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 1934
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Washington, Saturday, October 30, 1943

The President

Regulations

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PROCLAMATION 2598

ARMISTICE DAY, 1943

BY THE PRESIDENT OF THE UNITED STATES
OF AMERICA

A PROCLAMATION

WHEREAS November 11, 1943, is the twenty-fifth anniversary of the signing of the Armistice with Germany which terminated hostilities at the close of the first World War; and

WHEREAS Senate Concurrent Resolution 18 of the Sixty-ninth Congress, passed June 4, 1926 (44 Stat. 1982), requests the President of the United States to issue a proclamation calling for the observance of November 11 as Armistice Day; and

WHEREAS we can best observe that day by rededicating ourselves, with the faith and loyalty of the men who fought and died for our cause during the first World War, to those tasks which are directed toward achieving victory in the present struggle:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, do hereby call upon the people of the United States to observe November 11, 1943, by devoting themselves whole-heartedly and with renewed fervor to every task that will contribute to the winning of the war; and I direct that the flag of the United States be displayed on all Government buildings on that day.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the United States of America to be affixed.

DONE at the city of Washington this 29th day of October, in the year of our Lord nineteen hundred and [SEAL] forty-three, and of the Independence of the United States of America the one hundred and sixty-eighth.

FRANKLIN D. ROOSEVELT

By the President:

E. R. STETTINIUS, Jr.,
Acting Secretary of State.

[F. R. Doc. 43-17572; Filed, October 29, 1943; 11:42 a. m.]

TITLE 7—AGRICULTURE

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

[FDO 79-1, Amdt. 1]

PART 1401—DAIRY PRODUCTS

**FLUID MILK AND CREAM IN BALTIMORE, MD.,
MILK SALES AREA**

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79.1 § 1401.34, relative to the conservation of fluid milk in the Baltimore, Maryland, milk sales area (8 F.R. 13364), issued by the Director of Food Distribution on September 30, 1943, is amended as follows:

The milk sales area described in § 1401.34 (b) of the original order is modified in the following particulars: Add "election districts 4 and 8 in Baltimore County and the city of Annapolis in Anne Arundel County, Maryland."

Effective date. This amendment of FDO No. 79-1 shall become effective at 12:01 a. m., e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

Roy F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17561; Filed, October 29, 1943; 11:35 a. m.]

[FDO 79-2, Amdt. 1]

PART 1401—DAIRY PRODUCTS

**FLUID MILK AND CREAM IN ST. LOUIS, METRO-
POLITAN MILK SALES AREA**

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79-2 § 1401.45, relative to the conservation of fluid milk in the St.

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THE PRESIDENT

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Louis, Metropolitan milk sales area (8 F.R. 13365), issued by the Director of Food Distribution on September 30, 1943, is amended as follows:

The milk sales area described in § 1401.45 (b) of the original order is modified in the following particulars: Add the townships of Saline, Granite City and Ft. Russell in Madison County, Illinois; and substitute the township of "Centerville" for the township of "Centerville" in St. Clair County.

Effective date. This amendment of FDO No. 79-2 shall become effective at 12:01 a. m., e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17562; Filed, October 29, 1943; 11:36 a. m.]

[FDO 79-3, Amdt. 1]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM IN CLEVELAND, OHIO, MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79-3 § 1401.46, relative to the conservation of fluid milk in the Cleveland, Ohio, milk sales area (8 F.R. 13367) issued by the Director of Food Distribution on September 30, 1943, is amended as follows:

The milk sales area described in § 1401.46 (b) of the original order is modified in the following particulars: Add "the township of Macedonia and the villages of Northfield and Sagamore Hills in Summit County, Ohio."

Effective date. This amendment of FDO No. 79-3 shall become effective at 12:01 a. m., e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17563; Filed, October 29, 1943; 11:34 a. m.]

[FDO 79-4, Amdt. 1]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM IN WASHINGTON, D. C., MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79-4 § 1401.38, relative to the conservation of fluid milk in the Washington, D. C., milk sales area (8 F.R. 13368) issued by the Director of Food

Distribution on September 30, 1943, is amended as follows:

The milk sales area described in § 1401.38 (b) of the original order is modified in the following particulars: Delete the election district of "Dranesville" in Fairfax County, Virginia.

Effective date. This amendment of FDO No. 79-4, shall become effective at 12:01 a. m., e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17564; Filed, October 29, 1943;
11:34 a. m.]

[FDO 79-5, Amdt. 1]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM IN NORFOLK-PORTSMOUTH-NEWPORT NEWS, VA., MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79-5, § 1401.37, relative to the conservation of fluid milk in the Norfolk-Portsmouth-Newport News, Virginia, milk sales area (8 F.R. 13369), issued by the Director of Food Distribution on September 30, 1943, is amended as follows:

The milk sales area described in § 1401.37 (b) of the original order is modified in the following particulars: Delete all the area specified following the city of "South Norfolk" and substitute therefor "the counties of Princess Anne, Norfolk, Elizabeth City, York, Warwick and James City, all in the State of Virginia."

Effective date. This amendment of FDO No. 79-5 shall become effective at 12:01 a. m., e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17565; Filed, October 29, 1943;
11:34 a. m.]

[FDO 79-9, Amdt. 1]

PART 1401—DAIRY PRODUCTS

CINCINNATI, OHIO, MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79-9 § 1401.44, relative to the conservation of fluid milk in the Cincinnati, Ohio, milk sales area (8 F.R. 13373) issued by the Director of Food Distribution on September 30, 1943, is amended as follows:

The milk sales area described in § 1401.44 (b) of the original order is modified in the following particulars:

Delete all territory within the State of Kentucky and substitute therefor "the city of Newport, those parts of magisterial districts 1 and 3 outlying the city of Newport, and magisterial district 4 in Campbell County, the city of Covington, those parts of magisterial districts 3 and 6 outlying the city of Covington, and magisterial districts 4 and 7 in Kenton County, all in the State of Kentucky."

Effective date. This amendment of FDO No. 79-9, shall become effective at 12:01 a. m. e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17566; Filed, October 29, 1943;
11:34 a. m.]

[FDO 79-11, Amdt. 1]

PART 1401—DAIRY PRODUCTS

TOLEDO, OHIO, MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79-11, § 1401.42, relative to the conservation of fluid milk in the Toledo, Ohio, milk sales area (8 F.R. 13375), issued by the Director of Food Distribution on September 30, 1943, is amended as follows:

The milk sales area described in § 1401.42 (b) of the original order is modified in the following particulars:

Delete the description of the sales area and substitute in lieu thereof the following: "The city of Toledo and the townships of Monclova, Springfield, Adams, Sylvania, Washington, Jerusalem and Oregon in Lucas County, the townships of Perrysburg, Ross and Lake in Wood County, all in the State of Ohio; the townships of Whiteford, Bedford and Erie in Monroe County, all in the State of Michigan."

Effective date. This amendment of FDO No. 79-11 shall become effective at 12:01 a. m., e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17567; Filed, October 29, 1943;
11:34 a. m.]

[FDO 79-22, Amdt. 1]

PART 1401—DAIRY PRODUCTS

DULUTH-SUPERIOR, WIS., MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Dis-

tribution Order No. 79-22, § 1401.58, relative to the conservation of fluid milk in the Duluth-Superior milk sales area (8 F.R. 13433), issued by the Director of Food Distribution on October 1, 1943, is amended as follows:

§ 1401.58 *Quota restrictions*—(a) *Milk sales area.* The milk sales area described in § 1401.58 (b) of the original order is modified in the following particulars:

Substitute "Thomson Township" for "Thompson Township" in Carlton County, Minnesota.

Effective date. This amendment of FDO No. 79-22, shall become effective at 12:01 a. m., e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17568; Filed, October 29, 1943;
11:36 a. m.]

[FDO 79-82]

PART 1401—DAIRY PRODUCTS

DELEGATION OF AUTHORITY WITH RESPECT TO FLUID MILK AND CREAM

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, issued by the War Food Administrator on September 7, 1943, as amended (8 F.R. 13283), and in order to effectuate the purposes thereof, it is hereby ordered as follows:

§ 1401.115 *Delegation of authority*—(a) *Definitions.* When used herein, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) The term "FDO 79" means Food Distribution Order No. 79, issued by the War Food Administrator on September 7, 1943, as amended.

(2) Each term defined in FDO 79 shall, when used herein, have the same meaning as set forth in said FDO 79.

(b) *Authority delegated.* The authority vested in the Director with respect to petitions for relief from hardship, submitted pursuant to FDO 79 or any Director's order issued thereunder, is hereby delegated to the Chief of the Dairy and Poultry Branch, Food Distribution Administration.

(c) *Retention of authority by Director.* Nothing contained herein shall be construed to abrogate any power or authority vested in the Director by FDO 79.

(d) *Effective date.* The provisions hereof shall become effective at 12:01 a. m., e. w. t., October 28, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17569; Filed, October 29, 1943;
11:38 a. m.]

[FDO 79-84]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM IN STOCKTON, CALIF.,
SALES AREA

Pursuant to the authority vested in me by Food Distribution Order No. 79 (8 F.R. 12426), issued on September 7, 1943, as amended, and to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1401.118 *Quota restricting*—(a) *Definitions.* When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) Each term defined in Food Distribution Order No. 79, as amended, shall, when used herein, have the same meaning as is set forth for such term in Food Distribution Order No. 79, as amended.

(2) The term "FDO 79" means Food Distribution Order No. 79, issued on September 7, 1943, as amended.

(3) The term "sub-handler" means any handler, such as a peddler, vendor, sub-dealer, or secondary dealer, who purchases in a previously packaged and processed form milk, milk byproducts, or cream for delivery.

(b) *Milk sales area.* The following area is hereby designated as a "milk sales area" to be known as the Stockton, California, sales area, and is referred to hereinafter as the "sales area":

The entire area included in the marketing area now designated by the Director of Agriculture of the State of California pursuant to the provisions of Chapter 10, Division 4, of the Agricultural Code of the State of California, as the San Joaquin County Marketing Area.

(c) *Base period.* The calendar month of June 1943 is hereby designated as the base period for the sales area.

(d) *Quota period.* The remainder of the calendar month in which the provisions hereof become effective and each subsequent calendar month, respectively, is hereby designated as a quota period for the sales area.

(e) *Handler quotas.* Quotas for each handler in the sales area in each quota period shall be calculated in terms of pounds of each of the items for which percentages are specified in (3) below and shall be determined as follows:

(1) Divide the total deliveries of each such item made in the sales area by such handler during the base period, after excluding the quota-exempt deliveries described in (i) hereof, by the number of days in the base period;

(2) Multiply the result of the foregoing calculation by the number of days in the quota period;

(3) Multiply the aforesaid resulting amount by the following applicable percentage: (i) Milk: 100 percent; (ii) butterfat in milk: 100 percent; (iii) cream: 75 percent; (iv) butterfat in cream: 75 percent; (v) milk byproducts other than cottage, pot, or baker's cheese: 75 percent; and (vi) cottage, pot, or baker's cheese: 75 percent of skim milk equivalent. (For the purpose of this order, one pound of cottage, pot, or baker's cheese shall be considered as the equivalent of 7 pounds of skim milk.)

(f) *Quota limitations.* No handler shall, during any quota period, make de-

liveries in the sales area in excess of his respective quotas, except as set out in (i) hereof: *Provided*, That a handler may, after application to and approval by the market agent, secure an increase in milk quotas through an equivalent reduction as determined by the market agent, in cream and milk byproducts quotas, and an increase in milk byproducts quota through an equivalent reduction as determined by the market agent, in cream quotas.

(g) *Quotas for handlers who are also producers.* Quotas for handlers who are also producers and who purchase no milk shall be 100 percent of the total production of such handlers in the base period.

(h) *Handler exemptions.* Quotas shall not apply to any handler who delivers in a quota period a daily average of less than 300 units of milk, cream, and milk byproducts. For the purpose of this order, a unit shall be the equivalent in volume of the following: (1) Milk, one quart of milk; (2) cream, one-half pint of cream; and (3) milk byproduct, one quart of skim milk, buttermilk, flavored milk drink, or other beverage containing more than 85 percent of skim milk, or one-half pound of cottage, pot, or baker's cheese.

(i) *Quota exclusions and exemptions.* Deliveries of milk, milk byproducts, or cream (1) to other handlers, except for such deliveries to sub-handlers, (2) to plants engaged in the handling or processing of milk, milk byproducts, or cream from which no milk, milk byproducts, or cream is delivered in the sales area, and (3) to the agencies or groups specified in (d) of FDO 79, shall be excluded from the computation of deliveries in the base period and exempt from charges to quotas.

(j) *Transfers and apportionment of quotas.* The market agent is empowered to deduct an amount of base period deliveries to purchasers from the total of deliveries made by a handler or other person in the base period upon the application and a showing of unreasonable hardship by the handler making deliveries to such purchasers on the effective date of this order, and to add the amount of such deliveries to the total base period deliveries of the applicant handler. Denials of transfers or transfers granted by the market agent shall be reviewed by the Director upon application.

(k) *Petition for relief from hardships.* (1) Any person affected by FDO 79 or the provisions hereof who considers that compliance therewith would work an exceptional and unreasonable hardship on him, may file with the market agent a petition addressed to the Director. The petition shall contain the correct name, address and principal place of business of the petitioner, a full statement of the facts upon which the petition is based, and the hardship involved and the nature of the relief desired.

(2) Upon receiving such petition, the market agent shall immediately investigate the representations and facts stated therein.

(3) After investigation, the petition shall be certified to the Director, but prior to certification the market agent may (i) deny the petition, or (ii) grant

temporary relief for a total period not to exceed 60 days.

(4) Denials or grants of relief by the market agent shall be reviewed by the Director and may be affirmed, modified, or reversed by the Director.

(l) *Reports.* Each handler shall transmit to the market agent on forms prescribed by the market agent the following reports:

(1) Within 20 days following the effective date of this order, reports which show the information required by the market agent to establish such handlers' quotas;

(2) Within 20 days following the close of each quota period, the information required by the market agent to establish volumes of deliveries of milk, cream, and milk byproducts during the preceding quota period; and

(3) Handlers exempt from quotas pursuant to (h) hereof shall, upon the request of the market agent, submit the information required by the market agent to establish volumes of deliveries of milk, cream, and milk byproducts.

(m) *Records.* Handlers shall keep and shall make available to the market agent such records of receipts, sales, deliveries, and production as the market agent shall require for the purpose of obtaining information which the Director may require for the establishment of quotas as prescribed in (b) of FDO 79.

(n) *Distribution schedules.* The distribution schedules, if any, to be followed by the handlers in making deliveries shall be made effective in the terms of approval by the Director of such schedules.

(o) *Expense of administration.* Each handler shall pay to the market agent, within 20 days after the close of each calendar month an assessment of \$.01 per hundredweight of each of milk, cream, skim milk, buttermilk, flavored milk drinks, beverages containing more than 85 percent of skim milk, and skim milk equivalent of cottage, pot, or baker's cheese delivered during the preceding quota period and subject to quota regulations under the provisions hereof.

(p) *Violations.* The market agent shall report all violations to the Director together with the information required for the prosecution of such violations, except in a case where a handler has made deliveries in a quota period in excess of a quota in an amount not to exceed 5 percent of such quota, and in the succeeding quota period makes deliveries below that quota by at least the same percent.

(q) *Bureau of the Budget approval.* The record keeping and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. Subsequent record keeping or reporting requirements will be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(r) This order shall take effect at 12:01 a. m., e. v. t., November 7, 1943.

Issued this 28th day of October 1943.

C. W. KITCHEN,
Acting Director of Food Distribution.

[F. R. Doc. 43-17557; Filed, October 29, 1943;
11:37 a. m.]

[FDO 79-85]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM IN SIOUX CITY, IOWA,
METROPOLITAN SALES AREA

Pursuant to the authority vested in me by Food Distribution Order No. 79 (8 F.R. 12426), issued on September 7, 1943, as amended, and to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1401.119 *Quota restrictions*—(a) *Definitions.* When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) Each term defined in Food Distribution Order No. 79, as amended, shall, when used herein, have the same meaning as is set forth for such term in Food Distribution Order No. 79, as amended.

(2) The term "FDO 79" means Food Distribution Order No. 79, issued on September 7, 1943, as amended.

(3) The term "sub-handler" means any handler, such as a peddler, vendor, sub-dealer, or secondary dealer, who purchases in a previously packaged and processed form milk, milk byproducts, or cream for delivery.

(b) *Milk sales area.* The following area is hereby designated as a "milk sales area" to be known as the Sioux City, Iowa, metropolitan sales area, and is referred to hereinafter as the "sales area":

The territory within the corporate limits of Sioux City, Iowa; South Sioux City, Nebraska; Stephens, South Dakota; and the territory within the following townships or precincts: Woodbury and Concord in Woodbury County, Iowa; Hancock, Perry, and Hungerford in Plymouth County, Iowa; Big Sioux and Jefferson in Union County, South Dakota; and Dakota and Covington in Dakota County, Nebraska.

(c) *Base period.* The calendar month of June 1943 is hereby designated as the base period for the sales area.

(d) *Quota.* The remainder of the calendar month in which the provisions hereof become effective and each subsequent calendar month, respectively, is hereby designated as a quota period for the sales area.

(e) *Handler quotas.* Quotas for each handler in the sales area in each quota period shall be calculated in terms of pounds of each of the items for which percentages are specified in (3) below and shall be determined as follows:

(1) Divide the total deliveries of each such item made in the sales area by such handler during the base period, after excluding the quota-exempt deliveries described in (i) hereof, by the number of days in the base period;

(2) Multiply the result of the foregoing calculation by the number of days in the quota period;

(3) Multiply the aforesaid resulting amount by the following applicable percentage: (i) Milk: 100 percent; (ii) butterfat in milk: xxx percent; (iii) cream: 75 percent; (iv) butterfat in cream: 75 percent; (v) milk byproducts other than cottage, pot, or baker's cheese: 75 percent; and (vi) cottage, pot, or baker's cheese: 75 percent of skim milk equivalent.

lent. (For the purpose of this order, one pound of cottage, pot, or baker's cheese shall be considered as the equivalent of 7 pounds of skim milk.)

(f) *Quota limitations.* No handler shall, during any quota period, make deliveries in the sales area in excess of his respective quotas, except as set out in (i) hereof: *Provided*, That a handler may, after application to and approval by the market agent, secure an increase in milk quotas through an equivalent reduction as determined by the market agent, in cream and milk byproducts quotas, and an increase in milk byproducts quota through an equivalent reduction as determined by the market agent, in cream quotas.

(g) *Quotas for handlers who are also producers.* Quotas for handlers who are also producers and who purchase no milk shall be 100 percent of the total production of such handlers in the base period.

(h) *Handler exemptions.* Quotas shall not apply to any handler who delivers in a quota period a daily average of less than 125 units of milk, cream, and milk byproducts. For the purpose of this order, a unit shall be the equivalent in volume of the following: (1) Milk, one quart of milk; (2) cream, one-half pint of cream; and (3) milk byproduct, one quart of skim milk, buttermilk, flavored milk drink, or other beverage containing more than 85 percent of skim milk, or one-half pound of cottage, pot, or baker's cheese.

(i) *Quota exclusions and exemptions.* Deliveries of milk, milk byproducts, or cream (1) to other handlers, except for such deliveries to sub-handlers, (2) to plants engaged in the handling or processing of milk, milk byproducts, or cream from which no milk, milk byproducts, or cream is delivered in the sales area, and (3) to the agencies or groups specified in (d) of FDO 79, shall be excluded from the computation of deliveries in the base period and exempt from charges to quotas.

(j) *Transfers and apportionment of quotas.* The market agent is empowered to deduct an amount of base period deliveries to purchasers from the total of deliveries made by a handler or other person in the base period upon the application and a showing of unreasonable hardship by the handler making deliveries to such purchasers on the effective date of this order, and to add the amount of such deliveries to the total base period deliveries of the applicant handler. Denials of transfers or transfers granted by the market agent shall be reviewed by the Director upon application.

(k) *Petition for relief from hardships.* (1) Any person affected by FDO 79 or the provisions hereof who considers that compliance therewith would work an exceptional and unreasonable hardship on him, may file with the market agent a petition addressed to the Director. The petition shall contain the correct name, address and principal place of business of the petitioner, a full statement of the facts upon which the petition is based, and the hardship involved and the nature of the relief desired.

(2) Upon receiving such petition, the market agent shall immediately investigate the representations and facts stated therein.

(3) After investigation, the petition shall be certified to the Director, but prior to certification the market agent may (i) deny the petition, or (ii) grant temporary relief for a total period not to exceed 60 days.

(4) Denials or grants of relief by the market agent shall be reviewed by the Director and may be affirmed, modified, or reversed by the Director.

(l) *Reports.* Each handler shall transmit to the market agent on forms prescribed by the market agent the following reports:

(1) Within 20 days following the effective date of this order, reports which show the information required by the market agent to establish such handlers' quotas;

(2) Within 20 days following the close of each quota period, the information required by the market agent to establish volumes of deliveries of milk, cream, and milk byproducts during the preceding quota period; and

(3) Handlers exempt from quotas pursuant to (h) hereof shall, upon the request of the market agent, submit the information required by the market agent to establish volumes of deliveries of milk, cream, and milk byproducts.

(m) *Records.* Handlers shall keep and shall make available to the market agent such records of receipts, sales, deliveries, and production as the market agent shall require for the purpose of obtaining information which the Director may require for the establishment of quotas as prescribed in (b) of FDO 79.

(n) *Distribution schedules.* The distribution schedules, if any, to be followed by the handlers in making deliveries shall be made effective in the terms of approval by the Director of such schedules.

(o) *Expense of administration.* Each handler shall pay to the market agent, within 20 days after the close of each calendar month an assessment of \$0.01 per hundredweight of each of milk, cream, skim milk, buttermilk, flavored milk drinks, beverages containing more than 85 percent of skim milk, and skim milk equivalent of cottage, pot, or baker's cheese delivered during the preceding quota period and subject to quota regulations under the provisions hereof.

(p) *Violations.* The market agent shall report all violations to the Director together with the information required for the prosecution of such violations, except in a case where a handler has made deliveries in a quota period in excess of a quota in an amount not to exceed 5 percent of such quota, and in the succeeding quota period makes deliveries below that quota by at least the same percent.

(q) *Bureau of the Budget approval.* The record keeping and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. Subsequent record keeping or reporting requirements will be subject to the approval of the Bureau of the Bud-

get pursuant to the Federal Reports Act of 1942.

(r) This order shall take effect at 12:01 a. m., e. w. t., November 7, 1943.

Issued this 28th day of October 1943.

C. W. KITCHEN,
Acting Director of Food Distribution.

[F. R. Doc. 43-17558; Filed, October 29, 1943;
11:38 a. m.]

[FDO 79-86]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM, SPRINGFIELD, OHIO
SALES AREA

Pursuant to the authority vested in me by Food Distribution Order No. 79 (8 F.R. 12426), issued on September 7, 1943, as amended, and to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1401.121 *Quota restrictions*—(a) *Definitions.* When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) Each term defined in Food Distribution Order No. 79, as amended, shall, when used herein, have the same meaning as is set forth for such term in Food Distribution Order No. 79, as amended.

(2) The term "FDO 79" means Food Distribution Order No. 79, issued on September 7, 1943, as amended.

(3) The term "sub-handler" means any handler, such as a peddler, vendor, sub-dealer, or secondary dealer, who purchases in a previously packaged and processed form milk, milk byproducts, or cream for delivery.

(b) *Milk sales area.* The following area is hereby designated as a "milk sales area" to be known as the Springfield, Ohio, sales area, and is referred to hereinafter as the "sales area":

The city of Springfield and Clark County, in the State of Ohio.

(c) *Base period.* The calendar month of June 1943 is hereby designated as the base period for the sales area.

(d) *Quota period.* The remainder of the calendar month in which the provisions hereof become effective and each subsequent calendar month, respectively, is hereby designated as a quota period for the sales area.

(e) *Handler quotas.* Quotas for each handler in the sales area in each quota period shall be calculated in terms of pounds of each of the items for which percentages are specified in (3) below and shall be determined as follows:

(1) Divide the total deliveries of each such item made in the sales area by such handler during the base period, after excluding the quota-exempt deliveries described in (1) hereof, by the number of days in the base period;

(2) Multiply the result of the foregoing calculation by the number of days in the quota period;

(3) Multiply the aforesaid resulting amount by the following applicable percentage: (i) Milk: 100 percent; (ii) butterfat in milk: _____ percent; (iii)

cream: 75 percent; (iv) butterfat in cream: 75 percent; (v) milk byproducts other than cottage, pot, or baker's cheese: 75 percent; and (vi) cottage, pot, or baker's cheese: _____ percent of skim milk equivalent. (For the purpose of this order one pound of cottage, pot, or baker's cheese shall be considered as the equivalent of 7 pounds of skim milk.)

(f) *Quota limitations.* No handler shall, during any quota period, make deliveries in the sales area in excess of his respective quotas, except as set out in (1) hereof: *Provided,* That a handler may, after application to and approval by the market agent, secure an increase in milk quotas through an equivalent reduction as determined by the market agent, in cream and milk byproducts quotas, and an increase in milk byproducts quota through an equivalent reduction as determined by the market agent, in cream quotas.

(g) *Quotas for handlers who are also producers.* Quotas for handlers who are also producers and who purchase no milk shall be 100 percent of the total production of such handlers in the base period.

(h) *Handler exemptions.* Quotas shall not apply to any handler who delivers in a quota period a daily average of less than 150 units of milk, cream, and milk byproducts. For the purpose of this order, a unit shall be the equivalent in volume of the following: (1) Milk, one quart of milk; (2) cream, one-half pint of cream; and (3) milk byproduct, one quart of skim milk, buttermilk, flavored milk drink, or other beverage containing more than 85 percent of skim milk, or one-half pound of cottage, pot or baker's cheese.

(i) *Quota exclusions and exemptions.* Deliveries of milk, milk byproducts, or cream (1) to other handlers, except for such deliveries to sub-handlers, (2) to plants engaged in the handling or processing of milk, milk byproducts, or cream from which no milk, milk byproducts, or cream is delivered in the sales area, and (3) to the agencies or groups specified in (d) of FDO 79, shall be excluded from the computation of deliveries in the base period and exempt from charges to quotas.

(j) *Transfers and apportionment of quotas.* The market agent is empowered to deduct an amount of base period deliveries to purchasers from the total of deliveries made by a handler or other person in the base period upon the application and a showing of unreasonable hardship by the handler making deliveries to such purchasers on the effective date of this order, and to add the amount of such deliveries to the total base period deliveries of the applicant handler. Denials of transfers or transfers granted by the market agent shall be reviewed by the Director upon application.

(k) *Petition for relief from hardships.* (1) Any person affected by FDO 79 or the provisions hereof who considers that compliance therewith would work an exceptional and unreasonable hardship on him, may file with the market agent a petition addressed to the Director. The petition shall contain the correct name, address and principal place of business

of the petitioner, a full statement of the facts upon which the petition is based, and the hardship involved and the nature of the relief desired.

(2) Upon receiving such petition, the market agent shall immediately investigate the representations and facts stated therein.

(3) After investigation, the petition shall be certified to the Director, but prior to certification the market agent may (i) deny the petition, or (ii) grant temporary relief for a total period not to exceed 60 days.

(4) Denials or grants of relief by the market agent shall be reviewed by the Director and may be affirmed, modified, or reversed by the Director.

(l) *Reports.* Each handler shall transmit to the market agent on forms prescribed by the market agent the following reports:

(1) Within 20 days following the effective date of this order, reports which show the information required by the market agent to establish such handlers' quotas;

(2) Within 20 days following the close of each quota period, the information required by the market agent to establish volumes of deliveries of milk, cream, and milk byproducts during the preceding quota period; and

(3) Handlers exempt from quotas pursuant to (h) hereof shall, upon the request of the market agent, submit the information required by the market agent to establish volumes of deliveries of milk, cream, and milk byproducts.

(m) *Records.* Handlers shall keep and shall make available to the market agent such records of receipts, sales, deliveries, and production as the market agent shall require for the purpose of obtaining information which the Director may require for the establishment of quotas as prescribed in (b) of FDO 79.

(n) *Distribution schedules.* The distribution schedules, if any, to be followed by the handlers in making deliveries shall be made effective in the terms of approval by the Director of such schedules.

(o) *Expense of administration.* Each handler shall pay to the market agent, within 20 days after the close of each calendar month an assessment of \$.01 per hundredweight of each of milk, cream, skim milk, buttermilk, flavored milk drinks, beverages containing more than 85 percent of skim milk, and skim milk equivalent of cottage, pot, or baker's cheese delivered during the preceding quota period and subject to quota regulations under the provisions hereof.

(p) *Violations.* The market agent shall report all violations to the Director together with the information required for the prosecution of such violations, except in a case where a handler has made deliveries in a quota period in excess of a quota in an amount not to exceed 5 percent of such quota, and in the succeeding quota period makes deliveries below that quota by at least the same percent.

(q) *Bureau of the Budget approval.* The record keeping and reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act

of 1942. Subsequent record keeping or reporting requirements will be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(r) This order shall take effect at 12:01 a. m., e.w.t., November 7, 1943.

Issued this 28th day of October 1943.

C. W. KITCHEN,
Acting Director of Food Distribution.

[F. R. Doc. 43-17559; Filed, October 29, 1943;
11:37 a. m.]

[FDO 79-87]

PART 1401—DAIRY PRODUCTS

FLUID MILK AND CREAM, KALAMAZOO, MICH.,
SALES AREA

Pursuant to the authority vested in me by Food Distribution Order No. 79 (8 F.R. 12426), issued on September 7, 1943, as amended, and to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1401.120 *Quota restrictions*—(a) *Definitions.* When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) Each term defined in Food Distribution Order No. 79, as amended, shall, when used herein, have the same meaning as is set forth for such term in Food Distribution Order No. 79, as amended.

(2) The term "FDO 79" means Food Distribution Order No. 79, issued on September 7, 1943, as amended.

(3) The term "sub-handler" means any handler, such as a peddler, vendor, sub-dealer, or secondary dealer, who purchases in a previously packaged and processed form milk, milk byproducts, or cream for delivery.

(b) *Milk sales area.* The following area is hereby designated as a "milk sales area" to be known as the Kalamazoo, Michigan, sales area, and is referred to hereinafter as the "sales area":

The city of Kalamazoo, the townships of Comstock and Kalamazoo, and the cities of Galesburg and Parchment, all in Kalamazoo County, Michigan.

(c) *Base period.* The calendar month of June 1943 is hereby designated as the base period for the sales area.

(d) *Quota period.* The remainder of the calendar month in which the provisions hereof become effective and each subsequent calendar month, respectively, is hereby designated as a quota period for the sales area.

(e) *Handler quotas.* Quotas for each handler in the sales area in each quota period shall be calculated in terms of pounds of each of the items for which percentages are specified in (3) below and shall be determined as follows:

(1) Divide the total deliveries of each such item made in the sales area by such handler during the base period, after excluding the quota-exempt deliveries described in (i) hereof, by the number of days in the base period;

(2) Multiply the result of the foregoing calculation by the number of days in the quota period;

(3) Multiply the aforesaid resulting amount by the following applicable percentage: (i) Milk: 100 percent; (ii) butterfat in milk: _____ percent; (iii) cream: 75 percent; (iv) butterfat in cream: 75 percent; (v) milk byproducts other than cottage, pot, or baker's cheese: 75 percent; and (vi) cottage, pot, or baker's cheese: 75 percent of skim milk equivalent. (For the purpose of this order, one pound of cottage, pot, or baker's cheese shall be considered as the equivalent of 7 pounds of skim milk.)

(f) *Quota limitations.* No handler shall, during any quota period, make deliveries in the sales area in excess of his respective quotas, except as set out in (i) hereof: *Provided*, That a handler may, after application to and approval by the market agent, secure an increase in milk quotas through an equivalent reduction as determined by the market agent, in cream and milk byproducts quotas, and an increase in milk byproducts quota through an equivalent reduction as determined by the market agent, in cream quotas.

(g) *Quotas for handlers who are also producers.* Quotas for handlers who are also producers and who purchase no milk shall be 100 percent of the total production of such handlers in the base period.

(h) *Handler exemptions.* Quotas shall not apply to any handler who delivers in a quota period a daily average of less than 100 units of milk, cream, and milk byproducts. For the purpose of this order, a unit shall be the equivalent in volume of the following: (1) Milk, one quart of milk; (2) cream, one-half pint of cream; and (3) milk byproduct, one quart of skim milk, buttermilk, flavored milk drink, or other beverage containing more than 85 percent of skim milk, or one-half pound of cottage, pot, or baker's cheese.

(i) *Quota exclusions and exemptions.* Deliveries of milk, milk byproducts, or cream (1) to other handlers, except for such deliveries to sub-handlers, (2) to plants engaged in the handling or processing of milk, milk byproducts, or cream from which no milk, milk byproducts, or cream is delivered in the sales area, and (3) to the agencies or groups specified in (d) of FDO 79, shall be excluded from the computation of deliveries in the base period and exempt from charges to quotas.

(j) *Transfers and apportionment of quotas.* The market agent is empowered to deduct an amount of base period deliveries to purchasers from the total of deliveries made by a handler or other person in the base period upon the application and a showing of unreasonable hardship by the handler making deliveries to such purchasers on the effective date of this order, and to add the amount of such deliveries to the total base period deliveries of the applicant handler. Denials of transfers or transfers granted by the market agent shall be reviewed by the Director upon application.

(k) *Petition for relief from hardships.* (1) Any person affected by FDO 79 or the provisions hereof who considers that compliance therewith would work an exceptional and unreasonable hardship on

him, may file with the market agent a petition addressed to the Director. The petition shall contain the correct name, address and principal place of business of the petitioner, a full statement of the facts upon which the petition is based, and the hardship involved and the nature of the relief desired.

(2) Upon receiving such petition, the market agent shall immediately investigate the representations and facts stated therein.

(3) After investigation, the petition shall be certified to the Director, but prior to certification the market agent may (i) deny the petition, or (ii) grant temporary relief for a total period not to exceed 60 days.

(4) Denials or grants of relief by the market agent shall be reviewed by the Director and may be affirmed, modified, or reversed by the Director.

(l) *Reports.* Each handler shall transmit to the market agent on forms prescribed by the market agent the following reports:

(1) Within 20 days following the effective date of this order, reports which show the information required by the market agent to establish such handlers' quotas;

(2) Within 20 days following the close of each quota period, the information required by the market agent to establish volumes of deliveries of milk, cream, and milk byproducts during the preceding quota period; and

(3) Handlers exempt from quotas pursuant to (h) hereof shall, upon the request of the market agent, submit the information required by the market agent to establish volumes of deliveries of milk, cream, and milk byproducts.

(m) *Records.* Handlers shall keep and shall make available to the market agent such records of receipts, sales, deliveries, and production as the market agent shall require for the purpose of obtaining information which the Director may require for the establishment of quotas as prescribed in (b) of FDO 79.

(n) *Distribution schedules.* The distribution schedules, if any, to be followed by the handlers in making deliveries shall be made effective in the terms of approval by the Director of such schedules.

(o) *Expense of administration.* Each handler shall pay to the market agent, within 20 days after the close of each calendar month an assessment of \$01 per hundredweight of each of milk, cream, skim milk, buttermilk, flavored milk drinks, beverages containing more than 85 percent of skim milk, and skim milk equivalent of cottage, pot, or baker's cheese delivered during the preceding quota period and subject to quota regulations under the provisions hereof.

(p) *Violations.* The market agent shall report all violations to the Director together with the information required for the prosecution of such violations, except in a case where a handler has made deliveries in a quota period in excess of a quota in an amount not to exceed 5 percent of such quota, and in the succeeding quota period makes deliveries below that quota by at least the same percent.

(q) *Bureau of the Budget approval.* The record keeping and reporting re-

quirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. Subsequent record keeping or reporting requirements will be subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(r) This order shall take effect at 12:01 a. m., e. w. t., November 7, 1943.

Issued this 28th day of October 1943.

C. W. KITCHEN,
Acting Director of Food Distribution.

[F. R. Doc. 43-17560; Filed, October 29, 1943;
11:37 a. m.]

[FDO 79-43, Amdt. 1]

PART 1401—DAIRY PRODUCTS

EASTERN NEW ENGLAND, METROPOLITAN,
MILK SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79-43, § 1401.74, relative to the conservation of fluid milk in the Eastern New England, Metropolitan, milk sales area (8 F.R. 13967), issued by the Director of Food Distribution on October 11, 1943, is amended as follows:

The milk sales area described in § 1401.74 (b) of the original order is modified in the following particulars:

In the list of towns and cities in Plymouth County, Massachusetts, insert after the word "Hanson", the words "Hingham", and "Hull".

Effective date. This amendment of FDO No. 79-43, shall become effective at 12:01 a. m. e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17569; Filed, October 29, 1943;
11:36 a. m.]

[FDO 79-46, Amdt. 1]

PART 1401—DAIRY PRODUCTS

GRAND RAPIDS, MICH., METROPOLITAN MILK
SALES AREA

Pursuant to the authority vested in the Director by Food Distribution Order No. 79, dated September 7, 1943 (8 F.R. 12426), as amended, and to effectuate the purposes thereof, Director Food Distribution Order No. 79-46, § 1401.80, relative to the conservation of fluid milk in the Grand Rapids, Michigan, Metropolitan milk sales area (8 F.R. 14067), issued by the Director of Food Distribution on October 14, 1943, is amended as follows:

The milk sales area described in § 1401.80 (b) of the original order is modified in the following particulars:

Add the townships of "Alpine" and "Plainfield" in Kent County, Michigan.

Effective date. This amendment of FDO No. 79-46 shall become effective at 12:01 a. m. e. w. t., November 1, 1943.

(E.O. 9280, 8 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 79, 8 F.R. 12426, 13283)

Issued this 28th day of October 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17570; Filed, October 29, 1943;
11:36 a. m.]

[FDO 84-1]

PART 1405—FRUITS AND VEGETABLES

DELEGATION OF AUTHORITY WITH RESPECT TO
FRUITS AND VEGETABLES

Pursuant to the authority vested in me by Food Distribution Order No. 84 (8 F.R. 13878), issued by the War Food Administrator on October 11, 1943, effective in accordance with the provisions of Executive Order No. 9280, dated December 5, 1942, and Executive Order No. 9322, dated March 26, 1943, as amended by Executive Order No. 9334, dated April 19, 1943, and in order to effectuate the purposes of the aforesaid orders, it is hereby ordered, as follows:

§ 1405.39 *Delegation of authority—*

(a) *Definitions.*—When used herein, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) The term "order" means Food Distribution Order No. 84, issued by the War Food Administrator on October 11, 1943.

(2) Each term defined in the order shall, when used herein, have the same meaning as set forth in said order.

(b) *Delegation of authority.* (1) There is hereby delegated to the Deputy Order Administrators of the order authority to review, severally, petitions for relief from hardship submitted in accordance with the provisions of § 1405.35 (e) of said order. Any Deputy Order Administrator may disapprove any such petition. No Deputy Order Administrator may approve any such petition, but he may recommend to the Order Administrator the approval of such petition.

(2) There is hereby delegated to the Order Administrator authority to consider petitions for relief from hardship submitted in accordance with § 1405.35 (e) of the order which have been reviewed by a Deputy Order Administrator. The Order Administrator may grant releases of sauerkraut from the provisions of the order if, after conferring with the Office of the Quartermaster General of the United States Army, he determines that it is not practicable for a governmental agency or a packer who has facilities for canning sauerkraut in tin containers to purchase such sauerkraut.

(3) In the absence of the Order Administrator or in the event of the inability of the Order Administrator to act, the Alternate Order Administrator may exercise the authority delegated to the Order Administrator in (b) (2) hereof.

(4) The authority delegated in (b) (1) and (b) (2) hereof shall be exercised under and subject to the supervision of the Chief of the Fruit and Vegetable Branch, Food Distribution Administration, War Food Administration.

(c) *Retention of authority by Director.* Nothing herein contained shall be construed to abrogate any power or authority vested in the Director by the order.

(d) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., October 29, 1943.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; FDO 84, 8 F.R. 13878)

Issued this 29th day of October, 1943.

ROY F. HENDRICKSON,
Director of Food Distribution.

[F. R. Doc. 43-17571; Filed, October 29, 1943;
11:35 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket 4868]

PART 3—DIGEST OF CEASE AND DESIST
ORDERS

LEE-SONS, ETC.

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (x) *Advertising falsely or misleadingly—Results:* § 3.6 (y) 10) *Advertising falsely or misleadingly—Scientific or other relevant facts.* In connection with offer, etc., of respondents' "Merlek" mineral water, or any other similar product, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, etc., of respondents' said product, which advertisements represent, directly or by implication, (1) that 90% or any substantial percentage of diseases or ailments are due to a deficiency of minerals in the body; (2) that respondents' product corrects mineral imbalance, or corrects conditions arising by reason of mineral imbalance; (3) that plant foods generally are produced from impoverished soils, or that such foods do not ordinarily contain the mineral elements essential to nourishment and good health; (4) that respondents' product is the natural source of minerals, or that it provides the body with adequate amounts of minerals; (5) that said product contains a proper balance of minerals, or that the use of said product enhances the efficiency of minerals in the body; and (6) that said product constitutes a cure or remedy for or possesses any therapeutic value in the treatment of prostatitis, weakness, psoriasis, eczema, rickets, headache, Bright's disease, high blood pressure, stomach trouble, indigestion, heart trouble, dizziness and numerous other diseases, ailments and conditions as in order set forth; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease

and desist order, Lee-Sons, etc., Docket 4868, October 19, 1943]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 19th day of October, A. D. 1943.

In the Matter of Michael E. Lee, Myron E. Lee, and Kenneth L. Lee, Individually and as Copartners Trading as Lee Sons and as Merlek

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, theretofore duly designated by it, respondents' admission upon the record, report of the trial examiner upon the evidence, and brief in support of the complaint (no brief having been filed by respondents and oral argument not having been requested); and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondents, Michael E. Lee, Myron E. Lee, and Kenneth L. Lee, individually and trading as Lee-Sons and as Merlek, or trading under any other name, and their agents, representatives, and employees, directly or through any corporate or other device, in connection with the offering for sale, sale, or distribution of respondents' mineral water designated "Merlek," or any other product of substantially similar composition or possessing substantially similar properties, whether sold under the same name or under any other name, do forthwith cease and desist from directly or indirectly:

1. Disseminating or causing to be disseminated any advertisement by means of the United States mails, or by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement represents, directly or by implication,

(a) That 90% or any substantial percentage of diseases or ailments are due to a deficiency of minerals in the body;

(b) That respondents' product corrects mineral imbalance, or corrects conditions arising by reason of mineral imbalance;

(c) That plant foods generally are produced from impoverished soils, or that such foods do not ordinarily contain the mineral elements essential to nourishment and good health;

(d) That respondents' product is the natural source of minerals, or that it provides the body with adequate amounts of minerals;

(e) That said product contains a proper balance of minerals, or that the use of said product enhances the efficiency of minerals in the body.

(f) That said product constitutes a cure or remedy for or possesses any therapeutic value in the treatment of prostatitis, weakness, psoriasis, eczema, rickets, headache, Bright's disease, high blood pressure, stomach trouble, indigestion, heart trouble, dizziness, pink-eye, sinusitis, diabetes, boils, hay fever, bronchitis, arthritis, rheumatism, pains in side, arms, shoulders, or neck, numbness in hands or arms, hemorrhoids, loss of weight, enlargement of the heart, nervousness, poor eyesight, paralysis,

bowlegs, colitis, sour stomach, rundown conditions, osteomyelitis, overweight, shingles, stomach ulcers, gall bladder trouble, cancer, asthma, nausea, swollen tongue, low blood pressure, anemia, sores, goiter, tetany, bladder trouble, cataracts, bursitis, constipation, throat infection, kidney stones, varicose veins, or any other ailment or condition of the human body.

2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing or which is likely to induce, directly or indirectly, the purchase in commerce, as "commerce" is defined in the Federal Trade Commission Act, of said product, which advertisement contains any representation prohibited in paragraph 1 hereof.

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

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 43-17546; Filed, October 29, 1943;
11:06 a. m.]

TITLE 24—HOUSING CREDIT

Chapter III—Federal Savings and Loan Insurance Corporation

[Bulletin 13]

PART 301—INSURANCE OF ACCOUNTS

SECURITIES WITH DEFINITE MATURITY OR RATE ISSUED BY INSURED INSTITUTIONS

OCTOBER 27, 1943.

No hearing having been requested in accordance with the provisions of paragraph (d) of § 301.22 of the rules and regulations for insurance of accounts, after opportunity therefor was allowed in accordance with paragraph (b) thereof, paragraph (b) of § 301.9 of the rules and regulations for insurance of accounts is hereby repealed, effective October 28, 1943.

(Sec. 403 (b) of N.H.A., 48 Stat. 1257, sec. 23, 49 Stat. 298; 12 U.S.C. 1726 and Sup.; E.O. 9070, 7 F.R. 1529)

[SEAL] O. R. KREUTZ,
General Manager.
HAROLD LEE,
General Counsel.
JOHN M. HAGER,
Executive Assistant to
the Commissioner.

[F. R. Doc. 43-17512; Filed, October 23, 1943;
1:33 p. m.]

Chapter IV—Home Owners' Loan Corporation

[Order 725]

MANAGEMENT AND DISPOSITION OF REAL PROPERTIES

Order 725 with respect to management and disposition of real properties notwithstanding any order or regulation now

or hereafter issued by the Office of Price Administration provides as follows:

Pursuant to the provisions of the Independent Offices Appropriation Act, 1944, approved June 26, 1943, it is hereby ordered and determined that it will expedite the orderly liquidation of any real property to which the Home Owners' Loan Corporation has title, to sell any such real property, or lease the same with option to purchase, in accordance with the rules and regulations, forms and procedures of the Corporation, notwithstanding any order or regulation now or hereafter issued by the Office of Price Administration; it is hereby further ordered and determined that it will expedite the orderly liquidation of any real property to which the Corporation has title, and which has been or may hereafter be leased by it, to terminate such leases and secure possession of such real properties in accordance with the terms of any leases entered into by the Corporation and in accordance with the rules and regulations, forms and procedures of Home Owners' Loan Corporation, notwithstanding any order or regulation now or hereafter issued by the Office of Price Administration.

Effective July 6, 1943.

(Secs. 4 (a), 4 (k), 48 Stat. 129, 132, as amended by sec. 13, 48 Stat. 647; 12 U.S.C. 1463 (a), (k), E.O. 9070, 7 F.R. 1529, Pub. Law 90, 78th Cong., approved June 26, 1943)

JOHN H. FAHEY,
Federal Home Loan
Bank Commissioner.

[F. R. Doc. 43-17511; Filed, October 23, 1943;
1:33 p. m.]

[Bulletin 237]

PART 410—PURCHASE AND SUPPLY

Part 410 in its entirety is amended to read as follows:

§ 410.00 Authority. (a) The General Manager shall conduct the Purchase and Supply operations of the Corporation, which shall include but not be limited to the authority to purchase, sell, exchange, lend, rent, supply, transfer, or otherwise dispose of furniture, fixtures, equipment, forms, stationery, supplies, and other personal property required in the operations of the Corporation; the making of contracts for recurring services; and the issuance of bills of lading and tax exemption certificates.

(c) Law books, law periodicals, law publications, and like material for law libraries shall be purchased upon authorization of the General Counsel, and such property shall be sold or otherwise disposed of, in accordance with the provisions of Part 406 of this chapter.

§ 410.00-3 Approval of vouchers. The usual and customary variation in quantity due to processes of manufacture may be allowed in certifying as to receipt of, and administratively approving, vouchers for purchases and services.

(b) Except as otherwise provided in this part, the Regional Manager or the Secretary may certify as to receipt of, and administratively approve, vouchers for supplies, for equipment, and for serv-

ices performed under contracts for recurring services, where such purchasers and contracts have been authorized previously by the General Manager. Such vouchers shall be transmitted directly to the Auditor.

§ 410.00-4 *Nonexpendable property.*

(a) Nonexpendable property shall not be purchased, sold, exchanged, loaned, rented, or transferred outside the Region to which it has been assigned, without prior approval of the General Manager.

§ 410.00-6 *Sale of property.*

(a) When local sale of property owned by the Corporation is authorized by the General Manager, the Regional Manager shall obtain competitive bids on invitation to bid Form 629, and shall post notice in a public place. Whenever possible, these requirements shall be supplemented by personal solicitation. Whenever the Regional Manager deems it advantageous, bids for expendable property, including waste paper, shall be obtained on a lump sum basis. Employees of the Corporation may bid in open competition on any sales proposal.

(c) The General Manager may direct the sale of Corporation-owned property to other Government Departments and Agencies without taking competitive bids, at such price as he may determine to be fair, based upon the current value of used furniture and equipment.

§ 410.00-7 (a) *Government bills of lading.* All Corporation-owned property shipped by common carrier must be shipped on Government Bills of Lading.

(b) The Regional Manager shall issue Bills of Lading for transfers of property within the Region or, when directed by the General Manager, for shipment outside the Region.

(c) Upon receipt of any shipment of supplies or equipment, the receiving office shall examine the contents and, if found in good condition, shall execute the consignee's certificate of delivery on the original Bill of Lading and present it to the agent of the delivering carrier.

If shipment is received in a damaged condition, the agent of the delivering carrier shall be notified and a full report of damage made on the reverse of the Bill of Lading.

§ 410.01 *Purchases not exceeding \$25.* (a) The Regional Manager or the Secretary may purchase expendable property not exceeding \$25 in any one instance, under limitations and procedure prescribed by the regulations of the Corporation and subject to instructions issued by the General Manager.

(b) Vouchers covering such purchases shall be approved by the Regional Manager or by the Secretary, respectively.

§ 410.01-1 *Limitations.* (a) The authority granted to the Regional Manager and to the Secretary to make purchases of expendable property not exceeding \$25 in any one instance shall not include any printing or any item listed in the Home Office Stock Catalog, or typewriter repairs exceeding \$10.

§ 410.02 *Expenditures in excess of \$100.* Every purchase involving an ex-

penditure in excess of \$100 shall be made after advertising for bids, except:

(a) Where the exigency of the service requires the immediate delivery of the articles that will not admit of the delay incident to advertising;

(b) Where there is only one source of supply; or

(c) Where for any other reason it is impracticable to secure competition.

The necessity for making purchases under the foregoing exceptions shall be determined by the General Manager. The reason for not advertising for bids must be clearly explained in each instance by the requisitioning office, and such explanation shall accompany the voucher covering payment.

(Secs. 4 (a), 4 (k), 48 Stat. 129, 132, as amended by Sec. 13, 48 Stat. 647; 12 U.S.C. 1463 (a) (k), E.O. 9070, 7 F.R. 1529)

Effective October 25, 1943.

[SEAL]

H. CAULSEN,
Assistant Secretary.

[F. R. Doc. 43-17436; Filed, October 27, 1943; 1:39 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a); 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3668, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Direction 2 to Priorities Regulation 3]

PAPER CUPS AND PAPER FOOD CONTAINERS

The following direction is issued pursuant to Priorities Regulation 3:

(a) *Purpose.* This direction provides an exception to the provisions of List B of Priorities Regulation No. 3, which prohibits the use of MRO ratings to obtain paper cups and paper food containers. By the terms of this direction, MRO ratings may be used to obtain paper cups and paper food containers but only to the extent specified herein.

(b) *Definitions.* For the purpose of this direction:

(1) "Paper cups and paper food containers" means all empty open nested paper cups and round nested paper food containers with or without lids. The term does not include flat envelope types of cup, wedge-shaped food palls or nested paper plates.

(2) "In-plant feeding" means the serving of food, drink or refreshments on the premises of a plant or business activity to its employees.

(c) Any person may use the blanket MRO rating assigned to him by any regulation of the War Production Board (including CMP Regulation No. 5, CMP Regulation No. 5A and orders in the P, T, or U series) to buy paper cups paper food containers for in-plant feeding.

(d) A person, such as a caterer or concessionaire, may use his customer's blanket MRO rating to buy paper cups and paper food containers for use in providing in-plant

feeding to employees of the customer. In such a case, the customer must include the cost of the paper cups and paper food containers (but need not include the cost of the food contained in them or any other charge in connection with the in-plant feeding) in his own MRO expenditures for the purpose of figuring whether he is within any quota limitation (such as paragraph (f) of CMP Regulation No. 5) imposed by the regulation or order assigning the MRO rating.

(e) Attention is called to the fact that persons buying paper cups and paper food containers for use in packaging food or other products for shipment or delivery are not permitted to use blanket MRO ratings for this purpose.

(f) No person shall accept delivery of any paper cups and paper food containers which will increase his inventory of any size and type to more than his reasonably anticipated requirements therefor for the ensuing thirty days, except that whenever the minimum standard commercial packing case quantity exceeds a thirty-day supply, the minimum standard commercial packing case quantity may be purchased without violating this provision.

(g) Preference ratings for users not included above and preference ratings differing from those assigned may be assigned on application by any person on Form WPB-541 (formerly PD-1A) and the use of the rating may be conditioned upon the placement of orders with specified suppliers. Where any person making such application justifies his need for a rating upon the ground that he provides eating facilities patronized principally by workers engaged in a nearby plant, he shall accompany his application with a statement from a responsible official of the plant certifying to his workers' dependence upon the applicant's eating facilities.

(h) For the purpose of this direction, Military Exchanges and Service Departments, as defined in Priorities Regulation No. 17, are considered to be military establishments engaged in in-plant feeding.

(i) Any person affected by this direction shall file such reports and questionnaires as the War Production Board may request from time to time, subject to the approval of the Bureau of the Budget.

(j) The provisions of this direction shall terminate and be void after January 31, 1944 unless previously extended. Any rating applied to an order for paper cups and paper food containers not shipped by that date shall be deemed void.

(k) All inquiries relating to this direction shall be addressed to: War Production Board, Containers Division, Washington 25, D. C., reference Direction 2 to Priorities Regulation No. 3.

Issued this 29th day of October 1943.

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

[F. R. Doc. 43-17555; Filed, October 29, 1943; 11:31 a. m.]

PART 982—MINES AND SMELTERS

[Preference Rating Order P-56, as Amended Oct. 29, 1943]

MINES

The fulfillment of requirements for the defense of the United States has created a shortage in the supply, for defense, for private account, and for export, of materials used in the operation of mines, and the following order is deemed necessary and appropriate in the public interest

and to promote the defense of the United States:—

§ 982.1 *Preference Rating Order P-56—(a) Definitions.* (1) "Producer" means a person operating any of the following enterprises:

(i) Any plant actually engaged in the extraction by surface, open-pit, or underground methods, or in the beneficiation, concentration, or preparation for shipment, of the products of mining activity;

(ii) Any plant wholly engaged in the processing and burning of refractories;

(iii) Any prospecting enterprise for the discovery or exploration of new or additional mining projects, including the construction of access roads.

(2) "District" means a mine supply control district of the Office of Economic Warfare.

(3) "Maintenance, repair and operating supplies" means material used for the following purposes in the conduct of any enterprise described in paragraph (a) (1):

(i) Minimum upkeep necessary to continue the working condition of essential property or equipment;

(ii) Restoration of essential property or equipment to a sound working condition after wear and tear, damage, destruction or failure of parts, or the like have made the property or equipment unfit or unsafe for service;

(iii) Where such material is essential to and consumed in such operation. The term does not include raw materials which enter into or form part of the finished product.

(4) "Priorities assistance" means any preference rating, allotment under the Controlled Materials Plan, or other form of authorization to acquire material, issued by or under authority of the War Production Board.

(b) *Purpose and scope.* The purpose of this order is to provide procedures for producers, as defined herein, to obtain maintenance, repair, and operating supplies and mining machinery and other material and equipment.

(c) *CMP Regulation No. 5 not applicable.* None of the provisions of CMP Regulation No. 5 shall apply to any producer, as defined herein, and no such producer shall obtain any material under said regulation.

(d) *Issuance of serial numbers.* Producers and districts may apply to the War Production Board for serial numbers. Such applications may be addressed to War Production Board, Washington, D. C., Reference: P56, or may (in the case of producers) be filed with the appropriate War Production Board Regional Office, Attention: Regional Technical Adviser, Mining Equipment Division, or with the appropriate State Coordinator of Mines. Serial numbers may be issued to producers and districts and may be denied or cancelled by the War Production Board in appropriate cases. In taking such action and in assigning priorities assistance, the War Production Board will consider the importance to national defense of the present and prospective output of mate-

rials to be produced, the consumption of critical material involved, the importance to national defense of competing demands for such material, and competing demands for manpower.

(e) *Priorities assistance for producers with serial numbers.* Producers holding serial numbers may apply for priorities assistance as follows:

(1) For maintenance, repair and operating supplies, by filing the appropriate form in the PD-400 series.

(2) For mining machinery and other material and equipment, by submitting to the War Production Board a written application describing the machinery or equipment needed, the reasons why such machinery or equipment is essential for the proper operation of the producer's plant, and such other or further information as may from time to time be required, and shall also file such forms and supply such information as may be required by the provisions of any other order with respect to any particular type of equipment.

(f) *Priorities assistance for certain foreign producers.* To enable a producer not holding a serial number hereunder and located outside the United States and within the jurisdiction of a district, to obtain priorities assistance, the following procedure is established:

(1) For maintenance, repair, and operating supplies, a district may apply for priorities assistance by filing the appropriate form in the PD-400 series, and the War Production Board will grant such priorities assistance as it deems appropriate. A producer not holding a serial number and located in a district may apply for priorities assistance by submitting to such district his purchase orders for maintenance, repair or operating supplies, together with such information as the applicant may deem relevant in support of his application and such information as may be required by the district. Within the limits of the priorities assistance granted to it pursuant to this paragraph (f) (1), such district may authenticate any such purchase order for maintenance, repair or operating supplies by indicating the appropriate priorities assistance and countersigning the purchase order as follows:

Approved:

Name of district.

Signature of authorized official.

(2) For mining machinery and other material and equipment, a producer not holding a serial number and located within a district, may submit to the War Production Board a written application containing the information described in paragraph (e) (2), which must be endorsed with the signed approval of the district within which he is located.

(3) A distributor of maintenance, repair or operating supplies or of other mining machinery or equipment, located outside the United States and within the jurisdiction of a district may apply for priorities assistance in the same manner as prescribed in paragraphs (f) (1) and (f) (2) for producers not holding serial numbers and located within the jurisdiction of a district. A distributor shall

not dispose of material so acquired except upon written approval of the district.

(g) *Priorities assistance in other cases.* A preference rating of AA-5 is hereby assigned to deliveries of maintenance, repair, and operating supplies to all producers not holding serial numbers or otherwise specifically provided for in this order. Such producers may apply for priorities assistance for mining machinery or equipment, or for further priorities assistance for maintenance, repair, or operating supplies, by submitting to the War Production Board a written application containing the information described in paragraph (e) (2).

(g-1) *Emergency procedure.* In case of actual or impending breakdown, application for priorities assistance may be made on form PD-333 or by telegraph, and may be made either to the Washington office or the nearest regional or district office of the War Production Board.

(h) *Restrictions on use of priorities assistance.* Notwithstanding the provisions of any other order or regulation of the War Production Board, no producer shall acquire any mining machinery or equipment, or maintenance, repair, or operating supplies through use of a preference rating or other form of priorities assistance assigned otherwise than pursuant to this order or an order in the P-19 series.

(i) *Application and extension of priorities assistance.* Preference ratings assigned and allotments of controlled materials made pursuant to this order shall be applied, extended or made in accordance with the terms of Priorities Regulation No. 3, CMP Regulation No. 1, or other relevant War Production Board regulation. A producer in making use of any such priorities assistance, shall endorse on his contract or purchase order "P-56, Serial number _____," inserting in the blank his serial number hereunder, if any. The use of such endorsement by a producer shall constitute a representation, subject to the criminal penalties for misrepresentation contained in section 35A of the Criminal Code (18 U. S. C. 80), that the item ordered will be used for the purpose for which priorities assistance was granted to acquire it.

(j) *Restrictions on receipts and inventory.* Notwithstanding the provisions of any other order or regulation of the War Production Board, including CMP Regulation No. 2, receipts and inventories of producers shall be subject to the following restrictions only: No producer shall receive any delivery of material which will increase his inventory to an amount greater than the minimum necessary to sustain his current level of operations, and the ratio of such inventory to current production shall in no event exceed the ratio of average inventory to average production for the years 1938, 1939, and 1940.

(k) *Restrictions on use and resale of material.* No person shall use any material obtained pursuant to this order for

any purpose other than that for which priorities assistance was granted to acquire it; and no person shall resell any such material except:

(1) To a producer holding a serial number hereunder, or

(2) With the approval of the Mining Equipment Division, or

(3) If he is located outside the United States and within a district, with the written approval of such district.

(l) *Records, audits, and reports.* Each producer and each distributor shall keep and preserve for a period of not less than two years accurate and complete records of all transactions affected by this order, and shall submit from time to time to audit and inspection by duly authorized representatives of the War Production Board. Each producer and each distributor shall execute and file with the War Production Board or other designated agency such reports and questionnaires as the War Production Board may from time to time require.

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

(n) *Communications.* All reports and applications hereunder and all other communications with respect to this order shall, except as otherwise specifically provided, be addressed to War Production Board, Washington, D. C., Reference: P-56.

Issued this 29th day of October 1943.

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

[F. R. Doc. 43-17552; Filed, October 29, 1943;
11:31 a. m.]

PART 1071—INDUSTRIAL AND COMMERCIAL REFRIGERATION AND AIR CONDITIONING MACHINERY AND EQUIPMENT

[Schedule III, as Amended Oct. 29, 1943, to Limitation Order L-126]

REQUIRED SPECIFICATIONS FOR COIL OR TUBE ASSEMBLIES FOR REFRIGERATION CONDENSERS OR COOLERS

§ 1071.5 *Schedule III to Limitation Order L-126*—(a) *Definitions.* For the purpose of the schedule:

(1) "Producer" means any person who produces, manufactures, processes, fabricates or assembles any coil or tube assemblies for refrigeration condensers or coolers.

(2) A "coil or tube assembly for condensers" means an assembly used in a refrigerating or air conditioning "system" as defined in paragraph (a) (1) of Limitation Order No. L-126 consisting of any arrangement of pipes, tubing, pressure vessels, or plates by means of which heat is removed from the vaporized refrigerant.

(3) A "coil or tube assembly for coolers" means an assembly used in a refrigerating or air conditioning "system" as defined in paragraph (a) (1) of Limitation Order No. L-126 consisting of any arrangement of pipes, tubing, pressure

vessels, or plates by means of which heat is absorbed by either a volatile refrigerant or a non-volatile medium such as water.

(4) "Protective coating" means a surface coating applied to any or all parts of a "coil or tube assembly for condensers or coolers" for the purpose of retarding or preventing corrosion.

(5) "Integral fin tubing" means finned tubing, the fins and tubes of which are formed from the same piece of metal by extrusion or by any machine operation.

(6) "Metallic fin bond" means a tie between tubing and fins, obtained through the use of a metallic base substance usually applied with heat. The fin surface of integral fin tubing shall be considered as having a metallic fin bond.

(7) "Mechanical fin bond" means a tie obtained between tubing and fins by physical contact and without the use of a metallic base substance.

(8) "Fin height" means the distance from the outside of a pipe or tube to the nearest outside edge of the fin.

(9) "Return bend" means a semi-circular section of tubing or pipe used to join parallel runs of tubing or pipe.

(10) "Lend-lease country" means the government of any foreign country receiving aid pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(b) *Required specifications.* Pursuant to Limitation Order No. L-126, the following required specifications are hereby established for coil or tube assemblies for condensers or coolers:

(1) In the manufacture of any coil or tube assembly for condensers or of any coil or tube assembly for coolers, no producer shall, except for use aboard ship,

(i) Use any non-ferrous metals, except

(a) For soldering or brazing materials, or

(b) For protective coatings, or

(c) For any coil or tube assembly for water cooled condensers as referred to in paragraph (b) (3) of this schedule, or

(d) For coolers which come in direct contact with dairy or egg products (whether or not the coolers have a protective coating).

(ii) Use any seamless steel tubing, except

(a) To form integral fin tubing, or

(b) That which has been made into return bends but only if the radius thereof is less than 1½ times the outside diameter of such tubing and the straight extensions thereof are not longer than 2 times the outside diameter of such tubing; or

(iii) Use any steel tubing (other than integral fin tubing) of wall thickness greater than the following:

	Wall thickness maximum inch
(a) Up to & including ⅜"	0.028
(b) Over ⅜" up to & including ½"	.035
(c) Over ½" up to & including ¾"	.049
(d) Over ¾" up to & including 1"	.065
(e) Over 1" up to & including 1¼"	.083
(f) Over 1¼" up to & including 2"	.095
(g) Over 2" up to & including 2½"	.120

Provided, That where external refrigerant working pressures exceed 400 lbs. per sq. in. gauge, a producer may use a wall thickness in excess of the foregoing but not to exceed the thickness being used by him on September 2, 1942.

(2) In the manufacture of any coil or tube assembly for air-cooled condensers no producer shall

(i) Except for use aboard ship, use finned tubing (other than integral fin tubing) having an average fin thickness to the nearest U. S. standard gauge in excess of 4% of the fin height, or a maximum of 0.023", whichever is smaller;

(ii) Except for use aboard ship, use a metallic protective coating (other than paint) where a mechanical fin bond is employed;

(iii) Use a protective coating containing more than 7% tin where a metallic fin bond is employed;

(3) In the manufacture of any coil or tube assembly for water-cooled condensers, no producer shall, except for use aboard ship

(i) Use more than 7 lbs. of non-ferrous metals per condensing unit nominal horse power for all self-contained refrigeration condensing units: *Provided, however,* That where, for the purpose of simplification, one condenser is designed to be used with either of two or more self-contained condensing units, not more than 9.0 lbs. of non-ferrous metals per condensing unit nominal horse power of the smaller unit may be used.

(ii) Use more non-ferrous metals per ton of refrigeration, for other than self-contained condensing unit condenser assemblies, than the following:

7 lbs. per ton of refrigeration for systems having saturated refrigerant vapor suction temperatures above 30° F.

8 lbs. per ton of refrigeration for systems having saturated refrigerant vapor suction temperatures from 0° to 30° F., inclusive.

9 lbs. per ton of refrigeration for systems having saturated refrigerant vapor suction temperatures below 0° F.

"Ton of refrigeration", as here used, means the removal of heat, at the low side, at the rate of 12,000 B. T. U. per hour; total tons to be based on the design operating load of the low side connected to the condensing unit or units with which the condenser is used.

(4) In the manufacture of any coil or tube assembly for evaporatively cooled condensers, no producer shall:

(i) Use finned tubing (other than integral fin tubing) having an average fin thickness to the nearest U. S. standard gauge in excess of 4% of the fin height, or a maximum of 0.023", whichever is smaller; or

(ii) Use a combination protective coating and metallic fin bond containing more than 7% tin.

(5) In the manufacture of any cooler coil or tube assembly for air-cooling, no producer shall:

(i) Use a metallic protective coating containing more than 7% tin, except that when the coil is used in food storage and the air passing over the coil is in direct contact with the food a hot-dipped galvanized coating or a coating containing not more than 35% tin may be used, and except also that for use aboard ship

in connection with food storage the use of protective metallic coatings is not restricted by this paragraph; or

(ii) Use finned tubing (other than integral fin tubing) having an average fin thickness to the nearest U. S. standard gauge in excess of 4% of the fin height, or a maximum of 0.023", whichever is smaller.

(c) *Applicability of order.* (1) The required specifications established by paragraph (b) (1) to (5) inclusive, shall not prohibit:

(i) The production, fabrication, delivery, acceptance, or installation of coil or tube assemblies, the plans of which had on September 2, 1942, been drawn and accepted by or for the account of the Army or Navy of the United States, the Maritime Commission, the War Shipping Administration, or Lend-Lease countries, or

(ii) The use (in the production or fabrication of, or the delivery, acceptance, or installation of coil or tube assemblies for condensers or coolers) of any of the following materials in a producer's possession or control or in transit to a producer on September 2, 1942:

(a) Steel tubing.

(b) Coil or tube assemblies which on said date were in finished form or the parts for which had on said date been cast, machined or otherwise processed in such manner that the manufacture of such assemblies in conformance with this Schedule III would be impractical.

(iii) The use until January 1, 1944 only, (in the production of fabrication of, or the delivery, acceptance or installation of coil or tube assemblies for condensers or coolers of the finned type only) of seamless steel tubing where (a) the tubing is expanded to obtain the bond between tubing and fins, or (b) the tubing is 5/8" O. D. size or larger.

Issued this 29th day of October 1943.

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

[F. R. Doc. 43-17553; Filed, October 29, 1943; 11:31 a. m.]

PART 1071—INDUSTRIAL AND COMMERCIAL REFRIGERATION AND AIR CONDITIONING MACHINERY AND EQUIPMENT

[Schedule IV as Amended Oct. 29, 1943 to Limitation Order L-126]

REQUIRED SPECIFICATIONS FOR REFRIGERATION VALVES, FITTINGS, ACCESSORIES, AND OTHER PARTS

§ 1071.6 *Schedule IV to Limitation Order L-126*—(a) *Definitions.* For the purpose of this schedule:

(1) "Producer" means any person who produces, manufactures, processes, fabricates or assembles valves, fittings, accessories or parts to be used in a refrigerating or air conditioning "system", as defined in paragraph (a) (1) of Limitation Order No. L-126.

(2) "Valve" means any valve to be used in a refrigerating or air conditioning "system"

(3) "Fitting" means any fitting to be used in a refrigerating or air condition-

ing "system" excluding solder and welding type fittings and pipe fittings other than hexagonal pipe bushings and hexagonal pipe plugs.

(4) "Accessory" means any accessory, assembly or part to be used in a refrigerating or air conditioning "system."

(5) "Part" means any part designed for use in any refrigerating or air conditioning "system", if fabricated in whole or in part from corrosion-resistant or heat-resistant alloy iron or alloy steel, containing 4 per cent or more by weight of chromium.

(b) *Required specifications.* Pursuant to Limitation Order No. L-126 the following required specifications are hereby established for valves, fittings, accessories, and parts:

(1) In the production of valves, no producer shall use non-ferrous metals, except for:

(i) Valves of the types and in the sizes named and described in List A issued with this schedule, and

(ii) Valve seats, gaskets, bonnets, discs, disc screws, and plating of valve stems, for use in valves of the types and in the sizes named and described on List B issued with this schedule.

(2) In the production of fittings, no producer shall use any non-ferrous metals except for fittings of the types and in the sizes named and described on List C issued with this schedule.

(3) In the production of accessories, no producer shall use any non-ferrous metals for any accessories of the types named on List D issued with this schedule, except for bulbs, bellows, screens, gaskets, sleeves, guides, packing nuts, adapters, small moving parts and capillary tubing less than 1/4" (O. D.).

(4) In the production of liquid indicators, manifold tubes or bars, strainers, dehydrators, and filters, designed for use in any system, no producer shall use any non-ferrous metal except for such items of the types and in the sizes named and described on List E issued with this schedule.

(5) In the production of parts, no producer shall use any corrosion-resistant or heat-resistant alloy iron or alloy steel, containing 4 per cent or more by weight of chromium, except for the following:

(i) Diaphragm, needle, seat, and push pins of refrigeration expansion valves; and

(ii) Small moving, contact, or orifice parts where corrosion or erosion make it impossible to use parts made from other materials, including such parts in diaphragm relief valves, suction pressure regulators, solenoid valves, cartridge relief valves, and float regulator valves, and then only to the extent necessary.

(6) In the production of the items named and described in the following numbered sections of the lists issued with this schedule, no producer shall produce a greater number of types, sizes, forms, or designs than are designated in such sections: List A, Sections 6 and 13; List B, Section 3; List E, Section 3.

(c) *Applicability of this schedule.* (1) The required specifications established by subparagraphs (1) to (5) in-

clusive, of paragraph (b) shall not apply to, or prohibit the production, fabrication, delivery, acceptance or installation of:

(i) Valves or fittings which are not named on List B or not included in the sizes listed in List B, or accessories which are included in List D, if such valves, fittings or accessories are to be used aboard ship.

(ii) Valves, fittings, and accessories, for use aboard ship, to the extent that any applicable specifications require construction, design or materials not in accordance with the provisions of this schedule.

(iii) Valves, fittings, and accessories not in conformity with paragraph (b) of this schedule, from parts which were in process of fabrication or in the form of forgings on April 6, 1943, during a period of 60 days only following said date.

(iv) Compressor valves and angle valves in sizes and types not on List A or List B, to be used for repair and maintenance only, using either ferrous or non-ferrous metals.

(d) *Effective date.* This schedule shall become and be effective on and after April 6, 1943.

Issued this 29th day of October 1943.

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

LIST A

Note: Items 1, 2, 3, 6, 7, 9, 10, 11 amended Oct. 29, 1943.

1. Line valves, packless, two-way (or globe): SAE Flare:

1/4"	1/2"
3/8"	5/8"

Sweat (O. D.)

1/4"	7/8"
3/8"	1 1/2"
1/2"	1 3/4"
5/8"	1 5/8"
3/4"	2 1/8"
7/8"	2 1/2"

Female Pipe Thread (For threaded pipe):

1/2"	1 1/4"
3/4"	1 1/2"
1"	2"

2. Line Valves, Packless, Angle:

Side SAE Flare		Bottom Male Pipe Thread
1/4"	X	1/4"
3/8"	X	3/8"
1/2"	X	1/2"
5/8"	X	5/8"
3/4"	X	3/4"
7/8"	X	7/8"

Side and Bottom:

Sweat (O. D.)	
1/4"	1 1/2"
3/8"	1 3/4"
1/2"	1 5/8"
5/8"	2 1/4"
3/4"	2 3/8"
7/8"	

Female Pipe Thread (For threaded pipe):

1/2"	1 1/4"
3/4"	1 1/2"
1"	2"

3. Hand Expansion (Throttle) Valves, Packless:

Sweat (O. D.)	
1/4"	3/4"
3/8"	1 1/8"
1/2"	1 1/4"
5/8"	1 1/2"
3/4"	

4. Charging, Purging or Drain Valves, Packless, Two-Way:

Inlet		Outlet
3/8" O. D. Sweat	x	3/8" SAE Flare
5/8" O. D. Sweat	x	5/8" SAE Flare

5. Charging, Purging, or Drain Valves, Packless, Angle:

Side		Bottom
3/8" SAE Flare	x	3/8" O. D. Sweat
1/2" SAE Flare	x	1/2" O. D. Sweat

6. Line Valves, Packed (Seal Cap) Two-Way (or Globe) Either Back Seating or Non-Back Seating to Any Size Designated:

Sweat (O. D.)	
1/4"	1 5/8"
3/8"	2 1/8"
1/2"	2 5/8"
5/8"	3 3/8"
7/8"	3 5/8"
1 1/8"	4 1/8"
1 3/8"	
SAE Flare:	
1/4"	1 1/2"
3/8"	2 1/8"

NOTE TO ITEM 6: No producer shall produce both back seating and non-back seating styles of valves in any one section of the sizes authorized under this section.

6. Line Valves, Packed—Continued. Female Pipe Thread (For Threaded Pipe):

1/4"	1 1/4"
3/8"	1 1/2"
1"	2"

7. Line Valves, Packed (Seal Cap) Angle: Sweat (O. D.)

7/8"	2 5/8"
1 1/8"	3 1/8"
1 3/8"	3 5/8"
1 5/8"	4 1/8"
2 1/8"	

Female Pipe Thread (For Threaded Pipe):

1/2"	1 1/4"
3/4"	1 1/2"
1"	2"

8. Relief Valves, Diaphragm, Angle:

Side		Bottom
1/2" F.P.T.	x	1/2" F.P.T.
5/8" Sweat (O.D.)	x	5/8" Sweat (O.D.)

9. Relief Valves, Angle:

Bottom		Side
3/8" M.P.T.	x	3/8" SAE Flare
1/2" M.P.T.	x	1/2" SAE Flare

10. Check Valves:

SAE Flare:	
3/8"	5/8"
1/2"	
Sweat (O. D.)	
3/8"	5/8"
1/2"	7/8"

7. Double Flare Reducing Union: SAE Flare:

3/8" x 1/4"	5/8" x 1/2"
1/2" x 1/4"	3/4" x 1/2"
1/2" x 3/8"	3/4" x 5/8"
5/8" x 3/8"	

8. Flare to Female Pipe Union

SAE Flare		Female pipe
1/4"	x	1/8"
1/4"	x	1/4"
3/8"	x	1/4"
3/8"	x	3/8"
1/2"	x	3/8"
1/2"	x	1/2"
5/8"	x	1/2"
5/8"	x	3/4"

9. Female Flare to Male Flare Adapter:

Female		Male
SAE Flare		SAE Flare
1/4"	x	5/16"
1/4"	x	3/8"
1/4"	x	1/2"
5/16"	x	1/4"
5/16"	x	3/8"
3/8"	x	1/4"
3/8"	x	1/2"
1/2"	x	1/4"
1/2"	x	3/8"
1/2"	x	5/8"
5/8"	x	1/2"
5/8"	x	3/4"
3/4"	x	5/8"

10. Valve Connectors, swivel:

SAE Flare:	
1/4"	1/2"
3/8"	5/8"

11. Hexpipe Bushing:

Male Pipe		Female Pipe
1/4"	x	1/8"
3/8"	x	1/4"
1/2"	x	1/4"
1/2"	x	3/8"
3/4"	x	3/8"
3/4"	x	1/2"

12. Flare to Male Pipe Elbow:

SAE Flare		Male Pipe
1/4"	x	1/8"
1/4"	x	1/4"
1/4"	x	3/8"
3/8"	x	1/8"
3/8"	x	1/4"
3/8"	x	3/8"
1/2"	x	1/2"
1/2"	x	3/8"
1/2"	x	1/2"
5/8"	x	1/2"
5/8"	x	3/4"
3/4"	x	1/2"
3/4"	x	3/4"

13. Double Flare Elbow:

SAE Flare		
1/4"		5/8"
3/8"		3/4"
1/2"		

14. Male Flare to Female Pipe Elbow:

SAE Flare		
1/4"	x	1/8"
3/8"	x	3/8"
1/2"	x	1/2"
1/4"	x	1/4"
3/8"	x	1/4"
1/2"	x	3/8"
5/8"	x	1/2"

15. Flare to Pipe Tee (Pipe Thread on Branch):

SAE Flare		Male Pipe
1/4"	x	1/8"
1/4"	x	1/4"
3/8"	x	1/4"
1/2"	x	3/8"
1/2"	x	1/2"
5/8"	x	1/2"

16. Flare Tee:

SAE Flare		
1/4"		5/8"
3/8"		3/4"
1/2"		

11. Angle Valves, packed Seal Cap:

Side		Bottom
1/4" SAE Flare, Sweat (O.D.), or Both x 1/4" M.P.T.		
3/8" SAE Flare, Sweat (O.D.), or Both x 1/4" M.P.T.		
3/8" SAE Flare, Sweat (O.D.), or Both x 3/8" M.P.T.		
1/2" SAE Flare, Sweat (O.D.), or Both x 3/8" M.P.T.		
1/2" SAE Flare, Sweat (O.D.), or Both x 1/2" M.P.T.		
5/8" SAE Flare, Sweat (O.D.), or Both x 1/2" M.P.T.		
7/8" Sweat (O.D.) x 3/4" M.P.T.		

NOTE TO ITEM 11: No producer shall produce both back-seating and non-back seating styles of valves in any one of the sizes authorized under this section.

- 12. Compressor Valve, Flanged Seat: 2 3/4" Bolt Center—2 Holes
- 13. Compressor Valve, Four Bolt Holes: 2 1/2" Bolt Hole Centers—1 1/32" Dia. Bolt Holes: 1 1/8" Sweat (O. D.) 1 3/8" Sweat (O. D.) 1 5/8" Sweat (O. D.)

NOTE: No producer shall produce more than one flange thickness in each of the above sizes.

LIST B

- 1. Compressor Valves, With 1/4" Male Pipe Compressor Connection: 1/4" SAE Flare 3/8" SAE Flare
- 2. Compressor Valves, With Flat Faced Flange, Two Bolt Holes: 1 1/8" Bolt Hole Centers—1 1/32" Dia. Bolt Holes: 1/4" SAE Flare, Sweat (O. D.), or Both 3/8" SAE Flare, Sweat (O. D.), or Both 1/2" SAE Flare, Sweat (O. D.), or Both 5/8" SAE Flare, Sweat (O. D.), or Both
- 3. Compressor Valves, With Either Ammonia Type Joint or Flat Faced Flange, Two Bolt Holes: 1 1/8" Bolt Hole Centers—1 1/32" Dia. Bolt Holes: 3/4" SAE Flare 7/8" Sweat (O. D.)
- 4. Compressor Valves, With Four Bolt Holes: 3 1/4" Bolt Hole Centers—2 1/32" Dia. Bolt Holes: 2 1/8" Sweat (O. D.) 2 5/8" Sweat (O. D.)

NOTE: No producer shall produce more than one flange thickness in each of the above sizes listed in Items 1, 2, 3, and 4.

LIST C

NOTE: Items 3, 5, 9 amended Oct. 29, 1943.

- 1. Flare Nuts, Refrigeration Standard, Tube Support—Short: SAE Flare: 3/16" 1/2" 1/4" 5/8" 5/16" 3/4" 3/8"
- 2. Flare nuts, refrigeration standard, tube support—long: SAE Flare: 1/4" 5/8" 3/8" 3/4" 1/2"
- 3. Flare nuts, reducing sizes, refrigeration standard, tube support—short: SAE Flare: 1/4" x 3/16" 1/2" x 3/8" 5/16" x 1/4" 3/8" x 1/2" 3/8" x 1/4" 3/4" x 5/8" 3/8" x 5/16"
- 4. Flare bonnets and gaskets: 1/4" 5/8" 3/8" 3/4" 1/2"
- 5. SAE flare to male pipe unions: SAE Flare: Male pipe thread 1/4" x 1/8" 1/4" x 1/4" 1/4" x 3/8" 3/8" x 1/8" 3/8" x 1/4" 3/8" x 3/8" 3/8" x 1/2" 1/2" x 1/4" 1/2" x 3/8" 1/2" x 1/2" 5/8" x 3/8" 5/8" x 1/2" 3/4" x 1/2" 3/4" x 3/4"
- 6. Double flare union: SAE flare: 1/4" 1/2" 5/16" 5/8" 3/8" 3/4"

17. Reducing SAE Flare Tee

Straight	SAE Flare	Tee Branch
1/4"	X	3/8"
3/8"	M	1/2"
1/2"	M	1/2"
5/8"	M	3/4"
3/4"	M	1/2"
7/8"	M	3/8"
1"	M	1/2"
1 1/8"	M	3/8"
1 1/4"	M	1/2"
1 1/2"	M	3/8"

18. Pipe to Flare Tee (Pipe Thrd. on Straight)

Male Pipe	SAE Flare
1/2"	X
3/8"	M
1/4"	M
3/8"	M
1/2"	M
5/8"	M
3/4"	M
7/8"	M
1"	M
1 1/8"	M
1 1/4"	M
1 1/2"	M

19. Seal Cap:

SAE Flare	
1/4"	5/8"
3/8"	3/4"
1/2"	

20. Refrigerant Cylinder Valve Adapter:

Female Pipe (St. Thrd.)	SAE Flare
3/4"	X
1/2"	X
3/4"	X
1/2"	X
3/4"	X
1/2"	X

21. Flare Seal Plug:

SAE Flare	
1/4"	5/8"
3/8"	3/4"
1/2"	

22. Hex Pipe Plug:

Male Pipe Thread:	
1/8"	1/2"
1/4"	3/4"
3/8"	

23. Strainer Union (External 150 Mesh Cylindrical Screen):

SAE Flare	Strainer End
1/4"	X
3/8"	X
1/2"	X

24. Strainer Union (Internal 150 Mesh Conical Screen):

SAE Flare	Strainer End
1/4"	X
3/8"	X
1/2"	X

25. Fusible Metal Plug:

Male Pipe Thrd.	Clear Opening
1/8"	X
1/4"	X
3/8"	X
1/2"	X

26. Fusible Metal Union:

SAE Flare	Male Pipe
1/4"	X
3/8"	X
1/2"	X

LIST D

Water Regulating Valves, Larger Than 3/4" Size.

- Receivers.
- Oil Level Indicators.
- Accumulators.

LIST E

1. Liquid Indicators With Seal Cap Over Sight Glass:

1/4" SAE Flare.
3/8" SAE Flare.
1/2" Sweat (O. D.)
5/8" Sweat (O. D.)
3/4" Sweat (O. D.)
7/8" Sweat (O. D.)
1" Sweat (O. D.)
1 1/8" Sweat (O. D.)

2. Manifold Tubes or Bars:

For Two Valves

1/4" SAE Flare or Sweat (O. D.)
3/8" SAE Flare or Sweat (O. D.)
1/2" SAE Flare or Sweat (O. D.)
5/8" SAE Flare or Sweat (O. D.)

For Three Valves

1/4" SAE Flare or Sweat (O. D.)
3/8" SAE Flare or Sweat (O. D.)
1/2" SAE Flare or Sweat (O. D.)
5/8" SAE Flare or Sweat (O. D.)

3. Dehydrators.

(a) Six (6) sizes, by volume, in the straight through style with end connections of 1/4" up to and including 3/4" SAE flare.

(b) Three (3) sizes, by volume, in either the straight through or side outlet flanged style with connections of 3/8" up to and including 1 3/8" sweat (O. D.).

4. Strainers and filters

(a) One basic type, in not more than 3 sizes of filtering area, with end connections of 1/4" up to and including 3/4" SAE flare.

(b) One basic type, in not more than 4 sizes of filtering area, with either straight through or side outlet connections of 3/8" up to and including 2 5/8" sweat (O. D.).

(c) One basic type, in not more than 5 sizes of filtering area, with Y strainer, with end connections of 3/8" up to and including 3 5/8" sweat (O. D.).

Note: "Basic type" means either screen, wool, felt or sack type of strainer or filter.

[F. R. Doc. 43-17554; Filed, October 29, 1943; 11:31 a. m.]

PART 3011—TURBO BLOWERS

[Revocation of General Limitation Order L-163, as Amended]

Section 3011.1 General Limitation Order L-163, as amended, is hereby revoked. Such revocation shall not be construed to affect in any way any liability or penalty accrued or incurred under said order prior to this date, and such revocation shall not constitute a revocation of any authorization which has been issued by the War Production Board pursuant thereto.

Issued this 29th day of October 1943.

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

[F. R. Doc. 43-17549; Filed, October 29, 1943; 11:29 a. m.]

PART 3175—REGULATIONS APPLICABLE TO THE CONTROLLED MATERIALS PLAN

[Direction 35 to CMP Reg. 1]

JIGS, DIES, MOLDS, FIXTURES AND SPECIAL TOOLING

The following direction is issued pursuant to CMP Regulation 1:

(a) "Special tooling" for purposes of this direction means any jig, die, mold, fixture or other tooling of a type which has only one special use, is not a standard product and is not produced for general sale by the manufacturer of the tooling.

(b) A person who has the right to buy controlled material for MRO (maintenance, repair and operating supplies) under any regulation or order of the War Production Board, such as CMP Regulation No. 5 or orders in the "P" or "T" series, may use the allotment number or symbol assigned by the regulation or order to buy controlled material needed to make special tooling for his own use as MRO. He may also use the allotment number or symbol assigned to him for MRO to buy the controlled material needed to make the tooling and turn it over to the toolmaker or he may order it for direct shipment to the toolmaker.

(c) Even though tooling needed for MRO is a B product the toolmaker may accept controlled material from his customer to manufacture special tooling for him.

(d) This direction is a special exception to the general rule stated in paragraph (g) (3) of CMP Regulation No. 1 (as explained in Interpretation No. 16) which prohibits a customer from furnishing material to the

manufacturer of a B product and prohibits a manufacturer of a B product from accepting it from his customer.

(e) Any person who buys special tooling under this direction must charge the cost of the controlled material to his expenditures for MRO for the purpose of complying with the quantity restrictions imposed by the regulation or order under which he is operating (as, for example, paragraph (f) of CMP Regulation No. 5).

(f) In those cases where a regulation or order permits a person operating under it to use the allotment number or symbol assigned to deliveries of MRO in buying minor capital additions (as, for example, paragraph (b) (3) of CMP Regulation No. 5), the above procedure may be used in acquiring special tooling which will be treated as minor capital items.

(g) A manufacturer of special tooling need not charge his allotment account with the quantity of controlled materials delivered to him by his customers under this direction.

(h) This direction does not supersede or change the provisions of Direction No. 1 to CMP Regulation No. 5 which explains how to obtain aluminum for patterns.

Issued this 29th day of October 1943.

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

[F. R. Doc. 43-17550; Filed, October 29, 1943; 11:29 a. m.]

PART 3281—PULP AND PAPER

[General Conservation Order M-241 as Amended Oct. 23, 1943]

PAPER AND PAPERBOARD

§ 3281.63 General Conservation Order M-241—(a) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(b) Definitions. For the purpose of this order:

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

(2) "Produce" and "manufacture" mean and include all making and finishing operations prior to packing or packaging.

(3) "Finished production" means paper or paperboard ready for packing or packaging.

(4) "Grade" as used in paragraph (d) means any kind of paper or paperboard for which a caption is provided in Form WPE-514, as currently revised, or any particular grade, even though not specifically mentioned, within such kind.

(c) Restrictions on production of paper and paperboard. Unless specifically authorized by the War Production Board, no person shall produce paper or paperboard on any paper machine (Yankee, Harper, Fourdrinier, Cylinder or Wet Machine), which did not produce paper or paperboard in the period May 1, 1943 to July 15, 1943 inclusive.

(d) Reserve production. (1) Each manufacturer of paper or paperboard shall reserve in the production for each of his mills for the month of November 1943 and for each calendar month thereafter time and supplies sufficient to produce and deliver within such month 10

percent of such mill's finished production (or any other percentage of such production by grade or in total as the War Production Board may from time to time designate by notice in writing to each mill or by publication in the Federal Register, at least 15 days prior to the month for which such production is reserved). The War Production Board may direct, on or before the 15th day of any month, any such manufacturer to employ such reserve, subject to the provisions of paragraph (d) (2) to produce any grades of paper or paperboard which such manufacturer is qualified to produce at such mill and in any quantity not exceeding the tonnage of such reserve production represented by the percentages designated for such month by the War Production Board, and may require such manufacturer to sell and deliver such tonnage to any person named by the War Production Board. Any order taken by a mill at the direction of the War Production Board shall reduce the reserve production for which such mill is obligated by the amount of finished production represented by such order. The manufacturer may refuse so to produce and deliver such reserve production only for the reasons specified for the refusal of rated orders in § 944.2 paragraph (b) of Priorities Regulation No. 1. If the manufacturer does not on or before the 15th day of the month in which such production is reserved receive from the War Production Board directions as to the disposition of all such production, he may employ the production for which no directions have been received as he may desire consistent with the provisions of this and other orders of the War Production Board.

(2) Any manufacturer who has voluntarily accepted an order or orders for paper or paperboard to be produced, directly or through another person, for the account of any government department or agency, or for any activity or use, listed in paragraph (d) (3) may request the War Production Board to consider the finished tonnage of such order or orders as applying against the reserve production of the mill for the month in which such order or part thereof is manufactured. For the consideration of any such request certain information is needed. The nature of this information shall be disclosed in form WPB-3270 which may be reproduced. No mill is obligated under this order to make such request or use such form. If such form is used, it shall be filed in triplicate with the War Production Board. If such request is granted by the War Production Board, the mill is obligated to produce according to the accepted schedule, and the production which the mill is obliged to reserve for such month will be reduced accordingly and a record kept of such reduction by mill and by company. Whether denied or granted the mill will be advised.

(3) 1. United States Army
2. United States Army Map Service
3. United States Army Air Forces
4. United States Navy
5. The United States Marine Corps
6. The United States Coast Guard
7. United States Maritime Commission and War Shipping Administration

8. Lend Lease Administration—Foreign Economic Administration
9. Panama Canal
10. Bureau of Public Debt
11. United States Government Printing Office
12. United States Bureau of Engraving and Printing
13. Procurement Division of the United States Treasury
14. Office of Economic Warfare—Foreign Economic Administration (orders with an O. E. W. or F. E. A. approved export license)
15. United States Post Office
16. Envelope manufacturers to the extent the paper is for use in manufacturing envelopes contracted for or purchased by the Armed Forces, Lend-Lease Administration—F. E. A., the United States States Government Printing Office or the United States Post Office. (Report Government Department order number.)

(e) *Restrictions on inventory.* Unless specifically authorized by the War Production Board or excepted by paragraph (e) (4):

(1) *Consumers inventories.* (i) Prior to January 1, 1944 no person shall knowingly deliver to any person except a paper merchant and no person except a paper merchant shall accept delivery of, any quantity of any grade of paper or paperboard (other than newsprint) if the inventory in the hands of the person accepting delivery is, or will by virtue of such acceptance become, either (a) in excess of two carloads or (b), if in excess of two carloads, greater than forty-five days' supply, on the basis of either his average rate of consuming such paper or paperboard for the preceding quarter or his average rate of consuming such paper or paperboard as projected for the then current quarter.

(ii) After January 1, 1944, no person shall knowingly deliver to any person except a paper merchant and no person except a paper merchant shall accept delivery of, any quantity of any grade of paper or paperboard (other than newsprint) if the inventory in the hands of the person accepting delivery is, or will by virtue of such acceptance become either (a) in excess of two carloads or (b), if in excess of two carloads, greater than thirty days' supply, on the basis of either his average rate of consuming such paper or paperboard for the preceding quarter or his average rate of consuming such paper or paperboard as projected for the then current quarter.

(iii) Regardless of the provisions of (1) (i) and (1) (ii) above, no person shall knowingly deliver to a manufacturer of folding boxes, setup boxes, or paper shipping sacks and no manufacturer of folding boxes, setup boxes, or paper shipping sacks shall accept delivery of any quantity of any grade of paper or paperboard (other than newsprint) if the inventory in the hands of the person accepting delivery is, or will by virtue of such acceptance become either (a) in excess of two carloads or (b) if in excess of two carloads greater than sixty days' supply on the basis of either his average rate of consuming such paper or paperboard for the preceding quarter or his average rate of consuming such paper or paperboard as projected for the then current quarter.

(2) *Merchants inventories.* (i) Prior to January 1, 1944, no person shall knowingly deliver to a paper merchant, and

no paper merchant shall accept delivery of any quantity of any grade of paper or paperboard (other than newsprint) if the inventory in the hands of such paper merchant is, or will by virtue of such acceptance become, either (a) in excess of two carloads, or (b), if in excess of two carloads, greater than sixty days' supply, on the basis of either his average rate of distributing such paper or paperboard for the preceding quarter or his average rate of distributing such paper or paperboard as projected for the then current quarter.

(ii) After January 1, 1944, no person shall knowingly deliver to a paper merchant, and no paper merchant shall accept delivery of any quantity of any grade of paper or paperboard (other than newsprint) if the inventory in the hands of such paper merchant is, or will by virtue of such acceptance become, either (a) in excess of two carloads, or (b), if in excess of two carloads, greater than forty-five days' supply, on the basis of either his average rate of distributing such paper or paperboard for the preceding quarter or his average rate of distributing such paper or paperboard as projected for the then current quarter.

(3) *Mill inventories.* "Mill inventory" means all paper and paperboard other than that produced or being produced for prompt shipment against a definite order.

No person shall produce at any mill any quantity of paper or paperboard, if his inventory at such mill is, or will by virtue of such production, become, in excess of (a) two carloads or (b), if in excess of two carloads, greater than sixty days' supply, on the basis of either the average rate of shipment of paper or paperboard from such mill for the preceding quarter or the average rate of shipment of paper or paperboard from such mill as projected for the then current quarter.

(4) *Item inventories.* For inventory purposes, the term "grade" of paper or paperboard refers to the classification on United States Department of Commerce (Census) Form WPB-514, as revised February 24, 1943, or as subsequently revised, each caption (except those which are further broken down by following captions) representing a separate grade, also included as items under the appropriate captions (unless specifically excepted below) are all coated papers not mentioned by captions but for which any captioned grade or item thereunder is used as a base stock. If a person's gross inventory is in excess of two carloads or the specific number of days supply as specified in (e) (1), (2), or (3), but his inventory of a particular item is less than thirty days' supply (or, in the case of a paper merchant, less than forty-five days' supply) he may accept delivery of or produce, and others may deliver to him, any quantity of such item as may be required to provide him with thirty days' supply (or in the case of a paper merchant forty-five days' supply). The restrictions of this paragraph (e) apply equally to paper and paperboard of foreign and domestic origin, and apply to intra company deliveries as defined in Section 944.12 of Priorities Regulation No. 1. They do not, however, apply to those papers commonly re-

ported on United States Department of Commerce (Census) Form WPB-514 as revised February 24, 1943, under the captions "Blueprint and similar base stock" (07610); "Photographic and other sensitizing stock" (07611); and "Cigarette" (08512), or to any paper or paperboard after it is printed or converted beyond waxing or coating.

(f) *Miscellaneous provisions*—(1) *Records*. All persons affected by this order shall keep and preserve for not less than two years accurate and complete records concerning inventories, production and sales.

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

(3) *Reports*. All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as said Board shall from time to time request, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

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

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

(6) *Communications*. All communications concerning this order shall unless otherwise directed be addressed to War Production Board, Pulp and Paper Division, Washington 25, D. C., Ref. 1, M-241.

Issued this 29th day of October 1943.

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

[F. R. Doc. 43-17548; Filed, October 29, 1943;
11:29 a. m.]

PART 3293—CHEMICALS

[Preference Rating Order P-89, as Amended
Oct. 29, 1943]

MAINTENANCE, REPAIR AND OPERATING SUPPLIES

§ 3293.521 *Preference Rating Order P-89*—(a) *Definitions*. For the purpose of this order:

(1) "Producer" means any person operating a plant engaged in the production of chemicals or allied products, who shall have received a serial number from the War Production Board pursuant to paragraph (b).

(2) "Material" means any commodity, equipment, accessory, part, assembly, or product of any kind.

(3) "Controlled material" means controlled material as defined in CMP Regulation No. 1.

(4) "Maintenance" means the upkeep of a producer's property and equipment in sound working condition.

(5) "Repair" means the restoration of a producer's property and equipment to sound working condition when the same has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts or the like.

(6) "Operating supplies" means any material which is essential to the operation of the producer's plant including, but not limited to, lubricants, catalysts, and small perishable tools: *Provided, however*, That the term operating supplies shall not include;

(i) Any material which is physically or chemically incorporated, at any stage of production, in whole or in part, into any material which the producer manufactures.

(ii) Any material which, at any stage of production, enters into the chemical reaction necessary to the manufacture, or is used in the purification (including, among other things, washes, solvents, extractants, filter aids, and the like) of any material which the producer manufactures.

(7) Material for maintenance, repair and operating supplies shall include:

(i) Material for the improvement of the producer's plant through the replacement of material in the existing installation, but only when such equipment is beyond economical repair.

(ii) Material for the maintenance and repair of pressure cylinders.

(iii) Material, such as hand tools, customarily purchased by the particular employer for sale to his employees for use only in his business, provided such material would constitute an operating supply under established accounting practice if issued to employees without charge.

(8) In addition, there may be included as maintenance, repair and operating supplies minor capital additions, the cost of which does not exceed \$500, excluding the producer's cost of labor, for any one complete addition which has not been subdivided for the purpose of coming within this definition: *Provided, however*, That such minor capital additions shall not include additions to, or expansions of, buildings or external structures other than processing equipment.

In the case of rearrangement of an existing installation, or in the case of adaptation of an existing installation to a different process, only the material added to the existing installation need be considered in computing the \$500.

(9) [Revoked September 28, 1943. Former paragraphs (a) (9) (i) through (ix) are covered by paragraph (g) (3), and former paragraph (a) (9) (x) is covered by paragraph (a) (8).]

(10) "Calendar quarter" means the quarterly period commencing on the first day of the first, fourth, seventh and tenth months of the calendar year and ending, respectively, on the last day of the third, sixth, ninth, and twelfth

months of the calendar year, or the operator's customary three months accounting period closest to such quarter.

(11) "Unit cost" means the purchase price paid by the producer for material for maintenance, repair or operating supplies. Unit cost shall include labor cost, except cost of labor performed by employees of the producer, but shall not include transportation charges. An item for maintenance, repair or operating supplies shall not be subdivided into its component parts for the purpose of determining unit cost.

(b) *Application for assignment of serial number*. In order to become a producer subject to this order, any person operating a plant engaged in the production of chemicals or allied products, may apply by letter requesting assignment of a serial number under this order to specified plants. Such letter shall be addressed to War Production Board, Chemicals Division, Washington 25, D. C., Ref: P-89, and shall be accompanied by application on Form WPB-1765 (formerly PD-762).²

(c) *Assignment of preference rating, allotment symbol and purchase order quota for fourth calendar quarter of 1943*. (1) The preference ratings, allotment symbols and purchase order quotas under this order for the fourth quarter of 1943 shall be those assigned by the War Production Board to each producer on the basis of applications on Form WPB-1765 (formerly PD-762).²

(2) No producer shall place any purchase order for any material for maintenance, repair or operating supplies, whether or not accompanied by preference ratings or allotment symbols assigned under this order, which would cause the producer to exceed his purchase order quota for such material assigned pursuant to paragraph (c) (1), unless authorized upon application pursuant to paragraph (e).

(d) *Assignment of preference rating, allotment symbol and purchase order quota after January 1, 1944*. (1) Preference rating AA-1 and allotment symbol MRO-P-89 are hereby assigned to purchase orders for materials for maintenance, repair and operating supplies placed by producers on or after January 1, 1944: *Provided, however*, That no producer shall apply the preference rating or allotment symbol assigned by this paragraph to any order for fabricated parts or equipment having a unit cost of \$500 or more, or to purchase orders placed during any calendar quarter for an aggregate amount of aluminum in any of the forms or shapes constituting a controlled material in excess of 500 pounds. Application for preference ratings or allotment numbers or symbols for such orders may be made pursuant to paragraph (e).

(2) No producer shall place any purchase order for any material for maintenance, repair or operating supplies, whether or not obtained with preference ratings or allotment numbers or symbols derived from any source, which would cause the aggregate dollar value of purchase orders for materials for maintenance, repair and operating supplies placed by the producer during the

² Approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

calendar year 1944 to exceed the aggregate dollar value of purchase orders for such materials placed by the producer during the calendar year 1943.

(e) *Special applications.* (1) If the producer is unable to secure delivery of materials for maintenance, repair or operating supplies (except aluminum controlled materials) because the preference ratings or allotment numbers or symbols assigned hereunder are insufficient, or because the producer's purchase order quota, or the unit cost limitation would be exceeded, the War Production Board may, upon written or telegraphic request, assign such special ratings or allotments or additions to the purchase order quota as it deems proper. Such letters or telegrams shall be addressed to the War Production Board, Chemicals Division, Washington 25, D. C., Ref: P-89, and shall contain the following information:

1. Plant location and P-89 serial number.
2. Material needed.
3. Weight of the material (specify separately weight of each controlled material required).
4. Value of the material.
5. Function of the material.
6. Amount of such material (or equivalent substitute) in inventory and, in the case of processing equipment, the number of units in service.
7. Name and address of supplier.
8. Purchase order number and date.
9. Product or products affected.
10. Percentage curtailment of production.
11. Nature of the emergency.
12. Requested rating and allotment.
13. Delivery date promised by supplier on basis of rating requested.

(2) Any producer requiring aluminum in any of the forms or shapes constituting a controlled material for essential maintenance, repair or operating supplies, in amounts in excess of 500 pounds during any one calendar quarter, shall apply by letter for an allotment for the amount in excess of 500 pounds to the War Production Board, Ref: Aluminum and Magnesium Division MRO, giving substantially the information described by paragraph (d) of Supplementary Order M-1-1.

(f) *Special preference ratings for containers.* Any producer may apply to the War Production Board, Chemicals Division, Washington 25, D. C., Ref: Chemicals Packaging Section, for special preference ratings under this order for containers and container parts, other than wooden or fibre containers as defined in Preference Rating Order P-140, or steel shipping drums as defined in Limitation Order L-197.

The application shall be filed by letter in duplicate or by telegram and shall specify:

1. Product to be packaged.
2. Plant location and P-89 serial number.
3. Number of containers requested.
4. Specification of container.
5. Other sizes of containers used to package the product.
6. Average number of containers shipped per month (of the size ordered).
7. What substitute containers have been used or could be used.
8. Inventory position of the requested container, including both new and used containers, and those out on deposit.
9. Name of container supplier and applicant's order number.

10. Total value.

11. Rating requested.

12. Delivery date promised by supplier on the basis of rating requested.

(g) *Procedure for applying preference ratings and allotment numbers or symbols to purchase orders.* (1) Each producer requiring delivery of material for maintenance, repair or operating supplies may obtain such material by endorsing on, or furnishing with, the delivery order a certification in substantially the following form, signed manually or as provided in Priorities Regulation No. 7:

----- (Preference rating) ----- (Allotment number or symbol)

The undersigned purchaser certifies, subject to the penalties of section 35 (A) of the United States Criminal Code, to the seller and to the War Production Board, that, to the best of his knowledge and belief, the undersigned is authorized under applicable War Production Board regulations or orders to place this delivery order, to receive the item(s) ordered for the purpose for which ordered, and to use any preference rating or allotment number or symbol which the undersigned has placed on this order.

-----	-----
(Name of purchaser)	(Address)
By -----	-----
(Signature and title of duly authorized officer)	(Date)

(2) An order bearing such certification shall be deemed an authorized controlled material order in the case of controlled materials, and in the case of all other materials shall have the same status as an order bearing an allotment number or symbol for the purposes of CMP Regulation No. 3 and all other applicable CMP regulations.

(3) No producer may apply the ratings assigned by or pursuant to this order to obtain delivery of the items set forth in Lists A and B attached to Priorities Regulation 3, as now or hereafter amended, except where the regulation permits the use of P-89 ratings for a particular item or where ratings are specifically assigned pursuant to paragraphs (e) or (f) of this order for specific kinds and quantities of List B items.

(h) *Inventory diversion.* No producer shall use material for maintenance, repair or operating supplies obtained with ratings or allotment numbers or symbols assigned by or pursuant to this order, except in that portion of his productive facilities to which a serial number under this order has been assigned.

(i) *Inventory restriction.* No producer shall accept delivery of any non-controlled material for maintenance, repair or operating supplies, whether or not obtained with preference ratings or allotment numbers or symbols assigned by or pursuant to this order, which would cause his inventory of such material for maintenance, repair or operating supplies to exceed a minimum practicable working inventory. Inventories of controlled materials held by producers are subject to the provisions of CMP Regulation No. 2.

(j) *Applicability of regulations.* This order and all transactions affected here-by are subject to all applicable provisions of War Production Board regulations, as amended from time to time;

Provided, however, That no producer shall be subject to the provisions of CMP Regulations No. 5 or No. 5A, and no producer shall obtain any material under the provisions of either of said regulations. For the purpose of this order a producer remains a producer from the time a serial number is granted to him until the time when the serial number is expressly revoked by the War Production Board.

(k) *Miscellaneous provisions—(1) Records.* In addition to the records required to be kept under Priorities Regulation No. 1, a producer placing any purchase order or contract rated or assigned a CMP allotment number or symbol hereunder, shall retain, for a period of two years, for inspection by representatives of the War Production Board, endorsed copies of such purchase orders or contracts, whether accepted or rejected, segregated from all other purchase orders or contracts, or filed in such manner that they can be readily segregated for such inspection.

(2) *Reports.* The War Production Board may require each producer to file such other reports as may be prescribed, subject to the approval of the Bureau of the Budget pursuant to Federal Reports Act of 1942, and may issue special directions to any producer with respect to preparing and filing Form WPB-1765 (formerly PD-762).¹

(3) *Conservation and standardization.* Each producer shall use his best efforts to conserve materials by elimination, simplification or standardization of types, sizes or forms or by substitution of less critical for more critical materials, and shall cooperate in any program developed for such purpose by the War Production Board. The Conservation Division of the War Production Board issues, periodically, a publication showing the relative scarcity of materials, entitled, "Materials Substitutions and Supply".

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

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

(6) *Communications to War Production Board.* All reports required to be filed hereunder, and all communications concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Chemicals Division, Washington 25, D.C.; Ref.: P-89.

Issued this 29th day of October 1943.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,
[F. R. Doc. 43-17551; Filed, October 29, 1943;
11:29 a. m.]

¹ Approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Chapter XI—Office of Price Administration

PART 1300—PROCEDURE

[Procedural Reg. 12,¹ Amdt. 3]

REPLACEMENT OF LOST, STOLEN, DESTROYED, MUTILATED OR WRONGFULLY WITHHELD RATION BOOKS OR COUPON SHEETS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Procedural Regulation 12 is amended in the following respects:

1. Section 1300.953 (a) (1) is amended by inserting the words "or mistakenly" immediately following the word "accidentally".

2. The second sentence of § 1300.953 (b) is amended to read as follows:

If the board finds that the ration book sought to be replaced was issued to the applicant and that it was mutilated or destroyed by accident or mistake the board shall note its decision upon the application and issue a new ration book.

3. That portion of § 1300.954 (a) which precedes subparagraph (1) is amended to read as follows:

(a) An applicant seeking to replace a lost or stolen ration book shall fill out OPA Form No. R-194 in duplicate. The board may require the applicant to report the loss or theft of a ration book to the police before considering his application. The board shall examine the facts presented by the applicant concerning the ration book and if it finds it necessary, may require the applicant to appear at a hearing before it and to present additional proof. The board shall give notice to the applicant of the time and place of the hearing. If the board deems it necessary to have the district office make an additional investigation, it shall forward the duplicate copy of OPA Form No. R-194 to the Enforcement Division in the district office for investigation. When this is done, the board shall advise the applicant of that fact and that he is to return to the board ten (10) days later for further action on the application. However, the board must decide on the application not later than thirty (30) days after it was filed, except that it may withhold the replacement book in accordance with paragraph (b) of this section where it finds negligence.

4. Section 1300.954 (a) (1) is deleted.

5. The third sentence in § 1300.954 (a) (2) is deleted.

6. Section 1300.954 (a) (2) is redesignated § 1300.954 (a) (1).

7. Section 1300.954 (c) is deleted.

8. Section 1300.954 (d) is redesignated § 1300.954 (c).

This amendment shall become effective November 2, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 562; E.O. 9334, 8

F.R. 5423; Sec. of Agr. Food Dir. 3, 8 F.R. 2005, Food Dir. 5, 8 F.R. 2251, Food Dir. 6, 8 F.R. 3471, Food Dir. 7, 8 F.R. 3471, Food Dir. 8, 8 F.R. 7093)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17527; Filed, October 23, 1943; 4:34 p. m.]

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

[RO 1A,¹ Amdt. 53]

TIRES, TUBES, RECAPPING AND CAMELBACK

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Ration Order No. 1A is amended in the following respects:

1. Section 1315.503 (c) (2) is amended by deleting the figure "240" wherever it appears and by substituting for it the figure "180".

2. The proviso at the end of § 1315.505 (a) (14) is amended by deleting the words "new tube or recapping service" and the comma following the word "tire".

3. Section 1315.505 (b) is amended to read as follows:

(b) List B. (1) A certificate for a used truck tire of a size smaller than 7.50-20 or for a Grade III tire may be granted for a commercial motor vehicle which meets the applicable conditions of §§ 1315.501 and 1315.504 and which is used exclusively by medical or dental laboratories, or for the transportation of apparel by dry cleaners, or for the transportation of laundry, drugs, medicinal supplies or essential food. The incidental transportation of other property simultaneously with any of the aforesaid commodities shall not remove eligibility if it involves no diversion from the vehicle's normal route or schedule.

(2) A certificate for recapping service or for a new tube may be granted for a commercial motor vehicle used for any purpose which meets the applicable requirements of §§ 1315.501 and 1315.504.

4. Section 1315.515 (a) is amended by deleting the word "for" which appears immediately before the word "recapping".

5. Section 1315.515 (b) is amended to read as follows:

(b) A used truck tire of a size smaller than 7.50-20, a Grade III tire, recapping service or a new tube for an animal drawn vehicle which is propelled or drawn by mechanical power would be so eligible under § 1315.505 (b), and which meets the applicable conditions of §§ 1315.501 and 1315.504: *Provided, however*, That no certificate shall be issued under this section to equip an animal drawn vehicle which is eligible for a tire, new tube, or recapping service under § 1315.506.

¹ 8 F.R. 10264, 10430, 10733, 11480, 11481, 11952, 11846, 12013, 13247, 13172, 13240, 13703, 13395, 14049.

6. Section 1315.609 is amended to read as follows:

§ 1315.609 *Execution and issuance of certificates*—(a) *Separate certificates to be issued.* A Board or District Director shall issue separate certificates authorizing the acquisition of tires, tubes, recapping service or camelback.

(b) *Certificates must be signed by issuing officer.* No certificate shall be valid unless all parts, except Part B of a certificate for a used truck tire, are signed by the issuing officer who may be either a member of the Board, the District Director or a clerk designated by the Board or District Director to act as issuing officer.

(c) *Part B of used truck tire certificate to be voided.* When a Board issues a certificate for a used truck tire under § 1315.505 or § 1315.515 it shall mark Part B thereof "void".

This amendment shall become effective November 1, 1943.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; E.O. 9125, 7 F.R. 2719, issued April 7, 1942; WPB Dir. No. 1, 7 F.R. 562; Supp. Dir. No. 1C, 7 F.R. 9121)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17523; Filed, October 23, 1943; 4:34 p. m.]

PART 1330—CONTAINERS

[MPR 151,¹ Amdt. 3]

NEW BAGS

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 1330.162 (b) (1) is amended to read as follows:

(1) *Maximum prices for new bags manufactured from burlap textile material.* (i) The maximum price for new bags manufactured from any construction of burlap textile material enumerated in Table I of § 1330.175, Appendix A, of this regulation, delivered to any point of delivery, shall be the sum of:

(a) The manufacturer's conversion margin for such new bags determined pursuant to § 1330.174 (a) (7) of this regulation, less the amount included therein for infreight on burlap; plus

(b) The delivered cost of the burlap from which the bags are manufactured.

In the case of bags manufactured from burlap purchased from Defense Supplies Corporation pursuant to § 1339.12 of Revised Price Schedule 18,² the delivered cost of the burlap shall be the actual price paid to Defense Supplies Corporation plus freight charges (including the federal tax on transportation), if any, incurred by the manufacturer in bringing the burlap to the city or town in which the manufacturer's plant is located.

¹ 7 F.R. 3893, 4657, 7911, 8343.

² 7 F.R. 1241, 1600, 1836, 2000, 2132, 5123, 6385, 7435, 8348.

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

¹ 8 F.R. 3171, 6543, 11168.

In all other cases delivered cost of the burlap shall be the sum of:

(1) The applicable price enumerated in Table I of § 1330.175 of this regulation for the particular construction of burlap used; plus

(2) War risk insurance in excess of 2½ per cent based on an insured valuation not in excess of the price referred to in (1), above, and computed by the use of a war risk insurance premium rate not in excess of the applicable rate offered by the War Shipping Administration on the date on which the contract of sale of the new bags is entered into. For the purpose of this section, the rate offered by the War Shipping Administration shall include, in addition to the basic rate, the premium rate for extended transshipment coverage; plus

(3) Ocean freight from India to port of discharge (at the prevailing rate) in excess of \$25 per 40 cubic feet or \$25 per 16 cwt; plus

(4) Freight charges (including the Federal tax on transportation), if any, actually incurred by the manufacturer in bringing the burlap to the city or town in which the manufacturer's plant is located.

(ii) For new bags manufactured from any construction of burlap textile material other than those enumerated in Table I of § 1330.175, Appendix A, of this regulation, the maximum price delivered to any point of delivery, shall be the sum of:

(a) The manufacturer's conversion margin for such new bags determined pursuant to § 1330.174 (a) (7) of this regulation, less the amount included therein for infreight on burlap; plus

(b) The net price paid by the manufacturer for the burlap from which the new bags are manufactured, but not to exceed the maximum price of his supplier thereof determined pursuant to the applicable maximum price schedule or regulation issued by the Office of Price Administration; plus

(c) Freight charges (including the Federal tax on transportation), if any, actually incurred by the manufacturer in bringing the burlap to the city or town in which the manufacturer's plant is located.

This amendment shall become effective October 30, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17613; Filed, October 28, 1943;
4:36 p. m.]

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

[MPR 355, Amdt. 12]

RETAIL CEILING PRICES FOR BEEF, VEAL, LAMB
AND MUTTON CUTS AND ALL VARIETY MEATS
AND EDIBLE BY-PRODUCTS

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

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

Maximum Price Regulation No. 355 is amended in the following respects:

1. Section 2 is amended to read as follows:

SEC. 2. *Your ceiling prices.* (a) You will find your ceiling prices for each grade of beef, veal, lamb and mutton cuts on your "OPA List of Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Frozen or Cured" (Article III, Section 22), and for variety meats and edible by-products on your "OPA List of Ceiling Prices for Variety Meats and Edible By-Products" (Article III, Section 28), and for miscellaneous beef items on your "OPA List of Ceiling Prices for Miscellaneous Beef Items" (Article III, Section 29). A copy of the list for each kind of meat, variety meat, and edible by-product, and for miscellaneous beef items for your zone and group may be obtained from your district office of the Office of Price Administration.

(b) *Your zone.* You can determine from your local War Price and Rationing Board or your OPA office what zone your store is in. After each list of prices in section 22, Article III, there is a description of the zone in which that list of prices applies. The zones are the same for variety meats and edible by-products except that Zone 4a, which is described at the end of section 28, Article III, is taken out of Zone 4 and made into a separate zone.

(c) *Your group.* Your store is in "Group 1 and 2" if its total "annual gross sales" are less than \$250,000 and if it is not a "chain store". Otherwise it is in "Group 3 and 4". To determine your "annual gross sales" consult sections 13, 14 or 15. However, if any "Group 3 and 4" store had during 1941, a total gross margin of 19 percent or less on its meat department sales of all items including beef, veal, lamb, mutton, pork, poultry, sausage, variety meats and edible by-products, it is in "Group 3B and 4B". If the store was not in operation in 1941, then its total gross margin for the meat department on sales during 1942 shall be used, and if it is 19 percent or less it shall be in "Group 3B and 4B".

(d) *Chain stores.* Your store is a "chain store" if it is one of four or more stores owned by one person which had combined "annual gross sales" for all stores of \$500,000 or more. To determine your "annual gross sales," consult sections 13, 14 or 15.

(e) The appropriate regional office of the Office of Price Administration and such other offices as may be authorized by the appropriate regional office may, upon a finding by the Regional Administrator that any price or prices established by this regulation for zone 2, 3, 5 or 6 will increase the level of prices prevailing in a specific area within the region, issue an order designating such area, suspending the effectiveness of any price or prices herein established, and fixing a lower ceiling price or lower ceiling prices.

2. Section 3 is amended to read as follows:

SEC. 3. *When the new ceiling prices take effect.* (a) On June 21, 1943, (September 20, 1943, with respect to "Group 3B and 4B" stores), the dollar and cents ceiling prices fixed by this regulation take the place of all previous ceiling prices fixed by the Office of Price Administration upon retail sales of beef, veal, lamb and mutton cuts.

On and after June 21, 1943, (September 20, 1943, with respect to "Group 3B and 4B" stores), you must not sell or offer to sell any cut other than described in this regulation and you must not sell or offer to sell any such cut at a price higher than the ceiling price fixed for the grade by this regulation.

(b) On June 21, 1943, the dollar and cents ceiling prices fixed by this regulation take the place of all previous ceiling prices fixed by the Office of Price Administration upon retail sales of beef, veal, lamb, and mutton, variety meats and edible by-products. On and after June 21, 1943, you must not sell or offer to sell any variety meats or edible by-product other than those for which dollar and cents ceiling prices are fixed by this regulation and which are clean, sound and free from foreign material including blood clots, mucus, hair and wool.

(c) On September 8, 1943, the dollar and cents ceiling prices fixed by this regulation take the place of all previous ceiling prices fixed by the Office of Price Administration upon retail sales of miscellaneous beef items. On and after September 8, 1943, you must not sell or offer to sell any miscellaneous beef item other than those for which dollar and cents ceiling prices are fixed by this regulation.

3. Section 9 is amended to read as follows:

SEC. 9. *Records and reports.* After May 17, 1943, you shall keep the same kind of records you have customarily kept, showing the prices you charge for beef, veal, lamb and mutton cuts, variety meats and edible by-products and for miscellaneous beef items. You shall show the records to any representative of the Office of Price Administration upon request. If you have customarily given a customer a sales slip, receipt or similar evidence of purchase, you shall continue to do so. Furthermore, regardless of your previous custom, you shall, upon request by any customer, give a receipt showing the date, your name and address, the name, weight and grade of each cut, variety meat item or edible by-product sold and the price you received for it.

4. Section 13 is amended to read as follows:

SEC. 13. *How you figure the "annual gross sales" of your store (for most stores).* (a) To find your "annual gross sales" take your total sales for the calendar year of 1942. Include all sales whether of foods or not as shown on your books except sales made by a restaurant operated in conjunction with your store. You can use your Federal Income Tax Return to get your sales for all or any part of the calendar year of 1942 which

* 8 F.R. 4423, 4922, 6214, 6248, 7199, 7827, 8186, 8945, 9366, 11297, 12237, 12811.

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

is covered by such return. If you own more than one store, figure the sales for each store separately, treating each as a separate retailer.

(b) If you were not in operation during the entire year 1942, you must divide your total gross sales from the time you began operation up to April 1, 1943, by the number of weeks you were in operation. This will give you your weekly average gross sales. Multiply this figure by 52 and take the results as your "annual gross sales".

5. Section 14 is amended to read as follows:

SEC. 14. How you figure the "annual gross sales" of your store (for certain special cases)—(a) Department stores. If you were operating a department store, that is, a store in which the greater volume of sales is general merchandise and not foods, and you sell foods in a separate department or departments, then you must find your group by using only the "annual gross sales" of your food department or departments.

(b) Stores in which more than one retailer operates. (1) If you sell foods in a retail store in which more than one retailer sells a complete line of the same general class of food, you will be treated as operating a separate retail store of your own, and you find your group by using your own separate "annual gross sales."

(2) If you sell food in a retail store in which there are other food retailers, but none of whom sells a complete line of the same general class of food, you must find your group by taking the combined "annual gross sales" of all the food retailers in that store.

6. Section 15 is amended to read as follows:

SEC. 15. How to find your "annual gross sales" if you are a new retailer. If you open a retail store on or after April 1, 1943, which is not then a chain store, you must consider yourself a "Group 1 and 2" retailer and figure your ceiling prices accordingly. However, after you have been in operation for three months you must determine again what group your store is in. To do this, take your gross sales for the three month period and multiply by 4. If you own four or more stores which have been in operation for this three month period, you must take your gross sales for each of these stores for the three month period and multiply by 4. Use the result as your "annual gross sales" in order to find in what group your store or stores belong. If you then find that your store or stores no longer fall in "Group 1 and 2" but in "Group 3 and 4," you must take the ceiling prices for "Group 3 and 4" stores for the applicable zone or zones.

7. The text appearing above Note 1 following Item XV in the table contained in section 22 (a) is amended to read as follows:

These ceiling prices apply in all "Group 1 and 2" stores selling these meats at retail located in Zone 1.

Zone 1 includes the following areas: Washington, all counties; Oregon, all counties; California, all counties; Nevada, all counties.

All that portion of Idaho north of and including the counties of Idaho, Boundary,

Bonner, Kootenai, Benewah, Shoshone, Latah, Clearwater, Nez Perce, and Lewis.

8. The text appearing above Note 1 following Item XV in the table contained in section 22 (b) is amended to read as follows:

These ceiling prices apply in all "Group 3 and 4" stores selling these meats at retail located in Zone 1.

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 1

[For stores in Group 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 335, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
I. Steaks:	<i>Cents per pound</i>				
Porterhouse.....	51	43	41	35	31
T-Bone.....	51	43	41	35	31
Club.....	51	43	41	35	31
Rib—10-inch cut.....	32	30	23	24	20
Rib—7-inch cut.....	25	32	20	25	20
Sirloin.....	42	49	23	23	24
Pin bone.....	42	49	33	23	24
Sirloin (boneless).....	53	50	40	35	31
Round (bone-in) (full cut).....	41	33	34	29	25
Round (boneless) (top and bottom).....	43	49	33	30	26
Round tip.....	43	49	33	30	26
Chuck blade (bone-in).....	29	27	25	22	18
Chuck arm (bone-in).....	29	27	25	22	18
Flank.....	33	33	33	33	34
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	32	30	23	24	20
Rib standing (chine bone-in, 7-inch cut).....	32	32	20	23	21
Round tip.....	43	49	33	30	26
Rump (bone-in).....	27	26	22	19	15
Rump (boneless).....	43	49	33	30	26
Chuck blade pot roast.....	29	27	25	22	18
Chuck arm pot roast.....	29	27	25	22	18
Chuck or shoulder (boneless).....	33	35	33	29	23
English cut.....	29	27	25	22	18
III. Stews and other cuts:					
Short ribs.....	29	29	19	19	15
Plate (bone-in) (fresh or cured).....	29	29	19	19	15
Plate (boneless) (fresh or cured).....	25	25	23	23	19
Brisket (bone-in) (fresh or cured).....	25	23	22	22	15
Brisket (boneless) (fresh or cured) (deckle on).....	33	33	29	29	25
Brisket (boneless) (cured) (deckle off).....	33	33	24	24	24
Flank meat.....	23	23	27	27	23
Neck (bone-in).....	25	25	22	22	18
Neck (boneless).....	31	29	27	24	20
Heel of round (boneless).....	31	29	23	22	18
Shank (bone-in) (hind and fore).....	19	19	15	15	14
Shank (boneless) (hind and fore).....	23	23	23	23	22
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground beef.....	23	23	23	23	23
V. Retail prices of wholesale cuts:					
Round beef—whole.....	25	24	21	18	14
Sirloin beef—whole.....	31	29	24	20	16
Short loin beef—whole.....	33	33	29	25	21
Flank beef—whole.....	15	15	15	15	11
Rib beef—whole.....	27	23	24	21	17
Regular Chuck—whole.....	23	21	20	17	13
Short plate—whole.....	16	16	15	15	11
Brisket—whole.....	19	19	16	16	12
Shank—whole.....	14	14	14	14	10

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VI. Steaks and chops:	<i>Cents per pound</i>				
Loin chops.....	45	42	33	32	29
Rib chops.....	39	33	25	33	29
Shoulder chops (arm and blade).....	29	23	25	22	20
Round steak (cutlets).....	45	44	39	35	31
Sirloin steaks or chops.....	33	26	33	29	27
VII. Roasts:					
Rump and sirloin (bone-in).....	35	33	20	26	24
Rump and sirloin (boneless).....	49	46	41	36	33
Leg.....	35	33	30	26	24
Leg—rump-off.....	35	33	30	26	24
Leg—shank-half.....	35	33	30	26	24
Leg—rump-half.....	35	33	29	25	24
Loin.....	45	42	33	32	29
Rib.....	39	33	33	33	27
Blade and arm.....	29	23	25	22	20
Round.....	45	44	39	35	31
Shoulder (bone-in) (square cut).....	29	23	25	24	19
Shoulder (boneless) (square cut).....	23	23	33	30	24
Boneless veal leg or round.....					31
Boneless veal sirloin strip.....					31
Veal tenderloin.....					31
Boneless veal regular rib roll.....					31
Boneless veal shoulder cut.....					29
Boned, rolled and tied veal roll.....					23

(1) Retail Ceiling Prices for Beef, Veal, Lamb, and Mutton—Fresh, Cured and Frozen—Zone 1—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VIII. Stews and Other Cuts:	<i>Cents per pound</i>				
Breast (bone-in)	21	21	19	18	14
Breast (boneless)	30	28	25	22	20
Flank meat	30	28	25	22	20
Neck (bone-in)	21	21	19	18	14
Neck (boneless)	30	28	25	22	20
Shank (bone-in) (hind and fore)	21	21	19	18	14
Shank and heel meat (boneless) (hind and fore)	30	28	25	22	20
Ground veal and patties	31	31	31	31	31
Neck bones					0
IX. Kidneys	31	31	31	31	31
X. Retail prices of wholesale cuts:					
Hindquarters	28	26	23	21	19
Forequarters	23	22	20	19	16

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice and good	M or commercial	R or utility and culls
XI. Steaks and chops:	<i>Cents per pound</i>	<i>Cents per pound</i>	<i>Cents per pound</i>				
Loin chops	58	55	49	44	31	29	20
Rib chops	45	43	39	37	20	18	13
Leg or sirloin chops	45	43	39	37	20	18	15
Shoulder chops, blade or arm chops	39	37	35	32	18	15	14
XII. Roasts:							
Leg (whole, half, or short cut)	39	38	34	30	21	20	18
Sirloin roast (bone-in)	45	43	39	37	20	18	15
Yoke, rattle or triangle (bone-in)	26	26	25	23	13	12	10
Yoke, rattle or triangle (boneless)	39	38	38	36	18	16	14
Chuck or shoulder (square cut) (bone-in)	35	34	34	32	16	14	13
Chuck or shoulder (cross cut) (bone-in)	28	27	27	25	14	13	11
Loin	58	55	49	44	31	29	20
Rib	45	43	39	37	20	18	15
Boneless lamb shoulder roll				35			
XIII. Stews and other cuts:							
Breast and flank	20	19	17	16	10	9	8
Neck (bone-in)	20	19	17	16	10	9	8
Neck (boneless)	31	31	31	31	18	18	18
Shank (bone-in)	20	19	17	16	10	9	8
Patties (ground meat)	31	31	31	31	18	18	18
Neck bones				7			7
XIV. Kidneys	27	27	27	27	14	14	14
XV. Retail prices of wholesale cuts:							
Leg	33	32	29	27	19	18	16
Loin	34	30	25	21	15	14	13
Hotel Rack	37	34	29	24	17	15	14
Yoke	21	21	20	19	11	10	8

NOTES—THESE CEILING PRICES APPLY IN GROUP 3B AND 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 1

Zone 1 includes the following area:

- Washington, all counties
- Oregon, all counties
- California, all counties
- Nevada, all counties
- All that portion of Idaho, north of and including the Counties of Idaho, Boundary, Bonner, Kootenai, Benewah, Shoshone, Latah, Clearwater, Nez Perce, and Lewis.

The above prices are subject to the conditions contained in Notes 1 to 3, inclusive.

NOTE 1.—Ground meat. (a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

10. The text appearing above Note 1 following Item XV in the table contained in section 22 (c) is amended to read as follows:

These ceiling prices apply in all Group 1 and 2 stores selling these meats at retail located in Zone 2.

Zone 2 includes the following area: Montana and all counties; Wyoming and all counties; Utah and all counties; Arizona and all counties; all that portion of Idaho south of but not including Idaho County.

11. The text appearing above Note 1 following Item XV of section 22 (d) is amended to read as follows:

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—Cube steak. The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—Yearling lamb. The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

These ceiling prices apply in all Group 3 and 4 stores selling these meats at retail located in Zone 2.

Zone 2 includes the following area: Montana and all counties; Wyoming and all counties; Utah and all counties; Arizona and all counties; all that portion of Idaho south of but not including Idaho County.

12. Section 22 (d) (1) is added to follow the table and text contained in section 22 (d) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 2

[For stores in Group 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 255, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
	Cents per pound				
I. Steaks:					
Porterhouse.....	50	47	33	24	20
T-Bone.....	50	47	33	24	20
Club.....	50	47	33	24	20
Rib—10-inch cut.....	31	29	27	23	19
Rib—7-inch cut.....	33	31	29	24	20
Sirloin.....	41	39	32	27	23
Pin bone.....	41	39	32	27	23
Sirloin (boneless).....	41	39	32	27	23
Round (bone-in) (full cut).....	49	46	33	28	24
Round (boneless) (top and bottom).....	41	39	32	27	23
Round tip.....	41	39	32	27	23
Chuck blade (bone-in).....	33	31	24	21	17
Chuck arm (bone-in).....	33	31	24	21	17
Flank.....	33	31	24	21	17
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	31	29	27	23	19
Rib standing (chine bone-in, 7-inch cut).....	33	31	29	24	20
Round tip.....	41	39	32	27	23
Rump (bone-in).....	33	31	24	21	17
Rump (boneless).....	41	39	32	27	23
Chuck blade pot roast.....	33	31	24	21	17
Chuck arm pot roast.....	33	31	24	21	17
Chuck or shoulder (boneless).....	33	31	24	21	17
English cut.....	33	31	24	21	17
III. Stews and other cuts:					
Short ribs.....	19	19	17	17	13
Plate (bone-in) (fresh or cured).....	19	19	15	15	14
Plate (boneless) (fresh or cured).....	24	24	22	22	18
Brisket (bone-in) (fresh or cured).....	24	24	21	21	17
Brisket (boneless) (fresh or cured) (deckle on).....	32	32	27	27	23
Brisket (boneless) (cured) (deckle off).....	37	37	32	32	27
Flank meat.....	33	31	24	21	17
Neck (bone-in).....	24	24	21	21	17
Neck (boneless).....	33	31	24	21	17
Heel of round (boneless).....	33	31	24	21	17
Shank (bone-in) (hind and fore).....	18	18	17	17	13
Shank (boneless) (hind and fore).....	21	21	21	21	17
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground beef:					
.....	23	23	23	23	23
V. Retail prices of wholesale cuts:					
Round beef—whole.....	25	23	29	17	13
Sirloin beef—whole.....	39	39	29	19	15
Short loin beef—whole.....	39	34	29	24	20
Flank beef—whole.....	14	14	14	14	10
Rib beef—whole.....	27	25	23	20	16
Regular chuck—whole.....	21	21	19	17	13
Short plate—whole.....	16	15	14	14	10
Brisket—whole.....	18	18	15	15	11
Shank—whole.....	14	14	14	14	10

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per pound				
VI. Steaks and Chops:					
Loin chops.....	43	43	33	21	27
Rib chops.....	38	37	24	21	24
Shoulder chops (arm and blade).....	29	27	23	21	18
Round steak (cutlets).....	45	42	33	33	29
Sirloin steaks or chops.....	39	34	21	27	21
VII. Roasts:					
Rump and sirloin (bone-in).....	33	31	28	24	22
Rump and sirloin (boneless).....	47	44	33	24	31
Leg.....	33	31	23	21	22
Leg—Rump-off.....	33	31	23	21	22
Leg—Shank-half.....	33	31	23	21	22
Leg—Rump-half.....	33	31	23	21	22
Loin.....	43	49	39	31	27
Rib.....	33	37	24	21	21
Blade and arm.....	29	27	23	21	18
Round.....	45	42	33	33	29
Shoulder (bone-in) (square cut).....	27	27	21	22	17
Shoulder (boneless) (square cut).....	35	34	31	23	22
Boneless veal leg or round.....					29
Boneless veal sirloin strip.....					29
Veal tenderloin.....					29
Boneless veal regular rib roll.....					29
Boneless veal shoulder clod.....					29
Boned, rolled and tied veal roll.....					27

(1) Retail Ceiling Prices for Beef, Veal, Lamb, and Mutton—Fresh, Cured and Frozen—Zone 2—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	O or utility	D or cull
VIII. Stews and other cuts:	<i>Cents per pound</i>				
Breast (bone-in).....	20	19	18	16	14
Breast (boneless).....	29	27	23	21	18
Flank meat.....	29	27	23	21	18
Neck (bone-in).....	20	19	18	16	14
Neck (boneless).....	29	27	23	21	18
Shank (bone-in) (hind and fore).....	20	19	18	16	14
Shank and heel meat (boneless) (hind and fore).....	29	27	23	21	18
Ground veal and patties.....	30	30	30	30	30
Neckbones.....					8
IX. Kidneys.....	29	29	29	29	29
X. Retail prices of wholesale cuts:					
Hindquarters.....	27	25	22	19	17
Forequarters.....	21	21	19	17	14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice and good	M or commercial	R or utility and culls
XI. Steaks and chops:	<i>Cents per pound</i>	<i>Cents per pound</i>	<i>Cents per pound</i>				
Loin chops.....	56	52	47	41	29	26	21
Rib chops.....	43	40	38	34	18	15	14
Leg or sirloin chops.....	43	40	38	34	18	15	14
Shoulder chops, blade or arm chops.....	38	35	33	29	15	14	12
XII. Roasts:							
Leg (whole, half or short cut).....	38	35	32	23	19	17	15
Sirloin roast (bone-in).....	43	40	38	34	18	15	14
Yoke, rattle or triangle (bone-in).....	24	23	23	21	11	10	8
Yoke, rattle or triangle (boneless).....	39	37	36	33	16	14	12
Chuck or shoulder (square cut) (bone-in).....	32	32	32	30	14	13	11
Chuck (or shoulder (cross cut) (bone-in).....	26	25	24	23	12	10	9
Loin.....	56	52	47	41	29	26	24
Rib.....	43	40	38	34	18	15	14
Boneless lamb shoulder roll.....				33			
XIII. Stews and other cuts:							
Breast and flank.....	17	17	15	14	8	7	6
Neck (bone-in).....	17	17	15	14	8	7	6
Neck (boneless).....	29	29	29	29	16	16	16
Shank (bone-in).....	17	17	15	14	8	7	6
Patties (ground meat).....	29	29	29	29	16	16	16
Neckbones.....					5		5
XIV. Kidneys.....	25	25	25	25	13	13	13
XV. Retail prices of wholesale cuts:							
Leg.....	32	30	28	25	17	16	14
Loin.....	32	29	24	20	14	13	11
Hotel rack.....	35	32	28	23	15	14	12
Yoke.....	20	19	18	17	9	8	7

NOTES—THESE CEILING PRICES APPLY IN GROUP 3B^a AND 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 2

Zone 2 includes the following area:

- Montana, all counties
- Wyoming, all counties
- Utah, all counties
- Arizona, all counties
- All that portion of Idaho, south of, but not including Idaho County.

The above prices are subject to the conditions contained in notes 1 to 3, inclusive.

NOTE 1.—Ground meat. (a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in Section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—Cube steak. The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—Yearling lamb. The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

13. Section 22 (f) (1) is added to follow the table and text contained in section 22 (f) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 3

[For stores in Group 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 255, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
I. Steaks:	Cents per pound				
Porterhouse.....	49	45	33	33	29
T-bone.....	49	45	33	33	29
Club.....	49	45	33	33	29
Rib—10-inch cut.....	32	23	22	23	19
Rib—7-inch cut.....	40	31	31	23	19
Sirloin.....	40	31	31	23	22
Pin bone.....	40	31	31	23	22
Sirloin (boneless).....	40	31	31	23	22
Round (bone-in) (full cut).....	33	27	27	23	23
Round (boneless) (top and bottom).....	40	31	31	27	23
Round tip.....	40	31	31	27	23
Chuck blade (bone-in).....	27	27	27	23	16
Chuck arm (bone-in).....	27	27	27	23	16
Flank.....	23	23	23	23	31
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	23	23	23	23	13
Rib standing (chine bone-in, 7-inch cut).....	23	23	23	23	19
Round tip.....	23	23	23	23	23
Rump (bone-in).....	23	23	23	16	12
Rump (boneless).....	23	23	23	23	23
Chuck blade pot roast.....	23	23	23	23	16
Chuck arm pot roast.....	23	23	23	23	16
Chuck or shoulder (boneless).....	23	23	23	23	22
English cut.....	27	23	23	23	16
III. Stews and other cuts:					
Short ribs.....	17	17	16	16	12
Plate (bone-in) (fresh or cured).....	17	17	16	16	12
Plate (boneless) (fresh or cured).....	23	23	23	23	16
Brisket (bone-in) (fresh or cured).....	23	23	19	19	15
Brisket (boneless) (fresh or cured) (deckle on).....	23	23	23	23	21
Brisket (boneless) (cured) (deckle off).....	24	24	23	23	23
Flank meat.....	24	24	24	24	23
Neck (bone-in).....	23	23	19	19	15
Neck (boneless).....	23	23	23	23	17
Heel of round (boneless).....	16	16	16	16	15
Shank (bone-in) (hind and fore).....	23	23	23	23	13
Shank (boneless) (hind and fore).....	23	23	23	23	13
Soup bone.....	23	23	23	23	3
Suet.....	24	24	24	24	24
IV. Ground beef.....	24	24	24	24	24
V. Retail prices of wholesale cuts:					
Round beef—whole.....	24	22	19	16	12
Sirloin beef—whole.....	33	23	23	19	15
Short loin beef—whole.....	33	23	23	23	19
Flank beef—whole.....	14	14	14	14	10
Rib beef—whole.....	23	21	22	19	15
Regular chuck—whole.....	21	20	18	16	12
Short plate—whole.....	14	14	14	14	10
Brisket—whole.....	17	17	14	14	10
Shank—whole.....	13	13	13	13	9

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VI. Steaks and chops:	Cents per pound				
Loin chops.....	42	33	34	29	26
Rib chops.....	37	23	23	23	23
Shoulder chops (arm and blade).....	27	23	23	19	17
Round steaks (cutlets).....	43	43	35	31	23
Sirloin steaks or chops.....	33	33	29	26	23
VII. Roasts:					
Rump and sirloin (bone-in).....	23	23	23	23	23
Rump and sirloin (boneless).....	43	33	33	33	29
Leg.....	23	23	23	23	23
Leg—rump-off.....	23	23	23	23	23
Leg—shank-half.....	23	23	23	23	23
Leg—rump-half.....	23	23	23	23	23
Loin.....	42	33	34	29	26
Rib.....	37	23	23	23	23
Blade and arm.....	27	23	23	19	17
Round.....	43	43	35	31	23
Shoulder (bone-in) (square cut).....	23	23	23	21	16
Shoulder (boneless) (square cut).....	24	23	23	27	23
Boneless veal leg or round.....					23
Boneless veal sirloin strip.....					23
Veal tenderloin.....					23
Boneless veal regular rib roll.....					27
Boneless veal shoulder cld.....					23
Boned, rolled and tied veal roll.....					23

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 3—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VIII. Stews and other cuts:	<i>Cents per pound</i>				
Breast (bone-in).....	19	18	17	15	13
Breast (boneless).....	27	26	22	19	17
Flank meat.....	27	26	22	19	17
Neck (bone-in).....	19	18	17	15	13
Neck (boneless).....	27	26	22	19	17
Shank (bone-in) (hind and fore).....	19	18	17	15	13
Shank and heel meat (boneless) (hind and fore).....	27	26	22	19	17
Ground Veal and Patties.....	29	29	29	29	29
Neckbones.....					7
IX. Kidneys.....	28	28	28	28	28
X. Retail prices of wholesale cuts:					
Hindquarters.....	26	24	21	18	16
Forequarters.....	21	20	18	16	14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice and good	M or commercial	R or utility and culls
XI. Steaks and chops:	<i>Cents per pound</i>	<i>Cents per pound</i>	<i>Cents per pound</i>				
Loin chops.....	56	52	47	41	29	26	24
Rib chops.....	43	40	38	34	18	16	14
Leg or sirloin chops.....	43	40	38	34	18	15	14
Shoulder chops, blade or arm chops.....	38	35	33	29	15	14	12
XII. Roasts:							
Leg, (whole, half or short cut).....	38	35	32	28	19	17	15
Sirloin roast (bone-in).....	43	40	38	34	18	15	14
Yoke, rattle or triangle (bone-in).....	24	23	23	21	11	10	8
Yoke, rattle or triangle (boneless).....	38	37	36	33	16	14	12
Chuck or shoulder (square cut) (bone-in).....	32	32	32	30	14	13	11
Chuck or shoulder (cross cut) (bone-in).....	26	25	24	23	12	10	9
Loin.....	56	52	47	41	29	26	24
Rib.....	43	40	38	34	18	15	14
Boneless lamb shoulder roll.....				33			
XIII. Stews and other cuts:							
Breast and flank.....	17	17	15	14	8	7	6
Neck (bone-in).....	17	17	15	14	8	7	6
Neck (boneless).....	29	29	29	29	16	16	16
Shank (bone-in).....	17	17	15	14	8	7	6
Patties (ground meat).....	29	29	29	29	16	16	16
Neckbones.....				5			5
XIV. Kidneys.....	25	25	25	25	13	13	13
XV. Retail prices of wholesale cuts:							
Leg.....	32	30	28	25	17	16	14
Loin.....	32	29	24	20	14	13	11
Hotel rack.....	35	32	28	23	15	14	12
Yoke.....	20	19	18	17	9	8	7

NOTES—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 3

Zone 3 includes the following area:
Colorado, all counties
New Mexico, all counties

The above prices are subject to the conditions contained in notes 1 to 3, inclusive.

NOTE 1.—*Ground Meat.* (a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in Section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or

ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—*Cube Steak.* The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—*Yearling Lamb.* The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

14. Section 22 (h) (1) is added to follow the table and text contained in section 22 (h) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 4

[For stores in Group 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 235, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and cannors
	Cents per pound				
I. Steaks:					
Porterhouse.....	49	45	33	23	23
T-bone.....	49	45	33	23	23
Club.....	49	45	33	23	23
Rib—10-inch cut.....	39	35	23	13	13
Rib—7-inch cut.....	32	28	16	11	11
Sirloin.....	49	45	33	23	23
Pin bone.....	49	45	33	23	23
Sirloin (boneless).....	59	47	33	23	23
Round (bone-in) (full cut).....	38	37	23	13	13
Round (boneless) (top and bottom).....	49	45	33	23	23
Round tip.....	49	45	33	23	23
Chuck blade (bone-in).....	27	25	23	13	16
Chuck arm (bone-in).....	27	25	23	13	16
Flank.....	33	31	23	13	16
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	33	33	23	13	13
Rib standing (chine bone-in, 7-inch cut).....	32	33	23	13	13
Round tip.....	49	45	33	23	23
Rump (bone-in).....	25	23	23	16	12
Rump (boneless).....	49	45	33	23	23
Chuck blade pot roast.....	27	25	23	13	16
Chuck arm pot roast.....	27	25	23	13	16
Chuck or shoulder (boneless).....	25	23	23	13	16
English cut.....	27	23	23	13	16
III. Stews and other cuts:					
Short ribs.....	17	17	16	16	12
Plate (bone in) (fresh or cured).....	17	17	16	16	12
Plate (boneless) (fresh or cured).....	23	23	19	16	15
Brisket (bone-in) (fresh or cured).....	23	23	19	16	15
Brisket (boneless) (fresh or cured) (deckle on).....	23	23	19	16	15
Brisket (boneless) (cured) (deckle off).....	23	23	19	16	15
Flank meat.....	23	23	19	16	15
Neck (bone-in).....	23	23	19	16	15
Neck (boneless).....	23	23	19	16	15
Feet of round (boneless).....	16	16	16	16	15
Shank (bone-in) (hind and fore).....	23	23	19	16	15
Shank (boneless) (hind and fore).....	23	23	19	16	15
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground beef.....					
24	24	24	24	24	24
V. Retail prices of wholesale cuts:					
Round beef—whole.....	24	22	19	16	12
Sirloin beef—whole.....	29	23	19	13	15
Short loin beef—whole.....	29	23	23	23	19
Flank beef—whole.....	14	14	14	14	10
Rib beef—whole.....	23	21	22	19	15
Regular chuck—whole.....	21	20	18	16	12
Short plate—whole.....	14	14	14	14	10
Brisket—whole.....	17	17	14	14	10
Shank—whole.....	13	13	13	13	9

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per pound				
VI. Steaks and chops:					
Loin chops.....	41	33	23	23	23
Rib chops.....	37	33	23	23	22
Shoulder chops (arm and blade).....	27	23	23	19	16
Round steak (cutlets).....	42	33	23	23	27
Sirloin steaks or chops.....	34	29	23	23	22
VII. Roasts:					
Rump and sirloin (bone-in).....	31	29	23	23	19
Rump and sirloin (boneless).....	45	43	33	23	23
Leg.....	31	29	23	23	19
Leg—rump-off.....	31	29	23	23	19
Leg—shank-half.....	31	29	23	23	19
Leg—rump-half.....	31	29	23	23	19
Loin.....	41	33	23	23	23
Rib.....	37	33	23	23	22
Blade and arm.....	27	23	23	19	16
Round.....	42	33	23	23	27
Shoulder (bone-in) (square cut).....	23	23	23	23	16
Shoulder (boneless) (square cut).....	33	33	23	23	29
Boneless veal leg or round.....					27
Boneless veal sirloin strip.....					27
Veal tenderloin.....					27
Boneless veal regular rib roll.....					27
Boneless veal shoulder clod.....					23
Boned, rolled and tied veal roll.....					23

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 4—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per pound				
VIII. Stews and other cuts:					
Breast (bone-in).....	18	17	16	14	12
Breast (boneless).....	27	25	23	19	16
Flank meat.....	27	25	22	19	16
Neck (bone-in).....	18	17	16	14	12
Neck (boneless).....	27	25	22	19	16
Shank (bone-in) (hind and fore).....	18	17	16	14	12
Shank and heel meat (boneless) (hind and fore).....	27	25	22	19	16
Ground veal and patties.....	23	23	23	23	23
Neckbones.....					6
IX. Kidneys.....	27	27	27	27	27
X. Retail prices of wholesale cuts:					
Hindquarters.....	25	23	21	18	16
Forequarters.....	20	19	17	16	13

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice and good	M or commercial	R or utility and chills
	Cents per pound	Cents per pound	Cents per pound				
XI. Steaks and chops:							
Loin chops.....	56	52	47	41	20	26	24
Rib chops.....	43	40	38	34	18	15	14
Leg or sirloin chops.....	43	40	38	34	18	15	14
Shoulder chops, blade or arm chops.....	38	35	33	29	15	14	12
XII. Roasts:							
Leg (whole, half or short cut).....	38	35	32	28	10	17	15
Sirloin roast (bone-in).....	43	40	38	34	18	15	14
Yoke, rattle or triangle (bone-in).....	24	23	23	21	11	10	8
Yoke, rattle or triangle (boneless).....	38	37	36	33	16	14	12
Chuck or shoulder (square cut) (bone-in).....	32	32	32	30	14	13	11
Chuck or shoulder (cross cut) (bone-in).....	26	25	24	23	12	10	9
Loin.....	56	52	47	41	29	26	24
Rib.....	43	40	38	34	18	15	14
Boneless lamb shoulder roll.....				33			
XIII. Stews and other cuts:							
Breast and flank.....	17	17	15	14	8	7	6
Neck (bone-in).....	17	17	15	14	14	7	6
Neck (boneless).....	29	29	29	29	16	16	16
Shank (bone-in).....	17	17	15	14	8	7	6
Patties (ground meat).....	29	29	29	29	16	16	16
Neckbones.....				5			5
XIV. Kidneys.....	25	25	25	25	13	13	13
XV. Retail prices of wholesale cuts:							
Leg.....	32	30	28	25	17	16	14
Loin.....	32	29	24	20	14	13	11
Hotel rack.....	35	32	28	23	15	14	12
Yoke.....	20	19	18	17	9	8	7

NOTES.—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 4

Zone 4 includes the following area:

North Dakota, all counties.
 South Dakota, all counties.
 Minnesota, all counties.
 Nebraska, all counties.
 Kansas, all counties.
 Oklahoma, all counties.
 Texas, all counties.
 Wisconsin, all that portion of Wisconsin west of and including the counties of Iron, Price, Taylor, Clark, Jackson, Monroe, Vernon, and Crawford.
 Iowa, except the counties of Dubuque, Jackson, Clinton, Scott, Muscatine, Louisa, Des Moines, and Lee.
 Missouri, all that portion of Missouri west of and including the counties of Scotland, Knorr, Shelby, Monroe, Audrain, Montgomery, Warren, Franklin, Washington, Saint Francois, Madison, Wayne, and Butler.

The above prices are subject to the conditions contained in Notes 1 to 3, inclusive.

NOTE 1.—Ground meat. (a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—Cube steak. The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—Yearling lamb. The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

15. Section 22 (j) (1) is added to follow the table and text contained in section 22 (j) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 5

[For stores in Group 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 333, effective October 25, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
	Cents per pound				
I. Steaks:					
Porterhouse.....	49	46	33	33	23
T-bone.....	49	46	33	33	23
Club.....	49	46	33	33	23
Rib—10-inch cut.....	39	33	23	23	13
Rib—7-inch cut.....	33	31	23	23	20
Sirloin.....	49	46	33	33	23
Pin bone.....	49	46	33	33	23
Sirloin (boneless).....	49	46	33	33	23
Round (bone-in) (full cut).....	29	27	23	23	23
Round (boneless) (top and bottom).....	41	41	23	23	24
Round tip.....	41	41	23	23	24
Chuck blade (bone-in).....	27	27	23	23	16
Chuck arm (bone-in).....	27	27	23	23	16
Flank.....	35	35	23	23	31
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	39	33	23	23	13
Rib standing (chine bone-in, 7-inch cut).....	33	31	23	23	24
Round tip.....	41	41	23	23	24
Rump (bone-in).....	25	25	23	23	13
Rump (boneless).....	41	41	23	23	24
Chuck blade pot roast.....	27	27	23	23	16
Chuck arm pot roast.....	27	27	23	23	16
Chuck or shoulder (boneless).....	27	27	23	23	16
English cut.....	27	27	23	23	16
III. Stews and other cuts:					
Short ribs.....	17	17	17	17	13
Plate (bone-in) (fresh or cured).....	18	16	17	17	13
Plate (boneless) (fresh or cured).....	23	23	21	21	17
Brisket (bone-in) (fresh or cured).....	24	23	23	23	16
Brisket (boneless) (fresh or cured) (deckle on).....	31	31	23	23	22
Brisket (boneless) (cured) (deckle off).....	25	25	23	23	21
Flank meat.....	25	25	23	23	21
Neck (bone-in).....	24	24	23	23	16
Neck (boneless).....	25	24	23	23	16
Heel of round (boneless).....	23	23	23	23	19
Shank (bone-in) (hind and fore).....	17	17	16	16	12
Shank (boneless) (hind and fore).....	23	23	23	23	19
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground beef.....					
V. Retail prices of wholesale cuts:					
Round beef—whole.....	24	23	20	17	13
Sirloin beef—whole.....	39	33	23	19	15
Short loin beef—whole.....	39	33	23	23	19
Flank beef—whole.....	14	14	14	14	10
Rib beef—whole.....	33	23	23	19	15
Regular chuck—whole.....	21	20	16	16	12
Short plate—whole.....	15	15	14	14	10
Brisket—whole.....	17	17	15	15	11
Shank—whole.....	13	13	13	13	9

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per pound				
VI. Steaks and chops:					
Loin chops.....	41	33	33	23	25
Rib chops.....	37	25	25	19	23
Shoulder chops (arm and blade).....	27	25	25	19	17
Round steak (cutlets).....	43	33	33	23	23
Sirloin steaks or chops.....	34	33	33	23	23
VII. Roasts:					
Rump and sirloin (bone-in).....	31	23	23	23	20
Rump and sirloin (boneless).....	45	43	33	33	29
Leg.....	31	23	23	23	20
Leg—rump-off.....	31	23	23	23	20
Leg—shank-half.....	31	23	23	23	20
Leg—rump-half.....	31	23	23	23	20
Loin.....	41	33	33	23	25
Rib.....	37	23	23	23	23
Blade and arm.....	27	23	23	23	17
Round.....	43	33	33	31	27
Shoulder (bone-in) (square cut).....	23	23	23	21	16
Shoulder (boneless) (square cut).....	33	33	33	31	20
Boneless veal leg or round.....					23
Boneless veal sirloin strip.....					23
Veal tenderloin.....					23
Boneless veal regular rib roll.....					23
Boneless veal shoulder clod.....					23
Boned, rolled and tied veal roll.....					23

(1) Retail Ceiling Prices for Beef, Veal, Lamb, and Mutton—Fresh, Cured and Frozen—Zone 5—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VIII. Stews and other cuts:	<i>Cents per pound</i>				
Breast (bone-in)	18	18	16	15	12
Breast (boneless)	27	25	22	19	17
Flank meat	27	25	22	19	17
Neck (bone-in)	18	18	16	15	12
Neck (boneless)	27	25	22	19	17
Shank (bone-in) (hind and fore)	18	18	16	15	12
Shank and heel meat (boneless) (hind and fore)	27	25	22	19	17
Ground veal and patties	28	28	28	28	28
Neckbones					7
IX. Kidneys	27	27	27	27	27
X. Retail prices of wholesale cuts:					
Hindquarters	26	24	21	18	16
Forequarters	20	20	18	16	13

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice and good	M or commercial	R or utility and culls
XI. Steaks and chops:	<i>Cents per pound</i>	<i>Cents per pound</i>	<i>Cents per pound</i>				
Loin chops	57	53	48	42	30	27	24
Rib chops	44	41	38	35	19	16	14
Leg or sirloin chops	44	41	38	35	19	16	14
Shoulder chops, blade or arm chops	38	36	33	30	16	14	12
XII. Roasts:							
Leg (whole, half, or short cut)	38	36	33	29	20	18	16
Sirloin roast (bone-in)	44	41	38	35	19	16	14
Yoke, rattle or triangle (bone-in)	25	24	24	22	12	10	9
Yoke, rattle or triangle (boneless)	38	38	37	34	16	14	13
Chuck or shoulder (square cut) (bone-in)	33	33	33	30	15	14	12
Chuck or shoulder (cross cut) (bone-in)	26	26	25	23	13	11	10
Loin	57	53	48	42	30	27	24
Rib	44	41	38	35	19	16	14
Boneless lamb shoulder roll				33			
XIII. Stews and other cuts:							
Breast and flank	18	17	16	14	9	7	6
Neck (bone-in)	18	17	16	14	9	7	6
Neck (boneless)	30	30	30	30	17	17	17
Shank (bone-in)	18	17	16	14	9	7	6
Patties (ground meat)	30	30	30	30	17	17	17
Neckbones				6			6
XIV. Kidneys	26	26	26	26	14	14	14
XV. Retail prices of wholesale cuts:							
Leg	32	31	29	26	18	16	15
Loin	32	29	24	20	14	14	12
Hotel rack	36	33	28	23	16	14	12
Yoke	20	20	19	18	10	8	7

NOTES—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 5

Zone 5 includes the following area:

Michigan, all that portion of Michigan west of and including the counties of Marquette and Menominee.

Wisconsin, all that portion of Wisconsin east of and including the counties of Vilas, Oneida, Lincoln, Marathon, Wood, Juneau, Sauk, Richland, and Grant.

Iowa, the following counties of Iowa: Dubuque, Jackson, Clinton, Scott, Muscatine, Lousa, Des Moines, and Lee.

Illinois, all that portion of Illinois north and west of and including the counties of Vermillion, Champaign, Douglas, Coles, Shelby, Effingham, Fayette, Bond, Madison, St. Clair, and Monroe.

Missouri, the following counties of Missouri: Clark, Lewis, Marion, Ralls, Pike, Lincoln, St. Charles, St. Louis, and Jefferson.

Indiana, the following counties of Indiana: Lake, Newton, Benton, and Warren.

The above prices are subject to the conditions contained in notes 1 to 3, inclusive.

NOTE 1.—*Ground meat.*—(a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in Section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell

such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—*Cube steak.*—The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—*Yearling lamb.*—The ceiling prices for yearling-lamb cuts of the different grades are lower than the above-ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

16. Section 22 (1) is added to follow the table and text contained in section 22 (1) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 6

[For stores in group 3B and 4B as provided in amendment 12 to Maximum Price Regulation No. 335, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
	Cents per pound				
I. Steaks:					
Porterhouse.....	59	46	39	33	29
T-Bone.....	59	46	39	33	29
Club.....	59	46	39	33	29
Rib—10-inch cut.....	59	46	39	33	29
Rib—7-inch cut.....	53	41	34	28	25
Sirloin.....	41	33	28	24	21
Pin bone.....	41	33	28	24	21
Sirloin (boneless).....	51	46	39	33	29
Round (bone-in) (full cut).....	39	33	28	24	21
Round (boneless) (top and bottom).....	41	33	28	24	21
Round tip.....	41	33	28	24	21
Chuck blade (bone-in).....	27	23	20	17	15
Chuck arm (bone-in).....	27	23	20	17	15
Flank.....	39	33	28	24	21
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	59	46	39	33	29
Rib standing (chine bone-in, 7-inch cut).....	53	41	34	28	25
Round tip.....	41	33	28	24	21
Rump (bone-in).....	25	21	18	15	13
Rump (boneless).....	41	33	28	24	21
Chuck blade pot roast.....	27	23	20	17	15
Chuck arm pot roast.....	27	23	20	17	15
Chuck or shoulder (boneless).....	35	33	31	28	25
English cut.....	27	23	20	17	15
III. Stews and other cuts:					
Short ribs.....	19	19	17	17	13
Plate (bone-in) (fresh or cured).....	19	19	17	17	13
Plate (boneless) (fresh or cured).....	23	23	21	21	17
Brisket (bone-in) (fresh or cured).....	24	24	23	23	19
Brisket (boneless) (fresh or cured) (deckle on).....	31	31	29	29	22
Brisket (boneless) (cured) (deckle off).....	25	25	24	24	21
Flank meat.....	25	25	23	23	19
Neck (bone-in).....	24	24	23	23	18
Neck (boneless).....	29	27	25	22	18
Heel of round (boneless).....	29	27	24	23	18
Shank (bone-in) (hind and fore).....	17	17	17	17	13
Shank (boneless) (hind and fore).....	21	21	20	20	16
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground beef.....	15	15	15	15	15
V. Retail prices of wholesale cuts:					
Round beef—whole.....	24	23	23	17	13
Sirloin beef—whole.....	35	33	28	19	16
Short loin beef—whole.....	35	33	28	24	20
Flank beef—whole.....	14	14	14	14	10
Rib beef—whole.....	23	23	23	23	16
Regular chuck—whole.....	22	20	19	16	12
Short plate—whole.....	16	16	14	14	10
Brisket—whole.....	17	17	15	15	11
Shank—whole.....	14	14	13	13	9

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or call
	Cents per pound				
VI. Steaks and chops:					
Loin chops.....	42	33	31	29	25
Rib chops.....	37	33	33	29	23
Shoulder chops (arm and blade).....	27	25	23	19	17
Round steak (cutlets).....	43	40	39	31	23
Sirloin steaks or chops.....	35	33	33	29	23
VII. Roasts:					
Rump and sirloin (bone-in).....	32	33	33	23	20
Rump and sirloin (boneless).....	45	33	33	23	20
Leg.....	32	33	33	23	20
Leg—rump-off.....	32	33	33	23	20
Leg—shank-half.....	32	33	33	23	20
Leg—rump-half.....	32	33	33	23	20
Loin.....	42	33	33	23	20
Rib.....	37	33	33	23	20
Blade and arm.....	27	25	23	19	17
Round.....	43	40	39	31	23
Shoulder (bone-in) (square cut).....	29	25	23	21	16
Shoulder (boneless) (square cut).....	24	23	23	27	21
Boneless veal leg or round.....					23
Boneless veal sirloin strip.....					23
Veal tenderloin.....					23
Boneless veal regular rib roll.....					23
Boneless veal shoulder cored.....					27
Boned, rolled and tied veal roll.....					25

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 6—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VIII. Stews and other cuts:	<i>Cents per pound</i>				
Breast (bone-in).....	19	18	17	15	13
Breast (boneless).....	27	26	22	19	17
Flank meat.....	27	26	22	19	17
Neck (bone-in).....	19	18	17	15	13
Neck (boneless).....	27	26	22	19	17
Shank (bone-in) (hind and fore).....	19	18	17	15	13
Shank and heel meat (boneless) (hind and fore).....	27	26	22	19	17
Ground veal and patties.....	29	29	29	29	29
Neckbones.....					7
IX. Kidneys.....	28	28	28	28	28
X. Retail prices of wholesale cuts:					
Hindquarters.....	26	24	21	18	16
Forequarters.....	21	20	18	16	14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice, and good	M or commercial	R or utility and culls
XI. Steaks and chops:	<i>Cents per pound</i>	<i>Cents per pound</i>	<i>Cents per pound</i>				
Loin chops.....	57	53	48	42	30	27	25
Rib chops.....	44	41	38	35	19	16	14
Leg or sirloin chops.....	44	41	38	35	19	16	14
Shoulder chops, blade or arm chops.....	38	37	34	31	17	14	13
XII. Roasts:							
Leg (whole, half of short cut).....	38	37	33	29	20	18	17
Sirloin roast (bone-in).....	44	41	39	35	19	16	14
Yoke, rattle or triangle (bone-in).....	25	25	24	22	12	11	9
Yoke, rattle or triangle (boneless).....	38	38	37	34	17	15	13
Chuck or shoulder (square cut) (bone-in).....	24	23	33	31	15	14	12
Chuck or shoulder (cross cut) (bone-in).....	27	26	26	24	13	11	10
Loin.....	57	53	48	42	30	27	25
Rib.....	44	41	38	35	19	16	14
Boneless lamb shoulder roll.....				34			
XIII. Stews and other cuts:							
Breast and flank.....	19	18	16	15	9	8	7
Neck (bone-in).....	19	18	16	15	9	8	7
Neck (boneless).....	30	30	30	30	17	17	17
Shank (bone-in).....	19	18	16	15	9	8	7
Patties (ground meat).....	30	30	30	30	17	17	17
Neckbones.....				6			6
XIV. Kidneys.....	26	26	26	26	14	14	14
XV. Retail prices of wholesale cuts:							
Leg.....	32	31	29	26	18	17	15
Loin.....	33	30	21	20	15	14	12
Hotel rack.....	36	33	28	24	16	14	13
Yoke.....	20	20	19	18	10	9	8

NOTES—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 6

Zone 6 includes the following area:

Michigan, the following counties of Michigan Alger, Delta, Schoolcraft, Luce, Mackinac, Chippewa, and Berrien.

Indiana, all counties except Lake, Newton, Benton, and Warren.

Illinois, all that portion of Illinois east and south of and including the Counties of Edgar, Clark, Cumberland, Jasper, Clay, Marion, Clinton, Washington, and Randolph.

Missouri, the following counties of Missouri: Saint Genevieve, Perry, Bollinger, Cape Girardeau, Stoddard, Scott, New Madrid, Mississippi, Dunklin, and Pemiscol.

Kentucky, all that portion of Kentucky west and north of and including the Counties of Carrol, Henry, Shelby, Anderson, Washington, Marion, Larue, Hardin, Grayson, Ohio, Muhlenberg, and Todd.

Tennessee, the following Counties of Tennessee: Lake, Obion, Weakley, Henry, Stewart, Dyer, Montgomery, Gibson, Crockett, Carroll, Benton, and Houston.

Arkansas, all counties.

Louisiana, all that portion of Louisiana west of the Mississippi River from the northeast point of East Carroll Parish to the northeast point of the Pointe Coupee Parish and west of and including the Parishes of Avoyelles, Saint Landry, Saint Martin, and Iberia.

Above prices are subject to the conditions contained in Notes 1 to 3, inclusive.

NOTE 1.—Ground meat.—(a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in Section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—Cube steak.—The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—Yearling lamb.—The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

17. Section 22 (n) (1) is added to follow the table and text contained in section 22 (n) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 7

[For stores in Groups 3B and 4B as provided in Amendment 21 to Maximum Price Regulation No. 355, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
	Cents per pound				
I. Steaks:					
Porterhouse.....	50	47	39	34	30
T-bone.....	50	47	39	34	30
Club.....	49	47	39	34	30
Rib—10-inch cut.....	31	29	27	25	19
Rib—7-inch cut.....	33	31	29	24	23
Sirloin.....	41	39	32	27	23
Pin bone.....	41	39	32	27	23
Sirloin (boneless).....	41	39	32	27	23
Round (bone-in) (full cut).....	41	39	33	29	24
Round (boneless) (top and bottom).....	41	39	33	29	24
Round tip.....	41	39	35	29	25
Chuck blade (bone-in).....	23	23	24	21	17
Chuck arm (bone-in).....	23	23	24	21	17
Flank.....	25	23	23	23	22
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	31	29	27	23	19
Rib standing (chine bone-in, 7-inch cut).....	33	31	29	24	20
Round tip.....	41	39	35	29	25
Rump (bone-in).....	23	24	21	17	13
Rump (boneless).....	41	39	35	29	25
Chuck blade pot roast.....	23	23	24	21	17
Chuck arm pot roast.....	23	23	24	21	17
Chuck or shoulder (boneless).....	23	24	31	27	23
English cut.....	23	23	21	21	17
III. Stews and other cuts:					
Short ribs.....	19	19	17	17	13
Plate (bone-in) (fresh or cured).....	19	19	15	13	14
Plate (boneless) (fresh or cured).....	24	24	22	22	18
Brisket (bone-in) (fresh or cured).....	24	24	21	21	17
Brisket (boneless) (fresh or cured) (deckle on).....	32	32	27	27	23
Brisket (boneless) (cured) (deckle off).....	37	37	33	32	22
Flank meat.....	23	23	26	23	17
Neck (bone-in).....	24	21	21	21	15
Neck (boneless).....	29	23	25	22	16
Heel of round (boneless).....	29	23	24	20	16
Shank (bone-in) (hind and fore).....	18	18	17	17	13
Shank (boneless) (hind and fore).....	21	21	21	21	20
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground Beef.....	23	23	23	23	23
V. Retail prices of wholesale cuts:					
Round beef—whole.....	25	23	23	17	13
Sirloin beef—whole.....	39	39	23	19	15
Short loin beef—whole.....	36	34	29	21	20
Flank beef—whole.....	14	14	14	14	10
Rib beef—whole.....	27	25	23	20	16
Regular chuck—whole.....	22	21	19	17	13
Short plate—whole.....	15	15	14	14	10
Brisket—whole.....	19	19	15	15	11
Shank—whole.....	14	14	14	14	10

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per pound				
VI. Steaks and chops:					
Loin chops.....	42	39	35	29	25
Rib chops.....	33	31	27	23	19
Shoulder chops (arm and blade).....	23	23	23	20	18
Round steak (cutlets).....	44	41	37	32	28
Sirloin steaks or chops.....	33	33	29	26	24
VII. Roasts:					
Rump and sirloin (bone-in).....	33	29	27	23	21
Rump and sirloin (boneless).....	45	43	33	24	20
Leg.....	33	29	27	23	21
Leg—rump-off.....	33	29	27	23	21
Leg—shank-half.....	33	29	27	23	21
Leg—rump-half.....	33	29	27	23	21
Loin.....	43	39	35	29	25
Rib.....	33	31	24	20	18
Blade and arm.....	23	23	23	20	18
Round.....	44	41	37	32	28
Shoulder (bone-in) (square cut).....	27	25	24	21	17
Shoulder (boneless) (square cut).....	34	33	29	27	21
Boneless veal leg or round.....					29
Boneless veal sirloin strip.....					29
Veal tenderloin.....					29
Boneless veal regular rib roll.....					29
Boneless veal shoulder clod.....					28
Boned, rolled and tied veal roll.....					26

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 7—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	O or utility	D or cull
	<i>Cents per pound</i>				
VIII. Steaks and other cuts:					
Breast (bone-in).....	19	19	17	16	13
Breast (boneless).....	28	26	23	20	18
Flank meat.....	28	26	23	20	18
Neck (bone-in).....	19	19	17	16	13
Neck (boneless).....	28	26	23	20	18
Shank (bone-in) (hind and fore).....	19	19	17	16	13
Shank and heel meat (boneless) (hind and fore).....	28	26	23	20	18
Ground veal and patties.....	29	29	29	29	29
Neckbones.....					7
IX. Kidneys.....	29	29	29	29	29
X. Retail prices of wholesale cuts:					
Hindquarters.....	25	25	23	19	17
Forequarters.....	21	20	19		14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA of choice	A or good	B or commercial	C or utility	S or prime, choice and good	M or commercial	R or utility and culls
	<i>Cents per pound</i>	<i>Cents per pound</i>	<i>Cents per pound</i>				
XI. Steaks and chops:							
Loin chops.....	57	54	49	43	30	28	25
Rib chops.....	44	42	39	36	19	17	14
Leg or sirloin chops.....	44	42	39	36	19	17	14
Shoulder chops, blade or arm chops.....	38	37	34	31	17	14	13
XII. Roasts:							
Leg (whole, half, or short cut).....	38	37	33	30	21	19	17
Sirloin roast (bone-in).....	44	42	39	36	19	17	14
Yoke, rattle or triangle (bone-in).....	26	25	24	22	13	11	10
Yoke, rattle or triangle (boneless).....	39	38	37	35	17	15	14
Chuck or shoulder (square cut) (bone-in).....	34	33	33	31	15	14	13
Chuck or shoulder (cross cut) (bone-in).....	27	26	26	24	13	12	10
Loin.....	57	54	49	43	30	28	25
Rib.....	44	42	39	36	19	17	14
Boneless lamb shoulder roll.....				34			
XIII. Steaks and other cuts:							
Breast and flank.....	19	18	17	15	9	8	7
Neck (bone-in).....	19	18	17	15	9	8	7
Neck (boneless).....	30	30	30	30	17	17	17
Shank (bone-in).....	19	18	17	14	9	8	7
Patties (ground meat).....	30	30	30	30	17	17	17
Neckbones.....				6			6
XIV. Kidneys.....	27	27	27	27	14	14	14
XV. Retail prices of wholesale cuts:							
Leg.....	33	31	29	26	18	17	15
Loin.....	33	30	25	21	15	14	12
Hotel rack.....	36	34	29	24	16	14	13
Yoke.....	21	20	20	18	10	9	8

NOTES.—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 7

Zone 7 includes the following area:

Michigan, the Lower Peninsula of Michigan except Berrien County, but including the islands of Michigan lying in Lake Michigan and Lake Huron. Ohio, all counties.

New York, the following counties of New York: Niagara, Erie, Chautauqua, and Cattaraugus.

Pennsylvania, all that portion of Pennsylvania west of and including the counties of Warren, Forest, Clarion, Armstrong, Westmoreland, and Fayette.

West Virginia, all that portion of West Virginia west of and including the counties of Hancock, Brooke, Ohio, Marshall, Wetzel, Doddridge, Gilmer, Calhoun, Roane, Kanawha, Boone, Logan, and Mingo.

Kentucky, all that portion of Kentucky east of and including the counties of Boone, Gallatin, Owen, Franklin, Woodford, Mercer, Boyle, Casey, Taylor, Green, Hart, Edmonson, Butler, and Logan.

Tennessee, all that portion of Tennessee west of and including the counties of Campbell, Scott, Fentress, Overton, Putnam, White, Warren, Grundy, and Marion; but excluding the counties of Lake, Obion, Weakley, Henry, Stewart, Montgomery, Dyer, Gibson, Crockett, Carroll, Benton, and Houston.

Alabama, all that portion of Alabama north and west of and including the counties of Jackson, Madison, Morgan, Cullman, Walker, Fayette, and Lamar.

Mississippi, all that portion of Mississippi north of and including the counties of Lowndes, Oktibeha, Choctaw, Attala, Madison, Yazoo, and Issaquena.

The above prices are subject to the conditions contained in Notes 1 to 3, inclusive.

NOTE 1.—Ground meat.—(a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—Cube steak.—The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—Yearling lamb.—The ceiling prices for Yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell any retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

18. Section 22 (p) (1) is added to follow the table and text contained in section 22 (p) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 8 North

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and cannors
	Cents per pound				
I. Steaks:					
Porterhouse.....	51	47	40	34	30
T-Bone.....	51	47	40	34	30
Club.....	51	47	40	34	30
Rib—10-inch cut.....	51	47	40	34	30
Rib—7-inch cut.....	34	32	29	23	21
Sirloin.....	41	39	33	28	24
Pin bone.....	41	39	33	28	24
Sirloin (boneless).....	52	49	39	34	29
Round (bone-in) (full cut).....	40	38	34	28	24
Round (boneless) (top and bottom).....	42	39	35	29	25
Round tip.....	42	39	35	29	25
Chuck blade (bone-in).....	22	21	24	21	17
Chuck arm (bone-in).....	22	21	24	21	17
Flank.....	27	27	27	27	27
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	51	49	37	33	19
Rib standing (chine bone-in, 7-inch cut).....	54	52	39	35	21
Round tip.....	42	39	35	29	25
Rump (bone-in).....	42	39	35	29	25
Rump (boneless).....	42	39	35	29	25
Chuck blade pot roast.....	23	22	24	21	17
Chuck arm pot roast.....	23	22	24	21	17
Chuck or shoulder (boneless).....	27	24	32	28	24
English cut.....	23	23	23	21	17
III. Stews and other cuts:					
Short ribs.....	29	29	18	18	14
Plate (bone-in) (fresh or cured).....	29	29	18	18	14
Plate (boneless) (fresh or cured).....	24	22	22	22	15
Brisket (bone-in) (fresh or cured).....	24	22	21	21	17
Brisket (boneless) (fresh or cured) (deckle on).....	24	22	27	27	23
Brisket (boneless) (cured) (deckle off).....	27	27	32	32	22
Flank meat.....	27	27	26	26	17
Neck (bone-in).....	29	28	21	21	19
Neck (boneless).....	29	28	23	23	17
Heel of round (boneless).....	29	28	22	21	17
Shank (bone-in) (hind and fore).....	18	18	18	18	14
Shank (boneless) (hind and fore).....	22	22	22	22	21
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground beef.....	27	27	27	27	27
V. Retail prices of wholesale cuts:					
Round beef—whole.....	25	23	21	17	13
Sirloin beef—whole.....	29	29	23	20	16
Short loin beef—whole.....	27	24	23	21	20
Flank beef—whole.....	14	14	14	14	19
Rib beef—whole.....	27	23	23	20	16
Regular chuck—whole.....	22	21	19	17	13
Short plate—whole.....	15	15	14	14	19
Brisket—whole.....	18	18	15	15	11
Shank—whole.....	14	14	14	14	19

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per pound				
VI. Steaks and chops:					
Loin chops.....	43	40	35	30	27
Rib chops.....	38	37	34	31	24
Shoulder chops (arm and blade).....	33	27	23	20	18
Round steak (cutlets).....	44	41	37	33	29
Sirloin steaks or chops.....	35	34	31	27	25
VII. Roasts:					
Rump and sirloin (bone-in).....	33	31	26	24	22
Rump and sirloin (boneless).....	47	44	38	34	31
Leg.....	23	21	22	24	22
Leg—rump-off.....	23	21	22	24	22
Leg—shank-half.....	23	21	22	24	22
Leg—rump-half.....	23	21	22	24	22
Loin.....	43	40	35	30	27
Rib.....	28	27	24	21	24
Blade and arm.....	28	27	24	20	18
Round.....	44	41	37	33	29
Shoulder (bone-in) (square cut).....	27	25	24	22	17
Shoulder (boneless) (square cut).....	25	24	31	23	22
Boneless veal leg or round.....					23
Boneless veal sirloin strip.....					23
Veal tenderloin.....					23
Boneless veal regular rib roll.....					23
Boneless veal shoulder clod.....					23
Boned, rolled and tied veal roll.....					27

(1) Retail Ceiling Prices for Beef, Veal, Lamb, and Mutton—Fresh, Cured and Frozen—Zone 8 North—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VIII. Steaks and other cuts:	<i>Cents per pound</i>				
Breast (bone-in).....	20	19	18	16	14
Breast (boneless).....	28	27	23	20	18
Flank meat.....	28	27	23	20	18
Neck (bone-in).....	20	19	18	16	14
Neck (boneless).....	28	27	23	20	18
Shank (bone-in) (hind and fore).....	20	19	18	16	14
Shank and heel meat (boneless) (hind and fore).....	28	27	23	20	18
Ground veal and patties.....	30	30	30	30	30
Neckbones.....					8
IX. Kidneys.....	29	29	29	29	29
X. Retail prices of wholesale cuts:					
Hindquarters.....	27	25	22	19	17
Forequarters.....	21	21	19	17	14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice and good	M or commercial	R or utility and culls
XI. Steaks and chops:	<i>Cents per pound</i>	<i>Cents per pound</i>	<i>Cents per pound</i>				
Loin chops.....	53	55	49	44	31	29	26
Rib chops.....	45	43	39	37	29	18	16
Leg or sirloin chops.....	45	43	39	37	20	18	16
Shoulder chops, blade or arm chops.....	39	38	35	32	18	15	14
XII. Roasts:							
Leg (whole, half or short cut).....	30	38	34	30	21	20	18
Sirloin roast (bone-in).....	45	43	39	37	20	18	15
Yoke, rattle or triangle (bone-in).....	26	26	25	23	13	12	10
Yoke, rattle or triangle (boneless).....	39	38	38	36	18	16	14
Chuck or shoulder (square cut) (bone-in).....	35	34	34	32	16	14	13
Chuck or shoulder (cross cut) (bone-in).....	28	27	27	25	14	13	11
Loin.....	53	55	49	44	31	29	26
Rib.....	45	43	39	37	20	18	16
Boneless lamb shoulder roll.....				35			
XIII. Steaks and other cuts:							
Breast and flank.....	20	19	17	16	10	9	8
Neck (bone-in).....	20	19	17	16	10	9	8
Neck (boneless).....	31	31	31	31	18	18	18
Shank (bone-in).....	20	19	17	16	10	9	8
Patties (ground meat).....	31	31	31	31	18	18	18
Neckbones.....				7			
XIV. Kidneys.....	27	27	27	27	14	14	14
XV. Retail prices of wholesale cuts:							
Leg.....	33	32	30	27	19	18	16
Loin.....	34	30	25	21	15	14	13
Hotel rack.....	37	34	29	24	17	15	14
Yoke.....	21	21	20	19	11	10	8

NOTES.—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 8 NORTH.

Zone—8—north includes the following areas:

New York, all that portion of New York west of and including the counties of Oswego, Oneida, Madison, Chenango, and Broome, but excluding the counties of Niagara, Erie, Cattaraugus, and Chautauqua.

Pennsylvania, the following counties of Pennsylvania: McKean, Potter, Elk, Cameron, Clinton, Jefferson, Clearfield, Center, Indiana, Cambria, Blair, Huntingdon, Somerset, Bedford, and Fulton.

Maryland, the following counties of Maryland: Garrett and Allegany.

The above prices are subject to the conditions contained in notes 1 to 3, inclusive.

NOTE 1.—Ground meat.—(a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in section 20 of the beef, veal, lamb, and mutton-retail regulation, and he must not sell any such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat

for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—Cube steak.—The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—Yearling lamb.—The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

19. Section 22 (r) (1) is added to follow the table and text contained in section 22 (r) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 8 South

[For stores in Groups 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 225, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
	Cents per pound				
I. Steaks:					
Porterhouse.....	51	47	43	34	20
T-bone.....	51	47	43	34	20
Club.....	51	47	43	34	20
Rib—10-inch cut.....	51	47	43	34	20
Rib—7-inch cut.....	51	47	43	34	20
Sirloin.....	41	37	33	23	19
Pin bone.....	41	37	33	23	19
Sirloin (boneless).....	41	37	33	23	19
Round (bone-in) (full cut).....	42	38	34	24	20
Round (boneless) (top and bottom).....	42	38	34	24	20
Round tip.....	42	38	34	24	20
Chuck blade (bone-in).....	42	38	34	24	20
Chuck arm (bone-in).....	42	38	34	24	20
Flank.....	37	33	29	21	17
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	51	47	43	34	20
Rib standing (chine bone-in, 7-inch cut).....	51	47	43	34	20
Round tip.....	42	38	34	24	20
Rump (bone-in).....	42	38	34	24	20
Rump (boneless).....	42	38	34	24	20
Chuck blade pot roast.....	42	38	34	24	20
Chuck arm pot roast.....	42	38	34	24	20
Chuck or shoulder (boneless).....	42	38	34	24	20
English cut.....	42	38	34	24	20
III. Stews and other cuts:					
Short ribs.....	42	38	34	24	20
Plate (bone-in) (fresh or cured).....	42	38	34	24	20
Plate (boneless) (fresh or cured).....	42	38	34	24	20
Brisket (bone-in) (fresh or cured).....	42	38	34	24	20
Brisket (boneless) (fresh or cured) (deckle on).....	42	38	34	24	20
Brisket (boneless) (cure) (deckle off).....	42	38	34	24	20
Flank meat.....	42	38	34	24	20
Neck (bone-in).....	42	38	34	24	20
Neck (boneless).....	42	38	34	24	20
Heel of round (boneless).....	42	38	34	24	20
Shank (bone-in) (hind and fore).....	42	38	34	24	20
Shank (boneless) (hind and fore).....	42	38	34	24	20
Soup bone.....	3	3	3	3	3
Suet.....	3	3	3	3	3
IV. Ground beef.....					
V. Retail prices of wholesale cuts:					
Round beef—whole.....	25	23	21	17	13
Sirloin beef—whole.....	23	21	19	15	11
Short loin beef—whole.....	37	34	31	24	20
Flank beef—whole.....	14	14	14	14	10
Rib beef—whole.....	27	25	23	20	16
Regular chuck—whole.....	22	21	19	17	13
Short plate—whole.....	15	15	14	14	10
Brisket—whole.....	18	18	15	15	11
Rib beef—whole.....	27	25	23	20	16
Regular chuck—whole.....	22	21	19	17	13
Short plate—whole.....	15	15	14	14	10
Brisket—whole.....	18	18	15	15	11
Shank—whole.....	14	14	14	14	10

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per pound				
VI. Steaks and chops:					
Loin chops.....	43	40	35	29	27
Rib chops.....	33	31	27	21	18
Shoulder chops (arm and blade).....	25	23	21	17	15
Round steak (cutlets).....	44	41	37	33	29
Sirloin steaks or chops.....	35	34	31	27	25
VII. Roasts:					
Rump and sirloin (bone-in).....	33	31	28	24	22
Rump and sirloin (boneless).....	47	44	41	34	31
Leg.....	31	31	28	24	21
Leg—rump off.....	31	31	28	24	21
Leg—shank half.....	31	31	28	24	21
Leg—rump half.....	31	31	28	24	21
Loin.....	43	40	35	29	27
Rib.....	33	31	27	21	18
Blade and arm.....	44	41	37	33	29
Round.....	44	41	37	33	29
Shoulder (bone-in) (square cut).....	27	25	21	17	14
Shoulder (boneless) (square cut).....	27	25	21	17	14
Boneless veal leg or round.....	33	31	28	24	21
Boneless veal sirloin strip.....	33	31	28	24	21
Veal tenderloin.....					29
Boneless veal regular rib roll.....					29
Boneless veal shoulder clod.....					28
Boned, rolled, and tied veal roll.....					27

(1) Retail Ceiling Prices for Beef, Veal, Lamb, and Mutton—Fresh, Cured and Frozen—Zone 8 South—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VIII. Stews and other cuts:	<i>Cents per pound</i>				
Breast (bone-in).....	20	19	18	16	14
Breast (boneless).....	28	27	23	20	18
Flank meat.....	28	27	23	20	18
Neck (bone-in).....	20	19	18	16	14
Neck (boneless).....	28	27	23	20	18
Shank (bone-in) (hind and fore).....	20	19	18	16	14
Shank and heel meat (boneless) (hind and fore).....	28	27	23	20	18
Ground veal and patties.....	30	30	30	30	30
Neck bones.....					8
IX. Kidneys.....	29	29	29	29	29
X. Retail prices of wholesale cuts:					
Hindquarters.....	27	25	22	19	17
Forequarters.....	21	21	19	17	14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	O or utility	S or prime, choice and good	M or commercial	R or utility and culls
XI. Steaks and chops:	<i>Cents per pound</i>	<i>Cents per pound</i>	<i>Cents per pound</i>				
Loin chops.....	53	54	49	43	31	23	26
Rib chops.....	45	42	39	36	20	17	14
Leg or sirloin chops.....	45	42	39	36	20	17	14
Shoulder chops, blade or arm chops.....	39	37	34	31	17	15	14
XII. Roasts:							
Leg (whole, half, or short-cut).....	39	37	34	30	21	19	18
Sirloin roast (bone-in).....	45	42	39	36	20	17	14
Yoke, rattle or triangle (bone-in).....	26	25	25	23	13	12	10
Yoke, rattle or triangle (boneless).....	39	38	38	35	18	15	14
Chuck or shoulder (square cut) (bone-in).....	34	34	34	32	16	14	13
Chuck or shoulder (cross cut) (bone-in).....	27	27	26	24	14	12	11
Loin.....	53	54	49	43	31	23	26
Rib.....	45	42	39	36	20	17	14
Boneless lamb shoulder roll.....				35			
XIII. Stews and other cuts:							
Breast and flank.....	19	18	17	15	10	9	7
Neck (bone-in).....	19	18	17	15	10	9	7
Neck (boneless).....	31	31	31	31	18	18	18
Shank (bone-in).....	19	18	17	15	10	9	7
Patties (ground meat).....	31	31	31	31	18	18	18
Neckbones.....				7			7
XIV. Kidneys.....	27	27	27	27	14	14	14
XV. Retail prices of wholesale cuts:							
Leg.....	33	32	30	27	19	17	16
Loin.....	33	30	25	21	15	14	13
Hotel rack.....	37	34	29	24	16	14	12
Yoke.....	21	20	20	18	10	9	8

NOTES—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES.

Selling these meats at retail located in Zone 8 south. Zone 8—south includes the following area:

West Virginia, all that portion of West Virginia east of and including the counties of Monongalia, Harrison, Lewis, Braxton, Clay, Nicholas, Fayette, Raleigh, Wyoming, and McDowell; but excluding the counties of Berkeley and Jefferson.

Virginia, all that portion of Virginia west of and including the counties of Highland, Bath, Alleghany, Craig, Montgomery, Floyd, and Carroll.

Tennessee, all that portion of Tennessee east of and including the counties of Claiborne, Union, Anderson, Morgan, Cumberland, Bledsoe, Van Buren, Sequatchie, and Hamilton.

North Carolina, all that portion of North Carolina, west and southwest of and including the counties of Alleghany, Wilkes, Alexander, Caldwell, Burke, and Cleveland.

South Carolina, all that portion of South Carolina west and northwest of and including the counties of Cherokee, Union, Newberry, Saluda, and Edgefield.

Georgia, all that portion of Georgia west and northwest of and including the counties of Columbia, McDuffie, Warren, Glascock, Washington, Johnson, Laurens, Dodge, Wilcox, Ben Hill, Irwin, Tift, Colquitt, and Thomas.

Alabama, all that portion of Alabama south of and including the counties of De Kalb, Marshall, Blount, Jefferson, Tuscaloosa, and Pickens.

Mississippi, all that portion of Mississippi south of and including the counties of Noxubee, Winston, Leake, Scott, Rankin, Hinds, and Warren.

Louisiana, all that portion of Louisiana east of and including the Parishes of West Feliciana, Pointe Coupee, Iberville, Assumption, and Saint Mary.

Florida, all that portion of Florida west of and including the counties of Leon and Wakulla.

The above prices are subject to the conditions contained in Notes 1 to 3, inclusive.

NOTE 1:—Ground meat.—(a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2: Cube steak.—The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3: Yearling lamb.—The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

20. Section 22 (t) (1) is added to follow the table and text contained in section 22 (t) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 9 North

[For stores in Group 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 235, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.
I. Steaks:					
Porterhouse.....	51	47	49	35	31
T-bone.....	51	47	49	35	31
Club.....	51	47	49	35	31
Rib—10-inch cut.....	31	29	27	21	20
Rib—7-inch cut.....	34	32	29	25	21
Sirloin.....	42	40	33	23	21
Pin bone.....	42	40	33	23	21
Sirloin (boneless).....	42	40	33	23	21
Round (bone-in) (full cut).....	49	35	34	23	21
Round (boneless) (top and bottom).....	42	40	33	23	21
Round tip.....	42	40	33	23	21
Chuck blade (bone-in).....	27	27	23	22	15
Chuck arm (bone-in).....	27	27	23	22	15
Flank.....	23	23	27	27	33
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	31	29	27	21	20
Rib standing (chine bone-in, 7-inch cut).....	34	32	29	25	21
Round tip.....	42	40	33	23	21
Rump (bone-in).....	27	27	23	15	14
Rump (boneless).....	27	27	23	15	14
Chuck blade pot roast.....	27	27	23	22	15
Chuck arm pot roast.....	27	27	23	22	15
Chuck or shoulder (boneless).....	27	27	23	22	15
English cut.....	23	23	27	27	33
III. Stews and other cuts:					
Short ribs.....	29	29	15	15	14
Plate (bone-in) (fresh or cured).....	22	22	15	15	14
Plate (boneless) (fresh or cured).....	22	22	23	23	19
Brisket (bone-in) (fresh or cured).....	23	23	23	23	18
Brisket (boneless) (fresh or cured) (deckle on).....	23	23	23	23	18
Brisket (boneless) (cured) (deckle off).....	23	23	23	23	24
Flank meat.....	27	27	27	27	23
Neck (bone-in).....	27	27	22	22	18
Neck (boneless).....	27	27	23	23	19
Heel of round (boneless).....	31	29	23	21	17
Shank (bone-in) (hind and fore).....	15	15	15	15	14
Shank (boneless) (hind and fore).....	23	23	23	23	21
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground beef.....	27	27	27	27	27
V. Retail prices of wholesale cuts:					
Round beef—whole.....	25	24	21	18	14
Sirloin beef—whole.....	31	29	23	20	16
Short loin beef—whole.....	37	34	29	25	21
Flank beef—whole.....	15	15	14	14	10
Rib beef—whole.....	27	25	24	21	17
Regular chuck—whole.....	23	21	19	17	13
Short plate—whole.....	16	16	15	15	11
Brisket—whole.....	18	18	16	16	12
Shank—whole.....	14	14	14	14	10

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or call
	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.
VI. Steaks and chops:					
Loin chops.....	43	40	35	31	27
Rib chops.....	33	33	35	32	25
Shoulder chops (arm and blade).....	29	27	24	21	19
Round steak (cutlets).....	45	42	33	33	20
Sirloin steaks or chops.....	57	55	31	23	25
VII. Roasts:					
Rump and sirloin (bone-in).....	34	32	28	25	22
Rump and sirloin (boneless).....	47	44	39	35	31
Leg.....	34	32	28	25	22
Leg—rump-off.....	34	32	28	25	22
Leg—shank-half.....	34	32	28	25	22
Leg—rump-half.....	34	32	28	25	22
Loin.....	33	31	28	25	22
Rib.....	33	31	28	25	22
Blade and arm.....	23	21	24	21	18
Round.....	45	42	33	33	20
Shoulder (bone-in) (square cut).....	23	23	23	23	18
Shoulder (boneless) (square cut).....	23	23	23	23	18
Boneless veal leg or round.....					23
Boneless veal sirloin strip.....					23
Veal tenderloin.....					23
Boneless veal regular rib roll.....					23
Boneless veal shoulder clod.....					23
Boned, rolled and tied veal roll.....					27

(1) Retail Ceiling Prices for Beef, Veal, Lamb, and Mutton—Fresh, Cured and Frozen—Zone 9 North—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	<i>Cents per pound</i>				
VIII. Stews and other cuts:					
Breast (bone-in).....	20	20	18	17	14
Breast (boneless).....	29	27	24	21	19
Flank meat.....	29	27	24	21	19
Neck (bone-in).....	20	20	18	17	14
Neck (boneless).....	29	27	24	21	19
Shank (bone-in) (hind and fore).....	20	20	18	17	14
Shank and heel meat (boneless) (hind and fore).....	29	27	24	21	19
Ground veal and patties.....	30	30	30	30	30
Neckbones.....					8
IX. Kidneys.....	30	30	30	30	30
X. Retail prices of wholesale cuts:					
Hindquarters.....	27	26	23	20	18
Forequarters.....	22	21	20	18	14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice, and good	M or commercial	R or utility and culls
	<i>Cents per lb.</i>	<i>Cents per lb.</i>	<i>Cents per lb.</i>				
XI. Steaks and chops:							
Loin chops.....	59	55	50	44	32	29	27
Rib chops.....	46	43	40	37	21	18	16
Leg or sirloin chops.....	46	43	40	37	21	18	16
Shoulder chops, blade or arm chops.....	40	38	36	32	18	16	14
XII. Roasts:							
Leg (whole, half, or short cut).....	40	38	35	31	22	20	19
Sirloin roast (bone-in).....	46	43	40	37	21	18	16
Yoke, rattle or triangle (bone-in).....	27	26	26	24	14	13	11
Yoke, rattle or triangle (boneless).....	40	39	38	36	19	16	14
Chuck or shoulder (square cut) (bone-in).....	35	35	35	33	17	15	14
Chuck or shoulder (cross cut) (bone-in).....	29	28	27	26	14	13	12
Loin.....	59	55	50	44	32	29	27
Rib.....	46	43	40	37	21	18	16
Boneless lamb shoulder roll.....				36			
XIII. Stews and other cuts:							
Breast and flank.....	20	19	18	16	11	10	
Neck (bone-in).....	20	19	18	16	11	10	
Neck (boneless).....	32	32	32	32	19	19	19
Shank (bone-in).....	20	19	18	16	11	10	9
Patties (ground meat).....	32	32	32	32	19	19	19
Neckbones.....				8			8
XIV. Kidneys.....	28	28	28	28	15	15	15
XV. Retail prices of wholesale cuts:							
Leg.....	34	32	30	28	20	18	17
Loin.....	34	31	26	22	16	14	14
Hotel rack.....	35	35	30	25	17	15	14
Yoke.....	22	21	21	19	11	10	9

NOTES—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 9 NORTH

Zone 9—North includes the following area:

New York, all that portion of New York east of and including the counties of St. Lawrence, Jefferson, Lewis and Herkimer, and east and southeast of and including the counties of Otsego, Delaware, Sullivan, Orange, Rockland, Westchester New York, Bronx, Kings, and Richmond.

Pennsylvania, all that portion of Pennsylvania east of and including the counties of Tioga, Lycoming, Union, Mifflin, Juniata, Perry, and Franklin.

Maryland, all that portion of Maryland east and southeast of and including the counties of Washington, Frederick, Montgomery, Prince Georges, Charles, and Saint Marys.

- The District of Columbia.
- Maine, all counties.
- New Hampshire, all counties.
- Vermont, all counties.
- Massachusetts, all counties.
- Connecticut, all counties.
- Rhode Island, all counties.
- New Jersey, all counties.
- Delaware, all counties.

The above prices are subject to the conditions contained in Notes 1 to 3, inclusive.

NOTE 1—Ground meat.—(a) The retailer must not sell any ground meat unless it is ground beef, ground

veal or ground lamb as defined in section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2—Cube steak.—The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3—Yearling lamb.—The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

21. Section 22 (v) (1) is added to follow the table and text contained in section 22 (v) to read as follows:

(1) *Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 9 South*

[For stores in Group 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 235, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and canners
	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.
I. Steaks:					
Porterhouse.....	51	47	40	35	31
T-bone.....	51	47	40	35	31
Club.....	51	47	40	35	31
Rib—10-inch cut.....	31	23	27	24	20
Rib—7-inch cut.....	31	23	23	21	21
Sirloin.....	42	40	33	31	24
Pin bone.....	42	40	33	31	24
Sirloin (boneless).....	42	40	34	31	24
Round (bone-in) (full cut).....	40	33	34	31	24
Round (boneless) (top and bottom).....	42	40	31	25	25
Round tip.....	42	40	31	25	25
Chuck blade (bone-in).....	23	27	27	18	18
Chuck arm (bone-in).....	23	27	27	18	18
Flank.....	33	33	27	27	33
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	31	23	27	24	20
Rib standing (chine bone-in, 7-inch cut).....	31	23	27	24	21
Round tip.....	42	40	31	25	25
Rump (bone-in).....	27	23	23	15	14
Rump (boneless).....	42	40	31	25	25
Chuck blade pot roast.....	23	27	27	18	18
Chuck arm pot roast.....	23	27	27	18	18
Chuck or shoulder (boneless).....	37	37	31	24	24
English cut.....	23	27	27	18	18
III. Stews and Other Cuts:					
Short ribs.....	20	20	16	13	14
Plate (bone-in) (fresh or cured).....	20	20	16	13	14
Plate (boneless) (fresh or cured).....	21	21	16	13	14
Brisket (bone-in) (fresh or cured).....	21	21	16	13	19
Brisket (bone-in) (fresh or cured) (deckle on).....	23	23	16	13	19
Brisket (boneless) (cured) (deckle off).....	23	23	16	13	21
Flank meat.....	27	27	27	27	23
Neck (bone-in).....	23	23	27	27	19
Neck (boneless).....	23	23	27	27	19
Heel of round (boneless).....	31	23	23	21	17
Shank (bone-in) (hind and fore).....	15	15	15	15	14
Shank (boneless) (hind and fore).....	23	23	23	23	21
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground Beef					
V. Retail Prices of Wholesale Cuts:					
Round beef—whole.....	25	24	21	19	14
Sirloin beef—whole.....	31	29	23	20	16
Short loin beef—whole.....	37	34	29	25	21
Flank beef—whole.....	15	15	14	14	10
Rib beef—whole.....	27	23	21	21	17
Regular chuck—whole.....	23	21	19	17	13
Short plate—whole.....	16	15	15	15	11
Brisket—whole.....	15	15	15	15	12
Shank—whole.....	14	14	14	14	10

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.
VI. Steaks and chops:					
Loin chops.....	43	40	33	31	27
Rib chops.....	33	23	23	21	25
Shoulder chops (arm and blade).....	23	27	21	21	19
Round steak (cutlets).....	45	42	31	31	20
Sirloin steaks or chops.....	37	31	21	23	25
VII. Roasts:					
Rump and sirloin (bone-in).....	34	33	23	23	22
Rump and sirloin (boneless).....	47	44	33	33	31
Leg.....	34	33	33	33	33
Leg—rump-off.....	34	33	33	33	33
Leg—shank-half.....	34	33	33	33	33
Leg—rump-half.....	34	33	33	33	33
Loin.....	43	40	33	31	27
Rib.....	33	23	23	21	25
Blade and arm.....	23	27	21	21	19
Round.....	45	42	31	31	20
Shoulder (bone-in) (square cut).....	23	23	21	23	16
Shoulder (boneless) (square cut).....	23	24	21	23	21
Boneless veal leg or round.....					23
Boneless veal sirloin strip.....					23
Veal tenderloin.....					23
Boneless veal regular rib roll.....					23
Boneless veal shoulder clod.....					23
Boned, rolled and tied veal roll.....					27

(1) Retail Ceiling Prices for Beef, Veal, Lamb, and Mutton—Fresh, Cured and Frozen—Zone 9 South—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	O or utility	D or cull
	<i>Cents per pound</i>				
VIII. Stews and other cuts:					
Breast (bone-in).....	20	20	18	17	13
Breast (boneless).....	29	27	24	21	19
Flank meat.....	29	27	24	21	19
Neck (bone-in).....	20	20	18	17	13
Neck (boneless).....	29	27	24	21	19
Shank (bone-in) (hind and fore).....	20	20	18	17	13
Shank and Heel Meat (boneless) (hind and fore).....	29	27	24	21	19
Ground veal and patties.....	30	30	30	30	30
Neckbones.....					8
IX. Kidneys.....	30	30	30	30	20
X. Retail prices of wholesale cuts:					
Hindquarters.....	27	25	23	20	18
Forequarters.....	22	21	20		14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	G or utility	S or prime, choice, and good	M or commercial	R or utility and culls
	<i>Cents per lb.</i>	<i>Cents per lb.</i>	<i>Cents per lb.</i>				
XI. Steaks and chops:							
Loin chops.....	53	55	49	44	31	29	20
Rib chops.....	45	43	39	37	20	18	15
Leg or sirloin chops.....	45	43	39	37	20	18	15
Shoulder chops, blade or arm chops.....	39	38	35	32	18	15	14
XII. Roasts:							
Leg (whole, half or short cut).....	39	38	34	30	21	20	18
Sirloin roast (bone-in).....	45	43	39	37	20	18	15
Yoke, rattle or triangle (bone-in).....	26	26	25	23	13	12	10
Yoke, rattle or triangle (boneless).....	39	38	35	32	18	16	14
Chuck or shoulder (square cut) (bone-in).....	35	34	34	32	16	14	13
Chuck or shoulder (cross cut) (bone-in).....	28	27	27	25	14	13	11
Loin.....	53	55	49	44	31	29	20
Rib.....	45	43	39	37	20	18	15
Boneless lamb shoulder roll.....				35			
XIII. Stews and other cuts:							
Breast and flank.....	20	19	17	16	10	9	8
Neck (bone-in).....	20	19	17	16	10	9	8
Neck (boneless).....	31	31	31	31	18	18	18
Shank (bone-in).....	20	19	17	16	10	9	8
Patties (ground meat).....	31	31	31	31	18	18	18
Neckbones.....				7			7
XIV. Kidneys.....	27	27	27	27	14	14	14
XV. Retail prices of wholesale cuts:							
Leg.....	33	32	30	27	19	18	16
Loin.....	34	30	25	21	15	14	13
Hotel pack.....	37	34	29	24	17	15	14
Yoke.....	21	21	20	19	11	10	8

NOTES.—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES

Selling these meats at retail located in Zone 9 south. Zone 9—south includes the following area:

West Virginia, the following counties: Berkeley and Jefferson.

Virginia, all that portion of Virginia east of and including the counties of Frederick, Shenandoah, Rockingham, Augusta, Rockbridge, Botetourt, Roanoke, Franklin, and Patrick.

North Carolina, all that portion of North Carolina east and southeast of and including the counties of Surry, Yadkin, Iredell, Catawba, Lincoln, and Gaston.

South Carolina, all that portion of South Carolina east of and including the counties of York, Chester, Fairfield, Richland, Lexington, Aiken, Barnwell, Allendale, Hampton, Jasper, and Beaufort.

Georgia, all that portion of Georgia east of and including the counties of Richmond, Jefferson, Emanuel, Treutlen, Wheeler, Telfair, Coffee, Berrien, Cook, and Brooks.

Florida, the following counties of Florida: Jefferson, Madison, Taylor, Hamilton, Suwanee, Lafayette, Dixie, Columbia, Gilchrist, Levy, Baker, Nassau, Duval, Union, Bradford, Olay, St. Johns, Alachua, Putnam, Flagler, Marion Volusia, Lake, Sumter, Citrus, Hernando, and Pasco.

The above prices are subject to the conditions contained in Notes 1 to 3, inclusive.

NOTE 1—Ground meat.—(a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2—Cube steak.—The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3—Yearling lamb.—The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

22. Section 22 (x) (1) is added to follow the table and text contained in section 22 (x) to read as follows:

(1) Retail Ceiling Prices for Beef, Veal, Lamb and Mutton—Fresh, Cured and Frozen—Zone 10

[For stores in Group 3B and 4B as provided in Amendment 12 to Maximum Price Regulation No. 355, effective October 23, 1943]

Beef	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cutters and cannors
	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.
I. Steaks:					
Porterhouse.....	51	48	41	33	31
T-bone.....	51	48	41	33	31
Club.....	51	48	41	33	31
Rib—10-inch cut.....	52	49	42	34	20
Rib—7 inch cut.....	52	49	42	34	21
Sirloin.....	45	43	33	28	24
Pin bone.....	45	43	33	28	24
Sirloin (boneless).....	45	43	33	28	31
Round (bone-in) (full cut).....	41	39	34	29	25
Round (boneless) (top and bottom).....	43	40	35	30	26
Round tip.....	43	40	35	30	26
Chuck blade (bone-in).....	39	37	27	23	19
Chuck arm (bone in).....	39	37	27	23	19
Flank.....	38	36	33	33	31
II. Roasts:					
Rib standing (chine bone-in, 10-inch cut).....	52	50	43	34	30
Rib standing (chine bone-in, 7-inch cut).....	52	50	43	34	31
Round tip.....	43	40	35	30	26
Rump (bone-in).....	47	45	38	32	28
Rump (boneless).....	43	40	35	30	26
Chuck blade pot roast.....	39	37	27	23	19
Chuck arm pot roast.....	39	37	27	23	19
Chuck or shoulder (boneless).....	38	36	33	33	31
English cut.....	38	36	33	33	31
III. Stews and other cuts:					
Short ribs.....	39	38	19	19	15
Plate (bone-in) (fresh or cured).....	39	38	19	19	15
Plate (boneless) (fresh or cured).....	39	38	19	19	15
Brisket (bone-in) (fresh or cured).....	39	38	19	19	15
Brisket (boneless) (fresh or cured) (deckle on).....	39	38	19	19	15
Brisket (boneless) (cured) (deckle off).....	39	38	19	19	25
Flank meat.....	39	38	19	19	23
Neck (bone-in).....	39	38	19	19	19
Neck (boneless).....	31	29	27	24	20
Heel of round (boneless).....	31	29	27	24	19
Shank (bone-in) (hind and fore).....	19	18	18	18	14
Shank (boneless) (hind and fore).....	33	32	33	33	22
Soup bone.....	3	3	3	3	3
Suet.....	5	5	5	5	5
IV. Ground beef.....					
23	23	23	23	23	23
V. Retail prices of wholesale cuts:					
Round beef—whole.....	25	24	21	18	14
Sirloin beef—whole.....	31	29	24	20	16
Short loin beef—whole.....	37	35	29	23	21
Flank beef—whole.....	15	15	15	15	11
Rib beef—whole.....	27	25	24	21	17
Regular chuck—whole.....	23	21	19	17	13
Short plate—whole.....	19	18	15	15	11
Brisket—whole.....	19	19	15	15	12
Shank—whole.....	14	14	14	14	10

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.
VI. Steaks and chops:					
Loin chops.....	43	40	37	31	27
Rib chops.....	38	35	35	31	25
Shoulder chops (arm and blade).....	29	27	24	21	19
Round steak (cutlets).....	45	42	33	33	30
Sirloin steaks or chops.....	37	35	31	28	25
VII. Roasts:					
Rump and sirloin (bone-in).....	24	23	23	23	22
Rump and sirloin (boneless).....	47	44	43	43	31
Leg.....	34	33	33	33	22
Leg—rump-off.....	34	33	33	33	22
Leg—shank-half.....	34	33	33	33	22
Leg—rump-half.....	34	33	33	33	22
Loin.....	43	40	39	31	27
Rib.....	33	33	33	31	25
Blade and arm.....	29	27	24	21	19
Round.....	45	42	42	33	30
Shoulder (bone-in) (square cut).....	25	27	24	23	18
Shoulder (boneless) (square cut).....	25	24	24	23	22
Boneless veal leg or round.....					30
Boneless veal sirloin strip.....					30
Veal tenderloin.....					30
Boneless veal regular rib roll.....					29
Boneless veal shoulder clod.....					29
Boned, rolled and tied veal roll.....					27

(1) Retail Ceiling Prices for Beef, Veal, Lamb, and Mutton—Fresh, Cured and Frozen—Zone 10—Continued

Veal	Grades				
	AA or choice	A or good	B or commercial	C or utility	D or cull
VIII. Stews and other cuts:	Cents per pound				
Breast (bone-in)	20	20	18	17	14
Breast (boneless)	29	27	24	21	19
Flank meat	29	27	24	21	19
Neck (bone-in)	20	20	18	17	14
Neck (boneless)	29	27	24	21	19
Shank (bone-in) (hind and fore)	20	20	18	17	14
Shank and heel meat (boneless) (hind and fore)	29	27	24	21	19
Ground veal and patties	30	30	30	30	30
Neckbones					8
IX. Kidneys	30	30	30	30	30
X. Retail prices of wholesale cuts:					
Hindquarters	27	25	23	20	18
Forequarters	22	21	19	18	14

Lamb and mutton	Grades						
	Lamb				Mutton		
	AA or choice	A or good	B or commercial	C or utility	S or prime, choice, and good	M or commercial	R or utility and culls
XI. Steaks and chops:	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.
Loin chops	59	55	50	44	32	29	26
Rib chops	46	43	40	37	21	18	15
Leg or sirloin chops	46	43	40	37	21	18	15
Shoulder chops, blade or arm chops	39	38	35	32	18	16	14
XII. Roasts:							
Leg (whole, half or short cut)	40	38	35	31	22	20	18
Sirloin roast (bone-in)	46	43	40	37	21	18	15
Yoke, rattle or triangle (bone-in)	27	26	25	24	14	12	11
Yoke, rattle or triangle (boneless)	40	39	38	36	18	16	14
Chuck or shoulder (square cut) (bone-in)	35	34	34	32	16	15	14
Chuck or shoulder (cross cut) (bone-in)	28	27	27	25	14	13	11
Loin	59	55	50	44	32	29	26
Rib	46	43	40	37	21	18	15
Boneless lamb shoulder roll				35			
XIII. Stews and other cuts:							
Breast and flank	20	19	18	16	10	9	8
Neck (bone-in)	20	19	18	16	10	9	8
Neck (boneless)	32	32	32	32	19	19	19
Shank (bone-in)	20	19	18	16	10	9	8
Patties (ground meat)	32	32	32	32	19	19	19
Neckbones							8
XIV. Kidneys	28	28	28	28	15	15	15
XV. Retail prices of wholesale cuts:							
Leg	34	32	30	27	19	18	16
Loin	34	31	26	20	16	14	13
Hotel rack	37	34	30	25	17	15	14
Yoke	22	21	20	19	11	10	9

NOTES—THESE CEILING PRICES APPLY IN GROUP 3B AND GROUP 4B STORES SELLING THESE MEATS AT RETAIL LOCATED IN ZONE 10

Zone 10 includes the following area:

Florida, all that portion of Florida south and including the counties of Brevard, Seminole, Orange, Osceola, Polk, Hillsborough, and Pinellas.

The above prices are subject to the conditions contained in Notes 1 to 3, inclusive.

NOTE 1.—Ground meat.—(a) The retailer must not sell any ground meat unless it is ground beef, ground veal or ground lamb as defined in section 20 of the beef, veal, lamb and mutton retail regulation, and he must not sell such ground meat at prices higher than those listed above.

(b) If a customer buys any retail cut of meat and wants it ground, the retailer may grind that cut of meat for the customer, only if the grinding is done in a manner so that the customer can observe it. No addition may be charged the customer for the grinding.

23. The table heading of section 28 (a) is amended to read as follows:

(a) Retail ceiling prices for beef variety meats and edible by-products: Fresh, cured and frozen—Group 1 and 2 stores.

24. The table heading of section 28 (b) is amended to read as follows:

(c) The retailer shall not have in his store or cooler any ground meat except ground beef, ground veal or ground lamb, or meat which has been bought by a customer and ground at the customer's request and which is wrapped and marked with that customer's name.

NOTE 2.—Cube steak.—The retailer must not sell any cubed steaks which have been cubed in advance of an order. If a customer buys any retail cut of meat and wants it cubed, the retailer may cube that cut of meat for the customer, only if the cubing is done in a manner so that the customer can observe it and no addition is charged the customer for the cubing.

NOTE 3.—Yearling lamb.—The ceiling prices for yearling lamb cuts of the different grades are lower than the above ceiling prices for lamb. The retailer must not sell retail yearling lamb cuts of choice grade at a higher price than the ceiling price for the corresponding retail lamb cut of good grade; he must not sell retail yearling lamb cuts of good grade at a higher price than the ceiling price for the corresponding retail lamb cut of commercial grade; and, he must not sell retail yearling lamb cuts of commercial, utility and cull grades at a higher price than the ceiling price for the corresponding retail lamb cut of utility grade.

(b) Retail ceiling prices for beef variety meats and edible by-products: Fresh, cured and frozen—Group 3 and 4 stores and Group 3B and 4B stores;

25. The table heading of section 28 (c) is amended to read as follows:

(c) Retail ceiling prices for veal variety meats and edible by-products:

Fresh, cured and frozen—Group 1 and 2 stores.

26. The table heading of section 28 (d) is amended to read as follows:

(d) Retail ceiling prices for veal variety meats and edible by-products: Fresh, cured and frozen—Group 3 and 4 stores and Group 3B and 4B stores.

27. The table heading of section 28 (e) is amended to read as follows:

(e) Retail ceiling prices for lamb and mutton variety meats and edible by-products: Fresh, cured and frozen—Group 1 and 2 stores.

28. The table heading of section 28 (f) is amended to read as follows:

(f) Retail ceiling prices for lamb and mutton variety meats and edible by-products: Fresh, cured and frozen—Group 3 and 4 stores and Group 3B and 4B stores.

29. The table heading of section 28 (g) is amended to read as follows:

(g) Retail ceiling prices for pork variety meats and edible by-products: Fresh, cured and frozen—Group 1 and 2 stores.

30. The table heading of section 28 (h) is amended to read as follows:

(h) Retail ceiling prices for pork variety meats and edible by-products: Fresh, cured and frozen—Group 3 and 4 stores and Group 3B and 4B stores.

31. The headnote of section 29 (a) is amended to read as follows:

(a) Retail ceiling prices for dried beef (sliced)—Group 1 and 2 stores.

32. The headnote of section 29 (b) is amended to read as follows:

(b) Retail ceiling prices for dried beef (sliced)—Group 3 and 4 stores and Group 3B and 4B stores.

This amendment shall become effective October 28, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17514; Filed, October 28, 1943; 4:37 p. m.]

PART 1381—SOFTWOOD LUMBER

[MPR 164, Amdt. 6]

RED CEDAR SHINGLES

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.*

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

17 F.R. 4541, 8384, 8948; 8 F.R. 2870, 2992, 4514, 12296.

Section 1381.11 (a) is amended to read as follows:

(a) The maximum prices f. o. b. mill per square, green or dry, when graded in accordance with U. S. Department of Commerce, Commercial Standards C. S. 31-38 for Red Cedar Shingles for No. 1 grade and in accordance with the Standards and Grading Rules of the Red Cedar Shingle Bureau as revised June 1, 1939 for No. 2 and No. 3 grades, in mixed or straight load shipments, shall be:

Length and thickness	Width	Grade		
		No. 1	No. 2	No. 3
16" 5/2 (XXXXXX)	Random	\$4.35	\$3.50	\$2.45
	5"-----	5.10	4.25	3.20
	6"-----	5.20	4.35	3.30
18" 5/2 1/4 (Perfections)	Random	4.75	3.65	2.60
	5" or 6"---	5.50	4.45	3.35
	Random	4.55	3.55	2.50
24" 4/2 (Royals)	Random	5.85	4.00	2.65

This amendment shall become effective November 1, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17515; Filed, October 28, 1943; 4:35 p. m.]

PART 1388—DEFENSE-RENTAL AREAS

[Designation and Rent Declaration 25,¹ Amdt. 18]

In § 1388.1201 of Designation and Rent Declaration 25, items 1, 9, 30, 68, 69, 78, 95, 111, 167, 211, 212, and 239 are amended and item 265 is added to read as follows:

(1) Dothan-Ozark, Alabama, Counties of Coffee, Dale, and Houston.

(9) Prescott-Flagstaff, Arizona, Counties of Coconino and Yavapai and that portion of the County of Mohave which is south of the Colorado River.

(30) San Francisco Bay, California, Counties of Alameda, Marin, San Francisco, San Mateo, Santa Clara, and Sonoma.

(68) Columbus, Indiana, Indiana, Counties of Bartholomew, Brown, Jackson, Johnson, Lawrence, Morgan, and Shelby.

(69) Richmond-Connersville, Indiana, Counties of Fayette and Wayne.

(78) Des Moines, Iowa, Counties of Jasper and Polk.

(95) Indian Head-Patuxent River, Maryland, Counties of Calvert, Charles and St. Marys.

(111) Columbus, Mississippi, Alabama, County of Lamar; Mississippi, Counties of Chickasaw, Clay, Itawamba, Lee, Lowndes, Monroe, and Pickens.

(167) Oklahoma City, Oklahoma, Counties of Caddo, Canadian, Cleveland, Grady, McClain, and Oklahoma.

(211) Corpus Christi, Texas, Counties of Bee, Kleberg, Nueces, and San Patricio.

(212) Fort Worth, Texas, Counties of Denton and Tarrant.

(239) Bellingham, Washington, Counties of Skagit and Whatcom.

¹ 17 F.R. 3892, 4179, 5812, 6389, 7245, 8358, 9954, 10081; 8 F.R. 121, 1228, 4779, 5738, 9021, 10738, 12094, 13919.

(265) Sacramento, California, Counties of Sacramento, San Joaquin, and Yolo.

This amendment shall become effective November 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.)

Issued this 27th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17529; Filed, October 23, 1943; 4:33 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[IMPR 136, as Amended,¹ Amdt. 103]

MACHINES AND PARTS, AND MACHINERY SERVICES

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 136, as amended, is amended in the following respects:

1. Section 1390.5 is amended to read as follows:

§ 1390.5 *Maximum prices: published price lists and established prices*—(a) *Applicability of this section.* This section is applicable to the sale or rental of any machine or part for which the manufacturer, seller or lessor had a published price list or established price in effect on October 1, 1941. However, this section is not applicable to the sale of second-hand machines or parts.

(b) *Prices.* The maximum price for the sale or rental by a manufacturer, seller or lessor of any machine or part covered by this section shall be the price stated in the published price list of the manufacturer, seller or lessor in effect on October 1, 1941, or the established price that he had in effect on that date, adjusted to reflect all applicable extra charges, discounts or other allowances that he had in effect to a purchaser of the same class on October 1, 1941.

(c) *Meaning of "established price in effect on October 1, 1941".* On "established price in effect on October 1, 1941" is:

(1) A price which had been quoted or charged to the same class of purchasers more than twice during the six months' period prior to and including October 1, 1941, and which was not increased on or before that date;

(2) A price which had been quoted or charged to a different class of purchasers more than twice during the six months' period prior to and including October 1, 1941, and which was not increased on or before that date, adjusted to reflect the October 1, 1941, differential between the two classes of purchasers; or

(3) A price which would have been quoted on October 1, 1941, under a sys-

*Copies may be obtained from the Office of Price Administration.
¹ 7 F.R. 6047.

tem of quoting prices without further cost computation.

(d) *Reports.* On or before December 3, 1943, every manufacturer, seller and lessor subject to this regulation shall file with the Office of Price Administration, Washington, D. C., if he has not already done so, all published price lists and discount sheets in effect on October 1, 1941, for the sale or rental of machines or parts. However, the manufacturer of any machine shall not be required to file list prices in effect on October 1, 1941, for repair parts for such machines or mechanical devices or for tools used in the maintenance and repair of such machines or mechanical devices, unless such filing is specifically required in writing by the Office of Price Administration. Any person who on October 1, 1941, sold, leased or delivered machines or parts at prices based upon price sheets published by any other person subject to this regulation need not file such other person's published price sheets but shall file instead a statement identifying the particular price sheets he used on that date, together with his own discount sheets, if any, and a statement of any prices which constitute exceptions to such practice.

(e) *Specification changes.* Notwithstanding the provisions of paragraph (a), if substantial specification changes are made in any machine or part for which the manufacturer, seller or lessor had a published list price or established price in effect on October 1, 1941, the maximum price of such machine or part shall be determined pursuant to §§ 1390.7, 1390.10 (c) or 1390.12 (b), whichever is applicable. Within ten days after making such change in price, or at any time prior thereto, a report shall be filed with the Office of Price Administration, Washington, D. C. This report shall contain a description of the machine or part in question and of the specification changes, and a statement of the former price and of the proposed price. If it is desired to issue a new list price, a report shall be filed pursuant to § 1390.13.

2. Section 1390.6 is revoked.

3. In section 1390.7 the text preceding paragraph (a) is amended to read as follows: "If for any machine or part the manufacturer thereof had no published list price or established price in effect on October 1, 1941, the maximum price for the sale of such machine or part to any purchaser shall be computed on the basis of the following:"

This amendment shall become effective November 3, 1943.

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

(Pub. Laws 421 and 729, 77th Cong.; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17516; Filed, October 23, 1943; 4:35 p. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 11, Amdt. 84]

FUEL OIL FOR USE IN GENERATING ELECTRIC POWER

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Ration Order No. 11 is amended by revoking § 1394.5404.

This amendment shall become effective November 2, 1943.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89 and 507, 77th Cong., Pub. Law 421, 77th Cong.; WPB Directive No. 1, 7 F.R. 562; Supp. Directive No. 1-O, as amended, 7 F.R. 8416; E.O. 9125, 7 F.R. 2719)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17530; Filed, October 28, 1943; 4:34 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 13, Amdt. 26 to Rev. Supp. 1]

PROCESSED FOODS

Section 1407.1102 (e) is amended to read as follows:

(e) The following are the periods referred to in sections 2.4 (b) and 9.4 (e) of Ration Order 13, during which stamps may be used by consumers:

(1) Blue stamps from War Ration Book Two:

(i) G, H, and J may be used from April 24 to June 7, 1943, inclusive.

(ii) K, L, and M may be used from May 24 to July 7, 1943, inclusive.

(iii) N, P, and Q may be used from July 1 to August 7, 1943, inclusive.

(iv) R, S, and T may be used from August 1 to September 20, 1943, inclusive.

(v) U, V, and W may be used from September 1 to October 20, 1943, inclusive.

(vi) X, Y, and Z may be used from October 1 to November 20, 1943, inclusive.

(2) Green stamps from War Ration Book Four:

(i) A, B, and C may be used from November 1 to December 20, 1943, inclusive.

This amendment shall become effective October 31, 1943.

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

¹⁷ F.R. 8480, 8809, 8897, 9316, 9396, 9492, 9427, 9430, 9621, 9784, 10153, 10081, 10379, 10530, 10531, 10780, 10707, 11118, 11071, 8 F.R. 165, 237, 437, 369, 374, 535, 439, 444, 607, 608, 977, 1203, 1316, 1235, 1282, 1681, 1636, 1859, 2194, 2432, 2598, 2781, 2871, 2720, 2942, 2993, 2887, 3105, 3521, 3628, 3733, 3848, 3948, 4255, 4137, 4350, 4784, 4850, 5678, 6064, 6262, 6960, 7588, 6137, 9059, 9219, 9458, 9382, 10082, 10089, 10304, 10435, 11380, 11687, 11736, 11814, 12543, 12139, 12954, 12713, 13125, 13341.

⁸ F.R. 1840, 3949, 4892, 5318, 5341, 5757, 6138, 6964, 7589, 8069, 8705, 9203, 10085, 10089, 10728, 11387, 11447, 11483, 11812, 12026, 12297, 12181, 13394, 13390.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17532; Filed, October 28, 1943; 4:32 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 13, Amdt. 76]

PROCESSED FOODS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Ration Order 13 is amended in the following respects:

1. Section 1.3 (b) is amended by inserting, in the first sentence between the words "War Ration Book Two" and the comma, the words "and the green stamps in War Ration Book Four".

2. Section 2.4 (a) is amended by inserting, in the first sentence between the words "War Ration Book Two" and the period, the words "or the green stamps taken from his War Ration Book Four".

3. Section 2.4 (b) is amended by substituting the words "Blue stamps" for the word "Stamps" in the third and fourth sentences; and by inserting in the fifth sentence between the words "War Ration Book Two" and the words "may be used", the words "and the green stamps in War Ration Book Four".

4. Section 2.4 (d) is amended by deleting, in the first sentence, the words "the blue" and the words "from War Ration Book Two".

5. Section 2.4 (e) is amended by deleting, in the first sentence, the words "War Ration Book Two" and substituting the words "war ration book".

6. Section 2.5 (a) is amended by deleting, in the first sentence, the words "War Ration Book Two" and substituting the words "his war ration book".

7. Section 2.6 (a) is amended by deleting, in the second sentence, the word "blue"; by deleting, in the second sentence, the words "War Ration Book Two" and substituting the words "war ration book".

8. The second and third sentences of Section 2.6 (b) are amended to read as follows:

The certificate may be for any number of points up to the value of his remaining stamps which may be used to acquire processed foods. The board must remove from each war ration book, and cancel such stamps worth the amount of the certificate.

9. Section 2.7 (a) is amended by deleting the words "War Ration Book Two"

⁸ F.R. 11028, 11383, 11483, 11513, 11753, 11812, 12026, 12297, 12312, 12446, 12485, 12548, 12560, 12312, 12693, 12446, 13301, 13492, 13980.

and substituting the words "a war ration book which can be used to acquire processed foods".

10. Section 2.9 (b) is amended by deleting in the second sentence, the words "War Ration Book Two" and substituting the words "war ration book"; by deleting in the third sentence the words "War Ration Book Two" and substituting the words "war ration book".

11. The footnote to section 8.3 (a) is amended by inserting between the words "War Ration Book Two" and the comma, the words "and the green stamps in War Ration Book Four".

12. Section 9.4 (b) is amended by deleting the word "blue"; by deleting the words "his War Ration Book Two" and substituting the words "a war ration book".

13. Section 9.4 (d) is amended by deleting, in the first sentence, the words "War Ration Book Two" and substituting the words "a war ration book".

14. Section 9.4 (e) is amended by deleting in the third and fourth sentences the word "Stamps" and substituting the words "Blue stamps".

15. Section 19.2 (a) is amended by deleting, in the second sentence, the words "War Ration Book Two" and substituting the words "war ration book".

16. The definition of "stamp" in section 21.1 (a) (15) is amended to read as follows:

"Stamp" means a blue stamp in, or taken from a War Ration Book Two or a green stamp in, or taken from a War Ration Book Four.

This amendment shall become effective November 1, 1943.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17531; Filed, October 28, 1943; 4:32 p. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16, Amdt. 74]

MEAT, FATS, FISH AND CHEESE

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

Section 12.4 is added to read as follows:

Sec. 12.4 *Moving establishment to another place.* (a) A person may move his retail, wholesale or primary distributor establishment to another place after notifying the board or district office at which the establishment is registered of his new address.

(b) If a person wishes to move his industrial user establishment to another

⁸ F.R. 13128, 13394, 13980.

place, he must treat his moving as the closing of one establishment and the opening of a new establishment unless he applies for and is granted permission to continue his operations at the new place. The application must be made on OPA Form R-315, to the board at which the establishment is registered, and must, in addition to showing the new address, give explanations indicating whether:

(1) The entire establishment, including substantially all the equipment and the inventory of foods covered by this order will be moved to the new place;

(2) He will continue to serve, from the new place, the same general class of customers and the same area he serves from his present place;

(3) He will continue to produce, at the new place, the same product or products which he produces at his present place.

The board shall send the application, with its recommendation, if any, to the district office. If the district office finds that the establishment will continue to be operated in substantially the same manner as at its present place, and that the tests described above are satisfied, it shall grant the application.

This amendment shall become effective November 2, 1943.

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

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; Food Directive 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17533; Filed, October 28, 1943; 4:34 p. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[Rev. MPR 183, Amdt. 10]

PUERTO RICO

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

Revised Maximum Price Regulation 183 is amended in the following respects:

1. Section 23 Table 7 is amended by deleting the heading "Campbell (old style)" and items thereunder; by changing the heading "Campbell (new formula)" to "Campbell" and by adding the item "Celery" to this heading, to read as follows:

Items and brand names	Unit (case of 45)	Price to wholesaler	Price at wholesale	Retail price
Campbell: Celery.....	10½ or 11 oz. can..	\$4.15	\$4.60	Per can \$9.12

2. Section 23 Table 7 is amended by deleting the heading "Chilford (old style)" and items thereunder; by changing the heading "Chilford (new formula)" to "Chilford"; by changing the heading "College Inn (old style)" to "College Inn"; by changing the heading "Crosse and Blackwell (old style)" to "Crosse and Blackwell" and by adding three items to this heading, to read as follows:

Items and brand names	Unit (case of 24)	Price to wholesaler	Price at wholesale	Retail price
Crosse and Blackwell: Chicken broth.....	11 oz. cans.....	\$4.20	\$4.60	Per can \$9.24
Chicken noodle.....	11 oz. cans.....	4.20	4.60	.24
Vegetable beef.....	11 oz. cans.....	4.20	4.60	.24

3. Section 23 Table 7 is amended by changing the heading "Gibbs (old style)" to "Gibbs"; by changing the heading "Heinz (old style)" to "Heinz"; by deleting the heading "Heinz (new formula)"; by deleting the heading "Hurff (old style)" and items thereunder; by changing the heading "Hurff (new formula)" to "Hurff"; by changing the heading "Libby (old style)" to "Libby"; by changing the heading "McGrath (old style)" to "McGrath"; by changing the heading "Morton House (new formula)" to "Morton House"; by changing the heading "Phillips (old style)" to "Phillips"; by changing the heading "Premier (old style)" to "Premier"; by deleting the heading "Rancho (old style)" and items thereunder; by changing the heading "Rancho (new formula)" to "Rancho" and by adding the item "Chicken noodle" to this heading to read as follows:

Items and brand names	Unit (case of 45)	Price to wholesaler	Price at wholesale	Retail price
Rancho: Chicken noodle.....	10½ oz. cans.....	\$3.50	\$3.85	Per can \$9.10

5. Section 23 Table 7 is amended by changing the heading "Van Camp (old style)" to "Van Camp" and by adding two items to this heading to read as follows:

Items and brand names	Unit (case of 45)	Price to wholesaler	Price at wholesale	Retail price
VanCamp: Asparagus.....	10½ oz. can.....	\$4.65	\$4.45	Per can \$9.12
Tomato (fancy).....	10½ oz. can.....	4.65	4.45	0.12

6. Section 25 Table 10 is amended by changing the unit of Canned peas, Extra

standard ungraded sweet, Seabright, from "Case of 24/#2 cans" to "Case of 24/#303 cans."

7. Section 53 is added to read as follows:

SEC. 53 Maximum Prices for alarm clocks sold or delivered in the Territory of Puerto Rico.

TABLE 44—MAXIMUM PRICES FOR ALARM CLOCKS

	At wholesale	At retail
Alarm clocks.....	\$1.55	\$2.00

NOTE.—These prices are gross prices and include all taxes.

This amendment shall become effective as follows:

(a) As to section 23 and section 25 as of October 4, 1943.

(b) As to section 53 as of October 13, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9323, 8 F.R. 4681)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17518; Filed, October 23, 1943; 4:35 p. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[GMPR for Hawaii, Amdt. 1]

PUBLICATION

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

The General Maximum Price Regulation for the Territory of Hawaii is amended in the following respects:

1. Section 10 (a) (9) is amended to read as follows:

(9) Books, magazines, motion pictures, periodicals, newspapers, materials furnished for publication by any press association or feature service, pamphlets, leaflets, sheet music, music rolls, stamp albums, maps, charts, catalogs, directories, programs, house organs, menus, advertising matter printed on paper (except such articles as containers, labels and book matches, the form of which serves a purpose other than that of advertising), time tables, tariffs, and price lists: *Provided, however,* That this exception shall not include any commodity listed in Appendix A (§ 1347.475) to Maximum Price Regulation No. 225.²

2. Section 11 (a) (4) is amended by deleting the last sentence from this paragraph.

This amendment shall become effective as of October 1, 1943.

¹ 8 F.R. 5307, 6362.

² 8 F.R. 4181, 7332, 10333, 12650.

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

¹ 8 F.R. 9532, 10763, 10908, 11437, 11847, 12549, 12632, 13165, 13847, 14090.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 28th day of October 1943.

CHESTER BOWLES,
Acting Administrator.

[F. R. Doc. 43-17519; Filed, October 28, 1943;
4:36 p. m.]

**PART 1448—EATING AND DRINKING
ESTABLISHMENTS**

[Restaurant MPR 5-2, Amdt. 1]

**FOOD AND DRINK SOLD FOR IMMEDIATE
CONSUMPTION IN HOUSTON, TEX., AREA**

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.*

Section 8 (a) (3) is hereby amended by adding to it the following:

And except further that if you had, prior to April 4, 1943, customarily maintained established prices for admission, cover, entertainment or other services, but were prevented from maintaining or collecting such charges during the base period by reason of any order issued by any agency of the United States, state or local government, or because of a Federal, State or local court order restricting or limiting such charge, you may, upon termination of such restriction, continue to make such charges as you customarily had in effect prior to the base period, provided that such charges may not go above the highest charge made during the last twelve-month period prior to this date for such admission, cover, entertainment or other services. And provided further that no such charge for such services shall be instituted until written approval of such charge is obtained from the Houston District Office upon presentation of satisfactory proof of the requirements hereunder.

This Amendment No. 1 to Maximum Price Regulation No. 5-2, under General Order No. 50, for the Houston District shall become effective October 15, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681, Gen. Order 50, 8 F.R. 4808)

Issued at Houston, Texas, this 9th day of October 1943.¹

STEPHEN J. TULLY, Jr.,
District Director.

[F. R. Doc. 43-17520; Filed, October 28, 1943;
4:36 p. m.]

**PART 1448—EATING AND DRINKING
ESTABLISHMENTS**

[Restaurant MPR 5-11, Amdt. 1]

**FOOD AND DRINK SOLD FOR IMMEDIATE CON-
SUMPTION IN SHREVEPORT, LA., AREA**

For the reasons set forth in the accompanying statement of considerations and under the authority vested in the Director of the Shreveport, Louisiana, District Office of the Office of Price Administration by the Emergency Price

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

Control Act of 1942, as amended, Executive Order 9250, Executive Order 9328 and General Order No. 50, issued by the Office of Price Administration, Restaurant Maximum Price Regulation No. 5-11 (Food and Drink Sold for Immediate Consumption) is amended in the following respect:

Subparagraph 4 of paragraph (a) of section 8, "Evasion", is amended to read as follows:

(4) Requiring as a condition of sale of an item or meal, the purchase of other items or meals when such condition was not in effect during the base period.

This amendment shall become effective at 12:01 a. m., central war time, Friday, October 15, 1943.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 12th day of October, 1943.

J. E. BRUMFIELD,
District Director.

[F. R. Doc. 43-17534; Filed, October 28, 1943;
4:32 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Rev. SR. 11¹ to GMPR, Amdt. 38]

FABRICATING CONCRETE REINFORCING BARS

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

Revised Supplementary Regulation No. 11 is amended in the following respect:

Section 1499.46 (b) (131) is added to read as follows:

(131) The service of fabricating concrete reinforcing bars owned by the United States government or any agency thereof.

This amendment shall become effective November 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; Pub. Laws 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 26th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17535; Filed, October 28, 1943;
4:33 p. m.]

PART 1499—COMMODITIES AND SERVICES

[MPR 188,² Amdt. 25]

**MANUFACTURERS' MAXIMUM PRICES FOR SPEC-
IFIED BUILDING MATERIALS AND CONSUM-
ERS' GOODS OTHER THAN APPAREL**

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

¹ 7 F.R. 6426, 6965, 7604, 7758, 8282, 8431, 8810, 9195, 9894; 8 F.R. 130, 149, 2215, 3068, 3372, 4139, 4783, 4521, 4978, 5820, 6673, 7262, 7668, 7670, 8541, 8512, 9025, 9066, 9880, 10573, 10939, 11247, 11434, 12325, 13302.

² 7 F.R. 6872, 7967, 8943, 10155; 8 F.R. 537, 1815, 1980, 3105, 3788, 3850, 4140, 4931, 5759, 7107, 8751, 8754, 9836, 10493, 10906, 11037, 12406, 12479, 12186, 12668.

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

Maximum Price Regulation No. 188 is amended in the following respects:

1. Section 1499.166, Appendix A is amended in the following manner:

a. Section 1499.166 (b) (10) (xv) is amended by changing the first sentence to read as follows:

(xv) Optical goods, exclusive of corrective eye glasses and spectacles, but including—

b. Section 1499.166 (b) (17) (x) is hereby revoked.

c. Section 1499.166 (b) (17) (xi) is amended to read as follows:

(xi) Prosthetic devices, appliances, and supplies, except artificial limbs and orthopedic appliances.

d. Sections 1499.166 (b), (17) (xi), (xii), and (xiii) are redesignated as § 1499.166 (b) (17) (x), (xi) and (xii) respectively.

e. Section 1499.166 (b) (18) is hereby revoked.

f. Sections 1499.166 (b) (19), (20) and (21) are redesignated as § 1499.166 (b) (18), (19) and (20) respectively.

2. Section 1499.167, Appendix B is amended in the following manner:

a. By adding to the words, "prosthetic devices, appliances and supplies," the words "except artificial limbs and orthopedic appliances."

b. By adding the following products as set forth below:

Ladders manufactured for use in industrial plants.

This amendment shall become effective November 3, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 28th day of October 1943.

GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17521; Filed, October 28, 1943;
4:35 p. m.]

**PART 1407—RATIONING OF FOOD AND FOOD
PRODUCTS**

[RO 18,¹ Amdt. 82]

PROCESSED FOODS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

The first sentences in sections 2.2 (b) and 9.1 (b) are amended by inserting "(other than cream pie or pastry fillings, with or without fruit flavoring)" immediately following the word "preserves".

This amendment shall become effective October 28, 1943.

(Pub. Law 571, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280,

¹ 8 F. R. 11048.

7 F.R. 10179; WPB Directive 1, 7 F.R. 562; Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 28th day of October 1943.
 GEORGE J. BURKE,
Acting Administrator.

[F. R. Doc. 43-17517; Filed, October 28, 1943; 4:38 p. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

Subchapter A—General Rules and Regulations [Service Order 133-A]

PART 95—CAR SERVICE

REFRIGERATION OF VEGETABLES

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 28th day of October, A. D. 1943.

Upon further consideration of the provisions of Service Order No. 133 (8 F.R. 8554) of June 19, 1943, as amended, (8 F.R. 9728, 10941, 11389, 12100, 12350), and good cause appearing therefor: *It is ordered, That:*

Section 95.313 *Refrigeration of vegetables using top or body ice.* Service Order No. 133 (8 F.R. 8554) of June 19, 1943, as amended (8 F.R. 9728, 10941, 11389, 12100, 12350) and it is hereby vacated and set aside. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this order shall become effective at 12:01 a. m., October 29, 1943; that a copy of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,
Secretary.

[F. R. Doc. 43-17573; Filed, October 29, 1943; 11:52 a. m.]

Notices

DEPARTMENT OF THE INTERIOR,

General Land Office.

NEW MEXICO

REVOCATION OF STOCK DRIVEWAY WITHDRAWAL

OCTOBER 22, 1943.

The order of the Secretary of the Interior dated February 28, 1918, estab-

No. 216—7

lishing Stock Driveway Withdrawal No. 9, New Mexico No. 3, is hereby revoked as to the following-described public land, which is within New Mexico Grazing District No. 2:

NEW MEXICO PRINCIPAL MERIDIAN

T. 1 N., R. 12 W.,
 Sec. 19, that part of the NE $\frac{1}{4}$ north of the right of way of U. S. Highway No. 60.

The area described contains approximately 97.5 acres.

OSCAR L. CHAPMAN,
Assistant Secretary of the Interior.

[F. R. Doc. 43-17537; Filed, October 29, 1943; 9:56 a. m.]

[Five-Acre Tract Classification 33]

LOS ANGELES, CALIFORNIA

LANDS OPEN FOR LEASING

OCTOBER 25, 1943.

On October 14, 1943, the vacant public lands in the following-described area, in the Los Angeles, California, land district, were classified and opened by the Secretary of the Interior under the five-acre tract act of June 1, 1938 (52 Stat. 609; 43 U.S.C. 682a), for leasing as home, cabin, camp, health, convalescent, recreational, and business sites.

CALIFORNIA No. 17; SAN BERNARDINO MERIDIAN
 T. 15 S., R. 7 E., sec. 3, N $\frac{1}{2}$, SW $\frac{1}{4}$ SW $\frac{1}{4}$, E $\frac{1}{2}$ SE $\frac{1}{4}$, 600.76 acres.

These lands are in San Diego County and lie in the foothills of the Tierra Blanca Mountains in a desert area about 40 miles southeast of Julian, 6 miles southeast of Agua Caliente and 45 miles northwest of El Centro.

The portions of the lands described not covered by applications under the five-acre tract act are subject to application for lease under that act, based on the above-mentioned classification, by any qualified persons, in accordance with 43 CFR 257.1-257.25 (Circ. 1470a, August 10, 1942). Seven applications have been received. Any applications filed should describe the land applied for according to the rectangular system of surveys so far as possible. The lands will be leased in rectangular units of approximately 5 acres, and those in the NW $\frac{1}{4}$ of the section along Cane Brake Canyon will be leased in such units with a maximum width of not more than 330 feet from north to south. Each lessee will be required to construct, within a reasonable time after execution of the lease, substantial improvements having a value of not less than \$500.

The register of the Los Angeles district land office will make appropriate notations upon the receipt of his office and acknowledge receipt hereof.

FRED W. JOHNSON,
Commissioner.

[F. R. Doc. 43-17536; Filed, October 29, 1943; 9:56 a. m.]

COMMITTEE FOR RECIPROcity INFORMATION.

SUPPLEMENTAL TRADE-AGREEMENT NEGOTIATIONS WITH CUBA

LIST FOLLOWING PUBLIC NOTICE OF OCTOBER 19, 1943, AMENDED

The Committee for Reciprocity Information gives notice that the "List of Products on Which the United States will Consider Granting Concessions to Cuba", following the Public Notice of said Committee, dated October 19, 1943 (8 F.R. 14226), and headed "Supplemental Trade-Agreement Negotiations with Cuba", is hereby amended; and said list, as amended, follows this notice.

EDWARD YARBLEY,
Secretary.

OCTOBER 27, 1943.

LIST OF PRODUCTS ON WHICH THE UNITED STATES WILL CONSIDER GRANTING CONCESSIONS TO CUBA

NOTE: The rates of duty indicated are those applicable to products of Cuba.¹ For the purpose of facilitating identification of the articles listed, reference is made in the list to the paragraph numbers of the tariff schedules in the Tariff Act of 1930.

In the event that articles which are at present regarded as classifiable under the descriptions included in the list are excluded therefrom by judicial decision or otherwise prior to the conclusion of the agreement, the list will nevertheless be considered as including such articles.

United States Tariff Act of 1930 paragraph	Description of article	Rate of duty applicable to Cuban products
601	Filler tobacco not specially provided for, other than cigarette leaf tobacco: If unstemmed.....	\$0.14 or \$0.23 per lb. ¹
	If stemmed.....	\$0.20 or \$0.40 per lb. ¹
603	Scrap tobacco.....	\$0.14 or \$0.23 per lb. ¹

¹The higher rates of duty indicated for the three classifications are applicable to imports of Cuban filler and scrap tobacco entered, or withdrawn from warehouse, for consumption in excess of a tariff quota of 22,000,000 pounds (unstemmed equivalent) in any calendar year, in accordance with the following note which appears in the original trade agreement with Cuba, as amended:

"NOTE: Filler tobacco, not specially provided for, unstemmed or stemmed (other than cigarette leaf tobacco), and scrap tobacco, the growth, produce or manufacture of the Republic of Cuba, entered, or withdrawn from warehouse, for consumption in excess of a total quantity (unstemmed equivalent) of 22,000,000 pounds in any calendar year after 1939, shall be subject to duty as though such articles were not enumerated and described in this Schedule, but the rates of duty thereon shall not exceed those in effect on August 24, 1934. For the purposes of this note, the quantity of unstemmed filler tobacco shall be the actual net weight, and the quantity (unstemmed equivalent) of stemmed filler and scrap tobacco shall be 133 per centum of the actual net weight, as determined, respectively, for the assessment of duties or taxes in the United States."

Imports from Cuba of the products mentioned, under the tariff quota in any calendar year, are subject to the lower rates of duty indicated.

[F. R. Doc. 43-17545; Filed, October 29, 1943; 10:58 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Divesting Order 11]

PATENTS OF THE NATIONAL CASH REGISTER COMPANY

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof:

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Fried. Krupp Aktiengesellschaft and that Fried. Krupp Aktiengesellschaft was a corporation organized under the laws of Germany and was a national of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of The National Cash Register Company, a corporation of Maryland, having its principal place of business at Dayton, Ohio, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that instruments of assignment from Fried. Krupp Aktiengesellschaft to claimant were dated and were recorded in the United States Patent Office on the dates shown in the columns headed "Dated" and "Recd" opposite the respective numbers of the patents in said Exhibit A, at the Liber and Page shown in the columns headed "Liber" and "Page" opposite the respective numbers thereof in said Exhibit A;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter ef-

fect is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on August 19, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

Patents identified as follows:

EXHIBIT A

	Dated	Recd	Liber	Page
1,642,009; All. Krupp Fried A. G. Locking device for the drive of machines with printing or feeling mechanisms. Issued 9-13-27. (28)	10-1-34	10-18-34	D161	104
1,649,408; All. Krupp Fried A. G. Cash register. Issued 11-15-17. (28)	10-1-34	10-18-34	D161	201
1,649,443; All. Krupp Fried A. G. Cash register. Issued 11-15-27. (28)	10-1-34	10-19-34	D161	361
1,760,870; All. Krupp Fried A. G. Line adjusting mechanism. Issued 6-3-30. (28)	10-1-34	10-18-34	D161	80
1,792,669; All. Krupp Fried A. G. Differential mechanism for cash registers and calculating machines. Issued 2-17-31. (28)	10-1-34	10-18-34	D161	88
1,818,632; All. Krupp Fried A. G. Setting mechanism for cash registers. Issued 8-11-31. (28)	10-1-34	10-18-34	D161	221
1,820,084; All. Krupp Fried A. G. Blocking the setting means of cash registers. Issued 10-27-31. (28)	10-1-34	10-18-34	D161	89
1,831,138; All. Krupp Fried A. G. Bookkeeping machine. Issued 12-29-31. (28)	10-1-34	10-18-34	D161	99
1,846,785; All. Krupp Fried A. G. Driving gear for cash registers and calculating machines. Issued 2-23-32. (28)	10-1-34	10-18-34	D161	90
1,858,626; All. Krupp Fried A. G. Cash register. Issued 5-17-32. (28)	10-1-34	10-18-34	D161	202
1,858,630; All. Krupp Fried A. G. Transfer mechanism. Issued 5-17-32. (28)	10-1-34	10-18-34	D161	221
1,864,446; All. Krupp Fried A. G. Issuing vouchers in cash registers. Issued 6-21-32. (28)	10-1-34	10-18-34	D161	222
1,865,833; All. Krupp Fried A. G. Cash register. Issued 7-5-32. (28)	10-1-34	10-18-34	D161	101
1,879,838; All. Krupp Fried A. G. Printing mechanism for cash registers. Issued 9-27-32. (28)	10-1-34	10-18-34	D161	103
1,896,936; All. Krupp Fried A. G. Bookkeeping machine. Issued 2-7-33. (28)	10-1-34	10-18-34	D161	102
1,899,455; All. Krupp Fried A. G. Total taking mechanism. Issued 2-28-33. (28)	10-1-34	10-18-34	D161	91
1,906,805; All. Krupp Fried A. G. Cash register. Issued 5-2-33. (28)	10-1-34	10-18-34	D161	223
1,924,794; All. Krupp Fried A. G. Counting machine. Issued 8-29-33. (28)	10-1-34	10-18-34	D161	223
1,934,003; All. Fried Krupp A. G. Check printing mechanism for cash registers. Issued 11-7-33. (28)	10-1-34	10-18-34	D161	274
1,978,930; All. Krupp Fried A. G. Lens transfer device. Issued 10-30-34. (28)	12-17-34	1-10-35	W161	692

[F. R. Doc. 43-17467; Filed, October 28, 1943; 11:01 a. m.]

[Divesting Order 43]

PATENT OF SHELL DEVELOPMENT COMPANY

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on January 18, 1943, vested, by Vesting Order No. 671, as property of Gerrit H. van Leeuwen, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor and Title
2,197,843, 4-23-40, G. H. van Leeuwen, Process of Impermeabilizing, Tightening or Consolidating Grounds and other Earthy and Stony Masses and Structures.

2. Having found in said Vesting Order No. 671 that Gerrit H. van Leeuwen was a resident of Netherlands and was a national of a foreign country (Netherlands);

3. Having thereafter received and executed claim by or on behalf of Shell Development Company, a corporation organized under the laws of the state of Delaware, having its principal place of business at San Francisco, California, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that an instrument of assignment from Gerrit H. van Leeu-

wen to claimant was dated September 1, 1936, and was recorded in the United States Patent Office on December 15, 1942, at Liber A195, Page 167;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country, other than claimant;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of

the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 22, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17468; Filed, October 28, 1943;
11:01 a. m.]

[Divesting Order 44]

PATENT OF WALLACE R. TURNBULL

Under the authority of the Trading with the Enemy Act as amended and Executive Order 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests,

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor and Title

1,828,343, 10-20-31, W. Turnbull, Variable Pitch Propeller;

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Wallace R. Turnbull and that Wallace R. Turnbull was a resident of Germany and was a national of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of Wallace R. Turnbull, residing at Rothsay, New Brunswick, Canada, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a resident of Canada;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country, other than claimant;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor

in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C. on September 22, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17469; Filed, October 28, 1943;
11:01 a. m.]

[Divesting Order 45]

PATENT OF RADIO CORPORATION OF AMERICA

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on September 8, 1942, vested, by Vesting Order No. 141, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor and Title

2,045,769, 6-30-36, H. Geffcken et al., Electrical Control Circuit.

2. Having determined, before issuing said Vesting Order No. 141, that the said property was property of H. Geffcken and H. Richter and that H. Geffcken and H. Richter were residents of Germany and were nationals of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of Radio Corporation of America, a corporation of New York having its principal place of business at New York, New York, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that instruments of assigned from Heinrich H. Geffcken and H. R. Richter to Radio Patents Corporation and from Radio Patents Corporation to claimant were dated January 14, 1932 and July 30, 1935, respectively, and were recorded in the United States Patent Office on February 3, 1932, at Liber P151, Page 277 and on September 13, 1935, at Liber I 164, Page 174, respectively;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one

of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17470; Filed, October 23, 1943;
11:01 a. m.]

[Divesting Order 46]

PATENT OF EUGENE MITTELMANN

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor and Title

2,240,955, 5-6-41, E. Mittelmann, High Frequency Wattmeter.

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Eugene Mittelmann and that Eugene Mittelmann was a resident of Germany and was a national of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of Eugene Mittelmann, residing at Chicago, Illinois, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant;

4. Finding, as a result of further investigation, conducted subsequent to the date of

vesting, that said property and all right, title, and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is an individual residing in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C. on September 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17471; Filed, October 28, 1943;
11:01 a. m.]

[Divesting Order 47]

PATENTS OF I. F. LAUCKS, INC.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patents:

Patent Number, Date, Inventor and Title

1,824,448, 9-22-31, Teikichi Satow, Waterproof Glue. 1,994,050, 3-12-35, Teikichi Satow, Waterproof Glue Product and Method of Making Same.

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Teikichi Satow and that Teikichi Satow was a resident of Japan and was a national of a foreign country (Japan);

3. Having thereafter received an executed claim by or on behalf of I. F. Laucks, Inc., a

corporation of Washington, having its principal place of business at Seattle, Washington, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that an instrument of assignment from Teikichi Satow to claimant was dated February 21, 1936, and was recorded in the United States Patent Office on March 24, 1936, at Liber F166, Pages 634-7;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17472; Filed, October 28, 1943;
11:01 a. m.]

[Divesting Order 48]

PATENT OF WESTERN PRECIPITATION CORPORATION

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on January 18, 1943, vested, by Vesting Order No. 672, as property of Det Norske A. S. for Elektrokemisk Industri, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor and Title

2,069,483, 2-2-37, Torleiv Skjånaa, Dust Separator.

2. Having found in said Vesting Order No. 672 that Det Norske A. S. for Elektrokemisk Industri was a resident of Norway and was a national of a foreign country (Norway);

3. Having thereafter received an executed claim by or on behalf of Western Precipitation Corporation, a corporation organized under the laws of California, having its principal place of business at Los Angeles, California, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that an instrument of assignment from Det Norske A. S. for Elektrokemisk Industri to claimant was dated May 27, 1940 and was recorded in the United States Patent Office on July 22, 1940, at Liber M184, page 377;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17473; Filed, October 28, 1943;
11:01 a. m.]

[Divesting Order 49]

PATENT OF THE ANGLO CALIFORNIA NATIONAL BANK OF SAN FRANCISCO

Under the authority of the Trading with the Enemy Act, as amended, and

Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent number, date, inventor and title

1,884,993, 10-25-32, F. Hansgirg, Production of Metallic Magnesium.

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Fritz Hansgirg and that Fritz Hansgirg was a resident of Austria and was a national of a foreign country (Austria);

3. Having thereafter received an executed claim by or on behalf of The Anglo California National Bank of San Francisco, a corporation organized under the laws of the state of California, having its principal place of business at San Francisco, California, as trustee for Reconstruction Finance Corporation, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that instruments of assignment from Fritz Hansgirg to American Magnesium Metals Corporation, from American Magnesium Metals Corporation to Todd-California Shipbuilding Corporation, and from Todd-California Shipbuilding Corporation to claimant were dated January 18, 1933, April 16, 1941 and April 16, 1941, respectively, and were recorded in the United States Patent Office on February 3, 1933 at Liber K155, Page 243; on June 13, 1941 at Liber C188, Page 2; and on June 13, 1941, at Liber C188, Page 22, respectively;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17474; Filed, October 28, 1943; 11:02 a. m.]

[Divesting Order 50]

PATENTS OF U. S. METAL POWDERS, INC.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified as follows:

Patent Number, Date, Inventor, and Title

1,573,017, 2-16-26, Emil Podczus, Process of Obtaining Powders of Great Fineness; 1,596,051, 8-17-26, Erwin Kramer, Feeding Mechanism for Mills;

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Emil Podczus and Erwin Kramer, respectively, and that Emil Podczus and Erwin Kramer were residents of Germany and were nationals of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of U. S. Metal Powders, Inc., a corporation of Maryland, having its principal place of business at Closter, New Jersey, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that instruments of assignment from Emil Podczus and Erwin Kramer to Hartstoff-Metall A. G. (Hametog) were dated June 27, 1927 and were recorded in the United States Patent Office on July 18, 1927 at Liber H-131, Page 26, and Liber H-131, Page 82, respectively; and that instruments of assignment from Hartstoff-Metall A. G. (Hametog) to International Bronze Powder Ltd. and from International Bronze Powder Ltd. to claimant were dated September 9, 1935 and December 30, 1938, respectively, and were recorded in the United States Patent Office on July 5, 1938, at Liber O-175, Page 73 and on January 11, 1939 at Liber U-177, Page 381, respectively;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or

arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17475; Filed, October 28, 1943; 11:02 a. m.]

[Divesting Order 51]

PATENTS OF U. S. METAL POWDERS, INC.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof;

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Hartstoff-Metall A. G. and that Hartstoff-Metall A. G. was a corporation organized under the laws of Germany and was a national of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of U. S. Metal Powders, Inc., a corporation of Maryland, having its principal place of business at Closter, New Jersey, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that instruments of assignment from Hartstoff-Metall A. G. through mesne assigns to claimant were dated and were recorded in the United States Patent Office on the dates and at the places indicated in said Exhibit A;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

PART I

Patents which are identified as follows:

Patent Number, Date, Inventor and Title

1,832,868, 11-24-31, Erwin Kramer, Method of manufacturing foilshaped metal grains.
1,930,683, 10-17-33, Erwin Kramer, Polish- ing machine for colored pulverulent bronze.
1,932,741, 10-31-33, Erwin Kramer, Method of manufacturing disintegrated bronze foils.
Assignment from Hartstoff-Metall A. G. to Metallpulver A. G., dated August 30, 1934, recorded November 27, 1934, at Liber N-161, Page 65; assignment from Metallpulver A. G. to International Bronze Powder Ltd., dated November 4, 1938, recorded November 18, 1938, at Liber D-177, Page 229; assignment from International Bronze Powder Ltd. to claimant, dated December 30, 1938, recorded January 11, 1939, at Liber U-177, Page 381.

PART II

Patents which are identified as follows:

Patent Number, Date, Inventor and Title

1,793,096, 2-17-31, Erwin Kramer, Beetling mill with closed casing.
1,793,097, 2-17-31, Erwin Kramer, Disintegrating-mill beetle.
1,802,658, 4-28-31, Erwin Kramer, Charging regulator.
1,814,569, 7-14-31, Erwin Kramer, Beetling mill with closed casing.
1,846,210, 2-23-32, Erwin Kramer, Air separator.
Assignment from Hartstoff-Metall A. G. to International Bronze Powder Ltd., dated September 9, 1935, recorded July 5, 1938 at Liber O-175, Page 373; assignment from International Bronze Powder Ltd. to claimant, dated December 30, 1938, recorded January 11, 1939 at Liber U-177, Page 381.

PART III

Patent which is identified as follows:

Patent Number, Date, Inventor and Title

1,647,249, 11-1-27, Emil Podszus, Rounding of metallic-powder particles.
Assignment from Hartstoff-Metall A. G. to International Bronze Powder Ltd. dated September 9, 1935, recorded July 5, 1938, at Liber O-175, Page 377; assignment from International Bronze Powder Ltd. to claimant dated December 30, 1938, recorded January 11, 1939 at Liber U-177, Page 381.

[F. R. Doc. 43-17476; Filed, October 28, 1943; 11:02 a. m.]

[Divesting Order 52]

PATENTS OF U. S. METAL POWDERS, INC.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the patents identified in Exhibit A attached hereto and made a part hereof;

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Hartstoff-Metall A. G. (Hamettag) and that Hartstoff-Metall A. G. (Hamettag) was a corporation organized under the laws of Germany and was a national of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of U. S. Metal Powders, Inc., a corporation of Maryland, having its principal place of business at Closter, New Jersey, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that instruments of assignment from Hartstoff-Metall A. G. (Hamettag) through mesne assigns to claimant were dated and were recorded in the United States Patent Office on the dates and at the places indicated in said Exhibit A;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

PART I

Patents which are identified as follows:

Patent Number, Date, Inventor and Title

1,671,683, 5-29-28, Emil Podszus, Method and device for producing finely-granulated bodies from molten metal.
1,685,919, 10-2-38, Erwin Kramer, Bow trolley for electric vehicles.
Assignment from Hartstoff-Metall A. G. (Hamettag) to International Bronze Powder Ltd., dated September 11, 1935, recorded July 5, 1938 at Liber O-175, Page 370; assignment from International Bronze Powder Ltd. to claimant, dated December 30, 1938, recorded January 11, 1939 at Liber U-177, Page 381.

PART II

Patents which are identified as follows:

Patent Number, Date, Inventor and Title

1,699,205, 1-15-29, Emil Podszus, Process of producing metal-powder articles of spherical shape.
1,832,937, 11-24-31, Erwin Kramer, Mass core.
1,868,327, 7-19-32, Erwin Kramer, Mass core and means for, and a method of making it.
Assignment from Hartstoff-Metall A. G. (Hamettag) to International Bronze Powder Ltd., dated September 9, 1935, recorded July 5, 1938 at Liber O-175, Page 377; assignment from International Bronze Powder Ltd. to claimant, dated December 30, 1938, recorded January 11, 1939 at Liber U-177, Page 381.

PART III

Patents which are identified as follows:

Patent Number, Date, Inventor and Title

1,671,678, 5-29-28, Erwin Kramer, Eddy or whirling mill.
1,685,956, 10-2-38, Emil Podszus, Whirling mill for the production of finely-divided powder.
1,703,634, 2-26-29, Emil Podszus, Pulverizing process.
1,793,098, 2-17-31, Erwin Kramer, Method of grinding.
1,846,209, 2-23-32, Erwin Kramer, Separator.
Assignment from Hartstoff-Metall A. G. (Hamettag) to International Bronze Powder Ltd. dated September 9, 1935, recorded July 5, 1938, at Liber O-175, Page 373; assignment from International Bronze Powder Ltd. to claimant dated December 30, 1938, recorded January 11, 1939 at Liber U-177, Page 381.

PART IV

Patents which are identified as follows:

Patent Number, Date, Inventor and Title

1,785,283, 12-16-30, Emil Podszus, Process for producing lamelliform metal powders. 1,909,586, 5-16-33, Erwin Kramer, Bronze colors polishing machine.

1,930,684, 10-17-33, Erwin Kramer, Method of manufacturing bronze colors.

Assignment from Hartstoff-Metall A. G. (Hametag) to Metallpulver A. G., dated August 30, 1934, recorded November 27, 1934 at Liber N-161, Page 65; assignment from Metallpulver A. G. to International Bronze Powder Ltd., dated November 4, 1938, recorded November 18, 1938 at Liber D-177, Page 229; assignment from International Bronze Powder Ltd. to claimant, dated December 30, 1938, recorded January 11, 1939 at Liber U-177, Page 381.

PART V

Patent which is identified as follows:

Patent Number, Date, Inventor and Title

2,112,497, 3-29-38, Erwin Kramer, Plant for the manufacture of bronze colors.

Assignment from Hartstoff-Metall A. G. (Hametag) to Metallpulver A. G., dated December 5, 1938, recorded December 27, 1938 at Liber Q-177, Page 68; assignment from Metallpulver A. G. to International Bronze Powder Ltd., dated November 4, 1938, recorded November 18, 1938 at Liber D-177, Page 229; assignment from International Bronze Powder Ltd. to claimant, dated December 30, 1938, recorded January 11, 1939 at Liber U-177, Page 381.

[F. R. Doc. 43-17477; Filed, October 28, 1943; 11:02 a. m.]

[Divesting Order 53]

PATENTS OF E. I. DU PONT DE NEMOURS & COMPANY

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries have interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patents of Carlo Longhi:

Patent Number, Date and Title

1,720,910, 7-16-29, Process of treating material in liquid state electrochemically.

1,744,173, 1-21-30, Process for treating organic substances in liquid state electrochemically.

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Carlo Longhi and that Carlo Longhi was a resident of Italy and was a national of a foreign country (Italy);

3. Having thereafter received an executed claim by or on behalf of E. I. du Pont de Nemours & Company, a corporation of Delaware, having its principal place of business at Wilmington, Delaware, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant and finding that an instrument of assignment from the heirs of Carlo Longhi to claimant was dated December 7, 1936, and was recorded in the United States Patent Office on February 12, 1936, at Liber U165, Page 602;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

5. Determining upon the basis of the facts at present known to the Allen Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17478; Filed, October 28, 1943; 11:02 a. m.]

[Divesting Order 54]

PATENT OF LINK-BELT COMPANY

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on May 29, 1942, vested, by Vesting Order No. 13, as the property of a National or Nationals of a Foreign Country designated in Executive Order No. 8369, as amended, as defined therein, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor and Title

2,227,333, 12-31-40, W. Campbell, Resilient flexible coupling.

2. Having determined, before issuing said Vesting Order No. 13, that the said property was property of Junkers Flugzeug und Motorenwerke Akt. and that Junkers Flugzeug und Motorenwerke Akt. was a corporation organized under the laws of Germany and was a national of a foreign country (Germany);

3. Having intended by said Vesting Order No. 13 to vest the patent which issued on application Serial Number 234,258, which application stood of record in the United States Patent Office in the name of Junkers Flugzeug und Motorenwerke Akt.;

4. Finding that patent number 2,242,002, which issued on said application Serial Number 234,253, was vested by the Allen Property Custodian elsewhere in said Vesting Order No. 13;

5. Finding that patent number 2,227,333 issued on application Serial Number 234,474, and was vested by reason of confusion between such Serial Number and Serial Number 234,253;

6. Having thereafter received an executed claim by or on behalf of Link-Belt Company, a corporation of Illinois, having its principal place of business at Chicago, Illinois, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by said claimant and finding that an instrument of assignment from William S. Campbell to claimant was dated October 5, 1938, and was recorded in the United States Patent Office on October 11, 1938, at Liber Q176, Page 504;

7. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business in the United States;

8. Determining upon the basis of the facts at present known to the Allen Property Custodian that claimant is not a national of a designated enemy country;

9. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

10. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

11. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

12. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17479; Filed, October 28, 1943; 11:02 a. m.]

[Divesting Order 55]

PATENTS OF WALTER WISBRUN

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having on October 2, 1942, vested, by Vesting Order No. 201, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patents of Walter Wisbrun:

Patent Number, Date and Title

1,997,504, 4-9-35, Foot support.
2,039,676, 5-5-36, Foot arch support.

2. Having determined, before issuing said Vesting Order No. 201, that the said property was property of Walter Wisbrun and that Walter Wisbrun was a resident of Germany and was a national of a foreign country (Germany);

3. Having thereafter received an executed claim by or on behalf of Walter Wisbrun, residing at Cleveland, Ohio, hereinafter called claimant, in which it was recited that the above entitled property was on the date of vesting owned by the said claimant;

4. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is an individual residing in the United States;

5. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

6. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

7. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

8. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof of any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

9. Determining that the error committed in vesting said property should be corrected by assigning and conveying said property to said claimant, and that such disposition of the said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the aforesaid property be assigned to claimant.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 1 hereof.

Executed at Washington, D. C., on September 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17480; Filed, October 28, 1943; 11:04 a. m.]

[Divesting Order 56]

PATENT OF GENERAL ELECTRIC COMPANY

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned:

1. Having, on August 25, 1942, vested, by Vesting Order No. 112, as property in which a national or nationals of a foreign country or countries had interests, the property identified as follows:

Patent application identified as follows:

Serial Number, Filing Date, Inventor and Title

374,935, 1-17-41, H. Stegelitz et al., Fluid pressure operated mechanism for circuit breakers.

2. Having determined, before issuing said Vesting Order No. 112, that the said property was property of Hans Stegelitz and Wilhelm Schreiner and that Hans Stegelitz and Wilhelm Schreiner were residents of Germany and were nationals of a foreign country (Germany);

3. Holding, by virtue of the issuance of a patent on the above application, the property identified as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in and to the following patent:

Patent Number, Date, Inventor and Title

2,308,214, 1-12-43, H. Stegelitz et al., Fluid pressure operated mechanism for circuit breakers.

4. Having thereafter received an executed claim by or on behalf of General Electric Company, a corporation, of New York, having its principal place of business at Schenectady, New York, hereinafter called claimant, in which it was recited that the property identified in subparagraph 1 hereof was on the date of vesting owned by the said claimant, subject, however, to certain rights in Allgemeine Elektrizitäts Gesellschaft, including the right to a reassignment of such application upon termination of an agreement between General Electric Company and Allgemeine Elektrizitäts Gesellschaft;

5. Finding that the application identified in subparagraph 1 hereof was a division of application serial number 192,804, of the same inventors, filed February 26, 1938; and that an instrument of assignment of the aforesaid application serial number 192,804 from Hans Stegelitz and Wilhelm Schreiner to claimant was dated February 15, 1938 and was recorded in the United States Patent Office on February 26, 1938 at Liber B174, Page 525;

6. Finding that, by Vesting Order No. 1243, dated April 20, 1943, the rights of Allgemeine Elektrizitäts Gesellschaft in the agreement identified in subparagraph 4 hereof were vested in the Alien Property Custodian;

7. Finding, as a result of further investigation, conducted subsequent to the date of vesting, that said property and all right, title and interest therein, saving and excepting the rights of Allgemeine Elektrizitäts Gesellschaft identified in subparagraph 4 hereof, were at the time of vesting owned by claimant, and that the said claimant was at that time, and at all times since then has been and now is a corporation organized under the laws of one of the United States and having its principal place of business within the United States;

8. Determining upon the basis of the facts at present known to the Alien Property Custodian that claimant is not a national of a designated enemy country;

9. Determining that the aforesaid vesting was effected by the undersigned under mistake of fact;

10. Having received no other claim or notice of claim on Form APC-1 or otherwise to the said property or to any interest therein, or arising as a result of said vesting order, and having no knowledge of any interest in such property held by any national of any foreign country;

11. Having neither assigned, transferred, or conveyed to anyone the said property or any part thereof or any interest therein, nor issued any license with respect thereto, nor in any manner created any right or interest in any person whomsoever;

12. Determining that the error committed in vesting such property should be corrected by assigning and conveying said property to said claimant, subject to the rights formerly held by Allgemeine Elektrizitäts Gesellschaft identified in subparagraph 4 hereof, and that such disposition of said claim, being for the purpose of correcting a mistake in vesting such property originally, does not require the filing of any further claim, nor any further hearing;

Having made all determinations and taken all action required by law; and

Determining that under the aforesaid circumstances the disposition hereinafter effected is in the interest of and for the benefit of the United States, hereby orders that the property identified in subparagraph 3 hereof be assigned to claimant subject to the rights of the Alien Property Custodian by virtue of the vesting referred to in subparagraph 6 hereof.

Now, therefore, the undersigned, without warranty, assigns, transfers, and conveys to claimant the property identified in subparagraph 3 hereof, subject, however, to all the rights vested in the Alien Property Custodian by virtue of Vesting Order No. 1243, including the right to a reassignment of such property upon termination of the agreement between General Electric Company and Allgemeine Elektrizitäts Gesellschaft identified in such Vesting Order.

Executed at Washington, D. C., on September 30, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 43-17481; Filed, October 28, 1943; 11:04 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 3 Under RO 3, Amdt. 1]

SUGAR ALLOTMENTS NECESSITATED BY MILITARY MANEUVERS

ORDER GRANTING TEMPORARY INCREASES

Order No. 3 issued pursuant to § 1407-86b of Rationing Order No. 3 (Sugar Rationing Regulations) is amended to read as follows:

Military maneuvers of the armed forces of the United States are to be held in the counties of Bedford, Cannon, Clay, Coffee, DeKalb, Franklin, Jackson, Macon, Moore, Putnam, Rutherford, Smith, Sumner, Trousdale, Warren, White, and Wilson, in the State of Tennessee, during a substantial part of the remainder of 1943.

¹ 8 F. R. 5909, 5846, 6135, 6442, 6626, 6901, 7351, 7380, 8010, 8184, 8678, 8811, 9304, 9458, 10304, 10512, 12026, 12181, 12296, 12494, 10937, 11382, 11291, 11292, 11252, 12013, 12650, 12693, 13341, 13394, 13390, 14010, 14138.

The undersigned finds that these military maneuvers will cause temporary abnormal demands for sugar-containing products within the counties named and they are hereby defined as the area affected by this order. The undersigned also finds that certain temporary increases in the allotments of registering units delivering such products within the affected area will be necessary in consequence of such abnormal demands.

Accordingly, pursuant to the authority vested in the Director of the Food Rationing Division of the Office of Price Administration by § 1407.86b of Rationing Order No. 3,

It is hereby ordered, That a registering unit which during January and February 1943 delivered within the affected area products in which it used 25 per cent or more of the total amount of sugar used by it in all products it delivered during those months may apply to the board on OPA Form R-315 for a temporary increase of its July-August and September-October 1943 allotment. The amount of the temporary increases shall be determined as follows:

(a) The amount of sugar used by it in the products it delivered within the affected area during January and February 1943 shall be divided by the total amount of sugar used by it in all the products it delivered during those months.

(b) The temporary increase to be granted in the registering unit's July-August 1943 allotment shall be computed by

(1) Multiplying its July-August allotment by the figure obtained in (a) and

(2) Taking 10 percent of the figure obtained in (1).

(c) The temporary increase to be granted in the registering unit's September-October 1943 allotment shall be computed by

(1) Multiplying its September-October allotment by the figure obtained in (a) and

(2) Taking 15 percent of the figure obtained in (1).

Application for the temporary increases in the July-August and the September-October allotments shall be made on or before September 5, 1943. However, application for the temporary increase for the September-October allotments may be made after such date, but in such case the board shall reduce such temporary increase by the amount allocable to the expired portion of the allotment period, in the proportion which the number of days which have elapsed from the start of the period bears to the total number of days in that period.

A registering unit may use an increase provided by this order only in products to be delivered by it within the affected area. As a further condition of using the increase, it must, in addition to its delivery of these products, continue to deliver within the affected area during July, August, September, and October 1943, at least the same proportion of its products, in sugar content (counting only sugar used by it), as it delivered within the affected area during January and February 1943.

As used in this order the term "registering unit" refers only to the industrial

users which are included within such registering unit.

This order shall become effective October 29, 1943.

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

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 662, 2965; Food Dir. No. 3, 8 F.R. 2005; § 1407.86b, Rationing Order No. 3)

Issued this 28th day of October 1943.

LOUIS J. KROEGER,
Acting Director,
Food Rationing Division.

[F. R. Doc. 43-17525; Filed, October 28, 1943;
4:33 p. m.]

[Order 5 Under RO 3*]

SUGAR ALLOTMENTS NECESSITATED BY
MILITARY MANEUVERS

ORDER GRANTING TEMPORARY INCREASES

Order No. 5 issued pursuant to § 1407.86b under Rationing Order No. 3; Sugar Rationing Regulations.

Military maneuvers of the armed forces of the United States were held and are to be held in the parishes of Grant, Natchitoches, Rapides, and Sabine in the State of Louisiana during September and October 1943.

The undersigned finds that these military maneuvers have caused and will cause temporary abnormal demands for sugar-containing products within the parishes named and they are hereby defined as the area affected by this order. The undersigned also finds that certain temporary increases in the allotments of registering units delivering such products within the affected area are necessary in consequence of such abnormal demands.

Accordingly, pursuant to the authority vested in the Director of the Food Rationing Division of the Office of Price Administration by § 1407.86b of Rationing Order No. 3,

It is hereby ordered, That a registering unit which during January and February 1943 delivered within the affected area products in which it used ten per cent or more of the total amount of sugar used by it in all products it delivered during those months may apply to the board on OPA Form R-315 for a temporary increase of its September-October 1943 allotment. The amount of the temporary increase shall be determined as follows:

(a) The amount of sugar used by it in the products it delivered within the affected area during January and February 1943 shall be divided by the total amount of sugar used by it in all the products it delivered during those months.

(b) The temporary increase to be granted in the registering unit's September-October 1943 allotment shall be computed by

(1) Multiplying its September-October allotment by the figure obtained in (a) and

(2) Taking 20 per cent of the figure obtained in (1).

Application for the temporary increase authorized by this order must be made on or before November 30, 1943.

A registering unit, unless otherwise authorized by the District Office, may use an increase provided by this order only in products to be delivered by it within the affected area. As a further condition of using the increase, it must, in addition to its deliveries of these products, continue to deliver within the affected area during November and December 1943, unless otherwise authorized by the District Office, at least the same proportion of its products, in sugar content (counting only sugar used by it), as it delivered within the affected area during January and February 1943.

As used in this order the term "registering unit" refers only to the industrial users which are included within such registering unit.

This order shall become effective October 29, 1943.

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.

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 662, 2965; Food Dir. No. 3, 8 F.R. 2005; § 1407.86b, Rationing Order No. 3)

Issued this 28th day of October 1943.

LOUIS J. KROEGER,
Acting Director,
Food Rationing Division.

[F. R. Doc. 43-17524; Filed, October 28, 1943;
4:33 p. m.]

[Order 6 Under RO 3*]

SUGAR ALLOTMENTS NECESSITATED BY
MILITARY MANEUVERS

ORDER GRANTING TEMPORARY INCREASES

Order No. 6 issued pursuant to § 1407.86b under Rationing Order No. 3; Sugar Rationing Regulations.

Military maneuvers of the armed forces of the United States are to be held in the parishes of Allen, Beauregard, Grant, Natchitoches, Rapides, Sabine, and Vernon in the State of Louisiana, and the County of Newton in the State of Texas during November and December 1943.

The undersigned finds that these military maneuvers will cause temporary abnormal demands for sugar-containing products within the parishes and the county named and they are hereby defined as the area affected by this order. The undersigned also finds that certain temporary increases in the allotments of registering units delivering such products within the affected area will be necessary in consequence of such abnormal demands.

Accordingly, pursuant to the authority vested in the Director of the Food Rationing Division of the Office of Price Administration by § 1407.86b of Rationing Order No. 3,

It is hereby ordered, That a registering unit which during January and February 1943 delivered within the affected

area products in which it used ten per cent or more of the total amount of sugar used by it in all products it delivered during those months may apply to the board on OPA Form R-315 for a temporary increase of its November-December 1943 allotment. The amount of increase shall be determined as follows:

(a) The amount of sugar used by it in the products it delivered within the affected area during January and February 1943 shall be divided by the total amount of sugar used by it in all the products it delivered during those months.

(b) The temporary increase to be granted in the registering unit's November-December 1943 allotment shall be computed by

(1) Multiplying its November-December allotment by the figure obtained in (a) and

(2) Taking 20 per cent of the figure obtained in (1).

Application for the temporary increase authorized by this order must be made on or before November 30, 1943.

A registering unit, unless otherwise authorized by the District Office, may use an increase provided by this order only in products to be delivered by it within the affected area. As a further condition of using the increase, it must, in addition to its deliveries of these products, continue to deliver within the affected area during November and December 1943, unless otherwise authorized by the District Office, at least the same proportion of its products, in sugar content (counting only sugar used by it), as it delivered within the affected area during January and February 1943.

As used in this order the term "registering unit" refers only to the industrial users which are included within such registering unit.

This order shall become effective October 29, 1943.

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.

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 662, 2965; Food Dir. No. 3, 8 F.R. 2005; § 1407.86b, Rationing Order No. 3)

Issued this 28th day of October 1943.

LOUIS J. KROEGER,
Acting Director,
Food Rationing Division.

[F. R. Doc. 43-17523; Filed, October 28, 1943; 4:33 p. m.]

[Order 7 Under RO 3]

SUGAR ALLOTMENTS NECESSITATED BY MILITARY MANEUVERS

ORDER GRANTING TEMPORARY INCREASES

Order No. 7 issued pursuant to § 1407.86b under Rationing Order No. 3; Sugar Rationing Regulations.

Military maneuvers of the armed forces of the United States are to be

¹ 8 F.R. 5909, 5846, 6135, 6442, 6626, 6961, 7351, 6380, 8010, 8189, 8678, 8811, 9304, 9458, 10304, 10512, 12026, 12181, 12296, 12484.

held in the counties of Bedford, Cannon, Clay, Coffee, DeKalb, Franklin, Jackson, Macon, Moore, Putnam, Rutherford, Smith, Sumner, Trousdale, Warren, White, and Wilson, in the State of Tennessee, during the remainder of 1943.

The undersigned finds that these military maneuvers will cause temporary abnormal demands for sugar-containing products within the counties named and they are hereby defined as the area affected by this order. The undersigned also finds that certain temporary increases in the allotments of registering units delivering such products within the affected area will be necessary in consequence of such abnormal demands.

Accordingly, pursuant to the authority vested in the Director of the Food Rationing Division of the Office of Price Administration by § 1407.86b of Rationing Order No. 3,

It is hereby ordered, That a registering unit which during January and February 1943 delivered within the affected area products in which it used ten percent or more of the total amount of sugar used by it in all products it delivered during those months may apply to the board on OPA Form R-315 for a temporary increase of its November-December 1943 allotment: The amount of the temporary increase shall be determined as follows:

(a) The amount of sugar used by it in the products it delivered within the affected area during January and February 1943 shall be divided by the total amount of sugar used by it in all the products it delivered during those months.

(b) The temporary increase to be granted in the registering unit's November-December 1943 allotment shall be computed by

(1) Multiplying its November-December allotment by the figure obtained in (a) and

(2) Taking 15 per cent of the figure obtained in (1).

Application for the temporary increase in the November-December allotment shall be made on or before November 30, 1943.

A registering unit, unless otherwise authorized by the District Office may use an increase provided by this order only in products to be delivered by it within the affected area. As a further condition of using the increase, it must, in addition to its delivery of these products, continue to deliver within the affected area, during November and December 1943, unless otherwise authorized by the District Office, at least the same proportion of its products, in sugar content (counting only sugar used by it), as it delivered within the affected area during January and February 1943.

As used in this order the term "registering unit" refers only to the industrial users which are included within such registering unit.

This order shall become effective October 29, 1943.

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.

(Pub. Law 421, 77th Cong., E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB

Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 662, 2965; Food Dir. No. 3, 8 F.R. 2005; § 1407.86b, Rationing Order No. 3)

Issued this 28th day of October 1943.

LOUIS J. KROEGER,
Acting Director, Food
Rationing Division.

[F. R. Doc. 43-17522; Filed, October 28, 1943; 4:36 p. m.]

[Region II Order G-3 Under Rev. MPR 132, Amdt 3]

PENNSYLVANIA ANTHRACITE IN NEW YORK STATE

Amendment No. 3 to Order No. G-3 (formerly designated Order No. 1) under § 1340.260 of Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Pennsylvania anthracite delivered by dealers in the Boroughs of Manhattan, Bronx, Brooklyn and Queens, City of New York, State of New York.

Pursuant to the Emergency Price Control Act of 1942, as amended, and the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122, and paragraph (s) of Order No. G-3 (formerly designated Order No. 1), and for the reasons set forth in an opinion issued simultaneously herewith, and for the period commencing with the effective date of this amendment and expiring on April 1, 1944, Order No. G-3 is amended in the following respects:

1. Paragraph (d) (1) (i) is amended to read as follows:

(d) * * *

(1) Delivered sales—(i) Sales made on a "sidewalk delivery" basis.

Size	Per net ton, for sales of 5 tons or more	Per net ton, for sales of less than 5 tons, but more than 1/2 ton	1/2 ton	Per 100 lbs., for sales of 100 lbs. or more, but less than 1/2 ton	Per 10 lbs., for sales of less than 10 lbs.
Broken, egg, stove, nut.....	\$13.05	\$13.30	\$6.60	\$0.60	\$0.10
Pea.....	11.35	11.60	0.65	.80	.09
Buckwheat.....	8.85	9.20	4.85
Rice.....	8.10	8.35	4.45
Barley.....	7.25	7.50	4.00

2. Paragraph (d) (2) is amended to read as follows:

(d) * * *

(2) "Yard" sales.

Size	Per net ton, for sales of 1/2 ton or more	Per 100 lbs., for sales of 100 lbs. or more, but less than 1/2 ton	Per 10 lbs., for sales of less than 100 lbs.
Broken, egg stove, nut.....	\$11.05	\$0.80	\$0.09
Pea.....	9.25	.70	.09
Buckwheat.....	7.30
Rice.....	6.45
Barley.....	5.55

3. Paragraph (e) (1) (i) is amended to read as follows:

(e) * * *

(1) Delivered sales—(i) Sales made on a "sidewalk delivery" basis.

Size	Per net ton for sales of 5 tons or more	Per net ton, for sales of 3 tons or more, but less than 5 tons	Per net ton, for sales of more than 1/2 ton, but less than 3 tons	1/2 ton	Per 100 lbs., for sales of 100 lbs. or more, but less than 1/2 ton	Per 10 lbs., for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$13.05	\$13.50	\$13.75	\$7.15	\$9.69	\$9.10
Pea.....	11.35	11.80	12.05	6.59	.89	.09
Buckwheat.....	8.95	9.20	9.20	4.85		
Rice.....	8.10	8.35	8.35	4.45		
Barley.....	7.25	7.50	7.69	4.69		

4. Paragraph (e) (2) is amended to read as follows:

(e) * * *

(2) "Yard" sales.

Size	Per net ton, for sales of 1/2 ton or more	Per 100 lbs., for sales of 100 lbs. or more, but less than 1/2 ton	Per 10 lbs., for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$11.05	\$9.80	\$9.09
Pea.....	9.25	.70	.08
Buckwheat.....	7.55		
Rice.....	6.70		
Barley.....	5.55		

5. Paragraph (f) (1) (i) is amended to read as follows:

(f) * * *

(1) Delivered sales—(i) Sales made on a "delivered to storage" basis.

Size	Per net ton for sales of more than 1/2 ton	1/2 ton	Per 100 lbs., for sales of 100 lbs. or more, but less than 1/2 ton	Per 10 lbs., for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$13.50	\$7.00	\$9.90	\$9.10
Pea.....	11.95	6.25	.80	.09
Buckwheat.....	9.00	4.75		
	19.50	15.00		
Rice.....	8.00	4.25		
	18.50	14.50		
Barley.....	7.15	3.85		

¹ Rescreened.

6. Paragraph (f) (2) is amended to read as follows:

(f) * * *

(2) "Yard" sales.

Size	At yards, etc., receiving other than via water, per net ton, for sales of 1/2 ton or more	At yards, etc., receiving via water, per net ton, for sales of 1/2 ton or more	Per 100 lbs., for sales of 100 lbs. or more, but less than 1/2 ton	Per 10 lbs., for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$11.30	\$11.05	\$9.80	\$9.09
Pea.....	9.75	9.50	.70	.08
Buckwheat.....	7.55	7.39		
Rice.....	6.70	6.45		
Barley.....	5.80	5.55		

7. Paragraph (g) (1) (i) is amended to read as follows:

(g) * * *

(1) Delivered sales—(i) Sales made on a "delivered to storage" basis.

Size	Per net ton, for sales of more than 1/2 ton	1/2 ton	Per 100 lbs., for sales of 100 lbs. or more, but less than 1/2 ton	Per 10 lbs., for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$13.75	\$7.15	\$9.69	\$9.10
Pea.....	12.29	6.35	.89	.09
Buckwheat.....	9.75	5.15		
	10.00	6.25		
Rice.....	8.90	4.70		
	9.15	4.85		
Barley.....	8.05	4.69		

¹ Rescreened.

8. Paragraph (g) (2) is amended to read as follows:

(g) * * *

(2) "Yard" sales.

Size	Per net ton, for sales of 1/2 ton or more	Per 100 lbs., for sales of 100 lbs. or more, but less than 1/2 ton	Per 10 lbs., for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$11.25	\$9.80	\$9.09
Pea.....	10.99	.70	.08
Buckwheat.....	7.50		
Rice.....	6.85		
Barley.....	6.19		

At the termination of this amendment on April 1, 1944, all dealers subject to Order No. G-3 will revert to the schedules of prices in effect immediately prior to the issuance of this amendment.

This amendment to Order No. G-3 shall become effective October 22, 1943, and shall become void on April 1, 1944.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 21st day of October 1943.

SYLVAN L. JOSEPH,
Regional Administrator.

[F. R. Doc. 43-17446; Filed, October 27, 1943; 5:02 p. m.]

[Region III Order G-1 Under MPR 423]

LETTUCE IN CLEVELAND, CINCINNATI AND DETROIT

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office

of Price Administration by § 1439.3, Article I, section 2 (b) of Maximum Price Regulation No. 426, it is hereby ordered:

(a) *What this order does.* This order establishes maximum prices for lettuce sold in less than carlot or less than trucklot quantities. This order provides dollars and cents maximum prices for each type of sale and level of distribution, except the retail level, in the terminal market cities of Cleveland, Ohio, Cincinnati, Ohio, and Detroit, Michigan. It further provides a method of calculating dollars and cents maximum prices for wholesale sales in all other markets in Region III. Appendix A and Appendix B of this order each contains a price schedule for "carlot or trucklot receivers" and "distributing wholesalers." All terms not defined herein shall have the same meaning as provided in Maximum Price Regulation No. 426, as the same now exists or may hereafter be amended. The maximum prices herein established shall be the only maximum prices for the sales covered, except to the extent that any prices established by this order are inconsistent with the prices established by any community flat pricing orders issued under General Order No. 51 by any District Office, in which case the prices established by such community flat pricing orders shall be the effective prices for such sales.

(b) *Carlot and trucklot receivers.*

(1) Carlot and trucklot receivers located in the terminal market cities named in Appendix A who resell in less than carlot or trucklot quantities to anyone except an individual ultimate consumer must sell at prices not in excess of the dollars and cents prices listed in Appendix A for the particular type of sale being made.

(2) Carlot and trucklot receivers located in places other than terminal market cities named in Appendix A who resell in less than carlot and trucklot quantities to anyone except an individual ultimate consumer shall compute a base price for lettuce by adding to \$3.25 the freight for L. A. crates from Salinas, California to the receiver's wholesale receiving point. Such carlot and trucklot receivers selling the commodity defined as Item I shall add to this base price the amount set forth in Appendix B under Item I for the particular type of sale. Such carlot and trucklot receivers selling the commodity defined as Item II or Item III shall divide the base price as hereinbefore described by sixty and to the resulting figure add the appropriate amount set forth in Appendix B under Items II or III for the particular type of sale. Any such carlot or trucklot receiver not located in a terminal market city may add, for sales of head lettuce in quantities of less than one-half the standard L. A. crate, the sum of one-half cent per head to the price as hereinbefore computed.

(c) *Distributing wholesalers.* (1) Sellers located in the terminal market cities named in Appendix A who purchase lettuce in less than carlots or trucklots and who resell in less than carlot or

trucklot quantities to anyone other than an individual ultimate consumer, must sell at prices not in excess of the dollars and cents prices listed in Appendix A for the particular type of sale being made.

(2) Sellers located in places other than the terminal market cities named in Appendix A who purchase lettuce in less than carlots or trucklots and who resell in less than carlot or trucklot quantities to anyone other than an individual ultimate consumer, shall compute a base price for lettuce by adding to \$3.25 the freight from Salinas, California to the wholesale receiving point of the carlot or trucklot receiver from whom he purchased the lettuce. To this base price such seller shall add "transportation", as hereinafter defined, from the carlot or trucklot receiver's wholesale receiving point to his own wholesale receiving point. This resulting figure is such seller's adjusted base price. For sales of the commodity defined as Item I, such seller may add to his adjusted base price the amount set forth in Appendix B under Item I for the particular type of sale. For sales of the commodities defined as Item II or Item III, such seller shall divide his adjusted base price by sixty and to the resulting figure add the appropriate amount set forth in Appendix B under Items II or III for the particular type of sale. Any such distributing wholesaler not located in a terminal market city may add, for sales of head lettuce in quantities of less than one-half the standard L. A. crate, the sum of one-half cent per head to the price as hereinbefore computed.

(d) *Geographical applicability.* The provisions of this order shall be applicable to all sales pursuant to which delivery is made at any point within the States of Indiana (except the County of Lake), Kentucky, Michigan, Ohio and West Virginia.

(e) *Adjustment of maximum prices.* (1) A distributing wholesaler who during the four month period from May 1, 1943 to August 31, 1943 purchased more than 65% of his total dollar volume of fresh produce from other distributing wholesalers may file an application with the appropriate District Office of the Office of Price Administration for a maximum price in excess of the maximum prices specified in Appendix A and Appendix B. Such an application shall contain the following information: (i) Name and address of the applicant, (ii) distributing wholesalers who were his major source of supply during the period from May 1, 1943 to August 31, 1943, and (iii) total dollar purchases of fresh produce during the period from May 1, 1943, to August 31, 1943, and percentage of this volume purchased from other distributing wholesalers.

Each District Office is hereby authorized to approve or disapprove such applications. If such application is approved, the applicant shall be notified, in writing, of the maximum price he may charge. Such authorization may be modified, amended or revoked at any time. Furthermore, the applicant must notify

the appropriate District Office should his total purchases from other distributing wholesalers become less than 65% of his total dollar volume during any four-month period.

(2) A distributing wholesaler, other than for sales within a terminal market city as named in Appendix A, may add to the maximum prices herein established, a charge for delivery outside this customary free delivery zone upon showing that the contemplated delivery charge is not in excess of the lowest available transportation rate for a like method of shipment, and upon filing an application with the appropriate District Office of the Office of Price Administration containing the following information: (i) A schedule of the delivery charges which it desires to institute to specific localities, (ii) the lowest available transportation rate for a like method of shipment to these localities, (iii) a statement of its customary selling practice with reference to deliveries in these localities.

The seller may add such delivery charge upon the filing of his application and may consider his application approved fifteen days after filing, unless he has been notified to the contrary within that time. Such charge for delivery must be separately stated on any invoice or sales slip in connection with the sale of lettuce. The appropriate District Office of the Regional Office may at any time revoke the privilege of charging for deliveries outside the seller's free delivery zone.

(f) *Definitions.* (1) "Item I" means iceberg lettuce in L. A. crates containing not less than 48 heads with a minimum net weight of 60 pounds.

(2) "Item II" means hothouse lettuce.

(3) "Item III" means all lettuce not included in Item I or Item II.

(4) "Terminal market cities" means those cities specifically named in Appendix A of this order.

(5) "Transportation," for delivery outside the terminal market city and outside the carlot or trucklot receiver's custom-

ary free delivery zone, shall mean the actual transportation costs from such carlot or trucklot receiver's shipping point to the buyer's customary receiving point, but not to exceed the lowest common or contract carrier charge for a like method of shipment, or to be less than 10¢ per unit of Item I or less than one-sixth cent per pound for Item II or Item III. Except as the same may be included in the above permitted minimums, "transportation" shall not include any charge for local hauling or drayage or for handling at either point of shipment or destination.

(6) "Carlot and trucklot receivers" as used in this order means those sellers who purchase a carlot or trucklot of lettuce for resale in less than carlot or trucklot quantities. A seller is a carlot or trucklot receiver for only that lettuce purchased in carlots or trucklots. A carlot or trucklot of lettuce shall include a mixed car or truck (that is, a car or truck, composed of more than one item of produce destined for one or more purchasers) and a pool car or truck (that is, a car or truck containing lettuce owned by more than one seller or sold to more than one purchaser).

(7) "Distributing wholesaler" means a seller who purchases lettuce in less than carlots or trucklots and who sells in less than carlot or trucklot quantities. A seller is a distributing wholesaler for only that lettuce purchased in less than carlots or trucklots.

(g) To the extent applicable, the provisions of this order supersede Maximum Price Regulation No. 426.

This order may be modified, amended or revoked at any time by the Office of Price Administration.

This order shall become effective September 30, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued September 25, 1943.

BIRKETT L. WILLIAMS,
Regional Administrator.

APPENDIX A.—TERMINAL MARKET CITIES

	Cleveland, Ohio			Cincinnati, Ohio, and Detroit, Mich.		
	Item I L. A. crate	Item II Hothouse lettuce per lb.	Item III Per lb. all other	Item I L. A. crate	Item II Hothouse lettuce per lb.	Item III Per lb. all other
Carlot or trucklot receivers:						
(i) From railroad car or truck.....	5.02	.164	.084	4.95	.163	.083
(ii) F. o. b. seller's warehouse or delivered to the physical premises of a chain store warehouse or a distributing wholesaler, provided that lettuce has been removed from a car or truck to a place in seller's warehouse or store.....	5.12	.165	.085	5.05	.164	.084
(iii) Delivered to the physical premises of a retail store, hotel, restaurant, or institutional user in the seller's free delivery zone, the terminal market city.....	5.22	.167	.087	5.15	.163	.083
(iv) Delivered to the physical premises of any purchaser outside the free delivery zone or, if no free delivery zone, outside the terminal market city.....	5.12	.165	.085	5.05	.164	.084
Distributing wholesalers:						
(i) F. o. b. the seller's business establishment to any purchaser or delivered to the premises of another distributing wholesaler.....	5.37	.170	.090	5.30	.169	.089
(ii) Delivered to the physical premises of a retailer anywhere.....	5.47	.171	.091	5.40	.170	.090
(iii) Delivered free to the physical premises of a hotel, restaurant, or institutional user.....	5.57	.173	.093	5.50	.172	.092

1 Plus transportation.

APPENDIX B.—OTHER THAN TERMINAL MARKET CITIES

	Item I L. A. crate	Item II Hot- house lettuce per lb.	Item III Per lb. all other
Carlot or trucklot receivers:			
(i) From railroad car or truck.....	.35	.699	.699
(ii) F. o. b. seller's warehouse or delivered to the physical premises of a chain store, warehouse, or another wholesaler, provided that lettuce has been removed from car or truck to a place in seller's warehouse or store.....	.45	.697	.697
(iii) Delivered to the physical premises of a retail store, hotel, restaurant, or institutional user in the seller's free delivery zone, the terminal market city.....	.65	.699	.699
(iv) Delivered to the premises of any purchaser outside of the free delivery zone or the terminal market city.....	1.45	1.697	1.697
Distributing wholesalers:			
(i) F. o. b. the seller's business establishment to any purchaser or delivered to the premises of another wholesaler.....	.70	.692	.612
(ii) Delivered free to the physical premises of a retailer anywhere.....	.89	.693	.613
(iii) Delivered free to the physical premises of a hotel, restaurant or institutional user.....	.69	.695	.615

¹ Plus transportation.

[F. R. Doc. 43-17445; Filed, October 27, 1943; 5:02 p. m.]

[Detroit Order G-1A Under MPR 426]

LETTUCE IN CLEVELAND REGION; OHIO

Order No. G-1A under Order No. G-1 issued by the Cleveland Regional Office under Maximum Price Regulation No. 426. Order adjusting maximum wholesale prices of lettuce sold in Region III.

For the reasons set forth in a statement of considerations issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration by § 1439.3, Article I, section 2 (a) and (b) of Maximum Price Regulation No. 426 and by him delegated to the Detroit District Office by Delegation Order No. 3A it is hereby ordered:

(A) *Appendix A.* The prices and margins established for carlot and trucklot receivers in Appendix A, (ii), (iii) and (iv) of Order No. G-1 under Maximum Price Regulation No. 426, Order Adjusting Maximum Wholesale Prices of Lettuce Sold in Region III, issued by the Cleveland Regional Office of the Office of Price Administration, with respect to the terminal market City of Detroit, Michigan, are adjusted to state as follows:

Carlot or trucklot receivers	Item I	Item II	Item III
	L. A. crate	Hot-house lettuce per lb.	Per lb. all other
Detroit, Michigan			
(ii) F. O. B. seller's warehouse or delivered to the physical premises of a chain store warehouse or a distributing wholesaler, provided that lettuce has been removed from a car or truck to a place in seller's warehouse or store.....	4.95	.163	.083
(iii) Delivered to the physical premises of a retail store, hotel, restaurant, or institutional user in the seller's free delivery zone, the terminal market city.....	4.95	.163	.083
(iv) Delivered to the physical premises of any purchaser outside the free delivery zone or, if no free delivery zone outside the terminal market city.....	14.95	1.163	1.083

¹ Plus transportation.

(B) *Geographical application.* This Order No. G-1A shall apply to all sales by carlot or trucklot receivers for which maximum prices are established by said Order No. G-1 and pursuant to which delivery is made within the Detroit District, i.e., the Counties of Eaton, Clinton, Hillsdale, Ingham, Jackson, Lenawee, Livingston, Macomb, Monroe, Oakland, St. Clair, Washtenaw, and Wayne of the State of Michigan.

(C) To the extent applicable the provisions of this Order G-1A supersede the provisions of said Order No. G-1.

This order may be modified, amended, or revoked at any time by the Office of Price Administration.

This order shall become effective September 30, 1943.

(Pub. Laws 421 and 729; 77th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 29th day of September 1943.

W. E. FITZGERALD,
District Director.

[F. R. Doc. 43-17526; Filed, October 28, 1943; 4:37 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-465]

PENNSYLVANIA ELECTRIC CO., ET AL.
ORDER APPROVING PLAN

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 26th day of October 1943.

In the matter of Pennsylvania Electric Company, The Clarion River Power Company, Erie Lighting Company, Solar Electric Company, Youghiogheny Hydro-Electric Corporation, Associated Maryland Electric Power Corporation, Associated Electric Company.

The Clarion River Power Company, and its parent, Pennsylvania Electric Company, a subsidiary of Associated Electric Company, a registered holding company, having heretofore filed appli-

cations and declarations herein in which, among other things, Pennsylvania Electric Company proposed the acquisition of the assets, subject to the liabilities, of The Clarion River Power Company, in consideration of a credit on the open account receivable owed to Pennsylvania Electric Company by The Clarion River Power Company in the amount of \$5,-184,075.83; and

The Commission having considered the record and having permitted, on February 17, 1942, the acquisition to become effective (Holding Company Act Release No. 3332), subject to the reservation of jurisdiction: "to determine whether and the extent to which the indebtedness of The Clarion River Power Company to Pennsylvania Electric Company should be subordinated to the publicly held Participating Capital Stock and the extent to which payments should be made by Pennsylvania Electric Company, as acquirer of the assets of The Clarion River Power Company, to said holders of Participating Capital Stock in satisfaction of their interests"; and

Pennsylvania Electric Company having filed a plan, which was later modified, pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935, wherein it proposed:

1. That it set aside in a special account the sum of \$42,677.00 for distribution to the public shareholders of the 4,267.7 shares of Participating Capital Stock on the basis of \$10.00 per share;

2. That it pay to the Protective Committee for the Participating Capital Stockholders such amount as the Commission deems proper, but not more than \$1,000; that it pay to counsel for the Protective Committee for the Participating Capital Stockholders such sum as the Commission deems proper, but not more than the amount of \$2,000; that it pay to William J. Hunt such sum as the Commission deems proper, but not more than \$500; and that it pay the actual expenses of the Protective Committee for the Participating Capital Stockholders and its counsel, but not more than \$500.

The plan, as modified, further provides that it shall not become effective unless fifty per centum of the 4,267.7 shares of the publicly-held participating capital stock be voted in favor of accepting \$10.00 on or before the expiration of four months after the entry of an order by this Commission approving the plan; and

The Commission having issued a notice of filing and order for hearing on said plan, as modified, and hearings having been held in which all security holders of the applicant and other interested persons having been given opportunity to be heard; and briefs having been exchanged and requests for oral argument having been waived; and

The Commission having considered the record in this matter, and having made and filed its supplemental findings and opinion herein; and

The Commission having found that the proposed 11 (e) plan, as modified, is fair and equitable to the persons affected thereby and is necessary to effectuate

the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935, and should be approved, subject to the terms and conditions hereinafter enumerated and subject to the reservation of jurisdiction as hereinafter stated:

It is hereby ordered, On the basis of the foregoing and pursuant to section 11 (e) of the Public Utility Holding Company Act of 1935, that the said plan, as modified, be, and the same is, hereby approved; subject to the terms and conditions hereinafter enumerated and subject to the reservation of jurisdiction as hereinafter stated.

It is further ordered, That the sum of \$500, each, to be paid to Ford R. Jennings and George N. Fleming, in full payment of their services as members of the protective committee for the participating capital stockholders, is fair and reasonable and shall be paid by the Pennsylvania Electric Company.

It is further ordered, That the sum of \$2,000 to be paid to White & Staples, in full payment of its services as counsel to the protective committee for the participating capital stockholders, is fair and reasonable and shall be paid by the Pennsylvania Electric Company.

It is further ordered, That the sum of \$64.32 expended by Ford R. Jennings on behalf of the protective committee for participating capital stockholders, as its actual expenses as of November 10, 1942, is fair and reasonable, and that reimbursement of such sum shall be made by the Pennsylvania Electric Company.

It is further ordered, That the sum of \$250.00 in full satisfaction of the services and expenses of William J. Hunt, is fair and reasonable and shall be paid by the Pennsylvania Electric Company.

It is further ordered, That the sum of \$129.01 expended by White & Staples, as its actual expenses as of November 20, 1942, on behalf of the protective committee for the participating capital stockholders, is fair and reasonable and reimbursement of that sum shall be made by the Pennsylvania Electric Company.

It is further ordered, That the plan, as modified, be carried out in accordance with its terms and that it be subject to the following additional term and condition: That, prior to the solicitation of authorizations for approval of the plan, as modified, all material which is proposed to be transmitted to the participating capital stockholders, by the Pennsylvania Electric Company or the protective committee for the participating capital stockholders, or by any other person, be first filed with this Commission in the form of a declaration and be permitted to become effective in accordance with the provisions of Rule U-62 of the rules and regulations under the Public Utility Holding Company Act of 1935.

It is further ordered, That jurisdiction be and is hereby reserved:

1. Over the fees and expenses to be paid to counsel for Pennsylvania Electric Company and The Clarion River Power Company;

2. Over the future expenses, if any, to be incurred by the protective committee

for the participating capital stockholders and its counsel.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-17538; Filed, October 29, 1943; 10:50 a. m.]

[File Nos. 70-753, 70-752]

IDAHO POWER CO. AND ELECTRIC POWER & LIGHT CORP.

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 26th day of October, A. D. 1943.

In the matters of Idaho Power Company, Electric Power & Light Corporation, File No. 70-753, and Electric Power & Light Corporation, File No. 70-752.

Electric Power & Light Corporation ("Electric"), having filed its declaration herein and amendments thereto, in which it proposes, among other things, to use the proceeds of its sale of 450,000 shares of the common stock of Idaho Power Company (heretofore approved by the Commission, Holding Company Act Release No. 4527), of which proceeds approximately \$10,280,000 will be available after payment of expenses incurred in connection with said sale, to acquire and retire in part its Gold Debentures 5% Series due 2030, through open market purchases and unsolicited offers, at prices not in excess of the principal amounts of such debentures plus accrued interest; and

The Commission having on July 5, 1943, issued its notice of filing and order for hearing and order consolidating hearings herein and having on August 28, 1943, issued its notice of filing of amendment and order reconvening hearing and designating a new trial examiner, and public hearings having been held pursuant to such notices upon the proposal of Electric so to acquire its debentures, as well as upon other proposals made herein, and the Commission having considered the record herein, and made and filed its findings and opinion, respecting said proposed acquisition of debentures; and

The Commission specifically finding that the use by Electric, as proposed, of the proceeds, less expenses, of its sale of said common stock of Idaho Power Company, in the amount of approximately \$10,280,000 to acquire in part and retire its Gold Debentures 5% Series due 2030 is necessary and appropriate to the integration or simplification of the holding company system of which Electric is a member, and necessary and appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935, all in accordance with the meaning and requirements of section 371 (b) of the Internal Revenue Code, as amended;

It is ordered, That said declaration by Electric, as amended, in so far as it relates to said acquisition of the debentures

of Electric, be, and the same hereby is, permitted to become effective forthwith, subject to the terms and conditions prescribed by Rule U-24 and the additional terms and conditions that:

(1) At least 10 days before purchases of its debentures are begun by it or on its behalf, Electric shall cause to be mailed to each holder of its registered debentures, a notice approved by the Commission, of its intention to make such purchases, and also publish, not less than five days before beginning such purchases, a similar notice at least twice on different days in daily newspapers of general circulation respectively, in New York City, Boston, Philadelphia, and Chicago;

(2) No purchase of such debentures shall be made at less than 95% of principal amount thereof (exclusive of accrued interest) without a further order of the Commission in regard thereto;

(3) Electric shall not solicit or cause or permit to be solicited the sale to it or for its account of any of its debentures;

(4) None of its debentures shall be purchased knowingly, directly or indirectly, from any associate company or from any officer or director of Electric or an associate company;

(5) Electric shall furnish to the Commission promptly at the end of each week, a schedule showing the principal amount of debentures purchased on the New York Curb Exchange and the prices at which they were purchased, and, as to each purchase other than on said Exchange the identity of the seller, the amount purchased and the price paid;

(6) No purchases shall be made after the expiration of four months from the date of this order, subject, however, to the right of Electric to apply for an extension or extensions of said period;

(7) Electric promptly upon completion of the proposed purchase program shall notify its debenture holders to that effect in the same manner as is provided in (1) above for notification of the commencement of the program; and

(8) That jurisdiction be, and it hereby is, reserved to the Commission in its discretion to order suspension or termination of such purchases and to order rescission or modification of any of the above-numbered terms and conditions, upon motion of Electric or on motion of the Commission after notice to Electric, at any time prior to expiration of said 4-month period or any extension thereof, any such order to be applicable only to such portion of the proceeds of sale of the common stock of Idaho Power Company as shall not have been previously expended.

It is further ordered, That the use by Electric of the proceeds, less expenses, of its sale of the common stock of Idaho Power Company to acquire in part its Gold Debentures 5% Series due 2030 upon the terms and conditions set forth herein, is necessary and appropriate to the integration or simplification of the holding company system of which Electric is a member, and necessary and appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935, within the meaning and requirements of section 371

(b) of the Internal Revenue Code, as amended.

By the Commission.

ISEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-17539; Filed, October 29, 1943;
10:50 a. m.]

[File No. 59-7]

CITIES SERVICE POWER & LIGHT COMPANY
AND ITS SUBSIDIARY COMPANIES

ORDER RECONVENING HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 27th day of October 1943.

The Commission on the 17th day of August, 1943, pursuant to the Public Utility Holding Company Act of 1935, having issued an order herein providing that Cities Service Power & Light Company should be limited in its operations to those of the single integrated electric utility system of The Toledo Edison Company, The Ohio Public Service Company, and The Alliance Public Service Company; having determined that section 11 (b) (1) does not permit the retention of any additional integrated public-utility system together with the single integrated system operated by the said companies, and having determined that Cities Service Power & Light Company may retain, as reasonably incidental or economically necessary or appropriate to the said system the steam heating properties of The Toledo Edison Company; and

Such order providing that jurisdiction be reserved with respect to retainability of the gas operations of The Toledo Edison Company in combination with such designated single integrated electric utility system; and

Such order providing that Federal Light & Traction Company should be limited in its operations to the single integrated electric utility system composed of the electric utility properties of Albuquerque Gas and Electric Company, New Mexico Power Company, The Trinidad Electric Transmission Railway and Gas Company, and The Las Vegas Light and Power Company; and having determined that Federal Light & Traction Company may retain, as reasonably incidental or economically necessary or appropriate, the properties of Stonewall Electric Company adjacent to such integrated system, and that portion of the water service properties of New Mexico Power Company necessary to supply generating facilities; and

Such order providing that jurisdiction be reserved as to retainability of the gas operations of The Trinidad Electric Transmission Railway and Gas Company and Albuquerque Gas & Electric Company in combination with such single integrated electric utility system designated as retainable by Federal Light & Traction Company; and

Such order providing that at such time as evidence concerning the above-mentioned gas operations is introduced Federal Light & Traction Company may also

introduce evidence concerning the relation of the steam operations of The Trinidad Electric Transmission Railway and Gas Company to the gas operations of that company; and

Such order providing that jurisdiction be retained with respect to the issues affecting Deming Ice and Electric Company and The Tucson Gas, Electric Light & Power Company; and

The Commission on the 10th day of September, 1943, having issued its order disposing of petitions for rehearing and modification of the aforesaid order dated August 17, 1943 providing that the petition of Cities Service Power & Light Company for leave to introduce further evidence respecting the retainability under section 11 (b) (1) of the businesses of The Community Traction Company, The Maumee Valley Transportation Company, The Lake Shore Coach Company, Stark Transit, Inc., The Electric Building Company, and The Toledo & Indiana Realty Company, and the electric railroad business of The Ohio Public Service Company and the hot water heating business of The Toledo Edison Company as reasonably incidental or economically necessary or appropriate to the utility operations of the system of Cities Service Power & Light Company in the State of Ohio, be granted; and

Such order of September 10, 1943 providing that the petition of Cities Service Power & Light Company for leave to introduce further evidence with respect to the retainability under section 11 (b) (1) of the water business of Empire District Electric Company and of Benton County Utilities Corporation, the water, ice and cold storage business of Lawrence County Water, Light & Cold Storage Company, the ice business of City Light and Traction Company, and the transportation business of Springfield Gas and Electric Company as reasonably incidental or economically necessary or appropriate to the utility operations of the said companies be granted; and

Such order providing that the petition of Cities Service Power & Light Company for leave to introduce further evidence with respect to the retainability under section 11 (b) (1) of the water business of New Mexico Power Company and the steam, tar, transportation and ice businesses of Public Service Company of Colorado as reasonably incidental or economically necessary or appropriate to the utility operations of the said companies be granted; and

Such order providing that the petition of Federal Light & Traction Company for leave to introduce further evidence with respect to the retainability of the water business of New Mexico Power Company as reasonably incidental or economically necessary or appropriate to the utility operations of the said company and of companies owning and controlling properties which, together with the properties of the New Mexico Power Company, form a single integrated utility system be granted; and

Such order providing that the request of Federal Light & Traction Company for modification of the order of the Commission of August 17, 1943 so that jurisdic-

tion be reserved by the Commission with respect to the interest of Federal Light & Traction Company in Tucson Rapid Transit Company, Federal Realty Company, and those properties of Stonewall Electric Company which are adjacent to the properties of The Tucson Gas, Electric Light and Power Company, be granted; and

Such order providing that the record herein be reopened and a hearing convened at a date to be set by further order of the Commission for the limited purpose of receiving such relevant evidence as Cities Service Power & Light Company and/or its subsidiaries may proffer with respect to those properties hereinabove designated;

It is ordered, That a hearing with respect to the issues described above as to which leave to introduce further evidence has been granted and the issues as to which jurisdiction has been reserved, under the applicable provisions of said Act and the Rules promulgated thereunder be held on November 15, 1943 at 10:00 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania in such room as the hearing room clerk in room 318 may designate.

It is further ordered, That any person desiring to be heard in connection with these proceedings, or proposing to intervene herein, shall file with the Secretary of the Commission on or before November 8, 1943, his request or application therefor, as provided by Rule XVII of the rules of practice of the Commission.

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 such hearing. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the Act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That the Secretary of this Commission shall serve notice of the aforesaid hearing by mailing a copy of this order to Cities Service Power & Light Company, Federal Light & Traction Company, The Community Traction Company, The Maumee Valley Transportation Company, The Lake Shore Coach Company, Stark Transit, Inc., The Electric Building Company, The Toledo and Indiana Realty Company, The Ohio Public Service Company, The Toledo Edison Company, Empire District Electric Company, Benton County Utilities Corporation, Lawrence County Water Light and Cold Storage Company, City Light and Traction Company, Springfield Gas and Electric Company, New Mexico Power Company, Public Service Company of Colorado, The Trinidad Electric Transmission Railway and Gas Company, The Tucson Gas Electric Light and Power Company, Tucson Rapid Transit Company, Federal Realty Company, Stonewall Electric Company and Deming Ice and Electric Company by registered mail; and that notice of said hearing is hereby given to the security holders of said companies

and to consumers of said companies, States, municipalities and political subdivisions of States within which are located any of the utility assets of such companies or under the laws of which any of such companies are incorporated, all state Commissions, state securities commissions, and all agencies, authorities, judicial bodies, or instrumentalities of the United States of America and of one or more States, municipalities or other political subdivision having jurisdiction over such companies or over any of the businesses, affairs, or operations of any of them; that such notice shall be given further by a general release of the Commission, distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935; and that further notice be given to all persons by publication of this order in the FEDERAL REGISTER.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-17540; Filed, October 29, 1943;
10:50 a. m.]

[File Nos. 59-39, 54-50, 59-10, 54-82]

**NORTH AMERICAN LIGHT & POWER CO., ET AL.
ORDER AND 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 28th day of October 1943.

In the matter of North American Light & Power Company, Holding Company System and the North American Company, File No. 59-39, North American Light & Power Company, File No. 54-50, the North American Company, et al., File No. 59-10, the North American Company, File No. 54-82.

The Commission having considered the records in the above proceedings and the matters and issues therein and having this day made and filed its memorandum opinion thereon and deeming it appropriate for the orderly disposition of said proceedings so to order:

It is ordered, (1) That the proceedings entitled North American Light & Power Company Holding Company System and the North American Company, File No. 59-39; North American Light & Power Company, File No. 54-50; and the North American Company and Its Subsidiary Companies, File No. 59-10, heretofore consolidated by order of the Commission dated May 5, 1942, be and they hereby are consolidated with the proceedings entitled the North American Company, File No. 54-82, for the purpose of hearing and disposing of the issues set forth in paragraph (4) of this order; provided that jurisdiction is hereby re-

served to separate, whether for hearing, in whole or in part, or for disposition in whole or in part, any of such issues or other questions or matters which may arise in the proceedings herein consolidated, or to consolidate with such proceedings other filings or matters pertaining thereto, or to take such other action as may appear conducive to an orderly, prompt and economical disposition of the matters involved.

(2) That the consolidated hearing be held on the 9th day of November, 1943, at 10:00 a. m., e. v. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania, in such room as may be designated on such date by the hearing room clerk in Room 318.

(3) That the Secretary of the Commission shall serve notice of such hearing by mailing a copy of this order, together with a copy of our memorandum opinion filed herein, by registered mail to all the parties and that notice of said hearing be given to all other interested persons by a general release of the Commission and by publication of this order in the FEDERAL REGISTER.

(4) That without limiting the scope of the issues heretofore or hereafter presented by such consolidated proceedings, any further proof that may be available shall be adduced as expeditiously as possible on the following matters:

(a) Whether as between The North American Company and North American Light & Power Company the former company is liable, and to what extent, for any just and proper claims of Illinois Iowa Power Company against the latter company, and whether appropriate provision should be made therefor in any fair and equitable plan for distribution of The North American Company's assets;

(b) Whether, in the event that any just and proper claims of Illinois Iowa Power Company against North American Light & Power Company are not satisfied out of the assets of that company, appropriate provision should be made for the deficiency in any fair and equitable plan for distribution of The North American Company's assets;

(c) The rank which should be accorded any part of Illinois Iowa Power Company's claims that might be allowed against North American Light & Power Company, in relation to The North American Company's claim in the liquidation of North American Light & Power Company on account of its holdings of debentures thereof and in relation to other claimants, in any fair and equitable plan for the distribution of the assets of North American Light & Power Company;

(d) The amount, if any, of the claims of The North American Company against North American Light & Power Company

which should be allowed in any fair and equitable plan for the distribution of the assets of North American Light & Power Company;

(e) The rank which should be accorded The North American Company's claims against North American Light & Power Company arising out of its holdings of debentures and stock of the latter company, in relation to the public stockholders of North American Light & Power Company.

(5) That the evidence heretofore adduced in the proceedings entitled North American Light & Power Company Holding Company System and The North American Company, File No. 59-39; North American Light & Power Company, File No. 54-50; and The North American Company and its Subsidiary Companies, File No. 59-10, shall be considered as evidence for the purpose of disposing of the issues set forth in the fourth numbered paragraph of this order insofar as such issues arise in connection with the proceedings entitled The North American Company, File No. 54-82.

(6) That proposed findings and briefs on the question whether and to what extent Illinois Iowa Power Company has rightful and proper claims against North American Light & Power Company and Illinois Traction Company for which appropriate provision should be made in connection with the liquidation of North American Light & Power Company shall be filed with the Secretary of the Commission not later than November 13, 1943; that reply briefs shall be filed not later than December 4, 1943; and that any requests for oral argument thereon shall be transmitted to the Secretary of the Commission in writing not later than the date fixed herein for the filing of reply briefs.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 43-17541; Filed, October 29, 1943;
10:50 a. m.]

WAR PRODUCTION BOARD.

CANCELLATION OF STOP CONSTRUCTION ORDER

Builder: Iowa State Highway Commission, Ames, Iowa.

Project: Overpass in Mills County identified as FAGH 842-B (1).

The stop construction order issued on December 15, 1942 is hereby cancelled.

Issued this 29th day of October 1943.

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

[F. R. Doc. 43-17547; Filed, October 29, 1943;
11:29 a. m.]