which a substantial volume of that species is shipped. However, with respect to the species listed hereinafter, the cost of transportation shall not exceed the cost for the type of shipment used from the port listed for that species.

Species: Cod, haddock, pollack, hake, cusk, yellowtail, blackback, lemon sole, gray sole, sea dab, rosefish. Port: Boston, Mass,

In determining the transportation allowance common carrier rates shall be used, and the importer may add the allowance only when he records it on an invoice to the customer purchasing the fish or seafood designating which of the three bases he is using. A purchasing wholesaler or subsequent wholesalers of that fish or seafood may pass on such transportation allowance, but only if they in turn record it in an invoice to their customers. This paragraph (c) does not apply to Canadian lake fish listed in Schedules 51-60.
12. Section 10 is amended to read as follows:

Sec. 10. Imported fresh fish and seafood. (a) The maximum price at which an importer, including any agent of a foreign shipper, may sell any fresh fish or seafood listed in this regulation shall be the price listed in Tables B, C or D, depending on the type of sale involved plus the appropriate container allowance in section 21, plus the transportation as provided in section 9, plus the appropriate allowance for sales on a service and delivery basis where applicable.
(b) Except as hereinafter provided no person in the course of trade or business shall import (buy, receive or in any manner pay for and bring in, deliver or cause to be brought into or delivered into the continental United States) from Canada any of the species of Canadian lake fish listed below at a price higher than the price established in the table below for such species of Canadian lake fish. The table prices below are f. o. b. the City of Winnipeg in the Province of Manitoba, Canada, and apply to all Canadian lake fish imported from Winnipeg. The maximum importing price for Canadian lake fish which is imported from any point in Canada, other than Winnipeg, shall be an $f .0$. b. price in line with the f. o. b. Winnipeg price so that the total cost of the fish delivered to the importer's place of business is not greater than it would have been if purchased f. o. b. at Winnipeg. These maximum prices are in American currency and apply to such fish cazught or landed in Canada except fish caught in Lake of the Woods and any other body of water east of that lake which is partly in Canada and partly in the State of Minnesota or which constitutes the boundary line between Canada and the State of Minnesota; Lake Superior, Lake Huron, Lake St. Clair,

Lake Erie, Lake Ontario and any of the waters connecting these five lakes; and the St. Lawrence River where it constitutes the boundary line between New York State and Canada.
(c) Halibut. No person shall buy halibut landed on the Pacific Coast of Canada, which halibut is intended for transshipment in bond into the United States, at a price higher than the Table A price as fixed by footnote 38 when the fish is bought from the producer or Table B as fixed by footnote 38 or 39 when bought from any wholesaler. No producer shall sell any halibut on the Pacific Coast of Canada from a vessel of the United States, which halibut is intended for transshipment in bond to the United States, at a price higher than the applicable Table A price as fixed by footnote 38.
13. Section 15 is amended by redesignating paragraph (d) as paragraph (e) and adding a new paragraph (d) to read as follows:
(d) Authorization to regional offces to modify invoice provisions. Any Regional Administrator of the Office of Price Administration may, by order, alter, modify or suspend any of the requirements in paragraph (c) of this section if in his judgment such action is necessary in order that fish may be marketed efficiently within his jurisdiction and is consistent with the effective enforcement of this Maximum Price Regulation No. 418. The Regional Administrator may alter, modify or suspend such requirements with reference to such types of sales and such localities within his jurisdiction as he may designate, but only in the case where the buyer and seller are both located within his jurisdiction. He may make such provisions for posting the items required in paragraph (c) as in his judgment are necessary to prevent the circumvention or evasion of this regulation. The Regional Administrator may issue such order on his own initiative or upon application for adjustment of the requirements in paragraph (c) by any person subject to them. Subpart B of Revised Procedural Regulation No. 1 shall apply to such applications for adjustment.
14. After the definition of "Fillet" in section 20, the following definition is inserted:
"Grade" means any qualification of the name of the fish or seafood listed in the tables in section 22 .
15. Section 21 is amended to read as follows: ,

SEc. 21. Container allowances. (a) A wholesaler who sells fresh fish or seafood in a container may add to the appropriate table price the applicable container allowance listed in this section but only if he records it on an invoice to the buyer and only if the container becomes the property of the buyer. In no case may a wholesaler add a container allowance if the container is returned to him.
(b) A wholesaler who processes fresh fish or seafood into steaks, fillets or boned fish and who paid a container allowance permitted in this section may
add to the appropriate table price for the steaks, fillets or boned fish an amount which will enable him to recover the permitted container allowance paid by him when he purchased the fish involved in the processing, but no more than 3 cents per pound.
(c) Container prices.

Net weight of fish
Cents per pound


For any net weight not listed in this section, take the nearest net weight for which provision is made.
For any net weight falling equally between two listed net weights, take the net weight with the lower allowance. When fish or seafood is cellophane wrapped, add an additional $1 / 4$ cent per pound.
16. In section 22, footnote 3 following Table A applicable to Schedule 27, Salmon, Chinook or King (Pacific Coast) troll caught (Oncorhynchus tschawytscha) and to Schedule 28, Salmon, Silver (Pacific Coast) troll caught (Oncorhynchus kisutch) is amended to read as follows:
2Deduct $11 / 2$ cents when landed ex-vessel in any port in Washington and Oregon other than Seattle and Astoria and the following amounts when landed ex-vessel in the following Alaskan ports: Ketchikan, $11 / 2$ cents; Wrangell and Petersburg, $13 / 4$ cents; Juneau, sitka and Pelican City, 2 cents; and Port Wiliams, $21 / 2$ cents. When landed ex-vessel in any other port in Alaska deduct the amount specified for the nearest port listed.
17. In section 22, footnote 21 following Table B applicable to Schedule Nos. $51-60$, Canadian Whitefish, Tullibee, Lake Trout, Yellow Pike (Yellows or Wall-eyed Pike), Sucker (Fresh water Mullet), Pickerel (Jacks, Great Northern Pike or Grass Pike), Sauger (Sand Pike) and Yellow Perch, is amended to read as follows:
${ }^{21}$ These prices apply to this species caught or landed in Canada except that they do not apply to fish caught in Lake of the Woods and any other body of water east of that lake which is partly in Canada and partly in the State of Minnesota or which constitutes the boundary line between Canada and the State of Minnesota; Lake Superior, Lake Huron, Lake St. Clair, Lake Erie, Lake Ontarlo and any of the waters connecting these five lakes; and the St. Lawrence River where it constitutes the boundary line between New York State and Canada.
18. In section 22 , footnote 15 following Table C is amended to read as follows:
${ }^{20}$ All footnotes made applicable to particular species of fish in Table A, except footnotes 26,28 and 29 ; and footnotes $21,22,27,37$ and 39 made applicable to particular species of fish in Table B are also applicable to the same species in Table C in section 22.
19. In section 22 , footnote 16 following Table D is amended to read as follows:
${ }^{18}$ All footnotes made applicable to particular species of fish in Table A, except footnotes 26,28 and 29 ; footnotes $21,22,27,37$ and 39 made applicable to particular species of fish
in Table B; and footnote 30 made applicable to particular species of seafood in Table C are also applicable to the same species in Table D in section 22.
20. In section 22, Table E and footnote 17 thereto are eliminated.

This amendment shall become effective June 17, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 12th day of June 1944.
Chester Bowles,
Administrator.
[F. R. Doc. 44-8504; Flled, June 12, 1944; 11:43 a. m.]

Part 1407-Rationing of Food and Food Products
[Rev. RO 13,1 Amdt. 17 to 2d Rev. Supp. 1 ] PROCESSED FOODS
Section 1407.1102 (b) (3) is added to read as follows:
(3) For the allotment period from July 1, 1944 to September 30, 1944, inclusive:

| Processed foods | Class of product or use (on Schedule I of OPA Form R1200) | Frac- tor |
| :---: | :---: | :---: |
| (i) Fruits: |  |  |
| (a) Canned and bottled. | All | 11 |
| (b) Frozen ............. | All | 0 |
| (ii) (c) Dried and dehydrated.- | All | 0 |
| (ii) Vegetables: (a) Canned and bottled.... |  | 11 |
| (b) Frozen............... |  | 0 |
| (iii) Miscellaneons: |  |  |
| (b) Jellies, Jams, marmalades, preserves, fruit butters | Al | 5 |

This amendment shall become effective June 15, 1944.
(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 ; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4320, and War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4320)
Issued this 12 th day of June 1944.
James G. Rogers, Jr., Acting Administrator.
[F. R. Doc. 44-8498; Flled, June 12, 1944; 11:42 a. m.]

## Part 1407-Rationing of Food and Food Products

[RO 16, ${ }^{2}$ Amdt. 33 to Rev. Supp. 1] MEAT, FATS, FISH AND CHEESES
Section 1407.3027 (c) (3) is added to read as follows:
(3) For the allotment period from July 1, 1944 to September 30, 1944, inclusive:

[^24]

This amendment shall become effective June 15, 1944.
(Pub. Law 671, 76th-Cong., as amended by Pub. Laws 89, 421, 507 and 729,77 h Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280 , 7 F.R. 10179; WPB Directive 1, 7 F.R. 562 ; and Supp. Dir. $1-\mathrm{M}, 7 \mathrm{~F} . \mathrm{R} .8234$; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4320; War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4320; War Food Order No. 59, 8 F.R. 3471,9 F.R. 4320 ; War Food Order No. 61, 8 F.R. 3471, 9 F.R. 4320)

## Issued this 12 th day of June 1944 . <br> James G. Rogers, Jr., <br> Acting Administrator.

[F. R. Doc. $44-8503$; Flled, June 12, 1944;
11:42 a. m.]

## Part 1404-Rationing of Footwear

[RO 17, ${ }^{2}$ Amdt. 64]
shoes
A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*
Ration Order 17 is amended in the following respect:

1. Section 2.11 ( $\mathbf{j}$ ) is added to read as follows:
(j) Odd lot release-(1) Transfers to establishments. During the period from June 15, 1944 to July 15, 1944, inclusive, any establishment may transfer rationfree to any other establishment not to exceed, in any class listed below, the applicable stated percentage of the number of pairs of shoes which it had in its inventory on September 30, 1943, in such class (as reported on Form R-1701A).

Class I-Men's dress and work shoes Percent Class II-Youths' and boys' shoes (sizes
1 to 6) -..................................--

The sale price of each pair so transferred may not exceed a price 25 percent below the lowest price at which such shoes were offered on June 1, 1944, to persons other than consumers.
(2) Transfers to consumers. (i) During the period from July 10, 1944 to July 29, 1944, inclusive, any establishment

[^25]whose transfers of shoes are made principally to consumers, may transfer to consumers ration-free, shoes which it acquired from another establishment pursuant to subparagraph (1) above. The sale price of each pair so transferred may not exceed a price 25 percent above the price paid by the owner of the establishment for such shoes.
(ii) During the period from July 10, 1944 to July 29, 1944, inclusive, an establishment whose sales of shoes are made principally to consumers may also transfer to consumers ration-free, in each class listed in subparagraph (1) above, the applicable stated percentage (set forth in subparagraph (1)) of the number of pairs of shoes it had in its inventory on September 30, 1943 in such class (as reported on Form R-1701A). However, in computing the number of pairs of shoes in each class that may be transferred ration-free under this subparagraph, an establishment must deduct the number of pairs of shoes in each class that it transferred or transfers to another establishment pursuant to subparagraph (1) above. The sale price of each pair of shoes so transferred may not exceed a price 25 percent below the establishment's regular retail price for the shoes on June 1, 1944.
(iii) Shoes transferred to consumers in accordance with this subparagraph shall be marked with the date of the transfer and the words "Odd Lot", after the sale to the consumer but before they are removed from the establishment. The mark shall be written or stamped on one shoe of each pair with ink, indelible stamp or indelible pencil.
(iv) When such shoes are offered for sale to consumers in any notice or advertisement, they shall be referred to as "OPA Odd Lot Release, Ration-free July 10, 1944 through July 29,1944 ."
(3) For the purposes of this paragraph, "price paid" by an establishment means the invoice price paid by the owner of the establishment, plus any separable transportation expense (a charge for freight or postage not included in the invoice price). In determining the price paid, a cash or trade discount need not be deducted from the invoice price.
(4) Each establishment shall keep a record in the manner required by section 2.13 (b) (9) showing the number of pairs of shoes transferred ration-free under this paragraph and the number of pairs of shoes acquired by the establishment ration-free under this paragraph.

This amendment shall become effective June 15, 1944.
(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, 7440; E.O. 9125, 7 F.R. 2719) Issued this 12 th day of June 1944. Chester Bowles,

Administrator.
IF. R. Doc. 44-8502; Filed, June 12, 1944; 11:42 a. m. $]$

Part 1418-Territories and Possessions [MPR 395, ${ }^{2}$ Correction]
maximum prices in virgin islands
Section 1418.154 is corrected to read 8 8 1418.158.

Issued this 12th day of June 1944. Chester Bowles, Administrator.
[F. R. Doc. 44-8499; Flled, June 12, 1944; 11:43 a. m.]

## Part 1418-Territories and Possessions [MPR 395, ${ }^{1}$ Amdt. 20]

FOOD PRODUCTS IN virgin islands
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. 395 is amended in the following respects:

1. Section 16, Table III is amended to read as follows:

Table II-Maximum Retall Prices for Certan Grais and Grain Products

| Commodity | Quantity | Island of St. Croix | Island of Bt. Thomas | Island of St. John |
| :---: | :---: | :---: | :---: | :---: |
| 1. Wheat flour, bulk, hard or soft | ${ }_{12}^{1}$ pound. | \$0.05 | \$0.05 | \$0.06 |
| 2. Rice, all types................... | 12 pounds | .10 .08 | .10 .08 | . 11 |
| 3. Corn meal, imported. | 1 pound. | . 05 | . 05 | . 05 |

2. Section 17, Table IV is amended by adding item 2 to read as follows:

| Commodity | Quantity | Island of St. Croix | Island of St. Thomas | Island of St. John |
| :---: | :---: | :---: | :---: | :---: |
| 2. Evsporated milk. | 6 oz can. | 80.06 | \$0. 06 | \$0.06 |

3. Section 19, Table V is amended by adding a footnote to read as follows:

Note: The maximum prices stated above are applicable only to the commodities imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico. The maximum prices of the commodities not imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico shall be governed by Maximum Price Regulation No. 201.
4. Section 19, Table VI is amended by changing the footnote to read as follows:

Nore: The seller is allowed to add to the prices specified in Table VI a charge of $\$ 0.01$ for each bottle he furnishes the purchaser without receiving a similar bottle in return.

The maximum prices stated above are applicable only to the commodities imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico. The maximum prices of the commodities not imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico shall be governed by Maximum Price Regulation No. 201.

## 5. Section 20, Table VII is amended to read as follows:

Table VII-Maximus Retail Prices for Certain Canned Fish and Fish Products

| Commodity | Quantity | Island of St. Croix | Island of St. Thomas | Island of St. John |
| :---: | :---: | :---: | :---: | :---: |
| Mackerel: Natural. | No. 1 tall. | \$0.17 | \$0.17 | \$0.18 |
| Pilchards: | 8 ounces. | . 08 | . 08 | . 09 |
| Natural. <br> Natural | No. 1 tall... | . 12 | . 12 | . 13 |
| Natural. | 5 ounces... | . 07 | . 07 | . 08 |
| Tomato. | 5 ounces. | . 07 | . 07 | . 08 |
| Tomato. | 8 ounces. | . 08 | . 08 | . 16 |
| Tomato. | No. 1 oval. | . 15 | .15 | . 16 |
| Tomato. | No. 1 tall. | . 13 | . 13 | . 14 |
| Ealmon: <br> Chum or Keta | 8 ounces. | . 16 | . 16 | . 17 |
| Chum........ | No. 1 can. | . 24 | .24 | . 26 |
| Pink. | No. 1 can. | . 25 | . 25 | .27 |
| Chinook. | No. 1 can. | . 38 | . 38 | . 46 |
| Choe (medium red) | No. 1 can. | . 83 | . 34 | . 36 |
| Red Alaska Sockeye | No. 1 can. | . 43 | . 43 | . 46 |
| Sardines: <br> Maine Tomato | 9 ounces | . 18 | . 13 | . 14 |
| Maine Tomato.. | $\left\{\begin{array}{l}314 \text { ounces. } \\ 2 / 31 / 4 \text { ounces }\end{array}\right.$ | . 06 | .06 .12 | . 13 |

Note: The maximum prices stated above are applicable only to the commodities imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico. The maximum prices of the commodities not imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico shall be governed by Maximum Price Regulation No. 201.

[^26]Section 40 is added to read as follows: SEc. 40. Maximum prices for locally produced pork not inspected by the Fedprices for locally produced pork not inspected by the Federal (U. S.) Government during the production process and sold in the Virgin Ilsands of the United
States shall be the applicable price given
in in Table XXVIII below:


 Pederal Register.*
Table XXVIII-Maxtmum Retall Prices for Locally Produced Pork, Not U. S. Inspected
Maximum retail price
 has been filed with the Division of the
Federal Register. Second Revised Maximum Price Reg1. The note at the end of section 5 Note: "Lower bracket" items include all
 stress grades, all sizes of select merchant-
 items of flooring, ceiling and similar patterns
in the grades listed.
 (56 Stat. 23, 765; Pub. Law 151, 78th

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Part 1426-Wood Preskrvation and Pri-
mary Forest Products
 ${ }^{1} 8$ F.R. $11850,13023$.
 listed in Table XXVIII for sales in the Municipality of St. Thomas and St. John, in com-

 between buyer and seller, but may in no event This amendment shall become effective June 17, 1944. (56 Stat. 23, 765; Pub. Law 151, 78th


Issued this 12 th day of June 1944.



Section 21, Table VIII is amended to read as follows:
Table VIII-Maxbium Retam Prices for Certain Fresh and Dried Fruit and Vegetable Products

## Commodity

 NoTE: The maximum prices of garlic (ex- commodities not imported and sold by the Nore: The maximum prices of garlic (ex- commodities not imported and sold by the
cept string garlic). onions and potatoes Office of Distribution in the Virgin Islands
stated above are applicable only to the garlic of the United States or Puerto Rico shall be stated above are applicable only to the garlic of the United States or Puerto Rico shall be
(except string garlic), the onions and the governed by Maximum Price Regulation No. - $\infty$
8. Section 22 , Table $X$ is amended by
adding a footnote to read as follows: adding a footnote to read as follows:
Nors: The maximum prices stated ab
ported and sold by the Office of Distribution
in the Virgin Islands of the Rico. The maximum prices of the
commodities not imported and sold by the
Office of Distribution in the Virgin Islands
of the United States or Puerto Rico shall be
governed by Maximum Price Regulation No. 201.
9. Section 23, Table XI is amended by
changing item 1 to read as follows:
 Norz: The maximum prices stated above
are applicable oniy to the commodities imported and sold by the Office of Distribution in the Virgin Islands of the United States
or Puerto Rico. The maximum prices of the United States or Puerto Rico. The maxiUnited States or Puerto Rico. The maxi-
mum prices of the garlic (except string garuopinqixisid jo әowo aut Aq pios pue peyiod
 or Puerto Rico shali be governed by Maxi-
mum Price Regulation No. 201 .
7. Section 22, Table IX is amended by

:smollof se peat of əұoujooi в su!ppe Nore: The | Commodity |  |
| :---: | :--- |
| 1. Sosp, laundry (bar).................... | 1lb. adjust |
| 10. Section 26, Table XIV is amend |  |
| Table XIV-Maximux Retail. Prices ro |  |





[^27]Chester Bowles,


 ment, issued simultaneously herewith,
*Copies may be obtained from the Office


ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*
Maximum Price Regulation 460 is amended as follows:

1. Section 5 is amended by the addition of a new undesignated paragraph at the end of the schedules of additions:

In the case of timber which is sold on a lineal foot basis, the permissible addition shall be $20 \%$ of the appraised value.
2. Section 9 is amended to read as follows:

SEc. 9. Records and reports. In all transactions involving more than $\$ 1,000$ worth of western timber, both seller and purchaser must keep a record of the transaction for two years.
In both public and private sales, the buyer must file a report for each purchase with the Lumber Branch, Office of Price Administration, Washington 25, D. C., within 30 days after the contract is made. This report shall be filed on OPA Form 675-936, copies of which can be obtained from the Regional or District OPA Offices.
This amendment shall become effective June 17, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)
Issued this 12th day of June 1944.
Chester Bowles, Administrator.
[F. R, Doc. 44-8509; Filed, June 12, 1944; 11:44 a. m.]

## Part 1429-Poultry and Eggs [MPR 333, ${ }^{\text {²mat. }}$ 26] EGGS AND EGG 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 333 is amended in the following respects:

1. Section 1429.65 (s) (1) is amended by deleting therefrom the words "from March 6, 1944, to May 27, 1944, inclusive" wherever they appear.
2. Section 1429.67 a is amended by deleting from the headnote and from paragraphs (a), (b), and (c) the words "from March 6, 1944, to May 27, 1944, inclusive" wherever they appear.
3. Section 1429.67a (b) (2) is amended to read as follows:
(2) The "multiplier" to be used for calculating the transportation factor for wholesale grades of shell eggs and for current receipt eggs shall be 1.9 for standard grades and current receipts and 2.5 for specials and extras from June 12, 1944, through July 29, 1944.

[^28]4. Section 1429.67 a (e) is amended to read as follows:
(e) Maximum prices in cents per dozen by weeks for wholesale grades of shell eggs and current receipt eggs for civilian purchasers in the basing point cities of New York, Seattle, Los Angeles, San Diego, Phoenix and Tucson.

| Week beginning | Extras Nos. 1 and 2 | Standards Nos. 1 and 2 | Current receipts |
| :---: | :---: | :---: | :---: |
| May 28. | 38.5 | 36.7 | 34.9 |
| June 5. | 39 | 36.7 | 34.9 |
|  | 40 | 36.7 | 34.9 |
| 19. | 40 | 36.7 | 34.9 |
| 26. | 40.5 | 37.0 | 34.9 |
| July 3 | 41 | 37.0 | 34.9 |
| 10 | 42 | 38.0 | 34.9 |
| 17. | 43 | 39.0 | 36.0 |
| 24. | 44.5 | 39.0 | 37.0 |

5. Section 1429.67a (f) is amended to read as follows:
(f) Maximum prices in cents per dozen by weeks for wholesale grades of shell eggs and current receipt eggs for eivilian purchasers in Chicago, Illinois.
Table II-Wholesale Grades and Gurrent ReCeipt Eggs for Period Through July 29, 1944

| Week beginning | Extras Nos. 1 and 2 | Standards Nos. 1 and 2 | Current receipts |
| :---: | :---: | :---: | :---: |
| May 28. | 36.9 | 35.1 | 33.3 |
| June 5 | 37 | 35, 1 | 33.3 |
| 12. | 38 | 35.1 | 33.3 |
| 19. | 38 | 35.1 | 33.3 |
| 26. | 38.5 | 35.4 | 33.3 |
| July 3 | 39 | 35.4 | 33.3 |
| 10. | 40 | 36.4 | 33.3 |
| 17. | 41 | 37.4 | 34.4 |
| 24. | 42.5 | 37.4 | 35.4 |

This amendment shall become effective June 12, 1944.
(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681 )

Issued this 12th day of June, 1944.
Ivan D. Carson,
Acting Administrator.
Approval: June 1, 1944.
Marvin Jones,
War Food Administrator.
[F. R. Doc. 44-8497; Filed, June 12, 1944; 11:45 a. m.]

Notices


## DEPARTMENT OF THE INTERIOR.

## Coal Mines Administration.

[Order CMA-36]
Eastern Gas and Fuel Associates, Koppers Coal Division
ORDER TERMINATING GOVERNMENT POSSESSION
On December 17, 1943, a wage agreement was entered into by the United Mine Workers of America and the representatives of the bituminous coal operators who produce the great preponderance of the nation's tonnage. This agreement has been approved by the National War Labor Board and the Director of Economic Stabilization.

I have been advised that the Eastern Gas and Fuel Associates, Koppers Coal Division, has executed a contract covering all of its mines and will put it into effect immediately upon termination of Government possession of its mining properties. On the basis of such advice and the available information and evidence, and after consideration of all of the circumstances, I find that Government possession of the mines of the Eastern Gas and Fuel Associates, Koppers Coal Division, is no longer required, and in accordance with the provisions of Executive Order No. 9393 (8 F.R. 14877) and the War Labor Disputes Act (Pub. 89, 78th Cong. 1st Sess.) should be terminated.

Accordingly, I order and direct that the possession by the Government of the mines of Eastern Gas and Fuel Associates, Koppers Coal Division, possession of which has not heretofore been terminated, including any and all real and personal property, franchises, rights, facilities, funds and other assets used in connection with the operation of such mines, be, and it is hereby terminated, and that there be displayed conspicuously at those mining properties copies of a poster to be supplied by the Coal Mines Administration, and reading as follows:
Nortce: Government possession and control of the coal mines of this mining company have been terminated by order of the Secretary of the Interior.
Eastern Gas and Fuel Associates, Koppers Coal Division, having filed an instrument of agreement and certification, as provided for in section 25 of the regulations for the operation of coal mines under Government control, as amended, ( 8 F.R. 6655, 10712, 11344, 17339), the appointment of the operating manager for the United States for its mines is terminated in accordance with the provisions of section 40 of the regulations for the operation of coal mines under Government control, as amended (8 F.R. $6655,10712,11344,17339)$.
Nothing contained herein shall be deemed to preciude the Government from requiring the submission of information relating to operations during the period of Government possession for the purpose of ascertaining the existence and amount of any claims against the United States so that the administration of the provisions of Executive Order Ne. 9393 (8 F.R. 14877) may be concluded in an orderly manner.

Dated: June 9, 1944.
Harold L. Ickes,
[seal] Secretary of the Interior.
[F. R. Doc. 44-8421; Filed, June 10, 1044; 11:48 a. m. 1
[Order CMA-37]
Bituminous Mines in Districts 14, 19 AND 22
ORDER TERMINATING GOVERNMIUTT POSSESSION
On December 17, 1943, a wage agreement was entered into by the United Mine Workers of America and the representatives of the bituminous coal opera-
tors who produce the great preponderance of the nation's tonnage. This agreement has been approved by the National War Labor Board and the Director of Economic Stabilization.

I have been advised that these operators and other operators who have executed or are about to execute contracts produce the great preponderance of tonnage in the districts listed in Appendix A, attached hereto, and that they will put the contracts into effect immediately upon termination of Government possession of their mining properties. On the basis of such advice and the available information and evidence, and after consideration of all of the circumstances, I find that Government possession of the coal mining properties located in the districts listed in Appendix A is no longer required, and in accordance with the provisions of Executive Order No. 9393 (8 F.R. 14877) and the War Labor Disputes Act (Pub. No. 89, 78th Cong. 1st Sess.) should be terminated.
Accordingly, I order and direct that the possession by the Government of the bituminous coal mines located in the districts listed in Appondix A, attached hereto and made a part hereof, including any and all real and personal property, franchises, rights, facilities, funds and other assets used in connection with the operation of such mines and the distribution and sale of their products be, and it is hereby terminated, and that there be displayed conspicuously at those mining properties copies of a poster to be supplied by the Coal Mines, Administration and reading as follows:
Nortce: Government possession and control of the coal mines of this mining company have been terminated by order of the Secretary of the Interior.

In accordance with section 40 of the regulations for the operation of coal mines under Government control, as amended ( 8 F.R. $6655,10712,11344$, 17339), the appointments of the operating managers for the United States for all of the aforesaid mines with respect to which the mining companies have on file with the Administrator effective instruments of agreement and certification as provided for in section 25 of the regulations, as amended, ( 8 F.R. 6655, 10712, 11344,17339 ), are automaticaly terminated.

Nothing contained herein shall be deemed to preclude the Government from requiring the submission of information relating to operations during the period of Government possession, for the purpose of ascertaining the existence and amount of any claims against the United States so that the administration of the provisions of Executive Order No. 9393 (8 F.R. 14877) may be concluded in an orderly manner.

## Dated: June 10, 1944.

[seal] Abe Fortas, Acting Secretary of the Interior.

## Appendix A

The mines of which Government possession is terminated by this order are all of the coal mines, now in Government possession, which are located within the boundNo. $117-10$
aries of the following producing districts, as defined in the Bituminous Coal Act of 1937: Districts Nos. 14, 19 and 22.
[F. R. Doc. 44-8495; Filed, June 12, 1944; 11:46 a. m. $]$

## General Land Office.

[Public Land Order 229]

## Washington

WITHDRAWING PUBLIC LANDS FOR USE IN CONNECTION WITH THE OLYMPIC PUBLIC WORKS PROJECT

## Correction

The date May 9, 1944 should appear at the end of Public Land Order 229 (F.R. Doc. 44-7246) appearing at page 5445 of the issue of May 23, 1944.

## DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.

## [Administrative Order 831]

## Allocation of Funds for Loans

May 20, 1944.
I hereby amend:
(a) Administrative Order No. 825 (9 F.R. 5446), dated May 10, 1944, by changing the project designation therein given as "Arkansas 4024 F 1 Washington" to read "Arkansas 4-2024F1 Washington";
(b) Administrative Order No. 825, dated May 10, 1944, by changing the project designation therein given as "Minnesota 4061C3 Freeborn" to read "Minnesota 4-2061C3 Freeborn";
(c) Administrative Order No. 825, dated May 10, 1944, by changing the project designation therein given as "Minnesota 4084A3 Traverse" to read "Minnesota 4-2084A3 Traverse";
(d) Administrative Order No. 825, dated May 10, 1944, by changing the project designation therein given as "Oklahoma 4001F1 Kingfisher" to read "Oklahoma 4-2001F1 Kingfisher";
(e) Administrative Order No. 825, dated May 10, 1944, by changing the project designation therein given as "Pennsylvania 4021C2 Somerset" to read "Pennsylvania 4-2021C2 Somerset";
(f) Administrative Order No. 825, dated May 10, 1944, by changing the project designation therein given as "Pennsylvania 4022B3 Jefferson" to read "Pennsylvania 4-2022B3 Jefferson";
(g) Administrative Order No. 825, dated May 10, 1944, by changing the project designation therein given as "Texas 4055 C 3 Floyd" to read "Texas 4-2055C3 Floyd";
(h) Administrative Order No. 825, dated May 10, 1844, by changing the project designation therein given as "Texas 4101D1 Parker" to read "Texas 4-2101D1 Parker."

Whliam J. Nèna, Acting Administrator.
[F. R. Doc. 44-8417; Filed, June 10, 1944; 11:22 a. m.]
[Administrative Order 832]

## allocation of Funds for Loans

May 26, 1944.
By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for a loan for the project and in the amount as set forth in the following schedule:
Project designation:
1 Steuben.-.....
Amount
New York 4-1021si steuber Shatery Administrator.
[F. R. Doc. 44-8418; Filed, June 10, 1944; 11:22 a. m.
[Administrative Order 833]
Allocation of Funds for Loans MAY 26, 1944.
By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for a loan for the project and in the amount as set forth in the following schedule:
Project designation: Amount
Wisconsin 4-2060B1 Waushara_...- $\$ 58,000$
Harry Slattery,
Administrator.
[F. R. Doc. 44-8419; Filed, June 10, 1944; 11:22 a. m.]
[Administrative Order 834]

## Allocation of Funds for Loans

May 26, 1944
By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:
Project designation: $\qquad$ Amount
Arkansas 4-2009E1 Craighead.
\$112,000
Illinois 4-2029D2 Shelby-.-.-. -Iowa 4-2016B2 Monona $\qquad$ Iowa 4-2074D1 Allamakee.......... Iowa 4-2080A2 Ringgold. $\qquad$ 50, 000

Minnesota 4-2080B2 Lincoln_-...- 50,000
Missouri 4-2033B2 Butler......- 25,000
Misourl 4-2034C2 Macon $\qquad$ Missouri 4-2040A3 Pettis............ Missourl 4-2047C2 Cooper.......... Missouri 4-2049B2 Howell. Missouri 4-2050B3 Lafayette...... Pennsylvania 4-2014C2 ClearfieldPennsylvanla 4-2020F2 Blair-... South Carolina 4033A3 Cherokee. Tennessee 4019M1 Rutherford.-. Texas 4-2007F2 Bell. Texas 4-2030F1 Upshur Texas $4-2040$ po $\qquad$ Texas 4-2040E3 Bowie.Texas 4-2078C1 Cherokee. $\qquad$ Texas 4-2094C2 Gonzales.-.....-Virginia 4037B2 Nansemond...Washington 4-2018E2 Spokane_-
Wisconsin 4-2057C2 Rusk...... 25,000 25,000
10,000 10,000 10,000 36,000 20,000 53, 000 25,000 150,000 30, 000 50, 000 25,000 50,000 50, 000 16,000 100,000

## Harry Slattery, Administrator.

[F. R. Doc. 44-8420; Filed, June 10, 1944; 11:22 a. m.]

## DEPARTMENT OF LABOR.

## Wage and Hour Division.

Cane Sugar Industry in Louisinna

## NOTICE OR OPPORTUNITY TO PETTITON FOR

 review of determinationNotice of opportunity to petition for review of the determination granting the application to include certain operations on sugar cane bagasse within that portion of the cane sugar processing and milling branch of the cane sugar industry in Louisiana which has been granted a partial exemption from the maximum hours provisions of the Fair Labor Standards Act of 1938 pursuant to section 7 (b) (3) of the act.
Whereas an application was filed to include the artificial drying, separating into proper lengths, and grinding of bagasse resulting from the processing of sugar cane into raw sugar, syrup and molasses within that portion of the cane sugar processing and milling branch of the cane sugar industry located in Louisiana which the Administrator determined, on November 18, 1939 (4 F.R. 4615 ), to be an industry of a seasonal nature within the meaning of section 7 (b) (3) of the Fair Labor Standards Act of 1938 and Part 526, as amended, of the regulations issued thereunder; and
Whereas upon consideration of the facts stated in the said application, the Administrator determined (8 F.R. 15493), pursuant to $\$ 526.5$ (b) (ii) of regulations, Part 526, as amended, that a prima facie case had been shown for amending the existing determination granting an exemption under section 7 (b) (3) of the act to that portion of the sugar cane processing and milling branch of the cane sugar industry which is located in Louisiana, to include therein the artificial drying, separating into proper lengths, and grinding of bagasse resulting from the processing of sugar cane into raw sugar, syrup and molasses, in sugar cane processing plants in Louisiana, during the sugar cane processing season; and
Whereas within 15 days following the publication of this preliminary determination the Administrator received an objection and request for hearing; and
Whereas pursuant to $\$ \$ 526.5$ and 526.6 of the said regulations, the Administrator gave notice of a public hearing to be held in Room 914, the Richards Building, 837 Gravier Street, New Orleans, Louisiana, on January 28, 1944 before Nathan Rubinstein, an authorized representative of the Administrator, who was authorized to receive evidence and hear argument for the purpose of determining:
Whether the artificial drying, separating into proper lengths, and grinding of bagasse resulting from the processing of sugar cane into raw sugar, syrup, and molasses in sugar cane processing plants in Louislana during the sugar cane processing season shall be included within that portion of the cane sugar processing and milling branch of the cane sugar industry located in Louislana which has been determined to be an industry of a seasonal nature pursuant to section 7
(b) (3) of the Fair Labor Standards Act of 1938 and Part 526, as amended, of the regulations issued thereunder;

## and

Whereas, following such hearing the said representative of the Administrator duly made his findings of fact and determined as follows:

1. Certain sugar cane mills in Louislana dehydrate bagasse resulting from the grinding of sugar cane in order to make it suitable for use as litter, horticultural humus, and other purposes.
2. In order to produce a satisfactory product, it is necessary to dehydrate the bagasse while it is still "fresh;" that is, immediately after it comes from the cane sugar mill, and before it becomes mouldy or discolored as the result of exposure to the air. "Fresh" bagasse is avallable for dehydrating only while the cane sugar plants are engaged in the milling of sugar cane.
3. The dehydrating of bagasse in Louisiana takes place during a regularly recurring period of about 3 months each year, concurrently with the processing of sugar cane into raw sugar, syrup, and molasses. The dehydrating activities cease completely at about the same time that the milling of sugar cane ceases, for the reason that fresh bagasse is not avallable in the remainder of the year. The dehydrating operations do not lengthen the operating season of the sugar cane mills in Louisiana.
4. The dehydrating of bagasse, as carried on at present in Louisiana is a part of, and should be included within, that portion of the sugar cane processing and milling branch of the cane sugar industry located in Louisiana, which the Administrator has determined ( 4 FR. 4615) to be an industry of a seasonal nature within the meaning of section 7 (b) (3) of the Fair Labor Standards Act and Part 526 of the regulations, as amended.
5. The term "dehydrating of bagasse" as used in this determination includes the following operations when performed on the premises of a sugar cane mill during the sugar cane processing season: chopping or cutting the stalks into sizes suitable for dehydrating: separating the bagasse into proper lengths; drying the bagasse artificially; baling, wrapping and storing the dehydrated bagasse; and any operations necessary and incident to the foregoing.
The application is granted in accordance with the above findings of fact.
Whereas, said findings and determination were duly filed with the Administrator on June 2, 1944 at the National Offices of the Wage and Hour Division, 165 West 46th Street, New York 19, New York, and are avallable for examination by all interested parties;
Now, therefore, pursuant to the provisions of $\$ 526.7$ of the aforesaid regulations, notice is hereby given that any person aggrieved by the said determination may, within 15 days after the date this notice appears in the Federal Register, file'a petition with the Administrator at the National Offices of the Wage and Hour Division, requesting that he review the action of the said representative upon the record of the hearing. Such petition shall set forth the grounds upon which the request for review is based. If no petition for review is filed within the 15 days, the findings and determination of the presiding officer shall become final and the exemption shall become effective
upon publication of notice to that effect in the Federal Register.
Signed at New York, New York, this 8th day of June 1944.
L. Metcalfe Walling, Administrator.
[F. R. Doc. 44 -8408; Filed, June 9, 1944; 4:55 p. m.]

## Learner Employment Certificate issuance to various industries

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act are issued under section 14 thereof, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725), and the determination and order or regulation listed below and published in the Federal Register as here stated.
Apparel Learner Regulations, September 7, 1940 ( 5 F.R. 3591), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).
Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes, and Leather and Sheep-Lined Garments Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 F.R. 4724), as amended by Administrative Order March 13, 1943 ( 8 F.R. 3079) and Administrative Order June 7, 1943 ( 8 F.R. 7890).
Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4203).

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order September 20,1940 ( 5 FR. 3748), and as further amended by Administrative Order, March 13, 1943 (8 F.R. 3079).
Hosiery Learner Regulations, September 4, 1940 ( 5 F.R. 3530 ), as amended by Administrative Order March 13, 1943 (8 F.R. 3079). Independent Telephone Learner Regulations, September 27, 1940 ( 5 FR. 3829).
Knitted Wear Learner Regulations, October 10, 1940 ( 5 F.R. 3982) , as amended by Administrative Order, March 13, 1943 (8 F.R. 3079).
Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940 (5 F.R. 3392, 3393).

Textile Learner Regulations, May 16, 1941 ( 6 FR. 2446) , as amended by Administrative Order March 13, 1943 (8 F.R. 3079)
Woolen Learner Regulations, October 30 , 1940 (5 F.R. 4802).
Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 20, 1941 (6 F.R. 3753).
The employment of learners under these certificates is limited to the terms and conditions therein contained and to the provisions of the applicable determination and order or regulations cited above. - The applicable determination and order or regulations, and the effective and expiration dates of the certificates issued to each employer is listed below. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates, may seek a review or reconsideration thereof.

Name and Address of Firm, Industry, Product, Number of Learners and Effective Dates

## apparel industry

Rice-Stix Dry Goods Company, Factory \#20, Slater, Missouri; men's woven underwear; 10 percent (AT); effective June 5, 1944, expiring December 4, 1944.
single pants, shirts, and ahlied garments, WOMEN'S APPAREL; SPORTSWEAR, RAINWEAR, robes and leather and sheep-Lined garMENTS DIVISIONS OF THE APPAREL. INDUSTRY

Centralla Manufacturing Company, Centralla, Illinois; women's apparel; 100 learners (E); effective June 5, 1944, expiring December 4, 1944.
Colonial Manufacturing Company, Tenth \& Walnut Streets, Berwick, Pennsylvania; ladies' and children's aprons and underwear; 10 learners (T) ; effective June 6, 1944, expiring June 5, 1945.
Cornbleet Brothers, McLeansboro, Illinois; cotton and rayon dresses; 10 percent (T) ; effective June 6, 1944, expiring June 5, 1945.
Doncaster Collar \& Shirt Company, Rutherfordton, North Carolina; women's dresses and uniforms, U. S. Navy neckerchiefs, men's shirts; 10 learners (T) ; effective June 6, 1944 , expiring June 5, 1945.
DuQuoin Manufacturing Company, DuQuoin, Illinois; women's apparel; 80 learners (E); effective June 5, 1944, expiring December 4, 1944.
Minersville Dress Manufacturing/Company, Inc., 117 Front Street, Minersville, Pennsylvania; blouses; 10 percent ( T ); effective June 9,1944 , expiring June $8,1945$.
Morgan Shirt Company, Inc., Powell Avenue, Morgantown, West Virginia; dress shirts, pajamas; 48 learners (AT); effective June 10, 1944, expiring November 14, 1944.
Palmer Shirt Manufacturing Company, 477 Lehigh Avenue, Palmerton, Pennsylvania; men's dress and sport shirts; 10 percent ( T ); effective June 9, 1944, expiring June 8, 1945.

> HOSTERY INDUSTRY

McDonough Hoslery Mills, Inc., McDonough, Georgla; seamless hosiery; 5 learners (T); effective June 11, 1944, expirling June 10, 1945.

## TELEPPHONE INDUSTRY

North Side Telephone Company, Third \& Main Streets, Parkville, Missourl; to employ learners as commercial switchboard operators at its Parkville exchange, located at Parkville, Missouri; effective June 6, 1944, expiring June 5, 1945.

Signed at New York, N. Y., this 10th day of June 1944.

Merle D. Vincent,
Authorized Representative of the Administrator.
[F. R. Doc. 44-8485; Filed, June 12, 1944; 11:09 a. m.]

## Learner Employment Certificates ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the act are issued under section 14 thereof and \& 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5
F.R. 2862), to the employers listed below effective as of the date specified in each listed item below.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite the employer's name. These certificates are issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided for in the regulations and as indicated on the certificate. Any person aggrieved by the issuance of the certificates may seek a review or reconsideration thereof.
Name and Address of Fimm, Product, Number of Learners, Learning Period, Learner Wage, learner Occupation, Expiration Date
Hall Swindle Broom \& Mop Company, 822 Cherokee Avenue, Nashville, Tennessee; brooms, mops; 6 learners (T); broom winder, corn sorter, mop comber for a learning period of 160 hours at 30 cents per hour; effective June 12, 1944, expiring December 12, 1944.

Journal Printing Company, Kirkville, Missouri; printing; 1 learner ( T ); pressman for a learning period of 600 hours at 30 cents per hour for the first 430 hours and 35 cents per hour for the next 120 hours; effective June 5, 1944, expiring June 4, 1945.

Signed at New York, New York, this 10th day of June 1944.

> Merle D. Vincent.
> Authorized Representative
> of the Administrator.

[F. R. Doc. 44-8486; Filed, June 12, 1944; 11:09 a. m.]

## INTERSTATE COMMERCE COMMISSION. <br> [S. O. 70-A, Special Permit 290 ]

Reconsignment of Tomatoes at Chicago, ILL.
Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph ( $\$ 95.35,8 \mathrm{~F} . \mathrm{R}$. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Ilinois, June 7, 1944, by Julius Berman of car WFE 60716, tomatoes, now on the Alton Railroad to New York City via New York Central Railroad.

The waybill shall show reference to this special permit.
A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by
flling it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 7th day of June 1944.

## V. C. Clinger, <br> Director,

Bureau of Service.
[F. R. Doc. 44 -8460; Filed, June 12, 1944; 10:59 a. m.]
[S. O. 70-A, Special Permit 291]
Reconsignment of Potatoes at St. Louis, Mo.
Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph ( $\$ 95.35,8$ F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No, 70-A insofar as it applies to the reconsignment at St. Louls, Missouri, June 7 or 8, 1944, by Midwestern Brokerage Company of car WFE 61504, potatoes, now on the Wabash Railroad to St. Joseph, Missouri, for regrading and resacking badly sprouted contents.
The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by fling it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 7th day of June 1944.

## V. C. Clinger, <br> Director,

Bureau of Service.
[F. R. Doc. 44-8461; Filed, June 12, 1944; 10:59 a. m.]
[S. O, 70-A, Special Permit 292]
Reconsignment of Potatoes at Chicago, Ill.
Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph ( $\$ 95.35,8$ F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:
To disregard entirely the provisions of Service Order No. 70-A insofar as it applles to the reconsignment at Chicago, Illinois, June 7, 1944, by Baldwin Pope Produce Company of car NADX 7098, potatoes, now on the Chicago Produce Terminal, to William Enterline Company, Cincinnati, Ohio.
The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under
the terms of that agreement; and notice of this permit shall be given to the generul 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 7th day of June, 1944.

## V. C. Cilinger, Director, <br> Bureau of Service.

[3. R. Doc. 44-8462; Flled, June 12, 1944; 10:59 a. m. $]$
[S. O. 70-A, Special Permit 293]
Reconsignment of Potatoes at Chicago, ILL.
Pursuant to the authority vested in me by paragraph ( $f$ ) of the first ordering pargaraph ( $\$ 95.35,8$ F,R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:
To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, June 7, 1944, by Piowaty Bergart Company of car SFRD 18128, potatoes, now on the Chlcago Produce Terminal, to Joe Gendleman, Milwaukee, Wisconsin.

The waybill shall show reference to this special permit.
A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.
Issued at Washington, D. C., this 7th day of June, 1944.

## V. C. Clinger, <br> Director,

Bureau of Service.
[F. R. Doc. 44-8463; Filed, June 12, 1944; 10:59 a. m.]
[S. O. 70-A, Special Permit 294]
Reconsignment of Potatoes at Chicago, Ill.
Pursuant to the authority vested in me by paragraph ( $f$ ) of the first ordering paragraph ( $895.35,8$ F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinols, June 7, 1944, by La Mantia Brothers Arrigo Company of car NRC 4396, potatoes, now on the Chicago Produce Terminal to A. J. Sweet Company, Janesville, Wisconsin.

The waybill shall show reference to this special permit.
A copy of this special permit has been served upon the Association of American Rallroads, 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 7th day of June 1944.

V. C. Clinger,<br>Director.<br>Bureau of Service.

[F. R. Doc. 44-8464; Filed, June 12, 1944; 10:59 a. m. $\}$
[S. O, 70-A, Special Permit 295]
Reconsignment of Peas at Buffalo, N. Y.
Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph ( $\$ 95.35,8$ F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:
To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Buffalo, New York, June 7, 1944, by Simon Slegel Company of car FGE 50144 , peas, now on the Erie Rallroad, to S . Albertson Company, Boston, Massachusetts.
The waybill shall show reference to this spectal permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by flling it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 7th day of June 1944.

## V. C. Clinger, <br> Director. <br> Bureau of Service.

[F. R. Doc. 44-8465; Filed, June 12, 1944; 10:59 a. m.]

## Reconsignment of Onions at St. Louis, Mo.

[S.O. 70-A, Special Permit 296]
Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph ( $\$ 95.35,8$ F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:
To disregard entirely the provisions of ServIce Order No. 70-A insofar as it applies to the reconsignment at St. Louls, Missouri, June 8, 1944, by National Prociuce Company of car MDT 19223, onions, now on the Wabash Railroad to C. H. Robinson Company, Peoria, Illinois.

The wayblll shall show reference to this special permit,

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.
Issued at Washington, D. C., this 8th day of June 1944.

> V. C. Chinger, Director,
> Bureau of Service.
[F, R. Doc. 44-8466; Filed, June 12, 1944; 11:00 a. m.]
[S. O. 70-A, Special Permit 297]

## Reconsignment of Lettuce at Chicago, ILl.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (8 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:
To disregard entirely the provisions of ServIce Order No. 70-A insofar as it applies to the reconsignment at Chicago, Mininois, June 7, 1944, by La Mantla Brothers Arrigo Company of car FGE 34251, lettuce, now on the Wabash Railroad, to Joe Rothenberg, Buffalo, New York, via New York Central Rallroad.
The waybill shall show reference to ths special permit.
A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by fling it with the Director, Division of the Federal Register.
Issued at Washington, D. C., this 8th day of June 1944.

> V. C. Clinger, Bureaul of Service.
[F. R. Doc. 44-8467; Flled, June 12, 1944; 11:00 a. m. $]$
[S. O. 70-A, Special Permit 299]
Reconsignment of Potatoes at Chicago, Ill.
Pursuant to the authority vested in me by paragraph ( f ) of the first ordering paragraph ( $895.35,8$ F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:
To disregard entirely the provisions of Service Order No. $70-\mathrm{A}$ insofar as it applies to the reconsignment at Chicago, Ilinols. June 8, 1944, by M. W. Frissel Company, of car MDT 16777, potatoes, now on the Chicago Produce Terminal, to J. Wasman Company, Milwaukee, Wisconsin.
The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., anc by filing it with the Director, Division of the Federal Register.
Issued at Washington, D. C., this 8th day of June 1944.

## V. C. Clinger, Director,

Bureau of Service.
|F. R. Doc. 44-8468; Flled, June 12, 1944; 11:00 a. m.]
[S. O. 70-A, Special Permit 300]
Reconsignment of Potatoes at Chicago, Ill.
Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ $95.35,8$ F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:
To disregard entirely the provisions of Service Order No. $70-\mathrm{A}$ insofar as it applies to the reconsignment at Chicago, Illinois, June 8, 1944, by Natlonal Produce Company, of car ART 21334, Texas potatoes, now on the Wabash Railroad to Gary Produce Company, Gary, Indiana.
The waybill shall show reference to this special permit.
A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.
Issued at Washington, D. C., this 8th day of June, 1944.

## V. C. Clinger, <br> Director, <br> Bureau of Service.

[F. R. Doc. 44-8469; Filed, June 12, 1944; 11:00 a. m.]

## [S. O. 200, Spectal Permit 49]

Reicing of Potatoes at Chicago, Ill.
Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph ( $895.337,9$ F.R. 4402) and Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:
To reice one time only, June 7, 1944, with not to exceed four (4) tons of ice, at Chicago, Illinols, for account of Edw. H. Anderson and Company, car ART 16884, potatoes, now on
the Chicago Produce Terminal (washed) beeause in poor condition and reconsigned to Memphis, Tennessee.
The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.
Issued at Washington, D, C., this 7th day of June 1944.

## V. C. Clinger, Director,

## Bureau of Service.

[F. R. Doc. 44-8470;-Filed, June 12, 1944; 11:00 a. m.]

## [S. O. 200, Special Permit 50]

Reicing of Potatoes at huntingdon, Pa.
Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph ( $\S 95.337,9$ F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice one time only at Huntingdon, Pennsylvania (PRR), for account of the U. S. Army Quarter Master Corps, car FGE 32014, potatoes, moving not later than June 8, 1944, from North American Cold Storage Company, East St. Louis, Illinois, to Naval Supply Depot, Bayonne, New Jersey, for export (routed PRR).
The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 7th day of June 1944.

## V. C. Clinger, <br> Director, <br> Bureau of Service.

[F. R. Doc. 44-8471; Flled, June 12, 1944; 11:00 a. m.]

## [S. O. 200, Special Permit 51]

Reicing of Potatoes at Huntingdon, Pa,
Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph ( $\S 95.337,9$ F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice one time only at Huntingdon, Pennsylvania, (PRR) for account of the U. S. Army Quartermaster Corps, cars SFRD 920508, IC 54928 , and SFRD 23997, potatoes, moving June 6, 1944, from Kansas Cold Storage Company, Wichita, Kansas, to Naval Supply Depot, Bayonne, New Jersey, for export (Routed Frisco-PRR).
The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 7th day of June 1944.

## V. C. Clinger, <br> Director,

Bureau of Service.
JF. R. Doc. 44 8472; Filed, June 12, 1944; 11:00 a. m.]
[S. O. 200, Special Permit 52]
Reicing of Potatoes at Huntingdon, Pa.
Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph ( $\$ 95.337,9$ F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To reice in transit, one time only, for account of the U. S. Army Quartermaster Corps, cars of potatoes, FGE 51193, at Huntingdon, Pennsylvania, moving June 10, 1944, from North American Cold Storage Company, E. St. Louis, Illinois, to Bayonne, New Jersey (PRR); URTX 3105, at Huntingdon, Pennsylvania, moving June 9, 1944, from Stilwell Cold Storage Company, Hannibal, Mlssourl, to Brooklyn, New York, (CB\&Q-PRR-NYD delivery); NWX 3537, at Augusta, Georgia, (C\&WC), moving June 9, 1944, from North American Cold Sterage Company, East St. Louis, Ilinols, to Charleston, South Carolina (L\&N-NC\&SEL-Cla-C\&WC-ACL).
The waybills shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by fling it with the Director, Division of the Federal Register.
Issued at Washington, D. C., this 8 th day of June, 1944.

## V.'C. Clinger, <br> Director, <br> Bureau of Service.

[F. R. Doc. 44-8473; Filed, June 12, 1944; 11:01 a. m.]

## 1S. O. 200, Special Permit 53]

Reicing of Potatoes at Kansas City, Mo.
Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph ( $\$ 95.337,9$ F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To relce one time only to full bunker capacity at Kansas City, Missouri, on Rock Island Rallroad, as ordered by L. S. Taube Company, URT 81244, potatoes, from Flynn, Texas, destined Deadwood, South Dakota, consigned to Pioneer Fruit Company.

The waybill shall show reference to this special permit.
A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.
Issued at Washington, D. C., this 8th day of June 1944.

## V. C. Clinger, <br> Director, <br> Bureau of Service.

[F. P. Dce. 44-8474: Flled, June 12, 1944; 11:01 a. m.]
[S. O. 200, Special Permit 54]
Reicing of Potatoes at Kansas City, Mo.
Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph ( $\$ 95.337,9$ F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To relce one time only to full bunker capacity at Kansas City, Missouri, on Missouri Pacific Rallroad as ordered by L. S. Taube Company, ART 15048, potatoes, from Palestine, Texas, destined to Elgin, Illinois, consigned to Skinner Fruit Company.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by flling it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 8th day of June, 1944.
> V. C. Clinger,

> Director. Bureau of Service.

## OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 3430]

## Certain French Nationals

In re: Copyright interests held by certain foreign-nationals.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each person whose name, nationality, and last known address where established, is listed at the top of each page of Exh1bit $A^{1}$ and by reference made a part hereof, if an individual is, a resident or citizen of, or if a business organization is organized under the laws of, and holds the nationality designated after the name of such person;
2. Finding that the persons listed in said Exhibit $A,^{1}$ jointly or severally own or control the property hereinafter described in subparagraph 3 ;
3. Determining that the property described as follows:
a. 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 person whose name, nationality, and last known address, where established, as designated at the top of each page of said Exhibit $A$ in, to and under the following:
4. Every copyright, claim of copyright and right to copyright, or rights related thereto, in each and all of the works described in each page of satd Exhibit A under the name of such person;
5. 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:
6. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to acerue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
7. All rights of reversion or revesting, if if any, in any or all of the foregoing;
8. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;
is property of, or 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.
9. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and
10. Deeming it necessary in the national interest;
hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3 , to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.
[^29]Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 12, 1944.
[seal] James E. Markham, Alien Property Custodian.
[F. R. Doc. 44-8377; Filed, June 9, 1944; 11:16 a. m.]
[Vesting Order 3552]

## Certain French Nationals

In re: Copyright interests held by certain foreign nationals.
Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each person whose name, nationality, and last known address where established, is listed at the top of each page of Exhibit A attached hereto and by reference made a part hereof, if an individual is a resident or citizen of, or if a business organization is organized under the laws of, and holds the nationality designated after the name of such person;
2. Finding that the persons listed in said Exhibit $A^{1}$ jointly or severally own or control the property hereinafter described in subparagraph 3;
3. Determining that the property described as follows:
a. 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 person whose name, nationality, and last person whose name, nation address, where established, is designated at the top of each page of said Exhibit $\mathrm{A}^{1}$ in, to and under the following:
4. Every copyright, claim of copyright and right to copyright, or rights related thereto, in each and all of the works described in each page of said Exhibit A under the name of such person;
5. Every Hicense, 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;
6. All monfes and amounts, and all right to recelve monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
7. All rights of reversion or revesting, if any, in any or all of the foregoing:
8. 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 recelve any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;
ts property of, or 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.
9. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and
10. Deeming it necessary in the national interest:
hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 3 , to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an ap propriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 meaning prescribed in section 10 of Executive Order No. 9095, as amended. Executed at Washington, D. C., on May 3, 1944.
[seal]

## James E. Markham,

 Alien Property Custodian.[F. R. Doc. 44-8378; Filed, June 9, 1944; 11:16 a. m. 1

## [Vesting Order 3553]

## Editions Francis Salabert

In re: Vesting of copyright interests held by Editions Francis Salabert, of 22 Rue Chauchat, Paris, France.
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 Editions Francis Salabert, of 22 Rue Chauchat, Paris, France, is a business organization created and operating under the laws of, and has its principal place of business in, and therefore is a national of a foreign country (France);
2. Finding that the property identified in subparagraph 3 hereof is property of Editions Francis Salabert;
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 Editions Francis Salabert, of 22 Rue Chauchat, Paris, France, in , to and under the following:
(a) All rights for film synchronization in or under 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 Editions Francis Salabert, of 22 Rue Chauchat, Paris, France:
(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 rights to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
(d) All rights of reversion or revesting, if any, in any or all of the foregoing;
(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 obligation described in or affecting any or all of the foregoing,
is property of, or 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, a national of a forelgn country (France);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,
hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2 , to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; Provided, however, That this order shall not vest any right of any person to renew any copyright in any or all of the works above described.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any
claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form $\mathrm{APC}-1$, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on May 3, 1944.
[SEAL]
James E. Markham, Alien Property Custodian.
[F. R. Doc. 44-8376; Filed, June 9, 1944; 11:15 a. m. .

## [Vesting Order 3554]

## Certain German Nationals

In re: German owned motion picture film in the United States, and the copyright interests therein.
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, finding:

1. That each of the individuals whose names and last-known addresses are set forth in Exhibit A, attached hereto and by reference made a part hereof, is a restdent of, and that each of the companies referred to in such Exhlbit is organized under the laws of Germany and that each of satd individuals and companies is a national of a designated enemy country (Germany) :
2. That the German movement and the persons listed in said Exhibit A jointly or severally own or control the property herein described in subparagraph 3;
3. That the property described as follows:
a. All motion picture film in the United States owned or controlled by the German Government, and/or the individuals and companies and each of them whose names and Tast-known addresses are Histed in said Exhibit A,
b. All right, title, interest and claim of whatsoever kind or nature under the statutory and common law of the United States and the several states thereof, of each and all of the identified persons to whom reference is made in said Exhibit A in, to, and under the following:
(1) Every copyright, claim of copyright, and right to copyright in each and all of the motion picture film in the United States owned or controlled by the German government and/or the individuals and companies and each of them whose names and lastknown addresses are set forth in said Exhibit A;
(2) Every license, agreement, privilege, power, and right of whatsoever nature arising under, or with respect to, any of the foregoing;
(3) All monies and amounts and all right to recelve monies and amounts by way of royalty, share of profits, or other emoluments accrued, or to accrue, whether arising pursuant to law, contract, or otherwise, with respect to any or all of the foregoing:
(4) All rights of renewal, reversion, or revesting, if any, in any, or all, of the foregoing;
(5) 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 clamages and profits, and to ask and recelve 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 obli- ton described in or affecting any or all of he foregoing:
is property within the United States owned or controlled by a designated enemy country (Germany) and/or nationals thereof and is property payable or held with respect to copyrights or rights related thereto in which interests are held by and said property constitutes interests held therein by a foreign country (Germany) and/or nationals thereof;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany) ; and having made the determination and taken all action after appropriate consultation and certification required by law and deeming it necessary in the national interest,
hereby vests in the Alien Property Custodian the property described in subparagraph 3 , to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 3, 1944.
[SEAL]

## James E. Markhañ, <br> Alien Property Custodian. Exhisir A

AAFA Film Produktion G. m. b. H., Friedrichstrasse 223, Berlin SW 68.

Ace Film, Berlin.
Althof, Gustave, Film, Friedrichstrasse 13, Berlin SW 68.

Aktiengesellschaft fur Film Fabrikation (afifa) Viktoriastrasse 13-18, Berlin.
Apex Film, Berlin.
Arnold \& Richter, G. m. b. H., Munich, Germany.

Arrls Film, Munich.
Atlas Tonfilm G. m. b. H., Kochstrasse 6-7, Berlin SW 68.
Avanti Tonfilm Gescellschaft, Friedrichstrasse 13 , Berlin.
Bavaria Arophon Film, Bavaria.
Bavaria Film A. G., Friedrlchstrasse 210 , Berlin SW 68.

Bavaria Film A. G., Sonnenstrasse 15, Munich 2 SW.
Bianchini, Ferrucio \& Schenk, Alfred, Berlin.

Bild und Ton G. m. b. H., Graf Adolphstrasse 37 a , Dusseldorf.
Bild und Ton G. m. b. H., Tannusstrasse 52-62, Frankfort am Main.

Boston Films Co. m, b. H., Friedrichstrasse 12, Berlin SW 68.

Candofilm G. m, b. H., Friedrichstrasse 22, Berlin SW 68.

Cicero Film G. m. b. H., Cicerostrasse 2-6, Berlin.

Cinema Film A. G. (Tobis), Mauerstrasse 43, Berlin W 8.
Cinema Film G. m. b. H. (Vertriebs), Friedrichstrasse 10, Berlin.

Cinema Produktion A. G. Berlin.
Cleo Film G. m. b. H., Querstrasse 26-28, Leipzig C 1.

Czerny-Film-Produktion G. m. b. H., Wilmersdorf, Zahringerstrasse 14, Berlin.
Defira Tonfilm Vertrieb G. m. b. H., Friedrichstrasse 23, Berlin SW 68.

Deitz, Fritz, Friedrichstrasse 25-26, Berlin SW 68.

De-Ka Film, Berlin.
Delta Film G. m. b. H. Grossadmiral v. Koesterstrasse 25, Berlin.

Deutsche Filmexport G. m. b. H., Friedrichstrasse 25-26, Berlin SW 68.
Deutsche Lichtspiel Syndikat A. G., Friedrichstrasse 225, Berlin SW 68.

Deutsche Tonfilm Produktions (Deuton Film), G. m. b. H., Friedrichstrasse 22, Berlin SW 68.
Deutsche Universal-Film A. G., Mauerstrasse 83-84, Berlin W 8.

DLS, Friedrichstrasse 225, Berlin SW 68.
Eichberg Film G. m. b. H., Friedrichstrasse 171. Berlin W 8.

Elite Film Produktion, Berlin.
Elite Tonfilm, Berlin.
Emelka Konzern, Sonnestrasse 15, Munich. Emelka-Tonfilm, Berlin.
Engels und Schmidt Tonfilm Gesellschaft, Berlin.

Europa Film A. G., Friedrichstrasse, Berlin. Europa-Fllm Verleih A. G., Mauerstrasse 43, Berlin.

Excelsior Film G. m. b. H., Friedrichstrasse 11, Berlin SW 68.
F. D. F. Fabrikation Deutscher Filme G. m. b. H., Friedrichstrasse 8, Berlin SW 68.

Ben-Fett Film, Friedrichstrasse 23, Berlin SW 68.

Forum Film G. m. b. H., Friedrichstrasse 19, Berlin SW 68.

Fritzeche, K. J. Centropa, Berlin.
Carl Froelich Film, Berlin.
Fundus G. m. b. H., Friedrichstrasse 13,
Berlin SW 68.
Glassfilm, Berlin.
Max Glass G. m. b. H. (Produktion), Friedrichstrasse 221, Berlin SW 68.

Glass, Paul, Beriin.
Gnom Film, Berlin.
Gnom-Tonfilm Ges. m. b. H., Friedrichstrasse 224 , Berlin.

Greenbaum Film G. m. b. H., Prinz Luis
Ferdinandstrasse, Berlin NW 7.
Gunther, Karl, Berlin.
Haase, Berlin SW 68.
Halsike Film, Berlin.
Haro von Peski-Film G. m. b. H., Kurfuerstenden 225, Berlin.

Hegemann Film G. m. b. H., Berlin.
Hegewald Film, Berlin.
(Heinz, Carl, World Fllm Production, Berlin. Henka Deutsche Kino Gesellschaft, Berlin. Heinz, Paul, G. m. b. H., Friedrichstrasse 28, Berlin SW 68.

Heros Film Verleih G. m. b. H., Friedrichstrasse $25-26$, Berlin SW 68.

Ideal Film G. m. b. H., Friedrichstrasse 13, Berlin SW 68.
K. V. Deita Gemeinschaftsproduktion, Kochstrasse 6-7, Berlin SW 68.

Klangfilm, Askenischer Platz 4, Berlin.
Klein, Vletor, Film, Berlin.

Kreutzberg-Orphid Film, Berlin.
Kristall Film G. m, b. H., Friedrichstrasse 221, Berlin SW 68.

Leo Film, Munich.
Leltz, Frantz, Berlin.
Lloyd-Film G. m. b. H. (Produktion), Mauerstrasse 43, Berlin W 8.

Markische Film G. m. b. H., Zimmerstrasse 79-81, Berlin SW 68.
Maestro Film, Berlin.
Matador Film, Berlin.
Messtro Film Verleih G. m. b. H., Zimmer-
strasse 79-80, Berlin SW 68.
Metropole Film Verleih A. G., Friedrichstrasse 7, Berlin SW 68.
Metropole Film Veriein G. m. b. H., Taunusstrasse 52-60, Frankfort am Main.
Minerva Film, Frledichstrasse 224, Ber1 in SW 68 .
Mittledeutsche Union Film G. m. b. H., Karlstrasse 1, Leipzig C 1.
N. A. G. Filmverleih m. b. H., Friedrlchstrasse 8, Berlin SW 68.
Nerthus Film-Hammer Tonflim G. m. b. H., Friedrichstrasse 10, Berlin SW 68.
Neubach Prod., Ernst, Berlin.
Neucophon Film der Terra, Kochstrasse 73, Berlin.

Neues Deutsches Lichtspiel Syndikat Verleih G. m. b. H., Hedemannstrasse 21, Berlin SW 68.
Nippach, Robert, Film Produktion, Berlin.
Nord Film G. m. b. H., Lange Muehren 9 , Hamburg.
Nostra Film G. m. b. H., Unter dem Linden 56. Berlin NW 7.
, Omnlum Film G. m. b. H., Oststrasse 110, Dusseldorf.

Optima-Film G. m. b. H., Friedrichstrasse 19. Berlin SW 68.

19, Berlin SW 68.
Osvo Film-Oskar Bogt, Barkhof 2, Hamburg.
Pan Film G. m. b. H., Friedrichstrasse 22, Berlin SW 68.

Phoebus Film A. G., Berlin.
Porten, Henry, Berlin.
Praesens-Film G. m. b. H., Friedrichstrasse 23, Berlin SW 68.

Projectograph-Film Ges. m. b. H., Friedrichstrasse 225, Berlin SW 68.
Reichsliga Film, Berlin.
Rheinische Filmgesellschaft m. b. H., Brueckenstrasse 15, Cologne

Rio Film, Berlin.
Riton Tonfilm G. m. b. H., Cicerostrasse 2-6, Hallinsee, Berlin.
R. N. Film der ufa, Krausenstrasse 38-39, Berlin SW 19.
Rost, Georg, Film Vertrleb, Lauten Sackstrasse 16, Munich.
R. P. L. Delta Film der Tobis, Berlin.

Rota Film A. G., Mauerstrasse 83-84, Berlin SW 68.
Roto G. P. Fllm, Kochstrasse 64, Berlin sw 68.
Schulz \& Co. Film Produktion, Herbert F. R., Berlin.

Seitz, Franz, Film G. m, b. H., Munich.
Sokol Film, Berlin.
Splendid Film Comp., Friedrichstrasse 223, Berín.
Stein, Fritz, Verleih G. m. b. H., Friedrichstrasse 13. Berlin SW 68.

Sud Film A. G. (Richard Oswald Film) Friedrichstrasse 207, Berlin.

Suedfilm A. G., Gezebrechstrasse 10, Charlottenburg, Berlin.

Suedifim Kompanie, Berifn.
Super Films Gesellschaft m. b. Haftung, Berlín.
Syndikat G. m. b. H.-NDLS, Mauerstrasse 43, Berlin.

Terra Film Aktiengesellschaft, Kochstrasse 73, Berlin SW 68.
Terra G. m. b. H., Wilhelm-von-Siemensstrasse, Berlin.

Terra-Haus, Kochstrasse 73, Berlin SW 68. T. K. Cine Allianz Tonflim G. m. b. H., Friedrichstrasse 223, Berlin SW $68 .^{1}$
${ }^{1}$ T. K. Tonfilm Produktion G. m. b. H., Kochstrasse 18, Berlin SW 68.

Tobis Film Verleih, Zurich.
Tobis Tonfilm Syndicat A. G., Mauerstrasse 43, Berlin 8.

Tofa Film Produktions A. G., Berlin.
Tofa-Tonflim G. m. b. H., Kurfurstendstrasse 206, Berlin.
Transocean Film Co. G. m. b. H., Friedrichstrasse 224, Berlin SW 68.
Ufa Filmverleigh G. m. b. H., Krausenstrasse 38-39, Berlin SW 19.
Union Tonfilm G. m. b. H., Schillerstrasse 17, Munich.
Urban, Conrad, Friedilchstrasse 238, Berlin SW 68.
Verein Star Film G. m. b. H., Frledrichstrasse 218, Berlin SW 68.
Vitagraph, Frledrichstrasse 225, Berlin SW 68.

Weiss, Blau, Film G. m. b. H., Arnelstrasse 16, Munich 2 NW.

Wiene, Conrad, Production, Berlin.
Wishaupt, Louis, Nurbergerstrasse 53, Berlin W 50.
Wotan Film G. m. b. H., Darl Rudolfstrasse 12, Dusseldorf.
[F. R: Doc. 44-8370; Flled, June 9, 1944; 11:14 a. m.]

## [Vesting Order 3555]

## Certain Austrian Nationals

In re: Austrian owned motion picture film in the United States, and the copyright interests therein.

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, finding:

1. That each of the individuals whose names and last-known addresses are set forth in Exhibit A, attached hereto and by reference made a part hereof, is a resident of, and that each of the companies referred to in said Exhibit is organized under the laws of Austria (Germany), and that each of said individuals and compantes is a national of a designated enemy country [Austria (Germany) ];
2. That the Austrian (German) Government and the persons listed in said Exhibit A jointly or severally own or control the property herein described in subparagraph 3;
3. That the property described as follows: a. All motion picture film in the United States owned or controlled by the German Government, and/or the individuals and companies and each of them whose names and last-known addresses are listed in said Exhibit A,
b. All right, title, interest and claim of whatsoever kind or nature under the statutory and common law of the United States and the several States thereof, of each and all of the identifled persons to whom reference is made in said Exhibit A in, to, and under the following:
(1) Every copyright, claim of copyright, and right to copyright in each and all of the motion picture film in the United States owned or controlled by the German Government and/or the individuals and companies and each of them whose names and lastknown addresses are set forth in said Exhibit A;
(2) Every license, agreement, privilege, power, and right of whatsoever nature arising under, or with respect to, any of the foregoing:
(3) All monies and amounts and all right to receive monies and amounts by way of royalty, share of profits, or other emoluments accrued, or to accrue, whether arising pursuant to law, contract, or otherwise, with respect to any or all of the foregoing;
(4) All rights of renewal, reversion, or revesting, if any, in any, or all, of the foregoing;
(5) All causes of action, accrued, or to accrue, at law or in equity with respect to any, or all, of the foregoing, including, but not limited to, the right to sue for and recover all damages and profits, and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right, or the breach of any obligation described in or affecting any or all of the foregoing;
is property within the United States owned or controlled by a designated enemy country (Germany) and/or nationals thereof and is property payable or held with respect to copyrights or rights related thereto in which interests are held by and said property constitutes interests held therein by a forelgn country [Austria (Germany)] and/or nationals thereof;

- And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country [Austria (Germany)] and having made the determination and taken all action after appropriate consultation and certification required by law and deeming it necessary in the national interest.
hereby vests in the Alien Property Custodian the property described in subparagraph 3, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form ACP-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 3, 1944.
[SEAL]

## James E. Markham,

## Alien Property Custodian.

## Exhibit A

Allianz Filmfabrikation Gesellschaft, Vienna.

Atlanta Film A. G., Vienna.
Atlantis-Film G. m. b. H., Neubaugasse, Vienna II.

Austria Film Gesellschaft, Luiz a. d. Donau, Austria.
Bosserfilm, Vienna.
Bud der Film-Industriellen, Neubaugasse 25, Vienna VII, Bez.

Danubla Film (Armin Gruber), Vienna.
Donau-Film, Ges. m. b. H., Marc d'Avianogasse, Vienna V.

Eda Film Produktiongesellschaft m. b. H.,
I. Kohlmarkt 8-10, Embelgasse 498, Vlenna V. Europa-Film, G. m. b. H., Neubaugasse 11, Vienna VII.
Excelsior Film (Lemberger \& Komp.), Slebensterngasse 39, Vienna VII.
Excelsior Warenhandels G. m. b. H., (Lemberger \& Komp.), Siebensterngasse 39, Vienna VII.

Gloria Films, Kohlmarkt 8, Vienna.
Gluck, Oskar, Projectograph-Film, Neubaugasse 25, Vienna.

Horus Film, Neubaugasse 16, Vienna VII.
IFUK Film, Vienna VII.
Intergloria Film G. m. b. H., Vienna.
Lord Film, Vienna.
Lux Film G. m. b. H., Vienna VII,
Mechaty, Gustave, Vienna.
Meteor Film, Vienna.
"Mondial" Internationale Filmindustrie A. G., Neubaugasse, Vienna II.

Pan Film A. G., Neubaugasse 64-66, Vienna. Reisch, Walter, Filmproduction G. m. b. H. in Liq., Kohimarkt 8, Vienna I.
Rex Film, Vienna.
Rora Film (Romuald-Rappaport-Production), Vienna VII.
Sacha Film, Rosenhugel, Vienna.
Standard Film Gesellschaft m. b. H., Trattnerhof 2, Vienna 1.
Styria Film G. m. b. H., Kostlergasse ह, Vienna VI.
Tassul Film, Vienna.
Tobis Sacha Filmindustrie A. G., Vienna.
Tobis-Sacha-Filmverleth-u-Vertriebs Ges.
m. b. H., Siebensterngasse 31, Vienna.

Tobis Sacha Studios, Vienna.
Vindabona Films, Inc., Vienna.
Wein Film, Komandetgesellschaft, Morawsky \& Co., Vienna VII.
[F. R. Doc. 44-8371; Filed, June 9, 1944; 11:14 a. m.]

## [Vesting Order 3556]

## Asahi Production

In re: Motion picture film and the copyright interests therein owned by Asahi Production.

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, finding:

1. That Asahi Production is a business enterprise organized under the laws of Japan and is a national of a designated enemy country (Japan);
2. That Asahi Production is the owner of the property described in subparagraph 8 hereof;
3. That the property described as follows:
a. That certain motion picture film in the United States and the Territory of Hawail owned or controlled by Asahi Corporation of Japan;
b. All right, title, interest, and claim of whatsoever kind or nature under the statutory and common law of the United States and the several states thereof of Asahi Production in, to, and under the following:
(1) Every copyright, claim of copyright, and right to copyright in any and all the motion picture film in the United States and the Territory of Hawail owned or controlled by Asahi Production of Japan;
(2) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any of the foregoing:
(3) All monies and amounts and all right to receive monies and amounts by way of royalty, share of profits or other emoluments accrued or to accrue whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
(4) All rights of renewal, reversion, or revesting, if any, in any or all of the fore-
going: all causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;
is property within the United States owned or controlled by a national of a designated enemy country (Japan) and is property payable or held with respect to copyrights or rights related thereto in which interests are held by and the said property constitutes interests held therein by a national of a designated enemy country (Japan):

And determining that to the extent that such national is a person not within a designated enemy country the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan), and having made the determination and taken all action after appropriate consultation and certification required by law and deeming it necessary in the national interest,
hereby vests in the Alien Property Custodian the property described in subparagraph 3 , to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Properity Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 3, 1944.
[seal]
James E. Markham, Alien Property Custodian.
[F. R. Doc. 44-8372; Filed, June 9, 1944; 11:14 a. m.]
[Supplemental Vesting Order 3641]

## Yamanaka \& Co., Lid.

In re: Merchandise owned by Yamanaka \& Co., Ltd., Osaka, Japan.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Having found, by Vesting Order No. 2952, dated January 15, 1944, that Yamanaka
\& Co., Ltd., Osaka, Japan, is a national of a designated enemy country (Japan):
2. Finding that Yamanaka \& Co., Ltd., Osaka, Japan, is the owner of the property described in subparagraph 3 hereof;
3. Finding that the property described as follows: 1 Kangbisi peachbloom porcelain 011 pot, with stand, and 1 Pair Xung Cheng White porcelain bowls, red beast design, presently in the possession of Yamanaka \& Co., Inc., 846 North Michigan Avenue, Chlcago, Illinois, is property within the United States owned or controlled by a national of a designated enemy country (Japan) :

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan):

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and 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, and for the benefit, of the United States.
Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one, or all, of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 15, 1944.
[seal] James E. Markham,
[F. R. Doc. 44-8373; Flled, June 9, 1944; 11:14 a. m.]

## [Vesting Order 3647]

## ALFRED QUENSEL

In re: Mortgage notes and a claim owned by Alfred Quensel.

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, finding:

1. That the last known address of Alfred Quensel is Lulsenstr. 32-A Weimar, Thuringen, Germany, and that he is a resident of Germany and a national of a designated enemy country (Germany);
2. That Alfred Quensel is the owner of the property described in subparagraph 3 hereof;
3. That the property described as follows: a. A certain obligation in the principal amount of $\$ 250.00$, undertaken on June 9 , 1931 by Clara H. Ruedel and Fred Ruedel, as obligors, and subsequently assumed by Clara H. Ruedel, only, as obligor, such obligation being evidenced by one principal promissory note (marked, for identification purposes, as Number 1) signed by the original obligors and payable to "bearer", by extension, on June 9, 1944, and such obligation being secured by a certain Trust Deed, in favor of William Loehde as Trustee (said William Loehde being now deceased and succeeded as Trustee by William H. Loehde), executed by said original obligors on June 9, 1981 and recorded on June 11, 1931 in the Office of the Registrar of Titles of Cook County, Illinois, as Document No. 548938T in Torrens Record 698, Page 365, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
b. A certain obligation in the principal amount of $\$ 2000.00$, undertaken on February 6, 1926 by Julia Patterson Cross, Robert Patterson Cross and Gertrude K. Cross, as obligors, and subsequently assumed by Robert Patterson Cross and Gertrude K. Cross, only, as obligors, such obligation being evidenced by seven principal promissory notes (marked, for identification purposes, as Numbers 11 to 16, both inclusive, each in the amount of $\$ 250.00$, and Number 17, in the amount of $\$ 500.00$ ) signed' by the original obligors and payable to "bearer", by extension, on February 6, 1938, and such obligation being secured by a certain Trust Deed, in favor of William Loehde as Trustee (sald William Loehde being now deceased and succeeded as Trustee by William H. Loehde), executed by said original obligors on February 6, 1926 and recorded on February 16, 1926 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 9180512 , in Book 22360 of Records, Page 75 , and any and all extensions, renewals or modification of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obilgation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
c. A certain obligation in the principal amount of $\$ 1750.00$, undertaken on December 19, 1922 by Henry Steger and Kate Steger, as obligors, and subsequently assumed by Peter Lannon and Mary Lannon, as obligors, such obligation being evidenced by three principal promissory notes (marked, for identification purposes, as Numbers 1,3, and 5 in the respective amounts of $\$ 1000.00$, $\$ 500.00$, and $\$ 250.00$ ) signed by the original obligors and payable to "bearer", by extension, on December 19, 1943, and such obligation being secured by a certain Trust Deed, in favor of William Loehde as Trustee (said William Loehde being now deceased and succeeded as Trustee by William H. Loehde), executed by said original obligors on December 19, 1922 and recorded on December 29, 1922 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 7761085 , in Book 17797 of Records, Page 493, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (Including but not limited to the aforesald Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other Instruments evidencing such obligation,
d. A certain obligation in the principal amount of $\$ 1,250.00$, undertaken on March 25,1925 by Philip Cannizzo and Ingeborg Cannizzo, as obligors, and sub-quently assumed by Vincent J. Biondi . d Florence Biondi, as obligors, such obligation being evidenced by three principal promissory notes (marked, for identification purposes, as Number 14, in the reduced amount of $\$ 250.00$, and Numbers 15 and 16, each in the amount of $\$ 500.00$ ) signed by the original obligors and payable to "bearer", by extension, on March 25,1947 , and such obligation being secured by a certain Trust Deed, in favor of William Loehde as Trustee (said William Lochde being now deceased and succeeded as Trustee by William H. Loehde), executed by said original obligors on March 25, 1925 and recorded on April 2, 1925 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No, 8842274, in Book 21087 of Records, Page 870, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesald Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation.
e. A certain obligation in the principal amount of $\$ 750,000$, undertaken on December 15,1938 by William H. Loehde, not personally but as Trustee under the provisions of a Deed in Trust delivered to him in pursuance of a trust agreement dated December 15, 1938 and known as Trust 952 Wrightwood Avenue, as obligor, such obligation being evidenced by two principal promissory notes (marked; for identification purposes as Number 6 , in the amount of $\$ 500.00$, and Number 7 , in the amount of $\$ 250.00$ ) signed by the obligor and payable to "bearer", by extension, on December 15, 1946, and such obligation being secured by a certain Trust Deed, in favor of William Loehde as Trustee (sald William Loehde being now deceased and succeeded as Trustee by Owen N. Price), executed by said obligor on December 15, 1938 and recorded on January 17, 1939 in the Office of the Recorder of Deeds of Cook County, Illinols, as Document No. 12260973, in Book 34421 of Records, Page 71, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (including but not limIted to the aforesald Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, and other instruments evidencing such obligation,
4. A certain obligation in the principal amount of $\$ 1500.00$, undertaken on December 16, 1939 by Marie Gross, as obligor, such obligation being evidenced by six principal promissory notes (marked, for identification purposes, as Numbers 1 to 6, both inclusive, each in the amount of $\$ 250.00$ ) signed by the obligor and payable to "bearer", by extension, on December 16, 1945, and such obligation being secured by a certain Trust Deed, in favor of William H. Loehde as Trustee, executed by said obligor on December 16, 1939 and recorded on February 14, 1940 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 12435096, in Book 35539 of Records, Page 344, and any and all extensions, renewals or modifications of such obligation and all security rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
g. A certain obligation in the principal amount of $\$ 1000.00$, undertaken on December 26, 1940 by Gennaro Vignono and Pia Vignono, as obllgors, such obllgation being evidenced by one principal promissory note
(marked, for identification purposes, as Number 1) signed by the obligors and payable to "bearer" on December 26, 1945, and such obligation being secured by a certain Trust Deed, in favor of Willtam H. Loehde as Trustee, executed by sald obligors on December 26, 1940 and recorded on January 20, 1941 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 12610398, in Book 36365 of Records, Page 260, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesald Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
h. A certain obligation in the principal amount of 82000.00 , undertaken on July 1 , 1937 by William H. Loehde, not personally but as Trustee under the provisions of a Deed in Trust delivered to him in pursuance of a trust agreement dated June 28, 1937 and known as Trust No. B, as obligor, such obligation being evidenced by four principal promissory notes (marked, for identiffcation purposes, as Numbers 4 to 7, both inclusive, each in the amount of $\$ 500.00$ ) signed by the obligor and payable to "bearer", by extension, on July 1, 1945, and such obligation being secured by a certain Trust Deed, in favor of William Loehde as Trustee (said Willam Loehde being now deceased and succeeded as Trustee by Owen N. Price), executed by sald obligor on July 1, 1937 and recorded on July 21, 1937 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 12029846, in Book 33242 of Records, Page 522, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation.
i. A certain obligation in the principal amount of $\$ 1000.00$, undertaken on March 12, 1929 by Henry E. Schulze and Mabel P. Schulze, as obligors, such obligation being evidenced by one principal promissory note (marked, for identiffcation purposes, as Number 1) signed by the obligors and payable to "bearer", by extension, on March 12, 1944, and such obligation being secured by a certain Trust Deed, in favor of Thomas O. Wallace as Trustee, executed by said original obligors on March 12, 1929 and recorded on March 28, 1929 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 10322181, in Book 26726 of Records, Page 637, and any and all extensions, renewals or modifications of such obligation, and all security. rights in and to any collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
5. A certain obligation in the principal amount of $\$ 2,500.00$, undertaken on August 10, 1938 by William H. Loehde, not personally but as Trustee under the provisions of a Deed in Trust delivered to him in pursuance of a trust agreement dated August 10, 1938, and known as Trust 4530-32 North Mobile Avenue, as obligor, such obligation being evidenced by seven principal promissory notes (marked, for identification purposes, as Numbers 1 to 3, both inclusive, each in the amount of $\$ 500.00$, and Numbers 4 to 7 , both inclusive, each in the amount of $\$ 250.00$ ) signed by the obligor and payable to "bearer", by extension, on August 10, 1946, and such obligation being secured by a certain Trust Deed, in favor of William Loehde as Trustee (sald William Loehde being now deceased
and succeeded as Trustee by Robert A. Scholz), executed by said obligor on August 10, 1938 and recorded on August 12, 1938 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 12197871, in Book 33299 of Records, Page 505, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
k. A certain obligation in the principal amount of $\$ 500.00$, undertaken on April 20 , 1928 by Frank Arnone and Josephine Arnone, as obligors, such obligation being evidenced by two principal promissory notes (marked, for identification purposes, as Numbers 1 and 2, each in the amount of $\$ 250.00$ ) signed by the obligors and payable to "bearer", by extension, on April 20, 1947, and such obligation being secured by a certain Trust Deed, in favor of William Loehde as Trustee (said William Loehde being now deceased and succeeded as Trustee by William H. Loehde), executed by said obligors on Aprll 20, 1928 and recorded on April 26, 1928 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 10001775, in Book 25734 of Records, Page 130, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (Including but not limited to the aforesald Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
6. A certain obligation in the principal amount of $\$ 2000.00$, undertaken on December 15, 1941 by William H. Loehde, not personally but as Trustee under the provisions of a Deed in Trust delivered to him in pursuance of a trust agreement dated April 5, 1939 and known as Trust No. 1116-18 George Street, as obligor, such obligation being evidenced by seven principal promissory notes (marked, for identification purposes, as Numbers 1 to 3, both inclusive, each in the amount of $\$ 300.00$ and Numbers 4 to 6, both inclusive, each in the amount of $\$ 250.00$, and Number 7, in the amount of $\$ 350.00$ ) signed by the obligor and payable to "bearer", on December 15, 1946, and such obligation being secured by a certain Trust Deed, in favor of Owen N. Price as Trustee, executed by said obligor on December 15, 1941 and recorded on March 31, 1942 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 12865998, in Book 36949 of Records, Page 29, and any and all extensions, renewals or modifleations of such obligation, and all security rights in and to any and all collaterial (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
m . A certain obligation in the principal amount of $\$ 500.00$, undertaken on March 31, 1931 by Victoria Herrmann and Herman Herrmann, as obligors, such obligation being evidenced by one principal promissory note (marked, for identification purposes, as Number 1) signed by the obligors and payable to "bearer", by extension, on March 31, 1947, and such obligation being secured by a certain Trust Deed, in favor of William Loehde, as Trustee (said William Loehde being now deceased and succeeded as Trustee by William H. Loehde), executed by said obllgors on March 31, 1931 and recorded on April 6, 1931 in the Office of the Recorder of Deeds of Cook County, Illinols, as Document No. 10876600, in Book 29225 of Records, Page 454 , and any and all extensions, renewals or modifications of such obligation, and all security
rights in and to eny and all collateral (including but not limited to the aforesald Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
n. A certain obligation in the principal amount of $\$ 2500.00$, undertaken on December 15,1941 by WHilam II. Loehde, not personally but as Trustee under the provisions of a Deed in Trust dellivered to him in pursuance of a trust agreement dated April B, 1939 and known as Trust No. 1116-18 George Street, as obligor, such obligation being evicienced by ten principal promissory notes (marked, for identification purposes, as Numbers 1 to 10 , both inclusive, each in the amount of $\$ 250.00$ ) signed by the obligors and payable to "bearer" on December 15, 1946. and such obllgation being secured by a eertain Trust Deed, in favor of Owen N. Price as Trustee, executed by said obligor on December 15, 1941 and recorded on March 31 , 1942 in the Office of the Recorder of Deeds of Cooik County, Illinois, as Document No. 12865997, in Book 36949 of Records, Page 25, and any and all extensions, renewals or modifications of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
o. A certain obligation in the principal amount of $\$ 2500.00$, undertaken on August 20,1942 by William H. Loehde, not personally but as Trustee under the provisions of a Deed in Trust delivered to him in pursuance of a trust agreement dated August 19, 1942 and known as Trust Diversey-Paulina, as obligor, such obligation being evidenced by seven principal promissory notes (marked, for identification purposes, as Numbers 1 to 4 , both inclusive, each in the amount of 8250.00, and Numbers 5 to 7, both inclusive, each in the amount of $\$ 500.00$ ) signed by the obligor and payable to "bearer" on August 20, 1945, and such obligation being secured by a certain Trust Deed, in favor of Owen N. Price as Trustee, executed by said obligor on August 20, 1942 and recorded on September 5, 1942 In the Office of the Registrar of Titles of Cook County, Illinois, as Document No. 954248T, in Torrens Record 846, Page 26, and any and all extensions, renewals or modifications of such obligation. and all securlty rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
p. A certain obligation in the principal amount of $\$ 2000.00$, undertaken on August 20, 1942 by William H. Loehde, not personally but as Trustee under the provisions of a Deed in Trust delivered to him in pursuance of a trust agreement dated August 19, 1942 and known as Trust Diversey-Paulina, as obligor, such obligation being evidenced by six principal promissory notes (marked, for Identification purposes, as Numbers 1 to 4 , both Inclusive, each in the amount of $\$ 250.00$. and Numbers 5 and 6 , each in the amount of $\$ 500.00$ ) signed by the obligor and payable to "bearer" on August 20, 1945, and such obligation being secured by a certain Trust Deed, in favor of Owen N. Price as Trustee, executed by sald obligor on August 20, 1942 and recorded on-September 5, 1942 in the Office of the Registrar of Titles of Cook County, Illinois, as Document No. 954247 T , in Torrens Record 846 , Page 30 , and any and all extensions, renewals or modiffeations of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such
obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation,
q. A certain obligation in the principal amount of $\$ 1500.00$, undertaken on August 20,1942 by William H. Loehde, not personally but as Tiustee under the provisions of a Deed in Trust delivered to him in pursuance of a trust agreement dated August 19, 1942 and known as Trust Diversey-Paulina, as obligor, such obligation being evidenced by four principal promissory notes (marked, for identification purposes, as Numbers 1 and 2 , each in the amount of $\$ 250.00$, and Numbers 3 and 4, each in the amount of 8500.00 ) signed by the obligor and payable to "bearer" on August 20, 1945, and such obligation beIng secured by a certain Trust Deed, in favor of Cwen-N. Price as Trustee, executed by said obligor on August 20, 1942 and recorded on August 31, 1942 in the Office of the Recorder of Deeds of Cook County, Illinois, as Document No. 12949482, in Book 36982 of Records, Page 814, and any and all extenslons, renewals or modifications of such obligation, and all security rights in and to any and all collateral (including but not limited to the aforesaid Trust Deed) for such obligation, and the right to enforce and collect such obligation, and the right to the possession of any and all notes, agreements, or other instruments evidencing such obligation, and
r. All right, title, interest and claim of any name or nature whatsoever of Alfred Quensel in and to any and all obligations, contingent or otherwise and whether or not matured, owing to and held for the credit of Alfred Quensel by The First National Bank of Chicago, Chicago, Illinois, and represented on the books of The First National Bank of Chicago as a cash balance in an account identified as "Alfred Quensel Agency Account \#14774", including but not limited to all security rights in and to any and all collateral for any and all such, obligations, and the right to enforce and collect such obligations,
is property within the United States owned or controlled by a national of a clesignated enemy country (Germany);

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and 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, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order, may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Prop-
erty Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 15, 1944.
[SEAL]

## James E. Markham, <br> Alien Property Custodian. <br> Exhibit A

All those 17 tracts or parcels of land situated in the City of Chicago, County of Cook, State of Illinois, particularly described as follows:
Parcel 1. Lots Fifteen (15) and Sixteen (16) in Block Two (2) in Woodlands, a Subdivislon of the East Half ( $\mathrm{E} 1 / 2$ ) of Block Five (5) in Canal Trustees' Subdivision of the East Half (E1/2) of Section Twenty-nine (29), Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.

Parcel 2. Lots Nineteen (19) and Twenty (20) in Block Two (2) in H. Best's Subdivlsion of the West Eight (8) Acres of Lot Fourteen (14) of Canal Trustees' Subdivision of the East Half ( $\mathrm{E}_{1} / 2$ ) of Section Twenty-nine (29), Township Forty (40) North, Range Fourteen-(14), East of the Third Principal Meridian.
Parcel 3. Sub-Lot Four (4) in John W. Hill's Subdivision of Lots Eleven (11) and Twelve (12) of Wetzler, Pick and Huber's Subdivision of the West Half ( $W^{1 / 2}$ ) of Block Seventeen (17) of Canal Trustees' Subdivision of the East Half ( $\mathrm{E} 1 / 2$ ) of Section Twenty-nine (29), Townsh1p Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.

Parcel 4. Lot Twelve (12) in Block One (1) in H. Best's Subdivision of the West Eight (8) Acres of Lot Fourteen (14) of Canal Trustees' Subdivision of the East Half ( $\mathrm{E}^{1 / 2}$ ) of Section Twenty-nine (29), Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.
Parcel 5. Lot Twenty-one (21) in Block One (1) in H. Best's Subdivision of the. West Eighth (8) Acres of Lot Fourteen (14) of Canal Trustees' Subdivision of the East Half ( $\mathrm{E}-1 / 2$ ) of Section Twenty-nine (29), Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.

Parcel 6. Lot One (1) in the Subdivision of Lot One (1) in the Subdivision of the East Twelve (12) Acres of Lot Fourteen (14) East Twelve (12) Acres of Lot Fourt Twenty(except the East Three Hundred and Twentynine and $2 / 10$ feet thereof) of Canal Trustees Subdivision of the East Half ( $\mathrm{E}-1 / 2$ ) of Section Twenty-nine (29). Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.

Parcel 7. Lot Thirty-one (31) in Block Two (2) in Lill and Diverseys Subdivision of Block Fifteen (15) in Canal Trustees' Subdivision of the East Half ( $\mathrm{E}-1 / 2$ ) of Section Twenty-nine (29). Township Forty (40) North, Rang Fourteen (14), East of the Third Principal Meridian.

Parcel 8. Lot Six (6) in the Subdivision of Lots Two (2) to Six (6) inclusive in Knopp's Subdivision of the East Twelve (12) Acres (except the East Three Fundred and Twentynine and $\%_{10}$ feet, thereof) of Block Fourteen (14) of Canal Trustees' Subdivision of the East Half ( $\mathrm{E}-1 / 2$ ) of Section Twenty-nine (29). Township Forty (40) North, Range Fourteen (14), East of the Third Principal Mertdian.

Parcel 9. Sub-Lot Eighteen (18) in the Resubaivision of Lots Twelve (12) to Twentynine (29) in Block Three (3) in Cushman's Resubdivision of the North Half $(\mathrm{N}-1 / 2)$ of Block Four (4) in Sheffield's Addition to

Chicago in the South-east Quarter (SE-1/4) of the North-east Quarter (NE-1/4) of Section Thirty-two (32), Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.
Parcel 10. Lot One Hundred-thirty (130) in Heafields Lawrence Avenue Terrace Gardens Subdivision in the Northwest Quarter (NW-1/4) of Section Seventeen (17). Township Forty (40). North, Range Thirteen (13), East of the Third Principal Meridian.
Parcel 11. Lot Forty (40) in Block Four (4) in Cushman's Resubdivision of the North Haif ( $\mathrm{N}-1 / 2$ ) of Block Four (4) in Sheffleld's Addition to Chicago in the South-east Quarter ( $\mathrm{SE}-1 / 4$ ) of the North-east Quarter (NE-1/4) of Section Thirty-two (32). Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.
Parcel 12. Lot Forty-one (41) in J. Logeman's Subdivision of the South Half ( $\mathrm{S}-1 / 2$ ) of Block Two (2) in the Subdivision of Out Lot Six (6) of Canal Trustees' Subdivision of the East Half ( $\mathrm{E}-1 / 2$ ) of Section Twentynine (29), Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.

Parcel 13. Lot Ten (10) in Block Four (4) in Ernst J. Lehmann's Subdivision of Lot Four (4) in Assessor's Division of the Northwest Quarter (NW-1/4) of the South-east (SE-1/4) of Section Twenty (20), Township Forty (40) North Range Fourteen (14), East of the Third Principal Meridian.
Parcel 14. Lot Forty (40) in J. Logeman's Subdivision of the South Half ( $\mathrm{S}-1 / 2$ ) of Block Two (2), in the Subdivision of Out Lat Six (6) of Canal Trustees' Subdivision of the East Half ( $\mathrm{E}-1 / 2$ ) of Section Twenty-nine (29). Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridiân.

Parcel 15, Lots Seven (7) and Fight (8) in Harland's Subdivision of the South One Hundred and Seventy-three (S-173') feet of that part lying East of the Chicago \& North Western Rallway of the West Three Quarters (W-3/4) of the North-east Quarter (NE-1/4) of Section Thirty (30), Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.

Parcel 16. Lot Nineteen (19) in Harland's Subdivision of the South One Hundred and Seventy-three (S-173') feet of that part lying East of the Chicago \& North Western Railway of the West Three Quarters (W-3/4) of the North-east Quarter (NE-1/4) of Section Thirty (30), Township Forty (40) North, Range Fourteen (14), East of the Third Princlpal Meridian.
Parcel 17. Lots Fifteen (15) and Sixteen (16) in Harland's Subdivision of the South One Hundred and Seventy-three (S-173') feet of that part lying East of the Chicago \& North Western Rallway of the West Three Quarters (W-3/4) of the North-east Quarter (NE-1/4) of Section Thirty (30), Township Forty (40) North, Range Fourteen (14), East of the Third Principal Meridian.
[F. R. Doc. 44 8374; Filed, June 9, 1944; 11:15 a. m.]

## [Divesting Order 93]

Leopold H. P. Klotz, and North American Investing Company, Inc.
Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

1. Having, on April 7, 1942, by Vesting Order No. 3 ( 7 F.R. 2698) vested certain property consisting of notes issued by Luscombe Airplane Corporation to Leopold H. P. Klotz, collateral notes issued by North American Investing Company, Inc., to Leopold H. P. Klotz, collateral security deposited with

Leopold H. P. Klotz to secure payment of the aforementioned collateral notes, a contract, as amended, between North American Investing Company, Inc. and Leopold H. P. Klotz, and all right, title, and interest of Leopold H. P. Klotz and North American Investing Company, Inc. in and to certain shares of stock of Luscombe Alrplane Corporation, all of which property is more particularly described in Exhibit A attached hereto and made a part hereof, herein sometimes termed "the said property";
2. Having vested the said property as property of nationals of a forelgn country designated in Executive Order No. 8389, as designated in Executive Order No. 8389, as H. P, Klotz and North American Investing Company, Inc. were acting for and on behalf of an enemy country;
3. Having recelved thereafter a notice of claim (No. 553) pursuant to General Order No. 4 (7 F.R. 5539) which claim asserted that the claimant, Leopold H. P. Klotz, had a right to the ownership, and possession of some or all of the property described in Exhibit A attached hereto;
4. Having recelved thereafter a notice of claim (No. 554) pursuant to General Order No. 4 (7 F.D. 5539 ) which claim asserted that the claimant, North American Investing Company, Inc., had a right to the ownership and possession of some or all of the property described in Exhibit A attached hereto;
5. Having received no other claim or notice of claim on Form APC-1 or otherwise to the sald property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any other interest in such property of any national of any forelgn country;
6. Having transmitted the said claims Nos. 553 and 554 to the Vested Property Claims Committee and a hearing on the claims having been held pursuant to notice ( 9 F.R.350) and opportunity to be heard having been afforded to any person desiring to be heard;
7. Having been advised of the final determination issued by the Vested Property Claims Committee with respect to sald claims that:
(a) The said property vested by Vesting Order No. 3 was owned at the date of vesting by Leopold H. P. Klotz and the North American Investing Company. Inc., as their respective interests may appear,
(b) Leopold H. P. Klotz was at the date of vesting a national of a neutral state and was at that date and is now a resident of the United States,
(c) Leopold H. P. Klotz was not at the date of vesting and is not now and has not been at any intervening time acting for or on behalf of an enemy country (including a designated enemy country within the purview of Executive Order No. 9095, as amended) or a person within any such country, and that the national interest of the United States does not require that he be treated as a national of a designated enemy country.
(d) North American Investing Company, Inc., a Delaware corporation, was not at the date of vesting and is not now and has not been at any intervening time acting for or on behalf of an enemy country (including a designated enemy country within the purview of Executive Order No. 9095, as amended) or a person within any such country, and that the national interest of the United States does not require that it be treated as a national of a designated enemy country, and
(e) The aforesald vesting resulted from mistakes of fact.
8. No appeal from the sald determination of the Vested Property Claims Committee to the Alien Property Custodian having been taken as duly provided;
9. Having neither assigned, transferred, or conveyed to any one the said property or any part thereof or any interest therein, nor in any manner created any right or interest therein in any person whomsoever; and
10. Determining that the error committed in vesting the said property should be corrected by assigning and conveying the said property to said claimants;
Having made all determinations and taken all action required by law; and
Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States and necessary and appropriate in the national interest.

Now, therefore, the Alien Property Custodian assigns, transfers, and conveys to the claimant, Leopold H. P. Klotz, all the right, title, and interest of the Alien Property Custodian in and to the property described in Exhibit A, Schedule 1, attached hereto, and to the claimant, North American Investing Company, Inc., all the right, title, and interest of the Allen Property Custodian in and to the property described in Exhibit A, Schedule 2, attached hereto.

This divesting order shall not bar any person from the prosecution of any suit at law or in equity against the said claimants to establish any right, title, or interest which such person may have in said property. Nor shall the vesting and divesting by the Custodian be construed to diminish the interest which such person may have had, or to enlarge the interest which the claimants may have had, in said property at the time of vesting.
Executed at Washington, D. C., on June 6, 1944.
[SEAL]

## Jnmes E. Markham, <br> Alien Property Custodian. <br> - Exrmit A

## scaredule 1

(a) Convertible note dated December 30 , 1940, for $\$ 300,000$ issued by Luscombe Airplane Corporation, to Leopold F. P. Klotz, due December 31, 1945, convertible into shares of the capital stock of the said Luscombe Airplane Corporation.
(b) Demand notes issued by Luscombe Airplane Corporation to Claimant on the following dates and in the following amounts:
January 2, 1942_........................- $\$ 100,000$
January 2, 1942_-.........................-. $\quad 20,000$
January 7, 1942 20,000
3,000
January 14, 1942........................................ 4,000

February 5, 1942_........................... 2,500
February 19, 1942........................ $\quad 5,000$
February 26, 1942................................... 7,500
March 6, 1942
March 11, 1942
2,500
2,500
(c) All right, title, and interest, which was vested in or has accrued to the Allen Property Custodian, in and to all interest paid or owing by Luscombe Airplane Corporation upon the notes described in paragraphs (a)e and (b) above.
(d) Collateral notes in the aggregate amount of $\$ 251,500$ issued by North American Investing Company, Inc., to Leopold H. P. Klotz, and bearing the following dates and in the following amounts:
December 29, 1939_............................ \$45,000
December 29, 1939.................................. 68,000
December 29, 1939.............................. 45,000
January 3, 1940........................................ 10,000
February 21, 1940_-.......................... 10,000
March 1, 1940_.........................-- 20,000
$\begin{array}{ll}\text { June } 1,1940 \ldots . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . ~ & 10,000\end{array}$
June 12, 1940 ....................................... 10,000
August 12, 1940



(e) All of the right, title, and interest of the Alien Property Custodian in and to a contract dated December 29, 1939, as amended November 18, 1941 between North Amerlcan Investing Company, Inc., and Leopold H. P. Klotz.
(f) Seventy-four thousand $(74,000)$ shares of the capital stock of Luscombe Airplane Corporation.
(g) All right, title, and interest, which was vested in or has accrued to the Allen Property Custodian, to dividends on the stock described in paragraph (f) above.

## SCHEDULE 2

(a) One hundred and fifty-one thousand $(151,000)$ shares of the capital stock of Luscombe Alrplane Corporation.
(b) All right, titie, and interest, which was vested in or has accrued to the Alten Property Custodian, to dividends on the stock described in paragraph (a) above.
[F, R, Doc. 44-8375; Filed, June 9, 1944; 11:15 a. m.]

## [Vesting Order 3612] <br> Bernhard Krohn

In re: Rare books, prints, large portfolio and claim owned by Bernhard Krohn.

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, finding:

1. That the last known address of Bernhard Krohn is Badenweller, Germany, and that he is a resident of Germany and a national of a designated enemy country (Germany);
2. That Bernhard Krohn is the owner of the property described in subparagraph 3 hereof:
3. That the property described as follows:
a. The rare books and prints, particularly described in Exhibit A, attached hereto and by reference made a part hereof, now in the possession of Walter Schatzki, 57 East 56th Street, New York, New York,
b. The flower and costume prints and other personal property particularly described in Exhibit B, attached hereto and by reference made a part hereof, now in the possession of Emil Hirsch, 558 Madison Avenue, New York, New York, and
c. All right, title, interest and claim, of any name or nature whatsoever, contingent or otherwise and whether or not matured, of Bernhard Krohn, in and to that certain claim against Walter Schatzki, 57 East 56th Street, New York, New York, and represented on the books of Walter SchatzkI as a credit balance due and owing to, and held for and in the name of, Bernhard Krohn, including but not limited to all security rights in and to any and all collateral for any or all of such obligations and the right to enforce eand collect such obligations,
is property within the United States owned or controlled by a national of a designated enemy country (Germany):
And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,
hereby vests in the Alien Property Custodian the property described in sub-
paragraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the beneflt, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, fle with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 6, 1944.
[SEAL]

## James E. Markham, Alien Property Custodian. <br> Exhibit A

American Struwwelpeter.
Plautus, Komoedien, 1537.
Schatzbehalter.
Brevlarium Erfordense.
Amman, Staendebuch. 2, Ausgabe.
Bibel (Binding).
Ptolomaeus. 1490.
Limschoten.
Prevost.
Redoute. Receull.
Redoute. Roses,
Treu.
Cellarius. Atlas, 1660.
Cellarius. Atlas. 1660, Maps only.
Viellot. Oiseaux de Bingal.
Esenbeck. Sammlung schoenbluehender Gewaechse.
Ornothologla metodice. Bd. 5 .
Loudon. Ladle's Flower Garden.
Nederlaridsch Bloemwrk.
18 small etchings by different masters.
10 larger etchings by different masters.
280 colored bird prints.
1 black bird print.
133 colored flower prints.
20 black flower prints.
11 colored fish prints.
29 costume prints.
14 maps.
Wormser Edict, 1524.
Exhibit B
10 flower prints, large follo.
9 flower prints, follo.
12 fruit prints.
18 costume prints, small.
16 bird prints, small.
22 flower and animal prints, small.
6 reproductions, modern, of flower prints.
1 large elephant portfollo made of plywood, and covered with gray canvas.
[F. R. Doc. 44-8476; Filed, June 12, 1944; 11:10 a. m. 1

## [Vesting Order 3640]

Yamanaka \& Co., Lid.
In re: Merchandise owned by Yamanaka \& Co., Ltd., Kyoto, Japan.

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; finding:

1. That Yamanaka \& Co., Ltd., of Kyoto, Japan, is a business enterprise organized under the laws of Japan with its principal place of business at Awati Guchi, Kyoto, Japan, and is a national of a designated enemy country (Japan) ;
2. That Yamanaka \& Co., Ltd., Kyoto, Japan, is the owner of the property described in subparagraph 3 hereof;
3. That the property described as follows: 1 large red lacquer cabinet, presently in the possession of Yamanaka \& Co., Inc., 846 North Michigan Avenue, Chicago, Illinols,
is property within the United States owned or controlled by a national of a designated enemy country (Japan):

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and 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, and for the beneflt, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one, or all, of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C. on May 15, 1944.
[SEAL]
Jimes e. Markham,
Alien Property Custodian.
[F. R. Doe. 44-8477; Filed, June 12, 1944; 11:10 a. m.]

## [Vesting Order 3642]

## Elizabeth A. Hammer

In re: Thirty shares of capital stock of Broadway-Washington-Park Corporation owned by Elizabeth A. Hammer.

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, finding:

1. That of the issued and outstanding capital stock of Broadway-Washington-Park Corporation, a corporation organized and doing. business under the laws of the State of Oregon and a business enterprise within the United States, consisting of 100 shares of capital stock having a par value of $\$ 1,000$ a share, 30 shares ( $30 \%$ ) are registered in the name of and owned by Elizabeth A. Hammer, and are a substantial part of the stock of and an interest in said business enterprise:
2. That Elizabeth A. Hammer, whose last known address is Louisenstrasse, New Babelsberg, Berlin, Germany is a national of a designated enemy country (Germany);
and determining:
3. That Broadway-Washington-Park Corporation is acting for and on behalf of a designated enemy country (Germany), or a person within such country, and is a national of a designated enemy country (Germany) :
4. That to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany):
and having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,
hereby vests in the Alien Property Custodian the 30 shares of $\$ 1,000$ par value capital stock of Broadway-WashingtonPark Corporation, described in subparagraph 1 hereof, subject to all right, title and interest of Minnie E. Meier, as pledgee, under that certain agreement by and between Elizabeth A. Hammer and Minnie E. Meier, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States, and hereby undertakes the direction, management, supervision and control of said business enterprise and all property of any nature whatsoever situated in the United States, owned or controlled by, payable or deliverable to, or held on behalf of or on account of, or owing to said business enterprise, to be extent deemed necessary or advisable from time to time by the Alien Property Custodian.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to vary the extent of or terminate such direction, management, supervision or control, or return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order
may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.
Executed at Washington, D. C., on May 15, 1944.
[SEAL] James E. MARKHam, Alien Property Custodian.
[F. R. Doc. 44-8478; Filed, June 12, .1944; 11:10 a. m.]

## [Vesting Order 3648]

## Yukuko Saito

In re: Real property, livestock, farm machinery and equipment, claim and bank account owned by Yukuko Saito.

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, finding:

1. That the last known address of Yukuko Saito, formerly known as Yukuko Ota, is Shimizushi, Shizuoka Ken, Japan, and that she is a resident of Japan and a national of a designated enemy country (Japan);
2. That Yukuko Saito is the owner of the property described in subparagraph 3 hereof;
3. That the property described as follows:
a. Real property situated in the County of San Diego. State of California, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto and any and all claims for rents, refunds, benefits or other payments arising from the ownewship of such property.
b. One horse, one mule, one plow, one disc, one duster and one spray rig, all of which property is presently on the premises referred to in subparagraph 3 -a hereot,
c. All right, title, interest and claim of Yukuko Saito in and to any and all obligations, contingent or otherwise and whether or not matured, owing to Yukuko Saito by Mrs. J. Saito, also known as Shizue Saito, and any and all security rights in and to any and all collateral for any and all such obligations and the right to enforce and collect the same, and
d. That certain bank account with the Chula Vista Branch of the Security Trust \& Savings Bank of San Diego, Chula Vista, California, which account is due and owing to, and held for, Yukuko Saito in the name of Salto Ranch, and any and all security rights in and to any and all collateral for all or part of such account and the right to enforce and collect the same,
is property within the United States owned or controlled by a national of a designated enemy country (Japan):

And determining that the property described in subparagraphs $3-c$ and $3-d$ hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraph 3-a hereof) belonging to the same national of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

And further determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,
hereby vests in the Alien Property Custodian the property described in subparagraph 3 -a hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraphs 3-b, 3-c and 3-d hereof,
All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 15, 1944.
[seal]
James E. Markham,
Alien Property Custodian.

## Exhibit A

All that tract or parcel of land situated in the County of San Dlego, State of California, more particularly described as follows:
Lot Two and the Northeast Quarter of the Southwest Quarter of Section Twenty, Township Eighteen South, Range One West, San Bernardino Mertdian, in the County of San Diego, State of Callfornia, according to United States Government Survey approved September 11, 1879.
Excepting therefrom that portion thereof conveyed to Columbia Bruschi by deed recorded December 2, 1885 in Book 54, page 355 of Deed Records, described as follows: Beginning at the quarter section corner between Sections Twenty and Twenty-nine, Township Eighteen South, Range One West, San Bernardino Meridian, and running thence North 1320 feet; thence at right angles West 258 feet; thence at right angles North 2640 feet; thence at right angles East to the West line of the Otay Grant; thence South $19^{\circ}$ East along satd West line of said Otay Grant to the South line of Section Twenty, Township Eighteen South, Range

One west; thence at right angles West to place of beginning.
Also excepting from sald Lot Two that portion thereof conveyed to Paul Challet, et ux, by deed recorded April 1, 1937 in Book 628, page 366 of Official Records, described as follows:
Beginning at a point on the West line of Lot Two, Section Twenty, Township Eighteen South, Range One West, San Bernardino Meridian, said point being North $0^{\circ} 09^{\prime}$ West 20 feet from the Southwest corner of said Lot Two; thence along the West line of said Lot Two, North $0^{\circ} 09^{\prime}$ West 995.00 feet; thence South $80^{\circ} 31^{\prime}$ East 200.00 feet to a point; thence South $82^{\circ} 17^{\prime} 30^{\prime \prime}$ East 385.00 feet to a point; thence South $76^{\circ} 49^{\prime} 30^{\prime \prime}$ East 150.00 feet to a point; thence South $84^{\circ} 16^{\prime} 30^{\prime \prime}$ East 301.81 feet to a point; thence South $0^{\circ} 29^{\prime}$ East 911.20 feet to a point; thence North $84^{\circ} 24^{\prime}$ West 198.80 feet to a point; thence North $75^{\circ} 22^{\prime}$ West 260.00 feet to a point; thence North $15^{\circ} 00^{\circ}$ East 423.00 feet to a point; thence North $75^{\circ} 00^{\prime}$ West 196.97 feet to a point; thence South $15^{\circ} 00^{\prime}$ West 454.80 feet to a point; thence North $80^{\circ} 13^{\prime} 30^{\prime \prime}$ West 65.00 feet to a point; thence South $77^{\circ} 30^{\prime}$ West 138.00 feet to a point; thence South $83^{\circ} 24^{\prime} 30^{\prime \prime}$ West 185.00 feet to the point of beginning.
[F. R. Doc. 44-8479; Filed, June 12; 1944; 11:10 a. m.]
[Supplemental Vesting Order 3771]

## - Yamanaka \& Co., Inc.

In re: Yamanaka \& Co., Inc., Chicago, III.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order Number 9095, as amended, and pursuant to law, the Alien Property Custodian, after investigation:

1. Having found in Vesting Order Number 25, dated June 16, 1942, that Yamanaka \& Company, Ltd., Osaka, Japan and Yamanaka \& Co., Inc., (Chicago, III.) are nationals of a designated enemy country (Japan):
2. Finding that the following persons have claims against Yamanaka \& Co., Inc. (Chicago, III.), in the amount appearing opposite each name, which are represented on the books and records of Yamanaka \& Co., Inc., as accounts payable in the aggregate amount of $\$ 71.474 .54$ as of March 31, 1943, subject, however, to any accruals or deductlons thereafter, and represent interests in Yamanaka \& Co., Inc., (Chicago, I4.):

3. Finding that Kitchitaro Yamanaka, whose last known address is Osaka, Japan, is a national of a designated enemy country (Japan);
and determining:
4. That to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan):
and having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,
hereby vests in the Alien Property Custodian the interests of Yamanaka \& Company, Ltd., Osaka, Japan, and Kitchitaro Yamanaka in Yamanaka \& Co., Inc., described in subparagraph 2 above, to be held, used, administered, liquidated,
sold or otherwise dealt with in the interest and for the benefit of the Uinted States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian, This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, flle with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national", "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of Executive Order Number 9095 , as amended.

Executed at Washington, D. C., on June 6, 1944.
[SEAL] James E. Markham, Alien Property Custodian.
[F. R. Doc. 44-8480; Filed, June 12, 1944; 11:10 a. m.]
[Vesting Order 2351, Amdt.] Keizo Harasawa
In re: Real property in Wildwood Crest, New Jersey, owned by Keizo Harasawa.
Vesting Order Number 2351, dated October 6, 1943, is hereby amended as follows and not otherwise:
By deleting Exhibit A attached to and by reference made a part of said Vesting Order Number 2351 and substituting therefor Exhibit A attached hereto and by reference made a part hereof.

All other provisions of said Vesting Order Number 2351 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 June 6, 1944.
[SEAL]

## James E. Markham, <br> Alien Property Custodian.

## Exhibit A

All that certain lot, tract, or parcel of land and premises situate, lying and being in the Borough of Wildwood Crest, County of Cape May and State of New Jersey, bounded and described as follows:
Beginning at the point of intersection of the southwesterly side of Denver Avenue with the southeasterly side of Seaview Avenue, and extending thence; (1) Southwestwardly along the southeasterly side of said Seaview Avenue a distance of 40 feet more or less to the dividing line between Lots Nos. 18 and 14 of Block No. 134 as shown on Plan of Wildwood Gables By-the-sea, Section
2. Wildwood Crest, New Jersey, duly filed and extending thence; (2) southeastwardly along satd last named dividing line, a distance of 95 feet more or less to the northwesterly side line of Lot 15 of said Block 134 , and extending thence; (3) northeastwardly at right angles to said last course a distance of 40 feet to the southwesterly side of Denver Avenue, thence; (4) northwestwardly along the southwesterly side of said Denver Avenue a distance of 100 feet more or less to the point and place of beginning.

Being Lot 14 in Block 134 as shown on "Map of Wildwood Gables, Section' No. 2" in the Borough of Wildwood Crest, New Jersey, made by Harry E. Weir, Civil Engineer for the Wildwood Strand Realty Co, and flled in the County Clerk's Office of Cape May County.
[F. R. Doc. 44-8481; Filed, June 12, 1944; 11:10 a. m.]
[Vesting Order 2904, as amended, Amdt.] Metrawatt A. G.
In re: Exposure meters and clains owned by Metrawatt A. G. of Nuernberg, Germany.

Vesting Order Number 2904, dated January 7, 1944, as amended, is hereby further amended as follows and not otherwise:

By deleting the figures and words "352 Eos with leather cases" where such figures and words appear in the amendment to Vesting Order Number 2904 dated May 3, 1944 and inserting in lieu thereof the figures and words " 325 Eos with leather cases".

All other provisions of said Vesting Order Number 2904, as amended, and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof are hereby ratifled and confirmed.

Executed at Washington, D. C., on June 7, 1944.
[seal]
James E. Markham, Alien Property Custodian.
[F. R. Doc. 44-8482; Flled, June 12, 1944; 11:11 a. m.]

## [Vesting Order 3407, Amdt.]

## Freda Kauffmann

In re: Real property, bank accounts, and property insurance policies owned by Freda Kauffmann.

Vesting Order Number 3407, dated April 4, 1944, is hereby amended as follows and not otherwise:
By deleting that portion of Exhibit A attached to and by reference made a part of said Vesting Order Number 3407, captioned Third Parcel of Land, and substituting in lieu thereof the following language:
All the following lots or parcels of land situated in Galveston County, Texas, on Galveston Island, known according to the Trimble and Lindsay Survey of said Island as Lots Numbers Four Hundred and Fifty-six (456), Four Hundred and Sixty-seven (467), Four Hundred and Sixty-six (466), Four Hundred and Seventy-seven (477), Four Hundred Eighty-six (486), Four Hundred and Fortysix (446), Four Hundred and Forty-seven (447). Four Hundred and Fifty-seven (457), (447), Four Four Hundred and Seventy-six (476), Four Hundred and Eighty-seven (487), Four Hundred and ninety-six (498), Four Hundred and Ninety-seven (497; is isection Une (i) of said

Island. Also lots Five (5), Sixteen (16), Twenty-five (25), Thirty-six (36), Forty-five (45), Forty-six (46), Six (6), Fifteen (15), and $1 / 2$ of Lot Twenty-six (26) in Section Two (2) of said Island.

All other provisions of said Vesting Order Number 3407 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 June 6; 1944.
[seal] James E. Markham Alien Property Custodian.
[F. R. Doc. 44-8483; Filed, June 12, 1944; 11:11 a. m.]

## I. G. Farbenindustrie A. G.

[Supplemental Order 1 to Vesting Order 1 and Demand for Possession, Amdt.]
Supplemental Order No. 1 to Vesting Order No. 1 and Demand for Possession, dated May 23, 1944, is amended as follows and not otherwise:

By changing subparagraph (C) (1) of section First to read as follows:
Five (5) shares of the capital stock of Jasco, Inc., a corporation of the State of Louisiana, formerly registered in the names of "Walter Schaefer and Harold A. Koechling, trustees under trust agreement of September 1,1939 " and now registered in the name of "Standard Oil Development Company."

By changing subparagraph (A) (4) (a) of section Second to read as follows:
Five (5) shares of the capital stock of Jasco, Inc., a corporation of the State of Loulsiana, formerly registered in the names of "Walter Schaefer and Harold A. Koechling, trustees under trust agreement of September $1,1939^{\prime \prime}$ and now registered in the name of "Standard Oil Development Company" are beneficially owned by I. G. Farbenindustrie Aktiengesellschaft;
All other provisions of Supplemental Order No. 1 to Vesting Order No. 1 and Demand for Possession and all action taken on behalf of the Alien Property Custodian in reliance thereon, pursuant thereto and under the authority thereof are hereby ratifled and confirmed.

Executed at Washington, D. C., on June 9, 1944.
[seal] James E. Markham,
Alien Property Custodian.
|F, R. Doc. 44-8484; Filed, June 12, 1944; 11:11 a. m.]

OFFICE OF DEFENSE TRANSPORTATION.
[Supp. Order ODT 3, Rev. 72A]

## Common Carriers

COORDINATED OPERATIONS BETWEEN POINTS IN KANsAS
Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended ( 7 F.R. $5445,6889,7694 ; 8$ F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357),

[^30]a copy of which plan is attached hereto as Appendix $2,{ }^{1}$ and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.
2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and fortwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.
3. Whenever transportation service is performed by one carrier in lieu of service by another carrier by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.
4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.
5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions

[^31]of such plan shall be kept available for examination and inspection at all reasonable times by accredited reprentatives of the Office of Defense Transportation.
6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without approval of the Office of Defense Transportation.
7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.
8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.
9. Communications concerning this order should refer to it by the Supplementary Order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This Supplementary Order ODT 3, Revised-72A shall become effective and shall supersede Supplementary Order ODT 3, Revised-72 on June 16, 1944, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 12th day of June 1944.
J. M. Johnson,

Director,
Office of Defense Transportation. Appendix 1
The Santa Fe Trail Transportation Company, Wichita, Kans.
Yeilow Transit Co., Oklahoma City, Okla.
[F. R. Doc. 44-8444; Filed, June 12, 1944; 10:19 a. m.]
[Supp. Order ODT 6A-28]

## Common Carriers

COORDINATED OPERATIONS IN PORTLAND, oreg.
Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 6A (8 F.R. 8757, 14582; 9 F.R. 2794), a copy of which plan is attached hereto as Appendix $2,{ }^{1}$ and
It appearing that the proposed coordination is necessary in order to conserve and providently utilize vital transportation equipment, materials and supplies; and to provide for the continuous movement of necessary traffic, the attainment of which purposes is essential to the
successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the persons named in Appendix 1 hereof are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.
2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or schedules, or supplements to filed tariffs or schedules, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffis or schedules, or supplements, to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.
3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.
4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers possessing or obtaining the requisite operating authority.
5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.
6. The plan for joint action hereby approved and all contractual arrangements made to effectuate the plan shall not continue in operation beyond the effective period of this order.
7. Communications concerning this order should refer to "Supplementary Order ODT 6A-28" and, unless otherwise
directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington, D. C.

This order shall become effective June 16,1944 , and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 12 th day of June 1944.

## J. M. Johnson,

Director,
Office of Defense Transportation,
APpendix 1

1. George Deering
2. Henry Wunsch
3. Phil Delnes.
4. William Schlitt
5. Henry Delnes.
6. Jack Deines.
7. George C. Hohnstein,
8. Victor Gomer.
9. Jack L. Miller.
10. H. W. Knippel.
11. John Welgandt.
12. D. Sturges.
13. John G. Scheideman.
14. Philip Krieger.
15. Henry Hohnstein.
16. Francis C. Stibb.
17. Geo. Hohnstein, Jr.
18. J. C. Cook.
19. Philip DeMatteo.
20. John Schleining.
21. John Krieger.
22. Gottfrid Maler.
23. George Schleining.
24. R. H. Selp.
25. Henry J. Miller.
26. Joe Schneider.
27. Gonrad Weidenkeller.
28. Victor Yuckert.
29. Pete H. Helzer.
30. Harold Burbach.
31. A. W. Hohnstein.
32. Clarence Hahn.
33. Edward Weber.
34. Reynold Markstaller.
35. Phil Troudt.
36. Henry Lehl.
37. Henry Sauer.
38. Louis Sauer.
39. John Miller.
40. John J. Spady.
41. Henry Spady.
42. John Krieger.
43. John Kriege
44. Henry Hefenider.
45. Adam Schleining, Jr.
46. American Garbage Coll.
47. William G. Spady.
48. Peter Deering.
49. Peter Deering.
50. George J. Spady.
51. Mario Boitano.
52. Philip Lehl.
53. Casciato \& Venditti.
54. Henry Hohnstein.
55. Conrad H. Trout.
56. George H. Freauff.
57. Fridolf Nilsson.
58. Dan Scheideman.
59. Henry Krieger.
60. Thomas Dunn.
61. Henry Relch.
62. John Derr.
63. Fred Elsasser.
64. Philip Lehl, Jr.
65. Marcus Gerlack
66. Roy H. Spady.
67. Angelo D. Boitano.
68. A. M. Griner.
69. J. H. Deines.
70. Fred Schnelder Jr.
71. Jacob \& George Aschenbrenner.
72. George Glanz.
73. H. Weitzel \& Son.
74. John G. Schaefer.
75. C. W. Deines.
76. Phil Weber.
77. Conrad Weber.
78. I. Jimnazzo.
79. Henry Blum.
80. Fred H. Eckert.
81. Frank Heler.
82. Bill T. Elsasser.
83. L. Calenzani.
84. Harold S. Paddock.
85. Melvin Pilger:
[F. R. Doc. 44-3443; Filed, June 12, 1944; 10:18 a. m.]

## [Supp. Order ODT 6A-29]

## Common Carriers

CCORDINATED OPERATIONS IN BUFFALO, N. Y.
Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 6A (8 F.R. 8757, 14592; 9 F.R. 2794), a copy of which plan is attached hereto as Appendix 2, and

It appearing that the proposed coordination is necessary in order to conserve and providently utilize vital transportation equipment, materials and supplies; and to provide for the continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, it is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the persons named in Appendix 1 hereof are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.
2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or schedules, or supplements to filed tariffs or schedules, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or schedules, or supplements, to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.
3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.
4. The provisions of this order shall not be so construed or applied as to re-

[^32]quire any carrier subject hereto to perform any service beyond its transportadion capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal lability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or infrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite opprating authority.
5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisons of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.
6. The plan for joint action hereby approved and all contractual arrangements made to effectuate the plan shall not continue in operation beyond the effective period of this order.
7. Communications concerning this order should refer to "Supplementary Order ODT 6A-29" and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington, D. C.

This order shall become effective June 16,1944 , and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by furthen order may designate.

Issued at Washington, D. C., this 12 th day of June 1944.
J. M. JoHnson,

Director,
Office of Defense Transportation. Appendix 1
Burton J. Manley, doing business as B. O. B. S. Delivery, Buffalo, N. Y.

Evereth J. Smith, doing business as Marchants Motor Express, Fredonia, N. Y.

Mrs. Nina Mae Robinson, doing business as Speed Transportation, Perry, N. Y.

Lee J. Drennan, Inc., Arcade, N. Y.
Charles A. Miller, doing business as Speed Motor Express, Buffalo, N. Y.
[F. R. Doc. 44-8412; Filed, June 12, 1944; 10:18 a. m.]

OFFICE OF PRICE ADMINISTRATION.
[MPR 188, Amdt. 39 to Order A-1]

## Ready-Mined Concrete

modification of maximum prices
Amendment No. 39 to Order No. A-1 under \& 1499.159b of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building
materials and consumers' goods other than apparel.

An opinion accompanying Amendment No. 39 to Order No. A-1 has been issued simultaneously herewith and filed with the Division of the Federal Register.

Order No. A-1 is amended by adding a new paragraph (a) (30) to read as follows:
(30) Modification of maximum prices of ready-mixed concrete. (i) On and after June 10,1944 , any manufacturer of ready-mixed concrete may increase his established maximum prices per cubic yard for each specification of that commodity by an amount not to exceed his actual dollars-and-cents additional cost of the cement entering into each specification, resulting from Amendment No. 6 to Maximum Price Regulation No. 224, issued by the Office of Price Administration April 15, effective April 20, 1944.
(ii) The term "manufacturer" used in this Amendment means any person who makes the first sale of ready-mixed concrete.
This Amendment No. 39 shall become effective June 10, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th. Cong.; E. O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

## Issued this 9th day of June 1944. <br> Chester Bowles, <br> Administrator.

[F. R. Doc. 44-8381; Filed, June 9, 1944; 11:50 a. m.]

## [MPR 188, Order A-2]

The American Boiler and Foundry Co. ADJUSTMENT OF MAXIMUM PRICES
Order No. 36 under paragraph (a) (8) of Order No. A-2 under Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Adjustment of maximum prices for sales of certain models of castiron coal-fired hot-water supply boilers manufactured by the American boiler and Foundry Company.

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 Emmergency Price Control Act of 1942, as amended, Executive Orders Nos. 9250 and 9328, and Paragraph (a) (8) of Order No. A-2 issued under $\$ 1499.159$ b of Maximum Price Regulation No. 188, It is ordered:
(a) This order permits the American Boiler and Foundry Company of Milan, Michigan, and the persons who purchase for resale its cast-iron coal-fired hotwater supply boilers, to increase their maximum prices of certain designated cast-iron coal-fired hot-water supply boilers.
(1) Manufacturers' list prices. On and after June 10, 1944, the American Boiler and Foundry Company may sell, offer to sell and deliver the following models of its cast-iron coal-fired hotwater supply boilers at the list prices in-
dicated subject to the discounts set forth in subparagraph (i).

(i) Discounts. The maximum list prices established above shall be subject to the following discounts:

Sales of carload or truckload: Successive discounts of $25 \%$ and $5 \%$ and $5 \%$ and $5 \%$.

All other sales: Successive discounts of $25 \%$ and $5 \%$ and $5 \%$.
On all sales: Cash discount of $2 \%$.
(ii) Services and transportation charges. The maximum prices established in subparagraph (a) (1) shall be subject to the rendition of services and the absorption of transportation charges most favorable to the purchaser which the manufacturer rendered or absorbed or would have rendered or absorbed on sales to purchasers of the same class during March 1942.
(2) Maximum prices for resellers. Any person who purchases for resale the models listed above may adjust his maximum net prices for the cast-iron coalfired hot-water supply boilers designated in subparagraph (1) by adding to his present maximum net prices established by the General Maximum Price Regulation the dollar-and-cents increase in their cost resulting from the increase permitted the American Boiler and Foundry Company by this Order.
(i) Discounts, services and transportation charges. The maximum prices established in subparagraph (2) shall be subject to the extension of discounts, the rendition of services and the absorption of transportation charges most favorable to the purchaser which the reseller extended, rendered or absorbed or would have extended, rendered or absorbed during March 1942.
(b) Notification to all purchasers. All persons except retailers selling cast-iron ceal-fired hot-water supply boilers who are permitted to adjust their maximum prices under the authority of this Order shall send the following notice to every purchaser of such supply boilers at the time of billing:

Order No. 36 under Paragraph ( - ) (8) of Order No. A-2 under Maximum Price Regulaton No. 188 permitted us to increase our maximum net or list price (strike out one not applicable) as indicated below for the models designated:
Model number
(List model number Included in Order ${ }^{-}$No. 36)
New maximum net or list price
(Insert now maximum net or list price whichever is applicable)
This Notice is given to you at, the express direction of the Office of Price Administratron.
(c) All prayers in the application of the American Boiler and Foundry Com-
pany not granted in this Order are denied.
(d) This Order No. 36 may be revoked or amended by the Price Administrator at any time:

This Order No. 36 shall become effective June 10, 1944.
Issued this 9th day of June 1944.
Chester Bowles,
Administrator.
[F. R. Doc. 44-8382; Filed, June 9, 1944; 11:50 a. m.]

## [MPR 188, Order 1688]

## Nassau Brick Company, Inc.

 ADJUSTMENT OF MAXIMUM PRICESOrder No. 1688 under $\$ 1499.161$ (a) (2) of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel.
For the reasons set forth in an opinion issued simultaneously herewith and pursuant to $\$ 1499.161$ (a) (2) of Maximum Price Regulation No. 188, It is hereby ordered:
(a) Specific authority is hereby granted to the Nassau Brick Company, Incorporated, Farmingdale, New York, to increase its presently established maximum prices for "H" grade Hudson River Common Brick which for the purposes of this paragraph means brick meeting Federal Specifications Physical Requirements, "E-2, H-Grade," SS-B-656, issued June 28, 1932, f. 0. b. plant or delivered to destination, by an amount not in excess of $\$ .50$ per 1,000 .
(b) The amount by which the maximum prices of the Nassau Brick Company, Incorporated, are increased pursuant to paragraph (a) hereof, shall be stated separately on the invoice with the following notation: "Increases permitted by the Office of Price Administration to maintain supply."

In addition, the Nassau Brick Company, Incorporated, shall furnish to each buyer purchasing its products for resale, on or before it makes the first delivery at the adjusted price, a written statement as follows:
The Office of Price Administration has granted an adjustment in price for " H " Grade Hudson River Common Brick manufactured by the Nassau Brick Company, Incorporated. The amount of the price increase is shown separately on the invoice.
You are permitted to add the actual amount of the price increase to your existing maximum prices on "H" Grade Hudson River Common Brick purchased from the Nassau Brick Company, Incorporated, provided you specify the amount of the increase on the invoice given to the purchaser.
(c) Any person purchasing "H" Grade Hudson River Common Brick manufactured by the Nassau Brick Company, Incorporated, Farmingdale, New York, for the purpose of resale may increase his present maximum prices established by the General Maximum Price Regulation by an amount not in excess of the actual dollars-and-cents increase in cost in-
curred by such person by reason of this adjustment: Provided, Such amount is shown separately on the invoice given to the purchaser.
(d) The maximum prices established by this Order shall be subject to at least the same extension of cash, quantity, and other discounts, the same absorption of transportation charges, and the same rendition of services as the seller extended, absorbed, or rendered on comparable sales to purchasers of the same class during March 1942.

This Order No. 1688 shall become effective June 12, 1944.
(56 Stat. 23,765; Pub. Law 151, 78 th Congress; E.O. 9250, 7 F.R. 7871; E.O. 9328 , 8 F.R. 4681)

## Issued this 10th day of June 1944. Chester Bowles, Administrator.

[F. R. Doc. $44-8431$; Filed, June 10, 1944; 11:37 a. m.]
[MPR 136, Amdt. 1 to Rev. Order 158] General Motors Corp.

## aUTHORIZATION OF MAXIMUM PRICES

Amendment No. 1 to Revised Order No. 158 under Maximum Price Regulation 136, as amended. Machines and parts, and machinery services. (Chevrolet Motor Division) General Motors Corporation, Docket No. 3136-389.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to and under the authority of the Emergency Price Control Act of 1942, as amended, Executive Orders 9250 and 9328, and Section 1390.25a of Maximum Price Regulation 136, as amended, It is hereby ordered:

Revised Order No. 158 under Maximum Price Regulation 136, as amended, is amended as follows:

1. The schedule of truck models and prices in subparagraph (1) of paragraph (a) is amended to read as follows:

| Model | Description | "Net wholesale price" |
| :---: | :---: | :---: |
| 4103 4403 | Ucab-1343/2" utility chassis and cab. Uleab-100" utility chesis and |  |
| 4403 4409 | Uleab-160" utility chassis and cab Ulstk-160" utility chassis, cab, and | 695. 40 |
|  | stake body | 817.00 |
| 4112 | UCHW-134/2" utility chassis with cowl and windshield |  |
| 4412 | ULCHW-160 ${ }^{\prime \prime}$ utilly chassis with | 019,40 |
|  | cowl and windshield. | 638.40 |
| 4702 | LSBCH-195' long school bus chassis. | 820.80 |

2. A new paragraph (a 1 ) is added to read as follows:
(a 1) Chevrolet Motor Division, General Motors Corporation, is authorized to sell to the United States each of the vehicles described in subparagraph (1) below at a price not to exceed the total of the applicable price listed in that subparagraph, and the applicable allowances in subparagraph (2) of paragraph (a).

| Model | Description | "Net wholesale price" |
| :---: | :---: | :---: |
|  | Ucab-1341/3/ utility chassis and cab.. | \$668, 20 |
| $\begin{aligned} & 4403 \\ & 4409 \end{aligned}$ | Ulcab-160 ${ }^{\prime \prime}$ utility chassis and cab | 683.40 |
|  | stake body........is, cav, and | 805.00 |
| 4112 | UCHW-1341/" utlity chassis with |  |
| 4412 | ULCHW-160' utility chassis with |  |
| 4702 | LSBCH-195" long school bus chassis. | $\begin{array}{r} 626.40 \\ 808.80 \end{array}$ |

3. The schedule of truck models and prices in subparagraph (1) of paragraph (b) is amended to read as follows:

| (1) Model | Description | $\begin{gathered} \text { "Retail } \\ \text { list } \\ \text { price" } \end{gathered}$ |
| :---: | :---: | :---: |
| 4103 | Ueab-1341/2" utility chassis and cab. |  |
| 4403 | Uleab-160 ${ }^{2}$ utility chassis and cab- | $\text { - } 915.00$ |
| 4409 | Ulstk-160 "utility chassis, cab, and stake body | $1,075.00$ |
| 4112 | UCHW-1341/2" utility chassis with cowl and windshield | 815.00 |
| 4412 | ULOHW $-160^{\prime \prime}$ utility chassis with | 815.10 |
| 4702 | cowl and windshield. <br> LSBCH-195" long school bus | $840.00$ |

4. An undesignated paragraph to follow paragraph (d) is added to read as follows:

Nore: The manufacturer's price under paragraph (a) is for a truck equipped with natural rubber tires, or synthetic rubber tires purchased by the manufacturer prior to April 18, 1944. Where the manufacturer has an established price in accordance with $\$ 1390.6$ of Maximum Price Regulation 136, as amended, which is higher than a price permitted under paragraph (a) because the truck is equipped with synthetic tires purchased by the manufacturer on and after April 18, 1944, or because of any other substantial specification change or material substitution in the truck, the reseller may add to his price under paragraph (b) the increase in cost to him over the price he would otherwise pay under paragraph (a) plus his customary markup on such cost.
This amendment shall be effective as of March 2, 1944.

Issued this 10 th day of June 1944.
Chester Bowles,
Administrator.
[F. R. Doc. 44-8437; Flled, June 10, 1944; 4:42 p. m.]
[MPR 136, Order 225]
Johnston Manufacturing Co.

## DETERMINATION OF MAXIMUM PRICES

Order No. 225 Under Maximum Price Regulation No. 136, as amended. Machines and parts and machinery services. Johnston Manufacturing Co. (Docket No. 3136-181).
For the reasons set forth in an opinion, issued simultaneously herewith and 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, and Executive Orders Nos. 9250 and 9328 , and pursuant to $\$ 1390.25 \mathrm{a}$ of Maximum

Filee Regulation No. 136, as amended, It is ordered:
(a) The maximum price for sales of rivet forges by the Johnston Manufacturing Co., Minneapolis, Minnesota, shall be determined as follows:
The manufacturer shall multiply the net price he had in effect to a purchaser of the same class on October 1, 1941, by $116 \%$.
(b) Resellers of rivet forges manufactured by the Johnston Manufacturing Co., shall determine their maximum net selling prices as follows:
The reseller shall acid to his maximum net selling price in effect to a purchaser of the same class on October 1, 1941, the same dollar amount by which his costs have been increased due to the adjustment granted the Johnston Manufacturing Co., by this order.
(c) The Johnston Manufacturing Co. shall notify those customers who buy rivet forges for resale of the amount by which this order permits resellers to increase their maximum net selling prices.
(d) All requests not granted herein are denied.
(e) The issuance of this order shall not in any way affect or relieve the liability of Johnston Manufacturing Co. for any violation of any regulation or order issued by the Office of Price Administration.
(f) This order may be revoked or amended by the Price Administrator at any time.
This order shall become effective June 13, 1944.
Issued this 12th day of June 1944.
Chester Bowles,
Administrator.
IF. R. Doc. 44-8496; Filed, June 12, 1944; 11:45 a. m.]

Regional and District Office Orders.
List of Community Ceiling Price Orders
The following orders under Revised General Order 51 were flled with the Division of the Federal Register on June 3, 1944.
begion IV
Memphis Order 17, covering certain food items in the Memphis area, flled 9:16 a. m.
Jackson Order 2-F, Amendment 13, covering certain food items in certain named counties in Mississippi, filed $9: 13 \mathrm{a}$. m.
begion $v$
Houston Order 1-F, Amendment 12, covering fresh fruits and vegetables in certain areas in Texas, filed $9: 13 \mathrm{a} . \mathrm{m}$.
Shreveport Order 3-F, Amendment 5, covering fresh fruits and vegetables in certain Parishes in Louisiana, filed $9: 12$ a. m .
Shreveport Order 2-F, Amendment 16, covering fresh fruits and vegetables in Shreveport, Bossier City, Monroe and West Monroe, Louislana, flled 9:12 a. m.

Dallas Order 3-F, Amendment 13, covering fresh fruits and vegetables in Bowle County, Texas, flled 9:09 a. m.

Fort Worth Order 1-F, Amendment 19, covering fresh fruits and vegetables in Tarrant County, fled $9: 11 \mathrm{a} . \mathrm{m}$.

Fort Worth Order 2-F, Amendment 19, covering fresh fruits and vegetables in Taylor County, filed $9: 11 \mathrm{a} . \mathrm{m}$.
Fort Worth Order $3-\mathrm{F}$, Amendment 19, covering fresh fruits and vegetables in Tom Green County, fled $9: 10 \mathrm{a} . \mathrm{m}$.

Fort Worth Order 4-F, Amendment 19, covering fresh fruits and vegetables in McLennan County, filed 9:10 a. m.

Fort Worth Order 5-F, Amendment 19, covering fresh fruits and vegetables in Wichita County, flled 9:09 a. m.

## region vi

Des Moines Order 2-F, Amendment 7, covering fresh fruits and vegetables in Des Moines District area, filed 9:08 a. m.

North Platte Order 21, covering certain food items in certain countles in Nebraska, flled 9:04 a. m .
Peoria Order 2-F, Amendment 3, covering fresh fruits and vegetables in certain areas in Illinois, filed 9:07 a. m.

Peorla Order 3-F, Amendment 3, covering fresh fruits and vegetables in Joliet, Rockdale and Ridgewood, Illinois, filed 9:08 a. m.

## region vir

Boise Order $9-W$, covering certain food items in the City of Pocatello, Idaho, flled 9:15 a. m.
Boise Order $10-\mathrm{W}$, covering certain food items in the Twin Falls Area, filed 9:14 a. m.

## REGION VIII

Los Angeles Order 1-F, Amendment 15, covering fresh fruits and vegetables in Los Angeles Metropolitan area, flled 9:07 a. m.
Phoenix Order 3-F, Amendment 21, covering fresh fruits and vegetables in the Phoenix area, flled 9:04 a. m.

Phoentx Order (Order Revoking Order 12), covering dry grocery items in Yavapai area, filed $9: 14 \mathrm{a} . \mathrm{m}$.

Spokane Order 1-F, Amendment 11, covering fresh fruits and vegetables in certain areas of Spokane County, Washington, filed 9:06 a. m.

Spokane Order 2-F, Amendment 8, covering fresh fruits and vegetables in certain areas of Kootenai County, Idaho, filed 9:05 a. m.

Copies of any of these orders may be obtained from the OPA office in the designated city.

Ervin H. Pollack, Secretary.
[F. R. Doc. 44-8407; Flled, June 9, 1244; 4:29 p. m. 1
\{Region I Supp. Order 3 Under RMPR 122, Amdt. 1]
Solid Fuels in Lawrence, Mass., Area
Amendment No. 1 to Supplementary Order No. 3 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Permitted increases in maximum prices for coke.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by $\S \S 1340.259$ (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, Region I Supplementary Order No. 3 is amended by deleting the reference to "G-11
Lawrence, Massachusetts Area" in paragraph (b).

This amendment shall become effective June 11, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 1st day of Jurfe 1944.
Eldon C. Shoup,
Regional Administrator.
[F. R. Doc, 44-8398; Flied, June 9, 1944; 4:29 p. m.]
[Region VI Order G-7 Under RMPR 122, Amdt. 4]
Solid Fuels in Willmar, Minn.
Amendment No. 4 to Order No. G-7 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels sold in Willmar, Minnesota.

Pursuant to the authority vested in the Regional Administrator of Region VI by $\$ 1340.260$ of Revised Maximum Price Regulation No. 122, and for reasons stated in the Opinion issued simultaneously herewith, It is ordered, That paragraph (c) (1) of Order G-7 be and it is hereby amended to read as follows:
(c) Maximum dollars-and-cents prices. (1) The maximum prices, determined on a net ton basis, for sales of the solid fuels specified below shall be as follows, when sales are made by any dealer and delivery is made at or to a point in Willmar, Minnesota, or from a coal yard within Willmar, Minnesota:

| Description | Direct delivory prices | Price at yard |
| :---: | :---: | :---: |
| II. Hi volatile bituminous coal from |  |  |
| 11. Hi volatile bituminous coal from District fs (W. Va, and E. Ky.): |  |  |
| 1. Lump $5^{\prime \prime}$ " and larger. | \&13.35 | \$12.60 |
| 2. Lump 4" and larger. | 12.35 | 11. 60 |
| 3. Egg $5^{\prime \prime} \times{ }^{\prime \prime}{ }^{\prime \prime}$ and larger. | 13.35 <br> 13.35 | 12.00 |
|  | 13,35 12.35 | 12.60 |
| 6. Screenings 11/" ........ | 11. 60 | 10.85 |
| IV. Pennsylvania anthracite: |  |  |
| A. To and including June 10,1044 , egg, stove, nut. | 18.20 | 17.45 |
| B. On and after June 11, 1944, egg, stove, uut | 18.05 | $\stackrel{17.30}{ }$ |
| VI. Briquetiesmade from fow volatile bituminous coal or a mixture of bituminous coal and anthracite- | 85 | 13.10 |
|  |  |  |

This Amendment No. 4 to Order No. G-7 shall be effective June 1, 1944.
(56 Stat. 23, 765, Pub. Laws 151, 78 Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 29th day of May 1944.
Rae E. Walters,
Regional Administrator.
[F. R. Doc. 44-8400; Filed, June 9, 1944; 4:30 p. m.]
[Region VI Order G-8 Under RMPR 122 , Amdt. 4]
Coal and Coke in Madison, Wis.
Amendment No. 4 to Order No. G-8 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for coal and coke in Madison, Wisconsin. Pursuant to the authority vested in the Regional Administrator of Region VI by $\$ 1340.260$ of Revised Maximum Price Regulation No. 122, and for reasons stated in the opinion issued simultaneously herewith, It is orilered, That paragraph (c) (1) of Order No. G-8 be, and it is hereby, amended to read as follows:
(c) Price schedule. (1) Immediately below and as part of this paragraph
(c) is a schedule which sets forth maximum prices per net ton for sales by direct delivery of specified sizes, kinds, and quantities of solid fuels. Column 1 describes the coal for which prices are established; columns 2 and 3 show maximum gross and net prices, respectively, for sales of coal delivered in quantities less than 3 tons; columns 4 and 5 show maximum prices for deliveries in quantities of 3 tons or more. Gross prices may be charged if payment is not received within ten days after delivery. No more than net prices may be charged if payment is received within ten days after delivery.


When a dealer purchases District No. 7 or 8 bituminous coal from a producer who has added a charge for the chemical or oil treatment thereof in accordance with the provisions of Amendment No. 98 to Maximum Price Regulation No. 120, that dealer, in selling that coal, may add to the applicable maximum prices set by this order, a treatment charge in an amount not in excess of 10 d per ton. The treatment charge so made shall be stated separately from all other items on the dealer's invoice.

This Amendment No. 4 to Order No. G-8 shall be effective June 1, 1944.
(56 Stat. 23, 765; Pub. Law 151; 78th Cong.; E.O. 9250; 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 29th day of May 1944.

## Rae E. Walters,

Regional Administrator.
[F. R. Doc. 44-8401; Flled, June 9, 1944; 4:30 p. m.]
[Region VI Order G-10 Under RMPR 122, Amat. 1]
Solid Fuels in Des Moines, Iowa, Area
Amendment No. 1 to Order No. G-10 under revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels sold in the Des Moines, Iowa area.

Pursuant to the authority vested in the Regional Administrator of Region VI by $\$ 1340.260$ of Revised Maximum Price Regulation No. 122, and by § 1340.209 of Maximum Price Regulation 120, and for reasons stated in the Opinion issued simultaneously herewith, It is ordered, That the price schedule set forth in paragraph (c) of Order C-10 be
and it is hereby amended to read as follows:
(c) Price schedule. (1) Immediately below and as part of this paragraph (c) is a schedule which sets forth maximum prices for sales by direct delivery of specified sizes, kinds and quantities of solid fuels. Column 1 describes the coal for which prices are established; columns 2,3 and 4 show maximum prices for sales of coal delivered in the quantities indicated by each column heading. Column 5 shows the maximum prices for coal sold for use by buyers whose customary annual requirements of coal exceed 50 tons. All prices are stated on a net ton basis.

| Description 1 | $\begin{gathered} 2 \text { tons } \\ \text { or } \\ \text { more } \\ \\ 2 \end{gathered}$ | 1 ton 3 | $3 / 2$ ton 4 | $\begin{gathered} 50 \text { tons } \\ \text { or } \\ \text { more } \\ \text { to one } \\ \text { bin } \\ \\ 5 \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: |
| VII. Hi-volatile bituminous coals from District \$15: |  |  |  |  |
|  |  |  |  |  |
| 1. Fancy or standard Nut P, G, \#3. | \$6.95 | \$7.20 | \$4.00 | \$6.70 |
| 2. Stoker P, G. \#3 Top Size $112^{\prime \prime}$ and smaller, bottom size $3 / \mathrm{g}^{\prime \prime}$ and smaller. |  |  |  |  |
| 3. Stoker P. G. 110 , | 8.60 | 8,85 | 4.80 | 8.35 |
| VIII. Pennsylvania on-thraeite-chestnut: |  |  |  |  |
| 1. To and including June 10, 1944 |  |  |  |  |
| 2. On and after June |  |  |  |  |
| 11, 1944................- | 20.85 | 21. 10 | 10.85 |  |

When a dealer purchases District No. 7,8 or 9 bituminous coal'from a producer who has added a charge for the chemical or oil treatment thereof in accordance with the provisions of Amendment 98 to Maximum Price Regulation 120, that dealer, in selling that coal, may add to the applicable maximum prices set by this order, a treatment charge in an amount not in excess of 10 c per ton. The treatment charge so made shall be stated separately from all other items on the dealer's invoice.

When a dealer purchases District No. 12 bituminous coal from a producer whose price includes a charge for any chemical, oil, or waxing process, or other special treatment, as permitted by para-
graph (b) (2) of the schedule of effective minimum prices for District No. 12, that dealer, in selling that coal, may add to the applicable maximum prices set by this Order No. G-10, a treatment charge in an amount not to exceed 10 e per ton. The treatment charge so made shall be stated separately from all other items on the dealer's invoice.

This Amendment No. 1 to Order No. $\mathrm{G}-10$ shall be effective June $1,1944$.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 29th day of May 1944.
Rae E. Walters,
Regional Administrator.
[F. R. Doc. $44-8402$; Filed, June 9, 1944; 4:31 p. m.]
[Region VI Order G-11 Under RMPR 122, Amdt, 2]

## Solid Fuels in Chicago, Ill., Area

Amendment No. 2 to Order No. G-11 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers.

Pursuant to the authority vested in the Regional Administrator of Region VI by $\$ 1340.260$ of Revised Maximum Price Regulation No. 122, and for reasons stated in the dpinion issued simultaneously herewith, It is ordered:

That the price schedule set forth in paragraph (c) of Order No. G-11 be, and it is hereby, amended to read as follows:
(c) Price schedule, (1) Immediately below and as part of this paragraph (c) is a schedule which sets forth maximum prices for sales by direct delivery of specified sizes, kinds and quantities of solid fuels. Column 1 describes the coal for which prices are established; columns $2,3,4$ and 5 show maximum prices for "domestic sales" of coal (as defined in section (k) (4)) delivered in the quantities indicated by each column heading; column 6 shows the maximum prices for yard sales to other dealers for resale and column 7 shows maximum prices for "commercial sales" (as defined in section (k) (3)). All prices are stated on a net ton basis.

| 1 | 4 ton or moredeIivered <br> 2 | $1,2,3$ ton 3 | $\begin{aligned} & \begin{array}{l} 3 / \operatorname{ton} \\ \text { delivered } \end{array} \end{aligned}$ <br> 4 | $\frac{31}{3 /}$ ton delivered | Yard sales to dealers <br> 6 | Commercial |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Pennsylvania an | - | * | - | - | $\ldots$ | * |
| 1. Egg, stove, put ......... | \$16.70 | \$17. 20 | \$9.10 | \$5.05 | \$14.90 |  |
| 2. Pea. . Buckwheat.... | 15. 15 | 15. 65 | 8.35 | 4. 70 | 13.40 |  |
| 3. Buckwheat . . . . . . . . . . . | 13.35 12.05 |  |  | 4.25 3.90 | 11.65 10.70 |  |
| b. On and after June 11, 1944: |  |  |  |  |  |  |
| 1. Egg, stove, nut. | 16.55 | 17.05 | 9.05 | 5. 05 | 14.75 |  |
| 3. Buckwheat.... | 15.00 13. | 13. 70 | 8.25 7.35 | 4.65 4.20 | 13.25 11.50 |  |
| 4. Rice. | 11. 95 | 12.45 | 6.75 | 3.90 | 10.60 |  |

When a dealer purchases District No. 7 bituminous coal from a producer who has added a charge for the chemical or oil treatment thereof in accordance with the provisions of Amendment 98 to Maxi-
mum Price Regulation 120 , that dealer, in selling that coal, may add to the applicable maximum prices set by this order, a treatment charge in an amount not in excess of $10 ¢$ per ton. The treatment
charge so made shall be stated separately from all other items on the dealer's invoice.
The maximum prices for Pennsylvania Anthracite sold in Evanston, Skokie, and Morton Grove, Mlinois, shall be the maximum prices established in the schedule appearing above, plus the following amounts:

1 or more tons_
$1 / 2$ ton, egg, sto
Cents
$1 / 2$ ton, egg, stove and nut 35
$1 / 2$ ton, all other sizes ..................................... 30
$1 / 4$ ton, egg, stove and nut...................... 20
$1 / 4$ ton, all other sizes................................... 15
This Amendment No. 2 to Order No. G-11 shall be effective June 1, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)
Issued this 29th day of May 1944.
rae E. Walters, Regional Administrator.
(F. R. Doc. 44-8403: Filed, June 9, 1944; 4:31 p. m. 1
[Region VI Order G-13 Under RMPR 122, Amdt. 1$]$
Solid Fuels in La Crosse, Wis.
Amendment No, 1 to Order No. G-13 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels sold in La Crosse, Wisconsin.
Pursuant to the authority vested in the Regional Administrator of Region VI by \$ 1340.260 of Revised Maximum Price Regulation No. 122, and for reasons stated in the opinion issued simultaneously herewith, It is ordered, That item V of the price schedule set forth in paragraph (c) of Order No. G-13, and paragraph (d) of Order No. G-13, be and they are hereby amended, and that a footnote be and is hereby added to the price schedule set forth in paragraph (c), as set forth below, respectively:
(c) Price schedule. (1) Immediately below and as part of this paragraph (c) is a schedule which sets forth maximum prices for sales by direct delivery of speciffed sizes, kinds, and quantities of solid fuels. Column 1 describes the coal for which prices are established. The maximum prices indicated under the various column headings apply to the following types of sale:
(i) Column 2 shows maximum prices for coal delivered in quantities of less than one ton.
(ii) Column 4 shows the maximum prices for coal sold for use by buyers whose customary annual requirements of coal exceed 20 tons.
(iii) Column 5 shows the maximum prices for deliveries of 30 tons or more to a single purchaser from a single railroad car.
(iv) Column 5 shows the maximum prices for all types of sales not covered by any of the preceding paragraphs (i), (ii) or (iii).

Maximum Area Prices yor La Crosse, Wisconisn


When a dealer purchases District No. 7 or District No. 8 bituminous coal from a producer who has added a charge for the chemical or oil treatment thereof in accordance with the provisions of Amendment No. 98 to Maximum Price Regulation No. 120, that dealer, in selling that coal, may add to the applicable maximum prices set by this order, a treatment charge in an amount not in excess of $10 ¢$ per ton. The treatment charge so made shall be stated separately from all other items on the dealer's invoice.
(d) Service charges. The service charges set forth below may be made for special services rendered in connection with sales under paragraph (c). No other or higher service charges may be made. Service charges must be separately stated on each invoice.


This Amendment No. 1 to Order No. G-13 shall be effective June 1, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250,7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 29th day of May 1944.
Rae E. Walters,
Regional Administrator.
[F. R. Doc. 44-8405; Flled, June 9, 1944; 4:31 p. m.]
[Region VI Order G-14 Under RMPR 122, Amdt. 6]

## Solid Fuels in Milwaukee County, Wis.

Amendment No. 6 to Order No. G-14 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels sold in Milwaukee County, Wisconsin.

Pursuant to the authority vested in the Regional Administrator of Region VI by $\$ 1340.260$ of Revised Maximum Price Regulation No. 122, and for reasons
stated in the opinion issued simultaneously herewith, It is ordered, That the price schedule set forth in paragraph (c) of Order G-13 bee and it is hereby amended to read as follows:
(c) Price schedule. (1) Immediately below and as a part of this paragraph (c) is a schedule which sets forth maximum prices before discounts for sales of specifled sizes, kinds and quantities of solid fuels. Column 1 describes the coal or coke for which prices are established. Column 2 shows the maximum prices for "direct delivery" of domestic fuel sold in quantities of less than 1 ton. Column 3 shows the maximum price for direct delivery of domestic fuel sold in quantities of more than 1 ton. Column 4 shows the maximum prices for "yard sales" of domestic fuel. Column 5 shows the maximum prices for "commercial" or "steam" sales and column 6 shows the maximum prices for "yard sales" to dealers. The terms "direct delivery," "yard sales" and "commercial sales" are defined in paragraph ( j ) of this order.
area Prices for Milwauker, Wisconsin

| Description |  |  |  | $\begin{aligned} & \text { 흔 } \\ & \text { 萛 } \\ & \text { 合 } \\ & 5 \\ & \end{aligned}$ |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| V. Pemnsylvania anthracite: <br> A. To and including June 10, 1944: | - | ${ }^{*}$ | ${ }^{*}$ | - | ${ }^{*}$ |
| 1. Egg, stove, nut. <br> 2. Pea | $\$ 8.25$ 7.50 | $\$ 15.50$ 14.00 | \$14.75 |  | $\$ 13,15$ 11.60 |
| 3. Buckwheat..... | 6. 65 | 12.30 | 11. 55 |  | 9.90 |
| 4. Rice. ........... | 5. 65 | 10.10 | 9.35. |  | 7.70 |
| B. On and after June 11, 1944: |  |  |  |  |  |
| 1. Egg, stove, nut. | 8.20 7.45 | 15.35 13.85 | 14.60 |  | 13.00 |
| 3. Buckwheat...... | 6. 60 | 12.15 | 11. 40 |  | 9.75 |
| 4. Rice....... | 5.50 | 10.00 | 9.25 |  | 7.60 |

When a dealer purchases District No. $2,3,7$, or 8 bituminous coal from a producer who has added a charge for the chemical or oil treatment thereof in accordance with the provisions of Amendment 98 to Maximum Price Regulation 120, that dealer, in selling that coal, may add to the applicable maximum prices set by this order, a treatment charge in an amount not in excess of $10 \%$ per ton. The treatment charge so made shall be stated separately from all other items on the dealer's invoice.
This Amendment No. 6 to General Order No. G-14 shall be effective June 1, 1944.
(56 Stat, 23, 765, Pub. Laws 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328 ,

## 8 F.R. 4681)

Issued this 29th day of May 1944.

## RaE E. Walters,

 Regional Administrator.[F. R. Doc. 44-8404; Flled, June 9, 1944; 4:31 p. m.]
[Region VI Order G-15 Under RMPR 122, Amdt. 3]

## Solid Fuels in quad Cities Area

Amendment No. 3 to Ordcr No. G-15 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Maximum prices for solid fuels sold in Quad Cities Area.
Pursuant to the authority vested in the Regional Administrator of Region VI by $\S 1340.260$ of Revised Maximum Price Regulation No. 122, and for reasons stated in the opinion issued simultaneously herewith, It is ordered, That item VI of the price schedule set forth in paragraph (c) of Order No. G-15 be, and it is hereby amended, to read as follows:
(c) Price schedule. (1) Immediately below and as part of this paragraph (c) is a schedule which sets forth maximum prices, before discounts, for sales by direct delivery of specified sizes, kinds, and quantities of solid fuels. Column 1 describes the fuel for which prices are established; Columns 2, 3 and 4 show maximum prices for fuel delivered in quantities indicated by each column heading. All prices are stated on a net ton basis.

Maxtmum-Abea Prices for Quad Oities Area

| Description $1$ | 2 tons or more <br> 2 | 1 ton or more <br> 3 | $3 / 2$ ton <br> 4 |
| :---: | :---: | :---: | :---: |
| * | * | * | * |
| VI. Pennsylvania anthracite: <br> a. To and including June <br> 10, 1944-Nut | \$18.75 | \$19.00 | \$9.75 |
| b. On and After June 11, 1944-Nut | 18, 60 | 18.85 | 9.70 |

This Amendment No. 3 to General Order No. G-15 shall be effective June 1, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 29th day of May 1944.
Rae E. Walters,
Regional Administrator.
[F. R. Doc. 44-8406; Filed, June 9, 1944; 4:31 p. m.]
[Region VII 2d Rev. Order G-7, Under SR 15, Amdt. 4]

## Fluid Milk in Certain Areas in Colorado

2d Revised Order No. G-7 Under Supplementary Regulation No. 15 of the General Maximum Price Regulation, Amendment No. 4. Adjusted maximum prices for fluid milk sold at wholesale and at retail in certain areas in the State of Colorado.
Pursuant to the Emergency Price Control Act of 1942, as amended, and $\$ 1499.75$ (a) ( 9 ) (ii) (a) of supplementary Regulation No. 15 to the General Maximum Price Regulation, and for the reasons set forth in the accompanying opinion, this Amendment No. 4 is issued.

1. Paragraph (b) is amended by adding thereto a new area designated Area 9 , and specific maximum prices are established therefor as follows:

| Size of glass or paper container | Wholesale delivered | Retall out of store |
| :---: | :---: | :---: |
| Quarts. | $\begin{aligned} & \text { Cents } \\ & 111 / 2 \end{aligned}$ | $\begin{aligned} & \text { Cents } \\ & 131 / 2 \end{aligned}$ |

2. Paragraph (c) (2) is amended by inserting immediately after the words "Rio Grande" the following: "(except the municipality of Del Norte)"
3. Paragraph (c) as amended by paragraph 3 of Amendment No. 3 is hereby further amended by designating the last subparagraph thereof (10) and by adding a new subparagraph designated (9) to follow immediately after subparagraph (8), and reading as follows:
(9) "Area 9 " means all that area contained within the municipality of Del Norte, Colorado.
4. Effective date. This Amendment No. 4 shall become effective on May 29, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 1st day of June 1944. Richard Y. Batterton, Regional Administrator.
[F. R, Doc. 44-8397; Flled, June 9, 1944; 4:29 p. m.]
[Region VII Order G-24 Under RMPR 122, Amdt. 11]

## Solid Fuels in Palisade, Colo.

Order No. G-24 under Revised Maximum Price Regulation No. 122, Amendment No. 11. Solid fuels sold and delivered by dealers. Adjustment of specific maximum prices of dealers in Region VII to compensate for increases in supplier's price under Amendment 74 to Maximum Price Regulation No. 120.
Pursuant to the Emergency Price Control Act of 1942, as amended, and $\$ 1340.260$ of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the accompanying opinion, this Amendment No. 11 is issued.

1. Paragraph (d), "Appendix A", is amended by adding thereto a new subparagraph (22) to read as follows:

| Mines operated by |  |  |  | 㤟 |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| (22) Garfield Coal Co., Garfield. | 17 | 15 | 33 | Cents | 5-2-44 |

2. Effective date. This Amendment No. 11 shall become effective on the 29th day of May, 1944.
(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 29th day of May 1944.
Richard Y. Batterton, Regional Administrator.
[F. R. Doc. 44-8399; Filed, June 9, 1944; 4:29 p. m.1

## List of Community Ceming Prices

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on June 7, 1944.

## begion I

Montpelier District Office Order 11, covering certain food items in certain counties, villages and towns in Vermont, filed $1: 30 \mathrm{p} . \mathrm{m}$. Montpelier Order 11, Amendment 1, covering certain food items in certain counties, villages and towns in Vermont, filed $1: 30 \mathrm{p} . \mathrm{m}$.
Montpelier Order 11, Amendment 2, covering certain food items in certain countles, villages and towns in Vermont, filed $1: 28 \mathrm{p} . \mathrm{m}$. Montpelier District Order 11, Amendment 3, covering certain food items in certain counties, villages and towns in Vermont, filed 1:38 p. m .

Montpelier Order 12, Amendment 1, covering certain food items in certain counties, villages and towns in Vermont, filed 1:28 p. m.
Montpelier Order 12, Amendment 2, covering certain food items in certain counties, villages and towns in Vermont, filed $1: 28 \mathrm{p} . \mathrm{m}$.
Montpeller Order 12, Amendment 3, covering certain food ttems in certain counties, villages and towns in Vermont, filed $1: 38 \mathrm{p} . \mathrm{m}$.

## aegion II

Albany Order 1-F, Amendment 9, covering fresh fruits and vegetables in Albany, Rensselaer, Troy, Schenectady, Green Island, Cohoes, and Watervllet, filed $1: 31 \mathrm{p} . \mathrm{m}$.
Albany Order P-2, Amendment 1, covering fresh fish and seafood in Albany, Rensselaer, Schenectady, Greene, Columbia and Ulster, filed 1:42 p. m.

Altoona Order 1-F, Amendment 6, covering fresh frults and vegetables in the Altoona area, filed $1: 21 \mathrm{p}, \mathrm{m}$.
Altoona Order $1-\mathrm{F}$, Amendment 7 , covering fresh fruits and vegetables in the Altoona area, flled 1:21 p. m.
Altoona Order 1-F, Amendment 8, covering fresh fruits and vegetables in the Altoona area, filed $1: 22 \mathrm{p} . \mathrm{m}$.
Binghamton Order 1-F, Amendment 9, covering fresh fruits and vegetables in certain areas in the State of New York, filed 10:48 a. m .

Buffalo Order 1-F, Amendment 6, covering fresh fruits and vegetables in the Citles of Buffalo and Lackawanna, Village of Kenmore, and Towns of Tonawanda, Amherst, Cheektowaga and West Seneca, New York, fled $9: 32 \mathrm{a} . \mathrm{m}$.

Buffalo Order 1-F, Amendment 7, covering fresh fruits and vegetables in the Cities of Buffalo and Lackawanna, Village of Kenmore, and Towns of Tonawanda, Amherst, Cheektowaga and West Seneca, New York, flled 9:31 a. m.
District of Columbia Order 1-F, Amendment 9 , covering fresh fruits and vegetables in the District of Columbia and certain areas of Maryland and Virginia, filed 1:42 p. m.

Maryland Order 1-F, Amendment 9, coverIng fresh fruits and vegetables in Baltimore, Maryland area, filed 1:43 p. m.
Newark Order $2-\mathrm{W}$, covering dry grocerles in New Jersey, fled $1: 20$ p. m.

Trenton Order 1-F, Amendment 7, covering fresh fruits and vegetables in the Counties of Mercer, Middlesex and Monmouth, New Jersey, filed $1: 32 \mathrm{p} . \mathrm{m}$.
Trenton Order $2-\mathrm{F}$, Amendment 4, covering fresh fruits and vegetables in the Counties of Mercer, Middlesex and Monmouth, New Jersey, filed $1: 32 \mathrm{p} . \mathrm{m}$.
Trenton Order 3-F, Amendment 3, covering fresh fruits and vegetabies in the Counties of Mercer, Middlesex and Monmouth, New Jersey, filed $1: 81$ p. m .

Williamsport Order 1-F, Amendment 9, covering fresh fruits and vegetables in Willamsport including Kenmar and Faxon, South Williamsport, Duboistown, and Montoursville, Pennsylvania, flled $1: 43$ p. m .

Wilmington Order 1-W, covering dry groceries in the State of Delaware North of the Chesapeake and Delaware Canal, filed 9:29 a. $m$.

## region III

Cincinnati Order 1-F, Amendment 33, covering fresh fruits and vegetables in Hamilton County, Ohfo, filed 9:29 a. m.
Cincinnati Order 2-F, Amendment 26, covering fresh fruits and vegetables in Butler, Clark, Montgomery, and Scloto Counties, Ohfo, filed $9: 28$ a. m
Cincinnati Order 3-F, Amendment 6, covering fresh fruits and vegetables in certain areas in Ohio, filed 9:28 a. m.

Detroit Order 1-F, Amendment 18, covering fresh fruits and vegetables in certain counties in Michigan, fled $1: 27$ p. m .
Louisville Order 1-F, Amendment 32, covering fresh fruits and vegetables in Louisville and Jefferson County, Ky., Clark and Floyd Counties in Indiana, including Jeffersonville and New Albany, Ind., filed 1:23 p. m.
Louisville Order 1-W. Amendment 2, covering certain dry grocery items in Clark and Floyd, Indiana and Jefferson County, Kentucky, flled 9:30 a m.

Louisville Order 2-F, Amendment 26, covering fresh fruits and vegetables in Paducah, Kentucky and McCracken County, Kentucky, filed $1: 24 \mathrm{p} . \mathrm{m}$.
Louisvile Order 2-W, Amendment 2, covering dry grocery items in certain counties in Kentucky, fled $9: 30 \mathrm{a} . \mathrm{m}$.
Louisville Order 3-W, Amendment 2, covering dry grocery items in certain counties in Kentucky, fled 9:30 a. m.
REGION IV

Atlanta Order 2-W, covering certain food Items in the North Georgia District area, flled 10:55 a. m.

Atlanta Order 13, covering certain dry foods In the North Georgla District area and Phenix City, Alabama, fled 10:54 a. m.
Montgomery Order 5-F, Amendment 11, covering fresh frults and vegetables in the City of Montgomery and certain areas of Montgomery County, Alabama, flled 10:55 a. m .

Nashville Otder 5-F, Amendment 18, covering fresh fruits and vegetables in certain countles of Tennessee, filed $10: 48 \mathrm{a} . \mathrm{m}$.
Rlchmond Order 14, Amendment 5, covering certain food prices in certain areas of Virglnia, flled $1: 27 \mathrm{p} . \mathrm{m}$.
Savannah Order 1-F, Amendment 37, covering fresh fruits and vegetables in Chatham, Bryan, Liberty and Efingham Counties, Georgia, flled $1: 24 \mathrm{p} . \mathrm{m}$.
Savannah Order 2-F, Amendment 32, covering fresh fruits and vegetables in certain countles of Georgia, filed $1: 25 \mathrm{p} . \mathrm{m}$.

Savannah Order $3-F$, Amendment 30 , covering fresh fruits and vegetables in certain counties of Georgia, filed $1: 25 \mathrm{p} . \mathrm{m}$.
Savamnah Order 4-F, Amendment 29, covering fresh fruits and vegetables in certain counties of Georgia, filed $1: 26 \mathrm{p} . \mathrm{m}$.

Savannah Order 5-F, Amendment 10, covering fresh fruits and vegetables in certain counties of Georgia, filed $1: 26 \mathrm{p} . \mathrm{m}$.
South Carolina District Office Revised Order 1-T, Amendment 8, covering fresh fruits and vegetables in Columbia, South Carolina, filed $1: 34 \mathrm{p} . \mathrm{m}$

South Caroline Revised Order 2-F Amendment 8 , covering fresh fruits and vegetables in certain areas in South Carolina, filed 1:33 p. m.
South Carolina Order 3-F, Amendment 12, covering fresh fruits and vegetables in certain areas in South Carolina, filed 1:33 p. m.
region v
New Orleans Order G-21, covering certain food items in the New Orleans area, Louisiana, filed $10: 52 \mathrm{a} . \mathrm{m}$.
New Orleans Order G-22, covering certain food items in the New Orleans area, Louisiana, filed 10:52 a. m.
New Orleans Order G-23, covering certain food items in certain Parishes in Louisiana, filed 10:53 a. m .

St. Louls Order 2-F, Amendment 6, covering fresh fruits and vegetables in certain areas in Missour1, flled 10:51 a. m.

Wichita Order G-19, covering certain dry grocery items and certain items of perishables in certain counties in Kansas, flled 10:49 a. m.

Wichita Order G-20, covering certain dry grocery items and certain items of perishables in certain countles in Kansas, filed 10:49 a. m.

## region vi

La Crosse Order 1-W, Amendment 1, covering dry groceries in certain counties of Wisconsin, Iowa, and Minnesota, filed 1:35 p. m.

La Crosse Order 3-W, Amendment 1, covering dry grocerles in certain counties of Wisconsin, Iowa, and Minnesota, filed 1:35 p. m.

La Crosse Order 4-W, Amendment 2, covering dry groceries in certain counties of Wisconsin, Iowa and Minnesota, fled 1:35 p. m.
La Crosse Order 1-F, Amendment 17, covering fresh fruits and vegetables in the Cities of La Crosse, Wisconsin and Winona, Minnesota, flled 1:40 p. m.

La Crosse Order 1-F, Amendment 18, covering fresh fruits and vegetables in the Cities of La Crosse, Wisconsin and Winona, Minnesota, filed $1: 38 \mathrm{p} . \mathrm{m}$.

La Crosse Order 3-F, Amendment 13, covering fresh fruits and vegetables in the Cities of Eau Clafre and Chippewa Falls, Wisconsin, filed $1: 37 \mathrm{p} . \mathrm{m}$.
La Crosse Order 3-F, Amendment 14, covering fresh frults and vegetables in the Cities of Eau Claire and Chippewa Falls, Wisconsin, filed $1: 35 \mathrm{p}, \mathrm{m}$.

La Crosse Order 4-F, Amendment 13, covering fresh fruits and vegetables in the City of Sparta. Wisconsin, filed $1: 38 \mathrm{p} . \mathrm{m}$.
La Crosse Order 4-F, Amendment 14, covering fresh fruits and vegetables in the City of Sparta, Wisconsin, flled 1:35 p. m.

La Crosse Order 4-W, Amendment 1, covering dry groceries in Barron, Chippewa, Dunn, Eau Claire, Rusk, and Clark, State of Wisconsin, flled $1: 36 \mathrm{p} . \mathrm{m}$.

La Crosse Order 4-W, Amendment 3, covering dry groceries in Barron, Chippewa, Dunn, Eau Claire, Rusk, and Clark, State of Wisconsin, filed $1: 36 \mathrm{p} . \mathrm{m}$.
La Crosse Order 5-F, Amendment 13, covering fresh fruits and vegetables in the City of Rochester, Minnesota, filed 1:36 p, m.

La Crosse Order 5-F, Amendment 14, covering fresh fruits and vegetables in the City of Rochester, Minnesota, filed $1: 37 \mathrm{p} . \mathrm{m}$.

North Platte Order 22, covering certain food items in Scotts Bluff County, Nebraska, filed $1: 22 \mathrm{p} . \mathrm{m}$.
Springfield Order 4-F, Amendment 1, covering fresh fruits and vegetables in all of the counties of Springfield, Illinois district, filed 1:40 p. m.

## megron vir

Utah Order F-2, Amendment 8, covering fresh fruits and vegetables in Cachet and Boxider Counties, Utah, filed $9: 34 \mathrm{a} . \mathrm{m}$.

Utah Order F-3, Amendment 7, covering fresh fruits and vegetables in certain counties of Utah, filed 9:34 a. m.

Utah Order F-4, Amendment 7, covering fresh fruits and vegetables in Daggett, Uintah and Grand Counties, Utah. Filed 9:33 a. m.
Utah Order F-5, Amendment 7, covering fresh fruits and vegetables in Utah county area. Flled $9: 33 \mathrm{a} . \mathrm{m}$.
Utah. Order F-6, Amendment 7, covering fresh fruits and vegetables in certain counties of Utah. Filed 9:32 a. m.

## REGION VIII

Fresno Order 1-F, Amendment 19, covering fresh fruits and vegetables in certain areas of California, filed 1:41 p. m.
Fresno Order 2-F, Amendment 7, covering fresh fruits and vegetables in certain areas in California, flled $1: 40 \mathrm{p} . \mathrm{m}$.

Fresno Order 3-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Callfornia, flled 1:41 p. m.

Copies of any of these orders may be obtained from the OPA office in the designated city.

## Ervin H. Pollack, <br> Secretary.

[F. R. Doc. 44-8432; Filed, June 10, 1944; 11:36 a. m.]

## OFFICE OF WAR MOBILIZATION.

[Directive Order 6]
Settlement of Clatms Under Terminated
Fixed Price Orders or Subcontracts
STATEMENT OF POLICY BY JOINT CONTRACT TERMINATION BOARD

Note: In the Statement of Policy Concerning Settlement of Claims Under Terminated Fixed Price Orders or Subcontracts for the Manufacture of Supplies Under Government War Contracts attached to the original of Directive Order 6 (F.R. Doc. 44-7947), the word "seller" in the last clause of the first sentence of paragraph 11 has been corrected to read "buyer". A corresponding change should be made, therefore, in the ninth line of paragraph 11 as printed in the first column of page 6136 of the issue for Tuesday, June 6, 1944.

## SECURITIES AND EXCHANGE COM'MISSION.

[File No. 70-905]
The Patchogue Electric Light Co. and New York State Electric \& Gas Corp.
NOTICE OF FILING AND ORDER FOR HEARING
At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 8th day of June 1944.

Notice is hereby given that a joint ap-plication-declaration, pursuant to the Public Utility Holding Company Act of 1935, has been filed with this Commission by The Patchogue Electric Light Company (Patchogue) and its parent, New York State Electric \& Gas Corporation (New York State). Each of these companies is an operating public utility company, New York State being a direct subsidiary, and Patchogue an indirect subsidiary, of NY PA NJ Utilities Company (NY PA NJ), a registered holding company.

All interested persons are referred to said document which is on file in the offices of this Commission for a statement of the transactions therein proposed which are summarized below:

1. New York State proposes to sell for a base price of $\$ 625,000$ its entire stock holdings in Patchogue. These holdings, consisting of 1,000 shares of preferred stock, without par value, and 11,000 shares of common stock, without par value, are the total amount of such securities outstanding. (Patchogue has proposed an amendment to its certificate of incorporation which would reclassify the common stock to 6,000 shares. If this reclassification is effected prior to
the consummation of the sale, the purchasers, by the terms of the purchase agreement, will accept the smaller number of shares, all other terms of the contract being unaffected.)
2. New York State is to purchase from Patchogue for $\$ 1.00$ the 490 shares of common stock of Atlantic Utility Service Corporation (Auscorp) presently owned by Patchogue.
3. New York State is to indemnify the purchasers of the stock of Patchogue against any and all claims which have been or which may be asserted against Patchogue by Auscorp. As at March 31, 1944, Patchogue had on its books a reserve in the amount of $\$ 1,948.26$ for possible liabilities to Auscorp for services previously rendered to Patchogue.
4. New York State is also to indemnify the purchasers of the stock of Patchogue against any loss, cost, damages or expenses on account of Federal income or excess profits taxes, by way of assessments, deficiencies, penalties, interest or otherwise, for any period or periods prior to closing date, except to the extent of $\$ 12,914.22$ to be paid by Patchogue to New York State, or its representatives, on or before the date of closing, as Patchogue's allocable portion of the consolidated return for the Associated Gas and Electric Company system for the year 1943.
The proposed purchasers, ten in number, of whom eight reside in Bradford, Pennsylvania, have agreed in the purchase contract that on the date of closing they will cause Patchogue to discharge, by payment in cash, all of its open account indebtedness to New York State and NY PA NJ. As at March 31, 1944, this indebtedness was in the amounts of $\$ 60,000$, non-interest bearing, payable to New York State, and $\$ 165,000$, with interest at $6 \%$ per annum, payable to NY PA NJ.

The applicants-declarants have designated sections $9,10,12$ (b) , 12 (d), 12 (f) and Rules U-43 and U-45 as being applicable to the proposed transactions.

It appearing to the Commission that it is proper and in the public interest and in the interest of investors and consumers that a hearing be held with respect to said application-declaration, and that said application should not be granted, or said declaration should not become effective, except pursuant to further order of the Commission;

It is hereby ordered, That a hearing be held upon said matters on June 22, 1944, at 10:00 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On such date, the hearing room clerk in room 318 will advise as to the room in which such hearing will be held. At such hearing cause shall be shown why the application-declaration should be granted and should be permitted to become effective. All persons desiring to be heard or wishing to participate otherwise in the proceeding should notify the Commission in the manner provided by Rule XVII of its rules of practice on or before June 20 , 1944.

It is further ordered, That Robert P . Reeder, or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearings in
such matters. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That, without limiting the scope of the issues presented by said application-declaration, particular attention will be directed at said hearing to the following matters and questions:

1. Whether the consideration to be recelved for the proposed sale is fair and reasonable;
2. Whether the proposed acquisition by New York State of the common stock of Auscorp complies with the provisions of section 10 of the act;
3. The propriety of the accounting treatment to reflect the proposed transactions on the books of the applicantsdeclarants;
4. Whether, and to what extent, it is necessary or appropriate in the public interest to impose terms or conditions in regard to the accounts of Patchogue in regard to the proposed transactions;
5. Whether the proposed transactions are in the public interest and in the interest of investors and consumers, and whether, in all other respects, they comply with all the applicable provisions and requirements of the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder.

By the Commission.
[SEAL]
Orval L. DuBois,
Secretary.
[F. R. Doc. 44-8387; Filed, June 9, 1944; 2:47 p. m.]
[File Nos. 54-42, 54-69, 59-65]
Central States Utilities Corp., et al. 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, Pennsylvania, on the 6th day of June, A. D. 1944.

In the matters of Central States Utilities Corporation, Central States Power \& Light Corporation, Missouri Electric Power Company, Ogden Corporation, File No. 54-42; Ogden Corporation and Subsidiary Companies, File No. 54-69; Ogden Corporation and Subsidiary Companies, File No. 59-65.

Central States Power \& Light Corporation, 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 of the general rules and regulations promulgated thereunder, as an amendment to a plan of liquidation previously filed under section 11 (e) of the act by the above-named parties (File No. 54-42), with respect to the proposed use of $\$ 200$,000 idle cash to purchase for retirement, for the period ending December 31, 1944, at $100 \%$ of unpaid principal amount and accrued interest, its First Mortgage and First Lien Gold Bonds, $51 / 2 \%$ Series, due 1953;

Said declaration having been filed on May 5, 1944, and notice of said filing hav-
ing been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for a hearing with respect to said declaration within the period specified by said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission deeming it in the public interest and in the interest of investors and consumers to permit said declaration pursuant to section 12 (c) and Rule U-42 promulgated thereunder to become effective;

It is hereby ordered, Pursuant to Rule U-23 that the said declaration be and it hereby is permitted to become effective forthwith subject to the terms and conditions prescribed in Rule U-24.

By the Commission.
[SEAL]
Orval L. DuBois, Secretary.
[F. R. Doc. $44-8386 ;$ Filed, June 9, 1944;
[File Nos. 34-9, 34-41, 70-28]
Federal Water Service Corp., et al, ORDER REOPENING PROCEEDINGS FOR REARGUMENT
At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 7th day of June, A. D. 1944.

In the matter of Federal Water Service Corporation, Utility Operators Company and Federal Water and Gas Corporation, File Nos. 34-9, 34-41, 70-28.

The Commission having on April 17, 1944, issued its findings, opinion and order in this matter, denying the application of Federal Water and Gas Corporation for approval of an amendment to the plan of reorganization of Federal Water Service Corportion; and

Objections to the said findings, opinion and order having been brought to the attention of the Commission by one of the interveners in the proceedings; and

The Commission desiring to give thorough consideration to all such objections;

It is ordered, That the effectiveness of said order of April 17, 1944, be and hereby is suspended until further action by the Commission;

It is further ordered, That this matter be and hereby is set down for reargument before the Commission on June 27 , 1944, at 10 o'clock a. m., at the office of the Commission at Locust and 18th Streets, Philadelphia, Pa.

Counsel are requested to refrain from presenting further arguments relating to the meaning of the mandate of the United States Supreme Court.

By the Commission.

> [SEAL]

Orval L. DuBois,
Secretary.

## [F, R. Doc. 44-8385; Filed, June 9, 1944; 2:47 p. m.]

[File Nos. 54-74, 59-69]
North Continent Utilities Corp., ET aL. 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 8th day of June, A. D. 1944.

In the matters of North Continent Utilities Corporation and subsidiary companies, File No. 54-74; North Continent Utilities Corporation and subsidiary companies, File No. 59-69.
The Commission, having by order entered on November 16, 1943 approved a plan proposing the liquidation and dissolution of North Continent Utilities Corporation, a registered holding company, flled by that company and its subsidiary companies, pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935, designed to enable the North Continent holding company system to comply with section 11 (b) of the Act, and having by said order, pursuant to section 11 (b) of the Act, directed North Continent Utilities Corporation to take such action as may be necessary to cause its liquidation and dissolution;
Notice is hereby given that an application or declaration (or both), designated as "Application No. 5", has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by North Continent Utilities Corporation, a registered holding company, together with The Denver Ice and Cold Storage Company, its subsidiary company, and Ration Distributing Company, a subsidiary company of The Denver Ice and Cold Storage Company.
Notice is further given that any interested person may, not later than June 16, 1944 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, said application or declaration, as filed or as amended, may be granted, as provided in Rule U-23 of the general 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, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said application or declaration, which is on file in the office of the Commission, for a statement of the transaction therein proposed, which is summarized below:

Raton Distributing Company, which manufactures and sells ice and deals in oil, paint, and cattle feed in the City of Raton, New Mexico, proposes to sell its properties to Parley Roach, the general manager of said company, for $\$ 41,000$ in cash subject to certain adjustments to the date of sale.
The proceeds of the said sale, after deducting necessary expenses, will be applied by Raton Distributing Company against an open account indebtedness of $\$ 49,538$ due to The Denver Ice and Cold Storage Company, and the latter company proposes to apply such funds towards the reduction of a promissory note in the principal amount of $\$ 322,000$ held by North Continent Utilities Corporation. North Continent Utilities Corporation proposes to deposit such funds with the Trustee under the indenture securing its First Lien Collateral and Refunding Gold Bonds, Series A, $51 / 2 \%$, due January 1 ,

1948, to be used by the Trustee in making ratable payments upon the unpaid principal of said Bonds, as provided in North Continent Utilities Corporation's aforesaid plan.

By the Commission.
[seal]
Orval L. DuBors,
Secretary.
[F. R. Doc. 44-8435; Filed, June 10, 1944; 2:59 p. m.]

## [File No. 1-2869]

## Bunte Brothers

ORDER SETTING HEARING ON APPLICATION TO WITHDRAW FROM LISTING AND REGISTRAtion
At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 9th day of June, A. D. 1944.

Bunte Brothers, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to the Commission to withdraw its common stock, $\$ 10$ par value, from listing and registration on The Chicago Stock Exchange;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a. m. on Wednesday, July 5, 1944, at the office of the Securities and Exchange Commission, 105 West Adams Street, Chicago, Illinois, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That Henry Fitts, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

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\text { [SEAL] ORVAL L. DUBoIs, } \quad \text { Secretary. }
$$

[F. R. Doc. 44-8439; Filed, June, 12, 1944; 10:04 a. m.]
[File No. 70-899]
International Utilities Corporation 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, Pennsylvania, on the 9 th day of June, A. D. 1944.

International Utilities Corporation, a registered holding company, has filed a declaration pursuant to the Public Utility Holding Company Act of 1935 and the general rules and regulations promulgated thereunder, regarding the proposed sale to National Food Products Corporation of certain Voting Trust Certificates representing 6,784 shares of $5 \%$

Cumulative Class A Stock, $\$ 20$ par value, of said National Food Products Corporation for the sum of $\$ 135,943.82$. Said sum represents a price of $\$ 20$ per share, the redemption price of said stock, plus accrued dividends thereon from May 1 , 1944, to May 15, 1944, in the amount of \$263.82. International Utilities Corporation and National Food Products Corporation are affiliates as defined in the act; the above-mentioned securities representing more than $5 \%$ of the total outstanding voting securities of National Food Products Corporation.

Said declaration having been flled on May 23, 1944 and notice of said filing having been duly given in the manner and form prescribed by Rule U-23 under said act, and the Commission not having received a request for a hearing with respect to said declaration within the period specifled in such notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding that the statutory requirements under section 12 (f) of the act are satisfied and that no adverse findings are necessary thereunder, and deeming it appropriate in the public interest and in the interest of investors and consumers to grant said declaration;
It is hereby ordered, Pursuant to Rule $\mathrm{U}-23$ and the applicable provisions of said act and subject to the terms and conditions prescribed in Rule U-24 that the aforesaid declaration be, and the same hereby is, permitfed to become effective forthwith.

By the Commission.
[SEAL]
Orval L. DuBois,
Secretary.
[F. R. Doc. 44-8441; Filed, June 12, 1944; 10:04 a. m.]

## [File No. 1-1174]

## Northern Paper Mills

ORDER SETTING HEARING ON APPLICATION TO WITHDRAW FROM LISTING AND REGISTRATRATION
At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 10th day of June, A. D. 1944.

The Northern Paper Mills, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule $X$-12D2-1 (b) promulgated thereunder, having made application to the Commission to withdraw its common stock, no par value, from listing and registration on The Chicago Stock Exchange;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a. m. on Monday, July 10 , 1944, at the office of the Securities and Exchange Commission, 105 West Adams Street, Chicago, Illinois, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That Henry Fitts, an officer of the Commission, be and he hereby is designated to administer oaths
and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.
[seal]
Orval L. DuBois,
Secretary.
[F. R. Doc. 44-8440; Flled June 12, 1944; 10:04 a. m.]

## UNITED STATES COAST GUARD.

## Approval of Equipment

By-virtue of the authority vested in me by R. S. 4405, 4417a, 4426, 4481, 4488, 4491, as amended, 49 Stat. 1544 ( 46 U.S.C. $375,391 \mathrm{a}, 404,474,481,489,367$ ), and Executive Order 9083, dated February 28, 1942 ( 7 F.R. 1609), the approval of the following items of equipment is prescribed:

## Equipment Approved

## FIRST-AID KIT

24-unit first-aid kit, Type 63, submitted by the Hoyt Metal Works, Ltd., 63 Hoyt Street, Newark, N. J.

## Ltpeboat

$24^{\prime} \times 7^{\prime} \times 3^{\prime}$ metallic oar-propelled lifeboat (302 cu. ft. capacity) (General Arrangement Dwg. No. G-338, revised 25 Aprll, 1944), manufactured by C. C. Galbraith \& Son, Inc., 99 Park Place, New York, N. Y.
LUMINOUS CLOTH OR TAPE FOR MARKING INTERIOR ACCOMMODATIONS, ETC.
Luminous tape, Everglow Type " $A$ ", with adhesive attached, submitted by the HallVesole Company, 2850 University Avenue, St. Paul, Minnesota.

## TELEPHONE SYSTEM

Sound Powered Telephone Equipment (DWg. NoS. ASP-200, Alt. 3, dated 1 Dec. 1943, CSP-201, Alt. 3, dated 3 Dec. 1943, and WTB-202/WTP-203, Alt. 3, dated 10 Dec. 1943), manufactured by Alwin Products Corp., 161 Van Wagenen Ave., Jersey City, N. J.
R. R. Waesche,

Vice Admiral, U. S. Coast Guard
Commandant.
[F. R. Doc. 44-8422; Filed, June 10, 1944; 11:50 a. m.]

## WAR FOOD ADMINISTRATION.

## Commodity Credit Corporation.

## Authorization to Purchase and Sell Corn

Pursuant to the authority vested in me by War Food Order No. 98, as amended (9 F.R. 4379, 4378, 5397, and supra, this issue), any person engaged in the business of buying and reselling corn in carlots (hereinafter referred to as a "merchandiser") is hereby authorized, subject to the following terms and conditions, to purchase and sell corn acquired by Commodity or any of its designated agents under said War Food Order No. 98, as amended:

1. Corn so purchased shall be resold to persons authorized to purchase such corn in accordance with the provisions of War Food Order No. 98, as amended.
2. The merchandiser shall inform the purchaser that such corn was acquired by Commodity or a designated agent under War Food Order No. 98, as amended, and is subject to all the provisions thereof.
This order shall become effective at 12:01 a. m., c. w. t., June 12, 1944.
(E.O. 9250, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 98, 9 F.R. 4379, 4738, 5397, supra)

Issued this 10th day of June 1944.
J. B. Hutson, President.
[F. R. Doc. 44-8490; Filed, June 12, 1944; 11:26 a. m.]

## WAR PRODUCTION BOARD.

## Freehold Lumber Company CONSENT ORDER

Coleman Stromwasser and Saul R. Shapiro are partners doing business as Freehold Lumber Company on State Highway 9/4, Howell Township, Freehold, R. D. New Jersey and are engaged in the operation of a lumber yard. From February 19,1943 , and during the remainder of the year they violated Conservation Order L-41 in that they sold and delivered lumber to farmers with knowledge that the lumber was to be used and it was actually used in violation of Conservation Order L-41 in the erection and construction of new farm or agricultural buildings containing lumber costing in excess of $\$ 1,000$., without authorization of the War Production Board.
Coleman Stromwasser and Saul R. Shapiro, partners trading as Freehold Lumber Company, admit the said violations of Conservation Order L-41 and have consented to the issuance of this order.
Wherefore, upon the agreement and consent of Coleman Stromwasser and Saul R. Shapiro, partners trading as Freehold Lumber Company, the Regional Compliance Chief and the Regional Attorney, and upon the approval of the Compliance Commissioner, It is hereby ordered, That:
(a) Deliveries of all lumber to Coleman Stromwasser and Saul R. Shapiro, partners trading as Freehold Lumber Company, their successors and assigns, the supply and distribution of which is governed by any order of the War Production Board, shall not be accorded priority over deliveries under any other contract or order, and no preference rating shall be assigned, applied or extended to such deliveries by means of preference rating orders, preference rating certificates, general preference orders, or any other orders or regulations of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.
(b) No allocation shall be made to Coleman Stromwasser and Saul R. Shapiro, partners trading as Freehold Lumber Company, their successors or assigns of any lumber, the supply or distribution of which is governed by any order of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.
(c) Nothing contained in this order shall be deemed to relieve the said Coleman Stromwasser and Saul R. Shapiro, partners trading as Freehold Lumber Company, their successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.
(d) This order shall take effect on June 9, 1944, and shall expire on September 9 . 1944.

Issued this 9th day of June 1844.
War Production Board,
By J. Joseph Whelan, Recording Secretary.
[F. R. Doc. 44-8396; Filed, June 9, 1944; 4:23 p. m.]

United Association of Plumbers and Steampitters, Local Union 538 consent order
United Association of Plumbers and Steamfitters, Local Union 538, 119-121 Spring Street, Johnson City, Tennessee, was charged by the War Production Board with having begun construction in June, 1943, consisting of alteration and remodeling of two adjoining buildings located at 119-121 Spring Street, Johnson City. Tennessee, and with having secured and used material in this construction, the cost of which was in excess of $\$ 30,000$, all without authorization of the War Production Board, in violation of Conservation Order L-41. United Association of Plumbers and Steamfitters, Local Union 538, admits that this construction was in violation of Conservation Order L-41, does not desire to contest any issue in regard to the charges, and has consented to the issuance of this order.
Wherefore, upon the agreement and consent of United Association of Plumbers and Steamfitters, Local Union 538 , the Regional Compliance Chief and the Regional Attorney, and upon the approval of the Compliance Commissioner, It is hereby ordered, That:
(a) Neither United Association of Plumbers and Steamfitters, Local Union 538, its successors or assigns, nor any other person, shall do any construction on the building or buildings owned by the Association and located at 119-121 Spring Street, Johnson City, Tennessee unless hereafter specifically authorized in writing by the War Production Board.
(b) Nothing contained in this order shall be deemed to relieve United Association of Plumbers and Steamfitters, Local Union 538, its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.
(c) This order shall take effect on June 9, 1944.
Issued this 9 th day of June 1944.
War Production Board,
By J. Joseph Whelan,
Recording Secretary.
[F. R. Doc. 44 -8395; Flled, June 9, 1944; 4:22 p. m.]


[^0]:    See T. D. 5378, infra.

[^1]:    ${ }^{1}$ See Commodity Credit Corporation, this issue.

[^2]:    ${ }^{1} 7$ F.R. 3070; 8 F.R. 9181; 9 FR. 5035

[^3]:    ${ }^{1}$ See E.O. 9448 , supra.

[^4]:    1. Finishes are interchangeable in accordance with provisions of the order
[^5]:    ${ }^{1}$ Formerly Part 1076, \& 1076.7.

[^6]:    ${ }^{1}$ Multiple size is the size of the flat sheet of steel required to make one blade. The same multiple size is to be used for both $D$ and long handle spades of a given size.
    a The trimmed blank for a solid shank spade is to be the same size as the blank for a similar type and size of plain back spade.
    ${ }^{2}$ If sockets are rolled, a shorter multiple may be used, so that the trimmed blank will correspond with the longth give

    If step is made as an integral part of the blade, add 38 inch to the length of the multiple.

[^7]:    ${ }^{1}$ U. S. Department of Agriculture Service and Regulatory Announcements No. 116, as amended.
    ${ }^{2} 45$ Stat. 685; 15 U.S.C. 257.
    : U. S. Department of Agriculture Service and Regulatory Announcements No. 104, revised.
    © 39 Stat. 673; 15 U.S.C. 251.
    ${ }^{5} 45$ Stat. 930; 15 U.S.C. 251.

[^8]:    ${ }^{1} 8$ F.R. 16132; 9 F.R. 4748.
    ${ }^{2} 8$ F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2023, 2091, 2493, $4030,4086,4434,4786,4787,4877$.

[^9]:    *Copies may be obtained from the Office of Price Administration.

[^10]:    1 The maximum price for apricots sold in bulk (loose without containers) shall be 1,7 cents per pound less than the maximum prices per pound listed for items $5,6,11$ and 12 in columins 5, 6 and 7.
    2 The maximum prices listed in column 5 for apricots loaded in car or truck at shipping point apply only to apricots produced in the states of California, Oregon and Whanimpon which are destined for sale in wholesale receiving points outside of these states. Maximum prices for apricots loaded in car or truck at shipping point produced of California, Oregon, and Washington are listed in column 5 of Table 29.

[^11]:    ${ }^{2}$ No protective service allowances may be added for plums sold loose and ungraded in any container

    - For the sellers covered by column 7 , see general provisions of this appendix.

[^12]:    -Coples may be obtained from the Office of Price Administration.
    ${ }^{1} 8$ F.R. 16689; 9 F.R. 1116.

[^13]:    ${ }^{3} 7$ FR. 9619; 8 F.R. 7256.

[^14]:    *Coples may be obtained from the Oifice of Price Administration.
    ${ }^{1} 9$ F.R. 4200, 5314.

[^15]:    - Copies may be obtained from the Office of Price Administration.
    ${ }^{2} 9$ F.R. 5042, 5375, 5587, 5826, 5915.

[^16]:    ${ }^{1} 8$ F.R. 4132, 5987.
    8 F.R. 4132, 5987, 7662, 9998.

[^17]:    1042-6-Series 2GA-80 h.p.; Serlal Nos. $1 \mathrm{GA}-34801$ and up:
    Special:
    Tudor Sedan-
    Fordor Sedan-6-730
    Deluxe:
    Coupe-3-77A
    Bedan Coupe $-6-72 \mathrm{~A}$
    Tudor Sedan- $6-70 \mathrm{~A}$
    Tudor Sedan-6-70A.
    Fordor Sedan-6-73A
    Fordor Bedan-6-73A.
    Station $W$ agon-8- 79 A
    Super Deluxe:
    Sedan Coupe-6-72B
    Tudor Sedan- $6-70 \mathrm{~B}-76$
    Fordor Sedan-6-73B
    Station Wagon-8-79B
    Station Wagn- -79 B
    $192-\mathrm{V}-8$ - Series $21 \mathrm{~A}-90$ h.p. Serial No. 18-6769036 and up: Deluxe:
    Coupe- ${ }^{3}-77 \mathrm{~A}$.
    sedan Coupe $-6-72 \mathrm{~A}$
    Tudor Sedan- -70 A
    Fordor Sedan-6-73A
    Station wagon- $8-79 \mathrm{~A}$
    Coupe-3-77B
    Sedan Coupe- -72 F B
    Conv. Olub Coupe- 52 .. 76
    Fordor Sedan- $6-70 \mathrm{~B}$.
    Station wagon- 79 B
    1941-6-Series 1GA-00 h. D .
    Serial Nos. 1GA-1 and up: Special:
    Coupe- 2
    Tudor Bedan-5
    Forduxe: Sedan-
    Coupe 5w-2.
    Coupe $\mathrm{N} / \mathrm{S}_{2}-4$
    Tudor Sedan-
    Fordor Sedan-5
    Super Deluxe:
    Coupe 5w-2
    Coupe A/S2-4
    Sedan Coupe-5
    Conv, Club Coupe-2 4 ............
    Tudor Sedan-5.
    Fordor Sedan-5.
    Station Wagon.
    Station Wagon.
    Of1-V-8-Series
    10:1-V-8-Series $11 \mathrm{~A}-85$ h.p.
    Serial Nos. $18-5896295$ and up:
    Special:
    Cocial:

    | Coupe- 2 |
    | :--- |
    | Tudor sedan- |

    Tudor sedan-5
    Fordor Sedan-5
    Coupe
    Coupe A/S $2-$
    Tudor Sedan-5.
    Fordor Sedan-5
    Station Wagon.
    Uper Deluxe:
    Coupe $5 \mathrm{w}-2$
    Coupe $A / S 2-1$.
    sedan coupe 5 ......................................
    Tudor Sedan Coupe 2-4...........
    Fordor Sedan-5.
    Fordor Sedan-
    Station Wagon.
    
    
    

     $950 \quad 990 \quad 1,030$ | 1,950 | 990 |  |
    | :---: | :---: | :---: | :---: |
    | 1,195 | 1,055 | 1,030 |
    | 1,990 | 1,235 | 1,095 |
    | 1,025 | 1,275 |  |
    | 1,025 | 1,085 |  |

    $\qquad$
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    $\qquad$

    "

    $\xrightarrow{-}$895
    1,060

[^18]:    -Coples may be obtained from the Office of Price Administration.
    ${ }^{1} 8$ FR.R. 11435.

[^19]:    * Coples may be obtained from the Offce of Price Administration.
    ${ }^{1} 9$ FR. 2290.
    No. $117-9$

[^20]:    ${ }^{1} 8$ F.R. $9835,9885,10514,12793,13060,13724$, 15259, 15705, 16604, 16428, 16919, 17199; 9 FR. $343,1328,2176,3655,4985,5586$.

[^21]:    ${ }^{2} 9$ F.R. $5042,5375,5587$.
    ${ }^{1} 8$ FR. 15317, 16520; 9 F.R. 2692, 5216.

[^22]:    -Copies may be obtamed from the Office of Price Administration.
    ${ }^{1} 9$ F.R. $4200,5314$.

[^23]:    ${ }^{1} 8$ F.R. 9366, 10086, 10513, 10939, 11734, 11687, 12468, 12233, 12683, 13297, 13182, 13302, $14049,14475,14616,15257,15430,16131,16293$, 16296,; 9 F.R. $90,1325,1532,1575,2133,2408$, $2691,3038,3388,3578,3940,4350,4821$.

[^24]:    ${ }^{1} 9$ F.R. 173, $908,1181,2091,2290,2553,2830$, $2947,3580,3707,4542,4605,4607,4883$.

    28 F.R. 16834, 16839, 16893, 17278, 17306, 17372; 9 F.R. 105, 184, 731, 1181, 1819, 2007, $2091,2477,2553,2788,2789,2830,2948,3092$, $3581,3707,4107,4605,4607,4877,5315,5586$.

[^25]:    *Coples may be obtained from the Office of Price Administration.
    ${ }^{1} 8$ F.R. 15839, 16605, 16996; 9 F.R. 92. 578 , $764,2232,2656,2947,2829,3340,3944,4391$, 5254.

[^26]:    *Copies may be obtained from the Office of Price Administration.
    ${ }^{1} 8$ F.R. $6621,8573,9996,11438,12661,13342,14144,15865,17052,16062,16298,16793 ; 9$ FR. 1398, 1945, 2177, 2855, 3156, 3857, 4194.

[^27]:    This amendment shall become effective as of June 1, 1944.
    ( 56 Stat. 23,765 ; Pub. Law 151, 78 th Cong.; E.O. 9250,7 F.R. 7871, E.O. 9328 ,
    F.R. 4681 )
    Issued this 12 th day of June 1944 .

    Issued this 12th day of June 1944.

[^28]:    - Coples may be obtained from the Office of Price Administration.
    ${ }^{1} 8$ FR. $2488,3002,3070,3735,5342,5839$, $6182,6476,6626,7457,9027,9300,9879,11381$, $12095,12478,12632,14093,14400,14855,15459$, 16199, 16999, 17485; 9 F.R. 1885, 2406, 2557, 2612.

[^29]:    ${ }^{1}$ Filed as part of original document.

[^30]:    No. $117-12$

[^31]:    ${ }^{1}$ Filed as part of the orlginal document.

[^32]:    ${ }^{1}$ Filed as part of the ofiginal document.

