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5. Section 701.246 is amended by deleting the first sentence, reading "Applicable only to farms or ranches having not more than 160 acres of pasture or range land."

6. A new section is added under the subheading "Practices to Conserve and Obtain Efficient Use of Agricultural Water" as follows:

§ 701.256 *Practice D-3: Conservation of irrigation water and prevention of soil erosion and leaching, by the controlled application of irrigation water.* Limited to counties where excess use of irrigation water is general and adequate information on water-holding capacities of general soil types, depth of rooting of crops grown in the county, and quality of irrigation water used in the county is available. Specifications shall require measurement of the amount of water applied and depth of penetration of each irrigation on each crop and shall limit the amount of water to be applied per irrigation to not in excess of a maximum established by the county committee for the crops and soil types on the farm. The farmer shall report to the county committee for each irrigation of each crop the date of application, the amount of water applied (second feet and length of time), and the depth of penetration determined in a manner prescribed by the county committee.

Maximum assistance. \$4 per acre.

7. Section 701.259 (b) is amended by deleting the word "tide" from the title of the practice.

8. Section 701.259 is amended by adding paragraph (c) as follows:

(c) *Practice E-1-c: Shaping.* Properly spaced crowns must be constructed to provide permanent slopes needed for surface drainage. Assistance will not be given on an acreage on which assistance was given for this practice under a previous program, for maintaining existing structures, nor on an acreage where assistance is given under § 701.236 for controlling weeds by continuous cultivation.

Maximum assistance. 50 percent of the average cost of earth moving, but not in excess of \$5 per acre.

9. Section 701.263 is amended by deleting the last sentence, reading "No assistance will be given for improving areas from which merchantable timber, pulpwood, or Christmas trees are harvested," and substituting therefor the following: "No assistance will be given for any area from which merchantable products are harvested in the process of carrying out the practice, unless the county committee determines that the primary purpose of the operation was the improvement of the residual stand of trees."

10. Section 701.288 is hereby deleted.

(Sec. 4, 49 Stat. 164; 16 U. S. C. 590d. Interpret or apply secs. 7-17, 49 Stat. 1148, as amended; 16 U. S. C. and Sup., 590g-590q)

Done at Washington, D. C., this 24th day of October 1950.

[SEAL]

CHARLES F. BRANNAN,
Secretary of Agriculture.

[P. R. Dec. 50-9481: Filed, Oct. 26, 1950; 8:52 a. m.]

[1023 (Cigar leaf-51)-3]

PART 723—CIGAR-FILLER TOBACCO, AND
CIGAR-FILLER AND BINDER TOBACCO

MARKETING QUOTA REGULATIONS, 1951-52
MARKETING YEAR

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- 723.223 Determination of acreage allotments for new farms.
723.224 Time for filing application.
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- 723.226 Determination of acreage allotments and normal yields for farms returned to agricultural production.
723.227 Approval of determinations made under §§ 723.211 to 723.226.
723.228 Application for review.

AUTHORITY: §§ 723.211 to 723.228 issued under sec. 375, 52 Stat. 66; 7 U. S. C. 1375; apply or interpret secs. 301 (b), 313, 363, 52 Stat. 38, 47, 63, as amended; 7 U. S. C. 1301 (b), 1313, 1363.

GENERAL

§ 723.211 *Basis and purpose.* The regulations contained in §§ 723.211 to 723.228 are issued pursuant to the Agricultural Adjustment Act of 1938, as amended, and govern the establishment of 1951 farm acreage allotments and normal yields for cigar-filler tobacco and cigar-filler and binder tobacco. The purpose of the regulations in §§ 723.211 to 723.228 is to provide the procedure for allocating, on an acreage basis, the State marketing quota for cigar-filler tobacco, and cigar-filler and binder tobacco for the 1951-52 marketing year among farms and for determining normal yields. Prior to preparing the regulations in §§ 723.211 to 723.228, public notice (15 F. R. 6598) was given in accordance with the Administrative Procedure Act (60 Stat. 237). The data, views, and recommendations pertaining to the regulations in §§ 723.211 to 723.228, which were submitted have been duly considered within the limits permitted by the Agricultural Adjustment Act of 1938, as amended. Since the act requires the mailing of notices of farm acreage allotments to operators prior to the date of the referendum, which must be held within 30 days after the date of the proclamation of the national marketing quota, it is hereby found that compliance with the

30-day effective date of the Administrative Procedure Act is impractical and contrary to the public interest. Therefore, §§ 723.211 to 723.228 will become effective upon the date of their publication in the FEDERAL REGISTER.

§ 723.212 *Definitions.* As used in §§ 723.211 to 723.228, and in all instructions, forms, and documents in connection therewith the words and phrases defined in this section shall have the meanings herein assigned to them unless the context or subject matter otherwise requires.

(a) *Committees.* (1) "Community committee" means the group of persons elected within a community as the community committee of the Production and Marketing Administration to assist in administering the Production and Marketing Administration programs within the community.

(2) "County committee" means the group of persons elected within a county as the county committee of the Production and Marketing Administration to assist in administering the Production and Marketing Administration programs within the county.

(3) "State committee" means the group of persons designated as the State committee of the Production and Marketing Administration, charged with the responsibility of administering Production and Marketing Administration programs within the State.

(b) "Farm" means all adjacent or nearby farm land under the same ownership which is operated by one person, including also:

(1) Any other adjacent or nearby farm land which the county committee, in accordance with instructions issued by the Assistant Administrator for Production, Production and Marketing Administration, determines is operated by the same person as part of the same unit with respect to the rotation of crops and with workstock, farm machinery, and labor substantially separate from that for any other lands; and

(2) Any field-rented tract (whether operated by the same or another person) which, together with any other land included in the farm, constitutes a unit with respect to the rotation of crops.

A farm shall be regarded as located in the county in which the principal dwelling is situated, or if there is no dwelling thereon it shall be regarded as located in the county in which the major portion of the farm is located.

(c) "New farm" means a farm on which tobacco will be produced in 1951 for the first time since 1945.

(d) "Old farm" means a farm on which tobacco was produced in one or more of the five years 1946 through 1950.

(e) "Cropland" means farm land which in 1950 was tilled or was in regular crop rotation, excluding (1) bearing orchards and vineyards (except the acreage of cropland therein), (2) plowable non-crop open pasture, and (3) any land which constitutes or will constitute, if tillage is continued, a wind erosion hazard to the community.

(f) "Operator" means the person who is in charge of the supervision and con-

duct of the farming operations on the entire farm.

(g) "Person" means an individual, partnership, association, corporation, estate or trust or other business enterprise or other legal entity, and whenever applicable, a State, a political subdivision of a State, or any agency thereof.

(h) "Tobacco" means cigar-filler tobacco, type 41; or cigar-filler and binder tobacco, types 42, 43, 44, 45, 46, 51, 52, 53, 54, and 55, as classified in Service and Regulatory Announcement No. 118 (7 CFR Part 30) of the Bureau of Agricultural Economics of the United States Department of Agriculture, or both as indicated by the context.

§ 723.213 *Extent of calculations and rule of fractions.* All acreage allotments shall be rounded to the nearest one-tenth acre. Fractions of fifty-one thousandths of an acre or more shall be rounded upward, and fractions of five-hundredths of an acre or less shall be dropped. For example, 1.051 would be 1.1 and 1.050 would be 1.0.

§ 723.214 *Instructions and forms.* The Director, Tobacco Branch, Production and Marketing Administration, shall cause to be prepared and issued such forms as are necessary, and shall cause to be prepared such instructions as are necessary, for carrying out §§ 723.211 to 723.228. The forms and instructions shall be approved by, and the instructions shall be issued by, the Assistant Administrator for Production, Production and Marketing Administration.

§ 723.215 *Applicability of §§ 723.211 to 723.228.* Sections 723.211 to 723.228 shall govern the establishment of farm acreage allotments and normal yields for tobacco in connection with farm marketing quotas for the marketing year beginning October 1, 1951. The applicability of §§ 723.211 to 723.228 is contingent upon the proclamation of national marketing quotas for tobacco by the Secretary of Agriculture, and the approval thereof by growers voting in referenda pursuant to section 312 of the Agricultural Adjustment Act of 1938, as amended.

HARVESTED ACREAGE, ACREAGE ALLOTMENTS AND NORMAL YIELDS FOR OLD FARMS

§ 723.216 *Determination of harvested acreage for old farms.* The county committee shall determine from the best available data the actual harvested acreage for each of the years 1946-50 for all old tobacco farms. Data for making such determinations shall be taken from county office records, producers' sales records, producers' reports, and estimates of other persons having knowledge of tobacco produced on the farm. In determining the harvested acreage for any year, consideration shall be given to drought, flood, hail, and other abnormal weather conditions.

§ 723.217 *Determination of 1951 preliminary acreage allotments for old farms.* The preliminary acreage allotment for an old farm shall be the largest of the following:

(a) The average acreage of tobacco harvested on the farm in the five years 1946-50, except that if the five-year average is in excess of the three-year, 1948-50, average, it shall be reduced to the larger of such three-year average or 50 percent of the five-year average.

(b) 80 percent of the average acreage of tobacco harvested on the farm in the three years 1948-50.

(c) 45 percent of the acreage of tobacco harvested on the farm in 1950.

§ 723.218 *1951 old farm tobacco acreage allotment.* The preliminary allotments calculated for all old farms in the State pursuant to § 723.217 shall be adjusted uniformly so that the total of such allotments plus the acreage available for adjusting acreage allotments for old farms pursuant to § 723.219 shall not exceed the State acreage allotment: *Provided*, That if the acreage allotment so determined for any farm (except farms operated, controlled, or directed by a person who also operates, controls, or directs another farm on which tobacco is produced) is less than that acreage which, with the normal yield for the farm, would produce 2,400 pounds of tobacco, then such acreage allotment shall be increased to the smaller of (a) 120 percent thereof, or (b) that acreage which, with the normal yield for the farm, would produce 2,400 pounds of tobacco.

§ 723.219 *Adjustment of acreage allotments for old farms.* The allotment for an old farm may be adjusted if the community committee, with the approval of the county committee, finds it to be smaller in relation to the past acreage of tobacco (harvested and diverted), land, labor, and equipment available for the production of tobacco, and crop-rotation practices, than the average of the allotments for other old farms in the community in relation to such factors: *Provided*, That the allotment as adjusted shall not exceed the acreage capacity of shed space which is in usable condition and available for curing tobacco produced on the farm. The acreage available for increasing allotments under this section shall not exceed 4 percent of the 1951 State acreage allotment.

§ 723.220 *Reallocation of allotments released from farms removed from agricultural production.* The allotment determined or which would have been determined for any land which is removed from agricultural production for any purpose because of acquisition by any Federal, State, or other agency having a right of eminent domain shall be placed in the State pool and shall be available to the State committee for use in providing equitable allotments for farms owned or purchased by owners displaced because of acquisition of their farms by such agencies. Upon application to the county committee, within five years from the date of such acquisition of the farm, any owner so displaced shall be entitled to have an allotment for any other farm owner or purchased by him equal to an allotment which would have been determined for

such other farm plus the allotment which would have been determined for the farm so acquired: *Provided*, That such allotment shall not exceed 20 percent of the acreage of cropland on the farm.

§ 723.221 *Farms divided or combined.* (a) If land operated as a single farm in 1950 will be operated in 1951 as two or more farms, the 1951 preliminary tobacco acreage allotment determined or which otherwise would have been determined for the entire farm shall be apportioned among the tracts in the same proportion as the acreage of cropland suitable for the production of tobacco in each such tract in such year bore to the total number of acres of cropland suitable for the production of tobacco on the entire farm in such year, except that the preliminary tobacco acreage allotment determined or which otherwise would have been determined for the entire farm may be apportioned among the tracts in the same proportion as the five-year average of tobacco harvested on each such tract bore to the five-year average of the acreage of tobacco harvested on the entire farm: *Provided*, That with the recommendation of the county committee and approval of the State committee, the preliminary tobacco acreage allotment determined for a tract under the provisions of this paragraph may be increased or decreased by not more than the larger of one-tenth acre or 10 percent of the 1951 preliminary acreage allotment determined for the entire farm with corresponding increases or decreases made in the preliminary acreage allotment apportioned to the other tract or tracts.

(b) If two or more farms operated separately in 1950 are combined and operated in 1951 as a single farm, the 1951 preliminary allotment shall be the sum of the 1951 preliminary allotments determined for each of the farms composing the combination.

(c) If a farm is to be divided in 1951 in settling an estate, the preliminary allotment may be divided among the various tracts in accordance with paragraph (a) of this section, or on such other basis as the State committee may prescribe.

§ 723.222 *Determination of normal yields.* The normal yield for any old farm shall be that yield which the county committee determines is normal for the farm taking into consideration (a) the yields obtained on the farm during the five years 1945-49, (b) the soil and other physical factors affecting the production of tobacco on the farm; and (c) the yields obtained on other farms in the locality which are similar with respect to such factors.

ACREAGE ALLOTMENTS AND NORMAL YIELDS FOR NEW FARMS

§ 723.223 *Determination of acreage allotments for new farms.* The acreage allotment, other than an allotment made under § 723.220, for a new farm shall be that acreage which the county committee determines is fair and reasonable for the farm taking into consideration the past tobacco experience of the farm

operator; the land, labor, and equipment available for the production of tobacco; crop-rotation practices; and the soil and other physical factors affecting the production of tobacco: *Provided*, That the acreage allotment so determined shall not exceed 75 percent of the allotments for old tobacco farms which are similar with respect to land, labor, and equipment available for the production of tobacco, crop-rotation practices, and the soil and other physical factors affecting the production of tobacco.

Notwithstanding any other provisions of this section a tobacco acreage allotment shall not be established for any new farm unless each of the following conditions has been met:

(a) The farm operator shall have had experience in growing the kind of tobacco for which an allotment is requested during one of the past five years: *Provided, however*, That a farm operator who was in the armed services during World War II shall be deemed to have met the requirements hereof if he has had experience in growing the kind of tobacco for which an allotment is requested during one year either within the five years immediately prior to his entry into the armed services or since his discharge from the armed services.

(b) The farm operator shall be largely dependent for his livelihood on the farm covered by the application.

(c) The farm covered by the application shall be the only farm owned or operated by the owner or farm operator for which a cigar-filler tobacco, or cigar-filler and binder tobacco allotment is established for the 1951-52 marketing year; and

(d) The farm will not have a 1951 allotment for any kind of tobacco other than that for which application is made hereunder.

The acreage allotments established as provided in this section shall be subject to such downward adjustment as is necessary to bring such allotments in line with the total acreage available for allotment to all new farms. One percent of the 1951 national marketing quota shall, when converted to an acreage allotment by the use of the national average yield, be available for establishing allotments for new farms. The national average yield shall be the average of the several State yields used in converting the State marketing quota into State acreage allotments.

§ 723.224 *Time for filing application.* An application for a new farm allotment shall be filed with the county committee prior to February 1, 1951, unless the farm operator was discharged from the armed services subsequent to December 31, 1950, in which case such application shall be filed within a reasonable period prior to planting tobacco on the farm.

§ 723.225 *Determination of normal yields.* The normal yield for a new farm shall be that yield per acre which the county committee determines is normal for the farm as compared with yields for other farms in the locality on which the soil and other physical factors affecting the production of tobacco are similar.

MISCELLANEOUS

§ 723.226 *Determination of acreage allotments and normal yields for farms returned to agricultural production.* (a) Notwithstanding the foregoing provisions of §§ 723.211 to 723.225, the preliminary acreage allotment for any farm which was acquired by any Federal, State, or other agency having the right of eminent domain for any purpose and which is returned to agricultural production shall be the sum of the acreage of tobacco harvested on the farm during the five years 1946-50 divided by the number of years for which tobacco was harvested on the farm during such five-year period. If no tobacco was harvested on the farm during the five years 1946-50, the farm returned to agricultural production shall be regarded as a new farm.

(b) The normal yield for any such farm shall be that yield per acre which the county committee determines is reasonable for the farm as compared with yields for other farms in the locality on which the soil and other physical factors affecting the production of tobacco are similar.

§ 723.227 *Approval of determinations made under §§ 723.211 to 723.226.* The State committee will review all allotments and yields and may correct or require correction of any determinations made under §§ 723.211 to 723.226. All acreage allotments and yields shall be approved by the State committee, and no official notice of acreage allotment shall be mailed to a grower until such allotment has been approved by the State committee.

§ 723.228 *Application for review.* Any producer who is dissatisfied with the farm acreage allotment and marketing quota established for his farm, may, within fifteen days after mailing of the official notice of the farm acreage allotment and marketing quota, file application with the county committee to have such allotment reviewed by a review committee. The procedures governing the review of farm acreage allotments and marketing quotas are contained in the regulations issued by the Secretary (7 CFR Part 711) which are available at the office of the county committee.

Done at Washington, D. C., this 24th day of October, 1950.

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

[SEAL] CHARLES F. BRANNAN,
Secretary of Agriculture.

[F. R. Doc. 50-9482; Filed, Oct. 26, 1950; 8:48 a. m.]

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

PART 934—MILK IN THE LOWELL-LAWRENCE, MASS., MARKETING AREA

Sec.
934.100 Findings and determinations.
934.101 General.

Sec.
934.102 Classification of milk and other fluid milk products.
934.103 Plant shrinkage.
934.104 Due dates of reports of nonpool handlers.
934.105 Detail and form of handlers' reports.
934.106 Averaging of producers' semi-monthly butterfat tests.
934.107 Deductions from payments to producers.
934.108 Weight of fluid milk products.

AUTHORITY: §§ 934.100 to 934.108 issued under sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Supp., 608c.

§ 934.100 *Findings and determinations.* Pursuant to the provisions of Order No. 34, as amended, regulating the handling of milk in the Lowell-Lawrence, Massachusetts, marketing area (7 CFR Part 934) and of the Administrative Procedure Act (60 Stat. 237), public meetings were held at Chelmsford, Massachusetts, and at Lawrence, Massachusetts, on October 9 and 10, 1950, to consider proposed amendments to the rules and regulations (7 CFR 934.101 et seq.) issued by the market administrator to effectuate the terms and provisions of the order. The data, views, and arguments presented at these meetings, and all written material received prior to October 12, 1950, have been considered and it is hereby found and determined that the aforesaid rules and regulations should be superseded by the following amended rules and regulations, and that such amended rules and regulations are necessary to effectuate the terms and provisions of Order No. 34. These amended rules and regulations are necessitated by the amendment of the order made effective October 1, 1950, and are being issued to effectuate the terms and provisions of the order as they were in effect on that date. Furthermore, these amended rules and regulations required no substantial or extensive preparation before October 1, 1950, by the persons affected. It is, therefore, impractical and unnecessary to delay the effective date of these amended rules and regulations to a date 30 days after their publication in the FEDERAL REGISTER. The aforesaid rules and regulations are therefore amended to read as follows, effective October 1, 1950:

§ 934.101 *General.* Sections 934.101 to 934.108 are made by the market administrator pursuant to § 934.11 (b) of "Order No. 34, As Amended, Issued by the Secretary of Agriculture, Regulating the Handling of Milk in the Lowell-Lawrence, Massachusetts, Marketing Area."

§ 934.102 *Classification of milk and other fluid milk products—(a) Application of this section.* The provisions of this section shall apply only to fluid milk products which are not required to be classified as Class I milk pursuant to § 934.16.

(b) *Fluid milk products disposed of to consumers.* Fluid milk products disposed of by a handler or dealer to consumers shall be classified as follows:

(1) Milk, flavored milk, cultured or flavored skim milk, and buttermilk shall be classified as Class I milk, except as provided in subparagraphs (3) and (4) of this paragraph.

(2) Cream and skim milk shall be classified as Class II milk.

(3) Sour milk and milk otherwise unsuitable for human consumption as milk, which is disposed of to a livestock farmer and used by him for animal feed, shall be classified as Class II milk.

(4) Flavored milk, cultured or flavored skim milk, and buttermilk, which is disposed of to a livestock farmer and used by him for animal feed, shall be classified as Class II milk.

(c) *Fluid milk products manufactured into other milk products.* Fluid milk products manufactured by a handler or dealer into other milk products shall be classified as Class II milk, unless the resulting milk product is subsequently reconverted into fluid milk products for which Class II utilization is not established. Specifically, the following shall be considered to be milk products:

Acidophilus milk.
Butter.
Buttermilk powder.
Casein.
Cheese and cheese paste.
Condensed milk.
Condensed buttermilk.
Condensed skim milk.
Eggnog.
Evaporated milk.
Evaporated skim milk.
Ice cream, ice cream mix, and similar frozen desserts.
Milk powder.
Nonfat dry milk solids (skim powder).
Whey and whey products.
Yarhout (Bulgarian milk).

(d) *Miscellaneous uses.* Fluid milk products used or disposed of by a handler or dealer in accordance with this paragraph shall be classified as follows:

(1) Milk dumped or discarded shall be classified as Class I milk, unless established as sour milk or milk otherwise unsuitable for human consumption as milk.

(2) Fluid milk products dumped or discarded, except milk suitable for human consumption as milk and classified as Class I pursuant to subparagraph (1) of this paragraph, shall be classified as Class II milk.

(3) Fluid milk products destroyed or spilled under extraordinary circumstances shall be classified as Class II milk.

(4) Plant shrinkage in excess of 2 percent of the volume of fluid milk products handled shall be classified as Class I milk.

(e) *Inventories.* All milk products on hand at any plant at the close of the month may be classified tentatively as Class II milk. Final classification shall be made when disposition of the milk products takes place.

§ 934.103 *Plant shrinkage*—(a) *Application of this section.* The provisions of this section shall apply in determining the quantity of plant shrinkage to be classified as Class II milk pursuant to § 934.15 (b) (2).

(b) *Requirement to establish plant shrinkage.* (1) Plant shrinkage may be considered as established only if both the volume of fluid milk products handled during the month and the total of specific uses of fluid milk products during the month are established.

(2) If plant shrinkage is not established, the total quantity of fluid milk products not specifically accounted for shall be classified as Class I milk.

(c) *Computation of volume handled and of total of specific uses.* (1) The volume of fluid milk products handled by a handler during the month shall consist of the total quantity of fluid milk products physically received at the handler's regulated plants, plus the opening inventory and minus the closing inventory of fluid milk products at such plants. The quantity of syrup or other flavoring material contained in receipts and inventories of flavored milk and flavored skim milk shall not be considered part of the volume handled.

(2) The total of specific uses of fluid milk products by a handler during the month shall consist of the total quantity of fluid milk products physically handled, and for which specific disposition is established, at the handler's regulated plants. The quantity of syrup or other flavoring material contained in flavored milk or flavored skim milk so disposed of shall not be considered part of the total of specific uses.

(d) *Determination and classification of plant shrinkage.* (1) Plant shrinkage shall be determined by deducting the total of specific uses from the volume handled. The remainder, if it can reasonably be considered to represent the loss or shrinkage in fluid milk products normally incurred by the handler in the receiving, processing, packaging, and distribution of the milk and milk products handled by him, shall be considered his plant shrinkage.

(2) The classification of plant shrinkage shall be determined by computing 2 percent of the volume handled, and comparing the result with the plant shrinkage. Plant shrinkage not in excess of such result shall be classified as Class II milk. Plant shrinkage in excess of such result shall be classified as Class I milk.

§ 934.104 *Due dates of reports of non-pool handlers*—(a) *Application of this section.* The provisions of this section shall apply with respect to the due dates for the filing of reports by nonpool handlers relating to their receipts and utilization of fluid milk products, pursuant to § 934.31.

(b) *Reports of buyer-handlers and producer-handlers.* (1) Except as provided in subparagraphs (2) and (3) of this paragraph, each buyer-handler and producer-handler shall file a report for each calendar quarterly period of the year within 8 days after the end of the period.

(2) Within 8 days after the end of any month in which a buyer-handler or producer-handler receives outside milk or exempt milk, or receives Class I milk from a New York, Boston, Worcester, or Springfield order regulated plant, he shall file a separate report for that month and for each prior month of the same calendar quarterly period. He shall also file a separate report for each subsequent month of that quarterly period within 8 days after the end of such month.

(3) Each buyer-handler and producer-handler who is requested in writing by

the market administrator before the end of the month to file a separate report for any month shall file the report within 8 days after the end of the month.

(c) *Reports of handlers who operate unregulated distributing plants.* Each handler who operates an unregulated plant from which Class I milk is distributed directly to consumers in the marketing area during the month shall file a report within 8 days after the end of such month.

§ 934.105 *Detail and form of handlers' reports*—(a) *Application of this section.* The provisions of this section shall apply with respect to the detail and form for the filing of reports by all handlers relating to their total receipts and utilization of fluid milk products, pursuant to §§ 934.30 and 934.31.

(b) *Requirements applicable to all handlers.* Each handler's report shall include the following information:

(1) The receipts of fluid milk products at each plant from other handlers and dealers, and from any of the handler's unregulated plants.

(2) The receipts of milk from his own production, and from other dairy farmers.

(3) The butterfat test of Class I milk received from New York, Boston, Worcester, or Springfield order regulated plants.

(4) The respective quantities of Class I milk disposed of inside the marketing area and outside the marketing area, showing the quantities disposed of to consumers and the quantities disposed of to individual handlers or dealers.

(5) The total quantity of fluid milk products disposed of as Class II milk, and information as to the quantities so disposed of to individual handlers or dealers.

(c) *Requirements applicable to pool handlers.* Each pool handler's report shall include the following additional information:

(1) The respective total quantities of milk received at each plant from producers whose farms are located not more than 40 miles from the City Hall in Lawrence; from producers whose farms are located more than 40 miles from the City Hall in Lawrence but not more than 80 miles from the State House in Boston; and from producers whose farms are located more than 80 miles from the State House in Boston; and the number of producers in each group.

(2) Separate totals of receipts at each plant from producers who are members of each association of producers and from nonmembers; and the number of producers in each group.

(3) The name of each producer and the quantity of milk received from him, with the information subdivided according to the producer's farm location and member or nonmember status, as indicated in the preceding subparagraphs of this paragraph. However, this subparagraph shall not apply to any pool plant at which milk was received from 50 or more producers during the month.

§ 934.106 *Averaging of producers' semimonthly butterfat tests.* In making

payments for milk to each producer as required by §§ 934.60 and 934.61 (a), each handler may determine the average butterfat content of the milk by using the simple average of the butterfat tests of semimonthly composite samples of the milk, unless the difference between the semimonthly tests is more than two points (.2%), or the quantity of milk delivered by the producer in either semimonthly period is as much as three times as large as his deliveries in the other semimonthly period.

§ 934.107 *Deductions from payments to producers*—(a) *Authorization for deductions.* In making payments for milk to each producer as required by §§ 934.60 and 934.61 (a), the burden shall rest upon the handler making deductions from such payments to prove that each deduction is properly authorized, and properly chargeable to the producer.

(b) *Deductions for associations of producers.* The following provisions shall apply with respect to the deductions which are provided for in § 934.70:

(1) Each handler shall be obligated to make deductions for an association of producers if the association files a claim with the handler for amounts to be deducted from the handler's payments to its members. The claim shall contain a list of the producers, an agreement to indemnify the handler in the making of the deductions, and a certification that the association has an unexpired membership contract with each producer, authorizing the claimed deduction.

(2) Upon receipt of notice from the market administrator that there is an error in the claim filed by an association of producers pursuant to subparagraph (1) of this paragraph, the handler shall be relieved of the obligation to make that part of the deductions which was claimed in error, as determined by the market administrator.

§ 934.108 *Weights of fluid milk products*—(a) *Application of this section.* The provisions of this section shall apply in determining the respective quantities of fluid milk products received or used by each handler or dealer.

(b) *Basis for determination of quantity.* The determination of the quantity of fluid milk products received or used by each handler or dealer shall be on the basis of the weight, in pounds, of the fluid milk products.

(c) *Standard weights.* In the absence of specific weights, the weight of fluid milk products received or disposed of in a quart or 40-quart container shall be determined according to the following table. The weight of such products in any other container shall be determined by multiplying the equivalent number of quarts by the respective standard weight per quart container, except that, in the absence of specific weights, the weight of such products in a 20-quart container shall be considered to be one-half of the applicable standard weight per 40-quart container.

TABLE OF STANDARD WEIGHTS

Product	Butterfat test (percent)	Weight (pounds)	
		Per quart container	Per 40-quart container
Milk.....	Any test.	2.15	85.0
Flavored milk.....			
Skim milk.....	Any test.	2.16	86.0
Flavored skim milk.....			
Buttermilk.....			
Cultured skim milk.....			
		16	2.136
		17	2.134
		18	2.132
		19	2.130
		20	2.128
		21	2.126
		22	2.124
		23	2.122
		24	2.120
		25	2.118
		26	2.116
		27	2.113
		28	2.111
		29	2.109
		30	2.108
		31	2.106
		32	2.105
Cream.....		33	2.103
		34	2.102
		35	2.100
		36	2.099
		37	2.097
		38	2.096
		39	2.094
		40	2.093
		41	2.091
		42	2.090
		43	2.088
		44	2.087
		45	2.085
		46	2.084
		47	2.082
		48	2.081
		49	2.079
		50	2.078

Issued at Boston, Massachusetts, this 23d day of October 1950, to be effective on and after October 1, 1950.

[SEAL] RICHARD D. APLIN,
Market Administrator.

[F. R. Doc. 50-9507; Filed, Oct. 26, 1950; 8:51 a. m.]

[Lemon Reg. 353, Amdt. 1]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR Part 953; 14 F. R. 3612), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice and engage in public rule making procedure (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the

date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient; and this amendment relieves restrictions on the handling of lemons grown in the State of California or in the State of Arizona.

Order, as amended. The provisions in paragraph (b) (1) (ii) of § 953.460 (Lemon Regulation 353, 15 F. R. 7047) are hereby amended to read as follows: (ii) District 2: 250 carloads.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup., 608c)

Done at Washington, D. C., this 25th day of October 1950.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Marketing Administration.

[F. R. Doc. 50-9571; Filed, Oct. 26, 1950; 8:56 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket 4069]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

ARTHUR WOOD AND CO.

Subpart—*Using or selling lottery devices:* § 3.2475 *Devices for lottery selling;* § 3.2480 *In merchandising.* I. Selling or distributing in commerce, push cards, punch boards, or other lottery devices, which are to be used or may be used in the sale or distribution of merchandise to the public by means of a game of chance, gift enterprise, or lottery scheme; and, II, in connection with the offering for sale, sale or distribution in commerce, of knives or any other articles of merchandise, (1) supplying to or placing in the hands of others push cards, punch boards, or other lottery devices, either with assortments of knives or other merchandise or separately, which said push cards or punch boards are to be used, or may be used, in selling or distributing such knives or other merchandise to the public; (2) selling or distributing knives or other merchandise so packed or assembled that sales of such knives or other merchandise to the public are to be made or, due to the manner in which such merchandise is packed and assembled at the time it is sold by the respondent, may be made by means of a game of chance, gift enterprise, or lottery scheme; or (3) selling or otherwise disposing of any merchandise by means of a game of chance, gift enterprise, or lottery scheme; prohibited.

(Sec. 6, 38 Stat. 722; 15 U. S. C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 15 U. S. C. and Sup., 45) [Cease and desist order, Docket 4069, Arthur Wood trading as Arthur Wood and Co., September 7, 1950]

In the Matter of Arthur Wood, Individually and Trading as Arthur Wood and Co.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the substitute answer of the respondent, in which answer said respondent admitted all of the material allegations of fact set forth in the complaint and stated that he waived all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and its conclusion that the respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondent, Arthur Wood, individually and trading as Arthur Wood and Co., or trading under any other name or trade designation, and said respondent's agents, representatives and employees, directly or through any corporate or other device, do forthwith cease and desist from: "Selling or distributing in commerce, as commerce is defined in the Federal Trade Commission Act, push cards, punch boards, or other lottery devices, which are to be used or may be used in the sale or distribution of merchandise to the public by means of a game of chance, gift enterprise, or lottery scheme."

It is further ordered, That said respondent and his agents, representatives and employees, directly or through any corporate or other device, in connection with the offering for sale, sale or distribution in commerce, as "commerce" is defined in the Federal Trade Commission Act, of knives or any other articles of merchandise, do forthwith cease and desist from:

1. Supplying to or placing in the hands of others push cards, punch boards, or other lottery devices, either with assortments of knives or other merchandise or separately, which said push cards or punch boards are to be used, or may be used, in selling or distributing such knives or other merchandise to the public.

2. Selling or distributing knives or other merchandise so packed or assembled that sales of such knives or other merchandise to the public are to be made or, due to the manner in which such merchandise is packed and assembled at the time it is sold by the respondent, may be made by means of a game of chance, gift enterprise, or lottery scheme.

3. Selling or otherwise disposing of any merchandise by means of a game of chance, gift enterprise, or lottery scheme.

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

By the Commission, Commissioner Mason concurring in the findings as to the facts and conclusion, but not concurring in the form of order to cease and desist, for the reasons stated in his opinion concurring in part and dissenting in part in Docket 5203—Worthmore Sales Company.

Issued: September 7, 1950.

[SEAL]

D. C. DANIEL,
Secretary.

[F. R. Doc. 50-9484; Filed, Oct. 26, 1950;
8:51 a. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs, Department of the Treasury

[T. D. 52582]

PART 10—ARTICLES CONDITIONALLY FREE, SUBJECT TO A REDUCED RATE, ETC.

ARTISTIC ANTIQUITIES

In order to permit a duly authorized agent or attorney having knowledge of the pertinent facts to execute an affidavit on customs Form 3343 on behalf of an owner in this country or the person in this country importing otherwise than in pursuance of a purchase or agreement to purchase, § 10.53 (b), Customs Regulations of 1943 (19 CFR 10.53 (b)), is amended to read as follows:

(b) An affidavit, on customs Form 3343, executed by (1) the owner in this country, (2) the person in this country importing otherwise than in pursuance of a purchase or agreement to purchase, or (3) a duly authorized agent or attorney of either of the foregoing who has knowledge of the pertinent facts shall also be filed in connection with the entry.

(R. S. 161, 251, sec. 624, 46 Stat. 759; 5 U. S. C. 22, 19 U. S. C. 66, 1624. Interprets or applies par. 1811, sec. 201, 46 Stat. 685; 19 U. S. C. 1201, par. 1811)

[SEAL]

FRANK DOW,
Commissioner of Customs.

Approved: October 24, 1950.

JOHN S. GRAHAM,
Acting Secretary of the Treasury.

[F. R. Doc. 50-9509; Filed, Oct. 26, 1950;
8:51 a. m.]

TITLE 32A—NATIONAL DEFENSE, APPENDIX

Chapter I—National Production Authority, Department of Commerce

[NPA Order M-1, as Amended Oct. 26, 1950]

PART 20—STEEL

A new section is added as § 20.8. All sections in prior edition of this order from § 20.8 are redesignated as follows: § 20.8 to § 20.9; § 20.9 to § 20.10; § 20.10 to § 20.11; § 20.11 to § 20.12.

Sec.	
20.1	What this part does.
20.2	Required delivery dates.
20.3	Rejection of rated orders.
20.4	Forms of steel to which this order applies.
20.5	Product limitation for acceptance of rated orders.
20.6	Total tonnage limitation for acceptance of rated orders.
20.7	NPA assistance in placing rated orders.
20.8	Scheduled programs.
20.9	Application for adjustment or exception.
20.10	Communications.
20.11	Reports.
20.12	Violations.

AUTHORITY: §§ 20.1 to 20.12 issued under sec. 704, Pub. Law 774, 81st Cong. Interpret or apply sec. 101, Pub. Law 774, 81st Cong., sec. 101, E. O. 10161, Sept. 9, 1950, 15 F. R. 6105.

§ 20.1 *What this part does.* This part applies particularly to producers of steel, and provides rules for placing, accepting, and scheduling rated orders for steel. Its purpose is to provide equitable distribution of rated orders among all steel producers of the particular products in order to make possible maximum production and to reduce to a minimum disruption of normal distribution. It supplements Part 11 of this chapter (NPA Regulation 2), but only those provisions of Part 11 which are contradictory to this order are superseded, and all other provisions of that part continue to apply to the steel industry.

§ 20.2 *Required delivery dates.* A rated order for steel in the forms listed in § 20.4 must specify delivery on a particular date or a particular month, which in no case may be earlier than required by the person placing the order. The producer of steel must schedule the order for delivery within the requested month as close to the requested delivery date as is practicable considering the need for maximum production.

§ 20.3 *Rejection of rated orders.* A producer of steel in the forms listed in § 20.4 need not accept a rated order which is received less than 45 days prior to the first day of the month in which shipment is requested, unless specifically directed to accept the order by the National Production Authority.

§ 20.4 *Forms of steel to which this order applies.* This part applies to carbon steel (including wrought iron) and alloy steel (including stainless steel) in the following shapes and forms. The term includes all second quality materials and shearings, and material sorted or salvaged from steel scrap and sold for other than remelting purposes.

Bars, cold finished.
Bars, hot rolled or forged.
Ingot, billets, blooms, slabs, die blocks, tube rounds, sheet and tin bar, and skelp.
Pipe, including threaded couplings of the type normally supplied on threaded pipe by pipe mills.
Plates.
Rail and track accessories.
Sheet and strip.
Steel castings (rough as cast).
Structural shapes and piling.
Tin plate, terne plate and tin mill black plate.
Tubing.
Wheels, tires and axles.
Wire rods, wire and wire products.
Forgings (rough as forged).

§ 20.5 *Product limitation for acceptance of rated orders.* Unless specifically directed by the National Production Authority, no steel producer shall be required to accept rated orders for shipment in any one month in excess of the following percentages of his average monthly shipments of the products listed below made by him during the period from January 1, 1950 through August 31, 1950:

Carbon semi-finished steel.....	5 percent.
Carbon and alloy sheets and strip	5 percent.
Carbon pipe.....	5 percent.

Tin mill products.....	5 percent.
Rail and track accessories.....	5 percent.
Carbon wire rods, wire, and wire products.....	5 percent.
Carbon hot rolled bars.....	10 percent.
Carbon cold finished bars.....	10 percent.
Carbon tubing.....	10 percent.
Carbon and alloy plates.....	15 percent.
Carbon and alloy structural shapes and piling.....	15 percent.
Alloy cold-finished bars.....	15 percent.
Alloy semi-finished steel and hot rolled bars.....	25 percent.
Alloy tubing.....	25 percent.
Alloy wire rods and wire.....	25 percent.

§ 20.6 *Total tonnage limitation for acceptance of rated orders.* Unless specifically directed by the National Production Authority no steel producer shall be required to accept rated orders for shipment in any one month for a total tonnage of all products in excess of 15 percent, in the case of carbon steel and 25 percent, in the case of alloy steel of his scheduled production in terms of total ingot tonnage for such month.

§ 20.7 *NPA assistance in placing rated orders.* Any person who is unable to place a rated order for steel due to the limitations imposed by §§ 20.5 and 20.6, should apply to the NPA, Iron and Steel Division, Reference Order M-1, specifying the producers who refused to accept the order. The NPA will arrange to assist him in locating other sources of supply.

§ 20.8 *Scheduled programs.* NPA will from time to time approve scheduled programs calling for the production and delivery of steel products for stated purposes, over specified periods of time. Upon approval of major programs of this type, supplements to this part will be issued describing such programs and specifying the manner in which they are to be carried out by the steel industry. Thereafter, directives will be issued to individual concerns establishing schedules for their participation in such programs. Such directives shall be compiled with by the recipients in accordance with the terms thereof, unless otherwise directed by NPA.

§ 20.9 *Applications for adjustment or exception.* Any person affected by any provision of this part may file an application for an adjustment or exception upon the ground that such provision works an exceptional hardship upon him not suffered generally by others, or that its enforcement against him would not be in the interest of the national defense program. All such applications, should be addressed to National Production Authority, Washington 25, D. C., Ref: M-1.

§ 20.10 *Communications.* All communications concerning this part shall be addressed to National Production Authority, Washington 25, D. C., Ref: M-1.

§ 20.11 *Reports.* Persons subject to this part shall make such records and submit such reports to the NPA as it shall require, subject to the terms of the Federal Reports Act.

§ 20.12 *Violations.* Any person who wilfully violates any provisions of this part or any other order or regulation of NPA or wilfully conceals a material fact or furnishes false information in the

course of operation under this part is guilty of a crime and upon conviction may be punished by fine or imprisonment or both. In addition, administrative action may be taken against any such person to suspend his privilege of making or receiving further deliveries of materials or using facilities under priority or allocation control and to deprive him of further priorities assistance.

This part as amended shall take effect on October 26, 1950.

NATIONAL PRODUCTION
AUTHORITY,
[SEAL] W. H. HARRISON,
Administrator.

[F. R. Doc. 50-9597; Filed, Oct. 26, 1950;
11:46 a. m.]

[NPA Order M-1, as amended Oct. 26, 1950,
Supp. 1]

PART 20—STEEL

FREIGHT CAR PROGRAM

This supplement to NPA Order M-1 is found necessary and appropriate to promote the national defense and is issued pursuant to the authority granted by Section 101 of the Defense Production Act of 1950. In the formulation of this supplement, there has been consultation with industry representatives, including trade association representatives, and consideration has been given to their recommendations.

Sec.	
20.100	Directives to be issued.
20.101	Certificates to be issued.
20.102	Form of certifications.
20.103	Use of steel so obtained.
20.104	Rejection of certified orders.
20.105	Effect of directives.
20.106	NPA assistance in placing orders under §§ 20.100 to 20.106.

AUTHORITY: §§ 20.100 to 20.106 issued under sec. 704, Pub. Law 774, 81st Cong. Interpret or apply sec. 101, Pub. Law 774, 81st Cong., sec. 101, E. O. 10161, Sept. 9, 1950, 15 F. R. 6105.

§ 20.100 *Directives to be issued.* Directives will be issued by NPA to direct certain steel producers to accept certified orders for the production and delivery of steel for the construction and repair of freight cars, as a part of the Freight Car Program. The directives will specify the tonnage of each steel product to be shipped in the months referred to therein. "The Freight Car Program" means the construction of domestic railroad freight cars and the repair of railroad freight cars used on common carrier railroads within the United States.

§ 20.101 *Certificates to be issued.* Persons engaged in the repair or construction of freight cars or of their component parts may place certified orders for steel pursuant to this program: *Provided, however,* That no such certified order may be placed except for the amount of steel actually required to complete purchase orders and contracts accepted prior to the time such order is placed.

§ 20.102 *Form of certifications.* In order to place a certified order under the Freight Car Program, a manufac-

turer or repairer of freight cars shall place the following certification on his purchase orders or on a separate piece of paper attached thereto: "Certified that the material called for in this order is to be used only in connection with the Freight Car Program under NPA Supp. 1, Order M-1". Such certification shall be signed by an authorized representative of the purchaser.

§ 20.103 *Use of steel so obtained.* Steel obtained under the Freight Car Program pursuant to the certifications provided for in §§ 20.100 to 20.106 shall be used only for the repair or construction of such railroad freight cars or of their component parts. Nothing contained in §§ 20.100 to 20.106 shall prevent railroads, private car companies or common carriers from making their own repairs or construction of freight cars. All materials or components obtained, pursuant to §§ 20.100 to 20.106 shall be subject to the inventory control provisions of Part 10 of this chapter (NPA Reg. 1).

§ 20.104 *Rejection of certified orders.* A producer of steel need not accept a certified order under the Freight Car Program which is received less than 45 days prior to the first day of the month in which shipment is requested, unless specifically directed to accept the order by NPA.

§ 20.105 *Effect of directives.* When steel production has been scheduled pursuant to directives issued under §§ 20.100 to 20.106, such schedules shall be maintained by the steel producers unless otherwise directed by NPA. Steel delivered under directives issued pursuant to §§ 20.100 to 20.106 shall not be considered produced under rated orders for the purpose of determining producers' obligations under §§ 20.5 and 20.6.

§ 20.106 *NPA assistance in placing orders under §§ 20.100 to 20.106.* Any person who is unable to place a certified order for steel pursuant to §§ 20.100 to 20.106 should apply to the NPA, Iron and Steel Division, Ref: Supp. 1 to order M-1, specifying the producers who refused to accept this order. The NPA will arrange to assist him in locating sources of supply.

This supplement shall take effect on October 26, 1950.

NATIONAL PRODUCTION
AUTHORITY,
[SEAL] W. H. HARRISON,
Administrator.

[F. R. Doc. 50-9598; Filed, Oct. 26, 1950;
11:46 a. m.]

[NPA Order M-4]

PART 71—CONSTRUCTION

This order is found necessary and appropriate to promote the national defense, and is issued pursuant to authority granted by Section 101 of the Defense Production Act of 1950. In the formulation of this order there has been consultation with a representative group from the building and construction industry, including trade association representatives, and consideration has been

given to their recommendations. As the construction industry is composed of a large number of segments, it has been impractical to consult all of the various trades and industries which comprise the industry.

Sec.	
71.1	What this part does.
71.2	Policy of the National Production Authority.
71.3	Definitions.
71.4	Prohibited construction.
71.5	Exemptions.
71.6	Prohibited deliveries.
71.7	Defense against claims for damages.
71.8	Applications for adjustment or exception.
71.9	Communications.
71.10	Reports.
71.11	Violations.
71.12	List A—Prohibited construction.

Authority: §§ 71.1 to 71.12 issued under sec. 704, Pub. Law 774, 81st Cong. Interpret or apply sec. 101, Pub. Law 774, 81st Cong., sec. 101, E. O. 10161, Sept. 9, 1950, 15 F. R. 6105.

§ 71.1 *What this part does.* In order to further the purposes of the Defense Production Act of 1950 by conserving critical metals and other materials needed for the defense program, this part prohibits the commencement of construction of certain types of buildings and other structures. The construction prohibited is of a type which does not further the defense effort, either directly or indirectly, and does not increase the nation's productive capacity. The part permits, within specified limits, small jobs and construction for necessary maintenance and repair of buildings or structures of this type and also permits restoration of such buildings in the event of a disaster, an act of God, or an act of war.

§ 71.2 *Policy of the National Production Authority.* It will be the policy of NPA to further limit or prohibit construction of additional types of projects which do not further the defense effort or increase the nation's production capacity, when such action is deemed necessary in the interest of national defense to minimize material shortages. If such action becomes necessary, any such construction commenced after the effective date of this part may be halted, even though its commencement at the present time is not forbidden by this part.

§ 71.3 *Definitions.* For the purpose of this part:

(a) "Person" means any individual, corporation, partnership, association or any other organized group of persons and includes any agency of the United States or any other government.

(b) "Construction" means the erection, construction, reconstruction, restoration, or remodeling of any building, structure, or project, or additions thereto or extensions or alterations thereof.

(c) "Commence construction" means to incorporate into a building or other structure materials which are to be an integral part of the building or structure in question.

(1) The following activities constitute commencing construction: Pouring or placing of footings or other foundations; incorporating permanently in place ad-

ditional building materials in a building which is being remodeled.

(2) The following activities do not constitute commencing construction: Demolition of buildings, tearing out partitions, site preparation such as excavation, grading, filling, laying down driveways, walks, railway sidings, etc., erecting temporary fences or construction barricades, work sheds and construction shanties, laying pipes, conduits and wires outside of the boundary lines of the walls of the structure, building retaining walls not physically incorporated within the structure.

(d) "Cost" means the total expense for materials, labor and services by whomever spent, but does not include expense of earth moving.

(e) "Maintenance and repair" means such work as is necessary to keep a structure or project in sound working condition or to rehabilitate a structure or project or any portion thereof, when the same has been rendered unsafe or unfit for service by wear and tear or other similar causes. The term does not include any building operation or job where substantial structural alterations or changes in design are made.

(f) "Damage restoration" means the restoring to substantially the same size and condition any structure which has been damaged by storm, fire, flood, or other disaster or by act of God or act of war.

§ 71.4 *Prohibited construction.* Except as permitted in § 71.5, no person shall, after the date of this part, commence construction of any building or structure to be used for or in connection with any of the purposes specified, as set forth in § 71.12 (List A).

§ 71.5 *Exemptions.* The following construction in connection with the buildings or structures to be used in connection with any of the purposes specified in § 71.12 (List A) is exempted from this part:

(a) Maintenance and repair on any building or structure.

(b) Small jobs in connection with any such building or structure including, but not limited to, alterations, additions, improvements and modernizations where the cost of all such work shall not exceed the sum of \$5,000 for any consecutive twelve months' period.

(c) Restoration of any such building or structure following a disaster, an act of God or an act of war.

(d) Construction by or for the account of the Department of Defense or the Atomic Energy Commission.

§ 71.6 *Prohibited deliveries.* No person shall accept an order for, sell, deliver, or cause to be delivered material, equipment or supplies which he knows, or has reason to believe, will be used in violation of the provisions of this part.

§ 71.7 *Defense against claims for damages.* No person shall be held liable for damages or penalties for any default under any contract or order which shall result directly or indirectly from compliance with any regulation or order of the NPA (including any direction, directive or other instruction) notwithstanding that any such regulation or order

shall thereafter be declared by a judicial or other competent authority to be invalid.

§ 71.8 *Applications for adjustment or exception.* Any person affected by any provision of this part may file a request for adjustment or exception upon the ground that such provision works an unreasonable hardship upon him not suffered generally by others in the same trade or industry or that its enforcement against him would not be in the interest of National Defense. Each request shall be in writing and shall set forth all pertinent facts and the nature of the relief sought, and shall state the reasons why denial of the request could result in undue and exceptional hardship. All such requests should be addressed to the National Production Authority, Washington 25, D. C., Ref.: M-4.

§ 71.9 *Communications.* All communications concerning this part shall be addressed to National Production Authority, Washington 25, D. C., Ref.: M-4.

§ 71.10 *Reports.* Persons subject to this part shall make such records and submit such reports to the NPA as it shall require, subject to the terms of the Federal Reports Act.

§ 71.11 *Violations.* Any person who wilfully violates any provisions of this part or any other order or regulation of NPA or wilfully conceals a material fact or furnishes false information in the course of operation under this part is guilty of a crime and upon conviction may be punished by fine or imprisonment or both. In addition, administrative action may be taken against such person to suspend any authority to commence or complete construction or such other assistance as may be rendered pursuant to this part.

§ 71.12 *List A—Prohibited construction.*

Amphitheatre.
Amusement arcade.
Amusement device such as roller coaster or similar device or a kind used in amusement parks.
Amusement park.
Arena.
Assembly hall used primarily for recreation or amusement.
Athletic field house.
Band stand.
Baseball park.
Bathroom for swimming.
Billiard or pool parlor.
Bleachers and similar seating arrangements.
Boardwalk used primarily for recreation or amusement.
Boat or canoe club.
Bowling alley.
Cabana.
Canteen.
Carnival.
Community recreation building.
Country club.
Dance hall.
Dude ranch used primarily for recreation or amusement.
Exposition or exhibition.
Gambling establishment.
Golf club.
Golf driving range.
Grandstand.
Gymnasium (except where incidental to a building used for general classroom, laboratory, or other instructional purposes).
Lodge halls.

Music shells.
 Night club.
 Piers used primarily for recreation or amusement.
 Race track, any kind.
 Recreational club, any kind.
 Riding academy.
 Rodeo.
 Seasonal camp used primarily for recreation or amusement.
 Shooting gallery.
 Skating rink.
 Slot machine establishment.
 Stadium.
 Swimming pool (except where incidental to a building used for general classroom, laboratory, or other educational purposes).
 Table tennis establishment.
 Theater, any kind (including drive-in theater).
 Any other recreational, amusement, or entertainment purpose, whether public or private.

This part shall take effect on October 27, 1950.

NATIONAL PRODUCTION
 AUTHORITY,
 W. H. HARRISON,
 Administrator.

[SEAL]

[F. R. Doc. 50-9599; Filed, Oct. 26, 1950; 11:46 a. m.]

TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans' Administration

PART 1—GENERAL PROVISIONS

SUBMISSION OF CLAIMS FOR REIMBURSEMENT FOR HOSPITAL TREATMENT

Section 1.612 is amended to read as follows:

§ 1.612 *Submission of claims for reimbursement for hospital treatment.* In

all cases in which it has been officially determined by the Veterans' Administration that veterans as defined in § 1.603 (a) have received hospitalization for service-connected disabilities upon the authority of the Secretary of National Defense of the Philippine Government or other officers duly designated by him for this purpose, reimbursement for such hospitalization received after July 1, 1949, shall be made by the Veterans' Administration upon receipt of itemized bills covering the cost of such hospitalization on such forms and bearing such certification as may be prescribed by Veterans' Administration procedures.

(Sec. 5, 62 Stat. 1210; 50 U. S. C. App. Sup., 1995)

This regulation effective October 27, 1950.

[SEAL]

O. W. CLARK,
 Deputy Administrator.

[F. R. Doc. 50-9454; Filed, Oct. 26, 1950; 8:45 a. m.]

TITLE 39—POSTAL SERVICE

Chapter I—Post Office Department

Subchapter D—Domestic Mail Matter

PART 34—CLASSIFICATION AND RATES OF POSTAGE

FREE MAILING OF ABSENTEE BALLOTS FOR ARMED FORCES

In § 34.15 *Free mailing of absentee ballots for armed forces.* (39 CFR 34.15), amend paragraph (b) by striking out the proviso, and by changing the legislative citation at the end thereof to

read as follows: "(Sec. 402, 60 Stat. 102, as amended; 50 U. S. C. 352)"

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369. Interprets or applies sec. 402, 60 Stat. 102, as amended; 50 U. S. C. 352)

[SEAL]

V. C. BURKE,
 Acting Postmaster General.

[F. R. Doc. 50-9474; Filed, Oct. 26, 1950; 8:55 a. m.]

Subchapter L—International Postal Service
PART 116—FOREIGN MAIL INVOLVING CUSTOMS REVENUE

CARE IN EXAMINING OR REPACKING OF PARCELS; JOINT REGULATIONS ADOPTED BY SECRETARY OF THE TREASURY AND POSTMASTER GENERAL GOVERNING TREATMENT OF MAIL

In § 116.15 *Care in examining and repacking of parcels.* (39 CFR 116.15), amend the first sentence of paragraph (b) to read as follows: "When a damaged or rifled parcel reaches a customs employee, customs Form 6423 containing a report of the irregularity shall be prepared in triplicate, one copy to be enclosed with the contents, one copy mailed directly to the addressee, and one copy furnished promptly to the postmaster at the port where the damage or rifling is discovered."

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25, sec. 498, 46 Stat. 728, 69 Stat. 669; 19 U. S. C. 1498, 5 U. S. C. 22, 369, 22 U. S. C. 288-288f)

[SEAL]

V. C. BURKE,
 Acting Postmaster General.
 JOHN S. GRAHAM,
 Acting Secretary of the Treasury.

[F. R. Doc. 50-9473; Filed, Oct. 26, 1950; 8:46 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF STATE

International Claims Commission

[22 CFR, Part 300]

RULES OF PRACTICE AND PROCEDURE

NOTICE OF PROPOSED RULE MAKING

Pursuant to the International Claims Settlement Act of 1949 (Public Law 455, 81st Congress; 64 Stat. 12; 22 U. S. C. secs. 1621 to 1627, incl.) and to section 4 (a) of the Administrative Procedure Act of 1946 (Public Law 494, 79th Congress) notice is hereby given of intention to issue general rules of practice and procedure for claims before the International Claims Commission of the United States. The proposed rules are set forth hereunder.

Interested persons are hereby given an opportunity (1) to submit their views and other relevant information with respect to the proposed rules in writing to the International Claims Commission of the United States, Department of State, Washington 25, D. C., within thirty (30) days from the date of publication of this notice of intention in the daily issue of

the FEDERAL REGISTER; or (2) to submit their views and other relevant information with respect to the proposed rules orally before the International Claims Commission of the United States, at the Department of State Auditorium, Twenty-first Street and Virginia Avenue NW., Washington, D. C., commencing at 10:00 a. m. on November 20, 1950.

PART 300—RULES OF PRACTICE AND PROCEDURE

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AUTHORITY: §§ 300.1 to 300.33 issued under sec. 3, Pub. Law 455, 81st Cong. Interpret or apply secs. 3, 4, 5, 7, Pub. Law 455, 81st Cong.

§ 300.1 *Scope.* This part governs the rules of practice and procedure before the International Claims Commission of the United States established by the International Claims Settlement Act of

PROPOSED RULE MAKING

1949 (Public Law 455, 81st Congress, approved March 10, 1950).

§ 300.2 *Definitions.* All terms used in this part have the meaning as defined in the International Claims Settlement Act of 1949.

§ 300.3 *Necessary party.* The Solicitor of the Commission shall be a necessary party in all claim proceedings.

§ 300.4 *Appearance.* (a) An individual may appear in a claim proceeding in his own behalf; a member of a partnership may represent the partnership; a bona fide officer of a corporation, trust, or association may represent the corporation, trust, or association; any officer or employee of the United States Department of Justice, when designated by the Attorney General of the United States, may represent the United States in a claim proceeding.

(b) A person may be represented in a claim proceeding by an attorney at law admitted to practice before the Supreme Court of the United States or the highest court of any State or Territory of the United States, the United States Court of Appeals for the District of Columbia, or the United States District Court for the District of Columbia, provided said attorney files with the Commission an affidavit to the effect that he is so admitted, that he has been retained to represent the claimant, and that he has read, understands and will abide by the provisions of section 4 (f) of the act. In addition the attorney shall file with the Commission a written authorization from the claimant to represent him in the proceeding.

§ 300.5 *Attorneys' fees.* In any case in which an award is made, the Commission may, upon the written request of the claimant or any attorney heretofore or hereafter employed by such claimant, made within fifteen (15) days after mailing the notice of decision under § 300.20 (e) or § 300.30, determine and apportion the just and reasonable attorney's fees for services rendered with respect to such claim, but the total amount of the fees so determined in any case shall not exceed ten per centum of the total amount paid pursuant to the award. In all cases, except where there is a written agreement under section 4 (f) of the act, the attorney shall file with the Commission an itemized statement of the services rendered in connection with the claim.

§ 300.6 *Suspension of attorneys.* The Commission may censure, suspend, or revoke the right of any attorney to appear before the Commission in any claim proceeding if it finds that such attorney has concealed any material facts with reference to his legal qualifications, professional standing, character or integrity, has failed to conform to recognized standards of professional conduct, or has violated the provisions of section 4 (f) of the act.

§ 300.7 *Former employees.* No member, officer, or employee of the Commission shall, within two (2) years after his service with the Commission has been terminated, appear as attorney in any claim proceeding pending before the Commission, or at any time, with respect

to any claim which he has handled or passed upon while in the service of the Commission.

§ 300.8 *Form and content of claims.* Claims filed with the Commission shall be in writing, signed and verified by the claimant, and shall contain a concise statement of the facts upon which the claim is based.

§ 300.9 *Form and content of claims under the Yugoslav Claims Agreement of 1948.* Claims filed with the Commission under the Yugoslav Claims Agreement of 1948 shall be in writing, signed and verified by the claimant, and shall contain a concise statement of the facts upon which the claim is based, including the following:

(a) Name and address of the claimant.

(b) (Individual) Date and place of birth.

(c) (Corporation) State or country under whose laws the corporation was organized.

(d) The manner (birth, marriage, naturalization, etc.) by which and the date when claimant, if an individual, became a national of the United States and whether such nationality was ever lost.

(e) Whether claimant was the owner of the property or of any rights and interests in and with respect to the property, on the date of nationalization or other taking.

(f) Statement as to the manner by which claimant acquired the property or rights and interests in and with respect to the property taken, including the consideration paid therefor or the valuation thereof, at the time of acquisition.

(g) Description, identification, nature and extent of ownership.

(h) Statement as to the manner by which the property or rights and interests in and with respect to property was nationalized or otherwise taken.

(i) The date of nationalization or other taking.

(j) Valuation at the time of nationalization or other taking.

(k) Whether claimant has previously filed a claim with respect to the same subject matter or related claim with the Yugoslav Government or any other foreign government, and if so, the status or disposition of such claim.

(l) Whether the claimant has sought, received, or has any reason to expect to receive, any benefits, pecuniary or otherwise, on account of the loss resulting from the nationalization or other taking referred to in the claim, setting forth the details.

(m) The amount of the claim.

§ 300.10 *Exhibits and documents in support of claims.* (a) Exhibits and documents filed in support of claims may be incorporated by reference and shall, wherever possible, be in the form of original documents or duly authenticated certified copies of originals.

(b) In any case where a claimant desires that the Commission obtain, through the Government of Yugoslavia, evidence, including certified copies of books, records, or other documents, as may be necessary or appropriate to sup-

port, in whole or in part, any claim he shall include in the statement of claim a request therefor and in a separate portion thereof, the following: (1) A detailed description of the evidence or books, records or other documents requested; (2) a justification of the relevancy or materiality of the information or documents requested; (3) an explanation of why the same is not in the claimant's possession or cannot otherwise be obtained by him; (4) a statement of where the same are located; or a statement identifying and locating witnesses to be questioned and describing their probable testimony.

§ 300.11 *Time within which claims may be filed under the Yugoslav Claims Agreement of 1948.* Claims based upon the Yugoslav Claims Agreement of 1948 shall be filed with the Commission on or before June 30, 1951. The Commission may, in its discretion and for good cause shown, grant an extension of time for filing a claim in any particular case.

§ 300.12 *Computation of time.* In computing any period of time prescribed or allowed by the Commission's rules as set forth in this part or by order of the Commission, the day of the act, event, or default, after which the designated period of time begins to run is not to be included. The last day of the period so computed is to be included, unless it is a Sunday or a legal holiday or a Saturday on which the Commission's offices are not open, in which event the period runs until the end of the next day which is not a Sunday, holiday or Saturday on which the Commission's offices are not open. When the period of time prescribed or allowed is less than seven (7) days, intermediate Saturdays, Sundays, and holidays shall be excluded in the computation. A half holiday shall be considered as other days and not as a holiday.

§ 300.13 *Dockets.* The Commission will acknowledge the receipt of a claim in writing and will notify claimant of the docket number assigned to the claim. All future correspondence and papers shall bear the docket number of the claim.

§ 300.14 *Filing of papers.* (a) All claims, briefs and memoranda filed shall be on legal size paper, and shall be typewritten or printed.

(b) Five (5) copies of each claim and of any exhibits shall be filed with the Clerk of the Commission.

§ 300.15 *Documents in a foreign language.* Every document, exhibit or paper written in a language other than English, which is filed in any claims proceeding, shall be accompanied by an English translation thereof duly verified under oath to be a true and accurate translation. Each copy of every such document, exhibit or paper filed shall be accompanied by a separate copy of the translation.

§ 300.16 *Withdrawal of paper.* The granting of a request to dismiss or withdraw a paper, document or pleading shall not authorize the removal of the paper, document, or pleading from the records of the Commission. No paper, docu-

ment or pleading officially filed shall be returned unless the Commission shall, for good cause, allow such return.

§ 300.17 *Certified copies of claims and of awards.* The Commission shall certify to the Secretary of State, upon his request, copies of the formal submissions of claims filed with the Commission and of the corresponding awards by the Commission with respect thereto, for transmission to the foreign government concerned.

§ 300.18 *Transcripts available to the Government of Yugoslavia.* Certified copies of transcripts of any proceedings before the Commission and certified copies of documents submitted to the Commission in support or in refutation in whole or in part of any claim submitted thereto, will be made available by the Commission, at the request of the Secretary of State, to the Government of Yugoslavia.

§ 300.19 *Filing of brief by Government of Yugoslavia, as amicus curiae.* The Government of Yugoslavia may file a request for leave to file a brief as amicus curiae in any claim proceeding, stating the reason therefor. The Commission may, by order, consent to such filing within a time to be fixed by the order. The request to file a brief in a proceeding under § 300.20 must be filed with the Commission within five (5) days following the notice of the proposed decision, as set forth in § 300.20 (e), and, in the case of a formal hearing, at any time during the hearing or within ten (10) days after the hearing is closed.

§ 300.20 *Informal procedure for approval or denial of claims.* (a) The Solicitor may initiate a proceeding for approval of a claim in part or in whole which he deems entitled to approval, by submitting a written recommendation to the Commission, stating the reasons and grounds for such approval.

(b) In proceedings wherein the Solicitor is of the opinion the claim should be denied, he shall make a written recommendation to the Commission, stating the reasons and grounds for the denial.

(c) The record in any claim proceeding under this section shall include the filed claim, the proofs submitted by the claimant, the results of any independent investigation made by the Commission and the Solicitor's recommendation for allowance or denial.

(d) The Commission shall consider the record and may allow the claim in part or in whole or deny the claim, or set the claim for hearing, stating the reason and grounds for its decision.

(e) The proposed decision of the Commission shall be furnished the claimant by mailing a certified copy thereof to claimant or the attorney of record, and to the Secretary of State for transmission to the Government of Yugoslavia.

§ 300.21 *Right to a hearing.* (a) Any claimant whose claim is denied, or is approved for less than the full amount of such claim, under the procedure provided in § 300.20, is entitled to a hearing before the Commission. Such hearing will be authorized upon the filing by the claimant of a request therefor within

thirty (30) days after the date of mailing a copy of the decision.

(b) Upon failure to file such a request for a hearing before the Commission within said thirty (30) days, the claimant will be deemed to have waived his right to a hearing, and the decision of the Commission shall constitute a full and final disposition of the case.

(c) Upon proper cause shown, the Commission may, in its discretion, extend the time within which a request for hearing may be filed.

§ 300.22 *Hearings on order of Commission.* (a) The Commission may, in its discretion, require a hearing in any proceeding and shall give at least thirty (30) days' notice of the time and place of such hearing.

(b) In any case where a hearing is ordered by the Commission, notice thereof shall be given to the parties to the proceeding and, with respect to claims under the Yugoslav Claims Agreement of 1948, to the Government of Yugoslavia.

§ 300.23 *Pre-hearing conferences.* (a) At the request of the claimant or of the Solicitor of the Commission, or by order of the Commission on its own motion, at any time prior to hearing, a Commissioner, or a duly authorized representative of the Commission, designated by the Chairman, may arrange for a conference at a designated time and place to consider, among other things, simplification of the issues and any other matter which would tend to expedite the disposition of the proceedings.

(b) The action taken at the conference may be recorded in summary form or otherwise, for use at the hearing. Such record shall be agreed to by the parties, approved by the duly authorized representative of the Commission if such there be, or by a Commissioner. Stipulations and admissions of fact and amendments shall be made a part of the record of the claim proceeding.

§ 300.24 *Conduct of hearings.* (a) Hearings shall be held as ordered by the Commission and shall be open to the public, unless otherwise ordered by the Commission.

(b) Any member of the Commission, or any employee of the Commission, designated in writing by the Chairman of the Commission, may administer oaths and examine witnesses. Any member of the Commission may require by subpoena the attendance and testimony of witnesses, and the production of all necessary books, papers, documents, records, correspondence, and other evidence, from any place in the United States at any designated place of inquiry or of hearing.

(c) The claimant shall be the moving party and shall have the burden of proof on all the issues involved in the claim proceeding.

(d) Any party, that is, the claimant or the Solicitor of the Commission, shall have the right and power to call, examine and cross-examine witnesses and to introduce for the record documentary or other evidence.

(e) The rules of evidence prevailing in courts of law and equity shall not be controlling. Any testimony or other

proof having probative value shall be received in evidence. However, it shall be the policy to exclude irrelevant, incompetent, immaterial or unduly repetitious evidence.

(f) A copy of any foreign document of record or on file in a public office of a foreign country or political subdivision thereof, certified by the lawful custodian thereof, shall be admissible in evidence or made part of the record when authenticated by a certificate of a consular officer of the United States resident in such foreign country, under the seal of his office, that the copy has been certified by the lawful custodian.

(g) Any record, document, or other writing, or any portion thereof, from the files of any foreign industrial, business, or commercial enterprise, certified by the lawful custodian thereof, shall, if otherwise relevant, be admissible in evidence or made part of the record in a claim proceeding, as competent evidence of the matters therein contained, when authenticated by a certificate of a consular officer of the United States resident in such foreign country, under the seal of his office, that such record, document or writing has been certified by the lawful custodian. A copy of such record, document, or writing shall be equally admissible as the original when certified and authenticated as aforesaid. All circumstances in the making of such record, document, or writing, as well as the lack of opportunity for cross-examination, shall be considered by the Commission, but shall not affect its admissibility in evidence.

(h) In the discretion of the Commissioners, the hearing or pre-hearing may be adjourned from day to day or postponed to a later date, or to a different place by announcement thereof at the hearing by the Commission or by reasonable notice to the interested parties.

(i) Hearings shall be stenographically reported by a reporter designated by the Commission and a transcript of such hearings shall be a part of the record. Corrections in the official transcript may be made with the consent of the Commission to make it conform to the evidence presented at the hearing. Claimants desiring copies of the transcript may obtain such copies from the official reporter upon payment of the fees fixed therefor.

(j) Witnesses shall be examined orally under oath, except that for good cause shown, testimony may be taken by deposition.

(k) Witnesses summoned before the Commission shall be paid the same fees and mileage which are paid witnesses in the courts of the United States. Witness fees and mileage shall be paid by the party at whose instance the witnesses appear.

§ 300.25 *Depositions.* (a) The testimony of any person, including a claimant, may be taken by deposition upon oral examination or written interrogatories. A deponent may be examined regarding any matter, not privileged, which is relevant to the claim. In taking testimony opportunity shall be given for cross examination.

(b) Any party desiring to take a deposition upon oral examination shall make

application therefor in writing setting forth the reasons why such deposition should be taken, the name and residence of the witness, the matters concerning which it is expected the witness will testify, and the time and place proposed for the taking of the deposition. Thereupon, the Chairman, or the individual Commissioners, as the case may be, may, in their discretion, issue an order which will name the witness whose deposition is to be taken, and specify the time when and the place where, and the officer before whom the witness is to testify. Such order shall require a deposit of an amount adequate to cover the fees and mileage involved. The officer issuing such order shall cause it to be served upon all parties, at a reasonable time in advance of the date fixed for taking testimony.

(c) The testimony shall be reduced to writing by the officer before whom the witness is to testify, or under his direction, after which the deposition shall be subscribed by the witness and certified by the officer. Any part of a deposition not received in evidence shall not constitute a part of the record in such proceeding unless the parties so agree, or the Commission so orders.

(d) Depositions may also be taken and submitted on written interrogatories in substantially the same manner as depositions taken by oral examination. When a deposition is taken upon written interrogatories and cross-interrogatories, none of the parties shall be present or represented, and no person, other than the witness, a stenographic reporter and the officer, shall be present at the examination of the witness, which fact shall be certified by the officer, who shall propound the interrogatories and cross-interrogatories to the witness in their order and reduce the testimony to writing in the witness' own words.

(e) Where the deposition is taken in a foreign country, it may be taken before a secretary of an embassy or legation, consul general, consul, or vice consul, or consular agent of the United States, or before such person or officer designated by the Commission or agreed upon by the parties by stipulation in writing filed with and approved by the Chairman or other officer designated by him.

(f) Objection may be made to receiving in evidence or as part of the record any deposition or part thereof for any reason which would require the exclusion of the evidence if the witness were present and testifying at a hearing before the Commission.

(g) Witnesses whose depositions are taken, and the persons taking the same, shall be severally entitled to the same fees as are paid for like services in the courts of the United States. With respect to witnesses subpoenaed, depositions taken, and commissions or letters rogatory issued upon the initiative of the Commission, the Commission shall pay such fees, charges or expenses incidental thereto, as may be found necessary.

(h) Nothing contained in this section shall preclude the issuance of a subpoena or the taking of depositions upon the initiative of the Commission in pursuance of any independent investigation or inquiry as to any matter per-

taining to, or aspects of, a claim or an application for determination and apportionment of attorneys' fees, that it may determine to make pursuant to sections 4 (b) and (f) of the act.

§ 300.26 *Issuance of subpoenas.* (a) Any member of the Commission shall, upon application by any party, and upon a showing of general relevance and reasonable scope of the evidence sought, issue subpoenas requiring the attendance and testimony of witnesses and the production of evidence under oath, including the production of all necessary books, papers, documents, records, correspondence and other evidence, from any place in the United States at any designated place of inquiry or of hearing.

(b) The members of the Commission, before issuing any subpoena, may require a deposit of an amount adequate to cover the fees and mileage involved.

§ 300.27 *Motions.* All motions and requests for rulings addressed to the Commission shall be in writing and shall state the purpose thereof and the relief sought, together with the reasons in support thereof.

(b) All motions and requests for rulings made during a hearing in a claims proceeding may be stated orally and shall be made a part of the stenographic report of the hearing.

(c) Motions and requests which relate to the introduction or striking of evidence, or which relate to procedure during the course of the hearings, or to any other matters within the authority of the Commission, may be stated orally and shall be ruled on by the Commission. No exception need be taken to any ruling in order to entitle a party to urge an objection thereafter in the claim proceeding.

§ 300.28 *Oral argument and closing of hearing.* Any party shall be entitled, upon request at the close of the hearing, to such time as may be fixed by the Commission for oral argument before the Commission, which oral argument may, with the consent of the Commission, be included in the stenographic report of the hearing.

§ 300.29 *Proposed findings and conclusions.* At the close of the reception of evidence before the Commission or within a reasonable time thereafter, to be fixed by the Commission, any party may submit to the Commission proposed findings and conclusions, together with a brief in support thereof. Such proposals shall be in writing and shall contain appropriate references to the record. Copies thereof shall be furnished to all parties. Reply briefs may be filed with the permission of the Commission within a reasonable time, to be fixed by it. As far as practicable, procedure shall be followed of having claimant's brief filed first, followed by the brief of the Office of the Solicitor of the Commission or by the Government of Yugoslavia as *amicus curiae*, with any reply briefs filed in the same order.

§ 300.30 *Commission's decision.* The Commission, as soon as practicable after receipt of the complete transcript and all exhibits, shall make a decision which

shall become a part of the record and shall include a statement of the reasons and grounds therefor. Each decision by the Commission shall constitute a full and final disposition of the case.

§ 300.31 *Rehearing.* Any party desiring a rehearing or reargument may file a petition with the Commission within ten (10) days after notice of the decision of the Commission, stating separately (a) a brief, concise statement of the points of the petition, and (b) the reasons or arguments in support thereof, together with specific reference to the record. The Commission may, in its discretion, grant or deny such petition.

§ 300.32 *Service.*—(a) *By the Commission.* Orders, notices, rulings, decisions, and any other action taken by the Commission requiring service shall be served by the Commission by mailing a copy thereof to the parties, addressed to the person or persons designated in the filed claim.

(b) *By the parties.* Motions, briefs, proposed findings and conclusions, notices and all other papers filed in a claim proceeding, when filed with the Commission or Solicitor of the Commission shall show service thereof upon the parties to the claim proceeding. Such service shall be made by delivering in person or by mailing copies thereof.

(c) *Service upon attorneys.* When any party has appeared by attorney, service upon the attorney shall be deemed service upon the party.

(d) *Date of service.* The date of service shall be the day when the matter is deposited in the United States mail or delivered in person, as the case may be.

§ 300.33 *Suspension, amendment or waiver of rules.* The rules of the Commission as set out in this part may be suspended, revoked, modified, amended, or supplemented, in whole or in part, at any time, by the Commission, subject to the provisions of the Administrative Procedure Act. Any provision of the rules as set out in this part may be waived by the Commission, if good cause therefor exists.

Dated at Washington, D. C., October 24, 1950.

JOSIAH MARVEL, JR.,
Chairman.

RAYMOND S. McKEOUGH,
Commissioner.

ROY G. BAKER,
Commissioner.

[F. R. Doc. 50-9498; Filed, Oct. 26, 1950;
8:49 a. m.]

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

COLBY SALE BARN ET AL.

POSTING OF STOCKYARDS

The Secretary of Agriculture has information that the stockyards listed below are stockyards as defined in section 302 of the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 202), and

should be made subject to the provisions of that act:

Colby Sale Barn, Colby, Kans.
Newkirk Sales Company, Newkirk, Okla.
Mut Meeks Livestock Auction, Wister, Okla.
Stockman's Auction Company, Inc., Huron, S. Dak.

Therefore, notice is hereby given that the Secretary of Agriculture proposes to issue a rule designating the stockyards

named above as posted stockyards subject to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 181 et seq.), as is provided in section 302 of that act. Any interested person who desires to do so may submit within 15 days of the publication of this notice any data, views or argument, in writing, on the proposed rule to the Director, Livestock Branch, Production and Marketing Administration,

United States Department of Agriculture, Washington 25, D. C.

Done at Washington, D. C., this 24th day of October 1950.

[SEAL]

H. E. REED,
Director, Livestock Branch,
Production and Marketing
Administration.

[F. R. Doc. 50-9508; Filed, Oct. 26, 1950;
8:51 a. m.]

NOTICES

DEPARTMENT OF STATE

International Claims Commission

[Public Notice No. 65]

DESCRIPTION OF ORGANIZATION

SECTION 1. Creation and authority—
(a) *Purpose and scope.* The International Claims Commission of the United States (hereinafter referred to as the "Commission") established in the Department of State, has jurisdiction to receive, examine, adjudicate, and render final decisions with respect to claims of the Government of the United States and of nationals of the United States included within the terms of the Yugoslav Claims Agreement of 1948, or included within the terms of any claims agreement hereafter concluded between the Government of the United States and a foreign government (exclusive of governments against which the United States declared the existence of a state of war during World War II) similarly providing for the settlement and discharge of claims of the Government of the United States and of nationals of the United States against a foreign government, arising out of the nationalization or other taking of property, by the agreement of the Government of the United States to accept from that government a sum in en bloc settlement thereof.

(b) *Membership.* The Commission consists of three members. Two members of the Commission constitute a quorum for the transaction of business.

SEC. 2. Location of officers. The office of the Commission is located in the District of Columbia.

SEC. 3. Official records available to public—(a) *Records available for inspection and distribution.* The following documents are available for inspection and, insofar as supply permits, for distribution on application in person or in writing, to the Chairman, International Claims Commission of the United States, Department of State, Washington 25, D. C.:

(1) Semi-annual reports of the Commission.

(2) Instructions for filing claims.

(3) Decisions rendered by the Commission constituting a full and final disposition of a case.

(4) Rules and regulations prescribed by the Commission.

(b) *Records available for inspection.* The following documents are available

for inspection by persons properly and directly concerned in accordance with the rules of practice and procedure, except information held confidential for good cause, on application to the Chairman, International Claims Commission of the United States, Department of State, Washington 25, D. C.

(1) Claims filed with the Commission.

(2) Records in claims proceedings.

SEC. 4. General rule as to nonavailability of records of the Commission. All official files, documents, records and information in the Office of the Commission, or in the custody or control of any officer, employee, agent or delegate of the Commission are to be regarded as confidential. No officer, employee, agent or delegate may permit the disclosure or use of the same for any purpose other than for the performance of his official duties, except in the discretion of a member of the Commission, the General Counsel, the Solicitor of the Commission, or the Chief of a field branch.

SEC. 5. Officers and organizational divisions—(a) *Executive Director.* The Executive Director is responsible for carrying out such administrative duties as the Commission may delegate to him, including the certification to the Secretary of the Treasury and to the Secretary of State of copies of awards made in favor of the Government of the United States or of nationals of the United States under the provisions of the International Claims Settlement Act of 1949.

(b) *General Counsel.* The General Counsel advises the Commission and all functional divisions of the Commission on all legal problems and questions arising in connection with the work of the Commission; is responsible to the Commission for all interpretations and constructions of all relevant treaties, executive agreements and statutes of the United States, including the International Claims Settlement Act of 1949, and the Yugoslav Claims Agreement of 1948, and for the rendering of opinions thereon to the Commission and officers of the Commission; serves as legal representative of the Commission in its relations with the Office of the Legal Adviser of the Department of State; and is the legal representative of the Commission in its relations with the Congress of the United States, the Department of Justice, the Treasury Department, the General Accounting Office, and other govern-

mental agencies, as well as with representatives of foreign governments or their attorneys in regard to procedural arrangements with such governments; and when designated by the Secretary of State, acts as one of the negotiators of the United States in negotiations for future settlements and procedural agreements with foreign governments.

(c) *Solicitor.* The Solicitor has the responsibility of analyzing and examining all claims filed with the Commission; of initiating, through the Valuation and Investigation Division, such investigations as are necessary to support or refute, in whole or in part, any claim; to make recommendations to the Commission as to whether the claim should be allowed in whole or in part, or denied; to serve as adversary to the claimants in all hearings before the Commission, and as an advocate of funds established by agreement with foreign governments, providing for the settlement and discharge of claims of the Government of the United States and nationals of the United States against a foreign government arising out of the nationalization or other taking of property.

(d) *Chief, Valuation and Investigation Division.* The Chief of the Valuation and Investigation Division serves as the economic specialist and consultant to the Commission, the General Counsel, and the Solicitor, with respect to the valuation of property and of rights and interests in and with respect to property for which claims have been filed; and initiates and directs such investigations as are necessary to obtain information requested by a claimant pursuant to the rules of practice and procedure, and to direct such independent investigations as the Commission may determine to make.

(e) *Chief of Field Branch.* There shall be established from time to time such field branches as may be necessary to carry out the functions of the Commission. The Chief of any such field branch so established may take depositions upon being commissioned by the Commission, or under letters rogatory issued by the Commission.

(1) Under the direction and supervision of the Commission, the Chief of the Field Branch, established in Yugoslavia, at the request of the Chief, Valuation and Investigation Division, directs the gathering of evidence and information, necessary or appropriate to support

or refute, in whole or in part, any claim filed with the Commission, including the gathering of evidence and information relating to value and ownership.

(Pub. Law 455, 81st Cong., approved Mar. 10, 1950)

Dated at Washington, D. C., this 24th day of October 1950.

JOSIAH MARVEL, JR.,
(Chairman),
RAYMOND S. McKEOUGH,
(Commissioner),
ROY G. BAKER,
(Commissioner).

[F. R. Doc. 50-9487; Filed, Oct. 26, 1950;
8:49 a. m.]

DEPARTMENT OF THE TREASURY

Fiscal Service, Bureau of Accounts

[Dept. Circ. 873]

EAGLE INDEMNITY CO.

SURETY COMPANIES ACCEPTABLE ON FEDERAL BONDS

OCTOBER 16, 1950.

The Certificate of Authority issued by the Secretary of the Treasury to the Eagle Indemnity Company, New York, New York, under the provisions of the act of Congress approved July 30, 1947, 6 U. S. C. 6-13, to qualify as sole surety on recognizances, stipulations, bonds and all other undertakings permitted or required by the laws of the United States has been revoked effective as of midnight, June 30, 1950.

The Royal Indemnity Company, New York, New York, holds a Certificate of Authority from the Secretary of the Treasury as an acceptable surety on bonds in favor of the United States, and as the sole surviving corporation under an agreement of merger dated March 16, 1950, and effective as of midnight, June 30, 1950, approved by the State of New York Insurance Department under date of March 22, 1950, acquired all of the assets and assumed all of the debts, obligations and liabilities of the Royal Indemnity Company and the Eagle Indemnity Company. Further details as to this agreement of merger may be obtained from the Treasury Department, Bureau of Accounts, Section of Surety Bonds, Washington 25, D. C.

[SEAL] E. H. FOLEY, Jr.,
Acting Secretary
of the Treasury.

[F. R. Doc. 50-9510; Filed, Oct. 26, 1950;
8:51 a. m.]

[Dept. Circ. 877]

HAWKEYE CASUALTY CO.

SURETY COMPANIES ACCEPTABLE ON FEDERAL BONDS

OCTOBER 17, 1950.

The Certificate of Authority issued by the Secretary of the Treasury to the Hawkeye Casualty Company of Des Moines, Iowa, under the provisions of

the act of Congress approved July 30, 1947, 6 U. S. C. 6-13 to qualify as sole surety on recognizances, stipulations, bonds and all other undertakings permitted or required by the laws of the United States has been revoked effective at the close of business on June 30, 1950.

The Hawkeye-Security Insurance Company, Des Moines, Iowa, the surviving corporation as a result of an agreement of merger dated June 1, 1950, approved by the State of Iowa on June 28, 1950, between the Hawkeye Casualty Company and the Security Fire Insurance Company, whereby the Security Fire Insurance Company merged into the Hawkeye Casualty Company, acquired all of the assets and assumed all of the liabilities and obligations of the Hawkeye Casualty Company and the Security Fire Insurance Company, effective at 10:59 p. m., on June 30, 1950. Further details as to this agreement of merger may be obtained from the Treasury Department, Bureau of Accounts, Section of Surety Bonds, Washington 25, D. C.

A Certificate of Authority has been issued by the Secretary of the Treasury to the Hawkeye-Security Insurance Company, Des Moines, Iowa, effective July 1, 1950.

[SEAL] E. H. FOLEY, Jr.,
Acting Secretary
of the Treasury.

[F. R. Doc. 50-9511; Filed, Oct. 26, 1950;
8:51 a. m.]

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

DELEGATION OF AUTHORITY UNDER DEFENSE PRODUCTION ACT OF 1950 WITH RESPECT TO REDELEGATION OF EMPLOYEES

OCTOBER 24, 1950.

Pursuant to the provisions of Secretary's Memorandum No. 1270, dated September 15, 1950, the functions vested in the Administrator, Production and Marketing Administration, under section 301 of the Defense Production Act of 1950, are hereby delegated to the Director, Fiscal Branch, Production and Marketing Administration, with authority to redelegate to employees of the Production and Marketing Administration under his jurisdiction.

(15 F. R. 6424, 15 F. R. 6105, Pub. Law 774,
81st Cong., 2d Sess.)

[SEAL] RALPH S. TRIGG,
Administrator, Production and
Marketing Administration.

[F. R. Doc. 50-9480; Filed, Oct. 26, 1950;
8:48 a. m.]

CIVIL AERONAUTICS BOARD

[Docket 3393]

MID-CONTINENT AIRLINES, INC.; NORTH CENTRAL IOWA COMMUNITY

NOTICE OF HEARING

In the matter of the application of North Central Iowa Community for

amendment of the certificate of Mid-Continent Airlines, Inc., for Route No. 106 to include Mason City, Iowa.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, that the above-entitled proceeding is assigned for hearing on October 31, 1950, at 10:00 a. m., in room 5040, Commerce Building, 14th Street and Constitution Avenue NW., Washington, D. C., before Examiner R. Vernon Radcliffe.

Without limiting the scope of the issues presented by the application, particular attention will be directed to whether the public convenience and necessity require amendment of the air carrier's certificate as requested by the applicants.

For further details of the route modification requested, interested persons are referred to the application, the pre-hearing conference report of the Examiner, and other matter on file with the Civil Aeronautics Board in the Docket.

Notice is further given that any person other than parties of record desiring to be heard in this proceeding must file with the Board, on or before October 30, 1950, a statement setting forth the issues of fact or law he desires to controvert.

Dated at Washington, D. C., October 24, 1950.

By the Civil Aeronautics Board.

[SEAL] M. C. MULLIGAN,
Secretary.

[F. R. Doc. 50-9489; Filed, Oct. 26, 1950;
8:49 a. m.]

FEDERAL TRADE COMMISSION

[Docket No. 5780]

WADALON SALES

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR INITIAL HEARING

In the matter of Alan Wright, an individual trading as Wadalon Sales.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

It is ordered, That William L. Pack, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony and the receipt of evidence begin on Friday, November 3, 1950, at one-thirty o'clock in the afternoon of that day, c. s. t., in Room 802-A, New Post Office Building, 433 West Van Buren Street, Chicago, Illinois.

Issued: October 19, 1950.

By the Commission.

[SEAL] D. C. DANIEL,
Secretary.

[F. R. Doc. 50-9485; Filed, Oct. 26, 1950;
8:48 a. m.]

DEPARTMENT OF DEFENSE

Military Renegotiation Policy and Review Board

CONTRACTS CONTAINING THE RENEGOTIATION ARTICLE ENTERED INTO BY OR ON BEHALF OF THE DEPARTMENT OF DEFENSE, INCLUDING THE DEPARTMENTS OF THE ARMY, THE NAVY AND THE AIR FORCE.

Contracts containing the Renegotiation Article entered into by or on behalf of the Department of Defense, including the Departments of the Army, the Navy and the Air Force through June 30, 1950, exclusive of those previously reported and published in the FEDERAL REGISTER.

Pursuant to the note to § 423.322-1 (c) of the Military Renegotiation Regulations, five lists of numbers of prime contracts which contain the Renegotiation Article, together with the names of the contractors holding such contracts, have been published in the FEDERAL REGISTER. The last of these lists included information supplied by the Departments of the Army, the Navy and the Air Force and extended through March 31, 1950, and appeared in the July 13, 1950, issue of the FEDERAL REGISTER. The following list includes contracts entered into through June 30, 1950, but excludes those previously reported in the listings through March 31, 1950. Although a contract is not subject to renegotiation, one or more amendments of such contract may be subject thereto (see MRR 423.322-2). In such cases, only the subject amendments are listed. Subcontractors receiving orders which refer to any such partially listed prime contracts are cautioned to communicate with their customers to ascertain whether it is to the renegotiable or to the non-renegotiable portion of the prime contract that their orders relate. Contracts over \$1,000, but under \$5,000, have been omitted from this list; however, the omission does not affect the renegotiability of such contracts.

Publication of these lists, as well as future supplements, is for the sole purpose of disseminating information to help contractors and subcontractors identify sales which are subject to renegotiation. Although every effort has been and will be made to have the lists complete and accurate, the omission of the number of a contract subject to the Renegotiation Act of 1948 does not relieve the contractor and the subcontractors thereunder from renegotiation. Conversely, the inclusion in a published list of the number of a contract which is not subject to the act will not make the contractor or subcontractors thereunder subject to renegotiation. The Renegotiation Article is not physically present in some of the contracts listed herein. However, it is considered that such contracts are required to contain the article and are therefore subject to the Renegotiation Act of 1948. Consequently, the numbers of such contracts are published herein for the same purpose of information as those in which the article is physically present.

Additional lists will be published from time to time in the FEDERAL REGISTER and, also semi-annually as supplements of the

Military Renegotiation Regulations. The Military Renegotiation Policy and Review Board should be notified of any errors appearing on the lists so that corrections may be made.

FRANK L. ROBERTS,
Chairman.

OCTOBER 11, 1950.

CONTRACTS CONTAINING THE RENEGOTIATION ARTICLE ENTERED INTO BY OR ON BEHALF OF THE DEPARTMENT OF DEFENSE, INCLUDING THE DEPARTMENTS OF THE ARMY, THE NAVY AND THE AIR FORCE THROUGH JUNE 30, 1950, EXCLUSIVE OF THOSE PREVIOUSLY REPORTED AND PUBLISHED IN THE FEDERAL REGISTER

A-C Pattern Works, Pontiac, Mich.: DA-20-018-ord-9051.

ACF-Brill Motors Co., Philadelphia, Pa.—Hall-Scott Motor Division: DA-04-200-ord-4, DA-20-089-ord-1598, NObs 2689, N104s-12090, N104s-13185 L. I.

Abrasive Machine Tool Co., East Providence, R. I.: NObs 5215.

Addressograph-Multigraph Corp., Cleveland, Ohio: Order (30-120) 50-2776.

Adel Precision Products Corp., Burbank, Calif.: N383s-33290, N383s-33603, N383s-34781, N383s-36747, N383s-37352, N383s-38572, AF 33(038)-11138, AF 33(038)-11628.

Admiral Corp., Chicago, Ill.: NObr 49289.

Advance Aluminum Castings Corp., Chicago, Ill.: DA-11-070-ord-843.

Aerial Machine & Tool Corp., Long Island City, N. Y.: DA-12-036-qm-1031, AF 33(038)-13006.

Aero Pattern & Engineering Co., Detroit, Mich.: DA-20-018-ord-10262.

Aero Service Corp., Philadelphia, Pa.: AF 33(038)-11306, AF 33(038)-12898.

Aero Supply Manufacturing Co., Inc., Corry, Pa.: N383s-33441, N383s-35069.

Aerocrafts, Austin, Tex.: AF 33(038)-12161.

Aerojet Engineering Corp., Azusa, Calif.: DA-04-495-ord-10, W33-038 ac 16551 S. A. No. 6, AF 19(122)-50 S. A. No. 2, AF 33(038)-11975, AF 33(038)-13271, AF 33(038)-14353.

Aerol Co., Inc., Burbank, Calif.: N383s-33188.

Aeromotive Equipment Corp., Kansas City, Mo.: AF 33(038)-14419, AF 33(038)-14570.

Aeronautical Machinery Corp., Chicago, Ill.: N383s-35527.

Aeronautical Manufacturing Co., Niagara Falls, N. Y.: N383s-33264.

Aerona Aircraft Corp., Middletown, Ohio: AF 33(038)-8320 C. O. No. 9, AF 33(038)-11945, AF 33(038)-12461, AF 33(038)-14358.

Aeroprojects, Inc., West Chester, Pa.: NOM 56916.

Aerquip Corp., Jackson, Mich.: AF 33(038)-2874, AF 33(038)-2976, AF 33(038)-6704, AF 33(038)-11662, AF 33(038)-11742.

Aerotec Corp., The, Greenwich, Conn.: N383s-34295, N383s-35020, N383s-35072.

Aerovox Corporation, New Bedford, Mass.: DA-36-039-sc-116.

Air Associates, Inc., Teterboro, N. J.: N383s-32862, N383s-33732, N383s-33825, N383s-34458, N383s-35488, AF 28(099)-302.

Air Cruisers, Inc., Clifton, N. J.: AF 33(038)-11605.

Air Devices, Inc., New York, N. Y.: DA-11-009-qm-1794.

Air Reduction Co., Inc., New York, N. Y.—Air Reduction Pacific Co. Division: N220s-55165. Air Reduction Sales Co. Division: N111s-54085, AF 33(038)-3094 S. A. No. 4.

Airborne Accessories Corp., Hillside, N. J.: N383s-35664, N383s-35837.

Airborne Instruments Laboratory Co., Minneola, Long Island, N. Y.: DA-36-039-sc-119, NObr 49170, W28-099 ac 487 S. A. No. 5, AF 28(099)-9 S. A. No. 6, AF 28(099)-127, AF 28(099)-260, AF 28(099)-279, AF 28(099)-285, AF 33(038)-11066, AF 33(038)-11764, AF 33(038)-11867, AF 33(038)-12894, AF 33(038)-14380.

Aircraft Electric Associates, Hartford, Conn.: AF 28(099)-267.

Aircraft-Marine Products, Inc., Harrisburg, Pa.: DA-36-039-sc-168.

Aircraft Products Co., Clifton Heights, Pa.: N383s-33499, AF 33(038)-13402, Order (33-038) 50-4576.

Aircraft Radio Corp., Boonton, N. J.: NOa(s) 12030.

Airpax Products Co., Baltimore, Md.: DA-26-039-sc-104, NObr 49268.

Airplane & Marine Instruments, Inc., Clearfield, Pa.: N126s-3815, N126s-4169.

Airpump Co., Burbank, Calif.: AF 33(038)-8287, AF 33(038)-11268.

Akeley Camera, Inc., New York, N. Y.: AF 33(038)-12297, AF 33(038)-13629, AF 33(038)-14235.

Aladdin Industries, Inc., Nashville, Tenn.: DA-44-103-qm-106.

Alan Wood Steel Co., Conshohocken, Pa.: N600s-5620.

Aldrich Pump Co., The, Allentown, Pa.: N104s-12489.

Alford, Andrew, Boston, Mass.: NObr 49185, NObr 49195, NObr 49271.

All American Airways, Inc., Wilmington, Del.: N383s-35853.

All Scope Pictures, Inc., Hollywood, Calif.: AF 33(028)-12616.

Allegheny Ludlum Steel Corp., Pittsburgh, Pa.: W-36-039-sc-38243, DA-30-115-ord-7, AF 33(038)-11669.

Allen-Bradley Company, Milwaukee, Wis.: DA-44-114-sc-113.

Allied Laboratories, Inc., Kansas City, Mo.—Pitman-Moore Co. Division: MPA-30-287-md-1456.

Allis-Chalmers Manufacturing Co., Milwaukee, Wis.: DA-11-022-ord-24, DA-44-009-eng-170, NOM 56556, N104s-11717, N104s-11871, N104s-11995, N104s-12014, N104s-13043, N104s-13100 L. I., AF 33(038)-13290.

Alloy Engineering & Casting Co., Champaign, Ill.: NObs 5208.

Allstates Engineering Co., Trenton, N. J.: W-36-034-ord-7723 S. A. No. 4.

Aloe Co., A. S., St. Louis, Mo.: DA-23-076-md-257.

Aluminum Co. of America, Pittsburgh, Pa.: DA-11-070-ord-1274, N600s-6588.

American Agencies, Inc., New York, N. Y.: MSTs 107.

American Air Filter Co., Inc., Louisville, Ky.—Herman Nelson Division: N383s-34945, N383s-35744.

American Automobile Association, Washington, D. C.: NOM 56762.

American Bosch Corp., Springfield, Mass.: DA-11-184-eng-1537, DA-184-eng-1667, DA-11-184-eng-1696, AF 33(038)-11757, AF 33(038)-13005.

American Car & Foundry Co., New York, N. Y.: DA-11-070-ord-715, DA-11-070-ord-743, DA-30-069-ord-31, DA-44-009-eng-120.

American-Coleman Corporation, Omaha, Nebr.: AF 33(038)-11856.

American District Telegraph Company, New York, N. Y.: AF 9(118)-27.

American Engineering Co., Philadelphia, Pa.: N104s-17251.

American Film Producers, New York, N. Y.: NOa(s) 11062, NOa(s) 12116.

American Gas Accumulator Company, Elizabeth, N. J.: AF 33(038)-11284.

American Graded Sand Co., Chicago, Ill.: AF 33(038)-11712.

American Hardware Co., Inc., Petersburg, Va.: DA-09-026-eng-5058.

American Hoist & Derrick Co., St. Paul, Minn.: DA-36-022-tc-460, DA-36-022-tc-644.

American-La France-Foamite Co., Elmira, N. Y.: AF 33(038)-14492.

American Laundry Machinery Co., The, Cincinnati, Ohio: NOM 56558, N104s-12833.

American Locomotive Co., New York, N. Y.: DA-18-108-cml-639, DA-30-115-ord-12, DA-36-022-tc-153, N104s-13095.

American Machine & Foundry Company, Brooklyn, N. Y.: DA-30-069-ord-25.

American-Marsh Pumps, Inc., Battle Creek, Mich.: DA-11-184-eng-2337, DA-11-184-eng-2338, DA-11-184-eng-2343, DA-11-184-eng-2344, DA-11-184-eng-2728.

- American Measuring Instruments Corp., New York, N. Y.: NOA(s) 12254.
- American Phenolic Corp., Chicago, Ill.: DA-28-017-ord-737, AF 33(038)-10957, AF 33(038)-11505, AF 33(038)-14375.
- American Republics Corp., Houston, Tex.: DA-44-109-qm-193.
- American Sterilizing Co., Erie, Pa.: DA-23-076-md-199.
- American Time Products, Inc., New York, N. Y.: AF 33(038)-11691, AF 33(038)-12285.
- American Type Founders Sales Corp., Elizabeth, N. J.: DA-11-009-qm-81, DA-11-009-qm-264, DA-11-184-eng-1261, DA-11-184-eng-1617, DA-44-009-eng-116, N104s-12397.
- Ames Baldwin Wyoming Co., Parkersburg, W. Va.: DA-11-009-qm-752, DA-44-109-qm-225.
- Ames Textile Corp., New York, N. Y.: DA-44-109-qm-130.
- Amos-James Grocer Co., San Francisco, Calif.: DA-04-493-qm-1297.
- Amperex Electronic Corp., Brooklyn, N. Y.: DA-36-039-sc-96.
- Ampex Electric Corp., San Carlos, Calif.: DA-36-039-sc-79.
- Ampro Corporation, Chicago, Ill.: AF 33(038)-11634, AF 33(038)-13082.
- Anchorage Plastics Corp., Warren, R. I.: DA-44-009-eng-197.
- Anderson-Nichols & Co., Boston, Mass.: DA-44-114-sc-100, NOY 21323.
- Andrew Corp., Chicago, Ill.: DA-36-039-sc-94.
- Anemostat Corp. of America, New York, N. Y.: DA-44-009-eng-16.
- Antenna Research Laboratory, Inc., Columbus, Ohio.: DA-36-039-sc-108, AF 33(038)-14477.
- Anton Tool & Manufacturing Co., Clinton, Md.: DA-44-114-sc-73.
- Apex Machine & Tool Co., Dayton, Ohio.: N383s-14709, AF 33(038)-221, AF 33(038)-755.
- Applied Physics Corp., Pasadena, Calif.: Order (19-122) 50-6361, Order (19-122) 50-6932.
- Alan Electrical Supply Co., Macon, Ga.: AF 9(104)-251.
- Arma Corp., Brooklyn, N. Y.: NOBs 50636, NOBs 50637, NOOrd 10859 L. I., NOOrd 10860 L. I., N104s-11671, N104s-11826, N104s-12899, N383s-35038, AF 33(038)-459 S. A. No. 3.
- Armco Drainage & Metal Products Co., Inc., Middletown, Ohio—Calco Division: N220s-54383.
- Armour & Co., Chicago, Ill.—Armour Laboratories Division: DA-49-007-md-44.
- Armstrong Cork Co., Lancaster, Pa.: AF 33(038)-11660.
- Aro Corp., St. Louis, Mo.: AF 33(038)-12281.
- Aro Equipment Co., The Bryan, Ohio: N383s-35277.
- Arrow Petroleum Co., Forest Park, Ill.: ASP 2021 C. O. No. 2.
- Arrow Transfer & Storage Co., Tampa, Fla.: AF 8(090)-64.
- Ashton, Evans & Brazier et al., Salt Lake City, Utah: DA-04-203-eng-513.
- Askania Regulator Co., Chicago, Ill.: NOBs 50705, N220s-54200.
- Associated Engineers, Inc., Springfield, Mass.: DA-19-058-ord-955.
- Associated Spring Corp., Bristol, Conn.—Wallace Barnes Division: DA-30-144-ord-188.
- Associated Tool & Gear Engineering, Ferndale, Mich.: DA-20-018-ord-10324.
- Association Films, Inc., New York, N. Y.: DA-38-039-sc-2447, NOP 469.
- Atkins & Co., E. C., Indianapolis, Ind.: N600s-7376.
- Atlantic Tug & Equipment Co., Inc., East Syracuse, N. Y.: DA-30-127-qm-18.
- Atlas Imperial Diesel Engine Co., Oakland, Calif.: N104s-11594, N104s-12909.
- Atwood & Morrill Co., Salem, Mass.: NOBs-50521, N140s-16478.
- Auburn Spark Plug Co., Auburn, N. Y.: AF 33(038)-13072.
- Audio Productions, Inc., New York, N. Y.: NOA(s) 12096, NOA(s) 12114, NOA(s) 12169, AF 33(038)-13264.
- Aurand Manufacturing & Equipment Co., Cincinnati, Ohio: N104s-12027, N600s-6567.
- Austin-Western Co., Aurora, Ill.: N130s-34640.
- Auto Engine Works, Inc., St. Paul, Minn.: N104s-12000.
- Autocar Co., The, Ardmore, Pa.: DA-20-018-ord-7687.
- Automatic Electric Sales Corp., Chicago, Ill.: DA-36-039-sc-143, DA-36-039-sc-717, DA-36-039-sc-766, DA-36-039-sc-1371, DA-36-039-sc-1379, DA-36-039-sc-3521, DA-36-039-sc-3524, DA-36-039-sc-3528, DA-36-039-sc-4705, DA-36-039-sc-4934, N104s-13047, AF 33(038)-11965, Order (36-025) 50-12279.
- Automatic Sprinkler Corp. of America, Youngstown, Ohio: AF 33(038)-14581.
- Automatic Temperature Control Co., Inc., Philadelphia, Pa.: Order (19-122) 50-6376.
- Automotive Equipment Co., Inc., Washington, D. C.: Order (49-038) 50-6952.
- Autotype Manufacturing Co., Oakville, Conn.: DA-19-059-ord-30.
- Avco Manufacturing Corp., New York, N. Y.—Crosley Division: AF 33(038)-12920.
- Lycorning Division: W33-038 ac 19740 S. A. No. 9 and S. A. No. 10, AF 33(038)-3333 S. A. No. 12, AF 33(038)-12401, AF 33(038)-13481.
- Aviation Engineering Corp., Ozone Park, N. Y.: N383s-35567, AF 33(038)-12470.
- B. G. Corp., The, New York, N. Y.: AF 33(038)-11681.
- Babcock & Wilcox Co., The, New York, N. Y.: NOBs 50190, NOBs 50517, NOBs 50613, NOBs 50623, NOBs 50624, N104s-11612, N104s-11890.
- Badger Manufacturing Co., Cambridge, Mass.: NOBs 50679.
- Badger & Sons Co., E. B., Boston, Mass.: DA-44-009-eng-101.
- Baggett Transportation Co., Birmingham, Ala.: N600s-6880.
- Bailey Meter Co., Cleveland, Ohio: N104s-12021, N151s-85770.
- Baird Associates, Inc., Cambridge, Mass.: AF 19(122)-243, AF 33(038)-12277, Order (19-122) 50-6391.
- Balco Research Laboratories, Newark, N. J.: AF 33(038)-11817, AF 33(038)-12240, AF 33(038)-12935.
- Balfour Co., L. G., Attleboro, Mass.: AF 30(040)-87.
- Ballantine Laboratories, Inc., Boonton, N. J.: Order (39-028) 50-4339.
- Barber-Colman Co., Rockford, Ill.: N383s-35916, AF 33(038)-11747, AF 33(038)-14494.
- Barber-Greene Co., Aurora, Ill.: DA-11-184-eng-1387, DA-11-184-eng-1935.
- Barden Corp., Danbury, Conn.: AF 33(038)-11131, AF 33(038)-11703, AF 33(038)-11723.
- Barker & Williamson, Inc., Upper Darby, Pa.: DA-36-039-sc-1201.
- Barlow Engineering Co., New York, N. Y.: NOOrd 10816.
- Barnes Co., W. F. & John, Rockford, Ill.: DA-11-022-ord-1 S. A. No. 5.
- Barrett Equipment Co., St. Louis, Mo.: AF 33(038)-14120.
- Barry Corp., The, Cambridge, Mass.: AF 19(122)-279.
- Barth Manufacturing Co., Milford, Conn.: AF 33(038)-14244.
- Bath Iron Works Corp., Bath, Maine: NOBs 2665.
- Baum, Inc., Russell Ernest, Philadelphia, Pa.: DA-11-009-qm-482.
- Bausch & Lomb Optical Co., Rochester, N. Y.: W-36-039-sc-44564, DA-11-184-eng-2615, DA-30-115-ord-10, DA-30-115-ord-13, DA-36-039-sc-56, DA-44-009-eng-18, DA-44-009-eng-163, DA-44-009-eng-199, NOOrd 6800, N104s-12443, N171s-89298, AF 19(122)-269, AF 33(038)-12654, AF 33(038)-14093.
- Baxter, Inc., Don, Glendale, Calif.: MPA-30-267-md-889.
- Beasley Construction Co., John F., Muskegon, Okla.: AF 28(099)-270.
- Beavers-Ashford Corp., San Antonio, Tex.: DA-41-243-eng-520.
- Becco Sales Corp., Buffalo, N. Y.: N161s-21088.
- Beckman Instruments, Inc., South Pasadena, Calif.: NOBr 49247.
- Beckman & Whitley, Inc., San Carlos, Calif.: N123s-67357.
- Baxter & Co., Howard W., San Francisco, Calif.: AF 4(171)-109.
- Beech Aircraft Corp., Wichita, Kans.: NOA(s) 10709 and L. I., N383s-15687, AF 33(038)-11718, AF 33(038)-11769, AF 33(038)-12686, AF 33(038)-12944, AF 33(038)-13514, AF 33(038)-13806, AF 33(038)-14327, AF 33(038)-14685, AF 4(171)-111.
- Beers & Heroy, Dallas, Tex.: AF 33(038)-14548.
- Belcher Oil Co., Miami, Fla.: ASP 2405.
- Bell Aircraft Corp., Buffalo, N. Y.: DA-49-018-eng-66, NOA(s) 10303, W33-048 ac 14169 S. A. No. 8, W33-038 ac 22145 C. O. No. 11, and C. O. No. 12, AF 33(038)-5068, AF 33(038)-11952, AF 33(038)-12779, AF 33(038)-12930.
- Bell & Gossett Co., Morton Grove, Ill.: DA-11-022-ord-11.
- Bell & Howell Co., Chicago, Ill.: DA-11-022-ord-32, AF 33(038)-11664, AF 33(038)-11739.
- Belluschi, Pietro, Portland, Ore.: DA-95-507-eng-30, AF 30(317)-2, AF 30(317)-3.
- Belmont Radio Corp., Chicago, Ill.: AF 33(038)-12501.
- Bendix Aviation Corp., Detroit, Mich.—Bendix Products Division: N383s-32163, N383s-33307, N383s-34205, N383s-34640, N383s-34847, N383s-35189, N383s-35281, N383s-35762 L. I., N383s-35782 L. I., N383s-35861 L. I., N383s-36058, N383s-37282, AF 33(038)-11382, AR 33(038)-11515, AF 33(038)-11710, AF 33(038)-11726, AF 33(038)-11218, AF 33(038)-12270, AF 33(038)-12383, AF 33(038)-12775, AF 33(038)-12786, AF 33(038)-12943, AF 33(038)-13248, AF 33(038)-13273, AF 33(038)-13274, AF 33(038)-13891, AF 33(038)-14086, AF 33(038)-14513.
- Bendix Radio Division: NOBr 49159, NOBr 49169, NOBr 49191, N126s-3672, N126s-4219, N126s-4263, N126s-5350, N126s-6328, W33-038 ac 21187 S. A. No. 2, AF 28(099)-286, AF 33(038)-10819 AF 33(038)-11123, AF 33(038)-11596, AF 33(038)-12286, AF 33(038)-13211, AF 33(038)-13303, AF 33(038)-13890, AF 33(038)-14117, AF 33(038)-14384, AF 33(038)-14490, AF 33(038)-14518, AF 33(038)-14567, Order (28-099) 50-1398.
- Eclipse-Pioneer Division: DA-20-018-ord-3936, NOA(s) 12061, NOA(s) 12218, NOBr 49084, NOBs 50529, NOBs 50609, N104s-12972, N383s-31476, N383s-33185, N383s-33549, N383s-33670, N383s-33635, N383s-34213, N383s-34273, N383s-34334, N383s-34462, N383s-34488, N383s-34740, N383s-34845, N383s-35025, N383s-35278, N383s-35569, N383s-35850, N383s-35856, N383s-35859, N383s-36029, N383s-37400 L. I., AF 33(038)-11614, AF 33(038)-11725, AF 33(038)-11738, AF 33(038)-11748, AF 33(038)-11857, AF 33(038)-12184, AF 33(038)-12220, AF 33(038)-12289, AF 33(038)-12540, AF 33(038)-12546, AF 33(038)-12659, AF 33(038)-12790, AF 33(038)-12874, AF 33(038)-12879, AF 33(038)-13018, AF 33(038)-13052, AF 33(038)-13057, AF 33(038)-13061, AF 33(038)-13097, AF 33(038)-13254, AF 33(038)-13495, AF 33(038)-13627, AF 33(038)-14119, AF 33(038)-14240, AF 33(038)-14304, AF 33(038)-14324.
- Friez Instrument Division: DA-36-039-sc-84, NOBs 50629, N104s-12601, AF 19(122)-244.
- Pacific Division: DA-04-465-ord-7, DA-04-495-ord-8, N102s-52378 and L. I., N123s-66742, N123s-67331, N383s-33256, N383s-35839, N383s-37389, AF 33(038)-14251, Order (33-038) 50-2869.
- Scintilla Magneto Division: N383s-52158, N383s-34006, N383s-34413, N383s-34741, N383s-36059, N383s-37399 L. I., N383s-38935, AF 33(038)-11621, AF 33(038)-11763, AF 33(038)-13076, AF 33(038)-13699, AF 33(038)-14586.
- Skinner Purifier Division: N104s-11582.
- Zenith Carburetor Division: DA-11-184-eng-1271, DA-11-184-eng-1650.
- Bendix-Westinghouse Automotive Air Brake Co., Elyria, Ohio: DA-20-018-ord-6233, AF 33(038)-11127.
- Benjamin Sales Co., Detroit, Mich.: AF 33(038)-13027.
- Benson Manufacturing Co., Kansas City, Mo.: N383s-33066.

- Berkley Machine Products, Berkley, Mich.: DA-20-018-ord-7382.
- Berkeley Scientific Co., Richmond, Calif.: NObr 49250 L. I.
- Berkshire Motor Car Co., Inc., Albany, N. Y.: DA-30-127-qr-6.
- Bertea Products, Pasadena, Calif.: N383s-36235.
- Beseler Co., Charles, New York, N. Y.: NObs 50635, AF 33(038)-12872.
- Best Fertilizers Co., Oakland, Calif.: DA-11-173-ord-10.
- Bethlehem Steel Co., Bethlehem, Pa.: DA-11-184-eng-1575.
- Bettendorf Co., The, Bettendorf, Iowa: NObs 5210, NObs 5211.
- Better Finishes & Coatings, Inc., Newark, N. J.: N383s-33507, N383s-34690, N383s-35525, N383s-35953.
- Blot & Arnold, New York, N. Y.: DA-30-069-ord-33.
- Bird Electronic Corp., Cleveland, Ohio: AF 33(038)-8226 S. A. No. 1.
- Bjorksten Research Laboratories, Inc., Madison, Wis.: DA-36-039-sc-210, AF 33(038)-12653.
- Black & Decker Manufacturing Co., The, Towson, Md.: DA-20-018-ord-5365.
- Blanchard, Maher & Paulus, San Francisco, Calif.: DA-04-203-eng-516.
- Blaw-Knox Co., Pittsburgh, Pa.: DA-18-108-cml-309, DA-18-108-cml-659.
- Bliss Co., E. W., Toledo, Ohio: DA-30-069-ord-40, DA36-038-ord-501.
- Blue Seal Food Products, Inc., Chicago, Ill.: DA-11-069-qr-368.
- Bode-Finn Co., Inc., Dayton, Ohio: Order (33-038) 50-4073.
- Boeing Airplane Co., Seattle, Wash.: NObs 50642 L. L. N383s-34468, W33-038 ac 15065 S. A. No. 10, W33-038 ac 15587 C. O. No. 58, C. O. No. 59, C. O. No. 60, C. O. 61 and C. O. No. 63, W33-038 ac 18821 C. O. No. 23, W33-038 ac 22009 S. A. No. 3 and S. A. No. 4, AF 28(099)-232, AF 33(038)-12226, AF 33(038)-12231, AF 33(038)-12603, AF 33(038)-12883, AF 33(038)-12924, AF 33(038)-13270, AF 33(038)-13669, AF 33(038)-14307, AF 33(038)-14312, AF 33(038)-14517.
- Bogue Electric Manufacturing Co., Paterson, N. J.: NObs 50389, AF 33(038)-14305.
- Bohn Aluminum & Brass Corp., Detroit, Mich.: DA-20-089-ord-1208.
- Bruin Oil Co., Bruin, Pa.: AF 36(025)-692.
- Boice-Crane Co., Toledo, Ohio: AF 33(038)-11688.
- Bolsey Corp. of America, New York, N. Y.: AF 33(038)-11717, AF 33(038)-12291.
- Bomac Laboratories, Beverly, Mass.: AF 33(038)-11622.
- Bone Engineering Corp., Glendale, Calif.: N205s-4434, AF 33(038)-12505.
- Boonton Radio Corp., Boonton, N. J.: NOa(s) 11059.
- Booz, Allen & Hamilton, Chicago, Ill.: AF 33(038)-13878.
- Borg-Warner Corp., Chicago, Ill.—Pescos Products Division: N383s-30543, N383s-31925, N383s-32924, N383s-33036, N383s-33510, N383s-34198, N383s-34842, N383s-35276, N383s-35894, AF 33(038)-11104, AF 33(038)-11144, AF 33(038)-11617, AF 33(038)-11627, AF 33(038)-11652, AF 33(038)-13050. Spring Division: DA-30-144-ord-193, DA-30-144-ord-235. Warner Gear Division: DA-33-079-ord-128.
- Bostitch-Central, Inc., Chicago, Ill.: DA-11-009-qr-722.
- Bowen & McLaughlin, Phoenix, Ariz.: DA-20-018-ord-5410.
- Bray Studios, Inc., New York, N. Y.: NOa(s) 12178.
- Breeze Burners, Inc., Santa Fe, N. Mex.: DA-44-009-eng-191.
- Breeze Corps., Inc., Newark, N. J.: N383s-32171, N383s-33288, N383s-35956, AF 33(038)-6703, AF 33(038)-11632, AF 33(038)-11746.
- Brewer-Titchener Corp., The, Cortland, Ohio: DA-11-009-qr-263.
- Bridge Tool & Die Works, Philadelphia, Pa.: DA-36-034-ord-13, DA-36-034-ord-15.
- Bristol Co., The, Waterbury, Conn.: N104(s)-12066, N126(s)-7232. Aircraft Equipment Division: N383s-32970, N383s-33652, N38s-33653, N383s-33654, N383s-35180. Bristol Machine Tool Co., Inc., Forestville, Conn.: DA-19-059-ord-23.
- Brodie, Ralph N., Co., Oakland, Calif.: AF 33(038)-6957 C. O. No. 2.
- Brooks & Perkins, Inc., Detroit, Mich.: W-20-018-ord-13059 S. A. No. 3.
- Brown Art Studio, Detroit, Mich.: DA-20-089-ord-1303, DA-28-024-ord-354, DA-28-024-ord-356, DA-28-024-ord-357, DA-28-024-ord-474, DA-28-024-ord-528.
- Brown & Associates, Gordon D., Beverly Hills, Calif.: AF 33(038)-12804.
- Brown Equipment & Manufacturing Co., New York, N. Y.: DA-30-127-qr-16, DA-30-127-qr-20.
- Brown & Sharpe Manufacturing Co., Providence, R. I.: DA-19-058-ord-682, DA-19-058-ord-850, DA-19-058-ord-885, N298s-4630, N600s-7839.
- Brujac Electronic Corp., New York, N. Y.: N173s-15102, N173s-15438.
- Brush Development Co., Cleveland, Ohio: DA-20-039-ord-2109, DA-44-109-qr-203, N140s-16918.
- Bryant Chucking Grinder Co., Springfield, Vt.: DA-30-144-ord-327.
- Buck Engineering Co., Inc., Freehold, N. J.: DA-30-069-ord-26.
- Bucyrus-Erie Co., South Milwaukee, Wis.: DA-11-184-eng-1625, DA-11-184-eng-1992, DA-11-184-eng-2082, DA-11-184-eng-2346.
- Buda Co., The, Harvey, Ill.: DA-36-022-to-149, N104s-11906, AF 33(038)-11590.
- Buffalo Pumps, Inc., Buffalo, N. Y.: NObs-50535, N104s-11607, N104s-12040, N104s-13069. Buffalo-Springfield Roller Co., Springfield, Ohio: DA-11-184-eng-1277, DA-11-184-eng-1681.
- Bulova Watch Co., New York, N. Y.: DA-30-069-ord-24.
- Burd Machinery Rebuilding Corp., Toledo, Ohio: DA-33-079-ord-147, DA-33-079-ord-149.
- Burns & McDonnell Engineering Co., Kansas City, Mo.: DA-25-066-eng-347.
- Burton-Rodgers, Inc., Cincinnati, Ohio: AF 33(038)-13224.
- Bushow Lumber Co., Hatfield, Ark.: DA-09-026-eng-5314.
- Butterworth System, Inc., Bayonne, N. J.: N104s-12005.
- Byers Machine Co., The, Ravenna, Ohio: DA-11-184-eng-2174.
- Byron Jackson Co., Los Angeles, Calif.: NObs 50587.
- C. G. S. Laboratories, Inc., Stamford, Conn.: DA-36-039-sc-55.
- C. & H. Electric Co., Miami, Fla.: N104s-12598.
- California Fruit Growers Exchange, Los Angeles, Calif.: DA-11-009-qr-197.
- Callery Chemical Co., Pittsburgh, Pa.: NOa(s) 10992, NOa(s) 12060.
- Cameron Iron Works, Inc., Houston, Tex.: DA-30-144-ord-333.
- Camfield Manufacturing Co., Grand Haven, Mich.: DA-20-018-ord-181.
- Camloc Fastener Corp., New York, N. Y.: AF 33(038)-11820.
- Canadian Commercial Corp., Ottawa, Canada: N173s-15105.
- Cannon Electric Development Co., Los Angeles, Calif.: N383s-35263.
- Canoga Corp., Van Nuys, Calif.: AF 28(099)-47 S. A. No. 5 and S. A. No. 6, AF 28(099)-196.
- Canton Drop Forging & Manufacturing Co., Canton, Ohio: AF 33(038)-14525.
- Canvas Fabricators, Inc., Chicago, Ill.: DA-30-144-ord-306.
- Capewell Manufacturing Co., Hartford, Conn.: AF 33(038)-11209.
- Caravel Films, Inc., New York, N. Y.: NOa(s) 12095, AF 33(038)-13880.
- Cardell Manufacturers, Dayton, Ohio: AF 33(038)-13016, AF 33(038)-14231.
- Cardox Corp., Chicago, Ill.: AF 33(038)-14335.
- Carlisle Corp., Carlisle, Pa.—Carlisle Tire & Rubber Division: Order (33-038) 50-4244. Carnegie-Illinois Steel Corp., Pittsburgh, Pa.: N600s-6010.
- Carrier Corp., Syracuse, N. Y.: DA-11-009-qr-312, DA-11-009-qr-370, DA-44-109-qr-140.
- Carter Co., J. C., Pasadena, Calif.: AF 33(038)-14368.
- Cascade Pictures of California, Culver City, Calif.: DA-36-039-sc-2288, AF 33(038)-11932, AF 33(038)-14068.
- Case, J. I., Co., Racine, Wis.: DA-11-022-ord-25, DA-11-184-eng-1449, DA-11-184-eng-1659, DA-11-184-eng-1726, DA-11-184-eng-1938, DA-11-184-eng-2102.
- Cascade Pole Co., Tacoma, Wash.: AF 4(171)-97.
- Casellini-Venable Corp., Barre, Vt.: DA-30-127-qr-123.
- Castle Co., Willmot, Rochester, N. Y.: DA-23-076-md-146.
- Catalyst Research Corp., Baltimore, Md.: DA-18-108-cml-618.
- Caterpillar Tractor Co., Peoria, Ill.: DA-11-184-eng-1332, DA-11-184-eng-1720, DA-11-184-eng-1870, DA-44-009-eng-178, TS-21357, N160s-2670.
- Central Engineering Corp., Canton, Mass.: AF 33(038)-14184.
- Central Research Laboratories, Inc., Red Wing, Minn.: DA-36-039-sc-153, N173s-15044, N173s-15112, N173s-15167.
- Central Station Alarm Co., Dallas, Tex.: DA-01-076-eng-410.
- Century Electric Co., St. Louis, Mo.: DA-11-184-eng-1276.
- Ceramic Heater Cathode Resistor Co., Keyport, N. J.: DA-36-039-sc-103.
- Cessna Aircraft Co., Wichita, Kans.: AF 33(038)-13256, AF 33(038)-13282.
- Champion Spark Plug Co., Toledo, Ohio: N383s-34007, AF 33(038)-13038, AF 33(038)-13071.
- Chapman, Evans & Delehanty-Byrne Associates, New York, N. Y.: DA-30-075-eng-740.
- Chapman Valve Manufacturing Co., The, Indian Orchard, Mass.: N104s-11991.
- Chase Aircraft Co., Inc., West Trenton, N. J.: W33-038 ac 17026 C. O. No. 9 and C. O. No. 10.
- Chatham Electronics Corp., Newark, N. J.: W-36-039-sc-38230 Mod. No. 3, DA-44-009-eng-174, NObr 49194.
- Cheney Bros., Manchester, Conn.: AF 33(038)-13276.
- Chicago Aerial Survey Co., Chicago, Ill.: NOa(s) 11078, AF 33(038)-11598, AF 33(038)-11599.
- Chicago Pneumatic Tool Co., New York, N. Y.: DA-11-170-ord-70, DA-11-184-eng-2015, DA-11-184-eng-2336, AF 33(038)-13049.
- Chicago Rawhide Manufacturing Co., Chicago, Ill.: N104s-11869.
- Chicago Tube & Iron Co., Chicago, Ill.: DA-11-184-eng-1396.
- Christian Engineering Co., J. D., San Francisco, Calif.: DA-36-022-to-122.
- Chrysler Corp., Detroit, Mich.: DA-20-018-ord-9198, N104s-11572.
- Clanchette, J. R., Pittsfield, Maine: DA-19-016-eng-363.
- Cincinnati Milling & Grinding Machines, Inc., Cincinnati, Ohio: DA-19-058-ord-697, N102s-52728.
- Cincinnati Milling Machine Co., The, Cincinnati, Ohio: AF 33(038)-12907.
- Cine Products Supply Co., Haddon Heights, N. J.: AF 33(038)-13073.
- Cineffects, Inc., New York, N. Y.: AF 33(038)-13614.
- Clapp Instrument Co., Webster, Mass.: AF 33(038)-11579, AF 33(038)-12083.
- Clark, David, Co., Inc., Worcester, Mass.: AF 33(038)-11687, AF 33(038)-13028, AF 33(038)-14266.
- Clark Controller Co., The, Cleveland, Ohio: N104s-12168.

- Clark Equipment Co., Buchanan, Mich.: DA-33-031-qm-1907, DA-33-031-qm-1923, DA-33-031-qm-2033.
- Clark Metal Products, Inc., Fairfield, Conn.: AF 33(038)-11640.
- Clark Terminals of Boston, Inc., Boston, Mass.: DA-30-182-tc-192.
- Cla-Vai Co., Alhambra, Calif.: NObs 50441 L. I.
- Clayton Manufacturing Co., El Monte, Calif.: DA-20-018-ord-10297, N104s-11832.
- Cleaver-Brooks Co., Milwaukee, Wis.: DA-11-171-ord-69, NOy 20339.
- Clements Associates, Bethel, Conn.: DA-44-109-qm-175.
- Clements Manufacturing Co., Chicago, Ill.: N104s-12299.
- Cleveland Aero Products, Inc., Cleveland, Ohio: N833s-33171.
- Cleveland Pneumatic Tool Co., The Cleveland, Ohio: N383s-31477 L. I., N383s-32161, N383s-33944, N383s-34871, AF 33(038)-11514.
- Clifton Steamship Corp., New York, N. Y.: MSTs 43.
- Climax Engine & Pump Manufacturing Co., Clinton, Iowa: DA-11-184-eng-1578.
- Clough-Brengle Co., Chicago, Ill.: NObr 49270.
- Collins Radio Co., Cedar Rapids, Iowa: DA-36-039-sc-83, DA-36-039-sc-178, NOa(s)-10947, NOa(s)-10977, NOa(s)-11024, NOa(s)-11025, NObr 49134, NObr 49175, N126s-6950, AF 33(038)-11511, AF 33(038)-11982, AF 33(038)-12636, AF 33(038)-13895, AF 33(038)-14514, AF 33(038)-14566.
- Colonial Oil Industries, Savannah, Ga.: ASP 2476.
- Color Service Co., Inc., New York, N. Y.: AF 33(038)-3303 C. O. No. 2.
- Colt's Manufacturing Co., Hartford, Conn.: DA-19-058-ord-847, DA-19-058-ord-864, DA-19-058-ord-865, DA-19-058-ord-757.
- Columbia Research & Development Corp., Columbus, Ohio: DA-33-019-ord-13.
- Columbus Dental Manufacturing Co., Columbus, Ohio: MPA-30-287-md-1134.
- Combined Equipment Co., Poughkeepsie, N. Y.: DA-30-127-qm-10.
- Combustion Engineering-Superheater, Inc., New York, N. Y.: NObs 50507, NObs 50554, N140s-17289.
- Comet Industries, Franklin Park, Ill.: DA-20-018-ord-9159, DA-20-018-ord-9358, DA-20-018-ord-10044, DA-20-018-ord-10294, DA-20-018-ord-10336.
- Commercial Engineering Co., Washington, D. C.: N104s-11700, N104s-11786, N104s-12404.
- Commercial Processing Co., Toledo, Ohio: DA-33-079-ord-139, DA-33-079-ord-207.
- Commercial Research Laboratories, Inc., Detroit, Mich.: AF 33(038)-14382.
- Commonwealth Engineering Co., Dayton, Ohio: AF 33(038)-11999.
- Communication Measurements Laboratory, Inc., New York, N. Y.: AF 19(122)-237.
- Cone Automatic Machine Co., Windsor, Vt.: Ordinance P. O. No. 50-6630.
- Consolidated Diesel Electric Corp., Mount Vernon, N. Y.: DA-36-022-tc-538.
- Consolidated Engineering Corp., Pasadena, Calif.: N123s-67334, N140s-16588, N178s-15685, N383s-35749, N600s-5519, AF 33(038)-14237, Order (42-014) 50-9997.
- Consolidated Machine Tool Corp., Rochester, N. Y.: AF 33(038)-12062.
- Consolidated Packaging Machinery Corp., Buffalo, N. Y.: DA-12-038-ord-8.
- Consolidated Photo Engravers Equipment Co., Chicago, Ill.: AF 33(038)-12243, AF 33(038)-12294.
- Consolidated Vultee Corp., San Diego, Calif.: NOrd 10789, W33-038 ac 7 C. O. No. 82, C. O. No. 84, C. O. No. 85, C. O. No. 86, and C. O. No. 88, W33-038 ac 14547 C. O. No. 8, AF 28(099)-249, AF 33(038)-12640, AF 33(038)-14334.
- Constantin & Co., L. L., Clifton, N. J.: NObr 49092.
- Continental Aviation & Engineering Corp., Detroit, Mich.: DA-20-018-ord-10348, AF 33(038)-12509, AF 33(038)-12758, AF 33(038)-12291.
- Continental Electric Co., Inc., Newark, N. J.: AF 33(038)-11592.
- Continental Gin Co., Birmingham, Ala.: DA-01-009-ord-5.
- Continental Motors Corp., Muskegon, Mich.: DA-11-184-eng-1821, DA-20-089-ord-1072, DA-20-089-ord-1220, DA-20-089-ord-1874.
- Control Instrument Co., Inc., Brooklyn, N. Y.: NObs 50426.
- Control Products, Inc., Harrison, N. J.: N383s-34993.
- Cook Electric Co., Chicago, Ill.: DA-36-039-sc-180, NObr 8601, AF 33(038)-11754, AF 33(038)-11997, AF 33(038)-13666.
- Cooper-Bessemer Corp., The Mount Vernon, Ohio: N104s-11661, N104s-12857, N104s-12941.
- Cooper Jr., Inc., R., Chicago, Ill.: DA-11-009-qm-100, DA-11-009-qm-195.
- Copperweld Steel Co., Warren, Ohio: DA-11-070-ord-852.
- Corinth Machinery Co., Corinth, Miss.: DA-11-184-eng-1416.
- Cornelius Co., The, Minneapolis, Minn.: AF 33(038)-11694, AF 33(038)-11695.
- Cornish & Co., Myron, Dayton, Ohio: AF 33(038)-14527.
- Cosden Petroleum Corp., Big Spring, Tex.: Order (41-436) 50-1461.
- Cowell-Robinson-Martin, New York, N. Y.: DA-30-075-eng-539.
- Cox & Stevens Aircraft Corp., Mineola, Long Island, N. Y.: N383s-35921.
- Craig Machine, Inc., Danvers, Mass.: NOrd 10912, AF 28(099)-242, AF 33(038)-14363.
- Crane Company, Chicago, Ill.: DA-04-203-eng-408, DA-11-022-ord-13, DA-18-108-cml-636, N104s-12254.
- Crescent Film Laboratories, Inc., Chicago, Ill.: AF 33(038)-9723 C. O. No. 1.
- Crook Co., Milwaukee, Wis.: N160s-2381.
- Crosby Laboratories, Mineola, Long Island, N. Y.: DA-36-039-sc-118.
- Crosby Steam Gage & Valve Co., Boston, Mass.: N104s-12337.
- Crown Cork & Seal Co., Inc., Baltimore, Md.: DA-30-144-ord-270, DA-30-144-ord-295, DA-30-144-ord-297.
- Crucible Steel Co. of America, New York, N. Y.: N251s-2571.
- Cummins Engine Co., Inc., Columbus, Ind.: DA-11-184-eng-1967, DA-11-184-eng-1970, DA-11-184-eng-2096, DA-11-184-eng-2103, DA-11-184-eng-2142, DA-11-184-eng-2185, DA-36-022-tc-86, DA-36-022-tc-91, DA-36-022-tc-94, DA-36-022-tc-96, DA-36-022-tc-100, DA-36-022-tc-119, DA-36-022-tc-120, DA-36-022-tc-130, DA-36-022-tc-140, DA-36-022-tc-154, DA-36-022-tc-158, DA-36-022-tc-239, DA-36-022-tc-1038, N104s-11999, N104s-12131.
- Cutting Associates, Richard Hawley, Cleveland, Ohio: AF 25(010)-145, AF 30(317)-1, AF 30(317)-4.
- Curtiss-Wright Corp., Columbus, Ohio—Airplane Division: AF 33(038)-11506, AF 33(038)-12298, AF 33(038)-12491, AF 33(038)-14310, AF 33(038)-14608. Propeller Division: AF 33(038)-6203, AF 33(038)-11211, AF 33(038)-11370, AF 33(038)-11667, AF 33(038)-11861, AF 33(038)-11957, AF 33(038)-12230, AF 33(038)-12249, AF 33(038)-12355, AF 33(038)-12783, AF 33(038)-12939, AF 33(038)-13026, AF 33(038)-13301, AF 33(038)-13503, AF 33(038)-13508, AF 33(038)-14128, AF 33(038)-14354, AF 33(038)-14356. Wright Aeronautical Division: AF 33(038)-7511 Amd. No. 5, AF 33(038)-12272, AF 33(038)-12495, AF 33(038)-14668.
- Cushing & Nevell, New York, N. Y.: DA-28-024-ord-560, DA-28-024-ord-571, NOrd 10867, N600s-5523.
- Cutler-Hammer, Inc., Milwaukee Wis.: N104s-11712.
- Cutter Laboratories, Inc., New York, N. Y.: MPA-30-287-md-864.
- Daly Co., Leo A., Omaha, Nebr.: DA-25-066-eng-349.
- Dart Truck Co., Kansas City, Mo.: DA-11-184-eng-2722.
- Davey Compressor Co., Kent, Ohio: DA-44-009-eng-118.
- Davies Laboratories Inc., The, Riverdale, Md.: AF 33(038)-12467.
- Davidson Chemical Corp., Baltimore, Md.: DA-36-028-qm-165.
- Day & Zimmerman, Inc., Philadelphia, Pa.: DA-11-173-ord-22.
- Dayton Aircraft Products, Inc., Dayton, Ohio: AF 33(038)-14177.
- Dayton Contracting Co., New York, N. Y.: N140s-16866.
- Detroit Edison Co., Detroit, Mich.: AF 20(043)-158.
- De Frenes & Co., Philadelphia, Pa.: NOa(s) 12971, NOa(s) 12139, AF 33(038)-11934.
- DeJur Amsco Corporation, Long Island City, Long Island, N. Y.: DA-36-039-sc-1239.
- DeLaval Steam Turbine Co., East Trenton, N. J.: NObs 50520.
- Deiron Co., Inc., The, Los Angeles, Calif.: AF 33(038)-11659, Order (33-038) 50-2521.
- Dempster Bros., Inc., Knoxville, Tenn.: NOm 50437, N160s-2389, N160s-2520, Order (24-007) 50-3189.
- Denison Engineering Co., Columbus, Ohio: AF 33(038)-11527, AF 33(038)-12888, AF 33(038)-13272, AF 33(038)-13886.
- Depicto Films, Inc., New York, N. Y.: AF 33(038)-12617.
- Design Fabricators, Inc., Dayton, Ohio: AF 33(038)-13065.
- Design Service Co., Newark, N. J.: DA-18-108-cml-628, DA-28-024-ord-509, DA-28-024-ord-648, DA-33-079-ord-169, DA-44-009-eng-15 Mod. No. 1, DA-44-009-eng-188.
- Designers for Industry, Inc., Cleveland, Ohio: NObr 49216.
- Detroit Broach Co., Detroit, Mich.: DA-30-144-ord-322.
- Detroit Lubricator Co., Detroit, Mich.: N104s-12688.
- Detroit Service Engineering, Highland Park, Mich.: DA-20-089-ord-1513.
- Devenco, Inc., New York, N. Y.: DA-18-108-cml-633.
- DeVilbiss Co., The, Toledo, Ohio: N104s-12061.
- Dewey & Almy Chemical Co., Cambridge, Mass.: DA-36-039-sc-82.
- Diamond Power Specialty Corp., Lancaster, Ohio: N104s-12330, N104s-13010.
- Diamond T Motor Car Co., Chicago, Ill.: DA-20-018-ord-8544, DA-33-079-ord-140.
- Diehl Manufacturing Co., Somerville, N. J.: N104s-11625, N104s-12886.
- Diehl Pump & Supply Co., Louisville, Ky.: DA-15-014-aii-677.
- Dill Manufacturing Co., The, Cleveland, Ohio: AF 33(038)-11615.
- Diston, Henry, & Sons, Inc., Philadelphia, Pa.: DA-20-089-ord-1341.
- Dixon Manufacturing Co., Inc., Coffeyville, Kans.: AF 33(038)-14104.
- Dixon Research, Inc., Rockford, Ill.: DA-11-022-ord-18, DA-11-022-ord-28, DA-11-070-ord-943.
- DoAll Cincinnati Co., Cincinnati, Ohio: AF 33(038)-13889.
- Doig, Inc., Wm. S., Brooklyn, N. Y.: N600s-5660.
- Don Cartage Co., Detroit, Mich.: DA-20-089-ord-1069 S. A. No. 1.
- Donovan Associates, Frank, New York, N. Y.: DA-36-039-sc-1880.
- Doran Lumber Corp., Brooklyn, N. Y.: DA-09-026-eng-5022.
- Douglas Aircraft Co., Inc., Santa Monica, Calif.: DA-04-495-ord-11, NOa(s) 9770, NOa(s) 10692, N383s-35920, W33-038 ac 1041; C. O. No. 18 and S. A. No. 17, W33-038 ac 20260 C. O. No. 15; W33-038 ac 22144 C. O. No. 22, C. O. No. 23, C. O. No. 25, C. O. No. 26, C. O. No. 27, C. O. No. 28, C. O. No. 29, C. O. No. 30, C. O. No. 32 and C. O. No. 33; AF 33(038)-11036, AF 33(038)-11142, AF 33(038)-11998, AF 33(038)-14346, AF 33(038)-14379, AF 33(038)-14493, AF 33(038)-14670.
- Douglas Tool Co., Detroit, Mich.: DA-44-009-eng-221.
- Dow Chemical Co., The, Midland, Mich.: W-36-C.-sc-33179, DA-20-018-ord-6029, DA-

- 20-018-ord-10063, DA-44-009-eng-111, DA-44-009-eng-159, AF 33(038)-13074.
- Dowell, Inc., Tulsa, Okla.: NOM 56735.
- Drake & Tutthill Associates, Summit, N. J.: DA-30-075-eng-549.
- Dravo Corp., Pittsburgh, Pa.: N104s-12157, N104s-12187, N104s-12900.
- Drexel Finishes Co., Philadelphia, Pa.: N151s-85762.
- DuMont, Allen B., Laboratories, Inc., Passaic, N. J.: DA-36-039-sc-138, N173s-15445.
- Duff-Norton Manufacturing Co., The, Pittsburgh, Pa.: DA-11-070-ord-808.
- Dunlap & Associates, Inc., New York, N. Y.: AF 29(099)-107 S. A. No. 2.
- Dun-Rite Tool & Die, Inc., Dearborn, Mich.: DA-20-018-ord-4668, DA-20-018-ord-5169, DA-20-018-ord-10344.
- du Pont, E. I., de Nemours & Co., Inc., Wilmington, Del.: AF 33(038)-12770.
- Durham Aircraft Service, Inc., Woodside, Long Island, N. Y.: AF 33(038)-12221.
- Duroux, Joseph W., Chicago, Ill.: AF 33(038)-12234.
- Dye, R. E., Machine & Supply, Breckenridge, Tex.: AF 33(038)-13494, AF 33(038)-13827.
- Dynamic Air Engineering, Inc., Los Angeles, Calif.: AF 33(038)-11626.
- Dynatomic Corp., Kenosha, Wis.: AF 33(038)-13268.
- E & G Machine & Tool Co., Inc., Freeport, N. Y.: N383s-38972.
- Dresser Industries, Inc., Cleveland, Ohio—Dresser Manufacturing Division: AF 29(001)-293.
- Eagle-Picher Co., The, Cincinnati, Ohio: DA-36-039-sc-88.
- East Coast Aeronautics, Inc., Mount Vernon, N. Y.: DA-44-009-eng-196, AF 33(038)-14565.
- Eastern Air Devices, Inc., Brooklyn, N. Y.: N163s-540.
- Eastern Rotocraft Co., Willow Grove, Pa.: AF 33(038)-12805, AF 33(038)-13877.
- Eastern Tool & Manufacturing Co., Belleville, N. J.: DA-30-069-ord-30.
- Eastman Kodak Co., Rochester, N. Y.: AF 33(038)-11109, AF 33(038)-11609, AF 33(038)-11707, AF 33(038)-11715, AF 33(038)-11721, AF 33(038)-11723, AF 33(038)-11772, AF 33(038)-13010, AF 33(038)-13019, AF 33(038)-13025, AF 33(038)-13031, AF 33(038)-13037, AF 33(038)-13046, AF 33(038)-13077, Order (33-038) 50-4363.
- Eaton Manufacturing Co., Detroit, Mich.: DA-20-018-ord-2241 S. A. No. 1, AF 33(038)-13075.
- Edgerton Gerneshausen & Grier, Inc., Boston, Mass.: AF 33(038)-12750.
- Edison, Thomas A., Inc., West Orange, N. J.: NOrd 10829, N383s-35760.
- Edo Corp., College Point, Long Island, N. Y.: NOa(s) 12136, NObr 49075, AF 33(038)-11503.
- Edson Tool & Manufacturing Co., Belleville, N. J.: DA-30-144-ord-294.
- Efficient Engineering Co., Detroit, Mich.: DA-20-039-ord-1512.
- Elcor, Inc., Chicago, Ill.: AF 33(038)-12477, AF 33(038)-13494, AF 33(038)-14123, AF 33(038)-14360.
- Elmer & Amend, New York, N. Y.: N189s-74978.
- Eitel-McCullough, Inc., San Bruno, Calif.: NObr 49161, AF 33(038)-14319.
- Elastic Stop Nut Corp. of America, Union, N. J.: AF 33(038)-11702.
- Elcon Manufacturing Co., Los Angeles, Calif.: NOa(s) 12005.
- Electric Auto-Lite Co., The, Toledo, Ohio: DA-11-184-eng-1669, DA-11-184-eng-1783, DA-11-184-eng-1869, DA-11-184-eng-2035, DA-23-024-ord-493, DA-33-079-ord-171, N600s-5772, AF 33(038)-11671, Order (33-038) 50-2899.
- Electric Boat Co., New York, N. Y.: NObs 5200, NObs 50620.
- Electric Industrial Equipment & Supply Corp., Baltimore, Md.: N383s-34138, AF 33(038)-14262.
- Electric Machinery Manufacturing Co., Minneapolis, Minn.: DA-11-184-eng-1583, DA-11-184-eng-1868, DA-44-009-eng-114.
- Electric Products Co., Cleveland, Ohio: N600s-4849.
- Electric Storage Battery Co., The, Philadelphia, Pa.: NObs 50448, NOrd 10802, NOrd 10841, N383s-36406 L. I.
- Electrical Engineering & Manufacturing Corp., Los Angeles, Calif.: N383s-33582, N383s-34632, N383s-34923, N383s-35537, N383s-38818.
- Electrical Mechanical Design, Rahway, N. J.: AF 28(099)-239.
- Electro-Mechanical Devices Co., Detroit, Mich.: DA-20-089-ord-2123.
- Electro Mechanical Research, Inc., Ridgefield, Conn.: AF 19(122)-287.
- Electro Switch & Controls, Inc., Culver City, Calif.: N383s-35839.
- Electro-Voice, Inc., Buchanan, Mich.: NObr 49211.
- Electrol, Inc., Kingston, N. Y.: N383s-34868, N383s-34959.
- Electronic Associates, Inc., Long Branch, N. J.: W-36-039-sc-33710, DA-36-039-sc-98, N123s-66609, AF 8(169)-52 L. I., AF 28(099)-226, AF 28(099)-251, AF 33(038)-11616, AF 33(038)-14594, Order (33-038) 50-2753.
- Electronic Products Co., Mount Vernon, N. Y.: NObr 49235, NObr 49249.
- Electronic Tube Corp., Philadelphia, Pa.: N173s-15235.
- Elgin Sweeper Co., Elgin, Ill.: N160s-2759.
- Ellerbe & Co., St. Paul, Minn.: DA-25-066-eng-344.
- Elliott Company, Jeanette, Pa.: NObs 5220 L. I., NObs 50366, N104s-12644, AF 33(038)-14528.
- Emerson Electric Manufacturing Co., The, St. Louis, Mo.: NOa(s) 9793 Amd. No. 3 and Amd. No. 4, NOa(s) 11099, N383s-7245, W33-038 ac 16986 S. A. No. 25.
- Empire Devices Inc., Bayside, Long Island, N. Y.: DA-36-039-sc-115, DA-36-039-sc-167.
- Empire Engineering Co., Detroit, Mich.: DA-20-039-ord-1891.
- Empire Laboratories, Flushing, N. Y.: W-36-039-sc-38120, AF 28(099)-198.
- Endicott Johnson Corp., Endicott, N. Y.: NOM 56512.
- Engelhard, Inc., Charles, East Newark, N. J.: AF 33(038)-12896.
- Engineering Metal Products Corp., Indianapolis, Ind.: AF 33(038)-13840.
- Engineering Research Associates, Inc., St. Paul, Minn.: DA-18-108-cml-643, NObr 49192, AF 33(038)-14298, AF 33(038)-14317.
- Engineering & Research Corp., Hyattsville, Md.: NOa(s) 11058, NOa(s) 12069, N8nr 79305, N383s-13334, N383s-33914, AF 28(099)192.
- Ensign-Blickford Co., The, Simsbury, Conn.: DA-28-017-ord-708.
- Enterprise Engine & Foundry Co., San Francisco, Calif.: DA-36-022-tc-507, DA-36-022-tc-681, DA-36-022-tc-950, N104s-11690, N104s-12813.
- Erie Manufacturing Co., Milwaukee, Wis.: N383s-38845, AF 33(038)-11735, AF 33(038)-13081.
- Espey Manufacturing Co., Inc., New York, N. Y.: DA-29-044-xz-57, AF 33(038)-7949, AF 33(038)-12751.
- Essex Manufacturing Co., Inc., St. Louis, Mo.: N383s-35406.
- Esso Export Corp., New York, N. Y.: ASP 1526 C. O. No. 3.
- Esso Standard Oil Co., New York, N. Y.: ASP 1292 C. O. No. 1.
- Esterline-Angus Co., Inc., Indianapolis, Ind.: NObr 49133.
- Euclid Road Machinery Co., Cleveland, Ohio: AF 33(038)-13227.
- Evans Research & Development Corp., New York, N. Y.: DA-44-109-gm-181, DA-44-109-gm-189, DA-30-069-ord-19, DA-30-069-ord-39.
- Ex-Cell-O Corp., Detroit, Mich.: N104s-12170. Continental Tool Works Division: DA-19-058-ord-658, DA-19-058-ord-698.
- Experiment, Inc., Richmond, Va.: DA-18-108-cml-674, DA-36-034-ord-34, NOa(s) 12056, NObs 50573, AF 33(038)-12633.
- Fafnir Bearing Co., The, New Britain, Conn.: AF 33(038)-11714.
- Falling Supply Co., Geo. E., Enid, Okla.: DA-11-184-eng-1475, DA-11-184-eng-1538, DA-11-184-eng-2473, DA-44-009-eng-175.
- Fairbanks, Morse & Co., Chicago, Ill.: DA-25-066-eng-429, N104s-11608, N104s-12056, N104s-12251, N104s-12855.
- Fairchild Camera & Instrument Co., Jamaica, Long Island, N. Y.: DA-36-039-sc-77, N104s-11494, N383s-31236, N383s-34369, AF 33(038)-10820, AF 33(038)-11601, AF 33(038)-11620, AF 33(038)-11685, AF 33(038)-12474, AF 33(038)-12479, AF 33(038)-13304, AF 33(038)-13500, AF 33(038)-13883, AF 33(038)-14301, AF 33(038)-14344, AF 33(038)-14372, AF 33(038)-14595.
- Fairchild Engine & Airplane Corp., Hagerstown, Md.—Fairchild Aircraft Division: W33-038 ac 19200 C. O. No. 60, C. O. No. 65, C. O. No. 67, C. O. No. 68, and C. O. No. 70; AF 33(038)-12386, AF 33(038)-14095. Fairchild Guided Missiles Division: NOa(s) 12042. Nepa Division: W33-038 ac 14801 S. A. No. 11. Fairchild Engine Division (formerly Ranger Division): NOa(s) 11079 L. I., AF 33(038)-13053, AF 33(038)-14100.
- Fairchild Recording Equipment, White-stone, N. Y.: AF 19(122)-213.
- Fairchild Engineering Co., Detroit, Mich.: DA-20-018-ord-7329.
- Falk Corp., The, Milwaukee, Wis.: N104s-11585, N104s-11824.
- Farrand Optical Co., New York, N. Y.: N173s-15147, AF 33(038)-14479.
- Farrel-Birmingham Co., Inc., Ansonia, Conn.: NObs 50444, N104s-12931, N104s-13090 L. I., AF 33(038)-12227.
- Farrin, M. B., Lumber Co., Cincinnati, Ohio: DA-12-036-qm-970.
- Fast & Co., John E., Chicago, Ill.: DA-36-039-sc-1221.
- Fawick Airflex Co., Inc., Cleveland, Ohio: N104s-13200 L. I.
- Federal Aircraft Works, Minneapolis, Minn.: AF 33(038)-10012, AF 33(038)-11544, AF 33(038)-12788, AF 33(038)-14264.
- Federal Laboratories, Inc., Pittsburgh, Pa.: DA-18-108-cml-754, Order (49-038) 50-7213.
- Federal Motor Truck Co., Detroit, Mich.: Order (33-038) 50-4091.
- Federal Telecommunication Laboratory, Inc., Nutley, N. J.: W-36-039-sc-44548 Mod. No. 2, DA-36-039-sc-68, DA-36-039-sc-121, DA-36-039-sc-129, NOa(s) 12133, NOa(s) 12205, NOa(s) 12212, NObr 49108, NObr 49157, NObr 49180, NObr 49209, NObr 49222, NObr 49248, NObr 49280, NOrd 10900, W28-099 ac 117, W28-099 ac 470, W33-038 ac 15012 S. A. No. 12, AF 19(122)-263, AF 28(099)-208, AF 28(099)-219, AF 28(099)-230, AF 28(099)-259, AF 28(099)-268, AF 28(099)-271, AF 28(099)-275, AF 33(038)-11993, AF 33(038)-12493, AF 33(038)-12876, AF 33(038)-13289, AF 33(038)-14069.
- Federal Telephone & Radio Corp., Clifton, N. J.: DA-36-039-sc-134, NObr 49245, NObs 5218, N126s-7621, AF 33(038)-6351 Amend. No. 6, AF 33(038)-12257, AF 33(038)-14332.
- Felsenthal, G., & Sons, Inc., Chicago, Ill.: AF 33(038)-13478.
- Fenwal, Inc., Ashland, Mass.: AF 33(038)-11755.
- Ferguson Co., Inc., The H. K., Cleveland, Ohio: DA-18-108-cml-604, DA-18-108-cml-651.
- Fernstrum Co., R. W., Menominee, Mich.: NObs 50518.
- Ferran, Charles, & Co., Inc., New Orleans, La.: W-16-048-tc-636.
- Firestone Industrial Products Co., Akron, Ohio: DA-18-108-cml-735.
- Firestone Tire & Rubber Co., The, Akron, Ohio: DA-30-144-ord-328, DA-30-144-ord-330, DA-33-019-ord-19, DA-33-019-ord-33, N383s-34215, AF 33(038)-6994 S. A. No. 1, Order (33-038) 50-2729, Order (33-038) 50-2874, Order (33-038) 50-2966.

Fischer & Co., H. G., Franklin Park, Ill.: DA-23-076-md-183.
 Flader, Inc., Frederic, North Tonawanda, N. Y.: N173s-15142, AF 33(038)-14374.
 Fletcher Aviation Corp., Pasadena, Calif.: AF 33(038)-14302, AF 33(038)-14667.
 Flexible Tubing Corp., Branford, Conn.: AF 33(038)-6840 S. A. No. 3.
 Flying Tiger Line, Inc., Burbank, Calif.: AF 33(038)-14582.
 Fogarty Electric Co., Cincinnati, Ohio: AF 33(038)-3936 S. A. No. 2, AF 33(038)-12397.
 Food Machinery & Chemical Corp., San Jose, Calif.: DA-04-200-ord-3. Westvaco Chemical Division: DA-28-017-ord-610.
 Foote Bros. Gear & Machine Corp., Chicago, Ill.: N383s-35631.
 Florida Power & Light Co., Miami, Fla.: AF 8(169)-60.
 Formica Co., Cincinnati, Ohio: NOBs 50669.
 Foss, Malcolm & Olsen, Juneau, Alaska: DA-95-507-eng-24, DA-95-507-eng-41.
 Foster & Cafarelli, New York, N. Y.: NOY 21350.
 Foster Engineering Co., Union, N. J.: N104s-11936, N104s-12315.
 Foster Machinery Co., Albany, Ga.: DA-09-030-qm-1834.
 Foster Wheeler Corp., New York, N. Y.: DA-04-197-tc-486, NOBs 50470, NOBs 50496.
 Foxboro Co., Foxboro, Mass.: DA-36-039-sc-47.
 Fox Valley Engineering Service, Aurora, Ill.: DA-11-070-ord-853.
 Frederick, Carl L., Snyder, N. Y.: AF 33(038)-12867.
 Fruehauf Trailer Co., Detroit, Mich.: AF 33(038)-14124.
 Gade, Frederick, Norton, Conn.: AF 33(038)-12387.
 Gadgets, Inc., Dayton, Ohio: AF 33(038)-13861.
 Gaertner Scientific Corp., Chicago, Ill.: AF 33(038)-12658, AF 33(038)-1183.
 Gallon Iron Works & Manufacturing Co., The Gallon, Ohio: DA-11-184-eng-2585.
 Ganary Bros., Mount Ephraim, N. J.: NORD 10830.
 Gannon, Russell R., Co., Cincinnati, Ohio: AF 33(038)-11037.
 Gardner-Denver Co., Quincy, Ill.: N104s-11938, N104s-12079.
 Gardner Displays Co., Pittsburgh, Pa.: AF 33(038)-13223.
 Garrett Corp., The, Los Angeles, Calif.—Airesarch Manufacturing Co. Division: NOA(s) 11066, N383s-32179, N383s-33542, N383s-33731, N383s-33943, N383s-34224, N383s-34607, N383s-35197, AF 33(038)-11649, AF 33(038)-13095, AF 33(038)-13472, AF 33(038)-14078, AF 33(038)-14079, AF 33(038)-14080.
 Gassner Aircraft Engineering, New York, N. Y.: DA-49-007-md-27.
 Gaveco Laboratories, Inc., New York, N. Y.: NOA(s) 11014, AF 33(038)-12475.
 General Aniline & Film Corp., New York, N. Y.—Anseo Division: DA-44-109-qm-202, AF 33(038)-11658, AF 33(038)-11670, AF 33(038)-12771, AF 33(038)-13020. Ozalid Division: AF 33(038)-11720, AF 33(038)-13251.
 General American Transportation Corp., Chicago, Ill.: DA-44-109-qm-180, DA 44-109-qm-2245.
 General Artists Corp., New York, N. Y.: NOM 56991.
 General Bronze Corp., Garden City, N. Y.: Order (33-038) 50-2787.
 General Ceramics & Steatite Corp., Keasbey, N. J.: W-36-039-sc-38239.
 General Communication Co., Boston, Mass.: NOBr 49223, NOBr 49224, NOBr 49226.
 General Development Corp., Elkton, Md.: AF 33(038)-11992, AF 33(038)-12936, AF 33(038)-14591.
 General Engineering Service Co., Los Angeles, Calif.: AF 4(151)-55.
 General Electric Co., Schenectady, N. Y.: W-36-039-sc-38141, W-44-009-eng-746 Mod. No. 1, DA-04-197-tc-483, DA-11-184-eng-1953, DA-11-184-eng-2265, DA-28-017-ord-58, DA-30-115-ord-1, DA-30-115-ord-5, DA-

36-039-sc-65, DA-36-039-sc-75, DA-36-039-sc-92, DA-36-039-sc-113, DA-36-039-sc-117, DA-36-039-sc-179, DA-36-039-sc-190, DA-36-039-sc-194, DA-36-039-sc-1223, DA-36-039-sc-1228, DA-44-009-eng-7, NOA(s) 10301, NOA(s) 10877, NOA(s) 10998, NOA(s) 12036, NOA(s) 12158, NOBr 49189, NOBr 49198, NOBr 49239, NOBr 49246, NOBr 49253, NOBr 49278 L. I., NOBr 49284 L. I., NOBs 50025, NOBs 50675, NOBs 50691, NOrd 8806 Amd. No. 18, Amd. No. 23 and Amd. No. 24; NOrd 10714, NOrd 10806 L. I., NOrd 10814, N104s-10124, N104s-11711, N104s-11814, N104s-11927, N104s-12641, N104s-12799, N104s-13024 L. I., N104s-13096, N126s-3624, N126s-5050, N126s-5535, N126s-6238, N126s-6608, N126s-6930, N126s-7074, N140s-17301, N151s-84154, N151s-85888, N151s-85654, N173s-15333, N383s-7845, N383s-13394, N383s-32189, N383s-32858, N383s-34031, N383s-34197, N383s-34480, N383s-34728, N383s-35012, N383s-35775, N383s-38940, W33-038 ac 14236 S. A. No. 6, S. A. No. 8, and S. A. No. 9, W33-038 ac 16195 S. A. No. 17, W33-048 ac 21862 S. A. No. 3, AF 28(099)-42 S. A. No. 1, AF 28(099)-69 S. A. No. 1, AF 28(099)-243, AF 28(099)-258, AF 28(099)-266, AF 33(038)-113, AF 33(038)-232 C. O. No. 3, AF 33(038)-288, AF 33(038)-386, AF 33(038)-518, AF 33(038)-2583 S. A. No. 3, AF 33(038)-10652, AF 23(038)-10832, AF 33(038)-11355, AF 33(038)-11397, AF 33(038)-11398, AF 33(038)-11399, AF 33(038)-11531, AF 33(038)-11542, AF 33(038)-11595, AF 33(038)-11612, AF 33(038)-11682, AF 33(038)-11773, AF 33(038)-11818, AF 33(038)-11986, AF 33(038)-12284, AF 33(038)-12287, AF 33(038)-12472, AF 33(038)-12610, AF 33(038)-12643, AF 33(038)-13033, AF 33(038)-13246, AF 33(038)-13265, AF 33(038)-13277, AF 33(038)-13294, AF 33(038)-13409, AF 33(038)-13876, AF 33(038)-13897, AF 33(038)-14101, AF 33(038)-14102, AF 33(038)-14121, AF 33(038)-14297, AF 33(038)-14299, AF 33(038)-14325, AF 33(038)-14337, AF 33(038)-14348, AF 33(038)-14534, AF 33(038)-14536, AF 33(038)-14588, Order (19-122) 50-6937, Order (33-038) 49-410, Order (33-038) 49-1879, Order (33-038) 49-3471, Order (33-038) 49-5142.
 General Electric Medical Products Co., New York, N. Y.: MPA-30-287-md-916.
 General Electric Supply Corp., Bridgeport, Conn.: N104s-11863, N169s-75547.
 General Electric X-Ray Corp., Milwaukee, Wis.: DA-18-001-ord-151, DA-18-108-cml-737, DA-23-076-md-104, DA-23-076-md-107, DA-49-024-md-52, MPA-30-287-md-966, N151s-85157.
 General Finance Corp., Chicago, Ill.: DA-11-184-eng-1656.
 General Fireproofing Co., The, Youngstown, Ohio: DA-20-069-ord-1059.
 General Laboratory Associates, Inc., Norwich, N. Y.: N383s-33514, W28-099 ac 432 S. A. No. 3.
 General Machinery Corp., Springfield, Ohio: N298s-4629.
 General Malleable Corp., Waukesha, Wis.: DA-11-070-ord-778, DA-11-070-ord-780.
 General Mills, Inc., Minneapolis, Minn.: DA-18-064-cml-301, DA-18-064-cml-405, DA-30-280-qm-9, N6nr 25213, AF 33(038)-11722, AF 33(038)-13300.
 General Motors Corp., Detroit, Mich.—A. C. Spark Plug Division: DA-33-079-ord-145, AF 33(038)-11645, AF 33(038)-11745, AF 33(038)-11935, AF 33(038)-12747, AF 33(038)-12749, AF 33(038)-14072. Aeroproducts Division: N383s-33593, N383s-35291, AF 33(038)-3674 S. A. No. 2, AF 33(038)-8498, AF 33(038)-10527, AF 33(038)-10583, AF 33(038)-11224, AF 33(038)-13609, AF 33(038)-14116, Allison Division: DA-33-008-ord-7, DA-33-008-ord-8, W33-038 ac 18199 C. O. No. 11 and S. A. No. 13, AF 33(038)-12934. Buick Motor Division: DA-20-018-ord-5574, DA-20-018-ord-7957. Cadillac Motor Car Division: DA-20-018-ord-6182. Cleveland Diesel Engine Division: DA-11-184-eng-1784, DA-11-184-eng-2248, DA-11-184-eng-2404, N104s-11640, N104s-11713, N104s-11791, N104s-11843, N104s-11848, N104s-11850, N104s-12532, N104s-12733, N104s-12846, N104s-13002,

N104s-13188 L. I. Delco Products Division: DA-11-184-eng-1615, N104s-12452, N104s-13083, AF 33(038)-11607, AF 33(038)-11696. Detroit Diesel Engine Division: DA-11-184-eng-1734, DA-11-184-eng-2008, NOBs 50410, N104s-12140, N104s-12762. Electro-Motive Division: DA-11-184-eng-1345, N104s-11976, N104s-12402, N104s-12694. GMC Truck & Coach Division: N171s-89583. Harrison Radiator Division: N104s-11918, N104s-12422. New Departure Division: AF 33(038)-11130, AF 33(038)-11623, AF 33(038)-11624, AF 33(038)-11679, AF 33(038)-11698. Rochester Products Division: N383s-32932, N383s-33516, N383s-33538. Saginaw Steering Gear Division: N383s-37299.
 General Petroleum Corp. of California, New York, N. Y.: ASP 1293 C. O. No. 1.
 General Precision Laboratory, Inc., Pleasantville, N. Y.: W33-038 ac 14192 S. A. No. 16, AF 33(038)-11493.
 General Radio Co., Cambridge, Mass.: NOBr 49207, N126s-3601, AF 33(038)-11478, AF 33(038)-12508.
 General Steel Castings Corp., Eddystone, Pa.: DA-20-089-ord-73 S. A. No. 3, DA-36-034-ord-23.
 General Textile Mills, Inc., New York, N. Y.: NOA(s) 11008, NOrd 10847.
 General Time Corp., New York, N. Y.—Westclox Division: DA-11-022-ord-20.
 General Tire & Rubber Co., The, Akron, Ohio: NOA(s) 10913, Order (33-038) 50-2723, Order (33-038) 50-2886, Order (33-038) 50-2965, Order (33-038) 50-4243.
 Geotechnical Corp., Dallas, Tex.: AF 33(038)-14555.
 Gibbs Manufacturing & Research Corp., Janesville, Wis.: DA-11-022-ord-23, AF 33(038)-13051, W33-038 ac 20559 S. A. No. 17, Order (33-038) 50-4548.
 Gilfillan Bros., Inc., Los Angeles, Calif.: W33-038 ac 20653 S. A. No. 11, S. A. No. 12 and S. A. No. 13, AF 23(099)-70 S. A. No. 4, AF 28(099)-244, AF 28(099)-265, AF 28(099)-284, AF 28(099)-287, AF 28(099)-291, AF 33(038)-11135, AF 33(038)-11610, AF 33(038)-11734, AF 33(038)-12492, AF 8(094)-212.
 Gibbs Corp., Jacksonville, Fla.: AF 1(037)-125.
 Ginocchio & Cromwell, Little Rock, Ark.: DA-34-066-eng-1019.
 Girdler Corp., Louisville, Ky.: DA-44-009-eng-222.
 Gisholt Machine Co., Madison, Wis.: N600s-6561, AF 33(038)-11517, AF 33(038)-11541, AF 33(038)-14071.
 Globe Forge, Inc., Syracuse, N. Y.: DA-30-144-ord-318, DA-30-144-ord-359.
 Globe-Wernicke Co., Cincinnati, Ohio: DA-11-009-qm-46.
 Good Roads Machinery Co. of New York, Inc., Albany, N. Y.: DA-30-127-qm-26.
 Goodall Fabrics, Inc., New York, N. Y.: DA-44-109-qm-214.
 Goodall Rubber Co., Inc., Trenton, N. J.: N104s-11844.
 Goodrich, B. F., Co., The, Akron, Ohio: DA-44-009-eng-5, DA-44-009-eng-10, NOBr 49147, N383s-12341, W33-038 ac 20734 S. A. No. 7, AF 1(037)-99, AF 33(038)-10331, AF 33(038)-11613, AF 33(038)-11947, AF 33(038)-12478, AF 33(038)-12493, AF 33(038)-12621, AF 33(038)-12655, AF 33(038)-13200, AF 33(038)-13228, AF 33(038)-13255, AF 33(038)-14224, AF 33(038)-14236, AF 33(038)-14254, AF 33(038)-14362, Order (33-038) 49-7099, Order (33-038) 50-2807 Amd. No. 1, Order (33-038) 50-2724, Order (33-038) 50-2878, Order (33-038) 50-2911, Order (33-038) 50-2970, Order (33-038) 50-4307.
 Goodyear Aircraft Corp., Akron, Ohio: DA-44-109-qm-153, N383s-36045, N383s-36979, NOrd 10838, W28-099 ac 162 S. A. No. 12, W33-038 ac 14153 S. A. No. 17, AF 28(099)-206, AF 28(099)-263, AF 33(038)-11519, AF 33(038)-11647, AF 33(038)-11823, AF 33(038)-12398, AF 33(038)-12623, AF 33(038)-13245, AF 33(038)-13672, AF 33(038)-14074.
 Goings Construction Co., Atlanta, Ga.: AF 9(104)-234 S. A. No. 1, AF 9(104)-250 S. A. No. 1.

- Goodyear Tire & Rubber Co., Inc., The, Akron, Ohio: DA-20-089-ord-1516, DA-44-109-qm-88, DA-44-109-qm-206, DA-44-009-eng-102, NOM 56728, N151s-85159, N383s-17151, N383s-18116, N383s-32548 L. I., N383s-34181, N383s-35219, N383s-35880, N383s-38832, AF 33(038)-10205, AF 33(038)-11134, AF 33(038)-11639, AF 33(038)-11650, AF 33(038)-11979, AF 33(038)-11980, AF 33(038)-12466, AF 33(038)-12870, AF 33(038)-12903, AF 33(038)-14239, AF 33(038)-14249, AF 33(038)-14255, AF 33(038)-14261, AF 33(038)-14330, Order (33-038) 50-2727, Order (33-038) 50-2852, Order (33-038) 50-2876, Order (33-038) 50-2968, Order (33-038) 50-4107, Order (33-038) 50-4136, Order (33-038) 50-4305.
- Goniger Machinery Co., C. H., Dayton, Ohio: AF 33(038)-13093.
- Gotham Advertising Co., Inc., New York, N. Y.: DA-49-129-eng-34.
- Gould Storage Battery Corp., Trenton, N. J.: AF 33(038)-11762.
- Goulds Pumps, Inc., Seneca Falls, N. Y.: N104s-11928.
- Grad & Sons, Frank, Newark, N. J.: DA-30-075-eng-574.
- Graflex, Inc., Rochester, N. Y.: AF 33(038)-11603, AF 33(038)-14499.
- Grand Central Airport Co., Glendale, Calif.: AF 33(038)-1987, AF 33(038)-12394, AF 33(038)-13222, AF 33(038)-14669, AF 33(038)-14673.
- Grant Photo Products, Inc., Cleveland, Ohio: AF 33(038)-11727, AF 33(038)-12767.
- Gray Marine Motor Co., Detroit, Mich.: DA-11-184-eng-2878.
- Gray Research & Development Co., Inc., Hartford, Conn.: DA-44-114-sc-66.
- Gray Television & Research, Inc., Boston, Mass.: AF 33(038)-12877.
- Greacen-Broad-Nelson, Houston, Tex.: AF 25(010)-147.
- Great American Industries, Inc., Meriden, Conn.: AF 33(038)-11540, AF 33(038)-12404.
- Greene, Tweed & Co., North Wales, Pa.: DA-19-065-ord-224.
- Greenwood, Jr., Charles O., Sacramento, Calif.: DA-04-203-eng-432.
- Greer Hydraulics, Inc., Brooklyn, N. Y.: N383s-35058, AF 33(038)-12400, AF 33(038)-12899, AF 33(038)-13015, AF 33(038)-13030, AF 33(038)-14258.
- Grimes Manufacturing Co., Urbana, Ohio: N383s-38820, AF 33(038)-13894.
- Grissom & Son, Inc., P. L., Detroit, Mich.: DA-20-018-ord-7693, DA-20-018-ord-9814.
- Groller Society, Inc., New York, N. Y.: N140s-16864.
- Grove Regulator Co., Oakland, Calif.: N104s-12058.
- Grumman Aircraft Engineering Corp., Bethpage, Long Island, N. Y.: NOAs(s) 10482 and L. I. NOAs(s) 10983, NOAs(s) 12140, N383s-14396, N383s-32666, N383s-34689.
- Gulf Engineering Co., Inc., New Orleans, La.: W-16-048-te-638.
- Gurley, W. & L. E., Troy, N. Y.: DA-30-144-ord-321.
- Haberstump-Harris, Inc., Detroit, Mich.: DA-19-058-ord-852, DA-20-018-ord-3987, DA-20-018-ord-4696, DA-20-018-ord-5575.
- Habbegger Co., E. O., Philadelphia, Pa.: DA-30-289-qm-2830.
- Haft, Morris W. & Bros., Inc., New York, N. Y.: DA-44-109-qm-118.
- Hagedohm, Walter R., Los Angeles, Calif.: DA-04-353-eng-289.
- Haloid Co., Rochester, N. Y.: DA-36-039-sc-123, AF 33(038)-12768.
- Hamilton Tailoring Co., Cincinnati, Ohio: AF 33(038)-14073.
- Hamilton Watch Co., Lancaster, Pa.: DA-44-009-eng-17.
- Hammond Manufacturing Corp., Pasadena, Calif.: AF 33(038)-12105, AF 33(038)-13510, AF 33(038)-14361.
- Hankinson, Fredk. L., New York, N. Y.: NOAs(s) 11093.
- Harbridge House, Inc., Boston, Mass.: N800s-5630.
- Hardie-Tynes Manufacturing Co., Birmingham, Ala.: N104s-12432, N151s-85024.
- Harrig Manufacturing Corp., Chicago, Ill.: DA-11-171-ord-58.
- Harnischfeger Corp., Milwaukee, Wis.: DA-11-184-eng-1907, AF 8(094)-248, AF 33(038)-11775.
- Harrington & Richardson Arms Co., Worcester, Mass.: NOM 56411.
- Harrisburg Lumber Co., Harrisburg, Pa.: DA-36-023-qm-171.
- Harrison Brad Co., Oak Park, Ill.: AF 33(038)-11501.
- Harron, Rickard & McCone Co., San Francisco, Calif.: N123s-67350.
- Harshaw Chemical Co., Cleveland, Ohio: DA-36-039-sc-74.
- Hart Co., Inc., Frederick, Poughkeepsie, N. Y.: AF 33(038)-13209.
- Hartman Electrical Manufacturing Co., The, Mansfield, Ohio: NOAs(s) 11087.
- Hartzell Industries, Inc., Piqua, Ohio: AF 33(038)-11635.
- Hartzell Propellers Fan Co., Piqua, Ohio: AF 33(038)-13665.
- Harvey Machine Co., Inc., Torrance, Calif.: DA-04-495-ord-5, DA-04-495-ord-9, DA-30-144-ord-261.
- Harwill, Inc., St. Charles, Mich.: DA-44-009-eng-225.
- Haskell Engineering & Supply Co., Glendale, Calif.: AF 33(038)-14521.
- Hastings Instrument Co., Inc., Hampton, Va.: DA-44-110-eng-246.
- Hathaway-Braley Wharf Co., Fairhaven, Mass.: ASP 2274.
- Hathaway Instrument Co., Denver, Colo.: N123s-67263, N163-646.
- Havlik, Jr., John, Scappoose, Ore.: DA-35-026-eng-4170.
- Hawk Tool & Engineering Co., Detroit, Mich.: DA-20-018-ord-10325.
- Hays Corp., The, Michigan City, Ind.: NOBs 50358.
- Hazeltine Electronics Corp., New York, N. Y.: NOAs(s) 11019, NOBr 49259, NOBr 49260, N383s-22099, AF 28(009)-256, AF 33(038)-11864, AF 33(038)-12503, AF 33(038)-13498, AF 33(038)-14099, AF 33(038)-14245.
- Heasley, Jr., Clyde C., San Francisco, Calif.: NOp 485.
- Heathbath Corp., The, Springfield, Mass.: DA-33-079-ord-200.
- Hell Co., The, Milwaukee, Wis.: DA-20-018-ord-8440, AF 33(038)-7087 S. A. No. 2, AF 33(038)-11655, AF 33(038)-11936.
- Heintz Manufacturing Co., Philadelphia, Pa.: DA-36-034-ord-21, N104s-11819, N104s-13042.
- Helipot Corp., South Pasadena, Calif.: N163s-502, AF 28(069)-216.
- Hendey Machine Company, The, Torrington, Conn.: DA-19-058-ord-740, DA-19-058-ord-743, DA-19-058-ord-758, DA-19-058-ord-761, DA-19-058-ord-834.
- Hercules Motors Corp., The, Canton, Ohio: NOBs 50666, N104s-11968.
- Hercules Powder Co., Inc., Wilmington, Del.: W-11-173-ord-37 S. A. No. 4, DA-11-173-ord-33, DA-11-173-ord-34, DA-11-173-ord-35, DA-11-173-ord-36, DA-28-017-ord-442, NOrd 10431 Amd. No. 2 and Amd. No. 6.
- Herrnfeld Engineering Co., Frank, Los Angeles, Calif.: AF 33(038)-11719.
- Hesse Machine & Manufacturing Co., Inc., Boston, Mass.: W-36-038-ord-5288.
- Hevi Duty Electric Co., Milwaukee, Wis.: AF 33(038)-12612.
- Hewlett Packard Co., Palo Alto, Calif.: NOBr 49219, N123s-67257.
- Hexagon Tool & Engineering Corp., Dearborn, Mich.: DA-20-018-ord-7385.
- Hickok Electrical Instrument Co., Cleveland, Ohio: W-36-039-sc-38254.
- High Standard Manufacturing Corp., Hamden, Conn.: DA-19-039-ord-25.
- High Voltage Engineering Corp., Cambridge, Mass.: N189s-75116.
- Hile-Damroth, Inc., New York, N. Y.: NOp 497.
- Hill Diesel Engine Co., Lansing, Mich.: N104s-12064.
- Hilliard Corp., The, Elmira, N. Y.: DA-44-109-qm-160.
- Hillman Co., H. M., Hoboken, N. J.: N104s-11637, N104s-12304.
- Hillyer Instrument Co., Inc., New York, N. Y.: N9nr 99402, AF 33(038)-11736.
- Hobart Bros. Co., The, Troy, Ohio: DA-44-009-eng-112, AF 33(038)-14560.
- Hobart Manufacturing Co., Troy, Ohio: DA-12-036-qm-694, DA-12-036-qm-1081, N104s-11658.
- Hoe & Co., Inc., R., New York, N. Y.: DA-30-069-ord-29.
- Hoffman Radio Corp., Los Angeles, Calif.: NOBr 49186, NOBs 5216.
- Hogan Laboratories, Inc., New York, N. Y.: AF 33(038)-12637.
- Hohweiler Rubber Co., Morrisville, Pa.: AF 33(038)-11961.
- Holabird & Root & Burgee, Chicago, Ill.: DA-11-032-eng-514.
- Holley Carburetor Co., Detroit, Mich.: N104s-11909, N383s-26489, AF 33(038)-11753.
- Holmes Projector Co., Chicago, Ill.: AF 33(038)-13042.
- Homelite Corp., Port Chester, N. Y.: DA-20-018-ord-3508, DA-20-018-ord-3933, DA-20-018-ord-4136, DA-44-009-eng-110, N383s-33287, N383s-34724.
- Homestead Valve Manufacturing Co., Inc., Coraopolis, Pa.: DA-11-184-eng-1316.
- Honeywell, Roy J., Bethesda, Md.: DA-49-093-csa-65.
- Honold Manufacturing Co., Ludwig, Darby, Pa.: AF 19(122)-280, AF 19(122)-281.
- Horizons, Inc., Princeton, N. J.: DA-36-039-sc-156.
- Houdaille-Hersey Corp., Detroit, Mich.—Houde Engineering Division: N383s-34208.
- Houston Corp., The, Los Angeles, Calif.: W-36-039-sc-38253 Mod. No. 1, AF 33(038)-13008.
- Howe Bros., Troy, N. Y.: DA-30-127-qm-14.
- Hughes Tool Co., Houston, Tex.—Hughes Aircraft Co. Division: NOAs(s) 10566, W33-038 ac 14220 S. A. No. 19 and S. A. No. 20, W33-038 ac 15011 C. O. No. 9, AF 33(038)-11866, AF 33(038)-13259, Order (28-099) 50-1408.
- Huron Engineering Corp., East Detroit, Mich.: DA-20-089-ord-1511.
- Hussman Refrigeration Co., St. Louis, Mo.: DA-44-109-qm-155.
- Hyde & Sons Co., A. R., Cambridge, Mass.: DA-44-109-qm-152.
- Hydro-Aire, Inc., Burbank, Calif.: N383s-33008, N383s-35056, N383s-37350.
- Hyman & Co., Julius, Denver, Colo.: DA-05-021-cml-4, DA-05-021-cml-5, DA-05-021-cml-6, DA-05-021-cml-7, DA-05-021-cml-8.
- I-T-E Circuit Breaker Co., Philadelphia, Pa.: NOBs 50288 and L. L. Order (28-099) 50-1432.
- Ideal Laboratory Tool & Supply Co., Cheyenne, Wyo.: N33s-33511, AF 33(038)-11964.
- Ideal Windlass Co., East Greenwich, R. I.: NOBs 50694.
- Imaging Associates, Inc., Pasadena, Calif.: DA-44-009-eng-185.
- Imperial Oil Co., Ltd., Toronto, Canada: ASP 1295.
- Independent Engineering Co., Inc., O'Fallon, Ill.: DA-11-184-eng-2147, AF 33(038)-11529.
- Independent Tankships, Inc., San Francisco, Calif.: MSTs 40.
- Industrial Facilities Co., Pontiac, Mich.: DA-20-018-ord-8127, DA-20-018-ord-9392.
- Industrial Forge & Steel, Inc., Canton, Ohio: NOBs 50631.
- Industrial Instruments, Inc., Jersey City, N. J.: AF 33(038)-13237.
- Industrial Research Laboratories, Baltimore, Md.: AF 33(038)-13261.
- Industrial Scientific Co., New York, N. Y.: DA-44-009-eng-183.
- Ingersoll-Rand Co., New York, N. Y.: DA-11-184-eng-1523, DA-11-184-eng-2134, DA-11-184-eng-2152, NOBs-50615, N104s-12178, N104s-12438, N104s-13132 L. I., N383s-35649.
- Insinger Machine Co., Philadelphia, Pa.: N104s-11635.

Institute for Research in Human Relations, Philadelphia, Pa.: N8nr 69403.
 Instron Engineering Corp., Quincy, Mass.: DA-36-030-qm-504.
 Insuline Corp. of America, Long Island City, N. Y.: AF 33(038)-12683.
 International Business Machines Corp., New York, N. Y.: DA-04-203-eng-495, DA-18-001-ord-206, DA-44-114-sc-143, AF 41(128)-60, N600s-6886, N60921s-830.
 International Instruments, Inc., New Haven, Conn.: DA-36-039-sc-196.
 International Latex Corp., Dover, Del.: AF 33(038)-13620.
 International Movie Producers Service, New York, N. Y.: DA-36-039-sc-2302.
 International Nickel Co., Inc., New York, N. Y.: NObs-50596.
 International Rectifier Corp., Los Angeles, Calif.: DA-36-039-sc-107.
 Interstate Engineering Corp., El Segundo, Calif.: N383s-31098.
 Interstate Roofing Co., Inc., Anniston, Ala.: C. O. No. 1.
 Iowa Manufacturing Co., Cedar Rapids, Iowa: DA-11-184-eng-2430.
 Ippolito Co., James, New York, N. Y.: AF 33(038)-14332.
 J. O. Manufacturing Co., South Gate, Calif.: AF 33(038)-13056, AF 33(038)-14225.
 J. V. W. & Co., Binghamton, N. Y.: W33-038 ac 21877, AF 33(038)-11077, AF 33(038)-11953, AF 33(038)-13059, AF 33(038)-13063, AF 33(038)-14357, Order (42-014) 50-9157, Order (42-014) 50-9181, Order (42-014) 50-9405, Order (42-014) 50-10355.
 Jack & Heintz Precision Industries, Inc., Cleveland, Ohio: DA-11-184-eng-1400, DA-11-184-eng-1600, DA-11-184-eng-1937, DA-44-009-eng-161, NOa(s) 12012, N383s-34742, AF 33(038)-11484, AF 33(038)-11524, AF 33(038)-11606, AF 33(038)-11636, AF 33(038)-11673, AF 33(038)-12629, AF 33(038)-12631, AF 33(038)-13055, AF 33(038)-13690, AF 33(038)-14508.
 Jack, Bill, Scientific Instrument Co., Inc., Solana Beach, Calif.: AF 33(038)-13619.
 Jackes-Evans Manufacturing Co., St. Louis, Mo.: DA-23-073-ord-17.
 Jaggors Engineering Co., El Paso, Tex.: AF 41(018)-48.
 Jam Handy Organization, Inc., Detroit, Mich.: NOa(s) 12074, NOa(s) 12080, N8nr 85003, AF 33(038)-11990.
 James & Schwep, New York, N. Y.: DA-36-039-sc-1877.
 Janke & Co., Inc., Hackensack, N. J.: AF 33(038)-10973, AF 33(038)-12468, AF 33(038)-12774.
 Jarka Corp. of New England, Boston, Mass.: DA-30-182-tc-190.
 Jarrell-Ash Co., Boston, Mass.: DA-28-017-ord-671.
 Jaros, Baum & Bolles, New York, N. Y.: NOa(s) 12099.
 Jayson-Balley Co., Binghamton, N. Y.: DA-30-144-ord-310.
 Jefferson Chevrolet Co., Detroit, Mich.: DA-20-018-ord-3692, DA-20-018-ord-10334.
 Jensen Manufacturing Co., Palmyra, N. J.: DA-33-031-qm-1634.
 Johnson Service Co., Milwaukee, Wis.: NOb 49089.
 Johnston & King, Lewes, Del.: DA-08-123-eng-176.
 Jones & Bindon, Seattle, Wash.: DA-95-507-eng-55.
 Jones Motorola Corp., Stamford, Conn.: N104s-11862.
 Jorgensen Co., Earl M., Oakland, Calif.: DA-04-203-eng-535.
 Joy Manufacturing Co., Pittsburgh, Pa.: N383s-33737.
 Jumbo Steel Products Co., Azusa, Calif.: AF 33(038)-6896 S. A. No. 2, AF 33(038)-14345, AF 33(038)-14515.
 June & Osborn, Inc., New York, N. Y.: NOa(s) 12122.
 Justi, H. D., & Son, Philadelphia, Pa.: MPA-30-287-md-901, MPA-30-287-md-1135.

Kaman Aircraft Corp., Windsor Locks, Conn.: NOa(s) 10961, AF 33(038)-13257.
 Kanrickson, Inc., Jersey City, N. J.: DA-44-409-qm-215.
 Kansas, Oklahoma & Gulf Railway Co., Muskogee, Okla.: DA-34-066-eng-30.
 Kayfetz Productions, Victor, New York, N. Y.: NOa(s) 10986.
 Kearfott Co., Inc., New York, N. Y.: AF 33(038)-11771, AF 33(038)-12276, AF 33(038)-14489, AF 33(038)-14557.
 Kell-Strom Tool Co., Inc., The, Hartford, Conn.: N383s-34225.
 Kellett Aircraft Corp., Camden, N. J.: AF 33(038)-12757.
 Kellex Corp., New York, N. Y.: NOb 49152, AF 33(038)-13892.
 Kelley Koett Manufacturing Co., Covington, Ky.: DA-23-076-md-105, NOb 49212, NOb 49282.
 Kellogg, M. W., Co., The, Jersey City, N. J.: NORD 10768, W28-099 ac 421 S. A. No. 6, AF 28(069)-65 S. A. No. 2, AF 33(038)-13668.
 Kellogg Switchboard & Supply Co., Chicago, Ill.: DA-36-039-sc-1369.
 Kemp Manufacturing Co., C. M., Baltimore, Md.: N220s-54171.
 Kennametal, Inc., Latrobe, Pa.: Order (33-038) 50-4423.
 Kennedy & Co., D. S., Cohasset, Mass.: AF 19(122)-232.
 Kent Manufacturing Corp., Chestertown, Md.: DA-18-064-cml-305.
 Kenworth Motor Truck Corp., Seattle, Wash.: DA-04-260-ord-2.
 Kenyon Instrument Co., Inc., New York, N. Y.: N383s-35474, N383s-35973, AF 28(099)-280, AF 33(038)-13898.
 Kerkow, Herbert, Inc., New York, N. Y.: W-36-039-sc-43907 Mod. No. 1, NOa(s) 11084, NOa(s) 12173, AF 33(038)-14097.
 Kerr Plastic Co., R. W., Dallas, Tex.: AF 33(038)-12740.
 Ketay Manufacturing Corp., New York, N. Y.: DA-30-069-ord-15, DA-30-069-ord-18, NORD 10857, NORD 10876.
 Keuffel & Esser Co., Hoboken, N. J.: DA-44-009-eng-224.
 Kidde, Walter & Co., Inc., Belleville, N. J.: DA-44-009-eng-181, N383s-33465, AF 33(038)-11221, AF 33(038)-11686, AF 33(038)-11969, AF 33(038)-12268, AF 33(038)-12761, AF 33(038)-14582.
 Kieley & Mueller, Inc., North Bergen, N. J.: N104s-11969.
 Kilgore Manufacturing Co., Westerville, Ohio: DA-33-019-ord-17.
 Kings Electronics Co., Brooklyn, N. Y.: AF 33(038)-12532.
 Kingsbury Machine Works, Inc., Philadelphia, Pa.: N104s-11619, N104s-11652, N104s-12576.
 Kingsley Stamping Machine Co., Hollywood, Calif.: AF 33(038)-12911.
 Kinsey Co., Inc., E. A., Cincinnati, Ohio: AF 33(038)-14243.
 Klauer Manufacturing Co., Dubuque, Iowa: DA-11-184-eng-1419, DA-11-184-eng-1610, DA-11-184-eng-1620, DA-11-184-eng-2291.
 Klemperer, Wolfgang B., Los Angeles, Calif.: AF 33(038)-14341.
 Klett Manufacturing Co., New York, N. Y.: DA-23-076-md-175.
 Kleinschmidt Laboratories, Inc., Highland Park, Ill.: DA-36-039-sc-62.
 Kluckerbocker Productions, Inc., New York, N. Y.: AF 33(038)-13231.
 Knorr-Maynard Co., Detroit, Mich.: DA-20-018-ord-9760.
 Koebig & Koebig, Los Angeles, Calif.: DA-04-353-eng-286.
 Koehler Aircraft Products Co., Dayton Ohio: AF 33(038)-11651.
 Koehring Co., Milwaukee, Wis.: DA-11-184-eng-1265, DA-11-184-eng-2251.
 Knappen Tippetts Abbet Engineering Co., New York, N. Y.: AF 49(108)-5.
 Kohler Co., Kohler, Wis.: DA-11-184-eng-2218.
 Kollmorgen Optical Corp., Brooklyn, N. Y.: NORD 10855.

Koppers Co., Inc., Pittsburgh, Pa.—Piston Ring Dept. Division: N104s-12851.
 Krautter-Weber Tool Co., Newark, N. J.: DA-36-039-sc-209.
 Kuthe Laboratories, Inc., Newark, N. J.: DA-36-039-sc-142, DA-36-039-sc-144, DA-36-039-sc-2665.
 Laboratory for Electronics, Inc., Boston, Mass.: AF 19(122)-208.
 Ladish Co., Cudahy, Wis.: AF 33(038)-11935, AF 33(038)-13247.
 Land-Air, Inc., Chicago, Ill.: AF 33(038)-1886 S. A. No. 2, AF 33(038)-13628.
 La Pointe Machine Tool Co., Hudson, Mass.: AF 33(038)-11298.
 Lavole Laboratories, Morganville, N. J.: NOa(s) 12006, AF 33(038)-11206, AF 33(038)-11732, AF 33(038)-13622.
 Layne-Western Co., Chicago, Ill.: AF 11(068)-184.
 Leach Relay Co., Los Angeles, Calif.: N383s-35816.
 Lear, Inc., Grand Rapids, Mich.: NOb 49196, N383s-33099, N383s-33745, N383s-34266, N383s-34434, N383s-34545, N383s-35261, N383s-36159, N383s-37301, N383s-38916, W33-038 ac 21028 S. A. No. 11, AF 33(038)-11709, AF 33(038)-12638, AF 33(038)-12912, AF 33(038)-13476, Romec Pump Co. Division: AF 33(038)-13032.
 Le Bouef Co., George H., Dayton, Ohio: W33-038 ac 20430 S. A. No. 1.
 Lee Rubber & Tire Corp., Conshohocken, Pa.—Republic Rubber Division: N151s-85071.
 Leece-Neville Co., Cleveland, Ohio: N104s-12123, N104s-12946.
 Leech, Herbert C., New York, N. Y.: DA-28-024-ord-370, DA-28-024-ord-380, DA-28-024-ord-444, DA-28-024-ord-445, DA-28-024-ord-446, DA-28-024-ord-447, NOa(s) 12194.
 Leeds & Northrup Co., Philadelphia, Pa.: NOb 49097.
 Le John Manufacturing Co., Huntington, W. Va.: NObs 50430.
 Leland Electric Co., Dayton, Ohio: N383s-7398 Lot III, N383s-9314, AF 33(038)-14583.
 Lemon Creek Sand & Gravel Co., Juneau, Alaska: DA-95-507-eng-33.
 Lenox, Inc., Trenton, N. J.: N600s-5679.
 Le Roi Co., Milwaukee, Wis.: DA-11-184-eng-1338.
 Leslie Co., Lyndhurst, N. J.: N104s-11965, N104s-12317.
 Lewis Engineering Co., The, Naugatuck, Conn.: N383s-33295, N383s-34979, N383s-34982, N383s-35044, AF 33(038)-11129, AF 33(038)-14263.
 Lewis & Mulligan, Philadelphia, Pa.: DA-36-038-ord-566.
 Lewis Sound Films, New York, N. Y.: NOa(s) 11095.
 Lewyt Corp., Brooklyn, N. Y.: AF 33(038)-12239, AF 33(038)-14247, Order (33-038) 50-4619.
 Liberty Powder Co., East Alton, Ill.: DA-11-173-ord-23.
 Liberty Products Manufacturing Co., Inc., Liberty, Mo.: DA-12-036-qm-999.
 Librascope, Inc., Eurbank, Calif.: NORD 10863, N123s-67322.
 Lieb-Jackson Co., Columbus, Ohio: AF 33(038)-12271.
 Lilly, Eli, & Co., Indianapolis, Ind.: MPA-30-287-md-851.
 Lima-Hamilton Corp., Lima, Ohio: DA-11-184-eng-1580, DA-11-184-eng-1674, DA-11-184-eng-1738, DA-11-184-eng-1945, DA-11-184-eng-2097, DA-11-184-eng-2165, NObs 2699, N104s-12213, N600s-6028.
 Lincoln Industries, Inc., Marion, Va.: NORD 10909, AF 28(099)-224.
 Linear, Inc., Philadelphia, Pa.: AF 33(038)-11633.
 Line Material Co. of Pennsylvania, East Stroudsburg, Pa.: AF 33(038)-11949.
 Link Aviation, Inc., Binghamton, N. Y.: N383s-35374.
 Link-Belt Co., Chicago, Ill.: DA-20-089-ord-1400, DA-35-026-eng-4073.
 Link-Belt Speeder Corp., Chicago, Ill.: DA-11-184-eng-1361, N106s-1363.

- Link Engineering Co., Detroit, Mich.: DA-20-089-ord-1316.
- Liquidometer Corp., The, Long Island City, N. Y.: N383s-32191, N383s-34217, N383s-34647, AF 33(038)-11708, AF 33(038)-13204, AF 33(038)-13207.
- Lipp & Ehrmantrout, Bonners Ferry, Idaho: DA-45-108-eng-469.
- Litter Co., Inc., D. H., New York, N. Y.: DA-44-109-qm-207.
- Little, Inc., Arthur D., Cambridge, Mass.: DA-18-064-cml-437, DA-18-064-cml-504, DA-36-039-sc-163, NOa(s) 11007, W33-038 ac 21762 C. C. No. 4.
- Littleford Bros., Inc., Cincinnati, Ohio: DA-11-184-eng-1666.
- Litton Industries, San Carlos, Calif.: DA-36-039-sc-85, DA-36-039-sc-122, DA-36-039-sc-150.
- Livermore Chevrolet, Inc., Albany, N. Y.: DA-30-127-qm-9.
- Livingston-Wilbor Corp., Fanwood, N. J.: DA-28-017-ord-588.
- Lockheed Aircraft Corp., Burbank, Calif.: NOa(s) 375 Amd. No. 54, NOa(s) 10967, N383s-34504, W33-038 ac 14563 C. O. No. 12, W33-038 ac 17131 S. A. No. 9, AF 33(038)-11930, AF 33(038)-12601, AF 33(038)-13089, AF 33(038)-13252, AF 33(038)-14318, AF 33(038)-14326, AF 33(038)-14355.
- Lodge & Shipley Co., The, Cincinnati, Ohio: N104s-13203 L. I.
- Lone Star Defense Corp., Akron, Ohio: DA-11-173-ord-23.
- Long Engineering & Research Co., Linden, N. J.: AF 33(038)-2548 S. A. No. 1.
- Lord Manufacturing Co., Erie, Pa.: N383s-35430, AF 33(038)-11672, AF 33(038)-13054, AF 33(038)-13502.
- Lorraine Manufacturing Co., Pawtucket, R. I.: DA-36-030-qm-645.
- Loucks & Norling Studios, New York, N. Y.: NOa(s) 11085, NOa(s) 11094.
- Lufkin Rule Co., The, Saginaw, Mich.: N600s-6462.
- Lukenheimer Co., The, Cincinnati, Ohio: N104s-12618.
- Lowe Electric Co., Macon, Ga.: AF 9(104)-239.
- Luria Bros. & Co., Inc., Philadelphia, Pa.: N173s-15370.
- Luzon Stevedoring Co., Inc., Manila, P. I.—Guam Branch Division: N61119s-111.
- Lynd-Parquhar Co., Boston, Mass.: DA-19-066-ord-203.
- M. B. Manufacturing Co., Inc., The, New Haven, Conn.: AF 28(099)-157.
- Machlett Laboratories, Inc., Springdale, Conn.: DA-36-039-sc-109, DA-36-039-sc-177, MPA-30-287-md-1276.
- Madison Muffler Corp., Long Island City, N. Y.: N104s-11810.
- Magnaflux Corp., Chicago, Ill.: N383s-36137, Order (42-014) 50-10072, AF 33(038)-11641, AF 33(038)-13479, AF 33(038)-14311.
- Magnavox Co., Fort Wayne, Ind.: N104s-11561, AF 33(038)-12931.
- Magnus Co., Edward R., St. Louis, Mo.: DA-23-076-md-194, DA-23-076-md-195.
- Maloney, John W., Seattle, Wash.: DA-93-507-eng-60.
- Mallory & Co., Inc., P. R., Indianapolis, Ind.: W-36-039-sc-38137, W-36-039-sc-38154 Mod. No. 1, DA-36-039-sc-99, DA-36-039-sc-1230, AF 33(038)-11772, AF 33(038)-13243.
- Manning, Maxwell & Moore, Inc., Bridgeport, Conn.: N383s-30415.
- Mansfield & Green, Cleveland, Ohio: AF 33(038)-13070.
- Mantek Services, Inc., New York, N. Y.: DA-28-024-ord-375, DA-28-024-ord-443.
- Marco Chemicals, Inc., Sewaren, N. J.: DA-44-109-qm-209.
- Markite Co., The, New York, N. Y.: DA-36-039-sc-197.
- Martin-Rockwell Corp., Jamestown, N. Y.: AF 33(038)-11597, AF 33(038)-11697, AF 33(038)-11699.
- Marlow Pumps, Ridgewood, N. J.: AF 33(038)-14516.
- Marman Products Co., Inglewood, Calif.: N383s-35275, AF 33(038)-11657, AF 33(038)-11678, AF 33(038)-11743.
- Marquardt Aircraft Co., Van Nuys, Calif.: W33-038 ac 16366 S. A. No. 4, AF 33(038)-5911, AF 33(038)-11231.
- Marquette Metal Products Co., The, Cleveland, Ohio: AF 33(038)-11683, AF 33(038)-12780.
- Marr & Holman, Nashville, Tenn.: DA-40-126-eng-3.
- Martin, Glenn L., Co., The, Baltimore, Md.: DA-18-064-cml-436, DA-18-108-cml-563, DA-36-034-ord-14, DA-36-039-sc-91, NOa(s) 5409 Amd. No. 66, NOa(s) 8406 Amd. No. 9 and Amd. No. 10, NOa(s) 8451 Amd. No. 3, NOa(s) 9650 Amd. No. 1, NOa(s) 9677 Amd. No. 1, NOa(s) 10382, NOa(s) 12041, NObr 49267, N60nr 171 Amd. No. 5, N383s-19413, N383s-24879, N383s-33105, N383s-34496, N383s-36872, W33-038 ac 14806 C. O. No. 1, C. O. No. 9 and C. O. No. 10, AF 28(099)-205, AF 33(038)-12265, AF 33(038)-12392.
- Martin-Parry Corp., Toledo, Ohio: DA-44-109-qm-134.
- Marvel Manufacturing Co., The, Caldwell, N. J.: NOa(s) 12021.
- Maryland Electronic Manufacturing Corp., College Park, Md.: NObr 49188.
- Maryland Terminals Corp., Baltimore, Md.: ASP 2417.
- Mason Co., Silas, New York, N. Y.: DA-11-173-ord-19, DA-11-173-ord-31.
- Massey Harris Co., The, Racine, Wis.: DA-11-022-ord-27.
- Mast Development Co., Davenport, Iowa: DA-11-070-ord-942, DA-11-070-ord-1219, DA-11-070-ord-1318.
- Mastercraft Metals Co., Inc., Dayton, Ky.: AF 33(038)-3649 S. A. No. 5, AF 33(038)-12906.
- Maurer, J. A., Inc., Long Island City, N. Y.: DA-36-039-sc-126, DA-44-009-eng-173, AF 33(038)-13229.
- Maxim Silencer Co., The, Hartford, Conn.: N104s-12023.
- Maxxon, W. L., Corp., The, New York, N. Y.: AF 28(099)-241, AF 33(038)-11376, AF 33(038)-11507, AF 33(038)-11689, AF 33(038)-11940, AF 33(038)-12916, AF 33(038)-14315, AF 33(038)-14486, Order (28-099) 50-1416.
- Maxwell Hitchcock, Inc., Atlanta, Ga.: AF 8(169)-53.
- Maywood Chemical Works, Maywood, N. J.: N123s-66425.
- McCabe Hamilton Renny & Co., Ltd., Honolulu, T. H.: N604s-7359.
- McCord, Corp., Detroit, Mich.: DA-44-109-qm-149.
- McDonnell Aircraft Corp., St. Louis, Mo.: W33-038 ac 14582 C. O. No. 30 and C. O. No. 31.
- McDougall Aircraft Company, Matt, Portland, Ore.: DA-35-026-eng-4139.
- McElroy Manufacturing Corp., Littleton, Mass.: NObr 49139.
- McGraw Construction Company, Inc., Middletown, Ohio: DA-19-066-ord-232.
- McGregor & Werner, Inc., Washington, D. C.: NObr 49105, NObs 50643.
- McLaughlin Research Corp., New York, N. Y.: NOrd 10825, NOrd 10832, NOrd 10844, N171s-89322.
- McMillan Laboratory, Marblehead, Mass.: AF 33(038)-12283.
- McQuay-Norris Manufacturing Co., St. Louis, Mo.: DA-23-072-ord-15, AF 33(038)-11749.
- Melner, Dr. A. B., Williams Bay, Wis.: Order (19-122) 50-6375.
- Melpar, Inc., Alexandria, Va.: W-36-039-sc-44578, DA-36-039-sc-59, DA-36-039-sc-176, NObr 49266, W33-038 ac 18195 S. A. No. 15, AF 28(099)-303, AF 33(038)-1246 S. A. No. 2, AF 33(038)-12787, AF 33(038)-14523.
- Menasco Manufacturing Co., Burbank, Calif.: AF 33(038)-11513, AF 33(038)-12634.
- Merchants Transfer & Storage Co., San Antonio, Tex.: AF 41(157)-33 S. A. No. 4.
- Merck & Co., Inc., Rahway, N. J.: MPA-30-287-md-1433.
- Mercury Electric Corp., Kansas City, Mo.: AF 33(038)-13036, Order (33-038) 50-4412 Amd. No. 1.
- Mergenthaler Linotype Co., Brooklyn, N. Y.: DA-30-069-ord-21.
- Meriam Instrument Co., Cleveland, Ohio: AF 33(038)-13420.
- Meridian, Inc., Stamford, Conn.: W-36-039-sc-36870 Mod. No. 3, W-36-039-36173 Mod. No. 3.
- Metroloy Corp., New Rochelle, N. Y.: DA-30-069-ord-35.
- Meyer Wilson & George & Co., Los Angeles, Calif.: N123s-66434.
- Michigan Power Shovel Co., Benton Harbor, Mich.: AF 33(038)-11141.
- McNamara, John O., Mobile, Ala.: AF 1(037)-187.
- Metropolitan Edison Co., Reading, Pa.: AF 36(025)-690.
- Micro-Balancing, Inc., Oceanside, Long Island, N. Y.: AF 33(038)-13674.
- Microtonics Laboratories, New York, N. Y.: AF 33(038)-11533.
- Micro Wave Development Laboratories, Inc., Newton, Mass.: NObr 7901.
- Midvale Co., Philadelphia, Pa.: DA-28-017-ord-658, DA-36-034-ord-22.
- Midwest Engineering Development Co., Inc., Kansas City, Mo.: AF 33(038)-12915.
- Midwest Sandblast Co., Marion, Ohio: DA-33-062-eng-23.
- Miller Corp., William, Pasadena, Calif.: AF 33(038)-11690, AF 33(038)-12914.
- Miller Trailers, Inc., Bradenton, Fla.: DA-20-018-ord-5808.
- Mills Co., The, Cleveland, Ohio: N60921s-626.
- Mine Safety Appliances Co., Pittsburgh, Pa.: DA-18-108-cml-679, NObs 50557, AF 33(038)-13618.
- Mines Equipment Co., St. Louis, Mo.: AF 33(038)-11767.
- Minneapolis-Honeywell Regulator Co., Minneapolis, Minn.: DA-20-089-ord-1501, N104s-11967, N173s-15288, N383s-33298, N383s-33327, N383s-34212, N383s-34745, N383s-35045, AF 33(038)-11360, AF 33(038)-11509, AF 33(038)-13011, AF 33(038)-13624, AF 33(038)-14352, AF 33(038)-14584, Order (19-122) 50-6812.
- Minnesota Mining & Manufacturing Co., St. Paul, Minn.: N189s-73514, AF 33(038)-515 S. A. No. 1.
- Mishawaka Rubber & Woolen Manufacturing Co., Mishawaka, Ind.: AF 33(038)-13083.
- Missouri Research Laboratory, Inc., St. Louis, Mo.: AF 33(038)-477 S. A. No. 1, AF 33(038)-12752.
- Micromatic Hone Corp., Detroit, Mich.: Order (41-142) 50-13400.
- Mitchell Camera Corp., Glendale, Calif.: NOm 57047, AF 33(038)-12675, AF 33(038)-13069, Order (33-038) 50-2947, Order (33-038) 50-4020.
- Model Engineering & Manufacturing, Inc., Huntington, Ind.: AF 33(038)-14347.
- Modern Industrial Engineering Co., Detroit, Mich.: DA-20-018-ord-8137.
- Moffett Engineering Co., Albany, Calif.: DA-04-015-ord-2 Mod. No. 3.
- Moffitt, L. Q., Akron, Ohio: N104s-11761, N104s-12685, N104s-13014.
- Molded Insulation Co., Philadelphia, Pa.: W-44-114-sc-152 Mod. No. 4.
- Molding Corp. of America, Inc., Providence, R. I.: DA-28-017-ord-605.
- Mole-Richardson Co., Los Angeles, Calif.: DA-44-009-eng-1.
- Monsanto Chemical Co., St. Louis, Mo.: DA-11-173-ord-29.
- Moore-McCormack Lines, Inc., New York, N. Y.: MSTs 46, MSTs 46.
- Moore Special Tool Co., Inc., Bridgeport, Conn.: DA-19-058-ord-27.
- Morse Instrument Co., Hudson, Ohio: AF 33(038)-12560 C. O. No. 1.
- Motion Picture Production Service, New York, N. Y.: AF 33(038)-13299.
- Motorola, Inc., Chicago, Ill.: DA-04-203-eng-390, DA-36-039-sc-80, DA-36-039-sc-161,

- DA-36-039-sc-185, DA-36-039-sc-186, N126s-4375, N126s-7072, AF 28(099)-248, AF 33(038)-12506, Order (28-099) 50-1318.
- Modern Coach Corp., Albany, Ga.: AF 8(094)-217.
- Monongahela-Ohio Dredging Co., Pittsburgh, Pa.: AF 36(025)-869.
- Motlograph, Inc., Chicago, Ill.: Order (25-010) 50-5237.
- Mueller Furnace Co., L. J., Milwaukee, Wis.: Order (19-032) 50-3314.
- Mulligan & Co., Paul B., New York, N. Y.: DA-49-083-osa-108.
- Mullins Manufacturing Corp., Salem, Ohio: DA-33-019-ord-14, DA-33-019-ord-23.
- Munston Manufacturing & Service, Inc., New York, N. Y.: AF 33(038)-12588, AF 33(038)-12686.
- Murphy Diesel Co., Milwaukee, Wis.: DA-11-184-eng-1468, DA-11-184-eng-1579, DA-11-184-eng-1724, DA-11-184-eng-1818, DA-11-184-eng-1949, DA-11-184-eng-2088, DA-11-184-eng-2095, DA-11-184-eng-2747.
- Murphy & Orr, Forest Park, Ga.: DA-09-030-qm-1871.
- Mutual Tool & Machine Co., Detroit, Mich.: DA-20-018-ord-5103, DA-20-018-ord-5167, DA-20-018-ord-9812, DA-20-018-ord-10310, DA-20-018-ord-10318.
- Nandot Engineering Co., Detroit, Mich.: DA-20-018-ord-7099, DA-20-018-ord-7695.
- National Battery Co., St. Paul, Minn.—Gould Instrument Division: NObs 5219, NObs 50682.
- National Carbide Corp., New York, N. Y.: N189s-75129.
- National Co., Inc., Melrose, Mass.: NObr 49214, N126s-6952, N126s-7436, N126s-8148 L. I., AF 33(038)-12251.
- National Engineering Products, Inc., Washington, D. C.: NObs 50453.
- National Fireworks, Inc., West Hanover, Mass.: NOrd 10792.
- National Gypsum Co., Buffalo, N. Y.: DA-11-173-ord-28.
- National Paper Can & Tube Co., Milwaukee, Wis.: DA-28-017-ord-693.
- National Pneumatic Co., Boston, Mass.: DA-36-039-sc-36, N104s-12461.
- National Research Corp., Cambridge, Mass.: AF 19(122)-90.
- National Supply Co., Pittsburgh, Pa.—Superior Engine Division: N104s-11846, N104s-12379, N104s-12923, N104s-13213 L. I.
- National Tube Co., Pittsburgh, Pa.: NObs 50634.
- National Union Radio Corp., Orange, N. J.: W-36-039-sc-44573 Mod. No. 1, AF 33(038)-12241.
- Neely Enterprises, Hollywood, Calif.: N123s-67262.
- Neff Equipment Co., Toledo, Ohio: DA-20-018-ord-3629, DA-20-018-ord-3827, DA-20-018-ord-5226, DA-20-018-ord-5682, DA-20-018-ord-5797, DA-20-018-ord-9140.
- Nelson, Wilbur C., Ann Arbor, Mich.: AF 33(038)-11970.
- Nelson Associates, Inc., Detroit, Mich.: DA-28-024-ord-671.
- Neptune Meter Co., New York, N. Y.: AF 33(038)-11705.
- Neumade Products Corp., New York, N. Y.: AF 33(038)-13039.
- New Hampshire Ball Bearings, Peterborough, N. H.: AF 33(038)-13475.
- New York Air Brake Co., New York, N. Y.: N383s-13197, N383s-33669, N383s-33680, N383s-33984, AF 33(038)-11643, AF 33(038)-12224.
- New York Rubber Corp., New York, N. Y.: AF 33(038)-14259.
- Newport News Shipbuilding & Dry Dock Co., Newport News, Va.: NObs 5201, NObs 50502.
- Newport Steel Corp., Newport, Ky.—Universal Cooler Division: DA-11-184-eng-1760, DA-11-184-eng-2027, DA-33-031-qm-1924.
- News Map of the Week, Inc., Chicago, Ill.: N130s-34524.
- Nichols, Orval, Bonners Ferry, Idaho: DA-45-108-eng-470.
- Niles-Bement-Pond Co., West Hartford, Conn.—Chandler-Evans Division: N383s-34027, AF 33(038)-13671. Pratt & Whitney Division: DA-11-070-ord-805, DA-19-058-ord-791, DA-19-058-ord-895, N600s-5657, N600s-6232, AF 33(038)-13092.
- Nordring Manufacturing Co., Milwaukee, Wis.: DA-36-022-to-172.
- Norden Laboratories Corp., White Plains, N. Y.: NOrd 10885.
- Norma-Hoffmann Bearings Corp., Stamford, Conn.: AF 33(038)-11751, Order (33-038) 50-2837.
- North American Aviation, Inc., Los Angeles, Calif.: NOa(s) 10486, N383s-33780, N383s-34763, W33-038 ac 15569 S. A. No. 62, S. A. No. 63 and S. A. No. 65, W33-038 ac 18000 S. A. No. 50, AF 33(038)-11758, AF 33(038)-11822, AF 33(038)-12250, AF 33(038)-12497, AF 33(038)-12502, AF 33(038)-12604, AF 33(038)-12622, AF 33(038)-12884, AF 33(038)-12895, AF 33(038)-13203, AF 33(038)-13633, AF 33(038)-14331, AF 33(038)-14487, AF 33(038)-14539, Order (33-038) 49-3023.
- North American Phillips Co., Inc., New York, N. Y.: DA-19-066-ord-210.
- North Electric Manufacturing Co., Gallon, Ohio: DA-36-039-sc-770.
- Northeast Machine Co., Cheltenham, Pa.: DA-36-022-to-127.
- Northern California Hardware & Steel Co., San Francisco, Calif.: DA-04-203-eng-533.
- Northern Machinery & Supply Co., Minneapolis, Minn.: DA-21-006-ord-46.
- Northern Ordnance, Inc., Minneapolis, Minn.: NOrd 10377 L. I.
- Northfield Stamping Co., Melvindale, Mich.: DA-20-018-ord-5573.
- Northrop Aircraft, Inc., Hawthorne, Calif.: AF 33(038)-11396, AF 33(038)-12264, AF 33(038)-14488.
- Northwest Airlines, Inc., St. Paul, Minn.: AF 33(038)-14678.
- Norton Co., Worcester, Mass.: DA-19-058-ord-781.
- Oakland Truck Sales, Inc., Detroit, Mich.: DA-20-018-ord-4845.
- Oberti & Sons, G., Madera, Calif.: DA-04-493-qm-1268.
- Ohio Metal & Manufacturing Co., Dayton, Ohio: AF 33(038)-14242.
- Ohio National, Inc., Upper Sandusky, Ohio: DA-11-184-eng-1301.
- Ohio Steel Foundry Co., Lima, Ohio: DA-30-144-ord-364, DA-33-019-ord-22.
- O'Grady, Flora, New York, N. Y.: DA-49-024-md-54.
- O'Keefe & Merritt Co., Los Angeles, Calif.: DA-44-009-eng-115.
- Okonite Co., The, Passaic, N. J.: DA-36-039-sc-1311.
- Olin Industries, Inc., East Alton, Ill.—Winchester Repeating Arms Division: DA-19-059-ord-21, DA-19-059-ord-26. Western Cartridge Co. Division: DA-23-072-ord-5, DA-23-072-ord-14.
- Oliver Machinery Co., Grand Rapids, Mich.: AF 33(038)-11711.
- Operadio Manufacturing Co., St. Charles, Ill.: N104s-11788.
- Orange Motor Co., Inc., Albany, N. Y.: DA-30-127-qm-11.
- Orleans Associates, Inc., Samuel P., Knoxville, Tenn.: AF 33(038)-12602.
- Oro Manufacturing Co., Adrian, Mich.: N383s-33545, N383s-35552.
- Oronite Chemical Co., San Francisco, Calif.: NOa(s) 12011.
- Oshkosh Motor Truck, Inc., Oshkosh, Wis.: DA-11-184-eng-1347, DA-11-184-eng-1634, N160s-2708.
- Otis Elevator Co., New York, N. Y.: DA-11-184-eng-2154.
- Outboard Marine & Manufacturing Co., Waukegan, Ill.: N104s-11495.
- Overseas National Airways, San Francisco, Calif.: AF 33(038)-14683.
- Owens-Corning Fiberglas Corp., Toledo, Ohio: DA-12-036-qm-925, DA-36-030-qm-715.
- Pacific Airotive Corp., Burbank, Calif.: N383s-33381, N383s-33453, AF 33(038)-13298, AF 33(038)-14674, AF 33(038)-14675.
- Pacific Car & Foundry Co., Renton, Wash.: DA-04-200-ord-1.
- Pacific Far East Line, Inc., San Francisco, Calif.: MSTs 45.
- Pacific Marine Supply Co., Seattle, Wash.: N104s-11797.
- Pacific Scientific Co., Los Angeles, Calif.: AF 33(038)-11744.
- Packard Motor Car Co., Detroit, Mich.: NObs 50648, N104s-12893.
- Pako Corp., Minneapolis, Minn.: AF 33(038)-13068.
- Pan American Airways, Inc., Brownsville, Tex.: AF 33(038)-14677.
- Panoramic Radio Products, Inc., Mount Vernon, N. Y.: NOa(s) 10874, NObr 49197.
- Park Steel & Iron Co., Bradley Beach, N. J.: DA-36-039-sc-3607.
- Parke, Davis & Co., Detroit, Mich.: MPA-30-287-md-849, MPA-30-287-md-884, MPA-30-287-md-1116, MPA-30-287-md-1221.
- Parker Appliance Co., The, Cleveland, Ohio: N383s-34216, N383s-34481, AF 33(038)-13606.
- Parker Pattern & Foundry Co., Springfield, Ohio: AF 33(038)-2706 S. A. No. 1.
- Parker-Schram Co., Portland, Oreg.: DA-35-026-eng-4162.
- Parsons Co., Ralph M., Los Angeles, Calif.: DA-04-203-eng-484, DA-18-108-cml-552.
- Patchen & Zimmerman, Augusta, Ga.: DA-44-110-eng-566.
- Patt, Herbert B., Kansas City, Mo.: DA-25-075-eng-787, DA-25-075-eng-788.
- Patterson, Moos & Co., Inc., Long Island City, N. Y.: DA-18-108-cml-739.
- Pease, C. F., Company, Inc., Chicago, Ill.: Order (33-038) 50-2712.
- Peerless Instrument Co., Elmhurst, N. Y.: NOnr 10600.
- Peninsula Steel & Supply Co., Burlingame, Calif.: DA-04-203-eng-534.
- Penn Aircraft Products, Inc., Dayton, Ohio: AF 33(038)-14526.
- Penn Machinery Co., Inc., H. O., New York, N. Y.: DA-30-127-qm-7, DA-30-127-qm-8.
- Perfection Steel Body Co., Gallon, Ohio: DA-44-009-eng-177.
- Perfection Stove Co., Cleveland, Ohio: DA-20-089-ord-1146, DA-20-089-ord-1231, DA-20-089-ord-1507, DA-44-009-eng-171.
- Parsons-Aerofjet Co., Los Angeles, Calif.: AF 8(169)-56.
- Paul & Son, N. M., Albuquerque, N. Mex.: AF 29(006)-318 C. O. No. 1.
- Perkin-Elmer Corp., Glenbrook, Conn.: DA-18-108-cml-733, DA-28-017-ord-560, W33-038 ac 21103 S. A. No. 2.
- Perkins & Son, Inc., B. F., Holyoke, Mass.: A-36-030-qm-729.
- Perkins-Eaton Machinery Co., Springfield, Mass.: DA-30-127-qm-12, DA-30-127-qm-13.
- Peters-Dalton, Inc., Detroit, Mich.: DA-44-109-qm-197.
- Petrol Terminal Corp., Baltimore, Md.: ASP 2410.
- Petroleum Equipment Service Maintenance, Allentown, Pa.: AF 36(222)-13.
- Petty Laboratory, San Antonio, Tex.: AF 33(038)-13471.
- Pfizer & Co., Inc., Chas., Brooklyn, N. Y.: MPA-30-287-md-1378.
- Phelps-Roberts Corp., Washington, D. C.: Order (49-038) 50-7001.
- Philadelphia Gear Works, Inc., Philadelphia, Pa.: AF 33(038)-13017.
- Philco Corp., Philadelphia, Pa.: DA-36-039-sc-46, DA-44-114-sc-133, NOa(s) 12132, N173s-15405, AF 28(099)-20 S. A. No. 1, AF 33(038)-12473, AF 33(038)-12748, AF 33(038)-14090, AF 33(038)-14577.
- Phillips-Drucker, St. Louis, Mo.: DA-23-076-md-196, DA-23-076-md-241, DA-23-076-md-256.
- Phillips Machine Co., Dearborn, Mich.: DA-20-018-ord-9056.
- Photographic Instruments, Inc., New York, N. Y.: AF 33(038)-12248.

- Photographic Products, Inc., Hollywood, Calif.: AF 33(038)-12736, AF 33(038)-14378.
 Photostat Corp., Providence, R. I.: AF 33(038)-12625.
 Piasecki Helicopter Corp., Morton, Pa.: N383s-28057 and L. I., AF 33(038)-12881.
 Pickard & Burns, Inc., Needham, Mass.: AF 28(099)-101 S. A. No. 4 and S. A. No. 5.
 Picker X-Ray Corp., New York, N. Y.: DA-23-076-md-108, MPA-30-287-md-1327.
 Pierce Governor Co., Inc., The, Anderson, Ind.: DA-11-184-eng-1383.
 Pinkerton & Co., H. E., Oyster Bay, N. Y.: AF 33(038)-12600.
 Pioneer Parachute Co., Inc., Manchester, Conn.: AF 33(038)-13041, AF 33(038)-13511, AF 33(038)-14578.
 Piqua Engineering, Inc., Piqua, Ohio: AF 33(038)-13210, AF 33(038)-14256.
 Piston Service Company, Inc., Detroit, Mich.: DA-20-018-ord-8543.
 Pittsburgh-Des Moines Construction Co., Pittsburgh, Pa.: AF 33(038)-6964 S. A. No. 1.
 Pittsburgh-Des Moines Steel Co., Pittsburgh, Pa.: DA-44-009-eng-105.
 Pittsburgh Plate Glass Co., Philadelphia, Pa.: AF 33(038)-1176.
 Pittsburgh Testing Laboratory, Pittsburgh, Pa.: AF 8(090)-65.
 Plan-O-Mill Corp., Hazel Park, Mich.: DA-19-066-ord-199.
 Plastoid Corp., Hamburg, N. J.: DA-36-039-sc-1322.
 Plax Corp., Hartford, Conn.: DA-28-017-ord-619, DA-44-114-sc-148.
 Polan Industries, Huntington, W. Va.: N600s-5507.
 Piper Aircraft Corp., Lock Haven, Pa.: Order (33-096) 50-11332.
 Polarad Electronics Co., New York, N. Y.: DA-36-039-sc-70, DA-36-039-sc-102, DA-36-039-sc-110, DA-36-039-sc-139, DA-36-039-sc-140, DA-36-039-sc-160, DA-36-039-sc-199, DA-36-039-sc-1302.
 Polaroid Corp., Cambridge, Mass.: DA-18-108-cml-689, DA-36-039-sc-67, DA-36-039-sc-146, DA-44-009-eng-19, DA-44-109-qm-224, NObr 49193, NObr 49257, AF 33(038)-12778.
 Pollak, Joseph, Corp., Boston, Mass.: AF 33(038)-13021.
 Polymer Corp., Reading, Pa.: N600s-5637.
 Polytechnic Research & Development Co., Inc., Brooklyn, N. Y.: DA-36-039-sc-48, DA-36-039-sc-154, AF 19(122)-241, AF 28(099)-98 S. A. No. 3, AF 28(099)-106 S. A. No. 3, AF 33(038)-14114, AF 33(038)-14333.
 Polytechnical Laboratories, Detroit, Mich.: NOa(s) 12125.
 Pope & Talbot, Inc., San Francisco, Calif.: MSTs 44.
 Porto-Clinic Instruments, Inc., New York, N. Y.: DA-30-280-qm-4116.
 Power Equipment Co., Detroit, Mich.: NObr 49125.
 Pratt & Letchworth Co., Inc., Buffalo, N. Y.: DA-20-089-ord-1575.
 Press Wireless Manufacturing Co., Inc., Hicksville, Long Island, N. Y.: AF 33(038)-11303, AF 33(038)-11716, AF 33(038)-12394, AF 33(038)-12456.
 Presto Recording Corp., New York, N. Y.: N140s-18557.
 Prewitt Aircraft Co., Clifton Heights, Pa.: AF 33(038)-12615.
 Princeton Film Center, Princeton, N. J.: NOa(s) 11031, NOa(s) 12169.
 Price & Hawk, Lubbock, Tex.: AF 41(436)-46.
 Prime, Inc., Frederick, Md.: DA-18-064-cml-435.
 Pritchard & Co., J. F., Kansas City, Mo.: DA-25-086-eng-341.
 Producers Service Co., Burbank, Calif.: N171s-89633.
 Production Design & Machine Co., Inc., New York, N. Y.: DA-11-070-ord-854.
 Psychological Corp., The, New York, N. Y.: DA-49-083-osa-74, N9nr 99902.
 Purolator Products, Inc., Newark, N. J.: AF 33(038)-11604.
 "Quick-Way" Truck Shovel Co., Denver, Colo.: DA-11-184-eng-1737, DA-11-184-eng-2558.
 Quincy Compressor Co., Quincy, Ill.: DA-11-184-eng-2207.
 R & B Tool & Gauge Co., Detroit, Mich.: DA-20-089-ord-1365.
 RCA Service Co., Inc., Camden, N. J.: AF 33(038)-13230.
 Racine Engineering Co., Wm. A., Waltham, Mass.: NOa(s) 12175.
 Radiation Counter Lab., Chicago, Ill.: AF 33(038)-14075.
 Radio Corp. of America, Camden, N. J.—RCA Victor Division: W-36-039-sc-38244, W-36-039-sc-44532 Mod. No. 2, DA-30-069-ord-44, DA-36-039-sc-97, DA-36-039-sc-111, DA-36-039-sc-157, DA-36-039-sc-188, DA-36-039-sc-191, DA-36-039-sc-200, DA-44-009-eng-9, NOa(s)-11002, NObs 50595, NObr 49095, NObr 49146, NObr 49201, NObr 49251, N104s-11818, N126s-3814, N126s-4604, N126s-4859, N126s-6017, N126s-6919, N126s-6951, N126s-8145, L. I., N130s-34478, N173s-15415, N173s-15439, W33-038 ac 18181 S. A. No. 3, W33-038 ac 20726 S. A. No. 6, S. A. No. 8 and S. A. No. 9, AF 19(122)-251, AF 33(038)-12630, AF 33(038)-13275, AF 33(038)-13473, AF 33(038)-13607, AF 33(038)-14087, AF 33(038)-14303.
 Radio Frequency Laboratories, Boonton, N. J.: NOa(s) 12219, NObr 49242.
 Radio Magazines, Inc., New York, N. Y.: AF 19(122)-242.
 Radioplane Co., Van Nuys, Calif.: AF 33(038)-9412 S. A. No. 8, S. A. No. 10, and S. A. No. 13, AF 33(038)-12613, AF 33(038)-13201.
 Radio Receptor Co., Inc., New York, N. Y.: DA-44-009-eng-169, NObr 49234, AF 33(038)-11637, AF 33(038)-12274, AF 33(038)-12792.
 Radio Specialty Manufacturing Co., Portland, Ore.: AF 33(038)-13088.
 Rainford Manufacturing Co., Inc., Closter, N. J.: AF 33(038)-12951.
 Raisz, Dr. Erwin, Cambridge, Mass.: DA-44-109-qm-186.
 Ramsay, Ltd., W. A., Honolulu, T. H.: N604s-7633.
 Rangertone, Inc., Newark, N. J.: DA-44-114-sc-151.
 Ransohoff, N., Inc., Cincinnati, Ohio: AF 33(038)-13064.
 Rauland-Borg Corp., Chicago, Ill.: AF 33(038)-12012 C. O. No. 1.
 Ray Film Industrial, Inc., Reid H., St. Paul, Minn.: NOa(s) 11005, NOa(s) 11063, AF 33(038)-11933.
 Raytheon Manufacturing Co., Waltham, Mass.: DA-36-039-sc-69, DA-36-039-sc-127, DA-36-039-sc-128, DA-36-039-sc-130, DA-36-039-sc-136, DA-36-039-sc-162, DA-36-039-sc-171, DA-36-039-sc-206, NObr 49138, NObr 49254, NObr 49262, NObs 5217, N7nr 38902 Amd. No. 5, Amd. No. 6 and Amd. No. 7; N126s-3883, N126s-6236, N126s-6652, N126s-7620, N130s-34371, N140s-16531, AF 19(122)-209, AF 19(122)-286, AF 28(099)-182, AF 33(038)-11724, AF 33(038)-12390, AF 33(038)-13677, AF 33(038)-14549.
 Raytronic Laboratories, Cincinnati, Ohio: AF 33(038)-10837, AF 33(038)-11693, AF 33(038)-11958, AF 33(038)-14563.
 Reaction Motors, Inc., Dover, N. J.: DA-44-009-eng-189, NObr 7700, AF 33(038)-13626, Order (4-301) 50-3468.
 Ready-Power Co., The, Detroit, Mich.: W-44-009-eng-749, DA-11-184-eng-1305, DA-11-184-eng-1789.
 Realty & Industrial Corp., Bethlehem, Pa.—Roller Smith Division: DA-36-039-sc-4718, NObr 10664, AF 33(038)-14233.
 Recordak Corp., New York, N. Y.: AF 33(038)-11706.
 Records-Engineering, Inc., Washington, D. C.: AF 33(038)-13505.
 Reed Research, Inc., Washington, D. C.: DA-18-108-cml-617, DA-44-009-eng-164, DA-44-109-qm-187, AF 23(109)-24.
 Reeves Brothers, Inc., New York, N. Y.: DA-30-280-qm-692.
 Reeves Instrument Corp., New York, N. Y.: DA-36-039-sc-63, DA-36-039-sc-148, N173s-15286, N600s-6114, W33-038 ac 17765 S. A. No. 7, AF 28(099)-289, AF 28(099)-293, AF 33(038)-11512, AF 33(038)-14323, Order (28-099) 50-1401.
 Reeves Steel & Manufacturing Co., Dover, Ohio: DA-33-019-ord-15.
 Refrigeration Engineering Corp., Philadelphia, Pa.: DA-44-109-qm-137.
 Refrigeration Equipment Co., Dayton, Ohio: AF 33(038)-6063 S. A. No. 2.
 Reichhold Chemicals, Inc., Detroit, Mich.: N189s-73317.
 Reiner, John, & Co., Long Island City, N. Y.: DA-36-022-tc-142, DA-36-022-tc-521.
 Reiske, Franklin, & McCormack, Alex., Lewisburg, Ohio: AF 33(038)-13060.
 Reinsner & Urbahn, New York, N. Y.: DA-19-016-eng-305, DA-30-075-eng-536.
 Remington Arms Co., Inc., Bridgeport, Conn.: DA-19-059-ord-12, DA-19-059-ord-14, DA-19-059-ord-15, DA-19-059-ord-28, DA-19-059-ord-29.
 Remington Rand, Inc., Buffalo, N. Y.: DA-11-173-ord-21, DA-30-280-qm-3608, DA-36-039-sc-170, NObr 49258, AF 33(038)-13066.
 Remler Co., Ltd., San Francisco, Calif.: NObs 50425.
 Reo Motors, Inc., Lansing, Mich.: DA-20-018-ord-9194, DA-20-018-ord-9983, AF 33(038)-10394.
 Reproduction Products Co., Chicago, Ill.: N383s-35900.
 Republic Aviation Corp., Farmingdale, Long Island, N. Y.: W33-038 ac 14583 C. O. No. 20, AF 33(038)-11966, AF 33(038)-12507, AF 33(038)-12917, AF 33(038)-12938, AF 33(038)-14369, AF 33(038)-14500, AF 33(038)-14541.
 Republic Lumber Co., Pittsburgh, Pa.: DA-11-184-eng-1201.
 Research Product, Inc., Danbury, Conn.: Order (49-038) 50-8318.
 Revere Corp. of America, Wallingford, Conn.: N383s-32806, AF 33(038)-11625.
 Reynolds Industries, Inc., Santa Monica, Calif.: AF 4(086)-161.
 Reynolds Metals Co., Richmond, Va.: DA-30-144-ord-246, N383s-36225, AF 33(038)-12647.
 Rheem Manufacturing Co., New York, N. Y.: DA-18-108-cml-718, AF 33(038)-13509.
 Rhodes Lewis Co., Los Angeles, Calif.: AF 33(038)-12282, AF 33(038)-12755, AF 33(038)-12756, AF 33(038)-12882, AF 33(038)-13239, AF 33(038)-13613, AF 33(038)-14309.
 Rice's sons, Inc., Bernard, New York, N. Y.: AF 33(038)-11674.
 Richardson, Bellows, Henry & Co., New York, N. Y.: DA-49-083-osa-72, DA-49-083-osa-73, AF 33(038)-12925, AF 33(038)-14112.
 Ric-Wil Co., The, Cleveland, Ohio: AF 49(038)-201.
 Ripley Co., Inc., Middletown, Conn.: AF 33(038)-11638.
 Ritter Co., Inc., Rochester, N. Y.: DA-23-076-md-125, DA-23-076-md-157, DA-23-076-md-158.
 Robert & Co. Associates et al., Atlanta, Ga.: DA-40-126-eng-2, DA-40-126-eng-6.
 Roberts & Mander Corp., Hatboro, Pa.: DA-36-034-ord-12.
 Robertshaw-Fulton Controls Co., Youngwood, Pa.—Fulton Syphon Division: N104s-12142, N104s-13039, N104s-13089 L. I.
 Rockwell Manufacturing Co., Pittsburgh, Pa.: AF 33(038)-11140.
 Rohm & Haas Co., Philadelphia, Pa.: W-01-021-ord-334 S. A. No. 3, DA-44-009-eng-212.
 Rollin Co., Pasadena, Calif.: NObr 49090, AF 33(038)-14321.
 Rollway Bearing Co., Inc., Syracuse, N. Y.: AF 33(038)-14223.
 Rosco Manufacturing Co., Minneapolis, Minn.: DA-11-184-eng-1303.
 Rosen & Co., Cleveland, Ohio: N600s-6414.
 Rosen Engineering Products, Inc., Raymond, Philadelphia, Pa.: NOa(s) 12142, AF 33(038)-14359, AF 33(038)-14484.
 Roush Productions, Inc., Leslie, New York, N. Y.: NOa(s) 11072.
 Royal Electric Co., Jamestown, Ohio: AF 33(038)-6391 Amd. No. 2.

- Royal Typewriter Co., Inc., New York, N. Y.: DA-19-058-ord-18.
- Royer & Roger, Inc., New York, N. Y.: DA-18-108-cml-676, DA-28-024-ord-355, DA-28-024-ord-359, DA-28-024-ord-365, DA-28-024-ord-440.
- Ruckstell-Hayward Engine Co., Los Angeles, Calif.: AF 33(038)-14587.
- Ruland Manufacturing Co., Watertown, Mass.: DA-30-144-ord-275.
- Russell & Axon, St. Louis, Mo.: DA-25-066-eng-403, NOy 20821.
- Ryan Aeronautical Co., San Diego, Calif.: W33-038 ac 21370 S. A. No. 15, W33-038 ac 22488 C. O. No. 12 and C. O. No. 13, AF 33(038)-11525, AF 33(038)-14540.
- Ryan Industries, Inc., Detroit, Mich.: AF 33(038)-13203.
- Sabine Transportation Co., Port Arthur, Tex.: MST5 42.
- Ryker, Harrison, Co., Inc., Oakland, Calif.: AF 23(109)-21.
- Safe Flight Instrument Corp., White Plains, N. Y.: N383s-35468.
- St. Joe Machines, Inc., St. Joseph, Mich.: DA-11-070-ord-1144.
- Sales Engineering & Training Co., St. Louis, Mo.: DA-28-024-ord-646, DA-28-024-ord-647.
- Saltzman, Inc., J. G., New York, N. Y.: Order (33-038) 50-4361.
- Sanborn Co., Cambridge, Mass.: DA-23-076-md-162, DA-23-076-md-163.
- Sangamo Electric Co., Springfield, Ill.: NObr 49102, NObr 49140, NObr 49187, NObr 49275 L. L. N126s-7616.
- Sarco Co., Inc., New York, N. Y.: N104s-12024.
- Saunders, James, Co., Dayton, Ohio: AF 33(038)-14370.
- Saval, Inc., Los Angeles, Calif.: N383s-34461, N383s-35117, AF 33(038)-11704.
- Savannah Electric & Power Co., Savannah, Ga.: AF 9(118)-34.
- Savannah Iron-Wire Works, Savannah, Ga.: AF 9(118)-42.
- Savannah Machine & Foundry Co., Savannah, Ga.: DA-01-009-ord-4.
- Sawyer Bailey Corp., Buffalo, N. Y.: DA-20-089-ord-056 S. A. No. 4, DA-20-089-ord-1090, DA-20-089-ord-1299, DA-20-089-ord-1514.
- Schenectady Product Development Co., Schenectady, N. Y.: DA-44-009-eng-187.
- Schenutt, Frank G., Rubber Co., The, Baltimore, Md.: Order (33-038) 50-2728, Order (33-038) 50-2877, Order (33-038) 50-2967.
- Schramm, Inc., West Chester, Pa.: DA-20-018-ord-10368.
- Schultz Tool & Manufacturing Co., San Gabriel, Calif.: AF 33(038)-11136.
- Schuttig & Co., Inc., Washington, D. C.: AF 33(038)-14408.
- Schwab Textile Corp., H. W., New York, N. Y.: AF 33(038)-12605.
- Schwein Engineering Co., L. N., Los Angeles, Calif.: AF 33(038)-11701, AF 33(038)-11752, AF 33(038)-12369, AF 33(038)-14137, AF 33(038)-14592.
- Science Associates, Philadelphia, Pa.: AF 33(038)-11653.
- Scientific Engineering Co., New York, N. Y.: DA-44-009-eng-192.
- Scott & Co., W. C., St. Louis, Mo.: DA-23-076-md-109.
- Scovell, Wellington & Co., Cleveland, Ohio: DA-19-058-ord-644.
- Seaboard Electric Co., New York, N. Y.: AF 33(038)-11395.
- Seaboard-Western Airlines, New York, N. Y.: AF 33(038)-14681.
- Seaman Motors, Inc., Milwaukee, Wis.: DA-44-009-eng-186.
- Seismograph Service Corp., Tulsa, Okla.: NOM 56879 L. I.
- Self Winding Clock Co., Inc., Brooklyn, N. Y.: N383s-36002.
- Sell's Specialties, Inc., New York, N. Y.: N140s-16961.
- Service Electric Co., Chattanooga, Tenn.: AF 33(038)-13667.
- Servo Corp. of America, New Hyde Park, N. Y.: NOa(s) 10946, NObr 49210, W28-099 ac 305, AF 33(038)-12742, AF 33(038)-13205.
- Servomechanisms, Inc., Mineola, Long Island, N. Y.: AP 33(038)-12223, AF 33(038)-12293, AF 33(038)-13007.
- Seyburn Tool & Engineering Co., Detroit, Mich.: DA-20-089-ord-1376, DA-20-089-ord-1841, DA-20-089-ord-2437.
- Shallcross Manufacturing Co., Collindale, Pa.: DA-36-039-sc-1218.
- Sharp & Dohme, Inc., Philadelphia, Pa.: MPA-30-287-md-1456.
- Sharp, George C., New York, N. Y.: NObs 5202 L. I.
- Sharples Corp., The, Philadelphia, Pa.: N104s-12492.
- Shaw Co., Benjamin F., Wilmington, Del.: DA-36-034-ord-27.
- Shaw & Estes, Dallas, Tex.: AF 33(038)-11863, AF 33(038)-14246.
- Sheffield Corp., Dayton, Ohio: DA-18-108-cml-701, AF 33(038)-11539, AF 33(038)-13238.
- Sheldon Machine Co., Chicago, Ill.: AF 33(038)-13625.
- Shell Oil Co., Inc., New York, N. Y.: ASP 2175 C. O. No. 1, ASP 2419.
- Shell Development Co., Inc., New York, N. Y.: DA-18-108-cml-721.
- Shepard Elevator Co., Cincinnati, Ohio: AF 33(038)-12652.
- Shepard Laboratories, Summit, N. J.: DA-30-069-ord-52, DA-36-038-ord-463, DA-36-039-sc-137.
- Sherwood Brass Works, Detroit, Mich.: N104s-12270.
- Shook, Inc., Charles H., Dayton, Ohio: AF 33(038)-14580.
- Shupp, Chase & Tolbert, Kodiak, Alaska: DA-95-507-eng-50.
- Sierra Electronic Corp., San Carlos, Calif.: AF 28(099)-102 S. A. No. 2, AF 33(038)-13267.
- Signode Steel Strapping Co., Chicago, Ill.: DA-11-171-ord-31, DA-11-171-ord-84.
- Silent Hoist & Crane Co., Brooklyn, N. Y.: DA-44-109-ord-172.
- Silverman, Inc., Edward, Milwaukee, Wis.: ASP 2299.
- Simmonds Aerocessories, Inc., Tarrytown, N. Y.: N383s-32185, N383s-34333, N383s-34486, N383s-35772, AF 33(038)-11642, AF 33(038)-13014.
- Simon Bros., Inc., Long Island City, N. Y.: AF 33(038)-11740.
- Simplex Engineering Corp., Detroit, Mich.: DA-20-089-ord-1138.
- Simpson Manufacturing Co., Inc., Mark, Long Island City, N. Y.: AF 33(038)-12836.
- Sinclair-Scott Co., Baltimore, Md.: DA-36-034-ord-18.
- Sirchie Finger Print Laboratories, Philadelphia, Pa.: Order (49-038) 50-7212.
- Skidmore, Owings & Merrill, Chicago, Ill.: DA-11-032-eng-515, DA-11-032-eng-520.
- Skyway Precision Tool Co., Los Angeles, Calif.: AF 33(038)-13048.
- Slade Tractor Co., Inc., Albany, N. Y.: DA-30-127-ord-15.
- Slick Airways, Inc., San Antonio, Tex.: AF 33(038)-13281, AF 33(038)-14671.
- Smith Bros., Inc., Vancouver, Wash.: DA-35-026-eng-4126.
- Smith Corp., A. O., Milwaukee, Wis.: DA-11-022-ord-8, DA-11-022-ord-29.
- Smith, Inc., L. B., Camp Hill, Pa.: DA-20-018-ord-6464.
- Smith Manufacturing Co., J. H., New York, N. Y.: AF 33(038)-8159 C. O. No. 2.
- Smith-Meeker Engineering Co., New York, N. Y.: NObs 50494.
- Smith-Morris Co., Ferndale, Mich.: DA-20-018-ord-10309.
- Smith Sons Co., J. E., Buffalo, N. Y.: N104s-12765.
- Smoot-Holman Co., Inglewood, Calif.: AF 33(038)-11731.
- Snell, Inc., Foster D., New York, N. Y.: DA-18-108-cml-579, DA-36-039-sc-182.
- Snow-Nabstedt Gear Corp., Hamden, Conn.: N104s-12154, N104s-13183 L. I.
- Socony Vacuum Oil Co., Inc., New York, N. Y.: ASP 1298, ASP 1534 C. O. No. 2, ASP 1593 C. O. No. 1, ASP 1675, ASP 2381.
- Solar Aircraft Co., San Diego, Calif.: AF 33(038)-12280.
- Sorensen & Co., Inc., Stamford, Conn.: DA-23-076-md-144, AF 33(038)-12766.
- Sorey, Hill & Sorey, Oklahoma City, Okla.: DA-34-066-eng-988.
- Sorgel Electric Co., Milwaukee, Wis.: AF 33(038)-14509.
- South Bend Lathe Works, South Bend, Ind.: AF 33(038)-13066.
- Souther Engineering Co., Henry, Hartford, Conn.: DA-19-058-ord-652.
- Southern Lumber Sales Co., Pine Bluff, Ark.: DA-09-026-eng-5029.
- Southwest Research Institute, San Antonio, Tex.: DA-23-072-ord-16, AF 33(038)-13512.
- Southworth Tractor & Machinery Co., Albany, N. Y.: DA-30-127-ord-52.
- Spartan Aircraft Co., Tulsa, Okla.: AF 33(038)-14126.
- Specialties, Inc., Syosset, Long Island, N. Y.: NORD 10906, AF 33(038)-12267, AF 33(038)-12900.
- Specialty Assembling & Packing Co., Inc., Brooklyn, N. Y.: AF 33(038)-12685, AF 33(038)-14230.
- Specialty Battery Co., Madison, Wis.: DA-36-039-sc-2999.
- Spencer Chemical Co., Kansas City, Mo.: DA-11-173-ord-30.
- Spencer Turbine Co., Hartford, Conn.: AF 33(038)-12504.
- Sperry Corp., The, New York, N. Y.—Sperry Gyroscope Division: W-30-069-ord-4461, DA-30-069-ord-9, DA-36-039-sc-165, DA-36-039-sc-166, NOa(s) 12019, NObr 49236, NObr 49244, NObs 50687, NORD 10762, N104s-13045, N126s-5560, N383s-32925, N383s-32984, N383s-34646, N383s-34981, N383s-35220, N383s-35563, W33-038 ac 22235 C. O. No. 11; W33-038 ac 22237 S. A. No. 15, S. A. No. 16, S. A. No. 17, S. A. No. 19 and S. A. No. 22; AF 28(099)-214, AF 28(099)-221, AF 33(038)-659 Amd. No. 1, AF 33(038)-11309, AF 33(038)-11690, AF 33(038)-11770, AF 33(038)-11956, AF 33(038)-12607, AF 33(038)-12626, AF 33(038)-12927, AF 33(038)-13234, AF 33(038)-13280, AF 33(038)-13297, AF 33(038)-13675, AF 33(038)-13881, AF 33(038)-14069, AF 33(038)-14127, AF 33(038)-14295, AF 33(038)-14296, AF 33(038)-14331, AF 33(038)-14367, AF 33(038)-14519, AF 33(038)-14524, Order (19-122) 50-6035.
- Sperry Products, Inc., Danbury, Conn.: N104s-12577.
- Sperli Parady, Inc., Cincinnati, Ohio: AF 33(038)-14314.
- Sprague Electric Co., North Adams, Mass.: DA-36-039-sc-57, DA-36-039-sc-59, DA-36-039-sc-87, DA-36-039-sc-161, DA-36-039-sc-1325.
- Sprague Engineering & Sales Co., Gardena, Calif.: AF 33(038)-12937.
- Spriesch Tool & Manufacturing Co., Buffalo, N. Y.: AF 33(038)-13849.
- Sprengnether Instrument Co., St. Louis, Mo.: N383s-35240.
- Square D Co., Detroit, Mich.—Kollsman Instrument Division: NOa(s) 12155, N383s-33842, N383s-34487, N383s-35863, N383s-37366, N421s-1446, AF 19(122)-206, AF 33(038)-12968, AF 33(038)-13058, AF 33(038)-13295, AF 33(038)-13608, AF 33(038)-14552, Order (19-122) 50-6135.
- Squibb & Sons, E. R., New York, N. Y.: MPA-30-287-md-1448.
- Stadium Boat Works, Cleveland, Ohio: DA-30-023-eng-27.
- Standard Cable Corp., Chickasha, Okla.: DA-36-039-sc-1321.
- Standard Electric Time Co., Springfield, Mass.: Order (41-417) 50-4981.
- Standard Electronics Research Corp., New York, N. Y.: DA-30-069-ord-14, DA-30-069-ord-38, DA-30-069-ord-41.
- Standard Oil Co. of California, San Francisco, Calif.: ASP 2401.
- Standard Oil Co. (Kentucky), Louisville, Ky.: ASP 920 C. O. No. 5.
- Standard Oil Co. of Ohio, Cleveland, Ohio: ASP 945 C. O. No. 3.

- Standard Oil Development Co., Elizabeth, N. J.: AF 33(038)-14593.
- Standard Rolling Mills, Inc., Brooklyn, N. Y.: N383s-34661, N383s-35186, AF 33(038)-12648.
- Standard Steel Works, North Kansas City, Mo.: AF 33(038)-14083.
- Stancil-Hoffman Corp., Hollywood, Calif.: AF 8(094)-208.
- Standard Stoker Co., Inc., The, New York, N. Y.—Read Machinery Division: N104s-12789.
- Standard-Thomson Corp., Dayton, Ohio—Clifford Manufacturing Co. Division: N383s-33530, N383s-34000, AF 33(038)-11143.
- Standard-Vacuum Oil Co., New York, N. Y.: ASP 1533 C. O. No. 4.
- Standard X-Ray Co., Chicago, Ill.: DA-23-076-md-179.
- Stanley Engineering Co., Muscatine, Iowa: DA-25-086-eng-345.
- Stanley & Stolz, Los Angeles, Calif.: DA-04-353-eng-240.
- Stanton, Glenn, Portland, Oreg.: DA-95-507-eng-78.
- Star Kimble Electric Co., Bloomfield, N. J.: N104s-12583.
- Star Machinery Co., Seattle, Wash.: W-45-021-ord-92.
- Starr & Sons Lumber Co., J. W., Atlanta, Ga.: DA-09-026-eng-5039.
- State Electronics Sales Corp., New York, N. Y.: AF 33(038)-12859.
- Statistical Tabulating Co., New York, N. Y.: DA-49-083-osa-77.
- Stavid Engineering, Inc., Plainfield, N. J.: NOa(s) 12101, NObr 8001, NOrd 10824, NOrd 10849, AF 33(038)-12278 S. A. No. 1.
- Steel Products Engineering Co., The, Springfield, Ohio: AF 33(038)-13888.
- Steiner Plastics Manufacturing Co., Inc., Long Island City, N. Y.: AF 33(038)-13269.
- Statham Laboratories, Los Angeles, Calif.: Order (33-096) 50-12450.
- Steiner, William F., Silver Spring, Md.: Order (19-122 50-6360).
- Sterling Engine Co., Buffalo, N. Y.: N104s-11837.
- Stevens & Koon, Portland, Oreg.: DA-95-407-eng-70.
- Stevens Supply Co., Savannah, Ga.: AF 9(118)-21.
- Stevens Walden, Inc., Worcester, Mass.: DA-19-066-ord-236.
- Stewart-Warner Corp., Chicago, Ill.: NOa(s) 10984, NObr 49164, NOrd 10850, AF 33(038)-12246; AF 33(038)-13208. South Wind Division: DA-20-089-ord-1808, DA-44-009-eng-185, N104s-11603, N383s-33053, N383s-34816.
- Stokes Machine Co., F. J., Philadelphia, Pa.: DA-36-038-ord-622.
- Stratos Corp., Farmingdale, Long Island, N. Y.: NOa(s) 11029, AF 33(038)-11379.
- Streeter-Amet Co., Chicago, Ill.: N173s-15269.
- Stroh Industries, Detroit, Mich.: DA-20-018-ord-7942, DA-20-018-ord-8129, DA-20-018-ord-8661.
- Studebaker Corp., The, South Bend, Ind.: DA-20-018-ord-9195.
- Sturgeon, Myron A., Norfolk, Va.: DA-44-110-eng-567.
- Summers Gyroscope Co., Santa Monica, Calif.: N123s-66596.
- Sundstrand Machine Tool Co., Rockford, Ill.: AF 33(038)-11989, AF 33(038)-13296.
- Sun-Ray Photo Co., Inc., New York, N. Y.: AF 33(038)-14253.
- Sun Shipbuilding & Dry Dock Co., Chester, Pa.: NObs 50242, N104s-12668, N104s-12958, N104s-12995.
- Superior Auto, Inc., Dayton, Ohio: AF 33(038)-12909.
- Superior Coach Corp., Lima, Ohio: W-33-019-ord-6405 S. A. No. 6, DA-38-039-sc-201.
- Superior Sleeprite Corp., Chicago, Ill.: N123s-67695.
- Superior Tube Co., Norristown, Pa.: NObr 49199.
- Superior Valve & Fittings Co., Pittsburgh, Pa.: NOa(s) 12037.
- Surface Combustion Corp., Toledo, Ohio: DA-18-108-cml-700, AF 33(038)-3309 S. A. No. 5, AF 33(038)-13621, AF 33(038)-14495.
- Swedlow Plastics Co., Los Angeles, Calif.: AF 33(038)-11768.
- Sweeney Manufacturing Co., B. K., Denver, Colo.: N383s-32901, AF 33(038)-11939.
- Sylvania Electric Products Co., Inc., Flushing, Long Island, N. Y.: DA-30-069-ord-43, DA-36-039-sc-187, NObr 6600, W28-099 ac 465 S. A. No. 6, AF 28(099)-109 S. A. No. 2 and S. A. No. 3.
- Syracuse Supply Co., Syracuse, N. Y.: DA-30-127-qm-25.
- Taylor Machine Co., Cleveland, Ohio: AF 33(038)-14550.
- Technical Associates, Glendale, Calif.: AF 33(038)-14232.
- Technical Training Aids, Inc., Tulsa, Okla.: AF 33(038)-13225.
- Technitrol Engineering Co., Inc., Philadelphia, Pa.: DA-44-114-sc-98, NObr 49221.
- Technographic Publications, New York, N. Y.: NOa(s) 12127, NOrd 10904.
- Technology Instrument Corp., Waltham, Mass.: AF 28(099)-234.
- Teleflex, Inc., Philadelphia, Pa.: N383s-34645, N383s-34869.
- Telephonics Corp., Huntington, Long Island, N. Y.: DA-36-039-sc-95.
- Teleregister Corp., The, New York, N. Y.: NObr 4701, AF 33(038)-14088.
- Teletype Corp., Chicago, Ill.: DA-36-039-sc-756, DA-36-039-sc-854, DA-36-039-sc-1368, DA-44-114-sc-132, DA-44-114-sc-137, NObr 49088, NObr 49131, NObr 49144, NObr 49160, NObr 49179, NObr 49182, NObr 49183, NObr 49184, NObr 49241, NObr 49269.
- Televisto Products Co., Chicago, Ill.: AF 19(123)-216.
- Televolt Corp., New York, N. Y.: AF 28(099)-295.
- Tennant Co., G. H., Minneapolis, Minn.: Order (16-068) 50-4204.
- Tennessee Corp., Atlanta, Ga.: DA-36-039-sc-53.
- Tennessee Eastman Corp., Kingsport, Tenn.: DA-11-173-ord-24.
- Terpening Co., L. H., New York, N. Y.: DA-36-039-sc-81.
- Terry Machine Co., Waterford, Mich.: DA-20-018-ord-9160, DA-20-018-ord-9811, DA-20-018-ord-10182.
- Texas Engineering & Manufacturing Co., Dallas, Tex.: AF 33(038)-11855, AF 33(038)-11941, AF 33(038)-11963, AF 33(038)-14672.
- Thermo-Electric Co., Inc., Fair Lawn, N. J.: N383s-33833.
- Thew Shovel Co., The, Lorain, Ohio: DA-11-184-eng-1414, DA-11-184-eng-1510, DA-11-184-eng-1685, DA-11-184-eng-1929, DA-11-184-eng-2075, DA-11-184-eng-2582.
- Thiokol Corp., Trenton, N. J.: DA-11-173-ord-37.
- Thiry Machine Co., Detroit, Mich.: DA-20-018-ord-5104, DA-20-018-ord-7696, DA-20-018-ord-8548, DA-20-018-ord-10247.
- Thomas-Hutton, Savannah, Ga.: AF 25(010)-146.
- Thompson Associates, Parke, Kirkwood, Mo.: W-23-072-ord-2175 S. A. No. 2, DA-23-072-ord-6, DA-23-072-ord-7, DA-23-072-ord-8, DA-23-072-ord-20.
- Thompson Co., Binghamton, N. Y.: DA-28-017-ord-692.
- Thompson Co., J. Walter, New York, N. Y.: NOm 56917.
- Thompson Pipe & Steel Co., Denver, Colo.: AF 29(001)-292.
- Thompson Products Inc., Cleveland, Ohio: N383s-33515, N383s-33674, N383s-35028, N383s-35029, AF 33(038)-11646, AF 33(038)-12744, AF 33(038)-13079, AF 33(038)-14265.
- Thurman Machine Co., Columbus, Ohio: DA-30-144-ord-300.
- Time, Inc., New York, N. Y.: AF 33(038)-13676.
- Time Oil Co., Seattle, Wash.: W-44-109-qm-2246, ASP 1540.
- Times Facsimile Corp., New York, N. Y.: NObr 49263, N126s-6247.
- Timken-Detroit Axle Co., The, Detroit, Mich.: W-20-089-ord-1272.
- Timken Roller Bearing Co., The, Canton, Ohio: DA-33-079-ord-163.
- Titeflex, Inc., Newark, N. J.: N383s-34196, AF 33(038)-12273, AF 33(038)-13029, AF 33(038)-13262.
- Todd Shipyards Corp., New York, N. Y.: N104s-11681, N104s-12802.
- Toledo Rebuilding Co., Toledo, Ohio: DA-33-079-ord-170.
- Tracerlab, Inc., Boston, Mass.: DA-18-108-cml-710, DA-18-108-cml-759, AF 33(038)-12932, AF 33(038)-14115, AF 33(038)-14308, AF 33(038)-14556.
- Trailmobile Co., Cincinnati, Ohio: DA-20-018-ord-5501, AF 33(038)-11602.
- Transducer Corp., Boston, Mass.: DA-44-114-sc-99, W33-038-ac-14849 S. A. No. 11, AF 33(038)-11538, AF 33(038)-12910, AF 33(038)-13242, AF 33(038)-14497, AF 33(038)-14510.
- Transmitter Equipment Manufacturing Co., Inc., New York, N. Y.: DA-38-039-sc-164.
- Transocean Air Lines, Oakland, Calif.: AF 33(038)-14680.
- Triplex Corp. of America, Pueblo, Colo.: DA-33-031-qm-1753.
- Trucking Equipment Co., Macon, Ga.: AF 9(104)-203.
- Trumbull Electric Manufacturing Co., The, Plainville, Conn.: NObs 50663.
- Tubing Appliance Co., Inc., Los Angeles, Calif.: N171s-89278.
- Tucker-Sno-Cat Corp., Medford, Oreg.: DA-44-009-eng-229.
- Turnbull, Inc., J. Gordon, Cleveland, Ohio: AF 8(094)-210, AF 24(007)-54.
- Turner Gravel Co., San Antonio, Tex.: Order (41-142) 50-14694.
- Twin Disc Clutch Parts & Service of New York, Inc., New York, N. Y.: N104s-12091.
- Union Bay State Research Corp., Cambridge, Mass.: DA-44-109-qm-183.
- Union Carbide & Carbon Corp., New York, N. Y.—Carbide & Carbon Chemicals Division: N383s-35654. Haynes Stellite Co., Division: DA-11-070-ord-809, DA-11-079-ord-905, DA-19-058-ord-701, DA-19-058-ord-714, DA-19-058-ord-835. Linde Air Products Co. Division: W-44-009-eng-632 Mod. No. 3, DA-30-069-ord-8, N173s-15343, AF 33(038)-7792 S. A. No. 5, AF 33(038)-8110 S. A. No. 5.
- Union Diesel Engine Co., Oakland, Calif.: N104s-12748.
- Union Instrument Corp., Plainfield, N. J.: DA-44-009-eng-182.
- United Advertising Corp., New Haven, Conn.—United Manufacturing Co. Division: AF 33(038)-13047, Order (41-142) 50-14841.
- United Air Lines, San Francisco, Calif.: AF 33(038)-14679.
- United Aircraft Corp., East Hartford, Conn.—Chance Vought Division: NOa(s) 8133 Amd. No. 26, Amd. No. 35, Amd. No. 38, Amd. No. 39, Amd. No. 44, Amd. No. 46, Amd. No. 49, Amd. No. 50, Amd. No. 52, Amd. No. 54, Amd. No. 55, and Amd. No. 57; NOa(s) 8783 Amd. No. 1 and Amd. No. 9, NOa(s) 10779, NOa(s) 12086, N383s-10818, N383s-12799, N383s-14139, N383s-24423, N383s-25537, N383s-37346 L. I., AF 33(038)-5430 Amd. No. 3, AF 33(038)-11536. Hamilton Standard Propeller Division: NOa(s) 8672 Amd. No. 30 and Amd. No. 37; NOa(s) 9436 Amd. No. 5, Amd. No. 6, Amd. No. 7, and Amd. No. 9; NOa(s) 9812 Amd. No. 2, Amd. No. 9, Amd. No. 15, Amd. No. 18, Amd. No. 19, Amd. No. 20, Amd. No. 22, Amd. No. 27, Amd. No. 28, Amd. No. 29, Amd. No. 30, and Amd. No. 31; NOa(s) 10563, N383s-32095, W33-038 ac 21151 Amd. No. 2, AF 33(038)-867, AF 33(038)-935, AF 33(038)-2209, AF 33(038)-5648, AF 33(038)-9457, AF 33(038)-11308, AF 33(038)-11950, AF 33(038)-11962, AF 33(038)-13235, AF 33(038)-14336, AF 33(038)-14543, Order 33(038) 48-3715 P, Order 33(038) 50-3860. Pratt & Whitney Aircraft Division: NOa(s) 9160 Amd. No. 1, Amd. No. 4, Amd. No. 6, and Amd. No. 8, NOp 473, N383s-32094 L. I., W33-038 ac 18662 S. A. No. 4, W33-038 ac 21031, AF 33(038)-12759, AF 33(038)-13241. Research Department: NOa(s) 9661 Amd. No.

- 7, NOrd 9845 Amd. No. 9, and Amd. No. 12. Sikorsky Aircraft Division: NOa(s) 7931 Amd. No. 16, NOa(s) 10089 L. I., NOa(s) 12024 L. I., N383s-12730, W33-038 ac 19394 C. O. No. 2, W33-038 ac 21703, W33-038 ac 22164, W33-038 ac 22192, AF 33(038)-7524, AF 33(038)-9836. United Aircraft Products, Inc., Dayton, Ohio: N383s-33628, Order (33-038) 50-4283. United Auto Electric, Detroit, Mich.: DA-20-018-ord-10043, DA-20-018-ord-10178. United Clay Products Co., Washington, D. C.: DA-44-109-qm-122. United Geophysical Co., Inc., Pasadena, Calif.: Order (19-122) 50-6258. United Helicopters, Inc., Palo Alto, Calif.: NOa(s) 11040, AF 33(038)-13258. United Metal Box Co., Inc., Brooklyn, N. Y.: DA-30-069-ord-37. U. S. Fibre Plastics Corp., Sterling, N. J.: N383s-22464. United States Hoffman Machinery Corp., New York, N. Y.: DA-11-171-ord-71, DA-33-031-qm-2116, N104s-11975, N104s-12086, N104s-12764. United States Lines Co., New York, N. Y.: DA-30-182-tc-193. United States Rubber Co., New York, N. Y.: W-36-039-sc-38204 Mod. No. 3, DA-11-173-ord-26, DA-36-039-sc-43, DA-36-039-sc-1316, NObs 50505, NObs 50673, NOm 57022, N383s-33365, AF 33(038)-6163, AF 33(038)-11821, Order (33-038) 50-2725, Order (33-038) 50-2849, Order (33-038) 50-2875, Order (33-038) 50-2885, Order (33-038) 50-2913, Order (33-038) 50-2969, Order (33-038) 50-4245. Fuel Cell Division: DA-44-009-eng-172, AF 33(038)-13292, AF 33(038)-13630. United States Steel Export Co., New York, N. Y.: N600s-6542. United States Testing Co., Hoboken, N. J.—Esselen Research Division: DA-18-108-cml-712. U. S. Thermo Control Co., Minneapolis, Minn.: DA-44-009-eng-198, NOm 56491. United World Films, Inc., New York, N. Y.: DA-36-039-sc-1689. Universal Moulded Products Corp., Bristol, Va.: NOrd 10957. Universal Pictures Co., Inc., New York, N. Y.: NOa(s) 12091. Universal Recorders, Inc., Hollywood, Calif.: NOm 56992, NOp 492. Utility Electronics Corp., Newark, N. J.: AF 33(038)-7378 S. A. No. 2. Vacu-Blast Co., Inc., San Mateo, Calif.: N104s-11958, N220s-54201. Vacuum Tube Products, Oceanside, Calif.: N123s-66285, N123s-66593. Van Dyke Instruments, Inc., Tarzana, Calif.: AF 33(038)-14113. Vant, I. N., Belmont, Calif.: DA-44-109-qm-150. Van Valkenburgh, Nooger & Neville, Inc., New York, N. Y.: DA-28-024-ord-361. Vapor Heating Corp., Chicago, Ill.: DA-44-009-eng-166, DA-44-009-eng-205. Varian Associates, San Carlos, Calif.: DA-36-039-sc-149, DA-36-039-sc-156, DA-36-039-sc-772, AF 28(099)-250. Variety Aircraft Corp., Dayton, Ohio: AF 33(038)-11730. Varo Manufacturing Co., Inc., Garland, Tex.: AF 33(038)-11132. Vectron, Inc., Waltham, Mass.: AF 33(038)-12295, AF 33(038)-12494. Veeder-Root, Inc., Hartford, Conn.: AF 33(038)-11137. Venna Records, Hollywood, Calif.: NOp 498. Versatile Engineering & Manufacturing Co., Dearborn, Mich.: DA-20-018-ord-6210, DA-20-018-ord-6266, DA-20-018-ord-6942, DA-20-018-ord-7361. Vickers, Inc., Detroit, Mich.: N102s-52690, N104s-13169 L. I., N383s-32164, N383s-33032, N383s-33461, N383s-34230, N383s-34336, N383s-34553, N383s-34642, N383s-35531, N383s-37339, AF 33(038)-11629, AF 33(038)-12225. Vickers Electric Division: DA-18-108-cml-619, NObs 50662. Waterbury Tool Division: W-20-018-ord-18549 S. A. No. 1, N104s-11589. Victor Adding Machine Co., Chicago, Ill.: AF 33(038)-7644 S. A. No. 3, AF 33(038)-11223. Victor Animatograph Corp., Davenport, Iowa: AF 33(038)-13035. Victoreen Instrument Co., Cleveland, Ohio: NObs 5209, N126s-5224, AF 33(038)-12940. Victorlite Industries, Los Angeles, Calif.: AF 33(038)-13009. Victory Plastics Co., Hudson, Mass.: DA-11-009-qm-340, DA-44-109-qm-191, DA-44-109-qm-210. Vimalert Co., Ltd., The Jersey City, N. J.: N140s-16465. Virginia Metal Products Corp., Orange, N. J.: N123s-67328. Virginia Westchester Co., New York, N. Y.: Order (41-142) 50-14648. Vita-Var Corp., Newark, N. J.: DA-44-009-eng-113. Vulcan Iron Works Co., Denver, Colo.: N104s-11830. Vulcan Steel Products Corp., Brooklyn, N. Y.: W-36-039-sc-44546 S. A. No. 2. Wagner Awning & Manufacturing Co., The Cleveland, Ohio: Order (33-038) 50-2792. Wagner Electric Corp., St. Louis, Mo.: DA-28-024-ord-487. Walker & Poor, New York, N. Y.: DA-30-075-eng-584. Walker Manufacturing Co. of Wisconsin, Racine, Wis.: DA-20-089-ord-1805. Wallace & Tiernan Co., Inc., Newark, N. J.: DA-36-228-eng-6, DA-44-109-qm-200. Wallace & Tiernan Products, Inc., Belleville, N. J.: MPA-30-257-md-1177. Walworth Co., New York, N. Y.: N104s-11789. Ward La France Truck Corp., Elmira, N. Y.: DA-20-018-ord-8980. Ward Leonard Electric Co., Mount Vernon, N. Y.: N104s-12829, N140s-17300, N151s-85829, N171s-89186. Warner Electric Co., Inc., New York, N. Y.: DA-36-039-sc-105. Warner News, Inc., New York, N. Y.: DA-36-039-sc-1879. Warren Co., Donald R., Los Angeles, Calif.: DA-04-353-eng-291, DA-04-353-eng-305. Warren Steam Pump Co., Inc., Warren, Mass.: NObs 50671, N104s-12003, N104s-12177, N104s-12750. Washington Iron Works, Seattle, Wash.: DA-36-022-tc-1189, N220s-55153. Waterbury Farrel Foundry & Machine Co., The Waterbury, Conn.: DA-21-006-ord-52, N800s-6007. Waterman Products Co., Inc., Philadelphia, Pa.: NOa(s) 9983. Waterous Co., St. Paul, Minn.: N104s-11716. Watson Automotive Equipment Co., Washington, D. C.: DA-36-034-ord-29. Watson Elevator Co., Inc., New York, N. Y.: DA-18-103-cml-560, DA-18-108-cml-693, NObr 49107. Watson-Flagg Machine Co., Inc., Paterson, N. J.: NObs 50693. Waukesha Motor Co., Waukesha, Wis.: DA-11-184-eng-1480, DA-11-184-eng-1683, DA-20-018-ord-7832, N383s-32192, Order (41-142) 50-14466. Waukesha Sales & Service, Inc., Houston, Tex.: AF 41(007)-36. Wayne Aluminum Foundry & Machinery Co., Wayne, Mich.: DA-20-018-ord-7368, DA-20-018-ord-7383, DA-20-018-ord-8547. Wayne Foundry & Stamping Co., Detroit, Mich.: DA-20-018-ord-8948. Wayne Manufacturing Co., Los Angeles, Calif.: DA-11-184-eng-328. Weatherhead Co., The Cleveland, Ohio: N333s-35747. Weber Co., Inc., P., Philadelphia, Pa.: AF 33(038)-11737. Weber Dental Manufacturing Co., The Canton, Ohio: DA-23-076-md-145. Weber Show Case & Fixture Co., Los Angeles, Calif.: N383s-33448. Webster-Chicago Corp., Chicago, Ill.: AF 33(038)-11528. Webster Industries, Inc., Rochester, N. Y.: DA-30-115-ord-9. Well-McLain Co., Chicago, Ill.: DA-11-009-qm-121, DA-11-009-qm-127. Welch Manufacturing Co., W. M., Chicago, Ill.: DA-36-039-sc-135. Welded Construction Engineering Co., Cleveland, Ohio: AF 33(038)-12635. Wells Harvey Electronics, Southbridge, Mass.: AF 33(038)-13162 C. O. No. 1. Westcott Engineering Co., Chicago, Ill.: NObs 50658. Westerlin & Campbell Co., Chicago, Ill.: DA-11-184-eng-1344. Western Electric Co., Inc., New York, N. Y.: W-36-039-sc-36869, DA-30-069-ord-16, DA-30-069-ord-28, DA-36-039-sc-175, DA-36-039-sc-192, DA-36-039-sc-1193, NObr 49163, NObr 49277 L. I., Nord 10810, N126s-3987, N126s-3989, N126s-3993, N126s-4485, N126s-4609, N126s-4955, N126s-6080, N126s-6056, N126s-6928, N126s-7558, N126s-8147 L. I., N130s-34218, N140s-16861, N173s-15383, N383s-32837, N383s-35182, N383s-35969, W33-038 ac 17011 S. A. No. 36, AF 28(099)-204, AF 33(038)-7179, AF 33(038)-11218, AF 33(038)-11535, AF 33(038)-11608, AF 33(038)-11961, AF 33(038)-11946, AF 33(038)-12278, AF 33(038)-12420, AF 33(038)-12608, AF 33(038)-12639, AF 33(038)-12739, AF 33(038)-13024, AF 33(038)-13213, AF 33(038)-14252, AF 33(038)-14537, AF 33(038)-14569, Order 28(099) 50-1427. Western Gear Works, Seattle, Wash.: N383s-33041, AF 33(038)-13013. Western Laundry Machinery Co., North Kansas City, Mo.: DA-33-031-qm-1481. Westinghouse Air Brake, Wilmerding, Pa.: N104s-12726. Westinghouse Electric Corp., Pittsburgh, Pa.: DA-11-184-eng-1437, DA-23-076-md-123, DA-30-069-ord-23, DA-36-039-sc-169, DA-36-039-sc-195, DA-44-009-eng-6, NOa(s) 9791, NOa(s) 9831 Amd. No. 6, NOa(s) 10385, NOa(s) 10592 and L. I., NOa(s) 10705, NChr 49087, NObr 49150, NObr 49176, NObr 49177, NObr 49232, NObr 49288 L. I., NObs 50267 and L. I., NObs 50449, NObs 50457, NObs 50526, NObs 50527, NObs 50533, NObs 50554, NObs 50659, Nord 10842, N104s-11816, N104s-11841, N104s-12180, N104s-12507, N104s-12370, N104s-12884, N104s-12949, N104s-13087 L. I., N126s-2448, N126s-8146 L. I., N151s-85019, N383s-32188, N383s-35037, N383s-35150 L. I., N400s-26977, AF 28(099)-215, AF 33(038)-11466 C. O. No. 1, AF 33(038)-12632, AF 33(038)-12661, AF 33(038)-13485, AF 33(038)-13517, AF 33(038)-14110, AF 33(038)-14480, Order (33-098) 50-12490. Westinghouse Electric Supply Co., New York, N. Y.: AF 33(038)-13043. Weston Electrical Instruments Corp., Newark, N. J.: DA-36-039-sc-4720, NObr 49273, N173s-15418, AF 33(038)-11766, AF 33(038)-12353, AF 33(038)-13605. Westrex Corp., New York, N. Y.: DA-36-039-sc-2413. Wheaton Brass Works, Newark, N. J.: DA-44-009-eng-103. Wheeler Manufacturing Co., C. H., Philadelphia, Pa.: N104s-11833. White Co., David, Milwaukee, Wis.: DA-44-009-eng-176. White Motor Co., The Cleveland, Ohio: DA-20-018-ord-6934, DA-20-018-ord-10064. White Tuning Corp., New York, N. Y.: N126s-7100, AF 33(038)-12353, AF 33(038)-12457. Whitman, Requardt & Associates, Baltimore, Md.: AF 49(038)-166. Whittaker Co., Ltd., Wm. R., Los Angeles, Calif.: AF 33(038)-13084. Wiancho Engineering Co., Altadena, Calif.: DA-18-001-ord-104, AF 33(038)-14507. Wickes Engineering & Construction Co., Camden, N. J.: AF 33(038)-14322. Wico Electric Co., West Springfield, Mass.: DA-11-184-eng-1452. Wiggins Oil Tool Co., Inc., E. B., Los Angeles, Calif.: AF 33(038)-12275. Wilcox & Erickson, New York, N. Y.: NOY 21458. Wilcox Electric Co., Inc., Kansas City, Mo.: AF 33(038)-14241.

Wild Surveying Instruments Supply Co. of America, Inc., Henry, Brooklyn, N. Y.: AF 33(038)-11700.

Wilding Picture Productions, Inc., Chicago, Ill.: NOa(s) 12065, NOa(s) 12073, NOa(s) 12098, NOa(s) 12150, NOa(s) 12160, AF 33(038)-11959, AF 33(038)-11991, AF 33(038)-13278.

Willard Pictures, Inc., New York, N. Y.: NOa(s) 12115, NOa(s) 12193.

Willard Storage Battery Co., Cleveland, Ohio: NOa(s) 12057.

Williams Hussey Machine Co., Wilton, N. H.: N383s-34949.

Willis & Gelger, Inc., New York, N. Y.: N383s-36289, Order (33-038) 50-3826.

Willys-Overland Motors, Inc., Toledo, Ohio: DA-20-018-ord-9196, NOrd 56899.

Wilshire Oil Co., Los Angeles, Calif.: DA-44-109-qm-138.

Wilson & Co., Salina, Kans.: DA-25-066-eng-362.

Wilson, K. R., Buffalo, N. Y.: DA-33-079-ord-167.

Wilson, Inc., Thomas C., Long Island City, N. Y.: N104s-11559.

Wind Turbine Co., West Chester, Pa.: NObr 49108.

Winthrop-Stearns, Inc., New York, N. Y.: MPA-30-287-md-948, MPA-30-287-md-1033, MPA-30-287-md-1060, MPA-30-287-md-1083.

Wisconsin Motor Corp., Milwaukee, Wis.: AF 35(038)-12222, AF 33(038)-12244, AF 33(038)-12743.

Wood Industries, Inc., GAR, Wayne, Mich.: DA-11-184-eng-2342, DA-18-108-cml-285, DA-20-018-ord-8945, AF 33(038)-11983.

Woodings-Verona Tool Works, Verona, Pa.: N600s-6959.

Woodward Governor Co., Rockford, Ill.: N104s-12048.

Workshop Associates, Inc., Newton Highlands, Mass.: DA-36-039-sc-112, AF 33(038)-12471.

Worthington Mower Co., Stroudsburg, Pa.: DA-11-184-eng-430, DA-11-184-eng-1658, DA-11-184-eng-2312.

Worthington Pump & Machinery Corp., Harrison, N. J.: NObs, 50565, NObs 50650, N104s-11972, N104s-12224, N104s-13007, N160s-2317, N160s-2365.

Wurster, Bernardi & Emmons, San Francisco, Calif.: AF 25(010)-143.

Wyeth, Inc., Philadelphia, Pa.: MPA-30-287-md-1449.

Wyman-Gordon Co., Worcester, Mass.: AF 33(038)-8536.

X-Ray Manufacturing Corp. of America, New York, N. Y.: DA-23-076-md-143.

Yardeny Laboratories, Inc., New York, N. Y.: NOrd 10848.

Yardney Electric Corp., New York, N. Y.: NObs 50572.

Yarnall-Waring Co., Philadelphia, Pa.: N104s-12151.

Yoh Co., H. L., Philadelphia, Pa.: DA-18-108-cml-725, DA-19-066-ord-226, DA-19-066-ord-227, DA-28-024-ord-339, DA-28-024-ord-343, DA-28-024-ord-398, DA-28-024-ord-399, DA-28-024-ord-471, DA-28-024-ord-475, DA-28-024-ord-521, P. O. No. 59-GA-311, P. O. No. 50-GA-312, P. O. No. 50-8365, AF 33(038)-12388, AF 33(038)-12624, AF 33(038)-12737, AF 33(038)-12760, AF 33(038)-13617.

York & Sawyer, New York, N. Y.: DA-49-007-md-43.

York Electric & Machine Co., York, Pa.: N104s-12626.

Yorker Advertising, New York, N. Y.: DA-28-024-ord-364.

Young Spring & Wire Corp., L. A., Detroit, Mich.: DA-20-018-ord-10382, DA-30-144-ord-233, DA-30-144-ord-236.

Zaachry Co., H. B., San Antonio, Tex.: Order (41-191) 50-4717.

Zadig Patents, The, Norwalk, Conn.: DA-44-109-qm-174.

Zarkin Machine Co., Inc., Long Island City, N. Y.: DA-44-009-eng-117, DA-44-009-eng-190.

Zenith Plastics Co., Gardena, Calif.: AF 33(038)-13250.

Zipprott, Inc., Chicago, Ill.: NOp 494.

[F. R. Doc. 50-9116; Filed, Oct. 26, 1950; 8:46 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-1412]

CITIES OF RIPLEY, BOONEVILLE AND BALDWIN, MISS.

ORDER FIXING DATE OF HEARING

OCTOBER 19, 1950.

On June 6, 1950, the Cities of Ripley, Booneville and Baldwin, Mississippi (Cities), municipal corporations of the State of Mississippi, filed a joint application for an order pursuant to section 7 (a) of the Natural Gas Act, as amended, directing Tennessee Gas Transmission Company (Tennessee), a natural-gas company, to establish physical connection of its transportation facilities with the proposed facilities of Cities, and to sell to Cities a supply of natural gas adequate to meet their requirements, all as more fully described in such joint application on file with the Commission and open to public inspection. Due notice of the filing of the joint application has been given, including publication in the FEDERAL REGISTER on June 28, 1950 (15 F. R. 4148).

The Commission orders:

(A) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure, a public hearing be held commencing on November 8, 1950, at 10:00 a. m., in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington D. C., concerning the matters involved and the issues presented by such joint application.

(B) Interested State commissions may participate as provided by §§ 1.8 and 1.37 (f) (18 CFR 1.8, 1.37 (f)) of the Commission's rules of practice and procedure.

Date of issuance: October 20, 1950.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 50-9471; Filed, Oct. 26, 1950; 8:46 a. m.]

[Docket No. G-1414]

TRANSCONTINENTAL GAS PIPE LINE CORP.

ORDER FIXING DATE OF HEARING

OCTOBER 19, 1950.

On June 7, 1950, Transcontinental Gas Pipe Line Corporation filed an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing the construction and operation of certain natural gas facilities subject to the jurisdiction of the Commission as described in the application on file with the Commission and open to public inspection.

Due notice of the filing of such application has been given including publication in the FEDERAL REGISTER on June 28, 1950 (15 F. R. 4147-4148).

The Commission orders:

(A) Pursuant to authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure, a public hearing be held commencing on November 27, 1950, at 10:00 a. m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C., concerning the matters involved and the issues presented by the application.

(B) Interested State commissions may participate as provided by §§ 1.8 and 1.37 (f) (18 CFR 1.8 and 1.37 (f)) of the Commission's rules of practice and procedure.

Date of issuance: October 20, 1950.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 50-9470; Filed, Oct. 26, 1950; 8:46 a. m.]

[Docket Nos. G-1435, G-1463]

SOUTHERN NATURAL GAS CO.

ORDER CONSOLIDATING PROCEEDINGS AND FIXING DATE OF HEARING

OCTOBER 19, 1950.

On July 3, 1950, and August 16, 1950, respectively, Southern Natural Gas Company (Applicant), a Delaware corporation of Birmingham, Alabama, filed an application for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, authorizing the construction and operation of certain natural-gas pipeline facilities, subject to the jurisdiction of the Commission, all as more fully described in each such application on file with the Commission and open to public inspection, public notice thereof having been given, including publication in the FEDERAL REGISTER on July 20, 1950 (15 F. R. 4663) and on September 1, 1950 (15 F. R. 5939), respectively.

The Commission finds: Good cause exists and it would be in the public interest to consolidate the above-named proceedings for purpose of hearing.

The Commission orders:

(A) The above-named proceedings be and the same are hereby consolidated for purpose of hearing.

(B) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the Commission's rules of practice and procedure, a public hearing be held commencing on November 6, 1950, at 10:00 a. m., e. s. t., in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C., concerning the matters involved and the issues presented by the applications and other pleadings filed in these proceedings.

(C) Interested State commissions may participate as provided by §§ 1.8 and 1.37 (f) (18 CFR 1.8, 1.37 (f)) of the Commission's rules of practice and procedure.

Date of issuance: October 20, 1950.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 50-9472; Filed, Oct. 26, 1950;
8:46 a. m.]

[Docket No. G-1507]

MONONGAHELA POWER CO. ET AL.

NOTICE OF APPLICATION

OCTOBER 20, 1950.

In the matter of Monongahela Power Company, State Line Gas Company, and Hope Natural Gas Company; Docket No. G-1507.

Take notice that Monongahela Power Company (Monongahela), a West Virginia corporation having its principal place of business at Fairmont, West Virginia, State Line Gas Company (State Line), a Pennsylvania corporation having its principal place of business at Point Marion, Pennsylvania and its principal executive offices at Fairmont, West Virginia, and Hope Natural Gas Company (Hope), a West Virginia corporation having its principal place of business at Clarksburg, West Virginia, jointly filed on October 10, 1950, applications pursuant to section 7 of the Natural Gas Act, as amended, seeking authorizations, as hereinafter described, for Hope to acquire certain natural-gas facilities and to make certain deliveries and sales of natural gas, and for Monongahela and State Line, respectively, to abandon certain natural-gas facilities and vacate a certificate of public convenience and necessity now held by Monongahela, and to terminate certain sales of natural gas.

Hope proposes to acquire from Monongahela its entire natural-gas production, transmission, supply and distribution system in Marion, Monongalia, Harrison and Wetzel Counties, in West Virginia, under the terms of a contract dated September 25, 1950. Monongahela, a subsidiary of The West Penn Electric Company, in addition to rendering electric service in West Virginia, furnishes natural gas to its wholly-owned subsidiary, State Line at a point on its system known as the "Garlow Connection" near Point Marion, Pennsylvania, and it receives natural gas from State Line at a point known as the "Bowen Wade Farm Connection" on the Pennsylvania-West Virginia boundary. Its principal gas distribution plants are in the Cities of Fairmont and Morgantown, West Virginia.

In its application, Hope seeks a certificate of public convenience and necessity to acquire and operate Monongahela's Scott's Run Compressor Station in Cass District, Monongalia County, West Virginia, together with all appurtenant equipment, and approximately 24,600 feet of 6-inch and 6½-inch pipeline extending from such station to the Garlow farm meter of Monongahela on the Pennsylvania State Line.

After the acquisition, Hope proposes to furnish the natural-gas requirements of State Line, over and above quantities available to it from other sources in Pennsylvania, through the Garlow Connection. Said sale and delivery is proposed to be made until the natural-gas system of State Line has been transferred to Peoples Natural Gas Company, an affiliate of Hope; pursuant to negotiations now in progress, after which time such sale and delivery will be made to Peoples Natural Gas Company.

Monongahela, in its application, seeks authorization to transfer the said facilities to Hope and to terminate sales and deliveries now authorized to be made to State Line through the facilities to be transferred to Hope, and in connection therewith to vacate the certificate of public convenience and necessity now held by Monongahela.

State Line, in its applications, seeks authorization to terminate sales and deliveries of natural gas now authorized to be made to Monongahela at Bowen Wade Connection.

In addition to rendering the proposed service by means of the facilities to be acquired by Hope pursuant to the authorization sought herein, Hope proposes to carry on the local gas utility service now rendered by Monongahela in West Virginia.

The joint applicants state that the proposed transfer will result in more reliable service to Monongahela's present customers, will enable Monongahela to confine its business to that of an electric public utility, and will permit the integration into Hope's system of the properties of Monongahela which are entirely surrounded by Hope's properties.

The base purchase price which Hope has agreed to pay for the properties to be transferred is \$2,369,351.00, the cost of which Hope proposes to finance through the issuance of \$2,500,000.00 of short-term notes to its parent, Consolidated Natural Gas Company.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 13th day of November 1950. The application is on file with the Commission for public inspection.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 50-9483; Filed, Oct. 26, 1950;
8:48 a. m.]

INTERSTATE COMMERCE COMMISSION

[4th Sec. Application 25511]

IRON AND STEEL ARTICLES FROM CLINTON,
IOWA TO LIVINGSTON, KY.

APPLICATION FOR RELIEF

OCTOBER 24, 1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: L. C. Schuldt, Agent, for and on behalf of carriers parties to his tariff I. C. C. No. 3772, pursuant to fourth-section order No. 9800.

Commodities involved: Iron and steel articles, carloads.

From: Clinton, Iowa.

To: Livingston, Ky.

Grounds for relief: Circuitous routes.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 50-9475; Filed, Oct. 26, 1950;
8:47 a. m.]

[4th Sec. Application 25512]

PETROLEUM AND PRODUCTS FROM CHARLESTON, S. C., TO CHARLOTTE, N. C.

APPLICATION FOR RELIEF

OCTOBER 24, 1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: R. E. Boyle, Jr., Agent, for and on behalf of the Piedmont and Northern Railway Company and Southern Railway Company.

Commodities involved: Petroleum and petroleum products, tank carloads.

From: Charleston, S. C.

To: Charlotte, N. C.

Grounds for relief: Circuitous routes.

Schedules filed containing proposed rates: C. A. Spaninger's tariff I. C. C. No. 1065, Supplement 182.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing,

upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 50-9476; Filed, Oct. 26, 1950;
8:47 a. m.]

[4th Sec. Application 25513]

FISH SCRAP FROM LOUISIANA TO CHICAGO,
ILL.

APPLICATION FOR RELIEF

OCTOBER 24, 1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: D. Q. Marsh, Agent, for and on behalf of carriers parties to his tariff I. C. C. No. 3906.

Commodities involved: Fish scrap, carloads.

From: Points in Louisiana.

To: Chicago, Ill., and points taking same rates.

Grounds for relief: Market competition.

Schedules filed containing proposed rates: D. Q. Marsh's tariff I. C. C. No. 3906, Supplement 21.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 50-9477; Filed, Oct. 26, 1950;
8:47 a. m.]

[4th Sec. Application 25514]

SODA ASH FROM LAKE CHARLES, LA., TO
LAURENS, S. C.

APPLICATION FOR RELIEF

OCTOBER 24, 1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: D. Q. Marsh, Agent, for carriers parties to his tariff I. C. C. No. 3906.

Commodities involved: Soda ash (other than modified soda ash), in bulk, carloads.

No. 209—5

From: Lake Charles, La.

To: Laurens, S. C.

Grounds for relief: Competition with rail carriers and circuitous routes.

Schedules filed containing proposed rates: D. Q. Marsh's tariff I. C. C. No. 3906, Supplement 24.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 50-9478; Filed, Oct. 26, 1950;
8:48 a. m.]

[4th Sec. Application 25515]

PIG IRON FROM CLEVELAND AND LORAIN,
OHIO TO WORCESTER, MASS.

APPLICATION FOR RELIEF

OCTOBER 24, 1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: L. C. Schuldt, Agent, for carriers parties to his tariff I. C. C. No. 4350.

Commodities involved: Pig iron, carloads.

From: Cleveland, Lorain and South Lorain, Ohio, Erie, Pa., and Buffalo, N. Y.

To: Worcester, Mass.

Grounds for relief: Competition with water-rail carriers.

Schedules filed containing proposed rates: L. C. Schuldt's tariff I. C. C. No. 4350, Supplement 2 and tariffs of individual rail lines.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

ing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 50-9479; Filed, Oct. 26, 1950;
8:48 a. m.]

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, 1945, 11 F. R. 11981.

[Vesting Order 15229]

JOSEPHA RACKL

In re: Trust under will of Josepha (Josefa) Rackl, deceased. File No. D-28-2368; E. T. sec. 4173.

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 Carl Prepster, Peter Prepster, Johanna Rackl, Anna Meier, Thares Hofbeck, Rosa Wehner, Franciska Prepster, Michael Prepster, Joseph Rackl, Rosa Rackl, and Margaret Rackl, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the children, names unknown, of Carl Prepster, of Peter Prepster, of Johanna Rackl, of Anna Meier, of Thares Hofbeck, of Rosa Wehner, of Franciska Prepster, of Michael Prepster, of Joseph Rackl, of Rosa Rackl, and of Margaret Rackl, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, in and to the Trust established under the Will of Josepha (Josefa) Rackl, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

4. That such property is in the process of administration by The Citizens State Bank, Sheboygan, Wisconsin, as trustee, acting under the judicial supervision of the County Court of Sheboygan County, Wisconsin;

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 hereof, and the children, names unknown, of Carl Prepster, of Peter Prepster, of Johanna Rackl, of Anna Meier, of Thares Hofbeck, of Rosa Wehner, of Franciska Prepster, of Michael Prepster, of Joseph Rackl, of Rosa Rackl, and of Margaret Rackl, 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 (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9458; Filed, Oct. 25, 1950;
8:49 a. m.]

[Vesting Order 15220]

JOACHIM HERRMANN AND WILLIAM
LATTEMANN

In re: Debts or other obligations owing to Joachim Herrmann and to William Lattemann. File No. D-66-1410 G-1.

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 William Lattemann, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That Joachim Herrmann, who on or since the effective date of Executive Order No. 8389, as amended, and on or since December 11, 1941, has been a resident of Germany, is a national of a designated enemy country (Germany);

3. That the property described as follows: Those certain debts or other obligations owing to the persons identified in subparagraphs 1 and 2 hereof by the Trustees, Additional Pension Trust, General Electric Company, 1 River Road, Schenectady, New York, arising by reason of contributions under the Additional Pension Plan of the said General Electric Company, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

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

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

5. That the national interest of the United States requires that the said Joachim Herrmann be treated as a national of a designated enemy country (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9456; Filed, Oct. 25, 1950;
8:49 a. m.]

[Vesting Order 15241]

SHUHEI OYAMA ET AL.

In re: Cash owned by Shuhei Oyama and others.

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 the persons whose names are set forth in Exhibit A, attached hereto and by reference made a part hereof, each of whose last known address is Japan, are residents of Japan and nationals of a designated enemy country (Japan);

2. That the property described as follows: Cash in the sum of \$1,893.59 presently in the possession of the Treasury Department of the United States in Trust Fund Account, Symbol 158915, "Deposits, Funds of Civilian Internees and Prisoners of War," in the names of the persons listed in Exhibit A, attached hereto and by reference made a part hereof, in the amounts appearing opposite such names, and any and all rights to demand, enforce and collect the same,

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

and it is hereby determined:

3. That to the extent that the persons referred to in subparagraph 1 hereof 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 (Japan).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Name	Amount	OAP file No.
Shuhei Oyama.....	\$172.80	D-39-18048-E-1.
Kosuke Oshiro.....	296.79	D-39-15408-E-1.
Shinri Sarashina.....	264.06	F-39-5887-E-2.
Ehigeneri Sawamura, also known as Shigori Sawamura and as Marsutaro Sawamura.....	296.50	D-39-10320-E-2.
Usuke Shimizu.....	429.00	D-39-2060-E-1.
Yoshitaro Takehara.....	139.68	D-39-17306-E-1.
Torihiko Takumi, also known as Torihiko Takumi.....	294.76	D-39-11120-E-1.

[F. R. Doc. 50-9460; Filed, Oct. 25, 1950;
8:49 a. m.]

[Vesting Order 15246]

CARL OTTO THALHEIM

In re: Debts owing to the personal representatives, heirs, next of kin, legatees and distributees of Carl Otto Thalheim, deceased. F-28-246-C-1, F-28-246-D-1.

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 the personal representatives, heirs, next of kin, legatees and distributees of Carl Otto Thalheim, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation of the Spicer Manufacturing Corporation, Toledo, Ohio, a corporation organized under the laws of the State of Virginia, in the amount of \$50.00 as of December 31, 1945, representing dividends on shares of stock of the aforementioned corporation, formerly owned by Carl Otto Thalheim, deceased, and any and all rights to demand, enforce and collect the same, and

b. Cash in the amount of \$142.50 presently in the possession of Edward Winans Robinson, 115 Llewellyn Road, Montclair, New Jersey, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the personal representatives, heirs, next of kin, legatees and distributees of Carl Otto Thalheim, deceased, the aforesaid

nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the personal representatives, heirs, next of kin, legatees and distributees of Carl Otto Thalheim, deceased, 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 (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9462; Filed, Oct. 25, 1950;
8:50 a. m.]

[Vesting Order 15231]

MAXIMILIAN STRASSER

In re: Estate of Maximilian Strasser, deceased. File No. D-28-12568; E. T. sec. 16767.

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 Marie Sinz, nee Baum, Anna Duernberger Strasser, Erwin Strasser, Herman Strasser, Anna Roedter, also known as Anna Strasser, Xaver Strasser, Kreszens Eggendorfer, Johann Schuster, Joseph Schuster, Anna Lochner, also known as Anna Schuster, Rosa Kundinger, also known as Rose Kundinger, Anna Prestle, Wally Probst, also known as Wally Sandlinger, and Max Kelch, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

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 the Estate of Maximilian Strasser, deceased, and trust established under the will of Maximilian Strasser, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by Anna Kelch, also known as Anna Kelch Strasser, as sole surviving executrix and trustee, acting under the judicial supervision of the

Surrogate's Court, New York County, New York;

and it is hereby determined:

4. That to the extent that the persons identified in subparagraph 1 hereof 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 (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9490; Filed, Oct. 26, 1950;
8:49 a. m.]

[Vesting Order 15234]

ISAAC A. WEIS

In re: Trust under will of Isaac A. Weis, deceased. File No. D-28-2626; E. T. sec. 4717.

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 August Weis, Simon Weis and Carrie Cappel, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the heirs, names unknown, of August Weis, of Simon Weis, and of Carrie Cappel, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the Trust under the Will of Isaac A. Weis, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

4. That such property is in the process of administration by The Kentucky Title Trust Company, Louisville, Kentucky, and Jack F. Marx, Louisville, Kentucky, as cotrustees, acting under the judicial supervision of the County Court, Jefferson County, Kentucky;

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 hereof, and

the heirs, names unknown, of August Weis, of Simon Weis, and of Carrie Cappel, 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 (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property
[F. R. Doc. 50-9491; Filed, Oct. 26, 1950;
8:49 a. m.]

[Vesting Order 15236]

HANS ALLMELING

In re: Debt owing to the personal representatives, heirs, next of kin, legatees and distributees of Hans Allmeling, deceased. D-28-1242-C-1.

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 the personal representatives, heirs, next of kin, legatees and distributees of Hans Allmeling, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Hans Allmeling, by The Equitable Life Assurance Society of the United States, 393 Seventh Avenue, New York, New York, representing renewal commissions accruing to Hans Allmeling while under contract as agent of the aforesaid Equitable Life Assurance Society of the United States, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the personal representatives, heirs, next of kin, legatees and distributees of Hans Allmeling, deceased, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the personal representatives, heirs, next of kin, legatees and distributees of Hans Allmeling, deceased, are not within a designated enemy country, the national interest of the

NOTICES

United States requires that such persons be treated as nationals of a designated enemy country (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9492; Filed, Oct. 26, 1950;
8:49 a. m.]

[Vesting Order 15238]

MARTHA WEBER GEILEN

In re: Bank account owned by Martha Weber Geilen. F-28-30137-C-1, F-28-30137-E-1.

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 Martha Weber Geilen, whose last known address is Bochum-Gerthe, Lothringerstrasse Nr. 29, Westphalia, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Martha Weber Geilen, by Fidelity Building Association, 205 South Main Street, Dayton 2, Ohio, arising out of a savings account, account number 62208, entitled Martha Weber Geilen, maintained at the office of the aforesaid association, and any and all rights to demand, enforce and collect the same,

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

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9493; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15239]

MARIE HALTERMANN

In re: Bank accounts owned by Marie Haltermann. F-28-22386-E-1, D-28-12888.

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 Marie Haltermann, whose last known address is Otterberg 103, Bremen, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation of the Union Square Savings Bank, 20 Union Square East, New York, New York, arising out of a savings account, account number 276,497, entitled "Adele K. Hennings in trust for Hinrich Hennings," maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same, and

b. That certain debt or other obligation of the Irving Savings Bank, 115 Chambers Street, New York, New York, arising out of a savings account, account number 219,949, entitled "Adele K. Hennings, in trust for Henry Hennings, uncle," maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

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

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9494; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15240]

MASAJIRO KAI ET AL.

In re: Cash owned by Masajiro Kai and others.

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 the persons whose names are set forth in Exhibit A, attached hereto and by reference made a part hereof, each of whose last known address is Japan, are residents of Japan and nationals of a designated enemy country (Japan);

2. That the property described as follows: Cash in the sum of \$1,865.87 presently in the possession of the Treasury Department of the United States in Trust Fund Account, Symbol 158915, "Deposits, Funds of Civilian Internees and Prisoners of War," in the names of the persons listed in Exhibit A, attached hereto and by reference made a part hereof, in the amounts appearing opposite such names, and any and all rights to demand, enforce and collect the same,

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

and it is hereby determined:

3. That to the extent that the persons referred to in subparagraph 1 hereof 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 (Japan).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

EXHIBIT A

Name	Amount	OAP File No.
Masajiro Kai.....	\$309.00	D-39-5499-E-1.
Shigekichi Kajiwara.....	210.84	D-39-17224-E-1.
Hiroji Kamimura, also known as Hiroji George Kamimura.....	103.00	D-39-5580-E-1.
Minonike Kaneshima.....	220.14	D-39-5363-E-1.
Hatsutaro Kasashima, also known as Natsutaro Kasashima.....	425.23	D-39-5716-E-3.
Takeji Kawai.....	170.00	D-39-5750-E-1.
Kuri Kawata.....	425.66	D-39-5578-E-1.

[F. R. Doc. 50-9495; Filed, Oct. 26, 1950; 8:50 a. m.]

[Vesting Order 15243]

SHIGEYOSHI MEGATA

In re: Debt owing to Shigeyoshi Megata. F-39-5136-A-1.

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 Shigeyoshi Megata, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Shigeyoshi Megata, by Hunt, Hill & Betts, 120 Broadway, New York 5, New York, representing proceeds deposited in a trust account of said Hunt, Hill & Betts pursuant to Treasury License numbered NY492825T, together with any and all rights to demand, enforce and collect the same,

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

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9496; Filed, Oct. 26, 1950; 8:50 a. m.]

[Vesting Order 15244]

ALFRED SCHWEYER AND IRENE GRANTSCH-SCHWEYER

In re: Debts owing to Alfred Schwyer and Irene Grantsch-Schweyer. F-28-5273-A-2.

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 Alfred Schwyer, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That Irene Grantsch-Schweyer, on or since the effective date of Executive Order 8389, as amended, and on or since December 11, 1941, has been a resident of Germany and is a national of a designated enemy country (Germany);

3. That the property described as follows: That certain debt or other obligation of International Harvester Company, 180 North Michigan Avenue, Chicago 1, Illinois, in the amount of \$551.35 as of March 17, 1950, representing Alfred Schwyer's interest in funds held by International Harvester Company for Alfred H. Schwyer, deceased, and presently on deposit in an account entitled "Harvester Foreign Employees Account, International Harvester Company Agent," maintained with Continental Illinois National Bank and Trust Company of Chicago, 231 South LaSalle Street, Chicago 90, Illinois, and any and all rights to demand, enforce and collect the same,

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

4. That the property described as follows: That certain debt or other obligation of International Harvester Company, 180 North Michigan Avenue, Chicago 1, Illinois in the amount of \$551.35 as of March 17, 1950 representing Irene Grantsch-Schweyer's interest in funds held by International Harvester Company for Alfred H. Schwyer, deceased, and presently on deposit in an account entitled "Harvester Foreign Employees Account, International Harvester Company Agent," maintained with Continental Illinois National Bank and Trust Company of Chicago, 231 South LaSalle

Street, Chicago 90, Illinois, and any and all rights to demand, enforce and collect the same,

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

and it is hereby determined:

5. That to the extent that the persons named in subparagraphs 1 and 2 hereof 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 (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9497; Filed, Oct. 26, 1950; 8:50 a. m.]

[Vesting Order 15245]

FRITZ R. TEUTER

In re: Cash and claim owned by Fritz R. Teuter. D-28-12856.

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 Fritz R. Teuter, whose last known address is Weitze Bei Celle, Hanover, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. Cash in the amount of \$0.55 presently in the custody of the Attorney General, representing a special payment of interest on a Mortgage Participation in a bond and mortgage on the premises at 86 Eldridge St., New York City, Series BMC 211966, and

b. Cash in the amount of \$119.22 presently on deposit with the Bureau of Receipts and Disbursements, Department of Finance, City of New York, representing the interest of Fritz R. Teuter in the proceeds from liquidation of Mortgage Participation in a bond and mortgage on the premises at 86 Eldridge St., New York City, Series BMC 211966, and any and all rights to demand, enforce and collect the same, and

c. All rights, interests and claim of Fritz R. Teuter against the Superintendent of Insurance, State of New York, 160 Broadway, New York 7, New York, arising out of a Mortgage Participation in a bond and mortgage on the premises at 86 Eldridge St., New York City, Series BMC 211966, including particularly but not limited to the right to receive any payments due or to become due on claim allowance in the amount of \$100.22,

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

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9498; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15247]

TAKEGORO SATO

In re: Bank account owned by Takegoro Sato, also known as T. Sato. D-39-18682-E-1.

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 Takegoro Sato, also known as T. Sato, whose last known address is Tokyo, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Takegoro Sato, also known as T. Sato, by Whitney National Bank of New Orleans, New Orleans, Louisiana, arising out of a Checking Account, entitled T. Sato, maintained at the aforesaid bank, and any and all rights to demand, enforce and collect the same,

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

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

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 October 16, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9499; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15254]

FRIITZ BOKELMANN ET AL.

In re: Rights of Fritz Bokelmann et al. under insurance contract. File No. F-28-26725-H-1.

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 Fritz Bokelmann, Heinrich Heidorn, Luise Danken, nee Heidorn, Marie von der Brelle, nee Heidorn and Wilhelm Heidorn, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 121,421, issued by the Massachusetts Mutual Life Insurance Company, Springfield, Massachusetts, to Diedrich Bokelmann, together with the right to demand, receive and collect said net proceeds, 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 (Germany);

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof 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 (Germany).

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 October 18, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9500; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15256]

HARUO IKUTA

In re: Rights of Haruo Ikuta under insurance contract. File No. F-39-5473-H-1.

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 Haruo Ikuta, whose last known address is Japan, is a resident of Japan, and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 1,101,414, issued by the Sun Life Assurance Company of Canada, Montreal, Quebec, Canada, to Haruo Ikuta, together with the rights to demand, receive and collect said net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States),

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

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

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 prop-

erty 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 October 18, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9501; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15262]

THEODORE WEICKER, SR., ET AL.

In re: Trust agreement dated April 21, 1932, between Theodore Weicker, Sr., Grantor, and Theodore Weicker, Sr., Florence Palmer Weicker and Theodore Weicker, Jr., Trustees, F/B/O Hermann Momberger, the primary beneficiary, and others. File F-28-6980-D-1, E-1 and G-1.

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 Anna Momberger Buehler, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the domiciliary personal representatives, heirs-at-law, next-of-kin, legatees and distributees, names unknown, of Ludwig Momberger, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);

3. That all right, title, interest and claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to and arising out of or under that certain trust agreement dated April 21, 1932, by and between Theodore Weicker, Sr., grantor, and Theodore Weicker, Sr., Florence Palmer Weicker and Theodore Weicker, Jr., trustees, for the benefit of Hermann Momberger, the primary beneficiary, and others, presently being administered by Theodore Weicker, Jr., Lowell P. Weicker and Frederick E. Weicker, as trustees, 745 Fifth Avenue, New York, 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 (Germany);

and it is hereby determined:

4. That to the extent that the person, named in subparagraph 1 hereof and the domiciliary personal representatives, heirs-at-law, next-of-kin, legatees and distributees, names unknown, of Ludwig Momberger, deceased, 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 (Germany).

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 October 18, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9505; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15257]

HIKOGORO KURIBAYASHI

In re: Rights of Hikogoro Kuribayashi under insurance contract. File No. D-39-18631-H-1.

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 Hikogoro Kuribayashi, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 1,267,103 issued by the Sun Life Assurance Company of Canada, Montreal, Quebec, Canada, to Kiyokazu Kuribayashi, together with the right to demand, receive and collect said net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States), is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

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 October 18, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9502; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15261]

MRS. CHISATO WATANABE

In re: Rights of Mrs. Chisato Watanabe under insurance contract. File No. F-39-4577-H-2.

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 Mrs. Chisato Watanabe, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by policy No. 1,177,154, issued by the Sun Life Assurance Company of Canada, Montreal, Quebec, Canada, to Mrs. Chisato Watanabe, together with the right to demand, receive and collect said net proceeds (including without limitation the right to proceed for collection against branch offices and legal reserves maintained in the United States), is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

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 October 18, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9504; Filed, Oct. 26, 1950;
8:50 a. m.]

[Vesting Order 15259]

ICHINOJO OSUGA

In re: Rights of Ichinojo Osuga under insurance contract. File No. D-39-11741-H-1.

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 Ichinojo Osuga, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the net proceeds due or to become due under a contract of insurance evidenced by Supplementary Contract No. 98808, issued by the New York Life Insurance Company, New York, New York, to Ichinojo Osuga, together with the right to demand, receive and collect said net proceeds, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of, or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Japan);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan).

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 October 18, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9503; Filed, Oct. 26, 1950;
8:50 a. m.]

[Return Order 779]

GIOVANNI TRAVERSO

Having considered the claim set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed herewith,

It is ordered, That the claimed property, described below and in the determination, be returned, subject to any increase or decrease resulting from the administration thereof prior to return, and after adequate provision for taxes and conservatory expenses:

Claimant, Claim No.; Notice of Intention to Return Published and Property

Giovanni Traverso, Genova Centro, Italy; Claim No. 33663; March 10, 1950 (15 F. R. 1321); all right, title, interest and claim of any kind or character whatsoever of Giovanni Traverso in and to the estate of John Bevilacqua, also known as John Bevilacqua, deceased; \$7,658.42 in the Treasury of the United States.

Twenty-five (25) shares of Golden Eagle Mines capital stock, par value one (1) cent per share, represented by Certificate No. 92 registered in the name of John Bevilacqua, presently in the custody of the Office of Alien Property, New York, New York.

Two (2) Certificates of Life Membership Class "A" Island Lake Park Country Club

issued in the name of John Bevilacqua, presently in the custody of the Office of Alien Property, New York, New York.

Ten (10) shares of Northwest Farmers' Marketing Association common stock, par value \$1.00 (one dollar) per share, represented by Certificate No. 18 registered in the name of John Bevilacqua, assigned to the Alien Property Custodian, presently in the custody of the Office of Alien Property, New York, New York.

Three (3) shares of Puget Sound Production Credit Association Class A Stock, par value \$5.00 (five dollars) per share, represented by Certificate No. 258 registered in the name of the Alien Property Custodian, Washington, D. C., Account No. 38-8627, presently in the custody of the Safekeeping Department of the Federal Reserve Bank of New York.

One thousand (1,000) shares of Quartz Mountain Gold Mining Company capital stock, par value five (5) cents per share, represented by Certificate No. 45 registered in the name of John Bevilacqua, presently in the custody of the Office of Alien Property, New York, New York.

Two (2) shares of Skagit Valley Telephone Company, Mount Vernon, Washington, capital stock, par value \$5.00 (five dollars) per share, represented by Certificate No. 1012 registered in the name of the Alien Property Custodian, Account No. 38-8627, Washington, D. C., presently in the custody of the Safekeeping Department of the Federal Reserve Bank of New York.

One (1) share of United Groceries and Markets, Inc., common stock, no par value, represented by Certificate No. 680 registered in the name of John Bevilacqua, presently in the custody of the Office of Alien Property, New York, New York.

Two-hundred and fifty (250) shares of Verona Mining Company capital stock, par value \$1.00 (one dollar) per share, represented by Certificate No. 620 registered in the name of John Bevilacqua, presently in the custody of the Office of Alien Property, New York, New York.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on October 23, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Assistant Attorney General,
Director, Office of Alien Property.

[F. R. Doc. 50-9506; Filed, Oct. 26, 1950;
8:50 a. m.]