

Washington, Tuesday, December 4, 1945

The President.

EXECUTIVE ORDER 9663

CREATING AN EMERGENCY BOARD TO INVESTIGATE A DISPUTE BETWEEN THE TEXAS & NEW ORLEANS RAILWAY COMPANY AND HOSPITAL ASSOCIATION OF THE SOUTHERN PACIFIC LINES IN TEXAS AND LOUISIANA, AND CERTAIN OF ITS EMPLOYEES

WHEREAS a dispute exists between the Texas & New Orleans Railway Company and Hospital Association of the Southern Pacific Lines in Texas and Louisiana, a carrier, and certain of its employees represented by the

- Brotherhood of Locomotive Engineers
- Brotherhood of Locomotive Firemen and Enginemen
- Brotherhood of Railroad Trainmen
- The Order of Railroad Telegraphers
- Brotherhood of Railway and Steamship Clerks, Freight Handlers, Express and Station Employees
- Brotherhood of Maintenance of Way Employees
- Brotherhood Railway Carmen of America
- International Association of Machinists
- International Brotherhood of Boiler-makers, Iron Ship Builders and Helpers of America
- Sheet Metal Workers International Association
- International Brotherhood of Electrical Workers
- International Brotherhood of Firemen and Oilers, Helpers, Roundhouse and Railway Shop Laborers, and
- Brotherhood of Railway Signalmen of America,

labor organizations; and

WHEREAS, this dispute has not heretofore been adjusted under the provisions of the Railway Labor Act, as amended; and

WHEREAS, this dispute, in the judgment of the National Mediation Board, threatens substantially to interrupt interstate commerce within the states of Texas and Louisiana to a degree such as to deprive that portion of the country of essential transportation service:

NOW, THEREFORE, by virtue of the authority vested in me by section 10 of the Railway Labor Act, as amended (45 U.S.C. 160), I hereby create a board of three members, to be appointed by me, to investigate said dispute. No member of the said board shall be pecuniarily or otherwise interested in any organization of railway employees or any carrier.

The board shall report its findings to the President with respect to the said

dispute within thirty days from the date of this order.

As provided by section 10 of the Railway Labor Act, as amended, from this date and for thirty days after the board has made its report to the President, no change, except by agreement, shall be made by the Texas & New Orleans Railway Company and Hospital Association of the Southern Pacific Lines in Texas and Louisiana or their employees in the conditions out of which the said dispute arose.

HARRY S. TRUMAN

THE WHITE HOUSE,
November 30, 1945.

[F. R. Dec. 45-21659; Filed, Dec. 3, 1945; 11:07 a. m.]

Regulations

TITLE 7—AGRICULTURE

Chapter III—Bureau of Entomology and Plant Quarantine

[B. E. P. Q. 543]

PART 301—DOMESTIC QUARANTINE NOTICES

MEXICAN FRUITFLY REGULATIONS MODIFIED

Introductory note. The following administrative instructions lift all permit requirements relative to interstate movement of regulated citrus fruits from the area regulated on account of the Mexican fruitfly until notice is given that the status of fruitfly infestations in the regulated areas as determined by inspections and surveys make it necessary for such permit requirements to be imposed. This action which lessens the requirements of the regulations will not lessen the protection to uninfested areas. This modification is believed safe because intensive inspections over a number of years have shown that infestations do not occur during the early part of the harvesting and shipping season.

§ 301.64-3a *Administrative instructions lifting permit requirements for interstate movement of citrus fruits until further notice.* Pursuant to the authority conferred upon the Chief of the Bureau of Entomology and Plant Quarantine in the proviso of § 301.64-3 (a) of Notice of Quarantine No. 64 on account of the Mexican fruitfly, he has determined that natural conditions exist with

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NOTICE

1944 Supplement

The following books of the 1944 Supplement to the Code of Federal Regulations are now available from the Superintendent of Documents, Government Printing Office, at \$3 per copy:

Book 1: Titles 1-10, including Presidential documents in full text.

Book 2: Titles 11-32.

A limited sales stock of the Cumulative Supplement and the 1943 Supplement is still available as previously announced.

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respect to the regulated area which eliminate the risk of Mexican fruitfly infestations in regulated citrus fruits during the early part of the shipping season; accordingly all permit requirements for interstate movement of such fruits are hereby waived for the entire regulated area until due notice of the resumption of permit requirements has been given. (Sec. 8, 37 Stat. 318, 39 Stat. 1165, 44 Stat. 250; 7 U.S.C. 161)

Effective: November 26, 1945.

Done at Washington D. C., this 23d day of November 1945.

[SEAL] P. N. ANNAND,
Chief, Bureau of Entomology
and Plant Quarantine.

[F. R. Doc. 45-21593; Filed, Nov. 30, 1945;
3:26 p. m.]

Chapter VII—Production and Marketing Administration (Agricultural Adjustment)

PART 725—PROCLAMATION OF THE NATIONAL MARKETING QUOTA FOR FLUE-CURED TOBACCO AND FOR BURLEY TOBACCO FOR THE 1946-47 MARKETING YEAR

§ 725.201 *Proclamation of the national marketing quota for flue-cured tobacco for the marketing year beginning July 1, 1946.* The amount of the national marketing quota for the marketing year beginning July 1, 1946, is 856,800,000 pounds, the same amount as the national marketing quota for the marketing year beginning July 1, 1945, as proclaimed on November 30, 1944.¹

§ 725.202 *Proclamation of the national marketing quota for Burley tobacco for the marketing year beginning October 1, 1946.* The amount of the national marketing quota for the marketing year beginning October 1, 1946, is 404,460,000 pounds, the same as the national marketing quota for the marketing year beginning October 1, 1945, as proclaimed on November 30, 1944.¹

(52 Stat. 46, 53 Stat. 1261, 54 Stat. 392, 56 Stat. 121; 7 U.S.C. 1312 (a); Public Law 118, 78th Congress, 1st Session, approved July 7, 1943, 57 Stat. 387, as amended by Public Law 276, 78th Congress, 2d Session, approved March 31, 1944, 58 Stat. 136)

Issued at Washington, D. C. this 27th day of November 1945. Witness my hand and the seal of the Department of Agriculture.

[SEAL] J. B. HUTSON,
Acting Secretary of Agriculture.

[F. R. Doc. 45-21594; Filed, Nov. 30, 1945;
3:26 p. m.]

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 16, Amdt. 7]

PART 1407—DRIED FRUIT

DRIED FRUIT, RAISINS, AND ZANTE CURRANTS
War Food Order No. 16, as amended (10 F. R. 12076, 12979), is hereby further

¹ 9 F. R. 14225.

amended by deleting the provisions contained in § 1407.1 (a) (8) and inserting, in lieu thereof, the following:

(8) "Government agency" means (i) the Armed Services of the United States (excluding, for the purpose of this order, United States Army post exchanges, sales commissaries, United States Navy ships' service departments, and United States Marine Corps post exchanges); (ii) the United States Department of Agriculture (including, but not limited to, any corporate agency thereof); (iii) the War Shipping Administration or any approved ship supplier designated as such by the War Shipping Administration; (iv) the United States Veterans' Administration; and (v) any other instrumentality or agency of the United States designated by the Secretary of Agriculture.

This order shall become effective at 12:01 a. m., e. s. t., December 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under War Food Order No. 16, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 16, as amended, in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F. R. 10179; E.O. 9322, 8 F. R. 3807; E.O. 9334, 8 F. R. 5423; E.O. 9392, 8 F. R. 14783; E.O. 9577, 10 F. R. 8087)

Issued this 30th day of November 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21597; Filed, Nov. 30, 1945;
3:32 p. m.]

[WFO 75-3, Amdt. 25]

PART 1410—LIVESTOCK AND MEATS

LARD SET ASIDE

War Food Order No. 75-3, as amended (10 F. R. 6499, 7769, 6949, 9422, 9992, 10165, 11225, 13679), is hereby further amended:

1. By striking § 1410.20 (a) (1) and substituting in lieu thereof the following:

(1) "Governmental agency" means the Army, Navy, Marine Corps, or Coast Guard of the United States (excluding, for the purposes of this order, United States Army post exchanges, United States Navy ships' service departments, United States Marine Corps post exchanges, and similar organizations), the United States Department of Agriculture (including, but not restricted to, any corporate agency thereof), the War Shipping Administration or any approved ship supplier designated as such by War Shipping Administration, and the Veterans' Administration.

2. By striking § 1410.20 (a) (6) and § 1410.20 (a) (7).

3. By striking the words "contract schools", "marine hospitals", "maritime academies", and "ship suppliers" wherever they appear in § 1410.20 (b), (c), and (j), and the words "contract school", "marine hospital", "maritime

academy", and "ship supplier" wherever they appear in § 1410.20 (f) and (i).

Effective date. This amendment shall become effective at 12:01 a. m., e. s. t., December 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 75-3, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F. R. 10179; E.O. 9577, 10 F. R. 8087; WFO 75, 10 F. R. 4649, 7283)

Issued this 30th day of November 1945.

[SEAL] C. W. KITCHEN,
Assistant Administrator.

[F. R. Doc. 45-21602; Filed, Nov. 30, 1945;
3:33 p. m.]

[WFO 10, Amdt. 12]

PART 1432—RICE

RICE SET ASIDE

War Food Order No. 10, as amended (10 F. R. 9611, 10419, 12761), is hereby further amended by striking § 1432.1 (a) (7) and substituting in lieu thereof the following:

(7) "Governmental agency" means the Army, Navy, Marine Corps, or Coast Guard of the United States (excluding, for the purposes of this order, United States Army post exchanges, United States Navy ships' service departments, United States Marine Corps post exchanges, and similar organizations), the United States Department of Agriculture (including, but not restricted to, any corporate agency thereof), the War Shipping Administration or any approved ship supplier designated as such by War Shipping Administration, the Veterans Administration, and any other instrumentality or agency designated by the Secretary of Agriculture.

Effective date. This order shall become effective at 12:01 a. m., e. s. t., December 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 10, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F. R. 10179; E.O. 9577, 10 F. R. 8087)

Issued this 30th day of November 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21593; Filed, Nov. 30, 1945;
3:32 p. m.]

[WFO 4-9, Amdt. 2]

PART 1450—TOBACCO

CIGAR FILLER AND BINDER TYPES OF TOBACCO

War Food Order No. 4-9, as amended (10 F. R. 8201, 10419, 13359) is hereby

further amended by deleting therefrom the provisions of § 1450.15 (a) (2) and inserting, in lieu thereof, the following:

(2) "Tobacco" means tobacco of the 1945 crop of the cigar filler types numbered 41, 42, 43, and 44 as defined in the Service and Regulatory Announcement No. 118 (7 CFR 30.1 et seq.) of the United States Department of Agriculture, promulgated by the Secretary of Agriculture on October 14, 1919.

The provisions of this amendment shall become effective at 8:00 a. m., e. s. t., December 3, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under the said War Food Order No. 4-9, as amended, prior to the effective time of the provisions of this amendment, the provisions of the said War Food Order No. 4-9, as amended, in effect prior to the effective time of the provisions of this amendment shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO 4, as amended, 8 F.R. 335, 11331, 9 F.R. 4321, 4319, 9584, 10 F.R. 103, 126, 10419)

Issued this 30th day of November 1945.

[SEAL] C. W. KITCHEN,
Assistant Administrator, Production
and Marketing Administration.

[F. R. Doc. 45-21601; Filed, Nov. 30, 1945;
3:33 p. m.]

[WFO 19, Amdt. 7]

PART 1455—SPICES

RESTRICTED SPICES

War Food Order No. 19, as amended (9 F.R. 2456, 4321, 4319, 9584, 14876, 10 F.R. 103, 3430), is further amended by deleting the provisions contained in § 1455.1 (a) (3) and inserting, in lieu thereof, the following:

(3) "Government agency" means (i) the Armed Services of the United States (for the purposes of this order, including, but not restricted to, the United States Army post exchanges; sales commissaries; United States Navy ships' service departments; and United States Marine Corps post exchanges); (ii) the United States Department of Agriculture (including, but not limited to, any corporate agency thereof); (iii) the War Shipping Administration or any approved ship supplier designated as such by the War Shipping Administration; (iv) the Veterans' Administration; and (v) any other instrumentality or agency designated by the Secretary of Agriculture.

This order shall become effective at 12:01 a. m., e. s. t., December 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under War Food Order No. 19, as amended, prior to the effective time of the provisions hereof, the provisions of said War Food Order No. 19, as amended,

in effect prior to the effective time hereof shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087)

Issued this 30th day of November 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21596; Filed, Nov. 30, 1945;
3:32 p. m.]

[WFO 42, Amdt. 21]

PART 1460—FATS AND OILS

RESTRICTIONS ON PACKAGING

War Food Order No. 42, as amended (9 F.R. 12075, 10 F.R. 2679, 3315, 5060, 7961, 8685, 10419, 12250, 12548), is further amended as follows:

1. By adding at the end of paragraph (a) (9) the following new paragraph:

(10) "Container" shall include tank cars:

2. By adding at the end of paragraph (s) the following new paragraph:

(t) *Restrictions on packaging.* Unless otherwise authorized by the Assistant Administrator:

(1) No manufacturer shall package any edible fat or oil product in any size container other than the size container used by such manufacturer during the calendar year 1944;

(2) No manufacturer shall package lard or rendered pork fat in any size container other than the size container used by such manufacturer during the calendar year 1945;

(3) Every manufacturer shall, during each calendar quarter of 1946, package in each size container a volume of edible fat or oil products not less than the volume of edible fat or oil products packaged by such manufacturer in such size container during the corresponding calendar quarter of 1944;

(4) Every manufacturer shall, during each calendar quarter of 1946, package in each size container a volume of lard and rendered pork fat not less than the volume of lard and rendered pork fat packaged by such manufacturer in such size container during the corresponding calendar quarter of 1945.

Provided, however, That the restrictions of this paragraph (t) shall not apply to edible fat or oil products or to lard or rendered pork fat sold to or manufactured for sale to an exempt agency.

This amendment shall become effective at 12:01 a. m., e. s. t., January 1, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 42, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 29th day of November 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21539; Filed, Nov. 30, 1945;
3:23 p. m.]

[WFO 42, Amdt. 22]

PART 1460—FATS AND OILS

RESTRICTIONS ON USE OF FATS AND OILS IN
EDIBLE FAT OR OIL PRODUCTS

War Food Order No. 42, as amended (9 F. R. 12075; 10 F. R. 103, 2679, 3315, 5060, 7961, 8685, 10419, 12548), is hereby further amended:

1. By striking § 1460.1 (a) (6) and substituting in lieu thereof the following:

(6) "Exempt agency" means (i) the Army, Navy, Marine Corps, or Coast Guard of the United States; (ii) the United States Department of Agriculture (including, but not restricted to, any corporate agency thereof); (iii) the War Shipping Administration or any approved ship supplier designated as such by War Shipping Administration; and (iv) the Veterans' Administration.

2. By striking § 1460.1 (h) and substituting in lieu thereof the following:

(h) *Purchases from exempt agencies.* The fat and oil content of any edible fat or oil product which is purchased by a manufacturer from any exempt agency, other than the Veterans' Administration or an approved ship supplier, shall not be chargeable against his quota if the product so purchased is used by him in reworking into the same class of edible fat or oil product.

Effective date. This order shall become effective at 12:01 a. m., e. s. t., December 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 42, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 30th day of November 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21595; Filed, Nov. 30, 1945;
3:32 p. m.]

[WFO 42b, Amdt. 8]

PART 1460—FATS AND OILS

USE OF FATS AND OILS IN SOAP

War Food Order No. 42b, as amended (9 F.R. 12080, 13619; 10 F.R. 103, 1315, 3127, 5060, 9313, 10419, 12250), is hereby further amended:

1. By striking § 1460.1 (a) (11) and substituting in lieu thereof the following:

(11) "Exempt agency" means (i) the Army, Navy, Marine Corps, or Coast Guard of the United States; (ii) the United States Department of Agriculture (including, but not restricted to, any corporate agency thereof); and (iii) the War Shipping Administration or any approved ship supplier designated as such by War Shipping Administration.

2. By striking § 1460.1 (j) and substituting in lieu thereof the following:

(j) *Purchases from exempt agencies.* The fat and oil content of any soap which is purchased by a manufacturer from any exempt agency, other than approved ship supplier, shall not be chargeable against his quota if the product so purchased is used by him in reworking into any class of soap.

Effective date. This amendment shall become effective at 12:01 a. m., e. s. t., December 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 42b, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087).

Issued this 30th day of November 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21598; Filed, Nov. 30, 1945;
3:32 p. m.]

[WFO 66, Amdt. 13]

PART 1468—GRAINS

MALTED GRAINS, MALT SYRUP, RICE, HOPS,
AND HOP PRODUCTS

War Food Order No. 66, as amended (8 F.R. 10480, 13841, 13970; 9 F.R. 1084, 4321, 4319, 9584, 111461, 11929, 14122; 10 F.R. 103, 126, 1722, 4849, 6793, 10419, 11695, 13770), is hereby further amended as follows:

1. By deleting the provisions of § 1468.2 (b) (4) and inserting, in lieu thereof, the following:

(4) Notwithstanding the limitations contained in (b) (1), (2), and (3) hereof, any brewer may use during the quota period beginning on December 1, 1945, in addition to the quota of malted grain permitted him under the provisions of (b) (1), (2), or (3) hereof, a quantity of malted grain in the manufacture of malt beverages not in excess of 20 percent of his quota of malted grain computed for such quota period in accordance with the provisions of (b) (1), (2), or (3) hereof.

2. By deleting the provisions of § 1468.2 (b) (5) and inserting, in lieu thereof, the following:

(5) Of the quantity of malt beverages manufactured by any brewer during any quota period, not more than 92.5 percent

thereof shall contain in excess of 3.2 percent of alcohol by weight.

3. By deleting the provisions of § 1463.2 (b) (6) and inserting, in lieu thereof, the following:

(6) No brewer, unless authorized by the Assistant Administrator, shall sell or deliver, in any quota period, malt beverages having an alcoholic content of 3.2 percent, or less, by weight: *Provided*, That any brewer, without authorization from the Assistant Administrator, may sell or deliver, in any quota period, any malt beverages having 3.2 percent, or less, of alcohol by weight, in excess of the quantity of such beverages equal to 7.5 percent of all malt beverages manufactured by him in the same quota period.

The provisions of this amendment shall become effective at 12:01 a. m., e. s. t., December 1, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 66, as amended, prior to the effective time of the provisions of this amendment, the provisions of the said War Food Order No. 66, as amended, in effect prior to the effective time of the provisions of this amendment shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392; 8 F.R. 14783; E.O. 9577, 10 F.R. 8087)

Issued this 30th day of November 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21603; Filed, Nov. 30, 1945;
3:33 p. m.]

[WFO 63-7]

PART 1598—FOOD IMPORTS

REVISION OF APPENDIX

Pursuant to the authority vested in me by the provisions of War Food Order 63, as amended (9 F.R. 13280, 14877, 10 F.R. 103, 8950, 10419) § 1596.1 (d), Appendix A to the order is hereby revised in the following manner:

1. The following item is deleted from said Appendix A:

Food:	<i>Commerce Import Class No.</i>
Coffee, raw or green, roasted or processed.	{1611.000 1611.100

This revision shall be effective November 19, 1945.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; E.O. 9577, 10 F.R. 8087; WFO 63, 8 F.R. 13280, 14877, 10 F.R. 103, 8950, 10419)

Issued this 29th day of November 1945.

[SEAL] C. W. KITCHEN,
Assistant Administrator,
Production and Marketing
Administration.

[F. R. Doc. 45-21540; Filed, Nov. 29, 1945;
3:22 p. m.]

[WFO 74, as Amended, Termination]

PART 1598—GENERAL REGULATIONS

LICENSED SHIP SUPPLIERS PERMITTED TO
BUY SET-ASIDE AND RESTRICTED FOOD

War Food Order No. 74, as amended (8 F.R. 13880, 14017, 15655, 9 F.R. 4319, 8002, 10 F.R. 103, 10419, 5759), is hereby terminated as of 12:01 a. m., e. s. t., December 1, 1945. Notwithstanding such termination, each licensed ship supplier shall file a report on Form FDO 74-2 with Administrator, War Food Order 74, United States Department of Agriculture, Washington 25, D. C. not later than December 10, 1945 with respect to food handled by him during the month of November, 1945.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under said War Food Order No. 74, as amended, prior to the effective time of this termination order, all of the provisions of the said War Food Order No. 74, as amended, in effect prior to the effective time of this termination order shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 9 F.R. 14783; E.O. 9577, 10 F.R. 8087)

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

Issued this 30th day of November 1945.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21609; Filed, Nov. 30, 1945;
3:32 p. m.]

TITLE 14—CIVIL AVIATION

Chapter II—Administrator of Civil
Aeronautics

[Amdt. 87]

PART 600—DESIGNATION OF CIVIL AIRWAYS

REDESIGNATION OF CIVIL AIRWAYS

NOVEMBER 20, 1945.

Acting pursuant to the authority vested in me by section 302 of the Civil Aeronautics Act of 1938, as amended, I hereby amend Part 600 of the Regulations of the Administrator of Civil Aeronautics as follows:

Redesignation of civil airways: Amber Civil Airway No. 7, Red Civil Airway No. 8.

1. By striking in § 600.10106 *Amber civil airway No. 7 (Key West, Fla., to Caribou, Maine)* the words: "the southwest leg of the Homestead, Fla., radio range;" and substituting in lieu thereof the following: "the south leg of the Homestead, Fla., radio range;"

2. By amending § 600.10207 *Red civil airway No. 8 (Williamsport, Pa., to Harrisburg, Pa.)* to read as follows:

§ 600.10207 *Red civil airway No. 8 (Alltoona, Pa., to Wilkes-Barre, Pa.)*. From

the intersection of the center lines of the on course signals of the east leg of the Pittsburgh, Pa., radio range and the north leg of the Altoona, Pa., radio range to the intersection of the center lines of the on course signals of the north leg of the Altoona, Pa., radio range and the east leg of the Philipsburg, Pa., radio range. From the intersection of the center lines of the on course signals of the east leg of the Philipsburg, Pa., radio range and the southwest leg of the Elmira, N. Y., radio range via the intersection of the center lines of the southwest leg of the Elmira, N. Y., radio range and the west leg of the Williamsport, Pa., radio range; the Williamsport, Pa., radio range station to the intersection of the center lines of the on course signals of the east leg of the Williamsport, Pa., radio range and the southwest leg of the Wilkes-Barre, Pa., radio range.

This amendment shall become effective 0001 e. w. t., December 1, 1945.

T. P. WRIGHT,

Administrator of Civil Aeronautics.

[F. R. Doc. 45-21589; Filed, Nov. 30, 1945; 2:34 p. m.]

[Amdt. 125]

PART 601—DESIGNATION OF AIRWAY TRAFFIC CONTROL AREAS, AIRPORT APPROACH ZONES, AIRPORT TRAFFIC ZONES AND RADIO FIXES

REDESIGNATION OF AIRWAY TRAFFIC CONTROL AREAS AND RADIO FIXES

Acting pursuant to the authority vested in me by section 308 of the Civil Aeronautics Act of 1938, as amended, and Special Regulation No. 197 of the Civil Aeronautics Board, I hereby amend Part 601 of the Regulations of the Administrator of Civil Aeronautics as follows:

Redesignation of airway traffic control areas: Red Civil Airway No. 8. Redesignation of radio fixes: Green Civil Airway No. 5, Amber Civil Airway No. 7, Red Civil Airway No. 8.

1. By amending § 601.10208 *Red civil airway No. 8 airway traffic control areas (Williamsport, Pa., to Harrisburg, Pa.)* to read as follows:

§ 601.10208 *Red civil airway No. 8 airway traffic control areas (Altoona, Pa., to Wilkes-Barre, Pa.)*. All of Red civil airway No. 8.

2. By inserting in § 601.4005 *Green civil airway No. 5 (Los Angeles, Calif., to Washington, D. C.)* after the words: "Columbus, N. Mexico radio range station;" the following: the Harrington Ranch fan type radio marker station or the intersection of the center lines of the on course signals of the west leg of the El Paso, Tex., radio range and the south leg of the Engle, N. Mex., radio range;

3. By striking in § 601.4017 *Amber civil airway No. 7 (Key West, Fla., to Caribou, Maine)* the words the southwest leg of the Homestead, Fla., radio range; and substituting in lieu thereof the following: the south leg of the Homestead, Fla., radio range;

4. By amending § 601.40208 *Red civil airway No. 8 (Williamsport, Pa., to Harrisburg, Pa.)* to read as follows:

§ 601.40208 *Red civil airway No. 8 (Altoona, Pa., to Wilkes-Barre, Pa.)*. The intersection of the center lines of the on course signals of the southwest leg of the leg of the Elmira, N. Y., radio range and the west leg of the Williamsport, Pa., radio range; the intersection of the center lines of the on course signals of the east leg of the Williamsport, Pa., radio range and the southwest leg of the Wilkes-Barre, Pa., radio range.

This amendment shall become effective 0001, e. w. t., December 1, 1945.

T. P. WRIGHT,

Administrator of Civil Aeronautics.

[F. R. Doc. 45-21590; Filed, Nov. 30, 1945; 2:34 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[No. 311]

STATE MONTHLY REPORT OF INDUCTIONS AND REJECTIONS

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:

Revision of DSS Form 275, entitled "State Monthly Report of Inductions and Rejections." Upon receipt of the revised DSS Form 275, the use of the supply of DSS Form 275 (Revised 7-3-45) will be discontinued and all unused copies will be disposed of.

The foregoing revision 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.

NOVEMBER 23, 1945.

[F. R. Doc. 45-21647; Filed, Nov. 30, 1945; 4:54 p. m.]

Chapter VIII—Office of International Trade Operations, Department of Commerce

Subchapter B—Export Control

[Amdt. 111]

PART 802—GENERAL LICENSES

GENERAL IN TRANSIT LICENSES

Section 802.9 *General in transit licenses "GIT"* is hereby amended in the following particulars:

The list of commodities set forth in paragraph (b) is hereby amended by adding thereto the following commodities:

Commodity:	Schedule B No.
Monazite sand	684598
Uranium ores and concentrates.....	684598

This amendment shall become effective immediately upon filing.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Pub.

Law 397, 78th Cong.; Pub. Law 99, 70th Cong.; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; E.O. 9630, 10 F.R. 12245; Order No. 390, 10 F.R. 13130)

Dated: November 30, 1945.

WALTER FREEDMAN,
Director,

Requirements and Supply Branch.

[F. R. Doc. 45-21646; Filed, Nov. 30, 1945; 4:46 p. m.]

[Amdt. 113]

PART 802—GENERAL LICENSES

PERSONAL BAGGAGE AND PERSONAL EFFECTS

Section 802.11 *Personal baggage* is hereby amended to read as follows:

§ 802.11 *Personal baggage and personal effects*—(a) *General provisions*. A general license, designated "Baggage," is hereby issued, subject to the provisions of paragraphs (b) and (c), permitting exportation of the following classes of commodities:

(1) *Personal baggage*: Boxes, trunks, and other luggage containing items of a personal nature, such as clothing, books, toilet articles, electric razors, electric irons, articles of personal adornment, foodstuffs, soap, medicinals, unexposed photographic film, cameras, firearms and ammunition, souvenirs, etc.

(2) *Personal effects*:

Household articles—Furniture, refrigerators, radios, decorations, and other household furnishings.

Professional instruments and tools of trade—All instruments, tools, and apparatus, which are used by the person in his profession or trade.

Vehicles—Passenger cars, station wagons, trucks and trailers, and motorcycles.

Provided, That such commodities are exported or taken out of the United States by a person leaving the United States for his individual use or the use of his immediate family; and *Provided further*, That no commodities intended for resale or for use by persons other than the exporter or his immediate family may be exported under this general license.

(b) *Special provisions*. The following provisions with respect to certain commodities are applicable to exportation of such commodities under this general license:

(1) *Foods, soaps, cotton and worsted fabrics*. The value of any food, soap, and cotton or worsted wool fabric in the piece shall not exceed the value thereof exportable under the provisions of general license "GLV", as set forth in § 802.10 of this part, to the country of ultimate destination.

(2) *Firearms and ammunition*. No more than 3 firearms and no more than 500 cartridges, subject to the regulations governing the international traffic in arms, ammunition, and implements of war promulgated by the Department of State, may be exported under this general license.

(3) *Motor vehicles*. (1) Permanent residents of the United States may export motor vehicles under this general license when the vehicle is the personal property of the exporter and is exported for the use of the exporter or his family.

(ii) Persons who have resided in the United States for at least one year immediately preceding departure to take permanent residence abroad may export a motor vehicle under this general license if the vehicle to be exported was acquired by the exporter not less than six months prior to the date of export, and is intended solely for the use of the exporter or his family.

(iii) Non-residents who have brought motor vehicles into the United States may export such motor vehicles under this general license only to the country from which it entered the United States.

(c) *Clearance for export.* All personal baggage and personal effects presented for exportation under this general license, whether to be exported on the same carrier on which the exporter departs or to be exported on another carrier, must be accompanied by a certification by the exporter, filed with the Collector of Customs, in the following form:

I hereby certify (1) that the commodities to be exported under the general license for personal baggage and personal effects are for my personal use or for use by my immediate family, and are not for resale; and (2) that the value of each item of food, soap, cotton fabrics and worsted wool fabrics in the piece contained therein does not exceed the GLV general license value applicable to the commodity and ultimate country of destination.

This certificate applies to the contents of the following pieces of baggage:
 ----- Handbags, suitcases
 ----- Trunks
 ----- Other

(Exporting carrier) (Signature)

The Collector of Customs may limit or prohibit the export of any commodity or commodities under this general license whenever in his judgment the amount is excessive; or whenever there is reason to believe that the exportation is being made for the purpose of circumventing these export regulations.

This amendment shall become effective immediately upon publication.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Pub. Law 397, 78th Cong.; Pub. Law 99, 79th Cong.; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; E.O. 9630, 10 F.R. 12245; Order No. 390, 10 F.R. 13130)

Dated: November 15, 1945.

WALTER FREEDMAN,
 Director,
 Requirements and Supply Branch.

[F. R. Doc. 45-21658; Filed, Dec. 3, 1945; 9:54 a. m.]

[Amdt. 112]

PART 801—GENERAL REGULATIONS
 PROHIBITED EXPORTATIONS; MISCELLANEOUS COMMODITIES

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

The list of commodities set forth in paragraph (b) is amended in the following particulars:

1. The following commodities are hereby added to the list of commodities:

Dept. of Comm. Sched. B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E
103200	Grain sorghums (bu. 55 lbs.) except seed (report grain sorghum for seed under 241930).	Bu.-----	100	25
813515	Radon (radium emanations).	Mcm.-----	None	None
839775	Radium salts and compounds (State radium content) and radium ore concentrates.	Mcm.-----	None	None
839883	Thorium salts and compounds.	Lbs.-----	None	None
839888	Actinium bearing salts and compounds.	Gram.-----	None	None
839898	Chemicals containing artificial radio-active isotopes.	Gram.-----	None	None
839899	Polonium bearing salts and compounds.	Gram.-----	None	None
843800	Paints containing radium.	Gals.-----	None	None

2. The dollar value limits in the column headed "GLV Dollar Value Limits" set opposite the following commodities are hereby amended to read as follows:

Dept. of Comm. Sched. B No.	Commodity	GLV dollar value limits country group	
		K	E
694933	Uranium metal.	None	None
694939	Uranium ores and concentrates.	None	None

3. The following commodities are hereby removed from the list of commodities:

Dept. of Comm. Sched. B No.	Commodity
	Firearms, ammunition and pyrotechnics
947004	.22 caliber revolvers and pistols.
947221	Rifles, .22 caliber.
947300	Shotguns.
	Ammunition for small arms (.22 caliber and under):
948101	Balls.
948103	Tracers.
948162	Shotgun shells.
	Ammunition, n. e. s., not in excess of .22 caliber (include fuses & primers):
948701	Fuses for guns.
948702	Primers for guns.
948704	Components for fuses & primers.

Shipments of any of the above commodities removed from general license or whose GLV dollar value limits have been reduced, which were on dock, on lighter, laden aboard an exporting carrier or in transit to a port of exit pursuant to an actual order for export prior to the effective date of this amendment may be exported under the previous general license provisions.

This amendment shall become effective on December 5, 1945, except as to the commodity Grain sorghums and the commodities removed from the list of commodities as to which it shall become effective immediately.

(Sec. 6, 54 Stat. 714; Pub. Law 75; 77th Cong.; Pub. Law 638, 77th Cong.; Pub. Law 397, 78th Cong.; Pub. Law 99, 79th Cong.; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.R. 9861; Order No. 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; E.O. 9630, 10 F.R. 12245; Order No. 390, 10 F.R. 13130)

Dated: November 29, 1945.

WALTER FREEDMAN,
 Director,
 Requirements and Supply Branch.

[F. R. Doc. 45-21657; Filed, Dec. 3, 1945; 9:54 a. m.]

Chapter XI—Office of Price Administration
 PART 1305—ADMINISTRATION
 [SO 141]

MAXIMUM PRICES FOR SALES OF SPECIFIED SURPLUS SNOWSUITS BY THE CITY OF NEW YORK AND SUBSEQUENT SELLERS

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

§ 1305.169 (a) *Maximum prices for sales of specified surplus snowsuits by the City of New York and subsequent sellers.* This order establishes maximum prices for sales by the City of New York of approximately 4332 surplus snowsuits described in paragraph (b) below, and for all subsequent sellers of these garments, notwithstanding the provisions of RMPR 297,¹ RMPR 330,² 2d RMPR 578³ or any other maximum price regulation, schedule or order issued by the Office of Price Administration.

(b) *Garments to which this order applies.* The following surplus garments are covered by this order: one-piece boys' and girls' snowsuits made of 36", 15 ounce fabric, consisting of 50% reprocessed wool, 25% rayon and 25% cotton in brown, green, blue and maroon, in the following approximate quantities and sizes:

- Girls'—Size 2—1031 garments.
- Girls'—Size 4—1142 garments.
- Girls'—Size 6—1130 garments.
- Girls'—Size 8—136 garments.
- Boys'—Size 2—21 garments.
- Boys'—Size 4—270 garments.
- Boys'—Size 6—255 garments.
- Boys'—Size 8—287 garments.

(c) *Ceiling price for the City of New York.* The maximum price for sale by the City of New York to A. Schaap & Sons, 394 Broadway, New York City, New York shall be \$2.21 per unit.

(d) *Ceiling prices for sales by A. Schaap & Sons and other wholesalers.* The maximum price for sale by A. Schaap & Sons and other wholesalers shall be:

- (1) *To a wholesaler*—\$2.21 per unit.
- (2) *To a retailer*—\$2.75 per unit.
- (3) *To an ultimate consumer*—\$3.40 per unit.

(e) *Ceiling prices for sales by retailers.* (1) The maximum price for sale to a consumer by a retailer who shall have purchased from A. Schaap & Sons or from a wholesaler shall be \$4.30.

¹ 8 F.R. 9122, 10304, 10001; 9 F.R. 674, 12530; 10 F.R. 6720, 13449.

² 9 F.R. 11359; 10 F.R. 331, 9269.

³ 10 F.R. 13114, 13637.

(f) Notice to be sent by the City of New York. (1) The City of New York shall transmit to each person to whom it sells any of these snowsuits a copy of this order together with the following notice:

NOTICE TO PURCHASERS

The OPA by Supplementary Order 141 (a copy of which is attached to this notice) has established maximum prices for the sales of certain surplus snowsuits by the City of New York.

The maximum price at which you may sell any of these snowsuits is governed by paragraph (d) or (e) of this attached order.

The OPA has ruled that you may not sell any of these items at prices in excess of their ceiling prices. Lower prices may, of course, be charged

(2) The notice and copy of this order required to be sent by the City of New York, under paragraph (f) shall be transmitted with, or annexed to the invoice, billing or other statement of price accompanying the first shipment made to each person by the City of New York of any of the items covered by this order.

(g) Notice to be sent by wholesalers. (1) Every person who purchases any of the items covered by this order for purposes of resale shall transmit to each customer (except an individual ultimate consumer) to whom he sells any of the items covered by the order, a copy of this order and a copy of the "Notice to purchasers" set forth in paragraph (f) above.

(2) The notice and copy of this order required to be sent under this paragraph (g) shall be transmitted with, or annexed to the invoice, billing or other statement made by the seller to each of his customers (except an individual ultimate consumer) of any item covered by this order.

(h) Definition. Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and § 1499.20 of the General Maximum Price Regulation, shall apply to the terms used in this order.

This supplementary order shall become effective December 3, 1945.

Issued this 3d day of December 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21682; Filed, Dec. 3, 1945; 11:42 a. m.]

PART 1340—FUEL
[MPR 112, Amdt. 21]

PENNSYLVANIA ANTHRACITE

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

Section 1340.200 (a) is amended to read as follows:

(a) The following maximum prices are established for anthracite f. o. b. transportation facilities at the mine or preparation plant operated as an adjunct of a mine or mines, or ground storage facility from which delivery is made:

(1) Table I; maximum prices for Group I producers.

Size:	Price per net ton
Broken, egg, stove and chestnut.....	\$9.00
Pea.....	7.30
Buckwheat No. 1.....	5.25
Rice (buckwheat No. 2).....	4.30
Barley (buckwheat No. 3).....	3.05
All sizes smaller than barley (buckwheat No. 3) if sold for fuel or sintering use, or for use in the manufacture of calcium carbide, graphite or activated carbon, including (specifically but not exclusively), buckwheat No. 4, river or dredge barley, and smaller sizes.....	2.25

(2) Table II; maximum prices for Group II producers.

Size:	Price per net ton
Broken, egg, stove and nut.....	\$9.50
Pea.....	7.80
Buckwheat No. 1.....	5.70
Rice (buckwheat No. 2).....	4.60
Barley (buckwheat No. 3).....	3.35
All sizes smaller than barley (buckwheat No. 3) if sold for fuel or sintering use, or for use in the manufacture of calcium carbide, graphite or activated carbon, including	

Price per net ton
Size:
(specifically but not exclusively),
buckwheat No. 4, river or dredge
barley, and smaller sizes..... \$2.25

(3) Group I. Group I shall consist of the following named producers:

- Glen Alden Coal Co.
- Lehigh Valley Coal Co.
- Lehigh Navigation Coal Co.
- Jeddo Highland Coal Co.
- Pennsylvania Coal Co.
- Philadelphia and Reading Coal and Iron Co.
- Susquehanna Collieries Co.
- Stevens Coal Company.
- Hudson Coal Company.

Group I prices shall apply to all anthracite mined, produced, or prepared at any coal property such as a bank, mine, colliery, or preparation plant, operated by the above-named producers prior to November 14, 1945. If any Group I producer acquires a new coal property, he may charge no more than the Group I prices for anthracite produced and prepared at such new property.

(4) Group II. Group II shall consist of all other anthracite producers not within Group I.

(5) Exceptions 1.

Producer	Colliery or breaker and/or trade name	Prices per net ton								
		Broken	Eggs	Stove	Chestnut	Pea	Buckwheat No. 1	Rice (buckwheat No. 2)	Barley (buckwheat No. 3)	All sizes smaller than barley
Jeddo Highland Coal Co.	Prepared at Jeddo No. 7 and Highland No. 5 breakers. Sold under trade name "Jeddo Coal," "Highland Coal," or "Hazel Brook Coal."	\$9.25	\$9.25	\$9.25	\$9.25	\$7.55	\$5.70	\$4.45	\$3.05	\$2.25
Franklin-Lykens Coal Co.	Prepared at Williamstown breaker. Sold under trade name "The Only Genuine Franklin Coal of Lykens Valley."	9.75	10.00	10.25	9.50	7.80	5.70	4.60	3.35	2.25
Lehigh Navigation Coal Co.	Sold under trade name "Old Company's Lehigh-Greenwood Premium Anthracite."	9.00	9.25	9.25	9.25	7.55	5.25	4.30	3.05	2.25

1 Premium anthracite price established by amendment to regulation.

The prices set forth in subparagraph (5) of this paragraph shall be the maximum prices for this anthracite so long as the present quality and preparation standards are maintained; otherwise, the maximum prices shall be those established by subparagraph (1) or (2) of this paragraph, as the case may be.

This amendment shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21605; Filed, Nov. 30, 1945; 4:30 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 53, Amdt. 53]

FATS AND OILS

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

Maximum Price Regulation No. 53 is amended as follows:

A new section 11.13 is added to Article XI to read as follows:

Sec. 11.13 Restrictions on the shipment of lard and rendered pork fat into the States of California, Oregon and

Washington. No person shall ship, transport, transfer or deliver base or standard commercial refined lard, refined rendered pork fat, open kettle rendered lard, special refined hardened lard, neutral lard, specialty lard, and hydrogenated lard for domestic civilian consumption into the area comprising the States of California, Oregon and Washington from outside that area and no person shall cause to be shipped, transported, transferred or delivered for domestic civilian consumption the above mentioned products into that area in excess of the following quotas:

(a) During the month of December 1945, an amount (by weight) no greater than the amount shipped into such area for domestic civilian consumption in December 1944.

(b) During each 3 months period beginning January 1, 1946, an amount (by weight) not greater than the amount shipped into such area in the corresponding quarter of 1945.

(c) Shipments for domestic civilian consumption include shipments to the shippers' branch houses, subsidiaries or

financial affiliates located in the area comprising the States of California, Oregon and Washington or shipments to any independent buyer (other than a government agency), regardless of the ultimate destination of the shipment.

(d) No person having a quota under this section for any quarter in 1946 shall ship, transport, transfer or deliver or cause to be shipped, transported, transferred or delivered more than 40 percent of such quarterly quota in any one calendar month.

(e) On or before the 30th day following the issuance of this amendment each person claiming quotas under this section shall file in duplicate with the Office of Price Administration in Washington, D. C., a signed statement setting forth:

(1) His name and address.
 (2) The total amount (by weight) of base or standard commercial refined lard, refined rendered pork fat, open kettle rendered lard, special refined hardened lard, neutral lard, specialty lard, and hydrogenated lard, shipped, transported, transferred or delivered or caused to be shipped, transported, transferred or delivered in December 1944 for domestic civilian consumption into the area comprising the States of California, Oregon and Washington from outside that area, and

(3) The total amount (by weight) of base or standard commercial refined lard, refined rendered pork fat, open kettle rendered lard, special refined hardened lard, neutral lard, specialty lard, and hydrogenated lard, shipped, transported, transferred or delivered or caused to be shipped, transported, transferred or delivered into the area comprising the States of California, Oregon and Washington for domestic civilian consumption for each three month period commencing January 1, 1945 and ending December 31, 1945.

(f) On or before the tenth day following the close of any quota period provided in this section each person shipping, transporting, transferring or delivering or causing to be shipped, transported, transferred or delivered base or standard commercial refined lard, refined rendered pork fat, open kettle rendered lard, special refined hardened lard, neutral lard, specialty lard, and hydrogenated lard for domestic civilian consumption into the area comprising the States of California, Oregon and Washington, from outside that area, shall file in duplicate with the Office of Price Administration in Washington, D. C., a signed statement setting forth:

(1) His name and address.
 (2) The total amount (by weight) of base or standard commercial refined lard, refined rendered pork fat, open kettle rendered lard, special refined hardened lard, neutral lard, specialty lard, and hydrogenated lard shipped, transported, transferred or delivered or caused to be shipped, transported, transferred or delivered for domestic civilian consumption into the area comprising the States of California, Oregon and Washington from outside that area for the period covered in the report.

(g) This section 11.13 is issued under the authority vested in the Administrator by the Emergency Price Control Act

of 1942, as amended, in addition to the authorities cited in § 1364.415 (e) of Revised Maximum Price Regulation No. 169—Beef and Veal Carcasses and Wholesale Cuts.

This amendment shall become effective December 1, 1945.

NOTE: The reporting and recording provisions of this amendment are approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 30th day of November 1945.

CHESTER BOWLES,
 Administrator.

Approved: November 29, 1945.

CLINTON P. ANDERSON,
 Secretary of Agriculture.

[F. R. Doc. 45-21604; Filed, Nov. 30, 1945;
 4:30 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
 [FPR 1, Amdt. 1 to Supp. 1']

MACARONI PRODUCTS AND NOODLE PRODUCTS

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

Section 9 is added to read as follows:

SEC. 9. *Individual adjustment of processor's maximum prices*—(a) *When adjustments may be made.* Either upon application in accordance with Revised Procedural Regulation No. 1, or on his own motion, the Price Administrator may adjust a processor's maximum price for macaroni products and noodle products established under this Regulation, when it appears that:

(1) The maximum price is below the median price at which sales of macaroni products and noodle products are made by processors of identical or similar commodities;

(2) The processor would be entitled to a maximum price increase under the standards set forth in paragraph (b) below; and

(3) In the judgment of the Price Administrator, an increase in the processor's maximum price would be in furtherance of the purposes of the Emergency Price Control Act of 1942, as amended (the Stabilization Act of 1942, as amended), and Executive Orders Nos. 9250, 9328 and 9599.

(b) *Amount of adjustment.* The maximum price, as adjusted under this section, shall in no event be higher than the median price at which sales of macaroni products and noodle products are made by processors of identical or similar commodities. Subject to the above limitation, the adjusted maximum price shall not exceed the following amount:

(1) Processing costs and direct delivery costs (if the processor's maximum price is a delivered price) for macaroni products and noodle products, if the processor's percentage of net operating profits (before income and excess profits taxes) to net sales of macaroni and noodle products, during the most recent fiscal period, was 4 percent or higher; or

(2) Total costs for macaroni products and noodle products, if the processor's percentage of net operating profits (be-

fore income and excess profits taxes) to net sales of macaroni and noodle products, during the most recent fiscal period, was less than 4 percent but no lower than 2 percent; or

(3) Total costs for macaroni products and noodle products plus a profit equal to 2 percent of the adjusted maximum price, if the processor's percentage of net operating profits (before income and excess profits taxes) to net sales of macaroni and noodle products, during the most recent fiscal period, was lower than 2 percent.

In determining adjustments under this section changes in prices resulting from the granting of prior adjustments under this section shall, so far as practicable, be disregarded.

(c) *Definitions.* When used in this section the term:

(1) "Net sales" means total sales less return sales of finished product.

(2) "Processing costs" means:

(i) Actual cost per unit, delivered to the plant, of all ingredients and packaging materials for which maximum prices have been established, figured at no more than the current maximum prices applying to the class of purchasers to which the processor belongs, or, if no maximum prices have been established, figured at no more than their current market prices;

(ii) Direct labor cost per unit figured at no more than lawful current rates;

(iii) Other costs of processing per unit, such as indirect labor (figured at no more than lawful current rates), depreciation, factory rental, insurance, machinery repairs, and other cost factors generally pertaining to processing operations, but not including general administrative and selling expenses.

(3) "Direct delivery costs" means actual cost of delivering the product to the purchaser or to any point other than the seller's shipping point, where such cost is borne by the processor, including commissions paid to route drivers as part of their wages, but not including other selling expenses or commissions paid to sales people who do not make deliveries.

(4) "Total costs" means processing costs, direct delivery expense and general administrative and selling expenses per unit.

(5) "Median price" means the middle price of a series of prices arranged in order of size or, if the series consists of an even number of prices, the simple arithmetic average of the two middle prices.

(d) *Form and place of filing application.* Applications for adjustment under this section shall be filed with the Office of Price Administration, Washington, D. C., in duplicate, on Office of Price Administration Form No. 6031-2555, and shall contain the information specified in the form with the following qualification: In Part II under Item E include only actual cost of delivery, including gasoline, oil, repairs and depreciation of trucks, wages of route drivers, and commissions paid to drivers where such payment represents a portion of the drivers' wages; do not include supervisory salaries or wages.

Where price adjustment is sought for more than one type of product, type of

packages, or class of purchaser, the applicant must complete a form for each such item.

Copies of Form 6031-2555 may be obtained from any field office of the Office of Price Administration or from the Grocery Products Section, Price Division, Office of Price Administration, Washington, D. C.

This amendment shall become effective December 8, 1945.

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

Issued this 3d day of December 1945.

CHESTER BOWLES,
Administrator.

Approved: November 21, 1945.

J. B. HUTSON,
Acting Secretary of Agriculture.

[F. R. Doc. 45-21676; Filed, Dec. 3, 1945;
11:43 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[RMPR 285, Amdt. 7]

IMPORTED FRESH BANANAS, SALES EXCEPT AT
RETAIL

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

Revised Maximum Price Regulation 285 is amended in the following respects:

1. In section 1 (a) the first sentence is amended to read as follows: "This regulation establishes the maximum prices that importers may pay for green bananas and the maximum prices for sales in the continental United States of green and processed bananas except sales by retailers (See MPR's 422 and 423)."

2. Section 2 is amended in the following respects:

a. The definition of "importer" is changed to read as follows:

"Importer" means a person, other than a retailer, who brought the bananas being priced into the continental United States for resale or who regularly brings bananas into the continental United States for resale whether or not he brought in the particular bananas being priced.

b. The following definition is added:

"Continental United States" means the area made up of the forty-eight States and the District of Columbia.

3. In section 3 (a), the first sentence is amended to read as follows: "The maximum price that an importer may pay for green bananas is, in each case, his maximum price for sales of those green bananas delivered at their port of entry less all costs incurred by him incident to importing the bananas from the place of production to the port of entry and less all sums he pays for purchasing services."

This amendment shall become effective December 8, 1945.

Issued this 3d day of December 1945

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21680; Filed, Dec. 3, 1945;
11:42 a. m.]

PART 1425—LUMBER DISTRIBUTION

[2d Rev. MPR 215, Amdt. 13]

DISTRIBUTION YARD SALES OF SOFTWOOD

Second Revised Maximum Price Regulation 215 is amended in the following respects:

1. Section 4 (a) (3) is amended to read as follows:

(3) \$5.00 per thousand board feet "handling charge" (or 30 cents per square for shingles, and 60 cents per M pieces for lath) except for sales of Southern Pine Lumber items covered by 2d Revised Maximum Regulation 19, for which the "handling charge" shall be \$4.75 (or 30 cents per square for shingles, and 60 cents per M pieces for lath); plus

2. Section 5 (a) (3) is amended to read as follows:

(3) \$5.00 per thousand board feet "handling charge" (or 30 cents per square for shingles, and 60 cents per M pieces for lath) except for sales of Southern Pine Lumber items covered by 2d Revised Maximum Price Regulation 19, for which the "handling charge" shall be \$2.50 (or 15 cents per square for shingles and 30 cents per M pieces for lath); plus

3. Section 6 (e) is amended to read as follows:

(e) \$5.00 per thousand board feet "handling charge" except for sales of Southern Pine Lumber items covered by 2d Revised Maximum Price Regulation 19, for which the "handling charge" shall be \$4.75 per MBM by wholesale yards or "wholesale-type" sales by retail yards and \$2.50 per MBM for other than "wholesale-type" sales by retail yards.

This amendment shall become effective November 29, 1945.

Issued this 29th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21536; Filed, Nov. 29, 1945;
1:35 p. m.]

PART 1379—SMALL ARMS AND PARTS

[MPR 254, Amdt. 4]

NEW SMALL FIREARMS AND PARTS

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

Maximum Price Regulation No. 254 is amended in the following respects:

1. Section 1379.4a (e) is redesignated § 1379.4a (f).

2. A new § 1379.4a (e) is added to read as follows:

(e) Notwithstanding any other provisions in this section, the Office of Price

Administration may by order establish maximum prices for any retail seller of private brand shotguns and rifles which will reflect the mark-ups over cost which he realized on May 29, 1941 for the same or most closely comparable firearm less the amount of absorption of permitted increases in costs required of other retail sellers by this section.

3. A new § 1379.4b is added to read as follows:

§ 1379.4b *Maximum prices of revolvers and pistols on and after December 8, 1945.* (a) The purpose of this section is to provide for the adjustment in the maximum prices for manufacturers, distributors and retailers of revolvers and pistols.

(b) *Adjustment of prices appearing in the manufacturer's price list.* (1) Each manufacturer who recalculates his maximum prices under this section for revolvers or pistols which appeared in his price list in effect on January 10, 1942, or for which an order was issued fixing a maximum price under § 1379.4, shall prepare price lists for his sales, for sales by distributors, and for sales by retailers based on the increases specified in the next subparagraph. The maximum prices so calculated shall be the manufacturer's, the distributors' and the retailers' maximum prices.

(2) Manufacturers' maximum prices to distributors, distributors' maximum prices to retailers, and retailers' maximum prices to consumers in effect on January 10, 1942, or fixed by an Order of the Office of Price Administration under § 1397.4 of this regulation may be increased by 9% of each such price in the case of all revolvers and pistols delivered by the manufacturer on and after December 8, 1945. In the case of a January 10, 1942 price which was inclusive of tax, the 9% shall be added to that price and the resulting price is also inclusive of the Federal excise tax. In the case of a January 10, 1942 price or a price established under § 1379.4 which did not include the Federal excise tax, the 9% shall be added to the price exclusive of the tax and the amount of the Federal excise tax paid by the manufacturer may also be collected by the manufacturer and distributor and shall be included in the retailer's ceiling price.

(c) *Notification.* The manufacturer shall, at the time of, or prior to the first invoice to each purchaser for resale, furnish the purchaser with a price list containing the maximum prices for resales by distributors and retailers. Such lists shall be accompanied by the following statement:

The prices in the enclosed price list are your maximum prices under Maximum Price Regulation No. 254, including the increases permitted under Amendment 4, effective December 8, 1945. You may not charge more than these prices for any firearms listed.

(d) *Tagging.* Every seller to a purchaser for resale shall provide with each revolver or pistol sold or delivered at an increased price permitted by this section, a tag or label stating the make or brand name, the model number and the retail ceiling price, inclusive of the Federal excise tax, established by this section. No person may sell or deliver any revolver

or pistol at retail unless such a tax is affixed to it. A tag or label in the following form (with the blanks properly filled in) is satisfactory:

Make or brand-----
 Model number-----
 OPA retail price-----
 (including Federal excise tax)

This amendment shall become effective December 8, 1945.

Issued this 3d day of December 1945.

CHESTER BOWLES,
 Administrator.

[F. R. Doc. 45-21678; Filed, Dec. 3, 1945;
 11:42 a. m.]

PART 1381—SOFTWOOD LUMBER

[2d Rev. MPR 19,1 Amdt. 14]

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.

Second Revised Maximum Price Regulation 19 is amended in the following respects:

1. In section 2 paragraph (a) is amended to read as follows:

SEC. 2. *What transactions are covered.*
 (a) This regulation covers, under the name of "sales for direct-mill shipment" all sales of Southern pine lumber, no matter who the seller is, and regardless of the quantity involved, except the following:

(1) Sales of Southern pine lumber which is part of the regular stock of a distribution yard at the time the sale is made. Such sales are subject to Second Revised Maximum Price Regulation 215.

(2) Sales of rough Southern pine lumber produced by "small mills" as defined in Maximum Price Regulation 19 A are subject to Maximum Price Regulation 19 A—Log-Run Southern Pine Lumber.

Any sawmill subject to this regulation, which sells its lumber rough, may, on application to the Lumber Branch, Office of Price Administration, Washington 25, D. C., be granted permission to price all its sales of Southern pine lumber under the provisions of Maximum Price Regulation 19 A.

2. In section 2, paragraph (c) is deleted.

3. In section 5, paragraphs (c), (d), (e) and (f) are amended to read:

(c) *Shortleaf Southern pine lumber produced in Virginia.* For shortleaf Southern pine lumber produced and sold by mills located in the State of Virginia add \$2.50 per M³BM to the f. o. b. mill prices set forth in Article IV, except that no addition may be made to the prices in Tables 3A, 9, 9A, 9B, 10, 12 and O. G. Batts in Table 4. This addition shall not be made, however, for the purpose of computing maximum prices under Second Revised Maximum Regulation 215² Distribution Yard Sales of Softwood, except by yards located in Virginia.

(d) *Combination grades.* (1) Lumber sold in a combination of grades may not be sold above the maximum price for the lowest priced grade actually named in the combination except as noted below in subparagraph (2) for the grade "No. 2 Common and Better". For example, the maximum price for lumber sold as No. 1 Common and Better is the maximum price fixed for No. 1 Common lumber. But it is permissible to sell a combination of grades where the exact quantity of each grade shipped is separately shown on the invoice and segregated in the car by strips (except timbers) or otherwise made easily identifiable to the purchaser and separately tallied (tally card to be included in the car), in which case the appropriate ceiling price for the quantity of each grade shipped may be charged.

(2) Any mill may sell rough or dressed, dry or green Southern pine lumber on a combination grade of No. 2 Common and better containing up to 15% of No. 3 Common at not more than the prices established in Tables 1, 2, 14 and 15 for No. 2 Common. This combination grade must contain all of the upper grades which are the product of the log and no mill electing to sell on this combination grade may sell any lumber in sizes covered by Tables 1, 2, 14 or 15 at prices in excess of the No. 2 Common prices in those tables during the period for which it is authorized to sell on the combination grade. It may, however, during this period sell grades lower than No. 2 Common at the grade prices specified in those tables.

Any mill electing to sell on the combination grade No. 2 Common and better must apply for authorization to the Lumber Branch, Office of Price Administration, Washington, D. C. to obtain an authorization number which must thereafter appear on all of its invoices for all its sales of Southern pine lumber. Any mill granted authorization to sell on this combination grade of No. 2 Common and better must give notice of at least ninety days to the Lumber Branch, Office of Price Administration, before it may return to the practice of selling on the regular grades.

The Lumber Branch shall deny the privilege of returning to the practice of selling upon the regular grades unless evidence is presented (i) that the mill has inspectors who are qualified to grade, (ii) that the operation is so set up that a good grading job can be done, and (iii) that the return to the practice of selling an accumulation of upper grades withheld from combination grade sales in the past.

(e) *Inspection certificates required on sales of certain grades.* Any shipment of Southern pine lumber, priced in Tables 1, 2, 3A, 4, 7, 14, 15, 16A, 17, or 21 which does not bear the grade mark of a qualified inspection agency, as provided in Federal Specification MM-L-751C (May 20, 1942), must either be accompanied by a certificate of inspection by an inspection agency, which has been accepted as satisfactory by any Federal purchasing organization, or be inspected by an inspector from the Federal organ-

ization making the purchase if the shipment contains either (1) 30% No. 1 Common and higher grades, or (2) 15% C and higher grades, or (3) 10% B and Better. The certificate of inspection must cover all lumber in the shipment. In the absence of such a certificate, where the lumber is not grade marked as specified above, lumber invoiced as No. 1 Common and higher grades in any such shipment may not be sold at prices higher than the prices provided in such tables for No. 2 Common.

Federal Standard Stock Catalog, Section IV, (Part 5) "Federal Specification For Lumber and Timber; Softwood", MM-L-751c, reads in part as follows:

E. *Detail requirements.* E-1. Softwood lumber shall conform to the grading rules of the various lumber associations in effect at the date of invitation for bids where such grading rules are approved by the Central Committee on Lumber Standards as in conformance with "American Lumber Standards".

F. *Method of inspection.* F-1. A Federal organization buying softwood lumber shall either require the firm or individual furnishing the lumber to meet the provisions of one of the following three methods of inspection procedure or may leave to the firm or individual furnishing the lumber the choice of any one of the three methods:

(1) The order may specify that each piece of lumber in the shipment must be grade-marked and also marked with the registered trade-mark of either the association or bureau of the association under whose rules it is graded or of another inspection agency satisfactory to the Federal organization making the purchase.

(2) The order may specify that the shipment must be accompanied by a certificate of inspection issued either by the association or bureau of the association under whose rules it is graded or by another inspection agency satisfactory to the Federal organization making the purchase.

(3) The order may specify that inspection will be made by an inspector from the Federal organization making the purchase.

(i) *Tally card requirement:* Every mill selling any Southern Pine lumber for direct-mill shipment shall post within the freight car, truck, or other means of transport, a tally card showing the point of origin of the shipment and a complete description of the lumber contained in the shipment including the species, condition, working and the number of pieces of each grade, size and length.

4. In section 7, paragraph (a) is amended to read as follows:

(a) An addition of \$6.00 per M³BM may be made by a mill or concentration yard on a sale of 5,000 board feet or less for use within a radius of 25 miles from the seller's establishment to any consumer or buyer (except a box or container manufacturer) who does not purchase for resale, when a shipment originates at a mill. On such sales no additions may be made for delivery and no direct-mill distributor's mark-up may be added.

5. In section 8, paragraph (c) is amended to read as follows:

(c) *Private truck:* When shipment is by truck owned or controlled by the seller, the following amounts may be added for transportation: For distances up to

¹ 9 F.R. 11486, 12843; 10 F.R. 458, 1146, 3467, 8936, 9084, 10023, 11858, 12846.

² 9 F.R. 12271, 7054; 10 F.R. 8747.

and including 10 miles, \$1.50 per M'BM, over 10 miles and up to and including 20 miles, \$2.00 per M'BM and over 20 miles and up to and including 30 miles, \$2.50 per M'BM. Where the distance is greater than 30 miles, the seller may charge the amount of the railroad charge at the carload rate for the most similar haul or the common or contract motor carrier charge for the most similar haul, or \$3.00 per M'BM, whichever is greater. Common or contract motor carrier charge may be used only where there is a specific common carrier rate for lumber or where the contract rate is the minimum rate filed by the carrier or published. Distance, as used in this paragraph, means the distance from the mill to the point of destination as measured by the speedometer. No addition may be made for the return trip.

6. Section 9 is amended as follows:

a. The heading is amended to read:

Sec. 9. *Grade-marking, anti-stain, staking and bulkheading open top cars, and sling-lot loading.*

b. Paragraph (a) is amended to read as follows:

(a) Additions for grade marking. An addition of \$1.00 per M'BM may be charged for lumber that bears the grade mark of an inspection agency qualified in accordance with "Federal Specification for Lumber and Timber: Softwood", MM-L-751c (May 20, 1942), except lumber priced in Tables 10 and 23 (Standard Plastering Lath and Fence Lath); and Tables 12 and 24 (Bed Slats).

c. A new paragraph (d) is added as follows:

(d) Where in addition to open car loading the buyer requires packaging in sling loads or otherwise whereby the load is divided into individual parcels for the purpose of facilitating mechanical unloading, an additional charge may be made of \$6.50 per car which includes the cost of all materials used in packaging.

7. Section 11 is amended to read as follows:

SEC. 11. *Pricing rules.* (a) Each order or confirmation thereof must clearly describe the items required. Where the order or confirmation fails to specify the grade required, the seller may only charge for No. 2 Common, unless otherwise specifically agreed prior to shipment, except that grades lower than No. 2 Common must be invoiced at the prices in the tables for such lower grades.

(b) No additions contained in the footnotes to Tables in Articles IV and V, or in the body of the regulation, or approved under section 22 may be charged unless the order or confirmation expressly requires the working, grade, condition, service, treatment, specification, size or length for which the addition is permitted. When a sale on Government contracts is based on OCE specification No. 105 dated May 30, 1944, or as thereafter revised, any grade, size or other specification mentioned in such specification will be considered expressly required by the order within the meaning of this paragraph.

(c) When a specific item or items are ordered and a higher priced item or items are shipped without permission of the

buyer prior to shipment the maximum prices which may be charged for the item or items shipped are the prices for the item or items shown in the written order.

(d) Where the order does not specify that longleaf may be shipped, the seller may only charge shortleaf prices.

(e) Where moisture content requirements are waived by the purchaser the maximum price for the whole order, shipment or delivery shall be the price herein established for green lumber. However, if the waiver applies to a specified part of the order, green lumber prices shall apply only to such part. For example, if a buyer orders 100,000 feet BM of Southern pine and the order specifies 60,000 feet dry lumber and 40,000 feet MCW, the green lumber prices apply only to the 40,000 feet. In any event, where a "moisture content waived" sale is made on a delivered basis, the seller may only use the given estimated weights for dry lumber in computing transportation costs.

8. Section 12 is deleted.

9. In section 13, paragraph (a) is amended to read as follows:

(a) *Price.* An invoice must be submitted by the seller in all sales and must contain a sufficiently complete description of the lumber to show whether the price is proper or not. Any working, specification, or extra which affects the maximum f. o. b. mill or delivered prices must be mentioned in the description. The amount added for these does not have to be separately shown.

When an invoice does not contain a complete description of an item shipped and when a seller fails to furnish a complete description within twenty days of receipt of invoice by the buyer the maximum price which may be charged or paid for that item is that of the lowest priced item to which the incomplete description could be applied.

10. In section 14, paragraph (b) is amended to read as follows:

(b) *Specific practices.* The following are some of the specific practices prohibited:

(1) Getting the effect of a higher price by changing credit or cash discount practices from what they were in August 1941. This includes decreasing credit periods or making greater charges for extension of credit.

(2) Refusing to ship except in higher grades or under other circumstances which bring the seller an extra return.

(3) Grading as a special grade lumber which can be graded as a standard grade; or wrongly or falsely grading or invoicing lumber.

(4) Making additions for special specifications, services, or other extras which are not specifically permitted.

(5) Failing to invoice properly and in accordance with the requirements of this regulation.

(6) Unnecessarily routing lumber through a distribution yard.

(7) Quoting a gross price above the maximum price, even if accompanied by a discount, the effect of which is to bring the net price below the maximum.

(8) Getting a higher price by charging the buyer for ripping, resawing or cross-cutting or charging on the basis of the original size larger than the item

actually delivered, except where items ordered and delivered are not priced under the table and footnotes. This prohibition has no application where the buyer specified the larger size to be ripped or resawn into items of smaller sizes at a total price not higher than the price for the resultant item shown in the table.

(9) Breaking up an order or apporportioning deliveries in order to get the direct-mill retail sale addition.

(10) Making the buyer take something he does not want in order to get what he does want; for example, making a buyer who orders No. 2 Common take all the upper grades that develop.

11. In Article IV, Appendix A, Table 1, the table and footnotes are amended to read as follows:

ARTICLE IV--APPENDIX A: SHORT LEAF SHORT LEAF YELLOW PINE LUMBER

The maximum prices for Short Leaf Yellow pine lumber, in straight or mixed carlots, f. o. b. mill, per one thousand feet board measure, shall be as follows:

TABLE 1--BOARDS AND STRIPS

S1S, S2S, S3S, S4S, S2S and matched, or shiplap, standard or 3/4" air dried

Grade	4 and 6'	8, 10, 12, and 14'	16'	18 and 20'
NO. 1 COMMON				
4/4 Edge 1.....	\$38.25	\$41.75	\$43.25	\$43.75
1 x 2 and 3'.....	41.00	46.00	47.50	48.00
1 x 4'.....	38.00	43.00	44.50	45.00
1 x 6 and 7'.....	40.00	44.00	45.50	46.00
1 x 8 and 9'.....	40.00	44.00	45.50	46.00
1 x 5 and 10'.....	40.50	47.00	48.50	49.00
1 x 11'.....	43.50	50.00	51.50	52.00
1 x 12'.....	45.00	52.00	53.50	54.00
5/4 and 6/4 Edge 1.....	39.25	42.75	44.25	44.75
5/4 and 6/4 x 2 and 3'.....	42.00	48.00	49.50	50.00
5/4 and 6/4 x 4'.....	39.00	45.00	46.50	47.00
5/4 and 6/4 x 6 and 7'.....	41.00	46.00	47.50	48.00
5/4 and 6/4 x 8 and 9'.....	41.00	47.00	48.50	49.00
5/4 and 6/4 x 5 and 10'.....	41.50	49.00	50.50	51.00
5/4 and 6/4 x 11'.....	44.50	52.00	53.50	54.00
5/4 and 6/4 x 12'.....	46.00	57.00	58.50	59.00
NO. 2 COMMON				
4/4 Edge 1.....	36.25	39.00	40.50	41.75
1 x 2 and 3'.....	39.00	43.00	44.50	45.00
1 x 4'.....	36.00	39.00	39.50	41.00
1 x 6 and 7'.....	38.00	42.00	43.00	45.00
1 x 8 and 9'.....	38.00	42.00	43.00	45.00
1 x 5 and 10'.....	38.50	43.50	44.50	46.00
1 x 11'.....	41.50	46.50	47.50	49.00
1 x 12'.....	43.00	49.00	50.50	52.00
5/4 and 6/4 Edge 1.....	37.25	40.00	41.50	42.75
5/4 and 6/4 x 2 and 3'.....	40.00	45.00	46.50	47.00
5/4 and 6/4 x 4'.....	37.00	41.00	41.50	43.00
5/4 and 6/4 x 6 and 7'.....	39.00	44.00	45.00	47.00
5/4 and 6/4 x 8 and 9'.....	39.00	44.00	45.00	47.00
5/4 and 6/4 x 5 and 10'.....	39.50	45.50	46.50	49.00
5/4 and 6/4 x 11'.....	42.50	49.50	50.50	51.50
5/4 and 6/4 x 12'.....	44.00	50.50	51.50	54.00
NO. 3 COMMON				
4/4 Edge 1.....	29.50	32.50	33.50	35.25
1 x 2 and 3'.....	31.00	35.00	36.00	38.00
1 x 4'.....	30.00	33.00	33.50	35.00
1 x 6 and 7'.....	31.00	35.00	36.00	38.00
1 x 8 and 9'.....	31.00	35.00	36.00	38.00
1 x 5 and 10'.....	31.50	36.50	37.50	39.50
1 x 11'.....	31.50	36.50	37.50	39.50
1 x 12'.....	32.00	37.00	38.00	41.00
5/4 and 6/4 Edge 1.....	29.50	32.50	33.50	35.25
5/4 and 6/4 x 2 and 3'.....	31.00	35.00	36.00	38.00
5/4 and 6/4 x 4'.....	30.00	34.00	34.50	36.00
5/4 and 6/4 x 6 and 7'.....	31.00	35.00	36.00	38.00
5/4 and 6/4 x 8 and 9'.....	31.00	35.00	36.00	38.00
5/4 and 6/4 x 5 and 10'.....	31.50	36.50	37.50	40.00
5/4 and 6/4 x 11'.....	31.50	36.50	37.50	40.00
5/4 and 6/4 x 12'.....	32.00	37.00	38.00	42.00
NO. 4 COMMON AND DUNNAGE				
4/4 Edge 1.....	21.75	24.75	25.75	27.50
1 x 3'.....	23.00	26.00	27.00	29.00
1 x 4'.....	22.50	25.50	26.50	27.50
1 x 6 and 7'.....	23.00	26.00	27.00	29.00
1 x 8 and 9'.....	23.00	26.00	27.00	29.00

See footnote at end of table.

TABLE 1—BOARDS AND STRIPS—Continued

Grade	4 and 6'	8, 10, 12, and 14'	16'	18 and 20'
NO. 4 COMMON AND DUNNAGE—continued				
1 x 5 and 10"	\$23.50	\$27.50	\$28.50	\$30.50
1 x 11"	23.50	27.50	28.50	30.50
1 x 12"	24.00	28.00	29.00	31.00
5/4 and 6/4 Edge	23.75	27.75	24.75	26.50
6/4 and 6/4 x 3"	22.00	25.00	23.00	23.00
6/4 and 6/4 x 4"	21.00	24.00	24.50	23.00
6/4 and 6/4 x 6 and 7"	22.00	25.00	23.00	23.00
6/4 and 6/4 x 8 and 9"	22.00	25.00	23.00	23.00
6/4 and 6/4 x 8 and 10"	22.50	26.50	27.50	23.00
6/4 and 6/4 x 11"	22.50	26.50	27.50	23.00
6/4 and 6/4 x 12"	23.00	27.00	28.50	31.00

Edge widths are random widths including odd, even or fractional widths. Measurement shall be according to paragraph 136, S. P. L. B. rules.

Additions and Deductions per 1,000 feet Board Measure: (See sections 11 and 14).

For working:

1. Rough, deduct \$4.50.
2. End-matching, add \$2.00.
3. For any other matcher dressing not otherwise provided for (except V-Joint, ECBSIS or ECBS2S), add \$2.00. Patterns requiring moulder work, add \$6.50.
4. Ripping, add \$1.00 for each cut; resawing, add \$2.00 for each cut, both applicable only where machine run product is shipped.

For grade:

5. For grade-marking in accordance with the provisions of Section 9 (a), add \$1.00 per M³BM.
6. For Combination Grade No. 2 Common and Better as defined in Section 5 (d), use No. 2 Common prices.

For condition:

7. Killn dried, add \$1.00.
8. Green, Deduct \$3.50.

For lengths:

9. For precision cutting to a specified exact length, with tolerance of not more than 1/4" allowed, add \$1.50. No addition is permitted for customary double end trimming.
10. For any length shorter than 4', cut to a specified exact length, charge the price of the nearest even multiple length up to 12'. If there is no even multiple length 12' or shorter, charge 12' price. In either case, add \$1.50 per M³BM for each necessary cross cut, but the addition for precision cutting permitted in footnote 9 may not also be charged, and no total charge for such service may be greater than \$6.00 per M³BM. If length breaks on even one-half foot compute footage on exact length, otherwise compute on 6" breaks on the next break above.

For size:

11. Thin stock graded after complete working: For stock dressed 1 side, any edge working thinner than 3/4" down to and including 7/16" when the finished product is graded after complete working, deduct \$1.00 per M from the 3/4" price for each 1/32" thinner than 3/4".
12. Thin stock sold on the basis of resawn product of thickness required for its production.

Stock dressed 1 side, any edge working thinner than 3/4" where the finished product is not graded after complete working shall be sold as the resawn product of the thickness required, with resawing addition as follows:

- 3/8" as product of 4/4" plus extra standard addition.
- 7/16" as product of 5/4"
- 1/2" as product of 5/4" plus extra standard addition.
- 9/16" as product of 6/4"
- 5/8" as product of 6/4" plus extra standard addition.

For size:

11/16" may not be sold as the resawn product but must be sold on a graded basis under footnote 11.

13. For dressing 5/4" and 6/4" S2S, S3S, S4S, S2S and matched or S2S Shiplog to extra standard thickness 1/16" or more thicker than American Lumber Standards, add \$1.00 per M³BM where stock is dressed clean (or with slight skip as defined in paragraph 43 of 1939 Standard Specifications for Southern Pine Lumber when specifically permitted by such rules for the grade shipped). Where 3/4" stock is ordered dressed 1/16"

12. In Article IV, Appendix A, Table 2 is amended to read as follows:

TABLE 2—DIMENSION S1S, S2S, S3S, OR S4S, AIR DRIED
NO. 1 COMMON

	4' lengths	6' lengths	8' lengths	9' lengths	10' lengths	12' lengths	14' lengths	16' lengths	18' lengths	20' lengths	22 and 24' lengths
2 x 3"	\$31.00	\$31.00	\$41.00	\$42.00	\$41.00	\$41.00	\$42.00	\$43.00	\$44.00	\$45.00	\$51.00
2 x 4"	31.00	31.00	41.00	42.00	41.00	41.00	42.00	43.00	44.00	45.00	51.00
2 x 5"	32.00	32.00	43.00	44.00	43.00	43.00	44.00	45.00	46.00	47.00	53.00
2 x 6"	33.00	33.00	44.00	45.00	44.00	44.00	45.00	46.00	47.00	48.00	54.00
2 x 8"	33.00	33.00	44.00	45.00	44.00	44.00	45.00	46.00	47.00	48.00	54.00
2 x 10"	32.00	32.00	43.00	44.00	43.00	43.00	44.00	45.00	46.00	47.00	53.00
2 x 12"	34.00	34.00	45.00	46.00	45.00	45.00	46.00	47.00	48.00	49.00	55.00

NO. 2 COMMON

	4' lengths	6' lengths	8' lengths	9' lengths	10' lengths	12' lengths	14' lengths	16' lengths	18' lengths	20' lengths	22 and 24' lengths
2 x 3"	\$29.00	\$29.00	\$39.00	\$40.00	\$39.00	\$39.00	\$40.00	\$41.00	\$42.00	\$43.00	\$49.00
2 x 4"	29.00	29.00	39.00	40.00	39.00	39.00	40.00	41.00	42.00	43.00	49.00
2 x 5"	27.00	27.00	37.00	38.00	37.00	37.00	38.00	39.00	40.00	41.00	47.00
2 x 6"	27.00	27.00	37.00	38.00	37.00	37.00	38.00	39.00	40.00	41.00	47.00
2 x 8"	29.00	29.00	39.00	40.00	39.00	39.00	40.00	41.00	42.00	43.00	49.00
2 x 10"	29.00	29.00	39.00	40.00	39.00	39.00	40.00	41.00	42.00	43.00	49.00
2 x 12"	31.00	31.00	41.00	42.00	41.00	41.00	42.00	43.00	44.00	45.00	51.00

NO. 3 COMMON

	4' lengths	6' lengths	8' lengths	9' lengths	10' lengths	12' lengths	14' lengths	16' lengths	18' lengths	20' lengths	22 and 24' lengths
2 x 3"	\$24.00	\$24.00	\$34.00	\$35.00	\$34.00	\$34.00	\$35.00	\$36.00	\$37.00	\$38.00	\$44.00
2 x 4"	23.00	23.00	33.00	34.00	33.00	33.00	34.00	35.00	36.00	37.00	43.00
2 x 5"	23.00	23.00	33.00	34.00	33.00	33.00	34.00	35.00	36.00	37.00	43.00
2 x 6"	23.00	23.00	33.00	34.00	33.00	33.00	34.00	35.00	36.00	37.00	43.00
2 x 8"	22.00	22.00	32.00	33.00	32.00	32.00	33.00	34.00	35.00	36.00	42.00
2 x 10"	23.00	23.00	33.00	34.00	33.00	33.00	34.00	35.00	36.00	37.00	43.00
2 x 12"	24.00	24.00	34.00	35.00	34.00	34.00	35.00	36.00	37.00	38.00	44.00

13. In Article IV, Appendix A, Table 3, the following changes are made in the table and footnotes:

- a. Table 3 is amended to read as follows:

TABLE 3—TIMBER—ROUGH, GREEN
8 TO 20 FOOT LENGTHS

Size	No. 2 com.	No. 2 M. G.	No. 2 dens.	No. 1 com.	SE&S	No. 1 M. G.	SE&S M. G.	No. 1 dens.	Dense SE&S	Dense No. 1 struc.	Dense struc. SE&S	Dense struc.	Dense select struc.
3x3" to 4x4"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x5" to 3x5"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x7" to 3x5"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x7" to 3x7"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x7" to 3x5"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x9" to 3x10"	37	40	43	41	42	44	41	41	42	43	44	45	45
3x9" to 3x12"	36	39	42	40	41	43	40	40	41	42	43	44	44
3x11" to 3x12"	42	45	48	46	47	49	46	46	47	48	49	50	50
3x11" to 12x12"	49	53	57	54	55	57	54	54	55	56	57	58	58
3x13" to 7x14"	59	63	67	64	65	67	64	64	65	66	67	68	68
3x13" to 14x14"	48	51	55	54	55	57	54	54	55	56	57	58	58
3x15" to 7x16"	69	73	77	74	75	77	74	74	75	76	77	78	78
3x15" to 16x16"	53	61	65	64	65	67	64	64	65	66	67	68	68
3x17" to 7x18"	74	78	82	79	80	82	79	79	80	81	82	83	83
3x17" to 18x18"	63	67	71	69	70	72	69	69	70	71	72	73	73
3x19" to 7x20"	83	87	91	88	89	91	88	88	89	90	91	92	92
3x19" to 20x20"	84	88	92	89	90	92	89	89	90	91	92	93	93

- b. Footnote 8—delete addition for 18 and 20' lengths.
- c. Footnote 18 is amended to read as follows: For fractional thickness over 3" add \$3.00 to the nearest listed greater thickness and compute footage on nominal size.

For size:

or more thicker than American Lumber Standards and to be resawn by the producer, add \$1.00 per M³BM where stock is dressed clean (or with slight skip as defined in paragraph 43 of 1939 Standard Specifications for Southern Pine Lumber when specifically permitted by such rules for the grade shipped), and the \$2.00 resawing addition permitted in footnote 4.

14. 13" and wider, add \$2.50 per inch or fraction thereof to 12" price and compute footage on nominal size.

14. In Article IV, Appendix A, Table 3 is amended to read as follows:

TABLE 3—TIMBER—ROUGH, GREEN
8 TO 20 FOOT LENGTHS

Size	No. 2 com.	No. 2 M. G.	No. 2 dens.	No. 1 com.	SE&S	No. 1 M. G.	SE&S M. G.	No. 1 dens.	Dense SE&S	Dense No. 1 struc.	Dense struc. SE&S	Dense struc.	Dense select struc.
3x3" to 4x4"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x5" to 3x5"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x7" to 3x5"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x7" to 3x7"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x7" to 3x5"	33	33	33	33	37	33	33	31	32	33	34	34	34
3x9" to 3x10"	37	40	43	41	42	44	41	41	42	43	44	45	45
3x9" to 3x12"	36	39	42	40	41	43	40	40	41	42	43	44	44
3x11" to 3x12"	42	45	48	46	47	49	46	46	47	48	49	50	50
3x11" to 12x12"	49	53	57	54	55	57	54	54	55	56	57	58	58
3x13" to 7x14"	59	63	67	64	65	67	64	64	65	66	67	68	68
3x13" to 14x14"	48	51	55	54	55	57	54	54	55	56	57	58	58
3x15" to 7x16"	69	73	77	74	75	77	74	74	75	76	77	78	78
3x15" to 16x16"	53	61	65	64	65	67	64	64	65	66	67	68	68
3x17" to 7x18"	74	78	82	79	80	82	79	79	80	81	82	83	83
3x17" to 18x18"	63	67	71	69	70	72	69	69	70	71	72	73	73
3x19" to 7x20"	83	87	91	88	89	91	88	88	89	90	91	92	92
3x19" to 20x20"	84	88	92	89	90	92	89	89	90	91	92	93	93

NO. 2 COMMON

	4' lengths	6' lengths	8' lengths	9' lengths	10' lengths	12' lengths	14' lengths	16' lengths	18' lengths	20' lengths	22 and 24' lengths
2 x 3"	\$29.00	\$29.00	\$39.00	\$40.00	\$39.00	\$39.00	\$40.00	\$41.00	\$42.00	\$43.00	\$49.00
2 x 4"	29.00	29.00	39.00	40.00	39.00	39.00	40.00	41.00	42.00	43.00	49.00
2 x 5"	27.00	27.00	37.00	38.00	37.00	37.00	38.00	39.00	40.00	41.00	47.00
2 x 6"	27.00	27.00	37.00	38.00	37.00	37.00	3				

in paragraph 48 of 1939 Standard Specifications for Southern Pine Lumber when specifically permitted by such rules for the grade shipped).

15. In Article IV, Appendix A, Table 4, the table and footnotes are amended to read as follows:

TABLE 4—FLOORING, PLAIN END—SIDING, CEILING, PARTITION—O. G. BATTS

KILN DRIED, STANDARD LENGTHS				
Grade	4, 5 and 6'	7, 8, 9 and 10'	12 and 14'	16, 18 and 20'
FLOORING				
<i>Heart face—edge grain</i>				
1 x 3", B & Btr.	\$70.00	\$84.00	\$85.00	\$87.00
1 x 3", "C"	66.00	70.00	71.00	73.00
1 x 3", "D"	61.00	60.00	61.00	63.00
1 x 3", #2	47.00	56.00	57.00	59.00
1 x 4", B & Btr.	68.00	82.00	83.00	85.00
1 x 4", "C"	54.00	68.00	69.00	71.00
1 x 4", "D"	49.00	58.00	59.00	61.00
1 x 4", #2	45.00	54.00	55.00	57.00
5/4 x 3", B & Btr.	85.00	99.00	100.00	102.00
5/4 x 3", "C"	70.00	84.00	85.00	87.00
5/4 x 3", "D"	62.00	71.00	72.00	74.00
5/4 x 3", #2	69.00	68.00	69.00	71.00
5/4 x 4", B & Btr.	83.00	97.00	98.00	100.00
5/4 x 4", "C"	68.00	82.00	83.00	85.00
5/4 x 4", "D"	60.00	69.00	70.00	72.00
5/4 x 4", #2	57.00	66.00	67.00	69.00
<i>Heart face—near edge grain</i>				
1 x 3", B & Btr.	63.00	77.00	78.00	80.00
1 x 3", "C"	49.00	63.00	64.00	66.00
1 x 3", "D"	46.00	55.00	56.00	58.00
1 x 3", #2	43.00	52.00	53.00	55.00
1 x 4", B & Btr.	61.00	75.00	76.00	78.00
1 x 4", "C"	47.00	61.00	62.00	64.00
1 x 4", "D"	44.00	53.00	54.00	56.00
1 x 4", #2	41.00	50.00	51.00	53.00
5/4 x 3", B & Btr.	78.00	92.00	93.00	95.00
5/4 x 3", "C"	63.00	77.00	78.00	80.00
5/4 x 3", "D"	57.00	66.00	67.00	69.00
5/4 x 3", #2	54.00	63.00	64.00	66.00
5/4 x 4", B & Btr.	76.00	90.00	91.00	93.00
5/4 x 4", "C"	61.00	75.00	76.00	78.00
5/4 x 4", "D"	55.00	64.00	65.00	67.00
5/4 x 4", #2	52.00	61.00	62.00	64.00
<i>Heart face—flat grain</i>				
1 x 3", B & Btr.	55.50	69.50	70.50	72.50
1 x 3", "C"	49.50	60.50	61.50	63.50
1 x 3", "D"	44.50	53.50	54.50	56.50
1 x 3", #2	35.50	44.50	45.50	47.50
1 x 4", B & Btr.	63.50	77.50	78.50	80.50
1 x 4", "C"	44.50	58.50	59.50	61.50
1 x 4", "D"	42.50	51.50	52.50	54.50
1 x 4", #2	34.50	43.50	44.50	46.50
5/4 x 3", B & Btr.	70.00	84.00	85.00	87.00
5/4 x 3", "C"	61.00	75.00	76.00	78.00
5/4 x 3", "D"	59.00	68.00	69.00	71.00
5/4 x 3", #2	51.00	60.00	61.00	63.00
5/4 x 4", B & Btr.	68.00	82.00	83.00	85.00
5/4 x 4", "C"	59.00	73.00	74.00	76.00
5/4 x 4", "D"	57.00	66.00	67.00	69.00
5/4 x 4", #2	49.00	58.00	59.00	61.00
<i>No heart specification—edge grain</i>				
1 x 3", B & Btr.	53.00	72.00	73.00	75.00
1 x 3", "C"	50.00	64.00	65.00	67.00
1 x 3", "D"	42.00	51.00	52.00	54.00
1 x 3", #2	41.00	50.00	51.00	53.00
1 x 4", B & Btr.	56.00	70.00	71.00	73.00
1 x 4", "C"	48.00	62.00	63.00	65.00
1 x 4", "D"	42.00	51.00	52.00	54.00
1 x 4", #2	37.00	46.00	47.00	49.00
5/4 x 3", B & Btr.	70.00	84.00	85.00	87.00
5/4 x 3", "C"	61.00	75.00	76.00	78.00
5/4 x 3", "D"	50.00	59.00	60.00	62.00
5/4 x 3", #2	47.00	56.00	57.00	59.00
5/4 x 4", B & Btr.	63.00	82.00	83.00	85.00
5/4 x 4", "C"	59.00	73.00	74.00	76.00
5/4 x 4", "D"	48.00	57.00	58.00	60.00
5/4 x 4", #2	45.00	54.00	55.00	57.00
<i>No heart specification—near edge grain:</i>				
1 x 3", B & Btr.	51.00	65.00	66.00	68.00
1 x 3", "C"	43.00	57.00	58.00	60.00
1 x 3", "D"	37.00	46.00	47.00	49.00
1 x 3", #2	36.00	45.00	46.00	48.00
1 x 4", B & Btr.	49.00	63.00	64.00	66.00
1 x 4", "C"	41.00	55.00	56.00	58.00
1 x 4", "D"	37.00	46.00	47.00	49.00
1 x 4", #2	35.00	44.00	45.00	47.00
5/4 x 3", B & Btr.	63.00	77.00	78.00	80.00
5/4 x 3", "C"	54.00	68.00	69.00	71.00

TABLE 4—FLOORING, PLAIN END—SIDING, CEILING, PARTITION—O. G. BATTS—Continued

KILN DRIED, STANDARD LENGTHS—continued				
Grade	4, 5 and 6'	7, 8, 9 and 10'	12 and 14'	16, 18 and 20'
FLOORING—continued				
<i>No heart specification—near edge grain—Continued</i>				
5/4 x 3", "D"	\$45.00	\$54.00	\$55.00	\$57.00
5/4 x 3", #2	42.00	51.00	52.00	54.00
5/4 x 4", B & Btr.	61.00	75.00	76.00	78.00
5/4 x 4", "C"	52.00	68.00	67.00	69.00
5/4 x 4", "D"	43.00	52.00	53.00	55.00
5/4 x 4", #2	40.00	49.00	50.00	52.00
<i>No heart specification—flat grain</i>				
1 x 3", B & Btr.	47.00	61.00	62.00	64.00
1 x 3", "C"	42.50	56.50	57.50	59.50
1 x 3", "D"	35.00	44.00	45.00	47.00
1 x 3", #2	34.00	43.00	44.00	46.00
1 x 4", #3	31.00	37.00	38.00	40.00
1 x 4", B & Btr.	45.50	59.50	60.50	62.50
1 x 4", "C"	41.00	55.00	56.00	58.00
1 x 4", "D"	35.00	44.00	45.00	47.00
1 x 4", #2	34.00	43.00	44.00	46.00
1 x 4", #3	30.00	36.00	37.00	39.00
5/4 x 3", B & Btr.	56.00	70.00	71.00	73.00
5/4 x 3", "C"	52.00	66.00	67.00	69.00
5/4 x 3", "D"	44.00	53.00	54.00	56.00
5/4 x 3", #2	38.00	47.00	48.00	50.00
5/4 x 3", #3	34.00	40.00	41.00	43.00
5/4 x 4", B & Btr.	64.00	78.00	79.00	81.00
5/4 x 4", "C"	60.00	74.00	75.00	77.00
5/4 x 4", "D"	42.00	51.00	52.00	54.00
5/4 x 4", #2	37.00	46.00	47.00	49.00
5/4 x 4", #3	32.00	38.00	39.00	41.00
DROP SIDING				
1 x 6", Patterns 115, 117, 118, 119:				
B & Btr.	41.00	48.00	49.00	51.00
"C"	40.00	47.00	48.00	50.00
"D"	41.00	46.00	47.00	49.00
#2	40.00	44.00	45.00	47.00
#3	33.00	37.00	38.00	40.00
1 x 6", All Other Patterns:				
B & Btr.	52.00	59.00	60.00	62.00
"C"	49.00	56.00	57.00	59.00
"D"	42.00	47.00	48.00	50.00
#2	40.00	44.00	45.00	47.00
#3	33.00	37.00	38.00	40.00
1 x 8", All Patterns:				
B & Btr.	52.00	59.00	60.00	62.00
"C"	49.00	56.00	57.00	59.00
"D"	42.00	47.00	48.00	50.00
#2	40.00	44.00	45.00	47.00
#3	33.00	37.00	38.00	40.00
1 x 10", All Patterns:				
B & Btr.	60.00	67.00	68.00	70.00
"C"	53.00	60.00	61.00	63.00
"D"	45.00	50.00	51.00	53.00
#2	41.50	45.50	46.50	48.50
#3	34.50	38.50	39.50	41.50
BEVEL SIDING				
5/8 x 4", 5", 6" and 8":				
B & Btr.	40.00	45.00	46.00	48.00
"C"	37.00	42.00	43.00	45.00
"D"	34.00	37.00	38.00	40.00
#2	31.50	33.50	34.50	36.50
#3	23.50	25.50	26.50	28.50
1/2 x 4", 5", 6" and 8":				
B & Btr.	34.00	39.00	40.00	42.00
"C"	31.00	36.00	37.00	39.00
"D"	29.00	32.00	33.00	35.00
#2	27.50	29.50	30.50	32.50
#3	20.50	22.50	23.50	25.50
SQUARE EDGE SIDING				
S&S or S&S Finished to 1/16 x 1/2" scant in width				
1/2 x 4", 5", 6" and 8":				
B & Btr.	39.00	44.00	45.00	47.00
"C"	36.00	41.00	42.00	44.00
"D"	35.00	38.00	39.00	41.00
#2	26.00	28.00	29.00	30.00
#3	14.00	16.00	17.00	18.00
CEILING, STD. BEAD OR V. SIS OR S23				
5/16 and 3/16 x 3" and 4":				
B & Btr.	24.00	41.00	42.00	44.00
"C"	31.00	38.00	39.00	41.00
"D"	29.00	34.00	35.00	37.00
#2	27.50	31.50	32.50	34.50
#3	20.50	24.50	25.50	27.50

TABLE 4—FLOORING, PLAIN END—SIDING, CEILING, PARTITION—O. G. BATTS—Continued

KILN DRIED, STANDARD LENGTHS—continued				
Grade	4, 5 and 6'	7, 8, 9 and 10'	12 and 14'	16, 18 and 20'
CEILING STD. BEAD OR V. SIS OR S23—continued				
5/16 and 3/16 x 6":				
B & Btr.	\$39.00	\$43.00	\$44.00	\$46.00
"C"	33.00	40.00	41.00	43.00
"D"	31.00	38.00	37.00	39.00
#2	29.00	33.00	34.00	36.00
#3	22.00	26.00	27.00	29.00
5/16 x 3" and 4":				
B & Btr.	35.00	43.00	44.00	46.00
"C"	33.00	41.00	42.00	44.00
"D"	31.00	37.00	38.00	40.00
#2	29.00	34.00	35.00	37.00
#3	20.00	23.00	24.00	26.00
5/16 x 6" and 8":				
B & Btr.	37.00	45.00	46.00	48.00
"C"	35.00	43.00	44.00	46.00
"D"	33.00	39.00	40.00	42.00
#2	31.00	36.00	37.00	39.00
#3	22.00	27.00	28.00	30.00
1/16 to 2 3/16 x 3" and 4":				
B & Btr.	44.00	53.00	54.00	56.00
"C"	41.00	50.00	51.00	53.00
"D"	38.00	43.00	44.00	46.00
#2	34.00	40.00	41.00	43.00
#3	27.00	33.00	34.00	36.00
1/16 to 2 3/16 x 6" and 8":				
B & Btr.	45.00	54.00	55.00	57.00
"C"	42.00	51.00	52.00	54.00
"D"	37.00	44.00	45.00	47.00
#2	35.00	41.00	42.00	44.00
#3	23.00	31.00	32.00	34.00
PARTITION, STD. BEAD OR V				
1 1/2 x 4":				
B & Btr.	44.00	53.00	54.00	56.00
"C"	41.00	50.00	51.00	53.00
"D"	36.00	43.00	44.00	46.00
#2	34.00	40.00	41.00	43.00

TABLE 7—FINISH—SIS KINN DRIED—Continued

Standard lengths 1	4' and 6' lengths	8' lengths	5', 10' and 12' lengths	7' and 14' lengths	10' lengths	6', 18' and 20' lengths
GRADE B AND BETTER—continued						
104 x 7'	\$94.00	\$91.00	\$94.00	\$95.00	\$96.00	\$97.00
104 x 8'	90.00	87.00	90.00	91.00	92.00	93.00
104 x 9'	86.00	83.00	86.00	87.00	88.00	89.00
104 x 10'	82.00	79.00	82.00	83.00	84.00	85.00
104 x 11'	78.00	75.00	78.00	79.00	80.00	81.00
104 x 12'	74.00	71.00	74.00	75.00	76.00	77.00
124 Edge 3 (SIS or S2S)	114.00	111.00	114.00	115.00	116.00	117.00
124 Edge 4	105.00	102.00	105.00	106.00	107.00	108.00
124 x 4'	105.00	102.00	105.00	106.00	107.00	108.00
124 x 5'	102.00	99.00	102.00	103.00	104.00	105.00
124 x 6'	98.00	95.00	98.00	99.00	100.00	101.00
124 x 7'	94.00	91.00	94.00	95.00	96.00	97.00
124 x 8'	90.00	87.00	90.00	91.00	92.00	93.00
124 x 9'	86.00	83.00	86.00	87.00	88.00	89.00
124 x 10'	82.00	79.00	82.00	83.00	84.00	85.00
124 x 11'	78.00	75.00	78.00	79.00	80.00	81.00
124 x 12'	74.00	71.00	74.00	75.00	76.00	77.00
124 x 13'	70.00	67.00	70.00	71.00	72.00	73.00
124 x 14'	66.00	63.00	66.00	67.00	68.00	69.00
124 x 15'	62.00	59.00	62.00	63.00	64.00	65.00
124 x 16'	58.00	55.00	58.00	59.00	60.00	61.00
124 x 17'	54.00	51.00	54.00	55.00	56.00	57.00
124 x 18'	50.00	47.00	50.00	51.00	52.00	53.00
124 x 19'	46.00	43.00	46.00	47.00	48.00	49.00
124 x 20'	42.00	39.00	42.00	43.00	44.00	45.00
124 x 21'	38.00	35.00	38.00	39.00	40.00	41.00
124 x 22'	34.00	31.00	34.00	35.00	36.00	37.00
124 x 23'	30.00	27.00	30.00	31.00	32.00	33.00
124 x 24'	26.00	23.00	26.00	27.00	28.00	29.00
124 x 25'	22.00	19.00	22.00	23.00	24.00	25.00
124 x 26'	18.00	15.00	18.00	19.00	20.00	21.00
124 x 27'	14.00	11.00	14.00	15.00	16.00	17.00
124 x 28'	10.00	7.00	10.00	11.00	12.00	13.00
124 x 29'	6.00	3.00	6.00	7.00	8.00	9.00
124 x 30'	2.00	0.00	2.00	3.00	4.00	5.00
124 x 31'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 32'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 33'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 34'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 35'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 36'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 37'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 38'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 39'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 40'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 41'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 42'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 43'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 44'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 45'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 46'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 47'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 48'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 49'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 50'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 51'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 52'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 53'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 54'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 55'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 56'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 57'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 58'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 59'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 60'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 61'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 62'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 63'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 64'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 65'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 66'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 67'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 68'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 69'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 70'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 71'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 72'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 73'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 74'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 75'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 76'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 77'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 78'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 79'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 80'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 81'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 82'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 83'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 84'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 85'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 86'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 87'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 88'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 89'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 90'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 91'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 92'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 93'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 94'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 95'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 96'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 97'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 98'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 99'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 100'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 101'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 102'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 103'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 104'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 105'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 106'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 107'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 108'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 109'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 110'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 111'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 112'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 113'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 114'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 115'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 116'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 117'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 118'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 119'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 120'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 121'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 122'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 123'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 124'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 125'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 126'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 127'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 128'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 129'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 130'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 131'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 132'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 133'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 134'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 135'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 136'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 137'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 138'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 139'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 140'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 141'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 142'	0.00	0.00	0.00	0.00	0.00	0.00
124 x 143'	0.00	0.00	0.00	0		

b. Footnote 3 is deleted in its entirety. 18. Article IV, Appendix A, Table 8 is amended to read as follows:

TABLE 8—END-MATCHED AND CENTER-MATCHED BOARDS AND STRIPS—AIR DRIED

Size	Grade B and Better	Grade O	Grade No. 1	Grade No. 2	Grade No. 3	Grade No. 4
12' to 86" Nested and Bundled						
1 x 4"	\$65.50	\$60.50	\$41.50	\$38.50	\$33.50	\$22.50
1 x 5"	61.50	55.50	41.50	40.50	35.50	24.50
1 x 6"	61.50	55.50	42.50	40.50	35.50	24.50
15' to 18" Lineal Average, Nested and Bundled						
1 x 4"	\$63.50	\$50.50	\$31.50	\$28.50	\$23.50	\$12.50
1 x 5"	53.50	45.50	31.50	30.50	25.50	13.50
1 x 6"	61.50	45.50	31.50	30.50	25.50	14.50
1 x 8"	51.50	45.50	32.50	30.50	25.50	14.50

18 A. In Article IV, Appendix A, Table 10 is amended to read as follows:

TABLE 10.—STANDARD PLASTERING AND FENCE LATH—KILN DRIED

Size	Grade No. 1	Grade No. 2	Grade No. 3
3/8 x 1 1/2"—4' Plastering Lath	\$7.50	\$6.50	\$5.00
3/8 x 1 1/2"—32" Plastering Lath	5.00	3.50	-----
3/8 x 1 1/2"—32" Fence Lath	6.50	4.50	-----
3/8 x 1 1/2"—36" Fence Lath	7.25	5.25	-----
3/8 x 1 1/2"—42" Fence Lath	8.50	6.50	-----
3/8 x 1 1/2"—48" Fence Lath	10.00	8.00	-----
3/8 x 1 1/2"—60" Fence Lath	12.25	10.25	-----
3/8 x 1 1/2"—72" Fence Lath	14.50	12.50	-----

1 Grade No. 1 fence lath may contain up to 20% of Grade No. 2.

19. In Article IV, Appendix A, Table 11, table is deleted in its entirety.

20. In Article V, Appendix B, Table 14 and footnotes are amended to read as follows:

ARTICLE V—APPENDIX B: LONGLEAF YELLOW PINE LUMBER

The maximum prices for Longleaf Yellow Pine lumber, straight or mixed carlots, f. o. b. mill, per 1,000 feet board measure, shall be as follows:

TABLE 14—BOARDS AND STRIPS S1S, S2S, S3S, S4S, S2S and Matched or Shiplap, Standard or 3/4" Air Dried

Grade	4 & 6'	8-10-12 and 14'	16'	18 & 20'
NO. 1 COMMON				
1 x 2"	\$40.00	\$47.00	\$48.50	\$49.00
1 x 3"	41.00	48.00	49.50	50.00
1 x 4"	37.00	43.00	44.50	45.00
1 x 5"	42.00	49.00	50.50	51.00
1 x 6"	40.00	47.00	48.50	49.00
1 x 7"	41.00	48.00	49.50	50.00
1 x 8"	41.00	49.00	49.50	50.00
1 x 9 and 10"	42.00	49.00	50.50	51.00
1 x 11"	49.00	55.00	57.50	58.00
1 x 12"	53.00	60.00	61.50	62.00
5/4 and 6/4 x 2"	43.00	50.00	51.50	52.00
5/4 and 6/4 x 3"	44.00	51.00	52.50	53.00
5/4 and 6/4 x 4"	40.00	46.00	47.50	48.00
5/4 and 6/4 x 5"	45.00	52.00	53.50	54.00
5/4 and 6/4 x 6"	43.00	50.00	51.50	52.00
5/4 and 6/4 x 7"	44.00	51.00	52.50	53.00
5/4 and 6/4 x 8"	44.00	51.00	52.50	53.00
5/4 and 6/4 x 9 and 10"	45.00	52.00	53.50	54.00
5/4 and 6/4 x 11"	52.00	59.00	60.50	61.00
5/4 and 6/4 x 12"	56.00	63.00	64.50	65.00

TABLE 14—BOARDS AND STRIPS—Continued S1S, S2S, S3S, S4S, S2S and Matched or Shiplap, Standard or 3/4" Air Dried

Grade	4 & 6'	8-10-12 and 14'	16'	18 & 20'
NO. 2 COMMON				
1 x 2"	\$37.00	\$42.50	\$43.00	\$44.50
1 x 3"	38.00	43.50	44.00	45.50
1 x 4"	36.00	39.00	39.50	41.00
1 x 5"	39.00	44.50	45.50	47.50
1 x 6"	39.00	44.50	45.50	47.50
1 x 7"	37.00	42.50	43.50	45.50
1 x 8"	39.00	44.50	45.50	47.50
1 x 9" and 10"	39.00	46.00	47.00	49.00
1 x 11"	42.00	49.00	50.00	53.00
1 x 12"	46.00	53.00	54.00	57.00
5/4 and 6/4 x 2"	40.00	45.50	46.00	47.50
5/4 and 6/4 x 3"	41.00	46.50	47.00	48.50
5/4 and 6/4 x 4"	39.00	42.00	42.50	44.00
5/4 and 6/4 x 5"	42.00	47.50	48.50	50.50
5/4 and 6/4 x 6"	42.00	47.50	48.50	50.50
5/4 and 6/4 x 7"	40.00	45.50	46.50	48.50
5/4 and 6/4 x 8"	42.00	47.50	48.50	50.50
5/4 and 6/4 x 9" and 10"	42.00	49.00	50.00	52.00
5/4 and 6/4 x 11"	45.00	52.00	53.00	56.00
5/4 and 6/4 x 12"	49.00	56.00	57.00	60.00
NO. 3 COMMON				
1 x 2"	29.00	34.50	34.50	36.50
1 x 3"	31.00	36.50	37.00	38.50
1 x 4"	31.00	34.00	34.50	36.00
1 x 5"	31.00	36.50	37.50	39.50
1 x 6"	32.00	37.50	38.50	40.50
1 x 7"	30.00	35.50	36.50	38.50
1 x 8"	32.00	37.50	38.50	40.50
1 x 9" and 10"	31.00	37.50	38.50	40.50
1 x 11"	31.00	38.50	39.50	42.50
1 x 12"	32.00	39.00	40.00	43.00
5/4 and 6/4 x 2"	31.00	36.50	36.50	38.50
5/4 and 6/4 x 3"	33.00	38.50	39.00	40.50
5/4 and 6/4 x 4"	33.00	36.00	36.50	38.00
5/4 and 6/4 x 5"	33.00	38.50	39.50	41.50
5/4 and 6/4 x 6"	34.00	39.50	40.50	42.50
5/4 and 6/4 x 7"	32.00	37.50	38.50	40.50
5/4 and 6/4 x 8"	34.00	39.50	40.50	42.50
5/4 and 6/4 x 9" and 10"	33.00	39.50	40.50	42.50
5/4 and 6/4 x 11"	33.50	40.50	41.50	43.50
5/4 and 6/4 x 12"	34.00	41.00	42.00	45.00
NO. 4 COMMON AND DUNNAGE				
1 x 3"	27.00	30.00	30.50	32.00
1 x 4"	20.00	23.00	23.50	25.00
1 x 5"	27.00	30.00	31.00	33.00
1 x 6"	29.00	29.00	30.00	32.00
1 x 7"	29.00	29.00	30.00	32.00
1 x 8"	29.00	29.00	30.00	32.00
1 x 9" and 10"	27.00	31.00	32.00	34.00
1 x 11"	27.50	32.00	33.00	35.00
1 x 12"	28.00	32.50	33.50	35.50
5/4 and 6/4 x 3"	28.00	31.00	31.50	33.00
5/4 and 6/4 x 4"	21.00	24.00	24.50	26.00
5/4 and 6/4 x 5"	28.00	31.00	32.00	34.00
5/4 and 6/4 x 6"	27.00	30.00	31.00	33.00
5/4 and 6/4 x 7"	27.00	30.00	31.00	33.00
5/4 and 6/4 x 8"	27.00	30.00	31.00	33.00
5/4 and 6/4 x 9" and 10"	28.00	32.00	33.00	35.00
5/4 and 6/4 x 11"	28.50	33.00	34.00	37.00
5/4 and 6/4 x 12"	29.00	33.50	34.50	37.50

Additions and deductions per 1,000 Feet Board Measure: (See sections 11 and 14.)

For Working:

1. Rough, deduct \$4.50.
2. End-matching, add \$2.00.
3. Any other matcher dressing not otherwise provided for (except V-Joint, EC B1S or EC B2S), add \$2.00. Patterns requiring moulder work, add \$6.50.
4. Rippling, add \$1.00 for each cut; resawing, add \$2.00 for each cut, both applicable only when machine run product is shipped.

For Grade:

5. Grade-marking in accordance with the provisions of section 9 (a), add \$1.00 per M'BM.

For Grade:

6. No. 1 Common 85 or 90% Heart Facial Area, add \$20.00.
7. No. 2 Common 85 or 90% Heart Facial Area, add \$12.00.
8. Combination grade No. 2 Common and Better as defined in section 5 (d), use No. 2 Common prices.

For Condition:

9. Kiln dried, add \$1.00.
10. Green, deduct \$3.50.

For Lengths:

11. Precision cutting to a specified exact length, with tolerance of not more than 1/4" allowed, add \$1.50. No addition is permitted for customary double end trimming.
12. Any length shorter than 4', cut to a specified exact length, charge the price of the nearest even multiple length up to 12'. If there is no even multiple length 12' or shorter, charge 12' price. In either case, add \$1.50 per M'BM for each necessary cross cut, but the addition for precision cutting permitted in footnote 11 may not also be charged, and no total charge for such service may be greater than \$6.00 per M'BM. If length breaks on even one-half foot compute footage on actual length, otherwise compute on 6" breaks on the next break above.

For Size:

13. Thin stock graded after complete working: For stock dressed 1 side, any edge working thinner than 3/4" down to and including 7/16" when the finished product is graded after complete working, deduct \$1.00 per M from the 3/4" price for each 1/32" thinner than 3/4".
14. Thin stock sold on the basis of resawn product of thickness required for its production. Stock dressed 1 side, any edge working thinner than 3/4" where the finished product is not graded after complete working shall be sold as the resawn products of the thickness required, with resawing addition as follows:
 - 3/8" as product of 4/4" plus extra standard addition.
 - 7/16" as product of 5/4",
 - 1/2" as product of 5/4" plus extra standard addition.
 - 9/16" as product of 6/4",
 - 5/8" as product of 6/4" plus extra standard addition.
- 11/16" may not be sold as the resawn product but must be sold on a graded basis under footnote 13.
15. Dressing 5/4" and 6/4" S2S, S3S, S4S, S2S and matched or S2S Shiplap to extra standard thickness 1/16" or more thicker than American Lumber Standards, add \$1.00 per M'BM where stock is dressed clean (or with slight skip as defined in paragraph 48 of 1939 Standard Specifications for Southern Pine Lumber when specifically permitted by such rules for the grade shipped). Where 4/4" stock is ordered dressed 1/16" or more thicker than American Lumber Standards and to be resawn by the producer, add \$1.00 per M'BM where stock is dressed clean (or with slight skip as defined in paragraph 48 of 1939 Standard Specifications for Southern Pine Lumber when specifically permitted by such rules for the grade shipped) and the \$2.00 resawing addition permitted in footnote 4.

16. 13" and wider, add \$2.50 per inch or fraction thereof to 12" price and compute footage on nominal size.

21. In Article V, Appendix B, Table 15, table and footnotes are amended to read as follows:

TABLE 15—DIMENSION, S18, S28, S38, S48, AM DRIED
NO. 1 COMMON

	4'	6'	8'	10'	12'	14'	16'	18'	20'	22' and 24'
2 x 3'	\$38.00	\$48.00	\$58.00	\$68.00	\$78.00	\$88.00	\$98.00	\$108.00	\$118.00	\$128.00
2 x 4'	39.00	49.00	59.00	69.00	79.00	89.00	99.00	109.00	119.00	129.00
2 x 6'	41.00	51.00	61.00	71.00	81.00	91.00	101.00	111.00	121.00	131.00
2 x 8'	43.00	53.00	63.00	73.00	83.00	93.00	103.00	113.00	123.00	133.00
2 x 10'	45.00	55.00	65.00	75.00	85.00	95.00	105.00	115.00	125.00	135.00
2 x 12'	47.00	57.00	67.00	77.00	87.00	97.00	107.00	117.00	127.00	137.00

NO. 2 COMMON

2 x 3'	\$37.00	\$47.00	\$57.00	\$67.00	\$77.00	\$87.00	\$97.00	\$107.00	\$117.00	\$127.00
2 x 4'	38.00	48.00	58.00	68.00	78.00	88.00	98.00	108.00	118.00	128.00
2 x 6'	40.00	50.00	60.00	70.00	80.00	90.00	100.00	110.00	120.00	130.00
2 x 8'	42.00	52.00	62.00	72.00	82.00	92.00	102.00	112.00	122.00	132.00
2 x 10'	44.00	54.00	64.00	74.00	84.00	94.00	104.00	114.00	124.00	134.00
2 x 12'	46.00	56.00	66.00	76.00	86.00	96.00	106.00	116.00	126.00	136.00

NO. 3 COMMON

2 x 3'	\$27.00	\$37.00	\$47.00	\$57.00	\$67.00	\$77.00	\$87.00	\$97.00	\$107.00	\$117.00
2 x 4'	28.00	38.00	48.00	58.00	68.00	78.00	88.00	98.00	108.00	118.00
2 x 6'	30.00	40.00	50.00	60.00	70.00	80.00	90.00	100.00	110.00	120.00
2 x 8'	32.00	42.00	52.00	62.00	72.00	82.00	92.00	102.00	112.00	122.00
2 x 10'	34.00	44.00	54.00	64.00	74.00	84.00	94.00	104.00	114.00	124.00
2 x 12'	36.00	46.00	56.00	66.00	76.00	86.00	96.00	106.00	116.00	126.00

22. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

TABLE 16—TIMBERS, ROVAN, GREEN

Size	No. 1 Common—Specified Lengths		Square Edge and Sound—Specified Lengths			No. 1 Structural and Merchantable—Specified Lengths		
	8 to 14'	22 and 24'	8 to 14'	22 and 24'	10, 18 and 20'	8 to 14'	10, 18 and 20'	22 and 24'
	3 x 3'	\$42.00	\$44.00	\$44.00	\$46.00	\$46.00	\$46.00	\$48.00
3 x 4'	43.00	45.00	45.00	47.00	47.00	47.00	49.00	51.00
3 x 6'	45.00	47.00	47.00	49.00	49.00	49.00	51.00	53.00
3 x 8'	47.00	49.00	49.00	51.00	51.00	51.00	53.00	55.00
3 x 10'	49.00	51.00	51.00	53.00	53.00	53.00	55.00	57.00
3 x 12'	51.00	53.00	53.00	55.00	55.00	55.00	57.00	59.00
4 x 4'	52.00	54.00	54.00	56.00	56.00	56.00	58.00	60.00
4 x 6'	54.00	56.00	56.00	58.00	58.00	58.00	60.00	62.00
4 x 8'	56.00	58.00	58.00	60.00	60.00	60.00	62.00	64.00
4 x 10'	58.00	60.00	60.00	62.00	62.00	62.00	64.00	66.00
4 x 12'	60.00	62.00	62.00	64.00	64.00	64.00	66.00	68.00
5 x 5'	61.00	63.00	63.00	65.00	65.00	65.00	67.00	69.00
5 x 6'	62.00	64.00	64.00	66.00	66.00	66.00	68.00	70.00
5 x 8'	64.00	66.00	66.00	68.00	68.00	68.00	70.00	72.00
5 x 10'	66.00	68.00	68.00	70.00	70.00	70.00	72.00	74.00
5 x 12'	68.00	70.00	70.00	72.00	72.00	72.00	74.00	76.00
6 x 6'	69.00	71.00	71.00	73.00	73.00	73.00	75.00	77.00
6 x 8'	71.00	73.00	73.00	75.00	75.00	75.00	77.00	79.00
6 x 10'	73.00	75.00	75.00	77.00	77.00	77.00	79.00	81.00
6 x 12'	75.00	77.00	77.00	79.00	79.00	79.00	81.00	83.00
7 x 7'	76.00	78.00	78.00	80.00	80.00	80.00	82.00	84.00
7 x 8'	77.00	79.00	79.00	81.00	81.00	81.00	83.00	85.00
7 x 10'	79.00	81.00	81.00	83.00	83.00	83.00	85.00	87.00
7 x 12'	81.00	83.00	83.00	85.00	85.00	85.00	87.00	89.00
8 x 8'	82.00	84.00	84.00	86.00	86.00	86.00	88.00	90.00
8 x 10'	84.00	86.00	86.00	88.00	88.00	88.00	90.00	92.00
8 x 12'	86.00	88.00	88.00	90.00	90.00	90.00	92.00	94.00
9 x 9'	87.00	89.00	89.00	91.00	91.00	91.00	93.00	95.00
9 x 10'	88.00	90.00	90.00	92.00	92.00	92.00	94.00	96.00
9 x 12'	90.00	92.00	92.00	94.00	94.00	94.00	96.00	98.00
10 x 10'	91.00	93.00	93.00	95.00	95.00	95.00	97.00	99.00
10 x 12'	93.00	95.00	95.00	97.00	97.00	97.00	99.00	101.00
11 x 11'	94.00	96.00	96.00	98.00	98.00	98.00	100.00	102.00
11 x 12'	95.00	97.00	97.00	99.00	99.00	99.00	101.00	103.00
12 x 12'	96.00	98.00	98.00	100.00	100.00	100.00	102.00	104.00

23. In Article V, Appendix B, Table 16 A, footnote 18 is amended to read as follows:

18. Dressing S28, S38, S48 Shipap or T. & G. to (Industrial Standard) thickness 1 1/4" or thicker, add \$1.00 per M³BM when stock is dressed clean (or with slight skip as defined in paragraph 48 of 1939 Standard Specifications for Southern Pine Lumber when specifically permitted by such rules for the grade shipped.)

24. In Article V, Appendix B, Table 17, the table and footnotes are amended to read as follows:

Grade	HEAT DRIED—STANDARD LENGTHS			
	4, 5, and 6'	7, 8, 9, and 10'	12 and 14'	16, 18 and 20'
FLOORING				
Heart Edge Grain	\$85.00	\$90.00	\$95.00	\$100.00
1 x 3 1/2" B&B	86.00	91.00	96.00	101.00
1 x 3 3/4" B&B	87.00	92.00	97.00	102.00
1 x 4" B&B	88.00	93.00	98.00	103.00
1 x 4 1/2" B&B	89.00	94.00	99.00	104.00

25. Footnote 31—Fractional thickness over 3" add \$3.00 to nearest listed greater thickness and compute footage on nominal size.

26. In Article V, Appendix B, Table 16 A, footnote 18 is amended to read as follows:

18. Dressing S28, S38, S48 Shipap or T. & G. to (Industrial Standard) thickness 1 1/4" or thicker, add \$1.00 per M³BM when stock is dressed clean (or with slight skip as defined in paragraph 48 of 1939 Standard Specifications for Southern Pine Lumber when specifically permitted by such rules for the grade shipped.)

27. In Article V, Appendix B, Table 15, table and footnotes are amended to read as follows:

TABLE 15—DIMENSION, S18, S28, S38, S48, AM DRIED
NO. 1 COMMON

	4'	6'	8'	10'	12'	14'	16'	18'	20'	22' and 24'
2 x 3'	\$38.00	\$48.00	\$58.00	\$68.00	\$78.00	\$88.00	\$98.00	\$108.00	\$118.00	\$128.00
2 x 4'	39.00	49.00	59.00	69.00	79.00	89.00	99.00	109.00	119.00	129.00
2 x 6'	41.00	51.00	61.00	71.00	81.00	91.00	101.00	111.00	121.00	131.00
2 x 8'	43.00	53.00	63.00	73.00	83.00	93.00	103.00	113.00	123.00	133.00
2 x 10'	45.00	55.00	65.00	75.00	85.00	95.00	105.00	115.00	125.00	135.00
2 x 12'	47.00	57.00	67.00	77.00	87.00	97.00	107.00	117.00	127.00	137.00

NO. 2 COMMON

2 x 3'	\$37.00	\$47.00	\$57.00	\$67.00	\$77.00	\$87.00	\$97.00	\$107.00	\$117.00	\$127.00
2 x 4'	38.00	48.00	58.00	68.00	78.00	88.00	98.00	108.00	118.00	128.00
2 x 6'	40.00	50.00	60.00	70.00	80.00	90.00	100.00	110.00	120.00	130.00
2 x 8'	42.00	52.00	62.00	72.00	82.00	92.00	102.00	112.00	122.00	132.00
2 x 10'	44.00	54.00	64.00	74.00	84.00	94.00	104.00	114.00	124.00	134.00
2 x 12'	46.00	56.00	66.00	76.00	86.00	96.00	106.00	116.00	126.00	136.00

NO. 3 COMMON

2 x 3'	\$27.00	\$37.00	\$47.00	\$57.00	\$67.00	\$77.00	\$87.00	\$97.00	\$107.00	\$117.00
2 x 4'	28.00	38.00	48.00	58.00	68.00	78.00	88.00	98.00	108.00	118.00
2 x 6'	30.00	40.00	50.00	60.00	70.00	80.00	90.00	100.00	110.00	120.00
2 x 8'	32.00	42.00	52.00	62.00	72.00	82.00	92.00	102.00	112.00	122.00
2 x 10'	34.00	44.00	54.00	64.00	74.00	84.00	94.00	104.00	114.00	124.00
2 x 12'	36.00	46.00	56.00	66.00	76.00	86.00	96.00	106.00	116.00	126.00

28. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

28. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

29. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

30. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

31. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

32. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

33. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

34. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

35. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

36. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

37. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

38. In Article V, Appendix B, Table 16, table and footnotes are amended as follows:

TABLE 17—FLOORING, PLAIN END—SIDING—CEILING—PARTITION—O. G. BATTS—CON.

KILN DRIED—STANDARD LENGTHS—CON.				
Grade	4, 5 and 6'	7, 8, 9 and 10'	12 and 14'	16, 18 and 20'
FLOORING				
<i>Heart Face—Edge Grain</i>				
1 x 4" "C".....	\$68.00	\$82.00	\$83.00	\$85.00
1 x 4" "D".....	50.00	65.00	68.00	68.00
1 x 4" #2.....	53.00	62.00	63.00	65.00
5/4 x 3" B&Btr.....	107.00	121.00	122.00	124.00
5/4 x 3" "C".....	90.00	104.00	105.00	107.00
5/4 x 3" "D".....	73.00	82.00	83.00	85.00
5/4 x 3" #2.....	71.00	80.00	81.00	83.00
5/4 x 4" B&Btr.....	105.00	119.00	120.00	122.00
5/4 x 4" "C".....	88.00	102.00	103.00	105.00
5/4 x 4" "D".....	71.00	80.00	81.00	83.00
5/4 x 4" #2.....	69.00	78.00	79.00	81.00
<i>Heart Face—Near Edge Grain</i>				
1 x 3" B & Btr.....	78.00	92.00	93.00	95.00
1 x 3" "C".....	63.00	77.00	78.00	80.00
1 x 3" "D".....	53.00	62.00	63.00	65.00
1 x 3" #2.....	51.00	60.00	61.00	63.00
1 x 4" B & Btr.....	76.00	90.00	91.00	93.00
1 x 4" "C".....	61.00	75.00	76.00	78.00
1 x 4" "D".....	51.00	60.00	61.00	63.00
1 x 4" #2.....	49.00	58.00	59.00	61.00
5/4 x 3" B & Btr.....	100.00	114.00	115.00	117.00
5/4 x 3" "C".....	83.00	97.00	98.00	100.00
5/4 x 3" "D".....	68.00	77.00	78.00	80.00
5/4 x 3" #2.....	66.00	75.00	76.00	78.00
5/4 x 4" B & Btr.....	98.00	112.00	113.00	115.00
5/4 x 4" "C".....	81.00	95.00	96.00	98.00
5/4 x 4" "D".....	66.00	75.00	76.00	78.00
5/4 x 4" #2.....	64.00	73.00	74.00	76.00
<i>Heart Face—Flat Grain</i>				
1 x 3" B & Btr.....	63.00	77.00	78.00	80.00
1 x 3" "C".....	55.00	69.00	70.00	72.00
1 x 3" "D".....	45.00	57.00	58.00	60.00
1 x 3" #2.....	43.00	52.00	53.00	55.00
1 x 4" B & Btr.....	61.00	75.00	76.00	78.00
1 x 4" "C".....	53.00	67.00	68.00	70.00
1 x 4" "D".....	46.00	57.00	58.00	60.00
1 x 4" #2.....	43.00	52.00	53.00	55.00
5/4 x 3" B & Btr.....	85.00	99.00	100.00	102.00
5/4 x 3" "C".....	76.00	90.00	91.00	93.00
5/4 x 3" "D".....	63.00	77.00	78.00	80.00
5/4 x 3" #2.....	61.00	75.00	76.00	78.00
5/4 x 4" B & Btr.....	85.00	99.00	100.00	102.00
5/4 x 4" "C".....	73.00	87.00	88.00	90.00
5/4 x 4" "D".....	63.00	77.00	78.00	80.00
5/4 x 4" #2.....	61.00	75.00	76.00	78.00
<i>No Heart Specification—Edge Grain</i>				
1 x 3" B&Btr.....	65.00	79.00	80.00	82.00
1 x 3" "C".....	57.00	71.00	72.00	74.00
1 x 3" "D".....	50.00	59.00	60.00	62.00
1 x 3" #2.....	46.00	55.00	56.00	58.00
1 x 4" B&Btr.....	63.00	77.00	78.00	80.00
1 x 4" "C".....	55.00	69.00	70.00	72.00
1 x 4" "D".....	48.00	57.00	58.00	60.00
1 x 4" #2.....	46.00	55.00	56.00	58.00
5/4 x 3" B&Btr.....	90.00	104.00	105.00	107.00
5/4 x 3" "C".....	75.00	89.00	90.00	92.00
5/4 x 3" "D".....	68.00	82.00	83.00	85.00
5/4 x 3" #2.....	66.00	80.00	81.00	83.00
5/4 x 4" B&Btr.....	88.00	102.00	103.00	105.00
5/4 x 4" "C".....	73.00	87.00	88.00	90.00
5/4 x 4" "D".....	65.00	79.00	80.00	82.00
5/4 x 4" #2.....	64.00	78.00	79.00	81.00
<i>No Heart Specification—Near Edge Grain</i>				
1 x 3" B & Btr.....	63.00	77.00	78.00	80.00
1 x 3" "C".....	50.00	64.00	65.00	67.00
1 x 3" "D".....	45.00	54.00	55.00	57.00
1 x 3" #2.....	41.00	50.00	51.00	53.00
1 x 4" B & Btr.....	56.00	70.00	71.00	73.00
1 x 4" "C".....	48.00	62.00	63.00	65.00
1 x 4" "D".....	43.00	52.00	53.00	55.00
1 x 4" #2.....	41.00	50.00	51.00	53.00
5/4 x 3" B & Btr.....	83.00	97.00	98.00	100.00
5/4 x 3" "C".....	68.00	82.00	83.00	85.00
5/4 x 3" "D".....	63.00	77.00	78.00	80.00
5/4 x 3" #2.....	61.00	75.00	76.00	78.00
5/4 x 4" B & Btr.....	81.00	95.00	96.00	98.00
5/4 x 4" "C".....	66.00	80.00	81.00	83.00
5/4 x 4" "D".....	61.00	75.00	76.00	78.00
5/4 x 4" #2.....	60.00	74.00	75.00	77.00

TABLE 17—FLOORING, PLAIN END—SIDING—CEILING—PARTITION—O. G. BATTS—CON.

KILN DRIED—STANDARD LENGTHS—CON.				
Grade	4, 5 and 6'	7, 8, 9 and 10'	12 and 14'	16, 18 and 20'
<i>No Heart Specification—Flat Grain</i>				
1 x 3" B&Btr.....	\$48.00	\$62.00	\$63.00	\$65.00
1 x 3" "C".....	45.00	59.00	60.00	62.00
1 x 3" "D".....	38.00	47.00	48.00	50.00
1 x 3" #2.....	37.00	46.00	47.00	49.00
1 x 3" #3.....	33.00	39.00	40.00	42.00
1 x 4" B&Btr.....	46.50	60.50	61.50	63.50
1 x 4" "C".....	43.50	57.50	58.50	60.50
1 x 4" "D".....	38.00	47.00	48.00	50.00
1 x 4" #2.....	35.00	44.00	45.00	47.00
1 x 4" #3.....	31.00	37.00	38.00	40.00
5/4 x 3" B&Btr.....	63.00	77.00	78.00	80.00
5/4 x 3" "C".....	57.00	71.00	72.00	74.00
5/4 x 3" "D".....	45.00	54.00	55.00	57.00
5/4 x 3" #2.....	40.00	49.00	50.00	52.00
5/4 x 3" #3.....	35.00	41.00	42.00	44.00
5/4 x 4" B&Btr.....	62.00	76.00	77.00	79.00
5/4 x 4" "C".....	56.00	70.00	71.00	73.00
5/4 x 4" "D".....	43.00	52.00	53.00	55.00
5/4 x 4" #2.....	38.00	47.00	48.00	50.00
5/4 x 4" #3.....	33.00	39.00	40.00	42.00
TABLE 17—PLAIN END—SIDING—CEILING—PARTITION—O. G. BATTS KILN DRIED—STANDARD LENGTH				
DROP SIDING				
1 x 6"—Patterns 115, 117, 118, 119:				
B&Btr.....	\$43.00	\$50.00	\$51.00	\$53.00
"C".....	40.00	47.00	48.00	50.00
"D".....	41.00	46.00	47.00	49.00
#2.....	40.00	44.00	45.00	47.00
#3.....	32.00	36.00	37.00	39.00
1 x 6"—All Other Patterns:				
B&Btr.....	52.00	59.00	60.00	62.00
"C".....	49.00	56.00	57.00	59.00
"D".....	47.00	52.00	53.00	55.00
#2.....	42.00	48.00	49.00	49.00
#3.....	33.00	37.00	38.00	40.00
1 x 8"—All Patterns:				
B&Btr.....	52.00	59.00	60.00	62.00
"C".....	49.00	56.00	57.00	59.00
"D".....	47.00	52.00	53.00	55.00
#2.....	42.00	46.00	47.00	49.00
#3.....	33.00	37.00	38.00	40.00
BEVEL SIDING				
5/8 x 4, 5, 6 & 8":				
B&Btr.....	40.00	45.00	46.00	48.00
"C".....	37.00	42.00	43.00	45.00
"D".....	33.00	38.00	39.00	41.00
#2.....	31.00	33.00	34.00	36.00
#3.....	23.00	25.00	26.00	28.00
1/2 x 4, 5, 6 & 8":				
B&Btr.....	34.00	39.00	40.00	42.00
"C".....	31.00	36.00	37.00	39.00
"D".....	28.00	31.00	32.00	34.00
#2.....	27.00	29.00	30.00	32.00
#3.....	20.00	22.00	23.00	25.00
SQUARE EDGE SIDING				
SSS, S&S Finished to 7/16 x 1/8" Scant in Width				
1/2 x 4, 6 & 8":				
B&Btr.....	39.00	44.00	45.00	47.00
"C".....	36.00	41.00	42.00	44.00
"D".....	34.00	37.00	38.00	40.00
#2.....	28.00	29.00	29.00	30.00
#3.....	14.00	16.00	17.00	18.00
CEILING, STD. BEAD OR V				
5/16 and 7/16 x 3 and 4" S1S:				
B & Btr.....	32.00	39.00	40.00	42.00
"C".....	27.00	32.00	33.00	35.00
"D".....	27.00	31.00	32.00	34.00
#2.....	19.00	23.00	24.00	26.00
#3.....	19.00	23.00	24.00	26.00

TABLE 17—PLAIN END—SIDING—CEILING—PARTITION—O. G. BATTS KILN DRIED—STANDARD LENGTH—CON.

Grade	4, 5 and 6'	7, 8, 9 and 10'	12 and 14'	16, 18 and 20'
CEILING, STD. BEAD OR V				
5/16 and 7/16 x 6" S1S:				
B & Btr.....	\$34.00	\$41.00	\$42.00	\$44.00
"C".....	32.00	39.00	40.00	42.00
"D".....	29.00	34.00	35.00	37.00
#2.....	29.00	33.00	34.00	36.00
#3.....	21.00	25.00	26.00	28.00
5/16 and 7/16 x 3 and 4" S2S:				
B & Btr.....	35.00	42.00	43.00	45.00
"C".....	33.00	40.00	41.00	43.00
"D".....	29.00	34.00	35.00	37.00
#2.....	30.00	34.00	35.00	37.00
#3.....	19.00	23.00	24.00	26.00
5/16 and 7/16 x 6" S2S:				
B & Btr.....	38.00	45.00	46.00	48.00
"C".....	35.00	42.00	43.00	45.00
"D".....	30.00	35.00	36.00	38.00
#2.....	30.00	34.00	35.00	37.00
#3.....	22.00	26.00	27.00	29.00
11/16 to 25/32 x 3 and 4" S2S:				
B&Btr.....	50.00	59.00	60.00	62.00
"C".....	47.00	56.00	57.00	59.00
"D".....	39.00	46.00	47.00	49.00
#2.....	38.00	44.00	45.00	47.00
#3.....	22.00	26.00	27.00	29.00
9/16 x 3 and 4" S2S:				
B&Btr.....	36.00	44.00	45.00	47.00
"C".....	34.00	42.00	43.00	45.00
"D".....	31.00	37.00	38.00	40.00
#2.....	31.00	36.00	37.00	39.00
#3.....	21.00	26.00	27.00	29.00
11/16 to 25/32 x 6" S2S:				
B&Btr.....	51.00	60.00	61.00	63.00
"C".....	48.00	57.00	58.00	60.00
"D".....	40.00	47.00	48.00	50.00
#2.....	39.00	45.00	46.00	48.00
#3.....	23.00	28.00	29.00	31.00
PARTITION, STD. BEAD OR V				
11/16 to 25/32 x 3 and 4":				
B&Btr.....	50.00	59.00	60.00	62.00
"C".....	47.00	56.00	57.00	59.00
"D".....	39.00	46.00	47.00	49.00
#2.....	38.00	44.00	45.00	47.00
#3.....	22.00	26.00	27.00	29.00
11/16 to 25/32 x 6":				
B&Btr.....	51.00	60.00	61.00	63.00
"C".....	48.00	57.00	58.00	

TABLE 21—FRESH, S4S KILN DRIED—Continued

Table with columns for Standard Lengths, 4' and 6' lengths, 8' lengths, 9', 10', and 12' lengths, 7' and 14' lengths, 10' lengths, and 9', 18' and 20' lengths. Rows include grades like 10/4 Edge, 10/4, 10/4 and 10/4, etc.

9 to 90° Nested and Bundled for Grades No. 2 and No. 3

Table with columns for Grade B and Better, Grade D, Grade O, Grade No. 2, Grade No. 3. Rows include Edge Grain, Near Edge Grain, Face Grain.

25A. In Article V, Appendix B, Table 20 is amended as follows:

TABLE 20—ORILING, END-MARKED, KILN DRIED,

Table with columns for Grade B and Better, Grade D, Grade O, Grade No. 2, Grade No. 3. Rows include Edge Grain, Near Edge Grain, Face Grain.

Let's 65° Nested and Bundled for Grade D.

23. In Article V, Appendix B, Table 21, the following changes are made:

- a. Footnote 3 is deleted in its entirety.
b. Table 21 is amended to read as follows:

TABLE 21—FRESH, S4S KILN DRIED

Table with columns for Standard Lengths, 4' and 6' lengths, 8' lengths, 9', 10', and 12' lengths, 7' and 14' lengths, 10' lengths, and 9', 18' and 20' lengths. Rows include grades like 10/4 Edge, 10/4, 10/4 and 10/4, etc.

25. In Article V, Appendix B, Table 18 is amended to read as follows:

TABLE 18—FLOORING, END-MARKED, KILN DRIED

HEART FACT SPECIFICATION

19 to 90° Nested and Bundled for Grades B and Better and C

13 to 90° Nested and Bundled for Grade D

9 to 90° Nested and Bundled for Grade No. 2.

Table with columns for Grade B and Better, Grade D, Grade O, Grade No. 2, Grade No. 3. Rows include Edge Grain, Near Edge Grain, Face Grain.

NO HEART SPECIFICATION

13 to 90° Nested and Bundled for Grades B and Better and C

Let's 65° Nested and Bundled for Grade D.

23. In Article V, Appendix B, Table 21, the following changes are made:

- a. Footnote 3 is deleted in its entirety.
b. Table 21 is amended to read as follows:

27. In Article V, Appendix B, Table 23, table and footnotes are amended to read as follows:

TABLE 23.—STANDARD PLASTERING, AND FENCE LATH, KILN DRIED

Size	Grade No. 1	Grade No. 2	Grade No. 3
$\frac{3}{8}$ x $1\frac{1}{2}$ "—4' Plastering Lath	\$0.75	\$0.00	\$1.50
$\frac{3}{8}$ x $1\frac{1}{2}$ "—32' Plastering Lath	5.00	3.50	-----
$\frac{1}{2}$ x $1\frac{1}{2}$ "—32' Fence Lath	6.50	4.50	-----
$\frac{1}{2}$ x $1\frac{1}{2}$ "—36' Fence Lath	7.25	5.25	-----
$\frac{1}{2}$ x $1\frac{1}{2}$ "—42' Fence Lath	8.50	6.50	-----
$\frac{1}{2}$ x $1\frac{1}{2}$ "—48' Fence Lath	10.00	8.00	-----
$\frac{1}{2}$ x $1\frac{1}{2}$ "—60' Fence Lath	12.25	10.25	-----
$\frac{1}{2}$ x $1\frac{1}{2}$ "—72' Fence Lath	14.50	12.50	-----

Additions and deductions per 1,000 pieces: (See sections 11 and 14).

For Condition:

1. Air dried, deduct 25¢.
2. Green, deduct 50¢.

For Grade:

3. Grade No. 1 fence lath may contain up to 20 percent of Grade No. 2.

This amendment shall become effective November 29, 1945.

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

Issued this 29th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21534; Filed, Nov. 29, 1945; 1:36 p. m.]

PART 1381—SOFTWOOD LUMBER
[RMPR 19A]

LOG-RUN SOUTHERN PINE LUMBER

Maximum Price Regulation No. 19A is redesignated Revised Maximum Price Regulation 19A and is revised and amended to read as follows:

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250, 9328 and 9599. The standards and specifications used in this regulation were, prior to such use, in general use in the Southern pine lumber industry. Insofar as this regulation uses specifications and standards which were not, prior to such use, in general use in the trade or industry affected, or insofar as their use was not lawfully required by another Government agency, the Administrator has determined, with respect to such standardization, that no practicable alternative exists for securing effective price control with respect to the commodities subject to this regulation. A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.

§ 1381.104 *Maximum prices for log-run Southern Pine Lumber.* Under the authority vested in the Price Adminis-

trator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250, 9328 and 9599, Revised Maximum Price Regulation No. 19A (Log-Run Southern Pine Lumber), which is annexed hereto and made a part hereof, is hereby issued

Sec.

1. What are "small mills" covered by this regulation.
2. What lumber and sales this regulation covers.
3. Maximum prices.
4. Sales of timbers and car material on "authorized buyer's inspection."
5. Resales of "small mill" lumber.
6. Delivery.
7. Special permission to price on grade.
8. Enforcement.
9. Records.
10. Prohibited practices.
11. Revocation of authorizations previously granted under Section 10 of MPR 19A.

AUTHORITY: § 1381.104 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155.

SECTION 1. *What are "small mills" covered by this regulation.* Small mills covered by this regulation are sawmills which sell their lumber rough and which cut 4,000,000 feet or less of lumber of any species in 1944. Any mill which cuts an average of less than 15,000 board feet per day and sells its lumber rough also falls within this class and is covered by the regulation.

On the other hand, sawmills which use a planer and sell their lumber dressed are not "small mills" covered by this regulation, no matter what the amount of lumber they produce. Such mills are subject to the provisions of Second Revised Maximum Price Regulation 19 on all their sales. They may not sell under any of the provisions of this regulation, such as those permitting sales on buyer's inspection. Insofar as such mills make sales of lumber which they cannot or do not grade, such sales are covered by the "combination grade" provisions in section 5 (d) of Second Revised Maximum Price Regulation 19, or any other applicable provision of that regulation.

Sec. 2. *What lumber and sales this regulation covers.* Maximum prices in this regulation apply to all sales of rough shortleaf or longleaf Southern pine lumber produced by "small mills" as defined in section 1 (a), with the following exceptions: They do not apply to such lumber if it has been graded, tallied and otherwise made ready for shipment at a concentration yard or mill subject to Second Revised Maximum Price Regulation 19, or if it has become an integral part of the stock of a distribution yard as defined in Second Revised Maximum Price Regulation 215, and the sale is made in conformity with either of those regulations.

Log-run lumber which is covered by this regulation must include the full product of the log with culls out, except where a mill sells on buyer's inspection as provided in section 4.

Sec. 3. *Maximum prices*—(a) *Green lumber.* The maximum prices per thousand board feet for rough green shortleaf and longleaf Southern pine lumber are:

	Lumber sold at mill not loaded by the seller	Lumber sold at mill loaded on truck or wagon by the seller	Lumber sold loaded on railroad cars or barge by the seller
Stock of $\frac{4}{4}$ ", $\frac{5}{4}$ " and $\frac{6}{4}$ " thickness, all widths	\$33.00	\$34.00	\$30.00
Stock of $\frac{7}{4}$ " and $\frac{8}{4}$ " thickness, all widths	31.00	32.00	34.00
Stock $\frac{10}{4}$ " and thicker and 8' wide or less	30.00	31.00	33.00
Stock $\frac{10}{4}$ " and thicker and wider than 8'	31.00	32.00	34.00

When delivery is made by a truck owned or controlled by the seller the additions provided in section 6 may be added to the prices provided for lumber sold at the mill, loaded on truck or wagon by the seller.

The maximum price for lumber produced by small mills in Virginia is \$2.00 per thousand board feet higher than the prices set forth above.

(b) *Additions for dry lumber.* A small mill wishing to sell dry lumber must file a signed statement with the nearest District or Regional Office of the Office of Price Administration setting forth the name and address of the owner (and the mill's name and location, if different), the mill's average daily production, and how much lumber it has on sticks or end-racked for drying on the date of the statement. Such mill shall then be registered as a seller of dry lumber and shall receive a registration number which must be shown on all invoices or settlement sheets where an addition for dry lumber is made. A small mill which has been registered as a seller of dry lumber may make the following additions to the maximum prices in paragraph (a) of this section:

\$2.00 per thousand board feet for $\frac{1}{4}$ ", $\frac{3}{4}$ " and $\frac{5}{4}$ " lumber which has been on sticks or end-racked for drying for at least sixty (60) day prior to delivery.

\$3.00 per thousand board feet for $\frac{7}{4}$ " and $\frac{9}{4}$ " lumber which has been on sticks or end-racked for drying for at least ninety (90) days prior to delivery.

No addition to the maximum prices in paragraph (a) of this section may be made for dry lumber thicker than 2".

If a small mill registered as a seller of dry lumber shall sell green lumber as dry, its registration and authorization may be revoked by the Office which issued it; and this shall be in addition to all other penalties permitted by law for a violation.

Sec. 4. *Sales of timbers and car materials on "authorized buyer's inspection"*—(a) *Who may buy on "authorized buyer's inspection."* Any railroad, treating plant, state or county road and highway commission, or other industrial user of timbers, may obtain permission to buy timbers, and any railroad, railroad car builder, railroad repair shop or treating plant may obtain permission to buy car material, on grade determined by their own inspection from named small mills, provided they have first applied to the Lumber Branch, Office of Price Administration, Washington 25, D. C. for permis-

sion to do so, and have received written authorization.

The application shall state

(1) The names and addresses of all small mills from which the buyer intends to purchase timbers or car material.

(2) The qualifications of the buyer to properly grade timbers or car material, including the names of the inspectors or graders to be used, the length of time they have been employed by the buyer and their previous experience in grading.

(3) A statement of the nature of the buyer's business setting forth the need for graded timbers or car material, accompanied by evidence of his past practice of purchasing on his own inspection.

An authorized buyer may purchase timbers on his own inspection only for use in the original size, and not for remanufacture into smaller sizes or for resale. An authorized buyer may, from time to time, submit the names and addresses of any additional small mills from which he wishes to buy under this section for extension of his authority to cover such purchases.

Wholesalers may buy from small mills subject to this regulation for resale to registered buyers under this section.

An authorization number will be issued to each buyer permitted to purchase timbers and/or car material on grade on his own inspection under this section.

If a buyer authorized to purchase timbers and/or car material on grade on his own inspection is found to have graded incorrectly, either intentionally or by reason of incompetence or negligence, his authorization may be revoked, and this shall be in addition to all other penalties permitted by law.

(b) *Maximum prices on sales on authorized buyer's inspection.* A small mill, otherwise subject to this regulation, may sell timbers and car material inspected and graded by a buyer authorized to buy on its own inspection under paragraph (a) of this section, at no higher than the following maximum prices:

Timbers—\$3.00 less than the maximum prices in Tables 3, 3A, 16 and 16A of Second Revised Maximum Price Regulation 19.

Car Material—\$5.00 less than the maximum prices in Tables 9, 9A, 9B, 22, 22A and 22B.

All sizes, grades, conditions, workings and other rules in Second Revised Maximum Price Regulation 19 applicable to sales under those tables shall be applicable to sales under this section, except that no addition may be made for inspection at destination, and no direct-mill retail sale or distributor's mark-ups may be added.

Sec. 5. *Resales of "small mill" lumber.* Except for resales by concentration yards and sawmills which are defined in and subject to Second Revised Maximum Price Regulation 19, and resales by distribution yards out of regular yard stock which are defined in and subject to Second Revised Maximum Price Regulation 215, resales of small mill lumber purchased pursuant to this regulation are governed by the following rules:

If rough, ungraded lumber is resold as such, the resale is subject to the maximum prices in section 3 of this regula-

tion, plus delivery charges in section 6, if applicable.

If rough, ungraded lumber is graded and/or dressed by or for the reseller, he is performing the functions of a concentrator, and the resale is subject to the maximum prices applicable to sales by concentration yards under Second Revised Maximum Price Regulation 19.

If timbers or car material are resold to an authorized buyer under section 4, the resale is subject to the maximum prices in Tables 3, 3A, 16 and 16A of Second Revised Maximum Price Regulation 19, except that no addition may be made for destination inspection as provided in the car materials tables, and no direct-mill distributor's mark-ups may be added.

Sec. 6. *Delivery.* When delivery is made by truck owned or controlled by the seller to any other point except f. o. b. cars or barge the following additions to the maximum prices loaded at the mill may be made for transportation. For distances up to and including 10 miles, \$1.50 per M'BM over 10 miles and up to and including 20 miles, \$2.00 per M'BM and over 20 miles and up to and including 30 miles, \$2.50 per M'BM. Where the distance is greater than 30 miles, the seller may charge 5 cents per M'BM for each mile in excess of 30 miles up to a maximum charge of \$6.00 per M'BM. Distance, as used in this paragraph, means the distance from the mill to the point of destination as measured by the speedometer. No addition may be made for the return trip.

Sec. 7. *Special permission to price on grade.* If a small mill, not presently authorized, wishes to sell all of its rough lumber on grade under Second Revised Maximum Price Regulation 19 instead of selling log-run lumber under this regulation, it may apply to the nearest District or Regional Office of the Office of Price Administration for special permission to do so. Permission will be granted on a showing that the small mill uses inspectors of its own who are qualified to grade and its operation is so set up that it can do a good grading job on a piece by piece basis.

If a small mill is authorized to price on grade on its own inspection, all its lumber sold after receipt of such authorization must be sold on grade. A small mill may not sell part of its lumber on grade under the tables in Second Revised Maximum Price Regulation 19 and part under the maximum prices fixed in this section. Mills previously authorized to sell on grade do not have to reapply.

If a mill is authorized to sell on grade under Second Revised Maximum Price Regulation 19, and it is found that lumber has been graded incorrectly either intentionally or by reason of incompetence or negligence, the authorization will be withdrawn. Where a mill's grading indicates abnormally high grade realization, there will be a presumption of incorrect grading justifying a revocation of its authorization to sell or purchase on grade.

Sec. 8. *Enforcement.* Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble

damages, and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942, as amended.

Sec. 9. *Records.* Sellers and buyers must keep for inspection by the Office of Price Administration either invoices or tally and settlement sheets for the duration of the Emergency Price Control Act of 1942, as amended, but in any event for no longer than two years. These records must show date of sale, names of mill and purchaser, price and footage of each size, and a sufficient description of the lumber to show whether or not the price charged was permitted by this regulation.

A registered mill charging a premium for dry lumber must prepare and give the purchaser a signed tally showing mill's registration number and the footage of dry lumber covered by each sale; and the buyer must give the seller a settlement sheet showing the date of sale, the price and a description of the lumber including every factor having a bearing on the price.

If timbers and car material are sold on authorized buyer's inspection, the buyer's authorization number, grades, sizes and condition of the lumber must be shown on invoices or settlement sheets.

Sec. 10. *Prohibited practices.* Any practice which is a way of getting more than ceiling prices without actually raising or appearing to raise the price is as much a violation of this regulation as a direct overceiling price.

Direct-mill distributors operating under the provisions of section 6 of Second Revised Maximum Price Regulation 19, may make no additions to the maximum prices of rough lumber bought from "small mills" under this regulation, except as provided in section 5.

Sec. 11. *Authorizations previously granted under section 10 of Maximum Price Regulation 19A.* All authorizations granted under section 10 of Maximum Price Regulation 19A to sell or buy special cuttings, shall expire December 31, 1945.

This regulation shall become effective November 29, 1945.

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

Issued this 29th day of November 1945.

CHESTER BOWLES,
Administrator.

[P. R. Doc. 45-21535; Filed, Nov. 29, 1945; 1:35 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[RMPR 103, Amdt. 64]

DEER AND VEAL CARCASSES AND WHOLESALE CUTS

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

Revised Maximum Price Regulation No. 169 is amended in the following respects:

1. Section 1364.451 (a) (4) is amended to read as follows:

(4) Except as permitted in § 1364.417 and in paragraph (l), (m), (n), (o), (p), (q), (r), (s), or (t) of Schedule I (§ 1364.452) regardless of any contract, agreement or other obligation, no person shall sell or deliver any beef or any part or portion of any beef carcass, and no person in the course of trade or business shall buy or receive any beef or any part or portion of beef carcass unless such beef or part or portion is a beef carcass or a beef wholesale cut as defined in § 1364.455 for which an applicable zone price has been established.

2. The table of prices below grades "Cutter and Canner or D (other than bull)" and "Utility or C" in § 1364.452 (l) is amended to read as follows:

Price zone	Cutter and canner or D (other than bull) ^a	Utility or C
1.....	\$19.85	\$23.35
2.....	19.10	22.60
3.....	18.10	21.60
4.....	18.10	21.60
5.....	18.60	22.10
6.....	18.85	22.35
7.....	19.10	22.60
8.....	19.35	22.85
9.....	19.60	23.10
10.....	19.85	23.35

3. Footnote¹ appearing under the table of prices in subparagraph (1) (2) of § 1364.452 is amended to read as follows:

¹If packed in (1) a V-1 full telescope, weather-proof fibre board box, with a minimum of .100 caliper inches and a minimum dry bursting strength of 750 lb. per square inch, (2) a V-3 full telescope solid fibre or (3) a V-3 full telescope corrugated box, each meeting C. Q. D. or Schedule FSCC-10 specifications, 25 cents additional boxing charge may be made.

4. The table of prices below grade "Utility or C" in § 1364.452 (m) is amended to read as follows:

Price zone:	Utility or C
1.....	\$24.10
2.....	23.10
3.....	21.70
4.....	21.70
5.....	22.35
6.....	22.70
7.....	23.05
8.....	23.40
9.....	23.80
10.....	24.10

5. Paragraph (t) is added to § 1364.452 to read as follows:

(t) *Frozen boneless beef for sales to the Department of Agriculture.* (1) On or after November 30, 1945, regardless of any contract, agreement or other obligation, no person shall sell or deliver frozen boneless beef to the U. S. Department of Agriculture or any agency thereof at a price higher than the maximum price permitted therefor in paragraph (t) (2) or (t) (3) hereof, whichever is appropriate.

(2) The maximum f. o. b. shipping point price for frozen boneless beef of commercial or utility grades shall be the

maximum prices for those grades specified in paragraph (m) (2) of this section, applicable to sales of frozen boneless beef (Army specifications), except for the appropriate permitted additions provided in paragraph (h) of § 1364.454 hereof.

(3) The maximum f. o. b. shipping point price for frozen boneless beef of cutter and canner, grade shall be the maximum prices specified for that grade in subparagraph (1) (2) of this section, applicable to sales of "boneless beef for Army canned meats" except for the appropriate permitted additions provided in paragraph (h) of § 1364.454 hereof.

(4) "Frozen boneless beef" as used in this paragraph (t) means beef, boneless and frozen, derived from steers, heifers and cows of grades commercial, utility and cutter and canner and satisfying the specifications and requirements of Important Notice G-95, issued by the U. S. Department of Agriculture.

6. The first paragraph of § 1364.454 (d) is amended to read as follows:

(d) *Wholesaler's selling addition.* On the sale of any beef item subject to this regulation not obtained through custom slaughtering, excluding sales made pursuant to paragraph (l), (m), (n), (o), (q), (r), (s), or (t) of § 1364.452, a person who at the time of the sale is a wholesaler may add \$1.00 per hundredweight to the applicable zone price: *Provided, however,* That after November 23, 1944, no person shall charge the addition permitted by this § 1364.454 (d) unless such person first shall have filed with the appropriate district office of the Office of Price Administration a signed statement that the person is a wholesaler as defined in § 1364.455 (a) (14) and gives the address of his selling establishment.

7. Paragraph (h) of § 1364.454 is amended to read as follows:

(h) *Freezing and/or packaging for the United States Department of Agriculture; special delivery charges.* On domestic sales of beef to the United States Department of Agriculture or any agency thereof, the seller may add (1) 30 cents per hundredweight for wrapping beef carcasses in accordance with specifications prescribed by that agency, (2) 50 cents per hundredweight for freezing beef carcasses either in the seller's own freezer facilities or in a commercial freezer, (3) an additional 15 cents per hundredweight to the amount specified in paragraph (h) (2) hereof, if the invoice weights of carcass beef are determined by weighing the meats upon removal from the freezer, pursuant to the requirements of the Department of Agriculture, (4) an additional 20 cents per hundredweight to the amounts specified in subparagraphs (1) and (m) of § 1364.452 if the invoice weights of boneless beef are determined by weighing the meats upon removal from the freezer, pursuant to the requirements of the Department of Agriculture, (5) actual transportation expense, not to exceed the lowest common carrier rate for the method of transportation used, for delivery by the seller from the point at which the meat was slaughtered or boned to a freezer, pro-

vided that the point of slaughter or boning is located within the same price zone as the freezer and beyond a radius of 15 miles from such freezer.

8. Section 1364.455 (a) (13) is amended to read as follows:

(13) "War Procurement agency" includes the War Department, the Department of the Navy, the United States Maritime Commission, the Lend-Lease Section of the Procurement Division of the Treasury Department, the Marine Corps, the Coast Guard, the War Shipping Administration, the Department of Agriculture, the Veterans Administration, or any agency of the foregoing.

9. Paragraph (a) (14) of § 1364.455 is amended to read as follows:

(14) "Wholesaler" means a person (other than a hotel supply house, peddler truck seller or one who makes sales at retail) who buys beef for resale in the form of beef carcasses, beef wholesale cuts and ground beef and miscellaneous beef items; who does not own or control, in whole or in substantial part, any slaughtering plant or facilities, and who is not owned or controlled, in whole or in substantial part, by another person who owns, in whole or in substantial part, any slaughtering plant or facilities and who maintains and operates a separate selling establishment equipped with reasonable and adequate cooling and storage facilities in such a manner that the total monthly poundage of meats and meat by-products sold out of stock carried in his separate selling establishment constitutes not less than 90 percent of the total monthly poundage of all meats and meat by-products resold by him.

10. Paragraph (a) (16) of § 1364.455 is amended to read as follows:

(16) "Peddler truck sale" means a sale of beef from a truck by a person who purchases beef at or below the maximum price from a seller with whom he has no other financial affiliations or relationships, who takes delivery at the seller's place of business, and who does not sell or deal in meat in any manner other than sales out of stock carried in a truck owned and driven by him.

11. The first paragraph of § 1364.460 (d) is amended to read as follows:

(d) *"Wholesaler's selling addition."* On the sale of any veal item subject to this regulation not obtained through custom slaughtering, and excluding sales made pursuant to paragraphs (l) or (n) (5) of § 1364.467, a person who at the time of the sale is a wholesaler may add \$1.00 per hundredweight to the applicable zone price: *Provided, however,* That after November 23, 1944, no person shall charge the addition permitted by this § 1364.460 (d) unless such person first shall have filed with the appropriate district office of the Office of Price Administration a signed statement that the person is a wholesaler as defined in § 1364.470 (a) (13) and gives the address of his selling establishment.

12. Paragraph (j) of § 1364.460 is amended to read as follows:

(j) Freezing and/or packaging for the United States Department of Agriculture. On domestic sales of veal carcasses to the United States Department of Agriculture, or any agency thereof, the seller may add (1) 50 cents per hundredweight for wrapping in accordance with specifications prescribed by that agency, (2) 50 cents per hundredweight for freezing either in the seller's own freezer facilities or in a commercial freezer, (3) an additional 15 cents per hundredweight to the amount specified in paragraph (j) (2) hereof if the invoice weights are determined by weighing the meats upon removal from the freezer, pursuant to the requirements of the Department of Agriculture, and (4) actual transportation expense, not to exceed the lowest common carrier rate for the method of transportation used, for delivery by the seller from the point at which the meat was slaughtered to a freezer, provided that the point of slaughter is located within the same price zone and beyond a radius of 15 miles from such freezer.

13. Section 1364.470 (a). (12) is amended to read as follows:

(12) "War Procurement agency" includes the War Department, the Department of the Navy, the United States Maritime Commission, the Lend-Lease Section of the Procurement Division of the Treasury Department, the Marine Corps, the Coast Guard, the War Shipping Administration, the Department of Agriculture, the Veterans Administration, or any agency of the foregoing.

14. Paragraph (a) (13) of § 1364.470 is amended to read as follows:

(13) "Wholesaler" means a person (other than a hotel, supply house, peddler truck seller or one who makes sales at retail), who buys veal for resale in the form of veal carcasses, veal wholesale cuts and boneless and miscellaneous veal cuts; who does not own or control, in whole or in substantial part, any slaughtering plant or facilities, and who is not owned or controlled, in whole or in substantial part, by another person who owns, in whole or substantial part, any slaughtering plant or facilities and who maintains and operates a separate selling establishment equipped with reasonable and adequate cooling and storage facilities in such a manner that the total monthly poundage of meats and meat by-products sold out of stock carried in his separate selling establishment constitutes not less than 90 percent of the total monthly poundage of all meats and meat by-products resold by him.

15. Paragraph (a) (15) of § 1364.470 is amended to read as follows:

(15) "Peddler truck sale" means a sale of veal from a truck by a person who purchases veal at or below the maximum price from a seller with whom he has no other financial affiliations or relationships, who takes delivery at the seller's place of business, and who does not sell or deal in meat in any manner other than sales out of stock carried in a truck owned and driven by him.

This amendment shall become effective November 30, 1945.

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

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

Approved: November 29, 1945.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 45-21606; Filed, Nov. 30, 1945;
4:30 p. m.]

PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH PRODUCTS
[MPR 579, Amdt. 15]

CERTAIN SPECIES OF FRESH AND FROZEN FISH
AND SEAFOOD

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

In Maximum Price Regulation No. 579 the following new paragraph (d) is added to section 3.12a:

(d) *Pollock fillets.* Any person making a sale of frozen pollock fillets may add 3¼ cents per pound to his table price but only if all the requirements set out in paragraphs (a) and (b) of this section (as modified by this paragraph) are met. In applying the provisions of paragraphs (a) and (b) to sales of frozen pollock fillets the following months and dates must be inserted in place of the months and dates set out in paragraphs (a) and (b):

In place of September 30, 1945 insert November 30, 1945;

In place of October 31, 1945 insert December 31, 1945;

In place of October, 1945 insert December, 1945.

This amendment shall become effective December 1, 1945.

NOTE: The reporting and recording provisions of this amendment are approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21607; Filed, Nov. 30, 1945;
4:31 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION
EQUIPMENT
[RMPR 136, Amdt. 22]

MACHINES, PARTS AND INDUSTRIAL EQUIPMENT

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

Section 19 (i) of Revised Maximum Price Regulation 136 is amended in the following respects:

1. Subparagraph (1) is amended by adding the following to the list of exclusions of coverage contained at the end of the paragraph, "mica capacitors and condensers".

2. Subparagraph (2) is amended to read as follows:

(2) *Definition of comparable part.* For the purpose of this paragraph, a comparable part shall be one whose use and functions are similar to those of the part to be priced, and which is constructed of the same or similar materials as the part to be priced. If there are a line of parts comparable to the part to be priced, the comparable part shall be that one of the line whose use, function and cost are most nearly those of the part to be priced.

3. Subparagraph (3) is amended to read as follows:

(3) *Maximum prices.* The maximum prices for sales of new radio parts and electronic circuit parts by manufacturers who sold new radio parts and electronic circuit parts prior to October 1, 1941, shall be computed by applying the first of the methods, applicable to the part being sold, set forth in the following paragraphs (i) and (ii), except in cases where the manufacturer receives specific written approval of OPA to compute prices under the methods set forth in paragraphs (iii) and (iv). If a manufacturer did not sell new radio parts and electronic circuit parts prior to October 1, 1941, he may use the provisions of this paragraph (i) of section 19 only if he has a published list price for the part to be priced or for a comparable part which has been approved by OPA; otherwise, his prices for sales of new radio parts and electronic circuit parts shall be established by the other applicable provisions of this regulation without reference to this section.

(i) *Parts with base date prices.* If the part is one which the manufacturer sold at least once between April 1, and October 1, 1941, the last price at which he sold the part prior to October 1, 1941, shall be the established price in effect on the base date for the purpose of this subdivision (i). If the part is one for which the manufacturer has a published list price or an established price in effect on the base date, the maximum price shall be that price, adjusted to reflect all appropriate extra charges, discounts or other allowances that the manufacturer had in effect to a purchaser of the same class on October 1, 1941, increased by one of the following percentages applicable to the part being priced:

	Percent
Calls for radio equipment (including E. F. and I. F. coils).....	26.3
Fixed capacitors.....	16.4
Radio power and audio transformers, chokes and vibrators.....	16.1
Variable condensers.....	16.5
Speakers and speaker parts.....	13.5
Parts for electric phonographs or phonograph recorders or electric phonographs combined with radios.....	11.5
Fixed and variable resistors.....	9.5
All other radio parts.....	9.5

(ii) *Comparable parts.* If the part is comparable to one for which the manufacturer has a price that can be computed under subdivision (i), the manufacturer shall first compute a price for the part to be sold under the pricing formula set forth in section 8, using the price for the comparable part computed under the preceding subdivision (i) as "the estab-

lished price in effect on the base date" for the part before modification. If the price thus computed is substantially less than or greater than the computed price of the comparable part, and is in line with the general level of prices of similar parts then the price for the part to be sold computed in the manner stated in the preceding sentence shall be the maximum price of the part to be sold, but if the part to be sold is different from the comparable part only by reason of minor changes in material, design or construction, which do not substantially affect the cost of materials, or prevent the part from offering fairly equivalent serviceability, the maximum price of the part to be sold shall be the maximum price of the comparable part computed under subdivision (i). In any case, where the manufacturer established a maximum price for a part, under the provisions of this subdivision (ii), he shall file with the Machinery Branch, Office of Price Administration, Washington 25, D. C., a report of that price which shall contain the information required by Form OPA 694-2165 (see Appendix B). After receipt of this report, OPA may (a) approve the proposed maximum price, (b) disapprove the proposed maximum price, or (c) establish a different maximum price determined under this section by order. If the OPA fails to act within thirty days after it receives the required report (or any verification of the facts stated in the report that may be requested), the proposed maximum price shall be deemed to be approved. OPA will give notice in writing of the date of receipt of the required report.

(iii) *Formula priced parts.* The manufacturer may use the method of establishing a maximum price under the provisions of this paragraph only upon specific written approval by OPA. If the manufacturer can establish to the satisfaction of OPA that it is not feasible to compute a maximum price for sales of any new radio parts and electronic circuit parts under the provisions of subdivision (i) or (ii), and had in effect on the base date (October 1, 1941, as established by this paragraph) a method of determining price by relation to cost for parts of the same or similar types, the manufacturer may establish the maximum prices for sales of such parts under the provisions of this paragraph upon written approval by OPA. The application for such approval shall be filed with the Office of Price Administration, Machinery Branch, Washington 25, D. C., and shall contain a full statement of the reasons why the parts cannot be priced under subdivisions (i) or (ii) and a detailed statement of the price determining method of the manufacturer in effect on the base date. The approval of OPA may state conditions, limitations and restrictions upon which the manufacturer may compute prices under this subdivision (iii) which shall be consonant with the intent and purposes of this subdivision (i) of section 19. The maximum price for a part shall be computed under this paragraph in line with the general level of prices for comparable parts by applying to the manufacturer's price determining method, approved by the Office of Price Administration, the

materials prices, (including purchased parts and subassemblies) the labor hours and labor rates, and the rates for overhead, general administrative and selling expense, profit and other factors, in effect on October 1, 1941, and by increasing the price so computed by the percentage applicable to the part being priced set forth in subdivision (i).

(iv) *Other parts.* If the manufacturer can establish to the satisfaction of the OPA that it is not feasible to compute a maximum price for sales of any new radio parts and electronic circuit parts under the provisions of the preceding subdivisions (i), (ii) or (iii), he may apply to the Office of Price Administration, Machinery Branch, Washington 25, D. C., for permission to compute prices under the provisions of sections 9 and 10. Such application shall contain a detailed statement of the proposed method of computing prices under sections 9 and 10. Upon receipt of a written approval by OPA, a manufacturer may then compute maximum prices for sales of such part under the provisions of sections 9 and 10 without reference to this section.

4. The following subparagraph (5) is hereby added:

(5) *Deliveries.* From and after December 3, 1945, no person shall deliver any radio part or electronic circuit part at a price higher than the maximum price permitted by this section, except as provided in sections 21 and 23.

This amendment shall become effective December 3, 1945.

Issued this 3d day of December 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21677; Filed, Dec. 3, 1945;
11:42 a. m.]

PART 1398—OFFICE AND STORE MACHINES
[MPR 596, Amdt. 2]
USED BUSINESS MACHINES

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

Maximum Price Regulation No. 596 is amended in the following respects:

1. Table II of Appendix C is amended in the following respects:

a. The tables of prices for the model classes, Nos. 700, 4000, 5000, 1000, and 1700, are amended in the following respects:

i. The columns of prices designated "Below 2340000 and below S205000" are hereby deleted.

ii. The column headings "2340000 to 3409999, S205000 to S445999" are amended to read as following: "Below 3409999 and below S445999."

b. The tables of prices for the model classes Nos. 800, 1800, 900, 9000, and 1100 are amended in the following respects:

i. The columns of prices designated "Below 2339999 and S202999", "Below 2339999 or S202999", and "Below 2340000 and below S205000", are hereby deleted.

ii. The column headings "2340000 up, S203000 up" are amended to read as follows: "All serial numbers".

2. Table IV of Appendix C is amended in the following respects:

a. The column of prices designated "Below 50000 or Below S446000" is hereby deleted.

b. The column heading "50000 up or S446000 up" is amended to read as follows: "All serial numbers".

This amendment shall become effective on the 8th day of December 1945.

Issued this 3d day of December 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21679; Filed, Dec. 3, 1945;
11:42 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[RMPE 373, Amdt. 50]

TREES OR PARTS THEREOF USED FOR DECORATIVE PURPOSES DURING CHRISTMAS SEASON IN HAWAII

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

Section 67 of Revised Maximum Price Regulation 373 is hereby revoked.

This amendment shall become effective as of November 1, 1945.

Issued this 3d day of December 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21681; Filed, Dec. 3, 1945;
11:42 a. m.]

Chapter XXIII—Surplus Property Administration

[SPA Reg. 1, Rev. Order 5]

PART 8301—DESIGNATION OF DISPOSAL AGENCIES AND PROCEDURES FOR REPORTING SURPLUS PROPERTY LOCATED WITHIN THE CONTINENTAL UNITED STATES, ITS TERRITORIES AND POSSESSIONS

APPROVAL OF DELEGATION OF AUTHORITY TO DEPARTMENT OF TREASURY, BUREAU OF NARCOTICS

Surplus Property Administration Regulation 1, Order 5, November 10, 1945, entitled "Approval of Delegation of Authority by Department of Commerce to Department of Treasury, Bureau of Narcotics" (10 F. R. 14072) is hereby revised and amended as herein set forth.

Pursuant to the authority of the Surplus Property Act of 1944 (58 Stat. 765, 50 U. S. C. App. Sup. 1611) and Public Law 181, 79th Congress, *It is hereby ordered, That:*

¹ 10 F.R. 6646, 7407, 7794, 7799, 8020, 8069, 8371, 8979, 9273, 9274, 9275, 9466, 9540, 9620, 9618, 9882, 9928, 10085, 10086, 10125, 10220, 10437, 11399, 11686, 11753, 12080, 12087, 12087, 12209, 12209, 12213, 12404, 12403, 12760, 12767, 12811, 12849, 13072, 13445, 13312, 13312.

1. *Approval of delegation by Reconstruction Finance Corporation.* The Surplus Property Administrator hereby approves of the delegation by the Reconstruction Finance Corporation (as successor disposal agency to the Department of Commerce) to the Department of the Treasury, Bureau of Narcotics, of authority to act for and on behalf of the Reconstruction Finance Corporation in the continental United States as disposal agency for surplus opium, coca leaves, marihuana and synthetic narcotics, such as isonipecaine and all compounds, manufactures, salts, derivatives and preparations thereof. The delegation hereby approved shall include, but is not limited to, the commodities represented in the Standard Commodity Classification by the following code numbers: 65-212 to 65-2129 inclusive; 65-215 to 65-2159 inclusive; 65-2222 to 65-22229 inclusive; 65-3203 to 65-32039 inclusive; 65-71411; 65-71612; 65-7271601; and 65-79606.

2. *Approval of delegation by the Department of the Interior.* The Surplus Property Administrator hereby approves of the delegation by the Department of the Interior to the Department of the Treasury, Bureau of Narcotics, of authority to act for and on behalf of the Department of the Interior in the territories and possessions of the United States as disposal agency for the same commodities referred to in paragraph 1 hereof.

3. *Declarations of surplus.* Declarations of surplus commodities referred to in paragraph 1 hereof and located in the continental United States or in the territories and possessions shall be filed by owning agencies at the office of the Bureau of Narcotics, Treasury Department, Washington 25, D. C. If the Reconstruction Finance Corporation or the Department of the Interior receive any declarations of surplus which include the surplus commodities referred to in paragraph 1 hereof, it shall separate the items and forward a copy of the declaration containing the appropriate items to the Treasury Department, Bureau of Narcotics, Washington 25, D. C.

4. *Records and reports.* The Department of the Treasury, Bureau of Narcotics, shall prepare and maintain such records as will show full compliance with the applicable regulations and orders of the Surplus Property Administrator. All reports required to be filed by disposal agencies with the Surplus Property Administrator relating to the surplus commodities covered by this order shall be filed by Reconstruction Finance Corporation and the Department of the Interior, respectively.

5. Copies of all instruments delegating disposal authority pursuant to this order shall be filed promptly with the Surplus Property Administrator.

This order shall become effective November 30, 1945.

W. STUART SYMINGTON,
Administrator.

NOVEMBER 30, 1945.

[F. R. Doc. 45-21670; Filed, Dec. 3, 1945;
11:26 a. m.]

[SPA Reg. 6, Order 2]

PART 8306—SALE OF GOVERNMENT-OWNED
PLANT EQUIPMENT IN CONTRACTORS'
PLANTS

FORMS FOR REPORTING INVENTORIES AND
SALES¹

Surplus Property Board Regulation 6, Order 2, June 24, 1945 (10 F.R. 8374) is hereby revised and amended as herein set forth as Surplus Property Administration Regulation 6, Order 2.

Pursuant to the authority of the Surplus Property Act of 1944 (58 Stat. 765, 50 U.S.C. App. Sup. 1611) and Public Law 181, 79th Congress, it is hereby ordered, That:

1. The owning agencies shall report inventories and monthly sales to the Reconstruction Finance Corporation on Form SPB-8, "Government-owned plant equipment: Report of inventory of owning agency", and Form SPB-9, "Government-owned plant equipment: Monthly report to Reconstruction Finance Corporation of sales by owning agencies".

2. The Reconstruction Finance Corporation shall make reports of inventories and sales to the Surplus Property Administrator on Forms SPB-8, "Government-owned plant equipment: Report of inventory of owning agency", SPB-10, "Monthly analysis of sales of Government-owned plant equipment by class of sale", and SPB-11, "Monthly report of sales of Government-owned plant equipment by class of price policy." In summarizing the sales report Form SPB-9 the Reconstruction Finance Corporation shall use Forms SPB-10 and SPB-11 in accordance with instructions for the use of these forms. In summarizing the inventory report SPB-8, the Reconstruction Finance Corporation shall use Form SPB-8 in accordance with the following instructions: One summary SPB-8 shall be prepared for each of the categories in Block 2 with the check mark entered in the appropriate space to indicate which category is covered. An additional SPB-8 totaling the three categories shall also be prepared. At the top of the report, the Reconstruction Finance Corporation shall indicate that it is a summary report with the following words: "Total all owning agencies." Attached to the summary report should be one copy of each SPB-8 submitted by the owning agencies.

3. Government-owned plant equipment to be reported on in inventory and sales reports under this order shall include all Government-owned plant equipment in privately-owned plants and Government-owned plants including emergency plant facilities, excluding only (a) plant equipment in permanent industrial installations of the Army and Navy, such as arsenals, proving grounds, shore establishments, and similar permanent installations, (b) plant equipment in Army and Navy installations used or useful for activities of the Army and Navy other than the production of materiel, munitions, and supplies, (c) plant equipment declared surplus, (d) plant equipment outside the continental limits of the United States, and (e) plant equipment classified as

scrap or salvage. It should be noted from the foregoing that the term "plant equipment" is used in this order in a broader sense than in §8306.1 (b) (3), since it is not confined to Government-owned plant equipment in privately-owned plants.

4. In the instructions to Forms SPB-8, SPB-9, and SPB-10, there appear references to Exhibit B to SPB Regulation 6, which has been deleted in the revision of that regulation. All such references shall be taken to refer to Exhibit A to this order, beginning in the case of SPB-8 with the inventory as of December 31, 1945 and beginning in the case of SPB-9 and SPB-10 with sales for the month of January 1946. Exhibit A to this order contains a revision of sections 34-1 and 34-4 of former Exhibit B to SPB Regulation 6.

5. The instructions to Form SPB-9 are amended by revising the instructions for Block 3 to read as follows:

Indicate the month covered by the report. Submit the report covering sales during November 1945, and for each month thereafter on or before the 20th of the month following the month for which the report is made.

6. The instructions for Form SPB-10 are amended by revising the instructions for Block 3 to read as follows:

Enter the name of the month covered by the report. Submit the report covering sales made during November 1945, and for each month thereafter on or before the 27th of the month following the month for which the report is made.

7. The instructions for Form SPB-11 are amended by revising the instructions for Block 4 to read as follows:

Enter the name of the month covered by the report. Submit the report covering sales made during November 1945, and for each month thereafter on or before the 27th of the month following the month for which the report is made.

8. Whenever in the forms or the instructions to the forms the words "Surplus Property Board" or "Board" appear, they shall be deemed to refer to the Surplus Property Administrator.

This order shall become effective November 16, 1945.

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

W. STUART SYMINGTON,
Administrator.

NOVEMBER 16, 1945.

BUDGET BUREAU NO. 16-20 83
APPROVAL EXPIRES MAY 1, 1946

EXHIBIT A

(Supersedes former Exhibit B to SPB Reg. 6.)
MAJOR GROUP 31—GENERAL PURPOSE INDUSTRIAL
MACHINERY AND EQUIPMENT

31-110	Steam engines
31-120	Steam turbines
31-130	Gas turbines—all types
31-140	Water wheels and water turbines—all types
31-150	Internal combustion engines
31-210	Compressors and dry vacuum pumps
31-221	Reciprocating pumps, steam-driven and power-driven—all types

¹ Forms filed as part of the original document.

- 31-222 Centrifugal pumps, power-driven—all types
- 31-223 Rotary pumps, power-driven—all types
- 31-224 Fluid-power-system pumps (hydraulic power)—all types
- 31-225 Diaphragm pumps, power-driven
- 31-310 Crushers—all types
- 31-320 Pulverizers, grinders, granulators—all types
- 31-330 Shredders
- 31-340 Chippers
- 31-350 Knife hogs
- 31-360 Screening machinery and equipment—all types
- 31-370 Mixing machinery
- 31-510 Cranes, railroad—all types
- 31-520 Overhead traveling cranes, except gantry and monorail—all types
- 31-530 Charging machines and manipulators—all types
- 31-540 Gantry type cranes and ore bridges—all types
- 31-550 Whirley cranes (include revolving and rotary cranes)—all types
- 31-610 Powered trucks, industrial—all types
- 31-620 Hand trucks—all types
- 31-630 Tractors, industrial—all types
- 31-640 Trailers for industrial tractors—all types
- 31-660 Stackers (portable platform-type elevators)—all types
- MAJOR GROUP 32—ELECTRICAL MACHINERY AND APPARATUS
- 32-1110 Generators (dynamos), alternating current
- 32-1120 Generators (dynamos), direct current
- 32-1211 Generator-set units, steam engine powered, alternating current
- 32-1212 Generator-set units, steam engine powered, direct current
- 32-1221 Generator-set units, steam turbine powered, alternating current
- 32-1222 Generator-set units, steam turbine powered, direct current
- 32-1231 Generator-set units, Diesel engine powered, alternating current
- 32-1232 Generator-set units, Diesel engine powered, direct current
- 32-1241 Generator-set units, carburetor engine powered, alternating current
- 32-1242 Generator-set units, carburetor engine powered, direct current
- 32-1251 Generator-set units, gas turbine powered, alternating current
- 32-1252 Generator-set units, gas turbine powered, direct current
- 32-1261 Generator-set units, wind turbine powered, alternating current
- 32-1262 Generator-set units, wind turbine powered, direct current
- 32-1271 Generator-set units, mercury turbine powered, alternating current
- 32-1272 Generator-set units, mercury turbine powered, direct current
- 32-1281 Motor-generators, alternating current
- 32-1282 Motor-generators, direct current
- 32-1311 Motors, fractional horsepower, alternating current
- 32-1312 Motors, fractional horsepower, direct current
- 32-1313 Motors, fractional horsepower, universal
- 32-1321 Motors, integral horsepower, alternating current
- 32-1322 Motors, integral horsepower, direct current
- 32-1400 Rotating converters
- MAJOR GROUP 33—SPECIAL INDUSTRY MACHINERY
- 33-210 Plant-to-fiber machinery—all types
- 33-220 Fiber-to-fabric machinery—all types
- 33-510 Rubber processing machinery—all types
- 33-520 Rubber fabricating machinery—all types
- 33-530 Rubber reclaiming machinery
- 33-610 Sawmills (complete units)—all types
- 33-620 Sawing machines, except sawmills—all types
- 33-630 Surfacing machines—all types
- 33-640 Lathes, woodworking, except veneer lathes—all types
- 33-650 Jointers, matchers and molders—all types
- 33-660 Mortisers and tenoners—all types
- 33-670 Wood treating equipment, except kilns—all types
- 33-680 Veneer and plywood machinery (including veneer lathes)
- 33-721 Foundry core making machines
- 33-722 Foundry molding machines
- 33-723 Foundry shakeout equipment
- 33-724 Foundry tumbling barrels and mills
- 33-725 Foundry blast cleaning equipment (for castings), except barrels and mills
- 33-726 Foundry die casting machines
- 33-727 Foundry centrifugal casting machines
- MAJOR GROUP 34—METALWORKING MACHINERY
- BORING MACHINES
- 34-111 Horizontal boring, drilling and milling machines
- 34-112 Vertical boring and turning mills (including vertical turret lathes)
- 34-113 Precision boring machines
- 34-114 Jig boring machines
- 34-115 Boring machines, miscellaneous (not including precision type)
- 34-119 Boring machines (not elsewhere classified)
- BROACHING MACHINES
- 34-121 Horizontal internal and combination internal and surface broaching machines
- 34-122 Vertical internal broaching machines
- 34-123 Vertical surface broaching machines
- 34-124 Rotary surface broaching machines
- 34-129 Broaching machines (not elsewhere classified)
- DRILLING MACHINES
- 34-131 Sensitive bench drilling machines
- 34-132 Sensitive floor and pedestal drilling machines
- 34-133 Upright type drilling machines
- 34-134 Radial drilling machines
- 34-135 Multiple spindle drilling machines
- 34-136 Automatic drilling machines
- 34-137 Unit head and way type drilling machines
- 34-138 Deep hole drilling machines
- 34-139 Drilling machines, miscellaneous
- GEAR CUTTING AND FINISHING MACHINES
- 34-141 Gear hobbing machines
- 34-142 Gear shapers
- 34-143 Gear cutters, form milling type
- 34-144 Bevel gear cutters (not including planer type)
- 34-145 Gear cutters, planer type
- 34-146 Miscellaneous gear cutting machines
- 34-147 Gear tooth finishing machines
- 34-149 Gear cutting and finishing machines (not elsewhere classified)
- GRINDING MACHINES
- 34-151 External cylindrical grinding machines
- 34-152 Internal cylindrical grinding machines
- 34-153 Surface grinding machines, rotary table type
- 34-154 Surface grinding machines, reciprocating type
- 34-155 Disk grinding machines
- 34-156 Thread grinding machines
- 34-157 Tool and cutter grinding machines
- 34-158 Bench, floor and snag grinding machines
- 34-159 Grinding machines, miscellaneous
- LATHES
- 34-161 Bench lathes
- 34-162 Floor light duty lathes
- 34-163 Heavy duty engine lathes
- 34-164 Turret lathes (not including automatic chucking)
- 34-165 Automatic chucking lathes
- 34-166 Automatic between centers chucking lathes
- 34-167 Automatic screw machines, bar
- 34-168 Boring and combination boring and turning lathes
- 34-169 Lathes, miscellaneous
- MILLING MACHINES
- 34-171 Bench type and hand milling machines
- 34-172 Knee type (except bench type) milling machines
- 34-173 Ram type swivel head milling machines
- 34-174 Bed type milling machines
- 34-175 Planer type milling machines
- 34-176 Profiling machines and duplicators
- 34-177 Die slinking machines
- 34-178 Thread milling machines
- 34-179 Milling machines, miscellaneous
- PLANERS
- 34-181 Double housing planers
- 34-182 Openside planers
- 34-183 Plate planers
- 34-184 Breast planers
- 34-185 Pit planers
- 34-186 Post planers
- 34-187 Rotary planers
- 34-189 Planers (not elsewhere classified)
- MISCELLANEOUS MACHINE TOOLS
- 34-191 Shapers and slotters (not including gear shapers)
- 34-192 Honing and lapping machines (not including gear honing and lapping)
- 34-193 Polishing and buffing machines
- 34-194 Sawing and cut-off machines
- 34-195 Contour sawing and filing machines
- 34-196 Tapping machines
- 34-197 Threading machines (not including thread grinding or milling)
- 34-198 Rifle working machines (not including deep hole drilling)
- 34-199 Machine tools, miscellaneous (not elsewhere classified)
- ROLLING MILLS AND ALLIED EQUIPMENT
- 34-311 Semi-finishing mills
- 34-312 Finishing mills for flat-rolled products
- 34-313 Finishing mills except for flat-rolled products
- 34-321 Wire-drawing machines
- 34-322 Draw benches
- BENDING AND FORMING MACHINES
- 34-411 Bending rolls, sheet and plate, power driven
- 34-412 Bending rolls, sheet and plate, hand operated
- 34-413 Bending rolls, angles, bars and shapes
- 34-414 Bending brakes and folders, power driven
- 34-415 Bending brakes and folders, hand or foot operated
- 34-416 Rotary bending and forming machines, power driven
- 34-417 Rotary bending and forming machines, hand operated
- 34-418 Rotary head and ram type bending machines (pipe, bar, and shapes) not including straightening presses
- 34-419 Bending and forming machines, miscellaneous
- HYDRAULIC AND PNEUMATIC PRESSES
- 34-421 Vertical, single action
- 34-422 Vertical, double action
- 34-423 Vertical, triple action
- 34-424 Horizontal, single action
- 34-425 Combination horizontal and vertical
- 34-426 Pneumatic presses, not including hydro-pneumatic
- 34-429 Miscellaneous and specialized hydraulic and pneumatic presses*

* Not including manually operated hydraulic presses (34-440)

- MECHANICAL PRESSES, POWER DRIVEN**
- 34-431 Inclination, single action (punching, blanking, forming and light embossing)
 - 34-432 Vertical, straight sided and arch frame, single action (embossing, drawing, forming, stamping and trimming)
 - 34-433 Vertical gap or "C" frame, single action (punching, stamping, forming, blanking and horning)
 - 34-434 Vertical, adjustable bed and horning, single action (punching, horning, and riveting), not including horn presses (34-435)
 - 34-435 Double and triple action (drawing, forming and stamping)
 - 34-436 Horizontal, single action
 - 34-437 Bull dozers
 - 34-439 Mechanical presses, miscellaneous
- MANUAL PRESSES (ARBOR, STRAIGHTENING, FORGING AND ASSEMBLY)**
- 34-441 Rack and pinion drive
 - 34-442 Hydraulic
 - 34-443 Screw type
 - 34-444 Foot or kick presses
 - 34-449 Manual presses (not elsewhere classified)
- PUNCHING AND SHEARING MACHINES**
- 34-451 Punching machines, power driven
 - 34-452 Punching machines, hand operated
 - 34-453 Plate shears, power driven
 - 34-454 Plate shears, hand or foot operated
 - 34-455 Bar and angle shears, power driven
 - 34-456 Bar and angle shears, hand operated
 - 34-457 Rotary shears
 - 34-458 Combination machines with built-in devices
 - 34-459 Miscellaneous punching and shearing machines.
- FORGING MACHINERY AND HAMMERS NOT INCLUDING FORGING PRESSES**
- 34-461 Hammers, steam or air
 - 34-462 Hammers, mechanical
 - 34-463 Forging machines
 - 34-469 Forging machines and hammers (not elsewhere classified)
- WIRE AND METAL RIBBON FORMING MACHINES, NOT INCLUDING ROLL FORMING (CODE 34-4196)**
- 34-471 Wire and metal ribbon forming machines, press type
 - 34-472 Wire and metal ribbon colling machines
 - 34-473 Wire spring hooking and knotting machines
 - 34-474 Wire and metal ribbon straightening and cut-off machines, not including machine attachments
 - 34-475 Wire weaving machines
 - 34-476 Wire bunching, stranding twisting, and braiding machines
 - 34-479 Miscellaneous wire and metal ribbon forming machines
- RIVETING MACHINES, NOT INCLUDING POWER DRIVEN HAND RIVETING MACHINES**
- 34-481 Riveting machines, squeeze type, not including magazines (automatic) rivet feed
 - 34-482 Riveting machines, squeeze type, magazine (automatic) rivet feed
 - 34-483 Riveting machines, rotary vibrating type
 - 34-484 Riveting machines, spinning type
 - 34-489 Riveting machines, miscellaneous
- MISCELLANEOUS SECONDARY METAL FORMING AND CUTTING MACHINES**
- 34-491 Thread rolling machines, including combination thread rolling and marking, and thread rolling and knurling machines
 - 34-492 Marking machines, including combination marking and knurling machines

- 34-493 Embossing machines (including those machines designed for embossing on strip stock). Do not include presses with embossing heads
 - 34-494 Knurling machines
 - 34-499 Secondary forming and cutting machines (not elsewhere classified)
- WELDING MACHINERY AND EQUIPMENT—ELECTRIC WELDING EQUIPMENT**
- 34-511 Arc—welding equipment
 - 34-512 Resistance welding equipment
- GAS—WELDING MACHINERY AND EQUIPMENT (OXY-ACETYLENE OXYHYDROGEN AND RELATED FUEL GASES)**
- 34-522 Acetylene generators
 - 34-524 Flame cutting machines
- THERMIT WELDING EQUIPMENT**
- 34-53 Thermit welding equipment
- PHYSICAL PROPERTIES TESTING MACHINES**
- 34-611 Hardness testing machines
 - 34-612 Pressure testing machines (hydraulic)
 - 34-613 Spring testing and checking machines
 - 34-614 Strength of material testing machines
 - 34-619 Miscellaneous physical properties testing machines
- MACHINES FOR TESTING STRUCTURE AND COMPOSITION OF METALS**
- 34-621 Fluorescent penetrating inspection machines
 - 34-622 Magnetic inspection machines
 - 34-623 X-ray machines
- BALANCING MACHINES**
- 34-631 Static
 - 34-632 Dynamic
 - 34-633 Combination static and dynamic
- INSPECTION TESTING AND MEASURING MACHINES**
- 34-641 Comparators
 - 34-642 Gear measuring and testing machines
 - 34-643 Hob worm and cutter measuring machines
- MISCELLANEOUS TESTING AND MEASURING MACHINES NOT ELSEWHERE CLASSIFIED**
- 34-691 Graduating machines (dividing)
- HEAT TREATING FURNACES AND DEVICES (INCLUDING HARDENING, ANNEALING, TEMPERING, NORMALIZING, CRANING, CARBURIZING OPERATIONS)**
- 34-711 Electric
- ELECTROPLATING AND ANODIZING EQUIPMENT**
- 34-721 Electroplating machines
- METAL HEATING FURNACES AND DEVICES**
- 34-752 Induction-heating devices
- METAL SPRAYING EQUIPMENT**
- 34-76 Metal spraying equipment
- [F. R. Doc. 45-21671; Filed, Dec. 3, 1945; 11:26 a. m.]

TITLE 41—PUBLIC CONTRACTS

Chapter I—Procurement Division,
Department of the Treasury

PART 4—SUPPLIES TO BE PROCURED BY THE PROCUREMENT DIVISION

ELECTRIC FANS AND REFRIGERATORS

Section 4.1 *Exclusive procurement by Procurement Division; commodities is hereby amended as follows:*

1. Paragraph (1) *Electric fans* is revised to read as follows:

(1) *Electric fans.* (1) Electric fans, new, excluding shipboard fans for the Navy Department and the U. S. Maritime Commission.

(2) "Electric fan" means any propeller type fan designed for desk, pedestal, wall bracket, ceiling, or portable window mounting. It includes such fans whether completely assembled or assembled in knocked down form. It does not include any centrifugal fan or blower, propeller type attic fan, industrial propeller type exhaust fan or any fan which is a functional part of any equipment or device having a primary use other than ventilation.

2. Paragraph (1) *Refrigerators* is revised to read as follows:

(1) *Refrigerators.* Refrigerators, mechanical, domestic, new, but excluding requirements of the Army, Navy and Marine Corps of the United States, the U. S. Maritime Commission, the Panama Canal, the National Housing Agency and the Public Health Service.

(Sec. 1, E.O. 6166, June 10, 1933, sec. 2, Director's Order 73, approved by the President June 10, 1939 (41 CFR 1.2, 3.2), Proc. Div. Circ. Letters B-29 and B-30, dated November 30, 1945)

Dated: November 30, 1945.

[SEAL] CLIFTON E. MACE,
Director of Procurement.

[F. R. Doc. 45-21672; Filed, Dec. 3, 1945; 11:33 a. m.]

Notices

DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.

[Administrative Order 939]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 2, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Arkansas 12F Miller.....	\$300,000
Colorado 35E Chaffee.....	70,000
Iowa 26G Shelby.....	220,000
Iowa 74M Allamakee.....	250,000
Kansas 45B Ford.....	200,000
Minnesota 74L Norman.....	193,000
Minnesota 84F North Itasca.....	180,000
North Carolina 35G Davidson.....	50,000
Utah 14A Washington.....	33,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 45-21631; Filed, Dec. 3, 1945; 11:16 a. m.]

[Administrative Order 931]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 2, 1945.-

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums author-

ized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Arkansas 9N Craighead.....	\$140,000
Arkansas 26H Fulton.....	275,000
Colorado 17M Prowers.....	114,000
Idaho 16C Cassia.....	295,000
Illinois 18X Pike.....	50,000
Iowa 14M Humboldt.....	76,000
Ohio 32M Belmont.....	165,000
South Carolina 28H Williams- burg.....	50,000
Virginia 35H Madison.....	417,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 45-21662; Filed, Dec. 3, 1945;
11:16 a. m.]

[Administrative Order 982]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 6, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Alabama 37C Morgan.....	\$576,000
Florida 15H Lafayette.....	261,000
Georgia 96E Pickens.....	123,000
Georgia 98C Randolph.....	165,000
Idaho 21E Camas.....	64,000
Iowa 15G Harrison.....	175,000
Mississippi 41M Pike.....	200,000
Montana 1F Ravalli.....	70,000
New York 20G Delaware.....	50,000
New York 24D Oneida.....	40,000
South Dakota 19B Turner.....	400,000
Wisconsin 55K Adams.....	117,000
Wisconsin 63F Bayfield.....	170,000
Wisconsin 64X La Crosse.....	1,160,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 45-21663; Filed, Dec. 3, 1945;
11:16 a. m.]

[Administrative Order 983]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 7, 1945.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Texas-146A Eddy.....	\$28,000
Texas-147A Valley Mills.....	35,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 45-21664; Filed, Dec. 3, 1945;
11:16 a. m.]

[Administrative Order 984]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 8, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the

Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Indiana 9H Marshall.....	\$30,000
Iowa 19G Adams.....	120,000
Minnesota 62M Wright.....	200,000
Minnesota 84H Traverse.....	250,000
North Dakota 19P Grand Forks.....	350,000
North Dakota 26A La Moure.....	440,000
North Dakota 28A Williams.....	400,000
North Dakota 29A McKenzie.....	400,000
Oklahoma 27G Bryan.....	220,000
Virginia 36F Prince George.....	207,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 45-21665; Filed, Dec. 3, 1945;
11:17 a. m.]

[Administrative Order 985]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 14, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Alabama 30F Autauga.....	\$456,000
Arkansas 13K Johnson.....	372,000
Arkansas 30C Arkansas.....	110,000
Florida-14U Clay.....	289,000
Georgia 74M Jefferson.....	70,000
Illinois 31E Monroe.....	78,000
Iowa 62G Ida.....	50,000
Kansas 28D Norton.....	225,000
Texas 120D Travis.....	142,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 45-21666; Filed, Dec. 3, 1945;
11:17 a. m.]

[Administrative Order 983]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 16, 1945.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for a loan for the project and in the amount as set forth in the following schedule:

Project designation:	Amount
North Carolina 58C Lee.....	\$50,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 45-21667; Filed, Dec. 3, 1945;
11:17 a. m.]

[Administrative Order 987]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 16, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the

sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Arkansas 11G Jackson.....	\$235,000
Florida 25F Lee.....	75,000
Illinois 39K Fulton.....	63,000
Iowa 3G Plymouth.....	193,000
Iowa 55F O'Brien.....	62,500
Kansas 46A Meade.....	300,000
Minnesota 4F Lake.....	25,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 45-21668; Filed, Dec. 3, 1945;
11:17 a. m.]

[Administrative Order 988]

ALLOCATION OF FUNDS FOR LOANS

NOVEMBER 16, 1945.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Illinois 23K Sangamon.....	\$185,000
Indiana 42H Parke.....	305,000
Iowa 79K Clarke.....	300,000
Kentucky 56G Morgan.....	150,000
Minnesota 3M Mecker.....	211,000

[SEAL] WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 45-21669; Filed, Dec. 3, 1945;
11:17 a. m.]

DEPARTMENT OF LABOR.

Office of the Secretary.

[WLD 132]

A. & A. CARTAGE ET AL.

FINDING AS TO CONTRACTS IN PROSECUTION OF WAR

In the matter of A. & A. Cartage et al., Milwaukee, Wisconsin. Case No. S-3306.

Pursuant to section 2, (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving Local No. 200 of the International Brotherhood of Teamsters, Chauffeurs, Warehousemen and Helpers of America and certain concerns engaged in transportation of commodities in and around Milwaukee, Wisconsin.

I find that the motor transportation of goods, articles and commodities by any of the concerns involved in the above dispute, to or from any plant, mine or facility equipped for the manufacture, production or mining of any articles or materials which may be required or useful in the prosecution of the war, pursuant to any contract, whether or not with the United States, is contracted for in the prosecution of the war within the mean-

ing of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 30th day of November 1945.

L. B. SCHWELLENBACH,
Secretary of Labor.

[F. R. Doc. 45-21673; Filed, Dec. 3, 1945; 11:37 a. m.]

[WLD 143]

GOVERNMENT SERVICES, INC.

FINDINGS AS TO CONTRACT IN PROSECUTION OF WAR

In the matter of Government Services, Inc., Washington, D. C. Case No. S-3791.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving Government Services, Inc., Washington, D. C.,

I find that the maintenance by Government Services, Inc., Washington, D. C., of restaurant facilities used by employees of agencies of the Federal Government, pursuant to contracts with the Public Buildings Administration of the Federal Works Agency, is contracted for in the prosecution of the war within the meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 1st day of December 1945.

L. B. SCHWELLENBACH,
Secretary of Labor.

[F. R. Doc. 45-21674; Filed, Dec. 3, 1945; 11:37 a. m.]

[WLD 144]

GEO. F. ALGER CO. ET AL.

FINDING AS TO CONTRACTS IN PROSECUTION OF WAR

In the matter of Geo. F. Alger Company et al., Cincinnati, Ohio. Case No. S-3677.

Pursuant to section 2 (b) (3) of the War Labor Disputes Act (Pub. No. 89, 78th Cong., 1st sess.) and the Directive of the President dated August 10, 1943, published in the FEDERAL REGISTER August 14, 1943, and

Having been advised of the existence of a labor dispute involving Local No. 100 of the International Brotherhood of Teamsters, Chauffeurs, Warehousemen and Helpers of America and certain concerns engaged in transportation of commodities in and around Cincinnati, Ohio,

I find that the motor transportation of goods, articles and commodities by any of the concerns involved in the above dispute, to or from any plant, mine or facility equipped for the manufacture, production or mining of any articles or materials which may be required or useful in the prosecution of the war, pursuant to any contract whether or not with the United States, is contracted for in the prosecution of the war within the

meaning of section 2 (b) (3) of the War Labor Disputes Act.

Signed at Washington, D. C., this 1st day of December 1945.

L. B. SCHWELLENBACH,
Secretary of Labor.

[F. R. Doc. 45-21675; Filed, Dec. 3, 1945; 11:37 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 2107]

AEROVIAS BRANIFF, S. A.

NOTICE OF HEARING

In the matter of the application of Aerovias Braniff, S. A. for the issuance of a temporary Foreign Air Carrier Permit under section 402 of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given that the above-entitled matter is assigned to be heard on January 7, 1946 at 10 a. m. (Eastern Standard Time) in Conference Room C, Departmental Auditorium, Washington, D. C. before Examiner Charles J. Frederick.

Dated at Washington, D. C., November 29, 1945.

By the Civil Aeronautics Board.

FRED A. TOOLMS,
Secretary.

[F. R. Doc. 45-21660; Filed, Dec. 3, 1945; 11:08 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 380, Amdt. 1]

EMBARGO OF LESS CARLOAD FREIGHT AT TWIN CITIES

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 30th day of November, A. D. 1945.

Upon further consideration of Service Order No. 380 (10 F.R. 14536), and good cause appearing therefor: *It is ordered, That:*

Service Order No. 380, be, and it is hereby, amended by adding the following paragraph (d) thereto:

(d) *Suspension of order.* Service Order No. 380 be, and it is hereby suspended, effective at 12:01 a. m., December 1, 1945. (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 copies of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 45-21691; Filed, Dec. 3, 1945; 11:53 a. m.]

[S. O. 385]

UNLOADING OF AUTOMOBILE PARTS AND SUPPLIES AT LEEDS STATION, KANSAS CITY, MO.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 30th day of November, A. D. 1945.

It appearing, that numerous cars containing automobile parts and supplies at Leeds Station (Kansas City) Missouri, on the Missouri Pacific Railroad Company, (Guy A. Thompson, Trustee) have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action: It is ordered, that:

Automobile parts and supplies at Leeds, Missouri, be unloaded. (a) The Missouri Pacific Railroad Company, (Guy A. Thompson, Trustee) its agents or employees, shall unload forthwith the following cars of various commodities now on hand at Leeds Station (Kansas City) Missouri, consigned to the Chevrolet Plant or Fisher Body Plant.

GN 35194 Erie 75058 ATSP 10528

and 76 other box cars. *Provided, however,* No box car with mechanical designation of XAP or XAR in the Official Railway Equipment Register shall be subject to this order.

(b) Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when such carloads have been completely unloaded in compliance with the requirements of paragraph (a). Upon the unloading and receipt of such notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately, and that a copy of this order and direction shall be served upon the Missouri Pacific Railroad Company, (Guy A. Thompson, Trustee), and upon the Association of American Railroads, Car Service Division as Agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 45-21692; Filed, Dec. 3, 1945; 11:53 a. m.]

[S. O. 387]

UNLOADING OF LUMBER AT HAMPTON, S. C.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 30th day of November, A. D. 1945.

It appearing, that cars SLSF 129483 and Alton 52691 containing lumber at Hampton, S. C., on the Charleston and

Western Carolina Railway Company have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action: It is ordered, that:

Lumber at Hampton, S. C., be unloaded. (a) The Charleston and Western Carolina Railway Company, its agents or employees shall unload forthwith cars SLSF 129488 and Alton 52691 containing lumber on hand at Hampton, South Carolina, consigned to Plywoods-Plastics Corporation from Cox, Georgia.

(b) *Notice and expiration.* Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately, and that a copy of this order and direction shall be served upon the Charleston and Western Carolina Railway Company and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 45-21693; Filed, Dec. 3, 1945; 11:53 a. m.]

[S. O. 388]

UNLOADING OF EMPTY BOTTLES AT WATERTOWN, WIS.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 30th day of November, A. D. 1945.

It appearing, that cars C&NW 71566 and C&O 2194 containing empty bottles at Watertown, Wisconsin, on the Chicago, Milwaukee, St. Paul and Pacific Railroad Company (Henry A. Scandrett, Walter J. Cummings and George I. Haight, Trustees) have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action: It is ordered, that:

Empty bottles at Watertown, Wisconsin, be unloaded. (a) The Chicago, Milwaukee, St. Paul and Pacific Railroad Company (Henry A. Scandrett, Walter J. Cummings and George I. Haight, Trustees), its agents or employees, shall unload forthwith cars C&NW 71566 and C&O 2194 containing empty bottles on

hand at Watertown, Wisconsin, consigned shippers order, notify Hartig Brewing Company.

(b) *Notice and expiration.* Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately; that a copy of this order and direction shall be served upon The Chicago, Milwaukee, St. Paul and Pacific Railroad Company (Henry A. Scandrett, Walter J. Cummings and George I. Haight, Trustees) and upon the Association of American Railroads, Car Service Division, as Agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 45-21694; Filed, Dec. 3, 1945; 11:53 a. m.]

[S. O. 389]

UNLOADING OF COMMODITIES AT SAN FRANCISCO BAY AREA, CALIF.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 30th day of November, A. D. 1945.

It appearing, that numerous cars containing various commodities at San Francisco Bay Area, California, on the Southern Pacific Company have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action: It is ordered, that:

Commodities at San Francisco Bay Area, Calif., be unloaded. (a) The Southern Pacific Company, its agents or employees, shall unload forthwith the following cars loaded with various commodities now on hand at San Francisco Bay Area, California, consigned to various consignees:

Initial	No.	Contents
C&A	51200	Paper boxes.
PRR	77914	Lumber.
NP	34171	Bones.
NYC	147286	Do.
IC	28132	Denim.
SOU	12957	Do.
C&NW	62508	Resin.
CN	415639	Oil.
AT&SF	124578	Cans.
SOU	15565	Pigment.
SP	29543	Lead.
UP	188754	Empty drums.

Initial	No.	Contents
C&O	11477	Empty Cans.
SP	23750	Paint.
IC	20697	Lithothan.
GN	25770	Talc.
BSEA	16033	Do.
N&W	42676	Gun.
WAB	76737	Resin.
UP	183815	Carboys.
C&NW	46770	Bars.
SP	69225	Regs.
SP	82776	Do.
C&NW	51364	Felts.
RDG	18749	Scrap paper.
C&NW	101618	Wachrs.
ACL	53162	Machinery.
SP	28163	Sawdust.
B&O	46769	Merchandise.
AT&SF	6530	Regs.
WAB	49471	Do.
AT&SF	170074	Wood flour.
NP	30472	Pirch.
NP	11919	Gillette.
ACL	14170	Asbestos.
C&NW	63224	Regs.
GN	43293	Do.
SAL	11776	Do.
B&O	38980	Do.
UP	101763	Do.
CB&Q	33000	Do.
PA	69912	Steel.
PA	66044	Wire mesh.
AT&SF	127660	Rock.
SP	81645	Merchandise.
NP	30717	Charcoal.
PA	70449	Steel.
PA	31845	Do.
PA	75823	Do.
NH	31817	Do.
AT&SF	125189	Do.
MP	121233	Do.
OSL	307451	Do.
PA	38117	Do.

(b) *Notice and expiration.* Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 911; 49 U.S.C. 1 (10)-(17), 15 (2))

It is further ordered that this order shall become effective immediately; that a copy of this order and direction shall be served upon The Southern Pacific Company, and upon the Association of American Railroads, Car Service Division, as Agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL, Secretary.

[F. R. Doc. 45-21695; Filed, Dec. 3, 1945; 11:53 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 188, Rev. Order 1801]

LUCE MANUFACTURING 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 § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:* That Order No. 1891 be amended and revised to read as follows:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Luce Manufacturing Company, 6300 St. John Avenue, Kansas City, Mo.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—				
		Wholesalers (jobbers)	Dropship jobbers	Chain and department stores	Other retailers	Consumers
Step stool— Foldaway steps.		Each \$1.49	Each \$1.50	Each \$1.77	Each \$1.97	Each \$2.95

These maximum prices are for the articles described in the manufacturer's application dated March 4, 1944.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. They are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. These prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, 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 maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$2.95 each
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 1st day of December 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21569; Filed, Nov. 30, 1945; 11:30 a. m.]

[MPR 188, Rev. Order 4613]

PACIFIC SOUND EQUIPMENT 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 § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by the Pacific Sound Equipment Company, 130 North Beaudry Avenue, Los Angeles 12, California. The article for which prices are hereby established is a hand wound table style phonocone, Model #16S of their manufacture. An error was made in the original computations and price was stated at jobber level to include tax. This revision is to correct error.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Maximum prices to—			
Regular Jobber	Dropship Jobber or mail order purchaser	Retailer	Consumer
\$8.14	\$8.45	\$9.03	\$13.05

The above maximum prices include Federal excise tax. The jobber or mail order price is f. o. b. manufacturers plant and subject to a cash discount of 2% in ten days or net thirty days. These maximum prices are for the articles described in the manufacturer's application dated June 13, 1945 and completed September 12, 1945.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, 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 maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$13.95
including Federal excise tax
Order No. 4513

Manufactured by: Pacific Sound Equipment Company, Los Angeles 12, California

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 1st day of December 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21570; Filed, Nov. 30, 1945; 11:30 a. m.]

[MPR 183, Order 4725]

INTERNATIONAL REGISTER 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 § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by International Register Company, 2620 West Washington Boulevard, Chicago 12, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model number	Manufacturer to Sheldon Clock Corp.	Maximum prices for sales by any person to—			
			Retailers		Consumers	
			Jobbers	1-5 clocks		6 or more
Self-starting electric clocks with plastic cases, with current interruption indicator, sealed in oil meter, 6" case.						
Pell alarm clock 4 1/2" by 4 1/2" Kitchen clock, 7" by 7 1/2" Bent set, polished metal.	A100	\$1.87	\$2.43	\$3.23	\$2.67	\$4.65
	K200	1.61	2.25	2.60	2.70	4.50

These maximum prices are for the articles described in the manufacturer's application dated October 8, 1945.

(2) For sales by the manufacturer or the Sheldon Clock Corp. the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. Terms of sale for the Sheldon Clock Corporation are f. o. b. Chicago and 2% 30 days.

(3) For sales by persons other than the manufacturer of the Sheldon Clock Corp. the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer or the Sheldon Clock Corp. shall tag or label every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of or prior to the first invoice to each purchaser for resale, the Sheldon Clock Corp. shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 1st day of December 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21571; Filed, Nov. 30, 1945;
11:30 a. m.]

[MPR 260, Amdt. 1 to Order 1821]

ASSOCIATED CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this amendment and pursuant to § 1358.102 (b) of Maximum Price Regulation 260, *It is ordered*, That:

The maximum prices for the "La Fama de Marca-Perfecto" cigar set forth in Paragraph (a) of Order No. 1821 under Maximum Price Regulation No. 260, are amended to read as follows:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
La Fama de Marca.	Perfecto.....	50	Per M \$72	Cents 9

This amendment shall become effective December 1st, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21572; Filed, Nov. 30, 1945;
11:30 a. m.]

[MPR 260, Order 1991]

IRWIN MARKLEY CIGAR CO., INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Irwin Markley Cigar Co., Inc., R. D. #1, Windsor, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Hav-A-Dime....	Perfecto.....	50	Per M \$60	Cents 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as

the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21573; Filed, Nov. 30, 1945;
11:31 p. m.]

[MPR 260, Order 1992]

MEDALIST CO., INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Medalist Company, Inc., 10 West 33d Street, New York 1, N. Y. (herein after called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Medalist.....	Triumphs..... Pats.....	70 70	Per M \$231 115	Cents 30 16

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of

cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21574; Filed, Nov. 30, 1945; 11:31 a. m.]

[MPR 260, Order 1933]

CALVANO CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Calvano Cigar Company, 909 Passyunk Avenue, Philadelphia, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Calvano.....	Corona.....	50	Per M \$2.50	Cents 11

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21575; Filed, Nov. 30, 1945; 11:31 a. m.]

[MPR 260, Order 1934]

ADAMS BROS. CIGAR FACTORY

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Adams Brothers Cigar Factory, 3103 20th Street, Tampa 5, Fla. hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Parrotella.....	Herath.....	50	Per M \$34	Cents 8

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21576; Filed, Nov. 30, 1945; 11:31 a. m.]

[MPR 260, Order 1995]

FRANK D. BURTON

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Frank D. Burton, 823-25 N. Adams Street, Peoria, Ill. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Imperial Club...	Flora Fina....	50	Per M \$90	Cents 12

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established

by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21577; Filed, Nov. 30, 1945; 11:32 a. m.]

[MPR 260, Order 1996]

CIGAR MAKERS CO-OPERATIVE CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Cigar Makers Co-Operative Co., 1929 Race Street, Cincinnati 10, Ohio (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
De Lux Cigmasco.	2 for 25¢ De Luxe.	50	Per M \$93.75	Cents 2 for 25

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If

a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21578; Filed, Nov. 30, 1945; 11:32 a. m.]

[MPR 260, Order 1997]

CUBAN CIGAR MANUFACTURING CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Joe Amstead, d/b/a Cuban Cigar Manufacturing Company, 503 W. 15th Street, Austin 21, Tex. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Principe De Gavo.	5".....	50	Per M \$93.75	Cents 2 for 25
New Paquetelas...	5".....	50	75.00	10
La Columbla....	4 1/8".....	50	68.00	7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in

March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21579; Filed, Nov. 30, 1945; 11:32 a. m.]

[MPR 260, Order 1998]

HARRY S. BAHN

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260, *It is ordered, That:*

(a) Harry S. Bahn, R. D. #1, Windsor, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and pack-

ing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Max- imum list price	Max- imum retail price
Bahn's De Luxe.	Panctillas	50	Per M \$85	Cents 7

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21580; Filed, Nov. 30, 1945; 11:32 a. m.]

[MPR 260, Order 1639]

GLANDT CIGAR Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered, That:*

(a) Glant Cigar Company, 4410 Avalon Blvd., Los Angeles, Calif. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack- ing	Max- imum list price	Max- imum retail price
Olympic	Barber Senator	50	Per M \$33.75	Cents 2 for 25
		50	97.50	13

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by

§ 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21581; Filed, Nov. 30, 1945; 11:33 a. m.]

[MPR 260, Order 2000]

VINCENTE MONTANEZ

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Vicente Montanez, Calle La Tuna, No. 72, San Lorenzo, P. R. (hereinafter called "manufacturer"), and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
Boricuas.....	8"	50	Per M \$40	Cents 5

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and

may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21582; Filed, Nov. 30, 1945; 11:33 a. m.]

[MPR 260, Order 2001]

LA BONITA CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) La Bonita Cigar Company, 4520 W. Pico Blvd., Los Angeles, Calif. (hereinafter called "manufacturer"), and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Packing	Maximum list price	Maximum retail price
La Bonita.....	Masterpiece 1, Governor 1, Panetella 1	50	Per M \$169	Cents 22
		50	169	23
		50	123	16

¹ Prices herein apply to the specified brands and frontmarks using only all Type 81 imported Havana tobacco with all long filler.

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a

change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21583; Filed, Nov. 30, 1945; 11:33 a. m.]

[MPR 591, Order 147]

SEIDELHUBER IRON AND BRONZE WORKS

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered*:

(a) The maximum price excluding federal excise tax, for sales by any person to consumers of the following Electric Water Heater manufactured by the Seidelhuber Iron and Bronze Works of Seattle, Washington and as described

in its application dated October 4, 1945, shall be:

40-gallon electric storage water heater, insulated, double element: \$99.

(b) The maximum net price, excluding federal excise tax, f. o. b. point of shipment, for sales by any person to dealers in quantities of less than 5 heaters, shall be the maximum price specified in (a) above less a discount of 33 1/2 percent.

(c) The maximum net price, excluding federal excise tax, f. o. b. point of shipment, for sales by any person to dealers in quantities of 5 or more heaters, shall be the maximum price specified in (a) above less a discount of 40 percent.

(d) The maximum net price, excluding federal excise tax, f. o. b. point of shipment, for sales by any person to jobbers, shall be the maximum price specified in (a) above less a discount of 50 percent.

(e) The maximum prices established by this order shall be subject to such further discounts and allowances including transportation allowances, and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(f) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(g) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(h) The Seidelhuber Iron and Bronze Works shall attach to each electric water heater covered by this order a tag containing the following:

OPA Maximum Retail Price, Not Installed, Including Actual Federal Excise Tax Paid at Source—\$-----

(i) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1st, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21585; Filed, Nov. 30, 1945; 11:34 a. m.]

[MPR 591, Order 146]

RY-LOCK CO., LTD.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum net prices, for sales by any person of the Ry-Lock Tension

Screen Manufactured by Ry-Lock Company, Ltd. of San Leandro, California and as described in the application dated October 17, 1945 which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model RS1A—	Onsales to jobbers	Onsales to dealers	Onsales to consumers
30" x 24" with 16-mesh galvanized steel screen cloth and aluminum bars, cadmium plated:			
Sizes:			
18" x 30".....	\$0.70	\$1.05	\$1.23
36".....	.83	1.13	1.29
42".....	.93	1.27	1.50
48".....	1.02	1.37	1.59
54".....	1.12	1.44	1.64
60".....	1.21	1.51	1.69
24" x 30".....	.87	1.16	1.24
36".....	.93	1.24	1.33
42".....	1.00	1.33	1.40
48".....	1.07	1.43	1.48
54".....	1.13	1.51	1.55
60".....	1.21	1.61	1.62
28" x 30".....	.93	1.24	1.35
36".....	1.00	1.33	1.40
42".....	1.07	1.43	1.48
48".....	1.15	1.53	1.59
54".....	1.22	1.63	1.68
60".....	1.31	1.75	1.82
30" x 30".....	.95	1.27	1.39
36".....	1.03	1.37	1.45
42".....	1.11	1.48	1.55
48".....	1.19	1.59	1.66
54".....	1.23	1.68	1.73
60".....	1.37	1.83	1.91
36" x 30".....	1.03	1.37	1.49
36".....	1.14	1.43	1.53
42".....	1.21	1.61	1.69
48".....	1.32	1.78	1.84
54".....	1.39	1.85	1.93
60".....	1.53	2.04	2.13
42" x 30".....	1.14	1.52	1.63
36".....	1.24	1.65	1.75
42".....	1.32	1.78	1.84
48".....	1.47	1.93	2.01
54".....	1.54	2.05	2.13
60".....	1.71	2.23	2.32
48" x 30".....	1.24	1.65	1.75
36".....	1.35	1.83	1.90
42".....	1.47	1.93	2.04
48".....	1.67	2.23	2.34
54".....	1.75	2.33	2.40
60".....	1.93	2.67	2.83

(b) The maximum net prices set forth in (a) above on sales to jobbers and dealers are f. o. b. point of manufacture.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(d) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, upon resale.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective December 1st, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21584; Filed, Nov. 30, 1945; 11:33 a. m.]

[S. O. 119, Order 23]

THE PAYMASTER CORP.

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 Supplementary Order No. 119, It is ordered:

(a) The Paymaster Corporation, 754 Lexington Street, Chicago 7, Illinois, may increase its maximum prices for sales to each class of purchaser of the check protector machines which it manufactures, by 25.12%, provided the amount of such increase is separately stated as an adjustment charge on each invoice or other written evidence of sale.

(b) Persons purchasing the article referred to in paragraph (a) for resale may not increase their maximum prices for their resales of these articles by reason of the price increase permitted the manufacturer by this order.

(c) At the time of or prior to the first invoice to each purchaser for resale, showing a maximum price adjusted pursuant to the provisions of this order, the manufacturer shall notify the purchaser in writing that he may not increase his maximum price for his resales in effect at the issuance date of this order by reason of the adjustment permitted the manufacturer. If such purchaser for resale did not have a maximum price for such resale at that time, the manufacturer must notify him in writing that he may not take the amount of the adjustment charge into consideration in calculating his maximum resale price under the regulation applicable to his sales. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 30th day of November 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21613; Filed, Nov. 30, 1945; 4:32 p. m.]

[MPR 86, Order 18]

LANDERS, FRARY AND CLARK

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 section 14 of Maximum Price Regulation No. 86, It is ordered:

(a) This order establishes ceiling prices for sales of the seven models of wringer type washing machines listed below, manufactured by Landers, Frary and Clark, New Britain, Connecticut.

(1) Distributors shall determine their ceiling prices for sales to dealers of each of the models listed in subparagraph (2) below in accordance with the provisions of section 15 of Maximum Price Regulation No. 86.

(2) The ceiling price for sales by dealers in each zone for the models listed below are as follows:

Model	Dealers' ceiling prices to consumers			
	Zone 1	Zone 2	Zone 3	Zone 4
228 A.....	\$54.95	\$57.00	\$59.04	\$61.09
326 A.....	64.95	67.00	69.04	71.09
WM 1723.....	74.95	77.39	79.55	81.83
WM 2723.....	84.95	87.89	89.55	91.83
WM 1738.....	89.95	92.39	94.55	96.83
WM 2738.....	99.95	102.39	104.55	106.83
WM 1729.....	109.95	112.89	114.91	117.39

These ceiling prices are subject to each retail seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) For purposes of this order Zones 1, 2, 3 and 4 comprise the following states:

Zone 1—Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Pennsylvania, Delaware, Maryland and District of Columbia.

Zone 2—Michigan, Indiana, Ohio, West Virginia, Virginia and North Carolina.

Zone 3—North Dakota, Minnesota, Wisconsin, Iowa, Illinois, Missouri, Kentucky, Arkansas, Tennessee, Louisiana, Mississippi, Alabama, Georgia, South Carolina, and Florida.

Zone 4—Washington, Idaho, Montana, Oregon, Wyoming, South Dakota, California, Utah, Colorado, Nebraska, Kansas, Arizona, New Mexico, Texas, Oklahoma and Nevada.

(c) At the time of, or prior to, the first invoice to each distributor, the manufacturer shall notify him of the method of determining ceiling prices established by this order for resales by the distributor. This notice may be given in any convenient form.

(d) All the provisions of Maximum Price Regulation No. 86 continue to apply to all sales and deliveries of machines covered by this order, except to the extent that those provisions are modified by this order.

(e) Unless the context requires otherwise, the definitions set forth in the various sections of Maximum Price Regulation No. 86 shall apply to the terms used herein.

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 1st day of December 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21608; Filed, Nov. 30, 1945;
4:31 p. m.]

[MPR 86, Order 19]

GENERAL ELECTRIC 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 section 14 of Maximum Price Regulation No. 86, it is ordered:

(a) This order establishes ceiling prices for sales of the 8 models of washing machines and 2 models of ironing machines listed in subparagraphs (1), and (2) below, manufactured by the General Electric Company, 1285 Boston Avenue, Bridgeport, Connecticut.

(1) For sales by distributors to dealers the ceiling prices are those set forth below:

Article and model:	Ceiling prices for sales by distributors to dealers (each)
Washer, AW 121.....	\$46.77
Washer, AW 122.....	53.27
Washer, AW 321.....	53.27
Washer, AW 322.....	59.77
Washer, AW 17.....	43.37
Washer, AW 17 P.....	50.37
Washer, AW 1012.....	86.42
Washer, AW 922.....	73.13
Ironer, AR 17.....	21.13
Ironer, AF 12.....	85.77

These prices are f. o. b. seller's warehouse. When, however, shipment is made directly from factory to dealer pursuant to the distributor's order the above prices are f. o. b. the dealer's place of business. In the case of sales by a distributor to a non-servicing dealer the seller may add to the ceiling price shown above his customary differential or \$5.00 whichever is lower. For purposes of this order a non-servicing dealer is one who relies on the distributor to supply the consumer with delivery and any services necessary to fulfill the one year warranty on the washing and ironing machines covered by this order. In all other respects these prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(2) For sales by dealers to ultimate consumers the ceiling prices are those set forth below:

Article and model:	Ceiling prices for sales to ultimate consumers by dealers (each)
Washer, AW 121.....	\$71.95
Washer, AW 122.....	81.95
Washer, AW 321.....	81.95
Washer, AW 322.....	91.95
Washer, AW 17.....	61.95
Washer, AW 17 P.....	71.95
Washer, AW 1012.....	132.95
Washer, AW 922.....	112.50
Ironer, AR 17.....	31.95
Ironer, AF 12.....	131.95

These ceiling prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) At the time of, or prior to, the first invoice to each distributor the manufacturer shall notify the distributor of the ceiling prices established by this order for his resales.

(c) All provisions of Maximum Price Regulation No. 86 continue to apply to all sales and deliveries of machines covered by this order except to the extent that those provisions are modified by this order.

(d) Unless the context requires otherwise the definitions set forth in the various sections of Maximum Price Regulation No. 86 apply to the terms used herein.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 30th day of November 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-21609; Filed, Nov. 30, 1945;
4:32 p. m.]

[MPR 86, Order 20]

EDISON GENERAL ELECTRIC APPLIANCE CO.
INC.

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 section 14 of Maximum Price Regulation No. 86, it is ordered:

(a) This order establishes ceiling prices for sales of the 8 models of washing machines and 2 models of ironing machines listed in subparagraphs (1) and (2) below, manufactured by the Edison General Electric Appliance Company, Inc., 5600 West Taylor Street, Chicago, Illinois.

(1) For sales by distributors to dealers the ceiling prices are those set forth below:

Article and model:	Ceiling prices for sales by distributors to dealers (each)
Washer, LW2.....	\$40.77
Washer, LWP2.....	53.27
Washer, LW1.....	53.27
Washer, LWP1.....	60.77
Washer, LW3.....	43.37
Washer, LWP3.....	50.37
Washer, LE1.....	86.42
Washer, LE2.....	73.13
Ironer, LR1.....	21.13
Ironer, LR1.....	85.77

These prices are f. o. b. seller's warehouse. When, however, shipment is made directly from factory to dealer pursuant to the distributor's order the above prices are f. o. b. the dealer's place of business. In the case of sales by a distributor to a non-servicing dealer the seller may add to the ceiling price shown above his customary differential or \$5.00 whichever is lower. For purposes of this order a non-servicing dealer is one who relies on the distributor to supply the consumer with delivery and any services necessary to fulfill the one year warranty on the washing and ironing machines covered by this order. In all other respects these prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(2) For sales by dealers to ultimate consumers the ceiling prices are those set forth below:

Article and model:	Ceiling prices for sales to ultimate consumers by dealers (each)
Washer, LW 2.....	\$71.95
Washer, LWP 2.....	81.95
Washer, LW 1.....	81.95
Washer, LWP 1.....	91.95
Washer, LW 3.....	61.95
Washer, LWP 3.....	71.95
Washer, LE 1.....	132.95
Washer, LE 2.....	112.50
Ironer, LR 1.....	31.95
Ironer, LR 1.....	131.95

These ceiling prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) At the time of, or prior to, the first invoice to each distributor the manufacturer shall notify the distributor of the ceiling prices established by this order for his resales.

(c) All provisions of Maximum Price Regulation No. 86 continue to apply to all sales and deliveries of machines cov-

[MPR 592, Amdt. 18 to Order 11]
WINDOW AND PICTURE GLASS
MODIFICATION OF MAXIMUM PRICES

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

Order 1 under section 25 of Maximum Price Regulation No. 592 is amended in the following respect:

Article VII is amended by adding thereto a new section 7.11 to read as follows:

SEC. 7.11 Modification of maximum prices for window and picture glass—
 (a) *Maximum prices.* The maximum list prices for sales by manufacturers of window and picture glass shall be as follows:

Self—Single and thinner	Unit—Double	Single and thinner		Double	
		AA	A	AA	B
20-foot box.....	20-foot box.....	23.00	24.00	33.00	34.00
40	40	24.25	25.00	42.00	43.00
50	50	25.25	26.00	44.00	45.00
60	60	26.25	27.00	46.00	47.00
70	70	27.25	28.00	48.00	49.00
80	80	28.25	29.00	50.00	51.00
90	90	29.25	30.00	52.00	53.00
100	100	30.25	31.00	54.00	55.00
110	110	31.25	32.00	56.00	57.00
120	120	32.25	33.00	58.00	59.00
130	130	33.25	34.00	60.00	61.00
140	140	34.25	35.00	62.00	63.00
150	150	35.25	36.00	64.00	65.00
160	160	36.25	37.00	66.00	67.00
170	170	37.25	38.00	68.00	69.00
180	180	38.25	39.00	70.00	71.00
190	190	39.25	40.00	72.00	73.00
200	200	40.25	41.00	74.00	75.00
210	210	41.25	42.00	76.00	77.00
220	220	42.25	43.00	78.00	79.00
230	230	43.25	44.00	80.00	81.00
240	240	44.25	45.00	82.00	83.00
250	250	45.25	46.00	84.00	85.00
260	260	46.25	47.00	86.00	87.00
270	270	47.25	48.00	88.00	89.00
280	280	48.25	49.00	90.00	91.00
290	290	49.25	50.00	92.00	93.00
300	300	50.25	51.00	94.00	95.00
310	310	51.25	52.00	96.00	97.00
320	320	52.25	53.00	98.00	99.00
330	330	53.25	54.00	100.00	101.00
340	340	54.25	55.00	102.00	103.00
350	350	55.25	56.00	104.00	105.00
360	360	56.25	57.00	106.00	107.00
370	370	57.25	58.00	108.00	109.00
380	380	58.25	59.00	110.00	111.00
390	390	59.25	60.00	112.00	113.00
400	400	60.25	61.00	114.00	115.00
410	410	61.25	62.00	116.00	117.00
420	420	62.25	63.00	118.00	119.00
430	430	63.25	64.00	120.00	121.00
440	440	64.25	65.00	122.00	123.00
450	450	65.25	66.00	124.00	125.00
460	460	66.25	67.00	126.00	127.00
470	470	67.25	68.00	128.00	129.00
480	480	68.25	69.00	130.00	131.00
490	490	69.25	70.00	132.00	133.00
500	500	70.25	71.00	134.00	135.00
510	510	71.25	72.00	136.00	137.00
520	520	72.25	73.00	138.00	139.00
530	530	73.25	74.00	140.00	141.00
540	540	74.25	75.00	142.00	143.00
550	550	75.25	76.00	144.00	145.00
560	560	76.25	77.00	146.00	147.00
570	570	77.25	78.00	148.00	149.00
580	580	78.25	79.00	150.00	151.00
590	590	79.25	80.00	152.00	153.00
600	600	80.25	81.00	154.00	155.00
610	610	81.25	82.00	156.00	157.00
620	620	82.25	83.00	158.00	159.00
630	630	83.25	84.00	160.00	161.00
640	640	84.25	85.00	162.00	163.00
650	650	85.25	86.00	164.00	165.00
660	660	86.25	87.00	166.00	167.00
670	670	87.25	88.00	168.00	169.00
680	680	88.25	89.00	170.00	171.00
690	690	89.25	90.00	172.00	173.00
700	700	90.25	91.00	174.00	175.00
710	710	91.25	92.00	176.00	177.00
720	720	92.25	93.00	178.00	179.00
730	730	93.25	94.00	180.00	181.00
740	740	94.25	95.00	182.00	183.00
750	750	95.25	96.00	184.00	185.00
760	760	96.25	97.00	186.00	187.00
770	770	97.25	98.00	188.00	189.00
780	780	98.25	99.00	190.00	191.00
790	790	99.25	100.00	192.00	193.00
800	800	100.25	101.00	194.00	195.00
810	810	101.25	102.00	196.00	197.00
820	820	102.25	103.00	198.00	199.00
830	830	103.25	104.00	200.00	201.00
840	840	104.25	105.00	202.00	203.00
850	850	105.25	106.00	204.00	205.00
860	860	106.25	107.00	206.00	207.00
870	870	107.25	108.00	208.00	209.00
880	880	108.25	109.00	210.00	211.00
890	890	109.25	110.00	212.00	213.00
900	900	110.25	111.00	214.00	215.00
910	910	111.25	112.00	216.00	217.00
920	920	112.25	113.00	218.00	219.00
930	930	113.25	114.00	220.00	221.00
940	940	114.25	115.00	222.00	223.00
950	950	115.25	116.00	224.00	225.00
960	960	116.25	117.00	226.00	227.00
970	970	117.25	118.00	228.00	229.00
980	980	118.25	119.00	230.00	231.00
990	990	119.25	120.00	232.00	233.00
1000	1000	120.25	121.00	234.00	235.00

An additional 10% may be charged for all glass more than 40 inches wide. Fractional prices may be charged for all full inches. For each five inch bracket also above 129 united inches \$3.69 may be added.

(b) *Discounts.* The maximum list prices established under (a) shall be subject to all discounts, allowances including transportation allowances, services and other terms and other conditions of sale at least as favorable as the manufacturer extended or rendered or would have extended or rendered on comparable sales to purchasers of the same class during March 1942.

This amendment shall become effective December 7, 1945.

Issued this 3d day of December 1945.

CHESTER BOWLES,
 Administrator.

[F. R. Doc. 45-21683; Filed, Dec. 3, 1945; 11:43 a. m.]

ered by this order except to the extent that those provisions are modified by this order.

(d) Unless the context requires otherwise the definitions set forth in the various sections of Maximum Price Regulation No. 86 apply to the terms used herein.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 30th day of November 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
 Administrator.

[F. R. Doc. 45-21610; Filed, Nov. 30, 1945; 4:32 p. m.]

Article	Model No.	Maximum prices for sales by any seller to—			
		Wholesale (jobbers)	Retailers (less than 10 cases of 24 griddles each)	Retailers (10 or more cases of 24 griddles each)	Consumers
Sunday Night Chief Junior 10" x 10"	A	Each \$1.53	Each \$1.53	Each \$1.72	Each \$3.00
Sunday Night Magnesium griddle 10 1/2 x 10 1/2	B	Each \$1.69	Each \$1.53	Each \$2.00	Each \$3.00

[MPR 120, Amdt. 1 to 2d Rev. Order 1432]
 CURSHIN COAL CO. ET AL.
ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.207 (a) of Maximum Price Regulation No. 120, it is ordered:

Second Revised Order No. 1432 under Maximum Price Regulation No. 120 is amended in the following respects: Paragraph (c) is deleted in its entirety.

This Amendment No. 1 to Second Revised Order No. 1432 under Maximum Price Regulation No. 120 shall become effective December 1, 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
 Administrator.

[F. R. Doc. 45-21612; Filed, Nov. 30, 1945; 4:31 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

INTERSTATE HOME EQUIPMENT CO., INC.
 ORDER SUBSTANTIALLY SUSPENDING TRADING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 29th day of November, A. D. 1945.

In the matter of trading on the New York Curb Exchange and the Chicago Board of Trade in the Common Stock, \$1 Par Value, of Interstate Home Equipment Co., Inc., File No. 1-2916.

CHESTER BOWLES,
 Administrator.

[F. R. Doc. 45-21611; Filed, Nov. 30, 1945; 4:31 p. m.]

Model No. -----
 OPA Retail Ceiling Price—0-----

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 1st day of December 1945.

Issued this 30th day of November 1945.

CHESTER BOWLES,
 Administrator.

[F. R. Doc. 45-21611; Filed, Nov. 30, 1945; 4:31 p. m.]

The Commission, by order adopted on November 20, 1945, pursuant to section 19 (a) (4), having summarily suspended trading in the Common Stock, \$1 Par Value, of Interstate Home Equipment Co., Inc. on the New York Curb Exchange and the Chicago Board of Trade for a period of ten days in order to prevent fraudulent, deceptive, or manipulative acts or practices;

The Commission being of the opinion that the public interest requires the summary suspension of trading in such security on such exchanges and that such action is necessary and appropriate for the protection of investors; and

The Commission being of the opinion further that such suspension is necessary in order to prevent fraudulent, deceptive, or manipulative acts or practices, with the result that it will be unlawful under section 15 (c) (2) of the Securities Exchange Act of 1934 and the Commission's Rule X-15C2-2 thereunder for any broker or dealer to make use of the mails or of any means or instrumentality of interstate commerce to effect any transaction in, or to induce or attempt to induce the purchase or sale of, such security otherwise than on a national securities exchange;

It is ordered, Pursuant to section 19 (a) (4) of the Securities Exchange Act of 1934, that trading in such security be summarily suspended on the New York Curb Exchange and the Chicago Board of Trade in order to prevent fraudulent, deceptive, or manipulative acts or practices, this order to be effective for a period of ten (10) days from the opening of the trading session on November 30, 1945.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-21591; Filed, Nov. 30, 1945;
2:34 p. m.]

[File No. 55-90]

SAMUEL HOAR AND EDWARD R. LANGENBACH

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 28th day of November 1945.

Notice is hereby given that Samuel Hoar of Goodwin, Proctor & Hoar, 84 State Street, Boston, Massachusetts and Edward R. Langenbach of Brickley, Sears & Cole, 1 Federal Street, Boston, Massachusetts, have filed with this Commission an application pursuant to Rule U-63 for the approval of \$35,000 as the maximum amount for which application may be made to the United States District Court as an interim allowance for their services rendered as trial counsel from December 8, 1944 to November 15, 1945 and for the reimbursement of \$1,300.75 for expenses during that period. On December 8, 1944, Samuel Hoar and Edward R. Langenbach were appointed trial counsel by decree of the United States District Court for the District of Massachusetts for the purpose of instituting and prosecuting ac-

tions on behalf of Bartholomew A. Brickley, Trustee of International Hydro-Electric System against International Paper Company; and

The Commission deeming it appropriate in the public interest and in the interest of investors that a hearing be held to determine whether or not the application of Samuel Hoar and Edward R. Langenbach should be approved;

It is ordered, That a hearing be held on such matters under the applicable provisions of the Act and the Rules of the Commission thereunder on December 20, 1945 at 10 a. m., e. s. 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. All persons desiring to be heard or otherwise wishing to participate at said hearing should notify the Commission in the manner provided by Rule XVII of its rules of practice on or before December 13, 1945:

It is further ordered, That Robert P. Reeder or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing 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 the act and to a trial examiner under the Commission's rules of practice; and

It is further ordered, That notice of this hearing be given to Samuel Hoar and Edward R. Langenbach, and to Bartholomew A. Brickley, Trustee of International Hydro-Electric System, by registered mail, and to all other interested persons by publication in the FEDERAL REGISTER, and that Samuel Hoar and Edward R. Langenbach shall mail a copy of this notice of filing and order for hearing to all persons granted intervention or participation in Civil Action No. 2430 in the United States District Court for the District of Massachusetts.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-21592; Filed, Nov. 30, 1945;
2:34 p. m.]

[File No. 1-2827]

NORTH AMERICAN FINANCE CORP.

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 30th day of November, A. D. 1945.

The North American Finance Corporation, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to withdraw its Class A Common Stock, No Par Value, from listing and registration on the Chicago Board of Trade;

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective at the close of the trading session on December 10, 1945.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-21648; Filed, Dec. 3, 1945;
9:41 a. m.]

[File No. 31-533]

MEAD CORP.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 30th day of November, A. D. 1945.

Notice is hereby given that The Mead Corporation, a corporation organized under the laws of the State of Ohio not registered as a holding company and presently exempt from all the provisions of the act under the provisions of Rule U-9, has filed an application with this Commission pursuant to section 3 (a) (3) of the Public Utility Holding Company Act of 1935, requesting an order exempting The Mead Corporation and its subsidiaries from the provisions of the act.

All interested persons are referred to said application, which is on file in the office of the Commission, for a statement of the facts alleged in said application, which may be summarized as follows:

The Mead Corporation represents that it is primarily engaged in the business of manufacturing and selling paper, paper products, and certain by-products, and that it directly owns all of the outstanding securities of The Manistique Light and Power Company and indirectly controls Upper Michigan Power & Light Company; both of said companies being operating electric utility companies in the State of Michigan. The Mead Corporation represents that it does not derive, directly or indirectly, any material part of its income from its public utility subsidiaries and is, therefore, only incidentally a public utility holding company.

Accordingly, The Mead Corporation requests the entry of an order by the Commission exempting it and its subsidiaries from the provisions of the act, pursuant to section 3 (a) (3) thereof.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held in respect of such matter and that said application shall not be granted except pursuant to further order of this Commission;

It is ordered, That a hearing on said matter under the applicable provisions of the act and the rules of the Commission thereunder be held on December 10, 1945, at 10:00 a. m., e. s. t., at the office of the Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania, in such room as the hearing room clerk in Room 318 will at that time advise. It is requested that any person proposing to be heard or otherwise wishing to participate in this proceeding shall file with the Secretary of the Commission on or

before December 7, 1945, a written request relative thereto, as provided by Rule XVII of the rules of practice of the Commission.

It is further ordered, That Charles S. Lobingier, or any other officer or officers of this Commission, designated by it for that purpose, shall preside at the hearing on 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 the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That, without limiting the scope of the issues, particular attention will be directed at the hearing to the following matters:

1. Whether The Mead Corporation is only incidentally a holding company and is primarily engaged or interested in a business other than that of a public utility company and whether or not it derives, directly or indirectly, any material part of its income from any one or more subsidiaries, the principal business of which is that of a public utility company; and

2. Whether the requested exemption from any or all provisions of the act would be detrimental to the public interest or to the interest of investors or consumers.

It is further ordered; That notice of said hearing is hereby given to The Mead Corporation and to all interested persons, said notice to be given to The Mead Corporation by registered mail, and to all other persons by general release of this Commission, distributed to the press and mailed to the mailing list for releases issued under the act, and by publication of this notice and order in the FEDERAL REGISTER.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 45-21649; Filed, Dec. 3, 1945;
9:42 a. m.]

[File Nos. 54-78, 54-40, 59-40, 54-53, 59-49]

CONSOLIDATED ELECTRIC AND GAS CO. ET AL.

ORDER PERMITTING WITHDRAWAL OF
APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 29th day of November, A. D. 1945.

In the matters of Consolidated Electric and Gas Company, File No. 54-78; Consolidated Electric and Gas Company, Applicant, File No. 54-40; Central Public Utility Corporation, Consolidated Electric and Gas Company, Respondents, File No. 59-40; Christopher H. Coughlin, W. T. Crawford and Rawleigh Warner, Voting Trustees Under Voting Trust Agreement Dated August 1, 1932, Relating to Common Stock of Central Public Utility Corporation, Applicants, File No. 54-53; Christopher H. Coughlin, W. T. Crawford and Rawleigh Warner, Voting Trustees Under Voting Trust Agreement Dated August 1, 1932, Relating to Common Stock of Central Public Util-

ity Corporation, Respondents, File No. 59-49.

Consolidated Electric and Gas Company ("Consolidated"), a registered holding company, having filed on June 23, 1943, pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935, an application (File No. 54-78) for approval of a plan proposing, among other things, the discharge and satisfaction of the then outstanding indebtedness of Consolidated by distribution to holders of such indebtedness of securities owned by Consolidated; and

This Commission having consolidated the proceeding on said application with four other proceedings under section 11 (b), section 11 (e) and other sections of the act (File Nos. 54-40, 59-40, 54-53, and 59-49) involving Consolidated and affiliated companies; and

Consolidated on August 29, 1945, having made an additional filing under the act (File No. 54-131) which, as subsequently amended, includes a declaration providing for the redemption and retirement of all of Consolidated's presently outstanding Collateral Trust Bonds pursuant to their terms, our order permitting effectiveness to said declaration having been entered this day; and

Consolidated having requested permission to withdraw its prior application (File No. 54-78);

It appearing to the Commission that said request may appropriately be granted in the public interest and in the interests of investors and consumers;

It is ordered, That the request of Consolidated be and it hereby is granted, that the application filed pursuant to section 11 (e) in File No. 54-78 be and the same hereby is deemed withdrawn, and that the proceeding on said application be and the same hereby is separated from the consolidated proceedings herein and dismissed.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 45-21650; Filed, Dec. 3, 1945;
9:40 a. m.]

[File No. 54-131]

CONSOLIDATED ELECTRIC AND GAS CO.
ORDER PERMITTING DECLARATION TO BECOME
EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 29th day of November, A. D. 1945.

Consolidated Electric and Gas Company ("Consolidated"), a registered holding company, having made certain filings with this Commission pursuant to the Public Utility Holding Company Act of 1935 which, as amended, include a declaration under sections 6 (a), 7 and 12 of the act regarding the proposed issue and sale of \$14,500,000 principal amount of 2 3/4% secured bank notes maturing three years from date of issue, the notes to be secured by a pledge of all of the portfolio securities of subsidiary companies of Consolidated, the proceeds to be derived from said notes, together with corporate funds of Consoli-

dated, to be used to redeem and retire all of the presently outstanding Collateral Trust Bonds of Consolidated, which as at June 30, 1945, aggregated \$14,716,000 principal amount;

Public hearings having been held on said filings, as amended, after appropriate notice and the Commission having considered the record and having made and filed its findings and opinion herein;

It is ordered, That said declaration, as amended, be and the same hereby is permitted to become effective subject to the terms and conditions prescribed in Rule U-24 and to the further condition that Consolidated as soon as practicable and not later than eight days from the date of this order send copies of our findings and opinion in this matter to all of its known bondholders.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 45-21631; Filed, Dec. 3, 1945;
9:41 a. m.]

[File No. 70-1174]

OKLAHOMA POWER AND WATER CO.

ORDER PERMITTING DECLARATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 28th day of November, A. D. 1945.

Oklahoma Power and Water Co., a subsidiary of The Middle West Corporation, a registered holding company having filed a declaration, and amendments thereto, pursuant to the Public Utility Holding Company Act of 1935 with respect to the following proposals:

(1) To issue to banks \$3,200,000 principal amount of promissory notes to mature serially in the amount of \$125,000 on June 1 and December 1 in each of the years 1946, 1947 and 1948 and in the amount of \$2,450,000 on June 1, 1949, such notes to bear interest at the rate of 2% per annum except the notes maturing June 1, 1949 which bear interest at 3% per annum; and

(2) To issue \$3,200,000 principal amount of First Mortgage 4% Bonds, Series D, to be dated November 15, 1945, to mature September 1, 1949, secured by its mortgage of February 1, 1928, to pledge such bonds as collateral for the said new notes, under an agreement which provides for equal reduction of collateral as payments or prepayments of the notes are made, and to retire and cancel all its other presently outstanding bonds; and

(3) To use the proceeds of the said new notes to prepay and retire \$550,000 principal amount of its old 2% notes now held by banks, and to redeem and retire \$2,761,000 principal amount of First Mortgage Five Per Cent Twenty Year Gold Bonds, Series A.

Said declaration having been filed on October 29, 1945 and notice of filing having been given in the form and manner prescribed in Rule U-23 promulgated pursuant to said act and the Commission not having received a request for a hearing with respect to said declaration within the period specified in said notice, or

otherwise, and not having ordered a hearing thereon; and the company having requested that such declaration be permitted to become effective on or before November 28, 1945; and

The Commission finding under section 7 of said act that the requirements of section 7 (c) are satisfied and that no adverse findings are necessary under section 7 (d) and deeming it appropriate in the public interest and in the interest of investors and consumers to permit said declaration to become effective forthwith;

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

By the Commission; Commissioner Healy dissenting on the ground that the issuance of \$6,400,000 face amount of obligations to obtain a loan of \$3,200,000 is unnecessary, and is inconsistent with the act in that it unnecessarily complicates the company's capital structure.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-21652; Filed, Dec. 3, 1945;
9:41 a. m.]

[File No. 70-1186]

AMERICAN WATER WORKS AND ELECTRIC
CO., INC.

ORDER PERMITTING DECLARATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 29th day of November, A. D., 1945.

American Water Works and Electric Company, Incorporated ("American"), a registered holding company, having filed a declaration and amendments thereto pursuant to sections 6 (a) and 7 of the Public Utility Holding Company Act of 1935 regarding the issue and sale of \$10,000,000 principal amount of bank notes bearing interest at the rate of 1½% per annum and maturing two years from the date of issue, the proceeds to be derived from the sale of such notes together with treasury cash to be used to redeem and retire American's outstanding 6% Gold Debenture Bonds, Series A, due November 1, 1975, 5% Gold Debenture Bonds, Series B, due December 1, 1975, and 2% Bank Notes, due April 1, 1946; and

A public hearing having been held after appropriate notice and the Commission having considered the record and having made and filed its findings and opinion herein;

It is ordered, That said declaration as amended be, and the same hereby is, permitted to become effective forthwith subject to the terms and conditions prescribed by Rule U-24, and subject to the further condition that jurisdiction be and it is hereby reserved with respect to American's request herein regarding the proposed allocation of tax reductions to

result from the redemption of its outstanding debenture bonds.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-21653; Filed, Dec. 3, 1945;
9:41 a. m.]

[File No. 70-1192]

BROCKTON EDISON CO.

NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 30th day of November, 1945.

Notice is hereby given that an application-declaration has been filed with this Commission, pursuant to the Public Utility Holding Company Act of 1935 and the general rules and regulations promulgated thereunder by Brockton Edison Company, a subsidiary of Eastern Utilities Associates, a registered holding company; and

Notice is further given that any interested person may, not later than December 10, 1945, request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter such application-declaration, as filed or as amended, may be granted and permitted to become effective, as provided in Rule U-23 of the rules and regulations promulgated pursuant to said act, or the Commission may exempt such transactions as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pa.

All interested persons are referred to said application-declaration, which is on file in the offices of the said Commission, for a statement of the transactions therein proposed, which are summarized below:

Brockton Edison Company proposes to issue to The Chase National Bank of the City of New York one promissory note in the principal amount of \$1,900,000 bearing interest at the rate of 2¾% per annum, payable semi-annually, to be dated on the date of issue thereof, and to be due ten years after its date, in return for a loan of \$1,900,000. Such note may be prepaid, in whole or in part, at any time (in an amount not less than \$100,000 in the aggregate at any one time), at the option of the company, without premium if such prepayment is made with funds other than borrowed money. If such prepayment is made with borrowed money, then Brockton Edison Company will pay a premium of one-fourth of 1% per annum on the principal amount prepaid from the date of such prepayment to the stated maturity date of the note. The declaration states that no fees and commissions will be paid by the company in obtaining the proposed bank

loan other than counsel fees, of which it is estimated \$1,500 will be paid to Brockton's counsel and \$500 will be paid to the counsel for the bank.

The proceeds of this note (\$1,900,000), together with other available funds of the company, will be utilized for the retirement of all the 3% Series A Notes of Brockton Edison Company, due July 1, 1952, presently outstanding in the amount of \$1,900,000. Such notes are to be called at the applicable call price of 102 plus accrued interest.

The declaration also states that the issuance of the note is solely for the purpose of financing the business of Brockton Edison Company and has been (or will be) expressly authorized by the Massachusetts Department of Public Utilities, the State Commission of the State in which Brockton is organized and doing business.

The parties to the filing have requested that the Commission act upon such application-declaration not later than December 10, 1945.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-21654; Filed, Dec. 3, 1945;
9:41 a. m.]

[File No. 70-1105]

PROVINCETOWN LIGHT AND POWER CO. AND
NEW ENGLAND GAS AND ELECTRIC ASSN.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 29th day of November, 1945.

Notice is hereby given that a joint application-declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by New England Gas and Electric Association (New England), a registered holding company, and Provincetown Light and Power Company (Provincetown), a subsidiary thereof; and

Notice is further given that any interested person may, not later than December 19, 1945, at 5:30 p. m., E. S. T., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter such joint application-declaration, as filed or as amended, may be granted and permitted to become effective, as provided in Rule U-23 of the Rules and Regulations promulgated pursuant to said act, or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said application-declaration, which is on file in the offices of said Commission, for

a statement of the transactions therein proposed which are summarized below:

New England presently owns all of the outstanding common stock of Provincetown. Provincetown proposes to issue and sell to New England 175 shares of additional common stock of the par value of \$100 per share, at a price of \$100 per share, or an aggregate of \$17,500. Proceeds from the proposed sale will be used by Provincetown to pay off existing indebtedness as of September 30, 1945, represented by notes payable to The First National Bank of Boston in the aggregate amount of \$17,500, incurred for extensions, additions and improvements to its plant and property.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-21655; Filed, Dec. 3, 1945;
9:40 a. m.]

[File No. 811-324]

SECURITY INVESTMENT TRUST, INC.

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 30th day of November, A. D. 1945.

An application having been filed by Security Investment Trust, Inc., pursuant to section 8 (f) of the Investment Company Act of 1940 for an order declaring that the applicant has ceased to be an investment company within the meaning of said act;

It is ordered, Pursuant to section 40 (a) of said act, that a hearing on the aforesaid application be held on December 17, 1945, at 10:00 o'clock a. m., Eastern Standard Time, in Room 318, Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia, Pennsylvania;

It is further ordered, That Willis E. Monty, or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's rules of practice.

Notice is hereby given to the applicant and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 45-21653; filed, Dec. 3, 1945;
9:41 a. m.]

