

Reid

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

VOLUME 9 NUMBER 138

Washington, Wednesday, July 12, 1944

Regulations

TITLE 7—AGRICULTURE

**Chapter X—War Food Administration
(Production Orders)**

[WFO 14, Amdt. 1]

**PART 1202—FARM MACHINERY AND
EQUIPMENT**

NEW FARM MACHINERY AND EQUIPMENT

Section 1202.280 of War Food Order No. 14 (formerly Food Production Order No. 14 (8 F.R. 17456, 9 F.R. 4319)) is hereby amended to read as follows:

§ 1202.280 *Violations.* In accordance with the applicable procedure, any person who violates any provision of this order may be prohibited from receiving, making any deliveries of, or using rationed farm equipment. 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.

(54 Stat. 676, 55 Stat. 236, 56 Stat. 176; 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 July 1944.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F. R. Doc. 44-10152; Filed, July 11, 1944;
11:20 a. m.]

TITLE 8—ALIENS AND NATIONALITY

**Chapter II—Office of Alien Property
Custodian**

PART 503—GENERAL ORDERS

PROHIBITION OF TRANSACTIONS AND APPOINTMENT OF AGENTS AND DELEGATES

Prohibition of transactions and appointment of agents and delegates with power to make and to revoke authorizations and to designate supervisors.

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9095, as amended, and pursuant to law, and for the purpose of consolidating and amending certain prohibitions and appointments and delegations heretofore made and promulgated, the undersigned hereby issues the following regulation:

§ 503.31 *General Order No. 31.* (a) The following transactions are prohibited unless authorized by the Alien Property Custodian, or by an agent and delegate appointed by the Alien Property Custodian, or by a supervisor designated by the Alien Property Custodian or by one of his said agents and delegates as hereinafter provided:

(1) All transactions involving any property, control of which has been released by the Secretary of the Treasury pursuant to Executive Order No. 9095, as amended, subject to the power and authority conferred upon the Alien Property Custodian; and

(2) All transactions by, or with, or on behalf of, or pursuant to the direction of, any business enterprise of which the Alien Property Custodian has undertaken the supervision, or which he has vested, or assets of or interests in which he has vested, or involving any property in which such business enterprise has any interest, control of such property or business enterprise having been released by the Secretary of the Treasury pursuant to Executive Order No. 9095, as amended.

(b) C. R. Bergherm, as Chief of the Division of Business Operations and Liquidation, Thomas H. Creighton, as Chief of the Property Division, Homer Jones, as Chief of the Division of Investigation and Research, Howland H. Sargeant, as Chief of the Division of Patent Administration, Roger E. Brooks, as Manager of the Honolulu Office of the Office of Alien Property Custodian, Frank J. Garvey, as Assistant to the Alien Property Custodian and Manager of the New York Office of the Office of Alien Property Custodian, Lloyd L. Shaulis, as Secretary, and W. D. Bradford, as Chief of the Non-Enemy Enterprise Section, Division of Business Operations and Liquidation, are hereby appointed and designated, severally, as agents and delegates of the Alien Property Custodian to make and to revoke, on behalf of the Alien Property Custodian

(Continued on next page)

CONTENTS

REGULATIONS AND NOTICES

ALIEN PROPERTY CUSTODIAN:	Page
Prohibition of transactions and appointment of agents and delegates.....	7739
Vesting orders; copyright interests:	
German nationals:	
Akad, Verlagsges.....	7780
Akad, Verlagsges, et al.....	7793
Knapp, Wilhelm.....	7791
Kroner, A.....	7781
Springer, Julius, et al (4 documents).....	7780, 7781 7791, 7792
Thieme, Georg, et al.....	7788
Urban and Schwarzenberg, et al.....	7780
German, Austrian, and Italian nationals; J. C. B. Mohr, et al.....	7782
CHILDREN'S BUREAU:	
Occupations hazardous for employment of minors, etc.; power-driven woodworking machines.....	7746
CIVIL AERONAUTICS ADMINISTRATION:	
Airway traffic control areas, radio fixes:	
Blue civil airway No. 23, amber civil airway No. 4 and blue civil airway No. 28...	7741
Red civil airway No. 1.....	7742
Red civil airway No. 4, green civil airway No. 2, red civil airways Nos. 4 and 13, blue civil airway No. 23...	7741
Red civil airway No. 11 and blue civil airway No. 3.....	7742
Redesignation of civil airways:	
Amber civil airway No. 3 and blue civil airway No. 10...	7741
Red civil airway No. 1.....	7741
Red civil airways Nos. 4 and 13, blue civil airway No. 23.....	7741
Red civil airway No. 11 and blue civil airway No. 3.....	7741
CUSTOMS BUREAU:	
Appraisal, examination of merchandise.....	7743
ENTOMOLOGY AND PLANT QUARANTINE BUREAU:	
Cottonseed and cottonseed hulls, hearing to consider restrictions on importations.....	7775

(Continued on next page)



FEDERAL REGISTER

Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

The FEDERAL REGISTER will be furnished by mail to subscribers, free of postage, for \$1.50 per month or \$15.00 per year, payable in advance. The charge for individual copies (minimum 15¢) varies in proportion to the size of the issue. Remit check or money order, made payable to the Superintendent of Documents, directly to the Government Printing Office, Washington, D. C.

There are no restrictions on the republication of material appearing in the FEDERAL REGISTER.

NOTICE

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

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

CONTENTS—Continued

FEDERAL COMMUNICATIONS COMMISSION:	
Hearings:	Page
Radio communications in railway operation.....	7779
Wasmer, Louis, Inc.....	7779
FEDERAL TRADE COMMISSION:	
Agricultural Insecticide & Fungicide Ass'n., et al; cease and desist order.....	7742
FOREST SERVICE:	
Sitgreaves National Forest, removal of trespassing horses..	7775
GEOLOGICAL SURVEY:	
Operating and safety regulations for mining of coal, potash, oil shale, sodium, etc.; authority and scope..	7746
INTERNAL REVENUE BUREAU:	
Income tax; back pay attributable to prior years.....	7743

CONTENTS—Continued

NATIONAL WAR LABOR BOARD:	
Formal proceedings, issuance of complaint by Regional Director.....	7745
OFFICE OF DEFENSE TRANSPORTATION:	
Taxicab operators, coordinated operations:	
Calumet, Laurium, Houghton, and Hancock, Mich.....	7793
Clinton, Ind.....	7794
Medford, Oreg.....	7794
OFFICE OF PRICE ADMINISTRATION:	
Adjustments, etc.:	
Colwell Mining Co., et al.....	7795
Fram, E. T., Lock Co.....	7796
Fats and oils (MPR 53, Am. 28, 29) (2 documents).....	7770, 7771
Food rationing for institutional users (Gen. RO 5, Am. 74).....	7770
Foods, processed (Rev. RO 13, Am. 47).....	7773
Frames, furniture (MPR 188, Am. 3 to 2d Rev. Order A-3).....	7796
Fruits and vegetables, fresh (MPR 426, Am. 39, 40) (2 documents).....	7759, 7774
Fruits, canned (MPR 288, Order AG-1).....	7795
Fuel oil (Rev. RO 11, Am. 16).....	7773
Gasoline rationing (RO 5C, Am. 133).....	7773
Grapefruit juice (FPR 1, Order 1 to Supp. 5).....	7796
Meat, fats, fish and cheeses (Rev. RO 16, Am. 13).....	7774
Oleomargarine (SR 15, Am. 28).....	7770
Petroleum and petroleum gas (RMFR 436, Am. 2).....	7765
Potatoes and onions (RMFR 271, Am. 18).....	7771
Regional and district office orders:	
Community ceiling prices, list of orders filed.....	7802
Malt beverages, designated southern states.....	7796
Solid fuels; Brattleboro, Vt.-Keene, N. H.....	7801
Sesame meal (S. O. 45, Am. 9).....	7770
Shoes (RO 17, Am. 66).....	7773
Sugar (Rev. RO 3, Am. 30).....	7773
Vacuum cleaners, used (MPR 294, Am. 4).....	7773
PUBLIC CONTRACTS DIVISION:	
Contracts for telephone service, Procurement Division.....	7775
WAGE AND HOUR DIVISION:	
Puerto Rico, notice of hearings on minimum wage recommendations of special Industry committee.....	7776
WAR FOOD ADMINISTRATION:	
Farm machinery and equipment (WFO 14, Am. 1).....	7739
WAR PRODUCTION BOARD:	
Balsa (M-177).....	7747
Cotton textile distribution (M-317).....	7748
Lumber, shipments (L-335, Dir. 7).....	7748
Ash specialists (L-335, Dir. 11).....	7748
Receipts (L-335, Dir. 10).....	7748

CONTENTS—Continued

WAR PRODUCTION BOARD—Con.	
Maternity dresses and slips (M-328B, Supp. V to Sch. A).....	7758
Suspension orders, etc.:	
American Playground Device Co.....	7747
Hayward, H. T. Co.....	7747
Springfield Mill Supply, Inc.....	7747
Therm Gas Generator Co.....	7746
Ultra-Life Laboratories, Inc.....	7802

dian, authorizations of transactions with respect to any property or business enterprise (other than a bank, branch of bank, insurance company or branch of insurance company, or any property of a bank, branch of bank, insurance company or branch of insurance company) subject to the authority and power conferred upon the Alien Property Custodian; and with respect to any such specific property or business enterprise subject to such authority and power, to appoint and designate supervisors for such specific property or business enterprise, who shall have power to make and to revoke, on behalf of the Alien Property Custodian, authorizations of transactions.

(c) Frank J. Garvey, as Assistant to the Alien Property Custodian, is hereby further appointed and designated as agent and delegate of the Alien Property Custodian to make and to revoke on his behalf authorizations of transactions with respect to any bank, branch of bank, insurance company or branch of insurance company, or any property of any bank, branch of bank, insurance company or branch of insurance company, subject to the authority and power conferred upon the Alien Property Custodian, and to designate for any specific bank, branch of bank, insurance company or branch of insurance company, supervisors who shall have power to make and to revoke, on behalf of the Alien Property Custodian, authorizations of transactions.

(d) This regulation supersedes the Certificates of Appointment executed by the Alien Property Custodian October 30, 1942, in favor of S. James Crowley and Edward C. Tefft (7 F.R. 8910), May 8, 1943, in favor of Francis J. McNamara, Homer Jones and Howland H. Sargeant (8 F.R. 6694), September 11, 1943, in favor of Roger E. Brooks (8 F.R. 12839), and April 18, 1944, in favor of Frank J. Garvey (9 F.R. 4485). Nothing contained herein shall affect the validity of anything heretofore done under authority of the aforementioned Certificates of Appointment, nor of anything hereafter done under purported authority of the same which would be valid under authority of this regulation.

Executed at Washington, D. C., on July 10, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-10151; Filed, July 11, 1944; 11:13 a. m.]

TITLE 14—CIVIL AVIATION

Chapter II—Administrator of Civil Aeronautics, Department of Commerce

[Amdt. 46]

PART 600—DESIGNATION OF CIVIL AIRWAYS
REDESIGNATION OF AMBER CIVIL AIRWAY NO. 3
AND BLUE CIVIL AIRWAY NO. 10

MAY 13, 1944.

Acting pursuant to the authority vested in me by section 302 of the Civil Aeronautics Act of 1938, as amended, I hereby amend Part 600 of the regulations of the Administrator of Civil Aeronautics as follows:

1. By inserting in § 600.10102 *Amber civil airway No. 3 (El Paso, Tex., to Great Falls, Mont.)* after the words "Pueblo Colo., radio range station;" the following: "the intersection of the center lines of the on course signals of the north leg of the Pueblo, Colo., radio range and the south leg of the Denver, Colo., radio range;"

2. By amending § 600.10309 *Blue civil airway No. 10 (Fresno, Calif., to Williams, Calif.)* to read as follows: "From the Fresno, Calif., radio range station via the intersection of the center lines of the on course signals of the northwest leg of the Fresno, Calif., radio range and the southeast leg of the Sacramento, Calif., radio range and the Sacramento, Calif., radio range station to the Williams, Calif., radio range station."

This amendment shall become effective 0001 e. w. t. May 15, 1944.

C. I. STANTON,
Administrator.

[F. R. Doc. 44-10111; Filed, July 10, 1944,
10:41 a. m.]

[Amdt. 47]

PART 600—DESIGNATION OF CIVIL AIRWAYS
REDESIGNATION OF RED CIVIL AIRWAY NOS. 4
AND 13 AND BLUE CIVIL AIRWAY NO. 23

MAY 26, 1944.

Acting pursuant to the authority vested in me by section 302 of the Civil Aeronautics Act of 1938, as amended, I hereby amend Part 600 of the regulations of the Administrator of Civil Aeronautics as follows:

1. By deleting § 600.10203 *Red civil airway No. 4 (Providence, R. I., to Boston, Mass.)*

2. By amending § 600.10212 *Red civil airway No. 13 (Westfield, Mass., to Hills-grove, R. I.)* to read as follows:

§ 600.10212 *Red civil airway No. 13 (Westfield, Mass., to Boston, Mass.)*. From the Westfield, Mass., radio range station via the intersection of the center lines of the on course signals of the south leg of the Westfield, Mass., radio range and the northwest leg of the Hartford, Conn., radio range; Hartford, Conn., radio range station and the Providence, R. I., radio range station to the intersection of the center lines of the on course signals of the northeast leg of the Providence, R. I., radio range and the southwest leg of the Boston, Mass., radio range.

3. By striking in § 600.10322 *Blue civil airway No. 23 (Sanak, Alaska to Cold Bay,*

Alaska) the following: "and the west leg of the Cold Bay, Alaska radio range." and substituting in lieu thereof the following: "and the northeast leg of the Umnak (North Shore), Alaska radio range."

This amendment shall become effective 0001 e. w. t. June 1, 1944.

C. I. STANTON,
Administrator.

[F. R. Doc. 44-10112; Filed, July 10, 1944;
10:41 a. m.]

[Amdt. 48]

PART 600—DESIGNATION OF CIVIL AIRWAYS
REDESIGNATION OF RED CIVIL AIRWAY NO. 11
AND BLUE CIVIL AIRWAY NO. 3

JUNE 5, 1944.

Acting pursuant to the authority vested in me by section 302 of the Civil Aeronautics Act of 1938, as amended, I hereby amend Part 600 of the regulations of the Administrator of Civil Aeronautics as follows:

1. By striking in § 600.10210 *Red civil airway No. 11 (Tulsa, Okla., to St. Louis, Mo.)* the following portion of the caption: "St. Louis, Mo." and substituting in lieu thereof the following: "Huntington, W. Va." and adding after the words: "St. Louis, Mo., radio range," the following: "From the intersection of the center lines of the on course signals of the east leg of the St. Louis, Mo., radio range and the west leg of the Evansville, Ind., radio range via the Evansville, Ind., radio range station; Louisville, Ky., radio range station and the intersection of the center lines of the on course signals of the east leg of the Louisville, Ky., radio range and the southwest leg of the Huntington, W. Va., radio range to the Huntington, W. Va., radio range station."

2. By striking in § 600.10302 *Blue civil airway No. 3 (Tampa, Fla., to Birmingham, Ala.)* the following portion of the caption: "Birmingham, Ala." and substituting in lieu thereof the following: "Terre Haute, Ind." and adding after the words: "Birmingham, Ala., radio range station," the following: "From the Nashville, Tenn., radio range station via the intersection of the center lines of the on course signals of the northwest leg of the Nashville, Tenn., radio range and the south leg of the Evansville, Ind., radio range and the Evansville, Ind., radio range station to the Terre Haute, Ind., radio range station."

This amendment shall become effective 0001 e. w. t. June 9, 1944.

C. I. STANTON,
Administrator.

[F. R. Doc. 44-10113; Filed, July 10, 1944;
10:41 a. m.]

[Amdt. 49]

PART 600—DESIGNATION OF CIVIL AIRWAYS
REDESIGNATION OF RED CIVIL AIRWAY NO. 1

JUNE 17, 1944.

Acting pursuant to the authority vested in me by section 302 of the Civil Aeronautics Act of 1938, as amended, I here-

by amend Part 600 of the regulations of the Administrator of Civil Aeronautics as follows:

1. By striking in § 600.10200 *Red civil airway No. 1 (Portland, Ore., to Fort Bridger, Wyo.)* the following portion of the caption: "Fort Bridger, Wyo." and substituting in lieu thereof the following: "Kansas City, Mo." and adding after the words: "Fort Bridger, Wyo., radio range station." the following: "From the Akron, Colo., radio range station via the Salina, Kans., radio range station and the center of the city of Alma, Kans., to the Kansas City, Mo., radio range station."

This amendment shall become effective 0001 e. w. t., June 20, 1944.

C. I. STANTON,
Administrator.

[F. R. Doc. 44-10114; Filed, July 10, 1944;
10:41 a. m.]

[Amdt. 73]

PART 601—DESIGNATION OF CERTAIN CONTROL AIRPORTS

BLUE CIVIL AIRWAY NO. 28 AND AMBER CIVIL AIRWAY NO. 4

MAY 13, 1944.

Designation of Airway Traffic Control Areas: Blue Civil Airway No. 28. Redesignation of Radio Fixes: Amber Civil Airway No. 4 and Blue Civil Airway No. 28.

Acting pursuant to the authority vested in me by section 308 of the Civil Aeronautics Act of 1938, as amended, and Special Regulation No. 197 of the Civil Aeronautics Board, I hereby amend Part 601 of the regulations of the Administrator of Civil Aeronautics as follows:

1. By adding a new § 601.10328 *Blue civil airway No. 28, airway traffic control areas (Columbia, S. C., to Charleston, S. C.)* to read as follows: "All of Blue civil airway No. 28."

2. By inserting in § 601.4014 *Amber civil airway No. 4 (Brownsville, Tex., to Bismarck, N. Dak.)* after the words: "Chanute, Kans., radio range station;" the following: "the Platte City, Mo., fan type radio marker or the intersection of the center lines of the on course signals of the northwest leg of the Kansas City, Mo., radio range and the west leg of the Columbia, Mo., radio range;"

3. By amending § 601.40328 *Blue civil airway No. 28 (Columbia, S. C., to Charleston, S. C.)* to read as follows: "No radio fix designation."

This amendment shall become effective 0001 e. w. t., May 15, 1944.

C. I. STANTON,
Administrator.

[F. R. Doc. 44-10107; Filed, July 10, 1944;
10:41 a. m.]

[Amdt. 74]

PART 601—DESIGNATION OF CERTAIN CONTROL AIRPORTS

RED CIVIL AIRWAY NOS. 4 AND 13, GREEN CIVIL AIRWAY NO. 2, BLUE CIVIL AIRWAY NO. 23

MAY 26, 1944.

Redesignation of Airway Traffic Control Areas: Red Civil Airway No. 4. Redesignation of Radio Fixes: Green Civil

Airway No. 2; Red Civil Airways Nos. 4 and 13; Blue Civil Airway No. 23.

Acting pursuant to the authority vested in me by section 308 of the Civil Aeronautics Act of 1938, as amended, and Special Regulation No. 197 of the Civil Aeronautics Board, I hereby amend Part 601 of the regulations of the Administrator of Civil Aeronautics as follows:

1. By deleting § 601.10204 *Red civil airway No. 4 airway traffic control areas (Providence, R. I., to Boston, Mass.)*.

2. By adding in § 601.4002 *Green civil airway No. 2 (Seattle, Wash., to Boston, Mass.)* after the words: "the intersection of the center lines of the on course signals of the southeast leg of the Westfield, Mass., radio range and the northeast leg of the Hartford, Conn., radio range;" the following: "the Franklin, Mass., fan type radio marker station or the intersection of the center lines of the on course signals of the northeast leg of the Providence, R. I., radio range and the southwest leg of the Boston, Mass., radio range;"

3. By deleting § 601.40204 *Red civil airway No. 4 (Providence, R. I., to Boston, Mass.)*.

4. By amending § 601.40213 *Red civil airway No. 13 (Westfield, Mass., to Hills-grove, R. I.)* to read as follows:

§ 601.40213 *Red civil airway No. 13 (Westfield, Mass., to Boston, Mass.)*. The intersection of the center lines of the on course signals of the south leg of the Westfield, Mass., radio range and the northwest leg of the Hartford, Conn., radio range; the intersection of the center lines of the on course signals of the southwest leg of the Boston, Mass., radio range and the west leg of the Providence, R. I., radio range; Providence, R. I., radio range station.

5. By deleting in § 601.40323 *Blue civil airway No. 23 (Sanak, Alaska to Cold Bay, Alaska)* the following: "The intersection of the center lines of the on course signals of the southwest leg of the Sanak, Alaska radio range and the southeast leg of the Dutch Harbor, Alaska radio range;" and also deleting: "the intersection of the center lines of the on course signals of the northeast leg of the Dutch Harbor, Alaska radio range and the west leg of the Cold Bay, Alaska radio range."

This amendment shall become effective 0001 e. w. t. June 1, 1944.

C. I. STANTON,
Administrator.

[F. R. Doc. 44-10108; Filed, July 10, 1944;
10:41 a. m.]

[Amdt. 75]

PART 601—DESIGNATION OF CERTAIN
CONTROL AIRPORTS

RED CIVIL AIRWAY NO. 11 AND BLUE CIVIL
AIRWAY NO. 3

JUNE 5, 1944.

Redesignation of Airway Traffic Control Areas and Radio Fixes: Red Civil Airway No. 11 and Blue Civil Airway No. 3.

Acting pursuant to the authority vested in me by section 308 of the Civil Aero-

nautics Act of 1938, as amended, and Special Regulation No. 197 of the Civil Aeronautics Board, I hereby amend Part 601 of the regulations of the Administrator of Civil Aeronautics as follows:

1. By striking in § 601.10211 *Red civil airway No. 11 airway traffic control areas (Tulsa, Okla., to St. Louis, Mo.)* the following portion of the caption: "St. Louis, Mo." and substituting in lieu thereof the following: "Huntington, W. Va."

2. By striking in § 601.10303 *Blue civil airway No. 3 airway traffic control areas (Birmingham, Ala. to Tampa, Fla.)* the following portion of the caption: "Birmingham, Ala." and substituting in lieu thereof the following: "Terre Haute, Ind."

3. By striking in § 601.40211 *Red civil airway No. 11 (Tulsa, Okla., to St. Louis, Mo.)* the following portion of the caption: "St. Louis, Mo." and substituting in lieu thereof the following: "Huntington, W. Va." and adding after the words: "Vichy, Mo., radio range station." the following: "The intersection of the center lines of the on course signals of the northeast leg of the Scott Field, Ill., radio range and the west leg of the Evansville, Ind., radio range; Evansville, Ind., radio range station."

4. By amending § 601.40303 *Blue civil airway No. 3 (Tampa, Fla., to Birmingham, Ala.)* to read as follows:

§ 601.40303 *Blue civil airway No. 3 (Tampa, Fla., to Terre Haute, Ind.)*. The intersection of the center lines of the on course signals of the north leg of the Tampa, Fla., radio range and the southeast leg of the Cross City, Fla., radio range; Cross City, Fla., radio range station; the intersection of the center lines of the on course signals of the northwest leg of the Cross City, Fla., radio range and the east leg of the Tallahassee, Fla., radio range; Dothan, Ala., radio range station; the intersection of the center lines of the on course signals of the west leg of the Maxwell Field, Ala., radio range and the south leg of the Birmingham, Ala., radio range; the intersection of the center lines of the on course signals of the northwest leg of the Nashville, Tenn., radio range and the south leg of the Evansville, Ind., radio range."

This amendment shall become effective 0001 e. w. t. June 9, 1944.

C. I. STANTON,
Administrator.

[F. R. Doc. 44-10109; Filed, July 10, 1944;
10:41 a. m.]

[Amdt. 76]

PART 601—DESIGNATION OF CERTAIN CON-
TROL AIRWAYS

RED CIVIL AIRWAY NO. 1

JUNE 17, 1944.

Redesignation of Airway Traffic Control Areas: Red Civil Airway No. 1. Redesignation of Radio Fixes: Red Civil Airway No. 1.

Acting pursuant to the authority vested in me by section 308 of the Civil Aeronautics Act of 1938, as amended, and Special Regulation No. 197 of the Civil

Aeronautics Board, I hereby amend Part 601 of the Regulations of the Administrator of Civil Aeronautics as follows:

1. By amending § 601.10201 *Red civil airway No. 1 airway traffic control areas (Portland, Ore., to Fort Bridger, Wyo.)* to read as follows:

§ 601.10201 *Red civil airway No. 1 airway traffic control areas (Portland, Ore., to Kansas City, Mo.)*. All of Red civil airway No. 1 from the Portland, Ore., radio range station to the intersection of the center lines of the on course signals of the southeast leg of the Burley, Idaho radio range and the northwest leg of the Plymouth, Utah radio range; from the Salt Lake City, Utah radio range station to the Fort Bridger, Wyo., radio range station; from the Akron, Colo., radio range station to a line extended at right angles across such airway through a point 25 miles southeast of the Akron, Colo., radio range station; from a line extended at right angles across such airway through a point 25 miles west of the Kansas City, Mo., radio range station to the Kansas City, Mo., radio range station.

2. By striking in § 601.40201 *Red civil airway No. 1 (Portland, Ore., to Fort Bridger, Wyo.)* the following portion of the caption: "Fort Bridger, Wyo." and substituting in lieu thereof the following: "Kansas City, Mo." and adding after the words: "Burley, Idaho radio range station." the following: "Salina, Kans., radio range station."

This amendment shall become effective 0001 e. w. t., June 20, 1944.

C. I. STANTON,
Administrator.

[F. R. Doc. 44-10110; Filed, July 10, 1944;
10:41 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4145]

PART 3—DIGEST OF CEASE AND DESIST
ORDERS

AGRICULTURAL INSECTICIDE & FUNGICIDE
ASSOCIATION, ET AL.

§ 3.24 (a) *Coercing and intimidating—Competitors—By threatening disciplinary action or otherwise: § 3.27 (d) Combining or conspiring—To enhance, maintain or unify prices: § 3.27 (f) Combining or conspiring—To limit distribution to regular or established channels: § 3.27 (h) Combining or conspiring—To restrain and monopolize trade.* Order (1) modifying, as to respondents named, as below set forth, order of July 24, 1942 which required respondents therein joined, in connection with offer, etc., in commerce, of agricultural insecticides, fungicides, and related chemicals and items for similar usage, to cease and desist from entering into, continuing, directing, instigating, or "cooperating in, any common course of action", mutual agreement, etc., to fix, establish or maintain prices, whether on a delivered basis or otherwise, etc., or to make use of the various other practices as there specified; so that as to aforesaid named respond-

ents the above quoted words are changed to read "cooperating in any agreed or planned common course of action"; and (2) dismissing the complaint in the proceeding as to respondent R. Earl Demmon, former director of the association and "representative" of respondent Stauffer Chemical Co., Inc. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., Supp. IV, sec. 45i) [Modified cease and desist order, Agricultural Insecticide & Fungicide Association, et al., Docket 4145, June 8, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 8th day of June, A. D. 1944.

In the Matter of Agricultural Insecticide & Fungicide Association, Its Officers, Directors and Members, Allegheny Chemical Corporation, Ansbacher-Siegle Corporation, General Chemical Co., a Corporation, Phelps Dodge Refining Corporation, and Tennessee Corporation.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answers thereto of the several respondents named in the caption hereof, and certain stipulations of additional facts, and respondents having expressly waived all intervening procedure and hearing as to the facts and consented that the Commission may, without any further intervening procedure, make and enter its findings as to the facts, its conclusion based thereon, and its order disposing of the proceeding, and the Commission having made its findings as to the facts and conclusion that said respondents have violated the provisions of the Federal Trade Commission Act, and having entered its cease and desist order herein on July 24, 1942; and, thereafter, the respondents Phelps Dodge Refining Corporation, Tennessee Corporation, American Cyanamid & Chemical Corporation, John Powell & Company, Inc., Southern Acid & Sulphur Company, Inc., Stauffer Chemical Company, Inc., and R. Earl Demmon, having filed in the United States Circuit Court of Appeals for the Second Circuit their petitions for a review of the Commission's said order to cease and desist, entered on July 24, 1942; and, thereafter, on December 23, 1943, the said United States Circuit Court of Appeals for the Second Circuit having unconditionally affirmed the Commission's said order to cease and desist as to the said respondents, Phelps Dodge Refining Corporation, Tennessee Corporation, American Cyanamid & Chemical Corporation, John Powell & Company, Inc., Southern Acid & Sulphur Company, Inc., and Stauffer Chemical Company, Inc., and having reversed the Commission's said order as to the respondent R. Earl Demmon; and, thereafter a stipulation having been entered into by the Commission, with the petitioning respondents only, that the Commission's said order of July 24, 1942, should be modified to the extent that the language "cooperating in any common course of action" appearing in the Commission's said order to cease and desist entered on July 24, 1942, should be changed to read "cooperating in any

agreed or planned common course of action," and thereafter decrees to this effect having been entered on February 21, 1944, with respect to the said petitioners only; now, therefore, in conformity with the decrees entered by the United States Circuit Court for the Second Circuit.

It is ordered, That as to the respondents, Phelps Dodge Refining Corporation, Tennessee Corporation, American Cyanamid & Chemical Corporation, John Powell & Company, Inc., Southern Acid & Sulphur Company, Inc., and Stauffer Chemical Company, Inc., the Commission's said order to cease and desist heretofore entered on July 24, 1942, be and the same hereby is amended and modified to the extent that the language "cooperating in any common course of action" appearing therein be, and the same hereby is changed so as to read "cooperating in any agreed or planned common course of action".

It is further ordered, That the said complaint as to the respondent R. Earl Demmon be, and the same hereby is dismissed.

It is further ordered, That the Commission's said order to cease and desist as entered herein on July 24, 1942, be and the same hereby is ratified and confirmed in all other respects save and except as herein modified.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-10150; Filed, July 11, 1944;
10:54 a. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs

[T. D. 51090]

PART 14—APPRAISEMENT

EXAMINATION OF MERCHANDISE

It is my opinion that the examination of less than 1 package of every 10 packages of chewing gum covered by 1 invoice and imported in packages, the contents and value of which are uniform, will amply protect the revenue.

Therefore, by virtue of the authority contained in sections 499 and 624 of the Tariff Act of 1930, as amended (19 U.S.C. 1499 and 1624), I do by this special regulation permit and authorize a less number of packages than 1 package of every 10 packages, but not less than 1 package of every invoice, of chewing gum to be examined.

This special regulation shall not be construed to preclude the examination of packages in addition to the minimum number hereby permitted to be examined if the collector or the appraiser shall deem it necessary that a greater number of packages be examined.

In view of the foregoing, § 14.1 (b), Customs Regulations of 1943 (19 CFR, Cum. Supp., 14.1 (b)), containing a list of merchandise as to which collectors are especially authorized to designate for examination less than 1 package of every 10 packages, is hereby amended by insert-

ing in said list after "Gums and resins, natural and synthetic," the following:

Gum, chewing.

The number of this Treasury decision shall be added as a marginal notation to § 14.1 (b).

(Sec. 499, 46 Stat. 728, secs. 15, 16 (a), 52 Stat. 1084, sec. 624, 46 Stat. 759; 19 U.S.C. 1499, 1624)

[SEAL] W. R. JOHNSON,
Commissioner of Customs.

Approved: July 7, 1944.

HERBERT E. GASTON,
Acting Secretary of the Treasury.

[F. R. Doc. 44-10144; Filed, July 10, 1944;
4:48 p. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue

Subchapter A—Income and Excess-Profits Taxes

[T. D. 5389]

PART 29—INCOME TAX; TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 1941

BACK PAY ATTRIBUTABLE TO PRIOR YEARS

Regulations 111 amended to conform to section 119 of the Revenue Act of 1943, relating to back pay attributable to prior years.

In order to conform Regulations 111 (26 CFR Cum. Supp., Part 29) to section 119 of the Revenue Act of 1943 (Pub. Law 235, 78th Cong.), enacted February 25, 1944, such regulations are amended as follows:

PARAGRAPH 1. There is inserted immediately preceding § 29.107-1 the following:

SEC. 119. BACK PAY ATTRIBUTABLE TO PRIOR YEARS. (Revenue Act of 1943, Title I.)

(a) *In general.* Section 107 (relating to compensation for certain services rendered) is amended by inserting at the end thereof the following new subsection:

(d) *Back pay.* (1) *In general.* If the amount of the back pay received or accrued by an individual during the taxable year exceeds 15 per centum of the gross income of the individual for such year, the part of the tax attributable to the inclusion of such back pay in gross income for the taxable year shall not be greater than the aggregate of the increases in the taxes which would have resulted from the inclusion of the respective portions of such back pay in gross income for the taxable years to which such portions are respectively attributable, as determined under the regulations prescribed by the Commissioner with the approval of the Secretary.

(2) *Definition of back pay.* For the purposes of this subsection, "back pay" means (A) remuneration, including wages, salaries, retirement pay, and other similar compensation, which is received or accrued during the taxable year by an employee for services performed prior to the taxable year for his employer and which would have been paid prior to the taxable year except for the intervention of one of the following events: (i) Bankruptcy or receivership of the employer; (ii) Dispute as to the liability of the employer to pay such remuneration, which is determined after the commencement of court proceedings; (iii) if the employer is the United States, a State, a Territory, or any political subdivision thereof, or the District of Columbia, or any agency or instrumentality of any of the foregoing, lack of funds appropriated to pay such remunera-

tion; or (iv) any other event determined to be similar in nature under regulations prescribed by the Commissioner with the approval of the Secretary; and (B) wages or salaries which are received or accrued during the taxable year by an employee for services performed prior to the taxable year for his employer and which constitute retroactive wage or salary increases ordered, recommended, or approved by any Federal or State agency, and made retroactive to any period prior to the taxable year; and (C) payments which are received or accrued during the taxable year as the result of an alleged violation by an employer of any State or Federal law relating to labor standards or practices, and which are determined under regulations prescribed by the Commissioner with the approval of the Secretary to be attributable to a prior taxable year. Amounts not includible in gross income under this chapter shall not constitute "back pay."

(b) *Technical amendment.* The title of section 107 is amended by adding at the end thereof the following: "And Back Pay."

(c) *Taxable years to which applicable.* The amendments made by this section shall be effective with respect to taxable years beginning after December 31, 1940.

PAR. 2. There is inserted immediately following § 29.107-2 the following:

§ 29.107-3 *Back pay attributable to prior taxable years.* Section 107 (d) (2) defines "back pay" and section 107 (d) (1) limits the amount of tax resulting from the inclusion of such back pay in gross income for the year in which it is received or accrued. Back pay includes compensation, wages, salaries, pensions and retirement pay received or accrued during the taxable year by an employee for services performed prior to the taxable year for his employer and which would have been paid prior to the taxable year but for the intervention of any one of the following events: (1) bankruptcy or receivership of the employer; (2) dispute as to the liability of the employer to pay such remuneration, which is determined after the commencement of court proceedings; (3) if the employer is the United States, a State, a Territory, or any political subdivision thereof, or the District of Columbia, or any agency or instrumentality of any of the foregoing, lack of funds appropriated to pay such remuneration; or (4) any other event determined to be similar in nature under these regulations. As to what constitutes bankruptcy and receivership proceedings see § 29.274-1.

An event will be considered similar in nature to those events specified in section 107 (d) (2) (A) (i), (ii) and (iii) only if the circumstances are unusual, if they are of the type specified therein, if they operate to defer payment of the remuneration for the services performed, and if payment, except for such circumstances, would have been made prior to the taxable year in which received or accrued. For the purposes of this section the term "back pay" does not include remuneration which is deemed to be constructively received in the taxable year or years in which the services were performed, remuneration paid in the current year in accordance with the usual

practice or custom of the employer even though received in respect of services performed in a prior year or years, additional compensation for past services where there was no prior agreement or legal obligation to pay such additional compensation, or any amount which is not includible in gross income under chapter 1.

The term "back pay" also embraces retroactive wage or salary increases received or accrued in respect of services performed by an employee for his employer in a prior taxable year which have been ordered, recommended, or approved by any Federal or State agency such as, but not limited to, the War Labor Board or any regional War Labor Board, the Salary Stabilization Unit of the Bureau of Internal Revenue, and boards authorized by the Railway Labor Act (44 Stat. 577), as amended (45 U.S.C., 1940 ed., ch. 8), comparable State organizations, and United States and State courts; payments made as a result of alleged violations of sections 6 and 7 of the Fair Labor Standards Act of 1938 (52 Stat. 1062 and 1063, as amended; 29 U.S.C., 1940 ed., secs. 206 and 207), and made retroactive to any period prior to the taxable year; and payments which are received or accrued during the taxable year arising out of an alleged violation by an employer of any State or Federal law relating to labor standards or practices, such as payments received to effectuate the policies of the National Labor Relations Act (49 Stat. 449), as amended (29 U.S.C., 1940 ed., secs. 151-166). The term "wage or salary increases" as used in this section includes payments not made until after the close of the taxable year on account of regulations, orders, or rulings under the Inflation Control Act of 1942 (56 Stat. 765; 50 U.S.C., App., Sup., secs. 961-971) even though the total amount paid for the services rendered does not exceed the amount payable by contract or under established policy.

An individual must compute his net income for any taxable year to which back pay is attributable, even though he was not required to make a return for such year. Thus, all amounts properly includible as gross income for any taxable year to which back pay is attributable must be included in the computation.

For the purpose of determining under section 107 (d) the particular taxable year or years to which the back pay is attributable and, if such back pay is attributable to more than one taxable year, the amount thereof which is attributable to each of such taxable years, the following rules will be applicable:

(1) Back pay, as defined under section 107 (d) (2) (A), shall be deemed to be attributable to a particular taxable year in the amount and to the extent that it would have been paid in such year except for the intervention of one of the events described in section 107 (d) (2) (A).

(2) Back pay, as defined under section 107 (d) (2) (B), shall be deemed to be

attributable to a particular taxable year in the amount and to the extent that it would have been paid in such year had the wage or salary increase as described in section 107 (d) (2) (B) been actually put into effect on the date to which it was first made retroactive.

(3) Back pay, as defined under section 107 (d) (2) (C), shall be deemed to be attributable to a particular taxable year in the amount and to the extent that it represents payments in respect of the alleged violation described in section 107 (d) (2) (C) which occurred in such year or which continued during any part of such year.

(4) In those cases where a computation has been made by, or under the direction of, a Federal or State agency (including any Federal or State court) under which the back pay was awarded, which indicates that particular portions of such back pay are attributable to certain definite periods of time, such computation shall be accepted as the appropriate apportionment for the purposes of these regulations.

(5) Where no such computation has been made as provided in (4), and where the apportionment cannot be accurately made upon consideration of all the attendant circumstances in accordance with the applicable rule prescribed in (1), (2), or (3), then in proper cases the back pay shall be apportioned to each of the taxable years within which fall one or more calendar months included within the entire period for which such back pay has been paid, as if such back pay had been received or accrued in equal portions in each of such calendar months. For the purposes of this section, a fractional part of a month is to be disregarded unless it amounts to more than half a month, in which case it is to be considered as a month.

The first step in determining whether section 107 (d) is applicable is the determination of the percentage which the back pay is of the gross income of the taxpayer for the current taxable year. It must exceed 15 per centum of such gross income. The amount of the tax attributable to such back pay is the difference between the tax for the taxable year computed with the inclusion of such back pay in gross income and the tax for such taxable year computed without including such back pay in such gross income.

The amount of the tax attributable to such back pay in each taxable year is the difference between the tax for such taxable year computed with the inclusion in gross income of the portion of such back pay attributable to such taxable year and the tax for such taxable year computed without including any part of such back pay in gross income.

The tax for the current taxable year is (1) the tax computed with the inclusion in gross income of the entire back pay received or accrued in the taxable year, or (2) the tax computed without including any such back pay in gross income for the current taxable year, plus the aggreg-

gate of the increases in the taxes which would have resulted from the inclusion of the respective portions of such back pay in gross income for each taxable year to which each such portion is respectively attributable, whichever is the smaller.

This may be illustrated by the following example in which the taxpayer makes his returns on the cash receipts and disbursements basis, and in which it is assumed that he is entitled to use and uses for the taxable years 1944 and 1941 the alternative tax provided in Supplement T:

Example. In 1944 a single person with no dependents who makes his income tax returns on the calendar year basis receives \$2,900, which amount constitutes his adjusted gross income. Of this amount \$500 constitutes back pay. His tax for the calendar year 1944 on \$2,900 would be \$490. On \$2,400 (\$2,900 minus \$500) the tax would be \$384. That part of the tax for 1944 attributable to back pay is therefore \$106 (\$490 minus \$384). Of the back pay \$300 is attributable to the year 1941. During such year he had received \$2,000. For such year the amount of tax on \$2,000 is \$104. The amount of tax which he would have paid for such year had he included in gross income the portion of back pay attributable to such year would be \$130. The increase in the tax for such year would be \$26 (\$130 minus \$104).

The remainder of the back pay, \$200, is attributable to the calendar year 1940. During such year his net income was \$1,800. For such year the amount of tax, including the defense tax, on \$1,800 is \$36.08 and the amount of tax, including the defense tax, which he would have paid for such year had he included in gross income the portion of back pay attributable to such year would be \$44. The increase in the tax for such year would be \$7.92 (\$44 minus \$36.08). The aggregate of increases in the taxes for the calendar years 1941 and 1940 would be \$33.92. The tax for the calendar year 1944 is the smaller of \$384 plus (1) \$106 or (2) \$33.92. Since \$33.92 is smaller than \$106 the tax for the calendar year 1944 is \$417.92 (\$384 plus \$33.92).

Section 6 (d) (3) of the Current Tax Payment Act of 1943, as amended by section 506 (b) of the Revenue Act of 1943, provides that section 107 of the Internal Revenue Code shall be applied without regard to subsections (a) and (b) of section 6 of the Current Tax Payment Act of 1943. For example, a taxpayer who had received or accrued compensation including back pay in 1943 determines his income tax, including the victory tax, for such year in the manner provided in section 107 of the Internal Revenue Code before the application of section 6. In the process of determining such tax, portions of such compensation are attributable to prior years and the limitation upon the increase in the tax for 1943 attributable to such compensation is determined by reference to the tax for the respective years computed upon the portion of such compensation allocable to such years. While all of such compensation is included in gross income for 1942 or 1943, as the case may be, such compensation is attributable to prior years without regard to section 6 of the Current Tax Payment Act of 1943.

This may be illustrated by the following example in which the taxpayer makes his returns on the cash receipts and disbursements basis, and in which it is assumed that he is entitled to use and uses for the taxable years 1943, 1942 and 1941 the alternative tax provided in Supplement T:

Example. In 1943 a single person (not the head of a family) who makes his income tax returns on a calendar year basis receives \$2,200. Of this amount \$600 constitutes back pay. Including the victory tax, his tax liability for 1943 on \$2,200 would be \$342.10. On \$1,600 (\$2,200 minus \$600) the tax liability would be \$216.60. That part of the tax liability for the calendar year 1943 attributable to back pay is therefore \$125.50 (\$342.10 minus \$216.60). Of the back pay \$400 is attributable to the calendar year 1942. During such year he had received \$1,000. For the calendar year 1942 the amount of tax liability on \$1,000 is \$76. The amount of tax liability for such year had he included in gross income the portion of back pay attributable to the calendar year 1942 would be \$145. The increase in the tax liability for such year would be \$69 (\$145 minus \$76).

The remainder of the back pay, \$200, is attributable to the calendar year 1941. During such year he had received \$1,000. For such year the amount of tax on \$1,000 is \$18, and the amount of tax which he would have paid for such year had he included in gross income the portion of back pay attributable to the year 1941 would be \$35. The increase in the tax for such year would be \$17 (\$35 minus \$18). The aggregate of the increases in the taxes for the calendar years 1942 and 1941 would be \$86. The tax liability for the calendar year 1943 is the smaller of \$216.60 plus (1) \$125.50 or (2) \$86. Since \$86 is smaller than \$125.50, the tax liability for the calendar year 1943, prior to the application of section 6 of the Current Tax Payment Act of 1943, is \$302.60. For the application of section 6 of the Current Tax Payment Act of 1943, see the regulations thereunder, set forth in Treasury Decision 5300, approved October 1, 1943, and amendments thereto.

PAR. 3. Section 29.126-1 is amended by striking out the eighth and ninth sentences in the last paragraph thereof and inserting the following in lieu thereof: "If the amounts received would be subject to special treatment under section 107 if the decedent had lived and included such amounts in his gross income, section 107 applies."

PAR. 4. The above amendments to Regulations 111, which regulations cover taxable years beginning after December 31, 1941, are hereby made applicable to any taxable year beginning after December 31, 1940 and prior to January 1, 1942, which is covered by Regulations 103.

(Sec. 119, Revenue Act of 1943 (Pub. Law 235, 78th Cong.) enacted Feb. 25, 1944, and sec. 62, Internal Revenue Code (53 Stat. 32; 26 U.S.C., 1940 ed., 62))

JOSEPH D. NUNAN, JR.,
Commissioner of Internal Revenue.

Approved: July 10, 1944.

JOHN L. SULLIVAN,
Acting Secretary of the Treasury.

[F. R. Doc. 44-10143; Filed, July 10, 1944; 4:48 p. m.]

TITLE 29—LABOR

Chapter II—National Labor Relations Board

PART 202—PROCEDURE UNDER SECTION 10 OF THE ACT FOR THE PREVENTION OF UNFAIR LABOR PRACTICES

ISSUANCE OF FORMAL COMPLAINT BY REGIONAL DIRECTOR

By virtue of the authority vested in it by the National Labor Relations Act, approved July 5, 1935, the National Labor Relations Board hereby issues the following amendment to its Rules and Regulations—Series 3 (General Rules and Regulations) which it finds necessary to carry out the provisions of said act. Said amendment to the Rules and Regulations—Series 3, shall become effective upon the signature of the original amendment by the members of the Board, and upon publication thereof in the FEDERAL REGISTER.

Section 202.5, National Labor Relations Board Rules and Regulations—Series 3 is hereby amended in the following manner:

The last sentence of the first paragraph thereof, reading as follows: "A copy of the charge upon which the complaint is based shall be attached to the complaint," is hereby deleted.

As amended, § 202.5, National Labor Relations Board Rules and Regulations—Series 3, shall read as follows:

§ 202.5 *When and by whom issued; contents; service.* After a charge has been filed, if it appears to the Regional Director that formal proceedings in respect thereto should be instituted, he shall issue and cause to be served upon the respondent and the person or labor organization making the charge (hereinafter referred to as the "parties") a formal complaint in the name of the Board stating the charges and containing a Notice of Hearing before a Trial Examiner at a place therein fixed and at a time not less than ten days after the service of the complaint.

Whenever the complaint contains allegations under section 8 (2) of the act, any labor organization referred to in such allegations shall be duly served with a copy of the complaint and Notice of Hearing. Whenever any labor organization, not the subject of section 8 (2) allegation in the complaint, is a party to any contract with the respondent the legality of which is put in issue by any allegation of the complaint, such labor organization shall be made a party to the proceeding.

Signed at Washington, D. C., this 11th day of July 1944.

H. A. MILLIS,
Chairman.
GERARD D. REILLY,
Member.
JOHN M. HOUSTON,
Member.

[F. R. Doc. 44-10191; Filed, July 11, 1944; 11:57 a. m.]

Chapter IV—Children's Bureau

[Hazardous-Occupations Order 5, Amdt.]

PART 422—OCCUPATIONS PARTICULARLY HAZARDOUS FOR THE EMPLOYMENT OF MINORS BETWEEN 16 AND 18 YEARS OF AGE OR DETRIMENTAL TO THEIR HEALTH OR WELL-BEING

OPERATION OF POWER-DRIVEN WOODWORKING MACHINES

By virtue of and pursuant to the authority conferred by section 3 (1) of the Fair Labor Standards Act of 1938; an amendment to Hazardous-Occupations Order No. 5 having been proposed for final adoption by the Chief of the Children's Bureau; opportunity having been given to all interested persons to file objections thereto within 10 days from the date of publication of such proposed amendment in the FEDERAL REGISTER; no objections having been filed; and sufficient reason appearing therefor.

Now, therefore, § 422.5 of Part 422 of Chapter IV, Title 29, Code of Federal Regulations, is hereby amended so as to include the following paragraph:

§ 422.5 *Occupations involved in the operation of power-driven woodworking machines.* * * *

(d) Notwithstanding the provisions of paragraph (a) hereof, during the continuance of the present war and for 6 months after the termination thereof, unless terminated prior thereto by order of the Chief of the Children's Bureau, this order shall not apply to the occupations of operating nailing, stapling, wire stitching, fastening or assembling machines used in the manufacture of veneer fruit and vegetable baskets, hampers, or crates.

The foregoing paragraph shall be designated as paragraph (d). Paragraphs (d) and (e) of § 422.5 of Part 422, Chapter IV, Title 29, Code of Federal Regulations, are hereby redesignated as paragraphs (e) and (f).

This amendment shall become effective upon publication in the FEDERAL REGISTER.

Dated: July 11, 1944.

KATHARINE F. LENROOT,
Chief of the Children's Bureau.

[F. R. Doc. 44-10171; Filed, July 11, 1944;
11:46 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter II—Geological Survey

PART 211—COAL-MINING OPERATING AND SAFETY REGULATIONS

1. Section 211.1¹ of Part 211 is hereby amended to provide as follows:

§ 211.1 *Authority and scope of the regulations in this part.* The regulations in this part have been issued pursuant to the authority vested in the Secretary of

the Interior by section 32 of the act of February 25, 1920 (41 Stat. 450, 30 U.S.C. sec. 189). On and after July 1, 1944, the administration of the regulations in this part, save and except for those provisions dealing with inspections for the safety and welfare of miners engaged in mining operations on land covered by coal leases, licenses and permits shall be vested in the Geological Survey, Department of the Interior.

Effective July 1, 1944, the function of making inspections for the safety and welfare of miners under the regulations in this part providing for such inspections shall be vested in the Bureau of Mines, Department of the Interior.

The enforcement of the regulations in this part will remain the function of the Geological Survey.

2. Paragraph (b) of this section is revoked effective on the date of approval of this amendment.

PART 231—OPERATING AND SAFETY REGULATIONS GOVERNING THE MINING OF POTASH; OIL SHALE, SODIUM, AND PHOSPHATE; SULPHUR; AND GOLD, SILVER, OR QUICKSILVER.

Section 231.1¹ is hereby amended to provide as follows:

§ 231.1 *Authority, purpose, and scope of the regulations in this part.* Pursuant to the authority vested in the Secretary of the Interior the regulations in this part have been issued to govern the methods of mining on the public domain for the discovery, mining and treating of potash, oil shale, sodium, phosphate, sulphur, gold, silver, or quicksilver. On and after July 1, 1944, the administration of the regulations in this part, save and except for those provisions dealing with inspections for the safety and welfare of miners engaged in operations covered by the regulations in this part shall be vested in the Geological Survey, Department of the Interior.

Effective July 1, 1944, the function of making inspections for the safety and welfare of miners under the regulations in this part providing for such inspections shall be vested in the Bureau of Mines, Department of the Interior.

The enforcement of the regulations in this part will remain the function of the Geological Survey. (Sec. 5, 44 Stat. 1058; 30 U.S.C. 285; sec. 32, 41 Stat. 450; 30 U.S.C. 189; sec. 5, 44 Stat. 302, 47 Stat. 701; 30 U.S.C. 275, 271; sec. 3, 44 Stat. 710; 30 U.S.C. 293)

THOMAS B. NOLAN,
Acting Director,
Geological Survey.

I concur:

R. R. SAYERS,
Director, Bureau of Mines.

Approved: June 30, 1944.

MICHAEL W. STRAUS,
Acting Secretary of the Interior.

[F. R. Doc. 44-10199; Filed, July 11, 1944;
12:53 p. m.]

¹ 30 CFR 211.1.

¹ 9 F.R. 2729.

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

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

PART 1010—SUSPENSION ORDERS

[Suspension Order S-573]

THERM GAS GENERATOR CO.

Therm Gas Generator Company, a corporation, of Seattle, Washington, is engaged in the manufacture and distribution of cooking and heating equipment. From August 1, 1942 to June 1, 1943, the corporation, as a class B manufacturer, manufactured fuel oil conversion range burners having an approximate value of \$33,613.30, in violation of Limitation Order L-23-c. During the same period it sold and delivered to consumers new metal plumbing equipment and new metal heating equipment consisting of oil cooking ranges having an approximate value of \$15,683.54, oil burners having an approximate value of \$6,658.35, and warm-air furnaces and heating stoves having an approximate value of \$6,686.39. Each of these items of plumbing and heating equipment was sold for more than \$5.00, without preference ratings of A-10 or higher, and without proper certification. Such sales were in violation of Limitation Order L-79.

The officers of the company in charge of its business were grossly negligent in making no effort to familiarize themselves with the orders and regulations of the War Production Board affecting the business. As the 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:

§ 1010.573 *Suspension Order No. S-573.* (a) Deliveries of material to Therm Gas Generator Company, its successors and assigns, 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 order or regulation of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

(b) No allocation, including allotment, shall be made to Therm Gas Generator Company, its successors or assigns, of any material or product 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) The provisions of this order shall not apply to deliveries to Therm Gas Generator Company, its successors or assigns, of material or products ordered

by or required to fill any order of, the Army, Navy, or Maritime Commission.

(d) Nothing contained in this order shall be deemed to relieve Therm Gas Generator Company, 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.

(e) This order shall take effect on July 10, 1944, and shall expire September 1, 1944.

Issued this 29th day of June 1944.

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

[F. R. Doc. 44-10139; Filed, July 10, 1944;
4:34 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-574]

AMERICAN PLAYGROUND DEVICE CO.

American Playground Device Company is an Indiana Corporation with its offices at Anderson, Indiana, engaged in the manufacture of playground, swimming pool and other similar equipment. It has not kept either adequate inventory or production records, in wilful violation of Priorities Regulation No. 1.

These violations of Priorities Regulation No. 1 have interfered with the controls established by the War Production Board for the distribution of critical materials. In view of the foregoing, it is hereby ordered, that:

§ 1010.574 *Suspension Order No. S-574.* (a) American Playground Device Company, its successors and assigns, shall not directly or indirectly put into process, process, manufacture or assemble any iron or steel item, article, or part listed on Conservation Order M-126, as it may be amended or supplemented, irrespective of any special exception or permission provided for in said order, which said exception or permission shall not be applicable to respondent's operations, unless hereafter specifically authorized in writing by the War Production Board.

(b) The restrictions set forth herein shall not apply to orders bearing preference ratings of AA-2X or higher for items, articles or parts so excepted or permitted.

(c) This order shall take effect on July 10, 1944, and shall expire on October 10, 1944, subject to earlier termination by the War Production Board upon submission to it by the American Playground Device Company of proper proof that the American Playground Device Company is maintaining proper records as required by Priorities Regulation No. 1.

Issued this 3d day of July 1944.

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

[F. R. Doc. 44-10140; Filed, July 10, 1944;
4:34 p. m.]

No. 138—2

PART 1010—SUSPENSION ORDERS

[Suspension Order S-577]

SPRINGFIELD MILL SUPPLY, INC.

Springfield Mill Supply, Inc., 516 East Cecil Street, Springfield, Ohio, is a dealer in metal products, including machine equipment and tools and precision gages.

In the latter part of 1942 and the early part of 1943, the company overextended and misapplied its customers' ratings in the acquisition of precision tools to the extent of 2,390 items, thus obtaining delivery from its suppliers by false and misleading statements that it was entitled to apply and extend such ratings in violation of Priorities Regulation 3. The responsible officers of Springfield Mill Supply, Inc., were aware of these regulations and its actions must be deemed to constitute wilful violations of Priorities Regulation 3. These violations of Priorities Regulation 3 have diverted critical materials to uses not authorized by the War Production Board and have hampered and impeded the war effort of the United States. The making of false statements subjected the company to administrative action under Priorities Regulation 1. In view of the foregoing, it is hereby ordered, that:

§ 1010.377 *Suspension Order No. S-577.* (a) Deliveries of gages and precision measuring hand tools as defined in or governed by General Preference Order E-5-a, as amended or supplemented from time to time, to Springfield Mill Supply, Inc., its successors or assigns, shall not be accorded priority over deliveries under any other contract or order, and no preference ratings shall be assigned, applied or extended to such deliveries by means of preference rating orders, general preference orders or any other orders, or regulations of the War Production Board, unless hereafter specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve Springfield Mill Supply, 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 July 10, 1944, and shall expire November 10, 1944.

Issued this 3d day of July 1944.

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

[F. R. Doc. 44-10141; Filed, July 10, 1944;
4:34 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-544, Reinstatement and Amendment]

H. T. HAYWARD CO.

The H. T. Hayward Company, of Manchaug, Massachusetts, a corporation owning and operating a woolen mill was

suspended on May 15, 1944 by Suspension Order No. S-544. It appealed from the provisions of the suspension order and, pending determination of the appeal, the suspension order was stayed by the Chief Compliance Commissioner, who has concluded that the present suspension order might permanently affect the business of the respondent in a manner unforeseen and has therefore directed that the stay be terminated, the suspension order be reinstated and that the suspension order be amended.

In view of the foregoing, it is hereby ordered, that: § 1010.544 *Suspension Order No. S-544* issued May 8, 1944, and effective May 15, 1944, be and hereby is reinstated as of July 17, 1944; the stay of execution directed by the Chief Compliance Commissioner on May 13, 1944, be and hereby is revoked as of July 17, 1944; and the suspension order be and hereby is amended by substituting the following paragraph (a) for the present paragraph (a):

(a) The H. T. Hayward Company, Manchaug, Massachusetts, its successors and assigns, shall not put into process wool in excess of 40% of its production to fill orders rated lower than AA-4 for the three months period beginning July 17, 1944 and ending October 16, 1944; and shall not put into process wool in excess of 25% of its production to fill orders rated lower than AA-4 for the three months period beginning October 17, 1944 and ending January 16, 1945.

Issued this 10th day of July 1944.

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

[F.R. Doc. 44-10145; Filed, July 10, 1944;
5:08 p. m.]

PART 1284—BALSA

[General Conservation Order M-177, as Amended July 11, 1944]

General Conservation Order M-177 is hereby amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage of balsa 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:

§ 1284.1 *General Conservation Order M-177—(a) Definitions.* For the purposes of this order:

(1) "Balsa" means the wood of the several species of the genus *Ochroma* in the form of logs, hewn timbers, blocks or lumber, including boards, planks, dimension, squares, cants, flitches, timbers and other sawed forms, whether rough or dressed, but does not include scrap balsa.

(2) "Scrap balsa" means balsa waste unavoidably accumulated as the result of breakage of balsa while in transit or in the process of handling; or as the result of trimming defective portions from defective boards; or in processing boards in the course of manufacturing of life

floats, life rafts, life nets, jacket or ring life preservers or buoys, or other individual life rescue equipment.

(3) "Balsa thins" means balsa lumber under two inches thick.

(4) "Balsa shorts" means balsa lumber shorter than three feet.

(b) *Restrictions on sales and deliveries.* After July 15, 1944 no person shall sell or deliver "balsa", "balsa thins", or "balsa shorts" except on orders rated AA-5 or higher.

(c) *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.

(d) *Appeals.* Any appeal from the provisions of this order shall be filed on Form WPB-1477 with the field office of the War Production Board for the district in which is located the plant or branch of the appellant to which the appeal relates.

(e) *Communications to the War Production Board.* All reports required to be filed hereunder, and all communications (other than appeals) concerning the order, shall, unless otherwise directed, be addressed to the War Production Board, Lumber and Lumber Products Division, Washington 25, D. C., Ref.: M-177.

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

Issued this 11th day of July 1944.

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

[F. R. Doc. 44-10166; Filed, July 11, 1944;
11:43 a. m.]

PART 3285—LUMBER AND LUMBER PRODUCTS
[Order L-335, Direction 7]

SHIPMENTS OF LUMBER NOT CONTROLLED BY DIRECTIONS 1 TO 5 INCLUSIVE

The following direction is issued pursuant to Order L-335:

(a) *Sawmills that this direction applies to.* This direction applies to sawmills which are not included in Directions 1 to 5 inclusive and the sawmills included in Directions 1 to 5 which ship lumber which is not controlled by these directions.

(b) *Deliveries on certified and uncertified orders.* Every sawmill not included in Directions 1 to 5 inclusive must accept certified orders of consumers (whether military or not) and distributors offered it in accordance with paragraphs (x) (1) and (x) (2) of Order L-335 but if such a sawmill has not been offered certified orders for all of its lumber it may ship the balance to lumber distributors on uncertified and unrated orders. A shipment of lumber on a distributor's uncertified and unrated order may not be made if it will interfere with the filling of a certified

order. Retail sales by sawmills are subject to the provisions of paragraphs (u) and (v) of Order L-335 and the provisions of Direction 8 to the order. These provisions also apply to the shipments of lumber by sawmills included in Directions 1 to 5, inclusive, if the shipments of lumber are not controlled by these directions.

Issued this 11th day of July 1944.

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

[F. R. Doc. 44-10167; Filed, July 11, 1944;
11:43 a. m.]

PART 3285—LUMBER AND LUMBER PRODUCTS
[Order L-335, Direction 10]

RECEIPTS OF LUMBER

The following direction is issued pursuant to Order L-335:

For the purposes of Order L-335 lumber shall be considered as having been received when it reaches the place to which the receiver instructed the supplier to ship it. The only exceptions are: (1) Lumber placed in transit by a lumber supplier before June 15, 1944, and received by a Class I consumer after June 30, 1944 is to be considered as having been received by the Class I consumer before the beginning of the third quarter and is not chargeable against the amount of lumber that he is authorized to receive in the third quarter; and (2) lumber placed in transit by a lumber supplier before July 20, 1944 on orders of consumers (other than Class I consumers) and distributors which is not received before August 1, 1944 is to be considered as having been received by the consumer before August 1, 1944.

Issued this 11th day of July 1944.

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

[F. R. Doc. 44-10168; Filed, July 11, 1944;
11:43 a. m.]

PART 3285—LUMBER AND LUMBER PRODUCTS
[Order L-335, Direction 11]

ASH SPECIALISTS

The following direction is issued pursuant to Order L-335:

(a) This direction tells how "ash specialists" may obtain ash lumber, and what rules they must observe in disposing of it.

(b) Any sawmill may deliver ash lumber to an ash specialist without restriction, just as if the ash specialist were another sawmill.

(c) Unless specifically directed all deliveries of ash lumber by ash specialists are subject to the same provisions of Order L-335 that govern the deliveries of lumber by sawmills. In other words deliveries of ash lumber by ash specialists shall be subject to the same restrictions as if the ash specialist were a sawmill.

(d) For the purposes of this direction an "ash specialist" is a person who operates a concentration yard dealing exclusively in ash lumber.

Issued this 11th day of July 1944.

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

[F. R. Doc. 44-10169; Filed, July 11, 1944;
11:43 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[General Conservation Order M-317,¹ as Amended July 5, 1944]

COTTON TEXTILE DISTRIBUTION

§ 3290.115 *General Conservation Order M-317—(a) Definitions.* In this order:

(1) "Cotton textiles" means the following products, containing 50% or more by weight of cotton or cotton waste, or a combination of the two:

(i) Woven fabrics, whether gray, original mill or regular finish, bleached, dyed or printed, and the following cotton products: bedsheets, pillow cases, blankets, towels, diapers, face cloths and table "linens"; and

(ii) Yarns, whether gray, bleached, colored, mercerized, glazed, polished, single, plied, cabled or braided, including thread, twines and cordage (e. g. tying, sail, seine, etc. twine, rope, sash, cord, etc.) and including any of the foregoing which may be spun on roving, ring, mule or converted twister spindles. "Cotton textiles" does not include:

Cotton duck as defined in Conservation Order M-91;

Blankets or blanketing containing 25 per cent or more by weight of wool;

Fabrics (other than blankets or blanketing) or yarns containing wool and produced on the woolen or worsted system.

(2) (i) "Producer" means any manufacturer who makes cotton textiles in the United States.

(ii) "Intermediate processor" means any person engaged in the United States in the business of bleaching, dyeing or otherwise finishing cotton textiles and delivering or using them in the United States for his own account in the bleached or otherwise finished state.

(iii) "Processor" means any person engaged in the United States in the business of manufacturing or having manufactured in the United States for his account, any product in which cotton textiles are incorporated.

(iv) "Merchant" means any person engaged in the United States in the business of purchasing cotton textiles for resale in the United States in the form in which purchased.

(v) "User" means any person other than a producer, intermediate processor or processor, who purchases cotton textiles for his own use in the United States in any business, industry, profession or occupation.

(vi) Any person who performs the functions of more than one of the foregoing—regardless of his customary manner of conducting his business—shall, for the purpose of the following be deemed a separate person with respect to each of those capacities, and he is required to:

(a) Accept rated orders for cotton textiles in preference to any other contracts, orders or uses even though he has not in the past accepted or filled orders for that particular cotton textile, and also to fill them in accordance with the rules of

¹Limitation Order L-99 relates to cotton textile production.

Priorities Regulation No. 1 (In the case of yarn, this requirement applies only to sale yarn defined in the introduction to the Cotton Yarns, Cordage and Twine Distribution Schedule);

(b) Use the ratings assigned by this order; and

(c) Apply the inventory restrictions of this order.

(vii) The definitions in subdivisions (i) to (v) above do not include the United States Army, Navy, Maritime Commission or War Shipping Administration.

(3) Trade terms used in this order shall have their usual trade significance unless otherwise specified.

(b) *Assignment of ratings.*² The preference ratings specified in the Preference Rating Schedules of this order are assigned to the persons in Column I for the cotton textiles in Column II to be used only as specified in Column III. The revocation of any rating and its effect is stated in the appropriate group of the Preference Rating Schedules.

(c) *Compulsory use of ratings assigned in schedules or by Form WPB-2842.* No intermediate processor, processor, merchant or user shall purchase or accept delivery of a cotton textile for a purpose for which a rating for that cotton textile is assigned to him in a Preference Rating Schedule unless he uses that rating or a rating assigned on Form WPB-2842. However, a merchant who purchases cotton textiles for sale at retail, or a user, if he wishes, may purchase or accept delivery of cotton textiles without a preference rating. The provisions of this paragraph do not apply to purchases for delivery or ultimate delivery to, or for incorporation into any product for direct or ultimate delivery to, the United States Army, Navy, Maritime Commission or War Shipping Administration, nor do they prohibit the use of an AAA rating.

This rule does not change the rating on the finished product. For example, even though a manufacturer (processor), who is given a rating, according to the AA-2X Preference Rating Schedule, to obtain twills to make coated abrasive products, holds an AA-1 order for coated abrasive products, he must use the AA-2X rating given by the schedule to obtain the twills, and may not use the AA-1 rating for this purpose. The AA-1 rating, however, remains applicable to the finished coated abrasive product for all other purposes (such as to determine the sequence of deliveries).

(d) *How ratings for cotton textiles are to be applied or extended.* Preference ratings shall be applied and extended as provided in Priorities Regulation 3. The standard certification described in Priorities Regulation 7 may be used in applying or extending the rating, but the provisions of subparagraph (1) or (2) below must also be complied with.

(1) *Cotton textiles for export.* In the case of products which are to be exported

(or to replace in inventory the exported product) in the form of cotton textiles or in the form of clothing manufactured for the United States Treasury Procurement Division from piece goods purchased by that Division for the Foreign Economic Administration (except where that product or clothing is for direct or ultimate delivery to the United States Army, Navy, Maritime Commission, War Shipping Administration or American Red Cross), the purchaser shall place upon the purchase order an appropriate notation (with the blanks properly filled in), substantially as follows:

These cotton textiles will be exported, or will replace in inventory cotton textiles exported after December 24, 1943.

And also one of the following statements is to be made:

The preference rating was applied by the United States Treasury Procurement Division in connection with contract number ----- [In the case of United States Treasury Procurement for Foreign Economic Administration.];

or

The preference rating was applied in connection with Export License number -----, or Release Certificate number ----- [In the case of export in connection with licenses or release certificates issued by Foreign Economic Administration.];

or

The preference rating was applied in connection with the Canadian Cotton Administrator's serial number ----- [In the case of exports to Canada.]

When the above is complied with, the requirements of M-328 are met and it is unnecessary to use any other notation.

If a preference rating for cotton textiles which is assigned by the Foreign Economic Administration on an export license or release certificate has not been applied to an order accepted or made the subject of a War Production Board scheduling direction at the end of six months from the date of issuance of the license or release certificate, it shall be deemed revoked. Ratings applied to orders accepted or made the subject of War Production Board scheduling directions at any time before August 1, 1944, for delivery before October 1, 1944, are excepted, however, from this provision.

(2) *Cotton textiles for domestic use.* In all other cases a person (other than the United States Army, Navy, Maritime Commission or War Shipping Administration on their direct purchase orders), applying or extending a rating for a cotton textile, which was assigned by a Preference Rating Schedule or under a War Production Board form, shall place upon the purchase order an appropriate notation, substantially as follows:

This rating has been assigned by M-317, Group(s) No. ----- [Insert applicable group number or numbers of Preference Rating Schedule.]

or

This rating has been assigned under Form WPB -----, Serial No. ----- [Insert the War Production Board form number and its serial number.]

When the above is complied with, the requirements of M-328 are met and it is unnecessary to use any other notation.

(e) *Restrictions relating to fiber or yarn.* (1) No person shall use any preference rating which was assigned, applied or extended for cotton textiles in order to obtain any synthetic fiber or synthetic yarn, except cotton textiles for direct or ultimate delivery to, or for incorporation into any product for direct or ultimate delivery to, the United States Army, Navy, Maritime Commission or War Shipping Administration.

(2) No person shall use any preference rating which was assigned, applied or extended for knitted or woven fabrics, in order to obtain cotton yarns defined in paragraph (a) (1) (ii). If he does not own or control spinning machinery, he may use the rating to obtain cotton yarns for incorporation into products for direct or ultimate delivery to the United States Army, Navy, Maritime Commission or War Shipping Administration. If he does own or control spinning machinery, upon his showing on Form WPB-2842 the extent to which it is insufficient or unsuitable to produce cotton yarns required for incorporation into products for direct or ultimate delivery to the United States Army, Navy, Maritime Commission or War Shipping Administration, the War Production Board may authorize him to use that rating to obtain a specific quantity of cotton yarns for that purpose.

(3) No person owning or controlling spinning machinery shall use any preference rating which was assigned, applied or extended for yarn, in order to obtain cotton yarns defined in paragraph (a) (1) (ii), except to the extent authorized by the War Production Board, upon his showing, on Form WPB-2842, that his own spinning is insufficient or unsuitable.

(f) *Distribution schedules.* (1) Each producer—even if he is also an intermediate processor, processor, merchant or user—shall, from the production of each calendar quarter, deliver or set aside for later delivery on rated orders those percentages of his total production (in pounds or yards according to his usual method of operation) of each cotton textile as specified in the Distribution Schedules of this order. Exceptions from the requirements of the Distribution Schedules may be granted by the War Production Board pursuant to specific applications in writing when the fulfillment of any Distribution Schedule's requirement would prevent deliveries of cotton textiles for orders rated AA-2X or higher.

(2) [Deleted July 5, 1944]

(3) The War Production Board may establish other percentages with respect to any of the cotton textiles listed in the Distribution Schedules.

(4) The requirements of the Distribution Schedules supersede all authorizations, issued before May 29, 1944, on appeal from this order, from Limitation

² Conservation Order M-328 permits other preference ratings, as well as those assigned by this order, and imposes conditions on the use of all ratings for cotton textiles.

Order L-99 or from Supplementary Limitation Order L-99-a.

(g) *Advance orders.* No person shall be required to accept any rated order for cotton textiles calling for delivery more than 90 days after the receipt of the order, except from the United States Army, Navy, Maritime Commission or War Shipping Administration.

(h) *Special conditions.* No producer, intermediate processor, processor, merchant or user shall sell, deliver, buy, accept or use a cotton textile or any product containing a cotton textile or assign, apply or extend a preference rating contrary to the provisions in Column III of a Preference Rating Schedule, in Column V of a Distribution Schedule of this order, or in any written direction of the War Production Board.

(i) *Exports.* No person shall purchase for export without a preference rating any cotton textiles, except woven or braided fabrics 12" or less wide, remnants (pieces shorter than ten yards) and rags (pieces shorter than two yards commonly sold by the pound).

(j) *Inventory restrictions.* No person shall accept delivery of any cotton textiles if his aggregate inventory exceeds or would then exceed the lesser of (1) a practicable minimum working inventory, or (2) his requirements for 90 days (except in the case of merchants and users of cotton textiles used in crop cultivation).

In computing inventory include products in process of manufacture but exclude cotton textiles in transit or in process of conversion.

(k) *Allocation.* The War Production Board may assign preference ratings for or allocate and direct deliveries of cotton textiles pursuant to application on Form WPB-2842.

(l) *Applicability of regulations.* Except as otherwise provided herein, this order and all transactions affected thereby are subject to all applicable regulations of the War Production Board.

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

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

(o) *Communications.* All reports to be filed, appeals and other communications concerning this order should be addressed to: War Production Board, Textile, Clothing and Leather Bureau, Washington 25, D. C., Ref.: M-317.

Issued this 5th day of July 1944.

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

AA-1—PREFERENCE RATING SCHEDULE

Preference rating AA-1 is assigned for each group to the intermediate processor, processor and merchant in Column I, to obtain deliveries of the cotton textiles in Column II, to be used only as specified in Column III.

Group	Column I	Column II	Column III
1	Intermediate processor. Processor.	Carded yarn. Combed yarn. Hawser cord (ring twisted only). Seine twine (ring twisted only).	Wire and cable insulation. Wire rope centers.
2	Processor. Merchant.	Fishing twine.	Commercial fishing gear, as defined in Limitation Order L-282. Twines for mending, repairing, and hanging commercial fish nets. Commercial hand fishing lines
3	Processor.	Cotton tire cord.	Tires. Fuel coils. Fuel hose.

AA-2X—PREFERENCE RATING SCHEDULE

(Schedule amended July 5, 1944.)

Preference rating AA-2X is assigned for each group to the intermediate processor, processor, merchant and user in Column I, to obtain deliveries of the cotton textiles in Column II, to be used only as specified in Column III.

Group	Column I	Column II	Column III
4	Processor.	Drill. Jean. Leno bag fabrics. Osnaburg. Other special bag fabrics. Print cloth of less than 80 sley. Sheetings: Class A. Class B. Class C. Cord, filler. Twine, sewing.	New textile bags as defined in Conservation Order M-221, and for a use there permitted. Paper lined bags. Multi-wall paper bags. Spiral tube shipping containers. Barrel covers.
5	Merchant.	Cord, filler. Twine, sewing.	New textile bags as defined in Conservation Order M-221, and for a use there permitted. Paper lined bags. Multi-wall paper bags. Spiral tube shipping containers. Barrel covers.
6	Merchant. User.	Cord, filler. Thread. Twine (other than seine).	For sewing new textile bags as defined in Conservation Order M-221, paper lined bags, multi-wall paper bags and spiral tube shipping containers.
7	Processor.	Flannel, canton. Print cloth of less than 80 sley. Sheetings: Class A. Class C. Soft-filled, for napping.	Buffing wheels or buffs.
8	Intermediate processor. Processor	Drill. Jean. Print cloth of less than 80 sley. Sheeting: Class C. Twill.	Coated abrasive products.
9	Processor.	Yarn, carded. Yarn, combed.	Transmission belts, tapes and ropes. Polishing, grinding and rouging belts. Harvester webbing. Shuttle strap belt.
10	Processor.	Osnaburg. Print cloth of less than 80 sley. Sheetings: Class A. Class B. Class C. Special, not listed in column IV of Limitation Order L-99. Special pipe covering fabrics: 28" 54 x 30 4.38. 37" 72 x 20 4.50. Tobacco cloth.	Magnesia, asbestos, fibre glass and other pipe covering.
11	Intermediate processor. Processor.	Covert. Denim. Drill. Moleskin. Print cloth. Sateen. Sheetings: Class A. Class B. Suede. Twill. Tobacco cloth. Thread, sewing.	Safety equipment specifically designed and used to furnish protection against specific occupational hazards (other than weather), as defined and limited in Limitation Order L-114.
12	Intermediate processor. Processor.	Drill. Felt, table, double napped. Flannel, canton. Flannel, outing. Meads cloth. Moleskin. Print cloth. Sheetings: Class C. Soft-filled for napping. Tobacco cloth. Twill. Velveteen.	Surgical dressings such as bandage, gauze, adhesive tape, plasters, etc.

AA-2X—PREFERENCE RATING SCHEDULE—Continued

Group	Column I	Column II	Column III
13	Intermediate processor. Processor.	Drill. Flannel. Netting, knitted. Print cloth. Sateen. Sheeting: Class C. Twill.	Rubber gloves as defined and limited in Rubber Order R-1, as amended December 4, 1943, Schedule A. Code 18
14	Intermediate processor. Processor.	Drill. Jean. Osnaburg. Print cloth of less than 80 sley. Sateen. Sheetings: Class A. Class C. Twill. Yarn, carded.	Rubber hose and tubing for safety and industrial purposes (including mine and shiphold ventilating tubing and fire hose). Rubber packing and gaskets, and other mechanical rubber products, as defined and limited in Rubber Order R-1, as amended December 4, 1943, Schedule A. Code Nos. 11 and 12. Fabric packings and gaskets.
15	Processor. User.	Osnaburg. Print cloth of less than 80 sley. Sheetings: Class A. Class B. Class C.	Chafar fabrics, flippers, bead wraps, liner and wrapper fabrics used in the manufacture of tires and other rubber products.
16	Intermediate processor. Processor.	Drill. Lawn. Osnaburg. Print cloth. Sheeting: Class C. Tubing, industrial. Window shade cloth.	Cloth and non-selvage tape, of the following kinds, for industrial uses only: Carton tape. Corrugated or fibreboard boxstay tape. Varnished cambric tape. Varnished cambric cloth for use in Rubber Industry. Holland cloth for use in Rubber Industry. Separator cloth. Insulating tape. Cable wrapping tape. Friction tape. Pressure sensitive tape. This rating for the cotton textiles in Column II for use in the manufacture of gummed cloth tape, and sealing, supporting and identifying tape is cancelled, and all applications or extensions as to deliveries not made by May 29, 1944, are cancelled.
17	Intermediate processor. Processor	Sheeting: Class B.	Varnished cambric to be used only for camelbacks (see Group 16 for list of other fabrics which may be purchased with this rating for varnished cambric irrespective of use).
18	Processor.	Yarn, carded.	Insulating materials: Selvage tape. Insulating webbing and sleeving.
19	Intermediate processor. Processor.	Drill. Lawn. Print cloth. Sheetings: Class A. Class B. Class C. Twill.	Fabric reinforced laminated plastics.
20	Merchant. User.	Drill. Flannel, canton Jean. Lawn. Print cloth of less than 80 sley. Sheetings: Class B. Class C. Soft-filled for napping. Tobacco cloth. Twill	Filter and wrapping cloths used in the manufacture of chemicals and chemical products.
21	User.	Cord, solid braided.	Signal or control cords for use by common carriers.
22	Processor.	Yarn, carded. Yarn, combed.	Paper makers' blankets. Woven felts for industrial purposes.
23	Processor.	Yarn, carded. Yarn, combed.	Card clothing fabric.
24	Processor.	Print cloth of less than 80 sley. Yarn, carded.	Blasting caps and fuses.
25	Intermediate processor. Processor. Merchant. User.	Drill. Flannel. Leno bag fabrics. Other special bag fabrics. Osnaburg. Print cloth of less than 80 sley. Sheetings: Bed. Class A. Class B. Class C. Ticking, woven stripe. Tobacco cloth. Twill. Twine (other than seine). Yarn, carded.	Agricultural and food processing uses: Farm equipment: Horse collars and pads. Back bands. Fly nets. Horse and cow blankets. Dairy products equipment. Crop cultivation and harvesting uses. Meat packers supplies. Glass cloth and incubator crinoline for poultry raising and other farm uses. Filter cloths required in the production of sugar, honey, and vegetable oils.

AA-2X—PREFERENCE RATING SCHEDULE—Continued

Group	Column I	Column II	Column III
26	Processor.	Osnaburg. Print cloth. Sheeting: Class C.	Membrane waterproofing (asphalt saturated fabric)
27	Intermediate processor. Processor.	Print cloth of less than 80sley. Sheeting: Class C. Tobacco cloth.	Waterproof wrapping materials (non-oxidizing cloths, impregnated and laminated fabrics).
28	Intermediate processor. Processor.	Lawn. Print cloth. Sheetings: Bed. Class B. Class C. Window shade cloth.	Tracing cloth. Maps for military or military training use.
29	Processor. Merchant	Drill. Sheeting: Class C. Sateen. Twill.	Dust arrestors used in manufacturing plants
30	Intermediate processor. Processor.	Lawn. Typewriter ribbon cloth.	Typewriter or duplicating ribbons.

AA-4—PREFERENCE RATING SCHEDULE

(Schedule amended July 5, 1944.)

Preference rating AA-4 is assigned for each group to the intermediate processor, processor and user in Column I, to obtain deliveries of the cotton textiles in Column II, to be used only as specified in Column III.

Group	Column I	Column II	Column III
31	Intermediate processor. Processor. User (non-profit public institutions only).	Blanket lining. Chambray. Corduroy. Cottonade. Covert. Denim. Denim stripes. Drill. Flannel, woven shirting. Gabardine. Hickory stripe. Jean. Moleskin. Pin check. Poplin. Sheetings: Bed. Class A. Class B. Class C. Soft-filled for napping. Sateen. Suede. Tobacco cloth. Twill, (other than three leaf). Whipcord. Thread, sewing.	Men's and boys' work clothing, meaning any garments designed for male workers' wear while engaged in their occupations but only of the type customarily sold as one of the following: Waistband overalls or dungarees. Bib overalls. Overall jumpers or coats. Blanket-lined overall jumpers or coats. One-piece work suits. Work pants. Work breeches. Cossack jackets. Work shirts. Work aprons. Lined work coats. Doctors' dentists', internes', or orderlies gowns, suits or coats. Druggists' coats. Slaughter house workers' coats. Butchers', fish handlers' or dairy workers' coats or apron sets. Cooks' coats. Shop and work caps.
32	Intermediate processor. Processor.	Drill. Print cloth. Sheetings: Bed. Class B. Class C. Thread, sewing.	Oilskin jackets, coats, hats or apron overalls. Men's and boys' black rubberized rainwear.
33	Intermediate processor. Processor.	Flannel, mitten. Flannel, colored stripe mitten. Osnaburg. Print cloth of less than 80 sley. Sheeting: Class C. Tubing. Twill. Thread, sewing.	Work gloves, meaning any type of hand covering designed for workers' wear while engaged in their occupations and of the type customarily sold as such.
34	Intermediate processor. Processor.	Drill. Flannel, shoe. Gabardine. Jean. Netting, knitted. Osnaburg. Print cloth of less than 80 sley. Sheetings: Class A. Class B. Class C. Sateen. Twill.	Rubber footwear, as defined and limited in Rubber Order R-1. All other footwear as defined and limited in Conservation Order M-217.
35	Processor.	Knitting yarns.	Knitted cotton linings to be used only in the manufacture of rubber footwear, as defined and limited in Rubber Order R-1.

AA-4—PREFERENCE RATING SCHEDULE—Continued

Group	Column I	Column II	Column III
36	Intermediate processor. Processor.	Diaper cloths: Birdseye. Gauze. Flannelette. Print cloth of less than 80 sley. Sheeting: soft-filled for napping. Tobacco cloth.	Diapers or finished diaper cloth packaged for consumer distribution.
37	Intermediate processor. Processor.	Tobacco cloth.	Sanitary napkins.
38	Processor.	Yarn, carded.	Wicking for oil lamps and stoves.

AA-5—PREFERENCE RATING SCHEDULE

(Schedule amended May 29, 1944.)

Preference rating AA-5 is assigned for each group to the intermediate processor, processor and user in Column I, to obtain deliveries of the cotton textiles in Column II, to be used only as specified in Column III.

Group	Column I	Column II	Column III
39	User.	Bedsprads, crinkle. Blankets (including crib). Diapers. Flannelette. Pillow cases. Sheetings: Bed and pillow case. Class A. Class B. Class C. Sheets: Bed. Crib. Toweling: Huck. Terry. Towels: Huck. Terry. Washcloths, terry.	Hospital use.
40	Intermediate processor. Processor.	Print cloth of less than 80 sley. Tobacco cloth. Window shade cloth.	Book binding cloths.
41	Intermediate processor. Processor.	Drill. Lawn. Print cloth of less than 80 sley. Sateen. Sheetings: Bed. Class C. Tobacco cloth. Twill.	Artificial leather for replacement and maintenance uses. For manufacture into coated fabrics either for export or for sale to manufacturers of: Book covers. Baby carriages. Bicycle and motorcycle seats. Instrument cases. Infants' waterproof panties. Sanitary garments. Crib sheets and mattresses. Allergic mattress covers and pillow cases. Bathinettes. Water repellent sheeting or sheets. Play pen pads. High chair pads. N. b. This rating is assigned only to intermediate processors and processors of coated fabrics and is not assigned to the manufacturers of the end products to obtain coated fabrics. This rating for the cotton textiles in Column II for use in the manufacture of shoes, and all applications or extensions as to deliveries not made by May 29, 1944, are cancelled.
42	Processor. Merchant. User.	Cover cloth. Drill. Feed ribbons. Felt, table, double napped. Net, laundry. Sateen. Sheeting, laundry.	Laundry and dry cleaning operating supplies.
43	Intermediate processor. Processor.	Print cloth of less than 80 sley. Seconds, shorts and remnants of print cloth 80 sley and higher.	Laundry and dry cleaning tags.

DISTRIBUTION SCHEDULE 1—COTTON YARNS, CORDAGE, TWINE AND ROVING

(Schedule amended May 29, 1944. The percentage obligations in Column III are to be calculated on production from May 29 through June 30, 1944, and from the first of each calendar quarter beginning July 1, 1944. The changes and the percentage obligations in Columns IV, V and VI are to be calculated on production from the first of each calendar quarter beginning April 1, 1944.)

(a) Column I indicates the corresponding item numbers of the various cotton textiles in this schedule as each appears on Form WPB-658-E (3/17/44).

(b) Column II shows the cotton textiles covered by this schedule. The calendar quarter in 1943 in which a producer delivered to purchasers the largest percentage of his yarn production is his base period. Each producer must make available for distribution in accordance with this schedule in each calendar quarter the same percentage of his current calendar quarterly yarn production as he sold in his base period and also all the yarn produced from spindles which he acquired since January 1, 1943, unless other disposition is permitted in writing by the War Production Board. This yarn is called "sale yarn".

(c) Column III shows the minimum percentage of the producer's current calendar quarterly production which must be delivered by him against rated export orders for cotton textiles. Only deliveries on purchase orders given in conformity with the procedures described in paragraph (d) (1) (Cotton textiles

for export) may be credited toward this obligation. Exports by or for the United States Army, Navy, Maritime Commission or War Shipping Administration may not be credited toward this obligation.

(d) Column IV shows the minimum percentage of the producer's current calendar quarterly production which must be delivered by him against all rated orders. However, where the percentage in Column IV amounts to 100, unless otherwise specified, seconds which are produced in the normal course of manufacture may be disposed of without regard to this provision to the extent that rated orders are not offered.

(e) Column V shows the percentage of the producer's current calendar quarterly production beyond which he need not accept rated orders. Priorities Regulation 1 applies up to that percentage. If receipt of an order which is rated higher than a previously accepted rated order would result in having more rated orders than the Column V percentage, then the lowest rated order shall be displaced and it may be filled only from that percentage applicable to a subsequent quarter.

(f) The provisions and explanations stated in Column VI, unless otherwise specified, apply to the producer, intermediate processor, processor, merchant and user and govern the particular cotton textiles, no matter when produced, converted or ordered, and also products containing those textiles. However, the restrictions in Column VI relating to exports do not apply where the export license or release certificate was issued before April 27, 1944.

Reference No.	Column I	Column II	Column III	Column IV	Column V	Column VI
		<i>Carded cotton sale yarn</i>				
1	16 thru 18.....	Single machine knitting.....	2	55	70	These yarns, if of counts finer than 24s, may not be delivered by the producer for export in the form of yarns.
2	1 thru 3, 22, 27, 28..	Single (other than machine knitting): 20s and coarser.....	See Col. VI	80	100	The Column III obligation for these yarns is up to and including 8s—15% 9s to 14s inclusive—10%, 15s to 20s 8%
3	4, 5, 29.....	Finer than 20s.....	8	60	80	
4	6 thru 13, 19, 22, 27, 28, 29	Ply yarn.....	3	75	90	These yarns, if 2 ply weaving and of counts finer than 29s, may not be delivered by the producer for export in the form of yarns.
5	14, 15, 21, 23, 25, 26.	Other ply yarn.....		75	90	
6	20.....	Mop yarn.....			100	
7	51 thru 56.....	Single and ply machine knitting: 70s and coarser.....	5	40	55	
8	57 thru 60.....	Finer than 70s.....	7	7	100	These yarns, if of counts finer than 100s, may not be delivered by the producer for export in the form of yarns.
9	30 thru 32, 62.....	Single (other than machine knitting): 40s and coarser.....		90	100	
10	33 thru 35, 62.....	Finer than 40s and coarser than 71s.....		30	50	
11	36 thru 39, 62.....	71s and finer.....		65	85	
12	40 thru 42, 50, 62..	Ply yarn (other than machine knitting and thread yarn): 40s and coarser.....		90	100	
13	43 thru 45, 50, 62..	Finer than 40s and coarser than 71s.....		65	80	
14	46 thru 50, 62.....	71s and finer.....		35	60	
15	61.....	Thread yarn, combed.....			100	
16	74, 75.....	Seine twine and cable cords (including fish net twine, trot lines, staking twines, etc.).....		80	100	
17	76 thru 78.....	Twines, other than seine twine and cable cords.....		60	80	

DISTRIBUTION SCHEDULE 2—FINE COTTON GOODS

(Schedule amended July 5, 1944. The changes and percentage obligations in Columns III, IV, and V are to be calculated from the first of each calendar quarter beginning July 1, 1944.

(a) Column I indicates the corresponding item numbers of the various cotton textiles in this schedule as each appears on Form WPB-658-E (6/9/44).

(b) Column II shows the cotton textiles covered by this schedule.

(c) Column III shows the minimum percentage of the producer's current calendar quarterly production which must be delivered by him against rated export orders for cotton textiles. Only deliveries on purchase orders given in conformity with the procedures described in paragraph (d) (1) (Cotton Textiles for export) may be credited toward this obligation. Export by or for the United States Army, Navy, Maritime Commission, War Shipping Administration, or the American Red Cross may not be credited this obligation. In calculating the export obligation, the producer shall eliminate his production of cotton textiles wider than 42½". However, if he receives a rated export order

for these goods he must treat it as a rated order, and the delivery shall be credited toward his export obligation relating to narrower goods within the same Reference Number.

(d) Column IV shows the minimum percentage of the producer's current calendar quarterly production which must be delivered by him against all rated orders (including those specified in Column III). The producer, however, is not relieved from the necessity of filling additional rated orders which are served upon him in accordance with War Production Board Regulations. Where the percentage in Column IV amounts to 100, unless otherwise specified, seconds which are produced in the normal course of manufacture may be disposed of without regard to this provision to the extent that rated orders are not offered.

(e) The provisions and explanations stated in Column V, unless otherwise specified, apply to the producer, intermediate processor, processor, merchant and user and govern the particular cotton textiles, no matter when produced, converted or ordered, and also products containing those textiles. Piece goods referred to in Column V includes seconds, shorts and remnants, but not rags.

Reference No.	Column I	Column II	Column III	Column IV	Column V
18	10, 11.....	Combed broadcloths, 37" 128 x 68 and 37" 136 x 60.	12½	100	6.5 oz. wind resistant oxfords meeting Army Specification PQD-444, as piece goods, may not be delivered by the producer for export.
19	12.....	All other combed broadcloths.....	10	50	
20	13.....	Dimities.....	10	10	
21	16, 17.....	Fancy handkerchief fabrics.....			
22	18 thru 27.....	Lawns (combed, part combed, and carded).	7½	60	
23	28 thru 31.....	Marquissettes.....	10	10	
24	33.....	Oxfords.....	10	10	
25	34.....	Piques.....			
26	35.....	Pongees.....			
27	37, 38.....	Combed poplins.....	5	40	
28	40.....	Combed and part combed sateens.....	10	30	
		Carded sateens (average yarns finer than 35s)			
29	41.....	Narrow (wider 42").....	10	10	
30	42.....	Wide (42" and wider).....			
31	43.....	Combed sheeting including made up sheets and pillow cases.			
32	44.....	Shirtings (Jacquard, gray dobby and colored yarn)	15	15	
33	53, 56.....	Albert and carded twills.....	10	15	
34	54.....	Combed gabardines.....	10	30	
35	55.....	All other combed twills.....	10	30	
36	57.....	Tracing cloth.....		80	
37	58.....	Typewriter ribbon cloth.....		15	
38	59.....	Voiles.....	15	15	
39	60, 61.....	Combination cotton and rayon fabrics—50% or more cotton.	10	10	
40	62.....	All other combed, part combed and fine carded fabrics (yarns finer than 35s).	10	10	
41	1 through 9, 14, 15, 32, 36, 39, 45, 46 through 52.	Airplane fabrics and balloon cloths, combed ducks, escape boat cloth, insect netting, marquisette (PQD-260), wind resistant poplins, Type II (PQD-1A), wind resistant sateens, 9 oz. (PQD-245-D); twills, combed, Army 6 oz. shirting twill (6-311), Army 8.2 oz. uniform twill (6-201b), Navy twills.		75	Except for seconds, shorts, remnants and rags, these cotton textiles, as piece goods, may not be delivered by the producer for export.

DISTRIBUTION SCHEDULE 3—CARDED GRAY GOODS, COLORED YARN AND NAPPED FABRICS AND SPECIALTIES

(Schedule amended July 5, 1944. The changes and percentage obligations in Columns III, IV, and V are to be calculated from the first of each calendar quarter beginning July 1, 1944.)

(a) Column I indicates the corresponding item numbers of the various cotton textiles in this schedule as each appears on Form WPB-658-E (6/9/44).

(b) Column II shows the cotton textiles covered by this schedule.

(c) Column III shows the minimum percentage of the producer's current calendar quarterly production which must be delivered by him against rated export orders for cotton textiles. Only deliveries on purchase orders given in conformity with the procedures described in paragraph (d) (1) (Cotton textiles for export) may be credited toward this obligation. Export by or for the United States Army, Navy, Maritime Commission, War Shipping Administration, and

American Red Cross may not be credited toward this obligation.

(d) Column IV shows the minimum percentage of the producer's current calendar quarterly production which must be delivered by him against all rated orders (including those specified in Column III). The producer, however, is not relieved from the necessity of filling additional rated orders which are served upon him in accordance with War Production Board Regulations. However, where the percentage in Column IV amounts to 100, unless otherwise specified, seconds, shorts, remnants, or rags, which are produced in the normal course of manufacture may be disposed of without regard to this provision to the extent that rated orders are not offered.

(e) The provisions and explanations stated in Column V, unless otherwise specified, apply to the producer, intermediate processor, processor, merchant and user and govern the particular cotton textiles, no matter when produced, converted or ordered, and also products containing those textiles. Piece goods referred to in Column V includes seconds, shorts and remnants, but not rags.

Reference No.	Column I	Column II	Column III	Column IV	Column V
		<i>Sheeting and allied coarse and medium yarn fabrics (approx. 63 to 27s):</i>			
42	1 thru 8	Osnaburgs	5	100	See footnote 1.
43	9	Leno bag fabrics		100	
44	10	Special bag fabrics		100	
45	11	Bale coverings (for cotton, cloth, etc.)			
		Class B sheetings:			
46	22	40" 48 x 40 3.75 yd.		100	These cotton textiles, as piece goods (other than prison made 31" 5.00 yd.), may not be delivered by the producer for export except to Canada. (Footnote 1.)
47	23	37" 48 x 44 4.00 yd.		100	
48	26	36" 48 x 44 4.11 yd.		100	
49	25	31" 48 x 44 5.00 yd.		100	
50	28	32" 38 to 40 x 38 to 40 6.25 yd.		100	
51	24	40" 44 x 40 4.25 yd.	40	100	Shipment to Canada may not be counted as exports for the purpose of complying with the Column III obligations. (Footnote 1.)
52	14 thru 21, 26 thru 29	All Class A and all other Class B sheetings.	15	100	
		Class C sheetings:			
53	36	40" 56 x 48 4.30 yd.		100	These cotton textiles, as piece goods, may be delivered by the producer only on ratings assigned in Group 16 of the AA2X Preference Rating Schedule.
54	34	40" 64 x 64 3.15 yd.		100	
55	35	40" 60 x 52, 56 x 56 3.60 yd.		100	
56	30 thru 33, 37 thru 39, 41	All other Class C constructions under 42"	25	80	
57	40, 42	Class C constructions 42" and wider	5	40	
58	43, 44, 45	Bandoleer and Navy mattress cover fabrics, and wide sheeting PQD Spec. 347A		75	
59	47	Bed sheeting 42" and wider (including made up sheets and pillow cases): Muslin, sley of more than 64.	10	35	The Column III obligation may be met by delivery, as selected by the producer of 10% of the aggregate production of Reference Nos. 59 and 60. Every producer of sheets and pillow cases from fabric of his own manufacture shall set aside each month beginning July 1, 1944, 15% of that part of his production not delivered to fill rated orders, and deliver such 15% only to sleeping car companies, railroad companies, hotels, charitable and welfare organizations not operating for profit, or to merchants who certify in writing that the item will be sold to such purchasers.
60	46, 48, 49	All other bed sheetings	10	35	
61	50	Pillow tubings			
62	50	Industrial tubings		100	
63	51	Carded poplins (sheeting yarns)	10	40	
64	52	Army 8.5 oz. herringbone twill (Army Spec. No. 6-261).		75	

¹ In the case of osnaburgs, (Reference No. 42) and Class A and B sheetings (Reference Nos. 46 to 52, inclusive), seconds and shorts (20 yards or over) may not be delivered against unrated orders. Pieces shorter than 20 yards, to the extent that rated orders are not offered, may be delivered against unrated orders.

DISTRIBUTION SCHEDULE 3—Continued

DISTRIBUTION SCHEDULE 3—CARDED GRAY GOODS, COLORED YARN, NAPPED FABRICS AND SPECIALTIES

Reference No.	Column I	Column II	Column III	Column IV	Column V
65	53 thru 60	Other three leaf herringbone twills, all drills and jeans.	20	90	Jeans, as piece goods, may not be delivered by the producer for export.
66	61	Three leaf pocketing twills 39" 2.58 or 3.60 yd. (sheeting yarns).	20	20	
67	62	Three leaf silsea twills (sheeting yarns).	5	75	
68	63	Four leaf twill fabrics: 8.2 oz. carded uniform twill—Type IV.	5	80	
69	64	All four leaf tent twill constructions (U. S. Army specifications).	20	100	
70	65, 66	All other four leaf twills less than 42".	20	80	
71	67, 68, 69	All other four leaf twills 42" and wider.	20	80	
72	70	Warp and filling sateens (sheeting yarns):	10	20	
73	71	Narrow (less than 42").	10	85	
74	72	Wider (42" and wider).	10	10	
75	73	Gabardines (carded).	10	10	
76	74	Birdseye diaper cloth.	10	10	
77	75, 81, 82	Print cloth yarn fabrics (approx. 28s to 42s).	30	100	These cotton textiles, as piece goods, may not be delivered by the producer for export, and may be delivered by the producer only on order rated AA2X or higher.
78	76	Print cloth yarn fabrics of window shade quality, all counts.	100	100	
79	77	Plain print cloths, 80 sley and higher.	100	100	
80	78	39" 68 x 72.4.75 yd. and pro rata widths.	12 1/2	65	
81	79	39" 68 x 64.4.85 yd. and pro.	10	85	
82	80	38 1/2" 64 x 56.5.50 yd. and pro rata widths 39" and wider and 38 1/2" —64 x 60—6.35 yd. and pro rata widths.	10	100	
83	81	Pro rata widths to 5.50 yd. Under 39".	10	100	
84	82	38 1/2" 60 x 48.6.25 yd.	15	40	
85	83	All other plain print cloths less than 80 sley under 39".	10	50	
86	84	All other plain print cloths less than 80 sley, 39" and wider.	20	40	
87	85	Pajama Checks.	100	100	
88	86	Gauze diaper cloth.	10	100	
89	87	All other fancy print cloths.	20	20	
90	88	Banilase cloth—38 1/2" 44 x 90 8.60 yd.	10	100	
91	89	Banilase cloths, all other constructions (69 to 72 threads per square inch).	10	90	
92	90	Tobacco and cheesecloths:	7 1/2	90	
93	91	All widths 20 x 12 construction.	10	100	
94	92	All widths 17 to 18 sley 12 to 14 pick.	10	100	
95	93	All other constructions.	10	60	
96	94	Carded Broadcloth, plain and fancy.	12 1/2	75	
97	95	Carded poplins (print cloth warp yarns) plain and fancy.	12 1/2	80	
98	96	Three leaf twills, print cloth yarns.	10	25	
99	97				
100	98 thru 105	Colored yarn fabrics	5	100	1.00 yd. construction, as piece goods, may not be delivered by the producer for export.
101	103, 104	Denims, pin stripes, pin checks, hickory stripes, etc.: 3.60 yd. and heavier (basis 28 1/2").	5	100	
102	105	Lighter than 3.00 yd. (basis 28 1/2").	5	5	
103	106	Cottonades and suiting covers.	20	90	
104	107	Whipcords and Bedford cords.	10	90	
105	108	Ginghams.	10	20	
106	109	Searsuckers.	25	25	
107	110	All other cotton suitings.	10	10	
108	111	Cotton and rayon suitings—50% or more cotton.	10	10	
109	112	Shirting covers.	20	90	
110	113	Chambrays—36" 3.90 yd.	20	100	
111	114	All other chambrays and shirtings.	15	15	
112	115	Bed tickings.	10	10	
113	116	Towels, toweling, dishcloths, washcloths and bathmats.	25 1/2	35	
114	117	Turkish and terry woven.	20	20	
115	118	Huck.	20	20	
116	119	Damask and Jacquard woven, other than terry.	20	20	
117	120	Dish towels and other twill and plain woven towels (including all cotton, part linen and part rayon).	20	20	
118	121	Dishcloths.	20	20	
119	122	Napped fabrics	15 1/2	90	At least 85% must be delivered by the producer for the manufacture of work gloves.
120	123	Outing flannels.	15	30	
121	124	Work shirt flannels.	15	30	
122	125	Canton flannels.	10	75	
123	126	Interlining flannels.	10	75	
124	127	Moleskins and sucdes.	10	75	
125	128	All other napped fabrics except blankets.	10	75	
126	129	Soft filled sheetings for napping:	15	30	
127	130	Under 42" and wider.	15	30	
128	131	Blankets and blanketing: crib.	20	20	
129	132	Blankets and blanketing, other than crib.	20	20	
130	133	Other woven cotton fabrics and specialties	5	100	
131	134	Corruways, men's wear weights, 36" —12 to 15 oz. thicksets.	5	5	
132	135	All other corruways.	5	5	
133	136	Widespread fabrics, woven style.	80	80	
134	137	Bag bunting.	5	5	
135	138	Drapery, upholstery, tapestry, luggage and automobile seat cover fabrics.	5	5	
136	139	Velvets, velveteens, plushes and other pile fabrics.	20	20	
137	140	All other corded fabrics except ducks and tire fabrics.	20	20	

[F. R. Doc. 44-10162; Filed, July 5, 1944; 3:06 p. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-328B, Supplement V to Schedule A]

MATERNITY DRESSES AND SLIPS

The following Supplement V to Schedule A is issued pursuant to Conservation Order M-328B. (§ 3290.120a.)

MATERNITY DRESSES AND SLIPS PROGRAM No. 1

Item No.	Item	Size ranges	Fabric allowed
1	Maternity dresses	12-20	Print cloth 68 x 64—4.85 yard 39".
2	Maternity slips	32-44	Print cloth 68 x 64—4.85 yards 39".

The items are required to be produced and put into distribution during July, August and September, 1944.

Priorities assistance will be given only for the material specified above.

Applicants should base their estimated production on their present labor and machinery.

Each applicant whose application is granted is required to produce the items in accordance with the standards and specifications set forth in Table I (Maternity Dresses) and Table II (Maternity Slips).

Each applicant whose application is granted will be assigned a WPB Case Number which he is required to stamp on a size ticket or label which must be firmly sewed on each garment produced by him under this program. This ticket or label must not be removed from the garment. This Case number may not be used on any other merchandise by the applicant.

No manufacturer may sell or deliver any garments made from material obtained under this program, unless the garments conform in all respects to the standards and specifications set forth in Tables I or II, respectively, and have attached a ticket or label with the manufacturer's WPB Case number.

Applications that are not completely and accurately filled out may be denied.

The items must be produced for sale only within the price ranges specifically established by the Office of Price Administration for garments produced under this program.

APPLICATION FORM WPB-3732

Filing Date. Applications must be filed within 15 days after the Office of Price Administration announces the ceiling prices established by it for garments produced under this program.

TABLE I—STANDARDS FOR SPECIAL COTTON MATERNITY DRESSES

1. *Type.* Cotton maternity dresses produced under this program shall be of one piece type, adjustable at the waist line.

2. *Fabric.* The fabric shall be 68 x 64, 4.85 yard, 39 inch print cloth. It shall show good colorfastness to laundering, being equivalent to "Class 3 color fastness to laundering" as determined in Section X of Commercial Standard CS 59-44.

3. *Sizes and yardage limitations.* (a) The minimum yardage per dozen shall be 39 yards based on the following size assortment: (other size assortments are permissible but pro rata yardage shall apply)

SIZE ASSORTMENT PER DOZEN

Size	12	14	16	18	20
Units	1	3	3	3	2

(b) Minimum basic dimensions for the finished maternity dresses shall be as follows:

Size	12	14	16	18	20
Bust	In. 37½	In. 39	In. 40½	In. 42	In. 44
Waistline Open (Including expansion)	35½	37	38½	40	42
Across Hips at Back (Seam to Seam)	18½	19	19¾	20½	21½
Sweep	68	70	72	74	76
Length	42	42	43	43½	44

Method of measurement shall conform with proposed Commercial Standard on size measurements for Women's Dresses TS-2728, September 11, 1939 except that hip shall be measured 8" below the waistline; and waist shall be measured with dress open to maximum extension.

4. *Seams and stitching.* All structural seams shall be made with a fabric allowance behind the stitch line of not less than ½" before pinking, overlock stitching or other treatment, and shall have not less than 10 stitches per inch. Bottom hems on straight line garments shall be not less than 1" and not less than ¼" on flare or swing styles.

5. *Workmanship.* These maternity dresses shall be made in accordance with the manufacturer's factory standards previously established for the similar or nearest higher price range of maternity dresses manufactured during the six month period between July 1, 1943 and December 31, 1943. Such standards shall apply to workmanship, inspections, pressing, folding and other operations involved from the receipt of yard goods to the preparation of the completed maternity dresses for marketing.

TABLE II—STANDARDS FOR SPECIAL COTTON MATERNITY SLIPS

1. *Type.* The maternity slips produced under this program shall be of one style only, in a straight line strap type adjustable at the waist line.

2. *Fabric.* The fabric shall be 68 x 64, 4.85 yard 39 inch print cloth.

3. *Sizes and yardage limitations.* (a) The minimum yardage per dozen slips shall be 25 yards based on the following size assortment: (other size assortments are permissible but pro rata yardage shall apply.)

SIZE ASSORTMENT PER DOZEN

Size	32	34	36	38	40	42
Units	2	4	3	1	1	1

(b) Minimum basic dimensions for the finished slips shall be as follows:

Size	32	34	36	38	40	42	44
Bust	In. 33½	In. 35½	In. 37½	In. 39½	In. 41½	In. 43½	In. 45½
Waistline open (including expansion)	47	49	51	53	55	57	59
Sweep	68	70	72	74	76	78	80
Length	34½	35	35½	35½	36½	36½	36½

Method of measurement shall conform with Proposed Commercial Standard for Women's Slips TS 3581, September 22, 1943, except that the waist shall be measured with slip open to maximum extension.

4. *Seams, stitching and construction.* Structural (side and yoke) seams shall be made with not less than 12 stitches per inch. If not bound, seams shall be made with a fabric allowance behind the stitch line of not less than ½ inch before pinking. Bottom hems shall not be less than one inch.

5. *Workmanship.* These slips shall be made in accordance with the manufacturer's factory standards previously established for the similar or nearest higher price range of cotton slips manufactured during the six month period between July 1, 1943 and December 31, 1943. Such standards shall apply to workmanship inspections, pressing, folding and other operations involved from the receipt of piece goods to the preparation of the completed slips for marketing.

Issued this 11th day of July 1944.

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

[F. R. Doc. 44-10170; Filed, July 11, 1944; 11:43 a. m.]

Chapter XI—Office of Price Administration

PART 1439—UNPROCESSED AGRICULTURE
COMMODITIES

[MPR 426, Amdt. 39]

FRESH FRUITS AND VEGETABLES FOR TABLE
USE, SALES EXCEPT AT RETAIL

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

1. Appendix K is added to section 15, Article III, to read as follows:

APPENDIX K—MAXIMUM PRICES FOR CERTAIN
FRUITS

(a) *Explanation.* This appendix establishes maximum prices for the following fruits:

Peaches

It applies to all sellers, including growers, grower-packers, shipping point distributors, carlot distributors, primary receivers, secondary jobbers and service wholesalers, but it does not apply to retailers.

Specifically, the appendix:

(1) Establishes maximum prices f. o. b. shipping point for sales made f. o. b. shipping point and maximum delivered prices for sales made on a delivered basis.

(2) Establishes maximum markups which may be added in certain sales. These are set forth in Tables A and B (see paragraph (g)). Table A names the markups for sales (i) by grower-packers selling through certain named agents, and (ii) by shipping point distributors direct or through agents. Table B names the markups for sales by persons other than grower-packers and shipping point distributors.

Any sale by a grower, grower-packer, or shipping point distributor of fruit 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 not subject to maximum prices. However, the exception does not apply to sellers other than growers, grower-packers and shipping point distributors.

(b) *Definitions.* (1) "Shipping point" means the place in or near the producing area where the fruit being priced is prepared for shipment and first loaded on cars for rail shipment or on trucks for truck shipment.

Example: Suppose that peaches are packed at a packing plant at Methow, Washington, and that the nearest point for rail shipment is Pateros, Washington, and that the peaches must be transported from Methow to Pateros by truck. The country shipping point in this case is Pateros, Washington, and the maximum prices for peaches f. o. b. shipping point apply from Pateros. The cost of transportation from Methow to Pateros must be borne by the seller. However, if the peaches are destined for a terminal market by truck shipment (for example, to Seattle, Washington), the shipping point in this case is Methow, Washington.

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

8 F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2608, 2023, 2493, 4030, 4086, 4434, 4786, 4787, 4877, 5926, 5929, 6104, 6108, 6420, 6711.

(2) "Graded and packed" means graded and packed in accordance with applicable State and Federal requirements.

(3) "Standard container" in the case of peaches, means (i) a bushel basket of 2150.42 cu. in. capacity, or a one-half bushel basket of 1075.21 cu. in. capacity, which is closed and packed "fairly tight" or tighter, or (ii) any container listed in Column 2 of the applicable table in paragraph (f) which is closed and contains a net weight within the weight ranges specified for that container. "Fairly tight" means that the package is level full and the peaches are held in place by the cover at time of shipment from shipping point and thereafter until a government inspection certificate is secured showing that the container is fairly tight or tighter and the container is marked with a lot number which is also described in the government inspection certificate.

(c) *Classification of standard containers.* For the purposes of this appendix, standard containers shall be classified as follows:

CLASS A

- | | |
|---|--|
| (1) Bushel basket of 2150.42 cu. in. capacity. | Closed and packed "fairly tight" or tighter. |
| (2) One-half bushel basket of 1075.21 cu. in. capacity. | |

CLASS B

- | | |
|---------------------------------------|--|
| (1) Fruit box (WPB L232 No. 35). | Closed with a net weight within applicable weight ranges in Column 2 of the applicable table in paragraph (f). |
| (2) Fruit box (WPB L232 No. 36). | |
| (3) Sanger Lug Box (WPB L232 No. 46). | |

(d) *Marking requirements.* The grower-packer shall plainly mark each standard container in Class A sold by him, in accordance with the requirements of State and Federal Grades and Standards Laws and of the Federal Food, Drug and Cosmetic Act, to show the following:

(1) The name and address of the grower-packer.

(2) The volume of the contents.

The grower-packer shall plainly mark each standard container in Class B sold by him to show the following:

(1) The name and address of the grower-packer.

(2) A minimum net weight. This may be lower, but in no case higher, than the actual weight at the time of shipment from the shipping point.

The grower-packer may determine the actual net weight of contents of standard containers noted in Class B and mark the actual net weight in pounds on each container. Some grower-packers may not wish to weigh each container before marking and selling it. In order to make possible the use of reasonable estimated net weights, weight ranges have been provided for the standard containers listed above in Class B within which maximum prices do not vary. However, a grower-packer 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.

If a container would be a standard container in Class A except for the fact that it is not packed "fairly tight," or tighter, or if a container would be a standard container in Class B except for the fact that it has a net weight not within the weight ranges for the particular container, or if the fruit is in any other closed container, the grower-packer shall mark the container to show the following:

(1) The name and address of the grower-packer.

(2) A minimum net weight. This may be lower, but in no case higher, than the actual weight at the time of shipment from the shipping point. Subsequent sellers, however, may rely on the minimum net weight marked on the container and figure their maximum prices on the basis of it.

The weight marking requirement does not apply to open containers. (Section 14a (a) does not apply to this appendix).

(e) *How maximum prices are figured.* For standard containers in Class A, the maximum price in each case is named in columns 5 or 6 of the applicable table in paragraph (f). However, the maximum price for any container which would be a standard container except for the fact that it is not packed "fairly tight," or tighter, shall in no event be greater than the maximum price for the standard container.

A grower-packer obtains his maximum price for any of the types of containers listed in Class B by first 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 range, the maximum price is figured by the seller on the basis of actual net weight.

All fruit offered for sale in closed containers which do not meet the requirements of standard containers in Class A and Class B shall be sold on the basis of actual net weight.

All fruit offered for sale in bulk or open containers shall be sold on a basis of actual net weight.

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.

(f) *Maximum price tables.* The following tables state maximum prices for certain sales of fruit by all sellers, except sellers at retail. (For other sales by these sellers see Tables A and B in paragraph (g) and the provisions of paragraphs (h) through (m) and (q)).

Except as specified for bulk sales and "on 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 may not be named for fruit shipped from certain states (see Column 5 of the applicable table in each case), all listed fruit are subject to the maximum prices named in Columns 6 and 7 of the following tables, regardless of where produced or shipped.

TABLE 1.—MAXIMUM PRICES FOR PEACHES

1 Item No.	2 Type, variety, style of pack, etc.	3 Unit	4 Season	5 Maximum prices for fruit loaded on car or truck at shipping point	6 Maximum prices for sales delivered to any wholesale receiving point in any quantity ¹	7 Maximum prices for sales by certain persons in less-than-trucklots or less-than-carlots or less-than-trucklots delivered to the premises of any retail store, government procurement agency or institutional buyer ²		
<i>Peaches produced in Florida, Georgia, Alabama, Mississippi, South Carolina, North Carolina, Louisiana, Texas, Arkansas and Oklahoma and graded and packed in the following containers</i>								
1	Standard bushel baskets.....	Per bushel.....	Beginning of season—August 15.	\$4.00.....	Price in Column 5 plus freight (including 3% transportation tax) from shipping point and plus protective service allowances. ³	Column 6 price plus \$1.08.		
2			August 16—end of season.....	\$3.66.....				
3	Standard ½ bushel baskets.....	Per ½ bushel.....	Beginning of season—August 15.	\$2.16.....				
4			August 16—end of season.....	\$1.99.....				
5, 6	Any of above containers, the contents of which do not meet the requirements of pack specified for standard containers (see paragraph (b) (3) (i)); and peaches graded and packed in any other container.	Per pound.....	Beginning of season—August 15.	8.3 cents.....				
			August 16—end of season.....	7.6 cents.....				
7, 8	Peaches produced in Florida, Georgia, Alabama, Mississippi, South Carolina, North Carolina, Louisiana, Texas, Arkansas and Oklahoma and sold loose and ungraded (orchard run) in any container. ¹	Per pound.....	Beginning of season—August 15.	7.4 cents.....	Price in Column 5 plus freight (including 3% transportation tax) from shipping point and plus protective service allowances. ³	Column 6 price plus 2½ cents.		
			August 16—end of season.....	6.7 cents.....				
<i>Peaches produced in Montana, Wyoming, Utah, Colorado and New Mexico and graded and packed in the following containers</i>								
9	Fruit box (WPB-L 232 No. 35) with a net weight of not less than 17 pounds and not more than 19 pounds.	Per box.....	All season.....	\$1.32.....	Price in Column 5 plus freight (including 3% transportation tax) from shipping point and plus protective service allowances. ³	Column 6 price plus 40 cents.		
10	Standard bushel basket.....	Per bushel.....	All season.....	\$3.48.....				
11	Fruit box (WPB-L 232 No. 35) with a net weight of less than 17 pounds or more than 19 pounds, bushel baskets, the contents of which do not meet the requirements of pack specified for standard containers (see paragraph (b) (3) (i)); and peaches graded and packed in any other container.	Per pound.....	All season.....	7.25 cents.....				
12	Peaches produced in Montana, Wyoming, Utah, Colorado and New Mexico and sold loose and ungraded (orchard run) in any container. ¹	Per pound.....	All season.....	6.3 cents.....				
<i>Peaches produced in California, Nevada and Arizona and graded and packed in the following containers</i>								
13	Fruit box (WPB-L 232 No. 35) with a net weight of not less than 17 pounds and not more than 19 pounds.	Per box.....	All season.....	\$1.48.....			Price in Column 5 plus freight (including 3% transportation tax) from shipping point and plus protective service allowances. ³	Column 6 price plus 43 cents.
14	Sanger lug box (WPB-L 232 No. 46) with a net weight of not less than 24 pounds and not more than 26 pounds.	Per box.....	All season.....	\$2.05.....				
15	Any of the above containers but with a net weight of less than or more than that specified for each container; and peaches graded and packed in any other container.	Per pound.....	All season.....	8.2 cents.....				
16	Peaches produced in California, Nevada and Arizona and sold loose and ungraded (orchard run) in any container. ¹	Per pound.....	All season.....	6.6 cents.....				
<i>Peaches produced in Oregon, Washington, and Idaho and graded and packed in the following containers.</i>								
17	Fruit box (WPB-L 232 No. 35) with a net weight of not less than 17 pounds and not more than 19 pounds.	Per box.....	All season.....	\$1.48.....	Price in Column 5 plus freight (including 3% transportation tax) from shipping point and plus protective service allowances. ³	Column 6 price plus 43 cents.		
18	Fruit box (WPB-L 232 No. 36) with a net weight of not less than 19 pounds and not more than 21 pounds.	Per box.....	All season.....	\$1.64.....				
19	Sanger lug box (WPB-L 232 No. 46) with a net weight of not less than 22 pounds and not more than 24 pounds.	Per box.....	All season.....	\$1.89.....				
20	Any of above containers but with a net weight of less than or more than that specified for each container; and peaches graded and packed in any other container.	Per pound.....	All season.....	8.2 cents.....				
21	Peaches produced in Oregon, Washington and Idaho and sold loose and ungraded (orchard run) in any container. ¹	Per pound.....	All season.....	6.6 cents.....				
<i>Peaches produced in all other states and graded and packed in the following containers</i>								
22	Standard bushel baskets.....	Per bushel.....	All season.....	\$3.66.....	Price in Column 5 plus freight (including 3% transportation tax) from shipping point and plus protective service allowances. ³	Column 6 price plus \$1.08.		
23	Standard ½ bushel baskets.....	Per ½ bushel.....	All season.....	\$1.99.....				
24	Any of above containers, the contents of which do not meet the requirements of pack specified for standard containers (see paragraph (b) (3) (i)); and peaches graded and packed in any other container.	Per pound.....	All season.....	7.6 cents.....				
25	Peaches produced in all other states and sold loose and ungraded (orchard run) in any container. ¹	Per pound.....	All season.....	6.7 cents.....				

¹ The maximum price for peaches sold in bulk (loose without containers) for all states, except California, Oregon, Washington, Idaho, Nevada and Arizona shall be ½ cent per pound less than the maximum prices per pound listed for items 7, 8, 12, and 25 in columns 5, 6 and 7 and 1½ cents per pound less than the maximum prices per pound listed for items 16 and 21 in columns 5, 6 and 7 for the states of California, Oregon, Washington, Idaho, Nevada and Arizona.

² 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), but shall not include precooling (see paragraph h).

³ The prices named in column 6 and 7 are maximum prices for each individual lot or shipment of peaches received and sold by the particular seller. For sellers covered by Column 7, see general provisions of this Appendix.

(g) *Tables of maximum markups.* The following tables name the maximum markups which may be added for certain distributive services. Table A names maximum markups for sales by grower-packers through certain named agents and sales by shipping point distributors direct and through agents. Table B names maximum markups for sales by persons other than grower-packers and shipping point distributors. 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 (f)), as the case may be. In figuring maximum prices, markups may not be taken cumulatively.

Examples: 1. The maximum markup of 17 cents named in Column 7 of Table A, for a sale by a grower-packer through a terminal auction of a standard bushel basket of peaches, includes the maximum markup of 6

cents named in Column 4 for the broker used in making the sale through the auction.

2. The markup of 29 cents named in Column 10 of Table A, for a sale by a shipping point distributor through a terminal auction of that standard container of peaches, includes the maximum markup of 12 cents named in Column 8 for the shipping point distributor and the maximum markup of 6 cents named in Column 4 for the broker used in making that sale.

3. The maximum markup of 62 cents named in Column 12 of Table A, for a sale by a shipping point distributor through a commission merchant ex store or ex warehouse of that standard container of peaches, includes the maximum markup of 12 cents named in Column 8 for the shipping point distributor.

4. The maximum markup of 32 cents named for that standard container of peaches in Column 4 of Table B, for a carlot distributor who has purchased a carlot or trucklot of peaches and resells such carlot

or trucklot unbroken, includes the markup of 12 cents named in Column 8 of Table A for the shipping point distributor and the markup of 6 cents named in Column 4 of Table A for the broker used in making that sale.

5. The markup of 68 cents named in Column 6 of Table B, for a sale by a primary receiver of that standard container of peaches ex store or ex warehouse, includes the markup of 12 cents named in Column 8 for the shipping point distributor and the markup of 6 cents named in Column 4 of Table A for the broker used in making that sale.

6. The maximum markup of \$1.08 named in Columns 7 and 8 of Table B for a sale by secondary jobbers and service wholesalers of that standard container of peaches, includes the markups of 12 cents for the shipping point distributor, 6 cents for the broker, and 50 cents for the primary receiver (totaling 68 cents, the primary receiver's markup in Column 6).

TABLE A.—MAXIMUM MARKUPS FOR DISTRIBUTIVE SERVICES PERFORMED BY GROWER-PACKERS, SHIPPING POINT DISTRIBUTORS, AND THEIR AGENTS TO BE ADDED TO THE APPLICABLE MAXIMUM PRICE F. O. B. SHIPPING POINT OR THE MAXIMUM DELIVERED PRICE, AS THE CASE MAY BE

[See column 5 or 6 of tables in paragraph (f)]¹

Col. 1	2	3	4	5	6	7	8	9	10	11	12
Item No.	Commodity	Unit	Through a broker in any quantity or through a commission merchant in carlots or trucklots	Sales by grower-packers through a commission merchant in less-than-carlots or less-than-trucklots		Through an auction in less-than-carlots or less-than-trucklots	Sales by any person (including grower-packers) through a grower's sales agent and sales by shipping point distributors				
				Ex-dock, car or truck or terminal sales platform	Ex-store or warehouse		Direct sales (without the use of broker or any other agent)	Through a broker or salaried representative in any quantity, or through a commission merchant in carlots or trucklots	Through an auction in less-than-carlots or less-than-trucklots	Through a commission merchant in less-than-carlots or less-than-trucklots	Ex-dock, car, truck or terminal sales platform
1	Peaches.....	California, Arizona, Nevada, Oregon, Washington, Idaho (Items 15-21, Table 1) Fruit box (WPB-L 232 No. 35) 17-19 pounds. Fruit box (WPB-L 232 No. 36) 19-21 pounds. Sanger lug (WPB-L 232 No. 46) 22-24 pounds. Sanger lug (WPB-L 232 No. 46) 24-26 pounds. Above containers with net weight of less than or more than that specified for each container; peaches packed in all other containers; and those sold loose and ungraded in any container, or in bulk—per pound. Montana, Wyoming, Utah, Colorado, and New Mexico (Items 9-12, table 1) Standard bushel baskets..... Fruit box (WPB-L 232 No. 35) 17-19 pounds..... Bushel baskets, the contents of which do not meet requirements of pack specified for standard bushel baskets (see paragraph (b) (3) (i)); fruit boxes (WPB-L 232 No. 35) with a net weight of less than 17 pounds or more than 19 pounds; peaches packed in all other containers; and those sold loose and ungraded in any container, or in bulk—per pound. All other states (Items 1-8 and 22-25, table 1) Standard bushel baskets..... Standard 3/4 bushel baskets..... Above containers; the contents of which do not meet requirements of pack specified for standard containers (see paragraph (b) (3) (i)); peaches packed in all other containers; and those sold loose and ungraded in any container, or in bulk—per pound.	\$0.02	\$0.09	\$0.19	\$0.06	\$0.07	\$0.09	\$0.13	\$0.16	\$0.26
			.03	.09	.21	.08	.08	.11	.16	.17	.29
			.03	.11	.24	.08	.09	.12	.17	.20	.33
			cent .03	cent .12	cent .26	cent .09	cent .10	cent .13	cent .19	cent .22	cents .36
			1/2	1/2	1	1/2	1/10	1/2	1/10	1/10	1/10
			.06	.23	.50	.17	.12	.18	.20	.35	.02
			.02	.09	.19	.06	.04	.06	.10	.13	.23
			Cent 1/2	Cent 1/2	Cent 1	Cent 1/2	Cent 1/2	Cent 1/2	Cent 1/2	Cent 1/2	Cents 1/4
			.06	.23	.50	.17	.12	.18	.20	.35	.02
			.03	.11	.25	.09	.06	.09	.15	.17	.31
			Cent 1/2	Cent 1/2	Cent 1	Cent 1/2	Cent 1/2	Cent 1/2	Cent 1/2	Cent 1/2	Cents 1/4

¹ The agents' actual charges (not to exceed the maximum allowable charges under MPR 165) shall be used instead of the markups listed if the total of such actual charges is lower than the markup shown.

TABLE B.—MAXIMUM MARKUPS FOR DISTRIBUTIVE SERVICES PERFORMED BY CERTAIN SELLERS OTHER THAN GROWER-PACKERS, SHIPPING-POINT DISTRIBUTORS AND THEIR AGENTS TO BE ADDED TO THE APPLICABLE MAXIMUM DELIVERED PRICES (SEE COLUMN 6 OF TABLES IN PARAGRAPH (F))¹

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9
Item No.	Commodity	Unit	Sales by carlot distributor ²	Through an auction or ex-car, dock, truck, or terminal sales platform	Ex-store or ex-warehouse	Sales by secondary jobbers in any quantity delivered to premises of the purchaser	Original container and quantities in excess of 1/2 of original container	Half original container or less
	Peaches.....	California, Arizona, Nevada, Oregon, Washington, Idaho (items 13-21 table 1): Fruit box (WPB-L232 No. 35): 17-19 pounds..... Fruit box (WPB-L232 No. 36): 19-21 pounds..... Sanger lug (WPB-L232 No. 46): 22-24 pounds..... Sanger lug (WPB-L232 No. 46): 24-26 pounds..... Above containers with net weight of less than or more than specified for each container; peaches packed in all other containers; and those sold loose and ungraded in any container, or in bulk—per pound.	\$0.14..... \$0.17..... \$0.19..... \$0.20..... 7/10 cent.....	\$0.18..... \$0.20..... \$0.23..... \$0.25..... 1 cent.....	\$0.28..... \$0.32..... \$0.36..... \$0.39..... 1 1/2 cents.....	\$0.43..... \$0.49..... \$0.56..... \$0.61..... 2 1/2 cents.....	\$0.43..... \$0.49..... \$0.56..... \$0.61..... 2 1/2 cents.....	2 1/2 cents.....
		Montana, Wyoming, Utah, Colorado, and New Mexico (items 9-12 table 1): Standard bushel baskets..... Fruit box (WPB-L232 No. 35): 17-19 pounds..... Bushel baskets, the contents of which do not meet requirements of pack specified for standard bushel baskets (see par. (3) (b) (1)); fruit boxes (WPB-L232 No. 35) with a net weight of less than 17 pounds or more than 19 pounds; peaches packed in all other containers, and those sold loose and ungraded in any container, or in bulk—per pound.	\$0.32..... \$0.11..... 7/10 cent.....	\$0.41..... \$0.15..... 7/10 cent.....	\$0.68..... \$0.25..... 1 1/2 cents.....	\$1.08..... \$0.40..... 2 3/4 cents.....	\$1.08..... \$0.40..... 2 3/4 cents.....	2 3/4 cents.....
		All other States (items 1-8, 22-25, table 1): Standard bushel baskets..... Standard 1/2 bushel baskets..... Above containers, the contents of which do not meet requirements of pack specified for standard containers (see par. (3) (b) (1)); peaches packed in all other containers; and those sold loose and ungraded in any container, or in bulk—per pound.	\$0.32..... \$0.16..... 7/10 cent.....	\$0.41..... \$0.20..... 7/10 cent.....	\$0.68..... \$0.34..... 1 1/2 cents.....	\$1.08..... \$0.54..... 2 3/4 cents.....	\$1.08..... \$0.54..... 2 3/4 cents.....	2 3/4 cents.....

¹ A carlot distributor who resells on an f. o. b. basis may add the markup named in column 4 to the maximum f. o. b. price. (See column 5 of the applicable table in par. (f).)

² The column 4 markup may be used only by a person who has purchased the peaches being priced from any person other than a grower or grower-packer selling direct or through a broker, and sells in unbroken carlots or unbroken trucklots. A person who has purchased the peaches being priced from a grower or grower-packer selling direct or through a broker, and sells in unbroken carlots or unbroken trucklots shall use the markups named in the applicable columns in table A for sales by a "shipping point distributor."

(h) **Prohibition against certain payments.** No grower, grower-packer, or shipping point distributor shall receive, and no person shall pay to any grower, grower-packer or shipping point distributor, an amount in excess of the applicable maximum price f. o. b. shipping point, if sold f. o. b. or the applicable maximum price for delivered sales, if sold delivered, as the case may be (see Column 5 or 6 of the applicable table in paragraph (f)), regardless of the type of sale or the type of purchaser and regardless of any existing or future commitment between the buyer and seller. However, this rule does not affect any allowance made (1) to shipping point distributors for sales direct or through agents or (2) to grower-packers for sales through agents; to ultimate consumers; delivered to the premises of retail stores, designated receiving depots of government procurement agencies and institutional buyers.

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 fruit "on the tree" or in bulk at a price, which, after the costs of harvesting, hauling, packing, pre-cooling, and loading have been added, results in a price higher than the maximum f. o. b. shipping point price named in Column 5 of the applicable table in paragraph (f).

Example. Suppose an intermediate seller or a retailer wishes to buy an unharvested crop of fruit from a grower. The amount which he pays the grower for the fruit plus the cost of harvesting, hauling, packing, pre-cooling and loading may not exceed the maximum price f. o. b. shipping point for fruit in the kind of container in which they are being sold, as set forth in the table for fruit in paragraph (f). If the fruit is purchased already packed, but not pre-cooled or loaded on cars, the price paid for the packed fruit

plus the cost of pre-cooling and loading must likewise not exceed the maximum price f. o. b. shipping point for fruit in such containers.

(i) **Sales by growers or grower-packers direct and through brokers, commission merchants or terminal auction—(1) Sales by growers and grower-packers direct.** (i) For direct sales of fruit in any quantity by growers or grower-packers, 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 (f)).

(2) **Sales by growers and grower-packers through certain named agents.** (i) For sales of fruit in any quantity by growers or grower-packers through brokers, or sales in carlots or trucklots through commission merchants, 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 (f)), plus the actual commission or fee charged for the particular sale (not to exceed the maximum allowable commission or fee which such selling agent may charge under Maximum Price Regulation 165) or the markup named in Column 4 of Table A in paragraph (g), whichever is lower.

(ii) For sales of fruit in less-than-carlots or less-than-trucklots by growers or grower-packers through commission merchants, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (f) plus the actual commission or fee charged for the particular sale (not to exceed the maximum allowable commission or fee which such commission merchant may charge under Maximum Price Regulation 165) or the applicable markup (for ex car or ex store sales, as the case may be, named in Column 5 or 6 of Table A in paragraph (g)), whichever is lower.

(iii) For sales of fruit by growers and grower-packers through a terminal auction, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (f) plus (1) the sum of the respective actual commissions or fees charged for the particular sale (not to exceed the maximum allowable commission or fee which the agent of the auction seller and which the auction company may charge under Maximum Price Regulation 165) or the markup named in Column 7 of Table A in paragraph (g), whichever is lower, and (2) any unloading charges in the terminal market incurred by the seller.

(iv) For sales of fruit by growers or grower-packers delivered directly from the grower's ranch, orchard or place of business at the shipping point in an "original conveyance" owned, or leased, and operated by the sellers (and not furnished, owned or controlled, directly or indirectly by the buyer) to the premises of institutional buyers, designated depots of government procurement agencies or retail 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 (f). The provisions of this subdivision do not apply to sales delivered to retailers' warehouses.

A sale of fruit, delivered directly from the shipping point in an "original conveyance" owned, or leased, and operated by another grower (and not furnished, owned or controlled, directly or indirectly by the buyer), transporting fruit of that grower and the fruit 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 an original conveyance owned by the grower."

"Original conveyance" means the first conveyance (other than a railroad car) in which the particular goods being priced are loaded for shipment at the country shipping point.

(v) For sales by growers or grower-packers of fruit to ultimate consumers the maximum price in each case is the price named in Column 7 of the applicable table in paragraph (f) multiplied by 1.33. However, such price shall not exceed any applicable community price established by the Office of Price Administration.

"Grower-packer" means a person (including a grower or a grower's cooperative) (1) who grows the fruit being priced, or who has bought the fruit being priced on the tree (tree-run) or in bulk, (2) who sizes, grades, packs or otherwise prepares the fruit being priced for shipment or has it so prepared by others, and (3) who sells the fruit being priced at or from the shipping point on an f. o. b. or delivered basis.

"Growers' cooperative" means a non-profit agricultural marketing association, regularly marketing the fruit being priced, which is organized under state law and in conformity with the Capper-Volstead Act.

"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 fruit being priced.

"Commission merchant" means a seller's agent, other than a "grower's sales agent" or a "broker", who receives the fruit being priced, and who, for a commission 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 actual charge made by an agent for services performed in connection with the sale of fruit.

"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 fruit being priced is sold in less-than-carlot or less-than-trucklot 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 fruit being priced for direct consumption. However, as used in this appendix, the term does not include a commercial, industrial or institutional user or government procurement agency.

(j) Provisions applicable to sales by any person (including growers and grower-packers) through growers' sales agents—(1) Sales at shipping points by any person (including growers and grower-packers) through growers' sales agents. (i) For sales of fruit in any quantity at shipping points by any person through growers' sales agents, 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 (f)), plus the actual commission or fee charged for the particular sale (not to exceed the maximum allowable commission or fee which the grower's sales agent may charge under Maximum Price Regulation 165) or the markup shown in Column 8 of Table A in paragraph (g), whichever is lower.

(2) Sales at terminal markets or other wholesale receiving points by any persons (including growers and grower-packers) through growers' sales agents. (i) For sales of fruit at terminal markets or other wholesale receiving points by any person through growers' sales agents, the maximum price in 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 (f)), plus the actual com-

mission or fee charged for the particular sale (not to exceed the maximum allowable commission or fee which the grower's sales agent may charge under Maximum Price Regulation 165) or the markup named in Column 9 of Table A in paragraph (g), whichever is lower. However, this markup may be taken only by a person selling through a grower's sales agent who regularly maintains sales offices and salaried representatives at terminal markets and other wholesale receiving points. For sales through a grower's sales agent who does not regularly maintain sales offices and salaried representatives at terminal markets and other wholesale receiving points the markup in Column 8 shall apply.

(ii) For sales of fruit at terminal markets or other wholesale receiving points by any person through growers' sales agents who in carlot or trucklot sales use brokers or commission merchants and in less-than-carlot or less-than-trucklot sales use brokers, 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 (f)), plus the respective actual commissions or fees charged for the particular sale (not to exceed the maximum allowable commissions or fees which the respective agents may charge under Maximum Price Regulation 165) or the markup named in Column 9 of Table A in paragraph (g), whichever is lower.

(iii) For sales of fruit by any person through grower's 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 (f) plus (1) the sum of the respective actual commissions or fees charged for the particular sale (not to exceed the maximum allowable commissions or fees which the grower's sales agent, the agent of the auction seller and the auction company may charge under Maximum Price Regulation 165) or the markup named in Column 10 of Table A in paragraph (g), whichever is lower, and (2) any unloading charges in the terminal market incurred by the seller.

(iv) For sales of fruit in less-than-carlots or less-than-trucklots by any person through growers' sales agents who use commission merchants, the maximum price in each case is the maximum delivered price in Column 6 of the applicable table in paragraph (f) plus the sum of the respective actual commissions or fees charged for the particular sale (not to exceed the maximum allowable commissions or fees which the grower's sales agent and the commission merchant may charge under Maximum Price Regulation 165) or the applicable markup (for ex car or ex store sales, as the case may be) named in Columns 11 and 12 of Table A in paragraph (g), whichever is lower.

"Grower's sales agent" means a person (including a growers' cooperative), other than a broker or commission merchant, (1) who is regularly engaged in the business of selling fruit at country shipping points, terminal markets and other wholesale receiving points, and shipping it to terminal markets and other wholesale receiving points, either in person or through salaried representatives, brokers, auctions, or other agents, (2) who receives the fruit being priced from another, (3) who for a commission or fee sells, at shipping points, terminal markets or other wholesale receiving points, the fruit being priced for the account of another, (4) who assumes full financial responsibility for the collection of funds due his principal on all fruit sold by him for the account of his principal, and (5) who handles for his principal all freight traffic problems with respect to the fruit being priced, such as routing, diversion of shipments and collection of claims.

(k) Sales by shipping point distributors—(1) Sales by shipping point distributors at

shipping points. For sales of fruit in any quantity at shipping points by shipping point distributors, 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 (f)), plus the markup named in Column 8 of Table A in paragraph (g).

(2) Sales at terminal markets or other wholesale receiving points by shipping point distributors. (i) For sales of fruit at terminal markets or other wholesale receiving points by shipping point distributors, 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 (f)), plus the markup named in Column 9 of Table A in paragraph (g). However, this markup may be taken only by a shipping point distributor who regularly maintains sales offices and salaried representatives at terminal markets and other wholesale receiving points. For sales by a shipping point distributor who does not regularly maintain sales offices and salaried representatives at terminal markets and other wholesale receiving points the markup in Column 8 shall apply.

(ii) For sales of fruit at terminal markets or other wholesale receiving points by shipping point distributors, who in carlot or trucklot sales use brokers or commission merchants and in less-than-carlot or less-than-trucklot sales use brokers, 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 (f)), plus the markup named in Column 9 of Table A in paragraph (g), or the sum of (1) the markup named in Column 8 of Table A in paragraph (g) and (2) the actual commission or fee charged for the particular sale (not to exceed the maximum allowable commission or fee which such selling agent may charge under Maximum Price Regulation 165), whichever is lower.

(iii) For sales of fruit by shipping point distributors through a terminal auction, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (f) plus (1) the markup named in Column 10 of Table A in paragraph (g) or the sum of (i) the markup named in Column 8 of Table A in paragraph (g) and (ii) the respective actual commissions or fees charged for the particular sale (not to exceed the maximum allowable commission or fee which the agent of the auction seller and which the auction company may charge under Maximum Price Regulation 165), whichever is lower, plus (2) any unloading charges in the terminal market incurred by the seller.

(iv) For sales of fruit in less-than-carlot or less-than-trucklot by shipping point distributors through commission merchants, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (f) plus the applicable markup (for ex car or ex store sales, as the case may be) named in Columns 11 and 12 of Table A in paragraph (g) or the sum of (1) the markup named in Column 8 of Table A in paragraph (g) and (2) the actual commission or fee charged for the particular sale (not to exceed the maximum allowable commission or fee which the commission merchant may charge under Maximum Price Regulation 165), whichever is lower.

"Shipping point distributor" means a grower-packer (1) who is regularly engaged in the business of selling fruit at country shipping points, terminal markets and other wholesale receiving points, and shipping it to terminal markets and other wholesale receiving points, either in person or through salaried representatives, brokers, auctions or

other agents and (2) who does not make more than 25% (by volume) of his sales to any one person other than to a government procurement agency during the 1944 season.

A person who would be a "shipping point distributor" but for the fact that he does not meet the requirement of (2) is a "grower-packer" and prices accordingly.

(m) *Maximum prices for sales by persons other than growers, grower-packers and shipping point distributors.*—(1) *Sales by carlot or trucklot distributors.* (i) For sales of fruit in unbroken carlots or unbroken trucklots by carlot distributors, 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 (f)), plus the markup named in Column 4 of Table B in paragraph (g).

"Carlot distributor" means any person who has purchased the fruit being priced from any person other than a grower or grower-packer selling direct or through a broker, and sells in unbroken carlots or unbroken trucklots.

A person who has purchased the fruit being priced from a grower or grower-packer selling direct or through a broker and sells in unbroken carlots or unbroken trucklots shall price as if he were a "shipping point distributor".

(2) *Sales by primary receivers in less-than-carlots or less-than-trucklots.* (i) For sales by primary receivers of fruit 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 (f) plus the markup named in Column 5 of Table B in paragraph (g).

(ii) If a primary receiver breaks a car or truck, unloads the particular 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 (f) plus the markup named in Column 6 of Table B in paragraph (g). This price does not include delivery charges. If the primary receiver makes delivery, he may also add the amount which the appropriate regional or district office determines to be applicable for deliveries in these cases (see paragraph (r)).

(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 fruit being priced into a store or warehouse owned or leased in whole or in part by him, the maximum price shall be the maximum price for sales ex car, ex truck, ex dock, or ex terminal sales platform, plus the amount which the appropriate regional or district office determines to be applicable to these sales (see paragraph (r)).

"Primary receiver" means a person other than a service wholesaler who for his own account and profit buys the fruit being priced (1) in unbroken carlots or unbroken trucklots from any person or (2) in any quantity from a grower, grower-packer or shipping point distributor selling either direct or through any agent (except a commission merchant in less-than-carlots or less-than-trucklots), or (3) at auction, for resale in less-than-carlots or less-than-trucklots to persons other than ultimate consumers.

(3) *Sales through terminal auctions.* For sales of fruit through a terminal auction, by persons other than growers, grower-packers, or shipping point distributors, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (f) plus (1) the markup named in Column 5 of Table B in paragraph (g) and (2) any unloading charges in the terminal market incurred by the seller.

(4) *Sales by secondary jobbers.* (1) For sales by secondary jobbers of fruit 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 (f) plus the markup named in Column 7 of Table B in paragraph (g). "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 fruit 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 containers 50 pounds or more (gross weight), except as these amounts may be changed by the appropriate regional or district office (see paragraph (r)).

"Secondary jobber" means a person other than a retailer who for his own account and profit purchases the fruit being priced in less-than-carlots or less-than-trucklots from (1) a primary receiver or (2) any person selling through a commission merchant, for resale in any quantity.

(5) *Sales by service wholesalers.* (i) For sales by service wholesalers of fruit 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 (f) plus the markup named in Column 8 of Table B in paragraph (g). "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) A service wholesaler, when selling the 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 (f) the markup named in Column 9 of Table B in paragraph (g), 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 container received by him and sells no more than half of the quantity in that container.

(iii) For sales by service wholesalers of fruit 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 (r)).

"Service wholesaler" means a person who maintains a store or warehouse at which the fruit being priced is received and stored (or warehoused); who maintains at such store or warehouse facilities 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 fruit being priced to retail stores, government procurement agencies or institutional buyers.

(6) *Sales by secondary jobbers and service wholesalers delivered outside the free delivery zone.* (i) For sales by secondary jobbers or service wholesalers of fruit delivered to the premises of any purchaser located outside of the free delivery zone, the maximum price in each case is the maximum delivered price named in Column 6 of the applicable table in paragraph (f) plus the applicable markup named in Columns 7, 8 or 9 of Table B in paragraph (g) 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 trans-

portation 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 (r)).

(n) *Fractions.* In figuring 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 those below one-half cent shall be adjusted to the next lower cent.

(o) *Sample calculations of maximum prices for sales of a standard bushel basket of peaches f. o. b. Illinois 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 an Illinois shipping point on an f. o. b. basis.*

(i) Sales by growers and grower-packers:	
(a) Direct (Column 5, Table 1).....	\$3.66
(b) Through a broker, etc. (Col. 4, Table A) (\$3.66 plus 0.06) ¹	3.72
(ii) Sales by any person (including growers and grower-packers) through grower's sales agents:	
(a) Direct (Col. 8, Table A) (\$3.66 plus 0.12) ²	3.78
(b) Through a broker, etc. (Col. 9, Table A) (\$3.66 plus 0.18) ³	3.84
(iii) Sales by shipping point distributors:	
(a) Direct (Col. 8, Table A) (\$3.66 plus 0.12).....	3.78
(b) Through a broker, etc. (Col. 9, Table A) (\$3.66 plus 0.18) ⁴	3.84
(iv) Sales by carlot distributors ⁵ (Col. 4, Table B) (\$3.66 plus 0.32).....	3.98
(2) Delivered base price (Column 6, Table 1):	

Column 5 price, Table 1.....	\$3.66
Freight to Chicago (estimate including protective services).....	.25

Total delivered price (Col. 6, Table 1).....	3.91
--	------

(3) Sales by growers and grower-packers at Chicago, Illinois:

(i) Direct (Col. 6, Table 1 price, as above).....	\$3.91
(ii) Through a broker, etc. (Col. 4, Table A) (\$3.91 plus 0.06) ⁶	3.97
(iii) Through a commission merchant in less-than-carlots:	
(a) Ex car, etc. (Col. 5, Table A) (\$3.91 plus 0.23) ⁷	4.14
(b) Ex store, etc. (Col. 6, Table A) (\$3.91 plus 0.50) ⁷	4.41

¹ Where the broker's actual charge is less than the \$0.06, only the amount of the actual charge may be added.

² Where the grower's sales agent's actual charge is less than the \$0.12, only the amount of the actual charge may be added.

³ Where the sum of the grower's sales agent's and broker's actual charges is less than the \$0.18, only the amount of the actual charges may be added.

⁴ Where the broker's actual charge plus the markup in Column 8 is less than the \$0.18, only the amount of the actual charge plus the markup in Column 8 may be added.

⁵ See definition of "carlot distributor" in paragraph (m).

⁶ Where the broker's actual charge is less than the \$0.06, only the amount of the actual charge may be added.

⁷ Where the commission merchant's actual charge is less than the \$0.23 or \$0.50, only the amount of the actual charge may be added.

(iv) Through auction in less-than-carlots (Col. 7, Table A) (\$3.91 plus 0.17)⁸----- \$4.08
(Plus actual unloading charges incurred by the seller.)

(4) Sales by any person (including growers and grower-packers) through growers' sales agents, at Chicago, Illinois:

(i) Direct (Col. 8, Table A) (\$3.91 plus 0.12)⁹----- \$4.03

(ii) Through a broker, etc. (Col. 9, Table A) (\$3.91 plus 0.18)¹⁰----- 4.09

(iii) Through auction in less-than-carlots (Col. 10, Table A) (\$3.91 plus 0.29)¹¹----- 4.20
(Plus actual unloading charges incurred by the seller.)

(iv) Through a commission merchant in less-than-carlots:

(a) Ex car, etc. (Col. 11, Table A) (\$3.91 plus 0.35)¹²----- 4.26

(b) Ex store, etc. (Col. 12, Table A) \$3.91 plus 0.62)¹³----- 4.53

(5) Sales by shipping point distributors, at Chicago, Illinois:

(i) Direct (Column 8, Table A) (\$3.91 plus 0.12)----- \$4.03

(ii) Through a broker, etc. (Col. 9, Table A) (\$3.91 plus 0.18)¹²----- 4.09

(iii) Through auction in less-than-carlots (Col. 10, Table A) (\$3.91 plus 0.29)¹⁴----- 4.20
(Plus actual unloading charges incurred by the seller.)

(iv) Through a commission merchant in less-than-carlots:

(a) Ex car, etc. (Col. 11, Table A) (\$3.91 plus 0.35)¹⁵----- \$4.26

(b) Ex store, etc. (Col. 12, Table A) (\$3.91 plus 0.62)¹⁶----- 4.53

(6) Sales by other sellers in the Chicago market:

(i) Carlot distributor¹⁸ (Col. 4, Table B) (\$3.91 plus 0.32)----- \$4.23

(ii) Primary receiver:

(a) Ex car, etc. (Col. 5, Table B) (\$3.91 plus 0.41)----- 4.32

(b) Ex store, etc. (Col. 6, Table B) \$3.91 plus 0.68)----- 4.59

(iii) Secondary jobber (Col. 7, Table B) (\$3.91 plus \$1.08)----- 4.99

(iv) Service wholesaler (Col. 8, Table B) (\$3.91 plus \$1.08)----- 4.99

⁸ Where the sum of the agent's and the auction company's actual charge is less than the \$0.17, only the amount of the actual charges may be added.

⁹ Where the growers' sales agent's actual charge is less than the \$0.12, only the amount of the actual charge may be added.

¹⁰ Where the sum of the growers' sales agent's and broker's actual charges is less than the \$0.18, only the amount of the actual charges may be added.

¹¹ Where the sum of the agents' and the auction company's actual charges is less than the \$0.29, only the amount of the actual charges may be added.

¹² Where the sum of the growers' sales agent's and the commission merchant's actual charges is less than the \$0.35 or \$0.62, only the amount of the actual charges may be added.

¹³ Where the broker's actual charge plus the markup in Column 8 is less than the \$0.18, only the amount of the actual charge plus the markup in Column 8 may be added.

¹⁴ Where the sum of the agent's and the auction company's actual charges plus the markup in Column 8 is less than the \$0.29, only the sum of the actual charges plus the markup in Column 8 may be added.

¹⁵ Where the commission merchant's actual charge plus the markup in Column 8 is less than the \$0.35 or \$0.62, only the amount of the actual charge plus the markup in Column 8 may be added.

¹⁶ See definition of "carlot distributor" in paragraph (m).

¹⁸ See definition of "carlot distributor" in paragraph (m).

NOTE: The foregoing figures are not to be construed as true ceiling prices in the Chi-

ago market. They are used merely as examples to show the application of the various markups to the base amounts.

(p) When maximum prices apply. The applicable maximum price in each case is the maximum price in effect on the date of delivery.

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.

(q) Sales of futures. In the case 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.

(r) 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 fruits. For fruit, the Regional Directors of the Office of Price Administration, and such district officers 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 amounts which primary receivers may add, for deliveries made within the free delivery zone at wholesale receiving points, to the maximum price otherwise applicable; and to determine and publish orders naming the amounts which primary receivers may add, for deliveries beyond the free delivery zone, to the maximum prices otherwise applicable. These amounts shall be figured at the lowest rates for customary and generally available means of transportation.

(3) To adjust upwards or downwards the maximum markups named for sales 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 such sales through a commission merchant in less-than-carlots or less-than-trucklots 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.

(5) Record keeping and notification requirements. Every sale by any person to any buyer other than an ultimate consumer shall 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, freight, 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 on July 15, 1944, except for peaches shipped from the shipping point and actually sold before July 15, 1944 and except for peaches shipped (whether sold or unsold) before July 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 10th day of July 1944.

CHESTER BOWLES,
Administrator.

Approved: JULY 5, 1944.

GROVER B. HILL,
Acting War Food Administrator.

[F. R. Doc. 44-10138; Filed, July 10, 1944; 4:41 p. m.]

PART 1340—FUEL

[RMPR 436, Amdt. 2]

CRUDE PETROLEUM, AND NATURAL AND PETROLEUM GAS

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

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

1. The note at the beginning of Article II entitled "How to determine maximum prices for crude petroleum" is amended by adding the following sentence at the end of such note:

After ascertaining a maximum price under section 10 or 11, examine section 12 to determine whether or not any increase or increases have been made thereto.

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

(2) Smackover Field. The maximum price at the receiving tank for crude petroleum produced in the Smackover Field, Ouachita and Union Counties, Arkansas, shall be a flat price of 83¢ per barrel.

3. Sections 12, 13 and 14 are renumbered 13, 14 and 15 respectively, and section 12 is added to Article II to read as follows:

Sec. 12. Increases to maximum prices.

(a) The maximum price at the receiving tank for producers and owners of royalty interests for crude petroleum produced in any of the pools set out below shall be the maximum price as determined under section 10 or 11 and the amount of the increase designated below:

(1) Alabama.	
(2) Arizona.	
(3) Arkansas.	Amount of increase
	(dollars per 42-
	gal. barrel)
Pool and county:	
El Dorado, East, Union	\$0.25
El Dorado, South, Union	.35

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

(3) Arkansas—Con.		Amount of increase (dollars per 42- gallon barrel)	(12) Indiana—Con.		Amount of increase (dollars per 42- gallon barrel)	(14) Kansas—Con.		Amount of increase (dollars per 42- gallon barrel)
Pool and county:			Pool and county:			Pool and county:		
Lewisville, Lafayette		\$0.20	Carbon West Posey		\$0.35	Graber, McPherson		\$0.20
Lisbon, Union		.35	Columbia, Gibson		.35	Graham, Cowley		.20
Nick Springs-Cotton Valley, Union		.35	Enterprise, Spencer		.35	Grand Summit, Cowley		.35
Smackover, Ouachita, Union		.20	Evansville Area-old, Posey and Vanderburgh		.35	Gueda Springs, Cowley		.25
Stepheis, Columbia, Nevada, Ouachita		.35	Francisco, E. & W., Gibson		.35	Haller, Ellis		.25
(4) California.			Grandview, Spencer		.35	Hamilton, Greenwood		.35
(5) Colorado.			Hatfield, Spencer		.20	Haverhill, Butler		.25
Pool and county:			Hazelton-old, Gibson		.35	Helken, Ellsworth		.35
Berthoud, Larimar		\$0.20	Hensler, Posey		.20	Hinchman, Greenwood		.35
Boulder, Boulder		.35	Hovary Lake, Posey		.20	Hollis, Greenwood		.35
Florence, Fremont		.35	Johnson, Gibson		.35	Hower, Cowley		.25
Orchard-Greasewood, Weld		.25	Kirksville, Gibson		.20	Jackson Greenwood		.35
(6) Connecticut.			Mt. Carmel, Gibson		.20	Keighlez, Butler		.35
(7) Delaware.			Petersburg-old, Pike		.35	Keller, Greenwood		.35
(8) Florida.			Rockport, Spencer		.25	Kramer-Stein, Butler		.35
(9) Georgia.			St. Francisville, Knox		.35	Kriley, Rocks		.25
(10) Idaho.			St. Francisville E., Knox		.20	Kurich, Rocks		.20
(11) Illinois.			St. Thomas, Knox		.35	Lamont, Greenwood		.35
Pool and county:			Shelburn-old, Sullivan		.35	Leon, Butler		.35
Aden, Wayne and Hamilton		\$0.25	Siosi, Sullivan and Vigo		.20	Lerado, Reno		.35
Albion-North, Edwards		.35	Somerville, Gibson and Pike		.35	Lost Springs, West, Marion		.25
Barnhill, Wayne		.35	Troy-old, Spencer		.35	Lyon, Harvey		.35
Bartelso, Clinton		.25	Veale-old, Daviess		.35	Lyons, Rice		.35
Bartelso-South, Clinton		.25	Washington-old, Daviess		.35	Madison, Greenwood		.35
Beaver Creek, Bond		.20	(13) Iowa.			Mahoney, Russel		.35
Beman, Lawrence		.35	(14) Kansas.			Mallins, Elk		.35
Browns-South, Edwards		.35	Pool and county:			McCullough, Butler		.25
Burnt Prairie, White		.20	Abbyville, Reno		\$0.25	McPherson, McPherson		.25
Carlisle, Clinton		.35	All pools, Allen		.35	Mills, Elk		.35
Centralia, Clinton, Marion		.25	All pools, Anderson		.35	Mohannah, Cowley		.35
Cisne, Wayne		.25	All pools, Chautauqua		.35	Morrison, Clark		.35
Colmar-Plymouth, McDonough-Hancock		.35	All pools, Franklin		.35	Murphy, Cowley		.25
Cordes, Washington		.25	All pools, Linn		.35	Nohl, Russel		.20
Cowling, Edwards		.35	All pools, Miami		.35	Olson, Cowley		.35
Cravat, Jefferson		.25	All pools, Neosho		.35	Otter Creek, Cowley		.35
Dahlgren, Hamilton		.35	All pools, Wilson		.35	Padgett, Sumner		.20
Du Bois, Washington		.35	All pools, Woodson		.35	Peabody, Marion		.25
Du Bois West, Washington		.25	Augusta, Butler		.35	Penokee, Graham		.20
Dundas Consolidated, Richland and Jasper		.35	Augusta, North, Butler		.35	Pierce, Butler		.35
Dupo, St. Clair		.35	Baird, Cowley		.20	Pippes, Greenwood		.35
Eldorado, Saline		.35	Baird, East, Cowley		.20	Polhamus, Greenwood		.35
Elkville, Jackson		.25	Bausinger, Butler		.35	Porter, Elk		.35
Gillespie Wyen, Macoupin		.35	Benton, Butler		.25	Potwin, Butler		.25
Hoffman, Clinton		.35	Bidde, Cowley		.35	Potwin, South, Butler		.20
Ingraham, Clay		.35	Blackwell, Greenwood		.35	Rainbow Bend, Cowley		.25
Inman, Gallatin		.25	Blankenship, Butler		.35	Reese, Greenwood		.35
Johnsonville-South, Wayne		.35	Bridfeldt, West, Rice		.20	Reiken, Ellsworth		.35
Junction, Gallatin		.35	Bringar, Greenwood		.35	Reynolds-Schaffer, Butler		.20
Keensburg Consolidated, Wabash		.20	Browning, Greenwood		.35	Robbins, Sedgwick		.35
Lakewood, Shelby		.20	Burden, Cowling		.35	Rock, Cowley		.35
Lancaster, Wabash and Lawrence		.25	Bush-Denton, Elk (West Half)		.35	Rock, North, Cowley		.35
Leech, Wayne		.20	Callier, Elk		.25	Ruder, Ellis		.20
Litchfield, Montgomery		.35	Chandler, Sumner		.25	Sallyards, Greenwood		.35
Mason, Effingham		.35	Chindburg, McPherson		.25	Scott, Greenwood		.35
Maunie-North, White		.35	Christy, Greenwood		.35	Seeley-Wick, Greenwood		.35
Mt. Carmel-West, Wabash		.25	Churchill, Sumner		.25	Severy, Elk		.35
Mt. Erie-North, Wayne		.25	Clark, Cowley		.20	Seward, Butler		.35
Patoka, Marion		.20	Clever, Cowley		.25	Slick-Carson, Cowley		.25
St. Francisville E., Lawrence		.20	Countrymen, Cowley		.35	Smith, Cowley		.35
Sainte Marie, Jasper		.20	Covert-Sellers, Marion		.25	Smock-Deiss, Butler		.35
Sesser, Franklin		.25	Craber, McPherson		.20	State, Cowley		.35
Southeastern Field, Lawrence, Clark, Crawford, and Wabash		.35	David, Cowley		.20	Steinhoff, Butler		.25
Stewardson, Shelby		.20	David, South, Cowley		.35	Teeter, Greenwood		.35
Storms, White		.20	Demaloris-Snowden, Greenwood		.25	Teichgraber, Greenwood		.35
Thompsonville, Franklin		.35	Dory, Elk		.35	Thrall-Agard, Greenwood		.35
Tolliver, Clay		.35	Douglas, Butler		.35	Thurlow, Cowley		.35
Wamac, Marion, Clinton and Washington		.35	Dunaway, Greenwood		.35	Tries, Cowley		.25
Waterloo, Monroe		.35	Dunkelberger, Elk		.35	Tuiney, Greenwood		.35
Whittington-West, Franklin		.25	Eastborough, Sedgwick		.20	Turner, Cowley		.25
Woburn, Bond		.35	Eastman, Cowley		.35	Udall, Cowley		.25
Xenia, Clay		.25	Eckels, Butler		.20	Van Roy, Coffey		.35
(12) Indiana.			Eichman, Russel		.35	Virgil, Greenwood		.35
Pool and county:			El Dorado, Butler		.35	Virgil, North, Greenwood		.35
Bristow-old, Perry		\$0.35	Eureka, Greenwood		.35	Walker, Elk		.35
Buifkin, Posey		.20	Fairfield, Russell		.25	Weathered, Cowley		.20
Cannelburg-old, Daviess		.35	Fall City, Cowley		.35	Weaver, Butler		.35
			Halstead, Harvey		.20	Webb, Elk		.35
			Ferguson, East, Elk		.20	Welch, North, Rice		.25
			Ferguson, West, Cowley		.35	Wellington, Sumner		.25
			Florence, Marion		.35	Wherry, Rice		.20
			Fox Bush, Butler		.35	Wiggins, Greenwood		.35
			Garden, Butler		.35	Wilkerson, Greenwood		.35
			Gelwick, Butler		.20	Willard, Greenwood		.35
			Gettysburg, Graham		.25	Winfield, Cowley		.35
						Yoder, Reno		.35
						Young, Butler		.25

(15) *Kentucky*
 Amount of increase (dollars per 42-gallon barrel)
 Pool and county:
 Cairo, Henderson..... \$0.20
 Coryden, Henderson..... .20
 Greenbriar, Henderson..... .25
 Helbardsville, Henderson..... .25
 Sebree, Webster..... .25
 Spring Grove, Union..... .20
 Zion, Henderson..... .25
 All other pools in the State of Kentucky except Gilmore, Poole, Reed, Robards, Smith Mills and Spottsville Pools, Henderson County; Livermore Pool, McLean County; Hitesville, Morganfield, St. Vincent, Uniontown, Utley and Wathen Pools, Union County; East Poole and Pratt Pools, Webster County..... .35

(16) *Louisiana*
 Amount of increase (dollars per 42-gallon barrel)
 Pool and parish:
 Bayou Bouillon, St. Martin..... \$0.35
 Bellevue, Bossier..... .35
 Belle Isle, St. Mary..... .25
 Bisteneau, Bienville-Bossier..... .35
 Branch, Acadia..... .35
 Caddo, Caddo..... .25
 Carterville, Bossier-Webster..... .35
 Converse, Sabine..... .25
 Delta Duck Club, Plaquemines..... .35
 Driscoll, Bienville..... .35
 Edgerly, Calcasieu..... .20
 Elm Grove, Bossier-Caddo..... .20
 Homer, Claiborne..... .20
 Lake End, Red River..... .35
 Lake Hermitage, Plaquemines..... .35
 Logansport-Joaquin, De Soto..... .20
 Manifest, Catahoula..... .25
 Oakland, Union..... .35
 Perkins, Cameron..... .35
 Pleasant Hill, De Soto-Sabine..... .25
 Sibley, Webster..... .25
 Simsboro, Lincoln..... .20
 Welsh, Jefferson Davis..... .35

(17) *Maine*
 (18) *Maryland*
 (19) *Massachusetts*
 (20) *Michigan*

Amount of increase (dollars per 42-gallon barrel)
 Pool and county:
 Beaverton, Gladwin..... \$0.35
 Bentley, Gladwin..... .25
 Birch Run, Saginaw..... .35
 Bloomingdale, Van Buren..... .35
 Casco, Allegan..... .35
 Clare City, Clare..... .35
 Columbia, Van Buren..... .35
 Crystal, Montcalm..... .25
 Dalton, Muskegon..... .35
 Deerfield, Monroe..... .25
 Diamond Springs, Allegan..... .35
 Dorr, Allegan..... .35
 Edenville, Midland..... .35
 Edmore, Montcalm..... .35
 Freeman, Clare..... .20
 Grout, Gladwin..... .35
 Hope, Barry..... .25
 Hopkins, Allegan..... .35
 Lakefield, Saginaw..... .35
 Leaton, Isabella..... .25
 Montegey, Allegan..... .35
 Mt. Pleasant and East Ext., Isabella..... .35
 Muskegon, Muskegon..... .35
 Muskrat Lake, Van Buren..... .35
 New Salem, Allegan..... .35
 Oberisel, Allegan..... .35
 Pine River, Gladwin..... .25
 Porter, Midland..... .20
 Saginaw, Saginaw..... .35
 Salem, Allegan..... .35
 Sauble, Lake..... .20
 Sherman, Isabella..... .35
 South Akron, Tuscola..... .35

(20) *Michigan—Con.*
 Amount of increase (dollars per 42-gallon barrel)
 Pool and county:
 South Buckeye, Gladwin..... \$0.35
 South Tallmadge, Ottawa..... .35
 Trowbridge, Allegan..... .35
 Vernon, Isabella..... .25
 Walker, Kent..... .35
 West Branch, Ogemaw..... .35
 West Hopkins, Allegan..... .35
 Winfield, Montcalm..... .35
 Wise, Isabella..... .20
 Wyoming Park, Kent..... .35
 Yost-Jasper, Midland..... .20

(21) *Minnesota*
 (22) *Mississippi*
 (23) *Missouri*

All pools in the State of Missouri except Tarkio Pool, Atchison County..... \$0.35

(24) *Montana*
 Amount of increase (dollars per 42-gallon barrel)
 Pool and county:
 Border, Toole..... \$0.35
 Cat Creek, Petroleum..... .35
 Kevin Sunburst, Toole..... .35
 Pondera, Teton..... .35
 Reagon Nose, Glacier..... .25
 Sweet Grass Hills Area, Toole..... .35

(25) *Nebraska*

Pool and county:
 Barada, Richardson..... \$0.20

(26) *Nevada*
 (27) *New Hampshire*
 (28) *New Jersey*
 (29) *New Mexico*

Amount of increase (dollars per 42-gallon barrel)
 Pool and county:
 Anderson, Eddy..... \$0.20
 Artesia,35
 Aztec, San Juan..... .35
 Dayton, Eddy..... .20
 High Lonesome, Eddy..... .35
 Rattlesnake, San Juan..... .35
 Red Lakes, Eddy..... .25
 Turkey Track, Eddy..... .25

(30) *New York*

Amount of increase (dollars per 42-gallon barrel)
 All pools producing Pennsylvania Grade crude in the State of New York..... \$0.75

(31) *North Carolina*
 (32) *North Dakota*
 (33) *Ohio*

Amount of increase (dollars per 42-gallon barrel)
 All pools producing Pennsylvania Grade crude in the State of Ohio..... \$0.75
 All other pools in the State of Ohio..... .35

(34) *Oklahoma*

Amount of increase (dollars per 42-gal. barrel)
 Pool and county:
 Ada, East, Pontotoc..... \$0.35
 Alabama, Hughes..... .35
 All pools, Craig..... .35
 All pools, Nowata..... .35
 All pools, Rogers..... .35
 All pools, Washington..... .35
 Allen (shallow) Pontotoc..... .35
 Almeda, Osage..... .35
 Alsuma, Tulsa..... .35
 Altus, Jackson..... .35
 Arno, Creek..... .20
 Asher, West, Pottawatomie..... .20
 Avant, Osage..... .35
 Avant, West, Osage..... .35
 Avery, Lincoln..... .35
 Aztec, Okmulgee..... .35
 Backlus, Osage..... .35
 Bald Hill, Okmulgee..... .35
 Baltimore, North, Okfuskee..... .35
 Bandwheel, Osage..... .35

(34) *Oklahoma—Con.*
 Amount of increase (dollars per 42-gallon barrel)
 Pool and county:
 Barker, Osage..... \$0.25
 Barnes, Garfield..... .35
 Barnsdall, Osage..... .35
 Barnsdall, South, Osage..... .35
 Barnsdall, West, Osage..... .35
 Bartlesville, Osage..... .35
 Bebee, East, Pontotoc..... .35
 Beggs North, Okmulgee..... .35
 Beggs, South, Okmulgee..... .35
 Beidleman, Okfuskee..... .35
 Bethel, Seminole..... .35
 Bethel, Northeast, Seminole..... .35
 Big Horse, Osage..... .35
 Bilby, Wagoner..... .35
 Bird Creek, Tulsa..... .35
 Birch Creek, Osage..... .35
 Blxby, Tulsa..... .35
 Blackwell, Kay..... .20
 Boston, Osage..... .20
 Boston, North, Osage..... .35
 Bowring, Osage..... .35
 Boyle, Muskogee..... .35
 Boynton, Muskogee..... .35
 Braman, Kay..... .25
 Branstetter, Osage..... .35
 Brinton, Okmulgee..... .35
 Bristow, Creek..... .25
 Bristow, North, Creek..... .35
 Bristow, West, Creek..... .35
 Britton, Oklahoma..... .20
 Brock, Carter..... .35
 Broken Arrow, Tulsa..... .35
 Brown, Garfield..... .35
 Broyles, Payne..... .25
 Bruce, Creek..... .35
 Bruce, East, Creek..... .35
 Bruner-Vern, Tulsa..... .35
 Buell, Osage..... .35
 Bulldog, Osage..... .35
 Burbank (Osage), Osage..... .35
 Burbank (Kay), Osage..... .20
 Butler, Muskogee..... .35
 Candy Creek, Osage..... .35
 Carey, Okfuskee..... .25
 Castle, South, Okfuskee..... .35
 Clarita, Coal..... .35
 Clearview, Okfuskee..... .35
 Cleveland, Pawnee..... .35
 Coalton, Okmulgee..... .35
 Cole, Muskogee..... .35
 Collinsville, Tulsa..... .35
 Comanche, Stephens..... .35
 Conservation, Pontotoc..... .35
 Corine, Wagoner..... .35
 Council, Muskogee..... .35
 Country Club, Osage..... .35
 Coweta, Wagoner..... .35
 Cruce, Stephens..... .35
 Cushing, Creek..... .35
 Dalton, Osage..... .35
 Davenport, Lincoln..... .35
 Davenport, North, Lincoln..... .35
 Dawson, Tulsa..... .35
 Deaner, Okfuskee..... .35
 Deep Fork, Creek..... .35
 Dewey, Osage..... .35
 Dilworth, Kay..... .20
 Domes, Osage..... .35
 Donnelly, Creek..... .20
 Dora, Seminole..... .25
 Duncan, North, Stephens..... .35
 Duncan, West, Stephens..... .35
 Ed Cox, Carter..... .35
 Edgewood, Osage..... .35
 Edna, Creek..... .20
 Edna, East, Okmulgee..... .35
 Elgin, South, Osage..... .35
 Empire, Stephens..... .25
 Enfisco, Osage..... .35
 Enos, Marshall..... .35
 Eram, Okmulgee..... .35
 Fairfax, Osage..... .35
 Falls Dome, Osage..... .35

(34) Oklahoma—Con.	Amount of increase (dollars per 42- gallon barrel)	(34) Oklahoma—Con.	Amount of increase (dollars per 42- gallon barrel)	(34) Oklahoma—Con.	Amount of increase (dollars per 42- gallon barrel)
Pool and county:		Pool and county:		Pool and county:	
Fields, Okfuskee	\$0.35	Nuyaka, South, Okmulgee	\$0.35	Turkey Mountain, Tulsa	\$0.35
Fisher, Tulsa	.35	Nuyaka, Southwest, Okmulgee	.35	Turley, Tulsa	.35
Fitts, North, Pontotoc	.35	New England, Osage	.35	Tuskegee, Creek	.35
Fitts, South, Pontotoc	.25	Nicom Park, Oklahoma	.20	Velma, Stephens	.35
Flat Rock, Osage	.35	Norfolk, Payne	.35	Walker, Creek	.25
Fletcher, Osage	.35	Norfolk, West, Payne	.20	Walker, West, Creek	.35
Foraker, Osage	.20	Oakman, Pontotoc	.35	Walters, Cotton	.35
Forty-five, Osage	.35	Ochelata, North, Osage	.35	Webster, Wagoner	.35
Fox, Carter	.20	Okemah, Okfuskee	.35	Weleetka, Okfuskee	.25
Francis, West, Pontotoc	.35	Okemah, West, Okfuskee	.35	Weleetka, South, Okfuskee	.35
Frederick, Tillman	.35	Okesa, Osage	.35	Wetley, Seminole	.35
Garber, Garfield	.35	Okfuskee, Okfuskee	.35	Wetumka, Hughes	.20
Garber, North, Garfield	.20	Oklahoma Central, Okmulgee	.35	Watumka, South, Hughes	.20
George, Wagoner	.35	Okmulgee, Okmulgee	.35	Wheeler, Carter	.35
Gessman, Lincoln	.20	Olean, Creek	.35	Wicey, Tulsa	.35
Gillette, Wagoner	.35	Olive, Creek	.35	Whitetail, Osage	.35
Gilliland, Osage	.35	Olympic, Okfuskee	.35	Wilcox, Creek	.20
Glenn Pool, Creek	.35	Oneta, Wagoner	.35	Wildhorse, Osage	.35
Goble, Wagoner	.35	Osage City, Osage	.35	Wildhorse, North, Osage	.35
Graham, Carter	.35	Osage City, East, Osage	.35	Wildhorse, South, Osage	.35
Gregory, Okfuskee	.35	Osage-Hominy, Osage	.35	Woolaroc, Osage	.35
Gypsy Hill, Okfuskee	.35	Osage, Jefferson	.25	Woolsey, Stephens	.35
Gypsy Hill, Northwest, Okmulgee	.35	Overbrook, Love	.20	Wynona, Osage	.35
Hallett, Pawnee	.35	Owasso, Tulsa	.35	Yeager, North, Hughes	.20
Hamilton Switch, Okmulgee	.35	Page, Osage	.35	Youngstown, Okmulgee	.35
Hanbury, Comanche	.35	Polyanna, Okmulgee	.35		
Happy Hollow, Osage	.35	Papoose, Hughes	.20		
Haskell, Muskogee	.35	Pawhuska, Osage	.35		
Hector, Okmulgee	.35	Pawhuska, West, Osage	.35		
Henryetta, Okmulgee	.35	Pershing, Osage	.35		
Healdton, Carter	.35	Pettit, Osage	.35		
Hewitt, Carter	.25	Phillipsville, Okmulgee	.35		
Hickory Creek, Osage	.35	Pickett-Prarie, Creek	.35		
Hickory Creek, South, Osage	.35	Pine, Okmulgee	.35		
Hickory Grove, Creek	.25	Pioneer, Osage	.35		
Hobart, Kiowa	.25	Ponca City, Kay	.25		
Hoffman, McIntosh	.35	Pond Creek, Osage	.35		
Holdenville, West, Hughes	.35	Poor Farm, Creek	.35		
Hominy, Osage	.35	Prue, Osage	.35		
Hominy, East, Osage	.35	Quapaw, Osage	.35		
Hominy Falls, Osage	.35	Rainola, Stephens	.35		
Hominy, South, Osage	.35	Ramona, Osage	.35		
Independent, Creek	.35	Red Bank, Creek	.20		
Ingalls, Northeast, Payne	.25	Red Fork, Tulsa	.35		
Iron Post, Creek	.35	Red River Bed, Tillman	.35		
Isom Springs, Marshall	.35	Ripley, Payne	.20		
Jenks, Tulsa	.35	Robberson, Garvin	.35		
Jennings, Pawnee	.35	Sac & Fox, Lincoln	.35		
Josey, Okfuskee	.20	Sacred Heart, Pottawatomie	.35		
Kasishke, Osage	.35	Sancho, Seminole	.25		
Kaw, Osage	.20	Sand Springs, Tulsa	.35		
Kellyville, Creek	.35	Sapulpa, Creek	.35		
Keystone, Pawnee	.35	Sapulpa, South, Creek	.35		
Kingston, Marshall	.35	Sasakwa, East, Seminole	.25		
Konawa, Seminole	.20	Schulter, Okmulgee	.35		
Konawa, East, Seminole	.25	Searight, East, Seminole	.35		
Konawa, South, Seminole	.25	Seay, Jefferson	.35		
Langston, South, Logan	.20	Seltzer, Wagoner	.35		
Lauderdale, Pawnee	.35	Seminole, East, Seminole	.20		
Lawton, Comanche	.35	Sheldon, Okfuskee	.35		
Lee Dome, Osage	.35	Sheppard, Muskogee	.35		
Leonard, Tulsa	.35	Sholem Alechem, Carter	.25		
Lincreek, Lincoln	.35	Simmons-Black, Okmulgee	.35		
Link, Muskogee	.35	Skedee, Pawnee	.35		
Loco, Stephens	.35	Skellyville, Lincoln	.35		
Lovell, Logan	.20	Skiatook, Osage	.35		
Lyons-Quinn, Okfuskee	.25	Slick, Creek	.20		
Madalene, Osage	.35	Spaulding, Hughes	.20		
Madalene, East, Osage	.35	Spaulding, Southeast, Hughes	.35		
Madill, Marshall	.35	Spencer, Okmulgee	.35		
Manion, Osage	.35	Stillwater, Payne	.25		
Manion, North, Osage	.35	St. Louis, East, Pottawatomie	.25		
Mannford, Creek	.35	Stone Bluff, Wagoner	.35		
Maramec, Pawnee	.25	Stroud, East, Creek	.25		
Markham, Payne	.35	Summers, Okmulgee	.35		
Marshall, Logan	.20	Sunset, Osage	.35		
Masham, Pawnee	.35	Swan, Seminole	.25		
Maud, Pottawatomie	.20	Tatums, Carter	.20		
Mehan, Payne	.35	Tecumseh, East, Pottawatomie	.25		
Mercer, Creek	.25	Terlton, Pawnee	.35		
Meridian, Logan	.20	Terlton, North, Pawnee	.35		
Milrey, Stephens	.35	Tibbens, Creek	.35		
Montezuma, Okmulgee	.35	Tidal-Osage, Osage	.35		
Morgan, Okfuskee	.25	Tipton, Jackson	.25		
Morris, Okmulgee	.35	Tonkawa, Kay	.20		
Mounds, Creek	.35	Transcontinental, Muskogee	.35		
Muskogee, Muskogee	.35				
Natura, Okmulgee	.35				

(35) Oregon. Amount of increase (dollars per 42-gallon barrel)
 (36) Pennsylvania. Amount of increase (dollars per 42-gallon barrel)
 All pools producing Pennsylvania grade crude in the State of Pennsylvania \$0.75
 All other pools in the State of Pennsylvania .35

(37) Rhode Island.
 (38) South Carolina. Amount of increase (dollars per 42-gallon barrel)
 (39) South Dakota. Amount of increase (dollars per 42-gallon barrel)
 (40) Tennessee. Amount of increase (dollars per 42-gallon barrel)
 All pools in the State of Tennessee \$0.35

(41) Texas. Amount of increase (dollars per 42-gallon barrel)
 Pool and county:
 Adams, Webb \$0.35
 Agna Prieta, Duval .35
 Angleton, Brazoria .35
 Appling, Jones .25
 Aviators, Webb .35
 All pools in Archer County .35
 Excepting: Burns Ickert, Cooper, Hull Silk Sikes, Hull Silk Sikes Caddo, Kadane, Kadane Shallow, Mankins, Scotland, Scotland Mississippi Lime, Vogtsberger.
 All pools in Baylor County .35
 Excepting: Rendham, Seymour.
 All pools in Brown County .35
 All pools in Clay County .35
 Excepting: Antelope, Antelope Mississippi Lime, Burns Brown-ing, Burns Midway, Halsell, Hapgood, Joy Mississippi Lime, New York City Strawn, Ross, Stephens, Watson, Wynn.
 All pools in Coleman County .35
 Excepting: Coker, Boyle, Goldsboro, Jim Ned, Novice, Novice North, Overall, Silver Valley.
 All pools in Comanche County .35
 All pools in Cooke County .35
 Excepting: Bindle, Bindle Ellenberger, Dangle, Fleitmann, Walnut Bend, Walnut Bend-Winger, Wilson.
 All pools in Eastland County .25
 Excepting: Carbon.
 All pools in Erath County .35
 All pools in Foard County .25
 Excepting: Johnson.
 All pools in Haskell County .35
 All pools in Jack County .35
 Excepting: Birdwell, East Grayson, Ellis, Hoefle, McDonald, Meyers, Peex, Peir, Wolfe, Worsham Steed.

(41) Texas—Con.	Amount of increase (dollars per 42- gallon barrel)	(41) Texas—Con.	Amount of increase (dollars per 42- gallon barrel)	(41) Texas—Con.	Amount of increase (dollars per 42- gallon barrel)
Pool and county:		Pool and county:		Pool and county:	
All pools in Jones County.....	\$0.85	Colmena, Duval.....	\$0.20	Pecos Valley H. G., Pecos & Ward.....	\$0.35
Excepting:		Comitas, Zapata.....	.35	Peters, Duval.....	.20
Akard; Appling; Avoca; Avoca,		Corsicana Shallow, Navarro.....	.35	Plummer, Bee.....	.25
North; Avoca, West; Griffin; Gro-		Cowden, Crane, Crane.....	.35	Potter, Marion.....	.35
gan; Hardy; Noodle, South; Sag-		Crockett, Crockett.....	.25	Pottsboro, Grayson.....	.35
les; Stinch; Strand; Triplett;		Cuellar, Zapata.....	.85	Potts-Ellenberger, Willbarger.....	.25
Wimberly.		Currie, Navarro.....	.25	Premont, Jim Wells.....	.25
All pools in Montague County.....	.85	Dale, Caldwell.....	.35	Pruett, Ward.....	.35
Excepting: Benson, Bonita, Bar-		Dale, West, Caldwell.....	.35	Quleta, Bee.....	.35
ners, Chapman McFarlin, Cling-		Damon Mount, Brazoria.....	.25	Rancho Salo, Duval.....	.35
ingsmith, Dobson, Forestburg,		Deep Rock, Andrews.....	.25	Rancho Salo Extension, Duval.....	.35
Hildreth, Hulst and Owens,		Deupree, Bexar.....	.35	Randado, Jim Hogg.....	.35
Illinois Bend, Mueller, Mueller		Diamond Half, Collad.....	.25	Rhodes, Cochran.....	.35
Caddo, Ringold, Rogers & Rogers,		Dobbs, Ward.....	.25	Ricaby, Starr.....	.35
Sanders, Stoneburg, Turner.		Dunlap, Guadalupe & Caldwell.....	.35	Richards, Cochran.....	.35
All pools in Palo Pinto County.....	.35	Eckert, Bexar.....	.85	Richland, Navarro.....	.25
All pools in Shackelford County.....	.35	Ellison Young, Caldwell.....	.35	Rio Grande, Starr.....	.35
Excepting:		El Tanguo, Starr.....	.35	Riddle, Bastrop.....	.20
Joy, Nail, Roark-Nail.		Emperor Deep, Winkler.....	.20	Robinson, Duval.....	.35
All pools in Stevens County.....	.35	Escobas, Zapata.....	.35	Roselyn, Harris.....	.35
Excepting: Brownville, Donnell,		Ezell, Live Oak & McMullen.....	.25	Rotan, Fisher.....	.20
Hill, Loving.		Fairfield, Bexar.....	.35	Royston, Fisher.....	.20
All pools in Taylor County.....	.20	Fleitmann, Cooke.....	.25	Sadler, Grayson.....	.35
Excepting:		Fostoria, Montgomery.....	.25	Salt Flat, Caldwell.....	.20
Bowles, Lake Kirby, Merkel, Red-		Fromme, Pecos.....	.25	Sam Fordyce, Hidalgo.....	.25
din, Reddin Frazier, Trent.		Frost, Starr.....	.35	Sandhills, West, Crane.....	.20
All pools in Throckmorton County.....	.35	Garza, Garza.....	.20	Sandia, Jim Wells.....	.35
Excepting:		Gas Ridge, Bexar.....	.35	Sam Fordyce, North, Starr.....	.20
McKnight, Parratt.		Ginter, Angelina.....	.35	Saratoga, Hardin.....	.35
All pools in Wichita County.....	.35	Goldsmith, North, Ector.....	.20	Sarnosa, Duval.....	.20
Excepting:		Grosbeck, Limestone.....	.25	Scarborough, Winkler.....	.20
Airport, Davidson, K. M. A.,		Halley, Winkler.....	.20	Sharon Ridge, Mitchell & Scurry.....	.25
K. M. A. Ellenberger, West.		Heyser, Calhoun & Victoria.....	.35	Shearer, Pecos.....	.20
All pools in Wilbarger County.....	.35	Holbein, Jim Hogg.....	.20	Snyder, Howard.....	.25
Excepting:		Huntington, Angelina.....	.35	Somerset, Bexar & Atascosa.....	.35
Consolidated, Electra-Ellenber-		Humble, Harris.....	.25	South Bosque, McLennan.....	.35
ger, Fargo, Harroid, Main, Potts-		Hurdle, Upton.....	.35	South Liberty, Liberty.....	.20
Ellenberger, Rock Crossing		Jacob, McMullen.....	.35	Southton, Bexar.....	.35
(Canyon), Rock Crossing (Ellen-		James, Young.....	.20	Spiller, Guadalupe.....	.35
berger).		Kermit, Winkler.....	.35	Spindleton, Jefferson.....	.20
All pools in Young County.....	.85	Killam, Webb.....	.35	St. Charles, Aransas.....	.25
Excepting:		Killam, North, Webb.....	.35	Taborg, Pecos.....	.25
Allar, Allar Caddo, Anzac-Gra-		Knight, Young.....	.25	Taylor Ina, Medina.....	.35
ham, Briar Creek, Burns Lari-		Knox, Young.....	.20	Tehuacana, Limestone.....	.20
more, Burns Ragland Mississippi		Kohler, Duval.....	.35	Telferner, Victoria.....	.25
Lime, Davis, Garvey, Halbert		Lake Kirby, Taylor.....	.35	Thrall, Williamson.....	.35
Caddo, James, Kerlyn Loving,		La Reforma, Starr.....	.25	Trent, Taylor.....	.35
Knight, Knox, Knox, North		Las Animas, Jim Hogg.....	.25	Triplett, Jones.....	.25
(Caddo), Knox, Mississippi Lime,		La Vernia, Guadalupe.....	.35	Tulsita, Bee.....	.35
Upton McLester, Murray, Murray		Lehn, Pecos.....	.35	Walnut Creek, Caldwell.....	.35
Caddo, Padgett Mississippi Lime,		Lentz, Bastrop.....	.20	Ward, South, Ward.....	.35
Servell, Williamson.		Live Oak, Crockett.....	.35	Waskom, Harrison.....	.35
Appling, Jones.....	.25	Loma Novia, Duval.....	.20	Webb Ray, Upton.....	.35
Bateman, Bastrop.....	.20	Loma Vista, Duval.....	.35	West Andrews, Andrews & Ector.....	.35
Bateman, King.....	.35	Lopez, Webb.....	.20	Westbrook, Mitchell.....	.20
Bee Creek, Caldwell.....	.35	Los Olmos, Starr.....	.35	White Creek, Live Oak.....	.25
Bennett (W. S. Rotan), Fisher.....	.20	Luby Deep, Nueces.....	.20	Wortham Shallow, Freestone.....	.35
Bird Island, Kleberg.....	.25	Luling Branyon, Guadalupe & Cald-	.25	Van Shallow, Van Zandt.....	.35
Blackwell, Coke.....	.20	well.....		Victoria, Victoria.....	.20
Bolivar, Denton.....	.35	Lykes, Webb.....	.35	Vincent, Howard.....	.20
Bolt, Kimble.....	.35	Lytton Springs, Caldwell.....	.35	Von Ormy, Bexar.....	.35
Bowles, Taylor.....	.35	Manila, Jim Hogg.....	.25	Yeast, Bastrop.....	.35
Brenham, Austin.....	.35	Masterson, Pecos.....	.35	Zaboroski, Guadalupe.....	.35
Bruni, Webb.....	.35	Matthews, Williamson.....	.35		
Bruni, East, Webb.....	.35	McMillan, Runnels.....	.35	(42) Utah.....	
Buchanan, Caldwell.....	.35	Mexia, Limestone.....	.20	(43) Vermont.....	
Burdette, Wells, Caldwell.....	.35	Minerva Rockdale, Milan.....	.35	(44) Virginia.....	Amount of increase
Burnell, South, Karnes.....	.20	Mirando City, Webb.....	.35	(45) Washington.....	(dollars per 42-
Caesar, Bee.....	.35	Mirando Valley, Zapata.....	.35	(46) West Virginia.....	gallon barrel)
Camada, Jim Wells.....	.35	Moore, Howard.....	.25	All pools producing Pennsylvania grade	
Calliham, McMullen.....	.35	Munson, McMullen.....	.35	crude in the State of West Virginia.....	\$0.75
Carbon, Eastland.....	.35	Mykawa, Harris.....	.25		
Cedar Creek, Bastrop.....	.35	Netterville, Pecos.....	.35	(47) Wisconsin.....	Amount of increase
Chapman Abbott, Williamson.....	.35	Noach, Williamson.....	.35	(48) Wyoming.....	(dollars per 42-
Charamousca, South, Duval.....	.20	Normanna, Bee.....	.35		gallon barrel)
Charco Redona, Zapata.....	.35	O'Connor McFaddin, Refugia.....	.20	Pool and county:	
Chicon Lake, Medina.....	.35	Oilton, Webb.....	.35	Big Muddy, Converse.....	\$0.20
Chiltipin, Duval.....	.35	Old Batson, Hardin.....	.35	Dewey, Weston.....	.35
Clara Couch, Crockett.....	.20	Orange, Orange.....	.20	G. P. Lease, Carbon.....	.35
Clark, Guadalupe.....	.25	Overall, Coleman.....	.20	Grass Creek, Hot Springs.....	.20
Cole West, Webb.....	.25	Panola Co. (Bethany), Panola.....	.35	Hidden Dome, Washakie.....	.35
Collinsville, Grayson.....	.35	Payton, Pecos & Ward.....	.25	Horse Creek, Laramie.....	.35
		Pecos Valley L. G., Pecos.....	.35	Iron Creek, Natrona.....	.35
				Kirby Creek, Hot Springs.....	.35

(48) Wyoming—Con. Pool and county:	Amount of increase (dollars per 42- gallon barrel)
Osage, Weston.....	\$0.35
Poison Spider, Matrona.....	.35
Rex Lake, Albany.....	.25
Simpson Ridge, Carbon.....	.35
Spring Valley, Vinta.....	.35
Teapot, outside Naval Reserve, Na- trona.....	.35
W. Mule Creek, Niobrara.....	.35
W. Warm Springs, Hot Springs.....	.25

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

Daily average per well pro- duction of pool during month of December, 1943 in terms of 42-gal- lon barrels. (The number of wells to be considered the number of wells producing as of December 31, 1943):	Amount of price increase—cents per 42-gallon barrel
Less than 5.....	35
5 and above but less than 7.....	25
7 and above but less than 9.....	20

The maximum price of crude petroleum may be reduced in a pool listed in (a) above by order of the Price Administrator when a finding is made that an increase granted by this amendment was incorrect.

The maximum price of crude petroleum may be increased by order of the Price Administrator in a pool listed in (a) above if the amount of an increase granted herein is less than 35 cents per barrel, when a finding is made that current production has declined, but the total amount of the increase, including that granted herein, may not exceed 35 cents per barrel.

The maximum price of crude petroleum for a particular pool not designated in (a) above may be increased by order of the Price Administrator on the following basis when a finding is made that the daily average per well production was less than 9 barrels per day:

Daily average per well pro- duction of pool during month of December, 1943 in terms of 42-gal- lon barrels. (The number of wells to be considered the number of wells producing as of December 31, 1943):	Amount of price increase—cents per 42-gallon barrel
Less than 5.....	35
5 and above but less than 7.....	25
7 and above but less than 9.....	20

This amendment shall become effective August 1, 1944.

Issued this 10th day of July 1944.

JAMES G. ROGERS, JR.,
Acting Administrator.

[F. R. Doc. 44-10137; Filed, July 10, 1944;
4:42 p. m.]

PART 1305—ADMINISTRATION

[Gen. RO 5, Amdt. 74]

FOOD RATIONING FOR INSTITUTIONAL USERS

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

General Ration Order No. 5 is amended in the following respects:

1. Section 10.2 (b) is amended by deleting the word "certified" from the second sentence thereof.

2. Section 29.2 (b) is amended by deleting the word "certified" from the second sentence thereof.

This amendment shall become effective July 15, 1944.

(Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89, 421 and 507, 77th Cong.; E.O. 9125, 7 F.R. 2719, E.O. 9280, 7 F.R. 10179; WPB Dir. 1, Supp. Dir. 1-E, 1-M and 1-R, 7 F.R. 562, 2965, 7234, 9684, respectively; Food Dir. 3, 5, 6 and 7, 8 F.R. 2005, 2251, 3471, respectively)

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10172; Filed, July 11, 1944;
11:54 a. m.]

PART 1305—ADMINISTRATION

[Supp. Order 45, Amdt. 9]

SESAME MEAL

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

The commodity "sesame meal" is hereby deleted from the list of commodities in § 1305.59 (a) (3).

This amendment shall become effective September 3, 1944.

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10184; Filed, July 11, 1944;
11:55 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 53, Amdt. 28]

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.*

A new article XIX is added to read as follows:

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

¹ 8 F.R. 10002, 11676, 11480, 11479, 12483, 12557, 12303, 12744, 14472, 15488, 16787, 17485; 9 F.R. 401, 455, 692, 1810, 2212, 2287, 2252, 2476.

² 9 F.R. 4200, 5814, 6232, 6434, 6452, 6817, 7426, 7420.

ARTICLE XIX—OLEOMARGARINE; MAXIMUM PRICES OF PROCESSORS

SEC. 19.1 *Maximum prices.* Processor's maximum prices for oleomargarine shall be determined under the provisions of the General Maximum Price Regulation, excepting that:

(a) *No maximum prices to be determined under section 1499.2 (b).* No maximum price shall be determined for any margarine under the provisions of section 1499.2 (b) of the General Maximum Price Regulation.

Where maximum prices for any margarine have been determined, or purport to have been determined, under the provisions of § 1499.2 (b) of the General Maximum Price Regulation prior to August 22, 1944, maximum prices for such margarine shall be recalculated and re-determined in accordance with the provisions of sections 19.1 (b) and (c) hereof.

(b) *Maximum prices of brands that were not sold or offered during March 1942, and that are now sold by processors who sold or offered any margarine during March 1942.* The maximum price of a brand of margarine that was not sold or offered for sale by the processor during March 1942, and that is now sold by a processor who sold or offered for sale any margarine during March 1942, shall be the highest price charged by the processor during March 1942 for the most nearly equivalent margarine sold or offered by such processor during March 1942.

(c) *Maximum prices of brands that were not sold during March 1942 and that are now sold by processors who did not sell or offer any margarine during March 1942.* The maximum price of a brand of margarine that was not sold or offered for sale during March 1942, and that is now sold by a processor who did not sell or offer any margarine during March 1942, shall be determined under the provisions of Order No. 375 under § 1499.3 (b) of the General Maximum Price Regulation, excepting that in no case may a maximum price so determined be above the general level of prices prevailing for similar margarine in the same general area as that in which it is proposed to distribute the margarine.

(d) *Application for adjustment in certain cases of increased costs resulting from changes in method of manufacture or distribution.* (1) Where a processor, since March 1942, has changed and substantially improved the method of manufacture or distribution of any brand of margarine, or where a processor makes a new brand of margarine that is manufactured or distributed by a different and substantially better method than that under which the most nearly equivalent brand made by him during March 1942 was manufactured or distributed, such processor may apply to the Office of Price Administration, Washington, D. C., for an adjustment in his maximum price.

(2) In any such application the processor shall specify the exact changes and improvements in method of manufacture

or distribution claimed to have been made since March 1942, the old and new method of manufacture or distribution, the exact cost (as of the date of the application) of making and distributing the margarine under the method of manufacture and distribution that was used in March 1942, and the exact cost of making and distributing the margarine under the method of manufacture and distribution used at the time of the application.

(3) Any adjustment granted under this section 19.1 (d) will in no case exceed the increase in the total direct cost of manufacture and distribution that is due to the change in method of manufacture or distribution, and will in no case be to a price above the general level of prices prevailing for similar products in the same general area as that in which the product is distributed.

(e) *Application for adjustment in certain cases of hardship.* A processor may apply to the Office of Price Administration, Washington, D. C., for an adjustment in his maximum price of margarine where

(1) His maximum price is below the general price level prevailing for similar products, and

(2) He is or will be unable to maintain his production at his maximum price or prices, and

(3) The loss of his production would result in consumers having to pay higher prices for the most nearly similar substitute product available, and

(4) An increase in his maximum price or prices will enable him to continue production, and

(5) The Administrator is of the opinion that an increase in his maximum price or prices would, under all the circumstances, be in furtherance of the purposes of the Emergency Price Control Act, as amended.

The maximum price increase that may be granted to a processor or manufacturer under the provisions of this section 19.1 (e) shall not cause his price to exceed the general price level prevailing for similar products. Subject to this limitation, an increase may be granted not to exceed the total cost of the product, or if the applicant's earnings from all operations before income and excess profits taxes are low in comparison with those of a "representative peace-time period", adjusted for subsequent changes in investment, and if in view of such over-all earnings a small margin of profit is reasonably necessary to permit pro-

duction, an increase may be allowed estimated to yield such a profit margin.

A "representative peace-time period" means the period of the years 1936 to 1939, inclusive. When 1936 to 1939 does not represent a reasonably normal pre-war (December 7, 1941) period, some other period may be used but its use must be positively justified in the application.

SEC. 19.2 *Maximum prices for brands for which maximum prices have been fixed by previous orders of the OPA.* This amendment shall not affect the maximum prices for brands for which dollar-and-cents ceiling prices have been fixed by orders of the Office of Price Administration previously issued; such orders shall continue in full force and effect.

SEC. 19.3 *These maximum prices are for processors or manufacturers only.* The maximum prices established by this amendment are maximum prices for processors or manufacturers only. They are not the maximum prices for wholesalers, distributors, retailers or other sellers.

SEC. 19.4 *Definitions.* When used in this Article XIX:

(a) "Processor" means (1) the manufacturer or processor, (2) any predecessor in title of, or any corporation or person that conveyed its assets, business, stock-in-trade, good will or trademarks to, the manufacturer or processor, or (3) any corporation, a majority of whose voting stock is owned or controlled by the manufacturer or processor or which owns or controls a majority of the voting stock of the manufacturer or processor.

This amendment shall become effective August 22, 1944.

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10173; Filed, July 11, 1944; 11:54 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 53; Amdt. 29]

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.*

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

¹⁸ F. R. 4200.

Section 9.1 (e) is added to read as follows:

(e) *Container differentials for coconut oil.* The maximum price of imported coconut oil when sold in the following described containers shall be the prices set forth for such oil in bulk plus the differentials set forth below:

	<i>Differential to be added to bulk price (cents per pound)</i>
Quantity sold (returnable drums):	
Carlots.....	0.5
Carlots in more than one delivery of	
10 drums each.....	0.7
5 to 9 drums, one delivery.....	1.1
1 to 4 drums, one delivery.....	1.5

If the oil is shipped in non-returnable drums, .5 cents per pound may be added to the above prices.

This amendment shall become effective July 17, 1944.

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10174; Filed, July 11, 1944; 11:52 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[RMPR 271; Amdt. 18]

POTATOES AND ONIONS

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

Table V in section 24 is amended in the following respects:

1. In the parenthetical statement immediately following the heading, the sentence commencing with the word "However" is amended to read as follows: "However, for the months of June and July 1944, and with respect to all states other than California and Arizona, potatoes of a minimum diameter of 1½ inches and otherwise meeting the requirements of U. S. No. 1 grade, 85 per cent U. S. No. 1 grade or U. S. Commercial grade, as the case may be, may be sold at the ceiling price established for the respective grade without discount by reason of size, and the provision of section 25 with respect to U. S. Size B shall not be applicable."

2. The following is added to the table:

¹⁸ F. R. 15587, 15663; ⁹ F. R. 2298, 3589, 4027, 4647, 5379, 6151.

State	Producing area	1944			1945								
		July 15-31	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.	Apr.	May	June and after
North Atlantic:													
Maine.....	All	\$2.60	\$2.40	\$2.25	\$2.25	\$2.25	\$2.40	\$2.45	\$2.55	\$2.65	\$2.75	\$2.75	\$2.75
New Hampshire.....	All	2.95	2.85	2.60	2.60	2.85	2.90	2.95	3.00	3.10	3.20	3.20	3.20
Vermont.....	All	2.95	2.85	2.60	2.60	2.85	2.90	2.95	3.00	3.10	3.20	3.20	3.20
Massachusetts.....	All	2.95	2.85	2.60	2.60	2.85	2.90	2.95	3.00	3.10	3.20	3.20	3.20
Rhode Island.....	All	2.85	2.75	2.60	2.60	2.85	2.90	2.95	3.00	3.10	3.20	3.20	3.20
Connecticut.....	All	2.85	2.75	2.60	2.60	2.85	2.90	2.95	3.00	3.10	3.20	3.20	3.20
Long Island.....	All	2.75	2.65	2.50	2.50	2.75	2.80	2.85	2.90	2.95	3.00	3.10	3.10
Rest of State.....	All	2.75	2.65	2.50	2.50	2.75	2.80	2.85	2.90	2.95	3.00	3.10	3.10
New York.....	All	2.85	2.75	2.60	2.60	2.85	2.90	2.95	3.00	3.10	3.20	3.20	3.20
New Jersey.....	All	2.80	2.70	2.55	2.55	2.80	2.85	2.90	2.95	3.00	3.10	3.10	3.10
Pennsylvania.....	All	2.80	2.70	2.55	2.55	2.80	2.85	2.90	2.95	3.00	3.10	3.10	3.10
East North Central:													
Ohio.....	All	2.95	2.70	2.55	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
Indiana.....	All	2.70	2.70	2.55	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05	3.05
Illinois.....	All	2.70	2.70	2.55	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05	3.05
Michigan.....	All	2.95	2.70	2.55	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05	3.05
Wisconsin.....	All	2.85	2.60	2.45	2.60	2.65	2.75	2.85	2.95	3.05	3.15	3.05	3.05
West North Central:													
Minnesota.....	All	2.65	2.45	2.30	2.45	2.45	2.50	2.60	2.70	2.80	2.90	2.80	2.80
Iowa.....	All	2.50	2.30	2.15	2.30	2.30	2.35	2.45	2.55	2.65	2.75	2.65	2.65
North Dakota.....	All	2.65	2.45	2.30	2.45	2.45	2.50	2.60	2.70	2.80	2.90	2.80	2.80
South Dakota.....	All	2.65	2.45	2.30	2.45	2.45	2.50	2.60	2.70	2.80	2.90	2.80	2.80
Nebraska.....	All	2.60	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Kansas.....	All	3.00	2.60	2.45	2.60	2.60	2.65	2.70	2.80	2.90	3.00	2.90	2.90
Missouri.....	All	2.80	2.45	2.30	2.45	2.45	2.50	2.60	2.70	2.80	2.90	2.80	2.80
Rest of State.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
South Atlantic:													
Delaware.....	All	2.50	2.45	2.30	2.45	2.45	2.50	2.55	2.65	2.75	2.85	2.85	2.85
Florida.....	All	2.70	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
Georgia.....	All	3.00	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
Maryland.....	All	3.00	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
North Carolina.....	All	3.00	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
South Carolina.....	All	3.00	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
Virginia.....	All	3.00	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
West Virginia.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
South Central:													
Kentucky.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Tennessee.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Alabama.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Mississippi.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Arkansas.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Louisiana.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Oklahoma.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Texas.....	All	2.70	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
West:													
Montana.....	All	2.50	2.45	2.30	2.45	2.45	2.50	2.55	2.65	2.75	2.85	2.85	2.85
Idaho.....	All	2.70	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
Wyoming.....	All	2.70	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
Colorado.....	All	2.70	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
New Mexico.....	All	2.90	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Arizona.....	All	2.80	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Utah.....	All	2.80	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Nevada.....	All	2.80	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Washington.....	All	2.80	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
Oregon.....	All	2.80	2.40	2.25	2.40	2.40	2.45	2.50	2.60	2.70	2.80	2.70	2.70
California.....	All	2.70	2.70	2.50	2.70	2.70	2.75	2.85	2.95	3.05	3.15	3.05	3.05
All other States.....	All	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.15	3.25	3.35	3.45

This amendment shall become effective July 15, 1944.
 Issued this 11th day of July 1944.

Approved: July 5, 1944.
 GROVER B. HILL,
 Acting War Food Administrator.

CHESTER BOWLES,
 Administrator.

[F. R. Doc. 44-10175; Filed, July 11, 1944; 11:54 a. m.]

PART 1370—ELECTRIC APPLIANCES

[MPR 294, Amdt. 4]

USED HOUSEHOLD VACUUM CLEANERS AND ATTACHMENTS FOR USED HOUSEHOLD VACUUM CLEANERS

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. 294 is amended in the following respects:

1. Section 1370.79 (a) (7) is amended to read as follows:

(7) "Used household vacuum cleaner" means any "as is" vacuum cleaner which has been in the physical possession of a user and which has been subjected to use for other than demonstration purposes; and also any "rebuilt" vacuum cleaner regardless of the type of use to which it was subjected.

2. Section 1370.85 (f) is amended by adding thereto the following maximum prices for the following models of vacuum cleaners:

Singer vacuum cleaners—rebuilt by the original manufacturer and sold through retail stores owned and operated by Singer Sewing Machine Company:

R-5X Deluxe	\$55.75
R-5X Standard	49.95
R-4X Deluxe	52.95
R-4X Standard	47.50
R-3X Deluxe	44.50
R-3X Standard	39.50
H-6X Hand Type	15.75
H-5X Hand Type	15.25
H-4X Hand Type	13.50

This amendment shall become effective July 17, 1944.

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10176; Filed, July 11, 1944; 11:55 a. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C, Amdt. 133]

MILEAGE RATIONING: GASOLINE REGULATIONS

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

Ration Order 5C is amended in the following respects:

1. Section 1394.8016 is amended by deleting the second and third sentences.

2. Section 1394.8102 (b) (2) is amended by deleting the word "certified" which precedes the word "check" in the third sentence.

3. Section 1394.8102 (c) (4) is amended by deleting the sixth and seventh sentences.

* Copies may be obtained from the Office of Price Administration.
1 8 F.R. 15937.

4. Section 1394.8102 (g) is amended by deleting the fourth sentence.

5. Section 1394.8104 (e) is amended by deleting the word "certified" which precedes the words "ration check" in the second sentence.

6. Section 1394.8104 (f) is amended by deleting the word "certified" which precedes the words "ration check" in the second sentence.

7. Section 1394.8210 (b) is amended by deleting the word "certified" which precedes the word "check" in the first sentence.

This amendment shall become effective July 15, 1944.

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

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10186; Filed, July 11, 1944; 11:56 a. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[Rev. RO 11, Amdt. 16]

FUEL OIL

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

Revised Ration Order 11 is amended in the following respects:

1. Section 1394.5659 (b) (1) and (2) is amended by deleting the word "certified" wherever it appears, and by deleting the phrase "for cancellation" wherever it appears.

2. Section 1394.5742 (a) is amended by deleting the word "certified."

This amendment shall become effective on July 15, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong., Pub. Law 421, 77th Cong.; WPB Dir. 1, 7 F.R. 562; Supp. Dir. 1-0, as amended, 8 F.R. 14199; E.O. 9125, 7 F.R. 2719)

Issued this 11th day of July 1944.

CHESTER BOWLES,

[F. R. Doc. 44-10190; Filed, July 11, 1944; 11:56 a. m.]

PART 1404—RATIONING OF FOOTWEAR

[RO 17, Amdt. 66]

SHOES

A rationale accompanying this amendment, issued simultaneously here-

1 9 F.R. 2357.
2 8 F.R. 15839, 16605, 16996; 9 F.R. 92, 573, 764.

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

Ration Order 17 is amended in the following respects:

1. Section 2.10 is amended by deleting the word "certified" in the sixth sentence.

2. Section 3.4 (c) is amended by deleting the word "certified" in the second sentence.

3. Section 3.7 (a) is amended by deleting the word "certified" in the second sentence.

This amendment shall become effective July 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, 8 F.R. 7440; E.O. 9125, 7 F.R. 2719)

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10189; Filed, July 11, 1944; 11:56 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 3, Amdt. 30]

SUGAR

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

Revised Ration Order 3 is amended in the following respects:

1. Section 1407.120 (d) is amended by inserting in the second sentence between the words "Price Administration a" and "check equal" the word "certified".

2. Section 1407.144b (b) is amended by deleting the word "certified" in the second sentence thereof.

This amendment shall become effective July 15, 1944.

(Pub. Law 421, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2965; War Food Order No. 56, 8 F.R. 2005; War Food Order No. 64, 8 F.R. 7093)

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10177; Filed, July 11, 1944; 11:54 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 13, Amdt. 47]

PROCESSED FOODS

A rationale for this amendment has been issued simultaneously herewith and

1 9 F.R. 1433, 1534, 2233.
2 9 F.R. 3, 104, 574, 695, 765, 848, 1397, 1727, 1817, 1908, 2233, 2234, 2240, 2440, 2567, 2791.

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

Sections 5.8 (e) and 11.2 (b) are amended by deleting the word "certified" wherever it appears in those sections.

This amendment shall become effective July 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 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10188; Filed, July 11, 1944; 11:55 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 16, Amdt. 13]

MEAT, FATS, FISH AND CHEESES

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

Sections 5.6 (e), 6.6 (e) and 12.2 (b) are amended by deleting the word "certified" wherever it appears in those sections.

This amendment shall become effective July 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; and Supp. Dir. 1-M, 7 F.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 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10187; Filed, July 11, 1944; 11:55 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426² Amdt. 40]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

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

In section 25, Appendix H is amended in the following respects:

1. In paragraph (b) Table 14 is added to read as follows:

TABLE 14—MAXIMUM PRICES FOR SWEET POTATOES, 1944 CROP

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
Item No.	Commodity and unit ¹	Zone ²	Season	Maximum prices f. o. b. shipping point	Maximum prices for sales delivered to any wholesale receiving point in any quantity	Maximum prices for sales by certain persons in less-than-carlots or less-than-trucklots delivered to the premises of any retail stores, Government procurement agency or institutional buyer
1	Sweet potatoes in a bushel containing not less than 50 lbs. if green, and 45 lbs. if cured.	I	July 15-Aug. 31...	\$3.05	The price in column 5 for shipping points in Zone I in effect at the time the goods are sold at the wholesale receiving point, plus freight from basing point (Sunset, La.) to the wholesale receiving point, without allowance for protective services.	Price in column 6 plus 5¢.
2		II		3.15		
3		III	3.25			
4		IV	3.45			
5		I	Sept. 1-15.....	2.50		
6		II		2.60		
7		III	2.70			
8		IV	2.90			
9		I	Sept. 16-Oct. 31...	1.90		
10		II		2.00		
11		III	2.10			
12		IV	2.30			
13		I	Nov. 1-15.....	2.20		
14		II		2.30		
15		III	2.40			
16		IV	2.60			
17		I	Nov. 16-Jan. 31...	2.60		
18		II		2.70		
19		III	2.80			
20		IV	3.00			
21		I	Feb.....	2.70		
22		II		2.80		
23		III	2.90			
24		IV	3.10			
25		I	March.....	2.90		
26		II		3.00		
27		III	3.10			
28		IV	3.30			
29		I	April.....	3.00		
30		II		3.10		
31		III	3.20			
32		IV	3.40			
33		I	May-June.....	3.15		
34		II		3.25		
35		III		3.35		
36		IV		3.55		

¹ For sweet potatoes sold in containers other than those specified in Column 2, or in bulk, the maximum price per pound is the appropriate price in Column 5 or Column 6 for cured or green sweet potatoes, as the case may be, and for the appropriate zone and season, divided by 50 in the case of green sweet potatoes or 45 in the case of cured sweet potatoes. For such sales the markup under Column 7, above, is 1¢ per pound.

² Zone I consists of the states of Louisiana and Texas; Zone II consists of the states of Alabama, Arkansas, Florida, Georgia, Mississippi, Oklahoma, and South Carolina and Tennessee.

Zone III consists of the states of Delaware, Kansas, Kentucky, Illinois, Indiana, Iowa, Maryland, Missouri, New Jersey, New Mexico, North Carolina, and Virginia. Zone IV consists of the state of California.

³ The prices named in columns 6 and 7 are maximum prices for each lot or shipment received and sold by the particular seller. For the sellers covered by column 7 see general provisions of this appendix.

2. The table in paragraph (c) is amended by adding items 27 and 28 to read as follows:

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
Item No.	Commodity	Unit	Sales by a grower or country shipper		Sales by anyone other than a grower or country shipper who has purchased a carlot or trucklot and sells such a carlot or trucklot unbroken	Sales by carlot receivers in less-than-carlots or less-than-trucklots (For sales by carlot receivers through auction the mark-ups named in Col. 4 shall be applied)	Sales by secondary jobbers in any quantity delivered to the premises of the purchaser	Sales by a service wholesaler delivered to the premises of any retail store, Government procurement agency or institutional buyer, within the free delivery zone	
			Through a broker, shipper's sales agent or commission merchant in carlots or trucklots or through broker, shipper's sales agent or auction in less-than-carlot or less-than-trucklot	Through a commission merchant in less-than-carlots or less-than-trucklots				Half container or larger	Less than half container
27	Sweet potatoes	Bu.	8¢	30¢	8¢	30¢	55¢	55¢	14¢.
28		Lb.	1/10¢	6/10¢	1/10¢	6/10¢	1¢	1¢	

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

¹ 9 F.R. 6731, 7060, 7081, 7082, 7167, 7203, 7258, 7262.

² 8 F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2091, 2493, 4030, 4086, 4434, 4787, 4877.

This amendment shall become effective July 15, 1944, for sales f. o. b. country shipping point, and July 25, 1944 for all other sales.

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

Approved: July 5, 1944.

GROVER B. HILL,
Acting War Food Administrator.

[F. R. Doc. 44-10178; Filed, July 11, 1944;
11:52 a. m.]

PART 1499—COMMODITIES AND SERVICES

[SR 15¹ to GMPR², Amdt. 28]

OLEOMARGARINE

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.*

Section 1499.75 (a) (15) is deleted.

This amendment shall become effective August 22, 1944.

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10179; Filed, July 11, 1944;
11:53 a. m.]

TITLE 36—PARKS AND FORESTS

Chapter II—Forest Service

PART 261—TRESPASS

REMOVAL OF TRESPASSING HORSES IN SITGREAVES NATIONAL FOREST

Whereas a number of horses are trespassing and grazing on land in portions of the Heber Ranger District in the Sitgreaves National Forest, State of Arizona; and

Whereas these horses are consuming forage needed for permitted livestock, are causing extra expense to established permittees, and are injuring national-forest lands;

Now, therefore, by virtue of the authority vested in the Secretary of Agriculture by the Act of June 4, 1897 (30 Stat. 35, 16 U.S.C. 551), and the Act of February 1, 1905 (33 Stat. 628, 16 U.S.C. 472), the following order is issued for the occupancy, use, protection, and administration of the Long Tom, Wagon Draw, Rock Tank, Delodo, and Wild Cat Allotments of the Heber Ranger District in the Sitgreaves National Forest. This area is bounded on the north by the fence boundary of the

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

¹7 F.R. 8959, 9819, 10584, 11006; 8 F.R. 1201, 6443, 8614, 9026, 11873, 13255, 13395, 13724, 15197, 16298, 16796, 17228; 9 F.R. 755, 908, 1581, 1948.

²9 F.R. 1385.

Sitgreaves Forest, on the east by a fence between cattle and sheep allotments, on the south by Mogollon Rim, an impassable barrier, and on the west by Chevalon Canyon, Coconino and Navajo Counties, Arizona:

§ 261.50 Temporary closure from livestock grazing. (a) The Long Tom, Wagon Draw, Rock Tank, Delodo, and Wild Cat Allotments of the Heber Ranger District, in the Sitgreaves National Forest, are hereby closed for the period July 1, 1944, to September 30, 1944, to the grazing of horses, excepting those that are lawfully grazing on or crossing land in such areas pursuant to the regulations of the Secretary of Agriculture, or that are used in connection with operations authorized by such regulations.

(b) Officers of the United States Forest Service are hereby authorized to dispose of, in the most humane manner, all horses found trespassing or grazing in violation of this order.

(c) Public notice of intention to dispose of such horses shall be given by posting notices in public places or advertising in a newspaper of general circulation in the locality in which the Sitgreaves National Forest is located.

Done at Washington, D. C., this 10th day of July 1944.

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

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

[F. R. Doc. 44-10163; Filed, July 11, 1944;
11:21 a. m.]

TITLE 41—PUBLIC CONTRACTS

Chapter I—Procurement Division, Department of the Treasury

PART 11—STANDARD CONTRACT PROCEDURE

CONTRACTS FOR TELEPHONE SERVICE

Section 11.4 (f) (8 F.R. 6381) of the regulations under this part is hereby amended to read as follows:

§ 11.4 Forms to be used. * * *

(f) *Contracts for telephone service.* (1) U. S. Standard Form No. 40 (Revised), approved by the Secretary of the Treasury September 10, 1937—for contracts for telephone service within the United States, except in the District of Columbia, and except for contracts entered into by the Army, Navy, and Coast Guard, and contracts covering the requirements of two or more agencies entered into by the Procurement Division, Department of the Treasury.

[SEAL] CLIFTON E. MACK,
Director of Procurement.

Approved: July 7, 1944.

HERBERT E. GASTON,
Acting Secretary of the Treasury.

[F. R. Doc. 44-10164; Filed, July 11, 1944;
11:28 a. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Bureau of Entomology and Plant Quarantine.

RESTRICTIONS GOVERNING IMPORTATIONS OF COTTONSEED AND COTTONSEED HULLS

NOTICE OF PUBLIC HEARING

JULY 10, 1944.

On May 28, 1913, the Secretary of Agriculture promulgated a quarantine (B. E. P. Q.—Q. 8; 7 CFR 319.8), forbidding the importation into the United States of cottonseed of all species and varieties and cottonseed hulls from any foreign locality and country, excepting only the locality in the Imperial Valley in the Territory of Baja California, Mexico, to guard against the entry of the pink bollworm of cotton (*Pectinophora gossypiella* Saunders).

The Secretary now has information that the pink boll worm exists in portions of Texas, New Mexico, and Arizona, as well as in the adjacent cotton fields in Mexico. In view of the fact that infestation by the pink bollworm occurs on both sides of the international boundary, the Department has been requested to modify the existing prohibition in order that supplies of cottonseed in Mexico may be promptly crushed. The Secretary has been informed that delays in processing cottonseed in Mexico present a greater hazard from the pest-risk standpoint than would be the case if the seed were permitted entry into the United States for immediate crushing, provided milling facilities were available within the area where infestation occurs.

During recent shortages of feedstuffs, there has also been a demand for permission to import cottonseed hulls from Mexico for stock feed, and it is proposed that consideration will also be given at this hearing to liberalizing the existing prohibition against the importation of cottonseed hulls, so as to permit their entry when produced from sterilized cottonseed under conditions satisfactory to the Chief of the Bureau of Entomology and Plant Quarantine.

It appears necessary, therefore, to consider the advisability of revising the present quarantine so as to authorize the entry of cottonseed and cottonseed hulls from Mexican States along the international boundary, in addition to the Territory of Baja California.

Notice is therefore hereby given that, in accordance with the Plant Quarantine Act of August 20, 1912 (37 Stat. 315; 7 U. S. C. 151), as amended, a public hearing will be held before the Bureau of Entomology and Plant Quarantine in Room 523 Federal Building, San Antonio, Tex., July 19, 1944, at 10 a. m., in order that any person interested in the

hearing may appear and be heard, either in person or by attorney.

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

[F. R. Doc. 44-10154; Filed, July 11, 1944;
11:21 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

DESIGNATED INDUSTRIES IN PUERTO RICO NOTICE OF HEARINGS ON MINIMUM WAGE RECOMMENDATIONS

Notice of hearings on the minimum wage recommendations of Special Industry Committee No. 3 for Puerto Rico for the leaf tobacco, leather goods, handicraft art novelty, needlework, full-fashioned hosiery, hairnet, sugar manufacturing, rum and industrial alcohol, shipping, banking, insurance and finance, cement, manufactured coconut, newspaper, publishing and graphic arts, paper box manufacturing, and cigar and cigarette industries in Puerto Rico.

Whereas, the Administrator of the Wage and Hour Division of the United States Department of Labor, acting pursuant to section 5 (e) of the Fair Labor Standards Act of 1938, on February 11, 1944, by Administrative Order No. 227, appointed Special Industry Committee No. 3 for Puerto Rico composed of residents of Puerto Rico and residents of the United States outside of Puerto Rico and including an equal number of representatives of the public, employers in the leaf tobacco, leather goods, handicraft art novelty, needlework, full-fashioned hosiery, hairnet, sugar manufacturing, rum and industrial alcohol, shipping, banking, insurance and finance, cement, manufactured coconut, newspaper, publishing and graphic arts, paper box manufacturing and cigar and cigarette industries in Puerto Rico, and employees in such industries in Puerto Rico; and

Whereas, Special Industry Committee No. 3 for Puerto Rico has made separate minimum wage recommendations and has duly filed with the Administrator reports containing such recommendations pursuant to section 8 (d) of the act and § 511.19 of the regulations issued under the act, for each of the following industries:

Leaf tobacco.
Leather goods.
Handicraft art novelty.
Needlework.
Full-fashioned hosiery.
Hairnet.
Sugar manufacturing.
Rum and industrial alcohol.
Shipping.
Banking, insurance and finance.
Cement.
Manufactured coconut.
Newspaper, publishing and graphic arts.
Paper box manufacturing.
Cigar and cigarette.

and

Whereas, the Administrator is required by section 8 (d) of the act, after due notice to interested persons and giving them an opportunity to be heard, to ap-

prove and carry into effect by order each of the recommendations of Special Industry Committee No. 3 for Puerto Rico if he finds that the recommendations are made in accordance with law, are supported by the evidence adduced at the hearing, and, taking into consideration the same factors as are required to be considered by the Industry Committee, will carry out the purposes of section 8 of the act; and, if he finds otherwise, to disapprove such recommendations;

Now, therefore, notice is hereby given that:

A. The separate minimum wage recommendations of Special Industry Committee No. 3 for employees engaged in commerce or in the production of goods for commerce in the enumerated industries in Puerto Rico are as follows:

Industry	Recommended minimum (cents per hour)
1. Leaf tobacco industry.....	27
2. Leather goods industry:	
(a) Hand-sewing operations.....	15
(b) Operations other than hand-sewing.....	24
3. Handicraft art novelty industry.....	15
4. Needlework industries:	
(1) Handkerchief and household art linens division:	
(a) Hand-sewing operations, including, but not by way of limitation, hand drawing, hand rolling, and embroidering and embellishing by hand.....	15
(b) Other operations, including, but not by way of limitation, cutting, machine operating, stamping, sorting, ribboning, washing, finishing, pressing, examining and packing.....	24
(2) Cotton underwear and infants' underwear division:	
(a) Hand-sewing operations, including, but not by way of limitation, hand drawing, hand rolling, and embroidering and embellishing by hand.....	15
(b) Other operations, including, but not by way of limitation, cutting, stamping, machine operating, sorting, washing, finishing, pressing, examining, and packing.....	24
(3) Infants' wear division:	
(a) Hand-sewing operations, including, but not by way of limitation, hand drawing, hand rolling, and embroidering and embellishing by hand.....	15
(b) Other operations, including, but not by way of limitation, cutting, machine operating, stamping, sorting, pinning, washing, finishing, pressing, examining, and packing.....	24
(4) Needlepoint and hand-hooked rug division:	
(a) Hand-sewing operations, including, but not by way of limitation, embroidering and embellishing by hand.....	15
(b) Other operations, including, but not by way of limitation, cutting, stamping, sorting, finishing, and packing.....	24
(5) Woven and knitted fabric glove division:	
(a) Hand-sewing operations, including, but not by way of limitation, hand drawing, hand rolling, and embroidering and embellishing by hand.....	18
(b) Other operations, including, but not by way of limitation, cutting, machine operating, stamping, sorting, washing, finishing, pressing, examining, and packing.....	24

Industry Recommended minimum (cents per hour)

4. Needlework industries—Continued.	
(6) Leather glove division:	
(a) Hand-sewing operations, including, but not by way of limitation, hand drawing, hand rolling, and embroidering and embellishing by hand.....	22
(b) Other operations, including, but not by way of limitation, cutting, machine operating, stamping, sorting, washing, finishing, pressing, examining, and packing.....	24
(7) Silk and rayon underwear division:	
(a) Hand-sewing operations, including, but not by way of limitation, hand drawing, hand rolling, and embroidering and embellishing by hand.....	18
(b) Other operations, including, but not by way of limitation, cutting, machine operating, stamping, sorting, cleaning, finishing, pressing, examining, and packing.....	27
(8) Wearing apparel division: Whether employed on hand sewing or other operations.....	24
(9) Miscellaneous handwork division:	
(a) Hand-sewing operations.....	15
(b) Other operations, including, but not by way of limitation, cutting, machine operating, stamping, sorting, pinning, washing, finishing, pressing, examining and packing.....	24
5. Full-fashioned hosiery industry.....	30
6. Hairnet industry.....	27½
7. Sugar manufacturing industry.....	35
8. Rum and industrial alcohol industry.....	40
9. Shipping industry.....	40
10. Banking, insurance and finance industries.....	40
11. Cement industry.....	40
12. Manufactured coconut industry.....	23
13. Newspaper, publishing and graphic arts industry.....	40
14. Paper box manufacturing industry.....	40
15. Cigar and cigarette industry.....	30

B. The definitions of the industries in Puerto Rico for which Special Industry Committee No. 3 for Puerto Rico has made the foregoing separate minimum wage recommendations are as follows:

1. *Leaf tobacco industry.* The processing of leaf tobacco including, but not by way of limitation, the grading, fermenting, stemming, packing, storing, drying and handling of tobacco prior to use in the manufacture of cigars or other finished tobacco products.

2. *Leather goods industry.* The manufacture of leather and fabric-covered baseballs, wallets, and leather novelties.

3. *Handicraft art novelty industry.* The manufacture of handicraft art novelties; provided that the production of any article included in any division of the Needlework Industries in Puerto Rico shall not be covered by this definition.

4. *Needlework industries—*(a) *Handkerchief and household art linens division.* The term handkerchief and household art linens division shall mean the manufacture of handkerchiefs, plain or ornamented, and the manufacture of household art linens including, but not by way of limitation, table cloths, napkins, bridge sets, luncheon cloths, table covers, sheets, pillow cases, and towels.

(b) *Cotton underwear and infants' underwear division.* The term cotton underwear and infants' underwear division shall mean the manufacture from cotton of women's, misses' and children's underwear and nightwear, including but not by way of limitation, slips, nightgowns, negligees, panties, step-ins, pajamas, and similar articles, and the manu-

facture from silk, cotton, rayon or other synthetic fiber of underwear and nightwear for infants under three years of age.

(c) *Infants' wear division.* The term infants' wear division shall mean the manufacture of dresses, rompers, creepers, sportswear and play apparel for infants under three years of age.

(d) *Needlepoint and hand-hooked rug division.* The term needlepoint and hand-hooked rug division shall mean the manufacture of needlepoint on canvas or other material and the manufacture of hand-hooked rugs.

(e) *Woven and knitted fabric glove division.* The term woven and knitted fabric glove division shall mean the manufacture of all gloves or mittens from woven or knitted fabrics.

(f) *Leather glove division.* The term leather glove division shall mean the manufacture of all gloves and mittens from leather or from leather in combination with woven or knitted fabrics.

(g) *Silk and rayon underwear division.* The term silk and rayon underwear division shall include:

(1) The manufacture from silk of women's, misses', and children's underwear and nightwear including, but not by way of limitation, slips, nightgowns, negligees, panties, step-ins, pajamas, and similar articles.

(2) The manufacture from rayon or other synthetic fiber of women's, misses', and children's underwear and nightwear including, but not by way of limitation, slips, nightgowns, negligees, panties, step-ins, pajamas, and similar articles.

(h) *Wearing apparel division.* The term wearing apparel division shall include the manufacture of all apparel, apparel furnishings and accessories made by the cutting, sewing, or embroidering processes and not elsewhere specified, but not including hosiery, handbags, men's fur-felt, wool-felt, straw and silk hats and bodies, ladies' and children's millinery, furs, or boots and shoes.

(i) *Miscellaneous handwork division.* The term Miscellaneous Handwork Division shall mean all hand-made needlework products made from textile fiber not included in other divisions of the Needlework Industries including, but not by way of limitation, sewing, crocheting, knitting, embroidering, appliqueing, quilting and tufting.

5. *Full-fashioned hosiery industry.* The manufacture of full-fashioned hosiery, but not including dyeing, clocking, and other phases of hosiery finishing.

6. *Hairnet industry.* The manufacture of hairnets from any material, except human hair.

7. *Sugar manufacturing industry.* The production of raw sugar, cane juice, molasses and refined sugar, and incidental by-products; *Provided*, That, the Industry shall not include transportation by common carriers or any activity which is exempt under section 13(a) of the Fair Labor Standards Act of 1938.

8. *Rum and industrial alcohol industry.* The manufacture, including all productive operations, of rum and industrial alcohol such as ethyl alcohol, butyl alcohol and acetone; anti-freeze; and any related by-product.

9. *Shipping industry.* The transportation of passengers and cargo by water and all activities in connection therewith, including, but without limitation, the operations of common, contract or private carriers; stevedoring (including stevedoring by independent contractors); and storage and lighterage operations.

10. *Banking, insurance and finance industries.* The business, whether or not for profit, carried on by any banking, insurance or other financial institution or enterprise.

11. *Cement industry.* The manufacture of cement.

12. *Manufactured coconut industry.* The manufacture of desiccated or prepared coconut.

13. *Newspaper, publishing and graphic arts industry.* The printing and publishing of newspapers and other publications and all products or services of typesetters and advertising typographers, electrotypers and stereotypers, photo-engravers, steel and copper plate engravers, commercial printers, lithographers, gravure printers, private printing plants of concerns engaged in other business, binderies, and news syndicates.

14. *Paper box manufacturing industry.* The manufacture of corrugated, folding, and set-up paper boxes.

15. *Cigar and cigarette industry.* The manufacture of cigarettes, cigars, cheroots and little cigars, including the stemming of cigar wrappers or binders by a cigar manufacturer.

C. The full texts of the reports and recommendations of Special Industry Committee No. 3 for Puerto Rico, together with any dissenting statements filed by members will be available for inspection by any person between the hours of 9:00 a. m. and 4:30 p. m. at the following offices of the United States Department of Labor, Wage and Hour Division:

Boston, Massachusetts, Old South Building, 294 West Washington Street.

Newark, New Jersey, Essex Building, 31 Clinton Street.

Philadelphia, Pennsylvania, 1216 Widener Building, Chestnut and Juniper Streets.

Richmond, Virginia, 215 Richmond Trust Building, 627 East Main Street.

Atlanta, Georgia, 5th Floor, Carl Witt Building, 249 Peachtree Street, N. E.

Jacksonville, Florida, 456 New Post Office Building.

Birmingham, Alabama, 1007 Comer Building, Second Ave. and 21st Street.

Jackson, Mississippi, 405 Deposit Guaranty Bank Bldg., 102 North Lamar Street.

Cleveland, Ohio, 4094 Main Post Office, West Third and Prospect Avenue.

New York, New York, Parcel Post Building, 341 Ninth Avenue.

Syracuse, New York, 304 State Tower Building.

Pittsburgh, Pennsylvania, Clark Building, Liberty Avenue & 7th Street.

Baltimore, Maryland, 408 Old Town Bank Bldg., Gay and Fallsway Streets.

Columbia, South Carolina, Federal Land Bank Bldg., Hampton and Marion Sts.

Raleigh, North Carolina, North Carolina Dept. of Labor, Salisbury and Edenton Sts.

New Orleans, Louisiana, 916 Richards Building, 837 Gravier Street.

Nashville, Tennessee, 509 Medical Arts Building.

Detroit, Michigan, 1200 Francis Palms Bldg., 2111 Woodward Avenue.

Chicago, Illinois, 1200 Merchandise Mart, 222 West North Bank Drive.

Minneapolis, Minnesota, 406 Pence Building, 730 Hennepin Avenue.

St. Louis, Missouri, 318 Old Customs House, 815 Olive Street.

Dallas, Texas, Rio Grande National Building, 1100 Main Street.

Los Angeles, California, 417 H. W. Hellman Building, Spring and Fourth Streets.

Portland, Oregon, 208 Old U. S. Court House.

Washington, District of Columbia, Department of Labor, First Floor.

Cincinnati, Ohio, 1312 Traction Building, Fifth and Walnut Streets.

Kansas City, Missouri, 911 Walnut Street.

Denver, Colorado, 300 Chamber of Commerce Bldg., 1726 Champa Street.

San Francisco, California, 500 Humboldt Bank Bldg., 785 Market Street.

Seattle, Washington, 305 Post Office Building, Third Avenue and Union St.

San Juan, Puerto Rico, El Banco Popular Building.

New York, New York, 165 West 46th Street.

Copies of the Committee's reports and recommendations, together with dissenting statements filed by members, may be obtained by any person upon request addressed to the Administrator of the Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York 19, New York or the Wage and Hour Division, United States Department of Labor, Post Office Box 112, San Juan, Puerto Rico.

D. Public hearings will be held on the dates set forth herein before the Administrator of the Wage and Hour Division, or a representative designated to preside in his place, at 10:00 a. m. in Room 1610, 165 West 46th Street, New York, New York, for the purpose of taking evidence on the question:

Whether the separate recommendations of Special Industry Committee No. 3 for Puerto Rico shall be approved or disapproved.

Date of hearing	Industries
August 9, 1944....	Leaf tobacco, leather goods, handicraft art novelty.
August 10, 1944....	Needlework, full-fashioned hosiery, hairnet.
September 12, 1944..	Sugar manufacturing, rum and industrial alcohol.
September 13, 1944..	Shipping, banking, insurance and finance, cement, manufactured coconut.
September 19, 1944..	Newspaper, publishing and graphic arts, paper box manufacturing, cigar and cigarette.

E. Any interested person supporting or opposing any of the recommendations of Special Industry Committee No. 3 for Puerto Rico may appear at any of the aforesaid hearings to offer evidence, either on his own behalf or on behalf of any other person; provided that not later than seven days preceding any hearing at which he intends to appear, such persons shall file with the Administrator of the Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York 19, New York, or at the office of the Wage and Hour Division, United States Department of Labor, El Banco Popular Building, San Juan, Puerto Rico, notice of his intent to appear which shall contain the following information:

1. The name and address of the person appearing;
2. If such person is appearing in a representative capacity, the name and address of the person or persons whom he is representing;
3. The recommendation or recommendations of Special Industry Committee No. 3 for Puerto Rico in which he is interested and whether he proposes to appear for or against such recommendation or recommendations;
4. The approximate length of time requested for his presentation.

Such notice may be mailed to the Administrator, Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York 19, New York, or to the Wage and Hour Division, United States Department of Labor, Post Office Box 112, San Juan, Puerto Rico, and shall be deemed filed upon receipt.

F. Any person interested in supporting or opposing any of the recommendations

of Special Industry Committee No. 3 for Puerto Rico may secure further information concerning the aforesaid hearings by inquiry directed to the Administrator, Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York 19, New York, or to the Territorial Representative, Wage and Hour Division, United States Department of Labor, Post Office Box 112, San Juan, Puerto Rico, or by consulting with attorneys representing the Administrator who will be available at the Office of the Solicitor, United States Department of Labor, in Washington, D. C. and New York, New York.

G. The records made at the public hearings on conditions in the industries in Puerto Rico held before Special Industry Committee No. 3 in San Juan, Puerto Rico on March 15-17, 20-23, and 27-29, and April 3-6, 10-15, 17, and 18, 1944, inclusive, may be examined by any interested person at the offices of the Wage and Hour Division, United States Department of Labor, at 165 West 46th Street, New York, New York, and the El Banco Popular Building, San Juan, Puerto Rico. The records of the public hearing before the Industry Committee with respect to each industry in Puerto Rico will be offered in evidence at the appropriate public hearing before the Administrator or his representative on such industry.

Copies of the following documents relating to the industries in Puerto Rico, which are included in the records of the public hearings held before Special Industry Committee No. 3 will be offered in evidence at the appropriate hearings before the Administrator or his representative, and will be made available, on request, for inspection by any interested person who intends to appear at such hearings:

A report, entitled *Puerto Rico: The Leaf Tobacco Industry*, April 1941, prepared by the Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor.

A report, entitled *The Leaf Tobacco Industry in Puerto Rico*, February 1944, prepared by the Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor.

A report, entitled *Living Costs in Puerto Rico*, Serial No. R-1585, published in the Monthly Labor Review (October 1943) of the Bureau of Labor Statistics, United States Department of Labor.

A report, entitled *Report on Puerto Rico: The Needlework Industry*, September 19, 1940, prepared by the Research and Statistics Branch, Wage and Hour Division, for the Special Industry Committee for Puerto Rico.

Statistics on the Puerto Rican Needlework Industries, consisting of table 1 to 36 and tables A to I, prepared by the Minimum Wage Studies Section, Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor, April 1944.

A report, entitled *The Sugar Manufacturing Industries in Puerto Rico*, February 1944, prepared by the Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor.

A report, entitled *The Rum Industry in Puerto Rico*, February 1944, prepared by the Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor.

A report, entitled *Industrial Alcohol Industry in Puerto Rico*, February 1944, prepared by the Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor.

A report, entitled *The Shipping Industry in Puerto Rico*, February 1944, prepared by the Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor.

A report, entitled *The Banking and Insurance Industry in Puerto Rico*, February 1944, prepared by the Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor.

Statistics on the Cigar and Cigarette Industry in Puerto Rico, consisting of Tables 1 to 6, inclusive, prepared by the Minimum Wage Studies Section, Economics Branch, Wage and Hour and Public Contracts Divisions, United States Department of Labor.

H. The hearings will be conducted in accordance with the following rules, subject however, to such subsequent modifications by the Administrator or Presiding Officer as are deemed appropriate:

1. The hearing shall be stenographically reported and a transcript made which will be available to any person at prescribed rates upon request addressed to the Administrator, Wage and Hour Division, United States Department of Labor, 165 West 46th Street, New York 19, New York.

2. In order to maintain orderly and expeditious procedure, each person filing a Notice to Appear shall be notified, if practicable, of the approximate day and the place at which he may offer evidence at the hearing. If such person does not appear at the time set in the notice, he will not be permitted to offer evidence at any time except by special permission of the Presiding Officer.

3. At the discretion of the Presiding Officer, the hearing may be continued from day to day, or adjourned to a later date, or to a different place by announcement thereof at the hearing by the Presiding Officer or by other appropriate notice.

4. At any stage of the hearing, the Presiding Officer may call for further evidence upon any matter. After the hearing has been closed, no further evidence shall be taken, except at the request of the Administrator, unless provision has been made at the hearing for the later receipt of such evidence. In the event that the Administrator shall cause the hearing to be reopened for the purpose of receiving further evidence, due and reasonable notice of the time and place fixed for such taking of testimony shall be given to all persons who have filed a notice of intention to appear at the hearing.

5. All evidence must be presented under oath or affirmation.

6. Written documents or exhibits, except as otherwise permitted by the Presiding Officer, must be offered in evidence by a person who is prepared to testify as to the authenticity and trustworthiness thereof, and who shall, at the time of offering the documentary exhibit, make a brief statement as to the contents and manner of preparation thereof.

7. Written documents and exhibits shall be tendered in duplicate and the persons preparing the same shall be prepared to supply additional copies if such are ordered by the Presiding Officer. When evidence is embraced in a document containing matter not intended to be put in evidence, such a docu-

ment will not be received, but the person offering the same may present to the Presiding Officer the original document together with two copies of those portions of the document intended to be put in evidence.

8. Subpoenas requiring the attendance of witnesses or the presentation of a document from any place in the United States at any designated place of hearing may be issued by the Administrator at his discretion, and any person appearing in the proceeding may apply in writing for the issuance by the Administrator of the subpoena. Such application shall be timely and shall identify exactly the witness or document and state fully the nature of the evidence proposed to be secured.

9. Witnesses summoned by the Administrator shall be paid the same fees and mileage as are paid witnesses in the courts of the United States. Witness fees and mileage shall be paid by the party at whose instance witnesses appear, and the Administrator before issuing subpoena may require a deposit of an amount adequate to cover the fees and mileage involved.

10. The rules of evidence prevailing in the courts of law or equity shall not be controlling.

11. The Presiding Officer may, at his discretion, permit any person appearing in the proceeding to cross-examine any witness offered by another person insofar as is practicable, and to object to the admission or exclusion of evidence by the Presiding Officer. Requests for permission to cross-examine a witness offered by another person and objections to the admission or exclusion of evidence shall be stated briefly with the reasons for such request or the ground of objection relied on. Such requests or objections shall become a part of the record, but this record shall not include argument thereon except as ordered by the Presiding Officer. Objections to the approval of the Committee's recommendation and to the promulgation of a wage order based upon such approval must be made at the hearing before the Presiding Officer.

12. Before the close of the hearing, written requests shall be received from persons appearing in the proceeding for permission to make oral arguments before the Administrator upon the matter in issue. If the Administrator, in his discretion, allows the request, he shall give such notice thereof as he deems suitable to all persons appearing in the proceedings and shall designate the time and place at which the oral arguments shall be heard. If such requests are allowed, all persons appearing at the hearing will be given opportunity to present oral argument.

13. Briefs (12 copies) may be submitted to the Administrator following the close of the hearing, by any persons appearing therein. Notice of the final dates for filing such briefs shall be given by the Administrator in such manner as shall be deemed suitable by him.

14. On the close of the hearing, a complete record of the proceedings shall be filed with the Administrator. No intermediate report shall be filed unless so directed by the Administrator. If a report is filed it shall be advisory only and have no binding effect upon the Administrator.

15. No order issued as a result of the hearing will take effect until after due notice is given of the issuance thereof by publication in the FEDERAL REGISTER.

Signed at New York, New York, this 8th day of July 1944.

L. METCALFE WALLING,
Administrator.

[F. R. Doc. 44-10128; Filed, July 10, 1944; 12:22 p. m.]

FEDERAL COMMUNICATIONS COMMISSION.

[Docket 6593]

RADIOCOMMUNICATIONS SYSTEMS IN RAILROAD OPERATIONS

NOTICE OF HEARING

In the matter of the investigation of the establishment and use of radio communications systems in railroad operations.

So that all interested parties may be fully acquainted with as much material as may now be developed concerning the background of this investigation and so that future experimentation, as well as further hearings herein, may be facilitated, the Commission hereby orders that the initial hearing herein be held at a place to be hereafter designated, in the City of Washington, D. C., commencing at 10:00 a. m., on September 13, 1944.

It is anticipated that witnesses will be presented by the Commission to testify on the following matters:

1. To describe the nature and extent of existing forms of railroad communications and signaling systems, and the part radio communications¹ might play in supplementing existing facilities.

2. To testify concerning the coordinated radio communications systems now utilized by domestic airlines and to develop the manner in which such systems have implemented the safety of their services.

3. To testify concerning the dependability of radio communications as an instrumentality to insure safety and to furnish data supporting such reliability.

4. To testify concerning the use now being made of railroad radio communications systems in various ordnance plants throughout the United States.

5. To testify concerning the present and future possible uses of radio for the coordination of emergency services at scenes of disaster.

6. To testify concerning the rules, regulations, and policies of Federal government agencies in so far as they may affect the proposed service.

7. To testify concerning the existence and use of "safe failure" devices as applied to radio.

8. To testify concerning the findings of the Radio Technical Planning Board to date in relation to the proposed service.

9. To testify concerning the existing patent situation with respect to radio devices and systems for the proposed service.

Upon completion of the presentation indicated above, as well as such cross-examination as may be deemed advisa-

¹Wherever the term "radio communications" or "radio" appears herein, it shall be deemed to include communication systems employing radio frequencies which are transmitted over metallic circuits as well as radiation through space.

ble, any party interested herein will be offered an opportunity to present such further material as he may deem advisable at this time. For guidance in this connection, the Commission recommends the following items as material on which testimony will be desirable:

I. Possible practical applications of the use of radio on railroads.

(a) Available signaling, control, and communication facilities and their limitations.

(b) Services which radio can render:

- (1) On a system basis;
- (2) On a divisional basis;
- (3) On a local basis;
- (4) On a joint system basis.

II. Engineering considerations in the use of radio on railroads

(a) Distances over which communication is to be obtained under the

(1) Portable-mobile and mobile service;

- (2) Point-to-point service;
- (3) Multiple address service.

(b) Frequencies, types of emission, and communication bands of emission required for the various railroad services.

(c) Operating power required for radio stations for the various railroad services (power actually supplied to the radio station antenna).

(d) Possible interference problems.

(e) Railroad radio operator license requirements.

III. Information regarding patents and patent license policies pertaining to railroad radio.

It is emphasized that this initial hearing is for the purpose of developing information which may be of assistance and guidance to all parties in carrying out their further programs on this subject. The Commission does not contemplate any immediate determination of policy, but expects to keep the matter open for a period sufficient to enable all persons to complete all reasonable experimentation and to acquire all necessary data. Further hearings will be held from time to time as the need therefor may appear.

Dated June 30, 1944.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10193; Filed, July 11, 1944; 11:58 a. m.]

[Docket No. 6612, 6613]

LOUIS WASMER, INC.

NOTICE OF HEARING

In re application of Louis Wasmer, Inc. (KHQ), date filed, March 15, 1944, for renewal of license, class of service, broadcast, class of station, broadcast, location, Spokane, Washington. Operating assignment specified, frequency, 590 kc, power, 5 kw, hours of operation, unlimited.

In re application of Louis Wasmer, Inc. (KGA), date filed, January 24, 1944, for, renewal of license, class of service, broadcast, class of station, broadcast, location, Spokane, Washington. Operating assignment specified, frequency, 1510 kc, power, 10 kw, hours of operation, unlimited (DA-night); file No. B5-R-76. File No. B5-R-74.

You are hereby notified that the Commission has examined the applications in the above-entitled cases and has designated the matters for hearing for the following reasons:

1. To determine whether Station KGA renders primary service to a substantial portion of the primary service area of Station KHQ.

2. To determine whether Station KHQ renders primary service to a substantial portion of the primary service area of Station KGA.

3. To determine who are the officers, directors, and stockholders of Louis Wasmer, Inc., licensee of Station KHQ, and the number of shares of stock owned, and/or voted by each.

4. To obtain full information with respect to the connections and relationships, direct or indirect, the nature, extent and effect thereof existing between the licensees of Station KHQ and KGA, and/or the officers, directors, and stockholders of Louis Wasmer, Inc., and the licensee of Station KGA.

5. To determine whether a grant of the instant applications would be consistent with the provisions of § 3.35 of the Commission's regulations.

6. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of these applications.

The applications involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Louis Wasmer, Radio Stations KHQ and KGA, Radio Central Building, Sprague and Post Streets, Spokane, Washington.

Dated at Washington, D. C., July 5, 1944.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10192; Filed, July 11, 1944; 11:58 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 500A-68]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory oc-

cupled by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consulta-

tion and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C., on November 9, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
Unknown.....	Graphologie in der forensischen Medizin—Abderhalden's Handbuch der biologischen Arbeitsmethoden—Bd. 12, Zweiter hefte, Heft 4, 1935.	R. M. Mayer (Nationality not established).	Urban and Schwarzenberg Berlin—Wien, Germany (Nationality: German).	Owner.
Unknown.....	Hand- und Hilfsbuch zur Ausführung Physiko Chemischer Messungen.	Ostwald-Luther (Nationality not established).	Akademische Verlagsgesellschaft m. b. H. Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Theoretische Grundlagen der Organischen Chemie.....	Walter Huckel (Nationality not established).	Akademische Verlagsgesellschaft m. b. H. Leipzig, Germany (Nationality: German).	Owner.
C1A for 35057.....	Mechanische Schwingungen und ihre Messung.....	Dr.—Ing. J. Geiger (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
C1A for 33552.....	Aufschaukelung und Dämpfung von Schwingungen.....	Dr.—Ing. Otto Föppl (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Pentateuch.....	Rev. M. Rosenbaum and Dr. A. M. Silvermann (Nationalities not established).	A. M. Silvermann, Berlin, Germany (Nationality: German).	Owner.
C1A for 1283.....	Messung Mechanischer.....	Dr.—Ing. Hermann Stending (Nationality not established).	VDI-Verlag G. m. b. H., Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Handbuch der Radiologie.....	Dr. Erich Marx (Nationality not established).	Akademische Verlagsgesellschaft [m. b. H., Leipzig, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10076; Filed, July 10, 1944; 10:42 a. m.]

[Vesting Order 500A-69]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Ex-

hibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered

by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the followinging:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or

otherwise dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C., on November 19, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
Unknown.....	Strukturbericht (Zeitschrift für Kristallographie, Kristallographie und Kristallphysik. Ergänzungsband) volumen 7.	P. P. Ewald und C. Hermann (Nationalities not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10077; Filed, July 10, 1944; 10:42 a. m.]

[Vesting Order 500A-70]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof [the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights] are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or na-

ture, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the followinging:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and

whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

(f) All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consulta-

tion and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of

the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date

hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

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

Executed at Washington, D. C., on November 17, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
Unknown.....	Deutsche geschichte seit 1918 in Dokumenten. 1938. 2nd ed. (Kroners Taschenausg., Bd. 113) 336 p.	Ernst Forsthoef (Nationality not established).	A. Kröner, Stuttgart, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10078; Filed, July 10, 1944; 10:42 a. m.]

[Vesting Order 500A-72]

COPYRIGHTS OF CERTAIN AUSTRIAN, GERMAN, AND ITALIAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified

persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C. on November 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
Unknown.....	Wirtschaft und Gessellschaft (III. Abteilung, Grundriss der Sozialökonomik), 1922.	Max Weber (Nationality not established).	J. C. B. Mohr (Paul Siebeck), of Tübingen, Germany. (Nationality: German).	Owner.
Unknown.....	Anatomie des Hundes (Skelett und Muskel system), Volume I, Edition II, 1936.	Hermann Baum and Otto Zietzschmann (Nationalities not established).	Paul Parey of Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Griechische Vasenmalerei. 1906.....	Fuertwangler and Reichhold (Nationalities not established).	F. Bruchmann Verlag of Munich, Germany (Nationality: German).	Owner.
Unknown.....	Die Buchmalerei in St. Gallen vom neunten bis zum elften Jahrhundert, 1912.	Adolph Merton (Nationality not established).	K. W. Hiersemann of Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	MS No. Med. Gr. I.....	Unknown.....	National Library of Vienna, Austria (Nationality: Austrian).	Owner.
Unknown.....	Paris, Notre Dame. Interieur. Jesus Christ et Saint Thomas. #24122.	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Comedy Relief in Naples. #11177.....	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Napoli, Chiesa di S. Chiara. Monumenta a Roberto il Savio. Parte superiore. #33828.	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Napoli, Chiesa di S. Angelo a Nilo. Monumenta al Cardinale Rinaldo Brancaccio. #11002.	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Roma, Chiesa di S. Maria del Popolo. Monumenta al Cardinale Ascanio Sforza. P*. 1*. Nl. 6156.	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Uffizi. Neruccio and Francesco di Giorgio. Episode from the Legend of St. Benedict.	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Painting of the Death of Saint Francis by Giotto.....	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Painting of Saint Francis Walking through Fire by Giotto.	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Venice. La Morta della Madonna. Giambono. San Marco. #22658.	Unknown.....	Fratelli Alinari, 8 Via Nazionale, Florence, Italy (Nationality: Italian).	Owner.
Unknown.....	Madrid. Rubens, Il Trionfo della Carita. Galeria del Prado. #16280.	Unknown.....	D. Anderson, Via Solaria 7 a, Rome, Italy (Nationality: Italian).	Owner.

[F. R. Doc. 44-10079; Filed, July 10, 1944; 10:43 a. m.]

[Vesting Order 500A-73]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or

in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C., on January 4, 1944.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
Unknown	Die Ausbreitung der elektromagnetischen Wellen; x, 286 p. (v. 1, Bücherei der Hochfrequenztechnik. 1940).	Bruno Beckmann (Nationality not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.
Unknown	Grundlagen und Kennlinien der Elektronenröhren; xvi, 325 p. (v. 2, Bücherei der Hochfrequenztechnik. 1940).	Horst Rothe (Nationality not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.
Unknown	Elektronenröhren als Anfangsstufenverstärker; xiii, 303 p. (v. 3, Bücherei der Hochfrequenztechnik. 1940).	Horst Rothe (Nationality not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.
Unknown	Elektronenröhren als End- und Sendverstärker; x, 141 p. (v. 4, Bücherei der Hochfrequenztechnik. 1940).	Horst Rothe (Nationality not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.
Unknown	Die Behandlung und Reindarstellung von Gasen, x, 215 p. 1938.	Alfons Klemene (Nationality not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.
Unknown	Technische Adsorptionsstoffe in der Kontaktkatalyse. xxi, 726 p. 1938.	Franz Krezil (Nationality not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.
Unknown	Die selbsttätige Regelung in der Elektrotechnik. 1940. viii, 190 p.	Adolf Leonhard (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Technisch verwendbare Emulsionen. 2. erweit. und neubearb. Aufl., 1939. 2 vols.	Kurt Philipp (Nationality not established).	Allgem. Industrie-Verl., Berlin, Germany (Nationality: German).	Owner.
Unknown	Einführung in die Physik der Gasentladungen. 2. umgearb. und erweit. Aufl., 1934. xii, 563 p.	Rudolf Seeliger (Nationality not established).	J. A. Barth, Leipzig, Germany (Nationality: German).	Owner.
Unknown	Diffusion in Metallen (Platzwechsellreaktionen) 1939. (Reine und angewandte Metallkunde in Einzeldarstellungen, bd. 3), 151 p.	Wolfgang Seith (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10080; Filed, July 10, 1944; 10:43 a. m.]

[Vesting Order 500A-74]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as other owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in

this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

8. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C., on January 4, 1944.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
A. for. 47118	Einführung in die Theorie der Schwachstromtechnik. 2. umgearb. Aufl., 1940. ix, 44 p.	Julius Wallot (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Lehrbuch der organischen Chemie. 1920 only v. 2 part 3, Heterocyclische Verbindungen 1. und 2. Aufl., xxii, 1634 p.	Victor Meyer (Nationality not established).	de Gruyter, Berlin und Leipzig, Germany (Nationality: German).	Owner.
Unknown	Die exakten Methoden der Mikromassanalyse. 1939 (Die chemische Analyse, bd. 42). xii, 180 p.	Josef Mika (Nationality not established).	Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown	Biochemie der Spurenelemente. 1941, vi, 272 p.	Karl Scharrer (Nationality not established).	Parey, Berlin, Germany (Nationality: German).	Owner.
A. for 45414	Technische Dynamik. 1939, xii, 1056 p.	Cornelius B. Biezeno (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Elektrische Messung mechanischer Größen. 2., erweitt. Aufl., 1943, vi, 259 p.	Paul Pflier (Nationality not established).	Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Prüfung und Bewertung elektrotechnischer Isolierstoffe. 1940, vii, 329 p. (Chemie und Technologie der Kunststoffe in Einzeldarstellungen bd. 1).	Rudolf Nitsche (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 33569	Die Knetfestigkeit von Stäben und Stabwerken, Mit 151 Abbildungen im Text. 1936, ix, 321, 1.	Julius Ratzersdorfer (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 45204	Dehnungsmessungen und ihre Auswertung. 1939, v, 121 p.	Felix Rötischer (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 8932	Das ultrarote Spektrum. 1930, vi, 400 p.	Clemens Schaefer and Frank Matossi (Nationalities not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 29085	Kristallplastizität. 1935, 373, 1 (Struktur and Eigenschaften der Materie).	Erich Schmid (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 43342	Chemische Gasreaktionen, 1938 (Die chemische Reaktion, bd. 3).	Hans Joachim Schumacher (Nationality not established).	T. Steinkopf, Dresden und Leipzig, Germany (Nationality: German).	Owner.
A. For. 40027	Korrosionen an Eisen und Nichtisenmetallen. Betriebserfahrungen in elektrischen Kraftwerken und auf Schiffen. 1938, v, 86 p.	August Siegel (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 41216	Physik der mechanischen Werkstoffprüfung. 1938, vi, 179 p.	W. Späth (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 44211	Elektrische Stossfestigkeit. 1939, x, 317 p.	R. Strigel (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 38776	Handbuch der Metallbeizerei-Nichteisenmetalle. 1938. 262 p.	Orto Vogel (Nationality not established).	Verlag Chemie, Berlin, Germany (Nationality: German).	Owner.
A. For. 22418	Rezeptbuch für die Farben- und Lackindustrie. 1940, v, 1, 238 p.	Hans Hadert (Nationality not established).	Elsner Verlagsges, Berlin, Germany (Nationality: German).	Owner.
Unknown	Handbuch der technischen Elektrochemie. 1931-3 v. in 6.	Victor Engelhardt, ed. (Nationality not established).	Akad. Verlagsges, Leipzig, Germany (Nationality: German).	Owner.
1939-A. For. 47444, 1940-A. For. 45659, 1941-A. For. 48114.	Handbuch der Werkstoffprüfung. 1939-1941, 3 vols.	Unknown	J. Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Die technischen Anwendungen der physikalischen Chemie. 1934, x, 354 p.	Josef Holluta (Nationality not established).	F. Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown	Handbuch der Metallphysik. 1935-1941. 3v. in 5.	Georg Masing (Nationality not established).	Akad. Verlagsges, Berlin, Germany (Nationality: German).	Owner.
A. For. 47412	Elastizität und Festigkeit im Rohrleitungsbau. 1940, viii, 353 p.	Helmuth von Jürgenson (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 47446 and A. For. 47445.	Lehrbuch der drahtlosen Nachrichtentechnik. 1940, 2 vols.	Unknown	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 48442	Elektronengeräte. Principien und Systematik. 1941, xiv, 447 p.	Ernst Brüche (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 34823	Die Grundlagen der Wärmeübertragung. 1927, xi, 234 p.	Friedrich Merkel (Nationality not established).	T. Steinkopf, Dresden und Leipzig, Germany (Nationality: German).	Owner.
A. For. 47411	Das freie Elektron in Physik und Technik. 1940, vii, 270 p.	Carl Ramsauer, ed. (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 48113	Physik und technische Anwendung der Lumineszenz. 1941, vii, 218 p. (Technische Physik in Einzeldarstellungen, bd. 3).	Nikolaus Riehl (Nationality not established).	J. Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Internationale Tabellen zur Bestimmung von Kristallstrukturen. 1935, 2 v.	Unknown	Gebrüder Bornträger, Berlin, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10081; Filed, July 10, 1944; 10:44 a. m.]

[Vesting Order 500A-75]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests

in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversion, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited

to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore de-

scribed in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

Any person, except a national of a designated enemy country, asserting any

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

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

Executed at Washington, D. C., on January 4, 1944.

[SEAL] LEO. T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
A. For. 31967	Der Kampf des Ingenieurs gegen Erde und Wasser im Grundbau. Unter Mitarbeit von Edgar Schultze. 1936, viii, 276 p.	Arnold Agatz of Germany (Nationality: German).	Julius Springer, Berlin, Germany (Nationality: German).	Author and owner.
Unknown	Fermente, Hormone, Vitamine und die Beziehungen dieser Wirkstoffe zueinander. 1938, xvi, 451 p.	Robert Ammon and Wilhelm Dirschel (Nationalities not established).	Georg Thieme, Leipzig, Germany (Nationality: German).	Owner.
A. For. 29557	Die Metallverflüchtungsverfahren mit besonderer Berücksichtigung der Herstellung von Zinkoxyd. 1935, viii, 261 p. (Metallhüttenpraxis in Einzeldarstellungen. 4).	Otto Barth (Nationality not established).	Knapp, Halle, Germany (Nationality: German).	Owner.
A. For. 25607	Raumchemie der festen Stoffe. 1934, x, 338 p.	Wilhelm Biltz (Nationality not established).	Voss, Leipzig, Germany (Nationality: German).	Owner.
A. For. 43343	Geometrie der Gewebe. Topologische Fragen der Differentialgeometrie. 1938, viii, 339 p. (Die Grundlehren der mathematischen Wissenschaften in Einzeldarstellungen. Bd. 49).	Wilhelm Blaschke of Germany and Gerrit Bol of Holland (Nationalities: German and Dutch).	Julius Springer, Berlin, Germany (Nationality: German).	Owner and Wilhelm Blaschke.
A. For. 26509	Grundlagen der Photochemie. 1933, vi, 295 p. (Die chemische Reaktion 1).	K. F. Bonhoeffer and P. Harteck of Germany (Nationalities: German).	Theodor Steinkopff, Residengstr. 32, Dresden, Germany (Nationality: German).	Authors and owner.
A. For. 44533	Elektrische Höchstspannungen (Technische Physik in Einzeldarstellungen.) 1939, ix, 333 p.	Albert Bouwers of Holland (Nationality: Dutch).	Julius Springer, Linkstr. 23/24 Berlin, Germany (Nationality: German).	Owner.
Unknown	Zwischenmolekulare Kräfte und Molekülstruktur. 1937, 308 p. (Sammlung chemischer und chemisch-technischer Vorträge, N. F. H. 37).	Günther Briegleb (Nationality not established).	Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown	Antennen; ihre Theorie und Technik. 1939, xiv, 339 p.	Helmut Brückmann (Nationality not established).	S. Hirzel, Leipzig, Germany (Nationality: German).	Owner.
A. For. 21983	Gegossene Metalle und Legierungen; Grundlagen der metallgessereitechnischen Werkstoffkunde. 1933, xii, 345 p.	Willi Claus and Ayg. Herm. Fritz Goederitz (Nationalities not established).	Krayn, Berlin, Germany (Nationality: German).	Owner.
Unknown	Chemische Physik der Metalle und Legierungen. 1939, xi, 174 p.	Ulrich Dehlinger (Nationality not established).	Akad. Verlagsges., Leipzig, Germany (Nationality: German).	Owner.
Unknown	Die technischen Ammoniumsulfate. Unter Mitwirkung von Theodor Geuther. 1938, 200 p. (Sammlung chemischer und chemisch-technischer Vorträge N. F. H. 38).	Kurt Dreys (Nationality not established).	Enke, Stuttgart, Germany (Nationality: German).	Owner.
A. For. 40414	Morphologie und Histophysiologie der normalen Schilddrüse. 1938, 113 p. (Zwangslose Abhandlungen aus dem Gebiete der inneren Sekretion. Bd. 3).	Bruno Eggert of Germany (Nationality: German).	Johann Ambrosius Barth, Salomonstr. 18b, Leipzig, Germany (Nationality: German).	Owner and author.
A. For. 35960	Das Gallium. Eine kritische Würdigung der Erkenntnisse mit experimentellen Beiträgen. 1937, 155 p.	Erich Einecke (Nationality not established).	Barth, Leipzig, Germany (Nationality: German).	Owner.
A. For. 16142	Glastechnische tabellen, Physikalische und chemische konstanten der gläser. 1932, xi, 714 p.	Wilhelm Eitel, Marcello Pirani, Karl Scheel, H. Althertum of Germany (Nationalities: German).	Julius Springer, Linkstr. 23, Berlin, Germany (Nationality: German).	Authors and owner.
A. For. 44363	Regeneration, ihre Anwendung in der Chirurgie. Mit einem Anhang: Operationslehre. 1939, x, 246 p.	Johann von Ertl of Hungary (Nationality: Hungarian).	Johann Ambrosius Barth, Salomonstr. 18b, Leipzig, Germany (Nationality: German).	Author and owner.
A. For. 46706	Die Regelung der Kraftmaschinen unter besonderer Berücksichtigung der selbsttätigen Wasserturbinenregelung. 1940, xi, 392 p.	Gustav Fabritz of Germany (Nationality: German).	Julius Springer, Berlin, Germany (Nationality: German).	Author and owner.
Unknown	Einführung in die Theorie der Rundfunk-Siebschaltungen. 1940, 168 p.	Richard Feldtkeller (Nationality not established).	Hirzel, Leipzig, Germany. (Nationality: German).	Owner.
A. For. 40132	Kontinuierliche Spektren. 1938, xi, 368 p. (Struktur und Eigenschaften der Materie. 20).	Wolfgang Finkelburg (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 33890	Einführung in die klassische Elektrodynamik. 1936, vii, 199 p.	Johannes Fischer (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 35895	Die Herz- und Gefäßkrankheiten. 1936, v, 342 p.	Walter Frey (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Hydroxyde und Oxyhydrate. 1937, xx, 640 p. (Handbuch der allgemeinen Chemie. Bd. 9).	Robert Fricke and G. F. Hüttig (Nationalities not established).	Akad. Verlagsges., Leipzig, Germany (Nationality: German).	Owner.
A. For. 20437	Handbuch der Spritzgusstechnik der Metalllegierungen einschliesslich des Warmpressungsverfahrens. 1933, xvii, 686 p.	Leopold Frommer (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 28500	Turbulenz, Physikalische, Statistik und Hydrodynamik. 1935, viii, 177 p.	Hans Gebelein of Germany (Nationality: German).	Julius Springer, Linkstr. 23/24 Berlin, Germany (Nationality: German).	Owner and author.
A. For. 25319	Bilder zur qualitativen Mikroanalyse anorganischer Stoffe. 1934, 8, 80, 12.	Zusammengestellt von Wilhelm Gielmann of Germany (Nationality: German).	Leopold Voss Salomonstr. 18b Leipzig, Germany (Nationality: German).	Author and owner.
A. For. 46705	Atlas typischer Nebelkammerbilder, mit Einführung in die Wilsonsche Methode. 1940, v, 125 p.	Wolfgang Gentner, H. Maier-Leibnitz, and W. Both (Nationalities not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 65502	Chemie und Technologie der Leim- und Gelatine-Fabrikation. Mit einem Anhang: Sonstige Klebstoffe. 1933, xii, 552 p.	Otto Gerngross, ed. (Nationality not established).	Steinkopff, Dresden, Germany (Nationality: German).	Owner.
A. For. 42122	Die Hochspannungsfreileitungen. 1938, xii, 804 p.	Karl Girkmann und Erwin Königshofer of Austria (Nationalities: Austrian).	Julius Springer, Schottengasse 4 Wein, Germany (Nationality: German).	Authors and owner.
A. For. 42100	Die Federn, ihre Gestaltung und Berechnung. Hrs. für den Ausschuss für Federn beim VDI von Paul Speer. 1938, 136 p.	Siegfried Gross and Ernst Lehr (Nationalities not established).	VDI-Verlag Berlin, Germany (Nationality: German).	Owner.

EXHIBIT A—Continued

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
A. For. 39222	Handbuch der Elerkunde, 1938, vii, 375 p.	Johann Grossfeld of Germany (Nationality: German).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Owner and author.
A. For. 35502	Elektrolyt-Kondensatoren. Ihre Entwicklung, wissenschaftliche Grundlage, Herstellung, Messung und Verwendung. 1937, 178 p.	Adolf Güntherschulze and Hans Betz of Germany (Nationalities: German).	M. Krayn Woyrschstr 13, Berlin W. 35, Germany (Nationality: German).	Authors and owner.
Unknown	Holzchemie. 2. gänzlich Neubearb. Auflage. 1939, vii, 397 p.	Erik Hagglund (Nationality not established).	Akad. Verlagsges Leipzig, Germany (Nationality: German).	Owner.
A. For. 39559	Eisenlose Drosselpulen. Mit einem Anhang über Hochfrequenz-Massekernspulen. 1938, viii, 316 p.	Joseph Hak of Czechoslovakia (Nationality: Czech-Slovak).	Koehler Leipzig, Germany (Nationality: German).	Owner and author.
A. For. 35888	Leitfaden für die Röntgenographische untersuchung von Kristallen. 1937, xv, 354 p.	Franz Halla and Herman Mark of Austria (Nationalities: Austrian).	Johann Ambrosius Barth Salomonstr 18 Leipzig, Germany (Nationality: German).	Authors and Owner.
A. For. 47065	Färberei- u. textildelchemische Untersuchungen, 7 Neubearbeitete 1940, vii, 419 p.	Paul Heerman of Germany (Nationality: German).	Julius Springer Linkstr 23-24 Berlin, Germany (Nationality: German).	Author and owner.
A. For. 47969	Wärmetechnische Rechnungen für industrieöfen z. gänglich umgearbeitete u. erweiterte auflage. 1941. xii, 340 p. (Stahleisenbücher, Bd. 2).	Werner Heiligenstaedt of Germany (Nationality: German).	Verlag Stahleisen m. b. h. Ludwig Krichmannstr. 27, Düsseldorf, Germany (Nationality: German).	Author and owner.
Unknown	Einführung in die Quantenchemie. 1937, 350 p.	Hans Hellmann (Nationality not established).	Deuticke Leipzig u. Wien, Germany (Nationality: German).	Owner.
A. For. 24501	Die Wechselfestigkeit metallischer Werkstoffe, ihre Bestimmung und Anwendung. 1934, vii, 276 p.	Wilfried Herold (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.
A. For. 41138	Textil-Hilfsmittel-Tabellen—2 Aufl. 1938, iv, 327 p.	Josef Hetzer of Germany (Nationality: German).	Julius Springer, Linkstr. 23-24 Berlin, Germany (Nationality: German).	Author and owner.
A. For. 44971	Tabellen der Reagenzien für anorganische analyse. Table of Reagents for Inorganic Analysis. 1938, xxiv, 409 p.	Herausgeber: C. Johannes von Nieuwenburg and others of Holland (Nationalities: Dutch).	Akademische Verlagsgesellschaft m. b. h. Sternwartenstr 8, Leipzig, Germany (Nationality: German).	Owner.
A. For. 47587	Höhere Mathematik für den Praktiker. An Stelle einer 6. Aufl. des Lehrbuchs der Differential- und Integralrechnung (Lehrbook der differential- en integralrekening) von Hendrik Antoon Lorentz. 2. verb. Aufl. 1940, xii, 368 p.	Georg Joos and Theodor Kaluza (Nationalities not established).	Barth, Leipzig, Germany (Nationality: German).	Owner.
A. For. 44209	Tabelle der hauptlinien der linienspektren aller elemente nach Wellenlänge geordnet 2. auflage neu bearbeitet. 1939, viii, 269 p.	H. Kayser v. Rudolf Ritsche of Germany (Nationalities: German).	Julius Springer, Linkstr. 23-24 Berlin, Germany (Nationality: German).	Authors and owner.
A. For. 27006	Gasentladungs-Tabellen. Tabellen, Formeln und Kurven zur Physik und Technik der Elektronen und Ionen. 1935, x, 171 p.	Max Knoll (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Feuerfeste Baustoffe silikatischer und silikathaltiger Massen. 1938, xvi, 296 p. (Chemie und Technik der Gegenwart, Bd. 18).	Claus Koepfel (Nationality not established).	Hirzel, Leipzig, Germany (Nationality: German).	Owner.
A. For. 35183	Technologie des Holzes. 1936, xviii, 764 p.	Franz Kollmann (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Integrationsmethoden der Lie'schen Theorie. 1933, viii, 221 p. (Mathematik u. ihre Anwendungen in Monographien u. Lehrbüchern, Bd. 15).	Gerhard Kowalewski (Nationality not established).	Akad. Verlagsges Leipzig, Germany (Nationality: German).	Owner.
Unknown	Aktive Tonerde, ihre Herstellung und Anwendung. 1938, 274 p. (Sammlung chemischer und chemisch-technischer Vorträge. N. F. Hft. 41).	Franz Krczil (Nationality not established).	Enke, Stuttgart, Germany (Nationality: German).	Owner.
A. For. 33551	Komplexe Zahlen und Zeiger in der Wechselstromlehre. 1936, viii, 185 p.	Max Landolt (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 44143	Atmosphärische Turbulenz. 1939. xi, 283 p.	Heinz Lettau (Nationality not established).	Akad. Verlagsges, Leipzig, Germany (Nationality: German).	Owner.
A. For. 44593	Roentgenphysik. Mit Beiträgen von Walter Minder. 1939, ix, 308 p.	Adolf Liechti (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Rechenverfahren und Rechenhilfsmittel mit Anwendungen auf die analytische Chemie. 1932, viii, 202 p. (Die chemische Analyse. Bd. 30).	Otto Liesche (Nationality not established).	Enke, Stuttgart, Germany (Nationality: German).	Owner.
A. For. 29427	Mikro-massanalytische Bestimmung des Kohlenstoffes und Wasserstoffes mit grundlegender Behandlung der Fehlerquellen in der Elementaranalyse. 1935, vii, 374 p.	Josef Lindner (Nationality not established).	Verlag Chemie, Berlin, Germany (Nationality: German).	Owner.
A. For. 35184	Das Wasserstoffperoxyd und die Perverbindungen. 1937, xii, 408 p.	Willy Machu (Nationality not established).	Julius Springer, Wien, Germany (Nationality: German).	Owner.
A. For. 40933	Trockengleichrichter. Theorie, Aufbau und Anwendung. 1938, 313 p.	Karl Maier (Nationality not established).	Oldenbourg, München, Germany (Nationality: German).	Owner.
A. For. 47418	Grundlagen der Metallkunde. 1940, v, 127 p.	Georg Masing (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 35883	Theorie der Wechselstrommaschinen in vektoriieller Darstellung. 1937, viii, 272 p.	Waldemar Michael (Nationality not established).	Teubner, Leipzig, Germany (Nationality: German).	Owner.
A. For. 40157	Höhenstrahlung (Ultrastrahlung). 1938, xv, 316 p.	Erwin Miehlnickel (Nationality not established).	Steinkopf, Leipzig, Germany (Nationality: German).	Owner.
A. For. 36717	Allgemeine und technische Elektrochemie nichtmetallischer Stoffe. 1937, x, 440 p.	Robert Müller (Nationality not established).	Julius Springer, Wien, Germany (Nationality: German).	Owner.
A. For. 17409	Allgemeine und technische Elektrometallurgie. 1932. xii, 580 p.	Robert Müller (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 36881	Kerbspannungslehre. 1937, vii, 160 p.	Heinz Neuber (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 33550	Eindeutige analytische Funktionen. 1936, viii, 353 p. (Die Grundlehren der mathemat. Wissenschaften in Einzeldarstellungen. Bd. 46).	Rolf Nevanlinna (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 35896	Elektrische Messgeräte und Messeinrichtungen. 1937, ix, 231 p.	Albert Palm (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 27003	Dampfkesselschäden, ihre Ursachen, Verbütung und Nutzung für die Weiterentwicklung. 1934, vii, 259 p.	Ernst Pfeiderer (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 44788	Einführung in die Theorie der Elektronenoptik. 1939, viii, 197 p.	Johannes Picht (Nationality not established).	Barth, Leipzig, Germany (Nationality: German).	Owner.
A. For. 40207	Elektrische Gasentladungslampen. 1938, ix, 364 p.	Willen Uyterhoeven of Netherlands (Nationality: Dutch).	Julius Springer, Linkstr. 23-24 Berlin, Germany (Nationality: German).	Owner.
A. For. 40989	Elektrische Kraftwerke und Netze. 1938, vii, 430 p.	Theodor Buchhold (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 21292	Fette und Ole. Lipoide, Wachse, Harze, ätherische Ole. 1939, xxi, 966 p. (Handbuch der Lebensmittel-Chemie, Bd. 4).	Johannes Grossfeld (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Chemische Vitamin-Bestimmungsmethoden für das chemische, physiologische und klinische Laboratorium. 3. Aufl. 1941, xii, 226 p.	Fritz Gstirner (Nationality not established).	Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown	Magnetochemie. 1936, xvi, 262 p. (Physik und Chemie und ihre Anwendungen in Einzeldarstellungen. Bd. 1).	Wilhelm Klemm (Nationality not established).	Akad. Verlagsgesellschaft, Leipzig, Germany (Nationality: German).	Owner.
Unknown	Analytische Chemie der Sauerstoffsäuren des Schwefels. 1938, ix, 216 p. (Die chemische Analyse. Bd. 38).	Albin Kurtenacker (Nationality not established).	Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown	Invisible radiations of organisms, with an introduction to the physics of radiation, by Sidney W. Barnes. 1936, x, 215 p. (Protoplasma—Monographien. Bd. 9).	Otto Rahn (Nationality not established).	Borntraeger, Berlin, Germany (Nationality: German).	Owner.

[Vesting Order 500A-76]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named else-

where in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C., on February 15, 1944.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Kolloide, Elektrolyte und Hormone (eine experimentelle Studie über Nebenwirkungen von weiblichen Keimdrüsenhormonen), 1943, 172 p.	Herbert Albers (Nationality not established).	Georg Thieme, Leipzig, Germany (Nationality: German).	Owner.*
Unknown.....	Aktive Kohle und ihre Verwendung in der chemischen Industrie, 2 umgearb. und erweit. Auflage, 1937, 114 p.	Gustav Bailleul und W. Herbert (Nationalities not established).	Ferdinand Enke Stuttgart, Germany (Nationality: German).	Owner.
A. For. 40416.....	Beiträge zur Ballistik und technischen Physik. Verfasst von Schülern des Herrn Geh.-Rat Prof. Dr. phil. Dr.-Ing. E. h. Carl Cranz anlässlich seines 80. Geburtstages am 2. Januar 1938. Hrg. von Hubert Schardin, 1938, xi, 216 p.	Unknown.....	Johann Ambrosius Barth, Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Der Ultraschall und seine Anwendung in Wissenschaft und Technik, 3., völlig überarb. und erweit. Aufl. 1942, xii, 445 p.	Ludwig Bergmann (Nationality not established).	VDI-Verlag, Berlin, Germany (Nationality: German)	Owner.
A. For. 35881.....	Vakuumspektroskopie. 1937, viii, 248 p.	Hans Bomke (Nationality not established).	Johann Ambrosius Barth, Leipzig, Germany (Nationality: German)	Owner.
Unknown.....	Atome und Ionen. (Eucken, Arnold. Hand- und Jahrbuch der chemischen Physik. Bd. 2, Abschn. 1, A) 1940, 404 p.	Günther Briegleb (Nationality not established).	Akad. Verlagsges., Leipzig, Germany (Nationality: German)	Owner.
Unknown.....	Kettenreaktionen. (Fortschritte der Chemie, Physik und physikalischen Chemie. Bd. 21, Heft 5. Ser. B), 1932, 73 p.	Klaus Ciusius (Nationality not established).	Gebrüder Borntraeger, Berlin, Germany (Nationality: German)	Owner.
Unknown.....	Ultraschwellen in ihren medizinischbiologischen Anwendungen. (Ergebnisse der biophysikalischen Forschung. Bd. 1), 1938, xii, 308 p.	Hermann Dänzer (Nationality not established).	Georg Thieme Leipzig, Germany (Nationality: German)	Owner.
A. For. 46519.....	Determinanten. 1940, 216 p.	Heinrich Dörrle (Nationality not established).	R. Oldenbourg, München, Germany (Nationality: German)	Owner.
Unknown.....	Physikalische Chemie der Silikate, 2., völlig Neubearb. Aufl., 1941, vii, 826 p.	Wilhelm Eitel (Nationality not established).	Johann Ambrosius Barth, Leipzig, Germany (Nationality: German)	Owner.
Unknown.....	Ergebnisse der Vitamin- und Hormonforschung, 1938-39. 2 vols. v. 1: xvi, 470 p. v. 2: xv, 520 p.	Hrg. von L. Ruzicka und W. Stepp. Mit einem Vorwort von Sir Frederick Gowland Hopkins (Nationalities not established).	Akad. Verlagsges., Leipzig, Germany (Nationality: German).	Owner.
A. For. 23119.....	Untersuchungen über Aminosäuren, Polypeptide und Proteine. 1906-23, v. 2: ix, 922 p.	Emil Fischer (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Die Arzneimittel-Synthese 6. umgearb. Aufl. 1927, viii, 935 p.	Sigmund Fränkel (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German)	Owner.
Unknown.....	Stereochemie, Eine Zusammenfassung der Ergebnisse und Grundlagen. 1932-33. 3 vols.	Karl Freudenberg (Nationality not established).	Franz Deuticke, Leipzig und Vienna, Germany (Nationality: German)	Owner.
Unknown.....	Differential- und Integralrechnung. Unter besonderer Berücksichtigung neuerer Ergebnisse. Unter Mitarbeit von Georg Aumann. 3 vol. 1. Einführung in die reelle Analysis. 2. Differentialrechnung. 3. Integralrechnung. (Göschens Lehrbücherei. Gruppe 1, Bd. 24-26.) 1938.	Otto Haupt (Nationality not established).	de Gruyter, Berlin, Germany (Nationality: German).	Owner.

EXHIBIT A—Continued

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
Unknown	Chemische Spektralanalyse, Unveränderter Nachdruck, 1939. vii, 138 p.	Adolf Henrici and G. Scheibe (Nationalities not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.
Unknown	Optische Pyrometrie. (Sammlung Vieweg, H. 115), 1938. vii, 134 p.	Fritz Hoffmann and Carl Tingwaldt (Nationalities not established).	Vieweg, Braunschweig, Germany (Nationality: German).	Owner.
A. For. 35803	Chemische Analysen mit dem Polarographen. (Anleitungen für die chemische Laboratoriumspraxis. Bd. 3), 1937, vii, 102 p.	Hans Hohn (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Die Chemie und chemische Technologie des Wassers. 1937, xii, 219 p.	Josef Holluta (Nationality not established).	Ferdinand Enke, Stuttgart, Germany (Nationality: German).	Owner.
A. For. 7186	Grundzüge der Getriebelehre. (Bibliothek der gesamten Technik. 384, 450), 1930-38. 2 vols., v. 1: xvi, 402 p.; v. 2: viii, 282 p.	Willy Jahr and Paul Knechtel (Nationalities not established).	Jänecke Leipzig, Germany (Nationality: German).	Owner.
Unknown	Einführung in die Wahrscheinlichkeitstheorie. 1932. iv, 182 p.	Erich Kamke (Nationality not established).	S. Hirzel, Leipzig, Germany (Nationality: German).	Owner.
Unknown	Flusssäure, Kieselflussäure und deren Metallsalze. Eigenschaften, Herstellung und Verwendung. (Enkes Bibliothek für Chemie und Technik. Bd. 24) 1936. 438 p.	Oscar Kausch (Nationality not established).	Ferdinand Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown	Schmelzpunkt-Tabellen zue organischen Molekular-Analyse. 1928, xvi, 58, 766 p.	Richard Kempf and Fritz Kutter (Nationalities not established).	Vieweg, Braunschweig, Germany (Nationality: German).	Owner.
Unknown	Elektrische Flugzeugausrüstung, 2. verb. Aufl. (Luftfahrlehrbücherei. Bd. 5) 1942, 135 p.	Bruno Klinker (Nationality not established).	de Gruyter, Berlin, Germany (Nationality: German).	Owner.
Unknown	Der Magenkrebs. 1938, vii, 263 p.	G. E. Konjetzny (Nationality not established).	Ferdinand Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown	Kurzwellentherapie. 3. verb. und ergänzte aufl. 1936, 1940, 1943, 143 p.	Josef Kowarschik (Nationality not established).	Springer-verlag, Vienna, Germany (Nationality: German).	Owner.
Unknown	Die Grundlagen der Quantentheorie des Elektrons und der Strahlung. (Hand und Jahrbuch der chemischen Physik. Bd. 1, Abschn. 1, 2.) 1938, x, 502 p.	Hendrik Anthony Kramers (Nationality not established).	Akad. Verlagsges, Leipzig, Germany (Nationality: German).	Owner.
A. For. 34296	Die Transformatoren. Ihre Theorie, Konstruktion, Berechnung und Arbeitsweise. 3., umgearb. Aufl. (Die Wechselstromtechnik. Bd. 2), 1936, xv, 699 p.	Jens Lassen La Cour und Karl Faye-Hansen (Nationalities not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Kriegsorthopädie. 1943, 435 p.	Max Lange (Nationality not established).	Ferdinand Enke Stuttgart, Germany (Nationality: German).	Owner.
A. For. 48451	Passung und Gestaltung (Isa-Passungen), 1941, vi, 240 p.	Paul Leinweber (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 36918	Wahrscheinlichkeiten und Schwankungen. Vorträge von M. Czerny, K. Franz, F. Lubberger, J. Bartels, R. Beck, Veranstaltet durch den Verband Deutscher Elektrotechniker, Gau Berlin-Brandenburg, in Gemeinschaft mit dem Ausseninstitut der Technischen Hochschule zu Berlin. 1937, iv, 100 p.	F. Lubberger, ed. (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 48448	Hochspannungs-Praktikum. 1941, vi, 238 p.	Erwin Marx (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Ultraviolette Strahlen; ihre erzeugung, Messung und Anwendung in Medizin, Biologie und Technik. 1942, xi, 308 p.	A. Meyer (Nationality not established).	Gruyter, Berlin, Germany, (Nationality: German).	Owner.
Unknown	Vakuumtechnik im Laboratorium. Glasinstrumentenkunde. Bd. 3). 1937, 218 p.	Gunther Mönch (Nationality not established).	Wagner, Weimar, Germany (Nationality: German).	Owner.
Unknown	Durchlaufende Träger. Statische Berechnung mit konstantem und veränderlichem Trägheitsmoment. 2. neubearb. und verm. Aufl. Mit einem Anhang: Tabellen für die Momente und Querkräfte durchlaufender Träger. 1938, viii, 387 p.	Emil Mörsch (Nationality not established).	Wittwer, Stuttgart, Germany (Nationality: German).	Owner.
Unknown	Neuere Anschauungen der organischen Chemie. (Organische Chemie in Einzeldarstellungen. 1) 1940, x, 391 p.	Eugen Müller (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.
Unknown	Grundlagen der Errichtung elektrischer Anlagen in explosionsgefährdeten Betrieben. 1940, viii, 160 p.	Dieterich Müller-Hillebrand (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 33896	Das technische Eisen. Konstitution und Eigenschaften. 3., vermehrte Aufl. von Walter Eilender und Hans Esser. 1936, ix, 642 p.	Paul Oberhofer (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Biographisch-literarisches Handwörterbuch für Mathematik, Astronomie, Physik und Geophysik, Chemie, Kristallographie und verwandte Wissensgebiete. Hrg. von der Sächsischen Akademie der Wissenschaften zu Leipzig. v5: iv, 1423p, v6: in 4 vols. (1936-1940): Lxvii, xxvii, 2975 p., 1926-1940.	Johann Christian Poggendorff (Nationality: not established).	Verlag Chemie, Berlin, Germany (Nationality: German).	Owner.
A., For., 4199, 25126, 44481.	Walzwerkwesen hrg. im Auftrag des Vereins Deutscher Eisenhüttenleute. (Handbuch des Eisenhüttenwesens. Bd. 1-3), 1929-39.	Hobann Puppe, ed. (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Topologie der Polyeder und kombinatorische Topologie der Komplexe. (Mathematik und ihre Anwendungen in Monographien und Lehrbüchern, v. 17) 1938, ix, 196 p.	Kurt Reidemeister (Nationality not established).	Akad. Verlagsges, Leipzig, Germany (Nationality: German).	Owner.
Unknown	Elektrische Kipperschwingungen, Wesen und Technik. (Physik u. Technik der Gegenwart. Abtlg. Fernmeldetechnik. Bd. 8), 1940. x, 154 p.	Heinz Richter (Nationality not established).	S. Hirzel, Leipzig, Germany (Nationality: German).	Owner.
A. For. 41200	Bauelemente der Feinmechanik. 2. Aufl., neu bearb. von Richard v. Voss unter Mitarbeit von Fritz Kozer. 1938. xi, 491 p.	Otto Richter and Richard von Voss (Nationalities not established).	VDI-Verlag, Berlin, Germany (Nationality: German).	Owner.
A. For. 39549	Hochspannungstechnik. 2., vollständig neubearb. und vermehrte Aufl. Hrg. unter Mitwirkung von Alfred Imhof. 1938, ix, 624 p.	Arnold Roth (Nationality not established).	Julius Springer, Wien, Germany (Nationality: German).	Owner.
A. For. 23274	Die physikalischen und chemischen Grundlagen der Keramik. 1933, viii, 229 p.	Hermann Salmang (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 18242 and A. For. 27005.	Einführung in die physikalische Chemie der Eisenhüttenprozesse. 1932-34. 2 vols.: v. 1: Die chemisch-metallurgischen Reaktionen und ihre Gesetze. v. 2: Die Stahlerzeugung.	Hermann Schenck (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown	Methoden der Kristallstrukturbestimmung mit Röntgenstrahlen. Leitfaden für Studierende der Physik. Die Laue-Methode. 1932, xii, 173 p.	Ernst Schiebold (Nationality not established).	Akad. Verlagsges, Leipzig, Germany (Nationality: German).	Owner.
Unknown	Siebzehn Jahre Strahlentherapie der Krebse. Züricher Erfahrungen 1919-1935. x, 340 p., 1937.	Hans Rudolf Schinz and Adolf Zuppinger (Nationalities not established).	George Thieme, Leipzig, Germany (Nationality: German).	Owner.
A. For. 31966	Die moderne Selektivschutztechnik und die Methoden zur Fehlerortung in Hochspannungsanlagen. 1936. viii, 418 p.	Manfred Schleicher, ed. (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.
A. For. 45222	Technische Statik. Ein Lehrbuch zur Einführung ins technische Denken. 1939, ix, 386 p.	Wilhelm Schlink (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.
A. For. 35137	Technische Oberflächenkunde. Feingestaltung und Eigenschaften von Grenzflächen technischer Körper, insbesondere der Maschinenteile. 1936. xv, 286 p.	Gustav Schmaltz (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.

EXHIBIT A—Continued

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
A. For. 33563.....	Einführung in die technische Thermodynamik. 1937. viii, 314 p.	Ernst Schmidt (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Advances in the therapeutics of antimony. With a preface by Philip Manson-Bahr. With 10 diagrams, 1938. x, 237 p.	Hans Schmidt and Franz Maria Peter (Nationalities not established).	Georg Thieme Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Das Kohlenoxyd, seine Bedeutung und Verwendung in der technischen Chemie. 1935. viii, 235 p.	Jürgen Schmidt (Nationality not established).	Akad. Verlagsges. Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Neuere Verfahren zur Raffination von Ölen und Fetten. 1931. 110 p.	Heinrich Schönfeld (Nationality not established).	Allgemeiner Industrie-Verlag Berlin, Germany (Nationality: German).	Owner.
A. For. 39196.....	Fernsehen; Die neuere Entwicklung insbesondere der deutschen Fernsehtechnik. Vortage von M. von Ardenne, E. Brüche, 1937, vi, 260 p.	Fritz Schröter, ed. (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Metallische Werkstoffe für Thermolemente. (Beihfte zur Wirtschaft, Wissenschaft und Technik der Metalle und ihrer Legierungen. H. 10.) 1940, vii, 100 p.	Alfred Schulze (Nationality not established).	N. E. M.—Verlag, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Kokereiteer und Rohbenzol. (Sammlung chemischer und chemisch-technischer Vorträge. N. F., H. 44.), 1940, 216 p.	Louis Schumann (Nationality not established).	Ferdinand Enke Stuttgart, Germany (Nationality: German).	Owner.
A. For. 29201.....	Die Mikrogasanalyse und ihre Anwendung. 1935, xi, 286 p.	Heinrich Schwarz (Nationality not established).	Haim Wien u. Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Elektrolytische Wanderung in flüssigen und festen Metallen. 1940, viii, 95 p.	Karl Ernst Schwarz (Nationality not established).	Johann Ambrosius Barth, Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Angewandte Atomphysik. Eine Einführung in die theoretischen Grundlagen. 1938, ix, 461 p.	Rudolf Seeliger (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 16425.....	Lichtelektrische Zellen und ihre Anwendung. 1932. vii, 373 p.	Helmuth Simon and R. Suhrmann (Nationalities not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 40143.....	Die Theorie der Komplexität und der Allotropie. 1938. xii, 372 p.	Andreas Smits (Nationality not established).	Verlag Chemie Berlin, Germany (Nationality: German).	Owner.
A. For. 46670.....	Physik und Technik der Härte und Weiche. 1940, viii, 250 p.	Wilhelm Späth (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.
A. For. 28909.....	Theorie und Praxis der Schwingungsprüfmaschinen. Anleitung zur Ausführung und Auswertung dynamischer Untersuchungen mit Hilfe künstlicher Erschütterungen. 1934, vi, 98 p.	Wilhelm Späth (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.
A. For. 45648.....	Leitfaden zur Berechnung von Schallvorgängen. 1939. 124 p.	Heinrich Stenzel (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Moderne Eisentherapie. 1943, 120 p.	Rusolf Stodtmeister (Nationality not established).	Wissenschaftliche Verlagsges. Stuttgart, Germany (Nationality: German).	Owner.
Unknown.....	Die Präzisionsbestimmung von Gitterkonstanten nach der asymmetrischen Methode. 1940, v, 106 p.	M. Straumanis and C. Ievins (Nationalities not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Mineralogische tabellen, im auftrage der Deutschen mineralogischen gesellschaft, herausgegeben von Hugo Strunz. . . mit 73 figuren im text. 1941, 287 p.	Hugo Strunz (Nationality not established).	Akad. Verlagsges, Leipzig, Germany (Nationality: German).	Owner.
A. For. 18903.....	Lamesche-Mathieuscheund verwandte Funktionen in Physik und Technik. (Ergebnisse der Mathematik und ihrer Grenzgebiete Bd. 3), 1932, viii, 116 p.	M. J. O. Strutt (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Ermittlung und Realität von Periodizitäten. Korrelationsrechnung. (Handbuch der Geophysik, Bd. 10, 1. f. 1), 1940, iv, 117 p.	Karl Stumpff (Nationality not established).	Gebrüder Borntraeger, Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Lehrbuch der Metallographie; Chemie und Physik der Metalle und ihrer Legierungen. 4. erweiterte Aufl. 1932, xv, 536 p.	Gustav Tammann (Nationality not established).	Voss, Leipzig, Germany (Nationality: German).	Owner.
A. For. 21996.....	Elektrische Schmelzöfen. 1933, vi, 241 p.	Rudolf Taussig (Nationality not established).	Julius Springer, Wien, Germany (Nationality: German).	Owner.
Unknown.....	Stabilität elektrischer Drehstromkraft-Übertragung. 1940, vii, 222 p.	Andreas Timascheff (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 32767.....	Wahrscheinlichkeits-Rechnung und allgemeine Integrationstheorie. 1936, 160 p.	Erhard Torner (Nationality not established).	Teubner, Leipzig, Germany (Nationality: German).	Owner.
A. For. 4547 and A. For. 24895.....	Die Hormone. Ihre Physiologie und Pharmakologie. 1929-1934, 2 vols., vi: 351p., v. 2: x, 502 p.	Paul Trendelenburg (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Das Holz als Rohstoff. Seine Entstehung, stoffliche Beschaffenheit und chemische Verwertung. 1939, 435 p.	Reinhard Trendelenburg (Nationality not established).	Lehmanns Verlag, Berlin, Germany (Nationality: German).	Owner.
A. For. 44364.....	Die Herzkrankheiten; Klinik Röntgenbild und Elektrokardiogramm. 2., wesentlich erweiterte Aufl., xv, 422 p. 1936.	Paul Uhlenbrück (Nationality not established).	J. A. Barth, Leipzig, Germany (Nationality: German).	Owner.
A. For. 42528 and A. For. 48268.....	Handbuch für das Eisenhüttenlaboratorium. 1939-1941. v. 1: Die Untersuchungen der nichtmetallischen Stoffe. v. 2: Die Untersuchungen der metallischen Stoffe., v. 1: xv, 340p.; v. 2: xxi, 598p.	Verein Deutscher Eisenhüttenleute. Chemikerausschuss (Nationality not established).	Verl. Stahlisen, Düsseldorf, Germany (Nationality: German).	Owner.
A. For. 39553.....	Werkstoff-Handbuch Stahl and Eisen. Mit dem Werkstoffausschuss des Vereins deutscher Eisenhüttenleute und zahlreicher Fachgenossen bearbeitet von Karl Daeves. 2. vollständig neu bearb. Aufl. Düsseldorf; Verlag Stahlisen, 1937, 320 leaves.	Verein deutscher Eisenhüttenleute (Nationality not established).	Verlag Stahlisen Düsseldorf, Germany (Nationality: German).	Owner.
A. For. 20096.....	Die Luftstickstoffindustrie mit Berücksichtigung der chilenischen Industrie und des Kokereistickstoffes. 2., völlig neubearb. Aufl. (Chemische Technologie in Einzeldarstellungen), 1932, vii, 509p.	Bruno Waeser (Nationality not established).	Spamer, Leipzig, Germany (Nationality: German).	Owner.
A. For. 9432.....	Handbuch der Schwefelsäurefabrikation. 1930, 3 vols.	Bruno Waeser (Nationality not established).	Vieweg, Braunschweig, Germany (Nationality: German).	Owner.
Unknown.....	Operatorenrechnung nebst Anwendungen in Physik und Technik. 1940, xiv, 448 p.	Karl Willy Wagner (Nationality not established).	Johann Ambrosius Barth, Leipzig, Germany (Nationality: German).	Owner.
A. For. 2381.....	Synthese der organischen Arzneimittel. 1928, x, 227 p.	Ernst Waser (Nationality not established).	F. Enke, Stuttgart, Germany (Nationality: German).	Owner.
A. For. 45406.....	Texturen metallischer Werkstoffe. 1939, vi, 194 p.	Guenter Wassermann (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 37883.....	Die Elektrokardiographie und andere graphische Methoden in der Kreislaufdiagnostik. 3. Aufl. 1937, xvii, 202 p.	Arthur Weber (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Die Atomkerne. Grundlagen und Anwendungen ihrer Theorie. (Physik und Chemie und ihre Anwendungen in Einzeldarstellungen, Bd. 2), 1937, viii, 214p.	Carl Friedrich von Weizsäcker (Nationality not established).	Akad. Verlagsges, Leipzig, Germany (Nationality: German).	Owner.
A. For. 43096.....	Werkstoff Magnesium. 2., vollständig neu bearbeitete Aufl. 1939, viii, 164p.	Unknown.....	VDI-Verlag Berlin, Germany (Nationality: German).	Owner.
A. For. 35801.....	Das Färben und Bleichen der Textilfasern in Apparaten. 1937, viii, 347p.	Paul Weyrich (Nationality not established).	Julius Springer Berlin, Germany (Nationality: German).	Owner.
A. For. 41151.....	Physiokochemische Grundlagen der histologischen Methodik. (Wissenschaftliche Forschungsberichte. Naturw. Reihe. 48), 1938, xi, 202p.	Karl Zeiger (Nationality not established).	Steinkopf Dresden, Germany (Nationality: German).	Owner.
Unknown.....	Hochfrequenz-Messtechnik. (Physik und Technik der Gegenwart, Abt. Fernmeldetechnik. Bd. 3.) 1938, xii, 223p.	Otto Zinke (Nationality not established).	S. Hirzel, Leipzig, Germany (Nationality: German).	Owner.

EXHIBIT A—Continued

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
A. For. 13411.....	Handbuch der Pflanzenanalyse. 1931-1933. 4 v. in 6, vi; xii, 627 p.; v 2: xi, 973 p., v 3; pt. 1: xiii, 806 p. pt. 2: p. 807-1613; v 4; pt. 1: xii, 838 p. pt. 2: p. 839-1868.	Gustav Klein (Nationality not established).	Julius Springer, Wien, Germany (Nationality: German).	Owner
A. For. 29861.....	Handbuch der meteorologischen Instrumente und ihrer Auswertung. 1935, xv, 733 p.	Ernst Kleinschmidt, ed (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner
A. For. 16983.....	Die gruppentheoretische Methode in der Quantenmechanik. 1932. (Grundlehren der mathem. Wissensch. 36), viii, 157 p.	Bartel Leendert van der Waerden (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner

[F. R. Doc. 44-10083; Filed, July 10, 1944; 10:44 a. m.]

[Vesting Order 500A-77]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more

of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversion, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consulta-

tion and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C., on February 26, 1944.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Ausführliches Handbuch der Photographie, Vol. II, Pt. 2, 1927.	J. M. Eder (Nationality not established).	Wilhelm Knapp, Saale, Germany (Nationality: German).	Owner.
Unknown.....	Ausführliches Handbuch der Photographie, Vol. III, Pt. 1, 6th Ed., 1930.	J. M. Eder (Nationality not established).	Wilhelm Knapp, Saale, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10084; Filed, July 10, 1944; 10:45 a. m.]

[Vesting Order 500A-78]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which per-

sons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers,

if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise

asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all 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;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise

dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C., on March 7, 1944.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested.
A. For. 14646.....	Die Fabrikation pharmazeutischer und chemisch-technischer Produkte. viii, 457p., 1931.	Julius Schwyzer (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 13578 and A. For. 40439 (suppl.).	Der Smekal-Raman Effekt. Ergänzungsband (1931-1937), 1938. 2 vols. (Struktur der Materie, Bd. 12, 19). 392 p. Suppl. ix, 288 p.	Karl Wilhelm Fritz Kohlrusch (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
A. For. 4972.....	Langenscheidts Taschenwörterbuch der englischen und deutschen Sprache, 1. t. Englisch-deutsch. 2. t. Deutsch-englisch. Sixth edition, 1929.	Edmund Klatt of Germany (Nationality: German).	Langenscheidtsche Verlagsbuchhandlung (Prof. G. Langenscheidt) g. m. b. h. Bahnstr. 29/30 Berlin-Schöneberg, Germany (Nationality: German).	Author and owner.
Unknown.....	Kolloide in der Technik. 2., völlig neu bearb. Aufl. (Wissenschaftliche Forschungsberichte, Naturwissenschaftliche Reihe Bd. 9.) vii, (1), 133 p., 1943.	Raphael Eduard Liesegang (Nationality not established).	Theodor Steinkopf, Dresden, Germany (Nationality: German).	Owner.
Unknown.....	Die chemisch-technischen Untersuchungsmethoden der Zellstoff und Papier-Industrie. ix, 690 p., 1943.	Rudolf Sieber (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10085; Filed, July 10, 1944; 10:45 a. m.]

[Vesting Order 500A-80]

COPYRIGHTS OF CERTAIN GERMAN NATIONALS

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

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, re-

spectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified

persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pur-

suant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

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

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

Executed at Washington, D. C. on April 4, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1	Column 2	Column 3	Column 4	Column 5
Copyright numbers	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
A. for. 37793.....	Die fabrikation der alkaloide. 1927.....	Julius Schwyzer of Germany (Nationality: German).	Julius Springer, Berlin, Germany (Nationality: German).	Author and owner.

[F. R. Doc. 44-10086; Filed, July 10, 1944; 10:45 a. m.]

OFFICE OF DEFENSE TRANSPORTATION.

[Supp. Order ODT 20A-148]

CERTAIN TAXICAB OPERATORS

COORDINATED OPERATIONS IN CALUMET, LAURIUM, HOUGHTON, AND HANCOCK, MICH., AREA

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 and 2 hereof (hereinafter called "operators") pursuant to General Order ODT 20A (8 F.R. 9231), a copy of which plan is attached hereto as Appendix 3,¹ and it appearing that the operators propose, by the plan, to coordinate their taxicab operations within the area of Calumet, Laurium, Houghton, and Hancock, Michigan, so as to assure maximum utilization of their facilities, services and equipment, and to conserve and providently utilize vital equipment, materials and supplies, 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 operators are directed to place the plan into operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the operators shall forthwith file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order.

¹ Filed as part of the original document.

3. The provisions of this order shall not be construed or applied as to permit any operator named herein to alter his legal liability to any passenger. 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 operating authority of any operator named herein, such operator 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 operators possessing or obtaining the requisite operating authority.

4. All records of the operators pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination with inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

5. The plan for joint action hereby approved and all contractual arrangements made by the operators to effectuate the plan shall not continue in operation beyond the effective period of this order.

6. Any operator duly authorized or permitted to operate taxicabs within the area herein described, and having suitable equipment and facilities therefor, may make application in writing to the Highway Transport Department, Office of Defense Transportation, Green Bay, Wisconsin, for authorization to participate in the plan. A copy of each such application shall be served upon each of the

operators named in this order. Upon receiving authorization to participate in the plan, each such operator shall become subject to this order and shall thereupon be entitled and required to participate in the plan in accordance with all of the provisions and conditions of this order, in the same manner and degree as the operators named herein.

7. Communications concerning this order should refer to "Supplementary Order ODT 20A-148" and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Green Bay, Wisconsin.

8. This order shall become effective July 18, 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 11th day of July 1944.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

APPENDIX 1

- Carl Cane, Cane's Taxi Service, 502 Elm Street, Calumet, Mich.
- Peter H. Sarkisian, Peter's Taxi Service, 309 6th Street, Calumet, Mich.
- William H. Stephens, Stephens Sales & Service, 334 Hecla Street, Laurium, Mich.

APPENDIX 2

- Albert L. Bishop, Bishop's Taxi, 401 Sheldon Street, Houghton, Mich.
- Raymond Eade, Ray's Cab, 209 Quincy Street, Hancock, Mich.
- Neil Harrington, Nell's Taxi, 112 Quincy Street, Hancock, Mich.

[F. R. Doc. 44-10146; Filed, July 11, 1944; 9:21 a. m.]

[Supp. Order ODT 20A-149]

CERTAIN TAXICAB OPERATORS

COORDINATED OPERATIONS IN MEDFORD,
OREG., AREA

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof (hereinafter called "operators") pursuant to General Order ODT 20A (8 F. R. 9231), a copy of which plan is attached hereto as Appendix 2,¹ and it appearing that the operators propose, by the plan, to coordinate their taxicab operations within the area of Medford, Oregon, so as to assure maximum utilization of their facilities, services and equipment, and to conserve and providently utilize vital equipment; materials and supplies, 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 operators are directed to place the plan into operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the operators shall forthwith file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order.

3. The provisions of this order shall not be construed or applied as to permit any operator named herein to alter his legal liability to any passenger. 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 operating authority of any operator named herein, such operator 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 operators possessing or obtaining the requisite operating authority.

4. All records of the operators pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination with inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

5. The plan for joint action hereby approved and all contractual arrangements made by the operators to effectuate the plan shall not continue in operation beyond the effective period of this order.

6. Any operator duly authorized or permitted to operate taxicabs within the area herein described, and having suitable equipment and facilities therefor, may make application in writing to the Highway Transport Department, Office of Defense Transportation, Medford,

¹ Filed as part of the original document.

Oregon, for authorization to participate in the plan. A copy of each such application shall be served upon each of the operators named in this order. Upon receiving authorization to participate in the plan, each such operator shall become subject to this order and shall thereupon be entitled and required to participate in the plan in accordance with all of the provisions and conditions of this order, in the same manner and degree as the operators named herein.

7. Communications concerning this order should refer to "Supplementary Order ODT 20A-149" and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Medford, Oregon.

8. This order shall become effective July 18, 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 11th day of July 1944.

J. M. JOHNSON,
Director,

Office of Defense Transportation.

APPENDIX 1

W. B. Hamlin, Yellow Cab Company, 23
Willamette Avenue, Medford, Oreg.

W. D. Plumley, Terminal Cab Company,
105 East Eighth Street, Medford, Oreg.

[F. R. Doc. 44-10147; Filed, July 11, 1944;
9:21 a. m.]

[Supp. Order ODT 20A-150]

CERTAIN TAXICAB OPERATORS

COORDINATED OPERATIONS IN CLINTON, IND.,
AREA

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof (hereinafter called "operators") pursuant to General Order ODT 20A (8 F. R. 9231), a copy of which plan is attached hereto as Appendix 2,¹ and it appearing that the operators propose, by the plan, to coordinate their taxicab operations within the area of Clinton, Indiana, so as to assure maximum utilization of their facilities, services and equipment, and to conserve and providently utilize vital equipment, materials and supplies, 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 operators are directed to place the plan into operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the operators shall forthwith file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order.

3. The provisions of this order shall not be construed or applied as to permit any operator named herein to alter his legal liability to any passenger. 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 operating authority of any operator named herein, such operator 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 operators possessing or obtaining the requisite operating authority.

4. All records of the operators pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination with inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

5. The plan for joint action hereby approved and all contractual arrangements made by the operators to effectuate the plan shall not continue in operation beyond the effective period of this order.

6. Any operator duly authorized or permitted to operate taxicabs within the area herein described, and having suitable equipment and facilities therefor, may make application in writing to the Highway Transport Department, Office of Defense Transportation, Terre Haute, Indiana, for authorization to participate in the plan. A copy of each such application shall be served upon each of the operators named in this order. Upon receiving authorization to participate in the plan, each such operator shall become subject to this order and shall thereupon be entitled and required to participate in the plan in accordance with all of the provisions and conditions of this order, in the same manner and degree as the operators named herein.

7. Communications concerning this order should refer to "Supplementary Order ODT 20A-150" and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Terre Haute, Indiana.

8. This order shall become effective July 18, 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 11th day of July 1944.

J. M. JOHNSON,
Director,

Office of Defense Transportation.

APPENDIX 1

Victor Terrando, Clinton, Ind.

Walter Lester, Clinton, Ind.

John Coroso, Clinton, Ind.

Meuno Terrando, Clinton, Ind.

Roy Tyler, Clinton, Ind.

[F. R. Doc. 44-10148; Filed, July 11, 1944;
9:21 a. m.]

OFFICE OF PRICE ADMINISTRATION.
[MPR 120, Order 849]

COLWELL MINING CO., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 849 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant. Order establishing maximum prices and price classifications.

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 1. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the District in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classification of the respective size groups. The location of each mine is given by county and state. Each producer is subject to all provisions of Maximum Price Regulation No. 120.

COLWELL MINING COMPANY, KITTANNING, PA., COLWELL NO. 1 MINE, E SEAM, MINE INDEX NO. 5151, ARMSTRONG COUNTY, PA., SUBDISTRICT 10, RAIL SHIPPING POINT: LOGANSFORD, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	H	H	H	J	J
Rail shipment.....	330	330	310	285	285
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	350	330	330	310	300

DUGAN & REDDING, OSCEOLA MILLS, PA., D & R No. 1 MINE, E SEAM, MINE INDEX NO. 5134, CLEARFIELD COUNTY, PA., SUBDISTRICT 14, RAIL SHIPPING POINT: MORGAN RUN JUNCTION, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

DUGAN & REDDING, OSCEOLA MILLS, PA., D & R No. 2 MINE, C SEAM, MINE INDEX NO. 5135, CLEARFIELD COUNTY, PA., SUB-DISTRICT 14, RAIL SHIPPING POINT: MORGAN RUN JUNCTION, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

DUNLO COAL CO., 1300 GRAHAM AVE., WINDREB, PA., TROY No. 6 MINE, B SEAM, MINE INDEX NO. 5138, SOMERSET COUNTY, PA., SUB-DISTRICT 33, RAIL SHIPPING POINT: RUMMEL BRANCH, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	A	A	A	A	C
Rail shipment.....	355	370	360	345	330
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	355	360	360	350	330

HELM COAL CO., SUMNER ST. & W. M. RY., YORK, PA., BENEDICT No. 2 MINE, FULTON SEAM, MINE INDEX NO. 5126, HUNTINGDON COUNTY, PA., SUBDISTRICT 39, RAIL SHIPPING POINT: DUDLEY, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	B	B	B	B	C
By all methods of transportation and for all uses..	425	425	390	365	350

HELM COAL CO., SUMNER ST. & W. M. RY., YORK, PA., BENEDICT No. 1 MINE, BARNETT SEAM, MINE INDEX NO. 5125, HUNTINGDON COUNTY, PA., SUBDISTRICT 39, RAIL SHIPPING POINT: DUDLEY, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	B	B	B	B	C
By all methods of transportation and for all uses..	425	425	390	365	350

KEPHART COAL CO., HOUTZDALE, PA., MORGAN RUN MINE, B SEAM, MINE INDEX NO. 5132, CLEARFIELD COUNTY, PA., SUBDISTRICT 13, RAIL SHIPPING POINT: STERLING SIDING No. 4579 PA., DRIFT MINE.

	Size group Nos.				
	1	2	3	4	5
Price classification.....	D	D	D	D	D
Rail shipment.....	360	340	335	325	325
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	370	345	345	335	325

TOMER COAL COMPANY, 256 N. 6TH ST., INDIANA, PA., TOMER #2 MINE, D SEAM, MINE INDEX NO. 5111, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT: CLYMER, PA., STRIP MINE.

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

PAUL E. BARRY, RICHLAND, PA., No. 1 MINE, D SEAM, MINE INDEX NO. 5127, CLEARFIELD COUNTY, PA., SUBDISTRICT 13, RAIL SHIPPING POINT: IRVONA, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

PAUL E. BARRY, RICHLAND, PA., No. 2 MINE, E SEAM, MINE INDEX NO. 5128, CLEARFIELD COUNTY, PA., SUBDISTRICT 13, RAIL SHIPPING POINT: IRVONA, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

BRADFORD COAL CO., BIGLER, PA., COOPER SMOKELESS #2A MINE, C SEAM, MINE INDEX NO. 5105, CLEARFIELD COUNTY, PA., SUBDISTRICT 8, RAIL SHIPPING POINT: MORRISDALE, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

CABLE BROTHERS, CAIRNBROOK, PA., CABLE MINE, C SEAM, MINE INDEX NO. 3165, SOMERSET COUNTY, PA., SUBDISTRICT 38, RAIL SHIPPING POINT: CAIRNBROOK, PA., DEEP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	D	D	D	D	D
Rail shipment.....	360	340	335	325	325
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	370	345	345	335	325

¹ Previously established.

ROCHESTER & PITTSBURG COAL COMPANY, INDIANA, PA., BEECHTREE No. 1 MINE, D SEAM, MINE INDEX NO. 5120, JEFFERSON COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT: STATION No. R. D. 3 BEECHTREE BRANCH B. & O. STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	E	E	E	E	E
Rail shipment.....	355	335	335	315	315
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	365	340	340	330	320

ROCHESTER & PITTSBURG COAL COMPANY, INDIANA, PA., BEECHTREE No. 2 MINE, E SEAM, MINE INDEX NO. 5121, JEFFERSON COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT: STATION No. R. D. 3 BEECHTREE BRANCH B. & O. STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

STINEMAN COAL & COKE COMPANY, BROAD STREET STATION BLDG., PHILADELPHIA, PA., STINEMAN No. 12 MINE, F SEAM, MINE INDEX NO. 5133, CAMBRIA COUNTY, PA., SUBDISTRICT 29, RAIL SHIPPING POINT: J. & S. C. SEC., JOHNSTOWN, PA., DEEP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	E	E	E	E	E
Rail shipment.....	355	335	335	315	315
Railroad locomotive fuel....	320	320	305	295	295
Truck shipment.....	365	340	340	330	320

This order shall become effective July 11, 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 July 1944.
JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10136; Filed, July 10, 1944; 4:42 p. m.]

[MPR 288, Order AG-1]

CERTAIN CANNED FRUITS

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Territorial Director of the Office of Price Administration in Alaska by § 1418.354 (a) of Maximum Price Regulation No. 288, It is hereby ordered:

(a) The maximum retail prices of Silver Shore Applesauce (fancy 1 lb. 4 oz. tin) and Reliance Green Gage Plums (1 lb. 14 oz. glass) shown in § 1418.363 (1), Table XII of Maximum Price Regulation No. 288 are hereby adjusted and maximum retail prices for these items established as follows:

Brand style description	Container size or net weight	Ketchikan	Wragell	Petersburg	Juneau-Douglas	Skagway-Haines	Sitka	Cordova
Applesauce, tin: Silver Shore Fancy	1 lb. 4 oz.	0.24	0.25	0.25	0.25	0.25	0.25	0.26
Plums, glass: Reliance Green Gage	1 lb. 14 oz.	.37	.37	.37	.37	.37	.38	.39

Brand style description	Container size or net weight	Valdez	Seward	Kodiak	Anchorage	Palmer	Fairbanks	Nome
Applesauce, tin: Silver Shore Fancy	1 lb. 4 oz.	0.26	0.26	0.27	0.30	0.31	0.33	0.29
Plums, glass: Reliance Green Gage	1 lb. 14 oz.	.39	.39	.39	.45	.47	.49	.42

(b) Unless previously revoked or amended this order shall remain in effect until superseded by an appropriate amendment to Maximum Price Regulation No. 288.

This order shall become effective May 22, 1944.

A copy of this order has been filed today with this office where it is open to inspection by the public.

Issued this 22d day of May 1944.

DONALD J. O'CONNOR,
Acting Alaska Director OPA.

[F. R. Doc. 44-10135; Filed, July 10, 1944;
4:42 p. m.]

[RPS 40, Corr. to Order 7]

E. T. FRAM LOCK CO.

ADJUSTMENT OF MAXIMUM PRICES

Paragraph (c) of Order No. 7 under § 1346.6a (a) of Revised Price Schedule No. 40 is corrected to read as follows:

(c) All prayers in the application of the E. T. Fram Lock Company not granted in this order are denied.

This correction shall be effective as of June 13, 1944.

Issued this 11th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10185; Filed, July 11, 1944;
11:56 a. m.]

[FPR 1, Order 1 Under Supp. 5]

PACKED CITRUS PRODUCTS OF THE 1944 AND LATER PACKS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued at the same time as this order, and in accordance with section 4 (c) of Supplement 5 to Food Products Regulation 1, *It is ordered:*

(a) For grapefruit juice packed in any container size during the period May 1, 1944 through September 30, 1944, no reduction in maximum prices under section 4 (c) shall be made by processors in any stated or area listed in the table in section 4 (a) for sales to government procurement agencies.

(b) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective July 12, 1944.

(56 Stat. 23, 765; Pub. Law 151; 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9238, 8 F.R. 4681)

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10182; Filed, July 11, 1944;
11:53 a. m.]

[MPR 188, Amdt. 3 to 2d Rev. Order A-3]

SPECIFIED BUILDING MATERIALS AND CONSUMERS' GOODS OTHER THAN APPAREL

ADJUSTMENT OF MANUFACTURERS' MAXIMUM PRICES

An opinion accompanying this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Second Revised Order No. A-3 issued under §1499.159b of Maximum Price Regulation No. 188 is amended by adding the following commodity to the list set forth in paragraph (e) (2):

Furniture frames

This amendment shall become effective on the 12th day of July 1944.

Issued this 11th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10180; Filed, July 11, 1944;
11:53 a. m.]

Regional and District Office Orders.

[Region V Order G-1 Under Gen. Order 50]

MAXIMUM PRICES FOR MALT BEVERAGES IN DESIGNATED SOUTHERN STATES

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region V of the Office of Price Administration by General Order No. 50 issued by the Administrator of the Office of Price Administration, it is hereby ordered:

SECTION 1. Purpose of order. It is the purpose of this order to establish specific maximum prices for malt beverages as defined in this order, either in containers or on draught when sold or offered for sale at retail by any eating or drinking establishment for "consumption on the premises."

SEC. 2. Geographical applicability. The provisions of this order extend to all eating and drinking establishments located in Region V of the Office of Price

Administration, except those specifically exempted by section 5. Region V of the Office of Price Administration includes all of the territory located within the outermost geographical boundaries of the States of Arkansas, Kansas, Louisiana, Missouri, Oklahoma and Texas.

Sec. 3. Ceiling prices. (a) On and after July 31, 1944, if you operate an eating or drinking establishment, you may not sell or offer for sale any beverage subject to this order at prices higher than the applicable ceiling prices listed in Appendix A. You may, of course, charge lower prices at any time.

(b) If you sell any beverages subject to this order which are not specifically listed in Appendix A hereof, and if you believe that the maximum price specified under the applicable heading "All other brands not listed in this Appendix A" is not appropriate to such beverage you may make application to the Regional Office, Office of Price Administration, Region V, Dallas, Texas, requesting that such beverage be specifically listed in Appendix A hereof. With or without such application the Regional Office of the Office of Price Administration, Region V, Dallas, Texas, may, at any time, add new or unlisted beverages, brands, types or sizes, together with maximum prices for same to the lists set forth in Appendix A hereof.

Malt beverages in container sizes for which prices are not specified in Appendix A shall remain subject to Maximum Price Regulation No. 259.

(c) You may not add any taxes to your ceiling prices set forth in Appendix A hereof except those specifically provided therein, as all other taxes were taken into consideration in establishing the ceiling prices for each group, as set forth in Appendix A.

(d) You may not add any sum as a bottle deposit to the maximum prices established in Appendix A for the Group in which you belong.

Sec. 4. This order divides eating and drinking establishments into three groups. Different ceiling prices are established herein for each group, and the prices for each group are listed in Appendix A of this order.

(a) *In what group an establishment belongs.* In determining the group in which an establishment belongs its legal ceiling prices under Maximum Price Regulation 259 shall include all taxes in effect during the applicable base period except those which were stated and collected separately.

(1) An establishment, except a new seller, (See definition in paragraph (e) of this section 4) belongs in Group 1B if:

(i) During the base period of April 4-10, 1943, or after that period but before the effective date of this order, the establishment had legal ceiling prices under Maximum Price Regulation No. 259 for some or all of the brands of malt beverages listed in Table II of Appendix A of this order; and

(ii) The legal ceiling price for the greatest number of the brands listed in Table II of Appendix A of this order for

which it had thus established a ceiling price was 19¢ or more per 12-ounce bottle.

(2) An establishment, except a new seller, (See definition in paragraph (e) of this section 4) belongs in Group 2B if:

(i) During the base period of April 4-10, 1943, or after that period but before the effective date of this order, the establishment had legal ceiling prices under Maximum Price Regulation No. 259 for some or all of the brands of malt beverages listed in Table II of Appendix A of this order; and

(ii) The legal ceiling price for the greatest number of the brands listed in Table II of Appendix A of this order for which it had thus established a ceiling price was less than 19¢ but not less than 15¢ per 12-ounce bottle.

(3) If, before the effective date of this order, an establishment did not sell any of the brands of beer listed in Table II of Appendix A of this order but did sell one or more of the brands of beer listed in Table I, then the establishment shall determine its group by following the same method set out in subparagraphs (1) and (2) above, except that it shall be in Group 1B if the price for the greatest number of the brands listed in Table I which it sold was 24¢ or more per 12-ounce bottle, and it shall be in Group 2B if the price for the greatest number of brands listed in Table I which it sold was less than 24¢ but not less than 20¢ per 12-ounce bottle.

(4) An establishment belongs in Group 3B if it does not qualify for either Group 1B or Group 2B.

(b) *How an establishment obtains permission to use Group 1B or Group 2B Prices.* (1) Each separate establishment, even though under the same ownership or management, must be separately and individually classified into its proper group (example, if there is a coffee shop, a main dining room, a special function room, and a snack bar in a hotel, owned and operated by the same person, each one of those four eating or drinking places is considered a separate establishment and must separately determine its proper group).

(2) If, before the issuance of this order, an eating or drinking establishment which desires to be classified in Group 1B or Group 2B has filed prices for items listed in either Table I or Table II of Appendix A of this order with its War Price and Rationing Board, in accordance with the provisions of General Order No. 50,¹ such establishment shall file a report with its War Price and Rationing Board setting forth the information required by Form G. O. 50 V 1-1.² This report shall be filed in duplicate.

(3) If, before the issuance of this order, an establishment which desires to be classified in Group 1B or Group 2B did not file prices for any items listed in Table I or Table II of Appendix A of this order, it shall file a report in duplicate

with the appropriate District Office, giving all the information required by Form G. O. 50 V 1-1.²

(4) The report required by this section shall be considered to be filed only:

(i) When such report, properly signed, and in duplicate is received by the appropriate War Price and Rationing Board or appropriate District Office, as the case may be; or

(ii) When such report, properly signed, and in duplicate is mailed, registered mail, addressed to the appropriate War Price and Rationing Board or appropriate District Office, as the case may be.

(c) *When an establishment may use the prices set forth in this order.* (1) Group 3B prices may be used by any establishment subject to this order on and after July 31, 1944.

(2) An establishment may use Group 1B or Group 2B prices on and after July 31, 1944, if:

(i) It has received permission from the War Price and Rationing Board or District Office with which it filed Form G. O. 50 V-1-1, or (ii) the War Price and Rationing Board or District Office has not denied the permission and 20 days have elapsed since the establishment filed Form G. O. 50 V-1-1 with the appropriate War Price and Rationing Board or District Office.

(d) *Determination by War Price and Rationing Boards and District Offices of the proper group for an establishment.*

(1) If an establishment has filed prices for malt beverages with its War Price and Rationing Board, in accordance with General Order No. 50,¹ and those prices show that the establishment is entitled to use the prices of Group 1B or Group 2B under this order, the War Price and Rationing Board, upon receipt of a report filed pursuant to paragraph (b) of this section 4, shall notify the establishment that it may use either Group 1B or Group 2B prices, as the case may be, and forward to such establishment a placard showing the Group to which the establishment belongs. This determination shall be subject to further action on the part of the District Director, as hereinafter provided.

(2) If an establishment has filed prices with the War Price and Rationing Board, as required by General Order No. 50,¹ showing its ceiling prices for malt beverages and those prices are lower than the prices which would entitle the establishment to use Group 2B prices, the War Price and Rationing Board shall notify the establishment that it may not use either Group 1B or Group 2B prices and shall forward the report filed by such establishment to the District Director. In such event, the establishment shall not sell malt beverages at prices higher than Group 3B prices until and unless an order is issued by the District Director granting the establishment permission to use higher prices.

(3) If an establishment which filed a report seeking to use Group 1B or Group 2B prices has been refused such permission by the appropriate War Price and Rationing Board because the prices for malt beverages previously filed by such

establishment pursuant to General Order No. 50² are lower than the prices which would entitle such establishment to use the Group 1B or Group 2B prices, said prices for malt beverages filed pursuant to General Order No. 50² shall be deemed by the District Director to reflect the legal ceiling prices of the establishment. In response to an application for redetermination of the proper Group for an establishment, the District Director may permit such seller to use prices higher than Group 3B if the establishment presents to him clear and unmistakable evidence that it actually had legally established ceiling prices under Maximum Price Regulation No. 259 for malt beverages higher than those originally filed with the War Price and Rationing Board. In determining whether the establishment is entitled to use Group 1B or Group 2B prices, the District Director will take into consideration the type of establishment, prices which it charges for items not covered by this order, and the established ceiling prices of other sellers of the same type in that community whose operations are similar and who would normally be expected to have approximately the same prices. He will also consider the general level of prices of beer and other food items sold by eating or drinking establishments in that community, as compared with the reported prices of the establishment seeking to use Group 1B or Group 2B prices.

(4) If an establishment did not file prices for malt beverages with the War Price and Rationing Board pursuant to General Order No. 50¹, but did file prices for food items which it sold, and if its near-by competitors who operate the same type of establishment and who would normally be expected to have approximately the same prices, did file prices for malt beverages with the War Price and Rationing Board, the District Director, in passing upon the report of the establishment shall give due weight to the prices for malt beverages filed by such near-by competitors and to the prices for food items filed by the establishment and its near-by competitors.

(5) If the determination of the appropriate group of an establishment cannot be made on the basis of the criteria set forth in subparagraph (1), (2), (3), or (4) above, the District Director shall consider all pertinent evidence presented by the establishment in support of its allegation that it had legal ceiling prices under Maximum Price Regulation No. 259 sufficiently high to entitle it to use either Group 1B or Group 2B prices. He shall also consider any other evidence which he may obtain from the applicant or from other sources. He shall give consideration to the relationship between the requested prices and the prices of such establishment for food and beverage items not covered by this order, and to the legal ceiling prices for items covered by this order and for food and beverage items not covered by this order sold by other establishments in the community.

(6) The District Director may require an establishment which has been per-

¹ 8 F.R. 4808.

² A sample of Form G. O. 50 V 1-1 appears in Appendix B. Copies of Form G. O. 50 V 1-1 may be obtained from your War Price and Rationing Board or your District Office.

mitted to use the prices of Group 1B or Group 2B to use the prices of a proper lower price group if he finds, upon applying the criteria set forth in paragraph (1-5), inclusive, of this paragraph (d) of section 4, the establishment has failed to prove that its actual legal ceiling prices under Maximum Price Regulation No. 259 entitle it to use the prices of the higher price group.

Any establishment which has been placed in a particular group by action of its War Price and Rationing Board may make application to the District Director for redetermination of its appropriate group. Such application must be filed with the District Office within fifteen days after the letter from the War Price and Rationing Board was mailed to the establishment notifying it of its group classification. In considering such application the District Director shall apply the criteria set forth in this paragraph (d) of section 4.

(e) *New sellers.* (1) A "new seller" for the purposes of this order means:

(i) Any eating or drinking establishment which was not selling malt beverage before the effective date of this order, or

(ii) Any eating or drinking establishment located in any District of Region V of the Office of Price Administration listed below which did not establish a legal ceiling price for malt beverages under Maximum Price Regulation No. 259 before the date set forth below opposite its appropriate District Office city:

Districts:	Dates
Little Rock, Ark.....	Sept. 10, 1943
Shreveport, La.....	Aug. 9, 1943
Oklahoma City, Okla.....	July 21, 1943
Tulsa, Okla.....	July 16, 1943
Dallas, Tex.....	Oct. 10, 1943
Fort Worth, Tex.....	July 26, 1943
Houston, Tex.....	Sept. 17, 1943
Lubbock, Tex.....	Nov. 1, 1943
San Antonio, Tex.....	Sept. 15, 1943

(2) All new sellers are automatically in Group 3B. Any new seller may, either before or after commencing the sale of malt beverages, file an application with the appropriate District Office requesting that his establishment be classified into the same group to which the nearest similar eating or drinking establishment of the same type belongs. Until his application is acted upon and his establishment is so classified, it must retain the classification of a Group 3B seller, and must observe the ceiling prices as provided for that Group in Appendix A hereof. All such applications for classification must contain the following information:

(i) Name and address of the establishment and of its owner or owners.

(ii) A description of the establishment showing its type (such as night club, hotel, restaurant, tavern) and the date it began operating.

(iii) The ceiling prices by brand name and container size of all beverages sold since it opened for business.

(iv) The names of the three nearest eating and drinking establishments of the same type, and their group number as determined under this order.

(v) Any other information pertinent to such application, or which may be requested by the District Office.

If the District Director determines from the evidence before him that the applicant's establishment is of the same type as its near-by competitor and its type of operation is such that under normal conditions it would establish prices the same or approximately the same as its near-by competitor, and that its near-by competitor is classified in Group 1B or Group 2B, the District Director may classify the applicant in the proper higher priced group.

SEC. 5. *Exempt sales.* The following sales of malt beverages are exempt from the operation of this order. However, unless they are otherwise exempt from price control, they shall remain subject to the appropriate maximum price regulation:

(a) Sales by persons on board common carriers, including railroad dining cars, club bars, bar cars, and buffet cars, or sales otherwise governed by Restaurant Maximum Prices Regulation 1 (Dining Car Regulation).

(b) Sales to patients by public and private hospitals.

(c) Sales by eating cooperatives formed by members of the Armed Forces (as, for example, officers' mess) operated as a non-profit cooperative (where no part of the net earnings inures to the benefit of any individual), and substantially all sales of which are made to members of the Armed Forces who are members of the cooperative.

(d) Sales by the War Department or the Department of the Navy of the United States through such Departments' sales stores, including commissaries ships' stores ashore, and by stores operated as army canteens, post exchanges, or ships' activities.

(e) Sales by "hotel room service"; *Provided*, The hotel prior to the effective date of this order customarily made "hotel room service" sales at legal ceiling prices different than those charged by other eating or drinking establishments operated in the hotel; and *Provided further*, That the hotel shall within 60 days after the effective date of this order notify its War Price and Rationing Board that it claims this exemption and the basis upon which such claim is made.

"Hotel room service" means the sale of malt beverage by a hotel to a person where the delivery of the malt beverage is made to the guest room of a person registered as a bona fide guest in the hotel.

(f) Sales at a function of any fraternal, religious, or charitable organization; provided such sales meet all of the following requirements:

(1) The function does not occur more than twice a year, and

(2) The function does not continue for more than three days at a time, and

(3) None of the proceeds accrue to the benefit of any private individual or to any corporation organized for profit, and all of the proceeds are used for charitable purposes, and

(4) The sales of malt beverage are not made by a concessionaire.

(g) Sales by bona fide private clubs insofar as such clubs sell only to members or bona fide guests of members. Whenever such clubs sell to persons other than members or bona fide guests of members, such clubs shall be considered for all sales an eating or drinking establishment and subject to this order. No club shall be considered to be exempt as a private club, within the meaning of this subparagraph, unless its members pay dues (more than merely nominal in amount), are elected to membership by a governing board, membership committee or other body, and unless it is otherwise operated as a private club.

No club organized after the effective date of this order shall be exempt unless and until it has filed a request for exemption with the appropriate District Office, furnishing such information as may be required, and has received a communication from such office authorizing exemption as a private club. The District Director is hereby authorized to approve or disapprove such applications.

SEC. 6. *Evasion.* If you are an operator of an eating or drinking establishment you must not evade the ceiling prices established by this order by any type of scheme or device; among other things (this is not an attempt to list all evasive practices) you must not:

(a) Institute or increase any cover, minimum, bread and butter, service, corkage, entertainment, checkroom, parking or other special charges which you did not legally have in effect on the effective date of this order.

(b) Require as a condition of sale of a beverage the purchase of other items or meals, except, that during the hours 11:30 a. m. to 1:30 p. m. and the hours 6:00 p. m. to 8:00 p. m., any eating or drinking establishment which derives not less than 70 percent of its gross revenue from the sale of prepared food items (not including beverage items) sold for consumption on the premises may refuse to sell malt beverages for consumption on the premises during those hours to persons who do not also purchase food items.

SEC. 7. *Records and menus.* If you are an operator of an eating or drinking establishment subject to this order you must observe the requirements of General Order 50,² as well as any applicable Restaurant Maximum Price Regulation, with reference to the filing and keeping of menus and the preservation and keeping of customary and future records. Among other provisions of General Order No. 50,² are the following:

(a) Preserve all existing records relating to prices, cost and sales of food items, meals and beverages;

(b) Continue to prepare and maintain such records as have been ordinarily kept;

(c) Keep for examination by the Office of Price Administration two copies of each menu used by the establishment each day, or a daily record in duplicate of the prices charged for food items, beverages and meals, except that prices need not be recorded which are the same

² See note, p. 7797.

as or less than prices previously recorded for the same items, beverages, or meals. If the establishment has customarily used menus, it must continue to do so.

SEC. 8. Posting of prices. If you are an operator of an eating or drinking establishment you must post and keep posted, the ceiling prices of the beverages subject to this order sold by your establishment, either by:

(a) Supplying the customers menus or bills of fare showing the beverages subject to this order which are sold by the establishment; and showing the brand name, quantity and ceiling price of each kind and type of bottled malt beverage, and the quantity and ceiling price of all malt beverages sold on draught, or

(b) Posting a sign giving the same information as required on menus or bills of fare by paragraph (a) above. Such a sign must be posted in the establishment at a place where it can be easily read by the customers.

(c) No establishment which fails to comply with the posting provisions of this section 8 may sell any malt beverages covered by this order at higher than the prices prescribed for Group 3B during the time such establishment is not in compliance with this section 8.

SEC. 9. Posting of group number. If you operate an eating or drinking establishment selling at retail beverages subject to this order you must post, and keep posted, in the premises a card clearly visible to purchasers showing the group number of your establishment as classified under this order. You must post either the card which, upon request, your War Price and Rationing Board will furnish you for this purpose, or a reasonably accurate facsimile thereof. If at any time you fail to have the card posted in your establishment as required in this section 9, you may not during that time sell any malt beverage covered by this order at prices higher than those provided for Group 3B sellers.

SEC. 10. Receipts and sales slips. Regardless of whether receipts have customarily been used, upon request by any customer at the time of payment, a receipt containing a full description of the beverage sold and the price of same must be given to the customer.

If you have customarily used receipts or sales slips you may not now discontinue the practice.

SEC. 11. Operation of several establishments. If you own or operate more than one establishment selling beverages subject to this order you must do everything required by this order for each establishment separately.

SEC. 12. Transfers of business or stock in trade. If the business, assets, or stock in trade of any establishment are hereafter sold or otherwise transferred, or have been sold or transferred subsequent to April 10, 1943, and the transferee carries on the business or continues to sell malt beverages covered by this Order in the same location, the maximum prices of the transferee shall be the same as those to which its transferor would have been subject if no such transfer had taken place, and its obligation to keep records sufficient to verify such prices shall be the same. The transferor shall either preserve and make available or turn over to the transferee all records of

transactions prior to the transfer which are necessary to enable the transferee to comply with the record provisions of this regulation.

SEC. 13. Changes in location. If any establishment is hereafter moved to a new location, the establishment shall be considered a new seller under this order and shall determine its prices under the provisions of section 4, paragraph (e).

SEC. 14. Enforcement. If you violate any provision of this order you are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspensions of licenses, provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 15. 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 order. If you are a seller subject to this order your license may be suspended for violation of the license or of the order. If your license is suspended you may not, during the period of suspension, make any sale for which your license has been suspended.

SEC. 16. Relation to other maximum price regulations. On or after July 31, 1944, this order supersedes the provisions of Maximum Price Regulation No. 259, and any orders issued by any District Director under General Order No. 50² insofar as such regulations or orders are applicable to sales at retail by eating or drinking establishments of beverages subject to this order.

SEC. 17. Definitions. (a) "Malt beverage" is any malt or cereal malt beverage produced either within or without the Continental United States, and including, without limitations, those beverages commonly called beer, lager beer, ale, porter, stout, near beer and combinations thereof.

(b) "Beer" unless the context requires otherwise means "malt beverage".

(c) "On draught" means dispensed by a seller at retail from any container of 1/8 barrel or larger size.

(d) "Eating or drinking establishment" shall include any place, establishment, or location, whether temporary or permanent, in which any prepared food item or meal, or any beverage is sold for "consumption on the premises." Sales of malt beverages by grocery stores, ice houses, and other eating or drinking establishments for consumption off the premises shall not be subject to this order but shall remain subject to the applicable Maximum Price Regulation.

(e) "Consumption on the premises" as applied to sales of malt beverages means any sale of malt beverage "on draught", or any sale of bottled malt beverage when the container is opened by the seller, or opened on or about the seller's premises.

(f) "Appropriate War Price and Rationing Board" or "its War Price and Rationing Board" means the War Price and Rationing Board of the Office of Price Administration having jurisdiction over the locality in which the establishment is situated.

(g) "Appropriate District Office" means the District Office of the Office of Price Administration having jurisdiction over the locality in which the establishment is situated.

(h) "District Director" means the District Director of the appropriate District Office.

(i) "Other definitions." Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in § 1499.20 of the General Maximum Price Regulation, as amended, shall apply to the other terms used herein.

SEC. 18. Petitions for amendment. Any person dissatisfied with any of the provisions of this order may request the Office of Price Administration to amend the order. Such petition for amendment must be filed in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition for amendment shall be directed to, filed with, and acted upon, by the Regional Administrator, Region V, Office of Price Administration, Dallas, Texas.

SEC. 19. Revocation and amendment. This order may be revoked, amended, or corrected at any time.

SEC. 20. Appendix A: Maximum prices for malt beverage items. The prices set forth in the following five tables include all taxes and other charges and no additions may be made to such prices, except:

(1) Sellers who are required to pay the Federal Excise Tax, commonly called the "cabaret tax", may add the exact amount of such tax to the prices prescribed in these tables: *Provided*, Such tax is separately stated and collected.

(2) Any sales tax imposed by the law of the state, or sub-division thereof, in which the seller's establishment is located, which is required to be collected upon such sale and which is required to be or permitted to be passed on by the seller, may be collected in addition to the prices set forth in these tables: *Provided*, That such tax is separately stated and collected.

TABLE I—MAXIMUM PRICES PER BOTTLE FOR THE RESPECTIVE CONTAINER SIZES FOR ALL OF THE BRANDS OF MALT BEVERAGES LISTED IN THIS TABLE I

LIST OF PRICES

Group 1B		Group 2B		Group 3B	
12 oz.	32 oz.	12 oz.	32 oz.	12 oz.	32 oz.
2¢	5¢	2½¢	4½¢	18¢	40¢

LIST OF BRANDS

Ballentine's Beer.
 Barbarossa.
 Blatz Pilsener.
 Budweiser.
 Burger Brau.
 Canadian Ace.
 Coors.
 Country Club.
 Embassy Club.
 Fox Head Lager.
 Fox Head-400.
 Gold Coast.
 Grain Belt.
 Hamm's Preferred.
 Heilman's O. S. Lager.
 Heilman's O. S. Export.
 Kingsbury Pale.
 Lemp Black Label.
 Medford Lager.
 Miller's High Life.
 Muehlbach Pilsener.
 Pabst Blue Ribbon.
 Peerless Amber.
 Port Premo.
 Ruby.
 Schlitz.
 Trim.

TABLE II—MAXIMUM PRICES PER BOTTLE FOR THE RESPECTIVE CONTAINER SIZES FOR ALL OF THE BRANDS OF MALT BEVERAGES LISTED IN THIS TABLE II

LIST OF PRICES					
Group 1B		Group 2B		Group 3B	
12 oz.	32 oz.	12 oz.	32 oz.	12 oz.	32 oz.
21¢	40¢	16¢	35¢	13¢	30¢

LIST OF BRANDS

- ABC.
- Acme Beer.
- Acme Ale.
- Alpen Brau.
- Berlin Lager.
- Birk's.
- Birk's Trophy.
- Blue Bonnet.
- Bohemia (Domestic).
- Burger Beer.
- Burgomeister.
- Capitol.
- Champagne Velvet.
- Cook's Goldblume.
- Cream Top.
- Crown Select.
- Dick's Pilsener.
- Dixie.
- Downs.
- Eagle.
- Edelweiss.
- Eulberg.
- Faistaff.
- Fischback.
- Fortune.
- 4 Crown X.
- 4 X.
- Fox Deluxe.
- Gold Crest.
- Gold Label.
- Gold Medal.
- Gold Seal.
- Grand Prize.
- Griesdeck.
- Haas Extra Pale.
- Hapsburg.
- Harry Mitchell Lager.
- Harry Mitchell Premium.
- High Brau.
- Highland.
- Hyde Park.
- Jax.
- Jefferson.
- Jung's Pilsener.
- Kato White Label.
- Koernig's Brau.
- Koller.
- Lang.
- Lemp Red Label.
- Lone Star.
- Manhattan.
- Metz Jubilee.
- Miller's Export.
- Monterrey (Domestic).
- Old Gold.
- Old Imperial.
- Old King.
- Old Timer.
- Pearl.
- Pine Tree.
- Pioneer.
- Pioneer Victory Beer.
- Polo Beer.
- Pom-Roy.
- Prager.
- Prima 3 Star.
- Prima.
- Prince of Pilsener.
- Progress.
- Regal.
- Schmidt City Club.
- Schott's Highland.
- Shawano Club Beer.
- Shiner.
- Silver Cream.
- Silver Fox.
- Southern Select.
- Staats.
- Stag.
- Standard Wirthbräu.
- Stern Brau.
- Stork.
- Tivoli.
- Topaz.
- Town Club.
- Trophy.
- White Seal.
- Zoller's.
- Zoller's Blackhawk.
- Zoller's Pilsener.
- Zoller's Topping.

TABLE III—MAXIMUM PRICES PER BOTTLE FOR THE RESPECTIVE CONTAINER SIZES FOR THE RESPECTIVE BRANDS OF MALT BEVERAGES LISTED IN THIS TABLE III

Brand	Group 1B		Group 2B		Group 3B	
	12 oz.	7 oz.	12 oz.	7 oz.	12 oz.	7 oz.
Mexican beer ¹	Cts. 30	Cts. 20	Cts. 25	Cts. 15	Cts. 25	Cts. 15
Van Merritt Beer.....	30	25	25	20	25	20
Ballentine's Ale.....	30	25	25	20	25	20
Buckingham Ale.....	30	25	25	20	25	20
Burger Ale.....	30	25	25	20	25	20
Pabst Ale.....	30	25	25	20	25	20
Red Top Ale.....	30	25	25	20	25	20
Twenty Grand Ale.....	30	25	25	20	25	20

¹ "Mexican Beer" means all malt beverages produced in the Republic of Mexico. Prices for "Mexican Beer" shown in the 12 oz. column above include 12 oz. bottles and bottles of approximately 11 oz. Prices for "Mexican Beer" shown in the 7 oz. column above include bottles of approximately 7 oz. commonly known as "splits".

TABLE IV—MAXIMUM PRICES PER BOTTLE IN THE RESPECTIVE CONTAINER SIZES FOR ALL BRANDS OF MALT BEVERAGES NOT LISTED IN TABLES I, II, OR III.

Group 1B		Group 2B		Group 3B	
12 oz.	32 oz.	12 oz.	32 oz.	12 oz.	32 oz.
21¢	40¢	16¢	35¢	13¢	30¢

TABLE V—MAXIMUM PRICES FOR DRAUGHT BEER EXPRESSED IN CENTS PER OUNCE EXCLUSIVE OF FOAM FOR THE RESPECTIVE GROUPS FOR THE BRANDS LISTED BELOW IN THIS TABLE¹

Brand	Group 1B (per ounce)	Group 2B (per ounce)	Group 3B (per ounce)
Michelob.....	Cents 2	Cents 1.5	Cents 1.5
All other brands.....	1.5	1	1

¹ One cent (1¢) per glass may be added to the prices listed in this Table V provided the glass contains not less than 8 ounces of malt beverage, exclusive of foam.

SEC. 21. Appendix B: Form for reporting group classification under Section 4.

OPA Form G. O. 50-VG1-1 Form Approved (5-44) Budget Bureau No. 08-R964

This form may be reproduced without change.

UNITED STATES OF AMERICA

OFFICE OF PRICE ADMINISTRATION

APPLICATION FOR PRICE CLASSIFICATION OF MALT BEVERAGES SERVED AT EATING AND DRINKING ESTABLISHMENTS

Read Instructions on Reverse of This Form

Name of Establishment _____
 Address—Number and Street _____
 City, Postal Zone No. and State _____
 Name of Owner _____

Corporation Partnership Sole Proprietorship

1. Was this establishment in business prior to April 10, 1943? Yes No
 - A. If "No", when did this establishment open for business? Date: _____
 - B. If "Yes", did you file your menus showing prices of malt beverages with your local War Price and Rationing Board? Yes No
2. A. Do you operate on concession basis? Yes No
 B. Do you employ vendors for beer? Yes No
3. If establishment is located in a hotel give the minimum rate per day for a single room with bath \$ _____
4. Do you pay the Federal excise tax, commonly called "Cabaret Tax", on the malt beverages sold in this establishment? Yes No
5. Insert your Legal Ceiling Prices. If you sold malt beverages during the period of April 4, to 10th, 1943, insert prices you charged for each brand (12 oz. bottles) during that period. If you were not selling malt beverages during the period of April 4, to 10th, 1943, insert your legal ceiling prices for brands you now sell.

TABLE 1—BEERS

Brand	Price	Brand	Price

TABLE 2—BEERS

Brand	Price	Brand	Price

6. Into what group (1B, 2B or 3B) do you believe these prices place your establishment? 1B. 2B. 3B.

Give names and addresses of the nearest establishments of the same type. (Examples: Other sellers who serve similar customers, in a comparable operation, and whose prices are approximately the same as prices in your establishment.)

Name	Address

Describe the kind of establishment you operate and the kind of service offered therein.

If additional space is needed, attach another sheet. I certify that the information given above is true and complete.

Signature of Owner or Person Authorized to Act for Owner

Date _____
 A false certification is a criminal offense.

INSTRUCTIONS

1. Do not file this report unless you are eligible to use Group 1B or Group 2B prices.
2. File two copies with:
 - (A) Your War Price and Rationing Board if you answer Question No. 1 (B) "Yes."
 - (B) Your district office of the Office of Price Administration if you answer Question No. 1 (B) "No."
3. File a separate report for each establishment. Example 1: Three restaurants under the same ownership located in different buildings. File separate report on this form for each restaurant. Example 2: Main dining room, coffee shop, and bar under same ownership located in one building. File separate report on this form for each.
4. Answer all questions in the report. You may submit any additional information which you think will assist the Office of Price Administration in passing on your report.
5. "Name of establishment" means the name by which the eating or drinking establishment or particular room is known. Example: Doe's Cafe, The Blue Room, Roe's Stand No. 1, etc.
6. "Name of owner" means the official name of the corporation, partnership, or sole proprietor which owns the establishment. Examples: Doe, Incorporated, Smith and Jones, "Richard Roe."
7. In answering Question No. 5, read the list of beers appearing in Table 1, attached to this report form, pick out the ones you sold during the base period, or if you were not selling beer during the base period, the ones you now sell, and list them under Question No. 5, "Table 1 Beers," on the report. Place opposite each brand your legal ceiling price established under Maximum Price Regulation No. 259. Do the same thing for the brands of beer listed in Table II, attached to this report, and place them in Question No. 5 under "Table II Beers," together with your legal ceiling prices established under Maximum Price Regulation No. 259.

If you sold any of the brands of beer listed in Table II you are in Group 1B if your ceiling price under Maximum Price Regulation 259 for the greatest number of those brands which you sold was 19¢ or more; you are in Group 2B if your ceiling price for those brands was less than 19¢ but not less than 15¢; you are in Group 3B if your ceiling price for those brands was less than 15¢.

If you did not sell any of the brands of beer listed in Table II but did sell some listed in Table I, you are in Group 1B if your legal ceiling price for those brands was 24¢ or more; you are in Group 2B if your legal ceiling price for those brands was less than 24¢ but not less than 20¢; you are in Group 3B if your legal ceiling price for those brands was less than 20¢.

8. Space is provided in the report for you to describe the kind of establishment you operate and the kind of service offered. In answering this question, indicate what designation best describes the particular establishment for which you are reporting. For example: Cafe, bar, grill, night club, etc. Also describe briefly its location and facilities. If it is one of several establishments which you operate in the same building as, for example, a hotel, indicate how many different eating or drinking establishments you operate in that one building, what kind of establishments they are, and file a separate report for each of the establishments, indicating for which one this report is filed. If you furnish any entertainment describe briefly its nature. If you operate several establishments at different locations indicate this fact and file separate reports for each of the establishments.

9. If this report is signed by any person other than an officer of the corporation owning the establishment, or one of the partners if owned by a partnership, or the owner if a sole proprietorship, then the report must be accompanied by duly authenticated power of attorney authorizing the person signing the report to execute it on behalf of the owner.

BRANDS OF BEER LISTED IN TABLE I

- Ballentine's Beer.
- Burger Brau.
- Embassy Club.
- Grain Belt.
- Kingsbury Pale.
- Muehlbach Pilsener.
- Ruby.
- Barbarossa.
- Canadian Ace.
- Fox Head Lager.
- Hamm's Preferred.
- Lemp Black Label.
- Pabst Blue Ribbon.
- Schlitz.
- Blatz Pilsener.
- Coors.
- Fox Head—400
- Hellman's O. S. Lager.
- Medford Lager.
- Peerless Amber.
- Trim.
- Budweiser.
- Country Club.
- Gold Coast.
- Hellman's O. S. Export.
- Miller's High Life.
- Port Premo.

BRANDS OF BEER LISTED IN TABLE II

- ABC.
- Berlin Lager.
- Bohemia (Domestic).
- Champagne Velvet.
- Dick's Pilsner.
- Edelweiss.
- Fortune.
- Gold Crest.
- Grand Prize.
- Harry Mitchell Lager.
- Hyde Park.
- Kato White Label.
- Lemp Red Label.
- Miller's Export.

- Old King.
- Pioneer.
- Prager.
- Progress.
- Shawano Club Beer.
- Southern Select.
- Stern Brau.
- Town Club.
- Zoller's Blackhawk.
- Acme Beer.
- Birk's.
- Burger Beer.
- Cook's Goldblume.
- Dixie.
- Eulberg.
- 4 Crown X.
- Gold Label.
- Griesideck.
- Harry Mitchell Premium.
- Jax.
- Koernig's Brau.
- Lone Star.
- Monterrey (Domestic).
- Old Timer.
- Pioneer Victory Beer.
- Prima 3 Star.
- Regal.
- Shiner.
- Staats.
- Storck.
- Trophy.
- Zoller's Pilsner.
- Acme Ale.
- Birk's Trophy.
- Burgomeister.
- Cream Top.
- Downs.
- Falstaff.
- 4 X.
- Gold Medal.
- Haas Extra Pale.
- High Brau.
- Jefferson.
- Koller.
- Manhattan.
- Old Gold.
- Pearl.
- Polo Beer.
- Prima.
- Schmidt City Club.
- Silver Cream.
- Stag.
- Tivoli.
- White Seal.
- Zoller's Topping.
- Alpen Brau.
- Blue Bonnet.
- Capitol.
- Crown Select.
- Eagle.
- Fischback.
- Fox Deluxe.
- Gold Seal.
- Hapsburg.
- Highland.
- Jung's Pilsener.
- Lang.
- Metz Jubilee.
- Old Imperial.
- Pine Tree.
- Pom-Roy.
- Prince of Pilsener.
- Schott's Highland.
- Silver Fox.
- Standard Wirthbru.
- Topaz.
- Zoller's.

(Pub. Laws 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; General Order 50, 8 F.R. 4808)

Issued this 26th day of June 1944.
 MAX McCULLOUGH,
 Regional Administrator.

[F. R. Doc. 44-10067; Filed, July 8, 1944;
 3:48 p. m.]

[Region I Order G-48 Under RMPR 122,
 Amdt. 2]

SOLID FUELS IN BRATTLEBORO-KEENE AREA,
 VT.-N. H.

Amendment No. 2 to Order No. G-48 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Specified solid fuels in Brattleboro-Keene area.

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 § 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942 as amended, Region I Order No. G-48 under Revised Maximum Price Regulation No. 122 is hereby amended in the following respects:

1. The following is added to paragraph (f):

(f) *Certain named Pennsylvania anthracite coals.* * * *

Kind and size	Amount of addition			
	Per Net Ton	Per ½ Ton	Per ¼ Ton	Per 100 lbs.
<i>Silver Brook:</i>				
Broken, egg, stove, chestnut, pea and buckwheat.....	\$0.45	\$0.25	\$0.10	None.
Rice.....	.35	.20	.10	None.

2. Subparagraphs (15) and (16) are added to paragraph (g), to read as follows:

(15) "Silver Brook" means that Pennsylvania Anthracite which is prepared by Haddock Mining Company, Wilkes-Barre, Pennsylvania, at its Beaver Meadow Breaker from coal produced at the Deringer Colliery and the Tomhicken Colliery and marketed under the trade name "Silver Brook Coal", and which meets the quality and preparation standards established by Order No. 3 under Maximum Price Regulation No. 112.

(16) "Coke" shall include only coke produced by the following producers: New England Coke Co., or its affiliated producing company, at their plant located in Everett, Massachusetts. Hudson Valley Fuel Company, Troy, New York.

All other coke shall be priced under the appropriate provision of Revised Maximum Price Regulation No. 122.

This Amendment No. 2 to Order G-48 shall become effective July 12, 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)

SEC. 22. *Effective date.* This order shall become effective on the 1st day of July, 1944, except that no seller may use the prices provided in this order until the 31st day of July 1944, and except that the posting requirements shall become effective on the 31st day of July 1944.

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

5

Issued this 5th day of July 1944.

ELDON C. SHOUP,
Regional Administrator.

[F. R. Doc. 44-10132; Filed, July 10, 1944;
12:23 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on July 10, 1944.

REGION I

Augusta Order 18, Amendment 4, covering community food prices in certain areas in Maine, filed 9:56 a. m.

Augusta Order 11 (Revised), Amendment 3, covering community food prices in certain areas in Maine, filed 10:00 a. m.

Augusta Order 12 (Revised), Amendment 3, covering community food prices in certain areas in Maine, filed 9:59 a. m.

Augusta Rev. Order 12, Amendment 4, covering community food prices in certain areas in Maine, filed 10:00 a. m.

Augusta Rev. Order 13, Amendment 3, covering community food prices in certain areas in Maine, filed 9:59 a. m.

Augusta Rev. Order 14, Amendment 3, covering community food prices in certain areas in Maine, filed 9:57 a. m.

Augusta Rev. Order 15, Amendment 3, covering community food prices in certain areas in Maine, filed 9:58 a. m.

Boston Order G-2, Amendment 3, covering community food prices in Portland, Maine and Brockton, Mass., filed 10:01 a. m.

Boston Order G-3, Amendment 3, covering community food prices in certain areas in Region I, filed 10:01 a. m.

Boston Order 6-F, Amendment 3, covering fresh fruits and vegetables in designated counties in Region I, filed 9:57 a. m.

REGION II

Albany Order 1-F, Amendment 14, covering fresh fruits and vegetables in Albany, Rensselaer, Troy, Schenectady, Green Island, Cohoes & Watervliet. Filed 10:06 a. m.

Buffalo Order 2-F, Amendment 11, covering fresh fruits and vegetables in Rochester, East Rochester, Fairport & Pittsford. Filed 10:02 a. m.

Camden Order 1-F, Amendment 13, covering fresh fruits and vegetables in Camden, Burlington, Gloucester, Salem and Cumberland Counties. Filed 10:08 a. m.

Camden Order 2-F, Amendment 10, covering fresh fruits and vegetables in Atlantic & Cape May Counties, N. J. Filed 10:07 a. m.

Camden Order 13, Amendment 2, covering community food prices in certain areas in N. J. Filed 10:06 a. m.

Camden Order 14, Amendment 2, covering community food prices in certain areas in N. J. Filed 10:07 a. m.

Newark Order 4-F, Amendment 7, covering fresh fruits and vegetables in certain areas in N. J. Filed 10:08 a. m.

Newark Order 1-P, Amendment 5, covering fresh fish and seafood in certain areas in N. J. Filed 10:02 a. m.

New York Order 4-F, Amendment 1, covering fresh fruits and vegetables in certain areas in N. Y. Filed 10:03 a. m.

Trenton Order P-2, Amendment 1, covering fresh fish and seafood in certain named counties in N. J. Filed 10:09 a. m.

REGION III

Cincinnati Order 3-F, Amendment 7, covering fresh fruits and vegetables in certain areas in Ohio. Filed 10:12 a. m.

Cincinnati Order 13, Amendment 1, covering poultry in certain areas in Ohio. Filed 10:11 a. m.

Escanaba Order 9-F, Amendment 18, covering fresh fruits and vegetables in certain areas in Mich. Filed 10:12 a. m.

Escanaba Order 10-F, Amendment 18, covering fresh fruits and vegetables in certain areas in Mich. Filed 10:12 a. m.

Escanaba Order 11-F, Amendment 18, covering fresh fruits and vegetables in certain areas in Michigan. Filed 10:13 a. m.

Escanaba Order 12-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Michigan. Filed 10:13 a. m.

Escanaba Order 13-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Michigan. Filed 10:13 a. m.

Escanaba Order 14-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Wisconsin and Michigan. Filed 10:13 a. m.

Escanaba Order 15-F, Amendment 17, covering fresh fruits and vegetables in Menominee, Mich. and certain areas in Wis. Filed 10:13 a. m.

Escanaba Order 16-F, Amendment 17, covering fresh fruits and vegetables in Sault Ste. Marie, Mich., Chippewa Co. Filed 10:14 a. m.

Escanaba Order 17-F, Amendment 16, covering fresh fruits and vegetables in certain areas in Mich. Filed 10:14 a. m.

Lexington Order 1-F, Amendment 36, covering fresh fruits and vegetables in Fayette Co., Kentucky. Filed 10:10 a. m.

Lexington Order 2-F, Amendment 30, covering fresh fruits and vegetables in Campbell and Kenton Counties, Ky. Filed 10:10 a. m.

Lexington Order 3-F, Amendment 27, covering fresh fruits and vegetables in Boyd County, Kentucky. Filed 10:19 a. m.

REGION IV

Jacksonville Order 4-F, Amendment 4, covering fresh fruits and vegetables in the North Florida Area. Filed 10:04 a. m.

Jacksonville Order 5-F, Amendment 4, covering fresh fruits and vegetables in the South Florida Area. Filed 10:03 a. m.

Montgomery Order 2-W, Amendment 1, covering food items at wholesale in the Montgomery District Area. Filed 10:16 a. m.

Montgomery Order 16, Amendment 2, covering dry groceries and certain perishables in certain counties in Ala. Filed 10:17 a. m.

Montgomery Order 18-F, Amendment 2, covering fresh fruits and vegetables in Montgomery Co., Alabama. Filed 10:17 a. m.

Memphis Order 4-F, Amendment 40, covering fresh fruits and vegetables in certain areas in Memphis District. Filed 10:14 a. m.

Roanoke Order 1-F, Amendment 20, covering fresh fruits and vegetables in certain counties in Virginia. Filed 10:15 a. m.

Roanoke Order 2-F, Amendment 8, covering fresh fruits and vegetables in certain counties in Virginia. Filed 10:16 a. m.

Roanoke Order 12, Amendment 2, covering prices for certain food items in Certain Areas in Virginia. Filed 10:15 a. m.

REGION VIII

Fresno Order 4-F, Amendment 1, covering fresh fruits and vegetables in a certain area in California. Filed 10:05 a. m.

Fresno Order 5-F, Amendment 1, covering fresh fruits and vegetables in certain areas in California. Filed 10:05 a. m.

Los Angeles Order 1-F, Amendment 21, covering fresh fruits and vegetables in the Los Angeles Metropolitan Area. Filed 10:14 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. 44-10181; Filed, July 11, 1944;
11:52 a. m.]

WAR PRODUCTION BOARD.

ULTRA-LIFE LABORATORIES, INC.

CONSENT ORDER

Ultra-Life Laboratories, Inc., a corporation, with its main office in East St. Louis, Illinois, is engaged in producing mixed feeds and concentrates and is a Class 2 purchaser of molasses, as defined in Conservation Order M-54. During each of the quarters of 1943 and the first quarter of 1944, its receipts of molasses were in excess of the quarterly receipts permitted by the Order, the total excess receipts for the five quarters being 14,641 gallons. During each of the second and third quarters of 1943 and the first quarter of 1944, its consumption of molasses was in excess of its quota under the Order. The net excess usage for 1943 and the first quarter of 1944 was 11,836 gallons. Ultra-Life Laboratories admits the excess receipts and excess consumption of molasses and has consented to the issuance of this Order.

Wherefore, upon the agreement and consent of Ultra-Life Laboratories, Inc., the Regional Compliance Chief and the Regional Attorney, and upon the approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) Ultra-Life Laboratories, Inc., its successors or assigns, shall reduce its receipts of molasses during the second, third and fourth quarters of 1944, so that its total receipts of molasses for the period from April 1, 1944, to December 31, 1944, shall be 14,641 gallons less than it would otherwise be permitted to receive during such period under the provisions of Conservation Order M-54.

(b) Ultra-Life Laboratories, Inc., its successors or assigns, shall reduce its consumption of molasses during the second and third quarters of 1944, so that its total use of molasses for the period from April 1, 1944, to September 30, 1944, shall be 11,836 gallons less than its consumption quota for such period, under the provisions of Conservation Order M-54.

(c) Nothing contained in this order shall be deemed to relieve Ultra-Life Laboratories, 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.

(d) This order shall take effect on July 10, 1944, and shall expire on December 31, 1944.

Issued this 10th day of July 1944.

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

[F. R. Doc. 44-10142; Filed, July 10, 1944;
4:34 p. m.]