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Washington, Friday, September 24, 1943

**The President**

**EXECUTIVE ORDER 9377**

**RELINQUISHING POSSESSION OF THE PLANT OF THE ATLANTIC BASIN IRON WORKS, INCORPORATED, AT BROOKLYN, NEW YORK**

WHEREAS on September 4, 1943, the War Shipping Administrator, acting pursuant to the direction contained in Executive Order No. 9375 of September 3, 1943, took possession of the plant of the Atlantic Basin Iron Works, Incorporated, located at Brooklyn, New York, and since that date has retained possession of the said plant pursuant to said Executive Order; and

WHEREAS it now appears and I so find that the productive efficiency of the said plant prevailing prior to the taking possession thereof has been restored:

NOW, THEREFORE, by virtue of the authority vested in me by the Constitution and statutes of the United States, particularly the War Labor Disputes Act (Public Law 89, 78th Cong.), I hereby direct the War Shipping Administrator to relinquish possession of the said plant to the Atlantic Basin Iron Works, Incorporated, and to issue the necessary orders for carrying out this direction.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE,  
September 22, 1943.

[F. R. Doc. 43-15522; Filed, September 23, 1943; 12:22 p. m.]

**Regulations**

**TITLE 7—AGRICULTURE**

**Chapter XI—War Food Administration  
(Distribution Orders)**

[FDO 80-1]

**PART 1405—FRUITS AND VEGETABLES**

**ALLOCATION OF PROCESSED CONCORD GRAPES**

Pursuant to the provisions of Food Distribution Order No. 80 (8 F.R. 12527), and to effectuate the purposes thereof, it is hereby ordered, As follows:

**§ 1405.29 Regulations affecting the allocation of processed Concord grapes—**

(a) *Definitions.* The definitions contained in Food Distribution Order No. 80 shall, when used herein, have the same meaning as set forth in Food Distribution Order No. 80; and when used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent thereof:

(1) The term "fresh Concord grapes" means and includes both "restricted Concord grapes" and "unrestricted Concord grapes" as those terms are defined in § 1405.25 (a) (1) and § 1405.25 (a) (2), respectively, of Food Distribution Order No. 80.

(2) The term "bottled grape juice" means and includes the unfermented juice of fresh Concord grapes, obtained by a single pressing of the fruit, with or without the aid of heat, and with or without the removal of insoluble matter, which has been bottled or packaged in individual containers of one gallon or less in volume.

(b) *Manner of determining allocation.*

(1) Each processor shall calculate: (i) The estimated weight (in pounds or tons, at his option) of the fresh Concord grapes which were used in producing the quantity of bottled grape juice produced for his account during the period from September 1, 1942, to August 31, 1943, both inclusive; and (ii) The estimated weight (on a like weight basis) of all of the fresh Concord grapes which were processed for his account during the same period. The percentage which the quantity of fresh Concord grapes calculated as provided for in (i) above is of the quantity of fresh Concord grapes calculated as provided for in (ii) above shall be known as the processor's "bottled grape juice percentage." The difference between 100 percent and the processor's "bottled grape juice percentage" shall be known as his "other use percentage."

(2) Every processor shall determine, for each period after September 20, 1943, chosen by him, the permissible allocations of the processed Concord grapes which he has set aside. Such determina-

(Continued on next page)

**CONTENTS**

**THE PRESIDENT**

<b>EXECUTIVE ORDER:</b>	Page
Atlantic Basin Iron Works, Inc., plant possession relinquished.....	12963

**REGULATIONS AND NOTICES**

<b>ALIEN PROPERTY CUSTODIAN:</b>	
Certification of copies, authority delegation .....	12964
<b>COAL MINES ADMINISTRATION:</b>	
Termination of Government control:	
Alabama Power Co., et al.....	13026
B & M Coal Co., et al.....	13026
<b>COAST GUARD:</b>	
Inspection and navigation regulations, amendments; approval of equipment.....	13025
<b>CUSTOMS BUREAU:</b>	
Chalks Flying Service Airport, Miami, Fla., redesignation as airport of entry.....	12967
Customs relations with contiguous foreign territory; form for merchandise in transit between Canada and Mexico.....	12967
<b>FEDERAL COMMUNICATIONS COMMISSION:</b>	
Civilian use of communications, investigation.....	13027
<b>FEDERAL TRADE COMMISSION:</b>	
Cease and desist orders:	
Columbia Research Co.....	12965
Modern Marketing Service, Inc., et al.....	12965
<b>INTERSTATE COMMERCE COMMISSION:</b>	
Icing restrictions, Idaho and Oregon potatoes.....	13025
<b>OFFICE OF DEFENSE TRANSPORTATION:</b>	
Detroit, Mich., florists; joint action plan.....	13027
<b>OFFICE OF ECONOMIC WARFARE:</b>	
Prohibited exportation; miscellaneous amendments.....	12967
<b>OFFICE OF PRICE ADMINISTRATION:</b>	
Adjustment orders, list.....	13027
Anthracite coal (RO 19, Am. 1).....	13024
Coffee, green (RPS 50, Am. 7).....	13024

(Continued on next page)



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#### CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION— Continued.	Page
Hawaii:	
Meats and poultry (MPR 373, Am. 15).....	13019
Onions, grapes, and leis (MPR 373, Am. 16).....	13023
Locks and lock sets (MPR 317, Am. 2).....	13003
Lumber:	
Central hardwood (MPR 155).....	13007
Western timber (MPR 460, Am. 1).....	13023
Regional and district office orders:	
Community ceiling prices, list.....	13032
Firewood, Kitsap County, Wash.....	13034
Food and drink for immediate consumption, West coast region.....	13024
Ice, Las Vegas, Nev., area.....	13034
Milk:	
Kentucky.....	13028
Peoria, Ill., area (2 docu- ments).....	13032
Seattle, Wash., area.....	13033
Waterman, Ill.....	13033
Pennsylvania anthracite, Bradford County, Pa.....	13030
Poultry, Cleveland, Ohio, re- gion.....	13027
Power laundries, Los Angeles, Calif., area.....	13033
Solid fuels, Boston, Mass., area.....	13028
Steel castings and railroad spe- cialties (RPS 41).....	12992
Stoves (RO 9A, Am. 1 to Supp. 1).....	13024

#### CONTENTS—Continued

SECURITIES AND EXCHANGE COMMIS- SION:	Page
Hearings, etc.:	
Southern Colorado Power Co.....	13034
United Public Utilities Corp., et al.....	13034
SELECTIVE SERVICE SYSTEM:	
Classification ledger, form pre- scribed.....	12967
WAR DEPARTMENT:	
Siuslaw River, Cushman, Oreg.; bridge regulations.....	13024
WAR FOOD ADMINISTRATION:	
Concord grapes, processed (FDO 80-1).....	12963
WAR LABOR BOARD:	
Wage rates and adjustments:	
Approval of increases.....	12967
Exemption of certain em- ployers.....	12967
WAR PRODUCTION BOARD:	
Aircraft plumbing fittings (L-313).....	12981
Approval of ODT orders:	
Detroit, Mich., transporta- tion and delivery of flowers.....	13036
Coir fiber and products (M-312).....	12990
Contracts, placing by negotia- tion (Dir. 2).....	12968
Controlled materials plan; steel deliveries (CMP Reg. 1, Dir. 6).....	12969
Copper, use in automotive parts (L-106).....	12973
Fountain pens and mechanical pencils (L-227).....	12990
Glass containers and closures (L-103).....	12981
Imports, strategic materials:	
(M-63).....	12974
(M-63-a).....	12980
Iron and steel stock replace- ment (M-21-b-2, Dir. 2).....	12974
Lumber, Douglas fir (L-218).....	12989
Paper, waxed (M-351).....	12970
Pipe fittings (L-288, Am. 1).....	12969
Signs, metal (L-29).....	12991
Stop construction order, Wapa- to Irrigation Project, Yaka- ima County, Wash.....	13035
Tanks, plumbing and heating (L-199).....	12971

tion shall be made on the basis of the following three steps:

(i) The total weight (in pounds or tons, as the processor may elect) of fresh Concord grapes processed for his account during a chosen period shall be multiplied by his "other use percentage." The processor shall then select from the processed Concord grapes which he has set aside a quantity equal to that which would be obtained by processing fresh Concord grapes of the weight determined by the calculation provided for in the preceding sentence. Such selected quantity of processed grapes may be used, or sold for use, or delivered for use in the production of fruit jam, or fruit jelly, or fruit butter.

(ii) The total weight (on a like weight basis as that used under paragraph (b) (2) (i) above) of the fresh Concord grapes processed for his account during the same chosen period as that

used in paragraph (b) (2) (i) above shall be multiplied by his "bottled grape juice percentage." The processor shall then select from the processed Concord grapes which he has set aside a quantity equal to that which would be obtained by processing fresh Concord grapes of the weight determined by the calculation provided for in the preceding sentence. Of such selected quantity,

(a) 40 percent may be used, or sold for use, or delivered for use in the production of fruit jam, or fruit jelly, or fruit butter, and

(b) 30 percent may be used, or sold for use, or delivered for use in the production of bottled grape juice: *Provided, however*, That the processor may (if he should so elect) use, or sell for use, or deliver for use all or any part of the portion of the processed Concord grapes referred to in (b) above in the production of fruit jam, or fruit jelly, or fruit butter.

(iii) After allocations have been made from the processed Concord grapes in accordance with the provisions contained in paragraph (b) (2) (i) and (b) (2) (ii) above, the quantity remaining may (at the option of the processor) either be retained by him for subsequent allocation, or it may be used, or sold for use, or delivered for use in the production of fruit jam, or fruit jelly, or fruit butter.

(c) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., September 20, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 80, 8 F.R. 12527)

Issued this 22d day of September 1943.

ROY F. HENDRICKSON,  
Director of Food Distribution.

[F. R. Doc. 43-15497; Filed, September 23, 1943; 11:19 a. m.]

#### TITLE 8—ALIENS AND NATIONALITY

##### Chapter II—Office of Alien Property Custodian

[Gen. Order No. 7 as amended]

##### PART 503—GENERAL ORDERS

##### DELEGATION OF AUTHORITY TO CERTIFY AND ATTEST COPIES

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095 (7 F.R. 1971) as amended, and pursuant to law, the undersigned hereby amends General Order No. 7 to read as follows:

§ 503.7 *General Order No. 7.* I do hereby delegate to and confer upon the Secretary of the Office of Alien Property Custodian, and the Assistant Secretary for Records, severally, the power vested in the Alien Property Custodian to authenticate, certify and attest copies of any books, records, papers or other documents in the official custody of the Alien Property Custodian, and to subscribe my name to such certificates in my behalf.

(40 Stat. 411, 50 U.S.C. App.; 55 Stat. 839, 50 U.S.C. App. (Supp. 1942); E.O. 9193, 7 F.R. 5205)

Executed at Washington, D. C., on September 20, 1943.

LEO T. CROWLEY,  
Alien Property Custodian.

[F. R. Doc. 43-15494; Filed, September 23, 1943; 11:05 a. m.]

TITLE 16—COMMERCIAL PRACTICES  
Chapter I—Federal Trade Commission  
PART 3—DIGEST OF CEASE AND DESIST ORDERS

[Docket No. 4867]

COLUMBIA RESEARCH COMPANY

§ 3.55 *Furnishing means and instrumentalities of misrepresentation or deception:* § 3.69 (a) *Misrepresenting oneself and goods—Business status, advantages or connections—Nature, in general:* § 3.72 (n 10) *Offering deceptive inducements to purchase or deal—Terms and conditions.* In connection with offer, etc., in commerce, of envelopes and printed matter, consisting of purported notices with questionnaires attached, or any other similar printed or written material, (1) representing directly or by implication that any funds or other property is being held by respondent for persons concerning whom information is sought through respondent's letters, questionnaires, or other material; (2) representing directly or by implication that the information sought through respondent's letters, questionnaires, or other material is for the purpose of determining whether the person concerning whom such information is sought is entitled to receive trust funds or any other property; and (3) using, or placing in the hands of others for use, form letters, notices, questionnaires, or other material which represent directly or by implication that respondent's business is other than that of obtaining information for use in the collection of debts or that the information sought through such letters, notices, questionnaires, or other material is for any purpose other than for use in the collection of debts; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Columbia Research Company, Docket 4867, September 13, 1943]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 13th day of September, A. D. 1943.

*In the Matter of Julius Florsheim, Trading Under the Name Columbia Research Company*

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, answer of the respondent, testimony and other evidence in support of and in opposition to the allegations of said complaint, taken before a trial examiner of the Commission theretofore duly designated by it, and brief in support of the complaint;

and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:

*It is ordered,* That respondent, Julius Florsheim, an individual, trading under the name of Columbia Research Company or trading under any other name, his agents, representatives, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, and distribution in commerce as "commerce" is defined in the Federal Trade Commission Act, of envelopes and printed matter consisting of purported notices with questionnaires attached, or any other printed or written material of substantially similar nature, do forthwith cease and desist from:

1. Representing directly or by implication that any funds or other property is being held by respondent for persons concerning whom information is sought through respondent's letters, questionnaires, or other material.

2. Representing directly or by implication that the information sought through respondent's letters, questionnaires, or other material is for the purpose of determining whether the person concerning whom such information is sought is entitled to receive trust funds or any other property.

3. Using, or placing in the hands of others for use, form letters, notices, questionnaires, or other material which represent directly or by implication that respondent's business is other than that of obtaining information for use in the collection of debts or that the information sought through such letters, notices, questionnaires, or other material is for any purpose other than for use in the collection of debts.

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

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 43-15498; Filed, September 23, 1943; 11:21 a. m.]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

[Docket No. 3783]

MODERN MARKETING SERVICE, INC. ET AL.

§ 3.45 (e) *Discriminating in price—Indirect discrimination—Brokerage payments.* In connection with the purchase, in commerce, of commodities by respondent S. M. Flickinger Co., Inc., and five other corporate buyer respondents, and on the part of said six buyer respondents, and their officers, etc., and among other things, as in order set forth, receiving or accepting from the sellers of such commodities, directly or indirectly, any brokerage fee, commission or other compensation, or any allowance or dis-

count in lieu thereof; and receiving or accepting from respondent Red and White Corporation (stock of which is owned exclusively by said buyer respondents and other wholesale grocers and jobbers) or from respondent Modern Marketing Service, Inc. (subsequently organized corporation controlled by former and its said stockholder and jobber licensees) any brokerage fee, commission, or other compensation, or any allowance or discount in lieu thereof, theretofore received or accepted by said last-named respondents from such sellers, either in the form of money or credits, or in the form of services or benefits provided or furnished by said last-named respondents through or by means of the use or expenditure of any such brokerage fee, commission, compensation, allowance, or discount; prohibited. (Sec. 2c, 49 Stat. 1527; 15 U.S.C., sec. 13c) [Cease and desist order, Modern Marketing Service, Inc., et al., Docket 3783, September 8, 1943]

§ 3.45 (e) *Discriminating in price—Indirect discrimination—Brokerage payments.* In connection with the sale in commerce of commodities by respondent Diamond Match Co. and six other seller respondents, to any of the buyer respondents named in paragraph one of this order (i. e., six corporations, exclusive owners, along with various other wholesale grocer and jobber licensees of said below named Red and White Corporation), and on the part of said seven seller respondents, and their officers, etc., and among other things, as in order set forth, paying or granting, directly or indirectly, to any of such purchasers, or to respondent Modern Marketing Service, Inc. (subsequently organized corporation controlled by said Red and White Corporation and its said stockholder and jobber licensees) anything of value as a commission, brokerage or other compensation, or any allowance or discount in lieu thereof; prohibited. (Sec. 2c, 49 Stat. 1527; 15 U.S.C., sec. 13c) [Cease and desist order, Modern Marketing Service, Inc., et al., Docket 3783, September 8, 1943]

§ 3.45 (e) *Discriminating in price—Indirect discrimination—Brokerage payments.* In connection with the purchase, in commerce, of commodities by any of the buyer respondents named in paragraph one of this order (i. e., six corporations, exclusive owners, along with various other wholesale grocer and jobber licensees of said below named Red and White Corporation), or by any other stockholder or jobber licensee of respondent Red and White Corporation, and on the part of respondent Modern Marketing Service, Inc. (subsequently organized corporation controlled by said Red and White Corporation and its said stockholder and jobber licensees), and its officers, etc., and among other things, as in order set forth, receiving or accepting, directly or indirectly, from the sellers of such commodities, any brokerage fee, commission, or other compensation, or any allowance or discount in lieu thereof; and paying, transmitting, or delivering any such fee, commission, compensation,

allowance or discount to such purchasers or to respondent Red and White Corporation, either in the form of money or credits, or in the form of services or benefits provided or furnished by respondent Modern Marketing Service, Inc., to respondent Red and White Corporation or to such purchasers through or by means of the use of expenditure of any such brokerage fee, commission, compensation, allowance, or discount; prohibited. (Sec. 2c, 49 Stat. 1527; 15 U.S.C., sec. 13c) [Cease and desist order, Modern Marketing Service, Inc., et al., Docket 3783, September 8, 1943]

§ 3.45 (e) *Discriminating in price—Indirect discrimination — Brokerage payments.* In connection with the purchase, in commerce, of commodities by any of the buyer respondents named in paragraph one of this order (i.e., six corporations, exclusive owners, along with various other wholesale grocer and jobber licensees of said below named Red and White Corporation), or by any other stockholder or jobber licensee of said respondent Red and White Corporation, and on the part of said respondent Red and White Corporation, and its officers, etc., and among other things, as in order set forth, receiving or accepting from the sellers of such commodities or from respondent Modern Marketing Service Inc. (subsequently organized corporation controlled by said Red and White Corporation, and its said stockholder and jobber licenses), any brokerage fee, commission, or other discount in lieu thereof; and paying, transmitting, or delivering any such fee, commission, compensation, allowance, or discount to such purchasers, either in the form of money or credits, or in the form of services or benefits provided or furnished by respondent Red and White Corporation to such purchasers through or by means of the use or expenditure of any such brokerage fee, commission, compensation, allowance, or discount; prohibited. (Sec. 2c, 49 Stat. 1527; 15 U.S.C., sec 13c) [Cease and desist order, Modern Marketing Service, Inc., et al., Docket 3783, September 8, 1943]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 8th day of September, A. D. 1943.

*In the Matter of Modern Marketing Service, Inc., a Corporation; Red and White Corporation, a Corporation; The Diamond Match Company (Referred to in the Complaint as Diamond Match Company), a Corporation; Morton Salt Company, a Corporation; The Quaker Oats Company (Referred to in the Complaint as Quaker Oats Company), a Corporation; Ralston Purina Company (Referred to in the Complaint as Ralston-Purina Company), a Corporation; Wesson Oil & Snowdrift Sales Co. (Referred to in the Complaint as Wesson Oil and Snowdrift Sales Company), a Wholly-Owned Subsidiary of Wesson Oil & Snowdrift Co., Inc. (Referred to in the Complaint as Wesson Oil and Snowdrift Company, Inc.), a Corporation; Standard Rice Company, Inc. (Referred to in the*

*Complaint as Standard Rice Company), a Corporation; The Procter and Gamble Distributing Company (Referred to in the Complaint as Procter & Gamble), a Corporation; S. M. Flickinger Company, Inc., a Corporation; Julliard Cockcroft Corporation, a Corporation; Laurans Brothers, Inc., a Corporation; West Coast Grocery Company, a Corporation; H. O. Wooten Grocery Company, a Corporation; and Nash-Finch Company, a Corporation*

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answers of the respondents, testimony and other evidence taken before a trial examiner of the Commission theretofore duly designated by it, report of the trial examiner upon the evidence and the exceptions to such report, briefs in support of and in opposition to the complaint, and oral argument; and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of subsection (c) of section 2 of the Clayton Act, as amended by the Robinson-Patman Act (15 U.S.C., sec. 13):

1. *It is ordered*, That respondents S. M. Flickinger Company, Inc., Julliard Cockcroft Corporation, Laurans Brothers, Inc., West Coast Grocery Company, H. O. Wooten Grocery Company, and Nash-Finch Company, corporations (hereinafter referred to as buyer respondents), and their officers, agents, representatives, and employees, in connection with the purchase by such respondents of commodities in commerce, as "commerce" is defined in said Clayton Act, as amended, do forthwith cease and desist from receiving or accepting from the sellers of such commodities, directly or indirectly, any brokerage fee, commission, or other compensation, or any allowance or discount in lieu thereof; and from receiving or accepting from respondent Red and White Corporation or respondent Modern Marketing Service, Inc., any brokerage fee, commission, or other compensation, or any allowance or discount in lieu thereof, theretofore received or accepted by said last-named respondents from such sellers, either in the form of money or credits, or in the form of services or benefits provided or furnished by said last-named respondents through or by means of the use or expenditure of any such brokerage fee, commission, compensation, allowance or discount.

2. *It is further ordered*, That respondents The Diamond Match Company, Morton Salt Company, The Quaker Oats Company, Ralston Purina Company, Wesson Oil & Snowdrift Sales Co., Standard Rice Company, Inc., and The Procter and Gamble Distributing Company, corporations, and their officers, agents, representatives, and employees, in connection with the sale of commodities in commerce, as "commerce" is defined in said Clayton Act, as amended, to any of the buyer respondents named in paragraph "1" hereof, or to any other stockholder or jobber licensee of respondent Red and White Corporation, do forth-

with cease and desist from paying or granting, directly or indirectly, to any of such purchasers, or to respondent Modern Marketing Service, Inc., or respondent Red and White Corporation, anything of value as a commission, brokerage, or other compensation, or any allowance or discount in lieu thereof.

3. *It is further ordered*, That respondent Modern Marketing Service, Inc., a corporation, and its officers, agents, representatives, and employees, in connection with the purchase of commodities in commerce, as "commerce" is defined in said Clayton Act, as amended, by any of the buyer respondents named in paragraph "1" hereof, or by any other stockholder or jobber licensee of respondent Red and White Corporation, do forthwith cease and desist from receiving or accepting, directly or indirectly, from the sellers of such commodities, any brokerage fee, commission, or other compensation, or any allowance or discount in lieu thereof; and from paying, transmitting, or delivering any such fee, commission, compensation, allowance or discount to such purchasers or to respondent Red and White Corporation, either in the form of money or credits, or in the form of services or benefits provided or furnished by respondent Modern Marketing Service, Inc., to respondent Red and White Corporation or to such purchasers through or by means of the use or expenditure of any such brokerage fee, commission, compensation, allowance, or discount.

4. *It is further ordered*, That respondent Red and White Corporation, a corporation, and its officers, agents, representatives, and employees, in connection with the purchase of commodities in commerce, as "commerce" is defined in said Clayton Act, as amended, by any of the buyer respondents named in paragraph "1" hereof, or by any other stockholder or jobber licensee of respondent Red and White Corporation, do forthwith cease and desist from receiving or accepting from the sellers of such commodities, or from respondent Modern Marketing Service, Inc., any brokerage fee, commission, or other discount in lieu thereof; and from paying, transmitting, or delivering any such fee, commission, compensation, allowance, or discount to such purchasers, either in the form of money or credits, or in the form of services or benefits provided or furnished by respondent Red and White Corporation to such purchasers through or by means of the use or expenditure of any such brokerage fee, commission, compensation, allowance, or discount.

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

By the Commission.

[SEAL]

OTIS B. JOHNSON,  
Secretary.

## TITLE 19—CUSTOMS DUTIES

## Chapter I—Bureau of Customs

[T. D. 50932]

## PART 5—CUSTOMS RELATIONS WITH CONTIGUOUS FOREIGN TERRITORIES

## FORM FOR MERCHANDISE IN TRANSIT BETWEEN CANADA AND MEXICO

In order to comply with a request of the Bureau of the Census, Department of Commerce, that a statistical copy of customs Form 7512, covering merchandise in transit through the United States between ports of Canada or Mexico, be forwarded to the Section of Customs Statistics, Division of Foreign Trade Statistics, Customhouse, New York, New York, § 5.11 (a), Customs Regulations of 1943 (19 C.F.R. 5.11 (a)),<sup>1</sup> is amended by deleting the word "three" and substituting therefor the word "four" in the first sentence. (Secs. 553, 624, 46 Stat. 742, 759, sec. 21, 52 Stat. 1087; 19 U.S.C. 1553, 1624)

[SEAL] W. R. JOHNSON,  
Commissioner of Customs.

Approved: September 21, 1943.

HERBERT E. GASTON,  
Acting Secretary of the Treasury.

[F. R. Doc. 43-15491; Filed, September 23, 1943; 10:35 a. m.]

[T.D. 50931]

## PART 6—AIR COMMERCE REGULATIONS

## CHALKS FLYING SERVICE AIRPORT, TEMPORARY REDESIGNATION AS AIRPORT OF ENTRY

SEPTEMBER 21, 1943.

The Chalks Flying Service Airport, Miami, Florida, is hereby redesignated as an airport of entry for civil aircraft and merchandise carried thereon arriving from places outside the United States, as defined in section 9 (b) of the Air Commerce Act of 1926 (U.S.C. title 49, sec. 179 (b)), for a period of one year from September 17, 1943.

The list of temporary airports of entry in § 6.13, Customs Regulations of 1943,<sup>1</sup> (19 C.F.R. 6.13),<sup>2</sup> is hereby amended by changing the date of designation opposite the name of this airport to "September 17, 1943." (Sec. 7 (b), 44 Stat. 572; 49 U.S.C. 177 (b))

[SEAL] HERBERT E. GASTON,  
Acting Secretary of the Treasury.

[F. R. Doc. 43-15490; Filed, September 23, 1943; 10:35 a. m.]

## TITLE 29—LABOR

## Chapter VI—National War Labor Board

[General Order 3]

## PART 803—GENERAL ORDERS

## APPROVAL OF INCREASE IN WAGE RATES

Interpretations Nos. 1, 2, and 3 to General Order No. 3 are hereby repealed. General Order No. 3 is hereby amended to read as follows:

<sup>1</sup> 8 F.R. 8099.<sup>2</sup> 8 F.R. 8099, 8592, 9351.

§ 803.3 *General Order No. 3.* (a) The National War Labor Board hereby approves all increases in wage rates which were put into effect on or before October 3, 1942. Such approval includes increases first reflected in a payroll subsequent to October 3, 1942, if applicable to work done, and provided for by written agreement, or formally determined and communicated to the employees, on or before that date. An adjustment taking effect after October 3, 1942, or, regardless of its effective date, resulting from the award or decision of an arbitrator or referee made after October 3, 1942, is, however, subject to the approval of the Board, although the agreement providing therefor, or the order or agreement for arbitration or reference may have been made prior to that date.

(b) All such increases shall be subject to the right of the Board to review and to order the discontinuance of further payment of all or part thereof.

(E.O. 9250, 7 F.R. 7871)

Adopted September 14, 1943.

L. K. GARRISON,  
Executive Director.

[F. R. Doc. 43-15471; Filed, September 22, 1943; 2:10 p. m.]

[Gen. Order 4]

## PART 803—GENERAL ORDERS

## EXEMPTION OF CERTAIN EMPLOYERS FROM WAGE ADJUSTMENTS

Interpretations Nos. 1 and 2 to General Order No. 4 and General Order No. 4-B are hereby repealed. General Order No. 4 is hereby amended to read as follows:

§ 803.4 *General Order No. 4.* (a) Wage adjustments made by employers who, at the time the adjustment is agreed to, or if not made by agreement, at the time it is placed into effect, employ a total of not more than eight individuals in all their plants or units, are exempted from the provisions of Executive Order 9250 of October 3, 1942, and Executive Order No. 9328 of April 8, 1943.

(b) Unless expressly extended, the exemption granted by this order shall not apply to employers whose employees' wages, hours, or working conditions have been established or negotiated on an industry, association, area, or other similar basis, by a master contract, or similar or identical contracts.

(c) The exemption granted by this order shall not apply to an employer who, during any given year following October 3, 1942, in the case of wages, or October 27, 1942, in the case of salaries, has made adjustments affecting eight specific employees.

(d) The Regional War Labor Boards may recommend to the National War Labor Board such exceptions to the provisions of this order as are necessary to effectuate the wage stabilization policies of the National War Labor Board, which exceptions, if approved by the National War Labor Board, shall, unless otherwise specified, apply only within the terri-

torial jurisdiction of the Regional Board recommending them.

Adopted September 16, 1943.

(E.O. 9250; 7 F.R. 7871)

L. K. GARRISON,  
Executive Director.

[F. R. Doc. 43-15469; Filed, September 23, 1943; 9:33 a. m.]

## TITLE 32—NATIONAL DEFENSE

## Chapter VI—Selective Service System

[No. 206]

CLASSIFICATION LEDGER  
ORDER PRESCRIBING FORM

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U. S. C., App. and Sup. 301 et seq.); E.O. No. 8545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, I hereby prescribe the following change in DSS forms:

Addition of a new form designated as DSS Form 62, entitled "Classification Ledger," effective immediately upon the filing hereof with the Division of the Federal Register.<sup>1</sup>

The foregoing addition shall become a part of the Selective Service Regulations effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,  
Director.

SEPTEMBER 22, 1943.

[F. R. Doc. 43-15472; Filed, September 22, 1943; 1:56 p. m.]

## Chapter VIII—Office of Economic Warfare

## Subchapter B—Export Control

[Amendment 105]

## PART 801—GENERAL REGULATIONS

## PROHIBITED EXPORTATIONS

Section 801.2 *Prohibited exportations* is hereby amended in the following particulars:

1. In the column headed "Commodity" the commodity titles "Machinery—Metal-working (new, used, parts, and equipment for)" and "Machinery—Metal-working (all other not listed, and parts):" and all of the commodities listed under said titles wherever they may appear in said section are hereby deleted and in the columns headed "Unit", "Department of Commerce No.", and "General License Group" the unit, Department of Commerce schedule B number, and general license designation respectively assigned to each of said commodities are hereby deleted and in lieu thereof there shall be inserted the following:

<sup>1</sup> Form filed as part of the original document.

Commodity	Unit	Department of Commerce No.	General license group
Machinery—metal-working (new, used, parts, & equipment for):			
Automatic screw machines, single & multi-spindle (bar) type.	Units...	7406.49	62
Bending machines.....	Units.....	7455.98 7444.05	62
Boring & turning machines.....	Units.....	7404.07 7404.09	
Broaching machines.....	Units.....	7443.15	62
Chucks.....	Units.....	7443.71	62
Cutting off machines.....	Units.....	7443.19	62
Die casting.....	Units.....	7455.05	62
Drilling machines.....	Units.....	7420.00 7421.00 7443.13	62
Filing machines.....	Units.....	7443.19	62
Forging machines.....	Units.....	7447.00	62
Gear cutting machines.....	Units.....	7431.00	62
Grinding machines, external cylindrical, except universal (include plain & centerless).	Units.....	7440.00	62
Grinding machines, external cylindrical, universal.	Units.....	7442.07	62
Grinding machines, gear tooth.	Units.....	7443.00	62
Grinding machines, internal.	Units.....	7441.00	62
Grinding machines, precision.	Units.....	7404.09	62
Grinding machine parts.	Units.....	7443.09	62
Grinding machines, surface.	Units.....	7435.00	62
Grinding machines, thread.	Units.....	7443.06	62
Grinding machines, tool & cutter, including universal tool & cutter, grinders.	Units.....	7442.05	62
Grinding machines, other (include disc, face & stand grinders).	Units.....	7443.08	62
Honing & lapping machines (except gear).	Units.....	7443.05	62
Honing & lapping machines, & finishing machines, gear.	Units.....	7443.17	62
Keyseating machines.....	Units.....	7443.19	62
Lathes, artillery, ammunition, & boring, & other lathes, n. e. s.	Units.....	7403.09	62
Lathes, automatic chucking & between center.	Units.....	7403.05	62
Lathes, engine.....	Units.....	7400.05 7400.09	62
Lathes, polishing, buffing & burnishing, centering, spinning & cutting off.	Units.....	7403.07	
Lathes, turret.....	Units.....	7402.05	62
Milling machines.....	Units.....	7402.09 7407.00 7443.13	62
Planing machines.....	Units.....	7426.00	
Presses, mechanical & hydraulic.	Units.....	7444.05	62
Riveting machines.....	Units.....	7447.00	62
Rolling mill & parts.....	Units.....	7448.00	62
Shapers.....	Units.....	7427.00	62
Shearing machines.....	Units.....	7444.05	62
Slotters (including slotting machines).	Units.....	7455.98	62
Threading & tapping machines.	Units.....	7406.05	62
Tools, metal cutting, large & small including cutters, dies, die heads, hobs, taps, saws, & blades, shear knives, files, broaches, & their fixtures & devices for holding same, of types suitable for use in power-driven tools.	Units.....	6118.05 6118.09 6118.25 6167.43 6167.98 7455.98 7443.82	62
Tools, portable, power driven.	Units.....	7056.05 7099.94 7457.00	
Tools, power driven machine, parts & accessories, other.	Units.....	7443.98	62
Tools, power driven, n. e. s.	Units.....	7443.19	62
Wire drawing & parts.....	Units.....	7455.00 7444.05 7452.05 7452.98 7455.98 7458.98 7455.95 7443.83 7444.98	62
(All others not listed, & parts).	Units.....		

2. In the column headed "Commodity" the description of the commodities listed therein is hereby amended as follows:

a. Under the heading "Aluminum and Aluminum Alloy Products (including duralumin):" the commodity description "rods and bars (include rolled and extended)" is amended to read "rods and bars (include rolled and extruded)".

b. Under the heading "Animal products, edible:" the commodity description "Gelatin" is amended to read "Gelatin (include unflavored gelatin in packages. Flavored gelatin preparations are classified under Schedule B No. 1637.00 and gelatin for photographic use is classified under Schedule B No. 0999.98)".

c. Under the heading "Books, maps, pictures & other printed matter:" the commodity description "Currency, bank notes and uncanceled revenue stamps" is amended to read "Currency, bank notes and uncanceled revenue stamps (coins classified according to composition)".

d. Under the heading "Chemicals" the commodity description "Potassic fertilizer materials, n. e. s. (25% K<sub>2</sub>O content equivalent)" is amended to read "Potassic fertilizer materials, n. e. s. (report on 25% K<sub>2</sub>O basis)" and the commodity description "Potassic fertilizer materials, other than potassium chloride and potassium sulphate, containing 27% or more potassium oxide (K<sub>2</sub>O) equivalent 25% K<sub>2</sub>O content equivalent)" is amended to read "Potassic fertilizer materials, other than potassium chloride and potassium sulphate, containing 25% or more potassium oxide (K<sub>2</sub>O) equivalent (report on 25% K<sub>2</sub>O basis)".

e. Under the heading "Nursery and greenhouse stock" the commodity description "Nursery or greenhouse stock, n. e. s. (include fruit tree stock and cuttings or seedlings)" is amended by deleting the words "or seedlings".

f. Under the heading "Sugar and related products:" the commodity description "Confections, n. e. s." is amended to read "Confections, n. e. s. (include ice cream powder, ice cream, chocolate and vanilla pudding, flavoring sugar and flavored gelatin preparations)".

g. Under the heading "Electrical machinery and apparatus" the commodity description "Heating devices and parts, industrial, other" is amended to read "Heating devices and parts, industrial, other (include commercial cooking ranges)", and the commodity description "Ranges, electrical cooking" is amended to read "Ranges, electrical cooking, domestic (report commercial type in 7074.90)".

h. Under the heading "Glass and glass products:" the commodity description "Glass, n. e. s. (include flat glass specialties, mirrors and glass bricks)" is amended to read "Glass, n. e. s. (include ophthalmic glass, flat glass specialties, mirrors and glass bricks)".

3. The commodities listed below under the respective designated commodity title, and the unit, Department of Commerce schedule B number and general license designation respectively assigned to each said commodity are hereby deleted:

Commodity	Unit	Department of Commerce No.	General license group
(Commodity title "Cotton manufactures"):			
Bags, new.....	Lbs.....	3191.10	C
Bags, used or reclaimed.....	Lbs.....	3191.50	C
(Commodity title "Vegetable fibers"):			
Jute:			
Bags, except when used as container for other merchandise.....	Lbs.....	3224.00	C

And the commodities, unit, Department of Commerce schedule B number and general license designation respectively assigned to each said commodity listed below shall be added and placed in alphabetical order under the respective designated commodity titles:

Commodity	Unit	Department of Commerce No.	General license group
(Commodity title "Cotton manufactures"):			
Bags, new (include mesh, lenowoven, net, laundry and dye).	Lbs.....	3191.10	62
Bags, used or reclaimed.....	No.....	3191.11	
Bags, used or reclaimed.....	Lbs.....	3191.50	62
(Commodity title "Synthetic textiles"):	No.....	3191.51	
Rayon yarn, spun, single and plied.	Lbs.....	3840.07	62
(Commodity title "Vegetable fibers"):			
Jute bags, except when used as containers for other.	Lbs.....	3224.00	62
(Commodity title "Wood—Sawmill Products (Lumber"):	No.....	3224.01	
Hardwood, sawed timber, n. e. s.	M bd. ft.	4079.00	62
(Commodity title "Explosives. Geleignite.....	Lbs.....	8609.02	62

4. The column headed "General license group" is hereby amended by deleting the letter "C" wherever it may appear in said column and inserting in lieu thereof the number "62".

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Order No. 3 and Delegation of Authority No. 25, 7 F.R. 4951; Delegation of Authority No. 31, F.R. 8529; E.O. 9361, 8 F.R. 9861 and Order No. 1, 8 F.R. 9938)

Dated: September 20, 1943.

HECTOR LAZO,  
Assistant Director,  
In Charge of the Office of Exports.

[F. R. Doc. 43-15441; Filed, September 22, 1943; 9:30 a. m.]

Chapter IX—War Production Board

Subchapter A—General Provisions

PART 904—PROCUREMENT

[Directive No. 2, as Amended, Sept. 18, 1943]

PLACING WAR CONTRACTS BY NEGOTIATION

Pursuant to the authority vested in me by Executive Order No. 9024 of January 16, 1942, and Executive Order No. 9040 of January 24, 1942, the following policies and procedures are prescribed for

all departments and agencies now or hereafter authorized by the President to exercise the powers set forth in Title II, section 201 of the First War Powers Act, 1942 (Public Law No. 354, 77th Congress).

§ 904.1 *Directive No. 2* (a) Except as hereinafter provided, all such departments and agencies shall place contracts relating to war procurement by negotiation. The principle of negotiation makes possible maximum efficiency in the use of over-all national resources including manpower, materials, and money, as well as individual plant capacity. Therefore, negotiation shall be so conducted that the full strength of the nation will be realized through the coordination, proper evaluation and efficient use of resources and plant capacity. Negotiation as used in this directive may include not only face-to-face dealings, but also purchasing by securing informal written bids or telephone quotations. Where consistent with the required speed of war procurement, notification of the proposed procurement shall be given to a reasonable number of qualified contractors and quotations secured from them.

(b) In negotiating contracts relating to war procurement and revising war procurement programs the following considerations shall govern:

(1) *Deliveries.* Primary emphasis shall be upon securing deliveries or performance at the times required by the war program. The objective is to insure delivery in time to avoid delays in the war program, but to avoid creation of unnecessary inventories.

(2) *Manpower.* Subject to the requirement of delivery, it shall be the policy of all war procurement departments and agencies to avoid contracting for the production of items or materials in communities or areas in which labor shortages are known to exist, whenever it is practical to procure the needed items or materials elsewhere. The classification of labor market areas by the War Manpower Commission shall be relied upon by the war procurement departments and agencies in carrying out these policies. Regardless of any other considerations, no contract requiring increases in employment shall be placed in the West Coast Region, or in any other region to which a program similar to the West Coast Manpower Program may hereafter be applied, without the prior approval of the Chairman of the War Production Board or such person or persons as he may designate for the purpose.

(3) Subject to the requirements of delivery and avoidance of areas of labor shortage, war procurement departments and agencies shall give due weight to the following factors for the purpose of making the most effective utilization of the national resources:

(i) *Cost and efficiency.* Placement of war contracts so as to incur the lowest possible cost to the Government consistent with the economic use of man hours and raw materials. Insofar as possible, contracts should provide the maximum incentive to the producer for the reduction of his costs.

(ii) *Small business concerns.* War procurement contracts shall be placed so

as to make the most effective utilization of small plants of the nation, in accordance with the declared policy of Congress (Public Law No. 603, 77th Congress). In order to carry out this policy, war procurement departments and agencies shall give as large a proportion of awards as practicable to qualified small concerns, directly if feasible and, if not, through awards to larger firms which will subcontract to small concerns. To achieve these objectives, payment of a reasonable premium to small plants is authorized where such plants have higher unit costs.

(iii) *Conservation of special abilities.* Conservation for the more difficult war production problems, the resources of concerns best able, by reason of engineering, managerial and physical resources, to handle them. Accordingly, contracts for items which involve relatively simple production problems shall be placed with concerns, normally the smaller ones, which are less able to handle the more difficult war production problems.

(iv) *New facilities.* Avoidance, so far as possible, of the need to create additional new (as distinguished from existing) machinery, equipment or facilities.

(v) *Transportation.* Placement of war procurement contracts in such a way as to accomplish worthwhile savings in the use of transportation facilities.

(c) War procurement departments and agencies are hereby authorized to pay higher prices than would otherwise be required to the extent necessary to put into effect any or all of the policies stated in (b).

(d) Authority to depart from these policies may, upon specific request, be granted by the Director of the Procurement Policy Division of the War Production Board, or by such person or persons as he may designate for this purpose.

(Sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024; 7 F.R. 329; E.O. 9125, 7 F.R. 2719; WPB Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696)

Issued this 18th day of September 1943.

DONALD M. NELSON,  
Chairman.

[F. R. Doc. 43-15486; Filed, September 22, 1943; 5:06 p. m.]

#### Subchapter B—Executive Vice-Chairman

**AUTHORITY:** Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

#### PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[Direction 6 as Amended September 22, 1943, to CMP Reg. 1]

#### RULES GOVERNING CERTAIN DELIVERIES OF STEEL BETWEEN PRODUCERS AND OTHERS

Direction 6 to CMP Regulation No. 1 is hereby amended to read as follows:

Deliveries of steel in controlled material forms are generally governed by CMP Regulation Nos. 1 and 4 and by General Prefer-

ence Orders M-21-b-1 and M-21-b-2. However, in the cases listed below the following procedures are prescribed:

1. *Producers' exchange—Shipment of steel in controlled material form by a producer or by a distributor to be physically delivered to the plant of a producer for resale without further conversion.* An order for such a shipment must be endorsed with or accompanied by a certificate bearing the symbol PX (meaning "producers' exchange") and stating that the controlled materials covered by the order will be resold in the form and shape in which received. The person receiving the order may accept it, but is not required to do so. If he accepts the order, it must be considered an authorized controlled material order and reported by him under the symbol PX on his reports of orders and shipments. When resold by the purchasing producer, the material must be reported on his report of shipments under the appropriate allotment symbol furnished by his customer. The material will not be considered a part of the purchasing producer's production. Hence it should be disregarded in determining the tonnage of orders that may be accepted under paragraph (t) (2) (iii) of CMP Regulation No. 1.

2. *Further conversion—Shipment of steel in controlled material form by a producer to another producer for resale in controlled material form after conversion.* For this type of shipment a producer may not extend an authorized controlled material order received from a customer. Shipment may be made only pursuant to allocation on Form GA-193 (formerly CMPL-182) or allotment issued under CMP Regulation No. 8 on Form CMPL-150. An order so placed must be accepted if rolling space within 110% of Production Directive or finished stock is available. A producer receiving any "further conversion" order must report it under the symbol FC on his reports of orders and shipments. When resold by the purchasing producer, the material must be reported on his reports of orders and shipments under the appropriate allotment symbol furnished by his customer. The material will be considered as part of the production of both producers. An order placed pursuant to allocation on Form GA-193 must be endorsed in accordance with instructions on that form. An order placed pursuant to allotment on Form CMPL-150 must be endorsed with the allotment symbol FC and the appropriate certification.

3. *Shipments by one producer to the customer of another producer.* Shipment of steel in controlled material form by a producer to the customer of another producer (regardless of who invoices the material) may be made on authorized controlled material orders if rolling space within 110% of Production Directive or finished stock on hand is available. The producer making the shipment must report it on his reports of orders and shipments under the appropriate allotment symbol furnished by the customer. The other producer must not report the order or shipment at all. The material will be considered as a part of the shipping producer's production, and not as part of the production of the other producer.

Issued this 22d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15466; Filed, September 22, 1943; 12:31 p. m.]

#### PART 3224—PIPE FITTINGS: SIMPLIFICATION

[General Limitation Order L-288, Amdt. 1]

The Appendix to § 3224.6 (General Limitation Order L-288) is hereby amended in the following respects:

(1) Table 2 of the Appendix—Grey Cast Iron Pipe Fittings—Reducing, etc.—

is amended by adding the  $\frac{1}{2} \times \frac{1}{2} \times \frac{3}{4}$  reducing tee between the seventh and eighth items now appearing in the first column of the Reducing Tees list under Table 2.

(2) Table 3 of the Appendix—Malleable Iron Pipe Fittings—Straight—is amended by adding the designation "X" in the thirteenth column to the right of "Unions, female" under the caption "300 lb SWP, including A A R unions and union fittings"—so that the designation "X" will appear in the 4" nominal pipe size column; thus permitting manufacture of the 4" 300 lb SWP malleable iron female ground joint union.

Issued this 22d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15467; Filed, September 22, 1943; 12:31 p. m.]

#### PART 3281—PULP AND PAPER

[General Conservation Order M-351]

##### WAXED PAPER

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of waxed paper for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3281.76 *General Conservation Order M-351*—(a) *Waxed paper prohibited for some purposes.* No person shall manufacture, sell, deliver or use any waxed paper for any of the purposes listed in Schedule A.

(b) *Waxed paper for other purposes restricted to certain specifications.* No person shall manufacture, sell, deliver or use waxed paper for any purpose listed in Schedule B unless the waxed paper conforms to the provisions in the schedule.

(c) *How this order affects manufacturers, sellers and users.* This order applies to all manufacturers and sellers of waxed paper who know or have reason to know for what purpose the paper is going to be used. It applies to all users of waxed paper who use more than 200 pounds of it per month.

(d) *Inventory restrictions.* (1) No person whose inventory exceeds 4,000 pounds of waxed paper shall accept any delivery of waxed paper which will give him more than a 90 days' supply, in his possession and in transit, based on his then current rate of consumption or distribution of waxed paper. Also, if he has waxed paper manufactured for his account, he shall not accept delivery or order any to be manufactured so as to give him more than 120 days' supply including the waxed paper in all manu-

facturers' hands. If a person uses different kinds of waxed paper for different purposes, these restrictions apply to each separately.

(2) No person shall manufacture or distribute waxed paper if he knows or has reason to know that this will result in a violation by his customer of subparagraph (1) above.

(e) *Household paper not covered.* This order does not apply to household waxed paper in cutter boxes. This is covered by Schedule X of Order L-120.

(f) *Exemptions for military requirements.* This order does not apply to the manufacture, sale, delivery or use of waxed paper to the extent required by specifications of the Army or Navy, Maritime Commission, the War Shipping Administration, the Office of Scientific Research and Development, or of any lend-lease contract, or of any contract or order for food products for export.

(g) *Exemption of paper already processed.* (1) If paper has been processed before September 22, 1943 for purposes of waxing, and, for the uses intended, is at variance with the basis weights shown in column 3 of Schedule B it may be further processed, sold, delivered, received or used without regard to this order except that the limits of Column 4 of Schedule B as to maximum percentage of wax must be observed in waxing it.

(2) Waxed paper which was in inventory or processed on September 22, 1943 so that it is not practicable to use or dispose of it for a purpose permitted by this order may be used, delivered or received without regard to this order.

(h) *Definitions.* (1) "Waxed paper" as used in this order, means any paper of any grade or type which is coated or impregnated on the exterior surfaces with any petroleum wax. Basis weights shall be calculated according to a standard ream of 500 sheets 24" x 36" with a 5% tolerance. It does not include paper which is sized in the paper mill with petroleum wax.

(2) "Laminated" means two or more sheets of paper each joined with a layer of petroleum wax whether impregnated or coated on the outside or not.

(i) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(j) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(k) *Violations.* Any person who willfully violates any provisions of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition any such per-

son may be prohibited from making or obtaining further deliveries of or from processing or using material under priority control and may be deprived of priority assistance.

(l) *Communications.* All communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Pulp and Paper Division, Washington (25), D. C. Ref: M-351.

Issued this 22d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### SCHEDULE A OF ORDER M-351

##### PROHIBITED USES

The manufacture, sale, delivery or use of waxed paper is prohibited for wrapping or packaging the following products:

(a) Bread and bakery products (excluding crackers and biscuits) when used in any fashion in addition to any other paper wrapper, either waxed or not waxed, except end seals, and except that one paper outsert not wider than 3" may be used in addition to waxed paper for bread and bakery products when the outsert serves as the only label identification or when it is required for label correction.

(b) Cereals, sugar and salt, when used in any fashion in addition to any other paper, either waxed or not. Laminated wrappers shall not be used.

(c) Butter, either single or laminated, when used as a carton overwrap; or if used as a carton liner or innerwrap, in addition to vegetable parchment.

(d) Oleomargarine, when used as a carton overwrap, either single or laminated.

(e) Candy, candy products and confections (except popcorn products) when used as follows:

(i) As a container liner in addition to bon bon cups or any other protection for individual pieces.

(ii) As a container layer sheet in connection with layer board when similarly employed.

(iii) In addition to any wrapper of waxed paper, cellophane, glassine, greaseproof, vegetable parchment or super-calendered sulphite, except that waxed paper may be used for individual packages or pieces which are assembled into a retail unit and held together in package form by a separate overwrap.

(iv) As a carton overwrap in addition to any other waxed paper similarly employed. Laminated carton overwraps shall not be used.

(f) Soap, when used in any fashion in addition to any other waxed paper wrapper. Laminated paper shall not be used except for a product for which it was regularly used before September 22, 1943.

(g) Chewing gum, when used as follows:

(i) As a wrapper for individual sticks or pieces, in addition to any other waxed paper wrapper similarly employed.

(ii) As a wrapper for package combinations of more than one stick or piece in addition to any other waxed paper wrapper similarly employed.

(iii) As a carton overwrap in addition to any other waxed paper similarly employed. Laminated carton overwraps shall not be used.

(h) Bottled and canned goods, either single or laminated.



SCHEDULE B OF CONSERVATION ORDER M-351

RESTRICTED USES

The manufacture, sale, delivery or use of waxed paper for the purposes in Column 1 is prohibited unless the paper complies with the requirements of Columns 2, 3 and 4.

Column 1 Use of waxed paper	Column 2 Type or grade of paper before waxing	Column 3 Maximum weight of paper, before waxing (on basis of standard ream of 500 sheets 24" x 36" with 5% tolerance)	Column 4 Maximum percentage of petroleum wax by weight per standard ream
		<i>Pounds</i>	
(1) For wrapping or packaging bread and bakery and cracker bakery products including ice cream cones. This also includes bands or outserts as permitted by Schedule A of this order, but excludes so-called "Tite-wrap" packages using waxed 1 side papers.	Opaque.....	25	50
	Non-opaque except super-calendered.....	23	50
(a) Exception: In the case of outer carton wrappers for packages of biscuits and crackers weighing one pound and over.	Super-calendered.....	24	30
	Glassine.....	25	30
	Opaque or non opaque.....	30	50
	Super-calendered.....	30	30
(2) For wrapping or packaging cereals.....	Opaque.....	25	50
	Non-opaque.....	23	50
	Glassine or super-calendered.....	25	30
(3) For wrapping or packaging frozen foods, such as fruits, vegetables, meats, poultry and fish. (Carton wraps only).	Opaque.....	25	50
	Non-opaque, except super-calendered.....	23	50
	Super-calendered.....	24	30
(4) Delicatessen paper (the type of waxed paper commonly sold for use in dispensing of food in retail distribution).	All.....	21	25
(5) For wrapping or packaging sugar.....	All.....	30	50
(6) For wrapping or packaging gelatine dessert powders:	All.....	55	30
	(a) Single sheet, not laminated.....	59	40
	(b) Laminated.....	48	40
(7) Sandwich wrappers.....	*Glassine and sulphite combinations.....	18	30
	*All other combinations.....	10	30
(8) Florist tissue.....	All.....	26	25
	All.....	30	50
(9) For wrapping or packaging chewing gum:	(a) Stick wrappers.....	44	40
	(b) Package combination wrappers—single sheet.....	80	80
	(c) Package combination wrappers—laminated sheet.....		
	(d) Carton overwraps.....		
(10) For wrapping or packaging tobacco and tobacco products:	(a) Cigarette.....	44	25
	(b) Pouches or pouch type packages.....	60	25
	(c) Carton wrappers.....	30	50
	(d) Carton liners, except pouch type.....	40	20
(11) For wrapping or packaging yarns, all types.....	All, except laminated.....	44	20
	*All, laminated.....	20	20
(12) For wrapping or packaging soap:	(a) Inner wrapper.....	23	30
	(b) Outer wrapper.....	37	50
	(c) Laminated.....	44	60
(13) For wrapping or packaging candy and confections (carton overwrap only—other uses covered by #17).	*All.....	44	80
	All.....	30	80
(14) For wrapping or packaging ice cream:	(a) Can liners.....	60	20
	(b) Package wrappers.....	80	10
(15) Vegetable crate liners.....	All.....	60	40
	All.....	60	40
(16) For wrapping or packaging butter:	(a) Single sheet not laminated.....	35	40
	(b) Laminated.....	50	40
(17) Miscellaneous. This includes all other uses not named in this schedule, except bags, drinking cups, dynamite and explosives, tobacco cask liners, cake boards, closure inserts and confectionery layer boards.	*Vegetable parchment and sulphite combinations.....	40	60
	Bleached or unbleached kraft.....	25	30
	Glassine.....	25	30
	Bleached or unbleached sulphite or groundwood or combination thereof.....	40	60

\*The basis weight shown in Column 3 is the total of the basis weight of both or all sheets.

[F. R. Doc. 43-15468; Filed, September 22, 1943; 12:31 p. m.]

PART 3288—PLUMBING AND HEATING EQUIPMENT<sup>1</sup>

[General Limitation Order L-199 As Amended September 22, 1943]

PLUMBING & HEATING TANKS

Section 3288.6<sup>1</sup> General Limitation Order L-199 is hereby amended to read as follows:

§ 3288.6 General Limitation Order L-199—(a) Definitions. For the purpose of this order:

<sup>1</sup> Formerly Part 3072, § 3072.1.

(1) "Tank" means any metal expansion tank, metal domestic hot water storage tank, metal range boiler, metal tank for any underfired storage water heater and metal tank for hot water generators, if the tank or range boiler is used in domestic hot water supply systems or in hot water space heating systems.

(2) "Domestic hot water supply system" means any system for supplying hot water used in whole or in part for bathing, washing, cleaning, cooking or other similar purposes. The term does not include any system for supplying hot

water solely for specialized industrial or agricultural purposes.

(3) "Hot water space heating system" means any system which is designed for the purposes of heating the interior of a building or other structure (including ships) by utilizing the heat of hot water.

(4) "Metal jacket" means any metal covering (but not any metal band two inches or less in width used to support dry insulation) for a tank, except any ferrous metal wire netting used as a base for the wet application of insulating materials.

(5) "Metal tank support" means any metal device used for the purpose of suspending or supporting a tank and includes, but is not limited to, stands, pipe stands, brackets, cradles, platforms, saddles, hangers, legs, feet and angle, I-beam, channel and other structural iron or steel framework.

It does not include strap iron hangers, cast iron range boiler stands, supports for a metal tank for underfired storage water heater, cast iron cradles, cast iron legs and cast iron feet for water storage tanks.

(6) "Copper base alloy" means any alloy metal in the composition of which the percentage of copper metal by weight equals or exceeds 40 per cent of the total weight of the alloy. It includes alloy metal produced from scrap.

(7) "Stainless steel" means corrosion or heat resistant alloy iron or alloy steel containing 10 per cent or more of chromium with or without nickel or other alloying elements.

(8) "Producer" means any person who manufactures, fabricates or assembles new tanks.

(b) *Manufacture and installation of metal jackets and supports.* No person shall manufacture, or fabricate, any metal jacket or any metal tank support (whether or not for repair or replacement) except:

(1) To fill a specific contract, subcontract, or purchase order for use as part of the equipment of any aircraft, or any vessel other than pleasure craft; or

(2) For a tank which is an integral part of a machine.

(c) *Use of copper and alloy steel in manufacture.* No person shall use in the manufacture of a tank any copper, copper base alloy, non-ferrous metal, stainless steel, or monel metal except:

(1) For repair and replacement parts;

(2) For temperature, pressure, vacuum safety valves;

(3) To the extent necessary to conform to the specifications, other than performance specifications, of the prime contractor in the manufacture of any tank which is being produced under a specific contract, subcontract, or purchase order for use as part of the equipment of any aircraft, or vessel for delivery to, or for the account of the Army, Navy, Maritime Commission or War Shipping Administration of the United States.

(d) *Use of copper in installation of repair and replacement parts.* (1) No person may install tank parts containing a total of more than two pounds of copper and copper base alloy as repair or replacement unless he takes from the

tanks to be repaired at least an equal amount of these metals, within one pound, and arranges for its repair for re-use, or turns it in to a scrap dealer or other person who may accept delivery under Order M-9-b. Any replaced monel metal or stainless steel must also be repaired for re-use or delivered to a scrap dealer.

(2) No person may deliver or install copper, copper base alloy, monel metal or stainless steel tanks in existing inventories except to replace a non-ferrous tank of similar capacity or larger.

(e) *Restrictions on manufacture of range boilers and tanks.* (1) No person may fabricate, manufacture or assemble black iron, galvanized iron, or porcelain enameled range boilers; black iron or galvanized iron expansion tanks; or black iron or galvanized iron hot water storage tanks, except in accordance with the specifications in Schedules A, B, C, and D.

(2) The above restrictions shall not apply

(i) To any boiler or tank which, before the restrictions became applicable to it, was so machined or processed that its manufacture, in accordance with the schedules, would be impracticable.

(ii) To black iron or galvanized iron hot water storage tanks manufactured, fabricated or assembled of materials in any producer's inventory before December 1, 1943.

(iii) To any variation which is necessary to conform to the specifications, other than performance specifications, of the prime contractor in the manufacture of any boiler or tank which is being produced under a specific contract, subcontract or purchase order for use as part of the equipment of any aircraft or vessel for delivery to or for the account of the Army, Navy, Maritime Commission, or War Shipping Administration of the United States.

(f) *Tanks to be delivered only on rated orders.* No person shall deliver any new tank except on an order rated A-10 or higher.

(g) *Appeals.* Any appeal from the provisions of this order shall be filed on Form WPB-1477 (formerly PD-500) with the field office of the War Production Board, for the district in which is located the plant or branch of the person filing the appeal.

(h) *Communications.* All communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Plumbing and Heating Division, Washington 25, D. C., Reference L-199.

(i) *Reports.* Each producer shall execute and file with the War Production Board such reports as the War Production Board may specify from time to time, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(j) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or ob-

taining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

Issued this 22d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

SCHEDULE A

BLACK IRON OR GALVANIZED RANGE BOILERS—STANDARD AND EXTRA HEAVY—PERMITTED SPECIFICATIONS

Inside diameter of tank	Length of shell (length of sheet—not over-all length)	Nominal capacity	Tappings pipe size	Tappings	Maximum working pressure (standard)	Maximum working pressure (extra heavy)
Inches	Inches	U. S. gals.	Inches	Number	Lbs./sq. in.	Lbs./sq. in.
12	30	15	1	6	85	150
12	60	30	1	6	85	150
14	60	40	1	6	85	150
18	60	66	1	6	85	150
20	60	82	1½	6	85	150
24	60	120	1½	6	85	150

Construction: Welded seams only.  
Hand Holes and Manholes: None permitted.

Inspection Tapping: None permitted.  
Working Pressure:  
"Standard"—85 pounds per square inch maximum working pressure, 200 pounds per square inch hydrostatic test pressure.

"Extra Heavy"—150 pounds per square inch maximum working pressure, 250 pounds per square inch hydrostatic test pressure.

Tappings: Six tappings: One side tapping, 6 inches from the top edge of sheet, and one 6 inches from the bottom edge of sheet in line; two tappings in the top; one tapping in the bottom; and one tapping on the side at 180° from the line of the other two side tappings—15 gallon size tanks to have such tappings 9 inches from the bottom edge of sheet, all other size tanks to have such tap-

ping 18 inches from the bottom edge of sheet.

Dip Tubes: Dip tubes may be furnished when desired, provided no non-ferrous metal, monel metal, or stainless steel is used.

SCHEDULE B

PORCELAIN ENAMELED RANGE BOILERS—PERMITTED SPECIFICATIONS

Standard Sizes (Nominal capacity):	Hydrostatic test pressure (pounds per square inch)
30 U. S. gallons.....	250 or 300
40 U. S. gallons.....	300
52 U. S. gallons.....	300

Enameled range boilers shall be constructed in accordance with Commercial Standards TS 3488.

SCHEDULE C

EXPANSION TANKS—PERMITTED SPECIFICATIONS

Inside diameter (inches)	Length of shell (length of sheet—not over-all length) (inches)	Nominal capacity (U. S. gal.)	Finish	Type
12.....	30.....	15.....	Galvanized or painted.....	Vertical or horizontal.
12.....	60.....	30.....	Painted.....	Horizontal.
14.....	30.....	20.....	Galvanized.....	Vertical.
14.....	60.....	40.....	Painted.....	Horizontal.

Construction: Welded seams only.  
Working Pressure:  
30 pounds per square inch maximum working pressure.  
60 pounds per square inch hydrostatic test pressure.

Tappings: Maximum of three tappings on black (painted) basement horizontal type expansion tank; one ½" tapping in one head

(near bottom rim); and one 1" and one ½" tapping along bottom 6" and 12" respectively from opposite head edge of sheet.

Maximum of five tappings on galvanized attic vertical type expansion tanks; one 1" tapping in each head and one 1" tapping on right side 4" up from bottom edge of sheet; and two ½" gauge glass tappings located on front 13½" between centers of tappings.

SCHEDULE D

STORAGE TANKS—PERMITTED SPECIFICATIONS

Black or galvanized iron hot water storage tanks				Black iron hot water storage tanks (galvanizing not permitted)		
Inside diameter of tanks	Length of shell (length of sheet—not over-all length)	Nominal capacity of tanks with two plus heads	Nominal capacity of tanks with one plus and one minus head	Inside diameter of tanks	Length of shell (length of sheet—not over-all length)	Nominal capacity of tanks with two plus heads
Inches	Inches	U. S. gals.	U. S. gals.	Inches	Inches	U. S. gals.
24	60	130	120	42	96	640
24	72	155	140	42	120	780
30	60	210	185	42	144	925
30	72	245	220	42	180	1,140
30	96	320	295	48	96	840
30	120	390	365	48	120	1,030
36	96	465	420	48	144	1,220
36	120	570	525	48	180	1,500
				48	216	1,780

PART 3292—AUTOMOTIVE VEHICLES, PARTS AND EQUIPMENT<sup>1</sup>

[Limitation Order L-106, as Amended September 22, 1943]

## USE OF COPPER OR COPPER BASE ALLOY PRODUCTS IN AUTOMOTIVE PARTS

The fulfillment of requirements for the defense of the United States having created a shortage in the supply of copper and copper base alloy products entering into the production of automotive parts and components thereof, for defense, for private account and for export; the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3292.66<sup>1</sup> *Limitation Order L-106—*  
(a) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(b) *Definitions.* For the purposes of this order:

(1) "Passenger automobile" means any passenger vehicle, including station wagons and taxicabs, propelled by an internal combustion engine and having a seating capacity of less than eleven (11) persons.

(2) "Light motor truck" means a complete motor truck or truck-tractor with a maximum gross vehicle weight rating of less than 9,000 pounds, as authorized by the manufacturer thereof, or the chassis therefor.

(3) "Medium and/or heavy motor truck" means a complete motor truck or truck-tractor with a maximum gross vehicle weight rating of 9,000 pounds or more, as authorized by the manufacturer thereof, or the chassis therefor.

(4) "Truck trailer" means a complete semi-trailer or full trailer for the transportation of property or persons, or the chassis therefor.

(5) "Passenger carrier" means a complete motor coach for passenger transportation, having a seating capacity of not less than eleven (11) persons.

(6) "Motorized fire equipment" means the chassis of a passenger automobile, light, medium or heavy motor truck, truck-tractor or trailer, used for the transportation of fire-fighting personnel or equipment.

(7) "Off-the-highway motor vehicle" means a motor truck, truck-tractor and/or trailer, operating off the public highway, normally on rubber tires and specially designed to transport materials, property or equipment on mining, construction, logging or petroleum development projects.

(8) "Copper" means unalloyed copper metal, including unalloyed copper metal produced from scrap.

(9) "Copper base alloy" means any alloy metal in the composition of which the percentage of copper metal by weight

equals or exceeds forty percent (40%) of the total weight of the alloy. It shall include alloy metal produced from scrap.

(10) "Copper products" means products made of copper, fabricated to the extent that they are plate, sheet, strip, rolls, coils, wire, rod, bar, tube, tubing, pipe, extrusions, ingots, castings, forgings, powder or anodes, or fabricated to any greater extent.

(11) "Copper base alloy products" means products made of copper base alloy, fabricated to the extent that they are plate, sheet, strip, rolls, coils, wire, rod, bar, tube, tubing, pipe, extrusions, ingots, castings, forgings, powder or anodes, or fabricated to any greater extent.

(12) "Less critical material" means material essential to the War Program, the supplies of which are less critical according to the Material Substitutions and Supply List issued periodically by the Conservation Division of the War Production Board.

(13) "Automotive part" or "parts" means parts entering into the production of, or as replacement parts for, passenger automobiles, light motor trucks, medium and/or heavy motor trucks, truck trailers, passenger carriers, motorized fire equipment and off-the-highway motor vehicles (including components entering into such parts).

(14) "Producer" means any individual, partnership, association, corporation or other organization engaged in the production of automotive parts. This definition is not deemed to include persons engaged solely in the business of distributing automotive replacement parts, or persons engaged in the installation of automotive replacement parts on a motor vehicle, when any processing of such parts is incidental to such installation, such as distributors and dealers in parts and service stations, garages and repair shops.

(15) "Process" means to cut, draw, machine, stamp, melt, cast, forge, roll, turn, spin, or otherwise shape copper products or copper base alloy products.

(c) *General restrictions.* (1) No producer shall process any copper products or copper base alloy products in the production of automotive parts other than in the following parts:

(i) *Radiators.* Water courses and tanks of copper alloy containing not more than seventy-one (71) per cent copper.

(ii) *Cooling system control devices.* (a) Pressure type radiator sealing caps of copper base alloy containing not more than 74% copper. (b) Thermostats of copper base alloy containing not more than 74% copper, except that the thermostat bellows may be made of copper base alloy containing not more than 85% copper.

(iii) *Electrical equipment.* Only parts functioning as electrical conductors in the

following assemblies: coils; distributors; generators; lamp bulbs; starting motors; signaling devices; switches; wiring (including bulk or spooled primary wire, spark plug wire, battery cable and magnet wire) battery terminals of copper alloy containing not more than seventy-one per cent (71%) copper; solenoids, relays, regulators and instruments (non-current carrying parts for solenoids, relays, regulators and instruments which must be non-magnetic may be made from copper alloy containing not more than 71% copper) electric motors for windshield wipers and defrosters; electric motors for heaters for passenger carriers and trucks only; electric motors for ventilators for passenger carriers only; actuating devices for passenger carriers, trucks and truck trailers only; refrigeration units for trucks and truck trailers only. Heavy duty truck and bus type brush holders.

(iv) *Tubing and tube fittings.* Tubing, tube fittings and actuating parts for pneumatic and electro-pneumatic systems in motor trucks, truck trailers, passenger carriers, motorized fire equipment and off-the-highway motor vehicles, such as brake systems, gauges, door operating mechanisms, air steering mechanisms, air gear shift mechanisms, air clutch and winch control mechanisms, air operated gasoline throttle control, windshield wipers, interlocks, heating and ventilating controls, signal horns and directional signals, where condensation and corrosion make substitution of less critical material impractical.

Tube fittings for hydraulic systems, oil lines and fuel lines when such fittings are machined from castings (containing not more than 74% copper and made without the use of any primary copper or tin), forgings, or special or irregular section extruded brass rod, provided that such methods of manufacture were used by the producer prior to May 6, 1942.

Inserts (or ferrules) when required for tube fittings made from a ferrous material.

(v) *Bearings, bushings, thrust washers* and similar parts which require oil, grease or water lubrication: *Provided,* That the use of Copper or Copper Base Alloy shall be reduced by substitution of steel-backed for solid-bronze bushings in all cases where load characteristics and diameter, length or wall thickness, make such substitution practicable.

(vi) *Carburetor and fuel pump parts.* Those parts having metering, seating, filtering or anti-friction characteristics such as jets, nozzles, seats, metering rods, floats, screens, springs and bearings; drill plugs, where non-corrosive metal is required to facilitate removal for cleaning.

(vii) *Plating.* For parts in connection with carburizing steel; where substituted for solid copper and copper base alloys; for protection from corrosion due to electrolysis where other material cannot be used, as in hydraulic brake parts which come in contact with brake fluid.

(viii) *Gaskets.* Spark plug gaskets (internal only); washers or solid gaskets where proper sealing is not possible with the use of less critical material; water hole grommets

<sup>1</sup> Formerly Part 933, § 933.9.

for gaskets where size prohibits the use of less critical material from a manufacturing standpoint, or where design provides insufficient sealing with less critical material.

(ix) *Transmissions, including synchromesh, fluid coupling, hydromatic and pneumatic types.* Fluid coupling seal bellows, transmission gear synchronizer cones, thrust washers, thrust plates and rivets.

(x) *Brazing materials.* For joining functional parts of multiple-piece construction.

(xi) *Powdered copper.* For briquetted bearings.

(xii) *Used as a minor alloying element in alloys other than copper base alloys.* In ferrous alloys; bearing metals; zinc die castings for carburetors and fuel pumps; aluminum alloys for pistons.

(xiii) *Clutch facings and brake linings.* Only in the form of grindings or brass chips for medium and heavy motor trucks, truck trailers, passenger carriers, motorized fire equipment and off-the-highway motor vehicles; except that in clutch facings for such vehicles, copper in the form of wire may be used only where a less critical material is impractical.

(xiv) *Speedometers, tachometers, heat indicators and oil gauges.* Frames, capillaries, bulbs, bushings, bearings, magnet cups, reset pawls, springs, speed cups, sectors, gears, shoes, links, washers, pins, bourdon tubes.

(xv) *Miscellaneous.* Tire inner tube valve parts; small stampings for door locks, keys and lock tumblers; fuel filter screens; shut-off cocks and drain cocks; caps and valves for safety type auxiliary fuel tanks.

(2) Whenever copper products or copper base alloy products are used in the production of any Automotive Part, as permitted by paragraph (c) (1) above, such copper products or copper base alloy products shall be reduced to the minimum practical gauge, size and grade of copper or copper base alloy product necessary for the proper operation of the part. No producer may use copper products or copper base alloy products in the production of any automotive part, as permitted by paragraph (c) (1) above, where the use of any less critical material is practicable.

(3) Whenever Limitation Order L-158 as amended, or Conservation Order M-9-c, as amended, or any other order of the War Production Board, imposes limitations upon the manufacture, sale or delivery of automotive parts more restrictive than provided in this order, the provisions of such other order shall apply.

(d) *Army and Navy exemptions.* The prohibitions and restrictions contained in this order shall not apply to the use of Copper Products or Copper Base Alloy Products in the manufacture of automotive parts produced under contracts or orders for delivery to, or for the account of, the Army or Navy of the United States where such use is required by the specifications (including performance specifications) of the prime contract.

(e) *Records.* All persons affected by this order shall keep and preserve for not less than two years accurate and complete records concerning inventories, material specifications, purchases, production and sales.

(f) *Audit and inspection.* All records required to be kept by this order shall upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(g) *Reports.* All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as the Board shall from time to time require.

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

(i) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(j) *Communications.* All communications concerning this order shall be addressed to: War Production Board, Automotive Division, Washington 25, D. C., Ref: L-106.

Issued this 22d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15470; Filed, September 22, 1943; 12:31 p. m.]

#### PART 962—IRON AND STEEL

[Direction 2 to General Preference Order M-21-b-2]

#### STOCK REPLACEMENT BY DISTRIBUTORS OF MERCHANT TRADE PRODUCTS

Order M-21-b-2, as amended August 16, 1943, provides that the only deliveries that may be used by a steel warehouse or dealer as a basis for stock replacement are those made pursuant to CMP Regulation No. 4. These include only five types of deliveries: (1) on an authorized controlled material order; (2) on an order rated AAA; (3) on an order bearing a farmer's certificate as provided in Priorities Regulation No. 19; (4) on an order of \$10 or less, in which case no endorsement is required; (5) within the limits set forth in paragraph (d) (4) (ii) of CMP Regulation No. 4, in which case the endorsement prescribed in that paragraph must be used.

However, because of language formerly contained in Priorities Regulation No. 19, many distributors have made deliveries to farmers without requiring any certificate or endorsement. In order to enable distributors to use these deliveries

as a basis for stock replacement, the following direction is issued:

(a) *Warehouses.* In addition to the deliveries referred to in paragraph (c) (3) (ii) of Order M-21-b-2, deliveries from stock made by a warehouse to farmers from April 1 to December 31, 1943, inclusive, and not previously replaced or ordered for replacement, may be used by the warehouse to support orders for stock replacement accompanied by Form WPB-2444 (CMP-11).

(b) *Dealers.* In addition to the deliveries referred to in paragraph (h) (1) of Order M-21-b-2, deliveries from stock made by a dealer to farmers from April 1 to December 31, 1943, inclusive, and not previously replaced or ordered for replacement, may be used by the dealer to support orders for stock replacement endorsed as provided in paragraph (h) (2).

(c) *Effective period.* This direction covers only deliveries made to farmers prior to January 1, 1944. No deliveries made on or after that date may be used by warehouses or dealers to support orders for stock replacement, except deliveries made in conformity with CMP Regulation No. 4.

Issued this 23d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15517; Filed, September 23, 1943; 1:52 a. m.]

#### PART 1042—IMPORTS OF STRATEGIC MATERIALS

[General Imports Order M-63 as Amended Sept. 23, 1943]

§ 1042.1 *General Imports Order M-63—(a) Definitions.* For the purposes of this order:

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

(2) "Owner" of any material means any person who has any property interest in such material except a person whose interest is held solely as security for the payment of money.

(3) "Consignee" means the person to whom a material is consigned at the time of importation.

(4) "Import" means to transport in any manner into the continental United States from any foreign country or from any territory or possession of the United States (including the Philippine Islands). It includes shipments into a free port, free zone, or bonded custody of the United States Bureau of Customs (bonded warehouse) in the continental United States and shipments in bond into the continental United States for transshipment to Canada, Mexico, or any other foreign country.

(5) "Place of initial storage" means any warehouse, yard ground storage, or other place, to which the person making the entry or withdrawal from custody of the United States Bureau of Customs of material imported subject to this order directs or has directed that such material

be transported from the port of entry to be held until disposed of pursuant to this order.

(6) Material shall be deemed "in transit" if it is afloat, if an on board ocean bill of lading has actually been issued with respect to it, or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States.

(7) "Governing date" with respect to any material means the date when such material first became subject to General Imports Order M-63.

(b) *Restrictions on imports of materials*—(1) *General restriction.* No person, except as authorized in writing by the War Production Board, shall purchase for import, import, offer to purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of, any material subject to this order after the governing date. The foregoing restrictions shall apply to the importation of any material subject to the order, regardless of the existence on the governing date or thereafter of any contract or other arrangement for the importation of such material. The materials subject to this order are those listed from time to time upon List I, List II, and List III attached hereto.

(2) *Authorization by War Production Board.* Any person desiring such authorization, whether owner, purchaser, seller, or consignee of the material to be imported, or agent of any of them, shall make application therefor in duplicate on Form WPB-1041 (formerly PD-222C) addressed to the War Production Board, Ref.: M-63, Washington, D. C. Unless otherwise expressly permitted, such authorization shall apply only to the particular material and shipment mentioned therein and to the persons and their agents concerned with such shipment; it shall not be assignable or transferable either in whole or in part.

(3) *Restrictions on financing of imports.* No bank or other person shall participate, by financing or otherwise, in any arrangement which such bank or person knows or has reason to know involves the importation after the governing date of any material subject to this order, unless such bank or person either has received a copy of the authorization issued by the War Production Board under the provisions of paragraph (b) (2) or is satisfied from known facts that the proposed transaction comes within the exceptions set forth in paragraph (b) (4).

(4) *Exceptions.* Unless otherwise directed by the War Production Board, the restrictions set forth in this paragraph (b) shall not apply:

(i) To the Board of Economic Warfare, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United

States governmental department, agency, or corporation, or any agent acting for any such department, agency, or corporation; or

(ii) To any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, or to any material which the owner at the time of importation had purchased or otherwise acquired from any United States governmental department, agency, or corporation; or

(iii) To any material which on the governing date was in transit to a point within the continental United States.

(iv) To materials imported by mail where the value of the shipment is less than \$100.00; or

(v) To materials consigned as gifts or as samples, or for use as samples, or imported for personal use, where the value of each consignment or shipment is less than \$200.00; or

(vi) To materials consigned as gifts for personal use by or to members of the Armed Services of the United States; or

(vii) To any material on List I or List II imported by any person under any contract or other arrangement made before, or in existence on the governing date and which, on December 28, 1942, was in transit to a point within the continental United States; or

(viii) To manufactured materials which are imported in bond solely for the purpose of having them repaired and then returned to the owner outside the continental United States; or

(ix) To materials which were grown, produced, or manufactured in the continental United States, and which were shipped outside the continental United States on consignment or pursuant to a contract of purchase, and which are now returned as rejected by the prospective purchaser; or

(x) To materials shipped into the United States in transit from one point in Mexico to another point in Mexico, or from one point in Canada to another point in Canada.

(c) *Restrictions on disposition of List I material.* Except as hereinafter specifically provided in paragraph (d) hereof:

(1) *Restrictions upon owners and consignees.* No owner or consignee of any material on List I which is imported after the governing date shall in any way, directly or indirectly:

(i) Dispose of any interest in such material;

(ii) Process or in any way change the physical condition of such material;

(iii) Transfer possession, or cause or permit a transfer of possession, of such material except to the port of entry and from the port of entry to the place of initial storage of such material; or

(iv) Change, or cause or permit a change of, the location of such material except to the port of entry and from the port of entry to the place of initial storage of such material.

*Provided:* That a consignee of such material may dispose of his interest in such material to the extent necessary to complete any commitment or contract made prior to the governing date. The person to whom he disposes of such interest shall be subject to all restrictions imposed upon owners by this order.

(2) *Restrictions upon banks and persons similarly situated.* No bank or other person which, as agent, pledgee, beneficiary under a trust receipt, or otherwise, has possession of or any interest in any written instrument evidencing any interest in any material on List I shall in any way, directly or indirectly, dispose of any such interest, or transfer possession, or cause or permit a transfer of possession, of such instrument, unless:

(i) Such material was imported before the governing date; or

(ii) Such person neither knows nor has reason to know that such material was imported after the governing date; or

(iii) Such disposition or transfer is necessary to permit a consignee to make a permissible disposition of material in accordance with subparagraph (1) of this paragraph (c); or

(iv) Such disposition or transfer is made to the owner of the material and such owner has complied with all the provisions of this order.

(d) *Permissible disposition of List I materials*—(1) *Transfer to governmental agency.* Nothing contained in this order shall prohibit an owner or consignee of any material on List I imported after the governing date, or a bank or other person having possession of, or an interest in, a written instrument evidencing an interest in such material, from disposing of, or making any arrangement to dispose of, any interest in such material to the Office of Economic Warfare, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation.

(2) *Authorization by War Production Board.* Notwithstanding the provisions of paragraph (c), an owner or consignee of material on List I imported after the governing date or a bank or other person having possession of or an interest in a written instrument evidencing an interest in such material, may process such material or may dispose of any interest in such material or any such written instrument, or transfer possession or change the location thereof, or cause or permit such a transfer of possession or change of location, upon written authorization by the War Production Board. Any such person may make application in duplicate for such an authorization on Form WPB-1039 (formerly PD-222A), which form shall

be addressed to the War Production Board, Ref.: M-63, Washington 25, D. C.

(3) *Exceptions.* The restrictions set forth in paragraph (c) shall not apply to any material after any United States governmental department, agency, or corporation becomes the owner thereof, and shall not apply to any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, and shall not apply to any material purchased or otherwise acquired from any United States governmental department, agency, or corporation.

(e) *Restrictions on disposition of List II or List III material.* Unless otherwise provided by the terms of the authorization issued pursuant to paragraph (b) (2), any material on List II or List III, which is imported in accordance with the provisions of this order after the governing date, may be sold, delivered, processed, consumed, purchased, or received without restriction under this order, but all such transactions shall be subject to all applicable provisions of the regulations of the War Production Board and to all orders and directions of the War Production Board which now or hereafter may be in effect with respect to such material.

(f) *Reports—(1) Reports on customs entry.* No material which is imported after the governing date, including materials imported by or for the account of the Board of Economic Warfare, Commodity Credit Corporation, Metals Reserve Company, Defense Supplies Corporation, or any other United States governmental department, agency, or corporation, shall be entered through the United States Bureau of Customs for any purpose, whether for consumption, for warehouse, in transit, in bond, for re-export, for appraisal, or otherwise, unless the person making the entry shall file with the entry Form WPB-1040 (formerly PD-222B) in duplicate. The filing of such form a second time shall not be required upon any subsequent entry of such material through the United States Bureau of Customs for any purpose; nor shall the filing of such form be required upon the withdrawal of any material from bonded custody of the United States Bureau of Customs, regardless of the date when such material was first transported into the continental United States. Both copies of such form shall be transmitted by the Collector of Customs to the War Production Board, Division of Stockpiling and Transportation, Ref.: M-63, Washington 25, D. C.

(2) *Other reports.* All persons having any interest in, or taking any action with respect to, any material imported after the governing date, whether as owner, agent, consignee, or otherwise, shall file such other reports as may be required from time to time by the War Production Board.

(g) *Routing of communications.* All communications concerning this order shall, unless otherwise herein directed, be

addressed to: War Production Board, Washington 25, D. C., Ref.: M-63.

(h) *Violations.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or who furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority assistance. In addition, the War Production Board may direct the disposition and use of any material which is imported without authorization as required by paragraph (b).

(i) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the War Production Board, as amended from time to time.

(j) *Effect on liability of removal of material from order.* The removal of any material from the order shall not be construed to affect in any way any liability for violation of the order which accrued or was incurred prior to the date of removal.

Issued this 23d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

LIST I

Note: "Brushes, n. s. p. f." added Sept. 23, 1943.

The numbers listed after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce (issue of January 1, 1943). Materials are included in the list to the extent that they are covered by the commodity numbers listed below. If no commodity number is listed, the description given shall control.

Material	Com- merce Import Class No.	Govern- ing date
Agave manufactures and semi-manufactures:		
Sisal cordage, including cables, tarred or untarred, composed of 3 or more strands, each strand composed of 2 or more yarns.....	3417. 610	11/18/43
Carpet yarns of agave, dyed or undyed.....	3417. 110	11/18/43
Cordage of agave fibers, other than sisal.....	N. S. C.	17/21/42
Cords and twines of agave fibers.....	N. S. C.	11/18/43
Fabrics woven of agave fibers.....	N. S. C.	11/18/43
Other manufactures (including all products in whole or in part of agave fibers).....	N. S. C.	1/18/43
Albarco logs.....	N. S. C.	1/18/43
Albarco lumber.....	N. S. C.	1/18/43
Alpaca llama, and vicuna hair.....	3535. 000- 3535. 400 inc.	7/2/42
Alparagatas.....	0369. 500	6/28/43
Asphalt.....	5078. 100 5079. 100 5394. 000	7/2/42 7/2/42 7/2/42

<sup>1</sup> Moved from List II 4/28/43.  
<sup>2</sup> Moved from List III 1/18/43.

Material	Com- merce Import Class No.	Govern- ing date
Beef and mutton tallow—includes oleo stock.....	0036. 600	5/22/42
Beef and mutton tallow (inedible)—includes oleo stock.....	0815. 600	5/22/42
Brazilian pebble (quartz crystals), unmanufactured.....	5120. 600	10/6/42
Brazilian pebble (quartz crystals) manufactured and semimanufactured in blanks, slabs, bars, etc.....	N. S. C.	10/6/42
Bristles, hog and pig.....	0917. 000 0979. 100	3/14/42 3/14/42
Broomcorn.....	2536. 000	11/23/42
Brushes, n. s. p. f.:		
Paint brushes (including artists)	9715. 100	9/23/43
Other (except toilet brushes and hair pencils).....	9715. 900	9/23/43
Cacahuananche oil.....	N. S. C.	1/18/43
Cacahuananche seeds.....	N. S. C.	3/5/43
Castor beans.....	2231. 000	4/8/42
Cedar, Spanish:		
Logs.....	4032. 000	4/28/43
Lumber, rough, not further manufactured than sawed, and flooring.....	4202. 000	4/28/43
Lumber, dressed, not further manufactured than planed, tongued, and grooved.....	N. S. C.	4/28/43
Chrome ore (Chromite).....	6213. 100 6213. 300 6213. 500	12/28/41 12/28/41 12/28/41
Cinchona bark or other bark from which quinine may be extracted.....	2201. 000	5/22/42
Cod oil.....	0504. 000	5/22/42
Coir fiber.....	3409. 000	11/23/42
Coir yarn.....	3420. 000	11/23/42
Coir manufactures, other than pile mats, floor coverings, matting, etc.....	N. S. C.	11/23/42
Columbium ore (columbite) or concentrates.....	6270. 300	4/8/42
Cottonseed oil, crude, refined.....	1423. 100 1423. 200	5/22/42 5/22/42
Divi-divi pods.....	2320. 140	7/2/42
Divi-divi, hemlock and chestnut extracts.....	2345. 000	7/2/42
Emetine and salts thereof.....	N. S. C.	8/5/43
Feathers for beds (including geese and duck feathers and down, and mixtures thereof, new and used).....	0922. 200	6/28/43
Flaxseed (linseed).....	2233. 000	5/22/42
Graphite or plumbago:		
Amorphous, natural (except of Mexican origin).....	5730. 100	4/8/42
Crystalline flake.....	5730. 500	12/28/41
Crystalline, crucible lump and chip graphite.....	5730. 610	4/8/42
Crystalline, dust and other crystalline lump and chip graphite.....	5730. 620	4/8/42
Hemp (Cannabis Sativa type only), unmanufactured:		
Hacked, including "line of hemp".....	3263. 000	9/11/42
Not hacked.....	3263. 200	9/11/42
Tow.....	3263. 300	9/11/42
Hides and skins:		
Deer; buck or doe.....	0293. 100	9/11/42
Horse mane and tail hair, raw and drawn, including switches.....	3694. 000 3694. 100	3/14/42 3/14/42
Ipeacac, crude and advanced in value or condition.....	2210. 450 2220. 170	1/18/43 1/18/43
Lac; crude, seed, button and stick.....	2105. 000	4/8/42
Lard oil.....	N. S. C.	3/5/43
Lard (including rendered pork fat). Lard compounds and lard substitutes made from animal or vegetable oils and fats.....	0036. 100 0300. 100- 0345. 900 inc.	3/5/43 7/2/42
Leather, unmanufactured.....	2254. 000	5/22/42
Linseed oil, and combinations and mixtures, in chief value of such oil.....	2254. 000	5/22/42
Macauba oil.....	N. S. C.	5/14/43
Manganese ore (including ferruginous) or concentrates, and manganese iron ore, containing 35 percent and over of manganese.....	6211. 200 6211. 300	5/14/43 5/14/43
Mangrove bark.....	2320. 180	7/2/42
Mangrove extract (including Philippine cutch).....	2342. 000	7/2/42
Muru muru nut oil.....	N. S. C.	8/21/42

<sup>3</sup> Moved from List II 11/23/42.  
<sup>4</sup> Moved from List III 4/28/43.  
<sup>5</sup> Moved from List II 5/14/43.  
<sup>6</sup> Moved from List III 3/5/43.  
<sup>7</sup> Moved from List II 10/6/42.  
<sup>8</sup> Moved from List III 4/28/43.  
<sup>9</sup> Moved from List III 4/2/43.









Material	Commerce Import Class No.	Governing date
Tonka beans.....	1546.000	7/2/42
Tops of hair other than camel's hair, mohair, and wool (including alpaca and vicuna), n. e. s.....	3560.500	1/18/43
Tucum nuts and kernels.....	(2239.650) (2239.660)	5/22/42
Tuna fish, fresh or frozen.....	0058.000	7/2/42
Tuna fish, in oil or in oil and other substances.....	0065.200	4/2/43
Turkeys:		
Dead, fresh, chilled or frozen, dressed or undressed.....	0024.000	4/28/43
Live.....	0014.000	4/28/43
Prepared or preserved.....	N. S. C.	4/28/43
Turtles.....	0086.200	7/2/42
Vanilla beans.....	1545.000	7/2/42
Veal, fresh, chilled or frozen.....	0019.000	5/14/43
Vegetable ivory or tagua nuts.....	2911.000	7/2/42
Vegetable oil foots, other than olive.....	N. S. C.	7/21/42
Vegetable soapstock.....	N. S. C.	7/21/42
Wool, advanced, n. e. s.....	3560.900	1/18/43
Wool, apparel, 40's or coarser.....	3506.000- 3509.300	7/2/42
inc.		
Wool, apparel, finer than 40's, not finer than 44's on the skin.....	3514.000	7/2/42
Wool, apparel, finer than 44's <sup>1</sup> .....	3521.000	7/2/42
3521.100		7/2/42
3521.200		7/2/42
3521.300		7/2/42
3522.000		7/2/42
3523.100		7/2/42
3523.200		7/2/42
3523.300		7/2/42
3526.000		7/2/42
3527.100		7/2/42
3527.200		7/2/42
3527.300		7/2/42
3528.000		7/2/42
3529.100		7/2/42
3529.200		7/2/42
3529.300		7/2/42
Wool apparel, (finer than 40's but not finer than 44's) <sup>1</sup> .....	3513.000	7/2/42
3514.100		7/2/42
3514.200		7/2/42
3514.300		7/2/42
3524.000		7/2/42
3525.100		7/2/42
3525.200		7/2/42
3525.300		7/2/42
3501.000		
inc.		
Wool, carpet.....	3502.300	7/2/42
inc.		
Wool mungo.....	3553.900	11/23/42
3550.000		
inc.		
Wool noils and waste.....	3553.700	7/2/42
inc.		
Wool press cloth waste.....	9650.903	7/2/42
Wool rags.....	3554.000	11/23/42
Wool shoddy and wool extract.....	3553.800	11/23/42
Wool tops.....	3560.400	1/18/43
3574.300-		
inc.		
Wool yarns and yarns of other hair.....	3574.600	1/18/43
inc.		
Yarns wholly or in chief value of Angora rabbit hair.....	3573.400- 3573.800	1/18/43
inc.		

<sup>1</sup>Moved from List II 9/23/43.

N. S. C.—No separate class or commodity number has been assigned for the material as described by the Department of Commerce, Statistical Classification of Imports.

INTERPRETATION 1

No authorization under paragraph (b) of the order is necessary for the release or withdrawal of materials on List II or List III from a free port, a free zone, or the bonded custody of the United States Bureau of Customs (bonded warehouse) in the continental United States regardless of the date when such materials first entered such place. The actual importation, which is the subject of restriction under paragraph (b), is deemed to have occurred before the question of release or withdrawal arises. Also, no authorization under paragraph (d) of the order is necessary for the subsequent disposition, processing, or shipment of such released or withdrawn List II and List III materials.

As to List I materials which are similarly situated, no authorization under paragraph (b) of the order is necessary for their release or withdrawal from free port, free zone, or bonded custody, but authorization under

paragraph (d) of the order is necessary for their subsequent disposition, processing, or shipment unless they are shipped in bond to Canada, Mexico, or some other foreign country, in which event the foreign destination is deemed to be the place of initial storage as such term is used in the order; *Provided, however*, That List I materials which are imported in bond after July 2, 1942, can be shipped to Mexico, Canada, or some other foreign country without the express authorization required under paragraph (d) only if the import application filed under paragraph (b) stated that the material was being imported for the purpose of such export shipment. (Issued June 30, 1942, and amended Sept. 23, 1943.)

INTERPRETATION 2

The following official interpretation is hereby issued by the War Production Board with respect to the meaning of the term "in transit" as defined in paragraph (a) (6) of General Imports Order M-63 (§ 1042.1) as amended:

By amendment dated December 17, 1942, the definition of material "in transit" was changed by adding the following clause, "or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States." The question has been raised as to the meaning of the term as applied to a case where the material on the governing date had been delivered to and accepted by a rail, truck, or air carrier on a through bill of lading for transportation to a specified port and from thence by boat to a point within the continental United States.

The material in the stated case is not deemed to be in transit within the meaning of the term as used in the order. If the material is to be carried to the port of arrival in the continental United States by ship, the material must have been afloat, or on board ocean bill of lading must have been issued with respect to it, on the governing date in order for it to be considered as having been in transit on such date.

Material which has been delivered to and accepted by a rail, truck, or air carrier on the governing date for transportation to a point within the continental United States is deemed to be in transit within the meaning

of the term as used in the order only when the transportation specified in the bill of lading issued by such carrier calls for delivery of the material at the port of arrival in the continental United States by rail, truck, or air carrier, not by ship. (Issued March 5, 1943.)

INTERPRETATION 3

When by amendment of the order a material already on List II or List III is moved to List I and hence becomes subject to the restrictions of paragraph (c) covering the disposition, processing, transfer, or change of location of such material, the governing date for the application of such restrictions is the effective date of the amendment by which the material was moved to List I and not the date when such material first became subject to General Imports Order M-63. (Issued May 14, 1943.)

[F. R. Doc. 43-15518; Filed, September 23, 1943; 11:51 a. m.]

PART 1042—IMPORTS OF STRATEGIC MATERIALS

[Supplemental General Imports Order M-63-a, as Amended Sept. 23, 1943]

Pursuant to General Imports Order M-63, as amended, which this order supplements, *It is hereby ordered, That:*

§ 1042.2 *Supplemental General Imports Order M-63-a.* Until further order of the War Production Board, the provisions of General Imports Order M-63, as amended June 2, 1942, and thereafter, shall not apply to materials on List III of said order which are located in, and are the growth, production, or manufacture of, and are transported into the continental United States overland, by air, or by inland waterway from, Canada, Mexico, Guatemala, or El Salvador, except with respect to materials listed on Schedule A attached hereto.

Issued this 23d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

SCHEDULE A

Material:	Commerce import Class No.	Effective date
Agave fiber processors' mill waste (including sisal and henequen processors' mill waste).....	N. S. C.	Aug. 5, 1943
Bones, crude.....	0911.200	Aug. 5, 1943
Bottle caps, collapsible tubes, and sprinkler tops of metal, including foil bottle caps (except screw caps and patented closures).....	6790.010	May 14, 1943
6790.020		May 14, 1943
Canary seed.....	2452.000	Dec. 14, 1942
Chicle, crude and refined or advanced.....	2131.000	Dec. 14, 1942
2189.300		Dec. 14, 1942
Chickpeas and garbanzos, dried.....	1200.000	Mar. 5, 1943
Cod, haddock, hake, pollock, and cusk, pickled or salted (not in oil, etc., and not in airtight containers, weighing, with contents, not over 15 pounds each).....	0069.000	Aug. 5, 1943
0069.200		Aug. 5, 1943
0069.900		Aug. 5, 1943
Coffee: raw or green.....	1511.000	Mar. 5, 1943
roasted or processed.....	1511.100	Mar. 5, 1943
Hairpins of base metal, not plated with gold or silver, not jewelry (including bobby pins).....	6790.350	May 14, 1943
Molasses and sugar sirup, edible and inedible.....	1630.480-1640.000	Dec. 14, 1942
inclusive		
Oil cake and oil cake meal:		
Coconut or copra.....	1111.000	Mar. 5, 1943
Soybean.....	1112.000	Mar. 5, 1943
Cottonseed.....	1114.000	Dec. 14, 1942
Linseed.....	1115.000	Mar. 5, 1943

SCHEDULE A—Continued

Material—Continued.

Oil cake and oil cake meal—Continued.

	Commerce Import Class No.	Effective date
Peanut	1119. 600	Dec. 14, 1942
Hempseed	1119. 700	Dec. 14, 1942
Other, n. s. p. f.	1119. 900	Dec. 14, 1942
Peanut butter	1380. 090	Sept. 23, 1943
Sansevieria fiber	N. S. C.	June 28, 1943
Sansevieria manufactures (including all products in whole or in part of sansevieria)	N. S. C.	June 28, 1943
Sesame seed	2234. 000	Nov. 26, 1942
Syrups and extracts for use in the manufacture of beverages, if transported in railway tank cars	N. S. C.	April 28, 1943

[F. R. Doc. 43-15519; Filed, September 23, 1943; 11:51 a. m.]

PART 3191—AIRCRAFT

[General Limitation Order L-313]

AIRCRAFT PLUMBING FITTINGS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply for defense, for private account and for export, of aircraft plumbing fittings and critical materials entering into the production thereof, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3191.26 *General Limitation Order L-313*—(a) *Definitions*. For the purpose of this order aircraft plumbing fittings means those fittings used for the connection of tubing, hose or pipe installed in the assembly of aircraft and aircraft components for the purpose of making a fluid tight joint.

(b) *Restrictions*. On and after March 1, 1944, no producer of aircraft plumbing fittings of the types known as Army-Navy Aeronautical Standard (A. N. Standard), Air Corps 810 (A. C. 810), Air Corps 811 (A. C. 811), or Naval Aircraft Factory (N. A. F.) or similar types shall manufacture or deliver any of such types of aircraft plumbing fittings except A. N. Standard fittings for installation in aircraft and aircraft components.

(c) *Exceptions*. The provisions of this order shall not apply to the manufacture and delivery of aircraft plumbing fittings:

(1) To the Army Air Forces or the Navy Bureau of Aeronautics on direct purchase;

(2) To persons who have been specifically authorized to use other than A. N. Standard fittings by the Aircraft Scheduling Unit of the Aircraft Production Board, in the quantities and specifications set forth in the authorization;

(3) Which are non-metallic; or

(4) For maintenance installation in aircraft in which A. C. 810, A. C. 811, N. A. F. and similar types of aircraft plumbing fittings, delivered prior to March 1, 1944, were originally installed.

(d) *Applicability of regulations*. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board as amended from time to time.

(e) *Violations*. Any person who willfully violates any provision of this order or who in connection with this order willfully conceals a material fact or fur-

nishes false information to any department or agency of the United States is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition any such person may be prohibited from making or obtaining further deliveries of or from processing or using material under priorities control and may be deprived of priorities assistance.

(f) *Communications*. All reports to be filed, appeals and other communications concerning this order should be addressed to the Aircraft Scheduling Unit, Dayton, Ohio, Ref: L-313.

Issued this 23d day of September 1943.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 43-15520; Filed, September 23, 1943; 11:51 a. m.]

PART 3270—CONTAINERS<sup>1</sup>

[Limitation Order L-103 as Amended Sept. 20, 1943]

GLASS CONTAINER AND CLOSURE SIMPLIFICATION

§ 3270.46<sup>1</sup> *Limitation Order L-103*—(a) *Applicability of regulations*. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(b) *Definitions*. For the purposes of this order:

(1) "Glass container" means any new machine-made bottle, jar, or tumbler which is made of glass and which is suitable for packing any product.

(2) "Closure" means any sealing or covering device affixed or to be affixed to a glass container for the purpose of retaining the contents within the container.

(3) "Finish" of a glass container means the configuration of the neck or opening which serves to engage specific parts of the closure in order to affix it to the glass container.

(4) "Design" of a glass container means the particular shape, weight, size, capacity, and contour of the body of such container (other than the finish), and shall include any lettering or decoration molded thereon, except the container manufacturers' identification marks.

<sup>1</sup> Formerly Part 1198, § 1198.1.

(5) A "design in existence" means a design for which one or more molds have been cast and is further limited to the exact size and capacity of container produced therefrom.

(6) Any specification which refers to or includes the letters "G. C. A." means a specification (including the tolerances recognized with respect to such specification) issued by the Glass Container Association of America and in effect on May 11, 1942.

(7) "Exhibit" refers to the particular specifications set forth opposite an exhibit number (e. g. 10-40; 10-75; 50-23, etc.) as applied to the shape or contour appearing on the drawing, attached to this order, in connection with which such exhibit is listed. Any applicable footnotes appearing on said drawing shall be deemed to be incorporated in such specifications.

(c) *Issuance of schedules of simplification of lines*. The War Production Board may from time to time issue schedules establishing simplification practices with respect to the designs and/or finishes of glass containers for specific products. From and after the date of issuance of any such schedule no such containers shall be manufactured or used contrary to the provisions of such schedule: *Provided, however*, That

(1) Subject to the provisions of subparagraph (2) of this paragraph (c), nothing in this order or any schedule hereof shall prevent the manufacture, sale, delivery or use, for the packaging of any product, of any glass container which differs from any standard glass container established for such product by any schedule solely by reason of:

(i) The location of indented or other label space;

(ii) The degree of curvature of the shoulder and heel of the container;

(iii) The amount and location of any lettering which indicates capacity only;

(iv) A difference in height or weight when such difference does not exceed 5 percent of the height or weight shown for the applicable standard glass container;

(v) The existence or location of stippling or fluting.

(2) No person shall manufacture, sell, deliver or use any glass container pursuant to the provisions of subparagraph (1) of this paragraph (c) unless

(i) Such glass container is manufactured within nine months after the date as of which the product for which it is to be used was first referred to in any schedule of this order. (For reference purposes the "cut off" date applicable to glass containers for each such product in accordance with this paragraph (c) (2) (i) is listed in Table I, annexed hereto.)

(ii) Such glass container is manufactured from a mold which was actually in existence prior to the date of issuance of any applicable schedule; and

(iii) The design of such glass container has been submitted to the War Production Board, Washington, D. C., Ref. L-103, and approved as within the exemption provided by subparagraph (1) of this paragraph (c).

(d) *Exhibits.* The exhibits listed on the drawings attached to this order shall have no application except as they are specifically referred to in this order or are established as standard glass containers by the provisions of any schedule issued pursuant to paragraph (c) hereof.

(e) *Freezing of all glass container designs not established as standards pursuant to any schedule of this order.* No person shall manufacture a glass container except:

(1) Where the design of such container was in existence on May 11, 1942; or, failing this, where any variations from a design then in existence have been effected by alterations of molds in existence on or before May 11, 1942.

(2) Where the design of such container corresponds to any exhibit attached to this order.

(3) Where the design of such container has been submitted by any person to the War Production Board, Washington, D. C., Ref. L-103, and approved under one of the following conditions:

(i) When no suitable glass container exists for packing a product not previously packed in glass;

(ii) When it is necessary to design a special glass container in order that it can be used on an existing filling or packing line.

(4) Nothing in subparagraphs (1), (2) or (3) of this paragraph (e) shall be deemed to permit the manufacture or use of glass containers contrary to the provisions of any schedule issued pursuant to paragraph (c) of this order.

(f) *Allowance of normal operating tolerances.* (1) Nothing in this order or any schedule hereof shall

(i) Prevent variations in the design or finish of a glass container within the limits of normal operating tolerances.

(ii) Prohibit the usual differences in glass container design when manufactured on glass container machinery of different types.

(g) *Interchangeable finishes.* (1) Unless specifically stated to the contrary in any schedule, nothing in this order or any schedule hereof shall prevent the interchange of finishes on glass containers described in an exhibit attached to this order, *Provided:*

(i) Such interchange can be effected without alteration of the specified body mold; and

(ii) The interchanged finish is no greater in diameter than that appearing on the exhibit for the body design to which it is to be applied, or, if another type of finish is used, no larger than the corresponding size of that type of finish.

(iii) The capacity resulting from such interchange is no less than the capacity shown in the applicable exhibit.

(2) Nothing in this order or any schedule hereof shall prevent the modification of the weight, height, or capacity of a glass container described in any exhibit of this order to the minimum extent required by any interchange of finishes in accordance with the conditions of subparagraph (1) of this paragraph (g).

(h) *Extent of prohibitions against replacement of molds.* (1) Whenever any provision of this order or any schedule hereof prohibits the replacement of existing molds, such prohibition shall extend to the body mold only and shall not be deemed to prohibit the use of new neck rings nor new blank molds or other equipment necessary for use with a body mold.

(i) *Export.* Nothing in this order or any schedule hereof shall affect the manufacture, sale or delivery of glass containers intended to be shipped empty out of the forty-eight states of the United States and the District of Columbia; *Provided,* That said glass containers are of designs which were in existence on or before May 11, 1942.

(j) *Miscellaneous provisions—*(1) *Appeal.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate referring to the particular provision appealed from and stating fully the grounds of the appeal.

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

(3) *Communications to War Production Board.* All reports required to be

filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Containers Division, Washington, D. C., Ref. L-103.

Issued this 20th day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

TABLE I

Products for which standard glass containers have been established	Applicable cut-off date pursuant to paragraph (c) (2) (i)
Distilled spirits.....	Feb. 11, 1943
Malt beverages.....	Feb. 11, 1943
Fruit Butter.....	June 12, 1943
Preserves.....	June 12, 1943
Jelly.....	June 12, 1943
Wines.....	June 12, 1943
Protective coatings.....	Sept. 7, 1943
Salad dressings (including products using salad dressing as a base).....	Jan. 5, 1944
Olive oil.....	Jan. 5, 1944
Edible oils (other than olive oil).....	Jan. 5, 1944
Shortenings.....	Jan. 5, 1944
Maple syrup.....	Jan. 5, 1944
Syrups (except chocolate and maple) including blended, bottlers, cane, corn, molasses, sorghum, malt, and fountain syrups.....	Jan. 5, 1944
Chocolate syrup.....	Jan. 5, 1944
Tomato catsup.....	Jan. 5, 1944
Chili sauce and cocktail sauce.....	Jan. 5, 1944
Tomato paste (not less than 25% by weight dry tomato solids).....	Jan. 5, 1944
Tomato pulp and puree (not less than 10.7% (specific gravity 1.045) or more than 25% by weight dry tomato solids).....	Jan. 5, 1944
Vinegar.....	Jan. 5, 1944
Fruits and vegetables and mixtures thereof, including ripe olives, but excluding cranberries and maraschino cherries.....	Jan. 5, 1944
Honey.....	Jan. 5, 1944
Pickles and relishes.....	Jan. 5, 1944
Peanut butter.....	Jan. 5, 1944
Fruit and vegetable juices and mixtures thereof.....	Jan. 5, 1944
Olives, green.....	Jan. 5, 1944
Maraschino cherries.....	Jan. 5, 1944
Cranberries and cranberry sauce.....	Jan. 5, 1944
Mustard, including, but not limited to, prepared mustard, horseradish mustard, compound mustard, and imitation mustard.....	June 20, 1944

PLAIN ROUND JAR

EXHIBIT SERIES 10-00

NOTE: Exhibit No. 10-14, B, maximum measurement, amended Sept. 20, 1943.

DRAWING NO. 1—PLAIN ROUND JAR

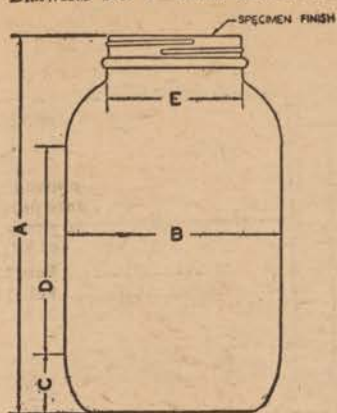
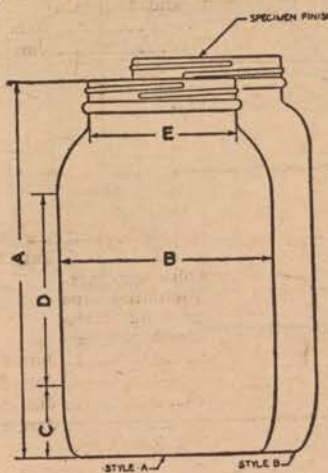


Exhibit No.	Overflow capacity, ounces	Maximum weight, ounces	A	B, maximum	C	D	E	G. C. A. finish No.
10-14	4 1/4	3 3/4	3 3/4	2 3/4	3 5/4	1 4/6	1 4/6	48-400
10-20	6 1/4	4 3/4	3 5/4	2 1/4	3 5/4	1 3/6	1 3/6	53-400
10-26	8 3/4	6	4 3/4	2 3/4	1 1/6	2 3/6	1 1/6	53-400
10-27	8 3/4	6	4 3/4	2 1/4	3 5/4	1 3/6	1 3/6	58-400
10-28	8 3/4	6	4 3/4	2 3/4	3 5/4	1 3/6	1 3/6	58-400
10-36	11 1/4	7 3/4	4 3/4	2 3/4	3 5/4	1 3/6	1 3/6	53-400
10-39	12 1/4	7 3/4	4 3/4	2 3/4	3 5/4	1 3/6	1 3/6	58-400
10-40	12 1/4	7 3/4	4 3/4	2 3/4	3 5/4	1 3/6	1 3/6	58-400
10-48	15 1/4	8 3/4	5 3/4	3 1/4	3 5/4	1 3/6	1 3/6	63-400
10-51	16 1/4	9	5 3/4	3 1/4	3 5/4	1 3/6	1 3/6	63-400
10-52	17	9 1/4	5 1/4	3 1/4	3 5/4	1 3/6	1 3/6	63-400
10-53	18 5/6	9 1/4	5 3/4	3 1/4	3 5/4	1 3/6	1 3/6	63-400
10-60	22 3/4	11 1/4	5 3/4	3 1/4	3 5/4	1 3/6	1 3/6	63-400
10-63	24 1/4	11 3/4	5 1/4	3 3/4	3 5/4	1 3/6	1 3/6	63-400
10-67	27 1/4	13	6 1/4	3 3/4	3 5/4	1 3/6	1 3/6	63-400
10-72	31	13 3/4	6 1/4	3 3/4	3 5/4	1 3/6	1 3/6	63-400
10-75	32 5/8	14	6 3/4	3 5/4	3 5/4	1 3/6	1 3/6	63-400
10-77	34	14 1/4	6 3/4	3 1/2	3 5/4	1 3/6	1 3/6	63-400
10-81	48 3/4	20 1/4	7 1/4	4 3/4	3 5/4	1 3/6	1 3/6	70-400

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. Container shall be round.
5. Bottom stippling optional.

DRAWING NO. 2—PLAIN ROUND QUART JAR



PLAIN ROUND QUART JAR

EXHIBIT SERIES 11-00

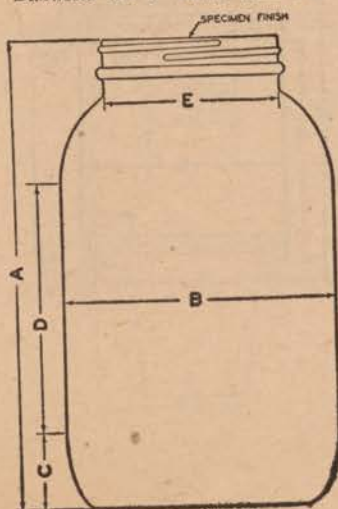
NOTE: Exhibit No. 11-75, C, measurement; Exhibit No. 11-76, B, maximum measurement, amended Sept. 10, 1943.

Exhibit No.	Style	Overflow capacity, oz.	Maximum weight, oz.	A	B max.	C	D	E	G. C. A. finish No.
11-75	A	32 3/4	14	6 3/4	3 5/4	1 3/6	3 7/6	2 3/6	70-400
11-76	B	32 3/4	14 1/4	7 3/4	3 5/4	1 3/6	4 3/4	2 3/6	70-400

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used adjustment to make correct capacity shall be made in the "B" dimension.
3. The profiles illustrated shall be maintained for the above exhibits.
4. Container shall be round.
5. Bottom stippling optional.

DRAWING NO. 3—LARGE SIZE JAR



LARGE SIZE JAR

EXHIBIT SERIES 12-00

Exhibit No.	Size	Overflow capacity, oz.	Maximum weight, oz.	A	max. B	C	D	E	G. C. A. finish No.
12-86	1/2 gal.	65 1/4	28	8 3/4	4 3/4	1 3/6	4 1/4	3 3/6	83-400
12-91	No. 10	105 5/8	37	9 3/4	6 1/4	1 3/6	4 3/4	3 3/6	83-400
12-96	1 gal.	130 1/2	46	10 1/4	6 3/4	1 3/6	5 1/6	3 3/6	89-400

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. Container shall be round.
5. Bottom stippling optional.

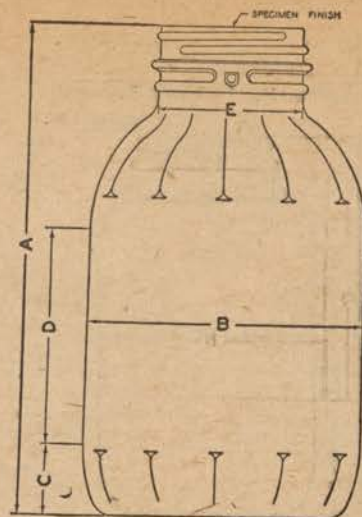
WIDE MOUTH PAIL  
EXHIBIT SERIES 14-00

Exhibit No.	Size	Overflow capacity, oz.	Maximum weight, oz.	A	B, max.	C	D	E	G. C. A. finish No.
14-85	5 lb.	58½	24	89½	413/16	13/16	43/4	25/8	G-450
14-87	½ gal.	66	26	823/32	53/16	13/16	43/4	25/8	G-450
14-90	No. 10	103	35	10	57/16	13/16	43/4	25/8	G-450
14-92	10 lb.	116	41	107/16	63/32	13/16	43/4	25/8	G-450
14-96	1 gal.	132	44	105/8	63/32	13/16	43/4	25/8	G-450

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. Stippling may be substituted for fluting in the decorated areas shown at shoulder and heel. Containers shall be either fluted or stippled, never plain.
5. Container shall be round.
6. Bottom stippling optional.

DRAWING NO. 4—WIDE MOUTH PAIL



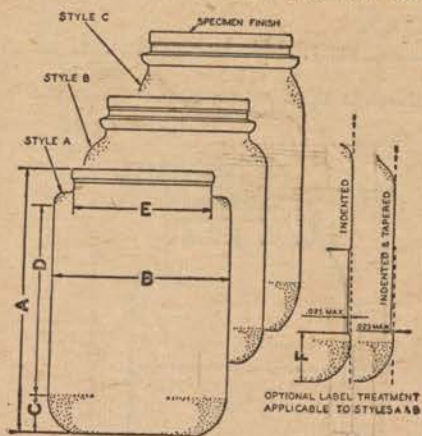
VEGETABLE AND FRUIT JAR  
EXHIBIT SERIES 15-00

Exhibit No.	Style	Overflow capacity, oz.	Maximum weight, oz.	A	B, max.	C	D	E	G. C. A. finish No.
15-50	A	17	7½	411/16	315/16	23/32	35/16	21/8	66 mm.
15-51	B	17	8	413/16	33/16	11/16	213/16	217/32	66 mm.
15-52	C	17	8½	519/64	37/16	3/4	3	217/32	66 mm.
15-68	A	28¾	12	47/8	43/16	23/32	311/32	35/32	83 mm.
15-69	B	28¾	13	45/8	45/32	9/16	213/16	31/8	83 mm.
15-70	C	28¾	13½	613/32	57/16	5/16	323/32	31/8	83 mm.

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to those illustrated shall be maintained for the above exhibits consistent with the "C", "E" and "D" dimensions.
4. Style "C" shall be straight sided only. Styles "A" and "B" may be straight sided or, with 25/32" minimum and 13/16" maximum for the "F" dimension. The label space may be indented or tapered as shown.
5. Shoulder and heel stippling as indicated is optional.
6. Container shall be round.
7. Bottom stippling optional.

DRAWING NO. 5—VEGETABLE AND FRUIT JAR



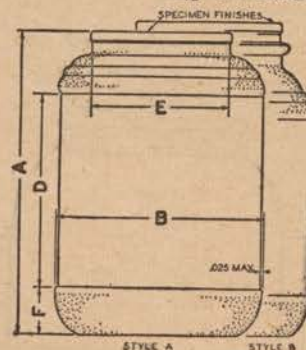
25½ OZ. JUICE JAR  
EXHIBIT SERIES 16-00

Exhibit No.	Style	Overflow capacity, oz.	Maximum weight, oz.	A	B, max.	F	D	E	G. C. A. finish No.
16-64	A	23¼	11	57/16	33/4	27/32	315/32	21/8	66-mm.
16-65	B	23½	117/8	595/64	383/64	23/32	35/16	25/8	66-mm.

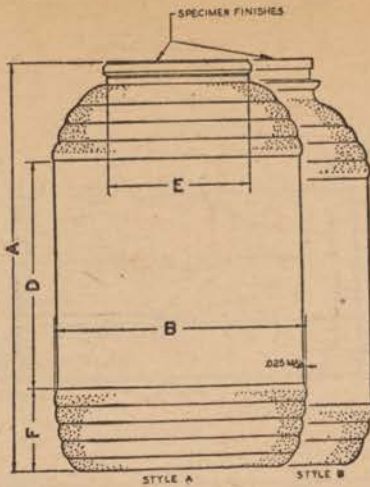
NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. The profiles illustrated shall be maintained for the above exhibits. A label recess must be maintained.
4. Shoulder and heel of jar shall be stippled as indicated.
5. Container shall be round.
6. Bottom stippling optional.

DRAWING NO. 6—25½ OZ. JUICE JAR



DRAWING NO. 7—49 OZ. JUICE JAR\*



49 OZ. JUICE JAR\*

EXHIBIT SERIES 16-00\*

Exhibit No.	Style	Overflow capacity, oz.	Maximum weight, oz.	A	B, max.	F	D	E	G. C. A. finish No.
16-80.....	A	49	20	7 <sup>13</sup> / <sub>32</sub>	4 <sup>15</sup> / <sub>32</sub>	1 <sup>1</sup> / <sub>16</sub>	4 <sup>9</sup> / <sub>32</sub>	2 <sup>1</sup> / <sub>8</sub>	66-mm.
16-81.....	B	49	20	7 <sup>13</sup> / <sub>32</sub>	4 <sup>1</sup> / <sub>2</sub>	1 <sup>1</sup> / <sub>16</sub>	4 <sup>9</sup> / <sub>32</sub>	2 <sup>1</sup> / <sub>8</sub>	66-mm.

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. The profiles illustrated shall be maintained for the above exhibits. A label recess must be maintained.
4. Shoulder and heel of jar shall be stippled as indicated.
5. Container shall be round.
6. Bottom stippling optional.

\*All exhibits in this drawing are eliminated from this order as of December 20, 1943. Hence only glass containers conforming to these specifications, which were completely manufactured before December 20, 1943, constitute standards for the purposes of any schedule permitting their use or manufacture as such (as, for instance, Schedule C).

OLIVE BOTTLE

EXHIBIT SERIES 17-00

DRAWING NO. 8—OLIVE BOTTLE

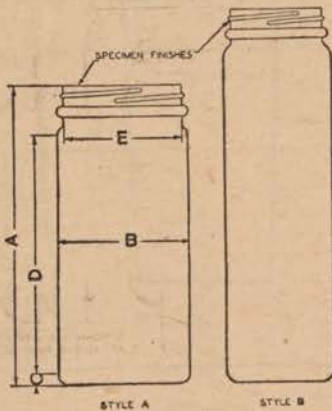


Exhibit No.	Style	Overflow capacity, oz.	Maximum weight, oz.	A	B, max.	C	D	E	G. C. A. finish No.
17-22*	A	6 <sup>1</sup> / <sub>16</sub>	6 <sup>5</sup> / <sub>8</sub>	4 <sup>49</sup> / <sub>64</sub>	2 <sup>9</sup> / <sub>64</sub>	9 <sup>3</sup> / <sub>32</sub>	2 <sup>21</sup> / <sub>32</sub>	1 <sup>15</sup> / <sub>16</sub>	53-400
17-26	A	8 <sup>3</sup> / <sub>4</sub>	8 <sup>1</sup> / <sub>16</sub>	5 <sup>21</sup> / <sub>64</sub>	2 <sup>1</sup> / <sub>4</sub>	9 <sup>3</sup> / <sub>32</sub>	4 <sup>7</sup> / <sub>32</sub>	2 <sup>3</sup> / <sub>8</sub>	38-400
17-38	A	12 <sup>3</sup> / <sub>8</sub>	10	6 <sup>9</sup> / <sub>64</sub>	2 <sup>17</sup> / <sub>32</sub>	5 <sup>1</sup> / <sub>16</sub>	4 <sup>21</sup> / <sub>32</sub>	2 <sup>3</sup> / <sub>8</sub>	38-400
17-50	A	16 <sup>1</sup> / <sub>4</sub>	11 <sup>1</sup> / <sub>4</sub>	6 <sup>43</sup> / <sub>64</sub>	2 <sup>23</sup> / <sub>32</sub>	1 <sup>1</sup> / <sub>32</sub>	5 <sup>7</sup> / <sub>32</sub>	2 <sup>3</sup> / <sub>8</sub>	63-400
17-56	A	20 <sup>1</sup> / <sub>8</sub>	14 <sup>1</sup> / <sub>2</sub>	7 <sup>1</sup> / <sub>8</sub>	2 <sup>15</sup> / <sub>16</sub>	5 <sup>8</sup> / <sub>32</sub>	5 <sup>1</sup> / <sub>2</sub>	2 <sup>3</sup> / <sub>8</sub>	63-400
17-76*	A	32 <sup>3</sup> / <sub>8</sub>	14 <sup>3</sup> / <sub>4</sub>	7 <sup>27</sup> / <sub>32</sub>	3 <sup>1</sup> / <sub>32</sub>	5 <sup>1</sup> / <sub>16</sub>	5 <sup>5</sup> / <sub>8</sub>	2 <sup>3</sup> / <sub>8</sub>	38-400
17-09*	B	2 <sup>1</sup> / <sub>2</sub>	3 <sup>3</sup> / <sub>4</sub>	3 <sup>7</sup> / <sub>8</sub>	1 <sup>19</sup> / <sub>32</sub>	5 <sup>1</sup> / <sub>16</sub>	2 <sup>25</sup> / <sub>32</sub>	1 <sup>5</sup> / <sub>8</sub>	38-400
17-11*	B	3 <sup>1</sup> / <sub>2</sub>	4 <sup>3</sup> / <sub>8</sub>	5 <sup>1</sup> / <sub>16</sub>	1 <sup>9</sup> / <sub>16</sub>	5 <sup>1</sup> / <sub>16</sub>	4 <sup>5</sup> / <sub>16</sub>	1 <sup>17</sup> / <sub>32</sub>	42-400
17-17	B	5 <sup>3</sup> / <sub>8</sub>	5 <sup>3</sup> / <sub>4</sub>	5 <sup>15</sup> / <sub>16</sub>	1 <sup>3</sup> / <sub>4</sub>	5 <sup>3</sup> / <sub>32</sub>	4 <sup>5</sup> / <sub>16</sub>	1 <sup>1</sup> / <sub>2</sub>	48-400
17-23	B	7 <sup>7</sup> / <sub>16</sub>	7 <sup>3</sup> / <sub>8</sub>	6 <sup>25</sup> / <sub>32</sub>	1 <sup>5</sup> / <sub>16</sub>	5 <sup>1</sup> / <sub>4</sub>	4 <sup>25</sup> / <sub>64</sub>	1 <sup>3</sup> / <sub>4</sub>	53-400
17-33	B	10 <sup>1</sup> / <sub>4</sub>	10 <sup>1</sup> / <sub>4</sub>	7 <sup>5</sup> / <sub>16</sub>	2 <sup>3</sup> / <sub>8</sub>	5 <sup>9</sup> / <sub>32</sub>	6 <sup>1</sup> / <sub>16</sub>	1 <sup>15</sup> / <sub>16</sub>	53-400

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to those illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. Container shall be round.
5. Bottom stippling optional.

\*The asterisked exhibits in this series are eliminated from this order as of December 20, 1943. Hence only glass containers conforming to these specifications, which were completely manufactured before December 20, 1943, constitute standards for the purposes of any schedule permitting their use or manufacture as such (as, for instance, Schedule C).

CHERRY BOTTLE

EXHIBIT SERIES 18-00

DRAWING NO. 9—CHERRY BOTTLE

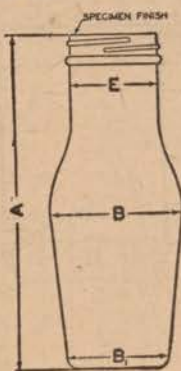


Exhibit No.	Overflow capacity, oz.	Maximum weight, oz.	A	B, max.	B <sub>1</sub> , max.	E	G. C. A. finish No.
18-08*	2 <sup>1</sup> / <sub>16</sub>	4 <sup>1</sup> / <sub>8</sub>	4 <sup>9</sup> / <sub>16</sub>	1 <sup>45</sup> / <sub>64</sub>	1 <sup>23</sup> / <sub>64</sub>	1 <sup>3</sup> / <sub>8</sub>	38-400
18-14*	4 <sup>1</sup> / <sub>16</sub>	5 <sup>1</sup> / <sub>8</sub>	5 <sup>25</sup> / <sub>64</sub>	1 <sup>63</sup> / <sub>64</sub>	1 <sup>1</sup> / <sub>2</sub>	1 <sup>3</sup> / <sub>8</sub>	38-400
18-22	7	6 <sup>3</sup> / <sub>4</sub>	6	2 <sup>23</sup> / <sub>64</sub>	1 <sup>3</sup> / <sub>4</sub>	1 <sup>17</sup> / <sub>32</sub>	45-400
18-42	13 <sup>1</sup> / <sub>4</sub>	13 <sup>1</sup> / <sub>2</sub>	8 <sup>7</sup> / <sub>16</sub>	2 <sup>1</sup> / <sub>16</sub>	2 <sup>3</sup> / <sub>8</sub>	1 <sup>15</sup> / <sub>16</sub>	53-400
18-62	24 <sup>1</sup> / <sub>4</sub>	20 <sup>1</sup> / <sub>2</sub>	10 <sup>1</sup> / <sub>16</sub>	3 <sup>9</sup> / <sub>32</sub>	2 <sup>3</sup> / <sub>16</sub>	1 <sup>15</sup> / <sub>16</sub>	53-400

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" and "B<sub>1</sub>" dimensions.
3. Profiles similar to that illustrated shall be maintained for the above exhibits.
4. Container shall be round.
5. Bottom stippling optional.

\*The asterisked exhibits in this series are eliminated from this order as of December 20, 1943. Hence only glass containers conforming to these specifications, which were completely manufactured before December 20, 1943, constitute standards for the purposes of any schedule permitting their use or manufacture as such (as, for instance, Schedule C).

SHORTENING JAR

EXHIBIT SERIES 19-00

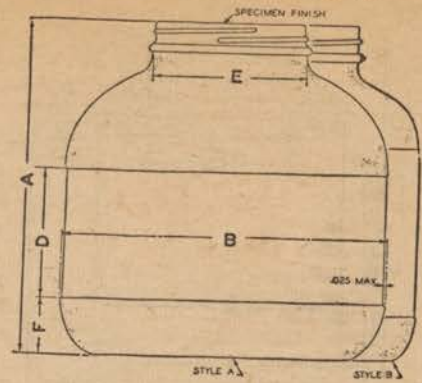
NOTE: Exhibit No. 19-57, maximum-weight oz., B, maximum figures amended Sept. 20, 1943.

Exhibit No.	Style	Overflow capacity, oz.	Maximum weight, oz.	A	B, maximum	F	D	E	Finish size
19-57	A	20	11	4 3/4	5 1/8	1 1/2	1 1/2	3 3/8	83-400
19-55	A	58 3/16	24	6	5 3/4	1	2 5/16	3 3/8	83-400
19-58	B	20	11 1/2	4 3/4	5 3/8	1 1/2	2 1/2	3 3/8	80-400
19-86	B	58 7/16	24	6	5 9/16	1 1/2	3	3 3/8	89-400

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "F" and "D" dimensions. A label recess must be maintained.
4. Shoulder and heel of jar shall be stippled as indicated.
5. Container shall be round.
6. Bottom stippling optional.

DRAWING NO. 10—SHORTENING JAR



TUMBLERS

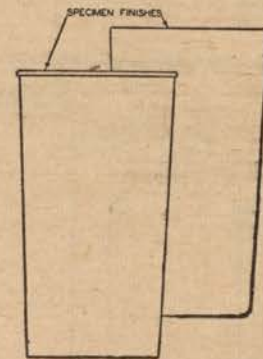
EXHIBIT SERIES 20-00

Exhibit No.	Overflow capacity, oz.	Capacity, overflow, plus or minus, oz.	G. C. A. finish No., max.
20-13	3 3/4 to 4 1/4		34
20-16	4 3/4 to 5 1/4		34
20-19	5 3/4 to 6 1/4		34
20-20	6 3/4 to 6 3/4		34
20-23	7 to 7 1/2		34
20-26	8 to 8 1/2		34
20-30	9 1/4 to 9 3/4		34
20-32	9 3/4 to 10 1/4		34
20-39	11 3/4 to 12 3/4		34
20-44	13 3/4 to 14 1/4		34

NOTES

1. Container shall be round.
2. Bottom stippling optional.

DRAWING NO. 11—TUMBLERS



STUBBY ROUND BOTTLE

EXHIBIT SERIES 50-00

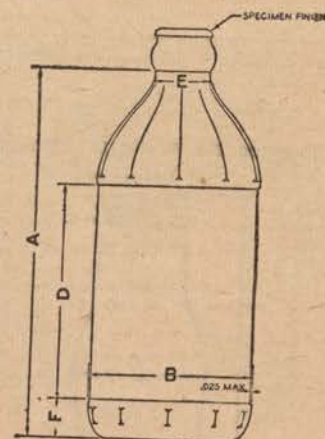
NOTE: Exhibit No. 50-08, B, maximum measurement, amended Sept. 20, 1943.

Exhibit No.	Overflow capacity, oz.	Maximum weight, oz.	A	B, max.	F	D	E	Finish size
50-08	2 3/4	3	3 1/8	1 7/16	3/8	2 5/16	1 1/16	20-400
50-14	4 3/4	4 3/4	4 9/16	1 7/8	7/16	2 1/16	1	20-2410
50-21	6 1/8	5 3/4	4 1/2	2 5/16	1/2	2 7/16	1	26-2410
50-28	8 3/4	6 1/2	5 9/16	2 1/8	1/2	3 1/16	1	26-2410
50-40	12 3/4	8 1/2	6 9/16	2 1/16	5/8	3 3/8	1	26-2410
50-51	16 3/8	10 3/4	6 1/2	2 6/16	1/2	3 3/8	1	26-2410
50-52	17 3/8	10 3/4	6 1/2	2 6/16	1/2	3 3/8	1	26-2410
50-64	25 3/8	14	7 1/16	3 1/16	2 5/16	4 1/16	1	26-2410
50-76	33 3/16	17	8 3/8	3 9/16	2 9/16	5	1	26-2410
50-77	34	17	8 3/8	3 9/16	2 9/16	5	1	26-2410
50-81	48 1/2	23	8 3/8	4 1/8	1 5/16	5 3/16	1	26-2410
50-85	58 3/8	25 1/2	9 1/4	4 7/16	2 1/16	5 9/16	1 1/16	36-700
50-91	105 3/8	37	9 1/2	6 9/16	1 7/16	4 9/16	1 1/16	36-700

NOTES

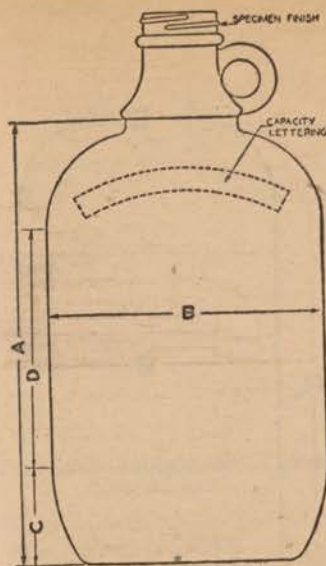
1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "F" and "D" dimensions. A label recess must be maintained.
4. Bottles shall be fluted as shown.
5. Container shall be round.
6. Bottom stippling optional.

DRAWING NO. 12—STUBBY ROUND BOTTLE





DRAWING NO. 13—GLASS JUG



GLASS JUG

EXHIBIT SERIES 51-00

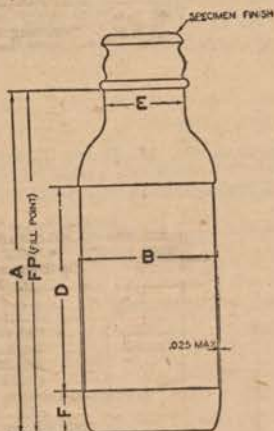
Exhibit No.	Size	Overflow capacity, oz.	Maximum weight, oz.	A	B, max.	C	D	G. C. A. finish No.
51-86	Half gallon	66	31	8	4 1/2	1 3/4	4 1/2	38-400
51-87*	Half gallon	66	31	8	4 1/2	1 3/4	4 1/2	70-450
51-88	Half gallon	67	31	8	5	1 3/4	4 1/2	38-400
51-89*	Half gallon	67	31	8	5	1 3/4	4 1/2	70-450
51-92	Gallon	130	46	9 3/8	6 2/4	1 1/2	4 1/2	38-400
51-93*	Gallon	130	46	9 3/8	6 2/4	1 1/2	4 1/2	70-450
51-94	Gallon	131 1/2	46	9 3/8	6 1/2	1 1/2	4 1/2	38-400
51-95*	Gallon	131 1/2	46	9 3/8	6 1/2	1 1/2	4 1/2	70-450
51-96	Gallon	134 1/2	48	9 3/8	6 1/2	1 1/2	4 1/2	38-400
51-97*	Gallon	134 1/2	48	9 3/8	6 1/2	1 1/2	4 1/2	70-450
51-98	Gallon	136	48	9 3/8	6 1/4	1 1/2	4 1/2	38-400
51-99*	Gallon	136	48	9 3/8	6 1/4	1 1/2	4 1/2	70-450

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. Container shall be round.
5. Bottom stippling optional.

\*The asterisked exhibits in this series are eliminated from this order as of December 20, 1943. Hence only glass containers conforming to these specifications, which were completely manufactured before December 20, 1943, constitute standards for the purposes of any schedule permitting their use or manufacture as such (as, for instance, Schedule C).

DRAWING NO. 14—CHILI SAUCE BOTTLE



CHILI SAUCE BOTTLE

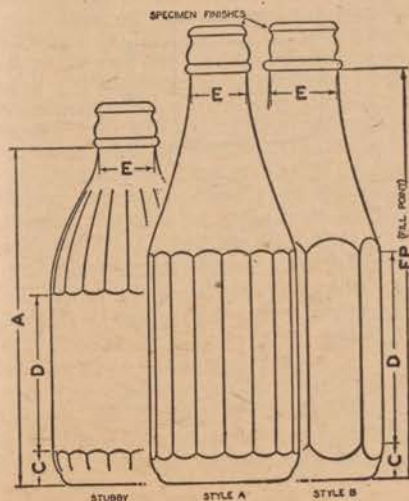
EXHIBIT SERIES 52-00

Exhibit No.	Capacity to F. P., oz.	Maximum weight, oz.	FP	A	B, max.	F	D	E	G. C. A. finish No.
52-33	10 3/4	9 1/4	6 1/8	6 1/8	2 3/8	3/4	3 1/2	1 1/8	36-250

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. The profile illustrated shall be maintained for the above exhibit. A label recess must be maintained.
4. Container shall be round.
5. Bottom stippling optional.

DRAWING NO. 15—CATSUP BOTTLE



CATSUP BOTTLE

EXHIBIT SERIES 53-00

Exhibit No.	Style	Capacity to F. P., oz.	Maximum weight, oz.	FP up	A	C						D	E	G. C. A. finish No.
						No. of panels								
						8	16	20	8	16	20			
53-3S	Stubby	12 1/4	8 3/4	5 1/8	5 1/8							2 1/8	1 1/4	26-250
53-30	A	12 1/4	10 1/2	7 3/8	7 3/8	9 1/8	1 1/2		3 1/8	3 1/8			1 1/4	26-250
53-40	B	12 1/4	10 1/2	7 3/8	7 3/8	9 1/8	1 1/2		3 1/8	3 1/8			1 1/4	31-250

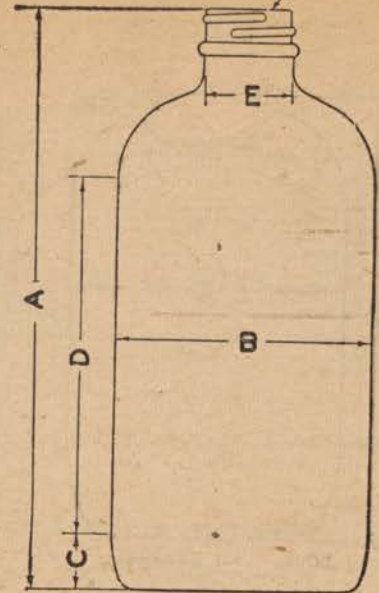
NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the body diameters.
3. Profiles similar to those illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. The stubby style is made with 20 panels only. Styles "A" and "B" may be made with either 8 or 16 panels.
5. Container shall be round.
6. Bottom stippling optional.

BOSTON ROUND BOTTLE  
EXHIBIT SERIES 80-00

DRAWING No. 16—BOSTON ROUND BOTTLE  
NOTE: Drawing No. 16 added Sept. 20, 1943.  
SPECIMEN FINISH

Exhibit No.	Capacity		Maximum weight, oz.	A	B max.	C	D	E	G. C. A. 400 finish, size m. m.
	Nominal, oz.	Over-flow, oz.							
80-02	1/2	37/64	11/4	211/64	13/64	3/8	111/32	5/8	18
80-04	1	19/64	15/8	33/64	113/64	3/8	117/32	5/8	20
80-07	2	21/64	25/8	313/64	137/64	13/32	2	111/64	20
80-10	3	33/64	31/8	425/64	151/64	7/16	25/16	23/32	22
80-13	4	41/64	41/4	471/64	115/64	1/2	21/4	23/32	22
80-19	6	63/64	51/4	516/64	275/64	17/32	223/32	7/8	24
80-25	8	81/64	63/4	571/64	227/64	9/16	231/64	7/8	24
80-31	10	103/64	73/4	523/32	229/64	37/64	313/64	7/8	24
80-38	12	1223/512	9	61/8	223/32	19/32	323/32	1	28
80-46	14	1427/512	10	69/8	27/4	203/32	327/32	1	28
80-50	16	1623/32	11	641/64	233/64	5/8	411/64	1	28
80-56	20	213/16	121/8	73/32	331/64	11/16	43/8	11/64	28
80-62	24	257/16	143/4	713/32	329/64	23/32	415/32	11/64	28
80-75	32	333/64	173/8	81/8	347/64	23/32	51/8	11/64	28
80-76	32	333/64	173/8	81/8	347/64	23/32	51/8	11/64	33
80-86	64	677/32	35	109/32	43/4	1	61/16	13/8	38
80-89	80	8417/16	43	1031/32	53/8	13/16	63/8	113/32	38
80-96	128	1355/8	60	127/16	563/64	13/4	7	115/32	38



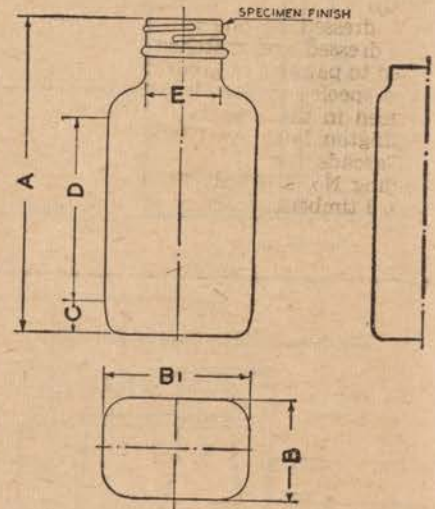
NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to that illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. Container shall be round, bottom stippling optional.

BLAKE BOTTLE  
EXHIBIT SERIES 82-00

DRAWING No. 17—BLAKE BOTTLE  
NOTE: Drawing No. 17 added Sept. 20, 1943.

Exhibit No.	Capacity		Weight, ounces max.	A	B max.	B1 max.	C	D	E	G. C. A. 400 finish, size
	Nominal, oz.	Over-flow, oz.								
82-00	1/2	3/64	5/8	123/32	3/4	29/32	5/16	3/4	5/8	18
82-01	1/4	19/64	11/16	115/16	3/4	21/32	13/64	15/16	5/8	18
82-02	3/4	23/64	3/4	21/8	3/4	11/32	1/4	31/32	5/8	18
82-03	1 1/4	23/64	13/64	231/8	31/64	18/64	3/32	11/32	5/8	18
82-05	1 1/2	91/64	11/8	21/4	55/64	13/32	19/64	13/32	11/64	20
82-06	2 1/8	113/64	13/16	221/32	23/32	11/8	5/8	13/8	11/64	20
82-07	2 1/4	27/32	11/8	225/32	63/64	13/16	5/8	115/32	11/64	20
82-08	1	13/32	17/8	231/32	11/32	127/64	23/64	19/16	23/32	22
82-09	1 1/4	123/64	23/16	33/32	13/64	117/32	23/64	113/16	23/32	22
82-10	1 1/2	121/32	21/8	317/32	13/64	119/32	3/8	131/32	7/8	24
82-11	2	215/64	31/16	327/32	113/64	13/4	3/8	27/32	1	28
82-12	2 1/4	23/8	31/8	41/6	119/64	17/8	135/32	25/16	1	28
82-13	3	31/4	41/6	41/4	19/8	2	71/8	213/32	1	28
82-14	3 1/2	323/64	43/4	413/32	123/64	23/64	1/2	213/32	11/64	30
82-15	4	49/16	5	49/16	133/64	25/32	1/2	29/16	11/64	30
82-16	5	531/64	57/8	423/32	19/8	231/64	17/32	23/4	11/64	30
82-22	6	623/64	63/8	59/16	111/16	27/16	3/16	3	131/64	33
82-25	7	713/32	73/8	513/32	131/64	217/32	3/16	31/4	131/64	33
82-32	8	87/16	81/8	59/8	127/32	223/32	23/32	37/32	131/64	33
82-38	10	1073/64	93/8	69/32	115/16	261/64	3/4	313/16	131/64	33
82-41	12	1219/32	11	61/2	23/32	223/32	3/4	41/32	13/8	38
82-44	13	1333/64	111/2	641/16	23/32	231/32	25/32	41/8	13/8	38
82-47	15	153/8	123/4	67/8	213/64	37/64	13/16	41/4	13/8	38
82-50	16	1613/32	123/4	73/32	213/64	37/64	13/16	43/8	13/8	38
82-53	18	183/8	137/16	73/16	213/64	313/64	27/32	43/2	13/8	38
82-56	20	213/32	153/16	75/8	23/16	313/64	7/8	43/4	13/8	38
82-62	24	257/32	183/4	81/4	233/64	333/64	31/32	47/8	117/32	43
82-68	28	295/16	207/8	813/32	29/8	327/32	1	51/8	117/32	43
82-75	32	339/32	22	813/16	213/16	47/64	13/16	53/8	117/32	43



NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" and "B1" dimensions.
3. The profiles illustrated shall be maintained for the above exhibits.
4. Bottom stippling optional.

WIDE MOUTH PASTE JAR

EXHIBIT SERIES 38-00

DRAWING No. 18—WIDE MOUTH PASTE JAR

NOTE: Drawing No. 18 added Sept. 20, 1943.

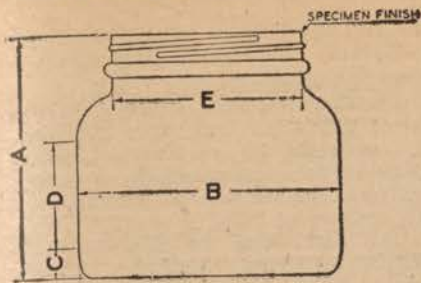


Exhibit No.	Overflow capacity, oz.	Maximum weight, oz.	A	B max.	C	D	E	G. C. A. 400 finish, size
38-08	2 3/4	2 3/4	1 5/8 1/4	2 1 1/4 1/4	5/8 2	7/8	1 3/4	48
38-14	4 1/2	4	2 1 3/8 3/2	2 3 3/8 3/4	5/8 1	1 1/8	2 1/4	58
38-21	6 1/2	5	2 2 3/8 3/2	2 7/8	5/8 1	1 3/8	2 3/4	58
38-28	8 3/4	6	2 2 1/8 3/2	3 1 5/8 3/4	5/8 1	1 3/8	2 3/4	63
38-41	13	7 1/2	3 1 1/8 3/2	3 5/8	1 3/8 2	1 5/8	2 3/4	70
38-51	17	8 3/4	3 3/8	3 1 1/8 1/2	7/8 2	1 7/8	3 1/4	83
38-58	21 1/2	10 1/2	3 2 3/8 3/2	4 1/8 1/2	1 3/8 2	1 7/8 3/2	3 3/4	83

NOTES

1. Finishes are interchangeable in accordance with provisions of the order.
2. When lower glass weights are used, adjustment to make correct capacity shall be made in the "B" dimension.
3. Profiles similar to those illustrated shall be maintained for the above exhibits consistent with the "C" and "D" dimensions.
4. Container shall be round.
5. Bottom stippling optional.

[F. R. Doc. 43-15521; Filed, September 23, 1943; 11:52 a. m.]

PART 3285—LUMBER AND LUMBER PRODUCTS<sup>1</sup>

[Limitation Order L-218, as Amended September 23, 1943]

DOUGLAS FIR LUMBER

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of Douglas fir lumber for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3285.6<sup>1</sup> Limitation Order L-218—(a) Definitions. For the purposes of this order:

(1) "Restricted Douglas fir lumber" means any sawed lumber (except shingles or lath) of any size or grade, whether rough, dressed on one or more sides or edges, dressed and matched, shiplapped, worked to pattern, or grooved for splines, of the species of *Pseudotsuga taxifolia*, produced in those parts of Oregon and Washington lying west of the crest of the Cascade Mountain Range, but not including No. 3 boards, No. 3 dimension or No. 3 timbers, or any grade of factory or shop lumber, and not including plywood, veneer or used lumber.

(2) "Producer" means any plant located in Oregon or Washington which processes, by sawing, edging, planing or other comparable method, 25% or more of the total volume of logs and lumber purchased or received by it, and which sells as lumber the product of such processing. "Volume" means board foot volume processed or sold within the last six calendar months immediately prior to the transaction affected by this order.

(3) "Procuring Agency" means the Central Procuring Agency of the Construction Division of the Corps of Engineers of the United States Army.

(b) General limitations. No producer shall sell, ship or deliver (including delivery by a producer to any distribution yard of such producer) any restricted Douglas fir lumber except that:

(1) Any producer may sell, ship or deliver (either directly or through one or more intervening persons) any restricted Douglas fir lumber to or for the account

of the Procuring Agency or to or for the account of any contractor or other person designated by such agency; but only if there is endorsed on the purchase order or contract for such lumber a statement in substantially the following form, signed by the purchaser or by a responsible official duly designated for such purpose by the purchaser:

All restricted Douglas fir lumber covered by this purchase order (or contract) is to be sold, shipped or delivered to, or received by the Procuring Agency or a contractor or other person designated by such Agency, as required by Limitation Order L-218, with the terms of which I am familiar.

-----  
(Purchaser)  
By -----  
(Title or rank)  
Date -----

Provided, however, That when a producer has received written directions from the Procuring Agency to sell, ship or deliver restricted Douglas fir lumber to any contractor or other person designated by such Procuring Agency, such producer may comply with such directions and no such endorsed purchase order or contract shall be required from such contractor or other person. Each endorsement made under the provisions of this order shall constitute a representation to the producer and to the War Production Board that the restricted Douglas fir lumber referred to therein will be sold, shipped, delivered, or received in accordance with such endorsement.

(2) Any restricted Douglas fir lumber which was actually in transit on October 29, 1942, may be delivered to its ultimate destination.

(3) Any producer may sell, ship or deliver any restricted Douglas fir lumber to any other producer.

(4) Any producer may sell, ship or deliver any restricted Douglas fir lumber upon the specific authorization of the War Production Board on Form PD-423, or upon the direction of the War Production Board pursuant to paragraph (c) of this order. Restricted Douglas fir lumber authorized to be sold, shipped, or delivered on Form PD-423 may be authorized to be sold, shipped or delivered to specified persons or uses, or it may be authorized to be sold, shipped or delivered subject to the restrictions of Conservation Order

M-208, as amended, without particularizing persons or uses.

(c) Allocations. The War Production Board may, from time to time, allocate specific quantities of restricted Douglas fir lumber to specific persons. It may also direct the specific manner and quantities in which delivery shall be made to particular persons, and direct or prohibit particular uses of restricted Douglas fir lumber, or the production by any person of particular items of restricted Douglas fir lumber. Such allocations and directions will be made to insure the satisfaction of war requirements of the United States, both direct and indirect, and they may be made, in the discretion of the War Production Board, without regard to any preference ratings assigned to particular purchase orders or contracts. The War Production Board may also take into consideration the possible dislocation of labor and the necessity of keeping a plant in operation so that it may be able to fulfill war and essential civilian requirements.

(d) Effect of preference ratings. No preference rating shall have any force or effect with respect to deliveries of Douglas fir logs, or deliveries by producers of restricted Douglas fir lumber except of restricted Douglas fir lumber authorized to be sold, shipped or delivered on Form PD-423 without particularizing persons or uses and specifically made subject to the restrictions of Conservation Order M-208 as amended.

(e) Appeals. Any appeal from the provisions of this order should be made by filing a letter in triplicate referring to the particular provision appealed from and stating fully the grounds of the appeal.

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

(g) Communications. All communications concerning this order shall be addressed as follows: Lumber and Lum-

<sup>1</sup> Formerly Part 3116, § 3116.1.

ber Products Division, War Production Board, Washington 25, D. C., Ref.: L-218.

(h) *Application of Order M-208.* After January 12, 1943, the provisions of Conservation Order M-208 shall not apply to restricted Douglas fir lumber sold, shipped or delivered by producers in accordance with the provisions of this order except restricted Douglas fir lumber authorized to be sold, shipped or delivered on Form PD-423 without particularizing persons or uses and specifically made subject to the restrictions of Conservation Order M-208 as Amended January 12, 1943.

Issued this 23d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15513; Filed, September 23, 1943; 11:51 a. m.]

#### PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-312, as Amended September 23, 1943]

##### COIR FIBER AND PRODUCTS

§ 3290.231 *Conservation Order M-312*—(a) *Definitions.* For the purposes of this order:

- (1) "Coir" means the fiber obtained from the fibrous shell of the coconut.
- (2) "Coir yarn" means single or plied yarn or roving, twisted or spun, by hand or by machine, from coir.
- (3) "Coir rope" means a rope formed of single or plied coir yarns laid or twisted together.
- (4) "Coir product" means any product processed from coir or from coir yarn.

##### RESTRICTIONS

(b) *Processing, use, delivery.* (1) No person shall put any of the following grades of coir yarn or their equivalent to any commercial use except the manufacture of rope or except the manufacture of matting for ship's fenders for ultimate delivery to the Army or Navy of the United States, the Maritime Commission or the War Shipping Administration:

Special Superior Anjengo Star.  
Superior Anjengo A-AA-AAA.  
Superior Aratory A-AA-AAA.  
Real Allapat A-AA-AAA.

(2) No person shall put coir yarn (of grades other than those listed in subparagraph (1) above) or coir to any commercial use except as specifically authorized by the War Production Board, or except to produce:

(i) A coir product for ultimate delivery to, or for incorporation into any material for ultimate delivery to the Army or Navy of the United States, the Maritime Commission or the War Shipping Administration.

(ii) Sugar bags, if the coir yarn is spun from coir produced in Puerto Rico.

(iii) Rope.

(3) No person shall accept delivery of, deliver, purchase or sell any coir or coir yarn for any use not permitted by this order, and no person shall sell or

deliver any coir or coir yarn to any person who he has reason to believe will put such material to a use not permitted by this order.

(c) *Importation.* The importation of coir and coir products shall be made in conformity with the provisions of General Imports Order M-63, as amended from time to time.

##### EQUITABLE DISTRIBUTION

(d) *Equitable distribution.* It is the policy of the War Production Board that coir and coir products, not required to fill rated orders, shall be distributed equitably. In making such distribution due regard should be given to essential civilian needs, and there should be no discrimination in the acceptance of filling of orders as between persons who meet the seller's regularly established prices and terms of sale or payment. Under this policy, every seller of coir and coir products, so far as practicable, should make available an equitable proportion of his merchandise to his customers periodically, without prejudice because of their size, location or relationship as affiliated outlets. It is not the intention to interfere with established channels and methods of distribution, unless necessary to meet war or essential needs. If voluntary observance of the policy outlined is inadequate to achieve equitable distribution, the War Production Board may issue specific directions to concerns. A failure to comply with a specific direction shall be deemed a violation.

##### GENERAL PROVISIONS

(e) *Applicability of regulations.* This order and all transactions affected thereby are subject to all the applicable regulations of the War Production Board, as amended from time to time.

(f) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(g) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Textile, Clothing and Leather Division, Washington 25, D. C., Reference: M-312.

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

Issued this 23d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15514; Filed, September 23, 1943; 11:51 a. m.]

#### PART 3291—CONSUMERS DURABLE GOODS

[General Limitation Order L-227, as amended September 23, 1943]

##### FOUNTAIN PENS AND MECHANICAL PENCILS

§ 3291.210 *General Limitations Order L-227*—(a) *Definitions.* For the purposes of this order:

(1) "Fountain pen" means a writing device which can hold more fluid than that retained by capillary attraction on the surface of its pen nib. A dip pen is a fountain pen whether or not a pen nib is attached to it.

(2) "Mechanical pencil" means a writing instrument having a movable core of marking material encased in a housing.

(3) "Manufacturer" means a person who produces or assembles fountain pens, or mechanical pencils or who manufactures or assembles any parts or repair parts made specifically for incorporation into these products.

(4) "Part" means any part made specifically for incorporation into a fountain pen or mechanical pencil except a repair part.

(5) "Repair part" means any part made specifically for incorporation into a fountain pen or mechanical pencil which is not produced for or used in a new fountain pen or mechanical pencil.

(6) "Special order" means any order, contract or subcontract placed by or for the Army or Navy of the United States (including Post Exchanges and Ship's Service Stores), the United States Maritime Commission, the War Shipping Administration, the Government of Canada, the government of any country pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act), and government agencies or other persons acquiring products covered by this order for export to any foreign country under a license issued by the Office of Economic Warfare.

(b) *Specifications for fountain pens, mechanical pencils, parts and repair parts.* No manufacturer shall use any iron, steel, stainless steel, copper, copper base alloy, zinc or crude, reclaimed or synthetic rubber in the manufacture of fountain pens and mechanical pencils or parts or repair parts thereof, except:

(1) Low carbon steel for functional parts of fountain pens, other than pen nibs made specifically for incorporation into a fountain pen:

(2) For functional parts of mechanical pencils not more than 8 pounds of low carbon steel per 1,000 pencils:

(3) Parts and repair parts already or partly fabricated from zinc before September 15, 1943, if zinc was used as permitted by any order in the M-11 series:

(4) Copper in the production of silver or 14 karat gold pen nibs:

(5) Crude, reclaimed or synthetic rubber as permitted in Rubber Order R-1, as amended, or any relief granted pursuant to an appeal taken in accordance with the provisions of that order.

(c) *Limitation on production of fountain pens and mechanical pencils, for all purposes.* From July 1, 1943, through

September 30, 1943, no manufacturer shall produce more than:

(1) 8¾% of the total number of steel pen nib fountain pens produced by him during 1941;

(2) 12½% of the total number of gold pen nib fountain pens produced by him during 1941;

(3) 11¾% of the total number of mechanical pencils produced by him during 1941.

(d) *Restrictions on production and delivery of fountain pens and mechanical pencils to fill special orders.* (1) On or after October 1, 1943, no manufacturer shall produce or deliver any fountain pens or mechanical pencils to fill special orders except according to quotas specifically approved by the War Production Board on Form WPB-2719 (formerly PD-880).

(2) Each manufacturer must file this form with the War Production Board on or before the 15th days of March, June, September and December, showing his proposed production and delivery.

(e) *Restrictions on the production of fountain pens or mechanical pencils for other than special orders.* For other than special orders, during the calendar quarter beginning October 1, 1943, and during each calendar quarter after that, no manufacturer shall produce more than:

(1) 5½% of the total number of steel pen nib fountain pens produced by him during 1941;

(2) 7½% of the total number of gold pen nib fountain pens produced by him during 1941;

(3) 5% of the total number of mechanical pencils produced by him during 1941.

(f) *Limitation on production of parts and repair parts for fountain pens and mechanical pencils for all purposes.* (1) From July 1, 1943, through September 30, 1943, and during each calendar quarter after that, no manufacturer shall produce more parts, in addition to those which he assembles into completed fountain pens or mechanical pencils, than:

(i) 12½% of the number of parts for fountain pens which he produced for sale to others as parts (not as assembled fountain pens) during 1941.

(ii) 11¾% of the number of parts for mechanical pencils which he produced for sale to others as parts (not as assembled mechanical pencils) during 1941.

(2) From July 1, 1943, through September 30, 1943, and during each calendar quarter after that, no manufacturer shall produce more than 30% of the number of repair parts produced by him during 1941.

(g) *Special paragraph on plating.* No manufacturer shall use in the production of fountain pens or mechanical pencils any plating, coating or other metal finish containing:

(1) Zinc, tin, cadmium or nickel;

(2) Copper except as permitted by Order M-9-c.

(h) *Reports.* Every manufacturer producing any fountain pens and mechanical pencils, parts or repair parts, shall file with the War Production Board, Washington 25, D. C., Ref.: L-227, Form

WPB-2719 (formerly PD-880) on or before the 15th days of March, June, September and December, executed in accordance with the instructions for filing that form.

(i) *Avoidance of excessive inventories.* No manufacturer shall accumulate for use in the manufacture of fountain pens and mechanical pencils, inventories of raw materials, semi-processed materials, or finished parts in quantities greater than the minimum amount necessary to maintain production at the rates permitted by this order.

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

(k) *Appeals.* Any appeal from the provisions of this order should be filed on Form WPB-1477 (formerly PD-500).

(l) *Applicability of other orders and regulations.* This order and all transactions affected by this order are subject to the applicable regulations of the War Production Board. If any other order of the War Production Board limits the use of any material in the production of fountain pens and mechanical pencils to a greater extent than does this order, the other order shall govern unless it states otherwise.

(m) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers Durable Goods Division, Washington 25, D. C., Ref.: L-227.

Issued this 23d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15515; Filed, September 23, 1943; 11:51 a. m.]

#### PART 3302—SERVICE EQUIPMENT<sup>1</sup>

[Limitation Order L-29, as Amended September 23, 1943]

##### METAL SIGNS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of iron and steel and other metals for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote national defense.

§ 3302.1<sup>1</sup> *General Limitation Order L-29—(a) Definitions.* For the purposes of this order:

(1) "Signs" means all devices having an area of more than 36 square inches designed primarily to deliver or convey information, messages or ideas, including (but not limited to) neon tube and

other electrical signs, bill-boards, outdoor and highway signs, other than those mentioned in subdivision (iii) of this paragraph (a) (1) name plates, store front signs and indoor signs. "Signs", however, shall not include:

(i) Any type of plate, tag, emblem, insignia or marker which is or may be used by a governmental unit to evidence licensing or registration of any kind and for any purpose;

(ii) Lamps or bulbs for electrical signs, including but not limited to, incandescent and fluorescent lamps and tubes, and neon and all other kinds of tubing used as a source of light;

(iii) All mechanically or electrically operated traffic lights and signals, including but not limited to, warning devices for use on railroads, grade crossings and highways;

(iv) Any illuminated exit sign of the type commonly required to be installed in public buildings under the fire laws, and bearing no advertising matter.

(2) "Metals" means all ferrous and non-ferrous metals except those contained in metallic paint.

(3) "Metal signs" means signs, into the physical composition of which any metals are incorporated: *Provided*, That the weight of metals contained therein shall amount to at least 5 percent of the weight of the sign.

(4) "Accessories" means all wiring and other electrical equipment (other than lamps or bulbs, including but not limited to, incandescent and fluorescent lamps and tubes, and neon and all other kinds of tubing used as a source of light) and frames, hanging brackets, stands, poles, booms, and other supporting devices designed primarily for use with signs.

(5) "New accessories" means any accessories which have never been used with a sign.

(6) "Manufacturer" means any person who is customarily engaged in the business of producing metal signs and/or accessories.

(7) "To use" material means to put that material into production for the first time. (When a person is limited to a percentage of the material used in a base period, this limitation applies to the aggregate weight of such material when first put into production by that person, whether in the form of raw materials or as purchased parts.)

(8) "Base period" means the twelve months ending June 30, 1941.

(b) *General restrictions.* (1) During the period from March 25, 1942, to March 31, 1942, inclusive, the average daily use of iron and steel by any manufacturer in the production and installation of metal signs and/or new accessories shall not exceed his average daily aggregate use of metals for such purposes during the base period: *Provided*, That a manufacturer may use more than his quota of iron and steel under this subparagraph if, but only if, he reduces his quota under subparagraph (2) by an equivalent amount of iron and steel.

(2) During the three months' period beginning with April 1, 1942, no manufacturer shall use in the production and installation of metal signs and/or new

<sup>1</sup> Formerly Part 1043, § 1043.1.

accessories more iron and steel than 12½ percent of his aggregate use of metals for such purposes during the base period.

(3) Effective July 1, 1942, no manufacturer shall use any metals in the production of metal signs and/or accessories.

(4) Any person affected by this order shall sell material in his inventory only in accordance with the provisions of Priorities Regulation No. 13 (Part 944) and all other applicable orders and regulations.

(c) *Avoidance of excessive inventories.* Manufacturers of metal signs shall not accumulate for use in the manufacture or installation of such signs and/or accessories inventories of raw materials, semi-processed materials, or finished parts in quantities in excess of the minimum amount necessary to maintain production or installation of metal signs and/or accessories at the rates permitted by this order.

(d) *Records.* All persons affected by this order shall keep and preserve for not less than two years, accurate and complete records concerning inventories, production and sales.

(e) *Audit and inspection.* All records required to be kept by this order, shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(f) *Reports.* Any person affected by this order shall file with the War Production Board such reports and questionnaires as said Board shall from time to time prescribe.

(g) *Violations.* Any person who willfully violates any provision of this order or who by any act or omission falsifies records to be kept or information to be furnished pursuant to this order may be prohibited from receiving further deliveries of any material subject to allocation, and such further action may be taken as is deemed appropriate, including a recommendation for prosecution under section 35 (A) of the Criminal Code (18 U. S. C. 80).

(h) *Appeals.* Any appeal from the provisions of this order shall be made by filing Form WFB-1477 (formerly FD-500) with the field office of the War Production Board for the district in which is located the plant or branch of the appellant to which the appeal relates.

(i) *Applicability of other orders.* Insofar as any other order issued, or to be issued hereafter, limits the use of any material in the production and installation of metal signs and/or accessories to a greater extent than the limits imposed by this order, the restrictions in such other order shall govern unless otherwise specified therein.

(j) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(k) *Communications.* All reports to be filed, appeals and other communications concerning this order should be addressed to the War Production Board, Washington 25, D. C., Ref.: L-29.

Issued this 23d day of September 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15516; Filed, September 23, 1943; 11:51 a. m.]

## Chapter XI—Office of Price Administration

### PART 1306—IRON AND STEEL

[RPS 41, Incl. Amtdt. 8]

#### STEEL CASTINGS AND RAILROAD SPECIALTIES

The title and sections 1306.108, 1306.109 (c), 1306.112 (a) (1), (3), (5), (b), (c) (1), (3), (5), (7), 1306.112, Table VI, 1306.113 amended; §§ 1306.112, Table V, 1306.113 (b), (c), added; §§ 1306.104, 1306.109 (d), (f) revoked; 1306.109 (e) redesignated 1306.109 (d), 1306.112 Table V redesignated Table VI by Amendment 8, effective September 28, 1943, so that Revised Price Schedule 41 shall read as follows:

The production of steel castings plays a critical role in the whole defense program. Steel castings at reasonable prices are essential to the increased flow of machines, tanks, ships, airplanes, guns, and, indeed, every variety of military and naval supplies, from the assembly line to the front line of the nation's defense.

Since January 1, 1941, the prices of steel castings have advanced to a point where a further increase would create pressure to raise the prices of ordnance, transportation equipment, and machinery of every description and cause unwarranted risk to our enlarged defense program in terms of delay and useless expense.

After a thorough investigation of costs and other factors relevant to the production and sale of steel castings and after numerous conferences with representatives of all branches of the steel castings industry, it has been decided in the interest of national defense and the public welfare, to establish maximum prices for steel castings of every description whatever.

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected.

[Preamble as amended by Supplementary Order 62, 8 F.R. 12553, effective 9-11-43]

Accordingly, under the authority vested in me by Executive Order No. 8734, it is hereby directed that:

- Sec.
- 1306.100 Maximum prices for steel castings and railroad specialties.
  - 1306.101 Less than maximum prices.
  - 1306.102 Adjustable pricing.
  - 1306.103 Evasion.
  - 1306.104 [Revoked].
  - 1306.105 Records and reports.
  - 1306.106 [Revoked].
  - 1306.107 Enforcement.
  - 1306.108 Petitions for amendment and applications for adjustment.
  - 1306.109 Definitions.
  - 1306.110 Effective date of Price Schedule No. 41.

\* 8 F.R. 2275.

- Sec.
- 1306.110a Effective dates of amendments.
  - 1306.111 Geographical application.
  - 1306.112 Appendix A: Maximum prices for steel castings.
  - 1306.113 Appendix B: Maximum prices for railroad specialties.
  - 1306.114 [Revoked].

AUTHORITY: §§ 1306.100 to 1306.114, inclusive, issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7371 and E.O. 9323, 8 F.R. 4681.

§ 1306.100 *Maximum prices for steel castings and railroad specialties—(a) Steel castings.* Regardless of any contract or other obligation no producer shall sell or deliver, and no person shall buy or receive from a producer in the course of trade or business, any steel castings at prices higher than the maximum prices established in Appendix A (§ 1306.112) of this revised price schedule and no producer or person purchasing from a producer or proposing to purchase from a producer shall agree, offer or attempt to do any of these things: *Provided,* That the provisions of this paragraph shall not be applicable to deliveries of steel castings hereinafter defined as "armor, ordnance, navy and ship and marine castings" if the orders for such castings were accepted prior to February 26, 1943 and if prior to March 28, 1943 such steel castings have been received by a carrier other than a carrier owned or controlled by the producer for shipment to such purchaser.

(b) *Railroad specialties.* Regardless of any contract or other obligation, no producer shall sell or deliver, and no person shall buy or receive from a producer in the course of trade or business, any railroad specialties at prices higher than the maximum prices established in Appendix B (§ 1306.113) of this revised price schedule, and no producer or person purchasing or proposing to purchase from a producer shall agree, offer or attempt to do any of these things.

[§ 1306.100 as amended by Am. 4, 8 F.R. 2275, effective 2-23-43]

[NOTE: Supplementary Order No. 31 (7 F.R. 9694; 8 F.R. 1312, 3702) provides that: "Notwithstanding the provisions of any price regulation, the tax on transportation of all property (excepting coal) imposed by section 620 of the Revenue Act of 1942 shall, for purposes of determining the applicable maximum price of any commodity or service, be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated, under any provision of any price regulation or any interpretation thereof, as a tax for which a charge may be made in addition to the maximum price."]

[NOTE: Revised Supplementary Order No. 34 (8 F.R. 12404) permits special packing expenses to be added to maximum prices on sales to procurement agencies of the United States.]

§ 1306.101 *Less than maximum prices.* Lower prices than those set forth in § 1306.112, Appendix A, and § 1306.113, Appendix B, may be charged, paid, or offered.

§ 1306.102 *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but

\* See definition in § 1306.112 (a).

no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

[§ 1306.102 amended by Am. 4, 8 F.R. 2275, effective 2-26-43 and Am. 7, 8 F.R. 9750, effective 7-20-43]

§ 1306.103 *Evasion.* The price limitations set forth in § 1306.100 shall not be evaded whether by direct or indirect methods in connection with a purchase, sale, delivery or transfer of steel castings, alone or in conjunction with any other material, or by way of any commission, service, transportation, or other charge, or discount, premium, or other privilege, or by tying-agreement or other trade understanding, or otherwise.

§ 1306.104 [Revoked.]

[§ 1306.104 revoked by Am. 8, effective 9-28-43]

§ 1306.105 *Records and reports.* Every person making purchases or sales of steel castings after November 15, 1941, shall keep for inspection by the Office of Price Administration for a period of not less than one year, complete and accurate records of (a) each such purchase or sale, showing the date thereof, the name and address of the buyer or the seller, the price paid or received, and the quantity of each kind purchased or sold, and (b) the quantity of steel castings (1) on hand, and (2) on order, as of the close of each calendar month.

Persons affected by Price Schedule No. 41 shall submit such reports to the Office of Price Administration as it may, from time to time, require.

§ 1306.106 [Revoked.]

[§ 1306.106 revoked, 7 F.R. 751, effective 2-3-42]

§ 1306.107 *Enforcement.* (a) Persons violating any provision of this Revised Price Schedule No. 41 are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided for by the Emergency Price Control Act of 1942.

(b) Persons who have evidence of any violation of this Revised Price Schedule No. 41, or any price schedule, regulation or order issued by the Office of Price Administration or of any acts or practices which constitute such a violation are urged to communicate with the nearest field or regional office of the Office of

Price Administration or its principal office in Washington, D. C.

[§ 1306.107 as amended by Supplementary Order 3, 7 F.R. 2132]

§ 1306.108 *Petitions for amendment and applications for adjustment.* (a)

Any person seeking an amendment of any provision of Revised Price Schedule No. 41 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.<sup>3</sup>

(b) The Office of Price Administration may adjust any maximum price established by this Revised Price Schedule whenever it finds, from an application for adjustment or on its own motion, that such maximum price impedes or threatens to impede production of steel castings or railroad specialties the production of which, in the opinion of the Office of Price Administration, aids directly in the war program or is necessary to a standard of living consistent with the prosecution of the war, because of the type of casting produced and because of the necessity of continued production of the casting by the particular seller. Applications for such adjustment must be filed in accordance with Procedural Regulation No. 6<sup>4</sup> issued by the Office of Price Administration and the adjustable pricing provisions of Procedural Regulation No. 6 shall apply.

[§ 1306.108 amended by Am. 2, 7 F.R. 4667, effective 6-22-42; Supplementary Order 26, 7 F.R. 8948, effective 11-4-42; Am. 5, 8 F.R. 3844, effective 3-28-43; and Am. 8, effective 9-28-43]

[NOTE: Procedural Regulation No. 6 (7 F.R. 5087, 5665; 8 F.R. 6173, 6174) provides for the filing of applications for adjustment of maximum prices for commodities or services under Government contracts or subcontracts. Revised Supplementary Order No. 9 (8 F.R. 6175) makes the provisions of Procedural Regulation No. 6 applicable to all price regulations, excepting those which expressly prohibit such applications and certain specific regulations listed in Revised Supplementary Order No. 9.]

[NOTE: Supplementary Order No. 28 (7 F.R. 9619) provides for the filing of applications for adjustment or petitions for amendment based on a pending wage or salary increase requiring the approval of the National War Labor Board.]

§ 1306.109 *Definitions.* When used in Revised Price Schedule No. 41, the term:

(a) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

[Paragraph (a) as amended by Supplementary Order 12, 7 F.R. 6385]

(b) "Producer" means a person engaged in the production of steel castings or railroad specialties;

(c) "Steel castings" means any cast steel object, whether rough or machined,

<sup>3</sup> 7 F.R. 8961; 8 F.R. 3313, 3533, 6173, 10806.

<sup>4</sup> 7 F.R. 5087, 5665; 8 F.R. 6173, 6174.

that has been initially cast in the desired shape of the finished product, and which contains less than 1.70% carbon and/or alloys totalling not more than 8%, and includes miscellaneous steel castings produced for railroads, but does not include (i) steel castings sold in an assembly with other materials except bolts, nuts, screws, rivets or other industrial fastenings, and (ii) steel castings sold as another commodity by a "regular manufacturer of such other commodity". For the purposes of this definition a producer of steel castings is considered a "regular manufacturer of such other commodity" when (a) he represents himself in the trade as a manufacturer of such other commodity through the issuance of catalogs, price lists, or advertising matter circulated generally to the trade, in which such commodity is designated by name and is offered for sale on a per piece basis, (b) he owns the patterns used for the production of such other commodity and (c) he customarily produces such other commodity for, and sells such other commodity from, stock.

[Paragraph (c) as amended by Am. 8, effective 9-28-43]

(d) "Comprehensive Report" means the "Comprehensive Report of Price Lists of Miscellaneous Castings," published by the Steel Founders' Society of America, for the third quarter of 1941, beginning July 1, 1941.

[Former paragraph (d) revoked; former paragraph (e) redesignated (d); paragraph (f) revoked by Am. 8, effective 9-28-43]

§ 1306.110 *Effective date of Price Schedule No. 41.* This Schedule (§§ 1306.100 to 1306.110, inclusive) shall become effective November 15, 1941.

[Issued November 14, 1941]

§ 1306.110a *Effective dates of amendments.*

[Effective dates of amendments are shown in notes following the parts affected.]

§ 1306.111 *Geographical application.* The provisions of Price Schedule No. 41 shall apply only to sales, offers to sell, or deliveries of steel castings and railroad specialties moving within, into, or out of one of the 48 states or the District of Columbia.

§ 1306.112 *Appendix A: Maximum prices for steel castings.* The maximum prices for steel castings are set forth in the following four paragraphs (a), (b), (c) and (d). These maximum prices are applicable to the actual shipping weights of the castings. The maximum prices established in paragraph (a) shall not supersede any maximum prices which have been submitted to the Office of Price Administration on Form No. 141:4 and approved by the Office of Price Administration prior to February 26, 1943. Otherwise, the maximum prices in paragraph (a) of this Appendix A supersede maximum prices heretofore established for any or all of the classifi-

cations listed in Table I (Armor), Table II (Navy), Table III (Ordnance), and Table IV (Ship and Marine) which are set forth at the end of this Appendix A.

(a) *Armor, navy, ordnance and ship and marine castings.* The term "armor, navy, ordnance and ship and marine castings" means and includes all steel castings of the classifications (including "miscellaneous" classifications) listed in Tables I, II, III, and IV of this Appendix A. The maximum prices for such castings shall be computed as follows:

(1) *Weighing one pound or more.* Ascertain the applicable classification for the castings in Tables I, II, III or IV; ascertain from the column immediately to the left of the classification the key reference to the applicable price schedule for such classification; refer to the price schedule bearing such key reference, said price schedules appearing either in the Comprehensive Report on pages 74 to 158, inclusive, or where the letter "R" is used in the key reference, in Table VI of this Appendix A; the price in such price schedule for the applicable weight and quantity is the maximum price for the rough casting.<sup>6</sup>

(2) *Weighing less than one pound.* The maximum price each for rough castings shall be the applicable per pound price for an identical quantity of castings of the same classification weighing one to five pounds.<sup>7</sup>

(3) *Extras.* No charges for extras may be added in respect to the armor casting classifications listed in Table I, except charges where 100% non-destructive examination is specified. The charges for extras listed on pages 64, 65 and 66 of the Comprehensive Report may be added in respect to the navy, ordnance, and ship and marine casting classifications listed in Tables II, III and IV where furnished and applicable except that no tension specification extra may be added where

<sup>6</sup> The letter "R" has been used to designate price schedules in Table VI. These price schedules do not appear in the Comprehensive Report. Wherever a key reference contains the letter "R" (for example, "X-11R"), the corresponding price schedule will be found in Table VI, not in the Comprehensive Report.

<sup>7</sup> Example: An order is placed for 40 frame castings for diesel engines for the Navy. The shipping weight of these castings is 200 lbs. each. The applicable classification appears at Item No. 5255 in Table II. The key reference to the left of the classification in Table II is "4A-5." Price Schedule "4A-5" is the first price schedule on page 77 of the Comprehensive Report. The applicable price in this price schedule for the weight and quantity is \$0.225 per lb.

If the key reference in the above example had been "4A-5R" instead of "4A-5", the corresponding price schedule would be found in Table VI rather than in the Comprehensive Report.

<sup>8</sup> Example: An order is placed for 30 valve part (non-pressure) castings for the Navy. The shipping weight of these castings is less than 1 lb. each. The applicable classification appears at Item No. 5391 in Table II. The key reference to the left of the classification in Table II is "2B-6." Price schedule "2B-6" is the first price schedule on page 88 of the Comprehensive Report. The price for 30 castings weighing 1 to 5 lbs. is \$0.42 per lb. The applicable price for 30 of the same castings weighing less than 1 lb. each is \$0.42 each.

the purchaser's specifications call for both tensile strengths and yield points below those shown for Class A, Grade I steel in the Table of Tension Specifications on page 66. No charges for extras other than as above may be added in respect to said navy, ordnance and ship and marine casting classifications, except charges where non-destructive examination is specified.

[Subparagraph (3) amended by Am. 6, 8 F.R. 8675, effective 6-28-43 and Am. 8, effective 9-28-43]

(4) *Transportation charges or allowances.* Maximum prices in paragraph (a) in the case of any shipments of less than 100 pounds shall be computed on an f. o. b. the foundry basis. All other maximum prices in paragraph (a) shall be computed on a delivered basis: *Provided*, That transportation costs may be added to the extent that they exceed 50 cents per hundred pounds.

[Subparagraph (4) as amended by Am. 5, 8 F.R. 3844, effective 3-28-43]

(5) *Quantity differentials.* Quantity differentials shall be applicable on the basis of quantities ordered from one pattern at one time and scheduled for delivery in any one calendar month, except that where a production run overlaps a calendar month the quantity differential shall be determined by use of the quantity produced in such run. Where patterns are so constructed as to produce two or more dissimilar castings joined together and where the customer orders such combinations of castings shipped in one piece, the number of each separate component casting determines the quantity of each and the prices are based upon the individual weights. Where patterns are so constructed as to produce multiple castings of the same design but cast integrally in one piece the quantity is determined on the basis of the total number of individual castings so joined and the weight of the individual castings is determined by dividing the total weight of the integrated castings by the total number of individual castings so joined. No quantity price beyond that shown for 24 pieces is applicable for castings weighing 25 pounds each or less ordered in quantities of 25 pieces or more from one pattern at one time for which pattern equipment is not suitable for machine production in filled flasks.

[Subparagraph (5) amended by Am. 7, 8 F.R. 9750, effective 7-20-43 and Am. 8, effective 9-28-43]

(6) *Pattern charges.* Prices are exclusive of pattern equipment or alterations thereof, except in the case of alterations only of any patterns which are to remain the property of the producer. In this exceptional circumstance the prices will be interpreted as including the furnishing by the foundry of the alterations.

(7) *N. O. C. B. N. classifications.* In any case where an applicable classification in Tables I, II, III or IV is labelled "N. O. C. B. N." the producer, may, in the alternative to using such classification and the applicable price schedule therefor, ascertain his maximum price in ac-

cordance with paragraph (d) of this Appendix A.

(8) *Machining.* "Machining" means any operation beyond the normal foundry processes performed for the purpose of providing casting surfaces or dimensions to conform to specifications of the purchaser.

(i) *Where performed by an independent machine shop.* (a) Where machining of steel castings is let out to independent machine shops by a producer who customarily let out such machining on March 31, 1942, the machining charge which may be added shall not exceed the price paid or payable by such producer to the independent machine shop for the machining plus such additional charge, if any, as would have been customarily made by such producer on March 31, 1942: *Provided*, That each producer who customarily let out machining on steel castings to independent machine shops on March 31, 1942 shall file with the Iron and Steel Branch, Office of Price Administration, Washington, D. C., on or before July 20, 1943 a statement of his customary method on March 31, 1942 of computing charges for such machining.

(b) Where a producer did not customarily let out machining of steel castings to independent machine shops on March 31, 1942 and, at any time on or after July 20, 1943, does let out such machining, to an independent machine shop, his charge for such machining may not exceed the price paid or payable by him to the independent machine shop for such machining: *Provided*, That if the Office of Price Administration has approved for such producer an additional charge for machining let out to independent machine shops, such charge may be added. In order to obtain approval of an additional charge the producer must submit to the Iron and Steel Branch of the Office of Price Administration, Washington, D. C. a proposed additional charge together with data substantiating the fairness of the proposed charge. Where such proposed additional charge and the substantiating data have been submitted, the Office of Price Administration shall, in writing, approve or disapprove such charge, or may approve such charge as it may deem fair and equitable, within thirty days from the time the proposed additional charge is received by said Iron and Steel Branch. If no action is taken within these thirty days, the proposed charge shall be deemed approved. Pending approval or disapproval as above, the producer may use the proposed charge subject to adjustment in accordance with the determination of the Office of Price Administration.

(ii) *Where performed by the producer.*

(a) If a producer had machine-hour rates in effect on March 31, 1942, for the machining of steel castings sold by him, the maximum charge which may be added shall not exceed the net charge, computed by use of said machine-hour rates, which the producer customarily would have made on March 31, 1942, to the purchaser: *Provided*, That on or before July 20, 1943, every producer shall file with the Iron and Steel Branch of the Office of Price Administration said machine-hour rates.



(b) Where a producer had no machine-hour rates in effect on March 31, 1942 the maximum charge which may be added for machining of steel castings sold by him shall be determined by application of the methods of estimating costs and prices, labor rates, overhead rates, material and other costs and profit margins in effect for such producer on March 31, 1942. "Labor rates in effect on March 31, 1942," are the labor rates prevailing on that date in the producer's machine shop for each classification of labor: *Provided*, That where such producer employs labor of a classification not employed on March 31, 1942, he shall apply the rate prevailing on that date for such classification in the locality in which the machining is to be performed or, if such classification was not used in that locality on March 31, 1942, he shall apply the rate prevailing on that date for the nearest skill in his locality as accurately as he is able to determine the same with reasonably diligent inquiry.

[Subparagraph (b) as amended by Am. 7, 8 F.R. 9750, effective 7-20-43]

(c) Where a producer did not customarily on March 31, 1942 machine steel castings sold by him, or where he has acquired new machines since March 31, 1942 for which maximum charges are not established by (a) or (b) above, the maximum charge which may be added in such cases for machining shall be not in excess of such charge as is determined in accordance with a price determining method approved for such producer by the Office of Price Administration. Where such producer wishes to add a charge for machining in such cases he must submit to the Iron and Steel Branch of the Office of Price Administration a proposed price determining method for ascertaining such charge together with data substantiating the fairness of the proposed method. The Office of Price Administration shall, in writing, approve or disapprove such price determining method or may approve such price determining method as it may deem fair and equitable within thirty days from the date such proposed price determining method is received by said Iron and Steel Branch. If no action is taken within those thirty days the proposed price determining method shall be deemed approved. Pending approval or disapproval as above the producer may use the proposed price determining method subject to adjustment in accordance with the determination of the Office of Price Administration.

[Subparagraph (c) added by Am. 6, 8 F.R. 8675, effective 6-28-43]

(b) *Industrial steel castings made by a producer on or before July 15, 1941.* The term "industrial steel castings" means and includes all steel castings other than armor, navy, ordnance and ship and marine castings. The maximum prices for each producer for industrial steel castings, other than locomotive castings, made by such producer on or before July 15, 1941 or for steel castings substantially similar in design and specification thereto, shall be the

prices, together with extras, terms and conditions, which were or customarily would have been charged by such producer on July 15, 1941: *Provided*, That (1) in no case where his maximum prices are computed on a delivered basis need a producer compute such prices on the basis of a freight allowance in excess of 50 cents per hundred pounds; (2) machining charges shall be ascertained in accordance with § 1306.112 (a) (8) except in the case of machined steel castings customarily sold by the producer on July 15, 1941 on a per piece price basis in which case the July 15, 1941 per piece price, adjusted for the difference in the machining costs used in the July 15, 1941 price and the March 31, 1942 machining costs shall apply; and (3) irrespective of a producer's customary July 15, 1941 practice with respect to the application of quantity differentials, quantity differentials shall be applicable on the basis of quantities ordered from one pattern at one time and scheduled for delivery in any one calendar month, except that where a production run overlaps a calendar month the quantity differential shall be determined by use of the quantity produced in such run.

[Paragraph (b) amended by Am. 5, 8 F.R. 3844, effective 3-28-43; Am. 6, 8 F.R. 8675, effective 6-28-43; Am. 7, 8 F.R. 9750, effective 7-20-43; and Am. 8, effective 9-28-43]

(c) *Industrial steel castings other than those in paragraph (b).* The maximum prices for such castings shall be computed as follows:

(1) *Weighting one pound or more—(i) Other than locomotive castings.* Ascertain the applicable classification\* for the casting in the alphabetical index of steel casting classifications appearing on pages 1 to 62, inclusive, of the Comprehensive Report; ascertain from the column immediately to the left of the classification the key reference to the applicable price schedule for such classification; refer to the price schedule bearing such key reference said schedules appearing in the Comprehensive Report on pages 74 to 158, inclusive; the price in such price schedule for the applicable weight and quantity is the maximum price for the rough casting. (ii) *Locomotive castings.* Ascertain the ap-

\*The navy classifications Items 5201 to 5393, inclusive, on pages 26-29, the ordnance classifications Items 5501 to 5584, inclusive, on pages 30-31, the ship and marine classifications Items 8101 to 8162, inclusive, on pages 53-54, and the railroad locomotive classifications, Items 6715 to 6801, inclusive, on pages 42-44 are not "applicable classifications" since maximum prices for the navy, ordnance and ship and marine classifications are established in paragraph (a) of Appendix A and for locomotive castings, by paragraph (c) of Appendix A.

[Footnote as amended by Am. 8, effective 9-28-43]

licable classification for the castings in Table V; ascertain from the column immediately to the left of the classification the key reference to the applicable price schedule for such classification; refer to the price schedule bearing such key reference, said price schedules appearing either in the Comprehensive Report on pages 74 to 158, inclusive, or where the letter "R" is used in the key reference, in Table VI of this Appendix A; the price in such price schedule for the applicable weight and quantity is the maximum price for the rough casting.

[Subparagraph (1) amended by Am. 6, 8 F.R. 8675, effective 6-28-43 and Am. 8, effective 9-28-43]

(2) *Weighting less than one pound.* The maximum prices each for rough castings shall be the applicable per pound price for an identical quantity of castings of the same classification weighing one to five pounds.

(3) *Extras.* The charges for extras listed on pages 64, 65 and 66 of the Comprehensive Report may be added where furnished and applicable except that no tension specification extra may be added where the purchaser's specifications call for both tensile strengths and yield points below those shown for Class A, Grade I steel in the Table of Tension Specifications on page 66. No charges for extras other than as above, except charges where non-destructive examination is specified, may be added.

[Subparagraph (3) amended by Am. 6, 8 F.R. 8675, effective 6-28-43 and Am. 8, effective 9-28-43]

(4) *Transportation charges or allowances.* Maximum prices in paragraph (c) in the case of any shipments of less than 100 pounds shall be computed on an f. o. b. the foundry basis. All other maximum prices in paragraph (c) shall be computed on a delivered basis: *Provided*, That transportation costs may be added to the extent that they exceed 50 cents per hundred pounds.

[Subparagraph (4) as amended by Am. 5, 8 F.R. 3844, effective 3-28-43]

(5) *Quantity differentials.* Quantity differentials shall be applicable on the basis of quantities ordered from one pattern at one time and scheduled for delivery in any one calendar month, except that where a production run overlaps a calendar month the quantity differential shall be determined by use of the quantity produced in such run. Where patterns are so constructed as to produce two or more dissimilar castings joined together and where the customer orders such combinations of castings shipped in one piece, the number of each separate component casting determines the quantity of each and the prices are based upon the individual weights. Where patterns are so constructed as to produce multiple castings of the same design but cast integrally in one piece the quantity is determined on the basis of the total number of individual castings so joined and the weight of the individual castings is determined by dividing the total weight of

the integrated castings by the total number of individual castings so joined. No quantity price beyond that shown for 24 pieces is applicable for castings weighing 25 pounds each or less ordered in quantities of 25 pieces or more from one pattern at one time for which pattern equipment is not suitable for machine production in filled flasks.

[Subparagraph (5) amended by Am. 7, 8 F.R. 9750, effective 7-20-43 and Am. 8, effective 9-28-43]

(6) *Pattern charges.* Prices are exclusive of pattern equipment or alterations thereof, except (i) in the case of railway car castings when ordered in quantities of 500 or more pieces from one pattern at one time, provided the patterns are and remain the property of the foundry producing them, and (ii) in the case of alterations only of any patterns which are to remain the property of the producer. In these two exceptional circumstances the prices will be interpreted as including the furnishing by the foundry of patterns or alterations thereof as the case may be.

(7) *N. O. C. B. N. classifications.* In any case where an applicable classification in the Comprehensive Report is labelled "N. O. C. B. N." the producer may, in the alternative to using such classification and the applicable price schedule therefor, ascertain his maximum price in accordance with paragraph (d) of this Appendix A. This subparagraph applies to locomotive frame (Table V—Item No. 6748) and locomotive superheater header castings (Table V—Item No. 6778) only in the case of producers who do not regularly produce these items.

[Subparagraph (7) as amended by Am. 8, effective 9-28-43]

(8) *Machining.* Maximum charges for machining shall be determined in accordance with § 1306.112 (a) (8).

[Subparagraph (8) added by Am. 6, 8 F.R. 8675, effective 6-28-43]

(d) *Steel castings other than in paragraphs (a), (b) and (c).* The maximum prices for such castings shall be determined as follows: The producer shall file with the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., a cost estimate and proposed maximum selling price for such casting on and pursuant to Form No. 141:4 which proposed maximum selling price shall be approved, or approved subject to such adjustments, conditions, and limitations as the Office of Price Administration may provide, or shall be disapproved, within seven days from the time it is received by said Iron and Steel Branch, and in the event the Office of Price Administration does not send out, in writing, its approval or disapproval within seven days as above, the proposed maximum selling price as filed shall be deemed approved for the proposed sale with respect to which it was stated on Form No. 141:4 to be filed: *Provided,* That (i) In filling out the items on Form 141:4 the cost factors and profit margins used shall be those in effect and prevailing between October 1 and October 15, 1941 or, in the case of a producer

who was not customarily producing steel castings between October 1 and October 15, 1941, shall be those in effect and prevailing at the time of filing, except that with respect to machining the proposed charges shall be determined in accordance with § 1306.112 (a) (8). (ii) Where a price for a casting has been approved pursuant to this paragraph for a producer, such producer may submit to the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., for approval a quantity price differential schedule for such casting, and if approved, such prices shall constitute the maximum prices at which such producer may sell such casting, except that a price schedule so established shall be subject to adjustment or revocation at any time by the Office of Price Administration on 30 days notice in writing to such producer. (iii) Orders on which the estimated cost of production is less than \$100.00 are exempt from the provisions of this paragraph (d) and are exempt from price control except insofar as the maximum prices for such castings are established by paragraphs (a), (b) or (c) of this § 1306.112.

[Proviso amended by Am. 5, 8 F.R. 3844, effective 3-28-43 and Am. 6, 8 F.R. 8675, effective 6-28-43]

TABLE I—ARMOR CASTINGS  
(Subject to ballistic test)

Item No.	Schedule reference	Classification
5495	250R....	Naval range finder hoods.
5496	250R....	Naval sight hoods.
5497	315R....	Naval range finder and sight hood cover plates.
5498	X-316R..	Hulls for existing designs of Medium Type M tanks.
5499	X-239...	Hulls for designs of tanks other than existing Medium Type M tanks.
5500	X-239...	Complete front or rear hull sections.
5501	X-217 R..	Ordinance (U. S. Army) armor castings, N. O. C. B. N. (subject to ballistic tests using control or test plates 18" x 18" or less and not to exceed 1 1/2" in thickness).
5502	X-225 R..	Ordinance (U. S. Army) cast armor castings, N. O. C. B. N. (subject to ballistic tests using control or test plates above 18" x 18" but not to exceed 36" x 36" and thickness of 1" (one inch) but not to exceed 3" (three inches).
5503	X-238 R..	Auxiliary sight device covers.
5504	X-218 R..	Ball joints or ball mounts.
5505	X-242 R..	Bearing caps.
5506	X-247 R..	Body rotor vision devices.
5507	X-247 R..	Body sighting devices—Front.
5508	X-247 R..	Body sighting devices—Rear.
5509	X-239 R..	Cupola bodies.
5510	X-238 R..	Elbow exhausts.
5511	X-252 R..	Final drive case covers—right hand.
5512	X-252 R..	Final drive case covers—left hand.
5513	X-252 R..	Final drive housings—right hand.
5514	X-252 R..	Final drive housings—left hand.
5515	X-282 R..	Foot gear shift levers.
5516	X-282 R..	Foot brake pedals.
5517	X-242 R..	Gas tank covers.
5518	X-250 R..	Gun mount rotors, sponson left hand.
5519	X-243 R..	Gun mount supports.
5520	X-239 R..	Gun rotor covers.
5521	X-239 R..	Gun shields.
5522	X-249 R..	Periscope holders.
5523	X-237 R..	Pistol port doors.
5524	X-243 R..	Plates.
5525	X-240 R..	Rotor auxiliary vision device cages.
5526	X-245 R..	Rotor ends.
5527	X-253 R..	Rotor housings.
5528	X-248 R..	Rotor vision devices.
5529	X-252 R..	Rotors.
5530	X-239 R..	Shields.
5531	X-242 R..	Sighting devices—right end.
5532	X-242 R..	Sighting devices—left end.
5533	X-244 R..	Socket bow gun mounts.
5534	X-246 R..	Sponson gun mount brackets.
5535	X-241 R..	Sponson gun mount periscope covers.
5536	X-252 R..	Steering differential carriers.
5537	X-252 R..	Supports.
5538	X-250 R..	37-mm gun shields.
5539	X-251 R..	Turret front plates.
5540	X-314 R..	Turrets.
5541	X-246 R..	Vision device segments.
5542	X-243 R..	Vision slot doors.

[Table I as amended by Am. 5, 8 F.R. 3844, effective 3-28-43]

TABLE II—NAVY CASTINGS  
(Produced to Navy specifications)

Item No.	Schedule reference	Classification
5201	2A-5.....	Boiler, tank & piping castings, N. O. C. B. N.—Pressure.
5202	B-3.....	Boiler, tank & piping castings, N. O. C. B. N.—Non-pressure.
5203	G-5.....	Bases—Anchor for steam expansion joints.
5204	C-2.....	Boiler (oil burners)—Gear quadrants.
5205	2B-2.....	Boiler (oil burners)—Crank handle quadrants.
5206	4A-3.....	Boiler (oil burners)—Register rings.
5207	D.....	Boiler (stationary)—Chain grate stoker links.
5208	3A-5.....	Boiler (stationary)—Cross boxes.
5209	3A.....	Boiler (stationary)—Feed water heater castings, N. O. C. B. N.
5210	G-5.....	Boiler (stationary)—Furnace grate, bars.
5211	3A-5.....	Boiler (stationary)—Headers—Not including superheater headers.
5212	3A-5.....	Boiler (stationary)—Manifolds.
5213	G-5.....	Boiler (stationary)—Smoke, mud & fire door rings.
5214	X-190 R..	Boiler (stationary)—Stoker castings, N. O. C. B. N.
5215	4A-3.....	Boiler (stationary)—stoker worms & screws (other than railroad locomotive)
5216	X-191 R..	Boiler (stationary)—soot blower castings, N. O. C. B. N.—pressure.
5217	B.....	Boiler (stationary)—soot blower castings, N. O. C. B. N.—non-pressure.
5218	4A-4.....	Boiler (stationary)—superheater castings, N. O. C. B. N.
5219	4A-4.....	Boiler (stationary)—superheater header castings, N. O. C. B. N.
5220	4A-4.....	Boiler (stationary)—superheater header castings (3/4 and 1/2 headers).
5221	C-5.....	Boiler & tank—caulking rings.
5222	2B-5.....	Boiler & tank—man & hand hole covers.
5223	A-5.....	Boiler & tank—man & hand hole frames.
5224	2A-5.....	Boiler & tank—man & hand hole nozzles.
5225	B-5.....	Saddles (cradle supports).
5226	3A-5.....	Separator (steam, air, oil or vacuum)—Castings, N. O. C. B. N.
5227	A-5.....	Separator (steam, air, oil or vacuum)—castings, (no partition).
5228	3A-5.....	Steam crossovers.
5229	2A-9.....	Steam piping, N. O. C. B. N.
5230	2A-9.....	Steam (pressure) castings, N. O. C. B. N.
5231	3A-5.....	Trap (steam, air, oil or vacuum) castings, N. O. C. B. N.
5232	A-5.....	Trap (steam, air, oil or vacuum) castings, (no partition).
5233	A-5.....	Compressor (pneumatic)—Castings, N. O. C. B. N.—Not subject to pressure.
5234	2A-5.....	Compressor (pneumatic)—castings, N. O. C. B. N.—subject to pressure.
5235	D-5.....	Compressor (pneumatic)—crank discs (plain).
5236	2B-5.....	Compressor (pneumatic)—crank discs (with pins cast integrally).
5237	4A-9.....	Compressor (pneumatic)—crank shafts (solid connecting rod pins)—single or double throw.
5238	4A-9.....	Compressor (pneumatic)—crank shafts (solid connecting rod pins)—three or more throws.
5239	4A-9.....	Compressor (pneumatic)—crank shafts (solid connecting rod pins)—with straight disc or gear.
5240	X-189...	Compressor (pneumatic)—crank shafts (solid connecting rod pins)—with webbed gear.
5241	A-5.....	Compressor (pneumatic)—cross-heads.
5242	3A-5.....	Compressor (pneumatic)—cross-heads with arms or extensions cast integrally.
5243	2B-6.....	Compressor (pneumatic)—cylinders.
5244	A-5.....	Compressor (pneumatic)—cylinder heads.
5245	C-5.....	Compressor (pneumatic)—portable truck frames.
5246	A-5.....	Compressor (pneumatic)—valves, valve seats & valve parts (all weights).
5247	5A-5.....	Compressor (pneumatic)—valves, valve seats & valve parts (all weights) with stem cast integrally.
5248	2A-5.....	Diesel engine—castings, N. O. C. B. N.—Pressure.
5249	B-5.....	Diesel engine—castings, N. O. C. B. N.—non-pressure.

TABLE II—NAVY CASTINGS—Continued

Item No.	Schedule reference	Classification
5250	B-2.....	Diesel engine—bearing bases, shells, bodies, caps & housings, N. O. C. B. N.
5251	C-1.....	Diesel engine—bell housings.
5252	B-5.....	Diesel engine—connecting rod & scavenger crank bearings & caps.
5253	5A-5.....	Diesel engine—cylinder heads (M. A. N. type).
5254	B-5.....	Diesel engine—cylinder insert caps.
5255	4A-5.....	Diesel engine—frames.
5256	B-5.....	Diesel engine—governor weights.
5257	B-5.....	Diesel engine—inner heads.
5258	4A-5.....	Diesel engine—pistons—(water cooled), N. O. C. B. N.
5259	5A-5.....	Diesel engine—pistons—(water cooled), M. A. N. type.
5260	B-5.....	Diesel engine—scavenger cranks.
5261	B-5.....	Diesel engine—scavenger crank bearings.
5262	B.....	Fan hubs—ventilating fan.
5263	C-9.....	Hoist & derrick—castings, N. O. C. B. N.
5264	2B-9.....	Hoist & derrick—bed plates.
5265	B-9.....	Hoist & derrick—gear cases and covers.
5266	2A-9.....	Hoist & derrick—wildcats.
5267	2A-9.....	Hoist—drums & wildcats—electric, hydraulic, air, gasoline or steam power (including capstan, gypsy or winch heads or drums).
5268	2B-9.....	Miscellaneous carbon steel castings, N. O. C. B. N.—not subject to pressure.
5269	2A-9.....	Miscellaneous carbon steel castings, N. O. C. B. N.—subject to pressure.
5270	B-5.....	Ordinance—5 inch gun mount—castings, N. O. C. B. N.
5271	3A-9.....	Ordinance—5 inch gun mount—rammer cover castings.
5272	3A-9.....	Ordinance—5 inch gun mount—cross brackets.
5273	3A-9.....	Ordinance—5 inch gun mount—foot tread brackets.
5274	B-9.....	Ordinance—5 inch gun mount—power drive pinion & wormwheel brackets.
5275	2B-9.....	Ordinance—5 inch gun mount—power drive—worm brackets.
5276	2B-9.....	Ordinance—5 inch gun mount—checker's telescope brackets.
5277	2B-9.....	Ordinance—5 inch gun mount—training stop buffer housings.
5278	(*)	Ordinance—3inch AA—50 caliber gun mount—castings, N. O. C. B. N.
5279	(*)	Ordinance—3 inch AA—50 caliber gun mount—carriages.
5280	(*)	Ordinance—3 inch AA—50 caliber gun mount—slides.
5281	(*)	Ordinance—3 inch AA—50 caliber gun mount—slide yokes.
5282	5A-5.....	Pump (centrifugal) castings, N. O. C. B. N.
5283	2B-5.....	Pump (concrete)—liners.
5284	2B-5.....	Pump (concrete)—valve chambers.
5285	A-5.....	Pump (reciprocating)—castings, N. O. C. B. N.—pressure.
5286	B-5.....	Pump (reciprocating)—castings, N. O. C. B. N.—non-pressure.
5287	4A-9.....	Pump (reciprocating)—crankshafts (solid connecting rod pins)—single or double throw.
5288	4A-9.....	Pump (reciprocating)—crankshafts (solid connecting rod pins)—three or more throws.
5289	4A-9.....	Pump (reciprocating)—crankshafts (solid connecting rod pins)—with straight disc or gear.
5290	X-189.....	Pump (reciprocating)—crankshafts (solid connecting rod pins)—with webbed gear.
5291	2A-5.....	Pump (reciprocating)—cylinders (plain).
5292	4A-5.....	Pump (reciprocating)—cylinders water jacketed).
5293	X-112R.....	Pump (rotary)—castings, N. O. C. B. N.
5294	5A-9.....	Pump (rotary)—cylinders.
5295	5A-9.....	Pump (rotary)—housings.
5296	2A-9.....	Pressure castings, N. O. C. B. N.
5297	2A-9.....	Ship & marine—castings, N. O. C. B. N. (pressure).
5298	B-9.....	Ship & marine—castings, N. O. C. B. N. (non-pressure).

\*Maximum prices for these classifications shall be determined in accordance with paragraph (d) of §1306.112 (Appendix A). No schedule reference appeared for these items in the Comprehensive Reports for the second and third quarters of 1941.

TABLE II—NAVY CASTINGS—Continued

Item No.	Schedule reference	Classification
5299	D-9.....	Ship & marine—anchors—mushroom (without test)—complete: assembled weight.
5300	2B-9.....	Ship & marine—anchors—old style (without test)—complete: assembled weight.
5301	B-9.....	Ship & marine—anchors—stockless (without test)—complete: assembled weight.
5302	F-5.....	Ship & marine—anchor castings—stockless, N. O. C. B. N.
5303	X-317R.....	Ship & marine—bitts, chocks or bollards (mooring).
5304	X-317R.....	Ship & marine—bollards, chocks or bitts (mooring).
5305	2B-5.....	Ship & marine—buoy—castings, N. O. C. B. N.
5306	H-5.....	Ship & marine—buoy—bottom castings.
5307	2A-9.....	Ship & marine—capstans.
5308	X-317R.....	Ship & marine—chocks (open)—rollers or roller chock housings.
5309	X-317R.....	Ship & marine—cleats.
5310	C-5.....	Ship & marine—corner castings.
5311	B-5.....	Ship & marine—davit—castings, N. O. C. B. N.
5312	B-5.....	Ship & marine—davit—arms (box type).
5313	3A-9.....	Ship & marine—deck pipes.
5314	B-9.....	Ship & marine—deck skags.
5315	2A-5.....	Ship & marine—drums & wildcats (including capstan, gypsy or winch heads or drums).
5316	2A-5.....	Ship & marine—drums (cable or brake including capstan, gypsy or winch heads or drums) (with gears cast integrally).
5317	B-9.....	Ship & marine—gear cases & covers.
5318	X-88R.....	Ship & marine—gears, racks & segments (cast tooth or blank).
5319	X-88R.....	Ship & marine—gear spiders or centers.
5320	C-9.....	Ship & marine—hatch covers.
5321	B-9.....	Ship & marine—hatch rings or coamings.
5322	4A-9.....	Ship & marine—hawse pipes.
5323	E-5.....	Ship & marine—hooks for cranes, cable & chains.
5324	F-9.....	Ship & marine—keels.
5325	X-159R.....	Ship & marine—outboard shaft bearings or skeg castings.
5326	F-7.....	Ship & marine—pile driver castings, N. O. C. B. N.
5327	D-5.....	Ship & marine—pile driver followers & drop hammers.
5328	X-88R.....	Ship & marine—pinions (cast tooth or blank), N. O. C. B. N.
5329	2A-9.....	Ship & marine—pressure castings, N. O. C. B. N.
5330	2B-9.....	Ship & marine—Propeller—blades.
5331	F-9.....	Ship & marine—Propeller—hubs.
5332	X-117R.....	Ship & marine—Propeller—wheels.
5333	2B-5.....	Ship & marine—Pulley—castings, N. O. C. B. N.
5334	C-5.....	Ship & marine—Pulley—hubs & plates.
5335	2B-9.....	Ship & marine—Quadrants.
5336	A-5.....	Ship & marine—Rocker beams (walking beams).
5337	D-4.....	Ship & marine—Rope sockets (for wire rope).
5338	2B-9.....	Ship & marine— Rudders or rudder frames.
5339	3A-9.....	Ship & marine—Rudder posts or contra-propeller posts.
5340	2B-5.....	Ship & marine—Sheaves, N. O. C. B. N.
5341	2B-5.....	Ship & marine—Sheave housings (for wire rope).
5342	3A-9.....	Ship & marine—Spectacle frames.
5343	B-9.....	Ship & marine—Sprockets or chain wheels, N. O. C. B. N.
5344	A-5.....	Ship & marine—Stanchions.
5345	3A-9.....	Ship & marine—Stern frames & stems.
5346	3A-9.....	Ship & marine—Stern tubes.
5347	X-159R.....	Ship & marine—struts.
5348	2B-9.....	Ship & marine—fillers.
5349	2B-9.....	Ship & marine—tiller arms.
5350	2A-9.....	Ship & marine—wildcats for hoists or derricks.
5351	5A-9.....	Steam turbine—castings, N. O. C. B. N. (pressure).
5352	A-9.....	Steam turbine—castings, N. O. C. B. N. (non-pressure).
5353	5A-9.....	Steam turbine—bleeder pipes.
5354	5A-9.....	Steam turbine—covers or shells—upper (with enclosed cored passages).
5355	5A-9.....	Steam turbine—covers or shells—upper (with open cored passages).

TABLE II—NAVY CASTINGS—Continued

Item No.	Schedule reference	Classification
5356	5A-9.....	Steam turbine—cylinder bases or shells—lower (with enclosed cored passages).
5357	5A-9.....	Steam turbine—cylinder bases or shells—lower (with open cored passage).
5358	5A-9.....	Steam turbine—cylinder blade rings.
5359	5A-9.....	Steam turbine—cylinder dummy rings.
5360	5A-9.....	Steam turbine—cylinder nozzle block chambers.
5361	5A-9.....	Steam turbine—inlet pipes.
5362	5A-9.....	Steam turbine—maneuvering valve bodies.
5363	5A-9.....	Steam turbine—piping (of special design), N. O. C. B. N.
5364	2B-9.....	Steam turbine—reduction gear bearing shells.
5365	5A-9.....	Steam turbine—rubbers.
5366	5A-9.....	Steam turbine—steam chest bodies.
5367	5A-9.....	Steam turbine—steam chest covers.
5368	2A-9.....	Steam turbine—steam chest bodies & covers (C type).
5369	5A-9.....	Steam turbine—throttle valve bodies.
5370	2A-9.....	Steam turbine—throttle valve bodies (C type).
5371	2A-5.....	Valves, fittings & piping—fittings, N. O. C. B. N.
5372	3A-5.....	Valves, fittings & piping—fittings—ammonia.
5373	2A-5.....	Valves, fittings & piping—fittings—flanged.
5374	3A-5.....	Valves, fittings & piping—fittings—welding ends & screwed ends.
5375	G-2.....	Valves, fittings & piping—flanges—non-pressure, N. O. C. B. N.
5376	C-2.....	Valves, fittings & piping—flanges—pressure, N. O. C. B. N.
5377	B-6.....	Valves, fittings & piping—flanges—blind & reducing.
5378	B-6.....	Valves, fittings & piping—flanges—hub (over 4" high).
5379	C-2.....	Valves, fittings & piping—flanges—welding (pressure).
5380	A-5.....	Valves, fittings & piping—hand-wheels.
5381	E.....	Valves, fittings & piping—pipe clamps, straps and lugs.
5382	A-5.....	Valves, fittings & piping—piping (steam), N. O. C. B. N.
5383	A-5.....	Valves, fittings & piping—sleeves—for water mains (bell-split).
5384	2A-6.....	Valves, fittings & piping—valve bodies—angle, cross & swing check types—single seat—flanged ends.
5385	3A-6.....	Valves, fittings & piping—valve bodies—gate type—double seat—flanged ends.
5386	3A-6.....	Valves, fittings & piping—valve bodies—globe type—single seat—flanged ends.
5387	4A-6.....	Valves, fittings & piping—valve bodies—globe type—double seat—flanged ends.
5388	X-219.....	Valves, fittings & piping—valve bodies—manifold type.
5389	A-6.....	Valves, fittings & piping—valve bodies—seatless sleeve type.
5390	4A-6.....	Valves, fittings & piping—valve bodies—welding ends and screwed ends.
5391	2B-6.....	Valves, fittings & piping—valve parts—(non-pressure) N. O. C. B. N.
5392	2A-5.....	Valves, fittings & piping—valve parts (pressure) N. O. C. B. N.
5393	3A-5.....	Valves, fittings & piping—venturi meter tube castings (pressure).

[Table II as amended by Am. 5, 8 F.R. 3844, effective 3-28-43]

TABLE III—ORDNANCE (U. S. ARMY) CASTINGS (NO BALLISTIC TESTS)

Item No.	Schedule reference	Classification
5543	X-11 R..	Ordinance (U. S. Army) carbon steel castings, N. O. C. B. N.
5544	X-11 R..	Combat wagon or car castings.
5545	X-11 R..	Gun carriage castings, N. O. C. B. N.
5546	X-11 R..	Gun carriage adapter castings.
5547	A.....	Leveling sockets.
5548	X-11 R..	Machine gun mount castings.
5549	4A-9.....	Ring gears.
5550	4A-4.....	Sleighs—top or bottom

TABLE III—ORDNANCE (U. S. ARMY) CASTINGS (NO BALLISTIC TESTS)—Continued

Item No.	Schedule reference	Classification
5551	X-74	Scout car—adjusting idler flanges.
5552	X-75	Scout car—adjusting idlers with hubs.
5553	X-76	Scout car—bogies brackets.
5554	X-11 R.	Tank—castings, N. O. C. B. N.
5555	2B-4	Tank—medium (type M-3) angle shaft brackets.
5556	X-11 R.	Tank—Medium (type M-3)—Bracket spindles.
5557	X-233 R.	Tank—Medium (type M-3)—Clutch spring housings.
5558	X-231	Tank—Medium (type M-3)—Compensating casing covers.
5559	X-229	Tank—Medium (type M-3)—Differential bearing plates.
5560	X-229	Tank—Medium (type M-3)—Final drive bearing spacers.
5561	X-229	Tank—Medium (type M-3)—Final drive caps.
5562	X-231	Tank—Medium (type M-3)—Final drive hubs.
5563	2B-4	Tank—Medium (type M-3)—Flywheels.
5564	X-231	Tank—Medium (type M-3)—Gear box bases.
5565	X-231 R.	Tank—Medium (type M-3)—Gear housings.
5566	X-235 R.	Tank—Medium (type M-3)—Gear plates.
5567	X-231	Tank—Medium (type M-3)—Hubs (with flanges).
5568	X-230	Tank—Medium (type M-3)—Hubs (without flanges).
5569	X-236	Tank—Medium (type M-3)—Hubs (Q-Q-8-681a grade No. 2, centrifugally cast).
5570	X-11 R.	Tank—medium (type M-3)—spacers.
5571	X-233 R.	Tank—medium (type M-3)—spindles.
5572	X-231 R.	Tank—medium (type M-3)—steering brake drums.
5573	X-231 R.	Tank—medium (type M-3)—steering brake shoes.
5574	X-231 R.	Tank—medium (type M-3)—steering drum covers.
5575	X-231 R.	Tank—medium (type M-3)—transmission brake housing.
5576	X-234 R.	Tank—medium (type M-3)—worm housings.
5577	X-11 R.	Tank—power transmission castings.
5578	X-11 R.	Tractor (crawler type) castings, N. O. C. B. N.
5579	X-11 R.	Tractor (crawler type)—Idlers.
5580	2B	Tractor (crawler type)—Sprockets—single.
5581	A	Tractor (crawler type)—Sprockets—double.
5582	A	Transmission cases or housings.
5583	A	Worm brackets.
5584	4A-9	Yoke cradles.

TABLE IV—SHIP & MARINE CASTINGS

Item No.	Schedule reference	Classification
8101	B-9	N. O. C. B. N. (pressure).
8102	D-9	N. O. C. B. N. (non-pressure).
8103	F-9	Anchor—mushroom (without test)—complete; assembled weight.
8104	C-9	Anchor—old style (without test)—complete; assembled weight.
8105	D-9	Anchor—stockless (without test)—complete; assembled weight.
8106	H-5	Anchor castings—stockless, N. O. C. B. N.
8107	I	Barge—hinges.
8108	I	Barge—pawls.
8109	I	Barge—ratchets & ratchet wheels.
8110	F-5	Bearing housings, rolls & rings (heavy industrial roller bearing).
8111	X-317R	Bits, chocks or bollards (mooring).
8112	X-317R	Bollards, chocks or bits (mooring).
8113	D-5	Buoy—castings, N. O. C. B. N.
8114	K-5	Buoy—bottom castings.
8115	B-9	Capstans.
8116	X-317R	Chocks (open)—rollers or roller chock housings.
8117	X-317R	Cleats.
8118	F-9	Corner castings.
8119	2B-5	Cylinders.
8120	E-5	David—castings, N. O. C. B. N.
8121	E-5	David—arms (box type).
8122	A-9	Deck pipes.
8123	D-5	Docking skags.
8124	2B-5	Drums & wildcats (including capstan, gypsy or winch heads or drums).

TABLE IV—SHIP & MARINE CASTINGS—Con.

Item No.	Schedule reference	Classification
8125	2B-5	Drums (cable or brake including capstan, gypsy or winch heads or drums) with gears cast integrally. Gear cases & covers.
8126	D-9	Gears, racks & segments (cast tooth or blank).
8127	X-312 R.	Gear spiders or centers.
8128	F-9	Hatch covers.
8129	F-9	Hatch covers.
8130	E-5	Hatch rings or coamings.
8131	A-9	Hawse pipes.
8132	F-5	Hooks for cranes, cables & chains.
8133	I-5	Keels.
8134	A-9	Outboard shaft bearings.
8135	G-7	Pile driver castings, N. O. C. B. N.
8136	E-2	Pile driver followers & drop hammers.
8137	X-318R	Pinions (cast tooth or blank), N. O. C. B. N.
8138	G-9	Pontoon castings, N. O. C. B. N.
8139	F-9	Pontoon pivots, pivot saddles or bolsters & shoes.
8140	B-9	Pressure castings, N. O. C. B. N.
8141	D-9	Propeller-blades.
8142	I-9	Propeller-hubs.
8143	X-117R	Propeller-wheels.
8144	C-5	Pulley-castings, N. O. C. B. N.
8145	D-5	Pulley-hubs & plates.
8146	D-9	Quadrants.
8147	C-5	Rocker beams (walking beams).
8148	E-4	Rope sockets (for wire rope).
8149	A-9	Rudders or rudder frames.
8150	A-9	Rudder posts or contra-propeller posts.
8151	X-158 R.	Rudder skegs.
8152	C-9	Sheaves, N. O. C. B. N.
8153	C-9	Sheave housings (for wire rope).
8154	A-9	Spectacle frames.
8155	D-5	Sprockets or chain wheels, N. O. C. B. N.
8156	C-5	Stanchions.
8157	A-9	Stern frames, stems & struts.
8158	A-9	Stern tubes.
8159	D-9	Tillers.
8160	D-9	Tiller arms.
8161	X-219	Valve bodies—manifold type.
8162	2B-5	Wildcats for holts or derricks.

[Table IV as amended by Am. 5, 8 F.R. 3844, effective 3-28-43]

TABLE V—LOCOMOTIVE CASTINGS

Item No.	Schedule reference	Classification
6715	D-4	Locomotive—castings, N. O. C. B. N. (steam, Diesel or gas—standard gauge).
6716	A-4	Locomotive—castings, N. O. C. B. N. (subject to pressure).
6717	A-4	Locomotive—castings (with steam pipes cast integrally).
6718	X-318R	Locomotive—air brake—castings, N. O. C. B. N.
6719	X-318R	Locomotive—air brake—heads.
6720	2B-4	Locomotive—air pump with brackets cast integrally.
6721	2B-4	Locomotive—ash pan bottoms.
6722	2B-4	Locomotive—ash pan ends.
6723	2B-4	Locomotive—ash pan frames.
6724	2B-4	Locomotive—ash pan guides.
6725	2B-4	Locomotive—ash pan slides.
6726	2B-4	Locomotive—ash pan sills.
6727	D-4	Locomotive—back cylinder heads.
6728	A-4	Locomotive—booster steam pipes.
6729	C-4	Locomotive—brake heads or clogs.
6730	2B-4	Locomotive—cab turrets.
6731	4A-5	Locomotive—combination lateral stay upper roller bearing housings.
6732	D-4	Locomotive—crossheads.
6733	2B-4	Locomotive—cylinder cocks.
6734	2B-4	Locomotive—deck plates.
6735	E-4	Locomotive—driving boxes (friction bearing type).
6736	X-319R	Locomotive—driving boxes—ball or roller bearing type, N. O. C. B. N.
6737	X-319R	Locomotive—driving boxes—full axle double-ball & roller bearing type (split or with tub. con.).
6738	3A-4	Locomotive—driving boxes—for single roller or ball bearing (full box type).
6739	2A-4	Locomotive—driving boxes—for single roller or ball bearing (split box type).
6740	2B-4	Locomotive—driving box—cellars.
6741	D-4	Locomotive—driving box—end plates.

TABLE V—LOCOMOTIVE CASTINGS—Con.

Item No.	Schedule reference	Classification
6742	D-4	Locomotive—driving box—journal lubricator supports.
6743	X-319R	Locomotive—driving box—sleeves used in connection with assembled roller bearing units.
6744	E-4	Locomotive—driving box—wedges & shoes (for other type wedges & shoes see loco. wedges & shoes).
6745	D-4	Locomotive—driving box—edge spring pocket supports.
6746	2B-4	Locomotive—Driving & truck box or cage (ball & roller bearing type)—covers.
6747	2B-4	Locomotive—driving & truck box or cage (ball & roller bearing type)—flingers, impellers.
6748	E-4	Locomotive—frames, N. O. C. B. N.
6749	E-4	Locomotive—frame ends.
6750	E-4	Locomotive—frame rails.
6751	2B-4	Locomotive—frame spreader castings combined with other castings.
6752	X-93	Locomotive—gears, racks & segments (cast tooth or blank).
6753	D-5	Locomotive—gear cases & covers
6754	2B-4	Locomotive—grate bars.
6755	2B-4	Locomotive—grate center frames.
6756	A-4	Locomotive—internal gear castings.
6757	2B-4	Locomotive—journal box cellars.
6758	2B-4	Locomotive—mud rings or water space frames cast integrally & solid.
6759	2B-4	Locomotive—piston valve followers.
6760	2A-3	Locomotive—return bends.
6761	2B-4	Locomotive—Reverse gear support.
6762	4A-5	Locomotive—Running board and wheel cover brackets.
6763	A-5	Locomotive—Running board brackets—other types without combination castings attached.
6764	4A-5	Locomotive—Running board brackets—(combination type) with extended brackets & pipe balls cast integrally.
6765	E-4	Locomotive—Spring clips.
6766	2B-4	Locomotive—Steam chest or back head cast integral with valve stem guide.
6767	A-4	Locomotive—Steam chest covers.
6768	2B-4	Locomotive—Steam chests cast integral with valve gear housings.
6769	2B-4	Locomotive—Steam domes.
6770	A-4	Locomotive—Steam pipes & steam pipe connections.
6771	A-4	Locomotive—Steam pipe ball joints.
6772	2B-4	Locomotive—Steam valve stands.
6773	D-4	Locomotive—Stoker-castings, N. O. C. B. N.
6774	A-5	Locomotive—Stoker-supports.
6775	4A-4	Locomotive—Stoker-worms, screws, ball-joints & tangs, N. O. C. B. N.
6776	2A-4	Locomotive—Stoker—worms, & screws (with inner flutes).
6777	4A-4	Locomotive—Superheater—castings, N. O. C. B. N.
6778	X-320R	Locomotive—Superheater—header castings, N. O. C. B. N.
6779	3A-4	Locomotive—Superheater—header castings, (1/4 and 1/2 headers).
6780	C-4	Locomotive—Tank, tender, truck or trailer—journal boxes or cages—(friction bearing type).
6781	X-319R	Locomotive—Tank, tender, truck or trailer—journal boxes or cages—full axle double ball or roller bearing type (split or with tubular connection).
6782	X-319R	Locomotive—Tank, tender, truck or trailer—double journal axle housing for roller or ball bearings (full tubular type).
6783	X-319R	Locomotive—Tank, tender, truck or trailer—double journal axle housings for roller or ball bearings (split tubular type).
6784	3A-4	Locomotive—Tank, tender, truck or trailer—single journal boxes for roller or ball bearings (full box type).
6785	2A-4	Locomotive—Tank, tender, truck or trailer—single journal boxes for roller or ball bearings (split box type).
6786	2B-4	Locomotive—tank, tender, truck or trailer—truck box or cage (ball or roller bearing type)—covers.
6787	D-3	Locomotive—tank, tender, truck or trailer—truck box or cage (ball or roller bearing type)—equalizer pads.
6788	2B-4	Locomotive—tank, tender, truck or trailer—flingers, impellers or enclosures and spacers.

TABLE V—LOCOMOTIVE CASTINGS—Con.

Item No.	Schedule reference	Classification
6789	C-4	Locomotive—tender-brake heads or clogs.
6790	2B-4	Locomotive—threshold plates.
6791	3A-6	Locomotive—transmission cases.
6792	2B-6	Locomotive—valve gear-castings, N. O. C. B. N.
6793	C-6	Locomotive—valve gear-bell cranks.
6794	D-6	Locomotive—valve gear-crossheads.
6795	2B-6	Locomotive—valve gear-frames.
6796	2B-4	Locomotive—water scoop dippers.
6797	E-4	Locomotive—wedges & shoes (adjusting, framebox and pedestal).
6798	D-4	Locomotive—wheel centers.
6799	2B-5	Locomotive—worms, worm segments and worm wheels (for geared power transmission only).
6800	C-4	Locomotive (standard gauge-electric)—flexible gear centers.
6801	2B-4	Locomotive (standard gauge-electric)—threshold plates.

[Table V added and former V redesignated VI by Am. 8, effective 9-28-43]

TABLE VI—PRICE SCHEDULES

[Letter "R" schedules referred to in § 1306.112 (a) (1)]

**X-11R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 and over
1 to 5	.436	.425	.403	.360	.316	.283
5 to 10	.345	.336	.319	.284	.250	.223
10 to 25	.273	.266	.252	.226	.198	.178
25 to 50	.221	.216	.205	.183	.161	.155
50 to 100	.196	.191	.182	.162	.152	.147
100 to 250	.168	.164	.155	.143	.134	.130
250 to 500	.150	.147	.139	.132	.128	.124
500 to 1,000	.137	.134	.130	.127	.124	.120
1,000 to 2,500	.126	.123	.120	.116	.113	.111
2,500 to 5,000	.118	.115	.112	.109	.106	.103
5,000 to 10,000	.112	.109	.106	.104	.101	.....
10,000 to 25,000	.108	.106	.103	.100	.098	.....
25,000 to 50,000	.112	.109	.106	.104	.101	.....
50,000 to 100,000	.118	.115	.112	.109	.106	.....
Over 100,000 lbs.	.126	.....	.....	.....	.....	.....

**X-88R**

Weight per piece, lbs.: *1 and over*

1 to 5	.362
5 to 10	.286
10 to 25	.227
25 to 50	.184
50 to 100	.151
100 to 250	.130
250 to 500	.116
500 to 1,000	.106
1,000 to 2,500	.097
2,500 to 5,000	.091
5,000 to 10,000	.086
10,000 to 25,000	.084
25,000 to 50,000	.086
50,000 to 100,000	.091
Over 100,000	.097

**X-112R**

Weight per piece, lbs.: *1 and over*

1 to 5	.469
5 to 10	.371
10 to 25	.294
25 to 50	.238
50 to 100	.196
100 to 250	.168
250 to 500	.150
500 to 1,000	.137
1,000 to 2,500	.126
2,500 to 5,000	.118
5,000 to 10,000	.112
10,000 to 25,000	.108
25,000 to 50,000	.112
50,000 to 100,000	.118
Over 100,000	.126

TABLE VI—PRICE SCHEDULES—Continued

**X-117R**

Weight per piece, lbs.: *1 and over*

1 to 5	.557
5 to 10	.440
10 to 25	.348
25 to 50	.282
50 to 100	.232
100 to 250	.199
250 to 500	.178
500 to 1,000	.162
1,000 to 2,500	.149
2,500 to 5,000	.139
5,000 to 10,000	.133
10,000 to 25,000	.129
25,000 to 50,000	.133
50,000 to 100,000	.139
Over 100,000	.149

**X-158R**

Weight per piece, lbs.: *1 and over*

500 to 1,000	.270
1,000 to 2,500	.225
Over 2,500	.180

**X-159R**

Weight per piece, lbs.: *1 and over*

500 to 1,000	.385
1,000 to 2,500	.330
Over 2,500	.275

**X-190R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 & over
1 to 5	.408	.399	.378	.337	.296	.266
5 to 10	.323	.315	.298	.267	.234	.210
10 to 25	.256	.250	.237	.212	.186	.166
25 to 50	.238	.232	.220	.197	.173	.166
50 to 100	.196	.191	.182	.162	.152	.147
100 to 250	.168	.164	.155	.143	.134	.130
Over 250	.150	.147	.139	.132	.128	.124

**X-191R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50 and over
1 to 5	.557	.543	.514	.459	.404
5 to 10	.440	.429	.406	.363	.318
10 to 25	.348	.340	.322	.288	.253
25 to 50	.282	.275	.261	.233	.205
50 to 100	.255	.248	.236	.210	.197
100 to 250	.218	.213	.202	.186	.175
250 to 500	.196	.191	.181	.171	.167
500 to 1,000	.178	.174	.169	.165	.161
1,000 to 2,500	.164	.160	.156	.151	.147
Over 2,500	.153	.149	.146	.142	.137

**X-217R**

Weight per piece, lbs.	1-49	50-99	100 to 249	250 and over
1 to 5	.360	.323	.308	.293
5 to 10	.323	.293	.278	.263
10 to 25	.308	.278	.263	.248
25 to 50	.293	.263	.248	.233
50 to 100	.278	.248	.233	.218
100 to 250	.263	.233	.218	.203
Over 250	.248	.218	.203	.188

**X-218R**

Weight per piece, lbs.	1-49	50-99	100 to 249	250 and over
5 to 10	.488	.458	.443	.428
Over 10	.473	.450	.435	.420

TABLE VI—PRICE SCHEDULES—Continued

**X-225R**

Weight per piece, lbs.	1-49	50-99	100 to 249	250 and over
1 to 5	.435	.398	.383	.368
5 to 10	.398	.368	.353	.338
10 to 25	.383	.353	.338	.323
25 to 50	.368	.338	.323	.308
50 to 100	.353	.323	.308	.293
100 to 250	.338	.308	.293	.278
Over 250	.323	.293	.278	.263

**X-231R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 & over
1 to 5	.557	.543	.514	.459	.404	.361
5 to 10	.440	.429	.406	.363	.318	.285
10 to 25	.348	.340	.322	.288	.253	.226
25 to 50	.282	.275	.261	.233	.205	.198
50 to 100	.255	.248	.236	.210	.197	.191
100 to 250	.218	.213	.202	.186	.175	.169
250 to 500	.196	.191	.181	.171	.167	.161
500 to 1,000	.178	.174	.169	.165	.161	.157
1,000 to 2,500	.164	.160	.156	.151	.147	.144
2,500 to 5,000	.153	.149	.146	.142	.137	.134
5,000 to 10,000	.146	.142	.138	.135	.131	.....
10,000 to 25,000	.141	.137	.134	.130	.127	.....
25,000 to 50,000	.146	.142	.138	.135	.131	.....
50,000 to 100,000	.153	.149	.146	.142	.137	.....
Over 100,000	.164	.....	.....	.....	.....	.....

**X-233R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 & over
25 to 100	.473	.451	.427	.382	.335	.300

**X-234R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 & over
10 to 50	.727	.720	.661	.609	.534	.480

**X-235R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 & over
50 to 100	.374	.365	.346	.309	.272	.262

	Per lb.
X-237 R	\$.278
X-238 R	.293
X-239 R	.300
X-240 R	.308
X-241 R	.315
X-242 R	.323
X-243 R	.338
X-244 R	.345
X-245 R	.368
X-246 R	.375
X-247 R	.383
X-248 R	.398
X-249 R	.413
X-250 R	.450
X-251 R	1.300
X-252 R	1.338
X-253 R	1.413
X-282 R	.563

<sup>1</sup>200 pieces and over.

TABLE VI—PRICE SCHEDULES—Continued

**X-312R**

Weight per piece, lbs.:	1 and over
1 to 5	.348
5 to 10	.275
10 to 25	.218
25 to 50	.177
50 to 100	.146
100 to 250	.125
250 to 500	.112
500 to 1,000	.102
1,000 to 2,500	.094
2,500 to 5,000	.087
5,000 to 10,000	.083
10,000 to 25,000	.081
25,000 to 50,000	.083
50,000 to 100,000	.087
Over 100,000	.094

**X-313R**

Weight per piece, lbs.:	1 and over
1 to 5	.321
5 to 10	.254
10 to 25	.202
25 to 50	.163
50 to 100	.134
100 to 250	.115
250 to 500	.103
500 to 1,000	.094
1,000 to 2,500	.086
2,500 to 5,000	.081
5,000 to 10,000	.077
10,000 to 25,000	.074
25,000 to 50,000	.077
50,000 to 100,000	.081
Over 100,000	.086

**X-314R**

Weight per piece, lbs.:	1 and over
Under 3,000	.40
3,000 to 5,000	.35
Over 5,000	.30

**X-315R**

	Per lb., 1 and over
X-315R	.35

**X-316R**

Weight per piece, lbs.:	1 and over
Under 7500	.40
7500 and over	.35

**X-317R**  
The producer's July 15, 1941 price established in accordance with § 1306.112 (b) or the price established in accordance with § 1306.112 (c), whichever is higher.

**X-318R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 to 249	250 and over
1 to 5	.436	.425	.403	.360	.316	.283	.250
5 to 10	.345	.336	.319	.284	.250	.223	.198
10 to 25	.273	.266	.252	.226	.198	.178	.171
25 to 50	.221	.216	.205	.183	.161	.155	.150
50 to 100	.182	.178	.168	.150	.141	.136	.132
100 to 250	.156	.152	.144	.133	.125	.121	.117
250 to 500	.140	.136	.129	.122	.119	.115	.112
Over 500	.128	.124	.121	.118	.115	.112	.108

**X-319R**

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50 & over
1 to 5	.802	.871	.824	.787	.646
5 to 10	.704	.688	.652	.681	.511
10 to 25	.572	.546	.517	.462	.405
25 to 50	.453	.442	.419	.374	.329
50 to 100	.373	.363	.345	.307	.259
100 to 250	.319	.312	.296	.272	.255
250 to 500	.286	.280	.265	.250	.243
500 to 1,000	.260	.254	.248	.241	.236
1,000 to 2,500	.240	.235	.227	.221	.215
2,500 to 5,000	.224	.218	.213	.208	.201
5,000 to 10,000	.213	.208	.202	.197	.191
10,000 to 25,000	.206	.201	.196	.190	.185
25,000 to 50,000	.213	.208	.202	.197	.191
50,000 to 100,000	.224	.218	.213	.208	.201
Over 100,000	.240				

**X-320R** Per lb. \$0.176  
[Table VI (formerly V) amended by Am. 5, 8 F.R. 3944, effective 3-28-43; Am. 6, 8 F.R. 8675, effective 6-28-43, and Am. 8, effective 9-28-43]  
[§ 1306.112 amended by Am. 4, 8 F.R. 2275, effective 2-26-43]

§ 1306.113 Appendix B: Maximum prices for railroad specialties. "Railroad specialties" means any and all side frames, bolsters, couplers and yokes produced from cast steel for railroad use.

(a) **Standard types.** Maximum prices for railroad specialties of the types listed in Tables I, II, III and IV shall be the applicable prices listed in said Tables: *Provided*, That in the case of side frames and bolsters of the basic types listed in Tables I and II where the weight is outside the usual variations from the applicable normal weights, the maximum prices for such side frames and bolsters shall be the applicable prices in said Tables I and II determined by proportional interpolation between the nearest applicable weight classifications. The above maximum prices shall be adjusted as follows:

(1) **Extras.** There may be added charges for extras where such extras were customarily charged on similar sales by railroad specialty producers between October 1 and October 15, 1941 except that there may also be added the following extras where furnished and applicable for special features for side frames and bolsters:

Side frames	Extra per casting any quantity
Barber Truck Type "S-1" Construction	\$0.60
Unit Truck Type A Construction	1.25
Creco 4th Point Support Bracket	1.25
Creco Safety Guard Bracket	1.25
Brake Beam Safety Ledge	.65
Tie Rod Brackets	.60
Waste Retaining Ribs	.25
<b>Bolsters</b>	
Barber Truck Type "S-2" Construction	.80
Buffalo Safety Guard Construction	1.50
Pur-Pect Safety Guard Slots—2 Slots per Truck Bolster	.75
For each Additional 2 Slots per Truck Bolster	.75

(2) **Transportation charges or allowances.** Full freight shall be allowed within base territory at rates prevailing at the time of delivery. Where deliveries are made outside of base territory there may be added charges for freight prevailing at time of delivery with the customary differential allowed to the purchaser, computed by the method used by the selling producer on October 1, 1941.

"Base territory" means the States of New York, Pennsylvania, New Jersey, Delaware, Maryland, Virginia, West Virginia, Kentucky, Ohio, Indiana, Illinois and Michigan (southern peninsula only) and also including Bettendorf, Iowa, and St. Charles and St. Louis, Missouri;

(3) **Quantity differentials.** Quantity differentials shall be applicable on the basis of quantities ordered from one pattern at one time;

(4) **Pattern charges.** An additional charge may be made by any producer for pattern costs for side frames and bolsters where such pattern costs were customarily charged by such producer between October 1 and October 15, 1941, and the maximum amount of any additional charge for such pattern costs shall be the amount which customarily was or would have been charged by such producer for the same or similar pattern costs between October 1 and October 15, 1941.

[Paragraph (a) as amended by Am. 8, effective 9-28-43]

(b) **Miscellaneous types of specialties.** Maximum prices for railroad specialties other than those listed in Tables I, II, III and IV of this Appendix shall be the prices which were customarily charged by the selling producer for such specialties on July 15, 1941 or, if a producer had no July 15, 1941 price, the maximum prices shall be determined in accordance with paragraph (d) of § 1306.112.

(c) **Coupler repair parts.** Maximum prices for coupler repair parts furnished by any producer shall be the prices which railroad specialty producers customarily charged on similar sales of such parts between October 1 and October 15, 1941.

[Paragraphs (b) and (c) added by Am. 8, effective 9-28-43]

TABLE I—Side frames  
(1) Furnished in Grade "B" Steel

ANDREWS FRAMES							
Size of journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
4 1/4" x 8"	375#	\$34.95 ea.	\$33.00 ea.	\$32.05 ea.	\$31.10 ea.	\$30.15 ea.	\$27.10 ea.
5" x 9"	435	37.50 ea.	35.45 ea.	34.45 ea.	33.20 ea.	32.20 ea.	29.00 ea.
5 1/2" x 10"	500	41.35 ea.	38.95 ea.	37.85 ea.	36.55 ea.	35.10 ea.	31.60 ea.
6" x 11"	630	51.80 ea.	48.90 ea.	47.30 ea.	45.55 ea.	43.95 ea.	39.45 ea.
6 1/2" x 12"	700	58.05 ea.	54.85 ea.	52.90 ea.	51.00 ea.	49.20 ea.	44.25 ea.
<b>PEDESTAL FRAMES</b>							
4 1/4" x 8"	410#	\$36.55 ea.	\$34.65 ea.	\$33.65 ea.	\$32.70 ea.	\$31.75 ea.	\$28.70 ea.
5" x 9"	470	39.60 ea.	37.60 ea.	36.55 ea.	35.25 ea.	34.30 ea.	31.10 ea.
5 1/2" x 10"	540	43.75 ea.	41.35 ea.	40.25 ea.	38.95 ea.	37.50 ea.	34.00 ea.
6" x 11"	690	54.65 ea.	51.80 ea.	50.20 ea.	48.25 ea.	46.80 ea.	42.30 ea.
6 1/2" x 12"	810	64.15 ea.	60.90 ea.	59.00 ea.	56.75 ea.	55.00 ea.	49.70 ea.

TABLE II—Bolsters  
[Prices are price per bolster unless otherwise noted]  
(1) Furnished in Grade "B" Steel  
ELSEY TRUCK BOLSTERS

Size of journal	1-10 pieces	11-49 pieces	50-99 pieces	100-199 pieces	200 or more pieces
5 1/2" x 10"	86.95	81.60	78.75	73.40	68.10
6" x 11"	121.35	113.65	109.45	101.95	94.95

BARRETT-WHITEHEAD TRUCK BOLSTERS					
Size of journal	1-10 pieces	11-49 pieces	50-99 pieces	100-199 pieces	200 or more pieces
5 1/2" x 10"	89.50	86.35	80.05	83.95	74.50
6" x 11"	116.95	109.60	103.55	98.45	91.40
6 1/2" x 12"	138.00	129.35	124.65	116.30	102.85

FULL CUSHION—TRUCK BOLSTERS					
Size of journal	1-10 pieces	11-49 pieces	50-99 pieces	100-199 pieces	200 or more pieces
5" x 9"	87.60	72.80	70.30	65.40	58.00
5 1/2" x 10"	87.20	81.40	78.15	72.35	64.60

STABILIZED TRUCK BOLSTERS					
Size of journal	1-10 pieces	11-49 pieces	50-99 pieces	100-199 pieces	200 or more pieces
5 1/2" x 10"	85.65	80.35	77.50	72.25	64.00

TRUCK BOLSTERS

Class	Weight	1-10 pieces	11-49 pieces	50-99 pieces	100-199 pieces	200 or more pieces
A	Up to 550 lbs	88.40	85.40	84.05	80.60	74.50
B	551 to 650 lbs	94.00	90.45	88.60	85.20	79.15
C	651 to 750 lbs	94.00	90.45	88.45	84.40	78.35
D	751 to 850 lbs	94.00	90.45	88.45	84.40	78.35
E	851 to 950 lbs	94.00	90.45	88.45	84.40	78.35
F	951 to 1,050 lbs	103.85	100.80	97.85	92.00	83.00
G	1051 to 1,150 lbs	117.45	113.80	107.60	101.30	91.45

TENDERS—TRUCK BOLSTERS

Class	Weight	1-10 pieces	11-49 pieces	50-99 pieces	100-199 pieces	200 or more pieces
A	Up to 550 lbs	88.40	85.40	84.05	80.60	74.50
B	551 to 650 lbs	94.00	90.45	88.60	85.20	79.15
C	651 to 750 lbs	94.00	90.45	88.45	84.40	78.35
D	751 to 850 lbs	94.00	90.45	88.45	84.40	78.35
E	851 to 950 lbs	94.00	90.45	88.45	84.40	78.35
F	951 to 1,050 lbs	103.85	100.80	97.85	92.00	83.00
G	1051 to 1,150 lbs	117.45	113.80	107.60	101.30	91.45

All capacities..... as amended by Am. S, effective 9-28-43) ..... \$9.60 per 100 lbs.

(2) Furnished in "High Tensile" Steel  
TRUCK BOLSTERS

Size of journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 or more pieces
4 1/2" x 8"	545#	605.00	61.75	60.90	56.05	49.95
5" x 9"	575	72.90	68.25	68.20	61.75	54.85
5 1/2" x 10"	620	78.80	73.95	73.30	66.40	58.90
6" x 11"	700	88.50	84.85	84.85	78.35	70.90
6 1/2" x 12"	960	114.15	106.25	101.75	94.05	85.30

TABLE I—Side frames—Continued  
(1) Furnished in Grade "B" Steel—Continued  
INTEGRAL BOX FRAMES

[Arranged to take A. A. R. Flat Spring Malleable Iron Lids or Pressed Steel Lids, but not including the furnishing or application of such lids]

Size of journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
4 1/2" x 8"	475#	\$45.05 ea.	\$42.65 ea.	\$41.50 ea.	\$40.40 ea.	\$39.10 ea.	\$35.60 ea.
5" x 9"	500	48.75 ea.	46.15 ea.	44.90 ea.	43.00 ea.	42.15 ea.	38.30 ea.
5 1/2" x 10"	610	53.70 ea.	50.80 ea.	49.20 ea.	47.75 ea.	45.80 ea.	41.85 ea.
6" x 11"	750	65.25 ea.	61.40 ea.	59.50 ea.	57.55 ea.	55.60 ea.	50.00 ea.
6 1/2" x 12"	900	78.05 ea.	74.40 ea.	72.15 ea.	70.05 ea.	67.95 ea.	61.25 ea.

TENDERS

Size of journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
4 1/2" x 8" and 5" x 9" journals	500	\$42.65 ea.	\$42.65 ea.	\$42.65 ea.	\$42.65 ea.	\$42.65 ea.	\$42.65 ea.
5 1/2" x 10" journals	610	48.75 ea.	48.75 ea.	48.75 ea.	48.75 ea.	48.75 ea.	48.75 ea.
6" x 11" journals	750	61.00 ea.	61.00 ea.	61.00 ea.	61.00 ea.	61.00 ea.	61.00 ea.
6 1/2" x 12" journals	900	70.55 ea.	70.55 ea.	70.55 ea.	70.55 ea.	70.55 ea.	70.55 ea.

ELSEY INTEGRAL BOX FRAMES

Size of journal	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
5 1/2" x 10"	\$89.20 ea.	\$84.10 ea.	\$81.35 ea.	\$79.00 ea.	\$76.65 ea.	\$69.00 ea.
6" x 11"	95.40 ea.	90.00 ea.	87.30 ea.	84.60 ea.	82.10 ea.	74.00 ea.

FULL CUSHION PEDESTAL TYPE FRAMES

[Prices include the furnishing and application of pedestal and spring bar wear plates]

Size of journal	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
5" x 9"	\$97.15 ea.	\$91.60 ea.	\$88.80 ea.	\$86.05 ea.	\$83.50 ea.	\$78.15 ea.
5 1/2" x 10"	101.70 ea.	96.00 ea.	93.15 ea.	90.30 ea.	87.65 ea.	79.10 ea.

STABILIZED PEDESTAL TYPE FRAMES

Size of journal	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
5 1/2" x 10"	\$75.70	\$72.65 ea.	\$70.40 ea.	\$67.70 ea.	\$65.70 ea.	\$59.40 ea.

(2) Furnished in "High Tensile" Steel  
INTEGRAL BOX FRAMES

[Arranged to take A. A. R. flat spring malleable iron lids or pressed steel lids, but not including the furnishing or application of such lids]

Size of journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
4 1/2" x 8"	410#	\$50.60 ea.	\$47.90 ea.	\$46.60 ea.	\$45.35 ea.	\$43.90 ea.	\$39.95 ea.
5" x 9"	450	54.70 ea.	51.85 ea.	50.40 ea.	48.35 ea.	47.35 ea.	43.00 ea.
5 1/2" x 10"	510	60.30 ea.	57.05 ea.	55.25 ea.	53.65 ea.	52.00 ea.	47.00 ea.
6" x 11"	600	73.25 ea.	68.95 ea.	66.80 ea.	64.00 ea.	62.05 ea.	56.15 ea.

TABLE III—Couplers

(1) Furnished in Grade "B" Steel

**A. A. R. STANDARD AND ALTERNATE STANDARD COUPLERS AND ATTACHMENTS**  
 A. A. R. Type "E" top or rotary operating couplers, 12" heads, with shanks not more than 2 1/4" long, fitted with 11" knuckles:

- 5 in. x 7 in. shanks, with 6 1/2 in. butt ends..... \$55.75 per pair.
- 5 in. x 7 in. shanks, with 9 1/2 in. butt ends..... \$57.05 per pair.
- 6 1/4 in. x 8 in. shanks, with 6 1/2 in. butt ends..... \$60.50 per pair.
- 6 1/4 in. x 8 in. swiveling shanks, without butts, pins and cotters..... \$60.50 per pair.
- Locomotive or Special Tender designs with shanks not over 2 1/4 in. long..... \$34.25 each.
- Other special tender designs with unusual style shanks not over 2 1/4 in. long..... \$0.845 per lb.

**A. A. R. Alternate Standard Swivel Butts, complete with pins, pin retainers and cotters, when furnished for assembly with couplers having swiveling shanks:**

- In lots of 1 to 99 pcs. incl..... \$17.50 per pair.
- In lots of 100 to 199 pcs. incl..... \$16.50 per pair.
- In lots of 200 pieces or more..... \$15.50 per pair.

**A. A. R. Alternate Standard Swivel Yokes, complete with pins and cotters, when furnished for assembly with couplers having swiveling shanks:**

- In lots of 1 to 99 pcs. incl..... \$37.90 per pair.
- In lots of 100 to 199 pcs. incl..... \$36.40 per pair.
- In lots of 200 or more pieces..... \$34.90 per pair.

**FORMER M. C. B. COUPLERS**

M. C. B. top operating freight, locomotive, or special tender couplers, 9 1/4 in. head, with shanks not over 2 1/4 in. long fitted with 9 in. or 11 in. knuckles:

- M. C. B. top, side, or bottom operating passenger couplers, not over 48 in. long from pulling face of knuckle to butt end, fitted with 9 in. knuckles, for use not including the furnishing or application of wrought iron or steel straps, or separate wearing plates..... \$25.30 each.
- Coupler Pockets complete, for use with locomotive coupler designs..... \$30.00 each.
- ..... \$1.05 per lb.

**SPECIAL M. C. B. COUPLERS NOS. 1 AND 2 COMPLETE COUPLERS**

Special M. C. B. No. 1 Top Operating Couplers with shanks not over 2 1/4" long and fitted with 9" knuckles:

- 5 x 7" shanks, 6 1/2" butt ends..... \$25.50
- Engine, Short Shanks..... 25.50

Special M. C. B. No. 2 Top Operating Couplers, with shanks not over 2 1/4" long and fitted with 9" knuckles:

- 5 x 7" shanks, 6 1/2" butt ends..... 24.00
- Engine, Short Shanks..... 24.00

**SPECIAL DESIGNS**

Special M. C. B. No. 2 Coupler	Price each
Type "J".....	\$26.50
Type "H".....	32.50
Type "M".....	32.50
Type "T".....	25.50
Type "S".....	28.50

Special M. C. B. No. 2 Top Operating Unit	Price each
Radial Coupler.....	\$28.30
Special M. C. B. No. 2 Rotary Operating Unit	29.30
Radial Coupler.....	29.30
Special M. C. B. No. 1 Top Operating Unit	29.80
Radial Coupler.....	29.80
Special M. C. B. No. 1 Rotary Operating Unit	30.80
Radial Coupler.....	30.80

M. C. B.

**INCOMPLETE TYPE "E" AND M. C. B. COUPLER AND COUPLER BODY PRICES—TYPE "E"**

A. A. R. Standard Type "E" Coupler Bodies

- Only; Without fittings: Per pair \$42.45
- 5 x 7 x 6 1/2"..... 43.75
- 5 x 7 x 9 1/2"..... 47.20
- 6 1/4 x 8 x 6 1/2" Rigid Shank..... 47.20
- 6 1/4 x 8 x 6 1/2" Swivel Shank..... 47.20
- Locomotive, Short Shank..... 27.00

**FRACTIONAL SIZE COUPLERS**

- 3/4 Size top operating freight or tender couplers without uncoupling chains, price..... \$19.50 each.
- 3/4 Size bottom or side operating freight or tender couplers, without uncoupling chains, price..... \$21.00 each.
- 3/4 Size top, side, or bottom operating passenger couplers, without uncoupling chains, price..... \$23.25 each.
- 3/4 Size top operating freight or tender couplers, without uncoupling chains, price..... \$13.00 each.
- 3/4 Size coupler pockets, price..... \$0.205 per lb.

TABLE III—Couplers—Continued

(2) Furnished in "High Tensile" Steel

**A. A. R. STANDARD AND ALTERNATE STANDARD COUPLERS AND ATTACHMENTS**  
 A. A. R. Type "E" top or rotary operating couplers, 12" heads with shanks not more than 2 1/4" long, fitted with 11" knuckles:

- 5 in. x 7 in. shanks, with 6 1/2" butt ends..... \$67.25 per pair.
- 5 in. x 7 in. shanks, with 9 1/2" butt ends..... \$67.25 per pair.
- 6 1/4 in. x 8 in. shanks, with 6 1/2 in. butt ends..... \$67.25 per pair.
- 6 1/4 in. x 8 in. swiveling shanks, without butts, pins, and cotters..... \$67.25 per pair.
- Furnished for assembly with couplers having swiveling shanks:
- In lots of 1 to 99 pcs. incl..... \$19.65 per pair.
- In lots of 100 to 199 pcs. incl..... \$18.40 per pair.
- In lots of 200 or more pieces..... \$17.15 per pair.

**A. A. R. Alternate Standard Swivel Yokes, complete with pins and cotters, when furnished for assembly with couplers having swiveling shanks:**

- In lots of 1 to 99 pcs. incl..... \$42.15 per pair.
- In lots of 100 to 199 pcs. incl..... \$40.25 per pair.
- In lots of 200 pieces or more..... \$38.40 per pair.

**A. A. R. Standard Tight Lock Coupler Complete 7-50**

- A. A. R. Standard Tight Lock Coupler Yoke, 1-50, complete with Radial connection, Radial seat and pins..... \$111.25 each.
- Type "E" Controlled Slack Coupler, Complete:..... \$112.50 each.
- C. S. C-1..... \$62.50 each.
- C. S. C-2..... \$62.50 each.
- C. S. C-3..... \$94.00 each.
- C. S. C-4..... \$71.05 each.
- C. S. C-5..... \$78.05 each.
- C. S. C-6..... \$78.05 each.

[Table III as amended by Am. 1, 7 P. R. 2001 effective 3-16-43]

TABLE IV—Yokes

(1) Furnished in Grade "B" Steel

**CAST STEEL DRAFT YOKES FOR FREIGHT CARS, LOCOMOTIVE TENDERS, AND PASSENGER EQUIPMENT**

Schedule	Description	1-99 pieces	100-199 pieces	200 pieces or more
Schedule A	Covering Standard and Conventional Yokes of A. A. R. Grade "B" Steel, Horizontal Key type for Freight Cars and Locomotive Tenders, providing:			
	Friction Draft Gear Pocket, 9 1/4" x 24 3/8" for use with 6" x 1 1/4" key, and standard 6" x 8" "D" and 6 1/4" x 8" "E" Couplers, and meeting A. A. R. test requirements.....	Per pair \$33.00	Per pair \$32.90	Per pair \$31.90
	Friction Draft Gear Pocket, 9 1/4" x 24 3/8" for use with 5" x 1 1/4" key, and 5" x 7" couplers (or 6" x 5").....	33.00	30.55	28.70
	Tandem Spring Draft Gear Pockets, with 8 1/4" or 8 1/2" between straps x 11", for use with 6" x 1 1/4" key or 5" x 1 1/4" key.....	35.45	33.45	29.00
	Friction Draft Gear Pocket, 9 1/4" x 18 3/8", for use with 6" x 1 1/4" key, and standard 6" x 8" "D" and 6 1/4" x 8" "E" Couplers and meeting A. A. R. test requirements.....	33.00	30.55	28.70
	Friction Draft Gear Pocket, 9 1/4" x 18 3/8", for use with 5" x 1 1/4" key and 5" x 7" couplers (or 6" x 5").....	29.45	27.25	23.70
Schedule B	Covering Non-Standard Vertical Key Type Freight Car Yokes of A. A. R. Grade "B" Steel including Vertical Keys and Retainers complete, for use with:			
	Friction Draft Gear Pocket, 9 1/4" x 24 3/8", having 5" x 1" straps and designed with or without ties for use with 6" x 1 1/4" key.....	38.20	34.00	30.25
	Friction Draft Gear Pocket, 9 1/4" x 18 3/8", having 5" x 1" straps and designed with or without ties for use with 6" x 1 1/4" key.....	32.25	31.35	28.25
	Tandem Spring Draft Gear Pockets, 10 1/2" x 10 1/2" long, separated by 5" to 8 1/2" filler blocks, having 5" x 1" straps and designed with or without ties for any size coupler butt.....	30.90	27.45	23.35
Schedule C	Covering all other Freight Car Yokes of A. A. R. Grade "B" Steel Horizontal Key Type; Vertical Key Type; with retainers but without keys; or Keyless Type of Yoke without locking castings, binders, or other retainers.....	Cents per lb. 10.10	Cents per lb. 9.30	Cents per lb. 8.15
Schedule D	Covering all other Tender Yokes of A. A. R. Grade "B" Steel.....	11.40	10.80	9.30
Schedule E	Covering Yokes of A. A. R. Grade "B" Steel for Passenger Equipment.....	11.40	10.50	9.30

[Subparagraph (1) as amended by Am. 8, effective 9-28-43]

(2) Furnished in "High Tensile" Steel

**Schedule "F"—Covering Standard and Conventional Light Weight Yokes of High Tensile Steel, Horizontal Key Type for Freight Cars and Locomotive Tenders providing Friction Draft Gear Pocket, 9 1/4" x 24 3/8", for use with 6" x 1 1/4" key and standard 6" x 8" "D" and 6 1/4" x 8" "E" Couplers, and meeting A. A. R. test requirements for tensile steel:**

Description	(Per pair) \$34.90	(Per pair) \$32.00	(Per pair) \$27.50
.....			



§ 1306.114 [Revoked].

[§ 1306.114 revoked by Am. 5, 8 P.R. 3844, effective 3-28-43]

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

Issued this 22d day of September 1943.

CHESTER BOWLES,  
Acting Administrator.

[F. R. Doc. 43-15475; Filed, September 22, 1943; 4:44 p. m.]

## PART 1346—BUILDING MATERIALS

[MPR 317, Amdt. 2]

### LOCKS AND LOCK SETS

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

Maximum Price Regulation No. 317 is amended in the following respects:

1. Section 1346.352 (a) (3) is amended to read as follows:

(3) "Locks" mean any fastening device having a dead bolt and/or spring latch bolt, including but not limited to, mortise locks and latches, rim locks, school house locks, entrance locks, dead locks, hospital locks, cylinder locks, cylindrical locks, and tubular locks, but not including padlocks and cabinet locks.

2. A new subparagraph (9) and a new subparagraph (10) are added to § 1346.352 (a) to read as follows:

(9) "Contract hardware distributor" means a person who buys locks and/or lock sets from a manufacturer and resells such locks and/or lock sets or other finishing builders' hardware primarily pursuant to contract sales.

(10) "Retailer" means any person who maintains a store or similar establishment and sells locks and/or lock sets primarily to ultimate consumers.

3. Section 1346.353 is amended to read as follows:

§ 1346.353 *Prohibition against sales of locks and lock sets at higher than maximum prices.* (a) regardless of any contract or other obligation no person shall sell or deliver cylindrical or tubular locks or lock sets on and after September 28, 1943, or any other lock or lock set on and after February 13, 1943, at prices higher than maximum prices established under this regulation.

(b) No person in the course of trade or business shall buy or receive any locks or lock set at a price higher than that permitted by this regulation.

(c) No person shall agree, offer, solicit, or attempt to do any of the acts pro-

hibited in paragraphs (a) and (b) of this section.

4. Section 1346.354 is amended to read as follows:

§ 1346.354 *Manufacturers' maximum prices for locks and lock sets, except cylindrical and tubular locks and lock sets*—(a) *Manufacturers' sales to jobbers.* The maximum price for sales of locks or lock sets, except cylindrical and tubular locks and lock sets, by manufacturers to jobbers shall not be more than the prices set forth in Appendix A, incorporated herein as § 1346.367.

(1) Less a discount of five percent.

(b) *Manufacturers' sales to persons other than jobbers.* The maximum price for sales of locks and lock sets, except cylindrical and tubular locks and lock sets, by manufacturers to persons other than jobbers shall not be more than the prices set forth in Appendix A (§ 1346.367).

(c) *Manufacturers' maximum prices for locks and lock sets, except cylindrical and tubular locks and lock sets, first offered for sale on and after February 13, 1943.* The maximum price for sales of any lock and lock set, except a cylindrical or tubular lock or lock set, first offered for sale by a manufacturer on or after February 13, 1943, for which a maximum price is not set forth in Appendix A (§ 1346.367) and which differs in size, type, material, or combination of component parts or trim, in whole or in part, from locks or lock sets listed in Appendix A (§ 1346.367) shall be determined in accordance with the provisions of § 1499.154, and sections therein referred to, of Maximum Price Regulation No. 188, as amended.

5. Section 1346.355 is amended to read as follows:

§ 1346.355 *Jobbers' maximum prices for locks and lock sets, except cylindrical and tubular locks and lock sets.* The maximum price for sales of locks or lock sets, except cylindrical and tubular locks and lock sets, by jobbers, except sales at retail, shall not be more than the actual cost of such locks or lock sets (figured at prices not higher than the maximum prices permitted by this regulation), plus a mark-up over cost of 33½ percent, plus transportation charges paid by the jobber in securing delivery. If a jobber sells locks or lock sets at retail, such a sale is to be governed by the provisions of the General Maximum Price Regulation.

6. A new § 1346.357a is added to read as follows:

§ 1346.357a *Manufacturers' maximum prices for cylindrical and tubular locks and lock sets*—(a) *Maximum prices for the National Brass Company*—(1) *Sales to persons who purchase only the tubular locks and lock sets described in "Lock Set Catalogue No. 31".* The maximum price for tubular locks and lock sets on sales by the National Brass Company to persons who purchase only the tubular

locks and lock sets described in "Lock Set Catalogue No. 31" shall be the list price for such tubular locks set forth in Table No. 8 of Appendix B, incorporated herein as § 1346.368, subject to

(1) A discount of 50 percent.

(2) *Sales to persons who purchase both tubular locks and lock sets described in "Lock Set Catalogue No. 31" and items of general hardware described in "General Catalogue No. 27".* The maximum price for tubular locks and lock sets on sales by the National Brass Company to persons who purchase both tubular locks and lock sets described in "Lock Set Catalogue No. 31" and items of general hardware described in "General Catalogue No. 27", shall be the list prices set forth in the National Brass Company Price list dated June 1, 1942, subject to

(1) A discount of 50 percent.

(b) *Maximum prices for the Schlage Lock Company*—(1) *Sales to jobbers and contract hardware distributors.* The maximum price for sales of cylindrical locks and lock sets by the Schlage Lock Company to jobbers and contract hardware distributors shall be the list price for such cylindrical locks and lock sets set forth in Table 16 of Appendix B (§ 1346.368) subject to

(1) A discount of 50 percent.

(2) *Sales to retailers.* The maximum price for sales of cylindrical locks and lock sets by the Schlage Lock Company to retailers shall be the list price set forth for such cylindrical locks and lock sets in Table 16 of Appendix B (§ 1346.368) subject to

(1) A discount of 40 percent.

(3) *Sales to all other persons.* The maximum price for sales of cylindrical locks and lock sets by the Schlage Lock Company to all other persons shall be the list prices set forth for such cylindrical locks and lock sets in Table 16 of Appendix B (§ 1346.368) subject to

(1) The discount or discounts which were extended or would have been extended to such persons on comparable sales during the period October 1 to October 15, 1941.

(c) *Maximum prices for the Safe Padlock and Hardware Company*—(1) *Sales to all persons.* The maximum price for the sale of tubular locks and lock sets by the Safe Padlock and Hardware Company to all persons shall be the list prices set forth in Table 13 of Appendix B (§ 1346.368) subject to

(1) A discount of 50 percent.

(d) *Maximum prices for all other manufacturers listed in Appendix B of cylindrical or tubular locks and lock sets*—(1) *Sales to jobbers.* The maximum price for sales of cylindrical or tubular locks and lock sets by manufacturers listed in Appendix B other than those set forth in paragraph (a), (b), and (c) above shall not be more than the prices set forth in the applicable tables listed in Appendix B (§ 1346.368).

(1) Less a discount of five percent

(b) *Sales to persons other than jobbers.* The maximum price for sales of

\*Copies may be obtained from the Office of Price Administration.

cylindrical or tubular locks or lock sets by manufacturer listed in Appendix B other than those set forth in paragraphs (a), (b), and (c) above, to persons other than jobbers shall not be more than the prices set forth in the applicable tables listed in Appendix B (§ 1346.368).

(e) *Manufacturers' maximum prices for cylindrical and tubular locks and lock sets first offered for sale on and after September 28, 1943.* The maximum price for sales of any cylindrical or tubular locks and lock sets first offered for sale by a manufacturer on or after September 28, 1943, for which a maximum price is not set forth in Appendix B (§ 1346.368) and which differs in size, type, material, or combination of component parts or trim, in whole or in part, from the cylindrical or tubular locks and lock sets listed in Appendix B (§ 1346.368) shall be determined in accordance with the provisions of § 1499.154, and sections therein referred to, of Maximum Price Regulation No. 188, as amended.

7. A new § 1346.357b is added to read as follows:

§ 1346.357b *Jobbers' maximum prices for cylindrical and tubular locks and lock sets.* The maximum price for sales of cylindrical and tubular locks and lock sets by jobbers, except sales at retail, shall not be more than the actual cost of such cylindrical and tubular locks and lock sets (figured at prices not higher than the maximum price permitted by this regulation), plus a mark-up over cost of 33 1/3 percent plus transportation charges paid by the jobber in securing delivery. If a jobber sells cylindrical and tubular locks and lock sets at retail, such a sale is to be governed by the provisions of the General Maximum Price Regulation.

8. A new § 1346.357c is added to read as follows:

§ 1346.357c *Cash, quantity, and other discounts, transportation charges and other services applicable to manufacturer and jobber—(a) Cash, quantity, and other discounts and services applicable to manufacturer and jobber.* Maximum prices established by §§ 1346.357a and 1346.357b shall be subject to at least the same extension of cash, quantity, and other discounts the same absorption of transportation charge, and the same rendition of services as the seller extended, absorbed, or rendered on comparable sales to purchasers of the same class on October 1, 1941.

9. A new § 1346.368 is added to read as follows:

§ 1346.368 *Appendix B: Maximum prices for cylindrical and tubular locks and lock sets.* (a) There is set forth below a table for each manufacturer of cylindrical and tubular locks and lock sets showing the maximum price for each cylindrical and tubular lock or lock set produced by each such manufacturer to which this regulation applies. The first column of each table contains a description of the cylindrical and tubular lock or lock set, the second column shows each manufacturer's plate number

for such lock or lock set and the third column shows the maximum price for the quantity indicated.

In order to ascertain a maximum price, a person should first locate in the proper manufacturer's table the plate number of the cylindrical or tubular lock or lock set for which a maximum price is sought. The maximum price for it will be found directly to the right of the plate number in each table, subject, of course, to applicable discounts.

(b) The specifications for each cylindrical or tubular lock or lock set listed in the tables below shall not be reduced below the minimum permitted by specifications of that lock or lock set as set forth in FF-H-106, Federal Specifications for Hardware, Builders', Locks and Lock-Trim, without a corresponding reduction in price.

(c) The finishes of the cylindrical and tubular locks and lock sets set forth in the tables below are either USP, US18A or US2G, designated by the National Bureau of Standards as "primed for painting", "rust-proof dead-black finish", and "zinc, electro-plated", respectively.

TABLE I  
BARROWS LOCK WORKS

Description	Plate No.	Maximum price
Tubular Portway design with 2" metal knobs:		Per doz.
Latch set.....	P703001	\$8.80
Closet set.....	PRF703001CS	8.55
Lock set.....	P703011	11.20
Bath or bedroom set.....	P703011E	11.20
Tubular Portway design with fluted glass knobs:		
Latch set.....	PRF703001	9.60
Closet set.....	PRF703001CS	9.00
Lock set.....	PRF703011	12.00
Bath or bedroom set.....	PRF703011E	12.00
Tubular Portway design with round glass knobs:		
Latch set.....	PTF703001	9.60
Closet set.....	PTF703001CS	9.00
Lock set.....	PTF703011	12.00
Bath or bedroom set.....	PTF703011E	12.00
Tubular Locart design with 2" metal knobs:		
Latch set.....	P343001	9.40
Closet set.....	P343001CS	9.15
Lock set.....	P343011	11.80
Bath or bedroom set.....	P343011E	11.80
Tubular Locart design with fluted glass knobs:		
Latch set.....	PRF343001	10.20
Closet set.....	PRF343001CS	9.60
Lock set.....	PRF343011	12.60
Bath or bedroom set.....	PRF343011E	12.60
Tubular Locart design with round glass knobs:		
Latch set.....	PTF343001	10.20
Closet set.....	PTF343001CS	9.60
Lock set.....	PTF343011	12.60
Bath or bedroom set.....	PTF343011E	12.60
Tubular Wedgemoor design with 2" metal knobs:		
Latch set.....	P713001	8.80
Closet set.....	P713001CS	8.55
Lock set.....	P713011	11.20
Bath or bedroom set.....	P713011E	11.20
Tubular Wedgemoor design with fluted glass knobs:		
Latch set.....	PRF713001	9.60
Closet set.....	PRF713001CS	9.00
Lock set.....	PRF713011	12.00
Bath or bedroom set.....	PRF713011E	12.00
Tubular Wedgemoor design with round glass knobs:		
Latch set.....	PTF713001	9.60
Closet set.....	PTF713001CS	9.00
Lock set.....	PTF713011	12.00
Bath or bedroom set.....	PTF713011E	12.00
Tubular Cylinder Locks:		Each
Night latch.....	P287	\$1.66
Dead lock.....	P875	1.32

TABLE 2  
BEST UNIVERSAL LOCK COMPANY, INC.

Description	Plate No.	Maximum price
Tubular knob latch set.....	4T0K2S	Per set \$1.40
Tubular dead lock (cylinder one side, turn knob inside).....	4T5D8S	2.43
Tubular night latch (cylinder one side, turn knob inside).....	4T5N8S	2.23
Tubular dead lock (cylinder one side).....	4T5D17S	2.25
Tubular night latch (cylinder one side).....	4T5N17S	1.88
Tubular dead lock (cylinder both sides).....	4T5D9S	3.15
Tubular night latch (cylinder both sides).....	4T4N9S	2.98

TABLE 3  
J. CHESLER AND SONS CO.

Description	Plate No.	Maximum price
Tubular with fluted glass knobs 2" dia.:		Per doz.
Passage set.....	ST906-6	\$9.60
Closet set.....	ST906-6	9.10
Bedroom set.....	ST906-6	11.85
Bathroom set.....	ST906-6	12.35
Tubular with metal knobs 2" dia.:		
Passage set.....	ST87-6	8.60
Closet set.....	ST87-6	8.10
Bedroom set.....	ST87-6	10.85
Bathroom set.....	ST87-6	11.85

TABLE 4  
F & F CORBIN

Description	Plate No.	Maximum price
Tubular with metal knobs x French shank 2" dia.:		Per doz.
Inside set.....	300-645	\$10.85
Closet set.....	300-645 1/2	10.60
Bath or bedroom set.....	300-659	13.25
Bath or bedroom set (blank one side).....	300-659 1/2	13.25
Tubular with fluted glass knobs 2" dia.:		
Inside set.....	300F-645	10.20
Closet set.....	300F-645 1/2	9.60
Bath or bedroom set.....	300F-659	12.60
Bath or bedroom set (blank one side).....	300F-659 1/2	12.60
Tubular with plain metal knobs 2" dia.:		
Inside set.....	302-645	9.40
Closet set.....	302-645 1/2	9.15
Bath or bedroom set.....	302-659	11.80
Bath or bedroom set (blank one side).....	302-659 1/2	11.80

TABLE 5  
EARLE HARDWARE MANUFACTURING CO.

Description	Plate No.	Maximum price
Tubular with metal knobs 2" dia.:		Per doz.
Latch set.....	5541	\$7.60
Bath or bedroom lock set.....	5151LR	10.00
Tubular with fluted glass knobs:		
Latch set.....	532174	9.85
Bath or bedroom lock set.....	5132 1/2 LR	12.25
Steel locking roses.....	P1S-LR	2.75
Tubular cylinder locks:		Each
Dead lock.....	722	\$1.60
Spring latch.....	723	1.60
For substituting knob HW54 1/2 for 54 1/2 add.....		\$0.30
For substituting closet spindles T5 or T05 versus knobs 54 1/2 or HW54 1/2 on one side of set deduct.....		.50
For substituting closet spindles T3 or T03 versus all other knobs deduct.....		1.50

TABLE 5 HILGREN MANUFACTURING CO.

Table with 3 columns: Description, Plate No., Maximum price. Includes Tubular #8 Ivory design with plastic knobs, Latch set, Lock set.

TABLE 7 LOCKWOOD HARDWARE MFG. CO.

Table with 3 columns: Description, Plate No., Maximum price. Includes Bor-Loc Beverly design with plain metal knobs, Bor-Loc Beverly design with fluted glass knobs, Bor-Loc Chanby design with plain metal knobs, Bor-Loc Chanby design with fluted glass knobs, Bor-Loc Azex design with designed steel knobs, Bor-Loc Cylinder lock, Bor-Loc Black plastic design.

TABLE 8 NATIONAL BRASS COMPANY

Table with 3 columns: Description, Plate No., Maximum price. Includes Tubular with 2" steel knobs x steel roses, Tubular with 1 3/4" steel knobs x 2" steel roses, Tubular with 1 3/4" steel knobs x 1 3/4" steel roses, Tubular with 2" fluted glass knobs x 2" steel roses, Tubular with 2" round glass knobs x 2" steel roses.

TABLE 8-Continued NATIONAL BRASS COMPANY-continued

Table with 3 columns: Description, Plate No., Maximum price. Includes Tubular with 2" Duralin knobs x 2" Duralin roses, Tubular with 2" Duralin knobs x 2" steel roses, Tubular with 1 3/4" Duralin knobs x 2" Duralin roses, Tubular with 2" steel knobs x steel escutcheons, Tubular with 2" Duralin knobs x steel escutcheons, Tubular with 2" fluted glass knobs x steel escutcheons, Tubular with 2" round glass knobs x Duralin escutcheons.

NOTE: For discount to purchasers see § 1346.357a (a) (1).

TABLE 9 PENN HARDWARE COMPANY

Table with 3 columns: Description, Plate No., Maximum price. Includes Tubular cylinder front door set x dead lock, Centroy design x metal knobs, Dalton design x metal knobs, Claypoole design x metal knobs, Talgar design x metal knobs.

TABLE 9-Continued PEON HARDWARE COMPANY-continued

Table with 3 columns: Description, Plate No., Maximum price. Includes Tubular cylinder front door set x night latch, Centroy design x metal knobs, Dalton design x metal knobs, Claypoole design x metal knobs, Talgar design x metal knobs, Tubular sets x design knobs, Tubular sets Claypoole design, Tubular sets Talgar design.

TABLE 10 PLASTIC & DIE CAST PRODUCTS CORP.

Table with 3 columns: Description, Plate No., Maximum price. Includes Tubular all plastic sets, Tubular x plastic knobs metal rosettes, Tubular x glass knobs and metal rosettes.

TABLE 11 READING HARDWARE CORP.

Table with 3 columns: Description, Plate No., Maximum price. Includes Tube-Loc with metal knobs, Tube-Loc with round glass knobs, Tube-Loc with polygen glass knobs, Tube-Loc cylinder dead lock.

TABLE 12  
RUSSELL & ERWIN MANUFACTURING CO.

Table with 3 columns: Description, Plate No., Maximum price. Rows include Tubular Hampton design x metal knobs 2 1/4" dia., Inside latch set, Closet latch set, Bath or bedroom lock set, etc.

TABLE 13  
THE SAFE PADLOCK AND HARDWARE COMPANY

Table with 3 columns: Description, Plate No., Maximum price. Rows include Tubular Colonial-Lancaster design with 1 3/4" steel knobs, Inside latch set, Closet latch set, etc.

NOTE: For discounts to purchasers see §1346.357a (c).

TABLE 14  
SAGER LOCK WORKS

Table with 3 columns: Description, Plate No., Maximum price. Rows include Tubular Parkhill design x 2" metal knobs, Latch set, Closet set, Lock set, etc.

TABLE 14—Continued  
SAGER LOCK WORKS—continued

Table with 3 columns: Description, Plate No., Maximum price. Rows include Tubular Brightwood design x 2" metal knobs, Latch set, Closet set, Lock set, etc.

TABLE 15  
SARGENT & COMPANY

Table with 3 columns: Description, Plate number, Maximum price. Rows include Bored-In x metal knobs 2" dia., Inside latch set, Closet latch set, etc.

TABLE 16  
SCHLAGE LOCK COMPANY

Table with 3 columns: Description, Plate No., Maximum price. Rows include Cylindrical Neo design, all plastic (Pin Tumbler), Front or office door set, etc.

TABLE 16—Continued  
SCHLAGE LOCK COMPANY—continued

Table with 3 columns: Description, Plate No., Maximum price. Rows include Cylindrical Neo design, all plastic Wafer Tumbler—Continued, Entrance or corridor door set, Interior door set, etc.

TABLE 16—Continued  
SCHLAGE LOCK COMPANY—continued

Description	Plate No.	Maximum price
Cylindrical Deadlocks With two Cylinders (all steel):		Each \$5.00
Two Five Pin Tumbler Cylinders.	B262P.....	
(Socket Head Screws).....	B262PX..	5.00

NOTE: For discounts to jobbers and contract hardware distributors see § 1346.357a (b) (1).  
For discounts to all other purchasers see § 1346.357a (b) (2).

TABLE 17  
TECHNICAL GLASS COMPANY, INC.

Description	Plate No.	Maximum price
Tubular latch sets x glass knobs:		Per doz.
Inside latch set.....	361X45.....	\$8.45
Inside latch set.....	391X45.....	6.45
Tubular lock sets x glass knobs:		
Bath or bedroom lock set.....	361X46.....	10.00
Bath or bedroom lock set.....	391X46.....	10.00

TABLE 18  
FALE & TOWNE MFG. CO.

Description	Plate No.	Maximum price
Tubular Judson design x metal knobs 2" dia.:		Per doz.
Latch set.....	TJKS711.....	\$8.80
Closet set.....	TJKS711CS.....	8.55
Bath set.....	TJKS721.....	11.20
Bedroom set.....	TJKS731.....	11.20
Tubular Oleson design x metal knobs 2" dia.:		
Latch set.....	TOKS711.....	8.80
Closet set.....	TOKS711CS.....	8.55
Bath set.....	TOKS721.....	11.20
Bedroom set.....	TOKS731.....	11.20
Tubular Rawson design x metal knobs 2" dia.:		
Latch set.....	TRKS711.....	8.80
Closet set.....	TRKS711CS.....	8.55
Bath set.....	TRKS721.....	11.20
Bedroom set.....	TRKS731.....	11.20
Substituting 602 knobs for JKS12..... add.....		.80
Tubular cylinder locks:		Each
Dead lock.....	170.....	1.52
Spring latch.....	174.....	1.52
Dead latch.....	175.....	1.66

This amendment shall become effective September 28, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 22d day of September 1943.

CHESTER BOWLES,  
Acting Administrator.

[F. R. Doc. 43-15476; Filed, September 22, 1943; 4:42 p. m.]

PART 1382—HARDWOOD LUMBER

[MPR 155 Incl. Amdt. 8<sup>1</sup>]

CENTRAL HARDWOOD LUMBER

Section 1382.61 (f) (3) (ii) is revoked, § 1382.61 (f) (3) (iii) is redesignated § 1382.61 (f) (3) (iii) by Amendment 8, effective September 28, 1943, so that Maximum Price Regulation No. 155 shall read as follows:

Maximum prices for hardwood lumber produced in the Kentucky and Tennessee

portions of the Central hardwoods area were established in Price Schedule No. 97 which included these portions of the Central area within the Southern hardwoods area. In the judgment of the Price Administrator the prices of hardwood lumber produced in the other portions of the Central hardwoods area have risen and are threatening further to rise to an extent and in a manner inconsistent with the purposes of the Emergency Price Control Act of 1942 and the Price Administrator is of the opinion that the purposes of said act can be better accomplished by a separate Regulation for hardwood lumber produced in the Central hardwoods area. The Price Administrator has ascertained and given due consideration to the prices of Central hardwood lumber prevailing between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined and deemed to be of general applicability. So far as practicable, the Price Administrator has advised and consulted with representative members of the industry which will be affected by this Regulation.

In the judgment of the Price Administrator, the maximum prices established by this Regulation are and will be generally fair and equitable and will effectuate the purposes of said Act. A statement of the considerations<sup>2</sup> involved in the issuance of this Regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected.

[Preamble as amended by Supplementary Order 61, 8 F.R. 12552, effective 9-11-43]

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, and in accordance with Procedural Regulation No. 1,<sup>3</sup> issued by the Office of Price Administration, Maximum Price Regulation No. 155 is hereby issued.

MAXIMUM PRICE REGULATION 155—CENTRAL HARDWOOD LUMBER

CONTENTS

Sec.	1382.51	Maximum prices for Central hardwood lumber.
	1382.52	Less than maximum prices.
	1382.53	Adjustable pricing.
	1382.54	Evasion.
	1382.55	Records and reports.
	1382.56	Enforcement.
	1382.56a	Licensing.
	1382.57	Petitions for amendment.
	1382.58	Definitions.
	1382.59	Applicability of General Maximum Price Regulation.
	1382.60	Effective date.
	1382.60a	Effective dates of amendments.
	1382.61	Appendix A: Maximum prices for North Central hardwood lumber in standard or near standard grades.
	1382.62	Appendix B: Maximum prices for North Central hardwood lumber in "standard special" grades or items.

<sup>1</sup> Statements of considerations are also issued simultaneously with the issuance of amendments. Copies may be obtained from the Office of Price Administration.

<sup>2</sup> Revised: 7 F.R. 8961; 8 F.R. 3313, 3533, 6173, 11806.

Sec.	1382.63	Appendix C: Maximum prices for North Central hardwood lumber in grades, specifications, and extras not specifically priced.
	1382.64	Appendix D: Maximum prices for South Central hardwood lumber in standard or near standard grades.
	1382.65	Appendix E: Maximum prices for South Central hardwood lumber; "standard special" grades or items.
	1382.66	Appendix F: Maximum prices for South Central hardwood lumber in "non-standard special" grades or items.

AUTHORITY: §§ 1382.51 to 1382.66, inclusive, issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681.

§ 1382.51 *Maximum prices for Central hardwood lumber.* (a) On and after June 1, 1942, regardless of any contract, agreement, lease or other obligation, no person shall sell or deliver any Central hardwood lumber, where shipment originates at the mill rather than at a distribution yard, and no person shall buy or receive in the course of trade or business any Central hardwood lumber so shipped, at prices higher than the maximum prices set forth in Appendices A, B, C, D, E and F hereof, incorporated herein as §§ 1382.61, 1382.62, 1382.63, 1382.64, 1382.65 and 1382.66, respectively; and no person subject to this Maximum Price Regulation No. 155 shall agree, offer, solicit or attempt to do any of the foregoing. The provisions of this Maximum Price Regulation No. 155 shall not be applicable to retail sales as defined in paragraph (a) (10) of § 1382.58. Further, the provisions of this Maximum Price Regulation No. 155 shall not be applicable to sales or deliveries of Central hardwood lumber to a purchaser, if prior to June 1, 1942, such lumber had been received by a carrier, other than a carrier owned or controlled by the seller, for shipment to such purchaser.

(b) There may be added to the maximum prices established by this Maximum Price Regulation No. 155 the amount of tax levied by any Federal excise tax statute or any State or municipal sales, gross receipts, gross proceeds, or compensating use tax statute or ordinance, under which the tax is measured by gross proceeds or units of sale, if, but only if, (1) such statute or ordinance requires the vendor to state the tax, separately from the purchase price paid by the purchaser, consumer, or user, on the bill, sales check, or evidence of sale, at the time of the transaction; or (2) such statute or ordinance requires such tax to be separately paid by the purchaser, consumer, or user with tokens or other media of State or municipal tax payment; or (3) such a statute or ordinance permits the vendor to state such tax separately, and such tax is in fact stated separately by the vendor. The amount of tax permitted to be added by this provision shall in no event exceed that paid by the purchaser, consumer, or user.

[NOTE: Supplementary Order No. 31 (7 F.R. 9894, 8 F.R. 1312, 3702) provides that: "Notwithstanding the provisions of any price regulation, the tax on transportation of all property (excepting coal) imposed by section 620 of the Revenue Act of 1942 shall, for purposes

of determining the applicable maximum price of any commodity or service, be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated, under any provision of any price regulation or any interpretation thereof, as a tax for which a charge may be made in addition to the maximum price."

[NOTE: Revised Supplementary Order No. 34 (8 F.R. 12404) permits special packing expenses to be added to maximum prices on sales to procurement agencies of the United States.]

§ 1382.52 *Less than maximum prices.* Lower prices than those set forth in Appendices A, B, C, D, E, and F, §§ 1382.61, 1382.62, 1382.63, 1382.64, 1382.65, and 1382.66, may be charged, demanded, paid, or offered.

§ 1382.53 *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to give the authorization.

The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

[§ 1382.53 amended by Amendment 4, 8 F.R. 3056, effective 3-16-43, and Supplementary Order 50, 8 F.R. 10568, effective 7-27-43]

§ 1382.54 *Evasion.* (a) The price limitations set forth in this Maximum Price Regulation No. 155 shall not be evaded, whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase, or receipt of or relating to Central hardwood lumber, alone or in conjunction with any other commodity or by way of commission, service, transportation, or other charge, or discount, premium or other privilege, or by tying-agreement or other trade understanding, or otherwise.

(b) Specifically, but not exclusively, the following practices are prohibited:

(1) making credit terms more onerous than those in effect or available to the purchaser on October 1, 1941;

(2) unnecessarily routing lumber through a distribution yard;

(3) unreasonably refusing to ship an item of lumber except in a small quantity which entitles the seller to a premium;

(4) unreasonably refusing to ship lumber on standard grades and in grade-rule range widths and lengths;

(5) falsely or wrongly grading or invoicing lumber;

(6) grading as a special grade lumber which normally is graded by the seller as a standard grade;

(7) making charges for delivery which exceed the actual cost to the seller of such delivery (except as provided in paragraph (f) of § 1382.61).

(c) It is unlawful for any person to charge, receive or pay a commission for the service of procuring, buying, selling or locating lumber, or for any related service (such as "expediting") which does not involve actual physical handling of lumber, if the commission plus the purchase price results in a total payment by the buyer of lumber which is higher than the maximum price of the lumber. For purposes of this Regulation, a commission is any service charge or payment which is figured either directly or indirectly on the basis of the quantity, price or value of the lumber in connection with which the service is performed.

[Paragraph (c) added by Supplementary Order 37, 8 F.R. 2192, effective 2-23-43]

§ 1382.55 *Records and reports.* (a) Every seller and purchaser subject to this Maximum Price Regulation No. 155 making sales or deliveries or purchases of Central hardwood lumber to the value of \$500.00 or more in any one month, after May 31, 1942 shall keep for inspection by the Office of Price Administration for a period of not less than two years a complete and accurate record of each sale or delivery or purchase of Central hardwood lumber, showing the date of purchase or sale, the name and address of the buyer and seller, the quantities and grades purchased or sold, and the price paid or received.

(b) Such persons shall keep such other records in addition to or in place of the records required in paragraph (a) of this section and shall submit such reports to the Office of Price Administration as that Office may from time to time require or permit.

§ 1382.56 *Enforcement.* (a) Persons violating any provision of this Maximum Price Regulation No. 155 are subject to the criminal penalties, civil enforcement actions, license suspension proceedings, and suits for treble damages provided for by the Emergency Price Control Act of 1942.

[Paragraph (a) as amended by Amendment 3, 7 F.R. 8385, effective 10-21-42]

(b) Persons who have evidence of any violation of this Maximum Price Regulation No. 155 or any price schedule, regulation or order issued by the Office of Price Administration or of any acts or practices which constitute such a violation are urged to communicate with the nearest field or regional office of the Office of Price Administration or its principal office in Washington, D. C.

§ 1382.56a *Licensing.* The provisions of Supplementary Order No. 18 (8 F.R. 1305-22) licensing all persons, except mills, manufacturers or producers, selling lumber, lumber products or building materials, are applicable to every person selling Central hardwood lumber for which maximum prices are established

by this Maximum Price Regulation No. 155.

[§ 1382.56a added by Amendment 3, 7 F.R. 8385, effective 10-21-42]

§ 1382.57 *Petitions for amendment.* Any person seeking an amendment of any provision of this Maximum Price Regulation 155 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

[§ 1382.57 as amended by Supplementary Order 26, 7 F.R. 8948, effective 11-4-42]

In treating with petitions for amendment or adjustment, consideration will not be given to log and bolt costs which are higher than the applicable maximum purchase prices for logs and bolts established in Revised Maximum Price Regulation 161—West Coast Logs, or Maximum Price Regulation 313—Prime Grade Hardwood Logs and Maximum Price Regulation 348—Logs and Bolts, or any revision or amendment of these regulations. This rule shall be followed regardless of whether the petitioner gets logs and bolts by purchasing them, logging his own standing timber, contracting for the logging of his own standing timber, or any other means. All petitions in any way based on the cost of logs and bolts received at his plant during the three months immediately prior to filing the petition, and the cost which would have been incurred by the petitioner if all of these logs and bolts had been purchased by him at ceiling prices. To figure these ceiling prices the petitioner should refer to the regulation which fixes the maximum prices for purchases and sales of the kinds of logs and bolts received at his plant.

[Above paragraph added by Supplementary Order 47, 8 F.R. 5808, effective 5-8-43]

[NOTE: Procedural Regulation No. 6 (7 F.R. 5087, 5665) provides for the filing of applications for adjustment of maximum prices for commodities or services under Government contracts or subcontracts. Revised Supplementary Order No. 9 (8 F.R. 6175) makes the provisions of Procedural Regulation No. 6 applicable to all price regulations, with the exception of those which expressly prohibit such applications, and certain specific regulations listed in Revised Supplementary Order No. 9.

[NOTE: Supplementary Order No. 28 (7 F.R. 9619) provides for the filing of applications for adjustment or petitions for amendment based on a pending wage or salary increase requiring the approval of the National War Labor Board.]

§ 1382.58 *Definitions.* (a) When used in Maximum Price Regulation No. 155, the term:

(1) "person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of the foregoing.

(2) "feet" means board feet of lumber except that with reference to lumber in thicknesses of  $\frac{1}{2}$ " ,  $\frac{3}{4}$ " , and  $\frac{5}{8}$ " , the term "feet" means surface feet.

(3) "North Central hardwood lumber" means lumber;

(i) Produced from the botanical species of yellow poplar (*Liriodendron tulipifera*), beech (*Fagus americana*), soft maple (*Acer rubrum* and *Acer saccharinum*), hard maple (*Acer saccharum*), butternut (*Juglans cinerea*), tough white ash (*Fraxinus americana*), chestnut (*Castanea dentata*), and the botanical species included in the genera of red and white oak (*Quercus*), hackberry (*Celtis*), hickory (*Hicoria*), basswood (*Tilia*), buckeye (*Aesculus*), and all other hardwood species; and

(ii) Processed into lumber at mills located within the North Central hardwoods area. The "North Central hardwoods area" is that area circumscribed by a line beginning at a point on the Kentucky-Tennessee state line at the southeastern corner of Cumberland County, Kentucky, extending thence in a generally northeasterly direction through Kentucky along the eastern boundary of Cumberland County, the southern, southeastern, and eastern boundaries of Russell County, the southeastern boundaries of Casey, Lincoln, and Garrard Counties, the southern and eastern boundaries of Madison County, the southeastern boundaries of Clark, Montgomery, Bath, and Fleming Counties, the southern and eastern boundaries of Lewis County to the southern boundary of Greenup County and along the southern and eastern boundaries of Greenup County to the southern state line of Ohio; thence southeasterly along the Ohio-Kentucky state line to the state line of West Virginia; thence generally in a northeasterly direction along the Ohio-West Virginia state line to the western state line of Pennsylvania; thence northerly along the Ohio-Pennsylvania state line to the southern shore of Lake Erie; thence westerly along and around the southern shore of Lake Erie to the Ohio-Michigan state line; thence westerly along the Ohio-Michigan state line to the eastern state line of Indiana; thence northerly along the Indiana-Michigan state line to the northeast corner of Indiana; thence westerly along the Indiana-Michigan state line to the eastern shore of Lake Michigan; thence westerly, turning northerly, around the southern end of Lake Michigan to the Illinois-Wisconsin state line; thence westerly along the Illinois-Wisconsin state line to the northwest corner of Illinois; thence southerly along the western state line of Illinois to the intersection of said line and the tracks of the Louisville and Nashville Railroad at St. Louis; thence southeasterly along the tracks of said Louisville and Nashville Railroad through Belleville, Mt. Vernon, and Eldorado, Illinois, to the intersection of said railroad and the western boundary of Gallatin County, Illinois; thence southerly and easterly along the western and southern boundaries of Gallatin County to the Illinois-Kentucky state line; turning thence northeasterly and following the Illinois-Kentucky and the Indiana-Kentucky state lines to the northwest corner of Daviess County, Kentucky; extending thence in a generally southeasterly direction through Kentucky along the western and southwestern boundaries of Daviess County, the

western, southwestern and southeastern boundaries of Ohio County, the southwestern boundaries of Grayson and Edmonson Counties and the western boundaries of Barren and Monroe Counties to the Kentucky-Tennessee state line; thence easterly along said state line to the southeastern corner of Cumberland County, Kentucky, and the place of beginning. All sawmills on the boundary line of the North Central hardwoods area shall be deemed to be in that area, except that sawmills located on the line between the North Central hardwoods area and the South Central hardwoods area, as defined in § 1382.58 (a) (4) below, shall be deemed to be in the South Central hardwoods area; and all sawmills on the line between Ohio and West Virginia separating the North Central hardwoods area and the Appalachian hardwoods area, as defined in § 1382.8 (a) (3) (ii) of Maximum Price Regulation No. 146,\* shall be deemed to be within the Appalachian hardwoods area.

[Paragraph (3) amended by Amendment 5, 8 F.R. 3848, effective 4-2-43, and Amendment 7, 8 F.R. 9417, effective 7-14-43]

(4) "South Central hardwood lumber" means lumber:

(i) produced from the botanical species of sap sweet gum and red sweet gum (*Liquidambar styraciflua*), tupelo (*Nyssa aquatica*), black gum (*Nyssa sylvatica*), yellow poplar (*Liriodendron tulipifera*), beech (*Fagus americana*), sycamore (*Platanus occidentalis*), tough white ash (*Fraxinus americana*), soft maple (*Acer rubrum* and *Acer saccharinum*), hard maple (*Acer saccharum*), butternut (*Juglans cinerea*), and the botanical species included in the genera of red oak and white oak (*Quercus*), elm (*Ulmus*), cottonwood (*Populus*), hackberry (*Celtis*), hickory (*Hicoria*), basswood (*Tilia*), ash (*Fraxinus*), buckeye (*Aesculus*), and all other hardwood species; and

(ii) processed into lumber at mills located within the South Central hardwoods area.

The "South Central hardwoods area" is that area circumscribed by a line beginning at a point on the Kentucky-Tennessee state line at the northeastern corner of Clay County, Tennessee, extending thence in a generally southerly direction through Tennessee along the eastern boundary of Clay County, the northeastern and eastern boundaries of Overton County, the eastern boundary of Putnam County, the northern, northeastern, and southeastern boundaries of Cumberland County, the southeastern boundaries of Bledsoe and Sequatchie Counties, and the eastern boundary of Marion County to the intersection of said eastern boundary of Marion County and the Nashville, Chattanooga and St. Louis Railroad; thence easterly along said railroad through Chattanooga to the intersection of said railroad and the south state line of Tennessee; thence westerly along said state line to the southwestern corner of McNairy County, Tennessee; extending thence in a generally northwesterly di-

rection through Tennessee along the western boundaries of McNairy and Chester Counties, the southern and western boundaries of Madison County and the southwestern boundaries of Crockett and Dyer Counties to the eastern state line of Arkansas; thence northerly along the Arkansas-Tennessee state line to the southeastern corner of Missouri; thence following the general southern, western, northern, and eastern boundaries of Missouri to the junction of the eastern state line of Missouri and the tracks of the Louisville and Nashville Railroad at St. Louis; thence southeasterly along the tracks of said Louisville and Nashville Railroad through Belleville, Mt. Vernon and Eldorado, Illinois to the intersection of said tracks and the eastern boundary of Saline County, Illinois; thence southerly along said eastern boundary of Saline County to the northern boundary of Hardin County; thence easterly along the northern boundary of Hardin County to the Illinois-Kentucky state line; thence turning northerly, and following the Illinois-Kentucky and Indiana-Kentucky state lines to the northeastern corner of Henderson County, Kentucky; extending thence in a generally southeasterly direction through Kentucky along the eastern boundary of Henderson County, the northeastern boundaries of McLean and Muhlenberg Counties, the northern and northeastern boundaries of Butler County, the northeastern and southeastern boundaries of Warren County to the northeastern boundary of Allen County, and along said northeastern boundary of Allen County to the Kentucky-Tennessee state line; thence easterly along said state line to the northeastern corner of Clay County, Tennessee, and the place of beginning. All sawmills on the boundary line of the South Central hardwoods area shall be deemed to be in that area, except that sawmills located on the line between the South Central hardwoods area and the Southern hardwoods area, as defined in § 1312.307 (c) (2) of Revised Price Schedule No. 97,\* shall be deemed to be in the Southern hardwoods area.

[Paragraph (4) amended by Amendment 7, 8 F.R. 9417, effective 7-14-43]

(5) "Central hardwood lumber" means North Central hardwood lumber and South Central hardwood lumber as defined in subparagraphs (a) (3) and (a) (4) of this section. The "Central hardwoods area" is that area comprised of the North Central hardwoods area and the South Central hardwoods area, as defined in paragraphs (a) (3) (ii) and (a) (4) (ii) of this section.

(6) "Mill" means any establishment:

(i) Which processes into the items of lumber covered by this Maximum Price Regulation No. 155, by sawing or planing, or ships to milling-in-transit operations for such processing by sawing, planing, or kiln drying, at least 25 percent of the volume of Central hardwood lumber or logs purchased or received by it, or

\* Superseded by Section 1382.114, Appendix C of Revised Maximum Price Regulation 97; 8 F.R. 142, 3530, 5177, 5479, 8860, 10762, 11161, 11690.

\* 7 F.R. 3776, 4179, 4852, 5520, 6053, 6998, 7600, 7747, 8198, 8350, 8384, 8948; 8 F.R. 3056, 5479, 9999.

(ii) Which resembles the following described establishment more nearly than that described under the definition of "distribution yard" in subparagraph (7) (i) of this paragraph: An establishment which concentrates and prepares lumber for commercial shipment, which keeps in stock primarily Central hardwood lumber, which has its lumber brought in chiefly in rough green form by truck from small local sawmills and sells chiefly for rail shipment, and which has been located at its particular site in order to be near the lumber producing area.

(7) "Distribution yard" means an establishment:

(i) Which processes into the items of lumber covered by this Maximum Price Regulation No. 155, by sawing or planing, or ships to milling-in-transit operations, for such processing by sawing, planing, or kiln drying, less than 25 per cent of the volume of Central hardwood lumber purchased or received by it, and

(ii) Which resembles the following described establishment more nearly than that described under the definition of "mill" in subparagraph (6) (ii) of this paragraph: A wholesale or retail lumber yard which purchases or receives lumber from a mill or another distribution yard for purposes of unloading, sorting, and resale or redistribution, which regularly maintains a miscellaneous stock of lumber from different regions, which obtains its lumber primarily by rail shipment and sells primarily for truck shipment, which is equipped to make quick deliveries of many different items of lumber, and which has been located at its particular site primarily in order to be near a lumber consuming area.

(8) "Volume" means the board feet volume of lumber processed from logs, processed from other lumber, or sold, as the case may be, within the six months immediately prior to the transaction subject to this Maximum Price Regulation No. 155.

(9) "Deliver" means to make physical transfer of lumber to a purchaser, or to a carrier, not owned or controlled by the seller, for carriage to a purchaser.

(10) "Retail sale" means a sale which satisfies all of the following tests:

(i) It must be a sale of not more than 2,000 feet of lumber.

(ii) It must be a sale in which the purchaser requests delivery to a point not more than 20 miles from the mill at which shipment originates.

(iii) It must be a sale of lumber to a contractor or consumer for use in construction, remodeling, repair, maintenance, fabrication, or remanufacture, and not for resale in substantially the same form.

(11) "No. 2A Common Basswood" and the term "No. 2B Common Basswood" mean trade practice grades of Central hardwood lumber under which basswood lumber is graded in accordance with the standard grading rules covering No. 2A Common Yellow Poplar and No. 2B Common Yellow Poplar, respectively.

(12) "Box grade" means a trade practice grade of Central hardwood lumber

which varies from the National Hardwood Lumber Association No. 3B Common grade by requiring  $\frac{1}{12}$  (50 per cent) rather than  $\frac{1}{16}$  (25 per cent) yield in sound cuttings.

(b) Unless otherwise specified, grade terms used herein have the meaning set forth in the "Rules for the Measurement and Inspection of Hardwood Lumber" issued by the National Hardwood Lumber Association, effective January 1, 1943.

[Paragraph (b) as amended by Amendment 7, 8 F.R. 9417, effective 7-14-43]

(c) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942 shall apply to other terms used herein.

§ 1382.59 *Applicability of General Maximum Price Regulation.* The provisions of the General Maximum Price Regulation shall not, on and after June 1, 1942, apply to sales and deliveries of Central hardwood lumber where shipment originates at the mill rather than at a distribution yard.

§ 1382.60 *Effective date.* This Maximum Price Regulation No. 155 (§§ 1382.51 to 1382.66, inclusive) shall become effective June 1, 1942.

[Issued May 28, 1942]

§ 1382.60a *Effective dates of amendments.* [Effective dates of amendments are shown in notes following the parts affected.]

§ 1382.61 *Appendix A: Maximum prices for North Central hardwood lumber in standard or near standard grades—*

(a) *Application of Appendix A.* The provisions of this Appendix shall apply to North Central hardwood lumber which is sold in the species and on the grades designated in this Appendix. Lumber sold on such grades shall be deemed to include lumber in:

(1) Grade-rule range widths and lengths;

(2) Widths and lengths substantially the same as grade-rule range widths and lengths; or

(3) Specified average widths or specified average lengths which are substantially run-of-the-log.

(b) The maximum f. o. b. mill price for 1,000 feet of North Central hardwood lumber in a rough air dried condition shall be as follows:

(1) TOUGH WHITE ASH

Thickness (inches)	F. A. S.	No. 1 Common and Selects; or No. 1 Common	No. 2 Common	No. 3 Common
1	\$74	\$44	\$31	\$18
1 $\frac{1}{4}$	84	49	33	19
1 $\frac{1}{2}$	88	55	35	19
2	97	65	39	20
2 $\frac{1}{2}$	107	78	43	24
3	117	88	47	26
4	128	98	52	30

\* 8 F.R. 3096, 3849, 4347, 4486, 4724, 4978, 4848, 6047, 6962, 8511, 9025, 9991, 11955.

(2) BASSWOOD

Thickness (inches)	FAS	No. 1 Common and Selects; or No. 1 Common	No. 2A Common	No. 2 Common	No. 2B Common	No. 3 Common
5/8	\$49	\$33	\$27	\$22	\$20	-----
3/4	56	38	31	26	23	-----
7/8	64	43	35	30	26	-----
1	75	50	41	34	30	\$18
1 $\frac{1}{4}$	80	55	43	36	31	19
1 $\frac{1}{2}$	82	57	45	38	32	19
2	88	64	49	39	33	20
2 $\frac{1}{2}$	98	69	-----	-----	-----	-----

(3) BEECH

Thickness (inches)	No. 2 Common and Better or Log Run		No. 1 Common and Selects; or No. 1 Common		No. 2 Common		No. 3A Common		Box Grade		No. 3B Common	
	FAS		FAS		FAS		FAS		FAS		FAS	
5/8	\$27	\$38	\$27	\$20	-----	-----	-----	-----	-----	-----	-----	-----
3/4	32	44	32	23	-----	-----	-----	-----	-----	-----	-----	-----
7/8	36	49	36	26	-----	-----	-----	-----	-----	-----	-----	-----
1	42	58	42	30	\$24	\$19	\$15	-----	-----	-----	-----	-----
1 $\frac{1}{4}$	44	62	44	32	25	20	16	-----	-----	-----	-----	-----
1 $\frac{1}{2}$	46	64	46	33	26	21	16	-----	-----	-----	-----	-----
2	50	69	50	37	27	22	17	-----	-----	-----	-----	-----

(4) BUCKEYE

Thickness (inches)	FAS	No. 1 Common and Selects; or No. 1 Common	No. 2 Common	No. 3 Common
1	\$60	\$40	\$30	\$30
1 $\frac{1}{4}$	65	41	30	21
1 $\frac{1}{2}$	68	43	30	21
2	70	43	30	22

(5) BUTTERNUT

Thickness (inches)	FAS	No. 1 Common and Selects; or No. 1 Common	No. 2 Common	No. 3 Common
1	\$80	\$50	\$30	\$20
1 $\frac{1}{4}$	90	55	32	21
1 $\frac{1}{2}$	95	60	33	21
2	105	70	35	22

(6) HACKBERRY

Thickness (inches)	Log run	FAS	No. 1 Common and Selects; or No. 1 Common	No. 2 Common	No. 3 Common
5/8		\$24	-----	-----	-----
3/4		28	-----	-----	-----
1		35	\$43	\$33	\$26
1 $\frac{1}{4}$		36	45	35	27
1 $\frac{1}{2}$		37	45	35	28
2		38	47	37	28
2 $\frac{1}{2}$		48	48	38	28
3		51	41	29	28

(7) HICKORY

Thickness (inches)	FAS	No. 1 Common and Selects; or No. 1 Common	No. 2 Common	No. 3 Common
1	\$38	\$67	\$40	\$24
1 $\frac{1}{4}$	40	70	42	27
1 $\frac{1}{2}$	42	72	45	33
2	49	77	50	33





price for the next shorter length the proportionate amount of the difference between the maximum price of such next shorter length and the maximum price of the next longer length.

In the case of any item for which the thickness or the width is not included in the schedule, the maximum price shall be the maximum price for the material of the next greater thickness or width.

The maximum prices set forth above supersede the maximum prices for like material authorized for individual sellers under the special pricing provisions of this Regulation.

(21) WHITE OAK OR RED OAK—FREIGHT CAR STOCK, COMMON DIMENSION, MINE CAR LUMBER

Size (inches)	Lengths (feet)						
	10 to 16	18	20	22	24	26	28
2 x 6	\$50	\$55	\$61	\$67	\$74	\$83	\$95
2 x 8	50	55	61	67	74	83	95
2 x 10	53	57	63	69	77	86	98
2 x 12	58	63	69	75	82	91	103
2 x 14	64	68	74	80	88	97	109
2 x 16	70	75	81	87	95	104	116
3 x 6	50	55	61	67	74	83	95
3 x 8	50	55	61	67	74	83	95
3 x 10	53	57	63	69	77	86	98
3 x 12	58	63	69	75	82	91	103
3 x 14	64	68	74	80	88	97	109
3 x 16	70	75	81	87	95	104	116
4 x 6	48	55	60	65	71	78	88
4 x 8	48	55	60	65	71	78	88
4 x 10	50	58	62	67	73	80	90
4 x 12	55	62	67	72	78	85	95
4 x 14	59	67	72	77	83	90	100
4 x 16	65	73	78	83	89	96	106
6 x 6	48	55	60	65	71	78	88
6 x 8	50	58	62	67	73	80	90
6 x 10	53	60	65	70	76	83	92
6 x 12	55	62	67	72	78	85	95
6 x 14	59	67	72	77	83	90	100
6 x 16	65	73	78	83	89	96	106
8 x 6	50	58	62	67	73	80	90
8 x 10	55	60	65	70	76	83	92
8 x 12	55	62	67	72	78	85	95
8 x 14	59	67	72	77	83	90	100
8 x 16	65	73	78	83	89	96	106
10 x 10	53	60	65	70	76	83	92
10 x 12	55	62	67	72	78	85	95
10 x 14	59	67	72	77	83	90	100
10 x 16	65	73	78	83	89	96	106
10 x 18	71	79	84	89	95	102	112
12 x 12	56	64	68	73	79	86	96
12 x 14	62	70	74	79	85	92	102
12 x 16	67	76	80	85	91	98	108
12 x 18	74	83	88	92	98	106	115
12 x 20	81	90	95	100	106	113	122
14 x 14	63	71	76	80	86	94	103
14 x 16	69	78	83	88	94	101	110
14 x 18	76	85	90	95	101	108	118
14 x 20	84	94	98	103	109	116	126
14 x 22	93	103	108	113	119	126	136
14 x 24	103	114	119	124	130	137	146
14 x 26	114	126	131	136	142	149	158
14 x 28	127	139	144	149	155	162	172
16 x 16	77	86	91	96	102	109	119
16 x 18	85	95	100	104	110	118	127
16 x 20	94	104	109	114	120	127	137
16 x 22	103	114	119	124	130	137	146
16 x 24	113	125	130	134	140	148	157
16 x 26	124	137	142	146	152	160	169
16 x 28	137	150	155	160	166	173	182
18 x 18	83	93	98	103	109	116	126
18 x 20	102	113	118	122	128	136	145
18 x 22	112	124	128	133	139	146	156
18 x 24	123	136	140	145	151	158	163
18 x 26	136	149	154	158	164	172	181
18 x 28	149	163	168	173	179	186	196

NOTES ON WHITE OAK OR RED OAK—FREIGHT CAR STOCK, COMMON DIMENSION, MINE CAR LUMBER

Random Widths; in 2" and 3" thicknesses—\$50.00.

Free of Heart; in 2" and 3" thicknesses—add \$8.00 to maximum price for same thickness, width and length in above schedule.

PRICES FOR SPECIFIC SIZES NOT IN SCHEDULE

The maximum price for material of a length not included in this schedule shall be determined by adding to the maximum

price for the next shorter length the proportionate amount of the difference between the maximum price of such next shorter length and the maximum price of the next longer length.

In the case of any item for which the thickness or the width is not included in the schedule, the maximum price shall be the maximum price for the material of the next greater thickness or width.

The maximum prices set forth above supersede the maximum prices for like material authorized for individual sellers under the special pricing provisions of this Regulation.

[Paragraphs (20) and (21) added by Amendment 7, 8 F.R. 9417, effective 7-14-43]

(c) Deduction for green. For North Central hardwood lumber shipped in a "green" condition, deduct from the maximum prices for air-dried lumber established in this Appendix "A", 10% of the maximum price for rough, air-dried material in the same specifications. This deduction, however, shall not apply to the prices for material contained in sub-

paragraphs (20) and (21) of paragraph (b) above.

For the purposes of this paragraph, hardwood lumber shall be considered to be "green" unless it has been stacked on the yard for air-drying.

A purchaser may waive any requirement as to moisture content, in which case, if the lumber has been stacked on the yard, the air-dried price shall be applicable, regardless of the moisture content, but if the lumber has not been stacked on the yard for air-drying the "green" price shall be applicable.

[Paragraph (c) as amended by Amendment 7, 8 F.R. 9417, effective 7-14-43]

(d) The following additions per 1,000 feet of North Central hardwood lumber may be charged for the specified treatments and workings:

(1) Kiln drying the lumber to a moisture content not exceeding 9 per cent as of the time the lumber leaves the kiln.

Species	1/2" and 3/4" thick	3/4" thick	1" thick	1 1/4" thick	1 1/2" thick	2" thick	2 1/4" thick	3" thick
Basswood								
Buckeye								
Butternut								
Hackberry	\$4.50	\$5.00	\$5.50	\$6.50	\$7.00	\$7.50	\$9.50	\$11.50
Soft Maple								
Yellow Poplar								
Ash	5.00	5.50	6.50	7.50	8.50	9.50	11.50	13.50
Beech								
Hickory								
Hard Maple	5.50	6.00	7.00	8.50	10.00	12.50	15.50	20.50
Plain Oak								
Quartered Oak	5.50	6.50	8.00	9.50	11.50	15.50	20.50	26.50

(2) Kiln drying the lumber to a moisture content greater than 9 per cent but not exceeding 15 per cent as of the time the lumber leaves the kiln.

Species	1/2" and 3/4" thick	3/4" thick	1" thick	1 1/4" thick	1 1/2" thick	2" thick	2 1/4" thick	3" thick
Basswood								
Buckeye								
Butternut								
Hackberry	\$3.00	\$3.50	\$4.00	\$4.50	\$5.00	\$5.50	\$6.50	\$8.00
Soft Maple								
Yellow Poplar								
Ash	3.50	4.00	4.50	5.50	6.00	6.50	8.00	9.50
Beech								
Hickory								
Hard Maple	4.00	4.50	5.00	6.00	7.00	8.50	10.50	14.00
Plain Oak								
Quartered Oak	4.00	4.50	5.50	6.50	8.00	10.50	14.00	17.00

(3) Anti-stain treatment (where requested by purchaser): 50¢.

(4) Millworking:

	Less than 1" thick	1" and 1 1/4" thick	1 1/2" to 3" thick
Resawing 1 line	\$3.00	\$3.00	\$2.50
Resawing 2 lines	5.50	5.50	4.50
Surfacing 1 or 2 sides	2.50	2.50	2.25
Surfacing 2 sides and resawing	5.00	5.00	4.25
Resawing and surfacing 1 or 2 sides	5.50	5.50	4.75

(6) End-racking or band sawing: No addition.

(7) Custom kiln-drying and milling. Where Central hardwood lumber is kiln-dried or milled for the seller by a custom kiln or milling establishment, and the custom kiln or milling establishment is not owned or operated by, or connected with, the sawmill, the seller may add the actual cost of this custom kiln-drying or milling. The amount added may not be higher than the maximum price established by Maximum Price Regulation 165, as amended, Services, for the custom kiln or milling establishment applicable to the sale of the services of custom kiln-

(5) Inspecting, grading and measuring after kiln drying: 5 per cent of the f. o. b. mill price of the lumber in a rough air dried condition. This addition may be made only where the seller performs all three of these services, at the request of the purchaser, after kiln drying.

\* 7 F.R. 4734, 5028, 5567, 6428, 6966, 8239, 8431, 8798, 8943, 8948, 9197, 9342, 9343, 9785, 9971, 9972, 10480, 10619, 10718, 11010; 8 F.R. 1060, 3324, 4782, 5681, 5755, 5933, 6364, 8506, 8873, 10671, 10939, 11754, 12023.

drying or milling. The invoice of the custom kiln or milling establishment must be attached to the lumber invoice of the seller.

[Paragraph (7) added by Amendment 6, 8 F.R. 5479, effective 4-29-43]

(e) The following additions per 1,000 feet of Central hardwood lumber may be charged where the purchaser (or purchasers, in the case of pool cars) orders an item, consisting of one species, thickness, and grade of Central hardwood lumber, in the quantities herein indicated:

Quantity ordered	Allowable addition (per 1,000 feet)
Over 3,000 but not exceeding 4,000 feet.....	\$1.00
Over 2,000 but not exceeding 3,000 feet.....	2.00
1,000 to 2,000 feet.....	2.50
Less than 1,000 feet.....	3.00

[Paragraph (e) as amended by Amendment 7, 8 F.R. 9417, effective 7-14-43]

(f) A delivered price in excess of the maximum f. o. b. mill prices set forth in paragraphs (b) and (c) hereof, may be charged, consisting of such maximum prices, plus the transportation charges set forth below: *Provided*, That the invoice contains the point of origin of the shipment, the destination, the applicable rail or truck rate, or if shipment is by private truck, the amount added for transportation, and the words "Direct-mill Shipment".

(1) *Common or contract carrier.* When shipment is by common or contract carrier, the following rules govern:

(i) When estimated weights are used, the rate times the estimated weight is the proper transportation charge. Estimated weights may be used only if they have been filed with the Office of Price Administration, Washington, D. C. The weights must be the weights used by the seller during the period October 1 to October 15, 1941. The estimated weight must be the weight for the exact kind of lumber actually shipped; for example, green weights may not be used if dry lumber is shipped. The transportation charge may be evened out to the nearest quarter-dollar per M.

(ii) When estimated weights are not used, the amount added for transportation must not be more than the amount actually paid to the common or contract carrier, evened out to the nearest quarter-dollar per M.

(2) *Private truck.* When shipment is by truck owned or controlled by the seller, the amount added for transportation may not be more than the actual cost to the seller of delivery by truck; and, no matter what the actual cost is, the amount added may not be more than the railroad charge at the carload rate for the most similar haul. However, if this railroad charge is less than \$1.50, and if the actual cost of delivery is more than \$1.50, a transportation charge of \$1.50 may be made.

(3) *Trucking to railhead.* When a truck haul precedes a rail shipment, as when a mill located away from a railhead hauls lumber by truck to the railhead, no addition may be made for the truck haul. However, in the following three cases a mill may apply for special permission to make an addition:

(i) Where the mill was located away from rail connections because it specialized in water-borne lumber, and where shortage of shipping has forced it to operate by rail;

(ii) Where a mill's rail connection has been abandoned since September 5, 1941.

[Former subdivision (ii) revoked, former subdivision (iii) redesignated (ii) by Amendment 8, effective 9-28-43]

The application should be made by letter to the Lumber Branch of the Office of Price Administration, Washington, D. C. The addition may not be made on quotations or sales until permission has been received.

(4) *Truck delivery after rail haul.* When truck delivery follows a rail haul, the actual cost of truck delivery may be added.

(5) *All-truck haul.* When an all-truck haul ends in delivery to the job site, no special addition may be made above the charges provided in subparagraphs (1) and (2) of this paragraph, since in this case delivery to the job site involves no extra expense.

[Paragraph (f) as amended by Amendment 4, 8 F.R. 3056, effective 3-16-43]

(g) Where the purchaser requests an inspection by, and an inspection certificate issued by, the National Hardwood Lumber Association, the seller may make an added charge which does not exceed the inspection fees and expenses charged by the Association to the seller and shown on the certificate.

(h) Where Central hardwood lumber is sold on a Log Run, Mill Run, or No. 1 Common and Better grade for which no maximum price has been

established in this Appendix the maximum price shall be the maximum price established in this Appendix for the lowest grade of lumber contained in the stock that is sold on such special inspection grade; the seller, however, may grade and ship the lumber on the standard grades included in such special inspection grade and invoice the footage in each of the standard grades at a price not to exceed the maximum price established in this Maximum Price Regulation No. 155 for the respective standard grades.

[Paragraph (h) as amended by Amendment 7, 8 F.R. 9417, effective 7-14-43]

(i) The maximum prices established in this Appendix shall not be increased by any charges for the extension of credit and shall be decreased for prompt payment to the same extent that the sale price would have been decreased on October 1, 1941, in a sale of a similar nature to a purchaser of the same class as involved in the transaction subject to this Maximum Price Regulation No. 155.

(j) Export sales of Central hardwood lumber are subject to the provisions of the Maximum Export Price Regulation.<sup>9</sup>

[Paragraph (j) as amended by Amendment 7, 8 F.R. 9417, effective 7-14-43]

§ 1382.62 *Appendix B: Maximum prices for North Central hardwood lumber in "standard special" grades or items—(a) Standard special widths and lengths.* The f. o. b. mill price for 1,000 feet of North Central hardwood lumber in the species and in the "standard special" widths and lengths listed below shall be as follows:

<sup>9</sup> Second Revision: 8 F.R. 4132, 5987, 7662, 9998.

(I) STANDARD SPECIAL WIDTHS AND LENGTHS—ALL HARDWOOD SPECIES (EXCEPT AS OTHERWISE PROVIDED IN SUBPARAGRAPH 2 BELOW)

Width and/or length	Grade	Maximum additions to maximum prices established in §1382.61 for lumber in corresponding standard grades and same thicknesses
5' or 6' and wider; regular lengths.....	No. 1 Common and Selects or No. 1 Common; No. 2 Common; No. 3 Common.	\$2.00
8' and longer.....	No. 1 Common and Selects or No. 1 Common; No. 2 Common; No. 3 Common.	1.00
10' and longer; or 12' and longer.....	No. 2 Common; No. 3A Common; No. 3 Common.	2.00
All 14' to 16' or all one length 10'-14'.....	No. 2 Common; No. 3A Common; No. 3 Common.	4.00
All 16'.....	No. 2 Common; No. 3A Common; No. 3 Common.	5.00
8' and wider; standard lengths.....	No. 2 Common; No. 3A Common; No. 3 Common.	4.00
10' and wider; standard lengths.....	No. 2 Common; No. 3A Common; No. 3 Common.	5.00
12' and wider; standard lengths.....	No. 2 Common; No. 3A Common; No. 3 Common.	6.00
All 10' to 16' or all 10'.....	No. 1 Common and better.....	3.00
All 12' to 16'.....	No. 1 Common and better.....	6.00
All 12' and 14'—or all 12'.....	No. 1 Common and better.....	8.00
All 14' and 16' or all 14'.....	No. 1 Common and better.....	10.00
All 16'.....	No. 1 Common and better.....	15.00
All 7' and wider; standard lengths.....	No. 1 Common and better.....	4.00
All 8' and wider; standard lengths.....	No. 1 Common and better.....	8.00
All 9' and wider; standard lengths.....	No. 1 Common and better.....	12.00
All 10' and wider; standard lengths.....	No. 1 Common and better.....	16.00
All 11' and wider; standard lengths.....	No. 1 Common and better.....	20.00
All 12' and wider; standard lengths.....	No. 1 Common and better.....	25.00
For each additional inch over 12' & wider.....	No. 1 Common and better.....	5.00
All one width.....	No. 3 Common and better.....	25.00
Step Plank.....	No. 1 Common and better.....	25.00

<sup>1</sup> Same price as for same width and wider.

(2) STANDARD SPECIAL WIDTHS—BASSWOOD AND POPLAR

Width and/or length	Grade	Maximum additions to maximum prices established in §1382.61 for lumber in corresponding standard grades and same thicknesses
8" and wider; standard lengths	No. 1 Common and better	\$4.00
9" and wider; standard lengths	No. 1 Common and better	5.00
10" and wider; standard lengths	No. 1 Common and better	7.00
11" and wider; standard lengths	No. 1 Common and better	10.00
12" and wider; standard lengths	No. 1 Common and better	11.00
13" and wider; standard lengths	No. 1 Common and better	12.00
14" and wider; standard lengths	No. 1 Common and better	13.00
15" and wider; standard lengths	No. 1 Common and better	14.00
16" and wider; standard lengths	No. 1 Common and better	15.00
17" and wider; standard lengths	No. 1 Common and better	16.00
18" and wider; standard lengths	No. 1 Common and better	17.00
20" and wider; standard lengths	No. 1 Common and better	18.00
For each additional inch over 20" & wider	No. 1 Common and better	2.00

(b) *Additions, adjustments, and restrictions.* The additions, adjustments, and restrictions provided in paragraphs (c), (d), (e), (f), (g), (h), (i), and (j) of § 1382.61, Appendix A, shall apply to the prices established in this Appendix B.

(c) *Effect on special prices.* The maximum prices contained in this Appendix B supersede the maximum prices for like material authorized for individual sellers under the special pricing provisions of this regulation.

§ 1382.62 added by Amendment 7, 8 F.R. 9417, effective 7-14-43. Former § 1382.62 revoked by Amendment 7]

§ 1382.63 *Appendix C: Maximum prices for North Central hardwood lumber in grades, specifications, and extras not specifically priced—(a) Application of Appendix C.* (1) North Central hardwood lumber sold on special grades or specifications or with special services or other extras not specifically mentioned in Appendices A and B (§§ 1382.61 and 1382.62), is nevertheless subject to this regulation. The maximum price for such lumber shall be determined in accordance with the formula in paragraph (b) below.

(2) For the purposes of this section, the term "North Central hardwood lumber" shall include all items of lumber in the species set forth in § 1382.58 (a) (3), but shall not include the following items (the term "items" includes specifications, workings, and/or extras).

- (i) Glued stock.
- (ii) Moulding.
- (iii) Shiplap.
- (iv) Risers, step treads, thresholds, handrails.
- (v) Bevel and drop siding.
- (vi) Flooring.
- (vii) Switch, cross, and mine ties.
- (viii) Mine materials.
- (ix) Small dimension stock.
- (x) Lath.
- (xi) Navy oak ship stock (see Maximum Price Regulation No. 281).

(b) *Maximum prices for grades, specifications and extras not specifically priced.* (1) The maximum price for North Central hardwood lumber in grades, specifications, and extras not specifically priced in Appendices A and B, shall be a price which bears the October 1941 relation to the most comparable standard item. The seller should find his price difference between the special

item and this most comparable standard item in October 1941 or the first month before that in which he had sales of both items, or if this is impossible, the price differential he would have used. This difference is then added to or subtracted from the maximum price of the comparable standard grade, and the result is the maximum price for the special grade. This price must be reported to the Office of Price Administration, Washington, D. C., on OPA Form 255:1 revised given in paragraph (3) below. It may be ordered reduced, if it is found excessive. But if the price is not disapproved within 30 days of the receipt of the report, it is approved.

(2) A seller using this pricing section can go ahead with delivery of the lumber and collection of the price he has computed or requested. But he must tell the buyer that the price is subject to revision within the thirty-day period, and, if the price is ordered reduced, must refund any excess over the final approved price.

(3) OPA Form 255:1 revised is as follows:

Form approved by Budget Bureau No. 08-R 525

OFFICE OF PRICE ADMINISTRATION

LUMBER BRANCH

HARDWOOD SECTION

Report of sales of North Central hardwood lumber in special items or special grades (other than combination grades), or prepared with special workings, treatments or services.

Company \_\_\_\_\_  
Address \_\_\_\_\_  
Mill Location \_\_\_\_\_

Sales of Special Stocks of Lumber

(As defined in Appendix B of Maximum Price Regulation No. 155)

This report must be filed with the Lumber Branch of the Office of Price Administration, Washington, D. C., within 30 days of the date on which the producing mill enters into a contract for the sale of North Central hardwood lumber in a special item or special grade (other than a combination grade) or prepared with a special working, treatment, or service.

Date of order \_\_\_\_\_  
Origin of shipment \_\_\_\_\_  
Order No. \_\_\_\_\_  
Destination of Shipment \_\_\_\_\_  
Purchaser \_\_\_\_\_  
(Name and Address)

F. o. b. Mill Price (Including discounts or commissions, if any)

(Species) (Thickness)  
(Widths) (Lengths)

(Designation of grade, item, working, treatment or service)

Differential in relation to most comparable standard grade or item which was employed or would have been employed during October 1-15, 1941

Most comparable standard grade or item to which differential is applied

Complete description of special grade, item, working, treatment, or service (including a statement whether the lumber is rough or machined and is air dried, kiln dried, or green)

Detailed explanation of how maximum price was computed or built up

(Name) (Office or Title)

(c) *Additions, adjustments, and restrictions.* The additions, adjustments, and restrictions provided in paragraphs (c), (d), (e), (f), (g), (h), (i), and (j) of § 1382.61, Appendix A, shall apply to the prices established in this Appendix C.

§ 1382.63 added by Amendment 7, 8 F.R. 9417, effective 7-14-43. Former § 1382.63 revoked by Amendment 7]

§ 1382.64 *Appendix D: Maximum prices for South Central hardwood lumber in standard or near standard grades—*

(a) *Application of Appendix D.* The provisions of this Appendix shall apply to South Central hardwood lumber which is sold in the species and on the grades designated in this Appendix. Lumber sold on such grades shall be deemed to include lumber in:

- (1) Grade-rule range widths and lengths;
- (2) Widths and lengths substantially the same as grade-rule range widths and lengths; or
- (3) Specified average widths or specified average lengths which are substantially run-of-the-log.

(b) The maximum f. o. b. mill price for 1,000 feet of South Central hardwood lumber in a rough air dried condition shall be as follows:

(1) ASH

[Other than tough white ash]

Thickness (inches)	FAS	No. 1 Common and Selects; or No. 1 Common	No. 2 Common	No. 3 Common
1	\$46	\$33	\$26	\$16
1 1/4	48	35	27	17
1 3/4	48	35	28	17
2	50	37	28	18
2 1/4	51	38	28	18
3	54	41	29	18

(2) TOUGH WHITE ASH

Thickness (inches)	FAS	No. 1 Common and Selects; or No. 1 Common	No. 2 Common	No. 3 Common
1	\$71	\$41	\$30	\$17
1 1/4	80	46	31	18
1 3/4	85	55	32	18
2	95	65	35	16
2 1/4	106	75	38	16
3	116	85	40	16
4	126	95	45	16

(3) BASSWOOD

Table for Basswood showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(4) BEECH

Table for Beech showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(5) BUCKEYE

Table for Buckeye showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(6) BUTTERNUT

Table for Butternut showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(7) COTTONWOOD

Table for Cottonwood showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(8) SOFT ELM

Table for Soft Elm showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(9) RED GUM-QUARTERED

Table for Red Gum-Quartered showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(10) RED GUM-PLAIN

Table for Red Gum-Plain showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(11) SAP GUM-QUARTERED

Table for Sap Gum-Quartered showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(12) SAP GUM-PLAIN

Table for Sap Gum-Plain showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(13) BLACK GUM-QUARTERED

Table for Black Gum-Quartered showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(14) BLACK GUM-PLAIN

Table for Black Gum-Plain showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(15) TUPELO-QUARTERED

Table for Tupelo-Quartered showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(16) TUPELO-PLAIN

Table for Tupelo-Plain showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(17) HACKBERRY

Table for Hackberry showing prices for various thicknesses and grades (Log run, FAS, No. 1 Common, etc.)

(18) HICKORY

Table for Hickory showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(19) HARD MAPLE

Table for Hard Maple showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(20) SOFT MAPLE

Table for Soft Maple showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(21) RED OAK-QUARTERED

Table for Red Oak-Quartered showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(22) RED OAK-PLAIN

Table for Red Oak-Plain showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(23) WHITE OAK-QUARTERED

Table for White Oak-Quartered showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(24) WHITE OAK-PLAIN

Table for White Oak-Plain showing prices for various thicknesses and grades (FAS, No. 1 Common, etc.)

(25) WHITE OAK-PLAIN-WHND

Table with 4 columns: Thickness (inches), FAS, No. 1 Common and Better, No. 1 Common. Rows range from 1/2 to 4 inches.

(26) YELLOW POPLAR-QUARTERED

Table with 5 columns: Thickness (inches), FAS, No. 1 Common and Selects, No. 2A Common, No. 2B Common, No. 3 Common. Rows range from 1/2 to 2 inches.

(27) YELLOW POPLAR-PLAIN

Table with 6 columns: Thickness (inches), FAS, Saps and Selects, No. 1 Common and Selects, No. 2A Common, No. 2B Common, No. 3 Common. Rows range from 1/2 to 4 inches.

(28) SYCAMORE-QUARTERED

Table with 5 columns: Thickness (inches), FAS, No. 1 Common and Selects, No. 2 Common, No. 3 Common. Rows range from 1/2 to 2 inches.

(29) SYCAMORE-PLAIN

Table with 5 columns: Thickness (inches), FAS, No. 1 Common and Selects, No. 2 Common, No. 3 Common. Rows range from 1/2 to 2 inches.

(30) STRIPS

Table with 5 columns: Species, Manufacture, Thickness (inches), Width (inches), Grade. Includes Red Oak and White Oak.

(31) SOFT MAPLE-WHND

Table with 5 columns: Thickness (inch), FAS, No. 1 Common and Selects, No. 2 Common, No. 3 Common. Rows range from 1/2 to 4 inches.

(32) WHITE OAK OR RED OAK-STRUCTURAL STOCK OR SOUND SQUARE EDGE

Table with 8 columns: Size (inches), Lengths (feet) from 10 to 28. Rows range from 2 x 6 to 18 x 28.

NOTES ON WHITE OAK OR RED OAK-STRUCTURAL STOCK OR SOUND SQUARE EDGE

Random Widths; in 2", 3" and 4" thicknesses-\$43.00. Free of Heart; in 2", 3" and 4" thicknesses-add \$6.00 to maximum price for same thickness, width and length in above schedule.

PRICES FOR SPECIFIC SIZES NOT IN SCHEDULE

The maximum price for material of a length not included in this schedule shall be determined by adding to the maximum price for the next shorter length the proportionate amount of the difference between the maximum price of such next shorter length and the maximum price of the next longer length.

In the case of any item for which the thickness or the width is not included in the schedule, the maximum price shall be the maximum price for the material of the next greater thickness or width.

The maximum prices set forth above supersede the maximum prices for like material authorized for individual sellers under the special pricing provisions of this Regulation.

(33) WHITE OAK OR RED OAK-FREIGHT CAR STOCK, COMMON DIMENSION, MINE CAR LUMBER.

Table with 8 columns: Size (inches), Lengths (feet) from 10 to 28. Rows range from 2 x 6 to 18 x 28.

NOTES ON WHITE OAK OR RED OAK-FREIGHT CAR STOCK, COMMON DIMENSION, MINE CAR LUMBER

Random Widths; in 2" and 3" thicknesses-\$50.00.

Free of Heart; in 2" and 3" thicknesses-add \$8.00 to maximum price for same thickness, width and length in above schedule.

(2) Kiln drying the lumber to a moisture content greater than 9 per cent but not exceeding 15 per cent as of the time the lumber leaves the kiln.

Species	1/2" and 3/4" thick	3/4" thick	1" thick	1 1/2" thick	1 3/4" thick	2" thick	2 1/2" thick	3" thick
Basswood.....								
Buckeye.....								
Butternut.....								
Cottonwood.....								
Elm.....	\$2.50	\$3.00	\$3.50	\$4.00	\$4.50	\$5.00	\$5.00	\$7.50
Hackberry.....								
Soft Maple.....								
Yellow Poplar.....								
Sycamore.....								
Ash.....								
Beech.....								
Sap Gum.....								
Black Gum.....								
Tupelo.....								
Red Gum.....								
Hickory.....								
Hard Maple.....								
Plain Oak.....								
Quartered Oak.....								

(3) Anti-stain treatment (where requested by purchaser): 50¢.  
 (4) Millwork: request of the purchaser, after kiln drying.  
 (6) End-racking or band sawing: No additions.

Less than 1" thick	1" and 1 1/2" thick	1 1/2" and 2" thick
Resawing 1 line.....	\$3.00	\$2.50
Resawing 2 lines.....	5.50	4.50
Surfacing 1 or 2 sides.....	2.50	2.25
Resawing 2 sides and Resawing.....	5.00	5.00
Resawing and Surfacing 1 or 2 sides.....	5.50	4.75

(5) Inspecting, grading and measuring after kiln drying: 5 per cent of the f. o. b. mill price of the lumber in a rough air dried condition. This addition may be made only where the seller performs all three of these services, at the

(e) Additions to the maximum prices established in this Appendix D may be charged and deductions and adjustments must be made, in accordance with the provisions of paragraphs (e), (f), (g), (h), (i) and (j) of § 1382.61, Appendix A. § 1382.65 Appendix E: Maximum prices for South Central hardwood lumber; "Standard special" grades or items—(a) Standard special widths and lengths. The maximum f. o. b. mill prices for 1,000 feet of South Central hardwood lumber in the species and in the "standard special" widths and lengths listed below shall be as follows:

deduction, however, shall not apply to the prices for material contained in sub-paragraphs (32) and (33) of paragraph (b) above.

For the purposes of this paragraph, hardwood lumber shall be considered to be "green" unless it has been stacked on the yard for air-drying.

A purchaser may waive any requirement as to moisture content, in which case, if the lumber has been stacked on the yard, the air-dried price shall be applicable, regardless of the moisture content, but if the lumber has not been stacked on the yard for air-drying the "green" price shall be applicable.

[Paragraph (c) as amended by Amendment 7, 8 F.R. 9417, effective 7-14-43]

(d) The following additions per 1,000 feet of South Central hardwood lumber may be charged for the specified treatments and workings:

(1) Kiln drying the lumber to a moisture content not exceeding 9 percent as of the time the lumber leaves the kiln.

Species	1/2" and 3/4" thick	3/4" thick	1" thick	1 1/2" thick	1 3/4" thick	2" thick	2 1/2" thick	3" thick
Basswood.....								
Buckeye.....								
Butternut.....								
Cottonwood.....								
Elm.....	\$4.00	\$4.50	\$5.00	\$6.00	\$6.50	\$7.00	\$8.00	\$11.00
Hackberry.....								
Soft Maple.....								
Yellow Poplar.....								
Sycamore.....								
Ash.....								
Beech.....								
Sap Gum.....								
Black Gum.....								
Tupelo.....								
Red Gum.....								
Hickory.....								
Hard Maple.....								
Plain Oak.....								
Quartered Oak.....								

PRICES FOR SPECIFIC SIZES NOT IN SCHEDULE

The maximum price for material of a length not included in this schedule shall be determined by adding to the maximum price for the next shorter length the proportionate amount of the difference between the maximum price of such next shorter length and the maximum price of the next longer length.

In the case of any item for which the thickness or width is not included in the schedule, the maximum price shall be the maximum price for the material of the next greater thickness or width.

The maximum prices set forth above supersede the maximum prices for like material authorized for individual sellers under the special pricing provisions of this Regulation. [Paragraphs (31), (32) and (33) added by Amendment 7, 8 F.R. 9417, effective 7-14-43]

(c) Deduction for green. For South Central hardwood lumber shipped in a "green" condition, deduct from the maximum prices for air-dried lumber established in this Appendix "D", 10% of the maximum price for rough, air-dried material in the same specifications. This

(1) STANDARD SPECIAL WIDTHS AND LENGTHS—ALL HARDWOOD SPECIES

[Except as otherwise provided in subparagraphs (2) and (3) below]

Width and/or length	Grade	Maximum additions to maximum prices established in §1382.64 for lumber in corresponding standard grades and same thicknesses
8" or 6" and wider; regular lengths.....	No. 1 Common and Selects or No. 1 Common; No. 2 Common; No. 3 Common.	\$2.00
8" and longer.....	No. 1 Common and Selects or No. 1 Common; No. 2 Common; No. 3 Common.	1.00
10" and longer; or 12" and longer.....	No. 2 Common; No. 3A Common; No. 3 Common.	2.00
All 14' to 16' or all one length 10'-14'.....	No. 2 Common; No. 3A Common; No. 3 Common.	4.00
All 16'.....	No. 2 Common; No. 3A Common; No. 3 Common.	5.00
8" and wider; standard lengths.....	No. 2 Common; No. 3A Common; No. 3 Common.	4.00
10" and wider; standard lengths.....	No. 2 Common; No. 3A Common; No. 3 Common.	5.00
12" and wider; standard lengths.....	No. 2 Common; No. 3A Common; No. 3 Common.	6.00
All 10' to 16' or all 10'.....	No. 1 Common and better.....	3.00
All 12' to 16'.....	No. 1 Common and better.....	6.00
All 12' and 14'—or all 12'.....	No. 1 Common and better.....	8.00
All 14' and 16' or all 14'.....	No. 1 Common and better.....	10.00
All 16'.....	No. 1 Common and better.....	15.00
7" and wider; standard lengths.....	No. 1 Common and better.....	2.50
8" and wider; standard lengths.....	No. 1 Common and better.....	5.00
9" and wider; standard lengths.....	No. 1 Common and better.....	7.50
10" and wider; standard lengths.....	No. 1 Common and better.....	10.00
12" and wider; standard lengths.....	No. 1 Common and better.....	15.00
For each additional inch over 12" and wider.....	No. 1 Common and better.....	2.50
All one width.....	No. 3 Common and better.....	(1)
Step plank.....	No. 1 Common and better.....	15.00

<sup>1</sup> Same price as for same width and wider.

(2) STANDARD SPECIAL WIDTHS—TOUGH ASH

Width and/or length	Grade	Maximum additions to maximum prices established in §1382.64 for lumber in corresponding standard grades and same thicknesses
10' and longer.....	No. 1 Common and better.....	\$5.00
12' and longer.....	No. 1 Common and better.....	10.00
14' and 16' or all one length 10 to 14'.....	No. 1 Common and better.....	15.00
A combination of 2 lengths in the range 8' to 16' except the combination of 14' and 16'.....	No. 1 Common and better.....	10.00
A combination of 3 lengths in the range 8' to 16' except the combination of 12', 14' and 16'.....	No. 1 Common and better.....	5.00
All 8'.....	No. 1 Common and better.....	10.00
All 16'.....	No. 1 Common and better.....	20.00
7" and wider; standard lengths.....	No. 1 Common and better.....	10.00
8" and wider; standard lengths.....	No. 1 Common and better.....	15.00
9" and wider; standard lengths.....	No. 1 Common and better.....	20.00
10" and wider; standard lengths.....	No. 1 Common and better.....	25.00
11" and wider; standard lengths.....	No. 1 Common and better.....	30.00
12" and wider; standard lengths.....	No. 1 Common and better.....	35.00
13" and wider; standard lengths.....	No. 1 Common and better.....	40.00
14" and wider; standard lengths.....	No. 1 Common and better.....	45.00

(3) STANDARD SPECIAL WIDTHS—COTTONWOOD; BLACK GUM—PLAIN; RED GUM—PLAIN; SAP GUM—PLAIN; YELLOW POPLAR—PLAIN; TUPELO—PLAIN

Widths	Grade	Maximum additions to maximum prices established in §1382.64 for lumber in corresponding standard grades and same thicknesses
7" and wider; standard lengths.....	No. 1 Common and better.....	\$4.00
8" and wider; standard lengths.....	No. 1 Common and better.....	5.00
9" and wider; standard lengths.....	No. 1 Common and better.....	5.50
10" and wider; standard lengths.....	No. 1 Common and better.....	6.00
11" and wider; standard lengths.....	No. 1 Common and better.....	6.50
12" and wider; standard lengths.....	No. 1 Common and better.....	7.00
13" and wider; standard lengths.....	No. 1 Common and better.....	8.00
14" and wider; standard lengths.....	No. 1 Common and better.....	9.00
15" and wider; standard lengths.....	No. 1 Common and better.....	10.00
16" and wider; standard lengths.....	No. 1 Common and better.....	12.00
17" and wider; standard lengths.....	No. 1 Common and better.....	14.00
18" and wider; standard lengths.....	No. 1 Common and better.....	16.00
20" and wider; standard lengths.....	No. 1 Common and better.....	18.00

(b) Additions, adjustments and restrictions. The additions, adjustments and restrictions provided in paragraphs (c) and (d) of § 1382.64, Appendix D, and in paragraphs (e), (f), (g), (h), (i), and (j) of § 1382.61, Appendix A, shall apply to the prices established in this Appendix E.

(c) Effect on special prices. The maximum prices contained in this Appendix E supersede the maximum prices for like material authorized for individual sellers under the special pricing provisions of this regulation.

[§ 1382.65 added by Amendment 7, 8 F.R. 9417, effective 7-14-43. Former § 1382.65 revoked by Amendment 7]

§ 1382.66 Appendix F: Maximum prices for South Central hardwood lumber in "non-standard special" grades or items—(a) Application of Appendix F. (1) This section shall apply to South Central hardwood lumber which is sold on special specifications not covered by Appendices D and E (§§ 1382.64 and 1382.65).

(2) For the purposes of this section, the term "South Central hardwood lumber" shall include all items of lumber in the species set forth in § 1382.58 (a) (4) but shall not include the following items: (The term "items" includes specifications, workings, services, and/or extras).

- (i) Glued stock.
- (ii) Moulding.
- (iii) Shiplap.
- (iv) Risers, step treads, thresholds, handrails.
- (v) Bevel and drop siding.
- (vi) Flooring.
- (vii) Switch, cross, and mine ties.
- (viii) Mine material.
- (ix) Small dimension stock.
- (x) Lath.
- (xi) Navy oak ship stock (see Maximum Price Regulation No. 281).

(b) Maximum prices for grades, specifications and extras not specifically priced. (1) The maximum price for South Central hardwood lumber in grades, specifications and extras not specifically priced in Appendices D and E, shall be a price which bears the October 1941 relation to the most comparable standard item. The seller should find his price difference between the special item and this most comparable standard item in October 1941 or the first month before that in which he had sales of both items, or if this is impossible, the price differential he would have used. This difference is then added to or subtracted from the maximum price of the comparable standard grade, and the result is the maximum price for the special grade. This price must be reported to the Office of Price Administration, Washington, D. C., on OPA Form 255:2 revised given in paragraph (3) below. It may be ordered reduced, if it is found excessive. But if the price is not disapproved within 30 days of the receipt of the report, it is approved.

(2) A seller using this pricing section can go ahead with delivery of the lumber and collection of the price he has computed or requested. But he must tell the buyer that the price is subject to revision within the thirty-day period,



and, if the price is ordered reduced, must refund any excess over the final approved price.

(3) OPA Form 255:2 revised is as follows:

Form approved  
by Budget Bureau  
No. 08-R 525

OFFICE OF PRICE ADMINISTRATION  
LUMBER BRANCH  
HARDWOOD SECTION

Report of sales of South Central hardwood lumber in special items or special grades (other than combination grades), or prepared with special workings, treatments or services.  
Company.....  
Address.....  
Mill location.....

SALES OF SPECIAL STOCKS OF LUMBER

(As Defined in Appendix B of Maximum Price Regulation No. 155)

This report must be filed with the Lumber Branch of the Office of Price Administration, Washington, D. C., within 30 days of the date on which the producing mill enters into a contract for the sale of South Central hardwood lumber in a special item or special grade (other than a combination grade) or prepared with a special working, treatment, or service.

Date of order.....  
Origin of shipment.....  
Order No.....  
Destination of shipment.....  
Purchaser.....  
(Name and address)

F. o. b. Mill Price.....  
(Including discounts or commissions, if any)

(Species) (Thickness) (Widths) (Lengths)  
(Designation of grade, item, working, treatment or service)

Differential in relation to most comparable standard grade or item which was employed or would have been employed during October 1-15, 1941.....

Most comparable standard grade or item to which differential is applied.....

Complete description of special grade, item, working, treatment, or service (including a statement whether the lumber is rough or machined and is air dried, kiln dried or green)

Detailed explanation of how maximum price was computed or built up.....

(Name) (Office or title)

(c) Additions, adjustments and restrictions. The additions, adjustments and restrictions provided in paragraphs (c) and (d) of § 1382.64, Appendix D, and in paragraphs (e), (f), (g), (h), (i) and (j) of § 1382.61, Appendix A, shall apply to the prices established in this appendix.

[§ 1382.66 added by Amendment 7, 8 F.R. 9417, effective 7-14-43. Former § 1382.66 revoked by Amendment 7]

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

Issued this 22d day of September, 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-15481; Filed, September 22, 1943; 4:45 p. m.]

PART 1418—TERRITORIES AND POSSESSIONS  
[MPR 373, Amdt. 15]

MEATS AND POULTRY IN HAWAII

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

Maximum Price Regulation 373 is amended in the following respects:

1. Section 19a (h) and (i) are added to read as follows:

(h) The maximum price for sales of mainland wholesale cuts of meat, for which specific prices have not been established by the section, shall be 10% on selling price over the retailer's invoice cost. The maximum prices of wholesale cuts of Island meats sold by retailers shall be the same as those prescribed for wholesalers elsewhere in this section. It is the purpose of this provision to enable the retailer to compute his maximum prices on those carcasses or portions of carcasses from which are derived the retail cuts.

(i) The maximum price of any retail cut of meat where the various cuts from a particular carcass are all sold at the same price shall be 25% on selling price over the carcass cost.

2. Section 19a Table F is amended by deleting category 3 "Cooked or Barbecued Poultry at Retail".

3. Section 19a Table P is amended to read as follows:

TABLE P—ISLAND POULTRY AT RETAIL

Definition. Dressed poultry is poultry which has been killed, bled, and plucked. No island poultry shall be exhibited for sale, or sold in any market, which has had the head, feet, and entrails removed. Butchers may draw birds at the request of the customers after the sale is made. The purpose of this provision is to protect the customers against the sale of unhealthy birds.

Commodity	All islands maximum price, cents per lb.
Chickens—(Broilers, fryers, roasters and capons):	
Dressed weight.....	70
Live weight.....	61
Chickens—(Hens):	
Dressed weight.....	60
Live weight.....	52
Turkeys—(Young toms or young hens):	
Dressed weight.....	70
Live weight.....	61
Turkeys—(Gobblers or old hens):	
Dressed weight.....	60
Live weight.....	52
Ducks and geese:	
Dressed weight.....	60
Live weight.....	52
Squabs:	
Dressed weight.....	87
Live weight.....	76

Miscellaneous

Island rabbits—(Fryers):	
Dressed, and drawn, 2½ pounds or less.....	70
Live, 4½ pounds or less.....	37
Island rabbits—(Roasters):	
Dressed and drawn, over 2½ pounds.....	60
Live, over 4½ pounds.....	34

\*Copies may be obtained from the Office of Price Administration, 18 F.R. 5388, 6359, 6849, 7200, 7457, 8064, 8550, 10270, 10666, 10984, 11247, 11437, 11849, 12299.

4. Section 19a Table Q is amended to read as follows:

TABLE Q—ISLAND FANCY MEATS AT RETAIL

Commodity	All islands maximum price, cents per lb.
1. Brains:	
Beef.....	23
Veal.....	23
Lamb or mutton.....	23
Pork.....	23
2. Head, skinned:	
Pork.....	24
3. Heart:	
Beef.....	20
Veal.....	20
Lamb or mutton.....	16
Pork.....	20
4. Kidneys:	
Beef.....	28
Veal.....	28
Lamb or mutton.....	30
Pork.....	35
5. Liver:	
Beef.....	40
Veal.....	50
Lamb or mutton.....	34
Pork.....	35
6. Lungs, large, each:	
Beef.....	14
Veal.....	14
Lamb or mutton.....	14
Pork.....	20
7. Lungs, small, each:	
Beef.....	8
Veal.....	8
Lamb or mutton.....	8
8. Lungs & heart, per set:	
Pork.....	28
9. Sweetbreads:	
Beef.....	35
Veal.....	57
Lamb or mutton.....	35
10. Tails:	
Beef.....	27
Veal.....	27
Pork.....	38
11. Tongue, trimmed:	
Beef.....	25
Veal.....	27
Lamb or mutton.....	23
Pork.....	35
12. Tripe, large:	
Beef.....	12
Veal.....	12
Lamb or mutton.....	9
Pork.....	12
13. Tripe, small:	
Beef.....	9
Veal.....	9
Lamb or mutton.....	9
Pork.....	9

5. Section 20 is amended to read as follows:

Sec. 20. Maximum prices for Island fish—(a) Maximum prices. Maximum prices are established on fish caught in the waters of or adjacent to the Territory of Hawaii. The prices established by this section are maximum prices per pound for the whole fish or any portion thereof. The maximum price for fish sold or delivered on each island specified in Table A to E inclusive, shall be the maximum price set forth for the fish listed or described in the table applicable to such island. The place where the seller parts with physical possession of the fish shall determine the applicable table except that where a delivered sale is made of fish shipped from one island to another island the maximum price shall be the maximum price set forth for such sale on the island in the table applicable to deliveries on the island of

destination. Prices are established in each table; (1) Ex-dock, (2) Delivered retailer, (3) At retail.

(b) *Sales invoices, purchase records and receipts.* (1) Every person making a sale at other than retail of a commodity subject to this section shall furnish the buyer at the time of delivery with an invoice or sales memorandum showing the date or sale, the name and address of the seller, name and address of the purchaser, kind of fish, number of pounds, the price per pound and the total price charged or received. In the event such invoice or sales memorandum is not furnished, the buyer shall make a record showing the date of purchase, the name and address of the seller and buyer, kind of fish purchased, the price per pound and the total price charged or paid.

(2) Every person making a retail sale of fish and who has customarily given the purchaser a sales slip, receipt or similar evidence of purchase shall continue to do so. However, at the request of any purchaser, any person selling at retail, regardless of previous custom, shall give that purchaser a receipt showing the date of sale, the name and address of the seller, the name and address of the purchaser, the kind of fish, the number of pounds, the price per pound, and the total price charged or received.

(c) *Current records and reports.* Notwithstanding the provisions of section 10 of this Maximum Price Regulation 373, every person making sales or purchases of fish covered by this section shall keep and make available to the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect the following records:

(1) Copies of invoices or sales memoranda given to purchasers as required by paragraph (b) above.

(2) Invoices and sales memoranda received from suppliers and, if not received, the record of purchase required by paragraph (b) above.

(3) Any reports that the Office of Price Administration requires must be submitted.

(d) *Marking or posting.* Every person offering to sell at retail any commodity covered by this section shall mark the maximum price of such commodity in a manner plainly visible to and understandable by the purchasing public. The maximum price may be marked on the commodity itself or on the shelf, bin, rack, or other holder or container upon or in which the commodity is kept; or it may be posted at the place in the business establishment where the commodity is offered for sale. The maximum price shall be stated as follows: "Ceiling Price \$-----" or "Our Ceiling Price \$-----"

(e) *Gross income tax.* In the case of a sale to a buyer who does not have a gross income tax license, the seller may add to the maximum price one and one quarter per cent (1¼%) of the selling price.

(f) *Definitions.* When used in this section 20 the term:

(1) "Ex-dock" refers to all sales and deliveries which occur at or near the dock by fishermen or other persons except sales at wholesale or at retail by a seller at a store or other established place of business.

(2) "Steak" means a slice of fish from which the head, tail, and fins have been removed.

(3) "Fillet" means a slice of fish from which the head, tail, fins, and backbone have been removed.

TABLE A—ISLAND OF OAHU MAXIMUM FISH PRICES

Name	Maximum price ex-dock	Maximum price delivered retailer	Maximum retail price
	(Per lb.)	(Per lb.)	(Per lb.)
Aawa	\$0.23	\$0.25	\$0.30
Aha	.23	.25	.30
Ahi (Yellow fin tuna—20 lbs. or more)	.32	.35	.45
Ahi, under 20 lbs.	.29	.32	.40
Ahi, steaks or filets			.65
Aholehole	.38	.42	.50
Aku (Tuna)	.29	.32	.40
Aku, steaks or filets			.65
Akule	.29	.32	.40
Alahi	.23	.25	.30
Amaama (Mullet, pond & sea)	.47	.52	.65
A'u (Swordfish)	.32	.35	.45
A'u steaks or filets			.55
Awa, 10 lbs. or more	.26	.28	.35
Awa, less than 10 lbs.	.29	.32	.40
Awa, steaks or filets			.40
Awaawa	.40	.44	.55
Awoowo	.37	.40	.50
Carp	.18	.20	.25
Cat Fish	.37	.40	.50
Clam	.09	.10	.13
Crab (Samoaan & Sand)	.26	.28	.35
Crab (Kona)	.45	.50	.65
Enenui	.30	.33	.40
Hahalau (small Akule)	.29	.32	.40
Hee (Squid)	.37	.40	.50
Hee, dried		.55	.65
Hihimano (Sting Ray)	.18	.20	.25
Hilu	.22	.24	.30
Hinalea	.23	.25	.30
Honu (Whole turtle)	.09	.10	
Honu (Shelled turtle)	.18	.20	1.50
Humuhumu	.22	.24	.30
Hupipi	.29	.32	.40
Iheihe (Stick fish)	.29	.32	.40
Kahala	.40	.44	.55
Kahala, steaks or filets			.70
Kaku, under 5 lbs.	.48	.52	.65
Kaku, 5 lbs. or over	.36	.40	.50
Kaku, steaks or filets			.65
Kala, over 5 lbs.	.18	.20	.25
Kala, 5 lbs. or under	.14	.16	.20
Kalikali	.40	.44	.55
Kalikali, steaks or filets			.70
Kawallo	.38	.42	.50
Kawakawa (Bonito)	.38	.42	.50
Kaweela	.36	.40	.50
Kole	.18	.20	.25
Kuikui	.18	.20	.25
Kumu	.55	.60	.75
Kupoopou	.37	.40	.50
Lai	.18	.20	.25
Lainthi	.29	.32	.40
Mahimahi (Dolphin)	.36	.40	.50
Mahimahi, steaks or filets			.65
Maii	.22	.24	.30
Maiko	.29	.32	.40
Mamumamu	.32	.35	.45
Manini	.33	.36	.45
Mano (Shark)	.05	.07	.10
Mikiawa	.23	.25	.30
Moano	.40	.44	.55
Moi	.44	.48	.60
Mu	.55	.60	.75
Nainai	.14	.16	.20
Nenu	.20	.22	.30
Nobu	.33	.36	.45
Nununu	.18	.20	.25
Ollipe	.51	.56	.65
Olo	.40	.44	.55
Omlu	.46	.48	.60

1 Dressed.

TABLE A—ISLAND OF OAHU MAXIMUM FISH PRICES—Continued

Name	Maximum price ex-dock	Maximum price delivered retailer	Maximum retail price
	(Per lb.)	(Per lb.)	(Per lb.)
Ono	\$0.36	\$0.40	\$0.50
Ono, steaks or filets			.65
Opou	.36	.40	.50
Opae (Shrimp)	.55	.60	.75
Opakapaka	.40	.44	.55
Opelu	.29	.32	.40
Opelu, dried			.65
Opihi	.33	.36	.45
Opuhu (Balloon fish)	.44	.48	.60
Opule	.09	.10	.13
Paki	.55	.60	.75
Pakuikui	.20	.22	.30
Palani, 5 lbs. & over	.18	.20	.25
Palani, under 5 lbs.	.14	.16	.20
Panchon	.33	.36	.45
Panunuu	.36	.40	.50
Papai (Red crab)	.18	.20	.25
Papai (White crab)	.26	.28	.35
Papio (Small Uua)	.48	.52	.65
Pauulu, over 5 lbs.	.18	.20	.25
Pauulu 5 lbs. or under	.14	.16	.20
Pauulu, steaks or filets			.35
Pauu	.32	.35	.45
Puhi (Black eel)	.09	.10	.13
Puhi (White eel)	.18	.20	.25
Uhu	.29	.32	.40
Uku	.40	.44	.55
Ula (Lobster)	.44	.48	.60
Ulapapa	.33	.36	.45
Ulua, 20 lbs. or over	.40	.44	.55
Ulua, under 20 lbs.	.48	.52	.65
Ulua, steaks or filets			.70
Ulaula	.40	.44	.55
Uouoa	.40	.44	.55
U'u (Big eye)	.38	.42	.50
Unkanipo	.51	.56	.65
Weke	.45	.49	.60
Woowoo	.40	.44	.55

TABLE B—ISLAND OF HAWAII MAXIMUM FISH PRICES

Name	\$0.15	\$0.19	\$0.25
Aawa		.15	.25
Aha		.19	.25
Ahi (Yellow fin tuna—20 lbs. or more)	.24	.29	.35
Ahi, under 20 lbs.	.21	.26	.35
Ahi, steaks or filets			.60
Aholehole	.30	.36	.45
Aku (Tuna)	.21	.26	.35
Aku, steaks or filets			.65
Akule	.21	.26	.35
Alahi	.15	.19	.25
Amaama (Mullet, pond & sea)	.40	.46	.55
A'u (Swordfish)	.24	.29	.35
A'u, steaks			.45
Awa, 10 lbs. or more	.18	.22	.30
Awa, less than 10 lbs.	.21	.26	.40
Awa, steaks or filets			.60
Awaawa	.32	.38	.45
Awoowo	.29	.34	.40
Carp	.11	.14	.18
Cat Fish	.29	.34	.40
Clam	.07	.10	.13
Crab (Samoaan & Sand)	.18	.22	.30
Crab (Kona)	.26	.31	.40
Enenui	.22	.27	.35
Hahalau (small Akule)	.21	.26	.35
Hee (Squid)	.29	.34	.40
Hee, dried		.49	.55
Hihimano (Sting ray)	.11	.14	.18
Hilu	.14	.18	.25
Hinalea	.15	.19	.25
Honu (Whole turtle)	.07	.09	
Honu (Shelled turtle)	.14	.18	.50
Humuhumu	.14	.18	.25
Hupipi	.21	.26	.35
Iheihe (Stick fish)	.21	.26	.35
Kahala	.32	.38	.45
Kahala, steaks or filets			.65
Kaku, 5 lbs. or more	.29	.34	.40
Kaku, less than 5 lbs.	.40	.46	.55
Kaku, steaks or filets			.60
Kala, 5 lbs. or more	.11	.14	.18
Kala, less than 5 lbs.	.07	.10	.13
Kalikali	.32	.38	.45
Kalikali, steaks or filets			.65
Kawallo	.30	.36	.45
Kawakawa (Bonito)	.30	.36	.45
Kaweela	.29	.34	.40
Kole	.11	.14	.18
Kuikui	.11	.14	.18
Kumu	.48	.54	.65

TABLE B—ISLAND OF HAWAII MAXIMUM FISH PRICES—Continued

Name	Maximum price ex-dock	Maximum price delivered-retailer	Maximum retail price
	(Per lb.)	(Per lb.)	(Per lb.)
Kupoapou	\$0.29	\$0.34	\$0.40
Lal	.11	.14	.18
Lainihi	.21	.26	.35
Mahimahi (Dolphin)	.29	.34	.40
Mahimahi, steaks or fillets	.14	.18	.25
Mail	.21	.26	.35
Maiko	.24	.29	.35
Mamumamu	.25	.30	.40
Manini	.04	.07	.10
Mano (Shark)	.15	.19	.25
Maikawa	.32	.38	.45
Moano	.36	.42	.50
Moi	.48	.54	.65
Mu	.07	.10	.13
Nainai	.13	.16	.20
Nenne	.25	.30	.40
Nohu	.11	.14	.18
Nunuu	.44	.50	.60
Ollilepe	.32	.38	.45
Oio	.36	.42	.50
Omilu	.29	.34	.40
Ono, steaks or fillets	.29	.34	.40
Opau	.48	.54	.65
Opae (Shrimp)	.32	.38	.45
Opakapaka	.21	.26	.35
Opelu	.25	.30	.40
Opelu, dried	.25	.30	.40
Opihi	.36	.42	.50
Opuhue (Balloon fish)	.07	.10	.13
Opule	.48	.54	.65
Paki	.13	.16	.20
Pakuikui	.11	.14	.18
Palani, 5 lbs. & over	.07	.10	.13
Palani, under 5 lbs.	.25	.30	.40
Panchon	.29	.34	.40
Panunuhu	.11	.14	.18
Papai (Red crab)	.18	.22	.30
Papai (White crab)	.40	.46	.55
Papio (small Ulua)	.11	.14	.18
Paulu, over 5 lbs.	.07	.10	.13
Paulu, 5 lbs. or under	.24	.29	.35
Paulu, steaks or fillets	.07	.10	.13
Pauu	.13	.16	.20
Puhi (Black eel)	.21	.26	.35
Puhi (White eel)	.32	.38	.45
Uhu	.36	.42	.50
Uku	.25	.30	.40
Ula (Lobster)	.32	.38	.45
Ulapapa	.40	.46	.55
Ulua, 20 lbs. or over	.32	.38	.45
Ulua, under 20 lbs.	.44	.50	.60
Ulua, steaks or fillets	.32	.38	.45
Ulaula	.32	.38	.45
Uouoa	.30	.36	.45
U'u (Big eye)	.44	.50	.60
Ukanipo	.37	.43	.50
Weke	.32	.38	.45
Woowoo	.32	.38	.45

TABLE C—ISLAND OF KAUAI MAXIMUM FISH PRICES

Name	Maximum price ex-dock	Maximum price delivered-retailer	Maximum retail price
	(Per lb.)	(Per lb.)	(Per lb.)
Aawa	\$0.18	\$0.20	\$0.25
Aha	.18	.20	.25
Ahi (Yellow fin tuna—20 lbs. or more)	.27	.30	.40
Ahi, under 20 lbs.	.25	.27	.35
Ahi, steaks or fillets	.34	.37	.45
Aholehole	.25	.27	.35
Aku (Tuna)	.25	.27	.35
Aku, steaks or fillets	.25	.27	.35
Alaihi	.18	.20	.25
Amama (Mullet, pond & sea)	.44	.47	.55
A'u (Swordfish)	.27	.30	.40
A'u, steaks	.21	.23	.30
Awa, 10 lbs. or more	.25	.27	.35
Awa, less than 10 lbs.	.25	.27	.35
Awa, steaks or fillets	.36	.39	.50
Awaawa	.32	.35	.45
Aweoweo	.32	.35	.45
Carp	.13	.15	.20
Cat Fish	.32	.35	.45
Clam	.07	.09	.12
Crab (Samoa & Sand)	.21	.23	.30
Crab, Kona	.40	.45	.55
Eneui	.26	.28	.35

TABLE C—ISLAND OF KAUAI MAXIMUM FISH PRICES—Continued

Name	Maximum price ex-dock	Maximum price delivered-retailer	Maximum retail price
	(Per lb.)	(Per lb.)	(Per lb.)
Hahalalu (small Akule)	\$0.25	\$0.27	\$0.35
Hee (Squid)	.32	.35	.45
Hee, dried	.50	.55	.65
Hihimano (Sting Ray)	.13	.15	.20
Hilu	.17	.19	.25
Hinalea	.18	.20	.25
Honu (Whole turtle)	.07	.09	.12
Honu (Shelled turtle)	.14	.18	.25
Humuhumu	.17	.19	.25
Hupipi	.25	.27	.35
Iheihe (Stick fish)	.25	.27	.35
Kahala	.36	.39	.50
Kahala, steaks or fillets	.32	.35	.45
Kaku, 5 lbs. or more	.32	.35	.45
Kaku, less than 5 lbs.	.43	.47	.60
Kaku, steaks or fillets	.16	.18	.25
Kala, 5 lbs. or more	.12	.14	.18
Kala, less than 5 lbs.	.36	.39	.50
Kalkali	.54	.57	.65
Kalkali, steaks or fillets	.34	.37	.45
Kawallo	.34	.37	.45
Kawakawa (Bonito)	.32	.35	.45
Kawelea	.13	.15	.20
Kole	.13	.15	.20
Kuikui	.50	.55	.65
Kumu	.32	.35	.45
Kupoapou	.13	.15	.20
Lai	.25	.27	.35
Lainihi	.32	.35	.45
Mahimahi (Dolphin)	.17	.19	.25
Mahimahi, steaks or fillets	.25	.27	.35
Mai	.25	.27	.35
Maiko	.27	.30	.40
Mamumamu	.28	.31	.40
Manini	.05	.07	.10
Mano (Shark)	.18	.20	.25
Mikiawa	.36	.39	.50
Moano	.39	.43	.50
Moi	.50	.55	.65
Mu	.09	.11	.15
Nainai	.15	.17	.20
Nenne	.28	.31	.40
Nohu	.13	.15	.20
Nunuu	.46	.51	.65
Ollilepe	.36	.39	.50
Oio	.39	.43	.50
Omilu	.32	.35	.45
Ono, steaks or fillets	.32	.35	.45
Opau	.50	.55	.65
Opae (Shrimp)	.36	.39	.50
Opakapaka	.25	.27	.35
Opelu	.25	.27	.35
Opelu, dried	.28	.31	.40
Opihi	.39	.43	.50
Opuhue (Balloon fish)	.08	.10	.13
Opule	.50	.55	.65
Paki	.15	.17	.20
Pakuikui	.13	.15	.20
Palani, 5 lbs. & over	.09	.11	.15
Palani, under 5 lbs.	.32	.35	.45
Panchon	.13	.15	.20
Panunuhu	.21	.23	.30
Papai (Red crab)	.43	.47	.60
Papai (White crab)	.13	.15	.20
Papio (small Ulua)	.09	.11	.15
Paulu, over 5 lbs.	.27	.30	.40
Paulu, 5 lbs. or under	.08	.10	.13
Paulu, steaks or fillets	.15	.17	.20
Pauu	.25	.27	.35
Puhi (Black eel)	.36	.39	.50
Puhi (White eel)	.39	.43	.50
Uhu	.28	.31	.40
Uku	.36	.39	.50
Ula (Lobster)	.36	.39	.50
Ulapapa	.43	.47	.60
Ulua, 20 lbs. or over	.36	.39	.50
Ulua, under 20 lbs.	.43	.47	.60
Ulua, steaks or fillets	.36	.39	.50
Ulaula	.36	.39	.50
Uouoa	.34	.37	.45
U'u (Big eye)	.46	.51	.65
Ukanipo	.40	.44	.55
Weke	.36	.39	.50
Woowoo	.36	.39	.50

<sup>1</sup> Dressed.

NOTE: Maximum prices delivered to the retailer and the maximum retail price at Kilanea shall be one cent higher than the prices listed above.

TABLE D—ISLAND OF MAUI MAXIMUM FISH PRICES

Name	Maximum price ex-dock	Maximum price delivered-retailer	Maximum retail price
	(Per lb.)	(Per lb.)	(Per lb.)
Aawa	\$0.17	\$0.20	\$0.25
Aha	.17	.20	.25
Ahi (Yellow fin tuna—20 lbs. or more)	.27	.30	.40
Ahi, under 20 lbs.	.24	.27	.35
Ahi, steaks or fillets	.33	.37	.45
Aholehole	.24	.27	.35
Aku (Tuna)	.33	.37	.45
Aku, steaks or fillets	.24	.27	.35
Akule	.17	.20	.25
Alaihi	.42	.47	.55
Amama (Mullet, pond & sea)	.42	.47	.55
A'u (Swordfish)	.27	.30	.40
A'u, steaks	.20	.23	.30
Awa, 10 lbs. or more	.24	.27	.35
Awa, less than 10 lbs.	.35	.39	.50
Awa, steaks or fillets	.31	.35	.45
Aweoweo	.35	.39	.50
Carp	.13	.15	.20
Cat Fish	.31	.35	.45
Clam	.07	.09	.12
Crab (Samoa & Sand)	.20	.23	.30
Crab, Kona	.40	.45	.55
Eneui	.25	.28	.35
Hahalalu (small Akule)	.24	.27	.35
Hee (Squid)	.31	.35	.45
Hee, dried	.45	.50	.60
Hihimano (Sting Ray)	.13	.15	.20
Hilu	.17	.19	.25
Hinalea	.18	.20	.25
Honu (Whole turtle)	.08	.09	.12
Honu (Shelled turtle)	.16	.18	.25
Humuhumu	.17	.19	.25
Hupipi	.24	.27	.35
Iheihe (Stick fish)	.24	.27	.35
Kahala	.35	.39	.50
Kahala, steaks or fillets	.31	.35	.45
Kaku, 5 lbs. or more	.43	.47	.60
Kaku, less than 5 lbs.	.13	.15	.20
Kaku, steaks or fillets	.12	.14	.18
Kala, 5 lbs. or more	.35	.39	.50
Kala, less than 5 lbs.	.35	.39	.50
Kalkali	.53	.57	.65
Kalkali, steaks or fillets	.33	.37	.45
Kawallo	.33	.37	.45
Kawakawa (Bonito)	.31	.35	.45
Kawelea	.13	.15	.20
Kole	.13	.15	.20
Kuikui	.13	.15	.20
Kumu	.50	.55	.65
Kupoapou	.31	.35	.45
Lai	.13	.15	.20
Lainihi	.24	.27	.35
Mahimahi (Dolphin)	.31	.35	.45
Mahimahi, steaks or fillets	.17	.19	.25
Mai	.24	.27	.35
Maiko	.27	.30	.40
Mamumamu	.28	.31	.40
Manini	.05	.07	.10
Mano (Shark)	.18	.20	.25
Mikiawa	.35	.39	.50
Moano	.39	.43	.50
Moi	.49	.55	.65
Mu	.09	.11	.15
Nainai	.15	.17	.20
Nenne	.28	.31	.40
Nohu	.13	.15	.20
Nunuu	.46	.51	.65
Ollilepe	.35	.39	.50
Oio	.39	.43	.50
Omilu	.31	.35	.45
Ono, steaks or fillets	.31	.35	.45
Opau	.49	.55	.65
Opae (Shrimp)	.35	.39	.50
Opakapaka	.24	.27	.35
Opelu	.28	.31	.40
Opelu, dried	.39	.43	.50
Opihi	.08	.10	.13
Opuhue (Balloon fish)	.49	.55	.65
Opule	.49	.55	.65
Paki	.15	.17	.20
Pakuikui	.13	.15	.20
Palani, 5 lbs. & over	.09	.11	.15
Palani, under 5 lbs.	.31	.35	.45
Panchon	.28	.31	.40
Panunuhu	.13	.15	.20
Papai (Red crab)	.43	.47	.60
Papai (White crab)	.13	.15	.20
Papio (Small Ulua)	.09	.11	.15

<sup>1</sup> Dressed.

TABLE D—ISLAND OF MAUI MAXIMUM FISH PRICES—Continued

Name	Maximum price ex-dock	Maximum price delivered retailer	Maximum retail price
	(Per lb.)	(Per lb.)	(Per lb.)
Pauau, over 5 lbs.	\$0.13	\$0.15	\$0.20
Pauau, 5 lbs. or under	.09	.11	.15
Pauau, steaks or fillets			.25
Pauu	.27	.30	.40
Puhi (Black eel)	.08	.10	.13
Puhi (White eel)	.17	.20	.25
Uhu	.24	.27	.35
Uku	.35	.39	.50
Ula (Lobster)	.39	.43	.50
Ulapapa	.28	.31	.40
Ula, 20 lbs. or over	.35	.39	.50
Ula, under 20 lbs.	.42	.47	.55
Ula, steaks or fillets			.60
Ulaula	.35	.39	.50
Uouoa	.35	.39	.50
U'u (Big eye)	.33	.37	.45
Uukanipo	.46	.51	.65
Weke	.40	.44	.55
Woowoo	.36	.40	.50

TABLE E—ISLAND OF MOLOKAI MAXIMUM FISH PRICES

	\$0.19	\$0.21	\$0.25
Aawa	.19	.21	.25
Ahi (Yellow fin tuna—20 lbs. or more)	.28	.31	.40
Ahi, under 20 lbs.	.26	.28	.35
Ahi, steaks or fillets			.55
Aholehole	.35	.38	.45
Aku (Tuna)	.26	.28	.35
Aku, steaks or fillets			.55
Akule	.26	.28	.35
Alaihi	.19	.21	.25
Amaama (Mullet, pond & sea)	.44	.48	.60
A'u (Swordfish)	.28	.31	.40
A'u, steaks			.45
Awa, 10 lbs. or more	.22	.24	.30
Awa, less than 10 lbs.	.26	.28	.35
Awa, steaks or fillets			.40
Awaawa	.36	.40	.50
Awoewoo	.33	.36	.45
Carp	.14	.16	.20
Cat Fish	.33	.36	.45
Clam	.08	.10	.13
Crab (Samoan & Sand)	.22	.24	.30
Crab (Kona)	.40	.45	.55
Eneneni	.27	.29	.35
Hahalala (small Akule)	.26	.28	.35
Hee (Squid)	.33	.36	.45
Hee, dried		.51	.65
Hihimano (Sting Ray)	.14	.16	.20
Hilu	.18	.20	.25
Hinalea	.19	.21	.25
Honu (Whole turtle)	.08	.09	.12
Honu (Shelled turtle)	.16	.18	.25
Humuhumu	.18	.20	.25
Hupipi	.26	.28	.35
Iheihe (Stick fish)	.26	.28	.35
Kahala	.36	.40	.50
Kahala, steaks or fillets			.65
Kaku, 5 lbs. or more	.33	.36	.45
Kaku, less than 5 lbs.	.44	.48	.60
Kaku, steaks or fillets			.60
Kala, 5 lbs. or more	.14	.16	.20
Kala, less than 5 lbs.	.10	.12	.15
Kalikai	.36	.40	.50
Kalikai, steaks or fillets			.65
Kawailo	.35	.38	.45
Kwakawa (Bonito)	.35	.38	.45
Kawelea	.33	.36	.45
Kolo	.14	.16	.20
Kuikui	.14	.16	.20
Kumu	.51	.56	.65
Kupoapu	.33	.36	.45
Lai	.14	.16	.20
Lainihi	.26	.28	.35
Mahimahi (Dolphin)	.33	.36	.45
Mahimahi, steaks or fillets			.60
Maii	.18	.20	.25
Maiko	.26	.28	.35
Mamumamu	.28	.31	.40
Manini	.29	.32	.40
Mano (Shark)	.05	.07	.10
Mikiawa	.19	.21	.25
Moano	.36	.40	.50
Moi	.40	.44	.55
Mu	.51	.56	.65
Nainai	.10	.12	.15
Nenne	.16	.18	.25
Nohu	.29	.32	.40
Nunuu	.14	.16	.20
Ollipe	.47	.52	.65
Oio	.36	.40	.50

TABLE E—ISLAND OF MOLOKAI MAXIMUM FISH PRICES—Continued

Name	Maximum price ex-dock	Maximum price delivered retailer	Maximum retail price
	(Per lb.)	(Per lb.)	(Per lb.)
Omilu	\$0.40	\$0.44	\$0.55
Omo	.33	.36	.45
Omo, steaks or fillets			.60
Oopu	.33	.36	.45
Opae (Shrimp)	.51	.56	.65
Opakapaka	.36	.40	.50
Opelu	.26	.28	.35
Opelu, dried		.55	.65
Opihi	.29	.32	.40
Opuhue (Balloon fish)	.40	.44	.55
Opule	.08	.10	.13
Paki	.51	.56	.65
Pakuikui	.16	.18	.25
Palani, 5 lbs. & over	.14	.16	.20
Palani, under 5 lbs.	.10	.12	.15
Panchon	.29	.32	.40
Panunuhu	.33	.36	.45
Papai (Red crab)	.14	.16	.20
Papai (White crab)	.22	.24	.30
Papio (Small ulua)	.44	.48	.60
Pauau, over 5 lbs.	.14	.16	.20
Pauau, 5 lbs. or under	.10	.12	.15
Pauau, steaks or fillets			.30
Pauu	.28	.31	.40
Puhi (Black eel)	.08	.10	.13
Puhi (White eel)	.15	.17	.20
Uhu	.26	.28	.35
Uku	.36	.40	.50
Ula (Lobster)	.40	.44	.55
Ulapapa	.29	.32	.40
Ula, 20 lbs. or over	.36	.40	.50
Ula, under 20 lbs.	.44	.48	.60
Ula, steaks or fillets			.65
Ulaula	.36	.40	.50
Uouoa	.36	.40	.50
U'u (Big eye)	.35	.38	.45
Uukanipo	.47	.52	.65
Weke	.41	.45	.55
Woowoo	.36	.40	.50

6. The table following section 21 (c)

(1) is amended by changing the wholesale maximum prices of Garlic from "\$.15 per lb." to "\$.18 per lb." and by deleting the Special institutional maximum prices of Garlic; by changing the wholesale maximum prices of Potatoes, US #1 from "\$4.85 per 100 lbs." to "\$4.95 per 100 lbs."; by changing the wholesale maximum prices of Potatoes, combination from "\$4.20 per 100 lbs." to "\$4.25 per 100 lbs."; and by adding the item "Potatoes, Rivers" to read as follows:

	Wholesale maximum prices	Special institutional maximum prices	Retail maximum prices
Potatoes, Rivers	Per 100 lbs. \$4.65	None	Per lb. \$0.07

7. The table following Section 21 (d) (1) is amended by adding the categories "Honeydew melons", "Pears, Bartlett" and "Grapes" all to read as follows:

	Wholesale maximum prices	Special institutional maximum prices	Retail maximum prices
Honeydew melons	Per lug \$5.25	None	Per lb. \$0.20
Pears, Bartlett	7.95	None	.25
Grapes, Malaga	8.10	None	.40

8. The table following section 35 (a) is amended by adding the headings "Music Appreciation Records" before item 31; "Columbia Records" before item 37; "Party Records" before item 42. Item 37 is amended by changing the series "1-2-8-9-10" to "1-2-7-9-10". Item 38 is amended by changing the series "3-4-5-11-15-13-14-18-20-24" to "3-4-5-11-12-13-14-18-20".

9. Section 48 is added to read as follows:

SEC. 48. Maximum prices for hauling on the Island of Molokai—(a) Definitions. When used in this section 48 the term:

(1) "Package" means a parcel of merchandise in the customary wholesale unit.

(2) "Hauling" means the transportation from one point to another of a package by means of a motor vehicle other than a common carrier and includes such loading and unloading as has been customary in the trade.

(b) Maximum prices. (1) 5 cents per package for hauling between points within the city limits of Kaunakakai, Molokai.

(2) 15 cents per package for all other hauling on the Island of Molokai.

10. Section 49 is added to read as follows:

SEC. 49. Maximum prices for taro and poi in the Island of Oahu only—(a) Sales of Wetland Taro. The maximum prices for sales of wetland taro to a manufacturer of poi, or his agent, by any person, including a grower, shall be:

	Unpulled	Pulled, sacked <sup>1</sup> and delivered at roadside
Grade A Taro	Per lb. \$0.027	Per lb. \$0.031
Marketable Quality Taro	.02	.024

<sup>1</sup>Sacks to be furnished by purchaser.

(b) Sales of poi by wholesalers and retailers. (1) The maximum price for poi at wholesale shall be 11 cents per pound. In the case of a sale at wholesale to a buyer who does not have a gross income license, the seller may add to the maximum price 1¼ per cent of it.

(2) The maximum price for poi at retail shall be 13 cents per pound.

(c) Sales of ready-mixed poi. The maximum price for all sales of ready-mixed poi shall be 9 cents per pound.

(d) Prohibition against selling taro or poi at prices above maximum prices. In addition to the provisions of section 1 of this Maximum Price Regulation 373, the provisions of this section 49 shall not apply to deliveries of taro made to a purchaser under a written contract entered into on or before March 1, 1943: Provided, That this exemption shall not be construed to permit the upward revision of any prices fixed in such contracts.

(e) *Definitions.* When used in this section 49 the term:

(1) "Grade A taro" shall be taro suitable for poi manufacture which meets the following specifications:

(i) Corms shall be firm and not less than 2 inches long and shall weigh not less than 4 ounces. (A tolerance of 15 per cent by weight is permitted for defects.)

(ii) Corms shall be free from mud, caked dirt, damage by cray fish, dry rot, rodent injury, or any other type of damage.

(iii) Corms shall have a specific gravity greater than 1.

(iv) Corms shall be well trimmed.

(v) Corms shall not be less than 15 months old.

(2) "Marketable quality taro" means any taro that is suitable for poi manufacture that is not Grade A taro.

(3) "Poi" means the unadulterated product of the edible taro root made into a paste, which shall contain not less than 30 percent of total solids.

(4) "Ready mixed poi" means strained poi mixed with water and containing not less than 18 percent of total solids.

(f) *Prohibited practices.* In addition to the provisions of section 6 of this Maximum Price Regulation 373, the limitations set forth in this section 49 shall not be evaded by any means. Specifically, but not exclusively, the following practices are prohibited:

(1) Purchasing an entire patch of taro for a lump sum without an exact determination of the quantity and grade of taro contained therein;

(2) Adding to the maximum prices fixed herein additional charges for containers or for freight or buying services.

(g) *Records.* In addition to the records required by the provisions of section 10 of this Maximum Price Regulation 373, sellers making sales other than at retail shall at the time of delivery of a commodity furnish the purchaser with an invoice or other sales memorandum showing the kind, quantity, and grade of commodity sold and the price charged or received therefor.

This amendment shall become effective as follows:

(a) As to section 19a (h), (i), Table F, Table P and Table Q, as of August 27, 1943.

(b) As to section 20, August 23, 1943, on the Island of Oahu; August 30, 1943, on all other Islands.

(c) As to section 21 (c) (1) and (d) (1) as of September 24, 1943.

(d) As to section 35 (a), as of July 24, 1943.

(e) As to section 48, as of August 27, 1943.

(f) As to section 49, as of August 9, 1943.

NOTE: The record and reporting provisions of this amendment have been approved by the Bureau of the Budget according to the Federal Reports Act of 1942.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 22d day of September 1943.

CHESTER BOWLES,  
Acting Administrator.

[F. R. Doc. 43-15483; Filed, September 22, 1943; 4:46 p. m.]

PART 1418—TERRITORIES AND POSSESSIONS  
[MPR 373, Amdt. 16]

MAXIMUM PRICES IN THE TERRITORY OF HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\* Maximum Price Regulation 373 is amended in the following respects:

1. Section 1 (a) (1) is amended to read as follows:

(1) Regardless of any contract, agreement, lease, or other obligation or of any price regulation or order heretofore issued by the Office of Price Administration, no person to whom this regulation is applicable shall sell or deliver and no person in the course of trade or business shall buy or receive in the Territory of Hawaii any of the commodities set forth in this regulation at a price higher than the maximum prices specified herein; and no person shall offer, solicit or attempt to do any of the foregoing.

2. The table following section 21 (c) (1) is amended by changing the item "Onions, red and yellow" to read as follows:

	Wholesale maximum prices	Special institutional maximum prices	Retail maximum prices
Onions, red, yellow and white.....	Per 50 lb. bag \$3.35	None	Per lb. \$0.10

3. The table following section 21 (d) (1) is amended by changing the prices of "Grapes, Malaga", and by adding a new item to the category "Grapes" to read as follows:

	Wholesale maximum prices	Special institutional maximum prices	Retail maximum prices
Grapes: Malaga.....	Per lug \$4.60	None	Per lb. \$0.24
Tokay.....	4.60	None	.24

4. Section 50 is added to read as follows:

SEC. 50. *Maximum prices for Niihau shell leis.* (a) Maximum prices for sales

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 8 F.R. 5388, 6359, 6849, 7200, 7457, 8064, 8550, 10270, 10666, 10984, 11247, 11437, 11849, 12299.

in the Territory of Hawaii of Niihau shell leis shall be:

	Size	Maximum wholesale price	Maximum retail price
Leis made exclusively of white Niihau shells, (Momi Koo-keo), or white Niihau shells mixed with lesser amounts of Niihau colored shells.	30" strand.	\$1.00	\$1.35
Leis made exclusively of Niihau yellow or tan colored shells, (Momi Lenalea), except as varied by small admixtures of other Niihau colored shells.	30" strand.	1.25	1.70
Leis made exclusively of Niihau small pink, red or brown shells known as Kahellani, or of Kahellani, varied with small amounts of other Niihau colored shells.	30" strand.	1.50	2.00

(b) As used in this section, the term "Niihau shell leis" means leis made exclusively of shells commonly known in the Territory of Hawaii as Niihau shells.

This amendment shall become effective as follows:

(a) As to section 21 (c) (1) and (d) (1) as of September 11, 1943.

(b) As to section 1 (a) (1) as of May 19, 1943.

(c) As to section 50 as of September 1, 1943.

(56 Stat. 23, 765; Pub. Laws 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of September 1943.

CHESTER BOWLES,  
Acting Administrator.

[F. R. Doc. 43-15479; Filed, September 22, 1943; 4:43 p. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[MPR 460, Amdt. 1]

WESTERN TIMBER

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

Section 2 is amended by adding after the word "longitude" the words "in the continental limits of the United States".

This amendment shall become effective September 28, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of September 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-15482; Filed, September 22, 1943; 4:45 p. m.]

<sup>1</sup> 8 F.R. 11850.

## PART 1448—EATING AND DRINKING ESTABLISHMENTS

[Restaurant MPR 8-1, Amdt. 4]

FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION IN CALIFORNIA, OREGON, WASHINGTON AND NORTHERN IDAHO

For the reasons set forth in the statement of considerations issued simultaneously herewith, Restaurant Maximum Price Regulation No. 8-1 is hereby amended in the following respects:

A new section is added following section 17, to read as follows:

Sec. 18. *Exemptions.* Sales by the following eating or drinking places are specifically exempt from the provisions of this regulation:

Eating and drinking places when operated by a school, college, university or other educational institutions, or a student fraternity or other student organization or association primarily for the convenience and accommodation of students and faculty, and not for profit as a commercial or business enterprise or undertaking.

This amendment shall become effective September 13, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 10th day of September 1943.

L. F. GENTNER,  
Acting Regional Administrator.

[F. R. Doc. 43-15480; Filed, September 22, 1943; 4:42 p. m.]

## PART 1351—FOOD AND FOOD PRODUCTS

[RPS 50, Amdt. 7]

## GREEN COFFEE

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

The effective date provision of Amendment No. 6 to Revised Price Schedule No. 50 is amended to read as follows:

This amendment 6 shall become effective August 26, 1943.

This amendment shall become effective September 22, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 22d day of September 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-15477; Filed, September 22, 1943; 4:43 p. m.]

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 7 F.R. 1305, 2132, 2945, 5462, 6387, 6685, 8948, 10471; 8 F.R. 5477.

## PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 19, Amdt. 1]

## ANTHRACITE COAL

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

Ration Order 19 is amended in the following respects:

1. Section 2 (c) is amended by inserting at the end of the first sentence the phrase "or pursuant to Sections 9 and 10 of this order.", and by changing the last sentence to read as follows:

Moreover, a consumer may not acquire any anthracite coal, so long as he has outstanding orders or contracts for the acquisition of anthracite coal from more than one person, unless it has been the consumer's customary practice to have outstanding orders or contracts for the acquisition of anthracite coal from more than one person.

2. Section 3 (b) is amended by inserting between the second and third sentences the following:

"A signed statement furnished after September 22, 1943, must also give the address of the building to which the information applies."

3. Section 18 is added to read as follows:

SEC. 18. *Where different sizes are required.* (a) A consumer who has in the same building two or more units of equipment which customarily burn only different sizes of anthracite coal is to be treated, for the purposes of this order, just as if he were a different person with respect to each such unit of equipment. (However, he is to be treated as a single consumer with respect to all units of equipment in the same building and under his control which customarily burn any of the same sizes of anthracite coal.)

4. Section 19 is added to read as follows:

SEC. 19. *Where coal is used for more than one building.* (a) A consumer who used or uses anthracite coal in more than one building is to be treated, for the purposes of this order, just as if he were a different person with respect to each group of buildings for which he has common coal storage facilities on September 22, 1943, and with respect to each other building.

(b) Sections 3 and 4 of the order shall not apply where (because the consumer is treated just as if he were different persons) he is deemed both to have made and accepted the same delivery.

This amendment shall become effective on September 22, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.; Pub. Law 421, 77th Cong.; W.P.B. Di-

<sup>2</sup> 8 F.R. 12097.

rective No. 1, 7 F.R. 562; Supp. Dir. No. 1-W8 F.R.; E.O. 9125, 7 F.R. 2719)

Issued this 22d day of September 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-15478; Filed, September 22, 1943; 4:43 p. m.]

## PART 1432—RATIONING OF CONSUMERS' DURABLE GOODS

[Supp. 1 to RO 9A, Amdt. 1]

## STOVES

Supplement 1 to Ration Order No. 9A is amended in the following respect:

Section 1432.69 (b) is added as follows:

(b) *Allowable inventory changes*—(1) *Coal and wood heating stoves.* Any dealer or distributor to whom an allowable inventory has been granted may during the period October 1, 1943 to October 30, 1943, inclusive, apply to his Board for an increase in his allowable inventory for coal or wood heating stoves. The Board shall increase the applicant's allowable inventory for coal or wood heating stoves by fifty (50%) percent. However, if the applicant's allowable inventory for coal or wood stoves was previously increased as a result of an application for adjustment or relief, under Section 3.8, his present application must be denied unless:

(i) The previous increase was less than a fifty (50%) percent increase; in that event, he shall receive the difference between the previous increase and the fifty (50%) percent increase or

(ii) At the time the previous increase was granted, the Washington Office directed that the applicant should not, because of the increase given him, be precluded from receiving the benefit of any subsequent general increase in allowable inventory for coal or wood heating stoves.

This amendment shall become effective October 1, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong., Pub. Laws 421 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; WPB Dir. 1, 7 F.R. 562, and Supp. Dir. 1-S, 8 F.R. 6018)

Issued this 22d day of September 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-15479; Filed, September 22, 1943; 4:44 p. m.]

## TITLE 33—NAVIGATION AND NAVIGABLE WATERS

## Chapter II—Corps of Engineers, War Department

## PART 203—BRIDGE REGULATIONS

SIUSLAW RIVER; SOUTHERN PACIFIC CO. BRIDGE AT CUSHMAN, OREG.

Pursuant to the provisions of section 5 of the River and Harbor Act of 18

<sup>3</sup> 8 F.R. 11564, 11586.

August 1894 (28 Stat. 362; 33 U. S. C. 499), the provisions of § 203.730 (a) of Bridge Regulations are hereby amended, both as to title and regulations, to read as follows:

§ 203.730 *Siuslaw River, Oreg.—(a) Bridge of the Southern Pacific Company at Cushman, Oreg.* (1) The owner of, or agency controlling the bridge shall, between the hours of 8:00 a. m. to 12:00 noon and 1:00 p. m. to 5:00 p. m., provide the appliances and the personnel necessary for the safe, prompt and efficient operation of the draw when the signals prescribed below are received.

(2) The signal for opening shall be one long blast of the whistle followed quickly by one short blast and one long blast. Vessels or other watercraft without power shall hail the bridge by horn or megaphone, or the bridge tender shall be notified by verbal communication of the desire to pass through the drawspan.

(3) During foggy weather an answering signal of one long blast from the whistle on the bridge will indicate that everything is clear and the draw open for passage of boats. An answering signal from the whistle on the bridge of a succession of short blasts will indicate that there is some difficulty in immediately opening the draw, due to passing train or some other cause.

(4) Whenever a vessel unable to pass under the closed bridge desires to pass through the draw, at a time other than that specified in subparagraph (1), at least 2 hours' advance notice of the time the opening is required shall be given, by telephone or otherwise, to the authorized representative of the owner or agency controlling the bridge.

(5) Upon receipt of such notice, the authorized representative of the owner or agency controlling the bridge, in compliance therewith, shall arrange for the prompt opening of the draw at the time specified in the notice for the passage of the vessel upon the prescribed signal.

(6) The owner of, or agency controlling the bridge shall keep conspicuously posted on both the upstream and downstream sides of the bridge, in a manner that it can easily be read at any time, a copy of these regulations, together with a notice stating exactly how the authorized representative may be reached. (Sec. 5, River and Harbor Act 18 August 1894, 28 Stat. 362; 33 U.S.C. 499) [Regs. 14 Sept. 43 (CE 823) (Siuslaw River, Ore.—Cushman, Ore.)—SPEKH)]

[SEAL]

J. A. ULIO,  
Major General,  
The Adjutant General.

[F. R. Doc. 43-15488; Filed, September 23, 1943; 9:32 a. m.]

TITLE 46—SHIPPING

Chapter II—Coast Guard: Inspection and Navigation

AMENDMENTS TO REGULATIONS AND APPROVAL OF EQUIPMENT

By virtue of the authority vested in me by R. S. 4405, 4417a, 4418, 4426, 4429, 4430, 4433, 4488, 4491, as amended, 49

Stat. 1544 (46 U.S.C. 375, 391a, 392, 404, 407, 408, 411, 481, 489, 367), and Executive Order 9083, dated February 28, 1942 (7 F.R. 1609), the following amendments to the Inspection and Navigation regulations, and approval of miscellaneous items of equipment for the better security of life at sea are prescribed:

Subchapter F—Marine Engineering

PART 51—MATERIALS

Section 51.11a-2 (8 F.R. 7771) is amended by changing footnote 7 at the end of the first sentence to read as follows:

§ 51.11a-2 *Process.* (a) \* \* \*

Pipe fabricated from steel manufactured by the acid-bessemer process may be used on vessels subject to the jurisdiction of the Coast Guard when the pressure does not exceed 350 pounds per square inch and/or the temperature does not exceed 450° F. and provided that the pipe is not to be bent, coiled, flanged or otherwise worked cold. However, acid-bessemer seamless pipe as well as grade B seamless open-hearth pipe may be fabricated by hot bending, hot flanging, or otherwise hot worked.

Subchapter O—Regulations Applicable to Certain Vessels and Shipping During Emergency

PART 153—BOATS, RAFTS AND LIFESAIVING APPLIANCES: REGULATIONS DURING EMERGENCY

Section 153.7a (cc) (8 F.R. 7777) is amended to read as follows:

§ 153.7a *Equipment for life rafts approved on and after 15 March, 1943.* \* \* \*

(cc) *Sea anchor.* One sea anchor as required for lifeboats by § 59.11 of this chapter.

MISCELLANEOUS ITEMS OF EQUIPMENT APPROVED

The following miscellaneous items of equipment for the better security of life at sea are approved:

*Emergency Light*

Emergency Light Type JR-IS, Models A-2033-AC and A-2034-DC constructed according to Navy Department, Bureau of Ships (Dwg. No. 9-S-5293-L, Alt. 4 dated 20 March, 1943), manufactured by the Delta Electric Co., Marion, Indiana.

*Lifesaving Nets*

Lifesaving net, Style No. 505 (Dwg. dated 12 June, 1943), manufactured by the John B. Salterini Company, 510 East 72nd Street, New York, N. Y.

Lifesaving net, type 7-ML (Dwg. dated 9 April, 1943, Rev. II), manufactured by the H. K. Metalcraft Manufacturing Company, New York, N. Y.

*Line-Throwing Gun*

2½" line-throwing gun, Model A (Dwg. dated 21 August, 1943), manufactured by the Hawley Smith Machinery Company, Croton Falls, N. Y.

*Ring Life Buoy for Inspected Vessels*

30" cork ring life buoy (Dwg. No. 420, dated 31 July, 1943), manufactured by Kent Marine Products Corp., West Babylon, N. Y.

R. R. WAESCHE,  
Commandant.

SEPTEMBER 22, 1943.

[F. R. Doc. 43-15487; Filed, September 23, 1943; 8:55 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

Subchapter A—General Rules and Regulations [Service Order 145, Amdt. 2]

PART 95—CAR SERVICE

ICING RESTRICTIONS ON IDAHO AND OREGON POTATOES

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 22d day of September, A. D. 1943.

Upon further consideration of the provisions of Service Order No. 145 (8 F.R. 11089-90) of August 7, 1943, as amended (8 F.R. 11487-88), and it appearing that an acute shortage of ice is affecting both the intrastate and interstate movement of perishables in refrigerator cars originating in certain western States; in the opinion of the Commission an emergency exists requiring immediate action;

It is ordered, That Service Order No. 145 (8 F.R. 11089-90) of August 7, 1943, as amended (8 F.R. 11487-88), be, and it is hereby, further amended by substituting the following subparagraphs (i) and (ii) for the present subparagraphs under paragraph (a) (1) of § 95.316 *Icing restrictions on Idaho and Oregon potatoes:*

(i) After the first or initial icing which shall not be in excess of ¾ bunker capacity which carriers may perform at either Nampa, Idaho, Ogden, Utah, Council Bluffs, Iowa, or Kansas City, Kansas, allow or permit more than one reicing of a refrigerator car or cars loaded with potatoes originating at Group B points in the States of Oregon or Idaho when destined to any point or points west of the western border of Indiana, Kentucky, Michigan (Lower Peninsula), Mississippi, or Tennessee, nor more than two reicings in transit when destined to points on or east of the western border of the above-described States. The provisions of this subparagraph shall not be construed to apply on refrigerator cars loaded with potatoes originating at the aforesaid points when destined to stations in Oregon (Group 3 Territory) or Idaho (Group 2 or 3 Territories).

(ii) After the first or initial icing which shall not be in excess of ¾ bunker capacity which carriers may perform at either Pocatello, Idaho, Ogden, Utah, Council Bluffs, Iowa, or Kansas City, Kansas, allow or permit more than one reicing of a refrigerator car or cars loaded with potatoes originating at Group C points in the State of Idaho when destined to any point or points west of the western border of Indiana, Kentucky, Michigan (Lower Peninsula), Mississippi, or Tennessee, nor more than two reicings in transit when destined to points on or east of the western border of the above-described States. The provisions of this subparagraph shall not be construed to apply on refrigerator cars loaded with potatoes originating at the aforesaid points when destined to stations in Oregon (Group 3 Territory) or Idaho (Group 2 or 3 Territories), nor to permit reicing after an initial icing at Pocatello, of refrigerator cars loaded

with potatoes destined to points in Montana or Utah. (40 Stat. 101, Sec. 402, 41 Stat. 476, Sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

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

By the Commission, division 3.

[SEAL]

W. P. BARTEL,  
Secretary.

[F. R. Doc. 43-15492; Filed, September 23, 1943; 11:13 a. m.]

### Notices

#### DEPARTMENT OF THE INTERIOR.

##### Coal Mines Administration.

[Order No. T-57]

B & M COAL CO., ET AL.

#### ORDER TERMINATING GOVERNMENT POSSESSION AND CONTROL AND APPOINTMENT OF OPERATING MANAGERS

SEPTEMBER 21, 1943.

On May 1, 1943, by virtue of the authority vested in me by the President of the United States, I signed Orders Nos. 1809 and 1810 (8 F.R. 5767), taking possession of anthracite and bituminous coal mines in which I found from the available information that a strike or stoppage had occurred or was threatened. The mines of the companies listed in Appendix A, attached hereto and made a part hereof, had, however, been abandoned prior to May 1 and were then not in operation. It is unnecessary to retain possession of such mines.

Accordingly, I order and direct that possession and control by the Government of the mines of the mining companies listed in Appendix A, attached hereto and made a part hereof, including any and all real and personal property, franchises, rights, facilities, funds, and other assets used in connection with the operation of such mines and the distribution and sale of their products, and the appointment of the Operating Manager for the United States for the respective mines, be, and they are hereby, terminated and that there be conspicuously displayed at the mining properties copies of a poster to be supplied by the Coal Mines Administration and reading as follows:

Notice: Government possession and control of the coal mines of this mining company have been terminated by order of the Secretary of the Interior.

*Provided, however*, That nothing contained herein shall be deemed to preclude the Administrator from requiring the submission of information relating to

the coal mines during the period of Government possession and control as provided in Section 40 of the Regulations for the Operation of Coal Mines Under Government Control, as amended (8 F.R. 6655, 10712, 11344), for the purpose of ascertaining the existence and amount of any claims against the United States so that the administration of the provisions of Executive Order No. 9340 (8 F.R. 5695) may be concluded in an orderly manner.

HAROLD L. ICKES,  
Secretary of the Interior.

#### APPENDIX A

##### Name of Mining Company and Address

B & M Coal Company (John Barger), Clarion, Pennsylvania. Briar Creek Black Band Coal Company, 703 Mercantile Library Bldg., Cincinnati, Ohio. Colfax Coal Company, Colfax, Iowa. Culbertson Coal Company, New Bethlehem, Pa. DuBois Moshannon Coal Company, Brackway, Pa. Fife Coal Company, Praise, Kentucky. Montevallo Coal Mining Company, Aldrich, Alabama. State Hill Coal Company, Morgantown, West Virginia. State Line Coal Company, Blanford, Indiana. J. M. Williams, P. O. Box 24, Punxsutawney, Pa.

[F. R. Doc. 43-15473; Filed, September 22, 1943; 2:51 p. m.]

[Order No. T-58]

THOMAS W. MARTIN ET AL.

#### ORDER TERMINATING APPOINTMENT OF OPERATING MANAGERS

SEPTEMBER 21, 1943.

Orders have been issued terminating Government possession and control of the coal mines for which the persons listed in Appendix A have served as Operating Managers for the United States, and the mining companies have duly executed and delivered to the Administrator, Instrument No. 1, as provided in Section 40 of the Regulations for the Operation of Coal Mines under Government Control, as amended (8 F.R. 6655, 10712).

Accordingly, I hereby order and direct that the appointments of the Operating Managers for the United States listed in Appendix A, attached hereto and made a part hereof, be, and they are hereby, terminated.

HAROLD C. ICKES,  
Secretary of the Interior.

#### APPENDIX A

##### Name of Operating Manager and Name of Mining Company

Thomas W. Martin, Alabama Power Company, 600 North 18th Street, Birmingham, Alabama. R. E. Taylor, Ben Hur Coal Co., Box 839, Henryetta, Oklahoma. Fred B. Bianco, Bianco Coal Mines, 3333 Cascadia Ave., Seattle, Washington. John W. Mallerren, Black Diamond Coal Mine No. 4, Petersburg, Illinois. David Roberts, Jr., Brilliant Coal Company, 1612-17 First National Building, Birmingham, Alabama. Harry K. Park, Buckingham Coal Company, Congo, Ohio. Richard Peale, Carrolltown Coal Company, St. Benedict, Pennsylvania. W. C. Butler, Central Pennsylvania Quarry, Stripping & Construction Co., Box 378, Hazelton, Pennsylvania. Rembrandt Peale, Jr., Cherrytree Coal Company, St. Benedict, Pennsylvania. James A. Mays, Clarion Coal Supply, North First Ave., Clarion, Pennsylvania. Sam G. Moore, Clinchmore Coal Mining Company, Hamilton National Bank, Knoxville, Tennessee. Paul Allais, Columbus Mining Com-

pany, 1060 McCormick Bldg., Chicago, Illinois. Chas. M. Rodman, Crescent Coal Company, Central City, Kentucky. F. R. Phillippi, The Dye Coal Company, Cadiz, Ohio. A. P. Adams, Fairmont & Baltimore Coal & Coke Co., 104 Marine Bank Building, Baltimore, Maryland. W. C. Shank, Crowe Coal Company, 210 South Main Street, Clinton, Missouri. Steve J. Diamanti, Hardscrabble Coal Co., Box 506, Helper, Utah. B. W. Whitfield, Jr., Harlan Collieries Co., Brookside (Harlan County), Ky. Mrs. Priscilla Norvidas, Hillside Coal Company, Tamaqua, Pennsylvania. John B. Brunot, Irwin Gas Coal Corporation, 121 North Main St., Greensburg, Pennsylvania. T. J. O'Brien, Gunn-Quealy Coal Company, 412 Boston Building, Salt Lake City, Utah. T. J. O'Brien, Kemmerer Coal Company, 412 Boston Building, Salt Lake City, Utah. B. W. Whitfield, Jr., Kentucky-Jellico Coal Co., Kay Jay, Kentucky. C. L. Dale, Lovell Coal Company, 1221 Concannon Street, Moberly, Missouri. Terry McGowan, McGowan Coal Company, Consumers, Utah. V. A. Moffitt, Moffitt Coal Company, Dalsytown, Pennsylvania. Peter Menghini, Menghini Coal Co., Frontenac, Kansas. Sam G. Moore, Moore Coal Company, Inc., Hamilton Bank Bldg., Knoxville, Tennessee. Clarence J. Weber, Newcoal Corporation, 6242 N. Clark St., Chicago, Illinois. C. E. Denney, Northwestern Improvement Co., 1011 Smith Tower Bldg., Seattle, Washington. Homer Choate, O. B. C. Coal Co., 56 W. Broadway, Johnston City, Illinois. J. C. Reighard, O'Elliot Producers Association, Moberly, Missouri. A. D. Grasso & James Pascalet, P. and G. Coal Company, 511 Main St., Brockway, Pennsylvania. Richard Peale, Peale, Peacock & Kerr, Inc., St. Benedict, Pennsylvania. J. B. Marrow, Pittsburgh Coal Company, Pittsburgh, Pennsylvania. J. W. Raine, The Raine Lumber & Coal Company, Duo, West Virginia. Paul Adamson, Rogers County Coal Company, Tulsa, Oklahoma. Filippi O. Baptist, Spring Valley Coal Mining Co., Spring Valley, Illinois. T. H. Snyder, Sterling Smokeless Coal Co., Mount Hope, West Virginia. Charles Pompey, Supreme Anthracite Coal Mining Company, Box 21, Peckville, Pennsylvania. J. R. Gorman, Transue & Williams Steel Forging Corp., Alliance, Ohio. B. T. Chapman, Truck Trade Coal Corp., Route 1, Edwardsville, Illinois. Edward B. Leisenring, Westmoreland Coal Company, 2500 Fidelity-Philadelphia Trust Bldg., 123 South Broad Street, Philadelphia, Pennsylvania. D. H. Morton, Winifrede Collieries, 712 Kanawha Valley Bldg., Charleston, West Virginia. W. B. Gillies, The Youngstown Sheet and Tube Company, Youngstown, Ohio. R. H. Sherwood, Central Indiana Coal Co., 1016 Merchants Bank Building, Indianapolis, Indiana. Julius Remy, French Coal Co., Route #4, Streator, Illinois. M. R. Dayton, The Hardy Burlingham Mining Company, 603 Newport Finance Bldg., Newport, Kentucky. R. H. Sherwood, Little John Coal Company, 1015 Merchants Bank Building, Indianapolis, Ind. Thomas M. Wolfe, Mine No. 6, Inc., 201 Masonic Building, Athens, Ohio. R. H. Sherwood, Sherwood-Templeton Coal Co., Inc., 1015 Merchants Bank Building, Indianapolis, Ind. Abram Simonas, Simonas Bros., 604 S. Meridian Street, Washington, Indiana. R. H. Knode, Stonega Coke & Coal Company, 2500 Fidelity Philadelphia Trust Bldg., Philadelphia, Pennsylvania. M. W. Finnell, Sugar Loaf Coal Corporation, Collinsville, Illinois. C. H. Snyder, Sunnyhill Coal Co., 3090 W. Liberty Ave., Pittsburgh, Pennsylvania. Jacob G. Thoma, The J. G. Thoma Coal Co., Route No. 1, Moultrie, Ohio. M. J. Kearns, Thornbottom Coal & Coke Co., Star Route Box 35, Connellsville, Pennsylvania. S. O. McFall, Universal Sewer Pipe Corporation, 1500 Union Commerce Bldg., Cleveland, Ohio. F. A. Wright, Wright Coal Company, Pikeville, Kentucky.

[F. R. Doc. 43-15474; Filed, September 22, 1943; 2:51 p. m.]



FEDERAL COMMUNICATIONS COMMISSION.

[Order No. 117]

TELEPHONE & TELEGRAPH FACILITIES LEASED BY CARRIERS

NOTICE OF INVESTIGATION

At a meeting of the Federal Communications Commission held at its offices in Washington, D. C. on the 21st day of September 1943;

Whereas, the Board of War Communications has requested the Commission to investigate the civilian use of communications, including private leased telephone and telegraph facilities, and, in its Order No. 25-C,<sup>1</sup> has requested the Commission to formulate basic principles for regulating the present and future leasing of telegraph circuits and facilities and to report to the Board its recommendations for the regulation of the leasing of telegraph circuits and for the closure of any specific circuits or facilities; and

Whereas, it appears from the testimony presented before the Commission in the matter of Application for Merger of The Western Union Telegraph Company and the Postal Telegraph, Inc. (Docket 6517) that critical materials and skilled telegraph personnel are being employed in connection with the leasing of telegraph facilities for non-essential purposes such as the rapid dissemination of horse-racing information for gambling purposes; and

Whereas, there exists a shortage of the critical materials used in connection with the leasing of such facilities and of the experienced telegraph personnel required to install, maintain and disconnect such facilities; and

Whereas, it appears from the reports submitted to the Commission, showing the results of the speed of service studies conducted by The Western Union Telegraph Company and the Postal Telegraph, Inc., pursuant to Commission Order No. 113,<sup>2</sup> that the speed and quality of telegraph service are, generally, not satisfactory;

It is ordered, That an immediate investigation be undertaken to ascertain the facts concerning the telegraph and telephone facilities leased by carriers subject to the provisions of the Communications Act of 1934, as amended, for non-essential purposes such as the speedy dissemination of racing information by others than press associations, newspapers and radio stations in the regular course of their business of supplying information for the general public;

It is further ordered, That all testimony and exhibits presented to the Commission in the proceeding on the merger application of Western Union and Postal (Docket 6517) shall, so far as relevant, be made a part of the record in this investigation.

[SEAL] FEDERAL COMMUNICATIONS COMMISSION,  
T. J. SLOWIE, Secretary.

[F. R. Doc. 43-15493; Filed, September 23, 1943; 11:06 a. m.]

<sup>1</sup> 7 F.R. 10794.

<sup>2</sup> 8 F.R. 5769.

OFFICE OF DEFENSE TRANSPORTATION.

LIVERNOIS-DAVISON FLORISTS, ET AL. OF DETROIT, MICH.

RECOMMENDATION OF JOINT ACTION PLAN

Pursuant to a provision of a general order issued by the Office of Defense Transportation for the purpose, among others, of conserving and providently utilizing motor vehicles and vital equipment, materials and supplies, (General Order ODT 17, as amended, 7 F.R. 5678, 7694, 9623; 8 F.R. 8278, 8377, 10910), Livernois-Davison Florists, State Flower Shop, Dexter-Joy Florists, Robinson Flowers, The Rose Shop, Midway Florists, all florists of Detroit, Michigan, together with Joseph Haas, doing business as Northwest Delivery Company, Detroit, Michigan, herein called the carrier, have filed with the Office of Defense Transportation for approval a joint action plan relating to the transportation and delivery by motor vehicle of flowers and related articles in the Detroit metropolitan area.

The named florists propose to eliminate wasteful operations in the transportation and delivery of flowers and related articles in the Detroit metropolitan area, by the pooling of deliveries and the employment of the named carrier to perform their delivery services. They estimate that effectuation of the plan will permit the retirement from this service of four delivery vehicles and will result in savings of 65,000 truck-miles a year.

It appearing that the proposed joint action plan is in conformity with General Order ODT 17, as amended, and that the effectuation thereof will accomplish substantial conservation and efficient utilization of motor trucks and vital materials and supplies, the attainment of which purposes is essential to the successful prosecution of the war, I have approved the plan and recommend that the Chairman of the War Production Board find and certify under Section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with said joint action plan, is requisite to the prosecution of the war.

Issued at Washington, D. C., this 16th day of September 1943.

JOSEPH B. EASTMAN,  
Director,

Office of Defense Transportation.

[F. R. Doc. 43-15501; Filed, Sept. 23, 1943; 11:22 a. m.]

OFFICE OF PRICE ADMINISTRATION.

LIST OF INDIVIDUAL ORDERS GRANTING ADJUSTMENT, ETC. UNDER PRICE REGULATIONS

The following orders were filed with the Division of the Federal Register on September 21, 1943.

Order Number and Name

RPS 67, Order 20, Cross Gear & Mfg. Co.  
MPR 136, as amended, Order 100, Wilkening Mfg. Co.

RMPR 341, Order 2, Schult Trailers Inc.  
MPR 452, Order 2, Studebaker Corp.

The following orders were filed with the Division of the Federal Register on September 22, 1943.

Order Number and Name

RPS 67, Order 15, Amendment 1, Kindt-Collins Co.  
MPR 113, Order 5, Castile Mining Co.  
MPR 113, Order 6, Montreal Mining Co.  
MPR 122, Order 51, Wyatt, Inc.  
MPR 136, as amended, Order 101, A. G. Redmond Co.  
MPR 136, as amended, Order 102, Worthington Pump & Machinery Corp.  
MPR 170, Order 2, Alexite Engineering Co.  
MPR 170, Order 3, Shell Chemical Co.  
MPR 220, Order 6, Bespar Products Co.  
MPR 220, Order 7, Empire Cover Co.  
Supp. Order 9, Order 14, Virginia-Carolina Chemical Co.  
Supp. Order 9, Order 15, Publicker Commercial Alcohol Co.

Copies of these orders may be obtained from the Printing and Distribution Branch of the Office of Price Administration.

ERVIN H. POLLACK,  
Head, Editorial and Reference Section.

[F. R. Doc. 43-15502; Filed, September 23, 1943; 11:32 a. m.]

Regional and District Office Orders.

[Region III Order G-1 Under Rev. MPR 269]

LIVE POULTRY IN DESIGNATED COUNTIES IN CLEVELAND REGION

Order No. G-1 under Revised Maximum Price Regulation No. 269—Poultry. Uniform maximum base prices for certain live poultry items.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by § 1429.14 (d) of Revised Maximum Price Regulation No. 269, it is hereby ordered, That the maximum base prices for the sale and delivery of specified live poultry in the counties listed in Appendix A shall be those set forth in said Appendix A.

To the extent applicable, the provisions of this order supersede Revised Maximum Price Regulation No. 269.

This order shall become effective September 15, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued September 15, 1943.

CLIFFORD J. HOUSER,  
Acting Regional Administrator.

APPENDIX A

ZONE I

Indiana: Newton, Jasper, Porter, La Porte, Stake, Pulaski, White, Benton, Fulton, Marshall, St. Joseph, Elkhart.  
Michigan: Berrien.

ZONE II

Indiana: Warren, Fountain, Vermillion, Parke, Tippecanoe, Montgomery, Putnam, Carroll, Clinton, Boone, Hendricks, Cass, Miami, Howard, Tipton, Hamilton, Kosciusko, Wabash, Grant, Madison, Lagrange, Steuben, Noble, De Kalb, Whitley, Allen, Huntington, Wells, Adams, Blackford, Delaware.  
Michigan: Ottawa, Allegan, Van Buren, Kalamazoo, Cass, St. Joseph, Branch.  
Ohio: Williams, Defiance, Paulding.

ZONE III

Indiana: Vigo, Sullivan, Knox, Clay, Owen, Greene, Daviess, Martin, Morgan, Monroe, Lawrence, Marion, Johnson, Brown, Jackson, Bartholomew, Shelby, Hancock, Henry, Rush, Decatur, Jennings, Scott, Jefferson, Switzerland, Ripley, Ohio, Dearborn, Franklin, Union, Fayette, Wayne, Randolph, Jay.

Michigan: Manistee, Wexford, Missaukee, Mason, Lake, Osceola, Clare, Oceana, Newago, Mecosta, Isabella, Midland, Bay, Muskegon, Kent, Montcalm, Ionia, Gratiot, Clinton, Saginaw, Shiawassee, Genesee, Barry, Eaton, Ingham, Livingston, Oakland, Macomb, Calhoun, Jackson, Washtenaw, Wayne, Hillsdale, Lenawee, Monroe.

Ohio: Fulton, Lucas, Ottawa, Henry, Wood, Sandusky, Erie, Putnam, Hancock, Seneca, Huron, Van Wert, Allen, Hardin, Wyandot, Crawford, Mercer, Auglaize, Marion, Darke, Shelby, Logan, Union, Miami, Champaign, Preble, Montgomery, Clark, Madison, Butler, Green, Warren.

ZONE IV

Indiana: Gibson, Posey, Vanderburgh, Pike, Warrick, DuBois, Spencer, Orange, Crawford, Perry, Washington, Harrison, Floyd, Clark.

Ohio: Hamilton, Clermont, Brown, Clinton, Fayette, Highland, Adams, Scioto, Pike, Ross, Pickaway, Franklin, Delaware, Lawrence, Jackson, Vinton, Hocking, Fairfield, Licking, Knox, Morrow, Richland, Gallia, Ashtabula, Trumbull, Meigs, Athens, Morgan, Perry, Muskingum, Coshocton, Holmes, Wayne, Ashland, Medina, Lorain, Cuyahoga, Noble, Stark, Guernsey, Tuscarawas, Summit, Portage, Geauga, Lake, Harrison, Carroll, Columbiana, Mahoning.

Kentucky: Greenup, Boyd, Carter, Lewis, Fleming, Mason, Bracken, Robertson, Pendleton, Campbell, Kenton, Boone, Grant, Gallatin, Owen, Carroll, Henry, Trimble, Oldham, Shelby, Jefferson, Spencer, Nelson, Bullitt, Hardin, Larue, Meade, Breckinridge, Grayson, Hancock, Ohio, Daviess, McLean, Muhlenburg, Henderson, Webster, Hopkins, Union, Crittenden, Caldwell, Lyon, Livingston, McCracken, Ballard.

Michigan: Huron, Tuscola, Sanilac, Lapeer, St. Clair, Arenac, Gladwin, Iosco, Ogemaw, Roscommon, Alcona, Oscoda, Crawford, Kalkaska, Grand Traverse, Benzie, Leelanau, Antrim, Otsego, Montmorency, Alpena, Charlevoix, Emmet, Cheboygan, Presque Isle.

ZONE V

Ohio: Jefferson, Belmont, Monroe, Washington.

West Virginia: Preston, Monongalia, Taylor, Marion, Harrison, Hancock, Ohio, Marshall, Wetzell, Doddridge, Lewis, Tyler, Gilmer, Pleasants, Ritchie, Calhoun, Wirt, Roane, Wood, Jackson, Clay, Kanawha, Mason, Putnam, Boone, Fayette, Raleigh, Summers, Monroe, Mercer, Wyoming, McDowell, Lincoln, Logan, Cabell, Wayne, Mingo.

Kentucky: Rowan, Bath, Menifee, Nicholas, Montgomery, Powell, Harrison, Bourbon, Clark, Estill, Scott, Fayette, Madison, Franklin, Woodford, Jessamine, Garrard, Anderson, Mercer, Lincoln, Boyle, Washington, Casey, Marion, Taylor, Adair, Russell, Green, Metcalfe, Hart, Barren, Edmonson, Allen, Warren, Butler, Logan, Simpson, Todd, Christian, Trigg, Marshall, Calloway, Graves, Carlisle, Hickman, Fulton.

ZONE VI

West Virginia: Jefferson, Berkeley, Morgan, Mineral, Hardy, Grant, Tucker, Pendleton, Barbour, Randolph, Pocahontas, Upshur, Webster, Braxton, Nicholas, Greenbrier, Hampshire.

Kentucky: Pike, Martin, Lawrence, Elliott, Johnson, Floyd, Morgan, Magoffin, Wolfe, Breathitt, Lee, Owsley, Jackson, Clay, Rockcastle, Laurel, Pulaski, Wayne, McCreary, Clinton, Cumberland, Monroe.

ZONE VII

Kentucky: Letcher, Knott, Perry, Leslie, Harlan, Knox, Bell, Whitley.

APPENDIX A

	Broilers, fryers, roasters, light capon	Heavy capons	Fowl	Stags and old roosters	Geese	Young turkeys			Old turkeys		
						Light under 18 pounds	Medium 18-22 pounds	Heavy 22 pounds and over	Light under 18 pounds	Medium 18-22 pounds	Heavy 22 pounds and over
ZONE I.....	27.8	31.3	24.3	20.3	25.3	35.3	33.6	32.8	33.3	31.8	30.8
ZONE II.....	27.9	31.4	24.4	20.4	25.4	35.4	33.9	32.9	33.4	31.9	30.9
ZONE III.....	28.0	31.5	24.5	20.5	25.5	35.5	34.0	33.0	33.5	32.0	31.0
ZONE IV.....	28.1	31.6	24.6	20.6	25.6	35.6	34.1	33.1	33.6	32.1	31.1
ZONE V.....	28.2	31.7	24.7	20.7	25.7	35.7	34.2	33.2	33.7	32.2	31.2
ZONE VI.....	28.3	31.8	24.8	20.8	25.8	35.8	34.3	33.3	33.8	32.3	31.3
ZONE VII.....	28.4	31.9	24.9	20.9	25.9	35.9	34.4	33.4	33.9	32.4	31.4

[F. R. Doc. 43-15462; Filed, September 22, 1943; 11:17 a. m.]

[Region III Order G-18 Under 18 (c), as Amended, of GMPR, Amdt. 5]

MILK IN KENTUCKY

Amendment No. 5 to Order No. G-18 under § 1499.18 (c), as amended, of the General Maximum Price Regulation. Adjustment of the maximum prices of fluid whole milk and special milk sold at retail and wholesale in the State of Kentucky.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by § 1499.18 (c) of the General Maximum Price Regulation, *It is hereby ordered*, That the County of Daviess be deleted from the list of counties appearing in paragraph (B) of section I and that sub-

paragraph (1) of paragraph (D) of section I be amended to read as set forth below.

I. Sales of fluid whole milk. \* \* \* (d) 1. Any person may sell or deliver fluid whole milk at retail or wholesale in the Counties of Bell, Boone, Bracken, Campbell, Carter, Christian, Daviess, Elliott, Fleming, Gallatin, Grant, Hardin, Henderson, Kenton, Lawrence, Lewis, Logan, McCracken, Mason, Pendleton, Robertson, Rowan, Simpson and Warren in the State of Kentucky at: (1) the maximum prices established for him under § 1499.2 of the General Maximum Price Regulation, or (2) the maximum prices established for him under any previous order issued by the Regional Administrator of Region III, or (3) at the prices set forth in the following schedule, whichever are greater:

Type of delivery	Container	Size	Adjusted maximum price
Retail.....	Glass or other.....	One gallon or multiples thereof.....	52¢ per gallon.
Retail.....	Glass or paper.....	One-half gallon.....	14¢ per quart.
Retail.....	Glass or paper.....	One quart.....	7½¢ per quart.
Retail.....	Glass or paper.....	One pint.....	7½¢ per pint.
Wholesale.....	Glass or other.....	One-half pint.....	5¢ per one-half pint.
Wholesale.....	Glass or paper.....	One gallon or multiples thereof.....	44¢ per gallon.
Wholesale.....	Glass or paper.....	One-half gallon.....	23¢ per one-half gallon.
Wholesale.....	Glass or paper.....	One quart.....	12¢ per quart.
Wholesale.....	Glass or paper.....	One pint.....	6¢ per pint.
Wholesale.....	Glass or paper.....	One-half pint.....	3½¢ per one-half pint.

This Amendment No. 5 shall become effective August 30, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued August 30, 1943.

BIRKETT L. WILLIAMS,  
Regional Administrator.

[F. R. Doc. 43-15461; Filed, September 22, 1943; 11:17 a. m.]

[Region I Order G-9 Under Rev. MPR 122]

SOLID FUELS IN METROPOLITAN BOSTON AREA

Order No. G-9 Under Revised Maximum Price Regulation No. 122. Solid Fuels Sold and Delivered by Dealers. Specified Solid Fuels—Metropolitan Boston Area.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, *It is hereby ordered*:

(a) Maximum prices established by this order. The maximum prices established by §§ 1340.252, 1340.254, 1340.256, 1340.257 and 1340.265 of Revised Maximum Price Regulation No. 122 and by Order No. 21 under Maximum Price Regulation No. 122 for sales of specified kinds of solid fuels in the Metropolitan Boston Area by dealers, and for specified services rendered by dealers in connection with the sale or handling of said specified solid fuels are hereby modified, so that the maximum prices therefor shall be the prices hereinafter set forth. Maximum prices are established for (1) sales of various quantities of the specified solid fuels to various classes of purchasers under various conditions of delivery; and (2) charges which may be made, in addition to such maximum prices for the specified solid fuels, for specified services. The geographical applicability of this Order G-9 is explained in paragraph (e); and the terms "Metropolitan Boston Area", "specified solid fuels" and other terms used herein, including definitions of the various kinds of solid fuel covered, are explained in paragraph (f). Except as otherwise specifically provided herein, the provisions of Revised Maximum Price

Regulation No. 122 apply to all transactions which are subject to this Order. Specifically, and without limiting the generality of the foregoing, the prohibitions contained in § 1340.252 of Revised Maximum Price Regulation No. 122 apply except to the extent that this Order specifically provides uniform allowances, discounts, price differentials, service charges, and so forth. Nothing contained in this Order shall be so construed as to permit non-compliance with any statutes of the Commonwealth of Massachusetts, or any rules or regulations promulgated under any such statutes, concerning the sale of solid fuel.

(b) **Maximum prices for Pennsylvania anthracite and ambricoal.** (1) Maximum prices for sales of Pennsylvania anthracite and ambricoal delivered to consumers at any point in the metropolitan Boston area.

(a) **Price Schedule I—Sales on a "direct delivery" basis.**

Kind and size	1 ton	½ ton	¼ ton	100 lbs.
Pennsylvania anthracite (except Jeddo Highland, and Red Ash Broken, Egg, Stove & Chestnut):				
Broken, Egg, Stove, Chestnut.....	\$15.55	\$8.30	\$4.50	\$0.90
Pea.....	13.00	7.30	4.05	.85
Buckwheat.....	11.95	6.50	3.40	.65
Rice.....	10.85	5.95	3.35	.60
Barley.....	10.00	5.50	3.15	.55
Jeddo Highland:				
Broken, Egg, Stove, Chestnut.....	16.05	8.55	4.65	.95
Pea.....	14.10	7.55	4.15	.85
Buckwheat.....	12.20	6.60	3.70	.70
Rice.....	11.10	6.05	3.40	.65
Barley.....	10.00	5.50	3.15	.55
Red Ash:				
Broken.....	16.30	8.65	4.70	1.00
Egg.....	16.55	8.80	4.75	1.00
Stove.....	16.80	8.90	4.85	1.00
Chestnut.....	16.30	8.65	4.70	1.00
Ambricoal.....	14.80	7.90	4.35	.90
Yard screenings of all Pennsylvania anthracite.....	6.00			

(b) **Terms of sale.** If cash payment is made by the buyer within 10 days after receipt of the fuel, the maximum prices set forth above shall be reduced by 50 cents per ton, or by 25 cents per half-ton, or by 15 cents per quarter-ton, which reductions are "cash discounts", except in the case of Pennsylvania anthracite yard screenings. No further discount is required for cash on delivery, and no "cash discount" is required on sales of 100 pound lots. If payment is not required or made at the time of delivery or (except in the case of yard screenings and 100 pound lots) within 10 days thereafter, terms shall be net 30 days.

(c) **Maximum authorized service and deposit charges.** If the buyer requests such services of him, the dealer may make the following charges for carry or wheel service:

	Per net ton	Per ½ ton	Per ¼ ton
For any carry or wheeling from a "direct delivery" point outside the structure in which the coal is to be stored to such structure, including dumping from the outside into said structure.....	50¢	25¢	15¢
For any carry inside of said structure to point of storage, except carries up flights of stairs.....	25¢	15¢	10¢
For any carry up flights of stairs and to point of storage, per flight.....	50¢	25¢	15¢

The maximum prices per 100 pounds include carrying in bags from dealer's truck or wagon to point of storage on street level. For any carry either up or down flights of stairs, the maximum charge shall be 10 cents per flight.

If the buyer requests that fuel delivered in burlap bags furnished by the dealer, be left in the bags, the maximum amount which may be required by the dealer as a deposit on, or as predetermined liquidated damages for failure to return, the bags shall be 25 cents per bag.

This subparagraph applies only when the dealer renders the services.

(2) **Maximum prices for "yard sales"** of Pennsylvania anthracite and Ambricoal to consumers at the yard of any dealer in the metropolitan Boston area.

(a) **Price Schedule II—"Yard sales" to consumers.**

Kind and size	1 ton	½ ton	¼ ton	100 lbs.
Pennsylvania anthracite (except Jeddo Highland, and Red Ash Broken, Egg, Stove & Chestnut):				
Broken, Egg, Stove, Chestnut.....	\$13.55	\$7.50	\$3.75	\$0.80
Pea.....	11.60	6.50	3.25	.70
Buckwheat.....	9.95	5.25	2.90	.65
Rice.....	8.85	5.25	2.65	.60
Barley.....	8.00	4.80	2.40	.55
Jeddo Highland:				
Broken, Egg, Stove, Chestnut.....	14.05	7.75	3.90	.85
Pea.....	12.10	6.75	3.40	.75
Buckwheat.....	10.20	5.75	2.90	.65
Rice.....	9.10	5.25	2.65	.60
Barley.....	8.00	4.80	2.40	.55
Red Ash:				
Broken.....	14.30	8.00	4.00	.85
Egg.....	14.55	8.00	4.00	.85
Stove.....	14.80	8.00	4.00	.85
Chestnut.....	14.30	8.00	4.00	.85
Ambricoal.....	12.80	7.00	3.50	.75
Yard screenings of all Pennsylvania Anthracite.....	4.50			

(b) **Terms of sale.** Terms of sale may be net cash, but no additional charge shall be made for the extension of credit terms of net 30 days or net 10 days E.O.M.

(c) **Maximum authorized bagging and deposit charges.** The maximum prices per 100 pounds are for 100 pounds bagged but do not include the bag. If the buyer requests such service of him, the seller may make the following charges for bagging tons, one-half tons and one-quarter tons:

Per ton.....	50 cents
Per half-ton.....	25 cents
Per quarter-ton.....	15 cents

Size	Per ton		Per ½ ton		Per ¼ ton	
	C. O. D.	Charge	C. O. D.	Charge	C. O. D.	Charge
Nut, Egg, Stove & Furnace.....	\$14.25	\$14.75	\$7.90	\$8.15	\$4.20	\$4.35
Pea.....	12.05	12.55	6.80	7.05	3.65	3.80
Breeze.....	6.50	6.50				

Terms of sales for charge sales shall be net 30 days.

(2) **Price Schedule V—Maximum prices for "yard sales" of coke at the yard of any dealer in the metropolitan Boston area.** (a) Maximum prices for "yard sales" to dealers in fuel who resell it:

Size	Price per net ton
Nut, Egg, Stove & Furnace.....	\$12.65
Pea.....	10.95

The maximum amount which may be required by the seller as a deposit on, or as predetermined liquidated damages for failure to return, burlap bags furnished by him shall be 25 cents per bag.

(3) **Maximum prices for "yard sales"** of Pennsylvania Anthracite and Ambricoal to dealers in fuels who resell them, at the yard of any dealer in the metropolitan Boston area.

(a) **Price Schedule III—"Yard sales" to dealers.**

Kind and size	1 ton	½ ton	¼ ton	100 lbs.
Pennsylvania Anthracite (except Jeddo Highland, and Red Ash Broken, Egg, Stove & Chestnut):				
Broken, Egg, Stove, Chestnut.....	\$13.55	\$7.00	\$3.50	\$0.75
Pea.....	11.60	6.00	3.00	.65
Buckwheat.....	9.95	5.25	2.65	.60
Rice.....	8.85	4.75	2.40	.55
Barley.....	8.00	4.25	2.15	.50
Jeddo Highland:				
Broken, Egg, Stove, Chestnut.....	14.05	7.25	3.65	.80
Pea.....	12.10	6.25	3.15	.70
Buckwheat.....	10.20	5.25	2.65	.60
Rice.....	9.10	4.75	2.40	.55
Barley.....	8.00	4.25	2.15	.50
Red Ash:				
Broken.....	14.30	7.50	3.75	.80
Egg.....	14.55	7.50	3.75	.80
Stove.....	14.80	7.50	3.75	.80
Chestnut.....	14.30	7.50	3.75	.80
Ambricoal.....	12.80	7.00	3.50	.75
Yard screenings of all Pennsylvania Anthracite.....	4.50			

(b) **Terms of sale.** Terms of sale may be net cash, but no additional charge shall be made for the extension of credit terms of net 30 days or net 10 days E. O. M.

(c) **Maximum authorized bagging and deposit charges.** The maximum prices per 100 pounds are for 100 pounds bagged but do not include the bag. If the buyer requests such service of him, the seller may make the following charges for bagging tons, one-half tons and one-quarter tons:

Per ton.....	50 cents
Per half-ton.....	25 cents
Per quarter-ton.....	15 cents

The maximum amount which may be required by the seller as a deposit on, or as predetermined liquidated damages for failure to return, burlap bags furnished by him shall be 25 cents per bag.

(c) **Maximum prices for coke—(1) Price Schedule IV—Maximum prices for sales of coke delivered into consumers' bins at any point in the metropolitan Boston area.**

Size	Per ton		Per ½ ton		Per ¼ ton	
	C. O. D.	Charge	C. O. D.	Charge	C. O. D.	Charge
Nut, Egg, Stove & Furnace.....	\$14.25	\$14.75	\$7.90	\$8.15	\$4.20	\$4.35
Pea.....	12.05	12.55	6.80	7.05	3.65	3.80
Breeze.....	6.50	6.50				

Less \$1.00 per ton if payment is made by the buyer within 10 days after receipt of the fuel; net 30 days.

(b) The maximum price for "yard sales" of Nut, Egg, Stove and Furnace sizes to consumers shall be \$13.75. Terms of sale may be net cash, but no additional charge shall be made for the extension of credit terms of net 30 days.

(d) *Transportation tax.* Any dealer subject to this order may collect, in addition to the specified maximum prices established herein, provided he states it separately, the amount of the transportation tax imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by him, or an amount equal to the amount of such tax paid by any of his prior suppliers and separately stated and collected from the dealer by his supplier: *Provided, however,* That no part of that tax may be collected in addition to the maximum price on sales of lesser quantities than one-quarter ton. The amount of the tax need not be separately stated on sales to the United States or any agency thereof.

(e) *Geographical applicability.* The maximum prices established by this order for "yard sales" shall apply to all such sales of the specified solid fuels at a yard located in the Metropolitan Boston Area, regardless of the ultimate destination of the fuel. The maximum prices established by this order for sales on a delivered basis shall apply to all such sales of the specified solid fuels to purchasers who receive delivery of the fuel within the Metropolitan Boston Area, regardless of whether the dealer is located within said area.

(f) *Definitions.* When used in this Order G-9, the term:

(1) "Metropolitan Boston Area" shall include the following cities and towns in Massachusetts: Arlington, Belmont, Boston, Braintree, Brookline, Cambridge, Chelsea, Dedham, Dover, Everett, Hingham, Lexington, Malden, Medford, Melrose, Milton, Needham, Newton, Quincy, Reading, Revere, Somerville, Stoneham, Wakefield, Waltham, Watertown, Wellesley, Weston, Weymouth, Winchester, Winthrop and Woburn.

(2) "Specified solid fuels" shall include all "Pennsylvania Anthracite" (including "Jeddo Highland", and "Red Ash"), "Ambricoal" and "Coke", as those terms are defined herein.

(3) "Pennsylvania Anthracite" means coal produced in the Lehigh, Schuylkill and Wyoming regions in the Commonwealth of Pennsylvania: *Provided, however,* That this Order G-9 shall not in any way affect the maximum prices for bagged anthracite in the Metropolitan Boston Area established by Region I Order No. G-3 and entitled "Bagged Anthracite Coal—metropolitan Boston area."

(4) "Broken", "egg", "stove", "chestnut" and "pea" sizes of Pennsylvania anthracite refer to the legal standard sizes for anthracite offered for sale in the Commonwealth of Massachusetts, effective December 1, 1941, as established by the Director of Standards of the Division of Standards of the Department of Labor and Industries of the Commonwealth of Massachusetts pursuant to General Laws (Ter. Ed.) Chapter 94, section 239A (Chapter 382, Acts of 1926). "Buckwheat", "Rice" and "Barley" sizes of Pennsylvania Anthracite refer to the sizes of such coal prepared at the mine in accordance with standard sizing specifications adopted by the Anthracite

Emergency Committee, effective December 15, 1941.

(5) "Jeddo Highland" is that Pennsylvania Anthracite which is prepared at Jeddo #7 breaker and Highland #5 breaker of the Jeddo Highland Coal Company, Jeddo, Pennsylvania and marketed by said company under the trade names "Jeddo Coal," "Highland Coal" or "Hazle Brook Coal".

(6) "Red Ash" is that Pennsylvania Anthracite which is mined in the Lykens seam in Schuylkill County in the Commonwealth of Pennsylvania.

(7) "Ambricoal" means Anthracite briquettes manufactured by American Briquet Company at its plant at Lykens, Pennsylvania, and marketed under that trade name.

(8) "Dealer" means any person selling solid fuel except producers or distributors making sales at or from a mine, a preparation plant operated as an adjunct of any mine, a coke oven, or a briquette plant.

(9) "Direct delivery" means dumping or chuting the fuel from the seller's truck directly into the buyer's bin or storage space; but, if this is physically impossible, the term means discharging the fuel directly from the seller's truck at a point where this can be done and at the point nearest and most accessible to the buyer's bin or storage space.

(10) "Carry" and "wheel" refer to the movement of fuel to buyer's bin or storage space by wheelbarrow, barrel, sack or otherwise from the seller's truck or from the point of discharge therefrom when made in the course of "direct delivery."

(11) "Yard sales" shall mean deliveries made by the dealer in his customary manner at his yard.

(12) Except as otherwise specifically provided, and unless the context otherwise requires, the definitions set forth in §§ 1340.255 and 1340.266 of Revised Maximum Price Regulation No. 122 shall apply to the terms used herein.

(g) Lower prices than those set forth herein may be charged, paid or offered.

(h) *Posting of maximum prices; sales slips and receipts.* (1) Every dealer subject to this Order No. 9 shall post all of the maximum prices established hereby which apply to the types of sales made by him in his place of business in a manner plainly visible to and understandable by the purchasing public, and shall keep a copy of this Order No. 9 available for examination by any person during ordinary business hours. In the case of a dealer who sells directly to consumers from a truck or wagon, the posting shall be done on the truck or wagon. The prices established hereby need not be reported under § 1340.262 (c) of Revised Maximum Price Regulation No. 122.

(2) Every dealer selling solid fuel for sales of which a maximum price is set by this Order G-9 shall give to each purchaser an invoice or similar document showing (a) the date of the sale or delivery, the name and address of the dealer and of the buyer, the kind, size and quantity of the solid fuel sold, and the price charged; and (b) separately stating any special services rendered and deposit charges made and the amount charged therefor. This paragraph (b)

(2) shall not apply to sales of quantities of less than one-quarter ton unless the dealer customarily gave such a statement on such sales.

(3) In the case of all other sales, every dealer who during December, 1941 customarily gave buyers sales slips or receipts shall continue to do so. If a buyer requests of a seller a receipt showing the name and address of the dealer, the kind, size and quantity of the solid fuel sold to him or the price charged, the dealer shall comply with the buyer's request as made by him.

(i) *Petitions for amendment.* Any person seeking an amendment of any provision of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition shall be filed in the Boston Regional Office of the Office of Price Administration. No appeal from a denial in whole or in part of such petition by the Regional Administrator may be made to the Price Administrator.

(j) This order may be revoked, amended or corrected at any time. This Order No. G-9 shall become effective October 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this ninth day of September 1943.

GORDON K. CREIGHTON,  
Acting Regional Administrator.

[F. R. Doc. 43-15484; Filed, September 22, 1943; 4:48 p. m.]

[Region II Order G-13 Under Rev. MPR 122]  
PENNSYLVANIA ANTHRACITE IN BRADFORD  
COUNTY, PA.

Order No. G-13 under §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122. Solid Fuels Sold and Delivered by Dealers. Pennsylvania anthracite delivered by dealers in Bradford County Commonwealth of Pennsylvania—Coal Area IV.

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.260 and § 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, It is ordered:

(a) *What this order does—(1) Dealers' maximum prices: area covered.* If you are a dealer in "Pennsylvania anthracite", this order sets the maximum prices which you may charge and, if you are a purchaser in the course of trade or business, this order sets the maximum prices which you may pay for certain sizes and quantities of "Pennsylvania anthracite" (hereinafter called simply "anthracite") delivered to or at any point in Commonwealth of Pennsylvania—Coal Area IV. Coal Area IV comprises all of Bradford County in the Commonwealth of Pennsylvania.

(2) *Schedules of prices, charges and discounts.* The applicable prices, authorized charges, and required discounts, from which you shall determine the maximum prices for designated sizes and quantities of anthracite delivered within

Coal Area IV are set forth in Schedules I and II hereafter.

(3) *To what this order applies.* If you are a dealer in anthracite you are bound by the prices, charges and discounts, and by all other provisions of this order for all deliveries within Coal Area IV whether or not you are located in Coal Area IV.

(b) *What this order prohibits.* Regardless of any contract or other obligation, you shall not

(1) Sell or, in the course of trade or business, buy anthracite of the sizes and in the quantities set forth in the Schedules herein at prices higher than the maximum prices computed as set forth in paragraph (c) of this order, although you may charge, pay or offer less than maximum prices.

(2) Obtain any price higher than the applicable maximum price by

(i) Charging for any service which is not expressly requested by the buyer, or

(ii) Charging for any service for which a charge is not specifically authorized by this order, or

(iii) Charging a price for any service higher than the schedule price for such service, or

(iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the fuel requested by him, except that a dealer may comply with requirements or standards with respect to deliveries which have been or may be issued by an agency of the United States Government.

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

(c) *How to compute maximum prices.* You must figure your maximum price as follows:

(1) Use the Schedule which covers your sale. (Schedule I applies to sales on a "Direct Delivery" basis. You will find Schedule I in paragraph (d). Schedule II applies to "Yard Sales". You will find Schedule II in paragraph (e).)

(2) Take the dollars-and-cents figure set forth in the applicable Schedule for the size and quantity you are selling.

(3) If, at your purchaser's request, you actually render him a service for which this order authorizes a charge, you may add to the foregoing figure no more than the maximum authorized service charge. You must state that charge separately on your invoice. The only authorized service charges are those provided for sales under Schedule I.

(4) If you deliver a fraction of a net ton, but not less than one-half ton, you shall add no more than a proportionate service charge, based on the per net ton charge, making your calculation to the nearest full cent. For example, if the transaction permits a service charge of 50¢ per ton, you shall not add more than 38¢ for performance of that service in connection with the delivery of three-quarters of a ton.

(d) *Schedule I—"Direct delivery" sales.* Schedule I establishes maximum prices for certain sizes of anthracite in certain specific quantities, delivered to or at any point within Coal Area IV.

(1) *For sales of anthracite of the sizes and in the quantities specified.*

Size	Per net ton	Per net ½ ton	Per 100 lbs. (for sales of 100 lbs. or more but less than ½ ton)
Broken, Egg, Stove, Nut.....	\$11.55	\$6.05	\$0.80
Pea.....	10.20	5.35	.70
Buckwheat.....	8.30	4.40	.60
Rice.....	7.20	3.85	-----
Screenings.....	3.00	1.80	-----

(2) *Maximum authorized service charges.*

Special service rendered at the request of the purchaser: "Carry" or "wheel" (except for sales in 100 lb. lots, amounting to less than one-half ton). 50¢ per net ton and 30¢ per net ½ ton.

Carrying upstairs, for one full floor above the ground floor (except for sales in 100 lb. lots, amounting to less than one-half ton). This charge shall be in addition to any charge for "carry" or "wheel". 75¢ per net ton.

Carrying upstairs, for two full floors above the ground floor (except for sales in 100 lb. lots, amounting to less than one-half ton). This charge shall be in addition to any charge for "carry" or "wheel". \$1.10 per net ton.

(e) *Schedule II—"Yard sales".* Schedule II establishes maximum prices for certain sizes of anthracite in certain specific quantities sold at the dealer's yard.

*For sales of anthracite of the sizes and in the quantities specified.*

Size	Per net ton, for sales of ½ ton or more	Per 100 lbs. for 100 lbs. or more but less than ½ ton	Per 50 lb. paper bag	Per 25 lb. paper bag
Broken, Egg, Stove, Nut.....	\$11.05	\$.65	\$.35	\$.20
Pea.....	9.70	.55	.30	-----
Buckwheat.....	7.80	.45	-----	-----
Rice.....	6.70	-----	-----	-----
Screenings.....	2.00	-----	-----	-----

(f) *Commingleing.* If one size of anthracite is sold commingled with another size of anthracite, the maximum price for the combination shall be the maximum price established in this order for the smallest of the sizes so commingled, whether the sale be a "Delivered Sale" or "Yard Sale", except in the following situation: Where a purchaser requests that two or more sizes of anthracite be commingled in one delivery, then, and in that event, if these sizes are separately weighed at the point of loading, the dealer may commingle those sizes in the truck or other vehicle, in which the delivery is made. The price for anthracite so commingled shall be calculated on the basis of the applicable per net ton price for each size in the combination, and

the invoice shall separately state the price, so determined, for the quantity of each size in the combination.

(g) *Ex Parte 148—Freight rate increase.* Since the Ex Parte 148 Freight Rate Increase has been rescinded by the Interstate Commerce Commission, dealers' freight rates are the same as those of December 1941. Therefore, you may not increase any Schedule Price on account of freight rates.

(h) *Addition of increase in suppliers' maximum prices prohibited.* You may not increase the specific maximum prices established by this order to reflect, in whole or in part, any subsequent increase to you in your supplier's maximum price for the same fuel. The specific maximum prices already reflect increases to you in your supplier's maximum prices occurring up to the effective date of this order. If increases in your supplier's maximum prices should occur after such date, as the result of any amendment to or revision of a maximum price regulation issued by the Office of Price Administration governing sales and deliveries made by such suppliers, the Regional Administrator will, if he then deems it to be warranted, take appropriate action to amend this order to reflect such increases.

(i) *Taxes.* If you are a dealer subject to this order you may collect, in addition to the specific maximum prices established herein, provided you state it separately, the tax imposed by Section 620 of the Revenue Act of 1942 if actually paid or incurred by you or by any of your prior suppliers and separately stated and collected from you by your supplier.

(j) *Adjustable pricing.* You may not make a price adjustable to a maximum price which will be in effect at some time after delivery of the anthracite has been completed; but the price may be adjustable to the maximum price in effect at the time of delivery.

(k) *Petitions for amendment.* Any person seeking an amendment of any provision of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition shall be filed with the Regional Administrator and acted upon by him.

(l) *Right of amendment or revocation.* The Regional Administrator or the Price Administrator may amend, revoke or rescind this order, or any provision thereof, at any time.

(m) *Applicability of other regulations.* If you are a dealer subject to this order, you are governed by the licensing and registration provisions of sections 15 and 16 of the General Maximum Price Regulation. Sections 15 and 16 provide, in brief, that a license is required of all persons selling at retail commodities for which maximum prices are established. A license is automatically granted. It is not necessary to apply for the license, but you may later be required to register. The license may be suspended for violations in connection with the sale of any commodity for which maximum prices

are established. If your license is suspended, you may not sell any such commodity during the period of suspension.

(n) *Records.* If you are a dealer subject to this order, you shall preserve, keep, and make available for examination by the Office of Price Administration, the same records you were required to preserve and keep under § 1340.262 (a) and (b) of Revised Maximum Price Regulation No. 122.

(o) *Posting of maximum prices: Sales slips and receipts.* (1) If you are a dealer subject to this order, you shall post all your maximum prices as set forth in the applicable Schedule or Schedules of this order in your place of business in a manner plainly visible to and understandable by the purchasing public.

(2) If you sell subject to this order, you shall, except for a sale of less than one-half ton, give each purchaser a sales slip or receipt showing your name and address, the kind, size, and quantity of the anthracite sold to him, the date of the sale or delivery and the price charged, separately stating the amount, if any, of the required discounts which must be deducted from, and the authorized service charges and the taxes, which may be added to, the maximum prices set hereby.

In the case of all other sales, you shall give each purchaser a sales slip or receipt containing the information described in the foregoing paragraph, if requested by such purchaser or if, during December 1941, you customarily gave purchasers such sales slips or receipts.

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

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

(q) *Definitions and explanations.* When used in this Order No. G-13, the term:

(1) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

(2) "Sell" includes sell, supply, dispose, barter, exchange, lease, transfer, and deliver, and contracts and offers to do any of the foregoing. The terms "sale", "selling", "sold", "seller", "buy", "purchase" and "purchaser" shall be construed accordingly.

(3) "Dealer" means any person selling anthracite of the sizes set forth in the Schedules herein, and does not include a producer or distributor making sales at or from a mine, a preparation plant operated as an adjunct of any mine, or a briquette plant.

(4) "Pennsylvania anthracite" means all coal produced in the Lehigh, Schuylkill and Wyoming regions in the Commonwealth of Pennsylvania.

(5) The sizes of Pennsylvania anthracite described as broken, egg, stove, nut, pea, buckwheat, rice, and screenings shall refer to such sizes of anthracite as they were sold and designated in the Commonwealth of Pennsylvania—Coal Area IV, during December 1941.

(6) "Direct delivery", except with respect to sales in 100 lb. lots, means delivery to the buyer's bin or storage space by dumping or chuting directly from the seller's truck or vehicle or, where such delivery to the buyer's bin or storage space is physically impossible, by discharging at the point nearest and most accessible to the buyer's bin or storage space and at which the coal can be discharged directly from the seller's truck. "Direct delivery" in 100 lb. lots shall mean depositing in buyer's bin or other storage space designated by buyer.

(7) "Carry" and "wheel" refer to the movement of coal to buyer's bin or storage space in baskets or other containers, or by wheelbarrow or barrel, from seller's truck or vehicle, or from the point nearest and most accessible to the buyer's bin or storage space at which the coal is discharged from seller's truck in the course of "direct delivery".

(8) "Yard sales" means sales accompanied by physical transfer to the buyer's truck or vehicle at the yard, dock, barge, car, or at a place of business of the seller other than at seller's truck or vehicle.

(r) *Effect of order on Revised Maximum Price Regulation No. 122.* To the extent applicable this order supersedes Revised Maximum Price Regulation No. 122.

This order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This Order No. G-13 shall become effective September 30, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of September 1943.

SYLVAN L. JOSEPH,  
Regional Administrator.

[F. R. Doc. 43-15485; Filed, September 23, 1943; 4:46 p. m.]

#### LIST OF COMMUNITY CEILING PRICE ORDERS UNDER GENERAL ORDER NO. 51

The following orders under General Order No. 51 were filed with the Division of the Federal Register on September 22, 1943.

New Orleans Order No. 9, Filed 11:21 a. m.  
New Orleans Order No. 10, Filed 11:20 a. m.  
New Orleans Order No. 11, Filed 11:20 a. m.  
New Orleans Order No. 12, Filed 11:20 a. m.

#### VII

Albuquerque N. M. Order No. 12, Filed 11:21 a. m.  
Albuquerque N. M. Order No. 13, Filed 11:22 a. m.  
Albuquerque N. M. Order No. 14, Filed 11:22 a. m.  
Denver Order No. 28, Filed 11:21 a. m.

Copies of these orders may be obtained from the issuing offices.

ERVIN H. POLLACK,  
Head, Editorial and Reference Section.  
[F. R. Doc. 43-15503; Filed, September 23, 1943; 11:32 a. m.]

[Region VI Order G-10 Under MPR 329, Amdt. 1]

#### MILK IN PEORIA, ILL., AREA

Amendment No. 1 to Order No. G-10 under Maximum Price Regulation No. 329. Adjustment of producers' milk prices in the Peoria, Illinois, area.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, *It is hereby ordered*, That paragraph (g) (1), paragraph (g) (4), and the last undesignated sentence fixing the effective date be amended to read as set forth below:

(g) *Definitions.* As used in this order:

1. "Producer" means a farmer, or other person or representative, who owns, superintends, manages, or otherwise controls the operation of a farm on which milk is produced. Farmers' cooperatives are producers with regard to all sales of "milk" by them except that "milk" processed for them by operators of milk receiving or processing plants and except that "milk" handled in physical facilities for receiving, processing or distributing milk which are owned or leased by the cooperative.

4. "Peoria distributors" means distributors of milk for consumption in fluid form whose bottling establishments are located within Peoria or Tazewell counties, Illinois, and distributors, the major portion of whose sales of fluid milk in bottles or paper containers are made to purchasers within Peoria and East Peoria, Illinois.

This order shall be effective as of August 1, 1943.

This amendment No. 1 to Order No. G-10 shall become effective as of August 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 11th day of August 1943.

RAYMOND S. McKEOUGH,  
Regional Administrator.

[F. R. Doc. 43-15506; Filed, September 23, 1943; 11:34 a. m.]

[Region VI Order G-10 Under MPR 329, Amdt. 2]

#### MILK IN PEORIA, ILLINOIS, AREA

Amendment No. 2 to Order No. G-10 under Maximum Price Regulation No. 329. Purchase of milk from producers for resale as fluid milk. Adjustment of producers' milk prices in the Peoria, Illinois area.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, *It is hereby ordered*, That paragraph (b) and paragraph (d) be amended to read as set forth below:

(b) *Basic maximum price.* Any Peoria distributor:

1. Who purchases milk from a producers' association which performs the functions of maintaining field representatives dealing with individual farmers, allocating milk to various distributors, and computing monthly balances, may pay to such producers' association for Grade A milk a price of \$2.89 per cwt. for graded milk, and

2. Who purchases milk from any other producer may pay such producer a price of \$2.85 for graded milk.

(d) *To whom premiums may be paid.* No distributor may pay any premium which will bring the total price above the maximum price of \$2.85 to any producer except a producer who during the period from May 15, 1943 to July 15, 1943 regularly sold milk (whether graded or ungraded and whether used for fluid consumption or not) to any distributor paying such premium.

This Amendment No. 2 to Order No. G-10 under Maximum Price Regulation No. 329 shall become effective September 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 26th day of August 1943.

RAYMOND S. McKEOUGH,  
Regional Administrator.

[F. R. Doc. 43-15507; Filed, September 23, 1943; 11:35 a. m.]

[Region VI Order G-11A Under MPR 329]

PRODUCERS' MILK PRICES IN WATERMAN,  
ILLINOIS

Order No. G-11A under Maximum Price Regulation No. 329. Purchase of milk from producers for resale as fluid milk.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1351.408 (a) of Maximum Price Regulation No. 329, *It is hereby ordered*:

(a) The maximum price which distributors may pay to producers for milk sold for human consumption in fluid form shall be a price determined by the payment of 73¢ for each pound of butterfat contained in such milk.

(b) This order shall apply to all purchases of milk by distributors selling 50 per cent or more of their total volume of milk within Waterman, Illinois.

(c) Unless the context otherwise requires, the definitions set forth in § 1351.404 of Maximum Price Regulation 329 and section 302 of the Emergency Price Control Act of 1942, as amended,

shall be applicable to the terms used herein.

(d) This order may be revoked, amended or corrected at any time.

This order shall become effective August 26, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 21st day of August 1943.

RAYMOND S. McKEOUGH,  
Regional Administrator.

[F. R. Doc. 43-15504; Filed, September 23, 1943; 11:32 a. m.]

[Region VIII Order G-3 Under MPR 165 as Amended, Amtd. 5]

LAUNDRY SERVICES IN THE LOS ANGELES,  
CALIF. AREA.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.114 (d) of Maximum Price Regulation No. 165 as amended, *It is hereby ordered*, That Order No. G-3 under Maximum Price Regulation No. 165 as amended, be amended in the following particulars:

1. Paragraph (a) (9) is amended to read as follows:

(9) Any power laundry which customarily allowed a discount for cash and carry service during March 1942, must maintain a discount, the amount of which shall be at least 20% in the case of all laundries not expressly named in this sub-paragraph, 15% in the case of the following laundries:

French Colonial Laundry, 601 S. Figueroa St., Los Angeles.  
Whittier Laundry, 202 South Greenleaf Ave., Whittier.

and 10% in the case of the following laundries:

Peerless Laundry, 5862 S. Main St., Los Angeles.  
Modern Craft Laundry, 900 N. La Brea, Los Angeles.  
Sav-a-Day Laundry, 6101 Santa Fe Ave., Huntington Park.  
Beverly Hills Laundry, 321 N. Maple Dr., Beverly Hills.  
Craig Laundry, 900 N. Highland Ave., Los Angeles.

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

(b) The adjusted maximum prices which power laundries located in the Los Angeles area (except those laundries hereafter covered by specific price adjustment orders) may charge for military laundry, washed and dried or washed and returned finished ready for use, shall be the prices set forth in Appendix B attached hereto, except that where the camp laundry officer for reasons of military necessity has requested that the laundry be returned in four days or less from the time that it is received, the adjusted maximum prices shall be the prices set forth in Appendix B plus an additional 10% thereof.

3. Paragraph (d) (1) is amended to read as follows:

(1) "Los Angeles area" means the city of Los Angeles, except the portion thereof lying south of Rosecrans Avenue, and includes the cities of Inglewood, Culver City, Huntington Park, Beverly Hills, San Fernando, and Whittier in the State of California.

4. The following new paragraph (g) is added:

(g) The maximum prices herein established shall not be increased by service charges of any kind, nor shall any laundry change or alter incidental services, such as "fire responsibility and service" supplied by it during March 1942.

This amendment shall become effective upon its issuance.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 16th day of September 1943.

L. F. GENTNER,  
Acting Regional Administrator.

[R. R. Doc. 43-15512; Filed, September 23, 1943; 11:37 a. m.]

[Region VIII Order G-24 Under MPR 329]

MILK IN SEATTLE, WASHINGTON

Order No. G-24 under Maximum Price Regulation 329. Purchases of milk from producers for resale as fluid milk.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration § 1351.402 (c) of Maximum Price Regulation No. 329, *It is hereby ordered*: (a) The maximum price at which any purchaser whose place of business is located in Seattle, Washington, may purchase "Jersey Creamline" milk from a producer for resale as bottled milk under the brand name "Jersey Creamline" from a producer who did not sell "Jersey Creamline" milk to distributors for resale as fluid milk during January 1943, shall not be in excess of that set forth below:

(1) For purchases of milk delivered to purchasers' place of business the maximum price shall be 90¢ per pound butterfat content.

(2) For purchases of milk f.o.b. producer's dairy, the maximum price shall be the price specified in subparagraph (1) of this paragraph (a) minus an allowance for transportation of milk from the producer's dairy to the purchaser's business location computed as follows:

(i) Where the milk is transported by means of carrier not operated or owned by either the producer or the purchaser the transportation allowance shall be the amount equal to the amount paid to the carrier for the transportation service.

(ii) In all other cases the transportation allowance shall be an amount not less than the lowest motor truck common carrier rate for the same or most similar haul.

(b) *Definitions.* (1) The term "Jersey Creamline" milk refers to milk produced by herds which meet the quali-

cations specified by Jersey Creamline Incorporated of New York provided the owner of such herd is licensed by Jersey Creamline Incorporated of New York to sell the milk under the brand name "Jersey Creamline" milk.

(2) All the terms used in this order shall have the same meaning as in Maximum Price Regulation 329 unless the contents clearly refers otherwise.

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

This order shall become effective upon its issuance.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 18th day of September 1943.

L. F. GENTNER,  
Acting Regional Administrator.

[F. R. Doc. 43-15510; Filed, September 23, 1943; 11:36 a. m.]

[Region VIII, Order G-1 Under MPR 154, Amdt. 1]

#### ICE IN CALIFORNIA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1393.8 (e) of Maximum Price Regulation No. 154, it is hereby ordered that Order No. G-1 under Maximum Price Regulation No. 154 be amended in the following particulars:

Paragraph (e) is amended to read as follows:

This order shall terminate October 31, 1943.

This amendment shall become effective as of September 16, 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871)

Issued this 18th day of September 1943.

L. F. GENTNER,  
Acting Regional Administrator.

[F. R. Doc. 43-15511; Filed, September 23, 1943; 11:36 a. m.]

[Region VIII Order G-55 Under 18 (c)]

#### FIREWOOD IN KITSAP COUNTY, WASHINGTON

Order No. G-55 under § 18 (c) of the General Maximum Price Regulation. Certain firewood in Kitsap County, Washington.

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by section 18 (c) as amended of the General Maximum Price Regulation, *It is hereby ordered:*

(a) The maximum prices for certain sales and deliveries of specified kinds of firewood in the Bremerton area, Port Orchard area, and Poulsbo area, all in Kitsap County, Washington, as established by sections 2 and 3 of the General

Maximum Price Regulation or by any previous order issued pursuant to such regulation or any supplementary regulation thereto, are hereby modified so that the maximum prices therefor shall be the prices set forth in paragraphs (b) and (c).

(b) The maximum price for the sale of the specified kinds of firewood cut in lengths of 24-inches or less shall be:

(1) For sales delivered to the premises of the consumer in the Bremerton area, Port Orchard area, and Poulsbo area:

(i) Fir forest wood, old or second growth, green or dry \$14.25 per cord.

(ii) Alder and/or hard wood (maple, etc.), green or dry \$15.00 per cord.

(c) The maximum prices established in paragraph (b) are applicable only to firewood which is delivered to the premises of the consumer.

(d) *Definitions.* (1) "Bremerton area" as used herein refers to the area served within the corporate limits of the city of Bremerton, Kitsap County, Washington, and the area on the main land within a radius of five miles of the corporate limits of the city of Bremerton.

(2) "Port Orchard area" as used herein refers to the area served within the corporate limits of the city of Port Orchard, Kitsap County, Washington, and the area on the main land within a radius of five miles of the corporate limits of the city of Port Orchard.

(3) "Poulsbo area" as used herein refers to the area served within the corporate limits of the city of Poulsbo, Kitsap County, Washington, and the area on the main land within a radius of five miles of the corporate limits of the city of Poulsbo.

(e) No seller shall evade any of the provisions of this order by changing the customary allowances, discounts, or other price differentials unless such change results in a lower price.

(f) This order may be revoked, amended, or corrected at any time.

This order shall become effective September 16, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 16th day of September 1943.

L. F. GENTNER,  
Actg. Regional Administrator.

[F. R. Doc. 43-15509; Filed, September 23, 1943; 11:36 a. m.]

#### SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 54-55, 59-51]

#### SOUTHERN COLORADO POWER COMPANY ORDER GRANTING EXTENSION OF TIME FOR FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 22d day of September 1943.

The Commission having on August 23, 1943, issued its Findings and Opinion in

the above entitled matter with respect to the amended plan of recapitalization of Southern Colorado Power Company filed pursuant to the provisions of section 11 (e) of the Public Utility Holding Company Act of 1935; and

Said Findings and Opinion having provided among other things that the aforesaid amended plan of recapitalization can not be approved unless such amended plan is further amended so as to include certain provisions more fully set forth in said Findings and Opinion; and

Southern Colorado Power Company having filed a request for an additional thirty days within which such amendment may be filed; and

It appearing to the Commission that it is in the public interest and in the interest of investors and consumers to grant such request;

*It is therefore ordered,* That Southern Colorado Power Company be and hereby is granted an additional period of thirty days from and after September 22, 1943, within which to further amend its amended plan of recapitalization heretofore filed.

By the Commission.

[SEAL] ORVAL L. DUBOIS,  
Secretary.

[F. R. Doc. 43-15495; Filed, September 23, 1943; 11:06 a. m.]

[File 59-38, 54-84]

#### UNITED PUBLIC UTILITIES CORP., ET AL

#### NOTICE OF FILING, ORDER FOR HEARING AND ORDER FOR CONSOLIDATION

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 22d day of September 1943.

In the matter of United Public Utilities Corporation and its subsidiary companies, Respondents, and United Public Utilities Corporation, Cap. F. Boulard Ice Company and Texas Ice & Refrigerating Company.

The Commission having by order dated March 4, 1942, entered pursuant to section 11(b) (1) of the Public Utility Holding Company Act of 1935, directed, among other things that United Public Utilities Corporation (UPU), a registered holding company, divest itself of all its interest in, and in the properties and assets owned and operated by, its subsidiaries, Fort Smith Gas Company, Southern Gas Producing Company, Cap. F. Bourland Ice Company, Alabama United Ice Company, Louisiana Ice Service, Incorporated and Texas Ice & Refrigerating Company (Texas Ice), and said order having provided that the respondents should make application to the Commission for the entry of such further orders as might be necessary or appropriate for the purpose of carrying out the provisions of the above mentioned order;

The Commission having previously, by order dated April 23, 1943, granted an extension of the time within which to



comply with its order of March 4, 1942 for a period of six months without prejudice to application by the respondents for an additional extension if the circumstances warrant;

The respondents having heretofore filed an application and declaration with regard to a proposal by UPU to sell its interest in Cap F. Bourland Ice Company, said matter having been set by the Commission for hearing on September 29, 1943;

Notice is hereby given that UPU and its subsidiary companies have filed an application requesting entry of an order by the Commission under section 11 (c) of the Act extending the time for compliance with the Commission's order of March 4, 1942 for a further period of six months or to March 4, 1944.

Notice is further given that UPU and its subsidiaries have filed an application and declaration (designated as Application No. 2), pursuant to sections 11 (b), 11 (e), 12 (c), 12 (f) of the Act and rules U-42 and U-46 thereunder with respect to various proposed transactions designed to accomplish the divestment of all interest of UPU, direct and indirect, in Texas Ice. All interested persons are referred to said application and declaration, which are on file at the office of this Commission, for a full statement of the transactions therein proposed, which are summarized as follows:

(1) Texas Ice, pursuant to an agreement dated September 16, 1943, will reduce the par value of its \$100 par value capital stock to \$70 per share and will distribute to UPU, as the sole stockholder of Texas Ice, in cash, the \$120,000 paid-in surplus created by such reduction;

(2) UPU, pursuant to the same agreement, will sell and deliver to John W. Harding of Kansas City, Kansas, the following items at the prices stated, namely:

(a) Promissory notes of Texas Ice in the principal amount of \$544,082.08 for the cash sum of \$544,082.08 plus all interest unpaid on such notes up to and including July 31, 1943;

(b) 4000 shares of capital stock of Texas Ice, having a par value of \$70 per share, for a cash sum equal to the net current assets of Texas Ice at the close of business on July 31, 1943, less the sum of \$139,082.08. The purchase price for the Texas Ice stock so computed is \$20,238.97; this amount is subject, however, to adjustment upon audit by independent accountants and for under-accruals or over-accruals of Federal income and excess profits taxes.

(3) The net cash proceeds realized by UPU from the sale of Texas Ice, estimated at \$670,271.05 after estimated expenses of \$14,050 (including a \$10,000 fee proposed to be paid to Fred C. MacMillan, Kansas City, Missouri, for locating and negotiating with the buyer) will be deposited with the Provident Trust Company of Philadelphia, Trustee under the Trust Indenture dated January 1, 1935, securing issues of UPU's 6% Series A and 5½% Series B Collateral Trust Bonds, due January 1, 1960, and are proposed to be applied to the redemption of such bonds at 104%, plus accrued inter-

est, or to the purchase thereof in the open market.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to said matters and that said applications and declarations shall not be granted or permitted to become effective except pursuant to further order of the Commission; and

It further appearing to the Commission that said application for an extension of time for compliance with our order of divestment, said Application No. 2 and said pending application and declaration regarding the proposed sale of Cap F. Bourland Ice Company involve common questions of law and fact and should be consolidated and heard together;

*It is ordered*, That the proceedings upon the application for an extension of time and upon Application No. 2 be consolidated with the proceedings upon the pending application and declaration relating to the sale by UPU of Cap F. Bourland Ice Company, the Commission, however, reserving jurisdiction to sever, either for hearing or for disposition, in whole or in part, the proceedings with respect to the extension of time for compliance with the Commission's divestment order, the divestment by UPU of its interest in Cap F. Bourland Ice Company and the divestment of UPU's interest in Texas Ice.

*It is further ordered*, That a hearing on said matters so consolidated be held on the 29th day of September 1943, at 10:00 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pa. in such room as may be designated on such date by the hearing room clerk. All persons desiring to be heard or otherwise wishing to participate in the proceedings should notify the Commission in the manner provided by its Rules of Practice, Rule XVII, on or before September 28, 1943.

*It is further ordered*, That Willis E. Monty or any other officer or officers of the Commission designated by it for that purpose shall preside at such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said Act and to a trial examiner under the Commission's Rules of Practice.

*It is further ordered*, That, without limiting the scope of the issues presented by these proceedings, particular attention will be directed at the hearing to the following matters and questions:

(1) Whether circumstances warrant an extension of the time for compliance with the Commission's order of March 4, 1942 for an additional period of six months and whether such extension is necessary or appropriate in the public interest or for the protection of investors or consumers.

(2) Whether there has been a maintenance of competitive conditions in connection with the sale of Texas Ice and

whether the price to be received for the securities of Texas Ice is reasonable.

(3) Whether the fees and expenses incurred by UPU in connection with said sale of Texas Ice, particularly the fee to be paid to Fred C. MacMillan, are reasonable under the circumstances.

(4) Whether the proposed acquisition and retirement of its bonds by UPU is fair and equitable and in all other respects meets the requirements of sections 9, 10, 11 and 12 of the Act and the rules and regulations thereunder.

(5) Whether the proposed transactions are detrimental to the public interest or the interest of investors or consumers and whether it is necessary or appropriate to impose terms or conditions in the public interest or for the protection of investors or consumers in order to insure compliance with the provisions of the Act and the rules and regulations thereunder.

*It is further ordered*, That notice of this hearing be given to UPU and its subsidiaries, to Provident Trust Company of Philadelphia, Trustee under the Indenture, and to John W. Harding, Kansas City, Kansas, the buyer, by registered mail, and to all other persons by publication in the FEDERAL REGISTER.

By the Commission.

[SEAL] ORVAL L. DUBOIS,  
Secretary.

[F. R. Doc. 43-15496; Filed September 23, 1943; 11:06 a. m.]

## WAR PRODUCTION BOARD.

WAPATO IRRIGATION PROJECT, WASH.

### STOP CONSTRUCTION ORDER

Builder: Department of the Interior, Office of Indian Affairs, Wapato, Washington. Project: Wapato Irrigation Project, Yakima County, Washington.

The stop construction order issued December 16, 1942 with respect to the above named project is hereby amended by striking paragraphs 1 and 2 thereof and by substituting the following.

1. *Prohibition of construction.* The builder shall neither perform nor permit the performance of any further construction or installation on the project, except further permitted construction being construction necessary to permit the completion of Pumping Unit No. 2.

2. *Prohibition of delivery of material.* Neither the builder nor any supplier, shall deliver or accept delivery of any further materials to be used in connection with the construction of or any installation on the project, except such materials as may be required to complete further permitted construction as set forth in paragraph 1 hereof.

Issued September 22, 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-15465; Filed, September 22, 1943; 12:31 p. m.]

[Certificate 135]

LIVERNOIS-DAVIDSON FLORISTS, ET AL. OF  
DETROIT, MICH.

RECOMMENDATION OF JOINT ACTION PLAN

The ATTORNEY GENERAL:

I submit herewith a recommendation of the Director of the Office of Defense Transportation concerning a plan for joint action by Livernois-Davidson Flor-

ists and others named therein with respect to the transportation and delivery by motor vehicle of flowers and related articles in the Detroit metropolitan area.

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve the joint action plan described in the Recommendations; and after consultation with you, I hereby find and so certify to you that the doing of

any act or thing, or the omission to do any act or thing, by any person in compliance with such joint action plan is requisite to the prosecution of the war.

DONALD M. NELSON,  
Chairman.

SEPTEMBER 16, 1943.

[F. R. Doc. 43-15500; Filed, September 23, 1943; 11:21 a. m.]

