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*Washington, Friday, October 6, 1944*

**The President**

**EXECUTIVE ORDER 9488**

**TRANSFER OF THE RECORDS, PROPERTY, FUNDS AND PERSONNEL OF THE OFFICE OF WAR MOBILIZATION AND ITS CONSTITUENT AGENCIES**

By virtue of the power and authority vested in me by the Constitution and the laws of the United States, including the War Mobilization and Reconversion Act of 1944, it is hereby ordered as follows:

1. All records and property of the Office of War Mobilization established by Executive Order No. 9347, dated May 27, 1943, and such unexpended balances of appropriations and other funds as are determined by the Director of the Bureau of the Budget to be available for the use of the said Office, and all personnel of the said Office shall be transferred to the Office of War Mobilization and Reconversion established by the War Mobilization and Reconversion Act of 1944.

2. All records and office equipment of the Surplus War Property Administration established by Executive Order No. 9425, dated February 19, 1944, and such unexpended balances of appropriations and other funds as are determined by the Director of the Bureau of the Budget to be available for the use of the said Administration, and all personnel of the said Administration shall be transferred to the Surplus Property Board established by the Surplus Property Act of 1944.

3. All records and property of the Retraining and Reemployment Administration established by Executive Order No. 9427, dated February 24, 1944, and such unexpended balances of appropriations and other funds as are determined by the Director of the Bureau of the Budget to be available for the use of the said Administration, and all personnel of the said Administration shall be transferred to the Retraining and Reemployment Administration established by the War Mobilization and Reconversion Act of 1944.

4. Paragraphs 1, 2, and 3 of this order shall become effective as to each of the agencies heretofore created by Executive order and named in the said paragraphs upon the date when such agency ceases to exist as provided in section 605 of the War Mobilization and Reconversion Act of 1944.

5. When the Director of the Office of War Mobilization and Reconversion, first appointed under section 101 of the War Mobilization and Reconversion Act of 1944, takes office, all functions, powers, and duties heretofore conferred upon the Office of War Mobilization, including all functions, powers, and duties conferred upon the said office by Executive Order No. 9347, shall be transferred to, and thereafter shall be exercised by, the said Director of the Office of War Mobilization and Reconversion.

FRANKLIN D. ROOSEVELT

THE WHITE HOUSE,  
 October 3, 1944.

[F. R. Doc. 44-16326; Filed, Oct. 4, 1944; 3:07 p. m.]

**Regulations**

**TITLE 29—LABOR**

**Chapter IX—War Food Administrator  
 (Agricultural Labor)**

[Specific Wage Ceiling Reg. 29]

**PART 1108—SALARIES AND WAGES OF AGRICULTURAL LABOR IN THE STATE OF IDAHO**

**WORKERS ENGAGED IN TOPPING AND LOADING SUGAR BEETS IN CERTAIN IDAHO COUNTIES**

§ 1108.4 *Wages of workers engaged in topping and loading sugar beets in the Counties of Bannock, Bingham, Bonneville, Fremont, Jefferson, Madison and Power, State of Idaho.* 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 December 9, 1943 (8 F.R. 16702) and June 1, 1944 (9 F.R. 6035) and to the

(Continued on next page)

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**THE PRESIDENT**

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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; with index.
- Book 6: Titles 28-32, with index.

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regulations of the War Food Administrator issued January 20, 1944 (9 F.R. 831), as amended on July 8, 1944 (9 F.R. 7645), entitled "Specific Wage Ceiling Regulations," and based upon a certification of the Idaho WFA Wage Board that a majority of the producers of sugar beets in the area affected have requested the intervention of the War Food Administrator and based upon relevant facts submitted by the Idaho WFA Wage Board and obtained from other sources, it is hereby determined that:

(a) *Areas, crops, and classes of workers.* Persons engaged in topping and loading sugar beets in the Counties of Bannock, Bingham, Bonneville, Fremont,

Jefferson, Madison and Power, State of Idaho, 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 topping and loading sugar beets.*

- (1) Hourly rate—66¢ per hour.
  - (2) Piece rate:
    - (i) \$2.08 per ton of sugar beets if yield is 6 or less net tons per acre.
    - (ii) \$1.98 per ton if yield is 7 net tons per acre.
    - (iii) \$1.89 per ton if yield is 8 net tons per acre.
    - (iv) \$1.80 per ton if yield is 9 net tons per acre.
    - (v) \$1.74 per ton if yield is 10 net tons per acre.
    - (vi) \$1.68 per ton if yield is 11 net tons per acre.
    - (vii) \$1.64 per ton if yield is 12 net tons per acre.
    - (viii) \$1.60 per ton if yield is 13 net tons per acre.
    - (ix) \$1.55 per ton if yield is 14 net tons per acre.
    - (x) \$1.53 per ton if yield is 15 net tons per acre.
    - (xi) \$1.51 per ton if yield is 16 net tons per acre.
    - (xii) \$1.49 per ton if yield is 17 net tons per acre.
    - (xiii) \$1.47 per ton if yield is 18 or more net tons per acre.
- When topping and loading are performed by different persons, not more than 70 percent of the rates shall be paid for topping and not more than 30 percent of the rates shall be paid for loading.

(c) *Administration.* The Idaho WFA Wage Board, located in Room 621, Idaho Building, Boise, Idaho, 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 8, 1944 (9 F.R. 7645).

(d) *Applicability of specific wage ceiling regulations.* This Specific Wage Ceiling Regulation 33 shall be deemed to be a part of the specific wage ceiling regulations issued by the War Food Administrator on January 20, 1944 (9 F.R. 831), as amended July 8, 1944 (9 F.R. 7645), and the provisions of such regulations shall be applicable to this Specific Wage Ceiling Regulation 33 and any violation of this Specific Wage Ceiling Regulation No. 33 shall constitute a violation of such specific wage ceiling regulations.

(e) *Termination.* This Specific Wage Ceiling Regulation No. 33 shall expire at 11:59 p. m., Mountain War Time, December 31, 1944: *Provided, however,* That the provisions of this Specific Wage Ceiling Regulation No. 33, after that time, 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 theretofore or thereafter commenced with respect to any violation committed or right or liability accruing under or pursuant to the terms of those provisions of this Specific Wage Ceiling Regulation No. 33.

(56 Stat. 765, 50 U.S.C. App. Supp. 961 et seq.; 57 Stat. 63; Pub. Law 34, 78th Cong.; Pub. Law 383, 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, 9641, 9 F.R. 831, 7645)

Issued this 4th day of October 1944.

PHILIP BRUTON,  
Director of Labor,  
War Food Administration.

[F. R. Doc. 44-15397; Filed, Oct. 5, 1944;  
11:07 a. m.]

[Specific Wage Ceiling Reg. 34]

**PART 1108—SALARIES AND WAGES OF AGRICULTURAL LABOR IN THE STATE OF IDAHO**

**WORKERS ENGAGED IN TOPPING AND LOADING SUGAR BEETS IN CERTAIN IDAHO COUNTIES**

§ 1108.5 *Wages of workers engaged in topping and loading sugar beets in the Counties of Cassia, Gooding, Jerome, Lincoln, Minidoka and Twin Falls, State of Idaho.* 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 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 8, 1944 (9 F.R. 7645), entitled "Specific Wage Ceiling Regulations," and based upon a certification of the Idaho WFA Wage Board that a majority of the producers of sugar beets in the area affected have requested the intervention of the War Food Administrator and based upon relevant facts submitted by the Idaho WFA Wage Board and obtained from other sources, it is hereby determined that:

(a) *Areas, crops, and classes of workers.* Persons engaged in topping and loading sugar beets in the Counties of Cassia, Gooding, Jerome, Lincoln, Minidoka and Twin Falls, State of Idaho, 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 topping and loading sugar beets.*

- (1) Hourly rate—66¢ per hour.
- (2) Piece rate:

(i) \$2.03 per ton of sugar beets if yield is 6 or less net tons per acre.

(ii) \$1.98 per ton if yield is 7 net tons per acre.

(iii) \$1.93 per ton if yield is 8 net tons per acre.

(iv) \$1.88 per ton if yield is 9 net tons per acre.

(v) \$1.74 per ton if yield is 10 net tons per acre.

(vi) \$1.69 per ton if yield is 11 net tons per acre.

(vii) \$1.64 per ton if yield is 12 net tons per acre.

(viii) \$1.60 per ton if yield is 13 net tons per acre.

(ix) \$1.55 per ton if yield is 14 net tons per acre.

(x) \$1.53 per ton if yield is 15 net tons per acre.

(xi) \$1.51 per ton if yield is 16 net tons per acre.

(xii) \$1.49 per ton if yield is 17 net tons per acre.

(xiii) \$1.47 per ton if yield is 18 or more net tons per acre.

When topping and loading are performed by different persons, not more than 70 percent of the rates shall be paid for topping and not more than 30 percent of the rates shall be paid for loading.

(c) *Administration.* The Idaho WFA Wage Board, located in Room 621, Idaho Building, Boise, Idaho, 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 8, 1944 (9 F.R. 7645).

(d) *Applicability of specific wage ceiling regulations.* This Specific Wage Ceiling Regulation 34 shall be deemed to be a part of the specific wage ceiling regulations issued by the War Food Administrator on January 20, 1944 (9 F.R. 831), as amended July 8, 1944 (9 F.R. 7645), and the provisions of such regulations shall be applicable to this Specific Wage Ceiling Regulation 34 and any violation of this Specific Wage Ceiling Regulation No. 34 shall constitute a violation of such specific wage ceiling regulations.

(e) *Termination.* This specific wage Ceiling Regulation No. 34 shall expire at 11:59 p. m., Mountain War Time, December 31, 1944: *Provided, however,* That the provisions of this Specific Wage Ceiling Regulation No. 34, after that time, 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 theretofore or thereafter commenced with respect to any violation committed or right or liability accruing under or pursuant to the terms of those provisions

of this Specific Wage Ceiling Regulation No. 34.

(56 Stat. 765, 50 U.S.C. App. Supp. 961 et seq.; 57 Stat. 63; Pub. Law 34, 78th Cong.; Pub. Law 383, 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, 9641, 9 F.R. 831, 7645)

Issued this 4th day of October 1944.

PHILIP BRUTON,  
Director of Labor,  
War Food Administration.

[F. R. Doc. 44-15393; Filed, Oct. 5, 1944;  
11:03 a. m.]

**TITLE 31—MONEY AND FINANCE:  
TREASURY**

**Chapter I—Monetary Offices**

[1944 Dept. Circ. 1]

**PART 129—VALUES OF FOREIGN MONETIES**

FOURTH QUARTER OF 1944

OCTOBER 1, 1944.

§ 129.7 *Calendar year 1944. \* \* \**

(d) *Quarter beginning October 1, 1944.* Pursuant to section 522, title IV, of the Tariff Act of 1930, reenacting section 25 of the act of August 27, 1934, as amended, the following estimates by the Director of the Mint of the values of foreign monetary units are hereby proclaimed to be the values of such units in terms of the money of account of the United States that are to be followed in estimating the value of all foreign merchandise exported to the United States during the quarter beginning October 1, 1944, expressed in any such foreign monetary units: *Provided, however,* That if no such value has been proclaimed, or if the value so proclaimed varies by 5 per centum or more from a value measured by the buying rate in the New York market at noon on the day of exportation, conversion shall be made at a value measured by such buying rate as determined and certified by the Federal Reserve Bank of New York and published by the Secretary of the Treasury pursuant to the provisions of section 522, title IV, of the Tariff Act of 1930.

(Sec. 25, 28 Stat. 552; sec. 403, 42 Stat. 17; sec. 522, 42 Stat. 974; sec. 522, 46 Stat. 739; 31 U.S.C. 372)

[SEAL] D. W. BELL,  
Acting Secretary of the Treasury.

OCTOBER 1, 1944.

VALUES OF FOREIGN MONETARY UNITS (AT PAR AS REGARDS GOLD UNITS; NONGOLD UNITS HAVE NO FIXED PAR WITH GOLD)

Country	Monetary unit	Value in terms of U. S. money	Remarks
Argentine Republic	Peso	\$1.6335	Given valuation is of gold peso. Paper nominally convertible at 46% of face value. Conversion suspended Dec. 16, 1939.
Australia	Pound	8.2337	Control of gold stocks and exports authorized Dec. 17, 1932.
Belgium	Belga	.1635	By decree of Mar. 31, 1936. One belga equals 5 Belgian francs. The Anglo-Belgian financial agreement of June 7, 1936, fixed the rate of exchange of the Belgian franc and the franc of the Belgian Congo at 166.625 francs for \$1 sterling.
Bolivia	Boliviano	.6169	Conversion of notes into gold suspended Sept. 23, 1931.
Brazil	Cruzeiro (Milreis)	.3325	Decree of Oct. 6, 1942, established the cruzeiro as the unit of currency, replacing the milreis. Official rate for cruzeiro in terms of the dollar, announced by the Bank of Brazil, is \$200.000. Conversion of Stabilization-Office notes into gold suspended November 22, 1942.

VALUES OF FOREIGN MONETARY UNITS (AS FAR AS REGARDS GOLD UNITS; NOT GOLD UNITS HAVE NO FIXED PAR WITH GOLD—Continued)

Country	Monetary unit	Value in terms of U. S. money	Remarks
British Honduras	Dollar	1.6931	Conversion of notes suspended.
Bulgaria	Lev	.0122	Exchange control established Oct. 15, 1931.
Canada	Dollar	1.6931	Embargo on export of gold, Oct. 15, 1931; redemption of Dominion notes in gold suspended Apr. 10, 1933.
Chile	Peso	.2060	Given valuation is of gold peso. Gold pesos are received for conversion at the rate of 4 paper pesos for one gold peso.
China	Yuan		Conversion of notes suspended July 30, 1931.
Hong Kong	Dollar		Silver standard abandoned by decree of Nov. 3, 1935; bank notes made legal tender under Currency Board control; exchange rate for yuan fixed at 20 to the U. S. dollar by Stabilization Board of China, July 10, 1942.
Colombia	Peso	.6714	Treasury notes and notes of the three banks of issue made legal tender by silver nationalization ordinance of Dec. 5, 1935; exchange fund created to control exchange rate.
Costa Rica	Colon	.7879	Obligation to sell gold suspended Sept. 24, 1931. Now gold content of .66424 grams of gold $\frac{1}{10}$ fine established by monetary law of Nov. 19, 1933, effective Nov. 30, 1933.
Cuba	Peso	1.0000	Conversion of notes into gold suspended Sept. 18, 1914; exchange control established Jan. 10, 1932.
Czechoslovakia	Koruna		By law of May 25, 1934.
Denmark	Krone	.4537	Conversion of notes into gold suspended Sept. 20, 1931.
Dominican Republic	Dollar	1.6931	U. S. money is principal circulating medium.
Ecuador	Sucra	.3389	Conversion of notes into gold suspended Feb. 9, 1932.
Egypt	Pound (100 piasters)	8.3692	Conversion of notes into gold suspended Sept. 21, 1931.
Estonia	Kroon	.4537	Conversion of notes into gold suspended June 28, 1933.
Finland	Markka	.0423	Conversion of notes into gold suspended Oct. 12, 1931.
France	Franc		Conversion of notes into gold suspended Oct. 1, 1933, providing for gold content of franc, superseded by decree of June 30, 1937, which stated that the gold content of the franc shall be fixed ultimately by a decree adopted by the Council of Ministers. Until issuance of such decree a stabilization fund shall regulate the relationship between the franc and foreign currencies.
Germany	Reichsmark	.4033	Exchange control established July 13, 1931.
Great Britain	Pound Sterling	8.2397	Obligation to sell gold at legal monetary par suspended Sept. 21, 1931.
Greece	Drachma	.0220	Conversion of notes into gold suspended Apr. 26, 1932.
Guatemala	Quetzal	1.6931	Conversion of notes into gold suspended Mar. 6, 1933.
Haiti	Gourde	.2000	National bank notes redeemable on demand in U. S. Dollars.
Honduras	Lempira	.8466	Gold exports prohibited Mar. 27, 1931; lempira circulates as equivalent of half of U. S. dollar.
Hungary	Pengő	.2961	Exchange control established July 17, 1931.
India (British)	Rupee	.6180	Obligation to sell gold at legal monetary par suspended Sept. 21, 1931.
Indo-China	Plaster		Plaster pegged to French franc at the rate of 1 plaster=10 French francs; conversion of notes into gold suspended Oct. 2, 1935.
Ireland	Pound	8.2397	Conversion of notes into gold suspended Sept. 2, 1931.
Italy	Lira	.0526	New gold content of 46.77 milligrams of fine gold per lira established by monetary law of Oct. 5, 1930.
Japan	Yen	.8440	Embargo on gold exports Dec. 13, 1931.
Latvia	Lat.		Embargo on gold exports Dec. 13, 1931. Currency pegged to sterling Sept. 28, 1933, at 2,522 lat=£100; on Sept. 13, 1939, a law was passed providing that if the pound sterling should depreciate by more than 5 percent with respect to the United States dollar, or the Swedish krona, the Bank of Latvia shall take steps to keep the rate of exchange of the lat stable by basing it on gold or some other monetary unit.
Liberia	Dollar	1.6931	U. S. money is principal circulating medium.
Lithuania	Litas	.1693	Free export of gold suspended Oct. 1, 1935.
Mexico	Peso		Decree of Aug. 23, 1936, left the monetary unit, the peso, to be later defined by law.
Netherlands and colonies	Guilder (florin)	.6306	Suspension of convertibility of notes into gold and restrictions placed on free gold exports—Sept. 23, 1933; gold export prohibition repealed by decree June 23, 1933; prohibition restored by act of Nov. 25, 1933. The Anglo-Netherlands financial agreement of June 14, 1940, established the official rate of exchange between the Netherlands Indies guilder and the pound sterling at 7.60 guilders for £1 sterling. By act of September 20, 1940, the Netherlands Indies Volksraad decided, subject to later ratification by law, that the Java Bank shall fix the value of its stocks of gold coin and bullion at Fl. 2.121 per kilogram fine.
Newfoundland	Dollar	1.6931	Newfoundland and Canadian notes legal tender.
New Zealand	Pound	8.2397	Conversion of notes into gold suspended and export of gold restricted, Aug. 5, 1914; exchange regulations Dec. 1931.
Nicaragua	Cordoba	1.6933	Embargo on gold exports Nov. 13, 1931.
Norway	Krone	.4537	Conversion of notes into gold suspended Sept. 20, 1931.
Panama	Balboa	1.0000	U. S. money is principal circulating medium.
Paraguay	Guarani		New unit established by decree law Oct. 5, 1943, effective 30 days later; not tied to gold. Certain prior, dated obligations, etc., expressed in the gold peso (oro sellado) are converted as equivalent to $\frac{1}{4}$ Guaranis. Initial exchange rate fixed by Bank of the Republic of Paraguay at 1 Guarani equals U. S. \$0.3255. Exchange control established June 23, 1932.
Persia (Iran)	Rial	.0824	Obligation to pay out gold deferred Mar. 13, 1932; exchange control established Mar. 1, 1930.
Peru	Sol	.4740	Conversion of notes into gold suspended May 18, 1932.
Philippine Islands	Peso	.5000	By act approved Mar. 16, 1935.
Poland	Zloty	.1893	Exchange control established Apr. 27, 1936.
Portugal	Escudo	.0749	Gold exchange standard suspended Dec. 31, 1931.
Rumania	Leu	.0101	Exchange control established May 18, 1932.
Salvador	Colon	.8466	Conversion of notes into gold suspended Oct. 7, 1931.
Spain	Peseta	.9513	British pound sterling and Straits dollar and half dollar legal tender.
Straits Settlements	Dollar	.4537	Conversion of notes into gold suspended Sept. 29, 1931.
Sweden	Krona		Order of Federal Council enacted Sept. 27, 1936, instructed the Swiss National Bank to maintain the gold parity of the franc at a value ranging between 190 and 215 milligrams of fine gold.
Switzerland	Franc		Conversion of notes into gold suspended May 11, 1932.
Thailand (Siam)	Baht (Tical)	.7491	Conversion of notes into gold suspended 1916; exchange control established Feb. 26, 1930.
Turkey	Plaster	.0744	100 piasters equal to the Turkish £; conversion of notes into gold suspended Dec. 28, 1932.
Union of South Africa	Pound	8.2397	One chevronetz equals 10 rubles. Notes not convertible into gold.
Union of Soviet Republics	Chevronetz	8.7123	Conversion of notes into gold suspended Aug. 2, 1914; exchange control established Sept. 7, 1931. Now gold content of .585018 grams of pure gold per peso established by monetary law of Jan. 12, 1933.
Uruguay	Peso	.6583	Exchange control established Dec. 12, 1936.
Venezuela	Bolivar	.3267	Exchange control established Oct. 7, 1931.
Yugoslavia	Dinar	.0298	

[F. R. Doc. 44-15387; Filed, Oct. 4, 1944; 4:27 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[No. 261]

CERTIFICATE OF APPRECIATION

ORDER PRESCRIBING FORMS

Pursuant to authority contained in the Selective Training and Service Act of

1940, as amended, I hereby prescribe the following change in DSS Forms:

Addition of a new form designated as DSS Form 32-C, entitled "Certificate of Appreciation."<sup>1</sup>

The foregoing addition shall become a part of the Selective Service regulations effective within the continental United States immediately upon the fil-

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

ing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,  
Director.

SEPTEMBER 16, 1944.

[F. R. Doc. 44-15381; Filed, Oct. 4, 1944; 3:13 p. m.]

[No. 262]

SPECIAL PANEL REGISTRANT RECORD  
ORDER PRESCRIBING FORMS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, I hereby prescribe the following change in DSS Forms:

Addition of a new form designated as DSS Form 601, entitled "Special Panel Registrant Record."<sup>1</sup>

Addition of a new form designated as DSS Form 602, entitled "Special Panel Status Report."<sup>1</sup>

Addition of a new form designated as DSS Form 603, entitled "Special Panel Certificate and Recommendation."<sup>1</sup>

Addition of a new form designated as DSS Form 604, entitled "Parole Authority Certificate and Recommendation."<sup>1</sup>

The foregoing additions shall become a part of the Selective Service regulations effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,  
Director.

SEPTEMBER 28, 1944.

[F. R. Doc. 44-15380; Filed, Oct. 4, 1944;  
3:13 p. m.]

## Chapter IX—War Production Board

**AUTHORITY:** Regulations in this chapter, unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

## PART 1010—SUSPENSION ORDERS

[Suspension Order S-631]

## POCKRANDT LUMBER &amp; FUEL CO.

Pockrandt Lumber & Fuel Company, a Minnesota corporation, is engaged in the retail lumber business and maintains a yard and its principal place of business at St. Louis Park, Minneapolis, Minnesota. During the period between January 12, 1943 and December 14, 1943, the corporation extended AA-3 preference ratings to purchase and obtain delivery of 604,526 board feet of lumber and AA-4 preference ratings to purchase and obtain delivery of 143,986 board feet of lumber, all in excess of the preference ratings which it was authorized to extend and in violation of Priorities Regulation No. 3. The responsible officers of Pockrandt Lumber & Fuel Company were aware of Priorities Regulation No. 3 and its actions constituted wilful violations of that Regulation.

These violations have diverted critical materials to uses not authorized by the War Production Board and have hampered and impeded the war effort of the United States. In view of the foregoing, it is hereby ordered, that:

§ 1010.631 *Suspension Order No. S-631.* (a) Pockrandt Lumber & Fuel Com-

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

pany, its successors or assigns, shall not for two months from the effective date of this order extend any of its customers' certified orders in order to purchase any lumber as defined and governed by Limitation Order L-335.

(b) Nothing contained in this order shall be deemed to relieve Pockrandt Lumber & Fuel Company, its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on October 4, 1944, and shall expire on December 4, 1944.

Issued this 27th day of September 1944.

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

[F. R. Doc. 44-15384; Filed, Oct. 4, 1944;  
4:21 p. m.]

## PART 1010—SUSPENSION ORDERS

[Suspension Order S-632]

## POCKRANDT LUMBER &amp; FUEL CO.

J. E. Pockrandt and A. C. Andrews, co-partners, doing business as Pockrandt Lumber & Fuel Company, are engaged in the retail selling of lumber and maintain a yard and their principal place of business at Inver Grove, Minnesota. During the period between January 12, 1943 and October 31, 1943, the partnership extended AA-3 preference ratings to purchase and obtain delivery of 643,213 board feet of restricted lumber in excess of the preference ratings which it was authorized to extend, in violation of Priorities Regulation No. 3. J. E. Pockrandt and A. C. Andrews were aware of the provisions of Priorities Regulation No. 3 and their actions constituted wilful violations of that regulation.

These violations have diverted critical materials to uses not authorized by the War Production Board and have hampered and impeded the war effort of the United States. In view of the foregoing, it is hereby ordered, that:

§ 1010.632 *Suspension Order No. S-632.* (a) J. E. Pockrandt and A. C. Andrews, doing business as Pockrandt Lumber & Fuel Company, or under any other name, their and its successors or assigns, shall not for two months from the effective date of this order extend any of their customers' certified orders in order to purchase any lumber as defined and governed by Limitation Order L-335.

(b) Nothing contained in this order shall be deemed to relieve J. E. Pockrandt and A. C. Andrews, doing business as Pockrandt Lumber & Fuel Company, or under any other name, their and its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on October 4, 1944, and shall expire on December 4, 1944.

Issued this 27th day of September 1944.

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

[F. R. Doc. 44-15385; Filed, Oct. 4, 1944;  
4:21 p. m.]

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

[CMP REG. 4, as Amended Oct. 5, 1944]

## SALES OF CONTROLLED MATERIALS BY WAREHOUSES AND DISTRIBUTORS

§ 3175.4 *CMP Regulation 4—(a) Purpose and scope.* This regulation describes the procedure to be followed by warehouses and distributors in delivering controlled materials from stock (including consigned stock) except that in the case of steel, deliveries from one distributor to another are governed by Orders M-21-b-1 and M-21-b-2.

## Steel

(b) *Definitions with respect to steel.* The following definitions shall apply for the purpose of this regulation and for the purpose of any other CMP regulation unless otherwise indicated:

(1) "Steel" means carbon steel, alloy steel, and wrought iron, in the forms and shapes listed in Schedule I of CMP Regulation No. 1.

(2) "Distributor" means any person (including a warehouse, jobber, dealer or retailer) who is engaged in the business of regularly receiving steel into his stock for sale or resale in the form received or after performing such operations as cutting to length, shearing to size, torch cutting or burning to shape, sorting and grading, pipe threading, or corrugating or otherwise forming sheets for roofing and siding; but a person who, in connection with any sale, bends, punches or performs any fabricating operation designed to prepare steel for final use or assembly shall not be deemed a distributor with respect to such sale.

(c) *Rejection of orders.* (1) A distributor must reject all orders except those which he is required or permitted to fill under paragraph (d).

(2) [Deleted Jan. 13, 1944.]

(3) A distributor must not accept an authorized controlled material order bearing a specific allotment number which requires a quarterly identification after the end of the quarter for which the allotment was issued, and he must not deliver any steel on such an order earlier than 15 days before the beginning of such period. However, he may deliver steel on an order properly accepted at any time during such quarter or any following quarter. For example, a distributor may accept an order bearing the allotment number N-1-4Q44 any time prior to January 1, 1945, but he may not deliver any material on such an order earlier than September 16, 1944. Orders bearing symbols which do not require a

quarterly identification, such as MRO (see Interpretation 25 to CMP Regulation No. 1) are not subject to this provision.

(4) A distributor may reject any order for steel on which the customer does not specify immediate delivery. Even if he elects to accept an authorized controlled material order calling for future delivery, he is not allowed to set aside the steel covered by such order. He must deliver it on any order calling for immediate delivery that he is required to fill under paragraphs (d) (1), (2) or (3), and may deliver it on any order calling for immediate delivery that he is permitted to fill under paragraph (d) (4).

(5) A distributor may reject any order calling for the delivery of steel which he does not have in stock or which he does not know is in transit to his stock.

(6) A distributor may reject all or any part of an order which the War Production Board specifically authorizes him to reject. If a delivery would deplete his stock to a point where his function in the distribution of steel would be seriously impaired, he may apply to the War Production Board for authority to reject the order and may delay filling the order until his application is acted upon.

(d) *Orders which must be filled.* A distributor must fill the following kinds of orders unless he is required or permitted to reject them under paragraph (c):

(1) A distributor must fill all authorized controlled material orders except as provided in paragraph (m) (1):

(2) A distributor must fill orders for delivery to farmers as required by Priorities Regulation No. 19.

(3) A distributor must fill orders bearing preference ratings of AAA.

(4) A distributor may fill other orders as follows, but is not required to do so regardless of whether rated or not:

(i) Orders in amounts of \$25 or less. No endorsement is required on such orders.

(ii) Orders identified by the symbol Z-1E as explained in paragraph (m).

(iii) Orders calling for delivery to one customer during any calendar quarter of not more than 10 tons of carbon steel, 1,000 pounds of stainless steel and 2 tons of other alloy steel, providing such deliveries of any one product group and type to one customer do not exceed the amounts shown below:

	Quantities in pounds per quarter unless otherwise stated		
	Carbon (Including wrought iron)	Stainless	Alloy (Other than stainless)
Tool steel, including drill rod	300		300
Mechanical tubing	1,000*	100*	300*
Wire rope and strand	300*		
Muscle wire	300		
All other steel products	20,000	1,000	4,000

\*Feet per quarter.

Each order placed under this paragraph (d) (4) (iii) must be accompanied by or

endorsed with both the standard form of certification in CMP Regulation No. 7 and the following sentence: "This order is placed under paragraph (d) (4) (iii) of CMP Regulation No. 4."

The purpose of this paragraph (d) (4) (iii) is to permit persons using small quantities of steel to obtain their requirements without the use of allotments; it is not to allow users of large quantities to obtain steel in addition to their purchases on authorized controlled material orders. Therefore, a person who buys any steel under this paragraph (d) (4) (iii) cannot receive any kind or type of steel from producers or distributors in any quarter in excess of the amounts shown in the above table whether it is received on authorized controlled material orders or otherwise. Consequently, in general, a person should plan to buy all his steel either under this paragraph or on authorized controlled material orders, but not both. Purchases of steel from persons other than producers or distributors do not affect the amount which can be bought under this paragraph. Such purchases are subject to the provisions of Priorities Regulation 13 and paragraph (u) of CMP Regulation No. 1.

*Copper*

(e) *Definitions with respect to copper.* The following definitions shall apply for the purpose of this regulation and for the purpose of any other CMP regulation unless otherwise indicated:

(1) "Copper wire mill product" means bare, insulated or armored wire or cable for electrical conduction made from copper or copper base alloy or copper-clad steel containing more than 20% copper by weight.

(2) "Brass mill product" means sheet, wire, rod or tube made from copper or copper base alloy. This does not include copper wire mill products.

(3) "Warehouse" means any industrial supplier, mill supplier, plumbing supply house, electrical wholesaler or other person engaged in the business of distributing brass mill products or copper wire mill products to industry or trade otherwise than as a controlled materials producer and includes warehouses owned by mills.

(4) "Item of copper wire mill product" means any wire or cable made from copper, copper base alloy or copper-clad steel containing more than 20% copper by weight for electrical conduction which is different from all other items of that form by reason of one or more differences of its specifications, such as size, alloy or insulation. Differences in temper or length do not differentiate items.

(5) "Item of brass mill product" means sheet, wire, rod or tube made from copper or copper base alloy, which is different from all other items of that form, by reason of one or more differences of its specifications, such as size, shape, gauge, thickness or alloy. Differences in temper or length do not differentiate items except in the case of copper and brass sheet, where differences in temper will constitute different items.

(6) "Warehouse stock" means brass mill or copper wire mill products physi-

cally located in warehouse inventories, whether owned or held on consignment by the warehouse.

(f) *Delivery of brass mill or copper wire mill products*—(1) *Delivery from warehouse stock.* (i) A warehouse shall fill authorized controlled material orders for brass mill or copper wire mill products, in accordance with this regulation, if it can fill the orders from its stock. In addition, a warehouse may fill orders identified by the symbol Z-1E as explained in paragraph (m). In no case, however, may a warehouse fill an order for brass mill or copper wire mill products unless the purchaser has the right to accept delivery under the provisions of this paragraph (f) which limit the amount of brass mill and copper wire mill products which a purchaser may get from a warehouse. A warehouse is entitled to rely on a certificate furnished by any of its customers under paragraph (f) (1) (iv) of this regulation, unless it knows or has reason to believe the certificate to be false.

(ii) Beginning May 15, 1944 no person shall place orders for delivery from warehouse stock of any item of brass mill product to any one destination, during any calendar week which aggregates more than 500 pounds gross weight, or, effective immediately, for delivery, during any one calendar month, which aggregate more than 2,000 pounds gross weight and no person shall accept any delivery in excess of these amounts. However, the 500 pound limitation does not apply to a single continuous length of rod, tube, pipe, sheet or strip and neither the 500 pound nor the 2,000 pound limitation applies to condenser tubes or to the resale of brass mill products obtained by brass mill warehouses through an authorization issued by a Regional Office of the War Production Board or by the Copper Recovery Inventory Branch, War Production Board, Washington 25, D. C.

(iii) No person shall place orders for delivery from warehouse stock of any item of copper wire mill product to any one destination during any one calendar month, which aggregate more than 3,000 pounds copper content and no person shall accept any such delivery in excess of this amount, except that this limitation does not apply to the resale of copper wire mill products obtained by copper wire mill warehouses through an authorization issued by a Regional Office of the War Production Board or by the Copper Recovery Inventory Branch, War Production Board, Washington 25, D. C.

(iv) No person shall place an order under this paragraph (f) (1) and no warehouse shall accept an order unless it is accompanied by, or endorsed with, a certificate in the form provided in CMP Regulation No. 7 (or a certificate prescribed by any regulation or order of the War Production Board for use in placing an authorized controlled material order), signed manually or as provided in Priorities Regulation No. 7.

(2) *Shipments direct to customer or to fill specific orders.* If a warehouse wants to order material to fill a specific authorized controlled material order of a customer instead of filling it from stock,

it may order the material either for direct shipment to the customer or for shipment via the warehouse, by placing on its order the customer's name and allotment number or symbol. Such an order is to be treated as an authorized controlled material order. The warehouse may not treat the delivery to the customer as made from stock and may not request a replacement. However, in the case of brass mill products, a warehouse may order from another warehouse only if it does not have the material in inventory and needs it for immediate delivery to a customer on an authorized controlled material order. It must state these facts on its order.

(3) *Rejection of orders.* (i) A warehouse must not fill any order for brass mill or copper wire mill products except those which it is required or permitted to fill under paragraph (f) (1) or (f) (2) above.

(ii) A warehouse must not deliver any brass mill or copper wire mill product on an authorized controlled material order except in the quarter for which the allotment appearing on the order is valid. Orders bearing symbols such as "MRO" or "SO" which do not have to bear any quarterly identification may be filled during any quarter, but such orders must indicate when delivery is required if for other than immediate delivery.

(iii) A warehouse may reject any order calling for immediate delivery of brass mill or copper wire mill products which it does not have in stock or know to be in transit to its stock.

(iv) A warehouse may reject an order calling for future delivery. If it elects to accept the order, it must not set aside or hold any material to fill it.

#### Aluminum

(g) *Definitions with respect to aluminum.* The following definitions shall apply for the purpose of this regulation and for the purpose of any other CMP Regulation unless otherwise indicated:

(1) "Aluminum" means aluminum in any of the forms and shapes constituting controlled material as defined in CMP Regulation No. 1.

(2) "Distributor" means any person who has received or proposes to receive physical delivery of aluminum into his stock for sale or resale in the same form, or after performing such operations as cutting to length, shearing to size, sorting and grading.

(h) (1) *Deliveries of aluminum by distributors.* Each distributor shall, to the extent of his available stock, fill authorized controlled material orders, orders bearing the symbol AM, and orders which he has been specifically directed in writing by the War Production Board to fill, and he may fill orders identified by the symbol Z-1E as explained in paragraph (m) (i) except that he may reject any such order calling for delivery at any one time, to any one person at any one destination, of more than 2,000 lbs. of any gage, alloy and size of aluminum sheet, or more than 900 lbs. of any alloy, shape and size of aluminum wire rod or bar, or more than 600 lbs. of any alloy, size or shape of aluminum tubing, extrusions or structural shapes and (ii) except that he also

may reject any order from another distributor.

(2) No distributor shall deliver any aluminum except to fill an authorized controlled material order or pursuant to a specific direction of the War Production Board.

(3) The restrictions of this regulation do not apply to aluminum powder, flake, pigment, or paste delivered for the purpose of making paint, ink, or other coating or liquid welding compound. Such aluminum powder, flake, pigment or paste may be delivered by a distributor on rated or unrated purchase orders subject to the provisions of Priorities Regulation No. 1.

#### General Provisions Applicable to Steel, Brass Mill Products, Copper Wire Mill Products and Aluminum

(i) *Directions to distributors and warehouses.* Each distributor and warehouse shall comply with such directions as may be issued from time to time by the War Production Board with respect to making or withholding deliveries of steel, brass mill products, copper wire mill products or aluminum, and with respect to the earmarking of stocks of such material.

(j) *Placement of authorized controlled material orders.* A delivery order for steel, brass mill products, copper wire mill products or aluminum, shall be deemed an authorized controlled material order, if but only if,

(1) It is specifically designated as an authorized controlled material order by any regulation or order of the War Production Board; or

(2) It is endorsed with the appropriate certification and allotment number or symbol in the way prescribed by paragraph (s) (3) of CMP Regulation No. 1.

(3) A delivery order for steel, brass mill products, copper wire mill products or aluminum, placed with a distributor or warehouse shall be considered as calling for immediate delivery unless the order specifically provides otherwise.

(k) *Verbal delivery orders.* Any delivery order requiring shipment within seven days may be placed verbally or by telephone by stating to the distributor or warehouse the substance of the information required by this regulation, *Provided*, That the person placing the order furnishes to the distributor or warehouse, within fifteen days after placing the same, written confirmation of the order complying with the requirements of this regulation. In case of failure to receive written confirmation within fifteen days, the distributor or warehouse shall not accept any other order from, or deliver any additional material of any kind to, the purchaser until such written confirmation is furnished. On or before the twentieth day of each month any distributor or warehouse who has received in the prior month a delivery order by telephone, shall notify the appropriate Regional Compliance Office of the War Production Board, of any case in which a purchaser has failed to furnish to him the written confirmation when due.

(l) *Special provisions with respect to AAA orders.* Notwithstanding the foregoing provisions of this regulation, an

authorized controlled material order placed with a distributor or warehouse bearing a rating of AAA shall be filled in preference to any other authorized controlled material orders regardless of time of receipt.

(m) *Special treatment of "Z" orders—*  
(1) *Authorized controlled material orders.* A distributor or warehouse must not fill any order identified by a CMP allotment symbol whose initial letter is "Z" unless he will be able to fill all other orders which he has received which he is required to fill under this regulation and which call for delivery of the same items within the next 30 days. In addition, a copper wire mill warehouse may not deliver in any month on "Z" orders more pounds of copper wire than 10% of the amount he delivered during the previous month on all orders.

(2) *Treatment of Z-1 orders identified by the letter "E".* Orders bearing the allotment symbol Z-1E (which are not authorized controlled material orders) may be placed with distributors and warehouses for certain controlled materials in their stocks. A distributor or warehouse who receives such orders may fill them, but he is not required to do so. If he elects to fill such orders he may do so only in accordance with the following:

(i) A distributor or warehouse, acting as agent for the Metals Reserve Company, may deliver on Z-1E orders without limit any controlled materials owned by the Metals Reserve Company which he receives into his stock, and

(ii) A steel distributor may deliver any steel products from his stock on Z-1E orders, but he may not use such a delivery to support a stock replacement order placed with a producer or another distributor, and

(iii) A copper wire mill warehouse, brass mill warehouse or aluminum distributor may sell in any three-month period a quantity of controlled materials equal to the poundage purchased by him in the preceding three-month period from consumers under the provisions of Priorities Regulation 13, or a quantity equal to the quantity purchased in the current month, whichever is greater, and

(iv) An aluminum distributor may sell items which have been in his stock for 45 days and which he has not been able to deliver on other orders permitted by this regulation.

(3) *How a consumer places a Z-1E order.* A consumer with an authorized production schedule identified by a CMP allotment symbol Z-1 who does not have an allotment or who does not wish to use it, may place orders on a distributor or warehouse for the type of controlled material described above, but must not use the symbol Z-1 without adding the letter "E". The letter "E" is added to identify the purchase as being made out of "excess" stock in a warehouse, and thus to indicate that the purchaser's allotment account does not need to be charged. If he places only the symbol "Z-1" on his order without adding the "E", it is an authorized controlled material order, and must be charged against his allotment account in accordance with CMP Regulation No. 1. A consumer may

also obtain steel without using his allotment in accordance with paragraph (d) (4) (i) and (d) (4) (iii), but if he does so, he must not use either the symbol Z-1 or Z-1E on his order.

(n) *Communications.* All communications concerning this regulation should be addressed to the War Production Board, Washington 25, D. C., Ref: CMP Regulation No. 4 (specify whether steel, copper or aluminum).

Issued this 5th day of October 1944.

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

INTERPRETATION 1

DISTRIBUTORS OF AUTOMOTIVE REPLACEMENT PARTS

The definitions of "distributor" and "warehouse" appearing in paragraphs (b) (2) and (e) (3) of CMP Regulation No. 4 are not deemed to include persons engaged solely in the business of distributing automotive re-

placement parts. Consequently, such persons may sell, for use as automotive replacement parts, such items as bulk or spooled primary and spark plug wire, battery cables and magnet wire without reference to the terms of CMP Regulation No. 4, but subject to the provisions of General Limitation Order L-158 and other applicable regulations or orders (Issued Feb. 27, 1943).

[F. R. Doc. 44-15399; Filed, Oct. 5, 1944; 11:20 a. m.]

PART 3291—CONSUMERS DURABLE GOODS  
[Limitation Order L-49, Interpretation 4]

BOX SPRINGS AND SPRING UNITS

The following interpretation is issued with respect to Limitation Order L-49:

Order L-49 limits the number of box springs a manufacturer may make. He has a quota for them based on the number he made in the base period. A question has arisen as to the effect of these provisions on a manufacturer who attaches a wooden

frame to an unused complete coil, flat or fabric bed spring, and then upholsters it and covers it with ticking. A person who does this, "produces" a "box spring" under Order L-49. He may do so only if he "produced box springs" in the base period, and only within his quota for box springs.

Order L-49 controls only the number of complete bedding products a person may make and the amount of iron and steel they may contain. It does not govern the manufacture of parts for bedding products. Ordinarily a box spring or innerspring mattress is made by upholstering and covering a specially constructed spring unit. Order L-49 does not apply to the construction of such a spring unit, since the spring unit is not a "bedding product" before it is upholstered and covered.

Issued this 5th day of October 1944.

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

[F. R. Doc. 44-15400; Filed, Oct. 5, 1944; 11:21 a. m.]

PART 3293—CHEMICALS

[General Allocation Order M-300, Appendices A, B, and C, as Amended Oct. 5, 1944]

CHEMICAL AND ALLIED PRODUCTS

Appendices A, B, and C of General Allocation Order M-300 (§ 3293.1000) are amended to read as follows:

APPENDIX A—ALLOCATION USING FORMS WPB-2945 AND WPB-2946

Material (1)	Schedule (2)	Customers' (including suppliers seeking to purchase) filing date (WPB-2946) (3)	Suppliers' filing date (WPB-2946) (4)	Small order exemption per allocation period. ("u" indicates use restriction in schedule; "c" indicates small order certificate required by schedule.) (5)	Report on Form WPB-3442 (6)	Initial allocation date and allocation period. ("i" indicates consumers stocks on initial allocation date are not exempt.) (7)
Anhydrous hydrofluoric acid.	4 (amended 9-22-44)	15th	20th	5 tons	None	3-1-44, month.
Aniline	42 (issued 8-23-44)	15th	20th	450 lbs.	None	9-1-42, month.
Arsenic	46 (issued 9-13-44)	5th	10th	650 lbs. quarterly, pharmaceutical and lab. use only.	None	6-22-42, quarter.
Barium chemicals: Barium chloride Barium carbonate	31 (issued 6-20-44)	10th	20th	1,000 lbs. 1,000 lbs.	None	7-1-44, month.
Benzaldehyde	7 (issued 3-15-44)	15th	20th	50 lbs.	None	4-1-44, month.
Benzene	22 (issued 6-1-44)	10th	15th	One drum (55 gal.)	None	*7-1-42, month.
Cellulose acetate and cellulose acetate butyrate molding powder.	52 (issued 9-16-44)	15th	20th	100 lbs. (total of all kinds)	None	7-1-43, month.
Cellulose ester flake	50 (issued 9-16-44)	10th	15th	100 lbs.	None	7-1-43, month.
Copper chemicals: (1) Copper sulfate (2) Copper carbonate (3) Cuprous oxide (4) Cupric oxide (5) Copper chloride (6) Copper cyanide	47 (issued 9-13-44)	5th	10th	Per quarter: 4,000 lbs. 1,000 lbs. 75 lbs. (lab. use only) 1,000 lbs. 1,000 lbs. 1,000 lbs.	None	10-1-42, quarter.
DDT	25 (issued 6-15-44)	10th	20th	1 lb.	None	1-1-44, month.
Ferro- and ferri-cyanides: (1) Sodium ferro-cyanide (2) Potassium ferro-cyanide (3) Potassium ferri-cyanide (4) Potassium-sodium ferri-cyanide	40 (amended 8-23-44)	10th	15th	720 lbs. 370 lbs. 100 lbs. 400 lbs.	None	9-1-44, month.
Formaldehyde Paraformaldehyde	9 (issued 4-6-44)	15th (10th if supplier not producer)	20th	10,000 lbs. (37% sol.) 3,000 lbs.	None	3-1-43, month.
Glycol ethers: (1) Monobutyl ether of ethylene glycol. (2) Monomethyl ether of ethylene glycol. (3) Monoethyl ether of ethylene glycol. (4) Monoethyl ether of diethylene glycol.	36 (issued 7-11-44)	20th	25th	(1) 4,000 lbs. (2) 2,150 lbs. (3) 4,100 lbs. (4) 2,300 lbs.	None	8-1-44, month.

APPENDIX A—ALLOCATION USING FORMS WPB-2045 AND WPB-2046—Continued

Material (1)	Schedule (2)	Customers (including suppliers seeking to purchase) filing date (WPB-2045) (3)	Suppliers' filing date (WPB-2046) (4)	Small order exemption for allocation period: ("a" indicates no restriction in schedule; "c" indicates small order certificate required by schedule.) (5)	Report on Form WPB-2042 (6)	Initial allocation date and allocation period. ("initial" concerns stocks on initial allocation date are not exempt.) (7)
Hexamethylenetetramine.....	10 (issued 4-6-44).....	15th.....	20th.....	10,000 lbs.....	None.....	3-1-43, month.
Isopropyl alcohol.....	12 (amended 6-12-44).....	15th.....	20th.....	270 gals.....	None.....	7-1-42, month.
Lactic acid.....	43 (issued 8-24-44).....	15th.....	20th.....	One barrel (300 lbs. commodity basis) of any grade regularly consumed in year ending 6-30-44.	Yes.....	*3-1-44, month.
Metallic sodium.....	16 (issued 5-5-44).....	10th.....	20th.....	100 lbs.....	None.....	12-1-43, month.
Methyl isobutyl ketone.....	24 (issued 6-20-44).....	10th.....	20th.....	54 gals.....	None.....	6-1-43, month.
Naphthalene (crude or refined).....	38 (issued 7-23-44).....	15th.....	20th.....	230 lbs.....	No.....	6-1-42, month.
Nicotinic acid.....	1 (issued 2-11-44).....	16th.....	20th.....	One kilogram.....	None.....	5-4-43, month.
Pentaerythritol.....	11 (issued 4-6-44).....	15th.....	20th.....	100 lbs.....	None.....	2-1-43, month.
Phosphorus.....	37 (issued 6-20-44).....	15th.....	20th.....	10,000 lbs.....	None.....	10-1-42, month.
Pine tar.....	14 (amended 8-7-44).....	15th.....	20th.....	54 gals.....	None.....	5-1-44, month.
Polystyrene Polydichlorostyrene.....	19 (amended 8-7-44).....	15th.....	22d.....	100 lbs. 5 lbs.....	None.....	5-1-43. 5-1-44, month.
Pyrethrum.....	48 (issued 9-13-44).....	10th.....	17th.....	One lb., experimental use only.	None.....	7-1-42, month.
Rotenone.....	49 (issued 9-13-44).....	10th.....	17th.....	5 lbs. solid form, or one gal. liquid extract.	None.....	1-23-43, month.
Silica gel.....	53 (issued 9-25-44).....	5th.....	10th.....	250 lbs.....	None.....	11-1-44, month.
Sodium cyanide.....	45 (amended 9-20-44).....	15th.....	20th.....	400 lbs. (computed on 60% basis).	None.....	2-1-44, month.
Toluene (toluol).....	21 (issued 6-1-44).....	10th.....	17th.....	60 gals. per 12 mo. for laboratories only.	None.....	*2-1-42, month.
Urea and melamine aldehyde molding compounds.....	35 (issued 7-10-44).....	8th.....	15th.....	2,000 lbs. urea compounds, 2,000 lbs. melamine compounds, and free samples.	None.....	7-1-43, month.
Vinyl polymers.....	54 (issued 9-27-44).....	15th.....	22th.....	20 lbs. regular and 200 lbs. experimental (total not over 220 lbs., of all kinds).	None.....	11-1-42, month.
Xylene (xylo).....	23 (issued 6-1-44).....	10th.....	17th.....	One drum (25 gals.).....	None.....	*7-1-44 (10-1-42 for types then under M-120), month.

## APPENDIX B—ALLOCATION USING SUPPLIERS' FORM WPB-2947 WITH CUSTOMERS' USE CERTIFICATES

Material (1)	Schedule (2)	Suppliers' filing date (WPB-2947) (3)	Small order exemption per allocation period.— No certificate required ("n" indicates use restriction in schedule) (4)	Report on Form WPB 3442 (5)	Initial allocation date and allocation period (6)
Acrylic monomer and resin.	17 (amended 9-20-44).	15th.....	Cast sheet 50 sq. ft. Molded sheet 50 sq. ft. Molding powder 100 lbs. Cast shapes 50 lbs. Tube 25 lbs. Rod 25 lbs. Solution 400 lbs. (1 bbl.) Emulsion 400 lbs. (1 bbl.) Monomer 10 gals. (80 lbs.) Granular polymers 100 lbs.	None....	1-1-43, month.
Adipic acid.....	55 (issued 10-4-44)	20th.....	10 lbs.....	None....	4-5-43, month.
Alkyl amines: Monomethyl amine. Dimethyl amine.....	27 (issued 7-26-44)	15th.....	Per quarter..... 1,000 lbs..... 1,000 lbs.....	None....	10-1-44, quarter.
Ammonium silicofluoride.	29 (amended 9-22-44).	20th.....	None (exemption by-class of use).	Yes....	7-1-44, month.
Ascorbic acid.....	41 (issued 8-15-44)	20th.....	30 kilograms.....	None....	12-15-42, month.
Cellulose ester: Sheets..... Rods..... Tubes.....	51 (issued 9-16-44)	10th.....	50 lbs..... 60 lbs..... 60 lbs.....	None....	7-1-43, month.
Dichlorostyrene.....	18 (amended 8-24-44).	20th.....	5 lbs.....	None....	6-1-44, month.
Dipentene.....	13 (issued 4-17-44)	20th.....	5 gals.....	Yes....	5-1-44, month.
Hide glue, extracted bone glue and green bone glue.	8 (amended 9-12-44).	15th.....	10,000 lbs. of hide and extracted bone glue, and 10,000 lbs. of green bone glue per quarter.	Yes....	4-1-44, quarter.
Higher aliphatic alcohols: (1) Capryl alcohol..... (2) Octanol..... (3) Normal octanol..... (4) Normal decanol..... (5) Lauryl alcohol..... (6) Oleyl alcohol..... (7) Mixed.....	33 (amended 7-24-44).	20th.....	(1) 70 lbs..... (2) 370 lbs..... (3) 50 lbs..... (4) 50 lbs..... (5) 360 lbs..... (6) 40 lbs..... (7) 50 lbs.....	None....	9-1-43 except for capryl (7-1-42) and oleyl (8-1-44), month.
Peroxygen chemicals: Hydrogen peroxide. Sodium peroxide. Sodium perborate.	5 (issued 2-23-44)	20th.....	600 lbs. 75 lbs. 25 lbs.	Yes....	4-1-44, month.
Synthetic organic detergents.	44 (issued 9-2-44)	20th.....	100 lbs. (total of all kinds)	None....	10-1-44, month.
Thiamine hydrochloride.	3 (amended 7-25-44).	20th.....	2,000 grams.....	None....	5-4-43, month.
Ultramarine blue.....	37 (issued 7-29-44)	20th.....	25 lbs.....	Yes....	8-1-44, month.
Urea and melamine aldehyde resins.	34 (issued 7-10-44)	20th.....	10,000 lbs. (total of all kinds).	None....	7-1-43, month.

A APPENDIX C—ALLOCATION USING FORM WPB-2347 FOR SUPPLIERS WITH CUSTOMERS' FORM WPB-2345 FOR LARGE ORDERS AND USE CERTIFICATES FOR INTERMEDIATE ORDERS

Material (1)	Schedule (2)	Customers' applications		Small order exemption for allocation period. ("u" indicates user restriction in schedule; "s" indicates small order certificate required by schedule) (5)	Suppliers' filing date (WPB-2347) (6)	Report on Form WPB-2442 (7)	Initial allocation date and allocation period ("u" indicates consumers' stocks on initial allocation date are not exempt) (8)
		On Form WPB-2345, filing date and quantities per allocation period from all suppliers (3)	User certificate quantities per allocation period from all suppliers (4)				
Acetic acid Acetic anhydride Acetaldehyde	28 (issued 6-12-44)	16th—more than: 27,000 lbs. 27,000 lbs. 27,000 lbs.	Between: 2,250-27,000 lbs. 1,000-27,000 lbs. 1,000-27,000 lbs.	2,000 lbs. 1,000 lbs. 1,000 lbs.	20th	None	9-1-43, 11-1-42, 9-1-43, month.
Acetylene black	28 (issued 6-12-44)	10th—carload or more	Between 25 lbs. and carload.	25 lbs.	20th	None	7-1-44, month.
Carbon black (furnace type and channel type).	32 (issued 7-6-44)	16th—over 20,000 lbs.	Between 100 and 20,000 lbs.	100 lbs.	20th	None	*11-1-42 for furnace type, 8-1-44 for channel type, month.
Citric acid	6 (issued 2-23-44)	1st—15,000 lbs. or more	Between 440-15,000 lbs.	440 lbs. per quarter.	10th	On Form WPB-2772 instead.	7-1-43, quarter.
Diphenylamine	33 (issued 7-23-44)	10th—more than 5,000 lbs.	Between 50-5,000 lbs.	50 lbs.	20th	None	2-1-42, month.
Glycols: Ethylene glycol Triethylene glycol Mixed glycols	15 (amended 8-7-44)	12th—more than: 75,000 lbs. 2,000 lbs. 5,000 lbs.	Between: 5,000-75,000 lbs. 600-2,000 lbs. 1,000-5,000 lbs.	5,000 lbs. 600 lbs. 1,000 lbs.	10th	None	10-1-42, month.
Hexahydric alcohols: d-sorbitol crystalline Technical grade d-sorbitol (75% aqueous sol.) Mannitol-crystalline	20 (amended 8-22-44)	12th—more than: 1,000 lbs. 6,000 lbs. 1,000 lbs.	Between: 25-1,000 lbs. 50-6,000 lbs. 50-1,000 lbs.	25 lbs. 50 lbs. 50 lbs.	20th	None	1-2-15-42, month.

Issued this 5th day of October 1944.

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

[F. R. Doc. 44-15401; Filed, Oct. 5, 1944;  
11:21 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

[Rev. Supp. Order 76]

PERMISSION FOR SERVICE SUPPLIER SUBJECT TO CERTAIN PRICE REGULATIONS TO APPLY THE PROVISIONS OF ONE PRICE REGULATION TO SERVICES SUPPLIED BY HIM

A statement of the reasons for this Revised Supplementary Order 76 has been issued simultaneously herewith and filed with the Division of the Federal Register.\* For the reasons set forth in that statement and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328, this Supplementary Order 76 is revised and amended to read as follows:

§ 1305.79 *Permission for service supplier subject to two or more price regulations to use one regulation*—(a) *Applicability of this revised supplementary order.* This revised supplementary order is applicable only to services subject to the General Maximum Price Regulation, Maximum Price Regulation 134 (Construction and Road Maintenance Equipment Rental Prices and Charges for Operating and Maintenance or Repair and

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

Rebuilding Services), Maximum Price Regulation 136, as amended (Machines and Parts and Machinery Services), Revised Maximum Price Regulation 165 (Services), Maximum Price Regulation 246 (Manufacturers' and Wholesale Prices for Farm Equipment) or Revised Maximum Price Regulation 251 (Construction Services and Sales of Installed Building Materials).

(b) *Permission to apply the provisions of one regulation.* Notwithstanding the provisions of any of the regulations listed in the preceding paragraph (a), the Price Administrator may in writing authorize any person to apply the provisions of one regulation listed in paragraph (a) to services supplied by him which are subject to two or more of those regulations: *Provided*, That no authorization shall be granted to apply the provisions of Revised Maximum Price Regulation 251 (Construction Services and Sales of Installed Building Materials) to services supplied by him which are subject to any of the other regulations listed in paragraph (a). The authorization will be given only where it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended, or Executive Orders 9250 or 9328. Once such authorization is given the service supplier must apply the provisions of the regulation he has been authorized to apply to such services in accordance with the terms of the authorization, unless the Price Administrator subsequently provides otherwise in writing.

(c) *Application for authorization.* Any person seeking the authorization set forth in paragraph (b) shall file an application with the Office of Price Administration, Washington, D. C. This application shall set forth: (1) A descrip-

tion of the services supplied by the applicant; (2) the price regulations which are applicable to those services; (3) the price regulation which is applicable to the bulk of the services supplied by the applicant; and (4) the price regulation which the applicant desires to determine the maximum prices for all services supplied by him which are subject to the regulations listed in paragraph (a).

This revised supplementary order shall become effective October 10, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15403; Filed, Oct. 5, 1944;  
11:45 a. m.]

PART 1305—ADMINISTRATION

[Supp. Order 91; Amdt. 4]

EXEMPTION FROM PRICE CONTROL OF CERTAIN COMMODITIES, SERVICES, COMMODITY TRANSACTIONS AND SERVICE TRANSACTIONS IN THE TERRITORY OF HAWAII

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

Section 1305.119 is amended in the following respects:

1. Subparagraph (a) (2) is hereby deleted.
2. Subparagraph (a) (4) is hereby deleted.
3. Subparagraphs (a) (3) and (a) (5) are redesignated subparagraphs (a) (1) and (a) (2), respectively.

\*7 F.R. 7419, 8046, 8633, 11634.

This amendment shall become effective as of September 21, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15404; Filed, Oct. 5, 1944;  
11:45 a. m.]

PART 1306—IRON AND STEEL

[RPS 41, Incl. Amdts. 1-13]

STEEL CASTINGS AND RAILROAD SPECIALTIES

This compilation of Revised Price Schedule 41 includes Amendment 13, effective October 9, 1944. The added or amended portions are indicated by underscoring or notes.

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

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

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

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

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

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

- Sec.
- 1306.100 Maximum prices for steel castings and railroad specialties.
- 1306.101 Less than maximum prices.
- 1306.102 Adjustable pricing.
- 1306.103 Evaston.
- 1306.104 Taxes.
- 1306.105 Records and reports.
- 1306.106 [Revoked].
- 1306.107 Enforcement.
- 1306.107a Licensing.
- 1306.108 Petitions for amendment and applications for adjustment.
- 1306.109 Definitions.
- 1306.110 Effective date of Revised Price Schedule No. 41.
- 1306.110a Effective dates of amendments.
- 1306.111 Geographical application.
- 1306.112 Appendix A: Maximum prices for steel castings.

- Sec.
- 1306.113 Appendix B: Maximum prices for railroad specialties.
- 1306.114 [Revoked].

AUTHORITY: §§ 1306.100 to 1306.114, inclusive, issued under 56 Stat. 23, 765; 67 Stat. 568; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681.

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

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

[§ 1306.100 amended by Am. 4, 8 F.R. 2275, effective 2-26-43]

[NOTE: Supplementary Order No. 31 (7 F.R. 9894; 8 F.R. 1312, 3702) provides that: "Notwithstanding the provisions of any price regulation, the tax on transportation of all property (excepting coal) imposed by section 620 of the Revenue Act of 1942 shall, for purposes of determining the applicable maximum price of any commodity or service, be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated, under any provision of any price regulation or any interpretation thereof, as a tax for which a charge may be made in addition to the maximum price."]

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

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

§ 1306.102 *Adjustable pricing.* Except as provided in § 1306.108 (b), any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the

Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

[§ 1306.102 amended by Am. 4, 8 F.R. 2275, effective 2-26-43; Am. 7, 8 F.R. 9750, effective 7-20-43 and Am. 13, effective 10-9-44]

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

§ 1306.104 *Taxes.* As to any tax upon, or incidental to, sales or deliveries of steel castings or railroad specialties imposed by any statute of the United States or statute or ordinance of any state or subdivision thereof, if the statute or ordinance imposing such tax does not prohibit the seller from stating and collecting the tax separately from the purchase price, and the seller does separately state it, the seller under this revised price schedule may collect, in addition to the maximum price, the amount of the tax actually paid by him or an amount equal to the amount of tax paid by any prior vendor and separately stated and collected from the seller by the vendor from whom he purchased.

[§ 1306.104 added by Am. 10, 9 F.R. 678, effective 1-15-44. Former § 1306.104 revoked by Am. 8, 8 F.R. 12992, effective 9-28-43]

§ 1306.105 *Records and reports.* (a) Every producer making sales of steel castings or railroad specialties and every person making purchases from a producer, shall keep for inspection by the Office of Price Administration for a period of not less than two years, or as long as the Emergency Price Control Act of 1942, as amended, shall be in effect, whichever period is shorter, complete and accurate records of every purchase or sale. In the case of producers such records shall show the quantity of steel castings or railroad specialties sold from each pattern and the price charged and received; furthermore where extras, other than those on pages 64, 65 and 66 of the Comprehensive Report, are applicable and charged each such extra and the charge therefor shall be shown separately.

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

[§ 1306.105 amended by Am. 10, 9 F.R. 678, effective 1-15-44]

§ 1306.106 [Revoked.]

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

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

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

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

§ 1306.107a *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 regulation or schedule. 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. 1306.107a added by Supplementary Order No. 72, 8 F.R. 13244, effective 10-1-43]

§ 1306.108 *Petitions for amendment and applications for adjustment.* (a) Any person seeking an amendment of any provision of Revised Price Schedule No. 41 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.<sup>8</sup>

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

<sup>8</sup> 9 F.R. 10476.

<sup>4</sup> 9 F.R. 10528.

(c) In any case in which an applicant applies for an adjustment in his maximum prices for some or all of the steel castings or railroad specialties he produces and seeks an increase in his maximum prices higher than the minimum which would otherwise be required under paragraph (b) of this section, the Office of Price Administration, in its discretion, may grant an increase in the maximum prices higher than said minimum but not to exceed that necessary to maintain a normal price relationship in the products of the applicant's steel foundry nor to exceed the general level of prices for the steel castings or railroad specialties for which adjustment has been requested, on condition that the applicant makes a reduction in his prices for other steel castings, railroad specialties or other products, which reduction will equal the total dollar amount of the adjustment granted.

[Paragraph (c) added by Am. 13, effective 10-9-44]

[§ 1306.108 amended by Am. 2, 7 F.R. 4067, effective 6-22-42; Supplementary Order 26, 7 F.R. 8948, effective 11-4-42; Am. 5, 8 F.R. 3844, effective 3-28-43; and Am. 8, effective 9-28-43]

[NOTE: Procedural Regulation No. 6 (9 F.R. 10623) provides for the filing of applications for adjustment of maximum prices for commodities or services under Government contracts or subcontracts. Revised Supplementary Order No. 9 (8 F.R. 6175) makes the provisions of Procedural Regulation No. 6 applicable to all price regulations, excepting those which expressly prohibit such applications and certain specific regulations listed in Revised Supplementary Order No. 9.]

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

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

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

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

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

(c) "Steel castings" means any cast steel object, whether rough or machined, that has been initially cast in the desired shape of the finished product, and which contains less than 1.70% carbon and/or alloys totalling not more than 8%. It means and includes such cast steel objects where other materials have been cast integrally therewith and also means two or more steel castings assembled by welding. It does not mean (1) railroad specialties as defined in Appen-

dix B (§ 1306.113), (2) steel castings sold in an assembly with materials other than bolts, nuts, screws, rivets or other industrial fastenings, and (3) steel castings sold as another commodity by a "regular manufacturer of such other commodity". For the purposes of this definition a producer of steel castings is considered a "regular manufacturer of such other commodity" when (i) he represents himself in the trade as a manufacturer of such other commodity through the issuance of catalogs, price lists, or advertising matter circulated generally through the trade and in which such commodity is designated by name, (ii) the commodity is offered for sale on a price per piece basis, and (iii) he owns the patterns used for the production of such other commodity.

[Paragraph (c) amended by Am. 8, 8 F.R. 12392, effective 9-22-43 and Am. 10, 9 F.R. 678, effective 1-15-44]

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

[Former paragraph (d) revoked; former paragraph (e) redesignated (d); paragraph (f) revoked by Am. 8, 8 F.R. 12392, effective 9-23-43]

(e) *Armor, navy, ordnance and ship and marine castings.* (1) "Armor castings" means steel castings subject to ballistic test of the classifications (including "N. O. C. B. N." classifications) listed in Table I of § 1306.112, Appendix A.

(2) Except as provided in subparagraph (4) below, "navy castings" means steel castings, other than aeronautical and armor castings, for use by the United States Navy for marine, dry dock or combat purposes which are (i) ordered by the purchaser to United States Navy specifications and (ii) subject to rejection on the basis of United States Navy inspection, whether or not such inspection is waived by the purchaser.

(3) "Ordnance castings" means steel castings, other than aeronautical and armor castings, for use by the United States Army for combat purposes which are (i) ordered by the purchaser to Federal specifications, and (ii) subject to rejection on the basis of United States Army inspection, whether or not such inspection is waived by the purchaser.

(4) "Ship and marine castings" means steel castings, other than Navy or armor castings, which are of such design as to generally permit their use only in ships and marine structures. However, Rudder Frames and Stocks, Stern Frames or Spectacle Frames, Stern Tubes, Stems, Hawse Pipes and Steering Quadrants shall be considered as "navy castings" and not as "ship and marine castings" if they are (i) ordered by the purchaser to United States Navy, American Bureau

of Shipping or Lloyd's Registry specifications and (ii) subject to rejection on the basis of inspection by the United States Navy, American Bureau of Shipping or Lloyd's registry, whether or not such inspection is waived by the purchaser.

[Paragraph (e) added by Am. 13, effective 10-9-44]

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

[Revised Price Schedule 41 originally issued November 14, 1941]

§ 1306.110a *Effective dates of amendments.*

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

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

§ 1306.112 *Appendix A: Maximum prices for steel castings.* Maximum prices for steel castings are set forth in the following paragraphs (a) to (e), inclusive. Paragraphs (a), (b) and (c) are exclusive of each other. The maximum prices in these three paragraphs shall be computed on the basis of actual shipping weights and apply to castings which are subject to repair by the producer by welding or otherwise. Castings which are not subject to repair by the producer by welding or otherwise shall be priced under paragraph (d). Paragraph (d) also provides an optional method for establishing the maximum prices for castings in paragraphs (a) and (c) bearing N. O. C. B. N. classifications. Paragraph (e) provides a method for establishing maximum prices for castings sold pursuant to short orders as therein defined. This short order method supersedes the pricing methods set forth in paragraphs (a), (b) and (c) except with respect to N. O. C. B. N. classifications, and with respect to such classifications and the pricing method set forth in paragraph (d), the short order method may be used at the option of the producer. The maximum prices established in paragraph (a) shall not supersede any maximum prices which have been submitted to the Office of Price Administration on Form No. 141:4 and approved by the Office of Price Administration prior to February 26, 1943. Otherwise, the maximum prices in paragraph (a) of this Appendix A supersede maximum prices heretofore established for any or all of the classifications listed in Table I (Armor), Table

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

[Above paragraph amended by Am. 11, 9 F.R. 2556, effective 3-10-44 and Am. 13, effective 10-9-44]

(a) *Armor, navy, ordnance and ship and marine castings.* The terms "armor", "navy", "ordnance" and "ship and marine castings" are defined in § 1306.109 (e) and the classifications in Tables I, II, III and IV of this appendix are subject to these definitions. The maximum prices for such castings shall be computed as follows:

[Paragraph (a) amended by Am. 13, effective 10-9-44.]

(1) *Weighting one pound or more.* Ascertain the applicable classification for the castings in Tables I, II, III or IV; ascertain from the column immediately to the left of the classification the key reference to the applicable price schedule for such classification; refer to the price schedule bearing such key reference, said price schedules appearing either in the Comprehensive Report on pages 74 to 158, inclusive, or where the letter "R"<sup>5</sup> is used in the key reference, in Table VI of this Appendix A; the price in such price schedule for the applicable weight and quantity is the maximum price for the rough casting.<sup>6</sup>

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

<sup>5</sup> The letter "R" has been used to designate price schedules in Table VI. These price schedules do not appear in the Comprehensive Report. Wherever a key reference contains the letter "R" (for example, "X-11R"), the corresponding price schedule will be found in Table VI, not in the Comprehensive Report.

<sup>6</sup> *Example:* An order is placed for 40 frame castings for Diesel engines for the Navy. The shipping weight of these castings is 200 lbs. each. The applicable classification appears at Item No. 5255 in Table II. The key reference to the left of the classification in Table II is "4A-5." Price Schedule "4A-5" is the first price schedule on page 77 of the Comprehensive Report. The applicable price in this price schedule for the weight and quantity is \$0.225 per lb.

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

<sup>7</sup> *Example:* An order is placed for 30 valve part (non-pressure) castings for the Navy. The shipping weight of these castings is less than 1 lb. each. The applicable classification appears at Item No. 5391 in Table II. The key reference to the left of the classification in Table II is "2B-6." Price schedule "2B-6" is the first price schedule on page 88 of the Comprehensive Report. The price for 30 castings weighing 1 to 5 lbs. is \$0.42 per lb. The applicable price for 30 of the same castings weighing less than 1 lb. each is \$0.42 each.

(3) *Extras.* No extra charges may be added in computing maximum prices for armor castings. The only exception is where the inspection of every armor casting by X-ray, gamma ray or magnaflex is required and the castings are subject to rejection by the purchaser on the basis of such inspection. Where such is the case the applicable extra charges for X-ray, gamma ray, and magnaflex inspections in Table VII<sup>8</sup> may be added. In the case of navy, ordnance and ship and marine castings the only extra charges which may be added in computing maximum prices are those in Table VII.

[Subparagraph (3) amended by Am. 6, 8 F.R. 8676, effective 6-28-43; Am. 8, 8 F.R. 12992, effective 9-28-43; and Am. 11, 9 F.R. 2556, effective 3-10-44]

(4) *Transportation charges or allowances.* Maximum prices in paragraph (a) in the case of any shipments of less than 100 pounds shall be computed on an f. o. b. the foundry basis. All other maximum prices in paragraph (a) shall be computed on a delivered basis using the lowest applicable rail charges for the particular shipment at rates in effect at the time of shipment: *Provided, That* if such rail charges exceed 50 cents per 100 pounds, the producer shall not be required, to absorb more than 50 cents per 100 pounds and may add the balance in computing his maximum price.

[Subparagraph (4) amended by Am. 5, 8 F.R. 3844, effective 3-28-43 and Am. 13; effective 10-9-44]

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

<sup>8</sup> Table VII appears at the end of Appendix A.

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

[Subparagraph (5) amended by Am. 7, 8 F.R. 9750, effective 7-20-43, Am. 8, 8 F.R. 12992, effective 9-28-43 and Am. 13, effective 10-9-44]

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

(7) *N. O. C. B. N. classifications.* In any case where an applicable classification in Tables I, II, III or IV is labeled "N. O. C. B. N." the producer, may, in the alternative to using such classification and the applicable price schedule therefor, ascertain his maximum price in accordance with paragraph (d) of this Appendix A.

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

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

(b) Where a producer did not customarily let out machining of steel castings to independent machine shops on March 31, 1942 and, at any time on or after July 20, 1943, does let out such machining, to an independent machine shop, his charge for such machining may not exceed the price paid or payable by him to the independent machine shop for such machining: *Provided,* That if the Office of Price Administration has approved for such producer an additional charge for machining let out to independent machine shops, such charge may be added. In order to obtain approval of an additional charge the producer must submit to the Iron and Steel Branch of the Office of Price Administration, Washington, D. C. a proposed

additional charge together with data substantiating the fairness of the proposed charge. Where such proposed additional charge and the substantiating data have been submitted, the Office of Price Administration shall, in writing, approve or disapprove such charge, or may approve such charge as it may deem fair and equitable, within thirty days from the time the proposed additional charge is received by said Iron and Steel Branch. If no action is taken within these thirty days, the proposed charge shall be deemed approved. Pending approval or disapproval as above, the producer may use the proposed charge subject to adjustment in accordance with the determination of the Office of Price Administration.

(ii) *Where performed by the producer.*

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

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

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

(c) Where a producer did not customarily on March 31, 1942 machine steel castings sold by him, or where he has acquired new machines since March 31, 1942 for which maximum charges are not established by (a) or (b) above, the maximum charge which may be added in such cases for machining shall be not in excess of such charge as is determined in accordance with a price determining method approved for such producer by the Office of Price Administration. Where such producer wishes to add a charge for machining in such cases he must submit to the Iron and Steel Branch of the Office of Price Administration a

proposed price determining method for ascertaining such charge together with data substantiating the fairness of the proposed method. The Office of Price Administration shall, in writing, approve or disapprove such price determining method or may approve such price determining method as it may deem fair and equitable within thirty days from the date such proposed price determining method is received by said Iron and Steel Branch. If no action is taken within those thirty days the proposed price determining method shall be deemed approved. Pending approval or disapproval as above the producer may use the proposed price determining method subject to adjustment in accordance with the determination of the Office of Price Administration.

[Subparagraph (8) added by Am. 6, 8 F.R. 8775, effective 6-23-43]

(b) *Industrial steel castings, other than freight car, locomotive, railway ballast car, railway dump car and tank car castings, made by a producer on or before July 15, 1941.* The term "industrial steel castings", means and includes all steel castings other than armor, navy, ordnance and ship and marine castings. The maximum prices for each producer for industrial steel castings other than freight car, locomotive, railway ballast car, railway dump car and tank car castings, made by such producer on or before July 15, 1941, or for steel castings substantially similar in design and specification thereto, shall be the prices, together with the extras, terms and conditions, which were or customarily would have been charged by such producer on July 15, 1941: *Provided,* That

(1) Where his maximum prices are computed on a delivered basis, transportation costs shall be figured by using the lowest applicable rail charges for the particular shipment at rates in effect at the time of the shipment, but in no case shall the producer be required to absorb transportation costs of more than 50 cents per hundred pounds;

(2) Machining charges shall be ascertained in accordance with § 1306.112 (a) (8) except in the case of machined steel castings customarily sold by the producer on July 15, 1941 on a per piece price basis in which case the July 15, 1941 per piece price, adjusted for the difference in the machining costs used in the July 15, 1941 price and the March 31, 1942 machining costs shall apply;

(3) Irrespective of a producer's customary July 15, 1941 practice with respect to the application of quantity differentials, quantity differentials shall be applied on the basis of quantities ordered from one pattern by the same purchaser prior to the commencement of produc-

tion by the producer and scheduled for delivery in the calendar month, except that where the quantities produced in a production run exceed those scheduled for delivery in the calendar month, the quantity differential shall be determined by use of the quantities produced in such run;

(4) Irrespective of a producer's customary July 15, 1941 extra charges for castings subject to rejection by the purchaser on the basis of X-ray, gamma ray and magnafix inspection, the only extra charges for such inspections which may be added in computing maximum prices for castings subject to rejection by the purchaser on the basis of such inspection are those in Table VII; and

(5) In the case of power shovel and locomotive crane castings, with the exception of shoes and treads, of the classifications set forth under items Nos. 5801 to 5834, inclusive, on Page 33 of the Comprehensive Report, maximum prices for such castings shall be computed by adding 6 percent to the maximum prices which would otherwise be permissible under this paragraph before any additions or deductions for freight, extras, pattern charges, machining charges and discounts for cash.

[Paragraph (b) amended by Am. 5, 8 F.R. 3844, effective 3-28-43; Am. 6, 8 F.R. 8675, effective 6-28-43; Am. 7, 8 F.R. 9750, effective 7-20-43; Am. 8, 8 F.R. 12992, effective 9-28-43; Am. 10, 9 F.R. 678, effective 1-15-44; and Am. 13, effective 10-9-44. Subparagraph (4) added by Am. 11, 9 F.R. 2558, effective 3-10-44. Subparagraph (5) added by Am. 13, effective 10-9-44]

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

(1) *Weighting one pound or more—*  
(i) *Other than freight car, locomotive, railway ballast car, railway dump car and tank car castings.* Ascertain the applicable classification<sup>9</sup> for the casting in the alphabetical index of steel casting classifications appearing on pages 1 to 62, inclusive, of the Comprehensive Report; ascertain from the column immediately to the left of the classification the key reference to the applicable price schedule for such classi-

fication; refer to the price schedule bearing such key reference said schedules appearing in the Comprehensive Report on pages 74 to 158, inclusive; the price in such price schedule for the applicable weight and quantity is the maximum price for the rough casting, except that in the case of a power shovel or locomotive crane castings of any of the classifications, exclusive of shoes and treads, set forth under item Nos. 5801 to 5834, inclusive, on Page 33 of the Comprehensive Report, the maximum price for the rough casting is 6 per cent in excess of the price set forth in such price schedule for the applicable weight and quantity. (ii) *Freight car, locomotive, railway ballast car, railway dump car and tank car castings.* Ascertain the applicable classification for the castings in Table V; ascertain from the column immediately to the left of the classification the key reference to the applicable price schedule for such classification; refer to the price schedule bearing such key reference, said price schedules appearing either in the Comprehensive Report on pages 74 to 158, inclusive, or where the letter "R" is used in the key reference, in Table VI of this Appendix A; the price in such price schedule for the applicable weight and quantity is the maximum price for the rough casting.

[Subparagraph (1) amended by Am. 6, 8 F.R. 8675, effective 6-28-43; Am. 8, 8 F.R. 12992, effective 9-28-43; Am. 10, 9 F.R. 678, effective 1-15-44 and Am. 13, effective 10-9-44]

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

(3) *Extras.* The only extra charges which may be added in computing maximum prices are those in Table VII.

[Subparagraph (3) amended by Am. 6, 8 F.R. 8675, effective 6-28-43; Am. 8, 8 F.R. 12992, effective 9-28-43; and Am. 11, 9 F.R. 2558, effective 3-10-44]

(4) *Transportation charges or allowances.* Maximum prices in paragraph

(c) in the case of any shipments of less than 100 pounds shall be computed on an f. o. b. the foundry basis. All other maximum prices in paragraph (c) shall be computed on a delivered basis using the lowest applicable rail charges for the particular shipment at rates in effect at the time of shipment; *Provided, That* (1) if such rail charges exceed 50 cents per 100 pounds, the producer shall not be required to absorb more than 50 cents per 100 pounds and may add the balance in computing his maximum price, and (2) where the casting is sold to a railroad, it shall be deemed to be delivered when it is delivered to the point

on the purchasing railroad's line nearest the foundry producing the casting.

[Subparagraph (4) amended by Am. 5, 8 F.R. 3844, effective 3-28-43 and Am. 13, effective 10-9-44]

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

[Subparagraph (5) amended by Am. 7, 8 F.R. 9750, effective 7-20-43 and Am. 8, 8 F.R. 12992, effective 9-28-43 and Am. 13, effective 10-9-44]

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

(7) *N. O. C. B. N. classifications.* In any case where an applicable classification in the Comprehensive Report is labelled "N. O. C. B. N." the producer may, in the alternative to using such classification and the applicable price schedule therefor, ascertain his maximum price in accordance with paragraph (d) of this Appendix A. This subparagraph applies to locomotive frame (Table V—Item No. 6748) and locomotive su-

<sup>9</sup>The navy classifications Items 5201 to 5393, inclusive, on pages 26-29, the ordnance classifications Items 5501 to 5584, inclusive, on pages 30-31, the ship and marine classifications Items 8101 to 8162, inclusive, on pages 53-54, and the railroad locomotive classifications, Items 6715 to 6801, inclusive, on pages 42-44 are not "applicable classifications" since maximum prices for the navy, ordnance and ship and marine classifications are established in paragraph (a) of Appendix A and for locomotive castings, by paragraph (c) of Appendix A.

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

perheater header castings (Table V—Item No. 6778) only in the case of producers who do not regularly produce these items.

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

(8) *Machining.* The charges listed on pages 68 to 73, inclusive, of the Comprehensive Report for machining certain railroad castings may be added where specified, furnished and applicable. Such charges apply irrespective of whether or not the machining is performed by the selling producer or is subcontracted by him to an independent machine shop. Charges for other machining shall be determined in accordance with § 1306.112 (a) (8) and may be added where specified, furnished and applicable.

[Subparagraph (8) added by Am. 6, 8 F.R. 8675, effective 6-28-43; amended by Am. 10, 9 F.R. 678, effective 1-15-44]

(d) *Steel castings other than in paragraphs (a), (b) and (c).* The maximum prices for such castings shall be determined as follows: The producer shall file with the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., a cost estimate and proposed maximum selling price for such casting on and pursuant to Form No. 141:4 which proposed maximum selling price shall be approved, or approved subject to such adjustments, conditions, and limitations as the Office of Price Administration may provide, or shall be disapproved, within seven days from the time it is received by said Iron and Steel Branch, and in the event the Office of Price Administration does not send out, in writing, its approval or disapproval within seven days as above, the proposed maximum selling price as filed shall be deemed approved for the proposed sale with respect to which it was stated on Form No. 141:4 to be filed: *Provided, That* (i) In filling out the items on Form 141:4 the cost factors and profit margins used shall be those in effect and prevailing between October 1 and October 15, 1941 or, in the case of a producer who was not customarily producing steel castings between October 1 and October 15, 1941, shall be those in effect and prevailing at the time of filing, except that with respect to machining the proposed charges shall be determined in accordance with § 1306.112 (a) (8). (ii) Where a price for a casting has been approved pursuant to this paragraph for a producer, such producer may submit to the Iron and Steel Branch of the Office of Price Administration, Washington, D. C., for approval a quantity price differential schedule for such casting, and if approved, such prices shall constitute the maximum prices at which such producer may sell such casting, except that a price schedule so established shall be subject to adjustment or revocation at any time by the Office of

Price Administration on 30 days notice in writing to such producer.

[Proviso amended by Am. 5, 8 F.R. 3644, effective 3-23-43 and Am. 6, 8 F.R. 8776, effective 6-28-43. Subparagraph (iii) deleted by Am. 10, 9 F.R. 678, effective 1-15-44]

(e) *Maximum prices for steel castings sold pursuant to short orders.* (1) Notwithstanding any provision to the contrary contained in paragraphs (a) to (d), inclusive, of this section, maximum prices for steel castings sold pursuant to a "short order" as defined in the following subparagraph (2) shall be computed as follows:

(i) For castings weighing one pound or more, the price set forth in Schedule 5A9 on page 75 of the Comprehensive Report for the applicable weight and quantity is the maximum price for the rough casting,

(ii) For castings weighing less than one pound, the maximum price for the rough casting shall be the applicable per pound price in Schedule 5A9 on page 75 of the Comprehensive Report for an identical quantity of castings weighing one to five pounds,

(iii) Quantity differentials and transportation charges or allowances shall be computed in the manner set forth in § 1306.112 (a) (4) and (5), respectively.

(iv) Extras, pattern charges and machining charges may be added in those cases where under paragraphs (a), (b) and (c) of this section they could properly be added if the casting were not sold pursuant to a short order, and where extras, pattern charges or machining charges are added, they shall be computed in the manner set forth in, and shall not exceed the amounts permitted by, said paragraphs (a), (b) and (c), whichever would be applicable if the castings were not sold pursuant to a short order: *Provided, That* (a) in no case need the maximum delivered price including any extras, pattern and machining charges for a short order of steel castings be less than \$10, and (b) wherever under the provisions of § 1306.112 the maximum price could properly be established under § 1306.112 (d) if the castings were not sold pursuant to a short order, the producer may, if he so chooses, use the pricing method established in § 1306.112 (d) for computing the maximum price instead of the pricing method set forth in this paragraph.

(2) The term "short order" means an order for the purchase of a steel casting where the shipping weight of the casting

multiplied by the quantity ordered does not exceed 200 pounds: *Provided, That* (i) if the casting is produced or is to be produced on a production run whereby the 200 pound limitation is exceeded or will be exceeded, the order shall not be deemed a short order, (ii) orders shall not be split into small quantities for the purpose of classification as short orders, and (iii) if an order is received for a number of different patterns of steel castings, the order shall be deemed a short order with respect to each pattern for which the requirements hereinbefore specified are met.

[Paragraph (e) added by Am. 13, effective 10-9-44]

TABLE I—ARMOR CASTINGS,  
(Subject to ballistic test)

Item No.	Schedule reference	Classification
4425	250R....	Naval range finder hoods.
4426	250R....	Naval sight hoods.
4427	315R....	Naval range finder and sight hood cover plates.
4428	X-315R..	Hulls for casting designs of Medium Type M tanks.
4429	X-229...	Hulls for designs of tanks other than existing Medium Type M tanks.
4430	X-229...	Complete front or rear hull sections.
4431	X-217R..	Ordnance (U. S. Army) armor castings, N. O. C. B. N. (subject to ballistic tests using control or test plates 15" x 18" or less and not to exceed 1 1/2" in thickness).
4432	X-225R..	Ordnance (U. S. Army) cast armor castings, N. O. C. B. N. (subject to ballistic tests using control or test plates above 15" x 15" but not to exceed 23" x 23" and thickness of 1" (one inch) but not to exceed 3" (three inches)).
4433	X-225R..	Auxiliary sight device covers.
4434	X-218 R..	Ball joints or ball mounts.
4435	X-212 R..	Bearing caps.
4436	X-217 R..	Body rotor vision devices.
4437	X-217 R..	Body sighting devices—Front.
4438	X-217 R..	Body sighting devices—Rear.
4439	X-229 R..	Cupola heads.
4440	X-229 R..	Elbow exhausts.
4441	X-212 R..	Final drive case covers—right hand.
4442	X-212 R..	Final drive case covers—left hand.
4443	X-212 R..	Final drive housings—right hand.
4444	X-212 R..	Final drive housings—left hand.
4445	X-232 R..	Foot gear shift levers.
4446	X-232 R..	Foot brake pedals.
4447	X-212 R..	Gas tank covers.
4448	X-219 R..	Gun mount rotors, spenson left hand.
4449	X-213 R..	Gun mount supports.
4450	X-239 R..	Gun rotor covers.
4451	X-239 R..	Gun shields.
4452	X-219 R..	Periscope holders.
4453	X-237 R..	Pistol port doors.
4454	X-213 R..	Plates.
4455	X-219 R..	Rotor auxiliary vision device cages.
4456	X-219 R..	Rotor ends.
4457	X-213 R..	Rotor housings.
4458	X-218 R..	Rotor vision devices.
4459	X-222 R..	Rotors.
4460	X-229 R..	Shields.
4461	X-212 R..	Sighting devices—right end.
4462	X-212 R..	Sighting devices—left end.
4463	X-214 R..	Socket low gun mounts.
4464	X-216 R..	Spenson gun mount brackets.
4465	X-211 R..	Spenson gun mount periscope covers.
4466	X-232 R..	Steering differential carriers.
4467	X-232 R..	Supports.
4468	X-210 R..	37-mm gun shields.
4469	X-231 R..	Turret front plates.
4470	X-314 R..	Turrets.
4471	X-219 R..	Vision device segments.
4472	X-213 R..	Vision det covers.

[Table I amended by Am. 5, 8 F.R. 3644, effective 3-23-43]

TABLE II—NAVY CASTINGS

Item No.	Schedule reference	Classification
6201	2A-5.....	Boiler, tank & piping castings, N. O. C. B. N.—Pressure.
6202	B-3.....	Boiler, tank & piping castings, N. O. C. B. N.—Non-pressure.
6203	G-5.....	Bases—Anchor for steam expansion joints.
6204	C-2.....	Boiler (oil burners)—Gear quadrants.
6205	2B-2.....	Boiler (oil burners)—Crank handle quadrants.
6206	4A-3.....	Boiler (oil burners)—Register rings.
6207	D.....	Boiler (stationary)—Chain grate stoker links.
6208	3A-5.....	Boiler (stationary)—Cross boxes.
6209	3A.....	Boiler (stationary)—Feed water heater castings, N. O. C. B. N.
6210	G-5.....	Boiler (stationary)—Furnace grate, bars.
6211	3A-5.....	Boiler (stationary)—Headers—Not including superheater headers.
6212	3A-5.....	Boiler (stationary)—Manifolds.
6213	G-5.....	Boiler (stationary)—Smoke, mud & fire door rings.
6214	X-100 R.	Boiler (stationary)—Stoker castings, N. O. C. B. N.
6215	4A-3.....	Boiler (stationary)—stoker worms & screws (other than railroad locomotive).
6216	X-101R.	Boiler (stationary)—soot blower castings, N. O. C. B. N.—pressure.
6217	B.....	Boiler (stationary)—soot blower castings, N. O. C. B. N.—non-pressure.
6218	4A-4.....	Boiler (stationary)—superheater castings, N. O. C. B. N.
6219	4A-4.....	Boiler (stationary)—superheater header castings, N. O. C. B. N.
6220	4A-4.....	Boiler (stationary)—superheater header castings (3/4 and 1/2 headers).
6221	C-5.....	Boiler & tank—caulking rings.
6222	2B-5.....	Boiler & tank—man & hand hole—covers.
6223	A-5.....	Boiler & tank—man & hand hole—frames.
6224	2A-5.....	Boiler & tank—man & hand hole—nozzles.
6225	B-5.....	Saddles (cradle supports).
6226	3A-5.....	Separator (steam, air, oil or vacuum)—Castings, N. O. C. B. N.
6227	A-5.....	Separator (steam, air, oil or vacuum)—castings, (no partition).
6228	3A-5.....	Steam crossovers.
6229	2A-9.....	Steam piping, N. O. C. B. N.
6230	2A-9.....	Steam (pressure) castings, N. O. C. B. N.
6231	3A-5.....	Trap (steam, air, oil or vacuum) castings, N. O. C. B. N.
6232	A-5.....	Trap (steam, air, oil or vacuum) castings, (no partition).
6233	A-5.....	Compressor (pneumatic)—Castings, N. O. C. B. N.—Not subject to pressure.
6234	2A-5.....	Compressor (pneumatic)—castings, N. O. C. B. N.—subject to pressure.
6235	D-5.....	Compressor (pneumatic)—crankdiscs (plain).
6236	2B-5.....	Compressor (pneumatic)—crankdiscs (with pins cast integrally).
6237	4A-9.....	Compressor (pneumatic)—crank shafts (solid connecting rod pins)—single or double throw.
6238	4A-9.....	Compressor (pneumatic)—crank shafts (solid connecting rod pins)—three or more throws.
6239	4A-9.....	Compressor (pneumatic)—crank shafts (solid connecting rod pins)—with straight disc or gear.
6240	X-189.....	Compressor (pneumatic)—crank shafts (solid connecting rod pins)—with webbed gear.
6241	A-5.....	Compressor (pneumatic)—cross-heads.
6242	3A-5.....	Compressor (pneumatic)—cross-heads with arms or extensions cast integrally.
6243	2B-6.....	Compressor (pneumatic)—cylinders.
6244	A-5.....	Compressor (pneumatic)—cylinder heads.
6245	C-5.....	Compressor (pneumatic)—portable truck frames.
6246	A-5.....	Compressor (pneumatic)—valves, valve seats & valve parts (all weights).
6247	5A-5.....	Compressor (pneumatic)—valves, valve seats & valve parts (all weights) with stem cast integrally.
6248	2A-5.....	Diesel engine—castings, N. O. C. B. N.—Pressure.
6249	B-5.....	Diesel engine—castings, N. O. C. B. N.—non-pressure.

TABLE II—NAVY CASTINGS—Continued

Item No.	Schedule reference	Classification
6250	B-2.....	Diesel engine—bearing bases, shells, bodies, caps & housings, N. O. C. B. N.
6251	C-1.....	Diesel engine—bell housings.
6252	B-5.....	Diesel engine—connecting rod & scavenger crank bearings & caps.
6253	5A-5.....	Diesel engine—cylinder heads (M. A. N. type).
6254	B-5.....	Diesel engine—cylinder insert caps.
6255	4A-5.....	Diesel engine—frames.
6256	B-5.....	Diesel engine—governor weights.
6257	B-5.....	Diesel engine—inner heads.
6258	4A-5.....	Diesel engine—pistons—(water cooled), N. O. C. B. N.
6259	5A-5.....	Diesel engine—pistons—(water cooled), M. A. N. type.
6260	B-5.....	Diesel engine—scavenger cranks.
6261	B-5.....	Diesel engine—scavenger crank bearings.
6262	B.....	Fan hubs—ventilating fan.
6263	C-9.....	Hoist & derrick—castings, N. O. C. B. N.
6264	2B-9.....	Hoist & derrick—bed plates.
6265	B-9.....	Hoist & derrick—gear cases and covers.
6266	2A-9.....	Hoist & derrick—wildcats.
6267	2A-9.....	Hoist—drums & wildcats—electric, hydraulic, air, gasoline or steam power (including capstan, gypsy or winch heads or drums).
6268	2B-9.....	Miscellaneous carbon steel castings, N. O. C. B. N.—not subject to pressure.
6269	2A-9.....	Miscellaneous carbon steel castings, N. O. C. B. N.—subject to pressure.
6270	B-5.....	Ordnance—5 inch gun mount—castings, N. O. C. B. N.
6271	3A-9.....	Ordnance—5 inch gun mount—rammer cover castings.
6272	3A-9.....	Ordnance—5 inch gun mount—cross brackets.
6273	3A-9.....	Ordnance—5 inch gun mount—foot tread brackets.
6274	B-9.....	Ordnance—5 inch gun mount—power drive pinion & wormwheel brackets.
6275	2B-9.....	Ordnance—5 inch gun mount—power drive—worm brackets.
6276	2B-9.....	Ordnance—5 inch gun mount—checker's telescope brackets.
6277	2B-9.....	Ordnance—5 inch gun mount—training stop buffer housings.
6278	(*)	Ordnance—3 inch AA—50 caliber gun mount—castings, N. O. C. B. N.
6279	(*)	Ordnance—3 inch AA—50 caliber gun mount—carriages.
6280	(*)	Ordnance—3 inch AA—50 caliber gun mount—slides.
6281	(*)	Ordnance—3 inch AA—50 caliber gun mount—slide yokes.
6282	5A-5.....	Pump (centrifugal) castings, N. O. C. B. N.
6283	2B-5.....	Pump (concrete)—liners.
6284	2B-5.....	Pump (concrete)—valve chambers.
6285	A-5.....	Pump (reciprocating)—castings, N. O. C. B. N.—pressure.
6286	B-5.....	Pump (reciprocating)—castings, N. O. C. B. N.—non-pressure.
6287	4A-9.....	Pump (reciprocating)—crankshafts (solid connecting rod pins)—single or double throw.
6288	4A-9.....	Pump (reciprocating)—crankshafts (solid connecting rod pins)—three or more throws.
6289	4A-9.....	Pump (reciprocating)—crankshafts (solid connecting rod pins)—with straight disc or gear.
6290	X-189.....	Pump (reciprocating)—crankshafts (solid connecting rod pins)—with webbed gear.
6291	2A-5.....	Pump (reciprocating)—cylinders (plain).
6292	4A-5.....	Pump (reciprocating)—cylinders (water jacketed).
6293	X-112R.	Pump (rotary)—castings, N. O. C. B. N.
6294	5A-9.....	Pump (rotary)—cylinders.
6295	5A-9.....	Pump (rotary)—housings.
6296	2A-9.....	Pressure castings, N. O. C. B. N.
6297	2A-9.....	Ship & marine—castings, N. O. C. B. N. (pressure).
6298	B-9.....	Ship & marine—castings, N. O. C. B. N. (non-pressure).

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

TABLE II—NAVY CASTINGS—Continued

Item No.	Schedule reference	Classification
6299	D-9.....	Ship & marine—anchors—mushroom (without test)—complete; assembled weight.
6300	2B-9.....	Ship & marine—anchors—old style (without test)—complete; assembled weight.
6301	B-9.....	Ship & marine—anchors—stockless (without test)—complete; assembled weight.
6302	F-5.....	Ship & marine—anchor castings—stockless, N. O. C. B. N.
6303	X-317R.	Ship & marine—blits, checks or bollards (mooring).
6304	X-317R.	Ship & marine—bollards, checks or blits (mooring).
6305	2B-5.....	Ship & marine—buoy—castings, N. O. C. B. N.
6306	H-5.....	Ship & marine—buoy—bottom castings.
6307	2A-9.....	Ship & marine—capstans.
6308	X-317R.	Ship & marine—checks (open)—rollers or roller check housings.
6309	X-317R.	Ship & marine—cleats.
6310	C-5.....	Ship & marine—corner castings.
6311	B-5.....	Ship & marine—davit—castings, N. O. C. B. N.
6312	B-5.....	Ship & marine—davit—arms (box type).
6313	3A-9.....	Ship & marine—deck pipes.
6314	B-9.....	Ship & marine—docking skegs.
6315	2A-5.....	Ship & marine—drums & wildcats (including capstan, gypsy or winch heads or drums).
6316	2A-5.....	Ship & marine—drums (cable or brake including capstan, gypsy or winch heads or drums) (with gears cast integrally).
6317	B-9.....	Ship & marine—gear cases & covers.
6318	X-88R.	Ship & marine—gears, racks & segments (cast tooth or blank).
6319	X-88R.	Ship & marine—gear spiders or centers.
6320	C-9.....	Ship & marine—hatch covers.
6321	B-9.....	Ship & marine—hatch rings or coaming.
6322	4A-9.....	Ship & marine—hawse pipes.
6323	E-5.....	Ship & marine—hooks for cranes, cable & chains.
6324	X-317R.	Ship & marine—kovels.
6325	X-169R.	Ship & marine—outboard shaft bearings or skeg castings.
6326	F-7.....	Ship & marine—pilo driver castings, N. O. C. B. N.
6327	D-5.....	Ship & marine—pilo driver followers & drop hammers.
6328	X-88R.	Ship & marine—pinions (cast tooth or blank), N. O. C. B. N.
6329	2A-9.....	Ship & marine—pressure castings, N. O. C. B. N.
6330	2B-9.....	Ship & marine—Propeller—blades.
6331	F-9.....	Ship & marine—Propeller—hubs.
6332	X-117R.	Ship & marine—Propeller—wheels.
6333	2B-5.....	Ship & marine—Pulley—castings, N. O. C. B. N.
6334	C-5.....	Ship & marine—Pulley—hubs & plates.
6335	2B-9.....	Ship & marine—Quadrants.
6336	A-5.....	Ship & marine—Rocker beams (walking beams).
6337	D-4.....	Ship & marine—Rope sockets (for wire rope).
6338	2B-9.....	Ship & marine—Rudders or rudder frames.
6339	3A-9.....	Ship & marine—Rudder posts or contra-propeller posts.
6340	2B-5.....	Ship & marine—Sheaves, N. O. C. B. N.
6341	2B-5.....	Ship & marine—Sheave housings (for wire rope).
6342	3A-9.....	Ship & marine—Spectacle frames.
6343	B-9.....	Ship & marine—Sprockets or chain wheels, N. O. C. B. N.
6344	A-5.....	Ship & marine—Stanchions.
6345	3A-9.....	Ship & marine—Stern frames & stems.
6346	3A-9.....	Ship & marine—Stern tubes.
6347	X-169R.	Ship & marine—struts.
6348	2B-9.....	Ship & marine—tillers.
6349	2B-9.....	Ship & marine—tiller arms.
6350	2A-9.....	Ship & marine—wildcats for hoists or derricks.
6351	5A-9.....	Steam turbine—castings, N. O. C. B. N. (pressure).
6352	A-9.....	Steam turbine—castings, N. O. C. B. N. (non-pressure).
6353	5A-9.....	Steam turbine—bleeder pipes.
6354	5A-9.....	Steam turbine—covers or shells—upper (with enclosed cored passages).
6355	5A-9.....	Steam turbine—covers or shells—upper (with open cored passages).

TABLE II—NAVY CASTINGS—Continued

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

[Table II amended by Am. 5, 8 P.R. 3844, effective 3-28-43 and Am. 10, 9 P.R. 678, effective 1-15-44. Table heading amended by Am. 13, effective 10-9-44.]

TABLE III—ORDNANCE CASTINGS

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

TABLE III—ORDNANCE CASTINGS—Continued

Item No.	Schedule reference	Classification
5551	X-74	Scout car—adjusting idler flanges.
5552	X-75	Scout car—adjusting idlers with hubs.
5553	X-76	Scout car—bogie brackets.
5554	X-11 R.	Tank—castings, N. O. C. B. N.
5555	2B-4	Tank—medium (type M-3) angle shaft brackets.
5556	X-11 R.	Tank—Medium (type M-3)—Bracket spindles.
5557	X-233 R.	Tank—Medium (type M-3)—Clutch spring housings.
5558	X-231	Tank—Medium (type M-3)—Compensating casing covers.
5559	X-223	Tank—Medium (type M-3)—Differential bearing plates.
5560	X-223	Tank—Medium (type M-3)—Final drive bearing spacers.
5561	X-223	Tank—Medium (type M-3)—Final drive caps.
5562	X-231	Tank—Medium (type M-3)—Final drive hubs.
5563	2B-4	Tank—Medium (type M-3)—Fly-wheels.
5564	X-231	Tank—Medium (type M-3)—Gear box bars.
5565	X-231 R.	Tank—Medium (type M-3)—Gear housings.
5566	X-235 R.	Tank—Medium (type M-3)—Gear plates.
5567	X-231	Tank—Medium (type M-3)—Hubs (with flanges).
5568	X-223	Tank—Medium (type M-3)—Hubs (without flanges).
5569	X-233	Tank—Medium (type M-3)—Hubs (QO-C-351a grade No. 2 centrifugally cast).
5570	X-11 R.	Tank—medium (type M-3)—spacers.
5571	X-233 R.	Tank—medium (type M-3)—spindles.
5572	X-231 R.	Tank—medium (type M-3)—clearing brake drums.
5573	X-231 R.	Tank—medium (type M-3)—clearing brake shoes.
5574	X-231 R.	Tank—medium (type M-3)—clearing drum covers.
5575	X-231 R.	Tank—medium (type M-3)—transmission brake housing.
5576	X-234 R.	Tank—medium (type M-3)—worm housings.
5577	X-11 R.	Tank—power transmission castings.
5578	X-11 R.	Tractor (crawler type) castings, N. O. C. B. N.
5579	X-11 R.	Tractor (crawler type)—Idlers.
5580	2B	Tractor (crawler type)—Sprockets—single.
5581	A	Tractor (crawler type)—Sprockets—double.
5582	A	Transmission cases or housings.
5583	A	Worm brackets.
5584	4A-9	Yoke cradles.

[Table heading amended by Am. 13, effective 10-9-44.]

TABLE IV—SHIP & MARINE CASTINGS

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

TABLE IV—SHIP & MARINE CASTINGS—Con.

Item No.	Schedule reference	Classification
8125	2B-5	Drums (cable or brake including capstan, gypsy or winch heads or drums) with gears cast integrally.
8126	D-9	Gear cases & covers.
8127	X-312 R.	Gears, racks & segments (cast tooth or blank).
8128	X-312 R.	Gear spacers or centers.
8129	F-9	Hatch covers.
8130	F-5	Hatch rings or coamings.
8131	A-9	Hawse pipes.
8132	F-5	Hooks for cranes, cables & chains.
8133	X-317R.	Kevels.
8134	A-9	Outboard shaft bearings.
8135	G-7	Pit driver castings, N. O. C. B. N.
8136	E-2	Pit driver followers & drop hammer.
8137	X-313R.	Pinions (cast tooth or blank), N. O. C. B. N.
8138	G-9	Peacock castings, N. O. C. B. N.
8139	F-9	Peacock pivots, pivot saddles or holders & chocks.
8140	B-9	Pressure castings, N. O. C. B. N.
8141	D-9	Propeller-blades.
8142	I-9	Propeller-hubs.
8143	X-117R.	Propeller-wheels.
8144	C-5	Pully—castings, N. O. C. B. N.
8145	D-5	Pully-hubs & plates.
8146	D-9	Quadrants.
8147	C-5	Rocker beams (walking beams).
8148	E-4	Rope sockets (for wire rope).
8149	A-9	Rudders or rudder frames.
8150	A-9	Rudder posts or contra-propeller posts.
8151	X-123 R.	Rudder steps.
8152	C-9	Sheaves, N. O. C. B. N.
8153	C-9	Sheave housings (for wire rope).
8154	A-9	Special frames.
8155	D-5	Sprockets or chain wheels, N. O. C. B. N.
8156	C-5	Stanchions.
8157	A-9	Stem frames, stems & struts.
8158	A-9	Stem tubes.
8159	D-9	Thills.
8160	D-9	Thill arms.
8161	X-219	Valve bodies—manifold type.
8162	2B-5	Wildcats for bolts or derricks.

[Table IV amended by Am. 5, 8 P.R. 3244, effective 3-22-43; and Am. 10, 9 P.R. 678, effective 1-15-44]

TABLE V—FREIGHT CAR, LOCOMOTIVE, RAILWAY BALLAST CAR, RAILWAY DUMP CAR AND TANK CAR CASTINGS (SEE SCHEDULES SHOWN FOR CLASSIFICATIONS FOLLOWED BY THE PARENTHETICAL DESIGNATION (HIGH TENSILE STEEL) INCLUDE THE EXTRA FOR THESE PHYSICAL REQUIREMENTS):

Item No.	Schedule reference	Classification
6612	X-333-R.	*Freight car castings (standard gauge), N. O. C. B. N.
6613	X-321-R.	Freight car castings (standard gauge), N. O. C. B. N. (high tensile steel)
6614	X-322-R.	Freight car—air brake castings, N. O. C. B. N.
6615	X-322-R.	Freight car—connectors.
6616	H-1-X	Freight car—auto and box door fixtures.
6617	F-1-X	Freight car—body bolster center braces.
6618	F-1-X	Freight car—bolster center braces.
6619	F-1-X	Freight car—bolster center fillers.
6620	A-1-X	Freight car—bolster center fillers (high tensile steel).
6621	F-1-X	Freight car—brake beam hanger brackets.
6622	I-1-X	Freight car—brake beam hangers (not brackets or supports).
6623	F-1-X	Freight car—brake beam support hanger castings.
6624	X-33-R.	Freight car—brake heads.
6625	D-1-X	Freight car—brake mast gears.
6626	D-1-X	Freight car—brake mast pinions.
6627	X-323-R.	Freight car—brake wheels.
6628	X-333-R.	Freight car—buffer castings.
6629	F-1-X	Freight car—buffer castings (housing type).
6630	F-1-X	Freight car—buffer stems.
6631	X-333-R.	Freight car—bulk material container castings, N. O. C. B. N.
6632	X-324-R.	Freight car—bulk material container-trap door castings, N. O. C. B. N.
6633	X-324-R.	Freight car—bulk material container-trap door frame castings.

TABLE V—Continued

Item No.	Schedule reference	Classification
6634	I-1-X	Freight car—carrier irons.
6635	I-1-X	Freight car—carriers.
6636	F-1-X	Freight car—center brace & rear draft lugs.
6637	F-1-X	Freight car—center braces.
6638	F-1-X	Freight car—center plate reinforcements & rear draft gear stops.
6639	F-1-X	Freight car—center plate supports.
6640	I-1-X	Freight car—center plates.
6641	X-321-R	Freight car—center plates (high tensile steel).
6642	X-330-R	Freight car—check plates or draft attachment side castings.
6643	X-324-R	Freight car—check plates or draft attachment side castings (high tensile steel).
6644	X-330-R	Freight car—column guides.
6645	X-330-R	Freight car—corner cap castings.
6646	X-321-R	Freight car—couplers to automatically connect steam, air or electric circuits.
6647	I-1-X	Freight car—coupler carriers.
6648	X-321-R	Freight car—coupler carriers (high tensile steel).
6649	X-325-R	Freight car—coupler carrier irons (for Duryea underframes).
6650	D-1-X	Freight car—coupler gear spring housings.
6651	I-1-X	Freight car—coupler supports.
6652	X-333-R	Freight car—dead blocks.
6653	X-330-R	Freight car—door opener castings.
6654	X-324-R	Freight car—door posts or jams.
6655	X-333-R	Freight car—draft arms.
6656	I-1-X	Freight car—draft gear carriers.
6657	F-1-X	Freight car—draft gear followers (Murray type).
6658	F-1-X	Freight car—draft gear followers (not including yawl follower for use with horizontal fork draft attachment).
6659	X-324-R	Freight car—draft gear followers (high tensile steel).
6660	X-331-R	Freight car—draft gear followers (cast integrally).
6661	X-333-R	Freight car—draft gear center housings.
6662	H-1-X	Freight car—draft gear end caps or housings.
6663	X-333-R	Freight car—draft gear housings.
6664	X-87-R	Freight car—draft gear stops.
6665	X-87-R	Freight car—draft lugs.
6666	X-323-R	Freight car—draft lugs (high tensile steel).
6667	X-333-R	Freight car—drop door support filler castings.
6668	X-333-R	Freight car—end blocks.
6669	X-323-R	Freight car—end corner castings with or without push pole pockets.
6670	X-326-R	Freight car—end corner castings with or without push pole pockets (high tensile steel).
6671	X-333-R	Freight car—floor support angle brackets.
6672	X-323-R	Freight car—friction draft gear castings.
6673	D-3	Freight car—hand brake castings. N. O. C. B. N.
6674	X-22-R	Freight car—hand brake pawls, pawl-releases & handles.
6675	X-23-R	Freight car—hand brake-pinions.
6676	F-1-X	Freight car—hinges.
6677	X-330-R	Freight car—hinge butts.
6678	X-327-R	Freight car—journal boxes or cages-ball & roller bearing type.
6679	X-328-R	Freight car—journal boxes or cages-ball & roller bearing type (high tensile steel).
6680	X-332-R	Freight car—journal boxes or cages—ball & roller bearing type—covers, flingers, impellers or enclosures & spacers.
6681	X-329-R	Freight car—journal boxes or cages—ball & roller bearing type—covers, flingers, impellers or enclosures & spacers (high tensile steel).
6682	X-323-R	Freight car—journal boxes or cages—friction bearing type.
6683	X-333-R	Freight car—journal box tops, lids or covers.
6684	I-1-X	Freight car—journal box wedges (solid).
6685	X-330-R	Freight car—link & pin drawheads.
6686	D-1-X	Freight car—lugs—lifting or hooks for railway freight containers.
6687	F-1-X	Freight car—push pole pocket castings. N. O. C. B. N.
6688	X-323-R	Freight car—push pole pockets with corner castings.
6689	X-333-R	Freight car—push pole pocket fillers.
6690	D-1-X	Freight car—ratchet wheels.
6691	X-326-R	Freight car—roof supporting end plates for cars with large end doors.
6692	F-1-X	Freight car—roping & jacking castings.
6693	I-1-X	Freight car—side bearings.
6694	X-321-R	Freight car—side bearings (high tensile steel).
6695	I-1-X	Freight car—side bearing blocks.
6696	I-1-X	Freight car—side bearing braces.
6697	X-321-R	Freight car—side bearing braces (high tensile steel).
6698	I-1-X	Freight car—side bearing housings.
6699	X-321-R	Freight car—side bearing housings (high tensile steel).
6700	I-1-X	Freight car—side bearing pockets.
6701	I-1-X	Freight car—side bearing stiffeners.
6702	X-321-R	Freight car—side bearing stiffeners (high tensile steel).
6703	X-324-R	Freight car—side sill reinforcing castings.

TABLE V—Continued

Item No.	Schedule reference	Classification
6704	X-333-R.	Freight car—spring blocks & spring bands (for elliptical springs).
6705	X-330-R.	Freight car—spring clips (for elliptical springs).
6706	F-1-X.	Freight car—spring plates (for coil springs).
6707	F-1-X.	Freight car—"stabilized lateral motion" (shock absorber) truck castings.
6708	X-333-R.	Freight car—striking castings—all types.
6709	X-325-R.	Freight car—striking castings—all types (high tensile steel).
6710	X-325-R.	Freight car—striking castings for duryea underframes.
6711	H-1-X.	Freight car—top corner filler castings.
6712	X-333-R.	Freight car—truck columns—"U" & box section types.
6713	X-49-R.	Freight car—vertical thimbles.
6715	D-4.	Locomotive—castings, N. O. C. B. N. (steam, Diesel or gas—standard gauge).
6716	A-4.	Locomotive—castings, N. O. C. B. N. (subject to pressure).
6717	A-4.	Locomotive—castings (with steam pipes cast integrally).
6718	X-318R.	Locomotive—air brake—castings, N. O. C. B. N.
6719	X-318R.	Locomotive—air brake—heads.
6720	2B-4.	Locomotive—air pump with brackets cast integrally.
6721	2B-4.	Locomotive—ash pan bottoms.
6722	2B-4.	Locomotive—ash pan ends.
6723	2B-4.	Locomotive—ash pan frames.
6724	2B-4.	Locomotive—ash pan guides.
6725	2B-4.	Locomotive—ash pan slides.
6726	2B-4.	Locomotive—ash pan slides.
6727	D-4.	Locomotive—back of cylinder heads.
6728	A-4.	Locomotive—booster steam pipes.
6729	C-4.	Locomotive—brake heads or clogs.
6730	2B-4.	Locomotive—cab turrets.
6731	4A-5.	Locomotive—combination lateral stay upper roller bearing housings.
6732	D-4.	Locomotive—crossheads.
6733	2B-4.	Locomotive—cylinder cocks.
6734	2B-4.	Locomotive—deck plates.
6735	E-4.	Locomotive—driving boxes (friction bearing type).
6736	X-319R.	Locomotive—driving boxes—ball or roller bearing type, N. O. C. B. N.
6737	X-319R.	Locomotive—driving boxes—full axle double-ball & roller bearing type (split or with tub. con.).
6738	3A-4.	Locomotive—driving boxes—for single roller or ball bearing (full box type).
6739	2A-4.	Locomotive—driving boxes—for single roller or ball bearing (split box type).
6740	2B-4.	Locomotive—driving box—cellars.
6741	D-4.	Locomotive—driving box—end plates.
6742	D-4.	Locomotive—driving box—journal lubricator supports.
6743	X-319R.	Locomotive—driving box—sleeves used in connection with assembled roller bearing units.
6744	E-4.	Locomotive—driving box—wedges & shoes (for other type wedges & shoes see loco. wedges & shoes).
6745	D-4.	Locomotive—driving box—edge spring pocket supports.
6746	2B-4.	Locomotive—Driving & truck box or cage (ball & roller bearing type)—covers.
6747	2B-4.	Locomotive—driving & truck box or cage (ball & roller bearing type)—flingers, impellers.
6748	E-4.	Locomotive—frames, N. O. C. B. N.
6749	C-4.	Locomotive—frame ends.
6750	C-4.	Locomotive—frame rails.
6751	2B-4.	Locomotive—frame spreader castings combined with other castings.
6752	X-93.	Locomotive—gears, racks & segments (cast tooth or blank).
6753	D-5.	Locomotive—gear cases & covers.
6754	2B-4.	Locomotive—grate bars.
6755	2B-4.	Locomotive—grate center frames.
6756	A-4.	Locomotive—internal gear castings.
6757	2B-4.	Locomotive—journal box cellars.
6758	2B-4.	Locomotive—mud rings or water space frames cast integrally & solid.
6759	2B-4.	Locomotive—piston valve followers.
6760	2A-3.	Locomotive—return bends.
6761	2B-4.	Locomotive—Reverse gear support.
6762	4A-5.	Locomotive—Running board and wheel cover brackets.
6763	A-5.	Locomotive—Running board brackets—other types without combination castings attached.
6764	4A-5.	Locomotive—Running board brackets—(combination type) with extended brackets & pipe balls cast integrally.
6765	E-4.	Locomotive—Spring clips.
6766	2B-4.	Locomotive—Steam chest or back head cast integral with valve stem guide.
6767	A-4.	Locomotive—Steam chest covers.
6768	2B-4.	Locomotive—Steam chests cast integral with valve gear housings.
6769	2B-4.	Locomotive—Steam domes.

TABLE V—Continued

Item No.	Schedule reference	Classification
6770	A-4.	Locomotive—Steam pipes & steam pipe connections.
6771	A-4.	Locomotive—Steam pipe ball joints.
6772	2B-4.	Locomotive—Steam valve stands.
6773	D-4.	Locomotive—Stoker-castings, N. O. C. B. N.
6774	A-5.	Locomotive—Stoker-supports.
6775	4A-4.	Locomotive—Stoker-worms, screws, ball-joints & troughs, N. O. C. B. N.
6776	2A-4.	Locomotive—Stoker-worms, & screws (with inner flutes).
6777	4A-4.	Locomotive—Superheater—castings, N. O. C. B. N.
6778	X-320R.	Locomotive—Superheater—header castings, N. O. C. B. N.
6779	3A-4.	Locomotive—Superheater—header castings, (1/4 and 1/2 headers).
6780	C-4.	Locomotive—Tank, tender, truck or trailer—journal boxes or cages—(friction bearing type).
6781	X-319R.	Locomotive—Tank, tender, truck or trailer—journal boxes or cages—full axle double ball or roller bearing type (split or with tubular connection).
6782	X-319R.	Locomotive—Tank, tender, truck or trailer—double journal axle housing for roller or ball bearings (full tubular type).
6783	X-319R.	Locomotive—Tank, tender, truck or trailer—double journal axle housings for roller or ball bearings (split tubular type).
6784	3A-4.	Locomotive—Tank, tender, truck or trailer—single journal boxes for roller or ball bearings (full box type).
6785	2A-4.	Locomotive—Tank, tender, truck or trailer—single journal boxes for roller or ball bearings (split box type).
6786	2B-4.	Locomotive—tank, tender, truck or trailer—truck box or cage (ball or roller bearing type)—covers.
6787	D-3.	Locomotive—tank, tender, truck or trailer—truck box or cage (ball or roller bearing type)—equalizer pads.
6788	2B-4.	Locomotive—tank, tender, truck or trailer—flingers, impellers or enclosures and spacers.
6789	C-4.	Locomotive—tender-brake heads or clogs.
6790	2B-4.	Locomotive—threshold plates.
6791	3A-6.	Locomotive—transmission cases.
6792	2B-6.	Locomotive—valve gear-castings, N. O. C. B. N.
6793	C-6.	Locomotive—valve gear-bell cranks.
6794	D-6.	Locomotive—valve gear-crossheads.
6795	2B-6.	Locomotive—valve gear-frames.
6796	2B-4.	Locomotive—water scoop dippers.
6797	E-4.	Locomotive—wedges & shoes (adjusting, framebox and pedestal).
6798	D-4.	Locomotive—wheel centers.
6799	2B-5.	Locomotive—worms, worm segments and worm wheels (for geared power transmission only).
6800	C-4.	Locomotive (standard gauge-electric)—flexible gear centers.
6801	2B-4.	Locomotive (standard gauge-electric)—threshold plates.
**6823	X-337R.	Railway ballast car castings, N. O. C. B. N. (standard gauge).
**6824	X-337R.	Railway dump car-castings, N. O. C. B. N. (standard gauge).
**6825	X-334R.	Railway dump car-bottom hinge castings.
**6826	X-335R.	Railway dump car-cylinder supports.
**6827	2B-2.	Railway dump car-door control arms.
**6828	D-2.	Railway dump car-dump ball ends.
**6829	X-332R.	Railway dump car-gear cases for self-propelled dump cars.
**6830	X-334R.	Railway dump car-underframe bolster castings.
**6839	A-2.	Tank car (standard gauge)—castings, subject to pressure.
**6840	X-330R.	Tank car (standard gauge)—manhole covers and dome covers.
**6841	X-336R.	Tank car (standard gauge)—manhole frames, dome headers, rings and housings.
**6842	X-333R.	Tank car (standard gauge)—striking castings—all types.
**6843	X-325R.	Tank car (standard gauge)—striking castings (high tensile steel).
**6844	X-336R.	Tank car (standard gauge)—siphon pipe housings & covers, valve rod flange caps & valve rod housing covers.
**6845	2B-1-x.	Tank car (standard gauge)—valve parts, nuts, flanges.

[Table V added and former V redesignated VI by Am. 8, 8 F.R. 12992, effective 9-29-43. Amended by Am. 10, 9 F.R. 678, effective 1-15-44, Am. 11, 9 F.R. 2550, effective 3-10-44. \*Item amended; \*\*Items added by Am. 13, effective 10-9-44]

TABLE VI—PRICE SCHEDULES

[Letter "R" schedules referred to in § 1300.112 (c) (1)]

X-11R

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 and over
1 to 5.....	.429	.428	.403	.399	.316	.233
5 to 10.....	.345	.339	.319	.294	.279	.223
10 to 25.....	.273	.259	.239	.229	.183	.178
25 to 50.....	.221	.216	.203	.189	.161	.155
50 to 100.....	.189	.181	.183	.163	.143	.147
100 to 250.....	.163	.164	.163	.148	.124	.123
250 to 500.....	.150	.147	.139	.139	.123	.124
500 to 1,000.....	.137	.134	.139	.127	.124	.129
1,000 to 2,500.....	.129	.123	.126	.116	.113	.111
2,500 to 5,000.....	.118	.116	.112	.103	.103	.103
5,000 to 10,000.....	.112	.109	.103	.104	.101	.....
10,000 to 25,000.....	.103	.103	.103	.103	.098	.....
25,000 to 50,000.....	.112	.103	.109	.104	.101	.....
50,000 to 100,000.....	.118	.116	.112	.109	.106	.....
Over 100,000 lbs.....	.128	.....	.....	.....	.....	.....

X-22R

Weight per piece (pounds)	Number of pieces							
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	250 to 499	500 and over
1 to 2½.....	.407	.393	.377	.363	.293	.269	.224	.204
2½ to 5.....	.395	.383	.363	.353	.222	.169	.176	.153
5 to 10.....	.242	.235	.223	.193	.170	.157	.159	.159
10 to 25.....	.192	.187	.177	.163	.169	.154	.151	.116
Over 25.....	.164	.161	.144	.129	.112	.103	.103	.101

X-23R

Weight per piece (pounds)	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	250 to 499	500 and over
1 to 5.....	.407	.393	.377	.367	.293	.269	.234	.204
5 to 7½.....	.322	.314	.293	.289	.224	.209	.183	.173
7½ to 10.....	.247	.235	.223	.199	.170	.157	.159	.153
10 to 25.....	.192	.187	.177	.163	.169	.154	.151	.116
25 to 50.....	.154	.151	.144	.129	.112	.103	.103	.101
Over 50.....	.128	.124	.118	.105	.093	.089	.082	.069

X-33R

Weight per piece (pounds)	Number of pieces								
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	250 to 499	500 to 999	1,000 and over
5 to 10.....	.310	.303	.287	.266	.225	.201	.183	.147	.139
10 to 25.....	.248	.240	.227	.204	.179	.169	.132	.123	.122
Over 25.....	.199	.194	.185	.165	.145	.139	.116	.111	.103

X-49R

Weight per piece (pounds)	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	250 to 499	500 and over
10 to 25.....	.226	.221	.209	.187	.164	.137	.132	.123
Over 25.....	.184	.179	.170	.151	.133	.119	.116	.111

X-57R

Weight per piece (pounds)	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	250 to 499	500 and over
10 to 50.....	.192	.187	.177	.168	.159	.124	.121	.115

X-88R

Weight per piece (pounds):	
1 to 5.....	.408
5 to 10.....	.323
10 to 25.....	.256
25 to 50.....	.207
30 to 100.....	.171
100 to 250.....	.146
250 to 500.....	.116
500 to 1,000.....	.106
1,000 to 2,500.....	.097
2,500 to 5,000.....	.091
5,000 to 10,000.....	.088
10,000 to 25,000.....	.084
25,000 to 50,000.....	.086
50,000 to 100,000.....	.091
Over 100,000.....	.097

X-112R

Weight per piece (pounds):	
1 to 5.....	.403
5 to 10.....	.323
10 to 25.....	.258
25 to 50.....	.238
30 to 100.....	.189
100 to 250.....	.163
250 to 500.....	.150
500 to 1,000.....	.137
1,000 to 2,500.....	.126
2,500 to 5,000.....	.118
5,000 to 10,000.....	.112
10,000 to 25,000.....	.103
25,000 to 50,000.....	.112
50,000 to 100,000.....	.118
Over 100,000.....	.128

TABLE VI—Continued

X-117R

Weight per piece (pound):	
1 to 5.....	.737
5 to 10.....	.582
10 to 25.....	.473
25 to 50.....	.374
50 to 100.....	.303
100 to 250.....	.199
250 to 500.....	.173
500 to 1,000.....	.162
1,000 to 2,500.....	.149
2,500 to 5,000.....	.139
5,000 to 10,000.....	.133
10,000 to 25,000.....	.129
25,000 to 50,000.....	.133
50,000 to 100,000.....	.139
Over 100,000.....	.149

[Above table amended by Am. 10, 9 F.R. 678, effective 1-15-44.]

X-153R

Weight per piece, lbs.:	1 and over
500 to 1,000.....	.270
1,000 to 2,500.....	.225
Over 2,500.....	.180

X-159R

Weight per piece, lbs.:	1 and over
500 to 1,000.....	.325
1,000 to 2,500.....	.330
Over 2,500.....	.275

X-190R

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 & over
1 to 5.....	.463	.399	.378	.337	.269	.233
5 to 10.....	.323	.315	.293	.271	.224	.210
10 to 25.....	.236	.230	.207	.212	.159	.153
25 to 50.....	.233	.232	.220	.197	.173	.166
50 to 100.....	.163	.191	.192	.163	.152	.147
100 to 250.....	.163	.164	.153	.143	.124	.120
Over 250.....	.150	.147	.139	.133	.123	.124

X-191R

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50 and over
1 to 5.....	.557	.543	.514	.479	.404
5 to 10.....	.449	.429	.406	.373	.318
10 to 25.....	.343	.349	.322	.293	.253
25 to 50.....	.232	.275	.291	.233	.205
50 to 100.....	.225	.243	.226	.210	.197
100 to 250.....	.218	.213	.202	.185	.175
250 to 500.....	.186	.191	.181	.171	.167
500 to 1,000.....	.173	.174	.169	.163	.161
1,000 to 2,500.....	.164	.160	.156	.151	.147
Over 2,500.....	.153	.149	.145	.142	.137

X-217R

Weight per piece, lbs.	1-49	50-99	100 to 249	250 and over
1 to 5.....	.330	.323	.303	.293
5 to 10.....	.323	.293	.273	.263
10 to 25.....	.263	.273	.273	.243
25 to 50.....	.253	.253	.243	.233
50 to 100.....	.273	.243	.233	.213
100 to 250.....	.253	.253	.213	.203
Over 250.....	.243	.213	.203	.153

X-218R

Weight per piece, lbs.	1-49	50-99	100 to 249	250 and over
5 to 10.....	.433	.423	.443	.433
Over 10.....	.473	.450	.433	.420

[Above table amended by Am. 10, 9 F.R. 678, effective 1-15-44.]

[Above table amended by Am. 10, 9 F.R. 678, effective 1-15-44.]

TABLE VI—Continued

X-225R

Weight per piece, lbs.	1-49	50-99	100 to 249	250 and over
1 to 5.....	.435	.398	.383	.368
5 to 10.....	.388	.368	.353	.338
10 to 25.....	.383	.353	.338	.323
25 to 50.....	.368	.338	.323	.308
50 to 100.....	.353	.323	.308	.293
100 to 250.....	.338	.308	.293	.278
Over 250.....	.323	.293	.278	.263

X-231R

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 & over
1 to 5.....	.557	.543	.514	.459	.404	.361
5 to 10.....	.440	.429	.406	.363	.318	.285
10 to 25.....	.348	.340	.322	.288	.253	.228
25 to 50.....	.282	.275	.261	.233	.205	.183
50 to 100.....	.255	.248	.236	.210	.197	.191
100 to 250.....	.218	.213	.202	.186	.175	.169
250 to 500.....	.198	.191	.181	.171	.167	.161
500 to 1,000.....	.178	.174	.169	.165	.161	.157
1,000 to 2,500.....	.164	.160	.156	.151	.147	.144
2,500 to 5,000.....	.153	.149	.146	.142	.137	.134
5,000 to 10,000.....	.146	.142	.138	.135	.131	
10,000 to 25,000.....	.141	.137	.134	.130	.127	
25,000 to 50,000.....	.146	.142	.138	.135	.131	
50,000 to 100,000.....	.153	.149	.146	.142	.137	
Over 100,000.....	.164					

X-233R

Weight per piece, lbs.	1-8	4-9	10-24	25-49	50-99	100 & over
25 to 100.....	.473	.451	.427	.382	.336	.300

X-234R

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50-99	100 & over
10 to 50.....	.737	.720	.661	.609	.534	.450

X-235R

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

	Per lb.
X-237 R.....	.90 .278
X-238 R.....	.293
X-239 R.....	.300
X-240 R.....	.308
X-241 R.....	.316
X-242 R.....	.323
X-243 R.....	.338
X-244 R.....	.345
X-245 R.....	.368
X-246 R.....	.375
X-247 R.....	.383
X-248 R.....	.398
X-249 R.....	.413
X-250 R.....	.450
X-251 R.....	1.300
X-252 R.....	1.338
X-253 R.....	1.413
X-252 E.....	.563

<sup>1</sup> 200 pieces and over; orders of less than 200 pieces are to be priced under § 1306.112 (d).

[Footnote amended by Am. 13, effective 10-9-44]

TABLE VI—Continued

X-312R

Weight per piece (pounds):	
1 to 5.....	.382
5 to 10.....	.302
10 to 25.....	.240
25 to 50.....	.194
50 to 100.....	.160
100 to 250.....	.137
250 to 500.....	.112
500 to 1,000.....	.102
1,000 to 2,500.....	.094
2,500 to 5,000.....	.087
5,000 to 10,000.....	.083
10,000 to 25,000.....	.081
25,000 to 50,000.....	.083
50,000 to 100,000.....	.087
Over 100,000.....	.094

[Above table amended by Am. 10, 9 F.R. 678, effective 1-15-44]

X-313R

Weight per piece (pounds):	
1 to 5.....	.348
5 to 10.....	.275
10 to 25.....	.218
25 to 50.....	.177
50 to 100.....	.146
100 to 250.....	.125
250 to 500.....	.103
500 to 1,000.....	.084
1,000 to 2,500.....	.088
2,500 to 5,000.....	.081
5,000 to 10,000.....	.077
10,000 to 25,000.....	.074
25,000 to 50,000.....	.077
50,000 to 100,000.....	.081
Over 100,000.....	.088

[Above table amended by Am. 10, 9 F.R. 678, effective 1-15-44]

X-314R

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

Per lb., 1 and over

X-315R..... 35

TABLE VI—Continued

X-316R

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

X-317R

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

X-318R

Weight per piece, lbs.	1-3	4-9	10-21	25-49	50-99	100 to 249	250 and over
1 to 5.....	.436	.425	.403	.360	.316	.283	.250
5 to 10.....	.345	.336	.319	.284	.250	.223	.199
10 to 25.....	.273	.266	.252	.226	.203	.178	.171
25 to 50.....	.221	.216	.205	.183	.161	.153	.150
50 to 100.....	.182	.178	.169	.150	.141	.130	.132
100 to 250.....	.156	.152	.144	.133	.125	.121	.117
250 to 500.....	.140	.136	.129	.122	.119	.116	.112
Over 500.....	.128	.124	.121	.118	.116	.112	.103

X-319R

Weight per piece, lbs.	1-3	4-9	10-24	25-49	50 & over
1 to 5.....	.892	.871	.824	.737	.640
5 to 10.....	.704	.688	.662	.681	.611
10 to 25.....	.672	.646	.617	.463	.403
25 to 50.....	.453	.442	.419	.374	.329
50 to 100.....	.373	.363	.346	.307	.289
100 to 250.....	.319	.312	.286	.272	.255
250 to 500.....	.286	.280	.265	.250	.243
500 to 1,000.....	.260	.254	.243	.241	.230
1,000 to 2,500.....	.240	.235	.227	.221	.216
2,500 to 5,000.....	.224	.218	.213	.203	.201
5,000 to 10,000.....	.213	.208	.202	.197	.191
10,000 to 25,000.....	.206	.201	.198	.190	.188
25,000 to 50,000.....	.213	.208	.202	.197	.191
50,000 to 100,000.....	.224	.218	.213	.203	.201
Over 100,000.....	.240				

Per lb.

X-320R..... \$0.170

X-321R

1 to 5.....	.447	.436	.413	.369	.324	.290	.257	.223	.213
5 to 10.....	.353	.344	.328	.291	.255	.229	.204	.184	.180
10 to 25.....	.281	.274	.259	.232	.204	.183	.176	.163	.163
25 to 50.....	.227	.221	.211	.187	.165	.159	.153	.147	.142
50 to 100.....	.187	.183	.173	.154	.145	.140	.130	.131	.129
100 to 250.....	.160	.156	.149	.136	.128	.124	.121	.119	.118
Over 250.....	.144	.140	.132	.125	.122	.118	.116	.111	.109

X-322R

Weight per piece (pounds)	Number of pieces					
	1 to 9	10 to 24	25 to 49	50 to 99	100 to 249	250 and over
1 to 5.....	.413	.392	.350	.307	.276	.243
5 to 10.....	.325	.310	.276	.242	.218	.193
10 to 25.....	.260	.246	.219	.193	.172	.163
25 to 50.....	.209	.199	.178	.156	.151	.145
50 to 100.....	.166	.165	.140	.132	.123	.124
100 to 250.....	.147	.140	.129	.123	.117	.118
250 to 500.....	.132	.126	.119	.116	.112	.109
Over 500.....	.121	.117	.115	.112	.109	.105

[Above table amended by Am. 11, 9 F.R. 2556, effective 3-10-44]

X-323R

Weight per piece (pounds)	Number of pieces								
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	250 to 499	500 to 999	1,000 and over
1 to 5.....	.424	.413	.392	.350	.307	.276	.243	.212	.200
5 to 10.....	.337	.326	.310	.276	.242	.218	.193	.185	.179
10 to 25.....	.285	.280	.246	.219	.193	.172	.160	.169	.163
25 to 50.....	.215	.209	.199	.178	.156	.151	.145	.139	.135
50 to 100.....	.177	.172	.164	.146	.137	.132	.129	.124	.119
100 to 250.....	.152	.147	.140	.120	.122	.117	.113	.110	.109
Over 250.....	.186	.182	.125	.119	.116	.112	.109	.103	.103

[\*Item amended by Am. 13, effective 10-9-44]

TABLE VI—Continued

X-328R

Weight per piece (pounds)	Number of pieces						
	1 to 3	4 to 9	10 to 24	50 to 99	250 to 499	500 to 999	1,000 and over
1 to 5	.477	.407	.442	.394	.311	.275	.227
5 to 10	.378	.300	.340	.274	.218	.188	.148
10 to 25	.310	.248	.277	.218	.164	.140	.108
25 to 50	.242	.238	.225	.177	.130	.116	.088
50 to 100	.200	.194	.185	.146	.105	.092	.068
100 to 250	.171	.167	.159	.121	.083	.070	.051
Over 250	.163	.160	.142	.131	.093	.080	.061

X-329R

1 to 5	.500	.431	.461	.401	.337	.303	.233
5 to 10	.472	.400	.435	.342	.271	.246	.191
10 to 25	.388	.345	.342	.305	.232	.207	.152
25 to 50	.302	.295	.280	.242	.205	.179	.134
50 to 100	.240	.242	.230	.187	.150	.124	.098
100 to 250	.213	.208	.193	.151	.114	.088	.062
Over 250	.201	.197	.177	.163	.123	.097	.071

X-330R

1 to 5	.714	.600	.650	.517	.404	.357	.288
5 to 10	.604	.500	.522	.409	.300	.265	.200
10 to 25	.447	.399	.413	.325	.250	.215	.150
25 to 50	.352	.353	.330	.263	.215	.180	.135
50 to 100	.288	.286	.270	.210	.163	.137	.102
100 to 250	.256	.249	.235	.183	.136	.110	.084
Over 250	.229	.223	.212	.165	.124	.098	.072

X-331R

Weight per piece (pounds)	Number of pieces						
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 499	500 and over
1 to 5	.652	.525	.591	.491	.372	.325	.252
5 to 10	.516	.438	.472	.372	.286	.249	.191
10 to 25	.407	.352	.371	.281	.210	.175	.130
25 to 50	.320	.320	.304	.232	.185	.150	.115
50 to 100	.271	.271	.255	.198	.150	.125	.090
100 to 250	.233	.227	.215	.163	.120	.095	.070
250 to 500	.208	.204	.193	.145	.105	.080	.055
500 to 1,000	.180	.174	.163	.120	.085	.065	.045
1,000 to 2,500	.155	.149	.138	.100	.070	.050	.035
2,500 to 5,000	.133	.127	.116	.080	.055	.040	.025
5,000 to 10,000	.110	.104	.093	.060	.040	.025	.015
10,000 to 25,000	.088	.082	.071	.045	.030	.015	.005
25,000 to 50,000	.066	.060	.049	.025	.015	.005	.002
50,000 to 100,000	.044	.038	.027	.010	.005	.002	.001
Over 100,000	.032	.026	.015	.005	.002	.001	.000

[\*Item amended by Am. 13, effective 10-9-44]

TABLE VI—Continued

X-324R

Weight per piece (pounds)	Number of pieces						
	1 to 3	4 to 9	10 to 24	50 to 99	250 to 499	500 to 999	1,000 and over
1 to 5	.477	.407	.442	.394	.311	.275	.227
5 to 10	.378	.300	.340	.274	.218	.188	.148
10 to 25	.310	.248	.277	.218	.164	.140	.108
25 to 50	.242	.238	.225	.177	.130	.116	.088
50 to 100	.200	.194	.185	.146	.105	.092	.068
100 to 250	.171	.167	.159	.121	.083	.070	.051
Over 250	.163	.160	.142	.131	.093	.080	.061

X-325R

1 to 5	.500	.431	.461	.401	.337	.303	.233
5 to 10	.472	.400	.435	.342	.271	.246	.191
10 to 25	.388	.345	.342	.305	.232	.207	.152
25 to 50	.302	.295	.280	.242	.205	.179	.134
50 to 100	.240	.242	.230	.187	.150	.124	.098
100 to 250	.213	.208	.193	.151	.114	.088	.062
Over 250	.201	.197	.177	.163	.123	.097	.071

X-326R

1 to 5	.714	.600	.650	.517	.404	.357	.288
5 to 10	.604	.500	.522	.409	.300	.265	.200
10 to 25	.447	.399	.413	.325	.250	.215	.150
25 to 50	.352	.353	.330	.263	.215	.180	.135
50 to 100	.288	.286	.270	.210	.163	.137	.102
100 to 250	.256	.249	.235	.183	.136	.110	.084
Over 250	.229	.223	.212	.165	.124	.098	.072

X-327R

Weight per piece (pounds)	Number of pieces						
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 499	500 and over
1 to 5	.652	.525	.591	.491	.372	.325	.252
5 to 10	.516	.438	.472	.372	.286	.249	.191
10 to 25	.407	.352	.371	.281	.210	.175	.130
25 to 50	.320	.320	.304	.232	.185	.150	.115
50 to 100	.271	.271	.255	.198	.150	.125	.090
100 to 250	.233	.227	.215	.163	.120	.095	.070
250 to 500	.208	.204	.193	.145	.105	.080	.055
500 to 1,000	.180	.174	.163	.120	.085	.065	.045
1,000 to 2,500	.155	.149	.138	.100	.070	.050	.035
2,500 to 5,000	.133	.127	.116	.080	.055	.040	.025
5,000 to 10,000	.110	.104	.093	.060	.040	.025	.015
10,000 to 25,000	.088	.082	.071	.045	.030	.015	.005
25,000 to 50,000	.066	.060	.049	.025	.015	.005	.002
50,000 to 100,000	.044	.038	.027	.010	.005	.002	.001
Over 100,000	.032	.026	.015	.005	.002	.001	.000

TABLE VI—Continued

X-328R

Weight per piece (pounds)	Number of pieces						
	1 to 3	4 to 9	10 to 24	50 to 99	250 to 499	500 to 999	1,000 and over
1 to 5	.477	.407	.442	.394	.311	.275	.227
5 to 10	.378	.300	.340	.274	.218	.188	.148
10 to 25	.310	.248	.277	.218	.164	.140	.108
25 to 50	.242	.238	.225	.177	.130	.116	.088
50 to 100	.200	.194	.185	.146	.105	.092	.068
100 to 250	.171	.167	.159	.121	.083	.070	.051
Over 250	.163	.160	.142	.131	.093	.080	.061

X-329R

1 to 5	.500	.431	.461	.401	.337	.303	.233
5 to 10	.472	.400	.435	.342	.271	.246	.191
10 to 25	.388	.345	.342	.305	.232	.207	.152
25 to 50	.302	.295	.280	.242	.205	.179	.134
50 to 100	.240	.242	.230	.187	.150	.124	.098
100 to 250	.213	.208	.193	.151	.114	.088	.062
Over 250	.201	.197	.177	.163	.123	.097	.071

X-330R

1 to 5	.714	.600	.650	.517	.404	.357	.288
5 to 10	.604	.500	.522	.409	.300	.265	.200
10 to 25	.447	.399	.413	.325	.250	.215	.150
25 to 50	.352	.353	.330	.263	.215	.180	.135
50 to 100	.288	.286	.270	.210	.163	.137	.102
100 to 250	.256	.249	.235	.183	.136	.110	.084
Over 250	.229	.223	.212	.165	.124	.098	.072

Number of pieces

Weight per piece (pounds)	Number of pieces						
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 499	500 and over
1 to 5	.370	.311	.347	.275	.215	.188	.148
5 to 10	.297	.240	.275	.208	.148	.121	.091
10 to 25	.236	.194	.219	.163	.113	.086	.061
25 to 50	.191	.153	.177	.122	.072	.047	.031
50 to 100	.153	.115	.143	.088	.050	.031	.021
100 to 250	.118	.080	.111	.063	.031	.017	.011
Over 250	.111	.083	.103	.053	.021	.011	.007

X-331R

Weight per piece (pounds)	Number of pieces						
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 499	500 and over
1 to 5	.370	.311	.347	.275	.215	.188	.148
5 to 10	.297	.240	.275	.208	.148	.121	.091
10 to 25	.236	.194	.219	.163	.113	.086	.061
25 to 50	.191	.153	.177	.122	.072	.047	.031
50 to 100	.153	.115	.143	.088	.050	.031	.021
100 to 250	.118	.080	.111	.063	.031	.017	.011
Over 250	.111	.083	.103	.053	.021	.011	.007

TABLE VI—Continued  
X-335R

Weight per piece (pounds)	Number of pieces						500 and over
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	
1 to 5	424	413	392	360	307	276	243
5 to 10	335	326	310	270	242	218	185
10 to 25	268	260	246	210	183	160	130
25 to 50	215	209	199	178	156	137	110
50 to 100	177	172	164	146	127	112	90
100 to 250	152	147	140	123	107	93	75
250 to 500	134	132	123	110	96	83	68
500 to 1,000	124	121	112	100	87	75	62
1,000 to 2,500	113	111	101	89	78	68	57
2,500 to 5,000	106	104	94	82	72	63	53
5,000 to 10,000	101	99	89	77	67	58	49
10,000 to 25,000	98	96	86	74	64	55	46
25,000 to 50,000	94	92	82	70	60	51	42
50,000 to 100,000	91	89	79	67	57	48	39
Over 100,000	88	86	76	64	54	45	36

X-336R

Weight per piece (pounds)	Number of pieces						500 and over
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	
1 to 5	477	436	413	369	324	290	257
5 to 10	353	344	323	291	254	223	191
10 to 25	281	274	259	232	204	183	153
25 to 50	227	221	211	187	165	146	121
50 to 100	187	183	173	154	135	119	99
100 to 250	154	149	142	125	109	95	79
250 to 500	131	124	116	101	88	76	63
500 to 1,000	121	117	108	94	81	70	59
1,000 to 2,500	112	110	100	87	75	64	53
2,500 to 5,000	106	104	94	81	70	60	50
5,000 to 10,000	101	99	89	76	65	55	45
10,000 to 25,000	98	96	86	73	62	52	42
25,000 to 50,000	94	92	82	69	58	48	38
50,000 to 100,000	91	89	79	66	55	45	35
Over 100,000	88	86	76	63	52	42	32

X-337R

Weight per piece (pounds)	Number of pieces						500 and over
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	
1 to 5	392	383	363	324	284	255	226
5 to 10	310	303	287	256	225	201	170
10 to 25	246	240	227	204	179	160	147
25 to 50	199	194	185	165	145	129	110
50 to 100	164	160	152	136	119	105	89
100 to 250	140	137	130	116	101	88	74
250 to 500	123	121	112	98	84	72	60
500 to 1,000	115	112	103	89	76	64	53
1,000 to 2,500	108	106	96	82	70	59	49
2,500 to 5,000	103	101	91	77	65	54	44
5,000 to 10,000	98	96	86	72	60	49	39
10,000 to 25,000	94	92	82	68	56	45	35
25,000 to 50,000	91	89	79	65	53	42	32
50,000 to 100,000	88	86	76	62	50	39	29
Over 100,000	85	83	73	59	47	36	26

[Tables X-334R, X-335R, X-336R and X-337R added by Am. 13, effective 10-9-44]

TABLE VI—Continued  
X-332R

Weight per piece (pounds)	Number of pieces						100 and over
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 and over	
1 to 5	477	467	442	394	346	311	
5 to 10	378	369	349	312	274	246	
10 to 25	309	293	277	245	215	194	
25 to 50	242	233	225	201	174	153	
50 to 100	200	194	185	165	147	128	
100 to 250	171	167	159	139	121	106	
250 to 500	148	143	135	115	98	85	
500 to 1,000	130	125	117	97	80	68	
1,000 to 2,500	121	117	108	88	71	60	
2,500 to 5,000	114	111	102	82	65	54	
5,000 to 10,000	108	105	96	76	59	48	
10,000 to 25,000	103	100	91	71	54	43	
25,000 to 50,000	98	95	86	66	49	38	
50,000 to 100,000	93	90	81	61	44	33	
Over 100,000	89	86	77	57	40	29	

X-333R

Weight per piece (pounds)	Number of pieces						1,000 and over
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	
1 to 5	392	383	363	324	284	255	226
5 to 10	310	303	287	256	225	201	170
10 to 25	246	240	227	204	179	160	147
25 to 50	199	194	185	165	145	129	110
50 to 100	164	160	152	136	119	105	89
100 to 250	140	137	130	116	101	88	74
250 to 500	123	121	112	98	84	72	60
500 to 1,000	115	112	103	89	76	64	53
1,000 to 2,500	108	106	96	82	70	59	49
2,500 to 5,000	103	101	91	77	65	54	44
5,000 to 10,000	98	96	86	72	60	49	39
10,000 to 25,000	94	92	82	68	56	45	35
25,000 to 50,000	91	89	79	65	53	42	32
50,000 to 100,000	88	86	76	62	50	39	29
Over 100,000	85	83	73	59	47	36	26

[Tables X-328R, X-333R, X-334R, X-335R, X-336R and X-337R added by Am. 10, 9 F.R. 678, effective 1-15-44]

X-334R

Weight per piece (pounds)	Number of pieces						500 and over
	1 to 3	4 to 9	10 to 24	25 to 49	50 to 99	100 to 249	
1 to 5	477	467	442	394	346	311	275
5 to 10	378	369	349	312	274	246	208
10 to 25	309	293	277	245	215	194	180
25 to 50	242	233	225	201	174	153	135
50 to 100	200	194	185	165	147	128	110
100 to 250	171	167	159	139	121	106	90
250 to 500	148	143	135	115	98	85	70
500 to 1,000	130	125	117	97	80	68	56
1,000 to 2,500	121	117	108	88	71	60	49
2,500 to 5,000	114	111	102	82	65	54	44
5,000 to 10,000	108	105	96	76	59	48	38
10,000 to 25,000	103	100	91	71	54	43	33
25,000 to 50,000	98	95	86	66	49	38	28
50,000 to 100,000	93	90	81	61	44	33	23
Over 100,000	89	86	77	57	40	29	19

[Table VI (formerly V) amended by Am. 5, 8 F.R. 3844, effective 3-28-43; Am. 6, 8 F.R. 8675, effective 6-28-43, Am. 8, 8 F.R. 12992, effective 9-28-43 and as otherwise noted]  
 [§ 1306.112 amended by Am. 4, 8 F.R. 2275, effective 2-26-43]

TABLE VII—EXTRA CHARGES

The following charges may be added in computing maximum prices only where the extras are specified by the purchaser and furnished by the producer:

A. *Comprehensive report extras.* The extra charges listed on pages 64, 65 and 66 of the Comprehensive Report may be added in computing maximum prices for navy, ordnance, and ship and marine castings in paragraph (a) and also for castings for which maximum prices are established by paragraph (c).<sup>2</sup> *Exception.* No extra charge for tension specifications may be added where the purchaser's specifications call for both tensile strengths and yield points below those shown for Class A, Grade I steel in the Table of Tension Specifications on page 66 of the Comprehensive Report.

B. *Extras for X-ray, gamma ray and magnafux.* Extra charges may be added for X-ray, gamma ray or magnafux inspection of steel castings only where the castings are subject to rejection by the purchaser on the basis of such inspection. The applicable extra charges are as follows:

1. *Pilot castings.* The applicable maximum price for each pilot casting may be added in the case of X-ray, gamma or magnafux inspection. This price shall be determined on the basis of the quantity differentials applicable to the total quantity of castings ordered from one pattern at one time.

2. *X-ray or gamma ray only—(a) Production cost extras.* Regardless of who makes the inspection, whichever of the following percentages of the base prices<sup>3</sup> for rough castings of the following types is applicable may be added where Navy Department Bureau of Ships Radiographic Standards for Steel Castings, or similar standards, are specified:

Class No. and description:	Percent
1. H. P. Valves and Fittings (wall thickness less than 1 inch); Super-heater Fittings; Boiler Stop Valves; Machinery Castings subject to fatigue or impact stresses (wall thickness less than ½")	30
2. H. P. Turbine Casings; Steam Chests; Turbine Throttle Valves; H. P. Valves and Fittings (wall thickness 1 inch or greater); L. P. Valves (wall thickness less than 1 inch); Machinery Castings (wall ½ inch or greater)	22½
3. L. P. Turbine Casings; H. P. Turbine Exhaust Casings; L. P. End of H. P. Turbine; L. P. Valves (wall thickness 1 inch or greater); Machinery Castings not subjected to steam pressure	17½
4. Hull castings less than 3 inches in thickness—subjected to high service stresses; Machinery castings not subjected to impact stresses or vibration	15
5. Hull castings 3 inches or more in thickness and subject to high service stresses	12½

<sup>2</sup>The extra charge for pressure or oil tests on page 12 of the Comprehensive Report may be added where applicable in computing maximum prices under paragraph (c) for Electrical Machinery and Equipment Castings.

<sup>3</sup>"Base prices" wherever used means the maximum price for the rough castings before adjustment for extra charges, machining charges, pattern charges, and transportation charges or allowances.

[Above table amended by Am. 11, 9 F.R. 2559, effective 3-10-44]

Where a casting is not one of the types described above such casting shall be classified and the applicable charge determined by using the description and applying the standards above which most nearly fit such casting.

(b) *Inspection extras—(1) Inspection by the producer.* When inspection is made by the producer there may be added not only the applicable charge for the production cost extra but also a charge based on the "time required" to make the inspection computed on the basis of the following:

X-ray machine capacity:	Hourly rate
200,000 to 300,000 volt capacity machine	\$17.00
300,000 to 500,000 volt capacity machine	21.00
1,000,000 and over volt capacity machine	25.00
Radium capacity:	
10 to 500 milligrams	5.00

In no case need such charge be less than a total of \$10.00 on one order. "Time required" means the total time consumed in the transportation of castings to be inspected from the production line or repair point to the point of inspection, in the setting up of castings for inspection, in making the exposure, in dismantling the castings and in the actual operation of developing and interpreting the films.

(2) *Subcontracted inspection.* When inspection is let out by the producer to an independent laboratory there may be added not only the applicable charge for the production cost extra but also the net charge of the independent laboratory plus 10% of such charge.

3. *Magnafux only—(a) Production cost extras.* Regardless of who performs the inspection, whichever of the following percentages of the base price for the rough casting is applicable may be added:

When the purchaser specifies testing at amperage of:	Percent
Up to 600 amperes	15
600 to 1,000 amperes	22½
1,000 to 3,000 amperes	30

(b) *Inspection extras—(1) Inspection by the producer.* When inspection is made by the producer there may be added not only the charge for the production cost extra but also a charge based on the "time required" to make the inspection computed on the basis of the following:

Amperage of testing:	Hourly rate
Up to 1,000 amperes	\$7.50
1,000 to 3,000 amperes	9.00

In no case need said charge be less than a total of \$10.00 on one order. "Time required" means the total time consumed in the transportation of the castings to be inspected from the production line or repair point to point of inspection, the setting up of the castings for inspection, the exposure and dismantling of the castings, and the operation of interpreting the magnafuxing.

(2) *Subcontracted inspection.* When inspection is let out by the producer to an independent laboratory there may be added not only the applicable charge for the production cost extra but also the net charge of the independent laboratory plus 10% of such charge.

4. *Castings subject to rejection by the purchaser on the basis of both radiographic and magnafux inspection—(a) Production cost extras.* Regardless of who makes the inspection, whichever of the applicable charges for the production cost extras in 2 (a) or 3 (a) is higher may be added.

(b) *Inspection extras—(1) Inspection by the producer.* When either or both of the radiographic and magnafux inspections are made by the producer there may be added not only the applicable charge for the production cost extra in (a) of this section 4

but also all of the charges for inspection extras in 2 (b) (1) and 3 (b) (1) which are applicable.

(2) *Subcontracted inspection.* When either or both of the radiographic and magnafux inspections are let out by the producer to an independent laboratory, there may be added not only the applicable charge for the production cost extra in (a) of this section 4 but also the net charge of the independent laboratory plus 10% of such charge.

c. *Special extras.* Where at the request of the purchaser a producer furnishes services in connection with the sale of steel castings which services are beyond customary foundry practice in the third quarter of 1941 such producer may, in computing his maximum prices, include a charge for such services only if such extra charge is established in the following manner: Such producer shall request the Iron and Steel Branch of the Office of Price Administration, Washington, D. C. in writing to establish an extra. Such request must include (1) a full description of the castings, (2) a statement of the end-use of the castings, (3) the service to be furnished, (4) the estimated cost of furnishing such service, (5) the circumstances under which the service will be furnished, (6) whether it has been furnished in the past and, if so, what charge has been made, (7) the amount of the extra charge requested, and (8) such other information as the producer may wish to submit. Said Iron and Steel Branch shall act on such request within a reasonable time and may take such action on the request as to it seems just and proper. Pending such action the producer may invoice the prices computed on the basis of requested extra charges subject, however, to adjustment in accordance with whatever extra charge is established by said Iron and Steel Branch pursuant to the request. Action taken by the Iron and Steel Branch pursuant to this paragraph shall be in writing.

[Table VII added by Am. 10, 9 F.R. 678, effective 1-15-44]

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

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

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

Side frames	Extra per casting any quantity
Barber Truck Type "S-1" Construction	\$0.60
Unit Truck Type A Construction	1.25
Cresco 4th Point Support Bracket	1.25
Cresco Safety Guard Bracket	1.25
Ersko Beam Safety Ledge	.65
Tio Red Brackets	.60
Waste Retaining Ribs	.25

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

Integral box frames	Pedestal frames	Andrews frames	Integral box frames
\$64.15 ea.	\$47.45 ea.	\$42.05 ea.	\$64.15 ea.
86.55 ea.	61.00 ea.	57.05 ea.	86.55 ea.
93.00 ea.	66.35 ea.	61.90 ea.	93.00 ea.
109.00 ea.	76.05 ea.	70.55 ea.	109.00 ea.

ELSEY INTEGRAL BOX FRAMES

Size of journal	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
4 1/2" x 8" and 9" x 9" journals						
5 1/2" x 10" journals	\$80.20 ea.	\$84.10 ea.	\$81.35 ea.	\$70.00 ea.	\$76.05 ea.	\$60.00 ea.
6" x 11" journals	65.40 ea.	60.00 ea.	57.30 ea.	54.00 ea.	52.10 ea.	74.00 ea.
6 1/2" x 12" journals						

FULL CUSHION PEDESTAL TYPE FRAMES

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

8" x 9"-----	\$97.15 ea.	\$91.00 ea.	\$88.80 ea.	\$86.05 ea.	\$83.50 ea.	\$75.15 ea.
8 1/2" x 10"-----	101.70 ea.	96.00 ea.	93.15 ea.	90.30 ea.	87.05 ea.	73.10 ea.
9 1/2" x 10"-----						
9 1/2" x 10"-----	\$76.70	\$72.05 ea.	\$70.40 ea.	\$67.70 ea.	\$65.70 ea.	\$60.40 ea.

STABILIZED PEDESTAL TYPE FRAMES

9 1/2" x 10"-----						
9 1/2" x 10"-----						
9 1/2" x 10"-----						
9 1/2" x 10"-----						

(2) Furnished in "High Tensile" Steel

INTEGRAL BOX FRAMES

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

Size of journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
4 1/2" x 8"	410 1/2	\$50.60 ea.	\$47.00 ea.	\$46.60 ea.	\$45.35 ea.	\$43.99 ea.	\$39.95 ea.
5" x 9"	450	64.70 ea.	61.85 ea.	60.40 ea.	58.95 ea.	57.35 ea.	54.00 ea.
5 1/2" x 10"	510	60.30 ea.	57.05 ea.	55.25 ea.	53.65 ea.	52.09 ea.	47.00 ea.
6" x 11"	600	73.25 ea.	68.95 ea.	66.80 ea.	64.60 ea.	62.65 ea.	56.10 ea.

TABLE II—Bolsters

[Prices are price per bolster unless otherwise noted]

(1) Furnished in Grade "B" Steel

ELSEY TRUCK BOLSTERS

Size of journal	1-10 pieces	11-49 pieces	50-99 pieces	100-199 pieces	200 or more pieces
5 1/2" x 10"		\$86.05	\$81.00	\$78.75	\$75.10
6" x 11"		121.35	113.65	102.45	101.05

BARRETT-WHITEHEAD TRUCK BOLSTERS

5 1/2" x 10"	\$79.50	\$73.35	\$69.05	\$63.65	\$59.05
6" x 11"	116.65	109.03	103.45	97.10	92.10
6 1/2" x 12"	153.00	123.85	121.65	116.20	112.85

where such pattern costs were customarily charged by such producer between October 1 and October 15, 1941, and the maximum amount of any additional charge for such pattern costs shall be the amount which customarily was or would have been charged by such producer for the same or similar pattern costs between October 1 and October 15, 1941. [Paragraph (c) amended by Am. 8, 8 F.R. 12992, effective 9-28-43 and as otherwise noted]

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

(c) Coupler repair parts. Maximum prices for coupler repair parts furnished by any producer shall be the prices which railroad specialty producers customarily charged on similar sales of such parts between October 1 and October 15, 1941. [Paragraphs (b) and (c) added by Am. 8, 8 F.R. 12992, effective 9-28-43]

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TABLE I—Side frames

(1) Furnished in Grade "B" Steel

ANDREWS FRAMES

Size of journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
4 1/2" x 8"	375 1/2	\$34.05 ea.	\$33.00 ea.	\$32.05 ea.	\$31.10 ea.	\$30.15 ea.	\$27.10 ea.
5" x 9"	435	37.60 ea.	35.45 ea.	34.45 ea.	33.20 ea.	32.20 ea.	29.00 ea.
5 1/2" x 10"	500	41.35 ea.	38.65 ea.	37.55 ea.	36.55 ea.	35.10 ea.	31.60 ea.
6" x 11"	630	51.80 ea.	48.00 ea.	47.30 ea.	45.55 ea.	43.95 ea.	39.45 ea.
6 1/2" x 12"	700	53.05 ea.	48.85 ea.	48.00 ea.	46.55 ea.	46.20 ea.	44.25 ea.

PEDESTAL FRAMES

4 1/2" x 8"	410 1/2	\$34.65 ea.	\$33.65 ea.	\$32.65 ea.	\$31.70 ea.	\$30.75 ea.	\$28.70 ea.
5" x 9"	470	37.60 ea.	36.55 ea.	35.55 ea.	34.55 ea.	33.55 ea.	31.10 ea.
5 1/2" x 10"	540	41.35 ea.	40.25 ea.	39.25 ea.	38.25 ea.	37.25 ea.	34.00 ea.
6" x 11"	690	51.80 ea.	49.20 ea.	48.20 ea.	46.80 ea.	45.80 ea.	42.30 ea.
6 1/2" x 12"	810	54.15 ea.	50.90 ea.	49.90 ea.	48.50 ea.	47.50 ea.	44.70 ea.

INTEGRAL BOX FRAMES

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

Size of journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 to 399 pieces	400 or more pieces
4 1/2" x 8"	410 1/2	\$45.05 ea.	\$42.65 ea.	\$41.50 ea.	\$40.40 ea.	\$39.10 ea.	\$35.00 ea.
5" x 9"	470	48.70 ea.	46.10 ea.	45.00 ea.	43.90 ea.	42.15 ea.	38.30 ea.
5 1/2" x 10"	540	53.70 ea.	50.20 ea.	49.10 ea.	47.75 ea.	46.35 ea.	41.85 ea.
6" x 11"	700	64.25 ea.	61.45 ea.	60.50 ea.	58.80 ea.	57.50 ea.	53.00 ea.
6 1/2" x 12"	810	73.65 ea.	71.45 ea.	70.15 ea.	68.65 ea.	67.65 ea.	61.25 ea.

TABLE II—Bolsters—Continued  
(1) Furnished in Grade "B" Steel—Continued  
FULL CUSHION—TRUCK BOLSTERS

Size of Journal	Normal weight	1 to 10 pieces	11 to 40 pieces	50 to 99 pieces	100 to 199 pieces	200 or more pieces
15" x 8"		\$77.00	\$72.80	\$70.20	\$65.40	\$58.00
6 1/2" x 10"		87.20	81.40	78.15	72.85	64.00
STABILIZED TRUCK BOLSTERS						
6 1/2" x 10"		\$85.05	\$80.35	\$77.50	\$72.20	\$64.00
TRUCK BOLSTERS						
Size of Journal	Normal weight	1 to 10 pieces	11 to 40 pieces	50 to 99 pieces	100 to 199 pieces	200 or more pieces
4 1/2" x 8"	650	\$64.00	\$50.80	\$50.00	\$45.00	\$40.25
5" x 9"	715	71.50	67.20	65.25	60.80	54.05
5 1/2" x 10"	815	77.00	72.80	70.20	65.40	58.00
6" x 11"	1,000	93.70	87.15	83.55	77.15	69.80
6 1/2" x 12"	1,200	112.40	104.65	100.20	92.60	84.00

Above table amended by Am. 10, 9 F.R. 678, effective 1-15-44]

BODY BOLSTERS

Class	Weight	1-10 pieces	11-49 pieces	50-99 pieces	100-199 pieces	200 or more pieces
A	Up to 500 lbs.	\$33.40	\$35.40	\$34.05	\$30.60	\$25.60
B	531 to 650 lbs.	64.00	60.45	58.60	55.20	49.85
C	731 to 799 lbs.	74.00	70.40	68.45	64.40	58.00
D	831 to 899 lbs.	83.45	80.55	78.20	73.60	66.40
E	931 to 1,029 lbs.	93.00	89.85	88.60	82.60	74.60
F	1,031 to 1,159 lbs.	103.85	100.60	97.85	92.60	83.00
G	1,161 to 1,400 lbs.	117.45	110.60	107.60	101.20	91.45

AN capacities..... \$3.60 per 100 lbs.  
[Subparagraph (1) as amended by Am. 10, 8 F.R. 12992, effective 9-28-43]

(2) Furnished in High Tensile Steel

TRUCK BOLSTERS

[The prices shown below cover cast steel truck bolsters with center plates and side bearings cast integral, or arranged for application of separable center plates or side bearings]

Size of Journal	Normal weight	1 to 10 pieces	11 to 49 pieces	50 to 99 pieces	100 to 199 pieces	200 or more pieces
4 1/2" x 8"	645	\$72.40	\$68.15	\$64.10	\$59.85	\$55.15
5" x 9"	725	89.45	83.35	79.05	74.30	69.55
5 1/2" x 10"	825	98.05	91.95	87.70	82.95	78.20
6" x 11"	1,000	121.00	114.90	110.65	104.45	98.20
6 1/2" x 12"	1,200	150.00	143.50	139.15	132.80	126.45

[Subparagraph (2) amended by Am. 10, 9 F.R. 678, effective 1-15-44]

TABLE III—Couplers

(1) Furnished in Grade "B" Steel

A. A. R. STANDARD AND ALTERNATE STANDARD COUPLERS AND ATTACHMENTS  
furnished in Grade "B" Steel

A. A. R. Type "F" top or rotary operating couplers, 12" heads, with shanks not more than 2 1/4" long, fitted with 11" knuckles:	
5 in. x 7 in. shanks, with 0 1/2 in. butt ends.....	\$57.75 per pair.
5 in. x 7 in. shanks, with 0 1/2 in. butt ends.....	\$57.00 per pair.
6 1/2 in. x 8 in. shanks, with 0 1/2 in. butt ends.....	\$57.00 per pair.
6 1/2 in. x 8 in. shanks, with 0 1/2 in. butt ends.....	\$57.00 per pair.
Locomotive or Special Tender designs with shanks not over 2 1/4" in. long.....	\$57.00 each.
Other special tender designs with unusual style shanks not over 2 1/4" in. long.....	\$57.00 per lb.
Passenger Coupler designs.....	\$57.00 per lb.
A. A. R. Alternate Standard Swivel Butts, complete with pins, pin retainers and cotter, when furnished for assembly with couplers having swiveling shanks:	
In lots of 1 to 99 pcs. incl.....	\$17.60 per pair.
In lots of 100 to 199 pcs. incl.....	\$16.60 per pair.
In lots of 200 pieces or more.....	\$15.60 per pair.
A. A. R. Alternate Standard Swivel Yokes, complete with pins and cotter, when furnished for assembly with couplers having swiveling shanks:	
In lots of 1 to 99 pcs. incl.....	\$27.00 per pair.
In lots of 100 to 199 pcs. incl.....	\$26.40 per pair.
In lots of 200 or more pieces.....	\$24.00 per pair.

FORMER M. O. B. COUPLERS

M. O. B. top operating freight, locomotive, or special tender couplers, 9 1/2 in. head, with shanks not over 2 1/4" in. long fitted with 9 in. or 11 in. knuckles.....	\$25.50 each.
M. O. B. top or bottom operating passenger couplers, not over 4 3/4 in. long from pulling face of knuckle to eye, fitted with 9 in. knuckles, but not including the furnishing or application of wrought iron eye bolts, separate stamp, or separate wearing plates.....	\$30.00 each.
Coupler sockets complete, for use with locomotive coupler design.....	\$105 per lb.

SPECIAL M. O. B. COUPLERS NOS. 1 AND 2 COMPLETE COUPLERS

Special M. O. B. No. 1 Top Operating Couplers with shanks not over 2 1/4" long and fitted with 9" knuckles:	Price each
6 x 7" shanks, 0 1/2" butt ends.....	\$25.50
6 x 7" shanks, 0 1/2" butt ends.....	25.50
Engine, Short Shanks.....	25.50
Special M. O. B. No. 2 Top Operating Couplers, with shanks not over 2 1/4" long and fitted with 9" knuckles:	
6 x 7" shanks, 0 1/2" butt ends.....	24.00
6 x 7" shanks, 0 1/2" butt ends.....	24.00
Engine, Short Shanks.....	24.00

For determining prices of various other combinations of incomplete types, "E" Couplers, the following amounts for missing parts should be deducted.

Type	Type	Type
freight couplers	locomotive couplers	live couplers
Less Knuckles.....	deduct.....	Each
Less Litters.....	\$3.72	\$4.25
Less Locomotive Throwers.....	.62	.45
Less Litters.....	2.14	1.67
Less Knuckle Pins.....	.54	.57

M. O. B.

M. O. B. Coupler Bodies Only; without fittings: Each  
5 x 7 x 9 1/2"..... \$30.60  
6 x 7 x 9 1/2"..... 30.60

For determining prices of various other combinations of incomplete M. O. B. Couplers, the following amounts for missing parts should be deducted.

Less Knuckles.....	deduct.....	Each
Less Litters.....	10	\$3.05
Less Litters.....	10	10
Less Knuckle Pins.....	10	10
Less Knuckle Pins.....	10	10

Locomotive, Short Shank..... \$27.00  
[Above table amended by Am. 10, 9 F.R. 678, effective 1-15-44]

TABLE III—Couplers—Continued

(1) Furnished in Grade "B" Steel—Continued

FRACTIONAL SIZE COUPLERS

3/4" Size top operating freight or tender couplers without uncoupling chains, price.....	\$19.50 each;
3/4" Size bottom or side operating freight or tender couplers, without uncoupling chains, price.....	\$21.00 each;
3/4" Size top, side, or bottom operating passenger couplers, without uncoupling chains, price.....	\$23.25 each;
3/4" Size top operating freight or tender couplers, without uncoupling chains, price.....	\$13.00 each;
3/4" Size coupler pockets, price.....	\$0.205 per lb;

(2) Furnished in "High Tensile" Steel

A. A. R. STANDARD AND ALTERNATE STANDARD COUPLERS AND ATTACHMENTS

A. A. R. Type "E" top or rotary operating couplers, 12" heads with shanks not more than 2 1/4" long, fitted with 11" knuckles:	
6 1/4" x 8" shanks with 6 1/4" buttends.....	\$67.25 per pr.
6 1/4" x 8" swiveling shanks, without butts, pins, and cotters.....	\$67.25 per pr.
A. A. R. Alternate Standard Swivel Butts, complete with pins, pin retainers and cotters, when furnished for assembly with couplers having swiveling shanks:	
In lots of 1 to 99 pcs. incl.....	\$19.65 per pr.
In lots of 100 to 199 pcs. incl.....	\$18.40 per pr.
In lots of 200 pieces or more.....	\$17.15 per pr.
A. A. R. Alternate Standard Swivel Yokes, complete with pins and cotters, when furnished for assembly with couplers having swiveling shanks:	
In lots of 1 to 99 pcs. incl.....	\$42.15 per pr.
In lots of 100 to 199 pcs. incl.....	\$40.25 per pr.
In lots of 200 pieces or more.....	\$38.40 per pr.
A. A. R. Standard Tight Lock Coupler Complete T-80.....	\$11.25 each.
A. A. R. Standard Tight Lock Coupler Yoke, Y-50, complete with Radial connection, Radial seat and pins.....	\$112.50 each.
Type "E" Controlled Slack Coupler, Complete:	
C. S. C.-1.....	\$62.30 each.
C. S. C.-2.....	\$92.80 each.
C. S. C.-3.....	\$94.60 each.
C. S. C.-4.....	\$71.05 each.
C. S. C.-5.....	\$78.65 each.

[Table III amended by Am. 1, 7 F.R. 2001 effective 3-16-42 and as otherwise noted]

TABLE IV—Rigid Yokes (for swivel yokes see Table III)

(1) Furnished in Grade "B" Steel

CAST STEEL DRAFT YOKES FOR FREIGHT CARS, LOCOMOTIVE TENDERS, AND PASSENGER EQUIPMENT

	1-99 pieces	100-199 pieces	200 pieces or more
Schedule A—Covering Standard and Conventional Yokes of A. A. R. Grade "B" Steel, Horizontal Key type for Freight Cars and Locomotive tenders, providing:			
Friction Draft Gear Pocket, 9 1/4" x 24 5/8" for use with 6" x 1 1/2" key, and standard 6" x 8" "D" and 6 1/4" x 8" "E" Couplers, and meeting A. A. R. test requirements.....	Per pr. \$35.65	Per pr. \$32.90	Per pr. \$28.80
Friction Draft Gear Pocket, 9 1/4" x 24 5/8" for use with 5" x 1 1/8" key, and 6" x 7" couplers (or 5" x 5").....	33.00	20.65	26.70
Tandem Spring Draft Gear Pockets, with 8 1/4" or 8 3/4" between straps x 11", for use with 6" x 1 1/2" key or 5" x 1 1/8" key.....	36.45	33.55	29.00
Friction Draft Gear Pocket, 9 1/4" x 18 3/8", for use with 6" x 1 1/2" key, and standard 6" x 8" "D" and 6 1/4" x 8" "E" Couplers and meeting A. A. R. test requirements.....	33.00	30.55	26.70
Friction Draft Gear Pocket, 9 1/4" x 18 3/8", for use with 5" x 1 1/8" key and 6" x 7" couplers (or 5" x 5").....	29.45	27.25	23.70
Schedule B—Covering Non-Standard Vertical Key Type Freight Car Yokes of A. A. R. Grade "B" Steel including Vertical Keys and Retainers complete or keyless Type including locking castings, binders or other retainers complete, providing:			
Friction Draft Gear Pocket, 9 1/4" x 24 5/8", having 5" x 1" straps and designed with or without ties for any size coupler butt.....	36.20	34.00	30.25
Friction Draft Gear Pocket, 9 1/2" x 18 1/2", having 5" x 1" straps and designed with or without ties for any size coupler butt.....	32.25	31.35	28.25
Tandem Spring Draft Gear Pockets, 10 7/8" to 11 3/8" long separated by 6" to 6 1/8" filler blocks, having 5" x 1" straps and designed with or without ties for any size coupler butt.....	39.90	37.45	33.25
Schedule C—Covering all other Freight Car Yokes of A. A. R. Grade "B" Steel Horizontal Key Type; Vertical Key Type; with retainers but without Keys; or Keyless Type of Yoke without locking castings, binders, or other retainers.....	Cents per lb. 10.10	Cents per lb. 9.30	Cents per lb. 8.15
(NOTE: For Vertical Keys, not exceeding 25lbs. each for use with vertical key yokes, or for locking castings, binders, or other retainers for use with Keyless type of Yokes, add to prices on Schedule C—\$4.00 per Pair.)			
Schedule D—Covering all other Tender Yokes of A. A. R. Grade "B" Steel.....	11.40	10.50	9.30
Schedule E—Covering Yokes of A. A. R. Grade "B" Steel for Passenger Equipment.....	11.40	10.50	9.30

[Subparagraph (1) amended by Am. 8, effective 9-28-43; table title amended by Am. 10, 9 F.R. 678, effective 1-15-44]

(2) Furnished in High Tensile Steel.

Schedule "F"—Covering Standard and Conventional Light Weight Yokes of High Tensile Steel. Horizontal Key Type for Freight Cars and Locomotive Tenders providing Friction Draft Gear Pocket 9 1/4" x 24 5/8", for use with 6" x 1 1/2" key and standard 6" x 8" "D" and 6 1/4" x 8" "E" Couplers, and meeting A. A. R. test requirements for tensile steel.

(Per pr.)	(Per pr.)	(Per pr.)
\$38.65	\$35.45	\$30.45

[Subparagraph (2) amended by Am. 10, 9 F.R. 678, effective 1-15-44]

§ 1306.114 [Revoked].

[§ 1306.114 revoked by Am. 5, 8 F.R. 3844, effective 3-28-43]

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

Issued this 4th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 14-15405; Filed, Oct. 5, 1944; 11:42 a. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 200, Amdt. 17]

RUBBER HEELS IN SHOE REPAIR TRADE

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 200 is amended in the following respects:

1. In § 1315.1405 (a) (1) (iii) the following brand name and manufacturer's name are added to appear in alphabetical order:

Ritz..... The I. T. S. Company

2. Section 1315.1405 (a) (1) (iv) is amended by deleting the following brand name and corresponding manufacturer's name:

Ritz..... The I. T. S. Company

This amendment shall become effective October 10, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15406; Filed, Oct. 5, 1944; 11:46 a. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 477, Amdt. 8]

SALES OF RUBBER HEELS AND SOLES IN SHOE FACTORY AND HOME REPLACEMENT TRADES

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 477 is amended in the following respects:

1. Paragraph (b) of section 9a is amended to read as follows:

(b) Maximum prices for sales of soles in the home replacement trade—(1) Maximum prices for sales of flat cord rubber soles in the home replacement trade. The maximum prices for all sales of flat cord rubber soles, by manufacturers, wholesalers or retailers, in the home replacement trade, are the prices set forth in Appendix C. Flat cord rubber soles are those containing clearly distinguishable whole cords which at any given level lie generally parallel to each other.

(2) Maximum prices for sales in the home replacement trade of soles not covered by subparagraph (1). The maximum price for all sales of rubber soles in the home replacement trade not covered by subparagraph (1) shall be determined in accordance with the provisions of the General Maximum Price Regulation.<sup>3</sup>

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

<sup>1</sup> 8 F.R. 14004, 16198; 9 F.R. 89, 794, 6311.

<sup>2</sup> 9 F.R. 1385, 5169.

2. Appendix C is added to read as follows:

**APPENDIX C—MAXIMUM PRICES FOR FLAT CORD SOLING SLABS AND SOLES SOLD IN THE HOME REPLACEMENT TRADE<sup>1</sup>**

FLAT CORD SOLING SLABS 31 1/4" x 3 1/4" <sup>2</sup>

Thickness: <sup>3</sup>	Maximum Price, each <sup>4</sup>
17 Iron.....	\$2.74
14 Iron.....	2.23
12 Iron.....	1.94
10 Iron.....	1.73
9 Iron.....	1.51
7 Iron.....	1.22
6 Iron.....	1.14
5 Iron.....	.94
4 Iron.....	.84
3 Iron.....	.74

FLAT CORD SOLING STRIPS 13" x 4 1/2" <sup>5</sup>

Thickness <sup>3</sup>	Manufacturers' prices <sup>6</sup> (per dozen)	Wholesalers' prices <sup>6</sup> (per dozen)	Retailers' prices (each)
12 Iron.....	\$2.16	\$2.88	\$0.40
9 Iron.....	1.75	2.33	.35
7 Iron.....	1.55	2.07	.30

FLAT CORD HALF SOLES

Thickness and size <sup>3</sup>	Manufacturers' prices per dozen pair <sup>6</sup>	Wholesalers' prices per dozen pair <sup>6</sup>	Retailers' prices per pair
12 Iron:			
Size 15.....	\$2.62	\$3.49	\$0.45
11.....	2.16	2.88	.40
7.....	1.89	2.52	.35
2.....	1.36	1.81	.25
9 Iron:			
Size 15.....	2.25	3.00	.40
11.....	1.80	2.40	.35
7.....	1.60	2.13	.30
2.....	1.18	1.57	.20
7 Iron:			
Size 15.....	1.90	2.53	.35
11.....	1.55	2.07	.30
7.....	1.35	1.80	.25
2.....	1.00	1.33	.16

<sup>1</sup> These maximum prices apply to flat cord soling slabs and soles made from friction scrap which at least equal the minimum specifications established by the War Production Board in Order M-217.

<sup>2</sup> The maximum price for a size of soling slab not given in this table shall be determined by multiplying its area in square feet by the square foot price derived from the 31 1/4" x 3 1/4" slab of the same iron.

<sup>3</sup> The maximum price for an item of a thickness which differs from those shown in this table shall be the price shown in the table for the item which is of the nearest lower thickness to the item being priced unless a different specific maximum price is authorized for it by the Office of Price Administration under section 9. The maximum price for an item of a thickness which is lower than those shown in the table, shall be a specific price authorized for it by the Office of Price Administration under section 9. A seller seeking such an authorization shall file a report in accordance with section 9.

<sup>4</sup> The prices listed in the table are the maximum prices at all levels, subject to a 2% cash discount, and the seller shall not reduce any transportation allowance he had in effect to a purchaser of the same class during March, 1942.

<sup>5</sup> The maximum prices for an item of a size which differs from the sizes shown in this table shall be the maximum price shown in the table for the item which is of the nearest lower size to the item being priced, unless a different specific price is authorized for it by the Office of Price Administration under section 9. A seller seeking such an authorization shall file a report in accordance with section 9.

<sup>6</sup> These maximum prices are subject to any cash discount and transportation allowance that the seller had in effect to a purchaser of the same class during March, 1942.

This amendment shall become effective October 10, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15407; Filed, Oct. 5, 1944; 11:47 a. m.]

**PART 1351—FOOD AND FOOD PRODUCTS**  
[MPR 305, Amdt. 13]

CORN MEAL, CORN FLOUR, CORN GRITS, HOMINY, HOMINY GRITS, BREWERS GRITS AND OTHER PRODUCTS MADE BY A DRY CORN MILLING PROCESS

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

Maximum Price Regulation 305 is amended in the following respects:

1. Section 1351.1760 is amended to read as follows:

§ 1351.1760. *Jobber's maximum price.* The maximum price for the sale by a jobber of any yellow or white corn product shall be the maximum price the processor could charge the jobber's customer, plus, in the case of a sale of hominy feed, corn bran, corn germ cake or corn germ meal, 50 cents per ton.

2. Section 1351.1763 (b) is amended to read as follows:

(b) The maximum price at which any seller other than the processor or jobber may resell hominy feed, corn bran, corn germ cake and corn germ meal shall be determined by adding to his supplier's lawful maximum per ton price on the sale to him, his transportation cost, if any, and, the appropriate one of the following markups, if any:

Wholesaler:	
If he purchased from a jobber.....	2.00 per ton
If he purchased from the processor.....	2.50 per ton
Retailer.....	4.00 per ton

This amendment shall become effective on the 10th day of October 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15408; Filed, Oct. 5, 1944; 11:46 a. m.]

**PART 1386—SOAP AND GLYCERINE**  
[MPR 38, Amdt. 1]

GLYCERINE

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.\*

The definition of carload lot in section 9 (a) is amended to read as follows:

"Carload lot" means a quantity of glycerine having a new weight of 36,000 pounds or more.

This amendment shall become effective October 10, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15409; Filed, Oct. 5, 1944; 11:46 a. m.]

\*Copies may be obtained from the Office of Price Administration.  
<sup>1</sup> 8 F.R. 6177.

**PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES**

[MPR 425, Amdt. 10]

FRESH FRUITS, BERRIES AND VEGETABLES FOR PROCESSING

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

Section 3 is revoked and a new section 3 is added, to read as follows:

Sec. 3. *Maximum prices for grapes for processing.* These maximum prices apply to the following varieties, delivered to the processor's customary receiving point: Concord, Early Concord, Cottage, Eaton, Fredonia, Hicks, King, Moore Early, Rockwood and Worden.

State of production:	Dollars per ton
Maine, Vermont, New Hampshire, Connecticut, Massachusetts, Rhode Island, New York, Pennsylvania, New Jersey, Ohio, Michigan, North Dakota, South Dakota, Iowa, Nebraska, Illinois, Indiana, Wisconsin, Minnesota.....	885
Washington, Oregon, Idaho, Montana, Wyoming.....	52

"Delivered to the customary receiving point" means delivered to the processing plant, or delivered to the receiving station or assembly point where the particular buyer maintained, during the calendar year 1942, facilities for grading, weighing, repacking and loading onto the buyer's conveyance. In other words, the prices named include all transportation to that point. Any amount the buyer pays to get the goods to that point must be subtracted from the maximum price named. Any amount the seller pays to move the goods beyond that point may be added to the maximum price named.

This amendment shall become effective at 12:01 a. m. October 6, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

Approved: October 4, 1944.

MARVIN JONES,  
War Food Administrator.

For the reasons set forth in the statement of considerations accompanying the foregoing amendment, I hereby approve that amendment, and find that the prices named therein are necessary to aid in the effective prosecution of the war.

FRED M. VINSON,  
Economic Stabilization Director.

[F. R. Doc. 44-15412; Filed, Oct. 5, 1944; 11:47 a. m.]

**PART 1418—TERRITORIES AND POSSESSIONS**  
[MPR 283, Amdt. 34]

ELECTRIC IRONS IN ALASKA

A statement of the considerations involved in the issuance of this amend-

\* 8 F.R. 9303, 9379, 12632, 12952, 14154, 15674, 16233; 9 F.R. 7505, 7330, 7858, 8183, 10284.  
<sup>1</sup> 9 F.R. 6320, 8514, 8901, 11609, 11804, 11805.

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 1418.363 (aa), Table XXVII is added to read as follows:

§ 1418.363 (aa) Table XXVII; maximum prices for retail sales of electric irons—(1) Marking ceiling price. Notwithstanding the provisions of § 1418.358 (b) of this regulation, no person may sell or deliver at retail any electric iron listed in the table below unless it has affixed to it a tag which plainly sets forth the ceiling price established by this sec-

tion for sales of the particular model of electric iron, as follows: "Ceiling price (incl. Fed. excise tax) \$-----". Where the iron comes into the possession of the seller with a statement of the domestic ceiling price affixed to it, such statement shall be removed and replaced with the seller's own tag as above provided.

(2) Maximum prices. For all sales and deliveries at retail on and after October 16, 1944, by any person, the maximum prices, inclusive of Federal excise tax, are those set forth below, by localities, opposite each model of electric iron:

Name	Model No.	Description	RETAIL CEILING PRICES (INCLUDING FEDERAL EXCISE TAX)						
			1st Judicial Division <sup>1</sup>	Cordova, Va.—dec, Seward	Anchorage	Palmer	Nonana, Fairbanks	Kodiak	Nome
American Electric Heater Co., Detroit, Mich.	55A B-----	Automatic 1,000 watts....	\$9.50	\$9.55	\$9.90	\$9.95	\$10.10	\$9.60	\$9.70
Chicago Flexible Shaft Co., Chicago, Ill.	A4-----	do.....	10.05	10.10	10.45	10.50	10.65	10.15	10.25
Dominion Electrical Mfg. Co., Mansfield, Ohio.	246-----	do.....	8.50	8.55	8.90	8.95	9.10	8.60	8.70
General Electric Co., Bridgeport, Conn.	116F112-----	Automatic 660 watts....	8.80	8.85	6.20	6.25	6.40	5.90	6.00
Knapp Monarch Co., St. Louis, Mo.	116F115-----	Automatic 1,000 watts....	8.65	8.70	9.05	9.10	9.25	8.75	8.85
	400R-----	do.....	6.05	6.10	6.45	6.50	6.65	6.15	6.25
Landers, Fray & Clark, New Britain, Conn.	0184-----	do.....	9.50	9.55	9.90	9.95	10.10	9.60	9.70
Manning-Bowman Co., Meriden, Conn.	0174-----	Automatic 800 watts....	6.85	6.90	7.25	7.30	7.45	6.95	7.05
National Stamping & Electric Co., Chicago, Ill.	2494-----	Automatic 1,000 watts....	11.80	11.85	12.20	12.25	12.40	11.90	12.00
Proctor Electric Co., Philadelphia, Pa.	351-----	do.....	8.45	8.50	8.85	8.90	9.05	8.55	8.65
Samson-United Corp., Rochester, N. Y.	975-----	do.....	9.40	9.45	9.80	9.85	10.00	9.50	9.60
Superior Electric Products, Inc., Cape Girardeau, Mo.	5000-----	do.....	8.65	8.70	9.05	9.10	9.25	8.75	8.85
Tennessee Valley Associates, Nashville, Tenn.	220-----	do.....	7.05	7.10	7.45	7.50	7.65	7.15	7.25
Waage Mfg. Co., Chicago, Ill.	100-----	Non-automatic 615 watts	7.70	7.75	8.10	8.15	8.30	7.80	7.90
Westinghouse Electric & Mfg. Co., Mansfield, Ohio.	63B-----	Non-automatic.....	5.40	5.45	5.80	5.85	6.00	5.50	5.60
	LPC414-----	Automatic 1,000 watts....	8.85	8.90	9.25	9.30	9.45	8.95	9.05
	LR24-----	Automatic 700 watts....	6.05	6.10	6.45	6.50	6.65	6.15	6.25
Winsted Hardware Mfg. Co., Winsted, Conn.	191-----	Automatic 750 watts....	7.20	7.25	7.60	7.65	7.80	7.30	7.40

<sup>1</sup> 1st Judicial Division includes all that part of the Territory of Alaska lying east of the one hundred and forty-first meridian of west longitude.

To avoid any confusion that might result where the iron comes into the possession of the retailer with a statement of the retail ceiling price affixed by the manufacturer, the retailer is required to remove such statement and place his own tag on the iron showing the retail ceiling price established by this amendment for sales in his locality of the particular model.

This amendment shall become effective October 16, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15410; Filed, Oct. 5, 1944; 11:45 a. m.]

PART 1499—COMMODITIES AND SERVICES  
[Rev. SR 14 to GMPR, Amdt. 176]  
EDIBLE CORN STARCH AND BLENDED CORN SYRUP

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith

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

and filed with the Division of the Federal Register.\*

Section 1.18 is amended to read as follows:

SEC. 1.18 *Edible corn starch and blended corn syrup; maximum prices on sale to United States Government procurement agencies.* The maximum price for edible corn starch or blended corn syrup for table use sold to a United States Government procurement agency delivered to the point specified by any such agency shall be 96% of the seller's maximum price established under the General Maximum Price Regulation for sales to a private purchaser (i. e. a purchaser other than a procurement agency of the United States) of such edible corn starch, or blended corn syrup for table use, in the same quantity and type of container, delivered to the same point.

No sales or deliveries at the maximum prices established by this section shall be made after January 8, 1945.

This amendment shall become effective October 10, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15413; Filed, Oct. 5, 1944; 11:46 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[S. O. 241]

PART 95—CAR SERVICE

JUICE GRAPES IN REFRIGERATOR CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 4th day of October, A. D. 1944.

It appearing, that the movement of wine or juice grapes in refrigerator cars is causing an acute shortage of such cars needed for the transportation of perishable freight; in the opinion of the Commission an emergency exists requiring immediate action to prevent a shortage of refrigerator cars.

It is ordered, that:

*Use of refrigerator cars for wine or juice grapes prohibited.* (a) No common carrier by railroad subject to the Interstate Commerce Act shall furnish or supply a refrigerator car or cars for loading with, or transport or move a refrigerator car or cars loaded with the following varieties of wine or juice grapes:

- Alicante
- Barbarono
- Aramon
- Burger
- Burgundy
- Carignane
- Chianti
- Cinsaut
- Oregano
- Grenache
- Malvoisie
- Matero
- Mission
- Muscat
- Petite Bouschet
- Petite Siran
- Valdepena
- Zinfandels

and all other varieties when known to be shipped for wine or juice purposes.

(b) *Application.* The provisions of this order shall apply to intrastate transportation as well as interstate transportation.

(c) *Tariff provisions suspended.* The operation of all tariff rules, regulations, or provisions insofar as they conflict with the provisions of this order is hereby suspended.

(d) *Expiration.* This order shall expire at 12:01 a. m., October 11, 1944.

(e) *Special and general permits.* The provisions of this order shall be subject to any special or general permits issued by the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., to meet specific needs or exceptional circumstances. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, that this order shall become effective at 12:01 a. m., October 6, 1944; that a copy of this order and direction shall be served upon each State Commission and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diam agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary

of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 44-15396; Filed, Oct. 5, 1944;  
10:43 a. m.]

Notices

TREASURY DEPARTMENT.

Fiscal Service: Bureau of the Public Debt.

[1944 Dept. Circ. 753]

2¾ PERCENT MUTUAL MORTGAGE INSURANCE FUND DEBENTURES, SERIES B AND E

NOTICE OF CALL FOR PARTIAL REDEMPTION BEFORE MATURITY

OCTOBER 4, 1944.

I. *Notice of call for partial redemption before maturity, of 2¾ percent Mutual Mortgage Insurance Fund Debentures, Series B and E.* The Federal Housing Commissioner, with the approval of the Secretary of the Treasury, has issued the following notice of call for partial redemption and offer to purchase with respect to 2¾ percent Mutual Mortgage Insurance Fund Debentures, Series B and E:

Pursuant to the authority conferred by the National Housing Act (48 Stat. 1246; U.S.C., title 12, sec. 1701 et seq.) as amended, public notice is hereby given that 2¾ percent Mutual Mortgage Insurance Fund Debentures, Series B and E, of the denominations and serial numbers designated below, are hereby called for redemption, at par and accrued interest, on January 1, 1945, on which date interest on such debentures shall cease:

2¾ PERCENT MUTUAL MORTGAGE INSURANCE FUND DEBENTURES, SERIES B

Denomination:	Serial Nos. (all numbers inclusive)
\$50	1,556 to 1,563
\$100	5,766 to 5,786
\$500	1,824 to 1,831
\$1,000	7,008 to 7,036
\$5,000	515 to 517

2¾ PERCENT MUTUAL MORTGAGE INSURANCE FUND DEBENTURES, SERIES E

Denomination:	Serial Nos. (all numbers inclusive)
\$50	22
\$100	84 to 90
\$500	21 to 23
\$1,000	97 to 115

The debentures first issued, as determined by the serial numbers, were selected for redemption by the Commissioner, Federal Housing Administration, with the approval of the Secretary of the Treasury.

No transfers or denominational exchanges in debentures covered by the foregoing call will be made on the books maintained by the Treasury Department on or after October 1, 1944. This does not affect the right of the holder of a debenture to sell and assign the

debenture on or after October 1, 1944, and provision will be made for the payment of final interest due January 1, 1945, with the principal thereof to the actual owner, as shown by the assignments thereon.

The Commissioner of the Federal Housing Administration hereby offers to purchase any debentures included in this call at any time from October 1, 1944 to December 31, 1944, inclusive, at par and accrued interest, to date of purchase.

Instructions for the presentation and surrender of debentures for redemption on or after January 1, 1945, or for purchase prior to that date will be given by the Secretary of the Treasury.

II. *Transactions in called debentures.*  
1. The debentures included in the foregoing notice of call for partial redemption on January 1, 1945, are hereby designated twelfth-called 2¾ percent Mutual Mortgage Insurance Fund Debentures, Series B, and third-called 2¾ percent Mutual Mortgage Insurance Fund Debentures, Series E, and are hereinafter referred to as twelfth-called and third-called debentures.

2. Transfers and denominational exchanges in twelfth-called and third-called debentures will terminate at the close of business on September 30, 1944.

III. *Redemption or purchase.* 1. Holders of twelfth-called and third-called debentures will be entitled to have such debentures redeemed and paid at par on January 1, 1945, with interest in full to that date, at the rate of \$13.75 per \$1,000. Interest on twelfth-called and third-called debentures will cease on January 1, 1945.

2. Holders of twelfth-called and third-called debentures have the privilege of presenting such debentures at any time from October 1 to December 31, 1944, inclusive, for purchase at par and accrued interest, at the rate of \$0.074728 per \$1,000 per day from July 1, 1944, to date of purchase.

IV. *Rules and regulations governing redemption and purchase.* 1. The United States Treasury Department is the agent of the Federal Housing Commissioner for the redemption and purchase of twelfth-called and third-called debentures. In accordance with regulations adopted by the Federal Housing Commissioner and approved by the Secretary of the Treasury, the assignment, redemption, and purchase of twelfth-called and third-called debentures will be governed by the general regulations of the Treasury Department with respect to United States bonds and notes, so far as applicable, except as otherwise provided herein.

2. Twelfth-called and third-called debentures presented for redemption on January 1, 1945, or for purchase from October 1 to December 31, 1944, inclusive, must be assigned by the registered payee or assignee thereof or by their duly constituted representatives in the form indicated in paragraph 3 hereof, and should thereafter be presented and surrendered to any Federal Reserve Bank or to the Division of Loans and Currency, Treasury Department, Washington 25, D. C., accompanied by appropriate written advice. (Use Form PD 1967 attached hereto.) The debentures

must be delivered at the expense and risk of the holders. (See paragraph 8 of this section.) In all cases checks in payment of principal and final interest will be mailed to the address given in the form of advice accompanying the debentures when surrendered.

3. If the registered payee or an assignee holding under proper assignment from the registered payee desires that payment be made to him, the debentures should be assigned by such payee or assignee or by a duly constituted representative to "The Federal Housing Commissioner for redemption" or to "The Federal Housing Commissioner for purchase," according to whether the debentures are to be presented for redemption on January 1, 1945, or for purchase prior to that date. If it is desired for any reason that payment be made to some other person without intermediate assignment, the debentures should be assigned to "The Federal Housing Commissioner for redemption (or purchase) for the account of \_\_\_\_\_," inserting the name and address of the person to whom payment is to be made.

4. An assignment in blank or other assignment having similar effect will be recognized, but in that event payment will be made to the person surrendering the debenture for redemption or purchase since, under such an assignment, the debenture becomes in effect payable to bearer. Assignments in blank or assignments having similar effect should be avoided, if possible, in order not to lose the protection afforded by registration.

5. Final interest on any twelfth-called and third-called debentures, whether purchased prior to or redeemed on or after January 1, 1945, will be paid with the principal in accordance with the assignments on the debentures surrendered.

6. All assignments must be made on the debentures themselves unless otherwise directed by the Treasury Department. Detached assignments will be recognized and accepted in any particular case in which the use of detached assignments is specifically authorized by the Treasury Department. Any assignment not made upon the debenture is considered a detached assignment.

7. A twelfth-called or a third-called debenture registered in the name of, or assigned to, a corporation, will be paid to such corporation on or after January 1, 1945, upon an appropriate assignment for that purpose executed on behalf of the corporation by a duly authorized officer thereof. An assignment so executed and duly attested in accordance with Treasury Department regulations will ordinarily be accepted without proof of the officer's authority. In all cases coming under this provision payment will be made only by check drawn to the order of the corporation. Proof of the authority of the officer assigning on behalf of a corporation will be required, in accordance with the general regulations of the Treasury Department, in the case of assignments for purchase prior to January 1, 1945, and in case of assignments for redemption on or after January 1, 1945, for the account of any person other than the corporation.

8. Debentures presented for redemption or purchase under this circular must be delivered to a Federal Reserve Bank or to the Division of Loans and Currency, Treasury Department, Washington 25, D. C., at the expense and risk of the holder. Debentures bearing restricted assignments may be forwarded by registered mail, but debentures bearing unrestricted assignments should be forwarded by registered mail insured or by express prepaid.

9. In order to facilitate the redemption of twelfth-called and third-called debentures on January 1, 1945, any such debenture may be presented and surrendered in the manner herein prescribed in advance of that date but not before December 1, 1944. Such early presentation by holders will insure prompt payment of principal and interest when due.

V. General provisions. 1. Any further information which may be desired regarding the redemption of twelfth-called and third-called debentures under this circular may be obtained from any Federal Reserve Bank or from the Division of Loans and Currency, Treasury Department, Washington 25, D. C., where copies of the Treasury Department's regulations governing assignments may be obtained.

2. As fiscal agents of the United States, Federal Reserve Banks are authorized and requested to perform any necessary acts under this circular. The Secretary of the Treasury may at any time or from time to time prescribe supplemental and amendatory rules and regulations governing the matters covered by this circular, which will be communicated promptly to the registered owners of twelfth-called and third-called debentures.

NOTE: Forms printed in the FEDERAL REGISTER are for information only and do not follow the exact format prescribed by the issuing agency.

[SEAL] D. W. BELL,  
Acting Secretary of the Treasury.

Form PD 1967  
Treasury Department  
Fiscal Service  
Bureau of the Public Debt

FORM OF ADVICE TO ACCOMPANY TWELFTH-CALLED OR THIRD-CALLED 2 3/4 PERCENT MUTUAL MORTGAGE INSURANCE FUND DEBENTURES, SERIES B OR E, PRESENTED FOR REDEMPTION ON JANUARY 1, 1945, OR FOR PURCHASE PRIOR TO THAT DATE

To the Federal Reserve Bank of \_\_\_\_\_  
of  
Treasury Department, Division of Loans and Currency,  
Washington 25, D. C.

Pursuant to the provisions of Treasury Department Circular No. 753, dated October 4, 1944, the undersigned presents and surrenders herewith for \_\_\_\_\_

(Indicate whether for immediate purchase or for redemption on January 1, 1945)

\_\_\_\_\_ face amount of \_\_\_\_\_ (Insert series of debentures)

registered in the name of \_\_\_\_\_ and duly assigned to "The Federal Housing Commissioner for \_\_\_\_\_," as follows:

<sup>1</sup> Debentures presented for immediate purchase should be assigned to "The Federal Housing Commissioner for purchase"; debentures presented for redemption on January 1, 1945, should be assigned to "The Federal Housing Commissioner for redemption."

Number of debentures	Denomination	Serial Nos. of debentures	Face amount
-----	\$50	-----	\$-----
-----	100	-----	-----
-----	500	-----	-----
-----	1,000	-----	-----
-----	5,000	-----	-----
Total-----	-----	-----	\$-----

and requests that remittance covering payment therefor be forwarded to the undersigned at the address indicated below.

Signature \_\_\_\_\_  
Name (please print) \_\_\_\_\_  
Address in full \_\_\_\_\_

Date-----

[F. R. Doc. 44-15382; Filed, Oct. 4, 1944;  
3:56 p. m.]

[1944 Dept. Cir. 754]

2 3/4 PERCENT HOUSING INSURANCE FUND DEBENTURES, SERIES C AND D

NOTICE OF CALL FOR PARTIAL REDEMPTION BEFORE MATURITY

OCTOBER 4, 1944.

I. Notice of call for partial redemption, before maturity, of 2 3/4 percent Housing Insurance Fund Debentures, Series C and D. The Federal Housing Commissioner, with the approval of the Secretary of the Treasury, has issued the following notice of call for partial redemption and offer to purchase with respect to 2 3/4 percent Housing Insurance Fund Debentures, Series C and D:

Pursuant to the authority conferred by the National Housing Act (48 Stat. 1246; U.S.C., title 12, sec. 1701 et seq.) as amended, public notice is hereby given that 2 3/4 percent Housing Insurance Fund Debentures, Series C and D, of the denominations and serial numbers designated below, are hereby called for redemption, at par and accrued interest, on January 1, 1945, on which date interest on such debentures shall cease:

2 3/4 PERCENT HOUSING INSURANCE FUND DEBENTURES, SERIES C

Denomination:	Serial Nos. (all numbers inclusive)
\$100-----	1 to 4
\$500-----	1
\$5,000-----	1
\$10,000-----	1 to 4

2 3/4 PERCENT HOUSING INSURANCE FUND DEBENTURES, SERIES D

Denomination:	Serial Nos. (all numbers inclusive)
\$100-----	4 to 7
\$1,000-----	4 to 6
\$5,000-----	2
\$10,000-----	162 to 508

The debentures first issued as determined by the serial numbers were selected for redemption by the Commissioner, Federal Housing Administration, with the approval of the Secretary of the Treasury.

No transfers or denominational exchanges in debentures covered by the

foregoing call will be made on the books maintained by the Treasury Department on or after October 1, 1944. This does not affect the right of the holder of a debenture to sell and assign the debenture on or after October 1, 1944, and provision will be made for the payment of final interest due on January 1, 1945, with the principal thereof to the actual owner, as shown by the assignments thereon.

The Commissioner of the Federal Housing Administration hereby offers to purchase any debentures included in this call at any time from October 1, 1944, to December 31, 1944, inclusive, at par and accrued interest, to date of purchase.

Instructions for the presentation and surrender of debentures for redemption on or after January 1, 1945, or for purchase prior to that date will be given by the Secretary of the Treasury.

II. Transactions in called debentures.

1. The debentures included in the foregoing notice of call for partial redemption on January 1, 1945, are hereby designated first-called 2 3/4 percent Housing Insurance Fund Debentures, Series C, and second-called 2 3/4 percent Housing Insurance Fund Debentures, Series D, and are hereinafter referred to as first-called and second-called debentures.

2. Transfers and denominational exchanges in first-called and second-called debentures will terminate at the close of business on September 30, 1944.

III. Redemption or purchase. 1.

1. Holders of first-called and second-called debentures will be entitled to have such debentures redeemed and paid at par on January 1, 1945, with interest in full to that date, at the rate of \$13.75 per \$1,000. Interest on first-called and second-called debentures will cease on January 1, 1945.

2. Holders of first-called and second-called debentures have the privilege of presenting such debentures at any time from October 1 to December 31, 1944, inclusive, for purchase at par and accrued interest, at the rate of \$0.074728 per \$1,000 per day from July 1, 1944, to date of purchase.

IV. Rules and regulations governing redemption and purchase. 1.

1. The United States Treasury Department is the agent of the Federal Housing Commissioner for the redemption and purchase of first-called and second-called debentures. In accordance with regulations adopted by the Federal Housing Commissioner and approved by the Secretary of the Treasury, the assignment, redemption, and purchase of first-called and second-called debentures will be governed by the general regulations of the Treasury Department with respect to United States bonds and notes, so far as applicable, except as otherwise provided herein.

2. First-called and second-called debentures presented for redemption on January 1, 1945, or for purchase from October 1 to December 31, 1944, inclusive, must be assigned by the registered payee or assignee thereof or by their

duly constituted representatives in the form indicated in paragraph 3 hereof, and should thereafter be presented and surrendered to any Federal Reserve Bank or to the Division of Loans and Currency, Treasury Department, Washington 25, D. C., accompanied by appropriate written advice. (Use Form PD 1968 attached hereto.) The debentures must be delivered at the expense and risk of the holders. (See paragraph 8 of this section.) In all cases checks in payment of principal and final interest will be mailed to the address given in the form of advice accompanying the debentures when surrendered.

3. If the registered payee or an assignee holding under proper assignment from the registered payee desires that payment be made to him, the debentures should be assigned by such payee or assignee or by a duly constituted representative to "The Federal Housing Commissioner for redemption" or to "The Federal Housing Commissioner for purchase," according to whether the debentures are to be presented for redemption on January 1, 1945, or for purchase prior to that date. If it is desired for any reason that payment be made to some other person without intermediate assignment, the debentures should be assigned to "The Federal Housing Commissioner for redemption (or purchase) for the account of \_\_\_\_\_,"

inserting the name and address of the person to whom payment is to be made.

4. An assignment in blank or other assignment having similar effect will be recognized, but in that event payment will be made to the person surrendering the debenture for redemption or purchase since, under such assignment, the debenture becomes in effect payable to bearer. Assignments in blank or assignments having similar effect should be avoided, if possible, in order not to lose the protection afforded by registration.

5. Final interest on any first-called and second-called debentures, whether purchased prior to or redeemed on or after January 1, 1945, will be paid with the principal in accordance with the assignments on the debentures surrendered.

6. All assignments must be made on the debentures themselves unless otherwise directed by the Treasury Department. Detached assignments will be recognized and accepted in any particular case in which the use of detached assignments is specifically authorized by the Treasury Department. Any assignment not made upon the debenture is considered a detached assignment.

7. A first-called or a second-called debenture registered in the name of, or assigned to, a corporation, will be paid to such corporation on or after January 1, 1945, upon an appropriate assignment for that purpose executed on behalf of the corporation by a duly authorized officer thereof. An assignment so executed and duly attested in accordance with Treasury Department regulations will ordinarily be accepted without proof of the officer's authority. In all cases coming under this provision payment will

be made only by check drawn to the order of the corporation. Proof of the authority of the officer assigning on behalf of a corporation will be required, in accordance with the general regulations of the Treasury Department, in the case of assignments for purchase prior to January 1, 1945, and in case of assignments for redemption on or after January 1, 1945, for the account of any person other than the corporation.

8. Debentures presented for redemption or purchase under this circular must be delivered to a Federal Reserve Bank or to the Division of Loans and Currency, Treasury Department, Washington 25, D. C., at the expense and risk of the holder. Debentures bearing restricted assignments may be forwarded by registered mail, but debentures bearing unrestricted assignments should be forwarded by registered mail insured or by express prepaid.

9. In order to facilitate the redemption of first-called and second-called debentures on January 1, 1945, any such debenture may be presented and surrendered in the manner herein prescribed in advance of that date but not before December 1, 1944. Such early presentation by holders will insure prompt payment of principal and interest when due.

V. General provisions. 1. Any further information which may be desired regarding the redemption of first-called and second-called debentures under this circular may be obtained from any Federal Reserve Bank or from the Division of Loans and Currency, Treasury Department, Washington 25, D. C., where copies of the Treasury Department's regulations governing assignments may be obtained.

2. As fiscal agents of the United States, Federal Reserve Banks are authorized and requested to perform any necessary acts under this circular. The Secretary of the Treasury may at any time or from time to time prescribe supplemental and amendatory rules and regulations governing the matters covered by this circular, which will be communicated promptly to the registered owners of first-called and second-called debentures.

NOTE: Forms printed in the FEDERAL REGISTER are for information only and do not follow the exact format prescribed by the issuing agency.

[SEAL] D. W. BELL,  
Acting Secretary of the Treasury.

Form PD 1908  
Treasury Department  
Fiscal Service  
Bureau of the Public Debt

FORM OF ADVICE TO ACCOMPANY FIRST-CALLED OR SECOND-CALLED 2 1/2 PERCENT HOUSING INSURANCE FUND DEBENTURES, SERIES O OR D, PRESENTED FOR REDEMPTION ON JANUARY 1, 1945, OR FOR PURCHASE PRIOR TO THAT DATE

To the Federal Reserve Bank of \_\_\_\_\_  
or  
Treasury Department, Division of Loans and Currency,  
Washington 25, D. C.

Pursuant to the provisions of Treasury Department Circular No. 754, dated October 4, 1944, the undersigned presents and surrenders herewith for \_\_\_\_\_

(Indicate whether for immediate purchase or for redemption on January 1, 1945)

\$ \_\_\_\_\_, face amount of \_\_\_\_\_ (insert kind of debenture)

registered in the name of \_\_\_\_\_ and duly assigned to "The Federal Housing Commissioner for \_\_\_\_\_," as follows:

Number of debentures	Denomination	Serial Nos. of debentures	Face amount
-----	\$100	-----	\$-----
-----	500	-----	-----
-----	1,000	-----	-----
-----	5,000	-----	-----
-----	10,000	-----	-----
Total	-----	-----	\$-----

and requests that remittance covering payment therefor be forwarded to the undersigned at the address indicated below.

Signature \_\_\_\_\_  
Name (please print) \_\_\_\_\_  
Address in full \_\_\_\_\_

Date \_\_\_\_\_

[F. R. Doc. 44-15383; Filed, Oct. 4, 1944; 3:56 p. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

LEARNER EMPLOYMENT CERTIFICATES

ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act are issued under section 14 thereof, Part 522 of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862, and as amended June 25, 1942, 7 F.R. 4725), and the determination and order or regulation listed below and published in the FEDERAL REGISTER as here stated.

Apparel Learner Regulations, September 7, 1940 (5 F.R. 3591), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportswear, Rainwear, Robes and Leather and Sheep-Lined Garments Divisions of the Apparel Industry, Learner Regulations, July 20, 1942 (7 F.R. 4724), as amended by Administrative Order March 13, 1943 (8 F.R. 3079), and Administrative Order June 7, 1943 (8 F.R. 7830).

Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4233).

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order September 20, 1940 (5 F.R. 3748), and as further amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3630), as amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Independent Telephone Learner Regulations, July 17, 1944 (9 F.R. 7125).

Knitted Wear Learner Regulations, October 10, 1940 (5 F.R. 3932), as amended by Administrative Order, March 13, 1943 (8 F.R. 3079).

Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940 (5 F.R. 3392, 3393).

\* Debentures presented for immediate purchase should be assigned to "The Federal Housing Commissioner for purchase"; debentures presented for redemption on January 1, 1945, should be assigned to "The Federal Housing Commissioner for redemption."

Textile Learner Regulations, May 16, 1941 (6 F.R. 2446), as amended by Administrative Order March 13, 1943 (8 F.R. 3079).

Woolen Learner Regulations, October 30, 1940 (5 F.R. 4302).

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 20, 1941 (6 F.R. 3753).

The employment of learners under these certificates is limited to the terms the conditions therein contained and to the provisions of the applicable determination and order or regulations cited above. The applicable determination and order or regulations, and the effective and expiration dates of the certificates issued to each employer is listed below. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates, may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, INDUSTRY, PRODUCT, NO. OF LEARNERS AND EFFECTIVE DATES

#### APPAREL INDUSTRY

Robinson Manufacturing Company, Dayton, Tennessee; men's and boys' woven cotton underwear; 18 learners (AT); effective September 30, 1944, expiring March 29, 1945.

SINGLE PANTS, SHIRTS, AND ALLIED GARMENTS, WOMEN'S APPAREL, SPORTSWEAR, RAINWEAR, ROBES AND LEATHER AND SHEEP-LINED GARMENTS DIVISIONS OF THE APPAREL INDUSTRY

Athens College Industrial Unit, Athens, Alabama; women's lingerie; 36 learners; effective September 29, 1944, expiring June 30, 1945.

I. Janov Shirt Company, 489 West Broad Street, Hazleton, Pennsylvania; men's dress shirts; 10 percent (T); effective September 29, 1944, expiring September 28, 1945.

Jimmy Manufacturing Company, Blackwood, New Jersey; ladies' and children's cotton dresses; 4 learners (T); effective September 28, 1944, expiring September 27, 1945.

Rock Hall Manufacturing Company, Rock Hall, Maryland; men's shirts; 10 percent (T); effective October 2, 1944, expiring October 1, 1945.

#### GLOVE INDUSTRY

Aris Gloves, Inc., 28 Woodruff Street, Saranac Lake, New York; knit fabric gloves; 20 learners (E); effective October 3, 1944, expiring April 2, 1945.

Fournier Glove Company, 18 Railroad Avenue, Patchogue, New York; work and knit fabric gloves; 3 learners (T); effective October 2, 1944, expiring October 1, 1945.

#### HOSIERY INDUSTRY

Bradley Full Fashioned Hosiery Company, Broad Street, Cleveland, Tennessee; full-fashioned hosiery; 5 learners (T); effective October 2, 1944, expiring October 1, 1945.

J. A. Gline and Son, Hildebran, North Carolina; seamless hosiery; 10 percent (AT); effective October 3, 1944, expiring April 2, 1945.

Eland Knitting Company, Eland, North Carolina, seamless and full-fashioned hosiery; 5 learners (T); effective October 2, 1944, expiring October 1, 1945.

Fidelity Hosiery Mills, Inc., 3rd and Walnut Streets, Shamokin, Pennsylvania; seamless hosiery; 5 percent (T); effective October 2, 1944, expiring October 1, 1945.

Hafer Hosiery Mills, Valley Street, Hickory, North Carolina; seamless hosiery; 5 percent (T); effective October 2, 1944, expiring October 1, 1945.

Hickory Knitting Mills, Hickory, North Carolina; seamless hosiery; 10 learners (AT); effective October 3, 1944, expiring April 2, 1945.

The Nolde & Horst Company, Tennessee Division, McMinnville, Tennessee; seamless hosiery; 10 percent (AT); effective October 3, 1944, expiring April 2, 1945.

Renfro Hosiery Mills, Mount Airy, North Carolina; seamless hosiery; 5 percent (T); effective October 2, 1944, expiring October 1, 1945.

The Robbins Knitting Company, Spruce Pine, North Carolina; seamless hosiery; 5 percent (T); effective September 29, 1944, expiring September 28, 1945.

Summers Hosiery Mills, Inc., 620 North Shaver Street, Salisbury, North Carolina; seamless hosiery; 5 learners (T); effective October 2, 1944, expiring October 1, 1945.

Signed at New York, New York, this 3d day of October 1944.

PAULINE C. GILBERT,  
Authorized Representative  
of the Administrator.

[F. R. Doc. 44-15435; Filed, Oct. 5, 1944; 12:07 p. m.]

#### LEARNER EMPLOYMENT CERTIFICATES ISSUANCE TO VARIOUS INDUSTRIES

Notice of issuance of special certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that special certificates authorizing the employment of learners at hourly wages lower than the minimum rate applicable under section 6 of the act are issued under section 14 thereof and § 522.5 (b) of the regulations issued thereunder (August 16, 1940, 5 F.R. 2862) to the employers listed below effective as of the date specified in each listed item below.

The employment of learners under these certificates is limited to the terms and conditions as designated opposite the employer's name. These certificates are issued upon the employers' representations that experienced workers for the learner occupations are not available for employment and that they are actually in need of learners at subminimum rates in order to prevent curtailment of opportunities for employment. The certificates may be cancelled in the manner provided for in the regulations and as indicated on the certificate. Any person aggrieved by the issuance of the certificates may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, PRODUCT, NUMBER OF LEARNERS, LEARNING PERIOD, LEARNER WAGE, LEARNER OCCUPATION, OCCUPATION DATE

Lisbon Company, Incorporated, 135 Main Street, Lisbon, New Hampshire; brush handles, brush blocks and special turned and flat shaped items; 13 learners; woodworking machine operations for a learning period of 320 hours at 37 cents per hour, finishing operations, inspecting operations for a learning period of 320 hours at 35 cents per hour; effective October 6, 1944, expiring April 6, 1945.

Navajo Weavers, Albuquerque, New Mexico; men's hand woven neckwear; 10 learners; weaving, handsewing, machine sewing and pressing for a learning period of 160 hours at 30 cents per hour; effective October 2, 1944, expiring April 2, 1945.

O. L. Shackelford & Company, Kinston, North Carolina; garnishing and degarnishing camouflage nets; 100 learners (E); hand

weaving for a learning period of 160 hours at 35 cents per hour; effective September 30, 1944, expiring November 1, 1944.

Signed at New York, New York, this 3d day of October, 1944.

PAULINE C. GILBERT,  
Authorized Representative  
of the Administrator.

[F. R. Doc. 44-15434; Filed, Oct. 5, 1944; 12:07 p. m.]

#### FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 6675]

WESTERN UNION TELEGRAPH Co.

ORDER INSTITUTING INVESTIGATION

In the matter of The Western Union Telegraph Company, investigation of telegraph service and requirements at Rockville, Maryland.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 2d day of October, 1944;

It appearing that The Western Union Telegraph Company may not have adequate facilities at Rockville, Maryland, for the expeditious and efficient performance of its service as a common carrier;

It is ordered, That an investigation be, and the same is hereby, instituted to determine (1) whether public convenience and necessity require the establishment of a public telegraph office or the provision of other facilities at Rockville, Maryland; (2) whether the expense involved in the establishment of such an office or the provision of such facilities would impair the ability of The Western Union Telegraph Company to perform its duty to the public; and (3) what further action may be appropriate;

It is further ordered, That The Western Union Telegraph Company be, and the same is hereby, made a respondent to this proceeding and directed to appear at such time and place as the Commission may specify and show cause, if any it has, why the Commission should not order it to establish a public telegraph office or provide other facilities at Rockville, Maryland.

It is further ordered, That a copy of this order be served upon the Governor of Maryland, the Public Service Commission of the State of Maryland, the Mayor of Rockville, Maryland, and the President of the Board of Commissioners of Montgomery County;

It is further ordered, That any interested party who desires to intervene or give testimony as to telegraph service, facilities, or requirements at Rockville, Maryland, should notify the Commission of his desire, and file with the Commission on or before November 2, 1944, a statement setting forth an outline of the facts he intends to submit.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 44-15402; Filed, Oct. 5, 1944; 11:42 a. m.]

FEDERAL POWER COMMISSION.

[Docket No. IT-5825]

MONTANA POWER CO.

ORDER FOR ORAL ARGUMENT

OCTOBER 3, 1944.

It appearing to the Commission that:

(a) A public hearing was held in the above-entitled matter in Butte, Montana from March 27, 1944, to May 12, 1944.

(b) Main briefs and reply briefs have been filed by counsel for the Commission, The Montana Power Company, Intervenor American Power & Light Company and the \$6 Preferred-Stockholder Interveners.

(c) Oral argument of the issues raised at the hearing and in the briefs of counsel may be helpful in the decision of the above-entitled matter.

The Commission orders that:

(A) Oral argument herein be had on the issues raised at the hearing and in the briefs before the Commission, en banc, on November 29, 1944, at 10:00 a. m., in the Hearing Room of the Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C.

(B) The Public Service Commission of Montana, in accordance with the provisions of the Commission's order of February 16, 1944, in the matter, is invited to participate in the oral argument.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 44-15394; Filed, Oct. 5, 1944; 9:41 a. m.]

[Docket No. G-394]

CENTRAL ILLINOIS PUBLIC SERVICE CO.,  
ET AL

NOTICE OF AMENDED PETITION

OCTOBER 4, 1944.

Central Illinois Public Service Company, petitioner, v. Panhandle Eastern Pipe Line Company and Kentucky Natural Gas Corporation, respondents. Docket No. G-394.

Notice is hereby given that on September 25, 1944, Central Illinois Public Service Company, an Illinois corporation, having its principal place of business at 607 E. Adams Street, Springfield, Illinois, filed with the Federal Power Commission its amended petition pursuant to the provisions of section 7 of the Natural Gas Act, as amended (superseding its prior petition and supplemental petition filed May 14, 1942, and June 18, 1942, respectively), for an order of the Commission directing the Panhandle Eastern Pipe Line Company to supply petitioner with natural gas sufficient for petitioner's natural gas requirements in the cities of Mattoon, Charleston, Paris, and Effingham, and intermediate communities, in the State of Illinois, such gas to be delivered to petitioner at its distributing system serving the city of Mattoon, Illinois, as well as such further order or orders by the Commission with respect to the Panhandle Eastern Pipe Line

Company and Kentucky Natural Gas Corporation as the Commission may deem necessary or proper for the effective carrying out of the order requested by petitioner with respect to the supply of natural gas by Panhandle Eastern Pipe Line Company.

In the petition, it is stated that during the past two years petitioner has obtained its supply of natural gas from Kentucky Natural Gas Corporation; that prior thereto such gas was supplied by Universal Gas Company, a wholly-owned subsidiary of Kentucky Natural Gas Corporation; that petitioner is informed and believes that the Universal Gas Company has been dissolved; that petitioner takes delivery of natural gas from Kentucky Natural Gas Corporation at a point on the Illinois-Indiana state line west of Terre Haute, Indiana, where its lines connect with the lines of Kentucky Natural Gas Corporation (formerly lines of Universal Gas Company); that petitioner's transmission facilities are inadequate for the transmission of gas to supply petitioner's requirements since heavy loads must be served in the vicinity of Mattoon, Illinois; that petitioner's gas transmission system would be adequate, as now constituted, if natural gas is supplied to its existing system at Mattoon, Illinois; that Panhandle Eastern Pipe Line Company owns and operates natural gas transmission mains across the State of Illinois, approximately 20 miles distant from the city of Mattoon and holds itself out as a natural gas public utility for the furnishing of natural gas to natural gas distributing public utilities in the State of Illinois; that Panhandle Eastern Pipe Line Company installs, owns, and operates gas transmission mains leading from its large parallel transmission mains in Illinois to distributing systems of Illinois natural gas distributing utilities; that a 6-inch natural gas main extending from Panhandle Eastern's large parallel transmission mains to petitioner's 4-inch gas transmission main at Mattoon, Illinois, would be adequate for the present and reasonably-to-be-expected future requirements of the four cities and intermediate communities served by petitioner; that such 6-inch main would be approximately 20 miles in length; that petitioner is informed and believes that the necessary pipe and incidental materials are available in the present market.

The petitioner further states that Panhandle Eastern Pipe Line Company now supplies natural gas to Kentucky Natural Gas Corporation at Montezuma, Indiana, in a quantity approximately three times that now supplied petitioner by Kentucky Natural Gas Corporation; that the delivery of natural gas by Panhandle Eastern Pipe Line Company to petitioner at Mattoon, Illinois, to meet petitioner's requirements for the four cities named and intermediate communities, by reason of petitioner relieving Kentucky Natural Gas Corporation of requirements for like amounts of natural gas, would impose no additional burden upon Panhandle Eastern Pipe Line Company.

Any person desiring to be heard or to make any protest with reference to this application should, on or before the 23d

day of October, 1944, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Provisional rules of practice and regulations under the Natural Gas Act.

[SEAL]

LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 44-15395; Filed, Oct. 5, 1944; 9:41 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 183, Order 2481]

MASTER CRAFTERS MFG. CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 a stool manufactured by Master Crafters Manufacturing Company, 216 North Clinton Street, Chicago, Illinois.

(1) (i) For all sales and deliveries since the effective date of Maximum Price Regulation No. 183, 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
Stool.....	.....	Each \$2.16	Each \$2.55

These prices are f. o. b. factory and are subject to a cash discount of two percent for payment within ten days, net thirty days, and is for the article described in the manufacturer's application dated June 7, 1944.

(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 subdivision (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, § 1499.153, of Maximum Price Regulation No. 183, 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 price is that set forth below, f. o. b. factory:

Article	Model No.	Maximum price to retailers
Stool.....		Each \$2.55

This price is subject to a cash discount of two percent for payment within ten days, net thirty days, and is for the article described in the manufacturer's application dated June 7, 1944.

(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 subparagraph (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 5th day of October 1944.

Issued this 4th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15388; Filed, Oct. 4, 1944;  
4:37 p. m.]

[RMPR 161, Order 51]

TWIN CITY MILL CO., ET AL.

#### ADJUSTMENT OF MAXIMUM PRICES

Order No. 51 Under § 1381.156 of Revised Maximum Price Regulation No. 161. West coast logs. Overtime additions.

Pursuant to the provisions of § 1381.156 of Revised Maximum Price Regulation No. 161, West coast logs, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250, it is hereby ordered:

(a) *New authorizations.* The following persons being on a 54 hour week may add to the maximum prices of all logs produced and sold by them \$1.50 per thousand feet, log scale, on sales made on and after the effective date indicated:

Name	Address	Effective date
Twin City Mill Co.	Box 508, Centralia, Wash.	July 24, 1944
Roseburg Lumber Co.	Roseburg, Oreg.....	May 1, 1944

(b) *Change of status.* The following persons who have heretofore been authorized to make specific additions are

now authorized to make the following additions, since the number of hours maintained has been changed, effective on the date indicated:

Name	Address	New number of hours	Additions permitted	Effective date
Inland Logging Co.....	Forest Grove, Oreg.....	48	\$1.00	Dec. 11, 1943
St. Helens Pulp & Paper Co.....	St. Helens, Oreg.....	64	1.50	June 16, 1944
Prouty Lumber & Box Co.....	Warrenton, Oreg.....	48	1.00	Aug. 11, 1943
Hammond Lumber Co.....	Portland, Oreg.....	48	1.00	Sept. 7, 1944
North Bend Timber Co.....	North Bend, Wash.....	48	1.00	July 7, 1943

(c) *Cancellations.* The following authorizations are cancelled, and no additions are permitted on sales made on and after the effective date indicated:

Name	Address	Effective date
Irwin & Lyons.....	North Bend, Oreg.....	Feb. 1, 1944
Garde & Staffne.....	North Bend, Wash.	Nov. 23, 1943
J. R. Nixon.....	Lebanon, Oreg.....	Aug. 21, 1944

Issued this 4th day of October 1944.

Effective this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15389; Filed, Oct. 4, 1944;  
4:37 p. m.]

[Max. Import Price Reg., Order 45]

D. N. & E. WALTER & CO.

#### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and by Executive Orders Nos. 9250 and 9328, it is ordered:

(a) *What this order does.* This order establishes maximum prices at which any person may sell and maximum prices at which any person, other than the importer, may buy hand printed cotton drapery material, manufacturers' quality No. 500, width 39½-40", of various designs and colors, imported from Mexico by D. N. & E. Walter & Co., 562-572 Mission Street, San Francisco, California, hereinafter called the "importer".

(b) *Maximum prices on sales by any person except a retailer.* No person, other than a retailer, may sell or deliver, and no person may buy or receive from such a seller, the above-described material at prices higher than the following:

\$2.15 per yd. in full pieces.  
\$2.15 per yd. plus 10% for cut order.  
Terms: 2%—10 prox.—f. o. b. Pacific Coast shipping point.

(c) *Maximum retail prices.* No retailer may sell or deliver such hand printed cotton drapery material, and no person may buy or receive such material from a retailer, at a price exceeding \$3.75 per yard.

(d) *Importer or other seller to notify retailers.* The importer or other seller shall notify each retailer to whom such hand printed cotton drapery materials are sold that his maximum selling price,

as established by the Office of Price Administration in Order No. 45 issued under the Maximum Import Price Regulation, is \$3.75 per yard.

(e) *Revocation and amendment.* This order may be revoked or amended at any time.

This order shall become effective on October 5, 1944.

(56 Stat. 23, 765; 57 Stat. 568; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 4th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15390; Filed, Oct. 4, 1944;  
4:37 p. m.]

[FPR 2, Amdt. 1 to Order 1 Under Supp. 3]

MALTING BARLEY

#### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, paragraph (d) of Order No. 1 under section 11 (b) (3) of Supplement 3 to Food Products Regulation No. 2 is amended to read as follows:

(d) The foregoing base prices shall apply only to malting barley as defined in section 5 (b) (2) (i) of Supplement No. 3 to Food Products Regulation No. 2. They may be used by any importer, where applicable, for the entering of any quantity, after the importer has filed a notice of intention to import through one or more of the points provided for in (a) above. Such notice of intention shall be filed with the Cereals, Feeds and Agricultural Chemicals Branch of the Office of Price Administration, Washington, D. C.

This amendment shall become effective October 5, 1944.

Issued this 4th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15392; Filed, Oct. 4, 1944;  
4:38 p. m.]

[FPR 2, Amdt. 1 to Order 2 Under Supp. 3]

MALTING BARLEY

#### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, paragraph (d) of Order No. 2 under section 11 (b) (3) of Supplement 3 to Food

Products Regulation No. 2 is amended to read as follows:

(d) The foregoing base prices shall apply only to malting barley as defined in section 5 (b) (2) (i) of Supplement No. 3 to Food Products Regulation No. 2. They may be used by any importer, where applicable, for the entering of any quantity, after the importer has filed a notice of intention to import through one or more of the points provided for in (a) above. Such notice of intention shall be filed with the Cereals, Feeds and Agricultural Chemicals Branch of the Office of Price Administration, Washington, D. C.

This amendment shall become effective October 5, 1944.

Issued this 4th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15391; Filed, Oct. 4, 1944; 4:38 p. m.]

[MPR 120, Order 1058]

CARL BRINSON, ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. 13. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are these established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.224 and all other provisions of Maximum Price Regulation No. 120.

CARL BRINSON, CORROVA, ALA., BRINSON MINE, Mt. CARMEL SEAM, MINE INDEX No. 2947, WALKER COUNTY, ALA., RAIL SHIPPING POINT: CORROVA, ALA., MAXIMUM PRICE GROUP No. 1, FOR RAIL SHIPMENTS AND RAILROAD FUEL, MAXIMUM TRUCK PRICE GROUP No. 7

	Size group Nos.							
	1, 2, 3, 4, 5, 6	6, 8, 10	7, 9, 11	12, 14, 15, 16	13, 19, 20, 21	17, 18	22	23
Rail shipment and railroad fuel.....	335	355	345	330	340	345	335	335
Truck shipment.....	425	440	420	385	375	350	345	345

C. B. GUTHRIE, CARBON HILL, ALA., GUTHRIE No. 1 MINE, BLACK CREEK SEAM, MINE INDEX No. 2949, MARION COUNTY, ALA., RAIL SHIPPING POINT: CARBON HILL, ALA., DEEP MINE, MAXIMUM PRICE GROUP No. 7 FOR RAIL SHIPMENTS AND RAILROAD FUEL, MAXIMUM TRUCK PRICE GROUP No. 1

	Size group Nos.							
	1, 2, 3, 4, 5, 6	6, 8, 10	7, 9, 11	12, 14, 15, 16	13, 19, 20, 21	17, 18	22	23
Rail shipment and railroad fuel.....	335	315	295	410	420	430	430	430
Truck shipment.....	330	450	450	440	435	430	410	410

HARDWAY CONTRACTING COMPANY, COLUMBUS, GEORGIA, HARDWAY MINE, BLACK CREEK SEAM, MINE INDEX No. 2943, MARION COUNTY, ALA., RAIL SHIPPING POINT: GLEN MARY, ALA., STRIP MINE, MAXIMUM PRICE GROUP No. 7 FOR RAIL SHIPMENTS AND RAILROAD FUEL, MAXIMUM TRUCK PRICE GROUP No. 1

	Size group Nos.							
	1, 2, 3, 4, 5, 6	6, 8, 10	7, 9, 11	12, 14, 15, 16	13, 19, 20, 21	17, 18	22	23
Rail shipment and railroad fuel.....	335	315	295	410	420	430	430	430
Truck shipment.....	330	450	450	440	435	430	410	410

MARY GLEN MINING Co., BOX 159, SHEFFIELD, ALA., CEDAR POINT No. 2 MINE, No. 12 SEAM, MINE INDEX No. 2945, HAMILTON COUNTY, TENN., RAIL SHIPPING POINT: RATHBURN, TENN., RIVER SHIPPING POINT: SOBBY, TENN., STRIP MINE, MAXIMUM PRICE GROUP No. 10, FOR RAIL SHIPMENTS AND RAILROAD FUEL, MAXIMUM TRUCK PRICE GROUP No. 11

	Size group Nos.				
	1, 2, 3, 4, 5	6, 8, 10	7, 9, 11	12, 14, 15, 16	17, 18
Rail and river shipment and railroad fuel.....	405	335	345	325	335
Truck shipment.....	450	375	350	330	335

CEDAR POINT COAL Co., BOX 159, SHEFFIELD, ALA., CEDAR POINT No. 1 MINE, No. 10 SEAM, MINE INDEX No. 2944, HAMILTON COUNTY, TENN., RAIL SHIPPING POINT: RATHBURN, TENN., RIVER SHIPPING POINT: SOBBY, TENN., STRIP MINE, MAXIMUM PRICE GROUP No. 10, FOR RAIL SHIPMENTS AND RAILROAD FUEL, MAXIMUM TRUCK PRICE GROUP No. 11

	Size group Nos.				
	1, 2, 3, 4, 5	6, 8, 10	7, 9, 11	12, 14, 15, 16	17, 18
Rail and river shipment and railroad fuel.....	405	335	345	325	335
Truck shipment.....	450	375	350	330	335

ROSS & ABEES, JASPER, ALA., ABEES DEEP MINE, BLACK CREEK SEAM, MINE INDEX No. 2943, JASPER COUNTY, ALA., RAIL SHIPPING POINT: WARRIOR, ALA., DEEP MINE, MAXIMUM PRICE GROUP No. 6, FOR RAIL SHIPMENTS AND RAILROAD FUEL, MAXIMUM TRUCK PRICE GROUP No. 3

	Size group Nos.							
	1, 2, 3, 4, 5	6, 8, 10	7, 9, 11	12, 14, 15, 16	13, 19, 20, 21	17, 18	22	23
Rail shipment and railroad fuel.....	420	420	410	420	410	410	430	430
Truck shipment.....	500	490	470	420	420	420	410	410

ROSS & ABEES, JASPER, ALA., ABEES STRIP MINE, BLACK CREEK SEAM, MINE INDEX No. 2944, JASPER COUNTY, ALA., RAIL SHIPPING POINT: WARRIOR, ALA., STRIP MINE, MAXIMUM PRICE GROUP No. 6, FOR RAIL SHIPMENTS AND RAILROAD FUEL, MAXIMUM TRUCK PRICE GROUP No. 3

	Size group Nos.							
	1, 2, 3, 4, 5	6, 8, 10	7, 9, 11	12, 14, 15, 16	13, 19, 20, 21	17, 18	22	23
Rail shipment and railroad fuel.....	420	420	410	420	410	410	430	430
Truck shipment.....	500	490	470	420	420	420	410	410

This order shall become effective October 6, 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 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15416; Filed, Oct. 5, 1944; 11:44 a. m.]

[MPR 183, Amdt. 18 to Order A-2]

CERTAIN DURABLE GOODS

ADJUSTMENT OF MAXIMUM PRICES

An opinion accompanying this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Paragraph (a) (16) of Order A-2, under Maximum Price Regulation No. 183, is amended in the following respects.

1. Subdivision (ii) is amended by adding to the list of commodities set forth therein the following:

- Cement and plastering trowels.
- Ophthalmic lenses.
- Unpainted benches.
- Unpainted bookcases.
- Field glasses.
- Fishing tackle.

2. Subdivision (v) is renumbered subdivision (vi), and subdivision (vi) is renumbered subdivision (vii).

3. A new subdivision (v) is added to read as follows:

(v) In the case of any manufacturer qualifying under this paragraph, who makes a line of articles with a well-established pattern of price differentials between each of the models in the line, whose price structure and merchandising plan would be seriously disturbed by price adjustments on the basis of the individual costs of the articles for which the manufacturer has qualified, the Administrator may grant a uniform percentage adjustment of the prices of all the articles. The total dollar amount of the price increases resulting from the uniform percentage adjustment shall not exceed the sum of the individual article price increases for which the manufacturer has qualified, both weighted by the sales volume of each article.

This amendment shall become effective on the 6th day of October 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15415; Filed, Oct. 5, 1944; 11:45 a. m.]

[MPR 188, Order 2491]

GARDNER JUVENILE MFG. CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 a children's upholstered rocker manufactured by Gardner Juvenile Manufacturing Company, 237 West Street, Gardner, Massachusetts.

(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
Children's upholstered rocker.....		Each \$2.89	Each \$3.44

These prices are f. o. b. factory, and are subject to a cash discount of two percent for payment within 10 days, net thirty days, and are for the article described in the manufacturer's application dated August 19, 1944.

(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 subdivision (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 price is that set forth below, f. o. b. factory:

Article	Model No.	Maximum price to retailers
Children's upholstered rocker.....		Each \$3.44

This price is f. o. b. factory, subject to a cash discount of two percent for payment within 10 days, net thirty days, and is for the article described in the manufacturer's application dated August 19, 1944.

(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 subparagraph (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 6th day of October 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15417; Filed, Oct. 5, 1944; 11:48 a. m.]

[MPR 188, Order 2492]

McGUIRE NOVELTY CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 a student desk and a bench manufactured by McGuire Novelty Company, 295 Wellington Street, Atlanta, Georgia.

(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 articles 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
Student desk.....	19 x 38.....	Each \$7.02	Each \$8.27
Bench.....	12 x 16.....	2.45	3.00

These prices are f. o. b. factory and are net; they are for the articles described in the manufacturer's application dated July 22, 1944.

(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 subdivision (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
Student desk.....	19 x 38.....	Each \$8.27
Bench.....	12 x 16.....	3.00

These prices are net, and are for the articles described in the manufacturer's application dated July 22, 1944.

(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 subparagraph (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 6th day of October 1944.

Issued this 5th day of October, 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15418; Filed, Oct. 5, 1944; 11:43 a. m.]

[MPR 188, Order 2493]

WOODSTOCK WOODCRAFT CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 Adirondack chair and a juvenile Adirondack chair manufactured by Woodstock Woodcraft Corporation, North Woodstock, New Hampshire.

(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 articles 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
Adirondack chair.....	37 x 27½--	Each \$2.60	Each \$2.50
Juvenile Adirondack chair.....	23 x 17½--	1.17	1.33

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within ten days, net thirty days, and are for the articles described in the manufacturer's application dated July 29, 1944.

(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 subdivision (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
Adirondack chair.....	37 x 27½ ..	Each \$2.60
Juvenile Adirondack chair.....	23 x 17½ ..	1.33

These prices are subject to a cash discount of two percent for payment within ten days, net thirty days, and are for the articles described in the manufacturer's application dated July 29, 1944.

(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 subparagraph (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 6th day of October 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15419; Filed, Oct. 5, 1944; 11:48 a. m.]

[MPR 183, Order 2494]

O. G. SAUNDERS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 two items of wall shelves manufactured by O. G. Saunders, 2962 South Robertson Boulevard, Los Angeles, California.

(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 articles 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
Wall shelf.....	162	Dozen \$19.50	Dozen \$12.00
Wall shelf.....	162A	12.00	15.25

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within ten days, and are for the articles described in the manufacturer's application dated February 10, 1944.

(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 subdivision (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
Wall shelf.....	162	Dozen \$12.00
Wall shelf.....	162A	15.25

These prices are subject to a cash discount of two percent for payment within ten days, and are for the articles described in the manufacturer's application dated February 10, 1944.

(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 subparagraph (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 6th day of October 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15420; Filed, Oct. 5, 1944; 11:48 a. m.]

[MPR 188, Order 2495]

HAROLD SHOVERS AND CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 a juvenile (upholstered) rocker manufactured by Harold Shovers and Company, 214 State Street, Racine, Wisconsin.

(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
Juvenile (upholstered) rocker.....		Each \$3.35	Each \$3.94

These prices are f. o. b. factory, are subject to no cash discount, net 30 days, and are for the article described in the manufacturer's application dated July 25, 1944.

(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 subdivisions (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 price is that set forth below, f. o. b. factory:

Article	Model No.	Maximum price to retailers
Juvenile (upholstered) rocker.....		Each \$3.94

This price is f. o. b. factory, is subject to no cash discount, net 30 days, and is for the article described in the manufacturer's application dated July 25, 1944.

(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 subparagraph (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 6th day of October 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15421; Filed, Oct. 5, 1944; 11:44 a. m.]

[MPR 188, Order 2496]

RALEIGH NOVELTY CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 a baby swing, a training seat, and a nursery chair manufactured by Raleigh Novelty Company, Raleigh, North Carolina.

(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 articles 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
Baby swing.....	3	Each \$1.36	Each \$1.60
Training seat.....	1	.99	1.17
Nursery chair.....	2	1.31	1.55

These prices are f. o. b. factory and are net, and are for the articles described in the manufacturer's application dated August 19, 1944.

(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 subdivision (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
Baby swing.....	3	Each \$1.60
Training seat.....	1	.99
Nursery chair.....	2	1.31

These prices are net, and are for the articles described in the manufacturer's application dated August 19, 1944.

(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 subparagraph (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 6th day of October 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15422; Filed, Oct. 5, 1944; 11:44 a. m.]

[MPR 188, Order 2497]

WOOD CRAFT SHOP

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal

Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 a corner whatnot, a coffee table, a magazine table, a youth's bed, a lawn chair, a lawn seat, a lawn rocker, a porch swing, a flower box, and a trellis manufactured by Wood Craft Shop, 1600 Pike Avenue, North Little Rock, Arkansas.

(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 articles 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
Corner what not	0010	\$2.82 cash	\$2.82 cash
Coffee table	010	\$2.97 cash	\$3.19 cash
Magazine table	003	\$2.63 cash	\$3.10 cash
Youth's bed	003	\$5.35 cash	\$6.20 cash
Lawn chair	004	\$3.37 cash	\$4.20 cash
Lawn seat	005	\$5.01 cash	\$5.99 cash
Lawn rocker	001	\$4.70 cash	\$5.64 cash
Porch swing	007	\$3.92 cash	\$4.62 cash
Flower box	0050	\$11.63 per doz	\$13.63 per doz.
Trellis	0032	\$1.69 cash	\$1.99 cash

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within ten days, net thirty days, and are for the articles described in the manufacturer's application dated April 20, 1944.

(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 subdivision (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
Corner what not	0010	Each \$2.82
Coffee table	010	3.50
Magazine table	003	3.10
Youth's bed	003	6.20
Lawn chair	004	4.20
Lawn seat	005	6.09
Lawn rocker	001	5.54
Porch swing	007	4.62
Flower box	0050	13.63
Trellis	0032	1.99

(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 sells from the manufacturer's stock, the manufacturer shall notify the purchaser for resale of the maximum prices and conditions established by subparagraph (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 6th day of October 1944.

Issued this 5th day of October 1944.

CRESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15423; Filed, Oct. 5, 1944; 11:43 a. m.]

[MPR 188, Order 2498]

J. H. BRALEY MFG. CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act, 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 a 4 ft. bar (upholstered), a 30" bar stool, a back bar, a 42 3/4" upholstered bar, a large Lady Louise chest, and a 42 3/4" all wood bar manufactured by J. H. Braley Manufacturing Company, 4015 West Olympic Boulevard, Los Angeles, California.

(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 articles 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
4ft. bar (upholstered)			Each \$56.47
30" bar stool			9.04
Back bar			15.44
42 3/4" upholstered bar			61.00
Large Lady Louise chest			28.77
Small Lady Louise chest			14.45
42 3/4" all wood bar			49.75
Initial			.75

These prices are f. o. b. factory, and are subject to a cash discount of two percent for payment within 10 days, net 30 days; they are for the articles described in the manufacturer's application dated July 26, 1944.

(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 subdivision (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 set forth below, f. o. b. factory:

Article	Model No.	Maximum price to retailers
4ft. bar (upholstered)		Each \$56.47
30" bar stool		9.04
Back bar		15.44
42 3/4" upholstered bar		61.00
Large Lady Louise chest		28.77
Small Lady Louise chest		14.45
42 3/4" all wood bar		49.75
Initial		.75

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within ten days, net thirty days, and are for the articles described in the manufacturer's application dated July 26, 1944.

(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

Article	Model No.	Maximum price to persons, other than retailers, who resell from manufacturer's stock	Maximum price to retailers
4ft. bar (upholstered)			Each \$56.47
30" bar stool			9.04
Back bar			15.44
42 3/4" upholstered bar			61.00
Large Lady Louise chest			28.65
Small Lady Louise chest			14.45
42 3/4" all wood bar			49.75
Initial			.75

These prices are f. o. b. factory, and are subject to a cash discount of two percent for payment within 10 days, net 30 days; they are for the articles described in the manufacturer's application dated July 26, 1944.

(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 subdivision (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 set forth below, f. o. b. factory:

Article	Model No.	Maximum price to retailers
4ft. bar (upholstered)		Each \$56.47
30" bar stool		9.04
Back bar		15.44
42 3/4" upholstered bar		61.00
Large Lady Louise chest		28.77
Small Lady Louise chest		14.45
42 3/4" all wood bar		49.75
Initial		.75

These prices are f. o. b. factory, are subject to a cash discount of two percent for payment within ten days, net thirty days, and are for the articles described in the manufacturer's application dated July 26, 1944.

(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 subparagraph (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 6th day of October 1944.

Issued this 5th day of October, 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15424; Filed, Oct. 5, 1944; 11:47 a. m.]

**Regional and District Office Orders.**

[Region VIII Order G-5 Under 3 (e)]

**MEXICAN MALT BEVERAGES IN SAN FRANCISCO REGION**

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 § 1499.3 (e), as amended, of the General Maximum Price Regulation, it is hereby ordered:

(a) The maximum price in Region VIII at which any person, who, except for this order, would be required to establish a

maximum price under §§ 1499.3 (a) or 1499.3 (c) of the General Maximum Price Regulation, may sell and deliver any Mexican malt beverage other than for consumption on the seller's premises shall be the price stated in Appendix A attached hereto.

(b) *Definitions.* For the purposes of this order, words and phrases used herein and in Appendix A attached hereto shall have the following definitions:

(1) "Mexican malt beverage" means any malt beverage manufactured in the Republic of Mexico. It includes, among other beverages, beer, ale, porter, and stout.

(2) "Wholesaler," in respect to a particular lot of Mexican malt beverages, means a person who purchases such beverages for resale to a retailer or to any person other than an ultimate consumer.

(3) "Retailer," in respect to a particular lot of Mexican malt beverages, means a person who sells such beverages to ultimate consumers, whether such consumers buy for consumption on or off the seller's premises. Hotels, restaurants, institutions, and government agencies shall be deemed "retailers" for the purposes of this order. However, sales to ultimate consumers for consumption on the seller's premises shall not be subject to this order.

(4) "Brand" means the tradename by which a Mexican malt beverage is customarily designated and sold.

(5) "Case" means a carton or package and the number of bottles or other containers specified in Appendix A.

(6) "Freight cost" means the lowest available common carrier freight rate per case for minimum carlots or trucklots for the customary route between the seller's shipping point and the buyer's customary receiving point.

(7) "Delivered" means delivered to the purchaser's place of business or customary receiving point.

(8) "Region VIII" means the states of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino County and Mohave County lying north of the Colorado River, and the following counties in the state of Idaho: Benewah, Donner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce, and Shoshone.

(9) Other words and phrases shall bear the meanings given them by the General Maximum Price Regulation and the Emergency Price Control Act of 1942.

(c) This order may be amended or revoked at any time.

(d) This order shall become effective October 1, 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 2d day of September 1944.

CHARLES R. BAIRD,  
Regional Administrator.

APPENDIX A

I. MAXIMUM PRICES

[Per case, except when otherwise noted]

Type of sale	Article and maximum price												In cases or containers of any other size or otherwise packed (price per fluid ounce)
	11-12-ounce containers 24 per case			11-12-ounce containers 20 per case			6.8-8-ounce containers 24 per case			6.8-8-ounce containers 25 per case			
	A brand	B brand	C brand	A brand	B brand	C brand	A brand	B brand	C brand	A brand	B brand	C brand	
In the "Northern zone":													
(1) Delivered to wholesalers.....	\$4.84	\$3.64	\$3.64	\$4.04	\$3.04	\$3.04	\$2.94	\$2.46	\$2.46	\$3.03	\$2.53	\$2.63	\$0.0123
(2) Delivered to retailers.....	5.24	4.04	4.04	4.37	3.37	3.37	3.24	2.76	2.76	3.38	2.83	2.83	.0140
(3) Retail sales:													
Per case.....	7.44	6.24	6.24	6.20	5.20	5.20	5.04	4.56	4.56	5.25	4.75	4.75	.0217
Per bottle.....	.31	.26	.26	.31	.26	.26	.21	.19	.19	.21	.19	.19	
In the "Southern zone":													
(4) Delivered to wholesalers.....	4.60	3.40	3.40	3.84	2.84	2.84	2.70	2.22	2.22	2.83	2.33	2.33	.0118
(5) Delivered to retailers.....	5.00	3.80	3.80	4.17	3.17	3.17	3.00	2.52	2.52	3.13	2.63	2.63	.0132
(6) Retail sales:													
Per case.....	7.20	6.00	6.00	6.00	5.00	5.00	4.80	4.32	4.32	5.00	4.50	4.50	.0203
Per bottle.....	.30	.25	.25	.30	.25	.25	.20	.18	.18	.20	.18	.18	

The above prices (except for retail sales) are delivered prices. For f. o. b. sales such prices shall be reduced by the amount of the "freight cost." A refundable deposit of 4¢ per bottle and \$1.00 per one-eighth barrel or larger container may be charged in addition to the above. Such deposit, as to case lot sales, shall include the cartons or other package units for which no additional charge may be made. All other container charges are included in the above prices.

II. DESCRIPTION OF ZONES AND OF BRANDS

(a) "Northern zone" is Washington, Nevada, Oregon, except Malheur County, and the following counties in Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

(b) "Southern zone" is California and Arizona, except those portions of Coconino and Mohave counties lying north of the Colorado River.

(c) A, B, and C Brands, as referred to above, are as follows:

Brand and Manufacturer

A brands:

- Carta Blanca: Cerveceria Chautemoc, Monterrey, Mexico.
- Mexicali: Cerveceria de Mexicali, Mexico.

B brands:

- Anza or de Anza: Cerveceria de Anza, Mexico.
- Central: Cerveceria Central, Mexico.
- Corona: Cerveceria, Modelo, Mexico City, Mexico.

B brands—Continued.

- Coronita: Cerveceria Modelo, Mexico City, Mexico.
- Oruz Blanca: Cerveceria de Chihuahua, Chihuahua, Mexico.
- Maya: Cerveceria de Mexicali, Mexico.
- Monterrey: Cerveceria de Chautemoc, Monterrey, Mexico.
- Pacifico: Cerveceria del Pacifico, Mazatlan, Mexico.
- Tecate: Cerveceria Tecate, Tecate, Mexico.
- Victoria: Cerveceria Modelo, Mexico City, Mexico.

B brands—Continued.

11. Victory: Cervecería Toluca, Toluca, Mexico.

C brands: All brands other than those which are A or B brands.

[F. R. Doc. 44-15332; Filed, Oct. 3, 1944; 4:38 p. m.]

[Region VIII Order G-93 Under 18 (c), Amdt. 2]

**CUSTOM DRESSING OF TURKEYS IN SAN FRANCISCO REGION**

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, and under the authority reserved in paragraph (d) of Order No. G-93, as amended, under § 1499.18 (c), as amended, of the General Maximum Price Regulation, said Order No. G-93 is hereby amended as follows:

(a) Paragraph (a), as amended, is hereby amended by adding a new subparagraph (3) to read as follows:

(3) For the service of dressing turkeys packed for special military export, 3.8¢ per pound not dressed chilled weight plus the difference between the cost of the materials used in packing to the specifications of the Quartermaster Corps and the cost of materials used in standard packing as specified in § 1429.19 (h) (1) (v) of Revised Maximum Price Regulation No. 269.

(b) Paragraph (b), as amended, is hereby amended by adding a new subparagraph (5) to read as follows:

(5) The service of dressing turkeys "packed for special military export" means the service of assembling and/or hauling, killing, plucking, chilling, grading, head-wrapping, and packing in special boxes specified by the Quartermaster Corps for overseas shipment.

(c) This amendment may be revoked, amended, or corrected at any time.

This amendment shall become effective September 25, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9326, 8 F.R. 4681)

Issued this 23d day of September 1944.

CHARLES R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-15333; Filed, Oct. 3, 1944; 4:38 p. m.]

**LIST OF COMMUNITY CEILING PRICE ORDERS**

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on October 3, 1944.

**REGION II**

Albany Order 1-F, Amendment 27, covering fresh fruit and vegetables in designated cities in New York, filed 4:04 p. m.

District of Columbia Order 11, Amendment 2, covering dry groceries in the Washington, D. C., Area, filed 4:00 p. m.

Buffalo Order 1-F, Amendment 25, covering fresh fruit and vegetables in designated areas in New York, filed 4:03 p. m.

Buffalo Order 2-F, Amendment 25, covering fresh fruit and vegetables in Rochester, E. Rochester, Fairport and Pittsford, filed 4:04 p. m.

Harrisburg Order 25, covering dry groceries in Adams, Franklin, Lancaster & York, Pa., filed 4:04 p. m.

Harrisburg Order 27, covering dry groceries in Cumberland, Dauphin, Lebanon & Perry Counties, Pa., filed 4:07 p. m.

Newark Order 4-F, Amendment 22, covering fresh fruit and vegetables in named areas in New Jersey, filed 4:04 p. m.

Philadelphia Order 1-F, Amendment 25, covering fresh fruit and vegetables in the city and county of Philadelphia, filed 4:00 p. m.

Philadelphia Order 2-F, Amendment 10, covering fresh fruit and vegetables in designated areas in Pennsylvania, filed 4:00 p. m.

Philadelphia Order 3-F, Amendment 10, covering fresh fruit and vegetables in designated areas in Pennsylvania, filed 4:01 p. m.

**REGION III**

Detroit Order 1-W, Amendment 5, covering dry groceries in designated counties in Michigan, filed 4:09 p. m.

Detroit Order 11, Amendment 6, covering certain food items in designated counties in Michigan, filed 4:09 p. m.

Detroit Order 11, Cor. to Amendment 6, covering certain food items in designated counties in Michigan, filed 4:09 p. m.

Louisville Order 2-W, Amendment 4, covering wholesale food prices in designated counties in Kentucky, filed 4:04 p. m.

Louisville Order 23, covering retail food prices in Jefferson Co., Ky., and Clark and Floyd Counties, Ind., filed 4:07 p. m.

Louisville Order 24, covering retail food prices in designated counties in Kentucky, filed 4:07 p. m.

Louisville Order 25, covering retail food prices in designated counties in Kentucky, filed 4:08 p. m.

**REGION IV**

Savannah Order 17, Amendment 3, covering community food prices in certain areas in Georgia, filed 4:10 p. m.

**REGION V**

San Antonio Order 1-E, covering retail prices for shell eggs in named counties in Texas, filed 4:08 p. m.

St. Louis Order 3-W, Amendment 3, covering dry groceries in city and county of St. Louis, Mo., filed 4:10 p. m.

St. Louis Order G-17, Amendment 7, covering community food prices in city and county of St. Louis, Mo., filed 4:10 p. m.

**REGION VI**

Millwaukee Order 2-F, Amendment 34, covering fresh fruit and vegetables in Dane County, filed 4:01 p. m.

Millwaukee Order 3-F, Amendment 34, covering fresh fruit and vegetables in Millwaukee Co., City of Racine and City of Kenosha, filed 4:01 p. m.

Millwaukee Order 5-F, Amendment 33, covering fresh fruit and vegetables in Sheboygan and Fond Du Lac Counties, filed 4:01 p. m.

**REGION VIII**

Fresno Order 1-F, Amendment 38, covering fresh fruit and vegetables in Fresno, Calif., filed 4:01 p. m.

Nevada Order 1-F, Amendment 21, covering fresh fruit and vegetables in the Reno and Sparks Area, filed 4:02 p. m.

Nevada Order 2-F, Amendment 11, covering fresh fruit and vegetables in designated areas in Nevada, filed 4:02 p. m.

Nevada Order 3-F, Amendment 11, covering fresh fruit and vegetables in designated areas in Nevada, filed 4:03 p. m.

Nevada Order 4-F, Amendment 11, covering fresh fruit and vegetables in designated areas in Nevada, filed 4:03 p. m.

Nevada Order 5-F, Amendment 9, covering fresh fruit and vegetables in designated areas in Nevada, filed 4:02 p. m.

Seattle Order 160, covering community food prices in the Seattle Area, filed 4:10 p. m.

Seattle Order 161, covering community food prices in the Tacoma Area, filed 4:11 p. m.

Seattle Order 162, covering community food prices in the Everett Area, filed 4:11 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,  
Secretary.

[F. R. Doc. 44-15414; Filed, Oct. 5, 1944; 11:47 a. m.]

**SECURITIES AND EXCHANGE COMMISSION.**

[File No. 70-361]

**ARKANSAS POWER & LIGHT CO.**

**SUPPLEMENTAL ORDER GRANTING APPLICATION**

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 3d day of October, A. D., 1944.

Arkansas Power & Light Company, ("Arkansas") a public utility subsidiary of Electric Power & Light Corporation, a registered holding company, having filed an application with amendments thereto, under section 6 (b) of the Public Utility Holding Company Act of 1935 seeking exemptions from the provisions of section 6 (a) and 7 for the issue and sale pursuant to the competitive bidding provisions of Rule U-50, of \$30,000,000 principal amount of First Mortgage Bonds dated October 1, 1944 and maturing October 1, 1974; and

The Commission having, by order dated September 22, 1944 granted said application, except as to the price to be paid for said bonds, the redemption prices thereof, the interest rate thereon, the underwriters' spread and its allocation, and all legal fees and expenses to be paid in connection with the proposed transactions, as to which matters jurisdiction was reserved; and

Arkansas having filed a further amendment to the application and declaration, in which it is stated that in accordance with the permission granted by the said order of the Commission dated September 22, 1944 it offered such bonds for sale pursuant to the competitive bidding requirements of Rule U-50 and received the following bids:

Bidder	Price to company	Coupon rate	Cost to company
Halsey, Stuart & Co., Inc.	162.639	3 1/2	2.6757
The First Boston Corporation	162.629	3 1/2	2.6573
Dillon, Read & Co.	162.626	3 1/2	2.6516

The said amendment having further stated that Arkansas has accepted the bid of Halsey, Stuart & Co., Inc. for the bonds, as set out above, and that the

bonds will be offered for sale to the public at a price of 104.000 resulting in an underwriters' spread of 1.111; and

The Commission having examined said amendment and having considered the record herein and finding no basis for imposing terms and conditions with respect to the price to be paid for said bonds, the redemption prices therefor, the interest rate thereon, the underwriters' spread and its allocation, and all legal fees and expenses incurred in connection with the proposed transactions;

*It is ordered,* That the jurisdiction heretofore reserved over the price to be paid for said bonds, the redemption prices therefor, the interest rate thereon, the underwriters' spread and its allocation and all legal fees and expenses incurred in connection with the proposed transactions be, and the same hereby is released and said application be and the same hereby is granted, subject, however, to the terms and conditions prescribed in Rule U-24.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 44-15378; Filed, Oct. 4, 1944;  
2:34 p. m.]

[File No. 70-973]

MISSOURI GENERAL UTILITIES CO. AND  
ASSOCIATED ELECTRIC 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, Pa., on the 3d day of October 1944.

Notice is hereby given that an application-declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Associated Electric Company, a registered holding company, and its wholly-controlled subsidiary, Missouri General Utilities Company;

All interested persons are referred to the said application-declaration, which is on file in the office of the Commission, for a statement of the transactions therein proposed, which may be summarized as follows:

Associated Electric Company proposes to sell, for an aggregate base price of \$1,610,000, subject to adjustments, its entire interest in Missouri General Utilities Company to certain non-affiliates. As at July 31, 1944, the outstanding securities and indebtedness of Missouri General Utilities Company held by Associated Electric Company, which are to be sold, consist of the following:

First Mortgage Bonds, Series A, 6%, due March 1, 1946 (of which \$165,000 principal amount are pledged with the United States of America to secure the payment of the balance (\$84,904.45) of a note (hereinafter called "the REA Note") of Missouri General Utilities Company, originally in the amount of \$112,000, and payable in semi-annual installments to September 1, 1957), principal amount.....	\$555,000
Open account indebtedness, principal amount.....	\$353,000
Common stock, without par value....	Shares 2,200

The several purchasers, the amounts they are to pay for their respective purchases, and the number of shares of stock and the percentage of the bonds and open account indebtedness of Missouri General Utilities Company to be acquired by such purchasers are as follows:

Purchaser	Shares of stock	Bonds and open account indebtedness	Aggregate base sale price
Genevieve Electric Cooperative, Inc.	1,365	Percent 61.57	\$991,000
Intercounty Electric Cooperative Association	93	4.35	70,000
Scott-New Madrid-Mississippi Cooperative Association	71	3.23	52,000
Black River Electric Cooperative	61	2.79	45,000
Crawford Electric Cooperative, Inc.	57	2.60	42,000
City of Rolla, Missouri	560	25.46	410,000
Total.....	2,200	100.00	1,610,000

The bonds to be acquired by Genevieve Electric Cooperative, Inc., are to include the bonds which, on the closing date of the agreement, are pledged with the United States of America to secure the REA Note, and the portion of the base price to be paid by such cooperative is to be offset by the amount then due or to become due on the REA Note, which is to be assumed by such cooperative. Of the base price to be paid by the City of Rolla, \$50,000 is to be paid in cash and the balance (\$360,000) is to be paid in certain revenue certificates of the City of Rolla. All other payments to be made in accordance with the foregoing proposals are to be made in cash.

Associated Electric Company also proposes to sell and assign to Carleton D. Beh Co., a non-affiliate, without recourse, all its right, title and interest in and to said revenue certificates to be issued by the City of Rolla, in consideration for cash equal to the principal amount of such revenue certificates.

It is also proposed that Associated Electric Company acquire from Missouri General Utilities Company all of the latter's holdings of 480 shares of capital stock of Atlantic Utility Service Corporation, for a total cash consideration of \$1.00.

The filing designates sections 9 (a), 10, 12 (d) and 12 (f) of the act and Rules U-43, U-44 and U-50 promulgated thereunder, as applicable to the proposed transactions.

The said application-declaration also contains the request that the Commission find that, with respect to the proposed transactions, compliance with the provisions of paragraphs (b) and (c) of Rule U-50 is not necessary or appropriate to meet the objectives referred to in paragraph (a) (5) of said rule.

It appearing to the Commission that it is appropriate in the public interest and the interest of investors and consumers that a hearing be held with respect to such matters:

*It is ordered,* That a hearing on such matters under the applicable provisions of the act and rules of the Commission thereunder be held on October 25, 1944, at 10 a. m., e. w. t., at the offices of the Securities and Exchange Commission,

18th and Locust Streets, Philadelphia 3, Pennsylvania. On such date the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held.

*It is further ordered,* That William W. Swift, 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 any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a trial examiner under the Commission's rules of practice.

*It is further ordered,* That any person desiring to be heard in connection with the proceeding or proposing to intervene herein shall file with the Secretary of the Commission, on or before the 23d day of October, 1944, his request or application therefor, as provided by Rule XVII of the rules of practice of this Commission.

*It is further ordered,* That, without limiting the scope of the issues presented by said application-declaration, particular attention will be directed at such hearing to the following matters:

1. Whether the proposed transactions are in the public interest and in the interest of investors and consumers;
2. Whether the consideration to be received for the proposed sale is fair and reasonable;
3. The propriety of the accounting treatment to reflect the proposed transactions on the books of applicants-declarants;
4. Whether compliance with the requirements of paragraphs (b) and (c) of Rule U-50 is not necessary or appropriate;
5. Whether, and to what extent, it is necessary or appropriate in the public interest to impose terms or conditions in respect to the accounts or otherwise in connection with the proposed transactions;
6. Whether, in all other respects, the proposed transactions comply with all the applicable provisions and requirements of the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 44-15379; Filed, Oct. 4, 1944;  
2:34 p. m.]

UNITED STATES COAST GUARD.

APPROVAL OF EQUIPMENT

By virtue of the authority vested in me by R. S. 4405, 4417a, 4426, 4488, 4491, 49 Stat. 1384, 1544, 54 Stat. 1028 (48 U.S.C. 375, 391a, 404, 481, 489, 369, 367 463a), and Executive Order 9083, dated February 28, 1942 (7 F.R. 1609), the following approval of equipment is prescribed:

FIRE RETARDANT MATERIAL FOR VESSEL  
CONSTRUCTION

Gold Bond Natcor (Panel for Class B bulk-head construction), 3/4" panel consisting of 1/2" gypsum wallboard surfaced both sides

with  $\frac{1}{8}$ " Keasbey-Mattison cement asbestos board, submitted by National Gypsum Company, Clarence Center, N. Y.

Gold Bond Natcor (Panel for Class B bulk-head construction),  $\frac{3}{8}$ " panel consisting of  $\frac{5}{8}$ " gypsum wallboard surfaced both sides with  $\frac{1}{8}$ " Keasbey-Mattison cement asbestos board, submitted by National Gypsum Company, Clarence Center, N. Y.

#### LIFE RAFTS

20-person improved type life raft, balsa wood filler (Dwg. No. P-101, dated 7 September, 1944), submitted by Mr. C. Pantke, 45 West 45th Street, New York, N. Y.

20-person improved type life raft, balsa wood filler (C. Pantke Dwg. No. P-101, dated 7 September, 1944), submitted by Roof Structures, Inc., 45 West 45th Street, New York, N. Y.

#### SIGNAL PISTOL

Mark IV parachute flare signal pistol (Assembly Dwg. No. B-4-3318, revised 16 September, 1944), manufactured by Harrington and Richardson Arms Company, Worcester, Mass. (Supersedes approval 5 July, 1943, 8 F.R. 9305.)

#### SKATE FOR LIFEBOATS

Skate for 24' Globe American lifeboat (Dwg. No. 50S-1108-1, dated 30 August, 1944), submitted by Globe American Corp., Kokomo, Indiana.

Dated October 4, 1944.

R. R. WAESCHE,  
Vice Admiral, USCG,  
Commandant.

[F. R. Doc. 44-15393; Filed, Oct. 5, 1944;  
8:55 a. m.]

## WAR MANPOWER COMMISSION.

### PORTSMOUTH, N. H., AREA

#### EMPLOYMENT STABILIZATION PROGRAM

The following employment stabilization program for Portsmouth, New Hampshire Area is hereby prescribed, pursuant to § 907.3 (g) of War Manpower Commission Regulation No. 7, "Governing Employment Stabilization Programs," effective August 16, 1943 (8 F.R. 11338).

#### Sec.

1. Purpose.
2. Definitions.
3. Control of hiring and solicitation of workers.
4. Authority and responsibilities of Management-Labor Committee.
5. Encouragement of local initiative and use of existing hiring channels.
6. General.
7. Issuance of statements of availability by employers.
8. Issuance of statements of availability by United States Employment Service.
9. Referral in case of under-utilization.
10. Workers who may be hired only upon referral by the United States Employment Service.
11. Hiring contrary to the program.
12. Exclusions.
13. Appeals.
14. Statements of availability.
15. Solicitation of workers.
16. Hiring.
17. Representation.
18. General referral policies.
19. Effective date.

SECTION 1. *Purpose.* This employment stabilization program has been adopted in the Portsmouth Area, with the ap-

proval of the Regional Director. Its purpose is to assist the War Manpower Commission in bringing about, by measures equitable to labor and management and necessary for the effective prosecution of the war:

(a) The elimination of wasteful labor turnover in essential activities.

(b) The reduction of unnecessary labor migration.

(c) The direction of the flow of scarce labor where most needed in the war program.

(4) The Maximum utilization of manpower resources.

Sec. 2. *Definitions.* As used in this employment stabilization program:

(a) The "Portsmouth Area" is comprised of that territory designated in Appendix A.

(b) "Agriculture" means those farm activities carried on by farm owners, or tenants on farms in connection with the cultivation of the soil, the harvesting of crops, or the raising, feeding, or management of livestock, bees and poultry, and shall not include any packing, canning, processing, transportation or marketing of articles produced on farms unless performed or carried on as incident to ordinary farming operations as distinguished from manufacturing or commercial operations.

(c) "State" includes Alaska, Hawaii, and the District of Columbia.

(d) "New employee" means any individual who has not been in the employment of the hiring employer at any time during the preceding 30-day period. For the purpose of this definition, employment of less than seven days' duration and employment which is supplemental to the employee's principal work shall be disregarded.

(e) "Critical occupation" means any occupation designated as a critical occupation by the Chairman of the War Manpower Commission.

(f) "Additional controlled occupation" means any occupation found by the Area Manpower Director for the Portsmouth Area to be either:

(1) One of a category of occupations in an activity in which manpower shortages threaten critically needed production in such area, or

(2) An occupation in which the demand for workers in such area exceeds the available supply.

A list of the "additional controlled occupations" designated by the Area Manpower Director is attached to this program as Appendix B and may be amended from time to time by the Area Manpower Director.

(g) "Essential activity" means any activity included in the War Manpower Commission List of Essential Activities. (9 F.R. 3439.)

(h) "Locally needed activity" means any activity approved by the Regional Manpower Director as a locally needed activity.

(i) The terms "employment" and "work" as applied to an individual engaged in principal and supplementary employment mean his principal employment.

Sec. 3. *Control of hiring and solicitation of workers.* All hiring and solicitation of workers in, or for work in, the Portsmouth Area shall be conducted in accordance with this employment stabilization program.

This shall include any hiring or solicitation, whether conducted within or outside the area, if the work is to be performed within the area.

Sec. 4. *Authority and responsibilities of Management-Labor Committee.* The Area Management-Labor War Manpower Committee for the Portsmouth Area is authorized to consider questions of policy, standards, and safeguards in connection with the administration of this employment stabilization program, and to make recommendations concerning the same to the Area Manpower Director.

It shall be the responsibility of this committee to hear and decide appeals or to delegate such responsibility to an Area Appeals Committee in accordance with regulations of the War Manpower Commission governing appeals.

Sec. 5. *Encouragement of local initiative and use of existing hiring channels.* The War Manpower Commission, all employers of labor, including the United States Civil Service Commission, and all labor organizations within the Portsmouth Area, shall encourage local initiative and cooperative efforts to the end that the maximum use shall be made of existing hiring channels, such as private employers, labor organizations, professional organizations, schools, colleges, technical institutions and government agencies.

This section shall not be interpreted or deemed to be a waiver of any of the provisions of this program.

Sec. 6. *General.* A new employee, who during the preceding 60-day period was engaged in an essential or locally needed activity, may be hired only if such hiring would aid in the effective prosecution of the war. Such hiring shall be deemed to aid in the effective prosecution of the war only if:

(a) Such individual is hired for work in an essential or locally needed activity, or for work to which he has been referred by the United States Employment Service, and

(b) Such individual presents a statement of availability from his last employment in an essential or locally needed activity, or is referred by the United States Employment Service of the War Manpower Commission, or is hired with its consent, as provided herein.

Sec. 7. *Issuance of statements of availability by employers.* An individual whose last employment is or was in an essential or locally needed activity shall receive a statement of availability from his employer if:

(a) He has been discharged, or his employment has been otherwise terminated by his employer, or

(b) He has been laid off for an indefinite period, or for a period of seven or more days, or

(c) Continuance in his employment would involve undue personal hardship, or

(d) Such employment is or was at a wage or salary or under working conditions below standards established by State or Federal law or regulation, or

(e) Such employment is or was at a wage or salary below a level established or approved by the National War Labor Board (or other agency authorized to adjust wages or approve adjustments thereof) as warranting adjustment, and the employer has failed to adjust the wage in accordance with such level or to apply to the appropriate agency for such adjustment or approval thereof.

**SEC. 8. Issuance of statements of availability by United States Employment Service.** (a) A statement of availability shall be issued promptly to an individual when any of the circumstances set forth in section 7 is found to exist in his case. If the employer fails or refuses to issue a statement of availability to an individual entitled to such statement, the United States Employment Service of the War Manpower Commission, upon finding that the individual is entitled thereto, shall issue a statement of availability to the individual. Pending such finding the United States Employment Service shall either request the worker to remain on his present job, or to return to it in instances where the worker has voluntarily terminated his employment. When none of the circumstances set forth in section 7 is found to exist in an individual's case, the United States Employment Service shall attempt to persuade such individual to return to his former employment in an essential or locally needed activity providing the employer will reemploy the worker without prejudice.

(b) A statement of availability shall be issued by the United States Employment Service to any individual in the employ of an employer who the War Manpower Commission finds, after notice, hearing and final decision, has not complied with any War Manpower Commission employment stabilization program, regulation or policy, or has not made a reasonable effort to comply with a recommendation of a duly authorized representative of the War Manpower Commission with respect to the more effective utilization of labor and for so long as such employer continues his non-compliance after such finding.

An employer who continues to be in non-compliance after notice, hearing and final decision, may not hire any new employee, whether or not such person has a statement of availability.

(c) A statement of availability shall be issued by the United States Employment Service to an individual at his request, when it is found that he has received from a former employer with whom he has reemployment rights under an existing collective bargaining agreement a notice that he must return to his former employment in order to preserve his seniority status.

(d) A temporary statement of availability, valid for a period not in excess of 60 days, may be issued by the United States Employment Service to an individual at his request, who because of seasonal or temporary lay-off is not employed at his customary work. In such

cases, an employer may hire such a worker for the period designated in the temporary statement of availability and shall release such worker at the end of such period. Upon release of such a worker, the employer shall not issue a statement of availability to him but shall instruct him to return to his former employment.

A temporary statement of availability shall contain in addition to the provisions of the regular form, the words:

The Employer hiring the above-named worker shall not retain such worker in his employ after \_\_\_\_\_ and shall not issue a statement of availability to such worker upon his release.

**SEC. 9. Referral in case of under-utilization.** If an individual is employed at less than full time or at a job which does not utilize his highest recognized skill for which there is need in the war effort, the United States Employment Service may, upon his request, refer him to other available employment in which it finds that the individual will be more fully utilized in the war effort.

**SEC. 10. Workers who may be hired only upon referral by the United States Employment Service.** Under the circumstances set forth below, a new employee may not be hired solely upon presentation of a statement of availability, but may be hired only upon referral by, or in accordance with arrangements with, the United States Employment Service:

(a) The new employee is to be hired for work in a critical occupation, or his statement of availability indicates that his last employment was in a critical occupation, or

(b) The new employee is to be hired for work in an additional controlled occupation (see Appendix B) or his statement of availability indicates that his last employment was in such an occupation, or

(c) The new employee has not lived or worked in the locality of the new employment throughout the preceding 30-day period (in such cases the local office of the United States Employment Service shall require that the worker obtain a statement of availability from the local office of the United States Employment Service serving the locality where such worker was most recently employed, except that the latter local office may delegate authority to issue a statement of availability to such a worker in a specific case to the office where the referral is to be made), or

(d) The new employee's last regular employment was in agriculture and he is to be hired for non-agricultural work: *Provided*, That no such individual shall be referred to non-agricultural work except after consultation with a designated representative of the War Food Administration: *And provided further*, That such an individual may be hired for non-agricultural work for a period of not to exceed six weeks without referral or presentation of a statement of availability.

**SEC. 11. Hiring contrary to the program.** An employer shall, upon written request of the United States Employment

Service, promptly release from employment any worker hired:

(a) In violation of this program, or

(b) Upon referral by the United States Employment Service, if such referral resulted from any misrepresentation on the part of such worker when otherwise a referral would not have been made.

**SEC. 12. Exclusions.** No provisions of this employment stabilization program shall be applicable to:

(a) The hiring of a new employee for agricultural employment;

(b) The hiring of a new employee for work of less than seven days' duration, or for work which is supplementary to the employee's principal work; but such work shall not constitute the individual's "last employment" for the purposes of the program, unless the employee is customarily engaged in work of less than seven days' duration;

(c) The hiring of an employee in any Territory or possession of the United States, except Alaska and Hawaii;

(d) The hiring by a foreign, State, county, or municipal government, or their political subdivisions or their agencies and instrumentalities, or to the hiring of any of their employees, unless such foreign, State, county, or municipal government or political subdivision or agency or instrumentality has indicated its willingness to conform, to the maximum extent practicable under the Constitution and laws applicable to it, with the program;

(e) The hiring of a new employee for domestic service or to the hiring of a new employee whose last regular employment was in domestic service;

(f) The hiring of a school teacher for vacation employment or the rehiring of a school teacher for teaching at the termination of the vacation period;

(g) The transfer of workers between agencies and departments of the Federal Government.

**SEC. 13. Appeals.** Any worker or employer may appeal from any act or failure to act by the War Manpower Commission under this employment stabilization program, in accordance with regulations and procedures of the War Manpower Commission.

**SEC. 14. Statements of availability.** A statement of availability issued to an individual pursuant to this program shall contain only the individual's name, address, social security account number, if any, the name and address of the issuing employer, or War Manpower Commission officer and office, the date of issuance, a statement as to whether or not the individual's last employment was in a critical occupation, or in an additional controlled occupation, and such other information not prejudicial to the employee in seeking new employment as may be authorized or required by the War Manpower Commission.

Statements of availability received by any employer pursuant to this program shall be retained during the continuance of this program and for a reasonable time thereafter. They shall be made accessible to the Area Manpower Director or his representative upon request.

Sec. 15. *Solicitation of workers.* No employer shall advertise or otherwise solicit for the purpose of hiring any individual if the hiring of such an individual would be subject to restrictions under this employment stabilization program, except in a manner consistent with such restrictions.

Sec. 16. *Hiring.* The decision to hire or refer a worker shall be based on qualifications essential for performance of or suitability for the job, and shall be made without discrimination as to race, color, creed, sex, national origin, or except as required by law, citizenship.

The Federal Government shall be considered as a single essential employer for the purposes of this program, and all hiring for departments and agencies of the Federal Government subject to the Civil Service Act, rules and regulations, shall be conducted by the U. S. Civil Service Commission which shall recruit in accordance with the policies of the War Manpower Commission.

Sec. 17. *Representation.* Nothing contained in the program shall be construed to restrict any individual from seeking the advice and aid of, or from being represented by, the labor organization of which he is a member or any other representative freely chosen by him, at any step in the operation of the program.

Sec. 18. *General referral policies.* No provision in the program shall limit the authority of the United States Employment Service or any other governmental agency designated by the War Manpower Commission to make referrals in accordance with approved policies and instructions of the War Manpower Commission.

Sec. 19. *Effective date.* This program shall become effective as of October 1, 1943, and is in substitution for and supersedes the employment stabilization plan in effect prior to such date. It shall, subject to such amendments as the War Manpower Commission may promulgate, continue in effect for six months following the termination of the war, unless sooner terminated by the War Manpower Commission.

Dated: September 22, 1944.

JOHN L. BARRY,  
Area Director.

Approved: September 28, 1944.

ARTHUR C. GERNES,  
Regional Director.

APPENDIX A

The Portsmouth area is comprised of the following territories included in the following towns and which are served by the Portsmouth and Dover local offices of the United States Employment Service.

*Towns and cities covered by the Dover United States Employment Service:* Barrington, Dover, Durham, Farmington, Lee, Madbury, Middleton, Milton, New Durham, Newmarket, Nottingham, Rochester, Rollinsford, Salmon Falls, Somersworth, and Strafford.

*Towns and cities covered by the Portsmouth United States Employment Service:* Atkinson, Brentwood, Danville, E. Kingston, Epping, Exeter, Fremont, Greenland, Hampstead, Hampton, Hampton Falls, Kensington, Kingston, New Castle, Newfields, Newington, Newton, N. Hampton, S. Hampton, Plaislow, Portsmouth, Raymond, Rye, Sandown, Sea-

brook, Stratham, and Kittery, Ellot, York, Berwick, North Berwick, and South Berwick, Maine.

APPENDIX B—ADDITIONAL CONTROLLED OCCUPATIONS

The following have been designated by the Area Manpower Director for the Portsmouth Area as additional controlled occupations.

Assembler for Fuller-over, Machine.  
Automotive Mechanic.  
Bed Laster.  
Card Grinder.  
Card Strippers.  
Dresser Tender.  
Edge Setter.  
Electricians' helpers.  
Foreman.  
Fulling Mill Tenders.  
Goodyear Stitcher.  
Machine Fixer III  
Marine Engineman.  
Molders' Helpers.  
Pipefitters' helpers.  
Puller-over, Machine.  
Rigger.  
Side Laster, Machine.  
Slasher Tender.  
Spinners, Frame.  
Spinners, Mule.  
Shipfitters' helpers.  
Washing Mill Tenders.  
Welder.

[F. R. Doc. 44-15433; Filed, Oct. 5, 1944;  
11:53 a. m.]

[Amdt. 1]

PORTSMOUTH, N. H., AREA

EMPLOYMENT STABILIZATION PROGRAM

The employment stabilization program for Portsmouth, New Hampshire, Area dated October 1, 1943 (8 F.R. 11338) is hereby amended as follows:

1. Section 2 (f) of said program is hereby amended by inserting after the word "Area" in the second line, the words "with the approval of the Regional Director" and by inserting the same phrase after the word "Director" in the last paragraph of said section, so that the same shall read as follows:

(f) "Additional controlled occupation" means an occupation found by the Area Manpower Director for the Portsmouth Area with the approval of the Regional Director to be either

(1) One of a category of occupations in an activity in which manpower shortages threaten critically needed production in such area, or

(2) An occupation in which the demand for workers in the area exceeds the available supply.

A list of the "additional controlled occupations" designated by the Area Manpower Director is attached to this program as Appendix B and may be amended from time to time by the Area Manpower Director with the approval of the Regional Director.

2. Section 5 is hereby amended by deleting the following words starting in the first line; "all employers of labor, including the United States Civil Service Commission, and all labor organizations within the Portsmouth Area."

3. Section 8 is hereby amended by deleting paragraph (c) in its entirety and making paragraph (d) of said section, paragraph (e), and adding the following sentence after the word "employ-

ment" at the end of the first paragraph of said paragraph: "Nothing in this section shall be construed to supersede the provisions of section 10 (d)."

4. Section 9 is hereby amended by changing the title from "Referral in Case of Under-Utilization" to "Referral by the United States Employment Service" and adding the following as the second paragraph thereof:

The United States Employment Service shall, upon the request of an individual refer him to a former employer when it is found that he has received from such employer with whom he has reemployment rights under an existing collective bargaining agreement, a notice that he must return to his former employment in order to preserve his seniority status.

5. Section 10 is hereby amended by deleting the words in paragraph (c) enclosed in parentheses, so that said paragraph shall read as follows:

(c) The new employee has not lived or worked in the locality of the new employment throughout the preceding 30-day period, or

6. Section 11 is hereby amended by striking out the semi-colon after the word "hired" in the second line and inserting the phrase "in violation of this program" and by striking out paragraphs (a) and (b) of said section so that the same shall read as follows:

An employer shall, upon written request of the United States Employment Service, promptly release from employment any worker hired in violation of this program.

7. Section 12 is hereby amended by striking out paragraph (g) in its entirety.

8. Appendix B is hereby amended by inserting after the word "Area" in the third line the phrase "with the approval of the Regional Director."

Dated: September 22, 1944.

JOHN L. BARRY,  
Area Director.

Approved: September 28, 1944.

ARTHUR C. GERNES,  
Regional Director.

[F. R. Doc. 44-15431; Filed, Oct. 5, 1944;  
11:52 a. m.]

[Amdt. 2]

PORTSMOUTH, N. H., AREA

EMPLOYMENT STABILIZATION PROGRAM

The employment stabilization program for Portsmouth, New Hampshire Area dated October 1, 1943 (8 F.R. 11338), is hereby amended as follows:

1. Section 10 of said program is hereby amended by adding the following new paragraph:

(e) All new employees.

2. Section 16 of said program is hereby amended by inserting the following new paragraph as the second paragraph of said section, thereby making the present second paragraph the third paragraph thereof:

The Area Manpower Director may fix for all or any establishments in the

Portsmouth Area, fair and reasonable employment ceilings and allowances, limiting the number of employees or other specified types of employees which such establishments may employ during specified periods. Such ceilings and allowances will be determined on the basis of the establishment's actual labor needs, the available labor supply, and/or the relative urgency of the establishment's products or services to the war effort. Except as authorized by the Area Manpower Director, no employer shall hire any new employee for work in such establishment if the hiring of such employee would result in such establishment's exceeding the employment ceiling or allowance currently applicable to it.

Dated September 22, 1944.

JOHN L. BARRY,  
Area Director.

Approved: September 28, 1944.

ARTHUR C. GERNES,  
Regional Director.

[F. R. Doc. 44-15432; Filed, Oct. 5, 1944,  
11:53 a. m.]

[Amdt. 3]

PORTSMOUTH, N. H., AREA

EMPLOYMENT STABILIZATION PROGRAM

The employment stabilization program for Portsmouth, New Hampshire, Area, dated October 1, 1943 (8 F.R. 11338) is hereby amended as follows:

Section 18 is hereby amended by inserting the paragraph designation (a) at the beginning of the section as previously adopted and by adding the following paragraph:

(b) The Area Manpower Director, after consultation with the Area Management-Labor War Manpower Committee to determine the degree necessary, may adopt certain standards of priority referral of workers to be followed by the United States Employment Service Offices located within the area. Such standards shall be consistent with the policies of the War Manpower Commission and a copy of such standards as are currently in force shall be maintained available for public inspection at each area and local employment office within the area.

Dated: September 22, 1944.

JOHN L. BARRY,  
Area Director.

Approved: September 28, 1944.

ARTHUR C. GERNES,  
Regional Director.

[F. R. Doc. 44-15433; Filed, Oct. 5, 1944;  
11:53 a. m.]

MANCHESTER, N. H., AREA

EMPLOYMENT STABILIZATION PROGRAM

The following employment stabilization program for Manchester, New Hampshire Area is hereby prescribed, pursuant to § 907.3 (g) of War Manpower Commission Regulation No. 7, "Governing Employment Stabilization

Program," effective August 16, 1943 (8 F.R. 11338).

Sec.

1. Purpose.
2. Definitions.
3. Control of hiring and solicitation of workers.
4. Authority and responsibilities of Management-Labor Committee.
5. Encouragement of local initiative and use of existing hiring channels.
6. General.
7. Issuance of statements of availability by employers.
8. Issuance of statements of availability by United States Employment Service.
9. Referral in case of under-utilization.
10. Workers who may be hired only upon referral by the United States Employment Service.
11. Hiring contrary to the program.
12. Exclusions.
13. Appeals.
14. Statements of availability.
15. Solicitation of workers.
16. Hiring.
17. Representation.
18. General referral policies.
19. Effective date.

SECTION 1. *Purpose.* This employment stabilization program has been adopted in the Manchester Area, with the approval of the Regional Director. Its purpose is to assist the War Manpower Commission in bringing about by measures equitable to labor and management and necessary for the effective prosecution of the war:

- (a) The elimination of wasteful labor turnover in essential activities,
- (b) The reduction of unnecessary labor migration,
- (c) The direction of the flow of scarce labor where most needed in the war program,
- (d) The maximum utilization of manpower resources.

SEC. 2. *Definitions.* As used in this employment stabilization program:

- (a) The "Manchester Area" is comprised of that territory designated in Appendix A.
- (b) "Agriculture" means those farm activities carried on by farm owners or tenants on farms in connection with the cultivation of the soil, the harvesting of crops, or the raising, feeding, or management of livestock, bees and poultry, and shall not include any packing, canning, processing, transportation or marketing of articles produced on farms unless performed or carried on as an incident to ordinary farming operations as distinguished from manufacturing or commercial operations.
- (c) "State" includes Alaska, Hawaii and the District of Columbia.
- (d) "New employee" means any individual who has not been in the employment of the hiring employer at any time during the preceding 30-day period. For the purpose of this definition, employment of less than seven days' duration and employment which is supplemental to the employee's principal work shall be disregarded.

(e) "Critical occupation" means any occupation designated as a critical occupation by the Chairman of the War Manpower Commission.

(f) "Additional controlled occupation" means any occupation found by the Area Manpower Director for the Manchester Area to be either

(1) One of a category of occupations in an activity in which manpower shortages threaten critically needed production in such Area, or

(2) An occupation in which the demand for workers in such Area exceeds the available supply.

A list of "additional controlled occupations" designated by the Area Manpower Director is attached to this program as Appendix B and may be amended from time to time by the Area Manpower Director.

(g) "Essential activity" means any activity included in the War Manpower Commission List of Essential Activities. (9 F.R. 3439)

(h) "Locally needed activity" means any activity approved by the Regional Manpower Director as a locally needed activity.

(i) The terms "employment" and "work" as applied to an individual engaged in principal and supplementary employment mean his principal employment.

SEC. 3. *Control of hiring and solicitation of workers.* All hiring and solicitation of workers in, or for work in, the Manchester Area shall be conducted in accordance with this employment stabilization program.

This shall include any hiring or solicitation, whether conducted within or outside the area, if the work is to be performed within the area.

SEC. 4. *Authority and responsibilities of Management-Labor Committee.* The Area Management-Labor War Manpower Committee for the Manchester Area is authorized to consider questions of policy, standards, and safeguards in connection with the administration of this employment stabilization program, and to make recommendations concerning the same to the Area Manpower Director.

It shall be the responsibility of this committee to hear and decide appeals or to delegate such responsibility to an Area Appeals Committee in accordance with regulations of the War Manpower Commission governing appeals.

SEC. 5. *Encouragement of local initiative and use of existing hiring channels.* The War Manpower Commission, all employers of labor, including the United States Civil Service Commission, and all labor organizations within the Manchester Area, shall encourage local initiative and cooperative efforts to the end that the maximum use shall be made of existing hiring channels, such as private employers, labor organizations, professional organizations, schools, colleges, technical institutions and government agencies.

This section shall not be interpreted or deemed to be a waiver of any of the provisions of this program.

SEC. 6. *General.* A new employee, who during the preceding 60-day period was engaged in an essential or locally needed activity, may be hired only if such hiring would aid in the effective prosecution of the war. Such hiring shall be deemed to aid in the effective prosecution of the war only if:

(a) Such individual is hired for work in an essential or locally needed activity, or for work to which he has been re-

ferred by the United States Employment Service, and

(b) Such individual presents a statement of availability from his last employment in an essential or locally needed activity, or is referred by the United States Employment Service of the War Manpower Commission, or is hired with its consent, as provided herein.

**Sec. 7. Issuance of statements of availability by employers.** An individual whose last employment is or was in an essential or locally needed activity shall receive a statement of availability from his employer if:

(a) He has been discharged, or his employment has been otherwise terminated by his employer, or

(b) He has been laid off for an indefinite period, or for a period of seven or more days, or

(c) Continuance in his employment would involve undue personal hardship, or

(d) Such employment is or was at a wage or salary or under working conditions below standards established by State or Federal law or regulation, or

(e) Such employment is or was at a wage or salary below a level established or approved by the National War Labor Board (or other agency authorized to adjust wages or approve adjustments thereof) as warranting adjustment, and the employer has failed to adjust the wage in accordance with such level or to apply to the appropriate agency for such adjustment or approval thereof.

**Sec. 8. Issuance of statements of availability by United States Employment Service.** (a) A statement of availability shall be issued promptly to an individual when any of the circumstances set forth in section 7 is found to exist in his case. If the employer fails or refuses to issue a statement of availability to an individual entitled to such statement, the United States Employment Service of the War Manpower Commission, upon finding that the individual is entitled thereto, shall issue a statement of availability to the individual. Pending such finding the United States Employment Service shall either request the worker to remain on his present job, or to return to it in instances where the worker has voluntarily terminated his employment. When none of the circumstances set forth in section 7 is found to exist in an individual's case, the United States Employment Service shall attempt to persuade the individual to return to his former employment in an essential or locally needed activity providing the employer will reemploy the worker without prejudice.

(b) A statement of availability shall be issued by the United States Employment Service to any individual in the employ of an employer who the War Manpower Commission finds, after notice, hearing and final decision, has not complied with any War Manpower Commission Employment Stabilization Program, regulation or policy, or has not made a reasonable effort to comply with a recommendation of a duly authorized representative of the War Manpower Commission with respect to the more effective utilization of labor and

for so long as such employer continues his non-compliance after such finding.

An employer who continues to be in non-compliance after notice, hearing and final decision, may not hire any new employee, whether or not such person has a statement of availability.

(c) A statement of availability shall be issued by the United States Employment Service to an individual upon his request, when it is found that he has received from a former employer with whom he has reemployment rights under an existing collective bargaining agreement a notice that he must return to his former employment in order to preserve his seniority status.

(d) A temporary statement of availability, valid for a period not in excess of 60 days, may be issued by the United States Employment Service to an individual at his request, who because of seasonal or temporary lay-off is not employed at his customary work. In such cases, an employer may hire such a worker for the period designated in the temporary statement of availability and shall release such worker at the end of such period. Upon release of such a worker, the employer shall not issue a statement of availability to him but shall instruct him to return to his former employment.

A temporary statement of availability shall contain in addition to the provisions of the regular form, the words:

The employer hiring the above-named worker shall not retain such worker in his employ after----- and shall not issue a statement of availability to such worker upon his release.

**Sec. 9. Referral in case of under-utilization.** If an individual is employed at less than full time or at a job which does not utilize his highest recognized skill for which there is a need in the war effort, the United States Employment Service may, upon his request, refer him to other available employment in which it finds that the individual will be more fully utilized in the war effort.

**Sec. 10. Workers who may be hired only upon referral by the United States Employment Service.** Under the circumstances set forth below, a new employee may not be hired solely upon presentation of a statement of availability, but may be hired only upon referral by, or in accordance with arrangements with, the United States Employment Service:

(a) The new employee is to be hired for work in a critical occupation, or his statement of availability indicates that his last employment was in a critical occupation, or

(b) The new employee is to be hired for work in an additional controlled occupation or his statement of availability indicates that his last employment was in such an occupation, or

(c) The new employee has not lived or worked in the locality of the new employment throughout the preceding 30-day period (in such cases the local office of the United States Employment Service shall require that the worker obtain a statement of availability from the local office of the United States Employment Service, serving the locality where such worker was most recently employed, except that the latter local office may dele-

gate authority to issue a statement of availability to such a worker in a specific case to the office where the referral is to be made), or

(d) The new employee's last regular employment was in agriculture and he is to be hired for non-agricultural work, provided that no such individual shall be referred to non-agricultural work except after consultation with a designated representative of the War Food Administration, and provided further that such an individual may be hired for non-agricultural work for a period of not to exceed six weeks without referral or presentation of a statement of availability.

**Sec. 11. Hiring contrary to the program.** An employer shall, upon written request of the United States Employment Service, promptly release from employment any worker hired,

(a) In violation of this program, or  
(b) Upon referral by the United States Employment Service, if such referral resulted from any misrepresentation on the part of such worker when otherwise a referral would not have been made.

**Sec. 12. Exclusions.** No provisions of this employment stabilization program shall be applicable to:

(a) The hiring of a new employee for agricultural employment;

(b) The hiring of a new employee for work of less than seven days' duration, or for work which is supplementary to the employee's principal work; but such work shall not constitute the individual's "last employment" for the purposes of the program, unless the employee is customarily engaged in work of less than seven days' duration;

(c) The hiring of an employee in any Territory or possession of the United States, except Alaska and Hawaii;

(d) The hiring by a foreign, State, county, or municipal government, or their political subdivisions or their agencies and instrumentalities, or to the hiring of any of their employees, unless such foreign, State, county, or municipal government or political subdivision or agency or instrumentality has indicated its willingness to conform, to the maximum extent practicable under the Constitution and laws applicable to it, with the program;

(e) The hiring of a new employee for domestic service or to the hiring of a new employee whose last regular employment was in domestic service;

(f) The hiring of a school teacher for vacation employment or the rehiring of a school teacher for teaching at the termination of the vacation period;

(g) The transfer of workers between agencies and departments of the Federal Government.

**Sec. 13. Appeals.** Any worker or employer may appeal from any act or failure to act by the War Manpower Commission under this employment stabilization program, in accordance with regulations and procedures of the War Manpower Commission.

**Sec. 14. Statements of availability.** A statement of availability issued to an individual pursuant to this program shall contain only the individual's name, address, social security account number,

if any, the name and address of the issuing employer, or War Manpower Commission officer and office, the date of issuance, a statement as to whether or not the individual's last employment was in a critical occupation, or in an additional controlled occupation, and such other information not prejudicial to the employee in seeking new employment as may be authorized or required by the War Manpower Commission.

Statements of availability received by any employer pursuant to this program shall be retained during the continuance of this program and for a reasonable time thereafter. They shall be made accessible to the Area Manpower Director or his representative upon request.

SEC. 15. *Solicitation of workers.* No employer shall advertise or otherwise solicit for the purpose of hiring any individual if the hiring of such an individual would be subject to restrictions under this employment stabilization program, except in a manner consistent with such restrictions.

SEC. 16. *Hiring.* The decision to hire or refer a worker shall be based on qualifications essential for performance of or suitability for the job, and shall be made without discrimination as to race, color, creed, sex, national origin, or except as required by law, citizenship.

The Federal Government shall be considered as a single essential employer for the purposes of this program, and all hiring for departments and agencies of the Federal Government subject to the Civil Service Act, rules and regulations, shall be conducted by the U. S. Civil Service Commission which shall recruit in accordance with the policies of the War Manpower Commission.

SEC. 17. *Representation.* Nothing contained in the program shall be construed to restrict any individual from seeking the advice and aid of, or from being represented by, the labor organization of which he is a member or any other representative freely chosen by him, at any step in the operation of the program.

SEC. 18. *General referral policies.* No provision in the program shall limit the authority of the United States Employment Service or any other governmental agency designated by the War Manpower Commission to make referrals in accordance with approved policies and instructions of the War Manpower Commission.

SEC. 19. *Effective date.* This program shall become effective as of October 1, 1943, and is in substitution for and supersedes the employment stabilization plan in effect prior to such date. It shall, subject to such amendments as the War Manpower Commission may promulgate, continue in effect for six months following the termination of the war, unless sooner terminated by the War Manpower Commission.

Dated: September 21, 1944.

ABBY L. WILDER,  
Area Director.

Approved: September 29, 1944.

ARTHUR C. GERNES,  
Regional Director.

#### APPENDIX A

The Manchester Area is comprised of the territories included in the following towns and which are served by the Manchester local office of the United States Employment Service:

Auburn, Bedford, Candia, Chester, Derry, Goffstown, Hooksett, Londonderry, Manchester, New Boston, and Weare.

#### APPENDIX B—ADDITIONAL CONTROLLED OCCUPATIONS

The following have been designated by the Area Manpower Director for the Manchester Area as additional controlled occupations:

Auto mechanics.	Card tenders.
Truck mechanics.	Bed lasters.
Weavers—All makes of looms.	Staple side lasters.
Winders—Universal and Foster.	Pullovers.
Spinners—Cap and ring.	Assemblers.
Doffers—Cap and ring.	Knitting machine operators.
Battery hands.	Pressers, machine.
Drawing frame tenders (finishers, bandies and rovers).	Sewing machine operators, all kinds.
	Bakers, bread.

[F. R. Doc. 44-15425; Filed, Oct. 5, 1944; 11:51 a. m.]

[Amdt. 1]

#### MANCHESTER, N. H., AREA

##### EMPLOYMENT STABILIZATION PROGRAM

The employment stabilization program for Manchester, New Hampshire Area, dated October 1, 1943, (8 F.R. 11338), is hereby amended as follows:

1. Section 2 (f) of said program is hereby amended by inserting after the word "Area" in the second line, the words "with the approval of the Regional Director" and by inserting the same phrase after the word "Director" in the last paragraph of said section, so that the same shall read as follows:

(f) "Additional controlled occupation" means any occupation found by the Area Manpower Director for the Manchester Area with the approval of the Regional Director to be either

(1) One of a category of occupations in an activity in which manpower shortages threaten critically needed production in such Area, or

(2) An occupation in which the demand for workers in such Area exceeds the available supply.

A list of the "additional controlled occupations" designated by the Area Manpower Director is attached to this program as Appendix B and may be amended from time to time by the Area Manpower Director with the approval of the Regional Director.

2. Section 5 is hereby amended by deleting the following words starting in the first line; "all employers of labor, including the United States Civil Service Commission, and all labor organizations within the Manchester Area."

3. Section 8 is hereby amended by deleting paragraph (c) in its entirety and making paragraph (d) of said section, paragraph (c) and adding the following sentence after the word "employment" at the end of the first paragraph of said

paragraph: "Nothing in this section shall be construed to supersede the provisions of section 10 (d)."

4. Section 9 is hereby amended by changing the title from "Referral in Case of Under-Utilization" to "Referral by the United States Employment Service" and adding the following as the second paragraph thereof:

The United States Employment Service shall, upon the request of an individual, refer him to a former employer when it is found that he has received from such employer with whom he has reemployment rights under an existing collective bargaining agreement, a notice that he must return to his former employment in order to preserve his seniority status.

5. Section 10 is hereby amended by deleting the words in paragraph (c) enclosed in parentheses, so that said subparagraph shall read as follows:

(c) The new employee has not lived or worked in the locality of the new employment throughout the preceding 30-day period, or

6. Section 11 is hereby amended by striking out the semi-colon after the word "hired" in the second line and inserting the phrase "in violation of this program" and by striking out paragraphs (a) and (b) of said section so that the same shall read as follows:

SEC. 11. An employer shall, upon written request of the United States Employment Service, promptly release from employment any worker hired in violation of this program.

7. Section 12 is hereby amended by striking out paragraph (g) in its entirety.

8. Appendix B is hereby amended by inserting after the word "Area" in the third line the phrase "with the approval of the Regional Director."

Dated: September 21, 1944.

ABBY L. WILDER,  
Area Director.

Approved: September 29, 1944.

ARTHUR C. GERNES,  
Regional Director.

[F. R. Doc. 44-15426; Filed, Oct. 5, 1944; 11:51 a. m.]

[Amdt. 2]

#### MANCHESTER, N. H., AREA

##### EMPLOYMENT STABILIZATION PROGRAM

The employment stabilization program for Manchester, New Hampshire Area, dated October 1, 1943 (8 F.R. 11338), is hereby amended as follows:

1. Section 10 of said program is hereby amended by adding the following new paragraph:

(e) The new employee is a male worker.

2. Section 16 of said program is hereby amended by inserting the following new paragraph as the second paragraph of

said section, thereby making the present second paragraph, the third paragraph thereof:

The Area Manpower Director may fix for all or any establishments in the Manchester Area, fair and reasonable employment ceilings and allowances, limiting the number of employees or other specified types of employees which such establishments may employ during specified periods. Such ceilings and allowances will be determined on the basis of the establishment's actual labor needs, the available labor supply, and/or the relative urgency of the establishment's products or services to the war effort. Except as authorized by the Area Manpower Director, no employer shall hire any new employee for work in such establishment if the hiring of such employee would result in such establishment's exceeding the employment ceiling or allowance currently applicable to it.

Dated: September 21, 1944.

ABBY L. WILDER,  
Area Director.

Approved: September 29, 1944.

ARTHUR C. GERNES,  
Regional Director.

[F. R. Doc. 44-15427; Filed, Oct. 5, 1944;  
11:51 a. m.]

[Amdt. 3]

MANCHESTER, N. H., AREA

EMPLOYMENT STABILIZATION PROGRAM

The employment stabilization program for Manchester, New Hampshire Area dated October 1, 1943 (8 F.R. 11338), is hereby amended as follows:

Section 10 of said program is hereby amended by changing paragraph (e) to read as follows:

(e) All new employees.

Dated: September 21, 1944.

ABBY L. WILDER,  
Area Director.

Approved: September 29, 1944.

ARTHUR C. GERNES,  
Regional Director.

[F. R. Doc. 44-15428; Filed, Oct. 5, 1944;  
11:51 a. m.]

Area, dated October 1, 1943 (8 F.R. 11338), is hereby amended as follows:

1. Section 18 is hereby amended by inserting the designation (a) at the beginning of the section as previously adopted and by adding the following paragraph:

(b) The Area Manpower Director, after consultation with the Area Management-Labor War Manpower Committee to determine the degree necessary, may adopt certain standards of priority referral of workers to be followed by the United States Employment Service Offices located within the area. Such standards shall be consistent with the policies of the War Manpower Commission and a copy of such standards as are currently in force shall be maintained available for public inspection at each area and local employment office within the area.

Dated: September 21, 1944.

ABBY L. WILDER,  
Area Director.

Approved: September 29, 1944.

ARTHUR C. GERNES,  
Regional Director.

[F. R. Doc. 44-15429; Filed, Oct. 5, 1944;  
11:51 a. m.]

[Amdt. 4]

MANCHESTER, N. H., AREA

EMPLOYMENT STABILIZATION PROGRAM

The employment stabilization program for the Manchester, New Hampshire

