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NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

- 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.
- Book 5, Part 1: Title 26, Parts 2-178.
- Book 5, Part 2: Title 26, completed; Title 27.

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proved prior to April 1, 1944, shall be deemed to be approved only for equipment produced under Schedule A. After June 30, 1944, no orders will be approved for equipment produced under Schedule A, but all such unfilled approved orders may be honored if equipment produced under Schedule A is available.) In filling approved orders, the manufacturer shall supply the equipment out of the reserve established by Supplementary Order No. 1 (8 F.R. 17458; 9 F.R. 1003, 5630, 7803, 7999) to War Food Order No. 14. Notwithstanding any provision of Supplementary Order No. 1, a manufacturer is hereby authorized to transfer such equipment from the reserve pursuant to this supplementary order.

§ 1202.354 *Quotas for Hawaii, Puerto Rico and the Virgin Islands.* Quotas for Hawaii, Puerto Rico and the Virgin Islands for the farm machinery and equipment listed on Schedule I, which

is produced for farm use under Schedule B of War Production Board Order No. L-257, are hereby established. Such quotas are shown on Schedule I. Farm Rationing Committees shall approve no orders for any item of such equipment in excess of the quota, unless authorized to do so by the Director. Any purchase orders heretofore approved by a Farm Rationing Committee for Schedule I equipment produced under said Schedule B shall be charged against such quotas. Farm Rationing Committees shall approve no orders for equipment produced under Schedule B after June 30, 1945. (Manufacturers are not charged with any responsibility in carrying out the quota provisions of this supplementary order.)

§ 1202.355 *Action by dealers and other persons in Hawaii, Puerto Rico or the Virgin Islands.* A dealer or other person in Hawaii, Puerto Rico or the Virgin Islands desiring to obtain in the continental United States any farm machinery and equipment listed on Schedule I shall submit his proposed purchase order to his Farm Rationing Committee for approval.

§ 1202.356 *Distribution and rationing procedure in Hawaii, Puerto Rico and the Virgin Islands.* Notwithstanding any provision of War Food Order No. 14, the Farm Rationing Committees for Hawaii, Puerto Rico and the Virgin Islands are hereby authorized, in their discretion, to direct the distribution of any type of farm machinery and equipment produced for farm use under War Production Board Order No. L-257, and to provide for the transfer for use of such equipment. The Farm Rationing Committee shall at all times serve the objectives sought by the rationing program and allocate such farm machinery and equipment in such manner as will afford the maximum contribution to agricultural production. In so doing, the Farm Rationing Committees may prohibit transfers for agricultural use, except pursuant to purchase certificates issued under their authority, and may prescribe the form of such certificates. Control over such transfers may be exercised by the Farm Rationing Committees under such regulations as they may deem appropriate to carry out the purposes of this supplementary order.

§ 1202.357 *Alaska.* No quotas are established for Alaska, but any manufacturer in the continental United States may transfer and ship to Alaska any farm machinery and equipment produced for farm use under War Production Board Order No. L-257. If a manufacturer transfers and ships to Alaska any farm machinery and equipment which is listed on Schedule I, attached hereto, such equipment shall be supplied out of the reserve established by Supplementary Order No. 1 to War Food Order No. 14. Notwithstanding any provision of Supplementary Order No. 1, a manufacturer is hereby authorized to transfer

such equipment from the reserve pursuant to this supplementary order.

§ 1202.358 *Records and reports.* Each manufacturer in the continental United States shall maintain for at least two years accurate records of his transfers of farm machinery and equipment listed on Schedule I to Alaska, Hawaii, Puerto Rico and the Virgin Islands. In addition, the Director shall be entitled to obtain such information from, and require such reports and the keeping of such additional 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, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

§ 1202.359 *Appeals.* (a) Any person affected by this supplementary order, who resides in Hawaii, Puerto Rico or the Virgin Islands and who believes that compliance herewith will work an exceptional and unreasonable hardship on him, may appeal to his Farm Rationing Committee for relief. Such appeal may be made by filing a written statement of the relief sought showing the reasons why such person believes he is entitled to relief. The Farm Rationing Committee may grant relief if it would not impair the effectiveness of the rationing program established by or pursuant to this supplementary order and if the granting of similar relief to all persons in like circumstances would not hinder such program. The decision of the Farm Rationing Committee shall be in writing and shall be communicated to the person appealing. If such person is not satisfied with the decision of the Farm Rationing Committee, he may appeal to the Director, but in such case the appeal shall be submitted to the Farm Rationing Committee and such committee shall promptly transmit it to the Director, together with its recommendation. Nothing herein shall be construed to authorize the Farm Rationing Committee to increase or establish a quota for any item of equipment. If an appeal involves an increase in, or the establishment of a quota, the Farm Rationing Committee shall consider and transmit such appeal to the Director with its recommendation.

(b) Any person affected by this order, who resides in the continental United States and who believes that compliance herewith would work an exceptional and unreasonable hardship on him, may appeal to the Director.

§ 1202.360 *Directives.* The Director is hereby authorized to issue such directives to manufacturers in the continental United States and to other persons as he deems necessary or appropriate to carry out the purposes of this supplementary order.

§ 1202.361 *Incorporation into War Food Order No. 14.* This supplementary Order No. 2 shall be added to, and become a part of, War Food Order No. 14, and any violation of this Supplementary Order No. 2 shall be deemed to be a violation of War Food Order No. 14.

§ 1202.362 *Communications.* All communications concerning this order, unless instructions to the contrary are issued, shall be addressed as follows:

(a) Persons residing in Hawaii should address such communications to the Farm Rationing Committee, in care of the Officer in Charge, Agricultural Adjustment Agency, 418 Dillingham Building, Honolulu, Hawaii, Ref. WFO 14, Supp. 2.

(b) Persons residing in Puerto Rico or the Virgin Islands should address such communications to the Farm Rationing Committee, in care of the Officer in Charge, Agricultural Adjustment Agency, P. O. Box 4349, San Juan, Puerto Rico, Ref. WFO 14, Supp. 2.

(c) Persons residing in the continental United States may address such communications either to the Director, Office of Materials and Facilities, War Food Administration, Washington 25, D. C., Ref. WFO 14, Supp. 2, or to the appropriate Farm Rationing Committee for a territory or possession.

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

Issued this 25th day of July 1944.

WILSON COWEN,
Assistant War Food Administrator.

SCHEDULE I

Item No.	Classification	Quotas	
		Puerto Rico and the Virgin Islands	Hawaii
	POTATO PLANTERS (HORSE AND TRACTOR DRAWN)		
14	One row.....	3	10
14a	Two row and larger.....	0	0
	GRAIN DRILLS (HORSE OR TRACTOR DRAWN)		
25	Fertilizer drills, horse or tractor drawn.....	0	0
23	Plain drills, horse or tractor drawn.....	0	0
	MANURE SPREADERS		
26	Four wheel, horse or tractor drawn.....	20	4
27	Two wheel, tractor drawn.....	10	0
	COMBINES (HARVESTED-THRESHERS)		
123	Width of cut, 6' and under, auxiliary engines.....	2	0
123a	Width of cut, 6' and under, power take-off.....	0	0
127	Width of cut, over 6', including 10'.....	2	0
123	Width of cut, over 10'.....	0	0
	CORN BINDERS		
132	Corn binders, ground drive.....	0	0
132a	Corn binders, power take-off.....	0	0
	CORN PICKERS		
133	One row, mounted type.....	0	0
134	Two row, mounted type.....	0	0
135	One row, pull type.....	0	1
136	Two row, pull type.....	0	1
	POTATO DIGGERS		
139	One row, ground drive.....	0	0
139a	One row, power take-off.....	0	10
139b	Two row, power take-off.....	0	0

SCHEDULE I—Continued

Item No.	Classification	Quotas	
		Puerto Rico and the Virgin Islands	Hawaii
	MOWERS		
149	Horse or tractor drawn (ground drive).....	15	7
147	Tractor mounted or semi-mounted (power take-off drive).....	10	12
	RAKES		
140	Side delivery (including combination side rakes and tedders).....	0	0
	HAY LOADERS		
151	Hay loaders.....	0	0
	PICK-UP HAY BALEERS		
153	Pick-up hay balers—power take-off.....	0	0
153a	Pick-up hay balers—auxiliary engines.....	0	0
	ENROLLAGE CUTTERS—SILO FILLERS		
162	Enrollage cutters (silo fillers).....	50	15
	TRACTORS		
162	Special purpose, under 20 H. P.....	10	8
163	Special purpose, 20 H. P. and over.....	16	0
194	All purpose, under 20 H. P.....	53	107
195	All purpose, 20 H. P. and over.....	18	10
	IRRIGATION PUMPS		
227	Turbine pumps.....	31	13
229	Centrifugal pumps.....	64	50

[F. R. Doc. 44-11134; Filed, July 25, 1944; 3:18 p. m.]

TITLE 14—CIVIL AVIATION

Chapter I—Civil Aeronautics Board

[Regs., Serial No. 315]

CHICAGO AND SOUTHERN AIR LINES, INC.
OPERATIONS AT PEORIA, ILL., AND GREENWOOD, MISS.

Noncompliance with the requirements of § 40.2611 (b) of the Civil Air Regulations with respect to Chicago and Southern Air Lines, Inc. at Peoria, Illinois, and Greenwood, Mississippi.

At a session of the Civil Aeronautics Board held at its office in Washington, D. C., on the 24th day of July 1944.

The following Special Civil Air Regulation is made and promulgated to become effective August 1, 1944:

Any first pilot listed in Chicago and Southern Air Lines, Inc., air carrier operating certificate on January 1, 1944, as competent to operate aircraft in scheduled air transportation between Chicago and Springfield, Illinois, may pilot aircraft under contact weather conditions in scheduled air transportation for said carrier into and out of the Peoria Airport, Illinois, upon furnishing evidence to the Administrator that the pilot is thoroughly familiar with the form and condition of the airport and with the location and nature of any obstructions in the vicinity.

Any first pilot listed in Chicago and Southern Air Lines, Inc., air carrier op-

erating certificate on January 1, 1944, as competent to operate aircraft in scheduled air transportation between Memphis, Tennessee, and Jackson, Mississippi, may pilot aircraft in scheduled air transportation for said carrier into and out of the Greenwood Airport, Greenwood, Mississippi, upon furnishing evidence to the Administrator that the pilot is thoroughly familiar with the form and condition of the airport and with the location and nature of any obstructions in the vicinity.

(52 Stat. 984, 1007; U.S.C. 425, 551)

By the Civil Aeronautics Board.

[SEAL] FRED A. TOOMBS,
Secretary.

[F. R. Doc. 44-11141; Filed, July 26, 1944;
10:32 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4452]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

RIGID STEEL CONDUIT ASSOCIATION, ET AL.

§ 3.7 *Aiding, assisting and abetting unfair or unlawful act or practice:*
§ 3.24 (a) *Coercing and intimidating—Competitors—By threatening disciplinary action or otherwise:* § 3.24 (b) *Coercing and intimidating—Customers or prospective customers—To maintain resale prices:* § 3.27 (d) *Combining or conspiring—To enhance, maintain or unify prices:* § 3.45 (a) *Discriminating in price—Basing points and delivered price systems:* § 3.85 (a) *Selling and quoting on systematic, price matching basis—Basing points and delivered price systems.* I, In or in connection with the offering for sale, sale and distribution of rigid steel conduit, in commerce, and on the part of respondent Association, its officers, etc., and thirteen corporations, manufacturers and sellers of said product, and their officers, etc., entering into, continuing, cooperating in, or carrying out any planned common course of action, understanding, agreement, combination, or conspiracy between any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to (1) quote or sell rigid steel conduit at prices calculated or determined pursuant to or in accordance with the basing-point, delivered-price system; or quote or sell rigid steel conduit at prices calculated or determined pursuant to or in accordance with any other plan, system, or formula which produces identical price quotations or prices for rigid steel conduit by respondents using such plan, system, or formula at points of quotation or sale, or to particular purchasers, or which prevents purchasers from finding any advantage in price in dealing with one or more of the respondents as against any of the other respondents; (2) establish, fix, or maintain prices, terms or conditions of sale for rigid steel conduit, or adhere to any prices, terms, or condi-

tions of sales so fixed or maintained; (3) collect, compile, circulate, or exchange information concerning common carrier transportation charges used or to be used as a factor in computing the price of rigid steel conduit; or use, directly or indirectly, any such information so collected, compiled, or received as a factor in computing the price of rigid steel conduit; (4) collect, compile, circulate, or exchange "freight adders," delivery charge booklets, or other information concerning delivery charges on rigid steel conduit used or to be used as a factor in computing the price of such conduit; or use, directly or indirectly, any such information so collected, compiled, or received as a factor in computing the price of rigid steel conduit; (5) circulate, or exchange information concerning the classification granted or to be granted to any specific purchaser of rigid steel conduit; or determine upon any basis for the selection or classification of customers, or use any basis so determined for selecting or classifying customers; (6) determine upon the location, establishment, maintenance, or discontinuance of warehouses or other places for the stocking of supplies of rigid steel conduit; (7) formulate or adopt consigned stock, specific building, or any other forms of contracts or agreements concerning the sale or distribution of rigid steel conduit, or use any contracts or agreements so formulated or adopted, for the purpose or with the effect of aiding or assisting in arriving at or maintaining uniform prices, terms, or conditions in the sale or distribution of such conduit; (8) directly or indirectly investigate or check the prices, quantities, terms or conditions of any sale or offer to sell rigid steel conduit to any buyer or prospective buyer for the purpose or with the effect of aiding or assisting in maintaining uniform prices, terms, or conditions in the sale of such conduit; (9) do or cause any of the things forbidden in the preceding paragraphs of this order to be done through respondents Charles Donley, Herbert S. Blake, Organization Service Corporation, or any other individual, corporation, or organization; II, knowingly, advising, assisting or cooperating with the aforesaid respondents, or any of them, in doing any of the things forbidden by paragraph numbered 3 above; on the part of respondent Donley (Traffic Manager or Adviser), his representatives, etc.; III, advising, aiding and assisting, or directing the aforesaid respondents in any manner in doing any of the things forbidden by paragraphs numbered 1 to 8, inclusive, of this order, on the part of respondent Blake (President of said Association and of the Organization Service Corporation, and active head thereof), and on the part of said corporation (engaged), among other things, in managing and directing the activities of a number of trade associations and furnishing various services and facilities thereto), and on the part of their respective officers, etc.; IV, aiding, assisting, or cooperating in any manner with the respondents subject to the provisions of paragraphs numbered 1 to 8, inclusive,

of this order, or any of them, in doing any of the things forbidden in said paragraphs, on the part of respondent, the National Electrical Wholesalers' Association, and thirteen corporations, wholesalers, among other things, of product concerned, and on the part of their respective officers, etc.; and V, in or in connection with the offering for sale, sale, and distribution of rigid steel conduit in commerce, and on the part of said corporate manufacturers and sellers first named, and Clifton Conduit Company, seller under its brands of rigid steel conduit purchased from one of aforesaid manufacturers and sellers, (price announcements of which it conformed to), and on the part of their respective officers, etc., for the purpose or with the effect of systematically matching delivered-price quotations with other of said respondents or producing the equivalent of such matched delivered prices through systematic discriminations in the mill nets received on sales to different purchasers; (a) quoting or selling rigid steel conduit at prices calculated or determined pursuant to, or in accordance with, the basing-point, delivered-price system; (b) quoting or selling rigid steel conduit at delivered prices calculated as, or systematically equivalent to, the sum of the price in effect at, plus a transportation charge factor from, any point other than the actual shipping point; (c) quoting or selling rigid steel conduit at delivered prices which systematically reflect the inclusion of a transportation factor greater or less than the actual cost of transportation from point of shipment to destination; (d) discriminating among purchasers by quoting or selling rigid steel conduit at prices which systematically differ in terms of mill nets according to the location of purchasers, and which mill nets, plus common carrier transportation charges to the respective locations of such purchasers, produce delivered costs identical with those to such purchasers from differently located respondents; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 1d2; 15 U.S.C., sec. 13 (a)) [Cease and desist order, Rigid Steel Conduit Association, et al., Docket 4452, June 6, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 6th day of June, A. D. 1944.

In the Matter of Rigid Steel Conduit Association, an Unincorporated Association; its Officers: Herbert S. Blake, President, Lawrence R. Quinn, Treasurer, Paul Weiss, Assistant Treasurer, Robert S. Booth, Executive Secretary; its Board of Directors: I. A. Bennett, Chairman, J. M. Barton, H. G. Morrow, Laurence R. Quinn, H. S. Walker, A. E. Newman; and its Members: Central Tube Company, Clayton Mark & Company, Cohoes Rolling Mill Company, Enameled Metals Company, Fretz-Moon Tube Company, Inc., Garland Manufacturing Company, General Electric Company, Laclede Steel Company, Laclede Tube Company, National Electric Products Cor-

poration, Steelduct Company, Triangle Conduit & Cable Company Inc., Walker Brothers, Youngstown Sheet and Tube Company, Corporations, Individually and as Representative of the Members of the Rigid Steel Conduit Association; General Electric Supply Corporation, Spang Chalfant, Inc., Steel and Tubes, Inc., Republic Steel Corporation, The M. B. Austin Company, George L. Hatheway, Regina G. Hatheway, Katharine R. Hatheway, and Jane Hatheway, Partners, Trading as Clifton Conduit Company; Charles Donley; Frank C. Hodgkinson; Organization Service Corporation, a Corporation; and Its Officers: Herbert S. Blake, President, Herbert S. Blake, Jr., Vice President, N. Myles Brown, Vice President, Thomas B. Jordan, Vice President, Paul Weiss, Treasurer, C. C. Gregory, Secretary, Individually and as Representatives of the Organization Service Corporation; The National Electrical Wholesalers Association, an Unincorporated Association, Its Officers: J. G. Johannesen, Chairman, D. L. Fife, Vice Chairman, Alfred Byers, Secretary; the Members of its Conduit Committee: D. L. Fife, W. S. Blue, W. J. Drury, A. H. Kahn, C. H. McCullough, H. E. Rasmussen, H. O. Smith, L. E. Latham, F. R. Eiseman, W. R. Kiefer, H. B. Tompkins, A. L. Hallstrom, A. S. Riechman, D. M. Smith; and Its Members: General Electric Supply Corporation, E. B. Latham & Company, Fife Electric Supply Company, Columbian Electrical Company, Graybar Electric Company, Inc., W. T. McCullough Electric Company, Peerless Electric Supply Company, The Hardware and Supply Company, Revere Electric Company, Kiefer Electrical Supply Company, Westinghouse Electric Supply Company, F. D. Lawrence Electric Company, The C. S. Mersick and Company, Individually and as Representative of all the Members of The National Electrical Wholesalers Association

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answers of respondents, testimony and other evidence in support of and in opposition to the allegations of said complaint taken before an examiner of the Commission theretofore duly designated by it, report of the trial examiner and exceptions thereto, briefs in support of the complaint and in opposition thereto, and oral arguments of counsel, 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 respondent Rigid Steel Conduit Association, an unincorporated voluntary association, its officers, directors, representatives, agents, and employees, the corporate respondents Clayton Mark & Company, Cohoes Rolling Mill Company, Enameled Metals Company, Fretz-Moon Tube Company, Inc., General Electric Company, Laclede Steel Company, National Electric Products Corporation, Steelduct Company,

Triangle Conduit & Cable Company, Inc., Walker Brothers, Youngstown Sheet and Tube Company, Republic Steel Corporation, M. B. Austin Company, their respective officers, representatives, agents, and employees, in or in connection with the offering for sale, sale, and distribution of rigid steel conduit in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from entering into, continuing, cooperating in, or carrying out any planned common course of action, understanding, agreement, combination, or conspiracy between any two or more of said respondents, or between any one or more of said respondents and others not parties hereto, to do or perform any of the following things:

1. Quoting or selling rigid steel conduit at prices calculated or determined pursuant to or in accordance with the basing-point, delivered-price system; or quoting or selling rigid steel conduit at prices calculated or determined pursuant to or in accordance with any other plan, system, or formula which produces identical price quotations or prices for rigid steel conduit by respondents using such plan, system, or formula at points of quotation or sale, or to particular purchasers, or which prevents purchasers from finding any advantage in price in dealing with one or more of the respondents as against any of the other respondents.

2. Establishing, fixing, or maintaining prices, terms, or conditions of sale for rigid steel conduit, or adhering to any prices, terms, or conditions of sale so fixed or maintained.

3. Collecting, compiling, circulating, or exchanging information concerning common carrier transportation charges used or to be used as a factor in computing the price of rigid steel conduit; or using, directly or indirectly, any such information so collected, compiled, or received as a factor in computing the price of rigid steel conduit.

4. Collecting, compiling, circulating, or exchanging "freight adders," delivery charge booklets, or other information concerning delivery charges on rigid steel conduit used or to be used as a factor in computing the price of such conduit; or using, directly or indirectly, any such information so collected, compiled, or received as a factor in computing the price of rigid steel conduit.

5. Circulating or exchanging information concerning the classification granted or to be granted to any specific purchaser of rigid steel conduit; or determining upon any basis for the selection or classification of customers, or using any basis so determined for selecting or classifying customers.

6. Determining upon the location, establishment, maintenance, or discontinuance of warehouses or other places for the stocking of supplies of rigid steel conduit.

7. Formulating or adopting consigned stock, specific building, or any other forms of contracts or agreements concerning the sale or distribution of rigid steel conduit, or using any contracts or

agreements so formulated or adopted, for the purpose or with the effect of aiding or assisting in arriving at or maintaining uniform prices, terms, or conditions in the sale or distribution of such conduit.

8. Directly or indirectly investigating or checking the prices, quantities, terms, or conditions of any sale or offer to sell rigid steel conduit to any buyer or prospective buyer for the purpose or with the effect of aiding or assisting in maintaining uniform prices, terms, or conditions in the sale of such conduit.

9. Doing or causing any of the things forbidden in the preceding paragraphs of this order to be done through respondents Charles Donley, Herbert S. Blake, Organization Service Corporation, or any other individual, corporation, or organization.

It is further ordered, That respondent Charles Donley, an individual, his representatives, agents, and employees, do forthwith cease and desist from knowingly advising, assisting, or cooperating with the aforesaid respondents, or any of them, in doing any of the things forbidden by paragraph numbered 3 above.

It is further ordered, That respondent Herbert S. Blake, an individual, his representatives, agents, and employees, and respondent Organization Service Corporation, a corporation, its officers, representatives, agents, and employees, do forthwith cease and desist from advising, aiding, assisting, or directing the aforesaid respondents in any manner in doing any of the things forbidden by paragraphs numbered 1 to 8, inclusive, of this order.

It is further ordered, That respondent The National Electrical Wholesalers Association, an unincorporated association, its officers and members, the officers and members of its conduit committee, and respondents General Electric Supply Corporation, a corporation, E. B. Latham & Company, a corporation, Graybar Electric Company, Inc., a corporation, Revere Electric Supply Company, a corporation, Kiefer Electrical Supply Company, a corporation, Westinghouse Electric Supply Company, a corporation, Fife Electric Supply Company, Columbian Electrical Company, W. T. McCullough Electric Company, Peerless Electric Supply Company, The Hardware and Supply Company, F. D. Lawrence Electric Company, and The C. S. Mersick and Company, individually and as such members, their respective officers, representatives, agents, and employees, do forthwith cease and desist from aiding, assisting, or cooperating in any manner with the respondents subject to the provisions of paragraphs numbered 1 to 8, inclusive, of this order, or any of them, in doing any of the things forbidden in said paragraphs.

It is further ordered, That each of the corporate respondents Clayton Mark & Company, Cohoes Rolling Mill Company, Enameled Metals Company, Fretz-Moon Tube Company, Inc., General Electric Company, Laclede Steel Company, National Electric Products Corporation, Steelduct Company, Triangle Conduit

& Cable Company, Inc., Walker Brothers, Youngstown Sheet and Tube Company, Spang Chalfant, Inc., Republic Steel Company, and M. B. Austin Company, their respective officers, representatives, agents, and employees, and respondents George L. Hatheway, Regina G. Hatheway, Katherine R. Hatheway, and Jane Hatheway, copartners trading as Clifton Conduit Company, their representatives, agents, and employees, in or in connection with the offering for sale, sale, and distribution of rigid steel conduit in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from doing any of the following things for the purpose or with the effect of systematically matching delivered-price quotations with other of said respondents or producing the equivalent of such matched delivered prices through systematic discriminations in the mill nets received on sales to different purchasers:

(a) Quoting or selling rigid conduit at prices calculated or determined pursuant to, or in accordance with, the basing-point, delivered-price system.

(b) Quoting or selling rigid steel conduit at delivered prices calculated as, or systematically equivalent to, the sum of the price in effect at, plus a transportation charge factor from, any point other than the actual shipping point.

(c) Quoting or selling rigid steel conduit at delivered prices which systematically reflect the inclusion of a transportation factor greater or less than the actual cost of transportation from point of shipment to destination.

(d) Discriminating among purchasers by quoting or selling rigid steel conduit at prices which systematically differ in terms of mill nets according to the location of purchasers, and which mill nets, plus common carrier transportation charges to the respective locations of such purchasers, produce delivered costs identical with those to such purchasers from differently located respondents.

It is further ordered, That, for reasons appearing in the findings as to the facts, the complaint herein be, and the same hereby is, dismissed as to Central Tube Company, Garland Manufacturing Company, Laclede Tube Company (Missouri), Steel and Tubes, Inc., and F. C. Hodkinson; that Count I of the complaint be, and the same hereby is, dismissed as to respondents George L. Hatheway, Regina G. Hatheway, Katherine R. Hatheway, and Jane Hatheway, copartners trading as Clifton Conduit Company, and respondent Spang Chalfant, Inc.; and that Count II of the complaint be, and the same hereby is, dismissed as to respondent General Electric Supply Corporation.

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 man-

ner and form in which they have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-11140; Filed, July 26, 1944;
10:38 a. m.]

TITLE 29—LABOR

Chapter IX—War Food Administrator (Agricultural Labor)

[Specific Wage Ceiling Reg. 21]

PART 1106—SALARIES AND WAGES OF AGRICULTURAL LABOR IN THE STATE OF FLORIDA

WORKERS ENGAGED IN HARVESTING OF CITRUS FRUIT

§ 1106.1 *Wages of workers engaged in the harvesting of citrus fruit in the State of Florida.* Pursuant to § 4001.7 of the regulations of the Director of the Office of Economic Stabilization relating to wages and salaries issued August 28, 1943 (8 F.R. 11960, 12139), as amended on December 9, 1943 (8 F.R. 16702) and June 1, 1944 (9 F.R. 6035) and to the regulations of the War Food Administrator issued January 20, 1944 (9 F.R. 831), as amended on July 11, 1944 (9 F.R. 7645), entitled "Specific Wage Ceiling Regulations" and based upon relevant facts submitted by the Florida WFA Wage Board and obtained from other sources, it is hereby determined that:

(a) *Area, crops and classes of workers.* Persons engaged in the picking of grapefruit, oranges and tangerines, in the loading of "bunch" or "goat" trucks in grapefruit, orange and tangerine groves; and in driving "bunch" or "goat" trucks in grapefruit, orange or tangerine groves in the State of Florida, are agricultural labor, as defined in § 4001.1 (1) of the regulations of the Director of the Office of Economic Stabilization, issued on August 28, 1943 (8 F.R. 11960, 12139), as amended on December 9, 1943 (8 F.R. 16702) and June 1, 1944 (9 F.R. 6035).

(b) *Wage rates: Maximum wage rates for picking tangerines, oranges and grapefruit.* (1) For picking tangerines, 30 cents per standard field box.

(2) For picking seedling oranges, 25 cents per standard field box.

(3) For picking oranges from canopy type budded orange trees, requiring use of ladder 30 feet or more in length, 25 cents per standard field box.

(4) For picking budded oranges, 15 cents per standard field box.

(5) For picking grapefruit, 8 cents per standard field box.

(6) For picking grapefruit and loading in truck in bulk in grove, 8 cents per standard field box or equivalent measure or weight.

Provided, That in cases of sparse crops, where the trees are large enough to require the use of a ladder for picking and the yield on the entire grove or portions of the grove consisting of solid blocks of

trees and covering five or more acres is less than 40 field boxes per acre, a wage rate not to exceed 75 cents per hour may be paid for picking tangerines, oranges or grapefruit on such grove or portion of grove, in lieu of the piece rates set forth above, if the employer has advised the Chairman of the Florida WFA Wage Board of his intention to use this alternative rate, prior to the commencing of picking, and shall have made proper showing to said Chairman, that the foregoing conditions exist.

(c) *Maximum wage rates for loading tangerines, oranges, and grapefruit.* (1) Loaders, including customary distribution and picking up empty boxes, 70 cents per hour, or

(2) (i) 1 cent per box loading from ground to "bunch" or "goat" trucks in grove,

(ii) 1 cent per box stacking on "bunch" or "goat" trucks in grove, when fruit is stacked in boxes,

(iii) ½ cent per box for unloading from "bunch" or "goat" trucks at roadside, to roadside truck,

(iv) ½ cent per box for stacking on roadside truck when fruit is stacked in boxes.

(d) *Maximum wage rates for driving "bunch" or "goat" trucks in the groves.* "Bunch" or "goat" truck drivers 60 cents per hour.

(e) *Records.* Any person, including an independent contractor, paying workers described as agricultural labor in this specific wage ceiling regulation, shall keep records showing the names and residence addresses of all such employees, the dates which each employee works, the number of boxes and kind of fruit picked and loaded each day by each employee employed on a piece work basis, the name or number and the location of the grove in which the picking, loading and driving are done, the rate paid each employee, the number of hours worked by each employee who works on an hourly basis, the total compensation paid to each employee and the aggregate compensation paid to all such employees. If a person himself does not directly hire or pay any employee described as agricultural labor in this specific wage ceiling regulation, but employs an independent contractor to furnish such labor, such person shall keep a record showing the total compensation paid such independent contractor and the basis, including units of work performed or other method, upon which such compensation was paid.

(f) *Administration.* The Florida WFA Wage Board located at Lake Wales, Florida, will have charge of the administration of this order in accordance with the provisions of the specific wage ceiling regulations issued by the War Food Administrator on January 20, 1944 (9 F.R. 831), as amended July 11, 1944 (9 F.R. 7645).

(g) *Applicability of specific wage ceiling regulations.* This specific wage ceiling regulation No. 21 shall be deemed to be a part of the specific wage ceiling regulations issued by the War Food Admin-

istrator on January 20, 1944 (9 F.R. 831), as amended July 11, 1944 (9 F.R. 7645), and the provisions of such regulations shall be applicable to this specific wage ceiling regulation No. 21 and any violation of this specific wage ceiling regulation No. 21 shall constitute a violation of such specific wage ceiling regulations.

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

(56 Stat. 765, 50 U.S.C. App. Supp. 961 et seq.; 57 Stat. 63; Pub. Law 34, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; regulations of the Director of Economic Stabilization, 8 F.R. 11960, 12139, 16702, 9 F.R. 6035; regulations of the War Food Administrator, 9 F.R. 655, 6011, 7378, 9 F.R. 831, 7645)

Issued this 25th day of July 1944.

WILSON R. BURE,
Acting Director of Labor,
War Food Administration.

[F. R. Doc. 44-11135; Filed, July 25, 1944;
3:18 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VIII—Foreign Economic Administration

Subchapter B—Export Control

[Amdt. 198]

PART 802—GENERAL LICENSES

EXPORTATION OF DESIGNATED COMMODITIES

Section 802.10 *General licenses which permit shipments not exceeding a specified value* is hereby amended to read as follows:

§ 802.10 *General license "GLV".—(a) Definition.* When used in this section:

(1) "Net value" shall mean the actual selling price less shipping charges or the domestic market price at the time and place of shipment whichever is the larger.

(2) "Domestic market price" shall mean the Office of Price Administration ceiling price which may be charged to the same type of purchaser in the United States or, where no ceiling price has been established, the current market price.

(3) "Single shipment" shall mean all commodities classified under a single De-

partment of Commerce Schedule B Number which move at the same time from one exporter to one importer on the same exporting carrier.

(4) "Medicinal" shall mean any pharmaceutical, drug, or chemical usable for the preventing, healing, curing, alleviating or treating of disease and for which there is no accepted industrial use.

(5) "Group K" and "Group G" shall mean those destinations designated as such in paragraph (a) of § 802.3 of this part except that for the purpose of this general license only, Argentina shall be included in the destinations designated as Group G.

(b) A general license designated "GLV" is hereby granted:

(1) Authorizing the exportation to any destination in Group K and Group G, of all commodities with the exception of medicinals, and the commodities listed below where, in a single shipment, the net value of all such commodities classified under a single Department of Commerce Schedule B Number does not exceed \$25.00. When preceded by an asterisk such commodities shall be construed to include their forms, conversions and derivatives:

Commodity	Schedule B No.	Group K	Group G	Commodity	Schedule B No.	Group K	Group G
*Acetanilide.....	8135.93.....	1.00	1.00	Cerium, metal, salts, and compounds.....	6045.18, 6049.18, 8323.63.....	1.00	1.00
*Acetarsone (Stovarsol).....	8135.93.....	1.00	1.00	*Chaulmoogra oil.....	2219.63.....	1.00	1.00
Acetic acid.....	8300.00.....	1.00	1.00	Chinoline (yatron).....	8135.93.....	1.00	1.00
Acetic aldehyde.....	8329.91.....	1.00	1.00	Chloroform.....	8669.63, 8363.93.....	1.00	1.00
Acetic anhydride.....	8301.00.....	1.00	1.00	Chloroprene, including polymers and copolymers of.....	8329.63.....	1.00	1.00
Acetone.....	8316.00.....	1.00	1.00	Chromium, metal.....	6045.20, 6049.20.....	1.00	1.00
Acetophenetidin.....	8135.93.....	1.00	1.00	Cinchona bark.....	2229.64.....	1.00	1.00
*Acetylsalicylic acid (aspirin).....	8127.92, 8135.50.....	1.00	1.00	*Cinchonidine.....	ALL.....	1.00	1.00
Acetyltannic acid (tannigen).....	8135.93.....	1.00	1.00	*Cinchonine.....	ALL.....	1.00	1.00
*Agar.....	8135.93.....	1.00	1.00	Citric acid.....	8303.07.....	1.00	1.00
Alcohol (methyl).....	8310.00.....	1.00	1.00	Cobalt, metal.....	6045.25, 6049.25.....	1.00	1.00
Alkyd resins, in powder, flake, or liquid form.....	8253.00.....	1.00	1.00	Cocoa.....	1501.00 thru 1503.00.....	1.00	1.00
Aluminum, metal (except finished articles), salts and compounds.....	6250.00 thru 6395.00, 6398.50, 8135.93, 8336.00, 8339.05, 8339.93.....	1.00	1.00	Cocunut oil.....	1420.00, 2220.00.....	1.00	1.00
Animal oils and fats, edible.....	0050.00 thru 0059.00.....	1.00	1.00	Coffee.....	1511.00, 1512.00.....	(?)	1.00
Animal oils and greases, inedible.....	0803.00 thru 0828.05.....	1.00	1.00	Coffee extracts and substitutes.....	1513.00.....	(?)	1.00
*Anthraquinone.....	8398.93.....	1.00	1.00	*Colchicum and derivatives.....	2209.29, 8121.63, 8127.63, 8128.63.....	1.00	1.00
*Antimony, metal, salts, and compounds.....	6515.05, 6545.01, 6549.01, 6570.00, 8336.01 thru 8336.05.....	1.00	1.00	Columbium, metal, salts, and compounds.....	6045.20, 6049.20, 8333.63.....	1.00	1.00
Aperitol.....	8135.93.....	1.00	1.00	Confectionery.....	1634.00 thru 1637.00.....	1.00	1.00
*Arsenic, salts and compounds.....	8202.00, 8203.00, 8303.00, 8309.93, 8328.85, 8328.93.....	1.00	1.00	Copper, copper base alloy, manufactures and copper sulphate.....	6491.00 thru 6493.03, 8201.00.....	1.00	1.00
Asbestos fiber 3/4" or more in length.....	5451.05.....	1.00	1.00	Corundum.....	2425.00, 2429.03, 2419.00, 2420.00, 2411.03.....	1.00	1.00
*Atropine.....	8135.01 thru 8135.10.....	1.00	1.00	Cotton duck cloth.....	2023.00, 2024.00, 2025.00, 2026.00.....	1.00	1.00
Automotive Replacement Parts (not for assembly): Horns, hand and electric.....	7923.00.....	100.00	23.00	Cotton pulp (includes cotton seedball, shavings, pulp, cotton pulpboard, bleached and purified linters).....	2012.00.....	1.00	1.00
Spark plugs.....	7921.00.....	100.00	23.00	Cotton yarn, mercerized.....	2013.10, 2013.20.....	1.00	1.00
Starting, lighting and ignition equipment, automotive only.....	7922.00.....	100.00	23.00	Cotton yarn, unmercerized.....	2024.03.....	1.00	1.00
Automobile accessories, other (include aircleaners, oil rectifiers, taxi-meters, and other automobile engine accessories).....	7927.00.....	100.00	23.00	Cresylic acid and creols.....	2270.10, 2270.15.....	200.00	1.00
Automobile parts for replacement, n. e. s. (include axle shafts, pistons, piston rings, valves, gears, automobile and truck springs).....	7923.05.....	100.00	23.00	Dairy products (excepting fresh and sterilized milk, infants' feeds malted milk).....	0031.00 thru 0037.00.....	1.00	1.00
Babbitt metal.....	6520.00.....	1.00	1.00	Dental instruments (currs, handpieces and contra-angles only).....	0120.00.....	1.00	1.00
*Barbituric acid and derivatives.....	All.....	1.00	1.00	Dibutyl phthalate.....	8025.03.....	1.00	1.00
Beef suet, inedible.....	0553.98.....	1.00	1.00	Dimethylamine.....	8023.70.....	1.00	1.00
Belting, woven, for machinery (include duck woven 12" and narrower).....	3140.00.....	1.00	1.00	Diphenylamine.....	8023.70.....	1.00	1.00
Benzocaine (anaesthesia).....	8135.25.....	1.00	1.00	Egg products, n. e. s., dried.....	0033.03.....	1.00	1.00
Beryllium, metal, salts, and compounds.....	6645.05, 6649.05, 8336.20.....	1.00	1.00	Egg products, frozen.....	0033.07.....	(?)	1.00
Bismuth, metal, salts, and compounds.....	6649.10, 8135.68, 8336.30 thru 8336.38.....	1.00	1.00	Eggs, in the shell.....	0032.00.....	(?)	1.00
Boiler gauge glass tubes.....	7139.05.....	1.00	1.00	Electric indicating, measuring, and recording instruments.....	7036.03 thru 7038.03, 7039.03.....	1.00	1.00
Bookbinding machinery repair parts only (not for assembly).....	7793.00.....	200.00	23.00	Electrics, carbon (over 1 inch).....	2473.01.....	200.00	23.00
Bristles, pig.....	0399.93.....	1.00	1.00	Electrics, graphite (over 1 inch).....	2473.05.....	1.00	1.00
Bromural.....	8344.98.....	1.00	1.00	Emetics.....	ALL.....	1.00	1.00
Butadiene, including polymers and copolymers of.....	8258.19, 8329.83.....	1.00	1.00	Ephedrine and salts.....	8125.03.....	1.00	1.00
Caedyllic acid and salts.....	8135.93.....	1.00	1.00	Ethidin (ivaxin).....	8124.63.....	1.00	1.00
Cadmium, metal.....	6045.15, 6049.15.....	1.00	1.00	Feathers and down, including pillow.....	0023.00, 0029.00.....	1.00	1.00
*Caffeine.....	8135.11, 8135.12.....	1.00	1.00	Ferrocrome.....	0220.00.....	1.00	1.00
*Calcium gluconate.....	8135.93.....	1.00	1.00	Ferromanganese.....	0218.03.....	1.00	1.00
*Carbarone.....	8127.93, 8180.63.....	1.00	1.00	Ferrotungsten.....	0220.00.....	1.00	1.00
*Carbromal.....	8217.88, 8180.93.....	1.00	1.00	Fish and fish products.....	0070.00 thru 0090.03.....	1.00	1.00
*Casceara bark and derivatives.....	2201.00, 8124.98, 8127.53.....	1.00	1.00	Flax manufactures, except wearing apparel and household goods.....	8029.03, 8029.05, 8339.06, 8339.09, 8339.13.....	1.00	1.00
*Cashew nut shell oil.....	1449.83.....	1.00	1.00	Fluorspar, acid grade.....	1520.20.....	1.00	1.00
Castor beans and oil.....	2220.01, 2249.01.....	1.00	1.00	Fluorspar, other.....	1520.20.....	200.00	1.00
				Fruit juices.....	1772.00 thru 1779.00.....	1.00	1.00
				Fruits and preparations.....	1310.00 thru 1313.00, 1314.00 thru 1316.00, 1321.00 thru 1323.00, 1323.63 thru 1327.00.....	1.00	1.00

See footnotes at end of table.

Commodity	Schedule B No.	Group K	Group G	Commodity	Schedule B No.	Group K	Group G
Glycerin	8314.00	\$1.00	\$1.00	Photographic unexposed motion picture film (35 mm) positive and negative	9117.10, 9117.20	\$1.00	\$1.00
Graphite and graphite manufactures except 97-98% Ceylon lump, 92.5% and higher Madagascar flake, and graphite electrodes)	5472.01, 5472.03, 5480.55	250.00	-1.00	Potassium permanganate	8359.23	1.00	1.00
* Gum benzoin	2189.93	1.00	1.00	* Phthalic anhydride and phthalate	8025.00, 8025.03	1.00	1.00
Hemp	3399.20, 3399.98, 3419.05	1.00	1.00	Platinum group metals, salts, and compounds	6920.00, 6922.05, 6922.09, 6929.05, 6929.08, 8393.70 thru 8398.78	1.00	1.00
Hexamethylenetetramine and compounds	8329.96, 8329.98	1.00	1.00	* Polyvinyl chloride	8258.19	1.00	1.00
Hops, concentrated hops, and hop extract	1259.99, 2591.00, 2999.91	1.00	1.00	Portable electric tools	7056.05, 7056.98	1.00	1.00
* Hormones	8123.00, 8135.98	1.00	1.00	Potassium chlorate and perchlorate	8359.09, 8359.21	1.00	1.00
Hyoscine (scopolamine)	8127.96, 8180.19	1.00	1.00	Printing and typesetting machinery accessories and repair parts only (not for assembly)	7795.00	600.00	1.00
Hypodermic needles, and surgeons' needles	9157.00	1.00	1.00	* Procaine (include novocaine, etc.)	8135.25	1.00	1.00
Industrial indicating, recording and controlling instruments and apparatus	7740.03	1.00	1.00	Prominal	8135.98	1.00	1.00
Ichthyol	8135.98	1.00	1.00	Propylene dichloride	8329.98	1.00	1.00
Insulin	8123.00	1.00	1.00	Psyllium seeds	2209.98	1.00	1.00
* Ipecac	2209.98	1.00	1.00	Pyrethrum	2209.19, 8205.30, 8205.02	1.00	1.00
Iron and steel body valves and parts for steam, water, oil and gas	7745.98	1.00	1.00	* Quartz crystals	5960.01 thru 5960.03	1.00	1.00
Jewel bearings	5990.98	1.00	1.00	Quinacrine hydrochloride (atabrine)	8127.98, 8135.98	1.00	1.00
Jute, yarn, cordage, twine, and empty bags	3205.09, 3211.00, 3224.00, 3229.05	1.00	1.00	* Quinidine	ALL	1.00	1.00
Kapok fiber, except used or waste	3205.11	1.00	1.00	* Quinine	ALL	1.00	1.00
Kyanite	5960.98	1.00	1.00	Radio mica condensers, and capacitors	7079.01	1.00	1.00
* Lactose (milk sugar)	8135.98	1.00	1.00	Radio transmitting sets, tubes, and parts	7076.05, 7076.98, 7948.07, 7948.08	1.00	1.00
* Lanolin	0853.05	1.00	1.00	Radio tubes or valves for receiving sets	7078.05, 7078.08	1.00	1.00
Lead and Lead Manufactures:				* Radium	8135.16, 8397.75	1.00	1.00
Anodes	6515.20	100.00	1.00	Rapeseed oil	1449.04, 2220.20, 2249.00	1.00	1.00
Cables (all types)	6515.21	1.00	1.00	Rayon yarn	8330.07, 3840.07, 3840.08, 3840.11	1.00	1.00
Foil lead and lead tin	6515.30	1.00	1.00	Rennet	0099.00	1.00	1.00
Lead castings, caulking yarn, circles, discs and rings, flanges, laminated lead, plugs, powdered and granulated lead, sash and scale weights, sections, sinkers, strips, tape, washers, wire and wool	6515.60	100.00	1.00	Rice:			
Ore, matte and base bullion	6645.35	1.00	1.00	Paddy or rough rice	1055.00	1.00	1.00
Pigs and bars	6507.00	100.00	1.00	Milled rice, including brown rice, broken rice and rice screenings	1057.00	1.00	1.00
Plate, or battery plate, not assembled as complete battery unit	6515.37	100.00	1.00	Rice flour, meal and polish	1058.00	1.00	1.00
Scrap and residues including battery mud	6515.50	1.00	1.00	Rubber	2001.00 thru 2011.00, 2014.00 thru 2099.00	1.00	1.00
Sheets and pipes	6508.00	100.00	1.00	Rubberlike compounds, synthetic, unfabricated, include polymers and copolymers of butadiene, acrylonitrile, butylene, styrene, and vinylidene chloride	8258.19	1.00	1.00
Shot	6515.55	100.00	1.00	Sago	1259.98	1.00	1.00
Shrapnel	6515.53	100.00	1.00	* Salicylic acid	8303.98	1.00	1.00
Solder	6512.00	1.00	1.00	* Santonin	8135.98	1.00	1.00
Type and type metal, antimonial lead	6670.00, 6515.05	100.00	1.00	Seeds (except oilseeds)	2401.00 thru 2410.00, 2463.60, 2463.90	1.00	1.00
All other lead manufactures	6515.98	100.00	1.00	Serums and antitoxins	8121.00	1.00	1.00
Leather, calf upper	0304.10, 0304.20, 0305.10, 0305.20	1.00	1.00	Shearlings	0307.00, 0330.00	1.00	1.00
Leather, sole and belting, except offal	0324.00, 0330.00	1.00	1.00	* Silk	3702.00 thru 3799.00	1.00	1.00
Leather, sole; other than backs, bends and sides	0332.05, 0332.98	1.00	1.00	Silver salts and compounds	8124.98, 8135.98, 8142.00, 8180.98, 8398.98	1.00	1.00
Lenses for precision instruments	9147.00, 9149.98	1.00	1.00	Sisal and henequen cordage	3419.09	1.00	1.00
Magnesite, crude	5960.98	500.00	25.00	Soap	8710.00 thru 8729.00	1.00	1.00
Magnesium, metal	6638.00, 6691.05	1.00	1.00	Sodium cacodylate	8135.98	1.00	1.00
Manilla hemp, fiber and cordage	3205.16, 3414.00	1.00	1.00	Sperm oil	0809.05	1.00	1.00
* Mapharsen	8124.98, 8135.98	1.00	1.00	Spices (include pepper, nutmeg, cloves, cassia, etc.)	1549.01 thru 1549.93	1.00	1.00
Meat products	0020.00, 0021.00, 0027.00 thru 0036.18, 0037.00, 0038.00, 0039.09	1.00	1.00	Strontium, metal	6649.98	1.00	1.00
Mercury metal	6635.00	1,200.00	1.00	* Strychnine	8135.17	1.00	1.00
Mercury salts and compounds	8397.41 thru 8397.48	1.00	1.00	Styrene	8025.90	1.00	1.00
* Mesothorium	6649.65, 8398.91, 8438.20	1.00	1.00	Sugar	1919.05	1.00	1.00
Meters and parts, gas and water	7741.00, 7742.00	1.00	1.00	* Sulfarsphenamine	8124.98, 8135.98	1.00	1.00
Methyl alcohol	8310.00	1.00	1.00	* Sulfonamides (include all sulfa drugs)	8135.98	1.00	1.00
* Methyl Methacrylate	8258.03, 8261.03	1.00	1.00	Tacks and nails (made from tack plate or wire) to be used in the manufacture of shoes	6094.00, 6095.00	1.00	1.00
Methylamine	8329.92	1.00	1.00	Talc, ground (except block talc)	5736.00	2000.00	25.00
Methylene blue	8059.00	1.00	1.00	Tantalum metal, salts, and compounds	6645.60, 6649.00, 8398.80	1.00	1.00
Methylene chloride	8069.98	1.00	1.00	Tarlics	1259.05	1.00	1.00
Mica, ground or pulverized	5512.00	500.00	25.00	Tea	1821.95	1.00	1.00
Mica, unmanufactured	5510.00	1.00	1.00	Tetraethyl lead, ethyl fluid, and any mixture containing more than 3 cc. tetraethyl lead per gallon	8299.15, 8299.19	1.00	1.00
Mica Manufactures, other (except book pack splittings and good stained and better block or film)	5513.00	150.00	1.00	* Theobromine	8135.18	1.00	1.00
Molybdenum content of ferromolybdenum	6220.85	1.00	1.00	* Theophylline	8135.19	1.00	1.00
Molybdenum, metal, salts and compounds	6636.00, 6649.45, 6691.07, 6691.08, 8397.58	1.00	1.00	Thyroid	8123.00	1.00	1.00
Naphthalene	8020.05	1.00	1.00	Tin, metal, salts, and compounds	6555.01 thru 6565.98, 8381.01 thru 8381.98	1.00	1.00
Neat's foot oil	0803.00	1.00	1.00	Tinplate and terneplate, unfabricated	6041.00, 6042.00	1.00	1.00
* Neosphenamine	8124.98, 8135.98	1.00	1.00	Tinplate, circles, strips, cobbles and scrollshear butts	6013.00	1.00	1.00
Nickel-chrome, electric resistance wire	6630.00	1.00	1.00	Tinplate, waste-waste	6014.00	1.00	1.00
Nickel, metals, salts, and compounds	6645.01 thru 6549.93, 8397.61 thru 8397.63	1.00	1.00	Titanium, metal	6649.70, 6645.70	1.00	1.00
Nikethamide	8124.03, 8135.98	1.00	1.00	Tobacco, unmanufactured leaf (bright flue-cured)	2901.00	1.00	1.00
Novalin	8135.98	1.00	1.00	Tolol	8011.00	1.00	1.00
* Nux vomica	2209.15	1.00	1.00	* Totaquine	8157.05	1.00	1.00
Nylon	8340.05, 8258.05	1.00	1.00	* Tools incorporating industrial diamonds	7455.03, 7485.12, 6409.05	1.00	1.00
Optical glass, except ophthalmic	5230.06	1.00	1.00	Tools mechanics' hand service: 1			
Palm kernels, nuts, and oil	1449.09, 2220.20, 2249.25	1.00	1.00	Bolt cutters	6170.00	100.00	25.00
Pamaquine naphthoate (plasmochin)	8127.98, 8135.98	1.00	1.00	Brazing tools	6178.93	100.00	25.00
Paris green	8205.91, 8397.02	1.00	1.00	Carburetor tools	6178.95, 7931.80	100.00	25.00
Peanut and peanut butter	1269.98, 1376.00	1.00	1.00	Chisels, metalworking	6170.00	100.00	25.00
Peppermint, essential oil of	2268.00	1.00	1.00	Clutch pilot tools	6178.95	100.00	25.00
Perilla seed and oil	2220.20, 2249.04	1.00	1.00	Compressors, piston ring	7931.80, 6178.95	100.00	25.00
Petroleum blending agents	5013.10	1.00	1.00	Conduit threading stocks	6169.98	100.00	25.00
Phenobarbital	8135.98	1.00	1.00	Die stocks, hand	6169.98, 6479.01	100.00	25.00
Phenol (carbolic acid)	8023.00	1.00	1.00	Drills, drift	6167.98	100.00	25.00
Phenol-formaldehyde resins, in unfinished forms	8255.01, 8260.01, 8261.01	1.00	1.00	Drills, ratchet, metalworking	6167.98	100.00	25.00
* Phenolphthalein	8135.98	1.00	1.00	Hack saw frames	6156.98	100.00	25.00
* Photographic unexposed film, plates, and paper (including blueprint paper) except unexposed 35 mm motion picture film	9117.30 thru 9117.60, 9125.00 thru 9140.00	(*)	1.00	Hammers, ballpeen	6160.00	100.00	25.00
				Jewel and jewelers' hand tools	6178.98	100.00	25.00
				Nippers	6173.00	100.00	25.00
				Pipe cutting equipment	6170.00	100.00	25.00
				Pipe stocks	6169.43, 6169.98	100.00	25.00
				Pipe vices	6163.00	100.00	25.00

See footnotes at end of table.

Commodity	Schedule B No.	Group K	Group G	Commodity	Schedule B No.	Group K	Group G
Tools mechanics' hand service—Con.				Tools mechanics' hand service—Con.			
Pipe wrenches.....	6165.00.....	\$100.00	\$25.00	Type metal.....	6070.00.....	\$1.00	\$1.00
Piston pin drivers, inserters and removers.....	6178.95, 7931.50.....	100.00	25.00	*Uranium.....	6045.05, 8338.50.....	1.00	1.00
Pliers, all types.....	6172.00, 6173.00.....	100.00	25.00	Vaccines for human use.....	8122.00.....	1.00	1.00
Pullers, connecting rod, gear, screw, and all types.....	6178.95, 6178.98, 7931.50.....	100.00	25.00	Vanadium, metals, salts, and compounds.....	8229.25 thru 8338.23, 8229.87, 6037.00, 6047.50, 6091.03.....	1.00	1.00
Punches, cold and drift pin center.....	6170.00.....	100.00	25.00	Vanilla beans.....	1249.15.....	1.00	1.00
Punches, metal, lever, screw operated.....	6170.00.....	100.00	25.00	Vegetable oil.....	2227.00 thru 2219.03.....	1.00	1.00
Reamers, cylinder ridge, all types.....	6178.98, 7931.50.....	100.00	25.00	Vegetable oils and fats, edible.....	1420.00 thru 1441.00, 1447.50 thru 1449.03.....	1.00	1.00
Ring groove cleaning tools.....	6178.95, 7931.50.....	100.00	25.00	Vegetables and preparations.....	1201.19 thru 1202.00, 1208.00, 1211.00, 1211.50 thru 1231.00, 1252.05, 1253.00, thru 1279.03.....	1.00	1.00
Rivet busters, chisel.....	6170.00.....	100.00	25.00	Vegetable tallow and wax.....	2279.03.....	1.00	1.00
Screw drivers, all hand power types.....	6178.93.....	100.00	25.00	*Vitamins and vitastere's (all).....	8110.03.....	1.00	1.00
Screw extractors.....	6178.93.....	100.00	25.00	Wool Pulp.....	4201.00 thru 4209.00.....	1.00	1.00
Scribers.....	6178.95.....	100.00	25.00	Wool rags.....	2227.00 thru 2228.00.....	1.00	1.00
Shippers and snips, metal cutting.....	6170.00.....	100.00	25.00	Wool nails and waste.....	2227.00.....	1.00	1.00
Stamps, steel, letters and numerals.....	6209.93.....	100.00	25.00	Wool tops.....	2227.00.....	1.00	1.00
Tool boxes, iron or steel.....	6209.93.....	100.00	25.00	Wool Yarns.....	2227.00.....	1.00	1.00
Tool boxes, wood.....	4239.93.....	100.00	25.00	Wool Fabrics.....	2242.00, 2242.01, 2243.00.....	1.00	1.00
Tube flaring tools.....	6178.95.....	100.00	25.00	Wool felts.....	2204.00, 2204.00.....	1.00	1.00
Valve spring compressors.....	6178.95, 7931.50.....	100.00	25.00	Wool blankets.....	2204.00, 2204.01.....	1.00	1.00
Vises, all types.....	6165.00.....	100.00	25.00	*Wool.....	1229.03.....	1.00	1.00
Watchmakers tools, all types.....	6178.95.....	100.00	25.00	Zinc, metal (except finished articles), salts, and compounds.....	6070.00 thru 659.03, 823.45 thru 823.48.....	1.00	1.00
Water pump tools, automotive.....	7931.50.....	100.00	25.00	Zirconium, metal.....	6045.05, 6091.03, 6220.53.....	1.00	1.00
Wrench sets.....	6165.00.....	100.00	25.00				
Wrenches, adjustable, box, open and pipe, socket, and all types.....	6165.00, 6165.00, 6168.43, 6169.93.....	100.00	25.00				
Tricresylphosphate.....	6025.91.....	1.00	1.00				
*Trypsinamide.....	8135.03.....	1.00	1.00				
Tung oil.....	2219.10.....	1.00	1.00				
Tungsten, metal, salts, and compounds.....	6539.00, 6545.50, 6591.03, 8393.20 thru 8393.23.....	1.00	1.00				

1 In determining whether commodities under this heading are exportable under this general license, the description and not the Schedule B No. shall govern.
 2 Unlimited.

(2) Authorizing the exportation of the commodities listed in subparagraph (1) of this paragraph to any destination in Group K and Group G where, in a single shipment, the net value of such commodities does not exceed the value limit specified for the commodity in the respective Group Column: *Provided*, That the following commodities may not be exported under this general license in any amount.

- Aircraft parts, equipment, and accessories other than those listed in the President's Proclamation of April 9, 1942.
- Air raid sirens and alarms.
- Bicycles, adult.
- Diamonds, industrial.
- Digitalis Seeds.
- Equipment and parts which can be used or adapted to use for the production of aviation motor fuel or tetraethyl lead.
- Equipment for the production of aviation lubricating oil.
- Fire control instruments, military searchlights, aerial cameras, and other types of military equipment containing optical elements.
- Firearms.
- Gas masks.
- Gauges, precision.
- Hempseeds.
- Metal drums, containers, gas cylinders.
- Narcotics and narcotic preparations.
- Optical elements for fire-control instruments, aircraft instruments, etc.
- Paraffin wax, refined or unrefined.
- Penicillin.
- Petroleum products as follows:
 - Natural gasoline.
 - Aviation motor fuels, all.
 - Other motor fuels and gasoline.
 - Kerosene.
- Platinum jewelry.
- Rubber scrap, all.

(3) Authorizing the exportation of all medicinals, except those set forth in subparagraph (1) and (2) of this paragraph, to any destination in Group K where the net value of a single shipment does not exceed \$100. Mixtures or preparations containing any medicinal which is preceded by an asterisk as set forth in subparagraph (1) of this paragraph may be exported to any destination in

Group K where, in a single shipment, the net value of such mixture or preparation does not exceed \$100: *Provided*, That the net value of the medicinal contained therein does not exceed \$1.00.

(b) The provisions of this section shall not be construed as limiting the use of any other general licenses. Any person making an exportation pursuant to this general license shall enter on the Shipper's Export Declaration, whenever the filing of said declaration is required, the following statement:

The domestic market price of the commodities declared herein for exportation under GLV does not exceed the sum of \$..... (Insert the general license value limit applicable to the commodity.)

In addition, any person exporting lead or lead manufactures under this general license shall endorse on said declaration the following certification:

The undersigned certifies to the Foreign Economic Administration and the War Production Board that to the best of his knowledge and belief, this material will be used for _____; this use is permitted domestically under War Production Board Order M-38.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 9361; 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: July 15, 1944.
 S. H. LEBENSBERGER,
 Director,
 Requirements and Supply Branch,
 Bureau of Supplies.
 [F. R. Doc. 44-11081; Filed, July 25, 1944; 10:18 a. m.]

[Amdt. 189]

PART 801—GENERAL REGULATIONS
 PROHIBITED EXPORTATIONS

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

In the column headed "General License Group" the group and country designations assigned to the commodities listed below, at every place where said commodities appear in said section, are hereby amended to read as follows:

Commodity and Department of Commerce Number	General license group
Wheat flour, wholly of U. S. wheat (in sacks or bbls.)	
1073.00.....	V minus 17
Wheat flour, other (in sacks or bbls.), 1074.00.....	V minus 17

Shipments of the above commodities which are on dock, on lighter, laden aboard the exporting carrier, or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment may be exported under the previous general license provisions. Shipments moving to a vessel subsequent to the effective date of this amendment pursuant to Office of Defense Transportation permits issued prior to such date may also be exported under the previous general license provisions. This amendment shall become effective July 27, 1944.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: July 26, 1944.

S. H. LEBENSBERGER,
 Director,
 Requirements and Supply Branch,
 Bureau of Supplies.

[F. R. Doc. 44-11163; Filed, July 26, 1944; 11:48 a. m.]

[Amdt. 200]

PART 812—LIMITED PRODUCTION LICENSE
 "LPL"

EXPORTATION OF FARM EQUIPMENT

Subchapter B—Export Control is hereby amended by adding thereto Part 812 as follows:

§ 812.1 *Destinations.* The provisions of this part apply only to exportations to the following destinations:

Bolivia.	Haiti.
Brazil.	Honduras.
Chile.	Mexico.
Colombia.	Nicaragua.
Costa Rica	Panama.
Cuba.	Paraguay.
Dominican Republic.	Peru.
Ecuador.	El Salvador.
Guatemala.	Uruguay.
	Venezuela.

§ 812.2 *General provisions.* (a) There is hereby established a limited production license designated "LPL" authorizing the exportation, subject to the provisions of paragraphs (b), (c), (d) and (e) of this section, to any destination listed in § 812.1, of farm machinery, equipment and repair parts manufactured for export under the provisions of War Production Board Order L-257-a and classified under one of the following Department of Commerce Schedule B numbers:

7800.00 thru 7841.00
7844.00 thru 7870.00
7879.00 thru 7886.00
7889.05 thru 7889.98

and commodities classified under one of the following Department of Commerce Schedule B numbers provided they are to be exported for farm use, including irrigation or drainage purposes:

7355.05 thru 7369.98
7223.00
7592.00
6185.00
7012.00
7228.00
7975.00
6209.98

(b) Any exporter who expects to ship to the group of destinations set forth in § 812.1 during the year beginning July 1, 1944, a total net weight of 25 tons or more of such farm machinery, equipment and repair parts shall file an "Application for Distribution Schedule for Agricultural Equipment" in the form and manner prescribed by the Foreign Economic Administration and may export under this license during the year beginning July 1, 1944, to any destination set forth in § 812.1 not more than the quantity of farm machinery, equipment and repair parts approved by the Foreign Economic Administration for export to each such destination in said distribution schedule. Any exporter, other than a manufacturer or manufacturer's agent, shall, in addition, submit a statement from the manufacturer of such farm machinery, equipment, and repair parts that the commodities to be exported as set forth in said distribution schedule have been charged to the manufacturer's export production quota.

(c) Exporters who expect to ship to the group of destinations set forth in § 812.1 during the year beginning July 1, 1944, a total of less than 25 tons of farm machinery, equipment and repair parts are not required to file an "Application for Distribution Schedule for Agricultural Equipment" and may export under the provisions of this license not more than a total net weight of 25 tons of farm machinery, equipment and repair parts during the year beginning July 1,

1944, to the group of destinations set forth in § 812.1.

(d) No exporter may export more than 25 tons net weight of such farm machinery, equipment and repair parts during the year beginning July 1, 1944, to the group of destinations set forth in § 812.1 unless such exporter has filed an "Application for Distribution Schedule for Agricultural Equipment" as prescribed in paragraph (b) above, and an approved distribution schedule has been issued to such exporter.

(e) The provisions of § 801.7 shall not apply to exportations under this limited production license. In lieu of the presentation of an individual export license or other document issued by the Foreign Economic Administration for clearance of an exportation with the United States Collector of Customs or the United States Postmaster, the exporter shall present a Shipper's Export Declaration bearing one of the following certifications:

(1) When the exportation is being made pursuant to the provisions of paragraph (b) of this section the following certification shall be used:

The export of these materials, ----- pounds, under Limited Production License "LPL" to ----- is authorized by the (Country)

Foreign Economic Administration and is within the limitations set by a "Distribution Schedule for Agricultural Equipment" approved by the Foreign Economic Administration -----

(Date)

(Signed)

(2) When the exportation is being made pursuant to the provisions of paragraph (c) of this section the following certification shall be used:

The undersigned certifies to the Foreign Economic Administration that the export of these materials, ----- pounds, is authorized under Limited Production License "LPL" and that the total quantity of such materials, including this shipment, exported by the undersigned under such license during the year commencing July 1, 1944, does not exceed 25-short tons.

(Signed)

§ 812.3 *Reports.* All holders of an approved "Distribution Schedule for Agricultural Equipment" shall report to the Foreign Economic Administration on or before the 15th day of the first month of each calendar quarter the total shipments made under this license during the immediately preceding quarter. Such report shall be made on the form or forms and in the manner prescribed by the Foreign Economic Administration.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: July 26, 1944.

S. H. LEBENSBURGER,
Director,
Requirements and Supply Branch,
Bureau of Supplies.

[F. R. Doc. 44-11172; Filed, July 26, 1944;
11:49 a. m.]

[Amdt. 201]

PART 804—INDIVIDUAL LICENSES
WEIGHT AND VOLUME TOLERANCE

Section 804.4 *Weight and volume tolerance* is hereby amended in the following particulars:

(1) By adding at the end of paragraph (b) thereof the words "except as provided in paragraph (g) of this section," and

(2) By adding thereto paragraph (g) as follows:

(g) Where the amount or quantity on a license is required to be shown in numbers of units, a tolerance is allowed only as follows:

Cotton and jute bags----- 2%

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 9361; 8 F.R. 9861; Order No. 1; 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: July 26, 1944.

S. H. LEBENSBURGER,
Director,
Requirements and Supply Branch,
Bureau of Supplies.

[F. R. Doc. 44-11171; Filed, July 26, 1944;
11:48 a. m.]

[Amdt. 202]

PART 802—GENERAL LICENSES

GIFTS TO PRISONERS OF WAR AND INTERNEES

Subparagraph (8) of paragraph (a) of § 802.16 *General license, gifts to prisoners of war and internees* is hereby amended by inserting a comma after the commodity "banana flakes" and adding thereto the words "dried ripe bananas, and similar products."

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 238, 77th Cong.; Pub. Law 397, 78th Cong.; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Delegation of Authority No. 20, 8 F.R. 16235; Delegation of Authority No. 21, 8 F.R. 16320)

Dated: July 26, 1944.

S. H. LEBENSBURGER,
Director,
Requirements and Supply Branch,
Bureau of Supplies.

[F. R. Doc. 44-11170; Filed, July 26, 1944;
11:48 a. m.]

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 670, 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 1010—SUSPENSION ORDERS

[Suspension Order S-562, Stay of Execution]

JACKSON UPHOLSTERY CO., INC.

The Jackson Upholstery Co., Inc. of New York, New York, has appealed the provisions of Suspension Order No. S-562, issued the 2d day of June 1944, (§ 1010-

562) and has requested a stay on the ground that irreparable harm would be done its business if the suspension-order were not stayed. The Chief Compliance Commissioner has directed that the provisions of the suspension order be stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner. In view of the foregoing,

It is hereby ordered, That: The provisions of Suspension Order No. S-562, issued June 2, 1944, are hereby stayed pending final determination of the appeal or until further order by the Chief Compliance Commissioner.

Issued this 25th day of July 1944.

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

[F. R. Doc. 44-11137; Filed, July 25, 1944;
4:47 p. m.]

PART 1012—CONSUMERS DURABLE GOODS
[Limitation Order L-18-c, Revocation]

DOMESTIC VACUUM CLEANERS

Section 1012.4 *Supplementary Limitation Order L-18-c* is hereby revoked. This revocation does not affect any liabilities accrued under the order. The restrictions on transfer of new domestic vacuum cleaners contained in L-18-c are superseded by order L-18-b, which controls the manufacture and delivery of new domestic vacuum cleaners, new attachments for domestic vacuum cleaners and new parts for domestic vacuum cleaners.

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11152; Filed, July 26, 1944;
11:24 a. m.]

PART 3175—REGULATIONS APPLICABLE TO
THE CONTROLLED MATERIALS PLAN

[CMP Reg.-5, Direction 21]

MRO FOR TOBACCO, CHEWING GUM, AND
BEVERAGE INDUSTRIES

The following direction is issued pursuant to CMP Reg. 5:

(a) Persons engaged in the manufacture of tobacco products, chewing gum, and beverages of all types may use the preference rating AA-3 to obtain maintenance, repair and operating supplies, and the CMP allotment symbol MRO to place authorized controlled material orders for controlled material required for maintenance, repair and operating supplies, subject to the provisions of CMP Regulation No. 5.

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11145; Filed, July 26, 1944;
11:24 a. m.]

PART 3175—REGULATIONS APPLICABLE TO
THE CONTROLLED MATERIALS PLAN

[CMP Reg. 5, Direction 22]

STEVEDORES AND STEVEDORING COMPANIES

The following direction is issued pursuant to CMP Reg. 5:

Stevedores and stevedoring companies may buy steel wire rope, steel rods, steel nails, steel angles and other steel in controlled material form which they need for lashing cargoes, by the use of the MRO symbol, and also may buy steel metal strapping for this purpose by the use of the MRO symbol and rating, irrespective of how such material is charged under their normal accounting practice.

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11146; Filed, July 25, 1944;
11:25 a. m.]

PART 3191—CIVILIAN AIRCRAFT

[Preference Rating Order P-47, as Amended
July 26, 1944]

§ 3191.21 *General Preference Rating Order P-47*—(a) *Purpose and scope.* The purpose of this order is to provide certain persons operating civilian type aircraft essential to the war effort with a uniform procedure for obtaining material for the operation of aircraft and for aircraft facilities both in the case of controlled materials obtained by use of allotment symbols under the Controlled Materials Plan and in the case of materials or products, including components, obtained by preference ratings.

(b) *Definitions.* (1) "Aircraft facility" means any material, equipment, machinery or structure used in connection with the operation or shelter or the maintenance or repair of aircraft. The term does not include "aircraft and aircraft products" as defined in Order L-48. (The term "aircraft and aircraft products" is defined in Order L-48 to mean airplanes, airframes, airplane propulsion engines, airplane propellers, gliders and aircraft training devices designed to simulate actual flying conditions.)

(2) "Operator" means any individual, partnership, association, business, trust, corporation or any organized group of persons (whether incorporated or not) other than the Army or Navy of the United States which is engaged in:

(i) The operation of a commercial airline under certificate from the Civil Aeronautics Authority, whether or not the airline operates outside the United States;

(ii) The operation of a foreign commercial airline if approval is received from the War Production Board on Form WPB-1747 or if such approval was received for use in getting materials during the second quarter of 1944;

(iii) The operation of any aircraft to the extent that such aircraft is based in the Territory of Alaska.

(c) *Preference rating and allotment symbol.* Each operator is assigned a preference rating of AA-1 and is authorized to use the allotment symbol MRO (P-47) to get the materials he needs for maintenance, repair and operating supplies and for new aircraft facilities, subject to the limitations contained in the following paragraphs.

(d) *Limitations on the quantity of materials.* (1) No operator who re-

ceived an approved Form WPB-1747 for the second quarter of 1944 may use the preference rating or allotment symbol assigned above to acquire in any one quarter an amount of any item of material listed in that form costing more than the amount approved for that item. Any such operator who wishes to use an amount of any item in excess of the amount of that item approved for the second quarter of 1944 should file Form WPB-1747 and ask for approval from the War Production Board for materials in excess of the permitted amounts.

(2) Any operator who did not receive an approved Form WPB-1747 for the second quarter of 1944 must, before using the rating and symbol assigned by this order, file that form and receive approval from the War Production Board for materials he needs; the amount approved by the War Production Board on Form WPB-1747 for purchase by him during the quarterly period specified on the form shall be the amount which he is permitted to purchase under this order during subsequent quarters. If he wishes during any subsequent quarter to use an amount of any item in excess of the amount of that item approved on his Form WPB-1747, he should file another Form WPB-1747 and ask for approval for materials in excess of the permitted amounts.

(3) In addition, any operator wishing to purchase any aircraft or aircraft products, as defined in Order L-48, must comply with the provisions of that order. The preference rating assigned by this Order P-47 may not be used to get any item for which an authorization is obtained under Order L-48.

(e) *Limitation on the purchase of materials for construction jobs.* No operator may use the preference rating and allotment symbol assigned by this order to get materials for construction jobs needed to carry on his aircraft operations, unless the cost of the material used in the job does not exceed \$500. (In determining the cost of material, the cost of any equipment which is being installed for use in the maintenance, repair or operation of aircraft may be excluded. No construction job shall be subdivided for the purpose of coming within the \$500 limit.) Any such construction job may be carried on without getting permission to begin construction under Order L-41. All other construction may be carried on only to the extent permitted under the provisions of Order L-41. The term "construction" is defined in paragraph (b) of Order L-41.

(f) *Application for items on List "B" of Priorities Regulation No. 3.* Any operator may file Form WPB-1747, in accordance with the instructions accompanying the form, for items on List "B" of Priorities Regulation 3. The War Production Board may authorize the use of a preference rating and allotment symbol for those items.

(g) *Acquisition of materials.* Operators may obtain materials under this order by placing on their purchase orders the following certification, (or the alternative form of certification provided in CMP Regulation No. 7), signed manually

or as provided in Priorities Regulation No. 7:

MRO (P-47 Serial Number _____) Preference Rating AA-1. The undersigned certifies, subject to the criminal penalties for misrepresentation contained in section 35 (A) of the United States Criminal Code, that the items covered by this order are within the amounts approved by the War Production Board under Preference Rating Order P-47, and are to be used for a purpose so approved.

Name _____
By _____
Authorized Official.

Date _____

The operator should include in his certificate the serial number assigned to him in his approved Form WPB-1747. A purchase order for controlled materials bearing this certification shall be deemed an authorized controlled material order for the purpose of all CMP Regulations.

(h) *Penalties for misrepresentation.* (1) The placing of any order bearing a certification or symbol, as provided by this order, shall constitute a representation, subject to the criminal penalties of section 35 (A) of the United States Criminal Code (18 U. S. C. 80), that the person placing the order is entitled, under the terms of this order, to use of the symbol or preference rating indicated thereon.

(i) *Inventory restrictions.* No operator shall receive any delivery if acceptance thereof would increase his inventory above a practicable working minimum, as provided in § 944.14 of Priorities Regulation No. 1, or would exceed the inventory limitations prescribed for such person by CMP Regulation No. 2, or by any other applicable regulation or order of the War Production Board.

(j) *Applicability of other orders and regulations.* (1) Nothing in this order shall be construed to relieve any person from complying with any applicable regulation or order of the War Production Board (including orders in the "E", "L", and "M" series) or with any order of any other competent authority.

(2) No operator may acquire material by the use of CMP Regulation No. 5 or No. 5A. Persons needing maintenance, repair and operating supplies for aircraft who are not operators within the meaning of this order may use CMP Regulation 5 or 5A where applicable or any other applicable order or regulation of the War Production Board.

(k) *Communications.* All communications concerning this order should be addressed to: War Production Board, Washington 25, D. C. Ref: P-47.

(1) *Effective date.* This amended order shall become effective on July 1, 1944. General Preference Rating Order P-47, as amended August 4, 1943, shall remain effective until July 1, 1944.

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11147; Filed, July 26, 1944;
11:25 a. m.]

PART 3281—PULP AND PAPER

[General Conservation Order M-241, as Amended July 18, 1944, Amdt. 1]

Section 3281.63 *General Conservation Order M-241* is hereby amended in the following respects:

In paragraph (d) (5) Activity No. 14 delete the following: "OEW or". After Activity number 15 insert the following: 16. Rubber Reserve Corporation.

Change present number 16 to 17.

In paragraph (b) of Appendix A delete the last two words of the paragraph "in writing" and substitute the following: "on form WPB-3680".

In Appendix B paragraph (a) (1) under WPB-514 (Current) change the number 225002 to 225003, for liquid tight cylindrical can and lid stock.

In paragraph (b) (1) of Appendix B delete the following sentence: "(This provision supersedes paragraph (d) (1) (ii) of M-241)".

In paragraph (b) (2) of Appendix B delete the following sentence: "This provision supersedes paragraph (d) (1) (iii) of M-241".

In paragraph (b) (3) of Appendix B delete the following sentence: "This provision supersedes paragraph (d) (2) (1) of Order M-241".

In paragraph (c) of Appendix B in the next to the last line delete the following: "in writing" and add the following at the end of the paragraph after WPB "on Form GA 1959."

Change paragraph (d) (3) of Appendix B to read as follows:

(3) If, for any reason beyond his control, a manufacturer finds he is unable to use in any calendar quarter year the pulp allocated to him for the manufacture of "sanitary food container stock" or to produce and deliver during such calendar quarter year in accordance with any directive or directives issued to him by the War Production Board or to produce and deliver any authorized purchase order or orders accepted by him for production in such quarter year, he shall immediately so notify the War Production Board giving specific information with respect to each such directive or purchase order as to name of customer, specifications, promised shipping dates and the tonnage of the pulp allocated to him which he is unable to use in such quarter. The War Production Board may, pursuant to Order M-93, direct that the pulp such manufacturer is unable to use for producing such directives or authorized purchase orders be sold and shipped to another manufacturer or manufacturers of such stock for use in manufacturing such "sanitary food container stock" and may, pursuant to M-93 authorize such other manufacturer to use such pulp for manufacturing such stock. Thereafter, such other manufacturer's reserve production of "sanitary food container stock" shall be correspondingly increased.

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11148; Filed, July 26, 1944;
11:23 a. m.]

PART 3288—PLUMBING AND HEATING EQUIPMENT

[General Limitation Order L-79, as Amended July 26, 1944]

DISTRIBUTION OF PLUMBING, HEATING AND COOKING EQUIPMENT

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain critical materials used in the production of plumbing, heating and cooking equipment 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.

§ 3288.31 *General Limitation Order L-79—(a) What this order does.* The purpose of this order is to conserve the supply and direct the distribution of plumbing, cooking and heating equipment by preventing the sale of certain essential items on List A except for necessary replacements, or on rated orders. These are items, the production of which is restricted, and which can be made available to essential users only. The order provides a rating to enable sellers to get these items for necessary replacement. It permits other items of plumbing and heating equipment to be bought by sellers on unrated orders without restriction but provides a preference rating to enable sellers to buy these non-restricted items when a rating is needed. No preference ratings are assigned to consumers and deliveries to consumers for replacement and repair do not have to be on rated orders. It must be noted, however, that deliveries of certain parts for plumbing and heating equipment are also subject to applicable provisions of other limitation orders.¹ The order supersedes the previous version of L-79, as well as General Preference Order P-84.

(b) *Assignment of preference ratings.* Preference rating AA-3 is assigned to any seller to enable him to get the following:

(1) Equipment shown in List A, including repair parts.

(2) Repair parts only for items on List B.

(3) All other equipment, material and parts which are used to supply, store and heat water, to cook food (except as excluded below), to remove waste matter and water borne waste, to treat waste matter chemically, and to heat buildings, including electric heat controls.

Any rating under this paragraph (b) cannot be used, however, to get equipment specifically designed for industrial

¹ Other orders of the War Production Board and of the Petroleum Administration for War restrict deliveries of gas and fuel oil for newly installed equipment using those fuels. These orders should be consulted before any installation of equipment is made.

processing, fire protection, the production or transmission of power, or for use by a public utility; equipment, other than water heaters, using electricity as fuel; heat exchangers subject to L-123; domestic water systems as covered by L-257 domestic cooking appliances and domestic heating stoves as defined in L-23-c; liquefied petroleum gas equipment as defined in L-86; fans, blowers and exhausters as covered by L-123 except those on List A of this order (L-79); steel or wrought iron pipe or steel sheets; industrial and domestic sump pumps; equipment specifically designed for refrigerating or dehumidifying; or portable items such as pans, domestic stove lid lifters and domestic stove pokers which are not designed to be built into or fastened to the building in which they are used. Directions will from time to time be issued specifying items which are subject to this paragraph (b) and items which are excluded.

(c) *Exception.* No rating is assigned to any delivery to which a rating is assigned by CMP Regulation 9A.

(d) *Inventory restrictions on sellers.* (1) A seller who is a repair man as defined in CMP Regulation 9A may not accept delivery of any item of parts or materials obtained by applying a rating under this order if his inventory of that item of parts or materials is or would be accepting delivery become larger than he needs to continue his repair and maintenance services for a 60-day period, according to his current method of operation. However, if the supply of any item which he has on hand is less than the permitted amount, he may accept delivery of the smallest commercial amount of that item which his distributor normally sells, even if that will increase his supply beyond the amount specified.

(2) A seller who is not a repair man as defined in CMP Regulation 9A is subject to the limitation of inventory prescribed in Order L-63.

(e) *Up-rating.* In the case of ratings applied or extended by sellers under Order P-84 prior to its revocation, deliveries may be re-rated in accordance with the provisions of Priorities Regulation No. 12. However, any person with whom such an order was placed is authorized to treat it as re-rated without requiring any notice or certificate to be furnished to him by the seller: *Provided*, That any manufacturer or seller who re-rates any orders placed with him under this paragraph must so re-rate all orders placed with him which can be re-rated.

(f) *Restrictions on deliveries of items on List A.* No seller may deliver to a consumer any equipment included on List A except:

(1) [Deleted July 26, 1944.]

(2) Equipment which is delivered to fill a rated order.

(3) When the delivery is to a consumer for installation to replace existing equipment which is worn out, damaged beyond repair or destroyed, but not to replace useable equipment or to make a substitution which would provide more extensive facilities than are necessary to

replace the part or parts worn out, damaged or destroyed.

(g) *Restrictions on delivery of equipment using gas as fuel.* No seller may deliver to a consumer any equipment using gas as a fuel when the installation of such equipment will increase the potential demand for gas unless a letter has been first obtained from the utility company which will deliver the gas to the consumer stating that it is authorized to provide the gas necessary to operate the equipment.

(h) *When a consumer needs a preference rating and how he gets it.* Consumers are not assigned ratings by this order and will not need ratings unless they want to buy items on List A for purposes other than replacement. When a rating is needed, application may be made as follows:

(1) *For residential use.* If the equipment is to be used for residential purposes, construction or otherwise, Form WPB-2896 should be filed with the nearest Federal Housing Administration field office.

(2) *For commercial and industrial use.* If the equipment is to be used for commercial or industrial purposes and is construction of a type which is restricted under Limitation Order L-41, Form WPB-617 should be filed with the nearest War Production Board field office. If not restricted under Limitation Order L-41, then Form WPB-1319 should be filed with the nearest War Production Board field office.

(3) *For farm use.* If the equipment is to be used for farm purposes (including farm dwellings), and is construction of a type which is restricted under Limitation Order L-41, Form WPB-617 should be filed with the County Agricultural Conservation Committee. If not restricted under Limitation Order L-41, then Form WPB-1319 should be filed with the nearest War Production Board field office.

(4) *For utilities use.* If the equipment is to be used by a utility furnishing telephone, telegraph, electric, gas, water or central steam heating service for use by the public, Form WPB-2774 should be filed with the War Production Board, Washington 25, D. C. (For utility MRO and minor plant additions applicable utilities orders should be followed).

NOTE: Paragraphs (1) through (r) formerly (h) through (o) redesignated July 26, 1944.

(i) *Consumer's certificates.* No seller may deliver an item on List A to fill a consumer's unrated order unless he obtains a certificate in substantially the following form:

I need the item included in this purchase to replace equipment worn out, damaged beyond repair, or destroyed. I will not use it

to replace useable equipment or to make a substitution which would provide more extensive facilities than are necessary to replace the parts which are worn out, damaged, or destroyed.

Address of installation _____
Consumer's signature _____
Address _____

Any certification is a representation to the War Production Board as well as to the seller. No one may deliver relying on a certification being true if he knows or should know it is false, but anyone who reasonably relies on the truth of a certificate is not to be held responsible if it turns out to be false. No one shall make a false statement in a certification. Sellers shall retain certificates in their files for two years for inspection by WPB representatives.

(j) *Salvage.* No person may install equipment on List A for replacement unless he takes any replaced metal parts or equipment, not coated with a fused or nonmetallic surface, and arranges for its further use, or turns it in for salvage to any authorized scrap metal dealer within thirty days after the replacement. This requirement does not mean that the installer is entitled to take old equipment without the owner's consent or without crediting him with its value.

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

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

(m) *Violations and false statements.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment 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.* 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.

(o) *Applicability of other orders.* Insofar as any other orders heretofore or hereafter issued by the War Production Board limit the production, delivery or use of any plumbing, heating or cooking equipment to a greater extent than the restrictions imposed by this order, the restrictions of such other orders shall govern.

(p) *Appeals.* Any person affected by this order may appeal from its provisions by filing Form WPB 1477 (formerly PD-500) with a field office of the War Production Board.

(q) *Communications.* All reports to be filed and other communications concerning this order, except appeals, shall be addressed to the War Production Board, Plumbing and Heating Division, Washington 25, D. C., Ref: L-79.

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

(1) "Seller" means any person who buys plumbing, heating, or cooking equipment for resale, whether or not he makes the installation. A manufacturer who sells directly to the consumer is to be considered a seller with respect to those sales.

(2) "Consumer" means any person who buys plumbing, heating, or cooking equipment for installation or use on premises owned or occupied by him.

Issued this 26th day of July 1944.

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

LIST A

The following items of plumbing and heating equipment, when new:

1. Furnaces, heating (as defined in Order L-22), and cast iron boilers, heating (as defined in Order L-187), but excluding furnace-burner and boiler-burner units in which the boiler or furnace is designed for use of oil or gas only as a fuel.

2. Water heaters (direct fired and indirect types as defined in Order L-185), but excluding industrial and direct hand fired (solid fuel) hot water heaters of the following types: Bucket-a-day stoves, dome-type water heaters, and service water tank heaters.

(3) [Deleted July 26, 1944.]

4. Cast iron radiators and cast iron convectors.

5. Steel low pressure heating boilers not designed to withstand a steam pressure of more than 15 pounds per square inch. All types exclusive of those for marine, shipboard, or locomotive use, and also excluding boiler burner units in which the boiler is designed for use of oil or gas only as a fuel.

6. Furnace fans 16" diameter and under, less electric motors.

7. Forced draft blowers for warm air, hot water and low pressure steam systems.

LIST B

1. Commercial cooking and food and plate warming equipment as defined in Limitation Order L-182, as amended: all not electric.

Bakers.

Broilers.

Fryers.

Food warmers.

Griddles: commercial cooking.

Grills.

Hot plates: commercial.

Ovens: bake, except industrial type.

Ranges.

Roasters: commercial.

Steamers: oven.

Toasters: commercial.

Urns.

Warmers: food-plate.

2. Commercial dishwashing machines: not domestic: as defined in Limitation Order L-248 as amended.

3. Class A stokers: grate area 36 sq. ft. or less, capacity in excess of 60 lbs. per hour, as defined in Limitation Order L-75 as amended.

4. Class B oil burners: not designed specifically for shipboard use or heat processing;

as defined in Limitation Order L-74 as amended.

5. Extended surface heating equipment as defined in Limitation Order L-107, as amended.

Unit heaters: steam or hot water.

Unit ventilators, heating: steam or hot water.

Convectors.

Blast heating coils: steam or hot water.

Special heating coils: steam or hot water.

Heat transfer element: metal: fin tube: for transferring heat from steam or water to air.

6. Steel boilers of types listed in Order M-293, Table 14, excluding low pressure boilers on List A of this order.

INTERPRETATION 1

NOTE: Interpretation 1 is obsolete.

INTERPRETATION 2

Office of Price Administration requirements not affected. Question has been raised as to whether this order dispenses with the necessity of conforming to the requirements of O. P. A. Ration Order 9-A.

The words "without restriction" as used in L-79 refer only to restrictions placed by the War Production Board, and Order L-79 is not intended in any way to affect rationing or other requirements of the Office of Price Administration or any other agency. (Issued Feb. 29, 1944.)

INTERPRETATION 3

SUBSTITUTION REQUIRING CHANGE OF DISTRIBUTION SYSTEM PROHIBITED

The restrictions of paragraph (f) (3) of Limitation Order L-79 prohibit the substitution of one type of heating system for another (e. g. cast iron heating boiler for heating furnace) if it will require the change of a useable distribution system. (Issued Apr. 13, 1944.)

[F. R. Doc. 44-11149; Filed, July 26, 1944; 11:23 a. m.]

PART 3291—CONSUMERS DURABLE GOODS

[General Limitation Order L-6, as Amended July 26, 1944]

DOMESTIC LAUNDRY EQUIPMENT

§ 3291.25 *General Limitation Order L-6—(a) Definitions.* For the purposes of this order:

(1) "Domestic laundry equipment" means any of the following designed primarily for home use: (i) Washing machines, (ii) ironing machines, and (iii) warm air clothes driers, whether operated by gas, electricity or any other means.

(2) "Manufacturer" means any person engaged in the production or assembly of domestic laundry equipment or parts for domestic laundry equipment.

(3) "Special order" means any order for domestic laundry equipment stating on its face that the equipment is for shipboard use, or any order which is to be delivered to or for the account of the Army, Navy, United States Maritime Commission or War Shipping Administration. It also means any order for domestic laundry equipment to be delivered to or for the account of Army or Marine Corps Post Exchanges, Navy or Coast Guard Ships Service Departments and War Shipping Administration Training Organization Ships'

Service activities, when the equipment purchased is not to be resold by those exchanges, departments or activities.

(b) *Restrictions on production and delivery of domestic laundry equipment.* (1) No manufacturer shall produce or assemble any domestic laundry equipment except as authorized by the War Production Board in response to an application by letter which should be filed in duplicate.

(2) The War Production Board will usually not approve production of any domestic laundry equipment except washing machines from fabricated parts in manufacturers' inventories prior to January 1, 1943, and will approve this production or assembly only in such quantities as shall be determined to fill special orders. Upon request, the War Production Board will inform any manufacturer of the production authorized.

(3) No manufacturer shall deliver any new domestic laundry equipment except as authorized by the War Production Board in writing to fill special orders. This restriction does not apply to ironing machines.

(c) *Restrictions on production of parts.*

(1) No manufacturer shall make any part for domestic laundry equipment if he knows or has reason to believe that that part will be used for any other purpose than the repairing of used domestic laundry equipment.

(2) No manufacturer shall make any part for domestic laundry equipment if by making that part he would have more parts of that type in his inventory than twice the number he sold in the second preceding calendar quarter. However, a manufacturer making parts in order to bring his inventory of that type of part up to twice the number he sold in the second preceding calendar quarter need not make less than a minimum practical run of that part in order to comply with this paragraph (c) (2).

(3) It will be the general policy of the War Production Board to allocate controlled materials and give priorities assistance for the purchase of all other materials for the manufacture of parts for domestic laundry equipment under the Controlled Materials Plan, only to the extent that the manufacture of parts in any one plant or labor requirements therefor will not interfere with war production in that plant or any other plant located in the same area.

(d) [Deleted July 26, 1944.]

(e) *Reports.* Each manufacturer authorized to produce, assemble or deliver domestic laundry equipment must file with the War Production Board before the 15th day of each month, Form WPB-1600 (formerly PD-655) according to the instructions for filing that form.

(f) *Applicability of regulations and other orders.* The provisions of this order and all transactions affected thereby are subject to all applicable regulations of the War Production Board.

If any other order of the War Production Board limits the use of any material in the production of domestic laundry equipment to a greater extent than this order does, the other order shall govern unless it states otherwise.

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

(h) *Violations.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or 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.

(i) *Communications.* All reports to be filed and all other communications concerning this order, except appeals, should be addressed to the War Production Board, Consumers Durable Goods Division, Washington 25, D. C., Ref: L-6,

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

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11150; Filed, July 26, 1944;
11:23 a. m.]

PART 3291—CONSUMERS DURABLE GOODS¹

[General Limitation Order L-18-b, as Amended July 26, 1944]

DOMESTIC VACUUM CLEANERS

Section 3291.80¹ *General Limitation Order L-18-b* is hereby amended to read as follows:

§ 3291.80 *General Limitation Order L-18-b*—(a) *Definitions.* For the purpose of this order:

(1) "Domestic vacuum cleaner" means any vacuum cleaner designed primarily for household use.

(2) "New domestic vacuum cleaner" means any domestic vacuum cleaner which has never been used by an ultimate consumer. It includes a domestic vacuum cleaner which has been used only for demonstration purposes.

(3) "Attachment" means any special purpose device designed for use with a domestic vacuum cleaner.

(4) "Part" means any part manufactured for incorporation into a domestic vacuum cleaner or attachment.

(5) "Manufacturer" means any person who is or has been in the business of making domestic vacuum cleaners, attachments or parts since October 1, 1941. "Manufacturer" includes all sub-

siidiaries, affiliates or other companies or enterprises under common ownership or control with the person who makes or has made domestic vacuum cleaners, attachments or parts.

(6) "Restricted private brand seller" means any person other than a manufacturer engaged in the business of selling new domestic vacuum cleaners under his own trade mark or brand name (including all subsidiaries, affiliates or other companies or enterprises under common ownership or control with him) who held for sale more than 500 new domestic vacuum cleaners on October 24, 1942, whether in his own or other person's warehouses or on consignment to wholesalers or dealers.

(b) *Prohibition on production.* No manufacturer shall make or assemble any new domestic vacuum cleaner or attachment. This does not prohibit the repair or rebuilding of used domestic vacuum cleaners or the manufacture of parts.

(c) *Restrictions on the production of parts.* (1) No manufacturer shall make or transfer any new domestic vacuum cleaner part if he knows or has reason to believe that that part will be used for any other purpose than the repairing of a used domestic vacuum cleaner.

(2) No manufacturer shall make any part if by making that part he would have more parts of that type in his inventory than twice the number he sold in the second preceding calendar quarter. However, a manufacturer making parts in order to bring his inventory of that type of part up to twice the number he sold in the second preceding calendar quarter, need not make less than a minimum practical run of that part in order to comply with this paragraph (c) (2).

(3) It will be the general policy of the War Production Board to allocate controlled materials and give priorities assistance for the purchase of all other materials for the manufacture of parts, under the Controlled Materials Plan, so that the manufacture of parts in any one plant or labor requirements therefor will not interfere with war production in that plant or any other plant located in the same area.

(d) *Restrictions on transfer of new domestic vacuum cleaners.* No manufacturer or restricted private brand seller shall transfer physical possession or title to any new domestic vacuum cleaner, except

(1) To or for the account of the Army or Navy of the United States.

(2) To any person outside of the United States its territories and possessions under export licenses issued by the Foreign Economic Administration.

(3) As authorized by the War Production Board on Form WPB-1319. Form WPB-1319 should be filed with the War Production Board, Washington 25, D. C., Ref: L-18-b.

(e) *Reports.* All manufacturers and restricted private brand sellers must file a report with the War Production Board, on or before the fifteenth day of July, October, January and April on Form WPB-1600 (formerly PD-655) showing all new domestic vacuum cleaners

shipped or delivered in the preceding quarter.

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

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

(h) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers Durable Goods Division, Washington 25, D. C., Ref: L-18-b.

(i) *Applicability of other orders and regulations.* The provisions of this order and all transactions affected thereby are subject to all applicable regulations of the War Production Board. If any other order of the War Production Board limits the use of any material in the production of domestic vacuum cleaners, attachments or parts to a greater extent than this order does, the other order shall govern unless it states otherwise.

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

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11151; Filed, July 26, 1944;
11:24 a. m.]

PART 3291—CONSUMERS DURABLE GOODS

[Limitation Order L-93, as Amended July 26, 1944]

DOMESTIC SEWING MACHINES

Section 3291.280 *Limitation Order L-98* is hereby amended to read as follows:

§ 3291.280 *Limitation Order L-98*—(a) *Definitions.* For the purposes of this order:

(1) "Domestic sewing machine" means any sewing machine designed for household use.

(2) "Attachment" means any special purpose detachable device which is designed for use with a domestic sewing machine but which is not essential to the most simplified operation of such machine.

(3) "Part" means any part manufactured for incorporation into an attachment or into a domestic sewing machine. It includes, for example, a needle, cabi-

¹ Formerly Part 1012, § 1012.3.

net, portable base, cover, table and stand. It does not include attachments, electric motors, or motor controllers.

(4) "Manufacturer" means any person in the business of making new domestic sewing machines, attachments or parts, and any person who was in that business in 1940.

(b) *Restrictions on production.* (1) No person shall manufacture or assemble any new domestic sewing machine or any new attachment.

(2) No manufacturer shall make or transfer any new domestic sewing machine part if he knows or has reason to believe that that part will be used for any other purpose than the repairing of a used domestic sewing machine.

(3) No manufacturer shall make any part if by making that part he would have more parts of that type in his inventory than twice the number he sold in the second preceding calendar quarter. However, a manufacturer making parts in order to bring his inventory of that type of part up to twice the number he sold in the second preceding calendar quarter, need not make less than a minimum practical run of that part in order to comply with this paragraph (b) (3).

(4) It will be the general policy of the War Production Board to allocate controlled materials and give priorities assistance for the purchase of all other materials for the manufacture of parts under the Controlled Materials Plan, only to the extent that the manufacture of parts in any one plant or labor requirements therefor will not interfere with war production in that plant or any other plant located in the same area.

(c) *Electrification prohibited but other renovations and repair allowed.* No person shall commercially convert a non-electric domestic sewing machine, whether new or used, so as to make it operate by electricity. Any other repair, rebuilding, renovation or reconditioning (including the final assembly of a new domestic sewing machine into a cabinet, portable base and cover, or table and stand) is allowed.

(d) *Restrictions on transfer of domestic sewing machines.* No manufacturer shall transfer physical possession of or title to any new domestic sewing machine, except

(1) Under written authorization from the War Production Board dated before July 26, 1944, or

(2) For delivery to or for the account of the Army, Navy, War Shipping Administration, or for Lend Lease and to export purposes.

(e) *Reports.* All manufacturers must file with the War Production Board, on or before the twentieth day of April, July, October and January, Form WPB-1600 (formerly PD-655) showing all new domestic sewing machines shipped or delivered in the preceding calendar quarter.

(f) *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.

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

(h) *Applicability of other orders and regulations.* The provisions of this order and all transactions affected thereby are subject to all applicable regulations of the War Production Board. If any other order of the War Production Board limits the use of any material in the production of domestic sewing machines, attachments or parts to a greater extent than this order does, the other order shall govern unless it states otherwise.

(i) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers Durable Goods Division, Washington 25, D. C., Ref: L-98.

Note: The reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11153; Filed, July 26, 1944;
11:24 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300,
Schedule 27]

ALKYL AMINES

§ 3293.1027 *Schedule 27 to General Allocation Order M-300—(a) Definition.* "Alkyl amines" means monomethyl amine and dimethyl amine in any form and from whatever source derived.

(b) *General provisions.* Alkyl amines are subject to the provisions of General Allocation Order M-300 as Appendix B materials. The initial allocation date is October 1, 1944. The allocation period is the calendar quarter. The small order exemption without use certificate is 1000 pounds of monomethyl amine and 1000 pounds of dimethyl amine per person per quarter.

(c) *Suppliers' applications on WPB-2947.* Each supplier seeking authorization to use or deliver shall file application on Form WPB-2947 (formerly PD-602). The filing date is the 15th day of the month preceding the proposed allocation quarter. File separate sets of forms for each alkyl amine. Send three copies (one certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-27. The unit of measure is pounds, anhydrous basis. An aggregate quantity may be requested, without specifying customers' names, for delivery on uncertified exempt small orders. Fill in Table II.

(d) *Certified statements of use.* Each person ordering more than 1000 pounds

of any alkyl amines, in the aggregate from all suppliers shall furnish each supplier with a certified statement of proposed use, in the form prescribed in Appendix D of General Allocation Order M-300. Proposed use shall be specified as follows:

Dyestuffs (specify)
Explosives (specify)
Photographic chemicals (specify)
Synthetic detergents (specify)
Bactericides (specify)
Rubber accelerators (specify)
Pharmaceuticals (specify)
Pesticides (specify)
Other product (specify)
Export (in original form)
Resale on further authorization (in original form)
Resale on exempt small orders (in original form)

(e) *Budget Bureau approval.* The above reporting requirements have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(f) *Communications to War Production Board.* Reports and communications concerning this schedule shall be addressed to: War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-300-27.

Issued this 26th day of July 1944.

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

[F. R. Doc. 44-11154; Filed, July 26, 1944;
11:24 a. m.]

Chapter XI—Office of Price Administration

PART 1340—FUEL

[MPR 120, Amdt. 110]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

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 120 is amended in the following respect:

Section 1340.228 is amended to read as follows:

§ 1340.228 *Appendix Q: Maximum prices for bituminous coal produced in District No. 17.* (a) The maximum prices set forth in paragraph (b) of this section are subject to the maximum price instructions provided in § 1340.210.

(b) The following maximum prices are established in cents per ton of 2,000 pounds f. o. b. transportation facilities at the mine or preparation plant from which delivery is made.

(1) *Maximum prices in cents per net ton for shipment to all destinations for all uses and by all methods of transportation, except as otherwise specifically provided in this appendix.* The last four columns of prices in this table are prices for the sizes specified when shipped for railroad locomotive fuel use; all other prices are for all uses, including all railroad fuel uses.

* 19 F. R. 5042, 5375, 5587, 5826, 5915, 6439, 6451, 7161, 7674, 7602.

*Copies may be obtained from the Office of Price Administration.

Sub-district numbers	Price and size group numbers																					
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17-18	19	Locomotive fuel use			
																				10	13	17-18
1	515	510	495	475	455	435	420	405	390	380	315	315	225	225	185	145	225	225	220	210	375	340
2	550	545	540	515	490	470	465	455	425	420	355	345	245	245	205	165	225	225	220	210	375	340
3	465	455	455	455	430	435	420	405	380	380	315	315	225	225	185	145	225	225	220	210	375	340
4	530	525	520	505	480	455	450	445	405	405	350	350	245	245	205	165	225	225	220	210	375	340
5	465	465	460	460	435	405	395	385	365	365	315	315	225	225	185	145	225	225	220	210	375	340
6	460	450	440	440	410	410	390	380	370	370	315	315	225	225	185	145	225	225	220	210	375	340
7	450	440	440	440	410	410	390	380	370	370	315	315	225	225	185	145	225	225	220	210	375	340
8	430	430	430	430	390	390	380	375	365	365	315	315	225	225	185	145	225	225	220	210	375	340
9	440	430	430	430	420	420	340	350	330	330	315	315	225	225	185	145	225	225	220	210	375	340
10	490	480	480	450	470	445	385	385	360	360	315	315	225	225	185	145	225	225	220	210	375	340
11	495	485	460	460	415	405	405	395	365	365	315	315	225	225	185	145	225	225	220	210	375	340
12	425	425	415	385	360	370	375	375	360	360	315	315	225	225	185	145	225	225	220	210	375	340
13	485	485	485	485	445	445	445	420	390	390	315	315	225	225	185	145	225	225	220	210	375	340
14	490	450	450	450	410	410	410	385	365	365	315	315	225	225	185	145	225	225	220	210	375	340
15	425	415	395	395	370	335	320	315	300	300	315	315	225	225	185	145	225	225	220	210	375	340
16	390	380	360	360	335	300	285	285	270	270	315	315	225	225	185	145	225	225	220	210	375	340
18	450	440	420	420	395	360	355	355	340	340	315	315	225	225	185	145	225	225	220	210	375	340
19 and 20	495	485	465	465	440	405	390	385	370	370	315	315	225	225	185	145	225	225	220	210	375	340
Exceptions:																						
Mine Index No. 17	525	520	505	485	465	445	440	400	400	370	325	325	225	210	210	175	130	325	370	285	330	325
Mine Index No. 62	530	555	550	535	510	475	460	435	435	370	330	340	225	210	210	175	130	325	370	285	330	325
Mine Index No. 74	500	500	500	440	415	380	375	375	360	360	315	315	225	210	210	175	130	325	370	285	330	325
Mine Index No. 82	475	475	460	470	445	415	405	395	375	375	325	325	225	210	210	175	130	325	370	285	330	325

The above prices may be increased by no more than 20 cents per net ton for coals produced at an underground truck mine without a rail siding or connection except where such mines are in Sub-District Nos. 2, 4, 8 and 11 and except Mine Index Nos. 17, 62, 74 and 82.

(2) Maximum prices in cents per net ton for shipment by truck or wagon to all destinations for all uses.

Sub-District Numbers	Price and size group numbers						
	1-4	5-7	8-10	11-12	13-15	16	17-18
1	560	485	435	355	225	185	410
2	560	485	435	355	225	185	410
3	505	470	420	325	225	185	410
4	520	455	340	300	225	185	410
5	505	470	385	330	210	185	410
6	520	470	420	330	225	185	410
7	560	445	400	330	225	185	410
8	485	445	410	330	310	215	420
9	485	445	420	330	225	185	410
10	495	440	420	330	225	185	410
11	525	495	395	330	275	205	425
12	470	445	420	330	225	185	410
13	485	445	420	330	225	185	410
14	450	410	385	235	215	190	370
15	535	495	470	335	225	185	410
16	485	445	435	325	225	185	410
17	435	395	370	320	225	185	410
18	545	510	455	330	275	205	425
19	475	440	435	330	230	210	370
20	425	395	380	320	240	210	370
21	510	470	420	330	225	185	410
Exceptions:							
Mine Index No. 25	540	460	395	325	225	185	410
Mine Index No. 33	550	520	460	385	335	275	425
Mine Index No. 62	560	515	415	330	225	185	410
Mine Index No. 68	555	520	435	325	225	185	410

(3) Specific descriptions of size group numbers referred to in subparagraphs (1) and (2) of this paragraph (b).

- Size group No.: Description
- 1---- All single-screened lump coals bottom size larger than 6" but not exceeding 8". All double-screened coals top size larger than 8" but not exceeding 12" and bottom size larger than 1 1/2" but not exceeding 3".
 - 2---- All single-screened lump coals bottom size larger than 3" but not exceeding 6". All double-screened coals top size larger than 8" but not exceeding 12", and bottom size not exceeding 1 1/2".
 - 3---- All single-screened lump coals bottom size larger than 1 1/2" but not exceeding 3".
 - 4---- All double-screened coals top size larger than 6" but not exceeding 8" and bottom size larger than 1 1/2" but not exceeding 3".

- Size group No.: Description
- 5---- All single-screened lump coals bottom size not exceeding 1 1/2". All double-screened coal top size larger than 3" but not exceeding 6" and bottom size larger than 1 1/2" but not exceeding 3".
 - 6---- All double-screened coals top size larger than 6" but not exceeding 8" and bottom size not exceeding 1 1/2".
 - 7---- All double-screened coal top size larger than 3" but not exceeding 6" and bottom size not exceeding 1 1/2".
 - 8---- All double-screened coals top size larger than 1 1/2" but not exceeding 3" and bottom size larger than 1 1/2" but not exceeding 2 1/4".
 - 9---- All double-screened coals top size larger than 1 1/2" but not exceeding 3" and bottom size larger than 1" but not exceeding 1 1/2".

- Size group No.: Description
- 10---- All double-screened coals top size larger than 1 1/4" but not exceeding 1 1/2" and bottom size larger than 3/8" but not exceeding 1".
 - 11---- All double-screened coals top size not exceeding 1 1/4" and bottom size larger than 3/16" but not exceeding 3/8".
 - 12---- All double-screened coals top size not exceeding 1 1/4" and bottom size not exceeding 3/16".
 - 13---- Slack or screenings larger than 1" x 0 but not exceeding 1 1/2" x 0.
 - 14---- Slack or screenings larger than 3/4" x 0 but not exceeding 1" x 0.
 - 15---- Slack or screenings larger than 3/8" x 0 but not exceeding 3/4" x 0.
 - 16---- Slack or screenings top size not exceeding 3/8".
 - 17---- Straight run of mine and modified run of mine larger than 12" x 0.
 - 18---- Modified run of mine larger than 8" x 0 but not exceeding 12" x 0.
 - 19---- Modified run of mine and screenings larger than 1 1/2" x 0 but not exceeding 8" x 0.

(4) If no specific maximum price is listed for a particular size of coal, the maximum price for that size shall be determined as follows:

If the unpriced size is a lump size, the maximum price shall be the next lower maximum price listed for the next smaller lump size for the same mine.

If the unpriced size is a double screened size, the maximum price shall be the next lower maximum price listed for the next smaller bottom size for the same mine.

If the unpriced size is a resultant (slack or screening) size, the maximum price shall be the next lower maximum price for the next smaller resultant (slack or screening) size for the same mine.

If the unpriced coal is run of mine, or if the maximum price cannot be determined by this subparagraph (4), the maximum price will be set pursuant to the application which the producer must file under § 1340.210 (a) (6) of this regulation.

(5) All orders of adjustment and adjustments computed on OPA Form No.

653-638 under § 1340.207 (e), (added by Amendment No. 74 to this regulation) shall be void as of July 31, 1944.

This amendment shall be effective July 31, 1944.

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11168; Filed, July 26, 1944;
11:30 a. m.]

PART 1346—BUILDING MATERIALS

[RPS 45,¹ Amdt. 3]

ASPHALT OR TARRED ROOFING 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.*

Revised Price Schedule No. 45 is amended in the following respects:

1. Division I of § 1346.64 is amended so that paragraph (a) shall read as follows:

(a) *Application.* The provisions of Division I of Appendix B apply to all sales of asphalt or tarred roofing products in which the point of destination is within the States of Oregon, Washington, California, Nevada, Arizona, or that part of Idaho north of and including Idaho County, and also the city of Boise, Idaho, and all points west to which the railroad carload freight rate on asphalt or tarred roofing products from Portland, Oregon, is the same as the rate to Boise, Idaho. The provisions of Division I also apply to sales in carload lots to distributors in the States of Utah and Idaho.

2. Division II of § 1346.64 is amended so that paragraph (a) thereof shall read as follows:

(a) *Application.* The provisions of Division II apply to all sales of asphalt or tarred roofing products, except sales in carload lots to distributors, in which the point of destination is within the States of Utah and Idaho (exclusive of Idaho County, Idaho, and that part of Idaho north thereof, and the City of Boise, Idaho, and all points west to which the railroad carload freight rate on asphalt or tarred roofing products from Portland, Oregon, is the same as the rate to Boise, Idaho).

This Amendment No. 3 shall become effective July 31, 1944.

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11160; Filed, July 26, 1944;
11:32 a. m.]

*Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 1369, 3853, 5590.

PART 1367—FERTILIZERS

[RMPR 108,¹ Revocation]

NITROGENOUS FERTILIZER MATERIALS

A statement of the considerations involved in the issuance of this revocation of RMPR 108 has been issued simultaneously herewith and filed with the Division of the Federal Register.*

RMPR 108, Nitrogenous Fertilizer Materials, is hereby revoked subject to the provisions of Supplementary Order 40.²

This order shall become effective August 1, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11162; Filed, July 26, 1944;
11:32 a. m.]

PART 1367—FERTILIZERS

[2d Rev. MPR 135, as Amended]

RETAIL PRICES OF FERTILIZERS AND MATERIALS

Second Revised Maximum Price Regulation 135 is redesignated Second Revised Maximum Price Regulation 135, as amended, and is revised and amended to read as set forth herein. This revised regulation now covers not only mixed fertilizer, superphosphate and potash which were covered by Second Revised Maximum Price Regulation 135 but also supersedes Revised Maximum Price Regulation 108 (Nitrogenous Fertilizer Materials) which formerly covered sales of nitrogenous fertilizer material to consumers.

In the judgment of the Price Administrator, the maximum prices established by this revised regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and Executive Orders 9250 and 9328. So far as practicable, the Price Administrator has advised and consulted with representative members of the industry affected by this regulation.

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the fertilizer industry or have previously been promulgated and their use lawfully required by another government agency.

A statement of the considerations involved in the issuance of this Second Revised Maximum Price Regulation 135, as amended, has been issued simultaneously herewith and filed with the Division of the Federal Register.*

¹ 7 F.R. 2153, 5664, 8948; 8 F.R. 3053, 9515.

² 8 F.R. 4925.

SECOND REVISED MAXIMUM PRICE REGULATION 135, AS AMENDED—RETAIL PRICES OF FERTILIZERS AND MATERIALS

Sec.

1. Applicability.
 2. Sales at other than maximum prices.
 3. Evasion.
 4. Records and reports.
 5. Enforcement.
 6. Licensing.
 7. Protests and petitions for amendment.
 8. Definitions.
 9. Maximum prices of mixed fertilizer, superphosphate, potash and nitrogenous fertilizer materials (other than victory garden and specialty fertilizers) when sold to consumers.
 10. Maximum prices of victory garden and specialty fertilizers when sold to consumers and dealers.
- Appendix A—Mixed fertilizer, superphosphate, potash and nitrogenous fertilizer materials (other than victory garden and specialty fertilizers).
- Schedule A—For consumers located in Maine (Aroostook County and the sections of Penobscot and Washington Counties lying north and west of Millinocket and Danforth).
- Schedule B—For consumers located in New England (except the part of Maine in Schedule A).
- Schedule C—For consumers located in New York and New Jersey.
- Schedule D—For consumers located in Pennsylvania.
- Schedule E—For consumers located in Delaware, Maryland and the District of Columbia.
- Schedule F—For consumers located in West Virginia (counties north of and including Mason, Jackson, Roane, Clay, Webster, Randolph, Pendleton and the part of Nicholas County served by the Baltimore and Ohio Railroad).
- Schedule G—For consumers located in West Virginia (except counties in Schedule F), Virginia, North Carolina, South Carolina and Georgia.
- Schedule H—For consumers located in Florida (east of the Apalachicola River).
- Schedule I—For consumers located in Alabama and Florida (west of the Apalachicola River).
- Schedule J—For consumers located in Mississippi and Louisiana (east of the Mississippi River).
- Schedule K—For consumers located in Louisiana (west of the Mississippi River), Arkansas, Texas, New Mexico and Oklahoma (except counties of Cimarron, Texas, Beaver, Harper, Woods, Alfalfa, Grant, Kay, Osage, Washington, Nowata, Craig, Ottawa, and Delaware. Prices for these counties are in Schedule N with Kansas).
- Schedule L—For consumers located in Tennessee.
- Schedule M—For consumers located in Kentucky.
- Schedule N—For consumers located in Ohio, Indiana, Michigan, Illinois, Wisconsin, Iowa, Missouri, Minnesota, Nebraska, Kansas, North Dakota, South Dakota and Oklahoma (counties excepted in Schedule K).
- Schedule O—For consumers located in Wyoming, Colorado, Utah, Montana, Idaho and Nevada.
- Schedule P—For consumers located in Oregon and Washington.

Appendix A—Continued.

Schedule Q—For consumers located in California.

Schedule R—For consumers located in Arizona.

Appendix B—Victory garden and specialty fertilizers.

AUTHORITY: Secs. 1 to 10, inclusive (§ 1367.31), issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681.

SECTION 1. Applicability.—(a) *In general.* Except as provided in paragraph (b) of this section, with reference to emergency sales to the United States and its agencies and paragraph (c) of this section, with reference to export sales, this revised regulation shall apply to all sales to consumers and, in the case of victory garden and specialty fertilizers, to all sales to dealers, of domestic and imported mixed fertilizer, superphosphate, potash and nitrogenous fertilizer materials, when sold as an aid to the growth of crops or plants, whether sold for immediate or future delivery, within the District of Columbia and the 48 States of the United States.

(b) *Emergency purchases.* This regulation shall have no application to any purchase by the United States or any of its agencies under such circumstances of emergency as to make immediate delivery imperative, and as to render it impossible to secure or unfair to require immediate delivery at the maximum price which would otherwise be applicable, if such purchases and deliveries are made pursuant to the provisions of section 4.3 (f) of Revised Supplementary Regulation No. 1 to the General Maximum Price Regulation, as amended; *Provided, however,* That the Administrator may, by order, waive the reporting of any part of the information required by section 4.3 (f) in connection with a particular purchase or group of purchases upon determining that such information may not reasonably be required under all the circumstances, and he may, in lieu thereof, require the reporting of other information more suited to the circumstances.

(c) *Export sales.* This revised regulation shall have no application to export sales of mixed fertilizer, superphosphate, potash or nitrogenous fertilizer materials. The maximum prices for such sales shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation.

SEC. 2. Sales at other than maximum prices.—(a) *Prohibition.* Regardless of any contract or obligation, no person shall sell or deliver to a consumer or dealer and no consumer or dealer, in the course of trade or business, shall buy or receive any of the products covered by this revised regulation at a price above the maximum price established by this revised regulation for such consumer or dealer, nor shall any person agree, solicit, offer, or attempt to do any of the foregoing. This prohibition, however, is subject to the exception for adjustable pricing contained in paragraph (b) of this section, the exception for emergency purchases by the United States and its agencies contained in paragraph (b) of section 1 and the exception for export sales contained in paragraph (c) of section 1.

(b) *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery, but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended, and the Stabilization Act of 1942, as amended. The authorization may be given by an order of the Administrator or of any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to give the authorization.

(c) *Lower prices.* Prices lower than the maximum prices established by this regulation may, of course, be charged or paid.

SEC. 3. Evasion. Any method whereby a seller obtains greater consideration than the maximum price, or whereby he gives less than the consideration due the buyer for the maximum price is an evasion of this regulation, and therefore prohibited; and any offer or agreement which accomplishes or attempts such a result is equally prohibited.

SEC. 4. Records and reports. (a) Every person making a sale of mixed fertilizer, superphosphate, potash or nitrogenous fertilizer material in quantities of 250 pounds or more, to a consumer, after August 1, 1944, shall keep for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, is in effect, his customary complete and accurate records of each sale, showing the date thereof, the name and address of the buyer, of the person making the sale, and of the manufacturer of the mixed fertilizer, superphosphate, potash or nitrogenous fertilizer material; the quantity, grade and kind of the mixed fertilizer, superphosphate, or potash or nitrogenous fertilizer material sold; the bags or containers in which delivered; the price charged or received therefor; the terms of payment (time, cash, discounts, etc.); and the method and conditions of delivery.

(b) (1) Every manufacturer of mixed fertilizer, superphosphate, potash or nitrogenous fertilizer materials who is engaged in the business of selling the same to consumers and dealers, whether by or through any agent or other person may file with the appropriate regional office of the Office of Price Administration three copies of any written or printed price list, whether temporary or permanent, issued by him in connection with the sale thereof to consumers and dealers. Such price lists shall set forth clearly the grade and kind of mixed fertilizer, superphosphate, potash or nitrogenous material offered for sale and also the kind and amount of special

ingredients, if any, contained therein and the size and kind of bags used.

(2) Upon request addressed to the District Offices of the Office of Price Administration, copies of this revised regulation will be furnished each manufacturer or dealer.

(3) Each dealer or agent shall post at his place of business a list of his consumers' maximum prices.

(4) Each manufacturer selling direct to consumers shall post at his office, plant and warehouse his consumer's price list in effect for the area served by each such office, plant or warehouse.

(c) Persons affected by this revised regulation shall submit such other information to the Office of Price Administration as it may, from time to time require, subject to the approval of the Bureau of the Budget, in accordance with the Federal Reports Act of 1942.

SEC. 5. Enforcement. Persons violating any provision of this revised regulation are subject to the license revocation or suspension provisions, civil enforcement actions, suits for treble damages and criminal penalties, provided in the Emergency Price Control Act of 1942, as amended.

SEC. 6. Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this revised regulation. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 7. Protests and petitions for amendment. Any person desiring to file a protest against or seeking an amendment of any provisions of this regulation may do so in accordance with Revised Procedural Regulation No. 1, issued by the Office of Price Administration.

SEC. 8. Definitions. When used in this regulation, the term:

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

(b) "Manufacturer" means a person who produces, mixes or processes, or who markets for his own account and under his own brand or trade name, mixed fertilizer, superphosphate, potash or nitrogenous material for use as an aid to the growth of crops or plants.

(c) "Dealer" means a person, other than a manufacturer, who purchases mixed fertilizer, superphosphate, potash or nitrogenous material and resells it to a consumer.

(d) "Consumer" means a person purchasing mixed fertilizer, superphosphate, potash or nitrogenous material for use in aiding the growth of crops or plants (and not for resale) including the Agricultural Adjustment Agency when purchasing superphosphate from non-producers.

(e) "Mixed fertilizer" means any substance containing any two or more, of potash, superphosphate and nitrogenous material, when marketed or sold as an aid to the growth of crops or plants.

(f) "Superphosphate" means any product which is obtained by mixing rock phosphate with either sulphuric acid or phosphoric acid or with both acids, when marketed or sold as an aid to the growth of crops or plants.

(g) "Potash" means muriate, chloride or sulphate of potash, manure salts and any other substance containing potassium oxide (K₂O), when marketed or sold as an aid to the growth of crops or plants.

(h) "Nitrogenous material" means any organic or inorganic substance containing nitrogen, when marketed or sold as an aid to the growth of crops or plants.

(i) "Natural organic nitrogen material" means a fertilizer material of vegetable or animal origin containing nitrogen, including, but not limited to, animal, fish and other tankages, castor pomace, tobacco stems, cotton seed meal, peanut meal, soybean meal, sewage sludge and cocoa shell meal.

(j) "Grade" means the minimum guarantee of the plant food content of mixed fertilizer, superphosphate, potash or nitrogenous material, expressed in terms of nitrogen, available phosphoric acid and water-soluble potash, e. g. 4-12-4, 0-14-7, 0-20-0, 0-0-50, 16-0-0.

(k) "Kind" as distinguished from the term "grade" refers only to mixed fertilizer and means the substances, and the proportions thereof, containing the guaranteed plant food content of mixed fertilizer—as for example, in the case of nitrogenous material, 80% water-soluble and 20% water-insoluble nitrogen; or in the case of potash, 75% sulphate of potash and 25% muriate of potash.

(l) "Price list" means any price statement, irrespective of form, issued or used by the seller, setting forth the prices, grades, kinds, terms of payment, types of containers or bags, method and conditions of delivery and any other provisions relating to sales of the commodities being priced.

(m) "Spring season" means the fertilizer selling season from December 1 of any calendar year to and including June 30 of the next succeeding calendar year.

(n) "Fall season" means the fertilizer selling season from July 1 to November 30, inclusive, of any calendar year.

(o) "Victory garden fertilizer" means any grade of mixed fertilizer authorized by the War Food Administration for use on victory gardens.

(p) "Specialty fertilizer" means: (i) A grade and kind of mixed fertilizer (but not victory garden fertilizer) permitted by the War Food Administration to be manufactured and sold for unrestricted use or (ii) Packages of 100 pounds or less of superphosphate, potash or nitrogenous fertilizer material when sold for home and not for commercial agricultural use.

(q) "Premium brand" means a kind and grade of mixed fertilizer or superphosphate which during the period February 16-20, 1942, was listed by the

manufacturer of the premium brand at an additional price above the price of a similar regular grade of mixed fertilizer or superphosphate manufactured and listed by him.

(r) "Transportation cost" means the cost of transportation actually incurred, except that for movement other than by for-hire carrier, the transportation cost shall be the reasonable value of the service, not exceeding any maximum price established therefor.

(s) "Carload lot" means a shipment of any quantity which moves as a rail carload under Office of Defense Transportation or tariff requirements.

(t) "Unit" means 1% of a ton, or 20 pounds.

(u) "Ton" means 2,000 pounds net weight.

SEC. 9. *Maximum prices of mixed fertilizers, superphosphate, potash and nitrogenous fertilizer material (other than victory garden and specialty fertilizers), when sold to consumers.* The maximum prices at which sales and deliveries of mixed fertilizers, superphosphate, potash and nitrogenous fertilizer material (other than victory garden and specialty fertilizers), may be made to consumers shall be the prices established under the provisions of Appendix A.

SEC. 10. *Maximum prices for victory garden and specialty fertilizers to dealers and consumers.* The maximum prices at which sales of victory garden and specialty fertilizers may be made to dealers and consumers shall be the prices established under the provisions of Appendix B.

APPENDIX A—MAXIMUM PRICES OF MIXED FERTILIZER, SUPERPHOSPHATE, POTASH AND NITROGENOUS FERTILIZER MATERIAL (OTHER THAN VICTORY GARDEN AND SPECIALTY FERTILIZERS)

General Provisions—(a) Pricing other grades of mixed fertilizer, superphosphate, potash and nitrogenous materials. The base price for grades of mixed fertilizer, superphosphate, potash and nitrogenous material not priced in the tables in Schedules A to R inclusive shall be determined by the Office of Price Administration. Anyone, requesting a base price for a grade, shall file with the Office of Price Administration in Washington, D. C., an application setting forth the analysis in percentages of nitrogen, available phosphoric acid and water-soluble potash. The Office of Price Administration will promptly establish a base price for such grade and inform the applicant of such price. This base price shall be subject to adjustment by the Office of Price Administration at any time.

(b) To the base prices for mixed fertilizer, superphosphate or potash set forth in the schedules of this appendix, or arrived at in the manner provided for in paragraph (a) above, the following additions may be and the following deductions must be made before making any appropriate additions or deductions for discounts, delivery differentials, etc.;

(1) *Premium brands.* There may be added differentials no greater in cents per ton than were in effect during the period February 16-20, 1942.

(2) *Special ingredients in other than premium brands.* An extra charge for specified quantities of the following ingredients may be added, (except in the case of schedules H, O, P, Q and R, which contain express provisions for such ingredients).

	Per unit
Sulphate of potash ¹	\$0.40
Magnesium oxide from sulphate of potash-magnesia, sea water magnesium or similar source.....	1.00
Potash from cotton hulls or boll ashes ²25
Nitrogen ³30
Per pound	
Copper sulphate.....	\$0.10
Manganese sulphate.....	.05
Borax.....	.05
Elemental sulphur.....	.035
Iron sulphate.....	.04
Zinc sulphate.....	.10

	Per hundred pounds
Ground tobacco stems: ⁴	
In complete mixed fertilizer.....	\$0.30
In phosphate-potash mixtures.....	.50
In superphosphate.....	1.00

¹ Except for Schedules G, I, J and L where it is \$0.30 per unit.

² Applicable only to tobacco grades in Schedule B.

³ Applicable only to tobacco grades in Schedules D, E and F.

⁴ Applicable only in Schedules M and N.

(3) (i) *Bag differentials.* Except for nitrogenous materials, there may be added the following amounts per ton for textile bags:

	Schedules A, G, I, J, K, and L	All other schedules
For 167- or 200-pound bags.....	\$1.25	\$1.35
For 125-pound bags.....	1.50	1.70
For 100-pound bags.....	1.80	2.00
For barrels.....	5.00	5.00

(ii) *Bulk deliveries.* There shall be deducted \$1.50 per ton on deliveries in bulk.

(c) *Eastern superphosphate sold in the areas covered by Schedules O, P, Q, and R.* The provisions of Schedules O, P, Q, and R shall not be applicable to sales and deliveries of superphosphate or triple superphosphate in the states covered by those schedules when such superphosphate or triple superphosphate has been produced east of the 100th meridian. The maximum cash prices for such superphosphate and for triple superphosphate in those states shall be \$37.50 per ton for 20% superphosphate and \$58.00 per ton for 47% triple superphosphate for delivery in paper bags in carload lots *f. o. b.* buyer's nearest railway siding on direct shipments from production points or *f. o. b.* manufacturer's plant or warehouse in such states where buyer will not accept direct shipments. For increases or decreases in available phosphoric acid in such superphosphate or triple superphosphate, there may be added or deducted \$1.00 per ton for each 1% of phosphoric acid over or under the 20% superphosphate or 47% triple superphosphate. On deliveries in bulk there shall be deducted from the prices as determined above \$3.00 per ton. Every person selling this material to purchasers in these states shall certify on the invoice that the material was produced east of the 100th meridian.

SCHEDULE A—FOR CONSUMERS LOCATED IN MAINE

(Aroostook County and the sections of Penobscot and Washington Counties lying north and west of Millinocket and Danforth)

(a) *Delivered-to-the-farm base prices for goods in 100-pound paper bags:*

Grade:	Price per ton
10-10-10	\$68.20
8-24-8	65.80
8-16-16	63.80
8-12-20	62.80
8-12-16	60.00
7-7-7	48.80
6-9-15	52.00
6-9-12	49.00

Grade:	Price per ton
5-15-20	\$59.00
5-10-10	47.20
5-10-5	43.80
5-8-7	43.20
5-7-10	44.40
4-16-0	43.80
4-12-16	51.20
4-12-8	45.60
4-12-4	42.80
0-20-20	54.00
0-14-14	42.80
0-10-20	43.20
0-20-0	35.00
0-19-0	34.00
0-18-0	33.00
0-0-60 Murate of potash	50.60
0-0-50 Murate of potash	45.20
0-0-52 Sulphate of potash	58.60
0-0-50 Sulphate of potash	56.90
0-0-48 Sulphate of potash	55.20
0-0-21.5 Sulphate of potash-magnesia	45.20
42-0-0 Urea compound ¹	79.80
32.5-0-0 Ammonium nitrate ²	65.60
20.6-0-0 Calcium cyanamide ¹	60.60
20.5-0-0 Ammonium nitrate-lime compound ¹	56.00
20.5-0-0 Sulphate of ammonia ¹	50.00
16-0-0 Nitrate of soda ¹	50.00
14-0-14 Nitrate of soda potash ¹	60.00

¹ On carload shipments, deduct \$4.00 per ton.

(b) *Terms.* (1) The base prices, after making the appropriate additions or deductions provided for in the general provisions of this appendix, are consumers' time prices for payment October 1, after which date interest at the legal rate may be charged.

(2) On sales sight draft, SD/BL, c. o. d., cash in advance or cash within 10 days after shipment, a discount of 5% is to be made from the time prices.

(c) *Delivery.* (1) When delivery is taken at a rallsiding or warehouse, deduct 75¢ per ton from the time or cash price.

(2) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule A, the seller shall deduct from the time or cash price the lower of the following:

(i) 75¢ per ton plus the lowest carload rail freight rate per ton on the commodity from the factory to the consumer's railroad station, or

(ii) The following amounts per ton for the shortest highway mileage from the factory to consumer's nearest railroad station:

- \$0.75 for distances up to 5 miles.
- \$1.00 for distances over 5 up to 10 miles.
- \$1.20 for distances over 10 up to 15 miles.
- \$1.40 for distances over 15 up to 20 miles.
- \$1.60 for distances over 20 up to 25 miles.
- \$1.80 for distances over 25 up to 35 miles.
- \$2.00 for distances over 35 up to 50 miles.
- \$2.20 for distances over 50 up to 60 miles.
- \$2.40 for distances over 60 up to 70 miles.
- \$2.60 for distances over 70 up to 80 miles.
- \$2.80 for distances over 80 up to 100 miles.

For greater distances, deduct \$2.80 plus 2¢ per ton for each mile over 100 miles.

(3) For less than carload shipments to consumer's nearest railroad station or less than 10-ton truckload deliveries to consumer's premises, an additional charge may be made equal to the transportation cost in excess of the carload or full truckload rate.

SCHEDULE B—FOR CONSUMERS LOCATED IN NEW ENGLAND

(Except the part of Maine in Schedule A.)

Column I. Consumers in Maine (except Aroostook County and the sections of Penobscot and Washington Counties lying north and west of Millinocket and Danforth), Vermont (except Bennington and Windham Counties), New Hampshire (except Cheshire, Hillsboro, Rockingham, Sullivan, Merrimack, Strafford and Belknap Counties):

Column II. Consumers in Vermont (Bennington and Windham Counties), New Hampshire (counties excepted above), Massachusetts, Connecticut, Rhode Island.

(a) Delivered-to-the-farm base prices for goods in 100-pound paper bags:

Grade	Price per ton	
	I	II
10-10-10	\$53.20	\$51.00
8-24-8	71.20	63.00
8-16-16	63.10	63.00
8-12-20	67.70	63.20
8-12-16	63.10	62.60
7-14-14	64.10	61.60
7-7-7	61.20	48.70
6-18-18	68.20	63.00
6-3-15	67.60	
5-16-20	64.60	62.60
5-10-10	60.80	48.40
5-10-5	47.70	43.20
5-8-7	47.40	41.60
5-7-10	48.60	45.20
4-16-0	49.60	44.40
4-12-16	54.10	61.60
4-12-12	61.60	49.60
4-12-8	48.60	48.40
4-12-4	48.60	48.60
0-20-20	59.10	60.60
0-14-14	48.60	48.40
0-10-20	47.60	48.40
0-20-0	33.10	30.60
0-19-0	31.60	29.20
0-18-0	29.60	28.60
0-0-60 muriate of potash	60.20	48.70
0-0-50 muriate of potash	60.60	48.20
0-0-52 sulphate of potash	63.60	61.10
0-0-50 sulphate of potash	61.60	61.40
0-0-48 sulphate of potash	62.20	47.70
0-0-21.5 sulphate of potash-magnesia	60.60	48.20
42-0-0 urea compound ¹	84.60	81.60
32.5-0-0 ammonium nitrate ²	63.60	67.60
20.6-0-0 calcium cyanamide ¹	62.60	63.60
20.5-0-0 ammonium nitrate-lime compound ¹	58.60	56.60
20.5-0-0 sulphate of ammonia ¹	52.60	49.60
16-0-0 nitrate of soda ¹	52.60	49.60
14-0-14 nitrate of soda-potash ¹	62.60	63.60
7-0-0 caeter pomace ¹		33.60

TOBACCO GRADES ONLY

0-3-6	\$70.60
5-5-15	63.60
5-3-5	63.40
4-10-0	63.60

¹ On carload shipments, deduct \$4.00 per ton.
² Bags 7 units of ammonia and in original bags. Add or deduct at the rate of \$3.20 per unit of ammonia varying from seven.

(b) *Quantity discount.* Except on tobacco goods and nitrogenous materials, there shall be deducted from the base price above, after making the appropriate additions or deductions provided for in the general provisions of this appendix, the following discounts:

- 5% but not over \$2.25 per ton for 10 to 49 tons.
- 7% but not over \$3.15 per ton for 50 to 99 tons.
- 10% but not over \$4.50 per ton for 100 tons or more.

(c) *Terms.* (1) The base prices, after making the appropriate additions or deductions provided for in the general provisions of this appendix and less the applicable quantity discount, are the consumer's time prices for payment on October 1, after which date interest at the legal rate may be charged.

(2) On sales sight draft, SD/BL, c. o. d., cash in advance or cash within 7 days of date of shipment, a discount of 10% is to be made from the time prices.

(d) *Delivery.* (1) When delivery is taken at a rallsiding or warehouse, deduct \$1.00 per ton from the time or cash prices.

(2) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule B, deduct from the time or cash prices for the shortest highway mileage from factory to consumer's nearest railroad station 60¢ per ton for distances up to 5 miles plus 2½¢ per ton for each additional mile, but not to exceed \$5.00 per ton total.

(3) For less than carload shipments to consumer's nearest railroad station or less than 10-ton truckload deliveries to consumer's premises, an additional charge may be made equal to the transportation cost in excess of the carload or full truckload rate.

SCHEDULE C—FOR CONSUMERS LOCATED IN NEW YORK AND NEW JERSEY

Column I. Consumers in New Jersey and New York (Long Island; Richmond, New York and Rockland Counties)

Column II. Consumers in New York (Orange and Ulster Counties)

Column III. Consumers in New York (all remaining counties except St. Lawrence, Franklin, Clinton and Essex)

Column IV. Consumers in New York (St. Lawrence, Franklin, Clinton, and Essex Counties)

(a) Delivered-to-the-farm base prices for goods in 100-pound paper bags:

Grade	Price per ton			
	I	II	III	IV
10-0-4	\$44.40			
7-7-7	42.40	\$43.50	\$45.00	\$43.00
5-10-10	42.20	43.20	44.80	45.80
5-10-5	33.40	39.20	41.00	42.00
4-16-0	37.10	33.20	39.70	40.70
4-12-8	39.60	41.00	42.50	43.50
4-12-4	35.60	38.60	39.50	40.50
4-8-12	39.70	40.80	42.20	43.20
3-12-0	39.60	37.10	38.00	39.00
3-3-15	40.40	41.50	43.00	44.00
3-3-12	33.10	39.20	40.70	41.70
0-20-20	51.00	52.70	54.20	55.20
0-16-8	33.00			
0-14-14	36.40	37.50	39.00	40.00
0-14-7	31.20			
0-12-12	33.20	34.40	35.90	36.90
0-10-20	37.70	38.60	40.30	41.30
0-20-0	26.60	27.60	28.40	29.40
0-19-0	25.20	26.40	27.20	28.20
0-18-0	24.00	25.10	25.90	26.90
0-0-60 muriate of potash	62.70	53.80	55.30	56.30
0-0-50 muriate of potash	47.10	48.20	49.70	50.70
0-0-52 sulphate of potash	60.50	61.60	63.10	64.10
0-0-50 sulphate of potash	53.50	59.60	61.40	62.40
0-0-48 sulphate of potash	57.10	53.20	59.70	60.70
0-0-21.5 sulphate of potash-magnesia	47.10	48.20	49.70	50.70
42-0-0 urea compound ¹	81.40	82.50	84.00	85.00
32.5-0-0 ammonium nitrate ²	67.60	68.10	69.60	70.60
20.6-0-0 calcium cyanamide ¹	60.00	61.10	62.60	63.60
20.5-0-0 ammonium nitrate-lime compound ¹	54.60	55.10	56.60	57.60
20.5-0-0 sulphate of ammonia ¹	48.40	49.50	51.00	52.00
16-0-0 nitrate of soda ¹	48.40	49.50	51.00	52.00
14-0-14 nitrate of soda-potash ¹	57.40	58.50	60.00	61.00
7-0-0 caeter pomace ¹	32.60			

¹ On carload shipments, deduct \$4.00 per ton.
² Bags 7 units of ammonia and in original bags. Add or deduct at the rate of \$3.20 per unit of ammonia varying from seven.

(b) *Terms.* (1) The base prices, after making the appropriate additions or deductions provided for in the general provisions of this appendix are the consumer's time prices for payment on October 1 on spring shipments and on December 1 on fall shipments, after which dates interest at the legal rate may be charged.

(2) On sales sight draft, SD/BL, c. o. d., cash in advance or cash within 7 days of date of shipment, a discount of 10% is to be made from the time prices.

(c) *Delivery.* (1) When delivery is taken at a rail siding, warehouse or boatlanding, deduct 75¢ per ton from the time or cash prices in New Jersey and Long Island and Richmond, New York and Rockland Counties, New York and \$1.00 per ton for all other counties in New York.

(2) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule C, deduct the amounts per ton set forth below from the time or cash prices for the shortest highway mileage from factory to consumer's nearest railroad station. For consumers located in:

(i) *New Jersey and Richmond, New York and Rockland Counties in New York.* 75¢ per ton for distances up to 5 miles plus 2½¢

per ton for each additional mile but not to exceed \$3.50 per ton, including ferry tolls.

(ii) *Long Island.* 75¢ per ton for distances up to 5 miles plus 3¢ per ton for each additional mile but not to exceed the lowest carload rail freight rate per ton on the commodity from factory to consumer's nearest railroad station.

(iii) *Remainder of New York State.* \$1.00 per ton for distances up to 5 miles plus 2½¢ per ton for each additional mile but not to exceed the lowest carload rail freight rate per ton on the commodity from factory to consumer's nearest railroad station.

(3) For less than carload shipments to consumer's nearest railroad station or less than 10-ton truckload deliveries to consumer's premises, an additional charge may be made equal to the transportation cost in excess of the carload or full truckload rate.

SCHEDULE D—FOR CONSUMERS LOCATED IN PENNSYLVANIA

Column I. Consumers in Carbon, Cumberland, Dauphin, Fulton, Franklin, Monroe, Schuylkill Counties and all counties east and south thereof.

Column II. Consumers in Bedford, Blair, Cambria, Centre, Clinton, Columbia, Huntingdon, Juniata, Luzerne, Lycoming, Mifflin, Montour, Northumberland, Perry, Snyder, Somerset and Union Counties.

Column III. Consumers in Tioga, Bradford, Susquehanna, Sullivan, Wyoming, Wayne, Pike and Lackawanna Counties.

Column IV. Consumers in Potter, Cameron, Clearfield, Indiana, Westmoreland, Fayette Counties and all counties west thereof.

(a) Delivered-to-the-farm base prices for goods in 100-pound paper bags:

Grade	Price per ton			
	I	II	III	IV
10-10-10.....	\$55.10	\$56.40	\$56.90	\$57.50
10-0-4.....	44.90	46.20	46.70	47.30
8-24-8.....	62.60	63.90	64.40	65.00
8-10-16.....	60.40	61.70	62.20	62.80
7-7-7.....	42.80	44.10	44.60	45.20
6-18-18.....	59.00	60.30	60.80	61.40
6-20-10.....	54.40	55.70	56.20	56.80
6-16-20.....	55.70	57.00	57.50	58.10
6-10-10.....	42.70	44.00	44.50	45.10
6-10-5.....	38.80	40.10	40.60	41.20
4-10-0.....	37.50	38.80	39.30	39.90
4-12-20.....	50.10	51.40	51.90	52.50
4-12-12.....	43.40	44.70	45.20	45.80
4-12-8.....	40.40	41.70	42.20	42.80
4-12-4.....	37.40	38.70	39.20	39.80
4-8-12.....	40.20	41.50	42.00	42.60
3-12-6.....	36.50	37.80	38.30	38.90
3-0-15.....	40.80	42.10	42.60	43.20
3-0-12.....	38.60	39.90	40.40	41.00
0-24-12.....	52.00	53.30	53.80	54.40
0-20-20.....	52.00	53.30	53.80	54.40
0-10-8.....	34.00	35.30	35.80	36.40
0-14-14.....	36.90	38.20	38.70	39.30
0-14-7.....	31.60	32.90	33.40	34.00
0-12-12.....	33.80	35.10	35.60	36.20
0-20-0.....	26.70	28.00	28.50	29.10
0-10-0.....	25.50	26.80	27.30	27.90
0-18-0.....	24.40	25.70	26.20	26.80
0-0-60 muriate of potash.....	53.00	54.30	54.80	55.40
0-0-50 muriate of potash.....	47.60	48.90	49.40	50.00
0-0-52 sulphate of potash.....	61.00	62.30	62.80	63.40
0-0-50 sulphate of potash.....	59.30	60.60	61.10	61.70
0-0-48 sulphate of potash.....	57.60	58.90	59.40	60.00
0-0-21.5 sulphate of potash-magnesia.....	47.60	48.90	49.40	50.00
42-0-0 urea compound ¹	81.40	82.70	83.20	83.80
32.5-0-0 ammonium nitrate ¹	67.00	68.30	68.80	69.40
20.6-0-0 calcium cyanamide ¹	60.00	61.30	61.80	62.40
20.6-0-0 ammonium nitrate-lime compound ¹	54.00	55.30	55.80	56.40
16.0-0-0 sulphate of ammonia ¹	48.40	49.70	50.20	50.80
16-0-0 nitrate of soda ¹	48.40	49.70	50.20	50.80
14-0-14 nitrate of soda-potash ¹	57.40	58.70	59.20	59.80

¹ On carload shipments, deduct \$4.00 per ton.

(b) *Terms.* (1) The base prices, after making the appropriate additions or deductions provided for in the general provisions of this appendix, are consumer's time prices for payment on October 1 on spring shipments and on December 1 on fall shipments, after which dates interest at the legal rate may be charged.

(2) On sales sight draft, SD/BL, c. o. d., cash in advance or cash within 7 days of date of shipment, a discount of 10% is to be made from the time prices.

(c) *Delivery.* (1) When delivery is taken at a rail siding, warehouse or boatlanding, deduct 75¢ per ton from the time or cash prices in all counties except Erie, Crawford, Warren, McKean, Potter, Tioga, Bradford, Susquehanna, Sullivan, Wyoming, Wayne, Pike and Lackawanna Counties, in which \$1.00 per ton shall be deducted.

(2) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule D, deduct the amounts per ton set forth below from the time or cash prices for the shortest highway mileage from factory to consumer's nearest railroad station. For consumers located in:

(i) Areas covered in Columns I, II and IV, 75¢ per ton for distances up to 5 miles plus 2½¢ per ton for each additional mile for the next 100 miles, plus 1¢ per ton per mile for the next 175 miles.

(ii) Area covered in Column III, \$1.00 per ton for distances up to 5 miles plus 2½¢ per ton for each additional mile for the next 100 miles, but not to exceed the lowest carload rail freight rate per ton on the commodity from factory to consumer's nearest railroad station.

(3) For less than carload shipments to consumer's nearest railroad station or less than 10-ton truckload deliveries to consumer's premises, an additional charge may be made equal to the transportation cost in excess of the carload or full truckload rate.

SCHEDULE E—FOR CONSUMERS LOCATED IN DELAWARE, MARYLAND AND THE DISTRICT OF COLUMBIA

Column I. Consumers in Delaware and Maryland (counties of Cecil, Kent, Queen Anne, Caroline, Talbot, Dorchester, Wicomico, Somerset and Worcester)

Column II. Consumers in District of Columbia and Maryland (counties of Anne Arundel, Baltimore, Calvert, Carroll, Charles, Frederick, Harford, Howard, Montgomery, Prince Georges, St. Marys and Washington)

Column III. Consumers in Maryland (counties of Garrett and Allegany)

(a) Delivered-to-the-farm base prices for goods in 100-pound paper bags.

Grade	Price per ton		
	I	II	III
10-10-10.....	\$54.40	\$54.80	\$56.10
10-6-4.....	43.20	43.60	44.90
10-0-10.....	42.90	43.30	44.60
8-24-8.....	60.90	61.30	62.60
8-16-16.....	53.80	54.20	55.50
7-7-7.....	41.10	41.50	42.80
6-8-6.....	38.80	39.20	40.50
6-20-10.....	54.40	54.80	56.10
6-16-20.....	54.70	55.10	56.40
6-10-10.....	41.00	41.40	42.70
6-10-5.....	37.20	37.60	38.90
4-16-0.....	35.90	36.30	37.60
4-12-8.....	38.70	39.10	40.40
4-12-4.....	35.70	36.10	37.40
4-8-12.....	38.50	38.90	40.20
3-12-6.....	34.80	35.20	36.50
3-0-15.....	39.10	39.50	40.80
3-0-12.....	36.90	37.30	38.60
2-12-12.....	36.90	37.30	38.60
0-24-12.....	52.00	52.40	53.70
0-20-20.....	29.00	29.40	30.70
0-14-7.....	32.10	32.50	33.80
0-12-12.....	32.10	32.50	33.80
0-10-0.....	25.30	25.70	27.00
0-18-0.....	24.30	24.70	26.00
0-0-60 muriate of potash.....	51.10	51.50	52.80
0-0-50 muriate of potash.....	45.70	46.10	47.40
0-0-52 sulphate of potash.....	59.10	59.50	60.80
0-0-50 sulphate of potash.....	57.40	57.80	59.10
0-0-48 sulphate of potash.....	55.70	56.10	57.40
0-0-21.5 sulphate of potash-magnesia.....	45.70	46.10	47.40
42-0-0 urea compound ¹	79.70	80.10	81.40
32.5-0-0 ammonium nitrate ¹	65.30	65.70	67.00
20.6-0-0 calcium cyanamide ¹	58.30	58.70	60.00

See footnotes at end of table.

SCHEDULE F—continued

Grade	Price per ton		
	I	II	III
20.6-0-0 ammonium nitrate-lime compound ¹	\$52.80	\$52.70	\$54.00
20.6-0-0 sulphate of ammonia ¹	46.70	47.10	48.40
16-0-0 nitrate of soda ¹	46.70	47.10	48.40
14-0-14 nitrate of soda-potash ¹	55.70	56.10	57.40

¹ On carload shipments, deduct \$4.00 per ton.

(b) *Terms.* (1) The base prices, after making the appropriate additions or deductions provided for in the general provisions of this appendix, are consumer's time prices for payment on October 1 on spring shipments and on December 1 on fall shipments, after which dates interest at the legal rate may be charged.

(2) On sales sight draft, SD/BL, c. o. d., cash in advance or cash within 7 days of date of shipment, a discount of 10% is to be made from the time prices.

(c) *Delivery.* (1) When delivery is taken at a rail siding, boatlanding or warehouse, deduct 75¢ per ton from the time or cash prices.

(2) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule E, deduct the amounts per ton set forth below from the time or cash prices for the shortest highway mileage from factory to consumer's nearest railroad station. For consumers located in the area covered by:

(i) Column I: 75¢ per ton for distances up to 5 miles, plus 2½¢ per ton for each additional mile for the next 70 miles.

(ii) Column II: 75¢ per ton for distances up to 5 miles, plus 2½¢ per ton for each additional mile for the next 100 miles.

(iii) Column III: 75¢ per ton for distances up to 5 miles, plus 2½¢ per ton for each additional mile for the next 100 miles, plus 1¢ per ton for each additional mile for the next 175 miles.

(3) For less than carload shipments to consumer's nearest railroad station or less than 10-ton truckload deliveries to consumer's premises, an additional charge may be made equal to the transportation cost in excess of the carload or full truckload rate.

SCHEDULE F—FOR CONSUMERS LOCATED IN WEST VIRGINIA

(Counties north of and including Mason, Jackson, Roane, Clay, Webster, Randolph, Pendleton and the part of Nicholas County served by the B. & O. Railroad).

Column I. Consumers in Morgan, Hampshire, Hardy, Grant and Pendleton Counties.

Column II. Consumers in Mineral, Preston and Tucker Counties.

Column III. Consumers in Barbour, Braxton, Doddridge, Gilmer, Harrison, Lewis, Marion, Monongahela, Pleasants, Randolph, Ritchie, Taylor, Tyler, Upshur, Webster and Wetzel Counties and the part of Nicholas County served by the B. & O. Railroad.

Column IV. Consumers in Hancock, Brooke, Ohio and Marshall Counties.

Column V. Consumers in Calhoun, Jackson, Mason, Roane, Wirt and Wood Counties.

(a) Delivered-to-the-farm base prices for goods in 100-pound paper bags:

Grade	Price per ton				
	I	II	III	IV	V
10-6-4	\$43.60	\$44.00	\$40.20	\$40.85	\$47.50
7-7-7	41.50	42.80	44.10	44.70	45.40
5-10-10	41.40	42.70	44.00	44.60	45.30
5-10-5	37.60	38.60	40.20	40.80	41.60
4-16-0	36.50	37.60	38.60	39.50	40.20
4-12-8	39.10	40.40	41.70	42.50	43.00
4-12-4	36.10	37.40	38.70	39.50	40.00
3-12-6	35.20	36.50	37.80	38.60	39.10
0-14-7	30.30	31.60	32.90	33.70	34.20
0-12-12	32.50	33.80	35.10	35.90	36.40
0-20-0	25.70	27.00	28.30	29.10	29.60
0-19-0	24.70	26.00	27.30	28.10	28.60
0-18-0	23.70	25.00	26.30	27.10	27.60
0-0-60 muriate of potash	51.50	52.80	54.10	54.70	55.40
0-0-50 muriate of potash	46.10	47.40	48.70	49.50	50.00
0-0-52 sulphate of potash	49.50	50.80	52.10	52.90	53.40
0-0-50 sulphate of potash	47.50	48.80	50.10	50.90	51.40
0-0-48 sulphate of potash	46.10	47.40	48.70	49.50	50.00
0-0-21.5 sulphate of potash-magnesia	46.10	47.40	48.70	49.50	50.00
42-0-0 urea compound ¹	50.10	51.40	52.70	53.50	54.00
32.5-0-0 ammonium nitrate ¹	65.70	67.00	68.30	69.10	69.60
20.6-0-0 calcium cyanamide ¹	58.70	60.00	61.30	62.10	62.60
20.5-0-0 ammonium nitrate-lime compound ¹	52.70	54.00	55.30	56.10	56.60
20.5-0-0 sulphate of ammonia ¹	47.10	48.40	49.70	50.50	51.00
16-0-0 nitrate of soda ¹	47.10	48.40	49.70	50.50	51.00
14-0-14 nitrate of soda-potash ¹	56.10	57.40	58.70	59.50	60.00

¹ On carload shipments, deduct \$4.00 per ton.

(b) *Terms.* (1) The base prices, after making the appropriate additions or deductions provided for in the general provisions of this appendix, are consumers' time prices for payment on October 1 on spring shipments and on December 1 on fall shipments, after which dates interest at the legal rate may be charged.

(2) On sales sight draft, SD/BL, c. o. d., cash in advance or cash within 7 days of date of shipment, a discount of 10% is to be made from the time prices.

(c) *Delivery.* (1) When delivery is taken at a rail siding or warehouse, deduct 75¢ per ton from the time or cash prices.

(2) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule F, deduct the following amounts from the cash or time price for the shortest highway mileage from factory to consumer's nearest railroad station:

75¢ per ton for distances up to 5 miles plus 2½¢ per ton for each additional mile for the next 100 miles plus 1¢ per ton for each additional mile for the next 175 miles.

(3) For less than carload shipments to consumer's nearest railroad station or less than 10-ton truckload deliveries to consumer's premises, an additional charge may be made equal to the transportation cost in excess of the carload or full truckload rate.

SCHEDULE G—FOR CONSUMERS LOCATED IN WEST VIRGINIA (EXCEPT COUNTIES IN SCHEDULE F), VIRGINIA, NORTH CAROLINA, SOUTH CAROLINA AND GEORGIA

Column I. Consumers in Virginia (Carroll, Floyd, Montgomery, Craig, Alleghany Counties and counties west thereof), West Virginia (Pocahontas, Greenbrier, Nicholas—that part served by the C. & O. Railroad, Clay, Kanawha, Putnam, Cabell Counties and counties south thereof).

Column II. Consumers in Virginia (counties not included in Column I) West Virginia (Jefferson and Berkeley Counties).

Column III. Consumers in North Carolina.

Column IV. Consumers in South Carolina and Georgia.

I. Mixed fertilizer, superphosphate and potash. (a) Base prices for goods in 100-pound paper bags:

Grade	Price per ton			
	I	II	III	IV
10-6-4	\$42.00	\$40.00
10-0-10	42.00	40.00	40.00	\$40.40
7-7-7	41.20	39.20	38.80
6-9-3	35.00
6-8-8	37.50
6-8-6	33.00	31.00	33.00	33.40
5-10-10	40.70	38.20
5-10-5	37.20	35.20	34.00	34.70
5-7-5	32.80
4-10-0	35.50	33.50	33.20	33.00
4-12-12	33.00
4-12-8	33.50	31.50
4-12-4	35.50	33.50	33.20	33.00
4-10-6	35.50	33.50	33.20	33.00
4-8-8	33.20	33.00
4-8-6	31.00
3-12-6	34.50	32.50	32.20	32.00
3-9-12	33.00	31.00	31.20	31.10
3-9-9	34.50	32.50	32.20	32.00
3-9-6	29.00
2-12-12	33.00	31.00	31.00
2-12-6	29.00
0-14-10	29.00
0-14-7	29.40	27.40	27.10	26.90
0-12-12	31.00	29.00	29.00
0-12-12 (500 pounds basic)	22.80
8-8-16 (500 pounds basic)	29.20
0-20-0	25.00	23.00	22.70	22.50
0-19-0	24.00	22.00	21.60	21.50
0-18-0	23.00	21.00	20.60	20.50
0-0-50 muriate of potash	51.00	49.00	49.60	49.50
0-0-50 muriate of potash	45.20	44.20	44.20	44.20
0-0-50 manure salts	33.50	31.50	31.80	31.80
0-0-25 manure salts	32.00	30.00	30.00	30.00
0-0-52 sulphate of potash	49.40	47.40	47.40	47.40
0-0-50 sulphate of potash	47.50	45.50	45.80	45.80
0-0-48 sulphate of potash	45.20	44.20	44.20	44.20
0-0-21.5 sulphate of potash-magnesia	45.20	44.20	44.20	44.20
Unburned lime, 6 percent potash ¹	18.50	18.50
Burned lime, 6 percent potash ¹	20.50	20.50
Burned lime, 6 percent potash, 4 percent water-soluble magnesium ¹	22.00	22.00

TOBACCO GRADES ONLY

5-5-20 ²	\$54.00	\$52.00	\$52.00
4-5-3 ²	50.00	48.00	48.00	\$44.40
4-4-8	32.50
3-5-6	34.10	34.10	33.80	33.60
3-5-3	34.40	32.40	32.10
2-10-6	33.00	31.00	31.30

¹ Based on Norfolk, Va., only.
² All potash from sulphate.

Special ingredients. In addition to the adjustments provided for in the general provisions of this appendix, the base prices may be adjusted as follows for special ingredients:

In other than premium brands and tobacco grades. Add 15¢ per unit of nitrogen for each 5% of water-insoluble nitrogen guaranteed in excess of 10%.

In tobacco grades (other than premium brands):

(1) Add or deduct 15¢ per unit of nitrogen for each 5% of water-insoluble nitrogen in excess of or less than 25%.

(2) Add \$1.25 per ton for each hundred pounds of oilseed meal, other than castor, guaranteed therein.

(3) Sulphate of potash differentials in the general provisions of Appendix A do not apply to tobacco grades in Schedule G. Instead, deduct 30¢ for each 1% of chlorine in excess of 2% and, except for grades 5-5-20 and 4-9-3, add 60¢ per ton if all potash is derived from sulphate of potash.

(b) *Delivery differentials.* Nearest port, in the area covered by Column I, means Baltimore or Norfolk, the one from which the lowest carload rail freight rate on the commodity, when added to the f. o. b. port price, will give the lowest delivered price at the point of delivery.

Nearest port, in areas covered by Columns II, III and IV means Baltimore, Norfolk, Wilmington, Charleston, Savannah, or Jacksonville, the one from which the trucking rate as determined in (1) (II) below, when added to the f. o. b. port price will give the lowest delivered price at the point of delivery.

(1) *To determine the delivered-to-the-farm base price at any point—(i) In the area covered by Column I (except as provided in (III) below).* The delivered-to-the-farm base price is the base price in (a) Column I, after making the appropriate additions or deductions provided for in the general provisions of this appendix and for special ingredients, and after deducting therefrom the amount, if any, by which \$5.00 exceeds the lowest carload rail freight rate per ton on the commodity from the nearest port to the consumer's nearest railroad station.

(ii) *In the area covered by columns II, III and IV (except as provided in (III) below).* The delivered-to-the-farm base price is the base price for the area in which the farm is located, after making the appropriate additions or deductions provided for in the general provisions of this appendix and for special ingredients, and after deducting therefrom the amount, if any, by which \$3.75 exceeds the trucking rate per ton from the nearest port to the city or town nearest to or in which the farm is located, using the shortest highway mileage on the official state highway map and using the following trucking rates:

\$0.75 per ton for distances up to 15 miles.
\$1.00 per ton for distances between 15 and 25 miles.
\$1.50 per ton for distances between 25 and 40 miles.

For distances over 40 miles, \$1.50 per ton plus 1¢ per ton per mile in excess of 40 miles. Truck mileage, to destinations on the Eastern Shore of Virginia, shall include 40 miles as the distance from Norfolk to Cape Charles, with 1¢ per ton per mile for mileage beyond Cape Charles.

(iii) When delivery to the farm is made in the area covered by column I and in Surry, Yadkin, Wilkes, Alexander, Caldwell, Burke, Rutherford Counties and counties west thereof in North Carolina from a railhead or warehouse, as distinguished from delivery direct from factory, and the transportation cost (in no case to exceed legal maximum trucking rates) to the consumer's premises from the railroad station nearest thereto exceeds 75¢ per ton, such excess may be added to the prices as determined in (i) or (ii) above.

(2) To determine the base price f. o. b. a factory or warehouse located at port:

(i) *Baltimore and Norfolk.* Deduct \$5.75 from the base price in column I or \$3.75 from the base price in column II after making the appropriate additions or deductions provided for in the general provisions of this appendix and for special ingredients.

(ii) *Wilmington.* Deduct \$3.75 from the base price in column III after making the appropriate additions or deductions provided for in the general provisions of this appendix and for special ingredients.

(iii) *Charleston, Savannah and Jacksonville.* Deduct \$3.75 from the base price in column IV after making the appropriate additions or deductions provided for in the general provisions of this appendix and for special ingredients.

(3) To determine the base price f. o. b. a factory, warehouse, boatlanding or rallsiding at other points in the areas covered by Schedule G. Deduct 75¢ per ton from the delivered-to-the-farm base price at such point, as determined in (1) (i) or (1) (ii) above.

(c) *Quantity differentials.* For deliveries in carloads or in 10-ton truck lots, deduct 2% from the price established by (b) (1) (i), (b) (1) (ii), (b) (2) or (b) (3) above.

(d) *Terms.* (1) To determine the consumer's time price, add 10% to the price established by (b) (1) (i), (b) (1) (ii); (b) (2), (b) 3 or (c) above. Interest at the legal rate may be added after May 1 on spring goods and after December 1 on fall goods.

(2) For c. o. d. sales, shipments SD/BL, or for cash within 10 days after delivery, deduct 1% from the price established by (b) (1) (i), (b) (1) (ii), (b) (2), (b) (3) or (c) above.

II. *Nitrogenous fertilizer materials:* (a) Cash prices per ton for nitrogenous fertilizer materials in bags shall be:

(1) F. o. b. applicable basing point established by RMPR 205 for sales of the material to the manufacturer making the sale or from whom the dealer purchased the material.

Grade	Port	Production point
16-0-0 imported nitrate of soda	\$37.00	
16-0-0 domestic nitrate of soda	35.00	\$34.00
14-0-0 domestic nitrate of soda		30.00
14-0-14 nitrate of soda-potash	48.00	
20.5-0-0 sulphate of ammonia	35.20	35.20
20.5-0-0 ammoniu nitrate-lime compound	37.50	36.50
20.6-0-0 calcium cyanamide		42.25
32.5-0-0 imported ammonium nitrate	51.30	49.70
32.5-0-0 domestic ammonium nitrate		55.00
42-0-0 urea compound	65.40	

¹ Based on sulphate of ammonia production points.

(2) Plus the cost of tax tags and the attaching thereof or state tonnage or inspection tax,

(3) Plus the transportation cost of delivery from the port or point of production from which the material is shipped to the point at which the consumer takes delivery, exclusive of that portion of such cost which the producer of such nitrogenous material is required to pay to comply with the provisions of RMPR 205,

(4) Plus one charge of 50¢ per ton in the case of a manufacturer or dealer making delivery to a consumer of materials handled through his factory or warehouse.

(b) To determine the time price, add 10% to the cash price. Interest at the legal rate may be added after May 1 on spring goods and after December 1 on fall goods.

SCHEDULE H—FOR CONSUMERS LOCATED IN FLORIDA (EAST OF THE APALACHICOLA RIVER)

I. *Mixed fertilizer, superphosphate and potash.* (a) Base prices for goods in 100-pound paper bags.

Grade:	Price per ton
12-0-10	\$47.85
8-0-12	41.65
8-0-8	38.85
6-6-6	36.95
6-4-8	37.25
5-8-8	37.50
5-7-5	34.90
5-6-10	37.85
5-5-8	35.90
4-16-0	34.45
4-12-6	36.45
4-12-4	35.05
4-10-7	36.05
4-9-3	32.70
4-8-8	35.65
4-8-6	34.25
4-8-4	32.85
4-7-5	33.00
4-6-8	34.55
4-5-7	33.30
4-4-8	33.45
3-8-8	33.75
3-8-5	31.65
3-6-10	34.05
3-6-8	32.65
2-10-4	30.15
2-8-10	33.25
2-8-6	30.45
0-14-10	32.75
0-14-5	29.25
0-12-16	35.85
0-10-10	30.55
0-8-24	39.25
0-8-12	30.85
0-20-0	25.00
0-19-0	24.25
0-18-0	23.50
0-16-0	22.60
0-0-60 muriate of potash	54.40
0-0-50 muriate of potash	49.00
0-0-30 manure salts	36.25
0-0-25 manure salts	35.00
0-0-52 sulphate of potash	62.40
0-0-50 sulphate of potash	60.70
0-0-48 sulphate of potash	59.00
0-0-21.5 sulphate of potash-magnesia	49.00

Special ingredients. In addition to the adjustments provided for in the general provisions of this appendix, the base prices may be adjusted as follows for special ingredients:

Nitrate nitrogen, \$0.50 per unit of N.
Total organic nitrogen (excess over one-tenth water-soluble shall be priced as ammoniacal nitrogen), \$4.40 per unit of N.

Potash other than muriate forms, \$0.30 per unit of K₂O.

Sulphur, \$0.55 per unit of S.
Copper sulphate, \$5.30 per unit of CuO.
Borax, \$2.50 per unit of B₂O₃.
Zinc sulphate, \$3.65 per unit of ZnO.
Iron sulphate, \$1.30 per unit of Fe₂O₃.
Aluminum sulphate, \$4.50 per unit of Al₂O₃.
Manganese sulphate, \$3.00 per unit of MnO.
Magnesium oxide, \$1.00 per unit of MgO.

(b) *Quantity discounts.* Buyers who during the preceding 12-month period have purchased and paid for mixed fertilizer and fertilizer materials, except nitrogenous materials, in the quantities specified below shall be allowed the following quantity discounts from the prices in (a) after making the appropriate additions or deductions provided for in the general provisions of this appendix:

	Percent
30 tons or more but less than 100 tons	5
100 tons or more but less than 300 tons	8
300 tons or more	10

(c) *Delivery*—(1) *Farm delivery.* The delivered-to-the-farm base price is the price in (a) above after making the appropriate additions or deductions provided for in the general provisions of this appendix and after deducting therefrom the applicable quantity discount and the amount, if any, by which \$4.50 per ton exceeds the lowest carload rail freight rate per ton on the commodity to the consumer's nearest railroad station from Jacksonville or Tampa, whichever is lower.

(2) *Rallsiding or boatlanding delivery.* To arrive at the base price for goods delivered at the consumer's nearest rallsiding or boatlanding deduct \$0.75 from the delivered-to-the-farm price established in (1) above.

(3) *Port factory delivery.* To arrive at the base price for goods sold f. o. b. factory or warehouse at Tampa or Jacksonville, deduct \$5.25 per ton from the prices in (a) after making the appropriate additions or deductions provided for in the general provisions of this appendix and after deducting the applicable quantity discount.

(4) *Inland factory delivery.* To arrive at the base price for goods sold f. o. b. factory or warehouse at locations other than Tampa or Jacksonville, add to the f. o. b. port factory price, established in (3) above, the lowest carload rail freight rate on the commodity to such inland factory or warehouse from Tampa or Jacksonville, whichever is lower.

(5) For less than carload shipments to consumer's nearest railroad station or less than 10-ton truckload deliveries to consumer's premises, an additional charge may be made equal to the transportation cost in excess of the carload or full truckload rate.

(d) *Terms*—(1) *Time prices.* The time prices are the prices established in (c) above. Interest may be added at the rate of 6% per annum from the 10th of the month following the month in which delivery is made.

(2) *Cash discount.* From the time prices deduct 5% for payment in cash by the 10th of the month following the month in which delivery is made.

II. *Nitrogenous fertilizer materials.* (a) Cash prices per ton for nitrogenous fertilizer materials in bags shall be:

(1) F. o. b. applicable basing point established by RMPR 205 for sales of the material to the manufacturer making the sale or from whom the dealer purchased the material:

Grade	Port	Production point
16-0-0 imported nitrate of soda	\$37.00	
16-0-0 domestic nitrate of soda	35.00	\$34.00
14-0-0 domestic nitrate of soda		30.00
14-0-14 nitrate of soda-potash	48.00	
20.5-0-0 sulphate of ammonia	35.20	35.20
20.5-0-0 ammoniu nitrate - lime compound	37.50	36.50
20.6-0-0 calcium cyanamide		42.25
32.5-0-0 domestic ammonium nitrate		55.00
42-0-0 urea compound	65.40	
7-0-0 castor pomace		24.50

¹ Basis 7 units ammonia and in original bags, plus or minus \$2.90 per unit of ammonia variation from 7 units.

(2) Plus the cost of tax tags and the attaching thereof,

(3) Plus the transportation cost of delivery from the port or point of production from

which the material is shipped to the point at which the consumer takes delivery, exclusive of that portion of such cost which the producer of such nitrogenous material is required to pay to comply with the provisions of RMPR 205.

(4) Plus one charge of 50¢ per ton in the case of a manufacturer or dealer making delivery to a consumer of materials handled through his factory or warehouse.

(b) To determine the time price, add 5% to the cash price. Interest may be charged at the rate of 6% per annum from the 10th of the month following the month in which delivery is made.

SCHEDULE I—FOR CONSUMERS LOCATED IN ALABAMA AND FLORIDA (WEST OF THE APALACHICOLA RIVER)

I. Mixed fertilizer, superphosphate and potash. (a) Delivered-to-the-railhead or warehouse base prices for goods in 100-pound paper bags:

Grade:	Price per ton
12-0-10	\$42.90
8-0-12	35.30
8-0-8	32.50
6-8-8	34.80
6-8-4	32.00
6-6-6	31.70
6-4-8	31.40
5-8-8	32.50
5-7-5	29.60
5-6-10	32.20
5-5-8	30.00
4-16-0	31.50
4-12-6	32.30
4-12-4	30.90
4-10-7	31.30
4-10-4	29.20
4-9-3	27.70
4-8-8	30.30
4-8-6	28.90
4-8-4	27.50
4-7-5	27.40
4-6-8	28.60
4-5-7	27.10
4-4-8	26.90
3-8-8	28.10
3-8-5	26.00
3-6-10	27.80
3-6-8	26.40
2-10-4	24.70
2-8-10	27.20
2-8-6	24.40
0-14-10	27.80
0-14-5	24.30
0-12-16	30.30
0-10-10	24.40
0-8-24	32.50
0-8-12	24.10
0-20-0	20.00
0-19-0	19.30
0-18-0	18.50
0-16-0	17.50
0-0-60 muriate of potash	47.90
0-0-50 muriate of potash	42.50
0-0-30 manure salts	30.10
0-0-25 manure salts	28.90
0-0-52 sulphate of potash	55.70
0-0-50 sulphate of potash	54.10
0-0-48 sulphate of potash	52.50
0-0-21.5 sulphate of potash-magnesia	42.50
<i>Tobacco grades only</i>	
3-9-9	34.10
3-8-8	32.20

(b) **Terms.** (1) On sales sight draft, SD/BL, c. o. d., or cash in advance, a discount of 1% is to be made from the base prices after making the appropriate additions and deductions provided for in the general provisions of this appendix.

(2) To determine the time prices, add 10% to the base prices after making the appropriate additions and deductions provided for in the general provisions of this appendix. Interest may be charged from May 1 to maturity at 6% per annum.

(c) **Delivery.** (1) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule I, deduct the following amounts from the cash or time prices for the shortest highway mileage from factory to railhead or dealer's warehouse nearest consumer's premises:

- \$0.75 per ton for distances up to 15 miles.
- \$1.00 per ton for distances over 15 up to 25 miles.
- \$1.50 per ton for distances over 25 up to 40 miles.

For distances over 40 miles, \$1.50 per ton plus 1 cent per ton per mile in excess of 40 miles.

(2) For less than carload shipments to consumer's nearest railhead, an additional charge may be made equal to the transportation cost in excess of the carload rate.

II. Nitrogenous fertilizer materials. (a) Cash prices per ton for nitrogenous fertilizer materials in bags shall be:

(1) F. o. b. applicable basing point established by RMPR 205 for sales of the material to the manufacturer making the sale or from whom the dealer purchased the material:

Grade	Port	Production point
16-0-0 imported nitrate of soda	\$37.00	-----
16-0-0 domestic nitrate of soda	33.09	\$24.00
14-0-0 domestic nitrate of soda	-----	20.00
14-0-14 nitrate of soda-potash	45.60	-----
20.5-0-0 sulphate of ammonia	23.29	33.29
20.5-0-0 ammonium nitrate-limo compound	37.59	26.50
20.6-0-0 calcium cyanamide	-----	42.25
32.5-0-0 domestic ammonium nitrate	-----	53.00
42-0-0 urea compound	63.40	-----

(2) Plus the cost of tax tags and the attaching thereof,

(3) Plus the transportation cost of delivery from the port or point of production from which the material is shipped to the point at which the consumer takes delivery, exclusive of that portion of such cost which the producer of such nitrogenous material is required to pay to comply with the provisions of RMPR 205,

(4) Plus one charge of 50¢ per ton in the case of a manufacturer or dealer making delivery to a consumer of materials handled through his factory or warehouse.

(b) To determine the time price, add 10% to the cash price. Interest at 6% per annum may be added from May 1 to maturity.

SCHEDULE J—FOR CONSUMERS LOCATED IN MISSISSIPPI AND LOUISIANA (EAST OF THE MISSISSIPPI RIVER)

I. Mixed fertilizers, superphosphate and potash. (a) Delivered to railhead or warehouse base prices for goods in 100-pound paper bags:

Grade:	Price per ton
12-8-0	\$42.50
10-8-4	39.40
10-0-10	37.90
9-6-9	42.40
8-8-8	40.10
6-9-6	35.70
6-8-8	36.10
6-8-4	33.30
5-10-5	33.40
4-16-0	33.10
4-12-3	34.80
4-12-4	32.10
4-8-8	31.10
3-12-12	35.20

Grade:	Price per ton
0-14-7	\$26.70
0-12-12	23.30
0-20-0	22.20
0-19-0	21.50
0-18-0	20.70
0-0-60 muriate of potash	50.00
0-0-50 muriate of potash	44.70
0-0-52 sulphate of potash	57.80
0-0-50 sulphate of potash	56.20
0-0-48 sulphate of potash	54.60
0-0-30 manure salts	32.00
0-0-25 manure salts	30.80
0-0-21.5 sulphate of potash-magnesia	44.70

(b) **Terms.** (1) The base price, after making the appropriate additions and deductions provided for in the general provisions of this appendix, is the price for sales sight draft, SD/BL, c. o. d., cash in advance or cash within 10 days after delivery.

(2) To determine the time prices, add 10% to the cash prices. Interest may be charged from May 1 on spring shipments and from December 1 on fall shipments at the rates per annum of 6% in Mississippi and 8% in Louisiana.

(c) **Delivery.** (1) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule J, deduct the following amounts from the cash or time prices for the shortest highway mileage from factory to railhead or dealer's warehouse nearest consumer's premises:

- \$0.75 per ton for distances up to 15 miles.
- \$1.00 per ton for distances between 15 and 25 miles.
- \$1.50 per ton for distances between 25 and 40 miles.

For distances over 40 miles, \$1.50 per ton plus 1¢ per ton per mile in excess of 40 miles.

(2) For less than carload shipments to consumer's nearest railhead, an additional charge may be made equal to the transportation cost in excess of the carload rate.

II. Nitrogenous fertilizer materials. (a) Cash prices per ton for nitrogenous fertilizer materials in bags shall be:

(1) F. o. b. applicable basing point established by RMPR 205 for sales of the material to the manufacturer making the sale or from whom the dealer purchased the material:

Grade	Port	Production point
16-0-0 imported nitrate of soda	\$37.00	-----
16-0-0 domestic nitrate of soda	-----	\$24.00
14-0-0 domestic nitrate of soda	-----	20.00
14-0-14 nitrate of soda-potash	45.60	-----
20.5-0-0 sulphate of ammonia	23.29	33.29
20.5-0-0 ammonium nitrate-limo compound	-----	26.50
20.6-0-0 calcium cyanamide	-----	42.25
32.5-0-0 domestic ammonium nitrate	-----	53.00
42-0-0 urea compound	63.40	-----

(2) Plus the cost of tax tags and the attaching thereof,

(3) Plus the transportation cost of delivery from the port or point of production from which the material is shipped to the point at which the consumer takes delivery, exclusive of that portion of such cost which the producer of such nitrogenous material is required to pay to comply with the provisions of RMPR 205,

(4) Plus one charge of 50¢ per ton in the case of a manufacturer or dealer making delivery to a consumer of materials handled through his factory or warehouse.

(b) To determine the time price, add 10% to the cash price. Interest may be charged from May 1 on spring shipments and from December 1 on fall shipments at the rate per annum of 6% in Mississippi and 8% in Louisiana.

SCHEDULE K—FOR CONSUMERS LOCATED IN LOUISIANA (WEST OF THE MISSISSIPPI RIVER), ARKANSAS, TEXAS, NEW MEXICO AND OKLAHOMA (EXCEPT COUNTIES OF CIMARRON, TEXAS, BEAVER, HARPER, WOODS, ALFALEA, GRANT, KAY, OSAGE, WASHINGTON, NOWATA, CRAIG, OTTAWA AND DELAWARE. THESE COUNTIES TAKE KANSAS PRICES AND TERMS IN SCHEDULE N)

I. Mixed fertilizer, superphosphate and potash. (a) Delivered to railhead or warehouse base prices for goods in 100-pound paper bags.

Column I. Consumers in Louisiana (west of the Mississippi River), Arkansas, Oklahoma, (except counties of Cimarron, Texas, Beaver, Harper, Woods, Alfalfa, Grant, Kay, Osage, Washington, Nowata, Craig, Ottawa and Delaware), Eastern Texas (except areas in Columns II and III).

Column II. Consumers in Texas (Rio Grande Valley and Winter Garden Area: counties south of and including Maverick, Zavala, Frio, Atascosa, Live Oak and San Patricio).

Column III. Consumers in New Mexico, western Texas (counties west of and including Lipscomb, Hemphill, Wheeler, Collingsworth, Childress, Cottle, King, Stonewall, Fisher, Nolan, Coke, Tom Green, Schleicher, Sutton, Edwards and Kinney).

Grade	Price per ton		
	I	II	III
12-15-0	\$52.40	\$54.40	\$55.40
12-8-0	43.40		
10-20-0	53.40	55.40	56.40
10-10-0	40.50	42.80	43.80
10-6-4	41.00		
10-0-10	40.80		
0-6-0	42.60		
8-8-8	41.40		
0-20-0	55.40	57.40	58.40
6-12-0	34.40	36.40	37.40
6-0-0	36.60		
6-8-12	40.40		
6-8-8	37.40		
6-9-4	34.40	35.40	37.40
5-10-5	34.00	36.60	37.60
4-16-0	33.40	35.40	36.40
4-12-8	36.40		
4-12-4	33.40	35.40	36.40
4-12-0	30.40		
4-10-0	28.80	30.80	31.80
4-8-8	33.40	35.40	36.40
3-12-12	37.40		
3-12-6	32.90	34.90	35.90
8-0-18	39.60		
2-12-0	30.80		
0-14-7	29.20	31.20	32.20
0-12-12	31.40		
0-10-20	35.80		
0-45-0	54.80	56.80	57.80
0-20-0	25.80	27.80	28.80
0-10-0	25.40	27.40	28.40
0-18-0	24.80	26.80	27.80
0-0-60 muriate of potash	51.20	53.20	54.20
0-0-50 muriate of potash	45.80	47.80	48.80
0-0-52 sulphate of potash	59.00	61.00	62.00
0-0-50 sulphate of potash	57.40	59.40	60.40
0-0-48 sulphate of potash	55.80	57.80	58.80
0-0-21.5 sulphate of potash-magnesia	45.80	47.80	48.80
0-0-30 manure salts	32.00	34.00	35.00
0-0-25 manure salts	30.80	32.80	33.80
0-0-22 manure salts	27.80	29.80	30.80

(b) Terms. (1) The base price, after making appropriate additions and deductions provided for in the general provisions of this appendix, is the price for sales sight draft, SD/BL, c. o. d., cash in advance or cash within 10 days after delivery.

(2) To determine the time prices, add 11% to the cash prices. Interest may be added at the legal rate from May 1 on goods delivered prior to that date and from the first of the month following delivery on goods delivered after May 1.

(c) Delivery. (1) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule K, deduct the following amounts from the cash or time prices for the shortest highway mileage from factory to railhead or dealer's warehouse nearest consumer's premises:

\$0.75 per ton for distances up to 15 miles.
 \$1.00 per ton for distances between 15 and 25 miles.
 \$1.50 per ton for distances between 25 and 40 miles.

For distances over 40 miles, \$1.50 per ton plus 1¢ per ton per mile in excess of 40.

(2) For less than carload shipments to consumer's nearest railhead, an additional charge may be made equal to the transportation cost in excess of the carload rate.

II. Nitrogenous fertilizer materials. (a) Cash prices per ton for nitrogenous fertilizer materials in bags shall be:

(1) F. o. b. applicable basing point established by RMPR 205 for sales of the material to the manufacturer making the sale or from whom the dealer purchased the material:

Grade	Port	Production point
16-0-0 imported nitrate of soda	\$37.00	
16-0-0 domestic nitrate of soda		\$34.00
14-0-0 domestic nitrate of soda		30.00
14-0-14 nitrate of soda-potash	46.00	
20.5-0-0 sulphate of ammonia	36.20	35.20
20.5-0-0 ammonium nitrate-lime compound		36.50
20.6-0-0 calcium cyanamide		42.25
32.5-0-0 domestic ammonium nitrate		55.00
42-0-0 urea compound	66.40	

(2) Plus the cost of tax tags and the attaching thereof or state tonnage or inspection tax.

(3) Plus the transportation cost of delivery from the port or point of production from which the material is shipped to the point at which the consumer takes delivery, exclusive of that portion of such cost which the producer of such nitrogenous material is required to pay to comply with the provisions of RMPR 205.

(4) Plus one charge of 50¢ per ton in the case of a manufacturer or dealer making delivery to a consumer of materials handled through his factory or warehouse.

(b) To determine the time price, add 11% to the cash price. Interest at the legal rate may be added after May 1 on goods delivered prior to that date and from the first of the month following delivery on goods delivered after May 1.

SCHEDULE L—FOR CONSUMERS LOCATED IN TENNESSEE

I. Mixed fertilizer, superphosphate and potash. (a) Delivered to railhead or warehouse base prices for goods in 100-pound paper bags:

Grade	Price per ton
10-6-4	\$39.80
8-5-5	35.70
7-7-7	37.00
6-8-4	33.10
5-10-5	33.50
5-5-10	33.80
4-16-0	32.10
4-12-4	32.30
4-8-12	35.90
4-8-8	32.50
3-9-6	29.50
2-12-6	29.90
0-14-7	28.30
0-14-4	25.70
0-12-12	30.90
0-20-0	23.30
0-19-0	22.70
0-18-0	21.90
0-0-60 muriate of potash	55.10
0-0-50 muriate of potash	49.50
0-0-30 manure salts	35.70
0-0-25 manure salts	34.50
0-0-52 sulphate of potash	62.90
0-0-50 sulphate of potash	61.20
0-0-48 sulphate of potash	59.50
0-0-21.5 sulphate of potash-magnesia	49.50

(b) Terms. (1) The base price, after making the appropriate additions and deductions provided for in the general provisions of this appendix, is the price for sales sight draft, SD/BL, c. o. d. or cash in advance.

(2) To determine the time price, add 11% to the base price. Interest may be charged at the rate of 6% per annum from the date of delivery of the goods.

(c) Delivery. (1) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule L, deduct the following amounts from the cash or time prices for the shortest highway mileage from factory to railhead or dealer's warehouse nearest to consumers' premises:

\$0.75 per ton for distances up to 10 miles.
 \$1.10 per ton for distances between 10 and 15 miles.
 \$1.20 per ton for distances between 15 and 20 miles.
 \$1.25 per ton for distances between 20 and 25 miles.

\$1.35 per ton for distances between 25 and 30 miles.

\$1.40 per ton for distances between 30 and 35 miles.

\$1.50 per ton for distances between 35 and 40 miles.

For distances over 40 miles, \$1.50 plus 1¢ per ton per mile in excess of 40 miles.

(2) For less than carload shipments to consumer's nearest railhead, an additional charge may be made equal to the transportation cost in excess of the carload rate.

II. Nitrogenous fertilizer materials. (a) Cash prices per ton for nitrogenous fertilizer materials in bags shall be:

(1) F. o. b. applicable basing point established by RMPR 205 for sales of the material to the manufacturer making the sale or from whom the dealer purchased the material:

Grade	Port	Production point
16-0-0 imported nitrate of soda	\$37.00	
16-0-0 domestic nitrate of soda		\$34.00
14-0-0 domestic nitrate of soda		30.00
14-0-14 nitrate of soda-potash	46.00	
20.5-0-0 sulphate of ammonia	36.20	35.20
20.5-0-0 ammonium nitrate-lime compound		36.50
20.6-0-0 calcium cyanamide		42.25
32.5-0-0 domestic ammonium nitrate		55.00
42-0-0 urea compound	66.40	

(2) Plus the cost of tax tags and the attaching thereof or state tonnage or inspection tax,

(3) Plus the transportation cost of delivery from the port or point of production from which the material is shipped to the point at which the consumer takes delivery, exclusive of that portion of such cost which the producer of such nitrogenous material is required to pay to comply with the provisions of RMPR 205.

(4) Plus one charge of 50¢ per ton in the case of a manufacturer or dealer making delivery to a consumer of materials handled through his factory or warehouse.

(b) To determine the time price, add 11% to the cash price. Interest may be charged at the rate of 6% per annum from the date of delivery of the goods.

SCHEDULE M—FOR CONSUMERS LOCATED IN KENTUCKY

(a) Delivered-to-railhead or warehouse base prices for goods in 100-pound paper bags:

Grade	Price per ton
10-6-4	\$42.10
8-8-8	43.10
6-8-6	37.30
5-10-10	40.40
4-16-0	34.90

SCHEDULE M—continued

Grade:	Price per ton
4-12-8	\$38.30
4-12-4	34.90
4-12-0	31.50
3-18-9	43.10
3-12-12	39.60
3-9-6	32.00
2-12-6	32.60
0-20-20	51.10
0-20-10	39.60
0-14-7	31.10
0-12-12	33.50
0-45-0	54.50
0-20-0	26.00
0-19-0	24.70
0-18-0	23.40
0-0-60 muriate of potash	55.90
0-0-50 muriate of potash	50.40
0-0-52 sulphate of potash	63.40
0-0-50 sulphate of potash	61.70
0-0-48 sulphate of potash	60.00
0-0-21.5 sulphate of potash-magnesia	50.40
42-0-0 urea compound ¹	81.00
32.5-0-0 domestic ammonium nitrate ¹	67.00
32.5-0-0 imported ammonium nitrate ¹	62.00
20.6-0-0 calcium cyanamide ¹	56.00
20.5-0-0 ammonium nitrate-lime compound ¹	53.00
20.5-0-0 sulphate of ammonia ¹	46.00
16-0-0 nitrate of soda ¹	50.00
14-0-0 nitrate of soda ¹	44.00

¹ On carload shipments deduct \$3.00 per ton.

(b) Terms. (1) On sales sight draft, SD/BL, c. o. d., or cash in advance, deduct 5% from the time price.

(2) The base price, after making the appropriate additions or deduction provided for in the general provisions of this appendix, shall be the time price. Interest may be charged at the rate of 6% per annum from the date of delivery of the goods.

(c) Delivery. (1) When delivery is taken at a factory, whether or not such factory is located in the area covered in Schedule M, deduct the following amounts from the cash or time prices for the shortest highway mileage from factory to railhead or dealer's warehouse nearest to consumer's premises:

\$0.75 per ton for distances up to 10 miles.
\$1.10 per ton for distances between 10 and 15 miles.

\$1.20 per ton for distances between 15 and 20 miles.

\$1.25 per ton for distances between 20 and 25 miles.

\$1.35 per ton for distances between 25 and 30 miles.

\$1.40 per ton for distances between 30 and 35 miles.

\$1.50 per ton for distances between 35 and 40 miles.

For distances over 40 miles, \$1.50 plus 1¢ per ton per mile in excess of 40 miles.

(2) For less than carload shipments to consumer's nearest railhead, an additional charge may be made equal to the transportation cost in excess of the carload rate.

Schedule N—For consumers located in Ohio, Indiana, Michigan, Illinois, Wisconsin, Iowa, Missouri, Minnesota, Nebraska, Kansas, North Dakota, South Dakota and Oklahoma (counties excepted in Schedule K).

(a) Delivered to railhead or warehouse base prices for goods in 80 or 100-pound paper bags for consumers located in the following states:

Grade	Ohio	Indiana	Illinois	Michigan		Wisconsin
				S. P.	N. P.	
10-0-4	\$41.75	\$42.10	\$42.60	\$41.75	\$44.60	\$43.70
8-8-8	42.25	42.60	43.10	42.25	45.40	44.20
6-10-18						46.60
5-10-10	39.35	39.70				
4-16-4				37.05	40.80	
4-16-4	33.85	34.20	34.70	33.85	37.00	35.80
4-12-8	37.25	37.60	38.10	37.25	40.40	39.20
3-18-9	43.00	43.35	44.45	43.00	46.75	45.55
3-12-12	38.35	38.70	39.20	38.35	41.20	40.20
3-9-18	40.60	41.25	41.75	40.60	44.05	42.85
2-16-8				35.85	40.00	
2-12-6	31.65	32.20	32.80	31.65	35.10	33.90
0-20-20	50.85	51.20	51.70	50.85	54.00	52.80
0-20-10	40.95	41.30	41.80	40.95	44.10	42.60
0-14-14				35.45	38.60	37.40
0-14-7	20.20	20.55	21.05	20.20	23.35	22.15
0-12-12	32.05	32.40	32.90	32.05	35.80	34.60
0-10-20	37.35	37.70	38.20	37.35	40.50	39.20
0-8-27	42.40	42.75	43.25	42.40	45.55	44.35
0-6-18	33.00			33.25	36.40	35.20
0-45-0	56.00	56.70	57.60	56.00	59.20	58.35
0-20-0	27.00	27.30	27.70	27.00	30.00	28.80
0-19-0	25.05	25.35	25.75	25.05	28.65	27.40
0-18-0	24.20	24.60	25.00	24.20	27.30	26.00
0-0-60 muriate	56.10	57.70	58.50	56.80	57.50	56.80
0-0-50 muriate	50.70	50.30	50.30	51.40	52.40	51.40
0-0-52 sulphate	62.40	63.40	64.40	62.40	65.60	64.50
0-0-50 sulphate	60.70	61.70	61.70	60.70	63.60	62.80
0-0-48 sulphate	59.00	60.00	60.00	59.00	62.20	61.10
0-0-21.5 sulphate of potash-magnesia	50.70	50.30	50.30	51.40	52.40	51.40
0-0-30 manure salts	33.90	33.50	33.50	37.00	38.60	37.60
0-0-25 manure salts	35.70	35.30	35.30	36.40	37.40	36.40
42-0-0 urea compound ¹	80.00	81.25	82.50	80.00	83.15	83.60
32.5-0-0 ammonium nitrate ¹	61.00	61.00	61.00	61.00	64.15	62.10
20.6-0-0 calcium cyanamide ¹	55.00	56.00	57.00	55.00	58.15	58.10
20.5-0-0 ammonium nitrate-lime comp. ¹	52.00	53.25	54.50	52.00	55.15	55.60
20.5-0-0 sulphate of ammonia ¹	45.00	45.00	45.00	45.00	48.15	48.10
16-0-0 nitrate of soda ¹	49.00	50.25	51.50	49.00	52.60	52.60
14-0-0 nitrate of soda ¹	43.00	43.60	44.60	43.00	46.15	46.10

Grade	Missouri	Iowa	Minnesota	Nebraska	Kansas and Oklahoma	North Dakota and South Dakota
10-0-4	\$44.50	\$44.60	\$44.60	\$45.50	\$45.20	\$47.0
10-20-0				64.25	64.25	64.25
8-16-12			59.20			
8-8-8	45.60	45.40	45.40	46.60	45.80	47.70
6-30-0				64.25	64.25	64.25
6-12-18			55.60			
5-10-10	42.10			43.10	42.90	
4-24-12			59.60			
4-16-16			54.00			
4-16-4		45.80		41.40	41.20	42.90
4-16-0	53.60	55.00	57.00	57.60	57.40	59.10
4-12-8	40.00	43.40	42.40	41.60	40.80	42.50
4-12-4	37.60				37.60	
3-18-9	43.35	43.75	45.75	47.35	47.15	48.8
3-12-12	41.10	41.50	42.10	42.10	41.90	43.60
3-9-18	43.05	44.05	44.05	44.05	44.45	46.15
2-16-8	40.60	40.60				
2-12-6	34.70	35.10	35.10	35.70	35.50	37.20
0-30-15		60.25				
0-20-20	53.60	54.00	54.00	54.60	54.40	56.10
0-20-10	43.70	44.10	44.10	44.70	44.50	46.20
0-14-14		38.60		39.20	39.00	40.70
0-14-7	32.05	33.35	33.35	33.95	33.75	35.45
0-12-30			48.00			
0-12-24		35.80	35.80	36.40	36.20	37.90
0-12-12	35.40	36.20	36.20	37.40	37.20	38.90
0-10-20	43.10	43.50	43.50	44.10	43.90	45.60
0-8-27		48.25	48.25	48.85	48.65	50.35
0-45-0	50.15	53.20	53.35	56.85	56.65	59.75
0-43-0				54.85		57.75
0-20-0	33.60	31.20	31.20	31.80	31.60	32.60
0-19-0	29.45	29.85	29.85	30.45	30.25	31.25
0-18-0	28.10	28.50	28.50	29.10	28.90	29.90
0-16-0	26.70	27.20	27.20	27.80	27.60	28.60
0-0-60 muriate	61.20	61.80	62.40	62.40	62.40	64.00
0-0-50 muriate	55.20	55.80	56.40	56.40	56.40	58.00
0-0-52 sulphate	63.20	63.80	64.40	64.40	64.40	66.00
0-0-50 sulphate	61.60	62.20	62.80	62.80	62.80	64.40
0-0-48 sulphate	60.00	60.60	61.20	61.20	61.20	62.80
0-0-21.5 sulphate of potash-magnesia	51.20	51.80	52.40	52.40	52.40	54.00
0-0-30 manure salts	37.50	38.00	38.00	38.60	38.40	40.00
0-0-25 manure salts	39.20	39.70	39.70	40.30	40.10	41.70
42-0-0 urea compound ¹	84.40	84.80	84.80	85.40	85.20	86.80
32.5-0-0 ammonium nitrate ¹	62.00	63.20	63.20	63.80	63.60	65.40
20.6-0-0 calcium cyanamide ¹	53.00	54.20	54.20	54.80	54.60	56.40
20.5-0-0 ammonium nitrate-lime compound ¹	46.40	47.60	47.60	48.20	48.00	49.80
20.5-0-0 sulphate of ammonia ¹	45.00	46.20	46.20	46.80	46.60	48.40
16-0-0 nitrate of soda ¹	49.40	50.60	50.60	51.20	51.00	52.80
14-0-0 nitrate of soda ¹	44.00	45.20	45.20	45.80	45.60	47.40

¹Deduct \$3.00 per ton for carload shipments.

Base prices for western parts of Nebraska, North Dakota, and South Dakota:

Eastern Nebraska. Prices in the tables above apply to deliveries in the counties of Dakota, Thurston, Burt, Dodge, Saunders, Lancaster and Gage and counties east thereof.

Central Nebraska. Add \$1.40 per ton for deliveries in counties west of the above and east of and including counties of Knox, Antelope, Boone, Nance, Merrick, Hill, Adams and Webster.

Western Nebraska. For the area west of counties listed in Central Nebraska, add the carload rate of freight in excess of \$5.00 per ton from Chicago to destination, divided by .84, to the prices for Central Nebraska.

North Dakota. Prices in the tables above apply to delivery in the counties of Pembina, Walsh, Grand Forks, Cass, Richland and Traill and counties east thereof.

South Dakota. Prices in the tables above apply to delivery in the counties of McPherson, Falk, Edmunds, Hyde, Buffalo, Burle and Charles Mix and counties east thereof.

Western North and South Dakota. For the area west of the counties listed above, add the carload rate of freight in excess of \$5.00 per ton from Chicago to destination, divided by .82, to the prices in the tables for eastern North and South Dakota.

(b) **Terms.** (1) The base price, after making the appropriate additions and deductions provided for in the general provisions of this appendix, shall be the time price. Interest may be charged at the legal rate from the date of delivery of the goods.

(2) On sales sight draft, SD/BL, c. o. d., or cash in advance, deduct 5% from the time price.

(c) **Delivery.** (1) For deliveries taken at a factory, whether or not such factory is located in the area covered in Schedule N, deduct the lowest carload rail rate per ton on the commodity from factory to railhead nearest to consumer's premises.

(2) For less-than-carload shipments, add the difference between the carload and less-than-carload rate of freight.

SCHEDULE O—FOR CONSUMERS LOCATED IN IDAHO, WYOMING, NEVADA, COLORADO, UTAH, MONTANA.

(a) **Delivered-to-dealer's warehouse base prices for goods in 100-pound paper bags:**

Grade:	Price per ton
17-12-0	\$67.20
17-4-4	61.20
12-12-0	57.20
11-22-0	66.20
10-20-0	61.00
10-18-5	63.30
10-16-8	62.20
10-12-14	62.00
10-10-5	64.50
10-10-0	51.00
6-30-0	64.00
5-10-20	55.00
5-10-10	48.00
5-10-5	44.50
5-6-8	42.20
4-24-4	57.20
4-24-0	54.40
4-12-8	46.80
4-12-4	44.00
3-10-20	51.00
3-10-10	44.00
0-12-20	47.20
0-43-0	52.00
0-18-0	30.50
0-0-60 muriate of potash	55.00
0-0-51 sulphate of potash	65.00
16-20-0 ammonium phosphate	65.00
11-48-0 ammonium phosphate	75.00
32.5-0-0 ammonium nitrate	80.00
20.5-0-0 sulphate of ammonia	49.00
16-0-0 nitrate of soda	63.00

Special ingredients. For specified quantities of the following ingredients (except in premium brands) there may be added to the above prices as follows:

	Per unit
Potash from sulphate	\$0.30
Copper sulphate	\$0.07
Manganese sulphate	.06
Borax	.05
Elemental sulphur	.03
Zinc sulphate	.05
Iron sulphate	.04

(b) **Terms.** (1) The base price, after the appropriate additions or deductions provided for in the general provisions of this appendix, shall be the cash price.

(2) To determine the time price, add \$3.00 per ton to the cash price. Interest may be charged at the legal rate from date of delivery.

(c) **Delivery.** (1) Mixed fertilizer, except 6-30-0 and 10-20-0, shipped into this area from other states may be priced at the f. o. b. factory price for the state of origin plus transportation cost from the factory to railhead destination. Every person selling such goods to purchasers in these states shall show on the invoice the f. o. b. factory price and the transportation costs.

(2) Where transportation cost from the dealer's nearest railhead to his warehouse exceeds \$1.00 per ton, such excess may be added to the above prices.

SCHEDULE P—FOR CONSUMERS LOCATED IN WASHINGTON AND OREGON

(a) **Base prices for goods in 100-pound paper bags f. o. b. Seattle, Tacoma, or Portland:**

Grade:	Price per ton
17-12-0	\$71.00
17-4-4	63.80
12-12-0	59.75
10-20-0	65.25
10-18-8	65.85
10-10-5	56.90
10-10-0	53.90
6-30-0	69.50
6-10-4	47.30
5-10-20	55.00
5-10-10	49.00
5-6-8	42.60
4-16-0	47.00
4-12-8	47.20
4-12-4	44.80
3-10-20	51.00
3-10-10	44.00
0-12-20	46.00
0-43-0	54.70
0-18-0	31.50
0-0-60 muriate of potash	50.40
0-0-51 sulphate of potash	56.00
16-20-0 ammonium phosphate	59.00
11-48-0 ammonium phosphate	69.00
42-0-0 urea compound	88.50
32.5-0-0 ammonium nitrate	79.00
20.5-0-0 sulphate of ammonia	48.50
16-0-0 nitrate of soda	44.00

¹On carload shipments base prices are f. o. b. consumer's railhead.

Special ingredients. For specified quantities of the following ingredients (except in premium brands) there may be added to the above prices as follows:

	Per unit
Potash from sulphate	\$0.40
Synthetic organic nitrogen	.75
Natural organic nitrogen	4.25

Base f. o. b. factory or warehouse prices at other points in Washington and Oregon are the prices in (a) above plus the lowest carload rail freight rate per ton on the commodity from Seattle, Tacoma or Portland to the factory or warehouse!

(b) **Terms.** (1) The base price, after making the appropriate additions or deductions provided for in the general provisions of this Appendix, are consumers' time prices. Interest may be added at the rate of 8% per annum from 30 days after date of delivery.

(2) Deduct 5% from the time prices for cash payment, c. o. d., cash with order or SD/BL sales.

(c) **Delivery.** For less carloads shipped by rail there may be added: \$1.00 per ton for lots of 5 tons or more; \$2.00 per ton for lots of less than 5 tons.

SCHEDULE Q—FOR CONSUMERS LOCATED IN CALIFORNIA

(a) **Delivered-to-the-farm base prices for goods in 100-pound paper bags.**

Column I. Consumers in counties of Los Angeles, Orange, San Bernardino, Riverside (except Hemet and Indio districts), Contra Costa, Alameda.

Column II. Consumers in counties of Imperial, San Diego, Ventura, Santa Barbara (except Cuyama Valley), Riverside (Hemet and Indio districts), Marin, Sonoma, Napa, Yolo, Solano, Sacramento, Sutter, Colusa, Yuba, San Joaquin, Stanislaus, Merced, Santa Clara, San Mateo, Santa Cruz, San Benito, Monterey (Salinas and north thereof).

Column III. Consumers in that part of California not covered in Columns I and II.

Grade	Price per ton		
	I	II	III
0-10-8	\$38.00	\$30.00	\$10.40
0-10-12	43.10	44.10	44.60
2-10-8	43.40	44.40	44.90
4-6-8	43.60	44.50	45.00
4-12-4	45.00	46.00	47.40
4-16-0	46.10	47.10	47.60
4-18-18	67.20	68.20	68.70
5-10-10	62.20	63.20	63.70
5-12-5	49.20	50.20	50.70
5-14-9	55.60	56.60	57.10
6-0-6	49.20	50.20	50.70
6-10-4	49.20	49.20	49.70
6-12-8	54.60	55.60	56.10
6-16-6	56.00	57.00	57.40
8-0-12	70.10	71.10	71.60
8-6-8	62.60	63.60	64.00
8-8-4	60.60	61.60	62.00
8-10-12	61.10	62.10	62.60
10-6-5	62.80	63.80	64.30
10-6-10	59.00	59.00	59.50
10-10-0	63.00	64.00	64.50
10-10-5	59.25	59.25	59.75
10-12-10	65.70	66.70	67.20
10-16-8	63.00	63.00	63.50
10-20-0	64.00	65.00	65.50
12-6-0	63.10	64.10	64.60
12-0-14	61.20	62.20	62.70
14-0-8	69.40	69.40	69.90
16-8-4	66.25	67.25	67.75
17-0	65.00	66.00	66.50
0-18-0	27.75	28.75	29.25
0-43-0	52.00	53.00	54.00
0-0-51 sulphate	57.00	58.00	58.50
0-0-60 muriate	51.00	52.00	53.00
16-0-0 nitrate of soda	45.00	46.00	47.00
20.5-0-0 sulphate of ammonia	60.00	61.00	61.50
32.5-0-0 ammonium nitrate	69.00	71.00	72.00
42-0-0 urea compound	90.00	91.00	91.50
11-48-0 ammonium phosphate	70.00	71.00	72.00
16-20-0 ammonium phosphate	60.00	61.00	62.00

Special ingredients. For specified quantities of the following ingredients (except in premium brands) there may be added to the above prices as follows:

	Per unit
Synthetic organic nitrogen	\$0.75
Natural organic nitrogen	4.25
Water-soluble magnesium oxide	.80

	Per pound
Sulphur	\$0.03
Copper sulphate	.07
Borax	.05
Zinc sulphate	.05
Iron sulphate	.01
Aluminum sulphate	.04
Manganese sulphate	.05

For potash from muriate, deduct 25¢ per unit.

(b) *Terms.* (1) The base prices, after making the appropriate additions or deductions provided for in the general provisions of this appendix, shall be the time prices. Interest may be charged at the legal rate after 30 days from the date of delivery.

(2) *Cash discount.* To determine the cash price, deduct from the time price 5% for cash payment within 10 days after delivery.

(c) *Delivery*—(1) *Delivered or f. o. b. warehouse.* Prices above are delivered to consumer's ranch in truckloads, to consumer's nearest rail station in carloads, or f. o. b. dealer's or agent's warehouse for sales of any quantity except that for deliveries in the area covered by Column III, the transportation cost from the seller's nearest factory or warehouse to the consumer's ranch or rail station, in excess of \$3.00 per ton, may be for the buyer's account.

(2) *F. o. b. factory.* For sales, f. o. b. the factory, deduct \$1.00 per ton from the time or cash price for the area in which the factory is located.

(3) *Less truckload deliveries.* If delivery is made to the consumer's ranch in less than truckloads, the cost of trucking in excess of the full truckload rate may be added to the price as otherwise determined herein.

(4) *Direct shipments of fertilizer.* For sales of ordinary superphosphate, nitrate of soda and urea compound delivered in carload lots direct from the point of production or port of entry to the consumer's rail station, deduct \$2.00 per ton from the delivered price as otherwise determined herein.

For sales of triple superphosphate, sulphate of ammonia, ammonium nitrate and ammonium phosphate delivered in carload lots direct from the point of production to the consumer's rail station deduct \$2.00 per ton from the price in Column I, except that additional freight, if any, to such point of delivery, in excess of the freight customarily absorbed by the producer of such material, may be charged to the consumer.

SCHEDULE B—FOR CONSUMERS LOCATED IN ARIZONA

(a) *Base prices for goods in 100-pound paper bags.*

Grade:	Price per ton
4-8-0	\$39.10
4-12-4	47.70
4-16-0	47.90
4-19-5	56.45
6-10-4	50.00
6-12-0	48.00
6-18-0	54.60
8-8-0	48.10
8-12-0	52.50
8-16-0	56.90
10-10-0	54.80
10-20-0	65.80
10-38-0	85.60
14-6-0	59.40
0-18-0 superphosphate	30.80
0-43-0 triple superphosphate	51.80
0-0-60 muriate of potash	53.30
0-0-51 sulphate of potash	58.80
16-0-0 nitrate of soda	49.00
20.5-0-0 sulphate of ammonia	51.00
32.5-0-0 ammonium nitrate	82.00
42-0-0 urea compound	90.00
11-48-0 ammonium phosphate	72.00
16-20-0 ammonium phosphate	62.00

Special ingredients. For specified quantities of the following ingredients (except in premium brands) there may be added to the above prices as follows:

	Per unit
Synthetic organic nitrogen	\$0.75
Natural organic nitrogen	4.25
Water-soluble magnesium oxide	.80

	Per pound
Sulphur	\$0.02
Copper sulphate	.07
Borax	.05
Zinc sulphate	.05
Iron sulphate	.04
Aluminum sulphate	.04
Manganese sulphate	.03

For potash from muriate, deduct 25¢ per unit.

(b) *Terms.* (1) The base prices, after making the appropriate additions or deductions provided for in the general provisions of this appendix, are the time prices. Interest may be charged at the legal rate after 30 days from the date of delivery.

(2) Deduct 5% from the time prices for cash payment within 10 days after delivery.

(c) *Delivery.* Prices above are f. o. b. Phoenix, Arizona, except that for carload shipments of triple superphosphate, sulphate of ammonia, ammonium nitrate and ammonium phosphate, the price delivered to the consumer's rail station shall be \$2.00 per ton less than the f. o. b. Phoenix price.

APPENDIX B—VICTORY GARDEN AND SPECIALTY FERTILIZERS

(a) *Victory garden fertilizers.* (1) Maximum cash consumer prices f. o. b. seller's place of business shall be:

In 100-lb. packages:	Per package
2,000 lbs. or more	\$3.20
1,000 lbs.-1,900 lbs.	3.45
500 lbs.-900 lbs.	3.55
100 lbs.-400 lbs.	3.70

In smaller packages:	
50-lb. packages	\$2.35
25-lb. packages	1.45
10-lb. packages	.80
5-lb. packages	.50

(2) Maximum cash prices delivered to dealers shall be:

	Per package
100-lb. packages	\$2.70
50-lb. packages	1.70
25-lb. packages	1.05
10-lb. packages	.56
5-lb. packages	.35

(3) Where mixed fertilizer labelled "Victory Garden Fertilizer—For Food Production Only" is sold for use in the commercial production of crops, the maximum prices of such fertilizer provided in paragraph (1) and (2) above shall not apply and the maximum prices shall be as provided in appendix A.

(b) *Specialty fertilizers.* (1) The maximum cash price to consumers, f. o. b. seller's place of business, shall be:

(i) The highest price charged by the seller to a purchaser of the same class during March, 1942, or

(ii) The following prices if seller cannot price goods under (i) above:

Size of package ¹	Per package	
	Super-phosphate	Other kinds
100 pound	\$2.70	\$4.00
50 pound	1.70	2.50
25 pound	1.05	1.50
10 pound	.65	.80
5 pound	.45	.50

¹ The prices per pound in packages of any size other than those listed shall be no higher than the price per pound in the next larger size of package which is listed.

(2) The maximum cash price delivered to dealers shall be:

(i) The highest price charged by the seller to a purchaser of the same class during March, 1942, or

(ii) If the seller had no such price for delivery in March, 1942, the maximum price for consumers established in (1) (ii) above less 40%.

This regulation shall become effective August 1, 1944.

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

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11163; Filed, July 26, 1944; 11:29 a. m.]

PART 1405—FERRO-ALLOYS

[MPR 379,¹ Amdt. 1]

TOOL STEEL SCRAP

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 379 is amended in the following respects:

1. Section 1 (c) is amended by changing the analysis of Type 4 tool steel scrap to read as follows:

Type 4: Molybdenum content of 7% or more with a maximum tungsten content of 2½%.

2. Section 2 (a) and (b) are amended by changing the analysis of Type 4 tool steel scrap to read as follows: "(7% min. Mo. and 2½% max. W.)"

This amendment shall become effective July 31, 1944.

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11159; Filed, July 26, 1944; 11:32 a. m.]

PART 1438—NONMETALLIC MINERALS

[MPR 327,² Amdt. 6]

CERTAIN NONMETALLIC MINERALS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 327 is amended in the following respects:

1. The headnote of § 1438.2 (b) is amended to read as follows:

(b) Maximum prices for certain commodities sold by the American Abrasive Company, Kyanite Products Corporation, the Metals Reserve Company, the Minnesota Mining and Manufacturing Company, the Pan-Chemical Company, the Western Feldspar Milling Company and others, and maximum prices for glass grade kyanite, barite ore produced in the State of Missouri, and other minerals.

* Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 5344.

² 8 F.R. 2154, 4645, 1631, 11247, 14683, 15196.

2. Section 1438.2 (b) (10) is added to read as follows:

(10) Any person may sell or deliver and any person may buy or receive in the course of trade or business, barite ore (basis 94% BaSO₄), produced in the State of Missouri, at a price not in excess of \$8.50 per ton of 2,000 pounds, f. o. b. cars, seller's railroad shipping point.

A premium of not more than 25 cents per ton may be charged for each 1% of BaSO₄ in excess of 94%: *Provided*, (i) The seller applies a penalty in an amount at least equal to the premium when BaSO₄ content is below 94%, and (ii) the seller files his premium and penalty with the Office of Price Administration at Washington, D. C., on or before Septem-

ber 1, 1944, or before charging any such premium.

Each seller's customary premiums and penalties for other variations of analysis shall remain in effect.

This amendment shall become effective July 31, 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.

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11161; Filed, July 26, 1944; 11:32 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426¹, Amdt. 43]

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.*

Appendix J in section 15 is amended in the following respects:

1. In the first undesignated paragraph in paragraph (a), the list of items is amended by adding the following item: Pears (all varieties except Forelle and Seckel.)

2. In paragraph (d) Table 5 is added, to read as follows:

TABLE 5—MAXIMUM PRICES FOR PEARS

Col. 1	2	3	4	5	6	7				
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices for fruit loaded on car or truck at shipping point	Maximum prices of 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 ¹				
1-9	Pears produced in California and in the counties of Josephine and Jackson in Oregon and packed in standard Western pear boxes (WPB L232 No. 54), and in one-way pear lugs (WPB L232 No. 56) and in two standard half-pear boxes (WPB L232 No. 55) with a net weight of not less than 46 pounds nor more than 60 pounds.	Per box, one-way lug or two half boxes	(Beginning of season—Sept. 10. Sept. 11—Oct. 10..... Oct. 11—Nov. 10..... Nov. 11—Dec. 10..... Dec. 11—Jan. 10..... Jan. 11—Feb. 10..... Feb. 11—March 10..... March 11—April 10..... April 11—end of season.....	\$3.60..... \$3.76..... \$3.92..... \$4.08..... \$4.16..... \$4.24..... \$4.30..... \$4.48..... \$4.60.....	Col. 5 price plus freight (including 3% transportation tax) from Sacramento, California, plus protective services. ²	Col. 6 price plus \$1.05				
10-12	Pears produced in California and in Josephine and Jackson Counties of Oregon and packed in Washington pear lugs (WPB L232 No. 36) with a net weight of not less than 19 pounds nor more than 21 pounds.	Per lug.....	(Beginning of season—Sept. 10. Sept. 11—Oct. 10..... Oct. 11—end of season.....	\$1.50..... \$1.57..... \$1.64.....			Col. 5 price plus freight (including 3% transportation tax) from Sacramento, California, plus protective services. ²	Col. 6 price plus 45 cents.		
13-21	Pears produced in California and in Josephine and Jackson Counties of Oregon and packed in standard Western pear boxes (WPB L232 No. 54) and in one-way pear lugs (WPB L232 No. 56) and in two standard half-pear boxes (WPB L232 No. 55) with a net weight of less than 46 pounds or more than 50 pounds, and pears graded and packed in any other container, except Washington pear lugs.	Per pound.....	(Beginning of season—Sept. 10. Sept. 11—Oct. 10..... Oct. 11—Nov. 10..... Nov. 11—Dec. 10..... Dec. 11—Jan. 10..... Jan. 11—Feb. 10..... Feb. 11—Mar. 10..... Mar. 11—Apr. 10..... Apr. 11—end of season.....	7.50 cents..... 7.83 cents..... 8.17 cents..... 8.50 cents..... 8.67 cents..... 8.83 cents..... 9.08 cents..... 9.33 cents..... 9.58 cents.....					Maximum price above for applicable month (Items 1-6) divided by 48.	Col. 6 price plus 2 3/4 cents.
22-24	Pears produced in California and in Josephine and Jackson Counties of Oregon and packed in Washington pear lugs with a net weight of less than 19 pounds or more than 21 pounds.	Per pound.....	(Beginning of season—Sept. 10. Sept. 11—Oct. 10..... Oct. 11—end of season.....	7.50 cents..... 7.83 cents..... 8.17 cents.....						
25	Pears produced in California and in Josephine and Jackson Counties of Oregon and sold loose and ungraded in any container.	Per pound.....	All season.....	6.0 cents.....			Col. 5 price plus freight (including 3% transportation tax) from Sacramento, California. ²	Col. 6 price plus 2 3/4 cents.		
26	Pears produced in California and in Josephine and Jackson Counties of Oregon and sold in bulk (loose without container, or in containers furnished by the buyer).	Per pound.....	All season.....	5.0 cents.....					Col. 5 price plus freight (including 3% transportation tax) from Sacramento, California. ²	Col. 6 price plus 2 3/4 cents.
27-35	Pears produced in all other areas and packed in standard Western pear boxes (WPB L232 No. 54), and in one-way pear lugs (WPB L232 No. 56), and in two standard half-pear boxes (WPB L232 No. 55) with a net weight of not less than 44 pounds nor more than 48 pounds.	Per box, one-way lug, or two half boxes.	(Beginning of season—Sept. 10. Sept. 11—Oct. 10..... Oct. 11—Nov. 10..... Nov. 11—Dec. 10..... Dec. 11—Jan. 10..... Jan. 11—Feb. 10..... Feb. 11—March 10..... March 11—April 10..... April 11—end of season.....	\$3.45..... \$3.60..... \$3.76..... \$3.91..... \$3.10..... \$4.06..... \$4.18..... \$4.29..... \$4.41.....			Col. 5 price plus freight (including 3% transportation tax) from Yakima, Washington, plus protective services. ²	Col. 6 price plus \$1.02.		

California and Josephine and Jackson Counties in Oregon

Washington and Oregon Except Josephine and Jackson Counties

See footnotes at end of table.

* Copies may be obtained from the Office of Price Administration.

¹ 8 F.R. 16409, 16294, 16619, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2091, 2493, 4030, 4086, 4437, 4787, 4877, 5926, 5929, 6104, 6108, 6420, 6711, 7434, 7259, 7268, 7580, 7425, 7583, 7759, 7774, 7834.

TABLE 5—MAXIMUM PRICES FOR PEARS—continued

Col. 1	2	3	4	5	6	7
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices for fruit loaded on car or truck at shipping point	Maximum prices of 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 ¹
36	Pears produced in all other areas and packed in Washington pear lugs (WPB L232 No. 36) with a net weight of not less than 19 pounds nor more than 21 pounds.	Per lug.....	Beginning of season-Sept. 10.....	\$1.50.....	Col. 5 price plus freight (including 3% transportation tax) from Yakima, Washington plus protective services. ^{1,2}	Col. 6 price plus 45 cents.
37			Sept. 11-Oct. 10.....	\$1.67.....		
38			Oct. 11-end of season.....	\$1.61.....		
39	Pears produced in all other areas and packed in standard western pear boxes (WPB L232 No. 54), and in one-way pear lug (WPB L232 No. 56) and in two standard half-pear boxes (WPB L232 No. 55) with a net weight of less than 44 pounds or more than 48 pounds, and pears graded and packed in any other container, except Washington pear lugs.	Per pound..	Beginning of season-Sept. 10.....	7.20 cents.....	Maximum price above for applicable month (Items 27-35) divided by 45.	Col. 6 price plus 2 3/10 cents.
40			Sept. 11-Oct. 10.....	7.83 cents.....		
41			Oct. 11-Nov. 10.....	8.17 cents.....		
42			Nov. 11-Dec. 10.....	8.60 cents.....		
43			Dec. 11-Jan. 10.....	8.67 cents.....		
44			Jan. 11-Feb. 10.....	8.83 cents.....		
45			Feb. 11-March 10.....	9.68 cents.....		
46	Pears produced in all other areas and packed in Washington pear lugs with a net weight of less than 19 pounds or more than 21 pounds.	Per pound..	Beginning of season-Sept. 10.....	7.60 cents.....	Maximum price above for applicable month (Items 35-36) divided by 20.	Col. 6 price plus 2 3/10 cents.
48			Sept. 11-Oct. 10.....	7.83 cents.....		
49			Oct. 11-end of season.....	8.17 cents.....		
50	Pears produced in all other areas and sold loose and ungraded in any container.	Per pound..	All season.....	6.0 cents.....	Col. 5 price plus freight (including 3% transportation tax) from Yakima, Washington. ^{1,2}	Col. 6 price plus 2 3/10 cents.
51			All season.....	6.0 cents.....		
52	Pears produced in all other areas and sold in bulk (loose without container, or in container furnished by the buyer).	Per pound..	All season.....	6.0 cents.....	Col. 5 price plus freight (including 3% transportation tax) from Yakima, Washington. ^{1,2}	Col. 6 price plus 2 3/10 cents

¹ Protective service allowances shall be added in accordance with the following groups of wholesale receiving points:

Wholesale receiving points	Allowance for protective services (Includes 3% tax)	
	Standard pear box, one-way lug, two half-pear boxes	Washington pear lug
1. In all states wholly East of the Mississippi River, except in Wisconsin and Illinois.....	\$0.18	\$0.09
2. In all other states, except in California, Oregon and Washington.....	.14	.07

² Maximum prices for sales delivered to wholesale receiving points in California Oregon and Washington shall be the price in Column 5 for the applicable producing area plus freight (including 3% transportation tax) from the shipping point, and plus actual protective service costs not to exceed the actual cost of protective services furnished and not to exceed the lowest common carrier charge for the same services (including 3% tax).

³ No protective service allowance shall be added for pears sold loose and ungraded in any container, or in bulk.

⁴ For the sellers covered by Column 7, see general provisions of this appendix.

3. In Table A in paragraph (e) item 5 is added to read as follows:

TABLE A.—MAXIMUM MARKUPS FOR DISTRIBUTIVE SERVICES PERFORMED BY CERTAIN PRIMARY SELLERS AND THEIR AGENTS TO BE ADDED TO MAXIMUM DELIVERED PRICE (See Column 6 of tables in paragraph (e))

Col. 1	2	3	4	5	6	7	8	9	10	11	12
Item	Commodity	Unit	Sales by growers			Sales by a grower-distributor, buyer-distributor and by a grower or any person through a grower's sales agent					
			Through a broker in any quantity or through a commission merchant in carlots or trucklots ^{1,2}	Through a commission merchant in less-than-trucklots or less-than-carlots ²	Through an auction in less-than-carlots or less-than-trucklots ²	Direct sale (without the use of broker or any other agent) ^{1,2}	Through a broker or colored representative, or through a commission merchant in carlots or trucklots ^{1,2}	Through an auction in less-than-carlots or less-than-trucklots ²	Through a commission merchant in less-than-carlots or less-than-trucklots ²	Ex-deck, car, truck or terminal sales platform	Ex-store or warehouse
5	Pears	All States (all items, table 5), Standard Western Pear Box, One Way Lug, Two Standard 1/2 Pear Boxes: 40-50 pounds..... 44-48 pounds..... Washington Pear Lug, 19-21 pounds..... Above containers with net weight of less than or more than that specified for each container, and pears packed in all other containers, and those sold loose and ungraded in any container, or in bulk (loose without container, or in containers furnished by the buyer)—per pound.	\$0.65 .05 .02 3/10 cent	\$0.21 .21 .03 3/10 cent	\$0.47 .46 .20 1.0 cent	\$0.10 .10 .04 3/10 cent	\$0.15 .14 .07 3/10 cent	\$0.20 .19 .09 3/10 cent	\$0.25 .24 .11 1/2 cent	\$0.35 .33 .15 3/10 cent	\$0.63 .60 .27 1 3/10 cents

¹ Maximum markups listed above in columns 4, 8 and 9 may be added to the maximum prices for fruit loaded on car or truck at shipping point (column 5 of applicable table in paragraph (e)) for sales made by agents of growers and primary sellers, other than growers, i. e. b. shipping point.

² For purposes of computing the maximum price, the amounts set forth in columns 4, 8 and 9 shall be used, but the maximum charge that may be made by any selling agent shall be determined under MPR 165, as amended, as between such selling agent and his principal.

³ The actual charge not to exceed the maximum allowable charge under MPR 165 shall be used instead of the markup listed in columns 6, 7, 10, 11 and 12 if the amount of such actual charge is lower than the amount shown.

4. In Table B in paragraph (e) item 5 is added to read as follows:

TABLE B.—MAXIMUM MARKUPS FOR DISTRIBUTIVE SERVICES PERFORMED BY CERTAIN SELLERS OTHER THAN PRIMARY SELLERS AND THEIR AGENTS TO BE ADDED TO MAXIMUM DELIVERED PRICES

(See column 6 of tables in paragraph (d))

Col. 1	2	3	4	5	6	7	8	9
Item No.	Commodity	Unit	Sales by any person other than a grower or grower-distributor or buyer-distributor who has purchased a carlot or trucklot and resells such carlot or trucklot unbroken	Sales by primary receivers in less-than-carlots or less-than-trucklots	Through an auction or ex-car, dock, truck or terminal sales platform	Ex-store or ex-warehouse	Sales by secondary jobbers in any quantity delivered to premises of the purchaser	Sales by service wholesalers delivered to premises of any retail store, Government procurement agency or institutional buyer within the free delivery zone
							Original container and quantities in excess of half of original container	Half original container or less
5.....	Pears.....	All States (all items) Standard Western Pear Box, One way lug, Two Standard 1/2 Pear Boxes: 40-50 pounds..... 44-48 pounds..... Washington Pear Lug—19-21 Pounds..... Above containers with net weight of less than or more than that specified for each container, and pears packed in all other containers and those sold loose and ungraded in any container or in bulk (loose without container or in containers furnished by the buyer)—per pound.	\$0.33 .31 .14 7/10 cent	\$0.41 .40 .18 9/10 cent	\$0.67 .65 .29 1-1/10 cents	\$1.00 1.02 .45 2-2/10 cents	\$1.00 1.02 .45 2-2/10 cents 2-2/10 cents

This amendment shall become effective as to maximum prices f. o. b. shipping point on 12:01 a. m., July 25, 1944, and as to all other maximum prices as follows:

(1) On August 8, 1944 for all states wholly east of the Mississippi River except Illinois and Wisconsin;

(2) On August 3, 1944 for all other states except California, Oregon and Washington;

(3) On July 29, 1944 for California, Oregon and Washington.

Issued this 24th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

Approved: July 20, 1944.

ASHLEY SELLERS,
Acting War Food Administrator.

Pursuant to the authority vested in me by the Emergency Price Control Act of 1942, as amended, and the Stabilization Act of 1942, as amended, I hereby approve the prices established by the foregoing amendment and find that they are necessary as an aid to the effective prosecution of the war.

FRED M. VINSON,
Director,

Office of Economic Stabilization.

[F. R. Doc. 44-11069; Filed, July 24, 1944; 3:54 p. m.]

Chapter XIII—Petroleum Administration for War

[Recommendation 5, Revocation]

PETROLEUM PRODUCTS IN DISTRICT ONE

Recommendation No. 5 of the Office of Petroleum Coordinator for National Defense, 6 F.R. 5015, is hereby revoked, effective immediately.

(E.O. 9276, 7-F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued this 25th day of July 1944.

RALPH K. DAVIES,
Deputy Petroleum
Administrator for War.

[F. R. Doc. 44-11111; Filed, July 25, 1944; 11:07 a. m.]

[Recommendation 10, Revocation]

MARKETING OF PETROLEUM PRODUCTS IN ATLANTIC COAST AREA

Recommendation No. 10 of the Office of Petroleum Coordinator for National Defense, 6 F.R. 5018, is hereby revoked, effective immediately.

(E.O. 9276, 7 F.R. 10091; E.O. 9319, 8 F.R. 3687)

Issued this 25th day of July 1944.

RALPH K. DAVIES,
Deputy Petroleum
Administrator for War.

[F. R. Doc. 44-11112; Filed, July 25, 1944; 11:07 a. m.]

TITLE 46—SHIPPING

Chapter I—Coast Guard: Inspection and Navigation

Subchapter O—Regulations Applicable to Certain Vessels and Shipping During Emergency

PART 153—BOATS, RAFTS AND LIFE SAVING APPLIANCES, REGULATIONS DURING EMERGENCY

WAIVER OF NAVIGATION AND VESSEL INSPECTION REGULATIONS

Cubic capacity of lifeboats on EC-2 (Liberty) type vessels.

Vessels engaged in business connected with the conduct of the war.

The Acting Secretary of the Navy having by order dated 1 October, 1942 (7 F.R. 7979) waived compliance with the

navigation and vessel inspection laws administered by the United States Coast Guard, in the case of any vessel engaged in business connected with the conduct of the war to the extent and in the manner that the Commandant, United States Coast Guard, shall find to be necessary in the conduct of the war; and

The War Shipping Administration, having indicated that the efficient prosecution of the war would be impeded by the application to certain ocean and coastwise vessels of certain inspection regulations requiring cubic-carrying capacity of lifeboats provided to be calculated on the basis of 15 cubic feet per person;

Now, therefore, upon request of the War Shipping Administration, I hereby find it to be necessary in the conduct of the war that there be waived compliance with Vessel Inspection Regulations administered by the United States Coast Guard, 46 CFR, Cum. Supp., 153.3 (c), Subchapter O (7 F.R. 7617) to the extent that ocean and coastwise vessels of the EC-2 (Liberty) type, receiving their first certificates of inspection after 1 January 1943, shall be permitted to operate with 4 lifeboats, each having a cubic-carrying capacity calculated on the basis of 10 cubic feet per person: *Provided*, That at least 2 of the life rafts required by § 153.2 (b), Subchapter O, on such vessels shall be of the improved type which shall be carried so that one improved type life raft shall be stowed on one side of the vessel forward, and the other improved type raft is stowed on the opposite side of the vessel aft.

Dated: July 21, 1944.

R. R. WAESCHE,
Vice-Admiral, U. S. C. G.,
Commandant.

[F. R. Doc. 44-11139; Filed, July 26, 1944; 9:55 a. m.]

Chapter III—War Shipping
Administration

[Rev. G. O. 6, Supp. 7]

PART 305—INSURANCE

CARGO INSURANCE

Subpart A—Cargo Insurance, of General Order 6, Revised is amended as follows:

1. Effective thirty (30) days from and after the date of publication of this supplement in the FEDERAL REGISTER, § 305.1 *Introductory* (8 F.R. 3423, 9 F.R. 5697) is amended by striking out the following from the first paragraph:

(4) Chrome ore, manganese ore shipped by water from ports in India or Ceylon, 6211.000-6211.300, 6213.100-6213.500.

2. Effective as to all shipments, (a) Under Ocean Bills of Lading dated on or after the 26th day of August, 1944 or (b) If Ocean Bills of Lading not issued, under equivalent shipping documents dated on or after said date, or (c) If no Ocean Bills of Lading or equivalent shipping documents are issued, or the same are undated, laden on overseas vessel on and after said date, Clause 21 of Part II of § 305.118 *Warshipopencargo policy form*, (8 F.R. 3423, 8875, 15800) is amended by striking out therefrom the following:

(4) Chrome ore, manganese ore, shipped by water from ports in India or Ceylon, 6211.000-6211.300, 6213.100-6213.500.

(E.O. 9054, 7 F.R. 837, 54 Stat. 689, as amended)

[SEAL]

E. S. LAND,
Administrator.

JULY 25, 1944.

[F. R. Doc. 44-11144; Filed, July 26, 1944;
10:49 a. m.]TITLE 49—TRANSPORTATION AND
RAILROADSChapter I—Interstate Commerce
Commission

[S. O. 216-A]

PART 95—CAR SERVICE

WEIGHING OF SAND, GRAVEL OR AGGREGATES
IN CARLOADS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 25th day of July, A. D. 1944.

Upon further consideration of Service Order No. 216 (9 F.R. 7527-28) of July 3, 1944, and good cause appearing therefor: *It is ordered, That:*

Service Order No. 216 (9 F.R. 7527-28) of July 3, 1944, prohibiting the weighing of sand, gravel or aggregates in carloads for use on government construction at Dalhart, Texas, be, and it is hereby, vacated. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17)).

And it is further ordered, That this order shall become effective 12:01 a. m., July 26, 1944; that a copy of this order and direction shall be served upon the Association of American Railroads, Car

Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this order shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.[F. R. Doc. 44-11168; Filed, July 26, 1944;
11:41 a. m.]

Notices

CIVIL AERONAUTICS BOARD.

[Docket No. 162, et al.]

ROCKY MOUNTAIN CASE

NOTICE OF HEARING

In the matter of the applications of Airway Motor Coach Lines, Inc., Colorado Airways, Denver and Rio Grande Western Railroad Co., Frontier Airways, Inc., Hansen Flying Service, Inland Air Lines, Inc., Intermountain Air Lines (formerly Jackson, Jackson & Drapela), Massey & Ransom Flying Service, Midwest Airways, Mountain States Aviation, Inc., Pueblo Air Service, Ray Wilson, Inc., Rio Grande Motor Way, Inc., Salt Lake Transit, Inc., Summit Airways, Inc., Thomas Air Service, and Western Air Lines, Inc., for certificates and amendment of existing certificates of public convenience and necessity, and for the approval of certain relationships of Braniff Airways, Inc., Mountain States Aviation, Inc., and Ray Wilson, Inc., under sections 401 and 408 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said act, that a hearing in the above-entitled proceeding is assigned to be held on September 5, 1944, at 10:00 a. m. (mountain war time) at the Brown Palace Hotel, Denver, Colorado before Examiner William J. Madden.

Dated Washington, D. C., July 25, 1944.

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMES,
Secretary.[F. R. Doc. 44-11142; Filed, July 26, 1944;
10:32 a. m.]

[Docket No. 851, et al.]

HAWAIIAN CASES

NOTICE OF HEARING

In the matter of the applications of Hawaiian Airlines, Ltd., Matson Navigation Company, Northwest Airlines, Inc., Western Air Lines, Inc., United Air Lines, Inc., Ryan School of Aeronautics, Inc., and Ryan Aeronautical Company, for certificates and amendment of existing certificates of public convenience and necessity, under section 401 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given, pursuant to the Civil Aeronautics Act of 1938, as amended, particularly sections 401 and 1001 of said Act, that a hearing in the above-entitled proceeding is assigned to be held on September 5, 1944, at 10 a. m. (eastern war time), in Conference Room A, Departmental Auditorium, at Constitution Avenue between 12th and 14th Streets, NW., Washington, D. C., before Examiner Thomas L. Wrenn.

Dated Washington, D. C., July 24, 1944.

By the Civil Aeronautics Board.

[SEAL]

FRED A. TOOMES,
Secretary.[F. R. Doc. 44-11143; Filed, July 26, 1944;
10:32 a. m.]

OFFICE OF DEFENSE TRANSPORTATION.

[Supp. Order ODT 6A-31]

COMMON CARRIERS

COORDINATED OPERATIONS IN METROPOLITAN
WASHINGTON, D. C.

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 6A (8 F.R. 8757, 14582; 9 F.R. 2794), a copy of which plan is attached hereto as Appendix 2,¹ and

It appearing that the proposed coordination is necessary in order to conserve and providently utilize vital transportation equipment, materials and supplies; and to provide for the continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war; *It is hereby ordered, That:*

1. The plan for joint action above referred to is hereby approved and the persons named in Appendix 1 hereof are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or schedules, or supplements to filed tariffs or schedules, 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 of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or schedules, or supplements, to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of serv-

¹ Filed as part of the original document.

ice by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. The plan for joint action hereby approved and all contractual arrangements made to effectuate the plan shall not continue in operation beyond the effective period of this order.

7. Communications concerning this order should refer to "Supplementary Order ODT 6A-31" and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington, D. C.

This order shall become effective July 31, 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 26th day of July 1944.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

APPENDIX 1

Kane Transfer Co., Washington, D. C.
Charles W. Poole and Brereton Poole, doing business as Poole's Drayage Co., Washington, D. C.

[F. R. Doc. 44-11138; Filed, July 26, 1944; 10:17 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 120, Order 879]

O. J. PHARAOH

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 879 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant. Order establishing maximum prices for coals of O. J. Pharaoh. Docket No. 3120-737.

For the reasons set forth in an opinion

	Size group									
	1	2	3	4	6	8	9	10	11	14
Rail shipment.....	\$3.40	\$3.40	\$3.40	\$3.30	\$3.05	\$2.50	\$2.70	\$1.75	\$2.00	\$1.45
Truck shipment.....	4.35	4.35	4.35	3.90	3.45	2.35	3.10	2.15	2.25	1.00

RAILROAD LOCOMOTIVE FUEL

Any size except 1 1/4 x 0 unwashed..... \$2.70
1 1/4 x 0 unwashed..... 2.30

(c) The prices established herein are f. o. b. the mine for truck shipments, and f. o. b. the rail shipping point for rail shipments and for railroad locomotive fuel.

(d) All prayers of applicant 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 July 27, 1944.

(56 Stat. 23, 765; Pub. Laws 151 and 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11167; Filed, July 26, 1944; 11:31 a. m.]

[MPR 188, Rev. Order 1609]

BASIC REFRACTORIES, INC.

AUTHORIZATION OF MAXIMUM PRICES

Revised Order No. 1609 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers maximum prices for specified building materials and consumers' goods other than apparel. Authorization of maximum prices for Zircoat for C & D Supercoat by Basic Refractories, Incorporated.

Order No. 1609 under Maximum Price Regulation No. 188 is revised and amended to read as follows:

For the reasons set forth in an opinion, issued simultaneously herewith, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and the Stabilization Act of 1942, as

issued simultaneously herewith and in accordance with § 1340.210 (a) (6) of Maximum Price Regulations No. 120, it is ordered:

(a) The Keystone Mine of O. J. Pharaoh, Henryetta, Oklahoma, is hereby assigned Mine Index No. 2011.

(b) Coals produced by O. J. Pharaoh, Henryetta, Oklahoma, from its Keystone Mine, Mine Index No. 2011 in District No. 15, may be purchased and sold for the indicated uses and movements at per net ton prices not exceeding the following:

amended, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, it is ordered:

(a) Specific authorization is hereby granted to Basic Refractories, Incorporated, to sell and deliver Zircoat and C & D Supercoat at the following prices:

	Col. (1)	Col. (2)
	Maximum price to distributors per owt. f. o. b. Narlo, Ohio	Maximum price to consumers per owt. f. o. b. Narlo, Ohio
Less than 500#.....	\$8.75	\$14.50
500# to less than 2,000#.....	8.50	13.00
2,000# to less than 30,000#.....	8.00	11.50
30,000# to less-than-carload.....	8.00	10.75
Carload.....	8.00	10.00

(b) No person may sell Zircoat or C & D Supercoat to a consumer at prices in excess of the maximum prices set forth in Column (2) above.

(c) Basic Refractories, Incorporated, shall file with the Office of Price Administration, Building Materials Price Branch, Washington 25, D. C., on or before September 1, 1944, a detailed report covering its first 90 days operation after the effective date of this order showing the following information:

(1) Detailed breakdown of the cost of producing and selling Zircoat and C & D Supercoat for sales to different classes of purchasers during the 90-day period, showing separately the quantities produced.

(2) Total Zircoat and C & D Supercoat sales in quantities and dollars for the 90-day period, segregated as to sales made to different classes of purchasers.

This Revised Order No. 1609 may be revoked or amended by the Price Administrator at any time.

This Revised Order No. 1609 shall be effective as of May 13, 1944.

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11166; Filed, July 26, 1944; 11:31 a. m.]

[MPR 188, Order 1930]

SCHMITT & HENRY MFG. CO.

APPROVAL OF MAXIMUM PRICES

Order No. 1930 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 an unfinished gateleg table and an unfinished bookcase manufactured by Schmitt & Henry Manufacturing Co.

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, as amended, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries, of an unfinished gateleg table and an unfinished bookcase manufactured by Schmitt & Henry Manufacturing Co., 301-325 Eighth Street, Des Moines, Iowa.

(1) (i) For all sales and deliveries since the effective date of Maximum Price Regulation No. 188, by the manufacturer to retailers, and by the manufacturer to persons, other than retailers, who resell the article from the manufacturer's stock, the maximum prices are those set forth below:

Article	Model No.	Maximum price to persons, other than retailers, who resell from manufacturer's stock	Maximum price to retailers
Unfinished gateleg table.....	1143	Each \$3.19	Each \$3.75
Unfinished bookcase.....	1243	2.64	3.10

These prices are f. o. b. factory.

(ii) For all sales and deliveries by the manufacturer to any other class of purchaser or on other terms and conditions of sale, the maximum prices shall be those determined by applying to the prices specified in subparagraph (1) (i) of this paragraph (a), the discounts, allowances, and other price differentials made by the manufacturer, during March 1942, on sales of the same type of article to the same class of purchaser and on the same terms and conditions. If the manufacturer did not make such sales during March 1942 he must apply to the Office of Price Administration, Washington, D. C., under the fourth pricing method, § 1499.158, of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until authorized by the Office of Price Administration.

(2) (i) For all sales and deliveries on and after the effective date of this order to retailers by persons, other than the manufacturer, who sell from the manufacturer's stock, the maximum prices are those set forth below, f. o. b. factory:

Article	Model No.	Maximum price to retailers
Unfinished gateleg table.....	1143	Each \$3.75
Unfinished bookcase.....	1243	3.10

(ii) For all sales and deliveries by persons who sell from the manufacturer's stock, to any other class of purchaser or on other terms and conditions of sale, the maximum prices shall be those determined under the applicable provisions of the General Maximum Price Regulation.

(b) At the time of or prior to the first invoice to each purchaser, other than a retailer, who resells from the manufacturer's stock, the manufacturer shall notify the purchaser for resale of the maximum prices and conditions established by paragraph (a) (2) of this order for such resales. This notice may be given in any convenient form.

(c) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 27th day of July 1944.

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11164; Filed, July 26, 1944; 11:30 a. m.]

[MPR 188, Order 1931]

READ MACHINERY CO., INC.

APPROVAL OF MAXIMUM PRICES

Order No. 1931 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 splints, bars, pins and accessories manufactured by Read Machinery Company, Inc.

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, the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, *It is ordered:*

(a) This order establishes maximum prices for sales of splints, bars, pins and accessories manufactured by the Read Machinery Company, Inc., York, Pennsylvania.

(1) The maximum prices for all sales and deliveries by the manufacturer, Read Machinery Company, Inc. of the articles described in its application dated February 9, 1944 from the time Maximum Price Regulation No. 188 became applicable to those sales and deliveries are as follows:

Maximum prices for sales to General Electric X-Ray Corp.

Article:	(Each)
OJ Jaw splint.....	\$6.88
O Metacarpal splint.....	7.50
#1 Radius & ulna splint.....	13.25
#2 Humeral splint.....	15.12

Maximum prices for sales to General Electric X-Ray Corp.

Article:	(Each)
#3 Tibial splint.....	\$17.00
Rt. angle pin bars.....	1.83
#3 Extra pin bars.....	1.03
Pin Cutter.....	20.00
Medium end wrench.....	.75
Pin handle.....	1.25
Humeral pin.....	.35

These prices are f. o. b. York, Pennsylvania.

On and after the effective date of this Order, the General Electric X-Ray Corporation, 205 E. 42d Street, New York, New York, may sell and deliver the articles described in (1) above at prices no higher than those set forth below, f. o. b. its warehouse.

Article	Maximum price for sales to dealers	Maximum price for sales to consumers
OJ Jaw splint.....	Each \$9.17	Each \$13.75
O Metacarpal splint.....	10.60	15.00
#1 Radius & ulna splint.....	17.67	23.50
#2 Humeral splint.....	20.17	30.25
#3 Tibial splint.....	22.67	34.00
Rt. angle pin bars.....	2.50	3.75
#3 Extra pin bars.....	1.43	2.15
Pin cutter.....	23.67	49.00
Medium end wrench.....	1.00	1.50
Pin handle.....	1.67	2.50
Humeral pin.....	.47	.70

(b) Within four months after the effective date of this Order, Read Machinery Company shall submit to the Office of Price Administration, Washington, D. C., a profit and loss statement with respect to its sales of the items covered by this order during the three month period following the effective date of this order.

(c) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on July 27, 1944.

Issued this 26th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-11165; Filed, July 26, 1944; 11:30 a. m.]

Regional and District Office Orders.

[Region VIII Order G-79 Under 18 (c). Amdt. 2]

FIREWOOD IN DESIGNATED AREAS IN CALIFORNIA

Amendment No. 2 to Order No. G-79 under § 1499.18 (c), as amended, of the General Maximum Price Regulation. Adjusted maximum prices for firewood in certain areas in California.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.18 (c), as amended, of the General Maximum Price Regulation, Order No. G-79 is amended in the following respects:

Appendix F is hereby amended to read as set forth in the exhibit attached hereto and by reference made a part hereof.

This order shall become effective July 21, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 17th day of July 1944.

CHAS. R. BAIRD,
Regional Administrator.

APPENDIX F—MAXIMUM PRICES FOR FIREWOOD*

DEL NORTE AND HUMBOLDT COUNTIES

I. Retail Delivered Prices Cord Wood (Cordwood shall not include mill blocks, millwood or slabwood).

Dry, medium dry, or green	Per cord of 128 cubic feet—tired					
	4 feet	2 feet	16 inches	12 inches	9 1/2-10 inches	Assorted lengths, 2 feet and under
Pine (fir).....	9.50	11.50	12.00	13.50	14.00
Oak (any kind).....	11.00	14.00	15.00	16.00	16.50
Madrone.....	11.00	14.00	15.00	16.00	16.50
Eucalyptus (gum).....	9.00	11.00	12.00	13.50	14.00
Orchard (any kind).....	9.00	11.00	12.00	13.50	14.00	13.50
Redwood.....	9.00	10.00	11.00	11.50	12.00
Cedar.....	9.00	10.00	11.00	11.50	12.00
Manzanita.....	10.00	15.00

Fractional cord maximum prices

Half cord prices: Divide cord price by 2 and add 25 cents.
Third cord prices: Divide cord price by 3 and add 35 cents.
Quarter cord prices: Divide cord price by 4 and add 45 cents.
Fifth cord prices: Divide cord price by 5 and add 55 cents.
Charges may be made in addition to the above prices as follows:

- For sale of wood split to stovewood size, \$3.00 per cord (fractional cord in proportion).
- "Storage charge" as defined in the order, \$2.00 per cord (fractional cord in proportion).

II. Sack stovewood (retail prices per sack).

Dry, medium dry, or green	Cash and carry	Delivered
Any kind of cordwood in Section I (above)	55	60
Mill blocks, millwood, or slabwood.....	55	60

Sack size: 22 inches by 36 inches (minimum).
Deposit of 15 cents may be required on the sack.

III. Mill Blocks, Millwood, and Slab Wood Retail Maximum Prices—Delivered

Kind of wood:	Loose bulk measure per load, 128 cu. ft.	Tiered in tight per cord, 128 cu. ft.
Green pine.....	\$5.75	6.00
Green redwood.....	3.50	6.00
Green mixed pine and redwood.....	4.80	6.00
Air-dry pine.....	6.80	6.00
Air-dry redwood.....	6.70	6.00
Air-dry pine and redwood.....	6.75	6.00
Kiln-dry redwood.....	6.50	6.00
Kiln-dry pine.....	6.60	6.00
Green cedar.....	3.50	6.00
Air or kiln dry cedar.....	6.00	6.00
Heater blocks (all kinds).....	5.00	6.00

*For deliveries in Fortuna, add \$1.00 per load. For deliveries in Ferndale, add \$2.00 per load. These additions apply only to green pine, green redwood and mixed green pine and redwood.

Fractional cord or load maximum prices—Delivered

Where any of the above kinds of wood is sold in a fraction of a cord or load of 128 cu. ft., the maximum price

for each such fraction shall be the proportionate fraction of the above price for the full cord or load of the kind of wood being sold.

IV. Cordwood-sales other than at retail cutter's sal at roadside (cordwood shall not include mill blocks, millwood or slabwood).

Dry, medium dry, or green	Per cord of 128 cubic feet—tired in tight					
	4 foot	2 foot	16 inches	12 inches	9 1/2-10 inches	Assorted lengths, 2 feet and under
Pine (fir).....	5.00	5.50	6.00	7.00	7.50
Oak (any kind).....	7.00	7.50	8.00	9.00	9.50
Madrone.....	7.00	7.50	8.00	9.00	9.50
Eucalyptus (gum).....	5.00	5.50	6.00	7.00	7.50
Redwood.....	4.00	4.50	5.00	6.00	6.50
Cedar.....	4.00	4.50	5.00	6.00	6.50

For sale of wood split to stovewood size, \$3.00 per cord may be added to the above cord prices. The above cord prices are for sales at roadside near cutter's lot.

V. Carlot Sales Other than at Retail, Millblocks, Millwood, Slabwood. Prices f. o. b. railroad loading out point. Dry, medium dry or green, in carload lots.

	Cord of 128 cu. ft. tiered tight
Pine (4, 6, or 8 ft. length).....	\$5.50
Redwood (4, 6, or 8 ft. length).....	4.50
Mixed pine and redwood (4, 6, or 8 ft. length).....	5.00

Batchelder & Snyder Company, Inc.....	55 Blackstone Street, Boston, Mass.
Curley Brothers.....	17 So. Market Street, Boston, Mass.
S. S. Learned Co.....	18 Faneuil Hall Exchange, Boston, Mass.
Lowell Brothers & Bailey Co.....	47-48 South Market Street, South Boston, Mass.
Miller Produce Co.....	6 Faneuil Hall, Boston, Mass.
O'Connell & Costa, Inc.....	42 North Market Street, Boston, Mass.
Stacey & Vassallo Fruit Company, Inc.....	6 South Market Street, Boston, Mass.
Young & Company, Inc.....	4 New Faneuil Market, Boston, Mass.

(b) When making sales to institutional users of goods which have been handled in the manner set forth in section 8 (a) (14) of Maximum Price Regulation No. 426 (and not when selling unbroken containers) the maximum mark-ups which the sellers named in paragraph (a) of this order may add to the "maximum

	Load of 128 cu. ft. loose measure
Pine (16 inches and under).....	\$3.65
Redwood (16 inches and under).....	3.20
Mixed pine and redwood (16 inches and under).....	3.40

Price of millwood, millblocks and slabwood sold by a mill at wholesale shall remain under General Maximum Price Regulation.

[F. R. Doc. 44-11068; Filed, July 24, 1944; 2:39 p. m.]

[Region I Order G-6 Under MPR 420]

FRESH FRUITS AND VEGETABLES IN BOSTON, MASS., AREA

Order No. G-6 under section 2 (d) of Maximum Price Regulation No. 426.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by section 2 (d) of Maximum Price Regulation No. 426, It is hereby ordered:

(a) The following sellers are hereby found to be "purveyors" according to the definition contained in section 8 (a) (14) of Maximum Price Regulation No. 426.

prices for sales delivered to any wholesale receiving point in any quantity "established in accordance with Column 6 of the table applicable contained in paragraph (b) of Appendix H, Article III, section 15 or in paragraph (c) of Appendix I, Article III, section 15 of Maximum Price Regulation No. 426 shall be as follows:

Commodity	Standard container & minimum contents	For full ropacked standard container	Maximum markups per pound	
			More than one-half container	One-half container or less
Beans, snap (green or wax).....	Bu. 28 lbs. net.....	\$1.13	\$0.0403	\$0.0593
Carrots, bunched, each weighing 1 lb. or more.....	1A Crate 72 bunches.....	1.35	1.225	1.275
Carrots, bunched, bunches weighing less than 1 lb.....	Any.....0187	.0227
Carrots, topped, (tops less than 1 1/2 inches).....	Any.....014	.017
Cucumbers:				
- All except hot house.....	Bu. 48 lbs. net.....	1.13	.0235	.0333
- Hot house.....	Any.....033	.039
Egg plant.....	1 1/2 bu. 45 lbs. net.....	1.35	.03	.04
Grapefruit, white & pink:				
California & Arizona.....	1 1/2 bu. 63 lbs. net.....0144	.0161
Florida "Indian River".....	1 1/2 bu. 80 lbs. net.....0122	.0142
All other.....	1 1/2 bu. 80 lbs. net.....0122	.0142
Lemons.....	1 1/2 bu. 79 lbs. net.....	1.35	.017	.019
Oranges:				
California & Arizona.....	1 1/2 bu. 77 lbs. net.....	1.13	.0140	.0160
Florida "Indian River".....	1 1/2 bu. 90 lbs. net.....	1.13	.0125	.0145
All other.....	1 1/2 bu. 90 lbs. net.....	1.13	.0125	.0145
Peas.....	1 bu. 28 lbs. net.....	1.13	.0403	.0503
Pepper, sweet.....	1 1/2 bu. 37 lbs. net.....	1.35	.0364	.0464
Spinach.....	1 bu. 18 lbs. net.....0377	.0477
Strawberries.....	1 lb.....0495	.0495
	1 qt.....075
	24 pt. crate.....	1.20
	24 qt. crate.....	1.50

1 Per dozen.

(c) This order applies to sales from the selling establishments of the purveyors listed in paragraph (a) located in the City of Boston, Commonwealth of Massachusetts.

(d) This order may be revoked, amended or corrected at any time.

This order becomes effective on July 17, 1944.

(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681, R.G.O. 51, 8 F.R. 408)

Issued this 13th day of July 1944.

EDGAR J. DRISCOLL,
Acting Regional Administrator.

[F. R. Doc. 44-11130; Filed, July 25, 1944; 12:45 p. m.]

[Portland Order G-1, Incl. Am. 1, Under 18 (c)]

FIREWOOD IN WHITE SALMON, WASH.-HOOD RIVER, OREG., AREA

Order No. G-1, including Amendment 1, under § 1499.18 (c), as amended, of the General Maximum Price Regulation. Adjusted maximum prices for firewood in the White Salmon, Washington-Hood River, Oregon, areas.

For reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Portland District Office of the Office of Price Administration by § 1499.18 (c), as amended, of the General Maximum Price Regulation, *It is hereby ordered:*

(a) The maximum prices as established by section 2 and 3 of the General Maximum Price Regulation, or by previous order issued pursuant to such regulation, or by any supplementary regulation thereto, for sale and delivery of the types of firewood specified below in the White Salmon-Hood River areas, are hereby adjusted so that the maximum prices therefor shall be:

Type of firewood	Maximum price per cord delivered to premises of buyer	Maximum price per cord in the woods
16" old growth fir forest wood	\$10.00	\$5.75
4" old growth	8.75	4.75
16" second growth fir	9.00	4.75
4" second growth fir forest wood	7.75	4.00

(b) *Definitions.* (1) "White Salmon area" as herein stated means that portion of Klickitat County in the State of Washington that is bounded on the west by the county line, on the south by the Columbia River, on the north by the county line as far east as Glenwood, and on the east by a straight line drawn between Glenwood and Klickitat, and by the Klickitat River from Klickitat to Lyle. Included are the cities of White Salmon, Bingen, Lyle, and Klickitat.

(2) "Hood River area" as herein stated means that portion of the State of Oregon which is within a 5 mile radius of the city limits of the City of Hood River.

(c) Each seller shall keep this order together with his base period price list in his place of business and make it available for inspection by any person during business hours.

(d) No seller shall evade any of the provisions of this order by changing his customary allowances, discounts, or the price differentials, unless such change results in a lower price.

(e) Every seller affected by this order shall remain subject to all other provisions of the General Maximum Price Regulation.

(f) To the extent that application has been made for prices higher than the prices hereby established, such applications are denied. This applies to applications filed by the following sellers:

- A. C. Purdy, White Salmon, Washington.
- Art Collins, White Salmon, Washington.
- John Nichols, White Salmon, Washington.
- Myers Trading Company, White Salmon, Washington.
- August Hildring, Glenwood, Washington.
- Ray Carter, Appleton, Washington.
- George M. Powell, Lyle, Washington.

(g) this order may be revoked, amended, or corrected at any time.

(h) *Invoices and records.* Every person making a sale of firewood for which a maximum price is set by this order shall give the purchaser or his agent at the time of the sale an invoice or other memorandum of sale, which shall show:

- (1) The date of sale.
- (2) The name and address of the buyer and seller.
- (3) The quantity of firewood sold.
- (4) Description of firewood sold, in the same manner as it is described in this order. (This shall include the kind of wood, i. e., hard, soft, or mixed, and length of pieces of wood.)
- (5) The place of sale. (If the price is dependent on place of delivery, then the place of delivery shall be stated.)

(6) *The total price of the wood.* On the invoice or memorandum, a separate statement shall be made of any discounts and of each service rendered such as delivery, carrying, and stacking, and the charge made for each such service. The seller shall keep an exact copy of such invoice or memorandum for a period of two years and such copy shall be made available for inspection by the Office of Price Administration.

Note: The record keeping provision of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

This order shall become effective April 12, 1944.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 29th day of June 1944.

MCDONNELL BROWN,
District Director.

[F. R. Doc. 44-11131; Filed, July 25, 1944; 12:45 p. m.]

[Region VIII Order G-3 Under MPR 183, Amdt. 2]

BRICK IN LOS ANGELES COUNTY, CALIF.

Amendment No. 2 to Order No. G-3 under Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumer's goods other than apparel. Adjusted maximum prices for sales of common brick in Los Angeles County, California.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.161 (a) (2) of Maximum Price Regulation No. 188, *It is hereby ordered,* That Order No. G-3 under Maximum Price Regulation No. 188 be amended in the following particulars:

Paragraph (e) is amended by striking out the date August 1, 1944, and inserting in its place the date December 1, 1944.

This amendment No. 2 shall become effective July 25, 1944.

(56 Stat. 23, 765, 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 20th day of July 1944.

CHAS. R. BAIRD,
Regional Administrator.

[F. R. Doc. 44-11132; Filed, July 25, 1944; 12:46 p. m.]

[Region VIII Order G-9 Under 3 (c)]

FRESH GREEN BONES IN NORTHERN CALIFORNIA

Order No. G-9 under § 1499.3 (c), as amended of the General Maximum Price Regulation. Fresh green bones.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator by § 1499.3 (c), as amended, of the General Maximum Price Regulation; *It is hereby ordered:*

(a) The maximum price for sales of fresh green bones by renderers in the Northern California areas shall be \$25 per ton f. o. b. renderer's plant.

(b) *Definitions.* 1. "Fresh green bones" mean fresh uncooked bones derived from boning carcasses or wholesale cuts of fresh beef, veal, mutton, lamb, or hogs.

2. "Renderer" is a person who purchases or receives fresh green bones for the purpose of producing tallow, grease, tanlage, or bonemeal.

3. "Northern California area" means that portion of California lying north of the northern boundaries of the Counties of San Luis Obispo, Kern, and San Bernardino.

(c) This order may be revoked, amended, or corrected at any time.

This order shall become effective July 19, 1944.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 14th day of July 1944.

L. F. GENTNER,
Regional Administrator.

[F. R. Doc. 44-11133; Filed, July 25, 1944;
12:45 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 54-100]

AMERICAN POWER & LIGHT CO.

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, Pennsylvania, on the 24th day of July, A. D. 1944.

Notice is hereby given that an application has been filed with the Commission pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935 ("the Act") by American Power & Light Company ("American"), a subsidiary of Electric Bond and Share Company, both registered holding companies. American seeks approval of a plan designed to retire at 100% of principal amount plus accrued interest American's Gold Debenture Bonds 6% Series due 2016 and the 6% Gold Debenture Bonds Series A due 2022 of Southwestern Power & Light Company, assumed by American, with a provision for reinstatement of such debenture bonds on payments of principal amount in the event that the order of dissolution directed by the Commission to American, described below, should be held invalid by the Supreme Court of the United States.

American had outstanding, as of May 31, 1944, \$34,445,500 principal amount of Gold Debenture Bonds 6% Series due 2016 issued by it and \$3,408,400 principal amount of 6% Gold Debenture Bonds Series A due 2022 issued by Southwestern Power & Light Company and assumed by American. As of June 23, 1944 American had in its treasury approximately \$23,000,000 in cash and short term United States Government securities. American expects to receive in excess of \$11,000,000 in additional cash from payment of the debentures of The Montana Power Company, subsidiary of American and the notes of Glacier Production Company, a subsidiary of Montana Power Company, held by American. It is stated that the additional cash which will be necessary to enable American to redeem its outstanding debenture bonds will be obtained by it either from the sale of securities in its portfolio or from bank borrowings at low rates of interest.

On August 22, 1942 an order of this Commission directing the termination of the existence of American and directing its dissolution, was entered. (Holding Company Act Release No. 3750) American filed a petition for review of said order in the United States Circuit Court of Appeals which on May 17, 1944 affirmed the Commission's order and on April 18, 1944 denied American's application for rehearing. American has since applied to the United States Supreme

Court for a writ of certiorari upon which application said court has as yet rendered no decision. It is stated in the present filing that the proposed retirement of debenture bonds is a necessary step for compliance with the order of dissolution.

The transactions proposed herein may be summarized as follows:

(1) American will retire and cancel \$34,445,500 principal amount of its Gold Debenture Bonds 6% Series due 2016 and \$3,408,400 principal amount of 6% Gold Debenture Bonds Series A due 2022 issued by Southwestern Power & Light Company and assumed by American by depositing with the trustees under the respective agreements underlying the debenture bonds their principal amount plus interest to the retirement date which is described in the plan as the 30th day after the entry, on application of the Commission, of an order of an appropriate United States District Court enforcing the terms and provisions of the plan. Interest on such debenture bonds will cease to accrue on the retirement date.

(2) From and after the retirement date and upon surrender of the debenture bonds to the trustees, such trustee will pay to the holders thereof the principal amount of such debenture bonds and unpaid interest accrued to the retirement date, and will, as agents for American, deliver to such holders a non-transferable certificate which will entitle the holders to reinstate the debenture bonds upon the payment of principal amount plus accrued interest from the last preceding semi-annual interest date in the event that the order of this Commission, dated August 22, 1942, described above, should be held invalid by the Supreme Court of the United States.

(3) In the event of any reinstatement of debenture bonds, as described in paragraph 2 above, American states that it will stipulate, if so required by this Commission as a condition to the approval of the issuance of the non-transferable certificates described above, to set aside in a separate fund the principal amounts paid to American upon reinstatement of debenture bonds and to employ such fund only for the retirement of debenture bonds unless otherwise permitted by order of the Commission.

American requests that in the event of approval of the Plan the Commission apply to the appropriate District Court of the United States for its enforcement.

The Commission being required by the provisions of section 11 (e) of the act before approving any plan thereunder to find after notice and opportunity for hearing that such plan as submitted or as modified is necessary to effectuate the provisions of subsection (b) of section 11 and is fair and equitable to the persons affected by such plan, and it appearing that it is appropriate and in the public interest and in the interest of investors and consumers that notice be given and a hearing be held upon said plan to afford all interested persons an opportunity to be heard with respect thereto, and that the application with respect to said plan shall not be granted

except pursuant to further order of the Commission;

It is ordered, That a hearing on such matter under the applicable provisions of said Act and rules of the Commission thereunder be held on August 14, 1944, at 10.00 a. m., e. v. t., at the offices of the Securities and Exchange 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. At such hearing cause will be shown why such declaration and application shall become effective or shall be granted.

It is further ordered, That any person desiring to be heard or otherwise wishing to participate herein shall notify the Commission to that effect in the manner provided in Rule XVII of the Commission's rules of practice on or before August 11, 1944.

It is further ordered, That Henry C. Lank or any other officer or officers of the Commission designated by it for that purpose, shall preside at the hearings in such matter. The officer so designated to preside at the 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 said application otherwise to be considered in this proceeding, particular attention will be directed at the hearing to the following matters and questions:

(1) Whether the plan as submitted or as hereafter modified is necessary or appropriate to effectuate the provisions of section 11 (b) of the act.

(2) Whether the proposed plan as submitted or hereafter modified is fair and equitable to the persons affected thereby and in the interest of investors.

(3) Whether the provisions of the plan with respect to the retirement of said debenture bonds and the issuance and delivery of the nontransferable certificates described above are detrimental to the public interest or the interest of investors or will tend to circumvent any provisions of the act or the rules, regulations, or orders promulgated thereunder.

(4) Whether the proposed plan is consistent with the order of the Commission of August 22, 1942 directing the termination of the existence of American and directing its dissolution.

(5) Whether the fees, commissions, or other remunerations to be paid directly or indirectly in connection with the proposed transactions are reasonable.

(6) Whether it is necessary or appropriate to impose any terms or conditions in the public interest or for the protection of investors.

It is further ordered, That in the interest of expeditious procedure all evidence contained in Matter of American Power & Light Company, et al., File Nos. 70-815 and 59-12, so far as relevant to the issues above stated, shall be incorporated in the record of the proceedings herein ordered and shall be regarded as evidence duly adduced in the present proceeding,

subject to the same objections and exemptions preserved in the record of the proceeding in which first introduced.

It is further ordered, That notice of this hearing be given to American and to all other persons, said notice to be given to American by registered mail and to all other persons by publication in the FEDERAL REGISTER.

It is further ordered, That American shall give notice of this hearing to all of its debenture bond holders (insofar as the identity of such debenture bond holders is known or available to American) by mailing to each of said persons a copy of this Notice and order for hearing to his last-known address at least 10 days prior to the date of this hearing, and by publishing notice of this hearing in a newspaper of general circulation in each of the cities of New York, Chicago, Philadelphia and Boston.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-11155; Filed, July 26, 1944;
11:35 a. m.]

[File No. 68-40]

RHODE ISLAND PUBLIC SERVICE CO.
SUPPLEMENTAL APPLICATION GRANTED

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 24th day of July 1944.

In the matter of Godfrey B. Simonds, Edward B. Aldrich, George F. Bliven, Herbert H. Brooks, Russell C. Harrington and Charles B. McGowan, proposed committee for The Rhode Island Public Service Company \$2 Cumulative Preferred Stock; File No. 68-40.

The Commission having on June 5, 1944 issued its memorandum opinion and order (Holding Company Act Release No. 5087) permitting to become effective the declaration of Godfrey B. Simonds, Edward B. Aldrich, George F. Bliven, Herbert H. Brooks, Russell C. Harrington and Charles B. McGowan, as a committee for The Rhode Island Public Service Company \$2 Cumulative Preferred Stock, pursuant to Rule U-62, promulgated under the Public Utility Holding Company Act of 1935, regarding certain solicitation material to be sent to the \$2 Cumulative Preferred Stockholders of The Rhode Island Public Service Company, a subsidiary holding company of New England Power Association, a registered holding company, in connection with the plan for the simplification of the New England Power Association holding company system (File No. 54-92) and granting an exemption pursuant to Rule U-100, promulgated under said act, from compliance in certain respects with the requirements of paragraphs (g) (2) and (h) (1) of Rule U-62 for Industrial Trust Company and The Blackstone Canal National Bank of Providence, of which Edward B.

Aldrich and Charles B. McGowan are respectively officers; and

Said Committee now having filed an amendment seeking an additional exemption from the requirements of Rule U-62 for Godfrey B. Simonds and his firm, G. H. Walker & Co., George F. Bliven and his firm, Brown, Lisle & Marshall, and Herbert H. Brooks, individually and doing business as Herbert H. Brooks & Co., so as to permit them, and each of them, to participate in the competitive bidding and any subsequent purchase and sale of bonds of The Narragansett Electric Company, subsidiary public utility company of The Rhode Island Public Service Company, anticipated to occur in connection with the refunding of the presently outstanding First Mortgage Bonds, Series A, 3½%, due July 1, 1966 of The Narragansett Electric Company; and

The Commission having considered the request for a further exemption and being duly advised in the premises:

It is ordered, That the supplemental application for exemption requested for Godfrey B. Simonds and his firm, G. H. Walker & Co., George F. Bliven and his firm, Brown, Lisle & Marshall, and Herbert H. Brooks, individually and doing business as Herbert H. Brooks & Co., be and the same hereby is granted so as to permit them, and each of them, if they so elect, to submit proposals for the purchase or underwriting of the proposed refunding bond issue of The Narragansett Electric Company or any part thereof, either singly or with others, to organize or assist in organizing a group for the purpose of submitting a proposal for such purchase or underwriting, to accept any invitation to participate in any such group organized by other investment bankers and to bid at the proper time on all or their allotted part of such issue of refunding bonds, and, if the successful bidders, to purchase said bonds and reoffer them in whole or in part at public or private sale.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-11156; Filed, July 26, 1944;
11:35 a. m.]

[File No. 70-465]

PENNSYLVANIA ELECTRIC CO., ET AL.
ORDER RELEASING JURISDICTION OVER LEGAL FEES

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 24th day of July 1944.

In the matter of Pennsylvania Electric Company, The Clarion River Power Company, Erie Lighting Company, Solar Electric Company, Youghiogheny Hydro-Electric Corporation, Associated Maryland Electric Power Corporation, and Associated Electric Company; File No. 70-465.

The Commission having, by order dated October 26, 1943, approved a plan filed by Pennsylvania Electric Company, pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935, whereby it offered to satisfy the interests of the public holders of 4,267.7 shares of the Participating Capital Stock of The Clarion River Power Company by setting aside in a special account for distribution to such shareholders the sum of \$42,677 on the basis of \$10.00 per share; and

The Commission having by said order reserved jurisdiction over the fee and expenses of counsel for Pennsylvania Electric Company and The Clarion River Power Company; and

Counsel for said companies having filed a statement with respect to services performed in connection with the plan, and it appearing to the Commission that the fee of such counsel, and his legal expenses, are not unreasonable, and that jurisdiction over such matter should be released;

It is ordered, That jurisdiction over the fee and expenses of counsel for Pennsylvania Electric Company and The Clarion River Power Company, in connection with the said plan, be, and hereby is, released.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-11157; Filed July 26, 1944;
11:35 a. m.]

WAR FOOD ADMINISTRATION.

SALARIES AND WAGES OF WORKERS ENGAGED IN HARVESTING OF CITRUS FRUIT IN FLORIDA

The public notice and determination issued by the War Food Administrator on November 25, 1943, as amended, (8 F.R. 16056, 16271, 17400), is hereby revoked: *Provided, however*, That the provisions of said public notice and determination shall continue to remain in full force and effect for the purpose of allowing or sustaining any suit, action, prosecution, or administrative or other proceeding heretofore or hereafter commenced with respect to any violation committed or right or liability accruing under or pursuant to the terms of the provisions of such public notice and determination.

(56 Stat. 765, 50 U.S.C. App. 961 et seq.; Pub. Law 34, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681, regulations of the Director of Economic Stabilization, 8 F.R. 11960, 12139, 16702, 9 F.R. 6035; regulations of the War Food Administrator, 9 F.R. 655, 831, 6011, 7378, 7645)

WILSON R. BUE,
Acting Director of Labor,
War Food Administration.

[F. R. Doc. 44-11136; Filed, July 25, 1944;
3:18 p. m.]

