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FEDERAL REGISTER

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Regulations

TITLE 6—AGRICULTURAL CREDIT

Chapter III—Farmers Home Administration

Subchapter G—Farm Ownership

PART 364—REGULATIONS¹

FARM OWNERSHIP LOAN LIMITS

Section 364.11 (b), part 364 of Title 6 of the Code of Federal Regulations is amended to read as follows:

§ 364.11 General regulations. * * *

(b) *Average values of farms and loan limits.* Loans under Title I of the Bankhead-Jones Farm Tenant Act, as amended, may not be made for the acquisition or enlargement of farms which have a value, as acquired, enlarged, or improved, in excess of the average value of efficient family-type farm-management units, as determined by the Secretary, in the county, parish, or locality where the farm is located. For the purposes of Title I of the Bankhead-Jones Farm Tenant Act, as amended, loan limits and such average values of efficient family-type farm-management units are determined as follows:

County	Average value	Loan limit
ALABAMA		
Autauga.....	\$5,500	\$5,500
Baldwin.....	8,000	8,000
Barbour.....	6,500	6,500
Bibb.....	8,000	8,000
Blount.....	7,700	7,700
Bullock.....	6,500	6,500
Butler.....	6,500	6,500
Calhoun.....	8,500	8,500
Chambers.....	6,000	6,000
Cherokee.....	8,500	8,500
Chilton.....	6,000	6,000
Choctaw.....	5,000	5,000
Clarke.....	5,000	5,000
Clay.....	6,500	6,500
Cleburne.....	6,000	6,000

¹ 6 CFR Cum. Supp. 364.11; 11 F. R. 8453, 8600, 8601, 8680, 8681, 8740, 8741, 8776, 8979, 9007, 9144, 9183, 9376, 9377, 9704, 9884, 9885, 9886, 10092, 10093, 10222, 11218, 11307, 11773, 11774, 12038, 12309, 12365, 12442, 12520, 12967, 13219.

County	Average value	Loan limit
ALABAMA—continued		
Coffee.....	\$7,000	\$7,000
Colbert.....	9,000	9,000
Conecuh.....	7,000	7,000
Coosa.....	5,000	5,000
Covington.....	7,000	7,000
Crenshaw.....	6,000	6,000
Cullman.....	7,700	7,700
Dale.....	7,500	7,500
Dallas.....	9,500	9,500
De Kalb.....	8,000	8,000
Elmore.....	6,500	6,500
Escambia.....	7,500	7,500
Etowah.....	9,000	9,000
Fayette.....	6,500	6,500
Franklin.....	7,000	7,000
Geneva.....	8,000	8,000
Greene.....	10,000	10,000
Hale.....	10,000	10,000
Henry.....	8,000	8,000
Houston.....	8,000	8,000
Jackson.....	7,500	7,500
Jefferson.....	7,000	7,000
Lamar.....	6,500	6,500
Lauderdale.....	8,500	8,500
Lawrence.....	8,500	8,500
Lee.....	5,500	5,500
Limestone.....	9,000	9,000
Lowndes.....	6,000	6,000
Macon.....	10,000	10,000
Madison.....	10,000	10,000
Marengo.....	6,500	6,500
Marion.....	8,000	8,000
Marshall.....	7,500	7,500
Mobile.....	7,500	7,500
Monroe.....	11,000	11,000
Montgomery.....	7,500	7,500
Morgan.....	9,000	9,000
Perry.....	6,500	6,500
Pickens.....	6,500	6,500
Pike.....	6,500	6,500
Randolph.....	6,000	6,000
Russell.....	6,500	6,500
St. Clair.....	6,500	6,500
Shelby.....	10,000	10,000
Sumter.....	7,800	7,800
Talladega.....	6,000	6,000
Tallapoosa.....	7,000	7,000
Tuscaloosa.....	6,500	6,500
Walker.....	4,500	4,500
Washington.....	9,500	9,500
Wilcox.....	6,500	6,500
Winston.....	6,500	6,500
ARIZONA		
Apache.....	11,000	11,000
Cochise.....	15,000	12,000
Cocconino.....	10,000	10,000
Gila.....	25,000	12,000
Graham.....	27,500	12,000
Greenlee.....	16,000	12,000
Maricopa.....	25,000	12,000
Mohave.....	15,000	12,000
Navajo.....	11,000	11,000
Pima.....	20,000	12,000
Pinal.....	20,000	12,000
Santa Cruz.....	20,000	12,000
Yavapai.....	15,000	12,000
Yuma.....	23,000	12,000

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County	Average value	Loan limit	County	Average value	Loan limit
ARKANSAS—continued			CALIFORNIA—continued		
Craighead.....	\$8,500	\$8,500	Trinity.....	\$10,500	\$10,500
Crawford.....	7,000	7,000	Tulare.....	19,000	12,000
Crittenden.....	9,000	9,000	Tuolumne.....	17,500	12,600
Cross.....	8,500	8,500	Ventura.....	27,000	12,000
Dallas.....	5,500	5,500	Yolo.....	17,500	12,000
Desha.....	8,000	8,000	Yuba.....	17,500	12,000
Drew.....	7,500	7,500	COLORADO		
Faulkner.....	6,500	6,500	Adams.....	14,000	12,000
Franklin.....	6,500	6,500	Alamosa.....	14,000	12,000
Fulton.....	6,000	6,000	Arapahoe.....	14,000	12,000
Garland.....	5,000	5,000	Archuleta.....	12,000	12,000
Grant.....	5,000	5,000	Baca.....	12,000	12,000
Greene.....	8,500	8,500	Bent.....	13,000	12,000
Hempstead.....	6,500	6,500	Boulder.....	13,000	12,000
Hot Spring.....	5,000	5,000	Chaffee.....	14,000	12,000
Howard.....	7,000	7,000	Cheyenne.....	12,000	12,000
Independence.....	8,000	8,000	Conchos.....	12,000	12,000
Izard.....	5,500	5,500	Costilla.....	12,000	12,000
Jackson.....	8,000	8,000	Crowley.....	12,000	12,000
Jefferson.....	8,500	8,500	Custer.....	12,000	12,000
Johnson.....	6,500	6,500	Delta.....	14,000	12,000
Lafayette.....	8,000	8,000	Dolores.....	14,000	12,000
Lawrence.....	8,000	8,000	Douglas.....	13,000	12,000
Lee.....	8,500	8,500	Eagle.....	16,000	12,000
Lincoln.....	7,500	7,500	Elbert.....	15,000	12,000
Little River.....	8,000	8,000	El Paso.....	12,000	12,000
Logan.....	6,500	6,500	Fremont.....	12,000	12,000
Lonoke.....	8,500	8,500	Garfield.....	15,000	12,000
Madison.....	5,500	5,500	Grand.....	18,000	12,000
Marion.....	5,000	5,000	Gunnison.....	16,000	12,000
Miller.....	8,000	8,000	Huerfano.....	12,000	12,000
Mississippi.....	9,000	9,000	Jefferson.....	14,500	12,000
Monroe.....	8,500	8,500	Kiowa.....	12,000	12,000
Montgomery.....	5,000	5,000	Kit Carson.....	12,000	12,000
Nevada.....	6,500	6,500	Lake.....	15,000	12,000
Newton.....	5,000	5,000	La Plata.....	14,000	12,000
Ouachita.....	6,000	6,000	Larimer.....	14,000	12,000
Perry.....	5,000	5,000	Las Animas.....	13,000	12,000
Phillips.....	8,500	8,500	Lincoln.....	15,000	12,000
Pike.....	7,000	7,000	Logan.....	14,000	12,000
Poinsett.....	8,500	8,500	Mesa.....	14,000	12,000
Polk.....	5,000	5,000	Moffat.....	13,000	12,000
Pope.....	6,500	6,500	Montezuma.....	14,000	12,000
Prairie.....	12,000	12,000	Montrose.....	14,000	12,000
Pulaski.....	8,500	8,500	Morgan.....	14,000	12,000
Randolph.....	8,000	8,000	Otero.....	12,000	12,000
Saint Francis.....	8,500	8,500	Ouray.....	12,000	12,000
Saline.....	5,600	5,600	Park.....	18,000	12,000
Scott.....	5,000	5,000	Phillips.....	14,000	12,000
Searcy.....	5,500	5,500	Prowers.....	12,000	12,000
Sebastian.....	6,500	6,500	Pueblo.....	15,000	12,000
Sevier.....	6,000	6,000	Rio Blanco.....	15,000	12,000
Sharp.....	5,750	5,750	Rio Grande.....	13,000	12,000
Stone.....	5,000	5,000	Routt.....	14,000	12,000
Union.....	6,250	6,250	Saguache.....	15,000	12,000
Van Buren.....	5,000	5,000	San Miguel.....	12,000	12,000
Washington.....	7,200	7,200	Sedgwick.....	14,000	12,000
White.....	6,000	6,000	Teller.....	12,000	12,000
Woodruff.....	8,000	8,000	Washington.....	13,500	12,000
Yell.....	6,500	6,500	Weld.....	14,000	12,000
CALIFORNIA			CONNECTICUT		
Alameda.....	17,500	12,000	Fairfield.....	20,000	12,000
Amador.....	17,500	12,000	Hartford.....	18,000	12,000
Butte.....	17,500	12,000	Litchfield.....	15,000	12,000
Calaveras.....	17,500	12,000	Middlesex.....	15,000	12,000
Colusa.....	17,500	12,000	New Haven.....	16,000	12,000
Contra Costa.....	17,500	12,000	New London.....	12,000	12,000
Del Norte.....	17,500	12,000	Tolland.....	15,000	12,000
Eldorado.....	15,000	12,000	Windham.....	12,000	12,000
Fresno.....	19,000	12,000	DELAWARE		
Glenn.....	17,500	12,000	Kent.....	10,000	10,000
Humboldt.....	17,500	12,000	New Castle.....	12,000	12,000
Imperial.....	18,000	12,000	Sussex.....	10,000	10,000
Kern.....	20,000	12,000	FLORIDA		
Kings.....	18,500	12,000	Alachua.....	8,000	8,000
Lake.....	18,500	12,000	Baker.....	6,000	6,000
Lassen.....	17,500	12,000	Bay.....	6,500	6,500
Los Angeles.....	30,000	12,000	Bradford.....	7,000	7,000
Madera.....	19,000	12,000	Brevard.....	7,000	7,000
Mariposa.....	15,000	12,000	Calhoun.....	7,500	7,500
Mendocino.....	17,500	12,000	Citrus.....	6,000	6,000
Merced.....	18,000	12,000	Clay.....	7,500	7,500
Modoc.....	17,500	12,000	Columbia.....	7,500	7,500
Monterey.....	17,500	12,000	Dade.....	10,000	10,000
Napa.....	17,500	12,000	De Soto.....	7,500	7,500
Nevada.....	15,000	12,000	Dixie.....	7,000	7,000
Orange.....	25,000	12,000	Duval.....	10,000	10,000
Placer.....	17,500	12,000	Escambia.....	8,000	8,000
Riverside.....	20,000	12,000	Gadsden.....	10,000	10,000
Sacramento.....	17,500	12,000	Gilchrist.....	7,000	7,000
San Benito.....	17,500	12,000	Glades.....	7,500	7,500
San Bernardino.....	25,000	12,000	Hamilton.....	8,000	8,000
San Diego.....	17,500	12,000	Hardue.....	9,000	9,000
San Joaquin.....	17,500	12,000	Hendry.....	7,500	7,500
San Luis Obispo.....	20,000	12,000	Hernando.....	7,000	7,000
San Mateo.....	17,500	12,000	Hillsborough.....	10,000	10,000
Santa Barbara.....	23,000	12,000	Holmes.....	7,500	7,500
Santa Clara.....	17,500	12,000	Jackson.....	10,000	10,000
Santa Cruz.....	17,500	12,000	Jefferson.....	8,000	8,000
Shasta.....	17,500	12,000	Lafayette.....	6,000	6,000
Sierra.....	17,500	12,000	Lake.....	8,000	8,000
Siskiyou.....	17,500	12,000			
Solano.....	17,500	12,000			
Sonoma.....	17,500	12,000			
Stanislaus.....	17,500	12,000			
Sutter.....	17,500	12,000			
Tehama.....	17,500	12,000			

County	Average value	Loan limit
ARKANSAS		
Arkansas.....	\$15,500	\$12,000
Ashley.....	7,500	7,500
Baxter.....	5,000	5,000
Benton.....	7,200	7,200
Boone.....	6,000	6,000
Bradley.....	6,000	6,000
Calhoun.....	6,000	6,000
Carroll.....	6,000	6,000
Chicot.....	8,000	8,000
Clark.....	6,500	6,500
Clay.....	6,500	6,500
Cleburne.....	6,000	6,000
Cleveland.....	5,500	5,500
Columbia.....	6,500	6,500
Conway.....	6,500	6,500

County	Average value	Loan limit	County	Average value	Loan limit	County	Average value	Loan limit
FLORIDA—continued			GEORGIA—continued			IDAHO—continued		
Lee	\$7,500	\$7,500	Lanier	\$9,975	\$9,975	Owyhee	\$13,500	\$12,000
Leon	10,000	10,000	Laurens	6,000	6,000	Payette	12,000	12,000
Levy	7,000	7,000	Lee	5,000	5,000	Power	12,000	12,000
Liberty	6,000	6,000	Lincoln	5,000	5,000	Shoshone	10,000	10,000
Madison	8,000	8,000	Long	6,000	6,000	Teton	13,500	12,000
Manatee	8,500	8,500	Lowndes	8,500	8,500	Twin Falls	19,000	12,000
Marion	8,000	8,000	Lumpkin	5,000	5,000	Valley	14,000	12,000
Martin	7,500	7,500	McDuffie	6,000	6,000	Washington	13,000	12,000
Nassau	5,000	5,000	Macon	6,500	6,500	ILLINOIS		
Okaloosa	7,000	7,000	Madison	6,000	6,000	Adams	16,000	12,000
Okeechobee	7,500	7,500	Marion	4,500	4,500	Alexander	7,000	7,000
Orange	8,000	8,000	Meriwether	6,000	6,000	Bond	8,000	8,000
Osceola	7,000	7,000	Miller	6,000	6,000	Boone	18,000	12,000
Palm Beach	10,000	10,000	Mitchell	7,000	7,000	Brown	12,000	12,000
Pasco	7,000	7,000	Monroe	7,500	7,500	Bureau	18,000	12,000
Polk	10,000	10,000	Montgomery	6,000	6,000	Calhoun	8,500	8,500
Putnam	8,000	8,000	Morgan	7,000	7,000	Carroll	16,000	12,000
Saint Johns	10,000	10,000	Murray	4,800	4,800	Cass	14,000	12,000
Santa Rosa	8,000	8,000	Newton	6,000	6,000	Champaign	20,000	12,000
Seminole	8,500	8,500	Oconee	6,000	6,000	Christian	15,000	12,000
Sumter	6,000	6,000	Oglethorpe	6,000	6,000	Clark	9,000	9,000
Suwannee	8,000	8,000	Paulding	5,500	5,500	Clay	8,000	8,000
Taylor	5,000	5,000	Peach	7,000	7,000	Clinton	9,000	9,000
Union	7,000	7,000	Pickens	5,000	5,000	Coles	14,000	12,000
Volusia	7,500	7,500	Pierce	7,000	7,000	Cook	20,000	12,000
Wakulla	6,000	6,000	Pike	6,000	6,000	Crawford	12,000	12,000
Walton	7,000	7,000	Polk	6,275	6,275	Cumberland	9,000	9,000
Washington	7,500	7,500	Pulaski	4,920	4,920	De Kalb	18,000	12,000
GEORGIA			Putnam	6,000	6,000	De Witt	20,000	12,000
Appling	6,500	6,500	Quitman	5,000	5,000	Douglas	18,000	12,000
Atkinson	6,000	6,000	Rabun	7,500	7,500	Du Page	20,000	12,000
Bacon	6,000	6,000	Randolph	6,000	6,000	Edgar	14,000	12,000
Baker	6,500	6,500	Richmond	6,500	6,500	Edwards	10,000	10,000
Baldwin	4,500	4,500	Rockdale	5,000	5,000	Effingham	9,000	9,000
Banks	5,500	5,500	Schley	5,000	5,000	Fayette	8,000	8,000
Barrow	4,500	4,500	Screven	6,000	6,000	Ford	18,000	12,000
Bartow	6,000	6,000	Seminole	6,000	6,000	Franklin	8,000	8,000
Ben Hill	7,000	7,000	Spalding	5,000	5,000	Fulton	14,000	12,000
Berrien	7,500	7,500	Stephens	5,000	5,000	Gallatin	10,000	10,000
Bibb	6,000	6,000	Stewart	5,000	5,000	Greene	13,000	12,000
Bleckley	5,200	5,200	Sumter	6,000	6,000	Grundy	16,000	12,000
Brantley	5,000	5,000	Talbot	5,000	5,000	Hamilton	8,000	8,000
Brooks	7,500	7,500	Taliaferro	6,000	6,000	Hancock	16,000	12,000
Bulloch	7,500	7,500	Tattall	7,000	7,000	Hardin	7,000	7,000
Burke	6,500	6,500	Taylor	6,100	6,100	Henderson	18,000	12,000
Butts	6,250	6,250	Telfair	6,000	6,000	Henry	18,000	12,000
Calhoun	5,000	5,000	Terrell	6,500	6,500	Iroquois	16,000	12,000
Candler	6,500	6,500	Thomas	7,500	7,500	Jackson	9,000	9,000
Carroll	5,000	5,000	Tift	7,500	7,500	Jasper	8,500	8,500
Catoosa	7,000	7,000	Toombs	7,500	7,500	Jefferson	8,000	8,000
Chattooga	6,000	6,000	Towns	6,050	6,050	Jersey	10,500	10,500
Cherokee	6,000	6,000	Trenton	5,000	5,000	Jo Daviess	12,000	12,000
Clarke	5,000	5,000	Troup	5,000	5,000	Johnson	7,000	7,000
Clay	5,500	5,500	Turner	6,000	6,000	Kane	18,000	12,000
Clayton	6,000	6,000	Twiggs	5,000	5,000	Kankakee	15,000	12,000
Cobb	6,000	6,000	Union	8,150	8,150	Kendall	16,000	12,000
Coffee	7,000	7,000	Upson	5,000	5,000	Knox	18,000	12,000
Colquitt	8,500	8,500	Walker	6,800	6,800	Lake	17,000	12,000
Columbia	6,000	6,000	Walton	6,500	6,500	La Salle	18,000	12,000
Cock	8,500	8,500	Ware	7,000	7,000	Lawrence	12,000	12,000
Coweta	5,250	5,250	Warren	6,000	6,000	Lee	16,000	12,000
Crawford	5,000	5,000	Washington	6,000	6,000	Livingston	18,000	12,000
Crisp	6,000	6,000	Wayne	6,000	6,000	Logan	21,000	12,000
Dade	7,000	7,000	Webster	5,000	5,000	McDonough	16,000	12,000
Dawson	4,500	4,500	Wheeler	5,000	5,000	McHenry	17,500	12,000
Decatur	6,500	6,500	White	4,900	4,900	McLean	18,000	12,000
De Kalb	5,000	5,000	Whitfield	6,000	6,000	Macon	20,000	12,000
Dodge	5,000	5,000	Wilcox	6,000	6,000	Macoupin	12,000	12,000
Dooley	6,000	6,000	Wilkes	6,000	6,000	Madison	12,000	12,000
Dougherty	5,500	5,500	Wilkinson	5,000	5,000	Marion	8,000	8,000
Douglas	5,000	5,000	Worth	7,500	7,500	Marshall	16,000	12,000
Early	6,000	6,000	IDAHO			Mason	13,000	12,000
Echols	4,500	4,500	Ada	16,000	12,000	Massac	7,000	7,000
Effingham	4,800	4,800	Adams	13,000	12,000	Menard	15,000	12,000
Elbert	6,000	6,000	Bannock	12,600	12,000	Mercer	17,000	12,000
Emanuel	6,397	6,397	Bear Lake	13,000	12,000	Monroe	11,200	11,200
Evans	6,500	6,500	Benewah	10,000	10,000	Montgomery	12,500	12,000
Fannin	5,000	5,000	Bingham	13,500	12,000	Morgan	16,000	12,000
Fayette	5,000	5,000	Blaine	12,135	12,000	Moultrie	20,000	12,000
Floyd	6,000	6,000	Boise	12,000	12,000	Ogle	16,500	12,000
Forsyth	5,000	5,000	Bonner	11,500	11,500	Peoria	15,000	12,000
Franklin	6,000	6,000	Bonneville	14,000	12,000	Perry	8,000	8,000
Fulton	7,000	7,000	Boundary	14,000	12,000	Platt	21,000	12,000
Gilmer	5,000	5,000	Butte	11,000	11,000	Pike	12,500	12,000
Glascok	5,000	5,000	Canyon	14,000	12,000	Pope	7,000	7,000
Gordon	6,000	6,000	Caribou	12,000	12,000	Pulaski	7,000	7,000
Grady	7,166	7,166	Cassia	15,000	12,000	Putnam	14,000	12,000
Greene	6,000	6,000	Clark	13,000	12,000	Randolph	11,500	11,500
Gwinnett	6,000	6,000	Clearwater	10,000	10,000	Richland	8,000	8,000
Habersham	4,500	4,500	Custer	15,000	12,000	Rock Island	16,500	12,000
Hall	5,000	5,000	Eimore	12,000	12,000	Saint Clair	12,500	12,000
Hancock	5,000	5,000	Franklin	13,500	12,000	Saline	9,000	9,000
Harison	4,800	4,800	Fremont	14,000	12,000	Sangamon	18,000	12,000
Harris	4,500	4,500	Gem	14,000	12,000	Schuyler	12,000	12,000
Hart	7,000	7,000	Gooding	12,000	12,000	Scott	14,000	12,000
Heard	5,000	5,000	Idaho	13,000	12,000	Shelby	14,000	12,000
Henry	6,000	6,000	Jefferson	13,000	12,000	Stark	16,000	12,000
Houston	6,000	6,000	Jerome	13,000	12,000	Stephenson	14,000	12,000
Irwin	7,500	7,500	Kootenai	10,000	10,000	Tazewell	15,000	12,000
Jackson	5,500	5,500	Latah	13,500	12,000	Union	7,200	7,200
Jasper	6,000	6,000	Lemhi	15,000	12,000	Vernilion	16,000	12,000
Jeff Davis	6,000	6,000	Lewin	15,000	12,000	Wabash	12,000	12,000
Jefferson	6,000	6,000	Lincoln	11,930	11,930	Warren	20,000	12,000
Jenkins	6,000	6,000	Madison	15,000	12,000	Washington	10,000	10,000
Johnson	6,000	6,000	Minidoka	14,000	12,000	Wayne	8,000	8,000
Jones	5,000	5,000	Nez Perce	13,500	12,000	White	9,000	9,000
Lamar	6,000	6,000	Oneida	15,000	12,000	Whiteside	16,000	12,000

County	Average value	Loan limit	County	Average value	Loan limit	County	Average value	Loan limit
ILLINOIS—continued			IOWA—continued			KANSAS—continued		
Will	\$16,000	\$12,000	Boone	\$18,000	\$12,000	Cloud	\$12,000	\$12,000
Williamson	8,000	8,000	Bremer	14,000	12,000	Coffey	10,000	10,000
Winnebago	16,000	12,000	Buchanan	14,000	12,000	Comanche	48,000	12,000
Woodford	20,000	12,000	Buena Vista	19,500	12,000	Cowley	20,000	12,000
INDIANA			Butler	15,500	12,000	Crawford	10,000	10,000
Adams	12,000	12,000	Calhoun	21,000	12,000	Decatur	15,000	12,000
Allen	14,000	12,000	Carroll	18,000	12,000	Dickinson	15,000	12,000
Bartholomew	13,000	12,000	Cass	15,000	12,000	Doniphan	15,000	12,000
Benton	20,000	12,000	Cedar	18,000	12,000	Douglas	12,000	12,000
Blackford	12,700	12,000	Cerro Gordo	17,000	12,000	Edwards	16,000	12,000
Boone	14,000	12,000	Cherokee	18,500	12,000	Elk	10,000	10,000
Brown	8,000	8,000	Chickasaw	12,500	12,000	Ellis	15,000	12,000
Carroll	15,000	12,000	Clarke	11,000	11,000	Elsworth	12,000	12,000
Cass	15,000	12,000	Clay	19,500	12,000	Finney	20,000	12,000
Clark	9,500	9,500	Clayton	14,000	12,000	Ford	20,000	12,000
Clay	10,000	10,000	Clinton	15,000	12,000	Franklin	12,000	12,000
Clinton	15,000	12,000	Crawford	15,500	12,000	Geary	12,000	12,000
Crawford	7,000	7,000	Dallas	16,000	12,000	Gove	13,500	12,000
Davless	13,000	12,000	Davis	9,500	9,500	Graham	12,000	12,000
Dearborn	8,000	8,000	Decatur	10,000	10,000	Grant	17,000	12,000
Decatur	13,500	12,000	Delaware	15,000	12,000	Gray	20,000	12,000
De Kalb	12,000	12,000	Des Moines	14,000	12,000	Greeley	18,000	12,000
Delaware	15,000	12,000	Dickinson	17,000	12,000	Greenwood	10,000	10,000
Dubois	9,000	9,000	Dubuque	14,500	12,000	Hamilton	20,000	12,000
Elkhart	12,000	12,000	Emmet	17,500	12,000	Harper	18,000	12,000
Fayette	13,000	12,000	Fayette	13,000	12,000	Harvey	12,000	12,000
Floyd	9,000	9,000	Floyd	15,500	12,000	Haskell	20,000	12,000
Fountain	12,000	12,000	Franklin	18,000	12,000	Hodgeman	15,143	12,000
Franklin	9,000	9,000	Fremont	17,000	12,000	Jackson	10,000	10,000
Gibson	12,000	12,000	Greene	39,000	12,000	Jefferson	10,500	10,500
Gilson	12,000	12,000	Grundy	21,000	12,000	Jewell	12,000	12,000
Grant	15,000	12,000	Guthrie	14,000	12,000	Johnson	15,000	12,000
Greene	10,000	10,000	Hamilton	19,500	12,000	Kearny	20,000	12,000
Hamilton	15,000	12,000	Hancock	18,000	12,000	Kingman	19,200	12,000
Hancock	15,000	12,000	Hardin	18,500	12,000	Kiowa	14,500	12,000
Harrison	8,500	8,500	Harrison	13,500	12,000	Labette	10,000	10,000
Hendricks	15,000	12,000	Henry	14,000	12,000	Lane	15,143	12,000
Henry	14,000	12,000	Howard	10,000	10,000	Leavenworth	12,000	12,000
Howard	15,000	12,000	Humboldt	21,000	12,000	Lincoln	12,800	12,000
Huntington	13,000	12,000	Ida	17,500	12,000	Linn	10,000	10,000
Jackson	12,000	12,000	Iowa	16,000	12,000	Logan	12,000	12,000
Jasper	16,000	12,000	Jackson	14,000	12,000	Lyon	12,000	12,000
Jay	10,500	10,500	Jasper	14,000	12,000	McPherson	16,650	12,000
Jefferson	8,500	8,500	Jefferson	13,000	12,000	Marion	12,500	12,000
Jennings	8,000	8,000	Johnson	16,000	12,000	Marshall	11,500	11,500
Johnson	14,000	12,000	Jones	15,000	12,000	Meade	12,000	12,000
Knox	14,000	12,000	Keokuk	14,000	12,000	Miami	20,000	12,000
Kosciusko	11,500	11,500	Kossuth	18,500	12,000	Mitchell	15,000	12,000
Lagrange	11,000	11,000	Lee	12,000	12,000	Montgomery	12,000	12,000
Lake	15,000	12,000	Linn	15,000	12,000	Morris	15,000	12,000
La Porte	14,000	12,000	Louisia	14,500	12,000	Morton	17,000	12,000
Lawrence	10,000	10,000	Lucas	10,000	10,000	Nemaha	12,000	12,000
Madison	15,000	12,000	Lyon	18,000	12,000	Neosho	10,000	10,000
Marion	14,000	12,000	Madison	13,500	12,000	Ness	14,857	12,000
Marshall	12,000	12,000	Mahaska	15,000	12,000	Norton	12,000	12,000
Martin	8,000	8,000	Marion	12,500	12,000	Osage	15,000	12,000
Miami	14,000	12,000	Marshall	18,000	12,000	Osborne	15,000	12,000
Monroe	10,000	10,000	Mills	17,000	12,000	Ottawa	14,400	12,000
Montgomery	13,500	12,000	Mitchell	15,500	12,000	Pawnee	20,000	12,000
Morgan	12,000	12,000	Monona	15,000	12,000	Phillips	10,000	10,000
Newton	18,000	12,000	Monroe	9,500	9,500	Pottawatomie	12,000	12,000
Noble	11,500	11,500	Montgomery	15,500	12,000	Pratt	15,000	12,000
Ohio	8,000	8,000	Muscataine	16,000	12,000	Rawlins	20,000	12,000
Orange	9,000	9,000	O'Brien	21,000	12,000	Reno	19,750	12,000
Owen	9,000	9,000	Osceola	17,500	12,000	Republic	12,000	12,000
Parke	12,000	12,000	Page	15,000	12,000	Rice	15,000	12,000
Perry	9,500	9,500	Palo Alto	18,000	12,000	Riley	12,000	12,000
Pike	10,200	10,200	Plymouth	16,500	12,000	Rooks	13,000	12,000
Porter	14,000	12,000	Pocahontas	21,000	12,000	Rush	15,000	12,000
Posey	12,000	12,000	Polk	16,000	12,000	Russell	15,000	12,000
Pulaski	12,000	12,000	Pottawattamie	16,000	12,000	Saline	15,000	12,000
Putnam	10,000	10,000	Poweshiek	10,000	12,000	Scott	20,000	12,000
Randolph	13,000	12,000	Ringgold	11,500	11,500	Sedgwick	15,000	12,000
Ripley	8,500	8,500	Sac	19,000	12,000	Seward	20,000	12,000
Rush	15,000	12,000	Scott	18,000	12,000	Shawnee	12,000	12,000
Saint Joseph	12,000	12,000	Shelby	16,500	12,000	Sheridan	15,000	12,000
Scott	9,000	9,000	Sioux	18,500	12,000	Sherman	20,000	12,000
Shelby	13,500	12,000	Story	13,500	12,000	Smith	9,100	9,100
Spencer	10,000	10,000	Tama	17,000	12,000	Stafford	20,000	12,000
Starke	12,000	12,000	Taylor	13,000	12,000	Stanton	17,337	12,000
Steuben	10,500	10,500	Union	12,000	12,000	Stevens	17,500	12,000
Sullivan	10,000	10,000	Van Buren	9,500	9,500	Sumner	20,000	12,000
Switzerland	8,000	8,000	Wapello	11,000	11,000	Thomas	20,000	12,000
Tippecanoe	15,000	12,000	Warren	13,500	12,000	Trego	14,857	12,000
Tipton	15,000	12,000	Washington	16,000	12,000	Wabauwsee	14,250	12,000
Union	14,000	12,000	Wayne	11,000	11,000	Wallace	15,000	12,000
Vanderburgh	12,000	12,000	Webster	19,000	12,000	Washington	12,000	12,000
Vermillion	12,000	12,000	Winnebago	16,000	12,000	Wichita	20,000	12,000
Vigo	10,000	10,000	Winneshek	13,000	12,000	Wilson	11,796	11,796
Wabash	14,000	12,000	Woodbury	14,000	12,000	Woodson	12,000	12,000
Warren	15,000	12,000	Worth	14,500	12,000	Wyandotte	15,000	12,000
Warrick	9,000	9,000	Wright	19,500	12,000	KENTUCKY		
Washington	9,000	9,000	KANSAS			Adair	10,000	10,000
Wayne	13,000	12,000	Allen	10,000	10,000	Allen	10,000	10,000
Wells	11,000	11,000	Anderson	11,200	11,200	Anderson	11,500	11,500
White	15,000	12,000	Atchison	14,000	12,000	Ballard	10,500	10,500
Whitley	11,000	11,000	Barber	18,000	12,000	Barren	11,000	11,000
IOWA			Barton	20,000	12,000	Bath	12,000	12,000
Adair	13,500	12,000	Bourbon	10,000	10,000	Bell	10,500	10,500
Adams	13,000	12,000	Brown	14,000	12,000	Boone	14,000	12,000
Allamakee	12,500	12,000	Butler	16,000	12,000	Bourbon	19,000	12,000
Appanoose	9,500	9,500	Chase	13,200	12,000	Boyle	14,500	12,000
Audubon	15,000	12,000	Chautauqua	10,000	10,000	Bracken	12,500	12,000
Benton	19,000	12,000	Cherokee	10,000	10,000	Breathitt	9,500	9,500
Black Hawk	17,000	12,000	Cheyenne	20,000	12,000	Breckinridge	10,500	10,500
			Clark	20,000	12,000	Bullitt	11,000	11,000
			Clay	13,375	12,000	Butler	10,000	10,000

County	Average value	Loan limit	Parish	Average value	Loan limit	County	Average value	Loan limit
KENTUCKY—continued			LOUISIANA			MARYLAND—continued		
Caldwell	\$11,000	\$11,000	Acadia	\$12,500	\$12,000	Queen Anne	\$12,000	\$12,000
Calloway	10,500	10,500	Allen	10,000	10,000	Saint Marys	10,076	10,000
Campbell	13,500	12,000	Ascension	7,500	7,500	Somerset	8,500	8,500
Carlisle	10,500	10,500	Assumption	8,000	8,000	Talbot	15,000	12,000
Carroll	11,500	11,500	Avoyelles	10,500	10,500	Washington	12,000	12,000
Carter	11,000	11,000	Beauregard	7,000	7,000	Wicomico	8,500	8,500
Casey	10,000	10,000	Bienville	7,000	7,000	Worcester	8,500	8,500
Christian	12,000	12,000	Bossier	9,000	9,000	MASSACHUSETTS		
Clark	16,500	12,000	Caddo	10,000	10,000	Barnstable	10,000	10,000
Clay	10,000	10,000	Calcasieu	11,500	11,500	Berkshire	10,000	10,000
Clinton	10,500	10,500	Caldwell	8,000	8,000	Bristol	12,000	12,000
Crittenden	10,500	10,500	Cameron	8,000	8,000	Essex	12,000	12,000
Cumberland	11,000	11,000	Catahoula	6,500	6,500	Franklin	10,000	10,000
Daviess	13,000	12,000	Claiborne	7,500	7,500	Hampden	10,000	10,000
Edmonson	10,000	10,000	Concordia	8,000	8,000	Hampshire	10,000	10,000
Elliott	9,500	9,500	De Soto	8,000	8,000	Middlesex	12,000	12,000
Estill	10,000	10,000	East Baton Rouge	8,000	8,000	Norfolk	12,000	12,000
Fayette	12,000	12,000	East Carroll	10,000	10,000	Plymouth	12,000	12,000
Fleming	13,500	12,000	East Feliciana	6,250	6,250	Worcester	11,250	11,250
Franklin	12,000	12,000	Evangeline	10,000	10,000	MICHIGAN		
Fulton	11,500	11,500	Franklin	7,500	7,500	Alcona	10,000	10,000
Gallatin	11,500	11,500	Grant	8,000	8,000	Alger	7,500	7,500
Garrard	12,500	12,000	Iberia	9,000	9,000	Allegan	12,000	12,000
Grant	12,500	12,000	Iberville	10,000	10,000	Alpena	9,500	9,500
Graves	10,500	10,500	Jackson	7,000	7,000	Antrim	9,000	9,000
Grayson	10,500	10,500	Jefferson	12,000	12,000	Arenac	9,000	9,000
Green	11,000	11,000	Jefferson Davis	14,400	12,000	Baraga	6,000	6,000
Greenup	10,500	10,500	Lafayette	10,000	10,000	Barry	12,000	12,000
Hancock	11,500	11,500	Lafourche	10,000	10,000	Bay	9,000	9,000
Hardin	14,000	12,000	La Salle	6,000	6,000	Benzie	13,000	12,000
Harrison	11,000	11,000	Lincoln	8,000	8,000	Berrian	13,500	12,000
Hart	11,000	11,000	Livingston	7,500	7,500	Branch	11,000	11,000
Henderson	12,500	12,000	Madison	10,000	10,000	Calhoun	12,000	12,000
Henry	13,500	12,000	Morehouse	10,000	10,000	Cass	10,000	10,000
Hickman	10,500	10,500	Natchitoches	10,000	10,000	Charlevoix	8,000	8,000
Hopkins	10,500	10,500	Orleans	12,000	12,000	Cheboygan	8,000	8,000
Jackson	9,500	9,500	Ouachita	10,000	10,000	Chippewa	10,000	10,000
Jefferson	17,500	12,000	Plaquemines	9,000	9,000	Clare	8,000	8,000
Jessamine	17,500	12,000	Pointe Coupee	9,000	9,000	Clinton	12,000	12,000
Johnson	10,500	10,500	Rapides	10,000	10,000	Crawford	8,000	8,000
Kenton	14,500	12,000	Red River	9,000	9,000	Delta	8,000	8,000
Knott	9,500	9,500	Richland	10,000	10,000	Dickinson	7,000	7,000
Knox	10,500	10,500	Sabine	6,500	6,500	Eaton	12,000	12,000
Larne	11,000	11,000	Saint Bernard	12,000	12,000	Emmet	10,000	10,000
Laurel	10,500	10,500	Saint Charles	10,000	10,000	Genesee	13,000	12,000
Lawrence	10,500	10,500	Saint Helena	6,000	6,000	Gladwin	10,000	10,000
Lee	10,000	10,000	Saint James	10,000	10,000	Gogebic	6,500	6,500
Leshie	9,500	9,500	Saint John the Baptist	10,000	10,000	Grand Traverse	12,000	12,000
Letcher	9,500	9,500	Saint Landry	10,000	10,000	Gratiot	12,000	12,000
Lewis	10,500	10,500	Saint Martin	10,000	10,000	Hillsdale	12,000	12,000
Lincoln	12,000	12,000	Saint Mary	10,150	10,150	Houghton	8,000	8,000
Livingston	10,500	10,500	Saint Tammany	10,150	6,500	Huron	13,000	12,000
Logan	11,500	11,500	Tangipahoa	7,500	7,500	Ingham	12,000	12,000
Lyon	10,500	10,500	Tensas	10,000	10,000	Ionia	12,000	12,000
McCracken	10,500	10,500	Terrebonne	10,000	10,000	Iosco	9,500	9,500
McCreary	9,500	9,500	Union	7,500	7,500	Iron	6,500	6,500
McLean	10,500	10,500	Vermilion	12,000	12,000	Isabella	12,000	12,000
Madison	13,000	12,000	Vernon	6,000	6,000	Jackson	11,000	11,000
Magoffin	10,000	10,000	Washington	7,500	7,500	Kalamazoo	12,000	12,000
Marion	12,000	12,000	Webster	7,500	7,500	Kalkaska	9,800	9,800
Marshall	10,500	10,500	West Baton Rouge	10,000	10,000	Kent	12,000	12,000
Martin	9,500	9,500	West Carroll	9,000	9,000	Keweenaw	6,000	6,000
Mason	14,000	12,000	West Feliciana	7,000	7,000	Lake	9,500	9,500
Meade	11,500	11,500	Winn	7,000	7,000	Lapeer	13,000	12,000
Menifee	9,500	9,500	County			Leelanau	13,000	12,000
Mercer	14,000	12,000	MAINE			Lenawee	13,000	12,000
Metcalfe	10,000	10,000	Androscoggin	8,500	8,500	Livingston	13,000	12,000
Monroe	10,000	10,000	Aroostook	12,000	12,000	Luce	8,000	8,000
Montgomery	14,500	12,000	Cumberland	10,000	10,000	Mackinac	8,000	8,000
Morean	10,500	10,500	Franklin	10,000	10,000	Macomb	12,500	12,000
Muhlenberg	10,500	10,500	Hancock	8,000	8,000	Manistee	10,000	10,000
Nelson	12,000	12,000	Kennebec	8,500	8,500	Marquette	7,500	7,500
Nicholas	13,000	12,000	Knox	7,000	7,000	Mason	11,200	11,200
Ohio	13,500	12,000	Lincoln	7,000	7,000	Mecosta	11,250	11,250
Oldham	13,500	12,000	Oxford	8,500	8,500	Menominee	8,000	8,000
Owen	12,000	12,000	Penobscot	8,000	8,000	Midland	12,000	12,000
Owsley	9,500	9,500	Piscataquis	8,000	8,000	Missaukee	10,000	10,000
Pendleton	11,500	11,500	Sagadahoc	8,000	8,000	Monroe	13,000	12,000
Perry	9,500	9,500	Somerset	7,000	7,000	Montcalm	9,250	9,250
Pike	10,500	10,500	Waldo	8,000	8,000	Montmorency	11,000	11,000
Powell	10,500	10,500	Washington	6,000	6,000	Muskegon	12,000	12,000
Pulaski	10,500	10,500	York	10,000	10,000	Newaygo	15,000	12,000
Robertson	10,500	10,500	MARYLAND			Oakland	12,000	12,000
Rockcastle	10,500	10,500	Allegany	10,000	10,000	Oceana	10,000	10,000
Rowan	10,000	10,000	Anne Arundel	10,500	10,500	Ogemaw	6,000	6,000
Russell	10,500	10,500	Baltimore	14,000	12,000	Ontenagon	10,500	10,500
Scott	16,500	12,000	Calvert	9,500	9,500	Oscoda	9,000	9,000
Shelby	14,500	12,000	Caroline	8,500	8,500	Oscoda	10,000	10,000
Simpson	11,500	11,500	Carroll	11,500	11,500	Ottawa	12,000	12,000
Spencer	11,500	11,500	Cecil	11,000	11,000	Presque Isle	10,500	10,500
Taylor	11,000	11,000	Charles	11,000	11,000	Rosecommon	9,500	9,500
Todd	11,500	11,500	Dorchester	10,000	10,000	Saginaw	12,000	12,000
Trieig	10,500	10,500	Frederick	12,000	12,000	Sanilac	13,000	12,000
Trimble	10,500	10,500	Garrett	8,000	8,000	Schoolcraft	7,500	7,500
Union	12,000	12,000	Harford	12,000	12,000	Shiawassee	12,000	12,000
Warren	12,000	12,000	Howard	13,200	12,000	St. Clair	12,000	12,000
Washington	11,500	11,500	Kent	13,000	12,000	St. Joseph	13,000	12,000
Wayne	11,500	11,500	Kent	13,000	12,000	Tuscola	13,000	12,000
Webster	10,500	10,500	Montgomery	12,000	12,000	Van Buren	13,000	12,000
Whitley	10,500	10,500	Prince Georges	12,250	12,000	Washtenaw	13,000	12,000
Wolfe	9,500	9,500						
Woodford	18,000	12,000						

County	Average value	Loan limit	County	Average value	Loan limit	County	Average value	Loan limit
MICHIGAN—continued			MISSISSIPPI—continued			MISSOURI—continued		
Wayne	\$15,000	\$12,000	Forrest	\$8,000	\$8,000	Henry	\$8,000	\$8,000
Wexford	10,000	10,000	Franklin	7,000	7,000	Hickory	7,000	7,000
MINNESOTA			George	7,500	7,500	Holt	12,000	12,000
Aitkin	5,000	5,000	Greene	7,000	7,000	Howard	8,500	8,500
Anoka	7,500	7,500	Grenada	9,000	9,000	Howell	8,000	8,000
Becker	7,500	7,500	Hancock	7,000	7,000	Iron	7,000	7,000
Beltrami	4,500	4,500	Harrison	7,500	7,500	Jackson	12,000	12,000
Benton	7,200	7,200	Hinds	9,500	9,500	Jasper	9,000	9,000
Big Stone	12,000	12,000	Holmes	10,000	10,000	Jefferson	9,500	9,500
Blue Earth	15,000	12,000	Humphreys	10,000	10,000	Johnson	8,500	8,500
Brown	14,400	12,000	Issaquena	11,600	11,600	Knox	8,500	8,500
Carlton	6,000	6,000	Itawamba	8,500	8,500	Laclede	7,500	7,500
Carver	15,000	12,000	Jackson	7,000	7,000	Lafayette	12,000	12,000
Cass	5,000	5,000	Jasper	8,000	8,000	Lawrence	8,500	8,500
Chippewa	13,000	12,000	Jefferson	9,000	9,000	Lewis	8,500	8,500
Chisago	8,000	8,000	Jefferson Davis	8,000	8,000	Lincoln	9,000	9,000
Clay	12,000	12,000	Jones	8,500	8,500	Linn	9,250	9,250
Clearwater	7,000	7,000	Kemper	6,500	6,500	Livingston	9,500	9,500
Cottonwood	14,000	12,000	Lafayette	8,600	8,600	McDonald	7,000	7,000
Crow Wing	13,000	12,000	Lamar	7,600	7,600	Marion	8,000	8,000
Dakota	12,000	12,000	Lauderdale	7,000	7,000	Madison	8,000	8,000
Dodge	12,000	12,000	Lawrence	7,500	7,500	Maries	7,000	7,000
Douglas	9,000	9,000	Leake	7,500	7,500	Marion	9,200	9,200
Faribault	16,000	12,000	Lee	10,000	10,000	Mercer	8,000	8,000
Fillmore	12,000	12,000	Leflore	15,000	12,000	Miller	7,000	7,000
Freeborn	15,000	12,000	Lincoln	8,000	8,000	Mississippi	12,000	12,000
Goodhue	13,000	12,000	Lowndes	8,500	8,500	Moniteau	7,500	7,500
Grant	10,000	10,000	Madison	10,000	10,000	Monroe	8,000	8,000
Hennepin	12,000	12,000	Marion	7,000	7,000	Montgomery	8,000	8,000
Houston	12,000	12,000	Marshall	8,500	8,500	Morgan	7,000	7,000
Hubbard	5,000	5,000	Monroe	9,000	9,000	New Madrid	12,000	12,000
Isanti	7,000	7,000	Montgomery	7,000	7,000	Newton	8,500	8,500
Itasca	5,000	5,000	Neshoba	7,000	7,000	Nodaway	12,000	12,000
Jackson	16,000	12,000	Newton	7,500	7,500	Oregon	7,000	7,000
Kanabec	7,000	7,000	Noxbee	9,000	9,000	Osage	7,500	7,500
Kandiyohi	12,000	12,000	Oktibbeha	10,000	10,000	Czark	7,000	7,000
Kittson	9,000	9,000	Panola	9,000	9,000	Pemiscot	12,000	12,000
Koochiching	5,000	5,000	Pearl River	7,500	7,500	Perry	8,500	8,500
Lac qui Parle	12,000	12,000	Perry	7,000	7,000	Pettis	9,500	9,500
Lake of the Woods	5,000	5,000	Pike	8,000	8,000	Phelps	7,000	7,000
Le Sueur	13,000	12,000	Pontotoc	9,000	9,000	Pike	9,000	9,000
Lincoln	12,000	12,000	Prentiss	8,500	8,500	Platte	12,000	12,000
Lyon	14,000	12,000	Quitman	11,500	11,500	Polk	7,500	7,500
McLeod	15,000	12,000	Rankin	8,000	8,000	Pulaski	7,000	7,000
Mahnomen	6,000	6,000	Scott	7,000	7,000	Putnam	8,000	8,000
Marshall	10,000	10,000	Sharkey	11,000	11,000	Ralls	8,000	8,000
Martin	16,000	12,000	Simpson	7,000	7,000	Randolph	8,000	8,000
Meeker	12,000	12,000	Smith	8,000	8,000	Ray	9,500	9,500
Millie Lacs	7,000	7,000	Stone	7,000	7,000	Reynolds	7,000	7,000
Morrison	7,500	7,500	Sunflower	12,000	12,000	Ripley	7,000	7,000
Mower	12,000	12,000	Tallahatchie	11,500	11,500	Saint Charles	11,000	11,000
Murray	14,000	12,000	Tate	9,000	9,000	Saint Clair	7,500	7,500
Nicollet	15,000	12,000	Tippah	8,500	8,500	Saint Genevieve	8,000	8,000
Nobles	16,000	12,000	Tishomingo	8,500	8,500	Saint Francois	8,000	8,000
Norman	10,000	10,000	Tunica	13,000	12,000	Saint Louis	12,000	12,000
Olmsted	12,000	12,000	Union	9,000	9,000	Salline	12,000	12,000
Otter Tail	9,000	8,000	Walthall	8,500	8,500	Schuyler	8,000	8,000
Pennington	7,000	7,000	Warren	9,500	9,500	Scotland	8,500	8,500
Pine	6,500	6,500	Washington	12,000	12,000	Scott	10,000	10,000
Pipestone	13,000	12,000	Wayne	7,500	7,500	Shannon	7,000	7,000
Polk	12,000	12,000	Webster	7,000	7,000	Shelby	9,000	9,000
Pope	12,000	12,000	Wilkinson	7,500	7,500	Stoddard	10,000	10,000
Ramsey	12,000	12,000	Winston	7,000	7,000	Stone	7,000	7,000
Red Lake	7,500	7,500	Yalobusha	7,500	7,500	Sullivan	8,000	8,000
Redwood	15,000	12,000	Yazoo	10,000	10,000	Taney	7,000	7,000
Renville	14,000	12,000	MISSOURI			Texas	7,500	7,500
Rice	13,000	12,000	Adair	8,000	8,000	Vernon	8,000	8,000
Rock	16,000	12,000	Andrew	10,000	10,000	Warren	8,000	8,000
Roseau	6,800	6,800	Atchison	12,000	12,000	Washington	7,500	7,500
Saint Louis	6,000	6,000	Audrain	9,000	9,000	Wayne	7,000	7,000
Scott	15,000	12,000	Barry	7,000	7,000	Webster	7,500	7,500
Sherburne	7,000	7,000	Barton	8,500	8,500	Worth	9,500	9,500
Sibley	15,000	12,000	Bates	9,000	9,000	Wright	7,000	7,000
Stearns	10,800	10,800	Benton	7,500	7,500	MONTANA		
Steele	15,000	12,000	Bollinger	7,500	7,500	Beaverhead	16,000	12,000
Stevens	12,000	12,000	Boone	8,500	8,500	Big Horn	16,000	12,000
Swift	12,000	12,000	Buchanan	11,000	11,000	Blaine	16,000	12,000
Todd	8,000	8,000	Butler	8,500	8,500	Broadwater	12,000	12,000
Traverse	12,000	12,000	Caldwell	9,500	9,500	Carbon	16,000	12,000
Wabasha	12,000	12,000	Callaway	8,000	8,000	Carter	12,000	12,000
Wadena	7,000	7,000	Camden	7,000	7,000	Cascade	16,000	12,000
Waseca	15,000	12,000	Cape Girardeau	8,500	8,500	Daniels	16,000	12,000
Washington	10,000	10,000	Carroll	10,000	10,000	Dawson	16,000	12,000
Watsonwan	14,000	12,000	Carter	7,000	7,000	Deer Lodge	16,000	12,000
Wilkin	11,500	11,500	Cass	10,500	10,500	Fallon	12,000	12,000
Winona	12,000	12,000	Cedar	7,000	7,000	Fergus	16,000	12,000
Wright	10,000	10,000	Chariton	9,500	9,500	Flathead	12,000	12,000
Yellow Medicine	12,000	12,000	Christian	7,500	7,500	Gallatin	16,000	12,000
MISSISSIPPI			Clark	8,500	8,500	Garfield	12,000	12,000
Adams	8,000	8,000	Clay	12,000	12,000	Golden Valley	12,000	12,000
Alcorn	10,000	10,000	Clinton	10,600	10,600	Granite	16,000	12,000
Amite	7,500	7,500	Cole	7,500	7,500	Jefferson	16,000	12,000
Attala	7,000	7,000	Copper	8,500	8,500	Lake	12,000	12,000
Benton	8,250	8,250	Crawford	7,000	7,000	Lewis and Clark	16,000	12,000
Bolivar	12,000	12,000	Dade	8,000	8,000	Liberty	16,000	12,000
Calhoun	8,000	8,000	Dallas	7,000	7,000	Lincoln	8,000	8,000
Carroll	9,000	9,000	Davies	9,000	9,000	McCone	16,000	12,000
Chickasaw	8,000	8,000	De Kalb	9,000	9,000	Madison	16,000	12,000
Choctaw	7,000	7,000	Dent	7,500	7,500	Mineral	8,000	8,000
Claiborne	9,000	9,000	Douglas	7,000	7,000	Missoula	12,000	12,000
Clarke	7,000	7,000	Dunklin	12,000	12,000	Musselshell	12,000	12,000
Clay	7,000	7,000	Franklin	8,000	8,000	Park	16,000	12,000
Coahoma	8,000	8,000	Gasconade	7,000	7,000	Petroleum	12,000	12,000
Copiah	15,000	12,000	Gentry	9,700	9,700	Phillips	12,000	12,000
Covington	8,000	8,000	Greene	9,000	9,000	Pondera	16,000	12,000
De Soto	10,000	10,000	Grundy	9,000	9,000	Powder River	16,000	12,000

County	Average value	Loan limit	County	Average value	Loan limit	County	Average value	Loan limit
MONTANA—continued			NEBRASKA—continued			NEW YORK—continued		
Powell.....	\$16,000	\$12,000	Wheeler.....	\$12,000	\$12,000	Niagara.....	\$11,000	\$11,000
Ravalli.....	12,000	12,000	York.....	13,500	12,000	Oneida.....	10,000	10,000
Richland.....	16,000	12,000	NEVADA			Onondaga.....	10,000	10,000
Roosevelt.....	16,000	12,000	Churchill.....	14,000	12,000	Ontario.....	8,500	8,500
Sanders.....	8,000	8,000	Clark.....	14,000	12,000	Orange.....	12,000	12,000
Sheridan.....	16,000	12,000	Lincoln.....	14,000	12,000	Orleans.....	8,000	8,000
Silver Bow.....	12,000	12,000	Mineral.....	14,000	12,000	Oswego.....	7,000	7,000
Stillwater.....	16,000	12,000	Nye.....	14,000	12,000	Otsego.....	8,500	8,500
Sweet Grass.....	16,000	12,000	Washoe.....	14,000	12,000	Rensselaer.....	10,000	10,000
Teton.....	16,000	12,000	White Pine.....	14,000	12,000	Saint Lawrence.....	7,000	7,000
Toole.....	16,000	12,000	NEW HAMPSHIRE			Saratoga.....	7,000	7,000
Valley.....	16,000	12,000	Belknap.....	9,000	9,000	Schenectady.....	9,000	9,000
Wheatland.....	16,000	12,000	Carroll.....	8,500	8,500	Schoharie.....	10,500	10,500
Wibaux.....	16,000	12,000	Cheshire.....	11,000	11,000	Schuyler.....	7,500	7,500
Yellowstone.....	16,000	12,000	Coos.....	9,000	9,000	Seneca.....	7,400	7,400
NEBRASKA			Grafton.....	9,000	9,000	Steuben.....	8,000	8,000
Adams.....	12,000	12,000	Hillsboro.....	10,500	10,500	Suffolk.....	20,000	12,000
Antelope.....	12,000	12,000	Merrimack.....	9,500	9,500	Sullivan.....	10,000	10,000
Arthur.....	12,000	12,000	Rockingham.....	11,500	11,500	Tioga.....	7,500	7,500
Banner.....	13,000	12,000	Stratford.....	11,000	11,000	Tompkins.....	6,000	6,000
Blaine.....	12,000	12,000	Sullivan.....	11,000	11,000	Ulster.....	13,500	12,000
Boone.....	12,000	12,000	NEW JERSEY			Warren.....	8,000	8,000
Box Butte.....	14,000	12,000	Atlantic.....	12,000	12,000	Washington.....	8,000	8,000
Boyd.....	9,500	9,500	Bergen.....	20,000	12,000	Wayne.....	8,500	8,500
Brown.....	12,000	12,000	Burlington.....	15,500	12,000	Wyoming.....	9,500	9,500
Buffalo.....	13,500	12,000	Camden.....	14,000	12,000	Yates.....	8,000	8,000
Burt.....	15,000	12,000	Cape May.....	12,000	12,000	NORTH CAROLINA		
Butler.....	14,500	12,000	Cumberland.....	14,500	12,000	Alamance.....	8,500	8,500
Cass.....	16,000	12,000	Gloucester.....	14,000	12,000	Alexander.....	7,500	7,500
Cedar.....	14,000	12,000	Hunterdon.....	16,000	12,000	Alleghany.....	7,000	7,000
Chase.....	14,000	12,000	Mercer.....	18,500	12,000	Anson.....	7,500	7,500
Cherry.....	12,000	12,000	Middlesex.....	16,000	12,000	Ashe.....	8,000	8,000
Cheyenne.....	14,000	12,000	Monmouth.....	15,000	12,000	Avery.....	6,500	6,500
Clay.....	12,000	12,000	Morris.....	18,000	12,000	Beaufort.....	7,000	7,000
Colfax.....	14,000	12,000	Ocean.....	12,500	12,000	Bertie.....	8,500	8,500
Cuming.....	15,000	12,000	Salem.....	14,000	12,000	Bladen.....	8,000	8,000
Custer.....	12,000	12,000	Somerset.....	16,000	12,000	Brunswick.....	7,000	7,000
Dakota.....	15,000	12,000	Sussex.....	15,000	12,000	Buncombe.....	8,000	8,000
Dawes.....	13,000	12,000	Warren.....	15,500	12,000	Burke.....	7,500	7,500
Dawson.....	14,000	12,000	NEW MEXICO			Cabarrus.....	8,000	8,000
Deuel.....	14,000	12,000	Bernalillo.....	18,000	12,000	Caldwell.....	7,000	7,000
Dixon.....	14,000	12,000	Catron.....	20,000	12,000	Camden.....	8,500	8,500
Dodge.....	15,000	12,000	Chaves.....	20,000	12,000	Cartaret.....	7,500	7,500
Douglas.....	14,500	12,000	Colfax.....	20,000	12,000	Caswell.....	7,000	7,000
Dundy.....	14,000	12,000	Curry.....	18,000	12,000	Catawba.....	7,500	7,500
Fillmore.....	12,000	12,000	De Baca.....	20,000	12,000	Chatham.....	7,000	7,000
Franklin.....	12,000	12,000	Dona Ana.....	20,000	12,000	Cherokee.....	7,000	7,000
Frontier.....	13,500	12,000	Eddy.....	12,000	12,000	Chowan.....	7,500	7,500
Furnas.....	11,500	11,500	Grant.....	20,000	12,000	Clay.....	7,000	7,000
Gage.....	15,000	12,000	Guadalupe.....	20,000	12,000	Cleveland.....	8,000	8,000
Garden.....	13,000	12,000	Harding.....	20,000	12,000	Columbus.....	8,500	8,500
Garfield.....	12,000	12,000	Hidalgo.....	16,000	12,000	Craven.....	8,000	8,000
Gosper.....	12,000	12,000	Lea.....	20,000	12,000	Cumberland.....	8,000	8,000
Grant.....	12,000	12,000	Lincoln.....	16,000	12,000	Currituck.....	8,500	8,500
Greeley.....	13,000	12,000	Luna.....	18,000	12,000	Dare.....	6,000	6,000
Hall.....	12,000	12,000	McKinley.....	20,000	12,000	Davidson.....	8,500	8,500
Hamilton.....	12,000	12,000	Nora.....	20,000	12,000	Davie.....	8,000	8,000
Harlan.....	12,000	12,000	Otero.....	16,000	12,000	Duplin.....	8,000	8,000
Hayes.....	13,500	12,000	Quay.....	20,000	12,000	Durham.....	8,000	8,000
Hitchcock.....	14,000	12,000	Rio Arriba.....	20,000	12,000	Edgecombe.....	8,000	8,000
Holt.....	12,000	12,000	Roosevelt.....	18,000	12,000	Forsyth.....	7,500	7,500
Hooker.....	12,000	12,000	Sandoval.....	20,000	12,000	Franklin.....	7,500	7,500
Howard.....	11,500	11,500	San Juan.....	18,000	12,000	Gaston.....	7,500	7,500
Jefferson.....	13,500	12,000	San Miguel.....	20,000	12,000	Gates.....	5,000	5,000
Johnson.....	14,500	12,000	Santa Fe.....	18,000	12,000	Graham.....	8,000	8,000
Kearney.....	13,000	12,000	Sierra.....	18,000	12,000	Granville.....	8,000	8,000
Keith.....	13,500	12,000	Socorro.....	18,000	12,000	Greene.....	8,000	8,000
Keya Paha.....	11,000	11,000	Taos.....	20,000	12,000	Guilford.....	8,500	8,500
Kimball.....	14,000	12,000	Torrance.....	20,000	12,000	Halifax.....	7,500	7,500
Knox.....	12,000	12,000	Union.....	20,000	12,000	Harnett.....	8,000	8,000
Lancaster.....	14,500	12,000	Valencia.....	18,000	12,000	Haywood.....	7,500	7,500
Lincoln.....	13,500	12,000	NEW YORK			Henderson.....	7,500	7,500
Logan.....	12,000	12,000	Albany.....	8,000	8,000	Hertford.....	8,000	8,000
Loup.....	12,000	12,000	Allegany.....	8,000	8,000	Hoke.....	7,500	7,500
McPherson.....	12,000	12,000	Broome.....	8,000	8,000	Hyde.....	5,000	5,000
Madison.....	13,500	12,000	Cattaraugus.....	8,500	8,500	Iredell.....	8,500	8,500
Merrick.....	12,000	12,000	Cayuga.....	8,000	8,000	Jackson.....	6,500	6,500
Morrill.....	13,000	12,000	Chautauqua.....	8,500	8,500	Johnston.....	8,000	8,000
Nance.....	11,500	11,500	Chemung.....	8,500	8,500	Jones.....	7,500	7,500
Nemaha.....	15,000	12,000	Chenango.....	8,200	8,200	Lee.....	8,000	8,000
Nuckolls.....	12,000	12,000	Clinton.....	8,100	8,100	Lenoir.....	8,000	8,000
Otoe.....	16,000	12,000	Columbia.....	12,000	12,000	Lincoln.....	8,000	8,000
Pawnee.....	14,000	12,000	Cortland.....	8,500	8,500	McDowell.....	7,000	7,000
Perkins.....	14,000	12,000	Delaware.....	9,000	9,000	Macon.....	6,500	6,500
Phelps.....	14,000	12,000	Dutchess.....	15,000	12,000	Madison.....	8,000	8,000
Pierce.....	13,000	12,000	Erie.....	11,000	11,000	Martin.....	8,000	8,500
Platte.....	13,500	12,000	Essex.....	9,000	9,000	Mecklenburg.....	8,500	8,500
Polk.....	14,500	12,000	Franklin.....	8,000	8,000	Mitchell.....	6,500	7,000
Red Willow.....	14,000	12,000	Fulton.....	9,000	9,000	Montgomery.....	7,000	7,000
Richardson.....	16,000	12,000	Genesee.....	10,000	10,000	Moore.....	7,000	8,000
Rock.....	12,000	12,000	Greene.....	10,200	10,200	Nash.....	8,000	8,500
Saline.....	13,500	12,000	Herkimer.....	9,000	9,000	New Hanover.....	8,500	8,000
Sarpy.....	14,000	12,000	Jefferson.....	7,500	7,500	Northampton.....	8,000	8,000
Saunders.....	15,000	12,000	Lewis.....	8,500	8,500	Onslow.....	7,500	7,500
Scotts Bluff.....	16,000	12,000	Livingston.....	10,500	10,500	Orange.....	8,000	8,000
Seward.....	14,500	12,000	Madison.....	9,000	9,000	Pamlico.....	8,000	8,500
Sheridan.....	13,000	12,000	Monroe.....	12,000	12,000	Pasquotank.....	8,500	7,000
Sherman.....	11,000	11,000	Montgomery.....	9,000	9,000	Pender.....	7,500	7,500
Sioux.....	12,000	12,000	Nassau.....	25,000	12,000	Perquimans.....	7,500	7,500
Stanton.....	13,000	12,000				Person.....	8,500	8,500
Thayer.....	12,000	12,000				Pitt.....	7,500	7,500
Thomas.....	12,000	12,000				Polk.....	8,000	8,000
Thurston.....	13,500	12,000				Randolph.....	7,500	7,500
Valley.....	13,000	12,000				Richmond.....	8,500	8,500
Washington.....	14,500	12,000				Robeson.....	8,000	7,500
Wayne.....	14,500	12,000				Rockingham.....	7,500	8,500
Webster.....	12,000	12,000				Rowan.....	8,500	8,500

County	Average value	Loan limit	County	Average value	Loan limit	County	Average value	Loan limit
NORTH CAROLINA—continued			OHIO—continued			OKLAHOMA—continued		
Rutherford	\$8,000	\$8,000	Hamilton	\$12,000	\$12,000	Mayes	\$9,000	\$9,000
Sampson	8,000	8,000	Hancock	15,000	12,000	Murray	10,500	10,500
Scotland	7,500	7,500	Hardin	14,000	12,000	Muskogee	10,000	10,000
Stanly	8,500	8,500	Harrison	7,000	7,000	Noble	12,000	12,000
Stokes	7,000	7,500	Henry	15,000	12,000	Nowata	9,000	9,000
Surry	7,500	7,500	Highland	14,000	12,000	Okfuskee	9,000	9,000
Swain	6,000	6,000	Hocking	8,000	8,000	Oklahoma	13,000	12,000
Transylvania	6,500	6,500	Holmes	12,000	12,000	Oklmulgee	9,000	9,000
Tyrrell	7,500	7,500	Huron	12,000	12,000	Osage	12,000	12,000
Union	8,500	8,500	Jackson	8,000	8,000	Ottawa	10,000	10,000
Vance	8,000	8,000	Jefferson	8,000	8,000	Pawnee	10,000	10,000
Wake	8,000	8,000	Knox	11,000	11,000	Payne	10,500	10,500
Warren	7,500	7,500	Lake	14,000	12,000	Pittsburg	5,500	8,500
Washington	7,500	7,500	Lawrence	10,000	10,000	Pontotoc	10,500	10,500
Watauga	8,000	8,000	Licking	12,000	12,000	Pottawatomie	10,000	10,000
Wayne	8,000	8,000	Logan	12,000	12,000	Pushmataha	8,000	8,000
Wilkes	8,000	8,000	Lorain	15,000	12,000	Roger Mills	12,000	12,000
Wilson	8,500	8,500	Lucas	16,000	12,000	Rogers	9,000	9,000
Yadkin	8,000	8,000	Madison	15,000	12,000	Seminole	9,000	9,000
Yancey	8,000	8,000	Maboning	12,000	12,000	Sequoyah	8,000	8,000
NORTH DAKOTA			Marion	15,000	12,000	Stephens	10,000	10,000
Adams	10,000	10,000	Medina	14,000	12,000	Texas	15,000	12,000
Barnes	12,000	12,000	Meigs	9,000	9,000	Tillman	15,000	12,000
Benson	11,000	12,000	Mercer	16,000	12,000	Tulsa	13,000	12,000
Billings	10,000	10,000	Miami	16,000	12,000	Wagoner	10,000	10,000
Bottineau	12,000	12,000	Monroe	7,000	7,000	Washington	9,000	9,000
Bowman	10,000	10,000	Montgomery	16,000	12,000	Washita	14,000	12,000
Burke	9,500	9,500	Morgan	8,000	8,000	Woods	15,000	12,000
Burleigh	9,000	9,000	Morrow	11,000	11,000	Woodward	12,000	12,000
Cass	13,500	12,000	Muskingum	9,000	9,000	OREGON		
Cavalier	12,000	12,000	Noble	8,000	8,000	Baker	16,000	12,000
Dickey	10,000	10,000	Ottawa	16,000	12,000	Benton	14,000	12,000
Divide	9,000	9,000	Pauiding	15,000	12,000	Clackamas	14,000	12,000
Dunn	10,500	10,500	Perry	9,000	9,000	Clatsop	14,000	12,000
Eddy	10,000	10,000	Pickaway	15,000	12,000	Columbia	14,000	12,000
Emmons	9,000	9,000	Pike	11,000	11,000	Coos	11,000	11,000
Foster	11,000	11,000	Portage	10,000	10,000	Crook	13,000	12,000
Golden Valley	12,000	12,000	Preble	16,000	12,000	Curry	11,000	11,000
Grand Forks	13,000	12,000	Putnam	15,000	12,000	Deschutes	13,000	12,000
Grant	10,000	10,000	Richland	12,000	12,000	Douglas	12,000	12,000
Griggs	11,000	11,000	Ross	15,000	12,000	Gilliam	25,000	12,000
Hettinger	10,000	10,000	Sandusky	16,000	12,000	Grant	14,000	12,000
Kidder	9,000	9,000	Seneca	11,000	11,000	Harney	17,500	12,000
La Moure	10,000	10,000	Shelby	14,000	12,000	Hood River	14,000	12,000
Logan	10,000	10,000	Stark	11,000	11,000	Jackson	14,000	12,000
McHenry	10,000	10,000	Summit	12,000	12,000	Jefferson	13,000	12,000
McIntosh	10,000	10,000	Trumbull	10,000	10,000	Josephine	14,000	12,000
McKenzie	12,000	12,000	Tuscarawas	10,000	10,000	Klamath	17,000	12,000
McLean	10,500	10,500	Union	13,000	12,000	Lake	14,500	12,000
Mercer	10,500	10,500	Van Wert	15,000	12,000	Lane	15,000	12,000
Morton	10,000	10,000	Vinton	7,000	7,000	Lincoln	10,000	10,000
Mountrail	9,500	9,500	Warren	12,000	12,000	Linn	15,000	12,000
Nelson	10,500	10,500	Washington	11,000	11,000	Malheur	15,000	12,000
Oliver	11,000	11,000	Wayne	14,000	12,000	Marion	14,000	12,000
Pembina	13,000	12,000	Williams	14,000	12,000	Morrow	15,000	12,000
Pierce	10,000	10,000	Wood	16,000	12,000	Multnomah	15,000	12,000
Ramsey	11,000	11,000	Wyandot	14,000	12,000	Polk	14,000	12,000
Ransom	10,500	10,500	OKLAHOMA			Sherman	32,000	12,000
Renville	11,000	11,000	Adair	8,000	8,000	Tillamook	17,000	12,000
Richland	13,000	12,000	Alfalfa	15,000	12,000	Umatilla	15,000	12,000
Rolette	10,000	10,000	Ateka	8,500	8,500	Union	15,000	12,000
Sargent	10,000	10,000	Beaver	15,000	12,000	Wallowa	16,000	12,000
Sheridan	9,000	9,000	Beckham	12,000	12,000	Wasco	18,000	12,000
Sioux	9,500	9,500	Blaine	13,000	12,000	Washington	16,000	12,000
Slope	9,500	9,500	Bryan	10,000	10,000	Wheeler	14,000	12,000
Stark	10,500	10,500	Caddo	11,000	11,000	Yamhill	16,000	12,000
Steele	12,000	12,000	Canadian	14,000	12,000	PENNSYLVANIA		
Stutsman	10,000	10,000	Carter	10,500	10,500	Adams	8,300	8,300
Towner	12,000	12,000	Cherokee	8,000	8,000	Allegheny	12,000	12,000
Trall	13,500	12,000	Choctaw	8,500	8,500	Armstrong	6,000	6,000
Walsh	12,500	12,000	Cimarron	15,000	12,000	Beaver	9,000	9,000
Ward	11,000	11,000	Cleveland	11,000	11,000	Bedford	9,000	9,000
Wells	12,000	12,000	Coal	8,500	8,500	Berks	9,000	9,000
Williams	10,000	10,000	Comanche	10,000	10,000	Blair	8,750	8,750
OHIO			Cotton	11,500	11,500	Bradford	5,200	5,200
Adams	8,000	8,000	Craig	9,000	9,000	Bucks	14,000	12,000
Allen	14,000	12,000	Creek	8,500	8,500	Butler	8,000	8,000
Ashland	12,000	12,000	Custer	13,000	12,000	Cambria	6,000	6,000
Ashtabula	9,000	9,000	Delaware	8,000	8,000	Carbon	7,620	7,620
Athens	9,000	9,000	Dewey	12,000	12,000	Centre	10,000	10,000
Auglaize	16,000	12,000	Ellis	12,500	12,000	Chester	13,000	12,000
Belmont	10,000	10,000	Garfield	15,000	12,000	Clarion	6,500	6,500
Brown	9,000	9,000	Garvin	10,500	10,500	Clearfield	6,000	6,000
Butler	16,000	12,000	Grady	10,000	10,000	Clinton	6,500	6,500
Carroll	7,000	7,000	Grant	14,000	12,000	Columbia	6,700	6,700
Champaign	15,000	12,000	Greer	12,000	12,000	Crawford	6,000	6,000
Clark	16,000	12,000	Harmon	12,000	12,000	Cumberland	12,000	12,000
Clermont	10,000	10,000	Harper	12,000	12,000	Dauphin	8,000	8,000
Clinton	14,000	12,000	Haskell	9,000	9,000	Erie	10,000	10,000
Columbiana	10,000	10,000	Hughes	9,000	9,000	Fayette	8,600	8,600
Coshocton	9,000	9,000	Jackson	14,000	12,000	Franklin	10,000	10,000
Crawford	14,000	12,000	Jefferson	11,000	11,000	Fulton	7,000	7,000
Cuyahoga	14,000	12,000	Johnston	8,500	8,500	Greene	8,200	8,200
Darke	16,000	12,000	Kay	14,000	12,000	Huntingdon	8,100	8,100
Defiance	15,000	12,000	Kingfisher	13,000	12,000	Indiana	8,000	8,000
Delaware	13,000	12,000	Kiowa	14,000	12,000	Jefferson	6,500	6,500
Erie	15,000	12,000	Latimer	8,000	8,000	Junata	8,200	8,200
Fairfield	13,000	12,000	Le Flore	8,000	8,000	Lackawanna	7,800	7,800
Fayette	16,000	12,000	Lincoln	9,000	9,000	Lancaster	13,500	12,000
Franklin	16,000	12,000	Logan	11,000	11,000	Lawrence	9,000	9,000
Fulton	15,000	12,000	Love	8,500	8,500	Lebanon	11,500	11,500
Gallia	14,000	12,000	McClain	11,000	11,000	Lehigh	11,000	11,000
Geauga	9,000	9,000	McCurain	8,500	8,500	Luzerne	7,200	7,200
Greene	12,000	12,000	McIntosh	9,000	9,000	Lycoming	6,500	6,500
Greene	15,000	12,000	Major	13,000	12,000	McKean	6,000	6,000
Guernsey	8,000	8,000	Marshall	8,500	8,500			

County	Average value	Loan limit
PENNSYLVANIA—continued		
Mercer	\$8,000	\$8,000
Mifflin	9,000	9,000
Monroe	6,600	6,600
Montgomery	12,500	12,000
Montour	6,800	6,800
Northampton	10,500	10,500
Northumberland	6,500	6,500
Perry	8,000	8,000
Potter	7,000	7,000
Schuylkill	7,000	7,000
Snyder	6,000	6,000
Somerset	10,000	10,000
Sullivan	6,000	6,000
Susquehanna	6,000	6,000
Tioga	5,300	5,300
Union	8,000	8,000
Venango	7,500	7,500
Warren	7,500	7,500
Washington	10,200	10,200
Wayne	6,000	6,000
Westmoreland	9,000	9,000
Wyoming	6,000	6,000
York	9,000	9,000
RHODE ISLAND		
Kent	11,000	11,000
Newport	12,000	12,000
Providence	12,000	12,000
Washington	10,500	10,500
SOUTH CAROLINA		
Abbeville	7,000	7,000
Aiken	7,500	7,500
Allendale	8,000	8,000
Anderson	8,500	8,500
Bamberg	9,000	9,000
Barnwell	8,000	8,000
Beaufort	7,500	7,500
Berkeley	7,500	7,500
Calhoun	9,000	9,000
Charleston	7,500	7,500
Cherokee	7,500	7,500
Chester	8,500	8,500
Chesterfield	8,000	8,000
Clarendon	9,000	9,000
Colleton	7,500	7,500
Darlington	10,000	10,000
Dillon	11,000	11,000
Dorchester	7,500	7,500
Edgefield	8,500	8,500
Fairfield	7,000	7,000
Florence	10,000	10,000
Georgetown	7,500	7,500
Greenville	9,000	9,000
Greenwood	7,000	7,000
Hampton	8,000	8,000
Horry	10,000	10,000
Jasper	7,500	7,500
Kershaw	8,000	8,000
Lancaster	8,000	8,000
Laurens	8,500	8,500
Lee	9,000	9,000
Lexington	7,000	7,000
McCormick	7,000	7,000
Marion	10,000	10,000
Marlboro	11,000	11,000
Newberry	8,000	8,000
Oconee	8,500	8,500
Orangeburg	9,000	9,000
Pickens	8,500	8,500
Richland	8,000	8,000
Saluda	8,500	8,500
Spartanburg	9,000	9,000
Sumter	9,000	9,000
Union	7,500	7,500
Williamsburg	9,000	9,000
York	8,500	8,500
SOUTH DAKOTA		
Armstrong	9,000	9,000
Aurora	10,000	10,000
Beadle	10,000	10,000
Bennett	11,000	11,000
Bon Homme	12,500	12,000
Brookings	13,000	12,000
Brown	13,000	12,000
Brule	10,000	10,000
Buffalo	10,000	10,000
Butte	12,000	12,000
Campbell	9,600	9,600
Charles Mix	10,500	10,500
Clark	12,800	12,000
Clay	15,000	12,000
Codington	13,000	12,000
Corson	10,000	10,000
Custer	9,000	9,000
Davison	12,000	12,000
Day	12,000	12,000
Deuel	13,000	12,000
Dewey	9,500	9,500
Douglas	12,000	12,000
Edmunds	10,000	10,000
Fall River	10,000	10,000
Faulk	11,000	11,000
Frank	13,000	12,000
Grant	13,000	12,000
Gregory	10,000	10,000

County	Average value	Loan limit
SOUTH DAKOTA—continued		
Haakon	\$10,500	\$10,500
Hamlin	13,000	12,000
Hand	10,000	10,000
Hanson	12,000	12,000
Harding	10,500	10,500
Hughes	10,000	10,000
Hutchinson	13,200	12,000
Hyde	10,000	10,000
Jackson	11,000	11,000
Jerault	10,000	10,000
Jones	10,500	10,500
Kingsbury	13,000	12,000
Lake	16,000	12,000
Lawrence	11,000	11,000
Lincoln	17,600	12,000
Lyman	11,500	11,500
McCook	13,000	12,000
McPherson	10,000	10,000
Marshall	13,000	12,000
Meade	11,000	11,000
Mellette	10,000	10,000
Miner	12,000	12,000
Minnehaha	16,000	12,000
Moody	16,000	12,000
Pennington	11,000	11,000
Perkins	10,000	10,000
Potter	12,000	12,000
Roberts	12,000	12,000
Sanborn	11,000	11,000
Shannon	10,000	10,000
Spink	12,000	12,000
Stanley	10,000	10,000
Sully	11,000	11,000
Todd	11,000	11,000
Tripp	10,000	10,000
Turner	14,000	12,000
Union	15,000	12,000
Walworth	10,320	10,320
Washabaugh	10,500	10,500
Yankton	13,000	12,000
Ziebach	9,500	9,500
TENNESSEE		
Anderson	7,500	7,500
Bedford	9,000	9,000
Benton	6,500	6,500
Bledsoe	7,000	7,000
Blount	9,500	9,500
Bradley	7,500	7,500
Campbell	7,500	7,500
Cannon	6,500	6,500
Carroll	7,500	7,500
Carter	7,500	7,500
Cheatham	7,000	7,000
Chester	7,000	7,000
Claiborne	6,500	6,500
Clay	7,000	7,000
Cocke	7,500	7,500
Coffee	7,300	7,300
Crockett	8,500	8,500
Cumberland	6,500	6,500
Davidson	12,000	12,000
Decatur	6,500	6,500
De Kalb	7,000	7,000
Dickson	7,000	7,000
Dyer	8,500	9,500
Fayette	7,500	7,500
Fantress	6,500	6,500
Franklin	9,000	9,000
Gibson	9,500	9,500
Giles	9,000	9,000
Grainger	7,500	7,500
Greene	10,000	10,000
Grundy	7,000	7,000
Hambien	10,000	10,000
Hamilton	8,500	8,500
Hancock	6,500	6,500
Hardeman	7,000	7,000
Hardin	6,500	6,500
Hawkins	8,500	8,500
Haywood	7,500	7,500
Henderson	8,000	8,000
Henry	8,000	8,000
Hickman	7,500	7,500
Houston	7,000	7,000
Humphreys	8,000	8,000
Jackson	8,000	8,000
Jefferson	8,500	8,500
Johnson	7,500	7,500
Knox	10,500	10,500
Lake	12,000	12,000
Lauderdale	8,500	8,500
Lawrence	8,000	8,000
Lewis	6,500	6,500
Lincoln	9,000	9,000
Loudon	8,000	8,000
McMinn	7,500	7,500
McNairy	6,500	6,500
Macon	6,500	6,500
Madison	8,500	8,500
Marion	8,000	8,000
Marshall	8,500	8,500
Maury	10,500	10,500
Meigs	7,000	7,000
Monroe	7,200	7,200
Montgomery	9,000	9,000
Moore	8,500	8,500

County	Average value	Loan limit
TENNESSEE—continued		
Morgan	\$8,500	\$8,500
Obion	10,000	10,000
Overton	6,500	6,500
Perry	7,000	7,000
Pickett	6,500	6,500
Polk	7,000	7,000
Putnam	7,500	7,500
Rhea	6,500	6,500
Roane	8,000	8,000
Robertson	9,000	9,000
Rutherford	8,500	8,500
Scott	6,500	6,500
Sequatchie	7,000	7,000
Sevier	7,500	7,500
Shelby	10,500	10,500
Smith	8,000	8,000
Stewart	8,000	8,000
Sullivan	10,500	10,500
Sumner	9,500	9,500
Tipton	8,500	8,500
Trousdale	8,500	8,500
Unicoi	7,500	7,500
Union	7,000	7,000
Van Buren	6,500	6,500
Warren	7,000	7,000
Washington	10,500	10,500
Wayne	6,500	6,500
Weakley	8,000	8,000
White	7,500	7,500
Williamson	10,500	10,500
Wilson	8,500	8,500
TEXAS		
Anderson	12,000	12,000
Angelina	12,500	12,000
Aransas	15,000	12,000
Archer	15,000	12,000
Armstrong	17,000	12,000
Atascosa	14,000	12,000
Austin	12,000	12,000
Bailey	13,000	12,000
Bandera	16,000	12,000
Bastrop	12,000	12,000
Baylor	14,000	12,000
Bee	15,000	12,000
Bell	15,000	12,000
Bexar	15,000	12,000
Blanco	15,000	12,000
Borden	16,000	12,000
Bosque	14,000	12,000
Bowie	15,000	12,000
Brazoria	15,000	12,000
Brazos	15,000	12,000
Briscoe	18,000	12,000
Brooks	14,000	12,000
Brown	15,000	12,000
Burleson	12,000	12,000
Burnet	15,000	12,000
Caldwell	14,000	12,000
Calhoun	15,000	12,000
Callahan	12,000	12,000
Cameron	16,000	12,000
Camp	12,000	12,000
Cass	12,000	12,000
Castro	18,000	12,000
Chambers	12,000	12,000
Cherokee	14,000	12,000
Childress	14,000	12,000
Clay	16,000	12,000
Cochran	15,000	12,000
Coke	15,000	12,000
Coleman	15,000	12,000
Collin	15,000	12,000
Collingsworth	14,000	12,000
Colorado	15,000	12,000
Comal	14,000	12,000
Concho	15,000	12,000
Cooke	15,000	12,000
Corvell	12,000	12,000
Cottle	15,000	12,000
Crosby	15,000	12,000
Dallas	15,000	12,000
Dawson	16,000	12,000
Deaf Smith	18,000	12,000
Delta	15,000	12,000
Denton	15,000	12,000
De Witt	14,000	12,000
Dickens	14,000	12,000
Dimmit	16,000	12,000
Donley	15,000	12,000
Duval	12,000	12,000
Eastland	12,000	12,000
Edwards	25,000	12,000
Ellis	15,000	12,000
Erath	12,000	12,000
Falls	15,000	12,000
Fannin	15,000	12,000
Fayette	12,000	12,000
Fisher	14,000	12,000
Floyd	16,000	12,000
Foard	15,000	12,000
Fort Bend	16,000	12,000
Franklin	12,000	12,000
Freestone	14,000	12,000
Frio	14,000	12,000
Gaines	15,000	12,000
Galveston	12,000	12,000
Garza	14,000	12,000

County	Average value	Loan limit	County	Average value	Loan limit	County	Average value	Loan limit
TEXAS—continued			TEXAS—continued			VIRGINIA—continued		
Gillespie	\$16,500	\$12,000	Schleicher	\$15,000	\$12,000	Clarke	\$12,000	\$12,000
Glasscock	14,000	12,000	Scurry	14,000	12,000	Craig	8,000	8,000
Gollad	15,000	12,000	Shackelford	15,000	12,000	Culpeper	11,000	11,000
Gonzales	12,000	12,000	Shelby	12,000	12,000	Cumberland	6,000	6,000
Gray	18,000	12,000	Sherman	18,000	12,000	Dickenson	6,000	6,000
Grayson	15,000	12,000	Smith	12,500	12,000	Dinwiddie	7,500	7,500
Grimes	14,000	12,000	Somervell	12,000	12,000	Elizabeth City	11,000	11,000
Guadalupe	14,000	12,000	Starr	12,000	12,000	Essex	9,000	9,000
Hale	16,000	12,000	Stephens	15,000	12,000	Fairfax	12,000	12,000
Hall	15,000	12,000	Stonewall	12,000	12,000	Fauquier	12,000	12,000
Hamilton	14,000	12,000	Swisher	16,000	12,000	Floyd	7,500	7,500
Hansford	20,000	12,000	Tarrant	15,000	12,000	Fluvanna	6,000	6,000
Hardeman	15,000	12,000	Terry	13,000	12,000	Franklin	7,500	7,500
Hardin	12,000	12,000	Throckmorton	15,000	12,000	Frederick	11,000	11,000
Harris	14,000	12,000	Titus	12,000	12,000	Giles	10,000	10,000
Harrison	19,200	12,000	Tom Green	18,000	12,000	Gloucester	8,000	8,000
Hartley	14,000	12,000	Travis	14,000	12,000	Goochland	7,000	7,000
Haskell	14,000	12,000	Trinity	15,000	12,000	Grayson	10,000	10,000
Hays	14,000	12,000	Tyler	15,000	12,000	Greene	7,000	7,000
Hemp Hill	18,000	12,000	Upshur	12,000	12,000	Greensville	7,500	7,500
Henderson	12,000	12,000	Uvalde	16,000	12,000	Hallfax	7,500	7,500
Hidalgo	16,000	12,000	Van Zandt	12,500	12,000	Hanover	8,000	8,000
Hill	15,000	12,000	Victoria	15,000	12,000	Henrico	10,000	10,000
Hockley	15,900	12,000	Walker	12,000	12,000	Henry	7,500	7,500
Hood	12,000	12,000	Waller	14,000	12,000	Highland	8,000	8,000
Hopkins	15,000	12,000	Ward	25,000	12,000	Isle of Wight	8,000	8,000
Houston	12,000	12,000	Washington	14,000	12,000	James City	11,000	11,000
Howard	14,000	12,000	Wharton	16,000	12,000	King and Queen	7,000	7,000
Hunt	15,000	12,000	Wheeler	12,000	12,000	King George	8,000	8,000
Irion	14,000	12,000	Wichita	15,000	12,000	King William	7,500	7,500
Jack	15,000	12,000	Wilbarger	16,000	12,000	Lancaster	9,000	9,000
Jackson	15,000	12,000	Willacy	16,000	12,000	Lee	12,000	12,000
Jasper	12,000	12,000	Williamson	14,000	12,000	Loudoun	12,000	12,000
Jefferson	20,000	12,000	Wilson	14,000	12,000	Louisa	6,500	6,500
Jim Hogg	14,000	12,000	Wise	15,000	12,000	Lunenburg	7,000	7,000
Jim Wells	14,000	12,000	Wood	12,000	12,000	Madison	8,500	8,500
Johnson	15,000	12,000	Yoakum	16,000	12,000	Mathews	8,000	8,000
Jones	13,000	12,000	Young	15,000	12,000	Mecklenburg	7,500	7,500
Karnes	12,000	12,000	Zapata	12,000	12,000	Middlesex	8,000	8,000
Kaufman	15,000	12,000	Zavala	16,000	12,000	Montgomery	10,000	10,000
Kendall	15,000	12,000				Nansemond	8,000	8,000
Kent	14,000	12,000	UTAH			Nelson	7,500	7,500
Kerr	16,500	12,000	Beaver	13,000	12,000	New Kent	7,500	7,500
Kimble	17,500	12,000	Box Elder	15,000	12,000	Norfolk	10,000	10,000
King	12,000	12,000	Cache	15,000	12,000	Northampton	12,000	12,000
Kleberg	12,000	12,000	Carbon	10,000	10,000	Northumberland	9,000	9,000
Knox	14,000	12,000	Carbon	10,000	10,000	Notoway	7,500	7,500
Lamar	15,000	12,000	Daggett	12,000	12,000	Orange	10,000	10,000
Lamb	14,000	12,000	Davis	15,000	12,000	Page	10,000	10,000
Lampasas	15,000	12,000	Duchessne	12,000	12,000	Patrick	7,500	7,500
La Salle	12,000	12,000	Emery	12,000	12,000	Pittsylvania	7,500	7,500
Lavaca	12,000	12,000	Garfield	12,000	12,000	Powhatan	6,500	6,500
Lee	12,000	12,000	Grand	12,000	12,000	Prince Edward	7,500	7,500
Leon	12,000	12,000	Iron	12,000	12,000	Prince George	8,000	8,000
Liberty	20,000	12,000	Juan	12,000	12,000	Prince William	11,000	11,000
Limestone	14,000	12,000	Kane	12,000	12,000	Princess Anne	10,000	10,000
Lipscomb	18,000	12,000	Millard	13,000	12,000	Pulaski	12,000	12,000
Live Oak	12,000	12,000	Morgan	12,000	12,000	Rappahannock	9,000	9,000
Llano	15,000	12,000	Plute	12,000	12,000	Richmond	9,000	9,000
Lubbock	16,000	12,000	Rich	12,000	12,000	Roanoke	11,000	11,000
Lynn	16,000	12,000	Salt Lake	14,000	12,000	Rockbridge	11,000	11,000
McCulloch	18,000	12,000	San Juan	12,000	12,000	Rockingham	12,000	12,000
McLennan	15,000	12,000	Saopete	12,000	12,000	Russell	12,000	12,000
McMullen	12,000	12,000	Sevier	13,000	12,000	Scott	10,000	10,000
Madison	14,000	12,000	Summit	12,000	12,000	Shenandoah	11,000	11,000
Marion	14,000	12,000	Toole	12,000	12,000	Smyth	12,000	12,000
Martin	14,000	12,000	Uintah	13,000	12,000	Southampton	8,000	8,000
Mason	18,000	12,000	Utah	15,000	12,000	Spotsylvania	7,500	7,500
Matagorda	15,000	12,000	Wasatch	14,000	12,000	Stafford	7,500	7,500
Maverick	15,000	12,000	Washington	13,000	12,000	Stafford	7,500	7,500
Medina	15,000	12,000	Wayne	12,000	12,000	Surry	8,500	8,500
Menard	16,000	12,000	Weber	15,000	12,000	Sussex	7,500	7,500
Midland	16,000	12,000				Tazewell	12,000	12,000
Mifflin	12,500	12,000	VERMONT			Warren	11,000	11,000
Mills	14,000	12,000	Addison	11,500	11,500	Warwick	11,000	11,000
Mitchell	15,000	12,000	Bennington	10,000	10,000	Washington	12,000	12,000
Montague	13,000	12,000	Caledonia	7,000	7,000	Westmoreland	10,500	10,500
Montgomery	12,000	12,000	Chittenden	11,921	11,900	Wise	10,000	10,000
Moore	18,000	12,000	Essex	8,000	8,000	Wythe	12,000	12,000
Morris	12,000	12,000	Franklin	8,500	8,500	York	12,000	12,000
Motley	14,000	12,000	Lamoille	7,500	7,500			
Nacogdoches	14,000	12,000	Orange	7,500	7,500	WASHINGTON		
Navarro	15,000	12,000	Orleans	7,000	7,000	Adams	21,200	12,000
Newton	12,000	12,000	Rutland	7,500	7,500	Asotin	15,000	12,000
Nolan	15,000	12,000	Washington	8,000	8,000	Benton	16,500	12,000
Nueces	16,000	12,000	Windham	8,000	8,000	Chelan	12,500	12,000
Ochiltree	20,000	12,000	Windsor	7,500	7,500	Challam	14,000	12,000
Orange	20,000	12,000				Clark	14,500	12,000
Palo Pinto	12,000	12,000	VIRGINIA			Columbia	15,000	12,000
Panola	12,000	12,000	Accomac	8,000	8,000	Cowlitz	14,000	12,000
Parker	12,000	12,000	Albermarle	10,000	10,000	Douglas	17,250	12,000
Parmer	18,000	12,000	Alleghany	8,000	8,000	Ferry	14,000	12,000
Polk	15,000	12,000	Amelia	7,500	7,500	Franklin	17,150	12,000
Rains	12,000	12,000	Amherst	8,000	8,000	Garfield	45,000	12,000
Randall	16,000	12,000	Appomattox	7,500	7,500	Grant	15,000	12,000
Real	18,000	12,000	Augusta	12,000	12,000	Grays Harbor	14,000	12,000
Red River	15,000	12,000	Bath	9,000	9,000	Island	10,000	10,000
Reeves	25,000	12,000	Bedford	7,500	7,500	Jefferson	12,000	12,000
Refugio	15,000	12,000	Bland	10,000	10,000	King	14,500	12,000
Robertson	12,000	12,000	Botetourt	11,000	11,000	Kitsap	11,000	11,000
Rockwall	15,000	12,000	Brunswick	7,500	7,500	Kittitas	12,000	12,000
Runnels	14,000	12,000	Buchanan	6,000	6,000	Klickitat	16,000	12,000
Rusk	15,000	12,000	Buckingham	6,000	6,000	Lewis	12,000	12,000
Sabine	12,000	12,000	Campbell	7,500	7,500	Lincoln	30,000	12,000
San Augustine	14,000	12,000	Caroline	7,500	7,500	Mason	12,000	12,000
San Jacinto	12,000	12,000	Carroll	9,000	9,000	Okanogan	15,000	12,000
San Patricio	17,000	12,000	Charles City	8,500	8,500	Pacific	12,000	12,000
San Saba	17,000	12,000	Charlotte	7,500	7,500	Pend Oreille	12,000	12,000
			Chesterfield	6,500	6,500	Pierce	14,000	12,000

County	Average value	Loan limit
WASHINGTON—continued		
San Juan	\$10,000	\$10,000
Skagit	14,000	12,000
Skamania	13,000	12,000
Snobomish	14,500	12,000
Spokane	18,500	12,000
Stevens	15,000	12,000
Thurston	10,000	10,000
Wahkiakum	14,000	12,000
Walla Walla	15,000	12,000
Whatcom	14,000	12,000
Whitman	25,000	12,000
Yakima	15,000	12,000
WEST VIRGINIA		
Barbour	6,500	6,500
Berkeley	11,000	11,000
Boone	5,000	5,000
Braxton	6,000	6,000
Brooke	7,000	7,000
Cabell	6,000	6,000
Calhoun	5,000	5,000
Clay	5,000	5,000
Doddridge	6,000	6,000
Fayette	5,500	5,500
Gilmer	6,000	6,000
Grant	7,500	7,500
Greenbrier	10,000	10,000
Hampshire	6,500	6,500
Hardy	7,500	7,500
Harrison	8,500	8,500
Jackson	6,500	6,500
Jefferson	12,000	12,000
Kanawha	6,500	6,500
Lewis	7,500	7,500
Lincoln	5,000	5,000
Logan	5,000	5,000
Marion	6,500	6,500
Marshall	7,500	7,500
Mason	8,000	8,000
Mercer	6,000	6,000
Mineral	6,000	6,000
Monongalia	6,500	6,500
Monroe	8,000	8,000
Morgan	5,000	5,000
Nicholas	6,000	6,000
Ohio	11,000	11,000
Pendleton	7,500	7,500
Pleasants	6,000	6,000
Pocahontas	7,500	7,500
Preston	6,500	6,500
Putnam	6,500	6,500
Raleigh	5,500	5,500
Randolph	8,000	8,000
Ritchie	6,500	6,500
Roane	6,500	6,500
Summers	5,500	5,500
Taylor	6,500	6,500
Tucker	6,500	6,500
Tyler	6,500	6,500
Upshur	6,500	6,500
Wayne	5,000	5,000
Webster	5,000	5,000
Wetzel	5,000	5,000
Wirt	5,500	5,500
Wood	6,500	6,500
Wyoming	5,000	5,000
WISCONSIN		
Adams	8,500	8,500
Ashland	7,000	7,000
Barron	10,000	10,000
Bayfield	7,000	7,000
Brown	11,000	11,000
Buffalo	10,000	10,000
Burnett	7,000	7,000
Chippewa	10,000	10,000
Clark	8,500	8,500
Columbia	15,000	12,000
Crawford	10,000	10,000
Dane	15,000	12,000
Dodge	15,000	12,000
Door	11,000	11,000
Douglas	7,000	7,000
Dunn	10,000	10,000
Eau Claire	10,000	10,000
Florence	7,000	7,000
Fond du Lac	15,000	12,000
Forest	7,000	7,000
Grant	15,000	12,000
Green	15,000	12,000
Green Lake	15,000	12,000
Iowa	15,000	12,000
Iron	7,000	7,000
Jackson	8,500	8,500
Jefferson	15,000	12,000
Juneau	8,500	8,500
Kenosha	15,000	12,000
Kewaunee	11,000	11,000
La Crosse	10,000	10,000
Lafayette	15,000	12,000
Laporte	15,000	12,000
Langlade	8,500	8,500
Lincoln	8,500	8,500
Manitowoc	15,000	12,000
Marathon	8,500	8,500
Marquette	8,500	8,500
Marquette	8,500	8,500
Monroe	8,500	8,500

County	Average value	Loan limit
WISCONSIN—continued		
Oconto	\$8,500	\$8,500
Oneida	7,000	7,000
Outagamie	15,000	11,000
Pepin	10,000	10,000
Pierce	10,000	10,000
Polk	10,000	10,000
Portage	8,500	8,500
Price	7,000	7,000
Racine	15,000	12,000
Richland	10,000	10,000
Rock	15,000	12,000
Rusk	7,000	7,000
Saint Croix	10,000	10,000
Sauk	15,000	12,000
Sawyer	7,000	7,000
Shawano	8,500	8,500
Taylor	8,500	8,500
Trempealeau	10,000	10,000
Vernon	10,000	10,000
Vilas	7,000	7,000
Walworth	15,000	12,000
Washburn	7,000	7,000
Waukesha	15,000	12,000
Waupaca	8,500	8,500
Waushara	8,500	8,500
Winnebago	15,000	12,000
Wood	8,500	8,500
WYOMING		
Albany	18,000	12,000
Big Horn	11,500	11,500
Campbell	12,000	12,000
Carbon	18,000	12,000
Converse	18,000	12,000
Crook	12,000	12,000
Fremont	15,000	12,000
Goshen	18,000	12,000
Hot Springs	15,000	12,000
Johnson	18,000	12,000
Laramie	15,000	12,000
Lincoln	14,000	12,000
Natrona	18,000	12,000
Niobrara	16,000	12,000
Park	15,000	12,000
Platte	15,000	12,000
Sheridan	18,000	12,000
Sublette	18,000	12,000
Sweetwater	18,000	12,000
Teton	18,000	12,000
Uinta	15,000	12,000
Washakie	18,000	12,000
Weston	15,000	12,000
HAWAII		
Hawaii	12,000	12,000
Honolulu	12,000	12,000
Kauai	12,000	12,000
Mau	12,000	12,000
PUERTO RICO		
Adjuntas	8,000	8,000
Aguadilla	8,000	8,000
Angeles	8,000	8,000
Arecibo	8,000	8,000
Barranquitas	8,000	8,000
Bayamon	8,000	8,000
Caguas	8,000	8,000
Camuy	8,000	8,000
Carolina	8,000	8,000
Cayey	8,000	8,000
Ciales	8,000	8,000
Comerio	8,000	8,000
Corozal	8,000	8,000
Guayama	8,000	8,000
Humacao	8,000	8,000
Isabela	8,000	8,000
Jayuya	8,000	8,000
Juana Diaz	8,000	8,000
Juncos	8,000	8,000
Lares	8,000	8,000
Manati	8,000	8,000
Mayaguez	8,000	8,000
Orocovis	8,000	8,000
Ponce	8,000	8,000
Rio Grande	8,000	8,000
San German	8,000	8,000
San Juan	8,000	8,000
San Lorenzo	8,000	8,000
San Sebastian	8,000	8,000
Utua	8,000	8,000
Vega Baja	8,000	8,000
Yabucoa	8,000	8,000
Yauco	8,000	8,000

(Secs. 3 (a) and 41 (i), 50 Stat. 522; 7 U. S. C. 1003 (a), 1015 (i); as amended by secs. 3 and 5, Pub. Law 731, 79th Cong.)

Issued this 14th day of November 1946.
 [SEAL] N. E. DODD,
 Acting Secretary of Agriculture.
 [F. R. Doc. 46-20526; Filed, Nov. 18, 1946; 8:54 a. m.]

TITLE 7—AGRICULTURE
 Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

PART 972—MILK IN THE TRI-STATE MARKETING AREA

ORDER SUSPENDING CERTAIN PROVISIONS

Pursuant to the applicable provisions of Public Act No. 10, 73d Congress, as amended, and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 1940 ed. 601 et seq.), hereinafter referred to as the "act," and of the order, as amended and as further amended effective November 1, 1946 (11 F. R. 12926), regulating the handling of milk in the Tri-State marketing area, hereinafter referred to as the "order," it is hereby found and determined that the following provisions of such order do not tend to effectuate the declared policy of the act: (1) the words "or (2) having its entire dairy farm supply of milk produced under health requirements equivalent to those applicable to dairy farm supplies of a plant(s) described under (1) of this paragraph and moving 50 percent or more of its total receipts of skim milk and butterfat to the latter plant(s)" as contained in § 972.1 (h); and (2) all of paragraph (g) of § 972.8.

It is hereby further found and determined that compliance with the notice, public rule-making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 237) in connection with the issuance hereof is impracticable, unnecessary, and contrary to the public interest, in that: (1) the information upon which this action is based did not become available in sufficient time for such compliance; (2) the issuance of this suspension order effective November 1, 1946, is necessary to the effectuation of the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended; and (3) this action will relieve certain persons of the restrictions imposed upon them by the order.

It is therefore ordered, That the following provisions of the order be and they hereby are suspended effective 12:01 a. m., e. s. t., November 1, 1946:

1. The words "or (2) having its entire dairy farm supply of milk produced under health requirements equivalent to those applicable to dairy farm supplies of a plant(s) described under (1) of this paragraph and moving 50 percent or more of its total receipts of skim milk and butterfat to the latter plant(s)" as contained in § 972.1 (h); and
2. All of paragraph (g) of § 972.8.

Done at Washington, D. C., this 14th day of November 1946.

[SEAL] N. E. DODD,
 Acting Secretary of Agriculture.
 [F. R. Doc. 46-20541; Filed, Nov. 19, 1946; 8:45 a. m.]

TITLE 9—ANIMALS AND ANIMAL PRODUCTS

Chapter I—Bureau of Animal Industry

Subchapter G—Inspection of Animal Foods

PART 155—CANNED WET NORMAL MAINTENANCE FOOD FOR DOGS, CATS, AND OTHER CARNIVORA

INSPECTION, CERTIFICATION, AND IDENTIFICATION AS TO THE CLASS, QUALITY, QUANTITY AND CONDITION

Pursuant to the provisions of the Agricultural Marketing Act of 1946 contained in Title II of Pub. Law 733, 79th Congress, 2nd Session, and by virtue of the authority vested in the Secretary of Agriculture, the following rules and regulations for the inspection, certification, and identification as to the class, quality, quantity and condition of canned wet food for dogs, cats and other carnivora are hereby prescribed and promulgated:

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- Sec. 155.30 Supervision by inspector.
- 155.31 Name of product.
- 155.32 Ingredient statement.
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- 155.34 Net weight.
- 155.35 Firm name.
- 155.36 Plant number embossed on sealed containers.
- 155.37 Location on label of required features.
- 155.38 Labels to be approved by chief of division.
- 155.39 False or deceptive terms.
- 155.40 Cancellation of label approval.

PENALTIES

- 155.41 Withdrawal of service for failure to conform with regulations.

APPEALS

- 155.42 Appeals from decisions made under this part.

REPORTS

- 155.43 Plants to furnish information for reports.

AUTHORITY: §§ 155.1 to 155.43, inclusive, issued under sec. 203 (h) of Pub. Law 733, 79th Cong.

DEFINITIONS

§ 155.1 *Meaning of words.* Words used in this part in the singular form shall be deemed to import the plural, and vice versa, as the case may demand.

§ 155.2 *Terms defined.* When used in this part unless otherwise distinctly expressed or manifestly incompatible with the intent thereof:

(a) "Act" means the provisions of the Agricultural Marketing Act of 1946 authorizing the Secretary of Agriculture

To inspect, certify, and identify the class, quality, quantity, and condition of agricultural products when shipped or received in interstate commerce, under such rules and regulations as the Secretary of Agriculture may prescribe, including assessment and collection of such fees as will be reasonable and as nearly as may be to cover the cost of the service rendered * * *

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

(c) "Department" means the United States Department of Agriculture.

(d) "Secretary" means the Secretary of the Department.

(e) "Administration" means the Agricultural Research Administration of the Department.

(f) "Administrator" means the Administrator of the Administration.

(g) "Division" means the Animal Foods Inspection Division of the Bureau of Animal Industry of the Administration.

(h) "Inspector in charge" means an inspector of the division employed by the Department and assigned to supervise and perform official work at an official station. Such inspector is assigned by and reports directly to the chief of the division or other person designated by him.

(i) "Inspector" means an inspector of the division employed by the Department.

(j) "Inspected plant" means any plant preparing canned wet food for dogs, cats, or other carnivora at which inspection is maintained under the regulations contained in this part.

(k) "Official station" means one or more inspected plants assigned to an inspector in charge.

(l) "Certification" means the statement authorized by the division to be used on labels of canned wet food for dogs, cats, or other carnivora prepared under the inspection provided for in this part. The certification shall be in the form shown herewith:



(m) "Certified product" means the canned wet food for dogs, cats, or other carnivora marked with the certification provided in this part.

(n) "Meat" means the U. S. inspected and passed and so identified clean, wholesome muscle tissue of cattle, sheep, swine, or goats which is skeletal or which is found in the tongue, in the diaphragm, in the heart, or in the esophagus with or without the accompanying and overlying fat and the portions of skin, sinew, nerve, and blood vessels which normally accompany the muscle tissue and which are not separated from it in the process of dressing. It does not include the muscle found in the lips, snout, or ears.

(o) "Meat by-product" means the U. S. inspected and passed and so identified clean, wholesome part other than meat which has been derived from one or more cattle, sheep, swine, or goats.

(p) "Horse meat" means the U. S. inspected and passed and so identified clean, wholesome muscle tissue of horses which is skeletal or which is found in the tongue, in the diaphragm, in the heart, or in the esophagus, with or without the accompanying and overlying fat and the portions of sinew, nerve, and blood vessels which normally accompany the muscle tissue and which are not separated from it in the process of dressing.

(q) "Horse meat by-product" means the U. S. inspected and passed and so identified clean, wholesome part, other than horse meat, which has been derived from horses.

SCOPE OF INSPECTION SERVICE

§ 155.3 *Plants eligible for inspection.* Upon application, inspection may be inaugurated at a plant where canned wet food for dogs, cats, and other carnivora is prepared when the chief of the division has determined that the application conforms to and the plant meets with the requirements of this part.

APPLICATION FOR INSPECTION, CERTIFICATION, AND IDENTIFICATION

§ 155.4 *Application.* The owner or operator of each plant of the kind specified in § 155.3 may apply to the chief of

the division for inspection, certification, and identification. In cases of change of ownership or change of location, new applications shall be made.

§ 155.5 *Drawings.* Triplicate copies of complete drawings with specifications, consisting of floor plans showing the locations of such features as the principal pieces of equipment, floor drains, principal drainage lines, hand-washing basins, and hose connections for clean-up purposes; elevations; roof plans when necessary to show size and location of skylights and the like; cross and longitudinal sections of the various buildings, showing such features as principal pieces of equipment, heights of ceilings, conveyor rails, and character of floors, walls, and ceilings; and a plot plan showing relationship of various departments and structures of the plants, properly drawn to scale, shall accompany applications. Where complete approved drawings and specifications are available in the files of the Meat Inspection Division, Bureau of Animal Industry, U. S. Department of Agriculture, covering a plant operating under the supervision of that division, it will not be necessary that drawings and specifications accompany an application made under this part for inspection at such plant.

§ 155.6 *Review of applications.* The chief of division will determine whether applications shall be granted or refused, and he may revoke approval at any time if he determines that any false statement was made in such application.

INAUGURATION OF INSPECTION

§ 155.7 *Inauguration of inspection.* When an application for inspection, certification, and identification is granted, the inspector in charge shall, at or prior to the inauguration of inspection, inform the owner or operator of the plant of the requirements of the regulations contained in this part. Inspection shall not be begun if a plant is not in a sanitary condition. The applicant shall adopt and enforce all necessary measures and shall comply with all such directions as the inspector in charge may prescribe for carrying out the purpose of this section.

§ 155.8 *Official number.* To each plant granted inspection an official number shall be assigned. Such number shall be preceded by the letter "A" and used to identify all certified products prepared in the plant.

§ 155.9 *Numbers granted same ownership or control.* Two or more official plants under the same ownership or control may be granted the same official number, provided a serial letter is added after the number in each case to identify the plant and product.

§ 155.10 *Assignment of inspectors.* The chief of the division shall designate an inspector in charge of the inspection at each official station and assign to him such assistants as may be necessary.

FEEES

§ 155.11 *Charge for survey.* Applicants for the inspection, certification, and identification shall reimburse the department for salary, travel cost, per diem

allowance, and the like, expended incidental to any survey of the premises for which the inspection is requested, and in connection with any review of plans which may be made.

§ 155.12 *Charge for service.* For each man hour of inspection service extended to an inspected plant under this part a fee of not less than \$2.50 shall be charged to the applicant and be paid to the department by him upon receipt of notice thereof from the department.

SANITATION AND FACILITIES FOR INSPECTION

§ 155.13 *Sanitation requirements.* Sanitary facilities and accommodations shall be furnished by every inspected plant. Of these the following are specifically required:

(a) Dressing rooms, toilet rooms, and urinals shall be sufficient in number, ample in size, and conveniently located. They shall be properly lighted and ventilated and of sanitary construction. They shall be separate from the rooms and compartments in which certified products are prepared, stored or handled.

(b) Modern hand-washing basins, including running hot and cold water, soap and towels shall be placed in or near toilet rooms.

(c) Toilet soil lines shall be separate from house drainage lines to a point outside the buildings and drainage from toilet soil lines shall not be discharged into a grease catchbasin.

(d) Properly located facilities shall be provided for cleansing utensils and hands of all persons handling or preparing any product to be certified.

(e) Equipment and utensils used for preparing any product to be certified shall be of such material and construction as will make them susceptible of being readily and thoroughly cleaned.

(f) Trucks and receptacles used for inedible materials shall be of such construction as to permit ready and thorough cleansing, shall bear a conspicuous and distinctive mark, and shall be used exclusively for handling inedible material.

(g) Rooms, compartments, places, equipment and utensils used for preparing, storing or otherwise handling any certified product, and all other parts of the inspected plant, shall be kept clean. There shall be no handling or storing of materials which create an objectionable condition in rooms, compartments or places where certified product is prepared, stored or otherwise handled.

§ 155.14 *Facilities for inspection.* Adequate facilities for the inspection of the product to be certified and its preparation shall be furnished and maintained by the inspected plant. Of these the following are specifically required:

(a) A room or compartment adequately equipped for locking or sealing shall be provided for holding product prepared for certification or material used in its preparation which is identified as "U. S. retained," and such rooms and compartments shall be conspicuously marked with the phrase "U. S. retained" prominently displayed.

(b) Adequate facilities, including denaturing materials, for the proper dis-

posal of condemned articles shall be provided.

(c) Rooms or compartments adequate in size and properly equipped for holding samples of canned product prepared for certification under incubation, shall be maintained at temperatures specified in paragraph (i) of § 155.25.

(d) Furnished office room, including light, heat, janitor, and laundry service shall be provided rent free for the exclusive use of the inspector. These facilities shall be set apart for this purpose and provided with lockers suitable for the protection and storage of division supplies. Laundering of inspectors' outer work clothing shall be provided by the management of inspected plants.

§ 155.15 *Inedible operating and storage rooms; outer premises, docks, driveways, etc.; fly-breeding material; nuisances.* All operating and storage rooms and departments of inspected plants used for inedible material shall be maintained in clean condition, and shall be separate and apart from rooms and departments where certified product is prepared, handled or stored. Docks and areas where cars and vehicles are loaded, and driveways, approaches and alleyways shall be properly paved and drained and the outer premises of every inspected plant shall be kept in clean and orderly condition. All catchbasins on the premises shall be of such construction and location and shall be given such attention as will insure their being kept in acceptable condition as regards odors and cleanliness. The accumulation on the premises of any material in which flies may breed, or the maintenance of any nuisance on the premises shall not be allowed.

§ 155.16 *Control of flies, rats, mice, etc.* Flies, rats, mice, and other vermin shall be excluded from inspected plants and premises.

§ 155.17 *Tagging equipment "U. S. rejected."* When necessary, inspectors shall attach a "U. S. rejected" tag to any equipment or utensil which is unclean or the use of which would be in conflict with the provisions of this part. No equipment or utensil so tagged shall again be used until made acceptable under this part and until removal of the tag. Such tag shall not be removed from the equipment or utensil by anyone other than an inspector.

§ 155.18 *Drawings and specifications to be furnished.* Triplicate copies of complete drawings and specifications for remodeling inspected plants or for new structures at such plants shall be submitted to the chief of the division and approval obtained for the plans in advance of construction.

INSPECTION PROCEDURE

§ 155.19 *Inspector to be informed when plant operates.* The management of an inspected plant shall inform the inspector or the inspector in charge when work in each department has been concluded for the day, and the day and hour when work will be resumed therein. There shall be no preparation of certified product at an inspected plant ex-

cept under the supervision of an inspector.

§ 155.20 *Inspector to have access to plant at all times.* For the purpose of an examination or inspection necessary to enforce any of the provisions of this part, inspectors shall have access at all times by day or night, whether the plant is being operated or not, to every part of an inspected plant.

§ 155.21 *Products entering inspected plants.* All products of a kind certified under this part or which may be used in the preparation of such product when brought into an inspected plant shall be identified and inspected at the time of receipt and be subject to further reinspection in such manner and at such time as may be deemed necessary. If, upon reinspection, any such article is found to be unsound or otherwise unfit, it should be handled as provided in § 155.28.

§ 155.22 *Designation of place of receipt of returned product.* Certified product returned to an inspected plant shall be received at a dock or place specifically designated for the purpose by the plant management with the approval of the inspector in charge. Such returned product shall be inspected there by the inspector before further entering the plant.

§ 155.23 *Tagging products "U. S. retained."* A "U. S. Retained" tag shall be placed by an inspector at the time of inspection on all certified products, the materials to be used in the preparation of certified products, or the containers thereof, whenever such certified products, materials, or containers are suspected of being unsound or otherwise unfit or not in conformity with the requirements contained in this part. Such tags so placed shall not be removed by anyone other than an inspector.

§ 155.24 *Processes to be supervised.* All processes used in the preparation of the certified product shall be supervised by an inspector. All steps in the process of manufacture shall be conducted carefully and with strict cleanliness. Inspected plants shall not prepare products of a kind certified under this part unless they conform with the regulations contained in this part.

§ 155.25 *Canning with heat processing and hermetically sealed containers; closures; code marking; heat processing; incubation.* (a) Containers shall be cleaned thoroughly immediately before filling, and precaution must be taken to avoid soiling the inner surfaces subsequently.

(b) The inside surfaces of containers of metal, glass, or other material shall be washed by spraying in an inverted position with running water at a temperature of at least 180° F. The container washing equipment shall be provided with a thermometer to register the temperature of the water used for cleaning the containers.

(c) Perfect closure is required for hermetically sealed containers. Heat processing shall follow promptly after closing.

(d) Careful inspection shall be made of the containers by competent plant employees immediately after closing, and containers which are defectively filled, defectively closed, or those showing inadequate vacuum, shall not be further processed until the defect has been corrected. The containers shall again be inspected by plant employees when they have cooled sufficiently for handling after processing by heating. The contents of defective containers shall be condemned unless correction of the defect is accomplished within six hours following the sealing of the containers or completion of the heat processing, as the case may be, except that (1) if the defective condition is discovered during an afternoon run the cans of product may be held in coolers at a temperature not exceeding 38° F. under conditions that will promptly and effectively chill them until the following day when the defect may be corrected; (2) short vacuum or overstuffed cans of product which have not been handled in accordance with the above may be incubated as provided in paragraph (i) of this section in the inspected plant under division supervision, after which the cans shall be opened and the sound product passed.

(e) Canned products shall not be passed unless after cooling to atmospheric temperature, they show the external characteristics of sound cans; that is, the cans shall not be overfilled; all ends shall be concave; there shall be no bulging, the sides and ends shall conform to the product; and there shall be no slack or loose tin.

(f) All canned products shall be plainly and permanently marked on the containers by code or otherwise with the identity of the contents and date of canning. The code used and its meaning shall be on record in the office of the inspector in charge before use.

(g) The canned product must be processed at such temperature and for such period of time as will assure keeping without refrigeration under usual conditions of storage and transportation as evidenced by the incubation test.

(h) Lots of canned product shall be identified during their handling preparatory to and during heat processing by tagging the baskets, cages or cans with a tag which will change color on going through the heat processing or by other effective means so as to insure effective heat processing after closing.

(i) Facilities shall be provided to incubate at least representative samples of the product of fully processed canned product. The incubation shall consist of holding the canned product for at least 10 days at about 98° F.

The extent to which incubation tests shall be required by inspectors depends on conditions such as the record of the inspected plant in conducting canning operations, the extent to which the plant furnishes competent supervision and inspection in connection with the canning operations, the character of the equipment used, and the degree to which such equipment is maintained at maximum efficiency. Such factors shall be considered by the inspector in charge in deter-

mining the extent of incubation testing at a particular plant.

In the event of failure by an inspected plant to provide suitable facilities for incubation of test samples, the inspector in charge may require holding of the entire lot under such conditions and for such period of time as may, in his discretion, be necessary to establish the stability of the canned product.

The inspector in charge may permit lots of canned certified product to be shipped from the inspected plant prior to completion of sample incubation when he has no reason to suspect unsoundness in the particular lots, and under circumstances which will assure the return of the product to the plant for reinspection should such action be indicated by the incubation results.

§ 155.26 *Samples of certified products, ingredients, etc., to be taken for examination.* Samples of certified products, water, chemicals, flavorings or other articles in an inspected plant shall be taken without cost to the division for an examination as often as may be deemed necessary for the efficient conduct of the inspection. The frequency of sampling shall be determined by the needs of the inspection.

§ 155.27 *Report of violations of regulations.* Inspectors shall report to the inspector in charge violations of or failures to conform with these regulations which occur at inspected plants, and the inspector in charge shall report the same to the chief of the division.

DISPOSAL OF CONDEMNED MATERIAL

§ 155.28 *Unfit material to be condemned.* Any certified product, or ingredient thereof which is decomposed or adulterated or otherwise unsound or unfit for use shall be condemned and destroyed, except that if the adulteration is such as will not preclude its legitimate use for some purpose other than the preparation of the certified product, it may be released by authorized inspectors for such other purpose for disposition under the supervision of the proper local, State, or Federal official. The operator of the inspected plant shall make such arrangement as may be necessary with the proper officials for the disposition of the article.

COMPOSITION OF CERTIFIED PRODUCT

§ 155.29 *Composition of certified product.* (a) Only ingredients which are normal to canned wet food for dogs, cats, and other carnivora, or are favorable to adequate nutrition, and which are classed by the chief of the division as conforming with requirements contained in this part shall be used in the preparation of certified product.

(b) Not less than 30 percent of meat and/or meat byproduct or of horse meat and/or horse meat byproduct shall be used in the preparation of certified product. The uncooked weight of the meat and/or meat byproduct or of horse meat and/or horse meat byproduct shall be used in the calculation and the percentage obtained by relating this weight to the total weight of the certified product.

(c) Vegetables and grains and/or their derivatives used as an ingredient of a certified product shall be of good quality, free from discoloration, mold, smut, insect infestation, and shall be otherwise sound and clean.

(d) Certified product shall contain not less than 10 percent of protein.

(e) Certified product shall contain not less than 0.15 of a milligram of Vitamin B₁ (Thiamin) in each pound of finished product.

(f) Certified product shall contain not less than $\frac{3}{10}$ percent of calcium and phosphorous, respectively, added in the form of ground edible bone or other compound of calcium and phosphorous which is approved by the chief of the division.

(g) Inedible material such as tankage, dried blood, bone meal, and the like shall not be used.

IDENTIFICATION

§ 155.30 *Supervision by inspector.* No container which bears or is to bear a label as provided for under this part shall be filled in whole or in part except with certified product which has been inspected in compliance with this part, which is fit for food for dogs, cats, and other carnivora, and which is strictly in accordance with the statements on the label. No such container shall be filled in whole or in part and no such label shall be affixed thereto except under the supervision of an inspector.

§ 155.31 *Name of product.* The name of the certified product on the label shall consist of words such as "dog food," "cat food," "dog and cat food," or "fox food," accompanied with such references to optional ingredients as may be required by the Chief of the Division under this part.

§ 155.32 *Ingredient statement.* The complete list of ingredients shall appear conspicuously on the label with the name of the product and shall show the common or usual names of the ingredients arranged in the order of their predominance.

§ 155.33 *Statement of certification.* The statement of certification shall appear on the label in the form shown herewith, except that the plant number



need not appear with the statement of certification when such number is embossed on the sealed container as provided in § 155.36.

§ 155.34 *Net weight.* The statement of the quantity of contents shall appear conspicuously on the label and shall represent in terms of avoirdupois weight the quantity of product in the can.

§ 155.35 *Firm name.* The name and place of business of the manufacturer, packer or distributor shall appear conspicuously on the label. The name

under which inspection is granted to a plant may appear without qualification on the label of a product prepared by that concern. When the certified product is not prepared by the person whose name appears on the label, the name shall be qualified by a phrase which reveals the connection such person has with the product, as for example, "Prepared for -----"

§ 155.36 *Plant number embossed on sealed containers.* The plant number shall be embossed on all sealed metal containers of inspected and certified product filled in an official plant, except that such containers which bear labels lithographed directly on the can and in which the plant number is incorporated need not have the plant number embossed thereon. Labels shall be affixed so as not to obscure the embossed plant number.

§ 155.37 *Location on label of required features.* The label information required by this part shall be displayed on the principal panel or panels of the label except that labeling information other than the name of product and the ingredient statement may be displayed on a panel immediately adjacent to the principal panel or panels provided such supplemental panel consists of at least 20% of the label and is reserved exclusively for required labeling information.

§ 155.38 *Labels to be approved by chief of division.* (a) Except as provided in paragraph (d) of this section no label shall be used on any certified product until it has been approved by the chief of division. For the convenience of the inspected plant, sketches or proofs of new labels may be submitted in triplicate through the inspector in charge to the division for approval, and the preparation of finished labels deferred until such approval is obtained. All finished labels shall be submitted in quadruplicate through the inspector in charge to the division for approval.

(b) In case of lithographed labels, paper take-offs in lieu of sections of the metal containers shall be submitted for approval. Such paper take-offs shall not be in the form of a negative but shall be a complete reproduction of the label as it will appear on the package, including any color scheme involved.

(c) Inserts, tags, liners, pasters and like devices containing printed or graphic matter for use on, or to be placed within, containers and coverings of certified product shall be submitted for approval in the same manner as provided for labels in paragraph (a) of this section, except that inspectors in charge may permit use of such devices which contain no reference to the certified product and bear no misleading feature.

(d) Stencils, labels, box dies, and brands may be used on shipping containers, including tierces, barrels, drums, boxes, crates, and large-size fiberboard containers provided the markings are applicable to the certified product, are not false or deceptive, and are used with the approval of the inspector in charge.

§ 155.39 *False or deceptive terms.* No certified product and no container there-

of shall be labeled with any false or deceptive term and no statement, word, picture, design or device which conveys any false impression or gives any false indication of origin, quality, or quantity shall appear on any label.

§ 155.40 *Cancellation of label approval.* Once a year, or oftener if necessary, each official establishment should submit to the chief of division, in quadruplicate, a list of approvals for labels that have become obsolete, accompanied with a statement that such approvals are no longer desired. The approvals shall be identified by the number, the date of approval and the name of product or other designation showing the class of material.

PENALTIES

§ 155.41 *Withdrawal of service for failure to conform with regulations.* The chief of division is authorized to withdraw and withhold the inspection, certification and identification provided for in this part from any person who fails to conform with or violates any of the provisions contained in this part.

APPEALS

§ 155.42 *Appeals from decisions made under this part.* Any appeal from a decision of an employee of the division shall be made to his immediate superior having jurisdiction over the subject matter of the appeal.

REPORTS

§ 155.43 *Plants to furnish information for reports.* Each day every inspected plant shall furnish the inspector with a statement of the number of pounds of product certified by him.

The regulations in this part shall become effective upon publication.

NOTE: The regulations in this part have been formulated in accordance with the public rule making procedure required by the Administrative Procedure Act, after due consideration of all relevant matter presented by interested persons. They are intended to prescribe the conditions upon which the Department of Agriculture, at the request of interested persons, will inspect, identify and certify canned wet food for dogs, cats, or other carnivora as suitable for the normal maintenance of such carnivora, as authorized by the Agricultural Marketing Act of 1946. Inasmuch as these regulations do not impose absolute requirements upon any person but provide for an inspection service to be available to persons requesting it and inasmuch as the trade manufacturing canned wet food for dogs, cats, and other carnivora is generally cognizant of the proposed issuance of these regulations and various members of the trade desire to obtain the inspection service as soon as possible, good cause under the Administrative Procedure Act appears for the adoption of these regulations effective upon publication.

The reporting requirements of these regulations have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Done at Washington, D. C., this 14th day of November 1946. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 46-20488; Filed, Nov. 18, 1946; 8:54 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 5299]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

CENTURY TRAVEL SERVICE, INC., ET AL.

§ 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Bonded business:* § 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Connections or arrangements with others:* § 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—History:* § 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Stock, product or service:* § 3.6 (j) *Advertising falsely or misleadingly—Government approval, connection or standards—Government indorsement:* § 3.6 (r) *Advertising falsely or misleadingly—Prices—Adequacy and additional charges unmentioned:* § 3.6 (y 10) *Advertising falsely or misleadingly—Scientific or other relevant facts:* § 3.6 (ee) *Advertising falsely or misleadingly—Terms and conditions:* § 3.6 (ff 5) *Advertising falsely or misleadingly—Undertakings, in general:* § 3.72 (n 10) *Offering deceptive inducements to purchase or deal—Terms and conditions:* § 3.72 (p) *Offering deceptive inducements to purchase or deal—Undertakings, in general.* In connection with the offering for sale, sale, and distribution in commerce, representing directly or by implication, (1) that tours offered by respondents are sanctioned or approved by any governmental agency; (2) that the prices of respondents' tours are less than the actual price thereof; or representing by the use of the term "inclusive rate," or in any other manner, that a price of a tour which is not the total price, including tax, is the total price of such tour; (3) that respondents' business was established in 1921 or at any date earlier than it was in fact established; (4) that any tour offered by respondents includes a greater number of features than are in fact available to all purchasers of such tour; (5) that any features offered purchasers of any tour are operated by respondents, unless such features are in fact operated by respondents; (6) that any hotels which are not in fact available for the use of purchasers of respondents' tours are available to such purchasers; or, (7) that respondents are authorized or bonded agents for any travel or tours for which respondents are not in fact authorized or bonded agents; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Century Travel Service, Inc., et al., Docket 5299, October 11, 1946]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 11th day of October A. D. 1946.

No. 226—3

In the Matter of Century Travel Service, Inc., a Corporation, Harry Craig Cooper and Joseph C. Cooper, Jr., Individuals and Copartners, Trading Under the Names of Century Travel Service, Century Travel Service Deluxe Tours, Mexican Advisory Tourist Bureau, and Florida Advisory Hotel Bureau

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondents, testimony and other evidence taken before an examiner of the Commission theretofore duly designated by it, report of the trial examiner and exception thereto, and briefs of counsel, and the Commission having made its findings as to the facts and its conclusion that said respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That respondents Century Travel Service, Inc., a corporation, its officers, representatives, and employees, and the individual respondents Harry Craig Cooper and Joseph C. Cooper, Jr., copartners, trading as Century Travel Service, Century Travel Service Deluxe Tours, Mexican Advisory Tourist Bureau, Florida Advisory Hotel Bureau, or under any other name or names, jointly or severally, their representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution in commerce, as "commerce" is defined in the Federal Trade Commission Act, of travel tours do forthwith cease and desist from representing directly or by implication:

1. That tours offered by respondents are sanctioned or approved by any governmental agency.
2. That the prices of respondents' tours are less than the actual price thereof; or representing by the use of the term "inclusive rate," or in any other manner, that a price of a tour which is not the total price, including tax, is the total price of such tour.
3. That respondents' business was established in 1921 or at any date earlier than it was in fact established.
4. That any tour offered by respondents includes a greater number of features than are in fact available to all purchasers of such tour.
5. That any features offered purchasers of any tour are operated by respondents, unless such features are in fact operated by respondents.
6. That any hotels which are not in fact available for the use of purchasers of respondents' tours are available to such purchasers.
7. That respondents are authorized or bonded agents for any travel or tours for which respondents are not in fact authorized or bonded agents.

It is further ordered, That the respondents shall, within sixty (60) days after service on them of this order, file with the Commission a report in writing setting forth in detail the manner and

form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.[F. R. Doc. 46-20560; Filed, Nov. 19, 1946;
8:49 a. m.]

TITLE 24—HOUSING CREDIT

Chapter VIII—Office of Housing Expediter

[Priorities Reg. 6]

PART 803—PRIORITIES REGULATIONS UNDER VETERANS' EMERGENCY HOUSING ACT OF 1946

PREFABRICATED HOUSING

Par.

- (a) What this section provides.
- (b) Definitions.
- (c) Filing of applications.
- (d) Interim applications.
- (e) VEHP use.
- (f) Technical standards.
- (g) Prefabricated panels.
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- (i) Prefabricated sections.
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- (k) Nature of authorization.
- (l) Quantities authorized.
- (m) Extending customers' ratings.
- (n) Placing orders.
- (o) Delivery date restrictions.
- (p) Effect of orders placed by prefabricators.
- (q) Use of materials.
- (r) Disposal of materials.
- (s) Prefabricators' and dealers' sales.
- (t) Dealers' purchases.
- (u) Application by builder under HEPR 5.
- (v) Communications and appeals.
- (w) Record-keeping requirements.
- (x) Reporting requirements.
- (y) Violations.

§ 803.6 *Prefabricated housing under the Veterans' Emergency Housing Program—(a) What this section provides.* This section explains how prefabricators may get priorities assistance (an HH rating and the right to place certified orders) for certain materials to be used in the factory production of prefabricated sections, panels, and packages, under the Veterans' Emergency Housing Program. It also explains which regulations and orders of the Civilian Production Administration control (1) the prefabricator's use of an HH rating and certified orders, (2) the materials which may be obtained with their use, (3) the use of materials so obtained, and (4) restrictions on prefabricators' and dealers' sales of prefabricated houses, sections, panels, and packages.

DEFINITIONS

(b) *Definitions.* For the purpose of this section:

(1) "Prefabricator" means a person engaged in the business of manufacturing prefabricated houses, sections, panels, or packages.

(2) "Prefabricated house" means a house of which at least the exterior walls are formed by the assembly of prefabricated panels or sections as defined below. The term "prefabricated house" does not include house trailers.

(3) "Prefabricated section" means a house section which encloses living, storage, or utility space on at least two sides, is manufactured in a factory, is transported to the building site without being taken apart, and is designed to be used in combination with one or more prefabricated sections, prefabricated panels or conventionally constructed elements to produce housing accommodations.

(4) "Prefabricated panel" means a floor, wall, partition, ceiling, roof or truss panel which is manufactured in a factory, is designed to be used in combination with one or more prefabricated sections, prefabricated panels, or conventionally constructed elements to produce a prefabricated house, and meets whichever of the following standards of minimum prefabrication is applicable:

(i) *Wood panels.* A prefabricated exterior wall panel constructed principally of wood shall consist of at least a completely assembled structural wood frame or panel core, with surfacing material or wall sheathing attached to at least one side.

A prefabricated partition, ceiling or truss panel constructed principally of wood shall consist of at least a completely assembled structural wood frame or panel core.

A prefabricated floor or roof panel constructed principally of wood shall consist of at least a completely assembled structural wood frame or panel core with surfacing material, subfloor or roof sheathing attached to at least one side.

(ii) *Metal panels.* A prefabricated exterior wall panel constructed principally of metal shall consist of at least (a) a completely assembled panel frame or core with surfacing material or wall sheathing attached to at least one side, (b) a specially fabricated sheet of metal designed to serve both sheathing and structural purposes, or (c) a combination of specially fabricated metal sheets and structural frame (or core) members, either assembled or unassembled, designed and fabricated for incorporation in a prefabricated house of a specific design.

A prefabricated floor, partition, ceiling, roof or truss panel constructed principally of metal shall consist of at least (a) a completely assembled panel frame or core, (b) a specially fabricated metal sheet designed and fabricated for incorporation in a prefabricated house of a specific design, (c) specially fabricated structural frame (or core) members designed and fabricated for incorporation in a prefabricated house of a specific design, or (d) a combination of (b) and (c), either assembled or unassembled.

(iii) *Concrete panels.* A prefabricated exterior wall panel constructed principally of concrete shall consist of at least (a) a precast concrete slab having an area of 15 square feet or more on one surface or (b) a combination of such a precast concrete slab and structural framing members, either assembled or unassembled, designed and manufactured for incorporation in a prefabricated house of a specific design.

A prefabricated floor, partition, ceiling, roof or truss panel constructed prin-

cipally of concrete shall consist of at least (a) a precast concrete slab having an area of 15 square feet or more on one surface, or (b) precast concrete structural panel frame (or core) members designed in a prefabricated house of a specific design, or (c) a combination of (a) and (b), either assembled or unassembled, designed and manufactured for incorporation in a prefabricated house of a specific design.

A prefabricated panel may, but need not, incorporate such items as window and door frames, sash, doors, builders' hardware, wiring, piping, etc.

(5) The terms "prefabricated section" and "prefabricated panel" do not include: (i) fabricated structural steel such as standard columns and standard beams or stock metal siding or roofing, etc., primarily designed for use in conventional construction, (ii) concrete blocks, precast joists, precast concrete panels and similar concrete items primarily designed for use in conventional construction, (iii) millwork, including kitchen cabinets, as defined in Order L-359 of the Civilian Production Administration, (iv) items of furniture and equipment not designed to be permanently attached to and made a part of a house, or (v) building materials cut to size and shape for assembly at the building site, if not specifically covered by the definitions in subparagraphs (3) and (4) of this paragraph.

(6) "Prefabricated package" means the aggregation of prefabricated sections and panels, building materials, and equipment which is shipped in a lot by a prefabricator, to be incorporated in a prefabricated house. (See paragraph (h) of this section on authorizations for loose materials and equipment to be included in a prefabricated package.)

(7) "Loose materials and equipment" included in a prefabricated package means the materials and equipment in the package which are not permanently attached to or incorporated in the prefabricated sections and panels comprising the rest of the package. "Loose materials and equipment" shipped with a prefabricated section means those which are not permanently attached to or incorporated in the prefabricated section at the time it is shipped.

(8) "Schedule A materials" means the items listed in Schedule A to Priorities Regulation 33 (§ 944.54) of the Civilian Production Administration. These are the items for which priorities assistance may be given to prefabricators by the National Housing Agency under this section.

(9) A prefabricator's "approved production" for a particular quarter means the number of units which he can produce with the amount of the materials listed in paragraph (1) (1) of this section for which priorities assistance is authorized by the National Housing Agency for that quarter.

(10) "NHA" means the National Housing Agency.

(11) "CPA" means the Civilian Production Administration.

(12) "This section" means this regulation, Housing Expediter Priorities Regulation 6.

PREFABRICATORS' APPLICATIONS FOR PRIORITIES ASSISTANCE

(c) *Filing of applications.* A prefabricator may make quarterly applications for priorities assistance in getting "Schedule A materials." Applications are to be made on Form NHA 14-53. They should be filed with the National Housing Agency, Washington 25, D. C., at least 45 days before the beginning of the quarter for which they are filed. The National Housing Agency will consider the applications for approval as explained in paragraphs (e) through (j) of this section. Copies of Form NHA 14-53 may be obtained from the National Housing Agency, Washington 25, D. C., and from the Regional Offices of the National Housing Agency.

(d) *Interim applications.* In some cases, additional requirements may arise after a prefabricator's application for a particular quarter has been approved. If this happens, a prefabricator may file a supplementary ("interim") application for priorities assistance to obtain additional Schedule A materials if:

(1) The prefabricator finds that he has facilities to produce in the quarter more than his "approved production" based on the authorization previously given by the National Housing Agency for that quarter, or

(2) The prefabricator modifies the design of his product so that additional Schedule A materials above the quantities originally authorized by the National Housing Agency are required for the manufacture of his product.

Interim applications should be made on Form NHA 14-53. Such an application should be clearly marked as an "Interim Application" for the quarter. If the application is filed under subparagraph (2) of this paragraph, it should be accompanied by plans showing the proposed design modifications.

NHA CONSIDERATION OF APPLICATIONS

(e) *VEHP use.* Priorities assistance will be given by the National Housing Agency only for quantities of Schedule A materials which are to be used fully in prefabricated housing under the Veterans' Emergency Housing Program.

(f) *Technical standards.* Priorities assistance will be given by the National Housing Agency only for Schedule A materials to be used for the following purposes:

(1) The manufacture of prefabricated panels designed to be incorporated in prefabricated houses found by the National Housing Agency to meet standards of space, arrangement, and construction known as "HH Minimum Property Requirements."

(2) The making up of prefabricated packages designed to be incorporated in prefabricated houses found by the National Housing Agency to meet the HH Minimum Property Requirements.

(3) The manufacture and installation of prefabricated sections designed to be incorporated in houses (whether prefabricated or not) found by the National Housing Agency to meet the HH Minimum Property Requirements.

The findings by the National Housing Agency referred to in this paragraph will

be based upon information submitted by the prefabricator on Form NHA 14-54 or in such other manner as may be required by the National Housing Agency. Information regarding the HH Minimum Property Requirements is available at the National Housing Agency, Washington 25, D. C., and at all State and District Offices of the Federal Housing Administration.

(g) *Prefabricated panels.* Priorities assistance for Schedule A materials to be incorporated in prefabricated panels will be given by the National Housing Agency only to those prefabricators who meet one of the following tests:

(1) The prefabricator ships, to each purchaser, all the prefabricated exterior wall panels (as defined in paragraph (b) (4) of this section) of a prefabricated house.

(2) The prefabricator submits evidence of an agreement he has entered into with one or more prefabricators dividing among them the production responsibility for the manufacture of prefabricated elements designed to be incorporated in a prefabricated house, and together these prefabricators ship, to each purchaser, all the prefabricated exterior wall panels of a prefabricated house.

(h) *Prefabricated packages.* The following are special rules on priorities assistance for Schedule A materials to be incorporated in prefabricated packages:

(1) In addition to prefabricated sections and panels, a prefabricated package produced under this section may contain, in the amount provided for in subparagraph (2) of this paragraph, the following "loose materials and equipment":

(i) Mechanical, plumbing, heating, and electrical material and equipment; cooking, refrigeration, and laundry equipment; kitchen cabinets; and

(ii) Other loose materials and equipment.

(2) Priorities assistance will be given by the National Housing Agency for Schedule A materials to be included in a prefabricated package as loose materials and equipment only if the dollar value of all loose materials and equipment not listed in subparagraph (1) (i) of this paragraph which are contained in the package is less than one half of the following amount: the dollar value of the entire prefabricated package minus the dollar value of all materials and equipment in the package—whether "loose" or not—which are listed in subparagraph (1) (i) of this paragraph.

(i) *Prefabricated sections.* Priorities assistance may be given by the National Housing Agency for Schedule A materials to be shipped with a prefabricated section to be incorporated in a house whether or not the house is prefabricated. However, such assistance will be given only for Schedule A materials listed in paragraph (h) (1) (i) of this section which are required for installation in or attachment to the prefabricated section, and for the minimum quantities of other loose materials and equipment required for the installation of the prefabricated section.

(j) *Production standards.* Priorities assistance will be given by the National Housing Agency under this section only

after the National Housing Agency has taken into consideration the following factors:

(1) The prefabricator's use of scarce materials,

(2) The suitability of his product for low and moderate cost housing under the Veterans' Emergency Housing Program, and

(3) The prefabricator's apparent ability to produce, based upon plant facilities and methods, general experience, distribution facilities and methods, and other relevant considerations.

GRANTING OF AUTHORIZATION

(k) *Nature of authorizations.* Priorities assistance granted on Form NHA 14-53 will be in the form of authority to place HH rated orders or certified orders for approved quantities of "Schedule A materials" (see paragraph (b) (8) of this section). The authorization will cover quantities to be so ordered for delivery in a particular quarter. It may also include an advance authorization enabling the prefabricator (subject to the inventory restrictions referred to in paragraph (o) of this section) to place such orders for a part of his requirements to be delivered in the next quarter, pending receipt of his regular authorization for that quarter.

(l) *Quantities authorized.* Form NHA 14-53 authorizations will be for the following quantities of Schedule A materials:

(1) For the following materials, the permitted quantities are the quantities numerically expressed in the authorization: housing construction lumber, millwork (other than built-in kitchen cabinets), residential hardwood flooring, gypsum board and lath, building board, and construction plywood (softwood).

(2) For the other Schedule A materials (excluding those listed in subparagraph (1) of this paragraph, but including built-in kitchen cabinets), the permitted quantities are the minimum quantities needed to meet the prefabricator's "approved production" requirements (see paragraph (b) (9) of this section).

Form NHA 14-53 authorizations issued before November 19, 1946 for the fourth quarter of 1946 specified kitchen cabinets among those materials for which a numerically expressed quantity of material was authorized. Such authorizations shall be considered to be automatically amended on November 19, 1946 to be for the minimum quantities of kitchen cabinets needed to meet the prefabricator's approved production requirements for the fourth quarter.

PREFABRICATORS' USE OF PRIORITIES ASSISTANCE

(m) *Extending customers' ratings.* In accordance with applicable CPA regulations (Priorities Regulation 3 (32 CFR, 944.23) and Direction 8 to Priorities Regulation 33 (32 CFR, 944.54)), a prefabricator must not extend (pass on to his supplier) an HH rating which he receives from a customer.

(n) *Placing orders.* A prefabricator who has been granted priorities assistance on Form NHA 14-53 may place orders for the approved quantities of Schedule A materials, (for delivery dur-

ing the quarter covered by the authorization) as follows:

(1) *Certified orders for some Schedule A materials.* For housing construction lumber, millwork, residential hardwood flooring, and construction plywood (softwood, he may place certified orders as explained in the applicable CPA order (Order L-358 or L-359) covering the particular material.

(2) *HH rated orders for other Schedule A materials.* For the other Schedule A materials (excluding those listed in subparagraph (1) of this paragraph), he may use an HH rating on his purchase orders. The HH rating may be applied to a purchase order by placing on the order a written certificate as explained in Direction 8 to CPA Priorities Regulation 33. The certificate is as set out below:

Veterans' Emergency Housing Program
Prefabricated Housing
Serial No. _____
Ratings: HH

I certify to the Civilian Production Administration and the National Housing Agency that the materials covered by this order will be used only in accordance with applicable regulations of those Agencies, including Direction 8 to PR 33.

Prefabricator.

(o) *Delivery date restrictions.* In accordance with Direction 8 to CPA Priorities Regulation 33 (32 CFR, 944.54), a prefabricator placing certified or HH rated orders under this section must not specify a delivery date which is (1) more than 30 days before the time the materials are to be used by him or (2) later than the end of the third calendar month after the month in which the order is placed. "Delivery date" means the date of delivery at the prefabricator's plant or warehouse.

(p) *Effect of orders placed by prefabricator.* The effect of HH rated and certified orders is controlled by CPA Priorities Regulation 1 (32 CFR, 944.1-20) and certain other CPA regulations and orders. For the materials covered by paragraph (n) (1) of this section, the other applicable CPA orders are Orders L-358 and L-359. For the materials covered by paragraph (n) (2) of this section, the other applicable CPA regulation is Schedule B to PR 33.

(q) *Use of materials.* In accordance with applicable CPA regulations (PR 1 and Direction 8 to PR 33), materials obtained with priorities assistance may be used only for the purposes for which that assistance was granted. This rule applies to materials obtained under this section or under Direction 8 to CPA Priorities Regulation 33.

(r) *Disposal of materials.* If a prefabricator is unable to use materials obtained with priorities assistance under this section, or under Direction 8 to CPA Priorities Regulation 33, for the purposes for which the assistance was granted, he may use or dispose of them only as follows:

(1) By "special sale," in accordance with Priorities Regulation 13 (32 CFR, 944.34) of the Civilian Production Administration.

(2) By such other use as may be authorized in writing by the National Hous-

ing Agency, upon written application from the prefabricator.

SALES AND PURCHASE RESTRICTIONS

(s) *Prefabricators' and dealers' sales.* In accordance with Direction 8 to CPA Priorities Regulation 33, a prefabricator or a dealer (wholesale or retail) may sell a prefabricated section, panel, or package only as follows:

(1) On an order bearing either an HH rating or a dealer's certification as set out in paragraph (t) of this section, or

(2) In accordance with Housing Expediter Priorities Regulation 5 (§ 803.5) (or CPA Priorities Regulation 33, where applicable) if sold erected by the prefabricator or dealer.

(t) *Dealers' purchases.* In accordance with Direction 8 to CPA Priorities Regulation 33, a dealer may order a prefabricated section, panel, or package either by extending an HH rating served on him or by placing the following certification on his purchase order:

I certify to the Civilian Production Administration and the National Housing Agency that the prefabricated sections, panels, and packages covered by this order will be sold by me only in accordance with applicable regulations of those agencies, including Direction 8 to Priorities Regulation 33.

Dealer

(u) *Application by builder under HEPR 5.* A person eligible under the Veterans' Emergency Housing Program to erect a prefabricated house or section may apply under Housing Expediter Priorities Regulation 5 (§ 803.5) for an authorization to construct and an HH rating. (Before September 10, 1946, such applications were made under CPA Priorities Regulation 33.) If his application is approved, the builder will be subject to all the requirements of the priorities regulation under which his application was approved, including restrictions on sales price and rents, and requirements for preference to veterans, where applicable. When the application is approved, the builder will be assigned an HH rating which he may use to get a prefabricated section, panel, or package and the necessary quantities of the other Schedule A materials. This rating may be applied in accordance with, and subject to, the limitations of Schedule A to PR 33 and of other applicable CPA regulations. A prefabricator or a dealer may apply in the same way as any other builder, if he wishes to erect a prefabricated house or section. A prefabricator acting as an erector will be subject to the same requirements of HEPR 5 (or PR 33) as a builder.

OTHER PROVISIONS

(v) *Communications and appeals.* Communications regarding the provisions of this section should be addressed to the National Housing Agency, Washington 25, D. C. Any person who considers that compliance with any provision in this section would result in an exceptional and unreasonable hardship on him may appeal for relief. An appeal shall be in the form of a letter in triplicate, addressed to the National Housing Agency, Washington 25, D. C., clearly stating the specific provision appealed from and the grounds for claiming an exceptional and unreasonable hardship.

(w) *Record-keeping requirements.* Each person subject to this section must keep and preserve for at least two years records showing quantities of all Schedule A materials (including prefabricated sections and panels) received and dates of receipt. In addition, each person participating in any transaction to which any rule, regulation or order of the Civilian Production Administration applies must keep and preserve for at least two years the records described in CPA Priorities Regulation 1. The record-keeping requirements of this section have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(x) *Reporting requirements.* Information and reports relating to matters covered by this section, or by Direction 8 to CPA Priorities Regulation 33, may be required from time to time by the National Housing Agency (or person or agency authorized by NHA to make such requests), subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942. The reporting requirements of this section have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(y) *Violations.* Any person who willfully violates any provision of this section and any person who knowingly makes any statement to any department or agency of the United States, as to any matter within its jurisdiction, which is false in any respect, or who wilfully conceals a material fact in any certificate required to be filed under this section, or who wilfully falsifies any records required to be kept under this section shall, upon conviction thereof, be subject to fine or imprisonment or both, under the Second War Powers Act of 1942, Veterans' Emergency Housing Act of 1946, and other applicable Federal Statutes. Any person who violates any provision of this section may be prohibited from making or obtaining any further deliveries of, or from using, any materials or facilities suitable for housing construction, and may be deprived of priorities assistance for such materials or facilities.

(Title III, 56 Stat. 177, as amended; 60 Stat. 207; 50 U. S. C. App. Supp. 633; CPA Dir. 42, 11 F. R. 9514)

Issued this 19th day of November 1946.

WILSON W. WYATT,
Housing Expediter.

[F. R. Doc. 46-20697; Filed, Nov. 19, 1946; 11:35 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

[Rev. Reg. 32, Exception 1 to Direction 4]

PART 602—GENERAL ORDERS AND DIRECTIVES

AUTHORIZATION OF LOADINGS OF VESSELS IN CERTAIN CIRCUMSTANCES

Notwithstanding any provision of SFAW Notice of Direction No. 4 to all Lake and Tidewater shippers and forwarders of bituminous coal, issued November 16, 1946 (11 F. R. 13579) :

1. Coal now at, or in transit to loading ports on the Great Lakes, or hereafter shipped to such ports in conformity with orders, regulations or directions of the Solid Fuels Administration for War, may, until further notice, be loaded into vessels for transshipment as cargo, and transhipped via the Great Lakes to ports of destination.

2. Coal now at, or in transit to loading ports at tidewater, or hereafter shipped to such ports in conformity with orders, regulations or directions of the Solid Fuels Administration for War, and which is consigned to or destined for commercial docks on tidewater in the United States for resale or delivery therefrom, may, until further notice, be loaded into vessels and transhipped to such commercial docks.

3. The coal transhipped to commercial docks pursuant to paragraphs numbered 1 and 2 above, shall, upon arrival at its destination, be held on such commercial docks and released therefrom only in conformity with the provisions of Notice of Direction No. 5 concerning deliveries of bituminous coal by retail dealers and commercial dock operations, issued November 16, 1946 (11 F. R. 13579).

4. Coal now at, or in transit to loading ports on the Great Lakes or Tidewater, or hereafter shipped to such ports in conformity with orders, regulations or directions of the Solid Fuels Administration for War, may, until further notice, be loaded into vessels for use as vessel or bunker fuel, or for use as galley fuel.

5. This Exception is effective forthwith and shall continue in force until further notice.

Issued this 18th day of November 1946.

J. A. KRUG,
Solid Fuels Administrator for War.

[F. R. Doc. 46-20696; Filed, Nov. 19, 1946; 11:56 a. m.]

Chapter VIII—Coal Mines Administration

[Order No. CMAN-15]

APPENDIX TO PART 801—REGULATIONS FOR THE OPERATION OF COAL MINES UNDER GOVERNMENT CONTROL

DIRECTION TO KEEP MINES OPEN

Pursuant to Executive Order No. 9728 the Coal Mines Administrator on May 29, 1946 entered into an agreement with the United Mine Workers of America covering "for the period of Government possession the terms and conditions of employment in respect to all mines in Government possession which were as of March 31, 1946 subject to the National Bituminous Coal Wage Agreement dated April 11, 1945." The Government has faithfully lived up to that contract and will continue to do so. The Attorney General of the United States, in a formal opinion, has ruled that said contract cannot be terminated or modified except by mutual consent or by petition under section 5 of the War Labor Disputes Act. The Coal Mines Administrator has not consented to termination or modification nor has a petition been presented under section 5 of the War Labor Disputes Act. The agreement is in full force and effect and the Government proposes to carry out its obligations under said agreement and to operate the mines in Government possession in accordance with Executive Order 9728 and the provisions of said agreement.

Accordingly, each Operating Manager for the United States is directed forthwith to post a conspicuous notice, a copy

of which is enclosed, at each mine in Government possession stating that said mine will be open for operation on each normal work day on and after November 20, 1946, and that employment will be made available to all employees during usual operating hours.

This order shall be deemed to be a specific direction or order within the meaning of the terms and provisions of the Revised Regulations for the Operation of Coal Mines Under Government Control issued by the Coal Mines Administrator.

N. H. COLLISSON,
Captain, USNR,
Coal Mines Administrator.

NOVEMBER 16, 1946.

NOTICE

TO ALL MEMBERS OF UNITED MINE WORKERS OF AMERICA

This mine is in Government possession and will remain open. Your contract with the Government remains effective, as it very plainly says, for "the period of Government possession." The Government and all the people of the country expect the miners to honor their contract and to mine the coal which the nation needs.

J. A. KRUG,
Secretary of the Interior.

[F. R. Doc. 46-20611; Filed, Nov. 19, 1946; 8:46 a. m.]

[Order No. CMAN-15A]

APPENDIX TO PART 801—REGULATIONS FOR THE OPERATION OF COAL MINES UNDER GOVERNMENT CONTROL

DIRECTION TO KEEP MINES OPEN

Pursuant to Executive Orders Nos. 9728 and 9758 and orders of the National Wage Stabilization Board, the mines of the Carter Coal Company are being operated in accordance with the agreement dated May 29, 1946 between the Coal Mines Administrator and the United Mine Workers of America covering "for the period of Government possession the terms and conditions of employment in respect to all mines in Government possession which were as of March 31, 1946 subject to the National Bituminous Coal Wage Agreement dated April 11, 1945." The Government has faithfully lived up to that contract and will continue to do so. The Attorney General of the United States, in a formal opinion, has ruled that said contract cannot be terminated or modified except by mutual consent or by petition under section 5 of the War Labor Disputes Act. The Coal Mines Administrator has not consented to termination or modification nor has a petition been presented under section 5 of the War Labor Disputes Act. The agreement is in full force and effect and the Government proposes to carry out its obligations under said agreement and to operate the mines in Government possession in accordance with Executive Orders Nos. 9728 and 9758 and the provisions of said agreement.

Accordingly, the Operating Manager for the United States for the Carter Coal Company is directed forthwith to post a conspicuous notice, a copy of which is enclosed, at each mine in Government possession stating that said mine will be open for operation on each normal work

day and after November 20, 1946, and that employment will be made available to all employees during usual operating hours.

This order shall be deemed to be a specific direction or order within the meaning of the terms and provisions of the Revised Regulations for the Operation of Coal Mines Under Government Control issued by the Coal Mines Administrator.

N. H. COLLISSON,
Captain, USNR,
Coal Mines Administrator.

NOVEMBER 16, 1946.

NOTICE

TO ALL MEMBERS OF UNITED MINE WORKERS OF AMERICA

This mine is in Government possession and will remain open. Your contract with the Government remains effective, as it very plainly says, for "the period of Government possession." The Government and all the people of the country expect the miners to honor their contract and to mine the coal which the nation needs.

J. A. KRUG,
Secretary of the Interior.

[F. R. Doc. 46-20685; Filed, Nov. 19, 1946; 8:46 a. m.]

TITLE 31—MONEY AND FINANCE:
TREASURY

Chapter II—Fiscal Service, Department of the Treasury

Subchapter B—Bureau of the Public Debt

[Rev. Department Circular 750, Amdt. 1]

PART 321—REGULATIONS GOVERNING PAYMENTS BY BANKS AND OTHER FINANCIAL INSTITUTIONS IN CONNECTION WITH THE REDEMPTION OF UNITED STATES SAVINGS BONDS

REIMBURSEMENT OF AGENTS' COSTS

NOVEMBER 15, 1946.

Section 321.5 of Treasury Department Circular No. 750, Revised, dated June 30, 1945 (31 CFR, 1945 Supp., Part 321), is hereby amended to read:

§ 321.5 *Reimbursement of agents' costs.* (a) Each paying agent shall be entitled to receive reimbursement for its service for all bonds paid hereunder and accounted for by it in each calendar quarter, according to the following scale:

15 cents each for the first 1,000 bonds
10 cents each for all over 1,000 bonds

Each Federal Reserve Bank is authorized to establish a definite and regular closing time for determining those paid bonds to be considered as accounted for in a calendar quarter. Such closing time may be based upon a time that the paid bonds are forwarded to, or received by, the Federal Reserve Bank and shall be uniformly applied throughout the District of such Bank. The scale of rates shall be applicable separately to the agent and to each of its branches utilized in making payments under this circular, if the bonds paid by each are separately scheduled and accounted for. The payment of such amount as the agent is entitled to receive shall be made by the Federal Reserve Bank on behalf of the Treasury Department.

(b) Paying agents shall not make any charge whatever to owners of savings bonds in connection with payments hereunder. (R. S. 161, 40 Stat. 291, as amended by 55 Stat. 7; 5 U. S. C. 22; 31 U. S. C. Sup. 757c)

[SEAL] JOSEPH J. O'CONNELL, Jr.,
Acting Secretary of the Treasury.

[F. R. Doc. 46-20555; Filed, Nov. 19, 1946; 8:45 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827, and Public Laws 270 and 475, 79th Congress; Public Law 388, 79th Congress; E. O. 9024, 7 F. R. 329; E. O. 9040, 7 F. R. 527; E. O. 9125, 7 F. R. 2719; E. O. 9599, 10 F. R. 10155; E. O. 9638, 10 F. R. 12591; C. P. A. Reg. 1, Nov. 5, 1945, 10 F. R. 13714; Housing Expediter's Priorities Order 1, Aug. 27, 1946, 11 F. R. 9507.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-1023]

LEO S. HYLAND

Leo S. Hyland resides at 2640 Lake Street, Lincoln, Nebraska. On or about April 10, 1946, he began without authorization from the Federal Housing Administration, the construction of a residence at 3414 South 27th Street in Lincoln, Nebraska, the estimated cost of which was \$16,000 which amount exceeded the \$400 limit permitted by the Veterans' Housing Program Order 1. The beginning and carrying on of this construction constituted a violation of Veterans' Housing Program Order No. 1 and has diverted critical materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, it is hereby ordered that:

§ 1010.1023 *Suspension Order No. S-1023.* (a) Neither Leo S. Hyland, his successors or assigns, nor any other person, shall do any further construction on the premises located at 3414 South 27th Street, Lincoln, Nebraska, including putting up, completing, or altering the structure, unless hereafter authorized in writing by the Civilian Production Administration or the Federal Housing Administration.

(b) Leo S. Hyland shall refer to this order in any application or appeal which he may file with the Civilian Production Administration or Federal Housing Administration relating to the above premises.

(c) Nothing contained in this order shall be deemed to relieve Leo S. Hyland, his successors or assigns, from any restriction, prohibition, or provision contained in any other order or regulation of the Civilian Production Administration except insofar as the same may be inconsistent with the provisions hereof.

Issued this 18th day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20653; Filed, Nov. 18, 1946; 4:21 p. m.]

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 28, Schedule I, as Amended Nov. 19, 1946]

CRITICAL PRODUCTS

(a) *Introduction.* The table in this schedule lists certain of the critical products which the Civilian Production Administration has determined to be in such tight supply that they are serious threats to the national economy. When effective assistance of other kinds is not practicable, the CPA may assign CC preference ratings under paragraph (e) of Priorities Regulation 28 for material which is needed to sustain or increase the production of these products. In addition to the rules explained in paragraph (b) below, the general rules in paragraphs (c) and (d) of Priorities Regulation 28 governing the application for and assignment of CC ratings are also applicable. Especially important is paragraph (d) (1) of Priorities Regulation 28, requiring a determination that the use of substitute and less scarce materials is not practicable, that reasonable efforts have been made to get the required item without a rating, and that a rating is required to obtain the item by the latest date and in the minimum quantity practicable after

taking into consideration material in inventory and available without a rating.

(b) *Explanation of table.*

Column I—Critical products. Column I lists the critical products for which CC ratings may be granted to sustain or increase production. When "specialized machinery" for another critical product is listed in Column I, it includes only machinery and equipment designed solely for the production of that critical product. It does not include general types of equipment suitable for other use even though a particular piece of equipment is designed and built expressly for a producer of the critical product.

Column II—Persons eligible. Column II states the persons who may apply for CC ratings. Where Column VI indicates that CC ratings may be assigned for construction, the builder or contractor may apply instead of the person listed.

Column III—Production materials. (1) If the word "yes" appears in Column III, the CPA may assign CC ratings to the person named in Column II to get production materials needed to make the item listed in Column I regardless of the applicant's minimum economic rate of operation. Where the applicant regularly sells materials as maintenance, repair or operating supplies for the item he makes, CC ratings may also be assigned to him for such supplies or for materials needed to make them. Applications for CC ratings for iron castings and steel to make items listed on Direction 18 to PR 28 should be filed as explained in that Direction. Applications for CC ratings for textile fabrics or yarns should be made under Priorities Regulation 28A, and CC ratings may be assigned under paragraph (d) of that Regulation in accordance with subparagraph (d) (5) (i).

(2) If the word "no" appears in Column III, CC ratings will be assigned for production materials only as provided in Priorities Regulation 28. The same rule applies to any production materials expressly excluded from Column III.

Column IV—Capital equipment. (1) If the word "yes" appears in Column IV, the CPA may assign CC ratings to the person named in Column II to get capital equipment which either (i) will result in a substantial increase in production of the item listed in Column I, or (ii) is needed to replace present operating equipment which is in danger of imminent breakdown.

(2) Where the word "no" appears in Column IV, CC ratings will be assigned for capital equipment only as provided in Priorities Regulation 28. The same rule applies to any capital equipment expressly excluded from Column IV.

Column V—MRO. (1) If the word "yes" appears in Column V, the CPA may assign CC ratings to the person named in Column II to get maintenance, repair and operating supplies (MRO) which he needs to use in making the item listed in Column I.

(2) If the word "no" appears in Column V, CC ratings will be assigned for MRO only as provided in Priorities Regulation 28.

Column VI—Construction. (1) If the word "yes" appears in Column VI, the CPA may assign CC ratings to the person named in Column II, or to his builder, for material needed for incorporation in new plants or in expanded or modernized old ones where increased production of the item listed in Column I will result, or where the construction is necessary to prevent a loss of production.

(2) If the word "no" appears in Column VI, CC ratings will be assigned for construction materials only as provided in Priorities Regulation 28.

NOTE: Table amended Nov. 19, 1946.

I Critical products	II Person eligible	III Production materials	IV Capital equipment	V MRO	VI Construction
Alcohol (produced from non-food materials): Normal butyl alcohol.....	Producer.....	No.....	Yes.....	Yes.....	No.....
Industrial ethyl alcohol.....	do.....	No.....	Yes.....	Yes.....	No.....
Synthetic methanol.....	do.....	No.....	Yes.....	Yes.....	No.....
Asbestos-cement siding shingles and flat sheets (products made from asbestos fibres and cement).....	do.....	No.....	Yes (except specialized machinery for asbestos-cement siding shingles and flat sheets).....	Yes.....	Yes.....
Asbestos-cement siding shingle and flat sheet specialized machinery.....	do.....	Yes.....	Yes.....	Yes.....	No.....
Asphalt and tarred roofing products (smooth surfaced roll roofing, mineral surfaced roll roofing, strip and individual asphalt shingles, mineral surfaced insulation board, laminated asphalt felt and mastic core type boards, saturated felts, dry roofing felts, and saturated or coated sheathing papers).....	do.....	No.....	Yes (except specialized machinery for asphalt and tarred roofing products).....	Yes.....	Yes.....
Asphalt and tarred roofing products specialized machinery.....	do.....	Yes.....	No.....	Yes.....	No.....
Boilers, low pressure for residential heating.....	do.....	Yes.....	Yes (replacement only).....	Yes.....	No.....
Builders' hardware, of the following kinds only: (a) Butts, hinges and hasps; (b) Door locks and lock trim; (c) Sash, screen and shelf hardware; (d) Night latches and deadlocks; (e) Spring hinges; (f) Sash balances and sash pulleys.....	Manufacturer.....	Yes.....	Yes (replacement only).....	Yes.....	No.....
Building board (board made from wood pulp, vegetable fibres, pressed paper stock, or multiple plies of fibred stock).....	Producer.....	No.....	Yes (except specialized machinery for building board).....	Yes.....	Yes.....
Building board specialized machinery.....	do.....	Yes.....	No.....	Yes.....	No.....
Castings, malleable iron and gray iron, including cast iron soil pipe, cast iron pressure pipe, and railroad car brake shoes.....	Producer (foundry).....	Yes.....	Yes.....	Yes.....	Yes.....
Cement, portland.....	Producer.....	Yes.....	Yes (replacement only).....	Yes.....	Yes (at existing plants only).....
Clay building products (common and face brick, clay structural tile and clay sewer pipe).....	Manufacturer.....	Yes.....	Yes (except specialized machinery for clay building products).....	Yes.....	Yes.....
Clay building products specialized machinery (such as de-airing machines, extrusion heads, clay grinders and pulverizers, and brick presses).....	do.....	Yes.....	No.....	Yes.....	No.....
Coal, of the following kinds only: high grade metallurgical and by-product coking coal and double screened domestic coal in the areas comprising Bituminous Producing Districts 1, 2, 3, 4, 6, 7, 8, 9, 10, 11 and 13 (as defined in SFAW Regulation 27) and the anthracite fields of Pennsylvania.....	Producer.....	No.....	Yes (except underground Coal mining machinery).....	Yes.....	Yes (at present mines only).....
Coal mining machinery, underground.....	Manufacturer.....	Yes.....	Yes.....	Yes.....	No.....

See footnotes at end of table.

I Critical products	II Person eligible	III Production materials	IV Capital equipment	V MRO	VI Construction
Concrete building products (light weight and heavy weight aggregate concrete blocks and cement brick).	Manufacturer.....	Yes (cinders, burned clay or shale, and blast furnace slag, only).	Yes (except specialized machinery for concrete building products).	Yes.....	Yes.
Concrete building products specialized machinery (such as concrete block and brick machines and attachments, including concrete mixers and skip loaders as commonly used in the concrete products industry).	do.....	Yes.....	No.....	Yes.....	No.
Furnace pipe, fittings and duct work.....	do.....	Yes.....	Yes (replacement only).....	Yes.....	No.
Furnaces, warm, air, including floor and wall furnaces.	Producer.....	Yes.....	Yes.....	Yes.....	Yes.
Gypsum board and gypsum lath.....	do.....	No.....	Yes (except specialized machinery for gypsum board and gypsum lath).	Yes.....	Yes.
Gypsum board and gypsum lath specialized machinery.	do.....	Yes.....	No.....	Yes.....	No.
Lead.....	Producer (mines and smelters).....	Yes.....	Yes.....	Yes.....	Yes.
Logs.....	Producer (any person engaged in felling or bucking trees or transporting the yield from felled trees to the points of delivery for manufacture or shipment).	No.....	Yes (except special equipment produced only for use in log or sawmill operations).	Yes.....	Yes.
Lumber.....	Producer (operator of any plant, stationary or portable, which produces lumber not further manufactured than by sawing, resawing, passing lengthwise through a standard planing machine, cross-cutting to length and working, but not including any establishment known in the trade as a "distribution yard", engaged in either retail or wholesale business, even though it may process lumber on special orders from customers).	No.....	Yes (except special equipment produced only for use in log or sawmill operations).	Yes.....	Yes.
Millwork, suitable for housing construction.....	Producer.....	No.....	Yes.....	Yes.....	Yes (at existing plants only).
Motors, electric, fractional horsepower AC.....	Manufacturer.....	Yes (except electric sheet steel).	Yes.....	Yes.....	Yes.
Penicillin.....	Producer.....	Yes.....	Yes.....	Yes.....	Yes.
Pipe fittings, screwed, in the following classes: (a) Gray cast recessed drainage, 2" and under; (b) Gray cast steam fittings, 3" and under (125 lbs. S. W. P.); (c) Malleable fittings including unions, 2" and under (150 lbs. S. W. P.).	Manufacturer.....	Yes.....	Yes (replacement only).....	Yes.....	No.
Plumbing fixtures of the following types in residential-design models only (trim not included): (1) Bathtubs. (2) Kitchen sinks, including sink and tray combinations. (3) Lavatories. (4) Laundry trays. (5) Shower stalls, including receptors. (6) Water closet bowls and tanks.	Producer.....	Yes.....	Yes.....	Yes.....	Yes (at existing plants only).
Plywood, softwood.....	do.....	No.....	Yes.....	Yes.....	Yes (at existing plants only).
Presses, mechanical, power-driven, 150 ton and over.	do.....	Yes.....	No.....	Yes.....	No.
Pulpwood.....	do.....	No.....	Yes.....	Yes.....	Yes.
Radiation, convector and cast iron.....	Producer.....	Yes.....	Yes.....	Yes.....	Yes.
Registers and grilles for heating systems.....	Manufacturer.....	Yes.....	Yes (replacement only).....	Yes.....	No.
Rosin.....	Producer.....	Yes.....	Yes.....	Yes.....	Yes.
Rubber:					
GRI.....	do.....	Yes.....	Yes (replacement only) ¹	Yes.....	Yes.
GRS.....	do.....	Yes.....	Yes (replacement only) ¹	Yes.....	Yes.
Reclaimed.....	do.....	No.....	Yes.....	Yes.....	Yes.
Steel, electrical high silicon sheet.....	do.....	No.....	Yes.....	Yes.....	Yes.
Streptomycin.....	do.....	Yes.....	Yes.....	Yes.....	Yes.
Titanium dioxide.....	do.....	Yes.....	Yes.....	Yes.....	Yes.
Veneer, softwood.....	do.....	No.....	Yes.....	Yes.....	Yes (at existing plants only).
Wire, copper magnet.....	do.....	Yes.....	Yes.....	Yes.....	Yes.
Wiring devices (electrical) of the following kinds only: (1) Sockets, lampholders, and lamp receptacles—medium screw base types—lighting fixtures and portable lamps not included. (A lampholder consists of a socket and a housing (generally one-piece) which attaches directly to a ceiling or wall outlet, without intervening suspending or protruding devices. It may be designed so that shades and other similar appurtenances may be attached, but, in that event, the appurtenances are not part of the lampholder itself.) (2) Convenience receptacles (outlets)—types suitable for residential use. (3) Toggle switches—types designed specifically for tools and appliances not included. (4) Wall and face plates. (5) Outlet and switch (or receptacle) boxes—types suitable for residential use—including covers, hangers, supports and clamps. This only includes outlet boxes of 5-inch size or smaller, and switch (or receptacle) boxes commonly known as "gem" boxes. (6) Box connectors for residential-type metallic or nonmetallic-sheathed cable.	do.....	Yes (except phenolic resin molding compound; see Schedule I21 to Order M-300).	Yes (except specialized machinery for wiring devices).	Yes.....	No.
Woodworking machinery, including power driven saw blades and saw bits, for the production of logs, lumber, millwork, flooring and plywood.	do.....	Yes.....	Yes.....	Yes.....	No.

¹ CC ratings will be assigned for special repair parts for underground coal mining machinery only where the repair part is essential for the continued operation of the mine and then only where it will not interfere with delivery of mining machinery for more essential purposes.
² CC ratings for construction for logs, lumber, and pulpwood will be assigned only for construction at existing plants or at plants which need to be relocated because of increased availability of timber, manpower or transportation facilities.
³ Additional equipment only for increased production of Petroleum Butadiene.
⁴ CC ratings will be assigned for capital equipment to increase production of portland cement only in areas where the CPA finds that the degree of local shortage is materially greater than the degree of national shortage.

Issued this 19th day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20699; Filed, Nov. 19, 1946;
11:36 a. m.]

**PART 944—REGULATIONS APPLICABLE TO
THE OPERATIONS OF THE PRIORITIES
SYSTEM**

[Priorities Reg. 33, Direction 8, as Amended
Nov. 19, 1946]

PREFABRICATED HOUSING UNDER THE VHP

Priorities Regulation 33, Direction 8, is amended to read as follows:

(a) *What this regulation does.* This direction explains restrictions on prefabricators' and dealers' sales of prefabricated houses, sections, panels, and packages produced under this direction. Previously, it also explained how prefabricators could get priorities assistance for certain materials (those listed in Schedule A to PR 33) for use in producing those prefabricated items. The procedure for such priorities assistance is now explained in Housing Expediter Priorities Regulation 6 (HEPR 6), issued November 19, 1946.

Definitions

(b) *Definitions.* For the purpose of this direction:

(1) "Prefabricator" means a person engaged in the business of manufacturing prefabricated houses, sections, or panels.

(2) "Prefabricated house" means a house of which all, or substantially all, the walls and partitions are assembled from prefabricated sections or panels as defined below. The term "prefabricated house" does not include house trailers.

(3) "Prefabricated section" means a house section which is manufactured in a factory, is transported without being taken apart, and is designed to be used in combination with one or more prefabricated sections, prefabricated panels, or conventionally constructed elements to produce housing accommodations.

(4) "Prefabricated panel" means a floor, wall, partition, ceiling, roof, or truss panel which is manufactured in a factory and is designed to be used in combination with one or more prefabricated sections, prefabricated panels, or conventionally constructed elements to produce housing accommodations. Prefabricated panels may, but need not, incorporate such items as window and door frames, sash, doors, builders' hardware, wiring, piping, etc.

(5) "Prefabricated package" means the aggregation of prefabricated sections or panels and building materials and equipment shipped, in a lot, by a prefabricator.

(6) The terms "prefabricated panel" and "prefabricated section" do not include: (i) fabricated structural steel such as columns or beams, (ii) millwork as defined in Order L-359, (iii) items of furniture and equipment not to be permanently attached to and made a part of a house, or (iv) building materials cut to size and shape for assembly at the building site (unless shipped by the prefabricator as part of the prefabricated package he supplies).

(7) Any prefabricated house, section, panel, or package containing materials obtained with priorities assistance given under this direction or under HEPR 6 is "produced" or "manufactured" under this direction.

Priorities Assistance for Prefabricators

(c) *Prefabricators' applications for priorities assistance.* Under certain conditions, prefabricators may apply to the National

Housing Agency for priorities assistance in the manufacture of certain types of prefabricated houses, sections, panels, or packages, as provided for in HEPR 6. If approved, the priorities assistance will be in the form of authority to use HH ratings or certified orders for certain quantities of the building materials listed on Schedule A to Priorities Regulation 33.

(d) *Prefabricators' use of priorities assistance.* Prefabricators to whom priorities assistance is given may use that assistance, and material obtained with the assistance, only in accordance with applicable Civilian Production Administration regulations (including Orders L-358 and L-359 and the provisions of paragraph (c) of Schedule A to PR 33). The certificate to be used by a prefabricator in placing an HH-rated order is as follows (the certificates in PRs 3 and 7 may not be substituted for this certificate):

Veterans' Emergency Housing Program
Prefabricated Housing
Serial No.-----
Ratings: HH.

I certify to the Civilian Production Administration and the National Housing Agency that the materials covered by this order will be used only in accordance with applicable regulations of those agencies, including Direction 8 to PR 33.

Prefabricator

Sales and Purchase Restrictions

(e) *Prefabricators' and dealers' sales.* A prefabricator or a dealer (wholesale or retail) may sell a prefabricated house, section, panel, or package produced under this direction only as follows:

(1) On an order bearing an HH rating; or
(2) on an order bearing a dealers' certification, as set out in paragraph (f) below; or

(3) in accordance with HEPR 5 or PR 33 (whichever is applicable); if sold erected by the prefabricator or dealer.

(f) *Dealers' purchases.* A dealer may order a prefabricated house, section, panel, or package produced under this direction either by extending an HH rating served on him or by placing the following certification on his purchase order:

I certify to the Civilian Production Administration and the National Housing Agency that the prefabricated houses, sections, panels, and packages covered by this order will be sold by me only in accordance with applicable regulations of those agencies, including Direction 8 to Priorities Regulation 33.

Dealer

(g) *Applicability of VHP 1.* Erection of a prefabricated house, section, panel, or package is "construction" under Order VHP 1. Consequently, such construction must be authorized unless any of the exemptions in VHP 1 are applicable. A person wishing to erect, for his own use or for sale, may apply for authorization under HEPR 5.

(h) *Extending customers' HH ratings.* A prefabricator must not extend an HH rating which he receives from a customer.

Disposal of Materials

(i) *Disposal of materials.* In accordance with Priorities Regulation 1, materials obtained by a prefabricator with priorities assistance under this direction or HEPR 6 may be used by him only for the purposes for which the assistance was given. If he is unable to use the materials for those purposes, he may use or dispose of them only as follows:

(1) By "special sale" under Priorities Regulation 13; or

(2) By such other use as may be authorized in writing by the National Housing Agency.

Miscellaneous Provisions

(j) *Technical provision.* A reference to Direction 8 to PR 33 in any CPA regulation or order shall, where appropriate, be deemed a reference to HEPR 6 also.

(k) *Communications and appeals.* Communications regarding the provisions of this direction, and appeals from these provisions, should be sent to the National Housing Agency, Washington 25, D. C., Ref: Dir. 8 to PR 33. An appeal should be made by letter, in triplicate, stating the particular provision appealed from and the full grounds for the appeal.

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

(m) *Reporting requirements approved.* The reporting requirements of this direction have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 19th day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20699; Filed, Nov. 19, 1946;
11:36 a. m.]

**PART 944—REGULATIONS APPLICABLE TO THE
OPERATIONS OF THE PRIORITIES SYSTEM**

[Priorities Reg. 33, Direction 13, as Amended
Aug. 21, 1946, Amdt. 1]

Priorities Regulation 33, Direction 13 is amended by changing paragraph (g) to read as follows:

(g) *Use of materials.* A trailer manufacturer may use materials obtained under this direction only for the manufacture of house trailers in moderate-cost models of the types for which priorities assistance was granted. A "moderate-cost model" is one which, under the maximum price regulations of the Office of Price Administration applicable on November 9, 1946, had a maximum-retail price of not more than (1) \$2500 with at least minimum standard equipment included or (2) \$2500 minus the maximum retail list prices or other appropriate amounts for any minimum standard equipment not included.

"Retail price" means retail price f. o. b. plant, exclusive of the manufacturer's federal excise tax and exclusive of any state and local sales taxes customarily separately stated by the seller as being in addition to the selling price. "Minimum standard equipment" means the equipment and furnishings necessary to provide livable housing accommodations, including at least the following: (1) sleeping facilities for at least four persons, (2) heating unit, (3) interior-lighting equipment, (4) cooking unit, (5) refrigerator, (6) sink, (7) work table, and (8) storage facilities.

Issued this 19th day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20700; Filed, Nov. 19, 1946;
11:36 a. m.]

PART 3283—LUMBER AND LUMBER PRODUCTS
 [Limitation Order L-358, as Amended Nov.
 19, 1946]

SOFTWOOD PLYWOOD

There is a shortage in the supply of softwood plywood for defense for private account and for export. Softwood plywood is suitable for the construction and completion of housing accommodations in rural and urban areas and for the construction and repair of essential farm buildings, and priorities for deliveries of softwood plywood are established in Schedule A to Priorities Regulation 33. This order is necessary and appropriate in the public interest, to promote the national defense and to effectuate the purposes of the Veterans' Emergency Housing Act of 1946.

§ 3283.149 *Limitation Order L-358—*
 (a) *What this order does.* This order provides that manufacturers of softwood plywood must produce and reserve a percentage of their production in construction and door panel grades. A part of the reserve must be delivered to distributors on unrated and uncertified orders, and the balance on MM orders and on certified orders from distributors and manufacturers of certain housing products and certain other essential items. This order supersedes Direction 1A to PR-33 which has been revoked. Specific authorizations and directives issued by CPA under Direction 1A remain valid and certified orders placed under Direction 1A shall be considered certified orders under this order, except as stated below.

All measurements and computations of softwood plywood shall be in square footage measured on a $\frac{3}{8}$ " basis.

(b) *Definitions for the purpose of this order.* (1) "Softwood plywood" means laminated veneers of any species of softwood united with a bonding agent to produce board.

(2) "Construction plywood" means plywood of one or more softwood panels, 12 feet and shorter and without external sealer treatment of the following grades: Interior (Moisture resistant) type as follows: $\frac{1}{4}$ " sanded or $\frac{5}{16}$ " unsanded wallboard; $\frac{3}{8}$ " sanded or $\frac{7}{16}$ " unsanded wallboard; $\frac{1}{4}$ " sanded or $\frac{5}{16}$ " unsanded sound one side plypanel; $\frac{3}{8}$ " sanded or $\frac{7}{16}$ " unsanded sound one side plypanel; $\frac{5}{16}$ " sheathing; $\frac{3}{8}$ " sheathing; $\frac{1}{2}$ " sheathing and $\frac{5}{8}$ " sheathing; and Exterior type $\frac{1}{4}$ " sanded or $\frac{5}{16}$ " unsanded sound one side plypanel $\frac{3}{8}$ " sanded or $\frac{7}{16}$ " unsanded sound one side plypanel.

(3) "Door plywood" means softwood plywood Interior (Moisture resistant) and Exterior type without external sealer treatment of $\frac{1}{4}$ " sound two sides door plypanel.

(4) "Certified order" means any order for the delivery of softwood plywood bearing the certificate prescribed in paragraph (j) (1) or that specified in Direction 1A to PR 33.

Softwood Plywood Manufacturers

(c) *Softwood plywood manufacturers' reserve production.* The following conditions govern the amount of construction plywood and door plywood softwood plywood manufacturers shall produce

and reserve for distributors and certified or rated orders:

(1) Each softwood plywood manufacturer shall manufacture (i) at least 46% of his monthly production of softwood plywood in the form of construction plywood of which not more than 20% of the construction plywood may be in exterior type and (ii) at least 4% of his monthly production of softwood plywood in the form of door plywood.

The CPA may from time to time change such percentages by amendments published in the FEDERAL REGISTER before the first day of any month.

(2) Every softwood plywood manufacturer must hold 40% of his total production of construction plywood in square footage in each month for delivery only on AAA, MM or certified orders. When a plywood manufacturer has accepted such orders for construction plywood for this amount, he must not accept additional rated or certified orders for construction plywood produced in that month. In addition he may deliver only on AAA or on uncertified and unrated orders from distributors that portion of his reserve which is not required to fill AAA, MM or certified orders received in the month it was produced.

(3) A softwood plywood manufacturer must reserve 60% of his total production of construction plywood in each month for delivery only on uncertified and unrated orders from distributors.

(4) A softwood plywood manufacturer must hold his total production of door plywood in each month for delivery on AAA or on certified orders from door manufacturers or distributors. In addition he may deliver only on AAA or on uncertified and unrated orders from distributors any portion of his reserve of door plywood which is not required to fill certified orders received in the month in which it was produced.

(5) Any softwood plywood produced or delivered on MM rated or on certified orders from persons authorized under paragraph (i) below may be credited by the manufacturer to his reserve production of construction plywood on a $\frac{3}{8}$ " basis even though the softwood plywood delivered was not of construction plywood grades.

(6) AAA and MM ratings are the only ratings which are valid against a softwood plywood manufacturer for construction plywood and AAA ratings are the only ratings valid against him for door plywood. Orders for such plywood bearing other ratings must be treated by him as unrated.

Distributors

(d) The following provision tells how distributors who buy and stock softwood plywood for resale as plywood at wholesale or retail may place orders for construction or door plywood, and how they may sell it:

(1) A distributor may place uncertified and unrated orders for construction or door plywood with a plywood manufacturer. Every distributor must reserve 85% of the construction or door plywood received each month on such orders for delivery only on rated and certified orders, until the end of the second calendar month after receipt. When a

distributor has accepted such orders to the extent of his reserve in any month he need not accept any more certified or rated orders (except AAA) to be filled from the construction or door plywood received in that month on uncertified and unrated orders. In addition, he may deliver on uncertified and unrated (except AAA) orders any construction or door plywood from his reserve which at the end of the second calendar month after receipt is not required to fill rated or certified orders received before that time.

(2) A distributor who has received a certified order for construction or door plywood may place a certified order with a plywood manufacturer to get the construction or door plywood which will be delivered to his customer subject to applicable inventory regulations. A distributor may not place a certified order with a producer for replacement of inventory.

Prefabricators and House Trailer Manufacturers

(e) The following provisions tell how prefabricators or house trailer manufacturers may place with a plywood manufacturer or distributor certified orders for construction plywood.

(1) A prefabricator or a house trailer manufacturer may place certified orders with a plywood manufacturer or a distributor for construction plywood in the amount for which he has received priorities assistance on Form CPA-4415, Form NHA-14-53 or on Form NHA-14-44. A prefabricator or house trailer manufacturer must order, accept delivery of and use construction plywood in accordance with the provisions of Direction 8 or Direction 13 to Priorities Regulation 33.

Builders

(f) *Housing contractors.* The following provisions tell how a builder (applicant) or a general contractor directly authorized by such builder to use the HH rating for the whole job, but not a subcontractor authorized to use the HH rating for part of the job, may place certified orders or HH rated orders with a plywood manufacturer or distributor for construction plywood:

(1) A builder or his general contractor may place with a distributor but not with a softwood plywood manufacturer HH rated orders for construction plywood under the provisions of Schedule A to PR-33. A builder or his general contractor purchasing in not less than carload lots, may place certified orders for mill shipment delivery each month with a softwood plywood manufacturer or a distributor in an amount not in excess of the total amount of construction plywood needed for the housing accommodations for which he has received priorities assistance. A housing contractor may not apply the HH rating or use a certificate for an amount in excess of 600 square feet per house or apartment.

Cabinet Manufacturers

(g) *Cabinet manufacturers.* The following provisions tell how a cabinet manufacturer may obtain authority to place certified orders with a plywood

manufacturer or a distributor for construction plywood for use only in drawer bottoms of built-in kitchen cabinets and how the cabinets must be sold:

(1) A cabinet manufacturer wishing to place certified orders with a plywood manufacturer or a distributor for construction plywood to be used in the manufacture of drawer bottoms for kitchen cabinets, shall apply to the CPA for authority to place such orders. A cabinet manufacturer who has received a fourth quarter 1946 authorization under Direction 1A to PR-33 need not apply for that quarter. He must apply at least 20 days before the first day of the quarter by letter stating: (i) average monthly consumption of construction plywood in drawers only; (ii) average anticipated monthly production of kitchen cabinets in units to be produced in the period for which authorization is requested and (iii) total requirements in $\frac{3}{8}$ " basis of construction plywood for drawers for built-in kitchen cabinets in item (ii) above. Such application will be processed equitably. A cabinet manufacturer must not specify delivery dates (at plant or warehouse) on certified orders more than 30 days before he needs the construction plywood for incorporation into the kitchen cabinet drawers. Furthermore, the cabinet manufacturer must not place certified orders for construction plywood calling for delivery date later than during the third calendar month after the purchase order was placed.

(2) A cabinet manufacturer must use the construction plywood received on certified orders in the production of built-in kitchen cabinets suitable for housing. The cabinets manufactured from the construction plywood must be held for sale as millwork under paragraph (f) (2) of Direction 1 to PR-33.

Door Manufacturers

(h) The following provisions tell how a door manufacturer may obtain authority to place certified orders with a plywood manufacturer or distributor for door plywood for use only in standard house doors:

(1) A door manufacturer wishing to place certified orders with a plywood manufacturer or a distributor for door plywood to be used in the manufacture of standard house doors must apply to CPA for authority to place such orders. Application may be made on Form CPA-4524 in accordance with its instructions. The application must be filed before October 25, 1946 for the fourth quarter of 1946, and for calendar quarters thereafter must be filed at least 20 days before the first day of the quarter. Such applications will be processed equitably. A door manufacturer must not specify delivery dates (at plant or warehouse) on certified orders more than 30 days before he needs the door plywood for incorporation into the standard house doors. Furthermore, a door manufacturer must not place certified orders for door plywood calling for delivery later than the third calendar month after the purchase order is placed.

(2) Orders of door manufacturers certified under Direction 1A to PR-33 are

valid certified orders until October 31, 1946. All such orders must after November 1, 1946 be treated as uncertified orders unless door manufacturers furnish the certificate required by paragraph (j) (1) below with a serial number.

(3) A door manufacturer must use all the door plywood received on certified orders in the manufacture of standard house doors. A door so manufactured must be held for sale as millwork under paragraph (f) (2) of Direction 1 to PR 33.

Other Users of Softwood Plywood

(i) *Other users of softwood plywood.* The following provisions tell how persons requiring softwood plywood for use in the manufacture of farm equipment, tobacco hogsheads, insulated trucks and trailers, busses and railroad box-cars may apply for authority to place certified orders for softwood plywood. Any person requiring softwood plywood for such uses may apply for authority to place certified orders for softwood plywood. CPA may grant authority to place certified orders for softwood plywood within the amounts available where it is established that no substitute material is obtainable. Application may be made on Form CPA-4494 in accordance with its instructions.

Certification

(j) *Certification.* (1) An order for construction or door plywood may be certified only by endorsing or attaching the following form of certificate on the purchase order, sales ticket or other order calling for the delivery of softwood plywood:

The undersigned certifies to the supplier and to the CPA that he is a _____ (distributor or qualified manufacturer) and that the quantities of softwood plywood covered by this order (together with all other certified orders placed with this or other suppliers for softwood plywood for delivery in the months specified in this order) do not exceed the amounts he has been allowed under Order L-358 with the provisions of which he is familiar.

Date _____

Signature _____

Serial number _____

(2) Certificate must be signed manually or as explained in PR 7. However, the standard form described in that regulation cannot be used in place of the certificate described above. The certificate required in this order cannot be waived under paragraph (f) of PR 7. All persons except distributors must insert a serial number in the place provided in the certificate. An order bearing a certificate without a serial number where required must be treated as an uncertified and unrated order.

MM Rated Orders

(k) *Restrictions on filling MM rated orders.* (1) A plywood manufacturer may not accept for delivery in any month orders rated MM for softwood plywood for more than 5% of his production of softwood plywood for that month.

(2) A distributor may not accept for delivery in any month orders rated MM for more than 10% of the softwood plywood received in that month.

(3) MM rated orders, accepted but unfilled on November 25, 1946, must be treated by plywood manufacturers and distributors as unrated orders to the extent that they call for delivery of more softwood plywood than the amount for which they are required to accept MM rated orders under this paragraph (k).

Miscellaneous

(1) *Miscellaneous.* The following provisions generally affecting all persons ordering softwood plywood should be carefully read:

(1) *Status of certified orders.* Certified orders for the purpose of this order are subject to the rules for acceptance and rejection of rated orders as provided in Priorities Regulation 1 as if they were rated orders. The order of precedence where orders are received by a plywood manufacturer is: (i) AAA; (ii) MM; (iii) certified. The order of precedence where orders are received by distributors, cabinet manufacturers and door manufacturers is as follows: (i) AAA; (ii) MM; (iii) CC, HH and certified orders which are all three of equal value.

(2) *Extension of rated orders.* Any person who has received a rated order for the delivery of construction or door plywood may extend the rating to his suppliers (except to a plywood manufacturer) to get plywood which he will deliver on that order subject to applicable inventory regulations. If a person has made delivery of construction or door plywood on a rated order, he may extend the rating to his suppliers (except to a plywood manufacturer) to replace the amount in his inventory subject to applicable inventory regulations. A door or cabinet manufacturer who has received a rated order for doors or cabinets or who has delivered them on a rating, may not extend the rating for construction or door plywood for incorporation into the doors or cabinets. These rules supersede paragraphs (d) and (d-1) of Priorities Regulation 3 on the extension of ratings.

(3) *Applicability of regulations.* Except as otherwise required by this order Priorities Regulations 1 and 3 and Schedule A to PR 33 govern the use of ratings and the acceptance, scheduling and filling of orders. All other applicable regulations and orders of the Civilian Production Administration must be observed.

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

(5) *Reports.* Every person shall file with the Civilian Production Administration, or any other federal agency designated by CPA, such reports and questionnaires as the Civilian Production Administration or such other agency may from time to time require subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(6) *Appeals.* Any appeal from the provisions of this order shall be made by mailing a letter in triplicate to the Civilian Production Administration, Forest Products Division, Washington 25, D. C., Ref.: L-358, stating the particular provisions appealed from and stating fully the grounds for the appeal.

(7) *Communications.* All communications unless otherwise directed must be addressed as follows: Civilian Production Administration, Forest Products Division, Washington 25, D. C.

(8) *Directives.* The Civilian Production Administration may issue directives to plywood manufacturers, cabinet manufacturers, door manufacturers or distributors to set aside specific quantities or percentages of production or shipments for persons placing certified or rated orders. CPA may also allocate the production or shipments to specified persons for specified uses and may direct how and in what quantities deliveries to specified persons or uses may be made. It may also direct distribution to particular areas and may direct or prohibit the production by any person of particular items of softwood plywood, cabinets, or doors. Directives according to their terms may take precedence over rated or certified orders. They may be issued for the satisfaction of Veterans' Emergency Housing Program and other essential civilian requirements, including Temporary Re-Use Housing under Direction 11 to PR 33, and in order to carry out more fully the purposes of this order.

Issued this 19th day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20701; Filed, Nov. 19, 1946;
11:36 a. m.]

Chapter XI—Office of Price Administration
PART 1305—ADMINISTRATION
[SO 193, Amdt. 1]

ELIMINATION OF CERTAIN REPORTING
REQUIREMENTS

Supplementary Order 193 is amended by the addition of a new section reading as follows:

SEC. 4. *Elimination of certain reporting requirements.* All requirements in any regulation or orders that a seller or buyer of a commodity or service report to the Office of Price Administration the price he is presently charging or paying for a commodity or service which has been exempted from price control, are hereby revoked.

This amendment is effective immediately.

Issued this 19th day of November 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-20689; Filed, Nov. 19, 1946;
10:40 a. m.]

Chapter XXIV—Department of State, Disposal of Surplus Property

[FLC Reg. 8, Order 6, Supp. 2]

PART 8508—DISPOSAL OF SURPLUS PROPERTY LOCATED IN FOREIGN AREAS

IMPORTATION INTO UNITED STATES OF SURPLUS PROPERTY LOCATED IN FOREIGN AREAS

The Director of War Mobilization and Reconversion has designated the following items of surplus property as being necessary for reconversion in the United States. In accordance with the provisions of Regulation 8, Order 6 (Departmental Regulation 108.22, 11 F. R. 10709, 11 F. R. 13443), *It is hereby ordered*, That § 8508.15 shall not apply to prevent the importation of the following items of surplus telephonic equipment wherever located:

Lead covered telephone cable.
Wire, line, messenger and drop.
Outside plant communication equipment.
Pole line hardware.
Miscellaneous telephone apparatus.

Schedule A attached to Order 6 is hereby amended by deleting from the third item the words "now located in Belgium".

This order shall become effective immediately upon publication in the FEDERAL REGISTER.

(58 Stat. 765, Pub. Law 181, 79th Cong.,
59 Stat. 533, Pub. Law 375, 79th Cong.,
60 Stat. 168, Pub. Law 584, 79th Cong.,
50 U. S. C. App. Sup. 1611)

[SEAL] DEAN ACHESON,
Acting Secretary of State.

[F. R. Doc. 46-20561; Filed, Nov. 19, 1946;
8:45 a. m.]

TITLE 39—POSTAL SERVICE

Chapter I—Post Office Department

Subchapter B—Regulations

PART 21—INTERNATIONAL POSTAL SERVICE

TRANSPORTATION CHARGES FOR CONVEYANCE OF FOREIGN MAIL IN UNITED STATES AIR CARRIERS

Insert new § 21.117, reading as follows:

§ 21.117 *Transportation charges due from foreign countries for the conveyance of their mails by United States air carriers.* (a) Effective January 1, 1947, the transportation charges due from foreign countries for the conveyance of their mails by United States air carriers shall be as follows:

	Postal gold francs per kilogram (gross weight)
Between the United States and—	
Algeria	45.00
Austria	43.00
Azores	29.00
Belgium	37.50
Belgian Congo.....	81.00

Postal gold francs
per kilogram
(gross weight)

Between the United States and—	
Bermuda.....	9.50
Czechoslovakia	41.75
Denmark.....	40.50
Egypt.....	57.00
France.....	37.00
Germany.....	41.00
Great Britain.....	35.50
Greece.....	50.25
Ireland.....	32.00
Italy.....	44.00
Libya.....	51.75
Liberia.....	62.00
Netherlands.....	37.50
Newfoundland.....	12.75
Norway.....	40.75
Portugal.....	37.50
Senegal.....	57.00
Saudi Arabia.....	68.25
Spain.....	40.50
Sweden.....	43.00
Switzerland.....	39.50
Tunisia.....	48.75
Canton Island.....	44.50
Fiji.....	56.50
Guam.....	63.50
Hawaii.....	26.00
Midway Island.....	38.50
New Caledonia.....	64.75
New Zealand.....	76.00
Philippines.....	79.00
Wake Island.....	49.25

The charges listed above for inbound service from foreign countries shall be for the account of the carrier, except the amount of 2.00 gold francs per gross kilogram shall be for the account of the United States to cover the cost of United States domestic air service.

(b) (1) Effective January 1, 1947, the transportation charges due from foreign countries for the conveyance of their mails by United States air carriers shall be as follows:

	Postal gold francs per kilogram (gross weight)
From the United States to—	
Antigua.....	18.25
Argentina.....	57.70
Bahamas.....	4.00
Bolivia.....	40.75
Brazil.....	50.00
British Guiana.....	26.00
Canal Zone.....	14.00
Chile.....	49.00
Colombia.....	13.50
Costa Rica.....	18.25
Cuba.....	4.25
Curacao.....	15.00
Dominican Republic.....	10.75
Ecuador.....	25.00
El Salvador.....	13.50
French Guiana.....	30.25
Guatemala.....	12.50
Haiti.....	9.25
Honduras.....	14.75
Jamaica.....	7.75
Mexico.....	9.00
Nicaragua.....	16.25
Paraguay.....	57.70
Panama.....	16.00
Peru.....	32.75
Puerto Rico.....	15.50
Surinam.....	28.25
Trinidad.....	22.75
Uruguay.....	57.70
Venezuela.....	16.75
Virgin Islands, U. S.....	16.00

(2) Effective on the same date the United States air carriers are authorized to modify their agreements with countries in Central and South America and the Caribbean area, except Cuba and Mexico, to provide for the transporta-

tion charges listed above for the conveyance of air mails from the countries named to the United States, including United States domestic air service. The agreement with Cuba shall be modified to provide a rate of 2.25 gold francs per gross kilogram for service from Cuba to the point of discharge in the United States. The agreement with Mexico shall be modified to provide for a rate of 7.00 gold francs per kilogram for service from Mexico to the point of discharge in the United States. The new rates for inbound service shall become applicable on the effective date of the modification of the agreements.

(3) Effective on the dates when the agreements with individual countries for carrying air mails to the United States, including onward dispatch in the United States, are modified, the portion of the rates quoted for carrying air mails from countries in Central and South America and the Caribbean area to the United States, including onward dispatch in the United States shall be 2.00 gold francs per kilogram (average for all such mails received in continental United States) gross weight. In the case of countries where no modification is made in the rate collected by United States carriers for conveying mails to the United States, including onward dispatch in the United States, the effective dates of the rate of 2.00 gold francs shall be the dates on which the agreements covering the rates collected by United States carriers for conveying air mails from such countries to other countries in Central and South America and the Caribbean area are modified.

(c) Effective January 1, 1947, an average transportation charge of 44.00 gold francs per kilogram (net weight) shall be collected from foreign countries for the transportation of open mail articles from the United States to all countries in Europe, including Iceland and the Azores.

(d) Effective January 1, 1947, the rate to be charged foreign countries for the conveyance of their mails on the domestic air mail routes of the United States shall be 2.00 gold francs per gross kilogram for mails received at a United States exchange office by a foreign air carrier. (Sec. 405, 52 Stat. 994, as amended; 49 U. S. C. 485)

[SEAL] J. M. DONALDSON,
Acting Postmaster General.

[F. R. Doc. 46-20529; Filed, Nov. 19, 1946;
8:48 a. m.]

TITLE 41—PUBLIC CONTRACTS

Chapter I—Procurement Division, Department of the Treasury

PART 5—ORGANIZATION AND PROCEDURE CHANGE OF NAME OF PROCUREMENT DIVISION AND TITLE OF ITS DIRECTOR

The following new section is added at the end of Subpart A of Part 5 (11 F. R. 177A-98):

§ 5.7 *Change of name of Procurement Division and title of Director.* The name

of the "Procurement Division" of the Treasury Department is hereby changed to the "Bureau of Federal Supply", and the title of the "Director of Procurement" is hereby changed to the "Director, Bureau of Federal Supply". All references to the "Procurement Division" or to the "Director of Procurement" in this title or in any other rules or regulations issued by the Treasury Department are hereby amended accordingly. All references in any statutes, executive orders, or other documents or instruments, or in any rules or regulations other than those referred to in the preceding sentence, to the "Procurement Division" and to the "Director of Procurement" shall be deemed to refer to the "Bureau of Federal Supply" and the "Director, Bureau of Federal Supply", respectively. (R. S. 161; 5 U. S. C. 22)

This section shall take effect on January 1, 1947.

[SEAL] JOHN W. SNYDER,
Secretary of the Treasury.

[F. R. Doc. 46-20533; Filed, Nov. 19, 1946;
8:45 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—Bureau of Land Management, Department of the Interior

Appendix—Public Land Orders

[Public Land Order 330]

IDAHO

WITHDRAWING PUBLIC LANDS FOR GRAZING USE BY THE DEPARTMENT OF AGRICULTURE

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943 (8 F. R. 5516), it is ordered as follows:

Subject to valid existing rights, the following-described public lands in Idaho are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining laws, but not the mineral-leasing laws, and reserved for the use of the Bureau of Animal Industry, Department of Agriculture, as a winter feed lot area for experimental breeding sheep:

BOISE MERIDIAN

T. 6 N., R. 34 E.,
Sec. 1, lots 5, 6, and 7.
T. 6 N., R. 35 E.,
Sec. 6, lots 4, 5, and 6.

The areas described aggregate 159 acres.

This order shall be subject to the transmission line withdrawal of July 9, 1938, for Federal Power Commission Project No. 765, so far as such withdrawal affects the above-described lands.

This order shall take precedence over, but shall not modify, the order of the Acting Secretary of the Interior of November 3, 1936, establishing Idaho Grazing District No. 3 (1 F. R. 1745), so far as it affects the above-described lands.

It is intended that the public lands described herein shall be returned to the administration of the Department of the Interior when they are no longer needed

for the purpose for which they are reserved.

OSCAR L. CHAPMAN,
Acting Secretary of the Interior.

NOVEMBER 6, 1946.

[F. R. Doc. 46-20532; Filed, Nov. 19, 1946;
8:49 a. m.]

Chapter II—Bureau of Reclamation

PART 402—ANNUAL WATER CHARGES

YAKIMA IRRIGATION PROJECT, ROZA DIVISION, WASH.

CROSS REFERENCE: For an addition to the tabulation contained in § 402.2, see the notice of annual water charges for the Yakima Irrigation Project, Roza Division, Washington, under Department of the Interior, Bureau of Reclamation, in Notices section, *infra*.

Chapter III—Bureau of Land Management (Grazing)

PART 502—LIST OF ORDERS CREATING AND MODIFYING GRAZING DISTRICTS

IDAHO

CROSS REFERENCE: For an order withdrawing public lands for grazing use by the Department of Agriculture and taking precedence over the order of the Acting Secretary of the Interior of November 3, 1936, which established Idaho Grazing District No. 3 and is contained in the tabulation in § 502.1, see Public Land Order 330 in the Appendix of Chapter I of this title, *supra*.

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[S. O. 620, Amdt. 2]

PART 95—CAR SERVICE

PROHIBITION OF LIGHT-WEIGHING OF BOX CARS AT BOSTON, MASS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 14th day of November A. D. 1946.

Upon further consideration of Service Order No. 620 (11 F. R. 11708), as amended (11 F. R. 13465), and good cause appearing therefor; it is ordered, that: § 95.620 *Light-weighting of box cars at Boston prohibited*, of Service Order No. 620, as amended, be, and it is hereby, further amended by substituting the following paragraph (a) for paragraph (a) thereof:

(a) *Box cars not to be light-weighted.* No common carrier by railroad, subject to the Interstate Commerce Act, shall light-weight a box car or cars intended for loading with imported wool or Egyptian cotton at any point in the switching limits of Boston, Mass.; nor transport or move a box car light-weighted and loaded with imported wool or Egyptian cotton in violation of this order

from any point in the switching limits of Boston, Mass.

It is further ordered, that this amendment shall become effective at 12:01 a. m., November 16, 1946; that a copy of this order and direction be served upon The New York, New Haven and Hartford Railroad Company (Howard S. Palmer, James Lee Loomis and Henry B. Sawyer, Trustees), Boston and Maine Railroad, The New York Central Railroad Company, Union Freight 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. 46-20539; Filed, Nov. 19, 1946;
8:45 a. m.]

[S. O. 260, Amdt. 3]

PART 95—CAR SERVICE

SALTING OF ICE ON CARS OF CITRUS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 14th day of November A. D. 1946.

Upon further consideration of the provisions of Service Order No. 260 (9 F. R. 14547), as amended (10 F. R. 4818; 11 F. R. 8452), and good cause appearing therefor:

It is ordered, that: § 95.260 *Salting of ice on cars of citrus*, of Service Order No. 260, as amended, be, and it is hereby, further amended by adding the following exception to paragraph (a) thereof:

Exception. The provisions of this order, during the effectiveness of this amendment, shall not apply to the salting, at regular icing stations en route, with not to exceed three percent (3%) salt, of ice in the bunkers of refrigerator cars, shipped from any origin in the State of Florida, loaded with straight carloads of tangerines, or loaded with mixed carloads of tangerines and other citrus fruit providing tangerines comprise fifty percent (50%) or more of the lading.

Effective date. This amendment shall become effective at 12:01 a. m., November 16, 1946.

Expiration date. This amendment shall expire at 11:59 p. m. December 15, 1946.

It is further ordered, that a copy of this order and direction be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and 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 Wash-

ington, D. C., and by filing it with the Director, Division of the Federal Register.

(Sec. 402, 40 Stat. 101; sec. 4, 41 Stat. 476, 54 Stat. 901; 49 U. S. C. 1 (10)-(17))

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 46-20538; Filed, Nov. 19, 1946;
8:46 a. m.]

[S. O. 645]

PART 95—CAR SERVICE

PERMIT REQUIRED FOR MOVEMENT OF BITUMINOUS COAL

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 8th day of November A. D. 1946.

It appearing, that the Solid Fuels Administrator for War has ordered that no bituminous coal shipper shall bill, consign, release, or otherwise dispose of bituminous coal which may be on mine tracks, assigned tracks, in classification or assembly yards between mines and scales, at railroad scales at any other facilities, or from any river reloading facilities, for shipment via railroads; and has prohibited shippers and forwarders from dumping bituminous coal into vessels at tidewater and lake dumping ports; that the Solid Fuels Administrator for War has represented that a preference or priority in the transportation of bituminous coal to the industries most essential to the health and safety of the nation, and to household consumers to avoid hardship is necessary in the interest of the national defense; that bituminous coal is in short supply and that there is an accumulation of loaded coal cars at coal loading points; that, the Office of Defense Transportation has made representations to this Commission regarding an emergency existing with respect to coal transportation and has recommended that this Commission take such action as is necessary under the circumstances; the Commission is of opinion that an emergency requiring immediate action exists in all sections of the country. It is ordered, That:

§ 95.645 *Permit required for movement of bituminous coal*—(a) *Movement of bituminous coal restricted.* (1) No common carrier by railroad subject to the Interstate Commerce Act, serving bituminous coal mines shall transport cars loaded with bituminous coal, whether billed or unbilled, from mines, from scales, from classification or assembly yards between mines and scales, from any designated mine tracks or designated mine sidings, or from any river reloading facilities, unless the transportation of such car or cars of coal is authorized by the permit agent appointed herein.

(2) No common carrier by railroad subject to the Interstate Commerce Act shall deliver for dumping or dump any bituminous coal into any vessels for cargo

or fuel at any Tidewater or Lake dumping port, unless such delivery or dumping is authorized by the permit agent appointed herein.

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

(c) *Demurrage charges waived.* No common carrier by railroad subject to the Interstate Commerce Act shall assess or collect any demurrage for detention of cars loaded with bituminous coal and held in compliance with this order.

(d) *Railroad to furnish information.* Each common carrier by railroad subject to the Interstate Commerce Act shall furnish the Permit Agent appointed herein (1) number of cars of billed bituminous coal held at mine scales under the provisions hereof, (2) name or names of consignees, (3) the number of cars of billed bituminous coal held for each consignee, and (4) the point at which such car or cars are held.

NOTE: The recording and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(e) *Appointment of permit agent.* T. J. Leonard, Transportation Officer (coal), Office of Defense Transportation, Washington, D. C., telephone Republic 7500, Extension 2125, is hereby designated and appointed Permit Agent of the Interstate Commerce Commission for the purpose of permitting the dumping or transportation of coal described in paragraph (a) hereof upon determination and certification by the Solid Fuels Administration for War as to the essentiality of the dumping or transportation in connection with its existing orders and directives relating to the supply and distribution of bituminous coal during the emergency.

(f) *Rules, regulations, and practices suspended.* The operation of all rules, regulations and practices insofar as they conflict with the provisions of this order is hereby suspended.

(g) *Effective date.* This order shall become effective at 4:00 p. m., November 16, 1946.

(h) *Expiration date.* This order shall expire at 7:00 A. M., December 27, 1946 unless otherwise modified, changed, suspended or annulled by order of this Commission (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901; 49 U. S. C. 1 (10)-(17); 54 Stat. 911)

It is further ordered, That this order shall be served upon the State railroad regulatory bodies of each State and upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and per diem agreements 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. 46-20694; Filed, Nov. 19, 1946;
11:56 a. m.]

[S. O. 645-A]

PART 95—CAR SERVICE

PERMIT REQUIRED FOR MOVEMENT OF BITUMINOUS COAL

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 16th day of November A. D. 1946.

Upon further consideration of Service Order No. 645, and good cause appearing therefor: It is ordered, That:

Section 95.645, *Permit required for movement of bituminous coal*, of Service Order No. 645, be, and it is hereby, suspended until 4:00 p. m., November 18, 1946.

It is further ordered, That this order shall become effective at 10:01 p. m., November 16, 1946; that a copy of this order and direction be served upon the State railroad regulatory bodies of each State, 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. 46-20695; Filed, Nov. 19, 1946;
11:56 a. m.]

Chapter II—Office of Defense Transportation

[Gen. Order ODT 68]

PART 500—CONSERVATION OF RAIL EQUIPMENT

RESTRICTIONS ON PASSENGER AND SPECIAL TRAIN SERVICE

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, and Executive Order 9729, in order to conserve and providently utilize vital transportation equipment, materials, and supplies; to provide for the preferential transportation of material of war and for the prompt and continuous movement of other necessary traffic, the attainment of which purposes is essential to the war effort; and it being deemed necessary in the public interest and to promote the national defense, by reason of the short supply of coal, to restrict the operation of the mileage of coal-burning locomotives engaged in passenger transportation service, it is hereby ordered, that:

- Sec.
500.110 Restrictions on certain passenger and special train operations.
500.111 Restrictions on circus and other trains.
500.112 Cancellation of reservations.
500.113 Special and general permits.
500.114 Communications.

AUTHORITY: §§ 500.110 to 500.114, inclusive, issued under 54 Stat. 676, 56 Stat. 177, 58

Stat. 827, 59 Stat. 658, Public Law 475, 79th Cong., 60 Stat. 345; 50 U. S. C. App. 633, 645, 1152; E. O. 8989, Dec. 18, 1941, as amended by E. O. 9389, Oct. 18, 1943, E. O. 9729, May 23, 1946; 6 F. R. 6725, 8 F. R. 14183, 11 F. R. 5641.

§ 500.110 *Restrictions on certain passenger and special train operations.* (a) No common carrier by railroad engaged in the transportation of passengers within the continental United States shall on and after 11:59 o'clock p. m., November 24, 1946, and until further order of the Office of Defense Transportation, operate a total daily coal-burning passenger service locomotive mileage in excess of 75 percent of the total coal-burning passenger service locomotive mileage operated by it on November 1, 1946.

(b) Except under special permit issued by the Director of the Railway Transport Department, Office of Defense Transportation, no common carrier by railroad subject to the provisions of §§ 500.110 to 500.114, inclusive, shall operate or participate in the operation of any special passenger train the operation of which involves the use on any portion of its route of coal-burning locomotive power.

(c) Except under special permit issued by the Director of the Railway Transport Department, Office of Defense Transportation, no common carrier by railroad subject to the provisions of §§ 500.110 to 500.114, inclusive, which has reduced its total daily coal-burning passenger service locomotive mileage by more than 25 percent of the total coal-burning passenger service locomotive mileage operated by it on November 1, 1946, shall use any portion of such reduction for the operation of any special passenger train.

(d) The term "special passenger train" as used in this section means any passenger train not shown in current time-tables.

§ 500.111 *Restrictions on circus and other trains.* On and after 11:59 o'clock p. m., November 24, 1946, and until further order of the Office of Defense Transportation, no common carrier by railroad shall transport within the continental United States any circus train, carnival train, or any other train in respect of which it is not required, as a common carrier, to transport.

§ 500.112 *Cancellation of reservations.* Each common carrier by railroad shall forthwith cancel such passenger reservations and take such other action as may be necessary to carry out the terms and purposes of §§ 500.110 to 500.114 inclusive.

§ 500.113 *Special and general permits.* The provisions of §§ 500.110 to 500.114, inclusive, shall be subject to any special or general permit issued by the Director of the Railway Transport Department, Office of Defense Transportation, to meet specific needs or exceptional circumstances, or to prevent undue public hardships.

§ 500.114 *Communications.* Communications concerning §§ 500.110 to 500.114, inclusive, should refer to "General Order ODT 68" and should be ad-

ressed to the Office of Defense Transportation, Washington 25, D. C.

Issued at Washington, D. C., this 18th day of November 1946.

J. M. JOHNSON,

Director,

Office of Defense Transportation.

[F. R. Doc. 46-20614; Filed, Nov. 19, 1946;
8:45 a. m.]

TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service, Department of the Interior

Subchapter B—National Wildlife Refuges: General Regulations

PART 13—ADMINISTRATION OF WILDLIFE REFUGES ESTABLISHED PURSUANT TO THE ACT OF AUGUST 14, 1946

KEITHSBURG REFUGE

§ 13.498 *Keithsburg Refuge.* The hereinafter described lands of the United States, in Mercer County, Illinois, having particular value in carrying out the national migratory bird management program, and having been designated as an inviolate sanctuary, it is hereby ordered that hunting and trapping thereon are prohibited at all times.

FOURTH PRINCIPAL MERIDIAN

T. 13 N., R. 5 W., those parts of sec. 4, fractional sec. 5, 8 and 9, sec. 10, and fractional sec. 15, 16 and 22 included within the following described boundary.

Beginning at the line of ordinary high water on the left bank of the Mississippi River in the line common to secs. 5 and 8:

Thence:

S. 89°19' E., with said sec. line, approximately 200.0 feet to a point;

Thence in sec. 5:

N. 34°59' W., 221.5 feet to a point;

N. 19°38' W., 114.6 feet to a point;

N. 0°56' E., 111.0 feet to a point;

N. 32°30' E., 96.0 feet to a point;

N. 49°56' E., 124.1 feet to a point;

N. 70°03' E., 474.3 feet to an iron pipe monument in the line common to secs. 4 and 5;

Thence in sec. 4:

N. 68°32' E., 1,040.9 feet to a stone monument;

N. 68°32' E., approximately 100.0 feet to a point;

S. 51°00' E., approximately 740.0 feet to a point;

S. 16°00' W., approximately 125.0 feet to a concrete monument;

S. 73°40' E., approximately 1,060.0 feet to a point in the north-south center line.

Thence:

S. 0°32' W., with said center line, 295.3 feet to the quarter section corner common to secs. 4 and 9, a concrete monument;

Thence:

S. 89°24' E., with the line common to secs. 4 and 9, 662.6 feet to a concrete monument;

Thence in sec. 9:

S. 58°15' E., 198.0 feet to a point;

S. 66°13' E., 390.0 feet to a point;

S. 55°08' E., 1,701.0 feet to a concrete monument in the line common to secs. 9 and 10;

Thence in sec. 10:

S. 63°58' E., 1,503.8 feet to a concrete monument;

S. 0°16' W., 106.2 feet to a concrete monument;

S. 52°58' E., 462.2 feet to a point;

S. 38°25' E., 336.8 feet to a concrete monument;

S. 26°28' E., 307.0 feet to a point;
 S. 20°54' E., 1,112.3 feet to a concrete monument;
 S. 13°20' E., 473.2 feet to a point;
 S. 3°38' E., 501.0 feet to a point;
 S. 2°17' W., 353.1 feet to a concrete monument in the line common to secs. 10 and 15;

Thence in sec. 15:

S. 4°41' E., 255.3 feet to a point;
 S. 4°27' W., 368.0 feet to a point;
 S. 7°35' E., 320.6 feet to a point;
 S. 13°33' E., 486.0 feet to a point;
 S. 20°26' E., 472.0 feet to a point;
 S. 21°20' E., 583.0 feet to a point;
 S. 18°18' W., 304.3 feet to a concrete monument in the line common to lots 11 and 12 of said sec. 15;
 S. 33°07' W., 182.6 feet to a point;
 S. 26°22' W., 688.0 feet to a point;
 N. 76°36' E., 469.2 feet to a point;
 S. 57°28' E., 863.1 feet to a point;
 S. 17°42' E., 570.5 feet to a point;
 S. 9°06' E., 632.4 feet to a concrete monument;
 S. 7°56' E., 388.0 feet to a concrete monument in the line common to secs. 15 and 22;
 S. 88°57' E., with said line, 19.1 feet to a point in said line and in the westerly right-of-way boundary of the Chicago, Burlington and Quincy Railroad;

Thence in sec. 22,

Southerly with said right-of-way boundary 2458.6 feet to a point;
 S. 88°42' W., leaving said right-of-way boundary approximately 117.0 feet to a point;

S. 8°28' E., 28.7 feet to a point;
 N. 88°58' W., 1227.4 feet to a concrete monument in the north-south center line;
 S. 1°02' W., with said line 162.7 feet to the center of sec. 22, a concrete monument;
 N. 88°44' W., with the east-west center line approximately 287.8 feet to the line of ordinary high water on the left bank of the Mississippi River;

Thence northwesterly upstream with the line of ordinary high water along the left bank of the Mississippi River to the place of beginning.

The above described lands, shown upon a plat designated Keithsburg Refuge attached hereto and made a part of this section, were acquired by the United States in connection with the improvement of navigation in Mississippi River Pool No. 18, and the reservation and use as a wildlife refuge is subject to the primary use thereof by the War Department for navigation, flood-control, and other related purposes, and subject to such other uses, not incompatible with the administration of the area as a Federal wildlife refuge, as may be designated by the War Department.

(Pub. Law 732, 79th Cong.; Regulations, Fish and Wildlife Service, Dec. 19, 1940, 5 F. R. 5284, 50 CFR Cum. Supp. Part 12, as amended)

CLARENCE COTTAM,
 Acting Director.

PART 13—ADMINISTRATION OF WILDLIFE REFUGES ESTABLISHED PURSUANT TO THE ACT OF AUGUST 14, 1946

HENDERSON REFUGE

§ 13.420 *Henderson Refuge*. The hereinafter described lands of the United States, in Henderson County, Illinois, having particular value in carrying out the national migratory bird management program, and having been designated as an inviolate sanctuary, it is hereby ordered that hunting and trapping thereon are prohibited at all times.

FOURTH PRINCIPAL MERIDIAN

T. 10 N., R. 5 W., those parts of fractional sections five (5) and six (6), included within the following described boundary:

Beginning at the quarter-section corner common to secs. 5 and 6:

Thence:

N. 0°05' E., with the line common to said secs. 5 and 6, approximately 60.0 feet to a point in the center of a slough;

Thence in sec. 6:

Northwesterly down the center of said slough approximately 3025.0 feet to a point at the confluence of the center of said slough with the left bank of the Mississippi River;

Northeasterly upstream along the left bank of the Mississippi River approximately 3475.0 feet to a point on the left bank thereof, from which the meander corner in the north boundary of sec. 5 bears N. 25°26' E., 662.0 feet;

S. 33°46' E., approximately 446.3 feet to a point in the line common to secs. 5 and 6;

Thence in sec. 5:

S. 35°42' E., 389.1 feet to a point;

S. 23°15' E., 630.4 feet to a point;

S. 0°30' E., 547.3 feet to a point;

N. 73°27' E., 104.1 feet to a point in the center of a levee;

South, approximately 470.0 feet to a point in the east-west center line;

West, with said center line approximately 575.0 feet to the place of beginning;

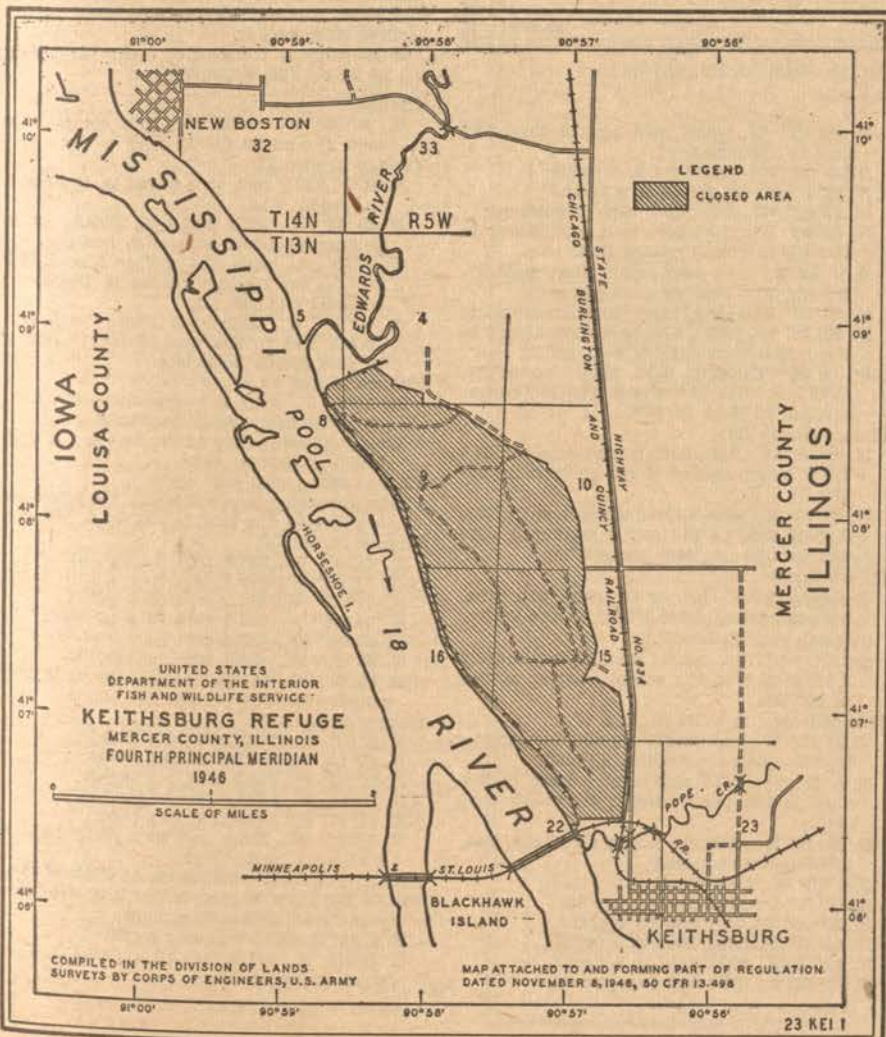
All of a small unnamed island in the Mississippi River, located in fractional sec. 6, T. 10 N., R. 5 W.

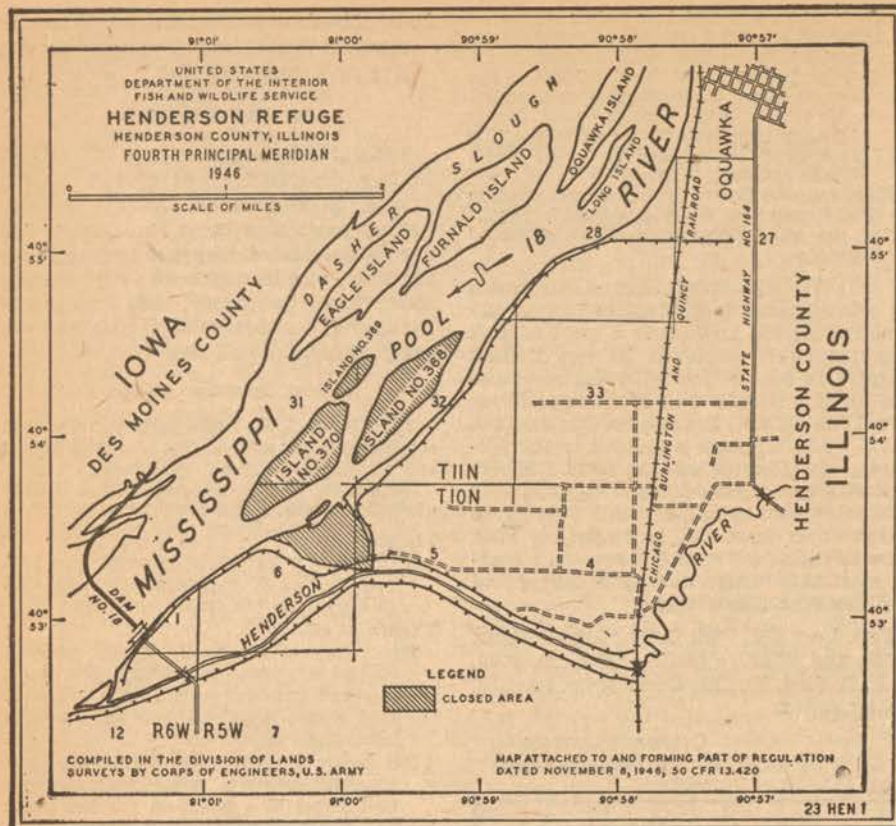
All of Islands Nos. 368, 369 and 370, in the Mississippi River, located in fractional sec. 6, T. 10 N., R. 5 W., and in fractional secs. 31 and 32, T. 11 N., R. 5 W.

The above described lands, shown upon a plat designated Henderson Refuge attached hereto and made a part of this section, were acquired by the United States in connection with the improvement of navigation in Mississippi River Pool No. 18, and the reservation and use as a wildlife refuge is subject to the primary use thereof by the War Department for navigation, flood-control, and other related purposes, and subject to such other uses, not incompatible with the administration of the area as a Federal wildlife refuge, as may be designated by the War Department.

(Pub. Law 732, 79th Cong.; Regulations, Fish and Wildlife Service, Dec. 19, 1940, 5 F. R. 5284, 50 CFR Cum. Supp. Part 12, as amended)

CLARENCE COTTAM,
 Acting Director.





[F. R. Doc. 46-20557; Filed, Nov. 19, 1946; 8:50 a. m.]

PART 13—ADMINISTRATION OF WILDLIFE REFUGES ESTABLISHED PURSUANT TO THE ACT OF AUGUST 14, 1946

LOUISA REFUGE

§ 13.571 *Louisa Refuge*. The herein-after described lands of the United States, in Louisa County, Iowa, having particular value in carrying out the national migratory bird management program, and having been designated as an inviolate sanctuary, *It is hereby ordered*, That hunting and trapping thereon are prohibited at all times.

FIFTH PRINCIPAL MERIDIAN

T. 73 N., R. 2 W., those parts of fractional sections one (1), two (2), three (3) and section eleven (11), and in T. 74 N., R. 2 W., those parts of section thirty-four (34), and fractional sections thirty-five (35) and thirty-six (36), included with the following described boundary:

Beginning at the southeast corner of sec. 3, T. 73 N., R. 2 W.,

Thence in sec. 3,

N. 60°02' W., 312.7 feet to a monument;
N. 41°07' W., 586.4 feet to a monument;
N. 32°42' W., 564.1 feet to a monument;
N. 43°55' W., 354.9 feet to a monument in the south sixteenth line;
N. 89°54' W., with said line, 106.1 feet to the southeast sixteenth corner, a monument;

N. 0°32' E., with the east sixteenth line, 159.4 feet to a monument in the said line;

N. 33°15' W., 353.1 feet to a point;
N. 24°30' W., 484.2 feet to a monument;
N. 17°21' W., 456.6 feet to a monument in the east-west center line;

N. 89°47' W., with said center line, 93.9 feet to a monument;
N. 22°10' W., 482.0 feet to a point;
N. 16°15' E., 621.4 feet to a point;
N. 17°07' W., 315.6 feet to a monument;
N. 49°08' W., 757.2 feet to a monument in the north-south center line;

N. 0°50' E., with said center line, approximately 70.0 feet to a monument;
N. 79°58' W., 1169.7 feet to a monument;
N. 30°34' W., 286.1 feet to a monument in the north boundary of said sec. 3;
N. 89°55' E., with said north boundary, 1397.7 feet to the south quarter corner sec. 34, T. 74 N., R. 2 W.;

Thence in sec. 34,

N. 0°03' W., with the center line, 1,324.4 feet to the center south sixteenth corner;

N. 89°54' E., with the south sixteenth line, 2,650.2 feet to the south sixteenth corner common to secs. 34 and 35;

Thence in sec. 35,

Easterly, with the south sixteenth line, approximately 2,645.0 feet to the center south sixteenth corner;

South, with the center line, approximately 1,338.0 feet to the south quarter corner of sec. 35;

Thence in sec. 2, T. 73 N., R. 2 W.,

S. 77°23' W., approximately 60.0 feet to the north-south center line, a point;

S. 0°45' W., with said center line, 1,058.6 feet to the center north sixteenth corner;

S. 89°56' E., with the north sixteenth line, 233.4 feet to a point;

S. 0°45' W., 1,005.2 feet to a point;
S. 89°06' E., 598.2 feet to a point;
N. 20°05' E., 75.8 feet to a point;
N. 44°40' E., 500.0 feet to a point;
N. 43°48' E., 797.9 feet to a point;
N. 70°56' E., 198.4 feet to a point;

N. 60°08' E., 693.0 feet to a point;
N. 39°38' E., passing within sec. 1, 528.0 feet to a point;
N. 31°37' E., passing with sec. 36, T. 74 N., R. 2 W., 451.9 feet to a point;
N. 9°38' E., 725.8 feet to a point;
N. 21°08' E., approximately 641.6 feet to the line of ordinary high water on the right bank of the Mississippi River;

Thence southeasterly with line of ordinary high water down the right bank of the Mississippi River to the confluence with and on the left bank of the Iowa River;
Thence with the line of ordinary high water up the left bank of the Iowa River to the south boundary of sec. 2;

Thence,

N. 89°43' W., with the south boundary of sec. 2, approximately 1363.7 feet to the quarter corner in the south boundary of sec. 2, a monument;

Thence,

N. 89°27' W., continuing with said south boundary, approximately 870.0 feet to a monument in said line;

Thence in sec. 11,

S. 43°49' W., 921.6 feet to a monument;
N. 89°25' W., 460.3 feet to a monument;
N. 50°38' W., 279.7 feet to a monument;
N. 34°25' W., 183.4 feet to a monument;
N. 46°40' W., 507.9 feet to the place of beginning.

T. 74 N., R. 2 W., those parts of fractional section five (5), sections six (6), and seven (7), fractional sections eight (8), nine (9), and sixteen (16), sections seventeen (17), eighteen (18), and twenty (20), fractional sections twenty-one (21), twenty-two (22), and twenty-seven (27), and section twenty-eight (28), included within the following described boundary:

Beginning at the corner common to secs. 21, 22, 27 and 28, a monument;

Thence,

S. 89°55' W., with the line common to secs. 21 and 28 1,002.1 feet to a point;

Thence in sec. 28,

South 1,322.2 feet to a point in the north sixteenth line;

N. 89°58' W., with said line, 1663.8 feet to the center north sixteenth corner;

N. 0°22' E., with the center line, 1319.0 feet to the quarter corner in the south boundary of sec. 21;

S. 89°52' W., with said south boundary, 1309.3 feet to the west sixteenth corner in said south boundary;

Thence in sec. 21,

N. 1°04' E., with the west sixteenth line, approximately 830.0 feet to a point;
West, approximately 1110.0 feet to the east shore of Odessa Lake.

Thence along said east shore,

Northwesterly approximately 370.0 feet to a point in the east boundary of sec. 20;

Thence in sec. 20,

N. 41°55' W., 347.8 feet to a point;
N. 37°57' W., 692.5 feet to a point;
N. 41°57' W., 811.1 feet to a point;
N. 54°54' W., 551.1 feet to a point;
N. 33°54' W., 788.5 feet to a point;
N. 32°54' W., 596.5 feet to a point;
N. 29°54' W., 1445.7 feet to a point in the south boundary of sec. 17;

Thence in sec. 17,

N. 4°00' E., 225.5 feet to a point;
N. 41°12' W., 646.0 feet to a point;
N. 25°22' W., 655.0 feet to a point;
N. 21°11' W., 1,234.0 feet to a point;
N. 87°47' W., 548.9 feet to a point;
N. 37°12' W., 225.8 feet to a point in the east-west center line;

Thence leaving the east shore of Odessa Lake, S. 89°50' E., with said center line, approximately 341.7 feet to a point;

N. 0°01' E., 663.2 feet to a point;
S. 89°48' E., 661.9 feet to a point in the west sixteenth line;

N. 0°01' E., with said west sixteenth line, 1,987.8 feet to the west sixteenth corner in the south boundary of section eight (8);

Thence in sec. 8,
N. 0°07' W., with west sixteenth line 662.0 feet to the southeast corner of the N½SW¼SW¼;

West, with the south boundary of said subdivision approximately 1,327.4 feet to the southwest corner of said subdivision;

Thence North, with the east boundary of sec. 7, approximately 660.0 feet to the south sixteenth corner in said east boundary;

Thence in sec. 7,
West, with the south sixteenth line, approximately, 1,335.0 feet to a point;
S. 2°57' E., approximately 275.0 feet to a point;
S. 12°35' W., 166.5 feet to a point;
S. 37°54' W., 332.0 feet to a point;
S. 44°07' W., 216.1 feet to a point;
S. 30°01' W., 231.3 feet to a point;
S. 20°14' E., 287.9 feet to a point in the line common to secs. 7 and 18;

Thence in sec. 18,
S. 16°54' E., 399.9 feet to a point;
S. 10°17' W., 251.7 feet to a point;
S. 15°04' W., 382.3 feet to a point;
S. 13°11' E., 469.2 feet to a point;
S. 53°20' E., 243.4 feet to a point;
S. 46°22' E., 650.4 feet to a point;
S. 52°08' E., 248.6 feet to a point;
S. 2°10' W., 38.2 feet to a point;
S. 89°56' W., approximately 133.0 feet to a monument;
N. 59°56' W., 876.6 feet to a monument;
N. 25°17' W., 638.8 feet to a monument;
N. 10°15' E., 761.3 feet to a monument;
N. 12°00' W., 371.1 feet to a monument in the north line of sec. 18;
S. 89°50' W., with said north line 841.2 feet to the quarter corner between secs. 7 and 18, a monument;

Thence in sec. 7,
N. 0°09' W., with the center line 2642.7 feet to the center of sec. 7;
S. 89°46' W., with the center line 657.0 feet to a monument;
N. 0°41' W., 751.0 feet to a monument;
N. 0°04' W., 1039.4 feet to a monument;
N. 62°45' E., 739.3 feet to a monument;
N. 76°11' E., 1019.5 feet to a monument;
N. 63°03' E., 378.2 feet to a monument;
N. 0°48' W., 98.3 feet to the east sixteenth corner in the south boundary of sec. 6;

Thence in sec. 6,
N. 0°48' W., with the east sixteenth line, 2428.1 feet to a monument in the south right-of-way boundary of a levee on the south side of Michael Creek;
Southeasterly with said right-of-way boundary, in secs. 6 and 5 4892.5 feet to the center line, and at the north end, of a levee bearing southeasterly, and adjacent to the right bank of the Mississippi River, a point;
Northwesterly, with the prolongation of said center line, approximately 200.0 feet to the south bank of Michael Creek, a point;
Northeasterly, down the south bank of Michael Creek, approximately 250.0 feet, to the confluence of the right bank of said creek with the line of ordinary high water on right bank of the Mississippi River, a point;

Thence,
Southerly, downstream with the line of ordinary high water along the right bank of the Mississippi River, to the south line of sec. 22, a point;

Thence,
N. 89°59' W., with said south line, approximately 1050.0 feet to a point;

No. 226—5

Thence in sec. 27,
S. 25°06' E., 549.9 feet to a point;
S. 30°34' E., 1496.3 feet to a point;
S. 31°48' E., approximately 1010.0 feet to a point in the east-west center line;
West, with said center line, approximately 1800.0 feet to the center west sixteenth corner;

North, with the west sixteenth line, approximately 2640.0 feet to the west sixteenth corner in the north boundary of sec. 27;

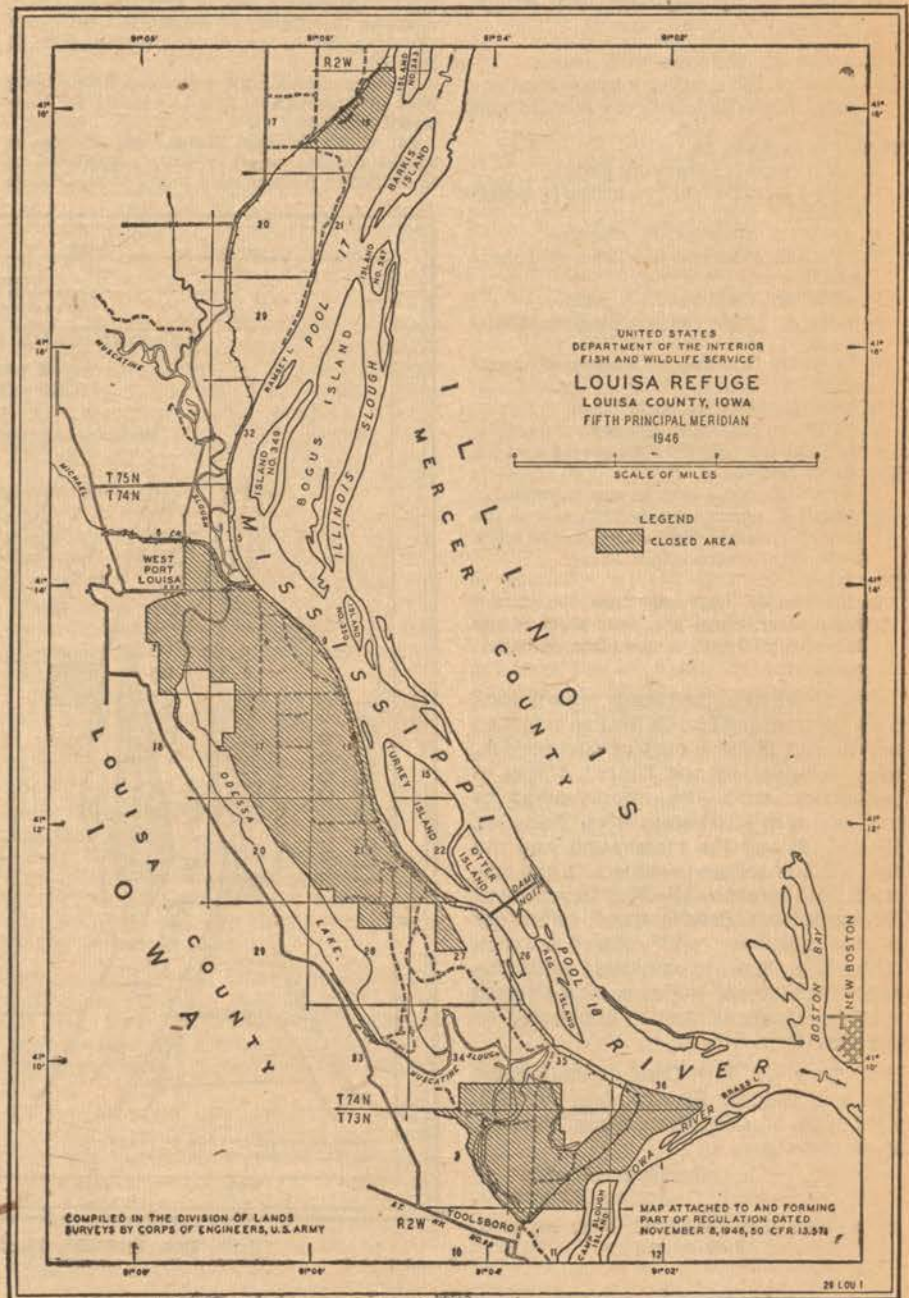
N. 89°59' W., with said north boundary, approximately 1325.0 feet to the place of beginning.

In T. 74 N., R. 2 W., those parts of sections twenty-eight (28) and thirty-three (33) included within a boundary, the beginning point of which is located as follows: From the quarter corner in the south boundary of section twenty-eight (28) run S. 89°49' W., with said south boundary 370.5 feet to a mon-

ument, the place of beginning of said described boundary;

Thence from said place of beginning, in sec. 28,
N. 33°55' W., 192.5 feet to a point;
N. 29°11' W., 825.6 feet to a point;
N. 35°35' W., 795.1 feet to a point;
N. 31°58' W., 125.1 feet to a monument;
N. 89°53' E., approximately 139.1 feet to a point;
S. 31°19' E., 449.9 feet to a point;
S. 34°16' E., 508.7 feet to a point;
S. 27°24' E., 163.9 feet to a point;
S. 28°26' E., 776.9 feet to a point in the north boundary of sec. 33;

Thence in sec. 33,
S. 34°34' E., 434.7 feet to a point;
S. 40°14' E., 345.8 feet to a point;
S. 36°17' E., 556.9 feet to a point;
S. 33°49' E., 934.6 feet to a point;
S. 48°13' E., 206.7 feet to a point;
N. 71°31' W., approximately 57.6 feet to a monument;



COMPILED IN THE DIVISION OF LANDS SURVEYS BY CORPS OF ENGINEERS, U.S. ARMY

MAP ATTACHED TO AND FORMING PART OF REGULATION DATED NOVEMBER 8, 1946, 50 CFR 13.578

S. 86°02' W., 104.9 feet to a point;
 N. 43°48' W., 426.1 feet to a point;
 N. 23°50' W., 331.2 feet to a monument;
 N. 36°18' W., 662.0 feet to a monument;
 N. 33°27' W., 816.4 feet to a monument;
 N. 33°56' W., 153.9 feet to the place of beginning.

T. 75 N., R. 2 W., those parts of fractional secs. nine (9) and sixteen (16), and section seventeen (17), included within the following described boundary:

Beginning at the line of ordinary high water on the right bank of the Mississippi River, in the south sixteenth line of said section sixteen (16);

Thence in sec. 16,

N. 83°47' W., with said south sixteenth line, approximately 2,609.0 feet to the south sixteenth corner common to secs. 16 and 17;

Thence in sec. 17,

Westerly, with south sixteenth line, approximately 755.0 feet to a point;
 N. 42°04' E., approximately 190.0 feet to a point;

N. 51°43' E., 213.8 feet to a point;

S. 39°49' E., 60.1 feet to a point;

N. 50°18' E., 565.4 feet to a concrete monument in the line between secs. 16 and 17;

Thence in said sec. 16,

N. 49°31' E., 766.1 feet to a point;

N. 42°26' E., 313.5 feet to a concrete monument;

N. 42°26' E., 314.8 feet to a point;

N. 46°59' E., 471.3 feet to a concrete monument;

N. 46°59' E., 135.7 feet to a point;

N. 50°59' E., 1,026.9 feet to a concrete monument;

N. 34°54' E., 795.6 feet to a concrete monument;

N. 1°04' E., 160.8 feet to a point;

N. 44°18' E., 690.2 feet to a concrete monument in the line between secs. 9 and 16;

Thence in said sec. 9,

N. 44°18' E., 202.6 feet to a monument;

N. 89°24' E., approximately 757.1 feet to the line of ordinary high water on the right bank of the Mississippi River;

Thence,

Southwesterly, with said line of ordinary high water, down the right bank of the Mississippi River, to the place of beginning.

The above described lands, shown upon a plat designated Louisa Refuge attached hereto and made a part of this section, were acquired by the United States in connection with the improvement of navigation in Mississippi River Pools No. 17 and 18, and the reservation and use as a wildlife refuge is subject to the primary use thereof by the War Department for navigation, flood-control, and other related purposes, and subject to such other uses, not incompatible with the administration of the area as a Federal wildlife refuge, as may be designated by the War Department.

(Pub. Law 732, 79th Cong.; Regulations, Fish and Wildlife Service, Dec. 19, 1940, 5 FR 5284, 50 CFR Cum. Supp. Part 12, as amended.)

CLARENCE COTTAM,
 Acting Director.

[F. R. Doc. 46-20559; Filed, Nov. 19, 1946; 8:50 a. m.]

PART 13—ADMINISTRATION OF WILDLIFE REFUGES ESTABLISHED PURSUANT TO THE ACT OF AUGUST 14, 1946

FLANNIGANS ISLAND REFUGE

§ 13.303 *Flannigans Island Refuge.* The hereinafter described lands of the United States, in Adams County, Illinois, having particular value in carrying out the national migratory bird management program, and having been designated as an inviolate sanctuary, it is hereby ordered that hunting and trapping thereon are prohibited at all times.

FOURTH PRINCIPAL MERIDIAN

TOWNSHIP 1 NORTH, RANGE 9 WEST

All of Flannigans Island, also known as Island No. 16, lying between Canton Chute and Smoots Chute, located in fractional secs. 20, 28, 29, 32 and 33;

An unnamed small island in Canton Chute, lying immediately east of Flannigans Island, opposite the mouth of Rock and Ursa Creek Diversion Ditch, located in fractional secs. 28 and 29;

An unnamed island in Smoots Chute lying west of Flannigans Island, located in fractional sec. 29;

All of La Grange Island, also known as Island No. 14, together with a towhead or small island immediately north of La Grange

Island, in the Mississippi River, located in fractional secs. 19, 30 and 31;

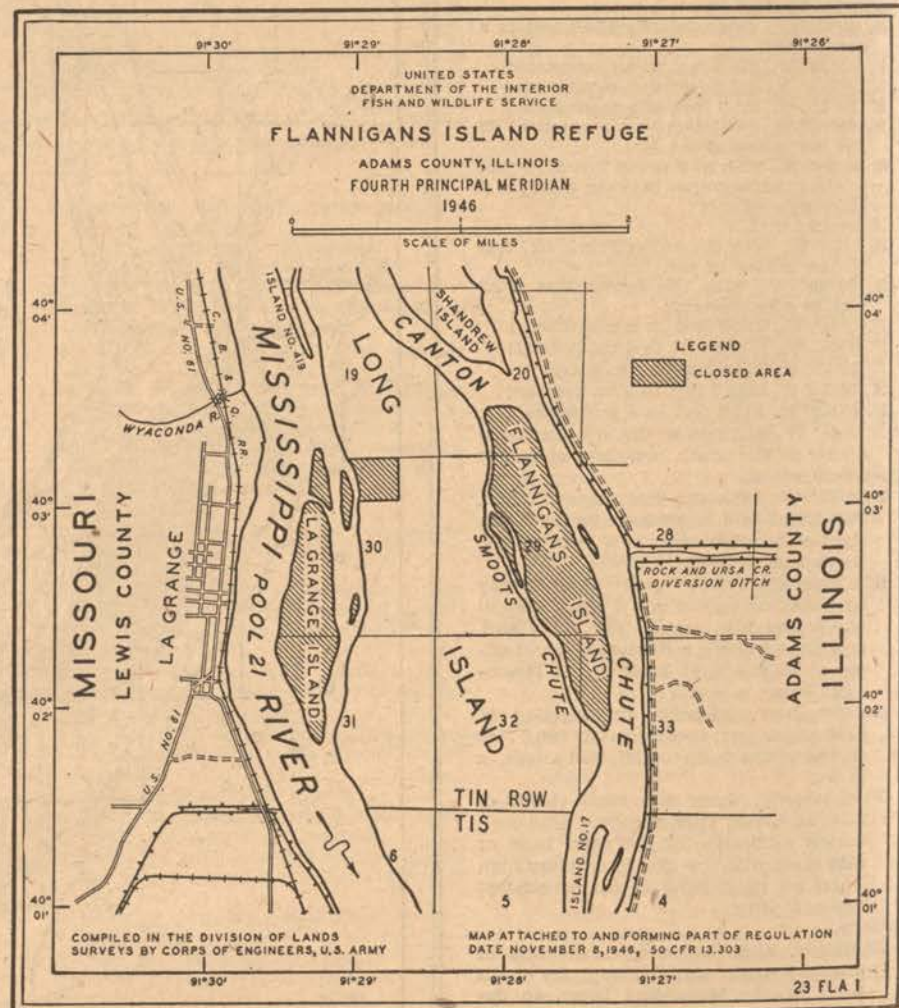
Sec. 30: Fractional NW¼NE¼ and fractional NW¼, on Long Island, in the Mississippi River;

Two unnamed small islands in the Mississippi River, lying between La Grange Island and Long Island, located in fractional sec. 30.

The above described lands, shown upon a plat designated Flannigans Island Refuge attached hereto and made a part of this section, were acquired by the United States in connection with the improvement of navigation in Mississippi River Pool No. 21, and the reservation and use as a wildlife refuge is subject to the primary use thereof by the War Department for navigation, flood-control, and other related purposes, and subject to such other uses, not incompatible with the administration of the area as a Federal wildlife refuge, as may be designated by the War Department.

(Pub. Law 732, 79th Cong.; Regulations, Fish and Wildlife Service, Dec. 19, 1940, 5 F. R. 5284, 50 CFR Cum. Supp. Part 12, as amended)

CLARENCE COTTAM,
 Acting Director.



[F. R. Doc. 46-20556; Filed, Nov. 19, 1946; 8:50 a. m.]

Notices

DEPARTMENT OF JUSTICE.

Office of Alien Property.

[Vesting Order 7875]

GESELLSCHAFT FUR HYPOTHEKENANKAUF

In re: Bank account owned by Gesellschaft fur Hypothekenankauf, also known as Societé Anonyme pour l'Achat de Valeurs Hypothécaires.

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

1. Having found and determined in Supplemental Vesting Order Number 2391, dated October 11, 1943, that Gesellschaft fur Hypothekenankauf, Zurich, Switzerland, is a corporation organized under the laws of and doing business in Switzerland, with its principal place of business in Zurich, Switzerland, and is a national of a designated enemy country (Germany);

2. Finding that Gesellschaft fur Hypothekenankauf is one and the same corporation as Societé Anonyme pour l'Achat de Valeurs Hypothécaires, the principal place of business of which is Neuchatel, Switzerland;

3. Finding that the property described as follows: That certain debt or other obligation of The New York Trust Company, 100 Broadway, New York, New York, arising out of a block account entitled Theodore H. Thiesing Special Account, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Gesellschaft fur Hypothekenankauf, also known as Societé Anonyme pour l'Achat de Valeurs Hypothécaires, the aforesaid national of a designated enemy country;

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

And having made all determinations and taken all action 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 constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it 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.

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 October 14, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-20574; Filed, Nov. 19, 1946;
10:35 a. m.]

[Vesting Order 7876]

CITY OF HANOVER

In re: Debt owing to City of Hanover, also known as Stadt Hannover.

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

1. That City of Hanover, also known as Stadt Hannover, Germany, is a political subdivision of the Government of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to City of Hanover, also known as Stadt Hannover, by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, in the amount of \$1,993.74, as of May 31, 1946, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

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

And having made all determinations and taken all action 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 constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it 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.

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 October 14, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-20575; Filed, Nov. 19, 1946;
10:35 a. m.]

[Vesting Order 7879]

K. D. ISHISAKI

In re: Bank account owned by K. D. Ishisaki. D-39-18595-E-1.

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

1. That K. D. Ishisaki, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to K. D. Ishisaki, by Bank of America N. T. & S. A., San Francisco, California, arising out of a checking account, entitled K. D. Ishisaki, maintained at the branch office of the aforesaid bank located at Madera, California, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

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

And having made all determinations and taken all action 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 constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it 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.

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 October 14, 1946.

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

[F. R. Doc. 46-20576; Filed, Nov. 19, 1946;
10:35 a. m.]

[Vesting Order 7882]

LENTZ & HIRSCHFELD

In re: Debt owing to Lentz & Hirschfeld.

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

1. That Lentz & Hirschfeld, the last known address of which is Bremen, Germany, is a corporation, partnership, association or other business organization, organized under the laws of Germany, and which has or, since the effective date of Executive Order No. 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: All those debts or other obligations owing to Lentz & Hirschfeld, by Corn, Schwarz & Co., c/o Wolford, Schwarz & Co., 60 Beaver Street, New York, N. Y., including particularly but not limited to a portion of the sum of money on deposit with Corn Exchange Bank Trust Company, 13 William Street, New York, N. Y., in a dollar account, entitled Corn, Schwarz & Co., "A" account, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country.

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

And having made all determinations and taken all action 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 ap-

propriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it 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.

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 October 14, 1946.

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

[F. R. Doc. 46-20577; Filed, Nov. 19, 1946;
10:35 a. m.]

[Vesting Order 7884]

NORDEUTSCHE KREDITBANK A. G.

In re: Bank accounts owned by and debt owing to Norddeutsche Kreditbank A. G., also known as Norddeutsche Kreditbank Aktiengesellschaft.

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

1. That Norddeutsche Kreditbank A. G., also known as Norddeutsche Kreditbank Aktiengesellschaft, the last known addresses of which are Bremen and Hamburg, Germany, is a corporation, organized under the laws of Germany, and which has or, since the effective date of Executive Order No. 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Norddeutsche Kreditbank A. G., also known as Norddeutsche Kreditbank Aktiengesellschaft, by The Philadelphia National Bank, 1416 Chestnut Street, Philadelphia, Pennsylvania, arising out of a checking account, entitled Norddeutsche Kreditbank A. G., and any and all rights to demand, enforce and collect the same,

b. That certain debt or other obligation owing to Norddeutsche Kreditbank A. G., also known as Norddeutsche Kreditbank Aktiengesellschaft, by Continental Illinois National Bank and Trust Company of Chicago, 231 South La Salle Street, Chicago, Illinois, arising out of a banking account, entitled Norddeutsche Kreditbank A. G., and any and all rights to demand, enforce and collect the same,

c. That certain debt or other obligation owing to Norddeutsche Kreditbank A. G., also known as Norddeutsche Kreditbank Aktiengesellschaft, by Bankers Trust Company, 16 Wall Street, New York, New York, arising out of a demand deposit account, entitled Norddeutsche Kreditbank Aktiengesellschaft, and any

and all rights to demand, enforce and collect the same, and

d. That certain debt or other obligation owing to Norddeutsche Kreditbank A. G., also known as Norddeutsche Kreditbank Aktiengesellschaft, by Ladenburg, Thalmann & Company, 25 Broad Street, New York 4, New York, in the amount of \$10.00, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

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

And having made all determinations and taken all action 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 constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it 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.

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 October 14, 1946.

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

[F. R. Doc. 46-20578; Filed, Nov. 19, 1946;
10:35 a. m.]

[Vesting Order 7886]

QUARZLAMPEN GESELLSCHAFT M. B. H.

In re: Debt owing to Quarzlampen Gesellschaft m. b. H. F-28-8922-C-1.

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

1. That Quarzlampen Gesellschaft m. b. H., the last known address of which

is Hanau a/M., Germany, is a corporation organized under the laws of Germany, and which has or, since the effective date of Executive Order No. 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Quarzlampen Gesellschaft m. b. H., by Hanovia Chemical & Manufacturing Company, 233 New Jersey Railroad Avenue, Newark, New Jersey, in the amount of \$2,062.05, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

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

And having made all determinations and taken all action 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 constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it 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.

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 October 14, 1946.

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

[F. R. Doc. 46-20579; Filed, Nov. 19, 1946;
10:35 a. m.]

[Vesting Order 7888]

VALERIE GERTRUDE SWOYER REICHOW

In re: Debt owing to Valerie Gertrude Swoyer Reichow, also known as Valerie

Gertrude Swoyer Reichow. D-28-2384-C-1.

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

1. That Valerie Gertrude Swoyer Reichow, also known as Valerie Gertrude Swoyer Reichow, whose last known address is Berlin-Lichterfelde, W., Fontanestrasse 1, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Valerie Gertrude Swoyer Reichow, also known as Valerie Gertrude Swoyer Reichow, by Miners National Bank of Wilkes-Barre, Wilkes-Barre, Pennsylvania, in the amount of \$249.90, as of March 27, 1946, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

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

And having made all determinations and taken all action 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 constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it 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.

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 October 14, 1946.

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

[F. R. Doc. 46-20580; Filed, Nov. 19, 1946;
10:35 a. m.]

[Vesting Order 7889]

DEUTSCHE REICHSBANK

In re: Debts owing to Deutsche Reichsbank, also known as Reichsbank and as Reichsbankdirektorium. F-28-1282-C-2.

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

1. That Deutsche Reichsbank, also known as Reichsbank and as Reichsbankdirektorium, the last known address of which is Berlin, Germany, is a corporation organized under the laws of Germany, and which has or, since the effective date of Executive Order No. 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Deutsche Reichsbank, also known as Reichsbank and as Reichsbankdirektorium, by American Express Company, 65 Broadway, New York, New York, in the amount of \$10.00, as of December 31, 1945, arising out of a Travelers Cheque negotiated by Dr. R. Steigewald at the aforesaid Deutsche Reichsbank and subsequently lost or seized in transit, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same, and

b. That certain debt or other obligation owing to Deutsche Reichsbank, also known as Reichsbank and as Reichsbankdirektorium, by American Express Company, 65 Broadway, New York, New York, in the amount of \$300.00, as of December 31, 1945, arising out of Travelers Cheques negotiated by Gottfried Vomhoff at the aforesaid Deutsche Reichsbank and subsequently lost or seized in transit, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

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

And having made all determinations and taken all action 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 constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it 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.

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 October 14, 1946.

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

[F. R. Doc. 46-20581; Filed, Nov. 19, 1946;
10:36 a. m.]

DEPARTMENT OF THE INTERIOR.

Bureau of Reclamation.

[No. 9]

YAKIMA IRRIGATION PROJECT, ROZA DIVISION, WASH.

PUBLIC NOTICE OF ANNUAL WATER CHARGES OCTOBER 17, 1946.

1. *Operation and maintenance.* The minimum operation and maintenance charge for the irrigation season of 1947 (from April 1 to October 31) against the lands of the Roza Irrigation District covered by Corrected Public Notice No. 6 dated March 4, 1946, and Public Notice No. 8 dated September 24, 1946, shall be \$2.00 per irrigable acre, whether water is used or not, which charge will entitle the water user to 2 acre-feet of water per irrigable acre. Additional water, if available, will be furnished at the following rates:

	Per acre-foot
Third acre-foot per acre.....	\$1.40
Fourth acre-foot per acre.....	1.85
Fifth acre-foot per acre.....	2.30
Sixth and additional acre-foot per acre..	2.75

(a) The minimum operation and maintenance charge against the lands covered by Corrected Public Notice No. 6 shall be payable by each water user to the District on such date as may be fixed by the District. Payment of the minimum charge shall be made by the District to the United States on or before January 1, 1947, pursuant to article 33 of the contract of December 13, 1935, with the Roza Irrigation District. Payment for additional water shall be made by each water user to the District in advance of delivery of such additional water to his lands. Payment for such additional water shall be made by the District to the United States on or before December 1, 1947.

(b) The operation and maintenance charges for the irrigation season of 1947

against the lands covered by Public Notice No. 8 shall be transferred to and paid as part of the construction obligation, as provided in article 12 (e) of the contract of December 13, 1935.

2. *Water rental.* Pursuant to article 31 of the contract of December 13, 1935, irrigation water will be furnished, when available, upon a rental basis during the irrigation season of 1947 to the irrigable lands of the Roza Irrigation District, which are not covered by Corrected Public Notice No. 6 and Public Notice No. 8, described below:

WILLAMETTE MERIDIAN

- T. 13 N., R. 19 E.,
Secs. 23, 24, and 25.
T. 14 N., R. 19 E.,
Secs. 16, 17, 20, 21, 22, 27, 28, and 29.
T. 11 N., R. 20 E.,
Sec. 12. E $\frac{1}{4}$ SE $\frac{1}{4}$.
T. 12 N., R. 20 E.,
Secs. 3, 4, 5, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17,
19, 28, 29, 32 and 34.
T. 13 N., R. 20 E.,
Secs. 19, 29, 30, 31, 32 and 33.
T. 10 N., R. 21 E.,
Sec. 2.
T. 11 N., R. 21 E.,
Secs. 7, 8, 16, 17, 18, 20, 21, 22, 23, 24, 25, 26
and 27.
T. 10 N., R. 22 E.,
Secs. 1, 2, 3, 4, 6, 11 and 12.
T. 11 N., R. 22 E.,
Secs. 19, 20, 26, 27, 28, 29, 30, 32, 33, 34, 35
and 36.
T. 9 N., R. 23 E.,
Secs. 1, 2, 3, 11, 12 and 13.
T. 10 N., R. 23 E.,
Secs. 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16, 17,
18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 33, 34,
35 and 36.
T. 11 N., R. 23 E.,
Secs. 31 and 32.
T. 9 N., R. 24 E.,
Secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14,
15, 16, 17, 18, 19, 20, 21, 22, 23 and 24.
T. 10 N., R. 24 E.,
Secs. 30, 31, 32, 33, 34, 35 and 36.
T. 9 N., R. 25 E.,
Secs. 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14,
15, 16, 17 and 18.
T. 10 N., R. 25 E.,
Secs. 31, 32, 33, 35, and 36.
T. 9 N., R. 26 E.,
Secs. 2, 3, 4, 5, 6, 7, 9, and 18.
T. 10 N., R. 26 E.,
Secs. 26, 27, 28, 29, 31, 32, 33, 34, 35, and 36.

(a) *Charges and terms of payment.* The minimum water rental charge shall be \$2.00 per irrigable acre for each irrigable acre of the legal subdivision for which water service is requested, payment of which will entitle the water user to 2 acre-feet of water per irrigable acre. Payment of the minimum charge shall be made by each water user to the District in advance of delivery of water to his lands, and such collections shall be paid by the District to the United States as soon as practicable after receipt but in any event not later than October 1, 1947. Additional water, if available, will be furnished at the following rates:

	Per acre-ft.
Third acre-foot per acre.....	\$1.40
Fourth acre-foot per acre.....	1.85
Fifth acre-foot per acre.....	2.30
Sixth and additional acre-feet per acre.....	2.75

Payment for additional water shall be made by each water user to the District in advance of delivery of such additional water to his lands. Payment for such

additional water shall be made by the District to the United States on or before December 1, 1947.

3. All amounts payable by the District to the United States which are not paid on or before the due date shall be subject to the provisions of article 22 of the contract of December 13, 1935, with respect to the payment of interest on delinquent installments. No water shall be delivered in subsequent years to lands against which there are delinquent charges and penalties for water furnished.

4. Water will be delivered and measured by Government forces at the tap or weir nearest to the individual farm.

5. The District will request water delivery for, and certify to the United States as entitled to receive water, only such lands as are owned or are held under contract of purchase by persons who are duly qualified to receive water under the terms of the Reclamation Act of June 17, 1902 (32 Stat. 388), and acts of Congress supplementary thereto or amendatory thereof, and who have duly complied with the requirements of the contract of December 13, 1935, between the United States and the Roza Irrigation District, including:

(a) The execution and delivery of the recordable contract as provided for in article 28 of said contract;

(b) The execution and delivery of an application for water service, as provided for in article 28 of said contract; and

(c) The execution and delivery of a valid recordable contract, in the case of ownership of excess land, as provided for in article 29 of said contract.

6. Individual applications for water under this notice will be received at the office of the Secretary of the Roza Irrigation District at Zillah, Washington, and payments will be made to that office.

(Act of June 17, 1902, 32 Stat. 388, as amended or supplemented)

MICHAEL W. STRAUS,
Commissioner.

[F. R. Doc. 46-20117; Filed, Nov. 19, 1946;
8:45 a. m.]

Bureau of Land Management.

[Misc. 772196]

ALASKA

NOTICE OF FILING OF PLAT OF SURVEY

NOVEMBER 5, 1946.

Notice is given that the plat of extension survey, hereinafter described, will be officially filed in the District Land Office at Fairbanks, Alaska, effective at 10:00 a. m., on January 7, 1947. At that time the lands shall, subject to valid existing rights and the provisions of existing withdrawals, become subject to application, petition, location, or selection as follows:

(a) *Ninety-day period for preference-right filings.* For a period of 90 days from 10:00 a. m. on January 7, 1947, to close of business April 7, 1947, inclusive, the public lands affected by this notice shall be subject to (1) application under the homestead laws, or the small tract

act of June 1, 1938 (52 Stat. 609), as amended July 14, 1945 (59 Stat. 467, 43 U. S. C. sec. 682a), by qualified veterans of World War II, for whose service recognition is granted by the act of September 27, 1944 (58 Stat. 747, 43 U. S. C. secs. 279-283), subject to the requirements of applicable law, and (2) application under any applicable public-land law, based on prior existing valid settlement rights and preference rights conferred by existing laws or equitable claims subject to allowance and confirmation. Application by such veterans shall be subject to claims of the classes described in subdivision (2).¹

(b) *Twenty-day advance period for simultaneous preference-right filings.* For a period of 20 days from December 18, 1946, to 10:00 a. m. on January 7, 1947, inclusive, such veterans and persons claiming preference rights superior to those of such veterans, may present their application, and all such applications, together with those presented at 10:00 a. m. on January 7, 1947, shall be treated as simultaneously filed.

(c) *Date for non-preference right filings authorized by the public-land laws.* Commencing at 10:00 a. m. on April 8, 1947, any of the lands remaining unappropriated shall become subject to such application, petition, location, or selection by the public generally as may be authorized by the public-land laws.

(d) *Twenty-day advance period for simultaneous non-preference-right filings.* Applications by the general public may be presented during the 20-day period from March 19, 1947, to 10:00 a. m. on April 8, 1947, inclusive, and all such applications, together with those presented at 10:00 a. m. on April 8, 1947, shall be treated as simultaneously filed.

Veterans shall accompany their applications with certified copies of their certificates of discharge, or other satisfactory evidence of their military or naval service. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their applications by duly corroborated affidavits in support thereof, setting forth in detail all facts relevant to their claims.

Applications for these lands, which shall be filed in the district land office, Fairbanks, Alaska, shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regulations (Circular No. 324, May 22, 1914, 43 L. D. 254), and Part 296 of that title, to the extent that such regulations are applicable. Applications under the homestead laws shall be governed by the regulations contained in Part 65, of Title 43 of the Code of Federal Regulations and applications under the small tract act of June 1, 1938, shall be governed by the regulations contained in Part 257, of that title.

¹ There is pending in this Bureau a homestead settlement claim application of Anton Corgan, Fairbanks 03515, filed under the act of May 26, 1934 (48 Stat. 899, 48 U. S. C. sec. 461), for a five-acre tract of land located somewhere in the SW $\frac{1}{4}$ SW $\frac{1}{4}$ sec. 14. The applicant's preference right to the land, if established, will be superior to that of veterans.

Inquiries concerning these lands shall be addressed to the Acting Manager, District Land Office, Fairbanks, Alaska.

The lands affected by this notice are described as follows:

ALASKA

FAIRBANKS MERIDIAN

T. 7 S., R. 5 E., secs. 11 and 12.

The lands are generally level and lie at an elevation of approximately 1,000 feet. They are located approximately one-half mile from the channel of the Tanana River and the Alaska Highway appears to follow the south line of sec. 11. The soil is alluvial, sand on gravel with outcrops of dorite. The cover is chiefly small spruce of no material market value. The lands appear to be in a section of the Territory where the soils remain wet most of the time.

FRED W. JOHNSON,
Acting Director.

[F. R. Doc. 46-20530; Filed, Nov. 19, 1946; 8:45 a. m.]

[Circular 1628]

LOTS ACQUIRED BY SETTLERS IN TOWN-SITE OF WADSWORTH, NEV.

RESTRICTION OF NUMBER ELIMINATED

Circular No. 1286 of August 15, 1932, relating to the acquisition of title by qualified preemption claimants to lots in the Town of Wadsworth, Nevada, is amended to the extent of permitting such claimants to obtain a patent to more than two lots in that town site in accordance with the provisions of the Act of July 11, 1946, Public Law 503, 79th Congress.

NOTE: Circular No. 1286 may be obtained by writing the Bureau of Land Management, Washington 25, D. C.

The Act of July 11, 1946, supra, also validates patents which had theretofore been issued to any preemption claimant for more than two lots in the town site.

FRED W. JOHNSON,
Acting Director.

Approved: November 8, 1946.

C. GIRARD DAVIDSON,
Assistant Secretary of the Interior.

[F. R. Doc. 46-20531; Filed, Nov. 19, 1946; 8:48 a. m.]

CIVILIAN PRODUCTION ADMINISTRATION.

[C-449]

MERCOGLIANO BROS., INC.

CONSENT ORDER

Mercogliano Bros., Inc., a New York corporation, with offices at 98-02 109th Street, Ozone Park, Queens, New York, is a lumber distributor. Mercogliano Bros., Inc., is charged by the Civilian Production Administration with violating paragraph (d) (2) of Direction 1 to Priorities Regulation 33, in having during part of March, the month of April, and part of May, 1946, not held the housing construction lumber received on certified orders for sale only

on certified orders or orders rated HH or AAA for a period of 60 days after receipt thereof; and with violating section 944.15 of Priorities Regulation 1 in having during the period from February 1, 1946, to May 2, 1946, failed to keep and preserve accurate and complete records of the details of its transactions and its inventories of materials to which the rules, regulations, and orders of the Civilian Production Administration relate.

Mercogliano Bros., Inc., admits the violations as charged, does not desire to contest the charges, and has consented to the issuance of this order.

Wherefore, upon the agreement and consent of Mercogliano Bros., Inc., the Regional Compliance Manager, and the Regional Attorney, and upon approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) Mercogliano Bros., Inc., its successors and assigns, shall reserve and set aside for sale and delivery only on certified or rated orders 82,500 board feet of housing construction lumber, in addition to any amounts which they may be otherwise required to set aside, which quantity is equal to 75% of the housing construction lumber not held for sale only on certified or rated orders for a period of 60 days as charged.

(b) Mercogliano Bros., Inc., its successors and assigns, shall keep and preserve accurate and complete records of the details of each transaction to which Direction 1 to Priorities Regulation 33 and other rules, regulations and orders of the Civilian Production Administration apply, and of its inventories of the materials involved, as required by § 944.15 of Priorities Regulation 1.

(c) Nothing contained in this order shall be deemed to relieve Mercogliano Bros., Inc., its successors or assigns, from any restriction, prohibition or provision contained in any order or regulation of the Civilian Production Administration except insofar as the same may be inconsistent with the provisions hereof.

(d) This order shall take effect on the date of issuance.

Issued this 18th day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20654; Filed, Nov. 18, 1946; 4:21 p. m.]

[C-451]

MACLEVY HEALTH CLUB, INC.

CONSENT ORDER

MacLevy Health Club, Inc., a New York Corporation located at 122 East 42nd Street, New York City, is engaged in the business of slenderizing and selling health equipment. Clarice Kirchbaum is President of said corporation and its operating head. MacLevy Health Club, Inc. is charged by the Civilian Production Administration with violations of Veterans' Housing Program Order 1 in that (1) on or about August 28, 1946, they began construction, repairs, additions and alterations, without

authorization, and at a cost in excess of \$1,000, in a commercial building located at 189-191 Lexington Avenue, New York City; (2) on and after August 28, 1946 they carried on construction, repairs, additions and alterations, without authorization, and at a cost in excess of \$1,000, in a commercial building located at 189-191 Lexington Avenue, New York City.

MacLevy Health Club, Inc. admits the violation charged and has consented to the issuance of this order.

Wherefore, upon the agreement and consent of MacLevy Health Club, Inc., the Regional Compliance Director and the Regional Attorney, and upon the approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) Neither MacLevy Health Club, Inc., its successors and assigns, nor any other person shall do any further construction on the premises located at 189-191 Lexington Avenue, New York City, including the putting up, completing or altering of any of the structures located on said premises, unless hereafter specifically authorized in writing by the Civilian Production Administration.

(b) MacLevy Health Club, Inc., shall refer to this order in any application or appeal which they may file with the Civilian Production Administration for priorities assistance or for authorization to carry on construction.

(c) Nothing contained in this order shall be deemed to relieve MacLevy Health Club, Inc., its successors and assigns, from any restrictions, prohibitions or provision contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 18th day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20655; Filed, Nov. 18, 1946;
4:21 p. m.]

[C-452]

JOSEPH FUSARO AND JOSEPH MERINGOLA
CONSENT ORDER

Joseph Fusaro and Joseph Meringola are partners operating a tavern in Huntington Station, Long Island, N. Y. Joseph Fusaro and Joseph Meringola are charged by the Civilian Production Administration with violations of Veterans' Housing Program Order 1 in that (1) on or about September 1, 1946 they began construction, without authorization, and at a cost in excess of \$1,000 of a commercial building located at 1620-1622 New York Avenue, Huntington Station, L. I., N. Y.; (2) on and after September 1, 1946 they carried on construction, without authorization and at a cost in excess of \$1,000 of a commercial building located at 1620-1622 New York Avenue, Huntington Station, L. I., N. Y.

Joseph Fusaro and Joseph Meringola admit the violations charged and have consented to the issuance of this order.

Wherefore, upon the agreement and consent of Joseph Fusaro and Joseph

Meringola, the Regional Compliance Director and the Regional Attorney, and upon the approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) Neither Joseph Fusaro nor Joseph Meringola, their successors and assigns, nor any other person shall do any further construction on the premises located at 1620-1622 New York Avenue, Huntington Station, L. I., N. Y., including the putting up, completing or altering of any of the structures located on said premises, unless hereafter specifically authorized in writing by the Civilian Production Administration.

(b) Joseph Fusaro and Joseph Meringola shall refer to this order in any application or appeal which they may file with the Civilian Production Administration for priorities assistance or for authorization to carry on construction.

(c) Nothing contained in this order shall be deemed to relieve Joseph Fusaro and Joseph Meringola, their successors and assigns, from any restriction, prohibition or provision contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 18th day of November 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-20652; Filed, Nov. 18, 1946;
4:21 p. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 591, Order 894]

ABC STEEL EQUIPMENT CO.

AUTHORIZATION OF MAXIMUM PRICES

The ABC Steel Equipment Co. has applied for authorization of maximum prices for sales at various levels of distribution of extruded aluminum residence casement windows produced by it. It appears that authorization of maximum prices under section 9 is appropriate. The maximum prices established by this order for the manufacturer are in line with competitors' prices for similar articles and are therefor in line with the general level of prices established by the regulation. The maximum prices established for resellers allow such resellers markups normally obtained in the industry, and are in line with the general levels of maximum resale prices for similar articles.

In order to insure compliance with the maximum prices, this order also provides that resellers other than retailers be notified of the maximum prices.

After due consideration of the foregoing and pursuant to section 9 of Maximum Price Regulation No. 591; *it is ordered:*

(a) The maximum prices, to consumers, including delivery within 1500 mile domestic radius of Tampa, Florida for sales by any person of the following sizes of extruded aluminum residential windows manufactured by ABC Steel Equipment Company and described below, and

in the application dated September 30, 1946, shall be:

ITEM: Tubular extruded aluminum residence casement window, 63ST5 alloy or equal, minimum gauge 0.062, satin finish lacquered, vent and frame section 1 1/8" depth, wrought aluminum corner hinge, extension type; assembled complete with muntins as indicated in stock number, roto operator, keepers, channel guides, locking handles, and packaged.

Extruded aluminum screens, frame size 5/8" x 7/16" complete with aluminum insect screen cloth and hardware.

SCHEDULE OF MAXIMUM PRICES

Aluminum casement stock No.	Aluminum casement price	Aluminum screen price	Total price
110.....	\$15.10	\$3.05	\$18.15
120.....	16.90	3.60	20.50
130.....	18.25	4.00	22.25
131.....	18.60	3.60	22.20
140.....	20.30	4.00	24.30
210.....	15.60	3.40	19.00
220.....	17.20	3.85	21.05
230.....	19.85	4.30	24.15
231.....	18.60	3.85	22.45
240.....	20.95	4.30	25.25
310.....	27.50	6.10 PR.	33.60
311.....	21.60	3.05	24.65
320.....	30.80	7.20 PR.	38.00
321.....	24.30	3.60	27.90
330.....	33.35	8.00 PR.	41.35
331.....	26.85	4.00	30.85
332.....	27.20	3.60	30.80
333.....	34.00	7.20 PR.	41.20
340.....	37.20	8.00 PR.	45.20
341.....	28.90	4.00	32.90
510.....	28.50	6.80 PR.	35.30
511.....	22.40	3.40	25.80
520.....	31.50	7.70 PR.	39.20
521.....	25.20	3.85	29.05
530.....	34.50	8.60 PR.	43.10
531.....	29.05	4.30	33.35
532.....	27.80	3.85	31.65
533.....	37.30	7.70 PR.	45.00
540.....	38.35	8.60 PR.	46.95
541.....	31.15	4.30	35.45
610.....	34.00	6.10 PR.	40.10
620.....	38.20	7.20 PR.	45.40
630.....	41.95	8.00 PR.	49.95
631.....	42.60	7.20 PR.	49.80
640.....	46.95	8.00 PR.	54.95
710.....	28.60	3.40	32.00
711.....	34.30	6.10 PR.	40.40
720.....	32.00	3.85	35.85
721.....	38.80	7.20 PR.	46.00
730.....	37.05	4.30	41.35
731.....	42.55	8.00 PR.	50.55
732.....	35.80	3.85	39.65
733.....	43.20	7.20 PR.	50.40
740.....	40.45	4.30	44.75
741.....	47.40	8.00 PR.	55.40
810.....	35.00	6.80 PR.	41.80
820.....	38.90	7.70 PR.	46.60
830.....	43.10	8.60 PR.	51.70
831.....	45.90	7.70 PR.	53.60
840.....	48.10	8.60 PR.	56.70
910.....	35.30	6.80 PR.	42.10
911.....	40.50	6.10 PR.	46.60
912.....	40.50	6.10 PR.	46.60
920.....	39.50	7.70 PR.	47.20
921.....	45.60	7.20 PR.	52.80
922.....	45.60	7.20 PR.	52.80
930.....	43.70	8.60 PR.	52.30
931.....	50.55	8.00 PR.	58.55
932.....	50.55	8.00 PR.	58.55
933.....	51.20	7.20 PR.	58.40
934.....	51.20	7.20 PR.	58.40
935.....	46.50	7.70 PR.	54.20
940.....	56.70	8.00 PR.	64.70
941.....	56.70	8.00 PR.	64.70
942.....	48.50	8.60 PR.	57.10

Aluminum fixed light frames:	Each
15" wide x 2 lights high.....	\$6.50
15" wide x 3 lights high.....	7.40
15" wide x 4 lights high.....	8.60
15" wide x 5 lights high.....	9.75
20" wide x 2 lights high.....	6.80
20" wide x 3 lights high.....	8.00
20" wide x 4 lights high.....	9.20
20" wide x 5 lights high.....	10.20
Tempered aluminum for vertical and corner mullions:	Each
2 light high.....	\$1.75
3 light high.....	2.35
4 light high.....	3.00
5 light high.....	3.65

NOTE: Mullions are fabricated for installation furnished 4" longer than casement O. A. height.

Steel Fins:

For each head fins:	
1 light wide	\$0.50
2 light wide	.80
3 light wide	1.10
4 light wide	1.40
For each jamb:	
2 light high	\$0.60
3 light high	.80
4 light high	1.00
5 light high	1.20

Quantity discounts

List price	Discount (percent)
\$0 to \$4,999	0
\$5,000 to \$5,999	5
\$6,000 to \$6,999	6
\$7,000 to \$7,999	7
\$8,000 to \$8,999	8
\$9,000 to \$9,999	9
\$10,000 up	10

(b) The maximum net price including delivery within a 1500 mile domestic radius of Tampa, Florida for sales to dealers shall be the maximum prices specified in (a) above less 25 percent.

(c) The maximum prices established by this order are subject to such further discounts, transportation allowances and price differentials at least as favorable as those which each seller extended or rendered or would have extended or rendered during March 1942 on sales of commodities in the same general category.

(d) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(e) Every seller affected by this order shall give written notice to each of his purchasers except retailers and consumers of the maximum resale prices established by this order for resales by such purchasers. Such notice shall be given at or before the issuance of the first invoice after the effective date of this order.

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

This order shall be effective as of the period September 27, 1946 to November 9, 1946, inclusive.

Issued this 19th day of November 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-20563; Filed, Nov. 19, 1946; 8:48 a. m.]

[MPR 478, Order 221]

WEYMOUTH ART LEATHER CO., INC.
AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478; It is ordered:

(a) The maximum prices for sales to manufacturers, supply jobbers, and retailers by the Weymouth Art Leather Company, Inc., South Braintree, Massachusetts, or by any other reseller of the following coated fabrics shall be as follows:

[Per linear yard]

Commodity	Manufacturers	Supply Jobbers	Retailers
Quality 54" T-L-21840, 60" 40 x 24 1.40 osnaburg, dyed, coated with 4.5 dry oz. of vinylite coating (purchased from Cannon Mills) and further coated with 13.4 dry oz. of vinylite coating	\$1.63792	\$1.61492	\$1.74694
Quality 54" T-11409, 60" 40 x 24 1.40 osnaburg, dyed, coated with 6.4 dry oz. of pyroxylin coating (purchased from Cannon Mills) and further coated with 5 wet oz. of pyroxylin coating	.91392	.89098	1.02294
Quality 54" T-21404, 60" 40 x 24 1.40 osnaburg, dyed, coated with 6.4 dry oz. of pyroxylin coating (purchased from Cannon Mills) and further coated with 19 wet oz. of pyroxylin coating	1.13792	1.11498	1.24694
Quality 54" T-21408, 60" 40 x 24 1.40 osnaburg, dyed, coated with 6.4 dry oz. of pyroxylin coating (purchased from Cannon Mills) and further coated with 29 wet oz. of pyroxylin coating	1.29792	1.27498	1.40694
Quality 54" T-L-21540, 60" 40 x 24 1.40 osnaburg, dyed, coated with 4.5 dry oz. of vinyl coating (purchased from Cannon Mills) and further coated with 10.3 dry oz. of vinylite coating	1.45192	1.42898	1.56094

(b) With or prior to the first delivery of the coated fabrics covered by this order to a wholesaler, the seller shall notify such person in writing of the specific maximum prices applicable to his resale of these coated fabrics to manufacturers, supply jobbers, and retailers, which are the maximum prices set forth in paragraph (a) above.

(c) All requests not granted herein are denied.

(d) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

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

This order shall become effective November 20, 1946.

Issued this 19th day of November 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 221 Under MPR 478

The Weymouth Art Leather Company, Inc., South Braintree, Massachusetts, applied on September 24, 1946, for authorization of maximum prices for sales of the described coated fabrics which it sells as a reseller. It appears that this company is unable to use section 8 of MPR 478 as section 8 applies to manufacturers of coated fabrics who purchase the base fabric in the greige and perform the coating service thereon prior to its resale. The applicant is unable to use section 9 of the regulation as section 9 applies to wholesalers who purchase coated fabrics for resale without performing any coating service on the fabric. Therefore the maximum prices for the applicant's Qualities T-L-21840, T-11409, T-21404, T-21408, and T-L-21540 fabrics which it purchases coated and on which it applies additional dry weights of coatings are properly established under section 10 of Maximum Price Regulation 478.

lished under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of the maximum prices for sales of these coated fabrics to manufacturers, supply jobbers, and retailers, as well as to wholesalers who resell these coated fabrics to manufacturers, supply jobbers, and retailers. During March 1942, and for several years prior thereto, a wholesaler or reseller of coated fabrics generally sold direct to manufacturers, supply jobbers, and retailers. It was not the usual practice for a wholesaler or reseller to sell to another wholesaler who resold to manufacturers, supply jobbers, and retailers. In the few instances of such resales to manufacturers, supply jobbers, and retailers, the wholesaler's or reseller's sales price to other wholesalers was lower than his sales price to manufacturers, supply jobbers, and retailers, permitting resale by the second wholesaler to the manufacturers, supply jobbers, and retailers at the same price at which the first wholesaler or reseller would have sold directly to the manufacturers, supply jobbers, and retailers. Therefore, the maximum prices for wholesalers who purchase from wholesalers or resellers should be the same as that of their supplier for sales to the same classes of purchasers. Accordingly, this order establishes maximum prices for sales to manufacturers, supply jobbers, and retailers equally applicable for sales made by wholesalers and any other sellers. Thus, the second wholesaler's maximum prices for sales to manufacturers, supply jobbers, and retailers will be the same as the applicant's prices for sales to the same buyers.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum prices which applies to sales to a manufacturer, a supply jobber, and a retailer. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given many wholesalers may price these coated fabrics under section 9 of the regulation, with the result that different and higher prices will result for sales of the same commodity.

The maximum prices proposed by the applicant have been compared to the maximum prices established by other wholesalers or resellers selling similar commodities. The Administrator finds that the maximum prices proposed are not consistent with the level of maximum prices generally established by the regulation. The Administrator is, therefore, approving maximum prices which are the same as the applicant's supplier's maximum prices for sales to the same classes of purchasers, plus the maximum price for the additional dry weights of coating which the applicant applies.

In the judgment of the Price Administrator, the maximum prices established by this order are consistent with the level of maximum prices otherwise established by the Maximum Price Regulation 478, are fair and equitable, and effectuate the purpose of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-20551; Filed, Nov. 19, 1946; 8:46 a. m.]

Regional and District Office Orders.

[Oklahoma Order 3 Under Gen. Order 68]
BUILDING MATERIALS IN GARFIELD COUNTY, OKLA.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION 1. What this order does. This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in the geographical area comprising Garfield County, Oklahoma.

SEC. 2. Definition of retail sales. The term Retail Sale as used in this order means any sale of the building materials covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

SEC. 3. Maximum prices. Maximum prices for commodities subject to this Order are those set forth in Appendix A, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. 4. The relation of this order to other regulations. The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. 5. Each seller making sales subject to this order shall post a copy of Appendix A of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. 6. Invoices and notification. Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order.

Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. If commodity was delivered, address to which delivery was made.
6. A statement of cash discounts allowed for prompt payment.
7. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

Sec. 7. Adjustment to reflect increase in supplier's price—(a) Applicability. This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers may increase their maximum prices for the commodity in question.

(b) **Maximum price.** You may increase the prices listed in this order by

the amount permitted for reseller by the amendment or order increasing your supplier's maximum price. You can only do this, however, if the effective date of the action increasing your supplier's maximum price is later than the date stated on the price list contained in this order. Thus, if your supplier's price for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order will supersede the increase originally granted to you by the amendment or order increasing your supplier's maximum price.

SEC. 8. What this order prohibits. Regardless of any obligation no person shall:

1. Sell, or in the course of trade or business buy, building materials at higher prices than the maximum prices set by this order; but less than the maximum prices may at any time be charged, paid or offered.

2. Obtain higher than maximum prices

- (i) Making a charge for delivery;
- (ii) Making a charge higher than this order authorizes for the extension of credit;
- (iii) Failure to give the discounts required by this order for prompt payment;

(iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(v) Using any other device by which a higher than maximum price is obtained directly or indirectly.

SEC. 9. Enforcement. (1) Persons violating any provisions of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Oklahoma City District Office of the Office of Price Administration.

SEC. 10. Building materials not covered by this order. There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable Maximum Price Regulation. Sellers who are in doubt as to the Regulation applicable to such building materials should consult the Oklahoma City District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective August 19, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E. O. 9250, 7 F. R. 7871; and E. O. 9328, 8 F. R. 4681)

Issued at Oklahoma City, Oklahoma, this 19th day of August 1946.

JOHN N. VARNELL,
 District Director.

APPENDIX A

Maximum prices for retail sales of specified building materials when sold in Garfield County, Oklahoma.

Maximum Prices for Both F. O. B. and Delivered Sales

Item being priced and unit	
Asphalt or tarred felt, 15-lb. or 20-lb. roll	\$2.79
Asphalt shingles, 210-lb., thickbutt, sq	6.55
Asphalt shingles, hex. 2 or 3 tab, 167-lb. sq	4.98
Asphalt roofing, staggered edge, 105-lb. roll	3.36
Asphalt roofing, mineral surface, 90-lb. roll	2.73
Asphalt roofing, 65-lb. roll	2.62
Asphalt roofing, 55-lb. roll	1.98
Asphalt roofing, 45-lb. roll	1.62
Brick pattern siding, 105-lb. roll	3.98
Clay drain tile, 4", M. l. f.	90.00
Clay drain tile, 6", M. l. f.	
Fiber insulation board, 2 1/2" asphalt sheathing, M. ft.	71.50
Gypsum lath, 3/8", M. sq. ft.	28.00
Gypsum sheathing, 1/2" (gyp-lap), M. sq. ft.	38.00
Vitrified clay sewer pipe, 155 lb.-4", 1. f.	.22
Vitrified clay sewer pipe, 155 lb.-6", 1. f.	.29 1/2
Asbestos cement siding, 12" x 24" or 27", standard colors incl. white, sq	8.88
Asbestos cement siding, 12" x 24" or 27", water repellent white and brilliant colors, sq	9.55
Concrete blocks (sand), 8" x 8" x 16", each	.20
Fiber insulation board, 1/2" standard, M. ft.	51.35
Fiber insulation board, 3/4" standard, M. ft.	45.00
Finishing lime, 50-lb. bag	.90
Flue lining, 4" x 8", L. ft.	.36
Flue lining, 8 1/2" x 8 1/2", L. ft.	.49
Flue lining, 8 1/2" x 13", L. ft.	.73
Flue lining 13" x 13", 1. ft.	.91
Gypsum block partition 3" hollow, sq. ft.	
Gypsum block partition 4" hollow, sq. ft.	
Gypsum wallboard 3/8", M. sq. ft.	40.00
Gypsum wallboard 1/2", M. sq. ft.	46.50
Keenes cement, 100-lb. bag	1.70
Keenes cement, bulk, lb.	
White portland cement, 94-lb. bag	.67
Masonry mortar, 70-lb. bag	.82
Portland cement, 94-lb. bag	.82
Masons hydrated lime, 10-lb. bag	.25
Masons hydrated lime, 40-lb. bag	.60
Masons hydrated lime, 50-lb. bag	.75
Metal lath corner bead expanded 26-gauge, 100 l. f.	5.40
Metal lath 2.5-lb. painted diamond mesh, sq. yd.	.30
Metal lath 3.4-lb. painted diamond mesh, sq. yd.	
Metal lath 3.4-lb. high rib painted, sq. yd.	
Patch plaster 2 1/2-lb. box or bag, 2 1/2-lb. box	.25
Patch plaster 5 lb., 5-lb. box	.50
Plaster board 1/4", M. sq. ft.	35.00
Plaster bonding, 1 gal.	
Plaster bonding, 5 gal.	
Plaster bonding, 55 gal.	
Plaster, gauging, 100-lb. bag	1.25
Plaster, hardwall, 10-lb. bag	.25
Plaster, hardwall, 100-lb. bag	1.00
Plaster, hardwall, ton lots	
Plaster, moulding, 100-lb. bag	1.25
Plaster, moulding, bulk, lb.	
Colonial brick	
Face brick	
Common brick	

1. Additions for the extension of credit. The following additions for the maximum

prices hereinabove established may be made for the extension of credit beyond 30 days:

(a) Sellers who were in business during March 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March 1942, none may be added.

(b) Sellers who were not in business during March 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.

2. *Additions for delivery.* No additions for delivery may be made to the prices hereinabove listed except that a charge of 10¢ per mile one way may be made for delivering an order to points outside a radius of 15 miles.

3. *Additions for Oklahoma State sales tax.* Sellers may add to the prices listed in this Appendix A the sales tax required to be collected by the law of the State of Oklahoma. This tax shall be separately stated in the dealer's invoice, sales slip or receipt.

Opinion Accompanying Order No. 3 Under General Order No. 68

Pursuant to the authority vested in the District Director of the Oklahoma City District Office by General Order No. 68 and Order of Delegation No. 126 issued by the Regional Administrator, Region V, the accompanying Order No. 3 has been issued establishing maximum prices for retail sales of certain specified building materials. The order establishes maximum prices for all retail sales of such building materials when made in the geographical area comprising Garfield County, Oklahoma.

Under the provisions of General Order No. 68 and Delegation of Authority No. 126 from the Regional Administrator of Region V, the District Director is authorized to issue and put into effect pricing orders for the building materials included in said Order No. 3, in accordance with the Emergency Price Control Act of 1942 as amended and consistent with Executive Orders 9250 and 9328.

Section B of General Order No. 68 requires that the District Director in issuing such orders observe the following standards:

(1) Maximum prices shall be stated in dollars-and-cents terms unless this shall clearly appear to be impracticable or inappropriate.

(2) Maximum prices fixed by any such pricing order shall not exceed the general level of prices in the area.

In accordance with this authority, the District Director has issued Order No. 3 under General Order No. 68.

Prior to the issuance of this order the maximum prices for the sales of building materials covered thereby were established by the provisions of the General Maximum Price Regulation and other maximum price regulations, which did not establish dollars-and-cents maximum prices but rather established sellers' maximum prices as the highest prices which they charged during March of 1942 or a specified freeze date.

It has been determined that the freeze date technique of establishing maximum prices has in many instances made it difficult for both seller and buyer of building material items covered by Order

No. 3 to determine whether the prices charged or paid are in compliance with the applicable maximum price regulations.

It is the finding of the District Director that the issuance of Order No. 3 is in conformity with the present program of the Office of Price Administration to establish dollars-and-cents prices on building materials, and that a simplified pricing method easily understood and applied by both the buyer and the seller is urgently needed, and is accomplished by the issuance of Order No. 3.

The District Director has observed the above quoted standards set forth in General Order No. 68 in issuing Order No. 3. It sets forth specific dollars-and-cents prices which may be charged for building material items covered. It further establishes maximum prices which are in line with the level of prices which existed in Garfield County, Oklahoma, under the provisions of maximum price regulations applicable prior to the issuance of this order.

The level of prices as expressed in Order No. 3 was determined by a survey conducted by the Office of Price Administration of a representative group of sellers affected by the order. The prices set forth in the order reflect the level of prices reported to the O. P. A. by the sellers who were surveyed.

Preliminary to any action being taken by the Oklahoma City District Office in establishing maximum prices for building materials and before any surveys were made, an advisory group of sellers, who would be affected by said order, were consulted. From this advisory group, advice was obtained as to the commodities which should be included in said order and other pertinent information. After the survey was accomplished and the results tabulated, a preliminary draft of the maximum prices proposed was submitted to a representative group of the sellers to be affected by the order. Consideration has been given to the recommendations and suggestions made by the industry groups with whom representatives of the District Office consulted prior to issuance of this order.

Insofar as practicable the order recognizes and perpetuates business practices which have been in effect in the area covered by the order.

This order further authorizes sellers to increase the prices listed in this order by the amount permitted for reseller by any amendment or order increasing the suppliers' maximum price: *Provided*, The effective date of the action increasing the suppliers' maximum prices is later than the date stated on the price list contained in this order.

In order to effectuate the purposes herein expressed, sellers subject to Order No. 3 are required to keep certain records and to give to their customers sales slips or invoices containing specified information, which requirements are set forth in section VI of the order.

It is, therefore, the finding of the District Director that Order No. 3 has been issued in conformity with provisions and requirements of standards set forth in General Order No. 68, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and is

consistent with Executive Orders 9250 and 9328.

This order will not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of this order.

For the foregoing reasons, the District Director has issued the accompanying Order No. 3.

[F. R. Doc. 46-18072; Filed, Oct. 7, 1946; 8:49 a. m.]

[Oklahoma Order 6 Under Gen. Order 68]

CERTAIN BUILDING MATERIALS IN COMANCHE COUNTY, OKLA.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION I. What this order does. This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in the geographical area comprising Comanche County, Oklahoma.

SEC. II. Definition of retail sales. The term "retail sale" as used in this order means any sale of the building materials covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

SEC. III. Maximum prices. Maximum prices for commodities subject to this order are those set forth in Appendix A, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. IV. The relation of this order to other regulations. The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. V. Each seller making sales subject to this order shall post a copy of Appendix A of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. VI. Invoices and notification. Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. If commodity was delivered, address to which delivery was made.
6. A statement of cash discounts allowed for prompt payment.
7. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

SEC. VII. *Adjustment to reflect increase in supplier's price*—(a) *Applicability.* This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers may increase their maximum prices for the commodity in question.

(b) *Maximum price.* You may increase the prices listed in this order by the amount permitted for reseller by the amendment or order increasing your supplier's maximum price. You can only do this, however, if the effective date of the action increasing your supplier's maximum price is later than the date stated on the price list contained in this order. Thus, if your supplier's price for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order will supersede the increase originally granted to you by the amendment or order increasing your supplier's maximum price.

SEC. VIII. *What this order prohibits.* Regardless of any obligation no person shall:

(1) Sell, or in the course of trade or business, buy, building materials at higher prices than the maximum prices set by this order, but less than the maximum prices may at any time be charged, paid or offered.

(2) Obtain higher than maximum prices by

(i) Making a charge for deliver;
(ii) Making a charge higher than this order authorizes for the extension of credit;

(iii) Failure to give the discounts required by this order for prompt payment;

(iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(v) Using any other device by which a higher than maximum price is obtained directly or indirectly.

SEC. IX. *Enforcement.* (1) Persons violating any provisions of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Oklahoma City District Office of the Office of Price Administration.

SEC. X. *Building materials not covered by this order.* There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum price for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable Maximum Price Regulation. Sellers who are in doubt as to the Regulation applicable to such building materials should consult the

Oklahoma City District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective August 19, 1946.

(56 Stat. 23, 765; Stat. 566; Pub. Law 383, 78th Cong.; E. O. 9250, 7 F. R. 7871; and E. O. 9328, 8 F. R. 4681)

Issued at Oklahoma City, Oklahoma, this 19th day of August, 1946.

JOHN N. VARNELL,
District Director.

APPENDIX A

Maximum prices for retail sales of specified building materials when sold in Comanche County, Oklahoma.

Maximum Prices for Both F. O. B. and Delivered Sales

Item being priced and unit	
Vitrified clay sewer pipe, 155 #—4", M l. ft.	\$220.00
Vitrified clay sewer pipe, 155 #—6", M l. ft.	85.00
Clay drain tile, 4", M l. ft.	28.00
Clay drain tile, 6", M l. ft.	43.00
Gypsum lath, 3/8", M sq. ft.	69.00
Gypsum sheathing, 1/2" (gyp-lap), M sq. ft.	9.28
Fiber insulation board, 25/32" asphalt sheathing, M sq. ft.	9.85
Asbestos cement siding, 12" x 24" or 27", standard colors including white, sq.	2.95
Asbestos cement siding, 12" x 24" or 27" (extra hard surface), sq.	6.80
Asphalt or tarred felt, 15-lb. or 30-lb. roll	5.85
Asphalt shingles, 210-lb thickbutt, sq.	2.98
Asphalt shingles, hex. 2 or 3 tab. 167-lb. sq.	2.65
Asphalt roofing, mineral surface, 90-lb. roll.	2.80
Asphalt roofing, 65-lb. roll.	1.80
Asphalt roofing, 55-lb. roll.	
Asphalt roofing, 45-lb. roll.	
Asphalt roofing, staggered edge, 105-lb.	
Concrete blocks (sand) 8" x 8" x 16", ea.	.18
Fiber insulation board, 1/2" standard, M sq. ft.	53.00
Fiber insulation board, 3/8", standard, M sq. ft.	
Finishing lime, 50-lb. bag, 50-lb. bag.	.75
Flue lining, 4" x 8"	
Flue lining, 8 1/2" x 8 1/2", 1. ft.	.89
Flue lining, 8 1/2" x 13", 1. ft.	.53
Flue lining, 13" x 13", 1. ft.	.66
Gypsum block partition, 3" hollow.	
Gypsum block partition, 4" hollow.	
Gypsum wallboard, 3/8", M sq. ft.	40.00
Gypsum wallboard, 1/2", M sq. ft.	45.00
Keenes cement, 100-lb. bag, 100-lb. bag.	2.00
Keenes cement, bulk.	
Portland cement, 94-lb bag (standard), 94-lb bag.	.77
White portland cement, 94-lb. bag.	
Masonry mortar, 70-lb. bag, 70-lb. bag.	.70
Masons hydrated lime, 10-lb. bag, 10-lb. bag.	.25
Masons hydrated lime, 50-lb. bag, 50-lb. bag.	.65
Masons hydrated lime, 40-lb. bag, 40-lb. bag.	.50
Metal lath, corner bead expanded 26 gauge, 100 l. ft.	\$.20
Metal lath, 2.5-lb. painted diamond mesh, sq. yd.	.29

Maximum Prices for Both F. O. B. and Delivered Sales—Continued

Item being priced and unit	
Metal lath, 3.4-lb. painted diamond mesh, sq. yd.	\$0.35
Metal lath, 3.4-lb. high rib painted.	
Patch plaster, 2 1/2-lb. box, 2 1/2-lb. box.	.25
Patch plaster, 5-lb. box, 5-lb. box.	.50
Plaster board, 1/4"	
Plaster bonding, 1-gal. can.	
Plaster bonding, 5-gal. can.	
Plaster bonding, 55-gal. barrel.	
Plaster, gauging, 100-lb. bag, 100-lb. bag.	1.50
Plaster, moulding, 100-lb. bag, 100-lb. bag.	1.50
Plaster, hardwall, 10-lb. bag, 10-lb. bag.	.25
Plaster, moulding, bulk.	
Plaster, hardwall, 100-lb. bag, 100-lb. bag.	1.00
Plaster, bulk, ton lots.	
Brick pattern siding, 105-lb. roll, roll.	4.60
Common brick.	
Colonial brick.	
Face brick, per M.	

1. *Additions for the extension of credit.* The following additions for the maximum prices hereinabove established may be made for the extension of credit beyond 30 days:

(a) Sellers who were in business during March 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March 1942, none may be added.

(b) Sellers who were not in business during March 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.

2. *Additions for delivery.* No additions for delivery may be made to the prices hereinabove listed except a charge of 35¢ may be made for deliveries to any point which is not more than 5 miles distant from the corporate limits of any city or town in which a dealer's business is located. A charge of 35¢ on deliveries beyond points within 5 miles of the corporate limits of the city or town and an additional charge of 10¢ per mile, one way, may be made. All customary discounts must be continued as required by the Maximum Price Regulations which were controlling these commodities prior to the issuance of this order.

3. *Additions for Oklahoma State sales tax.* Sellers may add to the prices listed in this Appendix A the sales tax required to be collected by the law of the State of Oklahoma. This tax shall be separately stated in the dealer's invoice, sales slip or receipt.

Opinion Accompanying Order No. 6 Under General Order No. 68

Pursuant to the authority vested in the District Director of the Oklahoma City District Office by General Order No. 68 and Order of Delegation No. 126 issued by the Regional Administrator, Region V, the accompanying Order No. 6 has been issued establishing maximum prices for retail sales of certain specified building materials. The Order establishes maximum prices for all retail sales of such building materials when made in the geographical area comprising Comanche County, Oklahoma.

Under the provisions of General Order No. 68 and Delegation of Authority No. 126 from the Regional Administrator of

Region V, the District Director is authorized to issue and put into effect pricing orders for the building materials included in said Order No. 6, in accordance with the Emergency Price Control Act of 1942, as amended, and consistent with Executive Orders 9250 and 9328.

Section V of General Order No. 68 requires that the District Director in issuing such orders observe the following standards:

(1) Maximum prices shall be stated in dollars-and-cents terms unless this shall clearly appear to be impracticable or inappropriate.

(2) Maximum prices fixed by any such pricing order shall not exceed the general level of prices in the area.

In accordance with this authority, the District Director has issued Order No. 6 under General Order No. 68.

Prior to the issuance of this Order the Maximum Prices for the sales of building materials covered thereby were established by the provisions of the General Maximum Price Regulation and other maximum price regulations, which did not establish dollars-and-cents maximum prices but rather established sellers' maximum prices as the highest prices which they charged during March of 1942 or a specified freeze date.

It has been determined that the freeze date technique of establishing maximum prices has in many instances made it difficult for both seller and buyer of building material items covered by Order No. 6 to determine whether the prices charged or paid are in compliance with the applicable maximum price regulations.

It is the finding of the District Director that the issuance of Order No. 6 is in conformity with the present program of the Office of Price Administration to establish dollars-and-cents prices on building materials, and that a simplified pricing method easily understood and applied by both the buyer and the seller is urgently needed, and is accomplished by the issuance of Order No. 6.

The District Director has observed the above quoted standards set forth in General Order No. 68 in issuing Order No. 6. It sets forth specific dollars-and-cents prices which may be charged for building material items covered. It further establishes maximum prices which are in line with the level of prices which existed in Comanche County, Oklahoma, under the provisions of maximum price regulations applicable prior to the issuance of this Order.

The level of prices as expressed in Order No. 6 was determined by a survey conducted by the Office of Price Administration of a representative group of sellers affected by the order. The prices set forth in the Order reflect the level of prices reported to the O. P. A. by the sellers who were surveyed.

Preliminary to any action being taken by the Oklahoma City District Office in establishing maximum prices for building materials and before any surveys were made, an advisory group of sellers, who would be affected by said order, were consulted. From this advisory group advice was obtained as to the commodities

which should be included in said Order and other pertinent information. After the survey was accomplished and the results tabulated, a preliminary draft of the maximum prices proposed was submitted to a representative group of the sellers to be affected by the Order. Consideration has been given to the recommendations and suggestions made by the industry groups with whom representatives of the District Office consulted prior to issuance of this Order.

Insofar as practicable the Order recognizes and perpetuates business practices which have been in effect in the area covered by the Order.

This Order further authorizes sellers to increase the prices listed in this Order by the amount permitted for reseller by any amendment or order increasing the suppliers' maximum price: *Provided*, The effective date of the actions increasing the suppliers' maximum prices is later than the date stated on the price list contained in this Order.

In order to effectuate the purposes herein expressed, sellers subject to Order No. 6 are required to keep certain records and give to their customers sales slips or invoices containing specified information, which requirements are set forth in Section VI of this Order.

It is, therefore, the finding of the District Director that Order No. 6 has been issued in conformity with the provisions and requirements of standards set forth in General Order No. 68, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and is consistent with Executive Orders 9250 and 9328.

This Order will not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of this Order.

For the foregoing reasons, the District Director has issued the accompanying Order No. 6.

[F. R. Doc. 46-18083; Filed, Oct. 7, 1946; 8:54 a. m.]

[Region VI Order G-16 Under RMPR 122, Appendix 49]

SOLID FUELS IN NORFOLK, NEBR., AREA

(a) *Applicability.* This Appendix No. 49 applies to sales of solid fuels at retail by yard dealers to consumers in Norfolk, Nebraska.

(b) *Price schedule.* (1) Immediately below and as a part of this section (b) is a schedule which sets forth adjusted maximum prices before discounts for delivered sales of solid fuels of specified sizes, kinds, and quantities. All prices are stated on a net ton basis.

(i) On domestic delivered sales of less than one ton the price shall be proportional to the price per ton plus an additional charge of 25¢, but in no event shall the total price be in excess of that for a sale of one ton.

(ii) On domestic delivered sales of more than one ton for each fraction of a ton sold, the price shall be proportional to the price per ton.

Domestic delivered per ton

- I. High volatile bituminous coal from district No. 8 (eastern Kentucky, southwestern West Virginia, western Virginia, northern Tennessee, and North Carolina):
 - 1. Lump, size groups 1 and 2; all single-screened lump, bottom size larger than 3"; all double screened coals top size 5" and larger, and bottom size larger than 3"; price classification A; mine index Nos. 49 and 50 only. \$15.21
- II. High volatile bituminous coal from district No. 10 (Illinois):
 - A. Southern subdistrict (deep machine mines):
 - 1. Lump and egg; size group Nos. 1, 2, and 3, bottom size larger than 2", washed or raw; price group Nos. 1, 2 and 8. 11.68
 - 2. Lump, egg and stove, size group Nos. 4, 5, 6, and 8; bottom size 2" and smaller, washed or raw; price group Nos. 1, 2 and 8. 10.83
 - 3. Special stoker, size group Nos. 21, 22 and 28, washed or air cleaned, nut and pea coal bottom size larger than 1 millimeter, top size not exceeding 2"; also dry deducted special stoker bottom size larger than 28 mesh and top size not exceeding 3/8"; price group Nos. 1, 2 and 8. 10.41
 - B. Bituminous coal from district No. 14 (Arkansas, Oklahoma). Following is a description of size group numbers referred to in this paragraph:
 - (a) 4. All machine cut, single screened lump coals, bottom size not less than 2 1/2".
 - (b) 6. All double screened coals, bottom size larger than 4".
 - (c) 7. All double screened coals, top size larger than 4", and bottom size larger than 2 1/2" but not exceeding 4".
 - (d) 8. All double screened coals, top size larger than 4" and bottom size not exceeding 2 1/2"; also, all double-screened coals, top size larger than 3" but not exceeding 4" and bottom size larger than 2".
 - A. Production group No. 3A (includes all mines in the "Paris Field" of Logan County, Ark., and mines in Franklin County located in Paris Basin), underground mines machine cut:
 - 1. Size group Nos. 4, 6, 7, and 8:
 - a. Mine index Nos. 40, 77, and 117. 17.52
 - b. Mine index Nos. 55 and 116. 17.61
 - c. Mine index Nos. 52, 53, and 132. 17.41
 - B. Production group 5A (includes all mines in Sebastian County, Ark.), underground mines machine cut:
 - 1. Size group Nos. 4, 6, 7 and 8, mine index Nos. 2, 34, 89, 106, 580, 608 and 627. 17.26
 - C. Production group 6A (includes all mines in the Panama Field of Leflore County, Okla.), underground mines machine cut:
 - 1. Size group Nos. 4, 6, 7 and 8, mine index No. 15 only. 16.31

	Domestic delivered per ton	Domestic delivered per ton	Domestic delivered per ton
IV. High volatile bituminous coal from district 15 (Kansas, Missouri and part of Oklahoma):			
A. Production group 1 (all mines located in Cherokee, Crawford, Bourbon, Neosho, Labette, and Wilson Counties, Kans.; 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, Mo.) strip mines:			
1. Fancy nut, size group 5, double screened coals with a top size not larger than 3" but larger than 2" and a bottom size larger than 1 1/4", washed.....	\$11.38		
B. Production group 11 (all mines located in Tulsa, Wagoner, Roger, Craig, and Nowata Counties, Okla., and all of that part of Muskegee County, Okla., north of a line drawn straight east and west across Muskegee County, Okla., north of a line drawn straight east and west across Muskegee County along the southern limits of the town of Forum, Okla.), strip mines:			
1. Lump, size group 1, 2 and 3; furnace or egg size group No. 3 (all lump coal; also all double-screened coals with a top size larger than 3" and a bottom size larger than 1 1/4").....	11.63		
2. No. 2 nut, size group 7, double-screened coals with a top size larger than 1 1/4" but not exceeding 2".....	10.97		
3. Special stoker, size group 11, double-screened coals with a top size 1 1/4" and smaller, bottom size larger than 1/4" but not exceeding 3/8".....	10.37		
V. High volatile bituminous coal from district No. 17 (western and southern Colorado including Colfax County, New Mexico):			
A. Subdistrict No. 4 (Oak Hills: that part of Routt County, Colo., lying on and adjacent to the main line of the D. & S. L. Railroad, at and adjacent to the town of Oak Creek, and extending north along the line of D. & S. L. Railroad, Phippsburg, to Steamboat Springs, Colo.):			
1. Lump, size group 1, all single-screened lump coals bottom size larger than 6", all double-screened coals top size larger than 8" but not exceeding 12" and bottom size larger than 1 1/2" but not exceeding 3".....	14.30		
2. Lump, size group 3, all single-screened lump coals bottom size larger than 1 1/2" but not exceeding 3", mine index 39 only.....	14.66		
3. Size group 4, all double-screened coals top size larger than 6, but not exceeding 8" and bottom size larger than 1 1/2" but not exceeding 3".....	14.10		
4. Size group 9, all double-screened coals top size larger than 1 1/2" but not exceeding 3" and bottom size larger than 1" but not exceeding 1 1/2":			
a. Mine index Nos. 39 and 62 only.....	13.25		
b. All others.....	12.85		
V. High volatile bituminous coal from district No. 17—Continued.			
B. Subdistrict No. 5 (Mount Harris: that part of Routt and Moffat Counties, Colo., lying on and adjacent to the main line of the D. & S. L. Railroad, extending west from Steamboat Springs, Colo., to the town of Craig in Moffat County, Colo., and including all mines in Moffat County, Colo.):			
1. Size groups 1 (see VA1 for description) and size group 2; all single-screened lump coals bottom size larger than 3" but not exceeding 6"; all double-screened coals top size larger than 8" but not exceeding 12" and bottom size not exceeding 1 1/2"; mine index No. 362 only.....	\$14.10		
2. Size groups 1, 2 (description above) and 3 and 4; all single-screened lump coals bottom size larger than 1 1/2" but not exceeding 3"; all double-screened coals bottom size larger than 1 1/2".....	13.83		
3. Size group 9; all double-screened coals top size larger than 1 1/2" but not exceeding 3" and bottom size larger than 1" but not exceeding 1 1/2".....	12.95		
4. Size group 11; all double-screened coals top size not exceeding 1 1/2" and bottom size larger than 3/16" but not exceeding 3/8".....	11.05		
C. Subdistrict No. 11 (Crested Butte; all mines in Gunnison County, Colo., lying on and adjacent to the branch lines of the D. & R. G. W. Railroad to the towns of Crested Butte and Baldwin):			
1. Lump and egg, size groups 3 and 4 (see VB2 for description).....	14.65		
D. Subdistrict No. 12 (Somerset: all mines in Delta County, Colo., located east of a line drawn north and south through the town of Hotchkiss, and those mines in Gunnison County located on and adjacent to the Somerset branch line of the D. & R. G. W. Railroad):			
1. Size groups 1, 2 and 3 (see above for description).....	14.21		
2. Size group 9 (see VB3 for description).....	13.30		
VI. High volatile bituminous coal from district No. 19 (Wyoming). Following is a description of the size group numbers used in this paragraph:			
a. 1. All single-screened lump coals bottom size larger than 7", all double-screened coals, top size larger than 8" and bottom size larger than 3".....			
b. 2. All single-screened lump coals bottom size larger than 5" but not exceeding 7".....			
c. 3. All single-screened lump coals bottom size not less than 3" not exceeding 5", all double-screened coals top size larger than 8" and bottom size not smaller than 1 1/2" not exceeding 3".....			
d. 4. All single-screened lump coals, bottom size less than 3".....			
e. 5. All double-screened coals, top size larger than 1 1/2" but not exceeding 3" and bottom size larger than 1/2" but not exceeding 1 1/4".....			
f. 6. All double-screened coals top size not exceeding 1 1/2" and bottom size larger than 1/2" but not exceeding 1".....			
VI. High volatile bituminous coal from district No. 19—Continued.			
g. 15. All slack coals top size larger than 1" x 0 but not exceeding 1 1/8" x 0.....			
h. 16. All slack coals top size larger than 1" x 0 but not exceeding 1" x 0.....			
A. Subdistrict No. 2 (Rock Springs, Sweetwater, and Sublette Counties):			
1. Lump and egg, size group Nos. 1, 2, 3, and 4, mine index No. 23 only.....	\$13.04		
2. Nut, size group 8, mine index No. 23 only.....	12.36		
3. Pea, size group 9, mine index No. 23 only.....	11.29		
4. Slack, size group Nos. 15 and 16:			
a. Mine index No. 23 only.....	11.36		
b. Mine index No. 18 only.....	10.90		
B. Subdistrict No. 3 (Hanna, Rawlins, Albany, and Carbon Counties):			
1. Lump and egg, size group Nos. 1, 2, 3, and 4.....	11.74		
VII. High volatile bituminous coal from district No. 20 (Utah):			
A. Subdistrict No. 1:			
1. Lump and egg, size group Nos. 1 and 2, single-screened lump coal with bottom size larger than 3", double-screened coals, bottom size larger than 3".....	14.62		
2. Lump, egg, and stove, size group Nos. 3, 4, 5 and 6. Lump, single-screened with bottom size not exceeding 3"; double-screened coals, top size larger than 3" but not exceeding 8", bottom size larger than 1 1/2" but not exceeding 3". Stove, double-screened coals top size larger than 3" but not exceeding 8", bottom size larger than 1 1/2" but not exceeding 3".....	14.12		
VIII. Pennsylvania anthracite, ash content not in excess of OPA quality standards, egg, stove, nut.....	22.07		
XI. Standard briquettes.			
To the above maximum prices there may be added the Federal Transportation Tax of 4¢ per ton, when applicable.			
(c) Charge for treatment of coal. Whenever a dealer has been charged by his supplier for chemical or oil treatment of coal, he may add such treatment charge to the applicable maximum price established by this appendix provided that the treated coal is kept separate from and is not mixed with untreated coal. When a treatment charge is made pursuant to this paragraph, the dealer need not separately state the amount of such service charge if he clearly indicated on the invoice that such coal is so treated.			
(d) Additional charges. For carrying from curb, at the request of the buyer, a special service charge at the rate of 60¢ per ton may be added to the prices in paragraph (c). Such a charge shall be separately stated on the invoice.			
(e) Discounts. The maximum prices set forth in paragraph (b) above shall be subject to the following discounts:			
(1) For deliveries of a carload or more to one destination at one time:			
(i) Slack, stoker, \$1.25 per ton.			
(ii) Lump, egg, \$1.50 per ton.			
(2) For coal picked up at the yard by a domestic consumer, \$.50 per ton.			

(3) For Pennsylvania Anthracite identified by the dealer's supplier as anthracite with an ash content in excess of OPA quality standards, \$1.00 per ton.

(f) *Notification.* Every dealer subject to this order selling Pennsylvania Anthracite which has been identified by his supplier prior to its resale as Anthracite with an ash content in excess of OPA quality standards must place the following legend on the invoice, sales slip, or receipt: "Price reduced because of high ash content." Such Anthracite must be kept separate in storage and delivery from all other Anthracite.

(g) *Definitions.* (1) "Domestic sales" means all sales other than sales made to commercial and industrial users such as hotels, industrial plants, office buildings, large department stores and institutional users such as hospitals, public institutions and public buildings.

(2) "Commercial sales" are of the type excepted in the definition of domestic sales.

(3) The term "delivered" means dumping or chuting the fuel from the seller's trucks directly into the buyer's bin or storage space; but if this is physically impossible, the term means discharging the fuel directly from the seller's truck at the point nearest and most accessible to the buyer's bin or storage space.

This Appendix No. 49 shall become effective November 1, 1946.

Issued this 23d day of October 1946.

EARL W. CLARK,

Regional Price Administrator.

Opinion Accompanying Appendix No. 49 to Order No. G-16 Under Revised Maximum Price Regulation No. 122

Section 1340.260 of Revised Maximum Price Regulation No. 122 authorizes the Regional Administrator of the Office of Price Administration to establish by order maximum prices in line with those established by that regulation for deliveries of solid fuels made, or with the services rendered in connection therewith, or both, by a dealer or group of dealers in an area or locality. In connection with such prices, appropriate reporting, record-keeping, or other requirements may be made of the dealer or dealers involved.

In order to ascertain the prices heretofore established under Revised Maximum Price Regulation No. 122 in the Norfolk, Nebraska area, a survey has been made of all dealers in solid fuels in that area. The prices established in the accompanying appendix are such as to return to those dealers the December 1941 margins over delivered costs generally prevailing in the above area and they reflect all increases in supplier's prices to date. This results in the preservation of margins in effect in the industry on March 31, 1946.

As a result of this appendix uniform ceiling prices for the kinds and sizes of coal most commonly sold in the Norfolk, Nebraska area, will be substituted for the variety of individual maximum prices heretofore in effect.

This appendix is issued as a supplement to Order No. G-16 which is the

master order covering all of the area subject to the jurisdiction of Region VI of the Office of Price Administration. The specific provisions covering the Norfolk, Nebraska area, are contained in this appendix. However, all provisions not contained in this appendix are likewise governed by all provisions of Order No. G-16.

[F. R. Doc. 46-20313; Filed, Nov. 13, 1946; 8:48 a. m.]

[Oklahoma City Order 7 Under Gen. Order 68]

BUILDING MATERIALS IN WASHINGTON COUNTY, OKLA.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION I. What this order does. This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in the geographical area comprising Washington County, Oklahoma.

SEC. II. Definition of retail sales. The term retail sale as used in this order means any sale of the building materials covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

SEC. III. Maximum prices. Maximum prices for commodities subject to this order are those set forth in Appendix A, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. IV. The relation of this order to other regulations. The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. V. Each seller making sales subject to this order shall post a copy of Appendix A of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. VI. Invoices and notification. Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. If commodity was delivered, address to which delivery was made.
6. A statement of cash discounts allowed for prompt payment.
7. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

SEC. VII. Adjustment to reflect increase in supplier's price—(a) Applicability. This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers may increase their maximum prices for the commodity in question.

(b) *Maximum price.* You may increase the prices listed in this order by the amount permitted for reseller by the amendment or order increasing your supplier's maximum price. You can only do this, however, if the effective date of the action increasing your supplier's maximum price is later than the date stated on the price list contained in this order. Thus, if your supplier's price for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order will supersede the increase originally granted to you by the amendment or order increasing your supplier's maximum price.

SEC. VIII. What this order prohibits. Regardless of any obligation no person shall:

1. Sell, or in the course of trade or business buy, building materials at higher prices than the maximum prices set by this order; but less than the maximum prices may at any time be changed, paid or offered.
2. Obtain higher than maximum prices by:

- (i) Making a charge for delivery;
- (ii) Making a charge higher than this order authorizes for the extension of credit;
- (iii) Failure to give the discounts required by this order for prompt payment;
- (iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or
- (v) Using any other device by which a higher than maximum price is obtained directly or indirectly.

SEC. IX. Enforcement. 1. Persons violating any provisions of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

2. Persons who have any evidence of any violation of this order are urged to communicate with the Oklahoma City District Office of the Office of Price Administration.

SEC. X. Building materials not covered by this order. There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable maximum price regulation. Sellers who are in doubt as to the regulation applicable to such building materials should consult the Oklahoma City District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective August 19, 1946.

(56 Stat. 23,765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E. O. 9250, 7 F. R. 7871; and E. O. 9328, 8 F. R. 4681)

Issued at Oklahoma City, Oklahoma, this 19th day of August 1946.

JOHN N. VARNELL,
District Director.

APPENDIX A

Maximum prices for retail sales of specified building materials when sold in Washington County, Okla.

Maximum Prices for Both F. O. B. and Delivered Sales

Item being priced and unit	
Asphalt or tarred felt, 15-lb. or 30-lb., roll	\$3.06
Asphalt shingles, 210-lb. thickbutt, sq	7.47
Asphalt shingles, hex, 2 or 3 tab, 167-lb., sq	5.73
Asphalt roofing, staggered edge, 105-lb., roll	3.46
Asphalt roofing, mineral surface, 90-lb., roll	2.98
Asphalt roofing, 65-lb., roll	2.62
Asphalt roofing, 55-lb., roll	2.43
Asphalt roofing, 45-lb., roll	1.85
Brick pattern siding, 105-lb., roll	4.35
Clay drain tile, 4", M. I. f.	85.00
Clay drain tile, 6", M. I. f.	
Fiber insulation board, 2 1/2" asphalt sheathing, M ft	72.00
Gypsum lath, 3/8", M sq. ft.	30.50
Gypsum sheathing, 1/2" (gyp-lap), M sq. ft.	
Vitrified clay sewer pipe, 155#-4", M I. f.	220.00
Vitrified clay sewer pipe, 155#-6", M I. f.	
Fiber insulation, asphalt sheathing, mineral surface, 3/32"	
Asbestos cement siding, 12" x 24" or 27", standard colors incl. white, sq	9.40
Asbestos cement siding, 12" x 24" or 27", water repellent white and brilliant colors, sq	10.50
Concrete blocks (sand), 8" x 8" x 16", ea	.20
Fiber insulation board, 1/2" standard, M ft	51.75
Fiber insulation board, 3/8", M ft.	44.25
Finishing lime, 40-lb. bag	.90
Finishing lime, 50-lb. bag	.27
Flue lining, 4" x 8", 1. ft.	.37
Flue lining, 8 1/2" x 8 1/2", 1. ft.	
Flue lining, 8 1/2" x 13 1/2", 1. ft.	.67
Flue lining, 13" x 13", 1. ft.	
Gypsum block partition, 3" hollow, sq. ft.	
Gypsum block partition, 4" hollow, sq. ft.	
Gypsum wallboard, 3/8", M sq. ft.	45.00
Gypsum wallboard, 1/2", M sq. ft.	48.50
Keenes cement, 100-lb. bag	1.65
Keenes cement, bulk, lb	.02
White portland cement, 94-lb. bag	.70
Masonry mortar, 70-lb. bag	.80
Portland cement, std., 94-lb. bag	.25
Masons hydrated lime, 10-lb. bag	.50
Masons hydrated lime, 40-lb. bag	.60
Masons hydrated lime, 50-lb. bag	
Metal lath, corner bead expanded, 26 gauge, 100 I. f.	
Metal lath, 2.5-lb. painted diamond mesh, sq. yd.	
Metal lath, 3.4-lb. painted diamond mesh, sq. yd.	
Metal lath, 3.4-lb. high rib painted, sq. yd.	.42

Maximum Prices for Both F. O. B. and Delivered Sales—Continued

Item being priced and unit	
Patch plaster, 2 1/2-lb. box or bag, 2 1/2-lb. box	\$0.30
Patch plaster, 5-lb. box or bag, 5-lb. box	.50
Plaster board, 1/4", M sq. ft.	40.00
Plaster bonding, 1 gal.	
Plaster bonding, 5 gal.	
Plaster bonding, 55-gal.	
Plaster gauging, 100-lb. bag	1.25
Plaster hardwall, 10-lb. bag	.25
Plaster hardwall, 100-lb. bag	1.10
Plaster hardwall, ton lots	
Plaster moulding, 100-lb. bag	1.25
Plaster moulding (bulk) lb.	.03

1. Additions for the extension of credit. The following additions for the maximum prices hereinabove established may be made for the extension of credit beyond 30 days:

(a) Sellers who were in business during March 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March 1942, none may be added.

(b) Sellers who were not in business during March 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.

2. Additions for delivery. The free delivery zone for all sellers in Washington County, Oklahoma, shall include all points within a radius of 15 miles of the place from which delivery is made. Where delivery is made outside the free delivery zone, the maximum charge of 20¢ per mile, one way, may be made.

3. Additions for Oklahoma State sales tax. Sellers may add to the prices listed in this Appendix A the sales tax required to be collected by the law of the State of Oklahoma. This tax shall be separately stated in the dealer's invoice, sales slip or receipt.

Opinion Accompanying Order No. 7 Under General Order No. 68

Pursuant to the authority vested in the District Director of the Oklahoma City District Office by General Order No. 68 and Order of Delegation No. 126 issued by the Regional Administrator, Region V, the accompanying Order No. 7 has been issued establishing maximum prices for retail sales of certain specified building materials. The order establishes maximum prices for all retail sales of such building materials when made in the geographical area comprising Washington County, Oklahoma.

Under the provisions of General Order No. 68 and Delegation of Authority No. 126 from the Regional Administrator of Region V, the District Director is authorized to issue and put into effect pricing orders for the building materials included in said Order No. 7, in accordance with the Emergency Price Control Act of 1942, as amended, and consistent with Executive Orders 9230 and 9328.

Section V of General Order No. 68 requires that the District Director in issuing such orders observe the following standards:

(1) Maximum prices shall be stated in dollars-and-cents terms unless this shall clearly appear to be impracticable or inappropriate.

(2) Maximum prices fixed by any such pricing order shall not exceed the general level of prices in the area.

In accordance with this authority, the District Director has issued Order No. 7 under General Order No. 68.

Prior to the issuance of this order the maximum prices for the sales of building materials covered thereby were established by the provisions of the General Maximum Price Regulation and other maximum price regulations, which did not establish dollars-and-cents maximum prices but rather established sellers' maximum prices as the highest prices which they charged during March of 1942 or a specified freeze date.

It has been determined that the freeze date technique of establishing maximum prices has in many instances made it difficult for both seller and buyer of building material items covered by Order No. 7 to determine whether the prices charged or paid are in compliance with the applicable maximum price regulations.

It is the finding of the District Director that the issuance of Order No. 7 is in conformity with the present program of the Office of Price Administration to establish dollars-and-cents prices on building materials, and that a simplified pricing method easily understood and applied by both the buyer and the seller is urgently needed, and is accomplished by the issuance of Order No. 7.

The District Director has observed the above quoted standards set forth in General Order No. 68 in issuing Order No. 7. It sets forth specific dollars-and-cents prices which may be charged for building material items covered. It further establishes maximum prices which are in line with the level of prices which existed in Washington County, Oklahoma, under the provisions of maximum price regulations applicable prior to the issuance of this Order.

The level of prices as expressed in Order No. 7 was determined by a survey conducted by the Office of Price Administration of a representative group of sellers affected by the order. The prices set forth in the order reflect the level of prices reported to the OPA by the sellers who were surveyed.

Preliminary to any action being taken by the Oklahoma City District Office in establishing maximum prices for building materials and before any surveys were made, an advisory group of sellers, who would be affected by said order, were consulted. From this advisory group advice was obtained as to the commodities which should be included in said order and other pertinent information. After the survey was accomplished and the results tabulated, a preliminary draft of the maximum prices proposed was submitted to a representative group of the sellers to be affected by the order. Consideration has been given to the recommendations and suggestions made by the industry groups with whom representatives of the District Office consulted prior to issuance of this order.

Insofar as practicable the order recognizes and perpetuates business practices which have been in effect in the area covered by the order.

This order further authorizes sellers to increase the prices listed in this order by the amount permitted for reseller by any amendment or order increasing the suppliers' maximum price, provided the effective date of the action increasing the suppliers' maximum price is later than the date stated on the price list contained in this order.

In order to effectuate the purposes herein expressed, sellers subject to Order No. 7 are required to keep certain records and give to their customers sales slips or invoices containing specified information, which requirements are set forth in section VI of the order.

It is, therefore, the finding of the District Director that Order No. 7 has been issued in conformity with the provisions and requirements of standards set forth in General Order No. 68, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and is consistent with Executive Orders 9250 and 9328.

This order will not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of this order.

For the foregoing reasons, the District Director has issued the accompanying Order No. 7.

[F. R. Doc. 46-18082; Filed, Oct. 7, 1946; 8:53 a. m.]

[Oklahoma City Order 8 Under General Order 68]

BUILDING MATERIALS IN MUSKOGEE, CHEROKEE AND WAGONER COUNTIES, OKLA.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION I. What this order does. This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in the geographical area comprising Muskogee, Cherokee and Wagoner Counties, Oklahoma.

SEC. II. Definition of retail sales. The term retail sale as used in this order means any sales of the building materials covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

SEC. III. Maximum prices. Maximum prices for commodities subject to this order are those set forth in Appendix A, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. IV. The relation of this order to other regulations. The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. V. Each seller making sales subject to this order shall post a copy of Appendix A of this order plainly visible

to all purchasers in each of his places of business located in the area covered by this order.

SEC. VI. Invoices and notification. Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. If commodity was delivered, address to which delivery was made.
6. A statement of cash discounts allowed for prompt payment.
7. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

SEC. VII. Adjustment to reflect increase in supplier's price—(a) Applicability. This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers may increase their maximum prices for the commodity in question.

(b) Maximum price. You may increase the prices listed in this order by the amount permitted for reseller by the amendment or order increasing your supplier's maximum price. You can only do this, however, if the effective date of the action increasing your supplier's maximum price is later than the date stated on the price list contained in this order. Thus, if your supplier's price for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order will supersede the increase originally granted to you by the amendment or order increasing your supplier's maximum price.

SEC. VIII. What this order prohibits. Regardless of any obligation no person shall:

1. Sell, or in the course of trade or business buy, building materials at higher prices than the maximum prices set by this order; but less than the maximum prices may at any time be charged, paid or offered.
2. Obtain higher than maximum prices by:

- (i) Making a charge for delivery;
- (ii) Making a charge higher than this order authorizes for the extension of credit;
- (iii) Failure to give the discounts required by this order for prompt payment;
- (iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or
- (v) Using any other device by which a higher than maximum price is obtained directly or indirectly.

SEC. IX. Enforcement. (1) Persons violating any provisions of this Order are subject to civil and criminal penal-

ties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this Order are urged to communicate with the Oklahoma City District Office of the Office of Price Administration.

Sec. X. Building materials not covered by this order. There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable Maximum Price Regulation. Sellers who are in doubt as to the Regulation applicable to such building materials should consult the Oklahoma City District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective August 19, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E. O. 9250, 7 F. R. 7871; and E. O. 9328, 8 F. R. 4681)

Issued at Oklahoma City, Oklahoma, this 19th day of August 1946.

JOHN N. VARNELL,
District Director.

APPENDIX A

Maximum prices for retail sales of specified building materials when sold in Muskogee, Cherokee and Wagoner Counties, Oklahoma.

Maximum Prices for Both F. O. B. and Delivered Sales

<i>Item being priced and unit</i>	
Vitrified clay sewer pipe, 155 lb.—4", M. l. ft.	\$210.00
Vitrified clay sewer pipe, 155 lb.—6", M. l. ft.	330.00
Portland cement, standard, 94 lb. paper bag	.82
Clay drain tile, 4", M. l. ft.	90.00
Clay drain tile, 6", M. l. ft.	28.00
Gypsum lath, 3/8", M. sq. ft.	45.50
Gypsum sheathing, 1/2" (gyp-lap), M. sq. ft.	71.50
Fiber insulation board, 2 3/8" asphalt sheathing, M. ft.	8.83
Asbestos cement siding, 12" x 24" or 27", standard colors including white, sq.	8.85
Asbestos cement siding, 12" x 24" or 27", water repellent white and brilliant colors, sq.	2.75
Asphalt or tarred felt, 15 lb. or 30 lb., roll	6.90
Asphalt shingles, 210 lb. thickbutt, sq.	5.40
Asphalt shingles, hex. 2 or 3 tab. 167 lb., sq.	2.75
Asphalt roofing, mineral surface, 90 lb., roll	1.25
Asphalt roofing, 55 lb., roll	1.65
Asphalt roofing, 45 lb., roll	3.85
Asphalt roofing, staggered edge, 105 lb., roll	.20
Concrete blocks (sand), 8" x 8" x 16", ea.	55.00
Fiber insulation board, 1/2" standard, M. ft.	45.00
Fiber insulation board, 3/8", M. ft.	.90
Finishing lime, 40 lb. bag	.40
Finishing lime, 50 lb. bag	
Flue lining, 8 1/2" x 8 1/2", 1. ft.	

Maximum Prices for Both F. O. B. and
Delivered Sales—Continued

Item being priced and unit

Flue lining, 8½" x 13", 1. ft.....	\$0.65
Flue lining, 13" x 13", 1. ft.....	.82
Gypsum block partition, 3" hollow...	
Gypsum block partition, 4" hollow...	
Gypsum wallboard, ¾", M. sq. ft.....	45.00
Gypsum wallboard, ½", M. sq. ft.....	50.00
Keenes cement, 100 lb. bag.....	2.00
Keenes cement, bulk, lb.....	
White portland cement, 94 lb. bag...	2.75
Masonry mortar, 70 lb. bag.....	.70
Masons hydrated lime, 10 lb. bag....	.25
Masons hydrated lime, 40 lb. bag....	.50
Masons hydrated lime, 50 lb. bag....	.60
Metal lath, corner bead expanded	
26-gauge, 100 l. ft.....	6.20
Metal lath, 2.5 lb. painted diamond	
mesh, sq. yd.....	.36
Metal lath, 3.4 lb. painted diamond	
mesh, sq. yd.....	
Metal lath, 3.4 lb. high rib painted,	
sq. yd.....	
Patch plaster, 2½ lb. box or bag....	.30
Patch plaster, 5 lb. box or bag....	.50

1. Additions for the extension of credit. The following additions for the maximum prices hereinabove established may be made for the extension of credit beyond 30 days:

(a) Sellers who were in business during March 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March 1942, none may be added.

(b) Sellers who were not in business during March 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.

2. Additions for delivery. No charge may be made for delivery except when delivery is made to a point within the corporate limits of the city or town in which the seller's place of business is located, a charge of 50¢ per delivery may be made. When deliveries are made to points beyond the corporate limits of said city or town the seller may make a charge of 20¢ per mile, one way, for any such delivery.

3. Additions for Oklahoma State sales tax. Sellers may add to the prices listed in this Appendix A the sales tax required to be collected by the law of the State of Oklahoma. This tax shall be separately stated in the dealer's invoice, sales slip or receipt.

Opinion Accompanying Order No. 8 Under
General Order No. 68

Pursuant to the authority vested in the District Director of the Oklahoma City District Office by General Order No. 68 and Order of Delegation No. 126 issued by the Regional Administrator, Region V, the accompanying Order No. 8 has been issued establishing maximum prices for retail sales of certain specified building materials. The order establishes maximum prices for all retail sales of such building materials when made in the geographical area comprising Muskogee, Cherokee and Wagoner Counties, Oklahoma.

Under the provisions of General Order No. 68 and Delegation of Authority No. 126 from the Regional Administrator of Region V, the District Director is authorized to issue and put into effect pricing orders for the building materials included in said Order No. 8, in accord-

ance with the Emergency Price Control Act of 1942, as amended, and consistent with Executive Orders 9250 and 9328.

Section V of General Order No. 68 requires that the District Director in issuing such orders observe the following standards:

(1) Maximum prices shall be stated in dollars-and-cents terms unless this shall clearly appear to be impracticable or inappropriate.

(2) Maximum prices fixed by any such pricing order shall not exceed the general level of prices in the area.

In accordance with this authority, the District Director has issued Order No. 8 under General Order No. 68.

Prior to the issuance of this order the Maximum Prices for the sales of building materials covered thereby were established by the provisions of the General Maximum Price Regulation and other maximum price regulations, which did not establish dollars-and-cents maximum prices but rather established sellers' maximum prices as the highest prices which they charged during March of 1942 or a specified freeze date.

It has been determined that the freeze date technique of establishing maximum prices has in many instances made it difficult for both seller and buyer of building material items covered by Order No. 8 to determine whether the prices charged or paid are in compliance with the applicable maximum price regulations.

It is the finding of the District Director that the issuance of Order No. 8 is in conformity with the present program of the Office of Price Administration to establish dollars-and-cents prices on building materials, and that a simplified pricing method easily understood and applied by both the buyer and the seller is urgently needed, and is accomplished by the issuance of Order No. 8.

The District Director has observed the above quoted standards set forth in General Order No. 68 in issuing Order No. 8. It sets forth specific dollars-and-cents prices which may be charged for building material items covered. It further establishes maximum prices which are in line with the level of prices which existed in Muskogee, Cherokee and Wagoner Counties, Oklahoma, under the provisions of maximum price regulations applicable prior to the issuance of this order.

The level of prices as expressed in Order No. 8 was determined by a survey conducted by the Office of Price Administration of a representative group of sellers affected by the order. The prices set forth in the order reflect the level of prices reported to the O. P. A. by the sellers who were surveyed.

Preliminary to any action being taken by the Oklahoma City District Office in establishing maximum prices for building materials and before any surveys were made, an advisory group of sellers, who would be affected by said order, were consulted. From this advisory group advice was obtained as to the commodities which should be included in said order and other pertinent information. After the survey was accomplished and the results tabulated, a preliminary draft of

the maximum prices proposed was submitted to a representative group of the sellers to be affected by the Order. Consideration has been given to the recommendations and suggestions made by the industry groups with whom representatives of the District Office consulted prior to issuance of this order.

Insofar as practicable the order recognizes and perpetuates business practices which have been in effect in the area covered by the order.

This order further authorizes sellers to increase the prices listed in this order by the amount permitted for reseller by any amendment or order increasing the suppliers' maximum price, provided the effective date of the action increasing the suppliers' maximum prices is later than the date stated on the price list contained in this order.

In order to effectuate the purposes herein expressed, sellers subject to Order No. 8 are required to keep certain records and give to their customers sales slips or invoices containing specified information, which requirements are set forth in section VI of the order.

It is, therefore, the finding of the District Director that Order No. 8 has been issued in conformity with the provisions and requirements of standards set forth in General Order No. 68, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and is consistent with Executive Orders 9250 and 9328.

This order will not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of this order.

For the foregoing reasons, the District Director has issued the accompanying Order No. 8.

[F. R. Doc. 46-18081; Filed, Oct. 7, 1946;
8:52 a. m.]

[Buffalo Adopting Order 6 Under Basic Order
3 Under RMPR 251]

INSULATION IN BUFFALO, N. Y. DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region 2 by the Emergency Price Control Act of 1942 as amended by section 9 of Revised Maximum Price Regulation 251 as amended and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Buffalo District Office, it is hereby ordered that:

SECTION 1. What this order covers. This adopting order under Basic Order No. 3 under section 9 to Revised Maximum Price Regulation No. 251 as amended, covers all sales of installed insulation and related and incidental construction work in existing structures in the area hereinafter described. All provisions of Basic Order No. 3 under section 9 of Revised Maximum Price Regulation No. 251 as amended are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 3 is

amended in any respect, the provisions of said order as amended, shall likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 3 under section 9 of Revised Maximum Price Regulation No. 251 as amended, and should be familiar with the provisions of said basic order.

SEC. 2. Territory covered by this order. The geographical area covered by this order consists of the counties of Alleghany, Cattaraugus, Chautauqua, Erie, Genesee, Livingston, Monroe, Niagara, Orleans and Wyoming, all in the State of New York.

SEC. 3. General provisions—(1) Related and incidental work. The term "related and incidental" work, for the purposes of this order, shall mean any installation of building materials, or any work necessary for the actual installation of insulation and provided by the seller for which prices are not fixed by this order. Charges for such work shall be determined under RMPR-251, and shall be stated separately on all contracts or invoices.

(2) **Fire retarding.** Where fire retarding material and specified density are required by local building codes, or by any other local ordinance, the cost of doing this work shall be determined under RMPR-251.

(3) **Special insulation.** All types of insulation not expressly listed in the categories contained in this order shall, for the purposes of this order, be treated as special insulation. Charges for such special insulation shall be determined under Revised Maximum Price Regulation 251, and such charges shall be separately stated on all contracts or invoices.

(4) **Bonded, tar, gravel and metal roofs.** Where it is necessary to preserve the guarantee of a bonded roof, the price of the opening and restoration of the roof to its original condition, in accordance with the guarantee, shall be determined under RMPR-251. Where it is necessary to open a roof, the exterior of which is composed of tar, gravel, or metal, the price of the opening and restoration of the roof to its original condition shall be determined under RMPR-251.

(5) **Access to areas to be insulated.** The maximum prices fixed by this order include scaffolding and other means of access commonly used by the industry for the installation of insulation.

Where unusual conditions are encountered which require special scaffolding or other special means of access to areas to be insulated, the price of this special work shall be determined under RMPR 251.

(6) **Retaining material.** The price of furnishing and installing retaining materials other than the three standard types specified in this order shall be determined under RMPR 251.

(7) **Finished flooring.** The term finished flooring shall mean flooring strip or parquet up to three and one-quarter inches (3 1/4") wide, and other architecturally designed or antique flooring that has been sanded, filled, finished, waxed and pressure rubbed, or shellacked to form a finished product.

Where it is necessary to make openings in such floor for the insulation of areas under said floor, the price of the openings and restoration of the floor to its original condition shall be determined under RMPR 251.

(8) **Finished ceilings.** Where it is necessary to make openings in a ceiling, or overhang, finished with materials other than the three standard retaining materials specified in this order, for the insulation of areas above such ceiling, the price of the openings and restoration of the ceiling to its original condition shall be determined under RMPR 251.

(9) **Deliveries.** The maximum prices provided by this order shall apply to all installations of insulation made within a radius of 10 miles of the seller's nearest place of business.

For installations of insulation at more distant points, one-half of one percent (1/2 of 1%) may be added to the total contract price for each mile in excess of 10 miles from the seller's nearest place of business.

SEC. 4. Maximum prices. The maximum prices for all sales of installed insulation in existing structures in the area covered by this order are set forth in Schedule A hereto annexed and made a part of this order. The prices fixed in this order apply to all sales in the area covered by this order regardless of the location of the seller's place of business.

SEC. 5. Relationship of this order to other regulations and orders. As previously stated, all provisions of Basic Order No. 3 are adopted by this order. The maximum prices fixed by this order supersede sections 6, 7, and 8 of Revised Maximum Price Regulation No. 251 as amended with respect to all sales of installed insulation in existing structures in the area covered by this order, unless otherwise provided by this order. All other provisions of Revised Maximum Price Regulation No. 251 as amended are applicable to transactions covered by this order unless otherwise specifically provided in this order.

SEC. 6. Notification. Every person making sales of insulation covered by this order shall furnish to the purchaser at or before the starting of the work, a copy of the agreement pursuant to which the work is to be done. This agreement shall set forth the name and address of the buyer and of the seller, the location of the work, and an adequate description of the areas to be insulated, the materials to be used, and the services to be performed, and the amount to be paid. If any work other than insulation, for which ceiling prices are fixed by this order is to be performed, the price of such work shall be separately stated.

SEC. 7. Revocation or amendment. This order may be revised, amended, revoked, or modified at any time by the Office of Price Administration.

This order shall become effective September 9, 1946.

Issued this 6th day of September 1946.
T. J. REESE,
District Director.

SCHEDULE A

Maximum prices for installed insulation in existing structures and related and incidental construction work in the Buffalo-Rochester area consisting of the Counties of Alleghany, Cattaraugus, Chautauqua, Erie, Genesee, Livingston, Monroe, Niagara, Orleans, and Wyoming, all in the State of New York.

The prices listed below are per square foot (4 inch thickness basis), for insulation wool as defined in paragraph (b) of Basic Order No. 3 under section 9 of RMPR 251.

	Prices per square foot
<i>Flat areas</i>	
1. Open attics with over 24" clearance to roof; no roof opening necessary, open blowing conditions; drawing 1.....	\$0.14
2. Under flat built up roofs (suspended ceiling) with over 24" clearance between roof and hung ceiling; open blowing conditions (price does not include cost of opening and closing), drawing 2....	.15
<i>Covered ceilings</i>	
3. Open attics with a single rough flooring (unfinished and accessible); no roof opening necessary; price includes cost of removing and replacing flooring; drawing 3.....	.18
<i>Flat ceilings in closed spaces (prices do not include cost of opening and closing, items 4 to 11 inclusive).</i>	
4. Flat ceilings in closed spaces under pitched or sloping roofs where opening in roof is necessary, such as pocket areas behind knee walls, areas under roof ridges, or extensions which are practically flat; drawing 6:	
(a) Open floors.....	.15
(b) Closed single rough flooring (unfinished).....	.17
5. Ceilings in closed spaces ridge of pitched roofs, where openings for the full length of ridge is necessary because of small clearance between ridge and ceiling area; drawing 7.....	.17
6. Flat built up roof types including row house construction and commercial buildings; drawings 2 and 6.....	.17
7. Flat roof decks covered with tin, copper or canvas; drawing 9.....	.20
8. Garrison overhang; drawing 10.....	.19
9. Dormer tops; drawing 11:	
(a) Where no retainer material is necessary.....	.15
(b) Where retainer material is necessary (price includes installation of retainer material):	
Sisal kraft (includes belly band).....	.20
Backer board.....	.22
Corrugated board.....	.20
10. Bay windows: drawing 12:	
(a) Top.....	.18
(b) Bottom.....	.19
<i>Floors</i>	
11. Any exposed floors over garage ceilings, open porches or similar types of areas where the under side of the area to be insulated is closed and finished; drawing 13.....	.20
12. Any exposed floors where the areas to be insulated are not closed and finished and where retaining materials are required; drawing 14 (price includes installation of retainer materials):	
Sisal kraft (includes belly band).....	.23
Backer board.....	.25
Corrugated board.....	.24

Floors over unexcavated areas

	Prices per square foot
13. Batts and blankets (full thick); drawing 15:	
(a) Under 4 feet clearance.....	\$0.20
(b) Over 4 feet clearance.....	.17
14. 4" full blown over retaining material and lath retaining surface; drawing 16 (price includes installation of retainer material):	
(a) Under 4 feet clearance:	
Sisal kraft (includes belly band).....	.23
Backer board.....	.25
Corrugated board.....	.23
(b) Over 4 feet clearance:	
Sisal kraft (includes belly band).....	.22
Backer board.....	.24
Corrugated board.....	.22

Sloping areas

15. All slopes where closed and finished on the interior side of the rafters (price does not include cost of opening and closing); drawing 17.....	.17
16. Open rafters and slopes where batts or blankets are used, such as pockets outside of knee walls where blow is impractical (price does not include cost of opening and closing); drawing 18.....	.19
17. Open rafters and slopes; insulation held in place by retaining material (price includes installation of retainer material); drawing 19:	
(a) Blowing:	
Sisal kraft (includes belly band).....	.23
Backer board.....	.25
Corrugated board.....	.24
(b) Batts and blankets (full thick):	
Sisal kraft (includes belly band).....	.22
Backer board.....	.24
Corrugated board.....	.23

Knee walls and partitions

18. Interior plastered walls where no decoration is necessary except plaster patching; drawing 20 (price includes opening and closing).....	.19
19. Knee walls adjacent to slopes and easily accessible (open studs), no openings required (price includes installation of retaining materials); drawing 21:	
(a) Retaining materials—one side:	
Sisal kraft (includes belly band).....	.19
Backer board.....	.21
Corrugated board.....	.19
(b) Retaining material — both sides:	
Sisal kraft (includes belly band).....	.27
Backer board.....	.31
Corrugated board.....	.27
(c) Batts and blankets—no retaining materials necessary.....	.19
20. Knee walls not accessible, requiring retaining material (price includes installation of retaining material but does not include opening and closing); drawing 22:	
(a) Sisal kraft (includes belly band).....	.22
Backer board.....	.24
Corrugated board.....	.22
(b) Batts and blankets—No retaining materials necessary.....	.20

Knee walls and partitions—Continued

	Prices per square foot
21. Stairwells (price includes opening and closing); drawing 23:	
(a) Soffits.....	\$0.19
(b) Walls (measurement of walls may be taken as rectangle from floor to ceiling).....	.19
(c) Weatherstrip attic door (felt stripping only); flat price.....	1.00
(d) Cover door with insulating board; flat price.....	5.00
Exterior walls. All prices on gross basis (prices include cost of opening and closing).	
22. Exterior walls (including gable and end walls) with inner finish whose outer surface is composed of:	
(a) Wood or asphalt shingles.....	.18
(b) Wood clapboard.....	.17
(c) Brick.....	.23
(d) Stucco.....	.22
(e) Asbestos-cement shingles.....	.20
(f) Insulated brick, drawings 24, 25, 26, 27 and 30.....	.21
23. Gable and end walls without inner finish, requiring standard retaining material (price includes installation of retaining material); drawings 25, 26, and 27:	
Sisal kraft (includes belly band).....	.22
Backer board.....	.24
Corrugated board.....	.22
23A. Batts and blankets not requiring retaining material.....	.19
24. Dormer cheeks and faces with inner finish, unit cost per dormer; up to 5'-0" in width—over 5'0" in width same unit price as exterior walls; drawings 28 and 29; flat price.....	15.00
25. Dormer cheeks and faces without inner finish, requiring retainer material (price includes installation of retaining material); drawings 28 and 29:	
(a) Sisal kraft (includes belly band).....	.22
Backer board.....	.24
Corrugated board.....	.22
(b) Batts and blankets—no retaining materials necessary.....	.19
26. Maximum prices for the following openings in types of roofs indicated.	

	Strip opening 12" wide (per linear ft.)	Manhole opening (per opening)
(a) { Wood shingle.....	\$1.00	\$5.50
{ Asphalt or asbestos.....		
(b) { Slate.....	1.50	6.00
{ Tile.....		
(c) { Roll roofing.....	1.00	3.50
{ Built-up roofing.....		

27. Maximum price differentials per inch for thicknesses of insulation other than 4".

	Cents
(a) Above 4".....	2½
(b) Below 4".....	2

The drawings referred to by number in this Schedule are hereto annexed and made a part of this Schedule.

Opinion Accompanying Adopting Order No. 6 Under Basic Order No. 3 Under Section 9 of Revised Maximum Price Regulation 251 as Amended

Pursuant to the provisions of section 9 of Revised Maximum Price Regulation 251 as amended, Basic Order No. 3 for area pricing of installed insulation in existing structures and related and incidental construction work in Region 2,

has been issued by the Regional Administrator of Region 2 under date of December 4, 1945. This basic order contains all the provisions common to future area pricing orders to be issued covering such services, such future orders to be known as adopting orders. Authority to issue area pricing orders has been duly delegated by the Regional Administrator to the District Directors of the various districts in Region 2 in accordance with the authority contained in section 9 of Revised Maximum Price Regulation No. 251 as amended.

The accompanying order, Adopting Order No. 6, fixes flat (dollars-and-cents prices) for all sales of installed insulation in existing structures in the area covered thereby, more fully described in the order.

A study of conditions in the area shows that the maximum prices fixed by this order do not exceed the general level of prices in the area and are consistent with Executive Orders No. 9250, 9328, 9599 and 9651. The general provisions contained in the order are in accordance with the prevailing practices in the industry affected, and no provision has been made in the order which might have the effect of requiring any change in the practices or methods of the industry affected, except to the extent that such change is necessary to prevent circumvention or evasion of the order, or of Basic Order 3 or of Revised Maximum Price Regulation 251 as amended.

[F. R. Doc. 46-20319; Filed, Nov. 13, 1946; 8:46 a. m.]

[Baltimore Adopting Order 17 Under Basic Order 1 Under Gen. Order 68, Amdt. 3]

HARD MASON MATERIALS IN BALTIMORE, MD., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Baltimore District Office; *It is hereby ordered:*

1. Adopting Order No. 17 under Basic Order No. 1 as amended, under General Order No. 68 as amended, is hereby amended by striking out Schedule A annexed to said order and inserting in place thereof Revised Schedule A hereto annexed, and made a part of this amendment and of said adopting order.

2. Adopting Order No. 17 under Basic Order No. 1 as amended, under General Order No. 68 as amended, is further amended by adding a new section 3 (a) as follows:

SEC. 3 (a). *Adjustment to reflect increase in suppliers price—(a) Applicability.* This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers (including those subject to area or-

der issued under General Order 68) may increase their maximum prices for the commodity in question.

(b) *Maximum price.* You may increase the price listed in this order by the amount permitted for resellers by an industry-wide or area-wide amendment or order increasing your suppliers maximum price. You can only do this, however, if the effective date of the action increasing your suppliers maximum price is later than the date stated on the price contained in this order. Thus, if your suppliers maximum for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order

will supersede the increase originally granted you by the amendment or order increasing your suppliers maximum price.

3. Except as hereby amended, Adopting Order No. 17 under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective June 30, 1946.

Issued this 23d day of August 1946.

LEO H. McCORMICK,
District Director.

SECOND REVISED SCHEDULE A

Maximum prices for certain building and construction materials in the Baltimore area consisting of the City of Baltimore, the county of Baltimore and the county of Howard, all in the state of Maryland, on sales by all persons to ultimate users or to purchasers for resale on an installed basis.

Item	Maximum delivered prices to purchasers for resale on an installed basis (this includes contractors)	Maximum yard prices to ultimate users (this includes consumers)
1. Plaster, hard wall.....	\$16.40 (ton)	\$0.95 (bag 100-lb.)
2. Plaster, gauging.....	\$0.85 (bag 100-lb.)	
3. Keene's cement.....	\$1.52 (bag 100-lb.)	\$1.75 (bag 100-lb.)
4. Finishing lime.....	\$2.00 (ton)	\$2.10 (bag 100-lb.)
5. Gypsum lath, 3/8".....	\$24.25 (M sq. ft.)	\$0.60 (bag 50-lb.)
6. Metal lath corner bead, expanded type.....	\$0.048 (lin. ft.)	\$0.85 (bundle)
7. Portland cement, standard (paper bags).....	\$0.65 (bag 94-lb.)	\$0.048 (lin. ft.)
8. Masonry mortar.....	\$0.50 (bag 70-lb.)	\$0.80 (bag 94-lb.)
9. Mason's hydrated lime.....	\$0.40 (bag 50-lb.)	\$0.60 (bag 70-lb.)
10. Waterproof cement—gray.....	\$14.00 (ton)	\$0.50 (bag 50-lb.)
11. Clay drain tile—3".....	\$0.90 (bag 100-lb.)	\$1.00 (bag 100-lb.)
12. Clay drain tile—4".....	\$0.075 (per ft.)	\$0.08 (per ft.)
13. Vitrified clay sewer pipe, No. 1SS—4".....	\$0.09 (ft.)	\$0.10 (ft.)
14. Vitrified clay sewer pipe, No. 1SS—6".....	\$0.18 (ft.)	\$0.19 1/2 (ft.)
15. Flue lining, 8 1/2 x 8 1/2.....	\$0.27 1/2 (per ft.)	\$0.30 1/2 (per ft.)
16. Flue lining, 8 1/2 x 13.....	\$0.34 (ft.)	\$0.36 1/2 (ft.)
17. Gypsum wallboard, 3/8".....	\$0.49 (ft.)	\$0.51 1/2 (ft.)
	\$40.00 (per M sq. ft.)	\$45.00 (per M sq. ft.)

Date: June 30, 1946.

Opinion Accompanying Amendment No. 3 to Adopting Order No. 17 Under Basic Order No. 1 as Amended, Under General Order No. 68, as Amended

On January 21, 1946, Adopting Order No. 17 under Basic Order No. 1 as amended, under General Order No. 68 as amended, was issued by the Baltimore District Office effective February 1, 1946. This order stated maximum prices for certain "hard mason materials" in the area more fully described in said order.

It now appears that manufacturers increases have been granted on some of the items covered by Schedule A annexed to said order, and that an adjustment of the prices fixed by said order is necessary in order to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended. The accompanying amendment adjusts the prices in question by substituting Revised Schedule A for Schedule A of the original order.

The order is also amended by the accompanying amendment by insertion of a provision in reference to adjustments due to increases in suppliers prices. It is the intention of the Office of Price Administration to specify the amounts by which resellers' maximum prices may be increased as part of any future action which increases manufacturers maximum prices on a nation-wide or area-wide basis. The specified increase will be allowed to all resellers of the commodity in question, including resellers under area orders. Thus, there will be

a temporary break-through of the area order until such time as the area order is amended to reflect the permitted increase, at which time resellers will again be subject to the area order price and the increase factors will no longer be applicable to them.

[F. R. Doc. 46-20316; Filed, Nov. 13, 1946; 8:51 a. m.]

[Region I Rev. Order G-70 Under RMPR 122, Amdt. 14]

SOLID FUELS IN BOSTON REGION

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, subparagraph (23) (containing Appendix 23—Specified Solid Fuels in Lynn-Salem, Massachusetts) of paragraph (o) of Region I Revised Order No. G-70 under Revised Maximum Price Regulation No. 122, is hereby amended in the following respects:

1. In subparagraph (1) of paragraph (e), the prices set forth in "Price Schedule IV" are hereby amended to read as follows:

(e) *Price Schedule IV—25 pound bags of Pennsylvania Anthracite*—(1) Price Schedule IV sets forth maximum prices

(in cents per bag) for sales of Pennsylvania Anthracite in 25-pound paper bags at all levels of distribution in the Lynn-Salem, Massachusetts Area.

(a) *Unmixed coal.*

	[Cents per bag]		
	Chestnut	Stove	Pea
Sales to dealers (including retail stores), f. o. b. buyer's trucks at dealer's yard.....	23.5	23.5	20.5
Sales to ultimate consumers at dealer's yard.....	25.5	25.5	22.5
Sales to dealers (including retail stores), f. o. b. buyer's trucks at a dealer's auxiliary station.....	25	25	22
Sales to ultimate consumers at a dealer's auxiliary station.....	27.5	27.5	24.5
Delivered to retail stores.....	26.5	26.5	23.5
Sales to ultimate consumers from dealer's truck, delivered.....	30	30	27
Sales at retail stores:			
Chain stores.....	30	30	27
Independent outlet.....	31	31	28

(b) *Mixtures (50% of each by weight).*

	[Cents per bag]		
	Chestnut and Stove	Chestnut and Pea	Stove and Pea
Sales to dealers (including retail stores), f. o. b. buyer's trucks at dealer's yard.....	23.5	22	22
Sales to ultimate consumers at dealer's yard.....	25.5	24	24
Sales to dealers (including retail stores), f. o. b. buyers' trucks at a dealer's auxiliary station.....	25	23.5	23.5
Sales to ultimate consumers at a dealer's auxiliary station.....	27.5	26	26
Delivered to retail stores.....	26.5	25	25
Sales to ultimate consumers from dealer's truck, delivered.....	30	28.5	28.5
Sales at retail stores:			
Chain stores.....	30	28.5	28.5
Independent outlet.....	31	29.5	29.5

2. In subparagraph (4) of paragraph (f), the prices set forth in "Price Schedule V" are hereby amended to read as follows:

(f) *Maximum prices for coke*—(4) *Price Schedule V—Bagged coke and coke in one-bushel baskets.* (a) Prices (in cents per bag) for coke in one-half bushel paper bags:

	Chestnut Coke	Pea Coke
	Sales to dealers (including retail stores), f. o. b. buyer's trucks at dealer's yard.....	20.5
Sales to ultimate consumers at dealer's yard.....	22.5	20.5
Delivered to retail stores.....	23	21
Sales to ultimate consumers from dealer's truck, delivered.....	25.5	23.5
Sales at retail stores:		
Chain stores.....	26.5	24.5
Independent outlet.....	27.5	25.5

(b) (i) Prices for one-bushel baskets of bulk coke, delivered to consumer's bin or storage facilities, and including any carry that may be necessary except carries up or down flights of stairs:

	Per bushel
Chestnut coke.....	45
Pea coke.....	41

This Amendment No. 14 shall become effective October 1, 1946.

Issued this 26th day of September 1946.

ELDON C. SHOUP,
Regional Administrator.

Opinion Accompanying Amendment No. 14 to Revised Order No. G-70 Under Revised Maximum Price Regulation No. 122

The accompanying amendment effects an up to date revision of the schedules of specific maximum prices in the Lynn-Salem, Massachusetts, area for certain bagged fuels (anthracite and coke). The increases now reflected take cognizance of the following actions: namely, Amendments 21 and 23 to Maximum Price Regulation No. 112, in respect to Group I anthracite; Amendments 4 and 5 to Maximum Price Regulation No. 29, as to coke; together with the increases in margin pursuant to Amendments 40, 42 and 48 to Revised Maximum Price Regulation No. 122, and the July 1, 1946 increase in general rail freight rates.

[F. R. Doc. 46-19987; Filed, Nov. 5, 1946; 8:51 a. m.]

[Baltimore Adopting Order 2 Under Basic Order 1 Under Rev. Gen. Order 65]

SOUTHERN SHORTLEAF YELLOW PINE LUMBER IN MARYLAND

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II, by the Emergency Price Control Act of 1942, as amended, by Revised General Order No. 65, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director of the Baltimore District Office, it is hereby ordered:

SECTION 1. What this order covers. This adopting order under Basic Order No. 1, as amended, under Revised General Order No. 65, covers retail-type sales of Southern Shortleaf Yellow Pine Lumber out of distribution yard stock by lumber distribution yards located in the State of Maryland. All provisions of Basic Order No. 1, as amended, under Revised General Order No. 65, are adopted in this order as if specifically set forth herein. If said Basic Order No. 1, as amended, is further amended in any respect, the provisions of said order, as amended, shall likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 1, as amended, under Revised General Order No. 65, and should be familiar with the provisions of said order.

SEC. 2. Territory covered by this order. The geographical area covered by this order is the entire State of Maryland.

SEC. 3. Maximum prices. The maximum prices for Southern Shortleaf Yellow Pine Lumber in the area covered by this order are set forth in Schedules A-1, A-2, A-3 and A-4, hereto annexed and made a part of this order. Schedule A-1 fixes maximum prices for sales by lumber distribution yards located in the Counties of Calvert, Charles, Prince Georges, Saint Marys, Somerset, Wicomico, Worcester, and in the City of Bal-

timore. Schedule A-2 fixes maximum prices for sales by lumber distribution yards located in the Counties of Anne Arundel, Baltimore, Caroline, Carroll, Cecil, Dorchester, Frederick, Howard, Kent, Montgomery, Queen Annes, Talbot and Washington. Schedule A-3 fixes maximum prices for sales by lumber distribution yards located in the County of Harford. Schedule A-4 fixes maximum prices for sales by lumber distribution yards located in the Counties of Allegany and Garrett.

SEC. 4. Relationship of this order to Basic Order No. 1 as amended, Under Revised General Order No. 65, Second Revised Maximum Price Regulation 215, and other maximum price regulations. As previously stated, all provisions of Basic Order No. 1 as amended, are adopted by this order. The maximum prices fixed by this order supersede any maximum price or pricing method previously established by Second Revised Maximum Price Regulation No. 215, or any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of Second Revised Maximum Price Regulation 215 or any other applicable regulation or order, shall remain applicable to sales covered by this order.

SEC. 5. Posting of prices, records and sales slips. The provisions of sections (d), (e), (f) and (g) of Basic Order No. 1 as amended, covering posting, invoicing, records and sales slips, are adopted in and applicable to this order as if specifically set forth herein.

SEC. 6. Amendment. This order may be revised, amended, revoked, or modified at any time by the Office of Price Administration.

This order shall become effective October 10, 1946.

Issued this 1st day of October 1946.

FRANCIS M. JOHNSON,
Acting District Director.

SCHEDULE A-1

These prices apply to all retail type sales and deliveries by yards located in Calvert, Charles, Prince Georges, Saint Marys, Somerset, Wicomico, and Worcester Counties and in City of Baltimore, regardless of the place to which delivery is made. Size of sale is based on the total of all softwood lumber and hardwood flooring sold in one sale.

BOARDS—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried boards, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to thickness shown, or surfaced on 2 sides and tongue-and-grooved or ship lapped. No additions to these prices may be made for grade-marking, anti-stain treatment, or sale of specific lengths.

Nominal size	Thickness surfaced	Sales totaling over 1,000 feet			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3" ..	2 3/4" or 3 1/4"	\$75	\$71	\$61	\$49
1 x 4"		71	66	58	47
1 x 6" and 1 x 7" ..		73	70	61	49
1 x 8" and 1 x 9" ..		74	70	61	49
1 x 5" and 1 x 10" ..		81	72	63	51
1 x 11"		81	76	63	51
1 x 12"		87	79	64	52

BOARDS—SHORTLEAF YELLOW PINE—Continued
[Price table per 1,000 board feet]

Nominal size	Thickness surfaced	Sales totaling 1,000 feet or less			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3" ..	2 3/4" or 3 1/4"	\$86	\$82	\$72	\$60
1 x 4"		82	77	69	58
1 x 6" and 1 x 7" ..		84	81	72	60
1 x 8" and 1 x 9" ..		85	81	72	60
1 x 5" and 1 x 10" ..		88	83	74	62
1 x 11"		92	87	74	62
1 x 12"		98	90	75	63

Additions and deductions per 1,000 board feet

- Green, worked as above.—From dry price for size and grade, deduct \$5.
- Rough.—From dry price above for grade and size: For rough dry, deduct \$4; for rough green, deduct \$8.
- Boards under 3/4" thickness, surfaced 1 side, any edge working, graded after complete working and sold "on grade."—From the 2 3/4" surfaced dry price for width and grade, deduct—

	If dry	If green
1 1/8"	\$4	\$8
5/8"	7	12
3/4"	10	15
1 1/4"	14	18
7/8"	17	22

- Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

- Workings and delivery.—For permitted additions for workings to customer's order and for delivery, see 2d RMPR 215.

- Other boards.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine boards not priced above.

DIMENSION—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried and kiln-dried lumber, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to 1 3/4" thickness. No additions to these prices may be made for grade marking, anti-stain treatment, or because lumber is medium grain or dense.

Nominal size	Sales totaling over 1,000 feet (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$56	\$69	\$70	\$72	\$74
2 x 5"	59	75	75	77	83
2 x 6"	56	70	71	72	75
2 x 8"	56	70	71	72	75
2 x 10"	60	78	78	79	85
2 x 12"	63	81	81	82	88
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	\$65	\$66	\$68	\$70	\$72
2 x 5"	52	68	67	67	73
2 x 6"	52	66	67	68	71
2 x 8"	55	67	69	69	73
2 x 10"	56	71	72	72	77
2 x 12"	57	73	73	74	80

DIMENSION—SHORTLEAF YELLOW PINE—CON.
[Price table per 1,000 board feet]

Nominal size	Sales totaling 1,000 feet or less (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
No. 1 grade, including medium grain or dense					
2 x 3" or 4".....	\$66	\$70	\$80	\$82	\$84
2 x 5".....	69	85	85	87	93
2 x 6".....	66	80	81	82	85
2 x 8".....	66	80	81	82	85
2 x 10".....	70	88	88	89	95
2 x 12".....	73	91	91	92	98
No. 2 grade, including medium grain or dense					
2 x 3" or 4".....	\$66	\$76	\$78	\$80	\$82
2 x 5".....	62	78	77	77	83
2 x 6".....	62	76	77	78	81
2 x 8".....	65	77	79	79	83
2 x 10".....	66	81	82	82	87
2 x 12".....	67	83	83	84	90

Additions and deductions per 1,000 board feet

- No. 3 grade.**—From No. 2 grade price for size, deduct \$18.
- Green, worked as above.**—To dry price for size and grade, add \$1.
- Rough.**—From dry surfaced price for size and grade: For rough dry, deduct \$4; for rough green, deduct \$5.
- Sales less than \$7.50.**—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.**—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
- Other dimension items.**—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine dimension not priced above.

FINISH—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, 8 to 20 feet long surfaced on 4 sides to thickness indicated. Prices apply whether or not lumber is grade marked or sold in specified or random lengths.

Size	Thickness surfaced	Sales totaling over 1,000 feet		
		Grade "B" and better	Grade "C"	
1 x 2" or 3".....	2 3/4"	\$102	\$95	
1 x 4".....		100	93	
1 x 6" or 8".....		105	97	
1 x 7" or 9".....		111	104	
1 x 5" or 10".....		118	107	
1 x 11".....		122	111	
1 x 12".....		141	125	
5/4 or 6/4 x 2 or 3".....		1 1/2" or 1 5/8"	124	108
5/4 or 6/4 x 4".....			121	106
5/4 or 6/4 x 6 or 8".....			121	106
5/4 or 6/4 x 7 or 9".....			127	113
5/4 or 6/4 x 5 or 10".....			134	116
5/4 or 6/4 x 11".....	138		121	
5/4 or 6/4 x 12".....	157		135	

Size	Thickness surfaced	Sales totaling 1,000 feet or less		
		Grade "B" and better	Grade "C"	
1 x 2" or 3".....	2 3/4"	\$110	\$103	
1 x 4".....		108	101	
1 x 6" or 8".....		113	105	
1 x 7" or 9".....		119	112	
1 x 5" or 10".....		126	115	
1 x 11".....		130	119	
1 x 12".....		149	133	
5/4 or 6/4 x 2 or 3".....		1 1/2" or 1 5/8"	132	116
5/4 or 6/4 x 4".....			129	114
5/4 or 6/4 x 6 or 8".....			129	114
5/4 or 6/4 x 7 or 9".....			135	121
5/4 or 6/4 x 5 or 10".....			142	124
5/4 or 6/4 x 11".....	146		129	
5/4 or 6/4 x 12".....	165		143	

Additions and deductions per 1,000 board feet

- Air dried, may be stained.**—From kiln-dried price for size and grade, deduct \$8.
- Air dried, no stain permitted.**—From kiln-dried price for size and grade, deduct \$6.
- Rough.**—To surfaced price for size, grade, and condition, add \$1.
- 4 and 6 foot lengths.**—From 8-20 foot price for size, grade, and condition:
For 1" thickness in widths of 6" or less, deduct \$20.
For 1" thickness when wider than 6", and all 5/4" and 6/4" thickness, deduct \$11.
- Sales less than \$7.50.**—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.**—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
- Other finish.**—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine finish not priced above.

PLANKS AND SMALL TIMBERS—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to rough green lumber with no heart specification. No addition to these prices may be made for grade marking or anti-stain treatment.

Size	No. 2 dense medium grain No. 2 common			No. 1 dense square edge and sound M. G. No. 1 medium grain square edge and sound No. 1 common		
	Length (feet)			Length (feet)		
	8-20	22	24	8-20	22	24
Sales totaling over 1,000 board feet						
3 x 3" to 6 x 8".....	\$67	\$79	\$85	\$70	\$82	\$88
Sales totaling 1,000 board feet or less						
3 x 3" to 6 x 8".....	\$78	\$90	\$96	\$81	\$93	\$99

Size	Dense structural dense structural S. E. & S. dense No. 1 structural dense S. E. & S.	Dense select structural			
		Length (feet)			
		8-20	22 24	8-20	22 24
Sales totaling over 1,000 board feet					
3 x 3" to 6 x 8".....	\$78	\$90	\$97	\$85	\$97
Sales totaling 1,000 board feet or less					
3 x 3" to 6 x 8".....	\$89	\$101	\$108	\$96	\$108

Additions and deductions per 1,000 board feet

- Rough dry.**—To rough green price above for grade and length—for air dried, add \$4; for kiln dried, add \$7.
- Workings.**—To rough price for grade, length, and condition, when—surfaced on 1, 2, 3, or 4 sides, tongue-and-grooved or shiplapped, add \$3; grooved on 2 edges, add \$6.
- Sales less than \$7.50.**—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.**—For permitted additions for working to customer's order, and for delivery, see 2d RMPR 215.
- Other plank and timber items.**—Continue to compute maximum prices under 2d RMPR 215 on short leaf yellow pine planks and timbers not priced above.

DROP SIDING, CEILING, AND PARTITION SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber worked to pattern, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Nominal thickness and nominal width	Pattern	Sales totaling over 1,000 feet		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
Drop siding				
1" x 6".....	115, 117, 118, 119.....	\$82	\$81	\$72
1" x 6".....	All other.....	98	94	73
1" x 8".....	All.....	98	94	74
1" x 10".....	All.....	111	101	77
Ceiling—Standard bead or "V," surfaced 1 or 2 sides				
5/16" and 7/16" x 3" and 4".....		\$67	\$63	\$51
5/16" and 7/16" x 6".....		70	66	54
5/16" x 3" and 4".....		73	70	58
5/16" x 5" and 6".....		76	73	61
1 1/16" to 2 5/16" x 3" and 4".....		89	84	67
1 1/16" to 2 5/16" x 5" and 6".....		90	86	69
Partition				
1 1/16" x 4".....		\$88	\$84	\$67
3/4" x 4".....		96	92	70
1 1/16" x 6".....		91	87	69
3/4" x 6".....		99	95	72

Nominal thickness and nominal width	Pattern	Sales totaling 1,000 feet or less		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
Drop siding				
1" x 6".....	115, 117, 118, 119.....	\$89	\$88	\$83
1" x 6".....	All other.....	105	101	84
1" x 8".....	All.....	105	101	85
1" x 10".....	All.....	118	108	88
Ceiling—Standard bead or "V," surfaced 1 or 2 sides				
5/16" and 7/16" x 3" and 4".....		\$73	\$69	\$60
5/16" and 7/16" x 6".....		76	72	63
5/16" x 3" and 4".....		79	76	67
5/16" x 5" and 6".....		82	79	70
1 1/16" to 2 5/16" x 3" and 4".....		95	90	76
1 1/16" to 2 5/16" x 5" and 6".....		96	92	78
Partition				
1 1/16" x 4".....		94	90	77
3/4" x 4".....		102	98	80
1 1/16" x 6".....		97	93	79
3/4" x 6".....		105	101	82

Additions and deductions per 1,000 board feet

- Air dried.**—From the kiln-dried price for size, grade, and pattern, deduct \$1.

2, 4, 5, and 6 foot lengths sold on specific length—From the random length price for the size, grade, pattern, and condition—For "B" and better and "C", deduct \$12; for "D" and No. 2, deduct \$8.
 3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
 4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
 5. Other drop siding, ceiling, and partition.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine drop siding, ceiling, and partition not priced above.

FLOORING—SHORTLEAF YELLOW PINE
 [Price table per 1,000 board feet]

Applies to kiln-dried lumber, worked to 1" x 3" or 1" x 4" flooring, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Heart and grain specifications	Sales totaling over 1,000 feet		Sales totaling 1,000 feet or less	
	Grade "B" and better	Grade "C"	Grade "D" or No. 2	Grade "B" and better
Heart face:				
Edge grain	\$135	\$115	\$91	\$143
Near-edge grain	125	105	85	133
Flat grain	114	101	79	122
No heart specification:				
Edge grain	118	106	81	126
Near-edge grain	108	96	75	116
Flat grain	102	96	73	110

Additions and deductions per 1,000 board feet

- Air dried.*—From the kiln-dried price for the grade and other specifications, deduct \$1.
- 2, 4, 5, and 6 foot lengths sold on specific length from the random length price for the grade and other specifications and conditions—For "B" and better and "C", deduct \$21; for "D" or No. 2, deduct \$14.
- End matched.*—To plain-end price for grade and other specifications, condition and length, add \$3.
- Bark back.*—From price above for flooring free of bark back, deduct \$7.
- Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.*—For permitted additions for working to customer's order and for delivery, see 2d RMPR 215.
- Other flooring.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine flooring not priced above.

SCHEDULE A-2

These prices apply to all retail type sales and deliveries by yards located in Anne Arundel, Baltimore, Caroline, Carroll, Cecil, Dorchester, Frederick, Howard, Kent, Montgomery, Queen Annes, Talbot, and Washington Counties, regardless of the place to which delivery is made. Size of sale is based on total of all softwood lumber and hardwood flooring sold in one sale.

BOARDS—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried boards, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to thickness shown, or surfaced on 2 sides and tongue-and-grooved or ship lapped. No additions to these prices may be made for grade-marking, antistain treatment, or sale of specific lengths.

Nominal size	Thickness surfaced	Sales totaling over 1,000 feet			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3"	2 1/2" or 3/4"	\$76	\$72	\$62	\$50
1 x 4"		72	67	59	48
1 x 6" and 1 x 7"		74	71	62	50
1 x 8" and 1 x 9"		75	71	62	50
1 x 8" and 1 x 10"		78	73	64	52
1 x 11"		82	77	64	52
1 x 12"		88	80	65	53

BOARDS—SHORTLEAF YELLOW PINE—Continued
 [Price table per 1,000 board feet]

Nominal size	Thickness surfaced	Sales totaling 1,000 feet or less			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3"	2 1/2" or 3/4"	\$87	\$83	\$73	\$61
1 x 4"		83	78	70	59
1 x 6" and 1 x 7"		85	82	73	61
1 x 8" and 1 x 9"		86	82	73	61
1 x 8" and 1 x 10"		89	84	75	63
1 x 11"		93	88	75	63
1 x 12"		99	91	76	64

Additions and deductions per 1,000 board feet:

- Green, worked as above.*—From dry price for size and grade, deduct \$5.
- Rough.*—From dry price above for grade and size—For rough dry, deduct \$3; for rough green, deduct \$8.
- Boards under 3/4" thickness, surfaced 1 side, any edge working, graded after complete working and sold "on grade."*—From the 2 1/2" surfaced dry price for width and grade:

	Deduct	
	If dry	If green
1 1/8"	\$4	\$9
5/8"	7	12
3/4"	11	15
7/8"	14	19
1 1/4"	18	22

- Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
- Other boards.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine boards not priced above.

DIMENSION—SHORTLEAF YELLOW PINE

[Price table, per 1,000 board feet]

Applies to air-dried and kiln-dried lumber, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to 1 1/4" thickness. No additions to these prices may be made for grade marking, antistain treatment, or because lumber is medium grain or dense.

Nominal size	Sales totaling over 1,000 feet (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
2 x 3" or 4"	\$57	\$70	\$71	\$73	\$75
2 x 5"	60	76	76	78	84
2 x 6"	57	71	72	73	76
2 x 8"	57	71	72	73	76
2 x 10"	61	79	79	80	86
2 x 12"	64	82	82	83	89

Nominal size	Sales totaling 1,000 feet or less				
	Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4	Grade No. 5
2 x 3" or 4"	\$56	\$67	\$69	\$70	\$73
2 x 5"	53	69	68	68	74
2 x 6"	53	67	68	69	72
2 x 8"	55	68	70	70	74
2 x 10"	57	72	73	73	78
2 x 12"	58	74	74	75	81

DIMENSION—SHORTLEAF YELLOW PINE—Con.
 [Price table per 1,000 board feet]

Nominal size	Sales totaling 1,000 feet or less (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
2 x 3" or 4"	\$67	\$80	\$81	\$83	\$85
2 x 5"	70	86	86	88	94
2 x 6"	67	81	82	83	86
2 x 8"	67	81	82	83	86
2 x 10"	71	89	89	90	96
2 x 12"	74	92	92	93	99

No. 1 grade, including medium grain or dense—Continued

Nominal size	Sales totaling 1,000 feet or less (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
2 x 3" or 4"	\$66	\$77	\$79	\$80	\$83
2 x 5"	63	79	78	78	84
2 x 6"	63	77	78	79	82
2 x 8"	65	78	80	80	84
2 x 10"	67	82	83	83	88
2 x 12"	68	84	84	85	91

Additions and deductions per 1,000 board feet

- No. 3 grade.*—From No. 2 grade price for size, deduct \$17.
- Green, worked as above.*—To dry price for size and grade, add \$0.
- Rough.*—From dry surfaced price for size and grade—For rough dry, deduct \$3; for rough green, deduct \$4.
- Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
- Other dimension items.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine dimensions not priced above.

FINISH—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, 8 to 20 feet long surfaced on 4 sides to thickness indicated. Prices apply whether or not lumber is grade marked or sold in specified or random lengths.

Size	Thickness surfaced	Sales totaling over 1,000 feet	
		Grade "B" and better	Grade "C"
1 x 2" or 3"	2 1/2"	\$103	\$96
1 x 4"		101	94
1 x 6" or 8"		106	98
1 x 7" or 9"		112	105
1 x 7" or 10"		119	108
1 x 11"		124	112
1 x 12"		142	126
5/4 or 6/4 x 2 or 3"		125	109
5/4 or 6/4 x 4"		122	107
5/4 or 6/4 x 7 or 9"		122	107
5/4 or 6/4 x 5 or 10"		128	115
5/4 or 6/4 x 11"		135	117
5/4 or 6/4 x 12"	140	122	
		158	135

Size	Thickness surfaced	Sales totaling 1,000 feet or less	
		Grade "B" and better	Grade "C"
1 x 2" or 3"	2 1/2"	111	101
1 x 4"		109	102
1 x 6" or 8"		114	106
1 x 7" or 9"		120	113
1 x 7" or 10"		127	116
1 x 11"		132	120
1 x 12"		150	134
5/4 or 6/4 x 2 or 3"		133	117
5/4 or 6/4 x 4"		130	115
5/4 or 6/4 x 6 or 8"		130	115
5/4 or 6/4 x 7 or 9"		136	123
5/4 or 6/4 x 5 or 10"		143	125
5/4 or 6/4 x 11"	148	130	
5/4 or 6/4 x 12"	166	144	

Additions and deductions per 1,000 board feet

- Air dried, may be stained.*—From kiln-dried price for size and grade, deduct \$8.
- Air dried, no stain permitted.*—From kiln-dried price for size and grade, deduct \$6.

3. *Rough*.—To surfaced price for size, grade, and condition, add \$0.
4. *4 and 6 foot lengths*.—From 8-20 foot price for size, grade, and condition:
For 1" thickness in widths of 6" or less, deduct \$20.
For 1" thickness when wider than 6", and all 5/4" and 6/4" thickness, deduct \$11.
5. *Sales less than \$7.50*.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
6. *Workings and delivery*.—For permitted additions for workings to customer's order for delivery, see 2d RMPR 215.
7. *Other finish*.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine finish not priced above.

PLANKS AND SMALL TIMBERS
SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to rough green lumber with no heart specification. No addition to these prices may be made for grade marking or antistain treatment.

Size	No. 2 dense No. 2 medium grain No. 2 common			No. 1 dense square edge and sound M. G. No. 1 medium grain square edge and sound No. 1 common		
	Lengths (feet)			Lengths (feet)		
	8-20	22	24	8-20	22	24
3 x 3" to 6 x 8"	\$09	\$81	\$87	\$72	\$84	\$90
Sales totaling over 1,000 board feet						
Sales totaling 1,000 board feet or less						
2 x 3" to 6 x 8"	\$80	\$92	\$98	\$83	\$95	\$101

Size	Dense structural dense structural S. E. and S. dense No. 1 structural dense S. E. and S.			Dense select structural		
	Lengths (feet)			Lengths (feet)		
	8-20	22	24	8-20	22	24
3 x 3" to 6 x 8"	\$80	\$92	\$99	\$86	\$98	\$106
Sales totaling over 1,000 board feet						
Sales totaling 1,000 board feet or less						
3 x 3" to 6 x 8"	\$91	\$103	\$110	\$97	\$109	\$117

Additions and deductions per 1,000 board feet

1. *Rough dry*.—To rough green price above for grade and length for air dried, add \$4; for kiln dried, add \$7.
2. *Workings*.—To rough price for grade, length, and condition, when—surfaced on 1, 2, 3, or 4 sides, tongue and grooved or shiplapped, add \$3; grooved on 2 edges, add \$4.
3. *Sales less than \$7.50*.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
4. *Workings and delivery*.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
5. *Other plank and timber items*.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine planks and timbers not priced above.

DROP SIDING, CEILING, AND PARTITION—SHORTLEAF YELLOW PINE

Applies to kiln-dried lumber worked to pattern, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

[Price table per 1,000 board feet]

Nominal thickness and nominal width	Pattern	Sales totaling over 1,000 feet		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
1" x 6"	115, 117, 118, 119.	83	82	73
1" x 6"	All other	99	94	74
1" x 8"	All	99	95	74
1" x 10"	All	111	101	78
Drop siding				
Ceiling-standard bead or "V", surfaced 1 or 2 sides				
3/8" and 7/8" x 3" and 4"		68	63	52
5/8" and 7/8" x 6"		71	66	55
7/8" x 3" and 4"		73	70	58
7/8" x 5" and 6"		76	73	61
1 1/8" to 2 5/8" x 3" and 4"		90	85	68
1 1/8" to 2 5/8" x 5" and 6"		91	87	69
Partition				
1 1/8" x 4"		89	85	67
3/4" x 4"		97	93	70
1 1/8" x 6"		92	88	70
3/4" x 6"		100	96	73

Nominal thickness and nominal width	Pattern	Sales totaling 1,000 feet or less		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
1" x 6"	115, 117, 118, 119.	90	89	84
1" x 6"	All other	106	101	85
1" x 8"	All	106	102	85
1" x 10"	All	118	108	89
Drop siding				
Ceiling-standard bead or "V", surfaced 1 or 2 sides				
5/8" and 7/8" x 3" and 4"		74	69	61
5/8" and 7/8" x 6"		77	72	64
7/8" x 3" and 4"		79	76	67
7/8" x 5" and 6"		82	79	70
1 1/8" to 2 5/8" x 3" and 4"		96	91	77
1 1/8" to 2 5/8" x 5" and 6"		97	93	78
Partition				
1 1/8" x 4"		95	91	78
3/4" x 4"		103	99	81
1 1/8" x 6"		98	94	81
3/4" x 6"		106	102	84

Additions and deductions per 1,000 board feet

1. *Air-dried*.—From the kiln-dried price for size, grade, and pattern, deduct \$1.
- 2, 4, 5, and 6 ft. lengths sold on specific length.—From the random length price for the size, grade, pattern, and

condition for "B" and Better and "C", deduct \$12; for "D" and No. 2, deduct \$8.

3. *Sales less than \$7.50*.—When the total sale is less than \$7.50 the prices as determined may be increased 10 percent.

4. *Workings and delivery*.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. *Other drop siding, ceiling, and partition*.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine drop siding, ceiling, and partition not priced above.

FLOORING—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, worked to 1" x 3" or 1" x 4" flooring, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Heart and grain specifications	Sales totaling over 1,000 feet			Sales totaling 1,000 feet or less		
	Grade "B" and better	Grade "C"	Grade "D" or No. 2	Grade "B" and better	Grade "C"	Grade "D" or No. 2
Heart face:						
Edge grain	\$136	\$116	\$91	\$144	\$124	97
Near-edge grain	126	106	85	134	114	91
Flat grain	115	102	80	123	110	86
No heart specification:						
Edge grain	118	107	81	126	115	87
Near-edge grain	108	97	76	116	105	82
Flat grain	103	97	74	111	105	80

Additions and deductions per 1,000 board feet

1. *Air dried*.—From the kiln-dried price for the grade and other specifications, deduct \$1.
- 2, 4, 5, and 6 ft. lengths sold on specific length.—From the random length price for the grade and other specifications and condition: for B and better and C, deduct \$2; for D or No. 2, deduct \$14.
3. *End matched*.—To plain-end price for grade and other specifications, condition and length, add \$3.
4. *Bark back*.—From price above for flooring free of bark back, deduct \$7.
5. *Sales less than \$7.50*.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
6. *Workings and delivery*.—For permitted additions for workings to customer's order and for delivery, see 2d RMPR 215.
7. *Other flooring*.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine flooring not priced above.

SCHEDULE A-3

These prices apply to all retail type sales and deliveries by yards located in Harford County, regardless of the place to which delivery is made. Size of sale is based on total of all softwood lumber and hardwood flooring sold in one sale.

BOARDS—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried boards, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to thickness shown, or surfaced on 2 sides and tongue-and-grooved or shiplapped. No additions to these prices may be made for grade-marking, antistain treatment, or sale of specific lengths.

Nominal size	Thickness surfaced	Sales totaling over 1,000 feet			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3"	2 5/8" or 3/4"	\$77	\$73	\$63	\$51
1 x 4"		73	68	60	49
1 x 6" and 1 x 7"		75	72	63	51
1 x 8" and 1 x 9"		76	72	63	51
1 x 5" and 1 x 10"		79	74	65	53
1 x 11"		83	78	65	53
1 x 12"		89	81	66	54

BOARDS—SHORTLEAF YELLOW PINE—CON.

[Price table per 1,000 board feet]

Nominal size	Thickness surfaced	Sales totaling 1,000 feet or less			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3"	2 5/8" or 3 1/4"	\$85	\$84	\$74	\$62
1 x 4"		84	79	71	60
1 x 6" and 1 x 7"		86	83	74	62
1 x 8" and 1 x 9"		87	83	74	62
1 x 5" and 1 x 10"		90	85	76	64
1 x 11"		94	89	76	64
1 x 12"		100	92	77	65

Additions and deductions per 1,000 board feet

- Green, worked as above.—From dry price for size and grade, deduct \$5.
- Rough.—From dry price above for grade and size, for rough dry, deduct \$3; for rough green, deduct \$8.
- Boards under 3/4" thickness, surfaced 1 side, any edge working, graded after complete working and sold "on grade."—From the 2 5/8" surfaced dry price for width and grade, deduct—

	If dry	If green
1 3/16"	\$4	\$9
5/16"	7	12
9/16"	11	16
3/8"	14	19
7/16"	18	23

- Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
- Other boards.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine boards not priced above.

DIMENSION—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried and kiln-dried lumber, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to 1 5/8" thickness. No additions to these prices may be made for grade marking, anti-stain treatment, or because lumber is medium grain or dense.

Nominal size	Sales totaling over 1,000 feet (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$58	\$71	\$72	\$74	\$76
2 x 5"	61	77	77	79	85
2 x 6"	58	72	73	74	78
2 x 8"	58	72	73	74	77
2 x 10"	62	80	80	82	88
2 x 12"	65	83	83	84	90
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	\$57	\$68	\$70	\$71	\$74
2 x 5"	54	70	69	69	75
2 x 6"	54	68	69	70	73
2 x 8"	56	69	71	71	75
2 x 10"	58	74	74	74	79
2 x 12"	59	75	75	76	82

DIMENSION—SHORTLEAF YELLOW PINE—CON.

[Price table per 1,000 board feet]

Nominal size	Sales totaling 1,000 feet or less (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$69	\$82	\$83	\$85	\$87
2 x 5"	72	88	88	90	96
2 x 6"	69	83	84	85	89
2 x 8"	69	83	84	85	88
2 x 10"	73	91	91	93	99
2 x 12"	76	94	94	95	101
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	68	79	81	82	85
2 x 5"	65	81	80	80	86
2 x 6"	65	79	80	81	84
2 x 8"	67	80	82	82	86
2 x 10"	69	85	85	85	90
2 x 12"	70	86	86	87	93

Additions and deductions per 1,000 board feet

- No. 3 grade.—From No. 2 grade price for size, deduct \$17.00.
- Green, worked as above.—To dry price for size and grade, add \$5.
- Rough.—From dry surfaced price for size and grade, for rough dry, deduct \$3.00, for rough green, deduct \$3.00.
- Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
- Other dimension items.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine dimension not priced above.

FINISH—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, 8 to 20 feet long surfaced on 4 sides to thickness indicated. Prices apply whether or not lumber is grade marked or sold in specified or random lengths.

Size	Thickness surfaced	Sales totaling over 1,000 feet	
		Grade "B" and better	Grade "C"
1 x 2" or 3"	2 5/8"	\$104	\$97
1 x 4"		102	95
1 x 6" or 8"		107	99
1 x 7" or 9"		113	106
1 x 5" or 10"		120	109
1 x 11"		125	113
1 x 12"		143	127
5/4 or 6/4 x 2 or 3"		126	111
5/4 or 6/4 x 4"	1 1/2" or 1 3/4"	123	108
5/4 or 6/4 x 6 or 8"		124	109
5/4 or 6/4 x 7 or 9"		129	116
5/4 or 6/4 x 5 or 10"		135	118
5/4 or 6/4 x 11"		141	122
5/4 or 6/4 x 12"		159	137

Size	Thickness surfaced	Sales totaling 1,000 feet or less	
		Grade "B" and better	Grade "C"
1 x 2" or 3"	2 5/8"	\$112	\$105
1 x 4"		110	103
1 x 6" or 8"		115	107
1 x 7" or 9"		121	114
1 x 5" or 10"		128	117
1 x 11"		133	121
1 x 12"		151	135
5/4 or 6/4 x 2 or 3"		134	119
5/4 or 6/4 x 4"	1 1/2" or 1 3/4"	131	116
5/4 or 6/4 x 6 or 8"		132	117
5/4 or 6/4 x 7 or 9"		137	124
5/4 or 6/4 x 5 or 10"		144	126
5/4 or 6/4 x 11"		149	130
5/4 or 6/4 x 12"		167	145

Additions and deductions per 1,000 board feet

- Air dried, may be stained.—From kiln-dried price for size and grade, deduct \$8.
- Air dried, no stain permitted.—From kiln-dried price for size and grade, deduct \$6.
- Rough.—To surfaced price for size, grade, and condition, add \$0.
- 4 and 6 ft. lengths.—From 8-20 ft., price for size, grade, and condition: For 1" thickness in widths of 6" or less, deduct \$20; for 1" thickness when wider than 6", and all 5/4" and 6/4" thickness, deduct \$11.
- Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
- Other finish.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine finish not priced above.

PLANKS AND SMALL TIMBERS—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to rough green lumber with no heart specification. No addition to these prices may be made for grade marking or anti-stain treatment.

Size	No. 2 dense, No. 2, medium grain, No. 2 common			No. 1 dense, square edge and sound, M. G.; No. 1 medium grain, square edge and sound; No. 1 common		
	Lengths (feet)			Lengths (feet)		
	8-20	22	24	8-20	22	24
Sales totaling over 1,000 board feet						
3 x 3" to 6 x 8"	\$70	\$82	\$89	\$73	\$85	\$92
Sales totaling 1,000 board feet or less						
3 x 3" to 6 x 8"	\$81	\$93	\$100	\$84	\$96	\$103

Size	Dense structural, dense structural S. E. and S., dense No. 1 structural, dense S. E. and S.			Dense select structural		
	Lengths (feet)			Lengths (feet)		
	8-20	22	24	8-20	22	24
Sales totaling over 1,000 board feet						
3 x 3" to 6 x 8"	\$82	\$94	\$101	\$88	\$100	\$108
Sales totaling 1,000 board feet or less						
3 x 3" to 6 x 8"	\$93	\$105	\$112	\$99	\$111	\$119

Additions and deductions per 1,000 board feet

- Rough dry.—To rough green price above for grade and length, for air dried, add \$3.00; for kiln dried, add \$7.00.
- Workings.—To rough price for grade, length, and condition, when surfaced on 1, 2, 3, or 4 sides, tongue- and grooved or shiplapped, add \$3.00; grooved on 2 edges, add \$6.00.
- Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
- Other plank and timber items.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine planks and timbers not priced above.

DROP SIDING, CEILING, AND PARTITION—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber worked to pattern, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Nominal thickness and nominal width	Pattern	Sales totaling over 1,000 feet		
		Grade B and better	Grade C	Grade D or No. 2
Drop siding				
1" x 6"	115, 117, 118, 119	\$84	\$82	\$74
1" x 6"	All other	100	95	75
1" x 8"	All	100	96	75
1" x 10"	All	112	102	78
Ceiling—Standard bead or V surfaced 1 or 2 sides				
3/4" and 7/8" x 3' and 4'		\$68	\$64	\$52
5/8" and 3/4" x 6"		71	67	55
5/8" x 3' and 4'		74	71	59
5/8" x 5' and 6'		77	74	62
1 1/4" to 2 3/4" x 3' and 4'		90	86	69
1 1/4" to 2 3/4" x 5' and 6'		92	88	70
Partition				
1 1/4" x 4'		\$90	\$85	\$68
3 1/2" x 4'		98	94	71
1 1/4" x 6'		93	88	71
3 1/2" x 6'		101	97	74

Nominal thickness and nominal width	Pattern	Sales totaling over 1,000 feet or less		
		Grade B and better	Grade C	Grade D or No. 2
Drop siding				
1" x 6"	115, 117, 118, 119	\$91	\$89	\$85
1" x 6"	All other	107	102	86
1" x 8"	All	107	103	86
1" x 10"	All	119	109	89
Ceiling—Standard bead or V surfaced 1 or 2 sides				
5/8" and 3/4" x 3' and 4'		\$74	\$70	\$62
5/8" and 3/4" x 6"		77	73	65
5/8" x 3' and 4'		80	77	69
5/8" x 5' and 6'		83	80	72
1 1/4" to 2 3/4" x 3' and 4'		96	92	79
1 1/4" to 2 3/4" x 5' and 6'		98	94	80
Partition				
1 1/4" x 4'		\$97	\$92	\$79
3 1/2" x 4'		105	101	82
1 1/4" x 6'		100	95	82
3 1/2" x 6'		108	104	85

Additions and deductions per 1,000 board feet

1. Air dried.—From the kiln-dried price for size, grade and pattern, deduct \$1.

2, 4, 5, and 6 feet lengths sold on specific length.—From the random length price for the size, grade, pattern, and condition: For B and better and C, deduct \$12; for D and No. 2, deduct \$8.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. Other drop siding, ceiling, and partition.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine drop siding, ceiling, and partition not priced above.

FLOORING—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, worked to 1" x 3" or 1" x 4" flooring, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking. Size of sale is based on total of all softwood lumber and hardwood flooring sold in one sale.

Heart and grain specifications	Sales totaling over 1,000 feet			Sales totaling 1,000 feet or less		
	Grade "B" and better	Grade "C"	Grade "D" or No. 2	Grade "B" and better	Grade "C"	Grade "D" or No. 2
Heart face:						
Edge grain	\$136	\$116	\$92	\$144	\$124	\$104
Near-edge grain	126	106	86	134	114	98
Flat grain	116	103	81	124	111	93
No heart specification:						
Edge grain	119	108	82	127	116	94
Near-edge grain	109	98	77	117	106	89
Flat grain	104	97	74	112	105	86

Additions and deductions per 1,000 board feet

1. Air dried.—From the kiln-dried price for the grade and other specification, deduct \$1.

2, 4, 5, and 6 feet lengths sold on specific length.—From the random length price for the grade and other specifications and condition: (For "B" and better and "C", deduct \$21; for "D" or No. 2, deduct \$14.)

3. End matched.—To plain-end price for grade and other specifications, condition and length add \$3.

4. Bark back.—From price above for flooring free of bark back, deduct \$7.

5. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

6. Workings and delivery.—For permitted additions for workings to customer's order and for delivery, see 2d RMPR 215.

7. Other flooring.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine flooring not priced above.

SCHEDULE A-4

These prices apply to all retail type sales and deliveries by yards located in Allegheny and Garrett Counties, regardless of the place to which delivery is made. Size of sale is based on total of all softwood lumber and hardwood flooring sold in one sale.

BOARDS—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried boards, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to thickness shown, or surfaced on 2 sides and tongue-and-grooved or ship lapped. No additions to these prices may be made for grade-marking, anti-stain treatment, or sale of specific lengths.

Nominal size	Thickness surfaced	Sales totaling over 1,000 feet			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3"	2 3/4" or 3 1/4"	\$78	\$74	\$64	\$52
1 x 4"		74	69	61	50
1 x 6" and 1 x 7"		76	73	64	52
1 x 8" and 1 x 9"		77	73	64	52
1 x 5" and 1 x 10"		80	75	66	54
1 x 11"		83	79	66	54
1 x 12"		90	82	67	55

BOARDS—SHORTLEAF YELLOW PINE—CON.

[Price table per 1,000 board feet]

Nominal size	Thickness surfaced	Sales totaling 1,000 feet or less			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3"	2 3/4" or 3 1/4"	\$89	\$85	\$75	\$63
1 x 4"		85	80	72	61
1 x 6" and 1 x 7"		87	84	75	63
1 x 8" and 1 x 9"		88	84	75	63
1 x 5" and 1 x 10"		91	86	77	65
1 x 11"		94	90	77	65
1 x 12"		101	93	78	66

Additions and deductions per 1,000 board feet

1. Green, worked as above.—From dry price for size and grade, deduct \$5.

2. Rough.—From dry price above for grade and size for rough dry, deduct \$3; for rough green, deduct \$7.

3. Boards under 3 1/2" thickness, surfaced 1 side, any edge working, graded after complete working and sold "on grade".—From the 2 3/4" surfaced dry price for width and grade, deduct:

	If dry	If green
1 1/4"	\$4	\$9
5/8"	8	12
3/4"	11	16
1/2"	15	20
3/16"	18	23

4. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

5. Workings and delivery.—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

6. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine boards not priced above.

DIMENSION—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried and kiln-dried lumber, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to 1 1/2" thickness. No additions to these prices may be made for grade marking, antistain treatment, or because lumber is medium grain or dense.

Nominal size	Sales totaling over 1,000 feet (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$59	\$72	\$73	\$75	\$77
2 x 5"	62	78	78	80	86
2 x 6"	59	73	74	75	78
2 x 8"	59	73	74	75	78
2 x 10"	63	81	81	83	89
2 x 12"	66	83	84	85	91
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	\$58	\$69	\$71	\$72	\$75
2 x 5"	55	71	70	70	76
2 x 6"	55	69	70	71	74
2 x 8"	57	70	72	72	76
2 x 10"	59	75	75	75	80
2 x 12"	60	76	76	78	83

DIMENSION—SHORTLEAF YELLOW PINE—Con.
[Price table per 1,000 board feet]

Nominal size	Sales totaling 1,000 feet or less (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
No. 1 grade, including medium grain or dense					
2 x 3" or 4".....	\$70	\$83	\$84	\$86	\$88
2 x 5".....	73	89	89	91	97
2 x 6".....	70	84	85	86	89
2 x 8".....	70	84	85	86	89
2 x 10".....	74	92	92	94	100
2 x 12".....	77	94	95	96	102
No. 2 grade, including medium grain or dense					
2 x 3" or 4".....	\$69	\$80	\$82	\$83	\$86
2 x 5".....	66	82	81	81	87
2 x 6".....	66	80	81	82	85
2 x 8".....	68	81	83	83	87
2 x 10".....	70	86	86	86	91
2 x 12".....	71	87	87	89	94

Additions and deductions per 1,000 board feet

1. *No. 3 grade.*—From No. 2 grade price for size, deduct \$15.
2. *Green, worked as above.*—To dry price for size and grade, add \$1.
3. *Rough.*—From dry surfaced price for size and grade: For rough dry, deduct \$3; for rough green, deduct \$2.
4. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
5. *Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
6. *Other dimension items.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine dimension not priced above.

FINISH—SHORTLEAF YELLOW PINE
[Price table per 1,000 board feet]

Applies to kiln-dried lumber, 8 to 20 feet long surfaced on 4 sides to thickness indicated. Prices apply whether or not lumber is grade marked or sold in specified or random lengths.

Size	Thickness surfaced	Sales totaling over 1,000 feet		
		Grade "B" and better	Grade "C"	
1 x 2" or 3".....	2 3/4"	\$105	\$98	
1 x 4".....		103	96	
1 x 6" or 8".....		108	100	
1 x 7" or 9".....		114	107	
1 x 5" or 10".....		121	110	
1 x 11".....		126	114	
1 x 12".....		144	128	
5/4 or 6/4 x 2 or 3".....		1 1/2" or 1 3/4"	127	112
5/4 or 6/4 x 4".....			124	109
5/4 or 6/4 x 6 or 8".....			125	110
5/4 or 6/4 x 7 or 9".....			130	117
5/4 or 6/4 x 5 or 10".....			137	120
5/4 or 6/4 x 11".....	147		124	
5/4 or 6/4 x 12".....	161		138	

Size	Thickness surfaced	Sales totaling 1,000 feet or less		
		Grade "B" and better	Grade "C"	
1 x 2" or 3".....	2 3/4"	\$113	\$106	
1 x 4".....		111	104	
1 x 6" or 8".....		116	108	
1 x 7" or 9".....		122	115	
1 x 5" or 10".....		129	118	
1 x 11".....		134	122	
1 x 12".....		152	136	
5/4 or 6/4 x 2 or 3".....		1 1/2" or 1 3/4"	135	120
5/4 or 6/4 x 4".....			132	117
5/4 or 6/4 x 6 or 8".....			133	118
5/4 or 6/4 x 7 or 9".....			138	125
5/4 or 6/4 x 5 or 10".....			145	128
5/4 or 6/4 x 11".....	155		132	
5/4 or 6/4 x 12".....	169		146	

Additions and reductions per 1,000 board feet

1. *Air-dried, may be stained.*—From kiln-dried price for size and grade, deduct \$8.
2. *Air-dried, no stain permitted.*—From kiln-dried price for size and grade, deduct \$6.
3. *Rough.*—To surfaced price for size, grade, and condition, add \$—.
4. *4 and 6 foot lengths.*—From 8-20 ft. price for size, grade, and condition; for 1" thickness in widths of 6" or less, deduct \$20; for 1" thickness when wider than 6", and all 5/4" and 6/4" thickness, deduct \$11.
5. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
6. *Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
7. *Other finish.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine finish not priced above.

PLANKS AND SMALL TIMBERS SHORTLEAF YELLOW PINE
[Price table per 1,000 board feet]

Applies to rough green lumber with no heart specification. No addition to these prices may be made for grade marking or antistain treatment.

Size	No. 2 dense, No. 2 medium grain, No. 2 common		No. 1 dense, square edge and sound M. G., No. 1 medium grain square, edge and sound, No. 1 common			
	Lengths (feet)		Lengths (feet)			
	8-20	22 24	8-20	22 24		
Sales totaling over 1,000 board feet						
3 x 3" to 6 x 8".....	\$72	\$84	\$91	\$75	\$87	\$94
Sales totaling 1,000 board feet or less						
3 x 3" to 6 x 8".....	\$84	\$96	\$103	\$87	\$99	\$106

Size	Dense structural, dense structural S. E. & S., dense No. 1 structural, dense S. E. & S.		Dense select structural			
	Lengths (feet)		Lengths (feet)			
	8-20	22 24	8-20	22 24		
Sales totaling over 1,000 board feet						
3 x 3" to 6 x 8".....	\$83	\$95	\$103	\$90	\$102	\$110
Sales totaling 1,000 board feet or less						
3 x 3" to 6 x 8".....	\$95	\$107	\$115	\$102	\$114	\$122

Additions and deductions per 1,000 board feet

1. *Rough dry.*—To rough green above for grade and length for air dried, add \$3; for kiln dried, add \$7.
2. *Workings.*—To rough price for grade, length, and condition, when: Surfaced on 1, 2, 3, or 4 sides, tongue-and-grooved or shiplapped, add \$3; grooved on 2 edges, add \$5.
3. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
4. *Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
5. *Other plank and timber items.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine planks and timbers not priced above.

DROP SIDING, CEILING, AND PARTITION—SHORTLEAF YELLOW PINE
[Price table per 1,000 board feet]

Applies to kiln-dried lumber worked to pattern, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Nominal thickness and nominal width	Pattern	Sales totaling over 1,000 feet		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
Drop siding				
1 x 6".....	115, 117, 118, 119.	\$85	\$83	\$75
1 x 6".....	All other.....	100	96	75
1 x 8".....	All.....	101	97	76
1 x 10".....	All.....	113	103	79
Ceiling—Standard bead or "V," surfaced 1 or 2 sides				
5/16 and 7/16" x 3 and 4".....		\$68	\$64	\$53
5/16 and 7/16" x 6".....		72	67	55
5/16 x 3" and 4".....		74	72	62
5/16 x 5" and 6".....		77	75	69
1 1/16" to 2 3/16" x 3" and 4".....		91	87	69
1 1/16" to 2 3/16" x 5" and 6".....		93	89	71
Partition				
1 1/2 x 4".....		\$90	\$85	\$69
3/4 x 4".....		99	94	72
1 1/2 x 6".....		93	89	72
3/4 x 6".....		102	98	75

Nominal thickness and nominal width	Pattern	Sales totaling 1,000 feet or less		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
Drop siding				
1 x 6".....	115, 117, 118, 119.	\$92	\$90	\$86
1 x 6".....	All other.....	107	103	87
1 x 8".....	All.....	108	104	87
1 x 10".....	All.....	120	110	90
Ceiling—Standard bead or "V," surfaced 1 or 2 sides				
5/16 and 7/16" x 3 and 4".....		\$74	\$70	\$63
5/16 and 7/16" x 6".....		78	73	65
5/16 x 3" and 4".....		80	78	69
5/16 x 5" and 6".....		83	81	72
1 1/16" to 2 3/16" x 3" and 4".....		97	93	79
1 1/16" to 2 3/16" x 5" and 6".....		99	95	81
Partition				
1 1/2 x 4".....		\$97	\$93	\$80
3/4 x 4".....		106	101	83
1 1/2 x 6".....		100	96	83
3/4 x 6".....		109	105	86

Additions and deductions per 1,000 board feet

1. *Air dried.*—From the kiln-dried price for size, grade, and pattern, deduct \$1.
2. *4, 6, and 8-ft. lengths sold on specific length.*—From the random length price for the size, grade, pattern, and condition, for "B" and better and "C", deduct \$12; for "D" and No. 2, deduct \$8.

3. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. *Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

5. *Other drop siding, ceiling, and partition.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine drop siding, ceiling and partition not priced above.

FLOORING—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, worked to 1 x 3" or 1 x 4" flooring, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Heart and grain specifications	Sales totaling over 1,000 feet			Sales totaling 1,000 feet or less		
	Grade "B" and better	Grade "C"	Grade "D" or No. 2	Grade "B" and better	Grade "C"	Grade "D" or No. 2
Heart face:						
Edge grain.....	\$137	\$117	\$93	\$145	\$125	\$105
Near-edge grain.....	127	107	87	135	115	99
Flat grain.....	116	104	81	124	112	93
No heart specification:						
Edge grain.....	120	109	83	128	117	95
Near-edge grain.....	110	99	77	118	107	89
Flat grain.....	105	98	75	113	106	87

Additions and deductions per 1,000 board feet

- Air-dried.*—From the kiln-dried price for the grade and other specifications, deduct \$1.
- 2, 4, 5 and 6 ft. lengths sold on specific length.*—From the random length price for the grade and other specifications and condition, for "B" and better and "C," deduct \$21; for "D" or No. 2, deduct \$14.
- End matched.*—To plain-end price for grade and other specifications, condition and length, add \$3.
- Bark back.*—From price above for flooring free of bark back, deduct \$7.
- Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings and delivery.*—For permitted additions for workings to customer's order and for delivery, see 2d RMPR 215.
- Other flooring.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine flooring not priced above.

Opinion Accompanying Adopting Order No. 2 Under Basic Order No. 1 as Amended, Under Revised General Order No. 65

Pursuant to the provisions of Revised General Order No. 65, Regional Administrators and District Directors authorized to do so, may issue and put into effect, orders establishing maximum prices applicable to particular communities or defined areas for sales of lumber products for which maximum prices are established under Second Revised Maximum Price Regulation 215 out of distribution yard stock by any lumber distribution yard located in such area.

In accordance with this authority, the Regional Administrator of Region II has issued Basic Order No. 1 as amended, under Revised General Order 65, setting forth the general provisions which are to be common to all future area orders, such orders to be known as adopting orders. The provisions of the basic order as amended are expressly adopted by such adopting orders.

The accompanying adopting order covers prices of Southern Shortleaf Yellow Pine lumber on retail type sales out of distribution yard stock by lumber distribution yards located in the entire State of Maryland. This order supersedes maximum prices or pricing methods previously established by Second Revised Maximum Price Regulation 215, or any other applicable regulation.

The prices fixed by the accompanying order are a translation into dollars and cents of existing maximum prices and are in line with the level of prices in effect under Second Revised Maximum Price Regulation 215. The variation in prices fixed by the 4 schedules attached to the accompanying order is due to differences in freight rates. The provisions of this order are in accordance with section 2 (t) of the Emergency Price Control Act of 1942 as amended.

The record-keeping, posting and invoicing provisions of Basic Order No. 1, as amended, which are adopted by the accompanying adopting order are specifically authorized by section 1 (c) of Revised General Order 65 and are affirmatively found to be necessary to prevent evasion of this order.

[F. R. Doc. 46-20318; Filed, Nov. 13, 1946; 8:45 a. m.]

[Buffalo Adopting Order 6 Under Basic Order 1 Under Rev. Gen. Order 65]

SOUTHERN SHORTLEAF PINE LUMBER IN BUFFALO, N. Y., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II, by the Emergency Price Control Act of 1942, as amended by Revised General Order No. 65, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Buffalo District Office, it is hereby ordered:

SECTION 1. *What this order covers.* This adopting order under Basic Order No. 1, as amended, under Revised General Order No. 65, covers retail-type sales of Southern Shortleaf Yellow Pine Lumber out of distribution yard stock by lumber distribution yards located in the Buffalo District area. All provisions of Basic Order No. 1, as amended, under Revised General Order No. 65, are adopted in this order as if specifically set forth herein. If said Basic Order No. 1, as amended, is further amended in any respect, the provisions of said order, as amended, shall likewise, without further action, become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 1, as amended, under Revised General Order No. 65, and should be familiar with the provisions of said order.

SEC. 2. *Territory covered by this order.* The geographical area covered by this Order is the entire Buffalo District area as follows: Counties of Allegany, Cattaraugus, Chautauqua, Erie, Genesee, Liv-

ingston, Monroe, Niagara, Orleans and Wyoming, all in the State of New York.

SEC. 3. *Maximum price.* The Maximum Prices for Southern Shortleaf Yellow Pine Lumber in the area covered by this order, as described in section 2 above, are set forth in Schedule A-8, hereto annexed and made a part of this order.

SEC. 4. *Relationship of this order to Basic Order No. 1, as amended, under Revised General Order No. 65, Second Revised Maximum Price Regulation 215, and other maximum price regulations.* As previously stated, all provisions of Basic Order No. 1, as amended, are adopted by this order. The maximum prices fixed by this order supersede any maximum price or pricing method previously established by Second Revised Maximum Price Regulation 215, or any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of Second Revised Maximum Price Regulation 215, or any other applicable regulation or order, shall remain applicable to sales covered by this order.

SEC. 5. *Posting of prices, records, and sales slips.* The provisions of sections (d), (e), (f) and (g) of Basic Order No. 1, as amended, covering posting, invoicing, records and sales slips, are adopted in and applicable to this order as if specifically set forth herein.

SEC. 6. *Amendment.* This order may be revised, amended, revoked, or modified at any time by the Office of Price Administration.

This order shall become effective October 10, 1946.

Issued this 1st day of October 1946.

T. J. REESE,
District Director.

SCHEDULE A-8

These prices apply to all retail type sales and deliveries by yards located in the Buffalo District comprising the Counties of Allegany, Cattaraugus, Chautauqua, Erie, Genesee, Livingston, Monroe, Niagara, Orleans, and Wyoming, all in the State of New York, regardless of the place to which delivery is made. Size of sale is based on total of all softwood lumber and hardwood flooring sold in one sale.

BOARDS—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried boards 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to thickness shown, or surfaced on 2 sides and tongue-and-grooved or ship lapped. No additions to these prices may be made for grade-marking, antistain treatment, or sale of specific lengths.

Nominal size	Thickness surfaced	Sales totaling over 1,000 feet			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3".....	2 5/8" or 3/4"	\$82	\$78	\$67	\$56
1 x 4".....		78	73	65	54
1 x 6" and 1 x 7".....		79	77	67	56
1 x 8" and 1 x 9".....		81	77	67	56
1 x 5" and 1 x 10".....		83	79	69	58
1 x 11".....		87	83	69	58
1 x 12".....		94	85	71	59

BOARDS—SHORTLEAF YELLOW PINE—Con.
[Price table per 1,000 board feet]

Nominal size	Thickness surfaced	Sales totaling 1,000 feet or less			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3"	2 5/32" or 3/4"	\$94	\$90	\$79	\$68
1 x 4"		90	85	77	66
1 x 6" and 1 x 7"		91	89	79	68
1 x 8" and 1 x 9"		93	89	79	68
1 x 5" and 1 x 10"		95	91	81	70
1 x 11"		99	95	81	70
1 x 12"		106	97	83	71

Additions and deductions per 1,000 board feet.

1. *Green, worked as above.*—From dry price for size and grade, deduct \$5.
2. *Rough.*—From dry price above for grade and size: For rough dry, deduct \$1. For rough green, deduct \$6.
3. *Boards under 3/4" thickness, surfaced 1 side, any edge working, graded after complete working and sold on grade.*—From the 25/32" surfaced dry price for width and grade, deduct:

	If dry	If green
3/16"	\$5	\$9
1/8"	8	13
9/16"	12	17
3/8"	16	21
1/2"	20	25

4. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

5. *Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.

6. *Other boards.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine boards not priced above.

DIMENSION—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to air-dried and kiln-dried lumber, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to 1 5/8" thickness. No additions to these prices may be made for grade marking, anti-stain treatment, or because lumber is medium grain or dense.

Nominal size	Sales totaling over 1,000 feet (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$64	\$76	\$77	\$79	\$81
2 x 5"	66	82	82	84	90
2 x 6"	63	77	78	79	82
2 x 8"	63	77	78	79	82
2 x 10"	68	85	85	87	93
2 x 12"	70	88	88	89	95
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	\$62	\$73	\$75	\$76	\$79
2 x 5"	59	75	74	74	80
2 x 6"	59	73	74	75	78
2 x 8"	61	74	76	76	80
2 x 10"	63	79	79	79	84
2 x 12"	64	80	80	82	87

DIMENSION—SHORTLEAF YELLOW PINE—Con.
[Price table per 1,000 board feet]

Nominal size	Sales totaling 1,000 feet or less (lengths, feet)				
	4 or 6	8, 10 or 12	9 or 14	16	18 or 20
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$75	\$87	\$88	\$90	\$92
2 x 5"	77	93	93	95	101
2 x 6"	74	88	89	90	93
2 x 8"	74	88	89	90	93
2 x 10"	79	96	96	98	104
2 x 12"	81	99	99	100	106
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	\$73	\$84	\$86	\$87	\$90
2 x 5"	70	86	85	85	91
2 x 6"	70	84	85	86	89
2 x 8"	72	85	87	87	91
2 x 10"	74	90	90	90	95
2 x 12"	75	91	91	93	98

Additions and deductions per 1,000 board feet

1. *No. 3 Grade.*—From No. 2 grade price for size, deduct \$14.
2. *Green, worked as above.*—To dry price for size and grade, add \$3.
3. *Rough.*—From dry surfaced price for size and grade: For rough dry deduct \$2; for rough green add \$1.
4. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
5. *Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
6. *Other dimension items.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine dimension not priced above.

FINISH—SHORTLEAF YELLOW PINE

[Price table, per 1,000 board feet]

Applies to kiln-dried lumber, 8 to 20 feet long surfaced on 4 sides to thickness indicated. Prices apply whether or not lumber is grade marked or sold in specified or random lengths.

Size	Thickness surfaced	Sales totaling over 1,000 feet	
		Grade "B" and better	Grade "C"
1 x 2" or 3"	2 5/32"	\$109	\$103
1 x 4"		107	100
1 x 6" or 8"		112	104
1 x 7" or 9"		118	111
1 x 5" or 10"		125	114
1 x 11"		130	118
1 x 12"		148	133
5/4 or 6/4 x 2 x 3"		132	116
6/4 or 6/4 x 4		129	114
5/4 or 6/4 x 6 or 8"		129	114
5/4 or 6/4 x 7 or 9"	1 1/2" or 1 5/8"	135	122
5/4 or 6/4 x 5 or 10"		142	124
5/4 or 6/4 x 11"		147	129
5/4 or 6/4 x 12"		165	143
Sales totaling 1,000 feet or less			
1 x 2" or 3"	2 5/32"	\$117	\$111
1 x 4"		115	108
1 x 6" or 8"		120	112
1 x 7" or 9"		126	119
1 x 5" or 10"		133	122
1 x 11"		138	126
1 x 12"		156	141
5/4 or 6/4 x 2 or 3"		140	124
5/4 or 6/4 x 4"		137	122
5/4 or 6/4 x 6 or 8"		137	122
5/4 or 6/4 x 7 or 9"	1 1/2" or 1 5/8"	143	130
5/4 or 6/4 x 5 or 10"		160	132
5/4 or 6/4 x 11"		165	137
5/4 or 6/4 x 12"		173	151

Additions and deductions per 1,000 board feet

1. *Air dried, may be stained.*—From kiln-dried price for size and grade, deduct \$8.
2. *Air dried, no stain permitted.*—From kiln-dried price for size and grade, deduct \$6.
3. *Rough.*—To surfaced price for size, grade, and condition, add \$2.
4. *4- and 6-foot lengths.*—From 8-20 feet price for size, grade, and condition: for 1" thickness in widths of 6" or less, deduct \$20; for 1" thickness when wider than 6", and all 5/4" and 6/4" thickness, deduct \$11.
5. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
6. *Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
7. *Other finish.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine finish not priced above.

PLANKS AND SMALL TIMBERS—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to rough green lumber with no heart specification. No addition to these prices may be made for grade marking or antistain treatment.

Size	No. 2 dense No. 2 medium grain No. 2 common		No. 1 dense square edge and sound M. G. No. 1 medium grain square edge and sound No. 1 common			
	Lengths (feet)	Lengths (feet)	Lengths (feet)	Lengths (feet)		
3 x 3" to 6 x 8"	8-20	22	24	8-20	22	24
	Sales totaling over 1,000 board feet					
3 x 3" to 6 x 8"	\$80	\$91	\$98	\$83	\$94	\$102
	Sales totaling 1,000 board feet or less					
3 x 3" to 6 x 8"	\$93	\$104	\$111	\$96	\$107	\$115

Size	Dense structural dense structural S. E. and S. dense No. 1 structural dense S. E. and S.		Dense select structural			
	Lengths (feet)	Lengths (feet)	Lengths (feet)	Lengths (feet)		
3 x 3" to 6 x 8"	8-20	22	24	8-20	22	24
	Sales totaling over 1,000 board feet					
3 x 3" to 6 x 8"	\$91	\$103	\$110	\$97	\$109	\$118
	Sales totaling 1,000 board feet or less					
3 x 3" to 6 x 8"	\$104	\$116	\$123	\$110	\$122	\$131

Additions and deductions per 1,000 board feet

1. *Rough dry.*—To rough green price above for grade and length: For air dried, add \$2; for kiln dried, add \$6.
2. *Workings.*—To rough price for grade, length, and condition, when: Surfaced on 1, 2, 3, or 4 sides, tongue-and-grooved or shiplapped: Add \$2; Grooved on 2 edges, add \$4.
3. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
4. *Workings and delivery.*—For permitted additions for workings to customer's order, and for delivery, see 2d RMPR 215.
5. *Other plank and timber items.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine planks and timbers not priced above.

DROP SIDING, CEILING AND PARTITION—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber worked to pattern, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Nominal thickness and nominal width	Pattern	Sales totaling over 1,000 feet		
		Grade B and better	Grade C	Grade D or No. 2
Drop siding				
1" x 6"	115, 117, 118, 119	\$88	\$86	\$78
1" x 6"	All other	103	99	78
1" x 8"	All	104	100	79
1" x 10"	All	116	106	82
Ceiling—Standard bead or "V", surfaced 1 or 2 sides				
5/16" and 3/16" x 3" and 4"		\$70	\$66	\$54
5/16" and 3/16" x 6"		73	69	57
5/16" x 3" and 4"		77	74	62
5/16" x 5" and 6"		80	77	64
1 1/4" to 2 3/4" x 3" and 4"		94	90	72
1 1/4" to 2 3/4" x 5" and 6"		96	92	74
Partition				
1 1/4" x 4"		\$93	\$89	\$71
3/4" x 4"		102	98	75
1 1/4" x 6"		96	92	74
3/4" x 6"		105	101	78

Nominal thickness and nominal width	Pattern	Sales totaling 1,000 feet or less		
		Grade B and better	Grade C	Grade D or No. 2
Drop siding				
1" x 6"	115, 117, 118, 119	\$95	\$93	\$90
1" x 6"	All other	110	106	90
1" x 8"	All	111	107	91
1" x 10"	All	123	113	94
Ceiling—Standard bead or "V", surfaced 1 or 2 sides				
5/16" and 3/16" x 3" and 4"		\$76	\$72	\$64
5/16" and 3/16" x 6"		79	75	67
5/16" x 3" and 4"		83	80	72
5/16" x 5" and 6"		86	83	74
1 1/4" to 2 3/4" x 3" and 4"		100	96	82
1 1/4" to 2 3/4" x 5" and 6"		102	98	84
Partition				
1 1/4" x 4"		\$100	\$96	\$82
3/4" x 4"		109	105	86
1 1/4" x 6"		103	99	85
3/4" x 6"		112	108	89

Additions and deductions per 1,000 board feet

1. *Air dried.*—From the kiln-dried price for size, grade, and pattern, deduct \$1.

2, 4, 5, and 6 ft. lengths sold on specific length.—From the random length price for the size, grade, pattern, and condition: For B and better and C, deduct \$12; for D and No. 2, deduct \$8.

3. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. *Workings and delivery.*—For permitted additions for workings to customer's order and for delivery, see 2d RMPR 215.

5. *Other drop siding ceiling and partition.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine drop siding, ceiling and partition not priced above.

FLOORING—SHORTLEAF YELLOW PINE

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, worked to 1" x 3" or 1" x 4" flooring, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Heart and grain specifications	Sales totaling over 1,000 feet		Sales totaling 1,000 feet or less		
	Grade "B" and better	Grade "C"	Grade "D" or No. 2	Grade "B" and better	Grade "C"
Heart face:					
Edge grain	\$140	\$120	\$96	\$148	\$128
Near-edge grain	130	110	90	138	118
Flat grain	120	107	84	128	115
No heart specification:					
Edge grain	123	112	86	131	120
Near-edge grain	113	102	80	121	110
Flat grain	108	101	78	116	109

Additions and deductions per 1,000 board feet

1. *Air dried.*—From the kiln-dried price for the grade and other specifications, deduct \$1.

2, 4, 5, and 6 feet lengths sold on specific length.—From the random length price for the grade and other specifications and condition: for "B" and better and "C", deduct \$21; for "D" or No. 2, deduct \$14.

3. *End matched.*—To plain-end price for grade and other specifications, condition and length, add \$3.

4. *Bark back.*—From price above for flooring free of bark back, deduct \$7.

5. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

6. *Workings and delivery.*—For permitted additions for workings to customer's order and for delivery, see 2d RMPR 215.

7. *Other flooring.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine flooring not priced above.

Opinion Accompanying Adopting Order No. 6 Under Basic Order No. 1, as Amended, Under Revised General Order No. 65

Pursuant to the provisions of Revised General Order No. 65, as amended, Regional Administrators and District Directors authorized to do so may issue and put into effect orders establishing maximum prices applicable to particular communities or defined areas for sales of lumber products for which maximum prices are established under Second Revised Maximum Price Regulation 215 out of distribution yard stock by any lumber distribution yard located in such area.

In accordance with this authority, the Regional Administrator of Region II has issued Basic Order No. 1, as amended, under Revised General Order No. 65, setting forth the general provisions which are to be common to all future area orders, such orders to be known as adopt-

ing orders. The provisions of the basic order are expressly adopted by such adopting orders.

The accompanying adopting order covers prices of Southern Shortleaf Yellow Pine Lumber on retail-type sales out of distribution yard stock by lumber distribution yards located in the Buffalo District area. This order supersedes maximum prices or pricing methods previously established by Second Revised Maximum Price Regulation 215, or any other applicable regulation.

The prices fixed by the accompanying order are a translation into dollar and cents of existing maximum prices and are in line with the level of prices in effect under Second Revised Maximum Price Regulation 215. The provisions of this order are in conformance with section 2 (t) of the Emergency Price Control Act of 1942, as amended.

The record-keeping, posting and invoicing provisions of Basic Order No. 1, as amended, which are adopted by the accompanying adopting order, are specifically authorized by section 1 (c) of Revised General Order 65 and are affirmatively found to be necessary to prevent evasion of this order.

[F. R. Doc. 46-20320; Filed, Nov. 13, 1946; 8:47 a. m.]

[Buffalo Adopting Order 50 Under Basic Order 1 Under Gen. Order 68, Amdt. 2]

BUILDING AND CONSTRUCTION MATERIALS IN BUFFALO, N. Y., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Buffalo District Office; *It is hereby ordered:*

1. Adopting Order No. 50 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, is hereby further amended by substituting for the schedule attached to said order as amended, the annexed schedule known as Schedule of September 30, 1946, which is made a part of said order. The schedule attached to this amendment and to said order, supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 50 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 25th day of October 1946.

THOMAS J. REESE,
District Director.

SCHEDULE OF SEPTEMBER 30, 1946

Maximum prices for certain building and construction materials in the Buffalo Area, consisting of the Counties of Allegany, Cattaraugus, Chautauqua, Genesee, Livingston, Niagara, Orleans and Wyoming, all in the State of New York on sales by all persons to ultimate users or to purchasers for resale on an installed basis.

Maximum delivered prices to purchasers for resale on an installed basis (this includes contractors) and to ultimate users (this includes consumers).

1. Plaster, hardwall, neat, ton.....	\$19.40
2. Plaster, hardwall, neat, 100 lb. bag.....	1.02
3. Plaster, hardwall, sanded, ton.....	16.00
4. Plaster, hardwall, sanded, 100 lb. bag.....	.85
5. Plaster, gauging, ton.....	33.65
6. Plaster, gauging, 100 lb. bag.....	2.12
7. Plaster, moulding, ton.....	33.65
8. Plaster, moulding, 100 lb. bag.....	2.12
9. Plaster, bonding, ton.....	18.40
10. Plaster, bonding, 100 lb. bag.....	1.97
11. Keene's cement, ton.....	52.40
12. Keene's cement, 100 lb. bag.....	2.70
13. Keene's cement, 50 lb. bag.....	1.35
14. Finishing lime, ton.....	25.37
15. Finishing lime, 50 lbs.....	.75
16. Gypsum lath, per M sq. ft.....	24.00
17. Metal lath, 2.2 lb., painted diamond mesh, sq. yd.....	.30
18. Metal lath, 2.2 lb., galvanized, sq. yd.....	.30
19. Metal lath, 2.5 lb., painted diamond mesh, sq. yd.....	.334
20. Metal lath, 2.5 lb., galvanized, sq. yd.....	.34
21. Metal lath, 3.4 lb., painted diamond mesh, sq. yd.....	.357
22. Metal lath, 3.4 lb., galvanized, sq. yd.....	.38
23. Metal lath, 3.4 lb., 3/8" high rib painted, sq. yd.....	.37
24. Metal lath, corner bead expanded type, lin. ft.....	.052
25. Portland cement (standard paper bags), bbl.....	3.29
26. Portland cement (standard paper bags), 100 lb. bag.....	.82
27. Masonry mortar (paper sacks), bbl.....	2.84
28. Masonry mortar (paper sacks), 100 lb. bag.....	.72
29. Mason's hydrated lime, ton.....	20.87
30. Mason's hydrated lime, 50 lb. bag.....	.58
31. Waterproof cement (gray), bbl.....	3.86
32. Waterproof cement (gray), 94 lb. bag.....	.965
33. Clay drain tile, 3", ft.....	.064
34. Clay drain tile, 4", ft.....	.082
35. Clay drain tile, 6", ft.....	.157
36. Vitrified clay sewer pipe No. ISS-4", lin. ft.....	.215
37. Vitrified clay sewer pipe No. ISS-6", lin. ft.....	.265
38. Flue lining, 9 x 9, lin. ft.....	.434
39. Flue lining, 9 x 13, lin. ft.....	.633
40. Flue lining, 13 x 13, lin. ft.....	.834
41. Gypsum wallboard, 3/8", M sq. ft.....	40.00
42. Gypsum wallboard, 3/8", sq. ft.....	.045
43. Gypsum wallboard, sheathing, 1/2", M sq. ft.....	41.50
44. Gypsum wallboard, sheathing, 1/2", sq. ft.....	.045
45. Asphalt roofing, 90 lb., mineral surface, roll.....	2.93
46. Asphalt or tarred felt, 15 lb., roll.....	2.81
47. Asphalt or tarred felt, 30 lb., roll.....	2.81
48. Asphalt shingles, 210 lb. (3 in 1) thickbutt, sq.....	6.39
49. Asphalt shingles, 154 lb. (2 tab) hexagon, sq.....	5.50
50. Fibre insulation board, 1/2", standard lath and board, M sq. ft.....	53.75
51. Fibre insulation board, 1/2", standard lath and board, sq. ft.....	.055
52. Fibre insulation board, 25/32", asphalt sheathing, M sq. ft.....	83.20

53. Fibre insulation board, 25/32", asphalt sheathing, sq. ft.....	\$0.085
54. Asbestos cement siding, 12 x 24 x 27", standard colors, sq.....	9.04
55. Standard density synthetic fibre board, 3/16" (4 x 8), M sq. ft.....	45.00
56. Hard density synthetic fibre board, 1/8", tempered (standard size), M sq. ft.....	86.00
57. Hard density synthetic fibre board, 1/8", tempered (standard size), sq. ft.....	.086
58. Thermal insulation blankets (paper backed), medium, M sq. ft.....	49.00
59. Thermal insulation blankets (paper backed), thick, M sq. ft.....	65.00
60. Thermal insulation batts (paper backed), 2" thick, M sq. ft.....	49.00
61. Thermal insulation batts (paper backed), full-thick, M sq. ft.....	65.00
62. Thermal insulation loose in bags (plain), 40-lb. bag.....	1.25
63. Thermal insulation loose in bags (modulated), 40-lb. bag.....	1.50

The maximum prices for gypsum partition block and gypsum hollow tile shall be determined as follows:

The reseller shall increase the price listed in the area order by the percentage by which the reseller's cost of acquisition has been increased by reason of the increase granted manufacturers by Amendment No. 49 to Order No. 1 under MPR 592.

The above prices are delivered prices within a radius of ten miles from the seller's nearest place of business. All customary discounts, allowances and differentials shall be preserved. Base Period delivery charges outside the above free delivery zone may be continued.

Opinion Accompanying Amendment 2 to Adopting Order 50 Under Basic Order 1 as Amended Under General Order 68 as Amended

The accompanying amendment gives effect to manufacturers' increases that have been granted on the items for which maximum prices are fixed by this order, up to the date of the schedule attached to this amendment, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. The schedule attached to this amendment and made a part of the order supersedes all previous schedules. This amendment does, however, supersede Supplementary Order 179 relating to increased freight on certain commodities.

[F. R. Doc. 46-20258; Filed, Nov. 12, 1946; 8:57 a. m.]

[Atlanta Order G-7 Under Gen. Order 68]

HARD BUILDING MATERIALS IN ATLANTA, GA., DISTRICT

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Atlanta, Georgia, District Office, Region IV, of the Office of Price Administration, by General Order No. 68, issued by the Administrator of the Office of Price Administration in Region IV, Delegation Order No. 93, issued November 5, 1945, it is hereby ordered:

SECTION 1. What this order covers. This order covers all retail sales by any seller of the commodities specified in Table 1 when sold to a purchaser whose place of business or receiving point for purpose of delivery is located in Bartow, Catoosa, Chattooga, Cherokee, Dade, Dawson, Fannin, Floyd, Forsyth, Gilmer, Gordon, Murray, Paulding, Pickens,

Walker, Whitfield, Counties, Georgia. This order does not apply to sales made to any person who customarily resells more than 10% of his purchases of the commodities specified herein through "retail sales".

SEC. 2. Definition of retail sales. For the purpose of this order, a retail sale means a sale to an ultimate user, including, among others, commercial users, industrial users, and contractors.

SEC. 3. Description of items covered by this order. This order covers the list of "hard building materials" set forth in the annexed tables, including, among other things, clay building brick, concrete blocks, concrete brick, sand, crushed stone, lime, cement, plaster, roofing materials, siding, insulation materials, wallboard, hard boards, gypsum board and related items.

SEC. 4. Related to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order.

SEC. 5. Maximum prices. The maximum prices for building materials covered by this order are set forth in Table 1 which is annexed to and made a part of this order.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of Table 1 which lists maximum prices fixed by this order in each of his places of business in Bartow, Catoosa, Chattooga, Cherokee, Dade, Dawson, Fannin, Floyd, Forsyth, Gilmer, Gordon, Murray, Paulding, Pickens, Walker, Whitfield, Counties, Georgia, in a manner easily accessible to all purchasers.

SEC. 7. Sales slips and records. Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer, such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name, and address of the seller, the description of each item sold, and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least six months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$10.00 or more each seller, regardless of previous custom must keep records showing at least the following:

1. Name and address of buyer.
2. Date of transaction.
3. Place of delivery.
4. Complete description of each item sold and price charged.

SEC. 8. Amendment. This order may be amended or revoked at any time by the Office of Price Administration.

SEC. 9. Applicability. (a) This section is applicable only when the amendment or order which grants your supplier an increase in his maximum price provides that all resellers, including those subject to area orders issued under Gen-

eral Order No. 68, may increase their prices for the commodities in question.

Maximum price. (b) You may increase the price listed in this order by the amount permitted for resellers by the amendment or order increasing your supplier's maximum price. You may do this, however, only if the effective date of the action increasing your supplier's maximum price is later than the date on the price list contained in Table 1 of this order. Thus, if your supplier's maximum price for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order will supersede the increase previously granted you by the amendment or order increasing your supplier's price. For the purpose of this section a provision is being added to Table 1 stating the date through which such table reflects all increases in your supplier's maximum price.

This Order G-7 shall become effective November 4, 1946.

Issued October 29, 1946.

THOMAS C. DICKSON,
Acting District Director.

TABLE 1

All maximum prices contained herein are maximum prices delivered job site unless otherwise specified.

The maximum prices provided herein reflect all increases in your supplier's maximum prices on any of the listed items through October 15, 1946, and you may not increase the prices listed in this table to reflect any increase in your supplier's maximum price which occurred prior to this date.

This order reflects the increases in maximum prices permitted by Supplementary Order No. 172 (Modification of Resellers' Maximum Prices Established under General Order No. 68, Certain Building and Construction Materials). Accordingly, this revised order supersedes that supplementary order and the maximum prices established by this amendment cannot be increased under that supplementary order.

Section	Item	Maximum price
1	Asphalt: Per ton	\$38.00
2	Cement, Atlas white: Per sack (100 lbs.)	2.65
3	Cement, high early: Per sack	1.35
4	Cement, Keene's: Per sack (100 lbs.)	2.65
5	Cement, Magnolia: 1-3 sacks, per sack	.75
6	Cement, Portland (other than white):	
	1-3 sacks, per sack	.90
	Per barrel (4 sacks)	3.50
7	Felt: 15- and 20-lb	2.90
8	Gypsum board:	
	3/4" gypsum board, per M sq. ft.	45.00
	3/4" gypsum lath (plain or perforated) per M sq. ft.	30.00
9	Insulating board, 1/2": 4 x 8', per M sq. ft.	59.25
10	Lime, finishing: 1-3 sacks (50 lbs.)	.85
11	Lime, hydrated: Per sack (50 lbs.)	.60
12	Plaster, moulding or gauging: Per sack (100 lbs.)	1.95
13	Plaster, wallhard: Per sack (100 lbs.)	1.45
14	Rock wool: Batts, per M sq. ft.	75.00
15	Roofing, rolled (asphalt):	
	55-lb., per roll	22.60
	65-lb., per roll	22.80
	90-lb. (mineral surface) per roll	33.00
16	Shingles, asphalt:	
	167-lb. 1 1/2 hex strip shingles, per sq.	5.15
	210-lb., 3 in 1 strip shingles, per sq.	6.30
17	Siding, asphalt: roll brick, per sq.	4.10
18	Siding, asbestos:	
	White, per sq.	8.90
	Grey, per sq.	8.25
19	Wallboard, pulp or fibered (except Upson and Kenmore) 3/8" per M sq. ft.	42.65

Opinion Accompanying Order No. G-7 Under General Order No. 68

On the 28th day of October, 1946, this office issued Order No. G-7 under General Order 68 establishing retail prices for certain hard building materials listed therein. This office covers an area in northwest Georgia composed of seven-teen counties.

The prices contained in the order were computed from information gathered over that area and are based on base period prices plus increases given to manufacturers during the last few months.

The order contains an automatic adjustment provision for items which are increased at the manufacturer's level which automatic increase may be used by retailers until such time as an amendment is issued changing the prices of such items.

The prices contained in the order are generally fair and equitable and effectuate the purposes of the Emergency Price Control Act of 1942 as amended.

[F. R. Doc. 46-20260; Filed, Nov. 12, 1946; 8:45 a. m.]

[Philadelphia Adopting Order 46 Under Basic Order 1 Under Gen. Order 68, Amdt. 2]

BUILDING AND CONSTRUCTION MATERIALS IN BERKS, LEHIGH, AND NORTHAMPTON COUNTIES, PA., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Philadelphia District Office, *It is hereby ordered:*

1. Adopting Order No. 46, as amended, under Basic Order No. 1, as amended, under General Order 68, as amended, is hereby further amended by substituting the following heading in the schedule annexed thereto and made part thereof and known as Schedule of August 29, 1946:

Maximum yard and delivered prices¹ to purchasers for resale on an installed basis (this includes contractors) and to ultimate users (this includes consumers).

Delivered *Yard*
in place of:

Maximum delivery prices¹ to purchasers for resale on an installed basis (this includes contractors):

2. Except as hereby amended, Adopting Order No. 46, as amended, under Basic Order No. 1, as amended, under General Order 68, as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 4th day of November 1946.

FRANK J. LOFTUS,
District Director.

Opinion Accompanying Amendment No. 2 to Adopting Order No. 46 Under Basic Order No. 1, as Amended, Under General Order No. 68, as Amended

An examination of the schedule attached to Adopting Order No. 46 under Basic Order No. 1, as amended, under General Order No. 68, as amended, discloses that the heading:

Maximum delivery prices¹ to purchasers for resale on an installed basis (this includes contractors): ¹Maximum yard prices to ultimate users (this includes consumers)

should properly read:

Maximum yard and delivered prices¹ to purchasers for resale on an installed basis (this includes contractors) and to ultimate users (this includes consumers)

Delivered *Yard*
and the accompanying amendment is therefore issued to give effect to this change. Except as amended aforesaid, the schedule shall remain in full force and effect. This amendment does not, however, supersede Supplementary Order 179 relating to increased freight on certain commodities.

[F. R. Doc. 46-20314; Filed, Nov. 13, 1946; 8:50 a. m.]

[District of Columbia Adopting Order 57 Under Basic Order 1, Under General Order 68]

BUILDING AND CONSTRUCTION MATERIALS IN WASHINGTON, D. C., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, District of Columbia District Office, *It is hereby ordered:*

1. Adopting Order No. 57 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, is hereby further amended by substituting for the schedule attached to said order as amended, the annexed schedule known as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order, supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 57 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 1st day of October 1946.

VINCENT A. HOLMES,
District Director.

REVISED SCHEDULE OF AUGUST 29, 1946

TABLE I—DELIVERED PRICES FOR LARGE QUANTITY SALES AND SALES TO CONTRACTORS

The prices listed below apply on all sales to contractors (defined in accordance with each seller's practices of defining this class of purchaser in March 1942), on sales to all others in Full or Mixed truckloads, and on all sales of insulation in lots of 1,500 square feet or more. Prices include delivery in the Washington, D. C. trading area.

Item	Unit	Price	Price for shipments originating in Alexandria, Va., sales yards	Cash discount
Plaster:				
Hardwall	Ton	\$16.95	\$17.90	5%
Gauging	do.	26.45	27.40	5%
Moulding	do.	26.45	27.40	5%
Bonding	do.	19.45	20.40	5%
Keene's cement	do.	33.00	25.00	5%
Finishing lime	do.	19.60	19.88	5%
Gypsum lath, 3/8"	M sq. ft.	25.25	25.75	5%
Metal lath:				
2.5-lb. painted diam. mesh	sq. yd.	.245	.245	5%
2.5-lb. galvanized	Sq. yd.	.28	.28	5%
3.4-lb. painted diam. mesh	Sq. yd.	.29	.29	5%
3.4-lb. galvanized	Sq. yd.	.33	.33	5%
2.75-lb. flat rib painted diamond mesh	Sq. yd.	.275	.275	5%
3.4-lb. 3/8" high rib painted diamond mesh	Sq. yd.	.305	.305	5%
Corner bead, expanded type	Lin. ft.	.04	.04	5%
Portland cement, st'd (paper bags)	Barrel	2.70	2.81	\$0.10 bbl.
Portland cement, st'd (cloth bags)	Barrel	3.01	3.06	\$0.10 bbl.
Masonry mortar (paper bags)	Barrel	2.05	2.11	\$0.10 bbl.
Block-set mortar	Ton	17.41	18.36	5%
Waterproof cement (gray)	Barrel	3.50	3.61	\$0.10 bbl.
Mason's hydrated lime	Ton	15.68	15.68	5%
Gypsum block-partition 3" hollow	Sq. ft.	.08	.08	
Gypsum block-partition 4" hollow	Sq. ft.	.10	.10	
Gypsum block-partition 6" hollow	Sq. ft.	.18	.18	
Clay drain tile:				
3 inches	Feet	.065	.065	Continue March 1942 practice but give at least 2%.
4 inches	Feet	.092	.092	
6 inches	Feet	.15	.15	
Flue lining:				
9 x 9	Feet	.285	.285	
9 x 13	Feet	.41	.41	
13 x 13	Feet	.545	.545	
Thermal insulation batts:				
Semithick	M sq. ft.	42.50	42.50	2%
Full thick	M sq. ft.	55.00	55.00	2%

TABLE II—PRICES FOR LESS-THAN TRUCKLOAD SALES TO PERSONS OTHER THAN CONTRACTORS

The prices listed below under "Medium Quantity Sales" apply to all less-than truckload sales to persons other than contractors, except that they shall apply in installation sales only in lots of between 750-1,499 square feet, and they shall not apply to "small quantity sales." Prices listed under "small quantity sales" shall apply to all sales, other than those to contractors, within the specified quantities.

Item	Unit	Medium quantity sales		Quantity to which this price applies	Small quantity sales	
		Delivered price	Pick-up price		Delivered price	Pick-up price
Plaster:						
Hardwall	100-pound bag	\$1.00	\$0.95	1-3 bags, inclusive.	\$1.12	\$1.07
Gauging	do.	1.50	1.40	do.	1.59	1.54
Moulding	do.	1.50	1.40	do.	1.59	1.54
Keene's cement	do.	2.10	2.00	do.	2.39	2.34
Finishing lime	50-pound bag	.67	.615	1-7 bags, inclusive.	.74	.705
Gypsum lath, 3/8"	32 square foot bundles.	1.00	.94	1-4 bundles, inclusive.	1.215	1.215
Metal lath, 2.5-lb., painted diamond mesh.	Square yard	.28	.28	1-9 pieces, inclusive.	.31	.31
Metal lath, 2.5-lb., galvanized	do.	.31	.31	do.	.345	.345
Metal lath, 3.4-lb., painted diamond mesh.	do.	.335	.335	do.	.37	.37
Metal lath, 3.4-lb., galvanized	do.	.375	.375	do.	.415	.415
Metal lath, 2.75-lb., flat rib painted diamond mesh.	do.	.31	.31	do.	.34	.34
Metal lath, 3.4-lb., 3/8" high rib, painted diamond mesh.	do.	.355	.355	do.	.39	.39
Metal lath, corner bead, expanded type.	Linear foot	.048	.048	do.	.048	.048
Portland cement, st'd (paper bags).	94-pound bag	.815	.745	1-3 bags, inclusive.	.885	.745
Portland cement, standard (cloth bags).	do.	.865	.815	do.		
Masonry mortar (paper bag)	60-70-pound bag	.665	.565	1-3 bags, inclusive.	.785	.745
Block-set mortar	100-pound bag	1.02	.975	do.	1.14	1.09
Waterproof cement (gray)	94-pound bag	1.02	.965	do.	1.12	1.07
Mason's hydrated lime	50-pound bag	.615	.56	1-7 bags, inclusive.	.615	.56
Gypsum block-partition, 3" hollow	Sq. foot	.08	.08	do.		
Gypsum block-partition, 4" hollow	Sq. foot	.10	.10	do.		
Gypsum block-partition, 6" hollow	Sq. foot	.18	.18	do.		
Clay drain tile:						
3-inch	Foot	.065	.065	1-29 feet, inclusive	.069	.069
4-inch	do.	.092	.092	do.	.095	.095
6-inch	do.	.15	.15	do.	.15	.15
Flue lining:						
9 x 9	do.	.285	.285	do.	.34	.34
9 x 13	do.	.41	.41	do.	.52	.52
13 x 13	do.	.545	.545	do.	.66	.66
Thermal insulation batts, semithick.	Sq. foot	.054	.054	150-749 sq. ft.	.06	.06

Opinion Accompanying Amendment 1 to Adopting Order 57 Under Basic Order 1 as Amended, Under General Order 68 as Amended

The accompanying amendment gives effect to manufacturer's increases that have been granted on the items for which maximum prices are fixed by this order, up to the date of the schedule attached to this amendment, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended. The schedule attached to this amendment and made a part of the order supersedes all previous schedules. This amendment does not, however, supersede Supplementary Order 179 relating to increased freight or certain commodities.

[F. R. Doc. 46-20321; Filed, Nov. 13, 1946; 8:46 a. m.]

[Nashville Order G-1 Under MPR 592]

CONCRETE MASONRY UNITS IN NASHVILLE, TENN., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Nashville District Office, Region IV, of the Office of Price Administration by Revised Delegation Order No. 102, issued September 25, 1946, by the Regional Administrator, Region IV, it is hereby ordered:

SECTION 1. *What this order does.* This order establishes maximum prices for all sales of concrete masonry units specifically described in Appendix A, which conform to specifications in Appendix B and C when such sales are made in the area covered by the Nashville District Office, which includes the following listed counties: Anderson, Bledsoe, Blount, Bradley, Campbell, Cannon, Carter, Cheatham, Clairborne, Clay, Cocke, Cumberland, Davidson, DeKalb, Fentress, Grainger, Greene, Hamblen, Hamilton, Hancock, Hawkins, Jackson, Jefferson, Johnson, Knox, Loudon, McMinn, Macon, Meigs, Monroe, Morgan, Overton, Pickett, Polk, Putnam, Rhea, Roane, Robertson, Rutherford, Scott, Sequatchie, Sevier, Smith, Sullivan, Sumner, Trousdale, Union, Van Buren, Warren, Washington, White, Williamson, Wilson all in the State of Tennessee and under the jurisdiction of the Nashville District Office, and in addition thereto that portion of Washington County, Virginia, which lies within the city limits of Bristol, Virginia.

SEC. 2. *Definition of "sales".* The term "sale", as used in this order, means any sale of concrete masonry units to a building contractor or other ultimate users.

SEC. 3. *Maximum prices.* Maximum prices for concrete masonry units are those set forth in Appendix A, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations hereinafter set forth.

SEC. 4. *Specifications.* Specifications for concrete masonry units are those set

forth in Appendix B and C which are specifically made a part of this order.

SEC. 5. Terms of sale. All concrete masonry units shall be sold at prices established in Appendix A, subject to the followings terms of sale:

(a) *Discount terms.* Maximum prices f. o. b. the plant are subject to a cash discount of 2% for ten (10) days.

(b) *Delivery charges.* The following delivery charges may be added to all sales of concrete masonry units f. o. b. the plant:

(1) *Common or contract carrier.* The actual cost of transportation not to exceed legally established maximum prices by common or contract carrier may be added.

(2) *Private trucks.* The following amounts may be added for transportation by any truck owned or controlled by the seller:

(a) For distances up to and including ten (10) miles, 60¢ per 1,000 pounds of estimated weight.

(b) For distances over ten (10) up to and including twenty (20) miles, 80¢ per 1,000 pounds of estimated weight.

(c) For all distances over twenty (20) miles, the seller may charge at the legally established common or contract carrier rate for the most similar haul or \$1.20 per 1,000 pounds of estimated weight, whichever is the greater.

(3) *Minimum delivery charges.* For delivery of a complete order of concrete masonry units the estimated weight of which is less than 2,500 pounds; minimum charges may be added as follows:

(1) For distances up to and including ten (10) miles—\$1.50.

(2) For distances over ten (10) up to and including twenty (20) miles—\$2.00.

(3) For distances over twenty (20) up to and including thirty (30) miles—\$2.50.

"Distances" as used in this section, means the distance from the plant to the point of destination as measured by the most direct route. No addition may be made for the return trip.

"Weights", as used in this order, shall be the weights computed by the use of estimated weights as shown in Appendix A of this order.

SEC. 6. Invoicing and record keeping provisions. (a) Each seller covered by this order is required to furnish each purchaser with an invoice at the time of such sale which invoice shall contain the following information:

(1) Name and address of purchaser and place of delivery, if different from purchaser's address.

(2) A description of the concrete masonry units sold, setting forth the size, unit price, grade and specifications of such masonry units as contained in Appendix A and B and C of this order.

(3) The quantity of concrete masonry units sold.

(4) The amount of discount allowed for payment within ten days.

(5) Transportation charges separately stated on invoice.

(6) Where an invoice for the sale of concrete masonry units does not contain a sufficiently complete description to show that the price appearing on its face is within the maximum prices fixed by this order, the maximum price applicable to such sale shall be

the maximum price of the lowest priced masonry unit under this order to which the incomplete description could apply. In the absence of any description, the maximum price shall be the lowest price that can be computed under this order.

(b) Each seller is required to keep a duplicate of all invoices of sales made by him at his place of business and make such invoices available for inspection by the Office of Price Administration during his legal hours of business.

(c) Each seller making sales subject to this order shall, if requested by any purchaser of concrete masonry units, make available to such purchaser for inspection a copy of this order.

(d) Each seller is required to keep a duplicate report of all tests at his place of business, showing that masonry units have been officially sampled and tested and make such test reports available for inspection by the Office of Price Administration during his legal hours of business.

SEC. 7. Enforcement. (a) Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

(b) Persons who have any evidence of any violations of this order are urged to communicate with the Nashville District Office of the Office of Price Administration.

This order may be amended, modified, or revoked at any time by the Office of Price Administration.

This order shall become effective October 29, 1946.

Issued at Nashville, Tennessee, this 28th day of October, 1946.

CARSON VAUGHAN,
District Director

APPENDIX A

Maximum prices per unit for any quantity sale of concrete blocks f. o. b. plant when sold in the area covered by the Nashville District Office:

Nominal size (inches)	Estimated weight for delivery purposes only (pounds)	Contents (cubic inches) (over-all)	Load bearing		Nonload bearing and/or untested
			Grade A	Grade B	
4 x 8 x 6	8	192	\$0.06	\$0.05	\$0.04
8 x 8 x 4	10	256	.07	.06	.05
6 x 8 x 6	12	288	.09	.07	.06
4 x 6 x 12	12	288	.09	.07	.06
4 x 8 x 12	16	384	.11	.09	.07
8 x 8 x 6	16	384	.11	.09	.07
4 x 8 x 16	22	512	.13	.11	.09
8 x 8 x 8	22	512	.13	.11	.09
6 x 8 x 12	25	576	.14	.12	.10
6 x 8 x 16	35	768	.17	.15	.13
8 x 8 x 12	35	768	.17	.15	.13
12 x 6 x 12	38	864	.19	.17	.14
8 x 8 x 14	40	896	.20	.18	.15
8 x 8 x 16	45	1,024	.22	.20	.17
12 x 8 x 12	50	1,152	.25	.23	.19
12 x 8 x 16	70	1,536	.33	.31	.27

Maximum prices for sizes not listed but which result in a cubic inch content identical with a listed size must not exceed the maximum price for the listed size.

Maximum prices for sizes not listed but which result in a cubic inch content other than shown hereon must not exceed the maximum price for the next lower cubic

inch content listed. Maximum prices listed are for plain concrete blocks.

The following additions may be made where these operations are included in the finished product:

For rock, brick, or panel face blocks, add 1¢ each.
For corner, jamb and sash blocks, add 1¢ each.
Where special shapes and specifications are involved, manufacturers must conform to provisions of OPA Regulations 592 for individual pricing by application.

Concrete building brick specifications set forth in Appendix C

Maximum prices for 1,000 for any quantity sale of concrete building block f. o. b. plant when sold in the area covered by the Nashville District Office:

Nominal size (inches)	Contents cubic inch (over-all)	Grade A	Grade B
2 1/4 x 3 3/4 x 8	67 1/2	\$25	\$20

APPENDIX B

Specifications covering concrete blocks when sold in the Nashville District. Standard specifications of the American Society of Testing Materials as hereinafter set forth are specifically made a part of this order for:

Load Bearing Blocks
(A. S. T. M. C90-44)

Scope. These specifications cover hollow load-bearing concrete masonry wall units made from portland cement and suitable aggregates such as sand, gravel, crushed stone, bituminous or anthracite cinders, burned clay or shale, and blast-furnace slag.

Note: When a particular surface texture, finish, or uniformity of color is desired, these features should be specified separately by the purchaser.

Cinder aggregate. The combustible content present in cinder aggregate shall not exceed 35 percent of the weight of the aggregate.

Physical requirements. At the time of delivery to the site of the work, the units shall conform to the physical requirements prescribed in table I.

TABLE I—PHYSICAL REQUIREMENTS

Minimum face shell thickness (inches)	Compressive strength, min., psi. water absorption (average gross area) max., lb. per cu. ft.		Moisture content, max., percent	
	Average of 5 units	Individual unit	Average of 5 units	Average of 5 units
1 1/4 or over:				
Grade A 1	1,000	800	15	40
Grade B 2	700	600	15	40
Under 1 1/4 and over 3/4 3	1,000	800	15	40

1 For use in exterior walls below grade, and for unprotected exterior walls above grade.

2 For general use above where protected from the weather with two coats of portland cement paint or other satisfactory waterproofing treatment approved by the purchaser.

3 For purpose of this order, such concrete blocks shall be considered the equivalent of Grade A.

Permissible variations in dimensions. No over-all dimension shall vary more than 3 percent over or under the specified dimension for any form of unit.

Visual inspection. (a) All units shall be sound and free from cracks or other defects that would interfere with the proper placing of the unit or impair the strength or permanence of the construction.

(b) Units that are intended to serve as a base for plaster or stucco shall have a sufficiently rough surface to afford good bond.

Sampling and testing. (a) The purchaser or his authorized representative shall be accorded proper facilities to inspect and sample the units at the place of manufacture from the lots ready for delivery.

At least ten (10) days should be allowed for completion of the tests.

(b) Units shall be sampled and tested in accordance with the standard methods of sampling and testing concrete masonry units (A. S. T. M. designation: C 140) of the American Society for Testing Materials.

Rejection. In case the shipment fails to conform to the requirements, the manufacturer may sort it, and new specimens shall be selected by the purchaser from the retained lot and tested at the expense of the manufacturer. In case the second set of specimens fail to conform to the test requirements, the entire lot shall be rejected.

Expense of tests. Except as specified in section 7 and unless otherwise agreed (see note) the expense of inspection and testing shall be borne by the purchaser.

Note: For the purpose of this order, the expense of test or tests to determine grade of blocks in their application to this order shall be borne by the seller.

Non-load bearing blocks A. S. T. M. C149-39

Scope. These specifications cover hollow non-load-bearing concrete masonry wall units made from portland cement and suitable aggregates such as sand, gravel, crushed stone, bituminous or anthracite cinders, burned clay or shale, and blast furnace slag.

NOTE: When a particular surface texture, finish, or uniformity of color is desired, these features should be specified separately by the purchaser.

Cinder aggregate. The combustible content present in cinder aggregate shall not exceed 35 percent of the weight of the aggregate.

Physical requirements. At the time of delivery to the site of the work, the units shall conform to the physical requirements prescribed in Table I.

Dimensions and permissible variations. (a) Minimum face shell thickness shall be not less than $\frac{1}{8}$ in.

(b) No over-all dimension shall vary more than 3 percent over or under the specified dimension for any form of unit.

Visual inspection. (a) All units shall be sound and free from cracks or other defects that would interfere with the proper placing of the unit.

(b) Units that are intended to serve as a base for plaster or stucco shall have a sufficiently rough surface to afford good bond.

APPENDIX C

Specifications covering concrete building brick when sold in the Nashville District.

Standard specifications of the American Society for Testing Materials as hereinafter set forth are specifically made a part of this order for:

Concrete Building Brick

(A. S. T. M. C55-37)

Scope. (a) These specifications cover concrete building brick manufactured from a mixture of portland cement and suitable aggregates such as sand, gravel, crushed stone, bituminous or anthracite cinders, burned clay or shale, or blast-furnace slag, and intended for use in brick masonry. Two grades of brick are covered:

Grade A: Brick intended for use where exposed to temperature below freezing in the presence of moisture.

Grade B: Brick intended for use as back-up or interior masonry.

(b) When brick is required having strength greater than prescribed by these specifications, the purchaser should specify the desired minimum compressive strength.

(c) If brick having a particular color, texture, finish, or uniformity is desired, these features should be specified separately by the purchaser.

Physical properties. (a) The brick shall conform to the physical requirements for the grade specified, as prescribed in Table I.

TABLE I—PHYSICAL REQUIREMENTS

Designation	Minimum compressive strength (brick flatwise), psi., average gross area		Minimum modulus of rupture (brick flatwise), psi., average gross area	
	Average of 5 brick	Individual	Average of 5 brick	Individual
Grade A.....	2,500	2,000	450	300
Grade B.....	1,250	1,000	300	200

(b) Unless otherwise specified by the purchaser, brick of Grade A shall be accepted in lieu of Grade B.

Size.—Brick shall conform to the following dimensions:

	Dimensions, in.	Permissible variations, in.
Depth.....	2 $\frac{3}{4}$	$\frac{1}{16}$
Width.....	3 $\frac{3}{4}$	$\frac{1}{16}$
Length.....	8	$\frac{1}{4}$

Visual inspection. Brick shall pass a visual inspection for freedom from cracks and irregularity.

Sampling and testing. (a) For purpose of tests, brick that is representative of the commercial product shall be selected by a competent person appointed by the purchaser, the place or places of selection to be designated when the purchase order is placed. The manufacturer or the seller shall furnish specimens for tests without charge.

(b) The brick shall be sampled and tested in accordance with the Standard Methods of Sampling and Testing Brick (A. S. T. M. Designation C67) of the American Society for Testing Materials.

TABLE I—PHYSICAL REQUIREMENTS

	Compressive strength, min., psi. (Average cross area)	Moisture content, max., per cent of total absorption
Average of 5 units 350	Individual unit 300	Average of 5 units 40

Sampling and testing. (a) The purchaser or his authorized representative shall be accorded proper facilities to inspect and sample the units at the place of manufacture from the lots ready for delivery. At least ten (10) days should be allowed for completion of the tests.

(b) Units shall be sampled and tested in accordance with the Standard Method of Sampling and Testing Concrete Masonry Units (A. S. T. M. Designation: C140) of the American Society for Testing Materials.

Rejection. In case the shipment fails to conform to the requirements, the manufacturer may sort it, and new specimens shall be selected by the purchaser from the retained lot and tested at the expense of the manufacturer. In case the second set of specimens fail to conform to the test requirements, the entire lot shall be rejected.

Expense of tests. Except as specified in section 7, and unless otherwise agreed (see note), the expense of inspection and testing shall be borne by the purchaser.

NOTE: For the purpose of this order, the expense of test or tests to determine the grades of blocks in their application to this order shall be borne by the seller.

NOTE: For the purpose of his order any concrete block failing to qualify under tests as grade A or grade B or any concrete block that has not been submitted to a test shall be classified as an "untested" block.

Sampling and Testing

A. S. T. M. C140-39

Number of specimens. For the strength, absorption and moisture content determinations, 10 individual units shall be selected from each lot of 10,000 units or fraction thereof and 20 individual units from each lot of more than 10,000 and less than 100,000 units. For lots more than 100,000 units, 10 individual units shall be selected from each 50,000 units or fraction thereof contained in the lot. In no case shall less than 10 units be taken.

Additional specimens may be taken at the discretion of the purchaser.

Opinion Accompanying Order No. G-1 Under Section 23 of Maximum Price Regulation No. 592

The accompanying order is issued pursuant to the authority contained in section 23 of Maximum Price Regulation No. 592 and delegated to the District Director of the Nashville District Office, Region IV, Office of Price Administration by Revised Regional Delegation Order No. 102.

The order establishes maximum prices for sales of concrete masonry units to a building contractor or other ultimate user. These prices together with the description of the various grades and sizes and additional charges are set out in the Appendix A attached to and made a part of the order. Specifications are set in Appendixes B and C which are attached to and made a part of the order. These prices apply to all sales made in the counties of Anderson, Bledsoe, Blount, Bradley, Campbell, Cannon, Carter, Cheatham, Claiborne, Clay, Cocke, Cumberland, Davidson, DeKalb, Fentress, Grainger, Greene, Hamblen, Hamilton, Hancock, Hawkins, Jackson, Jefferson, Johnson, Knox, Loudon, McMinn, Macon, Meigs, Monroe, Morgan, Overton, Pickett, Polk, Putnam, Rhea, Roane, Robertson, Rutherford, Scott, Sequatchie, Sevier, Smith, Sullivan, Sumner, Trousdale, Unicoi, Union, Van Buren, Warren, Washington, White, Williamson, Wilson, all in the State of Tennessee and under the jurisdiction of the Nashville District Office, and that portion of Washington County, Virginia,

which lies within the city limits of Bristol, Virginia.

Preparatory to issuing this order a survey was made by the Commodity Section of the Nashville District Office through questionnaires sent to all manufacturers of concrete masonry units in the area. The Memphis District Commodity Specialists spent two days in the Nashville District Office in connection with a State-wide survey of prices. Several trade meetings were held with representatives of manufacturers of concrete masonry units and their recommendations and suggestions have been given consideration in the preparation of this order. Conferences were held with the Enforcement Sections of the Nashville and Memphis District offices and they have approved the entire order. Information secured from all these sources revealed a wide variance of prices, and it was determined to issue an area order that would level this price scale and establish an equitable price for concrete masonry units manufactured in this area. This is expedient because of increases in and the scarcity of some of the materials entering into the manufacture of these commodities.

Specifications listed in Appendixes B and C are based upon American Society for testing materials provisions for concrete masonry units. These specifications have been in effect since 1937 and are recognized in the trade as standard.

This order will effectuate the purposes of the Emergency Price Control Act of 1942 as amended.

[F. R. Doc. 46-20259; Filed, Nov. 12, 1946; 8:57 a. m.]

[Region III Order G-5 Under Rev. Gen. Order 65]

SHORTLEAF YELLOW PINE LUMBER AND LUMBER PRODUCTS IN CLEVELAND REGION

Pursuant to the provisions of Revised General Order No. 65 and of Regional Basic Order No. 1-B under Revised General Order No. 65, this order is issued:

SECTION 1. What this order does. This adopting order establishes dollars-and-cents maximum prices for "retail-type" sales of the items of the Shortleaf Yellow Pine lumber and lumber products listed in the accompanying price sheets when sold out of distribution yard stock by lumber distribution yards located in Zone 5.

SEC. 2. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B under Revised General Order No. 65, consistent with this Adopting Order No. G-5 are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

SEC. 3. Maximum prices—(a) Price sheets. The maximum prices for sales of the items covered by this order shall be those set forth in the accompanying price sheets which are annexed to and made a part of this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery practices and charges.* The prices established by this order include delivery within a radius of twenty-five miles of the seller's place of business. For delivery more than twenty-five miles from the seller's place of business, an additional charge of not more than ten cents (\$0.10) per one thousand board feet may be made for each mile, or fraction thereof, by which the point of delivery exceeds twenty-five miles from the seller's place of business. No additional charge shall be made for the return trip. If the buyer chooses to make his own delivery, no reduction in price need be made.

(c) *Discounts.* Sellers shall maintain cash discount practices which are at least as favorable to purchasers as were those offered by such sellers in August, 1941. Such cash discount practices shall be applied to all maximum prices established by this order, regardless of whether the seller sold the particular item in August, 1941. For the purposes of this subsection, no discount of more than two percent (2%) shall be considered a cash discount.

SEC. 4. Adjustment. The maximum prices established by this order include all adjustments granted to sellers subject to area orders by the Office of Price Administration through October 15, 1946. (Refer to section 6 (b) of Basic Order No. 1-B.)

SEC. 5. Area covered. For the purposes of this order, Zone 5 consists of the following areas:

(a) *Michigan.* (i) Genesee County except the cities (or towns) of Clio, Davison, Flushing, Mt. Morris, Montrose, and Otisville; Kent County except the cities (or towns) of Kent City and Sand Lake; Muskegon County except the cities (or towns) of Bailey, Casnovia, Holton, Montague, and Whitehall; and Oakland County except the cities (or towns) of Lake Orion, Leonard, Oxford, Rochester, and Thomas.

(ii) The cities (or towns) of Ashley, Bannister, Ferrington, and Middleton in Gratiot County; Butternut, Carson City, Gowan, Greenville, North Greenville, Sheridan, and Vickeryville in Montcalm County.

(iii) The Counties of Allegan, Barry, Berrien, Branch, Calhoun, Cass, Clinton, Eaton, Hillsdale, Ingham, Ionia, Jackson, Kalamazoo, Lenawee, Livingston, Monroe, Ottawa, St. Joseph, Shiawassee, Van Buren, Washtenaw, and Wayne.

(b) *Ohio.* (i) Allen County except the cities (or towns) of Delphos, Elida, and Spencerville; Darke County except the town of Rossburg; Hancock County except the town of McComb; Huron County except the city of Bellevue; Seneca County except the towns of Flat Rock, Green Springs, Maple Grove, and Old Fort.

(ii) The cities (or towns) of Deshler, Hamler, Holgate, and New Bavaria in Henry County; Columbus Grove, Pandora, and Vaughnsville in Putnam County; Bloomdale, Galatea, Hoytville, and North Baltimore in Wood County.

(iii) The Counties of Adams, Ashland, Ashtabula, Athens, Auglaize, Belmont, Brown, Butler, Carroll, Champaign, Clark, Clermont, Clinton, Columbiana, Coshocton, Crawford, Cuyahoga, Dela-

ware, Fairfield, Fayette, Franklin, Gallia, Geauga, Green, Guernsey, Hardin, Harrison, Highland, Hocking, Holmes, Jackson, Jefferson, Knox, Lake, Licking, Logan, Lorain, Madison, Mahoning, Marion, Medina, Meigs, Miami, Monroe, Montgomery, Morgan, Morrow, Muskingum, Noble, Perry, Pickaway, Pike, Portage, Preble, Richland, Ross, Shelby, Stark, Summit, Trumbull, Tuscarawas, Union, Vinton, Warren, Washington, Wayne, and Wyandot.

(c) *Indiana.* All counties in Indiana, except Clark, Crawford, Dubois, Floyd, Gibson, Harrison, Lake, Perry, Pike, Posey, Spencer, Vanderburgh, and Warrick.

NOTE: Where individual communities are included in the foregoing area description, the maximum prices established by this order shall also apply to distribution yards near those communities which receive their lumber at sidings in those communities or at their own sidings at the same rate of freight as applies in those communities.

SEC. 6. Effective date. This order shall become effective October 31, 1946.

Issued: October 17, 1946.

J. F. KESSEL,
Regional Administrator.

SHORTLEAF YELLOW PINE

The prices in the following tables apply in the area specified in section 5 of this order. Size of sale is based on the total of all softwood lumber and hardwood flooring sold in one sale.

BOARDS

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried boards, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to thickness shown, on surfaced on 2 sides and tongue-and-grooved or ship lapped. No additions to these prices may be made for grade-marking, antistain treatment, or sale of specific lengths.

Nominal size	Thickness surfaced	Sales totaling over 1,000 feet			
		Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
1 x 2" and 1 x 3"	2 5/8" or 3/4"	\$81	\$77	\$66	\$55
1 x 4"		77	72	64	53
1 x 6" and 1 x 7"		78	76	66	55
1 x 8" and 1 x 9"		80	76	66	55
1 x 5" and 1 x 10"		82	78	68	57
1 x 11"		86	82	68	57
1 x 12"	93	84	70	58	
		Sales totaling 1,000 feet or less			
1 x 2" and 1 x 3"	2 5/8" or 3/4"	\$93	\$89	\$78	\$67
1 x 4"		89	84	76	65
1 x 6" and 1 x 7"		90	88	78	67
1 x 8" and 1 x 9"		92	88	78	67
1 x 5" and 1 x 10"		94	90	80	69
1 x 11"		98	94	80	69
1 x 12"	105	96	82	70	

Additions and deductions per 1,000 board feet

- Green, worked as above.*—From dry price for size and grade: Deduct \$5.
- Rough.*—From dry price above for grade and size: For rough dry, deduct \$1; for rough green, deduct \$6.
- Boards under 3/4" thickness, surfaced 1 side, any edge working, graded after complete working and sold "on grade."*—From the 2 5/8" surfaced dry price for width and grade deduct:

	If dry	If green
1 1/4"	\$4.00	\$9.00
5/8"	8.00	13.00
3/4"	12.00	17.00
1"	16.00	20.00
1 1/2"	19.00	24.00

4. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

5. *Workings.*—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."

6. *Delivery.*—For permitted additions for delivery, see section 3 (b) of this order.

7. *Other boards.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine boards not priced above.

DIMENSION

[Price table per 1,000 board feet]

Applies to air-dried and kiln-dried lumber, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to 1 5/8" thickness. No additions to these prices may be made for grade marking, antistain treatment, or because lumber is medium grain or dense.

Nominal size	Sales totaling over 1,000 feet—Lengths				
	4' or 6'	8', 10' or 12'	9' or 14'	16'	18' or 20'
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$63	\$75	\$76	\$78	\$80
2 x 5"	65	81	81	83	89
2 x 6"	62	76	77	78	81
2 x 8"	62	76	77	78	81
2 x 10"	66	84	84	86	92
2 x 12"	69	87	87	88	94
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	\$51	\$72	\$74	\$75	\$78
2 x 5"	58	74	73	73	79
2 x 6"	58	72	73	74	77
2 x 8"	60	73	75	75	79
2 x 10"	62	78	78	78	83
2 x 12"	63	78	79	81	86

Nominal size	Sales totaling 1,000 feet or less—Lengths				
	4' or 6'	8', 10' or 12'	9' or 14'	16'	18' or 20'
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$74	\$86	\$87	\$89	\$91
2 x 5"	76	92	92	94	100
2 x 6"	73	87	88	89	92
2 x 8"	73	87	88	89	92
2 x 10"	77	95	95	97	103
2 x 12"	80	98	98	99	105
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	\$72	\$83	\$85	\$86	\$89
2 x 5"	69	85	84	84	90
2 x 6"	69	83	84	85	88
2 x 8"	71	84	86	86	90
2 x 10"	73	89	89	89	94
2 x 12"	74	90	90	92	97

Additions and deductions per 1,000 board feet

- No. 3 grade.*—From No. 2 grade price for size: Deduct \$17.
- Green, worked as above.*—Maximum prices are the same as for air and kiln-dried lumber.
- Rough green or rough dry.*—From dry surfaced price for the same size and grade: Deduct \$2.
- Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings.*—For permitted additions for workings to customer's order, see price sheet "maximum milling and kiln-drying charges."
- Delivery.*—For permitted additions for delivery, see section 3 (b) of this order.
- Other dimension items.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine dimension not priced above.

PLANKS AND SMALL TIMBERS

[Price table per 1,000 board feet]

Applies to rough green lumber with no heart specification. No addition to these prices may be made for grade marking or anti-stain treatment.

Size	No. 2 dense, No. 2 medium grain, No. 2 common—lengths			No. 1 dense, sq. edge and sound M. G., No. 1 medium grain, square edge and sound, No. 1 common—lengths		
	8-20'	22'	24'	8-20'	22'	24'
Sales totaling over 1,000 board feet						
3 x 3" to 6 x 8"	\$78	\$90	\$97	\$81	\$93	\$100
Sales totaling 1,000 board feet or less						
3 x 3" to 6 x 8"	\$91	\$103	\$110	\$94	\$106	\$113
Dense structural, dense struc. S. E. & S., dense No. 1 struc., dense S. E. & S.—lengths						
Dense structural, dense struc. S. E. & S., dense No. 1 struc., dense S. E. & S.—lengths			Dense, select, structural—lengths			
8-20'			8-20'			
22'			22'			
24'			24'			
Sales totaling over 1,000 board feet						
3 x 3" to 6 x 8"	\$80	\$101	\$108	\$95	\$107	\$116
Sales totaling 1,000 board feet or less						
3 x 3" to 6 x 8"	\$102	\$114	\$121	\$108	\$120	\$129

Additions and deductions per 1,000 board feet

1. *Rough dry.*—To rough green price above for grade and length: For air dried, add \$2; for kiln dried, add \$6.
2. *Workings.*—To rough price for grade, length, and condition, when surfaced on 1, 2, 3, or 4 sides, tongue-and-grooved or shiplapped, add \$2; grooved on 2 edges, add \$5.
3. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
4. *Workings.*—For permitted additions for workings to customer's order, see price sheet "maximum milling and kiln drying charges."
5. *Delivery.*—For permitted additions for delivery, see section 3 (b) of this order.
6. *Other plank and timber items.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine planks and timbers not priced above.

FLOORING

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, worked to 1" x 3" or 1" x 4" flooring, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Heart and grain specifications	Sales totaling over 1,000 feet			Sales totaling 1,000 feet or less		
	Grade "B" and better	Grade "C"	Grade "D" or No. 2	Grade "B" and better	Grade "C"	Grade "D" or No. 2
Heart face:						
Edge grain	\$140	\$120	\$95	\$148	\$128	\$108
Near-edge grain	130	110	89	138	118	102
Flat grain	119	106	84	127	114	97
No heart specification:						
Edge grain	122	111	85	130	119	98
Near-edge grain	112	101	80	120	109	93
Flat grain	107	101	77	115	109	90

Additions and deductions per 1,000 board feet

1. *Air dried.*—From the kiln-dried price for the grade and other specifications, deduct \$1.
2. *4, 5, and 6 foot lengths sold on specific length.*—From the random length price for the grade and other specifications and condition: for "B" and better and "C", deduct \$2; for "D" or No. 2, deduct \$13.

3. *End matched.*—To plain-end price for grade and other specifications, condition and length, add \$3.
4. *Bark back.*—From price above for flooring free of bark back, deduct \$7.
5. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
6. *Workings.*—For permitted additions for workings to customer's order, see price sheet "maximum milling and kiln drying charges."
7. *Delivery.*—For permitted additions for delivery, see section 3 (b) of this order.
8. *Other flooring.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine flooring not priced above.

FINISH

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, 8 to 20 feet long surfaced on 4 sides to thickness indicated. Prices apply whether or not lumber is grade marked or sold in specified or random lengths.

Size	Thickness surfaced	Sales totaling over 1,000 feet		Sales totaling 1,000 feet or less	
		Grade "B" and better	Grade "C"	Grade "B" and better	Grade "C"
1 x 2" or 3"	2 5/8"	\$108	\$102	\$116	\$110
1 x 4"		106	99	114	107
1 x 6" or 8"		111	103	119	111
1 x 7" or 9"		117	110	125	118
1 x 5" or 10"		124	113	132	121
1 x 11"		147	132	155	140
1 x 12"		131	115	139	123
5/4 or 6/4 x 2 or 3"		128	113	136	121
5/4 or 6/4 x 4"		128	113	136	121
5/4 or 6/4 x 6 or 8"		128	113	136	121
5/4 or 6/4 x 7 or 9"	1 1/16" or 1 3/16"	141	123	149	131
5/4 or 6/4 x 5 or 10"		146	128	154	136
5/4 or 6/4 x 11"		141	123	149	131
5/4 or 6/4 x 12"		164	142	172	150

Additions and deductions per 1,000 board feet

1. *Air dried, may be stained.*—From kiln-dried price for size and grade: Deduct \$8.
2. *Air dried, no stain permitted.*—From kiln-dried price for size and grade: Deduct \$6.
3. *Rough.*—To surfaced price for size, grade, and condition: Add \$1.
4. *4- and 6-foot lengths.*—From 8-20 ft. price for size, grade, and condition: For 1" thickness in widths of 6" or less, deduct \$20; for 1" thickness when wider than 6", and all 5/4" and 6/4" thickness, deduct \$11.
5. *Sales less than \$7.50.*—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
6. *Workings.*—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
7. *Delivery.*—For permitted additions for delivery, see section 3 (b) of this order.
8. *Other finish.*—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine finish not priced above.

DROP SIDING, CEILING, AND PARTITION

[Price table per 1,000 board feet]

Applies to kiln-dried lumber worked to pattern, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Nominal thickness and nominal width	Pattern	Sales totaling over 1,000 feet		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
Drop siding				
1" x 6"	115, 117, 118, 119.	\$87	\$86	\$77
1" x 6"	All other	103	98	77
1" x 8"	All	103	99	78
1" x 10"	All	115	105	81
Ceiling—Standard Bead or "V" surfaced 1 or 2 sides				
5/16" and 7/16" x 3" and 4"		\$70	\$66	\$54
5/16" and 7/16" x 6"		73	69	57
5/16" x 3" and 4"		76	73	61
5/16" x 5" and 6"		79	76	64
1 1/16" to 2 5/16" x 3" and 4"		93	89	72
1 1/16" to 2 5/16" x 5" and 6"		95	91	73
Partition				
1 1/16" x 4"		\$93	\$88	\$71
3/4" x 4"		101	97	74
1 1/16" x 6"		96	91	74
3/4" x 6"		104	100	77

Nominal thickness and nominal width	Pattern	Sales totaling 1,000 feet or less		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
Drop Siding				
1" x 6"	115, 117, 118, 119.	\$94	\$93	\$80
1" x 6"	All other	110	105	89
1" x 8"	All	110	106	90
1" x 10"	All	122	112	93
Ceiling—Standard Bead or "V" surfaced 1 or 2 sides				
5/16" and 7/16" x 3" and 4"		\$76	\$72	\$64
5/16" and 7/16" x 6"		79	75	67
5/16" x 3" and 4"		82	79	71
5/16" x 5" and 6"		85	82	74
1 1/16" to 2 5/16" x 3" and 4"		99	95	82
1 1/16" to 2 5/16" x 5" and 6"		101	97	83
Partition				
1 1/16" x 4"		\$100	\$95	\$82
3/4" x 4"		108	104	85
1 1/16" x 6"		103	98	85
3/4" x 6"		111	107	88

Additions and deductions per 1,000 board feet

1. *Air dried.*—From the kiln-dried price for size, grade, and pattern, Deduct \$1.
2. *4, 5, and 6 foot lengths sold on specific length.*—From the random length price for the size, grade, pattern, and condition: For "B" and better and "C", deduct \$12; for "D" and No. 2, deduct \$8.

3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

4. Workings.—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges".

5. Delivery.—For permitted additions for delivery, see section 3 (b) of this order.

6. Other drop siding, ceiling, and partition.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine drop siding, ceiling, and partition not priced above.

MAXIMUM MILLING AND KILN DRYING CHARGES

1. Basic workings. When a distribution yard is required to perform workings, the

MAXIMUM ADDITIONS PER 1,000 FEET, BOARD MEASURE

	3/4" x 3/4"	2"	3" and 4"	5" x 5" to 8" x 8"	6" x 10" and larger	Minimum charge
S1S, S2S, S3S or S4S	\$6.00	\$5.00	\$6.00	\$6.00	\$8.00	\$1.50
D & M, shiplap, grooved or beveled sleepers	7.00	6.00	7.00	10.50	10.00	1.75
Drop siding or ceiling	7.00	6.00				1.75
Outgauging or special patterns	15.00	15.00	15.00	15.00	15.00	3.75
Crosscutting	2.50	2.50	2.50	3.50	4.00	.50
Ripping	3.50	3.50	3.50			.75
Resawing	5.00	5.00	5.00	5.00	6.00	1.00

NOTES: (1) Where the total charge calculated on a thousand feet, board measure, is less than the minimum shown in the table, the minimum charge may be added.

(2) The cross-cutting addition may be made only as many times as are necessary to produce the desired length from the shortest standard multiple of that length in the size and grade required. The final cost including cross-cutting and waste, may not exceed the most economical cost of producing the required length.

(3) The total charge for ripping and resawing may not include additions for more than three rips, and/or resaws.

2. Kiln-drying. For kiln-drying, done at the yard, an addition of double the addition permitted by the applicable direct-mill regulation may be made.

3. Custom milling or kiln-drying. Where the required working or kiln-drying cannot be performed by the distribution yard making the sale because it does not have the necessary facilities, the yard may add to the maximum price of the original size, the actual cost of having the working or drying performed at a custom establishment provided the end product produced is a non-standard size or an item larger than boards or dimension. If the distribution yard has the facilities to perform the required workings or drying, the maximum charges in paragraphs (1) and (2), above, apply. If the end product is a standard or near standard size of boards or dimension, no additions may be made and the maximum price must be computed on the basis of the item produced. No additions may be made for transportation to or from the custom establishment.

[F. R. Doc. 46-20460; Filed, Nov. 15, 1946; 8:46 a. m.]

[Region III Order G-11 Under Rev. Gen. Order 65]

SHORTLEAF YELLOW PINE LUMBER AND LUMBER PRODUCTS IN CLEVELAND REGION

Pursuant to the provisions of Revised General Order No. 65 and of Regional Basic Order No. 1-B under Revised General Order No. 65, this order is issued:

SECTION 1. What this order does. This adopting order establishes dollars-and-cents maximum prices for "retail-type" sales of the items of the Shortleaf Yellow Pine lumber and lumber products listed in the accompanying price sheets when sold out of distribution yard stock by lumber distribution yards located in Zone 11.

following additions per one thousand feet, board measure, may be made to the maximum price of the most economical size from which the desired item may be obtained, *Provided:*

a. The end product is not a standard size, or a size reasonably similar thereto, as shown in the applicable mill regulation (Example: If a yard resaws 2" x 6" S4S and the end product is a board 2 3/8" thick, this is a size "reasonably similar" to standard thickness of 2 3/4"); or

b. The end product is thicker than 2", wider than 12" or longer than 22".

lisle, Fulton, Graves, Hickman, Livingstone, McCracken, and Marshall in the State of Kentucky.

SEC. 6. Effective date. This order shall become effective October 31, 1946.

Issued: October 15, 1946.

J. F. KESSEL,
Regional Administrator.

SHORTLEAF YELLOW PINE

The prices in the following tables apply in the area specified in section 5 of this order. Size of sale is based on the total of all softwood lumber and hardwood flooring sold in one sale.

BOARDS

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried boards, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to thickness shown, or surfaced on 2 sides and tongue-and-grooved or shiplapped. No additions to these prices may be made for grade marking, anti-stain treatment, or sale of specific lengths.

Nominal size	Thickness surfaced	Grade			
		No. 1	No. 2	No. 3	No. 4
1 x 2" and 1 x 3"	2 3/4" or 3"	\$71	\$68	\$57	\$46
1 x 4"		68	63	55	45
1 x 6" and 1 x 7"		69	66	57	46
1 x 8" and 1 x 9"		70	66	57	46
1 x 5" and 1 x 10"		73	68	59	48
1 x 11"		77	72	59	48
1 x 12"		83	75	61	49

Additions and deductions per 1,000 board feet

- Green, worked as above.—From dry price for size and grade: Deduct \$5.
- Rough.—From dry price above for grade and size: For rough dry, deduct \$4; for rough green, deduct \$8.
- Boards under 3 1/2" thickness, surfaced 1 side, an edge working, graded after complete working and sold "on grade."—From the 2 3/4" surfaced dry price for width and grade, deduct—

	If dry	If green
1 1/2"	\$3	\$8
5/8"	6	11
3/4"	10	14
1/2"	13	17
3/16"	16	20

4. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.

5. Workings.—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges".

6. Delivery.—For permitted additions for delivery, see section 3 (b) of this order.

7. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine boards not priced above.

DIMENSION

[Price table per 1,000 board feet]

Applies to air-dried and kiln-dried lumber, 4 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to 1 3/4" thickness. No additions to these prices may be made for grade marking, anti-stain treatment, or because lumber is medium grain or dense.

Nominal size	Lengths				
	4' or 6'	8', 10' or 12'	9' or 14'	16'	18' or 20'
No. 1 grade, including medium grain or dense					
2 x 3" or 4"	\$53	\$65	\$67	\$68	\$71
2 x 5"	56	72	72	73	79
2 x 6"	52	66	68	68	72
2 x 8"	52	66	68	68	72
2 x 10"	57	74	74	75	81
2 x 12"	59	76	76	78	83
No. 2 grade, including medium grain or dense					
2 x 3" or 4"	\$52	\$63	\$64	\$65	\$68
2 x 5"	49	64	64	64	70
2 x 6"	49	63	64	65	67
2 x 8"	50	64	65	65	69
2 x 10"	52	68	68	68	73
2 x 12"	54	69	69	70	75

SEC. 2. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B under Revised General Order No. 65, consistent with this Adopting Order No. G-11 are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

SEC. 3. Maximum prices.—(a) *Price sheets.* The maximum prices for sales of the items covered by this order shall be those set forth in the accompanying price sheets which are annexed to and made a part of this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery practices and charges.* The prices established by this order include delivery within a radius of twenty-five miles of the seller's place of business. For delivery more than twenty-five miles from the seller's place of business, an additional charge of not more than ten cents (\$.10) per one thousand board feet may be made for each mile, or fraction thereof, by which the point of delivery exceeds twenty-five miles from the seller's place of business. No additional charge shall be made for the return trip. If the buyer chooses to make his own delivery, no reduction in price need be made.

(c) *Discounts.* Sellers shall maintain cash discount practices which are at least as favorable to purchasers as were those offered by such sellers in August, 1941. Such cash discount practices shall be applied to all maximum prices established by this order, regardless of whether the seller sold the particular item in August, 1941. For the purposes of this subsection, no discount of more than two percent (2%) shall be considered a cash discount.

SEC. 4. Adjustment. The Maximum prices established by this order include all adjustments granted to sellers subject to area orders by the Office of Price Administration through October 15, 1946. (Refer to section 6 (b) of Basic Order No. 1-B.)

SEC. 5. Area covered. For the purposes of this order, Zone 11 consists of the Counties of Ballard, Callaway, Car-

Additions and deductions per 1,000 board feet

- No. 3 grade.**—From No. 2 grade price for size: Deduct \$16.
- Green, worked as above.**—To dry price for size and grade: Deduct \$1.
- Rough.**—From dry surfaced price for size and grade. For rough dry, deduct \$4; for rough green, deduct \$5.
- Sales less than \$7.50.**—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings.**—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
- Delivery.**—For permitted additions for delivery, see section 3 (b) of this order.
- Other dimension items.**—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine dimension not priced above.

PLANKS AND SMALL TIMBERS

[Price table per 1,000 board feet]

Applies to rough green lumber with no heart specification. No addition to these prices may be made for grade marking or anti-stain treatment.

Size	No. 2 dense, No. 2 medium grain, No. 2 common—lengths			No. 1 dense, square edge and sound M. G., No. 1 medium grain, square edge & sound, No. 1 common—lengths		
	8-20'	22'	24'	8-20'	22'	24'
3 x 3" to 6 x 8"	\$63	\$74	\$80	\$65	\$77	\$83

Size	Dense structural, dense structural S. E. & S., dense No. 1 structural, dense S. E. & S.—lengths			Dense select structural—lengths		
	8-20'	22'	24'	8-20'	22'	24'
3 x 3" to 6 x 8"	\$73	\$85	\$71	\$80	\$91	\$98

Additions and deductions per 1,000 board feet

- Rough dry.**—To rough green price above for grade and length: for air dried, add \$4; for kiln dried, add \$7.
- Workings.**—To rough price for grade, length, and condition, when: Surfaced on 1, 2, 3, or 4 sides, tongue-and-grooved or shiplapped, add \$3; Grooved on 2 edges, add \$6.
- Sales less than \$7.50.**—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings.**—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
- Delivery.**—For permitted additions for delivery, see section 3 (b) of this order.
- Other plank and timber items.**—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine planks and timbers not priced above.

FLOORING

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, worked to 1" x 3" or 1" x 4" flooring, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Heart and grain Specifications	Grade "B" and better	Grade "C"	Grade "D" or No. 2
Heart face:			
Edge grain.....	\$129	\$110	\$86
Near-edge grain.....	120	100	81
Flat grain.....	109	97	75
No heart specification:			
Edge grain.....	113	102	77
Near-edge grain.....	103	92	71
Flat grain.....	98	92	69

Additions and deductions per 1,000 board feet

- Air dried.**—From the kiln dried price for the grade and other specifications: Deduct \$1.
- 4, 5, and 6 foot lengths sold on specific length.**—From the random length price: For the grade and other specifications and condition: For "B" and better and "C," deduct \$20; for "D" or No. 2, deduct \$13.
- End matched.**—To plain-end price for grade and other specifications, condition and length: Add \$3.
- Bark back.**—From price above for flooring free of bark back: Deduct \$7.
- Sales less than \$7.50.**—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings.**—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
- Delivery.**—For permitted additions for delivery, see section 3 (b) of this order.
- Other flooring.**—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine flooring not priced above.

FINISH

[Price table per 1,000 board feet]

Applies to kiln-dried lumber, 8 to 20 feet long surfaced on 4 sides to thickness indicated. Prices apply whether or not lumber is grade marked or sold in specified or random lengths.

Size	Thickness surfaced	Grade "B" and better	Grade "C"
1 x 2" or 3"		\$97	\$91
1 x 4"		95	89
1 x 6" or 8"		100	92
1 x 7" or 9"	2 5/8"	106	99
1 x 5" or 10"		113	102
1 x 11"		117	105
1 x 12"		135	120
5/4 or 6/4 x 2 or 3"		118	103
5/4 or 6/4 x 4"		115	101
5/4 or 6/4 x 6 or 8"	1 1/2"	116	101
5/4 or 6/4 x 7 or 9"	or	121	108
5/4 or 6/4 x 5 or 10"	1 3/4"	128	111
5/4 or 6/4 x 11"		132	115
5/4 or 6/4 x 12"		150	129

Additions and deductions per 1,000 board feet

- Air dried, may be stained.**—From kiln-dried price for size and grade: deduct \$8.
- Air dried, no stain permitted.**—From kiln-dried price for size and grade: Deduct \$5.
- Rough.**—To surfaced price for size, grade, and condition: Add \$1.
- 4 and 6 foot lengths.**—From 8-20 ft. price for size, grade, and condition: For 1" thickness in widths of 6" or less, deduct \$20; for 1" thickness when wider than 6", and all 5/4" and 6/4" thickness, deduct \$13.
- Sales less than \$7.50.**—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings.**—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
- Delivery.**—For permitted additions for delivery, see section 3 (b) of this order.
- Other finish.**—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine finish not priced above.

DROP SIDING, CEILING, AND PARTITION

[Price table per 1,000 board feet]

Applies to kiln-dried lumber worked to pattern, with plain ends, when sold in random lengths of 4 to 20 feet with standard grading rule restrictions on short lengths, or when sold in specific lengths of 7 to 20 feet. No addition to these prices may be made for grade marking.

Nominal thickness and nominal width	Pattern	Sales totaling over 1,000 feet		
		Grade "B" and better	Grade "C"	Grade "D" or No. 2
Drop siding				
1" x 6"	115, 117, 118, 119.	\$70	\$77	\$89
1" x 6"	All other.....	94	90	70
1" x 8"	All.....	94	90	70
1" x 10"	All.....	106	96	73
Ceiling—Standard, bead or "V," surfaced 1 or 2 sides				
5/16" and 3/16" x 3" and 4"		\$84	\$90	\$49
5/16" and 7/16" x 6"		67	63	52
5/16" x 3" and 4"		69	67	55
5/16" x 5" and 6"		72	70	58
1 1/4" to 2 3/4" x 3" and 4"		85	81	64
1 1/4" to 2 3/4" x 5" and 6"		86	82	65
Partition				
1 1/4" x 4"		\$54	\$80	\$63
3/4" x 4"		92	88	66
1 1/4" x 6"		87	83	66
3/4" x 6"		95	91	69

Additions and deductions per 1,000 board feet

- Air dried.**—From the kiln-dried price for size, grade, and pattern: deduct \$1.
- 4, 5, and 6 foot lengths sold on specific length.**—From the random length price for the size, grade, pattern, and condition: for "B" and better and "C," deduct \$12; for "D" and No. 2, deduct \$8.
- Sales less than \$7.50.**—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
- Workings.**—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
- Delivery.**—For permitted additions for delivery, see section 3 (b) of this order.
- Other drop siding, ceiling and partition.**—Continue to compute maximum prices under 2d RMPR 215 on shortleaf yellow pine drop siding, ceiling and partition not priced above.

MAXIMUM MILLING AND KILN DRYING CHARGES

1. Basic workings. When a distribution yard is required to perform workings, the following additions per one thousand feet, board measure, may be made to the maximum price of the most economical size from which the desired item may be obtained, *Provided:*

- The end product is not a standard size, or a size reasonably similar thereto, as shown in the applicable mill regulation (Example: If a yard resaws 2" x 6" S4S and the end product is a board 2 3/8" thick, this is a size "reasonably similar" to standard thickness of 2 5/8"); or
- The end product is thicker than 2", wider than 12" or longer than 22'.

MAXIMUM ADDITIONS PER 1,000 FEET, BOARD MEASURE

	4/4", 5/4", 6/4"	2"	3" and 4"	5" x 5" to 8" x 8"	6" x 10" and larger	Minimum charge
S1S, S2S, S3S or S4S.....	\$6.00	\$5.00	\$6.00	\$6.00	\$8.00	\$1.50
D&M, shiplap, grooved or beveled sleepers..	7.00	6.00	7.00	10.50	10.00	1.75
Drop siding or ceiling.....	7.00	6.00	1.75
Outgauging or special patterns.....	15.00	15.00	15.00	15.00	15.00	3.75
Crosscutting.....	2.50	2.50	2.50	3.50	4.00	.50
Ripping.....	3.50	3.50	3.5075
Resawing.....	5.00	5.00	5.00	5.00	6.00	1.00

NOTES: (1) Where the total charge, calculated on a thousand feet, board measure, is less than the minimum shown in the table, the minimum charge may be added.

(2) The cross-cutting addition may be made only as many times as are necessary to produce the desired length from the shortest standard multiple of that length in the size and grade required. The final cost including cross-cutting and waste, may not exceed the most economical cost of producing the required length.

(3) The total charge for ripping and resawing may not include additions for more than three rips, and/or resaws.

2. *Kiln-drying.* For kiln-drying, done at the yard, an addition of double the addition permitted by the applicable direct-mill regulation may be made.

3. *Custom milling or kiln-drying.* Where the required working or kiln-drying cannot be performed by the distribution yard making the sale because it does not have the necessary facilities, the yard may add to the maximum price of the original size, the actual cost of having the working or drying performed at a custom establishment provided the end product produced is a non-standard size or an item larger than boards or dimension. If the distribution yard has the facilities to perform the required workings or drying, the maximum charges in paragraphs (1) and (2), above, apply. If the end product is a standard or near standard size of boards or dimension, no additions may be made and the maximum price must be computed on the basis of the item produced. No additions may be made for transportation to or from the custom establishment.

[F. R. Doc. 46-20461; Filed, Nov. 15, 1946; 8:46 a. m.]

[Region III Order G-12 Under Rev. Gen. Order 65]

DOUGLAS FIR LUMBER AND LUMBER PRODUCTS IN CLEVELAND REGION

Pursuant to the provisions of Revised General Order No. 65 and of Regional Basic Order No. 1-B under Revised General Order No. 65, this order is issued:

SECTION 1. *What this order does.* This adopting order establishes dollars-and-cents maximum prices for "retail-type" sales of the items of the Douglas Fir lumber and lumber products listed in the accompanying price sheets when sold out of distribution yard stock by lumber distribution yards located in Zone 12.

Sec. 2. *Applicability of Basic Order No. 1-B.* All the provisions of Basic Order No. 1-B under Revised General Order No. 65, consistent with this Adopting Order No. G-12 are hereby adopted by, and incorporated by reference into, this order as though fully re-written herein. If Basic Order No. 1-B is amended in any

respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order.

SEC. 3. *Maximum prices—(a) Price sheets.* The maximum prices for sales of the items covered by this order shall be those set forth in the accompanying price sheets which are annexed to and made a part of this order. Prices lower than the listed maximum prices may, of course, be charged or paid.

(b) *Delivery practices and charges.* The prices established by this order include delivery within a radius of twenty-five miles of the seller's place of business. For delivery more than twenty-five miles from the seller's place of business, an additional charge of not more than ten cents (\$.10) per one thousand Board Feet may be made for each mile, or fraction thereof, by which the point of delivery exceeds twenty-five miles from the seller's place of business. No additional charge shall be made for the return trip. If the buyer chooses to make his own delivery, no reduction in price need be made.

(c) *Discounts.* Sellers shall maintain cash discount practices which are at least as favorable to purchasers as were those offered by such sellers in August, 1941. Such cash discount practices shall be applied to all maximum prices established by this order, regardless of whether the seller sold the particular item in August, 1941. For the purposes of this subsection, no discount of more than two percent (2%) shall be considered a cash discount.

SEC. 4. *Adjustment.* The maximum prices established by this order include all adjustments granted to sellers subject to area orders by the Office of Price Administration through October 15, 1946. (Refer to section 6 (b) of Basic Order No. 1-B.)

SEC. 5. *Area covered.* For the purposes of this order, Zone 12 consists of the State of Ohio; the State of Indiana, except Lake County; and all of that part of the State of Michigan known as the Lower Peninsula.

SEC. 6. *Effective date.* This order shall become effective October 31, 1946.

Issued: October 18, 1946.

J. F. KESSEL,
Regional Administrator.

DOUGLAS FIR, WESTERN HEMLOCK, AND TRUE FIR

The prices in the following tables apply in the area specified in section 2 of this order. Size of sale is based on the total of all softwood lumber and hardwood flooring sold in one sale.

BOARDS

[Price table per 1,000 board feet]

Applies to boards 6 to 20 feet long, surfaced on 1, 2, 3, or 4 sides to thickness shown, or surfaced on 2 sides and shiplapped.

Nominal size	Thickness surfaced	Sales totaling over 1,000 feet			
		Grade "Select Merch."	Grade No. 1	Grade No. 2	Grade No. 3
Green Douglas fir					
1 x 2" & 1 x 3" 1 x 4", 1 x 6", & 1 x 8" 1 x 10" 1 x 12"	2 5/8"	\$84	\$88	\$86	\$78
		95	88	86	78
		96	87	85	77
		100	89	87	79
Green western hemlock and true fir					
1 x 2" & 1 x 3" 1 x 4", 1 x 6", & 1 x 8" 1 x 10" 1 x 12"	2 5/8"	\$98	\$93	\$91	\$83
		99	93	91	83
		100	91	89	81
		104	94	92	84
Air-dried or kiln-dried Douglas fir, western hemlock, or true fir					
1 x 2" & 1 x 3" 1 x 4", 1 x 6", & 1 x 8" 1 x 10" 1 x 12"	2 5/8"	\$95	\$90	\$88	\$80
		97	90	88	80
		98	88	86	78
		102	91	89	81
Sales totaling 1,000 feet or less					
Green Douglas fir					
1 x 2" & 1 x 3" 1 x 4", 1 x 6", & 1 x 8" 1 x 10" 1 x 12"	2 5/8"	\$108	\$102	\$100	\$92
		109	102	100	92
		110	101	99	91
		114	103	101	93
Green western hemlock and true fir					
1 x 2" & 1 x 3" 1 x 4", 1 x 6", & 1 x 8" 1 x 10" 1 x 12"	2 5/8"	\$112	\$107	\$105	\$97
		113	107	105	97
		114	105	103	95
		118	108	106	98
Air-dried or kiln-dried Douglas fir, western hemlock, or true fir					
1 x 2" & 1 x 3" 1 x 4", 1 x 6", & 1 x 8" 1 x 10" 1 x 12"	2 5/8"	\$109	\$104	\$102	\$94
		111	104	102	94
		112	102	100	92
		116	105	103	95

Additions and deductions per 1,000 board feet

1. *Rough.*—To the surfaced price for the species, size, grade, and condition: Add \$8.
2. *"Select" grade.*—Maximum prices are the same as for dry "select merchantable" grade.
3. *Boards thinner than 2 5/8" surfaced hit-or-miss or full thickness rough graded out and sold "on grade."*—Taking

the 2 5/8" green surfaced price above for the species, width, and grade as a base. Deduct according to thickness and grade as follows (sell on surface measure):

	If select, select merchantable No. 1 or No. 2 grade	If No. 3 grade
1 1/4" thick	\$14	\$11
5/8" thick	16	14
3/4" thick	24	19
1/2" thick	26	21
3/8" thick	29	23

4. 5/4" and 6/4" thickness.—To the 2 5/8" price for the species, size, grade, condition, and washing: Add \$4.
5. Surfaced 2 or 4 sides to 3/4".—From the 2 5/8" surfaced price for the species, size, grade, and condition: Deduct \$1.
6. Surfaced to 3/4" on one side or half-and-miss.—From the 2 5/8" price for the species, size, grade, and condition: Deduct \$8.
7. Surfaced 2 sides and center matched or worked to flooring, drop siding, beaded or other patterns, sold on board measure.—To the 2 5/8" surfaced price for the species, size, grade, and condition: No addition.
8. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
9. Workings.—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
10. Delivery.—For permitted additions for delivery, see section 3 (b) of this order.
11. Other boards.—Continue to compute maximum prices under 2d RMPR 215 on Douglas fir, Western hemlock, and true fir boards not priced above.

DIMENSION

[Price table per 1,000 board feet. Applies to green Douglas fir surfaced on 1, 2, 3, or 4 sides to 1 5/8"]

Nominal size	No. 1 grade—length			
	6'	8 or 10'	9, 12, or 14'	16, 18, or 20'
	Sales totaling over 1,000 board feet			
2 x 2"	\$83	\$86	\$87	\$90
2 x 3"	82	84	86	89
2 x 4"	85	86	86	87
2 x 6"	83	84	87	87
2 x 8"	82	83	85	85
2 x 10"	83	85	87	87
2 x 12"	83	85	87	87
	Sales totaling 1,000 board feet or less			
2 x 2"	\$96	\$99	\$100	\$103
2 x 3"	95	97	99	102
2 x 4"	98	99	99	100
2 x 6"	96	97	100	100
2 x 8"	95	96	98	98
2 x 10"	96	98	100	100
2 x 12"	96	98	100	100

Additions and deductions per 1,000 board feet

1. Above grades rough, dry surfaced, and in western hemlock and true fir.—Taking as a base the same grade, size, and length in green surfaced Douglas fir, add or deduct as follows:

	If green surfaced	If dry surfaced	If rough green	If rough dry
If Douglas fir	See table above	Add \$2	Add \$7	Add \$8
If western hemlock and true fir	Add \$5	Add \$5	Add \$13	Add \$13

2. No. 2 and No. 3 grades.—Taking as a base the No. 1 green surfaced price of the size and length in Douglas fir, deduct as follows:

	If green surfaced	If dry surfaced	If rough green	If rough dry
Number 2 Douglas fir	Deduct \$3	Deduct \$3	Add \$4	Add \$4
Number 3 Douglas fir	Deduct \$11	Deduct \$11	Deduct \$4	Deduct \$4
Number 2 western hemlock and true fir	Add \$2	Add \$2	Add \$10	Add \$10
Number 3 western hemlock and true fir	Deduct \$7	Deduct \$7	Add \$1	Add \$1

3. Surfaced 2 sides and matched or shiplapped, machine run.—Prices are the same as for surfaced 4 sides.
4. Longer than 20.—To the 16-to-20' price for the species, size, grade, condition, and working: If 22' long, add \$3; if 24' long, add \$10. If over 24' long.—To the 24-foot price add \$3 for each 2 feet in excess of 24 feet.
5. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
6. Workings.—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
7. Delivery.—For permitted additions for delivery, see section 3 (b) of this order.
8. Other dimension.—Continue to compute maximum prices under 2d RMPR 215 on Douglas fir, western hemlock, and true fir dimension not priced above.

DIMENSION—continued

[Price table per 1,000 board feet. Applies to green Douglas fir surfaced on 1, 2, 3, or 4 sides to 1 5/8"]

Nominal size	"Select Merchantable" grade—length			
	6'	8 or 10'	9, 12, or 14'	16, 18, or 20'
	Sales totaling over 1,000 board feet			
2 x 2"	\$87	\$90	\$91	\$94
2 x 3"	86	88	90	93
2 x 4"	89	90	90	91
2 x 6"	87	88	91	91
2 x 8"	86	87	89	89
2 x 10"	87	89	91	91
2 x 12"	87	89	91	91
	Sales totaling 1,000 board feet or less			
2 x 2"	\$100	\$103	\$104	\$107
2 x 3"	99	101	103	106
2 x 4"	102	103	103	104
2 x 6"	100	101	104	104
2 x 8"	99	100	102	102
2 x 10"	100	102	104	104
2 x 12"	100	102	104	104

Nominal size	"Select Structural" grade—length			
	6'	8 or 10'	9, 12, or 14'	16, 18, or 20'
	Sales totaling over 1,000 board feet			
2 x 2"	\$92	\$95	\$96	\$100
2 x 3"	91	94	95	98
2 x 4"	94	95	95	97
2 x 6"	92	94	96	97
2 x 8"	91	93	95	95
2 x 10"	92	94	96	96
2 x 12"	92	94	96	96
	Sales totaling 1,000 board feet or less			
2 x 2"	\$105	\$108	\$109	\$113
2 x 3"	104	107	108	111
2 x 4"	107	108	108	110
2 x 6"	105	107	109	110
2 x 8"	104	106	108	108
2 x 10"	105	107	109	109
2 x 12"	105	107	109	109

PLANK AND SMALL TIMBERS

[Price table per 1,000 board feet

Applies to green Douglas Fir lumber, with no heart specification, sold in random or specified lengths.

Nominal size	Length	Rough green Douglas fir			
		Grade No. 2	Grade No. 1	Grade "Select Merch."	Grade "Select Struct."
		Sales totaling over 1,000 board feet			
3 x 3" to 4 x 4"	8 to 22'	\$82	\$87	\$92	\$106
	24 to 32'	94	100	105	113
3 x 6" to 6 x 8"	8 to 22'	80	85	91	104
	24 to 32'	91	96	102	108
3 x 10" and 4 x 10"	8 to 22'	79	85	89	103
	24 to 32'	91	96	101	108
3 x 12" and 4 x 12"	8 to 22'	86	91	96	103
	24 to 32'	91	96	101	108
		Sales totaling 1,000 board feet or less			
3 x 3" to 4 x 4"	8 to 22'	\$95	\$100	\$105	\$113
	24 to 32'	109	107	112	120
3 x 6" to 6 x 8"	8 to 22'	93	98	104	111
	24 to 32'	98	103	109	115
3 x 10" to 4 x 12"	8 to 22'	93	98	103	110
	24 to 32'	98	103	108	115
		Green Douglas fir surfaced 4 sides to American lumber standards			
Nominal size	Length	Grade No. 2	Grade No. 1	Grade "Select Merch."	Grade "Select Struct."
		Sales totaling over 1,000 board feet			
3 x 3" to 4 x 4"	8 to 22'	\$74	\$79	\$85	\$99
	24 to 32'	87	92	98	105
3 x 6" to 6 x 8"	8 to 22'	75	80	86	99
	24 to 32'	85	91	97	103
3 x 10" and 4 x 10"	8 to 22'	74	80	84	97
	24 to 32'	85	91	95	102
3 x 12" and 4 x 12"	8 to 22'	80	86	90	97
	24 to 32'	85	91	95	102
		Sales totaling 1,000 board feet or less			
3 x 3" to 4 x 4"	8 to 22'	\$87	\$92	\$98	\$106
	24 to 32'	94	99	105	112
3 x 6" to 6 x 8"	8 to 22'	88	93	99	106
	24 to 32'	92	98	104	110
3 x 10" to 4 x 12"	8 to 22'	87	93	97	104
	24 to 32'	92	98	102	109

Additions and deductions per 1,000 board feet

1. Dry Douglas fir.—To the green price for the size, grade, and surfacing: Add \$11.
2. Western hemlock and true fir.—To the green price for Douglas fir in the size, grade, and surfacing: If rough green, add \$3; if rough dry, add \$8; if surfaced to Amer. L. St., green, add \$2; if surfaced to Amer. L. St., dry, add \$8.
3. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
4. Workings.—For permitted additions for workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
5. Delivery.—For permitted additions for delivery, see section 3 (b) of this order.
6. Other plank and small timbers.—Continue to compute maximum prices under 2d RMPR 215 on Douglas fir, Western hemlock, and true fir plank and small timbers not priced above.

FLOORING

[Price Table per 1,000 board feet. Except surface measure for 5/8"]

Applies to air-dried or kiln-dried lumber, worked to flooring, with plain ends, when sold in random lengths of 4 to 16 feet or longer, with standard grading rule restrictions on short lengths, or when sold in specified lengths 4 to 10 feet.

Size and grain specification	Douglas fir only (see footnote 3 on hemlock and true fir)					
	Sales totaling over 1,000 feet			Sales totaling 1,000 feet or less		
	Grade "B" and better	Grade "C"	Grade "D"	Grade "B" and better	Grade "C"	Grade "D"
Vertical grain:						
1 x 3" and 1 x 4".....	\$138	\$131	\$117	\$147	\$140	\$126
1 x 6".....	149	139	121	158	148	130
5/4 x 3" and 5/4 x 4".....	144	136	119	153	145	128
Flat grain:						
1 x 3" and 1 x 4".....	117	114	107	126	123	116
1 x 6" and 1 x 8".....	125	122	111	134	131	120
5/4 x 3" and 5/4 x 4".....	124	119	108	133	128	117
5/8 x 4".....	93	90	80	102	99	89
5/8 x 6".....	106	103	93	115	112	102

FINISH

[Price table per 1,000 board feet]

Applies to air-dried or kiln-dried Douglas fir lumber, surfaced on 2 or 4 sides to thickness indicated, when sold in random lengths of 4 to 16 feet or longer, with standard grading rule restrictions on short lengths, or when sold in specified lengths of 4 to 7 feet.

Douglas fir only (see footnote 5 for western hemlock and true fir)

Nominal size	Thickness surfaced	Sales totaling over 1,000 feet						Sales totaling 1,000 feet or less					
		Vertical grain			Flat grain			Vertical grain			Flat grain		
		Grade "B" and better	Grade "C"	Grade "D"	Grade "B" and better	Grade "C"	Mixed grain—"D"	Grade "B" and better	Grade "C"	Grade "D"	Grade "B" and better	Grade "C"	Mixed grain—"D"
1 x 2".....	2 3/4" or 3/4"	\$127	\$122	\$101	\$110	\$107	\$91	\$135	\$130	\$109	\$118	\$115	\$99
1 x 3".....		129	125	104	125	112	94	137	133	112	133	120	102
1 x 4".....		124	119	98	107	102	89	132	127	106	115	110	97
1 x 5".....		136	132	111	119	114	95	144	140	119	127	122	103
1 x 6" or 8".....		130	126	104	114	109	94	158	154	112	122	117	102
1 x 10".....		139	135	114	119	112	95	147	143	122	127	120	103
1 x 12".....		151	146	125	132	124	100	159	154	133	140	132	108
3/4 or 3/4 x 2".....		135	131	109	121	114	98	143	139	117	129	122	106
3/4 or 3/4 x 3".....		138	134	113	126	121	103	146	142	121	134	129	111
3/4 or 3/4 x 4".....		133	128	107	119	113	100	141	136	115	127	121	108
3/4 or 3/4 x 5".....		148	144	122	131	124	105	156	152	130	139	132	113
3/4 or 3/4 x 6" or 8".....		145	140	119	125	110	105	153	148	127	133	118	113
3/4 or 3/4 x 10".....	152	148	127	135	125	108	160	156	135	143	133	116	
3/4 or 3/4 x 12".....	160	155	134	145	135	112	168	163	142	153	143	120	

Additions and deductions per 1,000 board feet

1. Restricted random lengths.—4, 5, 6, 7, 8, and/or 9 foot lengths omitted.—Use prices for random 4- to 16-foot lengths.
2. Specified lengths of 8 feet or longer.—To the random 4- to 16-foot price for the grain, grade, and size: Add \$1, 12, or 14 foot, add \$1; if 16, 18, or 20 foot, add \$6.
3. 18" and wider.—To 12" price for thickness, grain, grade, and length, for each inch in excess of 12": if vertical grain, add \$7; if flat grain, add \$4.
4. Surfaced on one side or hit-and-miss.—From the surfaced-4-sides price for size, grain, grade, and length: Deduct \$5.

Additions and deductions per 1,000 board feet (per 1,000 feet surface measure for 5/8")

1. Restricted random lengths.—4, 5, 6, 7, and/or 8 foot lengths omitted.—Use prices for random 4- to 16-foot lengths.
2. Specified lengths of 12 feet or longer.—To the random 4- to 16-foot price for grain, grade, and size: Add \$1.
3. Western hemlock and true fir.—From the price for the grain, grade, length, and size in Douglas fir: Deduct \$1.
4. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
5. Workings.—For permitted additions for workings to customer's order, see price sheet "Maximum milling and kiln drying charges."
6. Delivery.—For permitted additions for delivery, see section 3 (b) of this order.
7. Other flooring.—Continue to compute maximum prices under 2d RMPR 215 on Douglas fir, Western hemlock, and true fir flooring in select grades not priced above. (For flooring in these species in common grades see Douglas fir sheet.)

DROP SIDING AND CEILING

[Price table per 1,000 feet surface measure]

Applies to air-dried or kiln-dried Douglas fir lumber worked to any standard pattern, when sold in random lengths of 4 to 16 feet or longer, with standard grading rule restrictions on short lengths, or when sold in specific lengths of 4 to 12 feet.

Nominal thickness and nominal width	Douglas fir only (see footnote 4 for hemlock and true fir)					
	Sales totaling over 1,000 feet			Sales totaling 1,000 feet or less		
	Grade "B" and better	Grade "C"	Grade "D"	Grade "B" and better	Grade "C"	Grade "D"
	Flat grain drop siding, rustic, and shiplap			Flat grain drop siding, rustic, and shiplap		
1" x 4".....	\$110	\$107	\$100	\$118	\$115	\$108
5/8" x 6".....	103	100	90	111	108	98
1" x 6".....	123	120	108	131	128	116
1" x 8".....	129	125	115	137	133	123
	Ceiling—Flat grain or vertical grain			Ceiling—Flat grain or vertical grain		
1 1/2" & 5/8" x 4".....	\$91	\$88	\$78	\$98	\$95	\$85
5/8" x 6".....	103	100	90	110	107	97
1" x 4".....	113	110	103	120	117	110
1" x 6".....	123	120	108	130	127	115

Additions and deductions per 1,000 feet surface measure

1. Vertical grain drop siding, rustic siding, and shiplap.—To the flat grain price for the item in the size and grade: Add \$13.
2. Restricted random lengths.—4, 6, 7, 8, and/or 9 foot lengths omitted.—Use prices for random 4- to 16-foot lengths.
3. Specified lengths of 14 feet or longer.—To the random 4- to 16-foot price for the item, size, grain (in drop siding, rustic, and shiplap), and grade: Add \$3.
4. Western hemlock and true fir.—From the price for the item, size, grain (in drop siding, rustic, and shiplap), grade, and length: Deduct \$1.
5. Sales less than \$7.50.—When the total sale is less than \$7.50 the prices as determined above may be increased 10 percent.
6. Workings.—For permitted additions to workings to customer's order, see price sheet "Maximum Milling and Kiln Drying Charges."
7. Delivery.—For permitted additions for delivery, see section 3 (b) of this order.
8. Other drop siding, ceiling, and partition.—Continue to compute maximum prices under 2d RMPR 215 on Douglas fir, Western hemlock, and true fir siding, shiplap, and ceiling in select grades not priced above. (If in common grades, see Douglas fir sheet.)

MAXIMUM MILLING AND KILN DRYING CHARGES

1. Basic workings. When a distribution yard is required to perform workings, the following additions per one thousand feet, board measure, may be made to the maximum price of the most economical size from which the desired item may be obtained, Provided:
 - a. The end product is not a standard size, or a size reasonably similar thereto, as shown in the applicable mill regulation (Example: If a yard resaws 2" x 6" S4S and the end product is a board 2 3/8" thick, this is a size "reasonably similar" to standard thickness of 2 3/8"); or
 - b. The end product is thicker than 2", wider than 12" or longer than 22'.

MAXIMUM ADDITIONS PER 1,000 FEET BOARD MEASURE

	4/4, 5/4, 6/4	2"	3" and 4"	5' x 5' to 8' x 8"	6' x 10' and larger	Minimum charge
S1S, S2S, S3S or S4S	\$6.00	\$5.00	\$6.00	\$6.00	\$8.00	\$1.50
D & M, shiplap, grooved or beveled sleepers	7.00	6.00	7.00	10.50	10.00	1.75
Drop siding or ceiling	7.00	6.00				1.75
Outganging or special patterns	15.00	15.00	15.00	15.00	15.00	3.75
Crosscutting	2.50	2.50	2.50	3.50	4.00	.50
Ripping	3.50	3.50	3.50	5.00	6.00	.75
Resawing	5.00	5.00	5.00	5.00	6.00	1.00

NOTES: (1) Where the total charge calculated on a thousand feet, board measure, is less than the minimum shown in the table, the minimum charge may be added.

(2) The cross-cutting addition may be made only as many times as are necessary to produce the desired length from the shortest standard multiple of that length in the size and grade required.

The final cost including cross-cutting and waste, may not exceed the most economical cost of producing the required length.

(3) The total charge for ripping and resawing may not include additions for more than three rips, and/or resaws.

2. *Kiln-drying.* For kiln-drying, done at the yard, an addition of double the addition permitted by the applicable direct-mill regulation may be made.

3. *Custom milling or kiln-drying.* Where the required working or kiln-drying cannot be performed by the distribution yard making the sale because it does not have the necessary facilities, the yard may add to the maximum price of the original size, the actual cost of having the working or drying performed at a custom establishment provided the end product produced is a non-standard size or an item larger than boards or dimension. If the distribution yard has the facilities to perform the required workings or drying, the maximum charges in paragraphs (1) and (2), above, apply. If the end product is a standard or near standard size of boards or dimension, no additions may be made and the maximum price must be computed on the basis of the item produced.

No additions may be made for transportation to or from the custom establishment.

[F. R. Doc. 46-20462; Filed, Nov. 15, 1946; 8:45 a. m.]

[Baltimore Adopting Order 32 Under Basic Order 1 Under Gen. Order 68, Amdt. 1]

HARD MASON MATERIALS IN BALTIMORE, MD., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Baltimore District Office, *It is hereby ordered:*

1. Adopting Order No. 32 under Basic Order No. 1 as amended, under General Order No. 68 as amended, is hereby amended by striking out Schedule A annexed to said order and inserting in place thereof Revised Schedule A hereto annexed, and made a part of this amendment and of said adopting order.

2. Adopting Order No. 32 under Basic Order No. 1 as amended, under General

Order No. 68 as amended, is further amended by striking out section 7 of said order and inserting in place thereof the following:

SEC. 7. Records and sales slips. (a) The provisions of section (e) of Basic Order No. 1 as amended covering sales slips and records are adopted in and applicable to this order as though specifically set forth herein; and also on any sale of \$25 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

(b) *Maximum prices for insufficiently described items.* Where the seller's records or sales slip upon a sale of any commodity covered by this order in the area covered by this order, do not contain a sufficiently complete description to identify the exact nature, type, size or quantity of the commodity, and thus determine the maximum price fixed by Revised Schedule A of this order, the maximum price applicable to such sale shall be the lowest maximum price which can be computed under Revised Schedule A of this order in accordance with the incomplete description.

3. Adopting Order No. 32 under Basic Order No. 1 as amended, under General Order No. 68 as amended, is further amended by adding a new section 3a as follows:

SEC. 3a. Adjustment to reflect increase in suppliers price. (a) This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers (including those subject to area orders issued under General Order 68) may increase their maximum prices for the commodity in question.

(b) *Maximum price.* You may increase the price listed in this order by the amount permitted for resellers by an industry-wide or area-wide amendment or order increasing your suppliers maximum price. You can only do this, however, if the effective date of the action increasing your suppliers maximum price is later than the date stated on the price list contained in this order. Thus, if your suppliers maximum price for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order will supersede the increase originally granted you by the amendment or order increasing your suppliers maximum price.

4. Except as hereby amended, Adopting Order No. 32 under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective June 30, 1946.

Issued this 23d day of August 1946.

LEO H. McCORMICK,
District Director.

REVISED SCHEDULE A

Maximum prices for certain building and construction materials in the Hagerstown Area, consisting of the counties of Washington, Frederick, and Carroll, all in the State of Maryland, on sales by all persons to ultimate users or to purchasers for resale on an installed basis.

Item	Delivered maximum prices to purchasers for resale on an installed basis (this includes contractors)	Delivered maximum prices to ultimate users (this includes consumers)
1. Plaster, hard wall	\$18.40 (ton)	\$1.10 (bag 100 lb.)
2. Plaster, gauging	\$2.50 (100 lb.)	\$2.50 (100 lb.)
3. Keene's cement	\$2.50 (100 lb.)	\$0.03 (lb.)
4. Finishing lime	\$22.00 (ton)	\$2.50 (100 lb.)
5. Gypsum lath 3/8"	\$28.00 (M sq. ft.)	\$0.29 (sq. yd.)
6. Metal lath 2.5 lb. diamond mesh	\$0.275 (sq. yd.)	\$0.36 (sq. yd.)
7. Metal lath 3.4 lb. diamond mesh	\$0.36 (sq. yd.)	\$0.06 (lin. ft.)
8. Metal lath corner bead, expanded type	\$0.06 (lin. ft.)	\$0.80 (bag 94 lb.)
9. Portland cement	\$2.90 (bbl. 4 bags)	\$0.70 (bag 65 or 70 lb.)
10. Masonry mortar	\$2.40 (bbl. 4 bags)	\$0.50 (50 lb.)
11. Mason's hydrated lime	\$0.40 (50 lb.)	\$0.87 1/2 (100 lb.)
12. Waterproof cement, gray	\$3.50 (bbl.)	\$85.00 (per M)
13. Fire brick 9" straight	\$80.00 (per M)	\$1.50 (100 lb.)
14. Fire clay (100 lb. bags)	\$1.10 (100 lb.)	\$9.07 (lin. ft.)
15. Clay drain tile—3"	\$0.07 (lin. ft.)	\$0.085 (lin. ft.)
16. Clay drain tile—4"	\$0.085 (lin. ft.)	\$0.20 (lin. ft.)
17. Vitrified clay sewer pipe—4"	\$0.20 (lin. ft.)	\$0.30 (lin. ft.)
18. Vitrified clay sewer pipe—6"	\$0.30 (lin. ft.)	\$0.40 (lin. ft.)
19. Flue lining 9 x 9	\$0.40 (lin. ft.)	\$0.605 (lin. ft.)
20. Flue lining 9 x 13	\$0.605 (lin. ft.)	\$0.775 (ft.)
21. Flue lining 13 x 13	\$0.775 (ft.)	\$40.00 (per M)
22. Gypsum wallboard 3/8"	\$40.00 (per M)	\$2.65 (roll)
23. Asphalt roofing 90 lb	\$2.65 (roll)	\$2.84 (roll)
24. Asphalt or tarred felt 15 lb	\$2.84 (roll)	\$2.84 (roll)
25. Asphalt or tarred felt 30 lb	\$2.84 (roll)	\$6.29 (sq.)
26. Asphalt shingles 210 lbs. (3 in 1)	\$6.29 (sq.)	\$55.00 (M sq. ft.)
27. Fiber insulation board, 1/2" standard	\$52.25 (M sq. ft.)	\$60.00 (M sq. ft.)
28. Fiber insulation 25/32"	\$60.00 (M sq. ft.)	\$7.85 (sq.)
29. Asbestos cement siding 12 x 24 or 27" standard colors	\$7.85 (sq.)	\$60. (M sq. ft.)
30. Thermal insulation-batts (paper backed) full-thick	\$57.50 (M sq. ft.)	

Date: June 30, 1946.

Opinion Accompanying Amendment No. 1 to Adopting Order No. 32 Under Basic Order No. 1 as Amended, Under General Order No. 68 as Amended

On March 4, 1946, Adopting Order No. 32 under Basic Order No. 1 as amended under General Order No. 68 as amended, was issued by the Baltimore District Office effective March 8, 1946. This order stated maximum prices for certain "hard mason materials" in the area covered by said order, more fully described in said order.

It now appears that manufacturers increases have been granted on some of the items covered by Schedule A annexed to said order, and that an adjustment of the prices fixed by said order is necessary in order to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended. The accompanying amendment adjusts the prices in question by substituting Revised Schedule A for Schedule A of the original order. The amendment also excludes fire brick and fire clay as these items have been suspended from price control by Amendment 27 to Supplementary Order 129.

The order is also amended by the accompanying amendment by insertion of a provision in reference to fixing maximum prices for insufficiently described items which is affirmatively found to be necessary in order to prevent evasion of the order.

The order is also amended by the accompanying amendment by insertion of a provision in reference to adjustments due to increases in suppliers prices. It is the intention of the Office of Price Administration to specify the amounts by which resellers' maximum prices may be increased as part of any future action which increases manufacturers maximum prices on a nation-wide or area-wide basis. The specified increase will be allowed to all resellers of the commodity in question, including resellers under area orders. Thus, there will be a temporary break-through of the area order until such time as the area order is amended to reflect the permitted increase, at which time resellers will again be subject to the area order price and the increase factors will no longer be applicable to them.

[F. R. Doc. 46-20315; Filed, Nov. 13, 1946; 8:51 a. m.]

[Baltimore Adopting Order 33 Under Basic Order 1 Under Gen. Order 68, Amdt. 1]

HARD MASON MATERIALS IN BALTIMORE, MD., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Baltimore District Office, *It is hereby ordered:*

1. Adopting Order No. 33 under Basic Order No. 1 as amended, under General Order No. 68 as amended, is hereby amended by striking out Schedule A annexed to said order and inserting in place thereof Revised Schedule A hereto annexed, and made a part of this amendment and of said adopting order.

2. Adopting Order No. 33 under Basic Order No. 1 as amended, under General Order No. 68 as amended, is further amended by striking out section 7 of said order and inserting in place thereof the following:

SEC. 7. *Records and sales slips.* (a) The provisions of section (e) of Basic Order No. 1 as amended covering sales slips and records are adopted in and applicable to this order as though specifically set forth herein; and also on any sale of \$25 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

(b) *Maximum prices for insufficiently described items.* Where the seller's records or sales slip upon a sale of any commodity covered by this order in the area covered by this order, do not contain a sufficiently complete description to identify the exact nature, type, size or quantity of the commodity, and thus determine the maximum price fixed by Revised Schedule A of this order, the maximum price applicable to such sale shall be the lowest maximum price which can be computed under Revised Schedule A of this order in accordance with the incomplete description.

3. Adopting Order No. 33 under Basic Order No. 1 as amended, under General Order 68 as amended, is further amended by adding a new section 3a as follows:

SEC. 3 (a). *Adjustment to reflect increase in suppliers price.* (a) *Applicability.* This section is applicable only where the amendment or order which grants your supplier an increase in his maximum price provides that all resellers (including those subject to area orders issued under General Order 68) may increase their maximum prices for the commodity in question.

(b) *Maximum price.* You may increase the price listed in this order by the amount permitted for resellers by an industry-wide or area-wide amendment or order increasing your suppliers maximum price. You can only do this, however, if the effective date of the action increasing your suppliers maximum price is later than the date stated on the price list contained in this order. Thus, if your suppliers maximum price for a product is increased and at some later date the price listed in this order is increased for this product, the amendment to this order will supersede the increase originally granted you by the amendment or order increasing your suppliers maximum price.

4. Except as hereby amended, Adopting Order No. 33 under Basic Order No. 1 as amended, under General Order 68 as

amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective June 30, 1946.

Issued this 23d day of August 1946.

LEO H. MCCORMICK,
District Director.

REVISED SCHEDULE A

Maximum prices for certain building and construction materials in the Cumberland Area consisting of the counties of Allegheny and Garrett in the State of Maryland, on sales by all persons to ultimate users or to purchasers for resale on an installed basis.

Item and unit	Delivered maximum prices
1. Plaster, hard wall: Ton	\$20.40
100 lb. bag	1.10
2. Plaster gauging, 100 lb. bag	2.25
3. Keene's cement, 100 lb. bag	2.50
4. Finishing lime, ton	22.00
5. Gypsum lath 3/8", M sq. ft.	28.25
6. Metal lath 2.5 lb. diamond mesh, sq. yd.	.29
7. Metal lath 3.4 lb. diamond mesh, sq. yd.	.36
8. Metal lath, corner bead expanded type, lin. ft.	.059
9. Portland cement: Bbl. 4 bags	3.40
Bag 94 lbs.	.85
10. Masonry mortar: Bbl. 4 bags	3.00
Bag 70 lbs.	.75
11. Mason's hydrated lime, bag 50 lbs.	.50
12. Waterproof cement, gray: Bbl.	4.00
Bag 100 lbs.	1.00
13. Clay drain tile—3", lin. ft.	.075
14. Clay drain tile—4", lin. ft.	.09
15. Vitrified clay sewer pipe—4", lin. ft.	.215
16. Vitrified clay sewer pipe—6", lin. ft.	.32
17. Flue lining 9 x 9, lin. ft.	.425
18. Flue lining 9 x 13, lin. ft.	.645
19. Flue lining 13 x 13, ft.	.82
20. Gypsum wallboard 3/8", per M.	40.00
21. Asphalt roofing 90 lb., roll	2.76
22. Asphalt or tarred felt 15 lb., roll	2.89
23. Asphalt or tarred felt 30 lb., roll	2.89
24. Asphalt shingles 210 lb. (3 in 1), sq.	6.45
25. Fibre insulation board, 1/2" standard, M sq. ft.	50.00
26. Fibre insulation 2 1/2", M sq. ft.	65.00
27. Asbestos cement siding 12 x 24 or 27" standard colors, sq.	8.14
28. Thermal insulation—batts (paper backed) full-thick, M sq. ft.	65.00

Date: June 30, 1946.

Opinion Accompanying Amendment No. 1 to Adopting Order No. 33 Under Basic Order No. 1 as Amended, Under General Order No. 68 as Amended

On March 4, 1946, Adopting Order No. 33 under Basic Order No. 1 as amended, under General Order No. 68 as amended, was issued by the Baltimore District Office effective March 8, 1946. This order stated maximum prices for certain "hard mason materials" in the area covered by said order, more fully described in said order.

It now appears that manufacturers increases have been granted on some of the items covered by Schedule A annexed to said order, and that an adjustment of the prices fixed by said order is neces-

sary in order to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended. The accompanying amendment adjusts the prices in question by substituting Revised Schedule A for Schedule A of the original order. The amendment also excludes fire brick and fire clay as these items have been suspended from price control by amendment 27 to Supplementary Order 129.

The order is also amended by the accompanying amendment by insertion of a provision in reference to fixing maximum prices for insufficiently described items which is affirmatively found to be necessary in order to prevent evasion of the order.

The order is also amended by the accompanying amendment by insertion of a provision in reference to adjustments due to increases in suppliers prices. It is the intention of the Office of Price Administration to specify the amounts by which resellers' maximum prices may be increased as part of any future action which increases manufacturers maximum prices on a nation-wide or area-wide basis. The specified increase will be allowed to all resellers of the commodity in question, including resellers under area orders. Thus, there will be a temporary break-through of the area order until such time as the area order is amended to reflect the permitted increase, at which time resellers will again be subject to the area order price and the increase factors will no longer be applicable to them.

[F. R. Doc. 46-20317; Filed, Nov. 13, 1946; 8:52 a. m.]

DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.

[Administrative Order 1154]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 18, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Indiana 74E Huntington.....	\$80,000
Nebraska 59K Butler District Public	355,000
South Carolina 22K Fairfield.....	230,000
South Dakota 7K Lincoln.....	215,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20564; Filed, Nov. 19, 1946; 8:47 a. m.]

[Administrative Order 1155]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 18, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the

projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Colorado 17N Prowers.....	\$262,000
Illinois 27G Edgar.....	42,000
Kentucky 56H Morgan.....	655,000
Mississippi 30P Jones.....	740,000
South Dakota 39A Douglas.....	575,000
Texas 61L Coleman.....	590,000
Texas 78H Cherokee.....	400,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20565; Filed, Nov. 19, 1946; 8:47 a. m.]

[Administrative Order 1156]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 19, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Illinois 32H McDonough.....	\$265,000
Kentucky 33L Davless.....	632,000
Minnesota 57U Ottertall.....	550,000
Oregon 34A Weston.....	215,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20566; Filed, Nov. 17, 1946; 8:47 a. m.]

[Administrative Order 1157]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 21, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Indiana 7K Whitley.....	\$120,000
Iowa 9W Scott.....	350,000
New Mexico 8K Roosevelt.....	520,000
North Carolina 23W Caldwell.....	1,220,000
South Dakota 16G Grant*.....	250,000
Texas 113D Dickens.....	450,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20567; Filed, Nov. 19, 1946; 8:46 a. m.]

[Administrative Order 1159]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 22, 1946.

Inasmuch as Grundy County Rural Electric Cooperative has transferred certain of its properties and assets to Federated Cooperative Power Association, and Federated Cooperative Power Association has assumed in part the indebtedness to United States of America of Grundy County Rural Electric Cooperative, arising from loans made by United States of America pursuant to the Rural Electrification Act of 1936, as amended, I hereby amend:

(a) Administrative Order No. 490, dated July 25, 1940, by changing the project designation appearing therein as "Iowa 1031C1 Grundy" in the amount of \$120,000, to read "Iowa 1031C1 Grundy" in the amount of \$113,131.60, and "Iowa 47K Franklin" in the amount of \$6,868.40.

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20569; Filed, Nov. 19, 1946; 8:47 a. m.]

[Administrative Order 1158]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 21, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Delaware 2R Sussex.....	\$227,000
Indiana 27H Decatur.....	140,000
Wisconsin 63H Bayfield.....	105,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20568; Filed, Nov. 19, 1946; 8:46 a. m.]

[Administrative Order 1160]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 22, 1946.

Inasmuch as The Altamaha Electric Membership Corporation has transferred certain of its properties and assets to The Little Ocmulgee Electric Membership Corporation, and The Little Ocmulgee Electric Membership Corporation has assumed in part the indebtedness to United States of America of The Altamaha Electric Membership Corporation, arising from loans made by United States of America pursuant to the Rural Electrification Act of 1936, as amended, I hereby amend:

(a) Administrative Order No. 128, dated August 24, 1937, by changing the project designation appearing therein as "Georgia 8042C Toombs" in the amount of \$100,000, to read "Georgia 8042C Toombs" in the amount of \$70,313, and "Georgia 88M Telfair" in the amount of \$29,687.

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20570; Filed, Nov. 19, 1946; 8:47 a. m.]

[Administrative Order No. 1161]

ALLOCATION OF FUNDS FOR LOANS

OCTOBER 22, 1946.

Stonewall Electric Company, on July 15, 1946, transferred all of its properties and assets in the State of Wyoming to Sheridan Suburban Electric Company in consideration of the assumption by Sheridan Suburban Electric Company of all the contractual and other obligations of Stonewall Electric Company pertaining

to such properties and assets, including, without limitation, all such contractual and other obligations of Stonewall Electric Company to United States of America arising from loans made by United States of America pursuant to the Rural Electrification Act of 1936, as amended. Therefore, I hereby amend:

(a) Administrative Order No. 369, dated June 30, 1939, by changing the project designation appearing therein as "Wyoming 0017A1 S. E." in the amount of \$24,000. (amended to read "Wyoming 9-0017A1 S. E." by Administrative Order No. 457, dated May 10, 1940) to read "Wyoming 26A S. S. E.";

(b) Administrative Order No. 521, dated September 26, 1940, by changing the project designation appearing therein as "Wyoming 1017B1 S. E." in the amount of \$50,000, to read "Wyoming 26B S. S. E."; and

(c) Administrative Order No. 624, dated October 2, 1941, by changing the project designation appearing therein as "Wyoming 2017B2 S. E." in the amount of \$4,700, to read "Wyoming 26C S. S. E."

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20571; Filed, Nov. 19, 1946; 8:47 a. m.]

[Administrative Order 1162]

ALLOCATION OF FUNDS FOR LOANS
OCTOBER 22, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Colorado 37E Douglas.....	\$421,000
Florida 28H Madison.....	188,000
Iowa 69H Henry.....	535,000
Tennessee 46F Warren*.....	1,025,000
Wyoming 25A Crook.....	855,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20572; Filed, Nov. 19, 1946; 8:48 a. m.]

[Administrative Order 1163]

ALLOCATION OF FUNDS FOR LOANS
OCTOBER 23, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Georgia 68N Grady.....	\$89,000
Minnesota 74M Norman.....	520,000
Mississippi 49D Lee.....	31,000
Oregon 18F Eugene.....	100,000
South Dakota 30B Kingsbury.....	373,000
Wyoming 11R Lincoln.....	179,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-20573; Filed, Nov. 19, 1946; 8:48 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 1154, et al.]

BRANIFF AIRWAYS, INC.

NOTICE OF POSTPONEMENT OF ORAL ARGUMENT

In the matter of the applications of Braniff Airways, Inc., et al., for amendments of certificates of public convenience and necessity to consolidate routes, under section 401 (h) of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that oral argument in the above-entitled proceeding, now assigned to be heard on December 2, 1946, is hereby postponed to be heard on December 18, 1946, 10 a. m., eastern standard time, in Room 5042, Commerce Bldg., Washington, D. C., before the Board.

Dated at Washington, D. C., November 15, 1946.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,
Secretary.

[F. R. Doc. 46-20562; Filed, Nov. 19, 1946; 8:49 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-1383]

REPUBLIC SERVICE CORP. ET AL.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 12th day of November A. D. 1946.

In the matter of Republic Service Corporation, Lehigh Ice Company, Susquehanna Ice Company, File No. 70-1383.

Republic Service Corporation ("Republic"), a registered holding company, and two of its wholly-owned non-utility subsidiary companies, Lehigh Ice Company ("Lehigh") and Susquehanna Ice Company ("Susquehanna"), having filed a joint declaration, as amended, pursuant to the provisions of section 12 (c) of the Public Utility Holding Company Act of 1935 and Rule U-42 promulgated thereunder, regarding the following proposed transactions:

Republic has heretofore filed a plan pursuant to section 11 (e) of the act, which provides, among other things, for the divestment of its interests in Lehigh and Susquehanna. Lehigh and Susquehanna previously notified the Commission, pursuant to Rule U-44 of the rules and regulations promulgated under the act, of their intention to sell their respective physical properties as follows: Lehigh proposed to sell all of its physical assets to William C. DeRemur and Irvin F. DeRemur of Mauch Chunk, Pennsylvania, for the sum of \$6,000, except an unimproved lot in the village of Upper Mauch Chunk, Pennsylvania, which it proposed to sell to Mauch Chunk Heat, Power and Electric Light Company, a subsidiary of Republic, for the sum of \$500. Susquehanna proposed to sell all of its physical assets to Harry S. Batschelet and Thomas H. Roberts of Renovo, Pennsylvania, for the sum of \$5,000.

Lehigh and Susquehanna now propose to dissolve and to make a capital distribution of their assets to Republic. The net cash proceeds to be received by Republic are to become part of its free funds.

The joint declaration, as amended, having been filed on October 16, 1946, and notice of filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to the act, and the Commission not having received a request for a hearing with respect to said joint declaration, as amended, within the period specified in the notice, or otherwise, and not having ordered a hearing thereon; and

Declarants having requested that the Commission's order be issued on or before November 15, 1946, and become effective forthwith, and the Commission deeming it appropriate to grant such request; and

The Commission finding no basis for making adverse findings under section 12 (c) of the act and Rule U-42 promulgated thereunder, and deeming it appropriate in the public interest and the

INTERSTATE COMMERCE COMMISSION.

[S. O. 422, Gen. Permit 6]

UNLOADING OF CARS AT ATLANTIC, GULF OR PACIFIC PORTS

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph of Service Order No. 422 (11 F. R. 250), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 422 insofar as it applies to cars held at Atlantic, Gulf or Pacific Ports which arrived at said ports after 12:01 a. m., August 24, 1946.

This permit shall become effective at 12:01 a. m., November 10, 1946, and shall expire at 11:59 p. m., November 20, 1946.

The waybills shall show reference to this general permit.

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

Issued at Washington, D. C., this 8th day of November 1946.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 46-20540; Filed, Nov. 19, 1946; 8:45 a. m.]

interests of investors and consumers to permit said declaration, as amended, to become effective;

It is hereby ordered, Effective forthwith, pursuant to Rule U-23 and the applicable provisions of the act, and subject to the terms and conditions prescribed in Rule U-24, that said joint declaration, as amended be and it hereby is permitted to become effective.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-20535; Filed, Nov. 19, 1946;
8:46 a. m.]

[File No. 1384]

ALLIED GAS CO.

ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 13th day of November A. D. 1946.

Allied Gas Company ("Allied"), a subsidiary of Great Lakes Utilities Company, a registered holding company, having filed an application pursuant to section 6 (b) of the Public Utility Holding Company Act of 1935 regarding the issuance to The Pennsylvania Company for Insurances on Lives and Granting Annuities, Philadelphia, Pennsylvania, of an unsecured promissory note in the face amount of \$35,000 and bearing interest at the rate of 3% on the unpaid balance; and

Such application having been filed on October 21, 1946 and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said act and the Commission not having received a request for a hearing with respect to said application within the period specified in said notice or otherwise and not having ordered a hearing thereon; and

The Commission finding that the requirements of section 6 (b) have been satisfied and deeming it appropriate in the public interest and the interest of

investors and consumers to grant the said application; and

The applicant having requested that the Commission's order be issued herein on or about November 12, 1946 and become effective forthwith so that Allied may effect a borrowing of \$35,000, on the basis of its promissory note, not later than November 15, 1946, the funds being needed by that date to enable Allied to carry out its construction program, and the Commission deeming it appropriate to grant such request:

It is hereby ordered, Effective forthwith, pursuant to Rule U-23 and the applicable provisions of said act and subject to the terms and conditions prescribed in Rule U-24 that said application be, and hereby is, granted.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-20536; Filed, Nov. 19, 1946;
8:46 a. m.]

[File No. 70-1387]

LUZERNE COUNTY GAS AND ELECTRIC CORP.

ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 13th day of November 1946.

Luzerne County Gas and Electric Corporation ("Luzerne"), a subsidiary of The United Gas Improvement Company, a registered holding company, having filed an application and an amendment thereto pursuant to section 6 (b) of the Public Utility Holding Company Act of 1935 for an exemption from the provisions of section 6 (a) thereof with respect to the following transactions:

Luzerne proposes to issue and sell to three Philadelphia banks its promissory notes aggregating \$1,350,000 principal amount and bearing interest at the rate of 1 $\frac{3}{4}$ % per annum. Such notes are to be repaid by equal annual payments in the amount of \$450,000 each due De-

ember 31, 1948, December 31, 1949 and December 31, 1950, respectively. The proceeds of such notes, together with other available company funds, are to be used for additions to utility plant. The issue and sale of such notes have been expressly authorized by the Pennsylvania Public Utility Commission by order dated October 28, 1946; and

Said application having been filed on October 22, 1946 and an amendment thereto having been filed on November 1, 1946 and notice of such filing having been duly given in the manner prescribed by Rule U-23 promulgated pursuant to said act and the Commission not having received a request for hearing with respect to said application within the period specified in said notice or otherwise and not having ordered a hearing thereon; and

The applicant having requested that the Commission's order granting the application become effective immediately upon the issuance thereof in order to permit the applicant to proceed with the proposed transactions without delay and the Commission deeming it appropriate to grant such request; and

The Commission finding that the issuance and sale of the notes are solely for the purpose of financing the business of Luzerne and that such issuance and sale have been expressly authorized by the Pennsylvania Public Utility Commission, the Commission of the State in which Luzerne is organized and doing business, and the Commission being satisfied that it is appropriate that the application be granted;

It is hereby ordered, Effective forthwith, that pursuant to said Rule U-23 and the applicable provisions of said act and subject to terms and conditions prescribed in Rule U-24 that the aforesaid application, as amended, be, and the same hereby is, granted.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-20537; Filed, Nov. 19, 1946;
8:45 a. m.]