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1946 SUPPLEMENT

to the

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time intervening between the date when information upon which this amended regulation is based became available and the time when this amended regulation must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order, as amended.* During the period beginning at 12:01 a. m., P. s. t., June 7, 1947; and ending at 12:01 a. m., P. s. t., September 16, 1947, the provisions in § 936.304 (b) (2) (i) (a) of Plum Order 3 (12 F. R. 3062) shall read as follows:

(a) Of said total quantity, at least seventy-five (75) percent, by number of packages, shall be of a size not smaller than a size that will pack a 4 x 5 standard pack, as specified in the aforesaid United States Standards, in the aforesaid standard basket, and said 4 x 5 standard pack is defined more specifically in subparagraph (3) of this paragraph; and

(c) Nothing contained herein shall be construed (1) as affecting or waiving any right, duty, obligation, or liability which has arisen or which, prior to the effective time of the provisions hereof, may arise in connection with any provision of said Plum Order No. 3, or (2) as releasing

or extinguishing any violation of said Plum Order No. 3 which has occurred or which, prior to the effective time of the provisions hereof, may occur.

(48 Stat. 31, as amended; 7 U. S. C. 601 et seq.; 7 CFR, Cum. Supp., 936.1 et seq.)

Done at Washington, D. C., this 4th day of June 1947.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 47-5428; Filed, June 5, 1947;
9:00 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 5326]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

CENTRAL UNIVERSITY

§ 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Individual or private business as religious, educational or research institution or organization:* § 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Plant and equipment:* § 3.6 (a) *Advertising falsely or misleadingly—Business status, advantages or connections of advertiser—Size and extent:* § 3.6 (b) *Using misleading name—Vendor—Individual or private business being educational, religious or research institution or organization.* In connection with the offering for sale, sale and distribution of respondent's courses of study and instruction in commerce, (1) using the word "University", or any abbreviation or simulation thereof, as a part of respondent's corporate name or as a part of the name of respondent's school, or representing or implying in any manner that respondent's school is a university; or (2) representing, directly or by implication, that respondent's school is a larger institution than it in fact is, or that it has more complete educational facilities or a larger student enrollment than is the fact; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, Central University, Docket 5326, April 21, 1947]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 21st day of April A. D. 1947.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent, certain facts stipulated into the record and other evidence taken before an examiner of the Commission theretofore duly designated by it, report of the trial examiner, and briefs of counsel (oral argument not having been requested), and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered, That respondent, Central University, a corporation, its officers,

representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of its courses of study or instruction in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Using the word "University", or any abbreviation or simulation thereof, as a part of respondent's corporate name or as a part of the name of respondent's school, or representing or implying in any manner that respondent's school is a university.

2. Representing, directly or by implication, that respondent's school is a larger institution than it in fact is, or that it has more complete educational facilities or a larger student enrollment than is the fact.

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

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 47-5377; Filed, June 5, 1947;
8:56 a. m.]

[File No. 21-402]

PART 171—TRADE PRACTICE RULES FOR THE HOUSEHOLD DYE INDUSTRY

Correction

In Federal Register Document No. 47-4981 appearing on page 3478 of the issue for Thursday May 29, 1947, paragraph (e) of § 171.14 should read as follows:

(e) Unlawfully to induce or attempt to induce the breach of existing lawful contracts between any industry member and his customer or supplier by any means whatsoever or to interfere with or obstruct the performance of any such contractual duties or services by any such means;

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

[T. D. 51686]

PART 8—LIABILITY FOR DUTIES, ENTRY OF IMPORTED MERCHANDISE

EXEMPTIONS FROM INVOICE REQUIREMENTS

Section 8.15 (a), Customs Regulations of 1943 (19 CFR, Cum. Supp., 8.15 (a)), as amended by Treasury Decisions 51036, 51105, 51222, 51333, and 51588, is hereby further amended by adding a new item numbered 27 reading as follows:

(27) Rubber, crude.

(Sec. 484, 46 Stat. 722, 759, sec. 12, 52 Stat. 1083, secs. 498, 624, 46 Stat. 728, 759; 19 U. S. C. 1484, 1498, 1624)

[SEAL]

FRANK DOW,
Acting Commissioner of Customs.

Approved: May 29, 1947.

E. H. FOLEY, Jr.,
Acting Secretary of the Treasury.

[F. R. Doc. 47-5376; Filed, June 5, 1947;
8:56 a. m.]

[T. D. 51687]

PART 53—IMPORTATION FREE OF DUTY OF FOOD, CLOTHING, AND MEDICAL, SURGICAL, AND OTHER SUPPLIES UNDER EMERGENCY PROCLAMATION OF THE PRESIDENT

EMERGENCY; FREE ENTRY OF TIMBER, LUMBER AND LUMBER PRODUCTS

MAY 29, 1947.

Timber, lumber, and lumber products designated and certified by Housing Expediter to be admitted free under regulations pursuant to proclamation of the President under section 318, Tariff Act of 1930. T. D. 51565 amended.

Section 53.3 *Timber, lumber and lumber products specified by Housing Expediter admissible free of duty and import tax* of T. D. 51565 (19 CFR 53.3) issued November 7, 1946 (11 F. R. 13460) is hereby amended as follows:

1. Subparagraph 3 of paragraph (a) is amended by inserting after the word "Plywood" the words "and veneers", and a new subparagraph 7 is added to paragraph (a) reading as follows:

7. Prefabricated houses and prefabricated panels for houses, and doors, all the foregoing in chief value of wood, classifiable under paragraph 412, Tariff Act of 1930.

2. The first sentence of paragraph (b) is amended to read as follows: "The Housing Expediter may designate and certify under the proclamation other articles or classes of articles, such as millwork, all the foregoing in chief value of wood."

3. Paragraph (c) is amended by adding at the end thereof the footnote number "2" and by inserting after footnote 1 the following footnote:

*With respect to free entry pursuant to Presidential Proclamation No. 2708 of articles in chief value of wood not provided for in § 53.3 (a) *supra*, as amended, the Housing Expediter states that application should be made by sending a true, executed copy of the entry, Customs Form 7501, in duplicate, to the Office of the Housing Expediter, Washington 25, D. C. When certified, the Office of the Housing Expediter will forward one copy to the collector of customs at the port of entry for appropriate attention.

(Sec. 318, 46 Stat. 696; 19 U. S. C. 1318, Proc. 2708, Oct. 25, 1946. 11 F. R. 12695)

NOTE: As time is an important factor in efforts to cope with the housing emergency, publication of notice and public procedure, as provided for in the Administrative Procedure Act (Public Law No. 404, 79th Congress), are found to be impracticable and contrary to the public interest.

[SEAL]

E. H. FOLEY, Jr.,
Acting Secretary of the Treasury.

[F. R. Doc. 47-5375; Filed, June 5, 1947;
8:56 a. m.]

TITLE 21—FOOD AND DRUGS

Chapter I—Food and Drug Administration, Federal Security Agency

PART 3—STATEMENTS OF GENERAL POLICY OR INTERPRETATION

PACKERS AND SHIPPERS OF SHELLED PEANUTS

Pursuant to section 3 of the Administrative Procedure Act (60 Stat. 237, 238), the following interpretation is issued:

§ 3.2 *Notice to packers and shippers of shelled peanuts.* Investigations by the Food and Drug Administration have shown that a number of interstate shipments of shelled peanuts in bags holding from approximately 100 to 125 pounds each have failed to bear labeling as required by the terms of the Federal Food, Drug, and Cosmetic Act.

Shelled peanuts in sacks, whether or not shipped in carload lots, should bear the following information required by the law on food in package form:

(a) The name of the product.

(b) An accurate statement of net weight.

(c) The name and place of business of the packer or distributor.

This information should be conspicuously set forth. It may be printed or stenciled on each bag or, if desired, placed on tags which are securely attached to each bag.

The net weight marked on the bags must be the correct net weight of the peanuts at the time they are delivered to the carrier for interstate shipment. The tare weight of the bag should not be included in the weight declaration. (Sec. 3, Pub. Law 404, 79th Cong., 60 Stat. 238)

Dated: June 2, 1947.

[SEAL] WATSON B. MILLER,
Federal Security Administrator.

[F. R. Doc. 47-5364; Filed, June 5, 1947;
8:54 a. m.]

TITLE 24—HOUSING CREDIT

Chapter VIII—Office of Housing Expediter

[Suspension Order S-1067, Revocation]

PART 807—SUSPENSION ORDERS

BROADVIEW INVESTMENT CO.

W. C. Moss and Harry S. Kramer, Jr., d/b/a Broadview Investment Company, 4th and Broadway, East St. Louis, Illinois, were suspended on January 15, 1947 by Suspension Order No. S-1067. They appealed from the provisions of the order. The Chief Compliance Commissioner has reviewed the case, and has directed that the order be revoked. In view of the foregoing:

It is hereby ordered, That: § 1010.1067, Suspension Order No. S-1067, be revoked.

Issued this 4th day of June 1947.

OFFICE OF THE HOUSING
EXPEDITER,
By JAMES V. SARCONI,
Authorizing Officer.

[F. R. Doc. 47-5445; Filed, June 5, 1947;
10:47 a. m.]

TITLE 29—LABOR

Chapter IX—Department of Agriculture (Agricultural Labor)

TRANSFER OF AUTHORITY FROM SECRETARY OF AGRICULTURE TO SECRETARY OF TREASURY

CROSS REFERENCE: For transfer of all the functions, duties and powers of the Secretary of Agriculture relating to en-

forcement of agricultural wage and salary regulations and orders issued pursuant to the Stabilization Act of 1942, as amended, to the Secretary of the Treasury, see Part 4001 under Title 32, *infra*.

TITLE 32—NATIONAL DEFENSE

Chapter V—American Battle Monuments Commission

PART 500—ORGANIZATION AND PROCEDURE APPLICATIONS, REQUESTS, AND CONTRIBUTIONS

Part 500, Subpart B, § 500.20, is amended by adding paragraph (c), as follows:

§ 500.20 *Applications, requests, and contributions.* * * *

(c) American or foreign citizens, States, municipalities, or associations desiring to erect war memorials on federally owned or controlled property in the United States or in its Territories and possessions should proceed as follows:

(1) Submit general idea of the memorial to the American Battle Monuments Commission together with statement indicating concurrence in the project by the Executive department having jurisdiction.

(2) When site is definitely assigned, submit to the American Battle Monuments Commission for approval the design of the memorial, together with the inscriptions and description of materials. The design, if approved, will then be referred, in accordance with law, by the American Battle Monuments Commission to the National Commission of Fine Arts for its approval.

(3) If Congressional action is required to obtain grant of the site, all arrangements must be made with the appropriate members of the Congress by the sponsors of the memorial and not by the American Battle Monuments Commission.

(4) The Commission will require evidence that the maintenance of the memorial is assured in perpetuity at the expense of the sponsors and not of the Government.

(Sec. 2, Pub. Law 456, 79th Cong., 60 Stat. 317)

AMERICAN BATTLE MONUMENTS
COMMISSION,
ROBERT G. WOODSIDE,
Vice Chairman.

[F. R. Doc. 47-5361; Filed, June 5, 1947;
8:54 a. m.]

Chapter VII—Sugar Rationing Administration, Department of Agriculture

[3d Rev. RO 3¹ Amdt 51]

PART 707—RATIONING OF SUGAR

SUGAR

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

¹ 11 F. R. 177, 14281.

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

1. Section 19.1 is amended to read as follows:

SEC. 19.1 *Provisional allowance for fish (including pickled and cured); shellfish and poultry products—(a) General.* An industrial user may get a provisional allowance of sugar for curing, processing or packing (1) fish, including pickled and cured, (2) shellfish and (3) poultry products.

(b) *How to apply.* (1) A provisional allowance for curing, processing or packing the products listed in paragraph (a) is granted for three-month periods corresponding to the quarterly allotment periods for industrial users. An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. On or before application for a provisional allowance for these purposes is made, however, the industrial user must file a written report with the Sugar Branch Office with which he is registered stating with respect to each of the products listed in paragraph (a):

(i) The total number of pounds of each product cured, processed or packed by him during 1941;

(ii) The total amount of sugar used by him for such purposes during 1941;

(iii) The average amount of sugar which he used per 100 pounds (unprocessed) of that product for such purposes during 1941.

(2) The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all the information required by that form for each product for which he applies.

(c) *Action on application.* (1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance under this section and that he has made the report required in subparagraph (1) of paragraph (b) and that the applicant has given all the information required by SRA Form R-359.

(2) The amount of the provisional allowance of sugar for use in curing, processing or packing the products listed in paragraph (a) shall be computed, separately for each product listed, in the following way:

(i) For each listed product the number of 100 pound units (unprocessed) which the applicant expects to cure, process or pack from the date of the application to the end of the quarterly period for which application is made is multiplied by 70 per cent of the average number of pounds of sugar which he used per 100 pounds (unprocessed) cured, processed or packed by him during 1941;

(ii) The resulting figures for each listed product are added together and the result is his provisional allowance for curing, processing or packing fish, including pickled and cured, shellfish and poultry products. The Sugar Branch Office shall authorize the issuance of a check to him for the amount of his provisional allowance less any unused bal-

ance of his last provisional allowance of sugar issued for these purposes.

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this section for curing, processing or packing any product listed in paragraph (a), he may use that provisional allowance only for the purpose of producing that product. He may not for any such product use more sugar per 100 pounds (unprocessed) than 70 percent of the average number of pounds of sugar he used per 100 pounds (unprocessed) for that product in 1941. Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar ration evidences has been granted.

(e) *Records and reports.* An industrial user who, during a calendar month, has sugar for curing, processing or packing any product listed in paragraph (a) must, before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered, a report on SRA Form R-359A giving all of the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

2. Section 19.2 (b) is amended to read as follows:

(b) *How to apply.* A provisional allowance to cure, process or pack the meat products listed in the supplement to this order is granted for three-month periods corresponding to the quarterly allotment periods for industrial users. An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all of the information required by that form separately stated for each kind of meat product he will cure, process or pack.

3. Section 19.2 (c) (1) is amended to read as follows:

(1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance for curing, processing, or packing meat and that the applicant has given the information required by SRA Form R-359.

4. Section 19.2 (c) (2), (ii) is amended to read as follows:

(ii) The resulting figures for each kind of product are added together and the result is his provisional allowance for curing, processing or packing meat. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any un-

used balance of his last provisional allowance of sugar issued for these purposes.

5. Section 19.2 (d) (2) (ii) is amended by substituting the words "Sugar Rationing Administration, Department of Agriculture" for the words "Office of Price Administration" wherever they appear therein.

6. Section 19.2 (d) is amended by adding a new subparagraph (3) to read as follows:

(3) Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar ration evidences has been granted.

7. Section 19.2 (e) is amended to read as follows:

(e) *Records and reports.* An industrial user who, during a calendar month, has sugar for the purposes covered by this section, must, before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered, a report on SRA Form R-359A giving all of the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

8. Section 19.3 (b) is amended to read as follows:

(b) *How to apply.* A provisional allowance for the production of frozen fruit is granted for three-month periods corresponding to the quarterly allotment periods for industrial users. An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all of the information required by that form separately stated for each kind of fruit he will freeze.

9. Section 19.3 (c) (1) is amended to read as follows:

(1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance to produce frozen fruit and that the applicant has given the information required by SRA Form R-359.

10. Section 19.3 (c) (2) (ii) is amended to read as follows:

(ii) The resulting figures for each kind of fruit are added together and the result is his provisional allowance for freezing fruit. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any unused balance of his last provisional allowance of sugar issued for these purposes.

11. Section 19.3 (d) is amended by adding a sentence to read as follows: "Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar ration evidence has been granted."

12. Section 19.3 (e) is amended to read as follows:

(e) *Records and reports.* Any industrial user who, during a calendar month, has sugar to freeze fruit must before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered a report on SRA Form R-359A giving all of the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

13. The second and third sentences of section 19.4 (b) (1) are amended to read as follows: "An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. On or before application for a provisional allowance for these purposes is filed, however, the industrial user must file a written report with the Sugar Branch Office with which he is registered."

14. Section 19.4 (b) (2) is amended to read as follows:

(2) The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all the information required by that form.

15. Section 19.4 (c) is amended to read as follows:

(c) *Action on application.* (1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance for cooked beans, that he has made the report required in subparagraph (1) of paragraph (b) and that the applicant has given all of the information required by SRA Form R-359.

(2) The amount of the provisional allowance of sugar for cooked beans shall be computed in the following way separately for each type of bean:

(i) The number of 100 pound units of that type of dried bean the applicant expects to use in producing canned, frozen, bottled or dehydrated cooked beans from the date of application to the end of the quarterly period for which the application is made is multiplied by the average number of pounds of sugar which he used per 100 pounds of that type of dried bean so used in 1941.

(ii) The result is his provisional allowance for cooked beans. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any unused balance of his last provisional al-

allowance of sugar issued for these purposes.

16. Section 19.4 (d) is amended to read as follows:

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this section for cooked beans, he may use that provisional allowance only for the purposes of producing canned, frozen, bottled, or dehydrated cooked beans. No industrial user may use more sugar per 100 pounds of dried beans he processes than the average number of pounds of sugar he used in 1941 per 100 pounds of dried beans processed. Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar ration evidences has been granted.

17. Section 19.4 (e) is amended to read as follows:

(e) *Records and reports.* An industrial user who, during a calendar month, has sugar for cooked beans, must, before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered, a report on SRA Form R-359A giving all of the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

18. Section 19.5 is amended to read as follows:

SEC. 19.5 *Provisional allowance for canned and bottled fruit juices—(a) General.* An industrial user may get a provisional allowance of sugar for canning and bottling fruit juices. (For the purpose of this section, fruit juice means single strength juice extracted from ripe fruit without the addition of water.)

(b) *How to apply.* (1) A provisional allowance for canning and bottling fruit juices is granted for three-month periods corresponding to the quarterly allotment periods for industrial users. An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. On or before application for a provisional allowance for these purposes is filed, however, the industrial user must file a written report with the Sugar Branch Office with which he is registered showing separately for each kind of fruit juice he will can or bottle:

(i) The total number of gallons of that kind of fruit juice produced by him during 1941;

(ii) The total amount of sugar used by him for that kind of fruit juice during 1941;

(iii) The average amount of sugar which he used per gallon of that kind of fruit juice during 1941.

(2) The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all the information required by that form separately stated for each kind of fruit juice.

(c) *Action on application.* (1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance for canned or bottled fruit juices, that he has made the report required in subparagraph (1) of paragraph (b) and that the applicant has given all of the information required by SRA Form R-359.

(2) The amount of the provisional allowance of sugar for use in canning or bottling fruit juices shall be computed in the following way separately for each kind of fruit juice.

(i) For each kind of fruit juice the number of gallons of that kind of fruit juice which the applicant expects to make from the date of application to the end of the quarterly period for which application is made is multiplied by 90 percent of the average number of pounds of sugar which he used per gallon for that kind of fruit juice during 1941;

(ii) The resulting figures for each kind of fruit juice are added together and the result is his provisional allowance for canning and bottling fruit juices. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any unused balance of his last provisional allowance of sugar issued for these purposes.

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this section for canning and bottling any kind of fruit juice, he may use that provisional allowance only for the purpose of canning and bottling that kind of fruit juice. No industrial user may use more sugar in canning or bottling any fruit juice than 90 percent of the average amount of sugar he used per gallon for that kind of fruit juice in 1941. Moreover, he may not use sugar for a packing season in excess of the average rate provided in computing his allowance. Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar ration evidences has been granted.

(e) *Records and reports.* An industrial user who, during a calendar month, has sugar to can or bottle any kind of fruit juice must, before the sixteenth day of the following month file with the Sugar Branch Office with which he is registered a report on SRA Form R-359A giving all of the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

19. Section 19.6 (b) is amended to read as follows:

(b) *How to apply.* (1) A provisional allowance for soup is granted for three-month periods corresponding to the quarterly allotment periods for industrial users. An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. On or before application for a provisional allowance for these purposes is made, however, the industrial user must file a written report with the Sugar Branch Office with which he is registered showing:

(i) The total number of cases of 24 No. 2 cans (or equivalent) of each kind of soup produced by him during 1941;

(ii) The total amount of sugar used by him for each kind of soup during 1941;

(iii) The average number of pounds of sugar which he used per case of 24 No. 2 cans (or equivalent) of each kind of soup during 1941.

(2) The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all the information required by that form separately stated for each kind of soup.

20. Section 19.6 (c) is amended to read as follows:

(c) *Action on application.* (1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance for soup, that he has made the report required in subparagraph (1) of paragraph (b) and that the applicant has given the information required by SRA Form R-359.

(2) The amount of the provisional allowance of sugar for soup shall be computed in the following way separately for each kind of soup:

(i) For each kind of soup, the number of cases of 24 No. 2 cans (or equivalent) of soup which the applicant expects to can or bottle during the quarter is multiplied by the average number of pounds of sugar which he used for each case of 24 No. 2 cans (or equivalent) during 1941.

(ii) The resulting figures for each kind of soup are added together and the result is his provisional allowance for soup. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any unused balance of his last provisional allowance of sugar issued for these purposes.

21. Section 19.6 (d) and (e) are amended to read as follows:

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this section for making any kind of soup he may use that provisional allowance only for the purpose of making that kind of canned or bottled soup. He may not use more sugar for any case of 24 No. 2 cans (or equivalent) of that kind of canned or bottled soup than the average number of pounds of sugar he used for each case of 24 No. 2 cans (or equivalent) of that kind of soup during 1941. Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and

which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar evidences has been granted.

(e) *Records and reports.* An industrial user who, during a calendar month has sugar for making canned or bottled soup must, before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered, a report on SRA Form R-359A giving all the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

22. Section 19.7 is amended to read as follows:

SEC. 19.7 *Provisional allowance for canning or bottling tomato catsup and chili sauce*—(a) *General.* An industrial user may get a provisional allowance of sugar for canning or bottling tomato catsup and chili sauce.

(b) *How to apply.* (1) A provisional allowance for canning or bottling tomato catsup and chili sauce is granted for three-month periods corresponding to the quarterly periods for industrial users. An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. On or before application for a provisional allowance for these purposes is made, however, the industrial user must file a written report with the Sugar Branch Office with which he is registered showing:

(i) The total number of cases of 6 No. 10 cans (or equivalent) of tomato catsup and chili sauce produced by him in 1941;

(ii) The total amount of sugar used by him for tomato catsup and chili sauce during that period;

(iii) The average number of pounds of sugar which he used per case of 6 No. 10 cans (or equivalent) during 1941.

(2) The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all of the information required by that form.

(c) *Action on application.* (1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance for canning or bottling tomato catsup and chili sauce, that he has made the report required by subparagraph (1) of paragraph (b) and that the applicant has given the information required by SRA Form R-359.

(2) The amount of the provisional allowance of sugar for canning or bottling tomato catsup and chili sauce shall be computed by taking the number of cases of 6 No. 10 cans (or equivalent) of tomato catsup and chili sauce which the applicant expects to make from the date of application to the end of the quarterly

period for which application is made and multiplying that figure by the average number of pounds of sugar which he used for each case of 6 No. 10 cans (or equivalent) during 1941. The result is his provisional allowance for canning or bottling tomato catsup and chili sauce. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any unused balance of his last provisional allowance of sugar issued for these purposes.

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this section for canning or bottling tomato catsup and chili sauce, he may use that provisional allowance only for the purpose of canning or bottling tomato catsup and chili sauce. The average amount of sugar he may use per case of 6 No. 10 cans (or equivalent) of tomato catsup or chili sauce may not exceed the average amount he used per case for such pack in 1941. Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar ration evidences has been granted.

(e) *Records and reports.* An industrial user who, during a calendar month, has sugar for making tomato catsup and chili sauce, must, before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered, a report on SRA Form R-359A giving all of the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

23. Section 19.9 is amended to read as follows:

SEC. 19.9 *Provisional allowance for producing canned and bottled vegetables, including spiced and pickled*—(a) *General.* An industrial user may get a provisional allowance of sugar to can or bottle vegetables, including spiced and pickled, listed in Table III in the supplement to this order.

(b) *How to apply.* A provisional allowance for canning or bottling vegetables, including spiced and pickled, is granted for three-month periods corresponding to the quarterly allotment periods for industrial users. An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all the information required by that form separately stated for each kind of vegetable, including spiced and pickled, which he will can or bottle.

(c) *Action on application.* (1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance to can or bottle vegetables and that the applicant has given the information required by SRA Form R-359.

(2) The amount of the provisional allowance of sugar for use in canning and bottling vegetables, including spiced and pickled, shall be computed in the following way separately for each kind of vegetable:

(i) The number of cases of 24 No. 2 cans (or equivalent) of each kind of vegetable the applicant expects to can or bottle from the date of application to the end of the quarterly period for which application is made is multiplied by the allowance for that kind of vegetable listed in Table III of the supplement to this order.

(ii) The resulting figures for each kind of vegetable are added together and the result is his provisional allowance for canning or bottling vegetables, including spiced and pickled. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any unused balance of his last provisional allowance of sugar issued for these purposes.

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this section for canning or bottling any kind of vegetable, including spiced and pickled, he may use that provisional allowance only for packing that kind of vegetable and only in an amount not to exceed the quantities allowed by Table III in the supplement to this order for the purpose of canning or bottling that kind of vegetable. Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar evidences has been granted.

(e) *Records and reports.* An industrial user who, during a calendar month, has sugar for canning or bottling vegetables, including spiced and pickled, must, before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered a report on SRA Form R-359A giving all the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

24. Section 19.10 is amended to read as follows:

SEC. 19.10 *Provisional allowance for canned and bottled fruit, including spiced and pickled*—(a) *General.* An industrial user may get a provisional allowance of sugar for canning and bottling fruits including spiced and pickled. (Jams, jellies, preserves, marmalades,

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fruit butter, toppings, fruit parfaits and fountain fruit are not items for which a provisional allowance may be obtained. Furthermore, persons or associations (including cooperatives) who can or bottle fruit to be used by the members for home use are not eligible for a provisional allowance for such purpose.)

(b) *How to apply.* (1) A provisional allowance for canning and bottling fruit, including spiced and pickled, is granted for three-month periods corresponding to the quarterly allotment periods for industrial users. An application for such provisional allowance for any period may be made at any time from the first day of the month preceding such period to the end of that period. On or before application for a provisional allowance for these purposes is made, however, the industrial user must file a written report with respect to each kind of fruit he will can or bottle:

(i) The total number of cases of 24 No. 2½ cans (or equivalent) of each kind of fruit, including spiced and pickled, produced by him during 1941;

(ii) The total amount of sugar used for such fruit in 1941;

(iii) The average amount of sugar which he used per case of 24 No. 2½ cans (or equivalent) of each kind of fruit, including spiced and pickled, during 1941.

(2) The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all the information required by that form separately stated for each kind of fruit, including spiced and pickled.

(c) *Action on application.* (1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance for canned or bottled fruit, including spiced and pickled, that he has made the report required by subparagraph (1) of paragraph (b) and that the applicant has given all the information required by SRA Form R-359.

(2) The amount of the provisional allowance of sugar for use in canning or bottling fruit, including spiced and pickled, for each kind of fruit, shall be computed in one of the following ways, whichever is applicable:

(i) The number of cases of 24 No. 2½ cans (or equivalent) of that kind of fruit which the applicant expects to pack from the date of application to the end of the quarter is multiplied by the average number of pounds of sugar which he used per 24 No. 2½ cans (or equivalent) for that kind of fruit during 1941; or

(ii) If 100 percent of 1941 use per case is less than the amount specified in the Table in subparagraph (iii), his provisional allowance is computed by taking for each kind of fruit the number of cases of 24 No. 2½ cans (or equivalent) which the applicant expects to pack from the date of application to the end of the quarter and multiplying it by the amount of sugar per case for that kind of fruit specified in the table in subdivision (iii).

(iii) *Canned and bottled fruits, including spiced and pickled.*²

Amount of sugar
in pounds per
case of 24 No.
2½ cans

Apples	0.25
Applesauce	4.51
Apricots	5.11
Berries:	
Blackberries	3.72
Raspberries, Black	4.24
Raspberries, Red	6.02
Strawberries	8.30
Other Berries	4.58
Cherries (sweet)	5.14
Citrus Segments	4.72
Cranberries	19.95
Figs	8.52
Fruit Cocktail, Fruit for Salad or Mixed Fruit	5.60
Grapes	4.21
Nectarines	9.43
Peaches (Cling)	4.73
Peaches (Freestone)	4.51
Pears	4.69
Plums	7.60
Prunes	5.37

(iv) The resulting figures for each kind of fruit are added together and the result is his provisional allowance for canning and bottling fruit, including spiced and pickled. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any unused balance of his last provisional allowance of sugar issued for these purposes.

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this section for canning or bottling fruits, including spiced and pickled, he may use that provisional allowance only for packing that kind of fruit and only in an amount not to exceed the average rate provided in computing his allowance under the provisions of paragraph (c). Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar ration evidences has been granted.

(e) *Records and reports.* An industrial user who, during a calendar month, has sugar for canning or bottling fruit, including spiced and pickled, must, before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered, a report on SRA Form R-359A giving all the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

25. Sections 19.11 and 19.12 are redesignated sections 19.12 and 19.13 respectively and a new section 19.11 is added to read as follows:

Sec. 19.11 *Provisional allowance for pickling cucumbers, cauliflower, onions or watermelon*—(a) *General.* An industrial user may get a provisional allow-

ance of sugar for pickling cucumbers, cauliflower, onions and watermelon.

(b) *How to apply.* (1) A provisional allowance for pickling cucumbers, cauliflower, onions and watermelon is granted for three-month periods corresponding to the quarterly allotment periods for industrial users. An application for such provisional allowance for any period may be made at any time from the 1st day of the month preceding such period to the end of that period. On or before application for a provisional allowance for these purposes is filed, however, the industrial user must file a written report with the Sugar Branch Office with which he is registered stating with respect to each of the products listed in paragraph (a):

(i) The total number of pounds of each product he packed without sugar in 1941;

(ii) The total number of pounds of each product he packed with sugar in 1941;

(iii) The total number of pounds of sugar used by him in 1941 in packing each product;

(iv) The average amount of sugar which he used per pound for each product during 1941. (The average amount of sugar is determined by dividing the number obtained in (iii) by the sum of the numbers obtained in (i) and (ii)).

(2) The application must be made on SRA Form R-359 to the Sugar Branch Office with which the industrial user is registered. The applicant must give all of the information required by that form. In addition, the applicant must state the total number of pounds of each product to be packed during the period covered by the application. That is, the number of pounds of each product to be packed with sugar plus the number of pounds of that product to be packed without sugar.

(c) *Action on application.* (1) The Sugar Branch Office shall grant the application if it finds that the applicant is entitled to receive a provisional allowance for pickling cucumbers, cauliflower, onions, or watermelon, that he has made the report required in subparagraph (1) of paragraph (b), and that the applicant has given the information required by subparagraph (2) of paragraph (b).

(2) The amount of the provisional allowance of sugar for use in pickling cucumbers, cauliflower, onions or watermelon, for each of these products, shall be computed in the following way:

(i) For each listed product, the number of pounds which the applicant expects to pickle from the date of the application to the end of the quarterly period for which application is made is multiplied by the average number of pounds of sugar which he used per pound for that product during 1941.

(ii) The resulting figures for each listed product are added together and the result is his provisional allowance for pickling cucumbers, cauliflower, onions and watermelon. The Sugar Branch Office shall authorize the issuance to him of a check for the amount of his provisional allowance less any unused balance of his

²This does not apply to baby food.

last provisional allowance of sugar issued for these purposes.

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this section for pickling any product listed in paragraph (a), he may use that provisional allowance only for the purpose of pickling that product. He may not use for any such product more sugar per pound than the average number of pounds of sugar he used per pound for that product in 1941. Any sugar or sugar ration evidences issued for use during a quarterly period under the provisions of this section and which are unused at the end of that quarterly period may not be used during any other quarterly period until an application on SRA Form R-359 for permission to use such sugar or sugar ration evidences has been granted.

(e) *Records and reports.* An industrial user who, during a calendar month, has sugar for pickling cucumbers, cauliflower, onions or watermelon, must, before the sixteenth day of the following month, file with the Sugar Branch Office with which he is registered, a report on SRA Form R-359A giving all of the information required by that form. If the industrial user uses sugar in more than one plant for the purposes covered by this section, he must file a report on SRA Form R-359A for each plant separately as well as a consolidated report for all of his plants. He must keep a copy of each report at his principal business office as long as this order remains effective.

26. A new section 19.14 is added to read as follows:

SEC. 19.14 General restrictions on the use of provisional allowance sugar. (a) A product which is being processed with sugar granted under the provisions of this article may not be transferred until such product is completely processed. That is, such product may not be transferred while it is in an intermediate stage of such processing. (For example, a locker plant operator custom freezing fruit for a consumer may not transfer to a consumer or place in a consumer's locker fruit containing provisional allowance sugar which has been granted for freezing fruit, prior to the time that the fruit is completely frozen.)

This amendment shall become effective June 2, 1947.

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

Issued this 28th day of May 1947.

CLINTON P. ANDERSON,
Secretary of Agriculture.

Rationale Accompanying Amendment No. 51 to Third Revised Ration Order 3

Present provisions. 1. An industrial user may, for each 100 pounds of dried beans he will process, obtain and use 90 percent of the average amount of sugar he used in 1941 in processing 100 pounds of that type of dried beans.

2. An industrial user may, for each case of 24 No. 2 cans (or equivalent) of soup which the applicant will bottle or

can during the quarter, obtain and use 100 percent of his average use of sugar for each case of 24 No. 2 cans (or equivalent) during the period from August 1, 1943 to June 30, 1944 inclusive.

3. An industrial user may, for each case of 24 No. 2½ cans (or equivalent) of fruit that he will pack, obtain and use over a packing season 90 percent of the average amount of sugar he used per case for that kind of fruit in 1941.

Proposed amendment. 1. For processing dried beans, an industrial user may obtain and use for each 100 pounds of dried beans he will process 100 percent of the average amount of sugar he used in 1941 in processing 100 pounds of that type of dried beans.

2. An industrial user may, for each case of 24 No. 2 cans (or equivalent) of soup which the applicant will bottle or can during the quarter, obtain and use 100 percent of his average use of sugar for each case of 24 No. 2 cans (or equivalent) during 1941.

3. An industrial user may obtain for each case of 24 No. 2½ cans (or equivalent) during his packing season, a provisional allowance of sugar for canning or bottling fruits in amounts equal to the higher of the following:

(a) 100 percent of the average number of pounds of sugar which he used per case of 24 No. 2½ cans (or equivalent) during 1941; or

(b) The amount per case specified in a table in the supplement to the order.

4. An industrial user may, for each case of 24 No. 2 cans (or equivalent) of each kind of vegetable, including spiced and pickled, as set forth in the table in the supplement to the order, which the applicant will can or bottle during the quarter, obtain and use the increased amount of sugar per case for that kind of vegetable, as specified in the table.

5. An industrial user may, for each pound of cucumbers, cauliflower, onions or watermelon which he will pickle during a quarter, obtain and use 100 percent of the average number of pounds of sugar which he used per pound of that product during 1941.

6. An industrial user who used provisional allowance sugar in processing a particular product in more than one plant must file a report on SRA Form R-359-A of his use of sugar for each plant separately as well as a consolidated report for all of his plants.

7. Other clarifying and technical changes are made by this amendment, such as changing references to District Offices to read Sugar Branch Offices, changing designations of forms R-359 and R-359A from OPA Forms to SRA forms, making it clear that a product which is being processed with sugar granted under the provisional allowance provisions may not be transferred until such product is completely processed, and that a provisional allowance is not granted for making jams, jellies, preserves, marmalades, fruit butter, toppings, fruit parfaits or fountain fruit.

Reasons for change. Under present marketing conditions, it is not feasible for canners to pack large quantities of fruit in water or in light sirup since the

outlets for such packs are declining. It is felt, therefore, that since sugar allocations have increased this year and since it is expected that the 1947 pack will be smaller than the record 1946 pack, that packers of fruit should be permitted to utilize their normal 1941 quantity of sugar per case and that those packers, who have an abnormally low 1941 use, or no 1941 use at all, should be permitted to utilize sufficient sugar per case to enable them to pack their fruit so that it will be salable under present conditions. This amendment, therefore, provides that an industrial user may now obtain for canning or bottling fruit, 100 percent of his 1941 use of sugar per case for each type of fruit or 95 percent of the industry average use of sugar per case for that type of fruit.

At the same time, provisional allowance users may now obtain increased amounts of sugar for dried beans, frozen fruits and canned vegetables, since this increase is in line with other proposed provisional allowance increases and such amounts have been granted previously during rationing.

For some time, picklers have been encountering difficulties in finding outlets for large stocks of cucumbers which have been held in brine. At the present time, dill and sour pickles are apparently flooding the market and it is impossible for picklers to attempt to pack any more dill or sour pickles since at present there is no market for this type of pickle unless sweet pickles can be sold at the same time. As a result, it is impossible for the picklers to empty their vats which now contain large stocks of cucumbers in brine and it will be exceedingly difficult for the growers to market the cucumber crop during the coming months unless some relief is forthcoming in order to alleviate the present situation. At the present time, sugar for processing pickles is granted on an allotment basis and the amount obtainable for such purposes is limited by 75% of the amount used for such purpose in 1941. Persons who did not use sugar for processing pickles in 1941 may not, under present provisions, obtain a base for such purpose except under the provisions of Revised General Ration Order 18 and General Ration Order 19. This amendment, therefore, permits an industrial user to obtain a provisional allowance of sugar for pickling cucumbers, cauliflower, onions or watermelon in an amount which will permit him to use 100 percent of the average number of pounds of sugar which he used per pound for that product during 1941. Since we are granting a provisional allowance for pickling these particular items, it is felt advisable to permit industrial users to obtain a provisional allowance for pickling or spicing any of the vegetables for which provisional allowances are granted. These vegetables would include pickled beets and sweet-sour cabbage.

At the time the base period (August 1, 1943 through June 30, 1944) for determining the amount of provisional allowance for canning or bottling soup was established, packers of soup were restricted by M-81 (tin order) from pack-

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ing ready to eat soups. Many packers, now that the tin restrictions have been lifted, have either started to pack this item or to resume packing of such soups. This amendment establishes the base period use for canning soup as the year 1941, which will permit many packers to obtain a provisional allowance for many kinds of soups for which there is no historic usage from August 1, 1943 through June 30, 1944.

Industrial users who use provisional allowance sugar in processing a product in more than one plant are now required to file a report on SRA Form R-359A on their use of sugar for each plant separately as well as a consolidated report for all of their plants since otherwise Sugar Branch Offices located in states other than the one in which the industrial user is registered are unable to determine whether or not the provisional allowance sugar is being used for the purpose for which it was granted and at the rate permitted. A greater knowledge of the operations of such users and a better control of the use of sugar granted under provisional allowance provisions can be accomplished if production reports are given for each plant separately.

[F. R. Doc. 47-5403; Filed, June 5, 1947; 11:22 a. m.]

[3d Rev. RO 3; Amdt. 25 to Supp. 1]

PART 707—RATIONING OF SUGAR

SUGAR

Supplement No. 1 to Third Revised Ration Order 3 is amended in the following respects:

1. Table II of section 1 is amended to read as follows:

TABLE II

FROZEN FRUIT (QUICK FROZEN OR COLD PACK)

Kind of fruit	Unit quantity of fresh fruit (pounds)	Quantity of sugar allowed per unit of fresh fruit packed in containers	
		Over 30 pounds	30 pounds and under
Apples and crabapples (whole or sliced).....	5	1	1
Applesauce and baked apples.....	9	None	1
Apricots (including puree).....	3	1	1
Bananas (including puree).....	9	1	1
Blackberries.....	4	None	1
Boysenberries (including puree).....	4	None	1
Cherries.....	4	1	1
Citrus Segments or Pulp.....	5	1	1
Loganberries (including puree).....	4	None	1
Mixed Fruit (Fruit Cocktail and Fruit for Salad).....	5	None	1
Nectarines (including puree).....	3	1	1
Peaches (including puree).....	3	1	1
Pears (including puree).....	3	None	1
Pineapple (including puree).....	4	1	1
Plums (including puree).....	4	1	1
Raspberries—black.....	4	None	1
Raspberries—red (including puree).....	4	1	1
Rhubarb.....	6	None	1
Strawberries.....	6	2	1½
All other fruits.....		None	None

¹ 11 F. R. 177, 14281.

2. Table III of section 1 is amended to read as follows:

TABLE III
CANNED VEGETABLES

Product	Maximum Sugar Allowance in Pounds per Case of 24 No. 2 Cans
Beets.....	0.32
Cabbage.....	3.75
Carrots.....	0.16
Carrots and Peas.....	.40
Corn—Cream Style.....	1.25
Corn—Whole Kernel.....	.80
Corn—Vacuum Pack.....	.70
Peas.....	.60
Succotash.....	1.10
Sweet potatoes (syrup type only).....	2.00
All other vegetables.....	None

This amendment shall become effective June 2, 1947.

Issued this 28th day of May 1947.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 47-5430; Filed, June 5, 1947; 11:22 a. m.]

Chapter XI—Office of Temporary Controls, Office of Price Administration

PART 1305—ADMINISTRATION

The information contained herein is filed with the Federal Register for general and informational use. This is the organizational structure of the Office of Price Administration as it existed on March 31, 1947. Subsequent changes in administration will be shown by amendments to this part.

The description of organization as required by section 3 (a) (1) of the Administrative Procedure Act in Part 1305, Subparts A through L, inclusive, are revoked and Part 1305, Subparts A through F, inclusive, are added to read as follows:

SUBPART A—THE ADMINISTRATOR

Sec. 1305.510 Authority of the Price Administrator; directing and approval powers of the President and other Federal agencies with respect to price control and rationing.

SUBPART B—EXECUTIVE, MANAGEMENT AND ADVISORY OFFICES

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SUBPART A—THE ADMINISTRATOR	
§ 1305.510 <i>Authority of the Price Administrator; directing and approval powers of the President and other Federal agencies with respect to price control and rationing.</i> The Office of Price Administration, under the direction of a Price Administrator, was created by the Emergency Price Control Act of 1942, as amended, with basic authority to establish maximum prices for commodities (including services in connection with commodities) and maximum rents for defense area housing accommodations.	

The act specifies legal standards governing the exercise of this authority, and grants supplementary powers, including the power to delegate authority, necessary for its administration and enforcement. Regulations establishing maximum prices and maximum rents are subject to review by the Emergency Court of Appeals in accordance with procedures prescribed by the act.

(a) The Stabilization Act of 1942, as amended, granted broad economic stabilization powers to the President, including authority to prescribe policies governing the Office of Price Administration and other agencies. The President has delegated to the Office of Economic Stabilization in the Office of War Mobilization and Reconversion this power to issue directives on policy.

(b) With respect to agricultural commodities and food or feed products derived in whole or substantial part therefrom, actions by the Price Administrator must be previously approved in writing by the Secretary of Agriculture. In addition (after September 1, 1946), no maximum price may apply to any such commodity unless the Secretary has certified that it is in short supply. The Secretary has authority to make binding recommendations to the Price Administrator for the adjustment of maximum prices on such commodities which the Secretary determines are not important in relation to business costs or living costs. Whenever the Secretary determines that such a commodity from which control has been removed is in short supply, and should be subjected to price control, he may, with the written consent of the Price Decontrol Board (see below), make a binding recommendation to the Price Administrator for the reestablishment of maximum prices for that commodity.

(c) The Price Decontrol Board was established by the Emergency Price Control Act (as amended in July 1946 by the Price Control Extension Act of 1946) to act upon the petitions of industry advisory committees for the decontrol of commodities, where such petitions have been presented to and denied by the Price Administrator, in the case of nonagricultural commodities and food or feed products derived in whole or substantial part therefrom. With respect to certain commodities, from which price control was removed by Congress until August 21, 1946, and for which the Board, pursuant to its powers under the amended act, did not, prior to August 21, 1946, order reconrol, the Board has authority to direct the Administrator to reestablish price controls.

(d) The rationing authority of OPA is derived from delegations of the President's power to allocate materials and facilities under the Second War Powers Act of 1942. This power has been delegated through the War Production Board (succeeded by Civilian Production Administration) in the case of other commodities.

(e) The Price Administrator is authorized by the Emergency Price Control Act, as amended, to make subsidy payments under certain conditions. Funds have not been provided for the direct exercise

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of this power by the Administrator. In the case of commodities designated by the President as strategic or critical, the subsidy powers granted by the act must be exercised by or through the Reconstruction Finance Corporation. Where the Reconstruction Finance Corporation conducts subsidy programs under this authority, the Price Administrator cooperates in the administration of related price controls. The Corporation, like the Price Administrator, is subject to the directive powers of the Office of Economic Stabilization.

(f) All functions of the Price Administrator are vested in the Temporary Controls Administrator by Executive Order 9809.

(g) All delegations of authority made by or under the authority of the Price Administrator or by any other authorized official of the Office of Price Administration, and which were in effect on December 12, 1946, were adopted, ratified, confirmed, and validated by the Temporary Controls Administrator in OTC Regulation 2 (11 F. R. 14704) and by Executive Order 9809, and remain in full force and effect until they expire by their terms or are revoked or amended.

(h) Delegation of regulatory authority shall be made by a general order or as part of another official document. Re-delegation of regulatory authority shall be made by a delegation order approved and signed by the person to whom the power is delegated and filed with the executive officer of the appropriate operating department or office.

(i) The Temporary Controls Administrator delegates to the Commissioner of Price Administration administrative authority to act for the Administrator in all matters relating to the Office of Price Administration except those heretofore specifically reserved to the Price Administrator which were transferred to the Temporary Controls Administrator by Executive Order 9809. Delegation or re-delegation of administrative authority by the Commissioner of Price Administration shall be made by publication in the OPA Manual in accordance with the provisions of Administrative Order No. 90, revised.

(j) The office of the Temporary Controls Administrator will notify the office of the Secretary, Office of Price Administration, Office of Temporary Controls, when an appointment of Acting Administrator is made, stating the time during which the appointment is to be effective.

(k) Delegations of regulatory authority shall be published in the FEDERAL REGISTER.

SUBPART B—EXECUTIVE, MANAGEMENT AND ADVISORY OFFICES

OFFICE OF PRICE ADMINISTRATION

§ 1305.515 *Components.* The Office of Price Administration shall comprise the Commissioner of Price Administration, the executive staff, and the operating staff.

§ 1305.516 *Office of the Commissioner.* The office of the Commissioner shall comprise the assistant commissioner, the assistants to the Commissioner, and such

units of the executive or operating staffs as may be assigned to direct supervision of the assistant commissioner or of an assistant to the Commissioner.

§ 1305.517 *Authority of the Commissioner.* The authority of the Commissioner, except as expressly reserved, shall be exercised:

(a) Generally by the assistant commissioner for the purpose of over-all administration and management, including planning and coordinating programs, executing and administering orders, regulations, and directives, and managing and supervising general operations and personnel.

(b) Particularly by the executive heads of the several operating departments for planning and technically directing their several programs.

(c) Specifically by the assistants to the Commissioner for executing such projects as the Commissioner may assign from time to time.

§ 1305.518 *Executive staff.* The executive staff of the Office of Price Administration shall comprise the office of the Commissioner, the office of administrative hearings, the office of general counsel, the liaison offices, management offices, and administrative committees.

(a) The principal units of the executive staff and the title of the executive head of each unit shall be as follows:

Name of Unit and Title of Head

Office of the Commissioner: Commissioner.
Office of Administrative Hearings: Hearing Administrator.
Office of General Counsel: General Counsel.
Office of Internal Intelligence: Director.
Office of Information: Director.
Office of Public Records: Director.
Office of Budget and Planning: Director.
Office of Personnel: Director.
Committee on Economic Data: Chairman.
Policy Analysis Committee: Chairman.

§ 1305.519 *Operating staff.* The operating staff of the Office of Price Administration shall comprise the operating departments and the operating offices:

(a) The principal units of the operating staff and the title of the executive head of each shall be as follows:

Name of Unit and Title of Head

Operating Departments:
Enforcement: Deputy Commissioner for Enforcement.
Rent: Deputy Commissioner for Rent.
Sugar: Deputy Commissioner for Sugar.
Operating Offices:
Regional Office: Regional Administrator.
Area Rent Office: Area Rent Director.
Enforcement Branch Office: Regional or Associate Regional Enforcement Executive.
Branch Rent Office: Rent Representative.
Sugar Branch Office: Director.

§ 1305.520 *Authorized subdivisions.* Unless otherwise specifically designated by the Commissioner, the authorized subdivisions of principal organization units, and the executive head of each shall be as follows:

Organization unit	Subdivision	
	Name of unit	Title of head
EXECUTIVE STAFF		
Office of General Counsel	Division	Director.
Liaison Office	Branch	Chief.
Liaison Office Branch	Section	Head.
Liaison Office Section	Unit	Head.
Management Office	Branch	Chief.
Management Office Branch	Section	Head.
Management Office Section	Unit	Head.
OPERATING STAFF		
Operating Department	Division	Director.
Operating Division	Branch	Chief.
Operating Branch	Section	Head.
Operating Section	Unit	Head.
Regional Office	Division	Executive.
Regional Division	Section	Head.
Regional Section	Unit	Head.
Enforcement Branch Office	Section	Chief.
Enforcement Branch Office Section	Unit	Chief.
Branch Rent Office	Section	Head.
Branch Rent Office Section	Unit	Head.
Sugar Branch Office	Section	Head.
Sugar Branch Office Section	Unit	Head.

§ 1305.521 *Responsibility.* For all operations within their jurisdiction:

(a) Subordinate divisions of organization units are responsible to the executive head of their respective principal organization units, except special investigation unit in Enforcement Branch office.

(b) Subordinate operating offices are responsible to the regional administrator of their respective regions except as described in § 1305.735.

(c) Regional administrators and executive heads of national office principal organization units are responsible to the office of the Commissioner.

(d) The Commissioner is responsible to the Temporary Controls Administrator.

OFFICE OF INFORMATION

§ 1305.530 *Functions.* The functions of the office of information shall be to:

(a) Formulate and carry out in cooperation with operating divisions all public information and educational policies for OPA.

(b) Collaborate with program departments in developing specific programs in rent control, rationing, and price control, and such other functions as may be delegated to OPA, in order that probable public attitudes and reactions to substantive provisions of operating programs will be given full consideration.

(c) Advise OPA officials as to their responsibilities in informing the public on OPA actions and provide services necessary to all branches of OPA to accomplish the purposes of the information policy.

(d) Issue all releases to the press, radio, magazines, or trade papers.

(e) Clear all public statements by any OPA employee, including press interviews, radio addresses, and any other form of public statement on official business.

(f) Plan, and prepare or clear, or arrange for the performance of, all motion pictures, radio programs, magazine

articles, slide films, pamphlets, leaflets, advertisements, posters, and other printed materials for the dissemination of information to the general public.

(g) Secure from all other government agencies clearances of OPA information materials and serve as the sole contact with those agencies on all information matters.

(h) Approve news letters, bulletins and other special information materials designed for general distribution to the trade, for form, style, conformance with established public relations policies, and for timing.

(i) Review and clear before issuance all regular bulletins, information sheets, news letters sent by operating departments to OPA employees in the field, except those exclusively containing procedures, digests of actions, amendments, operating instructions, and the like.

(j) In consultation with operating departments, prepare or clear all advertising materials designed by OPA for use in private firms in connection with OPA programs.

§ 1305.531 *Director.* The director of the office of information shall be responsible to the Commissioner for planning, preparing, scheduling, and executing programs disseminated to the general public and, at the request of operating departments, to the trade.

OFFICE OF ADMINISTRATIVE HEARINGS

§ 1305.540 *Components.* The Office of Administrative Hearings shall consist of a Hearing Administrator and such assistants as may be necessary for the efficient performance of his functions. The work of the office in the regions shall be carried out under the direction of the Hearing Administrator by a chief hearing commissioner, hearing commissioners, and presiding officers.

§ 1305.541 *Authority.* The Hearing Administrator, hearing commissioners, and presiding officers shall exercise such powers with regard to the hearing, determination, and review of suspension order proceedings under rationing orders and regulations, and other administrative proceedings hereafter established, as are delegated to them by the Administrator.

§ 1305.542 *Responsibility.* The Hearing Administrator shall be responsible to the Administrator on all matters relating to the hearing, determination, and review of administrative proceedings for the Office of Price Administration.

(a) He shall appoint and remove hearing commissioners and technical personnel and shall approve the appointment and removal of presiding officers subject to the general rules applicable to all personnel of the Office of Price Administration. He shall have authority to remove any employee of the Office of Administrative Hearings in Washington or in the field in accordance with standard Civil Service Commission rules and regulations.

(b) He shall supervise and review the activities of hearing commissioners and presiding officers throughout the country and shall decide, with the assistance of a

staff of review analysts, appeals from the determination of hearing commissioners.

(c) The policies established by the Hearing Administrator shall govern the hearing and adjudication of all proceedings in the Office of Administrative Hearings.

§ 1305.543 *Chief hearing commissioner.* A chief hearing commissioner for each region shall be appointed by the Hearing Administrator.

(a) The chief hearing commissioner shall hear and determine administrative proceedings for the Office of Price Administration within the region and shall also supervise the operation of the regional hearings docket and assign hearings to the other commissioners and to presiding officers in his region.

(b) The chief hearing commissioner shall have the authority to appoint and discharge clerical and stenographic employees of his staff and shall use the facilities of the regional personnel office. The chief hearing commissioner may appoint presiding officers with the approval of the Hearing Administrator.

§ 1305.544 *Hearing commissioners.* The hearing commissioners shall hear and determine administrative proceedings for the Office of Price Administration as assigned by the chief hearing commissioner for the region.

(a) Hearing commissioners shall normally be stationed in the regional offices and shall preside at hearings in offices throughout their respective regions.

(b) The Hearing Administrator may designate a person on his staff in the National Office to exercise the powers and functions of hearing commissioners in any of the regions.

(c) Appeals from the decision of hearing commissioners shall be to the Hearing Administrator in the National Office.

§ 1305.545 *Presiding officer.* Where the work load requires, a presiding officer shall preside over administrative proceedings and report thereon to the chief hearing commissioner. The decisions in such proceedings shall be rendered by a hearing commissioner. Such presiding officer shall serve on a voluntary or per diem basis.

OFFICE OF THE GENERAL COUNSEL

§ 1305.550 *Components.* The office of the general counsel, established in the office of the OPA Commissioner shall comprise the following organization units:

Court Review, Research, and Opinion Division.
Office of Counsel for Boards of Review.

(a) It shall be the responsibility of the general counsel to:

(1) Advise the Temporary Controls Administrator and the OPA Commissioner on all legal matters affecting OPA.

(2) Determine all important legal questions upon which there is doubt or difference of opinion within OPA, which questions shall be referred to him by the heads of the various legal divisions and the deputy commissioner for enforcement.

(3) Conduct OPA cases in the Emergency Court of Appeals and, under super-

vision of the Solicitor General, conduct all OPA cases in the United States Supreme Court.

(4) Represent OPA in legal matters which have not been delegated to other counsel or which, in his discretion or that of the OPA Commissioner, require his presence or participation.

(5) Establish standards of legal workmanship and procedure for insuring effective use of the legal staff.

(6) Advise the OPA Commissioner and the regional administrators on matters affecting the appointment or removal of department counsels and regional attorneys.

(7) Advise the OTC Administrator and the OPA Commissioner on all matters affecting the statutes, executive orders and directives from which OPA derives its authority to act.

(8) Represent OPA before committees of Congress on all matters which have not been delegated to others or which, in his discretion or that of the Administrator or Commissioner, require his presence or participation.

(b) Responsibilities of the assistant general counsel. It shall be the responsibility of the assistant general counsel to assist the general counsel as he may direct from time to time.

§ 1305.551 *Court review, research, and opinion division.* The court review, research, and opinion division shall be under the direction of the associate general counsel, who shall be responsible to the general counsel.

(a) The court review, research, and opinion division shall comprise the following organization units:

Office of the Associate General Counsel.
Special Assistant to the Associate General Counsel.

Court Review Price Branch.
Court Review Rent Branch.
Research and Opinion Branch.

(b) The court review, research, and opinion division shall:

(1) Defend in the Emergency Court of Appeals and the Supreme Court of the United States all regulations and orders issued by OPA under section 2 of the Emergency Price Control Act.

(2) Provide legal services required by OPA organization units not otherwise provided with legal counsel.

(3) Formulate or collaborate in the formulation of general orders and procedural regulations issued under the Emergency Price Control Act and under directives to OPA from other federal agencies; and collaborate in the disposition of protests against price and rent regulations and orders.

(4) Prepare legal opinions, interpreting both to the public and to OPA staff members, statutes, executive orders, and directives governing the operation of the agency and the general orders and procedural regulations issued by OPA.

(5) Study and report on legislation affecting the operations of OPA.

(c) Office of the associate general counsel.

(1) As director of the court review, research, and opinion division, the associate general counsel shall:

(i) Negotiate with the Department of Justice concerning the litigation within

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the jurisdiction of the division, and with other federal agencies regarding the authority and functions of OPA.

(ii) Conduct litigation in the most important cases involving OPA in the Emergency Court of Appeals and, to the extent authorized by the Solicitor General, in the Supreme Court of the United States.

(iii) Maintain liaison with OPA departments and divisions in the definition of their respective responsibilities on legal problems or cases involving the department or division and in the determination of legal standards to be followed in such cases.

(iv) Supervise the maintenance of the docket and files of cases in the Emergency Court of Appeals and in the Supreme Court.

(2) The special assistants to the associate general counsel shall be in charge of proceedings in the Emergency Court of Appeals under section 204 (e) (1) of the Emergency Price Control Act. They shall be directly responsible to the associate general counsel and, with the aid of such attorneys as are assigned to them by the associate general counsel, shall prepare all necessary pleadings, evidence, and briefs, and represent the Administrator at hearings in the course of such proceedings.

(d) Under the direction of the branch chief and within its assignment to price and rent actions, each court review branch shall exercise exclusive responsibility of the division for defending action of the Administrator in court appeals from the dismissal or denial of protests against price and rent regulations.

(1) The court review branches shall comprise the following organization units:

- (i) Court Review Branch:
 Court Review Consumer Durables Section.
 Court Review Food Section.
 Court Review Fuel Section.
 Court Review Industrial Manufacturing Section.
 Court Review Industrial Materials Section.
 Court Review Services Section.
 Court Review Textiles, Leather, and Apparel Section.
- (ii) Court Review Rent Branch:
 Court Review, Eastern Section (Regions 1 and 2, except New York City and Westchester).
 Court Review, New York Section (New York City and Westchester).
 Court Review, Southern Section (Regions 4 and 5).
 Court Review, Central Section (Regions 3 and 6).
 Court Review, Western Section (Regions 7 and 8).

(2) The chief of each court review branch shall be directly responsible to the associate general counsel. Within his jurisdiction, each chief shall:

- (i) Determine the procedural policy with respect to protests.
- (ii) Coordinate administrative proceedings in cases of protests against specific regulations.
- (iii) Conduct litigation of important cases in the Emergency Court of Appeals and, to the extent authorized by the Solicitor General, in the Supreme Court.

(iv) Supervise the maintenance of the protest docket, providing continuously current data on protest actions and the internal operating procedures and records of the branch.

(v) Provide legal counsel to the OPA Secretary with respect to protests.

(3) Within their respective assignments by the head of the court review branches, the court review sections shall review protests and plan for and conduct litigation before the Emergency Court of Appeals and the United States Supreme Court in connection with regulations and orders formulated by the designated divisions of the rent and price departments.

(i) On protest cases the appropriate court review branch shall:

(a) Determine the formal procedural adequacy of protests filed with the Administrator against price and rent regulations.

(b) Analyze the contents of protests to determine the validity of the allegations under statutory requirements.

(c) Draft orders of dismissal in cases of failure of the protestants to adhere to procedural or statutory requirements.

(d) Consult with price and rent executives and attorneys for the purpose of securing decisions as to the appropriate action of the Administrator with respect to the protests.

(e) Consult and collaborate with the appropriate rent or price executives and attorneys in the formal expressions of decisions and the preparation of records of protest proceedings.

(ii) In the litigation of protest appeals the appropriate section shall:

(a) Determine the material portion of the "Transcript of Proceedings Before the Administrator"—the record of proceeds in the case.

(b) Complete the "Transcript of Proceedings Before the Administrator" for submission by the Administrator.

(c) Conduct all legal research necessary to defend the action of the Administrator in suits appealing his dismissal or denial of protests.

(d) Plan the strategy of each case.

(e) Prepare the Administrator's answer to each suit.

(f) Prepare motions, pleadings, briefs, and other material necessary for presentation of oral arguments.

(g) Present oral arguments on behalf of the Administrator in the Emergency Court of Appeals.

(e) The research and opinion branch shall constitute a centralized place for reference by OPA staff members and for the public on legal questions concerning the authority, responsibilities, and functions of OPA.

(1) The branch shall comprise the following organization units:

- Legal Research Section.
 Legal Services Section.
 Price Interpretations Section.

(2) The chief of the branch shall be responsible to the associate general counsel. He shall supervise the work of the branch and shall so act as special assistant to the general counsel on such matters as may be delegated to him.

(3) The legal research section shall:

(i) Conduct legal research on questions involving the provisions of the Emergency Price Control Act and all other statutes affecting the authority and functions of OPA, and all executive orders and directives from other agencies which pertain to the authority and functions of OPA.

(ii) Participate in negotiations with the legal staffs of other agencies whose functions are related to those of OPA.

(iii) Prepare legal memoranda and legal opinions on problems of constitutional and administrative law and the application of statutes and legal precedents which arise in the course of OPA's operations.

(iv) Maintain a file of information on judicial decisions and the decisions of administrative tribunals pertinent to the authority and functions of the agency.

(v) Formulate and collaborate in the formulation of general orders and general procedural orders issued by the Administrator or the OPA Commissioner and render requested interpretations of such orders.

(vi) Prepare memoranda respecting proposed or pending legislation and upon request prepare drafts of proposed legislation affecting OPA.

(4) The legal services section shall:

(i) Provide legal counsel to, and perform legal services for, organization units which do not have regularly assigned counsel.

(ii) Conduct a legislative reference service section which shall issue a daily bulletin on all legislative developments of concern to OPA, maintain files on these legislative developments, and provide various organization units with information on legislative developments affecting their work.

(5) The price interpretations section shall:

(i) Prepare interpretations of such regulations and orders as relate to commodities and services decontrolled before January 1, 1947.

(ii) Draft any price regulations and orders necessary in connection with commodities and services which were decontrolled before January 1, 1947.

§ 1305.552 *Counsel for boards of review.* It shall be for the responsibility of the counsel for boards of review, who shall be responsible to the general counsel, to:

(a) Expedite the selection of members of a board of review to consider a particular protest from the panel of persons designated by the Administrator or the OPA Commissioner to sit on boards of review.

(b) Advise members of boards of review as to their duties and responsibilities.

(c) Advise presiding members of boards of review as to the conduct of proceedings before them according to provisions of law.

(d) Supervise the maintenance of dockets, issuance of notices and process, making of transcripts, form of recommendations and other documents, and other such matters incident to the functioning of boards of review.

(e) Maintain files of precedents set by boards of review and advise as to their content to the end that consistent conclusions will be reached by the various persons sitting on such boards or subcommittees of boards.

(f) Effect the maximum use of pre-hearing procedures to simplify and eliminate questions of fact and law so as to isolate only the true sources of difference for the consideration of boards of review.

(g) Cooperate with all persons within and without the enforcement department concerned in the consideration of protest by boards of review and determine questions of operating procedure and responsibility for action within OPA so as to avoid delay and secure consideration by boards with a maximum of dispatch.

(h) Direct all operations of boards of review except their consideration and recommendations as to cases before them on the merits.

OFFICE OF INTERNAL INTELLIGENCE

§ 1305.555 *Office of Internal Intelligence.* The office of internal intelligence division, in the office of the Commissioner, shall be under the direction of the director, office of internal intelligence.

(a) The office of internal intelligence shall have full responsibility for investigating allegations or charges of corruption or misconduct on the part of OPA employees, except cases of misconduct for which the office of personnel or the field personnel staff has been delegated authority. Investigations shall not be undertaken by the division, however, except upon request of the Administrator, the OPA Commissioner, or the regional administrator concerned.

(b) The office of internal intelligence shall consist of a directing and technical staff of special investigators to be stationed in the national office, and, where required, in the field. The assignment of national office special investigators to the field shall be made by the director, office of internal intelligence, with the approval of the regional administrator in whose region the special investigators will be stationed. Where field stations are established, a supervising intelligence agent may be designated by the director of the office, with like approval of the regional administrator.

(c) Under certain circumstances, when approved by the Commissioner, an intelligence unit, under the jurisdiction of a regional administrator, may be established within a region, under a supervising investigator. The supervisor under these circumstances will be appointed by the regional administrator after consultation with the director of the office. The function of such a regional intelligence unit shall be to investigate allegations or charges of corruption on the part of OPA employees in that particular region except in those instances where the regional administrator and the director of the office determine that the investigation might better be conducted by a special investigator from the national office.

(d) All staff members and special investigators on the national office payroll, whether they be stationed in Washington

or assigned to the field, shall be appointed and removed by the OPA Commissioner upon the recommendation of the director of the office.

(e) The director of the office shall be responsible for coordinating all internal intelligence work both in the national office and in the regions. Supervising investigators shall furnish the regional administrator and the director of the office with such reports as either may from time to time require.

(f) The activity of the internal intelligence office is confidential and communications with its representatives shall be held in the strictest of confidence.

OFFICE OF PUBLIC RECORDS

§ 1305.560 *Components.* The office of public records shall comprise the following organization units:

Office of the Director:

Economic Data Analysis Branch.
Policy Analysis Branch.

§ 1305.561 *Responsibility.* The office of public records, under the director, is responsible to the Temporary Controls Administrator and the Commissioner for review, collation, and analysis of economic data collected in the course of OPA operations; preparation of the quarterly report to Congress; recording and interpreting OPA experience; and for administering subsidy and premium price plans within the jurisdiction of OPA. The director shall, in conjunction with the chief of the records branch, review and approve all proposed transfers to the National Archives or to other federal agencies of records which, in his judgment, are serving or may serve as source material to the branches of the office of public records.

§ 1305.562 *Responsibility of director.* The office of the director is responsible to the Commissioner for supervision of the office of public records, with special attention to the interrelation of the work of the policy analysis and the economic data analysis branches; for coordination of the work of the office of public records with that of the records branch, office of administrative service, and that of the audits division, accounting department; for collection from operating departments of material for the quarterly report to Congress, and the preparation and editing of this report; for securing administrative management services for the office of public records, including liaison with the management offices; and for operations of all subsidy programs which have been assigned to OPA. In addition to individual staff necessary to carry out other assigned responsibilities the office of the director shall include the meat subsidy section, the stripper oil section, the alcohol subsidy and compensatory adjustment section.

§ 1305.563 *Economic data analysis branch.* The economic data analysis branch is responsible to the director for review of the economic data that have been collected by OPA in the course of its operations, for the collation of such tabulations and studies of continuing significance as have been made of these data, and for the further study and

analysis of such data for purposes other than those of OPA operations. Preliminary to such studies and analyses, the branch shall prepare tabulations of the data (in form that will not violate their confidential aspects) which may also be published for use and analysis by other government agencies, business and industrial research organizations, etc. In selecting data, determining what analysis is in each case indicated appropriate under the circumstances relevant to each case, the branch shall be advised and aided by the agency committee on economic data. In order to avoid violation of statutory requirements with respect to confidential aspects and to insure consistency with OPA administrative policy, approval of that committee is required prior to publication or other release of economic data (sec. 1-1540).

§ 1305.564 *Policy analysis branch.* The policy analysis branch under the direction of the branch chief shall be responsible to the director for recording and interpreting the experience of OPA for current and historical use. Specifically, the branch shall:

(a) Develop a comprehensive plan for the selection and preparation of historical material for the recording of OPA's activities.

(b) Prepare documentary histories of selected OPA programs, organization units, and activities, and make them available by publication.

(c) Secure paid and volunteer writers and serve as a secretariat for all writers contributing to OPA history.

(d) Develop criteria for the evaluation of historical materials and advise the records branch on programs for the collection and preservation of records.

(e) Supervise the editing and publishing of historical materials.

(f) Represent OPA in liaison with the Bureau of the Budget and other federal agencies in the preparation of war agency historical materials.

OFFICE OF ADMINISTRATIVE SERVICE

§ 1305.566 *Components.* The office of administrative service shall comprise the following organization units:

Office of the Director.
Service Operations Branch.
Printing and Distribution Branch.
Central Distribution Planning Branch.
Graphics and Forms Branch.
Library Branch.
Statistics and Control Service Branch.
Records Management Branch.

§ 1305.567 *Office of the director.* The office of the director of administrative service shall include the assistant director, the administrative officer, the administrative section, the operations analysis section, and the field section.

(a) The director of the office of administrative service shall be responsible to the Commissioner for formulation and execution of administrative service policies and plans, for analysis, classification, and control of records and documents, and for establishment and maintenance of supply, printing, distribution, verification, and other service procedures; and shall be accountable for all OPA property and equipment.

§ 1305.568 *Service operations branch.* The service operations branch shall be responsible to the director for formulation and execution of policies and procedures governing procurement, space, communications, and other services in the national office and in the field.

§ 1305.569 *Printing and distribution branch.* The printing and distribution branch shall be responsible to the director for formulation and execution of policies and procedures governing printing and other methods of duplication, and the physical operations of distribution in the national office and in the field.

§ 1305.570 *Central distribution planning branch.* The central distribution planning branch shall be responsible to the director for the formulation and execution of all policies and procedures regarding distribution other than those pertaining to the physical operations, and for the coordination of the program requirements of the operating divisions with the facilities of the printing and distribution branch.

§ 1305.571 *Graphics and forms branch.* The graphics and forms branch is responsible to the director for planning and executing graphic presentations, designing forms, and varotyping, and shall be available to all OPA staff members for consultation on graphics or forms matters.

§ 1305.572 *Library branch.* The library branch shall be responsible to the director for providing library facilities and service for official operations of the staff in the national office.

§ 1305.573 *Statistics and control service branch.* The statistics and control service branch is responsible to the director for development of plans in conjunction with OPA operating divisions or other Federal agencies for securing and disseminating data on specific operating programs, on a nation-wide or designated area basis, as requested by the operating divisions within OPA or by other agencies and is further charged with the responsibility of executing these plans and devising procedures and pertinent forms for the accomplishment of this program.

§ 1305.574 *Records management branch.* The records management branch shall be responsible to the director for developing a records management program for OPA records and papers in the national office and in the field.

OFFICE OF BUDGET AND PLANNING

§ 1305.576 *Components.* The office of budget and planning shall comprise:

Office of the Director.
Budget Branch.
Fiscal Branch.
Office of the OPA Secretary.

§ 1305.577 *Office of the director.* The director of the office of budget and planning shall be responsible to the office of the Commissioner for formulation and execution of administrative, budgetary, and fiscal plans and policies, for establishment and maintenance of budgetary

and fiscal procedures; for review and issuance of administrative procedures and authorization of changes of organization, jurisdiction, and internal relationships of organization units; for establishment of standards for surveys, reports, and statistical tabulations; and for direction and supervision of the budget and planning staff.

§ 1305.578 *Budget branch.* The budget branch shall be responsible to the director for formulation of budgetary policy, preparation, justification, and control of annual and quarterly budgets, and issuance and adjustment of annual, quarterly, and special authorizations and allotments.

§ 1305.579 *Fiscal branch.* The fiscal branch shall be responsible to the director for formulation of policy on fiscal controls, the establishment of uniform procedures in the several offices and organization units, and securing compliance with budgetary authorization.

§ 1305.580 *Office of the OPA Secretary.* The office of the OPA Secretary shall comprise the recording secretary, the editorial and reference section, and the reporting and statistical review section. The OPA Secretary shall be responsible to the director for direction and supervision of the office of the OPA Secretary; for reviewing and issuing all official documents; for receiving, docketing, and routing protests and petitions, and accepting service of process for the Administrator; for analyzing public reporting forms and surveys; for advising operating units of regulations governing publication, distribution, and use of public reporting forms and surveys; and for performing all duties delegated to him or to the office of the OPA Secretary by procedural orders, regulations, or directives of OPA.

OFFICE OF PERSONNEL

§ 1305.582 *Components.* The office of personnel shall consist of the following organizational units:

Office of Director.
Program Planning and Administrative Branch.
Training Branch.
Classification Branch.
Placement Branch.
Employee Relations Branch.
Field Relations Branch.

§ 1305.583 *Office of director.* The director of personnel shall develop and administer the personnel policy and programs of the agency and advise the Commissioner on all aspects of personnel management; represent the agency on all personnel matters when dealing with the other executive agencies; give administrative supervision to the office of personnel and technical supervision on personnel matters to the regional personnel officers and to executive and administrative officers.

§ 1305.584 *Program planning and administrative branch.* The program planning and administrative branch shall study the over-all needs of the agency for personnel service and management; supervise the development of programs to meet these needs and evaluate current

programs and activities; handle personnel matters which are not clearly a responsibility of the other branches; and provide administrative advice and service to the director. The chief of the branch shall represent the director on assignment.

§ 1305.585 *Training branch.* The training branch shall act as a staff advisory group to assist the national office and field in analyzing training needs in devising effective programs to meet them, in administering and evaluating those programs; guide and assist appropriate supervisory and coordinating officials in discharging their responsibilities for the orientation and continuous on-the-job training of employees; and in general secure adequate communication of policies, programs, and techniques required by employees for their most effective work.

§ 1305.586 *Classification branch.* The classification branch shall develop and maintain the classification plan in the national office and in the field and integrate this plan with the management program of the agency.

§ 1305.587 *Placement branch.* The placement branch shall develop placement policy, procedures, techniques, and resources; see that the employment requirements of the National Office and the field are met; insure that full use is made of agency personnel resources and that OPA personnel have full opportunity for maximum utilization of skills. The executive placement officer shall in addition to his duties as chief of the branch, assist the Administrator and the deputy administrators in securing and evaluating candidates for executive positions.

§ 1305.588 *Employees relations branch.* The employees relations branch shall plan and develop over-all employee relations programs for the national office and the field; develop and secure policies guaranteeing maximum participation of employees in matters which affect them individually and in the programs of the agency; advise with supervisory staff and individual employees on specific employee-supervisor problems; advise on negotiations with organized employee groups; promote and coordinate programs for employee health and welfare; and provide employee services to improve their job satisfaction and off-the-job adjustment.

§ 1305.589 *Field relations branch.* The field relations branch shall represent the director in the field; maintain liaison with field officers; assist in selecting, training and facilitating and evaluating the work of regional personnel officers; and coordinate the field activities of functional national office branches.

SUBPART C—OPERATING STAFF

ENFORCEMENT DEPARTMENT

§ 1305.590 *Components.* The enforcement department shall be under the direction of the deputy commissioner for enforcement, who shall be responsible to the Commissioner. The department

in the national office shall have the following organization:

Office of the Deputy Commissioner for Enforcement.
Office of the Director of Litigation.
Division of Special Investigations.
Review and Disposition Division.
Rent Division.
Sugar Division.

§ 1305.591 *Authority and responsibilities*—(a) *Basic authority*—(1) *Price and rent*. The authority of OPA to enforce price and rent regulations and orders is derived from the Emergency Price Control Act of 1942, as amended.

(2) *Rationing*. The authority of OPA to enforce rationing regulations and orders is derived from the Second War Powers Act.

(3) *Other*. The authority of OPA for its enforcement activities, other than the foregoing, derives from specific directives and delegations.

(b) *General responsibilities*. The enforcement department is responsible for the planning, direction, and execution of all enforcement activities consistent with the purposes of the statutes and executive orders under which OPA operates. These responsibilities shall include:

(1) *Enforcement operations*. (i) The ascertainment and investigation of violations.

(ii) The determination and application of appropriate sanctions.

(iii) The disposition of violation cases.

(iv) The conduct of litigation and administrative proceedings and the referral of cases for criminal action to the Department of Justice.

(2) *Enforcement policies and programs*. The enforcement department shall develop and establish appropriate policies, standards, and programs for:

(i) The receipt and handling of complaints of violations.

(ii) The means of ascertaining violations.

(iii) The ascertainment of violations.

(iv) The allocation of manpower among the divisions and field offices.

(v) The disposition of violation cases.

(vi) The sanctions available, the situations to which they apply and the methods of application.

(vii) The institution, defense, conduct, and settlement of all judicial proceedings and administrative sanction proceedings, other than criminal prosecutions and cases in the Emergency Court of Appeals.

Office of Deputy Commissioner for Enforcement

§ 1305.592 *Components*. The office of the deputy commissioner for enforcement shall consist of:

The Deputy Commissioner for Enforcement.
Assistant Deputy Commissioner for Enforcement.

Assistant to the Deputy Commissioner for Enforcement.

Field Operations Officer.

Training Officer.

Analysis and Reports Officer.

Administrative Officer.

§ 1305.593 *Responsibility of deputy commissioner for enforcement*. It shall be the responsibility of the deputy commissioner for enforcement to:

(a) Direct all enforcement activity as outlined in § 1305.591.

(b) As a member of the Commissioner's staff, advise the Commissioner on agency-wide policies and problems.

(c) Advise and keep the Commissioner informed on enforcement policies, programs and activities.

(d) Consult with and advise the other deputy commissioners on policies and programs requiring collaboration between the enforcement department and other departments.

(e) Conduct liaison with other governmental agencies on enforcement matters.

(f) Review operations of the enforcement divisions in the field; direct and instruct them, through the regional administrators and the regional enforcement executives, in the execution of enforcement programs, policies, and procedures.

(g) Evaluate field enforcement activities, and advise the regional administrators and regional enforcement executives of the results and his recommendations for improving enforcement operations in the field.

§ 1305.594 *Assistant deputy commissioner for enforcement*. The assistant deputy commissioner for enforcement shall act for the deputy commissioner for enforcement in all matters referred to or handled by him, and shall act for the deputy commissioner for enforcement in his absence.

§ 1305.595 *Responsibilities and functions of assistant to the deputy commissioner for enforcement*. The assistant to the deputy commissioner for enforcement shall have such responsibilities and functions as may be assigned to him by the deputy commissioner for enforcement or the assistant deputy commissioner.

§ 1305.596 *Field operations officer*. The field operations officer as a member of the staff of the deputy commissioner for enforcement, shall advise him on departmental-wide policies, programs and problems, and shall:

(a) Develop standards and procedures and prepare and institute regular programs for analyzing the enforcement operation in field offices.

(b) Conduct or direct the conduct of regular analyses of enforcement operations in field offices to insure adherence to national policies, programs, procedures and operating instructions, and keeps the regional offices advised of the results of the analyses.

(c) Give guidance and instruction to field offices to insure adherence to national policies, procedures, and instructions of uniform applicability.

(d) Recommend changes in or issuance of policies and procedures of uniform applicability affecting the entire enforcement department.

(e) Give substantive advice and technical assistance to the other staff officers and the division directors in the development and modification of their policies, procedures, and programs, based on reports of field analyses.

§ 1305.597 *Training officer*. The training officer, as a member of the staff of the deputy commissioner for enforce-

ment, shall advise him on departmental-wide policies, programs, and problems, and shall:

(a) Develop and maintain standards of training for all enforcement personnel in the national and field offices.

(b) Plan and give technical direction to all enforcement training activities and programs.

(c) Give substantive advice and technical assistance from a training standpoint to the other staff officers and the division directors in the development and modification of their policies, procedures and programs.

§ 1305.598 *Analysis and reports officer*. The analysis and reports officer as a member of the staff of the deputy commissioner for enforcement, shall advise him on departmental-wide policies, programs and problems, and shall:

(a) Develop standards and procedures for the statistical analysis of enforcement activity at the national and field offices.

(b) Develop programs and procedures for the collection, assembly and presentation of necessary data.

(c) Give technical direction to the enforcement reporting and analysis programs.

(d) Give substantive advice and technical assistance on matters relating to analysis and reporting to the other staff officers and the division directors in the development and modification of their policies, procedures and programs.

§ 1305.599 *Administrative officer*. The administrative officer as a member of the staff of the deputy commissioner for enforcement, shall advise him on departmental-wide policies, programs and problems, and shall:

(a) Prepare and control the enforcement department budget.

(b) Handle personnel, classification and administrative services matters which arise in or are referred to the national office enforcement department.

(c) Advise and give technical assistance to the other staff officers and the division directors on matters pertaining to budget, personnel, classification and administrative services.

Office of Director of Litigation

§ 1305.600 *Components*. The office of the director of litigation shall comprise:

The Director of Litigation.

Appellate Branch.

Trial Branch.

Research and Briefing Branch.

Office of the Solicitor.

§ 1305.601 *Authority and responsibility of director of litigation*. The director of litigation shall as a member of the staff of the deputy commissioner for enforcement, advise him on all departmental policies and problems, and provide staff assistance to the deputy commissioner for enforcement in developing and establishing litigation policy. He shall:

(a) Advise and keep the deputy commissioner for enforcement informed on litigation policies, programs and activities.

(b) Determine whether to take and conduct all appeals.

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(c) Determine whether to institute or conduct litigation in new or unusually important fields.

(d) Maintain liaison with the Department of Justice.

(e) Direct and supervise the activities of the litigation branches.

(f) Represent the Administrator in any case in which the Administrator is a party defendant.

(g) Provide technical direction to the chiefs of regional litigation sections.

(h) Give advice and assistance to the other division directors and staff assistants on matters relating to litigation policy and techniques.

§ 1305.602 *Appellate branch.* The appellate branch shall be headed by a branch chief, and shall be responsible for the conduct of all litigation before appellate courts, except the Supreme Court of the United States, including the perfection of appeals, preparation of briefs on appeal, and the presentation of oral argument.

§ 1305.603 *Trial branch.* The trial branch shall be headed by a branch chief and shall try or assist in the trial of difficult cases on special assignment, and shall render technical assistance to regional and district offices on special trial problems.

§ 1305.604 *Research and briefing branch.* The research and briefing branch shall be headed by a branch chief and shall be responsible for the development of procedures relative to the conduct of all civil litigation and administrative proceedings to which the Administrator or other OPA official is a party, shall prepare instructions to enforcement attorneys relative to the conduct of litigation and administrative proceedings, review reports to such actions to assure conformity with such instructions; and shall prepare briefs and memoranda of law for cases in trial courts, and basic memoranda and opinions on legal problems affecting enforcement.

§ 1305.605 *Office of the solicitor.* The solicitor shall be responsible for the handling of all matters under the exclusive jurisdiction provisions of the act, and shall handle such special problems of law or the administration of the litigation division as the director of litigation may specify.

Division of Special Investigations

§ 1305.606 *Components.* The division of special investigations under the director shall consist of an assistant director, a technical staff in the national office, and an operating staff in the field. In each region there shall be a special agent in charge, assisted by a staff of special agents stationed at regional offices and elsewhere within the region as determined by the director of the division.

§ 1305.607 *Authority.* The division of special investigations shall:

(a) Investigate especially significant and wilful violations of price, rent and rationing regulations in selected cases and fields of great importance to the enforcement program for the purpose, gen-

erally, of instituting criminal prosecutions of the violators.

(b) Discharge the responsibilities of the enforcement department for apprehending and prosecuting offenders engaged in illegal traffic in ration currency, including counterfeiting, thefts of ration currency in large volume, and organized distribution of counterfeited and stolen currency.

(c) Determine standards for safeguarding of ration currency and, in general, discharge the responsibilities of the enforcement department.

§ 1305.608 *Responsibility.* The director of the division of special investigations shall be responsible to the deputy commissioner for enforcement for the proper development, administration, and direction of an effective criminal investigation organization; as a member of the staff of the deputy commissioner for enforcement, shall advise him on department-wide policies, programs, and problems; and shall:

(a) Select all members of the staff of the division in the national office and in the field and make such personnel changes as may be necessary for the administration of the division. (Appointment of the special agent in charge and the special agents in each region shall be with the approval of the regional enforcement executive.)

(b) Direct and supervise the work of the division of special investigations and its personnel.

(c) Develop programs covering the matters set forth in § 1305.607.

(d) In collaboration with the directors of the rent and sugar divisions, develop programs for the participation of the division of special investigations in the programs of those divisions.

(e) Give advice and assistance to the division directors on matters relating to criminal investigations.

§ 1305.609 *Assistant division director.* The assistant division director shall act for the division director in all matters referred to or handled by him, and shall act for the division director in his absence.

Review and Disposition Division

§ 1305.610 *Components.* The review and disposition division shall be headed by a division director, and shall comprise the office of the director and the following branches:

Review Branch.
Disposition Branch.

§ 1305.611 *Responsibility.* Subject to the policies and procedures established by the deputy commissioner for enforcement, the review and disposition division shall be responsible for the enforcement operation in all decontrolled fields.

§ 1305.612 *Responsibility of director.* The director of the review and disposition division, as a member of the staff of the deputy commissioner for enforcement, shall advise him on department-wide policies, programs and problems, and with respect to matters within his jurisdiction, shall be responsible to the deputy commissioner for enforcement for:

(a) Directing and supervising the operations of the division.

(b) Planning effective programs for the completion, review and disposition of violation cases, and preparation of instructions for the field enforcement staff.

(c) Giving technical direction and advice to the field enforcement staff in the execution of enforcement programs and in other enforcement activities.

(d) Constant review and appraisal operations in the field.

(e) Determining allocation of manpower assigned to the division among the field offices.

(f) Advising and keeping the deputy commissioner for enforcement informed on policies, programs and activities of the division.

§ 1305.613 *Review branch.* The review branch shall be headed by a branch chief, who shall be responsible to the division director for:

(a) Developing program and instructions for the field staff for the completion, review and disposition of violation cases.

(b) Giving technical direction for the execution of programs and activities of the staff.

(c) Reviewing and appraising programs and activities through written and statistical reports and field trips.

§ 1305.614 *Disposition branch.* The disposition branch shall be headed by a branch chief, who shall be responsible for:

(a) Seeing that sanction policies are being adhered to in the disposition of cases.

(b) Assisting the field offices in the disposition of sanction cases.

Rent Enforcement Division

§ 1305.615 *Components.* The rent enforcement division, under the director, shall include an assistant director, and a technical staff.

§ 1305.616 *Responsibility.* Subject to the policies and procedures established by the deputy commissioner for enforcement, the rent enforcement division shall be responsible for enforcement of the rent regulations.

§ 1305.617 *Responsibility of director.* The director of the rent enforcement division, as a member of the staff of the deputy commissioner for enforcement, shall advise him on department-wide policies, programs and problems, and with respect to matters within his jurisdiction shall be responsible to the deputy commissioner for enforcement for:

(a) Planning effective enforcement programs for the ascertainment and disposition of violations, and preparation of instructions for the field enforcement staff.

(b) Giving technical direction and advice to the field enforcement staff in the execution of enforcement programs and in other enforcement activities.

(c) Constant review and appraisal of operations, through written and statistical reports and field trips.

(d) Reviewing and integrating policy and procedural recommendations of the national and field office staffs.

(e) Determining allocation of manpower assigned to the division among the field offices.

(f) Advising and keeping the deputy commissioner for enforcement informed on policies, programs and activities of the division.

(g) Coordinating enforcement programs with the programs of the other departments and other government agencies.

§ 1305.618 *Assistant division director.* The assistant division director shall act for the director in all matters referred to or handled by him, and shall act for the director in his absence.

Sugar Enforcement Division

§ 1305.619 *Components.* The sugar enforcement division shall consist of the division director, the assistant division director, and a technical staff.

§ 1305.620 *Responsibility.* Subject to the policies and procedures established by the deputy commissioner for enforcement, the sugar enforcement division shall be responsible for the enforcement operation in the following fields:

(a) The sugar rationing regulations and orders.

(b) Regulations and orders governing the sale or purchase of sugar, syrups and rice.

§ 1305.621 *Responsibility of director.* The director of the sugar division, as a member of the staff of the deputy commissioner for enforcement, shall advise him on departmental-wide policies, programs and problems, and with respect to matters within his jurisdiction shall be responsible to the deputy commissioner for enforcement for:

(a) Planning effective enforcement programs for the ascertainment and disposition of violations, and preparation of instructions for the field enforcement staff.

(b) Giving technical direction and advice to the field enforcement staff in the execution of enforcement programs and in other enforcement activities.

(c) Constant review and appraisal of operations, through written and statistical reports and field trips.

(d) Reviewing and integrating policy and procedural recommendations of the national and field office staffs.

(e) Determining allocation of manpower assigned to the division among the field offices.

(f) Advising and keeping the deputy commissioner for enforcement informed on policies, programs and activities of the division.

(g) Coordinating enforcement programs with the programs of the other departments and other government agencies.

§ 1305.622 *Assistant division director.* The assistant division director shall act for the director in all matters referred to or handled by him, and shall act for the director in his absence.

SUGAR DEPARTMENT

§ 1305.635 *Components.* The sugar department shall comprise the following organization units:

Office of the Deputy Commissioner for Sugar:
Sugar Legal Division.
Currency Control Division.
Price and Supply Division.
Allotment Division.

§ 1305.636 *Authority.* The Temporary Controls Administrator delegates to the sugar department authority and responsibility to discharge, under his general supervision, functions, powers, and duties (except those related to common carrier and public utility rate increases and those involved in subsidy operations) pertaining to price and rationing controls of specifically designated commodities.

(a) *Price.* Authority of OPA for its price activities derives from the Emergency Price Control Act of 1942 as amended by the Price Control Extension Act of 1946 and the Stabilization Act of October 2, 1942, supplemented by Executive Orders 9250, 9328, and 9697. Supplementary Order 193, issued November 12, 1946, exempts from price control all services and all commodities except rice, sugar, and certain sugar products. Executive Order 9809, effective December 12, 1946, vests in the Temporary Controls Administrator the functions of the Price Administrator.

(1) Under these acts and orders the Administrator has, among others, the following responsibilities and powers:

(i) To establish, by regulation or order, generally fair and equitable maximum prices whenever prices have risen or threaten to rise contrary to the purposes of the Emergency Price Control Act, and to adjust maximum prices to correct gross inequities and remove impediments to the effective transition to a peacetime economy.

(ii) To issue temporary regulations and orders effective up to 60 days.

(iii) To issue regulations containing such classifications and differentials, and providing for such adjustments and reasonable exceptions as the Administrator deems necessary to carry out the purposes of the act.

(iv) To enter into voluntary arrangements or agreements with sellers relating to the fixing of maximum prices.

(v) To issue rules and regulations necessary to execute the purposes of the Emergency Price Control Act, to control speculative and manipulative practices, and to prevent circumvention and evasion.

(vi) To utilize the services of federal, State, and local agencies.

(vii) To make such studies and investigations and obtain such information as the Administrator deems necessary and proper to assist him in prescribing any regulation or order under the act.

(viii) To require the furnishing of information by those engaged in dealing with commodities; the keeping of prescribed records; the making of prescribed reports; and the submission of books, records, and inventories for inspection.

(2) In discharging these responsibilities the Administrator must conform to the requirements of the cited price control acts and executive orders including among others that the Administrator shall:

(i) Issue with each regulation or order (except a temporary 60-day regulation or order) a statement of the considerations involved in the issuance of the regulation or order.

(ii) Advise and consult so far as practicable, with representative members of the industry which will be affected, before issuance of any regulation or order (except a temporary 60-day regulation or order.)

(iii) Withdraw maximum prices in conformity with decontrol provisions of the Emergency Price Control Act.

(iv) Obtain the prior approval of the Secretary of Agriculture or Price Decontrol Board in cases specified by the Stabilization laws.

(3) Under the general direction of the Administrator, the sugar department is responsible for discharging the responsibilities and exercising the functions, powers, and duties of OPA for price control.

(b) Authority of OPA for its rationing activities derives from the Second War Powers Act and from directives of the Secretary of Agriculture.

(1) Under the act and the directives, the Administrator has the responsibility of providing equitable rationing of designated commodities allocated to meet civilian requirements.

(2) Under the general direction of the Administrator, the sugar department is responsible for discharging the responsibilities and exercising the functions, powers, and duties of OPA for rationing commodities.

§ 1305.637 *Office of the deputy commissioner for sugar—(a) Organization.* The office of the deputy commissioner for sugar shall include the associate deputy commissioner, the office of field relations, and the administrative office.

(b) *Deputy commissioner.* In the discharge of the designated responsibilities of the department, the deputy commissioner for sugar, subject to the general supervision of the Administrator and the Commissioner, shall:

(1) Be responsible for the administration of price programs, exclusive of policy, collect information on price, and provide technical supervision for the price program in the field.

(2) Determine commodity rationing policies, collect information on supply flow, and distribution of commodities which are or may be subject to rationing controls, prepare commodity rationing orders and amendments, and provide technical supervision for the rationing program in the field.

(3) Direct and supervise the sugar department in the national office.

(c) *Associate deputy commissioner.* The associate deputy commissioner shall be responsible to the deputy commissioner for:

(1) Coordination of activities of the several divisions of the sugar department.

(2) Technical direction of price and rationing programs in field offices.

(3) Direction and supervision of the office of field relations and of the administrative office.

§ 1305.638 *Office of field relations—*

(a) *Organization.* The office of field relations, under the chief liaison officer, shall comprise the field liaison section and the procedures and field information section.

(b) *Chief liaison officer.* The chief liaison officer shall be responsible to the deputy commissioner for sugar for:

(1) Review and appraisal of regional office and sugar branch office rationing operations based on field office surveys.

(2) Consultation with division directors and branch chiefs to recommend changes in policy, regulations, and procedures.

(3) Preparation of administrative procedures and informational material for field offices.

(4) Direction and supervision of the office of field relations.

(5) Recommendations regarding personnel or operational changes deemed necessary in field offices.

(c) *Field liaison section.* Field liaison officers comprising this section shall be responsible to the chief liaison officer for:

(1) Continual travel within and inspection of regional offices, sugar branch offices, and regional issuance, verification, and distribution centers to determine the effectiveness of all sugar rationing and the degree of compliance with existing procedures of each field office.

(2) Review of operating procedures in field offices to determine that they are practical and conducive to efficiency and to recommend needed amendments.

(3) Review of issuances by field offices to determine that the several types of users receive appropriate allotments promptly pursuant to the sugar rationing regulations.

(4) Survey of field offices to determine the competency of organization and personnel and to recommend changes deemed necessary.

(d) *Procedures and field information section.* The procedures and field information section, under the section head, shall be responsible to the chief liaison officer for:

(1) Preparation of new procedures and revision of existing procedures to implement changes in regulations and improvements recommended by the field liaison section or the regional sugar executives.

(2) Periodic issuance of informational materials to field offices, including the background information, statistics, suggestions for improving operation, and answers to field questions.

(3) Advance notice, whenever possible, of changes of policy, procedures, or regulations.

§ 1305.639 *Administrative office.* The administrative office, under the administrative officer shall be responsible to the deputy commissioner for sugar for:

(a) *Administrative management.* The administrative office shall provide management services in the sugar department, develop and install basic systems of work control and program reporting, and supervise the preparation of budget estimates and the control of budget allotments.

(b) *Management liaison.* The administrative office shall maintain liaison with the offices of administrative service, budget and planning, and personnel, to secure central management services for the sugar department.

(c) *Advice.* The administrative officer shall advise the deputy commissioner for sugar and the executive heads of organization units in the sugar department concerning administrative management.

§ 1305.640 *Functions and responsibilities of divisions and branches.* Divisions and branches of the sugar department shall have the functions and responsibilities specifically assigned to them in the OPA Manual.

Sugar Legal Division

§ 1305.641 *Responsibilities.* The sugar legal division, under the associate general counsel, shall be responsible for advising the sugar department staff as to the application of legal requirements and standards to administrative actions of the department and as to the development of policies and procedures to implement such requirements and standards.

§ 1305.642 *Functions.* The specific functions assigned to the sugar legal division are:

(a) *Price.* (1) Advising the director of the price and supply division on legal requirements, standards, and procedures of price operations.

(2) Appraising for legal propriety, and approving, or objecting to, proposed formal price actions.

(3) Drafting all formal actions for the price branch, price and supply division.

(4) Preparing interpretations of the application to specific questions of legal requirements of price regulations, except those arising in connection with commodities and services decontrolled before January 1, 1947.

(b) *Rationing.* (1) Preparing interpretations of the application of legal requirements of rationing regulations, including the application to specific questions of legal requirements of the veterans' regulations.

(2) Advising the director of the allotment division on legal requirements, standards, and procedures of ration adjustment operations and on legal requirements respecting veterans' applications for industrial user bases.

(3) Appraising for legal propriety and approving, or objecting to, proposed rationing actions and adjustment policies.

(4) Drafting all formal rationing actions of the sugar department.

§ 1305.643 *Responsibility of associate general counsel.* The associate general counsel shall be responsible to the deputy commissioner for sugar for:

(a) Advising the deputy commissioner on all legal matters affecting the work of the department and provide counsel to the departmental staff as needed.

(b) Establishing legal policies and standards of legal workmanship for the department and securing conformity with legal policies and standards established by OPA.

(c) Maintaining liaison with other Federal agencies and, in consultation

with the deputy commissioner for sugar, representing the department and, when directed by the general counsel, representing OPA in legal matters concerning the sugar department.

(d) Directing and supervising the operations and personnel of the sugar legal division.

Currency Control Division

§ 1305.645 *Components.* The currency control division shall comprise the following organization units:

Office of the Director.
Ration Banking Branch.
Accountability and Verification Branch.
Distribution and Issuance Branch.

§ 1305.646 *Responsibilities.* (a) The currency control division, under the director, shall be responsible to the deputy commissioner for sugar for the development and execution of policies and programs to provide, distribute, safeguard, verify, control, and account for currency for use in rationing commodities under the jurisdiction of the sugar department.

(b) The division shall consult with the enforcement department in the establishment of standards for the fabrication and physical safeguards of ration currency to provide protection against counterfeiting and theft.

(c) In establishing procedures for accounting for the receipt and issuance of ration currency the division shall consult with the accounting department as to methods of internal control and the maintenance of accountability records which will be susceptible of satisfactory audit.

§ 1305.647 *Responsibilities of director.* The director of the currency control division shall be responsible to the deputy commissioner for sugar for administering the ration currency control system, directing and supervising the currency control division in the national office, and supervising the ration currency control operations of field offices.

§ 1305.648 *Ration banking branch.* The ration banking branch shall:

(a) Establish operating procedures for participating banks.

(b) Develop and establish operating policies and procedures for field offices.

(c) Maintain liaison with banking associations and committees and with governmental agencies exercising functions of bank examination.

§ 1305.649 *Accountability and verification branch.* The accountability and verification branch shall:

(a) Develop and establish procedures to insure complete accountability of all ration currency and verification of all flowback ration currency.

(b) Conduct periodic surveys of field offices issuing, holding or receiving ration currency to insure conformity to accountability, safeguarding and verification procedures.

(c) Direct and supervise the operations of verification centers.

(d) Take appropriate action to alleviate emergency sugar shortages in specific areas of the United States, and maintain liaison with the Department of Agriculture, and with primary suppliers and importers to determine ways

and means of securing the most economical transportation of sugar from one area to another.

§ 1305.649a *Supply analysis branch.* The supply analysis branch shall be responsible to the director for all statistical studies concerning allocations, supplies, estimated ration demand, population shifts necessitating changes in allotments, reconciliation of ration banking statements of primary distributors, and records of imports of products containing sugar. Specifically the branch shall perform the following functions:

(a) *Supply.* (1) Develop the highest possible civilian rationing levels within the allocations of the Department of Agriculture, projecting civilian and military demands by states and zones, calculating supplies available for distribution from possible sources, and planning means to bring demand and supply into balance.

(2) Maintain weekly reports of the sugar situation in all states and zones and anticipated offshore receipts and domestic production.

(3) Prepare monthly tables of estimated demands from consumers, including institutional and industrial users, and forecasts of future developments to anticipate possible shortages.

(4) Maintain current lists of industrial user bases by state and season, obtaining reports of actual production of canned fruits and vegetables, and ascertaining the amount of sugar consumed in production.

(5) Prepare maps, graphs, and special analyses as required.

(b) *Reports.* (1) Estimate population by counties to determine allotments to be made to industrial users serving them.

(2) Maintain records and reconcile ration bank statements of primary distributors.

(3) Obtain data on imports of products containing sugar and prepare reports as a basis for determining the disposal of imports.

(4) Analyze and summarize monthly questionnaires directed to field offices.

(5) Advise the director in the technical definition of sugar and sugar containing products.

§ 1305.650 *Distribution and issuance branch.* The distribution and issuance branch shall:

(a) Develop plans for printing and distributing books of ration stamps.

(b) Design and plan distribution of ration currency, price, and rationing forms.

(c) Maintain controls of the location and stock of ration currency, rationing forms, and informative materials, and develop and establish procedures for distributing them.

(d) Provide technical supervision of issuance and distribution in field offices.

Price and Supply Division

§ 1305.651 *Components.* The price and supply division shall comprise the following organization units:

Office of the Director:
Supply Equalization Branch.

Supply Analysis Branch.
Price Branch.

§ 1305.652 *Responsibility.* The price and supply division, under the director, shall be responsible to the deputy commissioner for sugar for definition of commodities under the jurisdiction of the department, equitable distribution of them by areas and zones, assembling and analyzing data concerning estimated and actual resources and supplies of sugar, alleviation of emergency shortages of the commodities in specific areas, and development of civilian rationing levels within allocations made by the Department of Agriculture.

§ 1305.653 *Responsibility of director.* The director of the price and supply division shall be responsible to the Temporary Controls Administrator for the formulation of price policy and to the deputy commissioner for sugar for the administration of price programs, and maintenance of liaison with primary suppliers to promote voluntary compliance with zoning and other requirements for equitable distribution, and with the Department of Agriculture for alleviation of emergency shortages.

§ 1305.654 *Supply equalization branch.* The supply equalization branch shall:

(a) Devise methods for:

(1) Directing equitable distribution of sugar by geographic areas and zones.

(2) Certifying unusual shipping costs of offshore refined sugar to the Commodity Credit Corporation.

(3) Constant contact with primary suppliers to promote voluntary compliance with policies, programs, and regulations.

§ 1305.656 *Price branch.* The price branch, except for commodities and services which were decontrolled before January 1, 1947, shall:

(a) Develop price regulations, amendments to regulations, and orders.

(b) Administer price regulations, amendments, and orders in conformity to policies established by the Temporary Controls Administrator and the division director.

(c) Furnish information and advice to field offices in accordance with procedures established by the sugar department.

(d) Aid the director in developing and interpreting price policies.

Allotment Division

§ 1305.657 *Components.* The allotment division shall comprise the following organization units:

Office of the Director:
Institutional Branch.
Trade and Industry Branch.
Industrial Petitions Branch.

§ 1305.658 *Functions and responsibilities.* The allotment division is responsible to the office of the deputy commissioner for sugar for:

(a) Establishing policies and administering programs for rationing sugar to industrial and institutional users, wholesalers, retailers, and individual consumers.

(b) Formulating policies for allotment adjustments and processing adjustment petitions.

(c) Formulating criteria and determining levels of allotment on the basis of supplies available for distribution.

(d) Determining allotments which may be available for new classes of users.

§ 1305.659 *Office of the director.* The director of the allotment division shall be responsible to the deputy commissioner for sugar for:

(a) Advice in the formulation of rationing plans, policies, and programs.

(b) Development of regulations, amendments to regulations, and orders for rationing sugar.

(c) Equitable administration of rationing regulations and adjustment of allotments under the regulations.

(d) Direction and supervision of the allotment division.

§ 1305.660 *Institutional branch.* The institutional branch shall determine policies and administer sugar rationing programs governing all types of institutional users of sugar, including hospitals, hotels, and restaurants. Specifically, it shall:

(a) Formulate and establish institutional user policies.

(b) Determine and recommend methods for administering sugar rationing with respect to institutional users.

(c) Analyze, process, and pass upon special appeals of institutional users forwarded to the national office including petitions for adjustments and veterans petitions for institutional refreshment bases.

§ 1305.661 *Trade and industry branch.* The trade and industry branch shall formulate and establish policies for rationing sugar to industrial users, and certain condensed milk manufacturers, formulate and determine policies for the distribution of sugar at wholesale and retail levels, and administer sugar rationing programs for individual consumers and all levels of trade. Specifically, it shall:

(a) Formulate and administer the sugar rationing program with respect to industrial users and provisional allowance users.

(b) Formulate policies and administer the sugar rationing program with respect to wholesalers, retailers, and consumers, including inventories allowed and ration evidence used.

(c) Formulate policies and administer the sugar rationing program with respect to certain manufacturers of condensed milk computing and authorizing allotments to be transmitted.

§ 1305.662 *Industrial petitions branch.* The industrial petitions branch shall participate in the establishment of adjustment policies respecting industrial users and decide petitions of industrial users including candy manufacturers, bakeries, and beverage manufacturers. Specifically, it shall:

(a) Formulate policies affecting applications of veterans for industrial user bases; review, analyze, and prepare decisions on veterans petitions; and post audit field office actions on veterans petitions.

(b) Review, analyze, and prepare decisions on petitions for adjustment and

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relief of manufacturers of beverage products, and manufacturers of bakery products.

(c) Review, analyze, and prepare decisions on petitions for adjustment, new bases, or relief of industrial users who require sugar for manufacture of pharmaceuticals or chemicals, or for other industrial uses not specifically covered by the other sections of the industrial petitions branch.

RENT DEPARTMENT

§ 1305.665 *Components.* The rent department shall be under the direction of the deputy administrator for rent who shall be responsible to the Administrator. The rent department shall have the following organization:

The Office of the Deputy Commissioner for Rent:

Rent Legal Division.
Program Division.
Operations Division.
Compliance Division.

§ 1305.666 *Authority and responsibility.* The authority of OPA for rent control derives from the Emergency Price Control Act of 1942, as amended. The rent department in both the national office and in the field is responsible for the effective execution of the rent control provisions of the act and for all matters pertaining thereto, except those which have been specifically delegated by the Administrator to the accounting, enforcement, and information departments.

§ 1305.667 *Office of the deputy commissioner for rent.* The office of the deputy commissioner for rent shall include an assistant to the deputy commissioner for rent who shall generally assist the deputy commissioner in the discharge of the responsibilities of the rent department. Subject to the provisions of law, policies, rules, and regulations prescribed by the Administrator, the office of the deputy commissioner for rent shall:

(a) Advise the Administrator concerning the designation of defense-rental areas and the institution, modification, or discontinuance of rent control in defense-rental areas.

(b) Direct the preparation of rent regulations and amendments thereto for issuance by the Administrator and general interpretations.

(c) Collaborate with the general counsel in formulating recommendations for the disposition by the Administrator of protests against rent regulations and orders.

(d) Approve for issuance policy statements and operating instructions in connection with the rent control program.

(e) Direct and supervise the rent department in the national office.

Rent-legal division

§ 1305.668 *Components.* The rent-legal division consists of the associate general counsel for rent and his staff.

§ 1305.669 *Responsibility of associate general counsel for rent.* The associate general counsel for rent acts as legal advisor to the deputy commissioner for rent. The rent-legal division, under the direct supervision of the associate gen-

eral counsel for rent, is responsible for the legal aspects of the federal rent control program, including the legal sufficiency of substantive and procedural regulations, and amendments thereto, as well as all orders issued by the Administrator in the field of rent control. It is directly responsible for the issuance of official interpretations and the over-all supervision of all interpretations of the rent regulations. Through the regional rent attorneys, it coordinates and gives over-all direction to the work of area rent attorneys.

Operations Division

§ 1306.670 *Components.* The operations division shall consist of the following units:

Office of the Director.
Field Liaison Branch.
Review Branch.
Control Branch.

§ 1305.671 *Responsibilities.* The operations division is responsible for the planning, direction, supervision, and operation of the rent control program throughout the field organization.

§ 1305.672 *Office of the director.* The office of the director shall include an associate director who shall generally assist the director in administering the rent control program in the field and advise the deputy commissioner for rent of budgetary implications of proposed changes in policy, program, and organization. Specifically, the office shall:

(a) Direct the formulation of standards, practices, and methods for the administration of field offices.

(b) Act as liaison between the national office and field offices and direct the preparation of instructions, procedures, and forms, for use both in the national office and in the field and assist in the installation of new procedures in the field.

(c) Direct the training and the work simplification programs both in the national office and in the field.

(d) Analyze and review field operations through program reports and actual case records and review regional office decisions on applications for review.

(e) Act in a liaison capacity with the office of budget and planning on field budget matters; and with the office of personnel on standards and qualifications for field personnel. Consult with regional rent executives on budget and personnel matters.

§ 1305.673 *Field liaison branch.* The field liaison branch acts in liaison between the national office and field offices and is responsible for the installation of the work simplification and training programs in all field offices. Specifically, the branch shall:

(a) Be generally responsible for the effectiveness of operations in field offices relating to adjustment actions and to evictions, and make recommendations of changes in policies and procedures.

(b) Develop standards and procedures which will effectively implement the execution of established rent policies in the field.

(c) Direct the installation of the work simplification and training programs in the field offices.

(d) Be responsible for the training of all field personnel except compliance personnel.

§ 1305.674 *Review branch.* The review branch is responsible, through examination of case dockets involving adjustment actions and eviction actions, for obtaining national uniformity in the application of the provisions of the Emergency Price Control Act of 1942, as amended, the rent and procedural regulations and amendments, and established procedures and policies as they affect the determination of rent adjustment and eviction actions. Specifically, the branch shall:

(a) Review applications for review of area rent directors' orders which have been filed and acted upon by the regional offices and review by spot check area rent office case dockets involving landlord's petitions for adjustment or eviction, tenants' applications for adjustment and actions of adjustment begun by the rent director on his own initiative, all for the purpose of obtaining national uniformity in the application of the provisions of the act, regulations, policy, and procedures.

(b) Analyze monthly narrative reports submitted by all field offices for the purpose of determining over-all operational activities.

§ 1305.675 *Control branch.* The control branch is responsible for the proper administration of the correspondence and files of the rent department, maintaining a mail control system and control of distribution of procedural releases, forms, reports, and instructions to the field.

Program Division

§ 1305.676 *Components.* The program division shall consist of the following organization units:

Office of the Director.
Regulations and Review Branch.
Financial and Statistical Branch.

§ 1305.677 *Responsibilities.* The program division is responsible for formulating the basic economic policy and for developing and recommending programs to effectuate the over-all policy of the rent department.

§ 1305.678 *Office of the director.* The office of the director shall be responsible to the deputy administrator for rent for formulating the economic policy, the development of programs, and the research for carrying out such policy. Specifically, the office of the director shall:

(a) Make over-all economic analyses of the effects of various regulations on the rent control program.

(b) Make recommendations concerning the fairness and equity of rent ceilings throughout the United States.

(c) Draft new programs which the rent department may undertake.

(d) Collaborate with economic advisers of other federal agencies on policies and methods for stabilizing the national economy in the broad field of residential real estate.

§ 1305.679 *Regulations and review branch.* The regulations and review branch shall be responsible for formulating policies and making recommenda-

tions concerning the establishment and removal of rent control in defense-rental areas throughout the United States, and for review of all rent regulations, amendments, interpretations, and Administrator's opinions on protests prior to their issuance to determine their economic implications and to assure conformity with the basic policies of the rent control program. Specifically the branch shall:

(a) Formulate policies and develop procedures for the establishment and removal of rent control. Make surveys and analyze survey data on the need for control of rents and the decontrol of rents in defense-rental areas and, on the basis of those analyses, make recommendations for the establishment and removal of rent control, the maximum rent dates for new areas, and the geographic boundaries of areas to be placed under rent control or decontrolled.

(b) Review rent regulations, amendments, interpretations and Administrator's opinions on protests prior to their issuance to determine their economic implications and to assure conformity with the basic policies of the rent control program. Where necessary, initiate new amendments and interpretations and recommend alternatives which will make proposed actions conform to the economic objectives of the rent control program.

(c) Prepare economic records and briefs which serve as the basis for legal orders and opinions to dispose of protests against the rent regulations or individual orders issued thereunder and of petitions for amendment of the rent regulations in all cases where an issue is made concerning the need for rent control, the maximum rent dates selected, or the geographic boundaries of defense-rental areas. Advise the court review, research, and opinion division, office of the general counsel, on rent matters.

§ 1305.680 *Financial and statistical branch.* The financial and statistical branch shall be responsible for the collection, analysis and interpretation of all cost data pertaining to rental housing operation; assembling of such financial data as are necessary for a determination on protests against the rent regulations; and the reporting of workload and program statistics from area offices. Specifically, the branch shall:

(a) Program and analyze accounting surveys conducted by the accounting department on the operation of rental housing.

(b) Present graphically the results of the financial or operations work of the branch for use in the national and field offices.

(c) Analyze and present operations statistics received from all field offices.

(d) Prepare economic records and briefs which serve as the basis for legal orders and opinions to dispose of protests against the rent regulations or individual orders issued thereunder and of petitions for amendment of the rent regulations in all cases involving the income and expense of rental housing operations. Advise the court review, research, and opinion division on matters concerned with the financial operations of rental housing.

Compliance Division

§ 1305.681 *Responsibilities.* The compliance division, with technical guidance from the associate general counsel for rent, is responsible to the deputy commissioner for rent for planning and directing the operation of the rent compliance program both in the national office and in the field.

§ 1305.682 *Specific functions.* Specifically, the division shall:

(a) Act as representative of the rent department in integrating the compliance and enforcement program both in the national office and in the field.

(b) Develop techniques and procedures to facilitate surveys designed to discover significant conditions of noncompliance with the rent regulations, issuing instructional and training materials therefor.

(c) Be responsible for the training of all compliance personnel.

SUBPART D—FIELD OFFICES

FIELD OFFICES

§ 1305.685 *Field offices.* Field offices maintained by the Office of Price Administration are regional offices, territorial offices, area rent offices, branch rent offices, sugar branch offices, and enforcement branch offices. This subpart defines the relation of field offices to the national office and to each other.

(a) Field offices in the continental United States are organized into eight regions, each under the jurisdiction of a regional office.

(b) Field offices in the territories and possessions of the United States are organized into one region under the jurisdiction of a regional office.

§ 1305.686 *Regional offices.* The regional office is directly responsible to the national office and has jurisdiction of the territorial, area rent, branch rent, sugar branch, and enforcement branch offices in the region.

§ 1305.687 *Territorial offices.* The territorial office is directly responsible to the regional office and has jurisdiction of the territory or possession designated by the regional administrator.

§ 1305.688 *Area rent offices.* The area rent office is directly responsible to the regional office and has jurisdiction of the defense-rental area designated by the Commissioner.

§ 1305.689 *Branch rent offices.* The branch rent office is directly responsible to the area rent office and has jurisdiction of a subdivision of the defense rental area designated by the area rent director.

§ 1305.690 *Sugar branch offices.* The sugar branch office is directly responsible to the regional office and has jurisdiction of the subdivision of the region designated by the regional administrator.

§ 1305.691 *Enforcement branch offices.* The enforcement branch office is directly responsible to the regional office and has jurisdiction of the subdivision of the region designated by the deputy commissioner for enforcement.

§ 1305.692 *Liaison.* Field offices are units of the operating staff of the Office

of Price Administration and maintain liaison with the national office through the assistant commissioner.

REGIONAL OFFICES

§ 1305.693 *Regional offices.* The United States, and the territories and possessions under its jurisdiction, are divided for purposes of administration into nine OPA regions.

(a) OPA regional offices are established in Boston, Mass., Region 1; New York, N. Y., Region 2; Cleveland, Ohio, Region 3; Atlanta, Ga., Region 4; Dallas, Texas, Region 5; Chicago, Ill., Region 6; Denver, Colo., Region 7; San Francisco, Calif., Region 8; Washington, D. C., Region 9.

(b) Area comprised in regions: (1) Region 1 comprises the States of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont.

(2) Region 2 comprises the States of Delaware, Maryland, New Jersey, New York, and Pennsylvania, and the District of Columbia.

(3) Region 3 comprises the States of Kentucky, Michigan, Ohio, and West Virginia, and the State of Indiana with the exception of Lake County thereof.

(4) Region 4 comprises the States of Alabama, Florida, Georgia, Mississippi, North Carolina, South Carolina, Tennessee, and Virginia.

(5) Region 5 comprises the States of Arkansas, Kansas, Louisiana, Missouri, Oklahoma, and Texas.

(6) Region 6 comprises the States of Illinois, Iowa, Minnesota, Nebraska, North Dakota, South Dakota, and Wisconsin, and Lake County of the State of Indiana.

(7) Region 7 comprises the States of Colorado, Idaho (except Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce, and Shoshone Counties), Montana, New Mexico, Utah, and Wyoming; and those portions of Coconino and Mohave Counties of the State of Arizona lying north of the Colorado River, and Malheur County of the State of Oregon.

(8) Region 8 comprises the States of Arizona (except those portions of Coconino and Mohave Counties lying north of the Colorado River), California, Nevada, Oregon (except Malheur County), and Washington, and Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce, and Shoshone Counties of the State of Idaho.

(9) Region 9 comprises Alaska, Hawaii, Canal Zone, Puerto Rico, Virgin Islands, and all other Territories and Possessions of the United States.

(c) Jurisdiction: Each regional office shall have jurisdiction of the several subordinate offices within the region.

(d) Organization outline: In each region the regional office staff shall comprise the office of the regional administrator, the regional executive staff, the regional administrative staff, and the regional operating staff.

§ 1305.694 *Office of regional administrator.* The office of the regional administrator shall comprise the deputy regional administrator, and such advisers and assistants as the Commissioner may authorize:

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(a) The authority of the regional administrator, except as expressly reserved, shall be exercised:

(1) Generally by the deputy regional administrator for purposes of over-all regional administration and management, including planning and coordinating programs, executing and administering orders, regulations, and directives, and managing and supervising regional operations and personnel.

(2) Particularly by regional executives of operating divisions for planning and technically directing their several programs.

(3) Specifically by assistants to the regional administrator for purposes of a particular project involving two or more programs, assigned by the regional administrator or deputy regional administrator.

(b) The regional administrator, whenever he is to be absent from the regional office for more than one business day, shall designate in writing the deputy regional administrator or, in his absence, a responsible member of the regional office staff as acting regional administrator with full authority to act for him during his absence in all matters not expressly reserved in the written delegation, of which a copy shall be kept permanently on file.

§ 1305.695 *Responsibilities of regional administrators.* In each region the regional administrator:

(a) Shall be appointed by the Commissioner, and may be removed by him in accordance with established Civil Service and OPA procedure.

(b) Shall be responsible to the office of the Commissioner for:

(1) All operations.

(2) Conformity of regional operations to orders, regulations, directives, interpretations, instructions, and statements of policy issued by authority of the Commissioner.

(3) Management and supervision of subordinate offices.

(4) Direction and supervision of the regional office staff.

(5) Preparation and submission of reports required by the office of the Commissioner, the executive offices, or the operating departments.

(c) Shall have authority:

(1) To plan, coordinate, direct, and supervise all operations.

(2) To classify such positions as may be authorized by the Commissioner, subject to the conditions established in such authorizations.

(3) To appoint and remove executive heads of subordinate offices and all members of the regional office staff in accordance with established Civil Service and OPA procedure.

(i) In appointing or removing a deputy regional administrator, an adviser or assistant to the regional administrator, or the executive head of a subordinate office, he shall secure prior approval of the office of the Commissioner.

(ii) In appointing or removing the executive head of a regional division he shall consult with the appropriate management office or operating department.

(iii) In appointing or removing other members of the regional office staff, he

shall consult the appropriate regional executives.

(4) To allot budget and positions to the regional office and the subordinate offices.

(5) To visit and inspect all offices and to evaluate the performance of all personnel.

(d) Shall sign all documents requiring official signature with this name and title.

(e) Shall have the right to represent to the Commissioner through the appropriate operating department or management official that in his judgment any policy, procedure, or program is detrimental to the interests of OPA in his region, but he shall not alter, amend, nullify, or suspend any order, regulation, directive, instruction or statement of policy issued by authority of the Commissioner.

§ 1305.696 *Regional office executive staff.* In each region the regional office executive staff shall comprise the deputy regional administrator and the other assistants and advisers to the regional administrator.

§ 1305.697 *Regional office administrative staff.* The regional office administrative staff shall comprise the regional administrative service division, the regional budget and finance division, the regional personnel division, and the regional administrative analyst.

§ 1305.698 *Regional office operating staff.* The regional office operating staff shall comprise the regional accounting division, the regional enforcement division, the regional rent division, and the regional sugar division.

§ 1305.699 *Deputy regional administrator.* The deputy regional administrator shall be responsible to the regional administrator for all operations in the region under programs and policies established by authority of the Commissioner or the regional administrator; for direction and supervision of the regional office and subordinate offices; and for providing and adjusting management services to the needs of regional office divisions, area rent offices, branch rent offices, sugar branch offices, and enforcement branch offices.

(a) As alternate and executive assistant to the regional administrator, the deputy regional administrator shall act for him in his absence; maintain a file of all delegation orders issued by the regional administrator; make assignments to the executive, administrative, and operating staffs; and receive their reports.

(b) As general manager for the region the deputy regional administrator shall adapt national programs and projects to regional needs and conditions and coordinate programs and projects of the regional staffs by establishing priorities, objectives, and standards of performance; maintain liaison between the operating departments and the several operating levels, and between the management offices and the several administrative levels through regional executives; develop and assign work in terms of positions and persons and standards of performance, evaluating performance by

regional divisions and subordinate offices and participating in the solution of problems of inadequate operating or administrative results.

§ 1305.700 *Assistant to regional administrator.* Each assistant to the regional administrator shall be responsible to him for executing any special assignment made by the regional administrator or by the deputy regional administrator.

§ 1305.701 *Advisor to regional administrator.* Each adviser to the regional administrator shall be responsible for furnishing him, or such officers and organization units as he may designate, information, counsel, and advice within the particular field of his professional competence.

§ 1305.702 *Regional administrative divisions.* The regional administrative divisions shall be responsible, jointly, for advising the regional administrator and the deputy regional administrator on matters of management, organization, and administrative planning; and severally for representing the regional administrator in public relations that involve matters within their respective assignments.

(a) The administrative service division, under the regional administrative service officer, shall be responsible for furnishing the regional and subordinate offices administrative services.

(b) The budget and finance division, under the regional budget and finance officer, shall be responsible for furnishing the regional administrator and the regional office staff budgetary and fiscal service.

(c) The personnel division, under the regional personnel officer, shall be responsible for furnishing the regional administrator and the regional office staff personnel management service.

§ 1305.703 *Regional administrative analyst section.* The regional administrative analyst section under the regional administrative analyst shall be responsible to the regional administrator and the deputy regional administrator for furnishing administrative plans and appraisals of organization, staffing, procedures, and operations prepared under technical direction of the office of budget and planning and supervision of the deputy regional administrator.

§ 1305.704 *Regional operating divisions.* The regular operating divisions shall be responsible to the regional administrator and the deputy regional administrator, jointly for furnishing counsel and advice in the establishment of regional policy and in coordinating regional programs and projects, and severally for operation of their programs in the region under technical direction of the corresponding operating department. They shall represent the regional administrator in public relations concerning their respective programs and in giving technical supervision to subordinate offices.

(a) The regional sugar division, under the regional sugar executive, shall comprise the sugar accounting section, adjustment review section, banking section, and the distribution, verification and issuance center; and shall direct and su-

pervise the branch sugar office in the region.

(1) The regional sugar executive shall be responsible for administering price regulations and rationing regulations, and shall represent the regional administrator in:

(i) Granting or denying applications for adjustment by industrial users.

(ii) Liaison with refiners, manufacturers, and distributors of commodities under his jurisdiction.

(2) The deputy regional sugar executive shall serve as an over-all assistant to the regional sugar executive, and shall be responsible for:

(i) Directing the administration of trade and consumer rationing throughout the region.

(ii) Developing region-wide trade relations program for rationing and price.

(iii) Providing technical guidance to subordinate staff.

(3) The sugar accounting section, under the direction of the regional sugar accountant, shall:

(i) Periodically examine accountability records of regional issuance units.

(ii) Auditing ration banking departments of banks serving as depositories for ration evidence.

(iii) Investigating accounting irregularities arising in enforcement phase of sugar programs.

(4) The sugar legal section shall be responsible for providing interpretations of regulations and other professional services to the regional sugar executive.

(b) The regional rent division, under the regional rent executive, shall comprise the operations section, the legal section, the rent compliance section, and the rent review committee.

(1) The operations section shall review reports of field rent representatives and take appropriate action; review and analyze area rent office reports, and recommend operational improvements; and compile economic data relative to rent.

(2) The rent legal section under the regional rent attorney shall advise the regional rent executive on all legal matters relating to rent control, and provide technical supervision to area rent attorneys.

(3) The rent compliance section shall develop and administer programs to secure voluntary adherence to and compliance with rent and housing sales regulations, supervise compliance activities in area rent and branch rent offices, and maintain liaison with the regional enforcement division.

(4) The rent review committee under the regional rent executive shall comprise representatives of the regional rent executive and of the regional rent attorney, and shall be responsible for handling all proceedings in connection with:

(i) Landlord applications for review.

(ii) Post review of orders of area rent directors.

(iii) Informal review of field office operations.

(iv) Interpretations of rent regulations.

(v) Post review of area rent office interpretations.

(vi) Protests to orders of the regional administrator.

(5) The rent accounting section, headed by the regional field representative, and under the administrative direction of the chief of field operations, is responsible for appraising the accounting operations throughout a rent region, the coordination of field accounting activities with national and regional rent programs, and for effecting continuous improvement in the efficiency of area office accounting operations.

AREA RENT AND BRANCH RENT OFFICES

§ 1305.710 *Area rent offices.* An area rent office is the supervising office of one or more legally designated defense-rental areas, which is authorized to be headed by an area rent director empowered to sign formal orders in his own name. Area rent offices shall be established and maintained within each district in the number required for efficient operations of the rent control program.

§ 1305.711 *Area rent director.* (a) The area rent director shall be appointed by the regional administrator after consultation with the regional rent executive. The area rent director, subject to administrative supervision of the regional rent executive, shall be responsible for the effective administration of the rent control program throughout his defense-rental area, and shall have direct charge of rent operations within the area. He shall:

(1) Keep the public informed of the purposes and requirements of federal rent control, in conformity with the OPA public relations program.

(2) Be responsible for effective performance of all duties assigned to members of his staff, efficient operation of the office or offices under his supervision, proper and efficient processing of landlords' petitions and tenant applications for rent adjustments, and issuance of orders on adjustments.

(3) Sign and be responsible for all orders and certificates of eviction issued in his area as authorized by the rent regulations.

(4) Be responsible for obtaining compliance with the rent regulations.

(b) The area rent director may designate members of his staff to act formally in his behalf on the following occasions:

(1) Temporary absence of rent director from area office. The rent director may appoint an acting rent director to carry out his functions during his absence. The delegation of such authority should be in writing and should confer upon the designee the authority to perform the duties of the rent director. Such delegation should be given each time the necessity for it arises. All orders and formal matters should be signed by the designee in his own name, as acting area rent director. Following is a form to be used when this delegation is made:

I, A. B., Rent Director of the _____ Defense Rental Area, do hereby appoint B. C., as Acting Rent Director with full power and authority to perform all duties vested in me as Rent Director, including, but not limited to, the power to issue and sign all orders authorized by the Rent Regulations.

Dated this _____ day of _____ 1947.

Rent Director of the Defense-Rental Area

(2) Workload too great for rent director to consider personally all landlords' petitions and other proceedings where formal action is required.

(3) Member of rent director's staff is in charge of a branch office or other office covering a locality within the rent director's jurisdiction.

§ 1305.712 *Area rent attorney.* The area rent attorney shall be under the direction of the rent director to whom, in effect, he acts as counsel. Operating in accordance with legal and enforcement procedures established by the national and regional offices, he shall:

(a) Supervise the activities of the legal staff of the area office.

(b) Prepare interpretations of the regulations and other provisions of law pertinent to the rent program. Official interpretations given to the public should be signed by the area rent attorney in accordance with the provisions of Revised Procedural Regulation No. 3.

(c) Advise the rent director on the legal sufficiency of orders issued by the rent director.

(d) Appear informally in courts of law to explain requirements of the regulations in eviction matters.

(e) Handle enforcement matters to the extent prescribed by the national office, or as delegated to him by the regional enforcement attorney.

(f) Perform such other duties as may be assigned by the rent director.

§ 1305.713 *Area rent representative.*

(a) The rent director may assign area rent representatives to branch offices, who shall perform such functions as the area rent director may designate. In general, the area rent representative will be made responsible for supervising and providing technical assistance to personnel assigned to rent control activities in such branch offices.

(b) At the discretion of the rent director and with the approval of the regional rent executive, the area rent representative may be vested with authority to issue formal orders for and on behalf of the rent director. Such authority should be given in writing, signed by the rent director. Signature of the regional rent executive is not necessary.

(c) The authority to issue formal orders can be given only by the person who is officially designated as rent director for the area concerned.

§ 1305.714 *Branch rent offices.* A branch rent office is an office below the area office level which is staffed by one or more full time, permanent rent employees. Branch rent offices shall be established in localities where work load and other conditions justify the maintenance of full time personnel for rent control operations other than the issuance of formal orders. The branch rent office shall be directed and supervised by the appropriate area rent office, and formal orders will be issued by the director of that area rent office or by the area rent representative authorized by the rent director.

LOCATION OF AREA RENT OFFICES AND BRANCH RENT OFFICES

State and location of office	Type of office	Address	State and location of office	Type of office	Address
REGION 1			REGION 2—continued		
Connecticut:			Pennsylvania—Con.		
Hartford	Area	119 Ann St.	Johnstown	Area	124 Main St., Rothert Bldg.
New London	Branch	245 State St.	Indiana	Branch	20 South 6th St.
Bridgeport	Area	62 Cannon St.	Meadville	Area	916 Diamond Square.
New Haven	do	216 Crown St., Adley Bldg.	Sharon	Branch	Dollar Trust Bldg.
Waterbury	do	193 Grand St., Waterbury National Bank Bldg.	Williamsport	Area	330 Government Place.
			Scranton	do	409 Vine St.
Maine:			REGION 3		
Portland	do	142 High St., State Bldg.	Indiana:		
Bangor	Branch	27 State St., Exchange Bldg.	Indianapolis	Area	429 North Pennsylvania St.
Eastport	do	Post Office Bldg.	Richmond	Branch	705 Main St., Colonial Bldg.
Presque Isle	do	Dyer St., G and S Bldg.	Anderson	Area	630-638 Meridian St.
Bath	Area	194 Front St.	Columbus	do	633 Washington St., Bassett Bldg.
Augusta	Branch		Bloomington	Branch	205 South Walnut St.
Rockland	do		Evansville	Area	106 Northwest 4th St., Rookery Bldg.
Massachusetts:			Fort Wayne	do	Utility Bldg.
Boston	Area	7 Beacon St., Houghton and Dutton Bldg.	La Fayette	do	City Hall.
Brookton	Branch	106 Main St., Home Bank Bldg.	Crawfordsville	Branch	Do.
Fall River	do	56 North Main St., Bennett Bldg.	Frankfort	do	Do.
Lowell	do	175 Central St., Bradley Bldg.	Logansport	do	A. F. of L. Bldg.
New Bedford	do	888 Purchase St., Olympia Bldg.	South Bend	Area	224 West Jefferson Blvd., Pythian Bldg.
Quincy	do	Washington St., Post Office Bldg.	La Porte	Branch	802-4 Lincoln Way, First National Bank Bldg.
Lynn	Area	31 Central Square, Lynford Bldg.	Terre Haute	Area	Arcade Bldg., 116 South 6th Street.
Pittsfield	do	184 North St.	Vincennes	do	21 North 3d St., La Plante Bldg.
Springfield	do	1597 Main St.	Kentucky:		
Greenfield	Branch		Louisville	do	112 South 5th St., Kenyon Bldg.
Worcester	Area	9 Walnut St., State Mutual Annex.	Elizabethtown	Branch	109 North Main St.
New Hampshire:			Bowling Green	Area	941½ State Street.
Manchester	do	1060 Elm St.	Lexington	do	177 North Upper St.
Berlin	Branch	2 Main St.	Winchester	Branch	Clark County Courthouse.
Claremont	do	34 Tremont St.	Somerset	do	129 South Main St.
Concord	do	22 Pleasant St.	Frankfort	Area	Hotel Southern.
Keene	do	7 Court St.	Danville	Branch	434 West Main St.
Portsmouth	do	147 Fleet St.	Harrodsburg	do	Courthouse.
Rhode Island:			Richmond	do	Post Office Bldg.
Providence	Area	908 Hospital Trust Bldg.	Paducah	Area	Citizens Bank Bldg.
Newport	do	Federal Office Bldg., Thames St.	Mayfield	Branch	116 East South St.
Vermont:			Madisonville	do	
Burlington	do	136 Church St.	Owensboro	do	Odd Fellows Bldg.
Montpelier	Branch	City Hall.	Michigan:		
Rutland	do		Detroit	Area	600 Griswold St.
Springfield	do	I. O. O. F. Bldg.	Ann Arbor	Branch	First National Bank Bldg.
REGION 2			Pontiac	do	Hubbard Bldg.
Delaware:			Port Huron	do	516 Water St.
Wilmington	Area	Pennsylvania Bldg.	Kalamazoo	do	County Bldg.
Dover	Branch		Battle Creek	Area	Central Tower.
Georgetown	do		Grand Rapids	do	60 Division Ave. NE., Keeler Bldg.
Maryland:			Muskegon	Branch	Muskegon Bldg.
Baltimore	Area	O'Sullivan Bldg.	Jackson	Area	National Bank Bldg.
Aberdeen	Branch	Baldwin Manor.	Lansing	do	28 Michigan Theatre Arcade.
Salisbury	do	203 Division St.	Niles	do	311 East Main St.
Hagerstown	Area	74 Washington St.	Saginaw	do	118 North Washington Ave.
Cumberland	Branch	111 Union St.	Marquette	do	130 West Washington St.
Silver Spring	Area	8634 Colesville Rd.	Houghton	Branch	100 Portage St.
New Jersey:			Ironwood	do	219 South Suffolk Ave.
Newark	do	1060 Broad St.	Sault Ste. Marie	Area	304 Ashmun St.
Asbury Park	Branch	611 Heck St.	Traverse City	do	122 East Front St.
Atlantic City	Area	5 South Virginia Ave.	Ohio:		
Camden	do	City Hall.	Cincinnati	do	810 Walnut St., Fuller Bldg.
Trenton	do	143 East State St.	Portsmouth	Branch	County Courthouse.
New York:			Wilmington	do	205 North South St.
Albany	do	112 State St., Standard Bldg.	Columbus	Area	68 East Cay St.
Glens Falls	Branch	South Street School, Broad and South Sts.	Chillicothe	Branch	39 South Pain St.
Gloversville	do		Delaware	do	20 South Winter St.
Hudson	do		Athens	do	Worstell Bldg., Court.
Plattsburgh	do		Newark	do	4½ North 2d St.
Schenectady	do		Lancaster	do	201 South Broad St.
Buffalo	Area	158 Jay St.	Marion	do	169½ East Center St.
Jamestown	do	City Hall.	Gallipolis	do	K. of P. Bldg.
Olean	Branch	100 West 3d St., Hotel Jamestown Bldg.	Washington Court House	do	113-119 South Main St.
Rochester	Area	42 East Ave., Cutler Bldg.	Zanesville	do	Masonic Temple Bldg.
Bronx	do	1910 Arthur Ave., Kaplan Bldg.	Dayton	Area	Municipal Bldg.
Brooklyn	do	26 Court St.	Cleveland	do	1100 Chester Ave.
Jamaica	do	89-09 Sutphin Blvd.	Ashtabula	Branch	4514 Main Ave., Cook Arcade.
Mineola	do	1527 Franklin Ave.	Akron	Area	First Central Tower.
New York City	do	535 Fifth Ave.	Wooster	Branch	214 North Market St.
Do	Branch	541 West 145th St.	Canton	Area	P. O. Bldg., 201 Cleveland SW.
Poughkeepsie	Area	13 Washington St.	Lima	do	Faurot Bldg.
Kingston	Branch	Municipal Auditorium.	Mansfield	do	58½ North Main St.
Middletown	do	16 Mulberry St.	Sandusky	do	Feick Bldg.
Newburgh	do	150 Liberty St.	Lorain	Branch	Broadway Bldg.
Nyack	do	74 North Broadway	Toledo	Area	445 Huron St., Huron Bldg.
Staten Island	Area	56 Bay St., St. George.	Youngstown	do	123 West Commerce St., Schween-Wagner Bldg.
White Plains	do	31 Mamaroneck Ave., Peoples National Bank Bldg.	Marietta	Branch	
Syracuse	do	224 Harrison St.	West Virginia:		
Geneva	Branch	32 Castle St.	Charleston	do	Kanawha Blvd. and Goshorn St.
Ithaca	do	211 East Seneca St.	Clarksburg	Branch	Post Office Bldg.
Binghamton	Area	64 Henry St., Telephone Co. Bldg.	Logan	do	406 Main St.
Cortland	Branch		Bluefield	Area	701 Bland St., Hawley Bldg.
Elmira	Area	Federal Bldg.	Hinton	Branch	Courthouse.
Utica	do	110 Genesee St., Insurance Bldg.	Fayetteville	do	Do.
Watertown	do	163-167 Arsenal St., Federal Bldg.	Madison	do	Do.
Pennsylvania:			Mullens	do	Do.
Philadelphia	do	1617 Pennsylvania Blvd., Broad St. Station Bldg.	Beckley	do	
Bethlehem	do	528 North New St., Dodson Bldg.	Welch	do	
Harrisburg	do	112 North 2d St., Earle Bldg.	Williamson	do	
Lewistown	Branch	Masonic Bldg., Monument Square.	Huntington	Area	Cabell County Courthouse.
Lancaster	Area	213 West Chestnut St.	Martinsburg	do	410 South Queen St., Old High School Bldg.
York	Branch	25 South Duke St.	Keyser	Branch	
Reading	Area	758 Penn St.	Morgantown	Area	244 Pleasant St.
Pittsburgh	do	1001 Liberty Ave., Kleber Bldg.	Parkersburg	do	217 4th St.
Erie	do	12th and State Sts., Commerce Bldg.	Wheeling	do	Market Auditorium.

LOCATION OF AREA RENT OFFICES AND BRANCH RENT OFFICES—Continued

State and location of office	Type of office	Address	State and location of office	Type of office	Address
REGION 4			REGION 4—continued		
Alabama:			Tennessee:		
Birmingham	Area	1814 2d Ave. North.	Memphis	Area	Marx and Bendorf Bldg., 2d and Monroe Sts.
Sylacaugus	Branch	Craddock Bldg.	Fayetteville	Branch	Municipal Bldg.
Anniston	Area	1330 Noble St., Radio Bldg.	Columbia	do	209 West 8th St.
Dothan	do	132½ North Foster St., Porter-Farmer Bldg	Clarksville	Area	2d and Franklin St., First National Bank Bldg.
Florence	do	Callaway Bldg.	Paris	Branch	City Hall.
Decatur	Branch	Courthouse Annex.	Jackson	Area	Frankland Bldg.
Huntsville	do	Jefferson and Clinton Sts.	Dyersburg	Branch	First National Bank Bldg.
Gadsden	Area	709 Chestnut St.	Nashville	Area	Stahlman Bldg.
Mobile	do	Federal Bldg.	Cookeville	Branch	Arcade Bldg.
Montgomery	do	Old Post Office Bldg.	Springfield	do	Light and Power Bldg.
Selma	Branch	Courthouse Bldg.	Bristol	Area	612 Elk Ave.
Troy	do	Folmar Bldg.	Elizabethton	Branch	120½ West 8th St., Carlinhour Bldg.
Opelika	Area	908 Avenue A.	Chattanooga	Area	307 Commerce Ave., Bart Bldg.
Tuscaloosa	do	First National Bank Bldg.	Knoxville	do	17 North 7th St., Schmidt Bldg.
Florida:			Virginia:		
Jacksonville	do	317 Main St., Haverly Bldg.	Richmond	do	Courthouse.
St. Augustine	Branch	Exchange Bank Bldg.	Fredericksburg	Branch	Cranby and Tazewell Sts., Portlock Bldg.
Green Cove Springs	do	Bank of Green Cove Springs.	Norfolk	Area	City Market Bldg.
Daytona Beach	Area	120 Volusia Ave.	Portsmouth	Branch	112 North Saratoga St.
Gainesville	do	130½ West University Ave.	Suffolk	do	Courthouse.
Lake City	Branch	State Exchange Bank Bldg.	Eastville	do	Powell Bldg.
Orlando	Area	102 South Orange St., Metcalf Bldg.	Newport News	do	Old Post Office Bldg.
Melbourne	Branch	126 Melbourne Ave., Flat Iron Bldg.	Williamsburg	do	National Bank Bldg.
Lakeland	Area	403 East Main St.	Arlington	do	1124 North Highland St.
Sarasota	do	263 South Palm Ave.	Charlottesville	do	Albemarle County Bldg.
Panama City	do	Page Bldg., 106 East 4th St.	Danville	do	526 Main St.
Pensacola	do	Blount Bldg.	Lynchburg	do	1100 Church St.
Crestview	Branch	Adams Bldg., Pine St.	Petersburg	do	Medical Arts Bldg.
Tallahassee	Area	Monroe and Pensacola Sts., Centennial Bldg.	Roanoke	do	29 Franklin Rd. SW.
Marianna	Branch	Liddon Bldg.	Lexington	Branch	29 South Main St.
Miami	Area	615 Southwest 2d Ave.	Covington	do	Peoples Bank Bldg.
Fort Pierce	Branch	Arcade Bldg.	Front Royal	do	Royal Ave. and Main St., Forsyth Bldg.
Vero Beach	do	Do.	Strasburg	do	105 West King St.
Fort Lauderdale	Area	308 Southwest 1st Ave.	Radford	do	Martin Bldg., Norwood and 3d St.
Key West	do	Federal Bldg.	Staunton	Area	108 West Frederick St., Hoghead Bldg.
Tampa	do	608 Tampa St., Wallace S. Bldg.	Harrisonburg	Branch	Federal Bldg.
St. Petersburg	do	710 Central Ave., Jones Professional Bldg.			
West Palm Beach	do	117½ South Dixie.	REGION 5		
Georgia:			Arkansas:		
Atlanta	do	449 West Peachtree St.	Little Rock	Area	Pyramid Bldg.
Athens	do	238 East Washington St., Pan American Bldg.	Malvern	Branch	411½ Main St.
Gainesville	Branch	117½ North Bradford St.	Blytheville	Area	1st and Main Sts., Ingram Bldg.
Augusta	Area	753 Broad St., Southern Finance Bldg.	Camden	do	137 West Washington St.
Bainbridge	do	114 North Broad St., Callahan Bldg.	Fordyce	Branch	N. Y. A. Bldg.
Albany	Branch	221½ Broad Ave.	Prescott	do	Federal Bldg.
Americus	do	Citizens Bank Bldg.	El Dorado	Area	202 North Washington Ave., Davis Bldg.
Moultrie	do	12 1st Ave. SW.	Fayetteville	do	112½ West Center St.
Thomasville	do	Williams Bldg.	Rogers	Branch	City Hall.
Tifton	do	East 2d St., Kent Bldg.	Fort Smith	Area	6th St., Kennedy Bldg.
Brunswick	Area	211 F St.	Hot Springs	do	362½ Central Ave., Citizens Bldg.
Columbus	do	308 10th St.	Jonesboro	do	102½ West Washington Ave., Jonesboro Savings & Loan Co.
Dalton	do	270 Cuyler St.	Pine Bluff	do	National Bldg.
Macon	do	666 Cherry St., Bankers Insurance Bldg.	Kansas:		
Dublin	Branch	National City Bank Bldg.	Wichita	do	K. F. H. Bldg.
Rome	Area	Realty Bldg.	Pratt	Branch	211½ South Main St.
Savannah	do	118½ East Solomon St.	Arkansas City	Area	Barford Bldg.
Griffin	do	Valdes Hotel, Toombs and Westhill St.	Augusta	Branch	607 State St.
Valdosta	do	City Hall, 417 Pendleton St.	Eldorado	do	203 Truman Bldg.
Waycross	do	First City Bank Bldg.	Winfield	do	106 East 9th St.
Kentucky: Hopkinsville	Branch		Dodge City	Area	McCarthy Bldg.
Mississippi:			Garden City	Branch	Garden National Bank Bldg.
Jackson	Area	Army Air Base.	Liberal	do	Woolley Bldg.
Brookhaven	Branch		Great Bend	Area	202½ Forest, Tribune Bldg.
Greenwood	do	108½ Fulton St.	Hays	Branch	1107½ Main St.
Columbus	do	Prepst Bldg.	Russell	do	City Hall.
Greenville	do	Weinberg Bldg.	Hutchinson	do	15 West Sherman St.
Meridian	do	Cochran Bldg.	Parsons	Area	Kimball Bldg.
Vicksburg	do	Merchants Bank Bldg.	Chanute	Branch	Memorial Bldg.
Gulfport	Area	Hewes Bldg.	Coffeyville	do	Courthouse.
Hattiesburg	do	Citizens Bank Bldg.	Fredonia	do	
McComb	do	125 North Front St.	Independence	do	
Natchez	Branch	512 Main St.	Pittsburg	Area	415 North Pine St., Globe Bldg.
North Carolina:			Salina	do	Farmers Union Bldg.
Raleigh	Area	Capitol Club Bldg.	Junction City	Branch	105 West 17th St.
Elizabeth City	Branch	605 East Main St.	Manhattan	do	405A Payntz Ave.
Plymouth	do	County Courthouse.	Topeka	Area	V. F. W. Bldg., 214 West 6th St.
Asheville	Area	Jackson Bldg.	Lawrence	Branch	115 West 11th St.
Hendersonville	Branch	City Hall.	Emporia	do	426½ Commercial St.
Charlotte	Area	101 West Trade St., Independence Bldg.	Louisiana:		
Hickory	Branch	Hotel Hickory.	New Orleans	Area	839 St. Charles St.
Durham	Area	128 West Main St., Fidelity Bank.	Alexandria	do	Guaranty Bank and Trust Co.
Chapel Hill	Branch	Henninger Bldg.	Ferriday	Branch	Main St.
Burlington	do	City Hall.	Baton Rouge	Area	Triad Bldg.
Henderson	do	228 Garnett St.	Hammond	Branch	City Hall.
Fayetteville	Area	115 Bow St.	Lafayette	do	505 South Buchanan St.
Laurinburg	Branch	305 Main St., McNair Bldg.	New Iberia	do	Courthouse.
Goldsboro	Area	Wayne County Courthouse.	Lake Charles	Area	610 Broad St.
New Bern	Branch	221 Craven St.	Jennings	Branch	Courthouse.
Greenville	do	119 West 4th St.	Monroe	Area	501 Walnut St.
Rocky Mount	do	Professional Bldg.	Ruston	Branch	North Trenton St.
Greensboro	Area	Guilford Bldg.	Shreveport	Area	425 Milam St., Ricou-Brewster Bldg.
High Point	Branch	Post Office Bldg.	Missouri:		
Wilmington	Area	U. S. Customhouse, Market St.	Chillicothe	do	City Hall.
Gastonia	do	257½ West Main St.	Kirksville	Branch	
Winston-Salem	do	Nissen Bldg.	Kansas City	Area	417 East 13th St., Interstate Bldg.
South Carolina:			Leavenworth	Branch	
Columbia	do	1306 Senate.	Joplin	Area	218 West 4th St., New Spiva Bldg.
Florence	Branch	211 West Evans St.	Monett	Branch	
Sumter	do	Courthouse.	Sedalia	Area	Pettis County Courthouse.
Greenville	do	News Bee Bldg.	Springfield	do	Wilhoit Bldg.
Marion	do	Professional Bldg.	St. Joseph	do	7th and Edmond Sts., Carby Bldg.
Aiken	do				
Charleston	Area	The Center.			
Beaufort	Branch	Old Beaufort College Bldg.			
Georgetown	do	112 Orange St.			
Spartanburg	Area	112-116 West Main St., Andrews Bldg.			

RULES AND REGULATIONS

LOCATION OF AREA RENT OFFICES AND BRANCH RENT OFFICES—Continued

State and location of office	Type of office	Address	State and location of office	Type of office	Address
REGION 5—continued			REGION 6—Continued		
Missouri—Con.			Illinois:		
St. Louis	Area	Paul Brown Bldg.	Rockford	Area	212 North Wyman St.
Cape Girardeau	Branch		Dixon	Branch	114 East First St.
Columbia	do	Elvira Bldg., 1007 Broadway St.	Freeport	do	104 West Main St.
Jefferson City	do	304 East High St.	Springfield	Area	428 East Washington St.
Rolla	do	Null Bldg.	Decatur	Branch	135 South Water St., Standard Bldg.
Oklahoma:			Jacksonville	do	236 East State St.
Oklahoma City	Area	Leonhardt Bldg.	Centralla	Area	222 South Poplar St., Municipal Bldg.
Ada	Branch	Morris Haney Bldg.	Carbondale	Branch	114½ South Illinois Ave.
El Reno	do	102½ East Woodson St.	Mt. Vernon	do	City Hall.
Guthrie	do	Federal Bldg.	Champaign	Area	336 North Hickory St.
Norman	do	Security National Bank Bldg.	Clinton	Branch	701½ North Side Public Square.
Enid	do	Knox Bldg.	Danville	do	141½ North Vermillion.
Ardmore	Area	314 West Main St.	Mattoon	do	1912 Western Ave.
Clinton	do	6th and Frisco Sts., McBurney Bldg.	Quincy	Area	506 Maine St., W. C. U. Bldg.
Frederick	Branch		Iowa:		
Duncan	Area	Ross Bldg.	Des Moines	do	Liberty Bldg.
Lawton	do	413½ C Ave.	Ames	Branch	304 Kellogg Ave.
McAlester	do	City Hall	Newton	do	P. O. Box 270.
Muskogee	do	Commercial National Bldg.	Fairfield	do	103 North Court St.
Shawnee	do	Masonic Temple Bldg.	Tremont	do	Tremont Bldg., 20 West Main St.
Tulsa	do	Mayo Bldg.	Ottumwa	do	330 East Main St.
Bartlesville	Branch	Old City Hall	Burlington	Area	300 Washington St.
Okmulgee	do	McCullough Bldg.	Cedar Rapids	do	125 1st Ave. SE., American Bank Bldg.
Okma City	do	Royalty Bldg.	Fort Dodge	do	Warden Apts., 918 1st Ave. South.
Stillwater	do	Stillwater Bank Bldg.	Iowa City	Branch	102 South Clinton St., Iowa State Bank Bldg.
Guymon	do	First National Bank Bldg.	Dubuque	Area	B & I Bldg.
Miami	do	Security Bldg.	Mason City	do	Federal Bldg.
Texas:			Charles City	Branch	Ellis Bldg.
Dallas	Area	Horticulture Bldg., Fair Park.	Sioux City	Area	5th and Pierce Sts., Frances Bldg.
Alice	do	Post Office Bldg.	Waterloo	do	319½ East 4th St.
Corsicana	do	Mays Bldg.	Minnesota:		
Waxahachie	Branch		Minneapolis	Area	2d Ave. S., Midland Bank Bldg.
Greenville	Area	Medical Arts Bldg.	St. Paul	Branch	113 North Arcade, 1st National Bank Bldg.
Longview	do	Glover Grim Bldg.	St. Cloud	do	23 5th Ave. S.
Marshall	do	109 Rusk St.	Duluth	Area	Christie Bldg.
Mt. Pleasant	Branch	Johnson-Justiss Bldg., 116 West 3d St.	Brainerd	Branch	210 South 7th St.
McKinney	Area	111½ East Virginia Ave.	Clouet	do	City Hall, 105 Arch St.
Mincoala	do	Lankford Bldg.	Ashland	do	County Courthouse.
Palestine	do	Link Bldg.	Hibbing	do	
Paris	do	136 Grand Ave.	International Falls	do	401 East 3d St.
Sherman	do	Grayson County Courthouse.	Virginia	do	
Temple	do	102 North Main St., First State Bank Bldg.	Rochester	Area	229 1st Ave. SW.
Texarkana	Branch	Old Federal Bldg.	Mankato	Branch	210 South 7th St.
Tyler	do	116½ South College St.	New Ulm	do	
Waco	do	Professional Bldg.	Owatonna	do	
Fort Worth	Area	Fort Worth Club Bldg.	Winona	do	261 West 3d St.
Denton	Branch	Courthouse.	Austin	Area	Babeock Bldg.
Amarillo	Area	618 Taylor St., Old P. O. Bldg.	Nebraska:		
Dalhart	Branch	316 Denreock Ave.	Omaha	do	1615 Harney St.
Big Spring	Area	Petroleum Bldg.	Fremont	Branch	Court House.
Brownwood	do	Citizens Bank Bldg.	Norfolk	do	Post Office Bldg.
Childress	do	125½ Commerce St.	Alliance	Area	114 East 4th St., Times Herald Bldg.
Gainesville	do	Teague Bldg.	Chadron	Branch	Coffee-Pitman Bldg.
Lubbock	do	917 Avenue K.	Grand Island	Area	201½ North Locust St., Bartenbach Bldg.
Midland	do	217 North Colorado, Neyes Bldg.	Hastings	do	213 North Lincoln Ave.
Odessa	Branch	115 East 7th St.	Lincoln	do	1320 N St.
Pampa	Area	113½ South Cuyler St.	Fairbury	Branch	Steele Bldg., 408½ Edward St.
Pecos	do	124 South Oak St.	York	do	City Auditorium, 612 Nebraska Ave.
Monahans	Branch	106 West League St.	North Platte	Area	112 East 3d St.
San Angelo	Area	San Angelo Bank Bldg.	Scottsbluff	do	14-16 West 17th St.
Sweetwater	Branch	Bluebonnet Hotel Bldg.	North Dakota:		
Wichita Falls	Area	Post Office Bldg.	Fargo	do	510 4th Ave. North.
Vernon	Branch	Municipal Bldg.	Jamestown	Branch	111 1st St. West.
Houston	Area	1301 Leeland Ave.	Grand Forks	do	Post Office Bldg.
Bryan	Branch	Chamber of Commerce Bldg.	Minnesota:		
Huntsville	do	Rather Bldg.	Fergus Falls	do	Do.
Nacogdoches	do	Courthouse.	North Dakota:		
Bay City	Area	2208 Avenue F.	Bismarck	Area	Will School Annex.
Beaumont	do	Perlstein Bldg.	Minot	do	First National Bank Bldg.
Galveston	do	2304 Avenue B, Pabst Bldg.	South Dakota:		
Texas City	Branch	Federal Post Office Bldg.	Sioux Falls	do	Strand Bldg.
San Antonio	Area	Transit Tower Bldg.	Aberdeen	Branch	315½ South Main St.
Austin	do	301 West 8th St.	Brookings	do	Armory Bldg.
Corpus Christi	do	Jones Bldg.	Huron	do	County Courthouse.
El Paso	do	Caples Bldg.	Mitchell	do	Courthouse.
Harlingen	do	Embee Bldg.	Vermillion	do	
Kerrville	do	716½ Water St.	Watertown	do	Post Office Bldg.
Laredo	do	519 Salinas St.	Rapid City	Area	824 St. Joe St.
Maria	do	Brite Bldg.	Wisconsin:		
REGION 8			Green Bay	do	225 North Adams St.
Illinois:			Manitowoc	Branch	824 Jay St., Safety Bldg.
Chicago	Area	222 West Adams St.	Marinette	do	190½ Hall Ave.
Aurora	Branch	Post Office Bldg.	Sturgeon Bay	do	Post Office Bldg., 104 South Main St.
Chicago	do	417 East 47th St.	Wausau	do	125 West Washington St.
Harvey	do	Post Office Bldg.	Eau Claire	Area	205 Graham Ave.
Waukegan	do	325 Washington St.	Oshkosh	do	Post Office Bldg.
Indian: Gary	Area	320 West 5th St.	Appleton	Branch	225 Oneida St., Courthouse Bldg.
Illinois:			Fon du Lac	do	
Peoria	do	832 Main St.	Milwaukee	Area	161 West Wisconsin Ave., Plankinton Bldg.
Bloomington	Branch	220 West Jefferson St.	Sheboygan	Branch	Courthouse.
Galesburg	do	311 East Main St., Bondi Bldg.	Racine	Area	Do.
Canton	do	36 South Main St.	Kenosha	Branch	520 58th St., Schwartz Bldg.
Pekin	do	29 South 4th St.	Janesville	Area	29 West Milwaukee St.
Joliet	Area	21 East Van Buren St.	La Crosse	do	Exchange Bldg.
Kankakee	Branch	258 East Court St.	Sparta	Branch	803 North Court St.
Ottawa	do	102 Madison St.	Madison	Area	304 North Park St.
Moline	Area	1630 5th Ave., 5th Ave. Bldg.	Watertown	Branch	103½ North 4th St.
Clinton	Branch	244 6th Ave. South.	Colorado:		
Kewanee	do	Baker Bldg., 225 West 2d St.	Denver	Area	511 16th St., Kitteredge Bldg.
Iowa: Muscatine	do	Hershey Bldg.	Boulder	Branch	1500 Pearl St.
REGION 7					

LOCATION OF AREA RENT OFFICES AND BRANCH RENT OFFICES—Continued

State and location of office	Type of office	Address	State and location of office	Type of office	Address
REGION 7—continued			REGION 8—continued		
Colorado—Con.			California—Con.		
Craig	Branch	Cosgriff Hotel Bldg.	San Luis Obispo	Area	774 Marsh St.
Fort Collins	do	324 South College Ave.	Santa Maria	Branch	Theatre Bldg.
Glenwood Springs	do	205 8th St.	Ventura	Area	43 South Oak St.
Grand Junction	do	457 Main St.	Santa Barbara	Branch	735 State St.
Greeley	do	616 8th Ave.	San Francisco	Area	1355 Market St.
Colorado Springs	Area	109½ North Tejon.	Burlingame	Branch	1350 Howard Ave.
Pueblo	do	406 Central Block.	San Raphael	do	Masonic Bldg.
Canon City	Branch	117 North 5th St.	Santa Rosa	do	Courthouse.
Salida	do	City Hall.	Auburn	Area	1508 Lincoln Way.
La Junta	do		Susanville	Branch	Courthouse.
Idaho:			Fresno	Area	Patterson Bldg.
Boise	Area	Capitol Securities Bldg.	Marysville	do	412 D St., Gordon Bldg.
Nampa	Branch		Chico	do	134 Broadway.
Pocatello	Area	Kasiska Bldg.	Modesto	do	1015 12th St., Scott Bldg.
Idaho Falls	Branch	363 B St.	Monterey	do	467 Alvarado St.
Twin Falls	Area	160 North Main St.	Salinas	Branch	Salinas Army Air Base, Bldg. T-300.
Montana:			Oakland	Area	319 14th St.
Helena	do	Montana Bldg.	Sacramento	do	1330 J St.
Bozeman	Branch		Stockton	Branch	110 North San Joaquin St., Belding Bldg.
Livingston	do		San Jose	Area	12 South 1st St.
Butte	Area	County Courthouse, West Granite St.	Santa Cruz	do	10 Cooper St.
Great Falls	do	9½ 3d St. South, First National Bank Bldg.	Richmond	do	908 McDonald Ave.
Lewistown	Branch		Vallejo	do	342 Virginia St.
Havre	do		Visalia	do	Bank of America Bldg.
Billings	Area	Stapleton Bldg.	Hanford	Branch	P. O. Box 450, County Courthouse.
Miles City	Branch	Jackson Bldg.	Nevada:		
Missoula	Area	Federal Bldg.	Reno	Area	285 South Virginia St.
Kalispell	Branch	First National Bank Bldg.	Elko	Branch	County Courthouse.
New Mexico:			Las Vegas	Area	205 East Bridger Ave.
Albuquerque	Area	226 North 3d St.	Oregon:		
Santa Fe	do	State Supreme Court Bldg.	Portland	do	520 Southwest 6th Ave., Bedell Bldg.
Carlsbad	do	Glazier Bldg.	Astoria	Branch	118 8th St.
Hobbs	Branch	421 East Broadway.	Bend	do	Library Bldg.
Clovis	Area	163 East 6th St.	Corvallis	do	Courthouse.
Tucumanari	Branch		Eugene	do	City Hall.
Las Cruces	Area	City Hall.	Klamath Falls	do	432 Main St.
Roswell	do	Do.	Roseburg	do	Douglas County State Bank Bldg.
Alamogordo	Branch		Tillamook	do	County Courthouse.
Utah:			Medford	do	City Hall.
Salt Lake City	Area	222 South West Temple.	Pendleton	do	Junior High Bldg.
Ogden	do	Kiesel Bldg.	Salem	do	Armory Bldg., Ferry and Liberty Sts.
Logan	Branch	124 South Main St.	Washington:		
Provo	Area	43 North University Ave.	Longview	do	Post Office Bldg.
Vernal	Branch	Ashley Cooperative Mercantile Bldg.	Seattle	Area	White-Henry-Stuart Bldg.
Price	do	City Hall.	Bremerton	Branch	Harrison Bldg.
Wyoming:			Bellingham	do	City Hall.
Cheyenne	Area	Federal Office Bldg.	Everett	do	1918½ Everett Ave.
Laramie	Branch		Olympia	do	213½ East 4th Ave.
Rawlins	do		Mt. Vernon	do	620 1st St.
Casper	Area	Con-Roy Bldg.	Ellensburg	do	County Courthouse.
Sheridan	Branch	City Hall.	Port Angeles	do	106 East Front St.
Powell	do		Wenatchee	do	Chelan County Courthouse.
REGION 8			Pasco	do	Title and Trust Bldg.
Arizona:			Tacoma	Area	Puget Sound Bldg.
Phoenix	Area	15 West Van Buren St.	Yakima	do	Masonic Temple Bldg.
Yuma	Branch	1st National Bank Bldg.	Spokane	do	9 Washington St., Hutton Bldg.
Bisbee	Area	Franklin School Bldg.	Ephrata	Branch	Dr. Lee Bldg.
Winslow	do	Old Elks Bldg.	Grand Coulee	do	Cabin No. 30, Rose Bowl Cabin.
Prescott	Branch	Courthouse.	Idaho:		
Tucson	Area	6 North 5th Ave.	Moscow	do	New Craighton Bldg.
California:			Coeur d'Alene	do	Harding Bldg.
Los Angeles	do	1206 Santee St.	Washington:		
Long Beach	Branch	110 East Anaheim St.	Pullman	do	First National Bank Bldg.
Santa Ana	do	217 West 2d St.	Walla Walla	do	115 East Alder St.
Pasadena	do	85 East Colorado St.	REGION 9		
Santa Monica	do	No. 8 Marine Terrace.	Office	Type of Office	Address
Bakersfield	Area	1417 18th St.	Juneau, Alaska	Area	3 Valentine Bldg.
San Bernardino	do	531 E St.	San Juan, Puerto Rico	do	Ponce de Leon Ave., Stop 9.
Riverside	Branch	7th and Orange Sts.			
San Diego	Area	San Diego Trust & Savings Bank Bldg.			
El Centro	Branch	146 South 5th St.			

CONSOLIDATION AND LIQUIDATION OF FIELD OFFICES

§ 1305.720 *Authority and procedure.* Sections 1305.720 to 1305.723 establish the authority and procedure for consolidation and liquidation of district and branch offices, and delegates requisite administrative authority to the regional administrators to effectuate consolidation and liquidation orders.

§ 1305.721 *Authority and responsibility.* The Temporary Controls Administrator delegates to the regional administrator of each OPA region authority to issue such administrative orders as may be necessary to effectuate consolidation and liquidation of district and branch offices under his jurisdiction, upon issuance of a consolidation or liquidation order by the Commissioner. Each regional

administrator is responsible for seeing that the consolidation and liquidation of district and branch offices are accomplished in accordance with reorganization instructions issued by the assistant commissioner.

§ 1305.722 *Actions of district and branch offices.* Actions taken by any district or branch office authorizing or requiring any person to perform any act authorized or required under OPA orders, regulations, or directives, shall be taken as the action of the regional office and remain in full force and effect until the authorization or requirement expires or is terminated or modified by appropriate authority.

§ 1305.723 *Residual functions.* (a) All functions, powers, and duties dele-

gated or assigned to any district office under any OPA order, regulation, or directive are transferred to the regional office which has jurisdiction of the office at the time of its closing.

(b) All functions, powers, and duties delegated or assigned to any branch office under any OPA order, regulation, or directive are transferred to the branch office with which it is consolidated or to the regional office which has jurisdiction at the time of closing, as directed in the reorganization instruction ordering the action.

BRANCH SUGAR OFFICE

§ 1305.725 *Branch sugar office.* The branch sugar office, under the branch director, shall be responsible to the regional sugar division, and shall comprise

the following officers and organization units:

- Branch Director:
- Legal Section.
- Institutional and Industrial Section.
- Wholesale-Retail Section.
- Banking Section.
- Mail and Distribution Section.

§ 1305.726 *Branch director.* The branch director shall be responsible through the regional sugar executive to the regional administrator for:

(a) Administration of price and rationing regulations within the district under jurisdiction of the branch sugar office.

(b) Direction and supervision of the branch office.

§ 1305.727 *Legal section.* The legal section, under technical supervision of

the regional sugar attorney, shall be responsible for providing legal service to the branch director.

§ 1305.728 *Institutional and industrial section.* The institutional and industrial section shall be responsible to the branch director for processing applications from institutional and industrial users for new allotments of sugar or for adjustment of the authorized base.

§ 1305.729 *Wholesale-retail section.* The wholesale-retail section shall be responsible to the branch director for:

(a) Developing effective relations with the distribution trade with respect to:

- (1) Sugar price programs.
- (2) Sugar rationing programs.

(b) Granting or denying petitions for:

- (1) Additional inventories of sugar.

(2) Additional sugar rations in hardship or medical cases.

(3) Allotments of sugar for home canning.

(4) Other allotments of sugar to individuals.

§ 1305.730 *Banking section.* The banking section shall be responsible to the branch director for administration of the ration banking system in the district and for negotiating with banks under the ration banking program.

§ 1305.731 *Mail and distribution section.* The mail and distribution section shall be responsible to the branch director for receipt, storage, control, safeguarding, and distribution of sugar materials, forms, and documents, and for preparation and maintenance of industrial and institutional user's files.

LOCATION AND JURISDICTION OF SUGAR BRANCH OFFICES

Sugar branch office		States and counties within jurisdiction of branch office	
Region	Location	States	Counties
1	Hartford 4, Conn., 55 Allyn St.	Connecticut	All counties.
	Augusta, Maine, 151 Water St.	New York	Suffolk (part) (Fisher's Island).
	Boston 8, Mass., 55 Tremont St.	Maine	All counties.
	Concord, N. H., 9 Capitol St.	Massachusetts	Do.
	Providence 3, R. I., 938 Hospital Trust Bldg.	New Hampshire	Do.
	Montpelier, Vt., 109 State St.	Rhode Island	Do.
	Baltimore 50, Md., 2000 O'Sullivan Bldg.	Vermont	Do.
	Newark 2, N. J., 1090 Broad St.	Maryland	Do.
	New York 1, N. Y., 350 Fifth Ave.	Delaware	Do.
	Syracuse 2, N. Y., 224 Harrison St.	District of Columbia	All counties.
2	Philadelphia 3, Pa., Broad St. Station Bldg.	New Jersey	Bronx, Dutchess, Kings, Nassau, New York, Orange, Putnam, Queens, Richmond, Rockland, Suffolk (except Fisher's Island), and Westchester.
	Pittsburgh 22, Pa., 1001 Liberty St.	New York	Albany, Allegany, Broome, Cattaraugus, Cayuga, Chautauqua, Chemung, Chenango, Clinton, Columbia, Cortland, Delaware, Erie, Essex, Franklin, Fulton, Genesee, Greene, Hamilton, Herkimer, Jefferson, Lewis, Livingston, Madison, Monroe, Montgomery, Niagara, Oneida, Onondaga, Ontario, Orleans, Oswego, Otsego, Rensselaer, St. Lawrence, Saratoga, Schoenectady, Schoharie, Schuylers, Seneca, Steuben, Sullivan, Tioga, Tompkins, Ulster, Warren, Washington, Wayne, Wyoming, and Yates.
	Indianapolis 4, Ind., 429 North Pennsylvania St.	Pennsylvania	Adams, Berks, Bradford, Bucks, Cameron, Carbon, Centre, Chester, Clinton, Columbia, Cumberland, Dauphin, Delaware, Elk, Franklin, Juniata, Lackawanna, Lancaster, Lebanon, Lehigh, Luzerne, Lycoming, McKean, Mifflin, Monroe, Montgomery, Montour, Northampton, Northumberland, Perry, Philadelphia, Pike, Potter, Schuylkill, Snyder, Sullivan, Susquehanna, Tioga, Union, Wayne, Wyoming, and York.
	Louisville 2, Ky., 700 Kenyon Bldg.	Ohio	Allegheny, Armstrong, Beaver, Bedford, Blair, Butler, Cambria, Clarion, Clearfield, Crawford, Erie, Fayette, Forest, Fulton, Greene, Huntingdon, Indiana, Jefferson, Lawrence, Mercer, Somerset, Venango, Warren, Washington, and Westmoreland.
	Detroit, Mich., 600 Griswold Ave.	Indiana	All counties, except Lake.
	Cincinnati 2, Ohio, 605 Union Trust Bldg.	Kentucky	All counties.
	Cleveland 14, Ohio, Union Commerce Bldg.	Michigan	Do.
	Charleston 5, W. Va., 223 Peoples Bldg.	Ohio	Adams, Athens, Belmont, Brown, Butler, Champaign, Clark, Clermont, Clinton, Coshocton, Darke, Delaware, Fairfield, Fayette, Franklin, Gallia, Greene, Guernsey, Hamilton, Harrison, Highland, Hocking, Holmes, Jackson, Jefferson, Knox, Lawrence, Licking, Logan, Madison, Marion, Meigs, Miami, Monroe, Montgomery, Morgan, Morrow, Muskingum, Noble, Perry, Pickaway, Pike, Preble, Ross, Scioto, Shelby, Union, Vinton, Warren, and Washington.
	Birmingham 3, Ala., 222 Phoenix Bldg.	West Virginia	Allen, Ashland, Ashtabula, Auglaize, Carroll, Columbiana, Crawford, Cuyahoga, Defiance, Erie, Fulton, Geauga, Hancock, Hardin, Henry, Huron, Lake, Lorain, Lucas, Mahoning, Medina, Mercer, Ottawa, Paulding, Portage, Putnam, Richland, Sandusky, Seneca, Stark, Summit, Trumbull, Tuscarawas, Van Wert, Williams, Wood, and Wyandot.
	Miami 32, Fla., Seybold Bldg.	Alabama	All counties.
Atlanta 3, Ga., 449 Peachtree St. NE.	Florida	Do.	
Jackson, Miss.	Georgia	Do.	
Raleigh, N. C., Capitol Club Bldg.	Mississippi	Do.	
Columbia 7, S. C., Van Meters Bldg.	North Carolina	Do.	
Memphis, Tenn., 213 Sterick Bldg.	South Carolina	Do.	
Richmond 9, Va., 7th and Franklin Sts.	Tennessee	Do.	
Little Rock, Ark., 2d and Main Sts.	Virginia	All counties and independent cities.	
Wichita 2, Kans., 261 East William St.	Arkansas	All counties.	
New Orleans, La., 1539 Jackson St.	Kansas	All counties, except Johnson, Leavenworth, Wyandotte.	
Kansas City 6, Mo., 405 East 13th St.	Louisiana	All counties.	
St. Louis 1, Mo., 818 Olive St.	Missouri	All counties.	
Oklahoma City 2, Okla., 405 West Harvey St.	Oklahoma	Andrew, Atehinson, Barry, Burton, Bates, Benton, Buchanan, Caldwell, Carroll, Cass, Cedar, Christian, Clay, Clinton, Dade, Dallas, Daviess, De Kalb, Gentry, Greene, Grundy, Harrison, Henry, Hickory, Holt, Jackson, Jasper, Johnson, Lafayette, Lawrence, Linn, Livingston, McDonald, Mercer, Newton, Nodaway, Pettis, Platte, Polk, Putnam, Ray, St. Clair, Saline, Stone, Sullivan, Taney, Vernon, Webster, and Worth.	
			Johnson, Leavenworth, and Wyandotte.
			Adair, Andrain, Bollinger, Boone, Butler, Callaway, Camden, Cape Girardeau, Carter, Chariton, Clark, Cole, Cooper, Crawford, Dent, Douglas, Dunklin, Franklin, Gasconade, Howard, Howell, Iron, Jefferson, Knox, Laclede, Lewis, Lincoln, Macon, Madison, Maries, Marion, Miller, Mississippi, Moniteau, Monroe, Montgomery, Morgan, New Madrid, Oregon, Osage, Ozark, Pemiscot, Perry, Phelps, Pike, Pulaski, Ralls, Randolph, Reynolds, Ripley, St. Charles, St. Francis, St. Louis, St. Louis City, Ste. Genevieve, Schuyler, Scotland, Scott, Shannon, Shelby, Stoddard, Texas, Warren, Washington, Wayne, and Wright.
			All counties.

LOCATION AND JURISDICTION OF SUGAR BRANCH OFFICES—Continued

Sugar branch office		States and counties within jurisdiction of branch office	
Region	Location	States	Counties
5	Dallas 2, Tex., 1100 Main St.....	Texas.....	Anderson, Andrews, Archer, Armstrong, Bailey, Baylor, Bell, Borden, Bosque, Bowie, Briscoe, Brown, Callahan, Camp, Carson, Cass, Castro, Cherokee, Childress, Clay, Cochran, Coke, Coleman, Collin, Collingsworth, Comanche, Concho, Cooke, Coryell, Cottle, Crane, Crosby, Dallam, Dallas, Dawson, Deaf Smith, Denton, Delta, Dickens, Donley, Eastland, Ector, Ellis, Erath, Falls, Fannin, Fisher, Floyd, Foard, Franklin, Freestone, Gaines, Garza, Glasscock, Gray, Grayson, Gregg, Hale, Hall, Hamilton, Hansford, Hardeman, Harrison, Hartley, Haskell, Hemphill, Henderson, Hill, Hockley, Hood, Hopkins, Howard, Hunt, Hutchinson, Irion, Jack, Johnstone, Jones, Kaufman, Kent, King, Knox, Lamar, Lamb, Lampasas, Lipscomb, Limestone, Loving, Lubbock, Lynn, Marion, Martin, McCullough, McLennan, Midland, Mills, Mitchell, Montague, Moore, Morris, Motley, Navarro, Nolan, Ochiltree, Oldham, Palo Pinto, Panola, Parker, Parmer, Potter, Rains, Randall, Reagan, Red River, Reeves, Roberts, Rockwall, Runnels, Rusk, San Saba, Scurry, Shackelford, Sherman, Somervell, Smith, Stephens, Sterling, Stonewall, Swisher, Tarrant, Taylor, Terry, Throckmorton, Titus, Tom Green, Upton, Van Zandt Ward, Wheeler, Wichita, Wilbarger, Winkler, Wise, Wood, Yoakum, and Young.
	Houston 2, Tex., 803 Texas Ave., Milan Bldg..	Texas.....	Angelina, Austin, Brazoria, Brazos, Burleson, Chambers, Colorado, Fayette, Fort Bend, Galveston, Grimes, Hardin, Harris, Houston, Jackson, Jasper, Jefferson, Lavaca, Lee, Leon, Liberty, Madison, Matagorda, Milam, Montgomery, Nacogdoches, Newton, Orange, Polk, Robertson, Sabine, San Augustine, San Jacinto, Shelby, Trinity, Tyler, Walker, Waller, Washington, and Wharton.
	San Antonio 6, Tex., 310 South Marys St.....	do.....	Arkansas, Atascosa, Bandera, Bastrop, Bee, Bexar, Blanco, Brewster, Brooks, Burnet, Caldwell, Calhoun, Cameron, Comal, Crockett, Culberson, De Witt, Dimmit, Duval, Edwards, El Paso, Frio, Gillespie, Goliad, Gonzales, Guadalupe, Hays, Hidalgo, Hudspeth, Jeff Davis, Jim Hogg, Jim Wells, Karnes, Kendall, Kenedy, Kerr, Kimble, Kinney, Kleberg, La Salle, Live Oak, Llano, Mason, Maverick, McMullen, Medina, Menard, Nueces, Pecos, Presidio, Real, Refugio, San Patricio, Schleicher, Starr, Sutton, Terrell, Travis, Uvalde, Val Verde, Victoria, Webb, Willacy, Williamson, Wilson, Zapata, and Zavala.
6	Chicago 6, Ill., 222 West Adams St.....	Illinois.....	Cook, DuPage, Kane, Lake, and McHenry.
	Springfield, Ill., 301 West Adams St.....	Indiana.....	Lake.
	Des Moines 8, Iowa, 700 Liberty Bldg.....	Illinois.....	All counties (except Cook, DuPage, Kane, Lake, McHenry).
	St. Paul 1, Minn., W-1200 First Nat'l Bank Bldg.	Iowa.....	All counties (except Lyon and Osceola).
	Omaha 2, Nebr., 1615 Harney St.....	Minnesota.....	Aitkin, Anoka, Beltrami, Benton, Blue Earth, Brown, Carlton, Carver, Cass, Chippewa, Chicago, Cook, Cottonwood, Crow Wing, Dakota, Dodge, Fairbault, Fillmore, Freeborn, Goodhue, Hennepin, Houston, Isanti, Itasca, Jackson, Kanabec, Kandiyohi, Koochiching, Lake, Lake of the Woods, Le Sueur, Martin, McLeod, Meeker, Mille Lacs, Morrison, Redwood, Renville, Rice, St. Louis, Scott, Sherburne, Sibley, Stearns, Steele, Swift, Todd, Wabasha, Waseca, Washington, Watonwan, Winona, and Wright.
Fargo, N. Dak., 510 4th Ave.....	Nebraska.....	All counties.	
7	Sioux Falls, S. Dak., Wilson Terminal Bldg..	North Dakota.....	Do.
	Milwaukee 3, Wis., Blankinton Arcade Bldg...	Minnesota.....	Becker, Clay, Clearwater, Douglas, Grant, Hubbard, Kittson, Mahanomen, Marshall, Norman, Otter Tail, Pennington, Polk, Red Lake, Roseau, Traverse, Wadena, and Wilkin.
	Denver 2, Colo., 621 Kittredge Bldg.....	South Dakota.....	All counties.
	Boise, Idaho, Capital Securities Bldg.....	Minnesota.....	Big Stone, Lac qui Parle, Lincoln, Lyon, Murray, Nobles, Pipestone, Rock, Yellow, and Medicine.
8	Helena, Mont., Mall and Grand Sts.....	Iowa.....	Lyon and Osceola.
	Albuquerque, N. Mex., 320 West Central Ave.	Wisconsin.....	All counties.
	Salt Lake City 1, Utah, Atlas Bldg.....	Colorado.....	Do.
	Cheyenne, Wyo., State OPA Bldg.....	Idaho.....	Ada, Adams, Bannock, Bear Lake, Bingham, Blaine, Boise, Bonneville, Butte, Cammas, Canyon, Caribou, Cassia, Clark, Custer, Elmore, Franklin, Fremont, Gem, Gooding, Jefferson, Jerome, Lemhi, Lincoln, Madison, Minidoka, Oneida, Owyhee, Payette, Power, Teton, Twin Falls, Valley, and Washington.
	Phoenix, Ariz., 17 West Van Buren St.....	Oregon.....	Malheur.
	San Francisco 3, Calif., 1355 Market St.....	Montana.....	All counties.
	Los Angeles 15, Calif., 1031 South Broadway...	New Mexico.....	Do.
	Reno, Nev., 285 South Virginia St.....	Utah.....	Do.
	Portland 4, Oreg., 520 Southwest 6th Ave.....	Arizona.....	5 percent Coconino and 5 percent Mohave.
	Seattle 1, Wash., 3312 White-Henry-Stuart Bldg.	Wyoming.....	All counties.
9	Spokane 8, Wash., South 9 Washington St.....	Arizona.....	All counties (except 5 percent of Coconino and 5 percent Mohave).
		California.....	Alameda, Alpine, Amador, Butte, Calaveras, Colusa, Contra Costa, Del Norte, El Dorado, Fresno, Glenn, Humboldt, Kings, Lake, Lassen, Madera, Marin, Mariposa, Mendocino, Merced, Modoc, Mono, Monterey, Napa, Nevada, Placer, Plumas, Sacramento, San Benito, San Francisco, San Joaquin, San Mateo, Santa Clara, Santa Cruz, Shasta, Sierra, Siskiyou, Solano, Sonoma, Stanislaus, Sutter, Tehama, Trinity, Tulare, Tuolumne, Yolo, and Yuba.
		do.....	Imperial, Inyo, Kern, Los Angeles, Orange, Riverside, San Bernardino, San Diego, San Luis Obispo, Santa Barbara, and Ventura.
		Nevada.....	All counties.
	Oregon.....	All counties (except Malheur).	
	Washington.....	Clark, Cowlitz, Klickitat, Skamania, Wahkiakum, Pacific, southwestern portion.	
	do.....	Chelan, Clallam, Grays Harbor, Island, Jefferson, King, Kitsap, Kittitas, Lewis, Mason, Okanogan, Pacific, Pierce, San Juan, Skagit, Snohomish, Thurston, Whatcom, and Yakima.	
	do.....	Adams, Asotin, Benton, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Lincoln, Okanogan (southeastern portion), Pend Oreille, Spokane, Stevens, Walla Walla, and Whitman.	
	Idaho.....	Benewah, Bonner, Boundary, Clearwater, Idaho, Kootina, Latah, Lewis, Nez Perce, and Shoshone.	

¹ Except southeastern portion.
² Except southwestern portion.

BRANCH ENFORCEMENT OFFICE

§ 1305.735 *Branch enforcement office.* The branch enforcement office shall comprise the following officers and organization units:

(a) In regional office cities:

- Regional Enforcement Executive:
- Rent Enforcement Section.
- Sugar Enforcement Section:
- Enforcement Program Unit.
- Special Investigation Unit.
- Review and Disposition Section.

(b) Other locations:

- Associate Regional Enforcement Executive:
- Rent Enforcement Section.
- Sugar Enforcement Section.

§ 1305.736 *Responsibility.* The regional enforcement executive or the associate regional enforcement executive shall be the administrative and executive head of branch enforcement offices and shall be responsible to the deputy commissioner for enforcement for enforcement activities in the area design-

nated and for direction and supervision of the branch enforcement office. The regional enforcement executive will keep the regional administrator informed of all enforcement policies, programs, and activities.

§ 1305.737 *Rent enforcement section.* The rent enforcement section shall be responsible to the regional enforcement executive or the associate regional enforcement executive, and shall plan and supervise enforcement of rent controls in the area designated.

- 6. Columbia, S. C.
- 7. Memphis, Tenn.
- 8. Richmond, Va.

REGION V
DALLAS, TEX.

- 1. Little Rock, Ark.
- 2. Wichita, Kans.
- 3. New Orleans, La.
- 4. Kansas City, Mo.
- 5. St. Louis, Mo.
- 6. Oklahoma City, Okla.
- 7. Dallas, Tex.
- 8. Houston, Tex.
- 9. San Antonio, Tex.

REGION VI
CHICAGO, ILL.

- 1. Chicago, Ill.
- 2. Springfield, Ill.
- 3. Des Moines, Iowa.
- 4. Minneapolis, Minn.
- 5. Omaha, Nebr.
- 6. Fargo, N. Dak.
- 7. StouxFalls, S. Dak.
- 8. Milwaukee, Wis.

REGION VII
DENVER, COLO.

- 1. Denver, Colo.
- 2. Boise, Idaho.

- 3. Helena, Mont.
- 4. Albuquerque, N. Mex.
- 5. Salt Lake City, Utah
- 6. Cheyenne, Wyo.

REGION VIII
SAN FRANCISCO, CALIF.

- 1. Phoenix, Ariz.
- 2. Los Angeles, Calif.
- 3. San Francisco, Calif.
- 4. Reno, Nev.
- 5. Portland, Oreg.
- 6. Seattle, Wash.
- 7. Spokane, Wash.

Regulation, section, and Federal Register citation	Title and/or authority delegated	Can region re-delegate?	Branch offices to which delegated
GO 44 8 F. R. 1665	To act for the Price Administrator in approving retail economy practices under SO 29.	Deliver to branch office.	
RGO 51 (a) (1), (a) (2) 9 F. R. 408	To establish community dollar-and-cent ceilings or other ceilings sold at retail by particular classes of sellers.	Yes.....	I, all; II, all; III, all; IV, all; V, all; VI, all; VII, all; VIII, all.
RGO 51 (k) 9 F. R. 408	To adjust dollar-and-cent ceilings for group 3 and group 4 stores when it appears that "net cost" is substantially higher than that of applicable community ceiling prices.	Yes.....	I, none; II, all; III, all; VI, all; VII, all; VIII, all.
GO 64 10 F. R. 7858	Wherever an order issued by the Administrator provides for the exercise of a power or function by the district director does not exist such power or function may be delegated by the regional administrator to the deputy regional administrator or an assistant to the regional administrator.	No.....	
GO 66 2 RSO 13	Regional administrators to consolidate district offices.	No.....	
11 F. R. 1433	To authorize "central pricing" for sellers who operate more than one establishment. (This delegates authority to process cases under 4 (a) of GMPR and applies to all regulations in which 4 (a) is incorporated.)	Yes.....	I, none; II, all; III, all; IV, all; V, none; VI, all; VII, none; VIII, all.
SO 81 4 F. R. 310	To establish special maximum prices or exemptions applicable to sales by Government agencies or to resales by private resellers of food commodities purchased from Government agencies.	No.....	
SO 133 7	Individual company adjustment provision for manufacturers of certain products.	Yes.....	I, none; II, none; III, none; IV, none; V, none; VI, all; VII, none; VIII, none.
10 F. R. 11658	To make adjustments in ceiling prices of products produced by manufacturers who would otherwise be compelled to conduct their entire business operations at a loss.	Yes.....	
SO 143 10 F. R. 15068	Procedure for waiver of provisions of certain price regulations and ration orders affecting business or occupational status of veterans.	Yes.....	I, all; II, no general delegation; III, all; IV, all; V, all; VI, all; VII, none; VIII, none.
SO 155 5	Transportation adjustment for Martha's Vineyard and Nantucket, Mass.: To region I to issue special orders modifying the provisions of this order and to provide for adjustments for commodities not eligible for adjustment under sec. 2.	No.....	
11 F. R. 3358	To accept reports of retail or wholesale prices established on basis of comparable items handled by sellers in base period, and to adjust such prices.	Yes.....	I, all; II, all; III, all; IV, all; V, all; VI, all; VII, all (retail only); VIII, all.
GMPR 3 (a) 7 F. R. 3153	To accept filings of prices other than at retail or wholesale established on basis of comparable items currently manufactured by seller, and to approve, disapprove, or adjust such prices.	Yes.....	I, all; II, all; III, all; IV, all; V, all; VI, all; VII, none; VIII, none.
GMPR 3 (b) 1 7 F. R. 3153	To approve or disapprove within 20 days prices established by retailers or wholesalers who cannot price under specific provisions of GMPR.	Yes.....	I, none; II, all; III, all; IV, all; V, all; VI, all; VII, all (retail only); VIII, all.
GMPR 3 (c) 7 F. R. 3153	To establish prices of services or of a commodity which includes supply of service and which cannot be priced under foregoing sections. By delegations of RMPR 165, sec. 5.	Yes.....	I, none; II, none; III, all; IV, all; V, none; VI, all; VII, all; VIII, none.
GMPR 3 (d) 7 F. R. 3153	To establish prices or pricing methods for sale or resale by any seller whose price otherwise would be established under pars. (a) or (c).	No.....	
GMPR 3 (e) (2) 7 F. R. 3153	To issue orders establishing maximum prices proposed or established under par. (b) (2) so as to bring them in line with general level.	No.....	
GMPR 3 (e) (3) 7 F. R. 3153	To adjust prices where local shortage criteria are met. (Local shortage criteria in general are met when following are established: (a) That local shortage exists, (b) That proposed adjustment will substantially reduce or eliminate local shortage, (c) That proposed adjustment will not create shortage or necessitate price increases in any other area.)	No.....	
GMPR 18 (d) 7 F. R. 3153	To adjust prices where base period price was below price required to be sold by State Fair Trade Law, or where injunction was issued; and where the commodity was generally sold at wholesale or retail during base period at prices no lower than minimum prices within the locality.	Yes.....	I, all; II, all; III, all; IV, all; V, all; VI, all; VII, none; VIII, all.
2 RMPR 150 10 9 F. R. 11003	Finished rice and rice milling by-products: To permit sellers of lots of 20,000 lbs. or less to function as primary distributors.	No.....	
2 RMPR 150 10a 9 F. R. 11003	To grant permission to dealers of broken or granulated rice for industrial uses to function as dealers and to use maximum prices set forth in this section.	No.....	
MPR 421 15 (c) 8 F. R. 9388	Ceiling prices of certain foods sold at wholesale: To grant exemption from sec. 15 to marine provisioners selling to boat and steamship companies and ship operators.	No.....	
MPR 421 24a 8 F. R. 9388	To process applications of retailer-owned coop. wholesalers who wish to use other wholesale markups.	Yes.....	I, all; II, all; III, all; IV, none; V, none; VI, all; VII, all; VIII, none.
MPR 421 24a 8 F. R. 9388	To act on application for permission to use the markup figures designated for service wholesalers.	No.....	
MPR 422 27 8 F. R. 9395	Ceiling prices of certain foods sold at retail in groups 3 and 4 stores: To process applications of group 3 and 4 retailers who wish to use group 1 markup.	Yes.....	I, all; II, all; III, all; IV, none; V, all; VI, all; VII, all; VIII, none.
MPR 422 31 (b) (1) 8 F. R. 9395	To act on requests by retail food stores who sell food in a store in which there are other food retailers, to find to which group he belongs if he is unable to get the "annual gross sales" from the other food retailers in that store.	Deliver to branch offices in region.	
MPR 422 28 8 F. R. 9395	To authorize higher markups under unusual circumstances when food supply of locality is threatened.	Yes.....	I, all; II, all; III, all; IV, none; V, all; VI, none; VII, all; VIII, all.
MPR 423 19 8 F. R. 9407	To adjust mark-ups for certain stores under unusual circumstances when food supply of locality is threatened.	Yes.....	I, all; II, all; III, all; IV, none; V, all; VI, none; VII, all; VIII, 1, 3, 5.
MPR 423 21 (b) (1) 8 F. R. 9407	Ceiling prices of certain foods sold at retail in independent stores doing an annual business of less than \$250,000 (group 1 and group 2 stores): To act on requests by retail food stores who sell food in a store in which there are other food retailers to find to which group he belongs if he is unable to get the "annual gross sales" from the other food retailers in that store.	Deliver to branch offices in region.	
MPR 518 18 9F. R. 2656	Rough rice: To approve as commission buying agents for purchasers of rough rice persons receiving fee under this section where they can show they operated as such during the base period.	Deliver to branch offices by regions.	

§ 1305.762 *Rationing delegations.* In the table below, NO refers to delegations administered by the Sugar Department, RO refers to the regional offices in continental United States, and SBO refers to the Sugar Branch offices, formerly district offices.

Regulation, section, and Federal Register citation	Title and authority delegated	Office delegated authority
3d Rev. RO 3	<i>Consumer handicapped by transportation difficulties.</i> A consumer who finds it a hardship to take delivery of sugar at the time, and in amounts specified in Supp. 1 to 3d Rev. RO 3 owing to transportation difficulties, may apply to SBO for place where he lives for a check or ration coupons for 5, 10, or 15 lbs. of sugar.	SBO.
1.2	<i>Isolated shepherds may apply for additional sugar.</i> Shepherds may apply for ration evidences to obtain sugar (in addition to that which they can obtain with their stamps.) Application must be made to shepherd's SBO.	SBO.
11 F. R. 134	<i>Consumers may obtain adjustments for lost, damaged, destroyed or stolen sugar.</i> A consumer whose sugar was lost, damaged, destroyed, stolen, or taken away by legal process or court order may apply to SBO for place where he lives for evidences to replace such sugar.	SBO.
3d Rev. RO 3	<i>Sugar for feeding bees.</i> Sugar for feeding bees may be obtained in an amount not to exceed 10 lbs. per calendar year for each colony of bees. Application for all or part of allowance may be made any time during calendar year. Application must be made to SBO for place where applicant lives, or if application is made in course of business, to SBO where his principal business office is located.	SBO.
1.6 a	<i>Additional sugar for feeding bees.</i> Additional sugar above amount permitted under 1.7 (a) may be granted in an amount not to exceed 15 lbs. per calendar year for each colony of bees. Application same as above.	SBO.
11 F. R. 134	<i>Consumers who need more sugar because of illness.</i> A consumer whose health requires that he obtain additional sugar may apply for evidences for additional amount. Application must be filed with SBO for place where consumer lives. If SBO is unable to pass on the application, it shall send it to RO for decision or take such other action as RO may authorize or direct.	SBO.
3d Rev. RO 3	<i>Home canning for sale.</i> A consumer may prior to Nov. 1, 1946, apply for an allotment of sugar for home canning for sale. Application must be made to SBO for place where consumer lives.	SBO.
1.7 (a)	<i>Late registration by industrial user.</i> An industrial user who did not register his industrial user establishment within the time limit may apply to SBO for place where his establishment is located or registered for permission to register or reregister on a later date.	SBO.
11 F. R. 134	<i>Industrial user allotments.</i> Application for industrial user allotments must be made to SBO where industrial establishment is registered.	SBO.
3d Rev. RO 3	<i>Increases in allotments based on increases in population.</i> Industrial user's application for the increase in allotment based on population increases must be made to SBO with which he is registered.	SBO.
1.7 (e)	<i>Withdrawal of ration banking privileges of industrial user because of overdrafts on ration bank accounts.</i> SBO where industrial user is registered has authority to withdraw ration banking privileges for overdrafts by industrial users.	SBO.
11 F. R. 134	<i>Replacement of sugar lost in repackaging.</i> Application for evidences covering sugar lost by retail and wholesale establishments in packaging sugar must be made to SBO where establishment is registered.	SBO.
3d Rev. RO 3	<i>Destroyed, mutilated, or stolen stamps and coupons.</i> If a stamp or coupon held by a registering unit or an industrial or institutional user establishment is lost, destroyed, stolen, or becomes invalid because of mutilation, the person entitled to such stamp or coupon may apply for evidences in the weight value equal to that of the replaced stamp or coupon. Application shall be made to SBO where registering unit or establishment is registered. If a coupon held by a consumer is lost, destroyed, or stolen, he may apply for replacement. Application shall be made by consumer, an adult member of his family unit or an authorized agent at SBO for place where consumer lives.	SBO.
1.8 (a)	<i>Issuance of Sugar Ration Books to released federal prisoners.</i> SBO which serves the area where the federal, penal or correctional institution is located will process applications for Sugar Ration Books for persons about to leave the institution. Inmates to be released will fill out application forms furnished the institution by SBO and such applications will be returned to SBO by official of institution 30 days before the release.	SBO.
11 F. R. 134	<i>Issuance of Sugar Ration Books to released prisoners of state institutions.</i> Same procedure as above may be used by state penal institutions. Requests from other than Federal institutions to use this procedure are to be forwarded by SBO or RO to NO.	NO.
3d Rev. RO 3	<i>Application for a ration book.</i> Application for a Sugar Ration Book shall be made at RO having jurisdiction over the place where applicant lives, or at any other place designated by NO.	RO.
1.10 (a)	<i>Sugar Ration Books for imported laborers.</i> Any Federal Government Agency which brings laborers into the U. S. for sole purpose of performing agricultural or other labor, may issue a Sugar Ration Book to each such laborer and may issue a Sugar Ration Book as a replacement to any such person whose book has been lost, stolen, destroyed, mutilated, or is wrongfully withheld.	All Federal Government agencies that import laborers into U. S. to perform agricultural or other labor.
11 F. R. 2512	<i>Sugar Ration Books for law enforcement or investigatory government agencies.</i> A Sugar Ration Book may be issued to any law enforcement or investigatory agency of the U. S., or of any state or local government, for the use of such agencies, and for distribution to and use by their officers, agents or employees in the performance of official duties. Any such government agency may apply to SBO for place where its principal business office is located.	SBO.
3d Rev. RO 3	<i>Application for replacement of a ration book that is mutilated, lost, destroyed, stolen, or wrongfully withheld.</i> An application for replacement of ration book for acquisition of sugar shall be made to RO having jurisdiction to act upon an original application for the issuance of the ration book sought to be replaced or returned.	RO.
3d Rev. RO 3	<i>Notice required by registered industrial user who delivers sugar or ration evidences for industrial use under provisions of 8.8.</i> Transferor and transferee must give SBO, with which transferor is registered at least 2 weeks notice in advance of any delivery of sugar or ration evidences under this section. Provided, however, that SBO with which the transferor is registered may authorize deliveries to be made in a period of less than 2 weeks after the notice is given if it is satisfied that the provisions of this section will be complied with.	SBO.
2.1 (d)	<i>Servicemen on leave or furlough or who eat occasionally at certain places may get coupons or other ration evidences to acquire sugar.</i> Application must be filed with nearest RO in the state to which the ration evidences are to be mailed.	RO.
11 F. R. 134	<i>Temporary sugar rations for persons other than serviceman.</i> Application may be filed at any SBO. If RO finds facts stated in application are true, will issue coupons.	RO.
3d Rev. RO 3	<i>Sugar imports.</i> Applications for authorization to take sugar from the Collector of Customs must be made to NO by the registering unit or industrial or institutional user.	NO.
1.7 (a)	<i>Evidences may be obtained to acquire sugar for export.</i> Any person who desires to export sugar to any foreign country or to any territory or possession of the United States (other than District of Columbia) may apply to the SBO for the place where his business is located if the export is to be made in the course of his business; otherwise, to the SBO for the place where applicant lives.	SBO.
11 F. R. 134	<i>A person who has not received an advance may obtain replacement.</i> A registered retailer, wholesaler, primary distributor, who exported sugar and who did not receive evidences for the sugar may apply to SBO where he is registered for evidences covering the sugar exported.	SBO.
3d Rev. RO 3	<i>SBO's and RO's may be authorized to grant evidences for exports not covered by provisions of 3d Rev. RO 3.</i> NO may authorize SBO's and RO's to approve applications for exports not covered by 3d Rev. RO 3.	SBO and RO.
1.7 (a)	<i>Industrial users may obtain replacement of sugar used in products acquired by designated agencies.</i> Last industrial user using sugar in the products acquired by the agencies or activities in question may apply for replacement. In case of doubt as to who was the last industrial user, the persons claiming to be the last industrial user must select one of them to make the application on behalf of all. Application shall be made to the designated agency; except that applications for replacement of sugar used in products acquired by a naval vessel or naval activity of the United Nations (other than U. S.), or by the Navy, Army and Air Forces Institutes (of Great Britain), must be made to the Commandant of U. S. Naval District or River Command in which applicant has his principal office or place of business. Applications for replacement of sugar used in products acquired by the India Supply Mission must be made to Headquarters, Army Exchange Service, New York, N. Y.	Designated agencies (13.1 (a)).
3d Rev. RO 3	<i>Application for loan on termination of contracts.</i> Industrial users who used sugar in manufacturing products for designated agency pursuant to contract which was terminated or cancelled and such products were not acquired by designated agency due to termination or cancellation, may apply to SBO where registered for loan equal to amount of sugar used in such products, or additional allotment equal to all or part of sugar so used.	SBO.
13.5a		
11 F. R. 117		

Regulation, section, and Federal Register citation	Title and authority delegated	Office delegated authority
3d Rev. RO 3 13.6 (a) 11 F. R. 134	<i>Industrial users may obtain an advance.</i> An industrial user may obtain in advance amount of sugar which he must use in manufacturing products to be acquired by a designated agency or an agency or activity specified in 13.2 (a). Application shall be made to designated agency, except that applications for advances of sugar to be used in products to be acquired by a naval vessel or naval activity of the United Nations (other than U. S.), or by Navy, Army and Air Forces Institutes (of Great Britain) must be made to Commandant of U. S. Naval District or River Command in which applicant has his principal office or place of business.	Designated agency (13.1 (a)); designated activity (13.2 (a)).
3d Rev. RO 3 13.11 (c) 11 F. R. 177	<i>Application for repayment or cancellation.</i> Where industrial user used all or part of an advance in products which were not acquired by the designated agency due to termination or cancellation of contract or order on or after Sept. 17, 1945, he may apply to SBO where registered for permission to repay such charge or for cancellation of all or part of excess inventory charge.	SBO.
3d Rev. RO 3 14.6 (a) 11 F. R. 134	<i>Deliveries of sugar to certain persons and agencies.</i> A registering unit may deliver sugar to the Panama Canal, Civil Aeronautics Authority, National Advisory Committee for Aeronautics, and Office of Scientific Research and Development without getting evidences. If evidences were not received, registering unit may apply to SBO where registered for a check covering amount of sugar delivered.	SBO.
3d Rev. RO 3 14.10 11 F. R. 134	<i>Investigatory agencies.</i> Any investigatory or enforcement agency of the U. S. or of a State or local Government which requires deliveries of sugar for performance of its functions may apply for evidences to SBO for place where the agency's principal business office is located.	SBO.
3d Rev. RO 3 15.1 (b) 11 F. R. 6353	<i>Opening or reopening a bank account.</i> On and after August 30, 1946, to open or reopen an account at any bank a person must apply to SBO with which he is registered for permission to open such account.	SBO.
3d Rev. RO 3 15.9 (c) 11 F. R. 134	<i>Disputes over bank balances.</i> A depositor who has brought to the attention of his bank within time specified an objection to bank's record of his balance or account may, within 20 days after making the objection, write SBO where registered a letter stating the facts. SBO will then decide dispute.	SBO.
3d Rev. RO 3 16.1 (a) 11 F. R. 134	<i>New or unregistered retailer or wholesaler establishment desiring sugar.</i> Any person desiring sugar for an unregistered wholesale or retail establishment may petition SBO for place at which the principal business office of the establishment is or will be located for registration and assignment to such establishment of an allowable inventory.	SBO.
3d Rev. RO 3 16.2 (a) 11 F. R. 134	<i>New establishments or ineligible industrial user establishments desiring sugar.</i> Any person desiring sugar for an industrial user establishment not eligible for registration under any other provision of 3d Rev. RO 3, may petition for registration and assignment to him of a base, allotment, or provisional allowance. In the following cases the petition shall be filed with the SBO authorized to keep the files of industrial users for the place where petitioner's industrial user establishment is, or will be, located: a. Petitioner does not have a registered establishment and petition covers only one establishment. b. Petitioner has more than one establishment which are registered separately. c. Petitioner has one establishment already registered and he wishes to register the ineligible establishment separately. (If petitioner desires to register more than one establishment and desires to register them separately, a separate petition should be filed for each such establishment.) In the following cases the petition shall be filed with the SBO authorized to keep the files of industrial users for the place where petitioner's principal office is, or will be, located: a. Petition covers more than one establishment and the petitioner desires to register such establishments together. b. Petitioner has more than one establishment already registered and they are registered together. c. Petitioner has one establishment already registered and wishes to register the ineligible establishment with it.	Where petitioner wishes to use sugar for experimental, educational or testing purposes, SBO is authorized to make decision. In all other cases SBO shall send file to NO for decision or take such other action as NO authorizes or directs.
3d Rev. RO 3 17.1 (a) 11 F. R. 2276	<i>Applications may be made for adjustment.</i> Any registering unit or industrial user which needs an adjustment in its inventory or allotments (or other relief) may apply to SBO with which registered. SBO shall send file to NO for decision or take such other action as the NO may authorize or direct. Office or officer indicated is authorized to act in following cases or directed to forward case to RO or NO for decision: a. Permanent increases in allowable inventory of retailers. 1. A retailer may apply for a permanent increase in allowable inventory. Application must be filed at SBO with which he is registered. 2. A permanent increase may be granted in allowable inventory of a retailer to cover warehousing functions of warehouse establishments that are included in, and serving retail outlets in, the same registering unit. Application must be filed at SBO where retailer is registered. 3. A retailer or wholesaler who regularly delivers foodstuffs directly to ships for use on board, and who holds a valid and effective license under War Food Administration Regulation 3, may obtain a temporary increase in his allowable inventory in addition to other temporary increases. Application must be filed at SBO where applicant is registered. b. Replacement of advance ration deposits covering certain unfilled orders of sugar. A registered retailer, industrial user, or institutional user who surrendered valid checks, stamps or coupons to his supplier in anticipation of future deliveries of sugar may, if his supplier closes his establishment with respect to sugar operations and fails to deliver the sugar or return the ration evidence, apply for evidences in the weight value equal to that of the undelivered sugar. Applications must be made to SBO with which applicant is registered.	Sugar Branch Office Director is authorized to act. If unable to make a decision, file must be forwarded to Regional Administrator for decision. SBO.
	<i>Temporary emergency adjustments.</i> The Regional Administrator has authority to grant temporary emergency adjustments to industrial users whose applications must be decided by NO. This authority is to be invoked only when the industrial user would suffer irreparable injury as a result of the time required by NO in reaching a decision. Regional Administrator may make such an emergency adjustment for a period not exceeding one month. He must immediately forward the application file and notify NO of his action. This authority applies also to institutional users. SBO has authority to deny any industrial user application for which there is no written policy. If, however, there is a legitimate basis for favorable consideration, application must be referred to NO, via the RO, for decision. The following applications, together with the registration files, must be referred by SBO to NO, via the RO, for decision: a. Application by a new industrial user to register and obtain allotments, or by a registered industrial user to obtain additional allotments, for making a medicine (for human beings or animals) which is medically accepted or which medical experts believe should be produced. b. Application by a new industrial user to register and obtain allotments, or a registered industrial user to obtain additional allotments, for production of essential products, e. g. sugar for aircraft glue or insecticides. c. Application by a new industrial user to register and obtain allotments, or a registered industrial user to obtain additional allotments, to be used as a substitute for an unrationed ingredient in his product, where the unrationed ingredient, formerly used by him, is now unavailable or cannot now be used. d. Application by a registered industrial user to shift his use of sugar from one class of products or uses to another where circumstances beyond his control prevent him from continuing to make products or uses of the former class. e. Application for provisional allowances based on prerationing formula. SBO cannot compute provisional allowance for an applicant who did not make his product before rationing. In such cases the NO will set the quantity of sugar the applicant may use per unit of production, and will authorize the SBO to grant provisional allowances to the user for that particular quantity of sugar per unit.	SBO.
	SBO has unrestricted authority to decide the following applications: a. Application by a new industrial user to register and obtain allotments of sugar, or a registered industrial user to obtain additional allotments, for home economics classes. b. Application by a new industrial user to register and establish bases, or a registered industrial user to obtain additional allotments to produce preparations he needs to prevent substantial damage to his crops from insects. c. Application by an industrial user for an adjustment of his base so that his base-period use for each quarter will be one-fourth of his annual base-period use. d. Application for adjustment of excess inventory charged to an industrial user resulting from overissuance of ration evidences to him, where he acted in reliance on the amount of the issuance without knowing that it was excessive and would suffer great hardship were no adjustment made. e. Application by a new industrial user to register if he wants sugar for the purposes for which provisional allowances are granted. After he is registered, applicant may apply for provisional allowances. If he will make a product for which a fixed amount of sugar per unit of production is set out in 3d Rev. RO 3, SBO will act. If applicant will make a product for which a provisional allowance is determined according to amount of sugar he used in producing it in the past, the newly registered user's first application for a provisional allowance must be referred to national office. Exception: In the case of canned or bottled fruits, authority is delegated to SBO to establish 1941 usage on a "per case" basis for new users.	RO.
	a. Application by a new industrial user to register and obtain allotments, or by a registered industrial user to obtain additional allotments, for making a medicine (for human beings or animals) which is medically accepted or which medical experts believe should be produced.	NO.
	b. Application by a new industrial user to register and obtain allotments, or a registered industrial user to obtain additional allotments, for production of essential products, e. g. sugar for aircraft glue or insecticides.	NO.
	c. Application by a new industrial user to register and obtain allotments, or a registered industrial user to obtain additional allotments, to be used as a substitute for an unrationed ingredient in his product, where the unrationed ingredient, formerly used by him, is now unavailable or cannot now be used.	NO.
	d. Application by a registered industrial user to shift his use of sugar from one class of products or uses to another where circumstances beyond his control prevent him from continuing to make products or uses of the former class.	NO.
	e. Application for provisional allowances based on prerationing formula. SBO cannot compute provisional allowance for an applicant who did not make his product before rationing. In such cases the NO will set the quantity of sugar the applicant may use per unit of production, and will authorize the SBO to grant provisional allowances to the user for that particular quantity of sugar per unit.	NO.
	SBO has unrestricted authority to decide the following applications: a. Application by a new industrial user to register and obtain allotments of sugar, or a registered industrial user to obtain additional allotments, for home economics classes.	SBO.
	b. Application by a new industrial user to register and establish bases, or a registered industrial user to obtain additional allotments to produce preparations he needs to prevent substantial damage to his crops from insects.	SBO.
	c. Application by an industrial user for an adjustment of his base so that his base-period use for each quarter will be one-fourth of his annual base-period use.	SBO.
	d. Application for adjustment of excess inventory charged to an industrial user resulting from overissuance of ration evidences to him, where he acted in reliance on the amount of the issuance without knowing that it was excessive and would suffer great hardship were no adjustment made.	SBO.
	e. Application by a new industrial user to register if he wants sugar for the purposes for which provisional allowances are granted. After he is registered, applicant may apply for provisional allowances. If he will make a product for which a fixed amount of sugar per unit of production is set out in 3d Rev. RO 3, SBO will act. If applicant will make a product for which a provisional allowance is determined according to amount of sugar he used in producing it in the past, the newly registered user's first application for a provisional allowance must be referred to national office. Exception: In the case of canned or bottled fruits, authority is delegated to SBO to establish 1941 usage on a "per case" basis for new users.	SBO.

Regulation, section, and Federal Register citation	Title and authority delegated	Office delegated authority
3d RO 3 21.2 (a) 11 F. R. 3153	<i>Application to replace counterfeit stamps or coupons received by a registering unit from another registering unit.</i> A registering unit or a primary distributor whose ration bank account has been debited because it has received from another registering unit, for sugar, counterfeit stamps or coupons and which is unable to collect in replacement valid evidence from such registering unit, although it has made reasonable and bona fide efforts to do so, may apply to SBO with which registered for ration evidences in amount of the debit.	SBO.
3d Rev. RO 3 22.3 (a) 11 F. R. 134	<i>Deliveries of sugar by industrial users.</i> An industrial user who has received a provisional allowance may apply to SBO where he is registered for permission to deliver sugar in the original unopened packages of a primary distributor if at the time he makes application he does not expect to use any sugar in the next four months and the amount to be delivered does not exceed the unused part of his provisional allowance for the preceding period.	SBO.
3d Rev. RO 3 22.16 (a) 11 F. R. 1784	<i>Administrative exceptions.</i> Any person seeking relief from a ration order for which no provision is made in the order may apply to Deputy Commissioner for Sugar of NO for relief. Application for relief must set forth circumstances thought to warrant such relief, reasons why applicant believes granting of relief in his case and all like cases would not defeat or impair effectiveness or policy of the ration order involved.	Deputy Commissioner for Sugar of NO.
3d Rev RO 3 22.17 (a) 11 F. R. 1784	<i>Emergency power of Regional Administrator.</i> A Regional Administrator who finds that an emergency exists in any area in his region due to occurrence or imminence of a public disaster (such as flood, fire or tornado) may, with the approval of the Deputy Commissioner for Sugar, declare a public emergency exists in such area. The Regional Administrator is then authorized to take such action with respect to sugar rationing as he deems necessary or advisable to meet or alleviate such emergency. The authority of the Regional Administrator shall continue until he (or the Deputy Commissioner for Sugar) decides that the state of public emergency has ceased.	Regional Administrator.
GRO 5.3 (b) 11 F. R. 116	<i>Allotments for institutional users (other than group I).</i> Application for allotments for Institutional Users (other than group I) are to be made to SBO during first 15 days of each allotment period.	SBO.
GRO 5 5.4 (a) 11 F. R. 116	<i>Future allotments.</i> Institutional users handicapped by transportation difficulties or unusually long distances from markets may apply to SBO for future allotments when they apply for current allotments.	SBO.
GRO 5 7.8 (c) 11 F. R. 116	<i>Allotments for group IV users who feed employees on floating craft.</i> Application for allotments to feed such employees shall be made by this establishment to the SBO.	SBO.
GRO 5 7.9 11 F. R. 1296	<i>Allotments for group IV users who formerly received special allotments.</i> Group IV users who formerly received special allotments for feeding heavy workers and isolated workers shall apply to SBO for regular allotments.	SBO.
GRO 5 7.10 11 F. R. 8217	<i>Isolated group IV users feeding loggers.</i> Isolated group IV users who feed loggers in logging camps may apply to SBO for special allotment of sugar.	SBO.
GRO 5 10.1 11 F. R. 116	<i>Seasonal users.</i> Seasonal users are institutional users and may apply to SBO for allotment.....	SBO.
GRO 5 10.2 (b) 11 F. R. 116	<i>Seasonal users liquidation of inventory.</i> A seasonal user (other than group I institutional user) who liquidates his inventory at end of season shall turn in to SBO ration currency received by him and notify SBO of name and address of transferee of business.	SBO.
GRO 5 10.3 11 F. R. 116	<i>Group I seasonal user.</i> A group I seasonal user who must obtain sugar before persons who eat at his establishment arrive may apply to SBO for ration coupons.	SBO.
GRO 5 11.1 11 F. R. 116	<i>Supplemental allotments for increase in meal services.</i> Institutional user who because of increased meal service needs more sugar may apply to SBO for supplemental allotment.	SBO.
GRO 5 11.6 11 F. R. 116	<i>Supplemental allotments for hospitals.</i> An institutional user who operates a hospital or other establishment engaged in care of sick may apply to SBO for supplemental allotments needed to care for or treat patients.	SBO.
GRO 5 12.1 11 F. R. 116	<i>Emergency allotments.</i> Emergency allotments may be obtained to meet public emergencies by any institutional user or other persons who feed or are to feed persons who require assistance by applying to the SBO.	SBO.
GRO 5 12.2 11 F. R. 116	<i>Petitions for adjustment or other relief.</i> (a) The SBO is authorized to act on the following petitions: (1) State Guardsmen. Organizations of state Guardsmen on active duty or about to be called to active duty may apply for allotments in addition to regular allotments. (2) New Recreation and Welfare Establishments for servicemen. New Establishments for Recreation and welfare of servicemen may apply to SBO for meal service base. (3) Refreshment allotments to serve servicemen. Group III users desiring refreshment allotments for the recreation and welfare of Servicemen may apply to SBO for refreshment base. (4) Refreshment adjustments. Institutional user who invested in equipment prior to Mar. 1, 1944, may apply for adjustment in base. (5) Erroneous or unauthorized action. Institutional user who receives excessive allotment due to his error or error of SBO may apply to SBO for correction. (6) Failure to apply for allotments within Specified period. Institutional user may file late application for allotment if good cause for delay is shown. (7) Changes in Registration. Institutional user may file application to SBO for change in Registration... (8) Changes of Unrepresentative base month. Where users base month was unrepresentative due to disruption of business he may apply to SBO for change in base month. (9) Allotment increases in New Registration of Group III Establishments serving food free of charge. Institutional users who serve food in connection with Religious observances, welfare and recreation of servicemen, feeding persons in distress and Red Cross blood donors may apply to SBO for a base allotment or an increase in allotment. (10) Reserve allotment for Fire Fighters. Institutional user feeding fire fighters may be granted Reserve allotment. (11) Refreshment base for person who has not registered or reregistered. Person who operated establishment serving refreshments in 1941 and did not register such establishment may apply to SBO for Refreshment base.	SBO.
GRO 5 12.3 11 F. R. 116	<i>(b) Petitions for loans.</i> Petitions for loans (ball out) may be made to the SBO. The SBO will forward them to the Regional Office for decision.	RO.
GRO 5 13.1 11 F. R. 116	<i>(c) Other Relief.</i> All other petitions for relief shall be forwarded to the National office.....	NO.
GRO 5 13.2 11 F. R. 116	<i>Petitions for refreshment bases or adjustment for Group IV, V or VI users.</i> A group IV, V, VI, user may apply to SBO for Refreshment base or adjustment in base if such relief is necessary to meet nutritional requirements of workers.	SBO.
GRO 5 13.3 11 F. R. 116	<i>New Group I establishments.</i> A person desiring to operate a new Group I establishment must first register it with SBO.	SBO.
GRO 5 13.4 11 F. R. 116	<i>New Group II establishments register separately.</i> New user opening new Group II establishment must register it with SBO. User who opens additional establishments and whose other Group II establishments are registered separately must register it separately with SBO.	SBO.
GRO 5 13.5 11 F. R. 116	<i>New Group III, IV, V, and VI establishments which are registered separately.</i> Persons opening new Group III, IV, V and VI establishments must apply to SBO giving all information requested on forms.	SBO.
GRO 5 13.6 11 F. R. 116	<i>Combined registration of new institutional user.</i> Person opening new institutional user establishment other than Group I who wishes to register it with other establishments must notify SBO.	SBO.
GRO 5 14.4 11 F. R. 116	<i>Occasional users.</i> Occasional users of sugar must apply to SBO for allotment.....	SBO.
GRO 5 15.4 11 F. R. 116	<i>Transfer of sugar.</i> Institutional user (other than Group I user) wishing to sell or transfer any of his excess inventory of sugar must apply to SBO for permission to do so.	SBO.
GRO 5 15.5 11 F. R. 116	<i>Sugar acquired without surrendering evidence.</i> Any institutional user who acquires sugar for which he does not give ration currency and for which he is not required to account by any provision of a ration order, must report to SBO such acquisition and amount acquired.	SBO.
GRO 5 16.4 11 F. R. 116	<i>Closing of bank accounts for overdrafts.</i> An institutional user who has overdrawn his bank account will be notified by SBO to repay such overdraft within a specified period of time. If the institutional user does not repay the overdraft within the time specified by the SBO, such office may instruct the bank to close such user's account.	SBO.

Regulation, section, and Federal Register citation	Title and authority delegated	Office delegated authority
GRO 5 18.2 (d) 11 F. R. 116	<i>Records.</i> (1) Every institutional user required to keep records and who uses one of the methods of record keeping specified by Section 18.2 (c) of GRO 5, must notify SBO of method used.	SBO.
GRO 5 18.2 (e) 11 F. R. 116	(2) Institutional user desiring to use own method of record keeping must apply to SBO for permission. SBO shall forward application to National Office and National Office will rule on application.	SBO.
GRO 5 24.3 11 F. R. 116	<i>Institutional users who cease serving military and naval personnel.</i> Institutional users who cease serving military and naval personnel must notify SBO.	SBO.
GRO 5 25.1 11 F. R. 116	<i>Temporary employees.</i> Person who feeds employees less than 60 days may apply to SBO for sugar.....	SBO.
GRO 5 25.2 11 F. R. 116	<i>Imported labor.</i> Person who is to feed employees brought into U. S. may apply to SBO for sugar.....	SBO.
GRO 5 26.2 11 F. R. 2511	<i>Home canning and preserving for other than Group I institutional users.</i> (1) Institutional user (other than group I User) may apply to SBO for allotment of sugar for canning fruits and fruit juices or for preserving if canning is to be done in the kitchen or a place like a kitchen.	SBO.
GRO 5 27.1 11 F. R. 116	(2) Government or Government agency may apply for sugar to be used for canning and preserving in its Group II or eleemosynary or educational Group III, V, or VI establishments.	SBO.
GRO 5 27.2 11 F. R. 116	<i>Sale or transfer of Group I establishment.</i> Transferor and transferee must jointly notify SBO where establishment is registered of proposed sale or transfer of establishment.	SBO.
GRO 5 27.3 11 F. R. 116	<i>Sale or transfer of other institutional user establishments.</i> Transferor and transferee must jointly notify SBO at which establishment is registered of such proposed sale.	SBO.
GRO 5 28.1 and 28.2 and 28.3 11 F. R. 116	<i>Sale or transfer of chain establishments.</i> Transferor and Transferee must jointly notify SBO where establishments are registered of such proposed sale.	SBO.
GRO 5 29.1 11 F. R. 116	<i>Closing of institutional user establishments.</i> Institutional User who goes out of business must notify SBO.....	SBO.
Rev. GRO 13 1.2 11 F. R. 7580	<i>Adjustment for Group VI user feeding school children.</i> A Group VI user who operates an establishment at a school may apply to SBO for adjustment in base if he needs more sugar because of change in the character of his operations.	SBO.
Rev. GRO 18 1.4g (1) & (2) 11 F. R. 7580	<i>New business.</i> Veteran who wishes to open an industrial user establishment or to get a base for refreshment services or a combination of both must apply to SBO for the place where his establishment will be located.	SBO.
Rev. GRO 18 1.5 (1) 11 F. R. 7580	<i>Exceptions to 1.4 (c) and (f), Rev. GRO 18.</i> Veteran may obtain incidental refreshment base for a restaurant, drug store; sweet pickle base for pickle making business; sugar base for making chocolate milk at his dairy. Application must be filed with SBO for the place where his establishment is located.	SBO for incidental refreshment base for restaurant or drug store. If sweet-pickle base, sugar base for making chocolate milk at his dairy, or other type of business. No rules on application
Rev. GRO 18 1.5 (2) 11 F. R. 7580	<i>Products or uses veteran wishes to make not included in Sch. 1, Supp. 1 to Rev. Gen. RO 18 and industrial user's ice cream base.</i> Application must be filed with SBO for place where establishment will be located and SBO must send it to National Office for decision or take such other action as National Office authorizes or directs.	NO.
Rev. GRO 18 1.6 (c) 11 F. R. 7580	<i>Refreshment services veteran wishes to make not included in Sch. II, Supp. 1 to Rev. GRO 18.</i> Application must be filed with SBO for place where establishment will be located and SBO must send it to National Office for decision or take such other action as National Office authorizes or directs.	NO.
Rev. GRO 18 2.1 (a) 11 F. R. 7580	<i>Reinstatement of base.</i> Where base is revoked under 1.6 (a) (1) or (2), veteran may apply to SBO where he is registered for reinstatement of his base.	SBO.
Rev. GRO 18 2.2 (a) 11 F. R. 7580	<i>Adjusted industrial and institutional user bases.</i> Veteran who has a sugar base for industrial user or refreshment services not obtained under Rev. GRO 18 may apply for adjustment if base is less than would be granted under Rev. GRO 18. Application must be filed with SBO for place where he is registered.	SBO.
Rev. GRO 18 3.1 (a), 3.4 11 F. R. 7580	<i>Adjustment as result of increased maximum bases.</i> Where a maximum base in Rev. GRO 18 has been increased, veteran who had received previous maximum base may apply to SBO where he is registered for adjustment.	SBO.
Rev. GRO 18 3.1 (b), 3.4 11 F. R. 7580	<i>Veterans who were industrial and institutional users may apply for former bases.</i> Where veteran was sole owner of establishment, or if a Corp., he owned more than 50% of voting stock, application must be filed with SBO for place where his establishment will be located. (Note 3.1 (b) below).	SBO.
Rev. GRO 18 3.2 11 F. R. 7580	<i>Veterans who were industrial and institutional users may apply for former base.</i> Where veterans' interest in former establishment was substantial but he was not sole owner nor owned more than 50% of voting stock of Corp., application must be filed with SBO for place where establishment will be located and SBO must send it to NO for decision.	NO.
Rev. GRO 18 3.5 (a) 11 F. R. 7580	<i>Veteran may apply for more than one establishment.</i> Application must be filed with SBO for place where establishment will be located.	SBO.
Rev. GRO 18 4.2 (a) 11 F. R. 7580	<i>Merger of bases.</i> Veteran may apply to SBO for place where establishment will be located to merge bases obtained under Rev. GRO 18 with base or bases obtained by another veteran who had substantial interest in establishment applicant designated in his application and for which he obtained a base or bases.	SBO.
	<i>Moving of establishment.</i> To move an establishment which has been granted a base or an adjustment in base, veteran must apply to SBO which granted the base.	SBO.

§ 1305.763 *Rent delegations.* At the discretion of the rent director and with the approval of the regional rent executive, area rent representatives, assigned to branch offices and rent stations, may be vested with authority to issue formal orders for and on behalf of the rent director. Authority is given in writing signed by the rent director. Area rent representatives located in the following branch offices or rent stations have been given this authority:

- Region 1: Boston. None.
- Region 2: New York. Salisbury, Md.; Asbury Park, N. J.; Geneva, N. Y.; Ithaca, N. Y.

- Region 3: Cleveland. None.
- Region 4: Atlanta, Selma, Ala.; St. Augustine, Fla.; Lake City, Fla.; Sanford, Fla.; Melbourne, Fla.; Crestview, Fla.; St. Petersburg, Fla.; Albany, Ga.; Vicksburg, Miss.; Elizabeth City, N. C.; High Point, N. C.; Hickory, N. C.; Beaufort, S. C.; Georgetown, S. C.; Columbia, Tenn.; Dyersburg, Tenn.; Radford, Va.; Strasburg, Va.; Covington, Va.; Front Royal, Va.
- Region 5: Dallas, Rolla, Mo.; Jefferson City, Mo.; Stillwater, Okla.; Enid, Okla.; Lafayette, La.
- Region 6: Chicago, Galesburg, Ill.; Bloomington, Ill.; Mattoon, Ill.; Decatur, Ill.; Racine, Wis.; Appleton, Wis.; Manitowoc, Wis.; Grand Forks, N. Dak.; Brainerd, Minn.; St. Cloud, Minn.; St. Paul, Minn.; Mankato,

- Minn.; Winona, Minn.; Aberdeen, S. Dak.; Watertown, S. Dak.; Ottumwa, Iowa.
- Region 7: Denver. None.
- Region 8: San Francisco, Long Beach, Calif.; Santa Ana, Calif.; Pasadena, Calif.; El Centro, Calif.; Susanville, Calif.; Hollister, Calif.; Corvallis, Oreg.; Klamath Falls, Oreg.; Roseburg, Oreg.; Astoria, Oreg.; Tillamook, Oreg.; Medford, Oreg.; Pendleton, Oreg.; Bremerton, Wash.; Olympia, Wash.; Shelton, Wash.; Everett, Wash.

§ 1305.764 *Delegations to territorial offices.* Delegations are made by order of the Administrator of Region IX or are made under territorial regulations and orders.

Regulation or order	Nature of authority delegated	To whom delegated	Regulation or order	Nature of authority delegated	To whom delegated
General Order 75, 11 F. R. 13834.	Authorized Area Rent Director for Puerto Rico to perform all functions, powers and discretions delegated by General Order 60 and enforcement functions and powers set out in Second Revised General Order 3, Revised General Order 24, General Order 25, Revised General Order 53 and General Order 59.	Puerto Rico Area Rent Director.	General Order 75, 11 F. R. 13834.	Authorized Area Rent Director for Alaska to perform all functions, powers and discretions delegated by General Order 60 and enforcement functions and powers set out in Second Revised General Order 3, Revised General Order 24, General Order 25, Revised General Order 53 and General Order 59.	Alaska Area Rent Director.

SUBPART F—PUBLIC RECORDS

§ 1305.780 *Public records.* Applications, registrations, petitions, filings and other reports are submitted by the public as required by regulations and orders or by virtue of statutory authority granted the Administrator to collect information for purposes of carrying out the agency's responsibilities.

(a) Records in this category covering price, accounting and rationing data have been included in an Inventory of Economic Data, compiled by the agency and available for inspection at the Office of Public Records, Temporary Building J, Washington 25, D. C. Applications for specific bodies of data included in the Inventory, or for summaries and tabulations of data, should be submitted to the Office of the Secretary, Office of Price Administration, Office of Temporary Controls, Temporary Building I, Washington 25, D. C.

(b) Application for inspection of rent records should be made to the Rent Director of the area office where the desired records are filed.

(c) Disclosure of information contained in these records is subject to the provisions of section 202 (h) of the Emergency Price Control Act of 1942, as amended, and Paragraph 4, Title III of the Second War Powers Act. Control and custody of these records and disclosure of information contained therein are covered by the provisions of General Order 55 (9 F. R. 3820).

§ 1305.781 *Documents issued by the Temporary Controls Administrator.* Maximum price regulations, procedural regulations, supplementary regulations, orders, supplementary orders, rent regulations and rent declarations and designations are issued by the Temporary Controls Administrator under Title 32—National Defense, Chapter XI, Office of Temporary Controls, Office of Price Administration and are not confidential. Copies of published documents may be obtained from the nearest OPA field office or from the Distribution Section, Office of Price Administration, Office of Temporary Controls, Temporary Building J, Washington 25, D. C. Other orders issued pursuant to price, rationing and rent regulations and suspension orders issued pursuant to Revised Procedural Regulation 4 (32 C. F. R. Cum. Supp., 1300.151–1300.181), are available for in-

spection in the Office of the Secretary, or, in the case of field orders, the regional, branch or area rent office having authority for issuance.

§ 1305.782 *Formal proceedings.* Transcripts of testimony in Boards of Review proceedings, conducted pursuant to Revised Procedural Regulations 1 and 3 (32 C. F. R., Cum. Supp., 1300.1–1300.61 and 1300.201–1300.269) are on file in the Office of the Secretary and are available for public inspection. Transcripts of testimony of hearings conducted pursuant to Revised Procedural Regulation 4 (32 C. F. R., Cum. Supp., 1300.151–1300.181) (Procedure for Issuance of Rationing Suspension Orders and Determinations of Violations) are made in appeal cases and, while available to the parties in the action, are not available for public inspection.

PHILIP B. FLEMING,
Temporary Controls Administrator.

MARCH 31, 1947.

[F. R. Doc. 47-4953; Filed, June 5, 1947;
8:47 a. m.]

Chapter XVIII—Office of Temporary Controls, Office of War Mobilization and Reconversion (Stabilization)

[Directive 151]

PART 4001—STABILIZATION OF WAGES AND PRICES

TRANSFER OF AUTHORITY FROM SECRETARY OF AGRICULTURE TO SECRETARY OF TREASURY

§ 4001.22 *Transfer of authority from Secretary of Agriculture to Secretary of Treasury.* All the functions, duties and powers of the Secretary of Agriculture relating to enforcement of agricultural wage and salary regulations and orders issued pursuant to the Stabilization Act of 1942, as amended, are hereby transferred to the Secretary of the Treasury. (56 Stat. 765, 58 Stat. 632, 784, 59 Stat. 306, Pub. Law 548, 79th Cong.; 15 U. S. C. Supp. 713a–8, 713a–8 note, 50 U. S. C. App. Supp. 901–903, 921–925, 961–971; E. O. 9250, Oct. 3, 1942, E. O. 9328, Apr. 8, 1943, 3 CFR Cum. Supp., E. O. 9599, Aug. 18, 1945, E. O. 9651, Oct. 30, 1945, 3 CFR 1945 Supp., E. O. 9697, Feb. 14, 1946, 11 F. R. 1691, E. O. 9699, Feb. 21, 1946, 11 F. R. 1929, E. O. 9762, July 25, 1946, 11 F. R.

8073, E. O. 9809, Dec. 12, 1946, 11 F. R. 14281)

[SEAL] PHILIP B. FLEMING,
Temporary Controls Administrator.

MAY 29, 1947.

[F. R. Doc. 47-5365; Filed, June 5, 1947;
8:55 a. m.]

Chapter XXIII—War Assets Administration

[Reg. 14, Amdt. 1 to Order 7]

PART 8314—DISPOSAL TO NONPROFIT INSTITUTIONS AND DISCOUNTS FOR EDUCATIONAL OR PUBLIC-HEALTH INSTITUTIONS OR INSTRUMENTALITIES

DISPOSAL OF PERSONAL PROPERTY TO EDUCATIONAL AND PUBLIC-HEALTH INSTITUTIONS AND INSTRUMENTALITIES

War Assets Administration Regulation 14, Order 7, May 13, 1947, entitled "Disposal of Personal Property to Educational and Public-Health Institutions and Instrumentalities" (12 F. R. 3424) is hereby amended by adding to Exhibit A of § 8314.57 the following additional classifications:

Commodity code classification

- 31 9731 Air powered hand grease guns (high pressure).
- 33 9950 Automobile service station equipment.
- 41 4000 Electronic devices, except control and communication.
- 41 6000 Telephone equipment.
- 41 7000 Telegraph equipment.
- 41 9000 Miscellaneous communication equipment.
- 58 4300 Sterilizers.
- 75 3000 Hand tools, non-powered, except mechanics' measuring tools.
- 75 8000 Mechanics' measuring tools.
- 76 9999 Dummy rifles (wooden).
- 79 8990 Plastic bayonets (including stacks, grips and scabbards).
- 96 33995 Carburetor tool kits.

(Surplus Property Act of 1944, as amended (58 Stat. 765, as amended; 50 U. S. C. App. Supp. 1611); Public Law 181, 79th Cong. (59 Stat. 533; 50 U. S. C. App. Supp. 1614a, 1614b); and E. O. 9689 (11 F. R. 1265))

This amendment shall become effective June 5, 1947.

ROBERT M. LITTLEJOHN,
Administrator.

MAY 28, 1947.

[F. R. Doc. 47-5444; Filed, June 5, 1947;
10:39 a. m.]

PROPOSED RULE MAKING

FEDERAL SECURITY AGENCY

Food and Drug Administration

[21 CFR, Part 36]

[Docket No. FDC-49]

STANDARDS OF FILL OF CONTAINER FOR CANNED SHRIMP

NOTICE OF HEARING

In the matter of proposals to amend the standards of fill of container for

canned wet pack shrimp and canned dry pack shrimp in nontransparent containers:

Notice is hereby given that the Administrator of the Federal Security Agency, upon application of a substantial portion of the interested industry, and in accordance with the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 401, 701, 52 Stat. 1046, 1055; 21 U. S. C. 341, 371), will hold a public hearing commencing at 10 o'clock, eastern daylight

saving time, in the morning of July 8, 1947, in Room 5544, Federal Security Building, Independence Avenue and Fourth Street SW., Washington, D. C., upon the applicants' proposal to amend § 36.3 (a) (21 CFR, Cum. Supp., 36.3) to reduce the requirement for cut-out weight.

An examiner will be designated as presiding officer to conduct the hearing, in

* 11 F. R. 11505, 12 F. R. 257.

the place of the Administrator, with full authority to administer oaths and affirmations and to do all other things appropriate to the conduct of the hearing. The presiding officer is required to certify the entire record of the proceedings to the Administrator for initial decision.

The hearing will be conducted in accordance with the rules of practice provided therefor.

At the hearing evidence will be restricted to testimony and exhibits that are relevant and material to the matter contained in the proposals.

The proposals are subject to adoption, rejection, amendment, or modification by the Administrator, in whole or in part, as the evidence adduced at the hearing may require.

Dated: June 2, 1947.

[SEAL] WATSON B. MILLER,
Administrator.

[F. R. Doc. 47-5362; Filed, June 5, 1947;
8:54 a. m.]

[21 CFR, Part 36]

[Docket No. FDC 50]

STANDARD OF FILL OF CONTAINER AND DEFINITION AND STANDARD OF IDENTITY FOR CANNED OYSTERS

NOTICE OF HEARING

In the matter of proposals to amend the standard of fill of container and to promulgate regulations fixing and establishing a definition and standard of identity for canned oysters.

Notice is hereby given that the Administrator of the Federal Security Agency, in accordance with the provisions of the Federal Food, Drug, and Cosmetic Act (secs. 401, 701, 52 Stat. 1046, 1055; 21 U. S. C. 341, 371), upon application of a substantial portion of the interested industry, and upon his own initiative, will hold a public hearing commencing at 10:00 a. m. eastern daylight saving time, July 10, 1947, in room 5544, Federal Security Building, Independence Avenue and Fourth Street SW., Washington, D. C., and at such other places outside the city of Washington, D. C., to which the same may be adjourned on authorization of the Administrator, upon applicants' proposal that the standard of fill of container for canned oysters (21 CFR, 1944 Supp., 36.6) be amended to reduce the drained weight now required, and upon proposals by the Administrator that a regulation be promulgated fixing and establishing a definition and standard of identity for canned oysters, and to amend the standard of fill of container for canned oysters so that it is applicable to all canned oysters as defined in the definition and standard of identity for canned oysters.

For the purpose of giving general notice of the subject and issues involved, and for giving direction to the hearing, a proposed definition and standard of identity for canned oysters is:

§ 36.5 *Canned oysters; identity; label statement of optional ingredients.* (a) Canned oysters is the food prepared from one or any mixture of two or more of the optional oyster ingredients specified in paragraph (b) of this section and a packing medium. The packing medium is water, or the liquid draining from oysters before or during processing, or any mixture of water and such liquid. The food may be seasoned with salt and is sealed in containers and so processed by heat as to prevent spoilage.

(b) The optional oyster ingredients referred to in paragraph (a) of this section are: Whole oysters, diced oysters, sliced oysters, pieces of oysters, prepared from live oysters of the species *Ostrea gigas*, *Ostrea lurida*, or *Ostrea virginica*. Each form of unit of each species is an optional oyster ingredient. The oysters are removed from their shells and washed, and may be blanched. Shell oysters may be steamed to facilitate removal from the shell.

(c) The names of the optional oyster ingredients are:

(1) Where the oysters are whole, the name is "Oysters" or "Cove Oysters", when such oysters are the species *Ostrea virginica*; "Pacific Oysters" when of the species *Ostrea gigas*; and "Olympia Oysters" when of the species *Ostrea lurida*.

(2) When the oysters are not whole oysters, the name of the optional oyster ingredient is the name by which the oysters of the species are designated in subparagraph (1) of this paragraph, preceded by the word "Diced" if the units are diced oysters, or by the word "Sliced" if the units are sliced oysters, or by the words "Pieces of" if the units are pieces of oysters.

(d) The name prescribed is the name or names of the optional oyster ingredients used as given in paragraph (c) of this section.

For the purpose of giving notice on the subject and issues involved and for giving direction to the hearing, a proposed amended standard of fill of container for canned oysters is:

§ 36.6 *Canned oysters; fill of container; label statement of substandard fill.* (a) The standard of fill of container for canned oysters is a fill such that the drained weight of the oysters taken from each container is not less than -- percent of the water capacity of the container. (The actual percent of fill to be fixed on the basis of evidence taken at the hearing.)

(b) Water capacity of containers is determined by the general method pro-

vided in § 10.1 (a) of this chapter (21 CFR, Cum. Supp., 10.1).

(c) Drained weight is determined by the following method: Keep the unopened canned oyster container at a temperature of not less than 68° or more than 95° Fahrenheit for at least 12 hours immediately preceding the determination. After opening, tilt the container so as to distribute its contents evenly over the meshes of a circular sieve which has been previously weighed. The diameter of the sieve is 8 inches if the quantity of the contents of the container is less than 3 pounds, and 12 inches if such quantity is 3 pounds or more. The bottom of the sieve is woven-wire cloth which complies with the specifications for such cloth set forth under "2380 Micron (No. 8)", in Table I of "Standard Specifications for Sieves", published March 1, 1940, in L. C. 584 of the U. S. Department of Commerce, National Bureau of Standards. Without shifting the material on the sieve, so incline the sieve as to facilitate drainage. Two minutes from the time drainage begins, weigh the sieve and the drained oysters. The weight so found, less the weight of the sieve shall be considered to be the drained weight of the oysters.

(d) If canned oysters fall below the standard of fill of container prescribed in paragraph (a) of this section, the label shall bear the general statement of substandard fill specified in § 10.2 (b) of this chapter (21 CFR, Cum. Supp., 10.2), in the manner and form therein specified, followed by the statement, "A can of this size should contain ---- oz. of oysters. This can contains only ---- oz." the blanks being filled in with the applicable figures.

An examiner will be designated as presiding officer to conduct the hearing in the place of the Administrator, with full authority to administer oaths and affirmations and to do all other things appropriate to the conduct of the hearing. The presiding officer is required to certify the entire record of the proceedings to the Administrator for initial decision.

The hearing will be conducted in accordance with the rules of practice provided therefor.

At the hearing evidence will be restricted to testimony and exhibits that are relevant and material to the matter contained in the proposals.

The proposals are subject to adoption, rejection, amendment, or modification by the Administrator, in whole or in part, as the evidence adduced at the hearing may require.

Dated: June 2, 1947.

[SEAL] WATSON B. MILLER,
Administrator.

[F. R. Doc. 47-5363; Filed, June 5, 1947;
8:54 a. m.]

NOTICES

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981.

[Vesting Order 9124]

DAVIS BROWN AND FIFTH AVENUE BANK OF NEW YORK

In re: Trusts under agreement, dated January 29, 1931, between Davis Brown and The Fifth Avenue Bank of New York. File 017-22430.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Nikolaus Braun, Klara Szentivani, also known as Mrs. Eugen Czeisel, Lilly Szentivanyi, also known as Mrs. Bernat Singer, Zseni Sarman, also known as Mrs. Arnold Scharman, also known as Eugenia Braun, Katalin Scharman, also known as Mrs. George Palffy Oesterreicher and Joseph Scharman, whose last known address is Hungary, are residents of Hungary and nationals of a designated enemy country (Hungary);

2. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraph 1 hereof, and each of them, in and to and arising out of or under that certain trust agreement dated January 29, 1931, by and between Davis Brown and The Fifth Avenue Bank of New York, 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 nationals of a designated enemy country (Hungary);

3. That such property is in the process of administration by The Fifth Avenue Bank of New York, as Trustee, acting under the judicial supervision of the Supreme Court of the State of New York, County of New York;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Hungary).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C. on May 29, 1947.

For the Attorney General.

[SEAL] DONALD C. COOK,
Director.

[F. R. Doc. 47-5386; Filed, June 5, 1947; 8:57 a. m.]

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

[P. & S. Docket No. 311]

MARKET AGENCIES AT KANSAS CITY STOCK YARDS

NOTICE OF PETITION FOR MODIFICATION OF RATES AND CHARGES

By an instrument filed on May 14, 1947, the respondents requested certain increases in the temporary rates and charges being assessed by them at the Kansas City Stock Yards.

By orders entered in this docket on June 14, 1933, and October 14, 1937, the Secretary prescribed reasonable rates and charges to be observed by respondents for their services as market agencies at the Kansas City Stock Yards. On December 13, 1941, an order was entered suspending, for a period of one year, the rates and charges provided in the aforesaid orders and prescribing new rates and charges during the period of suspension. Orders entered yearly thereafter continued in effect the temporary rates and charges provided in the aforesaid order of December 13, 1941. Unless such rates and charges are further extended they will expire on June 30, 1947. The present petition seeks to modify the rates and charges now in effect with respect to certain species of livestock so as to permit respondents to publish and file with the Secretary a tariff making effective the following increases in their rates and charges:

SECTION A

DEFINITIONS

Calves, are animals of the bovine species, weighed in drafts, the average weight of the animals in which is under 400 pounds.

Cattle, are animals of the bovine species, weighed in drafts, the average weight of the animals in which is 400 pounds or over.

Bulls, are uncastrated animals of the bovine species, weighed in drafts, the average weight of the animals in which is more than 700 pounds.

SECTION B

SELLING CHARGES

The rate for selling calves, cattle, hogs, and sheep, with the exception of resales shall be as follows:

Calves:	<i>Per head</i>
Consignments of more than one head:	
First 15 head in each consignment	\$0.40
Each head over 15 head in each consignment	.30

Cattle: *Per head*

Consignments of more than one head:	
First 15 head in each, consignment	\$0.85
Each head over 15 head in each consignment	.70
Bulls	1.25

Hogs:

Consignments of one head and one head only	.40
Consignments of more than one head:	
First 25 head in each consignment	.28

Sheep or goats:

Consignments of one head and one head only	.40
Consignments of more than one head:	
First 20 head in each 250	.25
Next 30 head in each 250	.20
Next 50 head in each 250	.10
Next 150 head in each 250	.03

Those arriving in straight cars of single ownership irrespective of the number of head in each such car:

Single Deck car:	
\$16 per car.	
Double deck car:	
\$20 per car.	

Livestock entered in the American Royal livestock show or livestock sold at designated sales:

In addition to the regular charges the following charges will be made on all entries of livestock:

For each carlot:	<i>Per car</i>
Fat cattle	\$15.00
Stockers and feeders	15.00
Hogs	10.00
Sheep	10.00

For each single head *Per head* \$0.50

For each group under carlot *Per group* \$0.50
(A carlot is a lot of not less than 15 fat cattle, or 20 feeder cattle or 25 hogs or 50 sheep.)

SECTION C

BUYING CHARGES

Application of Buying Charges

The rates for buying livestock shall be the same as the rates for selling (like species) except as follows:

- When livestock bought by the purchaser himself from other firms is paid for by a livestock commission firm, the regular buying commission shall be charged to the buyer.
- When livestock bought by the purchaser himself from other firms is picked up and/or billed out or any other assistance, except payment, is rendered in the purchase of the livestock, by a live stock commission firm, one half the regular buying commission shall be charged to the buyer.
- When livestock consigned to a commission firm for sale is sold to a buyer who requests that the services necessary prior to shipping out or trucking out be performed by the commission firm, one-fourth the regular buying commission shall be charged to the buyer.

The rates and charges now set forth in respondents' tariff on file with the Secretary are as follows:

DEFINITIONS

A consignment, for the purpose of assessing selling charges, is all the livestock of one species (cattle and calves to be considered as of different species) belonging to

one person consigned to one market agency to be offered for sale during the trading hours of one day.

A consignment, for the purpose of assessing buying charges, is all the livestock of one species (cattle and calves to be considered as of different species) bought at any time but shipped or delivered to one person on one market day.

A weight draft, is all the animals of one species of one consignment sold in one lot to one purchaser or bought in one lot for one purchaser.

A person, is an individual, a partnership, a corporation, and/or association of any such acting in a unit.

Calves, are animals of the bovine species, weighed in drafts, the average of the animals in which is 400 pounds or under.

Cattle, are animals of the bovine species, weighed in drafts, the average of the animals in which is over 400 pounds.

Swine, are all swine, irrespective of weight.

Sheep, are animals of the ovine species, irrespective of weight including lambs and goats.

SELLING CHARGES

The rate for selling calves, cattle, hogs, and sheep, with the exception of resales, shall be as follows:

	Per head
Calves:	
1 head only.....	\$0.50
Consignments of more than one head:	
2 to 15 head.....	.35
Over 15 head.....	.25
Cattle:	
1 head only.....	.95
Consignments of more than one head:	
2 to 15 head.....	.80
Over 15 head.....	.65
Hogs:	
1 head only.....	.35
Consignments of more than one head:	
2 to 25 head.....	.25
Over 25 head.....	.20
Sheep or goats:	
1 head only.....	.35
Consignments of more than one head:	
For the first 10 head in each 250... ..	.25
For the next 50 head in each 250... ..	.15
For the next 50 head in each 250... ..	.10
For the next 140 head in each 250... ..	.03

NOTE: Consignments of straight rail car loads of sheep, belonging to a single owner shall be charged, not to exceed \$14 per single deck car, or \$18 per double-deck car. (Single or double deck determined by rail billing.)

Resales:

Livestock purchased on this market by registered traders, or market agencies and not having been removed from the market, will be re-sold for the account of such purchasers as follows:
Consignments of a single head:

	Per head
Calves.....	\$0.35
Cattle.....	.50
Hogs, Sheep or Goats.....	.35
Consignments of more than one head:	
Calves.....	.20
Cattle.....	.40
Hogs, Sheep or Goats.....	.10

NOTE: Hogs may be fed on the Kansas City Stockyards Company's property in Kansas or Missouri.

NOTE: The charges for selling livestock coming within the definition of this Item, shall in no instances exceed the charges for selling a like species as provided under item B-1, B-2, B-3, B-4.

Extra service charges:

The following extra service charges are applicable to each consignment:

Each additional weight draft over (3) on account sales classification: \$0.15.

Each additional check, each additional copy of account sales, each proceeds deposit or bank credit over one (1): \$0.05.

The effect of such proposed modification, if granted, would be to increase the revenues of respondents, and, accordingly, it appears that public notice should be given to all interested persons of the request of respondents so as to afford all interested persons, including patrons of respondents, an opportunity to be heard on the matter.

Therefore, notice is hereby given to the public and to all interested persons of the filing of such petition.

All persons who desire to be heard upon the matter shall notify the Hearing Clerk, United States Department of Agriculture, Washington 25, D. C., within 15 days from the date of the publication of this notice.

Copies hereof shall be served on the respondents by registered mail or in person.

Done at Washington, D. C., this 29th day of May 1947.

[SEAL]

H. E. REED,

Director, Livestock Branch, Production and Marketing Administration.

[F. R. Doc. 47-5381; Filed, June 5, 1947; 8:56 a. m.]

DEPARTMENT OF COMMERCE

Office of Materials Distribution

[C-1]

GOODYEAR TIRE & RUBBER CO.

CONSENT ORDER

1. The Goodyear Tire & Rubber Company, hereinafter referred to as the "Company," is a corporation organized under the laws of the State of Ohio, with its principal place of business at Akron, Ohio. The Company is engaged in the manufacture of tires, tubes and other rubber products, including products in the manufacture of which foamed latex is used.

2. The Civilian Production Administration pursuant to its Rubber Order R-1, authorized the Company to consume specified quantities of natural rubber latex in specified products during the period embraced in the 3rd and 4th calendar quarters of 1946 and the first calendar quarter of 1947, to wit, from July 1, 1946 through March 31, 1947, inclusive.

3. During the period July 1, 1946 through March 31, 1947, the Company violated Rubber Order R-1 in that (a) the Company diverted a net total of more than 500,000 pounds of natural rubber latex from the manufacture of the products for which its consumption had been authorized, and consumed the same in the manufacture of foamed latex products for which its consumption had not been authorized; (b) the Company in its applications for authority to consume natural rubber latex specified that certain amounts of latex were required for consumption in pneumatic tire cord dip

but actually used none of the latex in tire cord dip; (c) during certain periods in 1945 and 1946 the Company failed to consume certain quantities of natural rubber latex authorized for consumption in specified months and quarters and thereafter carried over and consumed the same in months and quarters during which its consumption had not been authorized.

4. The Company, by its duly authorized officer, has heretofore stated to the Department of Commerce (a) that it admits the violation of Rubber Order R-1, as recited in paragraph (3) above; (b) that it does not desire to contest the fact of the said violation, and (c) that it consents to and agrees to the issuance of this Consent Order No. C-1.

5. Wherefore, pursuant to said agreement by the Company, *It is hereby ordered*, That:

(a) The supplemental authorization by the Civilian Production Administration to the Company dated April 29, 1947, on Form CPA 4562, authorizing the consumption by the Company during the 2d calendar quarter of 1947, to wit from April 1, 1947 through June 30, 1947, of a specified poundage of natural rubber latex for use in the products and in the amounts specified in said authorization, said poundage being 150,000 pounds below the amount which would otherwise have been authorized to the Company for said calendar quarter pursuant to Rubber Order R-1, is hereby confirmed.

(b) In making authorizations to the Company for the consumption of natural rubber latex during the 3d calendar quarter of 1947, to wit, from July 1, 1947 through September 30, 1947, which said authorization will be made by the Department of Commerce, the amount of natural rubber latex to be so authorized for consumption in said calendar quarter shall be 210,000 pounds below the amount which would otherwise be authorized to the Company for said calendar quarter pursuant to Rubber Order R-1; and the amount of natural rubber latex to be so authorized for the 4th calendar quarter shall be 140,000 pounds below the amount which would otherwise be authorized for said calendar quarter pursuant to Rubber Order R-1, said reductions to be made 70,000 pounds in October 1947 and 70,000 pounds in November 1947.

(c) Nothing in this order contained shall be deemed to relieve the Company from any restriction, prohibition or provision in any other order or regulation of the Department of Commerce, except in so far as the same may be inconsistent with the provisions hereof.

(d) The provisions of this Consent Order No. C-1, shall apply to and be binding on the Company, its successors and assigns, and all persons acting on its behalf.

(Executive Order No. 9841)

Issued this 4th day of June 1947.

DEPARTMENT OF COMMERCE,
OFFICE OF MATERIALS
DISTRIBUTION,

By J. JOSEPH WHELAN,
Issuance Officer.

[F. R. Doc. 47-5427; Filed, June 5, 1947; 9:08 a. m.]

FEDERAL POWER COMMISSION

[Docket Nos. G-437, G-457]

FANHANDLE EASTERN PIPE LINE CO.

NOTICE OF FINDINGS AND ORDER ISSUING
CERTIFICATE OF PUBLIC CONVENIENCE AND
NECESSITY

JUNE 3, 1947.

Notice is hereby given that, on May 29, 1947, the Federal Power Commission issued its findings and order entered May 28, 1947, issuing certificate of public convenience and necessity in the above-designated matters.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.[F. R. Doc. 47-5370; Filed, June 5, 1947;
8:55 a. m.]

[Docket No. G-706]

FANHANDLE EASTERN PIPE LINE CO.

NOTICE OF ORDER MODIFYING ORDER ISSUING
CERTIFICATE OF PUBLIC CONVENIENCE AND
NECESSITY

JUNE 3, 1947.

Notice is hereby given that, on May 29, 1947, the Federal Power Commission issued its order entered May 28, 1947, modifying order issuing certificate of public convenience and necessity in the above-designated matter.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.[F. R. Doc. 47-5369; Filed, June 5, 1947;
8:55 a. m.]

[Docket No. G-851]

CONSOLIDATED GAS UTILITIES CORP.

NOTICE OF FINDINGS AND ORDER ISSUING A
CERTIFICATE OF PUBLIC CONVENIENCE AND
NECESSITY

JUNE 3, 1947.

Notice is hereby given that, on May 29, 1947, the Federal Power Commission issued its findings and order entered May 27, 1947, issuing certificate of public convenience and necessity in the above-designated matter.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.[F. R. Doc. 47-5373; Filed, June 5, 1947;
8:56 a. m.]

[Docket No. G-854]

ATLANTIC SEABOARD CORP. AND VIRGINIA
GAS TRANSMISSION CORP.NOTICE OF FINDINGS AND ORDER ISSUING A
CERTIFICATE OF PUBLIC CONVENIENCE AND
NECESSITY

JUNE 3, 1947.

Notice is hereby given that, on May 29, 1947, the Federal Power Commission issued its findings and order entered May 28, 1947, issuing certificate of public convenience and necessity in the above-designated matter.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.[F. R. Doc. 47-5374; Filed, June 5, 1947;
8:56 a. m.]

[Docket No. G-877]

PENN-YORK NATURAL GAS CORP.

NOTICE OF FINDINGS AND ORDER ISSUING A
CERTIFICATE OF PUBLIC CONVENIENCE AND
NECESSITY

JUNE 3, 1947.

Notice is hereby given that, on May 29, 1947, the Federal Power Commission issued its findings and order entered May 28, 1947, issuing certificate of public convenience and necessity in the above-designated matter.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.[F. R. Doc. 47-5372; Filed, June 5, 1947;
8:56 a. m.]

[Docket No. IT-5665]

CONNECTICUT LIGHT AND POWER CO.

NOTICE OF OPINION, FINDINGS AND ORDER

JUNE 3, 1947.

Notice is hereby given that on May 29, 1947, the Federal Power Commission issued its Opinion No. 151, and findings and order terminating proceedings, entered on May 28, 1947, in the above-designated matter.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.[F. R. Doc. 47-5371; Filed, June 5, 1947;
8:55 a. m.]INTERSTATE COMMERCE
COMMISSION

[S. O. 396, Special Permit 201]

RECONSIGNMENT OF POTATOES AT
CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Illinois, May 29, 1947, by National Prod. Company, of car PFE 34853, potatoes, now on the C. P. T., to St. Louis, Mo. (Wab.).

The waybill shall show reference to this special permit.

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

Issued at Washington, D. C., this 29th day of May 1947.

V. C. CLINGER,
Director,
Bureau of Service.[F. R. Doc. 47-5367; Filed, June 5, 1947;
8:55 a. m.]

[S. O. 396, Special Permit 202]

RECONSIGNMENT OF ONIONS AT
KANSAS CITY, MO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Kansas City, Mo., May 29, 1947, by E. S. Harper, of cars PFE 16320, PFE 42097 and PFE 91739, onions, now on the Santa Fe to Chicago, Ill. (Santa Fe).

The waybill shall show reference to this special permit.

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

Issued at Washington, D. C., this 29th day of May 1947.

V. C. CLINGER,
Director,
Bureau of Service.[F. R. Doc. 47-5368; Filed, June 5, 1947;
8:55 a. m.]OFFICE OF HOUSING
EXPEDITER

[C-38]

HARRY MILLMAN AND SULLIVAN-FOSTER,
INC.

CONSENT ORDER

Harry Millman who resides at 242 Rounds Street, New Bedford, Massachusetts, filed an application with the Federal Housing Administration for permission to construct a dwelling at Slocumb Road, North Dartmouth, Massachusetts. Authorization, based upon the application and plans submitted showing a floor area of under 1500 square feet, was issued February 13, 1947. Sometime thereafter, Harry Millman and Sullivan-Foster, Inc., of New Bedford, Massachusetts, the contractor, began construction under this authorization of a building to contain about 2800 square feet with space for two bathrooms and two lavatories, together with a garage containing one full bathroom. This construction was based upon a different plan from that submitted with the application for authorization. The construction of a building in excess of the limitations and requirements of Housing Permit Regulation under which the authorization was issued constitutes a violation of Veterans' Housing Program Order 1 and HPR.

Harry Millman and Sullivan-Foster, Inc., admit the violations as charged and consent to the issuance of this order.

Wherefore, upon the agreement and consent of Harry Millman and Sullivan-Foster, Inc., the Regional Compliance Director, and the Regional Compliance Attorney, and upon the approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) The temporary suspension orders issued by the Office of the Housing Expediter by telegram dated April 11, 1947, addressed to Harry Millman and also to Sullivan-Foster, Inc., are hereby revoked.

(b) Neither Harry Millman nor Sullivan-Foster, Inc., their successors or assigns, nor any other person shall do any further construction on the project located on Slocumb Road, North Dartmouth, Massachusetts, without specific authorization in writing from the Office of the Housing Expediter.

(c) The provision of paragraph (b) above shall not apply to work specifically authorized in writing by the Office of the Housing Expediter under Serial No. 1-1-4871, dated May 13, 1947, which work was authorized to prevent deterioration of materials already incorporated into the structure.

(d) Harry Millman and Sullivan-Foster, Inc., shall refer to this order in any application or appeal which they may file with the Office of the Housing Expediter or any other Federal Agency to do any further construction on this project.

(e) Nothing contained in this order shall be deemed to relieve Harry Millman and Sullivan-Foster, Inc., their successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the Office of the Housing Expediter, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 5th day of June 1947.

OFFICE OF THE HOUSING
EXPEDITER,
By JAMES V. SARCONI,
Authorizing Officer.

[F. R. Doc. 47-5446; Filed, June 5, 1947;
10:47 a. m.]

[C-477]

FUELANE CORP.

REVOCATION OF CONSENT ORDER

In view of the amendment of Supplement 3 to Veterans' Housing Program Order 1 on April 20, 1947, permitting a small job allowance of \$15,000 for construction of a building or other structure used for distributing liquefied petrol gas regardless of its dimensions, the Director of the Compliance Division and the General Counsel have directed that the consent order hereinafter listed be revoked forthwith.

In view of the foregoing, *It is hereby ordered, That* the following consent order be revoked, effective June 5, 1947. *Provided, however, That* this revocation

does not affect any liabilities incurred for violation of the consent order prior to revocation.

C-477 Fuelane Corp., Liberty, New York.

Issued this 5th day of June 1947.

OFFICE OF THE HOUSING
EXPEDITER,
By JAMES V. SARCONI,
Authorizing Officer.

[F. R. Doc. 47-5447; Filed, June 5, 1947;
10:47 a. m.]

SECURITIES AND EXCHANGE
COMMISSION

[File Nos. 54-75, 70-726]

COMMONWEALTH & SOUTHERN CORP.
(DELAWARE)

ORDER PERMITTING DECLARATION TO BECOME
EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 28th day of May 1947.

The Commonwealth & Southern Corporation ("Commonwealth"), a registered holding company, having filed a declaration pursuant to the Public Utility Holding Company Act of 1935, particularly section 12 (c) thereof and Rule U-46 thereunder, regarding the proposed payment of a dividend of \$3.00 per share, or an aggregate of \$4,323,741 on the outstanding shares of its preferred stock, payable on the 28th day after the date of the order of the Commission permitting the payment of such dividend or on July 1, 1947, whichever date is later, to stockholders of record at the close of business on the 10th day after the date of such order (or if such 10th day is not a business day, the first business day following such 10th day) or on June 10, 1947, whichever date is the latter; and

The Commission having heretofore instituted proceedings under sections 11 (b) (1) and 11 (b) (2) of the act with respect to Commonwealth and its subsidiaries; and

Commonwealth having filed a plan for compliance with such sections of the act, providing, among other things, for the liquidation of Commonwealth; and

Commonwealth having stated in the instant declaration that "The Board * * * recognizes that, in view of the pending proceedings, the 'Earned Surplus' account may be so qualified that, under the rules and practice of the Commission, payment of said dividend is subject to the requirement of Commission authorization under the provisions of section 12 (c) of the act and Rule U-46 in spite of the fact that, as authorized by section 34 of the Delaware General Corporation Law, the source of payment of such dividend under such Law is Commonwealth's net profits for the current and preceding fiscal years."; and

The instant declaration having been filed on May 13, 1947, 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 declaration within the period specified in the said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission deeming that it would not be necessary or appropriate to deny effectiveness to the declaration under the standards of section 12 (c) of the act and Rule U-46 if it should be found that the proposed payment were to be made out of capital and that, therefore, it is unnecessary for the Commission to determine whether said proposed payment is being made out of capital; and

The Commission therefore deeming it appropriate in the public interest and in the interest of investors and consumers to permit said declaration to become effective insofar as section 12 (c) and Rule U-46 are applicable to the proposed payment; and

Commonwealth having requested that the Commission's order be issued herein on or before May 29, 1947, and become effective forthwith so that Commonwealth may pay the proposed dividend not later than July 1, 1947, and the Commission deeming it appropriate to grant such requests:

It is hereby ordered, 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 the aforesaid declaration be, and the same hereby is, permitted to become effective forthwith: Provided, however, That this order shall not be construed as a determination that such dividend payment is or is not taxable to the recipient pursuant to the provisions of the Internal Revenue Code: *And provided further, That* Commonwealth accompany the dividend checks with a statement to the effect (1) that Commonwealth filed the declaration regarding the proposed dividend payment pursuant to section 12 (c) and Rule U-46 by reason of its uncertainty as to whether the "Earned Surplus" account may be so qualified that, under the rules and practice of the Commission, payment of the proposed dividend is subject to the requirement of Commission authorization under the act and the rules thereunder and that the Commission permitted the declaration to become effective without determining whether the proposed payment is being made out of capital and (2) that the Commission's action in permitting the declaration to become effective should not be construed as a determination that such dividend payment is or is not taxable to the recipient pursuant to the provisions of the Internal Revenue Code.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 47-5366; Filed, June 5, 1947;
8:55 a. m.]