

Washington, Thursday, November 15, 1945

The President

PROCLAMATION 2673

THANKSGIVING DAY, 1945 BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION

In this year of our victory, absolute and final, over German fascism and Japanese militarism; in this time of peace so long awaited, which we are determined with all the United Nations to make permanent; on this day of our abundance, strength, and achievement; let us give thanks to Almighty Providence for these exceeding blessings.

We have won them with the courage and the blood of our soldiers, sailors, and airmen. We have won them by the sweat and ingenuity of our workers, farmers, engineers, and industrialists. We have won them with the devotion of our women and children. We have bought them with the treasure of our rich land. But above all we have won them because we cherish freedom beyond riches and even more than life itself.

We give thanks with the humility of free men, each knowing it was the might of no one arm but of all together by which we were saved. Liberty knows no race, creed, or class in our country or in the world. In unity we found our first weapon, for without it, both here and abroad, we were doomed. None have known this better than our very gallant dead, none better than their comrade, Franklin Delano Roosevelt. Our thanksgiving has the humility of our deep mourning for them, our vast gratitude to them.

Triumph over the enemy has not dispelled every difficulty. Many vital and far-reaching decisions await us as we strive for a just and enduring peace. We will not fail if we preserve, in our own land and throughout the world, that same devotion to the essential freedoms and rights of mankind which sustained us throughout the war and brought us final victory. NOW. THEREFORE, I, HARRY S. TRUMAN, President of the United States of America, in consonance with the joint resolution of Congress approved December 26, 1941, do hereby proclaim Thursday November 22, 1945, as a day of national thanksgiving. May we on that day, in our homes and in our places of worship, individually and as groups, express our humble thanks to Almighty God for the abundance of our blessings and may we on that occasion rededicate ourselves to those high principles of citizenship for which so many splendid Americans have recently given all.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the city of Washington this 12th day of November, in the year of our

Lord one thousand nine hun-[SEAL] dred forty-five and of the Independence of the United

Independence of the United States of America the one hundred and seventieth.

HARRY S. TRUMAN By the President:

JAMES F. BYRNES,

Secretary of State.

[F. R. Doc. 45-20747; Filed, Nov. 13, 1945; 12:45 p. m.]

Regulations

TITLE 7-AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 63-6]

PART 1596-FOOD IMPORTS

REVISION OF APPENDIX

Pursuant to the authority vested in me by the provisions of War Food Order 63, as amended (9 F.R. 13280, 14877, 10 F.R. 103, 8950, 10419) § 1596.1 (d), Appendix A to the order is hereby revised in the following manner:

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FEDERAL

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NOTICE

1944 Supplement

The following books of the 1944 Supplement to the Code of Federal Regulations are now available from the Superintendent of Documents, Government Printing Office, at \$3 per copy:

- Book 1: Titles 1-10, including Presidential documents in full text.
- Book 2: Titles 11-32.

A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

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dustrial real property____ 14072 TITLE 49 — TRANSPORTATION AND RAILROADS:

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1. The following items are deleted from said Appendix A:

	Commerce Import
Food	Class No.
Barley	1020,000
Corn, including cracked 2_	
	1090.180
Corn meal, flour, grits and	
products	1090.190
Neatsfoot oil and anin	nal oils
known as neatsfoot sto	ck 0808.950
Rapeseed 1	2237.000
Sesame oil, edible and ine	dible 1 1428.200
	2249.000

Sesame Seed 1_____ 2234.000

2. The provisions of paragraph (b) (6) (d) shall not apply to any of the following items, and designation 2 in Appendix A is deleted from said items:

Commerce Import

Food Class No. Beef and veal, pickled or cured..... 0029.000 Beef, canned, including corned

or preserved meats, n. s. p. f. (including liver paste) ______ 0032.900 Mutton, fresh, chilled or frozen _____ 0021.000 Pork, fresh, chilled or frozen _____ 0020.100 0020.500

Pork, hams, shoulders, bacon, sausage; prepared, cooked, boned,

canned,	etc	0030.	900
		0031.	900
Vogl frosh	chilled or frozen	0010	000

Veal, fresh, chilled or frozen_____ 0019.000

3. The following item, "Sugar-containing products composed of 40 percent or more by weight of sugar"¹ is deleted and in place thereof the following item is added to Appendix A: Food and Commerce Import Class No., Governing Date

Bugar-containing products containing cane or beet augar in any quantity or containing in any quantity any ingredient in which cane or beet sugar was used in the manufacture of the ingredient; ¹ N. S. C., Nov. 15, 1945.

This revision shall be effective November 15, 1945.

(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; E.O. 9577, 10 F.R. 8087; WFO 63, 8 F.R. 13280, 14877, 10 F.R. 103, 8950, 10419)

Issued this 13th day of November 1945. [SEAL] G. T. PEYTON.

Acting Assistant Administrator.

[F. R. Doc. 45-20756; Filed, Nov. 13, 1945; 3:14 p. m.]

TITLE 13-BUSINESS CREDIT

Chapter I—Reconstruction Finance Corporation

Appendix-Charters of Emergency Companies

AMENDMENT TO CHARTER OF PETROLEUM RESERVES CORPORATION

Reconstruction Finance Corporation hereby certifies that, pursuant to section 5d of the Reconstruction Finance Corporation Act, as amended, it created Petroleum Reserves Corporation on June 30, 1943, and issued its Charter on that date (8 F.R. 9044).

Reconstruction Finance Corporation hereby further certifies that, pursuant to the aforesaid section 5d, as amended, and upon request of the Acting Federal Loan Administrator, with the approval of the President of the United States, the said Charter of Petroleum Reserves Corporation was, on November 9th, 1945, amended:

By substituting for the name Petroleum Reserves Corporation, wherever it appears, the name War Assets Corporation.

[SEAL] RECONSTRUCTION FINANCE CORPORATION, By CHARLES B. HENDERSON,

Chairman.

Attest:

A. T. Hobson, Secretary.

[F. R. Doc. 45-20785; Filed, Nov. 14, 1945; 11:02 a. m.]

TITLE 29-LABOR

Chapter VI-National War Labor Board

PART 803-GENERAL ORDERS

WAGE PROCEDURES FOR BUILDING AND CON-STRUCTION INDUSTRY

The National War Labor Board has amended the last paragraph of General Order No. 41 (§ 803. 41) to read as follows: This general order shall be effective as of August 18, 1945, and shall remain in effect until December 31, 1945.

Approved: November 7, 1945.

BENJAMIN AARON, Executive Director.

[F. R. Doc. 45-20783; Filed, Nov. 14, 1945; 9:53 a. m.]

Appendix—Industry Commission and Panels STEEL COMMISSION

The following amended directive order establishing the Steel Commission was adopted on November 2, 1945, to read as follows:

By virtue of and pursuant to the powers vested in it by Executive Order 9017 of January 12, 1942, the executive orders and regulations issued under the act of Congress of October 2, 1942, as amended, and the War Labor Disputes Act of June 25, 1943, and in order to effectuate the provisions of section X of its directive order of November 25, 1944, in the case of Carnegie-Illinois Steel Corporation, et al and the United Steel-Workers of America, CIO, Case No. 111-6230-D (14-1 et al), the National War Labor Board hereby directs:

1. There is hereby created a Steel Commission consisting of six members to be appointed by the Board, two of whom shall represent the public, two labor and two industry. The public members will serve as co-chairmen. The Board may at any time appoint alternates or substitutes for the members of the Commission. The labor and in-dustry members of the Commission, whether regular, alternate or substitute, shall serve on a per diem basis and shall be appointed by the Board from nominees submitted by labor and industry members of the Board, respectively. Three members, one from each group, shall constitute a quorum and a majority vote shall determine the decision of the Commission.

II. With respect to the steel companies covered by the directive order of November 25, 1944, and such other companies as the Board may from time to time designate, the Commission shall have jurisdiction to approve agreements, and to decide disputes, submitted to ft in accordance with the provisions of section X 3 (f) of the directive order of November 25, 1944, and the Board's resolution of December 13 and 29, 1944. In so acting, the Commission shall be governed by the limitations and principles contained in section X 3 of the directive order of November 25, 1944.

III. The Commission shall prescribe rules and regulations for the handling of cases before it, including rules and regulations regarding petitions for reconsideration of orders and rulings issued by the Commission.

This amended directive order shall be effective on and after November 15, 1945.

Approved: November 2, 1945. BENJAMIN AARON.

Executive Director.

[F. R. Doc. 45-20782; Filed, Nov. 14, 1945; 9:53 a. m.]

TITLE 30-MINERAL RESOURCES

14060

Chapter VI-Solid Fuels Administration

for War

[SFAW Order 30]

PART 602-GENERAL ORDERS AND DIRECTIVES

NATIONAL AND REGIONAL DISTRIBUTION COM-MITTEES

Correction

In Federal Register Document 45-19650, appearing on page 13262 of the issue for Thursday, October 25, 1945, the reference to Executive Order No. 9322 in § 602.890 should read "Executive Order No. 9332." In the third sentence of § 602.891, the phrase "of such other matters" should read "or such other matters".

TITLE 32—NATIONAL DEFENSE

Chapter XI-Office of Price Administration

PART 1305-ADMINISTRATION [SO 138]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF CERTAIN COMMODITIES AND SERVICES IN HAWAII

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

SECTION 1.1 Geographical applicability. This order shall apply in the Territory of Hawaii.

SEC. 1.2 Nature of order. This order grants exemption and suspension from price control of the commodities and services specified.

SEC. 1.3 Exemption from price con-trol of certain commodities and services.-(a) General. Notwithstanding the provisions of any regulation or order issued prior to the effective date of this order by the Office of Price Administration, all sales by any persons of the following listed commodities are exempt from price control, except as otherwise provided herein:

(1) The following items in the notions category:

Pin cushions.	Wood hair curlers.
Shoe horns.	Comforter grippers.
Wigs and toupees.	Comb cleaners.

(2) The following items in the household accessories category:

Book ends, portable door stops, and paper weights.

- Reading racks, but not including typewriter copy holders. Mirror table plateaus. Dinner bells and chimes.

Wood carved figures and animals. Music boxes.

- Table decorations consisting of artificial flowers, artificial fruit, or leaves only.
- Artificial stem flowers for decorative house-hold use, including artificial petals and leaves.

Place card holders.

Figurines and ornamental statuary designed for purely ornamental use, but not including articles which may be used for any other purpose whatsoever although they are in the shape of figurines,

Novelty wall plaques, masks, and decorations designed for purely ornamental use, but not including framed pictures or articles which may be used for any purpose what-soever other than ornamentation. Novelty glass ice balls for "chilling without diluting" food and heverees

diluting" food and beverages.

Miniature size novelties made of glass, china, wood, plaster, etc., which have no tableware use and are made for collectors' purposes only, including miniature size decorative glass bottles other than perfume bottles

Self-feeding baby bottle holders.

Wood log carriers.

Incense burners.

Deodorizers for use in ice boxes and refrigerators only.

Hand decorated used bottles.

Decorative place cards (other than paper). Miniature furniture used as containers for

flowers, candy, cigarettes, etc.

Bird houses, feeders, and baths. Bookmarks (except paper).

Book ends and ash trays, when made from worn baby shoes.

Napkin rings.

(3) The following miscellaneous items: Tapa cloth.

Three dimensional sculptured or cast anatomical models (human, botanical, zoological) used for educational purposes.

- Floor-sweeping compounds. Reagent chemicals. The following, when sold for the purposes of scientific and medical research, for analytical and educational uses, and for quality control of industrial products: reagent chemicals, laboratory reagent specialty solutions and prepared culture media.
- Sphagnum moss and peatmoss.
- Florists' foliage, decorative and trimming products.
- Wrought iron fences. Wrought iron balustrades.

- Lightning rods.
- Weathervanes. Cast-iron cornices.
- Steel or iron marquees. Ornamental iron brackets.
- Whole crab and shrimp meal.
- Ground peanut hay.
- Architectural Terra Cotta.
- Guinea pig complement. Changeable sign letters, and equipment for mounting such letters on theater marquees and in theater lobbies.
- Theater lobby display signs and transpar-encies, and equipment for mounting such signs and transparencies.
- Novelty pouring and measuring caps for liquor bottles.
- Decorative combs designed for use exclusively as hair ornaments.
- Cemetery flower vases with invertible insert, and designed to be so placed into the ground that the top of the vase is flush with the ground level.
- Original hand painted pictures.
- Shaving equipment made of precious metals (not including shaving equipment plated with precious metals).
- Advertising thermometers.
- Christmas decorations when made of natural vegetable products such as cones, berries, pods, leaves, etc. Cartridge case trimmers for use in hand load-
- ing ammunition.
- Ceramic decorative tiles for use as table ornaments.
- Stamped envelopes sold to and by the Post Office Department of the United States Government.
- Novelties made of alabaster, marble, onyx, bark, bone, horn, butterfly wings and gourds.
- Artificial or preserved grass, plants, stems, vines, fruits, flowers, leaves and foods.

Aluminum horse shoes. Safety air vents for wine fermentation.

- Bird cages and bird cage stands.
- Party novelties made in part of candy, nuts or cosmetics. Wire forms for floral wreaths and wire easels
- for fioral displays.

Ship bells.

- Sleigh bells.
- Miniature and scale model furniture sold for use in sales promotion.
- Mineral, geological, botanical and zoological specimens and microscopic slides for edu-
- cational purposes. Dog and cat beds, cushions, mattresses and diners.

Machine banded wood pressure pipe.

- Wire-bound wood pressure pipe.
- Continuous stave wood pipe.
- Solid bored wood pressure pipe, machine banded or wire-wound.
- Wood lined pressure pipe
- Decorative and memorial tables and plaques. Tax and payroll calculators, non-mechanical, which use charts to indicate or compute taxes and pay rolls.
- Laboratory apparatus built to specifications of the purchaser when no more than six identical items are manufactured (except scientific instruments covered by Maxi-mum Price Regulation No. 136).
- Wood or metal souvenirs on which have been printed, engraved or burned the names of cities, towns or states and which are sold only as souvenir items.
- Electrically operated map cases.
- Advertising thermometers, barometers and hydrometers.
- Advertising novelties, other than paper, (such dvertising novelties, other than paper, (such as: pens, pencils, tooth picks, knives, ciga-rette lighters, leather backed calendar pads, writing kits, playing cards) which are sold by a manufacturer to an adver-tiser who gives them away for purposes of publicity without cost to the recipient. These articles must be imprinted with the name of the advertiser or the name of the manufacture backet delivery by the manufac recipient before delivery by the manufacturer.
- Mirror covered boxes.
- Hand carved wood wall brackets, wall pockets and sconces. (This does not include shadow boxes, curlo cabinets or other hanging wall cabinets).
- Novelty cigar and playing card boxes (except original packaging supplied by the manu-facturer of the commodity).

New canoes.

Magicians' tricks.

ada.

items:

lines and nets.

and berries.

Dehydrated garlic powder.

(5) Tin gas meters.

- Records or electrical transcriptions of special studio programs or of live commercial radio broadcast radio programs when sold to advertising agencies, advertisers, radio broadcast stations, commercial radio program producers, or participating artist, for rebroadcast, advertising, promotion, or reference purposes only, and not for sale to the general public.
- Boats, 25 ft. or less in length constructed and sold solely for use as pleasure craft, made substantially of wood or wood and canvas. except rowboats and boats with inboard motors. Hand-lettered, hand-decorated glass labels

Crude botanical drugs imported from Can-

Knife cut or saw cut foundry riddle rims made wholly or principally of wood.

Fishing tackle except rods, reels, nonmetallic

Compressed dehydrated fruits, vegetables,

(4) The following food and beverage

(b) Sales and deliveries of the com-

modities and services set forth in subse-

quent subparagraphs of this paragraph

for pharmaceutical bottles.

(b) are exempted from price control either absolutely or, where the exemption is qualified, under the conditions and to the extent indicated.

(1) Any sale of wet cell electric storage batteries by a manufacturer to the brand owner, pursuant to a cost-plusfixed fee or a cost-plus-a-percentage-ofcost contract.

(2) Repairs to ships and boats when undertaken for a war procurement agency. The term "war procurement agency" includes the War Department, the Department of the Navy, the United States Maritime Commission, the War Shipping Administration, the Lend-Lease Section of the Procurement Division of the Treasury Department, or any agency of any of the foregoing.

This Supplementary Order No. 138 shall become effective as of November 19, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631)

Issued this 13th day of November 1945. CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-20768; Filed, Nov. 13, 1945; 4:33 p. m.]

PART 1307-RAW MATERIALS FOR COTTON TEXTILES

[MPR 33,1 Amdt. 8]

CARDED COTTON YARNS AND THE PROCESSING THEREOF

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 1307.53 is amended to read as follows:

§ 1307.53 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a petition for amendment is pending, or upon the Administrator's own motion, but only if the authorization is necessary to promote distribution or production, and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended.

This amendment shall become effective November 15, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20764; Filed, Nov. 13, 1945; 4:29 p. m.]

¹7 F.R. 7557, 8948, 10070; 8 F.R. 2345, 8526, 9759, 13497; 9 F.R. 10578, 11903.

PART 1307-RAW MATERIALS FOR COTTON TEXTILES

[RPS 7,3 Amdt. 18]

COMBED COTTON YARNS AND THE PROCESSING THEREOF

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.

Revised Price Schedule No. 7 is amended in the following respects:

1. Section 1307.3 (b) is revoked.

2. Section 1307.8a is added to read as follows:

§ 1307.8a Adjustable pricing. Anv person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a petition for amendment is pending, or upon the Administrator's own motion, but only if the authorization is necessary to promote distribution or production, and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended.

This amendment shall become effective November 15, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20760; Filed, Nov. 13, 1945; 4:29 p. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COM-PONENT

[MPR 435, Amdt. 10]

NEW BICYCLE TIRES AND TUBES

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 435 is amended in the following respects:

1. Paragraph (b) of Appendix A is amended to read as follows:

(b) Maximum prices for sales and deliveries by manufacturers to brand owners. (1) The maximum price for sales and deliveries by any manufacturer to any brand owner of bicycle tires and tubes of brands owned by such purchaser and of any rim strips, shall be the same as the maximum price to jobbers under paragraph (a) for whichever one of the manufacturers' own

¹7 F.R. 2000, 2132, 2277, 2393, 2509, 2737, 3160, 3551, 3664, 5481, 8948, 9732, 10496; 8 F.R. 972, 5755, 9285, 11870, 12611, 14004; 9 F.R. 10636, 11903, 12412; 10 F.R. 1141, 3552. brands is most comparable in physical quality to the tires or tubes being priced. Provided, however, that the maximum price determined under this section may not exceed the maximum price of the seller to his lowest price class of jobber on sales of his own (manufacturer's) brand.

(2) Reports. With the first sale or delivery of bicycle tires, tubes, or rim strips by the manufacturer to the brand owner thereof at prices which, pursuant to the provisions of this paragraph, are higher than the maximum prices which were in effect between the parties prior to November 19, 1945, such manufacturer shall, within 10 days after such first sale or delivery, report to the Office of Price Administration, Washington, D. C., the description of the commodity sold, the price at which sold, the maximum price to such buyer for the commodity prior to November 19, 1945, the maximum price to such buyer for the same commodity pursuant to the provisions of this paragraph, and the name of the brand owner. Such manufacturer shall also similarly report to the Office of Price Administration, Washington, D. C., any subsequent sale of bicycle tires, tubes, or rim strips to such brand owner when the sales price differs from that previously reported.

2. Paragraph (c) (2) of Appendix A is amended to read as follows:

(2) Maximum prices—(i) Certain synthetic assemblies. The maximum price for any sale or delivery to which this paragraph applies, of the following grades and sizes of synthetic bicycle tire assemblies, consisting of two rim strips, two tubes, and two tires, shall be:

MAXIMUM PRICES FOR SALES AND DELIVERIES OF ORIGINAL EQUIPMENT BICYCLE ASSEMBLIES

		4	-	B	Moto	r bike
Size	Standard	Light weight	De Luxe	P r e m i (rayon)	U. S. T. & R. Co.	Pharis T. & R. Co.
20 x 2,125 20 x 2,125 heavy duty 24 x 2,125 26 x 1,125 26 x 1,125	8.20	\$3.25	\$3. 40 3. 85 3. 45		\$3. 85 3. 90	
26 x 1.375 26 x 2.125 27 x 1.50 28 x 1.50 20 x 2 24 x 2 26 x 2 28 x 2 28 x 2	3. 25	3. 25 3. 25 3. 25		\$3. 95	5.15 5.35 5.55 5.75	\$4.25

(ii) The maximum prices for any sale or delivery to which this paragraph applies of a tire, tube, and rim strip assembly other than the grades and sizes specified in the table contained in (i) above, shall be a price in line with the maximum prices that this paragraph specifies, authorized by the Office of Price Administration, Washington, D. C., upon application in writing by the seller, for such authorization.

3. Table IA in Appendix A is amended by adding thereto the following items:

Sizes

4. Table IIA of Appendix A is amended to read as follows:

MAXIMUM PRICES FOR SALES AND DELIVERIES OF CERTAIN BRANDS OF BALLOON AND LIGHTWEIGHT BICYCLE TUBES TO JOBSERS

[Maximum price per pair]

8. Table ID of Appendix D is amended by adding thereto the following items: Size

Brand owner and brand: 26x2.125 The Goodyear Tire & Rubber Co., Inc., Double Eagle (Rayon) United States Rubber Co. U. S. Royal \$3.25

Rider (Rayon) _____ 3.25 This amendment shall become effective November 19, 1945.

Note: All reporting requirements of this amendment have been approved by the Bu-reau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 14th day of November 1945.

CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-20800; Filed, Nov. 14, 1945; 11:45 a.m.]

PART 1316-COTTON TEXTILES

[MPR 11,1 Amdt. 26]

FINE COTTON GOODS

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

Maximum Price Regulation No. 11 is amended in the following respects:

1. Section 1316.7 is amended to read as follows:

§ 1316.7 Petitions for amendments. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.2

2. Section 1316.7a is added to read as follows:

§ 1316.7a Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a petition for amendment is pending, or upon the Administrator's own motion, but only if the authorization is necessary to promote distribution or production, and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended.

This amendment shall become effective November 15, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-20763; Filed, Nov. 13, 1945; 4:29 p. m.]

¹ 9 F.R. 2661, 3577, 4879, 5162, 11531, 12020, 13056, 14850; 10 F.R. 1141, 3090, 6307, 8977. ² 9 F.R. 10476, 13715; 10 F.R. 11295.

	Sizes				
Brand owner and brand	20 x 2.125	24 x 2.125	26 x 1.25, 26 x 1.375 and 26 x 1.25-1.375		All other sizes
Atlas Supply Co.: Atlas		\$1.30		\$1.30	
Carlisle Tire and Rubber Co.:				1, 30	
Carlisle Standard				1. 91	
Carlisle Extra Heavy		1.91		1. 36	
Continental Rubber Works: Vitalic		1.36		1.30	
Fisk Bicycle Tires-Division of U. S. Rubber Co.: Fisk Airflight	\$1.23	1.30	\$1.30	1.30	
Gillette Bicycle Tires-Division of U. S. Rubber Co.: Gil-		1 20	1.30	1.30	
lette Ambassador	1.23	1.30	1.30	1.30	
The Goodyear Tire & Rubber Co., Inc.: Goodyear	1.23	1.30	1.30	1.35	
The Mansfield Tire and Rubber Co.: Mansfield Superior	*********	1.04	1.04	1.00	
Pennsylvania Rubber Co., Inc.: Pennsylvania		1.32	- 1.32	1.35	
Pennsylvania		2.35	1.00	2.35	
Pennsylvania Heavy Duty thorn-proof	1 00	1.30	1.30	1.30	
The Pharis Tire and Rubber Co.: Pharis	1. 20	1.00	2.10	2.00	\$2.10
Raleigh Cycle Distributors: Dunlop			a. 10		and the
United States Rubber Co.: Det For E. A. R. Rowley)	1 92	1.30	1.30	1.30	1.23
U. S. Red Fox (and U. S. Red Fox E. A. 3-Foreign)	1.20	1.00	4.00	*****	1.4
U. S. Motor Bike U. S. Royal Master thorn-resisting	0000000000	2.35		2.35	
U. S. Royal Master thorn-resisting		2.00		1000	100000000000000000000000000000000000000

5. The prices for the designated brands of tubes in the table contained in paragraph (b) (1) of Appendix B are amended to read as follows:

Brand of tube Firestone Champion	26 x 1.25, 26 x 1.375, etc.	26 x 2.125
Goodrich	\$1.54 1.72 1.68	\$1.58 1.76 1.68

6. Table IC of Appendix C is amended by adding thereto the following items:

Brand owner and brand: The Goodyear Tire & Rubber Co.,

Inc. Double Eagle (Rayon) _____ \$4.35 United States Rubber Co. U. S.

Royal Rider (Rayon) _____ 4.35

MAXIMUM PRICES FOR SALES AND DELIVERIES OF BALLOON AND LIGHTWEIGHT BICYCLE TUBES TO RETAILERS

[Maximum price per pair]

		-	Sizes	-	
Brand owner and brand	20 x 2,125	24 x 2.125	26 x 1.25, 26 x 1.375 and 26 x 1.25–1.375	26 x 2.125	All other sizes
Arnold, Schwinn and Co., Inc.: Schwinn			\$1.68		
Atlas Supply Co.: Atlas		\$1.61		\$1.61	
Arnold, Schwinn and Co., Inc.: Schwinn Atlas Supply Co.: Atlas Belknap Hardware and Manufacturing Co.: Belknap Carlisle Tire and Rubber Co.:		1.71		and the second s	•••••
Carlisle Standard		1.68	Y.	1.68	
Carlisle Extra Heavy					
Carlisle Extra Heavy Chicago Cycle Supply Co.: Chicyco Red Skin		1. 37			
Coast to Coast Stores' Sale-Flex		ARRENT CO.		1.68	
Columbus Cycle & Sporting Goods Co.: Roadmaster	\$1, 51				
Continental Rubber Works: Vitalic		1.73		1.73	
Fisk Bicycle Tires-Division of U. S. Rubber Co.: Fisk Airflight,	1.60	1.68	1.68	/ 1.68	
Gamble-Skogmo, Inc.: Super Crest	machine	1.121.122.20	1,63	1.67	
Gillette Bicycle Tires-Division of U. S. Rubber Co.:	1,60	1.68		1.68	
Gillette Ambassador.			10000	and the	
The Goodyear Tire & Rubber Co., Inc.: Goodyear	1,60	1.68	1.68	1.68	
		1 . and they			
Hibbard Champion	and and a second			1.68	
Hibbord Tru-Value Delaya				1.71	
Levignilla Curla & Supply Co . Loopoo Spoodway	CONTRACTOR OF			1.32	
The Mansfield Tire and Rubber Co.: Mansfield Superior		1.70	1.70	1.74	
Pennsylvania Rubber Co., Inc.;		and the second second	and the second s		
Pennsylvania		1.70	1.70	1.74	
Pennsylvania Heavy Duty Thorn-Proof		3.15		3.15	
The Pharis Tire and Rubber Co.: Pharis	1.60	1.68	1.68		2.80
Releigh Cycle Distributors: Dunlop			2.80		1.68
Simplex Manufacturing Co.: Simplex					1.03
United States Rubber Co.:	1 00	1.68	1.68	1.68	1.60
U. S. Red Fox (and U. S. Red Fox E. A. 3-Foreign)			1,00	1.00	1.84
U. S. Motor Bike				3, 15	3.10
U. S. Royal Master thorn-resisting			1.44	1.48	0.1
Western Auto Supply Co. (Kansas City): Davis DeLuxe		1. 14	4.23	4, 10	1
Western Auto Supply Co. (Los Angeles): Blue Ribbon		1.22		1.24	1
Jumbo		T T T T		1.46	
Juiii00	a secondaria				

7. Table IIC of Appendix C is amended to read as follows:

Size 26x2 125

PART 1316-COTTON TEXTILES [RPS 35,1 Amdt. 29]

CARDED GREY AND COLORED YARN COTTON GOODS

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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 1316.56 is amended to read as follows:

§ 1316.56 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a petition for amendment is pending, or upon the Administrator's own motion, but only if the authorization is necessary to promote distribution or production, and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended.

This amendment shall become effective November 15, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

F. R. Doc. 45-20761; Filed, Nov. 19, 1945; 4:30 p. m.]

PART 1316-COTTON TEXTILES [RPS 89,3 Amdt. 15]

BED LINENS

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.

Revised Price Schedule No. 89 is amended in the following respects:

1. Section 1316.103 (b) is revoked. 2. Section 1316.108a is added to read

as follows:

§ 1316.108a Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a petition for amendment is pending, or upon the Administrator's own motion, but only if the authorization is necessary to promote distribution or production, and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended.

8 F.R. 8070, 11245; 9 F.R. 1717, 9616, 6645.

This amendment shall become effective November 15, 1945.

Issued this 13th day of November 1945. CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-20762; Filed, Nov. 13, 1945; 4:30 p. m.]

PART 1364-FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 174, incl. Am. 1-34, Corr.]

FROZEN FISH AND SEAFOOD

Footnote 1 following the table of base prices in section 13 of the collation of Maximum Price Regulation 364, including Amendment 34 is corrected by deleting these concluding words of the first sentence, "to and including 10 pounds".

Issued this 14th day of November 1945.

CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-20799; Filed, Nov. 14, 1945; 11:45 a. m.]

PART 1400-TEXTILE FABRICS: COTTON, WOOL, SILK, SYNTHETICS AND ADMIX-TURES

[MPR 39,1 Amdt. 10]

WOVEN DECORATIVE FABRICS

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 1400.153 is amended to read as follows:

§ 1400.153 Adjustable pricing. Anv person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a petition for amendment is pending, or upon the Administrator's own motion, but only if the authorization is necessary to promote distribution or production, and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended.

This amendment shall become effective November. 15, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20765; Filed, Nov. 13, 1945; 4:30 p. m.]

PART 1400-TEXTILE FABRICS: COTTON, WOOL, SILK, SYNTHETICS AND ADMIX-TURES

> [MPR 118,ª Amdt. 86] COTTON PRODUCTS

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

9 F.R. 14067; 10 F.R. 4662, 11663. ² 8 F.R. 12186, 12934; 9 F.R. 401, 10088, 10925, 14211, 14383, 14676: 10 F.R. 705, 857, 1492, 2025, 3875, 8134, 8979, 10310. ment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 118 is amended in the following respects:

1. Section 1400.103 is amended to read as follows:

§ 1400.103 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration. deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a petition for amendment is pending, or upon the Administrator's own motion, but only if the authorization is necessary to promote distribution or production, and if it will not interfere with the purposes of the Emergency Price Control Act fo 1942, as amended.

2. Sections 1400.108 (b) (1) and (2) are revoked.

This amendment shall become effective November 15, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-20766; Filed, Nov. 13, 1945; 4:30 p. m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[2d Rev. RO 3,1 Amdt. 48]

SUGAR

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

Second Revised Ration Order 3 is amended in the following respects:

1. The table contained in section 19.10 (d) is amended by deleting the item:

Prunes _____ ---- 25.9

and adding the following items:

Prunes (fresh) _____ 25.9 Prunes (dry)_____ 29.9

2. Section 20.1 Table II is amended by adding the following item at the end thereof:

TABLE II-FROZEN FRUIT (QUICE FROZEN OF COLD PACE)

. Unit (quantity of fresh fruit in pounds)	allowe per ur	y of sugar d in pounds uit of fresh packed in hers
		10 pounds and under
Citrus segments—8	1	1

¹ 9 F.R. 13992, 14642, 15048; 10 F.R. 201, 412, 1143, 1537, 2144, 2581, 2874, 3223, 4105, 4715.

¹ 8 F.R. 1936, 5309, 15906, 16744; 9 F.R. 2020, 2237, 2477, 2790, 3339, 7700, 9278, 9838, 10068, 10921; 10 F.R. 3876, 8129, 9669, 10293. ²7 F.R. 2107, 2000, 2132, 2299, 2739, 3163, 8327, 3447, 3962, 4176, 4732, 7599, 8937, 8948;

This amendment shall become effective November 17, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20759; Filed, Nov. 13, 1945; 4:32 p. m.]

PART 1418-TERRITORIES AND POSSESSIONS [RMPR 395,1 Amdt. 13]

GROCERY ITEMS IN VIRGIN ISLANDS

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

Revised Maximum Price Regulation 395 is amended in the following respects: 1. In section 16, Table III-b is amend-

ed by adding the following item:

* Commodity	Quantity	At whole- sale St. Croix, St. Thomas	At retail St. Croix, St. Thomas	At retail St. John	
Quaker yel- low corn- meal.	Bale of 50 two-pound packages.	\$6.00	Per unit \$0, 14	Per unit \$0, 15	

2. In section 17, the word "retail" is deleted from the section headnote, Table IV is redesignated Table IV-a, and a new Table IV-b is added to read as follows:

TABLE IV-b-MAXIMUM PRICES FOR CERTAIN DAIRY PRODUCTS

Commodity	Quantity	At whole- sale St. Croix, St. Thomas	At retail St. Croix, St. Thomas	At retail St. John
Avoset light cream.	36 half-pint bottles.	\$10. 50	Per unit \$0, 37	Per unit \$0.38

This amendment shall become effective as of November 19, 1945.

Issued this 14th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20798; Filed, Nov. 14, 1945; 11:45 a. m.]

Chapter XXIII-Surplus Property Administration

[SPA Reg. 1]

PART 8301-DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORT-ING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS

Surplus Property Board Regulation 1. April 2, 1945, as amended to October 19,

¹10 F.R. 5941, 6946, 7799, 8069, 8899, 9227, 9925, 11437, 11305, 11810, 11306, 11666.

1945 (10 F.R. 3764, 4356, 10398, 13314), is hereby revised and amended as herein set forth as Surplus Property Administration Regulation 1, Order 1, April 2, 1945, as amended (10 F.R. 3767, 4356, 13314), Order 2, April 2, 1945, as amended (10 F.R. 3769, 4356, 11671, 13314), Rev. Order 3, September 25, 1945 (10 F.R. 12451), Order 5, July 31, 1945, as amended (10 F.R. 9718, 13314), and Order 6, August 31, 1945, as amended (10 F.R. 11364, 13314), under this part shall remain in effect as revised and reissued herewith. Order 7, September 18, 1945 (10 F.R. 12090), under this part is hereby revoked and rescinded.

8301.1 Definitions

Sec

- Designation of disposal agencies; 8301.2 continental United States.
- 8301.3 Designation of disposal agencies; 8301.4
- territories and possessions. Designation of disposal agencies; Pacific insular possessions. Use of Standard Commodity Classi-8301.5
- fication for purpose of assignments. 8301 6
- Declaration of surplus property. 8301.7 Declaration of surplus personal
- property; forms; description of property 8301.8 Declaration of surplus personal
 - special information property; from owning agencies.
- Filing declarations of surplus per-sonal property in conjunction with declarations of surplus real 8301.9 property. 8301.10 Continental United States; filing
 - declarations of surplus personal property resulting from contractor inventories
- 8301.11 Continental United States; filing declarations of surplus personal property.
- 8301.12 Continental United States; filing declarations of surplus real prop-
- erty. 8301.13 Territories and possessions and Pa-cific insular possessions; filing declarations of surplus property.
- 8301.14 Forwarding declarations of surplus; notice.
- 8301.15 Withdrawals.
- 8301.16 Sale of small quantities.
- Transfer of surplus property be-tween territories and possessions 8301.17 and continental United States.
- 8301.18 Authority of disposal agencies to dispose of surplus property.

Regulations by disposal agencies to be reported to the Surplus Prop-8301.19

erty Administrator. 8301.20 Records and reports.

AUTHORITY: §§ 8301.1 to 8301.20, inclusive, Issued under Surplus Property Act of 1944, 58 Stat. 765, 50 U. S. C. App. Sup. 1611, and under Pub. Law 181, 79th Cong., 1st Sess.

§ 8301.1 Definitions--(a) Terms defined in act. Terms not defined in paragraph (b) of this section which are defined in the Surplus Property Act of 1944 shall in this part have the meaning given to them in the act.

(b) Other terms. (1) "Continental United States" means the 48 States and the District of Columbia.

(2) "Handbook of Standards" means the Handbook of Standards for describing Surplus Property prepared for the Surplus War Property Administration by the War Production Board (U. S. Government Printing Office).

(3) "Pacific insular possessions" as used in this part includes island possessions of the United States located in the Pacific area but does not include the Territory of Hawaii, the Aleutian Islands, or other insular possessions constituting part of or contiguous to the Territory of Alaska, the Philippine Islands, or leased military bases.

(4) "Real property" means all classes of real property together with any fix-tures and improvements thereon and is not limited to the definition thereof as

contained in section 23 of the act. (5) "Section 23 real property" means property consisting of land, together with any fixtures and improvements thereon, located outside of the District of Columbia, but does not include war housing, industrial plants, factories, or similiar structures and facilities, or the sites thereof, or land which the Administrator determines is essential to the use of any of the foregoing.

(6) "Standard Commodity Classification" means the Standard Classified List of Commodities, being Volume I of the Standard Commodity Classification, May, 1943 (U. S. Government Printing Office).

(7) "Territories and possessions" as used in this part includes the Territory of Hawaii, Puerto Rico, the Virgin Islands, the Aleutian Islands and other insular possessions constituting part of, or contiguous to, the Territory of Alaska, but does not include the Panama Canal Zone, the Philippine Islands, or leased military bases.

§ 8301.2 Designation of disposal agencies; continental United States. The following Government agencies are hereby designated as disposal agencies for surplus property located within the continental United States: Provided, That the Administrator may assign any real property to any of the disposal agencies designated in this part regardless of its classification whenever the Administra-tor shall determine such assignment appropriate to facilitate disposal:

(a) Consumer goods: Reconstruction Finance Corporation. The Reconstruction Finance Corporation is hereby designated as the disposal agency for consumer goods. The general class of property, "consumer goods", includes:

(1) Property assigned to the Reconstruction Finance Corporation as consumer goods by Order 1 under this part (including automotive vehicles, parts and equipment, house trailers, and construction and farm machinery).

(b) Capital and producers' goods: Reconstruction Finance Corporation. The **Reconstruction Finance Corporation is** hereby designated as the disposal agency for capital and producers' goods. The general class of property, "capital and producers' goods" includes:

(1) Property assigned to the Reconstruction Finance Corporation as capital and producers' goods by Order 1 under this part (including aircraft and property peculiar to aircraft).

(2) All industrial real property (including buildings and fixtures and real property which is suitable and equipped for mining operations), and land which the Administrator shall determine is essential to the use of industrial plants, factories, and similar structures and facilities, except such marine industrial

real property as is assigned by paragraph (c) of this section to the Maritime Commission.

M

(3) Personal property (including machinery, equipment, and materials and products finished or in process) which is declared surplus together with and as a part of a plant or other real property assigned to Reconstruction Finance Corp-oration. If Reconstruction Finance Corporation shall determine not to dispose of any such personal property as part of such plant or other real property, such personal property shall be disposed of by the appropriate disposal agency designated in this part, and the Reconstruction Finance Corporation shall, upon its determination aforesaid, forward declarations of surplus covering such property to such disposal agency.

(4) Structures of a portable, demountable or prefabricated nature (except housing assigned to National Housing Agency by paragraph (e) of this section) including quonset and similar huts, when declared surplus separate from any sites thereof.

(5) Railroads, including land, trackage, rights of way, structures and equipment used or useful in connection therewith.

(6) Pipelines and facilities used for transporting petroleum products or gas.

(7) Airport property to be disposed of as such (including buildings and fixtures) and land which the Administrator shall determine is essential to the use of such property.

(8) Power plants and facilities and power transmission lines and rights of way, and land which the Administrator shall determine is essential to the use of such property.

(c) Ships and maritime property: Maritime Commission. The United States Maritime Commission is hereby designated as the disposal agency for ships and maritime property. The general class of property, "ships and maritime property", includes:

(1) Property assigned to Maritime Commission by Order 1 under this part.

(2) Marine industrial real property (including buildings and fixtures), such as shipyards, ship repair yards, and marine terminals, provided that nothing contained herein shall require the Maritime Commission in making disposition of such property, to include in any deed, bill of sale, or lease thereof any restrictions, covenants, or conditions affecting the use of such property. If the Maritime Commission shall determine not to dispose of any such marine industrial real property for use in connection with the building, repair, or operation of ships, the Maritime Commission shall forward declarations of surplus covering such property to the Administrator for reassignment.

(3) Personal property (including machinery, equipment, and materials and products finished or in process) which is declared as surplus to the Maritime Commission as part of marine industrial real property. If the Maritime Commission shall determine not to dispose of any such personal property as part of such marine industrial real property, such personal

No. 224-2

property shall be disposed of by the appropriate disposal agency designated in this part, and the Maritime Commission shall forward declarations of surplus covering such property to such disposal agency.

(d) Agricultural commodities and food: Department of Agriculture. The Department of Agriculture is hereby designated as the disposal agency for agricultural commodities and food. This general class of property, "agricultural commodities and food", includes:

(1) Property assigned to Department of Agriculture in Order 1 under this part.

(e) Housing property: National Housing Agency. The National Housing Agency is hereby designated as the disposal agency for housing property. The general class of property, "housing property", includes:

(1) Real property used for housing or housing projects or developments, together with the structures thereon.

(2) Housing of a portable, demountable, or prefabricated nature (except house trailers) when declared surplus separate from any sites thereof.

(3) Personal property, such as housing equipment and furnishings, which is declared surplus to National Housing Agency as part of housing property. If National Housing Agency shall determine not to dispose of such personal property as part of housing property, such personal property shall be disposed of by the appropriate disposal agency designated in this part, and National Housing Agency shall forward declarátions of surplus covering such property to such disposal agency.

(4) Community facilities (including such equipment and furnishings as are disposed of therewith) financed through National Housing Agency which may be used in connection with housing projects.

(5) Land which the Administrator determines is essential to the use of housing.

(f) Commercial real property: Federal Works Agency. The Federal Works Agency is hereby designated as the disposal agency for commercial real property (including buildings and fixtures) and land which the Administrator shall determine is essential to the use of such property.

(g) Section 23 real property. The disposal agencies for section 23 real property located within the continental United States are hereby designated as follows:

(1) Agricultural and forest property: Department of Agriculture. The Department of Agriculture is hereby designated as the disposal agency for such surplus section 23 real property as the Administrator shall classify as agricultural or forest property.

(2) Grazing and mineral property: Department of the Interior. The Department of the Interior is hereby designated as the disposal agency for such surplus section 23 real property as the Administrator shall classify as grazing or mineral property.

(3) Section 23 housing property. The National Housing Agency is designated in paragraph (e) of this section as the disposal agency for housing real property; this includes such section 23 real property as the Administrator shall classify as housing property. (4) Other section 23 real property:

(4) Other section 23 real property: Federal Works Agency. The Federal Works Agency is hereby designated as the disposal agency for community facilities financed through Federal Works Agency and for all surplus section 23 real property which does not come within the other classifications in this paragraph.

§ 8301.3 Designation of disposal agencies: territories and possessions. The following designations of Government agencies as disposal agencies for surplus property located in the territories and possessions of the United States, as defined in § 8301.1, are hereby made, Provided, That the Administrator may assign any real property located in the territories and possessions to any of the disposal agencies designated in this part regardless of its classification whenever the Administrator shall determine such assignment appropriate to facilitate disposal.

(a) Aircraft and parts: Reconstruction Finance Corporation. Reconstruction Finance Corporation is hereby designated as the disposal agency for surplus aircraft and property peculiar to aircraft located in the territories or possessions.

(b) Ships and maritime property: Maritime Commission. The United States Maritime Commission is hereby designated as the disposal agency for vessels which it determines to be merchant vessels or capable of conversion to merchant use and for marine industrial real property, including buildings and fixtures, located in the territories and possessions.

(c) All other property: Department of the Interior. The Department of the Interior is hereby designated as the disposal agency for all property, real and personal, located in the territories or possessions and not otherwise assigned under this section.

§ 8301.4 Designation of disposal agencies; Pacific insular possessions. The Department of State is hereby designated as disposal agency for all surplus property located in the Pacific insular possessions as defined in § 8301.1, except property assigned in this section to the Maritime Commission. The Maritime Commission is hereby designated as the disposal agency for vessels located in the Pacific insular possessions which it determines to be merchant vessels or capable of conversion to merchant use.

\$ 8301.5 Use of Standard Commodity Classification for purpose of assignments. The assignments made in Order 1 under this part through the use of Standard Commodity Classification code numbers are intended to be in aid of and supplementary to the assignments of the general classes of property made in \$ 8301.2. If, therefore, items fall within a general class of property assigned by this part but these items are not listed in the Standard Commodity Classification, they

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shall be disposed of by the disposal agency to which the general class of property is assigned. Similarly, if the Standard Commodity Classification does not indicate that an item is included within more than one of the general classes of property assigned in § 8301.2, the assignment of the general class shall control.

§ 8301.6 Declaration of surplus property. Each owning agency shall, pursuant to section 11 (a) of the act, continuously survey property in its control and determine that which is surplus to its needs and responsibilities, and, except for such property as the owning agency itself is authorized to dispose of, it shall report such surplus property to the Administrator and to the appropriate disposal agency designated in this part. The reporting of such surplus personal property by an owning agency to a disposal agency or of such surplus real property to the Administrator shall constitute a declaration of surplus.

§ 8301.7 Declaration of surplus personal property; forms; description of property. Owning agencies shall declare surplus personal property to the Administrator and to the appropriate disposal agencies on forms as prescribed by Order 3 under this part. The property shall be described in sufficient detail to furnish the disposal agency with an adequate basis for disposal. Unless other provision is made, the minimum standards of description prescribed by the Handbook of Standards for Describing Surplus Property shall be used as a guide for all such descriptions.

§ 8301.8 Declaration of surplus personal property; special information from owning agencies—(a) Limitations on power of disposal. Declarations of surplus personal property shall fully set forth any legal restrictions upon the authority of the government to dispose of any personal property, including any restrictions upon the disposal or use thereof arising from any patents or any contract relating thereto, unless such information relating to patents has otherwise been furnished to the disposal agencies.

(b) Red Cross property. Declarations of surplus personal property shall designate any such property known to have been processed, produced or donated by the American Red Cross.

§ 8301.9 Filing declarations of surplus personal property in conjunction with declarations of surplus real property. Declarations of surplus personal property which is declared surplus in conjunction with and as part of real property shall be filed with, and in the manner prescribed for, the declarations of the real property.

§ 8301.10 Continental United States; filing declarations of surplus personal property resulting from contractor inventories. If an owning agency takes possession of any contractor inventory located in continental United States, it may declare such property surplus to the

regional office of the Reconstruction Finance Corporation for the region wherein the property is located. If any property so declared is of a class other than that which is assigned to Reconstruction Finance Corporation by this part, the Corporation shall make the necessary classification and forward the declarations to the appropriate disposal agencies unless disposal of such property by Reconstruction Finance Corporation is authorized under § 8301.16. This section shall not apply to agricultural commodities and foods.

§ 8301.11 Continental United States; filing declarations of surplus personal property. Declarations of surplus personal property located within the continental United States shall be filed on forms prescribed by Order 3 under this part at the office of the Surplus Property Administrator, Washington 25, D. C., and at the office of the appropriate disposal agencies as follows except as otherwise indicated in Order 2 under this part: At the regional offices of the Reconstruction Finance Corporation and at the Washington, D. C. offices of all other disposal agencies. The locations of these offices and the areas comprised by the regions are set forth in Order 2 under this part.

§ 8301.12 Continental United States; filing declarations of surplus real prop-Declarations to the Administrator ertu. and to the appropriate disposal agency of all surplus real property (whether or not section 23 real property) located within the continental United States shall be filed with the Surplus Property Administrator, Washington 25, D. C., on forms prescribed in Order 3 under this The Administrator will transmit part. the declaration to the appropriate disposal agency and will notify the owning agency thereof.

§ 8301.13 Territories and possessions and Pacific insular possessions; filing declarations of surplus property—(a) Surplus personal property. Declarations of surplus personal property located in the territories and possessions and Pacific insular possessions as defined in § 8301.1 shall be filed on the forms prescribed in Order 3 under this part with the Surplus Property Administrator, Washington 25, D. C., and at such offices of the appropriate disposal agency as are specified in Order 2 under this part, or, if not specified, as the disposal agency may direct.

(b) Surplus real property. Declarations to the Administrator and to the appropriate disposal agency of all surplus real property (whether or not section 23 real property) located in the territories and possessions and Pacific insular possessions as defined in § 8301.1 shall be filed with the Surplus Property Administrator, Washington 25, D. C., on forms prescribed in Order 3 under this part. The Administrator will transmit the declaration to the appropriate disposal agency and will notify the owning agency of the transmittal.

§ 8301.14 Forwarding declarations of surplus; notice. Whenever surplus

declarations are forwarded by one disposal agency to another disposal agency or to the Administrator under this part, the forwarding disposal agency shall so notify the owning agency which filed the declaration.

§ 8301.15 Withdrawals. With the consent of the disposal agency, an owning agency may withdraw property which it has declared surplus and for which a declaration has been transmitted to such disposal agency pursuant to this part. Such withdrawals shall be made without reimbursement and on the forms prescribed by Order 3 under this part.

§ 8301.16 Sale of small quantities. A disposal agency may dispose of property which is declared to it as surplus but which is assigned under this part to another disposal agency, when the reported cost of the item is \$300 or less, without the consent of such other disposal agency. Disposals of property in excess of a reported cost of \$300 may be made with the consent of such other disposal agency.

§ 8301.17 Transfer of surplus property between territories and possessions and continental United States. No surplus property shall be transferred by a disposal agency from one territory or possession or Pacific insular possession to another, or to the Philippine Islands, Panama Canal Zone, leased military bases, or continental United States, without the consent of the disposal agency acting as such at the place of destination. Where such consent is given and the transfer is made, disposal shall be made by the disposal agency acting as such at the place of destination.

§ 8301.18 Authority of disposal agencies to dispose of surplus property—(a) In general. The disposal agencies designated in this part are hereby authorized and directed to dispose of property declared to them as surplus. Disposals shall be made in accordance with regulations, orders, and instructions of the Administrator and those of the Surplus Property Board and of the Surplus War Property Administration (created by Executive Order 9425, February 19, 1944) which have not been rescinded and superseded, and in accordance with the objectives and provisions of the act.

(b) Aircraft, aircraft parts, radio and electrical equipment. The appropriate disposal agencies are hereby authorized, in accordance with section 19 (c) of the act, to dispose of aircraft and aircraft parts and radio and electrical equipment.

§ 8301.19 Regulations to be reported to the Surplus Property Administrator. Each owning agency and each disposal agency shall file with the Surplus Property Administrator copies of all regulations, orders, and instructions of general applicability which it may issue in furtherance of the provisions, or any of them, of this part.

§ 8301.20 Records and reports. Owning and disposal agencies shall prepare and maintain such records as will show full compliance with the provisions of this part and with the applicable provisions of the act. Reports shall be prepared and filed with the Surplus Property Administrator in such manner as may be specified by order issued under this part subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

This revision shall become effective November 10, 1945.

By W. STUART SYMINGTON, Administrator, NOVEMBER 10, 1945.

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[F. R. Doc. 45-20820; Filed, Nov. 14, 1945; 12:00 m.]

[SPA Reg. 1, Order 1]

PART 8301—DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORT-ING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS

ASSIGNMENT OF SURPLUS PROPERTY

Surplus Property Board Regulation 1, Order 1, as amended to October 19, 1945, entitled "Assignment of Surplus Property" (10 F.R. 3767, 4356, 13314), is hereby revised and amended as herein set forth as Surplus Property Administration Regulation 1, Order 1,

Pursuant to the authority of the Surplus Property Act of 1944 (58 Stat. 765, 50 U. S. C. App. Sup. 1611) and Public PART 1-CRIDE MATERIALS Law 181, 79th Congress, It is hereby ordered, That:

There is hereby assigned to the Government disposal agencies named below such items or types of surplus property located in the continental United States as are listed under the name of each agency. The items or types of surplus property listed below under the name of each disposal agency are included within the class of surplus property assigned to each agency for disposal in this part. The code numbers used herein are those of the Standard Commodity Classification (U. S. Government Printing Office), to Volume I of which reference must be made for a complete list of the items or types of surplus property assigned by means of the code number.

the state of the second state		PART 1-CRUD	DE MATERIALS		States and the second
R. F. C. (Capital and producers' goods)	R. F. C. (Consumer goods)	Agriculture	R. F. C. (Capital and producers' goods)	R. F. C. (Consumer goods)	Agriculture
 03 Crude animal products inedible, except fibers. 05-5 Crude rubber and allied gums. 05-628 Lac. 05-7 Crude medicinal herbs, roots, barks, and other plant parts, except U. S. P., N. F., and similar grades. 05-93 Crude cork. 05-94 Loofa sponges. 	01 Live animals, other than. food animals.	 01 Live animals, except nonfood animals. 02 Crude animal products, edible. 04 Crude vegetable products, edible. 05 Crude vegetable products, inedible, except fibers (except as indicated). 	 06 Fibers, vegetable and animal, unimanufactured (except domestically produced wool and mohair). 07 Coal, crude petroleum, and related erude hydrocarbons. 08 Metallie ores, tallings, concentrates and their unrefined metallie products. 09 Crude nonnetallie minerals, except coal and petroleum. 		 06-1 Cotton. 06-22 Flax (only domestic production). 06-23 Hemp (cannabis sativa). 06-5 Wool and mohair (domestically produced wool and mohair only).
		PART 2-BASIC MATE	ERIAL AND PRODUCTS		
11 Leather. 12 Boot and shoe cut stock and shoe findings.			24 Nonferrous metals (ex- cept as indicated).	24-82 Gold and gold-base alloy basic shapes and forms.	
13 Wood basic materials, ex- cept pulpwood (except as indicated).	13-92 Rattan, willow, and bamboo stock.		25 Fabricated metal basic products (except as indi- cated).	25-42 Truck tanks. 25-51 Builders' basic hard- ware.	Maritime Commission
14-1 Pulpwood.	 13-97 Handles. 14 Pulp, paper and paper board (except as indicated). 	and the second second		25-54 Motor vehicle hardware.25-56 Casket hardware.	25-31 Power boilers marine. 25-53 Marine basic
14-2 Paperbase stocks except pulp,14-3 Woodpulp,				25-57 Furniture hardware. 25-58 Trunk and luggage hardware.	hardware (rigging hardware and chain attachments).
14-4 Other pulp. 14-6 Bullding paper. 14-8 Building board.				25-59 Miscellaneous basic hardware. 25-61 Automotive vehicle	
15-2 Jute basic textiles.15-66 Curled hair (similar to	15 Textile basic manufactures (except as indicated).	-		bodies, 25-64 Combat vehicle bodies, 25-75 Insect screening, 25-76 Woven wire fencing,	
06-7). 15-71 Silk semi-manufactures. 15-72 Silk yarn.				25-77 Wire nails, tacks and stanles	
15-81 Rayon, nylon, ctc., semi-manufactures. 15-82 Rayon, nylon, etc., yarn.				25-78 Wire springs. 25-7901 Wire chain. 25-7903 Chain link fencing. 25-7906 Wire hoops.	11 - CA
15-912 Jute cordage, except sizes less than one-quarter inch cross-sectional diam-		and the second		25-91 Chain and attachments. 25-94 Bolts, nuts, screws, rivets, etc.	
eter. 15-913 Soft fiber cordage ex- cept sizes less than one-		16 Food and beverage basic materials (ex-		25-98 Cut nails, tacks and spikes. 25-99 Miscellaneous fabricated	
quarter inch cross-sectional diameter. 15-914 Hard fiber cordage		cept as indicated). 17 Oils, fats, waxes,	26 Nonmetallic mineral basic products—chiefly struc- tural (except as indicated).	products, 26-3 Glass basic products.	1 Land
and twine (all).		and derivatives, an- imal and vegetable (except as indicated).	tural (except as indicated). 27 Nonmetallic mineral basic products — chiefly n o n - structural (except as indi-	27-1 Glass basic products (ex- cept 3 items): 27-1431 Raifroad signal	The second second
 16-52 Industrial molasses. 17-6 Floral absolutes, concretes and mixtures of essential and floral oils. 	17-5 Essential oils (packaged for veterinary or medicinal	The second second	cated).	lenses. 27-152 Radio tubes (glass only).	
17-7 Waxes, animal and vegetable. 18 Petroleum and coal prod-	use only).		Starte Start	27-16 Insulators. 27-32 Asbestos and asbestos metallic packing and gas-	
ucts except raw materials for chemical industries. 19 Chemicals,		19-271 Rosins,		kets. 27-33 Asbestos woven or moulded friction material. 27-376 Asbestos paper pipe	
	and the second second	19-272 Turpentine. 19-274 Pine oil. 19-275 Pine pitch.		 27-376 Asbestos paper pipe covering insulation. 27-381 Pipe covering insula- tion. 	Contraction of the second
21 Iron, and iron and steel scrap (except as indicated),	21-632 Cast iron soil pipe. 21-6412 Soil pipe fittings.	19-276 Pine tar.		tion. 27-92 Pottery. 27-93 Pottery supplies. 27-94 Ceramic products.	
22 Steel (except as indicated). 23 Ferro and nonferrous additive allows	22-52 Barbed and twisted wire.		29 Miscellaneous basic mate- rials (except as indicated).	29-1 Rubber fabricated mate- rials (except item 29-12 re- claimed rubber).	
additive alloys.					

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FEDERAL REGISTER, Thursday, November 15, 1945

2. 1

TART 2-BASIC MATERIALS AND PRODUCTS-continued

	1	ART 2-BASIC MATERIALS	AND PRODUCTS-continued		
R. F. C. (Capital and producers' goods)	R. F. C. (Consumer goods)	Maritime Commission	R. F. C. (Capital and producers' goods)	R. F. C. (Consumer goods)	Maritime Commission
Miscellaneous basic ma- terials-Continued.	29-2 Plastic fabricated materi- als to be used as components of end products (except items 29-22 plastic electrical fittings; 29-23 plastic con- struction and maintenance products, less 29-2306 door and window screening; and 29-24 plastic glass.		29 Miscellaneous basic ma- terials—Continued.	 29-8 Imitation gem and ornamental stones. 29-91 Button blanks, moulds, and other parts. 29-92 Beads, bugles, and spangles. 29-95 Catgut and wormgut. 	
-		PART 3-EN	D PRODUCTS		
 31 General purpose industrial machinery and equipment (except as indicated). 32 Electrical machinery and apparatus (except as indicated). 33 Special industry machinery. 34 Metal working machinery. 39 Miscellaneous machinery. 30 Miscellaneous machinery. 30 Miscellaneous machinery. 	 erators (except airCraft). 32-435 Katrier motors except aircraft. 32-456 Motor [griftion equipment (except aircraft). 32-51 Fuses. 32-51 Fuses. 32-53 Lamp sockets. 32-54 Earp sockets. 32-54 Earp sockets. 32-54 Earp sockets. 32-55 Learting and parking machines. 33-122 Feling and parking machines. 33-124 Pitters, seeders and stemmers. 33-132 Butter cutters. 33-132 Butter cutters. 33-132 Butter cutters. 33-134 Kee cream manufactur ing machiney and equipment. 33-905 Automobile service station equipment. 33-905 Automobile service station equipment. 34 Agricultural machiner and implements. 36 Construction, mining, except as indicated). 37 Trators. 38 Office machines. 39-11 Home type laundr equipment. 39-30 Home sewing machines. 39-43 Calculating and computing scales. 39-45 Spring scales, househols. 39-60 Coin operated scales. 39-61 Lawnmowers. 30-61 Lawnmowers. 30-61 Lawnmowers. 	31-584 Capstans.	53-81 Train lighting fixtures.	 as indicated). 54 Furniture and fixtures. 55 Photographic goods and processed motion pictures (except as indicated). 56 Optical instruments and apparatus. 57-112 Glass stemmed laboratory thermometers. 57-113 Glass stemmed clinical thermometers. 57-114 Household and commercial thermometers. 57-114 Household and commercial thermometers. 57-119 Thermometers not else where classified. 57-14 Heating and ventilating controls and accessories. 57-38 Barometers (domestic household types). 57-36 Taximeters and parking meters. 57-65 Compasses and accessories (escept fixed shipboard types and aircraft types). 58 Professional and scientific instruments and apparatus. 59 Miscellaneous equipment (except as indicated). 	57-65 Compasses and accessories (fixed ship, board types). 57-66 Azimuths, sex- tants and octants. 57-691 Taff Rail Logs. 59-16 Water safety equipment. 59-16 Water safety equipment. 61 Food, manufactured. 62 Feed, manufactured. 63 Beverages and ice. 64 Tobacco manufac- tures. 65-481 Marine liver oil, derivatives, and prep- arations, except ma- rine liver oil concen- trates in solution, m.g. 65-68 Vitamins, vita- min-active compounds and preparations con- taining one and more than one vitamin, m.g.

PART 8-END FRODUCTS-continued

R. F. C. (Capital and producers' goods)	R. F. C. (Consumer goods)	Maritime Commission	R. F. C. (Capital and producers' goods)	R. F. C. (Consumer goods)	Maritime Commission
-13 Books and pamphlets (instructional aids for equipment assigned to RFC). -7481 High pressure cylin- ders. -51 Lasts for boots and shoes. -52 Last sole patterns.	 69 Fabricated taxtile products except apparel. 71 End products of leather except apparel, footwear and luggage. 72 Converted paper products and pub goods. 73 Products of printing and publishing industries (ex- cept as indicated). 74 Rubber end products. 75 End products of metal in- dustries (except as indicated). 76 Finished wood products. except inviture and mill work (except as indicated). 77 End products of glass, elay and stone. 79 Miscellaneous end products of manufacturing industries (except as indicated). 	 75-953 Cargo nets, wire rope. 75-954 Wire rope slings 76-93 Rafts, fl o a t s, belts and buoys. 79-974 Life preservers. 79-975 Buoys. 	 82 Artillery, Naval Guns, Mortars and Components. 84 Artillery, naval, and mortar ammunition and specifically adapted com- ponents. 85 Acrial bombs and specifi- cally adapted components. 86 Miscellaneous ammuni- tion and related products. 87 Common components of ammunition. 88 Fire control equipment. 89 Miscellaneous ordnance and ordnance matériel. 	 81 Small arms and components. 83 Small arms ammunition and specifically adapted com- ponents. 	

This order shall become effective November 10, 1945.

W. STUART SYMINGTON, Administrator.

NOVEMBER 10, 1945.

[F. R. Doc. 45-20821; Filed, Nov. 14, 1945; 12:00 m.]

[SPA Reg. 1, Order 2]

PART 8301-DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORT-ING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS

LOCATION OF DISPOSAL AGENCY OFFICES

Surplus Property Board Regulation 1, Order 2, entitled "Location of Disposal Agency Offices", as amended to October 19, 1945 (10 F.R. 3769, 4356, 11671, 13314), is hereby revised and amended as herein set forth as Surplus Property Administration Regulation 1, Order 2,

Pursuant to the authority of the Surplus Property Act of 1944 (58 Stat. 765, 50 U. S. C. App. Sup. 1611) and Public Law 181, 79th Congress, It is hereby ordered. That:

1. Disposal agencies shall notify the Administrator whenever a change is made in the location of any office at which declarations of surplus property are directed to be filed. All such changes will be carried into this order by amendment.

2. Changes in the procedures for filing declarations of surplus prescribed in this order may be made on application to the Administrator.

3. Declarations of surplus personal property located in continental United States shall be filed at the following offices of the appropriate disposal agencies:

RECONSTRUCTION FINANCE CORPORATION CONSUMER GOODS

Area and Address

Region I: Connecticut, Maine, Massachu-setts, New Hampshire, Rhode Island, Vermont. Washington Essex Building, 600 Washington Street, Boston 11, Mass.

Region II: New Jersey, New York. Office of Surplus Property, 350 5th Avenue, 61st Floor, New York 1, N. Y.

Region III: District of Columbia, Delaware, Maryland, Pennsylvania, Virginia. 5th and Chestnut Streets, Philadelphia, Pa

Region IV: Indiana, Kentucky, Ohio, West Virginia. 704 Race Street, Cincinnati 2, Ohio. Region V: Illinois, Michigan, Minnesota, North Dakota, South Dakota, Wisconsin, Room 300, 209 South La Salle St., Chicago 4, m

Region VI: Alabama, Florida, Georgia, Mississippi, North Carolina, South Carolina, Tennessee. Belle Isle Bldg., 105 Prior Street, N. E., Atlanta 3, Ga. Region VII: Arkansas, Louisiana, Okla-

homa, Texas. 609 Fort Worth 2, Tex. 609 Nell P. Anderson Bldg.,

Region VIII: Iowa, Kansas, Missouri, Nebraska. 2605 Walnut St.,-Kansas City 8,

Region IX: Colorado, New Mexico, Utah, Wyoming. 7th Floor, Exchange Bldg., 1030 15th St., Denver 2, Colo. Region X: Arizona, California, Nevada.

30 Van Ness Ave., San Francisco 2, Calif.

Region XI: Idaho, Oregon, Montana, Wash-ington. 2005 5th Avenue, Seattle 1, Wash.

CAPITAL AND PRODUCERS' GOODS

(Except Aircraft and Aircraft Parts and Electronic Equipment)

Area and Address

Atlanta Region: Georgia, Alabama, Tennes-see, Florida. Healey Building, Atlanta 3, Ga. Boston Region: Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Con-nectlcut, (except Fairfield County). 10 Post Office Square, Boston, Mass. Chastotte Region: North County South

Charlotte Region: North Carolina, South

Carolina. 317 Tryon St., Charlotte 2, N. C. Chicago Region: Illinois, Northern Part, consisting of the following counties: Boone, Bureau, Carroll, Cass, Champaign, Christian, Clark, Coles. Cook, Cumberland, De Kalb, De Witt, Douglas, Du Page, Edgar, Ford, Fulton, Grundy, Hancock, Henderson, Henry, Iroquois, Jo Daviess, Kane, Kankakee, Kendall, Knox, Lake, La Salle, Lee, Livingston, Logan, McDonough, McHenry, McLean, Macon, Mar-shall, Māson, Menard, Mercer, Moultrie, Ogle, Peoria, Piatt, Putnam, Rock Island, Sanga-mon, Schuyler, Shelby, Stark, Stephenson, Tazewell, Vermilion, Warren, Whiteside, Will, Winnebago and Woodford. 208 South La

Salle Street, Chicago 4, Ill. Chicago Region: Indiana, Northern part, consisting of the following counties: Adams, Allen, Bartholomew, Benton, Blackford, Boone, Brown, Carroll, Cass, Clay, Clinton, Dearborn, Decatur, De Kalb, Delaware, Elk-hart, Fayette, Fountain, Franklin, Fulton, Grant, Hamilton, Hancock, Hendricks, Henry, Howard, Huntington, Jasper, Jay, Jennings, Johnson, Kosciusko, Lagrange, Lake, La Porte, Madison, Marion, Marshall, Miami, Monroe,

Montgomery, Morgan, Newton, Noble, Ohio, Owen, Parke, Porter, Pulaski, Putnam, Randolph, Ripley, Rush, St. Joseph, Shelby, Starke, Steuben, Tippecanoe, Tipton, Union, Vermilion, Vigo, Wabash, Warren, Wayne, Wells, White and Whitley. 208 South LaSalle Street, Chicago 4, Ill.

Chicago Region: Wisconsin, Southern part, consisting of the following counties: Adams, Brown, Calumet, Clark, Columbia, Crawford, Dane, Dodge, Door, Fond du Lac, Grant, Green, Green Lake, Iowa, Jackson, Jefferson, Juneau, Kenosha, Kewaunee, Lafayette, Lan-Suneau, Kenosha, Kewauhee, Lanayette, Lan-glade, Manitowoc, Marathon, Marinette, Mar-quette, Milwaukee, Monroe, Oconto, Outa-gamie, Ozaukee, Portage, Racine, Richland, Rock, Sauk, Shawano, Sheboygan, Vernon, Walworth, Washington, Waukesha, Waupaca, Waushara, Winnebago and Wood. 208 South La Solla Strast Chicago A U La Salle Street, Chicago 4, Ill.

Chicago Region: Iowa-Entire State. 208 South La Salle Street, Chicago 4, Ill.

Cleveland Region: Ohio; Kentucky-East-ern section-consisting of the following counties: Bath, Bell, Boone, Bourbon, Boyd, Bracken, Breathit, Campbell, Carter, Clark, Bracken, Breathitt, Campbell, Carter, Clark, Clay, Elliott, Estill, Fayette, Fleming, Floyd, Garrard, Grant, Greenup, Harlan, Harrison, Jackson, Jessamine, Johnson, Kenton, Knott, Knox, Laurel, Lawrence, Lee, Leslie, Letcher, Lewis, Lincoln, McCreary, Madison, Magoffin, Martin, Mason, Menifee, Montgomery, Morgan, Nicholas, Owsley, Pendleton, Perry, Pike, Powell, Pulaski, Robertson, Rockcastle, Rowan, Scott, Whitley, Wolfe, and Woodford. Empire Bldg., Cleveland 1, Ohio.

Cleveland Region: Pennsylvania, Western Part, consisting of the following counties: Allegheny, Armstrong, Beaver, Butler, Clarion, Crawford, Erie, Fayette, Forest, Greene, Indiana, Jefferson, Lawrence, Mercer, Somerset, Venango, Warren, Washington, and Westmoreland. Empire Bldg., Cleveland 1, Ohio.

Cleveland Region: West Virginia, Northwestern Part, consisting of the following counties: Brooke, Hancock, Marshall, Ohio, Tyler, and Wetzel. Empire Bldg., Cleveland 1, Ohio.

Dallas Region: Texas, Northern and Western Parts, consisting of the following counties: Andrews, Archer, Armstrong, Bailey, Baylor, Bell, Borden, Bosque, Bowie, Briscoe, Brown, Burnet, Callahan, Camp, Carson, Cass, Castro, Childress, Clay, Cochran, Coke, Coleman, Collin, Collingsworth, Comanche, Concho, Cooke, Coryell, Cottle, Crahe, Crockett, Crosby, Culberson, Dallam, Dallas, Dawson, Deaf Smith, Delta, Denton, Dickens, Donley, Eastland, Ector, Ellis, El Paso, Erath, Falls, Fannin, Fisher, Floyd, Foard, Franklin, Freestone, Gaines, Garza, Glasscock, Gray, Gray-son, Gregg, Hale, Hall, Hamilton, Hansford,

Hardeman, Harrison, Hartley, Haskell, Hemphill, Henderson, Hill, Hockley, Hood, Hopkins, Howard, Hudspeth, Hunt, Hutchinson, Irion, Jack, Jeff Davis, Johnson, Jones, Kaufman, Kent, King, Knox, Lamar, Lamb, Lampasas, Leon, Limestone, Lipscomb, Loving, Lubbock, Lynn, McCulloch, McLennan, Marion, Martin, Menard, Midland, Milam, Mills, Mitchell, Montague, Moore, Morris, Motley, Navarro, Nolan, Ochiltree, Oldham, Palo Pinto, Panola, Parker, Parmer, Pecos, Potter, Rains, Randall, Reagan, Red River, Reeves, Roberts, Robert-son, Rockwall, Runnels, Rusk, San Saba, Schleicher, Scurry, Shackelford, Sherman, Smith, Somervell, Stephens, Sterling, Stonewall, Sutton, Swisher, Tarrant, Taylor, Terry, Throckmorton, Titus, Tom Green, Upshur, Upton, VanZandt, Ward, Wheeler, Wichita, Winkler, Wilbarger, Williamson, Wise, Wood, Yoakum, and Young. Cotton Exchange Bidg., Dallas 1, Tex. Dallas Region: Oklahoma, Southeastern

Part, consisting of the following counties: Atoka, Bryan, Choctaw, Coal, Johnston, McCurtain, Marshall, Pushmataha. Cotton Exchange Bidg., Dallas 1, Tex. Dallas Region: New Mexico, Southern Part,

consisting of the following counties: Catron, Chaves, Curry, De Baca, Dona Ana, Eddy, Grant, Guadalupe, Hidalgo, Lea, Lincoln, Luna, Otero, Quay, Roosevelt, Socorro, Sierra, Torrence. Cotton Exchange Bldg., and Dallas 1, Tex.

Dallas Region: Arizona, Southeastern Part, consisting of the following counties: Cochise, Greenlee, Pima, and Santa Cruz. Graham, Cotton Exchange Bldg., Dallas, Tex. Denver Region: Colorado; New Mexico,

Northern part, consisting of the following counties: Bernalillo, Colfax, Harding, Mc-Kinley, Mora, Rio Arriba, Sandoval, San Juan, San Miguel, Santa Fe, Taos, Union, and Valencia. Boston Building, Denver 2, Colo. Detroit Region: Michigan—the following

counties of Michigan (excluding upper Peninsula): Alcona, Allegan, Alpena, Antrim, Arenac, Barry, Bay, Benzie, Berrien, Branch, Calhoun, Cass, Charlevoix, Cheboygan, Clare, Clinton, Crawford, Eaton, Emmet, Genesee, Gladwin, Grand Traverse, Gratiot, Hillsdale, Huron, Ingham, Ionia, Iosco, Isabella, Jack-son, Kalamazoo, Kalkaska, Kent, Lake, La-peer, Leelanau, Lenawee, Livingston, Ma-comb, Manistee, Mason, Mecosta, Midland, Missaukee, Monroe, Montcalm, Montmorency, Muskegon, Newaygo, Oakland, Oceana, Ogemaw, Osceola, Oscoda, Otsego, Ottawa, Presque Isle, Roscommon, Saginaw, St. Clair, St. Joseph, Sanilac, Shiawassee, Tuscola, Van Buren, Washtenaw, Wayne, and Wexford. 607 Shelby Street, Detroit 26, Mich. Houston Region: Texas, Southeastern part, consisting of the following counties: Ander-

son, Angelina, Austin, Bastrop, Brazoria, Brazos, Burleson, Calhoun, Chambers, Cher-okee, Colorado, Fayette, Fort Bend, Galveston, Grimes, Hardin, Harris, Houston, Jackson, Jasper, Jefferson, Lavaca, Lee, Liberty, Madison, Matagorda, Montgomery, Nacogdoches, Newton, Orange, Polk, Refugio, Sabine, San Augustine, San Jacinto, Shelby, Trinity, Tyler. Victoria, Walker, Waller, Washington, and Wharton. Rusk Bldg., 723 Main Street, Houston 2, Tex.

Kansas City Region: Kansas; Missourl-Western part-consisting of the following counties: Andrew, Atchison, Barton, Bates, Buchanan, Cass, Clay, Clinton, De Kalb, Gentry, Holt, Jackson, Jasper, McDonald, Newton, Nodaway, Platte, Vernon, and Worth. Dierks Bidg., Kansas City 6, Mo.

Kansas City Region: Oklahoma-except 8 counties in Southeastern part-consisting of the following counties: Adair, Alfalfa, Beaver, Beckham, Blaine, Caddo, Canadlan, Carter, Cherokee, Cimarron, Cleveland, Comanche, Cotton, Craig, Creek, Custer, Delaware, Dewey, Ellis, Garfield, Garvin, Grady, Grant, Greer, Harmon, Harper, Haskell, Hughes, Jackson, Jefferson, Kay, Kingfisher, Kiowa, Latimer, Le Flore, Lincoln, Logan, Love, McClain, McIntosh, Major, Mayes, Murray, Muskogee, Noble, Nowata, Okfuskee, Oklahoma, Okmulgee, Osage, Ottawa, Pawnee, Payne, Pittsburg, Pontotoc, Pottawatomie, Roger Mills, Rogers, Seminole, Sequoyah, Stephens, Texas, Tillman, Tulsa, Wagoner, Washington, Washita, Woods, and Woodward. Dierks Bldg., Kansas City 6, Mo.

Los Angeles Region: California, Southern Part, consisting of the following counties: Imperial, Inyo, Los Angeles, Orange, Riverside, San Bernardino, San Diego, Santa Barbara, and Ventura. Pacific Mutual Bldg., Los Angeles 14, Calif.

Los Angeles Region: Arizona-the following counties of Arizona (excluding the South eastern part): Apache, Coconino, Gila, Mari-copa, Mohave, Navajo, Pinal, Yavapai, and Yuma. Pacific Mutual Bidg., Los Angeles 14, Calif.

Minneapolis Region: Minnesota, North Dakota, South Dakota; Michigan—Upper Penin-sula—consisting of the following counties: Alger, Baraga, Chippewa, Delta, Dickinson, Gogebic, Houghton, Iron, Keweenaw, Luce, Mackinac, Marquette, Menominee, Ontonagon, and Schoolcraft. McKnight Building, Minneapolis 1, Minn.

Minneapolis Region: Wisconsin-Northern Part-consisting of the following counties: Ashland, Barron, Bayfield, Buffalo, Burnett, Chippewa, Douglas, Dunn, Eau Claire, Florence, Forest, Iron, La Crosse, Lincoln, Oneida, Pepin, Pierce, Polk, Price, Rusk, St. Croix, Sawyer, Taylor, Trempealeau, Vilas, and Washburn, McKnight Bldg., Minneapolis 1, Minn.

New Orleans Region: Louisiana and Mississippi. Richards Bldg., 837 Gravier St., New Orleans, La.

New York Region: New York, Connecticut (Fairfield County only); New Jersey (North-ern Part), consisting of the following coun-ties: Bergen, Essex, Hudson, Hunterdon, Middlesex, Monmouth, Morris, Passaic, Somerset, Sussex, Molinouth, Molris, Fasaro, Solitoso, Sussex, Union, and Warren. 70 Pine St., New York 5, N.Y. Omaha Region: Nebraska and Wyoming. Woodmen of the World Bidg., Omaha 2, Nebr.

Philadelphia Region: Delaware; Pennsylvania-the following counties of Pennsyl-vania (excluding the Western part): Adams, Bedford, Berks, Blair, Bradford, Bucks, Cam-Bediord, Berks, Blair, Bradiord, Blacks, Cam-bria, Cameron, Carbon, Centre, Chester, Clearfield, Clinton, Columbia, Cumberland, Dauphin, Delaware, Elk, Franklin, Fulton, Huntingdon, Juniata, Lackawanna, Lancas-Lebanon, Lehigh, Luzerne, Lycoming, McKean, Mifflin, Monroe, Montgomery, Mon-tour, Northampton, Northumberland, Perry, Philadelphia, Pike, Potter, Schuylkill, Snyder, Sullivan, Susquehanna, Tioga, Union, Wyoming, Wayne, and York. 1528 Walnut St., Philadelphia 2, Pa.

Philadelphia Region: New Jersey; Southern Part, consisting of the following counties: Atlantic, Burlington, Camden, Cape May, Cumberland, Gloucester, Mercer, Ocean, and Salem. 1528 Walnut St., Philadelphia 2, Pa.

Portland Region: Oregon-entire State (except the counties of Klamath and Lake in Central Southern Part); Washington, South-western Part, consisting of the following counties: Clark, Cowlitz, Klickitat, Skamania, and Wahkiakum. Fenton Bldg., Portland 5, Oreg

Portland Region: Montana; Washington, Eastern Part, consisting of the following Benton, Chelan, counties: Adams, Asotin, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Lincoln, Okanogan, Pend Oreille, Spo-kane, Stevens, Walla Walla, Whitman, and Yakima. Fenton Bldg., Portland 5, Oreg.

Portland Region: Idaho, Northern Part, consisting of the following counties: Bene-wah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latch, Lewis, Nez Perce, and Shoshone. Fenton Bldg., Portland 5, Oreg.

Richmond Region: Maryland, Virginia, District of Columbia; West Virginia, Southern Part, consisting of the following counties:

Barbour, Berkeley, Boone, Braxton, Cabell, Calhoun, Clay, Doddridge, Fayette, Gilmer, Grant, Greenbrier, Hampshire, Hardy, Harri-son, Jackson, Jefferson, Kanawha, Lewis, Lincoln, Logan, McDowell, Marion, Mason, Mercer, Mineral, Mingo, Monongalia, Monroe, Morgan, Nicholas, Pendleton, Pleasants, Pocahontas, Preston, Putnam, Raleigh, Randolph, Ritchie, Roane, Summers, Taylor, Tucker, Upshur, Wayne, Webster, Wirt, Wood, and Wyoming. Richmond Trust Bldg., 7th and Main Sts., Richmond 19, Va.

St. Louis Region: Missouri-Eastern Partconsisting of the following counties: Adair, Audrain, Barry, Benton, Bollinger, Boone, Audrain, Barry, Benton, Bolinger, Boone, Butler, Caldwell, Callaway, Camden, Cape Girardeau, Carroll, Carter, Cedar, Chariton, Christian, Clark, Cole, Cooper, Crawford, Dade, Dallas, Daviess, Dent, Douglas, Dunklin, Franklin, Gasconade, Greene, Grundy, Har-rison, Henry, Hickory, Howard, Howell, Iron, Jefferson, Johnson, Knox, Laclede, Lafayette, Lawrence, Lewis, Lincoln, Linn, Livingston, Macon, Madison, Maries, Marion, Mercer, Mil-ler, Mississippi, Moniteau, Monroe, Montgomery, Morgan, New Madrid, Oregon, Osage, Ozark, Peniscot, Perry, Pettis, Phelps, Pike, Polk, Pulaski, Putnam, Ralls, Randolph, Ray, Polk, Pulaski, Puthain, Rails, Railoupin, Ray, Reynolds, Ripley, St. Charles, St. Clair, St. Francois, St. Louis, Ste. Genevieve, Saline, Schuyler, Scotland, Scott, Shannon, Shelby, Stoddard, Stone, Sullivan, Taney, Texas, Warren, Washington, Wayne, Webster, and Wright. St. Charles Bldg., St. Louis 2, Mo. St. Louis Region: Illinois, Southern Part,

consisting of the following counties: Adams, Alexander, Bond, Brown, Calhoun, Clay, Clinton, Crawford, Edwards, Effingham, Fayette, Franklin, Gallatin, Greene, Hamilton, Hardin, Jackson, Jasper, Jefferson, Jersey, Johnson, Lawrence, Macoupin, Madison, Marion, Massac, Monroe, Montgomery, Morgan, Perry, Pike, Pope, Pulaski, Randolph, Richland, St. Clair, Saline, Scott, Union, Wabash, Washington, Wayne, White, and Williamson. St. Charles Bldg., St. Louis 2, Mo.

St. Louis Region: Indiana, Southwestern Part, consisting of the following counties: Daviess, Dubois, Gibson, Greene, Knox, Martin, Pike, Posey, Spencer, Sullivan, Vanderburgh, and Warrick. St. Charles Bldg., St. Louis 2. Mo.

St. Louis Region: Indiana, Southeastern Part, consisting of the following counties: Clark, Crawford, Floyd, Harrison, Jackson, Jefferson, Lawrence, Orange, Perry, Scott, Switzerland, and Washington. St. Charles Bldg., St. Louis 2, Mo.

St. Louis Region: Arkansas. St. Charles Bldg., St. Louis 2, Mo.

St. Louis Region: Kentucky, Western Part, consisting of the following counties: Adair, Allen, Anderson, Ballard, Barren, Boyle, Breckinridge, Bullitt, Butler, Caldwell, Calloway, Carlisle, Carroll, Casey, Christian, Clin-, ton, Crittenden, Cumberland, Davless, Edmonson, Franklin, Fulton, Gallatin, Graves, Grayson, Green, Hancock, Hardin, Hart, Henderson, Henry, Hickman, Hopkins, Jefferson, Larue, Livingston, Logan, Lyon, McCracken, McLean, Marion, Marshall, Meade, Mercer, Metcalfe, Monroe, Muhlenberg, Nelson, Ohio, Oldham, Owen, Russell, Shelby, Simpson, Spencer, Taylor, Todd, Trigg, Trimble, Union, Warren, Washington, Wayne, and Webster. St. Charles Bldg., St. Louis 2, Mo. Salt Lake City Region: Utah; Idaho, South-

ern Part, consisting of the following countles: Ada, Adams, Bannock, Bear Lake, Bing-ham, Blaine, Bolse, Bonneville, Butte, Camas, Canyon, Caribou, Cassia, Clark, Custer, Elmore, Franklin, Fremont, Gem, Gooding, Jef-ferson, Jerome, Lemhi, Lincoln, Madison, Minidoka, Oneida, Owyhee, Payette, Power, Teton, Twin Falls, Valley, and Washington. Dooly Bldg., Salt Lake City 1, Utah.

Salt Lake City Region: Nevada, Eastern Part, consisting of the following counties: Clark, Elko, Lincoln, and White Pine. Dooly Bldg., Salt Lake City 1, Utah.

San Antonio Region: Texas, Southern Part, consisting of the following counties: Aransas, Atascosa, Bandera, Bee, Bexar, Blanco, Brewster, Brooks, Caldwell, Cameron, Comal, DeWitt, Dimmit, Duval, Edwards, Frio, Gillesple, Goliad, Gonzales, Guadalupe, Hays, Hidalgo, Jim Hogg, Jim Wells, Karnes, Kendall, Kenedy, Kerr, Kimble, Kinney, Kleberg, La Salle, Live Oak, Llano, McMullen, Mason, Maverick, Medina, Nueces, Presidio, Real, San Patricio, Starr, Terrell, Travis, Uvalde, Val Verde, Webb, Willacy, Wilson, Zapata, and Zavala, Transit Tower Bldg., San Antonio 5, Tex.

San Francisco Region: California, Northern Part, consisting of the following counties: Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte' Eldorado, Fresno, Glenn, Humboldt, Kern, Kings, Lake, Lassen, Madera, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Francisco, San Joaquin, San Luis Obispo, San Mateo, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolume, Yolo, and Yuba. Barneson Bidg., 256 Montgomery St., San Francisco, Calif.

San Francisco Region: Nevada—the Western part—consisting of the following counties: Churchill, Douglas, Esmeralda, Eureka, Humboldt, Lander, Lyon, Mineral, Nye, Ormsby, Pershing, Storey, and Washoe. Barneson Bidg., 256 Montgomery St., San Francisco, Calif.

San Francisco Region: Oregon, Southern part, consisting of the following counties: Klamath, and Lake. Barneson Bldg., 256 Montgomery St., San Francisco, Calif. Seattle Region: Washington, Western Part,

Seattle Region: Washington, Western Part, consisting of the following counties: Clallam, Grays Harbor, Island, Jefferson, King, Kitsap, Kittitas, Lewis, Mason, Pacific, Pierce, San Juan, Skagit, Snohomish, Thurston, and Whatcom. Central Bldg., Seattle 4, Wash.

RECONSTRUCTION FINANCE CORPORATION

Aircraft. Reconstruction Finance Corporation, Washington 25, D. C.

Aircraft Parts. Reconstruction Finance Corporation, Federal Reserve Bank Bldg., Cleveland 1, Ohio. Electronic Equipment. Reconstruction Fi-

Electronic Equipment. Reconstruction Finance Corporation, 1528 Walnut St., Philadelphia, Pa.

MARITIME COMMISSION

United States Maritime Commission, Washington 25, D. C.

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration (Attention: Surplus Property), Washington 25, D. C.

NATIONAL HOUSING AGENCY

National Housing Agency, Washington 25, D. C.

4. Declarations of all surplus real property located in the continental United States, its territories and possessions shall be filed at: Surplus Property Administrator, Washington 25, D. C.

5. Declarations of surplus personal property located in the territories and possessions of the United States shall be filed at the following offices of the appropriate disposal agencies designated in § 8301.3;

RECONSTRUCTION FINANCE CORPORATION

Hawaii: Reconstruction Finance Corporation, P. O. Box 3738, Honolulu, T. H. Alaska: Reconstruction Finance Corpora-

tion, Box 1349, Fairbanks, Alaska, Puerto Rico and Virgin Islands:

Aircraft: Reconstruction Finance Corporation, Washington 25, D. C. Aircraft Paris: Reconstruction Finance Corporation, Federal Reserve Bank Building, Cleveland 1, Ohio.

MARITIME COMMISSION

United States Maritime Commission, Washington 25, D. C.

DEPARTMENT OF THE INTERIOR

Hawaii and all Pacific Ocean Territories and Possessions: Department of the Interior, Surplus Property Office, Honolulu, T. H.

Alaska: Department of the Interior, Surplus Property Office, Anchorage, Alaska. Puerto Rico and Virgin Islands: Depart-

Puerto Rico and Virgin Islands: Department of the Interior, Surplus Property Office, San Juan, Puerto Rico.

This order shall become effective November 10, 1945.

W. STUART SYMINGTON, Administrator.

NOVEMBER 10, 1945.

[F. R. Doc. 45-20822; Filed, Nov. 14, 1945; 12:01 p. m.]

[SPA Reg. 1, Order 3]

PART 8301—DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORT-ING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS

FORMS FOR DECLARATION OF SURPLUS¹

Surplus Property Board Regulation 1, Revised Order 3, September 25, 1945, entitled "Forms for Declaration of Surplus" (10 F.R. 12451) is hereby revised and amended as'herein set forth as Surplus Property Administration Regulation 1, Order 3.

Pursuant to the authority of the Surplus Property Act of 1944 (58 Stat. 765; 50 U. S. C. App. Sup. 1611) and Public Law 181, 79th Congress, It is hereby ordered, That:

1. Owning agencies shall declare surplus personal property located within the continental United States, its territories and possessions and Pacific insular possessions, to the appropriate disposal agency, designated under this part, on Form SPB-1, Declaration of Surplus Personal Property to Disposal Agency, as attached hereto, in accordance with the instructions accompanying such form. Where the owning agency also acts as the disposal agency, the same procedure shall be followed. Owning agencies shall transmit to the Surplus Property Administrator, one copy of each SPB-1, in which property having a total cost of \$50,000 or more is listed simultaneously with the transmittal of copies of Form SPB-1 to the disposal agency. Corrections or withdrawals of prior declarations of surplus personal property shall be submitted to the appropriate disposal agency on Form SPB-1.1, Adjustment of Prior Declaration of Surplus Personal Property, as attached hereto, in accordance with the instructions accompanying such form. Owning agencies shall transmit to the Surplus Property Administrator, one copy of each correction or withdrawal of a declaration on Form SPB-1.1 which involves a total cost (appearing in Block 10) amounting

¹Forms filed as part of the original document.

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to \$50,000 or more, simultaneously with the transmittal of copies to the disposal agency. Disposal agencies are authorized to correct or adjust a declaration on Form SPB-1 after verification of the declaration and inspection of the property. When the disposal agency makes such correction or adjustment without the submission by the owning agency of a Form SPB-1.1 covering such correction or adjustment, the submission of such Form SPB-1.1 by the owning agency shall not be required.

2. Each owning agency shall declare such personal property surplus to the Surplus Property Administrator on Revised Form SPB-2, Declarations of Surplus Personal Property to Surplus Property Board, as attached hereto, in accordance with the instructions accompanying such form.

3. Owning agencies shall declare surplus real property located within the continental United States, its territories and possessions, to the Surplus Property Administrator on Form SPB-5, Declaration of Surplus Real Property to the Surplus Property Board, as attached hereto, in accordance with the instructions accompanying such form.

4. Forms SPB-1, SPB-11, SPB-1.2, SPB-1.3, SPB-2 and SPB-5 may be reproduced by the owning agencies, provided that the formats are identical with those on file with the Division of the Federal Register, sample copies of which may be obtained from the Administrator, Forms SPB-1 and **\$PB-1.1** should allow for a 1" margin on the left. Form **\$PB-1.1** should be reproduced on yellow paper so as to distinguish it readily from Form **\$PB-1**.

5. [Deleted Sept. 25, 1945.]

6. Form SPB-1.2, Declaration of Surplus Property to Disposal Agency, as attached hereto, may be used by the War Department and the Navy Department as a substitute for Form SPB-1 in declaring to the Reconstruction Finance Corporation surplus property located within the continental United States, its territories and possessions, resulting from contractor inventory. Form SPB-1.3. Listing Sheet, as attached hereto, may be used as the detailed listing sheet in support of Form SPB-1.2, as a substitute for Form SPB-1, "Continua-tion Sheet". Forms SPB-1.2 and SPB-1.3 will be prepared in accordance with the instructions attached thereto.

7. The Reconstruction Finance Corporation is authorized to correct or adjust a declaration previously made on SPB-1.2 and SPB-1.3 by the War Department or the Navy Department to conform to the property thereafter delivered to or upon the order of the Reconstruction Finance Corporation. When the Reconstruction Finance Corporation makes such correction or adjustment without the submission by the owning agency of a Form SPB-1.1 covering such correction or adjustment, the submission of such Form SPB-1.1 may be omitted.

8. In making declarations of government-owned personal property furnished contractors under a facilities contract, lease, rental agreement, or other contract or contract provision specifically governing the acquisition, use or disposition of such property, the Navy Department may use Navy Department Form S & A 269 and Office of Contract Settlement Form 5a for reporting items of machinery or equipment in the same major (2-digit) group of the Standard Commodity Classification at a single location. A Form SPB-1 shall, however, be used as a cover sheet. A one line description shall be shown on Form SPB-1 and continuation sheets for each Navy Department Form S & A 269 attached, and there shall be included on both the Form SPB-1 and the Navy Department Form S & A 269 a proper cross-reference to identify each Navy Department Form S & A 269 with the related one line listing on Form SPB-1. Not more than ninety-nine Navy Department Forms S & A 269 or Office of Contract Settlement Forms 5a shall be attached to a single covering Form SPB-1.

9. In making declarations of government-owned personal property located in government-owned plants operated by contractors under cost-plus-a-fixedfee contracts, the War Department may use existing records including inventory listings and inventory cards, provided that a Form SPB-1 or Form SPB-1.2 is used as a cover sheet and provided further that all of the information required by the Form SPB-1 or Form SPB-1.2 is shown either on the Form SPB-1 or Form SPB-1.2 or on the supporting documents.

10. Wherever in the forms or the instructions to the forms the words "Surplus Property Board" or "Board" appear, they shall be deemed to refer to the Surplus Property Administrator.

Nore: All reporting requirements of this part have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This order shall become effective November 10, 1945.

W. STUART SYMINGTON, Administrator.

NOVEMBER 10, 1945.

[F. R. Doc. 45-20823; Filed, Nov. 14, 1945; 12:01 p. m.]

[SPA Reg. 1, Order 5]

- PART 8301—DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORT-ING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS
- APPROVAL OF DELEGATION OF AUTHORITY BY DEPARTMENT OF COMMERCE TO DEPART-MENT OF TREASURY, BUREAU OF NARCOTICS

Surplus Property Board Regulation 1, Order 5, as amended to October 19, 1945, entitled "Approval of Delegation of Authority by the Department of Commerce to Department of the Treasury, Bureau of Narcotics" (10 F.R. 9718, 13314) is hereby revised and amended as herein set forth as Surplus Property Administration Regulation 1, Order 5.

Pursuant to the authority of the Surplus Property Act of 1944 (58 Stat. 765, 50 U. S. C. App. Sup. 1611) and Public Law 181, 79th Congress, It is hereby ordered, That:

1. Approval of delegation. The Surplus Property Administrator hereby ap-

proves of the delegation by the Department of Commerce to the Department of the Treasury, Bureau of Narcotics, of authority to act for and on behalf of the Department of Commerce in the continental United States as disposal agency for surplus opium, coca leaves, marihuana and synthetic narcotics, such as isonipecaine and all compounds, manufactures, salts, derivatives and preparations thereof. The delegation hereby approved shall include, but is not limited to, the commodities represented in the Standard Commodity Classification by the following code numbers: 65-212 to 65-2129 inclusive; 65-215 to 65-2159 inclusive; 65-2222 to 65-22229 inclusive; 65-3203 to 65-32039 inclusive; 65-71411; 65-71612; 65-7271601; and 65-79606.

2. Declarations of surplus. Declarations of surplus commodities referred to in the preceding paragraph shall be filed by owning agencies at the office of the Bureau of Narcotics, Treasury Department, Washington 25, D. C. If the Department of Commerce receives any declarations of surplus which include the surplus commodities referred to in the preceding paragraph, it shall separate the items and forward a copy of the declaration containing the appropriate items to the Treasury Department, Bureau of Narcotics, Washington 25, D. C.

3. This order and the approval hereby given shall be deemed to apply to the Reconstruction Finance Corporation, successor disposal agency to the Department of Commerce, and to any ratification by Reconstruction Finance Corporation of delegations made by the Department of Commerce under this order and to any delegation made by Reconstruction Finance Corporation pursuant hereto.

This order shall become effective November 10, 1945.

W. STUART SYMINGTON, Administrator.

NOVEMBER 10, 1945.

[F. R. Doc. 45-20824; Filed, Nov. 14, 1945; 12:01 p. m.]

[SPA Reg. 1, Order 6]

- PART 8301—DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORT-ING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS
- APPROVAL OF DELEGATION OF AUTHORITY BY DEPARTMENT OF AGRICULTURE TO DEPART-MENT OF COMMERCE FOR DISPOSAL OF CERTAIN TYPES OF PROPERTY

Surplus Property Board Regulation 1, Order 6, as amended to October 19, 1945, entitled "Approval of Delegation of Authority by Department of Agriculture to Department of Commerce for Disposal of Certain Types of Property" (10 F.R. 11364, 13314) is hereby revised and amended as herein set forth as Surplus Property Administration Regulation 1, Order 6.

Pursuant to the authority of the Surplus Property Act of 1944 (58 Stat. 765, 50 U. S. C. App. Sup. 1611) and Public Law 181, 79th Congress, It is hereby ordered, That:

1. The Surplus Property Administrator hereby approves of the delegation of authority and responsibility by the Department of Agriculture to the Depart-ment of Commerce to act for and on behalf of the Department of Agriculture in the continental United States, during the period ending December 31, 1945, as disposal agency for the following items of food, owned by the War Department and purchased for use in ration kits or for overseas sale, when sales of such items are made by the Department of Commerce, through the facilities of the War Department, to the original manufacturers of such items who agree to buy the entire quantity of their products available for disposition, regardless of location or condition, at not less than the original cost to the Government, f. o. b. shipping point: candy bars, solid chocolate types; candy bars, coated types; candy bars, uncoated; candy rolls and packages; fruit drops; candy packages; cookies and crackers; gum, chewing, standard types; peanuts, salted, canned; biscuits, all types and packings; cereals, premixed, compressed, and loose; cocoa beverages; coffee product, soluble.

2. The Department of Commerce shall prepare and maintain such records as will show full compliance with the provisions of this order and with the applicable provisions of the act. Reports shall be prepared and filed with the Department of Agriculture and the Administrator in such manner as may be specified by Order No. 3 under this part and any amendments thereto.

3. This order and the approval hereby given shall be deemed to apply to the Reconstruction Finance Corporation, successor disposal agency to the Department of Commerce, and to any delegation made by the Department of Agriculture to Reconstruction Finance Corporation pursuant hereto.

This order shall become effective November 10, 1945.

> W. STUART SYMINGTON, Administrator.

NOVEMBER 10, 1945.

[F. R. Doc. 45-20825; Filed, Nov. 14, 1945; 12:02 p. m.]

[SPA Reg. 5,1 Order 4]

PART 8305—SURPLUS NONINDUSTRIAL REAL PROPERTY

AUTHORITY TO DISPOSAL AGENCY TO DISPOSE OF WEATHER BUREAU PROPERTY LOCATED ON CAMPUS OF NORWICH UNIVERSITY, NORTHFIELD, VERMONT, IN CONSIDERATION OF BENEFITS AFFORDED BY UNIVERSITY TO THE UNITED STATES

The Federal Works Agency has for disposal a tract of land consisting of 1.26 acres together with a two-story brick building thereon, located on the campus of Norwich University, Northfield, Vermont, which the University desires to acquire.

It is represented that Norwich University was founded in 1819, and is by statute "the Military College of the State of Vermont", and is a non-profit insti-

1 10 F.R. 12812.

tution exempt from taxation under section 101 (6) of the Internal Revenue Code: that it conveyed this land to the United States in 1909 without compensation, and the Government has thus had the use of the land without consideration from that date to the present time. The Government erected thereon at a cost of approximately \$13,000 a brick building for use as a Weather Bureau and has since used it for that purpose at an expense for operation exceeding \$1,000 per year. The University proposes that it will operate the Weather Bureau free of cost or expense to the Government for a minimum period of ten (10) years, affording the Government the full service and benefit thereof to the same extent as when operated by the Government; and the University requests that this property be transferred to it without a cash payment and in consideration of its obligation to maintain and operate the Weather Bureau for said period, and afford the Government the benefits referred to.

The building, which has been in use for more than thirty-five (35) years, has been subject to normal depreciation; and the Federal Works Agency considers that the benefits to the United States. amounting to at least \$1,000 per year for a period of ten (10) years, will exceed the current market value of the property, and that, in view of such benefits to the United States and under the provisions of section 13 (a) (1) (C) of the Surplus Property Act of 1944, and § 8305.12 (h) (5) of Surplus Property Administration Regulation 5, it may properly dispose of this property to Norwich University without a cash consid-eration and in consideration only of its obligation to maintain and operate the Weather Bureau without charge to the United States for a minimum period of ten (10) years; It is therefore ordered, That:

Notwithstanding the provisions of §§ 8305.11 (d) and 8305.12 (c), (d) and (e), the Federal Works Agency, as disposal agency, after having given public notice of availability in a newspaper published or having general circulation in the county in which the property is located for a period of ten (10) days, is hereby authorized, in the absence of an acceptable offer to purchase by any priority holder, to convey said property to Norwich University without a cash payment and in consideration of its obligation to maintain and operate said property as a Weather Bureau for a minimum period of ten (10) years, and during said period to afford the Government full service and benefit thereof to the same extent as when the Weather Bureau was operated by the Government. Such conveyance shall be made subject to the right of reversion to the United States in the event of failure by Norwich University to provide the service in compliance with said obligation.

This order shall become effective November 9, 1945.

W. STUART SYMINGTON, Administrator. NOVEMBER 9, 1945.

[F. R. Doc. 45-20826; Filed, Nov. 14, 1945; 12:01 p. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[Docket No. 3666]

PARTS 71-85-TRANSPORTATION OF EXPLOSIVES

MISCELLANEOUS AMENDMENTS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 7th day of November A. D. 1945.

It appearing, that pursuant to section 233 of the Transportation of Explosives Act approved March 4, 1921 (41 Stat. 1445), and Part II of the Interstate Commerce Act, the Commission has formulated and published certain regulations for transportation of explosives and other dangerous articles.

It is ordered, That the aforesaid regulations for transportation of explosives and other dangerous articles be, and they are hereby, amended as follows:

Part 3—Regulations applying to shippers (CFR 75)

Superseding and amending paragraph (a) (8) section 263, order August 16, 1940, to read as follows: (Change)

(a) (8) Specification 103B, 103B-W,
 108, or 108A—Tank cars.

Appendix to Part 3—Shipping container specifications (CFR 72)

Superseding and amending paragraph 14 (a) specification 103B, order of July 14, 1942, to read as follows:

14. Safety vents. (a) Safety valves prohibited, but a safety vent must be applied. Except for hydrochloric (muriatic) acid of 22° Baume strength, and other fuming acids, safety vent of approved design eqipped with frangible discs having $\frac{1}{6}$ inch breather hole in the center thereof, or a safety vent of approved design equipped with carbon discs permitting continuous venting, may be used.

Superseding and amending paragraph 14 (a) specification 103B-W, order August 16, 1940, to read as follows:

14. Safety pents. (a) Safety valves prohibited, but a safety vent must be applied. Except for hydrochloric (muriatic) acid of 22° Baume strength, and other fuming acids, safety vent of approved design equipped with frangible discs having $\frac{1}{2}$ inch breather hole in the center thereof, or a safety vent of approved design equipped with carbon discs permitting continuous venting, may be used.

It is further ordered, That this order shall become effective on November 7, 1945, and shall remain in full force and effect until further order of the Commission;

• And it is further ordered, That a copy of this order shall be served upon all parties of record herein; and notice shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register. (Sec. 232– 236, 41 Stat. 1444–1445, sec. 204, 49 Stat. 546, sec. 4, 52 Stat. 1237, sec. 20, 54 Stat. 922, 56 Stat. 176; 18 U.S.C. 383, 49 U.S.C. 304)

By the Commission, Division 3.

[SEAL]	W. P. BARTEL,
	Secretary

[F. R. Doc. 45-20792; Filed, Nov. 14, 1945; 11:31 a. m.]

[Corrected S. O. 368]

PART 95-CAR SERVICE

RAILROADS TO UNLOAD BOX CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 9th day of November A. D. 1945.

It appearing, that box cars containing freight are being held by railroads an unreasonable length of time and that the delay in unloading such cars is aggravating a shortage thereof, thus impeding their use, control, supply, movement and distribution; in the opinion of the Commission an emergency requiring immediate action exists at all points where it is the railroads' duty, responsibility or obligation to unload box cars. It is ordered, That:

(a) Every common carrier by railroad subject to the Interstate Commerce Act at all points, including ports, where said carrier has the duty, responsibility or obligation to unload freight, shall unload forthwith all such freight in its possession, held in box cars, ten days from date of arrival of the said box cars at those points, including ports.

(b) Application. (1) This order shall apply to intrastate and interstate traffic as well as foreign commerce.

(2) The number of days any box car is held five days or less prior to the effective date hereof shall be counted in determining the ten-day period provided in paragraph (a).

(3) Box cars loaded with freight held under load more than five days on the effective date hereof may be held until November 20, 1945, before unloading.

(4) This order shall apply to box cars containing freight which the railroad holds short of points described in paragraph (a) and the ten day period shall commence after arrival at such hold points.

(5) This order shall apply to box cars having a mechanical designation in the current official Railway Equipment Register prefixed by "X" or "V".

(c) Special and general permits. The provisions of this order shall be subject to any special or general permits issued by the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C.

(d) Effective date. This order shall become effective at 12:01 a.m., November 15, 1945.

(e) Expiration date. This order shall expire at 11:59 p. m., December 15, 1945, unless otherwise modified, changed, suspended, or annulled by order of the Commission, (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That a copy of this order and direction shall be served upon each State railroad regulatory body and upon the Association of American Railroads, Car Service Division, as agent of the railroad subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 45-20793; Filed, Nov. 14, 1945; 11:31 a. m.]

· [S. O. 371]

PART 95-CAR SERVICE

PROHIBITION OF AMMUNITION IN BOX CARS FOR ARMED FORCES

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 9th day of November A. D. 1945.

It appearing, that certain high class box cars are being used unnecessarily for the transportation of ammunition, thereby causing a shortage of such equipment and impeding and diminishing the use, control, supply, movement, distribution, exchange, interchange, and return of such box cars; in the opinion of the Commission an emergency requiring immediate action exists in all Pacific Coast ports or terminals; it is ordered, that: *Brobibition of ammunition in certain*

Prohibition of ammunition in certain box cars. (a) No common carrier by railroad subject to the Interstate Commerce Act shall furnish or supply for the purpose of loading ammunition for the Naval or Military forces of the United States at or from Pacific Coast ports or terminals, a box car suitable for flour or sugar loading. In event such cars are so loaded they shall not be transported or moved intrastate or interstate.

(b) Effective date. This order shall become effective at 12:01 a.m., November 12, 1945.

(c) Expiration date. This order shall expire at 11:59 p. m., December 20, 1945, unless otherwise modified, changed, suspended or annulled by order of the Commission.

It is further ordered, that a copy of this order and direction shall be served upon the State railroad regulatory bodies of the States of California, Oregon and Washington and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3. [SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 45-20794; Filed, Nov. 14, 1945; 11:31 a. m.]

[Rev. S. O. 371]

PART 95-CAR SERVICE

PROHIBITION OF AMMUNITION IN BOX CARS FOR ARMED FORCES

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 13th day of November, A. D. 1945.

It appearing, that certain high class box cars are being used unnecessarily for the transportation of ammunition, thereby causing a shortage of such equipment and impeding and diminishing the use, control, supply, movement, distribution, exchange, interchange, and return of such box cars; in the opinion of the Commission an emergency requiring immediate action exists in all Pacific and Atlantic Coast ports: it is ordered, that:

Prohibition of ammunition in certain box cars. (a) No common carrier by railroad subject to the Interstate Commerce Act shall furnish or supply for the purpose of loading ammunition for the Naval or Military forces of the United States at or from Pacific and Atlantic Coast ports, a box car suitable for flour or sugar loading. In event such cars are so loaded they shall not be transported or moved intrastate or interstate.

or moved intrastate or interstate. (b) Effective date. This order shall become effective at 12:01 a.m., November 16, 1945.

(c) Expiration date. This order shall expire at 11:59 p. m., December 20, 1945, unless otherwise modified, changed, suspended or annulled by order of the Commission.

It is further ordered, That this order shall vacate and supersede Service Order No. 371 on the effective date hereof, that a copy of this order and direction shall be served upon the State railroad regulatory bodies of the Pacific and Atlantic Coast States and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 45-20795; Filed, Nov. 14, 1945; 11:31 a. m.] Notices

INTERSTATE COMMERCE COMMIS-SION.

[S. O. 372]

UNLOADING OF COMMODITIES AT EAST ST. LOUIS, ILL.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 9th day of November, A. D. 1945

It appearing, that 7 box cars containing various commodities at Rose Lake Yard, East St. Louis, Ill., on the Pennsylvania Railroad Company, have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action: it is ordered, that:

Box cars at East St. Louis, Ill., be unloaded. (a) The Pennsylvania Railroad Company, its agents or employees, shall unload forthwith the following cars: NP 26831, sodium bichromate; Sou. 271104, bar steel; CB&Q 21166, carload passenger car bodies; NYC 64607, telephone switch boards; ATSF 8199, telephone switch boards; SooL 41678, fire brick; and L&N 94220, gas stoves, on hand at Rose Lake Yard, East St. Louis, Ill., for export to Mexico.

(b) Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when such carloads have been completely unloaded in compliance with the requirements of paragraph (a). Upon receipt of such notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately, and that a copy of this order and direction shall be served upon The Pennsylvania Railroad Company and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 45-20796; Filed, Nov. 14, 1945; 11:31 a. m.]

[S. O. 373]

UNLOADING OF FLOUR AT SEATTLE, WASHINGTON

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 13th day of November, A. D. 1945.

It appearing, that car GN 45208 containing flour at Seattle, Washington on the Great Northern Railway Company has been on hand for an unreasonable length of time and that the delay in unloading said car is impeding its use; in the opinion of the Commission an emergency exists requiring immediate action; it is ordered, that:

Flour at Seattle, Washington, be unloaded. (a) The Great Northern Railway Company, its agents or employees shall unload forthwith car GN 45208 containing flour on hand at Seattle, Washington, consigned order King Midas Flour Mills, Superior, Wisconsin, notify Savro Macaroni Company.

(b) Said carrier shall notify the Director of the Bureau of Service. Interstate Commerce Commission, Washington, D. C., when such carload has been completely unloaded in compliance with the requirements of paragraph (a). Upon the unloading and receipt of such notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15/(2))

It is further ordered, that this order shall become effective immediately, and that a copy of this order and direction shall be served upon the Great Northern Railway Company, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 45-20797; Filed, Nov. 14, 1945; 11:32 a. m.]

TREASURY DEPARTMENT.

Bureau of Internal Revenue.

RELIEF FROM EXCESS PROFITS TAX BECAUSE OF AN INADEQUATE EXCESS PROFITS CREDIT

ALLOWANCES DURING FISCAL YEAR ENDED JUNE 30, 1945

Subchapter E of Chapter 2 of the Internal Revenue Code imposes an excess profits tax on corporations for taxable years beginning after December 31, 1939. Under the provisions of this subchapter, excess profits are measured by comparing the earnings for the current taxable year with a statutory excess profits credit.

Section 722 of Subchapter E reflects the recognition by Congress of the desirability and necessity of granting relief in meritorious cases to corporations which bear an excessive tax burden because of an inadequate excess profits credit. This section provides for the recomputation of excess profits tax on the basis of a reconstructed excess profits credit.

As required by section 722 (g) the following list, containing the cases arranged alphabetically by internal revenue districts, shows the name and address of each corporation to which relief has been allowed, business, taxable years involved, excess profits credit before allowance of relief, increase in excess profits credit claimed, increase in excess profits credit allowed, decrease in excess profits tax, and increase in income tax. There are included as a supplement to this list eight cases in which relief was allowed by the Commissioner during the fiscal year ended June 30, 1944. These cases were not included in the list of allowances made during the fiscal year 1944 previously published. Allowance by The Tax Court of the United States. has been made in two cases, which cases are included in the list, with appropriate notations.

In order to determine the relief granted and the relevant data required to be published, intermediate computations of the excess profits tax and the income tax showing the amounts of taxes which would have been due without the benefits of section 722 were made. Comparison of the pertinent items and figures appearing in the application for relief and the tax computations after the allowance of relief with those appearing in the intermediate tax computations developed the required data.

Explanations of certain of the items, as displayed in their respective column headings of the list, and the data evolved, follow:

Business in which engaged, Column 2. The business in which taxpayer is engaged is that reported in the income tax return of the corporation for the taxable year or years involved, therefore, it does not necessarily correspond with the business during the base period. In those instances where the return for the year involved failed to disclose the nature of business, information from other sources was utilized. Moreover, since the nature of business shown usually represents a general description of the predominant business activity, it does not necessarily represent or reflect the business activity with respect to which an inadequate excess profits credit was established.

Excess profits credit before allowance of relief, Column 4. The excess profits credit before allowance of relief is the credit originally claimed by the taxpayer, as corrected, whether based on income or capital.

Increase in the amount of excess profits credit claimed by taxpayer, Column 5. The increase in the amount of excess profits credit claimed by taxpayer is the excess of the credit based on the constructive income claimed by the taxpayer over the credit before allowance of relief shown in column 4.

Increase in the amount of excess profits credit allowed, Column 6. The increase

in the amount of excess profits credit allowed is the excess of the recomputed credit based on constructive income finally allowed over the credit before allowance of relief shown in column 4.

Gross reduction in the excess profits tax, Column 7; gross increase in the income tax, Column 8. The gross reduction in the excess profits tax and the gross increase in the income tax resulting from the operation of section 722 are the differences between the gross taxes which would have been duc without the benefits of section 722 and the gross taxes due after relief had been granted. The gross excess profits tax is the tax due prior to the deferment under section 710 (a) (5). the foreign tax credit under section 729. the credit for debt retirement under section 783, and the adjustment under section 734. The gross income tax is the tax due prior to the foreign tax credit under section 131.

The changes in the income and excess profits taxes shown reflect the effect of the increases attributable to section 722 in the unused excess profits credit carried forward from prior taxable years as well as the effect of the increase in unused excess profits credit carried back from subsequent taxable years to the extent that claims with respect to unused credit carry-overs and carry-backs determined under section 722 were allowed within the same fiscal year.

While the decrease in excess profits tax is directly related to the increase in excess profits credit allowed, a number of factors serve to invalidate a comparison of the relationship of these two items applicable to a corporation for different taxable years or to different corporations for the same taxable year. Among the most important factors affecting this comparison are (1) increase in excess profits tax rates, (2) changes in rate structure from a graduated to a flat rate system, (3) effect of unused excess profits credits of prior and subsequent years attributable to section 722, (4) variation of provisions applicable to fiscal years, (5) limitation of excess profits tax to the amount by which 80 percent of net income exceeds the income tax, applicable to certain taxable years. and (6) relation of excess profits before the application of section 722 to the increase in excess profits credit allowed.

For taxable years beginning after December 31, 1940, a portion of the amount by which the excess profits tax is reduced by reason of the application of section 722 is offset by an increase in income tax. This offset arises from the provisions which permit the deduction of the income subject to excess profits tax (or excess profits tax in certain taxable years) in arriving at income subject to income tax.

Lists containing the cases in which relief has been allowed during the fiscal years ended June 30, 1942 and June 30, 1943, have been published in the FEDERAL REGISTER, Volume 9, Number 194, dated September 28, 1944 and a similar list relating to allowance made during the fiscal year ended June 30, 1944, has been published in the FEDERAL REGISTER, Volume 9, Number 219, dated November 2, 1944.

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE

FISCAL YEAR ENDED JUNE 30, 1945

FISCAL YEAR ENDED JUNE 80, 1945								
Name and address of taxpayer (arranged by in- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year ended	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase In the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch, E) tax resulting from the operation of sec.722	Gross in- crease in the income (ch. 1) tax result- ing from the operation of sec. 722	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	
ARIZONA		1.1	TO TO TO		A REAL PROPERTY.	Contract of the second	Station of the	
Arizona Broadcasting Co., 48 East Broadway, Tucson, Ariz. ARKANSAS	Radio broadcasting	12-31-1942	\$2, 550. 27	\$9, 007. 09	\$4, 869. 23	\$4, 386, 14	\$1, 315. 84	
Majestic Hotel Co., Inc., Hot Springs, Ark	Hotel	12-31-1940 12-31-1941 12-31-1942	53, 543, 17 64, 424, 67	1, 995, 00 1, 995, 00 1, 995, 00	717.85 886.23 886.23	179, 46 398, 81 797, 61	None - 123.63 354.49	
Tucker Duck & Rubber Co., Fort Smith, Ark 1ST DISTRICT OF CALIFORNIA	Furniture manufacture		64, 424, 67 _18, 388, 98 19, 179, 40	2, 576, 90 8, 389, 98	2, 576, 90 1, 786, 48	2, 258, 06 1, 700, 30	993, 54 664, 48	
Alameda Chevrolet Co., 2424 Santa Clara Ave.,	Automobile sales and service	12-31-1941	1, 729, 40	6, 150, 44	3, 267. 60	1, 152, 89	265, 16	
Alameda, Calif. Berkeley Brass Foundry Co., 2629 7th St., Ber-	Nonferrous foundry	12-31-1941	2, 852, 16	13, 938, 55	4, 130. 34	426.09	98.01	
keley, Calif. Bullock & Jones Co., 340 Post St., San Francisco, Calif.	Retail men's wear	$\begin{array}{r} 12 - 31 - 1942 \\ 1 - 31 - 1941 \\ 1 - 31 - 1942 \\ 1 - 31 - 1943 \end{array}$	3,565,20 12,467,21 13,945,96 15,938,97	$\begin{array}{c} 13,225.51\\ 11,093.22\\ 28,519.04\\ 26,526.03\end{array}$	3, 417, 30 15, 281, 49 13, 742, 74 11, 749, 73	4, 914. 51 1, 485. 37 5, 187. 21 10, 574. 76	1, 474, 35 None 1, 866, 55 5, 252, 71	
Walter Byde Co., Ltd., 1331 Fulton St., Fresno, Calif.	Wholesale and retail hardware	12-31-1942	15, 677. 15	11, 395. 70	2, 507. 40	4, 959. 51	1, 973. 51	
California Foundries, Inc., 950 19th Ave., Oak- land, Calif. Carnie-Goodwin-Pendleton Co., 515 L St., Sacra-	Foundry Tent and awning manufacturers and	$\begin{array}{c} 12 - 31 - 1940 \\ 12 - 31 - 1941 \\ 12 - 31 - 1941 \end{array}$	23, 741, 25 27, 182, 23 19, 581, 51	$\begin{array}{c} 16, 154, 95\\ 21, 926, 66\\ 1, 456, 12 \end{array}$	2, 485, 55 2, 928, 60 1, 456, 12	$\begin{array}{r} 621.\ 39\\ 1,\ 317.\ 87\\ 509.\ 64\end{array}$	None 408.53 224.25	
mento, Calif. Harry Coffee, Inc., 1025 Fulton St., Fresno, Calif.	dealers. Retail apparel stores	1-31-1942	44, 011, 55	23, 426, 29	2, 856, 36	1, 256, 36	389, 48	
Crown By-Products Co., Post Office Box 755, San Jose, Calif. Eggo Food Products, Inc. (formerly Eggo Milling	Tallow extraction	12-31-1942 12-31-1940	5, 352, 23 7, 708, 64 7, 097, 39	$2,039.37 \\ 144.61 \\ 13,237.34$	2, 039. 37 None 6, 195. 13	713, 78 899, 31 298, 04	164.17 269.79 None	
Co., Inc.) 153 West Julian St., San Jose, Calif. Russell Ellis Boys Shops, Inc. Russell Ellis (transferee), 1108 K St., Sacramento, Calif.	food products. Retail ready-to-wear for boys	12-31-1941 12-31-1942 2- 1-1942 to	8, 226, 74 8, 226, 74 1, 545, 32	$\begin{array}{c} 12,107,99\\ 12,107,99\\ 5,281,61\end{array}$	5, 065. 78 5, 065. 78 1, 538. 64	1, 773. 03 4, 559. 20 1, 212. 70	407. 80 1, 367. 76 363. 80	
Exercycle Sales Co., 958 28th St., Oakland, Calif_	General sales agency for exercising machine.	11-30-1942 1- 1-1941 to	754.09	15, 186. 86	4, 453. 12	1, 521. 16	349, 87	
Exeter Mercantile Co., 258 East Pine St., Exeter, Calif. Irying-Fredrick, Inc., 764 Market St., San	Retail hardware and implements Retail ladies' ready-to-wear apparel	12-31-1942	8, 668, 53 10, 835, 65 3, 234, 30	558, 12 697, 64 39, 297, 40	476. 53 595. 67 5, 931. 58	166. 78 536. 10 3, 656. 27	38.36 160.82 1,695,49	
Francisco, Calif. A. Levy & J. Zentner Co., 200 Washington St., San Francisco, Calif. Louis Stores, Inc., 19th St. and Telegraph Ave.,	Wholesale fruit and produce	12-31-1942 12-31-1941	96, 314, 67 96, 314, 67 1, 013, 79	27, 656, 30 27, 656, 30 12, 699, 46	16, 188, 84 16, 188, 84 11, 621, 21	6, 545. 27 6, 475. 53 2, 863. 36	2, 029, 04 6, 475, 53 658, 58	
Louis Stores, Inc., 19th St. and Telegraph Ave., Oakland, Calif. Modern Vehicle Co., 2044 Bryant St., San Fran- cisco, Calif. Frank Newman Co., 2141 Mission St., San	Builder of auto truck bodies, hoists, etc. Retail furniture	$\begin{array}{c} 12 - 31 - 1942 \\ 10 - 31 - 1942 \\ 12 - 31 - 1941 \end{array}$	2, 629, 29 1, 151, 80 12, 168, 50	11, 083, 96 Unstated 10, 040, 11	1,078.25 1,715.41 3,468.02	12, 380, 68 1, 270, 18 1, 757, 63	3, 823, 40 342, 51 773, 37	
Francisco, Calif. Patek & Co., 1900 16th St., San Francisco, Calif	Laundry and dry cleaners' supplies	12-31-1942	$\begin{array}{c} 12, 168, 50\\ 47, 110, 61\\ 56, 464, 54\\ 56, 603, 85\end{array}$	10, 040, 11 26, 668, 49 17, 314, 56 21, 803, 00	4, 525, 17 4, 965, 15 5, 551, 73 5, 458, 85	4,072.66 1,241.29 2,775.88 4,912.96	1, 255, 66 None 860, 52 2, 183, 54	
Patek-Ecklon Co., 934 Larkin St., San Francisco, Calif.	Jobbing butchers	12-31-1942	10, 510. 14	6, 157. 85	841.29	2, 166. 49	698.09	
Phillips & Edwards Electric Corp., 1035 Harrison St., San Francisco, Calif.	Jobbers electrical material		2, 283. 96	4, 608, 29	716.04	644.44	193. 33	
President Hotel Co., Palo Alto, Calif. Rathjen Bros. Inc., 135 Berry St., San Francisco, Calif.	Lease and operate Hotel President Wholesale beverages	12-31-1940 12-31-1941 12-31-1942	347, 23 83, 571, 23 100, 374, 72 100, 374, 72	13, 485, 94	3,944.71 6,673.77 6,640.18 6,640.18	2, 290, 10 1, 668, 57 2, 988, 08 5, 976, 17	630, 89 None 926, 30 2, 656, 08	
San Jose Tallow Co., San Jose, Calif. Victor Equipment Co., 844 Folsom St., San Fran- cisco, Calif.	Tallow works	12-31-1941 12-31-1941	5, 090, 79 76, 624, 63	3, 142, 17 64, 245, 74	1, 113, 50 36, 071, 67	779. 45 2, 559. 88	194.86 793.57	
Vitafreze Corp., 2020 Q St., Sacramento, Calif Western Asbestos Co., 675 Townsend St., San Francisco, Calif. Western Electro-Mechanical Co., Inc., 300 Broadway, Oakland, Calif.	Manufacturer-frozen confections Acousticals, frictions, insulations, sales and application. Electrical machinery	12-31-1942 12-31-1941 12-31-1942 12-31-1941	2, 032, 81 23, 173, 63 23, 173, 63 2, 584, 62	10, 097, 72 54, 170, 60 50, 303, 39 15, 153, 74	7, 467, 19 10, 096, 32 10, 096, 32 3, 927, 06	7, 096, 80 8, 887, 06 5, 351, 05 2, 934, 51	2, 129, 04 2, 754, 99 5, 351, 05 1, 767, 71	
6TH DISTRICT OF CALIFORNIA	The was first and their	121	我们一次		101535.99		State Lines	
Baker Steel & Tube Co., 955 South Alameda St., Los Angeles, Calif.	Wholesale sales of steel tubing	12-31-1941 12-31-1942	21, 058. 73 21, 058. 73	4, 999, 37 4, 999, 37	1, 476, 76 1, 476, 76	590.70 1.329.08	183, 12 782, 68	
J. V. Baldwin Motor Co., 1417 South Figueroa St., Los Angeles, Calif. Bardwell & McAlister, Inc., 911 North Orange	Automobile agency	12-31-1940 12-31-1941	21, 191, 47 25, 236, 33	42, 051, 13 50, 276, 65	2,642,46 2,642,47	1, 329, 08 660, 62 1, 321, 24	None 409.58	
Drive, Los Angeles, Calif.	Manufacture of electrical products	4-30-1942	8, 968, 64 11, 285, 60	23, 278, 63 20, 961, 67	8, 192, 09 5, 875, 13	192. 84 2, 643. 81	None 819.58	
Bradley's 5 and 10 of Los Angeles, Inc., 6651 Holly- wood Blvd., Los Angeles, Calif.	Restaurant	1-31-1941 1-31-1942 1-31-1943	18, 599, 69 21, 647, 31 21, 647, 31	16, 582, 61 13, 534, 99 13, 534, 99	3, 023, 61 5, 097, 69 5, 097, 69	31, 50 1, 784, 19 4, 587, 92	None 785, 04 2, 701, 77	
Drake Machine Co., 8355 Wilcox Ave., Bell, Calif.	Machine shop	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	21, 647, 31 742, 05 1, 206, 63	13, 534, 99 9, 242, 84 8, 778, 26	5,097.69 2,086.18 1,621.60	4,609.57 847.14 1,561.63	2, 701, 76 194, 85 468, 48	
The French Sardine Co. of California, 183 Fish	Fish canning	12-31-1943 5-31-1941 5-21-1042	1,713.50 164,889.48 194.957.02	8, 271, 39 104, 660, 40	1, 114. 73 2, 256. 26	309.51 789.69	309.51 None	
Harbor Wharf, Los Angeles, Calif. Lawrence-Philips Steamship Co., 714 Olympic Blvd., Los Angeles, Calif. Neon Specialties Corp., 1128 Venice Blvd., Los	Shipping	$\begin{array}{c c} 5-31-1942\\ 10-31-1941\\ 10-31-1942\end{array}$	194, 957, 03 2, 151, 42 4, 624, 20	142, 461, 61 11, 607, 26 14, 495, 28	5, 818, 75 4, 184, 99 2, 549, 13	3, 200. 31 1, 410. 26 1, 881. 07	992.10 Nope 661.80	
Neon Specialties Corp., 1128 Venice Blvd., Los Angles, Calif. Dorothy Philips Steamship Co., 714 West Olym- pic Blvd., Los Angeles 14, Calif.	Wholesale sign accessories	12-31-1940 12-31-1941 12-20-1940	4, 624, 20 8, 527, 36 9, 459, 97 1, 979, 99	25, 699, 42 30, 511, 28 8, 018, 01	2, 949, 13 2, 261, 37 2, 938, 03 4, 363, 17	1, 581, 67 442, 52 1, 175, 21 1, 129, 64	None 864.32 None	
pic Bivd., Los Angeles 14, Calif,	The state of the state of the	to 10-31-1941 10-31-1942	4, 613. 08	8, 084. 64	2, 560. 25	1, 575. 40	424.81	

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE—Continued

FISCAL YEAR ENDED JUNE 30, 1945

FISCAL YEAR ENDED JUNE 30, 1945							
Name and address of taxpayer (arranged by in- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year ended	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch. E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch. 1) tax result- ing from the operation of sec. 722
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
6TH DISTRICT OF CALIFORNIA-Continued							
Sabichi Co., 2437 South Figueroa St., Los Angeles,	Holding real estate and personal prop-	12-31-1940	\$1, 956, 39	\$66, 505. 08	\$16, 213. 43	\$927, 23	None
Calif. Shop 'N' Save, 208 East Valley Blvd., Alhambra,	erty. Retail groceries, meats, vegetables, etc.	12-31-1941 6-30, 1941	2, 360, 36 21, 080, 38	66, 101, 11 7, 122, 45	15, 956, 69 5, 552, 65	3, 357, 69 1, 135, 14	\$772.27 None
Calif. South Gate Iron Works, Inc., 8150 Marbrisa Ave., Huntington Park, Calif.	Structural iron works	12-31-1942	3, 218. 08	4, 455, 58	1, 465. 30	1, 318, 77	895, 63
COLORADO							0
Box Elder Farms Co., 919 Equitable Bldg., Den- ver, Colo.	Real estate and farming	12-31-1941 12-31-1942 12-31-1943	2,854.03 5,322.48 6,477.94	15, 080, 54 12, 630, 62 11, 475, 16	8,890.99 6,422.54 5,267.08	5, 815, 11 6, 010, 90 4, 749, 05	2, 558, 65 1, 803, 27 1, 424, 71
Denham Theatre, Inc., Denham Bldg., Denver, Colo.	Theaters motion picture		3, 631, 33 4, 362, 17	8,032.19 7,301.35	413. 44 413. 44	103.36	None 82.54
Downtown Bulck, Inc., 25 East Collax Ave., Den- ver, Colo.	Automobile sales and service	4-13-1941 to	7, 516, 73	22, 034, 27	5, 198. 14	1, 970. 36	610. 81
C. A. Norgren Co., 222 Santa Fe Drive, Denver, Colo.	Manufacturing pneumatic products	12-31-1941 12-31-1942 1- 1-1941 to	10, 273. 16 5, 998. 54	19, 277. 84 84, 373. 97	2, 441, 71 2, 719, 69	4, 138, 48 710, 84	1, 241, 54 220, 37
Rockmont Envelope Co., 750 Acoma St., Denver, Colo. CONNECTICUT	Manufacturer of envelopes	7-31-1941 12-31-1941 12-31-1942	21, 569, 14 21, 569, 14	9, 271, 56 9, 271, 56	2, 328, 62 2, 328, 62	931. 44 2, 095. 76	288, 74 1, 234, 17
Camnew, Inc., SI Elizabeth Ave., Newark, N. J., The Crocker Hotel Corp., 178 State St., New	Motion picture theater	12-31-1942 12-31-1941	4, 300, 45 1, 866, 35	8,357.93 20,379.60	1, 417. 01 4, 430. 06	1, 275, 31	382. 61 359, 02
London, Conn. The Marlin Firearms Co., New Haven, Conn	Rifles-razor blades.	12-31-1942	1,866.35	20, 379, 60 125, 299, 19	4, 430.06 3, 135.80	1, 560, 96 3, 964, 17 2, 133, 71	1, 196, 11 661, 45
Middle Atlantic Transportation Co., Inc., 976	Interstate motor freight carrier	12-31-1942	42, 524, 40 4, 400, 09	127,974,55 24,117,17	25, 926, 71 3, 706, 42	25,732.02 1,482.56	12, 104. 67 644. 54
West Maine St., New Britain, Conn. Sutherland Shipping, Inc., 976 West Main St.,	Motor truck transportation	12-31-1942 12-31-1941	6, 280, 15 1, 852, 61	23,090.44 27,126.43	2, 685, 53 6, 373, 56	3, 920, 31 2, 527, 09	1, 176. 09 714. 59
New Britain, Conn.		12-31-1942	1, 352. 61	27, 126, 43	6, 373. 56	5, 736. 20	1, 720. 87
DELAWARE R. L. Polk & Co., 431 Howard St., Detroit, Mich FLORIDA	Directory publishers and direct mail advertising service.	12-31-1940	238, 796. 26	5, 712, 71	5, 712, 71	1, 999. 45	None
Florida Beach Hotel Co., West Palm Beach, Fla Florida Cities Bus Co., Langford Bldg., Miami,	HotelBus transportation	1-31-1943 9-30-1941 9-30-1942	38, 273, 87 6, 014, 49 4, 181, 89	16, 509, 06 1, 003, 48 3, 945, 71	8, 387. 87 1, 003. 48 3, 945. 71	15,096.67 250.87 1,893.55	7, 227. 07 None 680. 22
Fla. General Linen Supply Co., Inc., 411 East Bay St., Jacksonville, Fla.	Linen and towel supply	9-30-1943 12-31-1941	4, 831, 38 1, 797, 99	2, 831, 14 11, 714, 98	2, 831, 14 3, 742, 27	764. 41 1, 309. 80	764, 41 301, 25
Pierce-Tampa Theatres, Inc., 206 South Kentucky Ave., Lakeland, Fla.	TRANSPORTATION AND AND A CONTRACTOR	12-31-1942	7, 929, 95 7, 929, 95	14, 430, 08 14, 430, 08	6, 952, 84 6, 952, 84	3, 734, 79 6, 257, 55 2, 552, 85	1, 643, 30 1, 877, 26
Purcell's, Inc., Laura and Monroe Sts., Jackson- ville, Fla.	Retail ladies apparel	1-31-1943	4, 032, 26 5, 040, 31 19, 002, 91	20, 823, 73 19, 815, 68 27, 723, 34	11, 326, 12 6, 285, 81 5, 767, 46	2, 552, 85 5, 657, 22 1, 441, 85	638, 22 1, 697, 17
State Operating Co., 306 North Miami Ave., Miami, Fla. University Chevrolet Co., 333 East Main St. S., Gainesville, Fla.	Theater operatingAutomobile sales and service	12-31-1940 12-31-1941	8, 765. 56	11, 223, 34	3, 767. 40	2, 396. 28	None 559.63
GEORGIA		the group	14. 2. 7			Contraction of the	
Birmingham Theatre Operating Co., 154 Walton	Motion-picture theater	12-31-1940 12-31-1941	42, 677, 76 50, 210, 30	39, 747. 88 58, 131. 90	41, 573, 47 56, 562, 13	13, 255, 69 26, 898, 23	None 8, 338, 46
St. NW., Atlanta, Ga. Eton Amusement Corporation, 154-6 Walton St. NW., Atlanta, Ga.	Motion-picture theater	12-31-1941 12-31-1940 12-31-1941	4, 804. 43 5, 560, 15	4, 722. 17 3, 966, 45	4, 124. 64	65, 43 1, 179, 12 3, 032, 04	None 271.19
Gem Theatre, Inc., Calhoun, Ga	Motion pictures	12-31-1942 12-31-1941 12-31-1942	5, 560, 15 6, 701, 87 5, 659, 78	8, 966, 45 13, 039, 03 14, 081, 12	4, 124, 64 3, 368, 92 3, 368, 92 1, 725, 47 2, 767, 56	3, 032, 04 603, 92 2, 490, 80	909, 60 143, 09 1, 597, 24
Hawaiian Woolen Co., Ltd., Fort and Beretania	Dry goods and merchandise	12-31-1940	14, 116, 89	1, 128. 57	1, 128, 57	282.15	None
Sts., Honolulu, Territory of Hawaii. Wagon Wheel, Inc., Ltd., 2062 Kalakaua Ave., Honolulu, Territory of Hawaii.	Restaurant and bar	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	14, 116, 89 16, 605, 41 1, 453, 66 2, 348, 37	1, 113, 40 13, 678, 80 12, 784, 09	1, 128, 57 1, 113, 40 13, 822, 72 12, 928, 01	445, 36 5, 177, 91 6, 584, 80	138. 05 2, 278. 29 3, 496. 08
IDAHO Bolse Implement Co., 218 South 10th St., Boise,	Farm machinery and trucks retail	12-31-1942	15, 289. 22	6, 099. 31	8, 379. 43	6, 204. 63	2, 801. 48
Idabo. IST DISTRICT OF ILLINOIS	sales.		123	124138		Contrast of	The beauty
Frank M. Fulton, Inc., 220 West 62d St., Chicago, Ill, L. A. Pressel, Inc., 801 West 49th Pl., Chicago 9,	Wholesale petroleum products	12-31-1940 12-31-1941 8- 5-1940	8, 430. 27 8, 459. 12 6, 000. 00	27, 426, 54 35, 018, 87 59, 303, 40	13, 261, 83 16, 888, 69 12, 855, 99	1, 088, 72 4, 405, 49 1, 559, 59	None 1, 101. 16 None
Ill. Samson Plaster Board Co., 300 West Adams St.,		to 12-31-1940 12-31-1941 12-31-1942 12-31-1940	7, 334. 83 6, 101. 67 4, 273. 66	72, 291. 33 73, 524. 49 5, 329. 53	14, 879, 63 - 16, 112, 79 - 5, 329, 53	5, 951. 85 14, 501. 51 402. 98	2, 356. 47 5, 026. 21 None
Chicago, Ill. The Schuman Co., 1425 South Racine Ave.,	Produce broker	12-31-1941	5, 114. 67 11, 278. 10	5, 968, 98 87, 837, 80	5, 968, 98 40, 708, 11	1, 008, 33 8, 239, 86	231.91 3,625.54
Chicago, Ill. W. J. J. D., Inc., 230 North Michigan Ave., Chicago, Ill.	Radio braodcasting	12-31-1941	47, 020, 62 50, 442, 96	55, 765, 20 52, 342, 86	5, 028. 47 2, 835. 46	2,011.39	623.53 1,134.19 1,134.19 1,081.63
a service of service o		12-31-1943	50, 442. 96	52, 342, 86	2, 835. 46	2, 551. 92	1 104 175

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EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE—Continued

FISCAL YEAR ENDED JUNE 30, 1945							
Name and address of taxpayer (arranged by In- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year en db d	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch. E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch. 1) tax result- ing from the operation of sec. 722
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
STH DISTRICT OF ILLINOIS	performant persons	NY COL			122.24	Internal Lines	The second
Mississippi Lime Co. of Missouri (formerly Bluff City Lime & Stone Co.), 7 Alby St., Alton, III. INDIANA	Lime producers	12-31-1940 12-31-1941 12-31-1942	\$144, 184. 56 175, 570. 97 175, 570. 97	\$63, 208, 74 50, 534, 98 50, 534, 98	\$40, 030, 01 50, 534, 98 50, 534, 98	\$12, 780, 12 7, 802, 78 45, 481, 48	None \$2, 418, 87 20, 213, 99
South Bend Tribune, 225 West Colfax Ave., South Bend, Ind.	Publishing newspaper	12-31-1940	171, 832. 78	None	None	5, 829, 29	None
Two Legs, Inc., 148 State St., Hammond, Ind Warren Paper Products Co., 3200 South St., La- fayette, Ind. 10WA	Retail wearing apparel. Paper box and toy manufacturing	10-31-1942 12-31-1941 12-31-1942	5, 387, 69 22, 055, 00 22, 055, 00	7, 931, 84 40, 050, 45 40, 050, 45	7, 524, 14 4, 136, 94 4, 136, 94	4, 252, 34 1, 447, 93 3, 723, 24	1, 553, 75 . 637, 09 2, 192, 58
Boone Dairy, Inc., Boone, Iowa. Burlington Basket Co., R. R. No. 3, Burlington, Iowa.	Dairy products Basket manufacturing	12-31-1942 12-31-1940 1- 1-1941 to	$\begin{array}{r} 3, 118, 55\\ 37, 637, 31\\ 43, 636, 42 \end{array}$	$\begin{array}{r} 3, 166, 43 \\ 10, 944, 52 \\ 10, 944, 53 \end{array}$	2, 151, 85 1, 943, 80 2, 513, 94	1, 936, 67 430, 24 1, 035, 07	581, 00 None 320, 86
C. M. P. Laboratories, Sioux City, Iowa	Distributors-veterinary and human biologics and pharmaceuticals,	$\begin{array}{c} 11-30-1941\\ 11-30-1942\\ 12-31-1942\\ 12-31-1941\\ \end{array}$	43, 638, 93 596, 32 158, 06	10, 944, 53 1, 198, 61 19, 279, 40	2, 513. 94 226, 39 -12, 666, 94	1, 459, 47 1, 366, 03 3, 039, 59	646. 11 409. 81 699. 10
Nebr. Master Manufacturing Corp. (formerly Master	Commercial art	12-31-1941	7, 777, 03	8, 777. 99	4, 873, 53	1, 705. 77	392.33
Refrigerated Locker Systems, Inc.), 119 Main St., Sioux City, Iowa. Schneiderhahn's, Inc., 11th and Walnut Sts.,	Wholesale household appliances	12-31-1942 12-31-1941	8, 186. 21 4, 750. 25	8, 777. 99 14, 098. 70	4, 873. 53 9, 603. 34	4, 386, 17 3, 475, 80	1, 315, 85
Des Moines, Iowa. Sorbeau Juvenile Manufacturing Co., 821 Central Ave., Dubuque, Iowa.	Manufacturing and wholesale infant and child's wear.	11-30-1941 11-30-1942	6, 105. 80 7, 002. 70	11, 897. 85 11, 000. 95	2, 955. 85 7, 409. 09	466. 16 4, 491. 10	None 1, 584. 77
KANSAS Kings "X", Inc., 131½ New York, Wichita, Kans.	Restaurants	12-31-1942 1- 1-1943 to	1, 444, 93 1, 444, 93	1, 588. 05 1, 588. 05	1, 446. 24 1, 415. 07	1, 301. 62 268. 41	390, 49 80, 12
KENTUCKY		4-11-1943	TENLE	-331.57			
Audubon Distributing Co., 815 West Market St., Louisville, Ky.	Wholesale liquor dealer	12-31-1941 12-31-1942 1- 1-1943 to	5, 269, 80 5, 974, 70 5, 843, 03	5, 927, 66 6, 567, 27 6, 368, 94	1, 713, 51 937, 64 792, 45	471, 29 843, 88 353, 68	108, 40 253, 16 106, 10
M. S. Crain Wholesale Distributing Co., 211 North Limestone St., Lexington, Ky.	Wholesale liquors	6-30-1943 12-31-1940 12-31-1941 12-31-1942 1- 1-1943 to	8, 808, 59 12, 968, 20 13, 415, 13 13, 415, 31	40, 561, 43 36, 401, 82 35, 954, 71 35, 954, 71	4, 273, 49 5, 326, 59 5, 326, 60 5, 326, 60	1, 068, 37 2, 130, 64 4, 793, 94 713, 18	None 2, 130, 64 1, 513, 02 713, 18
Keeneland Race Course, Lexington, Ky	Racetrack	6-30-1943 12-31-1942	8, 101. 44	None	None	231.17	69.34
Southeastern Gas & Oll Co., Harlan, Ky		12-81-1943 11-30-1941 11-30-1942	1, 552, 84 3, 692, 36 4, 232, 19	6, 548, 60 6, 569, 11 7, 782, 46	6, 548, 60 3, 787, 11 4, 262, 56	1, 327, 73 946, 77 2, 474, 63	398, 32 None 681, 72
Bienville Furniture & Manufacturing Co., Inc., 743 South Front St., New Orleans, La. Flynn's, Inc., 709 Common St., New Orleans, La. Hodge-Hunt Lumber Manufacturing Corp., Ruston, La.	Retail liquor Sawmill	$\begin{array}{c} 6-30-1941\\ 5-31-1943\\ 12-31-1942\\ -6-30-1941\\ 6-30-1942\end{array}$	9, 149, 89 11, 181, 49 752, 94 7, 013, 26 7, 766, 97	6, 035, 66 4, 644, 06 4, 825, 75 20, 406, 85 27, 051, 68	2, 882, 48 2, 921, 04 2, 111, 31 1, 269, 00 2, 795, 31	720, 62 2, 628, 94 1, 900, 18 966, 95 1, 667, 13	None 788, 68 570, 06 None 516, 81
Logansport Lumber Co., Inc., 801 Ardis Bidg., Shreveport, La. A. H. Stall, Inc., Harvey, La.	Manufacture of lumber Dragline contracting	9-30-1942	10, 492, 20 12, 388, 82 14, 203, 43	705, 23 16, 986, 15 15, 171, 54	506, 43 2, 209, 35 2, 688, 34	287, 91 612, 91 1, 414, 15	105, 17 None 432, 28
Valloft & Dreux, Inc., 420 Poydras St., New Or- leans, La. MAINE	Retail tobacco, food, etc	12-31-1942	2, 885. 84	5, 309. 38	2, 719. 37	2, 096. 84	629, 06
Cabot Amusement Co., 55 Lisbon St., Lewiston, Maine.	Theater	12-31-1942	18, 149. 77	4, 895. 50	3, 345. 18	3, 010. 66	1, 328. 98
Capitol Augusta Co., 55 Lisbon St., Lewiston, Maine. Rumford Operating Co., 55 Lisbon St., Lewiston,	Theater	12-31-1942 12-31-1942	3, 826, 49 7, 583, 93	3, 103, 08 5, 083, 02	1, 325, 91	1, 193. 32 494. 85	358.00 148.97
Maine. Victory Amusement Co., 55 Lisbon St., Lewis- ton, Maine.	Theaters	12-31-1941 12-31-1942	16, 920, 17 16, 920, 17	7, 353. 72 7, 353. 72	3, 140. 57 3, 140. 57	995. 23 2, 826. 51	248. 81 925. 34
MARYLAND		1. A. 1.	1.1.1.1				
T. A. Canty, Inc., 1023 Cathedral St., Baltimore, Md. Circle Corp. 5425 Harford Rd. Baltimore Md.	Distributors and consultants, electric arc and welding equipment and sup- plies.	12-31-1940 12-31-1941 12-31-1942 12-31-1942 12-31-1941	3, 246, 77 3, 841, 97 5, 710, 20 20, 935, 59	16, 753, 23 16, 158, 03 14, 289, 80 4, 726, 99	2, 790. 85 3, 724. 10 1, 855, 87 4, 726, 92	697.72 1,675.84 501.09	None 519, 50 501, 09
Circle Corp., 5435 Harford Rd., Baltimore, Md Colony House, Inc., 4244 Connecticut Ave., NW.,	Motion-picture theater Retail furniture store	12-31-1941 12-31-1942 12-31-1940	20, 935, 59 21, 197, 86 7, 396, 84	4, 726, 22 4, 463, 95 21, 319, 15	4, 726. 22 4, 463. 95 12, 003. 99	2, 346. 53 4, 017. 55 123. 72	1, 032, 47 2, 365, 89 None
Washington, D. C. Doubget Drug & Restaurant Co., Inc., 1114-16	Retail-restaurant, drugs, tobaccos	$\begin{array}{r} 12 - 31 - 1941 \\ 12 - 31 - 1942 \\ 12 - 31 - 1940 \end{array}$	8, 942, 87 8, 942, 87 3, 031, 83	19, 773, 12 19, 773, 12 9, 258, 45	10, 457, 96 10, 457, 96 4, 211, 92	5, 358, 10 9, 412, 17 168, 54	2, 357. 57 2, 911. 66 None
New York Ave.NW., Washington, D. C. Edmar Realty Co., Inc., 702 H St. NW., Wash- ington, D. C.	Real estate leasehold.	$\begin{array}{c} 12 - 31 - 1941 \\ 10 - 31 - 1941 \\ 10 - 31 - 1942 \end{array}$	3, 680, 05 2, 448, 00 2, 645, 40	10, 528, 13 9, 805, 00 9, 607, 60	3, 563, 70 6, 292, 00 6, 094, 60	I, 387, 74 1, 381, 45 3, 392, 35	319.18 None 701.24
Erlebacher, Inc., 1210 F St. NW., Washington, D. C. Govans Corp., 5436 Harford Rd., Baltimore, Md	Ladies' ready to wear clothing Motion-picture theater	7-31-1943	11, 648, 42 9, 336, 33	8, 193, 48 12, 230, 70	4, 627. 34 4, 169. 05	4, 164, 60	1, 274. 90 None
	r ended June 30, 1945, represents	12-31-1941 12-31-1942	9, 549, 62 10, 009, 44	16, 143, 52 17, 001, 07	7, 166. 58 6, 706. 76	3, 063, 44 7, 012, 53	765. 86 2, 138. 09

¹ Allowance made during the fiscal year ended June 30, 1945, represents addition to relief previously allowed and published.

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER-OF INTERNAL REVENUE-Continued

FISCAL YEAR ENDED JUNE 80, 1945

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FIECAL YEAR ENDED JUNE 20, 1945								
Name and address of taxpayer (arranged by In- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year ended	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch. E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch. 1) tax result- ing from the operation of sec. 722	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	
MARYLAND-continued		STREET, IN	The control of the		Quille Rai			
The Haas Tailoring Co., 422 West Paca and Red- wood Sts., Baltimore, Md.	Manufacturers of men's clothing	12-31-1941	\$26, 672, 69	\$13, 291, 76	\$3, 492, 75	80 204 00	2002.01	
S. M. Hamilton Coal Co., 33 South Gay St., Bal-	Wholesale shippers of bituminous coal_	12-31-1942 12-31-1941	31, 510. 86 1, 879. 39	9, 871. 65 4, 695. 56	72. 64 8, 612, 35	\$2, 794, 20 65, 38	\$866. 21 38. 50	
timore, Md. Hudson Air Conditioning Corp., 1727 Pennsyl- vania Ave. NW., Washington, D. C.	Air conditioning and heating equip-	12-31-1942 12-31-1941	5, 013. 89 2, 578. 45	1, 561, 06 26, 539, 60	477.85 2,587.82	32.21 430.06 1,035.13	None 129.01	
The Maryland Broadcasting Co., 7 East Lexing-	ment. Radio broadcasting station		3, 034. 42	17, 674. 09		584.74	258.79 None	
ton St., Baltimore, Md.		9-30-1942	6, 694. 20 8, 054. 82	16, 371, 80 15, 011, 58	1, 185. 68- 4, 960. 16 3, 599. 94	2, 518. 33 3, 242. 80	661.85 972.84	
Miller Metal Products Co., Inc., 2215 Russell St., Baltimore, Md.	Manufacturers of metal products	12-31-1942	1, 461. 76 2, 310. 41	4, 010, 24 3, 161, 59	1, 502. 24 653. 59	927.11 268.59	213. 23 80. 57	
Mineralized Foods, Inc., 807 Madison Ave., Balti- more, Md.	Wholesale foods	Contraction and and	2, 735. 65	8, 856. 03	552.19	496. 97	149.08	
The Monroe Theatre Co. 1924 West Pratt St., Baltimore, Md.	Motion picture exhibitor		3, 970. 00 3, 970. 00	9, 874. 60 9, 874. 60	2, 839, 48 2, 839, 48	993.82 2,555,53	228.57 766.66	
Penn Bowling Recreation Center Inc., 474 K St. NW., Washington, D. C. Valley Forge Distributing Co., 1515 South Capital	Bowling alley operator	11-30-1941 11-30-1942	8, 990, 36 12, 454, 72	8, 091, 31 11, 672, 75 59, 895, 23	5, 864, 48 2, 400, 12	2, 356, 56 3, 069, 18	None 1,138.10	
St., Washington, D. C.	Beverage distributor (beer)	12-31-1940 12-31-1941	10, 663, 35 12, 392, 25	58, 166, 33	13, 086, 65 11, 357, 75 11, 357, 75	3, 386. 64 4, 832. 65	None 1, 498, 12	
The Windsor Theatre Co., 3113 West North Ave., Baltimore, Md.	Motion picture exhibitor	12-31-1942 3-31-1944	12, 392, 25 2, 622, 92	58, 166, 33 829, 60	11, 357, 75 829, 60	6, 457, 37 1, 670, 34	3, 522, 00 501, 11	
MASSACHUSETTS	-	-erris				1 Canil	in the second	
Allied Theatres of Bangor, 60 Scollay Sq., Boston,	Motion picture theaters	12-31-1941	25, 214.15	3, 786. 91	1 777 00			
Mass. Beverages, Inc., 40 Denton Rd., Allston, Mass	Manufacture carbonated heverages	12-31-1942	25, 214, 15 780, 71	4, 992. 01 8, 719. 29	1,557.22 1,557.22	545. 03 1, 400. 90	168, 96 825, 32	
The Burden-Bryant Co., 126 Liberty St., Spring- field, Mass.	Wholesale-stoves, ranges, etc	4-30-1941 4-30-1942	2, 930. 62 3, 465. 30	12, 516. 86 14, 140. 81	219, 29 4, 850, 58	1,003.67 108.31	- / 301.10 None	
Fibre Leather Mfg. Corp., Belleville Ave., New Bedford, Mass.	Imitation leather manufacturer	12-31-1941 12-31-1942	20, 764. 14 24, 230, 35	17, 476, 73 14, 010, 52	6, 205, 47 14, 265, 84 10, 799, 63	2, 243, 98 4, 984, 08 9, 758, 23	516.10 1,992.43	
Glick Waste Co., 10 Brackett St., Worcester, Mass.	Wool waste dealer	12-31-1941	9, 099, 89	7, 497. 26	4, 309, 31	2, 348. 74	5, 746, 50 1, 033, 44	
Rockland Amusement Co., 60 Scollay Sq., Boston, Mass.	Theater	12-31-1942	17, 087, 42	808.40	824, 01	1, 524, 76	491.31	
Van Norman Machine Tool Co., 3640 Main St., Springfield, Mass.	Manufacture of machine tools and automotive equipment,	12-31-1940	292, 558, 15	704, 910, 69	94, 853. 22	42, 683, 95	None	
The Yankee Network, Inc., 21 Brookline Ave., Boston, Mass.	Radio broadcasting and service	12-31-1940 12-31-1941 12-31-1942	92, 205, 35 113, 862, 21 143, 141, 06	118, 837, 57 125, 824, 35 113, 335, 50	70, 349, 00 98, 808, 19 69, 672, 15	23, 325, 09 49, 404, 09 62, 704, 93	None 15, 315, 28 27, 868, 85	
MICHIGAN		LUZ PARTY	in Alurati					
American Auto Felt Corp., 617 Crosby St., Grand Rapids, Mich. Applied Arts Corp., 365 Lane Ave. SW., Grand Dentide Mich.	Textile manufacturers	12-31-1940	29, 274, 83 36, 204, 29	51, 840, 07 45, 294, 28	7, 897, 62 13, 442, 48	4, 529, 89 4, 704, 91	1, 404, 28 None	
Rapids, Mich. The B-H Tool & Supply Co., 5521 Woodward	Distributors of metal cutting tools	12-31-1941 12-31-1942	42, 651, 09 53, 149, 09	39, 251, 48 28, 946, 48	16, 217, 75 5, 912, 75	8, 108, 88 5, 321, 47	None 2, 513, 75 2, 365, 10	
Ave., Detroit, Mich. The Buckingham Products Co., 8900 Hubbell St.,	Manufacturing buffing compositions		10, 533. 93	15, 467. 36	3, 716. 07	3, 909. 52	1, 609. 28	
Detroit, Mich.	NUMBER OF THE OWNER OF THE OWNER OF	12-31-1941	7, 392, 32 8, 516, 80 8, 516, 88	1, 573, 03 2, 238, 12 2, 238, 04	1, 573, 03 2, 238, 12 2, 238, 04	393, 26 783, 78 2, 014, 24	None 344, 85	
Clement Industrial Electric Co., 223 Erie St. NW., Grand Rapids, Mich.	Electrical contracting	12-31-1941	2, 632, 11 5, 129, 46	2, 238, 04 11, 345, 00 8, 847, 65	2, 238, 04 5, 139, 28 4, 134, 33	1, 180, 79	604. 27 271. 59	
Concord Manufacturing Co., 124 Main St., Con- cord, Mich.	Manufacture automobile parts	1- 1-1940 to	17, 833. 77	25, 047, 79	6, 637. 80	3, 996, 81 1, 191, 95	1, 190. 62 None	
		9-30-1940 9-30-1941	17, 833, 77	25, 047, 79	6, 637, 80	1, 659, 45	None	
L. A. Darling Co., Bronson, Mich	Grey iron foundry and manufacturers of metal and plastic display fixtures,	11-30-1941 11-30-1942	135, 656, 24 161, 785, 27	25, 818, 91 34, 221, 81	9, 323, 49 11, 198, 68	2,797.04 7,477.03	None 2, 885. 88	
Frank P. Davey Co., 501 Townsend St., Lansing, Mich.	Hotel	12-31-1941	7, 471. 83	12, 679. 83	4, 878. 17	1, 707. 36	392.70	
Bill Elder General Tire Co., 210 Fulton St., E. Grand Rapids, Mich. Grand Rapids Woodcraft Corp., 3667 River Rd.,	Retall tire and rubber sales and re- capping.	12-31-1942	923.01	2, 490. 62	2, 490. 62	1, 241, 17	372.36	
Comstock Park, Mich.	Radio cabinet manufacturers	7- 1-1941 to	1, 886. 66	8, 953. 57	3, 764. 81	1, 172. 57	269.69	
Heidrich Tool & Die Corp., 2441 Bellvue Ave.,	Manufacturers of tools and dies	2-28-1942 2-28-1943	1,461.18	3, 879. 05	3, 764. 81	3, 388. 33	1, 045. 72	
Detroit 7, Mich. Kasle Steel Corp., 6782 Goldsmith St., Detroit,	Wholesale trade steel	1_21_1049	25, 978, 99 81, 952, 55 14, 526, 80	7,603.52	2, 595. 41 6, 514. 08	778.62 3,582.74	None 1, 110. 64	
Mich.		12-31-1941	14, 526, 80 16, 858, 48 16, 858, 48	34, 166, 40 31, 834, 72 31, 834, 72	3, 941. 53 4, 254. 62	985.38 2,340.04	None 725, 40	
Kirk Transportation Co., 8050 Lonyo Rd., De- troit, Mich.	Common carrier—motor freight	13-31-1941 1- 1-1942	10, 858, 48 5, 070, 61	31, 834. 72 15, 449. 44	4, 254, 62 2, 176, 66	2, 956, 71 1, 183, 88	1, 500. 98 272. 29	
Merchants Wholesale Bakery, 855-865 Washing-	Manufacturing bakery goods	to 8-31-1942 12-31-1942	5, 380. 04 4, 413. 44	1, 867. 23 7, 186. 52	1, 867. 23 8, 295. 81	1, 179. 30	353.47 E64.16	
ton St., Marquette, Mich. Michigan Mills Paper Co., Benton Harbor,	Paper dealers	4- 1-1940	1, 878. 26	6, 455.00	5, 357. 11	1, 880. 56 85. 18	564 16 None	
Mich.		to 12-31-1940	1		U 301711	00.10	110116	
Michigan Truck & Trailer Body Co., 500 West Fulton St., Grand Rapids, Mich. Motor City, Publishing Co., 13th Floor General Motors Bidg., Detroit, Mich.	Manufacture of truck and trailer bodies and repairs.	12-31-1941 12-31-1942	1, 862.06 511.95	8, 799. 01 3, 972, 52	5, 971, 20 1, 863, 05	2, 140, 48 2, 905, 45	492.31 871.63	
Motors Bldg., Detroit, Mich.	Advertising	12-31-1940 12-31-1941	8, 884. 77 4, 371. 63	20, 772. 04 20, 285. 18	10, 365. 23 9, 878. 37	352.98 4,330.18	None 1, 119, 56	
Peters Sausage Co., 5454 West Venor Highway, Detroit, Mich.	Manufacturing	12-31-1942 1- 2-1940	4, 371, 63 5, 236, 22	20, 285, 18 20, 285, 18 9, 795, 46	9, 878. 37 9, 422. 55	7, 048. 01 2, 342. 76	2, 114. 41 None	
- manganet		to 12-31-1940 12-31-1941	6, 121. 17	10, 996. 92	10, 565. 50	4, 683, 36	1, 162.05	
	The second s		10 11 18	122322233423	All and a second se	the solide way	4, 200.00	

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FEDERAL REGISTER, Thursday, November 15, 1945

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE-Continued

E TREAT	YEAR	ENDED	JUNE.	80, 1945

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the second se	TISCAL TEAR LINDE	D JUNE OU, J	1915				
Name and address of taxpayer (arranged by In- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year ended	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch, E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch. 1) tax result- ing from the operation of see, 722
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
MICHIGAN-continued		-		2.3		- Line Partie	
The Rapid-Standard Co., Inc., 535 Bond Ave. NW., Grand Rapids, Mich.	Manufacturing hand trucks, convey- ors and casters.	1- 1-1941 to 11-30-1941	\$3, 541. 18	\$29, 277. 41	\$3, 831. 82	\$1, 584. 61	\$396, 14
Sanilary Knitting Co., 21-23 Ottawa Ave., Grand Rapids, Mich.	Manufacturer of knitwear	$\begin{array}{c} 11 - 30 - 1942 \\ 12 - 31 - 1941 \\ 12 - 31 - 1942 \\ 12 - 31 - 1943 \end{array}$	4, 634, 09 13, 869, 61 13, 869, 61 13, 869, 61	28, 134, 50 16, 300, 71 16, 300, 71 16, 300, 71	2, 738, 91 3, 434, 00 3, 434, 00 3, 434, 00	1, 210, 36 1, 753, 52 3, 090, 60 3, 090, 60	627.57 692.11 980.46 980.46
Shedd Bartush Foods, Inc. (formerly Shedd Products Co.) 14401 Dexter Blvd., Detroit, Mich.	Manufacturing—oleomargarine and salad dressing.	6-30-1942	47, 765, 73	38, 118, 92	18, 734. 27	7, 493. 71	2, 323. 05
Sligh-Lowry Furniture Co., Holland, Mich	Manufacture of furniture	3-31-1942 3-31-1943	4, 191. 23 5, 695. 99	24, 261, 27 22, 756, 51	9, 339, 67 7, 834, 91	3, 779, 90 8, 460, 24	1, 401. 96 2, 538. 07
Stow & Davies Furniture Co., 70 Front Ave. SW., Grand Rapids, Mich. Sugar Beet Products Co., 302 Waller St., Saginaw,	Furniture manufacturing Manufacturers of chemical prepara-	$\begin{array}{r} 12 - 31 - 1941 \\ 12 - 31 - 1942 \\ 12 - 31 - 1941 \end{array}$	19, 366, 28 19, 973, 32 30, 056, 02	14, 018, 62 13, 313, 30 59, 837, 73	7, 125, 00 6, 419, 68 9, 874, 15	6, 412, 50 5, 777, 71 3, 949, 66	1, 987, 88 3, 396, 03 1, 224, 39
Mich. Teer, Wickwire & Co., 113 East Washington Ave., Jackson, Mich.	tions and wash fountains. Manufacture of automobile parts	1- 1-1940 to	34, 310. 29	63, 283. 92	25, 322. 94	5, 901. 39	None
		9-30-1940 9-30-1941 9-30-1942	34, 130. 81 39, 578. 82	63, 463, 40 63, 515, 38	25, 502, 42 30, 387, 72	8, 925, 85 4, 251, 98	None 863. 90
Union Rotary Co., 221 Hersee Bldg., Mount Pleasant, Mich. Universal Products Co., Inc., 6455 Kingsley Ave.,	Drilling oil and gas wells		1, 865, 29 392, 427, 46	13, 334. 71 78, 686. 92	7, 634. 71 16, 923. 74	2, 847. 11 16, 560. 21	673.32 5,133.67
Dearborn, Mich. MINNESOTA	The state	THE R	a service serv		1		
Carr-Cullen Co., 1030 Marshall St. NE., Minne- apolis, Minn. MISSISSIPPI	Sash and doors	12-31-1940 112-31-1941	65, 790, 98 81, 105, 80	554.71 None	554.71 None	2, 483, 43 1, 072, 17	None 332, 41
Adams-Edgar Lumber Co., Morton, Miss Baldwyn Manufacturing Co., Tupelo, Miss Corr-Williams Tobacco Co., 422 North Mill St.,	Lumber manufacturers	$\begin{array}{r} 12 - 31 - 1941 \\ 10 - 31 - 1943 \\ 12 - 31 - 1941 \end{array}$	68, 029, 97 120, 00 10, 229, 44	18, 429, 19 4, 294, 08 9, 420, 26	18, 429, 19 3, 863, 35 3, 849, 05	9, 214, 60 3, 477, 01 1, 093, 69	2, 856, 50 1, 043, 11 251, 55
Jackson, Miss. Scanlon-Taylor Millwork Co., Jackson, Miss	Construction of the second sec	12-31-1942 12-31-1941	10, 229, 44 10, 229, 44 4, 680, 93	9, 420, 26 25, 827, 00	3, 849. 05 6, 528, 39	3, 464, 15 5, 769, 36	1,039.25 2,026.85
M. L. Virden Lumber Co., Cleveland, Miss	Building supply dealer	12-31-1942 9-30-1941 9-30-1942	6, 679, 64 8, 166, 68 9, 071, 37	23, 828, 29 25, 554, 52 24, 649, 83	4, 529, 68 7, 635, 95 9, 074, 89	4, 260, 99 2, 009, 77 4, 566, 38	1, 278. 29 None 1, 261. 23
1ST DISTRICT OF MISSOURI		- Section of the sect	0,011.01	23,010.00	0,011.00	2,000.00	1, 201. 20
Carlyle Dress Corp., 1306 Washington Ave., St. Louis, Mo. Esquire Theatre Co., 6706 Clayton Rd., Rich-	Dress manufacturer	6-30-1942	5, 296, 92 6, 565, 45	18, 453, 08 17, 184, 55	4, 995, 22 3, 726, 69	1, 248, 80 1, 490, 68	- None 655.90
mond Heights, Mo. John C. Kupferle Foundry Co., 2822 North 1st	Motion picture theater Manufacturers of plumbing supplies	8-31-1941 8-31-1943 12-31-1941	11, 652, 30 13, 602, 47 9, 182, 63	9, 157, 73 10, 086, 25 5, 607, 87	2,034.94 3,441.20 877.75	291, 51 2, 473, 88 37, 36	None 769, 18 9, 33
St., St. Louis, Mo. Shultz Folding Box Co., Inc., 11th and Pestalozzi Sts., St. Louis, Mo.	Manufacture of folding paper boxes	12-31-1940 12-31-1941	8, 908. 69 9, 808. 02	57, 591, 31 75, 691, 98	6, 333, 78 5, 434, 45	442.94 3,075.75	None 953, 48
Valley Dolomite Corp., 1008 Federal Commerce Trust Bldg., St. Louis, Mo.	Manufacturing	12-31-1942 12-31-1940 12-31-1941	13,068.70 48,954.88 60,236.70	72, 431, 30 48, 625, 22 64, 308, 86	2, 173. 77 16, 552. 74 24, 342. 94	3, 213, 60 5, 793, 46 11, 361, 79	968.93 None 3, 522.15
6TH DISTRICT OF MISSOURI		1	as me		1	- 1-	a senio
Colonial Poultry Farms, Inc., Pleasant Hill, Mo.	Baby chick hatcheries	1- 2-1940 to 8-31-1940	12, 366. 13	41, 188, 31	6, 604. 10	1, 981. 23	None
Forum Cafeterias of America, Inc., 2300 Fidelity Bidg., Kansas City, Mo.	Cafeterias	8-31-1942 5-31-1941 5-31-1942	27, 922, 54 222, 730, 07 274, 317, 00 274, 317, 00	25, 631, 90 108, 253, 03 56, 666, 10	9, 136. 29 10, 592. 47 3, 909, 45	1, 794, 98 2, 648, 12 1, 759, 25	729.04 None 545.37
Mid-Central Fish Co., 1656 Washington St.,	Wholesale and retail fish	5-31-1943 12-31-1941	30, 688, 17	19,753.85	3, 909, 45 5, 626, 97	3, 518, 50 5, 674, 05	1, 563, 77 1, 758, 94
Kansas City, Mo. Missouri Aviation Corp., 416 Admiral Blvd., Kansas City, Mo.	Airplane trade school and distributor of airplane parts and service.	12-31-1942 12-31-1940 1- 1-1941 to	38, 262, 06 6, 434, 22 10, 075, 56	18, 179, 96 48, 427, 48 57, 654, 94	4, 053, 08 8, 100, 68 6, 490, 50	7, 240, 77 2, 452, 65 2, 583, 50	4, 264. 01 None -1, 436. 74
President Shirt Shops, Inc., 3101 Troost Ave., Kansas City, Mo.	Retail mercantile	11-30-1941 12-31-1942	3, 531. 76	2, 125. 93	1, 250. 78	1, 125. 70	337.70
The Seneca Coal & Coke Co., 114 West 11th St., Kansas City, Mo.	Coal mining	1- 1-1941 to 11-30-1941	28, 193. 51	2, 516. 95	2, 516. 96	962.60	298. 41
MONTANA		11-30-1941	28, 193. 51	-7, 629. 56	2, 516. 96	1, 290. 14	785.76
Hart-Albin Co., Post Office Box 2089, Billings, Mont. Richland Lumber Co., Miles City, Mont	Retail dry goods—women's and men's wear and groceries. Retail and wholesale building sup-	$\begin{array}{c} 1-31-1942\\ 1-31-1943\\ 12-31-1941\end{array}$	39, 368, 78 40, 036, 82 8, 660, 75	Unstated 6, 723, 58 2, 998, 60	1, 317, 11 649, 07 324, 18	461.02 584.16 113.42	142.91 344.01 28.36
NEBRASKA	plies.	10 01 1011	0,000.10	ay 990, 00	021.10	110.42	25.30
Bekins Van Lines Co., 16th and Leavenworth Sts., Omaha, Nebr.	Highway freight transportation, in- cluding local trucking and ware- housing and storage.	12-31-1941	1, 200. 00	21, 481. 25	13, 509. 73	8, 724. 50	856, 63
Grand Island Independent Publishing Co., 113 North Locust St., Grand Island, Nebr.	Publishing newspapers	$\begin{array}{c} 12\text{-}31\text{-}1940 \\ 12\text{-}31\text{-}1941 \\ 12\text{-}31\text{-}1942 \end{array}$	33, 303, 73 41, 098, 04 41, 098, 04	8, 237, 56 10, 921, 33 10, 921, 33	7, 506, 84 8, 141, 86 8, 141, 86	1, 136, 34 2, 849, 65 7, 327, 67	None 883, 39 3, 764, 00
NEVADA Sanford Tractor & Equipment Co., 500 East 4th	Tractor and tractor equipment dealer.	12-31-1940	14, 928. 09	56, 321. 91	22, 329, 42	5, 907, 87	Nor
St., Reno, Nev.		12-31-1940 12-31-1941 12-31-1942	16, 511. 18	67,088.82	22, 329, 42 26, 946, 81 29, 051, 11	5, 907, 87 12, 126, 06 22, 716, 28	None 8,759.08 14,553.56

¹ Allowance made during the fiscal year ended June 30, 1945, represents addition to relief previously allowed and published.

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE—Continued

FISCAL YEAR ENDED JUNE 30, 1945

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and the second s	FISCAL YEAR ENDE	D JUNE 30,	1945		Sand Street	1	2
Name and address of taxpayer (arranged by in- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year ended	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch. E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch 1) tax result ing from the operation o sec. 722
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
NEW HAMPSHIRE			1. 1. 1. 1. 1. 1.	R. H. Cong			
Harrison Abrasive Corp., 839 Elm St., Man- chester, N. H. Westfield Knitting Mills, Inc., Amoskeag Mill No. 1, Manchester, N. H.	Manufacturers of shot and grit Manufacturer of men's and boy's sweaters.	12-31-1940 12-31-1941 11-30-1942 11-30-1943	\$7, 625, 14 8, 250, 50 1, 228, 83 .1, 625, 80	\$10, 751, 12 10, 125, 76 4, 756, 17 4, 359, 20	\$5, 554, 15 6, 756, 59 3, 521, 17 3, 124, 20	\$1, 388, 53 2, 364, 81 708, 89 2, 838, 12	Nor \$578. 195.: 851.
IST DISTRICT OF NEW JERSEY							
Courier-Post Co., 3d and Federal St., Camden, N. J.	Newspaper publishing	12-31-1940	71, 448, 05 78, 992, 06	60, 18L 03 53, 314, 42	21, 045, 81 25, 474, 73	6, 485, 92 12, 568, 87	Nor
Maedale Dairies, Inc., 133 South Mount Vernon Ave., Atlantic City, N. J. The Wright Stores, Inc., 30 Monmouth St., Red Bank, N. J.	Wholesale dairy products	12-31-1942 12-31-1941 12-31-1943 8-31-1943	83, 515, 22 1, 320, 24 1, 863, 88 2, 482, 47	41, 706, 33 6, 181, 95 5, 638, 31 10, 342, 53	18, 519, 99 5, 206, 73 4, 663, 09 3, 334, 25	16, 667, 99 864, 37 3, 747, 29 3, 000, 83	7,407.1 198.1 1,142.1 900.1
5TH DISTRICT OF NEW JERSEY	and the second second		in start				
Ballmill Lumber & Sales Corp., c/o Newark Seaboard Terminal, Newark, N. J. Beers Steel Building Corp., 31 Clinton St., New-	Wholesale lumber	12-31-1941 12-31-1942 12-31-1943	8, 938, 86 10, 205, 81 10, 204, 81 10, 205, 81	20, 455, 14 19, 188, 19 19, 188, 19 7, 563, 40	5, 223, 83 7, 563, 40 7, 563, 40 7, 563, 40 7, 563, 40	$\begin{array}{c}1,028.47\\2,647.19\\4,709.02\\6,706.84\end{array}$	Nor 1, 121, 1 1, 421, 4 2, 065, 1
ark, N. J. The Boyinine Co., 257 Cornelison Ave., Jersey	Engineers Proprietary medicine	and the second second	89, 64 101, 462, 68	Unstated	640. 14	160.04	Nor
City, N. J. Sleetro-Technical Products, Inc., 113 East Centre St., Nutley, N. J. Electrovax Co., Inc., 169 Maplewood Ave., Maplewood, N. J.	Manufacturing varnished fabrics Manufacturers phonograph needles	12-31-1942 12-31-1941 12-31-1943	101, 462, 68 101, 462, 68 14, 522, 13 19, 108, 06 1, 503, 26	41, 382, 47 41, 382, 47 22, 214, 68 11, 539, 12 7, 001, 80	9, 582, 64 9, 582, 64 16, 125, 05 11, 539, 12 636, 81	3, 353, 92 8, 624, 37 6, 442, 59 18, 764, 51 573, 13	1,039, 3,833,0 1,997,1 16,494,1 171,0
idelle Products Corn. 48-56 West Peddio St	Manufacturing women's hair orna-	12-31-1942	836, 44	20, 538, 56	2, 845, 76	3, 982. 15	1, 194.
Newark, N. J. Softman Furniture Co., Inc., 33 Market St., Newark, N. J. Setcham and McDougall, Inc., 545 North Arling- ton Ave., East Orange, N. J.	ments. Retail installment furniture Manufacturing novelty holders	1-31-1942 1-31-1943 12-31-1940 12-31-1941	$10, 154, 17 \\ 12, 701, 78 \\ 5, 250, 19 \\ 6, 163, 70$	20, 600, 43 18, 052, 82 39, 435, 16 38, 521, 65	8, 536, 55 11, 477, 57 3, 604, 82	1, 753, 28 10, 685, 20 901, 21	771. 4, 392. No
L. & R. Manufacturing Co., 577 Elm St., Kearny, N. J.	Manufacturer of watch and instru- ment cleaning machines and solu- tions.	12-31-1942 2-28-1942 2-28-1943	6, 163, 70 2, 243, 82 2, 607, 91	38, 521, 65 38, 521, 65 19, 761, 15 19, 397, 06	4, 312, 82 4, 312, 82 5, 725, 65 5, 361, 56	1, 725, 12 3, 881, 54 2, 003, 99 4, 825, 40	759. 1, 164, 460. 1, 447,
Peerless Transportation Corp., 95 Ascension St., Passaic, N. J. Jun Flame Appliances, Ltd., 720 Grand Ave., Ridgefield, N. J.	Marine transportation Wholesale export merchants	11-30-1943 10-31-1942	643, 42 633, 57 6, 443, 12	4, 129, 22 2, 752, 14 60, 517, 27	2, 342, 92 2, 752, 14 5, 623, 74	665, 03 3, 193, 13 3, 784, 07	No 957. 1,020.
Principle Contracting Co., 20 Washington Pl., Newark, N. J. The Wright Stores, Inc., 30 Monmouth St., Red Bank, N. J. Glow Pine Sales Corp., 336 Thomas St., Newark,	Contractor Hardware and housefurnishings mer- chants. Wholesale lumber	8-31-1942	1, 763, 18 1, 384, 00	14, 236, 82 11, 108, 50	3, 277. 90 4, 293. 20	2, 950. 13 1, 903. 71	885. 483.
N.J IST DISTRICT OF NEW YORK	Whoresare funder-	5-31-1942 5-31-43	3, 759. 23 5, 227. 02	8,820.46 7,352,67	3,407.06 1,939,27	4, 642. 38 2, 555. 34	2, 042. 766.
ol Katzman & Co., Inc., 1553 Pitkin Ave., Brooklyn, N. Y.	Retail jewelry	2-28-1943	4, 465. 22	3, 947. 81	2, 089. 69	1,880.72	564.
Le Huray & Co., Inc., 150 Lafayette St., New York, N. Y.	Litbographing	12-31-1942	2, 176. 68	14, 640. 50	1, 685. 71	1, 517. 14	455.
Paper Novelty Mfg. Co., 505 Carroll St., Brook- lyn, N. Y.	Paper novelties	1 2-28-1942	64, 033. 83	None	None	5, 134. 90	1, 591.
2ND DISTRICT OF NEW YORK		- making		and the second	a store of		
Ajax Shoulder Pad Co., 867 Broadway, New York, N. Y. Art and Sign Brush Manufacturing Corp., 141 5th Ave., New York, N. Y. The A. G. Boone Co., 195 Chester Ave. SE., Atlanta, Ga.	Manufacturer of shoulder pads Manufacture and distribution of art and sign brushes and hair. General hanling.	$\begin{array}{c} 12 - 31 - 1941 \\ 12 - 31 - 1942 \\ 12 - 31 - 1941 \\ 12 - 31 - 1942 \\ 12 - 31 - 1940 \end{array}$	1, 204, 70 1, 204, 70 6, 510, 84 6, 510, 84 41, 407, 01 51, 237, 66	8, 326, 92 8, 326, 92 7, 581, 16 7, 581, 16 19, 473, 22	$\begin{array}{c} 2,600,15\\ 2,600,15\\ 3,428,47\\ 3,428,47\\ 11,416,68\end{array}$	$\begin{array}{c} 1,283,31\\ 1,543,07\\ 1,199,96\\ 3,085,63\\ 234,30 \end{array}$	295. 462. 275. 925. No
Muchmann Spark Wheel Corp., 4-20 47th Ave., Long Island City, N. Y. A. W. Franklin Mfg. Corp., 175 Varick St., New York, N. Y.	Manufacturer of sparking wheels Manufacturers of radio parts	12-31-1941 12-31-1940 12-31-1941	496,00 1,000,83 7,624.59 6,705,30	23, 243, 13 21, 705, 56 21, 200, 73 27, 418, 64 27, 977, 92	12, 773, 99 2, 466, 81 2, 324, 17 17, 336, 74 21, 586, 54	4, 052, 42 616, 71 929, 67 646, 82 14, 103, 34	1, 256. No 232. No 4, 372.
Freund, Freund & Co., Inc., 58 Walker St., New York, N. Y.	Wholesale textiles, ticking	$\frac{12 - 31 - 1942}{11 - 20 - 1942}$	4, 093, 02 18, 745, 12	31, 191, 19 7, 468, 08	22, 879, 81 1, 189, 42	20, 591, 82 4, 106, 83	8, 090. 1, 345.
H. L. Green Co., Inc., 902 Broadway, New York, N. Y. Green United Stores, Inc., 902 Broadway, New York N. Y.	Retail variety stores Retail department stores	1-31-1942 1-31-1941	1, 917, 000, 07 2, 297, 792, 52 91, 008, 16	431, 894, 55 431, 894, 56 351, 063, 41	42, 272, 45 56, 624, 51 191, 136, 45	12, 951, 43 33, 974, 71 7, 598, 73	10, 532. No
nternational Tale Co., Inc. (formerly Interna- tional Pulp Co.), 41 Park Row, New York, N. Y.	Mining and milling tale rock	$\begin{array}{c} 1-31-1942\\ 12-31-1941\\ 12-31-1942\end{array}$	119, 124, 04 154, 380, 81 154, 487, 80	347, 210, 54 28, 241, 07 42, 300, 50	283, 279, 36 24, 872, 57 24, 766, 08	152, 442, 59 4, 581, 42 50, 779, 92	47, 257. 1, 420. 22, 568.
 Ketchican Wharf Co., 120 Broadway, New York, N.Y. M.G. R. Company, Inc., 171 Reade St., New York, N.Y. Mdm-Dennis, Inc., 1 East 33d St., New York, 	Wharf operation Fruit and produce commission mer- chants. Manufacturers of outer sportswear	19-21-1049	6, 551, 16 7, 818, 05 3, 348, 34 3, 740, 64 1, 521, 02	$\begin{array}{c} 19,466.57\\ 22,489.17\\ 26,651.66\\ 26,259.36\\ 69,728.98 \end{array}$	8, 404, 64 10, 269, 62 2, 617, 76 2, 225, 46 10, 006, 54	1,572.27 $16,478.47$ $2,471.39$ $2,147.93$ $10,136.06$	No 6, 636. 741. 644. 2 401
Rex Cutlery Corp., 350 Fifth Ave., New York,	Manufacturing cutlery			54, 681. 26	10, 006. 54 13, 094. 29	10, 136. 06 5, 569. 40	8, 401. 1, 726
N.Y. W. J. T. Towing Line, Inc., 1 Broadway, New York, N.Y.	Water transportation	12-21-1942	4, 592, 81 6, 522, 12 1, 994, 20	52, 751, 95 23, 644, 65	13, 054, 25 12, 371, 42 8, 471, 46	0, 303, 40 11, 134, 27 2, 802, 47	1, 726. 3, 377. No
A STATE OF STATE OF STATE	and the second sec	9-30-1941 9-30-1942 9-30-1943	5,021.86 7,847.93	20, 616, 99 17, 790, 92	6,727.97 2,165.40	2, 813. 61	1, 188.

¹ Allowance made during the fiscal year ended June 30, 1945, represents addition to relief previously allowed and published. No. 224 - 4

14082

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FEDERAL REGISTER, Thursday, November 15, 1945

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE-Continued

Name and address of taxpayer (arranged by in- ternal revenue districts in which excess profits tax returns were filed)Business in which engagedTaxable year endedExcess profi- its credit credit ance of reliefInteress in the amount of excess profits credit allowedInteress in the amount of excess profits credit allowedInteress in the amount of excess profits credit allowedInteress in the amount of excess profits credit allowed(1)(2)(3)(4)(5)(6)(7)3D DISTRICT OF NEW YORKExport agentsIo-31-1941 (1)-31-1941\$052,32 (1)-31-1941\$21,581,21 (2),990,06\$8,474,36 (2),990,06Work, N.Export agentsIo-31-1941 (2),990,06\$000,67 (2),990,06\$21,990,06 (2),990,06\$2	ross in- see in the orme (ch. ax result- from the ration of ece, 722 (8) (8) (8) (8) (8) (8) (8) (8) (8) (8)
SP Interpretation Interpretation <thinterpretation< th=""> Interpretation</thinterpretation<>	None \$2,120,67 1,885,67 None 220,81 697,78 None 220,81 697,78 None None 443,36 159,51 None 532,90
E. W. Bruno Co., Inc., 128 West 31st St., New York, N. Y. Export agents	\$2, 120, 67 1, 885, 67 None 220, 81 697, 78 None 212, 31 152, 37 338, 07 None 443, 36 159, 51 None 532, 90
Auburn Dry Goods Corp., 141 Genessee St., Auburn, N. Y. Dry goods and department store	697, 78 None 212, 31 152, 37 338, 07 None 443, 36 159, 51 None 532, 90
Vincent J. Smith, Inc., 55 Helen St., Bingham- ton, N. Y.	443, 36 159, 51 None 532, 90
Syracuse Bulck Co., Inc., 375 West Onondaga St., Syracuse, N. Y. Automobile sales and service	-
Brighton Products, Inc., 998 Broadway, Buffalo, N. Y. 62 15, 709. 36 9, 630. 55 1, 338. 13 12-31-1940 12-31-1940	None
H. L. Steffen & Sons, Inc., Fairport, N. Y. Wholesale produce, retail coal and building supplies. 12-31-1941 (12-31-1942) (12-	1, 905. 61 2, 755. 78 24. 99 1, 396. 59
Tapp Oil Corp., Wellsville, N. Y. Oil production. 12-27-1943 12-31-1941 43, 683.39 16, 704.79 10, 912.86 5, 280.83 NORTH CAROLINA 12-31-1942 45, 668.17 16, 821.45 13, 641.07 12, 276.96	1, 637. 06 5, 456. 43
Chatham Manufacturing Co., Elkin, N. C Blanket manufacturers 12-31-1940 394, 887, 80 337, 675, 88 170, 507, 43 81, 762, 93 Ecusta Paper Corp., Pisgah Forest, N. C Manufacturers of cigarette paper 12-31-1940 394, 887, 80 337, 675, 88 306, 141, 94 26, 891, 25 Sol Isaacs-George Casteen Co., Inc. (formerly Sol Isaacs-George Casteen Furniture Co.), 118 Installment furniture dealers	None None 167, 830, 32 125, 94 301, 75
Center St., Goldsboro, N. C. Manufacturers of rotary cut veneers 12-31-1940 2,422,89 4,832,71 1,863.01 242.75 Libercy Veneer Co., Liberty, N. C. Manufacturers of rotary cut veneers 12-31-1940 2,977,21 6,135,49 2,008,34 734.42 Newlin Hardware Co., Inc., Main St., Burlington, N. C. Retail hardware and farm implements. 12-31-1941 2,977,21 6,135,49 2,008,34 736.18 Rose's 5, 10 & 25¢ Stores, Inc., Henderson, N. C. Retail stores. 12-31-1943 4,885,86 988,23 841.41 757.26 12-31-1940 238,368.17 50,918.465 45,291.56 14,371.09 12-31-1940 288,368.17 50,918.465 45,291.56 14,371.09	None 168, 92 65, 82 227, 18 227, 18 227, 18 None
IST DISTRICT OF OHIO	
Cincinnati & Lake Eric Transportation Co., 220 Ludiow Bidg., Dayton, Ohio. 12-13-1941 10 12-3-1941 10 12-13-1941 10 12-13-1941 10 12-13-1941 10 12-13-1941 10 12-13-1941 10 10 10 10 10 10 10 10 10 10 10 10 10	096, 75
Columbia Motor Sales Co., 525 Sycamore St., Cincinnati, Ohio. Retail auto dealer. 12-31-1940 9, 696, 96 27, 958, 58 14, 885, 13 2, 264, 09 Midwest Radio Corp., 909 Broadway, Cincinnati, Manufacture radio receivers. 12-31-1941 11, 229, 71 37, 775, 14 18, 927, 48 12, 028, 30 Midwest Radio Corp., 909 Broadway, Cincinnati, Manufacture radio receivers. 12-31-1941 16, 845, 71 59, 043, 23 39, 163, 65 12, 133, 86	None 3, 728, 77 1, 022, 54 4, 554, 92
Ohio. Ohio. 12-31-1940 21, 863.73 9, 942.83 5, 477.48 1, 369.37 field, Ohio. 12-31-1940 12-31-1940 21, 863.73 9, 942.83 5, 477.48 1, 369.37	None 931.00
10TH DISTRICT OF OHIO Real estate holding	545, 79
The Irving Drew Corp., Lancaster, Ohio Shoe factory	None 3, 490, 80 978, 73
ISTH DISTRICT OF OHIO ISTH DISTRICT OF OHIO ISTH DISTRICT OF OHIO The Belden Brick Co., Post Office Box 208, Canton, Ohio. Brick manufacturing	3, 692, 76 483, 70 None
Excelsion Supply Co., East 40th St. and King Ave., Cleveland, Ohio. Jupiter Steamship Co., Cleveland, Ohio. Marine transportation. OKLAHOMA	192.88 None 781.56
Andy Anderson's Sporting Goods Co., Okla- homa City, Okla. Pawnbroker and retail merchandise 6-30-1942 12, 543, 12 17, 901, 94 5, 615, 72 1, 965, 50 The Froug Co., 316 South Main St., Tulsa, Okla. Department store 5, 353, 99 7, 480, 97 2, 580, 39 003, 14 Jackson Cookle Cookle manufacturer. 12-31-1942 17, 901, 94 4, 027, 79 1, 325, 85	864. 81 1, 579. 42 377. 45 397. 76

¹ Allowance made during the fiscal year ended June 30, 1945, represents addition to relief previous ly allowed and published.

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE-Continued

FISCAL YEAR ENDED JUNE 30, 1945

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	FISCAL YEAR ENDE	D JUNE 30, 1	1945	a		A LT MA	
Name and address of taxpayer (arranged by in- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year ended	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch. E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch. 1) tax result- ing from the operation of sec. 722
(1)	(2)	(3)	(1)	(5)	(6)	(7)	(8)
OKLAHOMA-continued	The second second						
Midwestern Engineering & Construction Co., 307 Drew Bidg., Tulsa, Okla.	Engineering services and contractor	8-31-1942 9- 1-1942 to	\$7, 886. 49 8, 655, 49	\$66, 920, 99 66, 920, 99	\$14, 835, 08 14, 835, 08	\$9, 108. 10 14, 203. 68	\$3, 961, 50 4, 911, 73
Noble Drilling Corp., 209 Stanolind Bldg., Tulsa, Okla., The Sencea Coal & Coke Co., 114 West 11th St.,	Contract drilling	$\begin{array}{r} 6-30-1943 \\ ^{1}11-30-1941 \\ 11-30-1942 \\ 12-31-1940 \end{array}$	480, 692, 69 222, 528, 93 24, 372, 78	179, 733, 34 571, 271, 79 2, 189, 76	179, 519, 15 569, 078, 43 2, 179, 03	25, 483, 81 83, 734, 07 653, 71	None 32, 693, 59 None
Kansas City, Mo. Southwest Machinery Co., 1900 Linwood Blvd., Oklahoma City, Okla. Western States Construction Co., 1142 Southeast 29th St., Oklahoma City, Okla.	Road and contractors' machinery sales and service. Pipe line construction	12-31-1941 8-31-1942	21, 027, 17 292, 62	96, 142, 39 18, 603, 50	42, 872. 01 2, 236. 85	25, 887. 11 1, 480. 98	8, 025. 00 376. 37
OREGON Butter-Nut Baking Co., 661 Commercial St., Astoria, Oreg.	Retail and wholesale bakery	the second	3, 209. 16	2, 988. 11	970. 84	209. 24	48, 13
Columbia River Land Co., Piedmont Station, Portland, Oreg. Bernard Italie Inc., 319 Southwest Washington, Portland, Oreg.	Operation of golf club	12-31-1941 12-31-1942	4, 466, 12 3, 813, 34 4, 504, 89 1, 046, 08 1, 211, 28 1, 492, 09	$\begin{array}{c} 6,237,25\\ 6,890,03\\ 6,198,48\\ 5,078,07\\ 4,912,87\\ 3,106,73\end{array}$	3,946.15 5,787.62 5,096.07 3,552.74 3,387.54 3,106.73	552.86 2,168.20 1,503.27 865.61 3,090.50 2,796.05	None 498, 69 450, 99 199, 09 927, 15 838, 83
Iteeo Dental Manufacturing Co., 2009 North Killingsworth Portland, Oreg. W. J. Jones & Son, Inc., 414 Board of Trade Bidg., Portland, Oreg. Kendall Heating Co., 1636 Northwest Lovejoy	Dental supply manufacturer. Stevedoring Contractors	$\begin{array}{r} 12 - 31 - 1940 \\ 12 - 31 - 1941 \\ 12 - 31 - 1940 \\ 12 - 31 - 1941 \end{array}$	$\begin{array}{c}1,555.71\\1,523.95\\24,115.31\\29,630.11\\3,264.26\end{array}$	5, 192, 35 5, 224, 11 5, 167, 20 8, 185, 34 4, 850, 19	$\begin{array}{c} 2,519.83\\ 3,061.32\\ 3,807.69\\ 6,469.89\\ 547.74 \end{array}$	479.52 113.87 951.92 1,858.00 1,061.27	None 23.91 None 625.49 318.39
St., Forland, Oreg. Moore Lumber Co., Inc., Wallowa, Oreg. Northwest Grocery Co., 133 Southeast Madison St., Forland, Oreg.	Lumber manufacturing Wholesale grocery	to	$\begin{array}{c} 1,359.97\\ 6,289.38\end{array}$	21, 682, 30 30, 047, 03	7, 760, 03 14, 610, 62	835.77 4,328.75	None 1, 118. 85
		11-30-1941 11-30-1942 12- 1-1942 to	12, 827, 06 14, 359, 37	23, 509, 35 21, 977, 04	8, 072, 94 6, 540, 63	5, 568, 70 3, 665, 36	1, 833. 4 1, 099. 6
Semler Optical Dept., Inc., Alisky Bldg., Port- land, Oreg.	Optometry	6-29-1943 12-31-1940 12-31-1941 12-31-1941	5, 488. 29 6, 177, 30 6, 725, 17	33, 250, 14 32, 561, 43 82, 013, 26	7, 166, 88 8, 188, 09 7, 640, 22	740, 14 2, 865, 83 6, 876, 19	None 962, 43 2, 062, 85
Warner Valley Stock Co., Klamath Falls, Oreg Waterway Terminals Co., 51 Northeast Weilder, Portland, Oreg.	Livestoek and farming Operators, marine terminal	12-31-1942 12-17-1940 to 4-30-1941	43, 276, 10 776, 30	37, 506, 74 121, 013, 04	15, 671, 68 13, 632, 51	28, 209. 02 1, 441. 10	12, 537, 45 None
1ST DISTRICT OF PENNSYLVANIA		4-30-1942 4-30-1943	1, 208. 78 2, 233. 68	120, 580, 56 119, 555, 66	16, 166, 70 15, 141, 80	7, 275, 01 9, 203, 57	2, 255, 2 4, 135, 70
Bearings, Inc., 1410 West Hunting Park Ave., Philadelphia, Pa.	Ball and roller bearing, wholesale	12-31-1940 12-31-1941 12-31-1941	513, 44 831, 94	13, 736, 56 13, 418, 06	2,032.36 1,713.86	28,06 610,07	None 133.70
Colver Store Co., 123 South Broad St., Philadel- phia, Pa. Curtis Engineering Co. (formerly Curtis Con- struction Co.), Upper Darby, Pa.	Retail trade—general merchandise Residential builders	1-31-1943 2-28-1941 2-28-1942	$\begin{array}{c} 1, 668, 17\\ 36, 149, 48\\ 36, 149, 48\\ 14, 683, 24\\ 43, 559, 58\end{array}$	12, 581, 83 7, 050, 98 7, 050, 98 295, 313, 92 325, 226, 56	877, 63 4, 410, 50 4, 410, 50 39, 558, 85 53, 469, 67	$\begin{array}{r} 1,008,83\\ 2,231,22\\ 4,046,23\\ 16,480,74\\ 69,056,62 \end{array}$	297, 8 659, 8 2, 337, 5 None 20, 421, 2
Lincoln Loan Service, Inc., 601 First National Bank Bldg, of Pennsylvanis, Johnstown, Pa. Lincoln Loan Service, Inc., of Harrisburg, 216	Personal finance Personal finance.	2-28-1943 12-31-1942 12-31-1942	66, 936, 47 1, 553, 25 3, 061, 67	301, 849, 67 8, 064, 01 9, 899, 09	65, 932, 44 1, 829, 70 4, 438; 33	29, 144, 94 1, 646, 73 3, 994, 49	13, 870. 3 494. 0 1, 198. 3
Locust St., Harrisburg, Pa. McIntire, Magee & Brown Co., 1814 Chestnut St., Philadelphia, Pa.	Wholesale opticians		27, 953, 30 27, 953, 30	36, 083, 18 36, 083, 18	7, 223, 33 7, 223, 33	2,722.36 6,597.24	814. 5/ 3, 828. 3
23D DISTRICT OF PENNSYLVANIA Fayette Broadcasting Corp., Fayette Title & Trust Bldg., Uniontown, Pa.	Public utility-radio broadcasting	12-31-1942	5, 449. 18	14, 493. 34	2, 152, 30	1, 937, 07	581. 1
RHODE ISLAND					2.45		
Gorham Manufacturing Co., 333 Adelaide Ave., Providence, R. I. Kay Jewelry Co. of Woonsocket, Inc., 151 Main St., Woonsocket, R. I.	Manufacturing silversmith and gold- smith, Retail installment jewelry	1-31-1941 6-30-1941 6-30-1942	512, 973, 89 12, 078, 93 13, 962, 42	76, 615, 71 14, 245, 01 12, 361, 49	5, 947, 06 2, 029, 86 2, 149, 68	2, 676, 17 507, 47 752, 39	None 233, 2
SOUTH CAROLINA		6-30-1943	13, 962, 42 13, 962, 42	12, 361, 52	2, 149, 68	1, 034. 72	1, 139. 3
Columbia Lumber & Mfg. Co., Hampton and Huger Sts., Columbia, S. C.	Lumber and building supplies	$\begin{array}{r} 12 - 31 - 1940 \\ 12 - 31 - 1941 \\ 12 - 31 - 1942 \end{array}$	10, 424, 64 10, 578, 75 13, 655, 20	24, 575, 36 24, 421, 25 21, 344, 80	$1,566.04 \\3,204.09 \\127,64$	469, 81 1, 602, 04 88, 50	Non 496, 6 88, 5
Lancaster & Chester Railway Co., 512 South Main St., Lancaster, S. C. Seastrunk Electric Co., 1731 Hardin St., Colum- bia, S. C.	Transportation—rail Electrical contracting and sales	12-31-1941 12-31-1941 12-31-1942	105, 550, 63 1, 261, 56 4, 089, 57	5, 361, 54 12, 144, 37 9, 316, 36	5, 361, 54 3, 888, 33 1, 060, 32	2, 981, 17 1, 818, 40 1, 684, 98	924, 10 563, 7 505, 41
TENNESSEE		12-31-1943	4, 190. 02	9, 215, 91	959.87	759.42	227.8
Conasauga River Lumber Co., Conasauga, Tenn	Manufacture, purchase and sale of lumber.	12-31-1940 12-31-1941 12-31-1942	23, 444, 22 24, 720, 86	19, 351, 12	807.60 1,328.52 51.88	201, 90 597, 84 46, 69	None 185, 33 27, 50
The Half-Way Stations, Inc., 527 North Main St., Memphis, Tenn. Kay Jewelry Co. of Chattanooga, Inc. 630 Market	Restaurants and lunch counters	12-31-1940 12-31-1941 12-31-1942	4,066.99 4,379.74 4,379.74	19, 498, 16 17, 783, 01 18, 941, 76 21, 930, 26 68, 279, 90	$\begin{array}{c c} 12,083.01\\ 11,770.26\\ 11,770.26\end{array}$	46, 69 1, 851, 76 4, 480, 70 10, 593, 23 11, 298, 28	None 1, 971, 51 3, 200, 97
Kay Jewelry Co. of Chattanooga, Inc., 630 Market St., Chattanooga, Tenn.	Retail installment jewelry	6-30-1943	7, 612, 42	68, 279, 90	28, 065, 95	11, 226, 38	11, 226. 3

¹ Allowance made during the fiscal year ended June 30, 1945, represents addition to relief previously allowed and published. ² No allowance made by the Commissioner; relief allowed by the Tax Court of the United States, under written stipulation.

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE-Continued

FISCAL YEAR ENDED JUNE 30, 1945

	FISCAL YEAR ENDER	D JUNE 30, 1	1945			-	
Name and address of taxpayer (arranged by in- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year ended	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch. E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch, 1) tax result- ing from the operation of sec. 722
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
IST DISTRICT OF TEXAS							
Austin Milan Cafeterias Co., 8th and Congress Ave., Austin, Tex.	Cafetoria	12-31-1941	\$6, 464. 94 7, 400. 70	\$8, 479. 05 7, 543. 29	\$2, 740, 78 3, 075, 18	\$202.74 1,076.31	None \$247.54
Beard & Stone Electric Co., Inc., Polk at Milam St., Houston, Tex.	Automotive supplies and accessories	$\begin{array}{r} 12 - 31 - 1042 \\ 12 - 31 - 1941 \\ 12 - 31 - 1942 \\ 10 - 31 - 1942 \end{array}$	7, 400, 70 47, 091, 83 47, 091, 83	7, 543, 29 85, 908, 17 85, 908, 17 85, 908, 17	3, 075, 18 8, 578, 17 8, 578, 17	2,767.66 3,860.18 7,720.35	830, 30 1, 196, 65 3, 431, 27
Burka Bag Co., of Texas, 2102 Strand, Galveston, Tex.	New and used bags and bagging	$\begin{array}{r} 12-31-1943\\ 2-28-1942\\ 2-28-1943\\ 12-31-1940 \end{array}$	47, 091, 83 7, 331, 89 6, 592, 05 44, 504, 05	85, 908, 17 64, 792, 35 65, 531, 29 11, 142, 90	8, 578, 17 18, 740, 82 19, 479, 66 1, 381, 90	7, 720, 35 12, 395, 57 19, 423, 60 345, 48	3, 427, 27 3, 842, 63 7, 505, 96 None
Devers Canal Co., Devers, Tex. Empire Bag & Burlap Co., Inc., 2700 Clinton Drive, Houston, Tex. Galile-King Bag Co., Inc., 2210 Brooks St., Hous-	Irrigation Manufacturing and reconditioning second hand burlap bags. Burlap and cotton bag manufacturer	1-31-1942	3, 514, 69	9, 199, 46 29, 300, 00	1, 741, 75 9, 300, 00	1, 213. 01	278.99
ton, Tex. Johnston Oil Field Service Corp., 5702 Navigation Blyd Houston, Tex.	Oil well drill, stem testing	12-31-1942 12-31-1941	4, 936. 68 3, 915. 69	28, 363. 32 15, 084. 31	8, 363, 32 3, 684, 31	7, 642, 20- 785, 51	2, 292, 65 180, 67
Lone Star Bag & Bagging Co., Calhoun Rd. and Dumble St., Houston, Tex.	Manufacture of bags and bagging	12-31-1941	39, 520, 38	35, 632, 56	11, 589. 62	9, 271. 69	2, 874. 23
Poll Parrott Juvenne Snoe Store, Inc., 1015 Cap- ital Ave., Houston, Tex. Shepherd Laundries Co., 735 Liberty Ave.,	Retail shoe store	12-31-1942 12-31-1943 12-31-1941 12-31-1942	2,085,41 - 2,107.48 38,512.17 38,009.36	$\begin{array}{c} 1,372.68\\ 1,953.61\\ 24,691.02\\ 30,043.34\end{array}$	569, 44 596, 56 3, 002, 10 3, 002, 09	$\begin{array}{c} 1,332.77\\ 512.61\\ 1,200.84\\ 2,701.88\end{array}$	399.83 153.78 372.30
Beaumont, Tex. Southern Floral Co., 2306 Smith St., Houston, Tex.	Wholesale florist	$\begin{array}{c} 12 - 31 - 1942 \\ 12 - 31 - 1943 \\ 6 - 30 - 1941 \\ 6 - 30 - 1942 \end{array}$	38, 203, 90 12, 276, 70 13, 099, 64	3,002.09 13,154.03 12,331.09	3,002.09 1,276.06 2,975.36	2,701.88 201.59 1,041.38	1, 591, 10 1, 591, 11 None 458, 22
2D DISTRICT OF TEXAS		6-30-1943	13, 099. 63	12, 331, 10	2, 975. 37	2, 677. 83	853. 31
Amarillo Garage & Storage, Inc., Amarillo, Tex Benton Amusement Co., 314 South Harwood St.,	Retail tires, etc Motion picture theaters	8-31-1942 8-31-1943 8-31-1941	3, 195, 94 3, 758, 79 4, 755, 25	9, 134, 37 9, 021, 84 1, 043, 68	3, 644, 06 3, 081, 21 279, 75	1, 316, 19 2, 773, 09 69, 94	320. 87 831. 93 None
Dallas, Tex. Carrier-Bock Corp., 709 North Harwood, Dallas,	Air conditioning, installation, sales and service.	8-31-1942 8-31-1942	5, 406, 93 2, 268, 98	392.00 9,342.52	294.07 1,222.99	129.97 564.46	33.05 143.45
Tex. Clowe & Cowan, Inc., 401 Harrison St., Amarillo, Tex.	Wholesale plumbing supplies	$\begin{array}{r} 12 - 31 - 1940 \\ 12 - 31 - 1941 \\ 12 - 31 - 1942 \end{array}$	54, 415, 27 65, 344, 86 70, 565, 05	89, 491, 32 78, 561, 73 73, 341, 54	9, 245, 65 10, 655, 14 5, 434, 95	735, 12 4, 794, 81 4, 891, 45	None 1, 486, 40 2, 173, 98
The Comanche Funeral Home, Comanche, Tex.	Undertaking retail sales and service	12-31-1940 12-31-1941 12-31-1942	1, 035, 08 1, 438, 04 1, 470, 40	6, 293, 93 5, 890, 97 5, 858, 61	1,909.92 1,886.96 1,854.60	495.87 660.44 1,192.35	2, 170, 95 None 151, 90 857, 70
Cupp Theatres, Inc., 314 South Harwood St., Dallas, Tex. Dallas-Fort Worth Brewing Co., 1026 Young St.,	Motion-picture theaters	8-31-1941 8-31-1942	80.00 126.78 7,644.63	6, 357, 92 6, 311, 14 53, 095, 36	2, 580, 00 3, 103, 22 430, 37	645.00 1,376.04 773.62	None 349, 70 317, 04
Dallas, Tex. Dallas Title & Guaranty Co., 1301 Main St., Dallas, Tex.	Title insurance	12-31-1940	40, 180, 84 47, 112, 55	27, 264, 01 20, 332, 30 20, 332, 31	5, 639, 05 9, 434, 98	1, 409, 76 3, 773, 99	None 1, 169. 93
Dulup Oil Co., 702 Petroleum Bldg., Fort Worth, Tex.	Oil and gas production	12-31-1942 12-31-1940 12-31-1941	47, 112, 54 7, 926, 97 10, 367, 12	6,061.78 5,554.56	9, 434. 99 894. 81 1, 002. 78	8, 491, 49 223, 70 350, 97	3, 774. 00 None 87, 75
Interstate Trinity Warehouse Co., 301 North Market St., Dallas, Tex. H. J. Justin & Sons, Inc., 610 West Daggett St.,	Drayage, storage, and motor freight Boot and shoe manufacturing		10, 923, 74 3, 441, 76 21, 853, 14	4, 997. 94 16, 270. 74 15, 580. 66	1,002.98 7,558.24 2,846.86	902.68 8,054.24 711.71	270.80 2,416.27
Fort Worth, Tex. Morten Theatres, Inc., 2005 Greenville Ave.,	Motion-picture theater	5-31-1942 5-31-1943	26, 187, 92 26, 187, 92	21, 285, 48 21, 285, 48	2, 840, 80 2, 787, 08 2, 787, 08 357, 28	1, 254, 19 2, 508, 37 321, 55	None 388.80 1,477.15 96.47
Dallas, Tex. Phins Radio Broadcasting Co., 214 West 8th St., Amarillo, Tex.	Radio broadcasting	5-31-1944	2,777.72 2,777.72 37,226.53 44,948.11	10, 871, 08 43, 050, 74 35, 329, 16	357.28 9,788.98 10,341.89	328.97 2,519.16 4,061.99	96.46 None 1, 259.22
Pool Manufacturing Co., Sherman Tex	Garment manuacturing	12-31-1942	44, 948, 11	35, 329, 16	10, 341, 89	9, 307. 70	4, 143, 51 678, 54
Pork Skin Chips Co., Inc., 2005 Wall St., Dallas, Tex. Robb & Rowley United, Inc., 314 South Har-	Processing cured bacon rinds for hu- man consumption. Motion picture theaters	12-31-1942	473, 60 96, 950, 52	2, 661, 40	1, 011. 40 2, 799. 48	972. 61 839. 84	6, 175, 08 226, 99 None
wood St., Dallas, Tex. Ben H. Rosenthal & Co., Inc., 1515 East 8th St., Dallas, Tex.	Wholesale meat packer	8-31-1942 6-30-1942	123, 084, 68	10,053,42	3, 265, 32 4, 634, 30 3, 962, 27	-1, 854, 52 1, 622, 00 3, 566, 04	642,76 405,50
Russell Stationery Co., 611 Taylor St., Amarillo, Tex. Sunset Motor Lines, 105 West Washington Ave.,	Job printers, retail office supplies and office equipment. Motor freight common carrier.	6-30-1943 12-31-1941 12-31-1942	$\begin{array}{c} 4,409,12\\ 5,027,47\\ 12,295,60\\ 15,453,26\end{array}$	12,800,30	1, 001, 17 70, 83 28, 564, 85	639, 18	1,070.49 147.01 33.30
San Angelo, Tex. Valley Broadcasting Co., Inc., 912 Commerce St., Dullas, Tex.	Advertising	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	12, 233, 60 15, 453, 26 3, 637, 04 1, 952, 29	61, 788, 60 79, 004, 81 28, 906, 13 30, 590, 88	20, 004, 80 41, 195, 09 5, 821, 59 8, 852, 81	18, 540, 19	None 5, 747. 47 None 445. 18
Weaver Spring & Bumper Works, 402 Pearl St.,	Spring and bumper repair and service.	to 2-15-1941	6, 509, 11	4, 890, 89	1, 565. 89		166. 21
Dallas, Tex. White & Kirk, 516-518 Polk St., Amarillo, Tex	Retail mercantile	12-31-1942	6, 509, 11	4 200 20	T 565 90	1,409.30	100. 21 422. 79 None 1, 628. 83
White-Plaza Hotel Co., 1933 Main St., Dallas, Tex.	Hotel	$\begin{array}{c} 12-31-1941\\ 12-31-1942\\ 12-31-1940\\ 12-31-1941\\ 12-31-1941\\ 12-31-1942\\ \end{array}$	48, 014, 50 6, 410, 23 6, 534, 28 6, 889, 82	84, 391, 12 76, 217, 72 76, 054, 30 9, 683, 99 9, 559, 94 9, 204, 40	9, 148, 92 8, 985, 50 1, 587, 58 2, 965, 72 2, 610, 18	8, 086, 95 584, 89 1, 546, 89 3, 243, 42	1, 628, 85 3, 594, 20 None 355, 79 973, 03
UTAH James J. Burke & Co., 405 Kearns Bldg., Salt Lake City, Utah. The Eimco Corp., 634 South 4th W. St., Salt	Engineering and construction	12-31-1941	9, 549, 13	3, 456, 55 21, 965, 51 68, 948, 32	3, 456, 55	4, 318, 64	1,607.50
The Eimco Corp., 634 South 4th W. St., Salt Lake City, Utah	Machinery manufacturing	12-31-1941 12-31-1942	55, 315, 83	68, 948, 32	21, 137, 50	3, 553, 10 10, 929, 96 25, 728, 84	1, 343. 52 3, 388. 27 11, 435. 05
Lake City, Utah. Interstate Motor Lines, Inc., 245 West 3d S., Salt Lake City, Utah.	Motor freight transportation	12-31-1940 12-31-1941 12-31-1942	35, 533, 60 - 43, 281, 05 - 43, 281, 05	68, 948, 32 68, 948, 32 11, 726, 09 29, 863, 92 43, 713, 86 6, 347, 67 14, 633, 35 24, 064, 22 5, 937, 42	$\begin{array}{c} 3, 456, 55\\ 2, 112, 82\\ 21, 137, 50\\ 5, 141, 62\\ 6, 347, 67\\ 6, 347, 67\\ 3, 587, 37\\ 3, 587, 37\\ 1, 142, 77\\ \end{array}$	25, 728, 84 783, 10 2, 539, 07 5, 712, 91	11, 453, 05 None 787, 10 2, 762, 53 2, 762, 53
Wright's, Inc., 2341 Washington Blvd., Ogden, Utah.	Retail ladies apparel	12-31-1943 12-31-1942 12-31-1943	43, 281, 05 2, 544, 77 2, 544, 77	6, 347, 67 14, 633, 35 24, 064, 22	6, 347, 67 3, 587, 37 3, 587, 37	2, 539, 07 5, 712, 91 5, 712, 90 3, 228, 63 3, 228, 49	2, 762, 53 968, 58 968, 58
W. H. Wright & Sons Co., 366 24th St., Ogden, Utah.	Real estate operations	1-31-1941	10, 477. 47	5, 937. 42	1, 142. 77	992.42	None

14084

EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE-Continued

FISCAL YEAR ENDED JUNE 30, 1945

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the second se	FISCAL YEAR ENDE	D JUNE 30,	10:40	1			
Name and address of taxpayer (arranged by in- ternal revenue districts in which excess profits tax returns were filed)	Business in which engaged	Taxable year ended	Exècss prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch. E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch, 1) tax result- ing from the operation of sec. 722
(1)	(2)	(5)	(4)	(5)	(6)	(7)	(8)
VIRGINIA					SADDER	11111	
K. C. Arey & Co., Inc., Danville, Va	Wine bottlers and distributors	1 8-31-1941	\$4, 525, 11	\$13 482 14	\$1, 187. 07	\$556, 12	None
Farmville Leaf Tobacco Co., Inc., Richmond, Va.	Dealers in leaf tobacco	8-31-1942	\$4, 525, 11 3, 506, 12 4, 884, 85	\$13, 482, 14 17, 393, 88 25, 115, 15	3,053.11 720.42	1,851.51 44.49	\$470. 54 10. 23
Jefferson Amusement Corp., 632 25th St., New-	Motion picture theatre	6-30-1943 12-31-1941	10, 419, 71 381, 16	19, 580, 28 10, 846, 13	3, 830, 29 1, 093, 67	4, 076, 76 382, 78	1,403.03 88.03
port News, Va. Manchester Board & Paper Co., Hull and Canal Sts., Richmond, Va.	Manufacturers of paper board	$\begin{array}{r} 12 - 31 - 1942 \\ 12 - 31 - 1940 \\ 12 - 31 - 1941 \\ 12 - 31 - 1942 \end{array}$	733.77 71,289.68 84,657.04	12, 145, 72 44, 130, 29 53, 151, 75	$741.06 \\11,245.93 \\11,245.93 \\11,245.93$	666, 96 2, 815, 04 5, 622, 96	200.08 None 1,743.12
J. C. Muller, Inc., 815 Dinwiddle Ave., Rich- mond, Va. WASHINGTON	Tobacco machinery	12-31-1940	95, 802, 77 25, 781, 08	53, 016, 37 34, 828, 92	100, 20 6, 460, 94	90, 18 1, 938, 28	40. 07 None
Chas. F. Clise, Agent, Inc., Securities Bldg., Seattle, Wash.	Property management	5-20-1942 to 4-30-1943	48, 49	1, 817. 85	1, 817. 85	1, 546, 42	459.36
Eagle Fixtures, Inc., 1412 Dearborn St., Sealtle, Wash.	Wholesale and retail fixtures		484. 50	9, 092. 73	3, 467. 23	-3, 344. 02	1, 003. 19
Eastlake Lumber Co., 1549 Eastlake Ave., Seattle, Wash. Ellensburg Lumber Co., Ellensburg, Wash	Retail lumber yard	12-31-1942	7, 227, 88 7, 227, 88 12, 202, 37	8,046,11 8,046,11 8,343,76	1,417,12 1,417,12 1,161,88	$\begin{array}{r} 495.99\\ 1,275.40\\ 290.47\end{array}$	114.07 382.62 None
W. L. Feely Lumber Co., White-Henry-Stuart Bldg., Seattle, Wash.	Wholesale lumber	12-31-1941	$\begin{array}{c} 13,840.49\\ 5,698.75\\ 6,632.11\\ 6,632.11\end{array}$	$15,579,11\\44,601,53\\43,668,17\\43,668,17$	1, 187, 50 2, 592, 95 2, 999, 58 2, 990, 58	475.00 648.23 1,199.84	209.00 None 527.93
Littler's, Inc., 417 Union St., Seattle, Wash	Retail clothing and furnishings	12-31-1943 1-31-1942 1-31-1943	6, 632, 11 18, 412, 00 20, 339, 41	4, 909, 12 13, 424, 78 12, 594, 47	2, 999, 58 5, 037, 02 3, 142, 91	2, 699, 62 2, 699, 62 3, 996, 36 2, 828, 62	809.89 809.89 1,238.88 1,665.74
Naches Box Co., Naches, Wash Pacific Broadcasting Co., Keyes Bldg., Tacoma,	Lumber manufacturing Radio broadcasting network	$\begin{array}{r} 12 - 31 - 1941 \\ 12 - 31 - 1942 \\ 12 - 31 - 1943 \\ 9 - 30 - 1941 \end{array}$	2,004.55 3,025.90 3,537.31	7,495,45 6,474,10 3,587,69	5, 120, 45 4, 099, 10 3, 587, 69	3, 314, 90 - 3, 689, 19 3, 228, 92	762, 43 1, 106, 76 968, 68
Wash, Stimson Mill Co., 2116 Vernon Pl., Seattle, Wash.	Lumber manufacturing	12-31-1940	3, 231, 90 60, 621, 33	29µ654.73 14,035.51	8, 695. 00 3, 690. 41	2, 444. 07 1, 107. 12	None
United General Agency, 400 Exchange Bldg., Seattle, Wash.	Insurance, general agents	$\begin{array}{r} 12\text{-}31\text{-}1940 \\ 12\text{-}31\text{-}1941 \\ 12\text{-}31\text{-}1942 \end{array}$	3, 801, 62 5, 036, 02 5, 515, 68	6, 127, 75 4, 893, 35 4, 446, 49	4, 056, 27 4, 891, 93 4, 412, 27	1, 014, 07 1, 882, 17 4, 255, 95	None 432, 89 1, 276, 79
Utter Motors, Inc., 1101 West 2d Ave., Spokane, Wash.	Automobile sales and service	$\begin{array}{r} 12 - 31 - 1943 \\ 12 - 31 - 1940 \\ 12 - 31 - 1941 \end{array}$	7, 944. 77 6, 255. 07	3,744.39 14,632.10 18,536.48	3, 744. 39 1, 828, 68	3, 538, 27 370, 48	1,061.48 None
Marcus Whitman Hotel Co., 311 Securities Bldg., Seattle, Wash.	Commercial hotel (owner-operator)	12-31-1941 1- 1-1941 to 11-30-1941	6, 291, 94 23, 183, 12	15, 550, 48 11, 747, 36	3, 320, 22 6, 405, 26	1, 520, 49 2, 051, 43	380, 12 902, 63
WEST VIRGINIA		11-30-1942	23, 183. 12	11, 747. 36	6, 405, 26	3, 904, 49	1, 884. 33
Martinsburg Loan Corp., 205 West King St., Martinsburg, W. Va.	Personal finance	12-31-1941 12-31-1942	6, 460, 79 6, 460, 79	1, 039, 21 7, 646, 13	1, 039, 21 1, 039, 21	363, 73 935, 29	- 83.66 280.58
WISCONSIN	the first the state have			Sec.			
Checker Cab. Co., 1655 North Water St., Mil- waukee, Wis. Mrs. Drenk's Foods, Inc., 1523 North 9th St., Milwaukee, Wis.	Taxicab service	12-31-1941	$\begin{array}{c} 11,869,21\\ 15,279,46\\ 4,123,39\\ 5,662,89\end{array}$	15, 619, 84 21, 616, 74 20, 202, 29 22, 536, 87	10,044.02 10,577.99 10,989.53 11,578.39	2,511.00 3,702.30 2,852.03	None 1, 629. 01 None
Hub Vacuum Stores, Inc., 620 North Water St.,	Vacuum cleaners	11-30-1942 11-30-1943 8-31-1941	6, 220. 37 1, 385. 75	21, 979, 65 14, 981, 42	11, 020. 91 9, 157, 88	7, 389, 27 7, 381, 85 2, 289, 47	2, 523, 73 3, 048, 08 None
Milwaukee, Wis. Roth Appliance Distributors, Inc., 647 West Vir- ginia St., Milwaukee, Wis.	Distributors	8-31-1942 12-31-1940 12-31-1941	3, 652, 19 3, 511, 90 4, 612, 09	12, 714, 98 22, 155, 88 21, 055, 69	8, 396, 76 2, 744, 54 2, 923, 65	3, 792, 89 686, 96 1, 172, 57	680. 81 None \$15. 93
Van Dyke Baird Co., 21 West Pierce St., Mil- waukee, Wis.	Manufacture of paper boxes	$\begin{array}{c} 12-31-1942 \\ 6-25-1940 \\ to \\ 5-31-1941 \end{array}$	5, 565, 88 6, 061, 23	20, 101. 90 8, 822. 27	1, 969. 86 7, 482. 67	1,772.87 1,897.80	531.86 None
		5-31-1941 5-31-1942 5-31-1963	8, 766, 71 10, 844, 83	8, 101, 59 6, 023, 47	8, 101. 59 6, 023. 47	3, 537, 66 5, 865, 26	1, 096. 67 1, 796. 95
	SUPPLEMENTAL LIST FOR FISC	AL YEAR-EN	ded June 30, 1	944			
IST DISTRICT OF CALIFORNIA			ALS IN		Starte M		-
Carnie-Goodwin-Pendleton Co., 515 L St., Sacra- mento, Calif.	Tent and awning manufacturers and dealers.	12-31-1942	\$20, 357. 04	\$1, 820. 15	\$1, 820. 15	\$1, 638.14	\$964.68
MARYLAND	and the second second				1. 1. 1		and the second
Fidelity Storage Corp., 1420 U St. NW., Wash- ington, D. C. Monumental Motor Tours, Inc., 3319 Philadel- phia Aye., Baltimore, Md.	Storage and hauling of household goods. Motor transportation	12-31-1942 12-31-1942	22, 746. 54 6, 474. 12	7, 344. 67 3, 347. 56	1, 858. 37 1, 125. 88	1, 672. 58 1, 013. 29	984. 92 303. 97
MICHIGAN			(() () () () () () () () () (in the state		1942	
Union Rotary Corp., 1103 North Mission, Mount Pleasant, Mich.	Drilling oil and gas wells	2-28-1942	5, 879. 14	9, 320. 86	3, 620. 86	5, 678. 02	1, 703. 40
NEW HAMPSHIRE Harrison Abrasive Corp., 839 Elm St., Man-	Manufacture of shot and grit	12-31-1942	10, 252, 36	8, 123, 90	4, 693, 97	4, 224. 57	1, 267. 37
Allowance made during the fiscal year	r anded Tuna 20 1045 represents	i Addition to	relief provis	aly allowed	and publish	4	

¹ Allowance made during the fiscal year ended June 30, 1945, represents addition to relief previously allowed and published. ³ No allowance made by the Commissioner; relief allowed by the Tax Court of the United States, under written stipulation.

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EXCESS PROFITS TAX RELIEF GRANTED UNDER SECTION 722 OF THE INTERNAL REVENUE CODE BY THE COMMISSIONER OF INTERNAL REVENUE - Continued

SUPPLEMENTAL L	IST FOR	FISCAL	YEAR	ENDED	JUNE	30,	1944-Continued
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Name and address of taxpayer (arranged by in- ternal revenue districts in which excess profits tax returns were filed) -	Business in which engaged	Taxable year ended	Excess prof- its credit before allow- ance of relief	Increase in the amount of excess profits credit claimed by taxpayer	Increase in the amount of excess profits credit allowed	Gross reduc- tion in the excess profits (subch, E) tax resulting from the operation of sec. 722	Gross in- crease in the income (ch. 1) tax result- ing from the operation of sec. 722
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
187 DISTRICT OF NEW JERSEY John M. Rogers Tool Corp., 110 Monmouth St., Gloucester City, N. J. OELAHOMA	Smäll metal-working tools	12-31-1942	\$1, 035. 29	\$6, 578. 60	\$2, 403. 71	\$2, 163. 34	\$624. 59
Southwest Machinery Co., 1900 Linwood Blvd., Oklahoma City, Okla. UTAH	Road and contractors machinery sales and service.	12-31-1942	23, 587, 47	93, 582, 09	40, 311, 71	26, 852, 14	21, 487, 92
W. H. Wright & Sons Co., 366 24th St., Ogden, Utah.	Real estate operations	1-31-1942	9, 499. 76	22, 921. 69	11, 231. 37	4, 985. 26	2 , 193. 52

[SEAL]

[F. R. Doc. 45-20631; Filed, Nov. 9, 1945; 3:27 p. m.]

Office of the Secretary.

THREE AND THREE-QUARTERS PERCENT TREASURY BONDS OF 1946-56

NOTICE OF CALL FOR REDEMPTION

1. Public notice is hereby given that all outstanding 3³/₄ percent Treasury Bonds of 1946-56, dated March 15, 1926, are hereby called for redemption on March 15, 1946, on which date interest on such bonds will cease.

2. Holders of these bonds may, in advance of the redemption date, be offered the privilege of exchanging all or any part of their called bonds for other interest-bearing obligations of the United States, in which event public notice will hereafter be given and an official circular governing the exchange offering will be issued.

3. Full information regarding the presentation and surrender of the bonds for cash redemption under this call will be found in Department Circular No. 666, dated July 21, 1941.

[SEAL] FRED M. VINSON, Secretary of the Treasury.

NOVEMBER 14, 1945.

[F. R. Doc. 45-20790; Filed, Nov. 14, 1945; 11:30 a. m.]

DEPARTMENT OF LABOR.

Office of the Secretary.

[WLD 129]

TRUCK OPERATORS LEAGUE OF OREGON

FINDING AS TO CONTRACT IN PROSECUTION OF WAR

In the matter of Truck Operators League of Oregon, Portland, Oregon; Case No. S-2896.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong.) and the directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving the members of the Truck Operators League of Oregon, Portland, Oregon,

I find that the motor transportation of goods, articles and commodities by any member of the Truck Operators League of Oregon, Portland, Oregon, to or from any establishment equipped for the manufacture, production or mining of any articles or materials which may be required or useful in the prosecution of the war, or to or from any establishment engaged in wholesaling or storing any such articles or materials, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 13th day of November 1945.

L. B. SCHWELLENBACH, Secretary of Labor.

[F. R. Doc. 45-20784; Filed, Nov. 14, 1945; 10:49 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 5207]

LYONS AND CO.

ORDER APPOINTING TRIAL EXAMINER AND FIX-ING TIME AND PLACE FOR TAKING TESTI-MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of November, A. D. 1945.

In the matter of Mervin E. Lyons, Clarence B. Lyons, and Ida A. Lyons, copartners trading and doing business as Lyons and Company.

This matter being at issue and ready for the taking of testimony, and purJOSEPH D. NUNAN, Jr., Commissioner of Internal Revenue.

suant to authority vested in the Federal Trade Commission,

It is ordered, That Charles B. Bayly, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Wednesday, December 5, 1945, at ten o'clock in the forenoon of that day (eastern standard time), in Room 500, 45 Broadway, New York, New York.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the facts; conclusions of fact; conclusions of law; and recommendation for, appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,

Secretary.

[F. R. Doc. 45-20791; Filed, Nov. 14, 1945; 11:30 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 2012]

Expreso Aereo Inter-Americano, S. A.

NOTICE OF HEARING

In the matter of the application of Express Aereo Inter-Americano, S. A. for a foreign carrier air permit authorizing air transportation of persons, property, and Cuban mail between Havana, Cuba, and Miami, Florida.

Notice is hereby given that the aboveentitled matter is assigned to be heard on November 28, 1945 at 10 a.m. (Eastern standard time) in room 5417, Department of Commerce Building, Washington, D. C., before Examiner J. Earl Cox.

Dated at Washington, D. C., November 13, 1945.

By the Civil Aeronautics Board.

FRED A. TOOMES, Secretary.

[F. R. Doc. 45-20781; Filed, Nov. 14, 1945; 9:50 a. m.]

OFFICE OF ALIEN PROPERTY CUS-TODIAN.

[Vesting Order 5322] FANNIE KLEIN

In re: Estate of Fannie Klein, deceased, and Trust u/w of Fannie Klein, deceased; File D-34-853; E. T. Sec. 14079.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Harry Katz in and to the Estate of Fannie Klein, deceased, and in and to the trust created under the will of Fannie Klein, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Hungary, namely,

National and Last Known Address

Harry Katz, Hungary.

That such property is in the process of administration by First National Bank & Trust Company of East Pittsburgh, as Executor and Trustee, acting under the judicial supervision of the Orphans' Court of Allegheny County, Pittsburgh, Pensylvania;

County, Pittsburgh, Pensylvania; And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Hungary);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 1, 1945.

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

[F. R. Doc. 45-20679; Filed, Nov. 13, 1945; 10:52 a. m.]

[Vesting Order 5323]

JOSEPH KURUC

In re: Estate of Joseph Kuruc, deceased; File D-34-849; E. T. Sec. 14043.

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

That the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of John Kuruc in and to the Estate of Joseph Kuruc, Deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Hungary, namely,

National and Last Known Address

John Kuruc, Hungary.

That such property is in the process of administration by Farmers Bank & Trust Company of Indiana, Pennsylvania, as Administrator, acting under the judicial supervision of the Orphans' <u>Court of Indiana County</u>, Pennsylvania;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Hungary); And having made all determinations and

And naving made all determinations and taken all action required by law, including appropriate consultation, and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 1, 1945.

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

[F. R. Doc. 45-20680; Filed, Nov. 13, 1945; 10:52 a, m.]

[Vesting Order 5324]

GIACOMO PAGANETTI

In re: Estate of Giacomo Paganetti, also known as G. Paganetti and James Paganetti, deceased, File D-38-3588; ET Sec. 13269.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Maddalena Cammari, nee Paganetti in and to the Estate of Giacomo Paganetti, also known as G. Paganetti and James Paganetti, deceased.

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Italy, namely,

National and Last Known Address

Maddalena Cammari, nee Paganetti, Italy.

That such property is in the process of administration by R. A. Comalli, as Executor, acting under the judicial supervision of the Superior Court of the State of California, in and for the City and County of San Francisco;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Italy); And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

Any person, except a national of a designated enemy country, asserting any

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claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 1, 1945.

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

[F. R. Doc. 45-20681; Filed, Nov. 13, 1945; 10:52 a. m.]

[Vesting Order 5325]

JONATHAN SCHINDLER ET AL.

In re: Partition Suit, Order Confirming Sale and Report of Referee in Jonathan Schindler, et al. vs. Lena Stahlin, et al. File 017-15497.

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

That the property described as follows: The sum of \$82.87 held by E. B. Grabenhorst for Hermina Kehrer, formerly Hermina Schindler, being her 1/30th share of the net proceeds from the sale of certain real property in Marion County, Oregon, by E. B. Grabenhorst as the Referee duly appointed by the Circuit Court of the State of Oregon for Marion County for that purpose in the partition suit of Jonathan Schindler, et al. vs. Lena Stahlin, et al.,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Hermina Kehrer, formerly Hermina Schindler, Germany.

That such property is in the process of administration by E. B. Grabenhorst, as Referee in the partition suit of Jonathan Schindler, et al. vs. Lena Stahlin, et al., acting under the judicial supervision of the Circuit Court of the State of Oregon for Marion County;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany):

nated enemy country (Germany); And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 1, 1945.

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

[F. R. Doc. 45-20682; Filed, Nov. 13, 1945; 10:52 a. m.]

[Vesting Order 5326] JOHN STOFFELEN

In re: Estate of John Stoffelen, deceased; File D-28-9409; E. T. sec. 12530.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Frank Stoffelen, or lineal descendants, and Bernard Stoffelen, or lineal descindants, and each of them, in and to the Estate of John Stoffelen, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Frank Stoffelen, or lineal descendants, Germany.

Bernard Stoffelen, or lineal descendants, Germany.

That such property is in the process of administration by Joseph Mackert, as Executor of the Estate of John Stoffelen, acting under the judicial supervision of the Superior Court of the State of Washington for King County;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, Germany; And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States. Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 1, 1945.

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

[F. R. Doc. 45-20683; Filed, Nov. 13, 1945; 10:52 a. m.]

[Vesting Order 5327]

RUDOLF STREIT

In re: Estate of Rudolf Streit, deceased; File D-28-9571; E. T. Sec. 13203.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Elfriede Tschauder, or the heirs of her body, and Mr. Streit, first name unknown, and his natural sisters, names unknown, or their heirs, and each of them, in and to the Estate of Rudolf Streit, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Elfriede Tschauder, or the heirs of her body, Germany.

Mr. Streit, first name unknown, and his natural sisters, names unknown, or their heirs, Germany.

That such property is in the process of administration by William Koester, as executor of the Estate of Rudolf Streit, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country. (Germany):

nated enemy country, (Germany); And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest. hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 1, 1945.

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

[F. R. Doc. 45-20684; Filed, Nov. 13, 1945; 10:53 a. m.]

[Vesting Order 5328]

EMIL WIGNO

In re: Estate of Emil Wigno, deceased; File D-28-9652; E. T. sec. 13409.

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

That the property described as follows: The sum of \$696.91, being payment in full of the claim of Theodor Zurhorst, Maria Greweling, Josephine Nolken, and Anna Greweling, and each of them, against the Estate of Emil Wigno, deceased, arising from a judgment against decedent in the sum of \$617.24 plus interest thereon at the rate of 7% per annum from January 27, 1938,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Theodor Zurhorst, Germany, Maria Greweling, Germany,

Josephine Nolken, Germany. Anna Greweling, Germany.

That such property is in the process of administration by Louise Wigno, as Executrix of the Estate of Emll Wigno, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Tehama;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such per-

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sons be treated as nationals of a designated enemy country (Germany); And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 1, 1945.

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

[F. R. Doc. 45-20685; Filed, Nov. 13, 1945; 10:53 a. m.]

[Vesting Order 5329]

BERTA ZUBER

In re: Estate of Berta Zuber, also known as Katherine Auguste Berta Zuber, deceased; File D-28-8993; E. T. Sec. 11397.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Heinrich Schlette, children, names unknown, of Heinrich Schlette, Emilie Exner, children, names unknown, of Emilie Exner, Richard Exner, and Kaethe Semmerau, and each of them, in and to the Estate of Berta Zuber, also known as Katherine Auguste Berta Zuber, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Heinrich Schlette, Germany.

Children, names unknown, of Heinrich Schlette, Germany.

Emilie Exner, Germany. Children, names unknown, of Emilie Exner, Germany.

Richard Exner, Germany.

Kaethe Semmerau, Germany.

That such property is in the process of administration by H. A. Gebhardt, as Executor of the Estate of Berta Zuber, also known as Katherine Auguste Berta Zuber, deceased, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles; And determining that to the extent that

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany); And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 1, 1945.

[SEAL] JAMES E. MARKHAM,

Alien Property Custodian.

[F. R. Doc. 45-20686; Filed, Nov. 13, 1945; 10:53 a. m.]

[Vesting Order 5330]

HENRY W. BOETTGER

In re: Trusts under the will of Henry W. Boettger, deceased; File No. D-28-3497; E. T. Sec. 5564.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Helen M. Von Brockdorff, Erich Von Brockdorff, Peter Von Brockdorff, Hans Von Brockdorff and Harold Von Brockdorff, and each of them, in and to the trusts created under the will of Henry W. Boettger, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Helen M. Von Brockdorff, Germany. Erich Von Brockdorff, Germany. Peter Von Brockdorff, Germany. Hans Von Brockdorff, Germany. Harold Von Brockdorff, Germany.

That such property is in the process of administration by Robert Boetiger and Theodore Boetiger, as surviving Trustees, acting under the judicial supervision of the Surrogate's Court, New York County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be heid, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1945.

ISEAL] JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-20687; Filed, Nov. 13, 1945; 10:53 a. m.]

[Vesting Order 5331]

GIORGIO NATALIE GIORDANO

In re: Estate of Giorgio Natalie Giordano, also known as Giorgio Giordano, Giorgi Giordano, Georgi Giordana, Georgi Giordino, G. N. Giordino, George Giordino and as George Gardiano, deceased; File D-38-3567; E. T. Sec. 13100.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Maria Giordano, Lucia Vilar, Giuseppe Giordano, Giovanni Giordano, Giulio Giordano and Madelena Giordano, and each of them, in and to the Estate of Giorgio Natalle Giordano, also known as Giorgio Giordano, Giorgi Giordano, Georgi Giordana, Georgi Giordino, G. N. Giordino, George Giordino and as George Gardiano, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Nationals and Last Known Address Maria Giordano, Italy. Lucia Vilar, Italy. Giuseppe Giordano, Italy. Giovanni Giordano, Italy. Giulio Giordano, Italy. Madelena Giordano, Italy.

That such property is in the process of administration by Anna Maria Fino, as Administratrix, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Fresno;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Italy);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1945.

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

[F. R. Doc. 45-20688; Filed, Nov. 13, 1915; 10:53 a. m.]

[Vesting Order 5332]

MATILDA MUNDT ET AL.

In re: Estates of Matilda Mundt and August Mundt, both deceased; Hugo Mundt, deceased; File D-28-9604; E. T. Sec. 13274.

Under the authority of the Tradingwith the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding;

That the property described as follows: The sum of \$604.85 held by the Clerk of the Superior Court, in and for Pierce County, Washington, for Bruno Mundt, Martha Mundt Gotz and Lena Mundt Kutter in equal shares under decree of the Superior Court of the State of Washington, in and for Pierce County, dated December 31st, 1934 in the Estates of Matilda Mundt and August Mundt, both deceased; and Hugo Mundt, deceased, subject to any lawful fees and disbursements of the Clerk of the Superior Court in and for Pierce County,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Bruno Mundt, Germany.

Martha Mundt Gotz, Germany.

Lena Mundt Kutter, Germany.

That such property is in the process of administration by Josephine R. Melton, as Depositary, acting under the judicial supervision of the Superior Court of the State of Washington, in and for the County of Pierce;

Washington, in and for the County of Pierce; And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 2, 1945.

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

[F. R. Doc. 45-20689; Filed, Nov. 13, 1945; 10:54 a. m.]

[Vesting Order 5333]

HERMAN ROEMER

In re: Estate of Herman Roemer, a/k/a Hugo Ludwig Herman Roemer, dec'd; D-28-6323; E. T. Sec. 13207.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Thekla Roemer, Otto Roemer, Berthold Roemer, and Heirs of Freda Roemer, a/k/a Elisabeth Katherine El-friede Roemer, names unknown, and each of them, in and to the Estate of Herman Roemer, a/k/a Hugo Ludwig Herman Roemer, deceased.

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Thekla Roemer, Germany. Otto Roemer, Germany. Berthold Roemer, Germany. Heirs of Freda Roemer, a/k/a Elisabeth Katherine Elfriede Roemer, names unknown, Germany.

That such property is in the process of administration by W. A. Young, as Administra-tor C. T. A., acting under the judicial supervision of the Chancery Court of the County of Calhoun, Pittsboro, Mississippi;

And determining that to the extent that such nationals are persons not within a des-ignated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

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

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a

hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 6, 1945.

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

[F. R. Doc. 45-20690; Filed, Nov. 13, 1945; 10:54 a. m.]

[Vesting Order 5334]

JOHN STEFFENS

In re: Estate of John Steffens, deceased; File D-28-8952; E. T. Sec. 11262.

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

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Marie Stef-fens Wist, _____ Helwich, first name unknown, son of Emma Steffens Helwich, deceased, _____ Helwich, first name unknown, son of Emma Steffens Helwich, deceased, John Hink, Dorothy Hink, Adela Hink, Katherine Vohs, Emma Marx, Elsa Steffens, and Herman Steffens, and each of them, in and to the estate of John Steffens, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Marie Steffens Wist, Germany.

Helwich, first name unknown, son of Emnia Steffens Helwich, deceased, Germany.

Helwich, first name unknown, son of Emma Steffens Helwich, deceased, Germany.

John Hink, Germany. Dorothy Hink, Germany. Adela Hink, Germany. Katherine Vohs, Germany. Emma Marx, Germany, Elsa Steffens, Germany Herman Steffens, Germany. That such property is in the process of

administration by Henry Wist, Hunter, North Dakota, as Executor of the estate of John Steffens, deceased, acting under the judicial supervision of the County Court of Traill County, North Dakota;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany); And having made all determinations and

taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated. sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be

deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 6, 1945.

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

(F. R. Doc. 45-20691; Filed, Nov. 13, 1945; 10:54 a. m.]

[Vesting Order 5335]

ROSA METZ HUCK

In re: Estate of Rosa Metz Huck, deceased, File No. D-28-9190; E. T. Sec. 11909.

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

That the property described as follows:

All right, title, interest and claim of any kind or character whatsoever of Bertha Jenny and Elfrieda Blum, and each of them, in and to the Estate of Rosa Metz Huck, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Bertha Jenny, Germany.

Elfrieda Blum, Germany.

That such property is in the process of administration by Alois Scheier, as Executor, acting under the judicial supervision of the Surrogate's Court of Erie County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national in-terest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany); And having made all determinations and

taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Prop-

erty Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on November 7, 1945.

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

[F. R. Doc. 45-20692; Filed, Nov. 13, 1945; 10:54 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 87 Under 3 (e)]

STONEMAN ASSOCIATES, INC. AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith; It is ordered:

(a) Maximum prices for sales of "Zodoc," a jewelry cleaner in one ounce containers, and "Zodan," a household cleaner in one pound containers, manufactured by Stoneman Associates, Inc., Lock Box 910, Chicago, Illinois, are established as follows:

	On sales to-						
Commodity	Broker	Jobber and whole- saler	Re- tailer	Con- sumer			
ZodocZodan	\$0. 406 . 2464	\$0.462 ,280	\$0. 55 , 333	\$1.00 .50			

The above prices are subject to terms of 2% ten days, 30 days net. Freight to be allowed and prepaid on shipments of 500 lbs. or more in the continental United States.

(b) No extra charge may be made for containers.

(c) Each seller of the commodities covered by this order, except a retailer, shall notify each of its purchasers in writing at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchases upon resale and a statement that they have been estab-

lished by the Office of Price Administra-

(d) Prior to making any delivery of each of the aforesaid commodities after the effective date of this order, the manufacturer shall mark or cause to be marked thereon the following legend:

Maximum Retail Price-\$-----

The blank in the quoted phrase shall be filled in with the applicable maximum retail price.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20740; Filed, Nov. 13, 1945; 12:06 p. m.]

[Order 88 Under 3 (e)]

HODGMAN RUBBER CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.3 (e) of the General Maximum Price Regulation, it is ordered:

(a) Applicability of this order. This order applies to all sales of rubber air mattresses and pillows manufactured by the Hodgman Rubber Company, Framingham, Massachusetts.

(b) Maximum prices. The maximum price for sales of the commodities described in paragraph (a) of this order are as follows:

	Size	To dis- trib- utors	To whole- salers	To retail- ers	At retail
Air mattress Air pillow	25" x 48" 25" x 72" 12" x 18" 18" x 24"	Each \$4.88 6.34 .985 1.24	Each \$5,42 7,05 1,095 1,38	8.60	Each \$11, 50 14, 95 2, 33 2, 90

(c) Notification of maximum prices. With or prior to the first delivery of the commodity described in paragraph (a) to a distributor, wholesaler, or retailer, the seller shall give the purchaser a written notice of the maximum retail price applicable to such sales as established by paragraph (b) of this order. If the purchaser is a distributor or a wholesaler, the notification shall include the maximum distributor's or wholesaler's price as established by paragraph (b) of this order and a statement that each purchaser is required by this order to notify any retailer to whom he sells of the maximum retail price as established by paragraph (b) of this order. If such purchaser is a distributor, the notification shall also include a statement that the distributor is required to notify any wholesaler to whom he sells of the maximum prices applicable to sales to wholesalers as established by paragraph (b) of this order.

(d) General provisions of the General Maximum Price Regulation apply. All

provisions of the General Maximum Price Regulation that are not inconsistent with this order shall apply to sales covered by this order.

(e) Revocation and amendment. This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20741; Filed, Nov. 13, 1945; 12:07 p. m.]

[Order 89 Under 3 (e)]

CHARLES BRUNING CO., INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith; It is ordered:

(a) Maximum prices for sales in the sizes set forth below of "Developer No. 176" and "Fixer No. 176FX," a chemical developer and fixer, manufactured by Charles Bruning Company, Inc., 100 Reade Street, New York 13, New York, are established as follows:

For sales by manu- facturer	To consumer	To dealer
Developer No. 176: 1 qt. size 1 qt. size (case of 50). 4 qt. size (case of 50). Fixer No. 176F X: 1 qt. size 1 qt. size (case of 50). 4 qt. size 4 qt. size (case of 50).	\$0.15 each \$6.65 per case \$0.50 each \$22.50 per case \$6.00 per case \$0.45 each \$19.25 per case	\$0.135 each. \$5.98 per case. \$0.45 each. \$20.25 per case \$0.135 each. \$5.40 per case. \$0.405 each. \$17.33 per case

The above prices are subject to the same discounts, allowances and trade practices as prevailed on each seller's sales of chemical developer and fixer.

(b) No extra charge may be made for containers.

(c) With or prior to the first delivery of each of the aforesaid commodities to a dealer, the manufacturer shall furnish such dealer with a written notice containing the schedule of maximum prices set out in paragraph (a) above and a statement that they have been established by the Office of Price Administration.

(d) Prior to making any delivery of each of the aforesaid commodities, after the effective date of this order, the manufacturer shall mark or cause to be marked thereon the following legend:

Maximum Retail Price-\$-----

The blank in the quoted phrase shall be filled in with the applicable uniform retail price.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20742; Filed, Nov. 13, 1945; 12:07 p. m.]

[MPR 260, Order 1954]

GIMBEL BROS.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102a of Maximum Price Regulation No. 260, as amended; *It is ordered*, That:

(a) Gimbel Brothers, 1275 Broadway, New York, N. Y. (hereinafter called "importer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand, front mark and packing of the following imported cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Frontmark	Pack- ing		Maxi- mum retail price
Cosmos	Londres	25	Per M \$160	Cents 20

(b) The importer and wholesalers shall grant, with respect to their sales of each brand and frontmark of imported cigars for which maximum prices are established by this order, the dis-counts they customarily granted during March 1942 on their sales of imported cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the importer or a wholesaler during March 1942 on sales of imported cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the importer or a wholesaler during March 1942 on sales of imported cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and frontmark of cigars priced by this order and shall not be reduced. If a brand or frontmark of imported cigars for which maximum prices are established by this order is of a price class not sold by the importer or the particular wholesaler during March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) during March 1942 by his most closely competitive seller of the same class on sales of imported cigars of the same price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and frontmark of imported cigars for which maximum prices are established by this order, the importer and every other seller (exeept a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and frontmark of imported cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260, as amended. (d) Unless the context otherwise requires, the provisions of Maximum Price Regulation No. 260, as amended, shall apply to sales for which maximum prices are established by this order.

are established by this order. (e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 9, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20650; Filed, Nov. 9, 1945; 4:39 p. m.]

[MPR 260, Order 1955]

LA THERESA CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) La Theresa Cigar Factory, 1904 Spruce Street, Tampa 7, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
La Theresa	Bouquette Dolly Royals Gloria	50 50 50 50	108.75	

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order. the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufac-turer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES, Administrator,

[F. R. Doc. 45-20651; Filed, Nov. 9, 1945; 4:39 p. m.]

[MPR 260, Order 1956]

PAUL H. DELLINGER

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Paul H. Dellinger, Wrightsville, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Mellovana	Club House	50	Per M \$60	Cents 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order. the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not

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FEDERAL REGISTER, Thursday, November 15, 1945

be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20652; Filed, Nov. 9, 1945; 4:39 p. m.]

[MPR 260, Order 1957]

KATHERINE URBAN

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Katherine Urban, 327 Broadway, Passaic, N. J. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Urban's Broad- way.	Perfecto	50	Per M \$90	Cents 12

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic-cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20653; Filed, Nov. 9, 1945; 4:39 p. m.]

[MPR 260, Order 1958] RAMON TORIBIO

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Ramon Toribio, 936 N. Miami Avenue, Miami, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
La Mira U. S. Baby N. Zilba U. S. Baby	Especiales Brevas. Smoockas Brevas. Specials			2 for 27 15 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20654; Filed, Nov. 9, 1945; 4:40 p. m.]

[MPR 260, Order 1959]

E. G. MAYS CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) E. G. Mays Cigar Factory, 636 West Orange Street, Jacksonville, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
King Tut	Club House	50	Per M \$60	Cents 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufac-turer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20655; Filed, Nov. 9, 1945; 4:40 p. m.]

[MPR 260, Order 1960]

CUESTA, REY AND CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*. That:

(a) Cuesta, Rey and Company, 2416 N. Howard Avenue, Tampa 6, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing		Maxi- mum retail price
La Unica	Ideals	50	Per M \$75	Cents 10

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20656; Filed, Nov. 9, 1945; 4:40 p. m.]

[MPR 260, Order 1961]

JOSE RODRIQUEZ CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358,102 (b) of Maximum Price Regulation No. 260; It is ordered. That:

(a) Jose Rodriquez Cigar Factory, 1927 E. Broadway, Tampa, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Zamba	Panetelas Conchitas Itos Little Kings Ponetela 2a Kings Brevas	50	93.75 93.75 78.75	16 18 2 for 25 2 for 25 2 for 21

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corre-sponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20657; Filed, Nov. 9, 1945; 4:41 p. m.]

[MPR 260, Order 1962]

A. PAGES CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) A. Pages Cigar Factory, 2401 14th Street, Tampa 5, Fla. (hereinafter called

"manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing		Maxi- mum retail price
A. Pages	Cadetes	50 50	Per M \$93.75 93.75	<i>Cents</i> 2 for 25 2 for 25

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by \$1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945. Issued this 9th day of November 1945. CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20658; Filed, Nov. 9, 1945; 4:41 p. m.]

[MPR 260, Order 1963]

PEDRO PEREZ CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Pedro Perez Cigar Co., 3426 15th Street, Tampa 5, Fla. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Tampa Sports	Habana Ciga- rillos.	50	Per M \$60	Cents 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other

seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 10, 1945.

Issued this 9th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20659; Filed, Nov. 9, 1945; 4:41 p. m.]

[Order 36 Under 3 (e), Amdt. 1]

FAHEY-FISHER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered, That Order No. 36 under § 1499.3 (e) of the General Maximum Price Regulation be and hereby is amended in the following respects:

1. In paragraph (a) the schedule is amended to read as follows:

	Per pint de- livered	Per quart delivered
To jobbers	\$0. 20	\$0.30
To retailers	. 28	.42
To consumers	. 39	.69

2. Paragraph (d) is amended to read as follows:

Prior to making any delivery of "Whizaway" after the effective date of this order, the manufacturer shall mark or cause to be marked on each package substantially the following legend:

Maximum Retail Price-\$-----

The blank in the quoted phrase shall be filled in with the applicable uniform maximum retail price.

This amendment shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20743; Filed, Nov. 13, 1945; 12:08 p. m.]

[Order 86 under 3 (c)]

PURITAN PRODUCTS CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

No. 224-6

(a) Maximum delivered prices for sales in the sizes set forth below of "Kleer-foam," a rug and upholstery cleaner, manufactured by Puritan Products Company, 1612 Summit Lake Boulevard, Akron 7, Ohio, are established as follows:

Amount	On sales to-		
Amount	Retailer	Consumer	
1 quart. 3⁄2 gallon	\$0. 48 . 75	\$0. 80 1. 30	

(b) No extra charge may be made for containers

(c) With or prior to the first delivery of the aforesaid commodity in each of its sizes to a retailer, the manufacturer shall furnish such retailer with a written notice containing a schedule of maximum prices set out in paragraph (a) above and a statement that they have been established by the Office of Price Administration.

(d) Prior to making any delivery of the aforesaid commodity, in each of its sizes, after the effective date of this order, the manufacturer shall mark or cause to be marked thereon the following legend:

Maximum Retail Price-\$---

The blank in the quoted phrase shall be filled in with the applicable maximum retail price.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20739; Filed, Nov. 13, 1945; 12:06 p. m.]

[Gen. Order 68, Order 1]

STOCK MILLWORK IN WASHINGTON, D. C., AREA

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the provisions of General Order No. 68, it is ordered:

SECTION 1. What this order covers. This order covers all sales of stock millwork at the retail level made by any seller located in the Washington, D. C. trading area consisting of the District of Columbia and those portions of the States of Maryland and Virginia located within 20 miles of the zero mileage stone in Washington, D. C. (at the Treasury Building).

SEC. 2. Definition of retail level. By retail level is meant a sale to the consumer or to a contractor for installation rather than resale. It includes the type of sale referred to in the trade as "contract sale" wherein the seller provides his own take off from plans and specifications, quotes a flat price, and guarantees enough material to complete the job.

SEC. 3. Definition of stock millwork. "Stock millwork" as covered by this or-

der refers to such standard woodwork items as listed below as well as to any item which can be priced as stock millwork in the following regulations: MPR 44, Douglas Fir Doors; RMPR 293, Stock Millwork; and MPR 589, Douglas Fir Stock Millwork.

(a) Panel doors.

- (b) Sash doors. (c) Glazed windows.
- (d)
- Frames (windows, door or cellar). Window screens.
- (e) (f) Sash.
- (g) Garage doors.(h) Blind or shutter doors.
- (1) Cupboard doors.

Where items are specifically priced by sizes, any size of the item not listed and not carried in stock, and which cannot be purchased from the stock of a jobber or manufacturer and, further, which is made by a specialty millwork plant whose normal production, as measured by the calendar year 1941, is not more than 25% of stock items, may be priced as Special Millwork under the General Maximum Price Regulation at the March 1942 level.

SEC. 4. Maximum prices. The base maximum prices for stock millwork are set forth in Tables 1 through 14 in the appendix which are annexed to and made a part of this order. The base maximum prices are subject to discounts based on the dollar volume of the order as follows:

DISCOUNTS FOR STOCK MILLWORK

For sales of stock millwork in quantities

up to \$50-use base price. For sales of stock millwork in quantities from \$50 to \$150-less 3%.

For sales of stock millwork in quantities from \$150 to \$500-less 6%

For sales of stock millwork in quantities

from \$100 to \$1,500-less 10%. For sales of stock millwork in quantities from \$1,500 to \$5,000-less 13%.

For sales of stock millwork in quantities from \$5,000 and over-less 16%.

In applying these discounts the total size of the order of millwork and related items determines the discount to be applied.

The prices provided herein are the maximum which may be charged for the stock items shown whether purchased from other manufacturers, jobbers, or self-produced. Prices lower than the maximum may, of course, be charged. Any seller may quote on a contract basis, wherein he takes off quantities from blueprints and guarantees sufficient material to finish the job, without violating this order provided he maintains records showing how he arrived at his estimate and that the estimate was based on prices permitted by this order as well as any other applicable regulation. If quotations are made on a contract basis, however, and the quantity of stock millwork actually furnished is valued at less than the contract price, the maximum charge which may be made is the total of the maximum prices for the items actually furnished and not the contract price.

Sec. 5. Delivery additions. The prices set forth in this order include all additions or charges for delivery. No de-duction need be made where the purchaser elects to make his own delivery. In those cases where the stock millwork

140	98	FEDERAL REGISTER, Th	ursday,	Nov	ember 15,	1945			1
	Cellar frame 8A No. 892	88,755 1,1000 1,00000 1,00000000		5/10-34	83.00 3.40 4.00 4.75		\$3.50 \$3.50 4.00 4.35		
	Casement frame 8A No. 848	8-11111 8688888		5/6-34	82.70 3.10 3.40 4.30 4.30		82 88 83 88 8 2 8 8 8 2 8 8 8 2 8 8 8 2 8 8 8 2 8 8 8 8 2 8 8 8 8		\$2.85
	0			5/2-34	25 25 26 26 26 26 26 26 26 26 26 26 26 26 26		\$2.80 33.10 4.10 4.10		\$2.40 2.60 2.75
ES-R. D.	ne SA No. 85		CCK RAIL	4/10-J4			22.95 2.95 2.95 2.95 2.95 2.95 2.95 2.95		\$2.40 2.50 2.55
table 2-door, cellar and casement frames	e door fram Pine sill	2000 21 22 21 22 22 23 24 24 24 25 25 25 25 25 25 25 25 25 25	. 19%" CHE	3/-9/1	\$2.40 2.70 2.26 2.26 2.26 2.26		\$2.50 3.285 3.15 3.70 3.70		\$2.35 2.45 2.55
	Frame house door frame No still Pine still	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	TABLE 3 -GIAZED WINDOWS-W. P. 194" CRECE RAIL 2-Light Window-Chemicsily Treated	3/10-14	\$2.38 2.40 2.260 2.260 2.2500 2.250 2.25000 2.25000 2.25000 2.25000 2.25000 2.25000 2.25000 2.25000 2.25000 2.25000 2.25000 2.25000 2.250000000000	4-Light Window	22 25 22 25 25 25 25 25 25 25 25 25 25 25 25 25 25 25 25 25 25 25 2	8-Light Window	\$2.06 2.20 2.45 2.35
	Brick door frame SA No. 873	8	LAZED WINI tht Window	3/6-34	88888 88888 88888	4-Id	\$2.15 2.35 2.36 2.60 3.10	8-Lig	2280 2455 2365 2365
3LE 2-D0(<u>ma</u>	101 Aufd 1	ABLE 3-6 2-Lig	3/2-3/4	\$1.85 2.10 2.35 2.45		\$2.05 2.20 2.40 2.45 2.45 2.45		\$2.00 2.20 2.35 2.35 2.35
IVI.		Widths: 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20. 21. 22. 23. 24. 27. 27. 27. 28. 27. 27. 28. 27. 28. 28. 29. 20. 21. 22. 23. 24. 25. 26. 27. 28. 29. 20. 20. 21. 22. 23. 24. 25.	L	Lengths.	Widths: 20-14 21-15 21-15 210-15 3(4-15		Widths: 20-14 21-14 21-14 210-14 210-14		Widths: 100-15 110-15 110-15 210-15
this order	a by any Except to stent with	an outer rice Regula- rice Regula- Maximum o Douglas dd Douglas by, are ap- this order. er making hall either maximum n manner maximum n manner ris or make inspection ne by the the by the the ctive No- ective No- ective No-	REA	Brick house frame No. 835	80 88 88 88 88 88 88 88 88	110	4988888 4444444	4.10	A published by s opposite 2/7.15 ch.

the provisions of this order, provisions of Maximum Price tion 44, Revised Maximum Pri lation 293 and the General 1 Price Regulation, relating to Fir Doors, Stock Millwork and Fir Stock Millwork respectively plicable to sales covered by ti prices fixed by this order in plainly visible to all purchaser am Sec. 9. Posting. Every selle a sale covered by this order sh voked or modified at any tin Issued this 13th day of Nover APPENDIX-RETAIL STOCK MILLWORE MAXIMUM PRICES WASHINGTON, D. C., TRADING A. This order may be revised, am Office of Price Administration This order shall become effe CHESTER BO Admin 8282223 available to his purchasers for post a copy of the list of Frame 8A No. 820 minicipleieleled Sec. 10. Repocation or TABLE 1-WINDOW FRAMES-POR BRICK & FRAME HOUSE-K. D. a copy of this order. Unique frame No. 813 89828898 vember 28, 1945. Frame house 1 8A No. 812 tion, whichever is otherwise applicable, plus 50 percent if purchased from the manufacturer or plus 65 percent if pur-chased out of the stock of a jobber's warehouse. These prices shall be submum price for any stock millwork item The maximum prices in this order indiscounts for cash must be continued. Quantity discounts must be granted as Sec. 8. Relationship of this order to Maximum Price Regulation 44, Revised Maximum Price Regulation 293 and not listed shall be based on the delivered Revised Maximum Price Regulation 293 clude all commissions. All customary General Maximum Price Regulation. carload price for that item as prescribed or the General Maximum Price Regulaject to the same discounts as outlined Sec. 7. Discounts and allowances. in either Maximum Price Regulation 44

outlined in section 4.

in section 4 above.

If assembled add per frame-\$0.70 For double frames, double above prices and add \$0.35 For triple frames, triple above prices and add \$0.95

Lengths or heights

Widths

¹ The frame numbers listed refer to the designations in the "Standard Pine Frames" Catalogue 8-A the Pinney Printing Company, Clinton, Iowa.

Example: To calculate the price on a Unique Frame, 8A #813, of size 2715 x 3/012 use t' e whith price (\$1.60) and add to it the length or height price shown opposite 3/012 (81.40) for a total price of \$3.00 ase

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ing method previously fixed other regulation or order. I the extent they are inconsis

supersede any maximum price

is taken from the stock of a retailer's warehouse and loaded on cars for ship-ment to a contractor or ultimate consumer in a different area, the prices are Sec. 6. Maximum prices for stock millwork items not listed. The maxi-

f. o. b. cars.

The maximum prices fixed by

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TABLE 3-GLAZED WINDOWS-W. P. 1%" CHECK RAIL-continued 12-Light Window Lengths 3/2-1/4 3/6-34 3/10-34 4/6-34 4/10-34 5/2-14 5/6-34 5/10-34 Widths 2/0-1/22/4-1/22/7-1/22/10-1/2\$2, 55 2, 50 2, 80 2, 75 \$2.60 2.80 2.80 2.95 \$2, 75 2, 85 3, 00 3, 05 \$3.00 3.05 3.10 3.40 \$3, 10 3, 10 3, 25 3, 45 \$3. 45 3. 50 3. 50 3. 65 \$3. 20 3. 35 3, 55 \$3.65 3.65 4.15 16-Light Window Widths: 3/0-1/2-3/4-1/2-3/8-1/2-\$3.70 4.15 \$3.70 4.15 \$3.70 4.15 4.45 \$3.95 4.15 4.45 \$4, 20 4, 45 4, 80 \$4.30 4.60 \$4.70 4.90 \$4.70 4/1 Lights \$1. 80 1. 90 2. 00 2. 10 \$1.85 2.00 2.15 2.20 \$1, 95 2, 10 2, 25 2, 40 \$2,20 2,30 2,55 2,60 \$2.25 2.55 2.70 2.75 \$2.45 2.60 2.75 2.80 \$2,55 2,70 2,90 2,90 \$2, 70 2, 85 3, 00 3, 20 . 6/1 Lights Widths: 2/0-3/2. 2/4-3/2. 2/7-3/2. 2/10-1/2 \$2.25 2.50 2.75 \$2.40 2.70 2.90 3.05 \$2, 55 2, 85 3, 05 3, 15 \$2, 80 3, 10 3, 35 3, 50 \$2.90 3.15 3.50 3.75 \$3,00 3,35 3,60 3,85 \$3, 15 3, 50 3, 80 4, 35 \$3. 40 3. 85 4. 35 4. 45 8/1 Lights Widths: 3/0-3/2 3/4-3/2 \$3, 25 3, 55 3, 90 \$3.50 3.80 \$3. 95 4. 25 4. 60 \$4.00 4.50 4.95 \$4.50 4.85 5.35 \$4.55 4.90 5.40 \$4.80 5.30 5.85 \$3.35 3/8-1/2 If windows are bedded in putty add to above prices 7%. If windows are not chemically treated deduct/from above prices 3¢ per window.

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TABLE 4-WINDOW SCREENS-16-MESH GALVANIZED WIRE Heights											
Widths	3/4	3/8	4/0	4/8	5/0	5/4	5/8	6/0			
2/0-14	\$1.45 1.60 1.65 1.75 1.95	\$1, 55 1, 65 1, 80 1, 85 1, 90 2, 05	\$1.65 1.75 1.85 1.95 2.05 -2.15	\$1. 80 1. 95 2. 05 2. 15 2. 20 2. 40	\$1.85 2.05 2.15 2.25 2.35 2.50	\$1.95 2.10 2.25 2.35 2.45 2.60	\$2.05 2.20 2.35 2.45 2.55 2.70	\$2.10 2.30 2.45 2.55 2.65 2.85			

16-Mesh Bronze Wire

2/0-3-5 2/4-3-5 2/4-3-5 2/10-3-5 3/0-3-5 8/4-3-5 8/4-3-5	\$2.00 2.25 2.40 2.55 2.90	\$2, 15 2, 40 2, 55 2, 75 2, 85 3, 10	\$2, 30 2, 55 2, 75 2, 90 3, 05 3, 30	\$2,55 2,85 3,05 3,25 3,40 3,70	\$2.70 3.00 3.20 3.40 3.60 3.95	\$2.80 3.15 3.40 3.60 3.75 4.15	\$2,90 3,30 3,55 3,80 4,00 4,35	\$3.05 3.45 3.70 3.95 4.15 4.55
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TABLE 5-WINDOW BLINDS-W. P. 138" STATIONARY SLATS CHEMICALLY TREATED

Widths -	3/4	3/8	4/0	4/8	5/4	5/8
2/0-15 2/4-15 2/7-15 2/10-15 3/0-15 3/4-15 	\$3.00 3.00 3.00 3.10 3.30	\$3. 25 3. 25 3. 25 3. 25 3. 25 3. 35 3. 60	\$3.50 3.50 3.50 3.50 3.65 3.65 3.90	\$4.10 4.10 4.10 4.10 4.20 4.50	\$4.60 4.60 4.60 4.60 4.80 5.10	\$4.90 4.90 4.90 5.05 5.40

TABLE 6-TWO-LIGHT STORM SASH-1}6" W. P.											
Widths	3/4	3/8	4/0	4/8	5/0	5/4	5/8	6/0			
1/8-15	\$1.55 1.75 1.95 2.20	\$1. 60 1. 85 2. 10 2. 35 2. 45	\$1.75 2.05 2.25 2.50 2.55 2.80	\$1.90 2.25 2.55 2.75 2.90 3.20	\$2.35 2.55 2.90 3.20	\$2.20 2.45 2.75 3.00 3.20 3.70	\$2.30 2.55 2.90 3.20 3.65	\$2.8 3.2 3.6 3.7			
3/0-13 3/4-12 3/10-14			3. 05 3. 80	3. 50 4. 50		4.00	4.05	4.4			

For sales of storm sash in quantities of 2 or less add 10%. All storm sash priced as chemically treated—If not treated reduce prices 3¢ per sash. If bedded in putty add 5%.

1	ABLE	Par Steens			
in the second second	One-lig	tht tran	80718		Price
Size 2/4 x 10"					per sash
$\begin{array}{c} 2/4 \ge 10^{\prime\prime} \\ 2/6 \ge 10^{\prime\prime} \\ 12^{\prime\prime} \\ 2/8 \ge 10^{\prime\prime} \\ 12^{\prime\prime} \\ 12^{\prime\prime} \\ 3/0 \ge 14^{\prime\prime} \\ 12^{\prime\prime} \\ 14^{\prime\prime} \\ 14^{\prime\prime} \end{array}$					
2/8 x 10"					
12"					
3/0 x 10"					
					1.00
If bedded in pu	itty ad Cellar s	2010/00/2010	Rakta		
2/7 x 1/6 1/7					\$0.95
1/9 2/10 x 1/5		86.500			1.05
1/9					1.15
3/0 x 1/6. If bedded in pu	itty ad	d 7%.			1.20
	n sash-				
1/6 x 2/0 2/0 x 2/0					\$1.15 1.25
If bedded in pu	tty ad	d 7%.		2000000	
010 - 100	6 light	ts—S w	ide		
2/6 x 1/6 2/0					
3/0 x 1/6					1 05
2/0					1 75
2/6 3/0					2.60
If bedded in pu	tty add	1 4%.			· · ·
1/6 x 3/0	1000	's—2 w	all -		\$1.40
2/0 x 2/6 3/0			*****		1.45
If bedded in pu			R		
Caseme	nt Sasi	h—4 lig	hts-2	wide	
1/6 x 2/0 2/0 x 2/0					\$1.10 1.25
If bedded in pu					
1/6 x 2/6	6 light	s—2 w	ide		e1 17
3/0					1.60
3/6 2/0 x 2/6					1,60
3/0 3/6					1.80 2.02
If bedded in put					
2/6 = 2/0	6 light	8—3 wi	de		
2/6 x 2/0 2/6					2.00
3/0 x 2/0			•••••		2.20-
2/6 3/0					2.25
If bedded in put			-		2.00
110-110		8—2 wi			
1/6 x 4/0 2/0 x 4/0					\$2.35 2.60
If bedded in put				Contraction and	E. Contraction
Caseme	nt Sasi	h, Pair	s-12 li	ghts	
2/4 x 4/0 (12 lights)					\$3.70
2/8 x 4/6 (12 lights) 2/8 x 5/2 (12 lights)					4.15
3/0 x 3/6 (12 lights) 4/0					3,80
4/6					4. 50
5/2. If bedded in put	ty add	10%			5.65
All sash is priced of treated deduct 3¢ pe	hemica		ited.	If not e	hemically
TABLE 8-		TH DOC	RS, GI	AZED	
	1000				
	15-1	Light	10-1	Light	15
Dine Dine Lig					Light
	The state	Sum	harris	- avier	
P	13/8"	13/4"	13/8"	13/4"	13%"
2/0 x 6/8	134		\$5.70	\$7.45	
7/0 2/2 x 6/8			\$5.70 6.00 6.00	7.95	
7/0	******		0.00		- HARRISON -

6,00 6,00 6,00 6,00

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.25 .25

7/0 2/2 x 6/8 7/0 2/4 x 6/8 2/6 x 6/6

2/6 x 6/6 6/8 7/0 2/8 x 6/8 7/0 2/10 x 6/10 3/0 x 6/8 7/0 If bedded in putty add per door....

\$6.75

 6.95
 \$9.70

 7.25
 10.25

 7.00
 9.80

 7.35
 8.80

 7.50
 7.25

 7.65
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	light x buck panel, ND 612	\$18.35 18.35 18.35	6-panel colonial pine or fir panel	1983 1983	2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	2821281 2821281	994999 988888	95538 95538 98888	94955988 8858888	1999 1999 1999 1999 1999 1999 1999 199		6-panel co- lonial (pin- or fir panel)	10.30
	9 light, 9 1 panel, ND 302	\$10.90 11.00 11.20 11.70 12.55	5-cross panel pine or fir panel	THE REPORT	47744748 908258888	5.28 5.28 5.28 5.28 5.28 5.28 5.28 5.28	8889 8889 8899 8899 8899 8899 8899 889	4 4 4 4 4 8 8 12 8 8 8 8 12 8 8	8.73 6.15 6.20 7.10 7.10 7.10	844 844 844 844 844 844 844 844 844 844	Ba	I) panel(pine or fir panel)	5 88.65
continued	9 light, 3 panel, ND 570	\$10.15 10.15 10.15 10.75 10.75 10.75 10.99 10.99 11.49	anel fir spruce	-	144444444 144444444 15855555555555555555	4.80 4.90 4.90 5.10	97344444 6238888	****	역력적유적적 (2) 2) 2) 20 20 20 20 20 20 20 20 20 20 20 20 20	8888		2-panel (pine panel)	9.35.65
W. P	12 light x buck panel, ND 610	\$21.40 \$22.00 \$22.00	TABLE 16A-SOLID DOORS 136"-W: FINE 2-panel 2-panel 20	100	³ 2444月月444月月44日4日4日4日4日4日4日4日4日4日4日4日4日4日					ZNEE :M-1,/YEL SNOOD OUTOG-BOE JUNY	Size	3/0 x 6/8.	
-sash doors glazed 1%	12 light, 1 panel	\$11.55 \$11.55 112.96 112.90 12.60 13.10 13.10	2-panel	84.60 4.80	1444446666 18888888888888	14 14 14 15 1	44444 8888888	8.15 8.70 8.85 8.85 8.85 8.85 8.85 8.85 8.85 8.8	8899888 889888 88988888 88988888 889888888	8891 8891	00 UTIOS-801	6-panel co- lonial (pine or fir panel)	\$8.70 9.16 9.45
TABLE 98-SASI	light x buck psnel, ND 609	27.20 27.20 27.20	TABLE								TARLE	5-eross panel (pine or fir panel)	\$7.60 8.00 8.35
TAT	0	ppe	Size									2-panel (pine panel)	87.60 8.00 8.35
	Size	2/4 x 6/8 2/6 x 6/8 6/8 7/0 2/8 x 6/8 3/0 x 6/8 3/0 x 6/8 If bedded in putty, add		2/0 x 6/0 6/6	2/2 x 0/0 6/10 2/2 x 0/0 6/8 6/8 6/8	2/4 x 6/0 6/6 6/6 6/8	- 6/10. 7/0 2/6 x 6/0. 6/6.	2/8 x 6/0 2/8 x 6/0	6/8 6/10 7/6 7/6 8/0 2/10 x 6/8	3/0 x 6/6 6/8	7/0	Size	2/6 x 6/8. 2/8 x 6/8. 2/10 x 6/8.
	9 Lt. 3 panel ND 570	\$6,25 6,75 6,75 6,75 6,75 6,55 6,55					4 vert. lights, 2 vert. pan- els, ND 503		\$10.15 10,70 11,50 11.51		8 light, 2 vert. panel	05.00S	11.50
	12 Lt. 1 panel ND 512	06 12 06 12 06 12 06 12 06 12					4 light, 4 panel, ND 607, plain lights	•	\$13, 20 14, 50 14, 50		8 light, 1 panel, ND 510	\$10.55 11.10	.21
W. P.	8 Lt. 2 vert. panel ND 505	\$7.85 \$.30	21	9 Lt. 2X panel ND 517	88.88 8.93 8.7.9 8.7.9 8.20 8.20 8.20 8.20 8.20 8.20 8.20 8.20	W. P.	4 light, 4 panel, ND 607, ch. lites		\$18.95 20.30 43		6 light, 3-X panel	20 55 9.45 9.45	9.80
IS GLAZED 136	6 Lt. 3X panel ND 532	\$7.20 7.20 7.20	.16	9 Lt. 1 panel ND 580	\$8.45 9.05 9.40 9.40 .30	s glázed 134	4 light, 3X panel, ND 538	886 8	. 9.95		6 light, 2 vert, panel, ND 394		\$10.60 11.15 12.00 .16
TABLE 24-SASH DOORS CLAZED 136 W. P.	4 Lt. 3X panel ND 538	80980000000000000000000000000000000000	14 15 15 15 15 15 15 15 15 15 15 15 15 15			TABLE 98-SASH DOORS GLAZED 154	3 vert. light X-buck panel, ND 608		828.25 23.25 23.75 20.30		4 fan lights, 3 panel, ND 600		\$17.60 18.70 .21
TABLE		2/4 x 6/8 2/4 x 6/8 2/4 x 6/8 2/6 x 6/9 6/8 6/8 6/8 6/8 6/8 6/8 6/8 6/8	210 x 8/8 6/10 3/0 x 6/8 1/0 x 6/8 If bedded in putty-add		2)8 x 6/8 2)(0 x 6/10, 3)0 x 6/10, 3)0 x 7/0 11 bedded in putty-add	5 ATAVI	Sitze	24 x 6/8 7/0 2/6 x 6/8	28 x 6/8 7/0 30 x 6/8 1 Pedded in putty, add per door		Size	20 X 6/8. 70 24 X 6/8 26 X 6/6	28 x 68 30 x 68 30 x 68 170 If bedded in putty add per deor

TABLE 11-FIR DOOR

Size	5-cross- panel, 13%" (F-5)	2-panel, 13%'' (F-82)	2-panel, 134'' (F-82)	Size	5-cross- panel, 138" (F-5)	2-panel, 136'' (F-82)	2-panel, 134'' (F-82)
/6 x 6/8	\$4, 30	\$4.30	\$5, 45	2/6 x 6/6	\$4.60	\$4.60	\$5.95
/8 x 6/8	4, 30	4.30	5, 45	6/8	4.65	4.65	6.02
/0 x 6/0	4, 00	4.00	5, 15	7/0	5.05	5.05	6.55
6/8	4.30	4, 30	5.45	2/8 x 6/6	4, 70	4.70	6, 1)
7/0	4.65	4, 65	5.95	6/8	4, 75	4.75	6, 2
/2 x 6/6	4.45	4, 45	5.70	2/10 x 6/8	5, 00	5.00	6, 7)
6/8	4.50	4, 50	5.80	3/0 x 6/8	5, 20	5.20	7, 0
/4 x 6/6 6/8 7/0	4.45 4.50 4.90	4.45 4.50 4.90	5, 70 5, 80 6, 25	7/0	5, 60	5, 60	7.6

These are for A Grade doors, for B Grade deduct 3%.
 Flat panels; if raised panels add 40¢ per door.

TABLE 12-BLIND OR SHUTTER DOORS N. D. 731

Size	Prive per door
2/6 x 6/8	
2/8 x 6/8	
7/0	7.40
2/10 x 6/10	
3/0 x 6/8	7.55

TABLE 13-GARAGE DOORS-6 LITE 3 FANELS GLAZED

Size	Fir	Pine
7/0 x 8/0 7/6 x 7/0	\$19.00 19.00 19.00	\$21.75 21.75 21.75 21.75
8/0	19.00 19.00 19.00 19.00	21.75 21.75 21.75 21.75 21.75 21.75

TABLE 15-CUPBOARD DOORS AND SASH

Size	%" cupboard doors	34" cupboard sash 3 lite glazed
1/0 x 1/6	\$0.80	
2/6	1.05	
1/2 x 2/0	, 90	
3/0 1/4 x 2/0	1,20	\$1.15
3/0	1.25	
3/6	1.45	
4/0	1.60	
4/6	1.85	
5/0	2.05	
1/6 x 1/6 2/0	.95	
2/6	1.20	1.20
3/0	1.30	1.20
3/6	1.50	1.40
4/0	1.70	
6/0 1/8 x 2/0	2.40	***********
2/6	1. 30	
3/0	1.40	
3/6	1.65	
2/0 x 2/0	1.15	
2/0	1.40	
3/0	1,60	1, 55

If cupboard sash is bedded in putty add 4%.

[F. R. Doc. 45-20744; Filed, Nov. 13, 1945; 12:08 p. m.]

[SO 119, Order 14]

JOHN B. SALTERINI CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Sections 13 and 14 of Supplementary Order No. 119, it is ordered:

(a) Manufacturer's maximum prices. John B. Salterini Company, 510-14 East 72nd Street, New York, New York, may increase by no more than 19.8% its celling prices to each class of purchaser for the artistic iron furniture which it manufactures. (b) Maximum prices of purchasers for resale. Purchasers for resale of any article which the manufacturer sells at an adjusted price permitted by this order shall determine their maximum resale prices in the following manner:

(1) A retailer who must determine his ceiling prices under Maximum Price Regulation No. 580 by the use of a pricing chart shall compute his ceiling prices in the manner provided by that regulation.

(2) A wholesaler who must determine his ceiling prices under Maximum Price Regulation No. 590 shall find his ceiling price in the manner provided by that regulation.

(3) A purchaser for resale who must determine his maximum prices under the General Maximum Price Regulation, and who delivered or offered for delivery during March 1942 an article which meets the definition of "most comparable article" contained in § 1499.3 (a) of that regulation, except that it need not be currently offered for sale, shall find his celling prices according to the method and procedure set forth in that section using as his "cost" his invoice cost.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(4) If a purchaser for resale cannot determine his ceiling price under any of the above methods, he shall apply to the Office of Price Administration for the establishment of his ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices adjusted in accordance with this order.

(c) Terms of sale. Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances, on sales to each class of purchaser in effect during March 1942, or thereafter properly established under OPA regulatons.

(d) Notification. At the time of or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form. (e) All requests not specifically granted by this order are hereby denied.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on the 14th day of November 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20746; Filed, Nov. 13, 1945; 12:02 p. m.]

[MPR 188, Corr. to Order 4195]

FARADAY ELECTRIC CORP.

APPROVAL OF MAXIMUM PRICES

Order No. 4195 under § 1499,158 of Maximum Price Regulation No. 188 is corrected by changing all references to Broilmaster Model Number 800 to Model Number 8000.

Issued this 13th day of November, 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20725; Filed, Nov. 13, 1945; 12:03 p. m.]

[MPR 188, Corr. to Order 4376] ELITE APPLIANCES

APPROVAL OF MAXIMUM PRICES

Order No. 4376 under § 1499.158 of Maximum Price Regulation No. 188 is corrected by changing the price for sales of the two (2) burner hot-plate on sales to retailers in quantities of six (6) or more units from \$4.25 to \$4.35.

Issued this 13th day of November, 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20727; Filed, Nov. 13, 1945; 12:03 p. m.]

[Gen. Order 68, Order 2]

STOCK SCREEN GOODS IN WASHINGTON, D. C., AREA

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the provisions of General Order No. 68, It is ordered:

SECTION 1. What this order covers. This order covers all retail sales of screen doors and combination screen and storm doors of the style and sizes listed in Section 4 sold by any person located in the Washington, D. C., trading area consisting of the District of Columbia and that portion of the States of Maryland and Virginia within 20 miles of the zero mileage stone in Washington, D. C. (at the Treasury Building).

SEC. 2. Definition of retail sale. A retail sale means a sale to the ultimate consumer or to a contractor for installation rather than resale in which the sale is not made in a full or distribution car originating at a factory nor does it include a mail order sale. These latter types of sales remain subject to Maximum Price Regulation 381, Stock Screen Goods.

SEC. 3. Description of items being specifically priced. The description of the items being priced are as follows: (a) Screen doors.

Style designation Species Thickness of door	G-1 Ponderosa pine 13%" 16-mesh 3" 6" 2" 1"	I-2 Ponderosa pine 13%'' 16-mesh 4'' 6''-8'' 4'' 4''	GG-2 Ponderosa pine 3%" 16-mesh 4" 4" 6" 2" 1"	GG-1A Southern pine 5%'' 14-mesh 3'' 6'' 2'' 1''
---	---	--	---	--

G and GG styles have one large wired panel in the top half, one narrow cross panel immediately below and two regular panels in the lower half separated by a mullion from the bottom rail to the lower cross rail.

The I style has one large wire panel in the upper half and four regular wire panels in the lower half.

(b) Combination screen and storm doors. The term "N. D." as used below refers to the designation of style established by the National Door Manufacturers Association. The style numbers are described in the Standard Woodwork List, Catalogue No. 40 printed by the Pinney Printing Company, of Clinton, Iowa (as set forth in MPR 381).

SEC. 4. Maximum prices for retail sales of screen doors and combination screen and storm doors in Washington, D. C., trading area.

(a) Screen doors. Maximum prices per door.

GALVANIZED WIRE 2

	G	-1	I-	-2	GC	1-2	GG	-1A
Size I	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less	6 or more	5 or less
2-6 x 6-6	\$3, 35	\$3, 60	\$4,40	\$4,70	\$3, 25	\$3, 50	\$2,75	\$2.9
x 6-8		3, 75	4.55	4.90	3.40	3.65	2,90	3.10
2-8 x 6-8		3.75	4.55	4,90	3.40	3,65	2.90	3. 1
x 6-10		3.80	4.60	4.95	3,45	3.70	2,95	3. 1.
x 7-0	3.60	3.90	4.65	5.00	3.50	3.80	3.00	3.2
2-10 x 6-10	3.70	3.95	4.75	5, 10	3.60	3.85	3.05	3, 2
x 7-0		4.00	4.80	5, 15	3, 65	3.90	3.10	8.3
H0 x 6-8	3.75	4.00	4.80	5, 15	3.65	3,90	3, 10	3.3
x 7-0	3, 85	4.15	4,95	5.30	3.75	4.05	3.20	3.4
	Just mi	BRO	NZE WIRE 8			1-1210	142	
2-6 x 6-6	\$4.15	\$4.45	\$5.15	\$5, 55	\$4.05	\$4.35	28.11	
x 6-8		4.75	5.45	5.85	4.30	4.65		
2-8 x 6-8		4.75	5.45	5.85	4.30	4.65		
x 6-10		4.80	5, 50	5.95	4.40	4.70		
x 7-0	. 4. 00	4.90	5.60	6.05	4.45	4.80		
-10 x 6-10	4.65	5.00	5.75	6.15	4.55	4.90		
x 7-0	4.75	5.10	5.80	6.25	4.65	5.00		
-0 x 6-8	4.75	5.10	5.80	6,25	4,65	5.00		
	4.90	5, 30	B. 00	6.45	4,80	5,20	0.000.0000	

Actual width may be 14" greater; actual length may be 1" longer.
 All 16-mesh except GG-1A which is 14-mesh.
 All 16-mesh.

(b) Combination screen and storm doors.

PER DOOR-GLAZED-16 MESH-GALVANIZED WIRE

Size	ND 1 panel-	737 8 light	ND 1 panel—	
	5 or more	4 or less	5 or more	4 or less
2-6 x 8-6	\$7,75 7,80 8,10 8,05 8,35 8,20 8,45 8,45 8,55 8,45 8,80 10,15 ,50	\$8:30 8:35 8:70 8:60 8:95 8:80 9:05 9:05 9:05 9:05 9:05 9:05 55	\$8. 10 8. 20 8. 50 8. 60 8. 90 8. 90 8. 90 8. 95 9. 95 9. 20 10. 55 50	\$8,70 8,80 9,15 9,20 9,55 9,30 9,60 9,70 9,45 9,85 11,30 ,55

SEC. 5. Delivery additions. The above prices include all charges for delivery. No deduction need be made if the purchaser makes his own delivery.

SEC. 6. Discounts and allowances. The maximum prices in this order include all commissions. All customary discounts for cash must be continued. Quantity

differentials are provided in the price list in section 4.

SEC. 7. Relation to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously established by any other regulation or order, except to the extent, they are inconsistent with the provisions of this order all other provisions of Maximum Price Regulation 381 shall apply to sales covered by this order.

SEC. 8. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each of his places of business in the Washington, D. C., trading area in a manner plainly visible to all purchasers.

SEC. 9. Revocation or amendment. This order may be revised, amended, revoked or modified at any time by the Price Administrator.

This order shall become effective November 17, 1945.

Issued this 13th day of November 1945

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20745; Filed, Nov. 13, 1945; 12:08 p. m.]

[MPR 120, Order 1514]

ANKENY COAL CO., ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an accompaning 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. 2. 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 lo-cated 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 classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.213 and all other provisions of Maximum Price Regulation No. 120.

14102

ANKENY COAL CO., 1619 BELASCO AVE., BEECHVIEW, PITTSBURGH 16, PA., ANKENY NO. 3 MINE, PITTSBURGH SEAM, MINE INDEX NO. 4320, FAYETTE COUNTY, PA., SUBDISTRICT 3, RAIL SHIPPING POINT, DICKINSON RUN, PA., STRIP MINE, RAILROAD FUEL PRICE GROUP A, MAXIMUM TRUCK PRICE GROUP NO. 7

1

		1	-		Size	group	Nos.		1		
	1	2	8	4	5	6	7	8	9	10	11
Price classification Rail shipment Railroad fuel Truck shipment	E 319 319 424	E 319 319 424	C 319 319 424	C 319 319 394	C 319 319 384	B 309 309 384	B 284 284 384	B 284 284 319	B 269 269 299	254 299	
John A. Barufaldi, c/o 7th Street Hote Index No. 4413, Allegheny County, F Railroad Fuel Price Group A, Maxi	A., 80	JEDISTE	HCT 7,	RAILS	HIPPIN	G POD	MINE, NT, CA	PITTS	BURGH E, PA.,	SEAM.	MIN
Price classification Rail shipment Railroad fuel Truck shipment	A 339 339 434	A 339 339 434	C 319 319 434	C 319 319 399	F 284 299 369	D 299 299 369	E 259 259 369	E 259 259 334	E 244 254 294	254 294	2
BENAL COLLIERIES, 343 S. MAIN ST., BUT NO. 4409, BUTLER COUNTY, PA., SUBDIST PRICE GROUP A, MAXIMUM TRUCK PRI	LER, I RICT 1, CE GR	PA., E RAIL	LDORAL SHIPPIN 0.2	oo No kg Pon	. 5 M1 NT, UT	NE, KI LEY, P	a., Str	ING S	EAM, I NE, RA	' Mine ilroai	INDI O FU
Price classification Rail shipment Railroad fuel Truck shipment	E 319 319 444	E 319 319 444	D 309 309 444	D 309 309 424	C 319 319 414	C 309 309 414	D 279 279 414	D 279 279 329	D 254 254 299	254 299	
Bobtz Coal Co., Union Trust Bldg., Un No. 4412, Fayette County, Pa., Subdis Fuel Price Group E, Maximum Truce	RICT 3.	. RAIL	SHIPPL	G POD	SSELL I	MINE, ISONTO	PITTSB WN, P.	URGH	SEAM, IP MIN	MINE IE, RAI	INDI LRO.
Price classification Rail shipment Railroad fuel Pruck shipment	F 294 294 424	F 294 294 424	E 289 289 424	E 289 289 394	D 309 309 384	D 299 299 384	E 259 259 384	E 259 259 319	E 244 249 299	249 299	2
BITNER FUEL CO., C/O R. E. BEERY, BOX 76 INDEX NO. 4010, FAYETTE COUNTY, PA., Railroad Fuel Price Group G, Maxim	SI, MO SUBL	NESSE: DISTRICT RUCK P	N, PA., 13, RA PRICE G	IR WIN	NO.1 PPING NO.7	1 STRII POINT,	MINE	, SEWI	CRLEY , PA.,	SEAM, STRIP	MD Min
Price classification Rail shipment Railroad fuel. Fruck shipment	J 294 294 424	J 294 294 424	H 279 279 424	H 279 279 394	H 279 279 384	H 269 269 384	H 244 244 384	H 244 244 319	H 234 239 299	239 299	
M. M. BOWMAN, SALINA, PA., M. M. BOWM PA., SUBDISTRICT 2, RAIL SHIPPING POIN MAXIMUM TRUCK PRICE GROUP NO. 9	HAN M	INE, P.	ITTSBU. LE, PA	RGH SE	IAM, M	INE IN KE, RA	DEX N	0.4408 D FUE	, INDIA L PRIC	INA CO E GRO	UNT
Price classification Rail shipment	E 355 355 415	E 355 355 415	D 345 345 415	D 345 345 385	D 345 345 375	D 335 335 375	E 295 295 375	E 295 295 320	E 280 290 300	290 300	2
C. W. DILLON, CALUMET, PA., DILLON NO COUNTY, PA., SUBDISTRICT 3, RAIL SHIPP A, MAXIMUM TRUCK PRICE GROUP NO.	ING PO	INE, PI DINT, C	TTSBUI	RGH SE	AM, M	INE IN MINI	DEX N C, RAIL	VO. 441 ROAD	8, WE FUEL 1	STMOR. PRICE (ELAN FROU
Price classification fail shipment. Sallroad fuel Truck shipment.	E 319 319 424	E 319 319 424	E 289 299 424	E 289 299 404	C 319 319 374	C 309 309 374	B 284 284 374	B 284 284 314	B 269 269 294	254 294	2
LECK BROS, COAL CO., CARNEGIE, PA., FL COUNTY, PA., SUBDISTRICT 7, RAIL SHIPP A, MAXIMUM TRUCK PRICE GROUP NO. 5	NG PC	0. 4 Mi DINT, C	NE, PI ARNEG	ITSBUR IE, PA.	GH SE. , STRI	am, Mi P Mini	NE INI 5, RAIL	DEX NO.	0. 4414, Fuel 1	ALLEG PRICE C	HEN
rice classification	A 339 339 434	A 339 339 434	C 319 319 434	C 319 319 399	F 284 299 369	D 299 299 369	E 259 259 369	E 259 259 334	E 244 254 294	254	
				77222	a state of the	1 Contractor of the		00.0	-01	AVA.	-

vember 14, 1945.

E.O. 9328, 8 F.R. 4681)

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law

383, 78th Cong.; E.O. 9250, 7 F.R. 7871;

[F. R. Doc. 45-20721; Filed, Nov. 13, 1945;

12:01 p. m.]

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Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

HENRY DAFT ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

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. 3. 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 classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the pro-visions of § 1340.214 and all other provisions of Maximum Price Regulation No. 120

HENRY DAFT, 917 W. PIKE ST., CLARKSBURG, W. VA., DAFT NO. 6 MINE, PITTSBURGH SEAM, MINE INDEX NO. 2018, HARRISON COUNTY, W. VA., RAIL SHIPPING POINT, BASSELI, W. VA., STRIP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

		Size g	roup	Nos.	
	1	2	3	4	5
Price classification Rail shipment and railroad	F	F	F	F	F
fuel Truck shipment	308 343	308 343	288 313	283 308	273 298

LAYNE & JARRETT, MCWHORTER, W. VA., LAYNE & JARRETT MINE, PITTSBURGH SEAM, MINE INDEX NO. 2174, HARRISON GOUNTY, W. VA., RAIL SHIPING POINT, MCWHOBTER, W. VA., DEEP MINE, MAXI-MUM TRUCK PRICE GROUP NO. 3

Price classification	F	F	F	F	F
Rail shipment and rallroad fuel. Truck shipment	308 343	308 343	288 313	283 308	273 253

PARDEE & CURTIN LUMBER CO., CLARRSBURG, W. VA., BERGOO NO. 5 MINE, SEWELL SEAM, MINE INDEX NO. 2175, WEBSTER COUNTY, W. VA., RAIL SHIPPING POINT, BERGOO, W. VA., DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 1

Price classification	А	1000		A	116-
fuel.	418	378	353	343	$\frac{343}{328}$
Truck shipment	388	383	353	348	

PARDEE & CURTIN LUMBER CO., CLARKSBURG, W. VA., BERGOO NO. 6 MINE, SEWELL SEAM, MINE IKDEX NO. 2176, WEBSTER COUNTY, W. VA., RAIL SHIPPING POINT, JERRYVILLE, W. VA., DEEP MINE, MAXIMUM TRUCK PRICE GROUP NO. 1

Price classification Rail shipment and railroad	А	A	А	A	A
fuel Truck shipment		378 383		343 348	

QUEEN BROTHERS COAL CO., R. F. D. NO. 1 BUCHAN-NON, W. VA., QUEEN BROTHERS MINE, REDSTONE SEAM, MINE INDEX NO. 2177, UPSBUE COUNTY, W. VA., RAIL SHIPPING POINT, BUCHANNON, W. VA., DREP MINE, MAXIMUM TRUCK PRICE GROUP NO. 3

Price classification Rail shipment and railroad	F	F	н	F	F
fuel.	308	308	278	283	273
Truck shipment	343	343	313	308	298

November 14, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681) 383.

Issued this 13th day of November 1945.

Administrator. CHESTER BOWLES.

[F. R. Doc. 45-20723; Filed, Nov. 13, 1945; 12: 01 p. m.

[MPR 120, Order 1515]

C. &. F. COM. CO. ET AL. 'n

ESTABLISHMENT OF MAXIMUM PRICES

The mine index numbers and the amendment for the price classifications companying opinion, and in accordance Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the for the indicated uses and shipments as nent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where for the ment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such tion of each mine is given by county and State. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation ment or for railroad fuel are in cents In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.215 and all other provisions of Maximum Price Regula-For the reasons set forth in an ac-(6) of Maximum maximum prices in cents per net ton. set forth herein. All are in District No. price classifications assigned are permadistrict in which the mines involved of the respective size groups. The locaplant and when stated to be for rail shipper net ton f. o. b. rail shipping point, Price Regulation No. 120, It is ordered. herein are located and where the amendsuch an amendment is issued with § 1340.210 (a) tion No. 120.

This order shall become effective | B. C. & F. Cont. Co., Bor 31, CROOKSWILE, OHIO: 90 WALTER CHRISTMAN, B. C. & F. MINE, NO. 65 EAN, MINE

					11111	Size g	group	Nos.	11.9				
	1	61	3	3A	ł	AD.	9	-	00	6	10	Ħ	12
Rail shipments and railroad fuel	325	325 360	205	205	320	205	285	245	245	250	210		28
COONVILS MINING CO., G/O R. N. MCGIFFERT, STARR, OHIO, HOCENG COUNTY, OHIO, SURDISFIERCE 5 FOR ALL METHODS ORLAND, OHIO	FERT, FOR A	STARI LL M	R4 OH	No	O. 1 MINE, SHIPMENT,	MINE,	No. 6 Stair	6 SEA	SEAM, M Mine, R	MINE 1 RAIL 8	INDEX No Shipping	6A I	o. 4205 Point
Rall shipments and railroad fuel	365 390	365	325 390	325	325	325	305 290	280	270	305 290	245		23.33
FLEMING & JOHE COAL CO., 506 SOUTH SI MINE LNDEX NO. 4219, MERIS COUNTY, C SHIPPING POINT: POMEMOY, OHIO	SECOND ST., MIDDLEORT, OHIO, FLENING OHIO, SUBDETRICT S FOR ALL METHODS OF	Sr., J	MIDD	LEPOR	T, OF	METI	LEMIT	NG &	JOBR	MIN T, STI	& JOBE MINE, NO. 8 (SHIPMENT, STRIP MINE,	0, 8 8 INE,	SEAM , RAI
Rail shipments and railroad fuel Truck shipment	325 375	325 375	205	205	206	205	122 IS	245 240	245	250	210		88
H ATRIS AND NETMAN, C/O ROBBER A. H ADARS, AFHENS, 4221, VINTON COUNTY, OHIO, SUBDISTRICT 7 FOR ALL M WELLSTON AND MINERPON, OHIO	RIS; A	THEN I	S, OH METH	OHIO, SUNFLOWER MINE, N ETHODS OF SHIFMENT, STRIP	INVLO	WER	MINE T, STI	No.	7 SEA	Aur, M	7 SEAM, MINE INDEX NO INE, RAIL SHIPPING POINT	NDEX NG P(NIC
Rail shipment railroad fuel. Truck shipment	345 375	345 345	315 375	315 335	315 335	315 205	188 IS	2555 240	245 230	275 205	245		
HILTOP COML CO., C/O R. E. CHARLTON: EAST PALESTINE, OHIO, HILTOP MINE, INDEX NO. 4216, COUVENIANA COUNTY, OHIO, SUBUSTRAT 4 YOR RAIL SHIPM MINE, RAIL SHIPTING POINT: LISBON, OHIO, 4 U FOR TRUCK SHIPMENTS	AST P Onto, 4	ALEST SUBD C FOI	DVE, (ISTER R TEU	OHO.	HLT DR RJ	NTS NTS	NE, NUE,	No. 6. ENTS A	ND R.	6 AND/OR NO. 7 AND RAILROAD	AD FU	SEAM, N FUEL, S	MINU
Rail shipments and railroad fuel	325 375	325 375	310	310	310	310	200	250	260	280	235		88
D. W. KOONS, R. D. NO. I, SALEM, OHIO, KQONS MINE, NO. OHIO, SURDETROT 4 FOR RAIL SHIPMENTS AND RALIBOAD OHIO, 4 O FOR TRUCK SHIPMENTS	TNA 21	MINU D RAI	E, No LEOAI	. 5 SE	5 SEAM, MINE FUEL, DEEP	INE J	MINEX MINE,	No.	4002, SHIP	MAHG	4002, MAHONING , SHIFFING POINT:	COUNTY SALEN	LES
Raff shipments and railroad fuel Truck shipment	351 411	351 411	336 411	371	336 371	336 331	316 331	526 582	288	331			33
MORLET AND MITCHELL COAL OO, MCARHUR, NO. 4218, VINTON COURTY, OHIO, SUBDISTRUCT FOINT: MCARTHUR, OHIO	STRICT	OHIO, 7 FOR	o, Mo	MORLEY & MITCHELL MINE, NO. ALL METHODS OF SHIFMENT, DEEP	& M HODS	ITTCHE OF SE	LL, M HPME	DNE, D		SEA1	3 SEAM, MINE INDE MINE, RAIL SHIPPIN	NE IN SHIE	RUN
Rall shipments and railroad fuel. Truck shipment	371 104	371 401	341	341 361	341	341	311	206	271 256	301			33
TORRENCE COAL CO., LISBON, OHIO, COLUMBIA MINE, NO. OHIO, SULDISTRICT & FOR RAIL SHITMENTS and R. R. FUEL, VILLE, OHIO, 4C FOR TRUCK SHIFMENT	MBIA 2 and R	MINE, R. F.	NO. 7 URL, S	7 SEAD	d, Mi Mine,	RAIL RAIL	SHIP	NQ-40	POINT	otum	M, MINE INDEX NQ. 4006, COUMBLANA C MINE, RAIL SHIPPING POINT: LIEBON AND	Cot Cot SA	SALINI
Raff shipments and railroad fuel	325 375	325 375	310	310	310	310	305	250	240	30: 28	235		8.8
This order shall become November 14, 1945.	effe	ective	-	Iss	Issued	this	13th	0	y of		of November	er 1	1945
65; 57 Stat. 566 g.; E.O. 9250, 7 R. 4631)	F.R.	. Law 7871;		(P. R.	. Doc.		45-20722; 12:01	C1 20722; 12:01 1	CHESTER Ad7 ; Filed, p. m.l	ER E dimi d, No	TER BOWLES, Administrator ed, Nov. 13, 19 1.]	trato 13, 1	or. 1945

[MPR 149, Order 54]

HALL MANUFACTURING CO.

OF MAXIMUM PRICES AUTHORIZATION

issued simultaneously herewith and filed For the reasons set forth in an opinion with the Division of the Federal Register

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and pursuant to § 1315.21b (c) of Maxi-mum Price Regulation 149 and § 1499.3 (e) of the General Maximum Price Regu-(a) Applicability. This order applies lation, it is ordered:

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to all sales by the Hall Manufacturing Company, 412 First Central Tower Building, Akron, Ohio, and by subsequent re-sellers, of the rubber mat measuring $23'' \ge 16'' \ge 34''$, weight 7 pounds, which 15, 1945, and which is produced by John-son Rubber Company, Middlefield, Ohio and sold by that company exclusively to the Hall Manufacturing Company. Manufacturing Company dated October is described in the application of the Hall

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The maximum the commodity described in paragraph (a) of this order, (b) Maximum prices. prices for sales of

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\$1.744 Each. 2.33 2.33 3.50 Terms: 2% 10 days, net 30 days To industrial users To wholesalers. shall be:

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receiler a written notice of the maximum retail price applicable to sales at retail as established by paragraph (b) of this With or prior to the first delivery of the commodity described in paragraph (a) to any reseller, the seller shall give such mum price applicable to the wholesaler's resales as established by paragraph (b) order. If such reseller is a wholesaler, the notification shall include the maxiprices (c) Notification of maximum retail. At

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(d) Provisions of Maximum Price Regulation 149 and the General Maximum Price Regulation apply. All provisions of Maximum Price Regulation 149 not inconsistent with this order shall apply to the sales by the Hall Manufacturing users of the commodity priced by this order and to sales by wholesalers to industrial users of the commodity priced Company to wholesalers and to industrial by this order. All provisions of the General Maximum Price Regulation not inby paragraph (b) of this order.

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wholesaler is required by this order to notify any retailer to whom he sells of the maximum retail price as established

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this order and a statement that such

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FEDERAL REGISTER, Thursday, November 15, 1945

retailers.

82 150 consistent with this order shall apply to sales by wholesalers to purchasers other than industrial users and to sales by retailers of the commodity priced by this order.

(e) Revocation and amendment. This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20724; Filed, Nov. 13, 1945; 12:02 p. m.]

[MPR 188, Rev. Order 4439]

MARYLAND LAMP & SHADE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188: It is ordered, Order No. 4439 under Maximum Price Regulation No. 188 is revised and amended to read as set forth herein.

(a) This revised order establishes maximum prices for sales and deliveries of certain articles manufactured by Maryland Lamp & Shade Company, 1001 Court Square Building, Baltimore 2, Maryland.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	the m	ales by anufac- r to—	For sales by any
	140.	Job- bers	Retail- ers	person to con- sumers
Metal table lamp made from ammunition shell with wood base, height 24"	100	Each \$3, 19	Each \$3, 75	Each \$6.75

These maximum prices are for the articles described in the manufacturer's application dated June 16, 1945.

(2) For sales by all persons the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(3) If the manufacturer wishes to makes sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for these sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this revised order. That tag or label shall contain the following statement, with the proper model num-

No. 224-7

ber and the celling price inserted in the blank spaces:

Model Number _____ OPA Retail Ceiling Price \$_____ Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this revised order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this revised order shall be established under the provisions of section 4.5 of SR 14J.

(e) This revised order may be revoked or amended by the Price Administrator at any time.

(f) This revised order shall become effective on the 14th day of November 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20726; Filed, Nov. 13, 1945; 12:03 p. m.]

[MPR 188, Order 4672]

NOBLITT-SPARKS INDUSTRIES

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It* is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Noblitt-Sparks Industries, Columbus, Indiana.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maxi	mum p by any s	rices fo eller to	r sales
Article	Model	Wholesaler (jobber)	Retailer (1 to 23 units)	Retailer (24 or more units)	Consumer
Twin laundry tubs, w/cover and stand.	4400 4500	Each \$6. 28 6. 28	Each { ¹ \$9.07 ² 9.72 { ¹ 9.07 ¹ 9.72 ¹ 9.72	Each 1\$8.37 2 8.97 1 8.37 2 8.97	Each 1\$13.95 2 14.95 1 13.95 2 14.95

¹Zone 1. ²Zone 2.

These maximum prices are for the articles described in the manufacturer's application dated September 12, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within ten days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188 for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall state the manufacturer's name or brand name, the model designation, and the retail celling price in each zone or in the zone in which the article will be sold to consumers.

(c) Zones. For the purpose of this order, "Zone 1," is that area of the following two in which the articles covered by this order are manufactured. The other area in "Zone 2."

(1) One area consists of the states of Arizona, New Mexico, California, Washington, Oregon, Idaho, Nevada, Utah, Colorado, Wyoming, Montana, and the following counties of Texas: El Paso, Hudspeth, Culberson, Jeff Davis, Presidio, Brewster, Terrell, Pecos, and Reeves.

(2) The other area consists of the remaining counties of Texas, all other states, and the District of Columbia.

(d) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 14th day of November 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20728; Filed, Nov. 13, 1945; 12:03 p. m.]

[MPR 188, Order 4673]

DADE MILLWORK AND LUMBER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is* ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Dade Millwork and Lumber Company, 59 N. W. 14th Street, Miami, Florida.

(1) For all sales and deliveries to the following elasses of purchasers by the sellers indicated below, the maximum prices are those set forth below!

2 2 2 2	Model No.	Maxin	num p 7 any s	rices for a eller to—	sales
Article	Model No.	Whole- salers (job- bers)	Other retail- ers		Con- sum- ers
Screen door guard wood	829	Each \$0, 66	Each \$0.90	Each \$0.81	Each \$1.35

These maximum prices are for the articles described in the manufacturer's application dated June 12, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag label shall contain the following or statement:

OPA Retail Ceiling Price-\$1.35 Each

Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time

(e) This order shall become effective on the 14th day of November 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20729; Filed, Nov. 13, 1945; 12:04 p.m.]

[MPR 188, Order 4674]

ENTERPRISE ALUMINUM CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Reg-ister, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by The Enterprise Aluminum Company, Oberlin Road, Massillon, Ohio.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maximum prices for sales by any seller to—			
Article	Mod- el No.	Whole- salers (job- bers)	Chain and depart- ment stores	Other retail- ers	
Stainless steel com- partment tray	15	Each \$1.00	Each \$1.20	Each \$1. 33	Each \$2.00

These maximum prices are for the article described in the manufacturer's application dated October 29, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price-\$2.00 each Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 14th day of November 1945.

· Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20730; Filed, Nov. 13, 1945; 12:04 p. m.]

[MPR 188. Order 4675]

ADOLPH SCHERER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Adolph Scherer Company, 203 East 12th Street, New York 3, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	For sale	For sales			
Article	Model No.	Drop ship jobbers	Job- bers	Re- tailers	by any person to con- sumers
Juvenile clock lamp	500	Each \$1,45	Each \$1. 29	Each \$1, 53	Each \$2.75

These maximum prices are for the articles described in the manufacturer's application dated October 18, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% ten days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to makes sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall

be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 14th day of November 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20731; Filed, Nov. 13, 1945; 12:04 p. m.]

[MPR 188, Order 4676]

ELECTRICAL INDUSTRIES INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Electrical Industries Incorporated, 42 Sumner Avenue, Newark 4, N. J.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

		Maximum prices for sales by any seller to—			
Article	Model No.	Whole- salers (job- bers)	Retail	Con- sumers	
Vaporizer attachment.	VI	Each \$0. 1125	Each \$0.15	Each \$0. 25	

These maximum prices are for the articles described in the manufacturer's application dated August 3, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales. and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is

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established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.25 each Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 14th day of November 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20732; Filed, Nov. 13, 1945; 12:04 p.m.]

[MPR 188, Order 4677]

MEMPHIS AIR MOVER CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register. and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Memphis Air Mover Company, 242 Union Avenue, Memphis, Tenn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	11	Maximu	m prices seller		by any
Article	Model	Whole- salers, mill, electric	Comm industr institu	Users other than indus-	
	No,	motor, restau- rant, hotel and store equip- ment	(3 units or more)	(Less than 3 units)	trial, com- mer- cial or insti- tution- al
Window fan.	24'' 28''	Each \$30,00 32,50	Each \$45,00 43.75	Each \$51,00 55,25	Each \$60 65

These maximum prices are for the articles described in the manufacturer's application dated August 14, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are net 30 days. To each of the above prices only the exact amount of the Federal Excise Tax which the particular seller is required to pay may be added.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the correct model number and retail prices filled in:

Model No. _____ OPA Retail Ceiling Price to users other than Industrial, Commercial or Institutional-8

Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 14th of November 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20733; Filed, Nov. 13, 1945; 12:05 p. m.]

[MPR 327, Order 49]

OIL-DRI CO. OF AMERICA

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 49 under Maximum Price Regulation No. 327. Certain nonmetallic The Oil-Dri Company of minerals. America. Docket No. 6077.7-327.2 (a)-44.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to § 1438.2 (a) of Maximum Price Regulation No. 327; It is ordered:

(a) A ceiling price of 15 cents per pound is established for sales by any seller at retail of processed fuller's-earth granules for chicken-bedding produced by the Oil-Dri Company of America, 5036 N. Ravenswood Avenue, Chicago, Illinois, and having the brand name Oil-Dri.

(b) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES.

Administrator.

[F. R. Doc. 45-20734; Filed, Nov. 13, 1945; 12:05 p. m.]

IMPR 580, Order 2491

LA SALLE HAT CO.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation No. 580. Order 249. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-242.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580; It is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by La Salle Hat Company, 4 North 11th Street, Philadelphia 7, Pa., having the brand name "Champ", and described in the manufacturer's application dated June 12, 1945:

MEN'S HATS

Style name	Manufae- turer's price range	Retail ceiling price
Royal Imperial Deluxe	Per dozen \$36,00 \$44,00-46,50 51,00-57,00	Per unit \$5.00 6.50 7.50

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after December 1, 1945, La Salle Hat Company must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580) OPA Price-\$-----

On and after January 1, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to January 1, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 14. 1945.

Issued this 13th day of November 1945. CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20735; Filed, Nov. 13, 1945; -12:05 p. m.]

[MPR 591, Order 114]

GOODSELL CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following frozen food display cabinets manufactured by Goodsell Corporation, 6 West Eager Street, Baltimore 1, Md., and as described in the application dated October 20, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to dis- tributors	to	On sales to con- sumers
24 eu, ft. ½ h, p. con- densing unit-frozen food display cabinet	\$462.50	\$555	\$925

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above.

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers, including allowable transportation and crating charges.

(f) The Goodsell Corporation of Baltimore, Md., shall stencil on the lid or cover of the frozen food display cabinets covered by this order, substantially the following:

OPA Maximum Retail Price-\$925.00

Plus freight and crating as provided in Order No. 114 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20736; Filed, Nov. 13, 1945; 12:06 p. m.]

[MPR 591, Order 115]

MERCURY DISTRIBUTING CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net price, f. o. b. point of shipment, for sales by any person to plumbing and heating contractors, installers, and commercial and industrial users of the following Swing Spout Faucet manufactured by the Mercury Distributing Company of Clearwater, California and as described in its application dated October 11, 1945, shall be:

No. 101-"Mercury" chrome plated brass Bwing spout faucet, less soap dish: \$5.20.

(b) The maximum net price, f. o. b. point of shipment for sales by any person to jobbers shall be the maximum price specified in (a) above less successive discounts of 20-5 percent.

(c) The maximum net price authorized under this order for sales by the Mercury Distributing Company shall be f. o. b. point of manufacture with actual freight allowed up to \$1.50 per cwt. on shipments of 100 pounds or more.

(d) The maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(e) The maximum prices for sales on an installed basis of the commodity covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20737; Filed, Nov. 13, 1945; 12:06 p. m.]

[MPR 591, Order 116]

SCHELM BROS., INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following low temperature chests manufactured by Schelm Brothers, Inc., 201 Anna Street, East Peoria 8, Ill., and described in the application dated October 23, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to dis- tributors	to to	On sales to con- sumers
Model No. 845 "Polar- Freez," 8 cu. ft., 14 h. p. condensing unit Model No. 1245 "Poplar-	\$165	\$198	\$330
Freez," 12 cu. ft., ¼ h. p. condensing unit Model No. 1645 "Poplar-	212	255	424
Freez," 16 cu. ft., ½ h. p. condensing unit	275	330	550

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices estab-lished by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except retailers, including allowable transportation and crating charges.

(f) Schelm Brothers, Inc., 201 Anna Street, East Peoria 8, Illinois, shall stencil on the lid or cover of the "Poplar Freez" low temperature chests covered by this order, substantially the following:

OPA Maximum Retail Price-\$

Plus freight and crating as provided in Order No. 116 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator

[F. R. Doc. 45-20738; Filed, Nov. 13, 1945; 12:06 p. m.]

[FPR 1, Order 3 to Supp. 6]

CERTAIN FROZEN FRUITS, BERRIES AND VEGETABLES AND RELATED PRODUCTS (1944 AND LATER PACKS)

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and in accordance with section 12 (j) of Supplement 6 to Food Products Regulation No. 1, It is ordered:

(a) Sales and deliveries of frozen apples of the 1945 pack containing no more than 1 part sugar to 7 parts fruit, in containers having a capacity of 2 pounds or more, may be made by processors to industrial and institutional users, subject to an agreement between the buyer and seller in each case that the price shall be determined pursuant to action taken by the Office of Price Administration after delivery.

In any such sale the processor shall not invoice the goods at a price higher than his maximum price in effect at the time of delivery for any style of pack or. if he has no maximum price figured under section 5 or authorized or approved under section 8 (d) or (e) of Supplement 6, the appropriate price named below, nor shall he receive payment of more than that amount until permitted by action taken by the Office of Price Administration. Price

Area:

per pound Washington, Oregon, Callfornia, Idaho and Montana_____ \$0. 1350

All other states_____ 0.1225 Prices named are f. o. b. factory, on a

no-storage basis.

For sales on a storage basis, these prices may be increased in accordance with the rules of section 7a (a) of Supplement 6.

(b) This order shall be automatically revoked upon the establishment by the Office of Price Administration of new maximum prices for frozen apples of the 1945 pack.

(c) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective November 13, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES, Administrator.

Approved: November 8, 1945.

J. B. HUTSON,

Under Secretary of Agriculture.

[F. R. Doc. 45-20758; Filed, Nov. 13, 1945; 4:32 p. m.]

[MPR 244, Order 89]

GRAY IRON CASTINGS

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with § 1421.164 (a) (3) (ii) of Maximum Price Regulation No. 244, It is ordered:

(a) Any person who sells gray iron castings as stove repair or replacement parts is hereby considered a regular manufacturer of another commodity, to wit. stove repair and replacement parts, and is excluded from the coverage of Maximum Price Regulation No. 244 with repect to his sale of such parts: Provided, That he meets and continues to meet the requirements of (a) and (b) of § 1421.164 (a) (3) (ii) of Maximum Price Regulation No. 244.

(b) The word "person" as used in this order shall have the same meaning as that given thereto in § 1421.164 (a) of Maximum Price Regulation No. 244.

(c) This order may be amended or revoked at any time.

This order shall become effective November 14, 1945.

Issued this 13th day of November 1946.

CHESTER BOWLES Administrator.

[F. R. Doc. 45-20778; Filed, Nov. 13, 1945; 4:32 p. m.]

[MPR 591, Amdt. 2 to Order 1]

HARDWARE

ADJUSTMENT OF MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order 1 under section 22 of Maximum Price Regulation No. 591 is amended in the following respect:

A new Article VII is added to read as follows:

ARTICLE VII-HARDWARE

SEC. 7.1 Modification of certain items of builders' hardware-(a) Scope of this section. In order to immediately remove price as an impediment to the production of certain low-end items of builders' hardware subject to Maximum Price Regulation No. 591, the OPA will permit manufacturers and resellers to increase their maximum prices established under Maximum Price Regulation No. 591 in accordance with the provisions of this section.

(b) Manufacturers' maximum prices. Manufacturers of any item listed under paragraph (e) below, may increase their maximum net prices to each class of purchaser as established under Maximum Price Regulation No. 591, by 10 percent.

(c) Resellers' maximum prices. Resellers of any item listed under paragraph (e) below may increase their maximum prices to each class of purchaser as established under the GMPR, by 10 percent.

To the extent that this section modifies resellers' maximum prices, this sec-

tion supersedes the provisions of the GMPR

(d) Notification. Any person, except a retailer, modifying his maximum prices under the provisions of this section shall notify, in writing, each of his purchasers, at or before the issuance of the first invoice issued after November 14, 1945, of his modified dollar-and-cents maximum price.

(e) Items covered by this section. There follows a list of commodity groups showing thereunder the specific items of builders' hardware covered by this section. Only the specific items listed under each commodity group are covered. Additional items may be added to this list by the Price Administrator from time to time.

Shelf Hardware Items

- Hand Rail Brackets-Cast iron only. Size: Up to but not exceeding 3" from base to center of rail.
- Coat and Hat Hooks-Cast iron and steel wire only. Size: Up to but not exceeding 3" projection.
- Costumer Hooks-Cast iron only. Size: Up to but not exceeding 31/2" projection. Clothes Line Hooks—Cast iron only. Lim-
- ited to one type for each manufacturer. Elbow Catches-Cast iron and wrought steel only.
- Friction Catches-Wrought steel only.
- Cupboard Turns and Catches-Cast iron and wrought steel only. Plain type only. Size: Up to but not exceeding 21%" x 11/2
- Drawer Pulls-Cup type, wrought steel only, plain design only. Size: Up to but not
 - Bar type, plain design only—Cast iron only. Size: Up to but not exceed-ing 3½" length between centers.
- Drawer Knobs-Plain design only. Cast iron and wrought steel and wrought brass only. Size: Up to but not exceed-ing 11/4" diameter.
- Awning and Miscellaneous Pulleys-Cast iron and wrought steel only. Size: Up to but not exceeding 2" wheel. Turnbuttons—Cast iron and wrought steel
- only. Size: Up to but not exceeding 2"
- Corner Irons-Wrought steel only. Size: Up to but not exceeding 8". Corner Braces—Wrought steel only. Size:
- Up to but not exceeding 8".
- Mending Plates-Wrought steel only. Size: Up to but not exceeding 8". Tee Plates-Wrought steel only. Size: Up
- to but not exceeding 6" x 6". Barrel and Square Bolts—Cast iron and
- wrought steel only-Commercial type only. Size: Up to but not exceeding 6'

Foot and Chain Bolts-Cast iron and wrought steel only-Commercial type only. Size: Up to but not exceeding 8".

- Hinge Hasps-Wrought steel only. Size: Up to but not exceeding 6" Safety Hasps-Wrought steel only. Size:
- Up to but not exceeding 8'
- Shelf Brackets—Wrought steel only. Size: 3" x 4" to 12" x 14" inclusive. Basement Window Sets—Wrought steel
- only. Door Springs-Wrought steel coil springs-Pull and push type. Size: 1 to 6 inclusive.
- Mail Boxes-Cast iron and wrought steel
- only. Residential type only. Bright Wire Goods—Steel screw eyes—ex-cept cadmium plated finish.
- Steel screw hooks-except cadmium plated finish.
 - Steel S hooks-except cadmium plated finish.
 - Steel hammock hooks-except cadmium plated finish.
 - Steel gate hooks and eyes-except cadmlum plated finish.

This amendment shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20779; Filed, Nov. 13, 1945; 4:32 p m.]

[MPR 592, Amdt. 15 to Order 1] READY MIXED CONCRETE

MODIFICATION OF MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order 1 under Maximum Price Regulation No. 592 is amended in the following respects:

Section 4.4 is amended to read as follows:

SEC. 4.4 Modification of maximum prices of ready-mixed concrete. The manufacturer's maximum prices established pursuant to Maximum Price Regulation 592, for ready-mixed concrete, may be increased by adding to the established maximum prices per cubic yard for each specification of that commodity an amount not to exceed the actual dollars-and-cents additional cost, rounded off to the nearest \$0.05 per cubic yard, resulting from the price increase for sales of cement permitted by Amendments Nos. 6, 9, 10, 11, and 12 to Maximum Price Regulation No. 224. The term "manufacturer" as used here means any person who makes the first sale of readymixed concrete.

This amendment shall become effective November 14, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20780; Filed, Nov. 13, 1945; 4:32 p. m.]

[MPR 188, Order 4544]

L. M. SANDWICK ASSN.

APPROVAL OF MAXIMUM PRICES

Correction

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In the table in Federal Register Document 45-19301, appearing at page 13084 of the issue for Saturday, October 20, 1945, the first price should read "\$28.35".

[Max. Import Price Reg., Order 361 Under Order 381

PORTUGUESE AND SPANISH SARDINES

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the provisions of section (c) (5) of Order 38 under the Maximum Import Price Regulation, it is ordered:

(a) Purpose of this order. The purpose of this order is to establish separate maximum prices at which imported Portuguese and Spanish skinless and boneless sardines and Spanish boneless sardines (any brand) packed in olive oil, purchased at or less than the foreign purchase price set out in section (f), may be sold by importers to wholesalers, chain stores, independent retail stores, industrial and institutional users without having to make application to the Office of Price Administration for the issuance of an individual order.

(b) Application of this order. The maximum prices established by this order apply to importers' sales (with the exception provided in section (f)), to the classes of purchasers named herein, of all imported Portuguese and Spanish skinless and boneless sardines, and Spanish boneless sardines (any brand) packed in olive oil.

(c) Importers' maximum prices. The maximum prices, above which no importer shall sell and no person buying from an importer shall purchase, on sales to the classes of purchasers named, for the following designated size of imported Portuguese and Spanish skinless and boneless sardines and Spanish boneless sardines (any brand) packed in olive oil shall be as follows:

	Per case of 100/334-ounce tins			
Sales by importers to-	Portu-	Spanish		
	guese, skinless and boneless	Skinless and boncless	Bone- less	
Wholesalers and chain stores Independent retailers Industrial and institu-	\$31.39 33.06	\$35, 52 37, 40	\$30.09 31.69	
tional users	34.45	38.97	33.02	

The maximum prices authorized above are ex dock or ex warehouse any United States Continental point or port of entry. For sales with delivery made at some other point, payment incurred for transportation from the dock or warehouse at the point or port of entry to such other point may be added. Such transporta-tion payment, however, shall not include the expense of local hauling or drayage within the metropolitan area of the point or port of arrival.

(d) Terms of sale. The importer with respect to his sales of imported Portuguese and Spanish skinless and boneless sardines and Spanish boneless sardines (any brand) packed in olive oil, for which maximum prices are established by this order, shall reduce such maximum prices by the discount for cash or prompt payment customarily granted in 1941 on sales of imported Portuguese and Spanish skinless and boneless sardines and Spanish boneless sardines (any brand) packed in olive oil, to purchasers of the same class.

(e) Definitions. A "wholesaler" is a person other than a chain store, an independent retail store, industrial or institutional user, who purchases and sells food products, generally, without materially changing their form. A "chain store" is one of four or more

retail stores under one ownership whose combined "annual gross sales" are \$500,-000 or more, and which purchases and re-sells food products, generally, without materially changing their form, to ultimate consumers other than industrial or institutional users.

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An "independent retail store" is one that is not one of four or more stores under one ownership whose combined "annual gross sales" are \$500,000 or more and which purchases and re-sells food products, generally, without materially changing their form, to ultimate consumers other than industrial or institutional users.

An "industrial user" is any person who, either for his own commercial use or for resale, subjects an imported food item covered by this order, to a process that results in the production of a new and different article having a distinctive name, character or use; or who uses such food item as an ingredient or a component part of such an article. An "institutional user" is a restaurant,

An "institutional user" is a restaurant, hotel, club, hospital, or other similar establishment using an imported food item covered by this order in preparation or service of meals to individual consumers.

(f) Exception from this order. (a) The maximum prices for sales of sardines purchased by importers from foreign sellers at foreign purchase prices in excess of \$18.25 for Spanish boneless, \$18.80 for Portuguese skinless and boneless and \$22.45 for Spanish skinless and boneless per case of $100/3\frac{3}{4}$ ounce tins packed in olive oil (any brand) are not covered by this order and will continue to be authorized by individual order upon application to the Office of Price Administration in accordance with the provisions of paragraph (c) of Order 38 under the Maximum Import Price Regulation.

(b) The total landed costs upon which the Maximum prices in this order are based include duty in the amounts of \$7.80 per case for the Portuguese and Spanish skinless and boneless sardines and \$7.20 per case for the Spanish boneless sardines. If the duty actually paid is higher than that set out above, the increase may be added to the maximum prices on sales of these items. If the duty actually paid is lower than that set out above, the decrease must be subtracted from the maximum prices on sales of these items.

In the event of the refund of any amount of duty, which has been included in the total landed costs as compiled under this order, by the United States Treasury to the importer, the importer shall make refund of the amount of such refund to the final subsequent purchaser within 90 days from the receipt thereof or pay the amount so refunded to the United States Treasury.

(g) Relation of this order to Order 38. Unless the context otherwise requires, the provisions of Order 38 under the Maximum Import Price Regulation with the requirement for notice to purchasers as set out in paragraph (k) shall apply for the sale for which the maximum prices are established by this order.

(h) Revocation and amendment. This order may be revoked or amended at any time.

This order shall become effective November 13, 1945.

Issued this 13th day of November 1945.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 45-20770 Filed, Nov. 13, 1945; 4:31 p. m.]

[SO 94, Order 83]

DEPARTMENT OF COMMERCE, ET AL.

MAXIMUM PRICES FOR SALES OF CERTAIN NEWLY RECAPPED TIRES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered: (a) What this order does. This order

(a) What this order does. This order establishes maximum prices at which tires which have been newly recapped with non-skid or smooth airplane types of tread may be sold by the Department of Commerce, Office of Surplus Property or any other agency of the United States Government, and by any subsequent reseller.

(b) Maximum prices. (1) The maximum prices for the newly recapped tires described in (a) above, when sold by the Department of Commerce, Office of Surplus Property, or any other agency of the United States Government, or when sold by any person at wholesale (to a buyer for resale), shall be the maximum retail price for the same size and ply of sound used tire as established under Revised Maximum Price Regulation 528 less a minimum discount of 25 percent of the maximum retail price.

(2) The maximum price for the newly recapped tire described in paragraph (a) above, when sold at retail by any person other than an agency of the United States Government (to a buyer for his use and not for resale), shall be the maximum retail price for such size and ply of sound used tire as established under Revised Maximum Price Regulation 528.

(c) Notification of maximum prices. Any person who sells the newly recapped tire described in paragraph (a) above to a reseller shall notify the reseller of the maximum retail price as established under paragraph (b) (2) of this order. If the purchaser is a wholesaler, such notice shall also contain a statement setting forth the maximum wholesale price as established under paragraph (b) (1) of this order and shall state that the wholesaler is required to notify the purchaser to whom he sells of the maximum wholesale and retail prices for such tire as fixed by paragraph (b) of this order.

(d) Relationship to other regulations and orders. This order with respect to the newly recapped tires it covers, supersedes any other regulation or order previously issued by the Office of Price Administration.

(e) Revocation and amendment. This order may be revoked or amended at any time.

This order shall become effective November 15, 1945.

Issued this 14th day of November 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-20818; Filed, Nov. 14, 1945; 11:45 a. m.]

[SO 94, Order 85]

RECONSTRUCTION FINANCE CORP., ET AL.

SPECIAL MAXIMUM PRICES FOR CERTAIN STORAGE BATTERIES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and in accordance with section 11 of Supplementary Order 94, it is ordered:

(a) What this order does. This order establishes maximum prices at which the new storage batteries hereinafter described may be sold and delivered by the Reconstruction Finance Corporation and by any subsequent reseller.

(b) *Maximum prices*. Maximum prices per new storage battery described herein shall be:

Description	Price for all sales to whole- saler f. o. b. shipping point	Price for all sales to retailer and industrial user f, o, b. shipping point	Price for all sales at retail
Storage battery type BB-221/u (Signal Corps Item No. 3B275-221); 6 volt; lead- acid; 116 ampere-hour capacity at 20-hour rate; tapered post terminals; over-all dimensions 10%? long, 7%? wide, 9%? bigh; external dimensions and terminals same as Type #2H of Federal Specifications #W-B-131D; weight approximately 50 b; p/o sig. C. Radio Set SCR-299, SCR-399 and SCR-499. Storage battery type WB-131-B Federal Specifications (Signal Corps Item No. 3B116) 6 volts; 116 ampere-hour at 20-hour rate; 3 cells; dry charged; hard-rubber	\$3. 02	\$3, 93	• \$5, 90
container; over-all dimensions 10%" long, 7%" wide, 95%" high; similar to Wil- lard type 2H, Globe Union type 2HF and Auto Lite #TSR-2-15; p/o Radio Set SCR-299-0; L3 cu. ft. 48 lb. Storage battery type DRG-17-6 (Signal Corps Item No. 3B117) 12 volt; 117 am- pere-hour at 4-hour rate and 160 ampere-hour at 20-hour rate; similar to Willard	3, 02	3, 93	5, 90
type #DRG-17-6; weight 152 lb; 2.2 cu. ft. Storage battery type BB-50 (Stgnal Corps Item No. 5B-50); aviation 12 volt lead type; Spec. 70-37; 6 cells; 55 ampere hour capacity; molded rubber container with finger hole handles; dimensions 12%" long, 7%" high; wing unit bat ter-	14. 53	18.89	28, 34
minals p/o Radio Sets SCR-177, SCR-177A and SCR-188. Storage battery type BB-54 (Signal Corps Item No. 3B54); 2 volt nonspill acid	3.86	5.02	7. 53
cell in acid-proof transparent plastic case; similar to Willard #16.R-20-2; Spec. 271-1627; (p/o SCR-593, u/w but not p/o Radio Receiver BC-728)	1,74	2, 26	3, 39
charged 2 volts; 20 ampere hour at 1 ampere rate; 11 plates; 1 cell; plastic con- tainer; overall dimensions 3 31/32" x 3½" x 5½" high; similar to Willard type #ER-20-2 part 5421 Storage battery type BB120.2 (Signal Corps item No. 3B-120.2); moist uncharged battery which must be serviced at least once every 3 months; 6 volts; 120 ampere	1.74	2. 26	3.39
hour for 20 minutes; 3 colls 15 plates per cell; rubber separators 9' long, 7' wide and 83's' high overall; Federal Specification No. WB-131-B; similar to Auto-Lite #PN-15R	2.42	8.15	4.72
Storage battery type 4 MC-motorcycles (Signal Corp Item No. Dry Charged Motorcycle 4MC); 4 MC-6 volt-22 ampere hour.	2.10	2.73	4.10

14112

(c) Discounts. Every seller shall continue to maintain his customary discounts for cash.

(d) Notification. Any person who sells the storage batteries described in paragraph (b) to a retailer shall furnish the retailer with an invoice of sale setting forth the maximum prices for sales at retail, and stating that the retailer is required by this order to attach to each battery before sale a tag or label which plainly states a selling price not in excess of the appropriate retail ceiling price.

(e) Tagging. Any person who sells the batteries described in paragraph (b) at retail shall attach to each battery before sale a tag or label which plainly states a selling price not in excess of the appropriate retail ceiling price.

(f) Relation to other regulations and orders. This order with respect to the commodities it covers supersedes any other regulation or order previously issued by the Office of Price Administration.

(g) Definitions. (1) "Retailer" means any person who sells to a user or ulti-

mate consumer, except industrial users. (2) "Wholesaler" means any person who sells to purchasers for resale and to industrial users.

(h) Revocation and amendment. This order may be revoked or amended at any time.

This order shall become effective November 15, 1945.

Issued this 14th day of November 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-20819; Filed, Nov. 14, 1945; 11:45 a.m.]

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register Novem-

ber 5, 1945.

REGION I

Providence Order 3-F, Amendment 25, cov-ering fresh fruits and vegetables in Providence, Pawtucket, Central Falls, East Provi-North Providence, Johnston and dence, Cranston. Filed 9:39 a.m.

REGION II

District of Columbia Order 5-F, Amendment 34, covering fresh fruits and vegetables in the District of Columbia area. Filed 9:35 a. m.

Philadelphia Order 6-F, Amendment 52, covering fresh fruits and vegetables in the city and county of Philadelphia, Filed 9:35 a. m.

Philadelphia Order 11-F, Amendment 27, covering fresh fruits and vegetables in the Counties of Bucks, Chester, Delaware and Montgomery in Pennsylvania, Filed 9:35 a. m.

Philadelphia Order 12-F, Amendment 27, covering fresh fruits and vegetables in the Counties of Berks, Lehigh and Northampton in Pennsylvania, Filed 9:36 a. m.

Philadelphia Order 34, Amendment 1, covering dry groceries in certain counties in Pennsylvania, Filed 9:39 a.m.

Philadelphia Order 36, Amendment 1, covering dry groceries in certain counties in Pennsylvania, Filed 9:39 a.m.

Philadelphia Order 35, Amendment 1, covering dry groceries in certain counties in Pennsylvania. Filed 9:39 a.m.

Trenton Order P-2, Amendment 7, cover-ing fresh fish and seafood in certain counties of New Jersey except the Borough of North Plainfield, New Jersey, Filed 9:40 a. m.

Trenton Order P-2, Amendment 8, cover-ing fresh fish and seafood in certain coun-ties of New Jersey except the Borough of North Plainfield, New Jersey. Filed 9:40 a. m.

REGION III

Charleston Order 14-C, covering poultry prices for all counties in West Virginia. Filed 9:36 a. m.

Charleston Order 15-C, covering poultry prices for all counties in West Virginia. Filed 9:36 a. m.

Charleston Order 1-D, covering butter and cheese prices for all counties in West Vir-

ginia. Filed 9:36 a.m. Charleston Order 2–D, covering butter and cheese prices for all counties in West Virginia. Filed 9:30 a. m.

Cincinnati Order 4-F, Amendment 43, covering fresh fruits and vegetables in Hamilton county in Ohio. Filed 9:31 a.m.

Cincinnati Order 8-F, Amendment 13, cov-ering fresh fruits and vegetables in certain counties in Ohio excluding Union City and College Corner, Ohio. Filed 9:31 a. m. Cleveland Order F-1, Amendment 63, cov-

ering fresh fruits and vegetables in Cuyahoga county in Ohio. Filed 9:31 a.m.

Cleveland Order 3-F, Amendment 63, covering fresh fruits and vegetables in Mahoning and Trumbull counties in Ohio, Filed 9:31 a. m.

Cleveland Order 4-F, Amendment 63, covering fresh fruits and vegetables in Stark and Summit counties in Ohio. Filed 9:31 a.m.

Columbus Order 10-F, Amendment 16, covering fresh fruits and vegetables in the counties of Franklin, Logan and Muskingum in Ohio. Filed 9:32 a. m.

Columbus Order 11-F, Amendment 16, covering fresh fruits and vegetables in certain counties in Ohio. Filed 9:32 a. m.

Lexington Order 5-F, Amendment 31, cov-ering fresh fruits and vegetables in Fayette county, Kentucky. Flled 9:43 a.m.

Lexington Order 6-F, Amendment 31, covering fresh fruits and vegetables in Campbell and Kenton counties, Kentucky. Filed, 9:43 a. m.

Lexington Order 7-F, Amendment 31, covering fresh fruits and vegetables in Boyd county, Kentucky. Filed 9:42 a.m. Lexington Order 1–O, Amendment 3, cover-

ing eggs in Lexington, Kentucky area. Filed 9:42 a. m.

Toledo Order 3-F, Amendment 10, covering fresh fruits and vegetables in certain counties and Townships in Ohio. Filed 9:41 a.m.

Toledo Order 3-F, Amendment 11, covering fresh fruits and vegetables in certain counties

and Townships in Ohio. Filed 9:41 a.m. Toledo Order 3-F, Amendment 12, covering fresh fruits and vegetables in certain coun-

ties and Townships in Ohio. Filed 9:41 a.m. Toledo Order 3-F, Amendment 13, covering fresh fruits and vegetables in certain counties

and Townships in Ohio. Filed 9:42 a.m. Toledo Order 4-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Ohio, except Lake, Ross, Rossford and Perrysburg Townships in Ohio. Filed 9:42 a. m.

Toledo Order 4-F, Amendment 11, covering fresh fruits and vegetables in certain counties in Ohio except Lake, Ross, Rossford and Perrysburg Townships, in Ohio. Filed 9:42 a. m.

Toledo Order 4-F. Amendment 12, covering fresh fruits and vegetables in certain counties in Ohio except Lake, Ross, Rossford and Perrysburg Townships, in Ohio. Filed 9:42 a. m.

Toledo Order 4-F, Amendment 13, covering fresh fruits and vegetables in certain counties in Ohio except Lake, Ross, Rossford and Perrysburg Township, in Ohio. Filed 9:42 a. m.

REGION IV

Birmingham Order 5-F, Amendment 1, covering fresh fruits and vegetables in Jefferson county. Filed 9:40 a. m.

Birmingham Order 5-F, Amendment 3, covering fresh fruits and vegetables in Jefferson county. Filed 9:40 a.m.

Birmingham Order 1-C, Amendment 12, covering poultry in certain counties in the

Birmingham Area. Filed 9:40 a.m. Birmingham Order 2-C. Amendment 13, covering poultry in certain counties in the

Birmingham Area. Filed 9:41 a. m. Charlotte Order 4–F, Amendment 2, cover-ing fresh fruits and vegetables in certain counties in North Carolina. Filed 9:41 a. m.

Jacksonville Order 43, Amendment 2, cov-

Florida. Filed 9:37 a. m. Jacksonville Order 44, Amendment 2, cov-ering dry groceries in certain counties in Florida. Filed 9:38 a. m.

Jacksonville Order 45, Amendment 2, covering dry groceries in certain counties in Florida. Filed 9:38 a.m.

Jacksonville Order 15-W, Amendment 2, covering dry groceries in certain counties in

Florida. Filed 9:38 a. m. Jacksonville Order 16-W, Amendment 2, covering dry groceries in certain counties

in Florida. Filed 9:38 a. m. Nashville Order 37-O, Amendment 1, covering eggs in Carter, Johnson and Unicoi counties in Tennessee. Filed 9:32 a. m. Nashville Order 38-O, Amendment 1, cov-

ering eggs in Carter, Johnson and Unicoi counties in Tennessee. Filed 9:32 a.m. Nashville Order 39-O, Amendment 1, cov-

ering eggs in Greene, Sullivan, and Washing-Description contrast of the municipality of Bristol, Virginia. Filed 9:33 a.m. Nashville Order 40-O, Amendment 1, cover-

ing eggs in Greene, Sullivan, and Washington counties in Tennessee and the municipality of Bristol, Virginia. Filed 9:33 a.m. Nashville Order 41-O, Amendment 1, cover-

ing eggs in certain counties in Tennessee. Filed 9:33 a. m.

Nashville Order 42-O, Amendment 1, covering eggs in certain counties in Tennessee. Filed 9:33 a. m.

Nashville Order 43-O, Amendment 1, covering eggs in certain counties in Tennessee. Filed 9:34 a. m.

Nashville Order 44-O, Amendment 1, covering eggs in certain counties in Tennessee. Filed 9:34 a. m.

Nashville Order 45-O, Amendment 1, covering eggs in Cheatham, Davidson, Robert-son, Sumner, and Williamson counties in Tennessee. Filed 9:34 a. m.

Nashville Order 46-O, Amendment 1, covering eggs in Cheatham. Davidson, Robertson, Sumner, and Williamson counties in Ten-nessee. Filed 9:34 a. m.

Roanoke Order 13-F, Amendment 3, cov-ering fresh fruits and vegetables in certain cities and counties in Virginia, Filed 9:37 a. m.

REGION V

San Antonio Order 7-F, Amendment 14, covering fresh fruits and vegetables in Austin, Texas. Filed 9:37 a.m.

San Antonio Order 8-F, Amendment 14, covering fresh fruits and vegetables in Cor-pus Christi, Texas. Filed 9:37 a.m.

San Antonio Order 9-F, Amendment 3, covering fresh fruits and vegtables in Cul-berson, El Paso, Hudspeth and Presidio counties, Texas. Filed 9:37 a.m. San Antonio Order 6-F, Amendment 14,

covering fresh fruits and vegetables in Bexar county, Texas. Filed 9:37 a. m.

REGION VI

Omaha Order 4-C, covering poultry in cer-tain counties in Nebraska. Filed 9:27 a. m. Springfield Order 13-F, Amendment 33, covering fresh fruits and vegetables in the city of Springfield, Illinois. Filed 9:27 a. m. Springfield Order 14-F, Amendment 34, covering fresh fruits and vegetables in the

covering fresh fruits and vegetables in the city of East St. Louis, Illinois, and the town-ships of Centerville, Sugar Loaf, Canteen and Stites in St. Clair county, Illinois, Filed 9:28 a. m.

Springfield Order 15-F, Amendment 34, covering fresh fruits and vegetables in the city of Decatur, Macon county, Illinois. Filed 9:28 a. m.

Springfield Order 22-F, covering fresh fruits and vegetables in the city of Quincy, Adams

county, Illinois. Filed 9:28 a.m. Twin Cities Order 1-F, Amendment 41, covering fresh fruits and vegetables in St. Paul and Minneapolis and Adjoining Munici-

palities. Filed 9:28 a. m. Twin Cities Order 3-F, Amendment 6, covering fresh fruits and vegetables in Duluth and Proctor, Minnesota and Superior, Wisconsin. Filed 9:28 a. m.

Twin Citles Order 4-F, Amendment 6, covering fresh fruits and vegetables in Wi-nona, Minnesota. Filed 9:29 a. m.

Twin Cities Order 5-F, Amendment 5, covering fresh fruits and vegetables in the City of Rochester, Minnesota. Filed 9:30 a. m.

REGION VII

Denver Order 4-F, Amendment 20, covering fresh fruits and vegetables in the Denver area. Filed 9:34 a. m.

Denver Order 5-F, Amendment 20, covering fresh fruits and vegetables in the Pueblo

area. Filed 9:35 a.m. Denver Order 6-F, Amendment 20, covering fresh fruits and vegetables in the Colorado Springs, Manitou area. Filed 9:35 a.m.

Denver Order 7-F, Amendment 20, covering fresh fruits and vegetables in the Boulder-Collins-Greeley area. Filed 9:35 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. 45-20708; Filed, Nov. 13, 1945; 11:58 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register November 5, 1945.

REGION II

Binghamton Order 2-F, Amendment 57, covering fresh fruits and vegetables in cer-tain counties in New York. Filed 4:02 p.m. Binghamton Order 17, Amendment 2, covering dry groceries in the Binghamton Dis-

trict. Filed 4:02 p. m. Binghamton Order 18, Amendment 1, covering dry groceries in the Binghamton Dis-Filed 4:02 p. m. trict.

Binghamton Order 4-W, Amendment 1, covering dry groceries in the Binghamton District. Filed 4:03 p. m.

Buffalo Order 3-F, Amendment 34, covering fresh fruits and vegetables in certain citles and towns in New York. Filed 4:03 p. m.

Buffalo Order 4-F, Amendment 34, covering fresh fruits and vegetables in Rochester, East Rochester, Fairport and Pittsford, New York. Filed 4:03 p. m.

Buffalo Order 5-F. Amendment 1, covering fresh fruits and vegetables in the counties of Allegany, Cattaraugus, Chautauqua in New York. Filed 4:03 p. m.

No. 224-8

Scranton Order 18, Amendment 1, covering dry groceries in certain counties in Penn² sylvania. Filed 4:04 p. m. Scranton Order 19, Amendment 1, covering

dry groceries in certain counties in Pennsylvania, Filed 4:04 p.m.

Scranton Order 5-W, Amendment 1, covering dry groceries in certain counties in Pennsylvania. Filed 4:04 p. m. Williamsport Order 28, Amendment 2, cov-

vering dry groceries in certain counties in

Pennsylvania, Filed 4:01 p. m. Williamsport Order 7–W, Amendment 2, covering dry groceries in certain counties in Pennsylvania, Filed 4:01 p. m.

REGION III

Charleston Order 7-F, Amendment 36, covering fresh fruits and vegetables in Lincoln, Logan, Mingo and Wayne countles except the city of Huntington in Wayne county, West

Virginia. Filed 4:04 p. m. Charleston Order 9-F, Amendment 36, cov-ering fresh fruits and vegetables in Cabell county and the city of Huntington in Wayne county, West Virginia. Filed 4:04 p. m.

Charleston Order 10-F, Amendment 36, covering fresh fruits and vegetables in Calhoun, Jackson, Mason, Pleasants, Ritchie, Roane, Wirt and Wood counties, West Vir-ginia. Filed 4:05 p. m. Charleston Order 11-F, Amendment 36,

covering fresh fruits and vegetables in Berkeley, Jefferson and Morgan counties, West Virginia, Filed 4:06 p.m.

Charleston Order 16-F, Amendment 32, covering fresh fruits and vegetables in Boone, Fayette, Kanawha, Putnam and Raleigh counties, West Virginia. Filed 4:06 p.m.

Charleston Order 17-F, Amendment 32, covering fresh fruits and vegetables in cer-tain counties in West Virginia. Filed 4:06 p. m.

Cincinnati Order 1-O, Amendment 5, covering eggs in Hamilton and Montgomery counties in the Cincinnati, Ohio, area.

Filed 4:07 p. m. Louisville Order 12-F, Amendment 43, covering fresh fruits and vegetables in Jefferson county, Kentucky and Clark and Floyd counties, Indiana. Filed 4:07 p. m. Louisville Order 17-F, Amendment 9, covering fresh fruits and vegetables in cer-

tain counties in Kentucky. Filed 4:07 p.m. Louisville Order 18-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 4: 07 p. m. Louisville Order 19-F, Amendment 3, covering fresh fruits and vegetables in cer-tain counties in Kentucky. Filed 4: 07 p. m.

Louisville Order 3-C, Amendment 3, covering poultry in Jefferson county, Kentucky; Clark county, Indiana; Floyd county, In-diana, Filed 4:07 a.m.

REGION IV

Charlotte Order 4-F, covering fresh fruits Charlotte Order 4-F, covering fresh fruits and vegetables in Rockingham, Guilford, Randolph, Montgomery, and Richmond, and all counties lying West thereof—In North Carolina. Filed 4:02 p. m. Montgomery Order 25-F, covering fresh fruits and vegetables in all counties in Ala-

bama lying south of and including Chambers, Tallapoosa, Coosa, Chilton, Perry, Hale, Greene, and Sumter, except the counties of Montgomery, Dallas, Houston, Mobile, and the territory within the limits of Phenix City in Russell county, Filed 4:01 p.m.

REGION VI

Green Bay Order 2-C, covering poultry in certain counties in Wisconsin. Filed 4:00

p. m. Green Bay Order 3-C, covering poultry in certain counties in Wisconsin. Filed 4:00 p. m.

Green Bay Order 4-C, covering poultry in certain counties in Wisconsin. Filed 4:00 p. m.

Green Bay Order 5-C, covering poultry in the county of Marinette. Filed 4:01 p. m.

Copies of any of these orders may be obtained from the Office of Price Administration in the designated city.

ERVIN H. POLLACK. Secretary.

[F. R. Doc. 45-20709; Filed, Nov. 13, 1945; 11:58 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51, were filed with the Division of the Federal Register November 6, 1945.

REGION III

Louisville Order 4-C, Amendment 3, covering poultry in certain counties in Ken-tucky. Filed 10:10 a. m.

Toledo Order 3-F, Amendment 14, covering fresh fruits and vegetables in Lucas county and Townships of Lake, Ross, Rossford and Perrysburg in Wood county in Ohio. Filed 10:10 a. m.

Toledo Order 4-F, Amendment 14, covering fresh fruits and vegetables in certain counties in Ohio, except Lake, Ross, Rossford and Perrysburg Townships in Ohio. Filed 10:10 a. m.

Charlotte Order 20, Amendment 1, covering dry groceries. Filed 10:11 a.m.

REGION IV

Columbia Order 8-F, Amendment 3, covering fresh fruits and vegetables in South Caro-

lina. Filed 9:59 a.m. Nashville Order 12-F, Amendment 48, cov-ering fresh fruits and vegetables in certain counties in Tennessee and the Municipality of Bristol, Virginia. Filed 10:11 a.m.

Nashville Order 13-F, covering fresh fruits and vegetables in certain countles in Ten-Pashville Order 14-F, covering fresh fruits nessee.

and vegetables in certain counties in Ten-nessee and the Municipality of Bristol, Vir-ginia. Filed 10:11 a. m. Nashville Order 20, covering dry groceries

in the Nashville area. Filed 10:11 a. m. Nashville Order 20, Amendment 1, covering

dry groceries in the Nashville area. Filed 10:12 a. m.

Nashville Order 21, covering dry groceries

in the Nashville area. Filed 10:12 a.m. Nashville Order 21, Amendment 1, covering dry groceries in the Nashville area. Filed 10:12 a.m.

Nashville Order 7-W, covering dry grocerles

in the Nashville area. Filed 10:12 a.m. Nashville Order 7-W. Amendment 1, covering dry groceries in the Nashville area. Filed 10:12 a.m.

Raleigh Order 10-F, Amendment 25, covering fresh fruits and vegetables in certain counties in North Carolina. Filed 10:13 a.m.

Raleigh Order 10-F, Amendment 26, cover-ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:13 a.m.

Raleigh Order 10-F, Amendment 27, cover-ing fresh fruits and vegetables in certain

counties in North Carolina. Filed 10:13 a.m. Raleigh Order 10-F, Amendment 28, cover-ing fresh fruits and vegetables in certain

counties in North Carolina. Filed 10:13 a.m. Raleigh Order 10-F, Amendment 29, cover-ing fresh fruits and vegetables in certain

counties in North Carolina. Filed 10:14 a.m. Raleigh Order 10-F, Amendment 30, cover-

Ing fresh fruits and vegetables in certain Counties in North Carolina. Filed 10:14 a.m. Raleigh Order 10-F, Amendment 31, cover-ing fresh fruits and vegetables in certain

countles in North Carolina. Filed 10:14 a.m.

Raleigh Order 10-F, Amendment 32, cover-ing fresh fruits and vegetables in certain counties in North Carolina, Filed 10:14 a.m.

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Raleigh Order 10-F. Amendment 33, cover-ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:14 a.m.

Raleigh Order 10-F, Amendment 34, covering fresh fruits and vegetables in certain counties in North Carolina. Filed 10:15 a.m. Raleigh Order 10-F, Amendment 35, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:15 a.m. Raleigh Order 10-F, Amendment 36, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:15 a.m. Raleigh Order 10-F, Amendment 37, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:15 a.m. Raleigh Order 10-F, Amendment 38, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:15 a.m. Raleigh Order 10-F, Amendment 39, cover-ing fresh fruits and vegetables in certain

counties in North Carolina. Filed 10:16 a.m. Raleigh Order 11-F, Amendment 25, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:16 a.m. Raleigh Order 11-F, Amendment 26, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:16 a.m. Raleigh Order 11-F, Amendments 27-28,

covering fresh fruits and vegetables in certain counties in North Carolina. Filed 10:16 a.m. Raleigh Order 11-F, Amendment 29, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:16 a.m. Raleigh Order 11-F, Amendment 30, cover-ing fresh fruits and vegetables in certain

counties in North Carolina, Filed 10:16 a.m. Raleigh Order 11-F, Amendment 31, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:17 a.m. Raleigh Order 11-F, Amendment 32, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:17 a.m. Raleigh Order 11-F, Amendment 33, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:17 a.m. Raleigh Order 11-F, Amendment 34, cover-

ing fresh fruits and vegetables in certain counties in North Carolina, Filed 10:17 a.m. Raleigh Order 11-F, Amendment 35, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:18 a.m.

Raleigh Order 11-F, Amendment 36, cover-ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:18 a.m. Raleigh Order 11-F, Amendment 37, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:18 a.m. Raleigh Order 11-F, Amendment 38, cover-

ing fresh fruits and vegetables in certain counties in North Carolina. Filed 10:18 a.m.

Raleigh Order 11-F, Amendment 39, cov-ering fresh fruits and vegetables in certain counties in North Carolina, Filed 10:19 a.m. Raleigh Order 12-F, covering fresh fruits

and vegetables in certain counties in North Carolina. Filed 10:19 a.m. Raleigh Order 12-F, Amendment 1, cover-ing fresh fruits and vegetables in certain

counties in North Carolina. Filed 10:19 a.m. Raleigh Order 13-F, covering fresh fruits

and vegetables in certain counties in North Carolina. Filed 10:19 a.m.

Raleigh Order 13-F, Amendment 1, covering fresh fruits and vegetables in certain

counties in North Carolina. Filed 10:03 a.m., Raleigh Order 3-C, covering poultry in cer-tain counties in North Carolina. Filed 9:55 a. m

Raleigh Order 4-C, covering poultry in certain counties in North Carolina, Filed 10:01 a. m.

Raleigh Order 4-C. Amendment 1. covering poultry in certain counties in North Caro-lina. Filed 10:01 a.m.

Raleigh Order 5-C, covering poultry in cer-tain counties in North Carolina. Filed 10:01 8. m

Raleigh Order 5-C, Amendment 1, covering poultry in certain counties in North Carolina. Filed 10:01 a. m.

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Raleigh Order 6-C, covering poultry in cer-tain counties in North Carolina. Filed 10:01 a. m

Raleigh Order 6-C, Amendment 1, covering poultry in certain counties in North Caro-Filed 10:02 a. m. lina.

Raleigh Order 1-O, Amendment 4, covering eggs in certain counties in North Carolina

na. Filed 10:02 a. m. Raleigh Order 1-O, Amendment 5, covering eggs in certain counties in North Caro-Filed 10:02 a. m.

Raleigh Order 1-O, Amendment 6, covering eggs in certain counties in North Carolina, Filed 10:09 a. m.

Raleigh Order 2-O, Amendment 4, covering eggs in certain counties in North Carolina. Filed 10:03 a. m.

Raleigh Order 2-O, Amendment 5, covering eggs in certain counties in North Caro-Filed 10:03 a. m. lina

Raleigh Order 3-O, Amendment 4, covering eggs in certain counties in North Carolina. Filed 10:08 a. m.

Raleigh Order 3-O, Amendment 5, covering eggs in certain countles in North Carolina. Filed 10:08 a. m.

Raleigh Order 3-O, Amendment 6, covering eggs in certain counties in North Carolina. Filed 10:08 a. m.

Raleigh Order 4-O, Amendment 4, covering eggs in certain counties in North Carolina. Filed 10: 08 a. m.

Raleigh Order 4-O, Amendment 5, covering eggs in certain counties in North Carolina. Filed 10:08 a. m.

Raleigh Order 5-O, covering eggs in certain counties in North Carolina. Filed 10:09 a. m

Raleigh Order 6-O, covering eggs in certain counties in North Carolina. Filed 10:09 a. m.

Raleigh Order 7-O, covering eggs in certain counties in North Carolina. Filed 10:09 a. m.

Raleigh Order 8-O, covering eggs in certain counties in North Carolina. Filed 10:10 a. m.

REGION VI

Peoria Order 7-F, Amendment 29, covering fresh fruits and vegetables in certain cities in the counties of Peoria and Tazewell. Filed 10:10 a.m.

Peoria Order 9-F, Amendment 30, covering fresh fruits and vegetables in the cities of Bloomington and Normal in the county of McLean, Illinois. Filed 9: 59 a.m.

Peoria Order 11-F, Amendment 4, covering fresh fruits and vegetables in Winnebago in Illinois. Filed 9:59 a.m.

Peoria Order 12-F, Amendment 2, covering fresh fruits and vegetables in certain areas

in Illinois. Filed 9:59 a.m. Twin Cities Order 2-F, Amendment 18, cov-ering fresh fruits and vegetables in certain counties in Minnesota and Wisconsin. Filed 10:00 a. m.

Twin Cities Order 6-F, Amendment 1, covering fresh fruits and vegetables in certain counties in Minnesota, excluding the City of Duluth and the Village of Proctor. Filed 10:00 a.m.

REGION VIII

San Francisco Order 18-F, Amendment 2, covering fresh fruits and vegetables in the City of Modesto. Filed 9:58 a.m.

San Francisco Order 19-F, Amendment 2, covering fresh fruits and vegetables in certain counties in California. Filed 9:55 a.m.

San Francisco Order 20-F, Amendment 2, covering fresh fruits and vegetables in certain counties and towns in California excluding the cities of Modesto and Merced. Filed 9:55 a. m.

San Francisco Order 21-F, Amendment 2, covering fresh fruits and vegetables in the City of Merced. Filed 9:55 a. m.

San Francisco Order 22-F, Amendment 3, covering fresh fruits and vegetables certain cities in California. in Filed 9:56 a.m.

Spokane Order 8-F, Amendment 39, covering fresh fruits and vegetables in certain areas in Spokane county, Washington, including city of Spokane, and Area East. Filed 9:56 a. m.

Spokane Order 9-F. Amendment 39, covering fresh fruits and vegetables in certain areas in Kootenai county, Idaho, including Coeur D'Alene and other areas. Filed 9:56 a. m.

Spokane Order 10-F, Amendment 38, covering fresh fruits and vegetables in certain areas in Shoshone and Kootenai countles, Idaho, including Kellogg, Wallace and other areas. Filed 9:57 a.m.

Spokane Order 11-F, Amendment 38, covering fresh fruits and vegetables in certain areas in and within 3 miles of Moscow, Idaho, and Pullman, Washington. Filed 9:57 a. m.

Spokane Order 12-F, Amendment 39, covering fresh fruits and vegetables in certain areas in and within 3 miles of Lewiston, Idaho, and Clarkston, Washington. Filed 9:57 a. m.

Spokane Order 13-F. Amendment 42, covering fresh fruits and vegetables in certain areas in Walla Walla and counties, Washington, and Umatilla county, Oregon, includ-ing Walla Walla and Dayton, Washington and Milton and Freewater, Oregon and

other areas. Filed 9:57 a. m. Spokane Order 14-F. Amendment 40, cov-ering fresh fruits and vegetables in certain areas in and within 3 miles of Pasco, Kennewick and Richland, Washington and con-necting highways. Filed 9:58 a.m. Spokane Order 1-P. Amendment 2, cover-ing fresh fish and seafood in certain areas

in Spokane county, Washington. Filed 9:59 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. 45-20710; Filed, Nov. 13, 1945; 11:58 a. m.]

[Region I Order G-21 Under SE 15, MPR 280 and MPR 329]

FLUID MILK IN MAINE

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 § 1499.75 (a) (9) of Supplementary Regulation 15 to the General Maximum Price Regulation, as amended, by § 1351.807 of Maximum Price Regulation No. 280 and § 1351.408 of Maximum Price Regulation No. 329, Order G-21 is hereby amended in the following respects:

1. The subdivision designated Penobscot County in paragraph (a) (2) is amended to read as follows:

PENOESCOT COUNTY

Bangor, Bradley, Brewer, Charles-		
ton, Dexter, East Millinocket,		
Hampden, Lincoln, Medway, Mil-		
ford, Newport, Old Town, Orono,		
Orrington, and Veasie	Zone	4.
Millinocket	Zone	12
The remainder of Penobscot		

County _____ Zone 9.

2. A new subparagraph (14) is added to paragraph (h) to read as follows:

(14) Amendment No. 14 shall become effective on November 10, 1945 at 12:01 a. m.

Issued this 23d of October, 1945.

H RUSSELL CORT.

Acting Regional Administrator. Approved: November 8, 1945.

J. B. HUTSON, Under Secretary of Agriculture.

[F. R. Doc. 45-20753; Filed, Nov. 13, 1945; 1:28 p. m.]

[Region VI Rev. Order G-8 Under RMPR 122, Amdt. 1]

COAL AND COKE IN MADISON, WIS.

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-8 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

Paragraph (c), Price Schedule, is amended as follows: Subparagraphs I, IV, V, and VIII are amended to read:

SCHEDULE

A STATE	Less than 3 tons de- livered		3 ton more live	e de-
X	Gross	Net	Gross	Net
I. Low volatile bituminous coal from District No. 7 (West Virginia): 1. Egg and stove (size groups Nos. 2 and 3)	\$14.40	\$13. 75	\$14. 40	\$13. 75
 IV. High volatile bituminous coal from District No. 10 (Illinois): A. Southern subdistrict (deep machine mines): 1. Lump 3" and larger, and egg 6" x 3" and 3" x 2", price group Nos. 1, 2 and 8. 				
Nos. 1, 2 and 8. 2, Prepared stoker, size group Nos. 22 and 28, price group Nos. 1, 2	9.90	9. 45	9, 90	9.4
and 8 3. Washed and dedusted screenings, size group	9. 05	8.65	8, 55	8.12
Nos. 24 and 27, price group Nos. 1, 2 and 8. V. High volatile biturainous coal from District #11 (Indiana): 1. Lump and egg, size group Nos. 1, 2 and 3, price group Nos. 6 and	8, 65	8. 25	8, 15	7.7
price group Nos. 6 and 14. 2. Lump and egg, size group Nos. 1, 2 and 3, price groups 8-12, inc., and egg, size group Nos. 4 and 5, price	9, 58	9. 13	9. 58	9. 13
group No. 13. 3. Stoker, size group 9	9, 18	8.73	9.18	8. 7
 through 12, price group Nos. 6 and 14. 4. Washed screenings, size group Nos. 23, 24, price group Nos. 7 and 13 and washed nut and pea, size group No. 17- 22, inc., price group 9 	8, 63	8, 23	8, 13	7.7
to 12, inc	8.23	7.83	7.73	7. 3
VIII Duproduct coke:				1
VIII. Byproduct coke: 1. Egg, stove and nut	15. 45	14, 75	15, 45	14.7

This Amendment No. 74 to Revised Or. der No. G-8 shall be effective immediately.

Issued this 1st day of November 1945.

R. E. WALTERS,

Regional Administrator. [F. R. Doc. 45-20752; Filed, Nov. 13, 1945; 1:24 p. m.]

[Region VI Order G-16 Under RMPR 122, Appendix 25]

SOLID FUELS IN GREEN BAY, WIS.

(a) Applicability. This Appendix No. 25 applies to sales of solid fuels delivered in the cities of Green Bay and De Pere, Wisconsin, and the area included within a radius of 5 miles of the city limits of Green Bay, and De Pere, Wis. (b) Price schedule. (1) Immediately

below and as a part of this section (b) is a Price Schedule that sets forth maximum prices for "Domestic Delivered" sales by dealers in lots of 1 ton or more of specified kinds and sizes of solid fuels. The prices are the same for both treated and untreated coal. Discounts are set forth in section (c). Service charges are set forth in section (d). Definitions are set forth in section (e). Sales in lots of fractions of a ton or tons shall be governed by the Price Schedule as follows:

(i) On "domestic delivered" sales of less than 1 ton, the price shall be proportional to the price per ton plus an additional charge of 25 cents, but in no event shall the total price be in excess of that for a sale of 1 ton; for example, if the price of 1 ton is \$9.65, the price of one-half ton would be \$4,83 plus 25 cents or a total of \$5.08; the price of threequarter ton would be \$7.24 plus 25 cents or a total of \$7.49.

(ii) On "domestic delivered" sales of more than 1 ton, for each fraction of a ton sold, the price shall be proportional to the price per ton; for example, if the price of 1 ton is \$10.90, the price of $1\frac{1}{2}$ tons would be \$16.35.

PRICE SCHEDULE

		omestic livered
7.75	(p	er ton)
	I. Low volatile bituminous coal from district No. 7 (southern West Vir-	
	ginia and northwestern and cen-	
	tral Virginia):	\$12.45
9.13	1. Egg 2. Stove	11.95
	2. Stove3. Nut	
	4. Screenings	8.90
		0.00
	The above prices do not include	
8.73	sales of Glen Rogers coal produced at Mine Index No. 73 of the Raleigh-	1
7.73	Wyoming Mining Co.	
	II. High volatile bituminous coal from	
	district No. 8 (eastern Kentucky,	
	southwestern West Virginia,	
	western Virginia, northern Ten-	
7.38	nessee and North Carolina):	
	1. Lump: (a) Premium Kentucky (includ-	
	ing coals in high and low splint	
	seams, Millers Creek and No. 5	
14.75	scams, miners creek and No. o	226 202

seam in price classification A). 10.75 (b) Elkhorn seam 10.40 (c) Splint coals (including Is-land Creek and No. 5 block

seams)_____ 9,95

A NICE OUTBOOLS CONTINUED	omestic
	livered
	er ton)
II. High volatile bituminous coal from	
district No. 8-Continued.	
2. Egg:	
(a) Premium Kentucky (includ-	
ing coals in high and low splint,	
Millers Creek and No. 5 seams	
in price classification A)	\$10.45
(b) Elkhorn seam	10.10
(c) Splint coals (including Is-	
land Creek and No. 5 block	
seams)	9.75
3. Stove:	0.10
(a) Premium Kentucky (includ-	
ing coals in high and low splint,	
Millers Creek and No. 5 seams	100
	10.15
in price classification A)	10.15
(b) Elkhorn seam	10.00
(c) Splint coals (including Island	0.07
Creek and No. 5 block seams) -	9.65
4. Stoker:	
(a) Prepared, rescreened stoker	
in price classification A coals	Mart Local
and Elkhorn and Harlan seams_	10.20
(b) Domestic stoker in price	
classification A coals and Elk-	
horn and Harlan seams)	9.70
(c) Domestic stoker from splint	
coals (in Island Creek and No.	
5 block seams)	9.40
5. Screenings:	
(a) Elkhorn seam	8.95
(b) Harlan seam	8.85
(c) Splint (including Island	
Creek, No. 5 block and Hazard	
No, 4 seams)	8.75
III. Pennsylvania anthracite:	
1. Egg, stove and nut	15.50
2. Pea	13.80
3. Buckwheat	11.40
IV. Briquettes, low volatile:	
1. Reiss-Manufactured by The C.	
Reiss Coal Co	11.20
T Cliffe and blow (manufactured by	11.20

PRICE SCHEDULE-Continued

V. Cliffs coal blox (manufactured by Cleveland Cliffs Iron and Coal Co.) _ 13,40

(c) Discounts. The maximum prices set forth in section (b) (1) shall be subject to the following discount:

Per ton (1) On "domestic sales" to other dealers of coal picked up at the dealer's

yard or dock_. \$1.90 (2) On "domestic sales" to domestic

consumers of coal picked up at the dealer's yard or dock_____ . 50

(d) Immediately below and as a part of this section (e) is a Schedule of Service Charges which a dealer may make for the special services described when rendered in connection with sales of solid fuels covered by this Appendix. These charges may be made only if the buyer requests the service and the dealer renders it pursuant to the request. The charges must be separately stated on the dealer's invoice.

SCHEDULE OF SERVICE CHARGES

. Per ton

- (cents) (1) Carry or wheel from curb_. ---- 50
- (2) Carry upstairs, each flight_____ 25

(e) Definitions. (1) "Commercial sales" mean sales made to commercial and industrial users such as hotels, industrial plants, office buildings, large department stores, and to institutional users such as hospitals, public institutions, and public buildings.

(2) "Domestic sales" means all sales other than "commercial sales".

14116

FEDERAL REGISTER, Thursday, November 15, 1945

(3) Except as otherwise provided herein or as the context may otherwise require, all terms used in this Appendix shall bear the meaning given them in Revised Maximum Price Regulation No. 122 or the Emergency Price Control Act of 1942; if not therein defined, they shall be given their customary trade meaning.

This Appendix No. 25 to Order No. G-16 shall become effective immediately.

Issued this 5th day of November 1945. R. E. WALTERS,

Regional Administrator.

IT

[F. R. Doc. 45-20751; Filed, Nov. 13, 1945; 1:24 p. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 67]

SOLID FUELS IN SIOUX CITY, IOWA, AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

1. In Appendix No. 2, which covers the Sioux City, Iowa, area, paragraph (b), Price Schedule, subparagraphs I, III A, B 2 and 3, and IV are amended to read as follows:

the second s		-
	Dome deliver consu	red to
	Perton	Per 3/2 ton
I. High volatile bituminous coal from dis-		
trict No. 10 (Illinois): A. Southorn subdistrict (deep machine		
mines):		The second
1. Lump and egg, size groups 1, 2, 3, price group Nos. 1, 2 and 8.	\$11. 55	\$6.30
 Small egg and stove, size groups 4, 5, 6 and 8, price group Nos. 1, 2 and 8. Special stoker (treated) size groups 21, 22 and 28, price groups 1, 2 and 8. 	11.30	1 and the
3. Special stoker (treated) size groups	12.	(GCH
21, 22 and 28, price groups 1, 2 and 8	10.35	5. 68
III. Bituminous coal from district No. 14 (Arkansas-Oklahoma);		1
A. Production group No. 3A (includes all mines in the Paris field of Logan County, Ark., and mines in Frank-		TIM
County, Ark., and mines in Frank- lin County located in the Paris basin)		inen.
underground machine cut mines:		
 Size group Nos. 4, 6, 7 and 8: a. Mine index Nos. 76, 110 and 132 	16.40	8.70
b. Mine index Nos. 52 and 53	16.65	
d. Mine index Nos. 40, 77 and 117	16.85 17.10	8.93 9.05
 lin County located in the Paris basin) underground machine cut mines: Size group Nos. 4, 6, 7 and 8: a. Mine index Nos. 76, 110 and 132 b. Mine index Nos. 52 and 53 c. Mine index Nos. 55 and 116 d. Mine index Nos. 76, 110 and 132 b. Mine index Nos. 76, 110 and 132 c. Mine index Nos. 55 and 53 c. Mine index Nos. 55 and 116 d. Mine index Nos. 55 and 53 c. Mine index Nos. 55 and 136 d. Mine index Nos. 55 and 53 c. Mine index Nos. 55 and 136 d. Mine index Nos. 55 and 53 f. Mine index Nos. 55 and 53 f. Mine index Nos. 5, 54 and 538 f. (includes all mines in Sebastian County, Ark.): 	16.25	
b. Mine index Nos. 52 and 53	16.50	8.75
d. Mine index Nos. 40, 77 and 117	16.70	8.85
B. Production group Nos. 5, 5A and 5B (includes all mines in Sebastian		1.5
		Sing!
2. Production group No. 5B (under-		
ground mines solid shot) mine	100	
329, 336, 340, 349, 603, 607, 611,	Sec. 1	156
a. Size group Nos. 3A, 6, 7 and 8.	15.05	8.03
b. Size group No. 3	14.90 14.65	7.95
 Production group No. 5B (under- ground mines solid shot) mine index Nos. 56, 79, 80, 170, 182, 198, 329, 336, 340, 349, 603, 607, 611, 1011, 1017, 1027, 1038, and 1043: B. Size group Nos. 3A, 6, 7 and 8b. Size group No. 3 C. Size group No. 11	19.00	1.00
 8. Size group Nos. 4, 6, 7 and 8: (i) Mine index Nos. 2, 34, 89, 106, 590, 608 and 697 	15, 80	8.40
(ii) Mine index No. 13	15.95	8.48
(iii) Mine index No. 144	16.20	8.60
(i) Mine index No. 2, 33, 89, 100, 580, 608 and 627 (ii) Mine index No. 13. (iv) Mine index No. 144 (iv) Mine index No. 121 b. Size group No. 5: (i) Mine index Nos.2, 34, 89, 106, 580, 608 and 627		See
(i) Mine index Nos. 2, 34, 89, 106, 580, 608 and 627 (ii) Mine index No. 13	15.65	8.33
(ii) Mine index No. 13. (iii) Mine index No. 144	15.80 16.05	8.40
(iii) Mine index No. 144 (iv) Mine index No. 121	16.15	8.58
 c. Size group No. 11: (1) Mine index Nos. 2, 13, 34, 89, 	Art	1-83
106, 121, 580, 608 and 627 (ii) Mine index No. 144 only	14.70 15.05	7.80
(i) mile index ito, its only		

And Annalasia Statistica Contraction	Dome deliver consu	ed to
	Perton	Per 32 ton
 High volatile bituminous coal from district No. 15 (Kansas, Missouri, and part of Okiahoma): Production group No. 1 (all mines located in Cherokee, Crawford, Bourbon, Neosho, Labette and Wilson Counties, Kansas; and Barton, Jasper, Dade, Cedar, and that portion of Vernon County lying south of an east and west line drawn through the town of Nevada, Missouri) (strip mines): Purnace or egg-size group 3 (double screened coals with a top size not larger than 10" bui larger than 14"). Special stoker-size group 11 (double screened coals with a top size larger than 10". Production group No. 3 (all mines located in Boone, Callaway, Audrain, Randolph, Clark, Macon, Moniteau, Linn, Grundy, Harrison, Adar, Chariton, Schuyler, Putnam, Cole, Howard, Monroe, Warren, Lincoln, Sullivan and Rails Counties in Missouri) (strip mines): Fancy nut-size group 5 (double screened coals with a top size not larger than 3" but larger than 14". Production group No. 3 (all mines located in Boone, Callaway, Audrain, Randolph, Clark, Macon, Moniteau, Linn, Grundy, Harrison, Adar, Chariton, Schuyler, Putnam, Cole, Howard, Monroe, Warren, Lincoln, Sullivan and Rails Counties in Missouri) (strip mines): Fancy nut-size group 5 (double screened coals with a top size not larger than 3" but larger than 14". Standard nut-size group 5 (double screened coals with a top size not larger than 3" but larger than 14". Special stoker-size group 11 (for dimensions see IV-A-2 above). Washed screenings-size group 13 (including 14" x 0 and smaller). Production group No. 10 (all mines located in McIntosh and in Okmul-gee Counties, Oklahoma): Special stoker-size group 11 (for dimensions see IV-A-2 above) deep shaft mines. 	8. 92 8. 72 8. 87 7. 57	5, 13 4, 98 4, 88 4, 68
This Amendment No. 67 to C -16 shall become effective imm Issued this 7th day of Novem	nedial	tely.
R. E. WAL Regional Admini		r.
R. Doc. 45-20750; Filed, Nov. 1:23 p. m.]	13, 1	1945;

[Region VI Order G-16 Under RMPR 122, Amdt. 68]

SOLID FUELS IN KENOSHA, WIS., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

1. In Appendix No. 19, which covers the Kenosha, Wisconsin, area, paragraph (b), Price Schedule, sub-paragraphs I, IV, V, and VI are amended as follows:

Delivered per ton

- I. Low volatile bituminous coal from District No. 7 (southern West Virginia and northwestern and Central Virginia):
 - Lump and egg—size group Nos, 1 and 2 (all lump coal bottom size %", all egg coal top size larger than 3", bottom size no limit) in price classifications A and B:

	livered
	erton
Low volatile bituminous coal from District No. 7—Continued.	
Stove_size group No. 3 (top size	
larger than 1¼" but not ex- ceeding 3"; bottom size smaller	
ceeding 3"; bottom size smaller	
than 3") in price classification A:	
a. Forked or screened	\$13.05
b. Shoveled or bin run	12.55
3. Nut-size group No. 4 (top size larger than ² / ₄ " but not exceed-	
ing 114", bottom size smaller	
ing $1\frac{1}{4}$ ", bottom size smaller than $1\frac{1}{4}$ ") in price classifica-	
tion A	10.90
4. Pea or dedusted screenings—size group No. 5 (top size not ex-	
group No. 5 (top size not ex- ceeding 34", bottom size smaller	
than 34"	10.35

. High volatile bituminous coal from district No. 10 (Illinois):	
A. Southern subdistrict price group	
Nos. 1, 2, and 8 (deep machine	
mines):	
1. Lump and egg—size group Nos. 1, 2 and 3 (all lump and egg	
coal bottom size larger than 2",	
washed or raw)	9.35
2. Egg and nut—size group No. 4.	
5, 6 and 8 (all egg and stove coals bottom size 2" and	
smaller, washed or raw)	9.15
3. Special stoker—size group Nos	
21, 22 and 28 (washed or air	
cleaned). Nut and pea coal- bottom size larger than 1 milli-	
meter and top size not exceed-	
ing 2"; also all dry dedusted special stoker, bottom size	
special stoker, bottom size larger than 28 mesh and top	
size not exceeding 3/8")	8.45
4. Washed screenings—size group	0.10
Nos. 23 and 24 (all washed or air	
cleaned screenings-top size	
not exceeding 2")	8.15
B. Belleville and Duquoin—subdis- tricts—price group Nos. 10 and	
16 to 22 inclusive:	
1. Egg and nut—size group Nos.	
4, 5, 6 and 8 (all egg and	
stove coals, bottom size 2"	
and smaller, washed or raw):	0.55
a. Strip mines b. Deep machine mines	8.55 8.60
High volatile bituminous coal from	0.00
district No. 11 (Indiana):	
district No. 11 (Indiana): 1. Lump and egg—size group Nos	4
1, 2 and 3 (all lump and egg	ş
coals, bottom size larger than	1
2" washed or raw): a. Price group Nos. 6 and 14	0 79
b. Price group Nos. 15 and 14	
2. Egg, nut and stove-size groun)
2. Egg, nut and stove-size group Nos. 4, 5, 6 and 8 (all egg and	1
stove coals bottom size 2" and	1
smaller, washed or raw)	
3. Stoker-size group Nos. 9 to 1:	8
inclusive (raw nut and pea coal- bottom size larger than 10 mesh or	
south the respect when to mesh of	

%2" and top size not exceeding
2") price group Nos. 6 and 14.... 8.73
VI. Byproduct coke:
1. Stove and nut—Solvay or Kop-

- per_____ 15.05 2. Stove and nut—Racine_____ 13.50
- 3. Pea-Racine_____ 12.50

This Amendment No. 68 to Order No. G-16 shall be effective immediately.

Issued this 5th day of November 1945.

R. E. WALTERS,

Regional Administrator.

[F. R. Doc. 45-20749; Filed, Nov. 13, 1945; 1:23 p. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 69]

SOLID FUELS IN LINCOLN, NEBR., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects: In Appendix No. 15 to Order No. G-16 covering the Lincoln, Nebraska, area, paragraph (b), Price Schedule, subparagraphs I, B, 1; II, C; II, D, 5 are amended ad an fallow to

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read as follows:	gr
PRICE SCHEDULE Dell	vered ar
	ton —
High volatile bituminous coal from	
District No. 10 (Illinois):	
B. Duquoin subdistrict price group	
No. 8 (deep machine mines):	
1. Washed screenings-size group	-
Nos. 23 and 24 (washed or air	IV
cleaned screenings top size not	
exceeding 2'') common trade name, "S. P. Stoker"	ee 00
name, S. F. Stoker	¢0, 90
Bituminous coal from district No.	
No. 14 (Arkansas, Oklahoma):	
C. Production group No. 3A (in-	
C. Production group No. 3A (in- cludes all mines in the "Paris	
Field" of Logan County, Arkan-	B.
sas and mines in Franklin Coun-	D.
ty located in Paris Basin):	
1. Production group No. 3A (un-	
derground mines machine	1.14
cut):	
(a) Lump-Grate furnace and	
egg—Size group Nos. 4, 6, 7,	
and 8:	China and Sal
(1) Mine index Nos. 76, 110 and 132 only	15 05
	15.05
(ii) Mine index Nos. 52 and	15.30
53 only (iii) Mine index Nos. 55 and	10.00
116 only	15 50
(iv) Mine index Nos. 40, 77	10.00
	15.75
(b) Lump-Size group No. 5:	
(1) Mine index Nos. 76, 110	
and 132 only	14.90
(ii) Mine index Nos. 52 and	
53 only	15.15
(iii) Mine index Nos. 55 and	
116 only	15.35
(iv) Mine index Nos. 40, 77 and	
117 only	15.60
	•
D. Production group Nos. 5, 5A and	
5B (includes all mines in Sebas-	
tian County, Ark.):	
• • • • •	
5. Production group No. 5A (un-	
derground mines machine	
cut):	
(a) Lump-grate-furnace-egg-	
Size group Nos. 4, 6, 7 and 8:	15 05
(i) Mine index No. 121 only(ii) Mine index No. 13 only	14 70
(iii) Mine index No. 13 only	14.95
(b) Lump—Size group No. 5:	
(i) Mine index No. 121 only	14.90
(ii) Mine index No. 13 only	
(iii) Mine index No. 144 only	14.80
This Amondment No. 60 to Orde	

This Amendment No. 69 to Order No. G-16 shall be effective immediately.

Issued this 6th day of November 1945.

R. E. WALTERS.

Regional Administrator.

[F. R. Doc. 45-20748; Filed, Nov. 13, 1945] 1:28 p. m.]

[Region VI Order G-16 under RMPR 122, Amdt. 70]

SOLID FUELS IN SIOUX FALLS, S. DAK., AREA

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Re-vised Maximum Price Regulation No. 122 is amended in the following respects: 1. In Appendix No. 1, which covers the Sioux Falls, South Dakota, area paragraph (b), Price Schedule, sub-para-graphs IV, V A 1, V B 1, V C, and VII re amended to read as follows:

Contraction of the second s	-	-
	Do- mes- tic per 1 ton	De- liv- ered per 32 ton
 IV. High volatile bituminous coal from district No. 10 (Illinois): A. Southern subdistrict, deep machine mines price group Nos. 1, 2 and 8: 1. Lump or egg, size group Nos. 1-3 (including 6" x 3" egg). 2. Stove, size group No. 8 (top size 2" to larger than 114"; bottom size small- 	\$11. 55	\$6.10
er than 2" to larger than 36")	10.65	5. 60
B. Bituminous coal from district No. 14 (Arkansas-Oklahoma):		-
 A. Production group No, 1 and 1A (includes all mines in Pope County, all mines in the "Spadra field" of Johnson County, Arkansas, all mines in the Scranton field of Logan County, Ark.): Production Group No. 1 (strip mines) mine index Nos. 593, 1014, 1021, 1030, 1040, 1047, 1050 and 1051 court 		
only: a. Size group No. 3. b. Size group No. 3A.	14. 25 14. 40	7.38
 b. Size group No. 3A. c. Size group Nos. 6, 7 and 8. 	14.40 14.75	7.4
B. Production group No. 3A (includes all mines in the "Paris field" of Logan County, Arkansas, and mines in Franklin County located in Paris Basin):	1	
 Underground mines, machine cut: a. Size Group Nos. 4, 6, 7 and 8: (i) Mine index Nos. 76, 110 and 		
132 only (ii) Mine index Nos. 52 and 53. (iii) Mine index Nos. 55 and 116. (iv) Mine index Nos. 40, 77, and	15.40 15.65 15.85	7.9 8.0 8.1
117	16.10	8.3
 b. Size group No. 5 (i) Mine index Nos. 76, 110 and 132 	15.25	7.8
 b. Size group No. 5 (i) Mine index Nos. 76, 110 and 132 (ii) Mine index Nos. 52 and 53 (iii) Mine index Nos. 55 and 116 (iv) Mine index Nos. 40, 77, 117. C. Production group Nos. 5, 5A and 5B (includes all mines in Sebastian Computer Arkapese): 	15.50 15.70 15.95	8.0 8.1 8.2
(includes all mines in Sebastian County Arkansas);		
(includes all mines in sepastian County Arkansas): 1. Production group No. 5 (strip mines) mine index Nos. 484, 511, 547, 548, 601, 630, 1004, 1010, 1020, 1023, 1026, 1029, 1033, 1043 and 1019 a. Size group Nos. 3A, 6, 7 and 8 b. Size group No. 5A (under- ground mines machine cut):		
1029, 1033, 1043 and 1019 a. Size group Nos, 3A, 6, 7 and 8.	14.05	7.2
b. Size group No. 3	13.90	7.2
2. Frometon group Not. 4. 6, 7 and 8: (i) Mine index No. 2, 34, 89, 106, 580,		
608 and 627	15.35	
(iii) Mine index No. 144 only (iv) Mine index No. 121 only	15.50 15.75 15.85	8.1
b. Size group No. 5: (i) Mine index Nos. 2, 34, 89, 106,		
 b. Size group No. 5: (i) Mine index Nos. 2, 34, 89, 106, 580, 608 and 627 (ii) Mine index No. 13 only	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	7.9
 Mine index No. 13 only		
336, 340, 349, 603, 607, 611, 1011, 1017, 1027, 1038 and 1043:	1	
a. Size group Nos. 3A, 6, 7 and 8 b. Size group No. 8		7.5
and a second	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	
VII. Byproduct coke	17.40	8.9

2. In paragraph (b), Price Schedule, subparagraph VIII, Briquettes, is deleted.

This Amendment No. 70 to Order No. G-16 shall be effective immediately.

Issued this 5th day of November 1945.

R. E. WALTERS. Regional Administrator.

[F. R. Doc. 45-20755; Filed, Nov. 13, 1945; 1:29 p. m.]

[Region VI Order G-16 Under RMPR 122, Amdt. 71]

SOLID FUELS IN COUNCIL BLUFFS, IOWA An opinion accompanying this amend-

ment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

In Appendix No. 23, covering the Council Bluffs, Iowa, area, paragraph (b), Price Schedule, is amended as follows: 1. Sub-paragraph IV, B, is amended to read:

- B. Production group No. 3A (includes all mines in the "Paris field" of Logan County, Ark., and mines in Franklin County located in the Paris basin);
 1. Underground mines machine unt mine index Nos 76 110
 - cut, mine index Nos. 76, 110, \$14.25
 - cut, mine index Nos. 40, 77 and 117 only. (a) Lump, furnace, grate, and egg, size group Nos. 4, 6, 7 and 8_____ 14.85
- 3. Underground mines machine cut, mine index Nos. 52 and 53 only. (a) Lump, grate, fur-nace and egg, size group Nos. 4, 6, 7 and 8. 14.60
- 4. Underground mine machine cut, mine index Nos. 55 and 116 only. (a) Lump, grate, fur-nace and egg, size group Nos. 4, 6, 7 and 8_____ 14.70

2. Subparagraph IV, A, is amended by deleting, "mine index No. 1032."

This Amendment No. 71 to Order No. G-16 shall become effective immediately.

Issued this 7th day of November, 1945.

R. E. WALTERS. Regional Administrator.

[F. R. Doc. 45-20754; Filed, Nov. 13, 1945; 1:28 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File Nos. 54-42, 54-69, 59-65]

CENTRAL STATES UTILITIES CORP. ET AL.

NOTICE OF FILING AND ORDER RECONVENING HEARING

In the matters of Central States Utilities Corporation, Central States Power & Light Corporation, Ogden Corporation, File No. 54-42; Ogden Corporation and Subsidiary Companies, File No. 54-69; Ogden Corporation and Subsidiary Companies, File No. 59-65.

I. Notice is hereby given that Ogden Corporation ("Ogden"), a registered holding company, together with its subsidiary, Central States Utilities Corporation ("Central Utilities"), and the latter's subsidiary, Central States Power & Light Corporation ("Central States"), have filed Amendment No. 13 in these consolidated proceedings, proposing a plan for the extension of the maturity date of Central States' 5% Debentures ("Maturity Extension Plan") in connection with the plan for the liquidation of Central Utilities and Central States heretofore filed herein pursuant to section 11 (e) and other applicable sections of the Public Utility Holding Company Act of 1935 and the rules promulgated thereunder.

All interested persons are referred to said amendment, which is on file in the office of the Commission, for a full statement of the transactions proposed therein, which may be summarized as follows:

It is proposed to extend the maturity date of Central States' 5% Debentures from January 1, 1946, to January 1, 1947. During the one-year period of extension, said debentures shall continue to bear a 5% rate of interest and be subject to all their present terms and conditions and the terms and conditions of the Debenture Agreement dated as of January 1, 1934 under which they were issued, except that any interest payable on the debentures on and after January 1, 1946, to the holders thereof, other than Ogden, shall be (a) paid to such holders of such debentures. (b) placed in escrow pending a final determination of the creditors and security holders entitled thereto, or (c) treated in such manner as the Commission may determine to be fair and equitable to aid in carrying out in an orderly manner the aforesaid liguidation plan.

The applicants request the Commission, if and when it approves the Maturity Extension Plan, to apply to an appropriate court pursuant to section 18 (f) of the act to enforce and carry out as a separable plan under section 11 (e) of the act the terms and provisions of said Maturity Extension Plan.

Ogden proposes that, if the Maturity Extension Plan is approved by this Commission and by the court, it agrees to waive interest payments on such debentures owned by it which become due on January 1, 1946 and July 1, 1946, subject to the condition that it retains a claim to such interest which may be asserted if and when the total principal amount of and interest on all of the 5% Debentures owned by persons other than Ogden have been paid in full.

It is stated that the assets of Central States consist almost exclusively of cash and investments in government bonds, which after providing for the discharge of current liabilities, amount to \$1,975,-000; and that the only action necessary to consummate the liquidation of Central States is the distribution of its net assets to creditors and security holders entitled thereto. It is further stated that applicants do not believe that it is probable that the necessary hearings before the Commission and the appropriate court in those consolidated proceedings relating to Amendment No. 12, which proposes an amendment plan filed by Ogden for the liquidation of Central Utilities and Central States (Holding Company Act Release No. 5983), providing for a proposed distribution of Central States' assets, will be concluded, and the final orders of the Commission and such court entered in respect of such amended plan (Amendment No. 12) prior to January 1, 1946, the present maturity date of the company's 5% Debenture. Applicants further state that it therefore appears that Central States will not be in a position to make final payment of its outstanding debentures on January 1, 1946. and consequently, the extension of the maturity date of the debentures will be necessary if Central States is to be permitted to liquidate in an orderly manner.

II. On May 20, 1943, the Commission entered an order (1) directing, pursuant to section 11 (b) of the act, among other things, that Central States recapitalize so as to distribute voting power fairly and equitably among its security holders. Provided, however, That such recapitalization need not be effected if said company is liquidated and dissolved, and that Central Utilities be liquidated and dissolved, and (2) approving, pursuant to section 11 (e) of the act, a plan filed by Ogden and certain of its subsidiary companies which provided, among other things, that Central States and Central Utilities would be liquidated and dissolved (File Nos. 54-69 and 59-65).

On December 8, 1944, the Commission entered an order approving the extension of the maturity date of Central States' 5% Debentures from January 1, 1945, to January 1, 1946 (File No. 54-42), and on December 27, 1944, the District Court of the United States for the District of Delaware entered an order approving said maturity extension.

Public hearings have heretofore been held in these consolidated proceedings in respect to Amendment No. 12 filed by Ogden proposing an amended plan for the liquidation of Central Utilities and Central States and have been continued subject to call of the Trial Examiner.

III. It appearing to the Commission that notice should be given and that the hearing herein should be reconvened for the purpose of taking testimony in respect of the Maturity Extension Plan (Amendment No. 13) and additional testimony in respect of the liquidation plan of Central Utilities and Central States (Amendment No. 12);

It is ordered, That the hearing herein be reconvened under the applicable provisions of the act and the rules of the Commission thereunder on November 28, 1945, at 10:00 a. m., e. s. t., at the office of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On that date, the hearing room clerk in Room 318 will advise as to the room in which the hearing will be held.

It is further ordered, That Henry C. Lank or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing. The officer so designated to preside at the hearing is hereby authorized to exercise all powers granted by the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

Notice is hereby given of said hearing to Central States, Central Utilities, Ogden, Continental Illinois National Bank and Trust Company of Chicago, Indenture Trustee of Central States' 5% Debentures, and to all interested persons, said notice to be given to Central States, Central Utilities, Ogden, Continental Illinois National Bank and Trust Company of Chicago, by registered mail, and to all other persons by a general release of this Commission which shall be distributed to the press and mailed to all persons on the mailing list for releases issued under the act and by publication in the FEDERAL REGISTER:

It is further ordered, That Central States and Central Utilities shall give additional notice of this hearing to all their security holders (insofar as the identity of such security holders is known or is available to them) by mailing to each of said persons a copy of this notice and order at his last known address at least fifteen days prior to the date of hearing.

It is requested that any person desiring to be heard in these proceedings shall file with the Secretary of the Commission on or before November 26, 1945 an appropriate request or application to be heard, as provided by Rule XVII of the Commission's rules of practice.

It is further ordered, That without limiting the scope of the issues presented by these proceedings, particular attention will be directed at the hearing to the following matters and questions:

(1) Whether an extension of the maturity date of the 5% Debentures of Central States is necessary to effectuate the provisions of section 11 (b) of the act, and whether such extension in the manner proposed is fair and equitable to the persons affected.

(2) What disposition should be made of any interest payable on said debentures on and after January 1, 1946.

(3) Whether it is necessary or appropriate in the public interest or for the protection of investors and consumers to impose any terms and conditions, and, if so, what terms and conditions.

(4) Whether, in the event that the Commission shall approve the Maturity Extension Plan as filed or as modified, the Commission shall approve said plan for purposes of section 11 (d) of the act (as well as section 11 (e)) so as to permit the Commission of its own motion and irrespective of any request therefor on the part of Central States, Central Utilities or Ogden to apply to a court for the enforcement of the Amended Plan pursuant to section 11 (d) of the act;

(5) Whether in the event that the Commission shall not approve the Maturity Extension Plan as filed or as modified, a plan proposed by the Commission or by any person having a bona fide interest in the liquidation and dissolution of Central States and Central Utilities should be approved by the Commission for purposes of section 11 (d) of the act, and, if proposed by the Commission, what the terms and provisions of such plan should be.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-20788; Filed, Nov. 14, 1945; 11:21 a. m.]

[File No. 70-1156]

American Power & Light Co. and Central Arizona Light and Power Co. SUPPLEMENTAL ORDER RELEASING

JURISDICTION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 7th day of November, A. D. 1945.

The Commission having on November 1, 1945, issued its order herein under section 12 (d) of the Public Utility Holding Company Act of 1935 and Rule U-44 thereunder, permitting to become effective a declaration, as amended, of American Power & Light Company ("Ameri-can"), a registered holding company subsidiary of Electric Bond and Share Company, also a registered holding company, with respect to the sale by American of all the outstanding 840,000 shares of no par value common stock of Central Arizona Power Company, an electric and gas utility subsidiary of American, in accordance with Rule U-50 promulgated under said act; and

The Commission in said order having reserved jurisdiction over the price to be paid for such common stock, the underwriters' spread and its allocation, and all legal fees to be paid in connection with the proposed transaction; and

American, having filed a further amendment to said declaration, stating that in accordance with the permission granted in the said order of the Commission dated November 1, 1945, it offered said common stock for sale pursuant to the competitive bidding requirements of Rule U-50 and has received the following bids:

Price to

Group headed by (per	share)
Blyth & Co., Inc	\$12.42
Kidder Peabody & Co	11.419
Harriman Ripley & Co., Inc	11.129

Said amendment further stating that American Power & Light Company has accepted the bid of The First Boston Corporation-Blyth & Co., Inc. for the common stock, as set out above, and that the stock will be offered for sale to the public at a price of \$13.125 per share resulting in an underwriters' spread of \$.705 per share; and

The Commission having examined said amendment and having considered the record herein and finding no reason for imposing terms or conditions with respect to the price to be paid for said dommon stock and the underwriters' spread and its allocation:

It is ordered, That jurisdiction heretofore reserved over the price to be paid for said common stock, the underwriters' spread and its allocation be, and the same hereby is, released and that said declaration, as further amended, be, and the same hereby is, permitted to become effective forthwith, subject to the terms and conditions prescribed in Rule U-24; and

It is jurther ordered, That jurisdiction heretofore specifically reserved over all legal fees in connection with the said declaration be, and the same hereby is, continued.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary,

[F. R. Doc, 45-20786; Filed, Nov, 14, 1945; 11:21 a. m.]

[File No. 70-1168]

NIAGARA HUDSON POWER CORP.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 8th day of November 1945.

Niagara Hudson Power Corporation, a subsidiary of The United Corporation, a registered holding company, having filed declarations pursuant to sections 6 (a) (2), 7 and 12 (e) of the Public Utility Holding Company Act of 1935 and Rules U-62 and U-65 thereunder regarding (1) the reduction of the par value of its Common Stock (25,436,450 shares authorized, 9,581,008% shares issued and outstanding) from \$10 per share to \$1 per share thereby creating capital surplus in the amount of \$86,229,076.50 to be available for any adjustment of the carrying value of Niagara Hudson's investment in its subsidiary companies; (2) the conversion of 15,678 reacquired shares of its First Preferred Stock, 5% Series, into 783,900 shares of Common Stock; and (3) the solicitation of proxies from stockholders and the employment for this purpose of a professional proxy solicitor for a fee of \$25,000;

A public hearing having been held upon such matter after copropriate notice, the Commission having considered the record, and having made and filed its findings and opinion herein;

It is ordered, That said declarations with respect to the reduction of the par value of the Common Stock of Niagara Hudson Power Corporation and the conversion of the reacquired Preferred Stock into Common Stock be, and hereby are, permitted to become effective forthwith, subject to the terms and conditions contained in Rule U-24 and subject further to the condition that Niagara Hudson Power Corporation shall not hereafter make any charges to Capital Surplus unless fifteen (15) days' prior notice of the making of such charges be given to this Commission. The Commission reserves jurisdiction, upon receipt of such notice, and as part of the proceeding herein, to impose such further terms or conditions as may then be deemed appropriate.

It is further ordered, That the declaration regarding the proposed employment of a professional proxy solicitor be, and hereby is, permitted to become effective forthwith subject to the terms and conditions contained in Rule U-24.

It is further ordered, That jurisdiction be, and hereby is, reserved with respect to the solicitation of proxies pending the submission of the proposed proxy material.

By the Commission.

[SEAL] ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-20789; Filed, Nov. 14, 1945; 11:21 a. m.]

[File No. 70-1184]

CENTRAL NEW YORK POWER CORP.

NOTICE OF FILING AND NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 9th day of November 1945.

Notice is hereby given that an application-declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Central New York Power Corporation ("Central New York"), a subsidiary of Niagara Hudson Power Corporation, in turn a subsidiary of The United Corporation, a registered holding company.

All interested persons are referred to said application-declaration which is on file in the office of the Commission for a statement of the transactions therein proposed, which may be summarized as follows:

Central New York proposes to issue and sell to Guaranty Trust Company of New York a promissory note in an aggregate principal amount not to exceed \$1,900,000 bearing interest at the rate of 15% percent per annum, one-sixth of the principal amount thereof to mature on June 1, 1946 and one-sixth on June 1 of each year thereafter to and including June 1. 1951. The proceeds of such note together with funds of the company (estimated not to be in excess of \$437,000) are to be utilized to purchase in the open market \$1,901,000 principal amount of the company's outstanding non-callable Syracuse Lighting Company Fifty-Year Five Per Cent Bonds due June 1, 1951 at a maximum price of 123 percent of the principal amount thereof plus accrued interest from December 1, 1945 to date of delivery and payment.

The company proposes that the consent requested by this applicationdeclaration shall supersede the authorization granted by order dated April 23, 1945 (Holding Company Act Release No. 5753) as modified by orders dated June 6, 1945 and October 12, 1945 (Holding Company Act Release Nos. 5852 and 6130, respectively) to the extent that the company was authorized to purchase in the open market from time to time during a period not to exceed one year from the date of such orders part or all of such bonds at 121% of the principal amount thereof.

According to the filing, the approval of the Public Service Commission of the State of New York will be obtained with respect to the issue and sale of said promissory note.

It appearing to the Commission that it is appropriate in the public interest and in the interests of investors and consumers that a hearing be held with respect to said application-declaration and that said application-declaration shall not be granted or permitted to become effective except pursuant to further order of the Commission;

It is ordered. That a hearing on said application-declaration under the applicable provisions of the act and the rules of the Commission thereunder be held on November 27, 1945, at 10 a. m., e. s. t. in the office of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such day the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held.

It is jurther ordered, That Charles S. Lobingier or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a trial examiner under the Commission's rules of practice. It is further ordered, That the Secretary of the Commission shall serve, by registered mail, a copy of this order on Central New York, Niagara Hudsón Power Corporation, The United Corporation, and the Public Service Commission of the State of New York; and that notice of said hearing be given to all other persons by publication of this order in the FEDERAL REGISTER. Any person desiring to be heard in connection with these proceedings, or proposing to intervene herein, shall file with the Secretary of the Commission, on or before November 23, 1945, his request or application therefor, as provided by Rule XVII of the rules of practice of the Commission.

It is further ordered, That without limiting the scope of of the issues presented by said application-declaration, particular attention will be directed at said hearing to the following matters and questions:

(1) Whether the proposed issue and sale by Central New York of the promissory note is solely for the purpose of financing the business of said company and has been expressly authorized by the State Commission of the state in which the company is organized and doing business.

(2) Whether the fees, commissions and other remuneration to be paid in connection with the proposed transactions are reasonable.

(3) Whether the proposed purchase by Central New York of its outstanding non-callable bonds of Syracuse Lighting Company would affect the financial integrity of Central New York or would otherwise be detrimental to the public interest or the interest of investors and consumers or would tend to circumvent the provisions of the act or the rules, regulations or orders thereunder.

(4) Whether the consideration to be paid by Central New York for the noncallable bonds of Syracuse Lighting Company is appropriate in amount.

(5) Whether the accounting entries to be recorded in connection with the proposed transactions are proper and conform to sound principles of accounting and meet the standards of the act.

(6) Whether it is necessary or appropriate in the public interest or for the protection of investors or consumers to impose terms and conditions with reference to the proposed transactions and, if so, what the terms and conditions should be.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 45-20787; Filed, Nov. 14, 1945; 11:21 a. m.]