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- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.

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of said War Food Order No. 79-120, as amended, rights accrued, or liabilities incurred prior to the effective time of this amendment, said War Food Order No. 79-120, as amended, shall continue in full force and effect for the purpose of sustaining any suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4319)

Issued this 2d day of June 1944.

LEE MARSHALL,
Director of Distribution.

[F. R. Doc. 44-7995; Filed, June 2, 1944; 1:17 p. m.]

[WFO 79-136, Amdt. 2]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM IN AUGUSTA, GA., SALES AREA

Pursuant to War Food Order No. 79 (8 F.R. 12426, 9 F.R. 4319) dated September 7, 1943, as amended, and to effectuate the purposes thereof, War Food Order No. 79-136 (9 F.R. 1408, 9 F.R. 4319) as amended, relative to the conservation and distribution of fluid milk, milk byproducts, and cream in the Augusta, Georgia, milk sales area, is hereby further amended by deleting therefrom the numeral "0.015" in § 1401.171 (p) and inserting, in lieu thereof, the numeral "0.00"

The provisions of this amendment shall be effective as of 12:01 a. m., e. w. t., May 1, 1944. With respect to violations of said War Food Order No. 79-136, as amended, rights accrued, or liabilities incurred prior to the effective time of this amendment, said War Food Order No. 79-136, as amended, shall continue in full force and effect for the purpose of sustaining any suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4319)

Issued this 2d day of June 1944.

LEE MARSHALL,
Director of Distribution.

[F. R. Doc. 44-7936; Filed, June 2, 1944; 1:17 p. m.]

[WFO 79-138, Amdt. 2]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM IN MACON, GA., SALES AREA

Pursuant to War Food Order No. 79 (8 F.R. 12426, 9 F.R. 4319) dated September 7, 1943, as amended, and to effectuate the purposes thereof, War Food Order No. 79-138 (9 F.R. 1481, 9 F.R. 4319) as amended, relative to the conservation and distribution of fluid milk, milk byproducts, and cream in the Macon, Georgia, milk sales area, is hereby further amended by deleting therefrom the numeral "0.015" in § 1401.173 (p) and inserting, in lieu thereof, the numeral "0.00"

The provisions of this amendment shall be effective as of 12:01 a. m., e. w. t., May 1, 1944. With respect to violations of said War Food Order No. 79-138, as amended, rights accrued, or liabilities incurred prior to the effective time of this amendment, said War Food Order No. 79-138, as amended, shall continue in full force and effect for the purpose of sustaining any suit, action, or other proceeding with respect to any such violation, right, or liability.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O.

9392, 8 F.R. 14783; WFO 79, 8 F.R. 12426, 13283, 9 F.R. 4319)

Issued this 2d day of June 1944.

LEE MARSHALL,
Director of Distribution.

[F. R. Doc. 44-7937; Filed, June 2, 1944; 1:17 p. m.]

[WFO 101]

PART 1405—FRUITS AND VEGETABLES

CUCUMBER PICKLES AND PICKLE PRODUCTS

The fulfillment of requirements for the defense of the United States will result in a shortage in the supply of cucumber pickles and pickle products 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:

§ 1405.42 *Restrictions relative to cucumber pickles and pickle products*—(a) *Definitions.* (1) "Cucumber pickle" means any cucumber, whether or not mature, whole, cured, or partially cured.

(2) "Pickle product" means any product of cucumber pickles including, but not being limited to, any product composed of cucumber pickles or any portion or product thereof. This term shall not, however, include any pickle products which, on the effective date hereof, are already packed in separate containers of less than one gallon capacity.

(3) "Packer" means:

(i) Any person who, during the calendar year 1943 or the period from January 1, 1944, up to and including June 4, 1944, acquired, in the aggregate, a total quantity of 3,000 bushels, or more, of cucumber pickles or pickle products, or both, and performed any of the following functions or had any such performed for his account: (a) cured or partially cured cucumber pickles for sale; (b) prepared cucumber pickles for curing or partial curing for sale; (c) produced pickle products for sale; and (d) packaged pickle products for sale; or

(ii) Any person who, during the calendar year 1944 or any subsequent calendar year, acquires, in the aggregate, a total quantity of 3,000 bushels, or more, of cucumber pickles or pickle products, or both, and performs any of the following functions or has any such performed for his account: (a) cures or partially cures cucumber pickles for sale; (b) prepares cucumber pickles for curing or partial curing for sale; (c) produces pickle products for sale; and (d) packages any pickle products for sale.

(4) "Salter" means any person who cures cucumber pickles, only in brine, for sale and performs no other function specified, in (a) (3) hereof, for a packer.

(5) "Cure" means to treat cucumber pickles with brine, vinegar, or any other liquid with or without other ingredients.

(6) "Brine" means a solution of salt and water to which no other ingredient has been added.

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

(8) "Army" means the Chicago Quartermaster Depot, Subsistence Branch, 1819 West Pershing Road, Chicago 9, Illinois.

(9) "Bushel" means (i) a quantity of cucumber pickles or pickle products, or both, weighing 50 pounds drained weight, or (ii) a quantity of pickle products equal to 6 gallons of pickle products.

(10) "Director" means the Director of Distribution, War Food Administration.

(b) *Restriction.* (1) No packer shall sell, contract to sell, or deliver, except to the Army, any cucumber pickles or pickle products owned by him on the effective date of this order (i) unless such packer contracted, prior to the effective date hereof, to sell to the Army, out of such cucumber pickles and pickle products, or (ii) until such packer sells, contracts to sell, or delivers to the Army, out of such cucumber pickles and pickle products, a quantity of pickle products equal at least to 25 percent of the total number of bushels of such cucumber pickles and pickle products.

(2) No packer shall sell, contract to sell, or deliver, except to the Army, any cucumber pickles, acquired by him after the effective date of this order, or any pickle products produced therefrom unless such packer first sells, contracts to sell, or delivers to the Army a quantity of pickle products, produced from such cucumber pickles, equal at least to 25 percent of the total number of bushels of such cucumber pickles.

(3) No salter is required to comply with the provisions of (b) (1) or (b) (2) hereof.

(c) *Contracts.* The provisions of this order shall be observed without regard to contracts heretofore or hereafter entered into or any rights accrued or any payments made thereunder. This order shall not, however, be construed as reducing the amount of pickle products which any packer is required to offer or deliver pursuant to contracts heretofore or hereafter entered into with the Army.

(d) *Records and reports.* (1) Each person who, on the effective date hereof, is a packer or a salter shall mail to the Chicago Quartermaster Depot, Subsistence Branch, 1819 West Pershing Road, Chicago 9, Illinois:

(i) Not later than 10 calendar days after the effective date hereof, a report (in triplicate) on Form FDO No. 101-1.

(ii) Not later than October 10, 1944, a report (in triplicate) on Form FDO No. 101-2 for the period commencing on the calendar day following the effective date hereof and ending on September 30, 1944, inclusive; and

(iii) Not later than 10 calendar days following the last day of each consecutive three-month period thereafter, a report (in triplicate) on Form FDO No. 101-2.

(2) Each person who, after the effective date hereof but prior to October 1, 1944, becomes a packer or a salter shall mail, as aforesaid, such reports as are

required pursuant to the provisions of (d) (1) (ii) and (iii) hereof, respectively.

(3) Each person who, after September 30, 1944, becomes a packer or a salter shall mail, as aforesaid, such reports as are required pursuant to the provisions of (d) (1) (iii) hereof.

(4) The reports required by the provisions hereof shall be correctly made, by each person required to submit a report, and all information shall be submitted by completely filling in the respective report forms required by the provisions hereof.

(5) The Director shall be entitled to obtain such additional information from, and require such additional reports and the keeping of such records by, any person, as may be necessary or appropriate, in the Director's discretion, to the enforcement or administration of the provisions of this order.

(6) Every person subject to this order shall, for at least two years (or for such period of time as the Director may designate) maintain an accurate record of his transactions in cucumber pickles and pickle products.

(e) *Audits and inspections.* The Director shall be entitled to make such audit or inspection of the books, records and other writings, premises or stocks of cucumber pickles and pickle products of any person, and to make such investigations, as may be necessary or appropriate, in the Director's discretion, for the enforcement or administration of the provisions of this order.

(f) *Petitions for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator. Such petition shall be addressed to Order Administrator, War Food Order No. 101, Fruit and Vegetable Branch, Office of Distribution, War Food Administration, Washington 25, D. C. Petition for such relief shall be in writing and shall set forth all pertinent facts and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Director. If the petitioner is dissatisfied with the action taken by the Order Administrator on the petition, he shall obtain, by requesting the Order Administrator therefor, a review of such action by the Director. The Director may, after said review, take such action as he deems appropriate, and such action shall be final. The provisions of this paragraph (f) shall not be construed to deprive the Director of authority to consider originally any petition for relief from hardship submitted in accordance herewith. The Director may consider any such petition and take such action with reference thereto that he deems appropriate, and such action shall be final.

(g) *Violations.* Any person who violates any provision of this order may, in accordance with the applicable procedure, be prohibited from receiving, making any deliveries of, or using cucumber

pickles or pickle products, or any other material subject to priority or allocation control by any governmental agency. In addition, any person who willfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(h) *Delegation of authority.* The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby delegated to the Director. The Director is authorized to redelegate to any employee of the United States Department of Agriculture any or all of the authority vested in him by this order; and one such employee shall be designated by the Director to serve as Order Administrator.

(i) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise provided herein or in instructions issued by the Director, be addressed to the Order Administrator, WFO 101, Fruit and Vegetable Branch, Office of Distribution, War Food Administration, Washington 25, D. C.

(j) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., June 5, 1944.

Note: All reporting and record-keeping requirements of this order have been approved by, and subsequent reporting and record-keeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 2d day of June 1944.

ASHLEY SELLERS,
Assistant War Food Administrator

[F. R. Doc. 44-8050; Filed, June 3, 1944;
3:25 p. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4903]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

BAUSCH & LOMB OPTICAL COMPANY

§ 3.6 (a 10) *Advertising falsely or misleadingly—comparative data or merits.* In connection with offer, etc., in commerce, of spectacle lenses representing by means of comparative photographs in which the lenses or types of lenses compared are not clearly and accurately identified, or in any other manner, that the marginal correction provided by respondent's Orthogon lenses is substantially greater in comparison with other toric or meniscus lenses than it is in fact; prohibited. (Sec. 5, 38 Stat. 710, as amended by sec. 3, 52 Stat. 112; 15 U.S.C.,

sec. 45b) [Cease and desist order, Bauch & Lomb Optical Company, Docket 4903, May 9, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of May, A. D. 1944.

In the Matter of Bausch & Lomb Optical Company, a Corporation

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent, testimony and other evidence taken before an examiner of the Commission theretofore duly designated by it, report of the trial examiner, and briefs in support of and in opposition to 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 Bausch & Lomb Optical Company, a corporation, its officers, representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, and distribution of spectacle lenses in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from representing by means of comparative photographs in which the lenses or types of lenses compared are not clearly and accurately identified, or in any other manner, that the marginal correction provided by respondent's Orthogon lenses is substantially greater in comparison with other toric or meniscus lenses than it is in fact.

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

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-8016; Filed, June 3, 1944;
10:41 a. m.]

[Docket No. 4973]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

BELT OIL & CHEMICAL CORP., ET AL.

§ 3.6 (j 10) *Advertising falsely or misleadingly—History of product or offering*: § 3.6 (m) *Advertising falsely or misleadingly—Nature—Product*: § 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service*: § 3.96 (a) *Using misleading name—Goods—Qualities or properties*. In connection with offer, etc., in commerce, of respondents' "Rubber-Life" or any similar substance, (1) using the term "Rubber-Life" or any like or similar name to describe the paint like substance sold by it as a tire or rubber preservative; (2) representing that said

product penetrates into the minute pores of rubber, increases its resistance to wear; will add 25% or any other percentage to the life of tires; that it is a new invention which increases tire mileage and prevents deterioration of rubber; that it will add thousands of extra miles to the life of a tire; that it is a tire life saver and seals the tiny pores preventing the entrance of dirt and humidity to a tire; that it solidifies the millions of rubber particles on the surface of a tire into one mass; that it improves the molecular structure of rubber or makes rubber harder and more resistant to wear; and (3) representing that said product adds anything to the life or wearing qualities of rubber or to an automobile tire in any way whatsoever; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Belt Oil & Chemical Corporation, et al., Docket 4973, May 10, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 10th day of May, A. D. 1944.

In the Matter of Belt Oil & Chemical Corporation, a Corporation, Ernest Buchbinder and William Blitz, Individually and as Officers of Belt Oil & Chemical Corporation; and Philip M. King, Jr., Stella King, Lila King, and Lillian McKinley, Individually and as Copartners Doing Business Under the Firm Name and Style of Overman & Co.

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, and the substitute answer of respondents, in which substitute answer respondents admit all the material allegations of fact set forth in said complaint, and state that they waive all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and conclusion that said respondents have violated the provisions of the Federal Trade Commission Act;

It is ordered, That the respondents Belt Oil & Chemical Corporation, a corporation, its officers, agents and employees, Ernest Buchbinder, being one and the same person known as Ernst Buchbinder, and William Blitz, individually and as officers of Belt Oil & Chemical Corporation; and Philip M. King, Jr., Stella King, Lila King, and Lillian McKinley, being one and the same person known as Lillian McKinley, individually and as copartners doing business under the firm name and style of Overman & Co., their representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of the product sold under the trade name "Rubber-Life" or any similar or like substance, whether sold under that name or any other name, in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Using the term "Rubber-Life" or any like or similar name to describe the paint like substance sold by it as a tire or rubber preservative;

2. Representing that said product penetrates into the minute pores of rubber, increases its resistance to wear; will add 25% or any other percentage to the life of tires; that it is a new invention which increases tire mileage and prevents deterioration of rubber; that it will add thousands of extra miles to the life of a tire; that it is a tire life saver and seals the tiny pores preventing the entrance of dirt and humidity to a tire; that it solidifies the millions of rubber particles on the surface of a tire into one mass; that it improves the molecular structure of rubber or makes rubber harder and more resistant to wear;

3. Representing that said product adds anything to the life or wearing qualities of rubber or to an automobile tire in any way whatsoever.

It is further ordered, That 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.

[F. R. Doc. 44-8077; Filed, June 5, 1944;
11:22 a. m.]

[Docket No. 5034]

IMPERIAL DRUG EXCHANGE, INC., ET AL.

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service*: § 3.71 (e) *Neglecting, unfairly or deceptively, to make material disclosure—Safety*. In connection with offer, etc., of respondents' "Dupree Brand New Formula Pills" and "Dupree Pills Double Strength, New and Improved Formula," or any other similar medicinal preparations, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, etc., to induce, etc., directly or indirectly, purchase in commerce, etc., of respondents' said preparations, which advertisements represent, directly or by implication, that said preparations constitute competent and effective treatments for delayed menstruation arising from colds, nervous strain, poor nutrition, anemia, fright, over-exposure, inadequate clothing, change of climate, or from any other cause, or which advertisements fail to reveal that said preparations should not be used in the presence of abdominal pains, nausea, vomiting, or other symptoms of appendicitis; prohibited, subject to the proviso, however, that such advertisements need contain only the statement, "Caution: Use only as directed," if and when the directions for use, wherever they appear, on the label, in the labeling, or both on the label and in the labeling, contain a warning to

the above effect. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec 45b) [Cease and desist order, Imperial Drug Exchange, Inc., et al., Docket 5094, May 9, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of May, A. D. 1944.

In the Matter of Imperial Drug Exchange, Inc., a corporation, also trading as Dupree Medical Company, and Abraham Parodney, individually, and as an officer of Imperial Drug Exchange, Inc.

This proceeding having been heard by the Federal Trade Commission on the complaint of the Commission and the answer of respondents, in which answer respondents admit all the material allegations of fact set forth in said complaint and state that they waive all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and its conclusion that said respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondents, Imperial Drug Exchange, Inc., a corporation, also trading as Dupree Medical Company, or trading under any other name, its officers, and Abraham Parodney, individually and as an officer of said corporation, and respondents' representatives, agents, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, or distribution of respondents' medicinal preparations designated "Dupree Brand New Formula Pills" and "Dupree Pills, Double Strength, New and Improved Formula" or any other medicinal preparations composed of substantially similar ingredients or possessing substantially similar properties, whether sold under the same names or any other name or names, do forthwith cease and desist from directly or indirectly:

1. Disseminating or causing to be disseminated any advertisement by means of the United States mails, or by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisements represents, directly or by implication, that said preparations constitute competent and effective treatments for delayed menstruation arising from colds, nervous strain, poor nutrition-anemia, fright, over-exposure, inadequate clothing, change of climate, or from any other cause, or which advertisement fails to reveal that said preparations should not be used in the presence of abdominal pains, nausea, vomiting, or other symptoms of appendicitis: *Provided, however* That such advertisement need contain only the statement, "Caution: Use only as directed," if and when the directions for use, wherever they appear, on the label, in the labeling, or both on the label and in the labeling, contain a warning to the above effect.

2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing, or which is likely to induce, directly or

indirectly, the purchase of said preparations in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement contains any representation prohibited in paragraph 1 hereof, or which fails to comply with the affirmative requirements set forth in paragraph 1 hereof.

It is further ordered, That 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.

[F. R. Doc. 44-8076; Filed, June 5, 1944;
11:21 a. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs

[T. D. 51066]

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

PASSENGERS' BAGGAGE

Section 10.17 (i) Customs Regulations of 1943, relating to certified copies of baggage declarations, amended.

Section 10.17 (i) Customs Regulations of 1943 (19 CFR 10.17 (i)) is hereby amended by deleting the words "which are not subject to duty and" from the third sentence and by inserting the following as the fourth and fifth sentences thereof:

If the full exemption from duty to which the passenger was entitled in respect of all the articles declared by him at the time of his arrival has previously been exhausted, an entry shall be required in the same manner as if the articles had not previously been declared. However, the requirement of an entry in such cases shall not deprive the articles of the exemption from invoice requirements provided for in § 8.15 (a) (6)

(Par. 1798; sec. 201, 46 Stat. 683, sec. 337, 49 Stat. 1959, sec. 36, 52 Stat. 1093, sec. 498, 46 Stat. 728; 19 U.S.C. 1201, 1498)

W R. JOHNSON,
Commissioner of Customs.

Approved: June 2, 1944.

JOHN L. SULLIVAN,
Acting Secretary of the Treasury.
[F. R. Doc. 44-8043; Filed, June 3, 1944;
11:24 a. m.]

TITLE 22—FOREIGN RELATIONS

Chapter III—Proclaimed List of Certain Blocked Nationals

[Rev. VII, Cumulative Supp. 3]

ADMINISTRATIVE ORDER

By virtue of the authority vested in the Secretary of State, acting in conjunction

with the Secretary of the Treasury, the Attorney General, the Secretary of Commerce, the Administrator of Foreign Economic Administration, and the Coordinator of Inter-American Affairs, by Proclamation 2497 of the President of July 17, 1941 (6 F.R. 3555) Cumulative Supplement 3 containing certain additions to, amendments to, and deletions from The Proclaimed List of Certain Blocked Nationals, Revision VII of March 23, 1944 (9 F.R. 3285) is hereby promulgated.¹

By direction of the President.

CORDELL HULL,
Secretary of State.
D. W. BELL,
Acting Secretary of the Treasury.
FRANCIS BIDDLE,
Attorney General.
WAYNE C. TAYLOR,
Acting Secretary of Commerce.
LEO T. CROWLEY,
Administrator Foreign Economic
Administration.
NELSON A. ROCKEFELLER,
Coordinator of Inter-American Affairs.
JUNE 2, 1944.

[F.-R. Doc. 44-8049; Filed, June 3, 1944;
1:53 p. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue

Subchapter A—Income and Excess-Profits Taxes
[T. D. 5376]

PART 19—INCOME TAX UNDER THE INTERNAL REVENUE CODE

PART 29—INCOME TAX; TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 1941

DEDUCTIONS FOR CERTAIN LOSSES

Regulations 111 amended to conform to section 112 of the Revenue Act of 1943, relating to deductions for losses on securities in affiliated corporations; and Regulations 111 and 103 amended to conform to section 113 of the Revenue Act of 1943, relating to partially worthless bad debts.

In order to conform Regulations 111 [Part 29, Title 26, Code of Federal Regulations, Cum. Supp.] to section 112 of the Revenue Act of 1943 (Public Law 235, 78th Congress) enacted February 25, 1944, and to conform Regulations 111 and Regulations 103 [Part 19, Title 26, Code of Federal Regulations, 1940 Supp.] to section 113 of the Revenue Act of 1943, such regulations are amended as follows:

PARAGRAPH 1. There is inserted immediately preceding § 29.23 (g)-1 of Regulations 111 the following:

SEC. 112. DEDUCTION FOR LOSSES ON SECURITIES IN AFFILIATED CORPORATIONS. (Revenue Act of 1943, Title I.)

(a) *Stock losses.* Section 23 (g) (4) (B) of the Internal Revenue Code (relating to

¹Filed with the Division of the Federal Register. Requests for printed copies should be addressed to the Federal Reserve Banks or the Department of State.

losses on stock of affiliated corporations) is amended to read as follows:

(B) More than 90 per centum of the aggregate of its gross incomes for all taxable years has been from sources other than royalties, rents (except rents derived from rental of properties to employees of the company in the ordinary course of its operating business), dividends, interest (except interest received on deferred purchase price of operating assets sold), annuities, or gains from sales or exchanges of stocks and securities; and

(c) *Taxable years to which applicable.* The amendments made by this section shall be applicable with respect to taxable years beginning after December 31, 1941.

PAR. 2. Section 29.23 (g)-1 of Regulations 111 is amended by changing that part designated as (b) to read as follows:

(b) More than 90 percent of the aggregate of the gross incomes of such corporation for all the taxable years during which it has been in existence has been from sources other than royalties, rents (except rents derived from rental of properties to employees of the company in the ordinary course of its operating business) dividends, interest (except interest received on deferred purchase price of operating assets sold) annuities, or gains from sales or exchanges of stocks and securities, and

PAR. 3. There is inserted immediately preceding § 29.23 (k)-1 of Regulations 111 the following:

SEC. 112. DEDUCTION FOR LOSSES ON SECURITIES IN AFFILIATED CORPORATIONS. (Revenue Act of 1943, Title I.)

(b) *Bond losses.* Section 23 (k) (5) (B) of the Internal Revenue Code (relating to losses on securities of affiliated corporations) is amended to read as follows:

(B) More than 90 per centum of the aggregate of its gross incomes for all taxable years has been from sources other than royalties, rents (except rents derived from rental of properties to employees of the company in the ordinary course of its operating business), dividends, interest (except interest received on deferred purchase price of operating assets sold), annuities, or gains from sales or exchanges of stocks and securities; and.

(c) *Taxable years to which applicable.* The amendments made by this section shall be applicable with respect to taxable years beginning after December 31, 1941.

SEC. 113 PARTIALLY WORTHLESS BAD DEBTS. (Revenue Act of 1943, Title I.)

(a) *In general.* The first sentence of section 23 (k) (1) (relating to deductions for bad debts) is amended to read as follows: "Debts which become worthless within the taxable year; or (in the discretion of the Commissioner) a reasonable addition to a reserve for bad debts; and when satisfied that a debt is recoverable only in part, the Commissioner may allow such debt, in an amount not in excess of the part charged off within the taxable year, as a deduction."

(b) *Years to which applicable.* The amendment made by this section shall be effective with respect to taxable years beginning after December 31, 1938.

PAR. 4. There is inserted immediately preceding § 19.23 (k)-1 of Regulations 103 the following:

SEC. 113. PARTIALLY WORTHLESS BAD DEBTS. (Revenue Act of 1943, Title I.)

(a) *In general.* The first sentence of section 23 (k) (1) (relating to deductions for

bad debts) is amended to read as follows: "Debts which become worthless within the taxable year; or (in the discretion of the Commissioner) a reasonable addition to a reserve for bad debts; and when satisfied that a debt is recoverable only in part, the Commissioner may allow such debt, in an amount not in excess of the part charged off within the taxable year, as a deduction."

(b) *Years to which applicable.* The amendment made by this section shall be effective with respect to taxable years beginning after December 31, 1938.

PAR. 5. Section 29.23 (k)-1 of Regulations 111, and § 19.23 (k)-1 of Regulations 103 as amended by Treasury Decision 5234, approved March 1, 1943, are each amended as follows:

(A) By striking from the third sentence of the second paragraph of paragraph (a) of such sections the words "which becomes worthless" and inserting in lieu thereof the words "which becomes wholly worthless"

(B) By striking the first two sentences of the first paragraph of paragraph (b) of such sections, and inserting in lieu thereof the following:

If, from all the surrounding and attending circumstances, the Commissioner is satisfied that a debt is partially worthless, the amount which has become worthless, to the extent charged off during the taxable year, shall be allowed as a deduction in computing net income. If a taxpayer claims a deduction for a part of a debt for the taxable year within which such part of the debt is charged off and such deduction is disallowed for such year and the debt becomes partially worthless subsequent to such year, a deduction may be allowed for a subsequent taxable year, not in excess of the amount charged off in the prior year plus any amount charged off in the subsequent year, the charge-off in the prior year, if consistently maintained as such, being sufficient to that extent to meet the charge-off requirement. Before a taxpayer may deduct a debt in part, he must be able to demonstrate to the satisfaction of the Commissioner the amount thereof which is uncollectible and the part thereof which was charged off.

(C) By striking the last sentence of paragraph (c) of such sections, and inserting in lieu thereof the following:

If a taxpayer does not claim a deduction in its return for such a totally or partially worthless debt for the year in which such charge-off takes place, but claims such deduction for a later year, then such charge-off in the prior year will be deemed to have been involuntary and the deduction shall be allowed for the year for which claimed, if the taxpayer produces sufficient evidence to show (1) that the debt became wholly worthless in such later year or became recoverable only in part subsequent to the year of such involuntary charge-off, as the case may be, and (2) that, to the extent that the deduction claimed in the later year for a debt partially worthless was not involuntarily charged off in prior years, it was charged off in the later year.

PAR. 6. Section 29.23 (k)-3 of Regulations 111, and § 19.23 (k)-3 of Regulations

103 as amended by Treasury Decision 5234, are each amended by changing the first sentence of the first paragraph of such sections to read as follows:

If mortgaged or pledged property is lawfully sold (whether to the creditor or another purchaser) for less than the amount of the debt, and the portion of the indebtedness remaining unsatisfied after such sale is wholly or partially uncollectible, the mortgagee or pledgee may deduct such amount (to the extent that it constitutes capital or represents an item the income from which has been returned by him) as a bad debt for the taxable year in which it has become wholly worthless or is charged off as partially worthless.

PAR. 7. Section 29.23 (k)-4 of Regulations 111, and § 19.23 (k)-4 of Regulations 103 as amended by Treasury Decision 5258, approved April 13, 1943, are each amended by striking out the second sentence of the fourth paragraph in such sections, and inserting in lieu thereof the following:

If, however, due, for instance, to the financial condition of a debtor, or conditions other than market fluctuation, the taxpayer will recover upon maturity none or only a part of the debt evidenced by the bonds or other similar obligations (which bonds or other obligations are not securities as defined in this section) and he so demonstrates to the satisfaction of the Commission, and if he has made a proper charge-off with respect to the debt partially uncollectible, he may deduct in computing net income the uncollectible part of the debt evidenced by the bonds or other similar obligations.

PAR. 8. Section 29.23 (k)-4 of Regulations 111 is amended by changing the last sentence of the last paragraph to read as follows:

For the purpose of this section, a corporation is deemed to be affiliated with the taxpayer only if the taxpayer owns at least 95 percent of each class of the stock of such corporation, if more than 90 percent of the aggregate of the gross incomes of such corporation for all taxable years has been from sources other than royalties, rents (except rents derived from rental of properties to employees of the company in the ordinary course of its operating business) dividends, interest (except interest received on deferred purchase price of operating assets sold), annuities, or gains from the sales or exchanges of stocks and securities, and if the taxpayer is a domestic corporation.

(Secs. 112 and 113, Revenue Act of 1943 (Pub. Law 235, 78th Cong.), enacted Feb. 25, 1944, and sec. 62, Internal Revenue Code (53 Stat. 32, 26 U. S. C., 1940 ed., 62))

[SEAL] HAROLD N. GRAVES,
Acting Commissioner,
of Internal Revenue.

Approved: June 3, 1944.

D. W. BELL,
Acting Secretary
of the Treasury.

[F. R. Doc. 44-8036; Filed, June 5, 1944;
11:48 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

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 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 13, as Amended June 3, 1944]

§ 944.34 *Priorities Regulation 13—(a) Purpose of this regulation.* This regulation, in general, describes the rules under which materials may be sold by persons who are not in the regular business of selling such materials. While most sales of this kind will be sales of frozen, idle, or excess materials the regulation also covers any sale from inventory by such persons. For example, a person who has idle materials on hand because his business has been converted to war work, or because the business he used to carry on has been stopped or limited by War Production Board orders, or whose contract has been cancelled or changed, may sell off the idle or excess materials only under the rules in this regulation and, if he follows this regulation, he does not have to look at any other order or regulation except in a few cases which are described in paragraph (f) (2) below. This regulation also controls liquidation sales, bankruptcy sales, general auction sales, and other special sales, as defined in paragraph (b) (1).

(b) *Special definitions used in this regulation.* This regulation deals only with "special sales" of "industrial materials" or "finished products." As used in the regulation, those terms have the following meanings:

(1) "Special sale" means a sale of a material or product by a person who does not, in the regular course of his business, sell it in that form. For example, if a manufacturer sells the raw material he has bought to use in making his regular product, it is a special sale because selling raw material is not his regular business. Or, if a contractor has bought building materials and equipment to build a building and cannot finish it and sells them, that is a special sale because his business is building houses, not selling lumber and nails and lighting fixtures. Liquidation sales by trustees in bankruptcy, receivers and other kinds of liquidators (unless they are continuing to operate a business) and sales by general auctioneers are special sales as that type of person is not considered to be regularly in the business of selling any particular products.

(2) "Material" means any commodity, equipment, accessory, part, assembly, or product of any kind. It includes both "industrial materials" and "finished products."

(3) "Industrial materials" means the simple kinds of materials that finished products are made out of. It includes simple material forms like pipe, metal sheet and rod, wire, lumber, chemicals, nails, nuts and bolts. These are things that are bought for use in making something else, or are to be put together with other things to make a finished product.

(4) "Finished products" means completed articles which are ready for use just as they are and which do not need to be put together with something else before they can be used. It includes wrenches and hammers, assembled parts, replacement parts and products like tools, machinery, motors, valves, drums and fabricated industrial, agricultural or household equipment. Other examples of what it includes are clothing, furnishings, light bulbs, etc.

(5) "Used materials" means any industrial materials or finished products which have been put into actual use.

(6) Materials not covered by this regulation. There are three types of materials which are not covered by this regulation. They are the following:

(i) Scrap. This includes both scrap normally generated in production and other material which is sold as scrap. There are special orders covering certain types of scrap and except in those cases scrap may be sold to a scrap dealer.

(ii) Rationed products which are controlled by another government agency

(iii) Foods for humans or animals, medicines, tobacco, oils and fats, petroleum and petroleum products including natural and liquefied petroleum gases.

(c) *Kinds of special sales which may be made.* If a person wants to make a "special sale" (as described above) the rules in this regulation apply and only these rules. There is no need to look at any other order or regulation, and these rules must be followed, no matter how the material was bought, and no matter what any other order or regulation provides. The only exceptions to this rule are stated in paragraphs (f) (2) and (3). The types of special sales which may be made are the following:

(1) *Materials not on Lists A or B.* (i) Industrial materials not on List A may be sold freely to anyone.

(ii) Finished products not on List B may be sold freely to any producer who makes such a product in the form in which the holder has it, or to a wholesaler whose regular business is selling that sort of a product either to industrial users or to other distributors for resale. They also may be sold to anyone else on a rating of AA-5 or higher. If a holder has a total of not more than \$100.00 worth of the particular finished product he wants to sell, he may sell it freely to anyone. In deciding whether he has \$100.00 worth, he must count all products of the same type and style. For example, all wrenches, or chairs or ash cans. This does not mean that a person may sell freely separate lots worth less than \$100.00 if he has more than that amount. It only allows the sale if all he has of that product is worth \$100.00 or

less. A holder may also make a special sale of a finished product which is not on List B if he obtains permission from the War Production Board as explained below in paragraph (c) (2) (iii)

(2) *Materials on List A or List B.* If the material that the holder wants to sell is one of the industrial materials listed on List A or is a finished product appearing on List B, the following are the only kinds of sales that can be made.

(i) Sales may be made in accordance with List A or List B. Those lists have four columns showing classes of buyers who might want to buy materials. Opposite each material on the lists in each column is shown whether, and under what conditions, sales can be made to the class of buyer described in the heading of the column.

(ii) A holder may sell freely to one of the following Government corporations, or to anyone buying as agent for one of them: Commodity Credit Corporation, Defense Supplies Corporation, Metals Reserve Company or Rubber Reserve Company.

(iii) A holder may sell if he has been given permission by the War Production Board to make the particular sale. Form WPB-1161 (PD-470) should be used in applying for permission. It shows the information which is needed before permission can be given and it should be sent to the regional office of the War Production Board in the region where the material is located. Copies of this form can be obtained from district or regional offices of the War Production Board. If a note in List A or List B states that another form is to be used, application should be made on that form.

(iv) A holder may sell freely to anyone if he has a total of not more than \$100 worth of the particular material to be sold, unless it is one of the few materials for which special rules and amounts are stated in Column 6 of List A or List B. In deciding whether the holder has \$100 worth he must count all material of the same type and composition. For example, all zinc sheet or cattle hides, or all cotton duck, or all shovels or hammers. This paragraph does not mean that a person may sell freely lots worth less than \$100 if he has more than that amount. It only allows the sales if all he has of that kind of material is worth \$100 or less.

(v) If the material is copper, copper base alloy, aluminum or steel in a form described as a "controlled material" in CMP Regulation 1, the holder may sell it to a buyer who gives him an order bearing a CMP allotment symbol or number and this certification:

The undersigned purchaser certifies that he is entitled under CMP regulations to place an authorized controlled material order for the above material.

Or the certification may be in the form set out in CMP Regulation 7 or in any other form which may be used in placing an authorized controlled material order. The buyer must charge material bought under this paragraph, against his CMP allotment account. If the ma-

terial which the holder wants to sell is steel he may also sell it to steel warehouses, dealers or distributors on orders bearing the endorsements described in M-21-b-1 and M-21-b-2.

(vi) Special permission to sell controlled materials. The War Production Board may give special permission to sell idle or excess controlled materials for any use which is permitted under War Production Board orders or regulations either to a person who has no allotment or to a person who already has an allotment and an authorized production schedule under the Controlled Material Plan. This permission may be given only if the material has been reported to the War Production Board as idle or excess and if the material is iron, steel, aluminum, copper or copper base alloy in controlled material form. If this permission is given, the holder need not get from the buyer the certification provided in paragraph (c) (2) (v) above and if the buyer has an allotment he does not have to charge against his allotment account the amount of controlled materials bought under this special permission. In the case of copper and copper base alloy in controlled material form, the above permission may be given only if the buyer has a production schedule authorized under the Controlled Materials Plan and will use the material for the same purpose for which the production schedule was authorized. The seller may apply for this permission in person or by writing, wiring or telephoning, giving full details about the size, shape, analysis, specifications and quantity of the material and the purpose for which it will be used. Requests for such permission should be directed to the regional office of the War Production Board for the region in which the material is located or to the appropriate materials division.

(3) *Special orders.* If the War Production Board, by an order or in any other way, has ruled that all persons engaged in a particular business may sell or exchange materials between themselves, they can do so.

(4) *Used materials.* Used materials may be sold freely to anyone unless there is a notation in List A or List B restricting the sale of the particular used material which the holder wants to sell.

(d) *Transfers within a company.* If a person wants to transfer material from one of his plants or operating units to another one which normally purchases separately, the transfer is considered equivalent to a sale and he may make it only under the same conditions as he could make a special sale under this regulation. In any other case where a person who has obtained material with priorities assistance wants to use it for another purpose, he should refer to § 944.11 of Priorities Regulation 1 or (in the case of controlled materials or Class A products obtained with an allotment) to paragraph (u) of CMP Regulation 1.

(e) *Replacing material sold.* If a person sells material under this regulation to someone who gives him a priority rating or a CMP allotment symbol or number, the seller cannot use this rating or allotment to replace the material he has

sold. The effect of this rating or symbol or number stops when the seller receives it.

(f) *Sales covered by this regulation.* (1) This regulation applies only to "special sales" (as described in paragraph (b) (1)) and if the holder is regularly engaged in selling a material a sale of it by him is not a special sale and he is governed by all orders and regulations of the War Production Board which apply to the material he is selling.

(2) Provisions in any orders or regulations issued before June 1, 1944 which say that this regulation does not apply may be disregarded, except for Order U-1 affecting utilities, WPB Directive 16, which provides special rules for aircraft inventory transfers, and Order P-98-c, which applies to special sales in the petroleum industry. To find the rules for making a special sale there is no need to refer to any order or regulation other than Priorities Regulation 13, outside of the three exceptions stated. However, if another order or regulation issued after June 1, 1944 expressly mentions Priorities Regulation 13 and says that this regulation does not apply to a particular type of sale, then that order or regulation takes the place of this regulation.

(3) If any seller is allowed to make a sale under this regulation, the buyer is permitted to buy and accept delivery, except that:

(i) The buyer may not violate any regulation or order controlling the quantity of material which he may have or buy or receive or the amount of any product he may make or the use that he may make of any particular material. All the prohibitions in orders against the use of materials for particular purposes remain in effect.

(ii) If any order or regulation provides that a buyer of material must make any report or furnish any information either to the War Production Board or to the seller, this regulation does not excuse him from these requirements.

(iii) If any holder of material knows that a person who wants to buy it will use it for a prohibited purpose or would have more of it than he is permitted to have, the sale cannot be made.

(g) *Records.* Any person making a sale under this regulation must keep sufficient records so that he can show that the sale was permitted under this regulation.

(h) *Listing materials with the War Production Board.* If anyone has any excess, idle or frozen material that he wants to sell, he should report it to his nearest War Production Board office giving full details about its size, shape, analysis, specifications and quantity, and they will try to help him.

(i) *Letters and questions.* Any letters or questions about this regulation should be sent either to the Redistribution Division of the War Production Board in Washington, marked "Ref: P.R. 13" or to any of the field offices of the War Production Board.

(j) *Revisions of Lists A and B.* Lists A and B attached to this regulation will be revised on the first of each month. A person wishing to sell material under

this regulation should be sure that he has the list which is in effect at the time of the sale. Copies may be obtained from any field office of the War Production Board.

Issued this 3d day of June 1944.

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

LISTS A AND B

Explanation of Lists A and B: Column (1) of List A lists the industrial materials (as defined in paragraph (b) (3)) that are restricted under the regulation. This shows in some instances the class or group of materials and does not always list all the trade names and related materials.

Column (1) of List B lists the finished products to which the general sales rules in paragraph (c) (1) (ii) do not apply because the finished product is either more or less restricted than the general rule.

Columns (2), (3), (4) and (5) each apply to a type of possible buyer. Opposite each material in each column is shown the conditions under which a special sale of the particular material may be made to the person described in the heading of the column.

Column (2) applies to persons who make or produce material in the form in which the holder bought it. This includes non-integrated producers. If the holder bought copper wire, column (2) refers to a wire mill, which makes copper wire. If he bought a machine tool, it refers to a company which makes that kind of a product.

Column (3) refers to persons who are permitted to buy and use the material for production, construction, maintenance, repair or operating supplies or for capital expansion or replacement.

Column (4) refers to persons who buy new, rejected or second grade materials and who rework them. This includes persons who change the form of the material by redrawing, rerolling, etc., except that it does not include controlled material producers.

Column (5) refers to persons who are wholesale dealers in the material the holder has like a wholesaler in chemicals or textiles. A wholesaler means anyone whose regular business consists in whole or in part of the sale from stock or inventory of the particular materials or products to other persons for the purpose of resale, or for fabrication or assembly into other products. It also includes persons who recondition or rebuild equipment and machinery for resale to industrial users. Such a person is not, however, relieved from compliance with any orders or regulations of the War Production Board which control the distribution of the material by him.

Column (6) contains notes which should be read whenever a star (*) or note shows on the list.

If the list shows "no," it means that the holder cannot sell to the class of person mentioned in the column head without special permission of the War Production Board except when a note in column (6) allows certain kinds of sales. Paragraph (c) (2) (iii) of the regulation tells how to get permission.

If the list shows "PR" followed by a letter and number, like "PR AA-5," it means that the holder can sell to anyone who gives him an AA-5 priority rating for the sale, or a higher rating.

If the list shows "W. O. P.," it means the holder can sell to the person at the head of the column without any priority rating or allocation or allotment being necessary.

If the list shows "X," it means that there are no persons who fall in the description at the top of the column so far as that particular material is concerned.

LIST A—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF INDUSTRIAL MATERIALS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (f) (2) AND (3) OF THIS REGULATION

This list refers only to new industrial material unless used industrial material is specifically mentioned. Industrial material not on this list may be sold freely to anyone.

Industrial material (1)	Persons who produce material in the form in which the holder bought it (2)	Users permitted to buy and use under existing WPB orders (3)	Reprocessors who are permitted to buy (4)	Wholesale dealers who sell the material in the form held by holder (5)	Remarks (6)
PART I—METALS AND METALLIC ORES					
Alumina.....	W O. P.....	W O. P.....	X.....	W. O. P.....	*Only for the manufacture of aluminum or abrasives.
Aluminum (new and used): In controlled material form.....	W O. P.....	No.....	W O. P.**.....	W. O. P.....	*Only to fill orders under paragraphs (c) (2) (v) and (vi) of the regulation. **Only to approved reprocessors. Lists available at WPB offices.
Not in controlled material form.....	W. O. P.....	W. O. P.....	W O. P.**.....	W. O. P.....	
Antimony: Antimony*.....	W O. P.....	W O. P.....	W. O. P.....	W. O. P.....	*Includes ores and concentrates, metal, liquated antimony and any alloy containing 50% or more of antimony by weight.
Chemicals (see Chemicals). Antimonial lead (see Lead).					
Babbitt (see Tin).					
Bauxite.....	W. O. P.....	W O. P.*.....	X.....	X.....	*Only for the manufacture of alumina or abrasives. Includes ores, concentrates, and metal beryllium.
Beryllium*.....	W. O. P.....	No.....	No.....	W. O. P.....	
Bismuth.....	W O. P.....	No.....	No.....	W O. P.....	
Brass (see Copper). Brass mill and wire mill products (see Copper). Bronze (see Copper).					
Cadmium: Cadmium*.....	No.....	No.....	No.....	No.....	*Includes metallic cadmium in all forms, residues, dross, and other cadmium bearing material.
Chemicals (see Chemicals)					
Chromium: High carbon ferro-chromium over .50 carbon.....	W O. P.....	W O. P.....	X.....	W O. P.....	
Low carbon ferro-chromium under .50 carbon.....	W O. P.....	W O. P.....	X.....	W O. P.....	
Copper: In controlled material form (new and used)*.....					*A holder may sell freely to anyone, any item of copper or copper base alloy material if the total amount of that item held by him (determined as provided in para. (c) (2) (iv) of this regulation) does not exceed \$25.00 in value. "Item" means any sheet, wire, rod, tube or cable made from copper or copper base alloy which is different from all other items of that form, by reason of one or more differences of its specifications such as size, shape, gauge, thickness, alloy, or insulation. Differences in temper or length do not differentiate items. **Only to fill orders under para. (c) (2) (v) and (vi) of the regulation. ***Only to persons permitted to accept delivery pursuant to Copper Order M-9. ****Only to persons having specific authorization to buy.
Brass mill products.....	W. O. P.....	No**.....	No***.....	No****.....	
Copper wire mill products (bare and insulated)	W. O. P.....	No**.....	No***.....	No****.....	
Foundry copper or copper base alloy products.....	X.....	No**.....	X.....	X.....	
Not in controlled material form (new and used): Copper raw materials (Ref. shapes & Cu. base alloy ingots).	No***.....	No***.....	X.....	No***.....	
Semi-fabricated or fabricated un-assembled parts or products, etc. (including bolts, nuts, screws, rivets, washers, studs, and pins (such as cotter, clevis, brake, knuckle and taper)).	W O. P.....	PR-AA5.....	PR-AA5.....	PR-AA5.....	
Corundum (see Part III).					
Cryolite.....	No.....	No.....	No.....	No.....	
Electrical resistance material*.....	W O. P.....	PR-AA5.....	PR-AA5.....	W. O. P.....	Material in form of ribbon or wire in which nickel or chromium or both are used to create electrical resistance for development of heat. * May be sold as provided for principal non-ferrous element.
Ferroalloys* (other than ferrocolumbium).					
Ferrocolumbium*.....	W O. P.....	W O. P.**.....	X.....	X.....	Includes any alloy containing 45% or more of columbium. ** 500 lbs. or less may be sold to any one buyer in any month.
Inconel (see Nickel).					
Iridium.....	W O. P.....	No.....	No.....	No.....	
Iron: Alloy iron castings*.....	W O. P.....	W. O. P.....	W. O. P.....	X.....	*Does not include materials commonly known as "ferro-alloys."
Cast iron products.....	W. O. P.....	W. O. P.....	W. O. P.....	W. O. P.....	
Malleable iron castings.....	W. O. P.....	W. O. P.....	W. O. P.....	W. O. P.....	
Pig iron.....	W. O. P.....	W. O. P.....	W. O. P.....	W. O. P.....	
Wrought iron (see steel).					
Lead: Lead.....	W O. P.....	W. O. P.....	W O. P.....	W O. P.....	
Antimonial lead.....	W O. P.....	W O. P.....	W O. P.....	W O. P.....	
Lithium: Lithium ore.....	W O. P.....	No.....	No.....	No.....	
Lithium chemicals (see Chemicals).					
Magnesium and magnesium products*.....	W O. P.....	W O. P.....	W. O. P.**.....	No.....	*Includes castings, extrusions, sheet, strip, plate, forgings and powder. **Only to approved reprocessors. Lists available at WPB offices. *Includes hydrogen reduced powder.
Molybdenum wire products*.....	W O. P.....	W O. P.....	W. O. P.....	W O. P.....	
Monel (see Nickel).					
Nickel (new and used): Nickel pig, ingot, cathode, pellet, shot and anode.....	W O. P.....	No.....	No.....	W. O. P.....	
Other nickel* (including monel and inconel).	W. O. P.....	PR-AA5.....	PR-AA5.....	W O. P.....	*Includes any other alloyed or unalloyed metallic nickel, ferro-nickel, matte and materials from which nickel is commercially recoverable.
Chemicals (see Chemicals)					
Osmium.....	W O. P.....	W. O. P.....	W O. P.....	W O. P.....	*Can be used only in implements of war.
Platinum: Platinum.....	W O. P.....	W O. P.....	W O. P.....	W O. P.....	*Cannot be used for jewelry.
Chemicals (see Chemicals).					
Rhodium: Rhodium.....	W O. P.....	W O. P.....	W O. P.....	W O. P.....	*Cannot be used for jewelry.
Chemicals (see Chemicals).					
Silver: Foreign silver.....	W O. P.....	No.....	W O. P.....	W O. P.....	
Domestic silver.....	W O. P.....	No.....	W O. P.....	W O. P.....	
Treasury silver.....	W O. P.....	No.....	W O. P.....	W O. P.....	

LIST A—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF INDUSTRIAL MATERIALS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (f) (2) AND (3) OF THIS REGULATION—Continued

Industrial material	Persons who produce material in the form in which the holder bought it	Users permitted to buy and use under existing WPB orders	Reproducers who are permitted to buy	Wholesale dealers who sell the material in the form held by holder	Remarks
(1)	(2)	(3)	(4)	(5)	(6)
Solder	W. O. P.	W. O. P.	W. O. P.	W. O. P.	*Pursuant to para. (c) (2) (iv), a holder may sell freely to anyone any item of iron or steel if the total amount of that item held by him does not exceed \$50.00 in value. "Item" means steel or iron which is identical in form, shape, rolling treatment, (hot rolled or cold finished) chemistry, specifications, finish and size.
Steel, alloy and carbon (including wrought iron)*	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
In controlled material form:					
Alloy steel castings	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Axles (railway)	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Rails and track accessories (rail joints, tie plates, track spikes, and track bolts)	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Sheet piling	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Tin plate,terne plate, and tin mill black plate	W. O. P.	W. O. P.	X	No**	
Tires	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Wheels	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
All other controlled material forms of steel (including wrought iron).	W. O. P.**	No*	No*	No*	
Not in controlled material form:					
Bolts, nuts, screws, rivets, washers, studs, and pins (such as cotter, clevis, brake, knuckle, and taper)	W. O. P.	W. O. P.	X	W. O. P.	
Cotton bale ties	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Forgings	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Track materials:					
Frogs, switches, crossings, switch stands, guard rails, guard rail clamps, rail braces, rail anchors, gauge rods, clip bolts, rail clips and nut locks	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Steel, other	W. O. P.	PR-AA5	PR-AA5	PR-AA5	
Wrought iron	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Tantalum*	No	No	X	No	
Tin:					
Tin	No	No	No	No	
Babbitt	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Tin solder (see Solder)	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Tin bearing alloys	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Foil	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Tungsten wire products*	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Uranium*	W. O. P.	No	W. O. P.	W. O. P.	
Vanadium*	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Welding rods and electrodes	W. O. P.	PR AA-5	X	W. O. P.	
Wrought iron (see steel)	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Zinc:					
Zinc	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Chemicals (see Chemicals)	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Dust	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Zippers (see slide fasteners)					
PART II—CHEMICALS					
Chemicals listed herein when sold under trade names may be sold as provided for the particular chemical.					
Acetaldehyde	W. O. P.	No*	W. O. P.	W. O. P.	*54 gals. Mo. ¹
Acetate, vinyl (and polymers of)	W. O. P.	No*	X	No	*25 lbs. Mo. ¹
Acetic anhydride**	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
Acetone	W. O. P.	No*	X	W. O. P.	** Also called ethanoic anhydride, acetyl oxide and acetic oxide. *5 drums Mo. ¹
Acids:					
Acetic	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
Adipic*	W. O. P.	No*	X	W. O. P.	*10 lbs. Mo. ¹ ** Includes all derivatives except "Nylon."
Anhydrous hydrofluoric	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (2) (5 tons No.)
Arsenous**	W. O. P.	W. O. P.	W. O. P.	W. O. P.	** Also called arsenic trioxide and white arsenic.
Citric	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (2) (40 lbs. Qt.)
Maleic	W. O. P.	No*	X	W. O. P.	*20 lbs. Mo. ¹
Naphthemic	W. O. P.	No*	X	W. O. P.	*9 lbs. Mo. ¹
Nicotinic acid	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (2) (1 kilogram Mo.)
Sulfuric	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Phosphoric	W. O. P.	No*	X	W. O. P.	*5 tons Mo. ¹
Acrylic Monomers and Acrylic Resins:					
Cast sheet	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (20 sq. feet Mo.)
Molding sheet	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (20 sq. feet Mo.)
Molding powder	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (100 lbs. Mo.)
Cast shapes	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (20 lbs. Mo.)
Tube	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (25 lbs. Mo.)
Rod	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (25 lbs. Mo.)
Solution	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (40 lbs. Mo.)
Emulsion	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (40 lbs. Mo.)
Monomer	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (10 gals. Mo.)
Granular polymers	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (3) (100 lbs. Mo.)
Acrylonitrile*	W. O. P.	No	X	W. O. P.	** Also called vinyl cyanide.
Agar	W. O. P.	W. O. P.	X	W. O. P.	
Alcohols:					
Butyl**	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
Capryl**	W. O. P.	No*	X	W. O. P.	** Includes isobutyl, secondary butyl, and tertiary butyl. *70 lbs. Mo. ¹
Ethyl	W. O. P.	No	X	W. O. P.	** Also called methyl n-ethyl carbinol or 2-Octanol.

This quantity may be sold freely, but the buyer's aggregate purchases may not exceed the amount shown during the period stated.
¹ May be sold freely to a user, but the buyer must make application on Form WPB-2215 (r) by letter to the Chemicals Bureau, War Production Board, Washington 25, D. C., for permission to use the particular chemical, if the amount to be used exceeds the exempt quantity shown in col. 6 above.

LIST A—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF INDUSTRIAL MATERIALS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (1) (2) AND (3) OF THIS REGULATION—Continued

Industrial material (1)	Persons who produce material in the form in which the holder bought it (2)	Users permitted to buy and use under existing WPB orders (3)	Reprocessors who are permitted to buy (4)	Wholesale dealers who sell the material in the form held by holder (5)	Remarks (6)
Alcohols—Continued.					
Hexahydric Alcohols:					
d-Sorbitol	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Technical grade d-Sorbitol	W. O. P.	No*	X	W. O. P.	*80 lbs. Mo. ¹
Commercial grade	W. O. P.	No*	X	W. O. P.	*600 lbs. Mo. ¹
Mannitol-crystalline	W. O. P.	No*	X	W. O. P.	*280 gals. Mo. ¹
Higher Aliphatic Alcohols:					
Normal octanol	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Normal decanol	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Dauryl alcohol	W. O. P.	No*	X	W. O. P.	*360 lbs. Mo. ¹
Mixed aliphatic alcohols	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
2-ethyl hexanol	W. O. P.	No*	X	W. O. P.	*370 lbs. Mo. ¹
Isopropyl	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (270 gals. Mo.)
Methyl (methanol)	W. O. P.	No*	X	W. O. P.	*540 gals. Mo. ¹
Alcohols, denaturants:					
Acetaldo	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
Dehydrol	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
G. O. 78	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
St. 115	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
Alkanolamines					
Allyl Alcohol	W. O. P.	No*	X	X	*50 lbs. Mo. ¹
Allyl Chloride	W. O. P.	No*	X	X	*50 lbs. Mo. ¹
Aluminum hydrate	W. O. P.	No*	X	W. O. P.	
Aluminum chloride, anhydrous	W. O. P.	No*	X	W. O. P.	*600 lbs. Mo. ¹
Ammonia:					
By-product ammonia**	W. O. P.	No	X	W. O. P.	**Includes salts and solutions.
Sulphate of ammonia**	W. O. P.	W. O. P.	X	W. O. P.	**Containing 20.5% nitrogen or less.
Synthetic ammonia**	W. O. P.	No	X	W. O. P.	**Includes salts and solutions.
Aniline, aniline oil, and aniline salts	W. O. P.	No*	X	W. O. P.	*500 lbs. Mo. ¹
Antimony sulphide	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Antimony oxide	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Antimony chemicals, other	W. O. P.	W. O. P.	X	W. O. P.	
Aromatic petroleum solvents** (excluding toluol and benzol)	W. O. P.	No*	X	W. O. P.	*60 gals. Mo. ¹ **Includes solvents or naphthas of petroleum origin containing more than 30% of aromatic hydrocarbons and all grades of Xylol.
Barbasco root	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Benzaldehyde	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (50 lbs. Mo.)
Benzene	W. O. P.	No*	No	W. O. P.	*50 gals. Mo. ¹
Benzene containing oils	W. O. P.	No	No	W. O. P.	
Beryllium chemicals	W. O. P.	No	No	W. O. P.	
Butadiene	W. O. P.	No*	X	W. O. P.	*125 lbs. Mo. ¹
2-butanol	W. O. P.	No	X	W. O. P.	
Butyl phthalyl butyl glycolate	W. O. P.	No*	X	W. O. P.	*55 gals. Mo. ¹
Cadmium pigment	W. O. P.	No*	No	W. O. P.	*25 lbs. Mo. ¹
Calcium carbide	W. O. P.	No*	X	W. O. P.	*30 tons Mo. ¹
Calcium carbonate, precipitated	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Calcium hypochlorite, high test**	W. O. P.	No	X	No	**Available chlorine content 65% or more by weight.
Calcium metal	W. O. P.	No*	X	W. O. P.	*3 lbs. Mo. ¹
Other forms	W. O. P.	No*	X	W. O. P.	*2 lbs. Mo. ¹
Carbolates, containing 10% or more of phenols (see Phenols)	W. O. P.	No*	X	W. O. P.	*100 lbs. Mo. ¹
Carbon black, furnace type	W. O. P.	No*	W. O. P.	W. O. P.	*52 gals. Mo. ¹
Carbon tetrachloride	W. O. P.	No*	No	W. O. P.	*2000 lbs. Mo. ¹
Caseln	W. O. P.	No	X	W. O. P.	
Castor oil phthalate	W. O. P.	No	X	W. O. P.	
Castor oil phthalate hydrogenated	W. O. P.	No	X	W. O. P.	
Cellophane (See list B)	W. O. P.	No	X	W. O. P.	
Cellulose acetate**	W. O. P.	No	X	W. O. P.	**In primary unfabricated forms.
Cellulose acetate butyrate**	W. O. P.	No	X	W. O. P.	**In primary unfabricated forms.
Cellulose ester flake**	W. O. P.	No*	X	W. O. P.	*100 lbs. Mo. ¹ **Including cellulose acetate flake, cellulose acetate, butyrate flake, cellulose acetate propionate.
Cellulose ester sheets, rods, tubes and molding powder	W. O. P.	No*	X	W. O. P.	*100 lbs. Mo. ¹
Cellulose plastic molding powder	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Cellulose plastic sheets	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Cellulose plastic rods	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Cellulose plastic tubes	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Cellulose nitrate, plasticized**	W. O. P.	W. O. P.	X	X	**In primary unfabricated forms, except that used in explosives and protective coatings.
Charcoal	W. O. P.	No*	X	W. O. P.	*1,000 lbs. Mo. ¹
Chestnut extract	No	No	No	No	
Chlorate and perchlorate chemicals**	W. O. P.	No*	No	W. O. P.	*25 lbs. Mo. ¹ **Includes potassium, sodium and barium chlorates, potassium and ammonium perchlorates; perchloric acid; and any other chlorate or perchlorate chemical.
Chlorobenzenes:					
Monochlorobenzene	W. O. P.	W. O. P.	X	W. O. P.	
Orthodichlorobenzene	W. O. P.	W. O. P.	X	W. O. P.	
Paradichlorobenzene	W. O. P.	W. O. P.	X	W. O. P.	
Chlorethylene	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Chloride of lime**	W. O. P.	W. O. P.	X	W. O. P.	**Calcium hypochlorite with available chlorine content of from 20 to 65% weight.
Chlorine	W. O. P.	No	X	W. O. P.	
Chlorinated hydrocarbon solvents	W. O. P.	No	No	W. O. P.	
Chlorinated rubber (see Rubber Part III)	W. O. P.	No	No	W. O. P.	
Chrome Pigments:					
Class A	W. O. P.	No*	X	W. O. P.	*Class A products, subject to quota (See M-370).
Class B	W. O. P.	No*	X	W. O. P.	*60 lbs. Mo. ¹ of zinc chromate and 23 lbs. Mo. ¹ of chromium oxide green.
Chromium Chemicals:					
Ammonium bichromate	W. O. P.	No*	No	W. O. P.	*500 lbs. Mo. ¹
Chromic Acid	W. O. P.	No*	No	W. O. P.	*800 lbs. Mo. ¹
Chromium tanning compounds	W. O. P.	No*	No	W. O. P.	*See sodium bichromate.
Sodium bichromate	W. O. P.	No*	No	W. O. P.	*4,000 lbs. Mo. ¹ or its equivalent in chromium tanning compounds.
Sodium chromate	W. O. P.	No*	No	W. O. P.	*500 lbs. Mo. ¹
Potassium bichromate	W. O. P.	No*	No	W. O. P.	*600 lbs. Mo. ¹
Potassium chromate	W. O. P.	No*	No	W. O. P.	*600 lbs. Mo. ¹

¹ This quantity may be sold freely, but the buyer's aggregate purchases may not exceed the amount shown during the period stated.

* May be sold freely to a user, but the buyer must make application on Form WPB-2045 or by letter to the Chemicals Bureau, War Production Board, Washington 25, D. C., for permission to use the particular chemical, if the amount to be used exceeds the exempt quantity shown in col. 6 above.

LIST A—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF INDUSTRIAL MATERIALS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPHS (1) (2) AND (3) OF THIS REGULATION.—Continued

Industrial material	Persons who produce material in the form in which the holder bought it	Users permitted to buy and use under existing WPB orders	Reprocessors who are permitted to buy	Wholesale dealers who sell the material in the form held by holder	Remarks
(1)	(2)	(3)	(4)	(5)	(6)
Cobalt oxide	W. O. P.	No	X	W. O. P.	
Copper carbonate	W. O. P.	No	X	W. O. P.	*1,000 lbs. quarter. ¹
Copper chloride	W. O. P.	No	X	W. O. P.	*1,000 lbs. quarter. ¹
Copper cyanide	W. O. P.	No	X	W. O. P.	*1,000 lbs. quarter. ¹
Copper oxide (except cuprous oxide)	W. O. P.	No	X	W. O. P.	*1,000 lbs. quarter. ¹
Copper sulphate	W. O. P.	No	X	W. O. P.	*4,000 lbs. quarter. ¹
Cotton pulp, chemical	W. O. P.	No	X	W. O. P.	
Cresols: ortho, meta, and para	W. O. P.	No	No	W. O. P.	
Cuprous oxide	W. O. P.	No	W. O. P.	W. O. P.	
Cyanamid	W. O. P.	No	X	W. O. P.	*500 lbs. Mo. ¹
Cyanide (sodium)	W. O. P.	No	X	W. O. P.	*1,000 lbs. Mo. ¹
DDT	W. O. P.	No	X	W. O. P.	*1 lb. Mo. ¹
Diacetone	W. O. P.	No	X	W. O. P.	*5 drums Mo. ¹
Diamyl phthalate	W. O. P.	No	X	W. O. P.	
Di-butoxy ethyl phthalate	W. O. P.	No	X	W. O. P.	
Dibutyl phthalate	W. O. P.	No	X	W. O. P.	
Di-capryl phthalate	W. O. P.	No	X	W. O. P.	
Dichlorethyl ether	W. O. P.	No	No	No	*500 lbs. Mo. ¹
Dichlorodifluoromethane	W. O. P.	No	X	W. O. P.	
Dichlorostyrene	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (5 lbs. Mo.)
Dicyandiamide	W. O. P.	No	X	W. O. P.	
D-cyclohexyl phthalate	W. O. P.	W. O. P.	X	W. O. P.	
Diethanolamine	W. O. P.	No	X	W. O. P.	*5 gals. Mo. ¹
Diethyl ethanalamine	W. O. P.	No	X	W. O. P.	*5 gals. Mo. ¹
Diethyl phthalate	W. O. P.	No	X	W. O. P.	
Di-2-ethyl hexyl phthalate	W. O. P.	No	X	W. O. P.	
Di-ethoxy ethyl phthalate	W. O. P.	No	X	W. O. P.	
Di-methylcyclohexyl phthalate	W. O. P.	No	X	W. O. P.	
Dimethyl phthalate	W. O. P.	No	X	W. O. P.	
Dipentene	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (5 gals. Mo.)
Diphenylamine**	W. O. P.	No	X	W. O. P.	**Also called phenylaniline.
Dyes and organic pigments	W. O. P.	No	X	W. O. P.	
E. W. naphtha	W. O. P.	No	X	W. O. P.	*24 gals. Mo. ¹
Ethyl acetate	W. O. P.	No	W. O. P.	W. O. P.	*270 gals. Mo. ¹ of ethyl acetate and isopropyl acetate.
Ethyl cellulose	No	No	X	No	*10 lbs. Mo. ¹
Ethyl chloride	W. O. P.	W. O. P.	X	W. O. P.	
Ethylene dichloride	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Ethyl phthalyl ethyl glycolate	W. O. P.	No	X	W. O. P.	
Formaldehyde	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (10,000 lbs. Mo.)
Furfural	W. O. P.	No	X	W. O. P.	*110 gals. Mo. ¹
Gasoline Gum inhibitors	W. O. P.	No	X	W. O. P.	*10 lbs. Mo. ¹
Glycols:					
Ethylene glycol	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (5,000 lbs. Mo.)
Propylene glycol	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (500 lbs. Mo.)
Diethylene glycol	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (1,000 lbs. Mo.)
Triethylene glycol	W. O. P.	W. O. P. ²	W. O. P.	W. O. P.	*See footnote (2) (500 lbs. Mo.)
Mixed glycols	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (1,000 lbs. Mo.)
Glycol ethers:					
Monobutyl ether of ethylene glycol	W. O. P.	No	X	W. O. P.	*400 lbs. Mo. ¹
Monomethyl ether of ethylene glycol	W. O. P.	No	X	W. O. P.	*400 lbs. Mo. ¹
Monoethyl ether of ethylene glycol	W. O. P.	No	X	W. O. P.	*400 lbs. Mo. ¹
Monoethyl ether of diethylene glycol	W. O. P.	No	X	W. O. P.	*400 lbs. Mo. ¹
Guanidine	W. O. P.	No	X	W. O. P.	
Hexamethylenetetramine	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (10,000 lbs. Mo.)
Hydrogen peroxide	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (500 lbs. Mo.)
High glue, extracted bone glue and green bone glue	W. O. P.	W. O. P. ²	X	W. O. P.	*See footnote (2) (1,200 lbs. of high and extracted bone glue and 6,000 lbs. of green bone glue Mo.)
Isobutyl castor oil phthalate	W. O. P.	No	X	W. O. P.	
Isopropyl acetate	W. O. P.	No	W. O. P.	W. O. P.	*270 gals. Mo. ¹ of Isopropyl acetate and ethyl acetate.
Lacquer, lacquer thinners (see Paints).					
Lithopone	W. O. P.	W. O. P.	X	W. O. P.	
Lithium chemicals**	W. O. P.	No	X	W. O. P.	**Excluding crude lithium sodium phosphate.
Magnesium oxide, light	W. O. P.	No	X	W. O. P.	*200 lbs. Mo. ¹
Maleic Anhydride	W. O. P.	No	X	W. O. P.	*50 lbs. Mo. ¹
Melamine Aldehyde molding compound and resins.	W. O. P.	No	X	W. O. P.	*100 lbs. Mo. ¹
Methacrylic acid (see acrylic monomer and acrylic resins).					
Methanol	W. O. P.	No	X	W. O. P.	*10 lbs. Mo. ¹
Methyl bromide	W. O. P.	No	X	W. O. P.	*24 gals. Mo. ¹
Methyl ethyl ketone	W. O. P.	No	X	W. O. P.	*24 gals. Mo. ¹
Methyl Isobutyl ketone	W. O. P.	No	X	W. O. P.	*25 gals. Mo. ¹
Methyl phthalyl ethyl glycolate	W. O. P.	No	X	W. O. P.	*23 gals. Mo. ¹
Mineral oil polymers	W. O. P.	No	X	W. O. P.	
Molding compounds:					
Melamine aldehyde	W. O. P.	No	X	W. O. P.	*100 lbs. Mo. ¹
Phenolic	W. O. P.	No	X	W. O. P.	*30 lbs. Mo. ¹
Urea aldehyde	W. O. P.	No	X	W. O. P.	*100 lbs. Mo. ¹
Monoethanolamine	W. O. P.	No	X	W. O. P.	*5 gals. Mo. ¹
Naphthalene	W. O. P.	No	W. O. P.	W. O. P.	
Naphthanates**	W. O. P.	No	X	W. O. P.	*20 gals. Mo. ¹
Naptha, high flash	W. O. P.	No	X	W. O. P.	*20 gals. Mo. ¹
Nickel chemicals**	W. O. P.	No	No	W. O. P.	**Salts, oxides, and carbonates.
Oleum	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Oxidized petrolatum	W. O. P.	No	X	W. O. P.	*25 lbs. Mo. ¹
Paints, varnishes, lacquers and lacquer thinners:					
Aluminum paint	W. O. P.	No	X	W. O. P.	*75 gals. Mo. ¹
Paints, varnishes, lacquer and lacquer thinners containing any of the ingredients listed in Column 6**	W. O. P.	No	X	W. O. P.	**Paraphenyl phenol resins, Phenolic resins, Phthalic alkyd resins, Urea melamine formaldehyde resins, Aromatic petroleum solvents, Butyl alcohols and butyl acetates, Ethyl acetate and Isopropyl acetate, Telomers, Phthalate plasticizers, Methyl ethyl ketone, Methyl Isobutyl ketone, Acetone and Diacetone.
Paints, other	W. O. P.	W. O. P.	X	W. O. P.	

¹ This quantity may be sold freely, but the buyer's aggregate purchases may not exceed the amount shown during the period sold.

² May be sold freely to a user, but the buyer must make application on Form WPB-235 or by letter to the Chemicals Bureau, War Production Board, Washington 25, D. C., for permission to use the particular chemical, if the amount to be used exceeds the exempt quantity shown in col. 6 above.

LIST A—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF INDUSTRIAL MATERIALS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (1) (2) AND (3) OF THIS REGULATION—Continued

Industrial material (1)	Persons who produce material in the form in which the holder bought it (2)	Users permitted to buy and use under existing WPB orders (3)	Reprocessors who are permitted to buy (4)	Wholesale dealers who sell the material in the form held by holder (5)	Remarks (6)
Paraformaldehyde	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (3,000 lbs. Mo.)
Pentaerythritol	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (100 lbs. Mo.)
Perchlorate chemicals	W. O. P.	No*	No	W. O. P.	*25 lbs. Mo. ¹
Perchloroethylene	W. O. P.	No*	X	W. O. P.	*1 drum Mo. ¹
Perchloric acid	W. O. P.	No*	No*	W. O. P.	*25 lbs. Mo. ¹
Phenols (tar acids)**	W. O. P.	No*	No	W. O. P.	*55 gals. Mo. ¹ *Includes: phenol, cresols, and Xylenols and mixtures thereof.
Phosphorus (yellow and white)	W. O. P.	No*	W. O. P.	W. O. P.	*10,000 lbs. Mo. ¹
Phthalic anhydride	W. O. P.	No*	X	W. O. P.	*700 lbs. Mo. ¹
Pine oil	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
Pine tar	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (5 gals. Mo.)
Plasticisers:					
Phosphate**	No	No*	X	No	*1,000 lbs. Mo. ¹ **Tricresyl and triphenyl.
Phthalate	W. O. P.	No	X	W. O. P.	
Plastics, cellulose (see cellulose ester flake)					
Platinum chemicals	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Polydichlorostyrene	W. O. P.	W. O. P.	W. O. P.	W. O. P.	*See footnote (2) (5 lbs. Mo.)
Polyethylene	W. O. P.	No	X	W. O. P.	
Polystyrene	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (100 lbs. Mo.)
Polyvinyl acetal	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Polyvinyl butyral resin	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Polyvinyl formal	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Potash*	W. O. P.	No*	X	W. O. P.	*5 tons Mo. ¹ *Includes muriate of potash, sulphate of potash, sulphate of potash-magnesia, and run-of-the-mine potash.
Potassium tantalum fluoride	No	No	X	No	
Pyrethrum	W. O. P.	No	W. O. P.	W. O. P.	
Pyridine	W. O. P.	No*	No	W. O. P.	*80 lbs. Mo. ¹
Pyronate	W. O. P.	No*	X	W. O. P.	*54 gals. Mo. ¹
Resin:					
Melamine aldehyde	W. O. P.	No*	X	W. O. P.	*1,000 lbs. Mo. ¹
Para-phenyl-phenol	W. O. P.	No*	X	W. O. P.	*5 lbs. Mo. ¹
Phenolic	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹
Phthalic alkyl	W. O. P.	No*	X	W. O. P.	*750 lbs. Mo. ¹
Urea aldehyde	W. O. P.	No*	X	W. O. P.	*1,000 lbs. Mo. ¹
Vinsol	W. O. P.	No*	X	W. O. P.	*500 lbs. Mo. ¹
Rhodium chemicals	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Riboflavin	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (2) (100 grams Mo.)
Rotenone	W. O. P.	No*	W. O. P.	W. O. P.	*5 lbs. or 1 gal. Mo. ¹
Rubber, synthetic (see Rubber, Part III)					
Sodium metallic	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (100 lbs. Mo.)
Sodium metasilicate	W. O. P.	No*	X	W. O. P.	*800 lbs. Mo. ¹
Sodium nitrate	W. O. P.	W. O. P.	X	W. O. P.	
Sodium perborate	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (25 lbs. Mo.)
Sodium peroxide	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (75 lbs. Mo.)
Sodium phosphates	W. O. P.	No*	X	W. O. P.	*2000 lbs. bi-monthly. ¹
Stabilized rosin	W. O. P.	No*	X	W. O. P.	*100 lbs. Mo. ¹
Styrene	W. O. P.	W. O. P.*	X	W. O. P.	*See footnote (2) (375 lbs. Mo.)
Synthetic resins (see Resins)					
Synthetic rubber (see Rubber, Part III)					
Tanning Materials, Vegetable (see Part III)					
Tantalum chemicals**	No	No	X	No	**Potassium tantalum fluoride tantalum oxide, tantalum carbide.
Tapioca flour	W. O. P.	W. O. P.	X	W. O. P.	
Thiamine hydrochloride	W. O. P.	W. O. P.	X	W. O. P.	*See footnote (2) (100 grams Mo.)
Tin chemicals	No	No	No	No	
Titanium dioxide	W. O. P.	W. O. P.	X	W. O. P.	
Titanium pigments	W. O. P.	W. O. P.	X	W. O. P.	
Toluene (toluol)	W. O. P.	No*	No	W. O. P.	*60 gals. yr. ¹ for laboratories only.
Tributyl glycerol triphthalate	W. O. P.	No	X	W. O. P.	
Trichlorethylene	W. O. P.	No*	X	W. O. P.	*1 drum Mo. ¹
Tungsten chemicals	W. O. P.	No	W. O. P.	W. O. P.	
Uranium chemicals	W. O. P.	No	W. O. P.	W. O. P.	
Vanadium chemicals	W. O. P.	No	W. O. P.	W. O. P.	
Varnishes (see Paints)					
Vat dyes (see Dyestuffs)					
Vinyl Polymers**	W. O. P.	No*	X	W. O. P.	*50 lbs. Mo. ¹ **Plasticized or unplasticized polymers and copolymers of vinyl acetate, vinyl chloride and polyvinyl alcohol and includes their condensation products.
Xylenols	W. O. P.	No	No	W. O. P.	
Xylol	W. O. P.	No*	X	W. O. P.	*60 gals. Mo. ¹
Zinc oxide	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Zinc sulphide-pigments	W. O. P.	W. O. P.	X	W. O. P.	
PART III—MISCELLANEOUS					
Abrasive, manufactured, crude and grain	W. O. P.	No	W. O. P.	W. O. P.	*Includes silicon carbide and used aluminum oxide only.
Agave Cordage	W. O. P.	W. O. P.	No	W. O. P.	
Agave fibre:					
Suitable for cordage	No	No	No	No	
Not suitable for cordage	No	W. O. P.	No	No	
Balsa	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Bristles, pigs' and hogs' (two inches and over)	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Burlap	W. O. P.	W. O. P.	No	W. O. P.	
Cantala (see Agave fibre)					
Cattlehides, calf and kip skins (raw)	W. O. P.	W. O. P.	X	W. O. P.	
Cattle tail hair	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Coir fibre	W. O. P.	W. O. P.	No	W. O. P.	
Coir products	W. O. P.	W. O. P.	No	W. O. P.	
Coke, petroleum	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Cordage (see Rope)					
Corundum*	W. O. P.	No	No	W. O. P.	*Emerald, ruby, sapphire and Boulder Corundum BO Fines are not included.

¹This quantity may be sold freely, but the buyer's aggregate purchases may not exceed the amount shown during the period stated.

²May be sold freely to a user, but the buyer must make application on Form WPB-2945 or by letter to the Chemicals Bureau, War Production Board, Washington 25, D. C., for permission to use the particular chemical, if the amount to be used exceeds the exempt quantity shown in Col. 6 above.

LIST A—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF INDUSTRIAL MATERIALS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPHS (1) (2) AND (3) OF THIS REGULATION—Continued

Industrial material	Persons who produce material in the form in which the holder bought it	Users permitted to buy and use under existing WPB orders	Reprocessors who are permitted to buy	Wholesale dealers who sell the material in the form held by holder	Remarks
(1)	(2)	(3)	(4)	(5)	(6)
Cotton duck (see Duck).	W. O. P.	W. O. P.	X	W. O. P.	*Produced after July 31, 1943. *Suitable for military use. *Report rates as required by M-102. *Width 15" or wider. *Only to persons holding permits issued pursuant to M-102 or to the Philadelphia Quartermaster Depot.
Cotton, American extra staple, reserved.	W. O. P.	W. O. P.	X	W. O. P.	
Cotton, Egyptian, reserved.	W. O. P.	No.	X	W. O. P.	
Cotton limiters*	W. O. P.	No.	X	W. O. P.	
Deerskins*	W. O. P.	W. O. P.	X	W. O. P.	
Diamonds, industrial*	W. O. P.	PR-AA-5	PR-AA-5	PR-AA-5	
Duck, Cotton*	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Feathers: Waterfowl (new or used)	No.	No.	No.	W. O. P.	
Flax fibre products	W. O. P.	W. O. P.	No.	W. O. P.	
Flax fibre	W. O. P.	W. O. P.	No.	W. O. P.	
Graphite, strategic grades	No.	No.	No.	No.	
Hemp Sunn	W. O. P.	W. O. P.	No.	W. O. P.	
Hennequen (see Agave fibre)	W. O. P.	W. O. P.	X	W. O. P.	
Horsehide*	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Horse Mane Hair	W. O. P.	W. O. P.	No.	W. O. P.	
Istle, raw*	W. O. P.	W. O. P.	No.	W. O. P.	
Jewel bearings	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Jewel bearing material*	W. O. P.	No.	X	W. O. P.	
Jute:					*Natural sapphire and sapphire not included.
Raw jute	W. O. P.	W. O. P.	No.	W. O. P.	
Jute products	W. O. P.	W. O. P.	No.	W. O. P.	
Kapok	No.	No.	No.	No.	*Only to Defense Supplies Corporation.
Lacquer, lacquer thinners (see Paints, Part II).	W. O. P.	W. O. P.	W. O. P.	W. O. P.	*Suitable for military use.
Leather, sole*	W. O. P.	W. O. P.	W. O. P.	W. O. P.	*Unprocessed ktle.
Logs (see Woods)	W. O. P.	AA-5.	X	W. O. P.	*Suitable for military use.
Loofa sponges*	W. O. P.	AA-5.	X	W. O. P.	
Magney (see Agave fibre).	W. O. P.	W. O. P.	No.	W. O. P.	*May be sold W. O. P. to the U. S. Navy.
Mahogany (see Woods).	No.	No.	No.	No.	
Manila fibre and cordage:					
Cordage	W. O. P.	W. O. P.	No.	W. O. P.	
Fibre	No.	No.	No.	No.	
Mica:					
Strategic	W. O. P.	W. O. P.	X	W. O. P.	
Splittings	W. O. P.	W. O. P.	X	W. O. P.	
Nylon*	W. O. P.	No.	No.	No.	*Includes fibers, yarn, thread and fabrics made of nylon.
Nylon waste	W. O. P.	No.	W. O. P.	No.	
OD wool clips (see Wool).	W. O. P.	No.	No.	No.	
Paints (see Part II).	W. O. P.	No.	No.	No.	
Plywood (see Woods).	X	No.	No.	No.	
Quartz crystals	No.	No.	No.	No.	
Rattan (see Woods).	W. O. P.	No.	No.	No.	
Rayon yarn, high tenacity	No.	No.	No.	No.	
Rayon yarn reserved	No.	No.	No.	No.	
Rope*	W. O. P.	W. O. P.	No.	W. O. P.	*"Rope" means any rope or cable, treated or untreated, composed of three or more strands, manufactured from cotton or any cordage fiber each strand composed of two or more yarns.
Rubber:					
Latex and crude	No.	No.	No.	No.	
Balata	No.	No.	No.	No.	
Compounded latex	No.	No.	No.	No.	
Chlorinated	W. O. P.	No.	No.	X	
Synthetic	W. O. P.	No.	No.	X	
Reclaimed	W. O. P.	W. O. P.	W. O. P.	X	
Rubber products:					
Cement	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Elastic thread	No.	No.	X	No.	
Elastic fabrics	No.	No.	X	No.	
Yarn	No.	No.	X	No.	
Other products	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Silk:					
Raw	No.	No.	X	No.	
Waste, noils, etc.	No.	W. O. P.**	W. O. P.**	W. O. P.	**Use certificate required.
Sisal (see Agave fibre).	W. O. P.	No.	No.	No.	*Sales of slide fasteners may be made pursuant to any AA-2X or higher rated order from the Army, Navy, Maritime Commission or War Shipping Administration or from any prime or subcontractor of any of them who will incorporate the slide fasteners in a product being manufactured by him. Otherwise may be sold only on WPB authorization.
Slide fasteners	W. O. P.	No.	No.	No.	
Sole leather (see Leather).	No.	No.	No.	No.	*Only to Defense Supplies Corp. or any other agency designated by W. P. B.
Tanning material, vegetable*	No.	No.	No.	No.	
Varnishes (see Paints, Part II).	No.	No.	X	No.	
Wood pulp	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Woods:					
Balsa	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Logs:					
Douglas Fir	W. O. P.	W. O. P.	X	W. O. P.	
Port Orford Cedar and derivatives.	W. O. P.	W. O. P.	X	W. O. P.	
Lumber:					
Softwood Lumber	W. O. P.	PR-AA-5	W. O. P.	W. O. P.	
Hardwoods except Mahogany	W. O. P.	PR-AA-5	W. O. P.	W. O. P.	
Mahogany:					
Firsts, Seconds, Selects	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Wormy grades (pattern stocks).	W. O. P.	PR-AA-1	PR-AA-1	W. O. P.	
No. 1 Common and poorer	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Plywood:					
Softwood	W. O. P.	PR-AA-2X	X	W. O. P.	
Hardwood	W. O. P.	W. O. P.	X	W. O. P.	
Rattan, round	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Rattan, slab	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Wool:					
Wool	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
OD Clips	W. O. P.	W. O. P.	W. O. P.	W. O. P.	
Zippers (see Slide fasteners).	W. O. P.	W. O. P.	W. O. P.	W. O. P.	

LIST B—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF FINISHED PRODUCTS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (1) (2) AND (3) OF THIS REGULATION

This list refers only to new finished products unless used finished products are specifically mentioned. Finished products not on this list may be sold freely to producers and wholesalers and to all others on a rating of AA-5 or higher.

Finished products	Persons who produce material in the form in which the holder bought it	Users permitted to buy and use under existing WPB orders	Reproducers who are permitted to buy	Wholesale dealers who sell the material in the form held by holder	Remarks
(1)	(2)	(3)	(4)	(5)	(6)
Abrasive products, bonded and coated.	WOP	WOP	WOP	WOP	
Automotive equipment:					
Axles	WOP	PR-AA-2X	X	WOP ¹	¹ This applies only to a holder who has \$500 or less cost value of the material. Such a person may sell freely to a wholesaler. If a holder has more than \$500 worth (cost value) of the material he may sell to a wholesaler only with special permission of the War Production Board.
Brakes	WOP	PR-AA-2X	X	WOP ¹	
Clutches	WOP	PR-AA-2X	X	WOP ¹	
Off-the-highway vehicles	WOP	PR-AA-2X	X	WOP ¹	
Propeller shafts	WOP	PR-AA-2X	X	WOP ¹	
Rims	WOP	PR-AA-2X	X	WOP ¹	
Transfer cases	WOP	PR-AA-2X	X	WOP ¹	
Transmissions	WOP	PR-AA-2X	X	WOP ¹	
Truck-trailers	WOP	PR-AA-2X	X	WOP ¹	
Trucks	WOP	PR-AA-2X	X	WOP ¹	
Wheels	WOP	PR-AA-2X	X	WOP ¹	
Engines:					
Air-cooled gasoline engines (except aircraft propulsion)	WOP	PR-AA-2X	X	WOP ¹	
Diesel and gas (not gasoline) (non-marine only)	WOP	PR-AA-2X	X	WOP ¹	
Liquid-cooled gasoline engines (except aircraft propulsion)	WOP	PR-AA-2X	X	WOP ¹	
Internal combustion engines components, except those used on aircraft propulsion engines:					
Bearings, friction (flanged and sleeve type only)	WOP	PR-AA-2X	X	WOP ²	² This applies only to a holder who has \$500 or less cost value of the material. Such a person may sell freely to a wholesaler. If a holder has more than \$500 worth (cost value) of the material he may sell to a wholesaler only with special permission of the War Production Board.
Camshafts (finished only)	WOP	PR-AA-2X	X	WOP ²	
Carburetors, gasoline	WOP	PR-AA-2X	X	WOP ²	
Crankshafts (finished drop forged)	WOP	PR-AA-2X	X	WOP ²	
Electric starting motors, engine mounted only	WOP	PR-AA-2X	X	WOP ²	
Exhaust and intake valves and seats—internal combustion engines	WOP	PR-AA-2X	X	WOP ²	
Fuel injection equipment	WOP	PR-AA-2X	X	WOP ²	
Generators, internal combustion engine mounted	WOP	PR-AA-2X	X	WOP ²	
Magnetic starting switches—internal combustion engines	WOP	PR-AA-2X	X	WOP ²	
Magnetos	WOP	PR-AA-2X	X	WOP ²	
Mechanical governors	WOP	PR-AA-2X	X	WOP ²	
Piston rings	WOP	PR-AA-2X	X	WOP ²	
Voltage regulators	WOP	PR-AA-2X	X	WOP ²	
Bearings—anti-friction, including the following component parts: Inner and outer races, alloy steel balls and balls, and rollers assembled in retainers.	No. ³	No. ³	No. ³	No. ³	³ Sales of excess bearings are limited to the following: 1. To the original supplier, or 2. On any AAA order; or 3. On any AA-5 or higher rated order placed directly by the Army, the Navy, the Maritime Commission or the War Shipping Administration, or directly by any prime or subcontractor of any of them, who will incorporate the bearings into, or will deliver them as spare bearings with a product being manufactured by him; or 4. If the quantity to be sold in any month costs less than \$250, they may be sold on any order rated AA-5 or higher regardless of order's source; or 5. Specific sales authorized by the War Production Board
Blowers, portable electric hand	WOP	WOP	WOP	WOP	
Cellophane	WOP	WOP	WOP	WOP	
Chain saws	WOP	No. ⁴	X	No. ⁴	⁴ May be sold only on WPB authorization (Form WPB-3131).
Clocks, alarm	WOP	WOP	WOP	WOP	
Construction machinery:					
Backhoes (new and used), power, crawler mounted, rubber tired mounted, or walking. (Manufactured after January 1, 1930)	No. ⁵	No. ⁵	No. ⁵	WOP	⁵ May be sold only on WPB authorization (Form WPB-1319). Application should be made by filing four copies of Form WPB-1319 with the Construction Machinery Specialist for the WPB region in which the applicant's home office is located.

LIST B—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF FINISHED PRODUCTS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (f) (2) AND (3) OF THIS REGULATION—Continued

Finished products	Persons who produce material in the form in which the holder bought it	Uses permitted to buy and use under existing WPB orders	Representatives who are permitted to buy	Wholesale dealers who sell the material in the form held by holder	Remarks
(1)	(2)	(3)	(4)	(5)	(6)
Construction machinery—Con. Cranes (new and used), power, crawler mounted, rubber tired mounted, or walking. (Manufactured after January 1, 1930.)	No ¹	No ¹	No ¹	WOP....	This restriction does not apply to sales outside the 48 states of the United States and the District of Columbia and does not apply to the following special sales: 1. Sales to distributors. The term "distributor" means any person who is engaged in the business of purchasing new, used or reconditioned construction machinery for the purpose of resale. 2. Transfers at a judicial or sheriff's auction or sale, tax sale, or other similar transaction conducted by a judicial or other legal officer. 3. Sales by any Governmental agency to any other Governmental agency. 4. Sales by farmers. The term "farmer" means a person who engages in farming as a business, by raising crops, livestock, bees or poultry. It also includes a custom operator who uses farm supplies in performing services for farmers. It does not include a person who merely has a "victory garden" or raises food or other agricultural products entirely for his own use.
Draglines (new and used), power, crawler mounted, rubber tired mounted, or walking. (Manufactured after January 1, 1930.)	No ¹	No ¹	No ¹	WOP....	
Motorgraders (new and used), self propelled, earth moving, rubber tired mounted, 10,000 lbs. and heavier, tandem and four wheel drive types.	No ¹	No ¹	No ¹	WOP....	
Shovels (new and used), power crawler mounted, rubber tired mounted or walking. (Manufactured after January 1, 1930.)	No ¹	No ¹	No ¹	WOP....	
Tractors (new and used), crawler or track-laying type, all gauges, bare and including tractor mounted equipment such as bulldozers, angledozers, cranes, loaders, power control units, etc. (all diesel and semi-diesel powered models and the following gasoline powered models: M, WM, AG, H, TG and R2.	No ¹	No ¹	No ¹	WOP....	
Containers:					
Crowns: metal, beverage.....	WOP....	WOP....	WOP....	WOP....	
Metal closures for glass: home canning.....	WOP....	WOP....	WOP....	WOP....	
Closures: metal, not home canning; and crowns, metal, not beverage, for glass containers.....	WOP....	WOP....	WOP....	WOP....	
Glass containers (bottles, jars, etc.).....	WOP....	WOP....	WOP....	WOP....	
Metal cans.....	WOP....	WOP....	WOP....	WOP....	
Fluid milk shipping containers.....	WOP....	WOP....	WOP....	WOP....	
Textile bags.....	WOP....	WOP....	WOP....	WOP....	
Compressed gas cylinders.....	WOP....	PR-AA5 ²	PR-AA5 ²	PR-AA5 ²	*Liquefied Petroleum gas cylinders may be sold only if prior authorization is obtained from PAW for the installation of liq. pet. gas equipment under the terms of General Limitation Order L-69.
Collapsible tubes.....	WOP....	WOP....	WOP....	WOP....	
Containers: Consumer type, miscellaneous.*	WOP....	WOP....	WOP....	WOP....	*Paper cups and nested food containers are excepted from List B and fall under para. (c) (1) (ii) of this regulation.
Cork products.....	WOP....	WOP....	WOP....	WOP....	
Dental burs.....	WOP....	WOP....	WOP....	WOP....	
Diamond dies (large) †	WOP....	WOP....	WOP....	WOP....	† With hole diameter larger than .6015.
Diamond dies (small) †	No.....	No.....	No.....	No.....	† With hole diameter of .6015 and smaller.
Electronic parts and equipment:					
Electronic equipments.....	WOP....	AA-5.....	X.....	No.....	
Capacitors (variable).....	WOP....	AA-5.....	X.....	No.....	
Capacitors (fixed).....	WOP....	AA-5.....	X.....	No.....	
Coaxial cable.....	WOP....	AA-5.....	X.....	No.....	
Crystal assemblies.....	WOP....	AA-5.....	X.....	No.....	
Instruments, electrical indicating, combat type ‡	WOP....	AA-5.....	X.....	No.....	‡ Except fire control equipment, and navigation instruments.
Insulators.....	WOP....	AA-5.....	X.....	No.....	§ Ceramic, mica, etc., plastic.
Loudspeakers.....	WOP....	AA-5.....	X.....	No.....	
Microphones.....	WOP....	AA-5.....	X.....	No.....	
Relays, other than motor control as used in radio communication equipment.....	WOP....	AA-5.....	X.....	No.....	
Resistors (radio and radar).....	WOP....	AA-5.....	X.....	No.....	
Socket, tube (radio and radar).....	WOP....	AA-5.....	X.....	No.....	
Test equipment †⁹ (new and used).....	WOP....	AA-5.....	X.....	No.....	†⁹ All items cleared as recognized B-1 items, (standard) electronic.
Transformers and reactors †¹.....	WOP....	AA-5.....	X.....	No.....	†¹ Radio and radar including coils and chokes other than R. F. and I. F.
Tubes (radio and radar).....	WOP....	AA-5.....	X.....	No.....	
Vibrator †².....	WOP....	AA-5.....	X.....	No.....	†² A device containing a mechanically oscillating element which interrupts direct electrical current in Electronic Equipment.

FEDERAL REGISTER, Tuesday, June 6, 1944

LIST B—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF FINISHED PRODUCTS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (1) (2) AND (3) OF THIS REGULATION—Continued

Finished products (1)	Persons who produce material in the form in which the holder bought it (2)	Users permitted to buy and use under existing WPB orders (3)	Reproducers who are permitted to buy (4)	Wholesale dealers who sell the material in the form held by holder (5)	Remarks (6)
Engines, marine Diesel.....	WOP.....	No 11.....	X.....	No.....	11 Does not apply to the sale, exchange or other transfer of Marine Diesel Engines between the Army, Navy, Maritime Commission, War Shipping Administration, their contractors or subcontractors provided the marine Diesel engines will be used in the completion of a contract of the Army, Navy, Maritime Commission or War Shipping Administration rated AA-2X or higher.
Fans, domestic and commercial powered by a fractional H. P. motor, 200 watts or less.	WOP.....	No.....	X.....	No *.....	*May be sold only on WPB authorization on Form WPB-1319.
Floor sanding machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Graphite crucibles.....	WOP.....	WOP.....	WOP.....	WOP.....	
Industrial power trucks (new and used).	WOP.....	No 11.....	X.....	WOP.....	11 Sales of industrial power trucks may be made pursuant to any AA-2X or higher rated order from the Army, Navy, Maritime Commission or War Shipping Administration or from any prime or subcontractor of any of them who will incorporate the industrial power trucks into or will deliver them as equipment with a product being manufactured by him. Otherwise may be sold only on WPB authorization (Form WPB-1319)
Laundry equipment, commercial, dry cleaning equipment, commercial, and tailors pressing equipment:					
Group 1					
Boards, steam spotting.....	WOP.....	No 11.....	X.....	WOP.....	11 May be sold freely to the Army or Navy or any prime contractor or subcontractor for delivery to the Army or Navy, otherwise WPB Form 924 authorization is required.
Conveyors, monorail.....	WOP.....	No 11.....	X.....	WOP.....	
Dry cleaning units, naphtha.....	WOP.....	No 11.....	X.....	WOP.....	
Dry cleaning units, synthetic.....	WOP.....	No 11.....	X.....	WOP.....	
Dryers, garment, hot air.....	WOP.....	No 11.....	X.....	WOP.....	
Dryers, hosiery and sock.....	WOP.....	No 11.....	X.....	WOP.....	
Dye machines.....	WOP.....	No 11.....	X.....	WOP.....	
Extractors (including mechanical unloading).	WOP.....	No 11.....	X.....	WOP.....	
Forms, collar.....	WOP.....	No 11.....	X.....	WOP.....	
Forms, hosiery and sock.....	WOP.....	No 11.....	X.....	WOP.....	
Forms, overall.....	WOP.....	No 11.....	X.....	WOP.....	
Forms, sleeve.....	WOP.....	No 11.....	X.....	WOP.....	
Forms, trouser.....	WOP.....	No 11.....	X.....	WOP.....	
Filters, solvent, for drycleaning.....	WOP.....	No 11.....	X.....	WOP.....	
Fluffers, handkerchief.....	WOP.....	No 11.....	X.....	WOP.....	
Folding machines, automatic.....	WOP.....	No 11.....	X.....	WOP.....	
Ironers, collar.....	WOP.....	No 11.....	X.....	WOP.....	
Ironers, flatwork.....	WOP.....	No 11.....	X.....	WOP.....	
Ironers, handkerchief.....	WOP.....	No 11.....	X.....	WOP.....	
Ironer attachments:					
Canopies.....	WOP.....	No 11.....	X.....	WOP.....	
Feeding devices.....	WOP.....	No 11.....	X.....	WOP.....	
Listing machines.....	WOP.....	No 11.....	X.....	WOP.....	
Marking machines.....	WOP.....	No 11.....	X.....	WOP.....	
Presses.....	WOP.....	No 11.....	X.....	WOP.....	
Shakers, flatwork.....	WOP.....	No 11.....	X.....	WOP.....	
Shapers, sleeve.....	WOP.....	No 11.....	X.....	WOP.....	
Shapers, trouser.....	WOP.....	No 11.....	X.....	WOP.....	
Spreaders, flatwork.....	WOP.....	No 11.....	X.....	WOP.....	
Stackers, flatwork automatic.....	WOP.....	No 11.....	X.....	WOP.....	
Stackers, handkerchief automatic.....	WOP.....	No 11.....	X.....	WOP.....	
Starch cookers.....	WOP.....	No 11.....	X.....	WOP.....	
Starching and extracting machines.....	WOP.....	No 11.....	X.....	WOP.....	
Starching machines.....	WOP.....	No 11.....	X.....	WOP.....	
Still, vacuum, for drycleaning.....	WOP.....	No 11.....	X.....	WOP.....	
Stretchers, trouser.....	WOP.....	No 11.....	X.....	WOP.....	
Tables, marking.....	WOP.....	No 11.....	X.....	WOP.....	
Tumblers.....	WOP.....	No 11.....	X.....	WOP.....	
Washers (except glove).....	WOP.....	No 11.....	X.....	WOP.....	
Group 2					
Blocking machines, garment.....	WOP.....	WOP.....	WOP.....	WOP.....	
Boards, pressing.....	WOP.....	WOP.....	WOP.....	WOP.....	
Boards, pressing, velvet and nap.....	WOP.....	WOP.....	WOP.....	WOP.....	
Boards, shirt folding.....	WOP.....	WOP.....	WOP.....	WOP.....	
Boards, ironing.....	WOP.....	WOP.....	WOP.....	WOP.....	

LIST B—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF FINISHED PRODUCTS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPHS (1) (2) AND (3) OF THIS REGULATION—Continued

Finished products (1)	Persons who produce material in the form in which the holder bought it (2)	Users permitted to buy and use under existing WPB orders (3)	Representatives who are permitted to buy (4)	Wholesale dealers who sell the material in the form held by holder (5)	Remarks (6)
Laundry equipment, etc.—Con.					
Boards, spotting, except steam	WOP	WOP	WOP	WOP	
Boards, steam	WOP	WOP	WOP	WOP	
Cabinets, deodorizing, drying or sterilizing	WOP	WOP	WOP	WOP	
Collar shapers	WOP	WOP	WOP	WOP	
Collar tippers	WOP	WOP	WOP	WOP	
Conveyors, bag (wet wash)	WOP	WOP	WOP	WOP	
Conveyors, "go back"	WOP	WOP	WOP	WOP	
Conveyors, shirt	WOP	WOP	WOP	WOP	
Cuff cleaners	WOP	WOP	WOP	WOP	
Dampeners, cloth	WOP	WOP	WOP	WOP	
Dampeners, collar and seam	WOP	WOP	WOP	WOP	
Dryers, blanket and curtain	WOP	WOP	WOP	WOP	
Dryers, rug	WOP	WOP	WOP	WOP	
Dryers, windwhip	WOP	WOP	WOP	WOP	
Dry rooms, conveyor	WOP	WOP	WOP	WOP	
Dry rooms, sectional	WOP	WOP	WOP	WOP	
Dye kettles	WOP	WOP	WOP	WOP	
Feather sanitizing machines	WOP	WOP	WOP	WOP	
Finishers, garment	WOP	WOP	WOP	WOP	
Finishers, sleeve	WOP	WOP	WOP	WOP	
Fluting machines	WOP	WOP	WOP	WOP	
Forms, glove	WOP	WOP	WOP	WOP	
Fur cleaning equipment	WOP	WOP	WOP	WOP	
Glazers, fur	WOP	WOP	WOP	WOP	
Glove cleaning machines	WOP	WOP	WOP	WOP	
Hangers, revolving shirt	WOP	WOP	WOP	WOP	
Hatters' equipment	WOP	WOP	WOP	WOP	
Holders, bag	WOP	WOP	WOP	WOP	
Holders, net	WOP	WOP	WOP	WOP	
Irons, puff	WOP	WOP	WOP	WOP	
Irons, rotary	WOP	WOP	WOP	WOP	
Irons, steam	WOP	WOP	WOP	WOP	
Ironers, edger	WOP	WOP	WOP	WOP	
Ironers, hat crown	WOP	WOP	WOP	WOP	
Ironers, ruffle	WOP	WOP	WOP	WOP	
Ironer attachments:					
String mark eliminators	WOP	WOP	WOP	WOP	
Napping machines (carding machines for blanket finishing)	WOP	WOP	WOP	WOP	
Puffers, steam	WOP	WOP	WOP	WOP	
Rug cleaning machines (stationary)	WOP	WOP	WOP	WOP	
Sand bags, hat	WOP	WOP	WOP	WOP	
Seam cleaners	WOP	WOP	WOP	WOP	
Shirt envelop machines	WOP	WOP	WOP	WOP	
Steamers, garment	WOP	WOP	WOP	WOP	
Steamers, velvet	WOP	WOP	WOP	WOP	
Sterilizers, feather	WOP	WOP	WOP	WOP	
Stretchers, blanket and curtain	WOP	WOP	WOP	WOP	
Stretchers, dress	WOP	WOP	WOP	WOP	
Tables, steam	WOP	WOP	WOP	WOP	
Tubs, scrub	WOP	WOP	WOP	WOP	
Tubs, starch	WOP	WOP	WOP	WOP	
Tubs, stationary laundry	WOP	WOP	WOP	WOP	
Washers, glove	WOP	WOP	WOP	WOP	
Mining Equipment and machinery (new and used).	No	No	No	No	" Any equipment or machinery (whether mining, construction, industrial or otherwise) acquired by a producer as defined in P-26 may be transferred by such producer only to another producer who holds a serial number under such order or with permission of the Mining Division, WPB.
Motion Picture (35mm.) projection equipment and accessories:					
List 1					
Amplifiers	No	No	No	No	
Bases	No	No	No	No	" May be sold only on WPB authorization (Forms WPB-323, WPB-324).
Complete portable projectors	No	No	No	No	
Complete projection arc	No	No	No	No	
Complete projectors	No	No	No	No	
Complete sound systems	No	No	No	No	
Current converting devices	No	No	No	No	
Loud speakers	No	No	No	No	
Pedestals	No	No	No	No	" May be sold only on WPB authorization (Forms WPB-323, WPB-324).
Projection arc lamphouses	No	No	No	No	
Projector mechanisms	No	No	No	No	
Sound heads	No	No	No	No	

LIST B—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF FINISHED PRODUCTS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPHS (1) (2) AND (3) OF THIS REGULATION—Continued

Finished products (1)	Persons who produce material in the form in which the holder bought it (2)	Users permitted to buy and use under existing WPB orders (3)	Reproducers who are permitted to buy (4)	Wholesale dealers who sell the material in the form held by holder (5)	Remarks (6)
<i>List 2</i>					
Motion Picture, etc.—Con. Automatic enclosed rewinders.	WOP	WOP	WOP	WOP	
Change-over devices	WOP	WOP	WOP	WOP	
Film splicers	WOP	WOP	WOP	WOP	
Hand rewinders	WOP	WOP	WOP	WOP	
Nitrate film storage cabinets.	WOP	WOP	WOP	WOP	
Repair units and repair parts (except electronic parts).	WOP	WOP	WOP	WOP	
Steel fireproof booth tables.	WOP	WOP	WOP	WOP	
Take-up reels	WOP	WOP	WOP	WOP	
Motors and generators, electric (fractional horsepower) excepting those used as starters or magnetos on internal combustion engines.	WOP	No ²¹	X	No	²⁰ Does not apply to the sale, exchange or other transfer of fractional horsepower motors between the Army, Navy, Maritime Commission or War Shipping Administration, their contractors or subcontractors provided the fractional horsepower motors will be used in the completion of a contract of the Army, Navy, Maritime Commission or War Shipping Administration rated AA-2X or higher.
Office machinery:					
<i>List 1</i>					
Accounting machines, book-keeping machines and billing machines (accounting principle.) Also continuous forms handling machines (typewriter principle) having carbon paper handling devices constructed as an integral part of the machine, and collateral equipment, except autographic registers.	WOP	No ²¹	No	No	²¹ May be sold only on WPB authorization. (Form WPB-1633).
Adding machines	WOP	No ²¹	No	No	
Addressing machines, including but not limited to embossing machines for plates, and stencil cutting machines embodying typewriter principle.	WOP	No ²¹	No	No	
Calculating and computing machines	WOP	No ²¹	No	No	
Rotary and others	WOP	No ²¹	No	No	
Duplicating machines including but not limited to ink ribbon gelatin, spirit, stencil and reproducing typewriter principle machines and Multilith and Davidson duplicators: Gelatin. Offset and relief. Spirit. Stencil	WOP	No ²¹	No	No	
Machines and collateral equipment intended for use for dictating purposes.	WOP	No ²²	No	No	²² May be sold only on WPB authorization (Form WPB-1633).
Microfilm machines designed for office functions.	WOP	No ²²	No	No	
Office composing machines (changeable type, changeable horizontal and vertical spacing, uniform impression).	WOP	No ²²	No	No	
Payroll denominating machines.	WOP	No ²²	No	No	
Punched card tabulating and accounting machines and collateral equipment.	WOP	No ²²	No	No	
Time recording machines and collateral equipment, except watchmen's clocks.	WOP	No ²²	No	No	
Time stamp machines and collateral equipment.	WOP	No ²²	No	No	²³ May be sold on WPB authorization. (Form WPB-1633).

LIST B—CLASSES OF BUYERS TO WHOM SPECIAL SALES OF FINISHED PRODUCTS MAY BE MADE IN ACCORDANCE WITH THIS LIST, SUBJECT TO PARAGRAPH (1) (2) AND (3) OF THIS REGULATION—Continued

Finished products (1)	Persons who produce material in the form in which the holder bought it (2)	Users permitted to buy and use under existing WPB orders (3)	Reprocessors who are permitted to buy (4)	Wholesale dealers who sell the material in the form held by holder (5)	Remarks (6)
<i>List B</i>					
Office machinery—Con.					
Autographic registers.....	WOP.....	WOP.....	WOP.....	WOP.....	
Cash (registering machines).....	WOP.....	WOP.....	WOP.....	WOP.....	
Change making machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check cancelling machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check cutting machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check dating machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check endorsing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check numbering machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check protecting machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check signing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check sorting machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Check writing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Coin counting machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Coin sorting machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Coin wrapping machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Currency counting machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Envelope contents folding machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Envelope handling machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Envelope mailing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Envelope opening machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Envelope sealing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Envelope stuffing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Mail room folding machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Perforating machines (marking and cancelling).....	WOP.....	WOP.....	WOP.....	WOP.....	
Postal permit mailing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Post office cancelling machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Shorthand writing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Stamp affixing machines.....	WOP.....	WOP.....	WOP.....	WOP.....	
Typewriters—new nonportable.....	WOP.....	WOP.....	WOP.....	WOP.....	
Typewriters—new portable.....	WOP.....	WOP.....	WOP.....	WOP.....	
Printing and publishing machinery, parts and supplies (new and used):					
Graphic arts machinery: Machine composition.....	WOP.....	No ²¹	WOP.....	WOP.....	²¹ May be sold only on WPB authorization. (Form WPB-1315). Does not apply to machinery put into use before May 1, 1937, which may be sold freely.
Hand composition.....	WOP.....	No ²¹	WOP.....	WOP.....	
Photoengraving, lithographic and gravure plate making.....	WOP.....	No ²¹	WOP.....	WOP.....	
Electrotype, stereotype, rubber and plastic.....	WOP.....	No ²¹	WOP.....	WOP.....	
Presses.....	WOP.....	No ²¹	WOP.....	WOP.....	
Bindery.....	WOP.....	No ²¹	WOP.....	WOP.....	
Paper mill machinery (new and used).....	WOP.....	No ²¹	WOP.....	WOP.....	²¹ May be sold only on WPB authorization on Form WPB-1319.
Ranges, domestic electric.....	WOP.....	WOP ²²	X.....	WOP.....	²² See Order L-23-b for persons eligible to buy new domestic electric ranges.
Refrigerators, domestic mechanical.....	No ²¹	No ²¹	X.....	No ²¹	²¹ WPB Form 809 required.
Slide fasteners (See List A, Part III).....					²¹ May be sold freely to fill contracts or purchase orders for delivery to or for the account of the U. S. Maritime Commission; or the War Shipping Administration for shipment use only, otherwise WPB Form 807 is required.
Sterilizer equipment.....	WOP.....	WOP.....	WOP.....	WOP.....	
Tools: Machine tools ²³	WOP.....	WOP.....	WOP.....	WOP.....	²³ The term "Machine Tool" means all machines (except portable machine tools) for the cutting (except heat cutting) abrading, chipping, forming, straightening and forging of metals.
Metal cutting ²⁴	WOP.....	WOP.....	WOP.....	WOP.....	²⁴ Except charcers.
Track-laying tractor parts.....	WOP.....	WOP.....	WOP.....	WOP.....	

[F. R. Doc. 44-8044; Filed, June 3, 1944; 11:23 a. m.]

PART 1041—PRODUCTION, TRANSPORTATION, REFINING AND MARKETING OF PETROLEUM

[Preference Rating Order P-93-c, as Amended June 3, 1944]

To facilitate sales of idle or excess materials, equipment and facilities by persons engaged in the petroleum industry to other persons engaged in the petroleum industry and to control the acquisition of materials by persons engaged in the petroleum industry, the following order is deemed necessary and appropriate in the public interest and to promote the national war effort:

Section 1041.3 Preference Rating Order P-93-c, as amended August 24, 1943 is hereby amended to read as follows:

(a) *Definitions.* (1) "Operator" means any person to the extent that he is engaged in the petroleum industry.

(2) "Surplus material" means that quantity of any item of material, usable for purposes other than scrap, in the operator's possession or under his control, which is determined as follows:

(i) For material listed on Schedule A, B or C, the quantity which is determined to be surplus critical material in accordance with the provisions of the applicable schedule.

(ii) For material not listed on Schedule A, B or C, the quantity which exceeds the quantity required or scheduled for use during the succeeding 90 days.

(3) All other definitions of Preference Rating Order P-93-b shall apply in this order.

(b) *Sales of material between operators.* (1) Any operator may sell or transfer material to any operator, and may sell or transfer material from one branch, division or section of a single enterprise to another branch, division or section of the same enterprise under common ownership or control.

(2) Any operator may sell or transfer material to any supplier. Any sale or transfer of such material by a supplier to an operator may be freely made, but must conform to the provisions of this order.

(3) Any transaction effected pursuant to this paragraph (b) must be accomplished without the use of a preference rating or an allotment number or symbol, as the case may be.

(4) Where any material is to be used by an operator outside of the United States, its territories or possessions, no operator may sell, transfer or accept delivery of such material under the provisions of this paragraph (b) unless Form WPB-1161 is filed with the Petroleum Administration for War prior to any such sale or transfer. For the purposes of this subparagraph, Form WPB-1161 will be treated as an information form only and not as an application, and the sale or transfer may be effected immediately after its filing.

(c) *Restrictions on acquisition of material.* No operator may accept delivery

of any material for ultimate use in the United States, its territories (other than Hawaii) or possessions, in a quantity which, if accepted by the operator, would result in surplus material for that operator.

(d) *Participation in Materials Redistribution Program.* Where any material is to be used by an operator in the United States, its territories or possessions, such operator shall file such applications as are required by the PAW-Materials Redistribution Program No. 2 and shall participate in such program to the extent required by its terms and provisions. Any operator required to make a certification of compliance under the provisions of the PAW-Materials Redistribution Program No. 2 may be deprived of priorities assistance where a determination has been made that such operator has surplus material which he has not made available for redistribution in accordance with such program.

(e) *Communications and appeals.* (1) All reports which may be required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to the Materials Division, Petroleum Administration for War, Interior Building, Washington 25, D. C., Ref: P-98-c.

(2) Any person affected by this order or the applicable provisions of Part 1 of the PAW-Materials Redistribution Program No. 2, who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, may file an appeal with the Petroleum Administration for War, setting forth in a letter in triplicate, the pertinent facts and the reasons such person considers that he is entitled to relief. Action with respect to this order and the PAW-Materials Redistribution Program No. 2 may thereupon be taken as is deemed appropriate.

(f) *Applicability of orders and regulations.* (1) An operator may sell or transfer material to any person other than an operator or a supplier in accordance with the provisions of Priorities Regulation 13.

(2) Any sale, delivery or transfer of material or the use of implementing documents accomplished under the provisions of paragraph (b) of this order shall not be subject to the provisions of CMP Regulation 2 or paragraph (f) of CMP Regulation 5 (except for any sale, delivery or transfer to an operator in the Territory of Hawaii) or to the provisions of Priorities Regulation 1 or 13, and shall be expressly permitted by paragraph (c) (3) of Priorities Regulation 13.

(3) In the event that a supplier sells or transfers to any person other than an operator any merchant trade products, as defined in Order M-21-b-2, acquired from an operator under this order, the merchant trade products so sold or transferred shall be deemed to have been acquired by the supplier under Order M-21-b-2.

(4) This order does not authorize the violation of any acquisition, inventory, quota or use provisions imposed by any

applicable order or regulation of the War Production Board.

(g) *Violations.* Any person who willfully violates any provision of this order or who willfully furnishes false information to the War Production Board or the Petroleum Administration for War in connection with this order 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.

(h) *Further limitations on use of priorities assistance.* The Petroleum Administration for War may issue in its own name further restrictions or limitations on the use of priorities assistance by operators in the petroleum industry.

NOTE: The reporting requirements of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 3d day of June 1944.

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

SCHEDULE A

DETERMINATION OF SURPLUS CRITICAL MATERIAL FOR THIS SCHEDULE

To determine surplus critical material for Schedule A. Subtract from the total quantity of any item of critical material (of a type identified on this schedule), that quantity by item which is required or scheduled for use during the succeeding 90 days.

Critical material:	Branch of industry used in
Carbon and alloy steel:	
Tubular goods (oil country)	
Casing	P
Tubing—2" and up	P
Drill pipe	P
Line pipe—2" and up	P, NG, R, T

SCHEDULE B

DETERMINATION OF SURPLUS CRITICAL MATERIAL FOR THIS SCHEDULE

To determine surplus critical material for Schedule B: Subtract from the total quantity of any item of critical material (of a type identified on this schedule), one-half of the quantity by item actually installed or put into service (use) in 1942 plus that quantity by item which is required or scheduled for use during the succeeding 90 days for any facilities which have been put into operation since December 31, 1942.

Critical material:	Branch of industry used in
Carbon and alloy steel:	
Condenser tubes	NG, R
Boiler tubes	R
Still tubes	R
Copper:	
Wire (wire mill copper products)	P, NG, R
Pipe and tubing (including tubes)	NG, R
Copper base alloys:	
Pipe and tubing (including tubes)	NG, R
Valves 1 (check, gate, globe, plug, relief, safety)	
Steel 2" and up	P, NG, R, T
Cast iron 12" and up	P, NG, R, T

SCHEDULE C

DETERMINATION OF SURPLUS CRITICAL MATERIAL FOR THIS SCHEDULE

To determine surplus critical material for Schedule C: Total by item all critical material whether or not installed (of a type identified on this schedule) (a) which has not been in productive service during the past 90 days and is not required or scheduled for such service during the succeeding 60 days; or (b) which has not been in productive service during the past 180 days.

Critical material:	Branch of industry used in
Compressors ¹ :	
75 HP or more (including direct driven)	P
200 HP or more (direct driven only)	NG, R
7½ HP or less (complete with storage tank)	M
Control instruments ^{1,2} :	
Industrial (including regulators and control valves)	NG, R
Electric motors ³ :	
10 HP or more	P, NG, R, T
3 HP or more	M
Electric motor controls ⁴ :	
10 HP or more	P, NG, R, T
3 HP or more	M
Engines ⁵ :	
Multi-cylinder Gas and Gasoline, 10 HP or more	P, NG, T
Diesel 150 HP or more	P, NG, T
Heat exchangers (including complete shells)	NG, R
Line pipe (oil or gas in place) 4" or over	P
Line pipe (in place), 4" or over	NG, T
Oil country boilers:	
100 HP or more and 125 lbs. WP or more	P
Pressure vessels and towers, 200 or more cubic feet contents	NG, R
Pumps ⁶ Dispensing, motor driven meter type	M
Pumps ⁶ (steam or power driven)	
Centrifugal	NG, R, T
Horizontal reciprocating	NG, R, T
Rotary	NG, R, T
Pumping units, Oil well (excluding standard rig front), 10 HP or more	P
Tanks, Steel storage, 10,000 bbls. or larger	P, NG, R, T
Tanks ⁷ Steel storage, 65 gallons or larger	M

Footnotes

(These footnotes are applicable to any footnoted material, regardless of the schedule in which such material is listed.)

¹ Only unused, reconditioned, or rebuilt material of this type.

² Only material of this type which was sold new to any person (not necessarily to the required participant) at any time since December 31, 1937.

³ Only material of this type which is not actually installed at the time a report under the program is submitted.

⁴ Only material of this type with a new replacement cost (excluding the power unit) of \$600 or more.

⁵ (This footnote was deleted June 3, 1944.)

⁶ Only explosion proof material of this type.

⁷ Only material of this type which is not actually installed underground at the time a report under the program is submitted.

The symbols P, NG, R, T, and M as used in the right-hand column above have the following meanings:

- P means Production (oil or gas).
- NG means Natural Gasoline Recovery.
- R means Refining.
- T means Transportation.
- M means Marketing.

[F. R. Doc. 44-8046; Filed, June 3, 1944; 11:23 a. m.]

PART 3288¹—PLUMBING AND HEATING EQUIPMENT

[Limitation Order L-173 as amended June 3, 1944]

OIL AND GAS BURNING DOMESTIC SPACE HEATERS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of 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 the national defense:

§ 3288.41¹ *General Limitation Order L-173—(a) Definitions.* For the purposes of this order:

(1) "Domestic space heaters" means any device (except electric) for the direct heating of the space in and adjacent to that in which the device is located, designed for use without heat distribution pipes or ducts as integral parts of such heating devices, and includes but is not limited to circulating heaters, radiant heaters, floor furnaces and wall furnaces: *Provided*, That "domestic space heaters" does not include direct fired gas unit heaters.

(2) "Fuel oil" means any liquid petroleum classified as grade No. 1, 2, 3, 4, 5, or 6, including Bunker "C" fuel oil, kerosene range oil, gas oils and any other liquid petroleum product used for the same purpose as the above designated grades.

(b) *General restrictions.* (1) No person shall manufacture, fabricate or assemble any domestic space heaters using fuel oil as fuel, except:

(i) To fill a contract, subcontract or purchase order for such heaters for delivery to or for the account of the Army, Navy, War Shipping Administration, or Maritime Commission of the United States; or

(ii) For approved installation in a building or project authorized under an order in the P-19 or P-55 series or on Form GA-1456 or Form WPB-2896, provided that such space heaters of the types controlled by Limitation Order L-23-c are limited to the sizes and capacities permitted by that order.

(iii) Any number of such heaters (other than floor or wall furnaces) in any calendar quarter beginning after June 30, 1943, which he can manufacture, fabricate, or assemble by using a total weight of iron and steel not in excess of 8% of the total weight of iron and

steel which he used in the manufacture, fabrication or assembly of such heaters during the twelve months' period, July 1, 1940 to June 30, 1941. *Provided*, That any heater manufactured under this subparagraph (iii) conforms to the models and BTU ratings stipulated in Limitation Order L-23-c, Schedule B—Stoves—Item 4.

(2) No person shall manufacture, fabricate, or assemble any floor or wall furnaces using gas as fuel except:

(i) To fill a contract, subcontract or purchase order for such floor or wall furnaces for delivery to or for the account of the Army, Navy, War Shipping Administration, or Maritime Commission of the United States; or

(ii) For approved installation in a building or project authorized under an order in the P-19 or P-55 series or on Form GA-1456 or Form WPB-2896.

(c) *Replacement parts.* Nothing in this order shall be construed to prohibit or limit the production, by any manufacturer, of replacement parts for domestic space heaters using fuel oil or gas as fuel.

(d) *Violations and false statements.* 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.

(e) *Appeals.* Any appeal from the provisions of this order shall be filed on Form WPB-1477 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.

(f) *Applicability of regulations.* All persons and transactions affected by this order are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

(g) *Applicability of other orders.* Insofar as any other order issued by the War Production Board, or to be issued by it hereafter, limits the use of any material to a greater extent than the limits imposed by this order, the restrictions of such other order shall govern, unless otherwise specified therein.

(h) *Routing of correspondence.* Reports to be filed and other communications concerning this order shall be addressed to the War Production Board, Plumbing and Heating Division, Washington 25, D. C., Ref: L-173.

Issued this 3d day of June 1944.

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

[F. R. Doc. 44-8045; Filed, June 3, 1944; 11:23 a. m.]

PART 1226—GENERAL INDUSTRIAL EQUIPMENT

[Supplementary Limitation Order L-112-a, as Amended June 5, 1944]

INDUSTRIAL POWER TRUCKS

In accordance with the provisions of § 1210.1 *General Limitation Order L-112*, which the following order supplements: it is hereby ordered, that:

§ 1226.122 *Supplementary Limitation Order L-112-a—(a) Approved standard models.* Pursuant to paragraph (d) (2) of Limitation Order L-112, approved standard models of industrial power trucks for each manufacturer named in this supplementary order shall be those models listed below for such manufacturer: *Provided, however* That notwithstanding any other provision of Limitation Order L-112, as supplemented, no such model shall be manufactured which is not produced in accordance with the following restrictions:

(1) No such model shall be manufactured in more than one size of platform width and length, nor shall any such model contain battery boxes built to accommodate larger capacity batteries than the manufacturer's standard battery for the model; and

(2) No fork truck (other than Army or Navy Ordnance models) having a load capacity rated at less than ten thousand (10,000) pounds shall be manufactured which is not (i) of the tilting, telescopic type and having a standard minimum overall height not in excess of eighty-three (83) inches, and a standard maximum lift height, adopted for such model of fork truck by the manufacturer thereof, except that if any such model of fork truck has a rated load capacity for which one or more alternative (in addition to standard) maximum lift heights are shown in Table I below, then such model of fork truck may also be manufactured with any maximum lift height thus shown and with a standard minimum overall height which may be in excess of eighty-three (83) inches, adopted for such fork trucks by the manufacturer; and (ii) equipped with a standard fork of the length designated in Table I for trucks of such capacity (but this restriction shall not be deemed to prohibit the furnishing of separate fork extensions)

TABLE I

Rated load capacity	Maximum lift height	Fork length
2,000 lb.....	Standard.....	36"
3,000 lb.....	Standard or 144"	36"
4,000 lb.....	Standard or 144"	36"
6,000 lb.....	Standard, 144" or 168"	42"
7,000 lb.....	Standard or 144"	42"

Any manufacturer who has been engaged, prior to July 10, 1943, in producing fork trucks without standard heights or in heights not permitted by this order, shall determine upon and adopt a standard minimum over-all height and a standard maximum lift height for each of the approved standard models (and for each of the permitted maximum lift heights which he proposes to furnish in

¹ Formerly Part 3023, § 3023.1.

any model) being produced by him, in accordance with this order, within ten (10) days after July 20, 1943 (and for any proposed new model which he may propose to manufacture, within ten (10) days after the listing of such model in

this order as an approved standard model) and such manufacturer shall not thereafter commence the manufacture of any model which is not produced in accordance with the standard heights so adopted by him.

Name of manufacturer and approved standard models
 Note: Table amended June 5, 1944

Atlas Car & Mfg. Co.....	HP-3, 3-EA-62, 3-EA-17, 3-DWT-2, 2-WT-2
Automatic Transportation Co.....	LN-2, LN-3, LO-5, TLN-2, TLN-3, TLO-5, CHTF-2, THTF-L-4, THTF-L-6, THTF-L-6 (Ordnance Model), THTF-L-7, THTF-M-10, TN-4, TN-6, TW-4, TW-6— in platform lengths 36, 48, 60, and 72 inches and heights 6, 7, 9, and 11 inches, P-427, 2000# crane attachment
Baker-Raulang Co.....	E-2, E-3, E-5, H-2, H-3, H-5 JOMH-20, JOMH-40, JOMH-60, OXA, CXB, CXF
Barrett-Cravens Co.....	Power OX— in platform lengths 48 and 60 inches, widths 19 and 25 inches, and heights 7, 9, and 11 inches.
Berry Motor Car Co.....	TT3-2NC, FHLT-2, FHLT-3
Buda Co.....	Chore Boy, Chore Boy-FF
Clark Equipment Co.....	Favorite, Tops, Plate, Elec-Plate, Stalwart-6025, Elec-Stalwart-6025, Clarkat, Standard, Mill, Transport
Crescent Truck Co.....	LA-3, NA-4, NA-6, LDLF, NBR-4, NDRE-4, NDRE-6, NCRE-4, NCRE-6, NCDE-4, NCTE-10, NTV
Dallas Machine & Locomotive Works, Inc.....	PH-462-130, PE-562-130, PE-662-130, 4MH-4560, 4MH-5170, SMH-4560, SRH-5660, SRH-5770, SRH-5778, SRH-6978, SMH-5170, SRH-4560
Easton Car & Construction Co.....	HP-4, HP-6, LP-4, LP-6, LL-4, LL-6, LL6-10, TL6-10, TLC-4, TLC-6
Elwell-Parker Electric Co.....	EQ-4, EP-4-11, EP-6, GEP-6, EP-10, ELN-6, ELN-10, F-23, F-19, F-25, C-4, C-X, C-Z, 2000# crane attachment 66B
John Engelson.....	
Erickson Special Equipment Mfg. Co.....	FT, FA
Harry Ferguson, Inc.....	Moto-Tug-25, Moto-Tug-40
Hadley & Dye Aircraft Parts Co.....	Model 101
W. F. Hebard Equipment Co.....	A-3-Victory, A-14-Victory, J-233, J-233-N, J-233-P
"HH" Manufacturers.....	1646, 1646TV, 2NC, 2NHD, 2GHD C-2T, C-34
Hl-way Service Corp.....	Drott L
Howell Industrial Truck Co.....	112, 30, 90, 80-FC, 5
Lansing Co.....	Models J and R
Lewis-Shepard Co.....	EFTT3, EFTT4, GFTT3, GFTT4
Lift Trucks, Incorporated.....	EHN-3000# in platform lengths 38, 44, 50, and 62 inches, EHW-3000#, EHW-4000#, EHW-6000# in platform lengths 44, 50, 62, and 74 inches. All in 6, 7, 9, and 11 inch platform heights.
MacDonald Truck Co.....	A, B, C
Mercury Manufacturing Co.....	A-1007, A-1006, A-1020, A-1001, A-1017, A-1018, A-1360, A-1480, A-1540, A-540, Banty
Moto-Truc Co.....	NMSD-1, WE-1, MT-1, MT-3 MT-5, MT-6— Moto Truck platform in widths 20 and 26½ inches; lengths 36, 48, 60, and 90; heights 6, 7, 9, and 11 inches
Nutting Truck & Caster Co.....	SCT, SLT, STT
Prescott Iron Works, Inc.....	Model B
Rocky Mountain Steel Products, Inc.....	Pony Express-24 volt; Pony Express-32 volt, Pony Express-Gas
Ross Carrier Co.....	20-H, 18-H, 16-H, 15-H, 12-H, 70-5445, 70-6051, 90-6544, 90-6556, 90-7056, 90-7968, 90-10868
Schwitzer-Cummins Co.....	F-462
Silent Hoist Winch & Crane Co.....	A, AX, AY, DY, CK
Superior Grinding & Motor Parts Co.....	STD, HD, TRX
Towmotor Co.....	LT-40, LT-44, LT-50, LT-56, LT-62, LT-72
Vaughan Motor Co.....	TAW
Whiting Corp.....	8-DELT
Willamette Hyster Co.....	Karry Krane, Hyster-20, Hyster-75, Space Saver, M-4560, M-5766, MH-4566, MH-5778, MH-57-108, MH-6370, MH-6878
Wright-Hibbard Industrial Electric Truck Co., Inc.....	RBH and TRC in platform widths of 18 or 24 inches, platform lengths of 42 or 53 inches and lowered heights of 6½, 9, or 11 inches in 4000# capacity
Yale & Towne Mfg. Co.....	K20-4, K20-6, KM-4L, K23-E4, K23-E6, K26-S10, K22-4, KM-4H, K-25, K-38, KN30-2M, K41-II, K41-III, K41-V, K42-3-7-65, K42-SH6-78, K42-G10-5¼-78, C2-T
Yard-Man, Incorporated.....	D-Truck-Man

Issued this 5th day of June 1944.

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

[F. R. Doc. 44-8081; Filed, June 5, 1944; 11:47 a. m.]

PART 3037—ELECTRONIC EQUIPMENT
 [General Limitation Order L-183-a, Direction 1]

EFFECT OF PRECEDENCE LIST DESIGNATIONS ON COMPONENT ORDERS PLACED BY JOBBERS AND DISTRIBUTORS

The following direction is issued pursuant to General Limitation Order L-183-a.

A precedence list designation on a purchase order placed with a component manufacturer by a jobber or distributor must not be given any effect by the component manufacturer in scheduling shipment on that order, unless the purchase order also has all of the other information required by paragraph (b) (4) of Limitation Order L-183-a (name of contracting agency or customer on the prime contract; prime contract number; definite minimum delivery schedule required to support production according to the precedence list; and producer's manufacturing lead factor) It also must not be given any effect by the component manufacturer in any case where the component manufacturer knows, or has reason to believe, that the purchase order of the jobber or distributor is for replacement of inventory, even though the order purports to carry the other information required by paragraph (b) (4).

This means, in effect, that precedence list designations when accompanied by the other required information have effect on the scheduling of jobbers' and distributors' orders only when those orders are placed by the jobber or distributor as an intermediary for an equipment manufacturer for equipment being produced under a contract carrying Precedence.

For example, if Brown Radio Manufacturing Company places an order for resistors on White Resistor Company through a distributor, the distributor placing the order directly on White Resistor Company may use the precedence list designation, minimum delivery schedule, contract and contractor information and lead factor furnished by Brown Radio Manufacturing Company. White Resistor Company in turn may schedule that order according to precedence. If Brown Radio Manufacturing Company buys resistors from the distributor's stock, however, and the distributor extends the rating and precedence on his order with White Resistor Company to replace his inventory, then in that case the precedence list designation on the distributor's order shall not be given any effect.

Issued this 5th day of June 1944.

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

[F. R. Doc. 44-8082; Filed, June 5, 1944; 11:47 a. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN
 [CMP Reg. 1, Direction 51]

WAR DEPARTMENT SMALL ORDERS

The following direction is issued pursuant to CMP Reg. 1.

(a) This direction provides for the use by the War Department of the symbol SO in placing purchase orders for controlled materials and Class A products. This supersedes all previous orders, regulations, and instructions on the same subject.

(b) Any one purchase order for any Class A product may be placed as a small order

where the total amount of controlled materials needed to produce the products for that one order do not exceed the quantities specified in paragraph (L) of CMP Regulation No. 1.

(c) Any single authorized controlled material order may be placed where the total amount of the controlled materials covered by such order do not exceed the amount specified in paragraph (L) of CMP Regulation No. 1.

(d) Purchase orders may not be split in order to fall within this direction.

(e) Orders placed under this direction shall be treated as though placed under paragraph (L) of CMP Regulation No. 1. Orders placed under this direction must bear the allotment symbol SO. An order so placed for a controlled material is an authorized controlled material order.

Issued this 5th day of June 1944.

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

[F. R. Doc. 44-8033; Filed, June 5, 1944;
11:47 a. m.]

PART 3208—SCHEDULED PRODUCTS

[General Scheduling Order M-293, Table 8,
as Amended June 5, 1944]

POWER DIVISION, OFFICE OF WAR UTILITIES

§ 3208.9 Table for Power Division.

(a) The following amended table is issued pursuant to the provisions of General Scheduling Order M-293.

Type of M-293 product	Designation	Applicable forms columns			
		1 Operations report	2 Shipping schedule ¹	3 Application and authorization	4 Calendar months frozen ²
1. Steam turbines unless designed for ship propulsion or aircraft use.....	X		2003		8
2. Hydraulic turbines.....	X		2003		12
3. Gas-propelled turbines unless designed for ship propulsion or aircraft use.....	X		2003		10
4. Steam turbine generator sets for land use unless designed for locomotive headlight service.....	X		2003		12
5. Steam turbine generator sets for shipboard use unless designed for ship propulsion.....	X		2003		10
6. Generators designed to be propelled by a hydraulic turbine.....	X		2003		12
7. Generators designed to be propelled by a steam engine, a steam turbine, or a gas turbine, unless designed for ship propulsion, aircraft use or locomotive headlight service.....	X		2003		10
8. Generators designed to be propelled by a diesel or natural gas engine, 750 r. p. m. and less, excluding equipment for marine use.....	X		2003		10
9. Diesel and natural gas engines, 750 r. p. m. and less, excluding equipment for marine use.....	X		2003		10
10. Boilers and boiler units, exclusive of these for marine shipboard or locomotive use: ³					
a. Boilers and boiler units (including such auxiliaries as superheaters, desuperheaters and water walls or water-cooled furnaces, when such auxiliaries are fabricated by the manufacturer who reports and fabricates the related boiler) of any type listed below if such boilers and boiler units are (i) designed for a steam pressure of more than 15 pounds per square inch, and (ii) have a boiler heating surface of 500 square feet or more, but less than boilers and boiler units listed in c below:					
(i) Water tube.....	X				10
(ii) Scotch marine.....					
(iii) Horizontal return tubular.....			1750		
(iv) Refractory lined firebox.....					
(v) Oil country.....					
b. Boilers and boiler units designed for steam pressures over 15 pounds per square inch, all sizes, of the following types:					
(i) Waste heat.....	XY		1750	2245	
(ii) Dowtherm.....					
(iii) Mercury.....					
(iv) Electric.....					
c. Boilers and boiler units listed in a above which have a combined boiler, water wall, economizer, and air heater heating surface of 3,000 square feet or more.....	XY		1750	2245	
d. Boiler auxiliaries, such as superheaters, desuperheaters, economizers, air heaters and water walls or water-cooled furnaces, (i) for a new boiler installation if fabricated by a manufacturer other than the manufacturer reporting and fabricating the related new boiler, or (ii) for a boiler unit already in use.....	X		1750		12
11. Pulverizers and related combustion equipment installed for the primary purpose of pulverizing solid fuel for firing any type of furnace, excluding those for marine shipboard and locomotive use.....	X		1750		12
12. Automatic stokers designed for burning solid fuel, with an active projected grate surface in excess of 26 square feet, excluding stokers for locomotive use. The term active projected grate surface means grate surface through which air is supplied to the fuel bed, either continuously or intermittently.....	X		1750		12

¹ See Table 14 of this order for listings of land boilers not included in this Table 8.

² Form WPB-3401 may be used instead of Form WPP-2003.

³ For explanation of time during which shipping schedule is frozen see paragraph (c) of M-293.

Type of M-293 product	Designation	Applicable forms columns			
		1 Operations report	2 Shipping schedule	3 Application and authorization	4 Calendar months frozen
13. Soot blowers—any device using steam or air to blow soot, cinders, or slag from the heating surfaces of furnaces, boilers, stills and other types of direct-fired heat exchangers, excluding those for locomotive or marine use.		782	3003		8
14. Steam condensers (surface, jet and barometric), inter and after condensers, and air ejectors, or any combination thereof, including marine condensers and air ejectors other than those produced for the United States Navy for use on ships.	X		3003		8
15. Power frequency changers, 62½ cycles and below.	X		1790		8
16. Synchronous condensers.	X		1790		8
17. Oil circuit breakers of 2,200 volts or higher.	X		1790		6
18. Air circuit breakers except types AB, ET, or similar.	X		1790		5
19. Metal clad switchgear containing oil or air circuit breakers listed in 17 and 18 above and power switchboards.	X		1790		6
20. Liquid-filled and dry-type power or distribution transformers, 250 KVA and larger; unit substations and unit load centers containing such transformers.	XY		2642	2643	
21. Liquid-filled and dry-type power or distribution transformers smaller than 250 KVA and single phase, of the following classes only: a. Transformers which do not conform to IEEE-NEMA Standards. b. Transformers not listed, with a catalog number, in a manufacturer's catalog on January 1, 1944. c. Transformers for purchase orders which are rated lower than AA-5.	Y			2643	
22. Liquid-filled and dry-type power or distribution transformers, smaller than 250 KVA and multiple phase.	Y			2643	
23. Crankshafts, finished, open hammer forged and press forged; also finished cast crankshafts for engines of 750 r. p. m. and less.	X	878C	878C		3
24. Hydraulic governors except for aircraft application.	X		3003		3

* A manufacturer of these products may file on Form WPB-3003 at his option.

Issued this 5th day of June, 1944.

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

[F. R. Doc. 44-8084; Filed, June 5, 1944;
11:45 a. m.]

PART 3274—MACHINE TOOLS AND INDUSTRIAL SPECIALTIES

[General Preference Order E-6, as Amended
June 5, 1944]

HAND SERVICE TOOLS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of hand service tools and of alloy steel used in their manufacture, 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:

§ 3274.51 *General Preference Order E-6—(a) Definitions.* For the purposes of this order:

(1) "Mechanic's hand service tool" means any tool listed on Exhibit A hereto attached which is used by hand, and is made of iron or steel or has a principal component part made of iron or steel.

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

(3) "Producer" means any person engaged in the production of mechanics' hand service tools.

(4) "WPB-547 order" means any order for mechanics' hand service tools now or hereafter placed with a producer by any person acquiring such tools for his own inventory or shelf stock pursuant to a rating assigned on Form WPB-547 (formerly PD-1X)

(5) "Other order" means any purchase order for mechanics' hand service tools except WPB-547 orders.

(6) "Total monthly production" means either:

(i) The total dollar value of each kind of mechanic's hand service tool listed on Exhibit A hereto attached, scheduled to be produced in any given month by a producer, including both special and standard tools of that kind; or

(ii) The total number of units of each kind of mechanic's hand service tool listed on Exhibit A hereto attached, scheduled to be produced in any given month by a producer.

(b) *Restriction on use of steel.* No producer shall manufacture any mechanics' hand service tools out of any alloy steel except those which are in the series specified in Exhibit B hereto attached or except pursuant to specific permission of the War Production Board.

(c) *Allocation of production between WPB-547 orders and other orders.* Commencing with the month of July 1943 and each month thereafter, each producer

shall schedule his total monthly production and the delivery thereof as follows:

(1) To the extent that he has WPB-547 orders on hand, he shall schedule between 20 and 25 percent of his total monthly production of each kind of mechanic's hand service tool specified in Exhibit A hereto attached for delivery against WPB-547 orders requiring delivery in such month. No producer shall schedule any order pursuant to this paragraph (c) (1) unless it clearly appears from such order that the rating applied thereto was assigned on Form WPB-547 (formerly PD-1X)

The sequence of deliveries on WPB-547 orders within the percentage limitation thereon which may be delivered in any given month shall be scheduled according to applicable War Production Board regulations.

(2) To the extent that he has other orders on hand, he shall schedule between 75 and 80 percent of his total monthly production of each kind of mechanic's hand service tool specified in Exhibit A hereto attached for delivery against other orders requiring delivery in such month.

The sequence of deliveries on other orders within the percentage limitation thereon which may be delivered in any given month shall be scheduled according to applicable War Production Board regulations.

(3) Any portion of the percentage allocated to WPB-547 orders which has not been taken up by such orders on or before the fifteenth day of the month preceding the month being scheduled, shall be scheduled for delivery against other orders, and vice versa.

(d) *Necessity for preference ratings and authorizations to place orders.* Notwithstanding any other provisions of this order:

(1) No producer shall sell or deliver any mechanics' hand service tools pursuant to any purchase order placed prior to June 12, 1943 unless such order bears a preference rating of A-9 or higher, nor shall any producer sell or deliver any mechanics' hand service tools pursuant to any purchase order placed subsequent to June 12, 1943 unless such order bears a preference rating of AA-5 or higher, or except pursuant to specific permission of the War Production Board.

(2) [Deleted Feb. 19, 1944]

Note: Specific authorization to purchase certain types of mechanics' hand service tools is now required by Table 12 under General Scheduling Order M-293.

(e) *Restrictions on inventory.* On and after June 12, 1943, no person purchasing more than ten mechanics' hand service tools of any kind specified on Exhibit A shall accept delivery of any such tools the delivery of which will effect an increase in his inventory beyond a supply required by his current practices for use or for resale during a sixty-day period. In the event that the provisions of Suppliers' Inventory Limitation Order L-63 as applied to any supplier as defined in that order are more

restrictive, such provisions shall govern. The restrictions on inventory contained in this paragraph (e) shall not apply to the following designated types of purchase orders:

(1) Purchase orders for mechanics' hand service tools made pursuant to the purchaser's special design or specifications which are not standard items in the producer's production schedules.

(2) Purchase orders placed by the Army, Navy, or Maritime Commission for mechanics' hand service tools required for bases or supply depots outside the continental United States (comprising the several States and the District of Columbia) or for bases or supply depots within the continental United States which are maintained for emergency purposes, or to supply such bases or supply depots outside the continental United States.

(3) Any other purchase order specifically excepted from this restriction by the War Production Board.

(f) *Repair parts.* Nothing in this order shall be construed to prevent the sale and delivery of repair parts for mechanics' hand service tools in accordance with applicable regulations and orders of the War Production Board concerning repair parts.

(g) [Revoked Feb. 19, 1944]

(h) *Applicability of General Scheduling Order M-293.* Those mechanics' hand service tools which are listed on the schedule attached to General Scheduling Order M-293 are also subject to the terms and provisions of that order.

(i) *Reports.* Each producer shall execute and file with the War Production Board Form WPB-2057 and such other reports and questionnaires as said Board may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(j) *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.

(k) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board.

(l) *Communications.* All reports, appeals, and other communications concerning this order shall be addressed to: War Production Board, Tools Division, Washington 25, D. C., Ref. E-6.

(m) *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 5th day of June 1944.

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

EXHIBIT A

Mechanics' cold chisels and punches.
Metal cutting files.
Machinists' ball pein hammers.
Metal cutting snips and shears.
Pliers, slip joint.
Pliers, solid joint.
Metalworking punches, lever type.
Screw drivers, all types.
Wrenches, socket and driving units.
Wrenches, open end and combination box.
Wrenches, adjustable, 22½ angle.
Wrenches, box.
Wrenches, adjustable auto.
Wrenches, monkey.
Wrenches, pipe.
Piston ring compressors.
Ring groove cleaning tools.
Spring testers: Valve or clutch spring.
Valve spring compressors.

NOTE: Tools subject to L-53-b are not included herein.

EXHIBIT B

NE 1000 Series with or without Boron or Vanadium addition agents
NE 1300 Series
NE 8600 Series
NE 8700 Series
NE 9200 Series
NE 9400 Series

[F. R. Dec. 44-8085; Filed, June 5, 1944;
11:47 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule I, as Amended June 5, 1944]

PAPER AND PAPERBOARD FOR USE IN COMMERCIAL PRINTING

§ 3281.17 *Schedule I to Limitation Order L-120-(a) Definitions.* For the purpose of this schedule, including the appendix:

(1) The term "paper and paperboard" means and is limited to the kinds of paper and paperboard commonly described and distributed in the paper trade by the names used as captions in the appendix below.

(2) The term "paper and paperboard for use in commercial printing" means all paper and paperboard commonly manufactured and distributed for use in printing, including but not limited to the printing of house organs, music, labels and posters; and excluding only those manufactured and distributed for use in printing newspapers and magazines, pamphlets published for resale, and books, or for conversion into another paper product or products otherwise than by printing.

(3) A "grade" means one particular quality within a kind of paper or paperboard such grade having the essential properties peculiar to such kind and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any common property is emphasized, due only to a difference in ash content, in sizing, in the quantity of adhesive in the coating formula, or in the dyes used in the paper or paperboard, or coating shall not be considered as resulting in a different grade.

(4) "Color" means any hue of the spectrum, including but not limited to ivory, India and green-white tints, and black, but not including white.

(5) The term "basis weight" means the weight in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(6) The term "thickness" means the thickness of a sheet of paper or paperboard expressed either in terms of plies or in terms of thousandths of an inch measured by the Cady Micrometer.

(7) An "item" means a quantity of paper or paperboard all of which is of the same size, grain, basis weight, finish, color and grade.

(8) The term "standard" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, a grade and color selected and a basis weight or thickness, and size specified under A of the appropriate caption in the appendix below.

(9) The term "special" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, any grade, color, basis weight, thickness or size that is not standard.

(10) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one printer or consumer.

(11) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(12) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identification of the papers or paperboards subject to this schedule.* It shall be the duty of each person who manufactures paper or paperboard to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption, if any, of the appendix belongs each of the "paper and paperboard for use in commercial printing" manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board the designation by which the manufacturer heretofore identified or distributed the paper or paperboard in question, the common designation in the paper trade of similar papers or paperboards selling within the same general price range as the paper or paperboard in question, and the common designation in the paper trade of papers or paperboards possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper or paperboard in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "paper or paperboard for use in commercial printing" or whether a particular kind of paper or paperboard is such a paper or

paperboard at all or belongs under any caption of the appendix to this schedule, he may apply to the War Production Board, in writing, for an official classification of such paper or paperboard, submitting with his application representative samples of the grade or grades in which he manufactures such paper or paperboard, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of paper or paperboard with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefore an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer, shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *Selection of grades for regular manufacture.* Each person who manufactures any kind of "paper or paperboard for use in commercial printing" shall select such "grade" or "grades" (if selection is indicated under the appropriate caption and has not already been made by him) not to exceed the number specified in A (1) of the appropriate caption of the appendix below, as he may desire to adopt for regular manufacture, and shall forthwith notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board, in writing, the original selection shall remain binding.

(d) *Selection of colors for regular manufacture.* If by the terms of A (2) under the appropriate caption of the Appendix below a manufacturer is permitted with respect to a particular grade of a kind of "paper and paperboard for use in commercial printing" to select a number of colors and such selection is indicated and has not already been reported by him, each person desiring to manufacture such grade in colors shall immediately select therefor such particular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing, the original selection shall remain binding.

(e) *General limitations.* No person shall manufacture any kind of "paper or paperboard for use in commercial printing" in any grade, color, basis weight, or size other than those specified or selected as standard under A of the appropriate

caption of the appendix (where such standards are specified or selected under A of the appropriate caption) or contrary to any other provision under the appropriate caption. This general rule is, however, subject to the following exceptions:

(1) Tolerances and variations are permitted to the extent provided in paragraph (f)

(2) Cutting and slitting to various sizes are permitted to the extent provided in paragraph (g)

(3) Special provision is made for "jobs" and "seconds" in paragraph (h)

(4) Special provision is made for export orders in paragraph (i)

(5) Exceptions are made for "special making orders" under certain captions of the appendix. However, regardless of these exceptions where special making orders are so permitted under any caption, the basis weight or thickness must not exceed the heaviest standard basis weight or thickness permitted under A of such caption.

(6) Paper or paperboard in process of manufacture on June 5, 1944, and conforming to the requirements of this order prior to the amendment effective that date, may be completed otherwise than by pasting.

(7) Paper or paperboard may be manufactured for a particular use in any basis weight or thickness permitted for such use by this or any other order of the War Production Board, provided the basis weight or thickness does not exceed the maximum specified by the War Production Board for such use, and provided all other provisions of this or such other orders are fully complied with.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of the kind of paper or paperboard under each caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade for such kind. Nothing in this revised schedule shall restrict the remaking, because of faulty manufacture or excessive underrun, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this revised schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance with the provisions of this revised schedule on an order for rolls; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions, if any, applying to a "special size" under B of the appropriate caption in the Appendix below.

(h) *Jobs and seconds.* Nothing in this revised schedule shall restrict the sale of "job lots" or "seconds" resulting from faulty manufacture or overruns custom-

arily unacceptable to the buyer, which occur during a bona fide attempt to manufacture "paper and paperboard" according to the terms of this revised schedule, provided that the manufacturer clearly informs the purchaser that such paper or paperboard is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this revised schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing from the War Production Board sell in the domestic market) any "kind" of "paper or paperboard for use in commercial printing" in any size, basis weight or thickness required, regardless of quantity, provided all other provisions of this schedule are complied with and (if the basis weight or thickness is heavier than permitted) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such heavier basis weight.

(j) *Records and reports.*—(1) *Standard samples.* Each person who manufactures any kind of "paper or paperboard for use in commercial printing" shall keep, readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after September 1, 1943, each person who manufactures any "special making order" permitted under B of the appropriate caption of the appendix below shall require from the buyer a statement to the effect that such order is purchased for use by one printer or consumer, shall keep such statement, together with a complete record of such order, readily available for inspection by the War Production Board and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Export orders.* On and after September 1, 1943 each person who manufactures "paper or paperboard for use in commercial printing" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

NOTE: The reporting requirements of paragraphs (c) and (d) have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 5th day of June 1944.

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

APPENDIX—STANDARDIZATION AND SIMPLIFICATION OF PAPER AND PAPERBOARD FOR USE IN COMMERCIAL PRINTING

NOTE: "Groundwood Printing Papers," "Novel News" "Groundwood Directory Papers" and "Railroad Manila" tables deleted June 5, 1944.

UNCOATED ENGLISH (MACHINE) FINISH BOOK PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In one of the grades selected under A (1), White and India only. The other grade selected may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (Per 500 sheets 25" x 38") 30, 35, 40; and, if for use in printing sheet music, basis weight 80, or music other than sheet music, basis weight 50, or cigarette cups, basis weight 65, or seed packets, basis weight 60, or labels, basis weight 45; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either white or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing Schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

(5) Basis Weights below 30 pound. No restriction on grade, basis weights or sizes in basis weights below 30 pound.

UNCOATED BOOK PAPERS, SUPERCALENDERED

A. Grades, Colors, Weights and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the

foregoing schedule, provided they correspond to the two selected for Uncoated English (Machine) Finish Book Papers.

(2) Standard Colors: In one of the grades selected under A (1), White and India only. The other grade selected may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (For 500 sheets 25" x 38") 35, 40, 45; and, if for use in printing sheet music, basis weight 80, or music other than sheet music, basis weight 60; or cigarette cups, basis weight 65, or seed packets, basis weight 60; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing Schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

ANTIQUÉ (EGGSHELL) FINISH BOOK PAPERS

A. Grades, Colors, Weights and Sizes for regular manufacture.

(1) Standard grades: Not more than two, selected according to paragraph (c) of the foregoing schedule, but only one may carry a watermark and/or a laid mark.

(2) Standard Colors: In one of the grades selected under A (1), White and India only. The other grade selected may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (Per 500 sheets 25" x 38") 35, 40, 45; and, if in a standard watermarked text grade, basis weight 50.

(4) Standard sizes (in inches)

Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing Schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

UNCOATED OFFSET BOOK PAPERS

A. Grades, colors, weights and sizes for regular manufacture.

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: The grade selected under A (1) may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (Per 500 sheets 25" x 38") 50; and, if for use in multi-color printing on an offset press, basis weight 60; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for use exclusively in multi-color printing on an offset press. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Definition of multi-color printing. Multi-color printing means the use of more than two colors of ink including black, two or more colors being superimposed on the base color ink to produce the desired design or illustration.

(4) Standard Sizes (in inches):

Sheets: 22½ x 35, 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50, 41 x 54, 44 x 64.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

(5) Any fancy finish may be applied to any item conforming to the other conditions of this caption.

(6) No laid mark or other watermarks permitted.

(7) No supercalendered Offset Paper permitted.

B. *Exceptions for "special making orders"* as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and
(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing Schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight, in the quantities provided for under exceptions (1), (2) and (3) above.

(5) Any fancy finish may be applied to any item conforming to the other conditions of this caption.

(6) A laid mark or other watermark may be incorporated in a special making order of 5,000 pounds or more of any item conforming to the other conditions of this caption.

(7) A Supercalender Finish may be applied to fill a special making order for 2,000 pounds or more of any item conforming to the other conditions of this caption.

PROCESS (MACHINE) COATED BOOK PAPERS

A. *Grades, Colors, Weights and Sizes for regular manufacture.*

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

NOTE: A person may, upon application to and approval by the War Production Board select for regular manufacture not more than 2 additional grades of Process (Machine) Coated Book Papers, each in lieu of a grade of Glossy Coated Two Sides Book Papers and, if his application is granted, may not thereafter, unless and until permitted by the War Production Board, regularly manufacture the grade or grades of Glossy Coated Two Sides Book Papers thus replaced.

(2) Standard Colors: White only.

(3) Standard basis weights (Per 500 sheets 25" x 38") 45, 50, 60 and 70; providing the basis weight of the body stock is no heavier than 45.

(4) Standard Sizes (in inches)
Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

COATED ONE SIDE BOOK PAPERS

A. *Grades, Colors, Weights and Sizes for regular manufacture.*

(1) Standard Grades: Not more than one grade of body stock to which may be applied two grades of coating, selected according to paragraph (c) of the foregoing schedule, one for general use and the other suitable for varnishing and gloss ink printing.

(2) Standard Colors: White only.

(3) Standard basis weights (per 500 sheets 25" x 38") 50, 60; and if for use in printing cigarette cups, basis weight 70, or if for use in printing sheet music, basis weight 85: *Provided*, That before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard sizes (in inches)

Sheets: 25" x 38" 28" x 42" 28" x 44" 32" x 44" 35" x 45" 38" x 50"

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

(5) Special Coating Formulae: Any glossy coated one side coating formula may be applied to the one grade of body stock permitted under A (1) to fill a special making order:

(a) In 5,000 pounds or more of one item in White only, and in any basis weight permitted under A (3); or

(b) In 10,000 pounds or more of White or any one color, standard or special, and in any one basis weight permitted, standard or special, with at least 5,000 pounds of each item.

GLOSSY COATED TWO SIDES BOOK PAPERS

A. *Grades, Colors, Weights, and Sizes for regular manufacture.*

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In each of two of the grades selected under A (1), White and either India or Ivory but not both. The other grade selected may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (Per 500 sheets 25" x 38") 50, 60; and, providing the basis weight of the body stock (i. e., finished paper minus coating) is no heavier than 45, basis weight 70.

(4) Standard Sizes (in inches)

Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. *Exceptions for "special making orders"* as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

(5) Special Coating Formulae: Any glossy coated two sides coating formula may be applied to a grade of body stock regularly manufactured under A (1) to fill a special making order:

(a) In 5,000 pounds or more of one item in White only, and in any basis weight permitted under A (3); or

(b) In 10,000 pounds or more of White or any one color, standard or special, and in any one basis weight permitted, standard or special, and with at least 5,000 pounds of each item.

(6) Glossy Coated One Side: Any body stock and coating used for a standard grade of Glossy Coated Two Sides Book Papers may be used to manufacture a similar grade coated one side to fill a special making order, provided that:

(a) The quantity of each basis weight permitted for coated one side is at least 10,000 pounds; and

(b) The quantity of each item is at least 5,000 pounds.

COATED TWO SIDES OFFSET PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White only.

(3) Standard basis weights (Per 500 sheets 25" x 38") 50, 60; and, providing the basis weight of the body stock (i. e., finished paper minus coating) is no heavier than 45, basis weight 70.

(4) Standard Sizes (in inches)

Sheets: 22½ x 35, 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50, 41 x 54.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

DULL COATED BOOK PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: The grade selected under A (1) may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (Per 500 sheets 25" x 38") 50, 60; and, providing the basis weight of the body stock (i. e., finished paper minus coating) is no heavier than 45, basis weight 70.

(4) Standard Sizes (in inches)

Sheets: 25 x 38, 28 x 42, 28 x 44, 32 x 44, 35 x 45, 38 x 50.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

PLAIN COATED COVER PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: The grade selected under A (1) may be manufactured in White, and India and five other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (per 500 sheets 20" x 28") 50, 60; and in addition, any finished basis weight in a collproof, grease-proof or moisture resistant cover which results from coating a 20" x 28" -65 raw stock is permitted.

(4) Standard Sizes (in inches)

Sheets: 29 x 20, 23 x 35, 28 x 40, 35 x 46.

Rolls: any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (10) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade, and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A special basis weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above; and

(c) Provided that before the sale of Plain Coated Cover in any basis weight lighter than 20" x 28"—50 the manufacturer shall require from the buyer a statement that the order is for use only as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under exceptions (1), (2) and (3) above.

ECUS (TICKEE) ECISTOL

Maximum basis weight permitted: 22½" x 28½" -120.

POSTER PAPERS

Maximum basis weight permitted: 25" x 38"—50; and, if for 24 sheet poster for outdoor billboards, 25" x 38"—55, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

COATED POSTCARD ECISTOL

Maximum thickness permitted: .011 of an inch.

NEWSPRINT

Maximum basis weight permitted: 24" x 36"—32.

SCHOOL DRAWING

(Excluding "Artists Drawing" and "Drafting")

Maximum basis weight permitted: 25" x 38"—45.

[F. R. Doc. 44-8026; Filed, June 5, 1944; 11:45 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule II, as Amended June 5, 1944]

PAPER AND PAPERBOARD FOR USE IN BOOK PUBLISHING

§ 3281.18 Schedule II to Limitation Order L-120—(a) Definitions. For the purpose of this schedule, including the appendix:

(1) The term "paper" means and is limited to the kinds of paper commonly

described and distributed in the paper trade by the names used as captions in the appendix below.

(2) The term "paper for use in book publishing" means all "paper" commonly manufactured and distributed for use in books and in publishing pamphlets for resale.

(3) A "grade" means one particular quality within a kind of paper, such grade having the essential properties peculiar to such kind of paper and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any such property is emphasized, due only to a difference in ash content, in sizing, in the quantity of adhesive in the coating formula, or in the dyes used in the paper or coating shall not be considered as resulting in a different grade.

(4) "Color" means any hue of the spectrum, including but not limited to ivory, indigo and green-white tints, and black, but not including white.

(5) The term "basis weight" means the weight of a kind of paper in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(6) An "item" means a quantity of paper all of which is of the same size, grain, basis weight, finish, color and grade.

(7) The term "standard" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, a grade and color selected and a basis weight and size specified under A of the appropriate caption in the appendix below.

(8) The term "special" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, any grade, color, basis weight or size that is not standard.

(9) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one printer or publisher.

(10) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(11) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identification of the papers subject to this schedule.* It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption of the appendix, if any, belongs each of the "papers for use in book publishing" manufactured by him. There shall be taken into account in such determination, and in any review and re-

classification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in question, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "paper for use in book publishing" or whether a particular kind of paper is such a paper at all or belongs under any caption of the appendix to this schedule, he may apply to the War Production Board, in writing, for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *Selection of grades for regular manufacture.* Each person who manufactures any kind of "paper for use in book publishing" shall, with respect to each such kind he manufactures select such "grade" or "grades" thereof (if such selection is indicated under the appropriate caption and has not already been reported by him to the War Production Board) not to exceed the number specified in A (1) of the appropriate caption of the appendix below, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(d) *Selection of colors for regular manufacture.* If by the terms of A (2) under the appropriate caption of the appendix below a manufacturer is permitted, with respect to a particular grade of a kind of "paper for use in book publishing" to select a number of colors, and such selection is indicated and has not already been reported by him to the War Production Board, each person desiring to manufacture such grade in colors shall immediately select therefor such

particular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(e) *General limitations.* No person shall manufacture any kind of "paper for use in book publishing" in any grade, color, basis weight, or size other than those specified or selected as standard under A of the appropriate caption of the appendix (where such standards are specified or selected under A of the appropriate caption) or contrary to any other provision under the appropriate caption. This general rule is, however, subject to the following exceptions:

(1) Any item the manufacture of which is permitted under Schedule I to Limitation Order L-120 may be manufactured for use in books or in publishing pamphlets for resale, provided the basis weight of the item is no heavier than permitted under the maximum weight provisions of this Schedule II for the grade.

(2) Tolerances and variations are permitted to the extent provided in paragraph (f).

(3) Cutting and slitting to various sizes are permitted to the extent provided in paragraph (g).

(4) Special provision is made for "jobs" and "seconds" in paragraph (h).

(5) Special provision is made for export orders in paragraph (i).

(6) Exceptions are made for "special making orders" under certain captions of the appendix. However, regardless of these exceptions where special making orders are so permitted under any caption, the basis weight or thickness must not exceed the heaviest standard basis weight or thickness permitted under A of such caption.

(7) Paper in process of manufacture on June 5, 1944, and conforming to the requirements of this order prior to the amendment effective that date, may be completed otherwise than by pasting.

(8) Paper may be manufactured for a particular use in any basis weight or thickness permitted for such use by this or any other order of the War Production Board, provided the basis weight or thickness does not exceed the maximum specified by the War Production Board for such use, and provided all other provisions of this or such other orders are fully complied with.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of the kind of paper under each caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade. Nothing in

this revised schedule shall restrict the remaking, because of faulty manufacture or excessive underrun, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this revised schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance with the provisions of this revised schedule on an order for roll paper; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions, if any, applying to a "special size" under B of the appropriate caption in the appendix below.

(h) *Jobs and seconds.* Nothing in this revised schedule shall restrict the sale of "job lots" or "seconds", resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona fide attempt to manufacture paper according to the terms of this revised schedule, provided that the manufacturer clearly informs the purchaser that such paper is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this revised schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing by the War Production Board sell in the domestic market) any kind of paper for use in book publishing in any size or basis weight required, regardless of quantity, provided all other provisions of this schedule are complied with and (if the basis weight is heavier than permitted by this schedule) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such heavier basis weight.

(j) *Records and reports.*—(1) *Standard samples.* Each person who manufactures any kind of "paper for use, in book publishing" shall keep readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after September 1, 1943, each person who manufactures any "special making order" permitted under B of the appropriate caption of the appendix below shall require from the buyer a statement to the effect that such order is purchased for use by one printer or publisher, shall keep such statement, together with a complete record of such order, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the

Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Export orders.* On and after September 1, 1943, each person who manufactures "paper for use in book publishing" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942, and shall submit reports of such orders to the War Production Board as it may from time to time require.

(4) *Buyer's statement of use.* On and after September 1, 1943, each manufacturer, before filling any order for "paper for use in book publishing" manufactured after September 1, 1943, shall require from the buyer a statement that such order is for use in books or in publishing pamphlets for resale, and shall keep such statement, together with a complete record of such order, readily available for inspection by the War Production Board.

(k) Deleted June 5, 1944.

NOTE: The reporting requirements of WPB 1295 (formerly PD 589) have been approved by the Bureau of the Budget pursuant to Federal Reports Act of 1942.

Issued this 5th day of June 1944.

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

APPENDIX—STANDARDIZATION AND SIMPLIFICATION OF PAPER AND PAPERBOARD FOR USE IN BOOK PUBLISHING

NOTE: "Groundwood Printing Papers" "Novel News" and "Groundwood Directory Paper" tables deleted June 5, 1944.

UNCOATED ENGLISH (MACHINE) FINISH BOOK PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In the grades selected under A (1), White and India only.

(3) Standard Basis Weights (per 500 sheets 25" x 38") 30, 35, 40; and, if for use in printing text books for elementary school grades 1 and 2 or for juvenile books, or for music books, basis weight 50, or other school and college text books and technical books, basis weight 45, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

Sheets: 38 x 50, 41 x 61, 44 x 60, 46 x 69.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either white or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (c) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above.

(4) A special size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2) and (3) above.

(5) Basis weights below 30 pound. No restriction on grade, basis weights or sizes in basis weights below 30 pound.

UNCOATED BOOK PAPERS, SUPERCALENDERED

A. Grades, Colors, Weights and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule, provided they correspond to the two selected for Uncoated English (Machine) Finish Book Papers.

(2) Standard Colors: In the grades selected under A (1), White and India Only.

(3) Standard basis weights (Per 500 sheets 25" x 38"): 30, 35, 40, 45; and, if for use in printing text books for elementary school grades 1 and 2 or for juvenile books or for music books, basis weight 50; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches):

Sheets: 38 x 50, 41 x 61, 44 x 66, 46 x 69.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item.

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2) and (3) above.

**ANTIQUE (EGGSHELL) FINISH BOOK PAPERS
(INCLUDING HIGH BULK AND EXTRA HIGH BULK)**

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule, but only one may carry a watermark and/or a laid mark.

(A difference in bulk does not in itself constitute a difference in Grade.)

(2) Standard Colors: In the grades selected under A (1), White and India only.

(3) Standard Basis Weights (Per 500 sheets 25"x38") 35, 40, 45; and, if in a standard watermarked text grade or for use in printing text books for elementary school grades 1 and 2 or juvenile books or music books, basis weight 50, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)
Sheets: 38 x 50, 41 x 61, 44 x 66, 46 x 69.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "Special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either white or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order provided that:

(a) The quantity of each special color is at least 20,000 pounds, in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2) and (3) above.

UNCOATED OFFSET BOOK PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In the grade selected under A (1), White and India only.

(3) Standard Basis Weights (per 500 sheets 25"x38") 50; and, if for use in multicolor printing on an offset press, 60, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for use in multicolor printing on an offset press. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Definition of multicolor printing. Multicolor printing means the use of more than two colors of ink including black, two or more colors being superimposed on the base color ink to produce the desired design or illustration.

(4) Standard Sizes (in inches)
Sheets: 38 x 50, 41 x 54, 44 x 64, 50 x 68½.

Rolls: Any dimension of a standard sheet size is a standard size for roll widths.

(5) Any fancy finish may be applied to any item conforming to the other conditions of this caption.

(6) No laid mark or other watermarks permitted.

(7) No supercalendered Offset Paper permitted.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or white; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2) and (3) above.

(5) Any fancy finish may be applied to any item conforming to the other conditions of this caption.

(6) A laid mark or other watermark may be incorporated in a special making order of 5,000 pounds or more of any item conforming to the other conditions of this caption.

(7) A Supercalender Finish may be applied to fill a special making order for 2,000 pounds or more of any item conforming to the other conditions of this caption.

COATED TWO SIDES BOOK PAPERS

(Including glossy coated, dull coated, and coated offset)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than one in each of the three kinds included, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: In the grade selected under A (1), White, and Ivory and India only.

(3) Standard basis weights (Per 500 sheets 25"x38") 50, 60; and, provided the basis weight of the body stock (i. e., finished paper minus coating) is no heavier than 45, basis weight 70.

(4) Standard Sizes (in inches)

Sheets:
38 x 50, 41 x 61, 44 x 66, 46 x 69.

Rolls:

Any dimension of a standard sheet size is a standard size for roll widths.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order, provided that:

(a) The quantity of such special grade is at least 20,000 pounds, all in either White or any one color, standard or special; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one grade; and

(b) The quantity of each permitted basis weight is at least 10,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Basis Weight may be manufactured, subject to the provisions of paragraph (e) of the foregoing schedule, to fill a special making order in a quantity of at least 10,000 pounds, and in at least 5,000 pounds of each item:

(a) In a standard grade; or a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or a special color in the quantities provided for under Exception (2) above.

(4) A Special Size may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item:

(a) In a standard grade, standard color or standard basis weight; or

(b) In a special grade, special color or special basis weight in the quantities provided for under Exceptions (1), (2), and (3) above.

PROCESS (MACHINE) COATED BOOK PAPERS

Maximum Basis Weight Permitted: 25" x 38"—60; and, any heavier finished basis weight made with a basis weight body stock (i. e., finished paper minus coating) no heavier than 25" x 38"—45.

COATED ONE SIDE BOOK PAPERS

Maximum Basis Weight Permitted: 25" x 38"—60.

PLAIN COATED COVER

Maximum basis weight permitted: for the inside: any finished weight resulting from the use of a body stock (i. e., finished paper minus coating) no heavier than basis weight 25" x 38"—45. For a cover: 20" x 26"—60; and, if for use as a soilproof, greaseproof, or moisture resistant cover, any basis weight which results from coating a body stock in basis weight 20" x 26"—65, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement together with a complete record of the order, readily available for inspection by the War Production Board.

END LEAF PAPER

Maximum Basis Weight Permitted: 25" x 38"—80.

SCHOOL DRAWING PAPER

(Exclude "Artists Drawing" and "Drafting")

Maximum Basis Weight Permitted: 25" x 38"—45 and, if for use in school drawing or water coloring books, basis weight 24" x 36"—60.

NEWSPRINT

Maximum Basis Weight Permitted: 24" x 36"—32.

NOTE: The report forms called for in this Schedule have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

[F. R. Doc. 44-8087; Filed, June 6, 1944; 11:45 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule III as Amended June 5, 1944]

FINE WRITING PAPERS

§ 3281.19 *Schedule III to Limitation Order L-120*—(a) *Definitions*. For the purpose of this schedule, including the appendix:

(1) The term "fine writing papers" means and is limited to the kinds of paper commonly described and distributed in the paper trade by the names used as captions in the Appendix below.

(2) A "grade" means one particular quality within a kind of fine writing paper, such grade having the essential properties peculiar to such kind of paper and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any such property is emphasized, due only to a difference in ash content, in sizing, in the quantity of adhesive in the coating formula, or in the dyes used in the paper or coating shall not be considered as resulting in a different grade.

(3) "Color" means any hue of the spectrum, including but not limited to ivory, india and green-white tints, and black, but not including white.

(4) The term "substance weight" means the weight of a kind of fine writing paper in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in

any other size figured proportionately to the size specified.

(5) The term "thickness" means the thickness of a sheet of paper or paper-board expressed either in terms of plies or in terms of thousandths of an inch measured by the Cady Micrometer.

(6) An "item" means a quantity of paper all of which is of the same size, grain, substance weight, finish, color and grade.

(7) The term "standard" as applied to grade, color, substance weight, and size means, with respect to each manufacturer, a grade and color selected and a substance weight and size specified under A of the appropriate caption in the Appendix below.

(8) The term "special" as applied to grade, color, substance weight, and size means with respect to each manufacturer, any grade, color, substance weight or size that is not standard.

(9) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one printer, converter or consumer.

(10) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(11) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other form of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identification of the papers subject to this schedule*. It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption of the Appendix, if any, belongs each of the "fine writing papers" manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in question, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "fine writing paper," or whether a particular kind of paper is such a paper at all or belongs under any caption of the Appendix to this schedule, he may apply to the War Production Board, in writing, for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he

has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *Selection of grades for regular manufacture*. Each person who manufactures any kind of "fine writing paper" shall with respect to each such kind he manufactures, select such "grade" or "grades" thereof (if such selection is indicated under the appropriate caption and has not already been reported by him to the War Production Board) not to exceed the number specified in A (1) of the appropriate caption of the Appendix below, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding. Each person who regularly manufactures any Extra 100 percent rag content grade of any kind of "fine writing paper" shall notify, as above, the War Production Board thereof on Form WPB 1295 (formerly PD-589) stating, in addition, in what respect each such grade differs from his standard 100 percent rag grade, and submitting with his statement representative samples of each such grade and a list of sizes, weights and colors regularly manufactured.

(d) *Selection of colors for regular manufacture*. If by the terms of A (2) under the appropriate caption of the Appendix below a manufacturer is permitted, with respect to a particular grade of a kind of "fine writing paper" to select a number of colors each person desiring to manufacture such grade in colors (and such selection is indicated and has not already been reported by him to the War Production Board), shall immediately select therefor such particular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(e) *General limitations*. No person shall manufacture any kind of "fine writing paper" in any grade, color, basis weight, or size other than those specified or selected as standard under A of the

appropriate caption of the Appendix (where such standards are specified or selected under A of the appropriate caption) or contrary to any other provision under the appropriate caption. This general rule is, however, subject to the following exceptions:

(1) Tolerances and variations are permitted to the extent provided in paragraph (f)

(2) Cutting and slitting to various sizes are permitted to the extent provided in paragraph (g)

(3) Special provision is made for "jobs" and "seconds" in paragraph (h)

(4) Special provision is made for export orders in paragraph (i)

(5) Exceptions are made for "special making orders" under certain captions of the Appendix. However, regardless of these exceptions where special making orders are so permitted under any caption, the basis weight or thickness must not exceed the heaviest standard basis weight or thickness permitted under A of such caption.

(6) Paper or paperboard in process of manufacture on June 5, 1944, and conforming to the requirements of this order prior to the amendment effective that date, may be completed otherwise than by pasting.

(7) Paper or paperboard may be manufactured for a particular use in any basis weight or thickness permitted for such use by this or any other order of the War Production Board, provided the basis weight or thickness does not exceed the maximum specified by the War Production Board for such use, and provided all other provisions of this or such other order are fully complied with.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of the kind of "fine writing papers" under each caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade. Nothing in this revised schedule shall restrict the remaking, because of faulty manufacture or excessive-underrun, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this revised schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance with the provisions of this revised schedule on an order for rolls; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions, if any, applying to a "special size" under B of the appropriate caption in the Appendix below.

(h) *Jobs and seconds.* Nothing in this revised schedule shall restrict the sale of "job lots" or "seconds" resulting from

faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona-fide attempt to manufacture "fine writing paper" according to the terms of this revised schedule, provided that the manufacturer clearly informs the purchaser that such paper is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this revised schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing by the War Production Board sell in the domestic market) any kind of "fine writing paper" in any size or substance weight required, regardless of quantity, provided all other provisions of this schedule are complied with and (if the substance weight or thickness is greater than permitted by this schedule) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such greater substance weight or thickness; and further, bonds, ledgers and writings may be manufactured with any percent of rag content specified by any foreign government to fill a special making order for such government.

(j) *Records and reports.*—(1) *Standard samples.* Each person who manufactures any kind of "fine writing paper" shall keep, readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after September 1, 1943, each person who manufactures any "special making order" permitted under B of the appropriate caption of the Appendix below shall require from the buyer a statement to the effect that such order is purchased for use by one printer, converter or consumer, shall keep such statement, together with a complete record of such order, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Export orders.* On and after September 1, 1943, each person who manufactures "fine writing paper" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export and, in the case of a foreign government that such paper is purchased for such government, shall keep such statement, together with a complete record of the order against which such paper is manufactured readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

NOTE: The reporting requirements of WPB 1295 (formerly PD-589) have been approved

by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 5th day of June 1944.

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

APPENDIX—FINE WRITING PAPERS

RAG CONTENT BOND PAPERS

A. *Grades, colors, weights and sizes for regular manufacture:*

(1) *Standard grades.* Any or all of the five following, selected in accordance with (c) of the foregoing Schedule:

25 percent rag content.

50 percent rag content.

75 percent rag content.

100 percent rag content.

Extra 100 percent rag content.

(2) *Standard colors.* White and Ivory and six other colors, selected according to paragraph (d) of the foregoing Schedule.

(3) *Standard weights* (per 500 sheets 17" x 22") substance weights 11, 13, 16; and,

if for use in manufacturing envelopes, substance weight 20; or for use as a protective

paper or for checks, or for use on an addressing machine substance weights 20 and 24,

provided that, before the sale thereof for any one of such uses, the manufacturers

shall require from the buyer a statement that the order is for such particular use. The

manufacturer shall keep such statement, together with a complete record of the order,

readily available for inspection by the War Production Board.

(4) *Standard sizes* (in inches)

For White and Ivory

Sheets, 17 x 22, 17 x 28, 19 x 24, 22 x 34,

24 x 38, 28 x 34, 34 x 44.

Rolls: Any roll width in a permitted weight

is a standard size when manufactured as part of, and at the same time as, a full

machine deckle of the identical grade.

For Other Colors

Sheets. 17 x 22, 17 x 28, 19 x 24, 22 x 34,

24 x 38, 28 x 34.

Rolls. None permitted as standard.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

(5) *Ash content:* not less than 5% in substances 16 and heavier or 3% in substances 13 and lighter.

NOTE: Paragraphs (6), (7), (8), formerly (5), (6), (7), redesignated June 5, 1944.

(6) *Standard Watermarks:* A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) *No restriction as to finish.*

(8) *Extra 100 percent rag content:* if selected, unrestricted in any respect except as to maximum weight permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) *Special Grades:* A person may manufacture any grade listed in A (1) above, whether or not selected by him, in White or in any color and size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) *A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:*

(a) *The quantity of each special color is at least 5,000 pounds in one standard grade; and*

- (b) The quantity of each standard weight is at least 5,000 pounds; and
- (c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.
- (3) No Special Weights permitted.
- (4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

- (a) In a standard grade, standard color or White and standard weight; or
- (b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

- (a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and
- (b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and
- (c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a rag content bond paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT LEDGER PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than four of the following, selected according to Paragraph (c) of the foregoing Schedule:

- 25 percent rag content
- 50 percent rag content
- 75 percent rag content
- 85 percent rag content
- 100 percent rag content

and in addition to the four selected, Extra 100 percent rag content.

(2) Standard Colors: White and Blue, Buff and Green—White tint only.

(3) Standard weights: (Per 500 sheets 17" x 22 1/2") substance weights 24, 28; and, if for county record books and other permanent government records, substance weights 32 and 36; or if for loose leaf accounting forms used on an automatic posting machine, substance weight 32; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (In inches)

White and Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 1/2 x 22 1/2, 22 x 34, 24 x 38, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 5%.

NOTE: Paragraphs (6), (7), (8), formerly (5), (6), (7), redesignated June 5, 1944.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

(8) Extra 100 percent rag content: if selected, unrestricted in any respect except as to maximum weight permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: A person may manufacture any grade listed in A (1) above, whether or not selected by him, in White or in any color and size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

- (a) The quantity of each special color is at least 5,000 pounds in one standard grade; and
- (b) The quantity of each standard weight is at least 5,000 pounds; and
- (c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

- (a) In a standard grade, standard color or White and standard weight; or
- (b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

- (a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and
- (b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and
- (c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Ledger Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT LOOSE LEAF LEDGER PAPERS

(Including Machine Posting Ledger Papers)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than four of the following, selected according to paragraph (c) of the foregoing schedule:

- 25 percent rag content
- 50 percent rag content
- 75 percent rag content
- 85 percent rag content
- 100 percent rag content

and in addition to the four selected, Extra 100 percent rag content.

(2) Standard Colors: White, and six colors, selected according to paragraph (d) of the foregoing Schedule.

(3) Standard Weights (per 500 sheets 17" x 22 1/2") substance weights 24, 28; and, if for county record books and other permanent government records, substance weights 32

and 36; or if for loose leaf accounting forms used on an automatic posting machine, substance weight 32; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (In inches):

White and Colors

Sheets: 17 1/2 x 22 1/2, 19 1/2 x 24 1/2, 22 1/2 x 22 1/2, 22 1/2 x 23 1/2, 23 1/2 x 35, 24 1/2 x 24 1/2, 24 1/2 x 28 1/2, 24 1/2 x 33.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 5%.

NOTE: Paragraphs (6), (7), (8), formerly (5), (6), (7), redesignated June 5, 1944.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

(8) Extra 100 percent rag content: if selected, unrestricted in any respect except as to maximum weight permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: A person may manufacture any grade listed in A (1) above, whether or not selected by him, in White or in any color and size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

- (a) The quantity of each special color is at least 5,000 pounds in one standard grade; and
- (b) The quantity of each standard weight is at least 5,000 pounds; and
- (c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

- (a) In a standard grade standard color or White and standard weight; or
- (b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

- (a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and
- (b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and
- (c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Loose Leaf Ledger Paper or Machine Posting Ledger Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard

weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT WRITING PAPERS

(Including Linens Rag Content Envelope)

A. Grades, Colors, Weights, and Sizes for regular manufacture.

(1) Standard Grades: Any or all of the following three, selected according to paragraph (c) of the foregoing schedule:

- 25 percent rag content
- 50 percent rag content
- 100 percent rag content

(2) Standard Colors: White, and ivory and three other colors selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (per 500 sheets 17" x 22") substance weights 13, 16; and, if for use in manufacturing envelopes, substance weight 20; or if for use as a protective paper or for checks, substance weights 20 and 24 for all grades; provided that, before the sale thereof for any one of such uses, the manufacturer shall require from the buyer on the purchase order, a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 5%.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design)

is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Writing Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT ONION SKIN PAPERS

(Including Manifold Papers)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Any or all of the three following, selected in accordance with (c) of the foregoing schedule.

- 25 percent rag content.
- 75 percent rag content (White only).
- 100 percent rag content.

(2) Standard Colors: White and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets 17" x 22") Substance Weights 7 to 9 inclusive.

(4) Standard Sizes (in inches)

For White

Sheets: 21 x 32, 22 x 34, 24 x 38, 26 x 34, 28 x 34.

Rolls: None permitted as standard.

For Colors

Sheets: 22 x 34, 24 x 38, 28 x 34.

Rolls: None permitted as standard.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

5. Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(6) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: Any person may manufacture any grade listed in A (1) above, whether or not selected by him, and in addition 50 percent rag content, in White or in any color and size, to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each item is at least 500 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 500 pounds of a sheet size or at least 500 pounds of a roll width:

(a) In a standard grade, standard color or White, standard weight and one finish; or

(b) In a special color in the quantities provided for under Exception (2), above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design) is at least 1,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each item is at least 500 pounds; and

(c) There is at least 1,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Onion Skin Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT WEDDING PAPERS

(Including Wedding Bristols)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than three, selected (by percentage of rag content) according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Ivory only.

(3) Standard weights (per 500 sheets) Substance weight (17" x 22")—20; substance weights (22½" x 28½") 100 and 120.

(4) Standard Sizes (in inches)

For White

Sheets: 22 x 34, 22½ x 28½.

Rolls: None permitted as standard.

For Ivory

Sheets: 22 x 34.

Rolls: None permitted as standard.

(5) Ash content: Not less than 10%.

NOTE: Paragraphs (6), (7), (8), formerly (5), (6), (7), redesignated June 5, 1944.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

(8) Extra 100 percent rag content: If selected, unrestricted in any respect except as to maximum weights permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making

order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any watermark or watermarks (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantity provided for under Exception (2) above; and

(b) The quantity of each standard sheet size is at least 1,000 pounds, and the quantity of each special sheet size is at least 2,000 pounds, or the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 2,000 pounds of continuous manufacture under one dandy roll without changing a mark.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content Wedding Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

RAG CONTENT INDEX

A. Grades, Colors, Weights and Sizes for regular manufacture:

(1) Standard Grades: Not more than four of the following, selected according to paragraph (c) of the foregoing schedule.

- 25 percent rag content.
- 50 percent rag content.
- 75 percent rag content.
- 100 percent rag content.
- Extra 100 percent rag content.

(2) Standard Colors: White, and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (per 500 sheets 25 1/2" x 30 1/2") substance weights 90, 110, 140; and, if for use exclusively as guide cards in filing cabinets, substance weight 180, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such a statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 20 1/2 x 24 3/4, 25 1/2 x 30 1/2.
(5) Ash Content: Not less than 7%.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) No restrictions as to finish.

(7) Extra 100 percent rag content: if selected, unrestricted in any respect except as to maximum weight permitted and except for the report required by paragraph (c) of the foregoing schedule.

B. Exceptions for "Special Making Orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: A person may manufacture any grade listed in A (1) above, whether or not selected by him, in White or in any color and size to fill a special making order for the United States Government in a standard substance weight.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds in one standard grade; and the quantity of each special size is at least 2,000 pounds.

(3) Special Weights: None permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or white and standard weight; or

(b) In a special color in the quantities provided for under Exceptions (2) and (3) above.

BASE STOCK FOR BLUEPRINT AND DIRECT LINE PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Any or all of the four following, selected in accordance with (c) of the foregoing schedule.

- 100 percent rag content.
- 50 percent rag content.
- 25 percent rag content.
- No rag content.

(2) Standard Colors: No restrictions.

(3) Standard weights (per 500 sheets 17" x 22") - for 100% rag content: substance weights 17 and 20 1/2. For all other grades: substance weight 17 only.

(4) Standard Sizes:

Rolls only: 24, 30, 36, 42, 48, and 54 inches wide.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) Special Grades: Variations only because of different treatment in the beater or on the paper machine, or the use of different non-fibrous materials shall not be considered as resulting in a different grade.

(2) Substance weight 20 1/2 in 50% rag content or substance weight 24 in 100% rag content may be made to fill a special making order for the armed forces of the U. S. A. in a quantity of at least 10,000 pounds of one grade, shade and substance weight.

(3) Special Width Rolls may be manufactured to fill a special making order in a quantity of 5,000 pounds, in a standard grade, in one shade and standard weight.

BASE STOCK FOR NEGATIVE PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Only the one following, if selected in accordance with (c) of the foregoing schedule: 100 percent rag content.

(2) Standard Colors: No restrictions.

(3) Standard Weights (per 500 sheets 17" x 22") - Substance weight 14.

(4) Standard Sizes:

Rolls only: 24, 30, 36, 42, 48, and 54 inches wide.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.

(1) Special Grades: Variations only because of different treatment in the beater or on the paper machine, or the use of different non-fibrous materials shall not be considered as resulting in a different grade.

(2) No Special Weights permitted.

(3) Special Width Rolls may be manufactured to fill a special making order in a quantity of 10,000 pounds, in a standard grade, in one shade and standard weight.

RAG CONTENT ANTIQUE (MACHINE FINISH) COVER PAPERS

(Excluding Manuscript Covers)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected (by percentage of rag content) according to paragraph (d) of the foregoing schedule.

(2) Standard Colors: White, and six colors in addition to either Ivory or India; or five colors in addition to Ivory and India, selected according to paragraph (c) of the foregoing schedule.

(3) Standard weights (per 500 sheets 20" x 25"): substance weights 40, 50 and 65, provided that before the sale of substance weight 40 the manufacturer shall require from the buyer a statement that the order is for use only as a cover. The manufacturer shall keep such statement, together with a complete record of the order readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches).

White and Colors

Sheets: 20 x 26, 23 x 35, 26 x 40.
(5) Ash content: Not less than 10%.

NOTE: Paragraph (6), formerly (5), redesignated June 5, 1944.

(6) Any secondary finish may be applied to any item conforming to the other conditions of this caption.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order: Provided, That:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

CHEMICAL WOOD PULP ANTIQUE (MACHINE FINISH) COVER PAPERS

(Including Ground Wood Content Cover Papers but Excluding Manuscript Covers)

A. Grades, Colors, Weights, and Sizes for regular manufacture.

(1) Standard Grades:

Chemical Wood Pulp: Not more than two; Ground Wood Content: Not more than one;

selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and six colors in addition to either Ivory or India; or five colors in addition to Ivory and India; selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (per 500 sheets 20" x 26").

Chemical wood pulp: Substance weights 40, 50 and 65, provided that before the sale of

substance weight 40 the manufacturer shall require from the buyer a statement that the order is for use only as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Groundwood content: Substance weights 40, 50 and 65, provided that before the sale of substance weight 40 the manufacturer shall require from the buyer a statement that the order is for use only as a cover. The manufacturer shall keep such statement together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 20 x 26, 23 x 35, 26 x 40.

Rolls: None permitted as standard.

(5) Ash content: Not less than 10%.

NOTE: Paragraph (6), formerly (5), redesignated June 5, 1944.

(6) Any secondary finish may be applied to any item conforming to the other conditions of this caption.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each standard size is at least 1,000 pounds and the quantity of each special size is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

SPECIALTY COVER PAPERS

(Fancy Coated, Embossed or Decorative Specialty Covers, and including "S. and S. C. Cover")

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: With respect to each manufacturer, any grade or grades regularly stocked as an established cover line as of December 1, 1941, selected in accordance with paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and six colors in addition to Ivory or India or five colors in addition to Ivory and India, selected according to paragraph (c) of the foregoing schedule.

(3) Standard Weights: With respect to each manufacturer and each standard grade under A (1), any weight, not exceeding 26" x 38"—70 for "S. and S. C. Cover" or 26" x 26"—65 for other grades, regularly stocked as of December 1, 1941, such weight or weights to be reported, if not already reported, to the War Production Board as standard for each such grade; however a manufacturer whose standard basis weight, or weights, is heavier than basis weight 20" x 26"—65 for a particular grade may substitute in such grade basis weights 65#

or any lower basis weight for such higher weight by notifying the War Production Board of such change in his standards, and thereafter such substituted basis weight shall be standard for him for such grade. In a soilproof, grease or moisture resistant coated cover line which has been manufactured in a basis weight heavier than 20" x 26"—65 the manufacturer may substitute, in place of the basis weight 20" x 26"—65 or lower weight, a weight which results from coating a 20" x 26"—65# raw stock. The notification as described above is required before such substitution shall take place.

(4) Standard Sizes: With respect to each manufacturer and each standard grade under A (1), any size regularly stocked as of December 1, 1941, such size or sizes to be reported to the War Production Board, as standard for each such grade.

(5) Ash content—Not less than 10%.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule)

(1) Any Grade of Specialty Cover Papers may be manufactured by any person to fill a special making order, provided that:

(a) The quantity of such grade is at least 5,000 pounds, all in either White or any one color and finish; and

(b) The quantity of each permitted substance weight is at least 5,000 pounds; and

(c) The quantity of each item is at least 2,000 pounds; and

(d) Such person can show that such grade was manufactured by some person prior to December 1, 1941.

(2) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 2,000 pounds of an item in a standard grade, standard color or White and standard weight.

CHEMICAL WOOD PULP BOND PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture.

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Ivory and six other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights: (per 500 sheets 17" x 22") Substance weights 13, 16; and, if for use in manufacturing envelopes, substance weight 20; or if for use as a protective paper or for checks, or for use on an addressing machine, substance weights 20 and 24; provided that, before the sale thereof for any one of such uses, the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

For White and Ivory

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34, 34 x 44.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

For Other Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

(5) Ash content: Not less than 5% in substance 16 and heavier or 3% in substance 13.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or white and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or white and standard weight, or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in white or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Bond Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or white, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP LEDGER PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Buff and Green-White tint only.

(3) Standard weights (per 500 sheets 17" x 22") substance weights 24, 28; and, if for county record books and other permanent government records, substances weights 32 and 36; or if for loose leaf accounting forms used on an automatic posting machine, substance weight 32; provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34, 22½ x 22½, 22½ x 34½, 24½ x 24½, 24½ x 39.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 5%.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in white or in any color or size to fill a special making order for the United States Government provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width.

(a) In a standard grade, standard color or white and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or white and standard weight, or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in white or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Ledger Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or white, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP WRITING PAPERS**(Wove or Laid)**

A. *Grades, Colors, Weights, and Sizes for regular manufacture:*

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White only.

(3) Standard Weights (per 500 sheets 17" x 22"). Substance weights 14, 16; and, if to fill an order for the Federal Government substance weight 18; or if for use in manufacturing envelopes, substance weight 20;

or if for use as a protective paper or for checks, substance weights 20 and 24; provided that before the sale thereof for any one of such uses, the manufacturer shall require from the buyer a statement that the order is for such particular use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 5%.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) Standard Watermarks: Any mill watermarks if used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in white or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, white and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, white and standard weight; or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in white is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Writing Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, white, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

REGISTER, CONTINUOUS FORM, AND SALES BOOK CHEMICAL WOOD PULP LOND PAPERS

A. *Grades, Colors, Weights and Sizes for regular manufacture and to be distributed only to fill a special making order or orders as defined in (a) (viii) in the foregoing schedule:*

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White and five colors selected according to paragraph (d) of the foregoing schedule.

(3) Standard basis weights (per 500 sheets 17" x 22") - substance weights 10, 11, 12, 13, 14, 15.

(4) Standard Sizes: Any size, sheet or roll, if manufactured in a quantity of at least 5,000 pounds of a sheet item or 2,000 pounds of a roll item.

(5) Ash content: Not less than 3%.

NOTE: Paragraph (6), formerly (5), redesignated June 5, 1944.

(6) Standard Watermarks: None permitted.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in white or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) Special Sizes: Only as permitted under A (4) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or white and standard weight; or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

CHEMICAL WOOD PULP MANIFOLD PAPERS**(Including Onion Skin Papers)**

A. *Grades, Colors, Weights, and Sizes for regular manufacture:*

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets 17" x 22") Substance weights 7 to 9 inclusive.

(4) Standard Sizes (in inches) -

White

Sheets: 21 x 32, 22 x 34, 24 x 38, 26 x 34, 28 x 34.

Rolls: None permitted as standard.

Colors

Sheets: 22 x 34, 24 x 38, 28 x 34.

Rolls: None permitted as standard.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

(5) Standard Watermarks: Any laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

(6) No restriction as to finish.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in white or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 5,000 pounds in one standard grade; and
(b) The quantity of each standard weight is at least 5,000 pounds; and

(c) The quantity of each item is at least 1,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 1,000 pounds of a sheet size or at least 500 pounds of a roll width:

(a) In a standard grade, standard color or white, and standard weight and one finish; or
(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 2,000 pounds of a standard grade, standard color or White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and
(b) The quantity of each item is at least 1,000 pounds; and

(c) There is at least 2,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Manifold Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP MIMEOGRAPH PAPERS

(Including rag content mimeograph)

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (Per 500 sheets 17" x 22") substance weight 16.

(4) Standard Sizes (in inches)

White and Colors

Sheets: 17 x 22, 17 x 28, 22 x 34, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

(5) Ash content: Not less than 5%.

NOTE: Paragraph (6), formerly (5), redesignated June 5, 1944.

(6) Standard Watermarks: A laid mark, or any mill watermarks used to identify standard mill grades; none otherwise.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government provided the substance weight is standard or in substance 18 as provided for in paragraph (3) below.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) Special weights: Substance 18 may be manufactured to fill a special making order for the United States Government in a quantity of at least 10,000 pounds of a grade, standard or special.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantities provided for under Exception (2) above; and
(b) The quantity of each standard sheet size in White or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Rag Content or Chemical Wood Pulp Mimeograph Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

GELATIN AND SPIRIT PROCESSES

RAG CONTENT AND WOOD PULP DUPLICATING PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Gelatin Process—Not more than two; Spirit Process—Not more than two; selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and six colors selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets 17" x 22") For White: Substance weights 13, 16, and 20. For colors: Substance weights 16 and 20. Substance weight 24 in white or colors, if coated (raw stock not to exceed substance weight 20).

(4) Standard Sizes (in inches)

White and Colors

Sheets: 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as a part of, and at the same time as, a full machine deckle of the identical grade.

Typewriter sizes may be made, if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

(5) Ash content: Not less than 7% in substance weight 20 or 5% in substance weights 13 and 16.

NOTE: Paragraph (6), formerly (5), redesignated June 5, 1944.

(6) Standard Watermarks. Any mill watermarks used to identify standard mill grades; none otherwise.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight, or in a special color in the quantities provided for under Exception (2) above; and
(b) The quantity of each standard sheet size in White or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of papers under this caption for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a Special Watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP OPAQUE CIRCULAR PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than one, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White only.

(3) Standard Weights (per 500 sheets 17" x 22") Substance weights 13, 16,

(4) Standard Sizes (in inches)

Sheets: 17 x 22, 17 x 28, 22 x 34, 28 x 38, 28 x 34, 35 x 45, 38 x 50.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

(5) Ash content: Not less than 7% in substance weight 16 or 5% substance weight 13.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) Standard Watermarks: Any mill watermarks used to identify standard mill grades; none otherwise.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, White and a standard weight, or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in White is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of a Chemical Wood Pulp Opaque Circular Paper for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, White, standard weight and standard size, and in the quantities required above for a special watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

CHEMICAL WOOD PULP VELLUM AND WEDDING PAPERS

A. Grades, Colors, Weights, and Sizes for regular manufacture:

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Ivory, Granite and six other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (per 500 sheets in the size indicated) White 22" x 34"-40; White 35" x 45"-84; White 22½" x 28½"-100, 120, Colors: 22" x 34"-40; 35" x 45"-84.

(4) Standard Sizes (in inches) for the weights indicated above:

White

Sheets: 22 x 34, 35 x 45, 22½ x 28½.
Rolls: None permitted as standard.

Colors

Sheets: 22 x 34, 35 x 45.
Rolls: None permitted as standard.

(5) Ash content: Not less than 10%.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) Standard Watermarks: Any mill watermarks used to identify standard mill grades; none otherwise.

(7) Standard Finishes: Any vellum primary finish and any secondary finish; none otherwise.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

(5) A Special Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each standard sheet size in White or a standard color is at least 1,000 pounds, and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds; and

(c) There is at least 5,000 pounds of continuous manufacture under one dandy roll.

NOTE: The provisions applying to Special Watermarks shall not prevent the manufacture of Chemical Wood Pulp Vellum and Wedding Papers for a merchant's stock with a mark used to identify a merchant's regular stock line, provided such paper is manufactured in a standard grade, standard color or White, standard weight and standard size, and in the quantities required above for a special watermark; otherwise such merchant watermarks are subject to the provisions applying to a Special Watermark.

(6) Deckle Edges: Papers under this caption may be manufactured deckle edge to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or a roll width:

(a) In a standard grade, standard color or White, standard weight and a primary finish; or

(b) In a special color in a quantity of at least 20,000 pounds in one standard grade; provided that:

(i) the quantity of each standard weight is at least 10,000 pounds; and

(ii) the quantity of each item is at least 5,000 pounds.

CONVERTING GRADES OF PAPER AND GREENING CARD PAPERS (INCLUDING ALL FURNISHES)

A. Grades, Colors, Weights and Sizes for regular manufacture and to be distributed only to fill a special making order or orders as defined in (a) (9) of the foregoing schedule:

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White, and Ivory and six other colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets 17" x 22"): Substance weights: 16, 20.

(4) Standard Sizes: Any size, sheet or roll, if manufactured in a quantity of at least 5,000 pounds of a sheet item or 2,000 pounds of a roll item.

(5) Ash content: Not less than 10%.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) Standard Watermarks: No laid or other watermark permitted.

(7) No restriction as to finish.

B. Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in white or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured, watermarked or unwatermarked, to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) Special Sizes: Only as permitted under A (4) above.

(5) Any Watermark may be used in manufacturing a special making order, provided that:

(a) The quantity of paper made with any one watermark (name or design) is at least 5,000 pounds of a standard grade, standard color or White and standard weight; or in a special color in the quantities provided for under Exception (2) above; and

(b) The quantity of each sheet size is at least 5,000 pounds and the quantity of each roll width is at least 2,000 pounds.

(6) Deckle Edges: Papers under this caption may be manufactured deckle edge to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or a roll width:

(a) In a standard grade, standard color or white, standard weight and a primary finish; or

(b) In a special color in a quantity of at least 20,000 pounds in one standard grade; provided that

(i) The quantity of each standard weight is at least 10,000 pounds; and

(ii) The quantity of each item is at least 5,000 pounds.

CHEMICAL WOOD PULP INDEX DIVIDERS

A. Grades, Colors, Weights and Sizes for regular manufacture:

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard weights (Per 500 sheets 25½" x 30½"): Basis weights 90, 110, 140; and, if for use exclusively as guide cards in filing cabinets, basis weight 120, provided that

before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily

available for inspection by the War Production Board.

(4) Standard Sizes (in inches)

White and Colors

Sheets: $20\frac{1}{2} \times 24\frac{3}{4}$, $22\frac{1}{2} \times 28\frac{1}{2}$, $25\frac{1}{2} \times 30\frac{1}{2}$.

(5) Ash content: Not less than 7% in a fourdrinier sheet; Not less than 5% in a cylinder sheet.

NOTE: Paragraph (6), formerly (5), redesignated June 5, 1944.

(6) No restriction as to finish.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds, and the quantity of each roll width is at least 2,000 pounds.

(3) Special Weights: None permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under exceptions (2) and (3) above.

CHEMICAL WOOD PULP PRINTING BRISTOLS

A. *Grades, Colors, Weights, and Sizes for regular manufacture:*

(1) Standard Grades: Not more than three, selected according to paragraph (c) of the foregoing schedule.

(2) Standard Colors: White and six colors, selected according to paragraph (d) of the foregoing schedule.

(3) Standard Weights (per 500 sheets $22\frac{1}{2}'' \times 28\frac{1}{2}''$)

Substance weights 90, 100, 120.

(4) Standard Sizes (in inches)

White and Colors

Sheets: $22\frac{1}{2} \times 28\frac{1}{2}$.

(5) Ash content: Not less than 7% in a fourdrinier sheet; Not less than 5% in a cylinder sheet.

NOTE: Paragraph (6), formerly (5), redesignated June 5, 1944.

(6) No restriction as to finish.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule:

(1) A Special Grade may be manufactured in White or in any color or size to fill a special making order for the United States Government, provided the substance weight is standard.

(2) A Special Color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 pounds in one standard grade; and

(b) The quantity of each standard weight is at least 10,000 pounds; and

(c) The quantity of each standard size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds

and the quantity of each roll width is at least 2,000 pounds.

(3) No Special Weights permitted.

(4) A Special Size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or at least 2,000 pounds of a roll width:

(a) In a standard grade, standard color or White and standard weight; or

(b) In a special color in the quantities provided for under Exception (2) above.

GROUND WOOD CONTENT BOND PAPERS (INCLUDING WRITING PAPERS) [Deleted June 5, 1944]

GROUND WOOD CONTENT MIMEOGRAPH PAPERS [Deleted June 5, 1944]

TEXT PAPERS

(Specialty, Deckle Edge, Fancy or Water Marked)

Maximum Substance Weight permitted: $25'' \times 38''$ —50, and, if for use in multi color printing on an offset press, basis weight 60, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for use exclusively in multi color printing on an offset press. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Definitions of multi color printing: Multi color printing means the use of more than two colors of ink including black, two or more colors being superimposed on the base color ink to produce the desired design or illustration.

UNCOATED POSTCARD BRISTOL

Maximum Substance Weight permitted: $22\frac{1}{2}'' \times 28\frac{1}{2}''$ —94.

Ash content: Not less than 10%.

MANUSCRIPT COVER

Maximum Substance Weight permitted: $18'' \times 31''$ —40.

Ash content: Not less than 10%.

[F. R. Doc. 44-8088; Filed, June 5, 1944; 11:45 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule IV, as Amended June 5, 1944]

TABLET PAPER

§ 3281.20. *Schedule IV to Limitation Order L-120—(a) Definitions.* For the purposes of this schedule including the appendix:

(1) The term "tablet paper" means and is limited to the kinds of paper commonly known in the paper trade by the names used as captions in the Appendix below.

(2) A "grade" means one particular quality of "tablet paper" such grade having the essential properties peculiar to such kind of paper and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any such property is emphasized, due only to a difference in ash content, in sizing, or in the dyes

used in the paper shall not be considered as resulting in a different grade.

(3) "Color" means any hue of the spectrum, including but not limited to ivory, india and green-white tints, and black, but not including white.

(4) The term "basis weight" means the weight of a tablet paper in pounds per 500 sheets in the size indicated in the Appendix, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(5) An "item" means a quantity of paper all of which is of the same size, basis weight, grain, finish, color and grade.

(6) The term "standard" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, a grade and color selected and a basis weight and size specified under A of the appropriate caption in the Appendix below.

(7) The term "special" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, any grade, color, basis weight or size that is not standard.

(8) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one converter or consumer.

(9) The term "manufacture" includes all making and finishing operations prior to packaging or packing.

(10) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management, or with a common sales organization.

(b) *Identification of the papers subject to this schedule.* It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, which papers manufactured by him belong under the caption "tablet paper" in the Appendix below. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in question, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to whether or not a particular paper manufactured by him is such a paper he may apply to War Production Board, in writing, for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or

distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board, by telegram or notice in writing sent to the manufacturer shall unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *Selection of grades for regular manufacturer.* Each person who manufactures "tablet paper" shall select such "grade" or "grades" thereof, not to exceed the number specified in A (1) of the Appendix below, as he may desire to adopt for regular manufacture and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD 589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(d) *Selection of colors for regular manufacture.* If by the terms of A (2) of the Appendix below a manufacturer is permitted, with respect to a particular grade of "tablet paper" to select a number of colors, each person desiring to manufacture such grade in colors shall immediately select therefor such particular colors, not to exceed the number indicated in A (2) of the Appendix, as he may desire to adopt for regular manufacture, and shall immediately notify the War Production Board of such selection on Form WPB 1295 (formerly PD 589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection, but unless and until such leave is granted by the War Production Board in writing the original selection shall remain binding.

(e) *General limitations.* (1) Except to the extent and upon the conditions indicated in paragraphs (e) (2) (f) (g) (h) and (i) of this revised schedule, or under B of the Appendix below, no person shall manufacture "tablet paper" in any grade, color, basis weight or size other than those selected or specified as standard under A of the Appendix, or contrary to any other provision under A of the Appendix; nor shall a manufacturer sell tablet paper otherwise than as provided under A of the Appendix.

(2) *Exceptions to paragraph (e) (1).* Nothing in this revised schedule shall prevent the manufacture of tablet paper in any basis weight or with any ash content not prohibited by the provisions of this schedule as previously amended, provided such tablet paper was in process of manufacture prior to June 5, 1944; nor shall the provisions of this revised schedule prevent the manufacture of tablet paper for a particular use in any basis weight permitted for such by this or

any other order of the War Production Board, provided the basis weight does not exceed the maximum specified by the War Production Board for such use, and provided all other provisions of this or such other order are fully complied with.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of "tablet papers" and to the normal variations in quantity manufactured customarily acceptable in the paper trade. Nothing in this revised schedule shall restrict the remaking, because of faulty manufacture or excessive underrun, of all or any part of a "special making order" accepted in good faith for manufacture in accordance with the terms of this revised schedule.

(g) *Cutting and slitting.* Nothing in this revised schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this revised schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance with the provisions of this revised schedule on an order for roll paper; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions applying to a "special size" under B of the Appendix below.

(h) *Jobs and seconds.* Nothing in this revised schedule shall restrict the sale of "job lots" or "seconds" resulting from faulty manufacture of overruns customarily unacceptable to the buyer, which occur during a bona fide attempt to manufacture "tablet paper" according to the terms of this revised schedule, provided that the manufacturer clearly informs the purchaser that such paper is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this revised schedule and of the provisions of Limitation Order L-120, a person may manufacture for export (but may not without permission in writing from the War Production Board sell in the domestic market) any grade of "tablet paper" in any size or basis weight required, regardless of quantity, provided all other provisions of this schedule are complied with, and (if the basis weight is heavier than permitted under the appropriate caption) such person has received permission in writing from the War Production Board to manufacture the particular order in question in such heavier basis weight.

(j) *Records and reports—(1) Standard samples.* Each person who manufactures any grade of "tablet paper" shall keep, readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the Appendix below.

(2) *Special making orders.* On and after September 1, 1943 each person who manufactures any "special making or-

der" permitted under B of the Appendix below shall require from the buyer a statement to the effect that such order is purchased for use by one converter or consumer, shall keep such statement, together with a complete record of such order, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Export orders.* On and after September 1, 1943 each person who manufactures "tablet paper" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

NOTE: The reporting requirements of WPB 1295 (formerly PD 589) have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 5th day of June 1944.

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

APPENDIX—TABLET PAPER
BOOK GRADE TABLET PAPER

A. Grades, Colors, Weights, and Sizes for regular manufacture:

NOTE: "Tablet paper" may be sold by a manufacturer only to fill individual orders, each placed by a single buyer for use by one converter or consumer.

(1) Standard Grades: Not more than two, selected according to paragraph (c) of the foregoing schedule.

(2) Standard colors: White, and two colors selected according to paragraph (d) of the foregoing schedule from the three following: Canary, Green-white tint, and Pastel Nile

(3) Standard weights (per 500 sheets 17" x 22")—16.

(4) Standard Sizes: Any sheet size or roll width, if manufactured at one time in a quantity of at least 5,000 pounds of a sheet item or at least 2,000 pounds of a roll item

(5) Ash content: Not less than 5%.

NOTE: Paragraphs (6) and (7), formerly (5) and (6), redesignated June 5, 1944.

(6) Standard Watermarks: None permitted.

(7) No restrictions as to finish.

B. Exceptions for "special making orders" as defined in (a) (8) of the foregoing schedule:

(1) A Special Grade may be manufactured to fill a special making order provided that:

(a) The quantity of such special grade is at least 40,000 pounds all in either White or any one color, standard or special; and

(b) The quantity of each standard weight is at least 10,000 pounds and the quantity of each special weight permitted is at least 40,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(2) A Special Color may be manufactured to fill a special making order: *Provided, That:*

(a) The quantity of each such color is at least 20,000 pounds; and

(b) The quantity of each standard weight is at least 10,000 pounds and the quantity of each special weight permitted is at least 40,000 pounds; and

(c) The quantity of each item is at least 5,000 pounds.

(3) A Special Weight, if in basis weight 17" x 22"—14# may be manufactured to fill a special making order in a quantity of at least 40,000 pounds and at least 5,000 pounds of each item:

(a) In a standard grade, or in a special grade in the quantities provided for under Exception (1) above; and

(b) In a standard color or White; or in a special color in the quantities provided for under Exception (2) above.

(4) Special Size: Any size may be manufactured in the quantities provided for under A (4) above.

(5) Any watermark may be used in manufacturing a special making order in a quantity of at least 20,000 pounds of continuous manufacture with one mark, provided all the other provisions of this caption are complied with.

[F. R. Doc. 44-8089; Filed, June 5, 1944; 11:46 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule IX, as Amended June 5, 1944]

TABLETS, NOTEBOOKS, PADS, LOOSELEAF FILLERS, AND SHEETS

§ 3281.25 *Schedule IX to Limitation Order L-120—(a) Definitions.* For the purpose of this schedule:

(1) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(2) The term "substance weight" means the weight of paper or paperboard in pounds per 500 sheets in the size specified for the particular grade, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(3) The term "thickness" means the thickness of a sheet of paper or paperboard expressed either in terms of plies or by caliper in terms of thousandths of an inch measured by the Cady Micrometer.

(b) *Applicability.* The following converted paper items (other than textbooks) are subject to the restrictions of this schedule:

- (1) Memorandum and notebooks.
- (2) Stenographer notebooks.
- (3) Looseleaf fillers.
- (4) Pads.
- (5) Typewriter tablets.
- (6) Writing tablets.

(7) School supplies including but not limited to:

- (i) Blue books.
- (ii) Composition books.
- (iii) Music work books.
- (iv) Spelling books.
- (v) Paper products for drawing and coloring.
- (vi) Examination tablets.
- (vii) Spelling tablets.
- (viii) Theme tablets.

(c) *General limitations.* From and after June 5, 1944.

(1) *Papers.* (i) No person shall manufacture tablets, notebooks, pads or loose-leaf fillers or sheets from any grade of paper the substance weight of which is greater than that specified for such grade by the following table:

NOTE: Table amended June 5, 1944.

Article	Grade	Substance weight per 500 sheets
Books, tablets, pads, fillers and sheets for drawing or coloring (excluding "artists' drawing" and "drafting")	Manila and Gray	24" x 36"—60
	Groundwood drawing	24" x 36"—60
	All other grades	21" x 36"—32
Writing tablets (except as provided for in Schedule VIII)	Pencil tablet	17" x 22"—10
	All other grades	17" x 22"—10
All articles in paragraph (b) not listed herein	All grades	17" x 22"—10

(ii) [Deleted June 5, 1944]

(2) *Miscellaneous.* (i) No person shall manufacture tablets or pads with backboards heavier than the count specified in the following table:

Kind of tablet or pad:	Count
Count of back-board (25" x 40"—50 lbs. per bundle)	
Tablets manufactured from news-print grades	80
Tablets manufactured from rag and chemical wood grades	60
Pads, the sheet size of which is in excess of 60 square inches	60
Pads, the sheet size of which is 60 square inches or less	80

(ii) In the manufacture of tablets, no person shall use for the cover any grade of paper or paperboard in a substance weight or thickness greater than the maximum substance weight or thickness specified for such grade in the following table:

Grade:	Substance weight or thickness
Uncoated cover	20" x 26"—50
Coated cover	20" x 26"—60
Imitation pressboard	17" x 22"—70
Other pressboard	caliper .008
Tag board	24" x 36"—100
Bogus bristol	22½" x 28½"—120
All other grades of bristol and paperboard	22½" x 28½"—100

Issued this 5th day of June 1944.

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

[F. R. Doc. 44-8090; Filed, June 5, 1944; 11:46 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule XIV, as Amended June 5, 1944]

PAPER FOR USE IN NEWSPAPERS OR MAGAZINES

§ 3281.30 *Schedule XIV to Limitation Order L-120—(a) Definitions.* For the purpose of this schedule, including the appendix:

(1) The term "paper for use in newspapers or magazines" means and is

limited to the kinds of paper commonly described and distributed in the paper trade by the names used as captions in the appendix below.

(2) The term "basis weight" means the weight of a kind of paper in pounds per 500 sheets in the size indicated under the appropriate caption, or the equivalent weight of 500 sheets in any other size figured proportionately to the size specified.

(3) The term "manufacture" includes all making and finishing operations prior to packaging or packing, including pasting whether by a primary manufacturer or otherwise.

(4) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identifications of the papers subject to this schedule.* It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption, if any, of the appendix, belongs each of the "papers for use in newspapers or magazines" manufactured by him. There shall be taken into account in such determination, and in any review and reclassification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in question, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of "paper for use in newspapers or magazines," or whether a particular kind of paper is such a paper at all or belongs under any caption of the appendix to this schedule,

he may apply to the War Production Board, in writing, for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *General limitations.* (1) Except to the extent and upon the conditions indicated in paragraph (c) (2) and paragraphs (d) (e) and (f) of this schedule, no person shall manufacture any kind of "paper for use in newspapers or magazines" in any basis weight heavier than the basis weight specified as the maximum for the kind of paper indicated by each caption in the appendix below, or contrary to any other provision in the appendix.

(2) Exceptions to paragraph (c) (1) Nothing in this schedule shall prevent the manufacture, otherwise than by pasting, of "paper for use in newspapers or magazines" in any basis weight exceeding the maximum specified, provided such paper was in process of manufacture prior to June 5, 1944, nor shall the provisions of this schedule prevent the manufacture of paper for a particular use in any basis weight permitted for such use by any other order of the War Production Board, *Provided*, the basis weight does not exceed the maximum specified by the War Production Board for such use, and provided all other provisions of this or such other order are fully complied with.

(d) *Tolerances and variations.* The prohibitions and restrictions of this schedule are subject to the normal tolerances customary in the manufacture of the kind of paper indicated by each caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade.

(e) *Jobs and seconds.* Nothing in this schedule shall restrict the sale of "job lots" or "seconds" resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona fide attempt to manufacture "paper for use in newspapers or magazines" according to the terms of this schedule, provided that the manufacturer clearly informs the purchaser that such paper is a "job lot" or "seconds" and so indicates on each package.

(f) *Exception for export.* Regardless of the foregoing provisions of this schedule and of Limitation Order L-120, a per-

son may manufacture for export (but may not without permission in writing from the War Production Board sell in the domestic market) any kind of "paper for use in newspapers or magazines" in any basis weight required, provided that (if the basis weight is heavier than permitted by this schedule) such person has received permission from the War Production Board to manufacture the particular order in question in such heavier basis weight.

(g) *Records and reports.* (1) Each person who manufactures "paper for use in newspapers or magazines" shall keep, readily available for inspection by the War Production Board, records of the basis weights of each manufacturing run of such paper.

(2) On and after September 1, 1943, each person who manufactures "paper for use in newspapers or magazines" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 5th day of June 1944.

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

APPENDIX—STANDARDIZATION AND SIMPLIFICATION OF "PAPER FOR USE IN NEWSPAPERS OR MAGAZINES"

NOTE: Appendix amended June 5, 1944.

The following maximum weight limitations do not prevent the manufacture of basis weights lower than the maximum specified.

Supercalendered rotagravure:

Maximum basis weight permitted:
25" x 38"—39.

Uncoated English (machine) finish book papers:

Maximum basis weight permitted:
For the inside: 25" x 38"—40;
For the cover: 25" x 38"—70, provided

that before the sale thereof in any basis weight heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board:

Uncoated book papers, supercalendered:

Maximum basis weight permitted:
For the inside: 25" x 38"—45;
For the cover: 25" x 38"—70, provided that

before the sale thereof in any basis weight heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Antique (eggshell) finish book papers:

Maximum basis weight permitted:

For the inside: 25" x 38"—45;

For the cover: 25" x 38"—70, provided that before the sale thereof in any basis weight heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for the inspection by the War Production Board.

Uncoated offset book papers:

Maximum basis weight permitted:

25" x 38"—50; or, if for use in multi-color printing on an offset press, 25" x 38"—60; or, if for use as a cover, 25" x 38"—70; provided that before the sale thereof for either one of such uses the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Definition of multicolor printing. Multicolor printing means the use of more than two colors of ink including black, two or more colors being superimposed on the base color ink to produce the desired design or illustration.

Coated two sides and coated one side book

papers (including Process (Machine) Coated, Glossy Coated Two Sides, Dull Coated, Coated Offset and all kinds of Coated Cover).

Maximum basis weights permitted:

For the inside: The heaviest finished basis weight, with respect to each kind of Coated Book Paper, made with a body stock (i. e., finished paper minus coating) in basis weight 25" x 33"—45.

For the cover: The heaviest finished basis weight, with respect to each kind of Coated Book Paper, made with a body stock (i. e., finished paper minus coating) in basis weight 25" x 38"—62, provided that before the sale thereof in any basis weight heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Uncoated cover papers (all grades):

Maximum basis weight permitted:

For the inside: 25" x 38"—45;

For the cover: 25" x 38"—70, provided that

before the sale thereof in any basis weight heavier than permitted above for the inside, the manufacturer shall require from the buyer a statement that the order is for use exclusively as a cover. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

Newsprint:

Maximum basis weight permitted:

24" x 36"—32.

School drawing: (Excluding "Artists Drawing" and "Drafting")

Maximum Basis weight permitted:

25" x 38"—45.

[F. R. Doc. 44-8091; Filed, June 5, 1944; 11:46 a. m.]

PART 3281—PULP AND PAPER

[Limitation Order L-120, Schedule XV]

GROUNDWOOD PAPER

§ 3281.31 *Schedule XV to Limitation Order L-120*—(a) *Definitions*. For the purpose of this schedule, including the appendix:

(1) The term "groundwood paper" means and is limited to the kinds of paper (not less than 26% of the fibre content of which is groundwood pulp) commonly described and distributed in the paper trade by the names used as captions in the appendix below.

(2) A "grade" means one particular quality within a kind of groundwood paper, such grade having the essential properties peculiar to such kind of paper and common to all grades within such kind, but distinguished from other such grades by a difference in the degree to which one or several of those common properties are emphasized. However, a difference in the degree to which any such property is emphasized, due only to a difference in ash content, in sizing, or in the dyes used in the paper shall not be considered as resulting in a different grade.

(3) "Color" means any hue of the spectrum, including but not limited to ivory, india and green-white tints, and black, but not including white, and the term "color" includes only those specific depths and hues associated with color names in the volume of color samples entitled "Groundwood Paper Manufacturers' Standard Color Nomenclature System and Manual."

(4) The term "basis weight" means the weight in pounds of the number of sheets and in the size indicated under the appropriate caption, or the equivalent weight of the same number of sheets in any other size figured proportionately to the size specified.

(5) The term "thickness" means the thickness of a sheet of paper expressed either in terms of plies or by caliper in terms of thousandths of an inch measured by the Cady Micrometer.

(6) An "item" for sheets means one size, grain, basis weight, finish and color in one grade. An "item" for rolls means one basis weight, finish, color, and diameter in one grade.

(7) The term "standard" as applied to grade, color, basis weight, and size means, with respect to each manufacturer, a grade and color selected and a basis weight and size specified under A of the appropriate caption in the appendix below.

(8) The term "special" as applied to grade, color, basis weight and size means, with respect to each manufacturer, any

grade, color, basis weight or size that is not standard.

(9) The term "special making order" means a single order placed by a single buyer for manufacture at one time for use by one printer, consumer, or converter.

(10) The term "manufacture" includes all making and finishing operations prior to packaging or packing.

(11) "Person" means any individual, partnership, association, or other form of enterprise, including within one "person" all affiliates, subsidiaries, individuals, corporations, partnerships, or other forms of enterprise subject to a common executive or operating management or with a common sales organization.

(b) *Identification of papers subject to this schedule*. It shall be the duty of each person who manufactures paper to determine in the first instance, but subject to review and official classification by the War Production Board at any time thereafter, under which caption, if any, of the appendix belongs each of the groundwood papers manufactured by him. There shall be taken into account in such determination, and in review and reclassification by the War Production Board, the designation by which the manufacturer heretofore identified or distributed the paper in question, the common designation in the paper trade of similar papers selling within the same general price range as the paper in question, and the common designation in the paper trade of papers possessing the same general physical characteristics, manufactured by the same general processes, or commonly distributed and used for the same general uses as the paper in question. If a manufacturer is uncertain as to the proper caption under which to classify a particular kind of groundwood paper, or whether a particular kind of paper is such a paper at all or belongs under any caption of the appendix to this schedule, he may apply to the War Production Board in writing for an official classification of such paper, submitting with his application representative samples of the grade or grades in which he manufactures such paper, a full explanation of the processes by which he manufactures the same, the designation by which he has heretofore identified or distributed the same, the general uses for which it is intended, the general price range within which it is sold, and the types of papers with which it chiefly competes, and a full explanation of the reasons for his uncertainty. The War Production Board may on its own motion review a manufacturer's classification and substitute therefor an official classification. In any event, an official classification by the War Production Board by telegram or notice in writing sent to the manufacturer, shall, unless and until the War Production Board shall amend or revise the same by telegram or notice in writing sent to the manufacturer, be conclusive.

(c) *Selection of grades for regular manufacture*. Each person who manufactures any kind of "groundwood paper" shall, with respect to each such

kind he manufactures, select such "grade" or "grades" thereof, not to exceed the number specified in A (1) of the appropriate caption of the appendix below, as he may desire to adopt for regular manufacture, and shall forthwith notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection by dropping a "grade" or "grades" and substituting another or others but unless and until such leave is granted by the War Production Board in writing the original selection shall be, and remain binding.

(d) *Selection of colors for regular manufacture*. If by the terms of A (2) under the appropriate caption of the appendix below a manufacturer is permitted, with respect to a particular grade of a kind of "groundwood paper" to select a number of colors, each person who manufactures such grade, if he desires to manufacture such grade in colors, shall immediately select therefor such particular colors, not to exceed the number indicated in A (2) of the appropriate caption, as he may desire to adopt for regular manufacture, and shall forthwith notify the War Production Board of such selection on Form WPB 1295 (formerly PD-589). The manufacturer may thereafter apply to the War Production Board for leave to amend the original selection by dropping a color or colors and substituting another or others, but unless and until such leave is granted by the War Production Board in writing the original selection shall be and remain binding.

(e) *General limitations*. No person shall manufacture any kind of "groundwood paper" in any grade, color, basis weight, or size other than those specified or selected as standard under A of the appropriate caption of the appendix (where such standards are specified or selected under A of the appropriate caption) or contrary to any other provision under the appropriate caption. This general rule is, however, subject to the following exceptions:

(1) Tolerances and variations are permitted to the extent provided in paragraph (f)

(2) Cutting and slitting to various sizes are permitted to the extent provided in paragraph (g)

(3) Special provision is made for "jobs" and "seconds" in paragraph (h)

(4) Special provision is made for export orders in paragraph (i)

(5) Exceptions are made for "special making orders" under certain captions of the appendix. However, regardless of these exceptions where special making orders are so permitted under any caption, the basis weight or thickness must not exceed the heaviest standard basis weight or thickness permitted under A of such caption.

(6) Paper in process of manufacture on June 5, 1944, and conforming to the provisions of Order L-120 prior to that date, may be completed otherwise than by pasting.

(7) Paper may be manufactured for a particular use in any basis, weight or thickness permitted such use by this or any other order of the War Production Board, provided the basis weight or thickness does not exceed the maximum specified by the War Production Board for such use, and provided all other provisions of this or such other order are fully complied with.

(f) *Tolerances and variations.* The prohibitions and restrictions of this revised schedule are subject to the normal tolerances customary in the manufacture of the kind of paper indicated by the appropriate caption and to the normal variations in quantity manufactured customarily acceptable in the paper trade. Nothing in this schedule shall restrict the remaking, because of faulty manufacture or excessive underrun, of all or any part of any order accepted in good faith for manufacture in accordance with the terms of this schedule.

(g) *Cutting and slitting.* Nothing in this schedule shall restrict the cutting of any sheet size to sizes of which the parent size is a multiple, provided the parent size is manufactured in accordance with the provisions of this schedule, nor restrict the slitting to fractional width rolls of any parent roll size manufactured in accordance with the provisions of this schedule on an order for roll paper; however, a special sheet size may not be cut from a standard or special roll size except in a quantity and under the conditions applying to a "special size" under B of the appropriate caption in the appendix below.

(h) *Jobs and seconds.* Nothing in this schedule shall restrict the sale of "job lots" or "seconds" resulting from faulty manufacture or overruns customarily unacceptable to the buyer, which occur during a bona fide attempt to manufacture "groundwood paper" according to the terms of this schedule, provided the manufacturer clearly informs the purchaser that such paper is a "job lot" or "seconds" and so indicates on each package.

(i) *Exception for export.* Regardless of the foregoing provisions of this schedule and of the provisions of Limitation Order L-120 a person may manufacture for export (but may not without permission in writing by the War Production Board sell in the domestic market) any kind of "groundwood paper" in any size required, regardless of quantity, provided all other provisions of this schedule are complied with.

(j) *Records and reports.*—(1) *Standard samples.* Each person who manufactures any kind of "groundwood paper" shall keep, readily available for inspection by the War Production Board, representative samples of each standard grade and each standard color of such grade selected by him under A (1) and A (2) of the appropriate caption.

(2) *Special making orders.* On and after "issuance date" each person who manufactures any "special making order" permitted under (b) of the appropriate caption of the appendix below shall require from the buyer a statement

to the effect that such order is purchased for use by one printer, converter or consumer, shall keep such statement together with a complete record of such order readily available for inspection by the War Production Board and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(3) *Export orders.* On and after June 5, 1944, each person who manufactures "groundwood paper" for export shall require from the buyer a statement on his purchase order to the effect that such paper is purchased for export, shall keep such statement, together with a complete record of the order against which such paper is manufactured, readily available for inspection by the War Production Board, and shall submit reports of such orders to the War Production Board as it may from time to time require, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

NOTE: The reporting requirements of paragraphs (c) and (d) have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 5th day of June 1944.

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

APPENDIX

"A" GRADE GROUNDWOOD PRINTING

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than three selected according to paragraph (c) of the foregoing schedule, one of which three is to be designated as not to be supercalendered.

2. *Standard colors:* In two of the grades selected under A (1), White and India only. The other grade selected may be manufactured in White, India, and three other colors, selected according to paragraph (d) of the foregoing schedule.

3. *Standard basis weights* (Per 500 sheets 25" x 38") 21, 23, 25, 28, 31, 35 and 40 in English, Machine, Antique, Supercalendered and M. F. Roto Finishes; and the additional weight of 45 in Supercalendered and Antique Finishes; and for all finishes, if for use in printing text books for elementary grades 1 and 2 or for juvenile books, 50, or other school and college text books and technical books, 45, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order, readily available for inspection by the War Production Board.

4. *Standard sizes:* Any roll width or sheet size is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.

5. *Standard finish:* No restrictions, except that not more than two grades, selected according to paragraph (c) of the foregoing schedule, may be supercalendered.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule.

1. *Special grade:* None permitted.

2. *Special color:* None permitted.

3. *Standard basis weights:* A special basis weight, not lighter than basis weight 21,

nor heavier than permitted in A 3, may be manufactured to fill a special making order in a quantity of at least 20,000 pounds of a standard grade and color and at least 5,000 pounds of each item.

"B" GRADE GROUNDWOOD PRINTING

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors:* White and India only.

3. *Standard basis weights* (Per 500 sheets 24" x 36"): 30, 32, 35 in English, Machine, Antique and M. F. Roto Finishes; and, if in Antique Finish, basis weight 40; and, if in Antique Finish for printing text books for elementary school grades 1 and 2 or for juvenile books, basis weight 45, provided that before the sale thereof the manufacturer shall require from the buyer a statement that the order is for such use. The manufacturer shall keep such statement, together with a complete record of the order readily available for inspection by the War Production Board.

4. *Standard sizes:* Any roll width or sheet size is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.

5. *Standard finish:* No restrictions.

B. *Exceptions for "special making orders"* as defined in (a) (9) of the foregoing schedule.

1. *Special grade:* None permitted.

2. *Special color:* None permitted.

3. *Special basis weights:* A special basis weight, not lighter than basis weight 30, nor heavier than permitted in A 3, may be manufactured to fill a special making order in a quantity of at least 20,000 pounds of a standard grade and color and at least 5,000 pounds of each item.

NOVEL NEWS

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors:* White only.

3. *Standard basis weights* (Per 500 sheets 24" x 36") 30 and 32.

4. *Standard sizes:* Any roll width or sheet size is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.

5. *Thickness:* Not less than .004 of an inch.

B. *Exceptions:* None permitted.

SUPERCALENDERED ROTOGRAVURE

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors:* White and India only.

3. *Standard basis weights* (Per 500 sheets 25" x 38") 30, 35, 39; and if for use in commercial printing, 45.

4. *Standard sizes:* Rolls: Any roll width is a standard size if manufactured in a quantity of at least 5,000 pounds of an item.

Sheets: None permitted.

5. *Standard finish:* Supercalendered only.

6. *Standard watermarks:* No watermarking or waterlining permitted.

B. *Exceptions:* None permitted.

LIGHTWEIGHT CATALOGUE PAPER

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors:* White and Canary only.

3. *Standard basis weights* (Per 500 sheets 24" x 36"): 22½, 25 and 28.

4. *Standard sizes*: Any sheet size or roll width is a standard size if manufactured at one time in a quantity of at least 10,000 pounds of an item.

5. *Standard finish*. No restrictions, except that this grade may not be supercalendered.

6. *Filler*: No filler of high refractive Index such as titanium dioxide, zinc oxide or the equivalent thereof shall be used in amounts greater than 2% of the furnish.

B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.*

1. *Special grades*: None permitted.

2. *Special color*: A special color may be manufactured to fill a special making order in a quantity of at least 40,000 pounds of an item, in a standard grade.

3. *Special basis weights*: A special basis weight, not lighter than basis weight 19, nor heavier than permitted in A 3, may be manufactured to fill a special making order in a quantity of at least 40,000 pounds of a standard grade and color and at least 5,000 pounds of each item; or in a special color in the quantity provided for under exception 2 above.

DIRECTORY PAPER

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades*: Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors*: White and Canary only.

3. *Standard basis weights* (Per 500 sheets 24" x 36") 22½, 25, and 28.

4. *Standard sizes*: Any sheet size or roll width is a standard size if manufactured at one time in a quantity of at least 20,000 pounds of an item.

5. *Standard finish*. No restrictions, except that this grade may not be supercalendered.

6. *Fillers*: No pigment of high refractive Index, such as titanium dioxide or zinc oxide, shall be used in the manufacture of this grade.

B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.*

1. *Special grades*: None permitted.

2. *Special colors*: A special color may be manufactured to fill a special making order in a quantity of at least 40,000 pounds of an item in a standard grade.

3. *Special basis weights*: A special basis weight, not lighter than basis weight 19, nor heavier than permitted in A 3, may be manufactured to fill a special making order in a quantity of at least 40,000 pounds of an item in a standard grade.

BOARD AND BOX LINING

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades*: Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors*: White only.

3. *Standard basis weights* (Per 500 sheets 24" x 36") 30 and 32 only.

4. *Standard sizes*: Rolls: Any roll width is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.

Sheets: None permitted.

5. *Standard finish*: No restrictions, except that this grade may not be supercalendered.

B. *Exceptions*: None permitted.

CARBONIZING

A. *Grades, colors, weights and sizes for regular manufacture.* This "kind" of paper shall be manufactured only to fill special making orders as defined in (a) (9) of the foregoing schedule.

1. *Standard grades*: Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors*: White, Magenta, Canary, Pink and Green.

3. *Standard basis weights* (per 500 sheets 24" x 36") Any unit weight 19 to 35 pounds inclusive.

4. *Standard sizes*:

Rolls: Any roll width is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.

Sheets: None permitted.

5. *Standard finish*. Machine finish only.

B. *Exceptions*: None permitted.

COATING BASE STOCK (FOR GLAZED AND SPECIALTY PAPERS)

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades*: Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors*: White, Black and Brown.

3. *Standard basis weights* (per 500 sheets 24" x 36") 30½ and any unit weight 31 to 41 inclusive.

4. *Standard sizes*:

Rolls: Any roll width is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.

Sheets: None permitted.

5. *Standard finish*. Machine finish only.

B. *Exceptions*: None permitted.

NO. 2 HANGING

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades*: Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors*: White, and two colors, selected according to paragraph (d) of the foregoing schedule.

3. *Standard basis weights* (Per 480 sheets 24" x 36") Any basis weight not in excess of 58, (14 ounce stock).

4. *Standard sizes* (in inches)

Roll widths: 19½, 21½ and 29½.

Sheets: None permitted.

5. *Standard watermarks*: None permitted.

6. *Standard finish*: No restrictions, except that this grade may not be supercalendered.

B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.*

1. *Special grades*: None permitted.

2. *Special colors*: None permitted.

3. *Special basis weights*: None permitted.

4. *Special sizes*: Rolls of a width narrower in each case than 19½, 21½, and 29½ may be manufactured, provided such widths are to be manufactured into wallpaper to lay 18" 20" and 27" widths respectively on the wall.

POSTER PAPER

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades*: Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors*: No. 2 Poster: White and light colors of Pink, Jade, Mandarin, Sulphur and Gold and medium color Azure. No. 1 Poster: Any color, of no greater depth than medium, other than light colors listed as standard for No. 2 Poster. No White permitted.

3. *Standard basis weights* (Per 500 sheets 24" x 36") 32.

4. *Standard sizes* (in inches).

Sheets: 18 x 24, 22 x 30, 24 x 36, 25 x 38, 28 x 42, 30 x 44, 30½ x 44, 36 x 48.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

5. No restriction as to finish.

B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.*

1. *Special grades*: None permitted.

2. *Special colors*: None permitted in No. 2 poster; A special color may be manufactured in No. 1 Poster in a greater color depth than medium to fill a special making order in a quantity of at least 20,000 pounds of a standard grade and at least 10,000 of a permitted basis weight and at least 5,000 pounds of each item.

3. *Special basis weights*: Basis weight 30 lb. may be manufactured to fill a special making order in a quantity of at least 10,000 of an item in a standard grade and color or in a special color in the quantities provided for under exception 2 above.

4. *Special sizes*: A special size, either sheet or roll, may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet size or 2,000 pounds of a roll width in a standard grade, standard color and standard basis weight; or in a special color or special basis weight in the quantities provided for under exceptions 2 and 3 above.

RAILROAD MANILA

A. *Grades, Colors, Weights and Sizes for regular manufacture.*

1. *Standard grades*: Not more than one, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors*: No. 1 Railroad Manila: No white permitted; Sulphur and Cream only.

No. 2 Railroad Manila: White, and Sulphur, Pink and Cream.

3. *Standard basis weights* (Per 500 sheets 17" x 22") 13, 14 and 16.

4. *Standard sizes* (in inches) Sheets: 8½ x 11, 17 x 22, 17 x 28, 19 x 24, 22 x 34, 24 x 38, 28 x 34, 34 x 44.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

Typewriter sizes may be made if no larger than 8½ x 14 and no smaller than 7¼ x 10½.

5. No restrictions as to finish.

6. Ash content: Not less than 5%.

B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.*

1. *Special grades*: None permitted.

2. *Special colors*: A special color may be manufactured to fill a special making order, provided that:

(a) The quantity of each special color is at least 20,000 lbs. in one standard grade, and

(b) The quantity of each standard weight is at least 10,000 lbs., and

(c) The quantity of each standard sheet size is at least 2,000 pounds and the quantity of each special sheet size is at least 5,000 pounds.

3. *Special basis weights*: None permitted.

4. *Special sizes*: A special sheet size or roll width may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet item or 2,000 pounds of a roll item.

(a) In a standard color and in a standard basis weight; or

(b) In a special color in the quantities provided for under Exception 2 above.

MIMEOGRAPH PAPER

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades*: Not more than two, selected according to paragraph (c) of the foregoing schedule.

2. *Standard colors*: White and six colors: Selected according to paragraph (d) of the foregoing schedule.

3. *Standard weights* (Per 500 sheets 17 x 22) Substance weight 16.

4. *Standard sizes* (in inches)

Sheets: 17 x 22, 17 x 28, 22 x 34, 28 x 34.

Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full ma-

chine deckle of the identical grade. Typewriter sizes may be made if no larger than $8\frac{1}{2} \times 14$ and no smaller than $7\frac{1}{4} \times 10\frac{1}{2}$.

B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.*

1. *Special grades:* None permitted.
2. *Special colors:* None permitted.
3. *Special weights:* Substance weight 18 may be manufactured to fill a special making order for the United States Government.
4. *Special sizes:* A special sheet size or roll width may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of a sheet item or 2,000 pounds of a roll item in a standard grade, standard color or white and a standard weight, or in a special weight as provided for in exception 3 above.
5. *Ash content:* Not less than 5%.

PENCIL TABLET PAPERS

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.
 2. *Standard colors:* White, and Canary only.
 3. *Standard basis weights* (per 500 sheets $24'' \times 36''$) 30, 32.
 4. *Standard sizes:* Sheets: Any sheet size not larger than $8\frac{1}{2}'' \times 14''$ or roll width is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.
 5. *Standard finish:* No restrictions as to finish, except that this grade may not be supercalendered.
 6. *Ash content:* Not less than 5%.
- B. *Exceptions:* None permitted.

GROUNDWOOD WRITING TABLET PAPERS

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.
 2. *Standard colors:* White, and two colors, selected according to paragraph (d) of the foregoing schedule from the three following: Canary, Green-White tint, and Pastel Nile.
 3. *Standard basis weights* (Per 500 sheets $17'' \times 22''$) - 16.
 4. *Standard sizes:* Any roll width or sheet size is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.
 5. *Standard finish:* No restrictions.
 6. *Ash content:* Not less than 5%.
- B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.*

1. *Special grades:* None permitted.
2. *Special colors:* None permitted.
3. *Special weights:* Basis weight 14 may be manufactured to fill a special making order in a quantity of at least 40,000 pounds of a standard grade and color and at least 5,000 pounds of an item.

GROUNDWOOD BOND PAPERS

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.
2. *Standard colors:* White, and six colors—Sky, Buff, Sulphur, Lime, Corn, Pink.
3. *Standard basis weights* (Per 500 sheets $17'' \times 22''$) 13 and 16.
4. *Standard sizes* (in inches) Sheets: 17×22 , 17×28 , 19×24 , 22×34 , 24×38 , 28×34 ; Rolls: Any roll width in a permitted weight is a standard size when manufactured as part of, and at the same time as, a full machine deckle of the identical grade.

Typewriter sizes may be made if no larger than $8\frac{1}{2} \times 14$ and no smaller than $7\frac{1}{4} \times 10\frac{1}{2}$.

5. No restrictions as to finish.
6. *Ash content:* Not less than 5% in substance weight 16 or 8% in substance weight 13.

B. *Exceptions for "special making orders" as defined in (a) (9) of the foregoing schedule.*

1. *Special grades:* None permitted.
2. *Special colors:* None permitted.
3. *Special weights:* None permitted.
4. *A Special size:* A special sheet size or roll width may be manufactured to fill a special making order in a quantity of at least 5,000 pounds of an item in a standard grade, color and basis weight.

GROUNDWOOD ENVELOPE PAPER

A. *Grades, colors, weights and sizes for regular manufacture.*

1. *Standard grades:* Not more than one, selected according to paragraph (c) of the foregoing schedule.
 2. *Standard colors:* White, and six colors, selected according to paragraph (d) of the foregoing schedule.
 3. *Standard basis weights* (Per 500 sheets $17'' \times 22''$) 16, 20.
 4. *Standard sizes:* Any roll width or sheet size is a standard size if manufactured at one time in a quantity of at least 5,000 pounds of an item.
 5. *Watermarks:* A laid mark or a name or design mark may be incorporated in a continuous run of at least 40,000 pounds of paper under one mark; none otherwise.
 6. *Standard finish:* No restrictions.
- B. *Exceptions:* None permitted.

[F. R. Doc. 44-8902; Filed, June 5, 1944; 11:49 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[General Conservation Order M-317, as Amended May 29, 1944, Amdt. 1]

COTTON TEXTILE DISTRIBUTION

Section 3290.115 *General Conservation Order M-317* is amended as follows: In paragraph (e) (3) delete "to fill that yarn order."

In paragraph (f) (1) fourth line, delete "in" and substitute for it "from the production of"

Issued this 5th day of June 1944.

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

[F. R. Doc. 44-8993; Filed, June 5, 1944; 11:46 a. m.]

PART 3292—AUTOMOTIVE VEHICLES, PARTS AND EQUIPMENT

[Limitation Order L-270, as Amended June 5, 1944]

AUTOMOTIVE MAINTENANCE EQUIPMENT

§ 3292.56 *Limitation Order L-270—(a) What the order does.* This order explains what is meant by "Automotive Maintenance Equipment" how much and what kinds of such equipment may be made, and how it may be sold.

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

(1) "Producer" means any person who manufactures any automotive mainte-

nance equipment, whether for his own account or for the account of others.

(2) "Manufacture" means to fabricate or assemble any item of automotive maintenance equipment.

(3) "Automotive maintenance equipment" means the items listed in Schedules A, B, C or D to this order.

(4) "Automotive vehicles" means passenger automobiles, light, medium and heavy motor trucks, truck tractors, truck trailers, passenger carriers and off-the-highway motor vehicles.

(5) "Item" means any product listed in Schedules A, B, C or D to this order and includes all sizes and types in such listing.

(6) "Repair part" means any part or component of any item of automotive maintenance equipment not consumed or used up in ordinary operation of the automotive maintenance equipment.

(7) "Military order" means any contract or purchase order calling for delivery to or for the account of the Army or Navy of the United States, United States Maritime Commission or the War Shipping Administration.

Provisions Relating to Production

(c) *General policy.* In processing applications for priorities assistance on Form CMP-4B, the War Production Board will be guided by the policy that the total production will not exceed the approved WPB program for the products to which this order applies and that the production in any one plant, or labor requirements therefor, will not interfere with war production in that plant or in any other plant located in the same area.

(d) *Restrictions on production of individual items—(1) No production of Schedule A items.* Except to fill military orders, no producer shall manufacture any item listed in Schedule A.

(2) *Limitation on production of Schedule B items.* Except to fill military orders, no producer shall manufacture in any calendar quarter any item listed in Schedule B in excess of fifty (50) percent of the number of the like item manufactured by him in the corresponding calendar quarter in 1941.

(i) *Provision for minimum factory runs.* In the event that the limitation imposed by this paragraph (d) (2) should result in restricting production to less than his minimum practical factory run of any item listed in Schedule B, a producer may, notwithstanding the provisions of paragraph (d) (2) manufacture a minimum practical factory run: *Provided*, That the total number of any such item manufactured by him in any two consecutive calendar quarters shall not exceed fifty (50) percent of the total number of the like item manufactured by him in the two corresponding calendar quarters of 1941.

(3) *Limitation on production of Schedule C items.* Except to fill military orders, no producer shall manufacture in any calendar quarter any item listed in Schedule C in excess of one hundred (100) percent of the number of the like item manufactured by him in

the corresponding calendar quarter of 1941.

(4) *Limitation on production of Schedule D items.* Except to fill military orders, no producer shall manufacture in any calendar quarter any item listed in Schedule D in excess of one hundred (100) percent of the number of the like item manufactured by him in the corresponding calendar quarter of 1941, unless a quarterly quota in excess of one hundred (100) percent of the corresponding quarter of 1941 production has been assigned to the producer under the following procedure:

(i) *Special quotas on Schedule D items.* A request for assignment of a special quota for production of any item listed in Schedule D, in excess of one hundred (100) percent of the number of the like item manufactured by him in the corresponding quarter of 1941, may be made by a producer who can increase production within the limitations of paragraph (c)

Such a producer may file an application in writing with the Automotive Division of the War Production Board, Washington 25, D. C., Ref: L-270, for permission to increase production at such plant by giving complete explanation of the circumstances justifying such increase. Thereupon the War Production Board may authorize an increase in the production of the item at such plant in such quantities and upon such conditions as it shall find requisite in the public interest. Such authority will be issued either in the form of individual letters or by published directions supplemental to this order.

The War Production Board may likewise direct an increase in the production of items on Schedule D in conformity with paragraph (c) in such quantities and upon such conditions as it shall find requisite in the public interest.

(e) *Limitation on production of repair parts.* Except to fill military orders, no producers shall manufacture in any calendar quarter a dollar volume of repair parts for automotive maintenance equipment in excess of ten (10) percent of the total dollar volume of automotive maintenance equipment manufactured by him in the corresponding calendar quarter of 1941.

Provisions Relating to Critical Materials

(f) *Use of aluminum and steel.*¹ No producer shall use any aluminum, steel or other critical materials in the manufacture of automotive maintenance equipment where the use of less critical materials is practicable, and when so used such aluminum, steel or other critical materials shall be reduced to the minimum quantity and grade necessary for the proper operation of the automotive maintenance equipment.

(g) *Use of copper.*¹ No producer shall use any copper products or copper base alloy products in the manufacture of automotive maintenance equipment other than in the following: (i) con-

ductors of electrical current, (ii) bearings, bushings, thrust washers and similar parts which require oil, grease or water lubrication, (iii) valve seats, tubes, and similar parts where condensation or corrosion make substitutions of less critical materials impracticable: *Provided*, That any copper products or copper base alloy products so used shall be reduced to the minimum practical gauge, size and grade necessary for the proper operation of the automotive maintenance equipment.

Provisions Relating to Distribution

(h) *Sales by producers only on rated orders.* No producer shall sell, transfer or deliver, on consignment or otherwise, any item on Schedules A, B, C or D, except pursuant to orders bearing preference ratings of AA-5 or higher;

(1) Assigned on Forms WPB-541 (PD-1A) on Form WPB-542 (PD-3A) on Form WPB-547 (PD-1X) or on Canadian Form PB-1010.

(2) Assigned on export licenses or requisitions approved by Foreign Economic Administration.

(3) Assigned on Form CMP-4B, on CMP-4A, on Canadian Forms PB-1005, on PB-1006, or on PB-1007 and used only for the procurement of items on Schedules A, B, C or D to be physically incorporated in other end-products. The use of preference ratings assigned on these forms is prohibited for the procurement of any items on Schedules A, B, C or D for resale as such.

(i) *Sales of stationary crankshaft regrinders only on WPB-1319 ratings.* On and after June 1, 1944, notwithstanding the provisions of paragraph (h) no producer shall sell, transfer or deliver, on consignment or otherwise, any stationary crankshaft regrinders, except to fill military orders or pursuant to ratings assigned on Form WPB-1319.

(1) Application should be made by the user on Form WPB-1319, in accordance with the instructions for its use, which is obtainable at all field offices of the War Production Board.

(j) *No ratings required for repair parts.* No preference ratings are required for the purchase of repair parts for automotive maintenance equipment.

Miscellaneous Provisions

(k) *Quarterly reports by producers on Form WPB-3614.* Each producer of automotive maintenance equipment shall execute and file with the Automotive Division of the War Production Board within fifteen days after the close of each calendar quarter a report, (on Form WPB-3614) of the number of units of each item listed in Schedules A, B, C or D produced by him in such calendar quarter. The reporting provision of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(l) *Appeals.* Any appeal from the provisions of this order may be made by filing Form WPB-1477 in triplicate 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.

(m) *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 or both. 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.

(n) *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.

(o) *Communications.* All communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Automotive Division, Washington 25, D. C., Reference: L-270.

Issued this 5th day of June 1944.

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

SCHEDULE A

See paragraph (d) (1) of this order.

Alignment gauges (except as listed in Schedule B)
Battery chargers; floor, stand and wall type (except as listed in Schedule C)
Battery chargers: trickle type (except industrial installation)
Battery testers (except as listed in Schedule C)
Body and fender tools: hand, pneumatic, hydraulic or electric operated
Brake testing machines: automotive vehicle type
Car washers: pressure or nozzle type
Car washing machinery
Chassis dynamometers
Chuck gauges: any type of air pressure measuring gauge which is attached in any manner to a flexible air line to be used for inflating tires
Combustion analyzers: automotive vehicle type
Distributor setting machines (except as listed in Schedule B)
Electrical testing equipment: automotive vehicle type (except as listed in Schedules B or C)
Engine flushing machines: internal
Engine reconditioning equipment (except as listed in Schedules B, C, or D)
Engine repair stands (except as listed in Schedule C)
Frame straightening equipment (except heavy duty—as listed in Schedule C)
Frame straightening racks
Front end equipment (except as listed in Schedules B or C)
Gasoline mileage testers
Headlight testers: automotive vehicle type
Jacks: bumper or wheel rim
Jacks: pit, lift or vibrating; mechanical or hydraulic (except as listed in Schedule C)
Jacks: portable or tool box type (less than 3-tons lifting capacity, measured by load raising ability through the entire jacking range from minimum to maximum height)
Jacks: shop, wheel type; mechanical or hydraulic (except as listed in Schedule D)
Lifts: automotive vehicle type (except heavy duty as listed in Schedule C)
Motor analyzing equipment (except as listed in Schedules B or C)

¹ See latest quarterly copy of publication entitled, *Material Substitution and Supply List*, Conservation Division, War Production Board.

Spark plug cleaners: pedestal or stand type
 Spark plug testers
 Tire air hose reels
 Tire air pressure gauges (except as listed in Schedules B or C)
 Tire air service equipment: tower, pedestal or wall type (except as listed in Schedules B, C or D)
 Tire pumps (except as listed in Schedules C or D)
 Tire scuff checking devices (except as listed in Schedule B)
 Tow bars
 Wheel balancers: automotive vehicle type
 Wheel spinners

SCHEDULE B

See paragraph (d) (2) of this order.

Alignment gauges: portable (including only caster, camber, king-pin, toe-in, tracking, turning radius, or combinations thereof)
 Alignment gauges: stationary, drive-over type
 Battery jumpers
 Bearing oil leak detectors
 Brake bleeders
 Brake fillers
 Brake lining appliers: hand type
 Brake shoe gauges
 Cylinder leakage testers: automotive vehicle testing type
 Degreasing flushers: transmission or differential
 Distributor setting machines: bench model
 Front end machines: light duty; to include all gauges, tools and parts necessary and to be of capacity sufficient for checking and correcting to manufacturers' specifications all angles of steering geometry on all automotive vehicles of 1½ tons and less capacity.
 Fuel pump testers: automotive vehicle testing type
 Master air gauges: tire air gauge testers
 Piston expanding machines
 Speedometer testing machines
 Transmission jacks
 Wheel straightening equipment
 Wrecking cranes: truck mounted type

SCHEDULE C

NOTE: Schedule C amended June 5, 1944.
 See paragraph (d) (3) of this order.

Air chucks
 Air pressure gauges: pencil type or truck service type
 Armature growlers: automotive vehicle testing type
 Battery chargers: fast type (battery leads not to exceed 7 feet each; AC lead not to extend beyond charger case)
 Battery chargers: wall type (six or more battery capacity)
 Battery testers (prong type)
 Brake drum gauges
 Brake drum grinding attachments
 Brake drum lathes
 Brake lining grinders: portable or spindle mounted
 Brake relining machines.
 Cam angle meters
 Circuit testers: automotive vehicle testing type
 Cleaners: steam vapor (self-firing or generating)
 Clutch pressure plate grinders
 Clutch rebuilding equipment
 Coil testers: automotive vehicle testing type
 Compression gauges: automotive vehicle testing type
 Condenser testers: automotive vehicle testing type
 Connecting rod aligners
 Crankshaft regrinders: portable
 Cylinder head resurfacers
 Cylinder hones

Cylinder reboring bars
 Engine repair stands: engine revolving type
 Frame straightening machines: heavy duty; to include all gauges, tools and parts necessary and to be of capacity sufficient for removing all lateral and vertical bends from the frames of all automotive vehicles.
 Front end machines: heavy duty; to include all gauges, tools and parts accessory and to be of capacity sufficient for checking and correcting to manufacturers' specifications all angles of steering geometry on all conventional axle automotive vehicles.
 Generator test benches: automotive vehicle testing type
 Jacks: pit or lift (not less than 5-tons lifting capacity)
 Horses or trestles: automotive shop type
 Lifts: automotive vehicle twin post type (capacity not less than 10-tons)
 Magneto rechargers
 Magneto testers
 Main bearing boring machines
 Motor block test heads: automotive vehicle testing type
 Piston pin bushing hones: portable
 Piston regrinders
 Spark plug cleaners: bench type
 Timing lights: automotive vehicle testing type
 Tire pumps: hand or foot operated
 Tire valve service tools
 Vacuum gauges: automotive vehicle testing type
 Valve refacers
 Valve seat grinders
 Valve seat insert tools
 Wheel removing dollies: automotive vehicle type

SCHEDULE D

See paragraph (d) (4) of this order,

Bushing grinders
 Connecting rod boring attachments
 Connecting rod boring machines
 Connecting rod rebabbiting jigs
 Crankshaft regrinders: stationary
 Cylinder sleeve pullers
 Jacks: curb wheel type (less than two tons capacity)
 Jacks: shop wheel type (four and ten tons capacity)
 Shell bearing boring machines
 Spark plug pumps

INTERPRETATION 1, 2 AND 3: obsolete.

[F. R. Doc. 44-8094; Filed, June 5, 1944; 11:47 a. m.]

Chapter XI—Office of Price Administration

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 13; Amdt. 16 to 2d Rev. Supp. 1]

PROCESSED FOODS

Section 1407.1102 (a) is amended to read as follows:

(a) Processed foods shall have the point values set forth in the Official Table of Point Values (No. 16) (OPA Form R-1313) which is made a part hereof.

This amendment shall become effective at 12:01 a. m., June 4, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th

¹ 9 F.R. 173, 908, 1181, 2091, 2290, 2553, 2830, 2947, 3707, 4542, 4605, 4607, 4883.

Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 462; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4320, and War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4320)

Issued this 2d day of June 1944.

JAMES G. ROGERS, Jr.,
 Acting Administrator.

[F. R. Doc. 44-8007; Filed, June 2, 1944; 4:17 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16; Amdt. 32 to Rev. Supp. 1]

MEAT, FATS, FISH AND CHEESES

Section 1407.3027 (a) is amended to read as follows:

(a) Foods covered by Ration Order 16 shall have the point values set forth in the Official Tables of Consumer and Trade Point Values (No. 15) (OPA Forms R-1313 and 1611) which are made a part hereof.

This amendment shall become effective at 12:01 a. m., June 4, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong., E.O. 9125, 7 F.R. 2719; E. O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4320; War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4320; War Food Order No. 59, 8 F.R. 3471, 9 F.R. 4320; War Food Order No. 61, 8 F.R. 3471, 9 F.R. 4320)

Issued this 2d day of June 1944.

JAMES G. ROGERS, Jr.,
 Acting Administrator.

[F. R. Doc. 44-8006; Filed, June 2, 1944; 4:17 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 418; Amdt. 31]

FRESH FISH AND SEAFOOD

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.*

Maximum Price Regulation No. 418 is amended in the following respects:

1. In section 20, footnote 38 following Table A applicable to Schedule No. 23, Halibut (*Hippoglossus hippoglossus*) is amended to read as follows:

² When landed in the following Alaskan ports deduct the following amounts: Ketchi-

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 16334, 16339, 16393, 17278, 17306, 17372; 9 F.R. 105, 184, 731, 1181, 1819, 2007, 2091, 2477, 2553, 2769, 2830, 2948, 3032, 3531, 3707, 4107, 4605, 4607, 4877, 5315, 5383.

² 7 F.R. 8609, 8605, 8948, 8 F.R. 544, 2922, 3367, 4785, 7322, 7671, 7826, 8376, 8677, 9933, 10571 10732, 11380, 13236, 15191, 15609, 16426, 9 F.R. 1996, 43083.

kan, 3¼ cents; Wrangell and Petersburg, 3½ cents; Juneau, Sitka and Pelican City, 3¾ cents; Port Williams, 4¼ cents. When landed in any other ports in Alaska, deduct the amount specified for the nearest port listed.

Deduct 2½ cents in American currency for sales of halibut landed on the Pacific Coast of Canada.

For sales of dressed halibut landed on the Atlantic Coast add 2 cents.

For sales of round halibut deduct 5½ cents from the appropriate dressed price.

For sales of drawn halibut deduct 1¾ cents from the appropriate dressed price.

2. In section 20, footnote 39 following Table B applicable to Schedule No. 23, Halibut (*Hippoglossus hippoglossus*) is read as follows:

³⁹ Deduct the following amounts for sales of steaks processed from halibut landed in the following Alaskan ports: Ketchikan, 4 cents; Wrangell and Petersburg, 4½ cents; Juneau, Sitka and Pelican City, 4¾ cents; Port Williams, 5¼ cents. For sales of steaks processed from halibut landed in any other port in Alaska, deduct the amount specified for the nearest port listed.

For sales of steaks processed from halibut landed on the Atlantic Coast, add 2¾ cents.

For sales of steaks processed from halibut landed on the Pacific Coast of Canada, deduct 3¼ cents.

This amendment shall become effective June 2, 1944.

(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 2d day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 44-8005; Filed, June 2, 1944; 4:15 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426, Amdt. 31]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment

has been issued and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 426 is amended in the following respects:

1. In Appendix B of section 15 the headnote to paragraph (a) (3) is amended by deleting the figure "1943" and Column 1 of the table is amended to read as follows:

	Column 1 June Cents per lb.
Zone 1: States of Texas, Louisiana, Mississippi, Alabama, Georgia, South Carolina, Florida.....	4.3
Zone 2: States of Kansas, Oklahoma, Missouri, Arkansas, Kentucky, Tennessee, Virginia, North Carolina, California, Arizona, Utah, New Mexico, Nevada, Wyoming, Montana, North Dakota, South Dakota, Nebraska and Idaho.....	4.0
Zone 3: All other states including District of Columbia.....	3.0

2. Appendix H is amended in the following respects:

a. Items 5 and 10 of Table 4, are amended to read as follows:

TABLE 4—MAXIMUM PRICES FOR SNAP BEANS (GREEN OR WAX)

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices f. o. b. shipping points in Florida and California ¹	Maximum prices for sales delivered to any wholesale receiving point in any quantity	Maximum prices for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer ²
5	Snap beans in bushel containers with a net weight of 28 pounds or more.	Bushel.....	June 1-June 30.....	\$2.70.....	\$2.70 plus freight (including 3% transportation tax) from Pompano, Florida, plus 10 cents for protective services for all markets east of and including Chicago, Illinois; and from San Jose, California, plus 10 cents for protective services for all markets west of Chicago, Illinois. ²	Col. 6 price plus 75 cents.
10	Snap beans in bushel containers with a net weight of less than 28 pounds and in all other containers. ³	Pound.....	June 1-June 30.....	9.6 cents per pound.....	Maximum price above (item 5) divided by 28.	Col. 6 price plus 2¼ cents per pound.
			July 1-October 31.....	To be announced later.....		

b. Footnote 2 to Table 4 is amended to read as follows:

² For all wholesale receiving points in Florida for the period November 1 to June 30, and in California during the period March 1 to June 30, no allowance shall be added for protective services.

c. The headnote to column 5 of Table 7 is amended by inserting the word "Louisiana" between the words "Florida" and "California"

d. Items 4, 8, 12 and 16 of Table 7 are amended to read as follows:

TABLE 7—MAXIMUM PRICES FOR CUCUMBERS

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices f. o. b. shipping points in Florida, Louisiana, California and Iowa ¹	Maximum prices for sales delivered to any wholesale receiving point in any quantity	Maximum prices for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer ²
4	Cucumbers, except hothouse cucumbers, in bushel containers with a net weight of 48 pounds or more.	Bushel.....	June 1-June 15.....	\$2.15	Col. 5 price plus freight (including 3% transportation tax) from Fouchetouls, Louisiana, plus 10 cents for protective services ³ for all markets east of and including Chicago, Illinois, and from Chula Vista, California, plus 10 cents for protective services for all markets west of Chicago, Illinois.	Col. 6 price plus 75 cents.
			June 16-June 30.....	\$2.10		
			July 1-October 31.....	To be announced later:		

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2023, 2091, 2493, 4030, 4086, 4088, 4434, 4786, 4787, 4877.

TABLE 7 MAXIMUM PRICES FOR CUCUMBERS—continued

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices f. o. b. shipping points in Florida, Louisiana, California and Iowa	Maximum prices for sales delivered to any wholesale receiving point in any quantity	Maximum prices for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer
8	Cucumbers, except hothouse cucumbers, in lug boxes with a net weight of 28 pounds or more.	Lug	June 1-June 15..... June 16-June 30.....	\$1.84..... \$1.22.....	(Col. 5 price plus freight (including 5% transportation tax) from Ponchauteula, Louisiana, plus 8 cents for protective services ¹ for all markets east of and including Chicago, Illinois, and from Chula Vista, California, plus 8 cents for protective services for all markets west of Chicago, Illinois.	Col. 6 price plus 45 cents.
12	Cucumbers, except hothouse cucumbers, in bushel containers with a net weight of less than 48 pounds and in lug boxes with a net weight of less than 28 pounds and in all other containers. ²	Pound	July 1-October 31.....	To be announced later.		
			June 1-June 15..... June 16-June 30.....	6.6 cents per pound..... 4.4 cents per pound.....	Maximum price for item 4 above divided by 48.	Col. 6 price plus 1 1/2 cents per pound.
			July 1-October 31.....	To be announced later.		
16	Hothouse cucumbers in any container.	Pound	June 1-June 30..... July 1-October 31.....	11.3 cents per pound..... To be announced later.	Col. 5 price plus express (including 3% transportation tax) from Davenport, Iowa. ³	Col. 6 price plus 2 1/2 cents per pound.

e. Footnote 1 to Table 7 is amended to read as follows:

¹ For all wholesale receiving points in California, Louisiana, and Florida, no allowance shall be added for protective services.

f. For the period June 1-June 10 (inclusive) the maximum delivered price for all sellers of the listed commodities in Table 4 and Table 7 (snap beans and cucumbers) in each case shall be the maximum delivered price in effect during the month of May.

This amendment shall become effective at 12:01 a. m. June 2, 1944.

(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 2d day of June 1944.

CHESTER BOWLES,
Administrator

Approved: June 1, 1944.

MARVIN JONES,
War Food Administrator.

[F. R. Doc. 44-8004; Filed, June 2, 1944; 4:17 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[RMFR 289, Amdt. 7]

DAIRY PRODUCTS

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.²

Revised Maximum Price Regulation No. 289 is amended in the following respects:

1. Section 26 (a) is amended to read as follows:

(a) Sales by processors of condensed milk products in bulk or bulk packed.

(1) Maximum prices for sales to any class of purchasers shall be those listed in Items 1 and 2 of Table A, f. o. b. processor's plant, subject to the composition adjustments set forth in Item 4 of Table A.

Item 3.—Description of zones. (1) Zone A shall be all states not included in Zone B.

(2) Zone B shall be Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Maryland, Delaware, District of Columbia, Virginia and West Virginia.

Item 4.—Adjustments. (1) The maximum prices for products listed in Item 1 of Table A, in bulk or bulk packed, shall be adjusted up or down by adding or deducting \$0.0014 per pound for each change of 1% in the composition percentage of milk solids not fat in the finished product, and fractions of 1% shall be adjusted proportionately.

(2) The maximum prices for products listed in Item 2 of Table A and for any "miscellaneous condensed product" in bulk or bulk packed, shall be adjusted up or down by the amounts stated below for each change of 1% in the composition percentage of the ingredients in the comparable finished product, and fractions of 1% shall be adjusted proportionately. (See examples.)

Ingredient:	Add or deduct per pound
Milk solids not fat.....	\$0.00145
Milk fat.....	.0065
Sugar.....	.0066

Example A. If a product contains only 7% fat and 18% MSNF it is not "plain condensed milk." However, if a processor in Zone A wishes to supply such a "miscellaneous condensed product" he would figure his maximum price as follows:

Find the price in Table A for the comparable finished product (plain condensed milk) which is 8.23¢. Since the butterfat is 1% less and MSNF are 4% less than the stated composition of plain condensed milk, he will deduct \$0.0065 for reduction in fat and \$0.0053 (\$0.00145 x 4) for reduction in MSNF, resulting in a price of 7.05¢ per lb. for the "miscellaneous condensed product"

Example B. If "plain condensed milk" should contain 8 1/2% fat and 20% MSNF the price is figured by adding to the price in Table A, \$0.0025 (1/2 of \$0.005) for 1/2% increase in fat and deducting \$0.0029 (.00145 x 2) for 2% decrease in MSNF to obtain a price of 8.315¢ instead of 8.23¢ per pound in Zone A.

(2) Dry solids. "Dry solids" means the number of pounds of dry milk solids not fat in a condensed liquid product.

TABLE A

Product	Composition percentage (exclusive of moisture)			In cents per liquid pound (f. o. b. plant)			
	Milk fat	MSNF	Sugar	In wooden barrels		In containers (except wooden barrels) and in tank cars or tank trucks	
				Zone A	Zone B	Zone A	Zone B
Item 1:							
Plain condensed skim milk.....	0	29	0	4.60	4.13
Super-heated condensed skim milk.....	0	29	0	4.89	4.43
Item 2:							
Plain condensed milk.....	8	22	0	8.23	8.13
Super-heated condensed milk.....	8	22	0	8.61	8.53
Sweetened condensed skim milk.....	0	29	42	8.63	8.15	7.83	7.49
Sweetened condensed milk.....	8 1/2	19 1/2	42	12.23	12.13	11.13	11.78

*Copies may be obtained from the Office of Price Administration, 19 F.R. 5140, 5427, 5429, 5588.

(3) *Records.* The invoice which the seller is required to deliver to the buyer under section 5 of this regulation shall also state the total net weight of the finished product together with the percentage content of dry solids not fat.

(4) *F. o. b. and delivered prices.* The processor's prices are f. o. b. the processor's plant, however, sales may be made on a delivered basis as follows:

(i) If delivery is made from the processor's plant to the buyer's place of business or customary receiving point by a vehicle owned or controlled by the processor, add to the price (f. o. b. the processor's plant) either \$.0015 per liquid pound, or, the lowest published rate of a common or contract carrier available for the delivery service;

(ii) If delivery is made from the processor's plant to the buyer's customary receiving point or place of business by a common or contract carrier, add to the price (f. o. b. the processor's plant) the established transportation charge of such carrier and the actual icing charge, if any, incurred from the processor's plant to the buyer's customary receiving point or place of business;

(iii) If, before April 28, 1942, a processor made deliveries of small or less carload lots of condensed milk products to the buyer's place of business from a public warehouse or distributing branch, which was in whole or in part, used, leased, owned or controlled by the processor before April 28, 1942, for the purpose of receiving, storing and shipping (or repacking and shipping) condensed milk products, and which is located more than 15 miles from the processor's plant, his maximum price for such deliveries shall be the price f. o. b. his processing plant plus

(a) The lowest published common or contract carrier rate, and icing charge, if any, incurred from his processing plant to the above described warehouse or distributing branch, and plus

(b) $\frac{3}{4}$ cent per liquid pound if delivery from the warehouse or distributing branch to the buyer's place of business is made in a vehicle owned or controlled by the processor, or plus

(c) Either $\frac{3}{4}$ cent per liquid pound, or, $\frac{1}{2}$ cent per liquid pound and the lowest published rate of a common or contract carrier available for the delivery service, if delivery is made from the warehouse or distributing branch by a vehicle not owned or controlled by the processor, whichever is lower.

(iv) If the processor performs any of the transportation services described be-

low by his own vehicle or by a vehicle not owned or controlled by a common or contract carrier, the appropriate maximum prices established in subdivisions (ii) and (iii) may be increased by \$.001 per liquid pound for that part of the services actually performed:

(a) From the processor's plant to the receiving point of a common or contract carrier;

(b) From the terminal of a common or contract carrier to the buyer's customary receiving point or place of business or to the warehouse or distributing branch described in subdivision (iii) and

(c) From the processing plant to the warehouse or distributing branch described in subdivision (iii)

2. Section 26 (b) is amended to read as follows:

(b) *Sales by or through brokers, jobbers and other persons in bulk or bulk packed.* (1) The maximum prices on sales of condensed milk products, in bulk and bulk packed, by or through brokers, jobbers and other persons to any class of purchasers shall not exceed the maximum prices set forth in paragraph (a) for processors, except that,

(i) In the case of a jobber, as defined in subdivision (iv) who resold condensed milk products, in bulk or bulk packed, before April 28, 1942, his maximum price (f. o. b. his place of business) shall be the appropriate price set forth in paragraph (a) f. o. b. processor's plant, plus the actual transportation charge and actual icing charge, if any, to the jobber's place of business plus the appropriate markup (in cents per liquid pound) as follows:

	Cents
Plain condensed skim milk.....	$\frac{3}{8}$
Super-heated condensed skim milk.....	$\frac{3}{8}$
Plain condensed milk.....	$\frac{3}{8}$
Super-heated condensed milk.....	$\frac{3}{8}$
Miscellaneous condensed product.....	$\frac{3}{8}$
Sweetened condensed (Milk and skim milk)	
In lots of 5 barrels or less.....	$\frac{3}{8}$
In lots of more than 5 barrels.....	$\frac{3}{10}$
When the products listed above are repacked or sold in lots of less than 50 pounds.....	$\frac{3}{4}$

(ii) In the case of a jobber, as defined in subdivision (iv) who did not resell condensed milk products, in bulk or bulk packed, before April 28, 1942, his maximum prices (f. o. b. his place of business) shall be the appropriate price set forth in paragraph (a) f. o. b. processor's plant, plus the actual transportation charge and actual icing charge, if any, to the jobber's place of business.

(iii) In the event a sale is made on a delivered basis by a jobber, as defined in subdivision (iv) his maximum prices shall be increased by the cost of transportation (exclusive of icing cost, if any) from the jobber's place of business to the buyer's customary receiving point

computed in the same manner as delivery charges by a processor are computed in paragraph (a) (4)

(iv) The term "jobber" as used in subdivisions (i) (ii) and (iii) above means and is limited to a person who purchases from a processor all bulk condensed milk products he sells (for his own account) and customarily receives shipment, in large or carload lots, at a warehouse owned or leased and maintained by him and not owned or controlled by any processor of condensed milk products or by any of the jobber's customers and whose sale or delivery on any day to any individual customer of any of the bulk condensed milk products listed in subdivision (i) above, does not exceed 1,350 pounds in containers (other than wooden barrels) and 7,500 pounds in wooden barrels.

(v) "Jobber's place of business" means the place where the jobber's warehouse described in subdivision (iv) above, is located.

3. Section 26 (d) (6) is amended to read as follows:

(6) "Bulk" or "bulk packed" means packed or shipped in any container or in any form other than in hermetically sealed containers of one gallon capacity or smaller, and other than in glass or paper containers of one quart capacity or less.

This amendment shall become effective June 8, 1944.

(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 3d day of June 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-8058; Filed, June 3, 1944; 4:37 p. m.]

PART 1499—COMMODITIES AND SERVICES
[GMPR, Amdt. 62]

ADJUSTMENT OF MAXIMUM PRICES

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 1499.18 (d) is amended to read as follows:

(d) In the case of any seller at retail who shows:

(1) Either that his maximum price for any commodity established under this regulation is less than the minimum price at which he was lawfully required to sell the commodity during March 1942 pursuant to the provisions of a State Fair Trade Act; or that he has been perma-

*Copies may be obtained from the Office of Price Administration.

nently enjoined by a court from selling the commodity at less than such minimum price; and also

(2) That the commodity was generally sold at retail during March 1942 at prices no lower than such minimum price within the locality in which his selling establishment is located.

In such cases, the maximum price of the seller will be increased to such minimum price.

This amendment shall become effective June 8, 1944.

(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 3d day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8059; Filed, June 3, 1944; 4:38 p. m.]

PART 1499—COMMODITIES AND SERVICES

[SR 14B¹ to GMPR, Amdt. 3]

BREAD AND BAKERY PRODUCTS

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.*

Supplementary Regulation 14B is amended in the following respects:

1. The first paragraph of the preamble is amended to read as follows:

The purpose of Supplementary Regulation 14B to the General Maximum Price Regulation is to provide a more logical and convenient arrangement for certain provisions which modify the General Maximum Price Regulation so far as it applies to bread and other bakery products. Supplementary Regulation 14B does not apply to the bakery products that are subject to Maximum Price Regulations 262 and 495, Revised Maximum Price Regulation 319 and section 1.21 of Revised Supplementary Regulation 14.

2. Section 9 (a) (4) is added to read as follows:

(4) If the figure resulting contains a fraction of one-half cent or more, it shall be adjusted to the next higher cent, or if it contains a fraction of less than one-half cent it shall be adjusted to the next lower cent.

3. Section 10 (c) is amended by adding the following sentence at the end

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 16794; 9 F.R. 584.

² 9 F.R. 1385.

thereof: "The Administrator or any Regional Administrator may adjust, and any Regional Administrator may authorize any District Director within his region to adjust, maximum prices in the manner provided in this section."

4. Section 12 is hereby revoked.

This amendment shall become effective June 8, 1944.

(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 3d day of June 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-8060; Filed, June 3, 1944; 4:38 p. m.]

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[MPR 30,¹ Amdt. 7]

WASTEPAPER

A statement of considerations involved in the issuance of this amendment, is issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 30 is amended in the following respects:

1. Section 1347.11 (a) (4) is amended to read as follows:

(4) A dealer means a person in the business of collecting and/or buying and selling waste materials, including wastepaper, for private profit.

2. Two new subparagraphs (12) and (13) are added to § 1347.11 (a) as follows:

(12) An "accumulator" means any person who accumulates wastepaper in the course of and as a result of a manufacturing, converting, printing, publishing, merchandising or similar operation conducted by him, or any person who accumulates wastepaper for sale with the intent of voluntarily devoting the proceeds to some public or charitable purpose, and not for the private profit of such person.

(13) "Sales agent" means a person who represents an accumulator of wastepaper and arranges and makes a sale of wastepaper to a consumer for the account and in the name of the accumulator.

3. A new paragraph (1) is added to § 1347.14 as follows:

(1) "Selling agents" (1) In the event that wastepaper is sold to a consumer

through a sales agent, as defined in § 1347.11 (a) (13) the maximum price which the seller may charge the consumer may equal, but shall in no event exceed, the amount which a broker may charge in a sale of the same wastepaper to a consumer. *Provided*, That the amount which the seller may receive and realize from the sale for his own use shall in no event exceed the appropriate maximum price established by this Maximum Price Regulation for the grade or grades sold before the addition of brokerage fees: *And provided*, That the difference between the price charged and the price realized is paid to the selling agent. In no event shall a selling agent receive more for his services than the difference established by this paragraph (h) i. e., an amount equal to the amount of brokerage commission which a broker may receive in a similar sale under paragraph (g) exclusive of any other merchandizing profit. In no event shall the selling agent's commission be split or divided with any other person.

(2) In order that the accumulator may charge the consumer the higher price hereinbefore established, the following conditions must be met:

(i) The invoice must show the selling agent's commission as a separate item, and must identify the selling agent. The invoice must contain a statement that the selling agent has not prepared the wastepaper covered, prior to its delivery to the consumer, and that the charges are not in excess of those established in this Maximum Price Regulation No. 30.

(ii) The accumulator and the selling agent must record the name of the selling agent and the accumulator, respectively, in each transaction, the quantity and grade of wastepaper purchased, the price f. o. b. point of shipment paid by the consumer, the method of shipment to such consuming purchaser, and the amount of the selling agent's commission.

(iii) All pertinent provisions in this Maximum Price Regulation No. 30 must be strictly complied with.

This amendment shall become effective June 3, 1944.

(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 3d day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8057; Filed, June 3, 1944; 4:37 p. m.]

¹ 7 F.R. 9732; 8 F.R. 3845, 6109, 7350, 7199, 7821, 13049, 17483.

PART 1439—UNPROCESSED-AGRICULTURAL
COMMODITIES

[MPR 426, Corr. to Amdt. 31]

FRESH FRUITS AND VEGETABLES FOR TABLE
USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this correction has been issued and filed with the Division of the Federal Register.*

In Amendment 31 to Maximum Price Regulation No. 426 the effective date provision is amended to read:

This amendment shall become effective 12:01 a. m. June 4, 1944.

This correction shall be effective as of June 2, 1944.

Issued this 3d day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8061; Filed, June 3, 1944;
4:37 p. m.]

PART 1300—PROCEDURE

[PR 12,¹ Amdt. 5]REPLACEMENT OF LOST, STOLEN, DESTROYED,
MUTILATED OR WRONGFULLY WITHHELD
RATION BOOKS OR COUPON SHEETS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 1300.953 (c) of Procedural Regulation No. 12 is redesignated (d) § 1300.953 (b) is redesignated (c) and a new § 1300.953 (b) is added to read as follows:

(b) A ration book is not mutilated merely because a stamp for which a validation period has not yet been designated is accidentally or mistakenly detached and an application for replacement of such a book cannot be made. However, if a validation period is subsequently designated for that stamp, the book shall then be deemed to be mutilated and application for its replacement may be made.

This amendment shall become effective June 9, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong., E.O. 9125, 7 F.R. 562; E.O. 9335, 8 F.R. 5423; Sec. of Agr. War Food Order No. 56, 8 F.R. 2005; War Food Order No. 58, 8 F.R. 2251; War Food Order No. 59, 8 F.R. 3471, War Food Order No. 61, 8 F.R. 3471; War Food Order No. 64, 8 F.R. 7093)

Issued this 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8102; Filed, June 5, 1944;
11:52 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 3171, 6543, 11688, 14737, 15461.

PART 1305—ADMINISTRATION

[Gen. RO 5,² Amdt. 68]

FOOD RATIONING FOR INSTITUTIONAL USERS

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

General Ration Order No. 5 is amended in the following respects:

1. A new section 5.7(d) is added to read as follows:

(d) (1) A Group III, IV, V or VI institutional user whose December 1942 use of foods covered by Ration Order 16 was composed principally of foods which still have a point value, may apply for an adjustment of his May-June 1944 meal service allotment for those foods;

(2) His application must be made, on OPA Form R-315, and must show his December 1942 use, in pounds, of meats which still have a point value. (In giving that information he may give his best estimate if he does not have records, and indicate that the figures given are estimates.) If he used no such meats, he need state only that he requests an adjustment under this section;

(3) The Board shall determine the percentage which his December 1942 use of foods covered by Ration Order 16 which still have a point value (other than "canned milk") bears to his total use of foods covered by Ration Order 16 (other than "canned milk") in that month, and if that percentage is more than 50 percent, shall grant him an adjustment. In making this determination, each type of food covered by Ration Order 16 shall be converted into points by using the factors set forth in Supplements 2 and 3;

(4) If the Board finds that the applicant is entitled to an adjustment, it shall multiply his May-June 1944 meal service allotment, as computed prior to the reduction required by paragraph (a) of this section by the percentage determined in (3). The result is his adjusted allotment. It shall issue certificates (or reduce his excess inventory) in an amount equal to the difference between such adjusted allotment and the allotment as reduced under paragraph (a)

2. A new section 15.5 (b) (4) is added to read as follows:

(4) Processed foods or foods covered by Ration Order 16 while they still have a zero point value.

This amendment shall become effective June 9, 1944.

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

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R.

² 8 F.R. 10002, 11676, 11480, 11479, 12483, 12557, 12403, 12744, 14472, 15488, 16787, 17486; 9 F.R. 401, 455, 692, 1810, 2212, 2287, 2252, 2476, 2789, 8030, 8075, 8240, 8704, 8577, 4198, 4393.

10179; WPB Dir. 1, Supp. Dir. 1-E, 1-M and 1-R, 7 F.R. 562, 2965, 7234, 9684, respectively; War Food Orders 56, 58, 59, 61, 64, 9 F.R. 4319, 4320, 4321)

Issued this 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8105; Filed, June 5, 1944;
11:51 a. m.]

PART 1312—LUMBER AND LUMBER PRODUCTS

[MPR 533-1,¹ Amdt. 1]

CENTRAL LOGS

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.*

In section 9, a new paragraph (c) is added to read as follows:

(c) In no event, however, shall the prices paid for logs exceed those maximum prices established in Revised Maximum Price Regulation 313, Veneer Logs.

This amendment shall become effective June 10, 1944.

(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 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8098; Filed, June 5, 1944;
11:53 a. m.]

PART 1312—LUMBER AND LUMBER
PRODUCTS[MPR 533-3,² Amdt. 1]

APPALACHIAN LOGS

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.*

In section 9, a new paragraph (c) is added to read as follows:

(c) In no event, however, shall the prices paid for logs exceed those maximum prices established in Revised Maximum Price Regulation 313, Veneer Logs.

This amendment shall become effective June 10, 1944.

(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 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8097; Filed, June 5, 1944;
11:54 a. m.]

¹ 9 F.R. 5233.

² 9 F.R. 5302.

PART 1312—LUMBER AND LUMBER PRODUCTS
[MPR 533-4, Amdt. 1]

SOUTHERN LOGS

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 533-4 is amended in the following respects:

1. In section 9, a new paragraph (c) is added to read as follows:

(c) In no event, however, shall the prices paid for logs exceed those maximum prices established in Revised Maximum Price Regulation 313, Veneer Logs.

2. In section 10 (h) (2) the listing of prices under heading "Pine" is amended to read as follows:

Pine

Woodsrun 8" and up—\$22.00.
For Dense Shortleaf 12" and up, add \$2.00.
For Longleaf 12"-14" add \$3.00.
For Longleaf 15" and up, add \$5.00.
For Pine lengths 22'-28' 15" and up, add \$2.00.

This amendment shall become effective June 10, 1944.

(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 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8108; Filed, June 5, 1944; 11:49 a. m.]

PART 1312—LUMBER AND LUMBER PRODUCTS
[MPR 534-2, Amdt. 1]HICKORY AND ASH LOGS AND OTHER
SPECIALTY WOODS

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.*

In section 12, a new paragraph (f) is added to read as follows:

(f) In any case where the maximum price established in section 12 is lower than the individual seller's legal maximum price as of January 12, 1944, buyers and sellers affected by such change, who had entered into contracts or firm commitments on the basis of the maximum prices applicable to them on January 12, 1944, may apply for special permission to complete such contracts or commitments without regard to the new ceilings, under the following conditions:

(1) The permission, if granted, will allow use of the contract prices or deliveries in completion of the contract before July 15, 1944.

(2) The existence of a "firm contract" must be shown by the seller's submitting a copy of formal contract or copies of

written order and acceptance covering specific items, quantities and prices.

(3) The application must show that actual production of the items covered by the contract was commenced prior to May 15, 1944.

(4) The seller must state in his application—and the permission if granted will be so limited—that all prices shown in the contract will be adhered to, even though the maximum price on some items included therein may have been increased by the regulation.

(5) Application must be sent to the Lumber Branch, Office of Price Administration, Washington 25, D. C. The Lumber Branch may grant or deny such application by letter or telegram.

Note that the seller and buyer must apply for the special permission covered in this paragraph, and may not go ahead on the basis of the contract prices unless and until they have received the authorization to do so.

This amendment shall become effective June 5, 1944.

(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 5th day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8100; Filed, June 5, 1944; 11:53 a. m.]

PART 1341—CANNED AND PRESERVED FOODS
[MPR 306, Amdt. 29]

CERTAIN PACKED FOOD PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Maximum Price Regulation No. 306 is amended in the following respects:

1. Section 1341.551 (g) is amended to read as follows:

(g) The provisions of this regulation shall apply to items packed during the year 1943 and after, except that § 1341.553b shall apply to items packed prior to 1943. (This regulation applies to items packed on and after January 1, 1944, until such time as they are covered by a superseding regulation.) If the major portion of any item was packed in 1943 the item shall be considered to be packed during the year 1943. Any canned citrus juices packed after November 1, 1942, shall be deemed to be packed during the year 1943.

2. Section 1341.553b is added to read as follows:

§ 1341.553b *Maximum prices for resales by processors of items which have been sold to them by government agencies.* The maximum price for sales by a processor, to purchasers other than government procurement agencies, of any item packed prior to 1943 which has been sold to the processor by a govern-

ment agency, shall be that processor's maximum price, f. o. b. factory, as established under this regulation for the same item when packed in 1943. However, differences in brand shall be ignored.

This amendment shall become effective June 5, 1944.

(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 5th day of June 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-8039; Filed, June 5, 1944; 11:53 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 305, Amdt. 11]CORN MEAL, CORN FLOUR, CORN GRITS,
HOMINY, HOMINY GRITS, BREWERS GRITS
AND OTHER PRODUCTS MADE BY A DRY CORN
MILLING PROCESS

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 305 is amended in the following respects:

1. Section 1351.1754 (c) is amended to read as follows:

(c) The maximum base point price for degerminated yellow or white corn meal or corn grits which have been enriched by the addition of at least 1.2 milligrams of thiamine, 14 milligrams of niacin and 11 milligrams of iron per pound of such degerminated corn meal and corn grits shall be the foregoing maximum base point price for yellow corn products or white corn products, as the case may be, plus an increase at the rate of 13 cents per hundred pounds for corn meal and 18 cents per hundred pounds for corn grits: *Provided*, That such enriched degerminated corn meal and corn grits are placed in 100 pound cotton sacks or containers other than 100 pound cotton sacks and each such sack or container bears a tag or label stating that its contents has been enriched as above described. Any 100 pound cotton sack or container other than a 100 pound cotton sack of enriched corn meal or corn grits which does not bear said tag or label shall have the base price established under paragraph (a) or (b) of this section.

2. Section 1351.1756 (d) is amended to read as follows:

(d) For case goods, other than degerminated enriched corn meal and corn grits priced under paragraph (f) below, the price determined by the following method:

(1) The seller shall first determine the maximum price he would be permitted to charge under the General Maximum Price Regulation, as amended, if the sale were not exempted from the General Maximum Price Regulation.

*Copies may be obtained from the Office of Price Administration.

9 F.R. 5235.

*9 F.R. 5243.

18 F.R. 16896, 17224, 17295, 17482; 9 F.R. 287, 96, 1710, 2237, 4349, 5076.

18 F.R. 1063, 2501, 3178, 3705, 5316, 6177, 6440, 7567, 16297, 16790; 9 F.R. 3072, 4223.

(2) To the price so determined, he shall add a sum equal to 40 cents per 100 pounds computed upon the net weight of the product in the case.

3. Section 1351.1756 (f) is added to read as follows:

(f) For case goods consisting of degerminated corn meal or corn grits which have been enriched by the addition of at least 1.2 milligrams of thiamine, 14 milligrams of niacin and 11 milligrams of iron, per pound, when the individual packages of such enriched corn meal or corn grits bear a label stating that the contents has been so enriched, the price determined by the following method:

(1) The seller shall first determine the maximum price he would be permitted to charge under the General Maximum Price Regulation for the same case goods if they were unenriched, if such sale were not exempted from the General Maximum Price Regulation, as amended.

(2) To the price so determined, he shall add a sum equal to 53¢ per 100 pounds for corn meal or 58¢ per 100 pounds for corn grits, computed upon the net weight of the product in the case.

This amendment shall become effective June 10, 1944.

(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 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8107; Filed, June 5, 1944;
11:49 a. m.]

PART 1361—FARM EQUIPMENT

[MPR 246,¹ Amdt. 12]

MANUFACTURERS' AND WHOLESALE PRICES FOR FARM EQUIPMENT

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.*

Maximum Price Regulation 246 is amended in the following respects:

1. In § 1361.66 (a) (4) the items ironed "singletrees" "doubletrees" and "neck yokes" are added to the specific list of items covered by the regulation.

2. Section 1361.67 (b) (6) is added to read as follows:

(6) Plow and cultivator handles.

3. Section 1361.67 (b) (7) is added to read as follows:

(7) Wooden tanks.

This amendment shall become effective June 10, 1944.

(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 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8106; Filed, June 5, 1944;
11:50 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 17814.

PART 1384—HARDWOOD LUMBER PRODUCTS

[MPR 501,¹ Amdt. 1]

HARDWOOD SMALL DIMENSION

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 501 is amended in the following respects:

1. In section 2, the last sentence of the first undesignated paragraph is amended, and a new sentence is added immediately thereafter, to read together, as follows:

The term includes items that have been sawed, surfaced, molded, glued, equalized, tenoned, bored, mortised, sanded, etc. Specifically, wooden plow and cultivator handles are covered: *Provided, however* That specific maximum prices heretofore established by individual order under Maximum Price Regulation 246 for the following manufacturers may be continued in effect by those sellers, and deemed to be consistent with section 3 (a)

Farmville Manufacturing Company, Farmville, Va.

Southern Plow Company, Columbus, Ga.
J. O. Goshorn Company, Memphis, Tenn.
J. H. Phipps Lumber Company, Fayetteville, Ark.

Harriman Manufacturing Company, Harriman, Tenn.

King Plow Company, Atlanta, Ga.
Manchester Manufacturing Company, McMinnville, Tenn.

W. G. Barron Lumber Company, Rogers, Ark.

2. In section 3 (a) sub-paragraph (5) is redesignated paragraph (b) the figure "(1)" is inserted immediately after the heading "Reports" and a new sub-paragraph (2) is added, to read as follows:

(2) Regardless of any provisions to the contrary in paragraph (b) (1) above, manufacturers of plow and cultivator handles must report their first computation of maximum price under this section.

This amendment shall become effective June 10, 1944.

(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 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8103; Filed, June 5, 1944;
11:51 a. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C,² Amdt. 129]

MILEAGE RATIONING: GASOLINE REGULATIONS

A rationale accompanying this amendment issued simultaneously herewith, has been filed with the Division of the Federal Register.*

¹ 8 F.R. 16791.

² 8 F.R. 15937.

Ration Order 5C is amended in the following respects:

1. Section 1394.7704 (b) is amended by substituting a comma for the colon following the phrase "to provide such mileage," in the third sentence and substituting for the remainder of the paragraph following such phrase the following provisions:

subject to the following provisions:

(1) No Board shall allow an average mileage in excess of the maximum set forth below, unless the mileage in excess of such maximum is defined as preferred mileage under the provisions of § 1394.7706 or is additional mileage allowed pursuant to § 1394.7707:

(i) If the Board is in Area A the maximum mileage is 400 miles per month.

(ii) If the Board is in Area B the maximum mileage is 475 miles per month.

(iii) If the Board is in the gasoline shortage area the maximum mileage is 325 miles per month.

(2) If the applicant fails to establish eligibility for occupational mileage in accordance with the provisions of this section for a period of three months, but establishes such eligibility for a period of less than three months, the Board shall determine and allow occupational mileage for the period for which such eligibility has been established, but not to exceed a period of one month, subject to the limitations of subparagraph (1) of this paragraph (b) In such a case, the Board shall issue the ration in accordance with the provisions of § 1394.7705 (e)

2. The text of § 1394.7705 (a) preceding subparagraph (1) is amended to read as follows:

Supplemental rations shall be issued to provide the total mileage allowed by the Board in accordance with § 1394.7704 or § 1394.7707. If the Board issues the ration in the form of Class B or Class C coupons such coupons shall be in strip form, shall bear serial numbers in consecutive order and shall be accompanied by a folder. The Board may issue strip coupons in separate sets if each set bears serial numbers in consecutive order and a separate folder is issued for each such set. The person issuing the ration shall note on each ration book or folder issued the date of issuance as the date on which coupons become valid, and the earliest renewal date. If the mileage has been allowed on a basis of a period of one month, or less, pursuant to § 1394.7704 (b) (2) the number of coupons issued shall be determined pursuant to paragraph (e) of this section. If the mileage has been allowed on the basis of a period of three months, the number of coupons issued shall be determined as follows:

3. Section 1394.7705 (c) is amended to read as follows:

(c) For the purposes of paragraphs (a) and (e) of this section, a passenger automobile is conclusively presumed to operate fifteen miles, and a motorcycle forty miles, per gallon of gasoline.

4. Section 1394.7705 (e) is added to read as follows:

(e) If a Board allows a supplemental ration for a period of one month or less pursuant to § 1394.7704 (b) (2) it shall issue a sufficient number of coupons of an appropriate class to provide the total mileage allowed. It shall issue Class B or Class C coupons for use with a passenger automobile and a Class D book (marked supplemental) for use with a motorcycle.

5. In § 1394.8051 (b) (1) the parenthetical phrase in the first sentence is amended to read as follows: "(except in the case of a basic or transport ration, a supplemental ration issued for a period of less than three months; or a special ration issued pursuant to §§ 1394.7851, 1394.7854 or 1394.7855) "

6. Section 1394.8052 (b) is amended to read as follows:

(b) Application for a further ration shall be made in the same manner as the application for the current ration, and the applicant shall append to the application a statement showing:

(1) The reason or reasons why a further ration will be needed for use before the end of the period for which the current ration was issued.

(2) If the further ration is needed for the reason set forth in subparagraph (2) of paragraph (a) of this section, that the current ration is insufficient to meet his needs for more than thirty days from the date of the application.

This amendment shall become effective June 9, 1944.

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

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507, 77th Cong., WPB Dir. No. 1, Supp. Dir. No. 1Q, 7 F.R. 562, 9121, E.O. 9125, 7 F.R. 2719)

Issued this 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8101; Filed, June 5, 1944; 11:53 a. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5F, Amdt. 11]

MILEAGE RATIONING: GASOLINE REGULATIONS FOR THE TERRITORY OF HAWAII

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Ration Order 5F is hereby amended in the following respects:

*Copies may be obtained from the Office of Price Administration.

†8 F.R. 10742, 10757, 13125, 14155, 15985; 9 F.R. 2746, 3513, 4433, 4611, 4779.

1. Section 9.4 (b) is amended to read as follows:

A Board may refuse to issue a ration for the operation of machinery or equipment (other than boats or airplanes) used for recreational, amusement or commercial purposes, if in its opinion, taking into consideration the gasoline supply available, the use of gasoline for such purpose is not important as to the war effort or to the welfare of the Territory.

This amendment will become effective May 29, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, and 507, 77th Cong., N.O. 9125, 7 F.R. 562, Supp. Dir. 1-Q, 7 F.R. 9121, General Order No. 48, 8 F.R. 2898)

NOTE: All record keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget as required by the Federal Reports Act of 1942.

Issued this 5th day of June 1944.

MELVIN C. ROBBINS,
Territorial Director.

Approved:

JAMES P. DAVIS,
Regional Administrator
Region IX.

[F. R. Doc. 44-8104; Filed, June 5, 1944; 11:51 a. m.]

Chapter XIII—Petroleum Administration for War

[MRP 2, Amdt. 1]

PART 1575—PETROLEUM INDUSTRY

Schedules A, B, and C attached to § 1575.2 (PAW Materials Redistribution Program No. 2) are hereby amended to read as follows:

NOTE: Additions or changes in the schedules appear in brackets. The following deletions were made June 3, 1944.

1. In Schedule A, from the column entitled "Production (oil or gas)"

Wire rope.
API steel sucker rods.

2. In Schedule C, from the column entitled "Marketing"

Meters^{1,2}

Petroleum displacement type.

Pumps^{2,3} (power driven only)

Centrifugal.
Rotary.

Tanks³

Steel storage, 65 gallons to 500 bbls.

SCHEDULE A

DETERMINATION OF SURPLUS CRITICAL MATERIAL FOR THIS SCHEDULE

To determine surplus critical material for Schedule A: Subtract from the total quantity of any item of critical material (of a type identified on this Schedule), that quantity by item which is required or scheduled for use during the succeeding 90 days.

Critical material used in—

Production (oil or gas)	Natural gasoline [recovery]	Refining	Transportation	Marketing
Carbon and alloy steel	Carbon and alloy steel	Carbon and alloy steel	Carbon and alloy steel	
Tubular Goods (oil country): Casing. Tubing—2" and up. Drill pipe. Line Pipe—2" and up.	Line Pipe—2" and up.	Line Pipe—2" and up.	Line Pipe—2" and up.	

SCHEDULE B

DETERMINATION OF SURPLUS CRITICAL MATERIAL FOR THIS SCHEDULE

To determine surplus critical material for Schedule B: Subtract from the total quantity of any item of critical material (of a type identified on this Schedule), one-half of the quantity by item actually installed or put into service (use) in 1942 [plus that quantity by item which is required or scheduled for use during the succeeding 90 days for any facilities which have been put into operation since December 31, 1942.]

Critical material used in—

Production (oil or gas)	Natural gasoline [recovery]	Refining	Transportation	Marketing
	Carbon and alloy steel	Carbon and alloy steel		
	Condenser tubes.	Condenser tubes. Beller tubes. Still tubes.		
Copper	Copper	Copper		
Wire (wire mill copper products).	Wire (wire mill copper products). Pipe and tubing (including tubes).	Wire (wire mill copper products). Pipe and tubing (including tubes).		
	Copper base alloys	Copper base alloys		
	Pipe and tubing (including tubes).	Pipe and tubing (including tubes).		
Valves ¹ (check, gate, globe, plug, relief, safety)	Valves ¹ (check, gate, globe, plug, relief, safety)	Valves ¹ (check, gate, globe, plug, relief, safety)	Valves ¹ (check, gate, globe, plug, relief, safety)	
Steel—2" and up. Cast iron—12" and up.	Steel—2" and up. Cast iron—12" and up.	Steel—2" and up. Cast iron—12" and up.	Steel—2" and up. Cast iron—12" and up.	

SCHEDULE C

DETERMINATION OF SURPLUS CRITICAL MATERIAL FOR THIS SCHEDULE

To determine surplus critical material for Schedule C: Total by item all critical material whether or not installed (of a type identified in this Schedule) (a) which has not been in productive service during the past 90 days and is not required or scheduled for such service during the succeeding [60] days or (b) which has not been in productive service during the past 180 days.

Critical material used in—

Production (oil or gas)	Natural gasoline [recovery]	Refining	Transportation	Marketing
<i>Compressors</i> ² 75 HP or more (including direct driven).	<i>Compressors</i> ² 200 HP or more (direct driven only).	<i>Compressors</i> ² 200 HP or more (direct driven only).		<i>Compressors</i> ² 7½ HP or less (complete with storage tank).
	<i>Control instruments</i> ^{1 3} Industrial (including regulators and control valves).	<i>Control instruments</i> ^{1 3} Industrial (including regulators and control valves).		
<i>Electric motors</i> ⁵ 10 HP or more.	<i>Electric motors</i> ⁵ 10 HP or more.	<i>Electric motors</i> ⁵ 10 HP or more.	<i>Electric motors</i> ⁵ 10 HP or more.	<i>Electric motors</i> ⁵ [3] HP or more.
<i>Electric motor controls</i> ⁵ 10 HP or more.	<i>Electric motor controls</i> ⁵ 10 HP or more.	<i>Electric motor controls</i> ⁵ 10 HP or more.	<i>Electric motor controls</i> ⁵ 10 HP or more.	<i>Electric motor controls</i> ⁵ [3] HP or more.
<i>Engines</i> ² Multi-cylinder gas and gasoline, 10 HP or more. Diesel, 150 HP or more.	<i>Engines</i> ² Multi-cylinder gas and gasoline, 10 HP or more. Diesel, 150 HP or more.		<i>Engines</i> ² Multi-cylinder gas and gasoline, 10 HP or more. Diesel, 150 HP or more.	
	<i>Heat Exchangers (including complete shells)</i> <i>Line pipe (in place)</i> 4" or over.	<i>Heat Exchangers (including complete shells)</i>	<i>Line pipe (in place)</i> 4" or over.	
<i>Oil Country boilers</i> [100 HP or more and 125 lbs. WP or more]	<i>Pressure vessels and towers</i> 200 or more cubic feet contents.	<i>Pressure vessels and towers</i> 200 or more cubic feet contents.		<i>Pumps</i> ^{2 3} Dispensing, motor driven meter type.
	<i>Pumps</i> ^{2 4} (steam or power driven) Centrifugal, Horizontal reciprocating, Rotary.	<i>Pumps</i> ^{2 4} (steam or power driven) Centrifugal, Horizontal reciprocating, Rotary.	<i>Pumps</i> ^{2 4} (steam or power driven) Centrifugal, Horizontal reciprocating, Rotary.	
<i>Pumping units</i> Oil well (excluding standard rig front), 10HP or more.				
<i>Tanks</i> Steel storage, 10,000 bbls. or larger.	<i>Tanks</i> Steel storage, 10,000 bbls. or larger.	<i>Tanks</i> Steel storage, 10,000 bbls. or larger.	<i>Tanks</i> Steel storage, 10,000 bbls. or larger.	<i>Tanks</i> ³ Steel storage, [65 gallons] or larger.

FOOTNOTES

[These footnotes are applicable to any footnoted material, regardless of the Schedule in which such material is listed.]

[(1) Only unused, reconditioned, or rebuilt material of this type.]

[(2) Only material of this type which was sold new to any person (not necessarily to the required participant) at any time since December 31, 1937.]

[(3) Only material of this type which is not actually installed at the time a report under the Program is submitted.]

[(4) Only material of this type with a new replacement cost (excluding the power unit), of \$800 or more.]

[(5) (This footnote was deleted June 3, 1944.)]

[(6) Only explosion proof material of this type.]

[(7) Only material of this type which is not actually installed underground at the time a report under the Program is submitted.]

(E.O. 9276, 7 F.R. 10091, E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 3d day of June 1944.

RALPH K. DAVIES,
Deputy Petroleum Administrator for War.

[F. R. Doc. 44-8029; Filed, June 3, 1944; 10:31 a. m.]

PART 1585—TRANSPORTATION
[Petroleum Directive 69, as Amended May 29, 1944]

INLAND WATERWAYS EQUIPMENT

To minimize the effects of the tanker shortage on the Atlantic Seaboard, it is necessary to insure the most efficient

utilization of available inland waterways equipment operating on the Great Lakes, the New York State Barge Canal and the Hudson River as far south as and including Rensselaer, New York, and the following operating directive is deemed necessary for the prosecution of the war.

§ 1585.1 *Petroleum Directive 69 as amended May 29, 1944*—(a) *Appointment of Joint Great Lakes-New York State Barge Canal Subcommittee.* With the view to obtaining maximum efficiency in the use of all inland waterways equipment employed by the petroleum industry on the Great Lakes, New York State Barge Canal, and Hudson River as far south as and including Rensselaer, New York, and of assuring that all such inland waterways equipment is utilized to meet the critical problems of petroleum supply in each District, the Chairman of the Transportation Committees for Districts One and Two shall appoint, subject to the approval of the Petroleum Administrator for War or the Deputy Petroleum Administrator, a Joint Great Lakes-New York State Barge Canal Subcommittee for Districts One and Two, comprised of eleven members, of which five shall be appointed to represent each District and one shall be appointed jointly by both Chairmen as a member-at-large.

(b) *Surveys and studies.* The Joint Great Lakes-New York State Barge Canal Subcommittee shall make such surveys and studies and shall obtain such information with respect to the use, location, port-to-port movement and availability of inland waterways equipment operated in the inland waterways specified in paragraph (a) as may be necessary or desirable to accomplish the objective specified in paragraph (a). All users of inland waterways equipment in, or available for, the service of the petroleum industry on the inland waterways specified in paragraph (a) are requested to cooperate with the subcommittee in furnishing such information to the subcommittee, at such times as it shall specify.

(c) *Plans for the allocation and use of inland waterways equipment.* The Subcommittee shall analyze all pertinent available facts, figures, and other data obtained under paragraph (b) including facts, figures, and other data with respect to the past and present utilization of all such inland waterways equipment by specific persons, natural and artificial, for the transportation of petroleum, petroleum products, and other commodities, and it shall estimate therefrom the additional inland waterways equipment and facilities necessary for the efficient transportation and handling of the increased supply of petroleum and petroleum products available for transportation on the inland waterways specified in paragraph (a). This analysis and estimate shall be made with the object in view of submitting plans to the Director of Supply and Transportation of the Petroleum Administration for War with respect to:

(1) The number of additional lake tankers, barges, and power equipment which specific owners have available to

divert from other trades, uses, and services to the transportation of petroleum and petroleum products on the inland waterways specified in paragraph (a) during the open navigation season;

(2) The necessary improvement of terminal and storage facilities which should be made by specific owners to facilitate the handling of the increased supply of petroleum and petroleum products available for transportation on the inland waterways specified in paragraph (a) and,

(3) The kinds of petroleum and petroleum products that specific types of lake tankers and barges are best adapted to carry, and to make such information available to refineries and shippers in order to secure the most efficient use and conservation of available tonnage capacity of vessels in service on the inland waterways specified in paragraph (a)

Any such plans shall include the correlation of inter-district operations and port-to-port movements to eliminate unnecessary cross-hauling and back-hauling and to assure a continuous, adequate, and efficient transportation system on the inland waterways specified in paragraph (a)

(d) *Meetings.* Meetings of the Supply and Transportation Committees for Districts One and Two, the Great Lakes-New York State Barge Canal Subcommittee, representatives of the persons, natural and artificial, engaged in the petroleum industry in Districts One and Two and all other persons wherever located who may be affected may be held from time to time for the purpose of gathering information, rendering reports, and preparing plans provided in paragraph (c). The aforesaid committees, subcommittees, representatives, and persons, or any of them, may meet from time to time for the purpose of doing all things necessary to carry into effect any plan issued in accordance with the provisions of this directive.

(e) *Effectuating plans and schedules.* All suggested plans required to be submitted hereunder shall, after such modification or revision as the Director of Supply and Transportation shall determine to be necessary to accomplish the objectives of this directive, be transmitted to the Chief Counsel of the Petroleum Administration for War. No plan provided for herein shall become effective until it has been approved by the Chief Counsel of the Petroleum Administration for War and issued by the Petroleum Administrator for War or the Deputy Petroleum Administrator. Upon the approval of any such plan by the Chief Counsel and the issuance of such plan by the Petroleum Administrator for War or the Deputy Petroleum Administrator, copies thereof shall be forwarded to the appropriate committees, subcommittees and all persons named therein, and all committees, subcommittees, and persons, natural or artificial, who may be affected by such plan, shall carry into effect such plan according to its terms, conditions and intent.

(f) *Supervision of inland waterways equipment operations.* The Subcommittee created pursuant to paragraph (a) shall keep informed concerning the loading, unloading, routing and handling of all inland waterways equipment used in petroleum service on the inland waterways specified in paragraph (a) and, subject to the prior approval of the District Director of Supply and Transportation for the District in which the recommendation is to be carried out, shall make appropriate recommendations to the owners, users, and handlers of such equipment to the end that maximum efficiency in use of inland waterways equipment in appropriate supply services may be attained.

(g) *Administration.* In carrying out the duties, responsibilities, and functions provided under this directive and any approved plan authorized herein, the Great Lakes-New York State Barge Canal Subcommittee shall consult with other appropriate committees and subcommittees in Districts One and Two to the extent that plans or activities hereunder may affect such other committees and, to this end, all such committees and subcommittees shall provide the Great Lakes-New York State Barge Canal Subcommittee with such information, material, and assistance as may be necessary or desirable to carry into effect the provisions of this directive. The Great Lakes-New York State Barge Canal Subcommittee shall maintain such staff, and appoint such persons as it finds necessary to carry out its duties, responsibilities, and functions under this directive or any plan adopted pursuant thereto. Any vacancies in membership of the said subcommittee shall be filled through appointment of new members by the appropriate Chairman of the Supply and Transportation Committee of the District involved, subject to the approval of the Petroleum Administrator for War or the Deputy Petroleum Administrator.

(h) *Reports.* The Great Lakes-New York State Barge Canal Subcommittee shall file a weekly progress report with the Chairman of the Supply and Transportation Committees for Districts One and Two. A copy of all reports, schedules or other documents prepared pursuant to the terms of this directive shall be forwarded to the Director of Supply and Transportation in the Petroleum Administration for War and to all other appropriate Directors in that Office.

(i) *Expenses.* Any expenses incurred by any committee or subcommittee pursuant to the operation of this directive shall be defrayed by the appropriate general committee or committees pursuant to the provisions of Recommendation No. 7.

(j) *Transfer of functions from Joint Barge Subcommittee for Districts One, Two and Three.* The functions of the Joint Barge Subcommittee for Districts One, Two and Three with respect to all inland waterways equipment operating on the Great Lakes, New York State Barge Canal, and Hudson River as far south as and including Rensselaer, New York, are hereby transferred to the Joint

Great Lakes-New York State Barge Canal Subcommittee for Districts One and Two, and Recommendation No. 51 of the Office of Petroleum Coordinator for War (§§ 1505.88 to 1505.96, inclusive) is hereby amended accordingly.

(k) *Appeals.* Any person affected by this directive or any action taken hereunder who considers that compliance therewith or the results thereof would work an exceptional and unreasonable hardship upon him may appeal to the District Director in Charge of District One, Petroleum Administration for War, 1104 Chanin Building, 122 East 42nd Street, New York 17, New York, or to the District Director in Charge of District Two, Petroleum Administration for War, Blum Building, 624 South Michigan Avenue, Chicago 5, Illinois, whichever is appropriate, setting forth pertinent facts and reasons why he considers himself entitled to relief. If dissatisfied with the decision of the said District Director in Charge, such person may appeal within fifteen days after receipt of notice of the said Director's decision to the Petroleum Administration for War, Interior Building, Washington 25, D. C.

(E.O. 9276, 7 F.R. 10091)

Issued this 29th day of May 1944.

RALPH K. DAVIES,
Deputy Petroleum
Administrator for War

[F. R. Doc. 44-8075; Filed, June 5, 1944;
11:15 a. m.]

TITLE 38—PENSIONS, BONUSES, AND VETERANS' RELIEF

Chapter I—Veterans' Administration

PART 4—ADJUDICATION: VETERANS' CLAIMS, CENTRAL OFFICE SECTION

DETERMINATIONS AS TO BASIC ENTITLEMENT

In § 4.2044, paragraph (c) is amended to read as follows:

§ 4.2044 *Misconduct.* * * *

(c) *Indian wars.* Vicious habits do not constitute a bar under the Act of March 3, 1944. (June 5, 1944) (58 Stat. 108)

In § 4.2071, the heading and paragraph (a) are amended to read as follows:

SERVICE CONNECTION AND EVALUATION

§ 4.2071 *Act of March 3, 1927 Indian wars, as amended by Public No. 245, 78th Congress—(a) Definition of disability.* In claims of veterans of the Indian wars under Public No. 723, 69th Congress (Act of March 3, 1927, as amended) evaluation of disability will be made without regard to service connection on the basis of aggregate permanent mental or physical incapacity, for the performance of manual labor, proportioned to the degree of inability to earn support. (June 5, 1944) (58 Stat. 108)

[SEAL] FRANK T. HINES,
Administrator.

[F. R. Doc. 44-7932; Filed, June 2, 1944;
1:06 p. m.]

TITLE 46—SHIPPING

Chapter III—War Shipping Administration

PART 302—CONTRACTS WITH VESSEL OWNERS AND RATES OF COMPENSATION RELATING THERETO

[G. O. 11, Supp. 3, Amdt. 1]

TIME CHARTER FOR DRY CARGO VESSELS

Paragraph 1 of Clause B of Special Conditions of WARSHIPREQ Policy as prescribed by § 302.50, published in the FEDERAL REGISTER for Saturday, April 8, 1944, at Page 3781, is amended by adding the words: "Provided, however If the vessel is subject to section 802 of the Merchant Marine Act of 1936, as amended, this policy shall respond to claims for partial losses covered under this Special Condition B and repaired by the owner with the approval of the War Shipping Administration (subject to the Franchise Warranty) even though the cost of such repairs may exceed the sum insured hereby" so that said paragraph will read:

1. During the time that Insurance Plan II of the Charter Party is effective, this insurance covers only those risks which would be covered by this policy (including the Collision Clause) in the absence of the F. C. & S. Warranty contained herein but which are excluded by that warranty (such insurance being subject to the warranties and additional clauses contained in the War Risk Clauses) *Provided, however, If the vessel is subject to section 802 of the Merchant Marine Act, 1936, as amended, this policy shall respond to claims for partial losses covered under this Special Condition B and repaired by the owner with the approval of the War Shipping Administration (subject to the Franchise Warranty) even though the cost of such repairs may exceed the sum insured hereby.*

Reference heretofore or hereafter made to WARSHIPREQ Policy shall be deemed to refer to said WARSHIPREQ Policy as amended above.

(E. O. 9054, 7 F.R. 837)

[SEAL]

E. S. LAND,
Administrator

JUNE 2, 1944.

[F. R. Doc. 44-8019; Filed, June 3, 1944; 10:43 a. m.]

PART 302—CONTRACTS WITH VESSEL OWNERS AND RATES OF COMPENSATION RELATING THERETO

[G. O. 11, Supp. 4, Amdt. 1]

TIME CHARTERS FOR TANK VESSELS

Paragraph 1 of Clause B of Special Conditions of WARSHIPREQ Policy as prescribed by § 302.55, published in the FEDERAL REGISTER for Saturday, April 8, 1944, at page 3793, is amended by adding the words: *Provided, however If the vessel is subject to section 802 of the Merchant Marine Act of 1936, as amended, this Policy shall respond to claims for partial losses covered under this Special Condition B and repaired by the owner with the approval of the War Shipping Administration (subject to the*

Franchise Warranty) even though the cost of such repairs may exceed the sum insured hereby," so that said paragraph will read:

1. During the time that Insurance Plan II of the Charter Party is effective, this insurance covers only those risks which would be covered by this policy (including the Collision Clause) in the absence of the F. C. & S. Warranty contained herein but which are excluded by that warranty (such insurance being subject to the warranties and additional clauses contained in the War Risk Clauses); *Provided, however, If the vessel is subject to section 802 of the Merchant Marine Act of 1936, as amended, this policy shall respond to claims for partial losses covered under this Special Condition B and repaired by the owner with the approval of the War Shipping Administration (subject to the Franchise Warranty) even though the cost of such repairs may exceed the sum insured hereby.*

Reference heretofore or hereafter made to WARSHIPREQ Policy shall be deemed to refer to said WARSHIPREQ Policy as amended above.

(E. O. 9054, 7 F.R. 837)

[SEAL]

E. S. LAND,
Administrator

JUNE 2, 1944.

[F. R. Doc. 44-8018; Filed, June 3, 1944; 10:43 a. m.]

PART 341—SHIP WARRANT RULES AND REGULATIONS

[G. O. 29, Supp. 8]

SUSPENSION OF RATE CEILINGS

General Order 29 (§ 341.75 *Suspension of rate ceilings with respect to vessels of less than 1,000 gross tons*) as amended, is amended by striking out the word "June" and inserting in lieu thereof the word "September"

(E. O. 9054)

[SEAL]

E. S. LAND,
Administrator

JUNE 2, 1944.

[F. R. Doc. 44-8017; Filed, June 3, 1944; 10:43 a. m.]

TITLE 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

PART 3—RULES GOVERNING STANDARD AND HIGH FREQUENCY BROADCAST STATIONS

LOGS

The Commission on May 30, 1944, effective immediately, amended § 3.404 *Logs* by adding a new subparagraph (4) to paragraph (a) as follows:

§ 3.404 *Logs.* The licensee of each broadcast station shall maintain program and operating logs and shall require entries to be made as follows:

(a) * * *

(4) An entry showing, for each program of network origin, the name of the network originating the program,

(Sec. 4 (i) 48 Stat. 1066; 47 U.S.C. 154 (i))

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-8031; Filed, June 3, 1944; 10:33 a. m.]

PART 4—RULES GOVERNING BROADCAST SERVICES OTHER THAN STANDARD BROADCAST

LICENSE PERIOD; RENEWAL

The Commission on May 30, 1944, effective immediately, amended § 4.3 (6 F.R. 5258; 8 F.R. 185) as follows:

§ 4.3 *License period; renewal.* * * *

(b) Licenses for relay broadcast and special relay broadcast stations authorized under § 4.22 of the rules and regulations will be issued for a period running concurrently with the license of the broadcast station with which it is to be used.

(Sec. 4 (i) 48 Stat. 1066; 47 U.S.C. 154 (i))

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-8032; Filed, June 3, 1944; 10:33 a. m.]

PART 9—RULES AND REGULATIONS GOVERNING AVIATION SERVICES

[Order 122]

SUSPENSION OF RULE REQUIRING INSPECTION OF NON-SCHEDULED AIRCRAFT STATIONS

At a session of the Federal Communications Commission held in its offices in Washington, D. C., on the 30th day of May, 1944;

Whereas the Commission has under consideration relaxation of certain of its requirements relating to the inspection of non-scheduled aircraft radio stations, and

Whereas it appears that there are certain wartime restrictions on nonessential aircraft travel and a need for conservation of critical war materials used in the operation of such aircraft, which have resulted in great curtailment of use of non-scheduled aircraft and which give rise to certain practical difficulties in effecting periodic inspections of radio stations aboard such aircraft;

It is ordered. That until October 1, 1944, § 9.52 of the Commission's rules and regulations requiring the licenses of non-scheduled aircraft radio stations to submit their stations for inspection by representatives of the Commission at least once during the license period be, and the same is hereby suspended.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-8033; Filed, June 3, 1944; 10:33 a. m.]

[Commission Order 121]

GOVERNMENT COMMUNICATIONS BY
TELEGRAPH
RATES AND CHARGES

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 30th day of May 1944;

The Commission having under consideration the matter of rates and charges for Government communications by telegraph: *It is ordered:*

1. That the charges for telegraph communications between the several departments of the Government and their officers, relating exclusively to the public business in their transmission over the lines or circuits of any telegraph company subject to the Post Roads Act, approved July 24, 1866, 14 Stat. 221, as amended, (U.S.C. Title 47), shall not exceed eighty (80) per centum of the charges applicable to commercial communications of the corresponding classification, of the same length, and between the same points in the United States, which shall be deemed herein to include Alaska, subject to the following: (a) the minimum charge for Day Messages (telegrams) shall be 25 cents, for Day Letters 45 cents, for Night Messages 20 cents, for Night Letters 30 cents, for Serial messages 54 cents, for serial Longrams 60 cents and for Day Letter/Longrams 45 cents, unless any of these amounts shall be greater than the minimum for a corresponding commercial message in which event the provision set forth in paragraph 4 below shall apply; (b) a Day Letter shall be charged for as a Day Letter or a Day Message, according to which of these classifications shall produce the lower charge for the particular message; (c) a Day Letter/Longram shall be charged for as a Day Letter/Longram or as a Day Message, according to which of these classifications shall produce the lower charge for the particular message; (d) an overnight message shall be charged for as a Night Message or a Night Letter, according to which of these two classifications shall produce the lower charge for the particular message; (e) when the first section of a Serial message is not followed by another on the same day, it shall be charged for as a Day Message; when more than one section is filed on the same day, the sections shall be charged for at the Serial rates or each section shall be charged for as a Day Message, according to which of these classifications shall produce the lower total charge; (f) when the first section of a serial Longram is not followed by another on the same day, it shall be charged for as a Day Letter/Longram or as a Day Message, according to which of these two classifications shall produce the lower charge for the particular message; when more than one section of a serial Longram is filed on the same day, the sections shall be charged for at serial Longram rates or at Serial rates, or each section of the serial Longram shall be charged for as a Day Letter/Longram or as a Day Message, according to which of these four classifications shall produce the lowest total charge; and (g) the

provisions of this paragraph shall apply only to Government messages filed as Day Messages, Day Letters, Day Letter/Longrams, Night Messages, Night Letters, Serial messages, and serial Longrams.

2. That the rates and charges for telegraph communications between the several departments of the Government and their officers, relating exclusively to the public business between points in the United States and points in possessions of the United States, between points in different possessions, and between points in the United States including such possessions and points in foreign countries and ships at sea, transmitted by any carrier or carriers subject to the Post Roads Act, or subject to the terms of a permit or license granted by the President of the United States giving the Postmaster General authority to fix rates for Government communications by telegraph (such a carrier being hereinafter called a domestic carrier) shall, between all points embraced within the scope of such Act, permit or license, not exceed fifty (50) per centum of the full ordinary charges applicable to commercial communications of the same length and between the same points, except that charges for Government code messages shall not exceed fifty (50) per centum of the charges for like commercial code messages, subject to the following: (a) in cases where Government messages are transmitted between any of such points in part over the facilities of any domestic carrier and in part over the facilities of any other carrier, or administration, (hereinafter called a foreign carrier), the charges for Government communications shall not exceed the following: (1) for Government communications between points in the United States and Mexico or Canada, the amounts derived by applying the percentages stated in the first ordering paragraph herein, to the prevailing commercial charges between the points of origin or destination in the United States and the border, plus the prevailing charges applicable to United States Government messages between points of origin or destination in Mexico or Canada and the border; and (2) for Government communications between all other points, the amounts derived by applying the percentages specified in this paragraph, to the full portion of the commercial charges accruing to the domestic carriers, plus the charges actually made for United States Government communications by foreign carriers; (b) the charges for Government ordinary messages between the following named points, shall be:

	Per word
Between Fisherman's Point, Guantanamo Bay, Cuba and Canal Zone.....	\$0.09
Between Limon, San Jose, and Puntarenas, O. R., and Canal Zone.....	.075
Between Manila and China:	
Shanghai.....	.10
Hongkong.....	.0575
Kwangsai, Kwangtung Provinces.....	.11
Macao.....	.11
Manchuria (Other than Japanese Offices).....	.15
All other places.....	.15

Between Manila and Japan:	Per word
Formosa.....	\$0.23
All other places, including Caroline Islands, Cooen-Corea, Jaluit (Marshall Islands), Japanese Saghalien, Kwangtung Peninsula (China), Palao Islands, Peccadores Islands, Soljan (Marianne Islands) and Japanese Office in Manchuria.....	.235

and the charges for Government code messages between the foregoing points shall be 60 per centum of the charges above specified for Government ordinary messages; (c) with respect to Government messages to and from ships at sea the percentages specified shall not apply to the coastal station and ship station charges; and (d) with respect to Government night messages to and from points in Canada or Mexico transmitted by carriers having both night message and night letter classifications in effect to and from such points but having only night letter classifications in effect between points in the United States, such Government night messages shall be regarded as night letters for the purpose of determining the prevailing commercial charges for such messages to and from points in the United States and the border.

3. That if any new service shall be established, a supplementary order may be issued fixing the Government charge for such service.

4. That in no case shall the charge for a Government message exceed the charge for a corresponding commercial message.

5. That in cases where the charge for a Government message, as determined herein, shall include a fraction of a cent, such fraction, if less than one-half, shall be disregarded, if one-half or more, it shall be counted as one cent; except that the charge for Government code messages shall be rounded up to the next higher half cent, if the fraction be less than one-half and to a full cent, if the fraction be more than one-half.

6. That every Government message shall have priority over all other messages of the same classification, and every Government day message, serial message, ordinary message and code message shall also have priority over all other messages regardless of the classification; and every Government message shall, unless otherwise provided herein, be subject to the classifications, practices and regulations applicable to the corresponding commercial communications.

7. That every domestic carrier which is subject to the Communications Act of 1934, shall immediately file with this Commission all schedules of charges applicable to Government communications established pursuant to this order, said schedules to be filed in full compliance with the requirements of section 203 of the Communications Act of 1934, and with Part 61 of the Commission's rules and regulations (Title 47—Telecommunication), to be constructed in such manner and form that the full charges for all Government messages from origins to destinations can be exactly and readily ascertained therefrom, and to name

effective dates as of July 1, next ensuing: *Provided, however* That if schedules applicable to Government messages are already on file and in effect and are in accord with the provisions of this order, new and revised schedules need not be filed.

8. That in every case where any schedule containing charges applicable to commercial messages shall be changed, or the charges made by any foreign carrier shall be changed, the schedule containing the charges applicable to Government messages shall be correspondingly changed, effective on the same date.

9. That nothing herein contained shall apply to charges fixed by agreement between any department of the United States Government and the companies performing the service if such agreement be authorized in any statute of the United States.

10. That nothing herein contained shall be construed to give Government messages priority over radio communications or signals which are given a higher priority under section 321 (b) of the Communications Act of 1934, as amended; or under Article 26 of the General Radio Regulations (Cairo Revision, 1938) Annexed to the International Telecommunications Convention (Madrid, 1932) nor shall anything contained herein be construed to give Government messages priority over messages given a higher priority under any order of the Board of War Communications.

This order shall become effective on the first day of July, 1944, and shall continue in effect until June 30, 1945, both dates inclusive, unless subsequently changed by order of the Commission.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-8030; Filed, June 3, 1944;
10:33 a. m.]

TITLE 50—WILDLIFE

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

Subchapter Q—Alaska Commercial Fisheries

PART 201—ALASKA FISHERIES GENERAL REGULATIONS

A new section, to be known as § 201.21d is hereby inserted, following § 201.21c, to read as follows:

§ 201.21d *Methods of taking clams.* The taking of any species of clam, for commercial purposes, on any of the beaches of Alaska, except by hand-operated shovels, spades, or forks, is prohibited at all times.

PART 207—CHIGNIK AREA FISHERIES

Effective only through December 31, 1944, § 207.16 is hereby amended as follows:

In § 207.16 *Areas open to salmon traps*, paragraphs (e) (g) and (h) are hereby suspended.

PART 211—PRINCE WILLIAM SOUND AREA FISHERIES

Effective only through December 31, 1944, § 211.12 is hereby amended as follows:

In § 211.12 *Areas open to salmon traps*, paragraph (f) is suspended and paragraph (a) is hereby amended to read as follows:

(a) Knight Island, (1) from a point on the southeast coast at 60 degrees 9 minutes 50 seconds north latitude southerly to Point Helen, and (2) from a point at the entrance to Little Bay at 60 degrees 10 minutes 45 seconds north latitude, 147 degrees 49 minutes 35 seconds west longitude, northerly to a point at 60 degrees 11 minutes 15 seconds north latitude, 147 degrees 50 minutes 40 seconds west longitude.

OSCAR L. CHAPMAN,
Assistant Secretary.

MAY 31, 1944.

[F. R. Doc. 44-8014; Filed, June 3, 1944;
9:35 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

Bureau of Reclamation.

SALT RIVER PROJECT, ARIZ.

PARTIAL REVOCATION OF LAND WITHDRAWAL

APRIL 18, 1944.

The SECRETARY OF THE INTERIOR.

SIR: From recent investigations in connection with the Salt River project, the withdrawal of the hereinafter described land, withdrawn in the first and second forms prescribed by section 3 of the act of June 17, 1902 (32 Stat. 388) by Departmental Orders of July 2 and August 26, 1902, March 2, 1903, and July 20, 1905, no longer appears necessary to the interests of the project.

It is therefore recommended that so much of said orders as withdrew the land hereinafter listed be revoked: *Provided*, That such revocation shall not affect the withdrawal of any other land by said orders or affect any other orders withdrawing or reserving the land hereinafter listed.

SALT RIVER PROJECT

GILA AND SALT RIVER MERIDIAN, ARIZONA
T. 3 N., R. 7 E.,
Sec. 34, SE $\frac{1}{4}$ NE $\frac{1}{4}$ SE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$,
Sec. 35, W $\frac{1}{2}$ SW $\frac{1}{4}$.

Respectfully,

F. W. BASHORE,
Commissioner

I concur: May 12, 1944.

FRED W. JOHNSON,
Commissioner of the General
Land Office.

The foregoing recommendation is hereby approved, and it is so ordered. The Commissioner of the General Land Office is hereby authorized and directed to cause the records of his office and of

the local land office to be noted accordingly.

MICHAEL W. STRAUS,
Assistant Secretary.

MAY 22, 1944.

[F. R. Doc. 44-8013; Filed, June 3, 1944;
9:35 a. m.]

Coal Mines Administration.

[Order CMA-33]

BITUMINOUS MINES IN DISTRICT 20

ORDER TERMINATING GOVERNMENT POSSESSION

On December 17, 1943, a wage agreement was entered into by the United Mine Workers of America and the representatives of the bituminous coal operators who produce the great preponderance of the nation's tonnage. This agreement has been approved by the National War Labor Board and the Director of Economic Stabilization.

I have been advised that the operators who produce the great preponderance of the tonnage in District No. 20, as defined in the Bituminous Coal Act of 1937, have executed or are about to execute contracts, and that they will put the contracts into effect immediately upon termination of Government possession of their mining properties. On the basis of such advice and the available information and evidence, and after consideration of all of the circumstances, I find that Government possession of the coal mining properties located in District No. 20 is no longer required, and in accordance with the provisions of Executive Order No. 9393 (8 F.R. 14877) and the War Labor Disputes Act (Pub. Law 89, 78th Cong.) should be terminated.

Accordingly, I order and direct that the possession by the Government of the bituminous coal mines located in District No. 20, as defined in the Bituminous Coal Act of 1937, 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 be, and it is hereby terminated, and that there be displayed conspicuously at those 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.

In accordance with section 40 of the regulations for the operation of coal mines under Government control, as amended, (8 F.R. 6655, 10712, 11344, 17339) the appointments of the operating managers for the United States for all of the aforesaid mines with respect to which the mining companies have on file with the Administrator effective instruments of agreement and certification as provided for in section 25 of the regulations as amended, (8 F.R. 6655, 10712, 11344, 17339) are automatically terminated.

Nothing contained herein shall be deemed to preclude the Government from requiring the submission of information relating to operations during the period of Government possession, 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. 9393 (8 F.R. 14877) may be concluded in an orderly manner.

Dated: June 2, 1944.

[SEAL] HAROLD L. ICKES,
Secretary of the Interior

[F. R. Doc. 44-8015; Filed, June 3, 1944;
10:25 a. m.]

DEPARTMENT OF AGRICULTURE.

Farm Security Administration.

[FSA Instruction 471.1 Rev.]

FLOOD AND WINDSTORM RESTORATION PROGRAM

I. General. In July of 1943 Congress made available to the Secretary of Agriculture a fund of \$15,000,000 for assistance to farmers whose property was destroyed or damaged by floods in 1943. Current legislation has made available the unused balance of this fund for assistance to farmers whose property was destroyed or damaged by floods or windstorms in 1944. The Secretary of Agriculture has designated the Farm Security Administration as the Agency to administer the Flood and Windstorm Restoration Program.

A. Purpose of program. The Flood and Windstorm Restoration Program will provide assistance to farmers in designated counties, who, because of damage or destruction of property by such floods or windstorms, will not be in a position to continue agricultural production needed in the war unless credit and/or grants are made available from this source. The purpose of this program is to correct situations which appear reasonably to have resulted from such floods or windstorms and to enable eligible farmers, (a) to resume or continue agricultural production in 1944, or (b) to make arrangements for such production in 1945.

B. Scope of program. The Flood and Windstorm Restoration Program will be restricted to counties designated by the Secretary of Agriculture. No activity will be initiated in any county until the regional director of the Farm Security Administration has been officially notified of such designation by the Secretary of Agriculture. Regional directors will submit recommendations for the designation of counties and will include information regarding the date and extent of damage and whether such damage was caused by flood or windstorm or both to the Office of the Administrator for referral to the Secretary of Agriculture.

C. Local assistance from other agencies. Although the actual making of loans and grants and the servicing of loans will be the responsibility of the FSA, there will be a need, particularly

at the county level, for the full cooperation and assistance of other agricultural agencies and representatives. War Boards, representatives of other agricultural credit sources (Federal, State, and local) and other community leaders can furnish valuable advisory assistance, publicity, and other services. It will be particularly important in administering the grant program for FSA supervisors to cooperate fully with the National Red Cross, and local welfare agencies in order to prevent the duplication of relief and in such other respects as may be appropriate and consistent with this instruction.

II. Eligibility. Any farm owner or any farm operator (including tenants and sharecroppers) whose farm lies in a designated county and whose property was destroyed in whole or in part by floods or windstorms in 1944 will be eligible to apply for financial assistance under this program. *Provided*, Such applicants are unable to obtain credit elsewhere at reasonable terms, and *Provided further* That such financial assistance is necessary to resume or continue agricultural production in 1944 or 1945, except that owners other than owner-operators are not eligible to receive grants. Final determination of the eligibility of individual applicants will be made by County FSA Committees. (Farmers who suffered only from flood damage in 1943 are eligible to receive Flood Restoration loans only until June 30, 1944.)

III. Loan policies and purposes. A. Two types of loans, "Production Restoration Loans" and "Real Estate Restoration Loans," (see paragraphs III B and C below) will be available to applicants under this program. Loans made under this program will be identified as FW loans. Recipients of loans will be identified as FW borrowers.

1. Refinancing. a. No indebtedness secured by a mortgage upon real estate will be refinanced under this program. Indebtedness other than real estate debt may be refinanced with FW loans in exceptional cases if such refinancing becomes necessary by reason of flood or windstorm damage and is essential to the resumption or continuance of production and then, only after such debts have been properly adjusted.

b. Loans including amounts for refinancing must be supported by a signed narrative statement explaining the circumstances of the individual case which makes refinancing necessary as a last resort. Such statement should be prepared by an FSA supervisory official having personal knowledge of the case. The narrative statement should explain:

(1) The action taken by an FSA employee or committeeman to obtain a subordination agreement, non-disturbance agreement, extension agreement or other form of debt adjustment.

(2) Why such refinancing is essential to the applicant's future farming operations.

(3) Whether the value of essential security property which is being refinanced, or the value of the applicant's equity in property which is in jeopardy, is equal to

or greater than the amount recommended for refinancing.

2. Debt adjustment. There will be many situations under this program where the damage or loss resulting from floods or windstorms will have created circumstances that prohibit the orderly liquidation of existing debts and, therefore, necessitate a careful and thorough adjustment of debts.

a. *Real estate debts.* In those situations where the existing indebtedness on real estate merits adjustment to justify the additional credit necessary to restore the land to production, efforts should be made to induce creditors to (1) reduce the amount of such indebtedness, (2) extend the terms thereof, or (3) otherwise, satisfactorily adjust the indebtedness to the debt-paying ability of the applicant by any combination of these or other methods.

b. *Other debts.* In those situations where the adjustments of debts other than real estate debts is essential to the resumption or continuance of production, efforts should be made to induce creditors to adjust debts through reduction, extension or other appropriate methods, to within the reasonable debt-paying ability of the applicant. If it appears necessary to refinance such debts, the amount recommended for refinancing must not exceed the sum of a conservative estimate of the borrower's ability to repay annually, multiplied by the number of years over which repayment should be extended (this may not, in any case, exceed 10 years), or in the case of secured debts a conservative estimate of the value of the security, whichever is the lesser.

3. Alternative protective actions. In those situations where adjustment of debts appears desirable but may not be vitally essential to the resumption or continuance of production, alternative measures may be followed for the protection of the Government's and the applicant's interests:

a. Subordination agreements may be obtained from secured creditors, either real estate or nonreal estate, in lieu of debt reductions where it appears that ultimate repayment of the total debt could be made without serious financial injury to the applicant.

b. Nondisturbance agreements may be obtained from either secured or unsecured creditors (real estate or nonreal estate debts) in those instances where it appears that the applicant will be able to either repay or place himself in a safe financial position provided he is not disturbed during an ample period of time.

4. Protective tenure improvements. There may be some situations where contract purchasers of land and mortgagors with small equities will desire to make so-called permanent improvements to real estate which are necessitated by flood or windstorm damage and which appear essential to bringing about production of essential agricultural commodities in 1944 or 1945. In passing upon these loan applications, due consideration must be given to the approximate cost of such improvements in relation to the borrower's equity in the land. If it

appears that the borrower may, through foreclosure, cancellation of contract, or otherwise, fail to realize the reasonable value of the expenditure, the loan should not be made, unless the mortgagee or title owner of the real estate (a) assumes liability for the amount loaned for such improvements, or (b) agrees that the improvements may be removed in the event of termination of the contract or foreclosure of the mortgage, or (c) agrees to compensate the borrower for the residual value of the improvements at the time of termination. If the applicant is a tenant the same tests must be followed, and the loan for such improvements must not be made unless the mortgagee or title owner of the real property will agree (a) to become liable for the amount loaned to make the improvements; or (b) to permit the removal of the improvements at the termination of the lease, or (c) to pay for the residual value of such improvements at the termination of the lease, or (d) to extend the period of the tenure sufficient to enable the applicant to obtain full utilization of the cost of the improvement.

B. Production restoration loans. Loans may be made to eligible applicants, for a period of not to exceed 10 years or a shorter period consistent with the borrower's anticipated ability to repay, or the useful life of the security, at an interest rate of five percent per annum for production needs including repairs or replacement of equipment, livestock, minor repairs and replacements on real estate, and other needs essential to the resumption or continuance of production. In those states in which the chattel mortgage will not be capable of extension over the entire repayment period of the loan, the installment due under the note for the year when the lien, created by a chattel mortgage, is to be terminated must be the aggregate of the normal installment for that year and the normal installments for all subsequent years. The borrower should be advised that the note will be renewed or extended to provide for payments over the desired period of the loan if the action is justified and if a new chattel mortgage is given by the borrower immediately preceding the end of the statute period covering security adequate to justify the renewal or extension. In all cases in which the property to be purchased consists of movable property which can be made the subject of a chattel mortgage, a chattel mortgage should be obtained. The regional attorney should be requested to prepare instructions concerning the taking of mortgages on chattels to be affixed to the real estate. Production Restoration loans may include funds for the following purposes:

1. Purchase of feed, seed and fertilizer.
2. The repair or purchase of machinery and farm and home equipment.
3. Purchase of livestock.
4. Minor real estate repairs or replacement of buildings, fences, and other farm improvements and facilities.
5. Refinancing of adjusted debts other than real estate debts.
6. Other general farm operating expenses.

7. Home operating expenses.

C. Real estate restoration loans. Loans may be made to eligible farmers, for a period of not to exceed 20 years or a shorter period consistent with the borrower's anticipated ability to repay, or the useful life of the security, whichever is the lesser, at an interest rate of four percent per annum for major repairs or replacements to real property destroyed or damaged in whole or in part by floods or windstorms. Such loans may include funds for the following purposes:

1. Leveling land or clearing of debris.
2. Major repairs or replacements of drainage, irrigation or flood control systems.
3. Major repairs or replacements of farm buildings.
4. Major repairs or replacements of fencing, orchards, windbreaks or other farm improvements and facilities.
5. Expenses incidental to the making of the loan.

IV Making of loans. FW loans will be made under existing FSA procedures except as otherwise provided in this Instruction.

A. Applications. 1. Applications for either type of FW loan will be made on Form FSA-663 (Revised) "Application for Flood and Windstorm Restoration Assistance." No other form of application will be required under this program.

2. Applications will be referred by the FSA supervisor to the county FSA committee for its consideration and determination of the applicant's eligibility and for recommendations on the type and amount of the loan needed. In determining eligibility, the committee will be guided by policies and instructions governing the Flood and Windstorm Restoration Program.

3. Certain applications, particularly among applications for Real Estate Restoration loans, will contemplate repairs or replacements requiring engineering services. In any such case, a request for the services of the district engineer's staff should be made through the proper channels. The office of the district engineer will provide required surveys, plans, specifications, contract documents and supervision, at appropriate times where such engineering services are determined to be necessary.

B. Preparation and processing of loan dockets. Dockets for either type of FW loan will be prepared on the same forms and in the same number of copies and will be processed and case numbers assigned in the same manner as standard RR loans except as follows:

1. All forms will be prominently marked "Restoration Loans."
2. Form FSA-663 (Revised) "Application for Flood and Windstorm Restoration Assistance," will be prepared in an original and two copies; the original will be included in the loan docket, and forwarded to the regional director from the Finance area office upon certification of the Loan Voucher; one copy will be given to the applicant and one copy retained in the county office. (See also Par. V C, 1, b.)
3. Form FSA-664, "Flood and Windstorm Restoration Loan Agreement," will

be required for both types of FW loans and prepared and distributed in the same manner as the Loan Agreement for standard RR loans, except both an original and one copy must be included in the docket where two or more advances are required under one loan agreement.

4. Form FSA-FI 5 (Revised) "Public Voucher" must include information to distinguish whether the advance is the result of "Flood" or "Windstorm" damage. This will be shown by typing the word "Flood" or the word "Windstorm" in the space on the form for "Remarks." (Where the voucher provides for advances for both Flood and Windstorm damage the amount for each must be shown in this space.)

5. Where refinancing is involved a narrative statement must be included in the application, Form FSA-663. (See Par. III, A, 1, b.)

c. Loan approval. 1. Loan applications under this program exceeding \$10,000 to a borrower but not exceeding \$15,000, will require the approval of the Administrator and should be forwarded to the Assistant Administrator, Cincinnati, with the recommendation of the regional director.

2. Regional directors are hereby authorized to approve FW loans in amounts not to exceed an aggregate of \$10,000 to a borrower under this program. This authority may be redelegated in writing to an appropriate member of the regional director's staff, with a copy of the delegation to the appropriate Finance area office.

3. Individual district FSA supervisors and associate district FSA supervisors may be delegated authority in writing by the regional director to approve FW loans, except those involving "Refinancing" (Par. III B 5) in amounts not in excess of \$5,000 with a copy of the delegation to the appropriate Finance area office. The authority delegated to district and associate district FSA supervisors will constitute a limitation on the aggregate amount of FW loans to a borrower that may be approved by such employees under this program.

4. Individual FSA supervisors may be delegated authority in writing by district FSA supervisors to approve FW loans, except those involving "Refinancing" (Par. III B 5) in amounts not in excess of \$2,500, with a copy of the delegation to the appropriate Finance area office. The delegated loan approval authority will represent the aggregate amount of FW loans for any borrower which may be approved by an FSA supervisor under this program.

D. Security. Loans will be secured in the first instance and security will be maintained to a degree of reasonable adequacy, usually by liens on the property purchased or produced with loan funds.

1. **Real estate restoration loans.** Real estate restoration loans will be secured by liens on the real estate unless other collateral security is offered which is determined to be reasonably adequate. Liens on real estate may be junior liens; *Provided*, That the outstanding indebtedness against the real estate, plus the

amount of the FW loan, will not exceed the value of the realty and the total indebtedness appears to be within the debt-paying ability of the applicant and arrangements are made so that the tenure of the applicants will be reasonably secure. In all cases of loans of \$1,000 or more, the title will be approved by the regional attorney or a mortgagee title insurance policy issued by a company approved by the Solicitor's office shall be furnished. In cases of loans under \$1,000, there will be included in the docket Form FSA-665, "Owner's Affidavit" Form FSA-LE 238, "Third Party Affidavit" or Form FSA-RP 70, "Tract Data Obtained from Public Records" completed and signed by either the FSA supervisor, county recorder, county treasurer, an abstractor or other appropriate person or official. The applicant must pay all costs in connection with the title insurance policy or the preparation and continuance of the abstract or other expense necessary in the furnishing of proper title evidence and the costs of recording, but the Government may advance money necessary for this purpose by including sufficient funds in the loan. It will be the responsibility of the regional attorney to prepare appropriate instructions for the obtaining of title evidence, the closing of loans and the obtaining of a mortgagee title insurance policy if required.

2. *Production restoration loans.* Production Restoration loans will be secured by a first lien on all property purchased and the best lien obtainable on property repaired (except real estate) or crops produced with loan funds. It is anticipated that such liens will ordinarily represent reasonably adequate security, however, in those cases in which the major portion of the loan funds are advanced for items not customarily made subject to a lien, additional security may be required by the approving official in order to establish a situation of reasonable adequacy. In cases where liens are taken on property being repaired or on property representing additional security, junior liens will be acceptable provided the borrower owns a mortgageable equity in such property.

3. *Other security.* Other security, such as assignments of farm income, may be required by the approving official where it appears necessary for the protection of the Government's interests in the orderly retirement of the FW loan.

V *Grants policies and procedures.* Grants made under this program will be identified as FW grants.

A. *Grant policies.* 1. Grants may be made to eligible applicants only in cases such as those for which grants are provided under the regular FSA program or where grants are necessary to carry out the purposes of this program. Such grants may be made only to the extent that necessary advances of funds under this appropriation are beyond the amount which could be loaned to any applicant with a reasonable probability that such loan could be repaid.

2. Grants may not be made:

a. Under this appropriation in an aggregate amount in excess of \$1000 to any individual recipient. Generally the amount of grant to any individual appli-

cant should not exceed the amount necessary to meet the subsistence needs of the family.

b. To make repayments on any indebtedness to any creditor.

c. For major real estate improvements.

d. For goods or services which the applicant can supply out of his own current resources or out of available income, or where the debt paying ability of the applicant will justify a loan for the purpose.

e. For purposes which would permit a family to divert income, which should otherwise be used to meet its needs, for the payment of excessive debts or inequitable rental. (In other words, grant funds must not be used in such a way as to accrue indirectly to the unjustified benefits of creditors.)

3. A determination of the best estimate of the amount which could be loaned to any applicant with a reasonable probability that such loan could be repaid must be made upon the considered judgment of the county FSA committee and FSA employees. The county FSA supervisor will assemble all factual information he is able to obtain for the use of the committee as a basis for the exercise of its judgment. Form FSA-663 will be useful in recording this information.

4. Grant checks should be mailed to the recipient in care of the FSA supervisor. The FSA supervisor will, thereafter, mail or deliver such checks to the recipients. Where it is advisable to make the grant in multiple advances, subsequent payments to several recipients may be included on the same voucher, Form FSA-FI 58.

B. *Grant approval.* In cases where an FW loan and an FW grant are recommended for the same applicant the authority delegated herein shall not be exercised unless the approving officer's authority is broad enough to approve both the particular loan and the particular grant.

1. Applications for grants exceeding \$500, will be referred to the Administrator of the Farm Security Administration. In all such cases the complete docket will be forwarded to the Assistant Administrator, Cincinnati, through the office of the regional director with his analysis and recommendation.

2. Regional directors are hereby authorized to approve grants in amounts not to exceed an aggregate of \$500 to an applicant and to redelegate in writing to individual associate district FSA supervisors and individual FSA supervisors authority to approve grants in amounts not to exceed an aggregate of \$300 to an applicant. Copies of such delegations will be forwarded to the District FSA Supervisor and appropriate Finance area office.

3. District FSA supervisors are hereby authorized to approve grants in amounts not to exceed an aggregate of \$300 to an applicant.

C. *Grant procedures.* Grants made under this program will be designated FW grants. Forms used for the making of FW grants must show whether such grants are made because of "Flood" damage or "Windstorm" damage.

1. Form FSA-663 (Revised) "Application for Flood and Windstorm Restoration Assistance", will be used to show the need for and the type and amount of FW grant which may be recommended. If for any reason the anticipated operations for this year will vary from operations which can reasonably be expected over the period of debt repayment, adjusted figures reflecting an expected average year's operation during the period of debt repayment should be shown in the column headed "Expected Av. Yr." in part VI. The proper number of years to figure debt repayment will be dependent upon such factors as: the useful life of items to be purchased with FW advances, the amount and kind of other debts owed by the applicant, the likelihood of future hazards on this farm and other pertinent factors. A narrative justification will be required in part VII for all applications involving a grant.

a. County FSA committees will clearly designate over their signatures in the space provided for this purpose, the amount of FW grant recommended.

b. Where grant advances are recommended it will be necessary to prepare an extra copy of this form submitting an original and one copy to the Finance area office. An original and two copies to the Finance area office, are necessary where multiple grant advances are recommended. (See also Par. IV B 2)

2. Form FSA-FI 58, "Public Voucher for Direct Relief, Stricken Agricultural Area" will be prepared in an original and three copies for all grants approved or recommended for approval. The original and two copies will be included in the docket. One copy will be retained in the county FSA office to be held until the "paid copy" is received from the Treasury Disbursing office. The word "Flood" or "Windstorm" will be typed in column "4" of this voucher. Where both types of grants are made to a single applicant on the same voucher, the amount to be charged to each type should be shown in column "4" and the total advance for both types shown as a single item in column "6"

VI. *Supervision and loan servicing—*
A. *Supervision.* It is not contemplated that FW borrowers and grant recipients will be given the type of detailed supervision of farm and home practices and operations characteristic of the RR program. However, there may be situations where financial assistance would not be advisable unless supervision of farm and home operations is provided. The county FSA committee, in passing upon the eligibility of each applicant, will determine whether such supervision is necessary. When any FW borrower requests supervisory assistance of the type ordinarily given under the RR program, provision will be made for the extension of supervisory services within the limits of available personnel. Only in cases designated for "supervision" by county FSA committees and where the FSA supervisor and the FSA committee determine that extra precaution is necessary, may the loan or grant funds be placed in a Supervised Bank Account to insure

that such funds are used for the purposes authorized.

B. Loan servicing. FW loans will be serviced under the procedures and with forms applicable to standard RR loans except as provided herein. FSA officials who are delegated similar authority with respect to RR loans are hereby authorized to do all acts necessary and incidental to the making, servicing, renewing and collecting of all FW loans, subject to monetary restrictions and other restrictions applicable to similar acts under the RR program. FSA officials who are similarly authorized to act under the RR program are likewise authorized to accept, record, release and satisfy instruments of security for all FW loans subject to monetary restrictions and other restrictions imposed under the RR program (8 F.R. 7413, June 4, 1943). Specific exceptions to these general authorizations are as follows:

1. Partial release of security may be granted under procedures applicable to standard RR loans but only for the following purposes:

- a. Repayments on FW loans.
- b. Exchange (including sale and repurchase) of security better suited to the future needs of the borrower.
- c. For the protection and maintenance of remaining security.

d. For payment of emergency expenses essential to the welfare of the family.

e. (The following authority may be exercised only with respect to crops, livestock products and livestock, produced for sale.) For general farm and home expenditures after annual maturities on the FW loans have been paid; or, prior to such payment where there is assurance that annual maturities will be paid.

2. The renewal of FW loans will be accomplished on the same forms and handled under the same general procedures applicable to standard RR loans except that Real Estate Restoration loans or Production Restoration loans will not be combined with any other type of loan. Separate renewal notes will be required for each of these loan types, although such a renewal may include several loan advances of the same type.

VII. Reports. Borrowers obtaining loans from the 1943 appropriation, formerly identified as "FR Borrowers" will henceforth be identified as "FW Borrowers". Likewise loans formerly identified as "FR" loans will henceforth be identified as "FW" loans. FSA borrowers who suffer flood or windstorm damage in 1944 are eligible for FW loans within the limitations set forth in this instruction but will retain their present classification of FSA borrowers.

A. Finance area offices will prepare as of the last day of each month reports by States showing:

1. The number of FW loans and amount (by loan types segregated as to "Flood Restoration Loans" and "Windstorm Restoration Loans" separately) of FW loan funds obligated, the total amount advanced such borrowers, the amount of principal and interest repaid and the balance of principal and interest unpaid.

2. The number of FW grants and amount of FW grant funds obligated (segregated as to "Flood Grants" and "Windstorm Grants") and the total amount advanced such recipients.

B. Regional directors will prepare on the 10th of each month, a report by States based on applications processed through the Finance area officers during the preceding month, showing the number of FW applications involving funds for each of the purposes indicated on paragraphs III B & C, and the total amount of funds for each of the purposes indicated in these paragraphs.

C. County FSA supervisors in designated counties will provide on Form FSA-322:

1. The number of FW applications received during the month, and the number of FW applications on hand at the end of the month. (Monthly)

2. The number of families receiving FW assistance. (Quarterly)

[SEAL]

FRANK HANCOCK,
Administrator

Approved: June 2, 1944.

GROVER B. HILL,
Acting Secretary of Agriculture.

[F. R. Doc. 44-8048; Filed, June 3, 1944;
11:21 a. m.]

Office of the Secretary.

AUTHORIZATION OF FARM SECURITY ADMINISTRATION TO MAKE LOANS AND GRANTS FOR FLOOD AND WINDSTORM RELIEF

Pursuant to the authority vested in me under the Act of May 20, 1944, (Pub. Law No. 307, 78th Congress) I hereby authorize and direct the Farm Security Administration to make loans and grants in such areas as I may designate to provide assistance to farmers whose property was destroyed or damaged, in whole or in part, by floods or windstorms in 1944 where necessary to enable such farmers to resume or continue agricultural production in 1944, or to make arrangements for such production in 1945 in order to produce for the war effort.

1. Loans may be made for the purpose of aiding any farmer, who is unable to obtain credit elsewhere at reasonable terms, to replace or repair any property so destroyed or damaged, and to finance the purchase of feed, seed, livestock, equipment and other farming supplies, materials, and operating costs and expenses necessary to carry on such farming operations.

2. No loan shall be made for an amount in excess of \$15,000, or for a longer period than 20 years. Interest shall be charged at a rate of not greater than 5 percent nor less than 4 percent. Different interest rates may be fixed for different classes of loans.

3. Grants may be made to eligible applicants only in cases such as those for which grants are provided under the regular FSA program or where grants are necessary to carry out the purposes of this program. Such grants may be made only to the extent that necessary advances of funds under this appropriation are beyond the amount which could

be loaned to any applicant with a reasonable probability that such loan could be repaid.

4. Grants may not be made under this appropriation in an aggregate amount in excess of \$500 to any individual recipient except in unusually meritorious cases and with the approval of the Administrator or some other official specifically designated by him for that purpose.

5. The Farm Security Administration shall have authority to do all acts necessary and incidental to the making, servicing, renewing, and collecting of such loans and the making of grants. Reasonably adequate security shall be taken for all loans made pursuant to this delegation of authority and for this purpose authority is hereby granted to accept, record, release and satisfy instruments of security of all kinds.

6. The Administrator of the Farm Security Administration or, in his absence, the Acting Administrator, shall exercise the authority contained herein, shall issue instructions which shall be in conformity with regulations approved by me, and may delegate and authorize redelegation of this authority to subordinate officers and employees of the Farm Security Administration.

(Pub. Law 307, 78th Cong.)

Done at Washington, D. C. this 2d day of June, 1944. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

GROVER B. HILL,
Acting Secretary of Agriculture.

[F. R. Doc. 44-8047; Filed, June 3, 1944;
11:21 a. m.]

DEPARTMENT OF LABOR.

Office of the Secretary.

[WLD 26]

UNION STREET RAILWAY

FINDING IN REGARD TO CONTRACT

In the matter of Union Street Railway, New Bedford, Massachusetts, (Case No. S-725)

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943 published in the FEDERAL REGISTER, August 14, 1943, and

Having been advised of the existence of a labor dispute involving the Union Street Railway, New Bedford, Massachusetts;

I find that the transportation by the Union Street Railway of United States mails in passenger cars between New Bedford and South Dartmouth, Massachusetts, pursuant to contract with the United States Post Office Department, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Dispute Act.

Signed at Washington, D. C., this 3d day of June 1944.

FRANCES PERKINS,
Secretary of Labor

[F. R. Doc. 44-8095; Filed, June 5, 1944;
11:46 a. m.]

Wage and Hour Division.

LEARNER EMPLOYMENT CERTIFICATES
ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act are issued under section 14 thereof, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725) and the determination and order or regulation listed below and published in the FEDERAL REGISTER as here stated.

Apparel Learner Regulations, September 7, 1940 (5 F.R. 3591), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheep-lined Garments Division of the Apparel Industry, Learner Regulations, July 20, 1942 (7 F.R. 4724), as amended by Administrative Order March 13, 1943 (8 F.R. 3079), and Administrative Order June 7, 1943 (8 F.R. 7690).

Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4203).

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order September 20, 1940 (5 F.R. 3748), and as further amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Independent Telephone Learner Regulations, September 27, 1940 (5 F.R. 3829).

Knitted Wear Learner Regulations, October 10, 1940 (5 F.R. 3982), as amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940 (5 F.R. 3392, 3393).

Textile Learner Regulations, May 16, 1941 (6 F.R. 2446), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Woolen Learner Regulations, October 30, 1940 (5 F.R. 4302).

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 20, 1941 (6 F.R. 3753).

The employment of learners under these certificates is limited to the terms and conditions therein contained and to the provisions of the applicable determination and order or regulations cited above. The applicable determination and order or regulations, and the effective and expiration dates of the certificate issued to each employer is listed below. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates, may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, INDUSTRY, PRODUCT, NUMBER OF LEARNERS AND EFFECTIVE DATES

APPAREL INDUSTRY

The Herimann Handkerchief Company, Inc., 8th & Water Streets, Lebanon, Pennsylvania; handkerchiefs; 5 percent (T); effective June 4, 1944, expiring June 3, 1945.

SINGLE PANTS, SHIRTS, AND ALLIED GARMENTS, WOMEN'S APPAREL, SPORTSWEAR, RAINWEAR, ROBES AND LEATHER AND SHEEP-LINED GARMENTS DIVISIONS OF THE APPAREL INDUSTRY

Easton Trouser Company, Pine and Elder Streets, Easton, Pennsylvania; men's trousers; 10 percent (T); effective June 13, 1944, expiring June 12, 1945.

Faultless Pants Corporation, 420 Pine Street, Scranton, Pennsylvania; boys' and men's pants; 10 percent (T); effective June 11, 1944, expiring June 10, 1945.

Frackville Manufacturing Company, Inc., Broad Mt. Avenue & Oak St., Frackville, Pennsylvania; men's and boys' pajamas and night shirts; 30 learners (E); effective June 5, 1944, expiring December 2, 1944.

Hartwell Garment Company, Hartwell, Georgia; pants, shirts, 10 percent (T); effective May 29, 1944, expiring October 28, 1944. (This certificate replaces the certificate previously issued to the Hartwell Manufacturing Company, Inc., effective October 27, 1943 and expiring October 26, 1944.)

S. Liebovitz & Sons, Inc., Straoustown, Pennsylvania; men's dress shirts; 10 learners (T); effective June 13, 1944, expiring June 12, 1945.

Woolrich Woolen Mills, Avis, Pennsylvania; woolen and coat shirts; 10 learners (T); effective May 30, 1944, expiring May 29, 1945.

GLOVE INDUSTRY

Tennessee Glove Company, Inc., South Atlantic Street, Tullahoma, Tennessee; work gloves; 10 learners (AT); effective June 11, 1944, expiring December 10, 1944.

HOSIERY INDUSTRY

Continental Hosiery Company, Henderson, North Carolina; Seamless hosiery; 10 learners (AT); effective May 30, 1944, expiring November 29, 1944.

Millheim Hosiery Mills, Inc., Millheim, Pennsylvania; seamless hosiery; 5 percent (T); effective June 3, 1944, expiring June 2, 1945.

TEXTILE INDUSTRY

Summerville Manufacturing Company, Summerville, Georgia; duck cotton goods; 3 percent (T); effective June 10, 1944, expiring June 9, 1945.

Tifton Cotton Mills, Tifton, Georgia; cotton yarn; 25 learners (AT); effective June 8, 1944, expiring December 7, 1944.

Signed at New York, N. Y., this 3d day of June 1944.

PAULINE C. GILBERT,
Authorized Representative
of the Administrator

[F. R. Doc. 44-8079; Filed, June 5, 1944; 11:41 a. m.]

LEARNER EMPLOYMENT CERTIFICATES
ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the act are issued under section 14 thereof and § 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862) to the employers listed below effective as of the date specified in each listed item below.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite

the employer's name. These Certificates are issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment or opportunities for employment. The certificates may be cancelled in the manner provided for in the Regulations and as indicated on the Certificate. Any person aggrieved by the issuance of the certificates may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, PRODUCT, NUMBER OF LEARNERS, LEARNING PERIOD, LEARNER WAGE, LEARNER OCCUPATION, EXPIRATION DATE

Battery & Electric Company, 300 Buncombe Street, Greenville, South Carolina; automotive machine and electrical service parts distribution; 4 learners (T); automotive mechanic and machinist for a learning period of 480 hours at 30 cents per hour; effective June 5, 1944, expiring December 5, 1944.

Joseph B. English Company, 223 Nelson St., SW, Atlanta, Georgia; wooden and leatherette picture frames; 7 learners (T); joining, boring, chopping and assembling operations in the manufacture of wooden and leatherette picture frames for a learning period of 160 hours at 30 cents per hour; effective June 6, 1944, expiring December 6, 1944.

Signed at New York, New York, this 3d day of June 1944.

PAULINE C. GILBERT,
Authorized Representative
of the Administrator

[F. R. Doc. 44-8080; Filed, June 5, 1944; 11:41 a. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-520]

SPEARMAN GAS COMPANY

ORDER FIXING DATE OF HEARING

JUNE 1, 1944.

Upon consideration of the application filed May 4, 1944, by Spearman Gas Company (Applicant) for a certificate of public convenience and necessity under section 7 of the Natural Gas Act, as amended, to authorize the acquisition and operation by Applicant of all the natural gas pipe lines and appurtenant facilities of Eldorado Gas Company, subject to the jurisdiction of the Commission, which facilities are located in Oklahoma;

The Commission orders that:

(A) A public hearing be held, commencing on June 24, 1944, at 9:30 a. m. (C. W. T.) in Courtroom No. 417, U. S. Courthouse Building, Ft. Worth, Texas, respecting the matters involved and the issues presented in this proceeding; interested State commissions may participate in this hearing, as provided in § 67.4 of the provisional rules of practice and regulations under the Natural Gas Act.

By the Commission.

[SEAL]

J. H. GUTRIDE,
Acting Secretary.

[F. R. Doc. 44-8063; Filed, June 5, 1944; 10:38 a. m.]

[Docket Nos. G-489 and G-550]

WEST TEXAS GAS CO.

ORDER CONSOLIDATING PROCEEDINGS AND
FIXING DATE OF HEARING

JUNE 1, 1944.

Upon consideration of the following applications filed by West Texas Gas Company (Applicant) for certificates of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended:

(a) Application filed September 3, 1943, as amended September 11, 1943, in Docket No. G-489, for authority (1) to operate approximately eight miles of 10 $\frac{3}{4}$ -inch O. D. loop line immediately south of Applicant's Plainview Compressing Station in Hale County, Texas; (2) to operate an additional 400 H. P engine at Applicant's Turkey Creek Compressing Station in Potter County, Texas;

(b) Application filed May 20, 1944, in Docket No. G-550, for authority to construct and operate an additional 400 H. P engine at Applicant's McSpadden Compressing Station in Randall County, Texas; and

It appearing to the Commission that:

(1) The above-docketed proceedings may involve substantially similar issues and facts;

(2) Good cause exists for consolidating the above-entitled proceedings;

The Commission orders that:

(A) The above-entitled proceedings be and the same are consolidated for the purpose of hearing;

(B) A public hearing be held commencing on June 23, 1944, at 9:45 a. m. (C. W. T.) in Courtroom No. 417, U. S. Courthouse Building, Fort Worth, Texas, respecting the matters involved and the issues presented in such consolidated proceedings;

(C) Interested State commissions may participate in such hearing as provided in § 67.4 of the provisional rules of practice and regulations under the Natural Gas Act.

By the Commission.

[SEAL]

J. H. GUTRIE,
Acting Secretary.

[F. R. Doc. 44-8064; Filed, June 5, 1944;
10:38 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 3499]

R. DEISS

In re: Copyright interests of R. Deiss. Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that R. Deiss, a resident of Paris, France, is a national of a foreign country (France);

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and the several States thereof, of the aforesaid

R. Deiss, of Paris, France, in, to and under the following:

(a) Every copyright, claim of copyright and right to copyright in each and all of the works designated in Exhibit A,¹ which exhibit is attached hereto and hereby made a part hereof;

(b) Every copyright, claim of copyright and right to copyright, in which such rights and claims are held by the aforesaid R. Deiss, whether or not such works are specifically designated in this order;

(c) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing; excepting the right of any person to renew any or all of the copyrights arising in, from or under any or all of the foregoing;

(d) All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

(e) All rights of reversion or reversion, if any, in any or all of the foregoing;

(f) All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

(g) All right, title, or interest in any paper or other copies of the works described in the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, a national of a foreign country;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States: *Provided, however*, That this order shall not vest any right of any person to renew any copyright in any or all of the works above described.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien

¹ Filed as part of the original document.

Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on April 24, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8020; Filed, June 3, 1944;
10:48 a. m.]

[Vesting Order 3500]

MICHEL DILLARD

In re: Copyright interests of Michel Dillard.

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

1. Finding that Michel Dillard, doing business as La Sirene Musicale, and having his principal place of business at Paris, France, is a national of a foreign country (France);

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and the several States thereof, of the aforesaid Michel Dillard of Paris, France, in, to and under the following:

(a) Every copyright, claim of copyright and right to copyright in each and all of the works designated in Exhibit A,¹ which exhibit is attached hereto and hereby made a part hereof;

(b) Every copyright, claim of copyright and right to copyright, in which such rights and claims are held by the aforesaid Michel Dillard, whether or not such works are specifically designated in this order;

(c) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing; excepting the rights of any person to renew any or all of the copyrights arising in, from or under any or all of the foregoing;

(d) All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

(e) All rights of reversion or reversion, if any, in any or all of the foregoing;

(f) All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

(g) All right, title or interest in any paper or other copies of the works described in the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, a national of a foreign country;

3. Having made all determinations and taken all action, after appropriate consulta-

tion and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; *Provided, however* That this order shall not vest any right of any person to renew any copyright in any or all of the works above described.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on April 24, 1944.

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

[F. R. Doc. 44-8021; Filed, June 3, 1944;
10:46 a. m.]

[Vesting Order 3501]

ROUART, LEROLLE ET CIE.

In re: Copyright interests of Rouart, Lerolle et Cie.

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

1. Finding that Rouart, Lerolle & Cie, a company organized under the laws of France, which has its principal place of business at Paris, France, is a national of a foreign country (France);

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and the several States thereof, of the aforesaid Rouart, Lerolle & Cie, of Paris, France, in, to and under the following:

(a) Every copyright, claim of copyright and right to copyright in each and all of the works designated in Exhibit A, which exhibit is attached hereto and hereby made a part hereof;

(b) Every copyright, claim of copyright and right to copyright in each and all of the works subject to copyright, in which such rights and claims are held by the aforesaid Rouart, Lerolle & Cie, whether or not such works are specifically designated in this order;

(c) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing; excepting the rights of any person to renew any or all of the copyrights arising in, from or under any or all of the foregoing;

(d) All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

(e) All rights or reversion or reversioning, if any, in any or all of the foregoing;

(f) All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

(g) All right, title or interest in any paper or other copies of the works described in the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, a national of a foreign country;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; *Provided, however* That this order shall not vest any right of any person to renew any copyright in any or all of the works above described.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have

the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on April 24, 1944.

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

[F. R. Doc. 44-8022; Filed, June 3, 1944;
10:46 a. m.]

[Vesting Order 3502]

JEAN JOBERT

In re: Copyright interests of Jean Jobert.

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

1. Finding that Jean Jobert, a resident of Paris, France, is a national of a foreign country (France);

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and the several States thereof, of the aforesaid Jean Jobert of Paris, France, in, to and under the following:

(a) Every copyright, claim of copyright and right to copyright in each and all of the works designated in Exhibit A, which exhibit is attached hereto and hereby made a part hereof;

(b) Every copyright, claim of copyright and right to copyright in each and all of the works subject to copyright, in which such rights and claims are held by the aforesaid Jean Jobert, whether or not such works are specifically designated in this order;

(c) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing; excepting the rights of any person to renew any or all of the copyrights arising in, from or under any or all of the foregoing;

(d) All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

(e) All rights of reversion or reversioning, if any, in any or all of the foregoing;

(f) All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

(g) All right, title or interest in any paper or other copies of the works described in the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, a national of a foreign country;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or

* Filed as part of the original document.

otherwise dealt with in the interest of and for the benefit of the United States: *Provided, however* That this order shall not vest any right of any person to renew any copyright in any or all of the works above described.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on April 24, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8023; Filed, June 3, 1944;
10:47 a. m.]

[Vesting Order 3503]

EDITIONS MAX ESCHIG

In re: Copyright interests held by French music publishers.

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

1. Finding that each person whose name and last known address is listed in Exhibit A attached hereto and by reference made a part hereof, if an individual is a resident of, or if a business organization is organized under the laws of, and is a national of the foreign country appearing after his or its respective name;

2. Finding that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in said Exhibit A, in to and under the following:

(a) Every copyright, claim of copyright and right to copyright in each and all of the compositions described in the assignments registered in the Copyright Office on the dates stated and on the respective books and pages described in said Exhibit A, held by the individuals and companies, and each of them, whose names and last known addresses are listed in said Exhibit A;

(b) Every copyright, claim of copyright and right to copyright in each and all of the works subject to copyright, in which such rights and claims are held by the persons des-

ignated in said Exhibit A, whether or not such works are specifically designated in this order;

(c) Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing; excepting the rights of any person to renew any or all of the copyrights arising in, from or under any or all of the foregoing;

(d) All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

(e) All rights or reversion or re-vesting, if any, in any or all of the foregoing;

(f) All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

(g) All right, title or interest in any paper or other copies of the works described in the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, a national of a foreign country;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; *Provided, however* That this order shall not vest any right of any person to renew any copyright in any or all of the works above described.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on April 24, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Names and addresses of individuals and companies holding interests under copyrights; description of assignments of copyrights, date of entry, book, and page:

Editions Max Eschig, Paris, France; Apr. 20, 1929; 219; 182-196.

Editions Max Eschig, Paris, France; Aug. 10, 1930; 251; 219-231.

Editions Max Eschig, Paris, France; Oct. 25, 1930; 256; 60-63.

Editions Max Eschig, Paris, France; Apr. 20, 1931; 268; 131-134.

Editions Max Eschig, Paris, France; Jan. 5, 1932; 281; 89-91.

Editions Max Eschig, Paris, France; May 10, 1932; 288; 195-198.

Editions Max Eschig, Paris, France; Apr. 8, 1933; 300; 10-13.

Editions Max Eschig, Paris, France; Oct. 23, 1934; 321; 170-172.

Editions Max Eschig, Paris, France; Jan. 20, 1935; 327; 30-32.

Editions Max Eschig, Paris, France; Jan. 6, 1936; 343; 40-44.

Editions Max Eschig, Paris, France; Nov. 27, 1936; 361; 229-232.

Editions Max Eschig, Paris, France; Aug. 21, 1937; 380; 163-165.

[F. R. Doc. 44-8024; Filed, June 3, 1944;
10:47 a. m.]

[Vesting Order 3505]

CERTAIN GERMAN NATIONALS

In re: Interests in copyrighted works held by certain foreign nationals.

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

1. Finding that the person or persons, names unknown, heirs next of kin, devisees, legatees, distributees, personal representatives, administrators, executors and assigns of Wilhelm Meyer-Foerster, whose last known addresses are Germany, are nationals of a foreign country (Germany), and own or control the property hereinafter described in subparagraph 2 hereof;

2. Determining that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each of the persons identified in subparagraph 1 hereof, in, to and under the following:

All monies and amounts and all right to receive such monies and amounts including, but not limited to, all monies and amounts in that certain account with the Central Hanover Bank and Trust Company, New York, New York, in the name of the "Estate of Wilhelm Meyer-Foerster, account subject to the authorization of the Alien Property Custodian," paid by Metro-Goldwyn-Mayer Corporation for the purpose of exercising an option for extending the term of "all motion picture and all sound, talking and musical motion picture rights" with respect to the copyrighted play known as "Alt Heidelberg," and the novel known as "Carl Heinrich," which option was given, and rights were transferred, by Wilhelm Meyer-Foerster, to Metro-Goldwyn-Mayer Corporation by virtue of an agreement dated March 15, 1932;

is property of, or is property payable or held with respect to copyrights or rights related thereto, in which interests are held by nationals of a foreign country (Germany);

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 24, 1944.

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

[F. R. Doc. 44-8025; Filed, June 3, 1944;
10:47 a. m.]

[Vesting Order 3632]

SOCIETY FOR CARE OF GERMAN SEAMEN IN
PORT OF NEW YORK

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

1. That the Society for the Care of German Seamen in the Port of New York, a membership corporation organized under the laws of the State of New York and doing business under the laws of the State of New Jersey, is a business enterprise within the United States and is controlled by a designated enemy country (Germany) or persons within such designated enemy country;

and determining:

2. That the Society for the Care of German Seamen in the Port of New York is controlled by and is acting for or on behalf of or as a cloak for a designated enemy country (Germany) or persons within such designated enemy country and is a national of a designated enemy country (Germany);

3. That to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

and having made all determinations and taken all action required by law, including appropriate consultation and certification,

and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian all property of any nature whatsoever situated in the United States, owned or controlled by, payable or deliverable to, or held on behalf of or on account of, or owing to the Society for the Care of German Seamen in the Port of New York, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States, and hereby undertakes the direction, management, supervision and control of said business enterprise to the extent deemed necessary or advisable from time to time by the Alien Property Custodian.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to vary the extent of or terminate such direction, management, supervision or control, or return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national," "designated enemy country" and "business enterprise within the United States" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 10, 1944.

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

[F. R. Doc. 44-8026; Filed, June 3, 1944;
10:48 a. m.]

[Vesting Order 8043]

ELIZABETH HELENE HOFFMEISTER AND
ELISE HOFFMEISTER

In re: Interest in real property and property insurance policies owned by Elizabeth Helene Hoffmeister and the unknown heirs, legatees and distributees of Elise Hoffmeister, deceased.

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

1. That the last known address of Elise Hoffmeister, at the time of her death on May 27, 1942, was Rosenthal 12, Bonn-On-Rhine, Germany, and that she was a resident of Germany and a national of a designated enemy country (Germany);

2. That on May 27, 1942 Elise Hoffmeister was the owner of the property described in subparagraph 5 hereof;

3. That Elizabeth Helene Hoffmeister, an heir of Elise Hoffmeister, deceased, whose last known address is Muensterplatz 22, Bonn-On-Rhine, Germany, and the unknown heirs, legatees, distributees, of Elise Hoffmeister, deceased, are residents of Germany and nationals of a designated enemy country (Germany);

4. That Elizabeth Helene Hoffmeister and the unknown heirs, legatees and distributees of Elise Hoffmeister are the owners of the property described in subparagraph 5 hereof;

5. That the property described as follows:

a. The undivided one-half interest in real property situated in Kings County, New York, particularly described in Exhibit A attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements, and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property,

b. The undivided one-half interest in real property situated in Queens County, New York, particularly described in Exhibit B attached hereto and by reference made a part hereof, together with all hereditaments, fixtures, improvements and appurtenances thereto, and any and all claims for rents, refunds, benefits or other payments arising from the ownership of such property, and

c. All right, title and interest of Elizabeth Helene Hoffmeister and the unknown heirs, legatees and distributees of Elise Hoffmeister, deceased, in and to the insurance policies particularly described in Exhibit C, attached hereto and by reference made a part hereof, which policies insure the improvements to the premises described in subparagraphs 5-a and 5-b hereof,

is property within the United States owned or controlled by nationals of a designated enemy country (Germany);

And determining that the property described in subparagraph 5-c hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraphs 5-a and 5-b hereof) belonging to the same nationals of the same designated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

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

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraphs 5-a hereof and 5-b hereof, subject to recorded liens, encumbrances and other rights of record held by or for persons who are not nationals of designated enemy countries, and hereby vests in the Alien Property Custodian the property described in subparagraph 5-c hereof,

All such property so vested to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such prop-

erty or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. on May 15, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

All that certain plot, piece or parcel of land with the buildings thereon erected, or to be erected, and all fixtures and articles attached, or to be attached to or used in connection with the said premises, situate, lying, and being in the Borough of Brooklyn, County of Kings, City and State of New York, bounded and described as follows:

Beginning at a point on the northerly side of Parkway Court distant 80 feet easterly from the corner formed by the intersection of the northerly side of Parkway Court, with the easterly side of East Third Street; running thence northerly parallel with East Third Street, and part of the distance through a party wall, 100 feet; thence easterly parallel with Parkway Court, 20 feet; thence southerly again parallel with East Third Street, 100 feet to the northerly side of Parkway Court, and thence westerly along the said northerly side of Parkway Court 20 feet to the point or place of beginning.

Together with all the right, title and interest, of in and to the land lying within the bed of the street or avenue in front of and adjoining said premises to the center line thereof.

EXHIBIT B

All that certain plot, piece or parcel of land, with the buildings thereon erected, or to be erected, and all fixtures and articles attached, or to be attached to or used in connection with said premises, situate, lying and being in the Borough and County of Queens, City and State of New York and bounded and described as follows:

Beginning at a point on the easterly side of 201st Street distant 280.5 feet southerly from the corner formed by the intersection of the easterly side of 201st Street, and the southerly side of 113th Avenue; thence easterly, at right angles to 201st Street, 100 feet; thence southerly at right angles to 113th Avenue, 31 feet; thence westerly at right angles to 201st Street, 100 feet, to the easterly side of 201st Street, and thence northerly along the said easterly side of 201st Street 31 feet to the point or place of beginning.

Together with all the right, title and interest, of, in and to the land lying on 201st Street, in front of and adjoining the said premises to the center line thereof.

EXHIBIT C

Fire Insurance Policy No. 679711 of the New Hampshire Fire Insurance Company of Manchester, New Hampshire, issued to Helen Simon as Administratrix of the Estate of

Anna Emma Kny, covering premises 11 Parkway Court, Brooklyn, New York, in the amount of \$7,500.

Liability Insurance Policy No. LPS 24607 and Renewal Certificate No. 56781 of the Sun Indemnity Company of New York, issued to Helen Simon, as Administratrix of the Estate of Anna Emma Kny, and Richter & Kaiser, Inc., as agents, covering premises 11 Parkway Court, Brooklyn, New York, in the amount of \$10,000/\$20,000.

War Damage Corporation Insurance Policy No. 596-54-9231, the Pacific Insurance Company, assuring agent, issued in the name of Helen Simon as Administratrix of the Estate of Anna Emma Kny, covering premises 11 Parkway Court, Brooklyn, New York, in the amount of \$7,000.

Fire Insurance Policy No. 507533 of the Granite State Fire Insurance Company of Portsmouth, New Hampshire, issued to Helen Simon as Administratrix of the Estate of Anna Emma Kny, covering premises 113-31 201st Street, St. Albans, New York, in the amount of \$5,000.

Public Liability Policy No. LF 22780 and Renewal Certificate No. 49173 of the Sun Indemnity Company of New York, issued to Helen Simon as Administratrix of the Estate of Anna Emma Kny, and Richter & Kaiser, Inc., as agents, covering premises 113-31 201st Street, St. Albans, New York, in the amount of \$5,000/\$10,000.

[F. R. Doc. 44-8027; Filed, June 3, 1944; 10:48 a. m.]

[Vesting Order 3646]

HARUKO NAKAMURA

In re: Land contract rights and property insurance policy rights owned by Haruko Nakamura.

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

1. That the last known address of Haruko Nakamura is c/o Kametaro Nakagawa, Nakaji, Yahatamura, Saiki-gun, Hiroshima-ken, Japan, and that she is a resident of Japan and a national of a designated enemy country (Japan);

2. That Haruko Nakamura is the owner of the property described in subparagraph 3 hereof;

3. That the property described as follows:
a. All right, title and interest of Haruko Nakamura in and to that certain land sale contract entered into February 1, 1939, by and between San Diego Trust & Savings Bank, San Diego, California, as seller, and Kolchi Nakamura and Haruko Nakamura, husband and wife, as joint tenants, whereby in consideration of certain payments and conditions, particularly set forth therein, the seller agrees to deliver a grant deed to certain real property, particularly described in said land sale contract, and

b. All right, title and interest of Haruko Nakamura in and to that certain fire insurance policy issued by the Boston Insurance Company, Boston, Massachusetts, which policy insures the improvements to the premises which are the subject of the land sale contract described in subparagraph 3-a hereof,

is property within the United States owned or controlled by a national of a designated enemy country (Japan);

And determining that the property described in subparagraph 3-b hereof is necessary for the maintenance or safeguarding of other property (namely, that property described in subparagraph 3-a hereof) belonging to the same national of the same design-

nated enemy country and subject to vesting (and in fact vested by this order) pursuant to section 2 of said Executive order;

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

And having made all determinations and taken all action, after appropriate consultation and certification required by law, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described in subparagraph 3 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest, and for the benefit, of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account, or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall this order be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C. May 15, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 44-8028; Filed, June 3, 1944; 10:48 a. m.]

[Vesting Order 3718]

ALBERT R. MEYER

Correction

In F.R. Doc. 44-7955, appearing at page 6039 of the issue for Saturday, June 3, 1944, the vesting order number should read as set forth above.

OFFICE OF DEFENSE TRANSPORTATION.

[Special Order ODT B-54]

TRAILWAYS OF NEW ENGLAND, INC.

SUSPENSION OF OPERATIONS BETWEEN NORTHAMPTON AND EASTHAMPTON, MASSACHUSETTS

Pursuant to the Act of May 31, 1941, as amended by the Second War Powers

Act, 1942, Executive Orders 8989, as amended, and 9156, and War Production Board Directive 21, and in order to secure maximum use of existing transportation facilities; to conserve and providently utilize vital equipment, material, and supplies; to prevent possible traffic congestion, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war; and being satisfied that the fulfillment of requirements for the defense of the United States will result in a shortage of transportation materials and facilities for defense and for private account, *It is hereby ordered, That:*

1. Trailways of New England, Inc., Springfield, Massachusetts, (hereinafter called "carrier") in the transportation of passengers as a common carrier by motor vehicle, shall suspend operations between Northampton, Massachusetts, and Easthampton, Massachusetts, and all intermediate points.

2. The carrier shall file a copy of this order forthwith with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and shall likewise file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations and practices of the carrier which may be necessary to accord with the provisions of this order; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on one day's notice.

3. Communications concerning this order should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C., and should refer to "Special Order ODT B-54."

This Special Order ODT B-54 shall become effective June 12, 1944, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 5th day of June 1944.

J. M. JOHNSON,
Director

Office of Defense Transportation.

[F. R. Doc. 44-8071; Filed, June 5, 1944; 10:41 a. m.]

[Special Order ODT B-55]

DELUXE MOTOR STAGES

SUSPENSION OF OPERATIONS BETWEEN GARY, IND., TOLEDO, OHIO, AND DETROIT, MICH.

Pursuant to the Act of May 31, 1941, as amended by the Second War Powers Act, 1942, Executive Orders 8989, as amended, and 9156, and War Production Board Directive 21, and in order to secure maximum use of existing transportation facilities; to conserve and providently

utilize vital equipment, material, and supplies; to prevent possible traffic congestion, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war; and being satisfied that the fulfillment of requirements for the defense of the United States will result in a shortage of transportation materials and facilities for defense and for private account, *It is hereby ordered, That:*

1. Frank Arquillo, doing business as Deluxe Motor Stages, Detroit, Michigan, (hereinafter called "carrier") in the transportation of passengers between Gary, Indiana, and Detroit, Michigan, as a common carrier by motor vehicle, shall suspend operations over the following route:

From Gary over Indiana Highway 65 to junction U. S. Highway 6, thence over U. S. Highway 6 via Bremen and Kendallville, Indiana, to Bryan, Ohio, thence over Ohio Highway 2 to Toledo, Ohio, thence over U. S. Highway 24 to junction U. S. Highway 25, thence over U. S. Highway 25 to junction North Line Road, thence over North Line Road to junction Fort Superhighway, and thence over Fort Superhighway to Detroit, and return over the same route.

2. The carrier shall file a copy of this order forthwith with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and shall likewise file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations and practices of the carrier which may be necessary to accord with the provisions of this order; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on one day's notice.

3. Communications concerning this order should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C., and should refer to "Special Order ODT B-55."

This Special Order ODT B-55 shall become effective June 12, 1944, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 5th day of June 1944.

J. M. JOHNSON,
Director

Office of Defense Transportation.

[F. R. Doc. 44-8072; Filed, June 5, 1944; 10:41 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[RMPR 122, Amdt. 10 to Rev. Order 47]

SOLID FUELS IN WASHINGTON, D. C., AREA AND ALEXANDRIA, VA.

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 10 to Revised Order No. 47 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers.

For the reasons set forth in an opinion issued herewith and in accordance with § 1340.260 of Revised Maximum Price Regulation No. 122, *It is ordered, That* Revised Order No. 47 under Revised Maximum Price Regulation No. 122 be amended in the following respects:

1. In paragraph (c) (1) the prices for Pennsylvania anthracite and coke are amended; and prices for reclaimed coke are inserted to read as follows:

Kind and size	Per ton		Per 1/4 ton	
	Gross 2,240 lbs.	Net 2,000 lbs.	Gross 1,120 lbs.	Net 1,000 lbs.
Pennsylvania anthracite:				
Egg, stove, nut.....	\$14.60	\$13.32	\$7.30	\$7.11
Pea.....	13.00	11.62	7.00	6.25
#1 Buckwheat.....	10.95	9.78	6.00	5.31
Rice (#2 Buckwheat).....	10.65	8.97	5.50	4.93
Coke.....		13.50		7.20
Reclaimed coke.....				
Nut.....		12.20		6.55
Pea.....		10.45		5.68

2. In paragraph (d) the prices for Pennsylvania anthracite and coke are amended; and prices for reclaimed coke are inserted to read as follows:

	Consumer prices			Dealer prices	
	Gross 2,240 lbs.	Net 2,000 lbs.	Per 160 lbs.	Gross 2,240 lbs.	Net 2,000 lbs.
Pennsylvania anthracite:					
Egg, stove, nut.....	\$13.60	\$12.43		\$12.35	\$11.01
Pea.....	12.00	10.73		10.20	9.20
#1 Buckwheat.....	9.95	8.89		8.55	7.64
Rice (#2 Buckwheat).....	9.65	8.63		7.60	6.75
Coke.....		12.50			11.60
Reclaimed Coke.....					
Nut.....		11.50			10.50
Pea.....		9.45			8.50

3. In paragraph (f) the prices for Pennsylvania anthracite and coke are amended; and prices for reclaimed coke are inserted to read as follows:

Kind and size	Quantity	
	Per ton	Per 1/4 ton
Pennsylvania anthracite:		
Egg, stove, nut.....	\$13.80	\$7.40
Pea.....	12.25	6.60
#1 Buckwheat.....	10.30	5.65
Rice (#2 Buckwheat).....	9.65	5.30
Coke.....	14.00	7.60
Reclaimed coke.....		
Nut.....	12.70	6.85
Pea.....	10.95	6.00

4. Paragraph (f1) is revoked.
5. In paragraph (f2) the first clause is amended to read as follows:

(f2) The prices set forth in paragraphs (c) (1) (d) and (f) for the respective areas and for "direct delivery" and "yard sales" may be increased for sales of "Penn anthracite" by no more than 40 cents per gross ton or 35 cents per net ton for the egg, stove, nut and pea sizes; by no more than 25 cents per gross ton or 20 cents per net ton for the #1 buckwheat; of by no more than 10 cents per net or gross ton for the rice size; if:

6. In paragraph (f3) the numeral 30 is changed to 11 and the numeral 25 is changed to 10

7. New paragraph (f4) is added to read as follows:

(f4) If bituminous coal from Districts No. 2, 3, 7 or 8 has been subjected to oil or chemical treatment to allay dust or to prevent freezing, the dealer selling such coal may add to the applicable maximum prices set by this Order a treatment charge at the rate of 11 cents per gross ton or 10 cents per net ton. No such charge may be made on sales of a quantity of less than one half net ton. The dealer shall state the treatment charge separately from all other items on his invoice.

This Amendment No. 10 to Revised Order No. 47 shall become effective June 11, 1944, except that where the prices for coke are amended, it shall become effective as of January 21, 1944.

(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 2d day of June, 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-7991; Filed, June 2, 1944; 11:50 a. m.]

[MPR 120, Order 796]

RUTSTEIN COAL MINING CO. AND HOMESTEAD COAL CO.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

Order No. 796 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120, *it is ordered.*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and

the maximum prices, for the indicated uses and shipments as set forth herein. All are in District No. 9. The location of each mine is given by county and state. Each producer is subject to all provisions of Maximum Price Regulation No. 120.

RUTSTEIN COAL MINING CO., Box 411, MEMPHIS, TENNESSEE, PINE HILL No. 2 MINE, 11TH AND/OR 12TH SEAM, MINE INDEX No. 2009, HOPKINS COUNTY, KY., RAIL SHIPPING POINT: MADISONVILLE, KY., STRIP MINE, MAXIMUM PRICE GROUP No. 3 FOR RAIL SHIPMENTS AND R. R. FUEL

	Size group Nos.								
	1-2-3-4-5-6	7	8-9-10-11-12	13-14	15-16	17-18-19-20-21-22	23-24	25	26-27-28-29
Rail shipment and railroad fuel.....	\$2.20	\$2.10	\$2.00	\$1.75	\$1.25	\$2.30	\$2.30	\$1.05	\$1.80

HOMESTEAD COAL CO., 114 W. 11TH ST., KANSAS CITY, 6, MO., HOMESTEAD MINE, No. 9 SEAM, MINE INDEX No. 2010, HOPKINS COUNTY, KY., RAIL SHIPPING POINT: EARLINGTON, KY., STRIP MINE, MAXIMUM PRICE GROUP No. 3 FOR RAIL SHIPMENTS AND R. R. FUEL

	Size group Nos.								
	1-2-3-4-5-6	7	8-9-10-11-12	13-14	15-16	17-18-19-20-21-22	23-24	25	26-27-28-29
Rail shipment and railroad fuel.....	\$2.20	\$2.10	\$2.00	\$1.75	\$1.25	\$2.30	\$2.30	\$1.05	\$1.80

Prices for truck shipments in District No. 9:

- All single-screened lump coals, bottom size larger than 1 1/2" and all double-screened raw, washed or air cleaned coals, bottom size larger than 1 1/2"..... \$2.80
- All single-screened lump coals, bottom size 1 1/2" and smaller, and all double-screened coals, bottom size 1 1/2" and smaller..... 2.45
- Mine run, modified mine run and mine run resultants larger than 2"..... 2.35
- Screenings, top size not exceeding 2"..... 2.00

This order shall become effective June 3, 1944.

(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 2d day of June 1944.

JAMES G. ROGERS, JR.,
Acting Administrator

[F. R. Doc. 44-8000; Filed, June 2, 1944; 4:18 p. m.]

BLACK CROWN COAL CO., 1706 NORTH BROADWAY, PITTSBURG, KANSAS, No. 2 MINE, CHEROKEE SEAM, MINE INDEX No. 2008, CRAWFORD COUNTY, KANSAS, PRODUCTION GROUP No. 1, RAIL SHIPPING POINT: FRONTENAC, KANSAS, SHAFT MINE

	Size group Nos.														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
Rail and truck shipment.....	\$3.85	\$3.85	\$3.85	\$3.85	\$3.60	\$3.45	\$3.30	\$3.35	\$3.45	\$3.20	\$2.05	\$2.80	\$2.80	\$2.60	\$1.60

Railroad locomotive fuel, All sizes, \$3.20.

BURNETT & BURNETT COAL CO., ROUTE No 1 Box 79, HARTSHORNE, OKLAHOMA, BURNETT & BURNETT COAL CO MINE, HARTSHORNE SEAM, MINE INDEX No. 2008, LATIMER COUNTY, OKLAHOMA, PRODUCTION GROUP No. 8, RAIL SHIPPING POINT: CAMBRIA, OKLAHOMA, SLOPE MINE

	Size group Nos.								
	1	2	3	4	6	8	9	10	14
Rail and truck shipment.....	\$5.90	\$5.90	\$5.90	\$5.10	\$4.60	\$3.35	\$4.20	\$2.25	\$1.00

Railroad Locomotive Fuel: All sizes, \$3.20.

This order shall become effective June 3, 1944.

(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 2d day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator

[F. R. Doc. 44-7999; Filed, June 2, 1944; 4:15 p. m.]

[MPR 120, Order 798]

RED ASH POCAHONTAS COAL COMPANY

ESTABLISHMENT OF PRICE CLASSIFICATIONS AND MAXIMUM PRICES

Order No. 798 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons given in an opinion issued simultaneously herewith and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

(a) The pile of reject coal of the Red Ash Pocahontas Coal Company, located near the former NYCO Mine in Boone County, West Virginia, Subdistrict No. 4 in District No. 8, is hereby assigned Mine Index No. 7115 and classified in Freight Origin Group No. 123.

(b) The pile of reject coal of the Red Ash Pocahontas Coal Company located near the former NYCO Mine, Boone County, West Virginia, Subdistrict No. 4 in District No. 8, for rail shipment and railroad fuel use shall have the "D" classification and may be sold and purchased at per net ton price not to exceed \$2.50.

(c) The maximum prices established herein are f. o. b. the rail shipping point for rail shipment and for railroad fuel.

(d) This order may be revoked or amended at any time.

(e) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein.

This order shall become effective June 3, 1944.

(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 2d day of June, 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8001; Filed, June 2, 1944; 4:16 p. m.]

[MPR 120, Order 799]

AMERICAN FUEL CORPORATION

ESTABLISHMENT OF PRICE CLASSIFICATIONS AND MAXIMUM PRICES

Order No. 799 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons given in an opinion issued simultaneously herewith and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

(a) The pile of reject coal of the American Fuel Corporation located near the former Bethlehem No. 26 Mine in Morgantown, Preston County, West Virginia in District No. 3, is hereby assigned Mine Index No. 2039.

(b) The pile of reject coal of the American Fuel Corporation, Mine Index No. 2039, located near the former Bethlehem No. 26 Mine in Morgantown, Preston County, West Virginia in District No. 3 for rail shipment and for railroad fuel use may be sold and purchased at a per net ton price not to exceed \$1.75.

(c) The maximum price established herein is f. o. b. the rail shipping point for rail shipment and for railroad fuel use.

(d) All prayers not granted herein are hereby denied.

(e) This order may be revoked or amended at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein.

This order shall become effective June 3, 1944.

(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 2d day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8002; Filed, June 2, 1944; 4:16 p. m.]

[RPS 33, Corr. to Order 8]

ELECTROMATIC DISTRIBUTORS, INC.

APPROVAL OF MAXIMUM PRICES

Correction to Order No. 8 under Revised Price Schedule No. 83. Radio receivers and phonographs.

The effective date of Order No. 8 (9 F.R. 4914) is corrected to read as set forth below.

This order shall become effective on the 16th day of May 1944.

Issued this 2d day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8003; Filed, June 2, 1944; 4:16 p. m.]

[MPR 188, Order 1684]

D. C. DILLON & Co.

APPROVAL OF MAXIMUM PRICES

Order No. 1684 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Approval of maximum prices for sales of a safety

razor kit manufactured by D. C. Dillon & Company.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, *It is ordered:*

(a) The maximum prices for sales and deliveries by D. C. Dillon and Company, 485 South Twenty-First Street, Irvington, New Jersey, of a safety razor kit called "Plastipak" are those set forth below:

Maximum prices to jobbers:	Each
In quantities less than five gross	\$0.245
In quantities of more than five gross	.233
Maximum prices to retailers	.294

These prices are f. o. b. factory, subject to a cash discount of 2% for payment within ten days, net thirty days.

(b) The maximum price for all sales of the safety razor kit described in paragraph (a) above, by jobbers who ship from the manufacturer's stock, shall be \$0.294 per unit subject to discounts, allowances, and terms no less favorable than those customarily granted by the seller.

(c) The maximum price for sales and deliveries of the safety razor kit described in paragraph (a) above by jobbers who stock the merchandise shall be \$0.327 per unit, f. o. b. sellers' city, subject to discounts, allowances, and terms no less favorable than those customarily granted by the seller.

(d) The maximum price for a sale at retail of the safety razor kit described in paragraph (a) above shall be \$0.49 per unit.

(e) To every safety razor kit shipped to a purchaser for resale, the manufacturer shall attach a tag or label which plainly states the retail ceiling price.

(f) At the time of the first invoice after June 5, 1944, the manufacturer shall notify in writing each purchaser who buys from it of the maximum prices established by this order for resales by the purchaser. Since this order establishes maximum prices for sales by all jobbers including sales by jobbers to jobbers and jobbers to retailers, each jobber who resells the commodity covered by this order must notify his purchaser in writing of the maximum prices established by this order for resales by the purchaser. The written notice may be given in any convenient form.

(g) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

(h) This Order No. 1684 may be revoked or amended by the Price Administrator at any time.

This Order No. 1684 shall become effective June 6, 1944.

Issued this 5th day of June 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-8110; Filed, June 5, 1944; 11:52 a. m.]

[Maximum Import Price Reg., Order 17]

MANUREP

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and by Executive Orders Nos. 9250 and 9328, it is ordered:

(a) *Effect of this order*—This order establishes maximum prices at which the importer may sell, and maximum prices at which wholesalers and retailers may buy and sell, brooms imported from Mexico by Manurep of Mobile, Alabama. These brooms are identified by the label "Made in Mexico, Alberto de Leon, Zaragoza No. 61, Cadereyta, N. L."

(b) *Maximum prices on sales by Manurep.* Manurep may sell such brooms at prices, f. o. b. Mobile, not exceeding \$7.00 per dozen for 4-string, \$7.75 per dozen for 5-string, and \$8.50 per dozen for 6-string. No person may pay Manurep higher prices.

(c) *Maximum wholesale and retail prices.* No wholesaler or retailer may sell, and no person buying from them may pay, prices higher than the following for such brooms;

Class of sellers	Maximum prices f. o. b. seller's shipping point		
	4-string	5-string	6-string
Sales by wholesalers	\$8.05 per doz.	\$8.90 per doz.	\$9.75 per doz.
Sales by retailers	\$0.89 each	\$0.99 each	\$1.10 each.

(d) *Manurep to notify wholesalers.* Manurep shall furnish a copy of this order to each wholesaler to whom such brooms are sold and shall also include on the invoice the following statement:

The enclosed Order No. 17 issued under the Maximum Import Price Regulation by OPA establishes your maximum selling prices for these brooms and requires you to notify your customers what are their maximum prices as stated in the order.

(e) *Wholesalers to notify retailers.* Every wholesaler selling such brooms shall include on his invoice to each retailer the following statement:

Your maximum selling prices for these brooms, as established by Order No. 17 under the Maximum Import Price Regulation by OPA, are 89¢ each for 4-string, 99¢ each for 5-string, and \$1.10 each for 6-string.

(f) *Revocation and amendment.* This order may be revoked or amended at any time.

This order shall become effective on June 6, 1944.

(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 5th day of June 1944.

CHESTER BOWLES,
Administrator

[F. R. Doc. 44-8111; Filed, June 5, 1944; 11:52 a. m.]

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on May 29, 1941.

REGION II

Binghamton Order 1-F, Amendment 8, covering fresh fruits and vegetables in certain areas in New York. Filed 3:35 p. m.

Camden Order W-2-B, covering dry groceries in designated counties in New Jersey. Filed 3:47 p. m.

Maryland Order 1-F, Amendment 8, covering fresh fruits and vegetables in Baltimore, Maryland area. Filed 3:32 p. m.

District of Columbia Order 1-F, Amendment 8, covering fresh fruits and vegetables in the jurisdiction of District of Columbia Office. Filed 3:32 p. m.

District of Columbia Order 2-P covering fresh fish and seafood in jurisdiction of District of Columbia Office. Filed 3:27 p. m.

Newark Order 4-F, Amendment 2, covering fresh fruits and vegetables in certain counties in New Jersey. Filed 3:38 p. m.

Newark Order 9, covering dry grocery items and certain items of perishables in certain counties in New Jersey.

Philadelphia Order 1-F Amendment 7, covering fresh fruits and vegetables in Philadelphia, Pennsylvania. Filed 3:40 p. m.

Pittsburgh Order 1-F, Amendment 5, covering fresh fruits and vegetables in Pittsburgh and certain communities in Allegheny County. Filed 3:30 p. m.

Pittsburgh Order 1-F, Amendment 7, covering fresh fruits and vegetables in Pittsburgh and certain communities in Allegheny county. Filed 3:35 p. m.

Scranton Order 3-F, Amendment 2, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 3:42 p. m.

Williamsport Order 1-F, Amendment 8, covering fresh fruits and vegetables in Williamsport, Dubolstown and Monoursville, Pennsylvania. Filed 3:33 p. m.

Wilmington Order 2-F Amendment 6, covering fresh fruits and vegetables in territory between New Castle and Newark—North of Delaware State Line. Filed 3:43 p. m.

REGION III

Detroit Order 1-F, Amendment 17, covering fresh fruits and vegetables in designated counties in Michigan. Filed 3:31 p. m.

REGION VI

Fargo-Moorhead Order Rev. 15, Amendment 2, covering community food prices in Dickinson and Williston, North Dakota. Filed 3:47 p. m.

Fargo-Moorhead Order Rev. 16, Amendment 2, covering community food prices in certain counties in North Dakota. Filed 3:47 p. m.

Fargo-Moorhead Revised Order 17, Amendment 2, covering community food prices in certain counties in North Dakota. Filed 3:46 p. m.

Fargo-Moorhead Revised Order 18, Amendment 2, covering community food prices in certain counties in North Dakota. Filed 3:46 p. m.

Fargo-Moorhead Revised Order 19, Amendment 2, covering community food prices in certain areas in North Dakota. Filed 3:46 p. m.

Fargo-Moorhead Revised Order 20, Amendment 2, covering community food prices in certain areas in North Dakota. Filed 3:44 p. m.

Fargo-Moorhead Revised Order 21, Amendment 1, covering community food prices in certain areas in Minnesota. Filed 3:44 p. m.

Fargo-Moorhead Revised Order 22, Amendment 1, covering community food prices in certain areas in Minnesota. Filed 3:44 p. m.

Fargo-Moorhead Revised Order 23, Amendment 1, covering community food prices in certain areas in Minnesota. Filed 3:44 p. m.

Fargo-Moorhead Revised Order 24, Amendment 1, covering community food prices in certain counties in Minnesota. Filed 3:43 p. m.

Sioux City District Order 2-F Amendment 16, covering fresh fruits and vegetables in Sioux City, Iowa, and South Sioux City, Nebraska. Filed 3:37 p. m.

Springfield Order W-8, covering dry grocery items in Adams, Schuyler, Brown, and Pike Counties, all in Illinois. Filed 3:28 p. m.

Springfield Order W-11, covering dry grocery items in certain counties in Illinois. Filed 3:29 p. m.

Springfield Order 35, covering community food prices in certain counties in Illinois. Filed 3:38 p. m.

Twin Cities District Office Order 2-F Amendment 3, covering community food prices in certain designated counties in Minnesota and Wisconsin. Filed 3:36 p. m.

Copies of any of these orders may be obtained from the OPA office in the designated city

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-7998; Filed, June 2, 1944; 4:15 p. m.]

[Region VIII Order G-6 Under MPR 418]
FRESH FISH AND SEAFOOD IN SAN FRANCISCO REGION

Order No. G-6 under Maximum Price Regulation No. 418, as amended. Fresh fish and seafood.

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 section (d) and section 20 (a) of Maximum Price Regulation No. 418, as amended, it is hereby ordered:

(a) *Listed fresh fish and seafood items.* The items covered by this order, hereafter referred to as "listed fresh fish and seafood items," are: barracuda, California halibut, black sea-bass, white sea-bass (including Mexican sea-bass or totuava) rock bass (including cabrilla) live crab, cooked crab in shell, and crabmeat. This order shall apply to Region VIII of the Office of Price Administration.

(1) *Sales by producers.* The maximum prices for such sales of listed fresh fish and seafood items shall be as set forth in Table A of Appendix A.

(2) *Sales by primary fish shipper wholesalers—(1) Undelivered.* The maximum prices for such sales of listed fresh fish and seafood items shall be as set forth in Table B of Appendix A.

(ii) *Delivered—(a) At ports of entry.* The maximum prices for such sales of listed fresh fish and seafood items shall be as set forth in Table B of Appendix A.

(b) *To localities other than ports of entry.* The maximum prices for such sales of listed fresh fish and seafood items shall be the prices at the basing point port of entry specified in Table B

of Appendix A for the particular fresh fish and seafood item, plus freight to the purchaser's place of business. Where more than one basing point port of entry is specified for the same item the maximum price shall be the lowest amount resulting when prices are computed according to this method from each of such basing points.

(3) *Sales by wholesalers other than primary fish shipper wholesalers to other wholesalers.* The maximum prices for such sales of listed fresh fish and seafood items shall be the applicable prices as set forth in paragraph (a) (2) above plus one cent per pound.

(4) *Sales by all other wholesalers except to other wholesalers—(i) Undelivered—(a) At ports of entry.* The maximum prices for such sales of listed fresh fish and seafood items shall be as set forth in Table D of Appendix A.

(b) *At localities other than ports of entry.* The maximum prices for such sales of listed fresh fish and seafood items shall be the maximum prices at the basing point port of entry specified for the particular fresh fish or seafood item plus freight from the basing point port of entry to the wholesaler's place of business. Where more than one basing point port of entry is specified, the maximum price shall be the lowest amount resulting when prices are computed according to this method from each of such basing point ports of entry.

(i) *Delivered—(a) Deliveries by common carrier.* The maximum prices for such sales of listed fresh fish and seafood items shall be the applicable prices for undelivered sales as specified in subparagraph (4) (i) (a) or (4) (i) (b) above plus actual transportation charges to the premises of the buyer.

(b) *Deliveries by means other than common carrier.* The maximum prices for such sales of listed fresh fish and seafood items shall be the applicable prices for undelivered sales as specified in subparagraph (4) (i) (a) or (4) (i) (b) above plus a transportation allowance calculated from the wholesaler's place of business as follows:

Deliveries made:	Cents per pound
Within the local delivery zone.....	0.01
Beyond the boundary of local delivery zone but not exceeding 50 miles.....	.015
More than 50 but not exceeding 100 miles.....	.0175
More than 100 but not exceeding 175 miles.....	.02
More than 175 miles.....	.0225

(5) *Additions to maximum prices—(i) Broken-lot charges.* When wholesalers other than primary fish shipper wholesalers pack listed fresh fish or seafood items for shipment to retailers or purveyors of meals in amounts less than 75 pounds, consisting of at least two varieties, a charge of ½ cent per pound may be added to the maximum prices established under subparagraphs (3) and (4) above.

(ii) *Container charges.* When any seller buys listed fresh fish or seafood items in containers, he may add to the maximum prices established for his sales

the amount of container charges paid by him, up to one and one-half cents per pound, except that when any seller packs or repacks listed fresh fish or seafood items in containers other than those in which the items were bought by him, he may add to the established maximum prices container charges, computed according to the following table:

Size container (lb.)	Cents allowance
5.....	1 3/4
10.....	1 1/2
15.....	1
20.....	1
50.....	1 1/2
75.....	1 3/4
100.....	1
150.....	3/4
200.....	5/8
250.....	1/2
300.....	1/2

The weight of the fish packed shall be multiplied by the cents allowance for the container in which the fish is packed, except that when the weight of the fish packed exceeds the weight specified for the particular container, the weight specified for the container shall be multiplied by the cents allowance. For any size container not listed in this section, the maximum charges shall be the charge established for the nearest size container listed. Any seller who processes listed fresh fish or seafood items which he purchased in containers may add to the established maximum prices amounts not to exceed three cents per pound which will enable him to recover the full amount of the container charge paid by him.

(b) *Definitions.* (1) *Barracuda* means all types of barracuda (Sphyracnidae) caught off the Pacific coast.

(2) *California halibut* means those species of the flounder family (Paralichthys californicus) caught off the Pacific Coast including what is commonly called bastard halibut, southern halibut, alabato.

(3) *Black sea-bass* means those fish caught off the Pacific Coast belonging to the sea-bass family (Serranidae) commonly known as jewfish or giant bass.

(4) *White sea-bass* means those fish caught off the Pacific Coast of the species *Cynoscion nobilis* and including those commonly known as Mexican sea-bass, corbina, or totuava (totoaba)

(5) *Rock bass* means those fish caught off the Pacific Coast belonging to the family Serranidae and commonly known as rock bass, kelp bass, sand bass, cabrilla, and Johnny verde.

(6) *Crab* means all crab caught off the Pacific Coast.

(7) *Local delivery zone* for any wholesaler means that area contained within the city limits of the locality where the wholesaler's place of business is located, except that:

(i) The Portland, Oregon, local delivery zone shall include the area within the city limits of Portland, North Portland, and Faloma, Oregon, and Vancouver, Washington.

(ii) The Oakland, California, local delivery zone shall include the cities of Oak-

land, Alameda, Berkeley, Emeryville, and Albany, California.

(iii) The Los Angeles, California, local delivery zone shall be that area within a radius of twenty miles from the Los Angeles City Hall, plus that portion of the City of Los Angeles outside such area, except that area included within the San Pedro local delivery zone.

(iv) The San Pedro, California, local delivery zone shall be that area within Los Angeles County south of Roosevelt Highway and the southern boundary of Redondo Beach.

(8) A port of entry shall mean any place at which fish are landed by fishermen, except that in the case of imported fish a port of entry shall mean the place at which the fish enter the United States.

(9) *Freight* means cost of transportation by the cheapest available method of transportation, not to exceed, however, the lowest available common carrier rate. Freight charges may include the actual cost of refrigeration and other protective services, but not local cartage or unloading. The transportation tax imposed by section 620 of the Revenue Act of 1942 may be added.

(10) *Producer* shall mean any person as defined in section 18 of Article III of Maximum Price Regulation No. 418, as amended, except that in the case of imported fish, the importer or the agent of any foreign seller shall be considered to be a producer.

(11) *Delivered* means physical transportation of any listed fresh fish and seafood item to the premises of the buyer, except in the case of shipment by rail.

(12) *Undelivered* means any sale other than a delivered sale.

(13) *Region VIII* of the Office of Price Administration means the States of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino County and Mohave County lying north of the Colorado River, and the following Counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce and Shoshone.

(14) All other terms used in this order shall have the same meaning as set forth in Maximum Price Regulation No. 418, as amended, unless the context clearly otherwise requires.

(c) *General provisions.* The provisions of Maximum Price Regulation No. 418, as amended, contained in section 9 (Sales to Government agencies) section 12 (Relation to other regulations) Article II (Record keeping and enforcement) Article III (Miscellaneous provisions), apply to this order, to the extent that they are applicable.

(d) This order may be revoked, amended, or corrected at any time.

This order shall become effective May 27, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong., E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4631)

Issued this 18th day of May 1944.

L. F. GENTNER,
Regional Administrator.

TABLE P—MAXIMUM PRICES FOR SALES OF LISTED FRESH FISH AND SEAFOOD BY WHOLESALERS¹
Ports of entry ²

Item	Style of dressing	All ports in southern Calif. ³	Monterey Calif.	San Francisco Calif.	Eureka Calif.	Nogales Ariz.
Barracuda	Round	\$0 155				
	Drawn	1776				
California halibut	Dressed	20				
	Drawn	205				
	Fillet	3125				
	collars off	165	\$0 175			
Black Sea bass	Round	195	2025	17	50 177	1425
	Dressed	2225	23	1875	1875	1625
	Drawn	2475	255	2075	2075	1925
	Fillet	37	38	2825	2825	2025
White Sea bass	Round	13				
	Drawn	1375				
	Dressed	185				
	Fillet	375				
Rock bass	Round	1075				
	Drawn	2175				
	Dressed	205				
	Fillet	25				
Rock bass	Round	155				
	Drawn	1875				
	Dressed	2275				
	Fillet	43				

¹ Prices in cents per pound.
² Maximum prices at all other ports of entry shall be the maximum prices established for the nearest port of entry listed.
³ Basing points for table D: (a) For sales of barracuda and California halibut, San Diego and San Pedro shall be basing points for all localities in Region VIII, except that Santa Barbara shall be a basing point for localities in the counties of Santa Barbara and San Luis Obispo and Ventura in the State of California. (b) For sales of rock bass, San Diego and San Pedro shall be basing points for all localities in Region VIII, except that Santa Barbara shall be a basing point for localities in the counties of Santa Barbara, San Luis Obispo, and Ventura in the State of California, and Nogales shall be a basing point for localities in the State of Arizona. (c) For sales of black sea bass, San Diego and San Pedro shall be basing points for all localities in Region VIII, except Arizona, and Nogales shall be a basing point for localities in the State of Arizona. (d) For sales of white sea bass, San Diego and San Pedro and Monterey shall be basing points for localities in Region VIII, except that Santa Barbara shall be a basing point for localities within the counties of Santa Barbara, San Luis Obispo, and Ventura in the State of California. Nogales shall be a basing point for localities within the State of Arizona.
⁴ Maximum prices for steaks or slices shall be the price for dressed or dressed collars off of the particular species listed.

APPENDIX A
TABLE A—MAXIMUM PRICES FOR SALES OF LISTED FRESH FISH AND SEAFOOD ITEMS BY PRODUCERS¹
Ports of entry ²

Item	Style of dressing	All ports in southern Calif. ³	Monterey Calif.	San Francisco Calif.	Eureka Calif.	Nogales Ariz.
Barracuda	Round	\$0 115				
	Drawn	13				
California Halibut	Dressed	1475				
	Round	125	\$0 135			
	Drawn	175	16			
	Dressed	17	1825			
Black Sea-bass	Round	995	1775			\$0 65
	Drawn	11				985
	Dressed	1275	985	1925		1025
	Fillet	1025	12	16		18
White Sea bass	Round	13				
	Drawn	13	1525			
	Dressed	18				
	Fillet	116				
Rock Bass	Round	116				
	Drawn	117				
	Dressed					
	Fillet					

¹ Prices per pound. Maximum prices are for sales ex vessel; for boxed fish a charge of 1¢ per pound may be added to the maximum prices established.
² Maximum prices at all other ports of entry shall be the maximum prices established for the nearest port of entry listed.
³ Southern California includes that portion of the coast of the State of California south of the southern boundary of Monterey County.

TABLE B—MAXIMUM PRICES FOR SALES OF LISTED FRESH FISH AND SEAFOOD BY PRIMARY FISH SHIPPERS¹
Ports of entry ²

Item	Style of dressing	All ports in southern California ³	Monterey Calif.	San Francisco Calif.	Eureka Calif.	Nogales Ariz.
Barracuda	Round	\$0 135				
	Drawn	155				
	Dressed	176				
	Fillet	19				
California Halibut	Round	175				
	Drawn	17975	\$0 17			
	Dressed	22	205			
	Fillet	3275	2275			
Black Sea bass	Round	11	3375			
	Drawn	135				
	Dressed	1575				
	Fillet	34				
White Sea bass	Round	1225				
	Drawn	15	115	1225		
	Dressed	175	165	175	\$0 115	
	Fillet	1925	18	1925	14	
Rock bass	Round	31	2925			
	Drawn	135				
	Dressed	165				
	Fillet	20				

¹ Prices in cents per pound.
² Maximum prices at all other ports of entry shall be the maximum prices established for the nearest port of entry listed.
³ Basing points for table B: (a) For sales of barracuda and California halibut, San Diego and San Pedro shall be basing points for all localities in Region VIII, except that Santa Barbara shall be a basing point for localities in the counties of Santa Barbara and San Luis Obispo and Ventura in the State of California. (b) For sales of rock bass, San Diego and San Pedro shall be basing points for all localities in Region VIII, except that Santa Barbara shall be a basing point for localities in the counties of Santa Barbara, San Luis Obispo, and Ventura in the State of California, and Nogales shall be a basing point for localities in the State of Arizona. (c) For sales of black sea bass, San Diego and San Pedro shall be basing points for all localities in Region VIII, except Arizona, and Nogales shall be a basing point for localities in the State of Arizona. (d) For sales of white sea bass, San Diego and San Pedro and Monterey shall be basing points for localities in Region VIII, except that Santa Barbara shall be a basing point for localities within the counties of Santa Barbara, San Luis Obispo, and Ventura in the State of California. Nogales shall be a basing point for localities within the State of Arizona.

TABLE A—MAXIMUM PRICES FOR SALES OF LISTED FRESH FISH AND SEAFOOD ITEMS BY PRODUCERS¹

Item	Style of dressing	Port of entry ²	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	
Crab	Live	All in Oregon and Washington ³	\$0.10	\$0.03	\$0.03	\$0.07	\$0.07	\$0.07	\$0.03	\$0.03	\$0.03	\$0.03	\$0.03	\$0.10	
		All in Washington ³						\$1.75	per dozen all months						
		Seattle, Wash., and Portland, Oreg.	\$0.1125	\$0.0925	\$0.0925	\$0.0925	\$0.0925	\$0.0925	\$0.0925	\$0.0925	\$0.0925	\$0.0925	\$0.0925	\$0.0925	\$0.1125
		Crescent City, Calif.						\$0.10	all months						
		Eureka, Calif.						.135	all months						
		San Francisco, Calif.						.12	all months						
		Bodega Bay, Calif.						.11	all months						
		Monterey, Calif.						.11	all months						
		Half Moon Bay, Calif.						.11	all months						
		Point Reyes, Calif.						.11	all months						
		All in Oregon and Washington ³	\$0.13	\$0.11	\$0.11	\$0.0975	\$0.0975	\$0.0975	\$0.11	\$0.11	\$0.11	\$0.11	\$0.11	\$0.11	\$0.13
		Seattle, Wash., and Portland, Oreg.	.1475	.125	.125	.1125	.1125	.1125	.125	.125	.125	.125	.125	.125	.1475
		Crescent City, Calif.						\$0.13	all months						
		Eureka, Calif.						.1375	all months						
		San Francisco, Calif.						.125	all months						
Bodega Bay, Calif.						.1425	all months								
Monterey, Calif.						.1425	all months								
Half Moon Bay, Calif.						.1425	all months								
Point Reyes, Calif.						.1425	all months								

¹ Prices are per pound, except where otherwise indicated. Maximum prices are for sales ex-vehicle; for boxed fish a charge of 1¢ per pound may be added to the maximum prices established.
² Maximum prices at all other ports of entry shall be the maximum prices established for the nearest port of entry listed.
³ Except Seattle, Washington, and Portland, Oregon.

TABLE B—MAXIMUM PRICES FOR SALES OF LISTED FRESH FISH AND SEAFOOD ITEMS BY PRIMARY FISH SHIPPER WHOLESALERS¹

Item	Style of dressing	Port of entry ²	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	
Crab	Live	All in Oregon and Washington ³	\$0.12	\$0.10	\$0.10	\$0.09	\$0.09	\$0.09	\$0.10	\$0.10	\$0.10	\$0.10	\$0.10	\$0.12	
		Seattle, Wash., and Portland, Oreg.	.1325	.1125	.1125	.1025	.1025	.1025	.1125	.1125	.1125	.1125	.1125	.1125	.1325
		Crescent City, Calif.						\$0.12	all months						
		Eureka, Calif.						.125	all months						
		San Francisco, Calif.						.14	all months						
		Monterey, Calif.						.13	all months						
		All in Oregon and Washington ³	.135	.135	.135	.1225	.1225	.1225	.135	.135	.135	.135	.135	.135	.155
		Seattle, Wash., and Portland, Oreg.	.1725	.15	.15	.1375	.1375	.1375	.15	.15	.15	.15	.15	.15	.1725
		Crescent City, Calif.						\$0.155	all months						
		Eureka, Calif.						.1625	all months						
		San Francisco, Calif.						.18	all months						
		Monterey, Calif.						.1725	all months						
		All in Oregon and Washington ³						\$0.73	all months						
		Eureka, Calif., Seattle, Wash., and Portland, Oreg.						.75	all months						
		San Francisco, Calif.						.77	all months						

¹ Prices in cents per pound unless otherwise indicated.
² Maximum prices at all other ports shall be the maximum prices established for the nearest port of entry listed.
³ Except Seattle, Washington, and Portland, Oregon.

NOTE: Basing points for Table B:

- (a) For sales of live crab and cooked crab in shell, Seattle shall be the basing point for localities in the State of Washington, except Klickitat, Wahkiakum, Skamania, and Cowlitz counties; all ports of entry in Oregon shall be basing points for localities in the State of Oregon west of the summit of the Coast Range; Portland shall be a basing point for localities in the State of Oregon east of the summit of the Coast Range and for localities in Klickitat, Wahkiakum, Skamania, and Cowlitz counties; Eureka and San Francisco shall be basing points for localities in California, Nevada, and Arizona.
- (b) For sales of crabmeat, Seattle, Portland, and Eureka shall be basing points for all localities in Region VIII.

TABLE D—MAXIMUM PRICES FOR SALES OF LISTED FRESH FISH AND SEAFOOD BY WHOLESALERS OTHER THAN PRIMARY FISH SHIPPER WHOLESALERS¹

Item	Style of dressing	Port of entry ²	Jan.	Feb.	Mar.	Apr.	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	
Crab	Live	All in Oregon & Washington ³	\$0.14	\$0.12	\$0.12	\$0.11	\$0.11	\$0.11	\$0.12	\$0.12	\$0.12	\$0.12	\$0.12	\$0.14	
		Seattle, Wash. & Portland, Oreg.	.1525	.1325	.1325	.1225	.1225	.1225	.1325	.1325	.1325	.1325	.1325	.1325	.1525
		Crescent City, Calif.						\$0.14	all months						
		Eureka, Calif.						.145	all months						
		San Francisco, Calif.						.19	all months						
		Monterey, Calif.						.155	all months						
		All in Oregon & Washington ³	.175	.155	.155	.1425	.1425	.1425	.155	.155	.155	.155	.155	.155	.175
		Seattle, Wash. & Portland, Oreg.	.1925	.17	.17	.1575	.1575	.1575	.17	.17	.17	.17	.17	.17	.1925
		Crescent City, Calif.						\$0.175	all months						
		Eureka, Calif.						.1825	all months						
		San Francisco, Calif.						.20	all months						
		Monterey, Calif.						.1925	all months						
		All in Oregon & Washington ³						.83	all months						
		Eureka, Calif., Seattle, Wash., & Portland, Oregon.						.85	all months						
		San Francisco, Calif.						.87	all months						

¹ Prices in cents per pound unless otherwise indicated.
² Maximum prices at all other ports shall be the maximum prices established for the nearest port of entry listed.
³ Except Seattle, Washington, and Portland, Oregon.

NOTE: Basing points for Table D:

- (a) For sales of live crab and cooked crab in shell, Seattle shall be the basing point for localities in the State of Washington, except for Klickitat, Wahkiakum, Skamania, and Cowlitz counties; all ports of entry in Oregon shall be basing points for localities in the State of Oregon west of the summit of the Coast Range; Portland shall be a basing point for localities in the State of Oregon east of the summit of the Coast Range and for localities in Klickitat, Wahkiakum, Skamania, and Cowlitz counties; Eureka and San Francisco shall be basing points for localities in California, Nevada, and Arizona.
- (b) For sale of crabmeat, Seattle, Portland, and Eureka shall be basing points for all localities in Region VIII.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on May 30, 1944.

REGION II

New York Order 1-F, Amendment 9, covering fresh fruits and vegetables in certain counties in New York State, filed 10:20 a. m.

Pittsburgh Order 1-F Amendment 6, covering fresh fruits and vegetables in City of Pittsburgh and certain communities in Alleghany County, filed 10:34 a. m.

Newark Order 1-P Amendment 4, covering fresh fish and seafood in certain named counties in New Jersey, filed 10:35 a. m.

Binghamton Order 10, covering community food prices in certain counties of New York, filed 10:14 a. m.

Wilmington Order P-1, Amendment 3, covering fresh fish and seafood in that part of Delaware lying north of the Chesapeake and Delaware Canal, filed 10:38 a. m.

Wilmington Order 11, covering dry grocery items in that part of Delaware north of the Chesapeake and Delaware Canal, filed 10:37 a. m.

Wilmington Order 12, covering certain dry grocery items in that part of Delaware south of the Chesapeake and Delaware Canal, filed 10:36 a. m.

Trenton Order 2-W, covering dry grocery items in certain areas in New Jersey, filed 10:22 a. m.

Trenton Order 13, Amendment 1, covering community food prices in certain areas in New Jersey, filed 10:21 a. m.

Trenton Order 14, Amendment 1, covering community food prices in certain counties in New Jersey, filed 10:21 a. m.

Maryland Order P-1, Amendment 4, covering fresh fish and seafood in Baltimore, Maryland area, filed 9:46 a. m.

Maryland Order 18, covering community food prices in Baltimore, Maryland area, filed 9:43 a. m.

Maryland Order 20, covering community food prices in Allegany, Garrett, and Washington counties, Maryland, filed 9:44 a. m.

Maryland Order 21, covering community food prices in certain counties in Maryland, filed 9:44 a. m.

Maryland Order 22, covering community food prices in the State of Maryland, filed 10:38 a. m.

REGION III

Charleston Order 1-F, Amendment 27, covering fresh fruits and vegetables in certain counties in West Virginia, filed 10:09 a. m.

Charleston Order 1-F, Amendment 28, covering fresh fruits and vegetables in Kanawha County and City of Montgomery, Fayette County, West Virginia, filed 10:19 a. m.

Charleston Order 3-F, Amendment 21, covering fresh fruits and vegetables in Brooke, Hancock, Marshall, Ohio, filed 10:10 a. m.

Charleston Order 3-F, Amendment 22, covering fresh fruits and vegetables in certain counties in West Virginia, filed 10:18 a. m.

Charleston Order 6-F, Amendment 15, covering fresh fruits and vegetables in McDowell, Mercer and Wyoming counties, West Virginia, filed 10:11 a. m.

Charleston Order 7-F Amendment 8, covering fresh fruits and vegetables in certain counties of West Virginia, filed 9:48 a. m.

Charleston Order 7-F, Amendment 9, covering fresh fruits and vegetables in certain counties of West Virginia, filed 10:17 a. m.

Charleston Order 8-F, Amendment 8, covering fresh fruits and vegetables in certain counties in West Virginia, filed 9:47 a. m.

Charleston Order 8-F, Amendment 9, covering fresh fruits and vegetables in certain counties in West Virginia, filed 10:17 a. m.

Charleston Order 9-F, Amendment 7, covering fresh fruits and vegetables in certain counties in West Virginia, filed 10:14 a. m.

Charleston Order 9-F, Amendment 8, covering fresh fruits and vegetables in Cabell County and the City of Huntington in Wayne County, West Virginia, filed 9:49 a. m.

Charleston Order 10-F, Amendment 7, covering fresh fruits and vegetables in certain counties in West Virginia, filed 10:12 a. m.

Charleston Order 10-F, Amendment 8, covering fresh fruits and vegetables in certain counties in West Virginia, filed 9:49 a. m.

Charleston Order 11-F, covering fresh fruits and vegetables in Berkeley, Jefferson and Morgan Counties, West Virginia, filed 10:07 a. m.

Charleston Order 11-F, Amendment 1, covering fresh fruits and vegetables in Berkeley, Jefferson and Morgan Counties, West Virginia, filed 10:05 a. m.

REGION IV

South Carolina Order 13, covering certain poultry items in South Carolina, filed 10:23 a. m.

Roanoke Order 1-F, Amendment 16, covering fresh fruits and vegetables in certain areas in Virginia, filed 10:28 a. m.

Memphis Order 4-F, Amendment 35, covering community food prices in the City of Memphis and County of Shelby in the State of Tennessee, filed 10:27 a. m.

REGION V

Oklahoma City Order 2-F, Amendment 5, covering fresh fruits and vegetables in certain areas in Oklahoma, filed 10:27 a. m.

New Orleans Order 2-F, Amendment 20, covering fresh fruits and vegetables in the Parishes of Orleans, St. Bernard and Jefferson in the State of Louisiana, filed 10:28 a. m.

Kansas City Order 1-W, Amendment 2, covering community food prices in certain areas in Missouri and Kansas, filed 10:29 a. m.

Kansas City Order G-15, Amendment 3, covering community food prices in the Kansas City District, filed 10:30 a. m.

Kansas City Order G-16, Amendment 3, covering community food prices in the Kansas City district, filed 10:29 a. m.

Arkansas Order G-19, covering certain dry grocery items in Arkansas except for certain counties, filed 10:08 a. m.

REGION VI

Springfield Order W-7, covering dry grocery items in Cass, Christian, DeWitt, Logan, Macon, Menard, Morgan, Sangamon, Scott, and Shelby Counties, all in Illinois, filed 10:06 a. m.

Springfield Order W-9, covering dry grocery items in certain counties in Illinois, filed 10:30 a. m.

Springfield Order W-10, covering dry grocery items in certain counties in Illinois, filed 10:31 a. m.

Springfield Order W-12, covering dry grocery items in Champaign, Douglas, Edgar, Moultrie, Piatt, and Vermillion Counties, all in Illinois, filed 10:32 a. m.

Springfield Order 32, covering community food prices in certain counties in Illinois, filed 10:33 a. m.

Springfield Order 33, covering community food prices in certain counties in Illinois, filed 10:34 a. m.

Twin Cities Order 2-W (Revocation of), covering community food prices in the "Twin Cities Area" filed 10:15 a. m.

REGION VIII

Nevada Order 15, Amendment 1, covering community food prices in certain areas in Nevada, filed 10:13 a. m.

Copies of any of these orders may be obtained from the OPA office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-8062; Filed, June 3, 1944;
4:38 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register on May 31, 1944.

REGION I

Concord Order 1-W, Amendment 1, covering dry groceries wholesale in the State of New Hampshire, filed 10:39 a. m.

Concord Order II, Amendment 1, covering certain food items in the State of New Hampshire, filed 10:37 a. m.

REGION II

Scranton Order 3-F, Amendment 1, covering fresh fruits and vegetables in Carbon, Columbia, Lackawanna, Luzerne, Monroe, Schuylkill, Wyoming in the State of Pennsylvania, filed 10:39 a. m.

Scranton Order P-3, covering fresh fish and seafood in Lackawanna, Luzerne and the City of Pottsville in Schuylkill County in the State of Pennsylvania, filed 10:26 a. m.

Scranton Order 11, covering dry grocery items in certain counties in Pennsylvania, filed 10:25 a. m.

Syracuse Order P-2, covering fresh fish and seafood in Syracuse, Rome, Utica, Watertown, Oswego and Auburn, in the State of New York, filed 10:29 a. m.

Syracuse Order P-3, covering fresh fish and seafood in certain areas in the State of New York, filed 10:28 a. m.

Trenton Order P-2, covering fresh fish and seafood in Mercer, Hunterdon, Ocean, Middlesex, Monmouth, Warren and all of Somerset County, except that portion comprising the Borough of North Plainfield, in the State of New Jersey, filed 10:24 a. m.

Trenton Order 13, covering community food prices in the Counties of Mercer, Hunterdon and Ocean, in the State of New Jersey, filed 10:30 a. m.

REGION III

Columbus Order 3-F, Amendment 24, covering fresh fruits and vegetables in Columbus and Franklin County, Ohio, filed 10:31 a. m.

Indianapolis Order 4-F, Amendment 14, covering fresh fruits and vegetables in Marion, Tippecanoe and Vigo Counties, Indiana, filed 10:40 a. m.

Indianapolis Order 5-F Amendment 14, covering fresh fruits and vegetables in Wayne, Delaware, and Allen Counties, Indiana, filed 10:40 a. m.

Indianapolis Order 6-F, Amendment 14, covering fresh fruits and vegetables in St. Joseph County, Indiana, filed 10:41 a. m.

Indianapolis Order 7-F Amendment 1, covering fresh fruits and vegetables in Vanderburgh County, Indiana, filed 10:42 a. m.

Indianapolis Order 8-F Amendment 14, covering fresh fruits and vegetables in Central Indiana, filed 10:42 a. m.

Indianapolis Order 9-F Amendment 14, covering fresh fruits and vegetables in Southwestern and Northeastern Indiana, filed 10:43 a. m.

Indianapolis Order 10-F Amendment 14, covering fresh fruits and vegetables in Northwestern Indiana, filed 10:44 a. m.

Indianapolis Order 11-F Amendment 14, covering fresh fruits and vegetables in Southeastern Indiana, filed 10:45 a. m.

Saginaw Order 2-F Amendment 17, covering fresh fruits and vegetables in Saginaw, Genesee, Bay, Midland, Shiawassee, Tuscola and Lapeer, Michigan, filed 10:45 a. m.

Saginaw Order 2-F, Amendment 18, covering fresh fruits and vegetables in Saginaw, Genesee, Bay, Midland, Shiawassee, Tuscola and Lapeer, Michigan, filed 10:46 a. m.

Saginaw Order 2-F, Amendment 19, covering fresh fruits and vegetables in Saginaw, Genesee, Bay, Midland, Shiawassee, Tuscola and Lapeer, Michigan, filed 10:47 a. m.

REGION IV

Charlotte Order 13, covering community food prices in certain named counties in the State of North Carolina, filed 10:23 a. m.

REGION V

Dallas Order G-18, covering community food prices in certain named counties in Texas, filed 10:37 a. m.

Arkansas Order G-17, covering dry grocery items in the State of Arkansas, filed 10:35 a. m.

Arkansas Order 2-W, covering community food prices in the State of Arkansas, filed 10:34 a. m.

REGION VI

Springfield Order 31, covering community food prices in certain areas in Illinois, filed 10:32 a. m.

Des Moines Order 1-F, Amendment 18, covering fresh fruits and vegetables in the Des Moines Area, filed 10:31 a. m.

REGION VIII

Seattle Order 1-P, Amendment 5, covering fresh fish and seafood in Seattle, Washington, filed 10:33 a. m.

Spokane Order 27, Amendment 2, covering community food prices in certain areas of Latah County, Idaho, and Whitman County, Washington, filed 10:20 a. m.

Spokane Order 23, Amendment 2, covering community food prices in Benton and Franklin Counties, Washington, filed 10:22 a. m.

Phoenix Order 1-B, Amendment 1, covering community food prices in the Kingman area, filed 10:33 a. m.

Phoenix Order 1-B, covering community food prices in the Phoenix area, filed 10:21 a. m.

Copies of any of these orders may be obtained from the OPA office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-8112; Filed, June 5, 1944; 11:49 a. m.]

OFFICE OF WAR MOBILIZATION.

[Directive Order 6]

SETTLEMENT OF CLAIMS UNDER TERMINATED
FIXED PRICE ORDERS OR SUBCONTRACTSSTATEMENT OF POLICY BY JOINT CONTRACTS
TERMINATION BOARD MADE EFFECTIVE

The statement of policy adopted by the Joint Contract Termination Board concerning Settlement of Claims Under Terminated Fixed Price Orders or Subcontracts for the Manufacture of Supplies Under Government War Contracts is made effective for use by the War, Navy and Treasury Departments, the Maritime Commission, Smaller War Plants Corporation, Defense Plant Corporation, Defense Supplies Corporation, Metals Reserve Company, Rubber Reserve Company and Foreign Economic Administration. These agencies will recommend to contractors and subcontractors the use, in accordance with the Statement of Policy, of Exhibit A attached thereto, which is an Approved Termination Provision for Use in Fixed Price Orders or Subcontracts for the Manufacture of Supplies Under Government War Contracts. Other departments or agencies of the Government administering the settlement of terminated

war contracts will follow the statement of policy and will recommend use of the exhibit to the extent they deem it practicable to do so.

JAMES F. BYRNES,
Director

MAY 29, 1944.

STATEMENT OF POLICY CONCERNING SETTLEMENT OF CLAIMS UNDER TERMINATED FIXED PRICE ORDERS OR SUBCONTRACTS FOR THE MANUFACTURE OF SUPPLIES UNDER GOVERNMENT WAR CONTRACTS

29 May 1944.

1. Procedures for the expeditious settlement of subcontracts on a fair basis are essential. Delay in the settlement of subcontracts may impair the ability of the subcontractor to perform further war work and would seriously interfere with quick transition to peacetime production when the war is over. The settlement of subcontracts will be greatly facilitated by the adoption of an approved form of termination article for use in subcontracts and by the establishment of uniform general principles governing the settlement and payment of claims of subcontractors.

2. The Uniform Termination Article for Fixed Price Supply Contracts made effective by order of the Office of War Mobilization dated 8 January 1944¹ requires the prime contractor, on notice of termination, to terminate all subcontracts and purchase orders chargeable to the contract, except as otherwise directed by the notice. The Article requires that settlements of subcontracts and purchase orders made by prime contractors shall be approved or ratified by the contracting officer only if and to the extent that the contracting officer may require.

3. It is the policy of the Government to favor the settlement of first tier or more remote subcontracts or purchase orders on the basis of the rights and principles embodied in the "Approved Termination Provision for Use in Fixed Price Orders or Subcontracts for the Manufacture of Supplies under Government War Contracts" hereto attached as Exhibit A. Exhibit A is recommended for use in first tier or more remote fixed price subcontracts or purchase orders for the manufacture of supplies under Government war contracts. Exhibit A sets forth in short form the same general principles as the Uniform Termination Article for use in Fixed Price Supply Contracts made effective by the Office of War Mobilization on 8 January 1944. For the sake of brevity, Exhibit A omits certain provisions of the Uniform Termination Article which may be appropriate for, and which contractors may desire to incorporate in, particular subcontracts, as for instance the provision of paragraph (f) for a proper adjustment, in the case of partial termination, in the price of work not terminated, or the provision of paragraph (g) for partial payments. The Statement of Principles for Determination of Costs upon Termination of Government Fixed Price Supply Contracts, made effective by the Office of War Mobilization on the same date, will be recognized by the Government as representing "recognized commercial accounting practices" as that term is used in Exhibit A. Other Governmental policies applicable to the Uniform Termination Article will also be recognized as applying to Exhibit A, as for example the policy against reimbursing contractors at the contract rate on termination for completed undelivered articles which represent unreasonable anticipations of production schedules, and the policy against taking advantage of technical defaults when the real reason for termination is the termination of a prime contract by the Government.

4. It is the policy of the Government to encourage the use of the process of negotiation for settlement of terminated subcontracts to the same extent as for settlement of terminated prime contracts, and subject to substantially the same general principles. Such settlements will be reviewed in the manner and to the extent indicated in paragraphs 5 and 6, and will be approved if found to be fair and reasonable. The Government reserves the right to determine whether the basis of the settlement and the amount agreed upon are fair and reasonable. Settlements based upon reasonable estimates by the parties of the aggregate amount which would be due under subparagraphs (1), (2) and (3) of paragraph (b) of Exhibit A will be considered fair and reasonable.

5. When settlements of subcontracts are submitted to the contracting officer for approval or ratification, they should be treated like any other element of cost in a prime contractor's settlement proposal, and procedures determining the extent to which they will be scrutinized should recognize the necessity for the accomplishment of speedy and final settlement as well as the protection of the interests of the Government. A high degree of reliance must and should be placed upon the investigation made by the contractor of the basis for the settlement. The procuring agency has, of course, the right, where circumstances indicate the necessity for so doing, to make full investigation of the settlement of any first tier or more remote subcontract.

6. If settlements are to be effected with the necessary speed, it will obviously be impracticable for all procuring agencies to review every settlement of subcontracts and purchase orders in every tier. Therefore, whenever and as long as the procuring agency is satisfied that the procedures and personnel employed by a prime contractor in making settlement with subcontractors are adequate, the procuring agency may provide for the payment of any settlement made by the prime contractor upon appropriate certificates. Likewise, in the case of those intermediate subcontractors, the number of whose lower tier subcontracts makes it important to do so, the procuring agency, whenever and as long as it is satisfied that the procedures and personnel employed by an intermediate subcontractor in making settlements thereof are adequate, may provide for the payment of any settlement made by the intermediate subcontractor upon appropriate certificates.

7. The Government in some instances will be under an obligation either to make reimbursement for, or to assure the defense against, demands by subcontractors or suppliers chargeable to the prime contract which are greater in amount than would be recognized by the principles of Exhibit A. On the submission of a settlement which recognizes any such demand, the procuring agency will decide whether the settlement should be approved or ratified and whether the Government should protect the prime contractor or intermediate subcontractor from the asserted liability.

8. It is the policy of the Government not to delay the making or approval of settlements after agreement is reached for the purpose of disposing of property chargeable to the terminated subcontract. When agreement is concluded on a financial settlement, title to all property not theretofore disposed of or taken over should be taken by or for the account of the Government.

9. This statement deals with the settlement of subcontracts under the vertical basis of settlement, through the prime contractor and intervening subcontractors. If methods of direct or horizontal settlement of subcontracts are adopted, other implementation may be required.

10. Though Exhibit A is recommended for use in orders or subcontracts under Govern-

¹ 9 F.R. 478, 2251.

ment war contracts, it is recognized that it may be used in subcontracts or orders having no connection with the war. The fact that a subcontract or purchase order contains Exhibit A has, therefore, no bearing on whether the particular subcontract or order is allocable or relates to war production.

11. The requirement of paragraph (a) of Exhibit A that "the seller will, as and to the extent directed by the buyer terminate work under orders and subcontracts outstanding hereunder" is not intended to affect the seller's right to allow such subcontracts or orders to continue to completion, if he desires to do so for his own account without making any claim against the seller by reason thereof. The buyer's termination notice should make this clear, and also should specify in so far as possible which subcontracts or orders, or classes of them, the buyer wants completed for his account, and which he wants cancelled.

EXHIBIT A—APPROVED TERMINATION PROVISION FOR USE IN FIXED PRICE ORDERS OR SUBCONTRACTS FOR THE MANUFACTURE OF SUPPLIES UNDER GOVERNMENT WAR CONTRACTS

29 MAY 1944.

ARTICLE ----- (a) The buyer may terminate work under this order in whole or in part at any time by written or telegraphic notice, whenever, without the fault of the buyer, (1) the Government requests the termination of this order or (2) a contract between the buyer and a third person requiring for its performance articles or services of the kind or type covered by this order is terminated, in whole or in part, or amended to eliminate or reduce such requirements. Such notice shall state the extent and effective date of such termination; and, upon the receipt thereof, the seller will, as and to the extent directed by the buyer, stop work under this order and the placement of further orders or subcontracts hereunder, terminate work under orders and subcontracts outstanding hereunder, and take any necessary action to protect property in the seller's possession in which the buyer has or may acquire an interest.

(b) If the parties cannot by negotiation agree within a reasonable time upon the amount of fair compensation to the seller for such termination, the buyer in addition to making prompt payment of amounts due for articles delivered or services rendered prior to the effective date of termination, will pay to the seller the following amounts without duplication:

(1) The contract price for all articles or services which have been completed in accordance with this order and not previously paid for.

(2) (i) The actual costs incurred by the seller which are properly allocable or apportionable under recognized commercial accounting practices to the terminated portion of this order, including the cost of discharging liabilities which are so allocable or apportionable, and (ii) a sum equal to 2% of the part of such costs representing the costs of articles or materials not processed by the seller, plus a sum equal to 8% of the remainder of such costs, but the aggregate of such sums shall not exceed 6% of the whole of such costs. For the purpose of subdivision (i) such costs shall exclude any charge for interest on borrowings and shall exclude the cost of discharging liabilities for parts, materials and services not received by the seller before the effective date of termination.

(3) The reasonable costs of the seller in making settlement hereunder and in protecting property in which the buyer has or may acquire an interest.

Payments made under this paragraph (b), exclusive of payments under subparagraph (3), shall not exceed the aggregate price spe-

cified in this order, less payments otherwise made or to be made.

(c) With the consent of the buyer, the seller may retain at an agreed price or sell at an approved price any completed articles, or any articles, materials, work in process or other things the cost of which is allocable or apportionable to this order under paragraph (b) (2) above, and will credit or pay the amounts so agreed or received as the buyer directs. As directed by the buyer, the seller will transfer title to, and make delivery of, any such articles, materials, work in process or other things not so retained or sold. Appropriate adjustment will be made for delivery costs or savings therein.

(d) The provisions of this Article ----- shall not limit or affect the right of the buyer to terminate this order for the default of the seller.

[F. R. Doc. 44-7947; Filed, June 1, 1944; 4:22 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 1-2726]

208 SOUTH LA SALLE STREET CORP.

ORDER CHANGING DATE OF HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 31st day of May, A. D. 1944.

The 208 South La Salle Street Corporation, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to the Commission to withdraw its Common Stock, No Par Value, from listing and registration on the Board of Trade of the City of Chicago;

The Commission having ordered that a hearing be held in this matter on June 15, 1944 at the Chicago office of the Commission;

It being found necessary to change the date of the hearing;

It is ordered, That said hearing be held at 10:00 a. m. on Monday, June 5, 1944, at the office of the Securities and Exchange Commission, 105 West Adams Street, Chicago, Illinois, and continue thereafter at such times and places as the Commission or its officer conducting such hearing may determine.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8008; Filed, June 2, 1944; 5:03 p. m.]

[File No. 7-737]

DETROIT AND CLEVELAND NAVIGATION Co.

ORDER SETTING HEARING ON APPLICATION TO EXTEND UNLISTED TRADING PRIVILEGES

In the matter of application by the Cleveland Stock Exchange to extend unlisted trading privileges to Detroit and Cleveland Navigation Company, common stock, \$5 par value; File No. 7-737.

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

office in the City of Philadelphia, Pa., on the 31st day of May, A. D. 1944.

The Cleveland Stock Exchange, pursuant to section 12 (f) of the Securities Exchange Act of 1934, and Rule X-12F-1 promulgated thereunder, having made application to the Commission to extend unlisted trading privileges to the above-mentioned security.

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a. m. on Thursday, June 8, 1944, at the office of the Securities and Exchange Commission, 1370 Ontario Street, Cleveland, Ohio, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That Charles J. Odenweller, Jr., or any other officer or officers of the Commission named by it for that purpose, shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby empowered to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8009; Filed, June 2, 1944; 5:03 p. m.]

[File No. 59-24]

CITIES SERVICE CO. AND ITS SUBSIDIARY COMPANIES

ORDER DISMISSING PROCEEDING AS TO PARTIES

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa. on the 30th day of May, A. D., 1944.

The Commission having instituted a proceeding under section 11 (b) (1) of the Public Utility Holding Company Act of 1935 with respect to Cities Service Company and its subsidiary companies, including Public Service Company of Colorado and Cheyenne Light, Fuel and Power Company, Colorado-Wyoming Gas Company, The Green and Clear Lakes Company, The East Boulder Ditch Company, The Hillcrest Ditch and Reservoir Company and The Arvada Electric Company, subsidiary companies of Public Service Company of Colorado; and

Public Service Company of Colorado, Cheyenne Light, Fuel and Power Company, Colorado-Wyoming Gas Company, The Green and Clear Lakes Company, The East Boulder Ditch Company, The Hillcrest Ditch and Reservoir Company and The Arvada Electric Company having filed a petition herein requesting that

the Commission issue an order dismissing this proceeding as to them; and

The Commission finding that petitioners are no longer subsidiaries of Cities Service Company within the meaning of section 2 (a) (8) (A) of the act, and that an order dismissing this proceeding as to them would not be detrimental to the public interest or to the interests of investors or consumers;

It is ordered, That this proceeding be and it is hereby dismissed as to Public Service Company of Colorado, Cheyenne Light, Fuel and Power Company, Colorado-Wyoming Gas Company, The Green and Clear Lakes Company, The East Boulder Ditch Company, The Hillcrest Ditch and Reservoir Company and The Arvada Electric Company.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8010; Filed, June 2, 1944;
5:03 p. m.]

[File 59-53]

CITIES SERVICE CO., ET AL.

ORDER DISMISSING PROCEEDING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa. on the 30th day of May, A. D. 1944.

In the matter of Cities Service Company, Cities Service Power & Light Company, Federal Light & Traction Company, Central Arkansas Public Service Corporation, Public Service Company of Colorado, The Ohio Public Service Company, The Toledo Edison Company, and The Empire District Electric Company, Respondents, File No. 59-53.

The Commission having instituted a proceeding under sections 11 (b) (2) 12 (c) 12 (f) and 15 (f) of the Public Utility Holding Company Act of 1935 with respect to Cities Service Company, Cities Service Power & Light Company and certain of their subsidiary companies, including Public Service Company of Colorado; and

Public Service Company of Colorado having filed a petition for an order dismissing said proceeding as to it; and

The Commission finding that Public Service Company of Colorado is no longer a subsidiary company of Cities Service Company or of Cities Service Power & Light Company within the meaning of section 2 (a) (8) (A) of the Act, and that an order dismissing this proceeding as to Public Service Company of Colorado would not be detrimental to the public interest or to the interests of investors or consumers;

It is ordered, That this proceeding be and it is hereby dismissed as to Public Service Company of Colorado.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8011; Filed, June 2, 1944;
5:03 p. m.]

[File No. 54-87]

FEDERAL LIGHT & TRACTION CO.

ORDER EXTENDING DATE FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 1st day of June, A. D. 1944.

The Commission having previously issued a notice of filing and order for hearing in this matter providing for a hearing to be held at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pa., at 10:00 a. m., e. v. t., on June 7, 1944; and

The declarant having requested that the date for hearing be extended because of the inability of certain witnesses to appear at such hearing on June 7, 1944; and

The Commission finding that an extension of such hearing date until June 13, 1944, at the same hour and place could not be detrimental to the public interest or to the interest of investors and consumers; *It is ordered*, That the date for hearing in this matter be extended until June 13, 1944, at the same hour and place as previously ordered.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8036; Filed, June 8, 1944;
11:13 a. m.]

[File No. 70-803]

EMPIRE DISTRICT ELECTRIC CO., ET AL.

NOTICE OF FILING AND NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa. on the 1st day of June, A. D. 1944.

In the matter of the Empire District Electric Company, Ozark Utilities Company, Lawrence County Water, Light & Cold Storage Company, Benton County Utilities Corporation, Cities Service Power & Light Company.

Notice is hereby given that a declaration or application (or both) has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by The Empire District Electric Company ("Empire") Ozark Utilities Company ("Ozark") Lawrence County Water, Light & Cold Storage Company ("Lawrence County") Benton County Utilities Corporation ("Benton") and Cities Service Power & Light Company ("Power & Light"). Power & Light is a registered holding company and a subsidiary company of Cities Service Company, also a registered holding company. Empire, Ozark, Lawrence County and Benton are public utility subsidiary companies of Power & Light and of Cities Service Company.

All interested persons are referred to said document, which is on file in the office of this Commission, for a state-

ment of the transactions therein proposed, which are summarized as follows:

I—Introductory

1. Empire, Ozark, Lawrence County and Benton have outstanding the following securities owned respectively by Power & Light and by others:

	Par value or principal amount	
	Held by Power & Light	Held by others
Empire:		
Common stock (\$100 par).....	\$1,942,500	-----
6% Cumulative preferred stock (\$100 par); arrears \$10.50 per share.....	4,050,200	\$3,251,800
First mortgage and refunding 5% bonds.....	1,559,100	10,044,900
Underlying bonds.....	-----	879,500
Ozark:		
Common stock (\$100 par).....	150,000	-----
Income demand note.....	574,521	-----
Lawrence County:		
Common stock (\$100 par).....	250,000	-----
8% Cumulative preferred stock (\$50 par).....	100,000	-----
First mortgage bonds (6%).....	60,000	-----
6% demand notes.....	417,534	-----
Open account debt.....	47,000	-----
Benton:		
Common stock (\$100 par).....	20,000	-----
7% Cumulative preferred stock.....	7,500	-----
Income demand notes.....	328,129	-----

2. By orders dated respectively August 17, 1943 (Holding Company Act Release No. 4489) and March 14, 1944 (Holding Company Act Release No. 4944), Power & Light has been directed to dispose of its interests in Empire, Ozark, Lawrence County and Benton.

3. By order dated August 29, 1942 (Holding Company Act Release No. 3769) this Commission instituted a proceeding regarding Power & Light and certain of its subsidiaries which involves, among other matters, issues relating to the distribution of voting power among security holders of Empire and possible adjustments to the accounts of Empire.

II—Proposed Merger

4. It is proposed that Ozark, Lawrence County and Benton be merged into Empire as the continuing or surviving corporation, said merger to be effected under and pursuant to the statutes of the States of Kansas, Missouri and Arkansas. All the common and preferred stocks of Empire, Ozark, Lawrence County and Benton held by Power & Light, aggregating \$6,560,600 par value, would be converted into \$1,500,000 aggregate par value of common stock of the surviving corporation. All the debt securities of Empire, Ozark, Lawrence County and Benton held by Power & Light, aggregating \$3,357,025 principal amount, would be surrendered by Power & Light to the surviving corporation in exchange for an additional \$2,000,000 aggregate par value of its common stock. Thus, for all its holdings in Empire, Ozark, Lawrence County and Benton, aggregating \$9,917,625 par value and principal amount, and all accumulated and unpaid dividends and interest on said securities (except interest on the bonds of Empire and of

Lawrence County, which Power & Light would receive in cash.) Power & Light would receive \$3,500,000 par value of common stock of the surviving company, divided into 350,000 shares of \$10 par value each.

5. Each of the 32,518 shares (\$3,251,800 par value) of the 6% cumulative preferred stock of Empire held by others than Power & Light, less the holdings of such holders, if any, as would dissent from the merger and take such action as may be required by law to obtain payment of the fair value of their shares, would be converted into one share of the 5% cumulative preferred stock of the surviving company. An amount equal to all cumulative and unpaid dividends to the merger date on the shares of preferred stock of Empire so converted would be paid in cash, upon surrender to Empire of the certificates representing such shares.

6. Empire proposes to solicit proxies in favor of the merger agreement from the holders of its preferred stock other than Power & Light. If any holders of preferred stock of Empire dissent from the merger and take such action as may be required by law to obtain payment of the fair value of their shares, in lieu of accepting shares of the 5% cumulative preferred stock of the surviving corporation, Empire proposes, at its option, to issue and sell at not less than par and accrued dividends any or all of the shares of 5% cumulative preferred stock not accepted by such dissenting holders and to apply the proceeds of such sale to the payment of the amounts to which such dissenting holders would be entitled for their shares of Empire preferred stock.

III—Bond Refunding and Security Sales

7. As soon as the proposed merger becomes effective, and in addition to the sales that may be made pursuant to the provisions summarized in paragraph 6 hereof, the surviving corporation proposes to issue and sell \$650,000 par value of 5% cumulative preferred stock at not less than par and accrued dividends, and \$10,600,000 aggregate principal amount of first mortgage bonds 3½% series due 1969, at not less than principal amount and interest accrued to the date of payment of the purchase price. The net proceeds of the sale of said preferred stock and bonds would be applied to the redemption of all the outstanding bonds, held by others than Power & Light, secured by lien on property of Empire as follows:

Title of bonds	Principal amount	Redemption price
First Mortgage and Refunding Gold Bonds, 5½% Series, Due 1932, of Empire	\$10,044,900	\$10,220,636
First Mortgage, Sinking Fund Five Per Cent. Gold Bonds of Ozark Power and Water Company	877,500	921,376
Town of Fairland, Oklahoma, 6% Electric Light Bonds of 1922, due serially to June 1, 1945	2,000	2,000
Total	\$10,924,400	11,144,061

8. Simultaneously with the above sales of preferred stock and bonds by the sur-

viving corporation, Power & Light proposes, subject to satisfactory market conditions, to sell all the 350,000 shares of common stock of the surviving corporation into and for which its interests in the constituent corporations will have been converted and exchanged. Power & Light will apply the net proceeds from the sale of said common stock to prepayment of its bank loan notes in accordance with the terms thereof.

IV—Accounting Adjustments

9. The conversion and exchange of securities of the constituent corporations held by Power & Light into and for \$3,500,000 par value of common stock of the surviving corporation, as of February 29, 1944, would result in credits to capital surplus amounting to \$6,484,387. The earned and capital surplus of the constituent corporations as of that date amounted to \$2,395,659, making a total of \$8,880,046 credits to surplus existing or to be created as of February 29, 1944. Against the surplus items making up said \$8,880,046 would be charged the following:

Aggregate of the balances in Accounts 107 and 100.5 of Empire as reflected in the 2-D Statement filed with Federal Power Commission	\$8,544,050
Balance in Account 100.5 of Benton	29,637
An amount equal to dividend arrears to be paid to holders (other than Power & Light) of preferred stock of Empire except those, if any, who do not participate in the merger	707,421
Unamortized bond discount and expense of constituent corporations	461,481
Estimated premium and duplicate interest on bonds of constituent corporations to be retired	358,191
Estimated total of balances in Account 100.5 of Lawrence County	72,612
Intangibles of Ozark	148,913
Organization expense of Lawrence County and Ozark	7,257
Total	8,325,562

leaving an estimated capital surplus on a pro forma basis as of February 29, 1944, of \$554,484, and no earned surplus.

10. Following is a condensed pro forma balance sheet of the surviving corporation as of February 29, 1944, reflecting consummation of the proposed transactions summarized above:

ASSETS AND OTHER DEBITS

Utility Plant	\$23,131,107
Investment and Fund Accounts	4,250
Current and Accrued Assets	1,417,165
Deferred Debits	171,051
Capital Stock Discount and Expense	50,000
	<u>24,773,573</u>

LIABILITIES AND OTHER CREDITS

Capital Stock:	
Common Stock, \$10 par value, 350,000 shares	\$3,500,000
Preferred Stock, 5% Cumulative, \$100 par value, 39,018 shares	3,901,800
	<u>7,401,800</u>

Long Term Debt:

First Mortgage Bonds, 8½%, due 1969	10,600,000
Current and Accrued Liabilities	884,105
Deferred Credits	430,053
Reserves:	
Depreciation	4,438,122
Other	370,887
Contributions in Aid of Construction	88,322
Capital Surplus	554,484
	<u>24,773,573</u>

V—General

11. It is requested that the Commission issue an appropriate order and findings in connection with the proposed transactions, conforming to the requirements of sections 371 and 1808 of the Internal Revenue Code.

12. Empire requests the Commission to make a report on the plan of merger, to permit Empire to solicit proxies from the holders, other than Power & Light, of its preferred stock and to exempt Empire from the requirement of Rule U-62 that a declaration be filed on Form U-R-1 with respect to such solicitation.

13. It is requested that the Commission's order be entered not later than June 25, 1944.

It appearing to the Commission that it is appropriate in the public interest and in the interests of investors and consumers that a hearing be held with respect to said matters, and that said declaration and application shall not be permitted to become effective or granted except pursuant to further order of the Commission; *It is ordered*, That a hearing on said matters under the applicable provisions of said act and the rules of this Commission thereunder be held on June 20, 1944, at 10:00 a. m., e. w. t., at the offices of this Commission, 18th & Locust Streets, Philadelphia, Pa. On such date the hearing room clerk in Room 318 will advise as to the room in which said hearing will be held. At such hearing, cause shall be shown why such declarations shall be permitted to become effective and such applications granted.

It is further ordered, That William W. Swift or any other officer or officers of this Commission designated by it for that purpose shall preside at the hearings on such matters. 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 the 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 otherwise to be considered in the consolidated proceedings, particular attention will be directed at the hearings to the following matters and questions:

1. Whether the proposed transactions are fair and equitable to the security holders of Empire, Power & Light and Cities Service Company, and whether such transactions are necessary or appropriate to effectuate the provisions of section 11 (b) of the act.

2. Whether the proposed acquisitions by Empire of securities and assets will serve the public interest by tending toward the economical and efficient development of an integrated public-utility system,

3. Whether the preferred stock and bonds proposed to be issued and sold by Empire are reasonably adapted to the security structure and earning power of Empire, and whether the terms and conditions of said proposed issues and sales are detrimental to the public interest or the interest of investors or consumers.

4. Whether the proposed sale by Power & Light of the common stock of Empire is in conformity with the applicable requirements and standards of section 12 (d) of the act and the applicable rules and regulations promulgated thereunder.

5. Whether the proposed accounting entries to be recorded on the books of Empire in connection with the proposed transactions will be in conformity with the standards of section 15 of the act and the applicable rules and regulations promulgated thereunder.

6. Whether Empire should be exempted from the filing of a statement on Form U-R-1 in connection with the proposed solicitation of holders of its preferred stock other than Power & Light.

7. Generally, whether the proposed transactions are in all respects in the public interest and in the interests of investors and consumers and consistent with all applicable requirements of the act and the rules thereunder, and, if not, what modifications should be required to be made therein and what terms and conditions should be imposed to satisfy the statutory standards.

It is further ordered, That notice of said hearing is hereby given to Empire, Ozark, Lawrence County, Benton and Power & Light, to their security holders, and to all interested persons; said notice to be given to Empire, Ozark, Lawrence County, Benton and Power & Light by registered mail, and to all other persons by publication of this notice and order in the FEDERAL REGISTER and by a general release of this Commission distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935.

It is further ordered, That at least fifteen days prior to the date of said hearing, Empire shall mail a copy of this notice and order to each record holder of any of its preferred stock, addressed to them at their respective addresses shown on its stock books.

It is requested that any person desiring to be heard in these proceedings shall file with the Secretary of this Commission on or before June 16, 1944, an appropriate request or application to be heard, as provided by Rule XVII of the Commission's rules of practice.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8037; Filed, June 3, 1944;
11:13 a. m.]

[File Nos. 70-793, 54-64, 59-60]

INDIANA HYDRO-ELECTRIC POWER CO.,
ET AL.
ORDER RELEASING JURISDICTION OVER LEGAL
FEES

At a regular session of the Securities and Exchange Commission, held at its
No. 112—12

office in the City of Philadelphia, Pa., on the 1st day of June, 1944.

In the matter of Indiana Hydro-Electric Power Company, Northern Indiana Public Service Company, File No. 70-793; Indiana Hydro-Electric Power Company, File No. 54-64; Indiana Hydro-Electric Power Company, Hugh M. Morris, trustee of the Estate of Midland United Company, File No. 59-60.

The Commission, by order dated May 4, 1944, having approved a plan under section 11 (e) for the merger of Indiana Hydro-Electric Power Company into Northern Indiana Public Service Company; and having by said order reserved jurisdiction over the legal expenses of Indiana Hydro-Electric Power Company in connection with the plan; and

Indiana Hydro-Electric Power Company having filed amendments with respect to such legal expenses consisting of \$11,500 to be paid to Sidley, McPherson, Austin & Burgess, and \$8,500 to be paid to Barnes, Hickman, Pantzer & Boyd, plus an amount not in excess of \$5,000, as this Commission shall approve, in settlement of the claim of Robert S. Ashe as a preferred stockholder of Hydro for reimbursement for attorney fees and expenses incurred by him in connection with the proceedings herein; and it appearing to the Commission that the fees to be paid to counsel for Indiana Hydro-Electric Power Company are not unreasonable, and that the sum of \$5,000 is not unreasonable for services rendered by Robert S. Ashe and his counsel;

It is hereby ordered, That jurisdiction over the legal fees and expenses to be paid to Sidley, McPherson, Austin & Burgess and Barnes, Hickman, Pantzer & Boyd by Indiana Hydro-Electric Power Company be and hereby is released.

It is further ordered, That Indiana Hydro-Electric Power Company be and hereby is permitted to pay to Robert S. Ashe a sum not exceeding \$5,000.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8038; Filed, June 3, 1944;
11:13 a. m.]

NATIONAL ASSOCIATION OF SECURITIES
DEALERS, INC.

ORDER FOR PROCEEDINGS AND NOTICE OF
HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 1st day of June, A. D. 1944.

I. The Commission's official files disclose that:

1. The National Association of Securities Dealers, Inc. is a national securities association registered pursuant to the provisions of section 15A (a) of the Securities Exchange Act of 1934 as amended.

2. The rules of such Association include a provision reading as follows:

A member, in the conduct of his business, shall observe high standards of commercial honor and just and equitable principles of trade.

being found in section 1 of Article III of the Rules of Fair Practice of said Association.

3. By letter dated October 25, 1943, the Board of Governors of said Association announced to its members, among other things, that it had approved the following interpretation of the meaning of the rule quoted in the preceding paragraph:

It shall be deemed conduct inconsistent with just and equitable principles of trade for a member to enter into any transaction with a customer in any security at any price not reasonably related to the current market price of the security.

4. Subsequently and on November 9, 1943, the Chairman of the Board of Governors of the Association and its Executive Director sent a letter to all of its District Business Conduct Committees containing the following, among other things:

The general import of this statement and the construction that should be placed upon it is that, when transactions show a mark-up of over 5% on the part of a member, it raises the question as to whether there is a violation of the Rule and interpretation. In such a situation, a duty is imposed upon the member to show to the satisfaction of the Business Conduct Committee that no violation has occurred.

5. Following the events recited in the preceding paragraphs, the New York Security Dealers Association adopted a resolution asserting that the Association's letter of October 25, 1943 has the practical effect of a rule and requesting the Commission to direct the National Association of Securities Dealers, Inc., "to submit said 'rule' to its membership as required in Article IV, section 2 of its by-laws," or in the alternative that the Commission "grant to the representatives of the New York Security Dealers Association an opportunity for a hearing to present its point of view."

6. Thereafter, Messrs. William S. Baren, Baron G. Helbig, and Benjamin S. Lichtenstein, as "representatives of a voluntary committee of the securities dealers known as 'Securities Dealers Committee'" filed a petition referring to the letters of October 25 and November 9, 1943 aforesaid, as a "rule" of the Association, asserting that the action taken was illegal upon various grounds stated in the petition, requesting a hearing upon their petition, and requesting "the rule herein referred to be cancelled, revoked and declared a nullity."

II. The Commission, having considered the aforesaid, deems it necessary and appropriate in the public interest and for the protection of investors that a hearing be held on the question whether the aforesaid letters of October 25 and November 9, 1943 constitute a rule or rules and, if so, whether the Commission should take any action pursuant to section 15A (k) of the Securities Exchange Act of 1934 as amended.

III. *It is hereby ordered*, That a hearing on such question be held before the Commission at 10:30 a. m. on Tuesday, June 13, 1944 at the office of the Securities and Exchange Commission, 18th and Locust Streets, in the City of Philadelphia, Pennsylvania.

It is further ordered, That this order and notice be served on the National Association of Securities Dealers, Inc., the New York Security Dealers Association, and the "Securities Dealers Committee" personally or by registered mail not less than seven (7) days prior to the time of the hearing.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8039; Filed, June 3, 1944;
11:13 a. m.]

[File Nos. 7-735, 7-736]

CONSOLIDATED NATURAL GAS CO. AND
NORTHERN PACIFIC RAILWAY CO.

ORDER SETTING HEARING ON APPLICATIONS
TO EXTEND UNLISTED TRADING PRIVILEGES

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 2d day of June, A. D. 1944.

In the matter of applications by the San Francisco Stock Exchange to extend unlisted trading privileges to: Consolidated Natural Gas Company, Capital Stock, \$15 Par Value, File No. 7-735; Northern Pacific Railway Company, Capital Stock, \$100 Par Value, File No. 7-736.

The San Francisco Stock Exchange, pursuant to section 12 (f) of the Securities Exchange Act of 1934, and Rule X-12F-1 promulgated thereunder, having made application to the Commission to extend unlisted trading privileges to the above-mentioned securities;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a. m. on Wednesday June 14, 1944, at the office of the Securities and Exchange Commission 625 Market Street, San Francisco, California, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That John G. Clarkson, or any other officer or officers of the Commission named by it for that purpose, shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby empowered to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8040; Filed, June 3, 1944;
11:13 a. m.]

[File No. 70-892]

MILWAUKEE ELECTRIC RAILWAY & TRANSPORT CO. AND WISCONSIN ELECTRIC POWER CO.

ORDER APPROVING APPLICATION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 2d day of June 1944.

The Milwaukee Electric Railway & Transport Company, a wholly-owned subsidiary of Wisconsin Electric Power Company, and said Wisconsin Electric Power Company, a subsidiary of The North American Company, a registered holding company, having filed a joint declaration and application, and amendment thereto, pursuant to the applicable provisions of the Public Utility Holding Company Act of 1935 and the General Rules and Regulations promulgated thereunder, relating to the proposal of The Milwaukee Electric Railway & Transport Company (a) to redeem on June 15, 1944 at par plus accrued interest \$100,000 principal amount of its First Mortgage 4% Bonds owned by Wisconsin Electric Power Company and pledged as collateral to the latter company's Mortgage and Deed of Trust dated October 28, 1938 and (b) to purchase for cash at par for retirement 9,000 shares of its capital stock of the aggregate par value of \$900,000 from Wisconsin Electric Power Company, and the proposal of Wisconsin Electric Power Company to surrender the bonds and the stock on the basis described; and

Said joint declaration and application having been filed on the 5th day of May 1944, and notice of said filing having been duly given in the manner and form prescribed by Rule U-23 under said act, and the Commission not having received a request for a hearing with respect to said joint declaration and application, as amended, within the period specified in such notice, or otherwise, and not having ordered a hearing thereon, and applicants having requested accelerated action upon said declaration and application, as amended; and

The Commission finding that the requirements of sections 10, 12 (c) and 12 (f) and Rules U-42 and U-43 are satisfied, that no adverse findings are necessary thereunder, and that action upon said declaration and application should be accelerated, and the Commission deeming it appropriate in the public interest and in the interest of investors and consumers to approve said amended application and to permit said amended declaration to become effective;

It is hereby ordered, That, pursuant to said Rule U-23 and the applicable provisions of said act, said joint amended application be and the same is hereby approved and said joint amended declaration be and the same is hereby permitted to become effective forthwith, subject, however, to the terms and conditions pre-

scribed in Rule U-24 of the general rules and regulations, and subject further to continuation of the condition imposed on The Milwaukee Electric Railway & Transport Company by the Commissions' order of June 29, 1943 (Release No. 4394) by the terms of which it is provided that if from time to time in the future additional common stock is retired by said company, its bonds will be retired to the extent necessary in order that the aggregate par amount of stock outstanding will at least equal two and one-half times the aggregate principal amount of the outstanding bonds.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8041; Filed, June 3, 1944;
11:14 a. m.]

[File Nos. 54-69, 59-65]

OGDEN CORPORATION AND SUBSIDIARY COMPANIES

NOTICE OF FILING OF APPLICATION FOR EXTENSION OF TIME AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 2d day of June, A. D. 1944.

The Commission having entered its order herein on May 20, 1943 pursuant to section 11 (b) of the Public Utility Holding Company Act of 1935 directing, among other things, that:

(1) Ogden Corporation shall take such action as may be necessary to divest itself of all of its interests, held directly or indirectly, in holding and public utility companies and to cause its elimination as a public utility holding company. *Provided, however* That in the cases of Central States Power & Light Corporation, Interstate Power Company, The Laclede Gas Light Company, Missouri Natural Gas Company and Missouri Electric Power Company, such divestments shall not be effected by means of disposition of securities prior to the recapitalization of such companies to the extent necessary to comply with section 11 (b) (2) and that in the case of Central States Utilities Corporation, Ogden shall not divest itself of the outstanding securities of such company.

(2) Central States Power & Light Corporation, Interstate Power Company and The Laclede Gas Light Company shall take such steps as may be necessary to recapitalize so as to distribute voting power fairly and equitably among the security holders of such companies; *Provided*, That in the case of Central States Power & Light Corporation, such recapitalization need not be effected if the company is liquidated and dissolved within the statutory period provided by section 11 (c).

(3) Ogden Corporation and Central States Utilities Corporation shall take such action as may be necessary to cause the liquidation and dissolution of Central States Utilities Corporation;

(4) Ogden Corporation and its subsidiaries shall proceed with due diligence to take such steps as may be necessary or appropriate to effectuate this order, including the consummation of plans by Ogden Corporation, Central States Utilities Corporation, Central States Power & Light Corporation, Interstate Power Company, and The Laclede Gas Light Company to effect compliance with the foregoing order.

Notice is hereby given that on May 18, 1944 Ogden Corporation on behalf of itself and its subsidiary companies affected by the said order of May 20, 1943, filed an application requesting the entry of an order by this Commission under section 11 (c) of the act, extending for one year the time within which to comply with the aforesaid order of May 20, 1943.

All interested persons are referred to said application which is on file in the office of the Commission for full details concerning the application.

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 for the purpose of considering said application and for other purposes;

It is ordered, That a hearing in this proceeding be held at the office of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania, at 10:00 a. m., e. w. t., on the 13th day of June, 1944, in such room as may be designated on such day-by the hearing room clerk.

All persons desiring to be heard or otherwise wishing to participate should notify the Commission in the manner provided by Rule XVII of the Commission's rules of practice, on or before June 10, 1944.

It is further ordered, That Robert P. Reeder, or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing above ordered. 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 the 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 such application, particular attention will be directed at the hearing to (1) whether the applicants have exercised due diligence to comply with the Commission's order of May 20, 1943, and (2) whether an extension of time of one year for compliance with said order is necessary or appropriate in the public interest or for the protection of investors or consumers.

It is further ordered, That the Secretary of this Commission shall serve notice of this order by mailing a copy thereof by registered mail to Ogden Corporation and that notice shall be given to all other persons by publication thereof in the FEDERAL REGISTER.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8042; Filed June 3, 1944; 11:14 a. m.]

[File Nos. 54-68, 59-55]

COMMUNITY GAS AND POWER CO., ET AL.
NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 2d day of June A. D., 1944.

In the matter of Community Gas and Power Company, American Gas and Power Company, File No. 54-68; Community Gas and Power Company, American Gas and Power Company, and the subsidiary companies thereof, Respondents, File No. 59-55.

Notice is hereby given that Community Gas and Power Company ("Community") a registered holding company, and American Gas and Power Company ("American") a registered holding company and a subsidiary company of Community, have filed Amendment No. 7 to the plan heretofore submitted pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 for the purpose of effecting compliance with section 11 (b) of the act. All interested persons are referred to said Amendment No. 7 for a statement of the transactions therein proposed, which are summarized as follows:

I. Introductory

1. At December 31, 1943, American had outstanding, or held for issuance in accordance with the company's 1935 plan of reorganization consummated under the Bankruptcy Act, the following securities, in addition to certificates of indebtedness held by Minneapolis Gas Light Company and Jacksonville Gas Corporation:

	Principal amount or number of shares	
6% secured debentures (fixed interest 3.6%)	\$4,213,000	
5% secured debentures (fixed interest 3%)	6,114,500	
Total secured debentures	10,328,000	
	Shares	
Common stock, \$1 par value	169,637.5	
Warrants to subscribe to common stock at \$5 per share for	40,000	

2. By order dated July 3, 1943, the Commission ordered, among other things, that American change its capital structure into a capital structure consisting of common stock only. Thereafter, pursuant to section 11 (e) of the act, Commu-

ant to section 11 (e) of the act, Community and American filed an amended plan, and amendments thereto, for compliance with the provisions of section 11 (b). The proceeding on the amended plan (File No. 54-68) has been consolidated with the proceeding instituted by the Commission pursuant to section 11 (b) and other sections of the act (File No. 59-55).

II. Amendment No. 7

3. Amendment No. 7 proposes that American will issue shares of new common stock, which will be exchanged for debentures and presently outstanding common stock on the following bases:

(a) 64 shares of new common stock for each \$1,000 principal amount of 6% (3.6%) secured debentures.

(b) 60 shares of new common stock for each \$1,000 principal amount of 5% (3%) secured debentures.

(c) 1/2 of a share of new common stock for each share of American's common stock presently outstanding.

4. Holders of warrants for subscription at \$5 per share to presently outstanding common stock of American would be entitled to subscribe to shares of new common stock, at the rate of \$5 for 1/2 share of new common stock in respect of each warrant for subscription to one share of presently outstanding common stock. Such right to subscribe would expire December 31, 1944 and 20,000 shares of new common stock of American would be reserved against exercise of such warrants. As soon as practicable and convenient after December 31, 1944, the new common stock unsubscribed and remaining reserved for the warrants would be sold in the open market, and any proceeds in excess of \$5 for each 1/2 share attributable to each then outstanding warrant would be held in a special account for the benefit of such warrant holders and paid to them upon presentation and surrender of their respective warrants.

5. The following tabulation shows the securities proposed to be issued in respect of the outstanding debentures, common stock and warrants of American, (a) under the terms of the amended plan contained in Amendment No. 1, (b) under the terms of Amendment No. 3, and (c) under the terms of Amendment No. 7:

	Per amendment No. 1		Per amendment No. 3		Per amendment No. 7	
	Shares	Per cent	Shares	Per cent	Shares	Per cent
6% (3.6%) debentures	163,634.5	37.69	163,634.5	32.69	269,664	35.89
5% (3%) debentures	231,267	23.49	231,267	46.44	366,870	43.83
Common stock	479,291.5	91.60	479,291.5	79.13	639,534	84.72
Warrants plus \$200,000	47,423.375	9.60	125,423	20.87	94,819.75	12.62
	633,719.875	100.00	605,729.5	100.00	751,333.75	100.00

6. Pursuant to Amendment No. 7, Community would receive 17,125 shares (2.28%) of the new common stock of American. Such stock would be sold by Community and the net proceeds distributed pro rata to the stockholders of Community, as of a date to be fixed by Community's Board of Directors, except

that stockholders of Community would have the right to receive distribution in kind of shares of American's new common stock, to the extent that distribution could be made of full shares.

7. Interest would cease to accrue or be payable on the secured debentures of American subsequent to the fixed and

conditional interest payable August 1, 1944. Holders of secured debentures and of shares of preferred stock of American not presented or surrendered pursuant to American's 1935 plan of reorganization under the Bankruptcy Act would be entitled to receive shares of new common stock of American on the same basis as though such securities had been presented or surrendered under said 1935 plan and the holders thereof had received the amended or new certificates to which they were entitled under that plan.

8. Amendment No. 7 provides that non-interest bearing, non-dividend bearing and non-voting scrip (exchangeable in round amounts for full shares and to become void unless exchanged on or before December 31, 1946) would be initially issued in lieu of fractional shares of new common stock, but that no scrip certificates would be issued representing less than $\frac{1}{4}$ of a share of new common stock and no recognition given to interests less than that amount. As soon as practicable and convenient after December 31, 1946, American would sell in the open market the shares of new common stock then held in respect of outstanding scrip certificates, and the proceeds of sales would be held in a special account for the benefit of such scrip holders and paid to them upon presentation and surrender of their scrip certificates.

9. Upon the proposed merger of Minneapolis Gas Light Company into American Gas and Power Company, to be consummated after the proposed recapitalization of American and after sale of the other subsidiaries of American, the balance sheet of the merged corporation would reflect utility plant and reserve for depreciation after elimination of appraisal revaluations.

10. Except as specifically amended by the provisions of Amendment No. 7, the provisions of the plan as set forth in Amendments Nos. 1 and 3 (summarized in Holding Company Act Releases Nos. 4481 and 4665, respectively) are to continue in full force and effect.

It appearing to the Commission that it is appropriate in the public interest and in the interests of investors and consumers that a hearing be held with respect to the plan of Community and American as amended by said Amendment No. 7, and that said plan, as amended, should not be approved except pursuant to further order of this Commission;

It is ordered, That a hearing on such matters under the applicable provisions of the act and rules of this Commission thereunder be held on July 11, 1944, at 10:00 a. m., e. v. t., at the offices of the Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such day the hearing room clerk in Room 318 will advise as to the room where such hearing will be held.

It is further ordered, That William W. Swift, or any officer or officers of the Commission designated by it for that purpose, shall preside at the hearing in such matters. The officer so designated to preside at any 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 in the consolidated proceeding, particular attention will be directed at the hearings to the following matters and questions, in addition to those stated in the orders of this Commission dated respectively August 12, 1943 (Holding Company Act Release No. 4481) and November 8, 1943 (Holding Company Act Release No. 4665)

1. Whether the amended plan of Community and American, as heretofore or hereafter amended or modified, is necessary to effectuate the provisions of section 11 (b) of the act and is fair and equitable to the persons affected.

2. Generally, whether the proposed transactions are in all respects in the public interest and in the interests of investors and consumers and consistent with all applicable requirements of the Act and Rules thereunder, and, if not, what modifications should be required to be made therein and what terms and conditions should be imposed to satisfy the statutory standards.

It is further ordered, That notice of said hearing is hereby given to Community, American Gas and their subsidiary companies and to all interested persons; said notice to be given to Community and American Gas by registered mail, and to all other persons by publication of this notice and order in the FEDERAL REGISTER and by a general release of this Commission distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935.

It is further ordered, That American shall give additional notice of said hearing to the registered holders of its Secured Debentures, by causing a copy of this notice and order to be mailed to them at their respective addresses, according to the records of The New York Trust Company, as Successor Trustee, as of a date not more than four weeks prior to the date of said hearing, and that Community and American shall give additional notice of said hearing to the record holders of their respective common stocks and warrants for subscription to common stock, as of a date not more than four weeks prior to the date of said hearing, said mailings to be made not less than fifteen days prior to the date of said hearing.

It is further ordered, That jurisdiction be and is hereby reserved to separate, either for hearing, in whole or in part, or for disposition, in whole or in part, any of the issues, questions or matters herein set forth or which may arise in these proceedings, to consolidate with these proceedings other filings or matters pertaining to said amended plan, and to take such other action as may appear conducive to an orderly, prompt, and economical disposition of the matters involved.

It is requested that any person desiring to be heard in these proceedings shall file with the Secretary of this Commission

on or before July 7, 1944, an appropriate request or application to be heard, as provided by Rule XVII of the Commission's rules of practice.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 44-8070; Filed, June 5, 1944;
10:40 a. m.]

[File No. 1-806]

CHICAGO AND NORTH WESTERN RAILWAY CO.
ORDER GRANTING APPLICATION TO STRIKE
FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 2d day of June, A. D. 1944.

The Chicago Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the \$100 Par Common Stock and the \$100 Par 7% Non-Cumulative Preferred Stock of Chicago and North Western Railway Company;

After appropriate notice, a hearing having been held in this matter; and The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective at the close of the trading session on June 12, 1944.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 44-8065; Filed, June 5, 1944;
10:38 a. m.]

[File No. 1-2295]

BANK OF SILESIAN LANDOWNERS ASSOCIATION
ORDER GRANTING APPLICATION TO STRIKE
FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 2d day of June, A. D. 1944.

The Boston Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the 6% First Mortgage Collateral Sinking Fund Gold Bonds, due 1947, of Bank of Silesian Landowners Association;

After appropriate notice, a hearing having been held in this matter; and The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective

at the close of the trading session on June 12, 1944.

at the close of the trading session on June 12, 1944.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8068; Filed, June 5, 1944;
10:39 a. m.]

[File No. 1-2980]

CONTINENTAL CUSHION SPRING CO.

ORDER GRANTING APPLICATION TO STRIKE FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 2d day of June, A. D. 1944.

The Board of Trade of the City of Chicago pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the Capital Stock, \$1.00 Par Value, of the Continental Cushion Spring Company.

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective at the close of the trading session on June 12, 1944.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8069; Filed, June 5, 1944;
10:39 a. m.]

[File No. 1-1616]

NEW YORK AND HARLEM RAILROAD CO.

ORDER GRANTING APPLICATION TO STRIKE FROM LISTING AND REGISTRATION.

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 2d day of June, A. D. 1944.

The New York Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the \$50 Par 10% Rental Preferred Stock of New York and Harlem Railroad Company.

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective

at the close of the trading session on June 12, 1944.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8067; Filed, June 5, 1944;
10:38 a. m.]

[File No. 1-1182]

GARDNER-DENVER CO.

ORDER GRANTING APPLICATION TO WITHDRAW FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 2d day of June, A. D. 1944.

The Gardner-Denver Company, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to withdraw its Common Stock, No Par Value, and \$3 Cumulative Convertible Preferred Stock, \$20 Par Value, from listing and registration on The Chicago Stock Exchange;

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective at the close of the trading session on June 12, 1944.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-8066; Filed, June 5, 1944;
10:38 a. m.]

UNITED STATES COAST GUARD.

U. S. ARMY TRANSPORTATION CORPS KAPOK LIFE PRESERVER

NOTICE OF CHANGE IN ADDRESS

NOTE: Since the publication of F.R. Doc. 44-5775 which appeared on page 4417 of the issue for Tuesday, April 25, 1944, the address given in connection with the U. S. Army Transportation Corps adult kapok life preserver has been changed to read "U. S. Army Transportation Corps, New York Port of Embarkation, Water Division, Marine Safety Inspection Section, 1st Avenue and 58th Street, Brooklyn, N. Y."

UNITED STATES EMPLOYEES' COMPENSATION COMMISSION.

[A. O. 6, Amended]

CIVILIAN EMPLOYEES OF UNITED STATES AUTHORIZATION OF LOCAL PAYMENT OF BENEFITS IN UNITED KINGDOM AND ELSEWHERE IN EUROPEAN THEATRE OF OPERATIONS

By virtue of the authority vested in the United States Employees' Compensation Commission by the Employees' Com-

pensation Act of September 7, 1916, as amended, Foreign Claims Commission No. 16 (including such coordinate claims commissions as may be designated by the United States Employees' Compensation Commission or by its representative in the European Theatre of Operations, pursuant to the recommendation of the Chief of Claims of such Theatre) is authorized to process claims, to make initial payments of compensation, and to furnish other benefits initially, as provided by such act of September 7, 1916, as amended, and pursuant to the regulations of the Commission promulgated thereunder (20 C. F. R., Chapt. I, Subchapter A) and such supplementary instructions as may from time to time be issued by the Commission in cases of civilian employees of the United States who are injured while in the performance of their duties for the United States in employment in the United Kingdom and elsewhere within the European Theatre of Operations as defined by the War Department.

As used herein the phrase "to process claims" means (1) to receive, assemble, and file reports of injury, medical reports, reports of investigation, and other papers relating to cases of injury (2) to make investigations and to secure necessary supplementary information in connection with cases or claims; (3) to obtain medical examinations; (4) to arrange for medical, surgical, and hospital services and supplies in the treatment and care of employees in disability cases; (5) to examine and adjudicate claims for compensation in injury cases, including making of findings of fact and award; (6) to prepare vouchers for local disbursement of benefits and local payment of medical and other expenses; (7) to review cases for readjustment of compensation.

As used herein the phrases "to make initial payments of compensation" and "to furnish other benefits initially" mean the payment of compensation in cases of injury, and the furnishing of any other benefits provided for by such act, except compensation for death, for a period not to exceed 180 days.

The action of the Foreign Claims Commission in any case, and the payments made under this authority, are subject to review and final decision by the representative of the United States Employees' Compensation Commission in the area to which this administrative order is applicable, and to readjustment if found necessary.

Order approved by the Commission January 6, 1944, as amended June 2, 1944.

WILLIAM McCaULEY,
Secretary.

[F. R. Doc. 44-8978; Filed, June 5, 1944;
11:22 a. m.]

WAR MANPOWER COMMISSION.

BOSTON, MASS. AREA

MINIMUM WARTIME WORKWEEK

Designation of the Boston, Massachusetts Labor Market Area as subject to Executive Order No. 9301.

By virtue of the authority vested in me as Regional Manpower Director of Region No. I by § 903.2 of War Manpower Commission Regulation No. 3, "Minimum Wartime Workweek of 48 Hours," (8 F.R. 7225) and having found that such action will aid in alleviating labor shortages which are impeding the war effort, I hereby designate all less essential activities in the Boston, Massachusetts, Labor Market Area as subject to the provisions of Executive Order No. 9301.

I. For the purposes of this designation, the Boston, Massachusetts Labor Market Area shall include:

The cities of Cambridge, Everett, Malden, Medford, Melrose, Newton, Somerville, Waltham, Woburn and the towns of Acton, Arlington, Bedford, Belmont, Burlington, Carlisle, Concord, Lexington, Lincoln, North Reading, Reading, Stoneham, Wakefield, Watertown, Wayland, Weston, Wilmington and Winchester all in Middlesex County;

The city of Quincy and the towns of Braintree, Brookline, Cohasset, Milton, Needham, Wellesley and Weymouth all in Norfolk County;

The towns of Hingham, Hull, Norwell and Scituate all in Plymouth County; and

The cities of Boston, Chelsea, Revere and the town of Winthrop all in Suffolk County.

II. The effective date of this designation is June 21, 1944.

III. Not later than the effective date, each employer in the Boston, Massachusetts, Labor Market Area shall, in accordance with War Manpower Commission Regulation No. 3:

(a) Extend to a minimum wartime workweek of 48 hours, the workweek of any of his workers whose workweek can be so extended without involving the release of any worker;

(b) If extension of the workweek of any of his workers to a minimum wartime workweek of 48 hours would involve the release of any workers, submit to the Area Manpower Director the number and occupational classification of the workers whose releases would be involved, together with proposed schedules for their releases, and thereafter extend such workweek when and as directed in schedules authorized by the War Manpower Commission;

(c) File an application for a minimum wartime workweek of less than 48 hours for those workers engaged in employment in which the employer claims that a workweek of 48 hours would be impracticable in view of the nature of the operations, would not contribute to the reduction of labor requirements, or would conflict with any Federal, State or local law or regulation limiting hours of work. Date of issuance: May 23, 1944.

JOSEPH A. SMITH,
Regional Director, Region I.

[F. R. Doc. 44-8035; Filed, June 3, 1944;
11:00 a. m.]

[G. O. 10, Amdt. 1]

LIST OF CRITICAL OCCUPATIONS

By virtue of the authority vested in me as Chairman of the War Manpower Com-

mission by Executive Orders Nos. 9139 (7 F.R. 2919) and 9279 (7 F.R. 10177), War Manpower Commission General Order No. 10 (8 F.R. 11420) List of Critical Occupations, is hereby amended, effective March 10, 1944, by designating as critical occupations and including in the List of Critical Occupations the following occupations:

Repairman, all around, electric-motor equipment.

Repairman and installation man, all around, gas or oil burner equipment.

Electroplater, all around.

PAUL V. MCNUTT,
Chairman.

MAY 30, 1944.

[F. R. Doc. 44-8034; Filed, June 3, 1944;
11:00 a. m.]

WAR PRODUCTION BOARD.

[Certificate 80, Revocation]

TRANSPORTATION AND DELIVERY OF FLOWERS IN COLUMBUS, OHIO

The ATTORNEY GENERAL.

Pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357) I hereby withdraw my certificate and finding dated June 8, 1943, concerning a Recommendation of the Director of the Office of Defense Transportation with respect to the transportation and delivery of flowers and related articles by motor vehicle in Columbus, Ohio.

Dated: May 30, 1944.

DONALD M. NELSON,
Chairman.

[F. R. Doc. 44-8012; Filed, June 3, 1944;
10:00 a. m.]

INLAND WATERWAYS EQUIPMENT

APPROVAL OF PAW DIRECTIVE

[Certificate 124, Amdt. 1]

The ATTORNEY GENERAL.

Referring to Certificate No. 124 issued pursuant to section 12 of Public Law No. 603, 77th Congress (56 Stat. 357) on September 7, 1943, I submit herewith Amendment No. 1 to Petroleum Directive 69 of the Petroleum Administration for War.

For the purposes of the statute cited, I approve the amendment; 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 Petroleum Directive 69, as amended,¹ is requisite to the prosecution of the war.

Dated: May 30, 1944.

DONALD M. NELSON,
Chairman.

[F. R. Doc. 44-8074; Filed, June 5, 1944;
11:15 a. m.]

¹ *Supra*.

WAR SHIPPING ADMINISTRATION.

"HOPESTILL"

DETERMINATION OF VESSEL OWNERSHIP

Notice of determination by War Shipping Administrator pursuant to section 3 (b) of the act approved March 24, 1943 (Public Law 17, 78th Congress)

Whereas on June 11, 1943, title to the vessel *Hopestill* (213905) (including all spare parts, appurtenances and equipment) was requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended; and

Whereas section 3 (b) of the act approved March 24, 1943 (Public Law 17, 78th Congress) provides in part as follows:

(b) The Administrator, War Shipping Administration, may determine at any time prior to the payment in full or deposit in full with the Treasurer of the United States, or the payment or deposit of 75 per centum, or just compensation therefor, that the ownership of any vessel (the title to which has been requisitioned pursuant to section 902 of the Merchant Marine Act, 1936, as amended, or the Act of June 6, 1941 (Public Law 101, Seventy-Seventh Congress), is not required by the United States, and after such determination has been made and notice thereof has been published in the FEDERAL REGISTER, the use rather than the title to such vessel shall be deemed to have been requisitioned for all purposes as of the date of the original taking: *Provided however*, That no such determination shall be made with respect to any vessel after the date of delivery of such vessel pursuant to title requisition except with the consent of the owner. * * *

and

Whereas no portion of just compensation for the said vessel has been paid or deposited with the Treasurer of the United States; and

Whereas the ownership of the said vessel, spare parts, appurtenances and equipment is not required by the United States; and

Whereas the former owner of the vessel has consented to this determination and to the return of the vessel and the conversion of the requisition of title therein to a requisition of use thereof in accordance with the above-quoted provision of law

Now therefore, I, Emory S. Land, Administrator, War Shipping Administration, acting pursuant to the above-quoted provisions of law, do hereby determine that the ownership of said vessel, spare parts, appurtenances and equipment is not required by the United States, and that, from and after the date of publication hereof in the FEDERAL REGISTER, the use rather than title thereof shall be deemed to have been requisitioned, for all purposes, as of the date of the original taking.

Dated: June 3, 1944.

[SEAL]

E. S. LAND,
Administrator

[F. R. Doc. 44-8073; Filed, June 5, 1944;
10:59 a. m.]