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TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 6—EXCEPTIONS FROM THE COMPETITIVE SERVICE

SALARY STABILIZATION BOARD

Effective upon publication in the FEDERAL REGISTER, a new subparagraph (3) is added to § 6.155 (d) as follows:

§ 6.155 *Economic Stabilization Agency* * * *

(d) *Salary Stabilization Board.* * * *

(3) One confidential secretary to the Chairman.

(R. S. 1753, sec. 2, 22 Stat. 403; 5 U. S. C. 631, 633. E. O. 9830, Feb. 24, 1947, 12 F. R. 1259; 3 CFR, 1947 Supp. E. O. 9973, June 28, 1948, 13 F. R. 3600; 3 CFR, 1948 Supp.)

UNITED STATES CIVIL SERVICE COMMISSION,

[SEAL] ROBERT M. RAMSPECK,
Chairman.

[F. R. Doc. 51-8749; Filed, July 30, 1951; 8:47 a. m.]

TITLE 7—AGRICULTURE

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

PART 988—MILK IN KNOXVILLE, TENN., MARKETING AREA

ORDER, AS AMENDED, REGULATING HANDLING

The order regulating the handling of milk in the Knoxville, Tennessee, marketing area shall be as follows:

Sec. 988.0 988.1 988.2 988.3 988.4 988.5 988.6 988.7 988.8 988.9 988.10 988.11 988.12	Findings and determinations. DEFINITIONS Act. Secretary. Department of Agriculture. Person. Knoxville, Tennessee Marketing Area. Cooperative association. Producer-handler. Delivery period. Fluid milk plant. Producer. Handler. Non fluid milk plant.
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Sec. 988.13 988.14 988.15 988.16 988.20 988.21 988.22 988.30 988.31 988.32 988.33 988.40 988.41 988.42 988.43 988.44 988.45 988.50 988.51 988.52 988.60 988.61 988.62 988.70 988.71 988.72 988.73 988.80 988.81 988.82 988.83 988.84 988.85 988.86 988.87 988.88 988.89 988.90	Other source milk. Producer milk. Base milk. Excess milk. MARKET ADMINISTRATOR Designation. Powers. Duties. REPORTS, RECORDS AND FACILITIES Reports of receipts and utilization. Other reports. Records and facilities. Retention of records. CLASSIFICATION OF MILK Basis of classification. Classes of utilization. Responsibility of handlers and re-classification of milk. Transfers. Computation of skim milk and butterfat in each class. Allocation of skim milk and butterfat classified. MINIMUM PRICES Basic formula price. Class prices. Butterfat differential to handlers. DETERMINATION OF BASE Computation of daily average base for each producer. Base rules. Announcement of established bases. DETERMINATION OF UNIFORM PRICES TO PRODUCERS Computation of value of milk. Computation of uniform price. Computation of uniform prices for base milk and excess milk. Notification of handlers. PAYMENTS Time and method of payment for producer milk. Producer-settlement fund. Payments to the producer-settlement fund. Payments out of the producer-settlement fund. Adjustments of errors in payment. Butterfat differential to producers. Statement to producers. Expense of administration. Marketing services. Termination of obligations. APPLICATION OF PROVISIONS Producer-handlers.	(Continued on p. 7449)
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988.110	Separability of provisions.
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AUTHORITY: §§ 988.0 to 988.111 issued under sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup., 608c.

§ 988.0 *Findings and determinations.* The findings and determinations hereinafter set forth are supplementary and in addition to the findings and determinations previously made in connection with the issuance of the aforesaid order and each of the previously issued amendments thereto; and all of said previous findings and determinations are hereby ratified and affirmed, except insofar as such findings and determinations may be in conflict with the findings and determinations set forth herein.

(a) *Findings upon the basis of the hearing record.* Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and the applicable rules of practice and procedure, as amended governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), a public hearing was held at Knoxville, Tennessee, on January 16-20, 1951, upon a proposed marketing agreement and certain proposed amendments to the order, as amended, regulating the handling of milk in the Knoxville, Tennessee, marketing area. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

(1) The said order, as amended, and as hereby further amended, and all of the terms and conditions of said order, as amended, and as hereby further amended, will tend to effectuate the declared policy of the act;

(2) The parity prices of milk as determined pursuant to section 2 of the act are not reasonable in view of the price of feeds, available supplies of feeds and other economic conditions which

affect market supply of and demand for milk in the marketing area, and the minimum prices specified in the order, as amended and as hereby further amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk and be in the public interest; and

(3) The said order, as amended, and as hereby further amended, regulates the handling of milk in the same manner as and is applicable only to persons in the respective classes of industrial and commercial activity specified in a marketing agreement upon which a hearing has been held.

(b) *Determinations.* It is hereby determined that handlers (excluding cooperative association of producers who are not engaged in processing, distributing, or shipping the milk covered by this order, as amended) of more than 50 percent of the volume of milk covered by this order, as amended, which is marketed within the said marketing area, refused or failed to sign the marketing agreement regulating the handling of milk in the said marketing area, and it is hereby further determined that:

(1) The refusal or failure of such handlers to sign said marketing agreement tends to prevent the effectuation of the declared policy of the act:

(2) The issuance of this order, as amended, is the only practical means, pursuant to the declared policy of the act, of advancing the interests of the producers of milk which is produced for sale in the said marketing area; and

(3) The issuance of this order, as amended, is approved or favored by at least two-thirds of the producers who participated in a referendum on the question of approval of its issuance, and who, during the determined representative period (May 1951) were engaged in the production of milk for sale in the said marketing area.

Order relative to handling. It is therefore ordered, That on and after the effective date hereof the handling of milk in the Knoxville, Tennessee, marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as amended, and as hereby further amended, and the aforesaid order, as amended, is hereby further amended to read as follows:

DEFINITIONS

§ 988.1 *Act.* "Act" means Public Act No. 10, 73d Congress, as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937 as amended (7 U. S. C. 601 et seq.).

§ 988.2 *Secretary.* "Secretary" means the Secretary of Agriculture or any officer or employee of the United States authorized to exercise the powers and to perform the duties of the Secretary of Agriculture.

§ 988.3 *Department of Agriculture.* "Department of Agriculture" means the United States Department of Agriculture or any other Federal agency as may be authorized by act of Congress or by Executive order to perform the price

reporting functions of the United States Department of Agriculture.

§ 988.4 *Person.* "Person" means any individual, partnership, corporation, association, or any other business unit.

§ 988.5 *Knoxville, Tennessee, marketing area.* "Knoxville, Tennessee, marketing area" hereinafter called the "marketing area" means all the territory within the corporate limits of the City of Knoxville, Tennessee.

§ 988.6 *Cooperative association.* "Cooperative association" means any cooperative marketing association of producers which the Secretary determines to be qualified pursuant to the provisions of the act of Congress of February 18, 1922, as amended, known as the "Capper-Volstead Act," and is authorized by its members to make collective sales or to market milk or its products for the producers thereof.

§ 988.7 *Producer-handler.* "Producer-handler" means any person who produces milk under a dairy farm inspection permit issued by the appropriate health authority in the marketing area and who processes milk from his own production, distributing all or a portion of such milk within the marketing area as Class I milk, but who receives no milk from producers.

§ 988.8 *Delivery period.* "Delivery period" means a calendar month, or the portion thereof during which this part is in effect.

§ 988.9 *Fluid milk plant.* "Fluid milk plant" means the premises and the portions of the building and facilities, approved by the appropriate health authority in the marketing area, which are used in: (a) The receipt and processing or packaging of producer milk, all, or a portion, of which is disposed of from such plant on wholesale or retail routes within the delivery period as Class I milk in the marketing area, or (b) the receipt and cooling of producer milk for shipment to a plant described in paragraph (a) of this section: *Provided,* That any portion of such building or facilities, used for receiving or processing milk or any milk product, required by the appropriate health authority in the marketing area to be kept physically separate from the receiving and processing or packaging of milk for disposition as Class I milk in the marketing area shall not be included.

§ 988.10 *Producer.* "Producer" means any person, except a producer-handler, who produces milk under a dairy farm inspection permit issued by the appropriate health authority in the marketing area, and whose milk conforms to the appropriate health standards for milk for fluid consumption, which milk is: (a) Received at a fluid milk plant, or (b) diverted from a fluid milk plant to any milk distributing or milk manufacturing plant: *Provided,* That any such milk so diverted shall be deemed to have been received by the handler for whose account it was diverted.

§ 988.11 *Handler.* "Handler" means (a) any person in his capacity as operator of a fluid milk plant, (b) a producer-

handler or (c) any cooperative association of producers with respect to producer milk diverted by it from a fluid milk plant to a nonfluid milk plant for the account of such association.

§ 988.12 *Nonfluid milk plant.* "Nonfluid milk plant" means any milk manufacturing, processing, or bottling plant other than a fluid milk plant described in § 988.9.

§ 988.13 *Other source milk.* "Other source milk" means all skim milk and butterfat received in any form from a producer-handler or from a source other than producers or other handlers except any nonfluid milk product received and disposed of in the same form.

§ 988.14 *Producer milk.* "Producer milk" means milk produced by one or more producers.

§ 988.15 *Base milk.* "Base milk" means milk received by a handler from a producer during any of the months of April through August which is in excess of such producer's daily average base computed pursuant to § 988.60 multiplied by the number of days such producer delivered milk to such handler in such month: *Provided*, That with respect to any producer on "every-other-day" delivery to a fluid milk plant, the days of nondelivery, intervening days of delivery, shall be considered as days of delivery.

§ 988.16 *Excess milk.* "Excess milk" means milk received by a handler from a producer during any of the months of April through August which is in excess of base milk received from such producer during such month, and shall include all milk received during such month from a producer from whom no daily average base can be computed pursuant to § 988.60.

MARKET ADMINISTRATOR

§ 988.20 *Designation.* The agency for the administration of this part shall be a market administrator, selected by the Secretary, who shall be entitled to such compensation as may be determined by, and shall be subject to removal at the discretion of, the Secretary.

§ 988.21 *Powers.* The market administrator shall have the following powers with respect to this part:

- (a) To administer its terms and provisions;
- (b) To receive, investigate, and report to the Secretary complaints of violations;
- (c) To make rules and regulations to effectuate its terms and provisions; and
- (d) To recommend amendments to the Secretary.

§ 988.22 *Duties.* The market administrator shall perform all duties necessary to administer the terms and provisions of this part, including, but not limited to, the following:

- (a) Within 45 days following the date on which he enters upon his duties, or such lesser period as may be prescribed by the Secretary, execute and deliver to the Secretary a bond, effective as of the date on which he enters upon his

duties and conditioned upon the faithful performance of such duties, in an amount and with surety thereon satisfactory to the Secretary;

- (b) Employ and fix the compensation of such persons as may be necessary to enable him to administer its terms and provisions;

- (c) Obtain a bond in a reasonable amount and with reasonable surety thereon covering each employee who handles funds entrusted to the market administrator;

- (d) Pay, out of the funds provided by § 988.87, (1) the cost of his bond and of the bonds of his employees, (2) his own compensation, and (3) all other expenses, except those incurred under § 988.88, necessarily incurred by him in the maintenance and functioning of his office and in the performance of his duties;

- (e) Keep such books and records as will clearly reflect the transactions provided for herein, and, upon request by the Secretary, surrender the same to such other person as the Secretary may designate;

- (f) Publicly disclose to handlers and producers, unless otherwise directed by the Secretary the name of any person who, within 5 days after the day upon which he is required to perform such acts, has not made (1) reports pursuant to § 988.30 or (2) payments pursuant to § 988.80 and § 988.82;

- (g) Submit his books and records to examination by the Secretary and furnish such information and reports as may be required by the Secretary;

- (h) Prepare and make available for the benefit of producers, consumers, and handlers such general statistics and information concerning the operation hereof as are necessary and essential to the proper functioning of this part;

- (i) Verify all reports and payments by each handler by audit, if necessary, of such handler's records and the records of any other handler or person upon whose utilization the classification of skim milk and butterfat for such handler depends; and

- (j) Publicly announce and notify each handler in writing the prices and butterfat differentials determined for each delivery period as follows: (1) On or before the 6th day after the end of such delivery period the prices and butterfat differentials for each class computed pursuant to §§ 988.51 and 988.52; and (2) on or before the 10th day after the end of such delivery period, the uniform price(s) computed pursuant to §§ 988.71 and 988.72 and the butterfat differentials to be paid pursuant to § 988.85.

REPORTS, RECORDS, AND FACILITIES

§ 988.30 *Reports of receipts and utilization.* On or before the 6th day after the end of each delivery period each handler, except a producer-handler, shall report to the market administrator in the detail and on forms prescribed by the market administrator:

- (a) The quantities of skim milk and butterfat contained in (1) all receipts at his fluid milk plant(s) within such delivery period of (1) producer milk and for the months of April through August, the aggregate quantities of base and

excess milk, (ii) skim milk and butterfat in any form from other handlers, and (iii) other source milk; and (2) milk diverted pursuant to § 988.10 (b); and

- (b) The utilization of all skim milk and butterfat required to be reported under paragraph (a) of this section.

§ 988.31 *Other reports.* Each handler shall report to the market administrator, in the detail and on forms prescribed by the market administrator as follows, except that each producer-handler shall make reports to the market administrator at such time and in such manner as the market administrator may request:

- (a) On or before the 20th day after the end of the delivery period, his producer pay roll for such delivery period which shall show: (1) The total pounds of milk received from each producer or cooperative association, including for the delivery periods of April through August the total deliveries of base milk and excess milk by each producer, (2) the number of days deliveries are made and if less than a full calendar month, the date of first and last delivery, (3) the average butterfat content of such milk, and (4) the net amount of such handler's payment to each producer or a cooperative association, together with the prices paid, deductions and charges involved.

- (b) On or before the first day other source milk is received, his intention to receive such milk and on or before the last day such milk is received, his intention to discontinue such receipts.

§ 988.32 *Records and facilities.* Each handler shall keep adequate records of receipts and utilization of skim milk and butterfat and shall, during the usual hours of business, make available to the market administrator or his representative such records and facilities as will enable the market administrator to (a) verify the receipts and utilization of all skim milk and butterfat and, in case of errors or omissions, ascertain the correct figures; (b) weigh, sample, and test for butterfat content all milk and milk products handled; (c) verify payment to producers; and (d) make such examinations of operations, equipment, and facilities, as are necessary and essential to the proper administration of this part or any amendments thereto.

§ 988.33 *Retention of records.* All books and records required under this part to be made available to the market administrator shall be retained by the handler for a period of three years to begin at the end of the month to which such books and records pertain: *Provided*, That if, within such three-year period, the market administrator notifies the handler in writing that the retention of such books and records, or of specified books and records, is necessary in connection with a proceeding under section 8c (15) (A) of the act or a court action specified in such notice, the handler shall retain such books and records, or specified books and records, until further written notification from the market administrator. In either case the market administrator shall give further written notification to the handler promptly, upon the termination of the litigation or when the records are no longer necessary in connection therewith.

CLASSIFICATION OF MILK

§ 988.40 *Basic of classification.* All skim milk and butterfat contained in (a) receipts at a fluid milk plant(s), within such delivery period, of (1) producer milk, (2) skim milk and butterfat in any form from other handlers, and (3) other source milk, and (b) milk diverted pursuant to § 988.10 (b) shall be classified by the market administrator in the classes set forth in § 988.41.

§ 988.41 *Classes of utilization.* Subject to the conditions set forth in § 988.42 through § 988.45 the classes of utilization shall be as follows:

(a) Class I milk shall be all skim milk and butterfat (1) disposed of in fluid form (except for livestock feed) as milk, skim milk, buttermilk, flavored milk, flavored milk drinks, cream and any cream product, except ice cream mix and (2) not specifically accounted for as Class II milk.

(b) Class II milk shall be all skim milk and butterfat: (1) Used to produce any item other than those specified in paragraph (a) of this section; (2) in inventory variation; (3) disposed of for livestock feed; (4) in actual plant shrinkage of skim milk and butterfat received in producer milk, but not in excess of 2.5 percent of such receipts of skim milk and butterfat, respectively, and (5) in actual plant shrinkage of skim milk and butterfat, respectively, in other source milk received: *Provided*, That if producer milk and other source milk are both received in a fluid milk plant during the same delivery period the shrinkage of skim milk and butterfat, respectively, allocated to producer milk and other source milk shall be computed pro rata according to the proportions of the volumes of skim milk and butterfat, respectively, received from such sources to their total.

§ 988.42 *Responsibility of handlers and reclassification of milk.* (a) All skim milk and butterfat shall be classified as Class I milk, unless the handler who first receives such skim milk or butterfat proves to the market administrator that such skim milk or butterfat should be classified in Class II.

(b) Any skim milk or butterfat classified (except that transferred to a producer-handler) in one class shall be reclassified if used or reused by such handler or by another handler in another class.

§ 988.43 *Transfers.* Skim milk or butterfat disposed of by a handler either by transfer or diversion shall be classified:

(a) As Class I milk is transferred or diverted in the form of milk, skim milk, or cream to a fluid milk plant of another handler (except a producer-handler), unless utilization in Class II is mutually indicated in writing to the market administrator by both handlers on or before the 6th day after the end of the delivery period within which such transaction occurred, but in no event shall the amount classified in any class exceed the total use in such class by the transferee-handler: *Provided*, That if either or both handlers have received other source milk,

such milk so disposed of shall be classified at both plants so as to return the higher class utilization to producer milk.

(b) As Class I milk if transferred or diverted in the form of milk, skim milk, or cream to a producer-handler.

(c) As Class I milk if transferred or diverted in the form of milk, skim milk, or cream to a nonfluid milk plant, except that of a producer-handler, unless (1) the handler claims Class II on the basis of a utilization mutually indicated in writing to the market administrator by both the operator of the nonfluid milk plant and the handler on or before the 6th day after the end of the delivery period within which such transfer occurred, (2) the operator of the nonfluid milk plant maintains books and records showing the utilization of all skim milk and butterfat at such plant which are made available if requested by the market administrator for the purpose of verification, and (3) not less than an equivalent amount of skim milk and butterfat was actually utilized in such plant in the use indicated in such statement: *Provided*, That if upon inspection of the records of such plant it is found that an equivalent amount of skim milk and butterfat was not actually used in such indicated use the remaining pounds shall be classified as Class I: *Provided further*, That if such plant disposes of fluid cream to another nonfluid milk plant which conforms with the requirements of subparagraphs (1) (2) and (3) of this paragraph, such cream shall be classified as Class II milk.

§ 988.44 *Computation of skim milk and butterfat in each class.* For each delivery period, the market administrator shall correct for mathematical and other obvious errors the delivery period report submitted by each handler and compute the total pounds of skim milk and butterfat, respectively, in Class I milk and Class II milk for such handler.

§ 988.45 *Allocation of skim milk and butterfat classified.* (a) The pounds of skim milk remaining in each class after making the following computations for each handler for each delivery period shall be the pounds in such class allocated to producer milk received by such handler:

(1) Subtract the shrinkage of skim milk, computed pursuant to § 988.41 (b) (4) from the total pounds of skim milk in Class II milk;

(2) Subtract from the pounds of skim milk remaining in each class, in series beginning with the lowest price Class II milk, the pounds of skim milk in other source milk;

(3) Subtract from the pounds of skim milk remaining in each class the pounds of skim milk received from other handlers and assigned to such class pursuant to § 988.43 (a);

(4) Add to the pounds of skim milk remaining in Class II milk the pounds of skim milk subtracted pursuant to subparagraph (1) of this paragraph; or if the pounds of skim milk remaining in all classes exceed the pounds of skim milk in producer milk, subtract such excess from the pounds of skim milk remaining in each class, in series beginning with Class II.

(b) Allocate the pounds of butterfat in each class to producer milk in the same manner prescribed for skim milk in paragraph (a) of this section.

(c) Add the pounds of skim milk and the pounds of butterfat allocated to producer milk in each class, respectively, as computed pursuant to paragraphs (a) and (b) of this section, and determine the percentage of butterfat in each class.

MINIMUM PRICES

§ 988.50 *Basic formula price.* The basic formula price per hundredweight (computed to the nearest tenth of a cent) to be used in determining the price for Class I milk pursuant to § 988.51 shall be the highest of the prices per hundredweight for milk of 4.0 percent butterfat content computed pursuant to paragraph (a), (b), or (c) of this section, or § 988.51 (b).

(a) To the arithmetical average of the basic (or field) prices reported to have been paid or to be paid per hundredweight for milk of 3.5 percent butterfat content received from farmers during the delivery period at the following plants or places for which prices have been reported to the market administrator or to the Department of Agriculture on or before the 6th day after the end of the delivery period by the companies listed below:

Company and Location

Borden Co., Black Creek, Wis.
Borden Co., Greenville, Wis.
Borden Co., Mount Pleasant, Mich.
Borden Co., New London, Wis.
Borden Co., Orfordville, Wis.
Carnation Co., Berlin, Wis.
Carnation Co., Jefferson, Wis.
Carnation Co., Chilton, Wis.
Carnation Co., Oconomowoc, Wis.
Carnation Co., Richland Center, Wis.
Carnation Co., Sparta, Mich.
Pet Milk Co., Belleville, Wis.
Pet Milk Co., Cooperville, Mich.
Pet Milk Co., Hudson, Mich.
Pet Milk Co., New Glarus, Wis.
Pet Milk Co., Wayland, Mich.
White House Milk Co., Manitowoc, Wis.
White House Milk Co., West Bend, Wis.

add an amount computed by multiplying the butterfat differential computed pursuant to § 988.85 by 5.

(b) The price per hundredweight computed as follows:

(1) Multiply by 6 the average daily wholesale price per pound of 92-score butter in the Chicago market as reported by the Department of Agriculture during the delivery period;

(2) Add an amount equal to 2.4 times the arithmetical average of the weekly prevailing price per pound of "Twins" during the delivery period on the Wisconsin Cheese Exchange at Plymouth, Wisconsin: *Provided*, That if the price of "Twins" is not quoted on such Exchange the weekly prevailing price per pound of "Cheddars" shall be used; and

(3) Divide by 7, add 30 percent thereof, and then multiply by 4.

(c) The price per hundredweight computed as follows: Multiply by 4.0 the arithmetical average of daily wholesale prices per pound of 92-score butter in the Chicago market, as reported by the Department of Agriculture during the delivery period, add 20 percent thereof, and add to such sum $3\frac{3}{4}$ cents for each

full 1/2 cent that the arithmetical average of carlot prices per pound of nonfat dry milk solids (not including that specifically designated animal feed), spray and roller process, f. o. b. Chicago area manufacturing plants, as reported by the Department of Agriculture during the delivery period, is above 5 cents: *Provided*, That if such f. o. b. manufacturing plant prices of nonfat dry milk solids are not reported there shall be used for the purpose of such computation the arithmetical average of the carlot prices of nonfat dry milk solids delivered at Chicago, Illinois, as reported by the Department of Agriculture during the delivery period; and in the latter event the "5 cents" shall be increased by 1 cent.

§ 988.51 *Class prices.* Subject to the provisions of § 988.52 each handler shall pay producers, at the time and in the manner set forth in § 988.80 through § 988.86, not less than the prices per hundredweight computed as follows for the respective quantities of Class I milk and Class II milk computed pursuant to § 988.45:

(a) *Class I Milk.* The price for Class I milk prior to August 1, 1951, shall be the basic formula price plus \$1.30 per hundredweight. Effective August 1, 1951, the price for Class I milk shall be the basic formula price plus \$1.50 per hundredweight: *Provided*, That, if during the 12 months prior to the month immediately preceding each delivery period, the total volume of milk received from producers by all handlers was more than 110 percent of the total Class I utilization of all handlers during such 12-month period, the Class I price shall be decreased 2.5 cents per hundredweight for each full percentage point that such percentage is more than 110 percent.

(b) *Class II milk.* The price for Class II milk shall be the arithmetical average of the basic (or field) prices reported to have been paid or to be paid per hundredweight for milk of 4.0 percent butterfat content received from farmers during the delivery period at the following plants or places for which prices have been reported to the market administrator or to the Department of Agriculture on or before the 6th day after the end of the delivery period by the companies indicated below:

Company and Location

Pet Milk Co., Mayfield, Ky.
 Pet Milk Co., Bowling Green, Ky.
 Pet Milk Co., Greenville, Tenn.
 Pet Milk Co., Abingdon, Va.
 Carnation Co., Murfreesboro, Tenn.
 Carnation Co., Statesville, N. C.
 Carnation Co., Galax, Va.
 Borden Co., Lewisburg, Tenn.
 Borden Co., Chester, S. C.

§ 988.52 *Butterfat differential to handlers.* If the weighted average butterfat test of that portion of producer milk which is classified, respectively, in any class of utilization for a handler, pursuant to § 988.45, is more or less than 4.0 percent, there shall be added to, or subtracted from, as the case may be, the price for such class of utilization, for each one-tenth of 1 percent that such weighted average butterfat test is above or below, respectively, 4.0 percent, a butterfat differential (computed to the

nearest 10th of a cent), calculated for each class of utilization as follows:

(a) *Class I milk.* Multiply by 1.3 the average daily wholesale price per pound of 92-score butter in the Chicago market, as reported by the Department of Agriculture during the delivery period, and divide the result by 10.

(b) *Class II milk.* Multiply by 1.15 the average daily wholesale price per pound of 92-score butter in the Chicago market, as reported by the Department of Agriculture during the delivery period, and divide the result by 10.

DETERMINATION OF BASE

§ 988.60 *Computation of daily average base for each producer.* For the months of April through August of each year the market administrator shall compute a daily average base for each producer as follows, subject to the rules set forth in § 988.61.

(a) Divide the total pounds of milk received by a handler(s) from such producer during the months of September through February immediately preceding by the number of days from the first day of delivery by such producer during such months to the last day of February, inclusive, but not less than 120 days.

§ 988.61 *Base rules.* The following rules shall apply in connection with the establishment of bases:

(a) A base shall apply to deliveries of milk by the producer for whose account that milk was delivered during the base forming period;

(b) Bases may be transferred by notifying the market administrator in writing before the last day of any month for which such base is to be transferred to the person named in such notice only as follows:

(1) In the event of the death, retirement, or entry into military service of a producer, the entire base may be transferred to a member(s) of such producer's immediate family who carries on the dairy operations.

(2) If a base is held jointly and such joint holding is terminated, the entire base may be transferred to one of the joint holders.

§ 988.62 *Announcement of established bases.* On or before April 1, of each year, the market administrator shall notify each producer and the handler receiving milk from such producer the daily base established by such producer.

DETERMINATION OF UNIFORM PRICES TO PRODUCERS

§ 988.70 *Computation of value of milk.* The value of producer milk received during each delivery period by each handler shall be a sum of money computed by the market administrator by multiplying the pounds of such milk in each class for the delivery period by the applicable class price adjusted by the butterfat differential to handlers specified in § 988.52 and adding together the resulting amounts: *Provided*, That if a handler, after subtracting receipts of other source milk and receipts from other handlers, has disposed of skim milk or butterfat in excess of the skim milk or butterfat which has been credited to pro-

ducers as having been received from them, there shall be added any plus amount computed by multiplying the pounds in each class as subtracted pursuant to paragraphs (a) (4) and (b) of § 988.45 by the applicable class price adjusted by the butterfat differentials to handlers specified in § 988.52.

§ 988.71 *Computation of uniform price.* For the delivery periods of September through March the market administrator shall compute the uniform price per hundredweight for producer milk, on the basis of 4.0 percent butterfat content, as follows:

(a) Combine into one total the value computed pursuant to § 988.70 for all handlers who made the reports prescribed by § 988.30 for such delivery period, except those in default of payments required pursuant to § 988.82 for the preceding delivery period;

(b) Subtract if the average butterfat content of producer milk represented by the values included under paragraph (a) of this section is greater than 4.0 percent, or add, if such average butterfat content is less than 4.0 percent, an amount computed as follows: Multiply the amount by which the average butterfat content of such milk varies from 4.0 percent by the butterfat differential computed pursuant to § 988.85, and multiply the result by the total hundredweight of such milk;

(c) Add an amount representing the cash balance on hand in the producer-settlement fund, less the total amount of contingent obligations to handlers pursuant to § 988.83;

(d) Divide the resulting amount by the total hundredweight of producer milk included in these computations; and

(e) Subtract not less than 4 cents nor more than 5 cents for the purpose of retaining in the producer-settlement fund a cash balance to provide against delinquencies in payments by handlers. This result shall be known as the "uniform price" per hundredweight for such delivery period for producer milk containing 4.0 percent butterfat, f. o. b. fluid milk plant.

§ 988.72 *Computation of uniform prices for base milk and excess milk.* Following April 1, 1952, for each of the delivery periods of April through August, the market administrator shall compute the uniform prices per hundredweight for base milk and for excess milk, each of 4.0 percent butterfat content, as follows:

(a) Combine into one total the value computed pursuant to § 988.70 for all handlers who made the reports prescribed by § 988.30 for such delivery period, except those in default of payment required pursuant to § 988.82 for the preceding delivery period;

(b) Subtract if the average butterfat content of producer milk represented by the values included under paragraph (a) of this section is greater than 4.0 percent, or add, if such average butterfat content is less than 4.0 percent, an amount computed as follows: Multiply the amount by which the average butterfat content of such milk varies from 4.0 percent by the butterfat differential computed pursuant to § 988.85, and mul-

multiply the result by the total hundredweight of such milk;

(c) Add an amount representing the cash balance on hand in the producer-settlement fund, less the total amount of contingent obligations to handlers pursuant to § 988.83;

(d) Compute the value on a 4.0 percent butterfat basis of the aggregate quantity of excess milk for all handlers included in the computation pursuant to paragraph (a) of this section by multiplying the hundredweight of such milk not in excess of the total quantity of Class II milk included in such computation by the price for Class II milk of 4.0 percent butterfat content, multiplying the hundredweight of such milk in excess of the total hundredweight of such Class II milk by the price for Class I milk of 4.0 percent butterfat content, and adding together the resulting amounts;

(e) Divide the total value of excess milk obtained in paragraph (d) of this section by the total hundredweight of such milk, and adjust to the nearest cent. The resulting figure shall be the uniform price for excess milk of 4.0 percent butterfat content received from producers.

(f) Subtract the value of excess milk determined by applying the uniform price obtained in paragraph (e) of this section from the value of all milk obtained in paragraph (c) of this section;

(g) Divide the amount obtained in paragraph (f) of this section by the total hundredweight of base milk included in these computations;

(h) Subtract not less than 4 cents nor more than 5 cents from the amount computed pursuant to paragraph (g) of this section. The resulting figure shall be the uniform price for base milk of 4.0 percent butterfat content received from producers.

§ 988.73 *Notification of handlers.* On or before the 10th day after the end of each delivery period, the market administrator shall mail to each handler, at his last known address, a statement showing:

(a) The amount and value of his producer milk in each class and the totals thereof;

(b) For the months of April through August the amounts and value of his base and excess milk respectively, and the totals thereof;

(c) The uniform price(s) computed pursuant to §§ 988.71 and 988.72 and the butterfat differential computed pursuant to § 988.85; and

(d) The amounts to be paid by such handler pursuant to §§ 988.82, 988.87 and 988.88.

PAYMENTS

§ 988.80 *Time and method of payment for producer milk.* (a) On or before the last day of each delivery period each handler shall make payment to each producer for milk received from him during the first 15 days of such delivery period at not less than the Class II price per hundredweight for the preceding delivery period: *Provided*, That with respect to producers whose milk was caused to be delivered to such handler by a cooperative association which is authorized to collect payment for such

milk, the handler shall pay such cooperative association on or before the 2d day before the end of each delivery period an amount equal to the sum of the individual payments otherwise payable to such producers in accordance with this paragraph.

(b) On or before the 15th day after the end of each delivery period each handler shall make payment to each producer for milk which was received from him during the delivery period at not less than the uniform price computed pursuant to § 988.71, if such delivery period is any of the months of September through March, or at not less than the uniform price for base milk computed pursuant to § 988.72 with respect to base milk received from such producer and at not less than the uniform price for excess milk computed pursuant to § 988.72 with respect to excess milk received from such producer, if such delivery period is any of the months of April through August, subject to the following adjustments: (1) The butterfat differential pursuant to § 988.85, (2) less payment made pursuant to paragraph (a) of this section, (3) less marketing service deductions pursuant to § 988.88, (4) less deductions authorized in writing by the producer, and (5) adjusted for any error in calculating payment to such individual producer for past delivery periods: *Provided*, That if such handler has not received full payment for such delivery period pursuant to § 988.83 he may reduce uniformly per hundredweight for all producers his payments pursuant to this paragraph by an amount not in excess of the per hundredweight reduction in payment from the market administrator: *Provided further*, That the handler shall make such balance of payment to those producers to whom it is due on or before the date for making payments pursuant to this paragraph next following that on which such balance of payment is received from the market administrator: *And provided further*, That with respect to producers whose milk was caused to be delivered to such handler by a cooperative association which is authorized to collect payment for such milk, the handler shall pay such cooperative association, on or before the 13th day after the end of each delivery period, an amount equal to the sum of the individual payments otherwise payable to such producers in accordance with this paragraph.

§ 988.81 *Producer-settlement fund.* The market administrator shall establish and maintain a separate fund known as the "producer-settlement fund" into which he shall deposit all payments made by handlers pursuant to §§ 988.82 and 988.84, and out of which he shall make all payments pursuant to §§ 988.83 and 988.84: *Provided*, That payments due to any handler shall be offset by payments due from such handler.

§ 988.82 *Payments to the producer-settlement fund.* On or before the 12th day after the end of each delivery period, each handler shall pay to the market administrator any amount by which the total value of his milk computed pursuant to § 988.70 for such delivery period is greater than the value of milk received

by such handler from producers during the delivery period, computed at the applicable minimum uniform prices as specified in § 988.71 and § 988.72 adjusted for the butterfat differential provided for in § 988.85.

§ 988.83 *Payments out of the producer-settlement fund.* On or before the 13th day after the end of each delivery period, the market administrator shall pay to each handler, for payment to producers, or a cooperative association, any amount by which the total value of his milk computed pursuant to § 988.70 for such delivery period is less than the value of milk received by such handler from producers during the delivery period, computed at the applicable minimum uniform prices as specified in §§ 988.71 and 988.72 adjusted for the butterfat differential provided for in § 988.85. If at such time the balance in the producer-settlement fund is insufficient to make all payments pursuant to this section, the market administrator shall reduce uniformly per hundredweight such payments and shall complete such payments as soon as the necessary funds are available.

§ 988.84 *Adjustment of errors in payment.* Whenever verification by the market administrator of payments by any handler discloses errors made in payments to the producer-settlement fund pursuant to § 988.82, the market administrator shall promptly bill such handler for any unpaid amount and such handler shall, within 15 days, make payment to the market administrator of the amount so billed. Whenever verification discloses that payment is due from the market administrator to any handler, pursuant to § 988.83, the market administrator shall, within 15 days, make such payment to such handler. Whenever verification by the market administrator of the payment by a handler to any producer or cooperative association for milk received by such handler discloses payment of less than is required by § 988.80, the handler shall pay such balance due such producer or cooperative association not later than the time of making payment to producers or cooperative associations next following such disclosure.

§ 988.85 *Butterfat differential to producers.* If, during the delivery period, any handler has received, from any producer or cooperative association, milk having an average butterfat content other than 4.0 percent, such handler, in making payments prescribed in § 988.80 (b), shall add to the uniform price(s) per hundredweight paid to such producer or cooperative association for each one-tenth of 1 percent that the average butterfat content of such milk is above 4.0 percent not less than, or may deduct from the uniform price(s) per hundredweight for each one-tenth of 1 percent that the average butterfat content of such milk is below 4.0 percent not more than, an amount computed as follows: Multiply by 1.2 the average daily wholesale price per pound of 92-score butter in the Chicago market, as reported by the Department of Agriculture during the delivery period, and divide the result by 10, and then adjust to the nearest one-tenth of a cent.

§ 988.86 *Statement to producers.* In making payments required by § 988.80 each handler shall furnish each producer or cooperative association with a supporting statement in such form that it may be retained by the producer or cooperative association which shall show:

- (a) The delivery period and the identity of the handler and of the producer;
- (b) The total pounds and the average butterfat content of milk delivered by the producer including for the months of April through August, the pounds of base milk and excess milk;
- (c) The minimum rate or rates at which payment to the producer is required under the provisions of §§ 988.80 and 988.85;
- (d) The rate which is used in making the payment if such rate is other than the applicable minimum;
- (e) The amount or the rate per hundredweight of each deduction claimed by the handler including any deduction made pursuant to § 988.88, together with a description of the respective deductions; and
- (f) The net amount of payment to the producer or cooperative association.

§ 988.87 *Expense of administration.* as his pro rata share of the expense of the administration of this part, each handler shall pay to the market administrator, on or before the 15th day after the end of each delivery period, 4 cents per hundredweight or such lesser amount as the Secretary may prescribe, with respect to receipts, during the delivery period, of (a) milk from producers (including such handler's own production), and (b) other source milk received at a fluid milk plant: *Provided*, That each cooperative association shall pay such pro rata expense on only that milk of producers for which it is a handler.

§ 988.88 *Marketing services.* (a) Except as set forth in paragraph (b) of this section, each handler in making payments to producers pursuant to § 988.80 (b), shall deduct 6 cents per hundredweight or such lesser amount as the Secretary may prescribe, with respect to all milk received by such handler from producers, excepting such handler's own farm production, during the delivery period, and shall pay such deductions to the market administrator not later than the 15th day after the end of the delivery period. Such moneys shall be used by the market administrator to verify weights, samples, and tests of milk received by handlers from such producers during the delivery period and to provide such producers with market information. Such services shall be performed in whole or in part by the market administrator or by an agent engaged by and responsible to him.

(b) *Producers' cooperative associations.* In the case of producers for whom a cooperative association is actually performing, as determined by the Secretary, the services set forth in paragraph (a) of this section, each handler shall make, in lieu of the deductions specified in paragraph (a) of this section, such deductions as are authorized by such producers and, on or before the 15th day after the end of each delivery period,

pay over such deductions to the association rendering such services.

§ 988.89 *Termination of obligations.* The provisions of this section shall apply to any obligation under this part for the payment of money irrespective of when such obligation arose, except an obligation involved in an action instituted before December 1, 1951, under section 8c (15) (A) of the act or before a court.

(a) The obligation of any handler to pay money required to be paid under the terms of this order, shall, except as provided in paragraphs (b) and (c) of this section, terminate two years after the last day of the calendar month during which the market administrator receives the handler's utilization report on the milk involved in such obligation, unless within such two-year period the market administrator notifies the handler in writing that such money is due and payable. Service of such notice shall be complete upon mailing to the handler's last known address, and it shall contain but need not be limited to, the following information:

- (1) The amount of the obligation;
- (2) The month(s) during which the milk, with respect to which the obligation exists, was received or handled; and
- (3) If the obligation is payable to one or more producers or to an association of producers, the name of such producer(s) or association of producers, or if the obligation is payable to the market administrator, the account for which it is to be paid.

(b) If a handler fails or refuses, with respect to any obligation under this part, to make available to the market administrator or his representatives all books and records required by this part to be made available, the market administrator may, within the two-year period provided for in paragraph (a) of this section, notify the handler in writing of such failure or refusal. If the market administrator so notifies a handler, the said two-year period with respect to such obligation shall not begin to run until the first day of the calendar month following the month during which all such books and records pertaining to such obligation are made available to the market administrator or his representatives.

(c) Notwithstanding the provisions of paragraphs (a) and (b) of this section, a handler's obligation under this order to pay money shall not be terminated with respect to any transaction involving fraud or willful concealment of a fact, material to the obligation, on the part of the handler against whom the obligation is sought to be imposed.

(d) Any obligation on the part of the market administrator to pay a handler any money which such handler claims to be due him under the terms of this part shall terminate two years after the end of the calendar month during which the milk involved in the claim was received if an underpayment is claimed, or two years after the end of the calendar month during which the payment (including deduction or set-off by the market administrator) was made by the handler if a refund on such payment is

claimed, unless such handler, within the applicable period of time, files, pursuant to section 8c (15) (A) of the act, a petition claiming such money.

APPLICATION OF PROVISIONS

§ 988.90 *Producer - handlers.* Sections 988.40 through 988.45, 988.50 through 988.52, 988.60 through 988.62, 988.70 through 988.73, 988.80 through 988.88 shall not apply to a producer-handler.

EFFECTIVE TIME, SUSPENSION OR TERMINATION

§ 988.100 *Effective time.* The provisions of this part, or any amendments to this part, shall become effective at such time as the Secretary may declare and shall continue in force until suspended or terminated.

§ 988.101 *Suspension or termination.* The Secretary shall suspend or terminate any or all of the provisions of this part, whenever he finds that it obstructs or does not tend to effectuate the declared policy of the act. This part shall, in any event, terminate whenever the provisions of the act authorizing it cease to be in effect.

§ 988.102 *Continuing power and duty of the market administrator.* (a) If, upon the suspension or termination of any or all of the provisions of this part, there are any obligations arising hereunder, the final accrual or ascertainment of which requires further acts by any handler, by the market administrator, or by any other person, the power and duty to perform such further acts shall continue notwithstanding such suspension or termination: *Provided*, That any such acts required to be performed by the market administrator shall, if the Secretary so directs, be performed by such other person, persons, or agency as the Secretary may designate.

(b) The market administrator, or such other person as the Secretary may designate shall (1) continue in such capacity until discharged by the Secretary; (2) from time to time account for all receipts and disbursements and deliver all funds or property on hand, together with the books and records of the market administrator, or such person, to such person as the Secretary shall direct; and (3) if so directed by the Secretary execute such assignments or other instruments necessary or appropriate to vest in such person full title to all funds, property, and claims vested in the market administrator or such person pursuant thereto.

§ 988.103 *Liquidation after suspension or termination.* Upon the suspension or termination of any or all provisions of this part, the market administrator or such person as the Secretary may designate shall, if so directed by the Secretary, liquidate the business of the market administrator's office, and dispose of all funds and property then in his possession or under his control, together with claims for any funds which are unpaid or owing at the time of such suspension or termination. Any funds collected pursuant to the provisions of this part, over and above the amounts necessary to meet outstanding obligations and the expenses

necessarily incurred by the market administrator or such person in liquidating and distributing such funds, shall be distributed to the contributing handlers and producers in an equitable manner.

MISCELLANEOUS PROVISIONS

§ 988.110 *Separability of provisions.* If any provision of this part, or its application to any person or circumstances, is held invalid, the application of such provision, and of the remaining provisions of this part, to other persons or circumstances shall not be affected thereby.

§ 988.111 *Agents.* The Secretary may, by designation in writing, name any officer or employee of the United States to act as his agent or representative in connection with any of the provisions of this part.

Issued at Washington, D. C., this 26th day of July 1951, to be effective on and after the 1st day of September 1951.

[SEAL] C. J. McCORMICK,
Acting Secretary of Agriculture.

[F. R. Doc. 51-8785; Filed, July 30, 1951;
8:54 a. m.]

TITLE 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service, Department of Justice

Subchapter D—Nationality Regulations

PART 330—SPECIAL CLASSES OF PERSONS WHO MAY BE NATURALIZED: FORMER UNITED STATES CITIZENS

PROCEDURAL CHANGES

JULY 18, 1951.

Reference is made to the notice of proposed rule making which was published in the FEDERAL REGISTER of June 8, 1951 (16 F. R. 5455), pursuant to section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U. S. C. 1003) and in which there were stated in full the terms of a proposed amendment of the rules relating to procedural changes in the processing of an application submitted by a person who is desirous of being naturalized under section 323 of the Nationality Act of 1940. No representations have been received concerning the proposed amendment. The rule, as stated below, is hereby adopted. The provisions of the adopted rule are the same as those stated in the notice of proposed rule making.

Section 330.6 of Chapter I, Title 8 of the Code of Federal Regulations, is hereby amended to read as follows:

§ 330.6 *Person who lost citizenship of the United States through service in one of the Allied Armies during the First or Second World War.* A person who, while a citizen of the United States and during the First or Second World War, entered the military or naval service of any country at war with a country with which the United States was or is at war, who

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lost citizenship of the United States by reason of any oath or obligation taken for the purpose of entering such service, or by reason of entering or serving in such armed forces, and who intends to reside permanently in the United States, may be naturalized by taking the oath of renunciation and allegiance specified in section 335 of the Nationality Act of 1940. For the purposes of this section, the Second World War shall be deemed to have commenced on September 1, 1939, and shall continue until such time as the United States shall cease to be in a state of war. Such oath may be taken before any naturalization court, and any person described in this section who has lost United States citizenship during the Second World War may also take the oath before any diplomatic or consular officer of the United States abroad. Preliminary application to take the oath shall be made on Form N-428 and submitted to the immigration and naturalization office prescribed in § 60.30 (a) of this chapter. The eligibility of an applicant to take the oath shall be investigated by a member of the Service and appropriate recommendation made to the naturalization court. The application to the court shall be made on Form N-409, in triplicate, the original of Form N-409 being retained as a part of the court record and the duplicate and triplicate forwarded to the district director or officer in charge with duplicates of other naturalization papers filed and issued. The district director or officer in charge shall retain the duplicate and forward the triplicate to the Department of State. The taking of such oath before a diplomatic or consular officer abroad shall be in accordance with such regulations as may be prescribed by the Department of State. Any person who has been naturalized a citizen of the United States under this section may make application for a certificate of naturalization in the manner provided in Part 378 of this chapter.

The rule stated above shall become effective on the thirty-first day following its publication with this order in the FEDERAL REGISTER.

The general basis for the rule is the determination that it is advantageous to the Government that applications for naturalization be processed in a uniform manner. The purpose of the rule is to conform the processing of an application submitted by a person who is desirous of being naturalized under section 323 of the Nationality Act of 1940, to the procedure followed in other types of cases involving recovery of United States citizenship.

(Secs. 37, 327, 54 Stat. 675, 1150; 8 U. S. C. 458, 727. Interprets or applies secs. 323, 335, 54 Stat. 1149, as amended, 1157 as amended; 8 U. S. C. 723, 735)

[SEAL] BENJAMIN G. HABBERTON,
Acting Commissioner of
Immigration and Naturalization.

Approved: July 20, 1951.

PEYTON FORD,
Acting Attorney General.

[F. R. Doc. 51-8750; Filed, July 30, 1951;
8:47 a. m.]

TITLE 24—HOUSING AND HOUSING CREDIT

Chapter VIII—Office of Housing Expediter

[Controlled Housing Rent Reg., Amdt. 390]

PART 825—RENT REGULATION UNDER THE HOUSING AND RENT ACT OF 1947, AS AMENDED

NEW ORLEANS, LA.

Amendment 390 to the Controlled Housing Rent Regulation (§§ 825.1 to 825.12). Said rent regulation is hereby amended in the following respect:

A new item is added to Schedule B to read as follows:

88. Provisions relating to the City of New Orleans in Orleans Parish, Louisiana, a portion of the New Orleans, Louisiana, Defense-Rental Area.

Decontrol of specified class of housing accommodations on Housing Expediter's own initiative. In accordance with section 204 (c) of the Housing and Rent Act of 1947, as amended, the application of §§ 825.1 to 825.12 is hereby terminated, effective July 31, 1951, with respect to housing accommodations in the City of New Orleans in Orleans Parish, Louisiana, which on June 1, 1951, were, (a) unfurnished housing accommodations and (b) had a maximum rent of \$70.00 or more per month.

(Sec. 204, 61 Stat. 197, as amended; 50 U. S. C. App. Sup. 1894)

This amendment shall become effective July 31, 1951.

Issued this 26th day of July 1951.

ED DUPREE,
Acting Housing Expediter.

[F. R. Doc. 51-8774; Filed, July 30, 1951;
8:51 a. m.]

TITLE 14—CIVIL AVIATION

Chapter I—Civil Aeronautics Board

Subchapter A—Civil Air Regulations

[Supp. 7, Amdt. 79]

PART 60—AIR TRAFFIC RULES

DANGER AREA ALTERATIONS

The danger area alterations appearing hereinafter have been coordinated with the civil operators involved, the Army, the Navy, and the Air Force, through the Air Coordinating Committee, Airspace Subcommittee, and are adopted when indicated in order to promote safety of the flying public. Compliance with the notice, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to the public interest, and therefore is not required. Title 14, § 60.13-1 is amended as follows:

A Great Salt Lake, Utah, temporary area is added to read:

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designation	Using agency
GREAT SALT LAKE (Salt Lake City Chart).	Beginning at lat. 41°10'00" N, long. 112°35'00" W; SE to lat. 41°00'30" N, long. 112°32'00" W; SSE to lat. 40°57'00" N, long. 112°30'45" W; due W to long. 112°50'00" W; due N to lat. 41°10'00" N; due E to lat. 41°10'00" N, long. 112°35'00" W, point of beginning.	Surface to unlimited.	Continuous, Aug. 1, 1951, through Aug. 18, 1951.	Headquarters, 15th Air Force.

(Sec. 205, 52 Stat. 984, as amended; 49 U. S. C. 425. Interprets or applies sec. 601, 52 Stat. 1007, as amended; 49 U. S. C. 551)

This amendment shall become effective on August 1, 1951.

[SEAL]

F. B. LEE,
Acting Administrator of
Civil Aeronautics.

[F. R. Doc. 51-8740; Filed, July 30, 1951; 8:45 a. m.]

TITLE 32A—NATIONAL DEFENSE, APPENDIX

Chapter VI—National Production Authority, Department of Commerce

[NPA Order M-47A, Direction 2]

M-47A—USE OF IRON AND STEEL, COPPER, AND ALUMINUM IN CERTAIN CONSUMER DURABLE GOODS AND RELATED PRODUCTS

DIR. 2—STATUS OF ADJUSTMENTS GRANTED UNDER NPA ORDERS M-47, M-7, AND M-12

This direction to NPA Order M-47A is found necessary and appropriate to promote the national defense and is issued pursuant to the Defense Production Act of 1950. In the formulation of this direction, consultation with industry representatives has been rendered impracticable due to the necessity for immediate action and because the direction affects a large number of different trades and industries.

Sec.

1. Application of direction.
2. Adjustments under NPA Order M-47.
3. Adjustments of permitted use in manufacture under NPA Orders M-7 or M-12.
4. Adjustment of permitted use or rate of assembly as to parts.
5. Reconciliations in lists.
6. Effect of denial of adjustment because of prohibited use consideration.
7. Conditions applicable to adjustments applied pursuant to this direction.

AUTHORITY: Sections 1 to 7 issued under sec. 704, Pub. Law 774, 81st Cong.; Pub. Law 69, 82d Cong. Interpret or apply sec. 101, Pub. Law 774, 81st Cong.; Pub. Law 69, 82d Cong.; E. O. 10161, Sept. 9, 1950, 15 F. R. 6105; 3 CFR, 1950 Supp.; sec. 2, E. O. 10200, Jan. 3, 1951, 16 F. R. 61.

SECTION 1. Application of direction. This direction applies only to adjustments authorized by the National Production Authority of base-period use as a measure to determine permitted use of iron and steel, aluminum, and copper under NPA Orders M-47, M-7, and M-12, respectively, and the effect of such adjustments on the permitted use of these metals in the manufacture or assembly of items covered by List A of NPA Order M-47A. It does not apply to any adjustment or exception permitting the use of a specific quantity of any metal product

which did not by its terms authorize the adjustment of base-period use.

SEC. 2. Adjustments under NPA Order M-47. Any person authorized in writing by the National Production Authority to use an adjusted base to determine his permitted use of iron and steel products (as defined in section 3 of NPA Order M-47) in the manufacture of any item in List A of NPA Order M-47 during the calendar quarter commencing April 1, 1951, may compute his permitted use of iron and steel products in the manufacture of the corresponding item or items in List A of NPA Order M-47A on the basis of such adjusted base. Any person authorized by the National Production Authority to use an adjusted base to determine his permitted rate of assembly of any item in List A of NPA Order M-47 during the calendar quarter commencing April 1, 1951, may compute his permitted rate of assembly of the corresponding item in List A of NPA Order M-47A on the basis of such adjusted base.

SEC. 3. Adjustments of permitted use in manufacture under NPA Orders M-7 or M-12. Any person authorized in writing by the National Production Authority to use an adjusted base to determine his permitted use of aluminum (as defined in section 3 of NPA Order M-7) in manufacture pursuant to NPA Order M-7, including adjustments pursuant to Direction 2 thereof, or his permitted use of copper forms and products (as defined in section 3 of NPA Order M-12) in manufacture pursuant to NPA Order M-12, including adjustments pursuant to Directions 1 and 2 thereof, may compute his permitted use of aluminum or copper forms and products, or both, as the case may be, in manufacture under NPA Order M-47A by multiplying his adjusted base under NPA Order M-7 or NPA Order M-12, whichever is applicable, by the following ratio: His use of aluminum or copper products in the manufacture of items in List A of Order M-47A, during the base period specified in that order for List A items divided by his use of aluminum or copper products in all of his manufacturing operations during the base period: *Provided, however,* That the provisions of this section shall not apply to any adjustment of base authorized under NPA Order M-7 or NPA Order M-12 to permit production, or increased production, of one or more specified products, if any of the products covered by such adjustment is not included in List A of Order M-47A: *Provided further,* That any person who was authorized in writing by NPA to use an adjusted base under NPA Order M-7 or NPA Order M-12 to permit production, or increased production, of one or

more specified products, all of which are covered by List A of Order M-47A, shall be allowed to use such adjusted base without any deduction therefrom in computing his permitted use in the manufacture of List A items under Order M-47A.

SEC. 4. Adjustment of permitted use or rate to assembly as to parts. Any person authorized by this direction to apply an adjustment made under NPA Orders M-7, M-12, or M-47, in computing his permitted use of a metal product (as defined in section 2 (d) of NPA Order M-47A) in manufacture under NPA Order M-47A may adjust his permitted use or rate of assembly of parts made wholly or partly from such metal product under section 4 (b) of NPA Order M-47A by increasing such permitted use or rate of assembly by the same percentage as the adjustment of his base-period use increased his base-period use of such metal product.

SEC. 5. Reconciliations in lists. Any adjustment which is applied pursuant to this direction shall be applied subject to the following requirements:

(a) To the extent that any adjustment under NPA Order M-47 related to any product not included in List A of M-47A, such adjustment may not be applied to NPA Order M-47A under this direction.

(b) To the extent that any adjustment under NPA Order M-47 related to a specific product now included in any item on List A of NPA Order M-47A, such adjustment shall relate to such product, regardless of its location in List A, rather than to the item bearing the same numerical designation.

Example: A manufacturer of metal furniture was granted an adjusted base to determine his permitted use of iron and steel products in the manufacture of metal dinette furniture (Item 1, Group I, List A, Order M-47) and the manufacture of metal lawn furniture (Item 2, Group I, List A, Order M-47). Under Order M-47A, both such products are included in Item 2, Group I, of List A. Consequently, the two adjusted bases may be added to compute his adjusted base for Item 2 of Group I of List A of Order M-47A. Neither may be considered as a base for Item 1, Group I of List A of Order M-47A, which covers only furniture of predominantly wood materials.

(c) To the extent that any adjustment related to use of a metal product covered by NPA Orders M-7, M-12, or M-47, which metal product is not now or hereafter included in the term "metal product" as such term is now or hereafter defined in NPA Order M-47A, such adjustment may not be applied pursuant to this direction.

SEC. 6. Effect of denial of adjustment because of prohibited use consideration. Any person who has heretofore applied for an adjusted base under NPA Orders M-7 or M-12 and has been denied such adjustment on the ground that the metal product covered by the adjustment was to be used for a prohibited purpose may reapply for adjustment under section 8 of NPA Order M-47A.

SEC. 7. Conditions applicable to adjustments applied pursuant to this direction. Any adjustment authorized

under NPA Orders M-7, M-12, or M-47 which is applied pursuant to this direction to determine permitted use or rate of assembly under NPA Order M-47A shall be subject to the following conditions:

(a) Any person applying any such adjustment shall, promptly after the effective date of this direction, prepare a detailed written record of the facts relating to the application of this direction to his operation, which will be signed by such person or by an authorized officer or representative; such record shall be retained for at least 2 years and will be made available at his usual place of business for inspection and audit by duly authorized representatives of NPA.

(b) The National Production Authority reserves the right to modify or revoke any adjustment applied pursuant to this direction. Any person affected by such a modification or revocation will be notified in writing of the nature of the action taken and the reasons therefor.

NOTE: All reporting and record-keeping requirements of this direction have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942 (5 U. S. C. 139-139F).

This direction shall take effect on July 27, 1951.

NATIONAL PRODUCTION
AUTHORITY,
MANLY FLEISCHMANN,
Administrator.

[F. R. Doc. 51-8820; Filed, July 27, 1951;
3:03 p. m.]

[NPA Order M-67, as Amended July 27, 1951]

M-67—ALUMINUM FOIL, CONVERTED

This order as amended is found necessary and appropriate to promote the national defense and is issued pursuant to section 101 of the Defense Production Act of 1950, as extended by Pub. Law 69, 82d Cong. In the formulation of this order as originally issued there was consultation with industry representatives, including trade association representatives, and consideration was given to their recommendations. In the formulation of this order as hereby amended consultation with industry representatives has been rendered impracticable due to the necessity for immediate action.

This order, as originally issued June 1, 1951, is hereby amended by amending its title; by amending sections 1, 2, and 3; by deleting section 4; by amending section 5 and redesignating it, as so amended, as section 4; by adding a new section designated as section 5; and by amending Schedule I. As so amended, NPA Order M-67 reads as follows:

Sec.

1. What this order does.
2. Definitions.
3. Restrictions on amount of aluminum foil that may be converted.
4. Exceptions.
5. Restrictions on inventory.
6. Applications for adjustment or exception.
7. Records and reports.
8. Communications.
9. Violations.

AUTHORITY: Sections 1 to 9 issued under sec. 704, Pub. Law 774, 81st Cong., Pub. Law 69, 82d Cong. Interpret or apply sec. 101, Pub. Law 774, 81st Cong.; Pub. Law 69, 82d Cong.; sec. 101, E. O. 10161, Sept. 9, 1950, 15 F. R. 6105; 3 CFR, 1950 Supp.; sec. 2, E. O. 10200, Jan. 3, 1951, 16 F. R. 61.

SECTION 1. What this order does. This order places restrictions upon the amount of aluminum foil to be converted, but does not apply to aluminum foil, converted or to be converted, for insulation, or to aluminum foil, converted or to be converted, for aluminum cap liners or other packaging closures. Schedule I appearing at the end of this order specifies quantity limitations upon the conversion of aluminum foil for uses other than as insulation or as aluminum cap liners or other packaging closures. These limitations vary according to the end use of the converted aluminum foil. NPA Order M-26, as amended, regulates the use of aluminum foil for aluminum cap liners and other packaging closures.

SEC. 2. Definitions. As used in this order:

(a) "Aluminum foil" means plain coiled aluminum foil as produced by a foil rolling mill, rolled to a thickness of 0.005 inch or less, of either domestic or foreign origin.

(b) "Base period" means the 6-month period ending December 31, 1950.

(c) "Convert" means to put into process or otherwise fabricate, change, or alter, aluminum foil by physical means. It includes cutting into sheets, and also includes the packaging of aluminum foil for retail sales.

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

SEC. 3. Restrictions on amount of aluminum foil that may be converted. Commencing with the third calendar quarter of 1951, but subject to the exceptions in section 4 of this order, no person shall convert a greater quantity by weight of aluminum foil in any one quarter for any particular use specified in Schedule I of this order, or for any particular class of product specified in Schedule I, than that quantity by weight of aluminum foil determined by applying the percentage listed in column 2 of Schedule I opposite that particular use or class of product against the average quarterly quantity by weight of aluminum foil which he converted for that particular use or for that particular class of product during the base period. In computing such average quarterly quantity, a person shall exclude the quantity by weight of aluminum foil which he converted during the base period for (a) insulation, (b) material on orders having a DO rating, and (c) aluminum foil cap liners and other packaging closures.

SEC. 4. Exceptions. In addition to the limited conversion of aluminum foil authorized by section 3 of this order, there is permitted the conversion thereof (a) for insulation, (b) to fill an order for aluminum foil for cap liners or other

packaging closures, but only in accordance with the provisions of NPA Order M-26, as now or hereafter amended, and (c) for material required to fill an order that is rated under the priority system established by NPA Reg. 2, or to meet any other mandatory order of NPA.

SEC. 5. Restrictions on inventory. No person who converts aluminum foil shall accept delivery of any aluminum foil if his inventory thereof is, or by such receipt would become, in excess of the quantity necessary to meet his deliveries, supply his services, or perform his operations, on the basis of his currently scheduled method and rate of operation during the succeeding 60-day period, or in excess of a "practicable minimum working inventory" (as defined in NPA Reg. 1), whichever is less.

SEC. 6. Applications for adjustment or exception. Any person affected by any provision of this order may file a request for adjustment or exception upon the ground that his business operation was commenced during or after the base period, that any provision otherwise works an exceptional 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 the national defense program or in the public interest. In examining requests for adjustment claiming that the public interest is prejudiced by the application of any provision of this order, consideration will be given to the requirements of the public health and safety, civilian defense, and dislocation of labor and resulting unemployment that would impair the defense program. Each request shall be in writing, shall set forth all pertinent facts and the nature of the relief sought, and shall state the justification therefor.

SEC. 7. Records and reports. (a) Each person participating in any transaction covered by this order shall retain in his possession for at least 2 years records of receipts, deliveries, inventories, and use, in sufficient detail to permit an audit that determines for each transaction that the provisions of this order have been met. This does not specify any particular accounting method and does not require alteration of the system of records customarily maintained, provided such records supply an adequate basis for audit. Records may be retained in the form of microfilm or other photographic copies instead of the originals by those persons who have maintained or may maintain such microfilm or other photographic records in the regular and usual course of business.

(b) All records required by this order shall be made available at the usual place of business where maintained for inspection and audit by duly authorized representatives of the National Production Authority.

(c) Persons subject to this order shall make such records and submit such reports to the National Production Authority as it shall require, subject to the terms of the Federal Reports Act of 1942 (5 U. S. C. 139-139F).

SEC. 8. Communications. All communications concerning this order shall

be addressed to National Production Authority, Washington 25, D. C., Ref: M-67.

Sec. 9. Violations. Any person who wilfully violates any provision of this order or any other order or regulation of the National Production Authority or who wilfully conceals a material fact or furnishes false information in the course of operation under this order 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 his privileges of making or receiving further deliveries of materials or us-

ing facilities under priority or allocation control and to deprive him of further priorities assistance.

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

Schedule I is hereto attached and made a part of this order.

Except as otherwise provided herein, this order, as amended, shall take effect on July 27, 1951.

NATIONAL PRODUCTION
AUTHORITY,
MANLY FLEISCHMANN,
Administrator.

SCHEDULE I—ALUMINUM FOIL CONVERTED

Item No.	Use or class of product	Permitted percentage of average quarterly quantity by weight of aluminum foil used during the base period
	(1)	(2)
1	Antibiotics	Unlimited.
2	Hygroscopic drugs, medical supplies, photographic films, and photographic supplies, requiring protection from light or humidity; and food products for human consumption, as defined in memorandum of agreement between NPA Administrator and Administrator of Production and Marketing Administration, United States Department of Agriculture, 16 F. R. 3410, including uncooked bakery goods and including food products for human consumption to be stored in locker plants or home freezers, but excluding food products for human consumption listed in item No. 3 of this schedule.	90 percent.
3	Bakery goods (excluding uncooked goods), chewing gum, confections, ice cream, cigarettes, and tobacco.	65 percent.
4	Other uses of aluminum foil in containers or packaging material for protective purposes.	65 percent.
5	Household (except for home freezers), carton (except for purposes of protective packaging), florist, gift wrapping, seal, label, and other uses not included in items 1, 2, 3, or 4.	50 percent.

[F. R. Doc. 51-8821; Filed, July 27, 1951; 3:03 p. m.]

[NPA Order M-77]

M-77—COMMUNICATIONS

This order is found necessary and appropriate to promote the national defense and is issued pursuant to the authority granted by the Defense Production Act of 1950. In the formulation of this order there has been consultation with industry representatives, including representatives of trade associations, and consideration has been given to their recommendations. However, consultation with representatives of all trades and industries affected in advance of the issuance of this order has been found impracticable because the order affects a large number of different trades and industries.

Sec.

1. What this order does.
2. Definitions.
3. Small operators.
4. Applications for allotments.
5. Emergency excess of allotment.
6. Form of certification.
7. Effect on other orders.
8. Applications for adjustment or exception.
9. Records and reports.
10. Communications.
11. Violations.

AUTHORITY: Sections 1 to 11 issued under sec. 704, Pub. Law 774, 81st Cong.; Pub. Law 69, 82d Cong. Interpret or apply sec. 101, Pub. Law 774, 81st Cong.; Pub. Law 69, 82d Cong.; E. O. 10161, Sept. 9, 1950, 15 F. R. 6105, 3 CFR, 1950 Supp.; sec. 2, E. O. 10200, Jan. 3, 1951, 16 F. R. 61.

SECTION 1. What this order does. This order provides rules for the procurement and use of materials for MRO and operating construction by the operators of the communications systems covered by it.

SEC. 2. Definitions. (a) "Person" means any individual, partnership, corporation, association, or other organized group, and includes any business enterprise, Government agency, or institution.

(b) "Operator" means any person to the extent engaged in rendering communications service on a revenue basis within the United States, its territories and possessions.

(c) "Communications service" means the transmission of messages by wire or radio, excluding radio broadcasting, television broadcasting, and amateur radio.

(d) "Material" means any raw, in-process, or manufactured commodity, equipment, component, accessory, part, assembly, or product of any kind.

(e) "Maintenance" means the minimum upkeep necessary to continue any plant, facility, or equipment in sound working condition.

(f) "Repair" means the restoration of any plant, facility, or equipment to sound working condition when it has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts, or the like. Neither "maintenance" nor "repair" includes the re-

placement of any plant, facility, or equipment, or the improvement of any plant, facility, or equipment by replacing material which is still in sound working condition with materials of a new or different kind, quality, or design.

(g) "Operating supplies" means any material which is essential to and consumed in the operation of communications service by an operator and used for purposes other than maintenance, repair, operating construction, or other capital additions.

(h) "MRO" means maintenance, repair, and operating supplies.

(i) "Operating construction" means the erection of any building, structure, or project directly used or useful in rendering communications service, or addition or extension thereto, or alteration thereof, through the incorporation-in-place on the site of materials which are to be an integral and permanent part of the building, structure, or project. It does not include buildings, structures, or projects of indirect use in the rendering of such service, such as office buildings, warehouses, and garages.

(j) "Inventory" shall include all items of new and/or salvaged material and supplies on hand, whether held for current or future use or for sale as junk, until physically incorporated into plant by way of maintenance, repair, construction, or otherwise, and without regard to whether or not such items of material are carried in operator's accounting records under "Materials and Supplies Account," exclusive nevertheless of:

(1) Any material of a superseded type reserved by an operator in segregated stocks for reuse, as a practical measure of conservation to meet probable future operating contingencies;

(2) Any material ordered for use in construction, made to particular specifications, and reasonably usable only in the specific project for which it is made;

(3) Segregated stocks maintained by an operator as reasonably necessary for repair of major breakdowns due to explosion, fire, sabotage, act of the public enemy, flood, storm, or similar catastrophe.

(k) "Material of a superseded type" means equipment no longer manufactured or carried by a manufacturer as a regular item for sale to operators except for repair and maintenance of, or for additions to, existing installations. It does not mean equipment drawn from superseded stock to replenish current working inventories.

(l) "Controlled materials" means steel, copper, and aluminum, in the forms and shapes indicated in Schedule I of CMP Regulation No. 1, as from time to time amended.

(m) "Single project" means all items entering into construction as part of a single plan, whether or not installed or completed at the same time. No project shall be divided for the purpose of bringing it or any part of it within this definition.

(n) "Authorized controlled material order" means an order so defined in CMP Regulation No. 1, as from time to time amended.

(o) The definitions of this order shall be applicable notwithstanding any conflict with any prescribed system of accounting.

SEC. 3. Small operators. Any operator, as herein defined, of a telephone system comprising less than 5,000 telephone instruments in service is hereby assigned the right to place authorized controlled material orders for all controlled materials except stainless steel and aluminum, required by him (1) for MRO, and (2) for operating construction projects in which the cost to him of materials for any single project does not exceed \$15,000. He shall do so without making application to NPA and without receiving an allotment. In doing so he shall use the allotment number "U-1" and shall show the quarter during which delivery is required, as for example, "U-1 4Q51." He may also order materials, other than controlled materials, which he may require for MRO and for operating construction projects in which the cost to him of materials for any single project does not exceed \$15,000, and is hereby assigned the right to apply to such orders a DO rating in connection with the allotment number, that is, "DO U-1." The date or dates on which delivery is required must also be specified on each delivery order.

SEC. 4. Applications for allotments. (a) Any operator, except to the extent that he is governed by the provisions of section 3 of this order, may hereafter file with NPA on Form NPAF-117 an application for an authorized program and for a quarterly allotment of such controlled materials as he may require for MRO and operating construction. Form NPAF-117 shall be filed with NPA 60 days prior to the beginning of the calendar quarter in which delivery is required, commencing with the fourth calendar quarter of 1951.

(b) In approving an application wholly or in part, NPA will specify the controlled materials allotted to the applicant for delivery in the calendar quarter during which the allotment is valid, and will authorize a program for MRO and operating construction. This authorized program shall be deemed to be an authorized construction schedule for the purposes of CMP Regulation No. 6, and the use of the schedule and the related allotment, and the placing and form of delivery orders, shall be governed by all provisions of that regulation not inconsistent with this order.

(c) Every operator who applies for an allotment pursuant to this order shall, to the extent that his application is granted, use the allotment number "U-2" to obtain controlled materials and shall show, on each authorized controlled material order, the quarter for which his allotment is valid, such as "U-2 4Q51." He may also order materials other than controlled materials, which are necessary to fulfill his authorized program, and is hereby assigned the right to apply to such orders a DO rating in connection with the allotment number, that is, "DO U-2." The date or dates on which delivery is required must also be specified on each delivery order.

(d) No operator shall use any allotment number or rating for the purposes of this order except as provided in this order.

SEC. 5. Emergency excess of allotment. In the event of any major service breakdown caused by extraordinary cause such as explosion, fire, sabotage, act of the public enemy, flood, storm, or similar catastrophe, an operator may use the U-2 allotment number to obtain materials in excess of his allotment to the extent necessary to reestablish service by the use of no greater amount of materials than those rendered unfit for service. In so doing he shall place the word "(emergency)" after the allotment number on his order, and within 10 calendar days after the placing of such order, he shall report the placing of such order to NPA on Form NPAF-117 which shall be accompanied by a statement of the reasons therefor, justifying the use of the emergency rating.

SEC. 6. Form of certification. A delivery order placed in accordance with this order must contain, in addition to a DO rating as authorized and an allotment number as authorized, a certification in the following form:
Certified under CMP Regulation No. 6 and
NPA Order M-77

which shall be signed as provided in NPA Reg. 2. This certification shall constitute a representation to the supplier and to NPA that the purchaser is authorized to place a delivery order under the provisions of CMP Regulation No. 6 and under this order to obtain the products or materials covered by the delivery order.

SEC. 7. Effect on other orders. This order supersedes as to operators, the provisions of other NPA orders governing the civilian use of controlled materials. The provisions of this order supersede as to operators those of CMP Regulation No. 5, except that nothing in this order shall be deemed to permit the use of a rating or allotment number to obtain any of the items listed in Schedules I or II of CMP Regulation No. 5 as from time to time amended. As to any operating construction covered by this order, NPA Order M-4 is superseded as of the effective date of this order and NPA Order M-4A is superseded as of the effective date of NPA Order M-4A. The inventory limitations of any NPA orders and regulations as from time to time amended shall apply to operators, but in applying such provisions the definition of "inventory" contained in this order shall be used.

SEC. 8. Applications for adjustment or exception. Any person affected by any provision of this order may file a request for adjustment or exception upon the ground that such provision works an undue or exceptional hardship upon him not suffered generally by other persons in the same trade or that its enforcement against him would not be in the interest of national defense or in the public interest. In examining requests claiming that the public interest is prejudiced, consideration will be given to the requirements of the public health and safety, civilian defense, and dislocation

of labor and resultant unemployment that would impair the defense program. Each request shall be in writing and shall set forth all pertinent facts and the nature of the relief sought, and shall state the justification therefor.

SEC. 9. Records and reports. (a) Each person making or receiving any allotment of controlled materials pursuant to this order shall maintain at his regular place of business accurate records of all allotments received, of procurement of such materials, and of the subdivision of all allotments among his suppliers. Such records shall be kept separately by allotment numbers, and shall include separate entries under each number for each person from whom allotments are received under such number.

(b) Each person making or receiving any allotment of controlled materials pursuant to this order shall retain for at least 2 years at his regular place of business all documents on which he relies as entitling him to make or receive an allotment or to accept delivery of controlled materials or Class A products, segregated and available for inspection by representatives of NPA, or Claimant Agencies authorized by NPA, or filed in such manner that they can be readily segregated and made available for such inspection.

(c) The provisions of this order do not require any particular accounting method, provided the records maintained supply the information specified by this order and furnish an adequate basis for audit. Records may be retained in the form of microfilm or other photographic copies instead of the originals.

(d) Persons subject to this order shall maintain such records and submit such reports to NPA as it shall require, subject to the terms of the Federal Reports Act of 1942 (5 U. S. C. 139-139F).

SEC. 10. Communications. All communications concerning this order shall be addressed to the National Production Authority, Washington 25, D. C., Ref: M-77.

SEC. 11. Violations. Any person who wilfully violates any provision of this order or who furnishes false information or conceals any material fact in the course of operation under it 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.

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

This order shall take effect on July 27, 1951.

NATIONAL PRODUCTION
AUTHORITY,
MANLY FLEISCHMANN,
Administrator.

[F. R. Doc. 51-8922; Filed, July 27, 1951;
3:03 p. m.]

Chapter XV—Federal Reserve System

[Regulation X, Interpretation 37]

REG. X—REAL ESTATE CREDIT**INT. 37—DINING CARS AS NONRESIDENTIAL STRUCTURES**

The question has been raised whether Regulation X applies to extensions of credit in connection with sales of what are commonly known as "dining cars" to be used as restaurants.

It is the view of the Board that when a "dining car" is placed on a foundation constructed on real property, and the utility connections necessary for its operation as a restaurant are installed, it becomes a "nonresidential structure" within the meaning of section 2 (r) of Regulation X; accordingly, in such cases, an extension of credit in connection with the sale of the dining car is subject to Regulation X.

(Sec. 704, Pub. Law 774, 81st Cong., E. O. 10161, Sept. 9, 1950, 15 F. R. 6105, 3 CFR, 1950 Supp. Interprets or applies sec. 602, Pub. Law 774, 81st Cong.)

BOARD OF GOVERNORS OF THE
FEDERAL RESERVE SYSTEM,
[SEAL] S. R. CARPENTER,
Secretary.

[F. R. Doc. 51-8742; Filed, July 30, 1951;
8:45 a. m.]

TITLE 33—NAVIGATION AND NAVIGABLE WATERS**Chapter I—Coast Guard, Department of the Treasury****Subchapter E—Navigation Requirements for the Great Lakes and St. Marys River, Michigan**
[CGFR 51-34]**PART 92—ANCHORAGE AND NAVIGATION REGULATIONS; ST. MARYS RIVER, MICHIGAN****EMERGENCY SPEED LIMITS**

The regulations in 33 CFR Part 92 contain the requirements governing the movements and anchorage of vessels and rafts in the St. Marys River from Point Iroquois on Lake Superior to Point Detour on Lake Huron. The purpose of the following new regulation, designated as 33 CFR 92.14a, is to establish a maximum speed limit for all vessels of 50 gross tons or over while navigating between Little Rapid Cut Lighted Buoy No. 87 and 6-Mile Point Range Rear Light, as well as to modify 33 CFR 92.14, which specifies a maximum speed limit for vessels of 500 gross tons or over while navigating between Everens Point and Big Point on the St. Marys River. This regulation specifying reduced speed limits for vessels navigating between Little Rapid Cut Lighted Buoy No. 87 and 6-Mile Point Range Rear Light is necessary for the protection of the navigable channel because of the present high stage of water and will be in effect until the St. Marys River is closed to navigation for 1951. The effect of the new regulation is to reduce the speed over the ground of vessels of 50 gross tons and over while navigating between

Little Rapid Cut Lighted Buoy No. 87 and 6-Mile Point Range Rear Light to 7.5 statute miles per hour for Northbound traffic and to 10 statute miles per hour for Southbound traffic.

This new regulation, designated as 33 CFR 92.14a, shall become effective on and after August 4, 1951, and shall remain in effect until the St. Marys River is closed to navigation for 1951. Because of the urgency in protecting this navigable channel in the St. Marys River, it is hereby found that compliance with the notice of proposed rule making, the public rule making procedure thereon, and effective date requirements of the Administrative Procedure Act is impracticable and contrary to the public interest. The Commander of the 9th Coast Guard District has held informal hearings and discussions with operators of vessels on the Great Lakes, the Corps of Engineers responsible for maintaining navigable channels, and other interested parties regarding the establishment of speed limits for certain vessels navigating the St. Marys River under normal navigating conditions in order to preserve the navigable channels so vitally important to our national defense.

By virtue of the authority vested in me as Commandant, United States Coast Guard, by Treasury Department Order No. 120, dated July 31, 1950 (15 F. R. 6521), to promulgate regulations in accordance with the Act of March 6, 1896, as amended, Part 92 is amended by adding a new § 92.14a, reading as follows, and this amendment shall become effective on and after August 4, 1951, and shall remain in effect until the St. Marys River is closed to navigation for 1951:

§ 92.14a *Speed limit between Little Rapid Cut Lighted Buoy No. 87 and 6-Mile Point Range Rear Light.* (a) All vessels of 50 gross tons or over navigating between Little Rapid Cut Lighted Buoy No. 87 and 6-Mile Point Range Rear Light shall not exceed the following speed limit over the ground:

- (1) Northbound, 7.5 statute miles per hour.
- (2) Southbound, 10 statute miles per hour.

(b) The speed limit for vessels of 500 gross tons or over contained in § 92.14 is modified to the extent described in paragraph (a) of this section.

(29 Stat. 54-55 as amended; 33 U. S. C. 474)

Dated: July 26, 1951.

[SEAL] MERLIN O'NEILL,
Vice Admiral, U. S. Coast Guard,
Commandant.

[F. R. Doc. 51-8780; Filed, July 30, 1951;
8:53 a. m.]

Chapter II—Corps of Engineers, Department of the Army**PART 204—DANGER ZONE REGULATIONS****MISCELLANEOUS AMENDMENTS**

Pursuant to the provisions of section 7 of the River and Harbor Act of August 8, 1917 (40 Stat. 266; 33 U. S. C. 1), and

Chapter XIX of the Army Appropriation Act of July 9, 1918 (40 Stat. 892; 33 U. S. C. 3), §§ 204.5 (g) (1) and 204.54 are hereby amended, and §§ 204.82 and 204.114 are hereby prescribed, as follows:

§ 204.5 *Nantucket Sound, Buzzards Bay, and adjacent waters, Mass.; danger zones for naval operations.* * * *

(g) *Buzzards Bay in vicinity of Hen and Chickens Reef.* (1) *The area.* * * * with a radius of 3,000 feet * * *

§ 204.54 *Albemarle Sound, Pamlico Sound, and adjacent waters, N. C.; danger zones for naval operations—(a) Target areas—(1) Northern part of Currituck Sound.* * * * The target is located at latitude 36°27'16", longitude 75°56'30".

(c) *Naval Aviation Ordnance test area in Pamlico Sound in vicinity of Long Shoal.* A circular area with a radius of one and one-half miles having its center at latitude 35°32'18", longitude 75°40'39".

§ 204.82 *Banana River, Fla., northerly end; Navy prohibited area for aerial mining exercises—(a) The danger zone.* The waters of Banana River at its northerly end within a rectangular area about three nautical miles long (north-south) and one and one-fourth nautical miles wide (east-west), bounded on the north by latitude 28°34'30", on the east by longitude 80°35'00", on the south by latitude 28°31'30", and on the west by longitude 80°36'30".

(b) *The regulations.* (1) No vessel or other watercraft shall enter or remain in the danger zone at any time. Fishing in the area is prohibited.

(2) The regulations in this section shall be enforced by the Commander, Fleet Air Jacksonville, Naval Air Station, Jacksonville, Florida, and such agencies as he may designate.

§ 204.114 *Gulf of Mexico south and west of Apalachicola, San Blas, and St. Joseph Bays; air to air firing practice range, Tyndall Air Force Base, Fla.—(a) The danger zone.* Beginning at latitude 29°40'00", longitude 85°21'30", in the vicinity of Cape San Blas; thence southeasterly to latitude 29°23'00", longitude 84°39'00"; thence southwesterly to latitude 28°39'00", longitude 84°49'00"; thence northwesterly to latitude 29°43'00", longitude 85°53'00"; thence northeasterly to latitude 29°56'30", longitude 85°38'30"; and thence southeasterly to the point of beginning.

(b) *The regulations.* (1) Air-to-air firing practice will ordinarily take place in the area during the hours of daylight, seven days per week. During periods of firing, passage through the area will not be denied to cargo-carrying or passenger-carrying vessels or tows proceeding on established routes. In case any such vessel is within the danger area, the officer in charge of firing practice operations will cause the cessation or postponement of fire until the vessel has cleared that part of the area within range of the weapons being used. The

vessel shall proceed on its normal course and not delay its progress.

(2) Other vessels will be warned to leave the immediate danger area during firing practice by surface patrol craft. Upon being so warned such vessels shall clear the area immediately.

(3) The area will be open to all vessels whenever firing practice is not being conducted.

(4) The regulations in this section shall be enforced by the Commanding Officer, Tyndall Air Force Base, Florida, and such agencies as he may designate.

[Regs. July 9, 1951, 800.2121-ENGWO] (40 Stat. 266, 892; 33 U. S. C. 1, 3)

[SEAL] WM. E. BERGIN,
Major General, U. S. Army,
Acting The Adjutant General.

[F. R. Doc. 51-8771; Filed, July 30, 1951; 8:51 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF THE TREASURY

Bureau of Customs

[19 CFR Part 6]

[192-18.31]

TAMPA INTERNATIONAL AIRPORT, TAMPA, FLA.

NOTICE OF PROPOSED DESIGNATION OF AIRPORT OF ENTRY

Notice is hereby given that, pursuant to authority contained in section 7 (b) of the Air Commerce Act of 1926, as amended (49 U. S. C. 177 (b)), it is proposed to designate Tampa International Airport, Tampa, Florida, as an airport of entry for civil aircraft and for merchandise carried thereon arriving from places outside the United States, as defined in section 9 (b) of said act (49 U. S. C. 179 (b)), effective September 1, 1951; and it is further proposed to amend the list of airports of entry (international airports) in § 6.12, Customs Regulations of 1943 (19 CFR 6.12), by adding thereto the location and name of this airport.

This notice is published pursuant to section 4 of the Administrative Procedure Act (5 U. S. C. 1003). Data, views, or arguments with respect to the proposed designation of the above-mentioned airport as an airport of entry may be addressed to the Commissioner of Customs, Bureau of Customs, Washington 25, D. C., in writing. To assure consideration of such communications, they must be received in the Bureau of Customs not later than 20 days from the date of publication of this notice in the FEDERAL REGISTER.

JOHN S. GRAHAM,
Acting Secretary of the Treasury.

JULY 25, 1951.

[F. R. Doc. 51-8777; Filed, July 30, 1951; 8:52 a. m.]

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

[P. & S. Docket No. 534]

MARKET AGENCIES AT NEW ORLEANS STOCK YARDS

FILING OF PETITION REGARDING SERVICE CHARGES

Pursuant to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U. S. C. 181 et seq.), an order was issued on March 9, 1951 (10 A. D. 335), authorizing respondents to file a new

tariff providing for the charges presently in effect. By petition filed on July 2, 1951, and amended by telegram filed on July 3, 1951, respondents have requested authority to file a supplement to the tariff presently in effect (Tariff No. 8) providing for the following additional service charges:

ARTICLE III

	Per head
1. Removing ear tags: First 5 head.....	\$0.25
Each head thereafter.....	.10
Castrating and treating bulls.....	1.00

ARTICLE IV

To change Item 1

From:		
Slaughter cattle and calves in carload lots, single deck, maximum of	15.00	
To:		
Slaughter cattle and calves in carload lots, single deck, maximum of	20.00	

To change Item 2

From:		
Slaughter cattle and calves in carload lots, double deck, maximum of	22.50	
To:		
Slaughter cattle and calves in carload lots, double deck, maximum of	30.00	

To change Item 3

From:		
Hogs and sheep in carload lots, 20 cents per head not to exceed: Maximum for single deck.....	12.00	
To:		
Hogs and sheep in carload lots, 20 cents per head not to exceed: Maximum for single deck.....	15.00	
From:		
Hogs and sheep in carload lots, 20 cents per head not to exceed: Maximum for double deck.....	18.00	
To:		
Hogs and sheep in carload lots, 20 cents per head not to exceed: Maximum for double deck.....	22.00	

If authorized, the additional charges will produce additional revenues for the respondents and increase the cost of marketing to the shippers. Accordingly, it appears that this public notice should be given of the filing of the petition and its contents in order that all interested persons may have an opportunity to be heard in the matter.

All interested persons who desire to be heard upon the matter requested in said petition shall notify the Hearing Clerk, United States Department of Agriculture, Washington 25, D. C., within 15 days from the date of publication of this notice.

Done at Washington, D. C., this 25th day of July 1951.

[SEAL] KATHERINE L. MASON,
Hearing Clerk.

[F. R. Doc. 51-8784; Filed, July 30, 1951; 8:54 a. m.]

[7 CFR Part 954]

[Docket No. AO-153-A6]

HANDLING OF MILK IN THE DULUTH-SUPERIOR MARKETING AREA

DECISION WITH RESPECT TO PROPOSED MARKETING AGREEMENT AND PROPOSED ORDER AMENDING ORDER, AS AMENDED

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and the applicable rules of practice and procedure, as amended, governing proceedings to formulate marketing agreements and marketing orders (7 CFR Part 900), a public hearing was conducted at Duluth, Minnesota, on May 15, 1951, pursuant to notice thereof which was issued on May 2, 1951 (16 F. R. 4145).

Upon the basis of the evidence introduced at the hearing and the record thereof, the Assistant Administrator, Production and Marketing Administration, on July 3, 1951, filed with the Hearing Clerk, United States Department of Agriculture, his recommended decision and opportunity to file written exceptions thereto which was published in the FEDERAL REGISTER on July 11, 1951 (16 F. R. 6722).

The material issues of record related to (1) the classification of concentrated milk intended for consumption in fluid form, (2) increasing the level of the Class I price, and (3) increasing the butterfat differential to handlers on Class I milk.

Exceptions were filed on behalf of interested parties. In arriving at the findings, conclusions and regulatory provisions of this decision, such exceptions were carefully and fully considered in conjunction with the record evidence pertaining thereto. To the extent that the findings, conclusions, and actions decided upon herein are at variance with the exceptions, such exceptions are overruled.

FINDINGS AND CONCLUSIONS

Findings and conclusions on the record. The findings (including general findings), conclusions and rulings of the recommended decision set forth in the FEDERAL REGISTER (16 F. R. 6722; Doc.

51-7974) are approved and adopted as the findings, conclusions and rulings of this decision as if set forth in full herein.

MARKETING AGREEMENT AND ORDER

Annexed hereto and made a part hereof, are two documents entitled, respectively, "Marketing Agreement Regulating the Handling of Milk in the Duluth-Superior Marketing Area" and "Order Amending the Order, as amended, regulating the Handling of Milk in the Duluth-Superior Marketing Area", which have been decided upon as the detailed and appropriate means of effectuating the foregoing conclusions. These documents shall not become effective unless and until the requirements of § 900.14 of the rules of practice and procedure, as amended, governing proceedings to formulate marketing agreements and orders have been met.

It is hereby ordered, That all of this decision, except the attached marketing agreement, be published in the FEDERAL REGISTER. The regulatory provisions of said marketing agreement are identical with those contained in the attached order which will be published with this decision.

This decision filed at Washington, D. C., this 26th day of July 1951.

[SEAL] C. J. McCORMICK,
Acting Secretary of Agriculture.

Order¹ Amending the Order Regulating the Handling of Milk in the Duluth-Superior Marketing Area

§ 954.0 Findings and determinations. The findings and determinations hereinafter set forth are supplementary to and in addition to the findings and determinations made in connection with the issuance of this order; and all of said previous findings and determinations are hereby ratified and affirmed, except insofar as such findings and determinations may be in conflict with the findings and determinations set forth herein.

(a) Findings upon the basis of the hearing record. Pursuant to Public Act No. 10, 73d Congress (May 12, 1933), as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (hereinafter referred to as the "act"), and the rules of practice and procedure governing the formulation of marketing agreements and orders (7 CFR, Supp., 900.1 et seq.), a public hearing was held at Duluth, Minnesota, on May 15, 1951, upon a proposed amendment to the tentative marketing agreement and to the order, as amended, regulating the handling of milk in the Duluth-Superior marketing area. Upon the basis of the evidence introduced at such hearing and the record thereof, it is found that:

(1) The said order, as hereby amended, and all of the terms and conditions of said order, as hereby amended, will tend to effectuate the declared policy of the act.

(2) The prices calculated to give milk produced for sale in said marketing area

¹ This order shall not become effective unless and until the requirements of § 900.14 of the rules of practice and procedure governing proceedings to formulate marketing agreements and orders have been met.

a purchasing power equivalent to the purchasing power of such milk as determined pursuant to sections 2 and 8e of the act are not reasonable in view of the price of feeds, available supplies of feeds, and other economic conditions which affect market supply of and demand for such milk and the minimum prices specified in the order, as hereby amended, are such prices as will reflect the aforesaid factors, insure a sufficient quantity of pure and wholesome milk and be in the public interest; and

(3) The said order, as hereby amended, regulates the handling of milk in the same manner as and is applicable only to persons in the respective classes of industrial and commercial activity specified in a marketing agreement upon which a hearing has been held.

ORDER RELATIVE TO HANDLING

It is therefore ordered, That on and after the effective date hereof, the handling of milk in the Duluth-Superior, marketing area shall be in conformity to and in compliance with the terms and conditions of the aforesaid order, as hereby amended; and the aforesaid order is hereby amended as follows:

1. Delete § 954.41 (a) and substitute therefor the following:

(a) Class I milk shall be all skim milk and butterfat (1) disposed of in the form of milk, skim milk, buttermilk, flavored milk, flavored milk drinks, and cream for fluid consumption (including any mixture of cream and milk or skim milk containing less butterfat than the minimum requirement for cream), (2) used in the production of concentrated milk, not sterilized, for fluid consumption, and (3) not specifically accounted for as used to produce a Class II product.

2. Delete § 954.51 and substitute therefor the following:

§ 954.51 Butterfat differentials to handlers—(a) Class I milk. If the average butterfat content of the milk disposed of as Class I milk by any handler is more or less than 3.5 percent, there shall be added to the Class I price computed pursuant to § 954.50 (a) for each one-tenth of 1 percent that the average butterfat content of such milk is above 3.5 percent, or subtracted for each one-tenth of 1 percent that the average butterfat content of such milk is below 3.5 percent, an amount computed by multiplying by 1.40 the simple average of the daily wholesale selling prices per pound of Grade A (92-score) bulk creamery butter as reported by the United States Department of Agriculture for the Chicago market during the period from the 25th day of the month second preceding such delivery period through the 24th day of the month immediately preceding such delivery period and divide the result by 10.

(b) Class II milk. If the average butterfat content of the Class II milk disposed of by any handler is more or less than 3.5 percent there shall be added to the class price computed pursuant to § 954.50 (b) for each one-tenth of 1 percent that the average butterfat content of such milk is above 3.5 percent or subtracted for each one-tenth of 1 percent that the average butterfat content of

such milk is below 3.5 percent, an amount computed by multiplying by 1.25 the simple average of the daily wholesale selling prices per pound of Grade A (92-score) bulk creamery butter as reported by the United States Department of Agriculture for the Chicago market during the period from the 25th day of the month second preceding such delivery period and divide the result by 10.

3. Amend § 954.81 by deleting therefrom the reference "§ 954.51" and substituting therefor "§ 954.51 (b)."

Order Directing That Referendum Be Conducted Among Producers; Determination of Representative Period; and Designation of Agent To Conduct Such Referendum

Pursuant to section 8c (19) of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 608c (19)), it is hereby directed that a referendum be conducted among producers (as defined in the order, as amended, regulating the handling of milk in the Duluth-Superior marketing area) who, during the month of April 1951, were engaged in the production of milk for sale in the marketing area specified in the aforesaid order, as amended, to determine whether such producers favor the issuance of the order amending the order, as amended, which is a part of the decision of the Secretary of Agriculture filed simultaneously herewith.

The month of April 1951 is hereby determined to be a representative period for the conduct of such referendum. O. F. Kirkendall is hereby designated agent of the Secretary to conduct such referendum in accordance with the procedure for the conduct of referenda to determine producer approval of milk marketing orders as published in the FEDERAL REGISTER on August 10, 1950 (15 F. R. 5177).

[F. R. Doc. 51-8786; Filed, July 30, 1951; 8:55 a. m.]

[7 CFR Part 979]

IRISH POTATOES GROWN IN THE EASTERN SOUTH DAKOTA PRODUCTION AREA

NOTICE OF PROPOSED BUDGET AND RATE OF ASSESSMENT

Notice is hereby given that the Secretary of Agriculture is considering the approval of the budget and rate of assessment hereinafter set forth, which were recommended by the South Dakota Potato Committee, established pursuant to Marketing Agreement No. 103 and Order No. 79 (7 CFR, Part 979), regulating the handling of Irish potatoes grown in the Eastern South Dakota production area, issued under the Agricultural Marketing Agreement Act of 1937, as amended (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.).

Consideration will be given to any data, views, or arguments pertaining thereto, which are filed in triplicate with the Director, Fruit and Vegetable Branch, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C., not later than 15 days following publi-

cation of this notice in the FEDERAL REGISTER. The proposals are as follows:

§ 979.204 *Budget of expenses and rate of assessment.* (a) The expenses necessary to be incurred by the South Dakota Potato Committee, established pursuant to Marketing Agreement No. 103 and Order No. 79, to enable such committee to carry out its functions pursuant to the provisions of the aforesaid marketing agreement and order, during the fiscal year ending June 30, 1952, will amount to \$2,500.00.

(b) The rate of assessment to be paid by each handler who first ships potatoes shall be one-half of one cent (\$0.005) per hundredweight, of potatoes handled by him as the first handler thereof during said fiscal year; and

(c) The terms used in this section shall have the same meaning as when used in Marketing Agreement No. 103 and Order No. 79 (7 CFR, Part 979).

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

Done at Washington, D. C., this 25th day of July 1951.

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

[F. R. Doc. 51-8783; Filed, July 30, 1951;
8:54 a. m.]

[7 CFR Part 925]

[Docket No. AO 226-A1]

PUGET SOUND, WASH., MARKETING AREA

NOTICE OF HEARING ON HANDLING OF MILK;
PROPOSED AMENDMENTS TO TENTATIVE
MARKETING AGREEMENT AND TO ORDER
REGULATING HANDLING

Pursuant to the provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and the applicable rules of practice and procedure governing the formulation of marketing agreements and marketing orders (7 CFR Part 900), notice is hereby given of a public hearing to be held at The United States Court House, Fifth and Spring Streets, Room 414, Seattle, Washington, at 10:00 a. m., P. d. s. t., on August 7, 1951.

The hearing is for the purpose of receiving evidence with respect to economic and marketing conditions which relate to the handling of milk for the Puget Sound, Washington, marketing area and to the proposed amendments to the tentative marketing agreement as heretofore approved by the Secretary of Agriculture and to the order regulating the handling of milk in the said marketing area (7 CFR 925.0 et seq.) set forth herein below, or modifications thereof. Consideration will be given also to the question of whether such conditions require emergency action with respect to any or all amendments deemed necessary as the result of the hearing. The proposed amendments have not received the approval of the Secretary of Agriculture.

The following amendment has been proposed by the United Dairymen's Asso-

ciation on behalf of certain member cooperatives:

Proposal No. 1:
Delete § 925.51 (a) and substitute therefor the following:

(a) *Class I Milk.* The basic price plus \$1.87: *Provided first,* That until March 31, 1952, the price of Class I milk shall not be less than \$5.91: *Provided second,* That if in any month during and after September 1, 1951, the Class I sales as determined by the Administrator shall be 95 percent or more of total Grade A milk delivered by producers, then, during and after the next following month the said \$1.87 shall be increased by 12 cents; *Provided third,* That if in any month during and after March 31, 1952, the Class I sales as determined by the Administrator shall be less than 80 percent of base milk the then differential shall be reduced by 44 cents; *And provided fourth,* That in no event shall the price be decreased under the supply-demand adjustments contained herein between September 1 and the following March 31 of any year nor increased between April and June 30 of any year.

The following amendment has been proposed by the Alta Vista Dairy, Monohon's Sanitary Dairy and Nemah Dairy Products:

Proposal No. 2:
Amend § 925.6 so as to delete all reference to that portion of the Puget Sound, Washington, Marketing area which lies within Pacific County, in the State of Washington.

Copies of this notice of hearing and of the said order may be procured from the Market Administrator, 200 Bigelow Building, 4th and Pike Streets, Seattle 1, Washington, or from the Hearing Clerk, Room 1353, South Building, U. S. Department of Agriculture, Washington 25, D. C., or may be there inspected.

Dated: July 27, 1951, Washington, D. C.

[SEAL] ROY W. LENNARTSON,
Assistant Administrator.

[F. R. Doc. 51-8883; Filed, July 30, 1951;
11:48 a. m.]

CIVIL AERONAUTICS BOARD

[14 CFR Parts 20, 21, 22, 24, 25, 26,
27, 33, 34, 35, 43, and 51]

DURATION AND RENEWAL OF AIRMAN
CERTIFICATES: BASIC REQUIREMENTS FOR
NIGHT AND INSTRUMENT FLIGHT EX-
PERIENCE

NOTICE OF PROPOSED RULE MAKING

Pursuant to authority delegated by the Civil Aeronautics Board to the Bureau of Safety Regulation, notice is hereby given that the Bureau will propose to the Board amendments of Parts 20, 21, 22, 24, 25, 26, 27, 33, 34, 35, 43, and 51 of the Civil Air Regulations as hereinafter set forth.

Interested persons may participate in the making of the proposed rules by submitting such written data, views, or arguments as they may desire. Communications should be submitted in duplicate to the Civil Aeronautics Board, attention Bureau of Safety Regulation, Washington 25, D. C. All communications re-

ceived by September 4, 1951, will be considered by the Board before taking further action on the proposed rules. Copies of the communications received will be available after September 7, 1951, for examination by interested persons at the Docket Section of the Board, Room 5412, Commerce Building, Washington, D. C.

Currently effective Civil Air Regulations prescribe that airman certificates issued to U. S. citizens, other than student pilot certificates, shall be of indefinite duration, unless surrendered by the holder or a termination date is fixed by the Board. This indefinite period for the duration of airman certificates was adopted during World War II and has continued to remain in effect. It is now proposed, for both U. S. citizens and aliens, to issue airman certificates of 24-month duration on a renewable basis and to convert currently effective airman certificates in accordance with this program. For administrative convenience, airmen possessing currently effective airman certificates are divided into two groups. One group of airmen whose certificates were issued before May 1, 1949, is required to exchange its certificates no later than May 1, 1953. The second group whose certificates were issued between May 1, 1949, and October 1, 1951, is required to exchange its certificates no later than May 1, 1954. The renewal or exchange of all certificates shall be accomplished in the form and manner established by the Administrator. Each airman would be required to renew his certificate every 24 months if his certificate is to be valid.

The periodic renewal of airman certificates would serve the following useful purposes:

(1) The Administrator, charged with keeping records of airman certificates under the Civil Aeronautics Act, would be enabled to keep current and accurate account of airmen and their certificates which now number in the hundreds of thousands and are expected to increase. At present, the records do not indicate whether an airman is active, inactive, alive, or deceased.

(2) The Board and the CAA would be enabled to release more useful reports to the aviation industry and to the public generally which would contain more reliable statistical information.

(3) The United States would be enabled, without resorting to irregular exchanges of certificates, to discharge its obligations under the Convention on International Civil Aviation to keep its airman competency standards at least equal to certain international standards, or to note on the certificates wherein such certificates fail to meet these standards. At present, the United States is obliged to meet the ICAO Airman Standards with respect to its airman certificates no later than May 1, 1953. The renewal of certificates provided by this proposal will afford a means for the proper discharge of this obligation.

In this connection certain additional considerations are included in the amendments to Parts 20 and 21. Since May 1, 1949, Parts 20 and 21 have required type ratings for each aircraft of more than 12,500 pounds maximum cer-

tificated take-off weight. Under existing regulations, however, the holders of pilot certificates issued prior to that date are not required to hold such type ratings until May 1, 1953. Since the administrative steps will require about 18 months for the conversion of these certificates, the conversion will be integrated for convenience with the renewal program. A formula for the conversion of aircraft ratings without further flight tests has been included in this proposal under §§ 20.54 and 21.24. It should be noted that the conversion of airman certificates and ratings for airmen who are not pilots poses no particular problems.

We have also included two changes in Part 20 which would require after October 1, 1951, an applicant for a commercial pilot rating to have had, as part of the experience requirement of 200 hours of flight time, 5 hours of night flight experience and 10 hours of instrument flight instruction. These requirements, however, would not be applicable to existing certificates. Although Part 20 does not presently require this night or instrument flight training as part of the basic requirements for a commercial pilot certificate, we believe that, in the interest of safety, the proposed training is necessary. Many flights originating in daylight hours are completed at night or under adverse weather conditions, especially when unanticipated weather conditions are encountered with low visibility and ceiling conditions which require control of the aircraft by reference to flight instruments. Indeed, some basic instrument flight instruction which includes experience in the control of aircraft by reference to such instruments is essential if passengers are to be carried safely in modern cabin aircraft. Our military forces in their basic training and the aviation authorities of other countries have required this training and have found that it has materially improved safety. The International Civil Aviation Organization recently amended its Personnel Licensing Standards to require 5 hours of night flight experience and 10 hours of instrument flight instruction as part of the standard qualifications for commercial pilot certificates. On the basis of our studies, we believe that these requirements for night flight experience and basic instrument flight instruction should be part of our requirements for a commercial pilot certificate. Accordingly, we propose that the Civil Air Regulations be amended to require such experience of applicants for commercial pilot certificates after October 1, 1951. If the Board does not take such action by that date, it will be necessary thereafter, in accordance with the obligations of the United States under the ICAO Convention, for the CAA to endorse commercial pilot certificates to indicate that they do not meet international commercial pilot standards in these respects.

It should be noted that if these night and instrument experience requirements become effective, the cost of obtaining a commercial pilot certificate would, of course, be somewhat increased. Since, however, it is intended that night and instrument flight instruction may be combined and included in the total hours

of flight time presently required, the additional cost would be held at a minimum, and the safety advantages gained would far outweigh any additional cost.

Finally, we propose to amend Part 43 so that, in effect, no person shall pilot an aircraft carrying passengers unless he has obtained certain recent flight experience in appropriate aircraft. Specifically, if the aircraft to be flown with passengers has a maximum certificated take-off weight of 12,500 pounds or more, a pilot must gain the prescribed experience in aircraft of the same category, class, and type. If, however, the aircraft to be flown with passengers has a maximum certificated take-off weight of less than 12,500 pounds, a pilot must gain the prescribed experience in aircraft of the same category and class with horsepower rated between 50 and 150 percent of that of the aircraft to be flown.

It is therefore proposed to amend Parts 20, 21, 22, 24, 25, 26, 27, 33, 34, 35, 43, and 51 of the Civil Air Regulations as follows:

1. By amending § 20.35 (a) to read as follows:

§ 20.35 *Aeronautical experience—(a) Powered aircraft.* An applicant for a commercial pilot rating shall have a total of at least 200 hours of flight time credited in accordance with Part 43. This total flight time shall include at least 100 hours of flight time as pilot in command; 20 hours of dual instruction time given by a rated flight instructor; 20 hours of cross-country flight time as pilot in command which shall include at least one flight of not less than 350 miles in the course of which three full-stop landings are made at different points; 5 hours of night flight time which shall include not less than 10 take-offs and 10 landings as pilot in command and as sole manipulator of the controls; and 10 hours of instrument flight instruction of which not less than 5 hours shall be in actual flight, this requirement being applicable only to applicants for airplane category ratings provided in this part. Twenty-five percent of the flight time required to be flown as pilot in command may be had in gliders, provided the applicant holds a pilot certificate with a private or commercial glider rating.

2. By amending § 20.51 to read as follows:

§ 20.51 *Duration.* (a) A pilot certificate with private or commercial ratings issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Pilot certificates with private or commercial ratings issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) and shall be renewed in accordance with § 20.54. All student pilot certificates and all limited pilot certificates issued to other than U. S. citizens shall expire in accordance with the terms of their presently effective certificates and shall be renewed in accordance with the provisions of § 20.54. All ratings expire concurrently with the basic certificates to which they apply.

(1) Pilot certificates with private or commercial ratings issued before May 1,

1949, shall expire no later than May 1, 1953.

(2) Pilot certificates with private or commercial ratings issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

(b) After revocation, and upon request after suspension, the certificate shall be returned to the Administrator.

(c) Nothing in this section shall be construed to deny or to defeat the jurisdiction of the Federal courts, the Administrator, or the Board to impose any authorized sanction, including revocation of the certificate, for a violation of the act or of the Civil Air Regulations occurring during the effective period of the certificate.

3. By amending § 20.54 to read as follows:

§ 20.54 *Renewal of certificates and ratings.* A pilot certificate together with endorsements and ratings shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 20.51. Aircraft category and class ratings, and type ratings for each aircraft of 12,500 pounds or more maximum certificated take-off weight for which the holder is presently certificated shall be renewable on request. Type ratings for aircraft of 12,500 pounds or more maximum certificated take-off weight which are not shown on the holder's present certificate shall be issued at the time of renewal upon presentation of evidence satisfactory to the Administrator that the applicant either has passed an official flight test in the type of aircraft governed by his previous ratings, or has flown within the 12 preceding months at least 10 hours as pilot in command in the type of aircraft governed by his previous ratings. Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired pilot certificate with appropriate ratings.

4. By amending § 21.24 to read as follows:

§ 21.24 *Duration.* (a) An airline transport pilot certificate issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Certificates issued prior to May 1, 1949, shall expire no later than May 1, 1953. Certificates issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954. All certificates issued to other than U. S. citizens shall expire in accordance with the terms of the presently effective certificates and shall be renewed in accordance with the provisions of subparagraph (b) of this section. All ratings expire concurrently with the basic certificates to which they apply. Aircraft category and class ratings and type ratings for each aircraft of 12,500 pounds or more maximum certificated take-off weight for which the holder is presently certificated shall be renewable on request. Type ratings for aircraft of 12,500 pounds or more maximum certificated take-off weight which are not shown on the holder's present certificate

shall be issued at the time of renewal upon presentation of evidence satisfactory to the Administrator that the applicant either has passed an official flight test in the type of aircraft governed by his previous ratings, or has flown within the 12 preceding months at least 10 hours as pilot in command, or 20 hours as copilot, in the type of aircraft governed by his previous ratings.

(b) An airline transport pilot certificate with appropriate ratings shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in subparagraph (a) of this section.

(c) Upon application to the Administrator within 12 months after the date of expiration the Administrator may reinstate an expired pilot certificate with airline transport pilot rating.

(d) A temporary airline transport pilot certificate shall remain in effect for a period no longer than 3 months after the date of issuance.

(e) After revocation, and upon request after suspension, the certificate shall be returned to the Administrator.

(f) Nothing in this section shall be construed to deny or to defeat the jurisdiction of the Federal courts, the Administrator, or the Board to impose any authorized sanction, including revocation of the certificate, for a violation of the Act or of the Civil Air Regulations occurring during the effective period of the certificate.

5. By amending § 22.21 to read as follows:

§ 22.21 *Duration.* (a) A lighter-than-air pilot certificate with private or commercial ratings issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Lighter-than-air pilot certificates with private or commercial ratings issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 22.23. All student lighter-than-air pilot certificates shall expire in accordance with the terms of their presently effective certificates and may be renewed in accordance with the provisions of § 22.23. All ratings expire concurrently with the basic certificates to which they apply.

(1) Lighter-than-air pilot certificates with private or commercial ratings issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Lighter-than-air pilot certificates with private or commercial ratings issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

(b) The Administrator or his authorized representative may issue a temporary lighter-than-air pilot certificate for a period of not to exceed 3 months from the date of issuance, subject to the terms and conditions specified therein by the Administrator.

(c) After revocation, and upon request after suspension, the certificate shall be returned to the Administrator.

(d) Nothing in this section shall be construed to deny or to defeat the juris-

diction of the Federal courts, the Administrator, or the Board to impose any authorized sanction, including revocation of the certificate, for a violation of the act or of the Civil Air Regulations occurring during the effective period of the certificate.

6. By amending § 22.23 to read as follows:

§ 22.23 *Renewal of certificates and ratings.* A lighter-than-air pilot certificate together with endorsements and ratings shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 22.21. Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired lighter-than-air pilot certificate with appropriate ratings.

7. By rescinding § 22.26.

8. By amending § 24.22 (a) and (b) to read as follows:

§ 24.22 *Duration.* (a) A mechanic certificate with appropriate ratings issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Mechanic certificates with appropriate ratings issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 24.46. A factory mechanic rating, however, shall terminate at any time that the holder thereof ceases to be employed by the manufacturer to whose products the rating is limited or whenever the facilities of such manufacturer are no longer available to, or in use by, the holder. All ratings expire concurrently with the basic certificates to which they apply.

(1) Mechanic certificates with appropriate ratings issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Mechanic certificates with appropriate ratings issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

(b) Mechanic certificates with appropriate ratings issued to other than U. S. citizens shall expire in accordance with the terms of the presently effective certificates and shall be renewed in accordance with the provisions of § 24.46.

9. By amending § 24.46 to read as follows:

§ 24.46 *Renewal of certificates and ratings.* A mechanic certificate with appropriate ratings shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 24.22. Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired mechanic certificate with appropriate ratings.

10. By amending § 25.7 (a) and (b) to read as follows:

§ 25.7 *Duration.* (a) A parachute rigger certificate with appropriate ratings issued or renewed after October 1, 1951,

shall remain in effect for a period no longer than 24 months. Parachute rigger certificates with appropriate ratings issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 25.8. All ratings expire concurrently with the basic certificates to which they apply.

(1) Parachute rigger certificates with appropriate ratings issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Parachute rigger certificates with appropriate ratings issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

(b) Parachute rigger certificates with appropriate ratings issued to other than U. S. citizens shall expire in accordance with the terms of the presently effective certificates and shall be renewed in accordance with the provisions of § 25.8.

11. By amending § 25.8 to read as follows:

§ 25.8 *Renewal of certificates and ratings.* A parachute rigger certificate with appropriate ratings shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 25.7. Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired parachute rigger certificate with appropriate ratings.

12. By amending § 26.18 (a) to read as follows:

§ 26.18 *Duration.* (a) An air-traffic control-tower operator certificate with appropriate ratings issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Air-traffic control-tower operator certificates with appropriate ratings issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 26.21. Air-traffic control-tower operator certificates with appropriate ratings issued to other than U. S. citizens shall expire in accordance with the terms of the presently effective certificates and shall be renewed in accordance with the provisions of § 26.21. All ratings expire concurrently with the basic certificates to which they apply.

(1) Air-traffic control-tower operator certificates with appropriate ratings issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Air-traffic control-tower operator certificates with appropriate ratings issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

13. By amending § 26.21 to read as follows:

§ 26.21 *Renewal of certificates and ratings.* An air-traffic control-tower operator certificate with appropriate ratings shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expira-

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tion date specified in § 26.18 (a). Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired air-traffic control-tower operator certificate with appropriate ratings.

14. By amending § 27.12 (a) to read as follows:

§ 27.12 *Duration.* (a) An aircraft dispatcher certificate issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Aircraft dispatcher certificates issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 27.16. Aircraft dispatcher certificates issued to other than U. S. citizens shall expire in accordance with the terms of the presently effective certificates and shall be renewed in accordance with the provisions of § 27.16.

(1) Aircraft dispatcher certificates issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Aircraft dispatcher certificates issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

15. By amending § 27.16 to read as follows:

§ 27.16 *Renewal of certificates.* An aircraft dispatcher certificate shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 27.12 (a). Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired aircraft dispatcher certificate.

16. By amending § 33.7 (a) to read as follows:

§ 33.7 *Duration.* (a) A flight radio operator certificate issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Flight radio operator certificates issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 33.8. Flight radio operator certificates issued to other than U. S. citizens shall expire in accordance with the terms of the presently effective certificates and shall be renewed in accordance with the provisions of § 33.8.

(1) Flight radio operator certificates issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Flight radio operator certificates issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

17. By amending § 33.8 to read as follows:

§ 33.8 *Renewal of certificates.* A flight radio operator certificate shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 33.7 (a). Upon application to the Administrator within 12 months

after the date of expiration, the Administrator may reinstate a flight radio operator certificate.

18. By amending § 34.11 (a) to read as follows:

§ 34.11 *Duration.* (a) A flight navigator certificate issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Flight navigator certificates issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 34.19. Flight navigator certificates issued to other than U. S. citizens shall expire in accordance with the terms of the presently effective certificates and shall be renewed in accordance with the provisions of § 34.19.

(1) Flight navigator certificates issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Flight navigator certificates issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

19. By amending § 34.19 to read as follows:

§ 34.19 *Renewal of certificates.* A flight navigator certificate shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 34.11 (a). Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired flight navigator certificate.

20. By amending § 35.11 (a) to read as follows:

§ 35.11 *Duration.* (a) A flight engineer certificate issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Flight engineer certificates issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 35.20. Flight engineer certificates issued to other than U. S. citizens shall expire in accordance with the terms of the presently effective certificates and may be renewed in accordance with the provisions of § 35.20.

(1) Flight engineer certificates issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Flight engineer certificates issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

21. By amending § 35.20 to read as follows:

§ 35.20 *Renewal of certificates.* A flight engineer certificate shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 35.11 (a). Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired flight engineer certificate.

22. By amending § 43.68 (a) to read as follows:

§ 43.68 *Recent flight experience.*

(a) *General.* No person shall pilot aircraft carrying passengers unless within the preceding 90 days he has made at least 5 take-offs and landings to a full stop as the sole manipulator of the controls in aircraft of the same category and class. In addition, if the aircraft to be flown has a maximum certificated take-off weight of 12,500 lbs. or more, a pilot must have had this recent experience in aircraft of the same type, or, if the aircraft to be flown has a maximum certificated take-off weight of less than 12,500 lbs., he must have had this recent experience in aircraft the rated horsepower of which is between 50 and 150 percent of that of the aircraft to be flown.

23. By amending § 51.4 to read as follows:

§ 51.4 *Duration.* (a) A ground instructor certificate issued or renewed after October 1, 1951, shall remain in effect for a period no longer than 24 months. Ground instructor certificates issued prior to October 1, 1951, shall expire in accordance with the requirements of subparagraphs (1) and (2) of this paragraph and shall be renewed in accordance with § 51.7.

(1) Ground instructor certificates issued before May 1, 1949, shall expire no later than May 1, 1953.

(2) Ground instructor certificates issued between May 1, 1949, and October 1, 1951, shall expire no later than May 1, 1954.

(b) *Temporary certificates.* The Administrator or his authorized representative may issue a temporary ground instructor certificate for a period of not to exceed 90 days, subject to the terms and conditions specified therein by the Administrator.

24. By amending § 51.7 to read as follows:

§ 51.7 *Renewal.* A ground instructor certificate shall be renewed in the manner prescribed by the Administrator at the request of the holder upon application made at least 60 days prior to the expiration date specified in § 51.4. Upon application to the Administrator within 12 months after the date of expiration, the Administrator may reinstate an expired ground instructor certificate.

These amendments are proposed under the authority of Title VI of the Civil Aeronautics Act of 1938, as amended. The proposed amendments may be changed in view of comments received in response to this notice of proposed rule making.

(Sec. 205 (a), 52 Stat. 984; 49 U. S. C. 425 (a). Interpret or apply secs. 601-610; 52 Stat. 1007-1012; 62 Stat. 1216; 49 U. S. C. 551-560; Act of July 1, 1948)

Dated: July 23, 1951, at Washington, D. C.

By the Bureau of Safety Regulation.
[SEAL] JOHN M. CHAMBERLAIN,
Director.

[F. R. Doc. 51-9748; Filed, July 30, 1951; 8:47 a. m.]

NOTICES

DEPARTMENT OF THE TREASURY

Bureau of Customs

[T. D. 52783]

U. S. PETROLEUM CARRIERS, INC.

REGISTRATION OF HOUSE FLAG AND FUNNEL MARK

JULY 26, 1951.

The Acting Commissioner of Customs, by virtue of the authority vested in him by law and in accordance with § 3.81 (a), Customs Regulations of 1943 (19 CFR 3.81 (a)), has registered the house flag and funnel mark of the United States Petroleum Carriers, Inc., described below:

(a) *House flag.* The house flag is rectangular in shape; the hoist is 4 feet in height, the fly 8 feet. The field of the flag is cerise and has superimposed upon it, centered vertically, the block letters U S P C, in black, each of which at its outermost extremities is 3 inches in width and 18 inches in height. The stroke of the letters is 1 3/4 inches. The spaces between the letters from left to right are 4, 4, and 3 inches, respectively; the distance from the hoist to the nearest point on the letter U is 2 feet 3 inches; and the distance from the outermost extremity of the letter C to the edge of the flag is 2 feet 2 inches.

(b) *Funnel mark.* The funnel mark is to appear on a funnel of cerise. Around the top of the funnel is a black band 5 feet wide. Four feet below that band is a broken black band 5 feet wide. Centered in the break in the band on each side of the funnel and centered in a fore-and-aft direction are the letters U S P C in black, each of which at its outermost extremities is 2 feet in width and 5 feet in height. The spaces between the letters from left to right are 8, 8, and 6 inches, respectively. The stroke of the letters is 5 inches. The space between the edge of the broken black band and the letter U is 10 inches and between the letter C and the band is 8 inches.

Replica drawings in color of the house flag and of the funnel mark described above are on file with the Federal Register Division.

[SEAL] DAVID B. STRUBINGER,
Acting Commissioner of Customs.

[F. R. Doc. 51-8776; Filed, July 30, 1951; 8:52 a. m.]

[T. D. 52784]

VICTORY CARRIERS, INC.

REGISTRATION OF HOUSE FLAG AND FUNNEL MARK

JULY 26, 1951.

The Acting Commissioner of Customs, by virtue of the authority vested in him by law and in accordance with § 3.81 (a), Customs Regulations of 1943 (19 CFR 3.81 (a)), has registered the house flag and funnel mark of the Victory Carriers, Inc., described below—

(a) *House flag.* The house flag is rectangular in shape; the hoist is 4 feet in height, the fly 8 feet. The field of the

flag is cerise and has superimposed upon it in a central position the block letters VC, in white. At its outermost extremities the letter V is 14 inches in width and the letter C is 12 inches in width; both letters are 18 inches in height. The stroke of the letters is 2 1/2 inches and the space between the letters is 3 inches.

(b) *Funnel mark.* The funnel mark is to appear on a funnel of black. Around the funnel 5 feet below the top, and parallel thereto, is a cerise band 6 feet wide, superimposed upon which and centered in a fore-and-aft direction on each side are the block letters VC, in white. At its outermost extremities, the letter V is 3 feet 9 inches in width and the letter C is 3 feet 4 inches in width; both letters are 6 feet in height. The stroke of the letters is 10 inches and the space between the letters is 18 inches.

Colored scale replica drawings of the house flag and of the funnel mark described above are on file with the Federal Register Division.

[SEAL] D. B. STRUBINGER,
Acting Commissioner of Customs.

[F. R. Doc. 51-8778; Filed, July 30, 1951; 8:53 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[Order 551, Amdt. 2]

DELEGATIONS OF AUTHORITY

JULY 25, 1951.

Sections 230 to 232, 240 to 244, 250, 251, 260, and 261 are added to Order 551 (16 F. R. 2939, 5456) as follows:

- Sec. 230. Timber sales and advertisements.
- 231. Stumpage value, Menominee Reservation.
- 232. Cooperative fire agreements.
- 240. Range grazing capacity.
- 241. Advertisement of grazing privileges.
- 242. Negotiation of sale of grazing privileges subsequent to advertisement.
- 243. Waiver of technical defects in advertisements and proposals for grazing privileges.
- 244. Approval, modification, and cancellation of grazing permits.
- 250. Medical, hospital, and nursing service contracts.
- 251. Enforcement of State health laws.
- 260. Individual and group investment, trust funds.
- 261. Investment of Osage funds.

FUNCTIONS RELATING TO FOREST AND RANGE MANAGEMENT

SEC. 230. *Timber sales and advertisements.* The issuance of advertisements offering timber for sale and the approval of timber sale contracts on approved forms involving an estimated stumpage volume of not to exceed 15 million feet, board measure, and the readjustment of stumpage rates under such contracts, pursuant to provisions of 25 CFR Part 61.

SEC. 231. *Stumpage value, Menominee Reservation.* The fixing annually of the fair stumpage value of the timber cut on the Menominee Indian Reservation, Wisconsin, and the approval of stumpage payments to the Menominee Indians, pursuant to the provisions of the act of

March 28, 1908 (35 Stat. 51), as amended by the act of June 15, 1934 (48 Stat. 964).

SEC. 232. *Cooperative fire agreements.* The negotiation and execution of cooperative fire suppression agreements with federal, State, and private agencies, pursuant to the act of September 20, 1922 (42 Stat. 857).

SEC. 240. *Range grazing capacity.* The determination of grazing capacity of Indian range lands, pursuant to 25 CFR Part 71.

SEC. 241. *Advertisement of grazing privileges.* The issuance of advertisements for grazing privileges, including advertisements for periods of thirty days or less, and the waiver of advertising in proper cases, pursuant to 25 CFR Part 71.

SEC. 242. *Negotiation of sale of grazing privileges subsequent to advertisement.* The negotiation, within one year after the date of advertisement and pursuant to the provisions of 25 CFR Part 71, of the sale of grazing privileges on range units for which no acceptable bid was received, on terms not less favorable than those stipulated in the advertisement offering such grazing privileges for sale.

SEC. 243. *Waiver of technical defects in advertisements and proposals for grazing privileges.* Exercise of the right reserved in form 5-510, Sale of Grazing Privileges, to waive technical defects in the advertisements and proposals received in response thereto.

SEC. 244. *Approval, modification, and cancellation of grazing permits.* The approval, modification, and cancellation of grazing permits, pursuant to 25 CFR Part 71.

FUNCTIONS RELATING TO MEDICAL, HOSPITAL, AND NURSING SERVICES

SEC. 250. *Medical, hospital, and nursing service contracts.* The negotiation and execution of contracts with States or territories or political subdivisions thereof, or with private organizations, for medical, hospital, or nursing services as authorized by the act of June 4, 1936 (25 U. S. C. 1946 ed., secs. 452-454) and pursuant to the provisions of 25 CFR Part 84.

SEC. 251. *Enforcement of State health laws.* The extension of State health laws and regulations to Indian reservations, pursuant to the provisions of 25 CFR 84.78.

FUNCTIONS RELATING TO FUNDS AND FISCAL MATTERS

SEC. 260. *Individual and group investment, trust funds.* The investment of restricted trust funds of individual Indians, and of group investment funds held in the accounts of Indian Bureau special disbursing agents, for individual Indians, Indian associations and Indian tribes in any public debt of the United States and in bonds, notes, or other obligations which are unconditionally guaranteed as to both principal and interest by the United States, as provided for by the act of June 24, 1938 (52 Stat. 1037).

SEC. 261. *Investment of Osage funds.* The investment of restricted funds of Osage Indians held in the accounts of Indian Bureau special disbursing agents, for individual Indians, Indian associations, in any public debt of the United States and in bonds, notes, or other obligations which are unconditionally guaranteed as to both principal and interest by the United States as provided for in section 4 of the act of March 3, 1921 (41 Stat. 1250), and section 1 of the act of February 27, 1925 (43 Stat. 1009).

D. S. MYER,
Commissioner.

[F. R. Doc. 51-8775; Filed, July 30, 1951;
8:51 a. m.]

DEPARTMENT OF LABOR

Wage and Hour Division

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1068, as amended; 29 U. S. C. and Supp. 214), and Part 522 of the Regulations issued thereunder (29 CFR, Part 522), special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rates applicable under section 6 of the act have been issued to the firms listed below. The employment of learners under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of Regulations Part 522. The effective and expiration dates, occupations, wage rates, number of proportion of learners, and learning period for certificates issued under the general learner regulations (§§ 522.1 to 522.14) are as indicated below; conditions provided in certificates issued under special industry regulations are as established in these regulations.

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear and Other Odd Outerwear, Robes and Leather and Sheep-Lined Garments Divisions of the Apparel Industry Learner Regulations (29 CFR 522.160 to 522.166, as amended September 25, 1950; 15 F. R. 5701; 6326).

Altoona Factories, Inc., Altoona, Pa., effective 7-20-51 to 1-19-52; an additional 20 learners may be employed for expansion purposes only (Army trousers, hunting coats, pants, breeches and vests).

Barry Sportswear, Inc., 455 Shrewsbury Street, Worcester, Mass., effective 7-20-51 to 7-19-52; for normal labor turnover, 10 percent of the productive factory workers (ladies' dresses).

Blue Bell, Inc., Shenandoah, Va., effective 7-18-51 to 1-17-52; five additional learners may be employed for expansion purposes only (dungarees).

Colonial Togs, 544 Leggett Street, Scranton, Pa., effective 7-20-51 to 7-19-52; for normal labor turnover, 10 percent of the productive factory workers (children's outerwear).

Langwear, Inc., River Falls, Wis., effective 7-18-51 to 7-17-52; for normal labor turnover, 10 percent of the productive factory force or 10 learners, whichever is greater (cotton trousers).

Lykens Mills, Inc., South Street, Lykens, Pa., effective 7-23-51 to 1-22-52; 15 learners for expansion purposes (half-size dresses).

Sacony of Chesterfield, Chesterfield, S. C., effective 7-18-51 to 12-25-51; for normal labor turnover, 10 percent of the productive factory workers, or 10 learners, whichever is greater. This certificate does not authorize the employment of learners engaged in the production of children's skirts (replacement certificate, women's sportswear).

Sports-Kraft Co., Inc., 419 West Third Street, Lewes, Del., effective 7-23-51 to 1-22-52; 19 learners for expansion purposes (blouses, shirtwaists, neckwear and scarfs).

Stanley-Hoffman Corp., Reinerton, Pa., effective 7-20-51 to 7-19-52; for normal labor turnover, 10 percent of the productive factory workers, or five learners, whichever is greater (women's blouses).

Western Wear, Inc., 327 Bryan Street, Fort Worth, Tex., effective 7-18-51 to 7-17-52; for normal labor turnover, 10 percent of the productive factory workers or 10 learners, whichever is greater (men's, women's and boys' western apparel).

The Woolwear Co., 417 South Center Street, Bloomington, Ill., effective 7-20-51 to 7-19-52; for normal labor turnover, 10 percent of the productive factory workers, or five learners, whichever is greater (wind-breakers).

Glove Industry Learner Regulations (29 CFR 522.220 to 522.231, as amended October 26, 1950, 15 F. R. 6888).

Dinberg Glove Corp., 215 Gilbert Street, Ogdensburg, N. Y., effective 7-18-51 to 7-17-52; five learners.

Indianapolis Glove Co., Inc., Houlika, Miss., effective 7-19-51 to 1-18-52; 15 learners for expansion.

Indianapolis Glove Co., Inc., Coshocton, Ohio, effective 7-25-51 to 7-24-52; 10 learners.

C. Walker Jones Co., Pemberton, N. J., effective 8-1-51 to 2-1-52; 20 learners for expansion.

Joseph A. Milstein Co., Inc., 104 Fuller Street, Schenectady, N. Y., effective 7-20-51 to 7-19-52; 10 learners.

Hosiery Industry Learner Regulations (29 CFR 522.40 to 522.51, as revised January 25, 1950; 15 F. R. 283).

Bear Brand Hosiery Co., Bensseler, Ind., effective 7-24-51 to 7-23-52; five learners.

Bear Brand Hosiery Co., Charleston, Ill., effective 7-24-51 to 7-23-52; five learners.

Bear Brand Hosiery Co., 205 East Twenty-first Street, Gary, Ind., effective 7-24-51 to 7-23-52; 5 percent of the total number of productive factory workers.

The Vaughan Corp., Mitchell County, Spruce Pine, N. C., effective 7-23-51 to 3-22-52; 10 learners for expansion.

Knitted Wear Industry Learner Regulations (29 CFR 522.69 to 522.79, as amended January 25, 1950; 15 F. R. 398).

Winston Manufacturing Co., Inc., Haleyville, Ala., effective 7-23-51 to 1-22-52; 125 learners for expansion purposes (expansion ctf.).

Stratford Knitting Mills, Inc., Linfield, Pa., effective 7-18-51 to 7-17-52; 5 learners.

Independent Telephone Industry Learner Regulations (29 CFR 522.82 to 522.93, as amended January 25, 1950; 15 F. R. 398).

Milledgeville Mutual Telephone Co., Milledgeville, Ill., effective 7-18-51 to 7-17-52.

Regulations Applicable to the Employment of Learners (29 CFR 522.1 to 522.14).

American Decorative Flower Co., Inc., 407 North Paca Street, Baltimore 1, Md., effective

7-18-51 to 1-17-52; 10 percent of the total number of productive factory workers; flower maker including: slipping-up, tying, rose-making, stemming, heading, pasting, branching; 160 hours at 60 cents per hour (artificial flowers and feathers).

Andrews Bearing Co., 215 Charles Street, Spartanburg, S. C., effective 7-25-51 to 1-24-52; 10 learners; machine operators, 480 hours; 60 cents per hour for first 320 hours and 65 cents per hour for remaining 160 hours (ball bearings).

Beaufort Wood Products Co., Box 491, Beaufort, S. C., effective 7-23-51 to 1-22-52; five learners; machine operators, 240 hours at 60 cents per hour (veneer baskets).

Camp Hill Industries, Camp Hill, Ala., effective 7-23-51 to 1-22-52; 10 learners for normal labor turnover; sewing machine operators, 160 hours at 60 cents per hour (shop caps and advertising novelties).

Camp Hill Industries, Camp Hill, Ala., effective 7-23-51 to 1-22-52; 10 additional learners for expansion purposes; sewing machine operators, 160 hours at 60 cents per hour (expansion certificate; shop caps and advertising novelties).

Carolyn Chenilles, Inc., Sweetwater, Tenn., effective 7-20-51 to 1-19-52; 10 percent of the total number of productive factory workers; chenille machine operator; 320 hours; 55 cents per hour for first 160 hours and 65 cents per hour for remaining 160 hours (tufted chenille bedspreads).

Day Wood Heel Co., 1930 Westwood Avenue, Cincinnati, Ohio, effective 7-18-51 to 1-17-52; two learners; wood heel coverers, 240 hours at 65 cents per hour (wood heel finishing).

Frank Tea & Spice Co., 538 East Fifth Street, Cincinnati, Ohio, effective 7-20-51 to 1-19-52; 10 percent of the productive factory force; olive hand packers, 240 hours at 65 cents per hour (spices, tea, etc.).

Greyhill Manufacturing Corp., 340 East Boundary Avenue, York, Pa., effective 7-19-51 to 1-18-52; 10 learners; hand embroiderers, 320 hours; 60 cents per hour for first 160 hours and 65 cents per hour for remaining 160 hours (embroidery).

Gurwitz Embroidery, 630 Washington Street, Boston, Mass., effective 7-23-51 to 1-22-52; three learners for normal labor turnover; hand embroiderers, 320 hours at 60 cents per hour (embroidery).

Southern Golf Co., Russellville, Ala., effective 7-25-51 to 1-24-52; 10 learners; golf ball making including: winding, cover making, finishing, stamping, moulding, flashing, painting, striping; 160 hours at 60 cents per hour (golf balls).

Maine Sardine Co., Addison, Maine, effective 7-23-51 to 1-22-52; 10 percent of the total number of productive factory workers; sardine packers, 160 hours at 65 cents per hour (sardine packing).

Mike Mennies & Son, 3163 North Witte Street, Phila. 34, Pa., effective 7-25-51 to 1-24-52; five learners; handsewers, 200 hours at 60 cents per hour (loafer socks).

Shoe Industry Learner Regulations (29 CFR 522.250 to 522.260; 15 F. R. 6546).

Maisak-Handler Shoe Co., Inc., Senath, Mo., effective 8-1-51 to 7-31-52; 10 learners for normal labor turnover.

Each certificate has been issued upon the employer's representation that employment of learners at subminimum rates is necessary in order to prevent curtailment of opportunities for employment, and that experienced workers for the learner occupations are not available. The certificates may be canceled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a re-

view or reconsideration thereof within fifteen days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of Part 522.

Signed at Washington, D. C., this 24th day of July 1951.

MILTON BROOKE,
Authorized Representative
of the Administrator.

[F. R. Doc. 51-8741; Filed, July 30, 1951;
8:45 a. m.]

DEPARTMENT OF COMMERCE

Federal Maritime Board

[Docket Nos. M-16, M-17, M-28]

PACIFIC-ATLANTIC STEAMSHIP CO., POPE & TALBOT, INC., AND LUCKENBACH STEAMSHIP CO., INC.

AMENDMENT TO NOTICE OF HEARING ON APPLICATION TO EXTEND BAREBOAT CHARTER OF GOVERNMENT-OWNED, WAR-BUILT, DRY-CARGO VESSELS FOR EMPLOYMENT IN INTERCOASTAL TRADE

Amendment to notice of hearing dated July 19, 1951, on application to extend bareboat charter of Government-owned, war-built, dry-cargo vessels for employment in the intercoastal trade.

Notice is hereby given that the scope of hearing to be had at Washington, D. C., on August 13, 1951, at 10 o'clock a. m., e. d. s. t., in Room 4823, Department of Commerce Building, before Examiner F. J. Horan, upon the application of Pacific-Atlantic Steamship Co. to extend the bareboat charters of the Government-owned, war-built, dry-cargo vessels "Jeremiah S. Black," "Linfield Victory," and "Elmer A. Sperry" for one additional round intercoastal voyage each, is broadened to include the reopening of Dockets M-17, and M-28 for the purpose of including the application of Pope & Talbot, Inc., to extend the bareboat charter of Government-owned, war-built, dry-cargo vessels "Pere Marquette," "Albert S. Burleson," and "M. M. Guhin" for one additional round intercoastal voyage each, and the cross application of Luckenbach Steamship Company, Inc., for bareboat charter of Government-owned, war-built, dry-cargo vessels to it for use in the Atlantic intra-coastal service.

Dated: July 27, 1951.

By order of the Federal Maritime Board.

[SEAL] A. J. WILLIAMS,
Secretary.

[F. R. Doc. 51-8823; Filed, July 30, 1951;
8:49 a. m.]

CIVIL AERONAUTICS BOARD

[Docket No. 4052 et al.]

MID-WEST AIRLINES, INC.; RENEWAL CASE
NOTICE OF HEARING

In the matter of the application of Mid-West Airlines, Inc., for renewal of its certificate of public convenience and necessity.

Pursuant to the provisions of the Civil Aeronautics Act of 1938, as amended, notice is hereby given that a hearing in the above-entitled proceeding is assigned to be held on August 13, 1951, at 10:00 a. m., e. d. s. t., in Room 5855, Commerce Building, Fourteenth Street and Constitution Avenue NW., Washington, D. C., before Examiner James S. Keith.

Without limiting the scope of the issues presented in said proceeding, particular attention will be directed to the following matters and questions:

1. Do the public convenience and necessity require:

(a) Renewal of the temporary certificate of public convenience and necessity for route No. 90 issued to Mid-West Airlines, Inc. (including the terms and conditions of such renewal as well as the possible suspension and elimination of stations)?

(b) Amendment of the temporary certificate for route No. 90 so as to extend said route to Cheyenne, Wyo., via Alliance and Scottsbluff, Nebr.; to Denver, Colo. via Fort Morgan, Colo.; and to Fargo, N. Dak.

(c) Amendment of the temporary certificate for route No. 90 so as to designate Mankato, New Ulm, Fairmont, and Marshall, Minn., and Shenandoah, Iowa, as points to be served on said route.

(d) Amendment of the certificate of United Air Lines, Inc. for route No. 1 so as to suspend service by this carrier at Grand Island and North Platte, Nebr., in the event these cities are designated for service in the renewed certificate of Mid-West Airlines, Inc.

2. Is Mid-West Airlines, Inc., fit, willing, and able to provide the service over route No. 90 found to be required by the public convenience and necessity?

Notice is further given that any person other than the parties and interveners of record desiring to be heard in this proceeding may file with the Board on or before August 13, 1951, a statement setting forth the issues of fact and of law raised by this proceeding which he desires to controvert, and such person may appear and participate in the hearing in accordance with § 302.6 (a) of the procedural regulations under Title I of the Civil Aeronautics Act, as amended.

Dated at Washington, D. C., July 25, 1951.

By the Civil Aeronautics Board.

[SEAL] FRED A. TOOMBS,
Acting Secretary.

[F. R. Doc. 51-8772; Filed, July 30, 1951;
8:51 a. m.]

FEDERAL POWER COMMISSION

[Dockets Nos. G-1445, G-1680]

MIDSOUTH GAS CO.

ORDER DENYING REQUESTS THAT APPLICATIONS BE HEARD UNDER THE SHORTENED PROCEDURE, CONSOLIDATING PROCEEDINGS, AND FIXING DATE OF HEARING

JULY 25, 1951.

On July 19, 1950, MidSouth Gas Company (MidSouth) filed an application in Docket No. G-1445 for a certificate of

public convenience and necessity authorizing the construction and operation of certain natural-gas pipe-line facilities as described in such application on file with the Commission and open to public inspection. Notice of filing of the application has been given, including publication in the FEDERAL REGISTER on August 2, 1950 (15 F. R. 4961).

On May 1, 1951, MidSouth filed an application in Docket No. G-1680 for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, authorizing the acquisition and operation of certain natural-gas pipeline facilities as described in such application on file with the Commission and open to public inspection. Notice of filing of the application has been given, including publication in the FEDERAL REGISTER on May 15, 1951 (16 F. R. 4504).

MidSouth has requested that both such applications be heard under the shortened procedure provided by § 1.32 (b) of the Commission's rules of practice and procedure (18 CFR 1.32 (b)) for noncontested proceedings.

The Commission finds: (1) Good cause has not been shown for granting MidSouth's requests that its applications in Docket Nos. G-1445 and G-1680 be heard under the shortened procedure as provided by the Commission's rules of practice and procedure and said requests should be denied as hereinafter ordered.

(2) Because of the relationships between such applications, it is appropriate and in the public interest that they be consolidated for the purpose of hearing.

The Commission orders:

(A) MidSouth Gas Company's request that its applications in Docket Nos. G-1445 and G-1680 be heard under the shortened procedure provided by § 1.32 (b) of the Commission's rules of practice and procedure (18 CFR 1.32 (b)) be and the same are hereby denied.

(B) The above-entitled proceedings on such applications be and the same are hereby consolidated for the purpose of hearing.

(C) Pursuant to the authority contained in and by virtue of 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 in the consolidated proceedings, commencing on August 27, 1951, at 10:00 a. m. (e. d. s. t.), 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 the said applications and other pleadings.

(D) Interested State Commissions may participate as provided by §§ 1.8 and 1.37 (f) [18 CFR 1.8 and 1.37 (f)] of the said rules of practice and procedure.

Date of issuance: July 26, 1951.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-8766; Filed, July 30, 1951;
8:49 a. m.]

[Docket No. G-1700]
HOPE NATURAL GAS CO.
 ORDER FIXING DATE FOR HEARING
 JULY 25, 1951.

On June 4, 1951, Hope Natural Gas Company (Applicant), a West Virginia corporation, having its principal place of business at Clarksburg, West Virginia, filed an application pursuant to section 7 (b) of the Natural Gas Act, as amended, for permission and approval to abandon and remove in part, and relocate in part, certain natural-gas facilities as described in the application on file with the Commission and open to public inspection.

The Commission finds: This proceeding is a proper one for disposition under the provisions of § 1.32 (b) (18 CFR 1.32 (b)) of the Commission's rules of practice and procedure, applicant having requested that its application be heard under the shortened procedure provided by the aforesaid rule for non-contested proceedings, and no request to be heard, protest, or petition to intervene having been filed subsequent to the giving of due notice of the filing of the application, including publication in the FEDERAL REGISTER on June 21, 1951 (16 F. R. 5908).

The Commission orders: 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 hearing be held on August 7, 1951, at 9:30 a. m. (e. d. s. t.), 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 application; provided, however, that the Commission may, after a non-contested hearing, forthwith dispose of the proceeding pursuant to the provisions of § 1.32 (b) of the Commission's rules of practice and procedure.

Date of issuance: July 26, 1951.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-8767; Filed, July 30, 1951;
 8:49 a. m.]

[Docket No. G-1703]

MONTANA-DAKOTA UTILITIES CO.
 ORDER FIXING DATE OF HEARING
 JULY 25, 1951.

On June 11, 1951, Montana-Dakota Utilities Co. (Applicant), a Delaware corporation having its principal place of business at Minneapolis, Minnesota, filed an application for an order pursuant to section 7 (b) of the Natural Gas Act authorizing and approving the abandonment and removal of certain natural-gas transmission pipe-line facilities, all as more fully described in such application on file with the Commission and open to public inspection.

The Commission finds: This proceeding is a proper one for disposition under the provisions of § 1.32 (b) (18 CFR 1.32 (b)) of the Commission's rules of prac-

tice and procedure, applicant having requested that its application be heard under the shortened procedure provided by the aforesaid rule for non-contested proceedings, and no request to be heard, protest or petition having been filed subsequent to the giving of due notice of the filing of the application including publication in the FEDERAL REGISTER on June 23, 1951 (16 F. R. 6007).

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 hearing be held on August 15, 1951, at 9:30 a. m., e. d. s. t., 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 application: *Provided, however,* That the Commission may, after a non-contested hearing forthwith dispose of the proceeding pursuant to the provisions of § 1.32 (b) of the Commission's rules of practice and procedure.

(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 said rules of practice and procedure.

Date of issuance: July 26, 1951.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-8768; Filed, July 30, 1951;
 8:50 a. m.]

[Docket No. G-1712]

THE MONTANA POWER CO.

ORDER FIXING DATE OF HEARING
 JULY 25, 1951.

On June 14, 1951, The Montana Power Company (Applicant), a New Jersey corporation having its principal place of business at Butte, Montana, filed an application pursuant to section 3 of the Natural Gas Act for an order authorizing it to import natural gas from the Province of Alberta, Dominion of Canada, into the State of Montana, all as more fully described in such application on file with the Commission and open to public inspection.

Due notice of the filing of the application has been given, including publication in the FEDERAL REGISTER on June 26, 1951 (16 F. R. 6155).

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 August 20, 1951, at 10:00 a. m., e. d. s. t., 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 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: July 26, 1951.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-8769; Filed, July 30, 1951;
 8:50 a. m.]

[Docket No. E-6366]

MONTANA-DAKOTA UTILITIES CO.

NOTICE OF ORDER AUTHORIZING ISSUANCE
 OF SECURITIES

JULY 26, 1951.

Notice is hereby given that, on July 25, 1951, the Federal Power Commission issued its order entered July 25, 1951, supplementing its order issued July 17, 1951, published in the FEDERAL REGISTER July 21, 1951 (16 F. R. 7190), authorizing issuance of securities in the above-entitled matter.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-8763; Filed, July 30, 1951;
 8:49 a. m.]

[Docket No. E-6367]

PACIFIC POWER & LIGHT CO.

NOTICE OF ORDER AUTHORIZING AND
 APPROVING ISSUANCE OF SECURITIES

JULY 26, 1951.

Notice is hereby given that, on July 25, 1951, the Federal Power Commission issued its order entered July 25, 1951, authorizing and approving issuance of securities in the above-entitled matter.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-8764; Filed, July 30, 1951;
 8:49 a. m.]

[Docket No. G-1742]

**MICHIGAN CONSOLIDATED GAS CO. AND
 MICHIGAN-WISCONSIN PIPE LINE CO.**

NOTICE OF APPLICATION

JULY 25, 1951.

Take notice that on July 12, 1951, Michigan Consolidated Gas Company, a Michigan corporation, and Michigan-Wisconsin Pipe Line Company, a Delaware corporation, with their principal place of business in Detroit, Michigan, filed a joint application for a certificate of public convenience and necessity pursuant to section 7 (c) of the Natural Gas Act, as amended, authorizing the installation by Michigan Consolidated, and the operation under lease by Michigan-Wisconsin, of an additional 2,500 horsepower compressor unit in Michigan Consolidated's existing Austin Station at the Austin Storage Field near Big Rapids, Michigan.

The joint applicants state that on the basis of past experience, it is anticipated that all the presently installed compressor capacity at the Austin Station of 17,730 horsepower may be required to meet peak day demands, because of spaceheating, as early as December 1, 1951. They propose to have the additional 2,500 horsepower unit available as a spare to assure continuity of service.

The estimated total overall capital cost of the additional compressor unit is approximately \$370,000, which will be financed by Michigan Consolidated out of funds now on hand. It is estimated that the operating expense to Michigan-Wisconsin for the spare unit, including fixed charges, will approximate \$60,000 per year.

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 August 1951. The application is on file with the Commission for public inspection.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 51-8779; Filed, July 30, 1951;
8:53 a. m.]

GENERAL SERVICES ADMINISTRATION

HEADS OF THE SERVICES, STAFF OFFICERS AND REGIONAL DIRECTORS

GENERAL DELEGATION OF AUTHORITY

Consonant with the provisions of section 3 (a) (1) of the Administrative Procedure Act (60 Stat. 238; 5 U. S. C. 1002 (a) (1)), and pursuant to authority vested in me as Administrator of General Services by the Federal Property and Administrative Services Act of 1949, as amended (63 Stat. 378, as amended; 41 U. S. C. 201), the General Delegation of Authority to Heads of the Services, Staff Officers, and Regional Directors (15 F. R. 7775) is hereby supplemented as follows:

Section 3. c. (2) (d) is added providing as follows:

(d) The following authorities under the Defense Production Act of 1950, Public Law 774, 81st Congress, and implementing executive orders thereunder:

(i) Pursuant to duly issued certificates of necessity, the authority to make provision for purchases or commitments to purchase and to resell pursuant to section 303 (a) of the aforesaid act.

(ii) The authority to determine the quantities, terms and conditions, including advance payments, and periods of such purchases, commitments to purchase and resales pursuant to section 303 (b) of the aforesaid act: *Provided, however,* That such authority shall not include the authority to make determinations required for purchases or commitments involving higher than currently prevailing market prices or anticipated loss on resale.

(iii) The authority contained in section 303 (c) of the aforesaid act.

Delegation of authority, dated January 29, 1951 (16 F. R. 1072), which

delegated certain authorities from the Administrator of General Services to the Commissioner of Emergency Procurement Service, and to the Director and Deputy Director, Rubber Division of the aforesaid Service, is hereby superseded as of January 29, 1951.

This supplement shall be effective as of October 1, 1950, except as provided in the preceding paragraph.

Dated: July 25, 1951.

JESS LARSON,
Administrator.

[F. R. Doc. 51-8770; Filed, July 30, 1951;
8:51 a. m.]

OFFICIALS OF EMERGENCY PROCUREMENT SERVICE

REDELEGATION OF AUTHORITY WITH RESPECT TO INSTRUCTIONS, PROCEDURES AND PRECEDENTS

Consonant with the provisions of section 3 (a) (1) of the Administrative Procedure Act (60 Stat. 238; 5 U. S. C. 1002 (a) (1)), pursuant to authority vested in the Administrator of General Services by the Federal Property and Administrative Services Act of 1949, as amended (63 Stat. 378, as amended; 41 U. S. C. 201), and pursuant to authority vested in me as the Commissioner of Emergency Procurement Service by General Delegation of Authority to Heads of the Services, Staff Officers, and Regional Directors (15 F. R. 7775), as supplemented, I hereby delegate to the officials of the Emergency Procurement Service designated herein the following authority:

All of the authority delegated to the Commissioner of Emergency Procurement Service by section 3 c (2) (d) of General Delegation of Authority to Heads of the Services, Staff Officers, and Regional Directors, is hereby redelegated to:

(a) The Director and Deputy Director, Rubber Division, Emergency Procurement Service, in connection with rubber and latex,

(b) The Director and Deputy Director, Purchase Division, Emergency Procurement Service, in connection with metals, minerals and raw materials other than rubber and latex, and

(c) The Managers of Foreign Offices, Emergency Procurement Service, in connection with metals, minerals and raw materials.

All authority herein redelegated shall be exercised in accordance with the provisions of General Delegation of Authority to Heads of the Services, Staff Officers, and Regional Directors, as well as any instructions, procedures and precedents heretofore or hereafter issued by the Commissioner of Emergency Procurement Service.

These delegations of authority shall be effective as of January 29, 1951.

Dated: July 25, 1951.

A. J. WALSH,
Commissioner,
Emergency Procurement Service.

[F. R. Doc. 51-8781; Filed, July 30, 1951;
8:54 a. m.]

INTERSTATE COMMERCE COMMISSION

[4th Sec. Application 26277]

ALL FREIGHT IN MIXED CARLOADS TO SOUTHERN POINTS

APPLICATION FOR RELIEF

JULY 26, 1951.

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: C. W. Boin and I. N. Doe, Agents, for carriers parties to their respective tariffs I. C. C. Nos. A-919 and 600.

Commodities involved: All freight, in mixed carloads.

Territory: (a) From Bridgeport, Hartford, Meriden, and New Britain, Conn., to Atlanta, Ga., and Charlotte, N. C., and (b) from origins named above and Boston and East Boston, Mass., New Haven, Conn., and New York, N. Y., to Birmingham, Ala., Jacksonville and South Jacksonville, Fla.

Grounds for relief: Competition with motor carriers.

Schedules filed containing proposed rates: C. W. Boin's tariff I. C. C. No. A-919, Supp. 9; I. N. Doe's tariff I. C. C. No. 600, Supp. 9.

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. 51-8756; Filed, July 30, 1951;
8:47 a. m.]

[4th Sec. Application 26278]

PAPER ARTICLES FROM SOUTHWEST TO IOWA AND MISSOURI

APPLICATION FOR RELIEF

JULY 26, 1951.

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. 3895.

Commodities involved: Paper and paper articles, carloads.

From: Specified points in Arkansas, Louisiana, and Texas.

NOTICES

To: Points in Iowa and Missouri.

Grounds for relief: Circuitry, rail competition, operation through higher-rated territory, and to apply over short tariff routes rates constructed on the basis of the short line distance formula.

Schedules filed containing proposed rates:

D. Q. Marsh's tariff I. C. C. No. 3895, Supp. 12.

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. 51-8757; Filed, July 30, 1951;
8:48 a. m.]

[4th Sec. Application 26279]

FRESH MEATS AND PACKING HOUSE PRODUCTS FROM FREMONT, NEBR., TO SOUTH

APPLICATION FOR RELIEF

JULY 26, 1951.

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. E. Kipp, Agent, for carriers parties to his tariff I. C. C. No. A-3807.

Commodities involved: Fresh meats and packing house products, carloads. From: Fremont, Nebr.

To: Destinations in southern territory.

Grounds for relief: Circuitous routes and to apply over short tariff routes rates constructed on the basis of the short line distance formula.

Schedules filed containing proposed rates: L. E. Kipp's tariff I. C. C. No. A-3807, Supp. 11.

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 emer-

gency 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. 51-8758; Filed, July 30, 1951;
8:48 a. m.]

[4th Sec. Application 26280]

GRAIN FROM COUNCIL BLUFFS, IOWA, OMAHA AND SOUTH OMAHA, NEBR., TO POINTS IN MISSOURI AND KANSAS

APPLICATION FOR RELIEF

JULY 26, 1951.

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. E. Kipp, Agent, for the Chicago, Rock Island and Pacific Railroad Company, Missouri-Kansas-Texas Railroad Company, and Union Pacific Railroad Company.

Commodities involved: Grain, grain products, and related articles, carloads. From: Council Bluffs, Iowa, Omaha and South Omaha, Nebr.

To: Points in Missouri and Kansas.

Grounds for relief: Circuitous routes. Schedules filed containing proposed rates: L. S. Kipp's tariff I. C. C. No. A-3866, Supp. 11.

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. 51-8759; Filed, July 30, 1951;
8:48 a. m.]

[4th Sec. Application 26281]

GRAIN FROM COUNCIL BLUFFS, IOWA, OMAHA AND SOUTH OMAHA, NEBR., TO KANSAS CITY, MO.-KANS.

APPLICATION FOR RELIEF

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. E. Kipp, Agent, for the Chicago Great Western Railway Company and Fort Dodge, Des Moines & Southern Railway Company.

Commodities involved: Grain, grain products, and related articles, carloads. From: Council Bluffs, Iowa, Omaha and South Omaha, Nebr.

To: Kansas City, Mo.-Kans.

Grounds for relief: Circuitous routes. Schedules filed containing proposed rates: L. E. Kipp's tariff I. C. C. No. A-3866, Supp. 11.

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. 51-8760; Filed, July 30, 1951;
8:48 a. m.]

[4th Sec. Application 26282]

WOODPULP FROM ONTONAGON, MICH., TO CINCINNATI AND MIDDLETOWN, OHIO

APPLICATION FOR RELIEF

JULY 26, 1951.

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. E. Kipp, Agent, for carriers parties to his tariff I. C. C. No. A-3715.

Commodities involved: Woodpulp, carloads.

From: Ontonagon, Mich.

To: Cincinnati and Middletown, Ohio.

Grounds for relief: Circuitous routes and to apply over short tariff routes rates constructed on the basis of the short line distance formula.

Schedules filed containing proposed rates: L. E. Kipp's tariff I. C. C. No. A-3715, Supp. 45.

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. 51-8761; Filed, July 30, 1951;
8:48 a. m.]

[4th Sec. Application 26283]

CRANBERRIES FROM DANCY AND KNOWLTON,
Wis., TO SPRINGFIELD, Mo.

APPLICATION FOR RELIEF

JULY 26, 1951.

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. E. Kipp, Agent, for carriers parties to his tariff I. C. C. No. A-3366.

Commodities involved: Cranberries, in carloads.

From: Dancy and Knowlton, Wis.

To: Springfield, Mo.

Grounds for relief: Circuitous routes. Schedules filed containing proposed rates: L. E. Kipp's tariff I. C. C. No. A-3366, Supp. 40.

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. 51-8762; Filed, July 30, 1951;
8:48 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File No. 70-2663]

AMERICAN NATURAL GAS CO. AND MICHIGAN
CONSOLIDATED GAS CO.

ORDER AUTHORIZING SUBMISSION OF BONDS
TO COMPETITIVE BIDDING AND SALE OF
ADDITIONAL COMMON STOCK TO PARENT
HOLDING COMPANY

At a regular session of the Securities
and Exchange Commission, held at its

office in the city of Washington, D. C., on the 24th day of July A. D. 1951.

American Natural Gas Company ("American Natural"), a registered holding company, and its public utility subsidiary, Michigan Consolidated Gas Company ("Michigan Consolidated"), having filed a joint application-declaration and amendments thereto, pursuant to sections 6 (b), 9, 10, and 12 (f) of the act and Rules U-43 and U-50 promulgated thereunder, with respect to the following transactions:

Michigan Consolidated proposes to issue and sell at competitive bidding, pursuant to the provisions of Rule U-50, \$15,000,000 principal amount of First Mortgage Bonds, -- percent series due 1976. The bonds are to be dated August 1, 1951, and are to be issued under and secured by the company's Indenture of Mortgage and Deed of Trust dated March 1, 1944, as heretofore supplemented and as to be further supplemented by a Fifth Supplemental Indenture to be dated as of August 1, 1951. The interest rate on the bonds (which shall be a multiple of $\frac{1}{8}$ of 1 percent) and the price, exclusive of accrued interest, to be received by the company (which shall not be less than 100 percent nor more than 102.75 percent of the principal amount of said bonds) are to be determined by competitive bidding.

At or prior to the issuance and sale of the proposed bonds, Michigan Consolidated proposes to issue and sell to its parent, American Natural, at the par value thereof, \$14 per share, 358,000 shares of additional common stock for an aggregate cash consideration of \$5,012,000. In order to make possible the proposed issuance and sale of said common stock, Michigan Consolidated proposes to increase its authorized common stock from 4,200,000 shares to 4,500,000 shares of the par value of \$14 per share, by appropriate amendment of its Articles of Incorporation.

Of the proceeds to be received from the sale of the bonds, approximately \$4,000,000 is to be deposited with the Indenture Trustee and will be subject to withdrawal against certification of property additions under the terms of the Indenture. The remaining proceeds of the bonds and additional common stock, after deducting fees and expenses estimated at \$148,800, are to be used for the payment of short-term bank borrowings of Michigan Consolidated in the principal amount of \$4,000,000, estimated to be incurred prior to the consummation of the proposed financing, and to provide funds for expansion of facilities and to reimburse Michigan Consolidated's treasury for expenditures made for this purpose.

The record disclosing that the issuance and sale by Michigan Consolidated of the bonds and additional common stock has been authorized by the Michigan Public Service Commission, the State Commission of the State in which Michigan Consolidated is organized and doing business, and the application-declaration, as amended, stating that no regulatory authority has jurisdiction with respect to the proposed transactions other than said State Commission and

the Securities and Exchange Commission; and

The record being at this date incomplete with respect to the fees and expenses to be incurred and paid in connection with the proposed transactions, and the Commission deeming it appropriate to reserve jurisdiction with respect to such fees and expenses; and

Said application-declaration having been filed on July 2, 1951, and the last amendment thereto having been filed on July 20, 1951, and notice of said filing having been given in the form and manner prescribed in Rule U-23 promulgated under the act, and the Commission having received no request for a hearing with respect to said application-declaration within the period specified in said notice, or otherwise, and not having ordered a hearing with respect thereto; and

The Commission finding with respect to the proposed transactions that the requirements of the applicable provisions of the act and the rules and regulations promulgated thereunder are satisfied and that no adverse findings are necessary, and deeming it appropriate in the public interest and in the interest of investors and consumers that said application-declaration, as amended, be granted and permitted to become effective forthwith, subject, however, to the conditions and reservations of jurisdiction hereinafter stated:

It is ordered, Pursuant to Rule U-23 and the applicable provisions of the act, that said application-declaration, as amended, be, and it hereby is, granted and permitted to become effective forthwith, subject, however, to the terms and conditions prescribed in Rule U-24, and subject to the further condition that the sale by Michigan Consolidated of said bonds shall not be consummated until the results of competitive bidding pursuant to Rule U-50 shall have been made a matter of record in these proceedings and a further order shall have been entered by the Commission in the light of the record as so completed, which order may contain such terms and conditions as may be deemed appropriate, jurisdiction for which purpose is hereby reserved, and subject to a further reservation of jurisdiction with respect to the fees and expenses to be incurred and paid in connection with the proposed transactions.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 51-8743; Filed, July 30, 1951;
8:45 a. m.]

[File No. 70-2548]

CENTRAL LOUISIANA ELECTRIC CO., INC.,
ET AL.

ORDER RELEASING JURISDICTION OVER FEES
AND EXPENSES

At a regular session of the Securities
and Exchange Commission, held at its
office in the city of Washington, D. C.,
on the 24th day of July A. D. 1951.

In the matter of Central Louisiana
Electric Company, Inc., Forrest C. Latt-

ner, Frances H. Lattner, File No. 70-2548.

The Commission by order dated March 8, 1951, having granted a joint application, as amended, filed by Central Louisiana Electric Company, Inc. ("Central Louisiana"), an electric utility company and an exempt holding company, and Forrest C. Lattner and Frances H. Lattner, affiliates of Gulf Public Service Co., Inc. ("Gulf"), regarding the acquisitions by Central Louisiana of the common stock of Gulf, an electric and gas utility company, and the acquisition by the Lattners of shares of the common and the preferred stock of Central Louisiana under the terms of an exchange offer, and said order having reserved jurisdiction over the fees and expenses incurred in connection with the proposed transactions; and

Applicants having filed a further amendment to their joint application setting forth the legal fees in the amount of \$8,500 and expenses in the amount of \$1,078.20 to be paid by Gulf to the firm of Baker, Botts, Andrews & Parish, of Houston, Texas, and requesting the approval of the payment by Central Louisiana of the fees and expenses incurred by Central Louisiana set forth below:

	Amount
Printing.....	\$15,914.61
Preparation of securities.....	2,699.86
Total printing and engraving.....	18,614.47
Counsel:	
Miles, Walsh, O'Brien & Morris.....	25,000.00
John H. McSween.....	5,000.00
Total legal fees.....	30,000.00
Exchange agent.....	2,852.76
Depository.....	2,846.15
Total exchange agent and depository.....	5,698.91
Transfer agent.....	4,440.00
SEC registration fee.....	865.00
Federal original issuance tax.....	4,623.80
State of Louisiana, tax on increase of capital.....	2,500.00
Fees and expenses of F. W. LaFrentz & Co., accountants.....	3,755.30
Blue sky expenses.....	604.63
Miscellaneous expenses:	
Company expenses.....	9,285.66
Expenses of lawyers.....	3,801.40
Total miscellaneous expenses.....	13,087.06
Total fees and expenses—before commissions to dealers.....	84,189.37
Commissions to dealers.....	6,552.72
Total expenses to May 16, 1951.....	90,742.09
Estimated fees and expenses after May 16, 1951 in connection with exchange offer.....	2,165.00
Total fees and expenses.....	92,907.09

The Commission having considered said amendment requesting payment of the foregoing fees and expenses, together with the statements of counsel in support of their fees and expenses; and the Commission finding that the requested fees and expenses are not un-

reasonable and deeming it appropriate that jurisdiction with respect thereto be released:

It is ordered, That the jurisdiction heretofore reserved over the fees and expenses herein be, and the same hereby is, released.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 51-8744; Filed, July 30, 1951;
8:46 a. m.]

[File No. 70-2637]

UNITED GAS CORP. AND UNITED GAS PIPE
LINE CO.

SUPPLEMENTAL ORDER RELEASING JURISDICTION AND GRANTING AND PERMITTING APPLICATION-DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 25th day of July A. D. 1951.

United Gas Corporation ("United"), a gas utility subsidiary of Electric Bond and Share Company, a registered holding company, and United's wholly-owned subsidiary, United Gas Pipe Line Company ("Pipe Line"), having filed a joint application-declaration and amendments thereto pursuant to the Public Utility Holding Company Act of 1935, particularly sections 6 (a), 7, 9 (a) (1),

Bidding group	Coupon rate (percent)	Price to company (percent of principal amount)	Cost to company
Halsey, Stuart & Co., Inc.....	3%	101.65	3,5095
Morgan Stanley & Co.....	3%	101.60	3,5130
White, Weld & Co.....			
Equitable Securities Corp.....	3%	101.3999	3,5208
The First Boston Corp.....			
Harriman, Ripley & Co., Inc.....			
Goldman Sachs & Co.....			

Said amendment to the application-declaration also setting forth that United has accepted the bid of the group headed by Halsey, Stuart & Co., Inc., as shown above, and that said bonds will be offered for sale to the public at 102.367 percent of the principal amount thereof plus accrued interest from July 1, 1951, to the date of delivery, resulting in an underwriters' spread of 0.717 percent of the principal amount of said bonds; and

The Commission having considered the record as further developed, and finding no reason for the imposition of terms and conditions with respect to the results of competitive bidding, and also being of the view, that the reservation of jurisdiction heretofore made with respect to the fees and expenses should be continued until the record with respect to these matters shall have been completed:

It is ordered, That jurisdiction heretofore reserved with respect to the results of competitive bidding be, and the same hereby is, released and that said application-declaration, as amended, be, and the same hereby is, granted and permitted to become effective forthwith, subject to continuation of the reservation of jurisdiction heretofore made with

10 and 12 (c) thereof and Rule U-50 of the rules and regulations promulgated thereunder with respect to the issuance and sale by United of 1,065,330 shares of its \$10 par value common stock pursuant to a rights offering to its stockholders, and the issuance and sale of \$50,000,000 principal amount of First Mortgage and Collateral Trust Bonds ----- percent series, due 1971, pursuant to the competitive bidding requirements of Rule U-50 and certain other related transactions; and

The Commission by order dated June 21, 1951, having granted said application and permitted said declaration to become effective, forthwith, subject to the condition that the proposed issuance and sale of bonds should not be consummated until the results of competitive bidding pursuant to Rule U-50 should have been made a matter of record in this proceeding and a further order entered by this Commission in the light of the record as so completed, and subject to a reservation of jurisdiction with respect to the fees and expenses of counsel, auditors, accountants and financial agents to be paid in connection with the proposed transactions; and

A further amendment to the said application-declaration having been filed on July 25, 1951, setting forth the action taken by United to comply with the requirements of Rule U-50, and stating that pursuant to the invitation for competitive bids the following bids for the bonds have been received:

respect to the fees and expenses of counsel, auditors, accountants and financial agents of the company.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 51-8747; Filed, July 30, 1951;
8:46 a. m.]

[File No. 70-2651]

MISSISSIPPI POWER CO.

SUPPLEMENTAL ORDER APPROVING SALE OF \$4,000,000 PRINCIPAL AMOUNT FIRST MORTGAGE BONDS AT COMPETITIVE BIDDING AND RELEASING JURISDICTION OVER ALL FEES AND EXPENSES

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 24th day of July 1951.

Mississippi Power Company ("Mississippi Power"), a public utility subsidiary of The Southern Company, a registered holding company, having filed a declaration and amendments thereto pursuant to sections 6 (a) and 7 of the Public Utility Holding Company Act of 1935

("act"), and the applicable provisions of the general rules and regulations promulgated thereunder, regarding the issuance and sale at competitive bidding, pursuant to the provisions of Rule U-50, of \$4,000,000 principal amount of First Mortgage Bonds, -- percent series due 1981 ("new bonds"); and

The Commission, by order dated July 11, 1951, having permitted said declaration, as amended, to become effective subject to the conditions that (a) the issuance and sale of the new bonds shall not be consummated until the results of competitive bidding shall have been sup-

plied by a further amendment and a further order shall have been entered in connection therewith, and (b) jurisdiction be reserved with respect to all fees and expenses incurred or to be incurred in connection with the proposed transactions; and

Mississippi Power having filed, on July 24, 1951, a further amendment to its declaration, as amended, setting forth the action taken by it to comply with the requirements of Rule U-50, and stating that pursuant to the invitation for competitive bids, the following bids for the new bonds were received:

Bidder	Annual interest rate (percent)	Price to company ¹ (percent of principal)	Annual cost to company (percent)
Union Securities Corp.	3 1/4	100.085	3.4954
Equitable Securities Corp.			
Drexel & Co.	3 1/4	100.050	3.4968
Merrill Lynch, Pierce, Fenner & Beane			
Halsey, Stuart & Co. Inc.	3 3/8	101.6792	3.5338
Kidder, Peabody & Co.	3 3/8	101.43	3.5472
The First Boston Corp.	3 3/8	100.6899	3.5873

¹ Exclusive of accrued interest from Aug. 1, 1951.

Said amendment having further set forth that Mississippi Power has accepted the bid of Union Securities Corporation, Equitable Securities Corporation and Drexel & Co. for the purchase of the new bonds, as set forth above, and that the new bonds will be offered for sale to the public at a price of 100.929 percent of the principal amount thereof, plus accrued interest from August 1, 1951, resulting in an underwriters' spread of 0.844 percent of the principal amount of the new bonds or an aggregate amount of \$33,760; and

The record having been completed with respect to the fees and expenses to be incurred in connection with the proposed transactions, and it appearing that such fees and expenses are estimated in the aggregate amount of \$46,907.00 as follows:

S. E. C. registration fee.....	\$412.00
U. S. issue tax.....	4,400.00
Trustee's charges.....	3,400.00
Printing and engraving.....	22,100.00
Recording supplemental indenture.....	150.00
Winthrop, Stimson, Putnam & Roberts, counsel:	
Fee.....	5,500.00
Expenses.....	200.00
Arthur Andersen & Co., accountants:	
Fee.....	4,220.00
Expenses.....	525.00
Southern Services, Inc., mutual service company.....	4,000.00
Miscellaneous.....	2,000.00
	46,907.00

It also appearing that the fee and estimated expenses of Reid & Priest, independent counsel for the purchasers of the new bonds, which are to be paid by said purchasers, are \$3,500.00 and \$50.00, respectively; and

The Commission having examined the record in the light of the said amendment, and observing no basis for imposing terms and conditions with respect to the price to be received by Mississippi Power for the new bonds, the interest rate, and underwriters' spread or otherwise; and it appearing to the Commis-

sion that the fees and expenses are not unreasonable if they do not exceed the amounts estimated, and it appearing appropriate to the Commission that jurisdiction heretofore reserved over the results of competitive bidding and over all fees and expenses be released:

It is ordered, That jurisdiction heretofore reserved to consider the results of competitive bidding with respect to the sale of the new bonds and over all fees and expenses to be paid in connection with the proposed transactions be, and hereby is, released and that said declaration, as amended, be, and hereby is, permitted to become effective forthwith, subject, however, to the terms and conditions prescribed by Rule U-24.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-8745; Filed, July 30, 1951; 8:46 a. m.]

[File No. 70-2657]

WORCESTER COUNTY ELECTRIC CO.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 24th day of July A. D. 1951.

Worcester County Electric Company ("Worcester County"), a public utility subsidiary company of New England Electric System ("NEES"), a registered holding company, having filed a declaration, pursuant to section 7 of the Public Utility Holding Company Act of 1935, regarding the following transactions:

Worcester County proposes to issue to The First National Bank of Boston, from time to time but not later than September 30, 1951, promissory notes in an aggregate principal amount not in excess of \$1,000,000. Said notes will mature six months after the respective dates thereof

and will bear interest at the prime interest rate charged by banks for such notes at the time said notes are issued. It is stated in said declaration that said prime interest rate at the present time is 2 1/2 percent. If said prime interest rate is in excess of 2 3/4 percent at the time any of such notes is issued, Worcester County will file an amendment to this declaration setting forth therein the principal amount of the note or notes proposed to be issued and the rate of interest thereon at least five days prior to the execution and delivery thereof and Worcester County requests that, unless the Commission notifies it to the contrary within said five day period, such amendment will become effective at the end of such period. The declaration states that the proposed notes may be prepaid, in whole or in part, prior to maturity.

As at April 30, 1951, Worcester County had outstanding \$1,500,000 principal amount of 2 1/2 percent short-term promissory notes and proposes in this declaration that the maximum principal amount of all of its promissory notes to be outstanding on, or at any time prior to, September 30, 1951, will not be in excess of \$2,500,000.

The declaration states that the proceeds to be derived from the proposed issuance of \$1,000,000 principal amount of promissory notes will be used by Worcester County to pay for construction work to September 30, 1951, or to reimburse Worcester County's treasury because of prior construction expenditures.

The declaration further states that if any permanent financing is done by Worcester County prior to September 30, 1951, it will apply the proceeds therefrom in reduction of, or in total payment of, its then outstanding promissory notes and the balance, if any, of the aggregate face amount of promissory notes authorized by this Commission, but unissued by Worcester County, will be reduced by the amount, if any, by which such permanent financing exceeds the promissory notes of Worcester County at the time outstanding. Worcester County has stated that it expects that the proposed note indebtedness will be financed permanently through the issuance of common stock to NEES in the latter part of 1951 and has been advised that NEES expects to have the necessary funds to invest in such common stock from the proceeds of the sale of the system's gas properties in Massachusetts.

The declaration further states that incidental services in connection with the proposed transactions will be performed, at cost, by New England Power Service Company, an affiliated service company, such cost being estimated not to exceed \$750.

The declaration further states that no State commission or Federal commission, other than this Commission, has jurisdiction over the proposed transactions.

Worcester County requests that the Commission's Order herein become effective upon issuance thereof.

Said declaration having been filed on June 26, 1951, notice of said filing having been duly given in the form and manner prescribed in Rule U-23 under said act

and the Commission not having received a request for hearing with respect to said declaration within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding with respect to said declaration that the applicable provisions of the act and the rules and regulations thereunder have been satisfied, that there is no basis for adverse findings, that the estimated fees and expenses are not unreasonable, and deeming it appropriate in the public interest and in the interest of investors or consumers to permit said declaration to become effective forthwith:

It is ordered, Pursuant to Rule U-23 of the applicable provisions of the act and subject to the terms and conditions of Rule U-24, that said declaration be, and the same hereby is, permitted to become effective forthwith.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 51-8746; Filed, July 30, 1951;
8:46 a. m.]

ECONOMIC STABILIZATION AGENCY

Office of Price Stabilization

[Ceiling Price Regulation 7, Section 43,
Special Order 205]

FORD-DAVIS & Co., Inc.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Ford-Davis & Co., Inc., 32 Main Street, Norwalk, Connecticut (hereinafter called wholesaler) has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data and certified conclusions of fact submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order, a notice listing retail ceiling prices for each cost line and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Price Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The ceiling prices for sales at retail of special shoes and boots for men sold at wholesale by Ford-Davis & Co., Inc., 32 Main Street, Norwalk, Conn., having the brand name(s) "Clark's Chupplees" and "Clark's Desert Boots" shall be the proposed retail ceiling prices listed by Ford-Davis & Co., Inc., in its application dated May 16, 1951, and filed with the Office of Price Stabilization, Washington 25, D. C. A list of such ceiling prices will be filed by the Office of Price Stabilization with the Federal Register as an appendix to this special order as soon as practicable. On and after the date of receipt of a copy of this special order, with notice of prices annexed, but in no event later than September 24, 1951, no seller at retail may offer or sell any article covered by this special order at a price higher than the ceiling price established by this special order. Sales may, of course, be made at less than the ceiling prices.

2. The retail ceiling price of an article fixed by paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation, having the same selling price and terms of sale to the retailer, the same brand or company name and first sold by the wholesaler after the effective date of this special order.

3. On and after August 25, 1951, Ford-Davis & Company, Inc. must mark each article for which a ceiling price has been established in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$-----

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in the wholesaler's application or changes the retail ceiling price of a listed article, the applicant named in this special order must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufacturer shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the manufacturer had delivered any article covered in paragraph 1 of this special order. Copies shall also be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of this special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. The manufacturer shall annex to the special order a notice, listing the cost and discount terms to retailers for each article covered by this special order and the corresponding retail ceiling price fixed by this special order for an article of that cost. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Our price to retailers	Retailer's ceilings for articles of cost listed in column 1.
\$..... per..... unit. dozen. etc.	Terms {net. percent EOM. etc.
	\$.....

Within 15 days after the effective date of this special order, two copies of this notice must also be filed by the manufacturer with the Distribution Price Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C. Within 15 days after the effective date of any subsequent amendment to this special order, the manufacturer shall send a copy of the amendment to each purchaser to whom within 2 months immediately prior to the effective date of such amendment, the manufacturer had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months' period following the effective date of this special order and within 45 days of the expiration of each successive 6 months' period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the retailer is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DISALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8709; Filed, July 25, 1951;
4:23 p. m.]

[Ceiling Price Regulation 7, Section 43, Special Order 72, Amtd. 1]

INTERWOVEN STOCKING CO.
CEILING PRICES AT RETAIL

Statement of considerations. Special Order 72, under section 43 of Ceiling Price Regulation 7, issued on June 15, 1951, established ceiling prices for sales at retail of men's socks manufactured by Interwoven Stocking Company. The special order required the manufacturer to mark each article listed in the special order with the retail ceiling price fixed under the special order or to attach to each article a label, tag or ticket stating the retail ceiling price. Applicant was required to comply with this preticketing provision on and after July 16, 1951.

Interwoven Stocking Company has filed an application for an extension of time in which to meet this preticketing requirement. The application points out that the applicant has, in four warehouses, a large number of items covered by the special order. These items are boxed and individually labeled with the retail prices established by the special order, but they do not carry the exact phraseology required by the special order. To require the applicant to open each box, take out the merchandise, remove old price labels and affix new labels would create undue hardship both by way of time and expense.

The applicant has submitted an alternative method of labeling which, in the opinion of the Director, conforms with the provisions of section 43, Ceiling Price Regulation 7.

Under the special circumstances set forth by the applicant, the Director has determined that the requested amendment should be granted.

Amendatory provisions. Special Order 72 under Ceiling Price Regulation 7, section 43, is amended in the following respects:

1. Delete paragraph 4 from the special order and substitute therefor the following:

4. Prior to January 2, 1952, Interwoven Stocking Company must mark each article listed in paragraphs 1, 2 (a), (b), (c), and (d), of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price.

Prior to February 2, 1952, no retailer may offer or sell the article unless it is marked or tagged with the retail ceiling price under this order.

On and after January 2, 1952, Interwoven Stocking Company must mark each article listed in paragraphs 1, 2 (a), (b), (c), and (d), of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. The statement "OPS—Sec. 43—CPR 7" must appear on the mark, label, tag, or ticket or on a separate sticker attached to each article covered by this special order. On and after February 2, 1952, no retailer may offer or sell the article unless it is marked or tagged in this form.

Upon issuance of any amendment to this special order which either adds an article to those already listed in paragraphs 1, 2 (a), (b), (c), and (d) of this special order or changes the retail ceiling price of a listed article, Interwoven Stocking Company must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60 day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this special order.

Effective date. This amendment shall become effective on July 26, 1951.

MICHAEL V. DISALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8699; Filed, July 25, 1951; 4:19 p. m.]

[Ceiling Price Regulation 7, Section 43, Special Order 196]

THE MANHATTAN SHIRT CO.
CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, The Manhattan Shirt Co., has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order allows for establishment of a cost bracket to the retailer, which bracket applies to a specific retail price. The costs of the articles purchased by the retailer should, on the average, fall evenly between the polar ends of each cost bracket and will thus maintain the general historical markup pattern. The establishment of such cost brackets permits minor changes in costs without influencing the general level of retail prices of the articles in question.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling Price Regulation 7, this Special Order is hereby issued.

1. The following ceiling prices are established for sales after the effective date of this special order by any seller at retail of men's shirts, pajamas, underwear, handkerchiefs, swimwear, basque shirts, shorts and neckwear distributed by The Manhattan Shirt Co., 444 Madison Avenue, New York 22, New York, having the brand names "Manhattan" and "Mansco" and described in its application dated March 19, 1951. Sales may, of course, be made at less than these ceiling prices. The applicant's prices listed below carry the following terms: "3/10 EOM" to all sellers at retail.

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HANDKERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS

Applicant's selling price (per dozen)		Ceiling price at retail (per unit)
\$1.50-	\$1.51-----	\$0.21
1.52-	1.58-----	.22
1.59-	1.65-----	.23
1.66-	1.73-----	.24
1.74-	1.80-----	.25
1.81-	1.87-----	.26
1.88-	1.94-----	.27
1.95-	2.01-----	.28
2.02-	2.09-----	.29
2.10-	2.16-----	.30
2.17-	2.23-----	.31
2.24-	2.31-----	.32
2.32-	2.37-----	.33
2.38-	2.45-----	.34
2.46-	2.52-----	.35
2.53-	2.59-----	.36
2.60-	2.66-----	.37
2.67-	2.73-----	.38
2.74-	2.81-----	.39
2.82-	2.88-----	.40
2.89-	2.95-----	.41
2.96-	3.02-----	.42
3.03-	3.09-----	.43
3.10-	3.16-----	.44
3.17-	3.23-----	.45
3.24-	3.30-----	.46
3.31-	3.37-----	.47
3.38-	3.44-----	.48
3.45-	3.53-----	.49
3.54-	3.60-----	.50
3.61-	3.67-----	.51
3.68-	3.74-----	.52
3.75-	3.81-----	.53
3.82-	3.89-----	.54
3.90-	3.96-----	.55
3.97-	4.03-----	.56
4.04-	4.10-----	.57
4.11-	4.17-----	.58
4.18-	4.25-----	.59
4.26-	4.32-----	.60
4.33-	4.39-----	.61
4.40-	4.46-----	.62
4.47-	4.53-----	.63
4.54-	4.61-----	.64
4.62-	4.68-----	.65
4.69-	4.75-----	.66
4.76-	4.82-----	.67
4.83-	4.89-----	.68
4.90-	4.99-----	.69
5.00-	5.04-----	.70

**MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued**

Applicant's selling price (per dozen)		Ceiling price at retail (per unit)
\$5.05-	\$5.09	\$0.71
5.10-	5.14	.72
5.15-	5.19	.73
5.20-	5.24	.74
5.25-	5.29	.75
5.30-	5.34	.76
5.35-	5.39	.76
5.40-	5.44	.77
5.45-	5.49	.78
5.50-	5.54	.79
5.55-	5.59	.80
5.60-	5.69	.81
5.70-	5.74	.82
5.75-	5.79	.83
5.80-	5.84	.84
5.85-	5.89	.85
5.90-	5.99	.86
6.00-	6.09	.87
6.10-	6.14	.88
6.15-	6.29	.89
6.30-	6.34	.90
6.35-	6.39	.91
6.40-	6.44	.92
6.45-	6.54	.93
6.55-	6.64	.94
6.65-	6.74	.95
6.75-	6.89	.96
6.90-	6.94	.97
6.95-	6.99	.97
7.00-	7.04	1.00
7.05-	7.09	1.00
7.10-	7.14	1.00
7.15-	7.19	1.00
7.20-	7.24	1.00
7.25-	7.29	1.01
7.30-	7.34	1.02
7.35-	7.39	1.03
7.40-	7.44	1.04
7.45-	7.49	1.05
7.50-	7.54	1.06
7.55-	7.59	1.07
7.60-	7.64	1.08
7.65-	7.69	1.09
7.70-	7.74	1.09
7.75-	7.79	1.09
7.80-	7.84	1.10
7.85-	7.89	1.11
7.90-	7.94	1.12
7.95-	7.99	1.13
8.00-	8.04	1.14
8.05-	8.09	1.15
8.10-	8.14	1.16
8.15-	8.19	1.16
8.20-	8.24	1.17
8.25-	8.29	1.18
8.30-	8.34	1.18
8.35-	8.39	1.19
8.40-	8.44	1.20
8.45-	8.49	1.21
8.50-	8.54	1.21
8.55-	8.59	1.22
8.60-	8.64	1.22
8.65-	8.69	1.23
8.70-	8.74	1.24
8.75-	8.79	1.25
8.80-	8.84	1.25
8.85-	8.89	1.25
8.90-	8.94	1.25
8.95-	8.99	1.25
9.00-	9.04	1.25
9.05-	9.09	1.26
9.10-	9.14	1.27
9.15-	9.19	1.28
9.20-	9.24	1.28
9.25-	9.29	1.29
9.30-	9.34	1.29
9.35-	9.39	1.30
9.40-	9.44	1.31
9.45-	9.49	1.31
9.50-	9.54	1.32
9.55-	9.59	1.33
9.60-	9.64	1.34
9.65-	9.69	1.34
9.70-	9.74	1.35
9.75-	9.79	1.36

**MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued**

Applicant's selling price (per dozen)		Ceiling price at retail (per unit)
\$9.80-	\$9.84	\$1.37
9.85-	9.89	1.38
9.90-	9.94	1.39
9.95-	9.99	1.40
10.00-	10.04	1.41
10.05-	10.09	1.42
10.10-	10.14	1.43
10.15-	10.19	1.43
10.20-	10.24	1.44
10.25-	10.29	1.45
10.30-	10.34	1.46
10.35-	10.39	1.47
10.40-	10.44	1.48
10.45-	10.49	1.49
10.50-	10.54	1.50
10.55-	10.59	1.50
10.60-	10.64	1.50
10.65-	10.69	1.50
10.70-	10.74	1.50
10.75-	10.79	1.50
10.80-	10.84	1.51
10.85-	10.89	1.51
10.90-	10.94	1.52
10.95-	10.99	1.52
11.00-	11.04	1.53
11.05-	11.09	1.54
11.10-	11.14	1.55
11.15-	11.19	1.56
11.20-	11.24	1.57
11.25-	11.29	1.58
11.30-	11.34	1.58
11.35-	11.39	1.59
11.40-	11.44	1.59
11.45-	11.49	1.60
11.50-	11.54	1.61
11.55-	11.59	1.62
11.60-	11.64	1.62
11.65-	11.69	1.63
11.70-	11.74	1.64
11.75-	11.79	1.65
11.80-	11.84	1.65
11.85-	11.89	1.65
11.90-	11.94	1.66
11.95-	11.99	1.67
12.00-	12.04	1.68
12.05-	12.09	1.68
12.10-	12.14	1.69
12.15-	12.19	1.70
12.20-	12.24	1.70
12.25-	12.29	1.71
12.30-	12.34	1.71
12.35-	12.39	1.72
12.40-	12.44	1.73
12.45-	12.49	1.73
12.50-	12.54	1.74
12.55-	12.59	1.74
12.60-	12.64	1.75
12.65-	12.69	1.75
12.70-	12.74	1.75
12.75-	12.79	1.75
12.80-	12.84	1.76
12.85-	12.89	1.77
12.90-	12.94	1.78
12.95-	12.99	1.79
13.00-	13.04	1.79
13.05-	13.09	1.80
13.10-	13.14	1.81
13.15-	13.19	1.82
13.20-	13.24	1.83
13.25-	13.29	1.83
13.30-	13.34	1.84
13.35-	13.39	1.85
13.40-	13.44	1.85
13.45-	13.49	1.86
13.50-	13.54	1.87
13.55-	13.59	1.87
13.60-	13.64	1.88
13.65-	13.69	1.89
13.70-	13.74	1.89
13.75-	13.79	1.90
13.80-	13.84	1.91
13.85-	13.89	1.92
13.90-	13.94	1.93
13.95-	13.99	1.93
14.00-	14.04	1.94

**MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued**

Applicant's selling price (per dozen)		Ceiling price at retail (per unit)
\$14.05-	\$14.09	\$1.94
14.10-	14.14	1.95
14.15-	14.19	1.95
14.20-	14.24	1.96
14.25-	14.29	1.96
14.30-	14.34	1.97
14.35-	14.39	1.97
14.40-	14.44	1.98
14.45-	14.49	1.99
14.50-	14.54	2.00
14.55-	14.59	2.01
14.60-	14.64	2.02
14.65-	14.69	2.03
14.70-	14.74	2.04
14.75-	14.79	2.05
14.80-	14.84	2.06
14.85-	14.89	2.07
14.90-	14.94	2.08
14.95-	14.99	2.08
15.00-	15.04	2.09
15.05-	15.09	2.09
15.10-	15.14	2.10
15.15-	15.19	2.11
15.20-	15.24	2.12
15.25-	15.29	2.13
15.30-	15.34	2.14
15.35-	15.39	2.14
15.40-	15.44	2.15
15.45-	15.49	2.16
15.50-	15.54	2.17
15.55-	15.59	2.18
15.60-	15.64	2.19
15.65-	15.69	2.20
15.70-	15.74	2.20
15.75-	15.79	2.21
15.80-	15.84	2.22
15.85-	15.89	2.23
15.90-	15.94	2.24
15.95-	15.99	2.24
16.00-	16.04	2.25
16.05-	16.09	2.26
16.10-	16.14	2.26
16.15-	16.19	2.27
16.20-	16.24	2.28
16.25-	16.29	2.29
16.30-	16.34	2.30
16.35-	16.39	2.31
16.40-	16.44	2.32
16.45-	16.49	2.32
16.50-	16.54	2.33
16.55-	16.59	2.34
16.60-	16.64	2.35
16.65-	16.69	2.36
16.70-	16.74	2.37
16.75-	16.79	2.37
16.80-	16.84	2.38
16.85-	16.89	2.38
16.90-	16.94	2.39
16.95-	16.99	2.40
17.00-	17.04	2.41
17.05-	17.09	2.42
17.10-	17.14	2.43
17.15-	17.19	2.44
17.20-	17.24	2.45
17.25-	17.29	2.45
17.30-	17.34	2.46
17.35-	17.39	2.47
17.40-	17.44	2.48
17.45-	17.49	2.49
17.50-	17.54	2.50
17.55-	17.59	2.50
17.60-	17.64	2.50
17.65-	17.69	2.50
17.70-	17.74	2.50
17.75-	17.79	2.50
17.80-	17.84	2.50
17.85-	17.89	2.50
17.90-	17.94	2.50
17.95-	17.99	2.50
18.00-	18.04	2.50
18.05-	18.09	2.51
18.10-	18.14	2.51
18.15-	18.19	2.52
18.20-	18.24	2.53
18.25-	18.29	2.53
18.30-	18.34	2.54

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$18.35-18.39	\$2.55
18.40-18.44	2.56
18.45-18.49	2.57
18.50-18.54	2.58
18.55-18.59	2.59
18.60-18.64	2.60
18.65-18.69	2.61
18.70-18.74	2.62
18.75-18.79	2.62
18.80-18.84	2.63
18.85-18.89	2.63
18.90-18.94	2.64
18.95-18.99	2.65
19.00-19.04	2.65
19.05-19.09	2.66
19.10-19.14	2.67
19.15-19.19	2.67
19.20-19.24	2.68
19.25-19.29	2.68
19.30-19.34	2.69
19.35-19.39	2.70
19.40-19.44	2.71
19.45-19.49	2.72
19.50-19.54	2.75
19.55-19.59	2.75
19.60-19.64	2.75
19.65-19.69	2.75
19.70-19.74	2.76
19.75-19.79	2.77
19.80-19.84	2.78
19.85-19.89	2.79
19.90-19.94	2.80
19.95-19.99	2.80
20.00-20.04	2.81
20.05-20.09	2.81
20.10-20.14	2.82
20.15-20.19	2.83
20.20-20.24	2.84
20.25-20.29	2.84
20.30-20.34	2.85
20.35-20.39	2.85
20.40-20.44	2.86
20.45-20.49	2.87
20.50-20.54	2.88
20.55-20.59	2.89
20.60-20.64	2.90
20.65-20.69	2.91
20.70-20.74	2.91
20.75-20.79	2.92
20.80-20.84	2.93
20.85-20.89	2.93
20.90-20.94	2.94
20.95-20.99	2.94
21.00-21.04	2.95
21.05-21.09	2.95
21.10-21.14	2.95
21.15-21.19	2.95
21.20-21.24	2.95
21.25-21.29	2.95
21.30-21.34	2.95
21.35-21.39	2.95
21.40-21.44	2.95
21.45-21.49	2.95
21.50-21.54	2.95
21.55-21.59	2.96
21.60-21.64	2.96
21.65-21.69	2.97
21.70-21.74	2.97
21.75-21.79	2.98
21.80-21.84	2.99
21.85-21.89	3.00
21.90-21.94	3.01
21.95-21.99	3.02
22.00-22.04	3.02
22.05-22.09	3.03
22.10-22.14	3.04
22.15-22.19	3.05
22.20-22.24	3.06
22.25-22.29	3.07
22.30-22.34	3.08
22.35-22.39	3.08
22.40-22.44	3.09
22.45-22.49	3.09
22.50-22.54	3.10
22.55-22.59	3.10

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$22.60-22.64	\$3.11
22.65-22.69	3.11
22.70-22.74	3.12
22.75-22.79	3.13
22.80-22.84	3.14
22.85-22.89	3.15
22.90-22.94	3.15
22.95-22.99	3.16
23.00-23.04	3.25
23.05-23.09	3.25
23.10-23.14	3.25
23.15-23.19	3.25
23.20-23.24	3.25
23.25-23.29	3.25
23.30-23.34	3.25
23.35-23.39	3.25
23.40-23.44	3.25
23.45-23.49	3.26
23.50-23.54	3.27
23.55-23.59	3.28
23.60-23.64	3.29
23.65-23.69	3.29
23.70-23.74	3.30
23.75-23.79	3.31
23.80-23.84	3.32
23.85-23.89	3.33
23.90-23.94	3.33
23.95-23.99	3.34
24.00-24.04	3.35
24.05-24.09	3.35
24.10-24.14	3.36
24.15-24.19	3.37
24.20-24.24	3.37
24.25-24.29	3.38
24.30-24.34	3.39
24.35-24.39	3.40
24.40-24.44	3.40
24.45-24.49	3.41
24.50-24.54	3.42
24.55-24.59	3.43
24.60-24.64	3.44
24.65-24.69	3.45
24.70-24.74	3.45
24.75-24.79	3.45
24.80-24.84	3.46
24.85-24.89	3.47
24.90-24.94	3.48
24.95-24.99	3.49
25.00-25.04	3.50
25.05-25.09	3.50
25.10-25.14	3.50
25.15-25.19	3.50
25.20-25.24	3.50
25.25-25.29	3.50
25.30-25.34	3.50
25.35-25.39	3.50
25.40-25.44	3.50
25.45-25.49	3.50
25.50-25.54	3.50
25.55-25.59	3.51
25.60-25.64	3.52
25.65-25.69	3.53
25.70-25.74	3.54
25.75-25.79	3.55
25.80-25.84	3.56
25.85-25.89	3.57
25.90-25.94	3.58
25.95-25.99	3.59
26.00-26.04	3.65
26.05-26.09	3.65
26.10-26.14	3.65
26.15-26.19	3.65
26.20-26.24	3.65
26.25-26.29	3.65
26.30-26.34	3.65
26.35-26.39	3.65
26.40-26.44	3.66
26.45-26.49	3.67
26.50-26.54	3.67
26.55-26.59	3.68
26.60-26.64	3.69
26.65-26.69	3.70
26.70-26.74	3.70
26.75-26.79	3.75
26.80-26.84	3.75

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$26.85-26.89	\$3.75
26.90-26.94	3.75
26.95-26.99	3.75
27.00-27.04	3.75
27.05-27.09	3.76
27.10-27.14	3.76
27.15-27.19	3.77
27.20-27.24	3.77
27.25-27.29	3.78
27.30-27.34	3.79
27.35-27.39	3.80
27.40-27.44	3.81
27.45-27.49	3.82
27.50-27.54	3.85
27.55-27.59	3.85
27.60-27.64	3.85
27.65-27.69	3.86
27.70-27.74	3.87
27.75-27.79	3.87
27.80-27.84	3.88
27.85-27.89	3.89
27.90-27.94	3.89
27.95-27.99	3.90
28.00-28.04	3.90
28.05-28.09	3.91
28.10-28.14	3.92
28.15-28.19	3.93
28.20-28.24	3.94
28.25-28.29	3.95
28.30-28.34	3.95
28.35-28.39	3.95
28.40-28.44	3.95
28.45-28.49	3.95
28.50-28.54	3.95
28.55-28.59	3.95
28.60-28.64	3.95
28.65-28.69	3.95
28.70-28.74	3.95
28.75-28.79	3.95
28.80-28.84	3.95
28.85-28.89	3.95
28.90-28.94	3.95
28.95-28.99	3.95
29.00-29.04	3.95
29.05-29.09	3.96
29.10-29.14	3.97
29.15-29.19	3.98
29.20-29.24	3.99
29.25-29.29	4.00
29.30-29.34	4.01
29.35-29.39	4.02
29.40-29.44	4.03
29.45-29.49	4.04
29.50-29.54	4.05
29.55-29.59	4.05
29.60-29.64	4.06
29.65-29.69	4.07
29.70-29.74	4.08
29.75-29.79	4.09
29.80-29.84	4.10
29.85-29.89	4.11
29.90-29.94	4.12
29.95-29.99	4.13
30.00-30.04	4.14
30.05-30.09	4.15
30.10-30.14	4.16
30.15-30.19	4.17
30.20-30.24	4.18
30.25-30.29	4.18
30.30-30.34	4.19
30.35-30.39	4.20
30.40-30.44	4.21
30.45-30.49	4.25
30.50-30.54	4.25
30.55-30.59	4.25
30.60-30.64	4.25
30.65-30.69	4.26
30.70-30.74	4.27
30.75-30.79	4.28
30.80-30.84	4.29
30.85-30.89	4.30
30.90-30.94	4.31
30.95-30.99	4.32
31.00-31.04	4.35
31.05-31.09	4.35
31.10-31.14	4.35

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$31.15- \$31.19	\$4.35
31.20- 31.24	4.36
31.25- 31.29	4.37
31.30- 31.34	4.38
31.35- 31.39	4.39
31.40- 31.44	4.40
31.45- 31.49	4.40
31.50- 31.54	4.41
31.55- 31.59	4.42
31.60- 31.64	4.43
31.65- 31.69	4.44
31.70- 31.74	4.45
31.75- 31.79	4.45
31.80- 31.84	4.46
31.85- 31.89	4.47
31.90- 31.94	4.48
31.95- 31.99	4.49
32.00- 32.04	4.50
32.05- 32.09	4.50
32.10- 32.14	4.50
32.15- 32.19	4.50
32.20- 32.24	4.50
32.25- 32.29	4.50
32.30- 32.34	4.51
32.35- 32.39	4.52
32.40- 32.44	4.52
32.45- 32.49	4.53
32.50- 32.54	4.54
32.55- 32.59	4.54
32.60- 32.64	4.55
32.65- 32.69	4.55
32.70- 32.74	4.56
32.75- 32.79	4.56
32.80- 32.84	4.57
32.85- 32.89	4.58
32.90- 32.94	4.59
32.95- 32.99	4.59
33.00- 33.04	4.60
33.05- 33.09	4.60
33.10- 33.14	4.61
33.15- 33.19	4.61
33.20- 33.24	4.62
33.25- 33.29	4.62
33.30- 33.34	4.63
33.35- 33.39	4.65
33.40- 33.44	4.65
33.45- 33.49	4.65
33.50- 33.54	4.65
33.55- 33.59	4.66
33.60- 33.64	4.67
33.65- 33.69	4.68
33.70- 33.74	4.68
33.75- 33.79	4.69
33.80- 33.84	4.70
33.85- 33.89	4.71
33.90- 33.94	4.72
33.95- 33.99	4.73
34.00- 34.04	4.75
34.05- 34.09	4.75
34.10- 34.14	4.75
34.15- 34.19	4.76
34.20- 34.24	4.77
34.25- 34.29	4.78
34.30- 34.34	4.79
34.35- 34.39	4.80
34.40- 34.44	4.81
34.45- 34.49	4.82
34.50- 34.54	4.85
34.55- 34.59	4.85
34.60- 34.64	4.85
34.65- 34.69	4.85
34.70- 34.74	4.86
34.75- 34.79	4.87
34.80- 34.84	4.88
34.85- 34.89	4.89
34.90- 34.94	4.90
34.95- 34.99	4.90
35.00- 35.04	4.91
35.05- 35.09	4.92
35.10- 35.14	4.93
35.15- 35.19	4.94
35.20- 35.24	4.95
35.25- 35.29	4.95
35.30- 35.34	4.96
35.35- 35.39	4.97

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$35.40- \$35.44	\$4.98
35.45- 35.49	4.99
35.50- 35.54	5.00
35.55- 35.59	5.00
35.60- 35.64	5.00
35.65- 35.69	5.00
35.70- 35.74	5.00
35.75- 35.79	5.00
35.80- 35.84	5.00
35.85- 35.89	5.00
35.90- 35.94	5.00
35.95- 35.99	5.00
36.00- 36.04	5.00
36.05- 36.09	5.01
36.10- 36.14	5.02
36.15- 36.19	5.03
36.20- 36.24	5.04
36.25- 36.29	5.05
36.30- 36.34	5.06
36.35- 36.39	5.07
36.40- 36.44	5.08
36.45- 36.49	5.09
36.50- 36.54	5.10
36.55- 36.59	5.10
36.60- 36.64	5.11
36.65- 36.69	5.12
36.70- 36.74	5.12
36.75- 36.79	5.13
36.80- 36.84	5.14
36.85- 36.89	5.15
36.90- 36.94	5.15
36.95- 36.99	5.16
37.00- 37.04	5.17
37.05- 37.09	5.18
37.10- 37.14	5.19
37.15- 37.19	5.20
37.20- 37.24	5.20
37.25- 37.29	5.21
37.30- 37.34	5.22
37.35- 37.39	5.22
37.40- 37.44	5.23
37.45- 37.49	5.24
37.50- 37.54	5.25
37.55- 37.59	5.26
37.60- 37.64	5.27
37.65- 37.69	5.28
37.70- 37.74	5.28
37.75- 37.79	5.29
37.80- 37.84	5.30
37.85- 37.89	5.31
37.90- 37.94	5.32
37.95- 37.99	5.33
38.00- 38.04	5.33
38.05- 38.09	5.34
38.10- 38.14	5.35
38.15- 38.19	5.35
38.20- 38.24	5.36
38.25- 38.29	5.37
38.30- 38.34	5.38
38.35- 38.39	5.39
38.40- 38.44	5.40
38.45- 38.49	5.40
38.50- 38.54	5.41
38.55- 38.59	5.42
38.60- 38.64	5.43
38.65- 38.69	5.44
38.70- 38.74	5.45
38.75- 38.79	5.45
38.80- 38.84	5.46
38.85- 38.89	5.50
38.90- 38.94	5.50
38.95- 38.99	5.50
39.00- 39.04	5.50
39.05- 39.09	5.51
39.10- 39.14	5.52
39.15- 39.19	5.53
39.20- 39.24	5.54
39.25- 39.29	5.55
39.30- 39.34	5.55
39.35- 39.39	5.56
39.40- 39.44	5.57
39.45- 39.49	5.58
39.50- 39.54	5.58
39.55- 39.59	5.59
39.60- 39.64	5.60

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$39.65- \$39.69	\$5.60
39.70- 39.74	5.61
39.75- 39.79	5.62
39.80- 39.84	5.63
39.85- 39.89	5.63
39.90- 39.94	5.64
39.95- 39.99	5.65
40.00- 40.04	5.65
40.05- 40.09	5.66
40.10- 40.14	5.67
40.15- 40.19	5.68
40.20- 40.24	5.68
40.25- 40.29	5.69
40.30- 40.34	5.70
40.35- 40.39	5.70
40.40- 40.44	5.71
40.45- 40.49	5.72
40.50- 40.54	5.73
40.55- 40.59	5.74
40.60- 40.64	5.75
40.65- 40.69	5.75
40.70- 40.74	5.76
40.75- 40.79	5.76
40.80- 40.84	5.77
40.85- 40.89	5.78
40.90- 40.94	5.79
40.95- 40.99	5.80
41.00- 41.04	5.80
41.05- 41.09	5.81
41.10- 41.14	5.82
41.15- 41.19	5.82
41.20- 41.24	5.83
41.25- 41.29	5.84
41.30- 41.34	5.85
41.35- 41.39	5.85
41.40- 41.44	5.86
41.45- 41.49	5.87
41.50- 41.54	5.88
41.55- 41.59	5.88
41.60- 41.64	5.89
41.65- 41.69	5.90
41.70- 41.74	5.90
41.75- 41.79	5.91
41.80- 41.84	5.92
41.85- 41.89	5.92
41.90- 41.94	5.94
41.95- 41.99	5.94
42.00- 42.04	5.95
42.05- 42.09	5.95
42.10- 42.14	5.95
42.15- 42.19	5.95
42.20- 42.24	5.95
42.25- 42.29	5.95
42.30- 42.34	5.95
42.35- 42.39	5.95
42.40- 42.44	5.95
42.45- 42.49	5.95
42.50- 42.54	5.95
42.55- 42.59	5.96
42.60- 42.64	5.97
42.65- 42.69	5.98
42.70- 42.74	5.99
42.75- 42.79	6.00
42.80- 42.84	6.00
42.85- 42.89	6.01
42.90- 42.94	6.02
42.95- 42.99	6.03
43.00- 43.04	6.04
43.05- 43.09	6.05
43.10- 43.14	6.05
43.15- 43.19	6.06
43.20- 43.24	6.06
43.25- 43.29	6.07
43.30- 43.34	6.08
43.35- 43.39	6.09
43.40- 43.44	6.10
43.45- 43.49	6.10
43.50- 43.54	6.11
43.55- 43.59	6.12
43.60- 43.64	6.13
43.65- 43.69	6.14
43.70- 43.74	6.15
43.75- 43.79	6.15
43.80- 43.84	6.16
43.85- 43.89	6.17

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$43.90-43.94	\$6.18
43.95-43.99	6.18
44.00-44.04	6.19
44.05-44.09	6.20
44.10-44.14	6.20
44.15-44.19	6.21
44.20-44.24	6.22
44.25-44.29	6.23
44.30-44.34	6.24
44.35-44.39	6.25
44.40-44.44	6.25
44.45-44.49	6.26
44.50-44.54	6.27
44.55-44.59	6.28
44.60-44.64	6.29
44.65-44.69	6.30
44.70-44.74	6.30
44.75-44.79	6.31
44.80-44.84	6.32
44.85-44.89	6.32
44.90-44.94	6.33
44.95-44.99	6.34
45.00-45.04	6.35
45.05-45.09	6.35
45.10-45.14	6.36
45.15-45.19	6.36
45.20-45.24	6.37
45.25-45.29	6.38
45.30-45.34	6.39
45.35-45.39	6.40
45.40-45.44	6.40
45.45-45.49	6.41
45.50-45.54	6.42
45.55-45.59	6.43
45.60-45.64	6.44
45.65-45.69	6.45
45.70-45.74	6.45
45.75-45.79	6.50
45.80-45.84	6.50
45.85-45.89	6.50
45.90-45.94	6.50
45.95-45.99	6.50
46.00-46.04	6.50
46.05-46.09	6.52
46.10-46.14	6.53
46.15-46.19	6.54
46.20-46.24	6.55
46.25-46.29	6.56
46.30-46.34	6.57
46.35-46.39	6.58
46.40-46.44	6.59
46.45-46.49	6.60
46.50-46.54	6.61
46.55-46.59	6.63
46.60-46.64	6.64
46.65-46.69	6.65
46.70-46.74	6.66
46.75-46.79	6.68
46.80-46.84	6.69
46.85-46.89	6.70
46.90-46.94	6.71
46.95-46.99	6.72
47.00-47.04	6.73
47.05-47.09	6.74
47.10-47.14	6.75
47.15-47.19	6.76
47.20-47.24	6.78
47.25-47.29	6.79
47.30-47.34	6.80
47.35-47.39	6.81
47.40-47.44	6.82
47.45-47.49	6.83
47.50-47.54	6.84
47.55-47.59	6.85
47.60-47.64	6.86
47.65-47.69	6.88
47.70-47.74	6.89
47.75-47.79	6.95
47.80-47.84	6.95
47.85-47.89	6.95
47.90-47.94	6.95
47.95-47.99	6.95
48.00-48.04	6.95
48.05-48.09	6.95
48.10-48.14	6.95

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$48.15-48.19	\$6.95
48.20-48.24	6.95
48.25-48.29	6.95
48.30-48.34	6.95
48.35-48.39	6.95
48.40-48.44	6.95
48.45-48.49	6.95
48.50-48.54	6.95
48.55-48.59	6.95
48.60-48.64	6.95
48.65-48.69	6.95
48.70-48.74	6.95
48.75-48.79	6.95
48.80-48.84	6.95
48.85-48.89	6.95
48.90-48.94	6.95
48.95-48.99	6.95
49.00-49.04	6.95
49.05-49.09	6.95
49.10-49.14	6.95
49.15-49.19	6.95
49.20-49.24	6.95
49.25-49.29	6.95
49.30-49.34	6.95
49.35-49.39	6.95
49.40-49.44	6.95
49.45-49.49	6.95
49.50-49.54	6.95
49.55-49.59	6.96
49.60-49.64	6.96
49.65-49.69	6.97
49.70-49.74	6.98
49.75-49.79	6.98
49.80-49.84	6.99
49.85-49.89	7.00
49.90-49.94	7.00
49.95-49.99	7.01
50.00-50.04	7.01
50.05-50.09	7.02
50.10-50.14	7.02
50.15-50.19	7.03
50.20-50.24	7.03
50.25-50.29	7.04
50.30-50.34	7.05
50.35-50.39	7.05
50.40-50.44	7.06
50.45-50.49	7.07
50.50-50.54	7.07
50.55-50.59	7.08
50.60-50.64	7.09
50.65-50.69	7.10
50.70-50.74	7.10
50.75-50.79	7.11
50.80-50.84	7.11
50.85-50.89	7.12
50.90-50.94	7.12
50.95-50.99	7.13
51.00-51.04	7.14
51.05-51.09	7.15
51.10-51.14	7.15
51.15-51.19	7.16
51.20-51.24	7.16
51.25-51.29	7.17
51.30-51.34	7.17
51.35-51.39	7.18
51.40-51.44	7.18
51.45-51.49	7.19
51.50-51.54	7.19
51.55-51.59	7.20
51.60-51.64	7.20
51.65-51.69	7.21
51.70-51.74	7.22
51.75-51.79	7.23
51.80-51.84	7.24
51.85-51.89	7.24
51.90-51.94	7.25
51.95-51.99	7.25
52.00-52.04	7.26
52.05-52.09	7.27
52.10-52.14	7.27
52.15-52.19	7.28
52.20-52.24	7.29
52.25-52.29	7.30
52.30-52.34	7.30
52.35-52.39	7.31
52.40-52.44	7.31

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$52.45-52.49	\$7.32
52.50-52.54	7.32
52.55-52.59	7.33
52.60-52.64	7.34
52.65-52.69	7.34
52.70-52.74	7.35
52.75-52.79	7.35
52.80-52.84	7.36
52.85-52.89	7.37
52.90-52.94	7.37
52.95-52.99	7.38
53.00-53.04	7.38
53.05-53.09	7.39
53.10-53.14	7.39
53.15-53.19	7.40
53.20-53.24	7.40
53.25-53.29	7.41
53.30-53.34	7.42
53.35-53.39	7.42
53.40-53.44	7.43
53.45-53.49	7.43
53.50-53.54	7.44
53.55-53.59	7.44
53.60-53.64	7.45
53.65-53.69	7.45
53.70-53.74	7.46
53.75-53.79	7.46
53.80-53.84	7.47
53.85-53.89	7.47
53.90-53.94	7.48
53.95-53.99	7.49
54.00-54.04	7.50
54.05-54.09	7.50
54.10-54.14	7.50
54.15-54.19	7.52
54.20-54.24	7.52
54.25-54.29	7.53
54.30-54.34	7.54
54.35-54.39	7.55
54.40-54.44	7.55
54.45-54.49	7.56
54.50-54.54	7.57
54.55-54.59	7.58
54.60-54.64	7.59
54.65-54.69	7.60
54.70-54.74	7.60
54.75-54.79	7.61
54.80-54.84	7.61
54.85-54.89	7.62
54.90-54.94	7.62
54.95-54.99	7.63
55.00-55.04	7.64
55.05-55.09	7.65
55.10-55.14	7.65
55.15-55.19	7.66
55.20-55.24	7.67
55.25-55.29	7.68
55.30-55.34	7.69
55.35-55.39	7.70
55.40-55.44	7.70
55.45-55.49	7.71
55.50-55.54	7.72
55.55-55.59	7.73
55.60-55.64	7.74
55.65-55.69	7.75
55.70-55.74	7.75
55.75-55.79	7.76
55.80-55.84	7.77
55.85-55.89	7.78
55.90-55.94	7.79
55.95-55.99	7.80
56.00-56.04	7.80
56.05-56.09	7.81
56.10-56.14	7.82
56.15-56.19	7.82
56.20-56.24	7.83
56.25-56.29	7.84
56.30-56.34	7.85
56.35-56.39	7.85
56.40-56.44	7.86
56.45-56.49	7.87
56.50-56.54	7.88
56.55-56.59	7.88
56.60-56.64	7.89
56.65-56.69	7.90

**MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued**

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$56.70- \$58.74	\$7.90
56.75- 56.79	7.91
56.80- 56.84	7.92
56.85- 56.89	7.92
56.90- 56.94	7.93
56.95- 56.99	7.94
57.00- 57.04	7.95
57.05- 57.09	7.95
57.10- 57.14	7.95
57.15- 57.19	7.95
57.20- 57.24	7.95
57.25- 57.29	7.95
57.30- 57.34	7.95
57.35- 57.39	7.95
57.40- 57.44	7.95
57.45- 57.49	7.95
57.50- 57.54	7.95
57.55- 57.59	7.95
57.60- 57.64	7.95
57.65- 57.69	7.95
57.70- 57.74	7.95
57.75- 57.79	7.95
57.80- 57.84	7.95
57.85- 57.89	7.95
57.90- 57.94	7.95
57.95- 57.99	7.95
58.00- 58.04	7.95
58.05- 58.09	7.95
58.10- 58.14	7.95
58.15- 58.19	7.95
58.20- 58.24	7.95
58.25- 58.29	7.95
58.30- 58.34	7.95
58.35- 58.39	7.95
58.40- 58.44	7.95
58.45- 58.49	7.95
58.50- 58.54	7.95
58.55- 58.59	7.95
58.60- 58.64	7.95
58.65- 58.69	7.95
58.70- 58.74	7.95
58.75- 58.79	7.95
58.80- 58.84	7.95
58.85- 58.89	7.95
58.90- 58.94	7.95
58.95- 58.99	7.95
59.00- 59.04	7.95
59.05- 59.09	7.95
59.10- 59.14	7.95
59.15- 59.19	7.95
59.20- 59.24	7.95
59.25- 59.29	7.95
59.30- 59.34	7.95
59.35- 59.39	7.95
59.40- 59.44	7.95
59.45- 59.49	7.95
59.50- 59.54	7.95
59.55- 59.59	7.95
59.60- 59.64	7.95
59.65- 59.69	7.95
59.70- 59.74	7.95
59.75- 59.79	7.95
59.80- 59.84	7.95
59.85- 59.89	7.95
59.90- 59.94	7.95
60.00- 60.04	7.95
60.05- 60.09	7.96
60.10- 60.14	7.98
60.15- 60.19	7.99
60.20- 60.24	8.00
60.25- 60.29	8.02
60.30- 60.34	8.03
60.35- 60.39	8.04
60.40- 60.44	8.05
60.45- 60.49	8.06
60.50- 60.54	8.07
60.55- 60.59	8.08
60.60- 60.64	8.10
60.65- 60.69	8.12
60.70- 60.74	8.13
60.75- 60.79	8.14
60.80- 60.84	8.15
60.85- 60.89	8.17
60.90- 60.94	8.18
60.95- 60.99	8.19

**MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued**

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$61.00- \$61.04	\$8.20
61.05- 61.09	8.22
61.10- 61.14	8.23
61.15- 61.19	8.24
61.20- 61.24	8.25
61.25- 61.29	8.26
61.30- 61.34	8.27
61.35- 61.39	8.28
61.40- 61.44	8.29
61.45- 61.49	8.30
61.50- 61.54	8.32
61.55- 61.59	8.33
61.60- 61.64	8.35
61.65- 61.69	8.37
61.70- 61.74	8.38
61.75- 61.79	8.39
61.80- 61.84	8.40
61.85- 61.89	8.42
61.90- 61.94	8.43
61.95- 61.99	8.44
62.00- 62.04	8.50
62.05- 62.09	8.50
62.10- 62.14	8.50
62.15- 62.19	8.50
62.20- 62.24	8.50
62.25- 62.29	8.51
62.30- 62.34	8.52
62.35- 62.39	8.54
62.40- 62.44	8.55
62.45- 62.49	8.56
62.50- 62.54	8.57
62.55- 62.59	8.59
62.60- 62.64	8.60
62.65- 62.69	8.62
62.70- 62.74	8.63
62.75- 62.79	8.64
62.80- 62.84	8.65
62.85- 62.89	8.67
62.90- 62.94	8.68
62.95- 62.99	8.69
63.00- 63.04	8.70
63.05- 63.09	8.72
63.10- 63.14	8.73
63.15- 63.19	8.74
63.20- 63.24	8.75
63.25- 63.29	8.77
63.30- 63.34	8.78
63.35- 63.39	8.79
63.40- 63.44	8.80
63.45- 63.49	8.81
63.50- 63.54	8.82
63.55- 63.59	8.84
63.60- 63.64	8.85
63.65- 63.69	8.87
63.70- 63.74	8.88
63.75- 63.79	8.89
63.80- 63.84	8.90
63.85- 63.89	8.92
63.90- 63.94	8.93
63.95- 63.99	8.94
64.00- 64.04	8.95
64.05- 64.09	8.95
64.10- 64.14	8.96
64.15- 64.19	8.97
64.20- 64.24	8.98
64.25- 64.29	8.99
64.30- 64.34	9.00
64.35- 64.39	9.00
64.40- 64.44	9.01
64.45- 64.49	9.02
64.50- 64.54	9.03
64.55- 64.59	9.04
64.60- 64.64	9.05
64.65- 64.69	9.05
64.70- 64.74	9.06
64.75- 64.79	9.07
64.80- 64.84	9.08
64.85- 64.89	9.09
64.90- 64.94	9.10
64.95- 64.99	9.10
65.00- 65.04	9.11
65.05- 65.09	9.12
65.10- 65.14	9.12
65.15- 65.19	9.13
65.20- 65.24	9.14

**MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued**

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$65.25- \$65.29	\$9.15
65.30- 65.34	9.15
65.35- 65.39	9.16
65.40- 65.44	9.17
65.45- 65.49	9.18
65.50- 65.54	9.19
65.55- 65.59	9.20
65.60- 65.64	9.20
65.65- 65.69	9.21
65.70- 65.74	9.22
65.75- 65.79	9.23
65.80- 65.84	9.24
65.85- 65.89	9.25
65.90- 65.94	9.25
65.95- 65.99	9.26
66.00- 66.04	9.27
66.05- 66.09	9.28
66.10- 66.14	9.29
66.15- 66.19	9.30
66.20- 66.24	9.30
66.25- 66.29	9.31
66.30- 66.34	9.32
66.35- 66.39	9.32
66.40- 66.44	9.33
66.45- 66.49	9.34
66.50- 66.54	9.35
66.55- 66.59	9.35
66.60- 66.64	9.36
66.65- 66.69	9.37
66.70- 66.74	9.38
66.75- 66.79	9.39
66.80- 66.84	9.40
66.85- 66.89	9.40
66.90- 66.94	9.41
66.95- 66.99	9.42
67.00- 67.04	9.43
67.05- 67.09	9.44
67.10- 67.14	9.45
67.15- 67.19	9.45
67.20- 67.24	9.46
67.25- 67.29	9.47
67.30- 67.34	9.48
67.35- 67.39	9.49
67.40- 67.44	9.50
67.45- 67.49	9.50
67.50- 67.54	9.51
67.55- 67.59	9.52
67.60- 67.64	9.52
67.65- 67.69	9.53
67.70- 67.74	9.54
67.75- 67.79	9.55
67.80- 67.84	9.55
67.85- 67.89	9.56
67.90- 67.94	9.57
67.95- 67.99	9.58
68.00- 68.04	9.59
68.05- 68.09	9.60
68.10- 68.14	9.60
68.15- 68.19	9.61
68.20- 68.24	9.62
68.25- 68.29	9.63
68.30- 68.34	9.64
68.35- 68.39	9.65
68.40- 68.44	9.65
68.45- 68.49	9.66
68.50- 68.54	9.67
68.55- 68.59	9.68
68.60- 68.64	9.69
68.65- 68.69	9.70
68.70- 68.74	9.70
68.75- 68.79	9.71
68.80- 68.84	9.72
68.85- 68.89	9.72
68.90- 68.94	9.73
68.95- 68.99	9.74
69.00- 69.04	9.75
69.05- 69.09	9.75
69.10- 69.14	9.75
69.15- 69.19	9.75
69.20- 69.24	9.75
69.25- 69.29	9.75
69.30- 69.34	9.75
69.35- 69.39	9.75
69.40- 69.44	9.75
69.45- 69.49	9.75

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$69.50—\$69.54	\$9.75
69.55—69.59	9.75
69.60—69.64	9.75
69.65—69.69	9.75
69.70—69.74	9.75
69.75—69.79	9.75
69.80—69.84	9.75
69.85—69.89	9.75
69.90—69.94	9.75
69.95—69.99	9.75
70.00—70.04	9.75
70.05—70.09	9.76
70.10—70.14	9.76
70.15—70.19	9.77
70.20—70.24	9.77
70.25—70.29	9.78
70.30—70.34	9.79
70.35—70.39	9.80
70.40—70.44	9.80
70.45—70.49	9.81
70.50—70.54	9.82
70.55—70.59	9.83
70.60—70.64	9.83
70.65—70.69	9.84
70.70—70.74	9.84
70.75—70.79	9.85
70.80—70.84	9.85
70.85—70.89	9.86
70.90—70.94	9.87
70.95—70.99	9.87
71.00—71.04	9.88
71.05—71.09	9.88
71.10—71.14	9.89
71.15—71.19	9.90
71.20—71.24	9.90
71.25—71.29	9.91
71.30—71.34	9.91
71.35—71.39	9.92
71.40—71.44	9.92
71.45—71.49	9.93
71.50—71.54	9.94
71.55—71.59	9.95
71.60—71.64	9.95
71.65—71.69	9.96
71.70—71.74	9.96
71.75—71.79	9.97
71.80—71.84	9.97
71.85—71.89	9.98
71.90—71.94	9.98
71.95—71.99	9.99
72.00—72.04	10.00
72.05—72.09	10.00
72.10—72.14	10.01
72.15—72.19	10.02
72.20—72.24	10.03
72.25—72.29	10.04
72.30—72.34	10.05
72.35—72.39	10.06
72.40—72.44	10.07
72.45—72.49	10.08
72.50—72.54	10.08
72.55—72.59	10.09
72.60—72.64	10.10
72.65—72.69	10.10
72.70—72.74	10.11
72.75—72.79	10.12
72.80—72.84	10.13
72.85—72.89	10.14
72.90—72.94	10.15
72.95—72.99	10.15
73.00—73.04	10.16
73.05—73.09	10.17
73.10—73.14	10.18
73.15—73.19	10.18
73.20—73.24	10.19
73.25—73.29	10.20
73.30—73.34	10.20
73.35—73.39	10.21
73.40—73.44	10.22
73.45—73.49	10.23
73.50—73.54	10.24
73.55—73.59	10.25
73.60—73.64	10.25
73.65—73.69	10.26
73.70—73.74	10.27

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$73.75—\$73.79	\$10.28
73.80—73.84	10.29
73.85—73.89	10.30
73.90—73.94	10.31
73.95—73.99	10.32
74.00—74.04	10.32
74.05—74.09	10.33
74.10—74.14	10.34
74.15—74.19	10.35
74.20—74.24	10.35
74.25—74.29	10.36
74.30—74.34	10.37
74.35—74.39	10.38
74.40—74.44	10.39
74.45—74.49	10.40
74.50—74.54	10.40
74.55—74.59	10.41
74.60—74.64	10.42
74.65—74.69	10.42
74.70—74.74	10.43
74.75—74.79	10.44
74.80—74.84	10.45
74.85—74.89	10.45
74.90—74.94	10.46
74.95—74.99	10.47
75.00—75.04	10.50
75.05—75.09	10.50
75.10—75.14	10.50
75.15—75.19	10.50
75.20—75.24	10.51
75.25—75.29	10.52
75.30—75.34	10.53
75.35—75.39	10.54
75.40—75.44	10.55
75.45—75.49	10.55
75.50—75.54	10.56
75.55—75.59	10.57
75.60—75.64	10.58
75.65—75.69	10.59
75.70—75.74	10.60
75.75—75.79	10.60
75.80—75.84	10.61
75.85—75.89	10.62
75.90—75.94	10.63
75.95—75.99	10.64
76.00—76.04	10.65
76.05—76.09	10.65
76.10—76.14	10.66
76.15—76.19	10.67
76.20—76.24	10.68
76.25—76.29	10.68
76.30—76.34	10.69
76.35—76.39	10.70
76.40—76.44	10.70
76.45—76.49	10.71
76.50—76.54	10.72
76.55—76.59	10.73
76.60—76.64	10.74
76.65—76.69	10.75
76.70—76.74	10.75
76.75—76.79	10.76
76.80—76.84	10.77
76.85—76.89	10.78
76.90—76.94	10.79
76.95—76.99	10.80
77.00—77.04	10.80
77.05—77.09	10.81
77.10—77.14	10.82
77.15—77.19	10.82
77.20—77.24	10.83
77.25—77.29	10.84
77.30—77.34	10.85
77.35—77.39	10.85
77.40—77.44	10.86
77.45—77.49	10.87
77.50—77.54	10.88
77.55—77.59	10.89
77.60—77.64	10.89
77.65—77.69	10.90
77.70—77.74	10.90
77.75—77.79	10.91
77.80—77.84	10.92
77.85—77.89	10.93
77.90—77.94	10.94
77.95—77.99	10.95
78.00—78.04	10.95

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$78.05—\$78.09	\$10.96
78.10—78.14	10.97
78.15—78.19	10.98
78.20—78.24	10.99
78.25—78.29	11.00
78.30—78.34	11.00
78.35—78.39	11.01
78.40—78.44	11.02
78.45—78.49	11.02
78.50—78.54	11.03
78.55—78.59	11.04
78.60—78.64	11.05
78.65—78.69	11.05
78.70—78.74	11.06
78.75—78.79	11.07
78.80—78.84	11.08
78.85—78.89	11.09
78.90—78.94	11.10
78.95—78.99	11.10
79.00—79.04	11.11
79.05—79.09	11.12
79.10—79.14	11.13
79.15—79.19	11.14
79.20—79.24	11.15
79.25—79.29	11.15
79.30—79.34	11.16
79.35—79.39	11.17
79.40—79.44	11.18
79.45—79.49	11.19
79.50—79.54	11.20
79.55—79.59	11.20
79.60—79.64	11.21
79.65—79.69	11.22
79.70—79.74	11.23
79.75—79.79	11.24
79.80—79.84	11.25
79.85—79.89	11.26
79.90—79.94	11.26
79.95—79.99	11.27
80.00—80.04	11.28
80.05—80.09	11.29
80.10—80.14	11.30
80.15—80.19	11.31
80.20—80.24	11.31
80.25—80.29	11.32
80.30—80.34	11.33
80.35—80.39	11.34
80.40—80.44	11.35
80.45—80.49	11.35
80.50—80.54	11.36
80.55—80.59	11.37
80.60—80.64	11.38
80.65—80.69	11.39
80.70—80.74	11.40
80.75—80.79	11.40
80.80—80.84	11.41
80.85—80.89	11.42
80.90—80.94	11.42
80.95—80.99	11.43
81.00—81.04	11.45
81.05—81.09	11.46
81.10—81.14	11.47
81.15—81.19	11.48
81.20—81.24	11.49
81.25—81.29	11.50
81.30—81.34	11.51
81.35—81.39	11.52
81.40—81.44	11.52
81.45—81.49	11.53
81.50—81.54	11.54
81.55—81.59	11.54
81.60—81.64	11.55
81.65—81.69	11.55
81.70—81.74	11.56
81.75—81.79	11.57
81.80—81.84	11.58
81.85—81.89	11.59
81.90—81.94	11.60
81.95—81.99	11.60
82.00—82.04	11.61
82.05—82.09	11.62
82.10—82.14	11.63
82.15—82.19	11.64
82.20—82.24	11.65
82.25—82.29	11.65

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$82.30-82.34	\$11.66
82.35-82.39	11.67
82.40-82.44	11.68
82.45-82.49	11.69
82.50-82.54	11.70
82.55-82.59	11.70
82.60-82.64	11.71
82.65-82.69	11.72
82.70-82.74	11.73
82.75-82.79	11.74
82.80-82.84	11.75
82.85-82.89	11.76
82.90-82.94	11.77
82.95-82.99	11.78
83.00-83.04	11.79
83.05-83.09	11.80
83.10-83.14	11.80
83.15-83.19	11.81
83.20-83.24	11.82
83.25-83.29	11.83
83.30-83.34	11.84
83.35-83.39	11.85
83.40-83.44	11.85
83.45-83.49	11.86
83.50-83.54	11.87
83.55-83.59	11.88
83.60-83.64	11.89
83.65-83.69	11.90
83.70-83.74	11.90
83.75-83.79	11.91
83.80-83.84	11.92
83.85-83.89	11.92
83.90-83.94	11.94
83.95-83.99	11.94
84.00-84.04	11.95
84.05-84.09	11.95
84.10-84.14	11.95
84.15-84.19	11.95
84.20-84.24	11.95
84.25-84.29	11.95
84.30-84.34	11.95
84.35-84.39	11.95
84.40-84.44	11.95
84.45-84.49	11.95
84.50-84.54	11.95
84.55-84.59	11.95
84.60-84.64	11.95
84.65-84.69	11.95
84.70-84.74	11.95
84.75-84.79	11.95
84.80-84.84	11.95
84.85-84.89	11.95
84.90-84.94	11.95
84.95-84.99	11.95
85.00-85.04	11.95
85.05-85.09	11.96
85.10-85.14	11.97
85.15-85.19	11.98
85.20-85.24	11.99
85.25-85.29	12.00
85.30-85.34	12.01
85.35-85.39	12.02
85.40-85.44	12.03
85.45-85.49	12.03
85.50-85.54	12.04
85.55-85.59	12.05
85.60-85.64	12.05
85.65-85.69	12.06
85.70-85.74	12.07
85.75-85.79	12.08
85.80-85.84	12.09
85.85-85.89	12.10
85.90-85.94	12.11
85.95-85.99	12.12
86.00-86.04	12.13
86.05-86.09	12.14
86.10-86.14	12.15
86.15-86.19	12.15
86.20-86.24	12.16
86.25-86.29	12.17
86.30-86.34	12.18
86.35-86.39	12.19
86.40-86.44	12.20
86.45-86.49	12.21
86.50-86.54	12.22

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$86.55-86.59	\$12.23
86.60-86.64	12.24
86.65-86.69	12.25
86.70-86.74	12.26
86.75-86.79	12.27
86.80-86.84	12.28
86.85-86.89	12.29
86.90-86.94	12.30
86.95-86.99	12.30
87.00-87.04	12.31
87.05-87.09	12.32
87.10-87.14	12.33
87.15-87.19	12.34
87.20-87.24	12.35
87.25-87.29	12.36
87.30-87.34	12.37
87.35-87.39	12.38
87.40-87.44	12.39
87.45-87.49	12.40
87.50-87.54	12.41
87.55-87.59	12.42
87.60-87.64	12.43
87.65-87.69	12.44
87.70-87.74	12.45
87.75-87.79	12.45
87.80-87.84	12.46
87.85-87.89	12.47
87.90-87.94	12.48
87.95-87.99	12.49
88.00-88.04	12.50
88.05-88.09	12.50
88.10-88.14	12.50
88.15-88.19	12.50
88.20-88.24	12.50
88.25-88.29	12.50
88.30-88.34	12.50
88.35-88.39	12.50
88.40-88.44	12.50
88.45-88.49	12.50
88.50-88.54	12.50
88.55-88.59	12.50
88.60-88.64	12.50
88.65-88.69	12.50
88.70-88.74	12.50
88.75-88.79	12.50
88.80-88.84	12.50
88.85-88.89	12.50
88.90-88.94	12.50
88.95-88.99	12.50
89.00-89.04	12.50
89.05-89.09	12.50
89.10-89.14	12.50
89.15-89.19	12.50
89.20-89.24	12.50
89.25-89.29	12.50
89.30-89.34	12.50
89.35-89.39	12.50
89.40-89.44	12.50
89.45-89.49	12.50
89.50-89.54	12.50
89.55-89.59	12.50
89.60-89.64	12.50
89.65-89.69	12.50
89.70-89.74	12.50
89.75-89.79	12.50
89.80-89.84	12.50
89.85-89.89	12.50
89.90-89.94	12.50
89.95-89.99	12.50
90.00-90.04	12.50
90.05-90.09	12.51
90.10-90.14	12.52
90.15-90.19	12.52
90.20-90.24	12.53
90.25-90.29	12.54
90.30-90.34	12.55
90.35-90.39	12.55
90.40-90.44	12.56
90.45-90.49	12.57
90.50-90.54	12.58
90.55-90.59	12.58
90.60-90.64	12.59
90.65-90.69	12.60
90.70-90.74	12.60
90.75-90.79	12.61

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$90.80-90.84	\$12.62
90.85-90.89	12.63
90.90-90.94	12.64
90.95-90.99	12.64
91.00-91.04	12.65
91.05-91.09	12.65
91.10-91.14	12.66
91.15-91.19	12.66
91.20-91.24	12.67
91.25-91.29	12.68
91.30-91.34	12.69
91.35-91.39	12.70
91.40-91.44	12.70
91.45-91.49	12.71
91.50-91.54	12.72
91.55-91.59	12.72
91.60-91.64	12.73
91.65-91.69	12.74
91.70-91.74	12.75
91.75-91.79	12.75
91.80-91.84	12.76
91.85-91.89	12.77
91.90-91.94	12.78
91.95-91.99	12.78
92.00-92.04	12.79
92.05-92.09	12.80
92.10-92.14	12.80
92.15-92.19	12.81
92.20-92.24	12.82
92.25-92.29	12.82
92.30-92.34	12.83
92.35-92.39	12.84
92.40-92.44	12.85
92.45-92.49	12.85
92.50-92.54	12.86
92.55-92.59	12.87
92.60-92.64	12.88
92.65-92.69	12.88
92.70-92.74	12.89
92.75-92.79	12.90
92.80-92.84	12.90
92.85-92.89	12.91
92.90-92.94	12.92
92.95-92.99	12.92
93.00-93.04	12.95
93.05-93.09	12.95
93.10-93.14	12.95
93.15-93.19	12.95
93.20-93.24	12.95
93.25-93.29	12.96
93.30-93.34	12.97
93.35-93.39	12.98
93.40-93.44	12.98
93.45-93.49	13.00
93.50-93.54	13.00
93.55-93.59	13.01
93.60-93.64	13.02
93.65-93.69	13.02
93.70-93.74	13.03
93.75-93.79	13.04
93.80-93.84	13.05
93.85-93.89	13.05
93.90-93.94	13.06
93.95-93.99	13.07
94.00-94.04	13.08
94.05-94.09	13.08
94.10-94.14	13.09
94.15-94.19	13.10
94.20-94.24	13.10
94.25-94.29	13.11
94.30-94.34	13.12
94.35-94.39	13.13
94.40-94.44	13.14
94.45-94.49	13.15
94.50-94.54	13.15
94.55-94.59	13.16
94.60-94.64	13.16
94.65-94.69	13.17
94.70-94.74	13.18
94.75-94.79	13.18
94.80-94.84	13.19
94.85-94.89	13.20
94.90-94.94	13.20
94.95-94.99	13.21
95.00-95.04	13.22

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$95.05-95.09	\$13.23
95.10-95.14	13.24
95.15-95.19	13.24
95.20-95.24	13.25
95.25-95.29	13.25
95.30-95.34	13.26
95.35-95.39	13.27
95.40-95.44	13.28
95.45-95.49	13.29
95.50-95.54	13.30
95.55-95.59	13.30
95.60-95.64	13.31
95.65-95.69	13.32
95.70-95.74	13.32
95.75-95.79	13.33
95.80-95.84	13.34
95.85-95.89	13.35
95.90-95.94	13.35
95.95-95.99	13.36
96.00-96.04	13.36
96.05-96.09	13.37
96.10-96.14	13.38
96.15-96.19	13.38
96.20-96.24	13.39
96.25-96.29	13.40
96.30-96.34	13.40
96.35-96.39	13.41
96.40-96.44	13.42
96.45-96.49	13.43
96.50-96.54	13.50
96.55-96.59	13.50
96.60-96.64	13.50
96.65-96.69	13.50
96.70-96.74	13.50
96.75-96.79	13.50
96.80-96.84	13.50
96.85-96.89	13.50
96.90-96.94	13.50
96.95-96.99	13.50
97.00-97.04	13.51
97.05-97.09	13.52
97.10-97.14	13.52
97.15-97.19	13.53
97.20-97.24	13.54
97.25-97.29	13.54
97.30-97.34	13.55
97.35-97.39	13.55
97.40-97.44	13.56
97.45-97.49	13.57
97.50-97.54	13.58
97.55-97.59	13.58
97.60-97.64	13.59
97.65-97.69	13.60
97.70-97.74	13.60
97.75-97.79	13.61
97.80-97.84	13.62
97.85-97.89	13.63
97.90-97.94	13.64
97.95-97.99	13.65
98.00-98.04	13.65
98.05-98.09	13.66
98.10-98.14	13.67
98.15-98.19	13.68
98.20-98.24	13.68
98.25-98.29	13.69
98.30-98.34	13.70
98.35-98.39	13.70
98.40-98.44	13.71
98.45-98.49	13.72
98.50-98.54	13.72
98.55-98.59	13.73
98.60-98.64	13.74
98.65-98.69	13.75
98.70-98.74	13.75
98.75-98.79	13.76
98.80-98.84	13.76
98.85-98.89	13.77
98.90-98.94	13.78
98.95-98.99	13.79
99.00-99.04	13.80
99.05-99.09	13.80
99.10-99.14	13.81
99.15-99.19	13.82
99.20-99.24	13.82
99.25-99.29	13.83

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$99.30-99.34	\$13.84
99.35-99.39	13.85
99.40-99.44	13.85
99.45-99.49	13.86
99.50-99.54	13.87
99.55-99.59	13.88
99.60-99.64	13.88
99.65-99.69	13.89
99.70-99.74	13.90
99.75-99.79	13.90
99.80-99.84	13.91
99.85-99.89	13.92
99.90-99.94	13.93
99.95-99.99	13.94
100.00-100.04	13.95
100.05-100.09	13.95
100.10-100.14	13.96
100.15-100.19	13.97
100.20-100.24	13.98
100.25-100.29	13.99
100.30-100.34	14.00
100.35-100.39	14.01
100.40-100.44	14.02
100.45-100.49	14.03
100.50-100.54	14.04
100.55-100.59	14.05
100.60-100.64	14.05
100.65-100.69	14.06
100.70-100.74	14.07
100.75-100.79	14.08
100.80-100.84	14.09
100.85-100.89	14.10
100.90-100.94	14.11
100.95-100.99	14.12
101.00-101.04	14.13
101.05-101.09	14.14
101.10-101.14	14.15
101.15-101.19	14.15
101.20-101.24	14.16
101.25-101.29	14.17
101.30-101.34	14.18
101.35-101.39	14.19
101.40-101.44	14.20
101.45-101.49	14.20
101.50-101.54	14.21
101.55-101.59	14.22
101.60-101.64	14.23
101.65-101.69	14.24
101.70-101.74	14.25
101.75-101.79	14.25
101.80-101.84	14.26
101.85-101.89	14.27
101.90-101.94	14.28
101.95-101.99	14.29
102.00-102.04	14.30
102.05-102.09	14.30
102.10-102.14	14.31
102.15-102.19	14.32
102.20-102.24	14.33
102.25-102.29	14.34
102.30-102.34	14.35
102.35-102.39	14.35
102.40-102.44	14.36
102.45-102.49	14.37
102.50-102.54	14.38
102.55-102.59	14.39
102.60-102.64	14.40
102.65-102.69	14.41
102.70-102.74	14.42
102.75-102.79	14.43
102.80-102.84	14.44
102.85-102.89	14.45
102.90-102.94	14.45
102.95-102.99	14.46
103.00-103.04	14.50
103.05-103.09	14.50
103.10-103.14	14.50
103.15-103.19	14.50
103.20-103.24	14.50
103.25-103.29	14.51
103.30-103.34	14.52
103.35-103.39	14.53
103.40-103.44	14.54
103.45-103.49	14.55
103.50-103.54	14.55

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$103.55-103.59	\$14.56
103.60-103.64	14.57
103.65-103.69	14.58
103.70-103.74	14.59
103.75-103.79	14.60
103.80-103.84	14.61
103.85-103.89	14.62
103.90-103.94	14.63
103.95-103.99	14.64
104.00-104.04	14.65
104.05-104.09	14.66
104.10-104.14	14.66
104.15-104.19	14.67
104.20-104.24	14.68
104.25-104.29	14.69
104.30-104.34	14.70
104.35-104.39	14.70
104.40-104.44	14.71
104.45-104.49	14.72
104.50-104.54	14.73
104.55-104.59	14.74
104.60-104.64	14.75
104.65-104.69	14.75
104.70-104.74	14.76
104.75-104.79	14.77
104.80-104.84	14.78
104.85-104.89	14.79
104.90-104.94	14.80
104.95-104.99	14.81
105.00-105.04	14.82
105.05-105.09	14.83
105.10-105.14	14.84
105.15-105.19	14.85
105.20-105.24	14.86
105.25-105.29	14.87
105.30-105.34	14.88
105.35-105.39	14.89
105.40-105.44	14.90
105.45-105.49	14.91
105.50-105.54	14.92
105.55-105.59	14.93
105.60-105.64	14.94
105.65-105.69	14.95
105.70-105.74	14.95
105.75-105.79	15.00
105.80-105.84	15.00
105.85-105.89	15.00
105.90-105.94	15.00
105.95-105.99	15.00
106.00-106.04	15.00
106.05-106.09	15.00
106.10-106.14	15.01
106.15-106.19	15.02
106.20-106.24	15.02
106.25-106.29	15.03
106.30-106.34	15.04
106.35-106.39	15.05
106.40-106.44	15.05
106.45-106.49	15.06
106.50-106.54	15.06
106.55-106.59	15.06
106.60-106.64	15.07
106.65-106.69	15.07
106.70-106.74	15.08
106.75-106.79	15.08
106.80-106.84	15.08
106.85-106.89	15.09
106.90-106.94	15.10
106.95-106.99	15.10
107.00-107.04	15.11
107.05-107.09	15.11
107.10-107.14	15.12
107.15-107.19	15.12
107.20-107.24	15.13
107.25-107.29	15.13
107.30-107.34	15.14
107.35-107.39	15.15
107.40-107.44	15.15
107.45-107.49	15.16
107.50-107.54	15.16
107.55-107.59	15.17
107.60-107.64	15.17
107.65-107.69	15.18
107.70-107.74	15.18
107.75-107.79	15.19

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$107.80-\$107.84	\$15.20
107.85-107.89	15.20
107.90-107.94	15.21
107.95-107.99	15.22
108.00-108.04	15.22
108.05-108.09	15.23
108.10-108.14	15.23
108.15-108.19	15.24
108.20-108.24	15.24
108.25-108.29	15.25
108.30-108.34	15.25
108.35-108.39	15.26
108.40-108.44	15.26
108.45-108.49	15.27
108.50-108.54	15.27
108.55-108.59	15.28
108.60-108.64	15.28
108.65-108.69	15.29
108.70-108.74	15.30
108.75-108.79	15.30
108.80-108.84	15.31
108.85-108.89	15.31
108.90-108.94	15.32
108.95-108.99	15.32
109.00-109.04	15.33
109.05-109.09	15.33
109.10-109.14	15.34
109.15-109.19	15.34
109.20-109.24	15.35
109.25-109.29	15.35
109.30-109.34	15.36
109.35-109.39	15.36
109.40-109.44	15.37
109.45-109.49	15.37
109.50-109.54	15.38
109.55-109.59	15.38
109.60-109.64	15.39
109.65-109.69	15.39
109.70-109.74	15.40
109.75-109.79	15.40
109.80-109.84	15.41
109.85-109.89	15.41
109.90-109.94	15.42
109.95-109.99	15.42
110.00-110.04	15.43
110.05-110.09	15.44
110.10-110.14	15.44
110.15-110.19	15.45
110.20-110.24	15.45
110.25-110.29	15.46
110.30-110.34	15.47
110.35-110.39	15.47
110.40-110.44	15.48
110.45-110.49	15.48
110.50-110.54	15.49
110.55-110.59	15.49
110.60-110.64	15.50
110.65-110.69	15.50
110.70-110.74	15.51
110.75-110.79	15.51
110.80-110.84	15.52
110.85-110.89	15.52
110.90-110.94	15.53
110.95-110.99	15.54
111.00-111.04	15.54
111.05-111.09	15.55
111.10-111.14	15.55
111.15-111.19	15.56
111.20-111.24	15.56
111.25-111.29	15.57
111.30-111.34	15.57
111.35-111.39	15.58
111.40-111.44	15.58
111.45-111.49	15.59
111.50-111.54	15.59
111.55-111.59	15.60
111.60-111.64	15.60
111.65-111.69	15.61
111.70-111.74	15.61
111.75-111.79	15.62
111.80-111.84	15.62
111.85-111.89	15.63
111.90-111.94	15.63
111.95-111.99	15.64
112.00-112.04	15.64

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$112.05-\$112.09	\$15.64
112.10-112.14	15.65
112.15-112.19	15.65
112.20-112.24	15.66
112.25-112.29	15.66
112.30-112.34	15.67
112.35-112.39	15.67
112.40-112.44	15.68
112.45-112.49	15.68
112.50-112.54	15.69
112.55-112.59	15.70
112.60-112.64	15.70
112.65-112.69	15.71
112.70-112.74	15.72
112.75-112.79	15.72
112.80-112.84	15.73
112.85-112.89	15.73
112.90-112.94	15.74
112.95-112.99	15.74
113.00-113.04	15.75
113.05-113.09	15.75
113.10-113.14	15.76
113.15-113.19	15.76
113.20-113.24	15.77
113.25-113.29	15.77
113.30-113.34	15.78
113.35-113.39	15.78
113.40-113.44	15.79
113.45-113.49	15.80
113.50-113.54	15.80
113.55-113.59	15.81
113.60-113.64	15.81
113.65-113.69	15.82
113.70-113.74	15.82
113.75-113.79	15.82
113.80-113.84	15.83
113.85-113.89	15.83
113.90-113.94	15.84
113.95-113.99	15.85
114.00-114.04	15.85
114.05-114.09	15.86
114.10-114.14	15.87
114.15-114.19	15.88
114.20-114.24	15.88
114.25-114.29	15.89
114.30-114.34	15.90
114.35-114.39	15.90
114.40-114.44	15.91
114.45-114.49	15.91
114.50-114.54	15.95
114.55-114.59	15.95
114.60-114.64	15.95
114.65-114.69	15.95
114.70-114.74	15.95
114.75-114.79	15.95
114.80-114.84	15.95
114.85-114.89	15.95
114.90-114.94	15.95
114.95-114.99	15.96
115.00-115.04	15.97
115.05-115.09	15.97
115.10-115.14	15.98
115.15-115.19	15.98
115.20-115.24	15.99
115.25-115.29	15.99
115.30-115.34	16.00
115.35-115.39	16.00
115.40-115.44	16.01
115.45-115.49	16.01
115.50-115.54	16.02
115.55-115.59	16.02
115.60-115.64	16.03
115.65-115.69	16.03
115.70-115.74	16.04
115.75-115.79	16.04
115.80-115.84	16.05
115.85-115.89	16.05
115.90-115.94	16.06
115.95-115.99	16.06
116.00-116.04	16.07
116.05-116.09	16.08
116.10-116.14	16.08
116.15-116.19	16.09
116.20-116.24	16.09
116.25-116.29	16.10

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-
KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND
SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$116.30-\$116.34	\$16.10
116.35-116.39	16.11
116.40-116.44	16.12
116.45-116.49	16.12
116.50-116.54	16.13
116.55-116.59	16.13
116.60-116.64	16.14
116.65-116.69	16.14
116.70-116.74	16.15
116.75-116.79	16.15
116.80-116.84	16.16
116.85-116.89	16.16
116.90-116.94	16.17
116.95-116.99	16.18
117.00-117.04	16.18
117.05-117.09	16.19
117.10-117.14	16.19
117.15-117.19	16.20
117.20-117.24	16.20
117.25-117.29	16.21
117.30-117.34	16.21
117.35-117.39	16.22
117.40-117.44	16.22
117.45-117.49	16.23
117.50-117.54	16.24
117.55-117.59	16.24
117.60-117.64	16.25
117.65-117.69	16.26
117.70-117.74	16.26
117.75-117.79	16.27
117.80-117.84	16.27
117.85-117.89	16.28
117.90-117.94	16.28
117.95-117.99	16.29
118.00-118.04	16.29
118.05-118.09	16.30
118.10-118.14	16.30
118.15-118.19	16.31
118.20-118.24	16.31
118.25-118.29	16.32
118.30-118.34	16.32
118.35-118.39	16.33
118.40-118.44	16.34
118.45-118.49	16.34
118.50-118.54	16.35
118.55-118.59	16.35
118.60-118.64	16.36
118.65-118.69	16.36
118.70-118.74	16.37
118.75-118.79	16.37
118.80-118.84	16.38
118.85-118.89	16.38
118.90-118.94	16.39
118.95-118.99	16.39
119.00-119.04	16.40
119.05-119.09	16.40
119.10-119.14	16.41
119.15-119.19	16.41
119.20-119.24	16.42
119.25-119.29	16.42
119.30-119.34	16.43
119.35-119.39	16.43
119.40-119.44	16.44
119.45-119.49	16.44
119.50-119.54	16.50
119.55-119.59	16.50
119.60-119.64	16.50
119.65-119.69	16.50
119.70-119.74	16.50
119.75-119.79	16.50
119.80-119.84	16.50
119.85-119.89	16.50
119.90-119.94	16.50
119.95-119.99	16.50
120.00-120.04	16.50
120.05-120.09	16.51
120.10-120.14	16.52
120.15-120.19	16.53
120.20-120.24	16.54
120.25-120.29	16.55
120.30-120.34	16.55
120.35-120.39	16.56
120.40-120.44	16.57
120.45-120.49	16.58
120.50-120.54	16.59

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$120.55-\$120.59	\$16.60
120.60-120.64	16.61
120.65-120.69	16.62
120.70-120.74	16.63
120.75-120.79	16.64
120.80-120.84	16.65
120.85-120.89	16.66
120.90-120.94	16.67
120.95-120.99	16.68
121.00-121.04	16.69
121.05-121.09	16.70
121.10-121.14	16.71
121.15-121.19	16.72
121.20-121.24	16.73
121.25-121.29	16.74
121.30-121.34	16.75
121.35-121.39	16.76
121.40-121.44	16.77
121.45-121.49	16.77
121.50-121.54	16.78
121.55-121.59	16.79
121.60-121.64	16.80
121.65-121.69	16.81
121.70-121.74	16.82
121.75-121.79	16.83
121.80-121.84	16.84
121.85-121.89	16.85
121.90-121.94	16.86
121.95-121.99	16.87
122.00-122.04	16.88
122.05-122.09	16.89
122.10-122.14	16.90
122.15-122.19	16.95
122.20-122.24	16.95
122.25-122.29	16.95
122.30-122.34	16.95
122.35-122.39	16.95
122.40-122.44	16.96
122.45-122.49	16.97
122.50-122.54	16.98
122.55-122.59	16.99
122.60-122.64	17.00
122.65-122.69	17.01
122.70-122.74	17.02
122.75-122.79	17.03
122.80-122.84	17.03
122.85-122.89	17.04
122.90-122.94	17.05
122.95-122.99	17.06
123.00-123.04	17.07
123.05-123.09	17.08
123.10-123.14	17.09
123.15-123.19	17.10
123.20-123.24	17.11
123.25-123.29	17.13
123.30-123.34	17.14
123.35-123.39	17.14
123.40-123.44	17.15
123.45-123.49	17.16
123.50-123.54	17.17
123.55-123.59	17.18
123.60-123.64	17.19
123.65-123.69	17.20
123.70-123.74	17.21
123.75-123.79	17.22
123.80-123.84	17.23
123.85-123.89	17.23
123.90-123.94	17.24
123.95-123.99	17.25
124.00-124.04	17.26
124.05-124.09	17.27
124.10-124.14	17.28
124.15-124.19	17.29
124.20-124.24	17.30
124.25-124.29	17.31
124.30-124.34	17.32
124.35-124.39	17.33
124.40-124.44	17.34
124.45-124.49	17.35
124.50-124.54	17.37
124.55-124.59	17.38
124.60-124.64	17.39
124.65-124.69	17.40
124.70-124.74	17.41
124.75-124.79	17.42

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$124.80-\$124.84	\$17.43
124.85-124.89	17.44
124.90-124.94	17.45
124.95-124.99	17.45
125.00-125.04	17.50
125.05-125.09	17.50
125.10-125.14	17.50
125.15-125.19	17.50
125.20-125.24	17.50
125.25-125.29	17.51
125.30-125.34	17.52
125.35-125.39	17.53
125.40-125.44	17.54
125.45-125.49	17.55
125.50-125.54	17.56
125.55-125.59	17.57
125.60-125.64	17.58
125.65-125.69	17.59
125.70-125.74	17.60
125.75-125.79	17.61
125.80-125.84	17.62
125.85-125.89	17.63
125.90-125.94	17.64
125.95-125.99	17.65
126.00-126.04	17.66
126.05-126.09	17.67
126.10-126.14	17.67
126.15-126.19	17.68
126.20-126.24	17.69
126.25-126.29	17.70
126.30-126.34	17.71
126.35-126.39	17.72
126.40-126.44	17.73
126.45-126.49	17.74
126.50-126.54	17.75
126.55-126.59	17.76
126.60-126.64	17.76
126.65-126.69	17.77
126.70-126.74	17.79
126.75-126.79	17.80
126.80-126.84	17.81
126.85-126.89	17.82
126.90-126.94	17.83
126.95-126.99	17.84
127.00-127.04	17.85
127.05-127.09	17.86
127.10-127.14	17.87
127.15-127.19	17.87
127.20-127.24	17.88
127.25-127.29	17.89
127.30-127.34	17.90
127.35-127.39	17.91
127.40-127.44	17.92
127.45-127.49	17.93
127.50-127.54	17.95
127.55-127.59	17.95
127.60-127.64	17.96
127.65-127.69	17.97
127.70-127.74	17.98
127.75-127.79	17.99
127.80-127.84	18.00
127.85-127.89	18.01
127.90-127.94	18.02
127.95-127.99	18.03
128.00-128.04	18.04
128.05-128.09	18.05
128.10-128.14	18.06
128.15-128.19	18.06
128.20-128.24	18.07
128.25-128.29	18.08
128.30-128.34	18.09
128.35-128.39	18.10
128.40-128.44	18.11
128.45-128.49	18.12
128.50-128.54	18.13
128.55-128.59	18.14
128.60-128.64	18.15
128.65-128.69	18.16
128.70-128.74	18.17
128.75-128.79	18.19
128.80-128.84	18.21
128.85-128.89	18.22
128.90-128.94	18.23
128.95-128.99	18.24
129.00-129.04	18.25

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$129.05-\$129.09	\$18.26
129.10-129.14	18.27
129.15-129.19	18.28
129.20-129.24	18.29
129.25-129.29	18.30
129.30-129.34	18.31
129.35-129.39	18.32
129.40-129.44	18.33
129.45-129.49	18.34
129.50-129.54	18.35
129.55-129.59	18.35
129.60-129.64	18.36
129.65-129.69	18.37
129.70-129.74	18.38
129.75-129.79	18.39
129.80-129.84	18.40
129.85-129.89	18.41
129.90-129.94	18.42
129.95-129.99	18.43
130.00-130.04	18.50
130.05-130.09	18.50
130.10-130.14	18.50
130.15-130.19	18.50
130.20-130.24	18.50
130.25-130.29	18.50
130.30-130.34	18.50
130.35-130.39	18.51
130.40-130.44	18.52
130.45-130.49	18.53
130.50-130.54	18.54
130.55-130.59	18.55
130.60-130.64	18.55
130.65-130.69	18.56
130.70-130.74	18.57
130.75-130.79	18.58
130.80-130.84	18.59
130.85-130.89	18.60
130.90-130.94	18.61
130.95-130.99	18.62
131.00-131.04	18.63
131.05-131.09	18.64
131.10-131.14	18.65
131.15-131.19	18.66
131.20-131.24	18.67
131.25-131.29	18.68
131.30-131.34	18.69
131.35-131.39	18.70
131.40-131.44	18.70
131.45-131.49	18.71
131.50-131.54	18.72
131.55-131.59	18.73
131.60-131.64	18.74
131.65-131.69	18.75
131.70-131.74	18.76
131.75-131.79	18.77
131.80-131.84	18.78
131.85-131.89	18.79
131.90-131.94	18.80
131.95-131.99	18.81
132.00-132.04	18.83
132.05-132.09	18.84
132.10-132.14	18.85
132.15-132.19	18.86
132.20-132.24	18.87
132.25-132.29	18.88
132.30-132.34	18.89
132.35-132.39	18.89
132.40-132.44	18.90
132.45-132.49	18.92
132.50-132.54	18.95
132.55-132.59	18.95
132.60-132.64	18.95
132.65-132.69	18.96
132.70-132.74	18.97
132.75-132.79	18.98
132.80-132.84	18.99
132.85-132.89	19.00
132.90-132.94	19.01
132.95-132.99	19.02
133.00-133.04	19.03
133.05-133.09	19.04
133.10-133.14	19.05
133.15-133.19	19.06
133.20-133.24	19.07

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MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$133.25-\$133.29	\$19.08
133.30-133.34	19.09
133.35-133.39	19.10
133.40-133.44	19.11
133.45-133.49	19.12
133.50-133.54	19.12
133.55-133.59	19.13
133.60-133.64	19.14
133.65-133.69	19.15
133.70-133.74	19.15
133.75-133.79	19.16
133.80-133.84	19.17
133.85-133.89	19.18
133.90-133.94	19.19
133.95-133.99	19.20
134.00-134.04	19.21
134.05-134.09	19.22
134.10-134.14	19.23
134.15-134.19	19.24
134.20-134.24	19.25
134.25-134.29	19.26
134.30-134.34	19.27
134.35-134.39	19.28
134.40-134.44	19.29
134.45-134.49	19.30
134.50-134.54	19.31
134.55-134.59	19.32
134.60-134.64	19.33
134.65-134.69	19.34
134.70-134.74	19.35
134.75-134.79	19.35
134.80-134.84	19.36
134.85-134.89	19.37
134.90-134.94	19.88
134.95-134.99	19.39
135.00-135.04	19.50
135.05-135.09	19.50
135.10-135.14	19.50
135.15-135.19	19.50
135.20-135.24	19.50
135.25-135.29	19.50
135.30-135.34	19.50
135.35-135.39	19.50
135.40-135.44	19.50
135.45-135.49	19.50
135.50-135.54	19.50
135.55-135.59	19.51
135.60-135.64	19.52
135.65-135.69	19.53
135.70-135.74	19.54
135.75-135.79	19.55
135.80-135.84	19.56
135.85-135.89	19.57
135.90-135.94	19.58
135.95-135.99	19.59
136.00-136.04	19.60
136.05-136.09	19.60
136.10-136.14	19.61
136.15-136.19	19.62
136.20-136.24	19.63
136.25-136.29	19.64
136.30-136.34	19.65
136.35-136.39	19.66
136.40-136.44	19.67
136.45-136.49	19.68
136.50-136.54	19.69
136.55-136.59	19.70
136.60-136.64	19.71
136.65-136.69	19.72
136.70-136.74	19.73
136.75-136.79	19.74
136.80-136.84	19.75
136.85-136.89	19.76
136.90-136.94	19.77
136.95-136.99	19.78
137.00-137.04	19.79
137.05-137.09	19.80
137.10-137.14	19.80
137.15-137.19	19.81
137.20-137.24	19.82
137.25-137.29	19.83
137.30-137.34	19.84
137.35-137.39	19.85
137.40-137.44	19.86
137.45-137.49	19.87

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$137.50-\$137.54	\$19.89
137.55-137.59	19.90
137.60-137.64	19.91
137.65-137.69	19.92
137.70-137.74	19.93
137.75-137.79	19.95
137.80-137.84	19.96
137.85-137.89	19.97
137.90-137.94	19.98
137.95-137.99	19.99
138.00-138.04	20.00
138.05-138.09	20.01
138.10-138.14	20.02
138.15-138.19	20.03
138.20-138.24	20.04
138.25-138.29	20.05
138.30-138.34	20.06
138.35-138.39	20.07
138.40-138.44	20.08
138.45-138.49	20.09
138.50-138.54	20.10
138.55-138.59	20.11
138.60-138.64	20.12
138.65-138.69	20.13
138.70-138.74	20.14
138.75-138.79	20.15
138.80-138.84	20.17
138.85-138.89	20.18
138.90-138.94	20.19
138.95-138.99	20.20
139.00-139.04	20.21
139.05-139.09	20.22
139.10-139.14	20.23
139.15-139.19	20.24
139.20-139.24	25.25
139.25-139.29	20.26
139.30-139.34	20.27
139.35-139.39	20.28
139.40-139.44	20.29
139.45-139.49	20.30
139.50-139.54	20.31
139.55-139.59	20.32
139.60-139.64	20.33
139.65-139.69	20.34
139.70-139.74	20.35
139.75-139.79	20.36
139.80-139.84	20.37
139.85-139.89	20.38
139.90-139.94	20.39
139.95-139.99	20.40
140.00-140.04	20.41
140.05-140.09	20.42
140.10-140.14	20.43
140.15-140.19	20.44
140.20-140.24	20.45
140.25-140.29	20.46
140.30-140.34	20.47
140.35-140.39	20.48
140.40-140.44	20.49
140.45-140.49	20.50
140.50-140.54	20.51
140.55-140.59	20.52
140.60-140.64	20.53
140.65-140.69	20.55
140.70-140.74	20.56
140.75-140.79	20.57
140.80-140.84	20.58
140.85-140.89	20.59
140.90-140.94	20.60
140.95-140.99	20.61
141.00-141.04	20.62
141.05-141.09	20.63
141.10-141.14	20.64
141.15-141.19	20.65
141.20-141.24	20.66
141.25-141.29	20.67
141.30-141.34	20.68
141.35-141.39	20.69
141.40-141.44	20.70
141.45-141.49	20.71
141.50-141.54	20.72
141.55-141.59	20.73
141.60-141.64	20.74
141.65-141.69	20.75
141.70-141.74	20.76

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$141.75-\$171.79	\$20.77
141.80-141.84	20.78
141.85-141.89	20.79
141.90-141.94	20.80
141.95-141.99	20.81
142.00-142.04	20.82
142.05-142.09	20.83
142.10-142.14	20.84
142.15-142.19	20.85
142.20-142.24	20.86
142.25-142.29	20.87
142.30-142.34	20.88
142.35-142.39	20.89
142.40-142.44	20.90
142.45-142.49	20.91
142.50-142.54	20.92
142.55-142.59	20.94
142.60-142.64	20.95
142.65-142.69	20.96
142.70-142.74	20.97
142.75-142.79	20.98
142.80-142.84	20.99
142.85-142.89	21.00
142.90-142.94	21.01
142.95-142.99	21.02
143.00-143.04	21.03
143.05-143.09	21.04
143.10-143.14	21.05
143.15-143.19	21.06
143.20-143.24	21.07
143.25-143.29	21.08
143.30-143.34	21.10
143.35-143.39	21.11
143.40-143.44	21.13
143.45-143.49	21.14
143.50-143.54	21.15
143.55-143.59	21.16
143.60-143.64	21.17
143.65-143.69	21.18
143.70-143.74	21.19
143.75-143.79	21.20
143.80-143.84	21.21
143.85-143.89	21.22
143.90-143.94	21.23
143.95-143.99	21.24
144.00-144.04	21.25
144.05-144.09	21.26
144.10-144.14	21.27
144.15-144.19	21.28
144.20-144.24	21.29
144.25-144.29	21.30
144.30-144.34	21.31
144.35-144.39	21.32
144.40-144.44	21.33
144.45-144.49	21.34
144.50-144.54	21.35
144.55-144.59	21.36
144.60-144.64	21.37
144.65-144.69	21.38
144.70-144.74	21.39
144.75-144.79	21.40
144.80-144.84	21.41
144.85-144.89	21.42
144.90-144.94	21.44
144.95-144.99	21.45
145.00-145.04	21.50
145.05-145.09	21.50
145.10-145.14	21.50
145.15-145.19	21.50
145.20-145.24	21.50
145.25-145.29	21.51
145.30-145.34	21.52
145.35-145.39	21.53
145.40-145.44	21.54
145.45-145.49	21.55
145.50-145.54	21.56
145.55-145.59	21.57
145.60-145.64	21.58
145.65-145.69	21.59
145.70-145.74	21.60
145.75-145.79	21.61
145.80-145.84	21.62
145.85-145.89	21.63
145.90-145.94	21.64
145.95-145.99	21.65

MEN'S SHIRTS, PAJAMAS, UNDERWEAR, HAND-KERCHIEFS, SWIMWEAR, BASQUE SHIRTS, AND SHORTS—Continued

Applicant's selling price (per dozen)	Ceiling price at retail (per unit)
\$146.00-\$146.04	\$21.66
146.05-146.09	21.67
146.10-146.14	21.68
146.15-146.19	21.69
146.20-146.24	21.70
146.25-146.29	21.71
146.30-146.34	21.72
146.35-146.39	21.73
146.40-146.44	21.74
146.45-146.49	21.75
146.50-146.54	21.77
146.55-146.59	21.78
146.60-146.64	21.79
146.65-146.69	21.80
146.70-146.74	21.81
146.75-146.79	21.82
146.80-146.84	21.83
146.85-146.89	21.84
146.90-146.94	21.85
146.95-146.99	21.86
147.00-147.04	21.95
147.05-147.09	21.95
147.10-147.14	21.95
147.15-147.19	21.95
147.20-147.24	21.95
147.25-147.29	21.95
147.30-147.34	21.95
147.35-147.39	21.95
147.40-147.44	21.95
147.45-147.49	21.96
147.50-147.54	21.97
147.55-147.59	21.98
147.60-147.64	21.99
147.65-147.69	22.00
147.70-147.74	22.01
147.75-147.79	22.02
147.80-147.84	22.04
147.85-147.89	22.05
147.90-147.94	22.06
147.95-147.99	22.07
148.00-148.04	22.08
148.05-148.09	22.09
148.10-148.14	22.10
148.15-148.19	22.11
148.20-148.24	22.12
148.25-148.29	22.13
148.30-148.34	22.14
148.35-148.39	22.15
148.40-148.44	22.16
148.45-148.49	22.17
148.50-148.54	22.18
148.55-148.59	22.20
148.60-148.64	22.21
148.65-148.69	22.22
148.70-148.74	22.23
148.75-148.79	22.24
148.80-148.84	22.25
148.85-148.89	22.26
148.90-148.94	22.27
148.95-148.99	22.28
149.00-149.04	22.29
149.05-149.09	22.30
149.10-149.14	22.30
149.15-149.19	22.31
149.20-149.24	22.32
149.25-149.29	22.33
149.30-149.34	22.34
149.35-149.39	22.35
149.40-149.44	22.37
149.45-149.49	22.38
149.50-149.54	22.50
149.55-149.59	22.50
149.60-149.64	22.50
149.65-149.69	22.50
149.70-149.74	22.50
149.75-149.79	22.50
149.80-149.84	22.50
149.85-149.89	22.50
149.90-149.94	22.50
149.95-149.99	22.50
150.00-150.04	22.50

MEN'S NECKWEAR

Manufacturer's selling price (per dozen)	Ceiling price at retail (per unit)
\$7.00-\$7.04	\$1.00
7.05-7.09	1.00
7.10-7.14	1.00
7.15-7.19	1.00
7.20-7.24	1.00
7.25-7.29	1.00
7.30-7.34	1.01
7.35-7.39	1.02
7.40-7.44	1.03
7.45-7.49	1.04
7.50-7.54	1.05
7.55-7.59	1.05
7.60-7.64	1.06
7.65-7.69	1.07
7.70-7.74	1.08
7.75-7.79	1.09
7.80-7.84	1.10
7.85-7.89	1.10
7.90-7.94	1.11
7.95-7.99	1.12
8.00-8.04	1.13
8.05-8.09	1.14
8.10-8.14	1.15
8.15-8.19	1.15
8.20-8.24	1.16
8.25-8.29	1.17
8.30-8.34	1.18
8.35-8.39	1.19
8.40-8.44	1.20
8.45-8.49	1.20
8.50-8.54	1.20
8.55-8.59	1.21
8.60-8.64	1.22
8.65-8.69	1.23
8.70-8.74	1.24
8.75-8.79	1.25
8.80-8.84	1.26
8.85-8.89	1.27
8.90-8.94	1.28
8.95-8.99	1.29
9.00-9.04	1.30
9.05-9.09	1.30
9.10-9.14	1.31
9.15-9.19	1.32
9.20-9.24	1.33
9.25-9.29	1.34
9.30-9.34	1.35
9.35-9.39	1.35
9.40-9.44	1.36
9.45-9.49	1.37
9.50-9.54	1.38
9.55-9.59	1.39
9.60-9.64	1.40
9.65-9.69	1.40
9.70-9.74	1.41
9.75-9.79	1.42
9.80-9.84	1.43
9.85-9.89	1.44
9.90-9.94	1.45
9.95-9.99	1.45
10.00-10.04	1.46
10.05-10.09	1.47
10.10-10.14	1.47
10.15-10.19	1.48
10.20-10.24	1.49
10.25-10.29	1.50
10.30-10.34	1.50
10.35-10.39	1.51
10.40-10.44	1.52
10.45-10.49	1.52
10.50-10.54	1.53
10.55-10.59	1.54
10.60-10.64	1.55
10.65-10.69	1.55
10.70-10.74	1.56
10.75-10.79	1.57
10.80-10.84	1.58
10.85-10.89	1.59
10.90-10.94	1.60
10.95-10.99	1.60
11.00-11.04	1.61
11.05-11.09	1.61
11.10-11.14	1.62
11.15-11.19	1.63
11.20-11.24	1.63
11.25-11.29	1.64

MEN'S NECKWEAR—Continued

Manufacturer's selling price (per dozen)	Ceiling price at retail (per unit)
\$11.30-\$11.34	\$1.65
11.35-11.39	1.65
11.40-11.44	1.66
11.45-11.49	1.66
11.50-11.54	1.67
11.55-11.59	1.68
11.60-11.64	1.69
11.65-11.69	1.70
11.70-11.74	1.70
11.75-11.79	1.71
11.80-11.84	1.71
11.85-11.89	1.72
11.90-11.94	1.72
11.95-11.99	1.73
12.00-12.04	1.73
12.05-12.09	1.74
12.10-12.14	1.75
12.15-12.19	1.75
12.20-12.24	1.76
12.25-12.29	1.77
12.30-12.34	1.77
12.35-12.39	1.78
12.40-12.44	1.79
12.45-12.49	1.80
12.50-12.54	1.80
12.55-12.59	1.81
12.60-12.64	1.82
12.65-12.69	1.83
12.70-12.74	1.84
12.75-12.79	1.85
12.80-12.84	1.85
12.85-12.89	1.86
12.90-12.94	1.86
12.95-12.99	1.87
13.00-13.04	1.88
13.05-13.09	1.89
13.10-13.14	1.90
13.15-13.19	1.90
13.20-13.24	1.91
13.25-13.29	1.91
13.30-13.34	1.92
13.35-13.39	1.92
13.40-13.44	1.93
13.45-13.49	1.93
13.50-13.54	1.94
13.55-13.59	1.95
13.60-13.64	1.95
13.65-13.69	1.96
13.70-13.74	1.97
13.75-13.79	1.97
13.80-13.84	1.98
13.85-13.89	1.98
13.90-13.94	1.99
13.95-13.99	1.99
14.00-14.05	2.00
14.06-14.11	2.02
14.12-14.17	2.03
14.18-14.23	2.04
14.24-14.29	2.05
14.30-14.35	2.06
14.36-14.41	2.07
14.42-14.47	2.09
14.48-14.53	2.10
14.54-14.59	2.11
14.60-14.65	2.12
14.66-14.71	2.13
14.72-14.77	2.14
14.78-14.83	2.15
14.84-14.89	2.16
14.90-14.95	2.17
14.96-15.01	2.18
15.02-15.07	2.19
15.08-15.13	2.20
15.14-15.19	2.21
15.20-15.25	2.22
15.26-15.31	2.23
15.32-15.37	2.24
15.38-15.43	2.25
15.44-15.49	2.26
15.50-15.55	2.27
15.56-15.61	2.28
15.62-15.67	2.30
15.68-15.73	2.31
15.74-15.79	2.33
15.80-15.85	2.34
15.86-15.91	2.35

MEN'S NECKWEAR—Continued	
Manufacturer's selling price (per dozen)	Ceiling price at retail (per unit)
\$15.92-15.97	2.36
15.98-16.02	2.37
16.04-16.09	2.38
16.10-16.15	2.39
16.16-16.21	2.40
16.22-16.27	2.41
16.28-16.33	2.42
16.34-16.39	2.43
16.40-16.45	2.44
16.46-16.51	2.45
16.52-16.57	2.46
16.58-16.63	2.47
16.64-16.69	2.48
16.70-16.74	2.49
16.75-16.82	2.50
16.83-16.90	2.51
16.91-16.98	2.52
16.99-17.06	2.53
17.07-17.14	2.54
17.15-17.22	2.55
17.23-17.30	2.55
17.31-17.38	2.56
17.39-17.46	2.57
17.47-17.54	2.63
17.55-17.62	2.64
17.63-17.70	2.65
17.71-17.78	2.66
17.79-17.86	2.67
17.87-17.94	2.68
17.95-18.02	2.69
18.03-18.10	2.71
18.11-18.18	2.73
18.19-18.26	2.74
18.27-18.34	2.75
18.35-18.42	2.77
18.43-18.50	2.78
18.51-18.58	2.80
18.59-18.66	2.81
18.67-18.74	2.82
18.75-18.82	2.83
18.83-18.90	2.84
18.91-18.98	2.86
18.99-19.06	2.87
19.07-19.14	2.88
19.15-19.22	2.89
19.23-19.30	2.90
19.31-19.38	2.92
19.39-19.46	2.93
19.47-19.54	2.95
19.55-19.62	2.96
19.63-19.70	2.97
19.71-19.78	2.98
19.79-19.86	2.99
19.87-19.94	3.00
19.95-20.02	3.02
20.03-20.10	3.03
20.11-20.18	3.05
20.19-20.26	3.06
20.27-20.34	3.08
20.35-20.42	3.10
20.43-20.50	3.11
20.51-20.58	3.12
20.59-20.66	3.13
20.67-20.74	3.14
20.75-20.82	3.15
20.83-20.90	3.17
20.91-20.98	3.18
20.99-21.06	3.20
21.07-21.14	3.21
21.15-21.22	3.22
21.23-21.30	3.23
21.31-21.38	3.24
21.39-21.46	3.25
21.47-21.54	3.27
21.55-21.62	3.28
21.63-21.70	3.30
21.71-21.78	3.32
21.79-21.86	3.34
21.87-21.94	3.35
21.95-22.02	3.36
22.03-22.10	3.37
22.11-22.18	3.38
22.19-22.26	3.39
22.27-22.34	3.40
22.35-22.42	3.42
22.43-22.50	3.43
22.51-22.58	3.44

MEN'S NECKWEAR—Continued	
Manufacturer's selling price (per dozen)	Ceiling price at retail (per unit)
\$22.59-22.66	\$3.45
22.67-22.74	3.46
22.75-22.82	3.47
22.83-22.90	3.48
22.91-22.99	3.49
23.00-23.10	3.50
23.11-23.20	3.51
23.21-23.30	3.53
23.31-23.40	3.54
23.41-23.50	3.56
23.51-23.60	3.57
23.61-23.70	3.58
23.71-23.80	3.59
23.81-23.90	3.60
23.91-24.00	3.62
24.01-24.10	3.64
24.11-24.20	3.65
24.21-24.30	3.66
24.31-24.40	3.67
24.41-24.50	3.68
24.51-24.60	3.69
24.61-24.70	3.70
24.71-24.80	3.72
24.81-24.90	3.73
24.91-25.00	3.75
25.01-25.10	3.76
25.11-25.20	3.77
25.21-25.30	3.78
25.31-25.40	3.80
25.41-25.50	3.81
25.51-25.60	3.82
25.61-25.70	3.84
25.71-25.80	3.85
25.81-25.90	3.86
25.91-26.00	3.88
26.01-26.10	3.89
26.11-26.20	3.90
26.21-26.30	3.91
26.31-26.40	3.93
26.41-26.50	3.94
26.51-26.60	3.95
26.61-26.70	3.96
26.71-26.80	3.98
26.81-26.90	3.99
26.91-27.00	4.00
27.01-27.10	4.01
27.11-27.20	4.02
27.21-27.30	4.03
27.31-27.40	4.04
27.41-27.50	4.05
27.51-27.60	4.07
27.61-27.70	4.08
27.71-27.80	4.09
27.81-27.90	4.11
27.91-28.00	4.12
28.01-28.10	4.13
28.11-28.20	4.14
28.21-28.30	4.15
28.31-28.40	4.17
28.41-28.50	4.19
28.51-28.60	4.21
28.61-28.70	4.21
28.71-28.80	4.22
28.81-28.90	4.23
28.91-29.00	4.25
29.01-29.10	4.27
29.11-29.20	4.29
29.21-29.30	4.30
29.31-29.40	4.30
29.41-29.50	4.31
29.51-29.60	4.33
29.61-29.70	4.35
29.71-29.80	4.37
29.81-29.90	4.37
29.91-30.00	4.39
30.01-30.10	4.39
30.11-30.20	4.40
30.21-30.30	4.42
30.31-30.40	4.42
30.41-30.50	4.44
30.51-30.60	4.44
30.61-30.70	4.46
30.71-30.80	4.46
30.81-30.90	4.48
30.91-31.00	4.49
31.01-31.10	4.50
31.11-31.20	4.52

MEN'S NECKWEAR—Continued	
Manufacturer's selling price (per dozen)	Ceiling price at retail (per unit)
\$31.21-31.30	\$4.54
31.31-31.40	4.58
31.41-31.50	4.57
31.51-31.60	4.57
31.61-31.70	4.59
31.71-31.80	4.60
31.81-31.90	4.60
31.91-32.00	4.62
32.01-32.10	4.62
32.11-32.20	4.64
32.21-32.30	4.66
32.31-32.40	4.67
32.41-32.50	4.69
32.51-32.60	4.71
32.61-32.70	4.71
32.71-32.80	4.73
32.81-32.90	4.73
32.91-33.00	4.75
33.01-33.10	4.76
33.11-33.20	4.78
33.21-33.30	4.80
33.31-33.40	4.80
33.41-33.50	4.82
33.51-33.60	4.82
33.61-33.70	4.84
33.71-33.80	4.85
33.81-33.90	4.88
33.91-34.00	4.90
34.01-34.10	4.90
34.11-34.20	4.92
34.21-34.30	4.95
34.31-34.40	4.98
34.41-34.50	5.00

2. The retail ceiling price of an article stated in paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation, falling within the same bracket of selling price to the retailer, the same brand or company name and first sold by the applicant after the effective date of this special order.

3. On and after August 25, 1951, The Manhattan Shirt Co., must mark each article listed in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$.....

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of this regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in paragraph 1 of this special order or changes the retail ceiling price of a listed article, The Manhattan Shirt Co., must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is

so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the applicant shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the applicant had delivered any article covered in paragraph 1 of this special order. Copies shall be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of the special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. Within 15 days after the effective date of any subsequent amendment to the special order, the applicant shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the seller had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months period following the effective date of this special order and within 45 days of the expiration of each successive 6 months period, the applicant shall file with the Distribution Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the seller is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DISALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8700; Filed, July 25, 1951; 4:19 p. m.]

[Ceiling Price Regulation 7, Section 43,
Special Order 197]

DENTON SLEEPING GARMENT MILLS, INC.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Denton Sleeping Garment Mills, Inc., has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judg-

ment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order, and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during that period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the Statement of Considerations and pursuant to section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The following ceiling prices are established for sales after the effective date of this special order by any seller at retail of winterweight knitted sleeping garments for infants and children manufactured by Denton Sleeping Garment Mills, Inc., Centreville, Michigan, having the brand name "Denton Sleepers" and described in the manufacturer's application dated April 17, 1951. Sales may, of course, be made at less than these ceiling prices. The manufacturer's prices listed below carry the following terms: 2 percent 10 days, E. O. M., F. O. B., Centreville, Michigan.

Style number	Sizes	Manufacturer's selling price (per dozen)	Ceiling price at retail (per unit)
One piece.....	4-5-6-7-8..	\$17.75	\$2.50
Two piece.....	0-1-2-3-4..	15.97	2.2
Three piece.....	0-1-2-3-4..	23.08	3.25
Baby bag.....	One size....	15.97	2.25

2. The retail ceiling price of an article stated in paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this special order.

3. On and after August 25, 1951, Denton Sleeping Garment Mills, Inc., must mark each article listed in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$-----

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in paragraph 1 of this special order or changes the retail ceiling price of a listed article, Denton Sleeping Garment Mills, Inc., must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufacturer shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the manufacturer had delivered any article covered in paragraph 1 of this special order. Copies shall be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of the special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. Within 15 days after the effective date of any subsequent amendment to the special order, the manufacturer shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the seller had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first six months' period following the effective date of this special order and within 45 days of the expiration of each successive six months' period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which he has delivered in that six months' period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the seller is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951:

MICHAEL V. DiSALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8701; Filed, July 25, 1951;
4:20 p. m.]

[Ceiling Price Regulation 7, Section 43,
Special Order 198]

LUSTBERG, NAST & CO., INC.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Lustberg Nast & Co., Inc., has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order allows for establishment of a cost bracket to the retailer, which bracket applies to a specific retail price. The costs of the articles purchased by the retailer should, on the average, fall evenly between the polar ends of each cost bracket and will thus maintain the general historical markup pattern. The establishment of such cost bracket permits minor changes in costs without influencing the general level of retail prices of the articles in question.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Price Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during that period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The following ceiling prices are established for sales after the effective date of this special order by any seller at retail of surcoats, jackets, casual coats, sport coats, and sport shirts manufactured by Lustberg, Nast & Co., Inc., 212 Fifth Avenue, New York 10, New York, having the brand name "Buck Skein

Joe," and described in the manufacturer's application dated May 11, 1951. Sales may, of course, be made at less than these ceiling prices. The manufacturer's prices listed below carry the following terms: 1 percent—10 days E. O. M.

Manufacturer's selling price (per unit)	Ceiling price at retail (per unit)
\$2.63- \$2.77	\$4.50
2.78- 2.92	4.75
2.93- 3.15	5.00
3.16- 3.45	5.50
3.46- 3.75	6.00
3.76- 4.05	6.50
4.06- 4.35	7.00
4.36- 4.65	7.50
4.66- 4.95	8.00
4.96- 5.20	8.50
5.21- 5.55	9.00
5.56- 5.85	9.50
5.86- 6.15	10.00
6.16- 6.45	10.50
6.46- 6.75	11.00
6.76- 7.05	11.50
7.06- 7.35	12.00
7.36- 7.65	12.50
7.66- 7.95	13.00
7.96- 8.25	13.50
8.26- 8.55	14.00
8.56- 8.85	14.50
8.86- 9.15	15.00
9.16- 9.45	15.50
9.46- 9.75	16.00
9.76- 10.05	16.50
10.06- 10.35	17.00
10.36- 10.65	17.50
10.66- 10.95	18.00
10.96- 11.25	18.50
11.26- 11.55	19.00
11.56- 11.85	19.50
11.86- 12.15	20.00
12.16- 12.45	20.50
12.46- 12.75	21.00
12.76- 13.05	21.50
13.06- 13.35	22.00
13.36- 13.65	22.50
13.66- 13.95	23.00
13.96- 14.25	23.50
14.26- 14.55	24.00
14.56- 14.85	24.50
14.86- 15.15	25.00
15.16- 15.45	25.50
15.46- 15.75	26.00
15.76- 16.05	26.50
16.06- 16.35	27.00
16.36- 16.65	27.50
16.66- 16.95	28.00
16.96- 17.25	28.50
17.26- 17.55	29.00
17.56- 17.85	29.50
17.86- 18.15	30.00

2. The retail ceiling price of an article stated in paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation falling within the same bracket of selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this special order.

3. On and after August 25, 1951, Lustberg, Nast & Co., Inc., must mark each article listed in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$.....

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation

which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in paragraph 1 of this special order or changes the retail ceiling price of a listed article, Lustberg, Nast & Co., Inc., must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufacturer shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the manufacturer had delivered any article covered in paragraph 1 of this special order. Copies shall be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of the special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. Within 15 days after the effective date of any subsequent amendment to the special order, the manufacturer shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the seller had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months period following the effective date of this special order and within 45 days of the expiration of each successive 6 months period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the seller is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DiSALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8702; Filed, July 25, 1951;
4:21 p. m.]

[Ceiling Price Regulation 7, Section 43, Special Order 199]

AUGUSTA KNITTING CORP.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Augusta Knitting Corporation, 700 Broad Street, Utica 2, New York, has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data and certified conclusions of fact submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order, a notice listing retail ceiling prices for each cost line and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Price Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The ceiling prices for sales at retail of men's underwear manufactured by Augusta Knitting Corporation, 700 Broad Street, Utica 2, New York, having the brand name(s) "Jones Quality Haps" shall be the proposed retail ceiling prices listed by Augusta Knitting Corporation in its application dated May 4, 1951, and filed with the Office of Price Stabilization, Washington 25, D. C. A list of such ceiling prices will be filed by the Office of Price Stabilization with the Federal Register as an appendix to this special order as soon as practicable. On and after the date of receipt of a copy of this special order, with notice of prices annexed, but in no event later than September 24, 1951, no seller at retail may offer or sell any article covered by this special order at a price higher than the ceiling price established by this special order. Sales may, of course, be made at less than the ceiling prices.

2. The retail ceiling price of an article fixed by paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation, having

the same selling price and terms of sale to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this special order.

3. On and after August 25, 1951, Augusta Knitting Corporation must mark each article for which a ceiling price has been established in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$-----

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in the manufacturer's application or changes the retail ceiling price of a listed article, the applicant named in this special order must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufacturer shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the manufacturer had delivered any article covered in paragraph 1 of this special order. Copies shall also be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of this special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. The manufacturer shall annex to the special order a notice, listing the cost and discount terms to retailers for each article covered by this special order and the corresponding retail ceiling price fixed by this special order for an article of that cost. The notice shall be in substantially the following form:

(Column 1)	(Column 2)									
Our price to retailers	Retailer's ceilings for articles of cost listed in column 1									
\$..... per.....	<table border="0"> <tr> <td>{unit.</td> <td>Terms</td> <td>{net.</td> </tr> <tr> <td>{dozen.</td> <td></td> <td>{percent EOM.</td> </tr> <tr> <td>{etc.</td> <td></td> <td>{etc.</td> </tr> </table>	{unit.	Terms	{net.	{dozen.		{percent EOM.	{etc.		{etc.
{unit.	Terms	{net.								
{dozen.		{percent EOM.								
{etc.		{etc.								
	\$-----									

Within 15 days after the effective date of this special order, two copies of this

notice must also be filed by the manufacturer with the Distribution Price Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C. Within 15 days after the effective date of any subsequent amendment to this special order, the manufacturer shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the manufacturer had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months period following the effective date of this special order and within 45 days of the expiration of each successive 6 months period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the retailer is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DiSALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8703; Filed, July 25, 1951; 4:21 p. m.]

[Ceiling Price Regulation 7, Section 43, Special Order 200]

BUXTON, INC.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Buxton, Incorporated, Springfield 1, Massachusetts has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data and certified conclusions of fact submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by

the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order, a notice listing retail ceiling prices for each cost line and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Price Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The ceiling prices for sales at retail of men's and women's leather and plastic billfolds, key cases, pass cases, cigarette cases and wallets, and sets of billfolds and key cases manufactured by Buxton, Inc., Springfield 1, Massachusetts, having the brand name(s) "Buxton", "Lady-Buxton", "Orleans", "Key-tainer", "Ascot", "Stitchless", "3-Way", "Card-tainer", "The Thinfold" and "Zippit" shall be the proposed retail ceiling prices listed by Buxton, Incorporated in its application dated April 17, 1951, and filed with the Office of Price Stabilization, Washington 25, D. C. (and supplemented and amended in the manufacturer's applications dated May 8, 1951 and July 2, 1951). A list of such ceiling prices will be filed by the Office of Price Stabilization with the FEDERAL REGISTER as an appendix to this special order as soon as practicable. On and after the date of receipt of a copy of this special order, with notice of prices annexed, but in no event later than September 24, 1951, no seller at retail may offer or sell any article covered by this special order at a price higher than the ceiling price established by this special order. Sales may, of course, be made at less than the ceiling prices.

2. The retail ceiling price of an article fixed by paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation, having the same selling price and terms of sale to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this special order.

3. On and after August 25, 1951, Buxton, Incorporated, must mark each article for which a ceiling price has been established in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$-----

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or

tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in the manufacturer's application or changes the retail ceiling price of a listed article, the applicant named in this special order must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufacturer shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the manufacturer had delivered any article covered in paragraph 1 of this special order. Copies shall also be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of this special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. The manufacturer shall annex to the special order a notice, listing the cost and discount terms to retailers for each article covered by this special order and the corresponding retail ceiling price fixed by this special order for an article of that cost. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Our price to retailers	Retailer's ceilings for articles of cost listed in column 1
\$----- per ----- [unit, dozen, etc.]	Terms [net, percent EOM, etc.] \$-----

Within 15 days after the effective date of this special order, two copies of this notice must also be filed by the manufacturer with the Distribution Price Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C. Within 15 days after the effective date of any subsequent amendment to this special order, the manufacturer shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the manufacturer had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months period following the effective date of this special order and within 45 days of the expiration of each successive 6 months period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report set-

ting forth the number of units of each article covered by this special order which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the retailer is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DiSALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8704; Filed, July 25, 1951; 4:22 p. m.]

[Ceiling Price Regulation 7, Section 43, Special Order 201]

DROUTMAN MANUFACTURING CO.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Drouman Manufacturing Company, 114 Worth Street, New York 3, New York, has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data and certified conclusions of fact submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order, a notice listing retail ceiling prices for each cost line and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Price Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The ceiling prices for sales at retail of women's hat box (luggage type) manufactured by Droutman Manufacturing Company, 114 Worth Street, New York 13, New York, having the brand name(s) "Lark" shall be the proposed retail ceiling prices listed by Droutman Manufacturing Company in its application dated May 3, 1951, and filed with the Office of Price Stabilization, Washington 25, D. C. A list of such ceiling prices will be filed by the Office of Price Stabilization with the Federal Register as an appendix to this special order as soon as practicable. On and after the date of receipt of a copy of this special order, with notice of prices annexed, but in no event later than September 24, 1951, no seller at retail may offer or sell any article covered by this special order at a price higher than the ceiling price established by this special order. Sales may, of course, be made at less than the ceiling prices.

2. The retail ceiling price of an article fixed by paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation, having the same selling price and terms of sale to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this special order.

3. On and after August 25, 1951, Broutman Manufacturing Company must mark each article for which a ceiling price has been established in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$-----

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in the manufacturer's application or changes the retail ceiling price of a listed article, the applicant named in this special order must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufac-

turer shall send a copy of this special order to each purchaser for resale to whom, within 2 months immediately prior to the effective date, the manufacturer had delivered any article covered in paragraph 1 of this special order. Copies shall also be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of this special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. The manufacturer shall annex to the special order a notice, listing the cost and discount terms to retailers for each article covered by this special order and the corresponding retail ceiling price fixed by this special order for an article of that cost. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Our price to retailers	Retailer's ceilings for articles of cost listed in column 1
\$..... per.....
{unit. dozen. etc.	{net. percent EOM. etc.
	\$-----

Within 15 days after the effective date of this special order, two copies of this notice must also be filed by the manufacturer with the Distribution Price Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C. Within 15 days after the effective date of any subsequent amendment to this special order, the manufacturer shall send a copy of the amendment to each purchaser to whom, within 2 months immediately prior to the effective date of such amendment, the manufacturer had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months period following the effective date of this special order and within 45 days of the expiration of each successive 6 months period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the retailer is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DiSALLE,
Director of Price Stabilization.

JULY 26, 1951.

[F. R. Doc. 51-8705; Filed, July 25, 1951; 4:22 p. m.]

[Ceiling Price Regulation 7, Section 43, Special Order 202]

FANCEE FREE MFG. CO.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Fancee Free Manufacturing Co., 5467 Delmar, St. Louis 12, Missouri, has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data and certified conclusions of fact submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order, a notice listing retail ceiling prices for each cost line and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Price Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The ceiling prices for sales at retail of garter belt manufactured by Fancee Free Manufacturing Co., 5467 Delmar, St. Louis 12, Missouri, having the brand name(s) "Fancee Free" shall be the proposed retail ceiling prices listed by Fancee Free Manufacturing Company, in its application dated May 30, 1951, and filed with the Office of Price Stabilization, Washington 25, D. C. A list of such ceiling prices will be filed by the Office of Price Stabilization with the Federal Register as an appendix to this special order as soon as practicable. On and after the date of receipt of a copy of this special order, with notice of prices annexed, but in no event later than September 24, 1951, no seller at retail may offer or sell any article covered by this special order at a price higher than the ceiling price established by this special order. Sales may, of course, be made at less than the ceiling prices.

2. The retail ceiling price of an article fixed by paragraph 1 of this special order shall apply to any other article of the same type which is otherwise price-

able under Ceiling Price Regulation 7 by retailers subject to that regulation, having the same selling price and terms of sale to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this special order.

3. On and after August 25, 1951, Fan-see Free Manufacturing Company must mark each article for which a ceiling price has been established in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$.....

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in the manufacturer's application or changes the retail ceiling price of a listed article, the applicant named in this special order must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufacturer shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the manufacturer had delivered any article covered in paragraph 1 of this special order. Copies shall also be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of this special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. The manufacturer shall annex to the special order a notice, listing the cost and discount terms to retailers for each article covered by this special order and the corresponding retail ceiling price fixed by this special order for an article of that cost. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Our price to retailers	Retailer's ceilings for articles of cost listed in column 1
\$..... per.....	Terms
{unit. {dozen. {etc.	{net. {percent EOM. {etc.
	\$.....

Within 15 days after the effective date of this special order, two copies of this notice must also be filed by the manufacturer with the Distribution Price Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C. Within 15 days after the effective date of any subsequent amendment to this special order, the manufacturer shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the manufacturer had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months period following the effective date of this special order and within 45 days of the expiration of each successive 6 months period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the retailer is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DiSALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8706; Filed, July 25, 1951;
4:22 p. m.]

[Ceiling Price Regulation 7, Section 43,
Special Order 203]

CLIMATIC RAINWEAR CO., INC.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Climatic Rainwear Co., Inc., 350 Fifth Avenue, New York 1, New York, has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data and certified conclusions of fact submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order, a notice listing retail ceiling prices for each cost line and, in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Price Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The ceiling prices for sales at retail of men's and boys' rainwear manufactured by Climatic Rainwear Co., Inc., having the brand name(s) "Koroseal" shall be the proposed retail ceiling prices listed by Climatic Rainwear Company, Inc., in its application dated May 16, 1951, and filed with the Office of Price Stabilization, Washington 25, D. C. (and supplemented and amended in the manufacturer's application dated May 31, 1951). A list of such ceiling prices will be filed by the Office of Price Stabilization with the Federal Register as an appendix to this special order as soon as practicable. On and after the date of receipt of a copy of this special order, with notice of prices annexed, but in no event later than September 24, 1951, no seller at retail may offer or sell any article covered by this special order at a price higher than the ceiling price established by this special order. Sales may, of course, be made at less than the ceiling prices.

2. The retail ceiling price of an article fixed by paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation, having the same selling price and terms of sale to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this special order.

3. On and after August 25, 1951, Climatic Rainwear Co., Inc. must mark each article for which a ceiling price has been established in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$.....

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in the manufacturer's application or changes the retail ceiling price of a listed article, the applicant named in this special order must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufacturer shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the manufacturer had delivered any article covered in paragraph 1 of this special order. Copies shall also be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of this special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. The manufacturer shall annex to the special order a notice, listing the cost and discount terms to retailers for each article covered by this special order and the corresponding retail ceiling price fixed by this special order for an article of that cost. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Our price to retailers	Retailer's ceilings for articles of cost listed in column 1
\$..... per.....	{unit. Terms {net. percent EOM. {dozen. {etc. {etc. \$.....

Within 15 days after the effective date of this special order, two copies of this notice must also be filed by the manufacturer with the Distribution Price Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C. Within 15 days after the effective date of any subsequent amendment to this special order, the manufacturer shall send a copy of the amendment to each purchaser to whom, within two months immediately prior to the effective date of such amendment, the manufacturer had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months period following the effective date of this special order and within 45 days of the expiration of each successive 6 months period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the retailer is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DISALLE,
Director of Price Stabilization.

JULY 25, 1951.

[F. R. Doc. 51-8707; Filed, July 25, 1951; 4:23 p. m.]

[Ceiling Price Regulation 7, Section 43, Special Order 204]

ECLIPSE SLEEP PRODUCTS, INC.

CEILING PRICES AT RETAIL

Statement of considerations. In accordance with section 43 of Ceiling Price Regulation 7, the applicant named in the accompanying special order, Eclipse Sleep Products, Inc., Milford Street, Atlantic and Montauk Avenues, Brooklyn 8, New York, has applied to the Office of Price Stabilization for maximum resale prices for retail sales of certain of its articles. Applicant has submitted the information required under this section and has produced evidence which in the judgment of the Director indicates that the applicant has complied with other stated requirements.

The Director has determined on the basis of information available to him, including the data and certified conclusions of fact submitted by the applicant, that the retail ceiling prices requested and which are established by this special order are no higher than the level of ceiling prices under Ceiling Price Regulation 7.

The special order contains provisions requiring each article to be marked by the applicant with the retail ceiling price established by the accompanying special order. The applicant is required to send purchasers of the articles a copy of this special order, a notice listing retail ceiling prices for each cost line and in specified cases, of subsequent amendments of this special order.

The special order also requires applicant to file with the Distribution Price Branch regular reports setting forth the number of units of each article covered by this special order which applicant has delivered during the reporting period. This requirement conforms with the provisions of section 43, Ceiling Price Regulation 7.

Special provisions. For the reasons set forth in the statement of considerations and pursuant to Section 43 of Ceiling Price Regulation 7, this special order is hereby issued.

1. The ceiling prices for sales at retail of mattresses and box springs manufactured by Eclipse Sleep Products, Inc.,

Milford Street, Atlantic and Montauk Avenues, Brooklyn 8, New York, having the brand name(s) "Quiltress", "Super Quiltress", "Superest", and "Royal Superest" shall be the proposed retail ceiling prices listed by Eclipse Sleep Products, Inc., in its application dated April 18, 1951, and filed with the Office of Price Stabilization, Washington 25, D. C. A list of such ceiling prices will be filed by the Office of Price Stabilization with the Federal Register as an appendix to this special order as soon as practicable. On and after the date of receipt of a copy of this special order, with notice of prices annexed, but in no event later than September 24, 1951, no seller at retail may offer or sell any article covered by this special order at a price higher than the ceiling price established by this special order. Sales may, of course, be made at less than the ceiling prices.

2. The retail ceiling price of an article fixed by paragraph 1 of this special order shall apply to any other article of the same type which is otherwise priceable under Ceiling Price Regulation 7 by retailers subject to that regulation, having the same selling price and terms of sale to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this special order.

3. On and after August 25, 1951, Eclipse Sleep Products, Inc., must mark each article for which a ceiling price has been established in paragraph 1 of this special order with the retail ceiling price under this special order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

OPS—Sec. 43—CPR 7
Price \$-----

On and after September 24, 1951, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to September 24, 1951, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

Upon issuance of any amendment to this special order which either adds an article to those already listed in the manufacturer's application or changes the retail ceiling price of a listed article, the applicant named in this special order must comply, as to each such article, with the preticketing requirements of this paragraph within 30 days after the effective date of the amendment. After 60 days from the effective date, no retailer may offer or sell the article unless it is ticketed in accordance with the requirements of this paragraph. Prior to the expiration of the 60-day period, unless the article is so ticketed, the retailer shall comply with the marking, tagging, and posting provisions of the regulation which would apply in the absence of this special order.

4. Within 15 days after the effective date of this special order, the manufacturer shall send a copy of this special order to each purchaser for resale to whom, within two months immediately prior to the effective date, the manu-

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facturer had delivered any article covered in paragraph 1 of this special order. Copies shall also be sent to all other purchasers on or before the date of the first delivery of any such article subsequent to the effective date of this special order, and shall be accompanied by copies of each amendment thereto (if any) issued prior to the date of the delivery. The manufacturer shall annex to the special order a notice, listing the cost and discount terms to retailers for each article covered by this special order and the corresponding retail ceiling price fixed by this special order for an article of that cost. The notice shall be in substantially the following form:

(Column 1)	(Column 2)
Our price to retailers	Retailer's ceilings for articles of cost listed in column 1
\$..... per.....	Terms
{unit. dozen. etc.	{net. percent EOM; etc.
	\$.....

Within 15 days after the effective date of this special order, two copies of this notice must also be filed by the manufacturer with the Distribution Price Branch, Consumer Soft Goods Division, Office of Price Stabilization, Washington 25, D. C. Within 15 days after the effective date of any subsequent amendment to this special order, the manufacturer shall send a copy of the amendment to each purchaser to whom, within 2 months immediately prior to the effective date of such amendment, the manufacturer had delivered any article the sale of which is affected in any manner by the amendment.

5. Within 45 days of the expiration of the first 6 months period following the effective date of this special order and within 45 days of the expiration of each successive 6 months period, the manufacturer shall file with the Distribution Price Branch, Office of Price Stabilization, Washington 25, D. C., a report setting forth the number of units of each article covered by this special order

which he has delivered in that 6 months period.

6. The provisions of this special order establish the ceiling price for sales at retail of the articles covered by it regardless of whether the retailer is otherwise subject to Ceiling Price Regulation 7 or any other regulation.

7. This special order or any provision thereof may be revoked, suspended, or amended by the Director of Price Stabilization at any time.

8. The provisions of this special order are applicable to the United States and the District of Columbia.

Effective date. This special order shall become effective July 26, 1951.

MICHAEL V. DISALLE,
Director of Price Stabilization.

JULY 25, 1951.

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4:23 p. m.]