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- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.
- Book 5, Part 1: Title 26, Parts 2-178.
- Book 5, Part 2: Title 26, completed; Title 27.

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plement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (Clayton Act), as amended by Act of June 19, 1936 (Robinson-Patman Act):

It is ordered, That the respondents Stacy Williams, individually and as president of Stacy Williams Company, Inc.; Claude Bennett, individually and as president, secretary, and treasurer of Bennett Brokerage Company, Inc., and secretary and treasurer of Stacy Williams Company, Inc., and their respective representatives, agents, and employees; and respondents Bennett Brokerage Company, Inc., a corporation; and Stacy Williams Company, Inc., a corporation, and their respective officers, representatives, agents, and employees, directly or through any corporate or other device in connection with the purchase by the respondents, or any of them, of their requirements of steel or glass containers, including tin cans, glass bottles, and various other products and commodities, in commerce as "commerce" is defined in the aforesaid Clayton Act, do forthwith cease and desist from:

Receiving or accepting, directly or indirectly, from any seller anything of value as a commission, brokerage, or other compensation, or any allowance or discount in lieu thereof, upon purchases of steel or glass containers, tin cans, glass bottles, and various other products and commodities made by the respondents or for their account.

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 are complying and have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue

Subchapter E—Administrative Provisions
Common to Various Taxes

[T. D. 5390]

PART 458—INSPECTION OF RETURNS

INSPECTION BY SELECT COMMITTEE TO INVESTIGATE THE FEDERAL COMMUNICATIONS COMMISSION¹

Regulations governing the inspection of income, excess-profits, declared-value excess-profits, and capital stock tax returns by the Select Committee to Investigate the Federal Communications Commission, House of Representatives, Treasury Decision 5378 supplemented.

Pursuant to the provisions of sections 55 (a), 508, 603, 729 (a), and 1204 of the Internal Revenue Code, income tax, capital stock and declared value excess-profits tax returns for the years 1939 to 1944, inclusive, and excess-profits tax returns for the years 1940 to 1944, inclusive, shall be open to inspection by the Select Committee to Investigate the Federal Communications Commission, House of Representatives, or any duly authorized subcommittee thereof, for the purpose of carrying out the provisions of House Resolution 21 (Seventy-eighth Congress, first session), passed January 19, 1943, and subject to the rules and regulations prescribed in Treasury Decision 5378, approved June 8, 1944.

This Treasury decision is supplemental to Treasury Decision 5378.

JOHN L. SULLIVAN,
Acting Secretary of the Treasury.

Approved: July 11, 1944.

FRANKLIN D. ROOSEVELT,
The White House.

[F. R. Doc. 44-10301; Filed, July 12, 1944;
3:36 p. m.]

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration
for WarPART 602—GENERAL ORDERS AND DIRECTIVES
[SFWA Reg. 21, Amdt. 1 to Local Adjustment 1²]

ESTABLISHMENT OF DISTRIBUTION AREA

The Area Advisory Committee on Local Distribution for Area V in the State of Ohio has recommended that Hamilton County be separated from Area V and joined with the counties of Boone, Kenton and Campbell in the State of Kentucky to form a new local distribution area. The Area Distribution Manager has concurred in this recommendation, and the recommended local distribution area has been formed as Ohio-Kentucky Area I. The Committee has recommended, and it seems to be necessary, that the filing of consumer declarations by consumers in Hamilton County be deferred until the retail dealers in the new area are able to formulate plans for

distribution of their coal. Accordingly, the last sentence in Local Adjustment No. 1 issued pursuant to Solid Fuels Administration for War Regulation No. 21 is amended to read as follows: "This local adjustment shall become effective June 15, 1944, in all counties in Area V except Hamilton County. This local adjustment shall not become effective in Hamilton County until August 15, 1944."

Issued this 12th day of July 1944.

C. J. POTTER,
*Deputy Solid Fuels
Administrator for War.*

[F. R. Doc. 44-10335; Filed, July 13, 1944;
11:33 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 238 and 58 Stat. 176; E.O. 8024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-578]

T. E. SCHNEIDERS' CORP.

T. E. Schneiders' Corporation of South Norwalk, Connecticut, is engaged in the business of manufacturing surgical instruments. During November and December 1943, respondent filled unrated orders totaling \$17,544 for surgical instruments in preference to rated defense orders in violation of Priorities Regulation No. 1. During the third calendar quarter of 1943, the corporation received substantial allotments of certain controlled materials, and although its requirements for such materials decreased during the quarter, it failed to cancel or reduce its allotments, in violation of CMP Regulation 1. During the same quarter it ordered and received material in excess of its allowance of maintenance, repair and operating supplies in the amount of \$1,445, in violation of CMP Regulation 5. In addition, on or about April 19, 1944, the respondent placed an order for 52,000 pounds of carbon steel, certifying that it was required for maintenance, repair or operating supplies, when in fact such steel was used for production, in violation of CMP Regulation 5. The corporation was familiar with the provisions of Priorities Regulation No. 1 and its violations of that regulation were willful. The corporation's violations of CMP Regulation No. 1 and CMP Regulation No. 5 resulted from gross negligence.

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

§ 1010.578 *Suspension Order No. S-578.* (a) T. E. Schneiders' Corporation, its successors and assigns, shall not produce any surgical instruments except to fill orders rated AA-3 or higher, unless

hereafter specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve T. E. Schneiders' Corporation, its successors and assigns, from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on July 12, 1944, and shall expire on November 12, 1944.

Issued this 5th day of July 1944.

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

[F. R. Doc. 44-10307; Filed, July 12, 1944;
5:00 p. m.]

PART 1226—GENERAL INDUSTRIAL EQUIPMENT

[Conservation Order M-23, as Amended July 12, 1944]

DICHLOROFLUOROMETHANE

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of dichlorodifluoromethane for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 1226.27 *Conservation Order M-23—*
(a) *Definitions.* For the purpose of this order:

(1) "F-12 gas" means dichlorodifluoromethane (sometimes called "freon-12").

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

(3) "Producer" means any person engaged in the production of F-12 gas.

(4) "Supplier" means any person to the extent that he is engaged in the business of distributing F-12 gas to persons using the same for installation in refrigerating or air conditioning systems. The term shall include an equipment manufacturer to the extent that he engages in the sale of F-12 gas which has not been installed in such systems. "System" means any "system" as defined in General Limitation Order L-38.

(5) "Equipment manufacturer" means any person to the extent that he uses F-12 gas for charging new refrigerating or air conditioning systems or parts of systems manufactured by him. It does not include affiliates, subsidiaries, branches, divisions or sections or an enterprise, if not actually engaged in the manufacture of systems or refrigerant containing parts of systems.

(6) "Insecticide manufacturer" means any person to the extent that he uses F-12 gas in the production of insecticide.

(7) "User" means any person who installs F-12 gas in a refrigerating or air-conditioning system, other than an equipment manufacturer. It includes

¹ See E.O. 9455, *supra*.

² 9 F.R. 6252.

suppliers, service agencies, owners or lessees, to the extent that they engage in installing F-12 gas in any system.

(8) "Contract agent" means any person to whom or for whose account F-12 gas is delivered by a producer for distribution to suppliers.

(If the same person, or two or more branches, divisions or sections of the same enterprise, acts in two or more capacities as contract agent, supplier, equipment manufacturer, or insecticide manufacturer, the particular provisions of this order which apply to the respective activities must be followed, to the extent to which the various provisions are applicable to each activity.)

(b) *Systems for which no deliveries are permitted.* (1) No person (including users, dealers, and other suppliers, and producers) shall deliver, or accept delivery of, any F-12 gas for use in, or for resale for use in any new or used system which is of a type referred to in List A. Exceptions from this restriction may be authorized in the following cases (although this does not preclude appeals under paragraph (f) (4) in other cases):

(i) When the major portion of the space to be air conditioned is used as a radio broadcasting studio, auditorium, hotel, restaurant, cafeteria, school, office or office building, or department store, and one of the following conditions exists: The building is "windowless" or one in which the windows cannot be opened for ventilation (such as glass brick, or glass set in a fixed frame which was built into the surrounding wall in an immovable way); or the rooms needing air conditioning are interior ones having no other means of adequate ventilation and are either served by a separate system or constitute a major portion of the space regularly occupied by persons and are served by one central system; or

(ii) When the system is used to air condition a room or rooms in a single family residence or a single apartment and its continued operation is essential to protect the life or restore the health of a person suffering from a serious ailment or disease and under care of a licensed physician, and a statement to that effect by such physician is also furnished with the application referred to below.

Application for WPB permission to get F-12 gas for such a use should be made by the owner or operator of the system by letter in duplicate (or in an emergency, by wire confirmed immediately by letter) to War Production Board, General Industrial Equipment Division, Washington 25, D. C., Ref. M-28 giving the address and a description of the building(s) in which the system is located and stating the extent to which the system comes within either of the cases described above, the quantity of F-12 gas needed, and the name and address of the probable supplier. The authorization, if granted, will be sent to the applicant, who should show it to his supplier when requesting delivery.

(2) During the period from November 12, 1943, through August 31, 1944, no person (including users, dealers, and other suppliers, and producers), shall deliver,

or accept delivery of, any F-12 gas for use in, or for resale for use in any new or used system of any type (not in List A) unless the system must be operated under one or more of the following conditions:

(i) Where an air-cooled condenser is used and the ambient temperature is 110° F or higher; or

(ii) Where the saturated refrigerant temperature corresponding to the suction pressure is less than minus 10° F; or

(iii) Where aluminum or magnesium alloys or rubber (except synthetic rubber) have been used in construction of the system and come in contact with the refrigerant, and are not easily replaceable; or

(iv) Where the system is for use aboard ship, or outside of the continental United States by the Army, Navy, Maritime Commission or War Shipping Administration; or

(v) Where the total operating charge required to operate the system is ten (10) pounds or less of F-12 gas and the system was in operation on November 12, 1943, and is used for food preservation or for storage of penicillin, blood serum, blood for plasma, blood plasma, biologicals and bacteriologicals; or

(vi) Where the use of no Group 2 or Group 3 refrigerants, as defined in the American Standard Safety Code for Mechanical Refrigeration, ASRE Circular No. 15, ASA-B9-1939, as approved by the American Standards Association April 20, 1939, is permitted by that Code; or

(vii) Where the system is used in a sealed railroad car or sealed bus.

(The above restrictions apply not only to systems used for ordinary civilian purposes, but also to those owned, operated, or used within the continental United States by the Army, Navy, Maritime Commission or War Shipping Administration, including post exchanges and ships service stores, other than those used aboard ships.)

(3) Attention is called to paragraph (c) (2), which prohibits a supplier from delivering F-12 gas except on certified orders.

(c) *Deliveries by suppliers.* (1) No supplier or any other person (except a producer) shall deliver any F-12 gas for export outside of the continental United States, or for use by any of the following non-retail users (or to any ship yard or other person for use in a system to be delivered to any of them), namely: The Army, Navy, Maritime Commission, War Shipping Administration, post exchanges, ships service departments and activities, equipment and insecticide manufacturers, for new or used systems, or for use in insecticide, without specific authorization from the War Production Board. Subject to the foregoing restriction, any supplier or any other person (except a producer) may deliver F-12 gas to any other person, for use in any new or used system not referred to on List A of this order, if it must be operated under one or more of the conditions stated in (b) (2) (i) to (b) (2) (vii) both inclusive.

No person shall accept from a supplier or other person any delivery of F-12 gas

which is prohibited by the restriction in this order.

(2) Whenever the owner of a system or any other user wishes to obtain F-12 gas for installation in a system or systems for which deliveries by suppliers are permitted under this order, he may place his order with any supplier for the minimum quantity, which the available cylinder or cylinders permit, necessary to bring the charge in the system or systems up to a normal operating charge. He must certify his order, or the vendor's delivery receipt, by a certificate endorsed on or attached to it, showing that the F-12 gas is to be used for such purposes only, and that he is not holding any empty cylinders not owned by him, which shall be in substantially the following form:

The undersigned purchaser certifies to the seller and the War Production Board that he does not have any F-12 gas cylinders not owned by him, which have been empty for more than 15 days; and that the F-12 gas covered by this order will not be used or resold for any purposes not permitted by Order M-28.

Such certificate, which must be signed by the purchaser or his authorized official, will constitute a representation that what is stated in it is true. A supplier must not deliver any F-12 gas except under certified orders; and he must not make delivery under any order which is certified if he knows, or has any reason to believe that the certificate furnished with such order is untrue, incomplete, or inaccurate. In such a case the supplier must reject the order, and should explain why he is doing so, so that the prospective purchaser can comply with this order. Each supplier must keep all accepted orders and certificates which he receives, for a period of two years, for inspection by the War Production Board. (Certificates in the form required by this order before its amendment on November 12, 1943, may continue to be used for 30 days after that date, in place of the above form.)

This restriction shall not prevent a person who services several systems for which deliveries are permitted by this order from purchasing a cylinder of F-12 gas from a supplier, if the amount purchased is the smallest quantity practicable considering the sizes of the standard commercial cylinders and the amount needed in his current operations.

(3) No "standby charge" or any other quantity of F-12 gas, over and above that needed to bring the total charge in a system or systems up to the normal operating charge, shall be delivered to or accepted by any person for use in a system which he owns, leases, or operates (except the Army, Navy, Maritime Commission or War Shipping Administration): except, however, that a "standby charge" may be maintained for a system which is operated primarily for one of the following purposes: air conditioning or refrigeration for the production and storage of penicillin, or blood serum; or refrigeration for the storage of blood for plasma, or the production or storage of blood plasma.

(d) *Deliveries by producers.* Each producer shall hold his entire inventory

of F-12 gas, together with all additional quantities produced or otherwise obtained by him from time to time, for delivery under such orders and for such uses as may be authorized or directed from time to time by the War Production Board. No deliveries of F-12 gas shall be made by a producer except pursuant to specific authorizations or directions heretofore or hereafter issued by the War Production Board.

(e) The provisions of this order shall be followed by every producer, contract agent, supplier, user, equipment manufacturer, insecticide manufacturer, and any other person buying, selling or delivering F-12 gas, without any regard to any preference ratings which have been assigned or which may hereafter be assigned to particular contracts or orders.

(f) *Miscellaneous provisions*—(1) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as issued and amended from time to time.

(2) *Reports.*¹ (i) Each equipment manufacturer who wishes to secure delivery of F-12 gas during any month for charging systems or parts produced by him, or for factory repair and charging of sealed or hermetic condensing units, shall file with the War Production Board, on or before the 15th day of the preceding month a report on Form WPE-3326, prepared in accordance with the instructions for such form.

(ii) Any person wishing to secure F-12 gas during any month for ultimate uses (such as testing coaxial cable for leaks) other than the charging of new or used refrigeration or air conditioning systems or parts or use in insecticide, shall file with the War Production Board, on or before the 20th day of the preceding month, a report by letter, in triplicate, showing the minimum amount required for the month, the purpose for which required, and the amount used during the preceding calendar month for that purpose.

(3) *Violations.* Any person who willfully violates any provisions 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, materials under priority control, and may be deprived of priorities assistance.

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

(5) *Communications.* All reports to be filed and other communications concerning this order should be addressed to: War Production Board, General In-

dustrial Equipment Division, Washington 25, D. C., Ref. M-28.

Issued this 12th day of July 1944.

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

LIST A—SYSTEMS FOR WHICH NO DELIVERIES ARE PERMITTED

Air conditioning systems. Any system, of any size operated or installed for the purpose of lowering the temperature and/or humidity of air in any building, room or other enclosure used as, or located in any of the following:

- Amusement parks.
- Animal hospitals.
- Auditoriums.
- Ballrooms, dancing studios and dance halls.
- Bank and loan associations.
- Bars, cocktail lounges, and beer parlors.
- Bowling alleys.
- Concert halls.
- Funeral parlors.
- Golf clubs, country clubs, athletic clubs, and all other clubs and club houses.
- Hotels and apartment houses.
- Moving picture houses.
- Night clubs.
- Office buildings and offices, public or private.
- Railway, streetcar and bus stations and terminals.
- Residential buildings and dwellings of all kinds.
- Restaurants, cafeterias, and other places selling meats, food or beverages.
- Schools.
- Service establishments, such as laundries, cleaners and dyers, tailor shops, barber shops, "beauty" parlors, automobile sales and service shops, and repair shops of all kinds.
- Skating rinks.
- Stores, selling any kind of products, material or merchandise, at retail or wholesale (excluding manufacturing establishments).
- Studios of all kinds.
- Theaters.

This list does not include (1) any such system used primarily to air condition a building, room or other enclosure used chiefly for purposes not listed above, or (2) any system designed, necessary and used, in substantial part, for the refrigeration and storage or processing of food, ice, or other materials or products, necessary to life or health, or to be delivered to the Army, Navy, Maritime Commission or War Shipping Administration, and requiring refrigeration, temperature control, or freedom from dust or other impurities.

Refrigeration systems.

- Skating rink systems.
- Refrigeration systems solely for storing or dispensing carbonated or malt beverages.

INTERPRETATION 1

[Interpretation 1 revoked November 12, 1943]

INTERPRETATION 2

(a) *Quantities which may be obtained by system owner.* Subparagraphs (c) (2) permits the owner (or lessee) of a refrigerating or air conditioning system (not on List A) who does his own installation of F-12 gas, to place his order for the minimum quantity "which the available cylinder or cylinders permit", necessary to bring the charge in his system up to a normal operating charge.

The standard commercial cylinders are generally available in sizes which contain four pounds, ten pounds, twenty-five pounds, and one hundred forty-five pounds of the gas, and a particular supplier may not have all four sizes in stock at all times. Questions will therefore arise as to the number and sizes of cylinders which the owner of a sys-

tem is permitted to obtain, if the particular supplier with whom his purchase order is first placed should not happen to have the sizes of cylinder from which the minimum quantity needed by the system can be furnished the owner.

In such a case, the owner of the system should make a reasonable effort to obtain the minimum quantity which he needs, from some other supplier in his locality, rather than purchase an excessive quantity from the first supplier upon whom he calls. While the order does not prescribe rigid rules as to exactly what effort the purchaser should make in every case, it is required that he do whatever is practicable, under his particular conditions, to obtain the minimum quantity which he needs, and no more.

Where he is located in a large community in which there are a number of suppliers, he should contact several, if necessary in order to obtain the quantity needed. If he happens to be located in a small community where there is only one supplier who cannot furnish the exact quantity needed and the F-12 gas must be obtained immediately in order to avoid spoilage of a substantial quantity of food, the restriction would not prevent him from obtaining a larger amount, if that is unavoidable without letting his food spoil.

As a guide to the number and size of cylinders which should normally be obtained, for the different quantities of F-12 gas which may be needed in different cases, the following table is furnished:

Pounds of F-12 gas required	Amounts which should be ordered			
	Number of cylinders			
	4 pounds	10 pounds	25 pounds	145 pounds
0-4	1			
5-9		1		
10-14	1	1		
15-24		2 or	1	
25-29	1		1	
30-39		1	1	
40-49	1	2	1	
50-59		1	2	
60-69		2	2	
70-79	1		3	
80-89	1	1	3	
90-110		1	4	
111-145				1
145-170			1	1
171-195			2	1
195-220			3	1
221-245			4	1
245-270				2
271-315			1	2
315-340			2	2
341-375			3	2
375-420			4	2
421-435				3

The above interpretation applies only where the system owner buys his F-12 gas from a supplier, and installs it himself. If he has a service shop install the gas, the shop will always be able to furnish no more than the amount actually needed, from its service cylinders, and there will be no problem.

(b) *Installation of F-12 gas in systems or parts held by equipment manufacturers or dealers.* Paragraph (b) (1) prohibits deliveries of F-12 gas for systems on List A; (b) (2) prohibits deliveries for any other system, unless it must be operated under one or more of the conditions specified. These restrictions are intended to prevent deliveries of F-12 gas where there is a sale or other delivery of the gas. They prevent an equipment manufacturer or other person from delivering F-12 gas in any new or used system or refrigerant-containing parts if charged with F-12 gas furnished by him after the effective date of the applicable restriction, for any prohibited use.

These restrictions do not prevent the withdrawal and reinstallation of F-12 gas in the

¹ The reporting requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

course of repairing a used system or refrigerant-containing part, where no additional F-12 gas is added to what was already in the system or part.

Neither do they restrict the delivery of new or used systems or refrigerant-containing parts which had already been charged at the time the applicable restriction became effective; nor do they prevent the owner or lessee of any installed system who had F-12 gas in his possession on the effective date of the applicable restriction, from charging the system with such gas, or having someone else do this charging for him, where no transfer of possession or ownership is involved. (Issued November 30, 1943.)

[F. R. Doc. 44-10308; Filed, July 12, 1944; 5:01 p. m.]

PART 3270—CONTAINERS

[Conservation Order M-290, as Amended July 13, 1944]

CONTAINERBOARD

§ 3270.1 *Conservation Order M-290—*
(a) *Definitions.* For the purpose of this order:

(1) "Mill operator" means any person who operates a congregation of pulp preparation, roll and sheet finishing equipment, paper machines and subsidiary facilities located and operated together as a single producing unit for the production of containerboard.

(2) "Containerboard" means the types and grades of paperboard classified under caption No. 211000 through 219000 in Form WPB-514, as currently revised. It shall also mean corrugated or solid fibre sheets of the kind used by "sheet plants" and "cleated-box manufacturers" in making containers or any other product. The term shall not include any item which is defined in Order P-146 as a "fibre shipping container"—such as a solid fibre (.045 or heavier) or corrugated fibre sheet or roll to be used for wrapping, packaging or otherwise protecting a product or material for shipment.

(3) "Container manufacturer" means any person (including any sheet plant operator, fibre-drum manufacturer, and any cleated-box manufacturer) who manufactures shipping containers or parts therefor, made wholly or in part from any type of containerboard.

(4) "Sheet-plant" means any container-manufacturing plant which does not have either corrugating or pasting equipment.

(5) "Cleated-box manufacturer" means any manufacturer of shipping containers made of corrugated or solid fibre sheets attached to wooden cleats.

(6) "Sheet supplier" means any container-manufacturer who supplies corrugated or solid fibre sheets to sheet-plants, whether owned by him or not.

Restrictions on Delivery and Receipt of Containerboard

(b) *Restrictions on acceptance of delivery.* On and after April 1, 1944, no person shall accept delivery of containerboard except as authorized by the War Production Board in writing.

(c) *Sheet plants and cleated box manufacturers.* Sheet plants and cleated box

manufacturers who have been authorized to accept delivery of containerboard may place orders for corrugated or solid fibre sheets with sheet suppliers. If the orders have been properly certified as provided in the next paragraph the supplier may obtain the amount of containerboard which he will use to fill the orders in addition to that which the War Production Board has permitted him to receive by authorization issued directly to him. In certifying his orders for this additional containerboard the supplier shall give his customer's authorization number and date.

(d) *Delivery restrictions.* On and after April 1, 1944, no person shall deliver containerboard except on an order accompanied by a certificate, manually signed by the purchaser or an authorized official of the purchaser, in substantially the following form:

Authorized under Order M-290. Date of authorization _____, authorization number _____.

This certificate shall constitute a representation to the War Production Board (subject to the penalties of section 35A of the United States Criminal Code) that the purchaser is authorized under this and other applicable War Production Board regulations and orders to place the delivery order and to receive the item(s) ordered for the purpose for which ordered. The standard certification of Priorities Regulation 7 must not be used instead of the certification described in this paragraph (d).

Authorizations

(e) *V-board.* Normally authorizations to accept delivery of containerboard for use in the manufacture of V-boxes will be on a monthly basis and will be issued separately on Form WPB-2492, Supplement No. 1, immediately prior to the month in which such containerboard is to be received. However, they may be issued at any other time and in any other manner (as by telegram or letter).

(f) *Containerboard other than V-board.* Authorizations to accept delivery of containerboard other than that described in paragraph (e) above will be either:

(i) "*Basic authorizations*" which will permit the acceptance of a specific amount of containerboard;

(ii) "*Incentive authorizations*" which will permit the acceptance of an indefinite amount of containerboard during a particular quarter. These incentive authorizations will be identified by the inclusion of the letter "X" in the authorization number. They will be issued to consumers of containerboard whose rating patterns as reported to the War Production Board on Form WPB-3077 are above average.

Both basic and incentive authorizations will generally be issued on Form WPB-2492 on a quarterly basis prior to the beginning of the pertinent quarter. They may, however, be issued at any

other time and in any other manner, such as by telegram or letter.

(g) *Specifications of suppliers and delivery date; cancellation or amendment of authorizations.* (1) The authorizations described in paragraphs (e) and (f) above may specify the supplier with whom all or part of the authorized orders may be placed and the date as of which said orders are to be delivered.

(2) The War Production Board may cancel or amend any authorization for the purchase of containerboard at any time prior to its complete fulfilment.

(h) *Acceptance of authorized orders.* No person shall fill any order certified as carrying an incentive authorization in any calendar quarter during which he has not previously shipped on "V-board", "basic authorization" and "small delivery" (see paragraphs (i) and (j)) orders, a tonnage of containerboard equal to at least ninety-five percent of his "proposed machine production" of containerboard for that quarter, as reported in Column A of Form WPB-2973. "V-board" and "basic authorization" orders will be identifiable by the fact that they will not have the letter "X" in the authorization number which must be set forth in the certificate provided by paragraph (d). "Small delivery" orders will be identifiable by the special certificate provided in paragraph (i).

Note: Paragraphs (i) through (m), formerly (b) through (j), redesignated July 13, 1944.

Exceptions for Small Deliveries

(i) *Purchasers.* A person who accepts delivery of less than 2½ tons of containerboard from all sources in any calendar quarter shall not be required to obtain the written authorization of the War Production Board to get containerboard in that quarter. However, when he buys in lots of more than fifty pounds he must accompany his order with a certificate in the following form:

The undersigned certifies that the amount of containerboard delivered to him and ordered for delivery to him during the calendar quarter in which delivery of this order is to be made (including the amount specified in this delivery order), does not exceed 2½ tons.

Any person may accept delivery of containerboard in lots of less than fifty pounds without the authorization of the War Production Board and without filing the foregoing certificate.

(j) *Suppliers.* Any supplier of containerboard may deliver it to a person purchasing in accordance with the preceding paragraph (i) regardless of the provisions of paragraph (d) of this order.

Directions

(k) *Directions.* The War Production Board may, from time to time, issue directions of the following kinds:

(1) *Mill production.* Directions requiring that all or any part of any mill

operator's containerboard production during any period shall be in specified types and grades. Such directions will not be inconsistent with Order M-93 or actions taken under that order.

(2) *Mill shipment.* Directions requiring that all or any part of any mill operator's containerboard production shall be shipped (in such quantities, types, and grades as may be specified) to specified persons and at specified times, whether or not the containerboard is produced for other persons.

(3) *Sheet-supplier shipments.* Directions requiring that all or any part of any sheet-supplier's supply of containerboard sheets shall be shipped in such quantities, types, and grades as may be specified, to specified sheet-plants or cleated-box manufacturers.

(4) *Observance of directions.* Directions issued pursuant to this paragraph (k) shall, to the extent stated therein, take precedence over other deliveries of containerboard. The War Production Board may (with or without conditions) rescind or modify any directions issued pursuant to this paragraph (k) in any case in which it decides that there are special circumstances which would cause fulfillment of the direction to be impractical. In order to receive consideration, such special circumstances must be presented by telegram or letter to the War Production Board within seventy-two hours after they have arisen. If the War Production Board shall, after receipt of such facts, not give its written approval to an application for rescission or modification of a direction, the direction shall be fulfilled in accordance with its original terms.

Unless the War Production Board specifically permits him to do so, in writing, no mill operator or other supplier shall require customers to deliver waste in return for containerboard shipped on any authorized order.

Restrictions on Use of Authorized Containerboard

(l) *Use of authorized or directed containerboard.* Authorizations or directions issued under paragraphs (e), (f), or (k) may specify the use to which all or any part of the authorized or directed containerboard may be put. In such cases, no person shall use any such containerboard except for the purpose specified. This prohibition does not, however, prevent the substitute use of any equivalent amount of containerboard of suitable grades.

(m) *Production directions.* The War Production Board may, from time to time, direct any person to fill any designated order or class of orders involving the use of containerboard and to use in filling that order, any allocated or unallocated containerboard available to him.

(n) *Limitations on production of fabricated containerboard products.* No consumer of containerboard shall put into process, during any calendar month, more than the following amount of containerboard:

(1) 36 $\frac{2}{3}$ per cent of his basic authorization (see paragraph (f) (i)) of contain-

erboard for the quarter in which the month in question falls, plus

(2) The amount of containerboard which was in his inventory on the first day of that month.

Within these limitations, consumers of containerboard must accept and fill orders for fabricated products in accordance with Priorities Regulation No. 1.

Ratings

NOTE: Paragraph (o), formerly (k), redesignated July 13, 1944.

(o) *Prohibition against use of ratings.* No person shall use any rating to get containerboard and no person selling containerboard shall require a rating as a condition of sale. Any rating purporting to be applied or extended to containerboard shall be void and no person shall give any effect to it in filling an order.

Inventory Restrictions

(p) *Inventories.* No person shall knowingly deliver to any person, and no person shall accept delivery of any quantity of containerboard if the total inventory in the hands of the person accepting delivery is, or by virtue of acceptance will become, either (1) in excess of two carloads, or (2) in excess of his reasonably anticipated requirements for the next thirty days, whichever is greater.

(q) *Amounts of containerboard which may be ordered.* No person may place orders for more containerboard than he has been authorized to receive under this order, regardless of whether or not he intends to cancel or reduce some of his orders before they are delivered.

In addition, authorized purchase orders must specify delivery at a time when a person reasonably anticipates that he will be entitled to receive the amount of containerboard he has ordered within the inventory limitations of Priorities Regulation No. 1 or of paragraph (p) of this order, whichever is the more restrictive.

Applications and Reports

NOTE: Paragraph (r), formerly (l), redesignated July 13, 1944.

(r) *Applications for permission to receive containerboard.* Each person requiring authorization to accept delivery of containerboard during any calendar quarter shall file application on Form WPB-2492 in the manner and at the time stated in the instructions on that Form.

(s) *Reports required from all container manufacturers.* Each container manufacturer who requires authorization for the acceptance of containerboard (i. e. all those who are not exempt from this requirement under paragraph (i)) shall report to the War Production Board on Form WPB-3077 in accordance with the instructions appearing on that form.

(t) *Reports by manufacturers of V-boxes.* In addition to the reports required by paragraphs (r) and (s), above each manufacturer of V-boxes shall, on or before the 10th day of each month, report to the War Production Board on Form WPB-2492-Supplement No. 1, in accordance with the instructions on that form.

NOTE: Paragraphs (u) through (z), formerly (n) through (s), redesignated July 13, 1944.

(u) *Budget approval.* The reporting requirements set forth in paragraphs (r), (s) and (t) of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(v) *Other reports.* All persons affected by this order shall execute and file with the War Production Board; such other 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.

Miscellaneous

(w) *Multiple function organizations.* Where any person (including any parent subsidiary organization) engages in two or more of the types of operations subject to this order (for instance, if he is both a producer or supplier and a converter of containerboard), the provisions of this order applicable to each type of function shall apply separately to his operations of that type. For example, a container-manufacturer may not receive containerboard from his own mill without an authorization; or part or all of that mill's production may be made the subject of a direction under paragraph (k).

(x) *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.

(y) *Applicability of regulations.* This order and all transactions affected hereby are subject to all applicable War Production Board regulations, as amended from time to time.

(z) *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: War Production Board, Paperboard Division, Washington 25, D. C., Ref.: M-230.

Issued this 13th day of July 1944.

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

INTERPRETATION 1

Paragraph (b) of Order M-230 provides that no person shall accept delivery of con-

tainboard except as authorized by the War Production Board in writing. This prohibition is not only applicable to container manufacturers, sheet plants, cleated box manufacturers, etc., but covers any person who requires the materials defined as containerboard by paragraph (a) (2) for any purpose. For instance, manufacturers of insulation, cedar closets, filing cabinets, and all other users of containerboard are barred from accepting delivery of this material without authorization. Pursuant to paragraph (d) a person who delivers containerboard to any person (not alone container manufacturers) except on an order certified as provided in that paragraph is in violation of Order M-290.

The material defined as containerboard in paragraph (a) (2) is any grade of paperboard classified under caption No. 211,000 through 219,000 in Form WPB-514 and any corrugated or solid fibre sheets of the kind used by sheet plants and cleated box manufacturers in making containers or any other product. If the sheets are of a kind used by sheet plants or cleated box manufacturers, they are covered by the order and cannot be acquired without authorization, regardless of whether they are to be used for the fabrication of containers or not.

Cases falling within the "small deliveries" exceptions provided by paragraphs (1) and (j) of the order are an exception to this rule. In addition, attention is called to the fact that items which fall within the definition of "fibre shipping containers" in Order P-146 are excluded from the definition of "containerboard" in Order M-290. (Issued Apr. 12, 1944.)

[F. R. Doc. 44-10338; Filed, July 13, 1944; 11:41 a. m.]

PART 3296—SAFETY AND TECHNICAL EQUIPMENT

[General Limitation Order L-39, as Amended July 13, 1944]

FIRE PROTECTIVE, SIGNAL AND ALARM EQUIPMENT

The fulfillment of requirements for the defense of the United States has created shortages in the supplies of materials entering into the production of fire protective, signal and alarm equipment, for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3296.1 *General Limitation Order L-39—(a) Definitions.* For the purpose of this order:

(1) "Fire protective equipment" means: sprinkler systems, couplings, playpipes and allied fittings, fire hose, fire hydrants, fire pumps, hose dryers, hose racks, indicator posts, lightning protection systems, piped extinguishing systems, portable fire extinguishers including back pack types, foam generators, stirrup pumps, water spray nozzles, and all other fire protective equipment for preventing or extinguishing fires, excepting self-propelled motorized fire apparatus and auxiliary units including trailer, skid, front mounted and portable apparatus.

(2) "Signal and alarm equipment" means the following types of equipment:

(i) All types of signal or alarm systems or equipment designed for protec-

tive purposes, such as: fire, police and burglar alarm systems, watchmen's time recording systems, intrusion systems, and boundary protection systems, whether such systems are central station, proprietary, auxiliary or local; recording locks; and portable watch clocks.

(ii) All types of paging and call systems (other than intercommunicating systems), such as doctor and nurse call systems and factory paging systems.

The term does not include air raid warning devices.

(3) "Dry-pendant sprinkler head" means a sprinkler head for use in a pendant position on a dry pipe system and permanently attached to an extension nipple so as to exclude water from the nipple.

(4) "Incendiary bomb control equipment" means any pump, device, instrument, or material designed for the removal, control or extinguishment of incendiary bombs.

(5) "Stirrup pump" means a manually operated pump used to draw water or other liquid from a separate container to extinguish or control fires.

(6) "Air raid warning device" means any siren, whistle, horn, diaphone, signal or device used or intended for use to warn or signal civilians in connection with air raids or other war hazards.

(7) "Copper base alloy" means any alloy in the composition of which the weight of copper equals or exceeds 40 percent of the weight of all metal in the alloy.

(b) *General restrictions—(1) Restrictions on use of scarce materials.* Except as provided in paragraph (c) of this order, no person shall incorporate in any fire protective, signal or alarm equipment, air raid warning device, or parts thereof, any aluminum, bismuth, cadmium, chromium, copper, monel metal, nickel, tin, or alloy of any such metals, asbestos, rubber or synthetic rubber, except to the extent permitted in Appendix A hereof.

(2) [Deleted July 13, 1944]

(3) *Restrictions on foam extinguishers.* No person shall purchase or accept delivery of any foam extinguisher except for use in the protection of inflammable liquids, and no person shall sell or deliver any foam extinguisher which he knows or has reason to believe will be used in violation of this paragraph (b) (3).

(4) *Restrictions on manufacture of alkali metal (loaded stream) extinguishers.* No person shall in any quarter complete the manufacture of any type of alkali metal salt solution (loaded stream) extinguishers in excess of 25 percent of the total of such type (irrespective of size) manufactured by such person during the twelve month period ending November 30, 1941, except to fill purchase orders or contracts from any agency or government listed in subdivisions (i), (ii), and (iii) of this paragraph (b) (4). In determining the number of extinguishers manufactured during said twelve month base period ending November 30, 1941, extinguishers manufactured

to fill contracts or purchase orders from, or for delivery to any of the following shall be excluded:

(i) The Army or Navy of the United States, United States Maritime Commission, War Shipping Administration, Panama Canal, Coast and Geodetic Survey, Coast Guard, Civil Aeronautics Authority, National Advisory Committee for Aeronautics, the Office of Scientific Research and Development;

(ii) The Government of any of the following countries: the United Kingdom, Canada, and other dominions, Crown Colonies and protectorates of the British Empire, Belgium, China, Greece, the Kingdom of the Netherlands, Norway, Poland, Russia, and Yugoslavia;

(iii) Any agency of the United States Government for delivery to or for the account of any country listed above or any other country pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(5) *Restrictions on manufacture of stirrup pumps.* No person shall manufacture any stirrup pump, or part thereof, except to fill purchase orders from the Army or Navy of the United States, the United States Maritime Commission, War Shipping Administration, Defense Supplies Corporation, or from any agency of the United States Government for delivery to or for the account of the government of any country pursuant to the Act of March 11, 1941, entitled, "An Act to Promote the Defense of the United States" (Lend-Lease Act).

(6) *Restriction on manufacture of soda-acid fire extinguishers.* No person shall manufacture any soda-acid fire extinguisher.

(7) *Restrictions on sale and delivery of signal and alarm equipment and air raid warning devices.* (i) No person shall sell, deliver or install any signal and alarm equipment costing \$200 or more or any air raid warning device costing \$25 or more except to fill the following kinds of orders:

(a) Orders from or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration;

(b) Orders for equipment (signal and alarm equipment and air raid warning devices) the delivery of which has been specifically authorized by the War Production Board on Form WPB-1319. (Any person receiving specific authorization on Form WPB-1319 must notify his supplier by placing on his purchase order the following certification, in addition to the certification in Priorities Regulation 7: "Delivery approved on Form WPB-1319, case no. —, under Order L-39". The supplier may get delivery of the equipment from his supplier to fill the order, if necessary, by placing the same certification on his order.)

(c) Orders for equipment the delivery of which has been specifically authorized

on Form GA-1456.² (A person receiving an authorization for this equipment on Form GA-1456 must notify his supplier by placing on his purchase order the following certification, in addition to the certification in Priorities Regulation 7: "Delivery approved on Form GA-1456 under Direction 1 to CMP Regulation 6". The supplier may get delivery of the equipment from his supplier to fill the order, if necessary, by placing the same certification on his order.)

Cost is determined under this paragraph by taking the installed cost to the purchaser. If the equipment is leased rather than sold, cost is determined by taking the price which would be charged to the building owner if the equipment were installed and sold outright.

(ii) [Revoked Feb. 16, 1944]

(iii) In conjunction with the granting of specific authorization to receive signal or alarm equipment or air raid warning devices on Form WPB-1319, the War Production Board may also assign preference ratings to the authorized deliveries on such form. Any preference rating so assigned shall be applied and extended only in accordance with the terms of Priorities Regulation 3.

(8) Restriction on the manufacture of signal or alarm equipment. Except upon specific authorization by the War Production Board, no person shall manufacture, install, deliver or accept delivery of any smoke, fire, or intrusion detector employing photo-electric principles, except to fill purchase orders from a purchaser listed in paragraph (b) (4) of this order and unless such item is for use on board ship.

(9) Restrictions on the manufacture of air raid warning devices. No person shall manufacture, sell, purchase, deliver, install or accept delivery of any air raid warning device which requires for its operation a motor in excess of three (3) horse power.

(10) Restrictions on sale and delivery of cotton rubber-lined fire hose. No person shall sell or deliver any new cotton

² Authorization on Form GA-1456 is issued for approved construction projects upon application on Form WPB-617, and persons needing signal and alarm equipment or air raid warning devices for use in a project should ask for the equipment on their project application. However, when a person wishes only to get this equipment for installation in an existing structure and no other construction is involved, he should follow these rules:

1. If the cost of installation materials is not more than \$500, the application should be filed on Form WPB-1319.

2. If the cost of installation materials is more than \$500, the application should be filed on Form WPB-617.

"Installation materials" include such items as wire, tubing and conduit used to install the equipment in the structure, but of course the equipment itself is not included.

rubber-lined fire hose except to fill the following kinds of orders:

(i) Orders bearing a preference rating of AA-5 or higher;

(ii) Orders which had been placed prior to August 23, 1943, and which bear a preference rating of A-9 or higher; or

(iii) Orders from distributors. (Distributors may sell or deliver only to persons to whom sale or delivery is authorized to be made by this paragraph (b) (10).)

No person shall purchase or accept delivery of any cotton rubber-lined fire hose if he knows or has reason to believe that the sale or delivery of such hose is prohibited by this paragraph.

(11) Restrictions on manufacture of incendiary bomb control equipment. Effective thirty days after January 20, 1943, no person shall manufacture any incendiary bomb control equipment, except when and to the extent authorized by the War Production Board pursuant to application on Form PD-740, or to the extent permitted by paragraph (b) (5) of this order.

(c) Exceptions to paragraph (b) (1). The restrictions of paragraph (b) (1) shall not apply to:

(1) Brass fire hose couplings, provided that such couplings are delivered to or for the account of:

(i) The Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration, and are for use on board ship; or

(ii) Any person whose purchase order bears a rating which was assigned for the specific couplings on Form WPB-646 (formerly Form PD-300); or

(iii) The Panama Canal; or

(iv) Any person for use on board ships warranted by the United States Maritime Commission.

(2) Carbon dioxide extinguishers manufactured in accordance with specifications of the Army or Navy of the United States, the United States Maritime Commission, or the War Shipping Administration.

(d) Representations on orders from government agencies. Any purchase order or contract from any agency or government named in subparagraphs (i), (ii), or (iii) of paragraph (b) (4) of this order shall constitute a representation that the conditions exist under which such purchase order or contract may be filled within the terms of this order. Said representation may be relied upon by the person with whom the purchase order or contract is placed and by his subcontractors and suppliers.

(e) 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.

(f) 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.

(g) 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.

(h) Correspondence. Reports to be filed and other communications concerning this order shall be addressed to the War Production Board, Safety and Technical Equipment Division, Washington 25, D. C., Ref.: L-39.

Issued this 13th day of July 1944.

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

APPENDIX A

In accordance with the provisions of paragraph (b) (1) of this order, the materials named in this Appendix A may be incorporated in the manufacture of fire protective equipment signal or alarm equipment, and air-raid warning devices, and in component parts thereof, to the extent indicated in this Appendix A:

(1) Aluminum, only to the extent permitted by Supplementary Order M-1-1 or by any specific authorization under that order.

(2) Bismuth:

(i) As a component of fusible link alloy;

(ii) Up to five and one-half (5½) per cent in solder.

(3) Cadmium, only to the extent permitted by General Preference Order M-65 or by any relief granted on an appeal taken under that order.

(4) Chromium, in alloy steel for any part;² and in plating to the extent essential to the efficient functioning of the parts plated.

Note: Subparagraphs redesignated July 13, 1944.

(5) Copper, or copper base alloys (where copper base alloys are permitted, the alloys used shall be of the lowest type and grade that are practical for the particular application) in:

(i) Pumps for vaporizing liquid extinguishers;

(ii) Lock nuts on removable hose connections;

(iii) Bodies, ends, inner chambers, valves and their component parts for vaporizing liquid and loaded stream extinguishers;

(iv) Either collars or cags (but not both) on any 2½-gallon foam extinguisher; and in

any part of 2½-gallon foam extinguishers which are produced to fill orders from or for the account of the Army or Navy of the United States, the Coast Guard, the United States

² The War Production Board is at present restricting the types and grades of alloy steel, other than National Emergency Triple Alloy Steel (nickel-chromium-molybdenum), that may be produced for particular end uses. If a manufacturer desires to have alloy steel of a restricted type or grade produced for him, the matter should be discussed with the Steel Division of the War Production Board, Washington 25, D. C.

Maritime Commission or the War Shipping Administration, when the extinguishers are for shipboard use and when the use of copper or copper base alloy is required by the specifications (including performance specifications) applicable to the order;

(v) Fittings, strainers, syphon tubes and valves for carbon dioxide and gas operated dry powder extinguishers;

(vi) Any part of couplings for suction hose, linen hose, chemical hose, booster hose, and potable water purification plants, but in no case shall the alloy used for castings contain more than 74 per cent copper and 2 per cent tin;

(vii) The following parts of couplings for cotton rubber-lined fire hose: Any part for any type of coupling in sizes other than 1½" and 2½"; snap clamps, clamp pins, and wire springs for "Jones" type couplings in 1½" and 2½" sizes; latch assemblies for "British" type couplings in 1½" and 2½" sizes; swivels and wires for screw type couplings in 1½" and 2½" sizes; but in no case shall the alloy used for castings contain more than 74 per cent copper and 2 per cent tin;

(viii) Expansion rings for any kind of hose;

(ix) Hose and hydrant adapters;

(x) Any part of siamese connections, wyes and steamer connections; and any part of fittings for hose reels and standpipe connections; but in no case shall the alloy used for castings contain more than 74 per cent copper and 2 per cent tin;

(xi) Playpipes made only from drawn, brazed sheet or cast brass;

(xii) Nozzles, and nozzle tips, except tips and handles for portable deluge nozzles; but in no case shall the alloy used in castings contain more than 74 per cent copper and 2 per cent tin.

Note: Paragraphs (xiii), (xiv) and (xv), formerly (xvii), (xviii), and (xix), redesignated July 13, 1944.

(xiii) The following hydrant fittings to the extent essential to their efficient functioning: valve seats, discs, guides, operating valve stems, stuffing boxes, bushings, rivets, retainer rings, and outlet nipples;

(xiv) The following indicator post and valve fittings to the extent essential to their efficient functioning: Valve stems; seats; discs; packing glands; glands of bonnet openings; extension stem operating washer, nut and target mechanism;

(xv) Parts of portable generators, engines and fixed piped systems to the extent essential to their efficient functioning (The parts referred to herein include generator bodies except bases, shut-off valves except handles, screens, check valves, inner chambers, heads, stopples, closing and other operating mechanisms.);

Note: Paragraphs (xvi) through (xxi), formerly (xxi) through (xxvi), redesignated and (xx) deleted, July 13, 1944.

(xvi) Valve seats, discs, stems, guides, and clapper arms;

(xvii) The following parts of automatic sprinkler systems and signal or alarm equipment: Actuating, indicating, and recording units of alarm or signal systems; condenser parts; contacts; diaphragm assemblies; labels of inspection laboratories; links; tubing and fittings; valves not over 2 inches; wire and cables; impellers and rings for fire pumps and for water flow alarms; defectors on any sprinkler heads if made of casting, but the alloy shall not contain more than 74 per cent copper and 2 per cent tin; all other parts

of open and closed sprinkler heads, but the alloy for frames for closed heads shall not contain more than 86 per cent copper and 6 per cent tin, the alloy for frames for open heads shall not contain more than 74 per cent copper and 2 per cent tin, and the alloy for lever arms shall contain no tin and not more than 74 per cent copper.

(xviii) Impellers, retaining rings and bushings for fire pumps;

(xix) Watchmen's time recording systems where required for efficient functioning;

(xx) The following parts of air raid warning devices: motors up to three horse power, actuating units, wire and cable, control and reducer valves only to the extent necessary to the efficient functioning thereof.

(xxi) Name and identification plates of a gauge of .03125 inch or less for fire extinguishers which are to be used in aircraft or on board ship.

(6) [Revoked.]

(7) [Deleted May 1, 1944.]

(8) Nickel, in signal or alarm systems as a component of bi-metal thermal discs for thermostats, as plating for protection against corrosion where magnetic properties of nickel are essential, as a component of wire wound resistors, as a component of thermocouple wire and as a component of permanent magnets; in signal or alarm systems for plating component parts of control mechanisms essential to the efficient functioning of the system, where less critical material as a substitute would not be suitable; and in alloy steel for any part.²

(9) Tin:

(1) As a component of fusible link alloy; and in dry pipe valve seat rings, but not to exceed fifty per cent in weight;

(ii) In copper base alloys the use of which is permitted by paragraph (5) hereof, but only where no tin-free alloy can be used, and only to the extent permitted by General Preference Order M-43;

(iii) Up to ten per cent by weight in metal for coating steel shells for vaporizing liquid extinguishers;

(iv) In solder, provided that the tin content does not exceed that permitted by General Preference Order M-43;

(v) As a component of foil for use in anti-intrusion and anti-sabotage systems, to the extent essential to the efficient functioning of the equipment, provided that the use of tin for this purpose is properly authorized under General Preference Order M-43.

(10a) [Deleted May 1, 1944.]

(10b) [Deleted May 1, 1944.]

(11) Monel metal:

(i) In balls for check valves in dry pipe valves, accelerating equipment, and water flow alarms for automatic sprinkler systems;

(ii) In helical springs for fire detecting thermostats;

(iii) In vanes and pressure type flexible joints for water flow alarm devices.

(iv) In screens in marine type strainers and nozzles to fill orders from or for the account of the United States Navy when required by the applicable specifications.

(12) [Deleted May 1, 1944.]

(13) Asbestos:

(i) In gaskets for hydrants, fixed or portable foam applicator pipes, and alarm systems.

(ii) As packing for vaporizing liquid extinguishers.

(14) Rubber and synthetic rubber, to the extent permitted by Rubber Order R-1, as amended, or to the extent permitted by any relief granted pursuant to an appeal taken in accordance with the provisions of that order.

[F. R. Doc. 44-10337; Filed, July 13, 1944; 11:42 a. m.]

Chapter XI—Office of Price Administration

PART 1351—FOOD AND FOOD PRODUCTS

[RMPR 271, Corr. to Amdt. 17]

POTATOES AND ONIONS

In Table 7 in Amendment 17 the last item in the column under states, is corrected to read as follows:

Oregon (counties of Crook, Deschutes, Klamath and Lake), and all other states.

This correction shall be effective as of July 4, 1944.

Issued this 13th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10355; Filed, July 13, 1944; 11:55 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 329, Amdt. 10]

PURCHASES OF MILK FROM PRODUCERS FOR RESALE AS FLUID MILK

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 1351.404 (d) is amended to read as follows:

(d) (1) "Purchaser" means any person who buys "milk" from a producer for resale. It refers to any branch, division, subsidiary, affiliate, or portion of a business organization, whether corporate or otherwise, purchasing "milk" from producers in a particular market as distinguished from purchases or other operations in different localities.

(2) For the purposes of this regulation "purchaser" includes a farmer's cooperative, whether or not it takes title, with respect to "milk" received by it from, or delivered to it by, a member or non-member producer, and with respect to which "milk", it is not a producer as defined in paragraph (c) of this section.

This amendment shall become effective July 17, 1944.

Issued this 13th day of July 1944.

CHESTER BOWLES,
Administrator.

Approved: July 5, 1944.

GROVER B. HILL,
Acting War Food Administrator.

[F. R. Doc. 44-10356; Filed, July 13, 1944; 11:53 a. m.]

PART 1381—SOFTWOOD LUMBER

[MPR 19A, Amdt. 2]

LOG-RUN SOUTHERN PINE LUMBER

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

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

¹ 8 F.R. 2038, 2874, 3252, 3612, 4720, 5933, 5907, 6737, 8063, 9884, 10731, 13721, 16704, 16298; 9 F.R. 611, 2007.

² 9 F.R. 2922, 2947.

has been filed with the Division of the Federal Register.*

Maximum Price Regulation 19A is amended in the following respect:

A new section 10 is added to read as follows:

SEC. 10. *Permission to sell "special cuttings"*—(a) *Who may apply.* Mills may apply to the Regional Office of the Office of Price Administration, for permission to use the price for "special cuttings", in sales to registered buyers, if the mill is cutting specially for the following items: Railroad material, including bridge and car material for use by railroads or car shops; crossarms or paving block stock.

(b) *Prices.* "Special cutting" prices will be simple, uniform sets of prices, issued by letter, for broad classes of special items, usually with not more than two or three prices in all. They will not be based on the prices or differentials in Second Revised Maximum Price Regulation 19, but rather on a fair relation to the level of regular log-run prices. Unless it can be shown that the effect of separating the special cuttings is that the remainder is a fair log-run quality, an appropriate reduction in the regular log-run price for the remainder will be made.

(c) *Registration of buyers and sellers.* Only registered mills may sell, and only registered buyers may buy, on the special-cuttings price. Registration numbers will be issued by the Regional offices, and the numbers of both buyer and seller must appear on the billing. Note that this system does not tie any buyer to any seller, since any seller authorized to use a special cuttings price for a certain item can sell at that price to any buyer authorized to pay that particular price.

(d) *Contents of mill's application.* A mill's application for registration will be considered only if it contains all of the following information:

(1) An exact description, and the estimated percentage of your out-turn, of each of the special cuttings for which you want a separate price. (An inspection of the mill and its timber and special cuttings may be made by an OPA representative.)

(2) How long have you been selling this item at a separate price?

(3) Are you able and willing, as seller of the lumber, to take personal responsibility for the accuracy of your separation of your lumber into these separate items? Who will do the actual separating, and what is his experience in dealing with the special cutting?

(e) *Buyers' registration.* Regional offices may issue buyers' registration numbers on request to buyers who apply to the Regional offices for permission to buy at special cuttings prices. The application should show how long the buyer has been buying the special cuttings and why it is necessary for him to buy on this basis (describing the use to which the special item is to be put).

Wholesalers, concentrators and distribution yards must also be registered

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

as buyers before they may buy at these prices. They must show in their applications that they have regular contracts with registered buyers to fill (giving the names and locations of these buyers), the amount of these cuttings which they furnished to buyers in 1943, and the average amount of these cuttings which they carried in stock in 1943.

(f) *Buyers records.* Every buyer who in any month buys any lumber on a special cuttings basis must keep a record for two years of how much lumber he bought during the preceding month from each mill authorized to sell special cuttings, giving the exact footage, by individual mills, of each specially priced item, and of any other lumber bought from the same mills.

(g) *Billing.* A seller using prices for special cuttings must himself prepare and give to the buyer a signed tally giving the footage of each item for which he is authorized to charge a separate price. If this is not done, and if the buyer's and seller's registration number does not appear on the billing, the maximum price goes back to the regular log-run price. The buyer must keep the original of all these billings on file and also the corresponding settlement sheet.

(h) *Cancellation.* Authority to sell or buy at special cuttings prices may be cancelled by letter at any time, if, in the judgment of the Administrator, the lumber is shipped or accepted off-grade enough to indicate either incompetence to grade or intentional up-grading, or if the authority is being used in any other way to evade the ceiling. Authority will also be cancelled for failure to conform to the reporting and billing provisions in paragraphs (f) and (g). Periodic official inspection at the mills and buying plants will be made.

This amendment shall become effective July 18, 1944.

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

Issued this 13th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10357; Filed, July 13, 1944;
11:53 a. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT
[MPR 375; Amdt. 3]

SALES OF USED INDUSTRIAL SEWING MACHINES AND RENTAL RATES FOR NEW AND USED INDUSTRIAL SEWING MACHINES

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

Section 1390.161 (a) is amended to read as follows:

(a) *Reports of additions to stock and offering and selling prices*—(1) *Who*

must file inventory reports. Inventory reports must be filed by every person engaged in the business of buying and selling used industrial sewing machines. In addition, these reports must be filed by any person who sells any used industrial sewing machine as an exclusive agent for the owner. However, these inventory reports need not be filed either by an auctioneer or by a person who sells the used industrial sewing machine for the owner as other than an exclusive agent. For the purposes of this paragraph, a person is an exclusive agent for the owner when he is the only one whom the owner has authorized to sell the used industrial sewing machine.

(2) *Who must file sales reports.* Sales reports must be filed by every person engaged in the business of buying and selling used industrial sewing machines. In addition, sales reports must be filed by every person who sells a used industrial sewing machine as an agent, broker or auctioneer for the owner.

(3) *Method of filing where both an inventory and a sales report is required.* Inventory and sales reports must be filed on Form OPA-2:10:P1 Revised (Form WFB-2574). Copies of this form may be obtained from any War Production Board District Office. Five copies are to be made of the inventory report. Three copies of the inventory report must be filed with the District Office of the War Production Board which is located in the District in which the place of business of the person filing the report is located. These three copies must be filed within five days after the acquisition of the machine or part. Inventory is reported by filling in items 1 to 16, inclusive, of the form. The original of the inventory report must be completed by filling in items 17 and 18 of the form, when the used industrial sewing machine is sold or otherwise disposed of. The fifth copy must also be completed and retained in the files of the person filing the reports for so long as the Emergency Price Control Act of 1942, as amended, remains in effect. Within five days of the sale or other disposition of the used industrial sewing machine, the completed original form must be filed with the District Office of the War Production Board which is located in the District in which the seller's place of business is located. This filing constitutes the sales report.

(4) *Method of filing where only a sales report is required.* Where only a sales report is required, two copies must be made of the report. This report must have items 1 to 18, inclusive, of Form OPA-2:10:P1 Revised (Form WPE-2574) filled in. Within five days of the sale of the used industrial sewing machine, the completed original report must be filed with the District Office of the War Production Board which is located in the District in which the place of business of the person filing the report is located. The copy of this report must be retained in the files of the person filing the report for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect.

(5) *Reports by government agencies.* Inventory and sales reports need not be

*8 F.R. 5887, 7114; 9 F.R. 3855, 4100.

filed by any Federal, State, county or municipal government, or any agency thereof.

This amendment shall become effective July 18, 1944.

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

Issued this 13th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10360; Filed, July 13, 1944;
11:54 a. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 465,² Amdt. 5]

USED PRESSURE VESSELS AND USED ENCLOSED ATMOSPHERIC PRESSURE VESSELS

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 12a is amended to read as follows:

Sec. 12a. *Reports of additions to stock and offering and selling prices*—(a) *Who must file inventory reports.* Inventory reports must be filed by every person engaged in the business of buying and selling used vessels. In addition, these reports must be filed by any person who sells any used vessel as an exclusive agent for the owner. However, these inventory reports need not be filed either by an auctioneer or by a person who sells the used vessel for the owner as other than an exclusive agent. For the purposes of this section, a person is an exclusive agent for the owner when he is the only one whom the owner has authorized to sell the used vessel.

(b) *Who must file sales reports.* Sales reports must be filed by every person engaged in the business of buying and selling used vessels. In addition, sales reports must be filed by every person who sells a used vessel as an agent, broker or auctioneer for the owner.

(c) *Method of filing where both an inventory and a sales report is required.* Inventory and sales reports must be filed on Form OPA-2:10:P1 Revised (Form WPB-2574). Copies of this form may be obtained from any War Production Board District Office. Five copies are to be made of the inventory report. Three copies of the inventory report must be filed with the District Office of the War Production Board which is located in the District in which the place of business of the person filing the report is located. These three copies must be filed within five days after the acquisition of the used vessel. Inventory is reported by filling in items 1 to 16, inclusive, of the form.

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

¹ 8 F.R. 12625, 16170; 9 F.R. 2091, 287, 2692, 3578, 3855.

The original of the inventory report must be completed by filling in items 17 and 18 of the form, when the used vessel is sold or otherwise disposed of. The fifth copy must also be completed and retained in the files of the person filing the reports for so long as the Emergency Price Control Act of 1942, as amended, remains in effect. Within five days of the sale or other disposition of the used vessel, the completed original form must be filed with the District Office of the War Production Board which is located in the District in which the seller's place of business is located. This filing constitutes the sales report.

(d) *Method of filing where only a sales report is required.* Where only a sales report is required, two copies must be made of the report. This report must have items 1 to 18, inclusive, of Form OPA-2:10:P1 Revised (Form WPB-2574) filled in. Within five days of the sale of the used vessel, the completed original report must be filed with the District Office of the War Production Board which is located in the District in which the place of business of the person filing the report is located. The copy of this report must be retained in the files of the person filing the report for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect.

(e) *Reports by government agencies.* Inventory and sales reports need not be filed by any federal, state, county or municipal government, or any agency thereof.

This amendment shall become effective July 18, 1944.

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

Issued this 13th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10359; Filed, July 13, 1944;
11:54 a. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[MPR 136, as Amended,¹ Amdt. 123]

MACHINES AND PARTS, AND MACHINERY SERVICES

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

Maximum Price Regulation 136, as amended, is amended in the following respects:

1. Section 1390.26a is amended to read as follows:

§ 1390.26a. *Reports of additions to stock and offering and selling prices of certain second-hand machines and parts*—(a) *For what machines and parts the reports must be filed.* Inventory and sales reports must be filed for all used machines and parts which are listed in

¹ 9 F.R. 4748, 6420, 6239, 6884, 7079, 7168.

Appendix F of this regulation. However, in the case of some of those machines and parts, these reports need be filed only where the "as is" maximum price for the machine or part exceeds that specified in Appendix F. In addition, these reports must be filed for used parts and subassemblies of the machines and parts listed in Appendix F, where such a used part or subassembly has an "as is" maximum price in excess of \$100.00 each.

(b) *Who must file inventory reports.* Inventory reports must be filed by every person engaged in the business of buying and selling any machine or part which is listed in paragraph (a) above. In addition, these reports must be filed by any person who sells any used machine or part listed in paragraph (a) as an exclusive agent for the owner. However, these inventory reports need not be filed either by an auctioneer, or by a person who sells the used machine or part for the owner as other than an exclusive agent. For the purposes of this section, a person is an exclusive agent for the owner when he is the only one whom the owner has authorized to sell the machine or part.

(c) *Who must file sales reports.* Sales reports must be filed by every person engaged in the business of buying and selling used machines or parts. In addition, sales reports must be filed by every person who sells machines or parts as an agent, broker or auctioneer for the owner.

(d) *Method of filing where both an inventory and a sales report is required.* Inventory and sales reports must be filed on Form OPA-2:10:P1 Revised (Form WPB-2574). Copies of this form may be obtained from any War Production Board District Office. Five copies are to be made of the inventory report. Three copies of the inventory report must be filed with the District Office of the War Production Board which is located in the District in which the place of business of the person filing the report is located. These three copies must be filed within five days after the acquisition of the machine or part. Inventory is reported by filling in items 1 to 16, inclusive, of the form. The original of the inventory report must be completed by filling in items 17 and 18 of the form, when the machine or part is sold or otherwise disposed of. The fifth copy must also be completed and retained in the files of the person filing the reports for so long as the Emergency Price Control Act of 1942, as amended, remains in effect. Within five days of the sale or other disposition of the machine or part, the completed original form must be filed with the District Office of the War Production Board which is located in the District in which the seller's place of business is located. This filing constitutes the sales report.

(e) *Method of filing where only a sales report is required.* Where only a sales report is required, two copies must be made of the report. This report must have items 1 to 18, inclusive, of Form OPA-2:10:P1 Revised (Form WPB-2574) filled in. Within five days of the sale of the machine or part, the completed original report must be filed with the District

Office of the War Production Board which is located in the District in which the place of business of the person filing the report is located. The copy of this report must be retained in the files of the person filing the report for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect.

(f) Reports by government agencies. Inventory and sales reports need not be filed by any federal, state, county or municipal government, or any agency thereof.

2. Section 1390.37 is amended to read as follows:

§ 1390.37 Appendix F: List of machines and parts for which used equipment and machinery inventory and sales reports must be filed.

Regulation to which subject, or Appendix of MPE 136 in which listed and base date

Equipment, machine or part

- Air conditioning equipment (25 tons capacity and over)----- Appendix A—October 1, 1941.
- Asphalt mixing plants----- Appendix A—October 1, 1941.
- Automotive testing and maintenance equipment, mechanical and electrical (except portable, machine or hand tools).----- Appendix B—March 31, 1942.
- Battery chargers (except motor generator sets)----- Appendix B—March 31, 1942.
- Boilers, industrial and marine.----- Appendix A—October 1, 1941.
- Capacitors (except fixed capacitors of the type and sizes used for military radio and radar equipment).----- Appendix A—October 1, 1941.
- Cement-making machinery----- Appendix A—October 1, 1941.
- Ceramics machinery----- Appendix A—October 1, 1941.
- Chemical processing machinery----- Appendix A—October 1, 1941.
- Circuit breakers----- Appendix A—October 1, 1941.
- Coal preparation equipment----- Appendix A—October 1, 1941.
- Concrete mixing, placing and finishing equipment.----- Appendix A—October 1, 1941.
- Condensers, synchronous----- Appendix A—October 1, 1941.
- Control equipment, industrial (except control devices for domestic installations).----- Appendix A—October 1, 1941.
- Converters, synchronous----- Appendix A—October 1, 1941.
- Core drilling machinery----- Appendix A—October 1, 1941.
- Cotton-ginning machinery----- Appendix A—October 1, 1941.
- Cranes (overhead, crawler and locomotive), hoists and derricks.----- Appendix A—October 1, 1941.
- Crawler and non-agricultural tractors.----- Appendix A—October 1, 1941.

Cutting tools with an "as is" maximum price in excess of \$50 each. The term "cutting tools" includes the following illustrative list:

- Augers, machine.
- Bits, machine.
- Blades, back-saw—all types.
- Blades, power driven saw.
- Blades, machine, shear, etc.
- Bronches.
- Chisels.
- Chisels, machine.
- Counterborers.
- Countersinks, machine.
- Cutters, machine.
- Dies, cutting and threading.
- Drills, twist.
- Dresses, abrasive wheel (except diamond dressers).
- Extractors.
- Files, rasps and burrs.
- Form tools.
- Hobs.
- Knives, machine.
- Knurling tools.
- Punches, machine.
- Reamers.

Equipment, machine or part

Cutting tools with an "as is" maximum price in excess of \$50 each.—Continued.

Ruics, creasing, cutting and perforating.

Scraper blades, machine----- Appendix B—March 31, 1942.

Taps.

Tips, tool, tungsten carbide stalls, etc.

Die-casting machinery----- Appendix A—October 1, 1941.

Diesel engines (except aircraft and automotive Diesel engines).----- Appendix A—October 1, 1941.

Distribution boards, electrical.----- Appendix A—October 1, 1941.

Dredging machinery----- Appendix A—October 1, 1941.

Dust collecting equipment, industrial.----- Appendix A—October 1, 1941.

Electroplating and hot dip metal coating equipment, including preparatory and finishing equipment used in connection with metal coating processes.----- Appendix A—October 1, 1941.

Elevators and conveyors.----- Appendix A—October 1, 1941.

Fans and blowers (except pedestal, portable and ceiling household and office fans).----- Appendix A—October 1, 1941.

Floor surfacing and floor maintenance machinery, industrial.----- Appendix A—October 1, 1941.

Food and beverage machinery, including baking, canning, bottling, confectionery, brewing, grain-milling, meat packing, edible oil, sugar and dairy machinery and equipment (except farm dairy equipment).----- Appendix A—October 1, 1941.

Foundry machinery, including ladles not over 40 ton capacity.----- Appendix A—October 1, 1941.

Freight cars, including all types and sizes of flanged wheel cars, including all types and sizes of flanged wheel mining and industrial cars.----- Appendix A—October 1, 1941.

Gas engines and gas generators.----- Appendix A—October 1, 1941.

Gas welding and cutting equipment.----- Appendix A—October 1, 1941.

Gears, pinions, sprockets and speed reducers with an "as is" maximum price in excess of \$100.00 each. The term gears, pinions, sprockets and speed reducers does not include automotive or tractor transmissions, transfer cases, power take-off, differentials or axle assemblies; or any items designed for use in private or commercial motor vehicles aircraft, or equipment used primarily for military purposes.----- Appendix A—October 1, 1941.

Generators (except automotive).----- Appendix A—October 1, 1941.

Glees making machinery.----- Appendix A—October 1, 1941.

Gyroscopes----- Appendix A—October 1, 1941.

Hat-making machinery.----- Appendix A—October 1, 1941.

Heat exchange equipment, industrial.----- Appendix A—October 1, 1941.

Heaters, stone, sand or bitumen.----- Appendix A—October 1, 1941.

Heating units and devices, electrical, industrial.----- Appendix A—October 1, 1941.

Hydraulic turbines and hydraulic turbine governors.----- Appendix A—October 1, 1941.

Industrial furnaces and ovens (except space heating furnaces and stoves, blast furnaces, open hearth furnaces, Bessemer converters, soaking pits, coke ovens, and industrial furnaces used solely for the manufacture of pig iron or steel).----- Appendix A—October 1, 1941.

Industrial power operating devices for applying protective coatings or for the application of metals by spraying methods.----- Appendix A—October 1, 1941.

Instruments (industrial) electrically or magnetically actuated, for measuring, testing, recording or indicating electrical or non-electrical quantities (except automotive).----- Appendix A—October 1, 1941.

Laundry, dry cleaning and clothes pressing machinery (except domestic).----- Appendix A—October 1, 1941.

Leather-working machinery.----- Appendix A—October 1, 1941.

Equipment, machine or part	Regulation to which subject, or
Cutting tools with an "as is" maximum price in excess of \$50 each.—Continued.	Appendix of MPR 136 in which listed and base date
Lighting equipment, electrical.	Appendix A—October 1, 1941.
Airport.	
Airways.	
Commercial.	
Floodlighting.	
Industrial.	
Marine.	
Seadrome.	
Street and highway.	
Locomotives and tenders, including mining and industrial.	Appendix A—October 1, 1941.
Lubricating systems and devices, industrial, with an "as is" maximum price in excess of \$100.00 each.	Appendix A—October 1, 1941.
Machine and machine tool attachments and accessories (except those subject to Maximum Price Regulation 1) with an "as is" maximum price in excess of \$50.00 each. The term machine and machine tool attachments and accessories means all devices used with, but not an integral part of, machines or machine tools and includes the following illustrative list:	
Adapters.	
Arbors.	
Blocks, machine tool.	
Brakes, spindle.	
Centers, bench.	
Centers, lathe.	
Chucks, all types.	
Clamps.	
Collets.	
Cutter heads.	
Die Heads.	
Die sets.	
Dogs, work driving.	
Edges, straight.	
Electric etchers and demagnetizers.	
Fingers, feeding.	
Glasses, level.	
Grinders.	
Guides, adjustable.	
Hands, universal dividing.	
Holders, tool.	
Holders, work.	
Mandrels, all types.	
Plates, angle.	
Plates, bench.	
Plates, brick liner.	
Plates, face.	
Plates, lapping.	
Plates, surface.	
Plates, wearing.	
Posts, tool.	
Saw accessories (sets, swages, guides, clamps, bracing tools).	
Sockets.	
Stops, machine.	
Templates.	
Wheels.	
Magnets, lifting, industrial.	Appendix A—October 1, 1941.
Material handling equipment, including skid platforms, cars and trucks (except those equipped with flanged wheels) and racks (except shelving and stationary storage racks).	Appendix A—October 1, 1941.
Equipment, machine or part	Regulation to which subject, or
Cutting tools with an "as is" maximum price in excess of \$50 each.—Continued.	Appendix of MPR 136 in which listed and base date
Machine and machine tool attachments, etc.—Con.	Appendix A—October 1, 1941.
Mechanical instruments for measuring, testing, recording or indicating, with an "as is" maximum price in excess of \$50.00 each—Including aircraft, marine, scientific, laboratory and precision instruments (except special gages manufactured pursuant to the customer's drawings, carpenter's tools, or surgical, optical and dental instruments).	
Mining Machinery, including mine cars and trucks.	Appendix A—October 1, 1941.
Motors, electrical.	Appendix A—October 1, 1941.
Motors, electrical, fractional horsepower.	Revised Supplementary Regulation 14, Appendix A—October 1, 1941.
Motor Generator Sets.	Appendix A—October 1, 1941.
Oil burners, industrial and mine burning not less than No. 8 oil.	Appendix A—October 1, 1941.
Oil well equipment with an "as is" maximum price in excess of \$50.00 each.	Appendix A—October 1, 1941.
Open tanks and vessels made of metal, 12 BWG and heavier (except field erected tanks or vessels; domestic fuel oil storage tanks; products commonly known as plumbing fixtures, such as flush tanks and laundry trays; and products commonly known as pans and cans, such as pails, buckets, nonreturnable shipping containers, refuse receptacles, and drip and waste receivers).	Appendix A—October 1, 1941.
Ore crushing and concentrating machinery.	Appendix A—October 1, 1941.
Packaging, wrapping, filling and labeling machinery.	Appendix A—October 1, 1941.
Paint making machinery.	Appendix A—October 1, 1941.
Panelboards, electrical.	Appendix A—October 1, 1941.
Petroleum refining machinery.	Appendix A—October 1, 1941.
Pile drivers.	Appendix A—October 1, 1941.
Pipe and tube tools, manually operated, with an "as is" maximum price in excess of \$50.00 each, including beading, belling, bending, cleaning, cutting, expanding and flaring, and wrenches for operating.	Appendix A—October 1, 1941.
Plastics moulding and fabricating machinery.	Appendix A—October 1, 1941.
Portable heating, melting, burning and thawing equipment for industrial and transportation uses (except mechanic's fire pots and blow torches).	Appendix A—October 1, 1941.
Portable power driven tools, which in normal use are held or guided by hand and not customarily attached to a permanent support.	Appendix A—October 1, 1941.
Power cylinders, hydraulic, pneumatic and hydro-pneumatic with an "as is" maximum price in excess of \$100.00 each.	Appendix B—March 31, 1942.
Power driven tools primarily designed for use on a bench and for the working of plastics, etc. (except bench tools specially designed for metal working which are subject to Maximum Price Regulation 1).	Appendix A—October 1, 1941.
Power operated industrial and marine soot blowers and tube cleaners.	Appendix A—October 1, 1941.
Pressure tanks, made of metal, 12 BWG and heavier (except field erected tanks; high pressure cylinders less than 1000 lb. water capacity for shipping or storing liquids or gases at pressures up to 3000 lbs. per square inch; range boilers or expansion tanks not over 192 gal. capacity).	MPR 465—Appendix B—March 31, 1942.
Printing machinery.	Appendix A—October 1, 1941.
Public address apparatus.	Appendix B—March 31, 1942.

<i>Equipment, machine or part</i>	<i>Regulation to which subject, or Appendix of ZIFE 130 in which listed and base date</i>
Pulp, paper and paper products machinery.....	Appendix A—October 1, 1941.
Pumps, compressors (except automotive, hand operated and farm pumps).	Appendix A—October 1, 1941.
Rectifiers, power, industrial.....	Appendix A—October 1, 1941.
Refrigerating equipment, 25 H. P. and over.....	Appendix A—October 1, 1941.
Regulators, feeder voltage.....	Appendix A—October 1, 1941.
Road building and maintenance machinery, including graders, pavers, rollers, etc.	Appendix A—October 1, 1941.
Rock crushers.....	Appendix A—October 1, 1941.
Rod and wire working machinery.....	Appendix A—October 1, 1941.
Rolling mill machinery and equipment.....	Appendix A—October 1, 1941.
Rubber, and allied products machinery.....	Appendix A—October 1, 1941.
Rubber tire and tube machinery, including retreading and recapping machinery.	Appendix A—October 1, 1941.
Sewing machines, industrial.....	MPR 375.
Sharpening and filing equipment with an "as is" maximum price in excess of \$50.00 each.	Appendix B—March 31, 1942.
Shoe manufacturing and repairing machinery.....	Appendix A—October 1, 1941.
Snow plows.....	Appendix A—October 1, 1941.
Spreaders, concrete, aggregate, bitumen.....	Appendix A—October 1, 1941.
Spring winding and forming machinery.....	Appendix A—October 1, 1941.
Steam cleaning and degreasing equipment, and parts washing and cleaning equipment, industrial.	Appendix B—March 31, 1942.
Stokes, industrial and marine, feeding capacity of 1,200 lbs. per hour or more.	Appendix A—October 1, 1941.
Substations, unit.....	Appendix A—October 1, 1941.
Surveying and drafting instruments and engineering reproduction equipment, with an "as is" maximum price in excess of \$50.00 each (except school, art and office supplies).	Appendix A—October 1, 1941.
Switchgear.....	Appendix A—October 1, 1941.
Testing sets for electronic equipment, with an "as is" maximum price in excess of \$50.00 each.	Appendix B—March 31, 1942.
Textile preparatory and finishing machinery and equipment, including accessories designed exclusively for use with such machinery.	Appendix A—October 1, 1941.
Tobacco working machinery.	Appendix A—October 1, 1941.
Tools, manually operated, for the cutting, forming and punching of metals, with an "as is" maximum price in excess of \$50.00 each.	Appendix A—October 1, 1941.
Transformers.....	Appendix A—October 1, 1941.
Turbine generator sets.....	Appendix A—October 1, 1941.
Valves, automatic, with an "as is" maximum price in excess of \$5.00 each.	Appendix A—October 1, 1941.
Vises, all types, vise mounts, stands and supports, with an "as is" maximum price in excess of \$50.00 each.	Appendix B—March 31, 1942.
Water softening and purifying equipment, industrial.....	Appendix A—October 1, 1941.
Weighing scales, industrial and platform, with an "as is" maximum price in excess of \$50.00 each.	Appendix A—October 1, 1941.
Welding apparatus, electrical.....	Appendix A—October 1, 1941.
Well drilling equipment.....	Appendix A—October 1, 1941.
Woodworking machinery.....	Appendix A—October 1, 1941.
X-ray and electro-therapeutic apparatus.....	Appendix B—March 31, 1942.

manent "kitchen" facilities or storage facilities.

(b) Any consumer eligible to get evidences under paragraph (a) may apply to his Board, in person, or by mail, on OPA Form R-315. One application may be made covering more than one consumer, but the name of each shall be listed on the application and must state:

- (1) The current occupation of each consumer included in the application;
 - (2) Where each consumer included in the application will live and work during the period covered by the application;
 - (3) That he carries his food supply with him and prepares his meals himself;
 - (4) That he prepares his meals at a place where there are no permanent "kitchen" facilities or storage facilities;
 - (5) How many pounds of sugar he will need; and
 - (6) Length of period of isolation.
- The applicant must also submit with his application the War Ration Book currently used to get sugar for each person for whom application is made.

(c) The Board may issue one or more certificates under the conditions and in the amounts authorized by instructions issued by the "Washington Office". However, no Board shall issue a certificate unless it finds that each consumer included in the application meets the tests set out in paragraph (a) and that he works at an occupation designated in Appendix A of this order.

(d) Any Board which issues evidences under this section shall enter a notation on the front cover of the book submitted with the application showing:

- (1) Its address;
- (2) The date it issued evidences under this section;
- (3) The amount of sugar authorized to be delivered by such evidences; and
- (4) The period for which the supplemental ration was given.

2. Appendix A is added to this order to read as follows:

APPENDIX A

Persons working in the following occupations may apply for additional sugar under § 1407.77:

- (1) Sheep herding

This amendment shall become effective July 17, 1944.

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

(Pub. Law 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. 1-E, 7 F.R. 562, 2965; War Food Order No. 56, 8 F.R. 2005; War Food Order No. 64, 8 F.R. 7093)

Issued this 13th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10361; Filed, July 13, 1944; 11:54 a. m.]

This amendment shall become effective July 18, 1944.

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

Issued this 13th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10358; Filed, July 13, 1944; 11:55 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 3, Amdt. 32]

SUGAR

A rationale accompanying this amendment has been issued simultaneously

19 F.R. 1433, 1534, 2233, 2826, 2828, 3031, 3513, 3579, 3847, 4099, 4350, 4474, 4880, 5220, 5254, 5220, 5166, 5426, 5346.

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

Revised Ration Order 3 is amended in the following respects:

1. Section 1407.77 is added to read as follows:

§ 1407.77 *Isolated consumers in certain occupations may apply for additional sugar.* (a) Consumers in occupations designated in Appendix A of this order may apply for ration evidences to obtain sugar (in addition to that which they can get with their stamps) if (1) their business or occupation is of such a nature that they live and work under isolated conditions without access to food supplies except those which they carry with them; (2) they carry their supply of food with them and prepare their meals themselves; (3) and they prepare such meals at a place where there are no per-

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

PART 1439—UNPROCESSED AGRICULTURAL
COMMODITIES

[MPR 425, Amdt. 8]

FRESH FRUITS, VEGETABLES AND BERRIES FOR
PROCESSING

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

Maximum Price Regulation 425 is amended in the following respects:

1. In the preamble a sentence is added to read as follows: The grades and standards used in this regulation were, prior to the regulation, in general use in the trade or industry affected.

2. Section 5 is amended to read as follows:

SEC. 5. *List of prices f. o. b. shipping point for sales to processors.*

NOTE: The following prices are f. o. b. shipping point prices. For delivered sales the maximum price in each case shall not exceed stated f. o. b. price plus actual transportation and protective services costs.

(a) *Horse radish root.*

	<i>Cents</i>
	<i>per pound</i>
Selected grade.....	15
No. 1 grade.....	12
No. 2 grade.....	9

This amendment shall become effective July 17, 1944.

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

Issued this 13th day of July 1944.

CHESTER BOWLES,
Administrator.

Approved: July 5, 1944.

GROVER B. HILL,
Acting War Food Administrator.

[F. R. Doc. 44-10363; Filed, July 13, 1944;
11:52 a. m.]

PART 1499—COMMODITIES AND SERVICES

[MPR 188, Amdt. 37]

SURGICAL, DENTAL AND OPTICAL INSTRUMENTS

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

Maximum Price Regulation No. 188 is amended in the following respect:

The following items are added to § 1499.167 (Appendix B):

Surgical, dental, and optical instruments.

This amendment shall become effective July 17, 1944.

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

¹ 8 F.R. 9309, 9879, 12632, 12952, 14154, 15674, 16293.

² 7 F.R. 5872, 7867, 8943, 10155; 8 F.R. 537, 1815, 1980, 3105, 3788, 3850, 4140, 4931, 5759, 7107, 8751, 8754, 9836, 10433, 10908, 11037, 12406, 12479, 12186, 12668, 14622, 14766, 16298, 17415; 9 F.R. 1912, 2556, 3095, 3858, 4396, 4506, 4882, 5375.

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

Issued this 13th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10362; Filed, July 13, 1944;
11:55 a. m.]

Chapter XVII—Office of Civilian Defense

[Administrative Order 40]

PART 1900—ORGANIZATION

ESTABLISHMENT OF SUBSIDIARY ORGANIZATIONS

Pursuant to authority granted by Executive Order No. 8757 (6 F.R. 2517), dated May 20, 1941, as amended by Executive Orders Nos. 9134 (7 F.R. 2887), dated April 15, 1942, and 9389 (8 F.R. 14183), dated October 18, 1943, and in accordance with Executive Order No. 9339 (8 F.R. 5659), dated April 29, 1943, and Executive Order No. 9437 (9 F.R. 4319), dated April 18, 1944, which revoked Executive Order No. 9165 (7 F.R. 3765), dated May 1942, §§ 1900.1 to 1900.5 inclusive (Office of Civilian Defense Administrative Order No. 23), §§ 1900.10 to 1900.12, inclusive (Office of Civilian Defense Administrative Order No. 27), and §§ 1900.20 to 1900.23, inclusive (Office of Civilian Defense Administrative Order No. 28), as heretofore amended, are further amended by substituting the following therefor:

The Director of Civilian Defense hereby confirms the establishment of the United States Citizens Defense Corps, the United States Citizens Service Corps, the Civilian Defense Auxiliary Group, the Forest Fire Fighters Service, and the Civilian Evacuation Service.

Sec.

- 1900.1 Office of Civilian Defense insignia.
- 1900.2 United States Citizens Defense Corps.
- 1900.3 United States Citizens Service Corps.
- 1900.4 Civil Air Patrol.
- 1900.5 Civilian Defense Auxiliary Group.
- 1900.10 Forest Fire Fighters Service.
- 1900.20 Civilian Evacuation Service.

AUTHORITY: §§ 1900.1 to 1900.20, inclusive, issued under E.O. 8757, 6 F.R. 2517; E.O. 9134, 7 F.R. 2887; E.O. 9389, 8 F.R. 14183; E.O. 9339, 8 F.R. 5659.

§ 1900.1 *Office of Civilian Defense insignia.* The insignia for the various services and units of Civilian defense are prescribed in § 1902.1 of this chapter, and the use and wear of prescribed insignia shall be governed by the aforementioned section and all other rules, regulations, orders, and instructions of the Director.

Persons in the Auxiliary Group shall not wear or use pins or lapel buttons embodying the prescribed insignia, but may use automobile plates or stickers, and during blackouts, practice blackouts, air raids, or air raid drills, while actively engaged in the performance of duties or while in transit to or from their places of duty, may wear arm bands or brassards. The insignia for the Civilian

Evacuation Service may be placed on lapel pins and buttons, sleeve insignia and collar and cap emblems for uniforms, automobile stickers and plates, and certificates of membership, but not arm bands or brassards. The insignia also may be included on badges three inches in diameter to identify evacuation leaders of parties and designated assistants.

§ 1900.2 *United States Citizens Defense Corps.* The United States Citizens Defense Corps (hereinafter referred to as the "Defense Corps") consists of units composed of enrolled members in protective services engaged in civilian defense now established and additional protective services engaged in civilian defense from time to time established as units of the Defense Corps pursuant to order of the Director. The organization, procedure, and functions of such emergency services and units shall be as provided in Part 1903 of this chapter. In addition, the Defense Corps shall be responsible for the care and maintenance of such equipment and supplies loaned to States and local communities by the Office of Civilian Defense under authority of Executive Order No. 9088 (7 F.R. 1775) and Part 1901 of this chapter.

§ 1900.3 *United States Citizens Service Corps.* The United States Citizens Service Corps (hereinafter referred to as the "Service Corps") shall consist of members sixteen years of age and over engaged in voluntary community war activities approved by the respective local Defense Councils, except such as are related to protection against enemy attack and therefore are activities of the Defense Corps. The organization, procedure, and functions of the Service Corps shall be as prescribed in Part 1904 of this chapter. The United States Junior Citizens Service Corps shall consist of persons under sixteen years of age, and it likewise shall be governed by Part 1904 of this chapter.

§ 1900.4 *Civil Air Patrol.* The Civil Air Patrol was transferred to the Department of War by Executive Order No. 9339 (8 F.R. 5659) dated April 29, 1943, and all Regulations and orders of the Office of Civilian Defense become inapplicable to Civil Air Patrol, excepting only the regulations relating to CAP insignia.

§ 1900.5 *Civilian Defense Auxiliary Group.* The Civilian Defense Auxiliary Group (hereinafter referred to as the "Auxiliary Group") includes certain classes of persons whose duties require them to be on the streets during air raids and air raid drills, but who have no special civilian defense training as required for members of the Defense Corps. Certain classes of persons who may be included in the Auxiliary Group will be designated from time to time by order of the Director; but additional classes of persons may, subject to rules, regulations, or orders to be issued by the Director, be authorized by local Defense Councils to be included in the Auxiliary Group, entitled to use and wear its insignia.

Persons in the Auxiliary Group shall be under the supervision and direction of

local Defense Councils, subject to further order of the Director.

§ 1900.10 *Forest Fire Fighters Service.* The Forest Fire Fighters Service is composed of persons enrolled to assist in safeguarding forest lands and other timber facilities and resources, to aid in prevention and suppression of fires which might endanger such facilities and resources, and to minimize the effects of any such fires. The Forest Fire Fighters Service shall aid in nation-wide forest fire prevention education and enroll volunteer fire fighters for service in forest and rural areas. It shall cooperate with the forest fire protection agencies of the Department of the Interior and the Department of Agriculture, with State forestry officials, and private forest fire protective organizations. The Forest Fire Fighters Service shall operate under the supervision of the Office of Civilian Defense and shall be directed by the Timber and Related Facilities Committee which shall consist of appropriate officials in the Department of Interior and the Department of Agriculture, appointed by and responsible to the Director of Civilian Defense.

The Director of Civilian Defense shall appoint, upon the recommendation of the Timber and Related Facilities Committee, a National Coordinator of the Forest Fire Fighters Service to direct its operations subject to the Timber and Related Facilities Committee, and such National Coordinator shall appoint, with the approval of the Director of Civilian Defense, State Coordinators from Federal, State, or private forest fire protection agencies.

§ 1900.20 *Civilian Evacuation Service.* The Civilian Evacuation Service is established in cooperation with the Office of Community War Services, the United States Public Health Service, the Children's Bureau of the United States Department of Labor, the United States Office of Education, and the Bureau of Public Assistance of the Social Security Board to assist in planning, preparing for, and effecting, if necessary, the evacuation and reception of civilians in target areas.

The Civilian Evacuation Service shall operate under the supervision of the Office of Civilian Defense and shall be directed by the chief officer of State or local evacuation authorities. The membership of the Civilian Evacuation Service shall consist of State and local evacuation authorities and persons who are designated or assigned to function in executive or supervisory positions with respect to the planning or actual operation of an evacuation. Such persons may be certified to the State or local Defense Councils for appointment to membership in the Civilian Evacuation Service and may, upon taking an oath of the character and in the manner prescribed in Part 1903 of this chapter with respect to the United States Citizens Defense Corps, be appointed members of the Ci-

No. 140—3

vilian Evacuation Service by the State or local Defense Council.

Volunteers assigned to governmental agencies engaged in the evacuation program, such as health, educational and welfare agencies, and for the State or local evacuation authority, to assist in such matters as registration of possible evacuees, the collection or compilation of survey data, the providing of information to evacuees, and the providing of social, health and educational service may be certified to the local Defense Council for appointment to membership in the United States Citizens Service Corps; they do not become members of the Civilian Evacuation Service. Members of the United States Citizens Defense Corps may, upon request of State or local evacuation authorities, be assigned by the Commander or Chief of Service to perform duties, as such members, in connection with the evacuation program; such persons do not become members of the Civilian Evacuation Service.

[SEAL] WILLIAM N. HASKELL,
Director

JUNE 29, 1944.

[F. R. Doc. 44-10332; Filed, July 13, 1944;
11:03 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—General Land Office

[Circular 1579]

PART 192—OIL AND GAS LEASES

REQUIRED PAYMENTS

Section 192.16 and paragraph (g) of § 192.23, relating to applications for oil and gas leases, are hereby amended, effective on the date of publication hereof in the FEDERAL REGISTER, to read as follows:

§ 192.16 *Payments required with applications for leases without competitive bidding.* The applicant for oil and gas lease must pay the filing fee and at least one-half of the first year's rental on the approximate area of the land described in the application (43 CFR 191.5, 192.52) at the time the application is filed. Any application not accompanied by such payments will be rejected by the register.

§ 192.23 *Application for leases without competitive bidding.* * * *

(g) A statement that payment of the filing fee and one-half of the first year's rental is submitted with the application, and that the applicant is ready, upon demand, to pay the remainder of the rental and to furnish such bond or bonds as may be required under the lease or regulations.

FRED W. JOHNSON,
Commissioner.

Approved: July 7, 1944.

OSCAR L. CHAPMAN,
Assistant Secretary.

[F. R. Doc. 44-10310; Filed, July 13, 1944;
10:15 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter II—Office of Defense Transportation

[Suspension Order ODT 9A-1B]

PART 522—DIRECTION OF TRAFFIC MOVEMENT—EXCEPTIONS, SUSPENSIONS AND PERMITS

MOVEMENT OF COAL ON THE GREAT LAKES

Pursuant to Executive Order 8989, as amended, it is hereby ordered, that:

§ 522.605 *Suspension of provisions of General Order ODT 9A.* All provisions of General Order ODT 9A (8 F. R. 6381), shall be and the same are hereby suspended until September 15, 1944.

Suspension Order ODT 9A-1A (9 F. R. 5175) issued on May 13, 1944, shall be and the same is hereby revoked.

(E.O. 8989, 6 F. R. 6725 and 8 F. R. 14183)

Issued at Washington, D. C., this 13th day of July, 1944..

J. M. JOHNSON,
Director,

Office of Defense Transportation.

[F. R. Doc. 44-10316; Filed, July 13, 1944;
10:23 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

General Land Office.

WYOMING

WITHDRAWAL OF PUBLIC LANDS

Stock Driveway Withdrawal No. 183, Wyoming No. 31, modified. Stock Driveway Withdrawal No. 203, Wyoming No. 35, redesignated and included in Stock Driveway Withdrawal No. 188, Wyoming No. 31.

By virtue of the authority contained in section 7 of the act of June 23, 1934, 48 Stat. 1272, as amended by the act of June 26, 1936, 49 Stat. 1976 (43 U.S.C. 315f), and in section 10 of the act of December 29, 1916, 39 Stat. 865, as amended by the act of January 29, 1929, 45 Stat. 1144 (43 U.S.C. 300), it is ordered as follows:

The following-described public lands in Wyoming are hereby classified as necessary and suitable for the purpose and, excepting any mineral deposits therein, are withdrawn from all disposal under the public-land laws and reserved, subject to valid existing rights, for the use of the general public as an addition to Stock Driveway Withdrawal No. 188, Wyoming No. 31:

SIXTH PRINCIPAL MERIDIAN

T. 24 N., R. 84 W.,
Sec. 4, lot 3, SW $\frac{1}{4}$ NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, E $\frac{1}{2}$
SW $\frac{1}{4}$, and W $\frac{1}{2}$ SE $\frac{1}{4}$;
Sec. 9, NE $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 22, NW $\frac{1}{4}$ NW $\frac{1}{4}$;
Sec. 27, NE $\frac{1}{4}$ NE $\frac{1}{4}$.

T. 35 N., R. 84 W.,
 Sec. 29, S $\frac{1}{2}$ NW $\frac{1}{4}$, E $\frac{1}{2}$ SW $\frac{1}{4}$, and W $\frac{1}{2}$ SE $\frac{1}{4}$;
 Sec. 30, SE $\frac{1}{4}$ NE $\frac{1}{4}$;
 Sec. 32, NE $\frac{1}{4}$ SE $\frac{1}{4}$;
 Sec. 33, W $\frac{1}{2}$ SW $\frac{1}{4}$ and SE $\frac{1}{4}$ SW $\frac{1}{4}$.

The areas described aggregate 838.84 acres.

Any mineral deposits in the lands shall be subject to location and entry only in the manner prescribed by the Secretary of the Interior in accordance with the provisions of the aforesaid act of January 29, 1929, and existing regulations.

The orders of the First Assistant Secretary and the Assistant Secretary of January 30, 1928, September 19, 1929, and May 11, 1931, establishing Stock Driveway Withdrawal No. 188, Wyoming No. 31, and establishing and modifying Stock Driveway Withdrawal No. 203, Wyoming No. 35, are hereby revoked so far as they affect the following-described lands:

SIXTH PRINCIPAL MERIDIAN

T. 34 N., R. 84 W.,
 Sec. 5, W $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NW $\frac{1}{4}$, NE $\frac{1}{4}$ SW $\frac{1}{4}$, and SE $\frac{1}{4}$;

Sec. 9, W $\frac{1}{2}$ NW $\frac{1}{4}$.

T. 35 N., R. 84 W.,

Sec. 19, SW $\frac{1}{4}$ SW $\frac{1}{4}$;

Sec. 30, W $\frac{1}{2}$ E $\frac{1}{2}$ and E $\frac{1}{2}$ W $\frac{1}{2}$.

The areas described aggregate 796.81 acres.

Stock Driveway Withdrawal No. 203, Wyoming No. 35, as established and modified by the orders of the Assistant Secretary of the Interior of September 19, 1929, and May 11, 1931, and by this order, and now consisting of the following-described lands, is hereby redesignated as a part of Stock Driveway Withdrawal No. 188, Wyoming No. 31:

SIXTH PRINCIPAL MERIDIAN

T. 35 N., R. 84 W.,

Sec. 19, NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$ SW $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, and S $\frac{1}{2}$ SE $\frac{1}{4}$;

Sec. 30, NE $\frac{1}{4}$ NE $\frac{1}{4}$.

The areas described aggregate 436.99 acres.

This order is subject to the permission granted to the War Department September 24, 1943, by the Acting Secretary of the Interior, to use as part of a precision bombing range the S $\frac{1}{2}$ NW $\frac{1}{4}$ sec. 29 and the SE $\frac{1}{4}$ NE $\frac{1}{4}$ sec. 30, T. 35 N., R. 84 W., as long as the military need therefor continues, but not beyond the expiration of the six months' period following the termination of the unlimited national emergency declared by Proclamation No. 2487 of May 27, 1941 (55 Stat. 1647)

OSCAR L. CHAPMAN,

Assistant Secretary of the Interior.

JULY 6, 1944.

[F. R. Doc. 44-10311; Filed, July 13, 1944;
 10:15 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

SUGAR BEET PROCESSING INDUSTRY

DETERMINATION AS TO APPLICATION FOR EXEMPTION FROM MINIMUM HOURS PROVISION

In the matter of the application for exemption of the processing of sugar beets into sugar from the maximum hours provisions of the Fair Labor Standards Act

of 1938 pursuant to section 7 (b) (3) of the act and Part 526, as amended, of the regulations issued thereunder.

Whereas an application has been filed for a determination that the processing of sugar beets into sugar constitutes an industry of a seasonal nature within the meaning of section 7 (b) (3) of the Fair Labor Standards Act of 1938 and Part 526, as amended, of the regulations issued thereunder; and

Whereas it appears from the said application that (1) sugar beets mature and are harvested during a regularly recurring season each year beginning in the middle of September and ending before freezing weather sets in; (2) the sugar beets are perishable and can be stored only for a short time after harvesting and must be processed as quickly as possible to prevent deterioration and loss of sugar; (3) sugar beets are processed into sugar during a regularly recurring season each year from about October through January, a period of about 4 months, except in California where the season may be as long as 6 months each year; and (4) sugar beet processing establishments cease production during the remainder of the year except for such work as maintenance, repair, clerical and sales work, because sugar beets are no longer available for processing as a result of natural conditions; and

Whereas, the determination made by the Administrator on August 24, 1940 (5 F.R. 3167) granting an exemption under section 7 (b) (3) of the act for the first processing of perishable or seasonal fresh fruits and vegetables does not apply to all operations performed in processing sugar beets into sugar but is limited to the first processing of sugar beets.

Now, therefore, upon consideration of the facts stated in the application the Administrator hereby determines, pursuant to § 526.5 (b) (ii) of the regulations, that a prima facie case has been shown for the granting of an exemption as an industry of a seasonal nature pursuant to section 7 (b) (3) of the Fair Labor Standards Act of 1938 and Part 526, as amended, of the regulations issued thereunder, to the processing of sugar beets into sugar.

The term "processing of sugar beets into sugar" includes receiving the sugar beets at the factory site or at receiving stations operated by the sugar mill; the loading and transporting of the beets from such receiving stations to the factory; the production of sugar from the beets and the further extraction of sugar from sugar beet molasses by mixing and concurrently processing the molasses with the beet juice directly obtained from the sugar beets; and the following operations when performed on the premises of the sugar beet processing plant during the sugar beet processing season: the powdering, packaging, bagging and storing of the sugar; the storing of wet beet pulp in silos; the compressing and artificial drying of the wet beet pulp; the weighing, sacking and storing of the dried beet pulp; and any operations or services necessary or incident to the foregoing. The term "processing of

sugar beets into sugar" does not include the quarrying of lime, the manufacture of bags or other sugar containers, and the manufacture of yeast or citric acid, or any other by-products not specifically included in the definition.

This determination, if and when made final and effective, will supersede the determination made by the Administrator on August 24, 1940 (5 F.R. 3167) granting an exemption under section 7 (b) (3) of the act for the first processing of perishable or seasonal fresh fruits and vegetables insofar as that determination is applicable to the first processing of sugar beets.

If no objection and request for hearing is received within 15 days following the publication of this determination, the Administrator, pursuant to § 526.5 (b) (ii) of the regulations, will make a finding upon the prima facie case. Objections and requests for hearing from any interested person should be submitted in writing to the National Office of the Wage and Hour Division, 165 West 46th Street, New York 19, New York. The application for exemption may be examined in Room 1419-A at this address.

Signed at New York, New York this 10th day of July 1944.

L. METCALFE WALLING,
 Administrator.

[F. R. Doc. 44-10299; Filed, July 12, 1944;
 3:29 p. m.]

CIVIL SERVICE COMMISSION.

WAR REEMPLOYMENT LIST

ESTABLISHMENT OF PROCEDURES AND POLICIES

The following procedures and policies supplement and clarify the material contained in § 18.14 of Chapter I, Title 5 (9 F.R. 7242).

The procedures and policies governing the operations of the War Reemployment List will be as follows:

(a) *Establishment of Lists.* War Reemployment Lists will be maintained in the Central Office, in Regional and Branch Regional offices, and in those offices of Representatives and of establishment Boards where open competitive lists are maintained. The establishment of War Reemployment Lists at establishment Boards (Rating Boards and Labor Boards) will not preclude the reappointment of former employees in accordance with § 18.8 of Chapter I, Title 5, or the recall to duty of furloughed employees under applicable regulations of the Commission.

(b) *Entry on list.*—(1) *Citizenship.* No person will be entered on the War Reemployment List unless he is a citizen of or owes allegiance to the United States.

(2) *Application form.* Application for entry on the War Reemployment List will be made on Form 2888, Revised, accompanied by completed Form 57 or 60. Form 60 is to be used by persons applying for positions as mechanics, laborers, or manual workers, or as trainees for such positions. Form 57 is to be used by persons applying for all other types of positions.

(3) *Agency endorsement.* Endorsement of the agency on Form 2888, Revised, will be construed as its consent for reappointment of the applicant in the Federal service.

(4) *Entry on more than one list.* Persons may have their names entered on the War Reemployment List of the Central Office and of one or more of the following offices of the Commission: The Regional, the Branch Regional, and the Representative's Office serving the territory in which they are residents (legal or actual) or in which they last served in a Federal agency, and the Local Board Office for the agency and in the locality in which they last served. A separate application, together with the necessary forms, must be filed for each list on which entry is desired.

(c) *Period of eligibility.* The period of eligibility on the War Reemployment List will be one year from the date of entry of name on the list: *Provided, however,* That eligibility on the list may be terminated at any time that the list is abolished after the cessation of the war. A furloughed employee who is placed on the War Reemployment List and while on furlough is separated from the service by reduction of force, will not thereby acquire an extension of eligibility. Suspension from the list because of declination, failure to respond, or other reasons will not extend the period of eligibility.

(d) *Removal from and restoration to the list.* Acceptance of any Federal employment, other than temporary employment, or declination of offer of appointment or failure to respond, will cause removal of a person's name from the War Reemployment List. Restoration to the list of names removed for declination or failure to respond will be governed by the same rules as govern the reentry of names on competitive lists.

(e) *Positions for which persons on list will be considered.* The names of persons on the War Reemployment List will be considered for positions for which they are found to be currently qualified under standards prescribed by the Commission and in effect at the time of application for entry of their names on such list.

(f) *Apportionment.* The provisions of § 18.4 (c) of Chapter I, Title 5, relating to the apportionment of positions among the several states, will not be applicable to certification or appointment from the War Reemployment List, and such appointments will not be charged to the quota of any state under such apportionment.

(g) *Appointment—(1) Type of appointment.* All appointments from the War Reemployment List will be made under § 18.14 of Chapter I, Title 5, and unless otherwise specifically limited may be for the duration of the war and not to exceed six months thereafter.

(2) *Assignment to duty.* Certification from the War Reemployment List will be sufficient authority to make assignment to duty as soon as applicable War Manpower Commission regulations have been complied with, except where it is found that the applicant has been reemployed in the Federal service since entry of his name on the War Reemploy-

ment List and is on active duty with another Federal agency, in which case war transfer procedure will be applicable.

(3) *Reports.* An appointing officer who selects from the War Reemployment List a person who is still on the rolls of, but on furlough or leave (with or without pay) from, another department, will so notify that department, giving the date of his entrance on duty in the new position. Accessions of personnel through the employment of persons certified from the War Reemployment List should be reported as "Reemployment List Appointments."

(4) *Trial period.* Persons appointed from the War Reemployment List will be required to serve a new trial period of one year.

(h) *General information.* Each department or agency should requisition the application, Civil Service Commission Form 2888, March, 1944, "Application for Entry on War Reemployment List," from the Government Printing Office. Requisitions should be submitted only by or through the office authorized to procure printing from the Government Printing Office for the central office of the department or agency.

Inquiries concerning § 18.14 of Chapter I, Title 5, from departmental offices in the metropolitan area of Washington, D. C., should be addressed to the Examining and Personnel Utilization Division, attention Chief, Examination Services Section, Extension 236, and from the field service or departmental services outside the metropolitan area of Washington, D. C., to the appropriate Regional Offices.

By the United States Civil Service Commission.

[SEAL]

H. B. MITCHELL,
President.

JULY 10, 1944.

[F. R. Doc. 44-10336; Filed, July 13, 1944;
11:22 a. m.]

FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 6230]

JAMES F. HOPKINS, INC.

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of James F. Hopkins, Inc. (NEW), Ann Arbor, Michigan, for construction permit; File No. B2-P-3291.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 27th day of June, 1944;

The Commission having under consideration a petition (filed March 27, 1944) by James F. Hopkins, Inc., (New) for reinstatement and grant of its application for construction permit for a new station at Ann Arbor, Michigan (File No. B2-P-3291, Docket No. 6230) dismissed without prejudice on March 27, 1942;

It is ordered, That the petition be, and the same is hereby, granted in part to permit reinstatement; and

It is further ordered, That the application be, and the same is hereby, designated for hearing, to be held on

July 27, 1944, and consolidated with the applications of Washtenaw Broadcasting Company, Inc. (File Nos. B2-P-3307 and B2-P-3595) upon the following issues:

1. To determine the qualifications of the applicant corporation to construct and operate the proposed station.

2. To obtain full information with respect to the nature and character of the proposed program service.

3. To determine the areas and populations which would gain primary service from the operation of the proposed station, and what other broadcast services are available to those areas and populations.

4. To determine whether the proposed station would render primary service to a substantial portion of the primary service area of Station WJBK, Detroit, Michigan.

5. To determine whether a grant of this application would be consistent with the provisions of § 3.35 of the Commission's regulations.

6. To determine the availability of other assignments for the Ann Arbor, Michigan, area which would permit unlimited time operation in accordance with the standards of good engineering practice.

7. To determine whether the granting of this application would be consistent with the policy announced by the Commission in its Supplemental Statement of Policy, dated January 26, 1944.

8. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience and necessity would be served by the granting of the application of Washtenaw Broadcasting Company, Inc., File No. B2-P-3307, its application File No. B2-P-3595, the application of James F. Hopkins, Inc., File No. B2-P-3291, or any of them.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10327; Filed, July 13, 1944;
10:33 a. m.]

[Docket No. 6231]

WASHTENAW BROADCASTING COMPANY, INC.

ORDER DESIGNATING REINSTATED APPLICATION FOR HEARING ON STATED ISSUES

In re application of Washtenaw Broadcasting Company, Inc. (New) Ann Arbor, Michigan, for construction permit; File Nos. B2-P-3307, B2-P-3595.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 27th day of June, 1944;

The Commission, having under consideration (1) the application (filed March 3, 1944) by Washtenaw Broadcasting Company, Inc., for construction permit (file No. B2-P-3595); and (2) its petition (filed June 23, 1944) requesting reinstatement of its application for construction permit (file No. B2-P-3307, dismissed without prejudice on June 23, 1942) and for consolidation of said application as reinstated, including all the material pleadings and evidence adduced in connection with the hearing thereof,

with its application for construction permit (B2-P-3595); *It is ordered:*

(1) That the application of Wash-tenaw Broadcasting Company, Inc., for construction permit (File No. B2-P-3307) be, and it is hereby reinstated: (2) That said application for construction permit (File No. B2-P-3307), as reinstated, including all the material pleadings and evidence adduced on the hearing thereof, as supplemented and modified by Wash-tenaw application (File No. B2-P-3595), be, and the same is hereby designated for further hearing, to be held on the 27th day of July, 1944 in a consolidated proceeding with the hearing on the application of James F. Hopkins, Inc. (File No. B2-P-3291; Docket No. 6230) upon the following issues:

1. To determine the qualifications of the applicant corporation to construct and operate the proposed station.

2. To obtain full information with respect to the nature and character of the proposed program service.

3. To determine the areas and populations gaining primary service from the operation of the station proposed, with power of either 250 w or 1 kw, and what other broadcast services are available to those areas and populations.

4. To determine whether the granting of this application would be consistent with the policy announced by the Commission in its Supplemental Statement of Policy, dated January 26, 1944.

5. To determine the availability of other assignments for the Ann Arbor, Michigan, area which would permit unlimited time operation in accordance with the Standards of Good Engineering Practice.

6. To determine whether, in view of the facts adduced under the foregoing, issues, public interest, convenience or necessity would be served by the granting of the application of Wash-tenaw Broadcasting Company, Inc., File No. B2-P-3307 as supplemented and modified by its application File No. B2-P-3595, the application of James F. Hopkins, Inc., File No. B2-P-3291 or any of them.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10328; Filed, July 13, 1944;
10:33 a. m.]

[Docket No. 6631]

UNITED BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of United Broadcasting Company (WHKC), Columbus, Ohio, for renewal of license; File No. B2-R-289.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 5th day of July, 1944;

The Commission having under consideration a petition filed (June 2, 1944) by International Union, United Automobile, Aircraft and Agricultural Implement Workers of America, affiliated with the Congress of Industrial Organizations, and Local 927, UAW-CIO, Columbus, Ohio, for reconsideration and

hearing, directed against the action of the Commission on May 16, 1944, granting the above-entitled application; and the opposition to the petition filed (June 9, 1944) by United Broadcasting Company (WHKC); and

It appearing, that the petition alleges Station WHKC is throttling free speech and is, therefore, not operating in the public interest in that

(a) The station has a policy not to permit the sale of time for programs which solicit memberships, discuss controversial subjects, race, religion and politics;

(b) The station does not apply this practice uniformly, but on the contrary applies that policy "strictly to those with whom the management of Station WHKC disagrees, including petitioners, and loosely or not at all with respect to others";

(c) The station unfairly censored scripts submitted by petitioners, and; It appearing further, from the WHKC opposition to the UAW-CIO petition that the licensee of Station WHKC has not directly responded to, admitted or denied the allegations of the said UAW-CIO petition;

Now, therefore it is ordered,

(1) That the UAW-CIO petition be, and it is hereby, designated for hearing on August 15, 1944, at an hour and place to be designated;

(2) That, pursuant to the provisions of Sections 308 (b) and 312 (a) of the Communications Act of 1934, as amended, the United Broadcasting Company (WHKC), Columbus, Ohio, shall, and it is hereby, directed to file with the Commission on or before the 5th day of August, 1944, a statement of fact concerning the operation of its Station WHKC by the present licensee, with particular reference to the allegations of the UAW-CIO petition; and as to whether or not the station has been operated in the public interest;

(3) That United Broadcasting Company (WHKC) be, and it is hereby, directed to be prepared at said hearing to offer evidence in support of its statements of fact so filed as directed herein, and in answer to the allegations of the UAW-CIO petition.

[SEAL] FEDERAL COMMUNICATIONS
COMMISSION,
T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10329; Filed, July 13, 1944,
10:33 a. m.]

[Docket No. 6632]

TEXAS STAR BROADCASTING CO.

ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of Texas Star Broadcasting Company (KTHT), Houston, Tex., for station license (following construction); File No. B3-L-1813.)

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 5th day of July 1944;

The Commission, having under consideration the proceedings heretofore held

in connection with the application of Texas Star Broadcasting Company (File No. B3-P-3006, Docket No. 6089), for construction permit, the application of the same applicant dated June 30, 1944, file No. B3-L-1813, for regular station license, and its request dated June 30, 1944 for authority to begin program tests;

It is ordered, That the application for license (B3-L-1813) be, and the same is hereby, designated for hearing, before the Commission at its offices at 10.30 a. m., July 10, 1944, or at such later date as may be fixed upon request of applicant, upon the following issues:

1. To determine the truthfulness and accuracy of representations made by or in behalf of the applicant in the application (B3-P-3006) for construction permit, in the course of the hearings on the application, and in communications and documents addressed to the Commission; and

2. To determine the qualifications of the applicant to operate the broadcast station for which a license is requested in the public interest.

It is further ordered, That the request for authority to begin program tests be, and the same is deferred, for consideration at the conclusion of the hearing or on July 18, 1944, whichever is earlier, and

It is further ordered, That Scripps-Howard Radio, Inc. and Greater Houston Broadcasting Company, Inc. be given notice of this proceeding and the opportunity to present evidence on the above issues.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10330; Filed, July 13, 1944;
10:33 a. m.]

[Docket No. 6609]

BERKS BROADCASTING CO.

NOTICE OF HEARING

In re application of Berks Broadcasting Company (WEEU), date filed November 26, 1943, for renewal of license; class of service, broadcast; class of station, broadcast; location, Reading, Pa.; operating assignment specified: frequency, 850 kc., power, 1 kw., hours of operation, daytime; File No. B2-R-802.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing for the following reasons:

1. To determine whether Station WEEU renders primary service to a substantial portion of the primary service area of Station WRAW.

2. To determine whether Station WRAW renders primary service to a substantial portion of the primary service area of Station WEEU.

3. To determine who are the officers, directors, and stockholders of Berks Broadcasting Company (WEEU) and Reading Broadcasting Company (WRAW), and the amount of stock held, owned, and/or voted by each.

4. To obtain full information with respect to the connections and relation-

ships, direct or indirect, the nature, extent and effect thereof, existing between the licensee of Station WEEU, the officers, directors and stockholders thereof, or any of them, and the officers, directors, and stockholders of Station WRAW, or any of them.

5. To determine whether a grant of the instant application would be consistent with the provisions of § 3.35 of the Commission's regulations.

6. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Berks Broadcasting Company, Radio Station WEEU, 533 Penn Street, Reading, Pennsylvania.

Dated at Washington, D. C., July 7, 1944.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10317; Filed, July 13, 1944.
10:33 a. m.]

[Docket No. 6610]

MEMPHIS PUBLISHING CO.

NOTICE OF HEARING

In re application of Memphis Publishing Company, (WMC), date filed April 1, 1944, for renewal of license for main & auxiliary trans; class of service, broadcast; class of station, broadcast; location, Memphis, Tennessee; operating assignment specified: frequency, 790 kc; power, 5 kw (Main), 500 w (Aux.), hours of operation, unlimited (Main) (DA-night), Aux. Purposes only (Aux.); File No. B3-R-447.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing for the following reasons:

1. To determine whether Station WMC renders primary service to a substantial portion of the primary service area of Station WMPS.

2. To determine whether Station WMPS renders primary service to a substantial portion of the primary service area of Station WMC.

3. To determine who are the officers, directors, and stockholders of Memphis Publishing Company (WMC) and

of Memphis Broadcasting Company (WMPS), and the amount of stock owned, held, or voted by each.

4. To obtain full information with respect to the connections and relationships, direct or indirect, the nature, extent, and effect thereof, existing between the licensee of Station WMC, the officers, directors, and stockholders thereof, or any of them, and the officers, directors, and stockholders of the licensee of Station WMPS, or any of them.

5. To determine whether a grant of the instant application would be consistent with the provisions of § 3.35 of the Commission's regulations.

6. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Memphis Publishing Company, Radio Station WMC, 495 Union Avenue, Memphis 1, Tennessee.

Dated at Washington, D. C., July 7, 1944.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc 44-10318; Filed July 13, 1944;
10:33 a. m.]

[Docket No. 6614]

FISHER'S BLEND STATION, Inc.

NOTICE OF HEARING

In re application of Fisher's Blend Station, Inc., (KOMO), date filed, January 31, 1944, for renewal of license (main and auxiliary); class of service, broadcast; class of station, broadcast; location, Seattle, Washington; operating assignment specified; frequency, 1000 kc., power, 5 kw. (main), 1 kw. (aux.); hours of operation, unlimited; file No. B5-R-67.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing for the following reasons:

1. To determine whether Station KOMO renders primary service to a substantial portion of the primary service area of Station KJR.

2. To determine whether Station KJR renders primary service to a substantial portion of the primary service area of Station KOMO.

3. To determine whether a grant of the instant application would be consistent with the provisions of § 3.35 of the Commission's regulations.

4. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Fisher's Blend Station, Inc., Radio Station KOMO, Skinner Bldg., 1326 Fifth Avenue, Seattle 1, Washington.

Dated at Washington, D. C., July 8, 1944.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10319; Filed, July 13, 1944;
10:33 a. m.]

[Docket No. 6615]

SIoux FALLS BROADCASTING ASSOCIATION, Inc.

NOTICE OF HEARING

In re application of Sioux Falls Broadcast Association, Inc. (KSOO), date filed February 2, 1944, for renewal of license; class of service, broadcast; class of station, broadcast; location, Sioux Falls, So. Dakota; operating assignment specified: frequency, 1140 kc; power, 5 kw, hours of operation limited; File No. B4-R-650.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing for the following reasons:

1. To determine whether Station KSOO renders primary service to a substantial portion of the primary service area of Station KELO.

2. To determine whether Station KELO renders primary service to a substantial portion of the primary service area of Station KSOO.

3. To determine whether a grant of the instant application would be consistent with the provisions of § 3.35 of the Commission's regulations.

4. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the

basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Sioux Falls Broadcast Association, Inc., Radio Station KSOO, % Manager, 317 South Phillips Avenue, Sioux Falls, South Dakota.

Dated at Washington, D. C., July 8, 1944.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10320; Filed, July 13, 1944;
10:33 a. m.]

[Docket No. 6616].

KGKO BROADCASTING Co.

NOTICE OF HEARING

In re application of KGKO Broadcasting Company, (KGKO), date filed, March 24, 1944, for renewal of license; class of service, broadcast; class of station, broadcast; location, Fort Worth, Texas; operating assignment specified: frequency, 570 kc, power, 5 kw, hours of operation, unlimited (DA-night); file No. B3-R-747.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing for the following reasons:

1. To determine whether Station KGKO renders primary service to a substantial portion of the primary service area of Stations WBAP-WFAA.

2. To determine whether Stations WBAP and WFAA render primary service to a substantial portion of the primary service area of Station KGKO.

3. To determine who are the officers, directors, and stockholders of KGKO Broadcasting Company, Carter Publications Inc., and A. H. Belo Corporation, licensees of Stations KGKO, WBAP, and WFAA, respectively, and the amount of stock held or voted by each in said licensee corporations.

4. To obtain full information with respect to the connection and relationships, direct or indirect, the nature and extent thereof, existing between the licensees of Station KGKO, WBAP, and WFAA, and/or the officers, directors, and/or stockholders thereof, or any of them.

5. To determine whether a grant of the instant application would be consistent with the provisions of § 3.35 of the Commission's regulations.

6. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules and practice and procedure.

The applicant's address is as follows: KGKO Broadcasting Company, Radio Station KGKO, Star-Telegram Building, 400 W. 7th Street, Fort Worth 2, Texas.

Dated at Washington, D. C., July 10, 1944.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10321; Filed, July 13, 1944;
10:34 a. m.]

[Docket No. 6617]

CARTER PUBLICATIONS, INC.

NOTICE OF HEARING

In re application of Carter Publications, Inc. (WBAP), date filed, December 1, 1943; for renewal of license; class of service, broadcast; class of station, broadcast; location, Fort Worth, Texas; operating assignment specified: frequency, 820 kc, power, 50 kw, hours of operation, shares time equally with WFAA; File No. B3-R-404.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing for the following reasons:

1. To determine whether Station WBAP renders primary service to a substantial portion of the primary service area of Station KGKO.

2. To determine whether Station KGKO renders primary service to a substantial portion of the primary service area of Station WBAP.

3. To determine who are the officers, directors, and stockholders of Carter Publications, Inc., KGKO Broadcasting Company, and A. H. Belo Corporation, licensees of Stations WBAP, KGKO, and WFAA, respectively, and the amount of stock held, and/or voted by each in said licensee corporations.

4. To obtain full information with respect to the connections and relationships, direct or indirect, the nature, extent, and effect thereof, existing between the licensees of Stations WBAP, KGKO, and WFAA, and the officers, directors, and stockholders thereof, or any of them.

5. To determine whether a grant of the instant application would be consistent with the provisions of § 3.35 of the Commission's regulations.

6. To determine whether, in view of the facts adduced under the foregoing

issues, public interest, convenience, or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Carter Publications, Inc., Radio Station WBAP, 400 West Seventh Street, Fort Worth 3, Texas.

Dated at Washington, D. C., July 10, 1944.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10322; Filed, July 13, 1944;
10:34 a. m.]

[Docket No. 6618]

A. H. BELO CORP.

NOTICE OF HEARING

In re application of A. H. Belo Corporation (WFAA), date filed, November 26, 1943, for renewal of license; class of service, broadcast; class of station, broadcast; location, Dallas, Texas; operating assignment specified: frequency, 820 kc, power, 50 kw, hours of operation, shares time equally with WBAP; File No. B3-R-395.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing for the following reasons:

1. To determine whether Station WFAA renders primary service to a substantial portion of the primary service area of Station KGKO.

2. To determine whether Station KGKO renders primary service to a substantial portion of the primary service area of Station WFAA.

3. To determine who are the officers, directors, and stockholders of A. H. Belo Corporation and of KGKO Broadcasting Company, licensees of Stations WFAA and KGKO respectively, and the amount of stock held, and/or voted by each in said licensee corporations.

4. To obtain full information with respect to the connections and relationships, direct or indirect, the nature, extent, and effect thereof, existing between the licensee of Station WFAA, the officers, directors, and stockholders thereof, or any of them, and the officers, directors, and stockholders, or any of them, of KGKO Broadcasting Company.

5. To determine whether a grant of the instant application would be consistent with the provisions of § 3.35 of the Commission's regulations.

6. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: A. H. Belo Corporation, Radio Station WFAA, 801 Commerce Street, Attention M. B. Campbell, Dallas 2, Texas.

Dated at Washington, D. C., July 10, 1944.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10323; Filed, July 13, 1944;
10:36 a. m.]

[Docket Nos. 6620 and 6621]

STANDARD BROADCASTING CO. AND PACIFIC
COAST BROADCASTING CO.

NOTICE OF HEARING

In re application of Standard Broadcasting Co., (KFVD), date filed February 14, 1944, for renewal of license; class of service, broadcast; class of station, broadcast; location, Los Angeles, California; operating assignment specified: frequency, 1020 kc; power, 1 kw; hours of operation limited; File No. B5-R-54.

In re application of Pacific Coast Broadcasting Co., (KPAS), date filed, February 16, 1944, for renewal of license; class of service, broadcast; class of station, broadcast; location, Pasadena, California; operating assignment specified: frequency, 1110 kc; power, 10 kw; hours of operation unlimited (DA—night and day); File No. B5-R-1189.

You are hereby notified that the Commission has examined the applications in the above-entitled cases and has designated the matters for hearing for the following reasons:

1. To determine whether Station KFVD renders primary service to a substantial portion of the primary service area of Station KPAS.

2. To determine whether Station KPAS renders primary service to a substantial portion of the primary service area of Station KFVD.

3. To obtain full information with respect to the connections and relationships, direct or indirect, the nature, extent, and effect thereof, existing between the license of Station KPAS, the officers, directors, and stockholders thereof, or any of them, and the officers, directors, and stockholders of the licensee of Station KFVD, or any of them.

4. To determine whether a grant of these applications would be consistent with the provisions of section 3.35 of the Commission's regulations.

5. To determine whether the statements and representations made in the various applications, documents and reports filed with the Commission on behalf of the applicant by its officers, directors and/or agents have fully and accurately reflected the facts concerning the ownership and distribution of the stock of the company.

6. To determine whether all contracts and agreements which have been entered into by applicant's officers, directors, stockholders, and/or agents relative to the sale and transfer of the stock of the applicant corporation, have been reported to the Commission as required by § 43.1 of the rules and regulations.

7. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of these applications.

The applications involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicants on the basis of a record duly and properly made by means of a formal hearing.

The applicants are hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicants who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicants' addresses are as follows: Pacific Coast Broadcasting Company, Radio Station KPAS, c/o Huntington Hotel, 1401 South Oak Knoll, Pasadena 5, California; Standard Broadcasting Company, Radio Station KFVD, 338 South Western Avenue, Los Angeles 5, California.

Dated at Washington, D. C., July 8, 1944.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10324; Filed, July 13, 1944,
10:36 a. m.]

[Docket No. 6624]

MIAMI BROADCASTING CO.

NOTICE OF HEARING

In re application of Miami Broadcasting Company (WQAM), date filed, April 12, 1944, for modification of license to use auxiliary transmitter during night hours of operation, class of service, broadcast; class of station, broadcast; location, Miami, Florida; operating assignment specified: frequency, 560 kc, power, 1 kw night; 5 kw day; auxiliary 1 kw. (night-time), hours of operation, unlimited; file No. B3-ML-1194.

You are hereby notified that the Commission has examined the application in the above-entitled case and has design-

ated the matter for hearing for the following reasons:

1. To determine the need for the use of the 1 kw auxiliary transmitter for the transmission of regular programs during nighttime hours of operation.

2. To determine whether the use of the 1 kw auxiliary transmitter for the transmission of regular programs during nighttime hours of operation would result in a more efficient use of transmitting equipment.

3. To determine whether the operation, as proposed, complies with § 3.64 of the Commission's rules.

4. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Miami Broadcasting Co., Radio Station WQAM, 327-329 N. E. First Avenue, Miami, Florida.

Dated at Washington, D. C., July 8, 1944.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10325; Filed, July 13, 1944;
10:36 a. m.]

[Docket No. 6926]

BROADCASTING SERVICE ORGANIZATION, INC.

NOTICE OF HEARING

In re application of Broadcasting Service Organization, Inc. (WORL), date filed, May 27, 1944; for renewal of license (main and auxiliary); class of service, broadcast; class of station, broadcast; location, Boston, Mass.; operating assignment specified: frequency, 950 kc, power, 1 kw, 500 w auxiliary, hours of operation, daytime, auxiliary—for auxiliary purposes only; File No. B1-R-205.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing for the following reasons:

1. To determine who are the present owners of the stock of the applicant corporation, and when and from whom said stock was acquired.

2. To determine whether the license granted to the applicant corporation, or the rights or responsibilities incident thereto, have been in any manner, either directly or indirectly, transferred, as-

signed, or disposed of without the consent of the Commission, as provided by the Communications Act of 1934, as amended, and particularly section 310 (b) thereof.

3. To determine whether the statements and representations made in the various applications, documents, and reports filed with the Commission on behalf of the applicant, by its officers, directors, and/or agents, have fully and accurately reflected the facts concerning the ownership and distribution of the stock of the company.

4. To determine whether the applicant's officers, directors, stockholders, and/or agents, or either of them, have made false statements and representations to the Commission as to the ownership, transfer, and/or control of the stock of the applicant.

5. To determine whether all contracts and agreements which have been entered into by applicant's officers, directors, stockholders, and/or agents, relative to the sale and transfer of the stock of the applicant corporation, have been reported to the Commission as required by § 43.1 of the rules and regulations.

6. To determine whether in view of the facts adduced under the foregoing issues, public interest, convenience, or necessity would be served by granting the instant application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: Broadcasting Service Organization, Inc., Radio Station WORL, 610 Beacon Street, Boston 15, Massachusetts.

Dated at Washington, D. C., July 8, 1944.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10326; Filed, July 13, 1944;
10:36 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 5177]

GROCERY DISTRIBUTORS ASSN. OF NORTHERN CALIFORNIA, ET AL.

ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 11th day of July, A. D. 1944.

This matter being at issue and ready for the taking of testimony, and pur-

suant to authority vested in the Federal Trade Commission,

It is ordered, That John W. Norwood, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Tuesday, August 15, 1944, at ten o'clock in the forenoon of that day (Pacific standard time), in Room 449, Post Office Building, San Francisco, California.

Upon completion of testimony for the Federal Trade Commission, the Trial Examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The Trial Examiner will then close the case and make his report upon the facts; conclusions of facts; conclusions of law; and recommendation for appropriate action by the Commission.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-10333; Filed, July 13, 1944;
11:13 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 500A-81]

CERTAIN JAPANESE, AMERICAN, AND GERMAN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on April 17, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
A. For. 66486	Japanese Holiday Picture Tales. 1933	Chiyoeno Sugimoto of Japan (Nationality: Japanese).	Chiyoeno Sugimoto, Kiyosaka, 431 San-kecho, Shirokane, Shibuku, Tokyo, Japan (Nationality: Japanese).	Author and owner.
A. For. 950177	With Taro and Hana in Japan. 1923	Etsu Inagaki Sugimoto of Japan (Nationality: Japanese) and Nancy Virginia Austin of U. S. A. (Nationality: American).	Fredrick A. Stokes Co., 413 4th Ave., New York, N. Y. (Nationality: American).	Etsu Inagaki Sugimoto.
A. For. 36485	Tabelle der Schwingungszahlen der auf das Vakuum Reduzierten Wellenlangen Zwischen 2000 A und 10300 A. 1923.	Heinrich Gustav, Johannes Kover of Germany (Nationality: German).	S. Hirzel, Konigsstr. 2, Leipzig, Germany (Nationality: German).	Author and owner.
Unknown	Handbuch der Wissenschaftlichen und Angewandten Photographie, Volume I, Das Photographische Objektiv. 1932.	Unknown	Julius Springer, Vienna, Austria (Nationality: German).	Owner.

[F. R. Doc. 44-10155; Filed, July 11, 1944; 11:16 a. m.]

[Vesting Order 500A-82]

CERTAIN GERMAN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named

elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on April 17, 1944.

[SEAL]

JAMES E. MARKEHALI,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown	Beilstein's Handbuch der organischen Chemie, vierte auflage, Zweites Ergaenzungswerk, v. 5, 1943.	Friedrich Konrad Beilstein of Germany (Nationality: German).	Julius Springer, Berlin, Germany (Nationality: German).	Author and owner.

[F. R. Doc. 44-10166; Filed, July 11, 1944; 11:16 a. m.]

[Vesting Order 500A-83]

CERTAIN GERMAN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in

this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on May 3, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Handbuch der Wissenschaftlichen und Angewandten Photographie, Volume II, 1931.	Karl Pritschow (Nationality not established).	Julius Springer, Vienna, Austria (Nationality: German).	Owner.
A for. 29174.....	Ausgewählte Werke in Sechs Bänden 1-6 bd.—2 bd. Hanneles Himmelfahrt, 1925.	Gerhart Johann Robert Hauptmann of Germany (Nationality: German).	S. Fischer Verlag, Lutzowstr 89/90, Berlin, Germany (Nationality: German).	Author and owner.

[F. R. Doc. 44-10157; Filed, July 11, 1944; 11:16 a. m.]

[Vesting Order 500A-84]

CERTAIN GERMAN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming

interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

2. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on May 5, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

Exhibit A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown..... A. For. 12710.....	Praktische Getriebelehre, Volume II, 1939. Nachtrag zu Muret-Sanders englisch-deutsch und deutsch-englisches Wörterbuch. 2 T., 1931.	Dr.-Ing. Kurt Rauh (Nationality not established). E. Klott of Germany (Nationality: German).	Julius Springer, Berlin, Germany (Nationality: German). Langenscheidt'sche Verlagshandlung, Berlin-Schöneberg, Germany (Nationality: German).	Owner. Author and owner.

[F. R. Doc. 44-10158; Filed, July 11, 1944; 11:16 a. m.]

[Vesting Order 500A-85]

CERTAIN GERMAN NATIONALS.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not

such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on May 9, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Anatomische Organkrankheiten aus Seelischer Ursache. 1930.	Leopold Alkan (Nationality not established).	Hippokrates-Verlag G. m. b. H., Stuttgart, Germany (Nationality: German).	Owner.
Unknown.....	Die Körperform als Spiegel der Seele. 1929.	Wilhelm Böhle (Nationality not established).	B. G. Teubner, Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Der Internationale Kapitalismus und die Krise. 1932.	J. Wolfe (Nationality not established).....	Ferdinand Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown.....	Die Psychischen Heilmethoden. 1927.....	Karl Birnbaum (Nationality not established).	Georg Thieme, Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Psychotherapie des Frauenarztes. 1934.....	Dr. Fritz Wengraf (Nationality not established).	Verlag der Psychotherapeutischen Praxis Weidmann & Co., Wien—Leipzig, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10159; Filed, July 11, 1944; 11:17 a. m.]

[Vesting Order 500A-86]

CERTAIN GERMAN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not

such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on May 15, 1944.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
A for. 16429.....	Technologisches Wörterbuch. Gewerbe, Technik und ihre wissenschaftlichen Grundlagen. 1. Bd. Deutsch-Französisch-Englisch. 6. vollkommen neubearbeitete Auflage. 1932.	Egbert Hoyer u. Franz Kreuter bearb. Schölmann, Alfred of Germany (Nationalities: German).	Julius Springer, Linkstrasse 23, Berlin, Germany (Nationality: German).	Authors and owner.
A for. 18714.....	Technologisches Wörterbuch. Gewerbe, Industrie, Technik und ihre wissenschaftlichen Grundlagen. 6. vollkommen neubearbeitete Auflage. 2. Bd. Deutsch-Englisch-Französisch. 1932.	Egbert Hoyer u. Franz Kreuter bearb. Schölmann, Alfred of Germany (Nationalities: German).	Julius Springer, Linkstrasse 23, Berlin, Germany (Nationality: German).	Authors and owner.
A for. 18715.....	Technologisches Wörterbuch. Gewerbe, Industrie, Technik und ihre wissenschaftlichen Grundlagen. 6. vollkommen neubearbeitete Auflage. 3. Bd. Französisch-Deutsch-Englisch. 1932.	Egbert Hoyer u. Franz Kreuter bearb. Schölmann, Alfred of Germany (Nationalities: German).	Julius Springer, Linkstrasse 23, Berlin, Germany (Nationality: German).	Authors and owner.

[F. R. Doc. 44-10160; Filed, July 11, 1944; 11:17 a. m.]

[Vesting Order 500A-37]

CERTAIN GERMAN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named

elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on May 23, 1944.

[SEAL] JAMES E. MARKEHAL,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright numbers	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Chinesische Architektur. 340 Tafeln in Lichtdruck: 270 Tafeln mit 591 Bildern nach photographischen Vorlagen und 70 Tafeln nach Zeichnungen. 6 Farbetafeln und 39 Abbildungen in text. Zwei Bände, Erster Band. 1935.	Ernst Beerschmann (Nationality not established).	Ernst Wasmuth A. G., Berlin, Germany, (Nationality: German).	Owner.

[F. R. Doc. 44-10161; Filed, July 11, 1944; 11:17 a. m.]

[Vesting Order 500A-1]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or presumptive owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A,

and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are

named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing.

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on December 12, 1942.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
A. Foreign 46219	Explosions und Verbrennungsvorgänge in gasen (Mit 277 abbildungen im text.)	Wilhelm Jost, of Germany	Julius Springer, Berlin, Germany	Author and owner.
A. Foreign 40931	Organisch Chemische experimentierkunst, mit 265 abbildungen im text.	Conrad Weygand, of Germany	Johann Ambrosius Barth, of Leipzig, Germany.	Author and owner.
A. Foreign 46206	Ferromagnetismus	Richard Becker and Werner Doring, of Germany.	Julius Springer, Berlin, Germany	Authors and owner.
A. Foreign 39165	Handbuch Furlehrlinge das Allegmeinen Feinmechanik (3. Aufl.)	Robert Bosch, of Germany	V. D. I. Verlag G. m. b. n., Berlin, Germany.	Author and owner.
A. Foreign 16107	Messtechnik (3. Aufl.)	Max Kurrein, of Germany	Julius Springer, Berlin, Germany	Author and owner.
A. Foreign 23116	Die Fernrohre und Entfernungsmesser	A. Konig, of Germany	Julius Springer, Berlin, Germany	Author and owner.
A. Foreign 11369	Die Optischen Instrumente (Auf. 4)	Moritz von Rohr, of Germany	Julius Springer, Berlin, Germany	Author and owner.
A. Foreign 12062	Technische Winkelmessungen (2. Aufl.)	Georg Berndt, of Germany	Julius Springer, Berlin, Germany	Author and owner.
A. Foreign 10353	Explosifs Poudres Gaz de Combat (2d ed.)	Paul Pascal, of France	Hermann et Cie, Paris, France	Author and owner.
R. 25100	La Boheme (4 quadro de Giuseppe Giacosa e Luigi Illica. Musica di Giacomo Puccini. Rid. per canto e pite. di Carlo Carignan)	Giuseppe Giacosa, of Italy	Giuseppe Giacosa, of Italy	Author and owner.
Unknown	Die Binokularen Instrumente	Moritz von Rohr, of Germany	Julius Springer, Berlin, Germany	Author and owner.
Unknown	Praktische Optik	Paul Schrott, nationality unknown	Julius Springer, Berlin, Germany	Owner.
Unknown	Handbuch Der Deutschen Aktien Gesellschaft	Editor unknown (Compilation)	Hoppenstedt & Co., Berlin, Germany	Owner.
E. Foreign 33552	Der Verlorene Walzer	Robert Gilbert, (nationality unknown) and Robert Stolz, of Austria.	Doremi Musikverlag, of Basel, Switzerland and Berlin, Germany.	Doremi Musikverlag, of Berlin, Germany.
E. Unpublished 76820	Verlorene Walzer	Paul Knepler and J. N. Wellemsky (nationality unknown) and Robert Stolz, of Austria.	Doremi Musikverlag, of Basel, Switzerland, and Germany; Dreiklang Verlag A. G., of Berlin, Germany (Owner and assignee, respectively).	Doremi Musikverlag, and Dreiklang Verlag, both of Berlin, Germany.
L. 2063	Zwei Herzen in 3/4 Takt	Super-film g. m. b. h., of Germany	Super-film g. m. b. h., of Germany (Assignee).	Super-film, g. m. b. h., of Germany.
D. Unpublished 63228	The Lost Waltz	Dalley Paskman, and Wm. A. Drake, of the United States, and Robert Stolz, of Austria.	Wm. A. Drake (address unknown) and Dalley Paskman, Douglaston, Long Island, N. Y.	Doremi Musikverlag, of Berlin, Germany.
D. 26683	Der Verlorene Walzer	Paul Knepler and J. M. Wellemsky (nationality unknown).	Doremi Musikverlag, of Basel, Switzerland and Berlin, Germany.	Doremi Musikverlag, of Berlin, Germany.
A. 118766	Under the Open Sky; my early years	Martin Anderson Nexo, residing at Gentofte, Denmark, of Denmark.	Vanguard Press, Inc., and Hearst Publications, Inc., both of New York, N. Y.	Author.
A. 93245	Hell Beyond the Seas	Aage Krarup Nielsen, residing at Copenhagen, Denmark, of Denmark.	Vanguard Press, Inc., and Hearst Publications, Inc., both of New York, N. Y.	Author.
A. 82968	Ladies Whose Bright Eyes	Ford Madox Ford, of England	Ford Madox Ford, 37 Rue Denfert Rochereau, Paris VI, France.	Janice Tworokov Ford, assignee of copyright owner, whose last known address was Chemin de la calade, Toulon, France.
Unknown	Manuale Theologiae Dogmaticae, Volumes 1, 2, 3, and 4.	J. M. Herve, (nationality unknown)	Berche et Pagis, Paris, France	Owner.
A. 71873	Journey to the End of the Night	Louis-Ferdinand Celine, Paris, France of France.	Little, Brown and Company, Boston, Massachusetts.	Author.
Unknown	Death on the Installment Plan	Louis-Ferdinand Celine, Paris, France of France.	Little, Brown and Company, Boston, Massachusetts.	Author.
A. Foreign 20401	Handbuch der Organischen Chemie	F. K. Beilstein, of Germany	Julius Springer, Berlin, Germany	Author and owner.
A. Foreign 20402	Handbuch der Organischen Chemie	F. K. Beilstein, of Germany	Julius Springer, Berlin, Germany	Author and owner.
R 77224	Les Dieux Ont Solf (Roman)	Anatole France, of France	Lucien Pichard, Paris, France	Owner.
Unknown	La Châtreuse De Parme	Dr. Andrew P. Belmont, whose last known residence was Elbeuf (Seine Inf.) France (Translator), of France.	The MacMillan Co., New York, New York.	Author.
Unknown	War French	Col. Cornelius DeWitt Willcox whose last known residence was Biarritz (B. P.) France, of France.	The MacMillan Co., New York, New York.	Author.
Unknown	Trusts	Dr. Ernest Von Halle whose last known residence was Forstodorf, Hamburg, Germany, of Germany.	The Macmillan Co., New York, New York.	Author.
Unknown	China Awakened	Mr. M. T. Z. Tyan whose last known residence was East City, Peking, China, of China.	The Macmillan Co., New York, New York.	Author.
Unknown	Elementary Algebra, Elements of Algebra	Professor Arthur Schultze whose last known residence was Merano, Italy, of Italy.	The Macmillan Co., New York, New York	Author.

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Prayer.....	Professor Mario Fugliè whose last known residence was Rome, Italy, of Italy.	The Macmillan Co., New York, New York.	Author.
Unknown.....	Gold and Central Banks.....	Dr. Feliko Milynarski whose last known residence was Warsaw, Poland, of Poland.	The Macmillan Co., New York, New York.	Author.
Unknown.....	The Destruction of Ancient Rome.....	Professor Rudolph Lanciani whose last known residence was Rome, Italy, of Italy.	The Macmillan Co., New York, New York.	Author.
Unknown.....	The Major Symptoms of Hysteria.....	Professor Pierre Janet whose last known residence was Paris, France, of France.	The Macmillan Co., New York, New York.	Author.
Unknown.....	How to Sing a Song.....	Mme. Yvette Guilbert whose last known residence was Paris, France, of France.	The Macmillan Co., New York, New York.	Author.
Unknown.....	Criticism in the Making.....	Professor Louis Caraman whose last known residence was Paris XIV France, of France.	The Macmillan Co., New York, New York.	Author.
Unknown.....	Stalin.....	Mme. Helyanna Barbuse whose last known residence was Paris, France, of France.	The Macmillan Co., New York, New York.	Author.

[F. R. Doc. 44-10236; Filed, July 12, 1944; 11:04 a. m.]

[Vesting Order 500A-4]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified

persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consulta-

tion and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on January 4, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Kurzgefasstes Handbuch Alle Legierungen.....	E. Jonckhe (Nationality unknown).....	Julius Springer, of Berlin, Germany.....	Owner.
Unknown.....	Aerogram.....	Anfinn Røedal.....	Anfinn Røedal of Oslo, Norway.....	Owner.

[F. R. Doc. 44-10237; Filed, July 12, 1944; 11:04 a. m.]

[Vesting Order 500A-6]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 or said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners, or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A and/or (c) in Column 5, of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such un-

identified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract, or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversion, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on January 9, 1943.

[SEAL]

LEO T. CROWLEY,

Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Die Praxis der Oeffentlichen Verwaltung.....	Ernst von Harnack.....	Julius Springer of Berlin, Germany...	Owner.

[F. R. Doc. 44-10238; Filed, July 12, 1944; 11:05 a. m.]

[Vesting Order 500A-7]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works

described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversion, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or

statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2 to be held, used, administered, liquidated, sold or

otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on January 27, 1943.

(SEAL) LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
A Foreign 37788	Landolt-Bornstein Physikalsch-chemische Tabellen, 5 Aufl. 1 Ergänzungsband.	Walther A. Roth and Karl Scheel of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 11815	Landolt-Bornstein Physikalsch-chemische Tabellen, 5 Aufl. 2 Ergänzungsband, T. 1.	Oswald Beuer and Wilhelm Bettger of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 13584	Landolt-Bornstein Physikalsch-chemische Tabellen, 5 Aufl. 2 Ergänzungsband, T. 2.	D. Aufhauser and Oswald Beuer of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 32190	Landolt-Bornstein Physikalsch-chemische Tabellen, 5 Aufl. 3 Ergänzungsband, T. 1.	Walther A. Roth and Karl Scheel of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 30921	Landolt-Bornstein Physikalsch-chemische Tabellen, 5 Aufl. 3 Ergänzungsband, T. 2.	Walther A. Roth and Karl Scheel of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 33891	Landolt-Bornstein Physikalsch-chemische Tabellen, 5 Aufl. 3 Ergänzungsband, T. 3.	Walther A. Roth and Karl Scheel of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 28629	Die Methoden der organischen Chemie, 3 Aufl. 1921.	J. Heuben of Germany.	Georg Thieme of Leipzig, Germany.	Author and owner.
A Foreign 11146	Die Methoden der organischen Chemie, Bd. 2, 1921.	Walter Bothe and Robert Frisch of Germany.	Georg Thieme of Leipzig, Germany.	Author and owner.
A Foreign 20423	Handbuch der Physik, 2 Aufl., Bd. 22, Teil 1, 2.	Julius Springer of Berlin, Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 20418	Handbuch der Physik, 2 Aufl. Bd. 23, 1 teil.	R. Ledeburg and H. Geiger of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 22974	Handbuch der Physik, 2 Aufl. Bd. 23, 2 teil.	Walter Bothe and Fritz Kirschner of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 21902	Handbuch der Physik, 2 Aufl. Bd. 24, 1 teil.	Adalbert Rubnowicz and Wolfgang Pauli of Poland and Switzerland.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 24599	Handbuch der Physik, 2 Aufl. Bd. 24, 2 teil.	R. Kronig of the Netherlands and A. de L. Seunckel of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 14271	Chemisch-technische Untersuchungsmethoden, Bd. 1, 8 Aufl.	Georg Lunge (nationality unknown) and Oswald Beuer and Ernst Berl of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 16137	Chemisch-technische Untersuchungsmethoden.	Georg Lunge (nationality unknown) and Karl Mayer of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 16423	Chemisch-technische Untersuchungsmethoden.	Georg Lunge (nationality unknown), D. Aufhauser and P. Aulich of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 10843	Chemisch-technische Untersuchungsmethoden, Bd. 3, 8 Aufl.	Georg Lunge (nationality unknown) and Ernest Berl of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 21291	Chemisch-technische Untersuchungsmethoden.	Georg Lunge (nationality unknown) and Otto Pöfifer and Adelp Grun of Germany.	Julius Springer of Berlin, Germany.	Authors and owner.
A Foreign 24897	Chemisch-technische Untersuchungsmethoden, Bd. 5, 8 Aufl.	Jean D'Ans of Belgium.	Julius Springer of Berlin, Germany.	Author and owner.
A Foreign 46641	Chemisch-technische Untersuchungsmethoden, Ergänzungswerk zur 8. Aufl. Erster Teil.	Jean D'Ans of Belgium.	Julius Springer of Berlin, Germany.	Author and owner.
A Foreign 4574	Chemisch-technische Untersuchungsmethoden, 2 teil.	Jean D'Ans of Belgium.	Julius Springer of Berlin, Germany.	Author and owner.
A Foreign 46633	Chemisch-technische Untersuchungsmethoden, 3 teil.	Jean D'Ans of Belgium.	Julius Springer of Berlin, Germany.	Author and owner.
A Foreign 891	Die Fermente und ihre Wirkungen, 5 Aufl. I hand.	Carl Oppenheimer of Germany and Richard Kuhn of Switzerland.	Georg Thieme of Leipzig, Germany.	Authors and owner.
A Foreign 892	Die Fermente und ihre Wirkungen, 5 Aufl. 2 Bd.	Carl Oppenheimer of Germany and Richard Kuhn of Switzerland.	Georg Thieme of Leipzig, Germany.	Authors and owner.
A Foreign 4635	Die Fermente und ihre Wirkungen, 5 Aufl. Bd. 4.	Carl Oppenheimer of Germany.	Georg Thieme of Leipzig, Germany.	Author and owner.
A Foreign 45207	Lehrbuch der chemischen Technologie und Metallurgie, Bd. 1, 2.	Bernhardt Neumann of Germany.	Julius Springer of Berlin, Germany.	Author and owner.
A Foreign 44534	Reine Metalle.	A. E. van Arkel of Holland.	Julius Springer of Berlin, Germany.	Author and owner.
A Foreign 39550	Korrosionstabellen metallischer Werkstoffe, geordnet nach angreifenden Stoffen.	Franz Ritter of Germany.	Julius Springer of Vienna, Germany.	Author and owner.
A Foreign 20420	Physikalische Hydrodynamik.	Bjerknes and Vergard of Norway.	Julius Springer of Berlin, Germany.	Author and owner.
A Foreign 39201	Methoden und Probleme der dynamischen Meteorologie. Ergebnisse der Mathematik, Bd. 6.	Hans Ertel of Germany.	Julius Springer of Berlin, Germany.	Author and owner.
Unknown	Der Chemie-Ingenieur; ein Handbuch der physikalischen Arbeitsmethoden in chemischen und verwandten Industrie-Betrieben.	A. Eucken (nationality unknown).	Akademiische Verlagsgesellschaft m. b. H. of Leipzig C-1, Germany.	Author and owner.
Unknown	Handbuch der Enzymologie.	F. F. Nord (nationality unknown).	Akademiische Verlagsgesellschaft m. b. H. of Leipzig C-1, Germany.	Author and owner.
Unknown	Celluloseverbindungen und ihre besonders wichtigen Verwendungsbereiche, dargestellt an Hand der Patent-Literatur.	O. Faust (nationality unknown).	Julius Springer of Berlin, Germany.	Author and owner.
A Foreign 18343	Gmelin's Handbuch Der Anorganischen Chemie	A. Grutzner of Germany.	Verlag Chemie G. m. b. H. of Berlin, Germany.	Author and owner.
A Foreign 29460	Gmelin's Handbuch Der Anorganischen Chemie	A. Grutzner of Germany.	Verlag Chemie G. m. b. H. of Berlin, Germany.	Author and owner.
A Foreign 31080	Gmelin's Handbuch Der Anorganischen Chemie	A. Grutzner of Germany.	Verlag Chemie G. m. b. H. of Berlin, Germany.	Author and owner.
A Foreign 26667	Gmelin's Handbuch Der Anorganischen Chemie	G. Apol and C. Getze of Germany.	Verlag Chemie G. m. b. H. of Berlin, Germany.	Authors and owner.
A Foreign 32775	Gmelin's Handbuch Der Anorganischen Chemie	Unknown.	Verlag Chemie G. m. b. H. of Berlin, Germany.	Owner.

[Vesting Order 500A-8]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof. (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversion, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property

constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such

return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on February 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners or presumptive owners of copyrights	Identified persons whose interests are being vested
Unknown	Nice	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Chartres	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Carcassonne	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Mont St. Michel	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Birth of a City: Rouen	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Fontainebleau	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Versailles, Royal City	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Cannes	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Orleans	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Images de Paris	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Main Street of Paris	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	The Touquet	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Landscape of Savoy	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Winter Sports in the Maritime Alps (Jeux de Neige et de Glace).	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Snows of France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	The French Shore of the Lake of Geneva (Rive Francaise du Leman).	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	13,000 Feet	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Pyrenean Symphony	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Auvergne	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Jura	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Rouergue	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Provence	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Le Velay	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Brittany	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Chateaux & Cathedrales de France.	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Forests, Rivers & Coasts of France.	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	The Garden of France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	The Soul of Corsica	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Provence of Yesterday and Today (La Voie Triomphale).	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Profile de France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Week-ending Through France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Thoroughfares of France (Arteres de France)	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.

Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners or presumptive owners of copyright	Identified persons whose interests are being vested
Unknown	Ville d'or-Mingya (Tunisia)	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Morocco	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Tunisia	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Algeria	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Newspaper Street of Paris (La Rue du Papier), A Village Inside Paris	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	French Youth at Liberty	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Malgouera	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Children's Corner	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	La Cité Universitaire	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	"Kankoram"	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Quatre du Greenland	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Holidays in France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Chants & Dances de France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Mission de la France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Tepecitres of France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Brooklet to Inland Sea (Metamorphose), Jeanette de Bourgeois	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Le Cheval Français	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	"La Moelle Revo"-L'Éclatance Française, Protubranças Salazar	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Feris de la Lumière	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	L'Écrite-Almant	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Champignons Predalcura	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Cardesyt's	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Observations Sur Amybe	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Phageyt's	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	S. S. "Normandie"	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Robot, Trippes	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Automobiles de France	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Au Scull de la Vie	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Fabrication du Verre	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	La France Est Un Empire	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	"Made in France"	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Alsace	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Création du "Normandie" a Rio, 14 Juillet 1939	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Front de Mer	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	March of Time	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Actualities	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Films Annonces	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Journal de Guerre	Unknown	Centre National d'Expansion Touristique, Paris, France.	Owner.
Unknown	Auvergne	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Paris and Its Environ (Produced by P. L. M. K. R.), Normandy Countryside	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Brittany Countryside	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	A Few Glimpses of France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Provence of Yesterday & Today (La Vie d'aujourd'hui)	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	The Coast of Brittany	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Provence Through the Ages	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Provence Under the Copcars	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	The Rhone River	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Through the Eastern Pyrenees	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Climbing the Mont Blanc	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	The Wines of France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Chants et Dances de France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Winter Sports in France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Cathedrals of France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Central France—Aurvergne	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Winter Sports in the Maritime Alps	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	The Good Food and Wines of France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Chateaux on the Loire	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Chartres	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Landescope of Savoy	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	The Garden of France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Le Velay	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	The Violin	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Brooklet to Inland Sea (Metamorphose), Birth of a City: Rouen	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Snows of France	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Paris	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Rouergue	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Versailles, Royal City	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.
Unknown	Gahors—Valley of the Lot	Unknown	Société Nationale des Chemins de Fer Français, Paris, France.	Owner.

Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners or presumptive owners of copyright	Identified persons whose interests are being vested
Unknown	Le Loir	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The Coast of Normandy	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Normandy Countryside	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The Coast of Brittany (Producer Unknown).	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Brittany	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Alsatian Views	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Paris and Its Environs	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	A Breton Wedding	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Pardons in Brittany	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The Beautiful Buildings of France.	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The Province of Querry	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Perigord	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The Mouth of the Loire	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	From Rocamadour to the Tarn.	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Cañons and the River Lot.	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Berry & Perigord	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Luxembourg	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	"Route Des Alpes"	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The Northern Coast of France.	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Blue Bird Express	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The Morbihan	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The Limousin	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Chateaux on The Loire	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Pantin—Open Air School.	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	The World's Crisis	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.
Unknown	Une Journee D'ete a Aix-Les-Bains.	Unknown	Societe Nationale des Chemins de Fer Francais, Paris, France.	Owner.

[F. E. Doc. 44-10240; Filed, July 12, 1944; 11:05 a. m.]

[Vesting Order 500A-9]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and re-

vision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on February 8, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners or presumptive owners of copyrights	Identified persons whose interests are being vested
Unknown	Brittany	Unknown ¹	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Normandie	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Marseilles	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	The Riviera	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Along the French Riviera	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	The Western Pyrenees to Lourdes	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Cities of Southern France	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	From Eastern to Southwestern France	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Route des Pyrenees-Nimes, Avignon, Nice, Chartres, Evreux, Les Andelys, Deauville.	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Paris	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Southern Brittany	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Nimes, Avignon, Cannes, Monte Carlo.	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Mont St. Michel	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Fontainebleau	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Cathedrals and Castles of France	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Carcassonne	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Profile of France	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Brittany	Unknown ¹	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Orleans	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	France and Civilization	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Garden of France	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Vitesse and Securite	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Luxembourg, Rheims, and Belleau-Wood.	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Outdoor Sports at Aix-Les-Bains	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Railways of France	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Cathedrals of France	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	In Paris	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Wandering in Paris	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	La France Est Un Empire.	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.
Unknown	Voyage Du Gouverneur Galleni En Algerie.	Unknown	Compagnie Generale Transatlantique, Paris, France.	Owner.

¹ Produced by A. de la Varre.
² Produced by M. Cloche

[F. R. Doc. 44-10241; Filed, July 12, 1944; 11:08 a. m.]

[Vesting Order 500A-10]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claim-

ing interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C. on January 27, 1943.

[SEAL]

LEO T. CROWLEY,
 Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Afrique Septentrionale et Occidentale.....	Augustin Bernard (Nationality unknown).	Librairie Armand Colin, of Paris, France.	Owner.

[F. R. Doc. 44-10242; Filed, July 12, 1944; 11:06 a. m.]

[Vesting Order 500A-11]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation;

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more

of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication; translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consul-

tation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on February 11, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
E Foreign 13343.....	"Romance de Solita" extrait du ballet "Le Romeria de les Cornudes" Pour piano—chant.	Gustavo Pittaluga of Spain.....	Union Musicale Franco-Espagnole of Paris, France.	Owner.
E 546800.....	El Vito. variations sur un theme populaire et danse originale por piano (Edition A complete).	Manuel Infante of Spain.....	A. Z. Mathot of Paris, France.....	Owner.
57425.....	"Papillons" pour le piano.	Moriz Rosenthal (nationality unknown).	Adolpho Furstner of Berlin, Germany.	Owner.
O 105537.....	"E'er Since the Day" from "Louise" musical romance in 4 acts & 5 tableaux. Words and music by Gustave Charpentier. English translation by Henry Grafton Chapman. Partition Chant et piano. Textes français et anglais.	Gustave Charpentier (nationality unknown).	Heugel et Cie of Paris, France.....	Owner.
E 546805.....	El Vito. New matter, edition B. (arr. por piano par l'Auteur).	Manuel Infante of Spain.....	A. Z. Mathot of Paris, France.....	Owner.

[F. R. Doc. 44-10243; Filed, July 12, 1944; 11:06 a. m.]

[Vesting Order 500A-12]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or

in said Exhibit A, in, to and under the following:

- a. Each and all of the copyrights, if any, described in said Exhibit A;
- b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;
- c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;
- d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
- e. All rights of renewal, reversion or reversioning, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on February 11, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
E 485995.....	Etudes Nouvelles, Corapistens, En 2 cahiers. 1er cah.	Alphonse Maxime de France.....	Alphonse Leducet Cie of Paris, France.....	Author and owner.
E 517966.....	"Etudes Nouvelles" en 2 cahiers Corapistens. 2 ^e cah. 20 etudes tres difficiles.	Alphonse Maxime de France.....	Alphonse Leducet Cie of Paris, France.....	Author and owner.
A Foreign 18065.....	Brevior Synopsis Theologiae Dogmaticae. Ed. Septima.	Adolphe Tanqueray & J. B. Berd of France.....	Derelee & Co. of Paris, France.....	Authors and owner
A Foreign 35342.....	Synopsis Theologiae Dogmaticae Fundamentals. ed. 24.	Adolphe Tanqueray Revised by J. B. Berd of France.....	Sacate St. Jean L'Evangéliste, Derelee & Cie of Tournai, Belgique.....	Author and owner.
A Foreign 31863.....	Synopsis Theologiae Dogmaticae. t. II De Fide, De Deo Uno et Trino, De Deo Creatore et Elevante, De Verbo Incarnate ed. 20.	Adolphe Tanqueray of France.....	Derelee & Co. of Paris, France.....	Author and owner.
A Foreign 3966.....	Synopsis Theologiae Dogmaticae. t. III ed. 21.....	Adolphe Tanqueray of France.....	Derelee & Co. of Paris, France.....	Author and owner.
A Foreign 26163.....	Brevior Synopsis Theologiae Moralis et Pastoralis. Ed. 8va. (No. 671).	Adolphe Tanqueray & E. M. Qu'erastra of France.....	Derelee & Co. of Paris, France.....	Authors and owner.
A Foreign 5697.....	Synopsis Theologiae Moralis et Pastoralis. t. 3cd. 8.....	Adolphe Tanqueray et al. of France.....	Derelee & Co. of Paris, France.....	Author and owner.
A Foreign 23899.....	"Funktionentafeln mit Formeln und Kurven" a auf.	Eugen Jahnke and Fritz Emde of Germany.....	B. G. Teubner of Leipzig, Germany.....	Author and owner.

[F. R. Doc. 44-10244; Filed, July 12, 1944; 11:07 a. m.]

[Vesting Order 500A-14]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of

which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or na-

ture, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named

countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

- a. Each and all of the copyrights, if any, described in said Exhibit A;
- b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication; republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;
- c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;
- d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
- e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;
- f. All causes of action accrued or to accrue at law or in equity with respect to any

or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers

of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form A-PC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on February 17, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

Exhibit A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being tested
R. 18853, R. 18854 and others at present unknown.	Thais.....	Jules Massenet of France.....	Louise Constance, DeGressy Massenet, 48 Rue de Vaugrard, Paris, France.	Owner.
E. 646347, E. 242-270 and others at present unknown.	Piece en Forme de Habanera.....	Maurice Ravel of France.....	Alphonse Leduc et Ole., Paris, France.	Owner.

[F. R. Doc. 44-10245; Filed, July 12, 1944; 11:07 a. m.]

[Vesting Order 500A-15]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other uniden-

tified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

- a. Each and all of the copyrights, if any, described in said Exhibit A;
- b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;
- c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;
- d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;
- e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;
- f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited

to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of this claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on February 17, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of this claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners or presumptive owners of copyrights	Identified persons whose interests are being vested
Unknown	Das Abenteuer geht weiter.	Unknown	Bayaria-Film A. G., Muenchen, 2 SW, Germany, Bayerische Wechselbank G. m. b. H., Berlin SW 68, Germany.	Owners.
Unknown	Achtung, Feind hoert mit.	Unknown	Terra-Film A. G., Berlin W 8, Germany.	Owner.
Unknown	Affenstreifen	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Allo! Al!	Unknown	Tobis-Cinema Film A. G., Tobis-Melodram Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Alm im Karwendel	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Am Lagerfeuer	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Ameisenlaend.	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Amphitryon	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Andalusische Naechte	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Der Andre	Unknown	Terra-Film A. G., Berlin W 8, Germany.	Owner.
Unknown	Anton der Letzte	Unknown	Euro-Viendlin, Vienna and Berlin, Germany.	Owner.
Unknown	Der Arme Millionaer	Unknown	Bayaria-Film A. G., Muenchen, 2 SW, Germany, Bayerische Wechselbank G. m. b. H., Berlin SW 68, Germany.	Owner.
Unknown	Arbeitsmadeln Helfen	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Art aus Leidenschaft	Unknown	Exploim Film Ges. m. b. H., Berlin SW 68, Germany.	Owner.
Unknown	Aufforderung zum Tanz	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Aus Flur und Fort	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Ave Maria	Unknown	Melodram G. m. b. H., Berlin SW 68, Germany.	Owner.
Unknown	Barbara, wo bist Du	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Barcarole	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Die barmerhige Luise	Unknown	Tobis-Cinema Film A. G., Tobis-Melodram Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Bauchschueckel	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Der Baustudent	Unknown	Rapornia-Film G. m. b. H., Berlin SW 68, Germany.	Owner.
Unknown	Der Biberpelz	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Bluff	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Boccaccio	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Bräute Pilgeren ueber den Griesen	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Die Frau der Karamasoff	Unknown	Terra-Film A. G., Berlin W 8, Germany.	Owner.
Unknown	Bunio Tierwelt	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Das Paar (Muenchener Fackelball)	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.

Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners or presumptive owners of copyrights	Identified persons whose interests are being vested
Unknown	Befreite Inende	Unknown	Bayaria-Film A. G., Muenchen, 2 SW, Germany, Bayerische Wechselbank G. m. b. H., Berlin SW 68, Germany.	Owners.
Unknown	Chutche (Von Der Russja Will Ich Trauen)	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Brand im Ozean	Unknown	Terra-Film A. G., Berlin W 8, Germany.	Owner.
Unknown	Bezirksvertreter Gesucht	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Blonstadt	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Bayer-Einhorn-Expedition	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Besserer Herr Sucht Anschluss	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Bunio Fischwelt	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Bei den Banas auf Borneo	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Blinde Passagiere	Unknown	Tobis-Cinema Film A. G., Tobis-Melodram Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Besuch in Frankfurt a. Main	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Camurien	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Der Clovia	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Capro Hen (Liebe Im Geflaess)	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Das Deutsche Herz	Unknown	Terra-Film A. G., Berlin W 8, Germany.	Owner.
Unknown	Der Diebchandel	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Donogoo Tonka	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Drei Rauber im Pelz	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Dreiklang	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Du bist mein Glueck	Unknown	Bayaria-Film A. G., Muenchen, 2 SW, Germany, Bayerische Wechselbank G. m. b. H., Berlin SW 68, Germany.	Owner.
Unknown	Discretion Ehrensache	Unknown	Chic-Alfons, Teufel-Produktionen G. m. b. H., Berlin SW 68, Germany.	Owner.
Unknown	Dir Geheert Mein Herz	Unknown	Tobis-Cinema Film A. G., Tobis-Melodram Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Die Drei Cedones	Unknown	Tobis-Cinema Film A. G., Tobis-Melodram Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Drei Vaeter um Anna	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Eine Frau ohne Bedenken	Unknown	Melodie-Film Gesellschaft m. b. H., Berlin W 16, Germany.	Owner.
Unknown	Eine Kleine Nachtmusik	Unknown	Tobis-Cinema Film A. G., Tobis-Melodram Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Einer zuviel an Bord	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Das Ekele	Unknown	Tobis-Cinema Film A. G., Tobis-Melodram Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Eyentuell Spaetere Heirat Nicht Ausgeschlossen	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Ein seltsamer Gast	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Ehstrelle	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Ein Mann will in die Heilung	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.
Unknown	Ein Frau wie Du	Unknown	Bayaria-Film A. G., Muenchen, 2 SW, Germany, Bayerische Wechselbank G. m. b. H., Berlin SW 68, Germany.	Owner.
Unknown	Der Edelweiskoenig	Unknown	Universum-Film A. G., Berlin SW 10, Germany.	Owner.

Copyright No.	Titles of works	Names and last known addresses of authors	Names and last known addresses of owners or presumptive owners of copyright	Identified persons whose interests are being vested	Copyright No.	Titles of works	Names and last known addresses of authors	Names and last known addresses of owners or presumptive owners of copyright	Identified persons whose interests are being vested
Unknown	Es ist nichts so fein gesponnen.	Unknown	Tobis-Cinema Film A. G., Tobis-Melodion Ges. m. b. H., Berlin, Germany.	Owners.	Unknown	Geierwally	Unknown	Tobis-Cinema Film A. G., Tobis-Melodion Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Es geht um mein Leben.	Unknown	Tobis-Cinema Film A. G., Tobis-Melodion Ges. m. b. H., Berlin, Germany.	Owners.	Unknown	Gabriele 1-2-3 (Liebe auf Umwegen).	Unknown	Tobis-Cinema Film A. G., Tobis-Melodion Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Es leuchten die Sterne.	Unknown	Tobis-Cinema Film A. G., Tobis-Melodion Ges. m. b. H., Berlin, Germany.	Owners.	Unknown	Gefährliches Spiel	Unknown	Tobis-Cinema Film A. G., Tobis-Melodion Ges. m. b. H., Berlin, Germany.	Owners.
Unknown	Elbfahrt	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Der Gouverneur, Terra-Dez Glück auf dem Lande (Septuat und Op)	Unknown	Terra-Film A. G., Berlin W 8, Germany.	Owner.
Unknown	Falken-Jäger	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Hei! meine Uhr	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Forentlicher Ritt	Unknown	Terra-Film A. G., Berlin W 8, Germany.	Owner.	Unknown	Heimat	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Frau nach Mass	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Aus der Heimat des Fretschelz	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Frischer Wind aus Canada	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Heimat im Lied	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Fruh uebt sich	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Die Heimat Ruff	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Frau Sylvain	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Das Herz der Koerigin	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Fez und Schleier	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Hilda Petersen post-lagernd	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Ferages-praech mit Ham-burg	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Hinein-Hinunter	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Frau an Steuer	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Die Hochzeitsreise	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
Unknown	Fenster im Zweiten Stock	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.	Unknown	Hotel Saebel	Unknown	Universum-Film A. G., Berlin SW 19, Germany.	Owner.
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[Vesting Order 500A-16]

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Unknown	A Day in Hamburg	Unknown	Hamburg-Amerikanische, Packetfahrt Aktiengesellschaft, Hamburg, Germany; Norddeutscher Lloyd, Bremen, Germany.	Owners.
Unknown	Deutsche Pflanzler am Kamerunberg	Unknown	Kulturfilm Puchstein, Berlin-Tempelhof, Germany; Kulturfilm Institut G. m. b. H., Berlin SW 68, Germany.	Owners.
Unknown	Free Hansa City of Bremen	Unknown	Hamburg-Amerikanische, Packetfahrt Aktiengesellschaft, Hamburg, Germany; Norddeutscher Lloyd, Bremen, Germany.	Owners.
Unknown	Garmisch-Parkkirchen	Unknown	Hamburg-Amerikanische Packetfahrt Aktiengesellschaft, Hamburg, Germany; Norddeutscher Lloyd, Bremen, Germany.	Owners.
Unknown	Germany Historical and Beautiful	Unknown	Hamburg-Amerikanische Packetfahrt Aktiengesellschaft, Hamburg, Germany; Norddeutscher Lloyd, Bremen, Germany.	Owners.
Unknown	The Leipzig Trade Fair	Unknown	Administration of the Leipzig Fair, Leipzig, Germany.	Owner.
Unknown	Das letzte Boot im Herbst	Unknown	Kulturfilm Puchstein, Berlin-Tempelhof, Germany; Kulturfilm Institut G. m. b. H., Berlin SW 68, Germany.	Owners.
Unknown	Traumulus	Unknown	Syndikatfilm G. m. b. H., Berlin SW 68, Germany.	Owner.
Unknown	Wonders of the World	Unknown	Hamburg-Amerikanische Packetfahrt Aktiengesellschaft, Hamburg, Germany; Norddeutscher Lloyd, Bremen, Germany.	Owners.
Unknown	We Meet in Germany	Unknown	Hamburg-Amerikanische Packetfahrt Aktiengesellschaft, Hamburg, Germany; Norddeutscher Lloyd, Bremen, Germany.	Owners.
Unknown	Wunder der hellen Naechte	Unknown	Norddeutscher Lloyd Bremen, Germany	Owner.
Unknown	World of Machinery at the Leipzig Fair	Unknown	Administration of the Leipzig Fair, Leipzig, Germany.	Owner.
Unknown	We Travel to America	Unknown	Hamburg-Amerikanische Packetfahrt Aktiengesellschaft, Hamburg, Germany.	Owner.

[F. R. Doc. 44-10246; Filed, July 12, 1944; 11:07 a. m.]

breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or *Alien Property Custodian.*

otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order

may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on February 17, 1943.

[SEAL] LEO T. CROWLEY,

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
A. For. 42568	Toxikologie und Hygiene der Technischen Lösungsmittel	Mitarb. Jordan and Otto u. Weber of Germany.	Julius Springer, Berlin, Germany	Owner and authors.

[F. R. Doc. 44-10247; Filed, July 13, 1944; 11:07 a. m.]

[Vesting Order 500A-17]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or

in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on February 22, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
A foreign 14531.....	"Ophthalmo-v. oto neurologie".....	Ernst A. Spiegel v. Ignaz Sommer of Austria.	Julius Springer of Berlin, Germany.....	Owner.

[F. R. Doc. 44-10248; Filed, July 12, 1944; 11:08 a. m.]

[Vesting Order 500A-18]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or

in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interest held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on March 12, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Forty Exercises for Pedal Organ (Vierzig Pedalungen für die Orgel)	August Zohlen (Nationality unknown)	Anton Bohm & Sohn, Augsburg und Wien Germany.	Owner.
A. Foreign 21080....	Taschenbuch für die anorganisch-chemische Grossindustrie.	E. Berl of U. S. and Georg Lunge (Deceased).	Julius Springer of Berlin, Germany....	Owner.
A. Foreign 7652....	Taschenbuch für die anorganisch-chemische Grossindustrie.	E. Berl of U. S. and Georg Lunge (Deceased).	Julius Springer of Berlin, Germany....	Owner.
F. Foreign 28107....	Chemische Ingenieur-Technik.....	Ernst Berl of United States (Editor) and Alvin Walthor of Germany (Author) and Hermann Mark of Austria (Author).	Julius Springer of Berlin, Germany....	Owner and Alvin Walthor and Hermann Mark.
A. Foreign 29001....	Chemische Ingenieur-Technik.....	Ernst Berl of U. S. (Editor) and Kurt Thormann of Germany (Author).	Julius Springer of Berlin, Germany....	Owner and Kurt Thormann.
A. Foreign 29860....	Chemische Ingenieur-Technik.....	Ernst Berl of U. S. (Author) and Carl Mittag and Kurt Thormann of Germany (Authors).	Julius Springer of Berlin, Germany....	Owner and Carl Mittag and Kurt Thormann.
A. Foreign 25846....	Methoden der Mathematischen Physik.....	R. Courant of United States and David Hilbert of Germany.	Julius Springer of Berlin, Germany....	Owner and David Hilbert.
A. Foreign 39583....	Methoden der mathematischen Physik.....	Richard Courant of United States and David Hilbert of Germany.	Julius Springer of Berlin, Germany....	Owner and David Hilbert.
Unknown.....	Etudes Noveles: (20 etudes difficiles).....	Alphonse Maxime of Paris, France....	Alphonse Laduc of Paris, France.....	Owner and Alphonse Mashuc.

[F. R. Doc. 44-10249; Filed, July 12, 1944; 11:08 a. m.]

[Vesting Order 500A-19]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners or potential owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows: All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether

or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise ascertained, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-vesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on March 16, 1943.

[SEAL]

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Column 1 Copyright No.	Column 2 Titles of works	Column 3 Names and last known nationalities of authors	Column 4 Names and last known addresses of owners or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown	Geometrische Elektronenoptik	E. Brüche and O. Scherzer (Nationalities unknown).	Julius Springer of Berlin, Germany	Owner.

[F. R. Doc. 44-10250; Filed, July 12, 1944; 11:08 a. m.]

OFFICE OF CIVILIAN DEFENSE.

[Administrative Order 38]

ABOLITION OF CIVILIAN DEFENSE REGIONAL OFFICES

Under authority conferred by the President by Executive Order No. 8757, dated May 20, 1941, creating the Office of Civilian Defense, as amended by Executive Order No. 9134, dated April 15, 1943, and Executive Order No. 9389, dated October 18, 1943, this Administrative Order is issued to supersede Administrative Order No. 1, dated July 10, 1941, as subsequently amended and revised, Administrative

Order No. 2, dated July 10, 1941, and Administrative Order No. 3, dated August 1, 1941.

All Civilian Defense Regions, excepting the Washington Region as provided for in Administrative Order No. 33, dated February 25, 1943, as subsequently revised and amended, are hereby abolished, and all powers and duties that have been delegated by the Director of Civilian Defense to the Regional Directors are rescinded. Regional Offices of Civilian Defense and Regional Civilian Defense Boards are hereby disestablished. Supplies, equipment, records, and personnel problems arising from such disestablish-

ment shall be met on the basis of specific instructions to each Regional Director.

The functions and services heretofore performed by Regional Offices under their delegated powers and duties shall be performed hereafter by the Washington Office or by such other methods as the Director shall determine.

This administrative order shall become effective July 1, 1944.

[SEAL]

WILLIAM N. HASKELL,
Director.

JUNE 7, 1944.

[F. R. Doc. 44-10331; Filed, July 13, 1944; 11:03 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 136, Amdt. 1 to Order 101]

A. G. REDMOND CO.

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 1 to Order No. 101 Under Maximum Price Regulation 136, as amended. Machines and parts, and machinery services. A. G. Redmond Company; Docket Nos. 3136-280, 3136-281, 3136-282.

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

Paragraph (e) is added to read as follows:

(e) Any person, other than the A. G. Redmond Company, may sell and deliver the motors listed in paragraph (a), at wholesale and retail, at prices no higher than those arrived at by adding to seller's maximum price for each motor to the particular class of purchaser the dollars-and-cents increase granted to the A. G. Redmond Company.

This amendment shall become effective July 12, 1944.

Issued this 11th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10214; Filed, July 11, 1944;
5:10 p. m.]

[RMPR 506, Order 7]

FAIRFIELD GLOVE AND MITTEN CO., ET AL

ADJUSTMENT OF MAXIMUM PRICES

Order No. 7 under section 4 (b) of Revised Maximum Price Regulation 506 (Maximum Prices for Staple Work Gloves). Granting maximum prices to the Fairfield Glove and Mitten Company and other sellers; Docket No. N6657-506-48-7.

For the reasons set forth in an opinion issued simultaneously herewith: *It is ordered:*

(a) On and after July 11, 1944, the Fairfield Glove and Mitten Company, Fairfield, Iowa, may sell and deliver to any purchaser, and such purchaser may buy from it, the staple work glove numbers enumerated in the following table at or below the prices set forth in Column A of this table. Wholesalers who purchase these numbers from the Fairfield Glove and Mitten Company may make "regular sales" at wholesale of such gloves, at or below the prices set forth in Column B of the table. Ceiling prices for "special sales" at wholesale shall be determined in accordance with section 3 (b) of Revised Maximum Price Regulation 506.

Style No.	Glove description	Column A		Column B Wholesalers' prices
		Group I ceiling	Group II ceiling	
4732TK.....	Men's fourchette cut 12 ounce single thickness nap out white canton flannel back and palm, two thumb "husker", 8 ounce brown flannel patches on all thumbs.	\$2.30	\$2.47½	\$2.77½
4832K.....	Men's fourchette cut 12 ounce single thickness nap out white canton flannel back and palm, two 20 ounce double thickness thumb "husker" glove.	2.45	2.65	2.95
157K.....	Men's 12 ounce single thickness nap out white canton flannel back and palm, two thumb "husking" mitten, 8 ounce brown flannel patches on all thumbs.	2.25	2.45	2.70
108.....	Special reversible 16 ounce flannel palm, 8 ounce single thickness back, left handed pearl operators' mitten, no wrist.	2.15	2.35	2.60

(b) The maximum prices authorized in paragraph (a) are subject to the following:

(1) The instructions for manufacturers and wholesalers which preface the tables in Appendix A of RMPR 506;

(2) The provisions in section 4 (a) of RMPR 506 with respect to a manufacturer's "wholesale percentage", and the quota of deliveries which must be made at Group I prices;

(3) The marking and informational requirements of section 6 of RMPR 506. In addition to these requirements, the Fairfield Glove and Mitten Company on all deliveries of the style numbers listed in paragraph (a), made pursuant to this order, on and after September 15, 1944, must place the letter "S" following the lot number or brand name stated on the label, ticket, or other device used to mark the gloves.

(c) The definitions in RMPR 506 shall apply to this order.

(d) The Fairfield Glove and Mitten Company must furnish each of its customers, who, on or after July 11, 1944, purchases the style numbers listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Fairfield Glove and Mitten Company must also notify each such customer (other than a seller at retail) that he is required in turn to transmit to his customers a copy of the notice set forth below. The notice may be attached to the invoice or may be stamped or printed on the invoice.

This notice is sent to you as required by Order No. 7 under section 4 (b) of Revised Maximum Price Regulation 506 issued by the Office of Price Administration. It lists ceiling prices fixed by OPA for the work glove numbers enumerated in the table below, manufactured by the Fairfield Glove and Mitten Company.

OPA has ruled that the Fairfield Glove and Mitten Company may sell these numbers at or below the prices listed in Column A below, subject to the provisions of section 4 (a) of RMPR 506 with respect to the quota of deliveries which must be made at Group I prices. Wholesalers in turn are authorized to make regular sales at wholesale of these numbers at or below the prices listed in Column B. Retailers will determine their ceiling prices on these numbers in accordance with section 2 of RMPR 506.

Style No.	Column A		Column B Wholesalers' prices
	Group I ceiling	Group II ceiling	
4732TKS.....	\$2.30	\$2.47½	\$2.77½
4832KS.....	2.45	2.65	2.95
157KS.....	2.25	2.45	2.70
108S.....	2.15	2.35	2.60

You will note that the letter "S" follows the manufacturer's lot number or brand name. This letter indicates that these gloves have been specially priced by OPA under section 4 (b).

(e) This Order No. 7 under Revised Maximum Price Regulation 506 may be revoked or amended by the Price Administrator at any time.

This order shall become effective July 11, 1944.

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

Issued this 11th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10211; Filed, July 11, 1944;
5:09 p. m.]

[RMPR 506, Order 8]

MONTPELIER GLOVE CO., ET AL.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 8 under section 4 (b) of Revised Maximum Price Regulation 506 (Maximum Prices For Staple Work Gloves). Granting maximum prices to the Montpelier Glove Company and other sellers; Docket No. N6657-506-15-7.

For the reasons set forth in an opinion issued simultaneously herewith: *It is ordered:*

(a) On and after July 11, 1944, the Montpelier Glove Company, Montpelier, Indiana, may sell and deliver to any purchaser, and such purchaser may buy from it, the staple work glove numbers enumerated in the following table at or below the prices set forth in Column A of this table. Wholesalers who purchase these numbers from the Montpelier Glove Company may make "regular

sales" at wholesale of such gloves, at or below the prices set forth in Column B of the table. Ceiling prices for "special

sales" at wholesale shall be determined in accordance with section 3 (b) of Revised Maximum Price Regulation 506.

must place the letter "S" following the lot number or brand name stated on the label, ticket, or other device used to mark the gloves.

(c) The definitions in RMPR 506 shall apply to this order.

(d) The Montpelier Glove Company must furnish each of its customers, who, on or after February 24, 1944, purchased or purchases the style numbers listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Montpelier Glove Company must also notify each such customer (other than a seller at retail) that he is required in turn to transmit to his customers a copy of the notice set forth below. The notice may be attached to the invoice or may be stamped or printed on the invoice.

This notice is sent to you as required by Order No. 8 under section 4 (b) of Revised Maximum Price Regulation 506 issued by the Office of Price Administration. It lists ceiling prices fixed by OPA for the work glove numbers enumerated in the table below, manufactured by the Montpelier Glove Company.

OPA has ruled that the Montpelier Glove Company may sell these numbers at or below the prices listed in Column A below, subject to the provisions of section 4 (a) of RMPR 506 with respect to the quota of deliveries which must be made at Group I prices. Wholesalers in turn are authorized to make regular sales at wholesale of these numbers at or below the prices listed in Column B. Retailers will determine their ceiling prices on these numbers in accordance with section 2 of RMPR 506.

Style No.	Glove description	Column A Manufacturers' prices		Column B Wholesalers' prices
		Group I ceiling	Group II ceiling	
388G	Men's clute cut heavy side split leather palm, full leather thumb and finger backs, leather pull, leather knuckle strap, 8 ounce back, 6 ounce flannel palm lining, 4 3/4" gauntlet (waterproofed cufflet).	\$7.85	\$8.75	\$9.45
381G	Men's clute cut heavy side split leather palm, full leather thumb and finger backs, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.85	8.75	9.45
388G	Men's gunn cut heavy side split leather palm, full leather thumb and finger backs, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.05	8.05	8.57 1/2
388G	Men's gunn cut heavy side split leather palm, full leather thumb and finger backs, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4" waterproofed duck gauntlet.	7.85	8.75	9.45
108GP	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather finger tips, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.45	8.10	8.57 1/2
371G	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather fingertips, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.40	8.05	8.62 1/2
378G	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather fingertips, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.40	8.05	8.62 1/2
71G	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather fingertips, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.40	8.05	8.62 1/2
8378G	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather fingertips, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4" waterproofed duck gauntlet.	7.25	7.85	8.75
361G	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather pull, 3/4 length leather back, 8 ounce flannel back, 6 ounce palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.05	8.05	9.57 1/2
61G	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather pull, 3/4 length leather back, 8 ounce flannel back, 6 ounce palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.05	8.05	9.57 1/2
208G	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather pull, 3/4 length leather back, 8 ounce flannel back, 6 ounce palm lining, 4 3/4" waterproofed cufflet gauntlet.	7.05	8.05	9.57 1/2
8261G	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather pull, 3/4 length leather back, 8 ounce flannel back, 6 ounce palm lining, 4" waterproofed duck gauntlet.	7.75	8.40	9.55
8378	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather fingertips, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 2 3/4" waterproofed duck safety cuff.	6.85	7.50	8.25
8398	Men's gunn cut heavy side split leather palm, full leather thumb and finger backs, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 2" waterproofed duck safety cuff.	7.00	7.65	8.60
8766G	Men's gunn cut shoulder split palm, full leather thumb and forefinger, 3/4 length leather back, leather pull, 8 ounce flannel back, 6 ounce flannel palm lining, 4" waterproofed duck gauntlet.	6.15	6.70	7.40
859	Men's gunn cut shoulder split palm, full leather thumb, leather knuckle strap, leather fingertips, leather pull, 8 ounce flannel back, 6 ounce flannel palm lining, 2 3/4" waterproofed duck safety cuff.	6.20	6.60	6.95
55	Men's gunn cut shoulder split palm, full leather thumb, leather finger tips, leather pull, leather knuckle strap, 8 ounce flannel back, 2 3/4" double (2 ply thickness) safety cuff.	6.00	6.60	6.90
855	Men's gunn cut shoulder split palm, full leather thumb, leather finger tips, leather pull, leather knuckle strap, 8 ounce flannel back, 2 3/4" waterproofed duck safety cuff.	6.20	6.70	6.95 1/2
856G	Men's gunn cut shoulder split palm, full leather thumb, leather finger tips, leather pull, leather knuckle strap, 8 ounce flannel back, 6 ounce flannel palm lining, 4" waterproofed duck gauntlet cuff.	6.85	6.40	7.05
55G	Men's gunn cut shoulder split palm, full leather thumb, leather finger tips, leather pull, leather knuckle strap, 8 ounce flannel back, 4 3/4" double (2 ply thickness) gauntlet.	6.75	6.60	6.62 1/2
855G	Men's gunn cut shoulder split palm, full leather thumb, leather fingertips, leather pull, leather knuckle strap, 8 ounce flannel back, 4" waterproofed duck gauntlet cuff.	6.75	6.10	6.70

Style No.	Column A Manufacturers' prices		Column B Wholesalers' prices
	Group I ceiling	Group II ceiling	
388GS	\$7.85	\$8.55	\$9.45
381GS	7.85	8.55	9.45
388GS	7.05	8.05	9.57 1/2
388GS	7.85	8.55	9.45
108GPS	7.45	8.10	8.57 1/2
371GS	7.40	8.05	8.62 1/2
378GS	7.40	8.05	8.62 1/2
71GS	7.40	8.05	8.62 1/2
8378G	7.25	7.85	8.75
361GS	7.05	8.05	9.57 1/2
61GS	7.05	8.05	9.57 1/2
208GS	7.05	8.05	9.57 1/2
8261G	7.75	8.40	9.55
8378S	6.85	7.50	8.25
8398S	7.00	7.65	8.60
8766GS	6.15	6.70	7.40
859S	6.20	6.60	6.95 1/2
55S	6.00	6.60	6.90
855S	6.20	6.70	6.95 1/2
856GS	6.85	6.40	7.05
55GS	6.75	6.60	6.62 1/2
855GS	6.75	6.10	6.70

You will note that the letter "S" follows the manufacturer's lot number or brand name. This letter indicates that these gloves have been specially priced by OPA under section 4 (b).

(e) This Order No. 8 under Revised Maximum Price Regulation 506 may be revoked or amended by the Price Administrator at any time.

(f) On all deliveries of the work glove numbers listed in paragraph (a) since February 24, 1944 pursuant to OPA adjustable pricing authorizations, the Montpelier Glove Company must refund to its customers any monies collected in excess of the ceiling prices authorized in this order. Within thirty days from the effective date of this order, the Montpelier Glove Company shall send to OPA, Washington, D. C., a notification of the steps it has taken to comply with the provisions of this paragraph (f) of this order.

(b) The maximum prices authorized in paragraph (a) are subject to the following:

(1) The instructions for manufacturers and wholesalers which preface the tables in Appendix A of RMPR 506;

(2) The provisions in section 4 (a) of RMPR 506 with respect to a manufacturer's "wholesale percentage", and the

quota of deliveries which must be made at Group I prices;

(3) The marking and informational requirements of section 6 of RMPR 506. In addition to these requirements, the Montpelier Glove Company, on all deliveries of the style numbers listed in paragraph (a), made pursuant to this order, on and after September 15, 1944,

This order shall become effective July 11, 1944.
(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 11th day of July 1944.
JAMES G. ROGERS, Jr.,
Acting Administrator.
[F. R. Doc. 44-10210; Filed, July 11, 1944; 5:09 p. m.]

Glove numbers enumerated in the table below, manufactured by the Booster Glove Company. OPA has ruled that the Booster Glove Company may sell these numbers at or below the prices listed in Column A below, subject to the provisions of section 4 (a) of RMPR 506 with respect to the quota of deliveries which must be made at Group I prices. Wholesalers in turn are authorized to make regular sales at wholesale of these numbers at or below the prices listed in Column B. Retailers will determine their ceiling prices on these numbers in accordance with section 2 of RMPR 506.

Style No.	Column A Manufacturer's prices		Column B Wholesale prices
	Group I ceiling	Group II ceiling	
875G-S	\$7.20	\$7.00	\$8.07 1/2
875B-S	6.00	7.60	8.32 1/2
875V-S	6.80	7.50	8.20
10G-Cadet-S	3.30	3.60	3.97 1/2

You will note that the letter "S" follows the manufacturer's lot number or brand name. This letter indicates that these gloves have been specially priced by OPA under section 4 (b).

(e) This Order No. 9 under Revised Maximum Price Regulation 506 may be revoked or amended by the Price Administrator at any time.

(f) On all deliveries of the work glove numbers listed in paragraph (a) since March 17, 1944 pursuant to OPA adjustable pricing authorizations, the Booster Glove Company must refund to its customers any monies collected in excess of the ceiling prices authorized in this order. Within thirty days from the effective date of this order, the Booster Glove Company shall send to OPA, Washington 25, D. C., a notification of the steps it has taken to comply with the provisions of this paragraph (f) of this order.

Granting maximum prices to the Booster Glove Company and other sellers; Docket No. N6657-506-33-7.

For reasons set forth in an opinion issued simultaneously herewith, it is ordered:

(a) On and after July 11, 1944, the Booster Glove Company, 2068 Elston Avenue, Chicago 14, Illinois may sell and deliver to any purchaser, and such purchaser may buy from it, the staple work glove numbers enumerated in the following table at or below the prices set forth in Column A of this table. Wholesalers who purchase these numbers from the Booster Glove Company may make "regular sales" at wholesale of such gloves, at or below the prices set forth in Column B of the table. Ceiling prices for "special sales" at wholesale shall be determined in accordance with section 3 (b) of Revised Maximum Price Regulation 506.

Style No.	Glove description	Column A Manufacturer's prices		Column B Wholesale prices
		Group I ceiling	Group II ceiling	
875G	Men's cluto cut, side split leather palm, full leather thumb, forefinger and little finger, leather back, 8 ounce flannel back, 5 ounce side split leather palm, 3/4" waterproof gauntlet.	\$7.20	\$7.00	\$8.07 1/2
875B	Men's cluto cut, side split leather palm, full leather thumb, forefinger and little finger, leather back, 8 ounce flannel back, 6 ounce flannel palm lining, 2 1/4" waterproof safety cuff.	6.00	7.60	8.32 1/2
875V	Men's cluto cut, side split leather palm, full leather thumb, forefinger and little finger, leather back, 8 ounce flannel back, 6 ounce flannel palm lining, 3/4" or less leather thumb, flannel back, 5 ounce or heavier palm lining, 3 1/2" single ply gauntlet.	6.80	7.50	8.20
10G Cadet.	Women's cluto cut split palm, 3/4" or less leather thumb, flannel back, 5 ounce or heavier palm lining, 3 1/2" single ply gauntlet.	3.30	3.60	3.97 1/2

(b) The maximum prices authorized in paragraph (a) are subject to the following:

(1) The instructions for manufacturers and wholesalers which preface the tables in Appendix A of RMPR 506:
(2) The provisions in section 4 (a) of RMPR 506 with respect to a manufacturer's "wholesale percentage", and the quota of deliveries which must be made at Group I prices;
(3) The marking and informational requirements of section 6 of RMPR 506. In addition to these requirements, the Booster Glove Company, on all deliveries of the style numbers listed in paragraph (a), made pursuant to this order, on and after September 15, 1944, must place the letter "S" following the lot number or brand name stated on the label, ticket, or other device used to mark the gloves.

(c) The definitions in RMPR 506 shall apply to this order.
(d) The Booster Glove Company must furnish each of its customers, who, on or after March 17, 1944, purchased or purchases the style numbers listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Booster Glove Company must also notify each such customer (other than a seller at retail) that he is required in turn to transmit to his customers a copy of the notice set forth below. The notice may be attached to the invoice or may be stamped or printed on the invoice.

This notice is sent to you as required by Order No. 9 under section 4 (b) of Revised Maximum Price Regulation 506 issued by the Office of Price Administration. It lists ceiling prices fixed by OPA for the work

[RMPR 506, Order 10]

BOSS MANUFACTURING CO. ET AL.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 10 under section 4 (b) of Revised Maximum Price Regulation 506 (Maximum Prices for Staple Work Gloves). Granting maximum prices to the Boss Manufacturing Company and other sellers; Docket No. N6657-506-22-7. For the reasons set forth in an opinion issued simultaneously herewith, it is ordered:

(a) On and after July 11, 1944, the Boss Manufacturing Company, Kewanee, Illinois, may sell and deliver to any purchaser, and such purchaser may buy from it, the staple work glove numbers enumerated in the following table at or below the prices set forth in Column A of this table. Wholesalers who purchase these numbers from the Boss Manufacturing Company may make "regular sales" at wholesale of such gloves, at or below the prices set forth in Column B of the table. Ceiling prices for "special sales" at wholesale shall be determined in accordance with section 3 (b) of Revised Maximum Price Regulation 506.

Style No.	Glove description	Column A Manufacturer's prices		Column B Wholesale prices
		Group I ceiling	Group II ceiling	
696	Ladies' industrial glove, cluto cut, 6.66 ounce buff colored double dipped cloth, 2 1/4" single ply hand top of 6.66 ounce buff colored cloth, 5 ounce without tick mitten 6.78 ounce fishing shell 7 1/2" #21 black wadding interlining, 2.91 ounce #50 sheeter lining, knit wrist.	\$1.97 1/2	\$2.16	\$2.37 1/2
389	Small women's cluto cut 7 ounce cañon flannel, single thickness back and palm knit wrist.	2.17 1/2	2.37 1/2	2.62 1/2
49-571	Men's gunn cut 9 ounce cañon flannel, single thickness back and palm knit wrist.	1.33	1.47 1/2	1.62 1/2
135	Men's gunn cut 9 ounce cañon flannel, single thickness back and palm knit wrist.	1.63	1.77 1/2	2.00

Style No.	Glove description	Column A		Column B
		Manufacturer's prices		
		Group I ceiling	Group II ceiling	Wholesalers' prices
159	Men's gunn cut 13 ounce canton flannel, single thickness back and palm, knit wrist.	\$1.05	\$2.12½	\$2.35
264	Men's 6 ounce, canton flannel two thumb "husking glove", knit wrist.	1.75	1.70	1.87½
416	Children's 10 ounce fancy jersey, single thickness, knit wrist. Ages 5-10.	1.62½	1.65	1.82½
40-508	Children's 10 ounce fancy jersey, single thickness, knit wrist. Ages 10-15.	1.67½	1.70	1.90
416-6	Children's 10 ounce fancy jersey, single thickness, knit wrist. Packed 6/12th dozen pairs. Ages 5-10, 6/12th dozen pair. Ages 10-15 to the dozen.	1.55	1.67½	1.87½
40-592	Children's 10 ounce fancy jersey single thickness mitten, knit wrist. Ages 5-10.	1.25	1.35	1.50
802	Men's gunn cut 8 ounce canton flannel, single thickness back and palm, 6 ounce thumb lining, knit wrist.	1.70	1.85	2.05
A043-1	Men's 8 ounce canton flannel, single thickness back and palm, without wrist or cuff.	1.32½	1.45	1.60
	Men's gunn cut split leather palm, ¾ leather thumb, leather finger tips, 6 ounce palm lining and 6 ounce canton flannel back, knit wrist.	4.50	4.00	5.42½
	Men's gunn cut split leather palm, ¾ leather thumb, leather finger tips, 6 ounce canton flannel back, 6 ounce palm lining, single safety.	4.60	5.00	5.75
	Men's gunn cut split leather palm, ¾ leather thumb, leather finger tips, 6 ounce palm lining and 6 ounce canton flannel back, single gauntlet.	4.70	5.15	5.67½
581	Men's gunn cut side split palm, full leather thumb and forefinger, leather pull, ¾ length leather back, 4½" double (2 ply thickness) gauntlet cuff.	7.50	7.95	8.80

This order shall become effective July 11, 1944.

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

Issued this 11th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10213; Filed, July 11, 1944; 5:03 p. m.]

[MPR 183, Rev. Order 723]

MANTLE LAMP COMPANY OF AMERICA, INC.

ADJUSTMENT OF MAXIMUM PRICES

Revised Order No. 728 under § 1499.159b of Maximum Price Regulation No. 183. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel. Maximum prices for sales by manufacturers and retailers of kerosene mantle lamps sold by The Mantle Lamp Company of America, Inc., Chicago, Ill.

Order No. 728 under §1499.159b of Maximum Price Regulation No. 183 is revised and amended to read as follows:

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

(a) This order fixes maximum prices for sales of unassembled kerosene mantle lamps, and component parts of mantle lamps, which are sold by The Mantle Lamp Company of America, Inc., of Chicago, Illinois, hereafter called the Company. This order also fixes maximum prices for sales of those lamps and component parts of the lamps by retailers.

(1) The maximum price for the sale by the company for each model of unassembled mantle lamp and component parts of such lamps is the price set forth below, opposite each model number:

Maximum Prices for Sales by the Mantle Lamp Co. of America, Inc.

Model No. Mantle Lamps:

B-179	\$3.51
B-163	3.15
B-222	4.05
B-55	3.27
B-75	3.57

COMPONENT PARTS

Burner model "B"	2.60
Burner model "12"	2.45
Burner base model "B"	1.35
Burner base model "12"	1.00
Outer wick tubes	.35
Galleries	.40
Wick rafter	.15
Glass bowl no. 053	.65
Glass bowl no. 075	.85
Glass Fount no. 0153	.50

(2) For sales at retail of mantle lamps and component parts shipped by the company on and after the effective date of this revised order, the maximum price for such lamps and component parts is

(b) The maximum prices authorized in paragraph (a) are subject to the following:

(1) The instructions for manufacturers and wholesalers which preface the tables in Appendix A of RMPR 506;

(2) The provisions in section 4 (a) of RMPR 506 with respect to a manufacturer's "wholesale percentage", and the quota of deliveries which must be made at Group I prices;

(3) The marking and informational requirements of section 6 of RMPR 506. In addition to these requirements, the Boss Manufacturing Co., on all deliveries of the style numbers listed in paragraph (a), made pursuant to this order, on and after September 15, 1944, must place the letter "S" following the lot number or brand name stated on the label, ticket, or other device used to mark the gloves.

(c) The definitions in RMPR 506 shall apply to this order.

(d) The Boss Manufacturing Company must furnish each of its customers, who, on or after February 17, 1944, purchased or purchases the style numbers listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Boss Manufacturing Company must also notify each such customer (other than a seller at retail) that he is required in turn to transmit to his customers a copy of the notice set forth below. The notice may be attached to the invoice or may be stamped or printed on the invoice.

This notice is sent to you as required by Order No. 10 under section 4 (b) of Revised Maximum Price Regulation 506 issued by the Office of Price Administration. It lists ceiling prices fixed by OPA for the work glove numbers enumerated in the table below, manufactured by the Boss Manufacturing Company.

OPA has ruled that the Boss Manufacturing Company may sell these numbers at or below the prices listed in Column A below, subject to the provisions of section 4 (a) of RMPR 506 with respect to the quota of deliveries

which must be made at Group I prices. Wholesalers in turn are authorized to make regular sales at wholesale of these numbers at or below the prices listed in Column B. Retailers will determine their ceiling prices on these numbers in accordance with section 2 of RMPR 506.

Style No.	Column A		Column B
	Manufacturer's prices		
	Group I Ceiling	Group II Ceiling	Wholesalers' prices
696S	\$1.67½	\$2.15	\$2.37½
339S	2.17½	2.57½	2.62½
40-551S	1.35	1.47½	1.62½
136S	1.65	1.77½	2.00
179S	1.65	2.12½	2.35
394S	1.65	1.70	1.87½
416S	1.62½	1.65	1.82½
40-708S	1.67½	1.70	1.90
416-6S	1.55	1.67½	1.87½
40-592S	1.25	1.35	1.50
802S	1.70	1.85	2.05
A043-1S	1.32½	1.45	1.60
S (knit wrist)	4.50	4.00	5.42½
S (safety)	4.60	5.00	5.75
S (gauntlet)	4.70	5.15	5.67½
581S	7.50	7.95	8.80

You will note that the letter "S" follows the manufacturers' lot number or brand name. This letter indicates that these gloves have been specially priced by OPA under section 4 (b).

(e) This Order No. 10 under Revised Maximum Price Regulation 506 may be revoked or amended by the Price Administrator at any time.

(f) On all deliveries of the work glove numbers listed in paragraph (a) since February 17, 1944 pursuant to OPA adjustable pricing authorizations, the Boss Manufacturing Company must refund to its customers any monies collected in excess of the ceiling prices authorized in this order. Within thirty days from the effective date of this order, the Boss Manufacturing Company shall send to OPA, Washington, D. C., a notification of the steps it has taken to comply with the provisions of this paragraph (f) of this order.

the price set forth below opposite each model number:

Model No.	Maximum prices for sales at retail
Mantle lamps:	
B-179.....	\$5.85
B-153.....	5.25
B-222.....	6.75
B-53.....	5.45
B-75.....	5.95
Component parts:	
Burner model "B".....	4.00
Burner model "12".....	3.75
Burner base model "B".....	1.85
Burner base model "12".....	1.60
Outer wick to tubes.....	.60
Galleries.....	.70
Wick raiser.....	.25
Glass bowl No. 053.....	1.00
Glass bowl No. 075.....	1.25
Glass fount No. 0153.....	.75

(b) On and after the effective date of this revised order, the company, before delivering any unassembled lamp subject to this order, shall attach to the burner of each lamp a tag or label which plainly sets forth the retail maximum price for the lamp without any accessories established by this revised order. A tag in the following form is satisfactory:

The OPA retail ceiling price for this Model No. _____ lamp, without accessories is \$ _____.

(c) At the time of or prior to the first invoice to each retailer after the effective date of this revised order, the company shall notify the retailer of the maximum prices fixed by this order for sales by retailers of mantle lamps and component parts shipped by the company on and after the effective date of this revised order. This notice may be given in any convenient form. In addition, the company shall within fifteen days after the effective date of this order, file a copy of such notice with the Office of Price Administration, Washington, D. C.

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

This revised order shall become effective on the 13th day of July 1944.

Issued this 12th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10261; Filed, July 12, 1944; 11:36 a. m.]

[MPR 136, As Amended, Order 241]

ESSICK MANUFACTURING CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 241 under Maximum Price Regulation 136, as amended. Machines and parts, and machinery services; Essick Manufacturing Company.

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Register, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328, and pursuant to § 1390.25a of Maximum Price Regulation 136, as amended, *It is ordered:*

(a) The maximum price for the sales by the Essick Manufacturing Company,

Los Angeles, California, of any of the pumps listed below to persons other than consumers shall be as follows:

Pump	Maximum price
Essick 3M auto prime centrifugal pump.....	\$72.00
Essick 7M auto prime centrifugal pump.....	130.00
Essick 15M auto prime centrifugal pump.....	203.00
Essick 30M auto prime centrifugal pump.....	372.00

(b) The maximum price for the sale by any person of the pumps listed in (a) to consumers shall be determined as follows: The seller shall add the following amount to the net price he had in effect to consumers on October 1, 1941:

Pump	Amount to be added
Essick 3M auto prime centrifugal pump.....	\$8.25
Essick 7M auto prime centrifugal pump.....	17.50
Essick 15M auto prime centrifugal pump.....	19.25
Essick 30M auto prime centrifugal pump.....	27.00

(c) The Essick Manufacturing Company shall notify those customers who buy auto prime centrifugal pumps for resale of the amount by which this order permits resellers to increase their October 1, 1941, net selling prices to consumers.

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

This order shall become effective July 12, 1944.

Issued this 12th day of July 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-10263; Filed, July 12, 1944; 11:35 a. m.]

[MPR 188, Order 1852]

ALBI-FIREPEL CORP.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 1852 under § 1499.158 of Maximum Price Regulation No: 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to § 1499.158, *It is ordered:*

(a) The maximum prices for sales of Albi-Firepel "S" shall be:

	Per gallon		
	1 gal- lon con- tain- ers	5 gal- lon con- tain- ers	55 gal- lon drums
By Albi-Firepel Corporation, New York, New York, to the following purchasers:			
Distributors f. o. b. New York, New York, freight allowed to depot nearest to buyer on single shipment lots of 10 gallons or over East of Rocky Mountains.....	\$2.95	\$2.85	\$2.70
Industrial users f. o. b. New York, New York.....	4.00	3.85	3.50
By distributors to retailers f. o. b. seller's place of business.....	3.90	3.80	3.60
By retailers to consumers at retail.....	6.00	5.85	5.50

(b) No extra charge may be made for containers. A reasonable charge may be required to insure the return of 55 gallon drums, but such deposit must be refunded to the buyer upon their return in good condition within a reasonable time. Transportation costs with respect to the return of such empty drums to the seller shall in all cases be borne by the seller.

(c) *Marking and notification of maximum prices.* (1) Every person who packages Albi-Firepel "S" in one or five gallon containers shall mark each such container as indicated below:

1 gallon containers "OPA Retail Ceiling Price \$6.00."
5 gallon containers "OPA Retail Ceiling Price \$5.85."
55 gallon drums "OPA Retail Ceiling Price \$5.50."

(2) With or prior to the first delivery of Albi-Firepel "S" to any distributor or industrial user Albi-Firepel Corporation shall furnish such distributor or industrial user with a written notice. Such notice to an industrial user shall contain the information specified in item (i) of the Notice set out below, while the complete Notice set out below shall be furnished to a distributor.

Any distributor, with or prior to his first delivery of Albi-Firepel "S" to any retailer shall furnish such retailer with a written notice. Such notice shall contain the information specified in items (i) and (ii) of the Notice set out below.

NOTICE

Albi-Firepel "S" (per gallon)

1 gal. con- tainer	5 gal. con- tainer	55 gal. drum
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(i) My maximum price(s) is (are) f. o. b. _____ (insert applicable point) _____ (insert applicable maximum price)

(ii) Your maximum price(s) is (are) f. o. b. _____ (insert applicable point) _____ (insert applicable maximum price)

(iii) The retailer's maximum prices are: \$6.00 \$5.85 \$5.50

INSTRUCTIONS

You are required by the Office of Price Administration to send with or prior to your first delivery to a retailer a notice identical to items (i) and (ii) of this Notice filed in with the applicable maximum prices. The retailer's maximum prices to be indicated in item (ii) of your notice are set forth in item (iii) of this notice.

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

This order shall become effective July 13, 1944.

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

Issued this 12th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10262; Filed, July 12, 1944; 11:35 a. m.]

[MPR 64, Amdt. 1 to Order 99]

ANDERSON STOVE Co.

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 1 to Order No. 99 under Maximum Price Regulation No. 64, Domestic cooking and heating stoves.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, Order No. 99 under Maximum Price Regulation No. 64 is amended in the following respect:

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

(a) Anderson Stove Company, Anderson, Indiana, may offer to sell, transfer, or deliver its Model No. V-40 gas range at prices no higher than those set forth below:

	<i>Per unit</i>
To dealers in less than carload lots.....	\$28.20
To builders.....	28.20

These prices are f. o. b. factory at Maspeth, Long Island, and subject to discounts, allowances, and terms no less favorable than those generally in effect with respect to gas ranges produced and sold by Anderson Stove Company in their Anderson, Indiana, factory during the period January 15-June 1, 1941.

2. This Amendment No. 1 to Order No. 99 may be revoked or amended by the Price Administrator at any time.

3. This Amendment No. 1 to Order No. 99 shall become effective on the 13th day of July 1944.

Issued this 12th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10306; Filed, July 12, 1944; 4:30 p. m.]

[MPR 188, Order 1860]

ARKCO SALES Co.

APPROVAL OF MAXIMUM PRICES

Order No. 1860 under § 1499.158 of Maximum Price Regulation No. 188. Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel. Approval of maximum prices for sales of a new canvas chair manufactured by the Arkco Sales Company.

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

(a) The maximum prices for all sales and deliveries by Arkco Sales Company, 1110 Woodrow Street, Little Rock, Arkansas, of canvas chairs of its manufacture, as described in its application dated April 8, 1944, since the effective date of Maximum Price Regulation No. 188 are as follows:

	<i>To wholesalers who carry stock:</i>	<i>To re- tailers</i>
Model #36 Canvas Chair.....	01.09	01.36
Model #50 Canvas Chair.....	1.29	1.61
Rockerless Rocker.....	1.43	1.69
These maximum prices are net f. o. b. factory.		

(b) On and after the effective date of the order, the maximum price for all sales and deliveries by wholesalers who carry stock of the canvas chairs described in paragraph (a) above shall be as follows:

Model #36 Canvas Chair.....	01.36
Model #50 Canvas Chair.....	1.61
Rockerless Rocker.....	1.80

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

(d) Unless the context otherwise requires, the definitions set forth in § 1499.20 of the General Maximum Price Regulation shall apply to the terms used herein.

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

This order shall become effective on the 13th day of July 1944.

Issued this 12th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10303; Filed, July 12, 1944; 4:30 p. m.]

[MPR 477, Order 14]

RUBBER HEELS AND SOLES

APPROVAL OF MAXIMUM PRICES

Order No. 14 under Maximum Price Regulation No. 477. Sales of rubber heels and soles in the shoe factory and home replacement trades.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 15 of Maximum Price Regulation No. 477, *It is ordered:*

(a) This order is applicable only to sales in the shoe factory trade of flat cord soiling slabs which contain clearly discernible whole cords and have a minimum abrasion of 45 or more, a stitch tear test of 60 pounds or more (dry) and 60 pounds or more (wet).

(b) All sellers who sell such slabs in the shoe factory trade may sell or deliver, and all buyers who buy such slabs in the shoe factory trade may buy or receive, such slabs at prices to be adjusted upward in accordance with action that may hereafter be taken by the Office of Price Administration changing the applicable maximum prices for such sales in the shoe factory trade.

(c) Unless and until the Office of Price Administration changes the maximum prices applicable to sales of such slabs in the shoe factory trade, no buyer thereof in such trade shall pay, and no seller thereof in such trade shall receive for

such slabs sold in the shoe factory trade, more than the maximum prices therefor presently established under Maximum Price Regulation No. 477.

(d) When used in this order, "sale in the shoe factory trade" means a sale or offer for sale of slabs described in paragraph (a), (1) to persons who use those slabs in the manufacture of civilian (non-military) shoes or (2) to persons who sell the slabs purchased by them to persons who use those slabs in the manufacture of civilian (non-military) shoes.

(e) This order shall be automatically revoked on the effective date of Amendment No. 7 to Maximum Price Regulation No. 477.

(f) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective July 13, 1944.

Issued this 12th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-16332; Filed, July 12, 1944; 4:30 p. m.]

[MPR 120, Amdt. 1 to Order 64]

ATLANTIC SMOKELESS COAL Co., ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Amendment No. 1 to Order No. 64 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant.

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.207 (a) of Maximum Price Regulation No. 120 and paragraph (c) of Order No. 64 under said regulation; *It is ordered:*

Order No. 64 under Maximum Price Regulation No. 120 is amended in the following respect:

All references to the Asco No. 3 Mine, Mine Index No. 237 of Darr Smokeless Coal Company, and to the prices and coals of said mine and company are hereby deleted.

This amendment shall become effective July 20, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631.)

Issued this 12th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-16304; Filed, July 12, 1944; 4:30 p. m.]

[MPR 120, Order 191, Revocation]

VERA POCAHONTAS COAL Co.

AUTHORIZATION OF MAXIMUM PRICES

Order No. 191 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant. Order of revocation.

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with paragraph (c) of Order No. 191 and § 1340.207 (a) of Maximum Price Regulation No. 120; It is ordered:

Order No. 191 under Maximum Price Regulation No. 120 is hereby revoked.

This order shall become effective July 20, 1944.

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

Issued this 12th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10305; Filed, July 12, 1944;
4:30 p. m.]

Regional and District Office Orders.

[Region I Order G-70 Under RMPR 122,
Amdt. 7]

SOLID FUELS IN BOSTON AREA

Amendment No. 7 to Order No. G-70 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Specific maximum prices for solid fuels within specified areas in Region I.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, subparagraph (7) containing Appendix 7 is hereby added to paragraph (o) of Region I Order No. G-70 under Revised Maximum Price Regulation No. 122, to read as follows:

(o) *Appendices establishing specific maximum prices—(7) Appendix 7: bituminous coal, metropolitan Boston area—*

(a) *Maximum prices established by this Appendix 7.* This Appendix 7 establishes specific maximum prices for sales of specified kinds of bituminous coal (defined in paragraph (g) hereof) in the metropolitan Boston area by dealers and for specified services rendered by dealers in connection with the sale or handling of said coal. Price Schedule I contains maximum prices for sales f. o. b. transportation facilities at a yard, dock or other terminal facility, and Price Schedule II contains maximum prices for sales on a delivered basis. The metropolitan Boston area shall include the following cities and towns in the Commonwealth of Massachusetts: Arlington, Belmont, Boston, Braintree, Brookline, Cambridge, Canton, Chelsea, Dedham, Dover, Everett, Hingham, Holbrook, Hull, Lexington, Malden, Medford, Melrose, Milton, Needham, Newton, Norwood, Quincy, Randolph, Reading, Revere, Somerville, Stoneham, Wakefield, Waltham, Watertown, Wellesley, Weston, Westwood, Weymouth, Winchester, Winthrop and Woburn.

(b) *Price Schedule I.* Maximum prices for sales f. o. b. transportation facilities at all yards, docks and other

terminal facilities in the metropolitan Boston area.

(1) Table of prices, per net ton:

Kind of coal	Classes of purchasers		
	Classes AA and A	Class B	Class C
Domestic run of mine.....	\$7.90	\$8.12	\$8.34
Straight run of mine.....	7.65	7.87	8.09
Mixed run of mine.....	7.80	8.02	8.24
Pasley run of mine.....	8.15	8.37	8.59
Nut and slack.....	7.40	7.62	7.84
Slack.....	7.35	7.57	7.79
1½" nut and slack.....	7.65	7.87	8.09
Mixed nut and slack.....	7.50	7.72	7.94
Low volatile pea.....	7.80	8.02	8.24
High volatile modified stoker.....	7.40	7.62	7.84
High volatile nut or pea.....	7.85	8.07	8.29
Cavaller nut and slack.....	7.50	7.72	7.94
Cavaller modified stoker.....	7.97	8.19	8.41
Kentucky double screened stoker.....	8.20	8.42	8.64
High volatile egg or lump.....	7.50	7.72	7.94
High volatile nut and slack.....	7.20	7.42	7.64
Premier nut or pea.....	8.10	8.32	8.54

Provided, however, That at yards located in the cities and towns of Arlington, Belmont, Braintree, Canton, Dedham, Dover, Hingham, Holbrook, Hull, Lexington, Malden, Medford, Melrose, Milton, Needham, Newton, Norwood, Quincy, Randolph, Reading, Revere, Stoneham, Wakefield, Waltham, Watertown, Wellesley, Weston, Westwood, Weymouth, Winchester, Winthrop and Woburn, the maximum price per net ton for sales to domestic consumers shall be the foregoing Class C price for the particular kind of coal plus one dollar (\$1.00) per ton.

(2) *Classes of purchasers.* (i) Class AA shall consist of all persons who purchase f. o. b. railroad cars at seller's yard, dock or other terminal facilities.

(ii) Class A shall consist of the following persons who purchase f. o. b. truck or wagon:

(a) All wharf dealers.

(b) Dealers (other than wharf dealers) who have yards or other terminal facilities located outside of the metropolitan Boston and North Shore areas, whether or not such facilities are designed or are customarily used for the handling of bituminous coal.

(c) Those consumers who have customarily been supplied by one or more wharf dealers at the same, or substantially the same, price applicable to sales to wharf dealers, whether said price was quoted as f. o. b. point of shipment, or, when delivery was arranged for, as a delivered price which was in fact arrived at by the addition to said f. o. b. price of the actual cost of transportation.

(iii) Class B shall consist of the following persons who purchase f. o. b. truck or wagon:

(a) Dealers (other than wharf dealers) who have yards or other terminal facilities located in the metropolitan Boston area or the North Shore area, whether or not such facilities are designed or are customarily used for the handling of bituminous coal.

(b) Operators of greenhouses which are used for the growth of vegetables and/or flowers.

(iv) Class C shall consist of the following persons who purchase f. o. b. truck or wagon:

(a) All dealers who are not included in Class A or Class B, except brokers.

(b) All consumers who purchase on an f. o. b. truck or wagon basis and who are not included in Class A or Class B.

Provided, however, That nothing contained herein shall be so construed as to require a dealer to sell coal on an f. o. b. shipping point basis to any consumer to whom said dealer has not customarily sold, or who has customarily purchased on a delivered basis.

(3) *Services.* The seller shall, upon request, arrange and pay for the transportation of the coal to the purchaser by the method of transportation indicated by the purchaser, to the extent that the requested transportation facilities can, by the exercise of reasonable diligence, be secured. No charge shall be made for such service. The actual cost of the transportation shall be shown separately on the invoice or similar document rendered to the purchaser. In performing such service the dealer shall, when proper under the rules and regulations of the Bureau of Internal Revenue, furnish to the carrier the certification required to avoid further taxation on the transportation of the coal to the purchaser under section 620 of the Revenue Act of 1942.

(c) *Price Schedule II; Maximum prices for sales on a delivered basis.*

(1) *Table of prices, per net ton, for sales on a "direct delivery" basis to consumers at any point in the metropolitan Boston area.*

Kind of coal	Classes of purchasers				
	Class I	Class II	Class III	Class IV	Class V
Domestic run of mine.....	\$10.30	\$10.05	\$9.80	\$9.50	\$9.03
Straight run of mine.....	10.05	9.80	9.55	9.25	8.80
Mixed run of mine.....	10.20	9.95	9.70	9.40	8.95
Pasley run of mine.....	10.55	10.30	10.05	9.75	9.30
Nut and slack.....	9.80	9.55	9.30	9.00	8.55
Slack.....	9.75	9.50	9.25	8.95	8.50
1½" nut and slack.....	10.05	9.80	9.55	9.25	8.80
Mixed nut and slack.....	9.90	9.65	9.40	9.10	8.65
Low volatile pea.....	10.20	9.95	9.70	9.40	8.95
High volatile modified stoker.....	9.80	9.55	9.30	9.00	8.55
High volatile nut or pea.....	10.25	10.00	9.75	9.45	9.00
Cavaller nut and slack.....	9.60	9.35	9.10	8.80	8.35
Cavaller modified stoker.....	10.37	10.12	9.87	9.57	9.12
Kentucky double screened stoker.....	10.60	10.35	10.10	9.80	9.35
High volatile egg or lump.....	9.60	9.35	9.10	8.80	8.35
High volatile nut and slack.....	9.60	9.35	9.10	8.80	8.35
Premier nut or pea.....	10.50	10.25	10.00	9.70	9.25

Provided, however, That the maximum price per net ton for deliveries to domestic consumers in the cities and towns of Arlington, Belmont, Braintree, Canton, Dedham, Dover, Hingham, Holbrook, Hull, Lexington, Malden, Medford, Melrose, Milton, Needham, Newton, Norwood, Quincy, Randolph, Reading, Revere, Stoneham, Wakefield, Waltham, Watertown, Wellesley, Weston, Westwood, Weymouth, Winchester, Winthrop and Woburn shall be the foregoing Class I price for the particular kind of coal plus one dollar (\$1.00) per ton.

(2) *Maximum authorized service charges.* The foregoing prices apply to "direct deliveries" and are inclusive of any trimming that may be necessary. If a carry or wheel is necessary in order to effect delivery into the consumer's bin or storage facilities, and the buyer

requests such service of him, the dealer may charge an additional 50¢ per ton if such charge is separately stated on the invoice or similar document rendered to the purchaser.

(3) *Classes of purchasers.* Quantities refer to the consumer's annual purchases in net tons, but apply only when the minimum delivery is one ton. Prices for deliveries of less than one ton are governed by paragraph (c) (4). The consumer's annual purchases determine his classification whether or not he purchases all of his requirements from a single dealer, except that a dealer may charge the Class I price to any consumer, regardless of his general classification, who purchases less than 4 tons from said dealer during the course of a year.

Class I. Less than 4 tons.

Class II. Four tons or more, but less than 1,000 tons, regardless of the number of points within the area at which delivery is received by the purchaser.

Class III. One thousand tons or more, regardless of the number of points within the area at which delivery is received by the purchaser.

Class IV. Three thousand tons or more, but less than 7,000 tons, delivered to a single point.

Class V. Seven thousand tons or more, delivered to a single point.

If the purchaser's proper classification cannot be determined at the time of the delivery (as for example, in the case of a purchaser who converts from oil to coal), an estimate shall be made of his probable consumption, he shall be tentatively classified upon the basis of that estimate, and the dealer or dealers supplying him shall make an appropriate refund and may require that the purchaser agree to pay an appropriate additional amount if, when his actual classification has been determined, it appears that he was entitled to a lower price or could properly have been charged a higher one.

(4) *Maximum prices for half and quarter-tons.* (i) The maximum price for delivery of one-half ton shall be the result arrived at by dividing the Class I price by 2, adjusting the quotient to the nearest multiple of 5¢ and adding 50¢.

(ii) The maximum price for delivery of one-quarter ton shall be the result arrived at by dividing the maximum price for delivery of one-half ton (determined pursuant to the preceding subparagraph) by 2, adjusting the quotient to the nearest multiple of five cents and adding 25¢. If, in either case, the quotient is an exact multiple of 2½¢, the next higher multiple of 5¢ shall be considered the nearest multiple thereof.

(d) *Chemical or oil treatment.* (1) If bituminous coal from Districts 1, 2, 3, 7 or 8 has been subjected to oil or calcium chloride treatment by the producer to allay dust or to prevent freezing, and the producer has properly made a charge for such treatment in accordance with the provisions of Maximum Price Regulation No. 120, the dealer selling such coal may add to the applicable maximum price established by this appendix a treatment charge at the rate of ten cents (10¢) per ton.

(2) If any bituminous coal which has not been so treated by the producer is

subjected to oil or calcium chloride treatment by a dealer subject to this appendix, the dealer selling such coal may add to the applicable maximum price established by this appendix, a treatment charge at the rate of ten cents (10¢) per ton; provided, that no dealer shall require a purchaser to buy coal which has been so treated by the dealer.

(3) In all cases in which such a treatment charge is made, the dealer shall state it separately from all other items on his invoice.

(e) *Sales to brokers—(1) F. o. b. sales.* The maximum price for a sale to a broker who purchases f. o. b. transportation facilities at seller's yard, dock or other terminal facilities and resells without physically handling the coal, shall be 10¢ per ton less than the price applicable to a direct sale to a purchaser of the class of which the broker's customer is a member. The broker shall, when he places the order with the dealer, supply the name of his customer and a statement of his classification.

(2) *Delivered sales.* The maximum price for a sale by a dealer to a broker who orders coal to be delivered by the dealer directly to the broker's customer shall be 10¢ per ton less than the price applicable to a direct sale to a purchaser of the class of which the broker's customer is a member. The broker shall, when he places the order with the dealer, supply a statement of his customer's classification.

(f) *Terms of sale.* Terms of sale may be c. o. d. However, if credit is extended no additional charge shall be made if payment is received by the tenth day of the month following the month in which the coal is loaded on transportation facilities, in the case of f. o. b. sales, or delivered, in the case of sales on a delivered basis. For the extension of credit beyond said tenth day of the following month, interest may be charged at a rate not to exceed one-half of one per cent per month on the unpaid balance.

(g) *Definitions of coals.* The names of the kinds of coals which are listed in paragraphs (b) and (c) shall, for the purposes of this appendix, have the following meanings:

(1) "Domestic run of mine" is bituminous coal which was defined by the Bituminous Coal Division as "domestic, dealer, modified or screened run of mine", produced in Producing Districts 1, 2, 3, 7 or 8, or a mixture of two or more bituminous coals of different size groups which mixture is equivalent as to coarseness.

(2) "Straight run of mine" is bituminous coal which was defined by the Bituminous Coal Division as "straight run of mine", produced in Producing Districts 1, 2, 3, 7 or 8, or a mixture of two or more bituminous coals of different size groups which mixture is equivalent as to coarseness; except "pasley run of mine" when "pasley run of mine" is stored and delivered separately from any other coal.

(3) "Mixed run of mine" is bituminous coal which is a mixture of "domestic run of mine" and "straight run of mine" in equal proportions.

(4) "Pasley run of mine" means the size group No. 7 coal produced at the

Pasley mine, Mine Index No. 717 of the Carpenter-Pasley Coal Company, located in Greenbrier County, West Virginia, in Producing District No. 7.

(5) "Nut and slack" is bituminous coal screenings produced in the low volatile sections of Producing Districts 7 and 8 which, at the mine have passed through a screen with openings larger than three-quarters (¾) of an inch but smaller than one and one-half (1½) inches.

(6) "Slack" is bituminous coal screenings produced in the low volatile sections of Producing Districts 7 and 8 which, at the mine, have passed through a screen with openings of three-quarters (¾) of an inch or smaller.

(7) "1½" nut and slack" is bituminous coal screenings produced in the low volatile sections of Producing Districts 7 and 8 which, at the mine, have passed through a screen with openings one and one-half (1½) inches or larger, other than "high volatile nut and slack" as defined herein. The price for "1½" nut and slack" may also be used for a mixture containing not less than 66⅔% thereof, the balance being Size Group 20 coal from the Page Mine, Mine Index No. 109, in District 7.

(8) "Mixed nut and slack" is a mixture of "1½" nut and slack" with "nut and slack" and/or "slack", containing not less than fifty per cent (50%) of "1½" nut and slack."

(9) "Low volatile pea" is bituminous coal, double screened at the mines, with a top size smaller than two (2) inches and a bottom size one-quarter (¼) inch or larger, produced in the low volatile sections of producing Districts 7 or 8 except "premier pea" when "premier pea" is stored and delivered separately from any other coal except "premier nut".

(10) "Premier nut or pea" means the following bituminous coals of Consumers Mining Corporation, produced at its Premier Mine, Mine Index No. 377 in the low volatile section of Producing District No. 8:

"Pea"—Size group 5, Price Classification A
"Nut"—Size group 4, Price Classification D

or any mixture of the foregoing.

(11) "High volatile modified stoker" is bituminous coal screenings in Size Group 18, produced in the high volatile section of Producing District 8.

(12) "High volatile nut or pea" is bituminous coal in Size Group 9, produced in the high volatile section of Producing District 8.

(13) "Cavaller nut & slack" is the bituminous coal which is known by that trade name, produced by Consolidation Coal Company at its mine having Index No. 5445, in Producing District 8.

(14) "Cavaller modified stoker" is the bituminous coal which is known by that trade name, produced by Consolidation Coal Company at its mine having Index No. 5445, in Producing District 8, and with the following composition as screened at the mine:

72% of coal which has passed through a one and one-quarter (1¼) inch screen and over a three-eighths (¾) inch screen. 22% of coal which has passed through a one-eighth (⅛) inch screen and over a 50 mesh screen. 6% of coal which has passed through a 50 mesh screen.

(15) "Kentucky double screened stoker" is bituminous coal produced in Subdistrict 1 in the high volatile section of Producing District 8, Size Group 10, Price Classification B, C, D, or E.

(16) "High volatile egg" includes all double-screened egg coals in Size Groups 2, 3, 4, 5, 6 and 7, produced in the high volatile section of Producing District 8.

(17) "High volatile lump" includes all single-screened lump coals in Size Groups 1, 2, 3 and 4, produced in the high volatile section of Producing District 8.

(18) "High volatile nut and slack" is bituminous coal in Size Group 20, produced in the high volatile section of Producing District 8.

(h) *Special definitions.* When used in this Appendix 7, the term:

(1) "Wharf dealer" means a dealer who has terminal facilities located on tidewater and who normally receives bituminous coal which is transhipped via tidewater.

(2) "Broker" means a dealer who purchases bituminous coal from a dealer and, without physically handling it, resells it.

(3) "North Shore area" includes the following cities and towns in the Commonwealth of Massachusetts: Beverly, Danvers, Lynn, Lynnfield, Marblehead, Peabody, Salem, Saugus, Swampscott, and Nahant.

(i) *Special invoice requirement.* Every dealer subject to this Appendix 7 shall place on the invoice or similar document which he gives to each purchaser pursuant to paragraph (j) (2) of this Order No. G-70, in addition to the information called for by that subparagraph, a statement of the purchaser's classification: *Provided, however,* That the purchaser's classification need not be placed on the invoice if the sale is covered by a contract which correctly states the purchaser's classification, or if the seller has provided the purchaser with a letter stating the purchaser's classification and undertaking to notify the purchaser promptly of any change in his classification.

This amendment to Order No. G-70 shall become effective July 20, 1944.

(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 10th day of July 1944.

ELDON C. SHOUP,
Regional Administrator.

[F. R. Doc. 44-10222; Filed, July 11, 1944;
5:12 p. m.]

[Region I Order G-70 Under RMPR 122,
Amdt. 8]

SOLID FUELS IN BOSTON AREA

Amendment No. 8 to Order No. G-70 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Specific maximum prices for solid fuels within specified areas in Region I.

For the reasons set forth in an opinion issued simultaneously herewith and un-

der the authority vested in the Regional Administrator of Region I of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, subparagraph (8) containing Appendix 8, is hereby added to paragraph (c) of Region I Order No. G-70 under Revised Maximum Price Regulation No. 122 to read as follows:

(a) *Appendices establishing specific maximum prices—(8) Appendix 8: Specified solid fuels, Amherst, Massachusetts area—(a) Maximum prices established by this Appendix 8.* This Appendix 8 establishes specific maximum prices for sales of Pennsylvania anthracite, Koppers coke and Ambricoal in the Amherst, Massachusetts area by dealers, and for specified services rendered by dealers in connection with the sale or handling of said solid fuel. Price Schedule I contains prices for sales on a delivered basis; Price Schedule II contains prices for yard sales to consumers; and Price Schedule III sets forth prices for yard sales to dealers. The Amherst, Massachusetts area shall include the following cities and towns in the Commonwealth of Massachusetts: Amherst, Easthampton, Hadley, Hatfield, Northampton, Pelham, Westhampton and Williamsburg.

(b) *Price Schedule I; sales on a delivered basis.* (1) Base maximum prices for sales on a "direct delivery" basis to consumers at any point in the Amherst, Massachusetts area:

Kind and size	Per net ton	Per ½ ton	Per ¼ ton	Per 100 lbs.
Pennsylvania anthracite: Broken, egg, stove and chestnut.....	\$16.35	\$8.45	\$4.40	\$0.90
Pea.....	15.05	7.60	4.05	.85
Buckwheat.....	12.15	6.35	3.35	.70
Rice.....	11.10	5.80	3.05	.65
Yard screenings.....	4.00			
Koppers coke: Egg, stove and chestnut.....	15.75	8.15	4.20	.90
Ambricoal.....	14.75	7.65	3.95	.85

(2) *Discount to certain class of purchaser.* The foregoing per net ton prices shall be reduced by the following amounts on sales to consumers whose annual purchases amount to 25 tons or more:

Kind and size	Amount of reduction
All sizes of Pennsylvania anthracite, except rice size; Koppers coke and Ambricoal.....	\$0.50
Rice size Pennsylvania anthracite.....	.25

A consumer's annual purchases determine his classification, whether or not he purchases all of his requirements from a single dealer.

(3) *Maximum authorized service and deposit charges.* (a) The maximum prices per 100 pounds include carrying or wheeling to buyer's bin or storage space. If the buyer requests such service of him, the dealer may make the following charges for carrying or wheeling of quarter-ton and larger quantities to the buyer's bin or storage space:

	Per net ton	Per ½ ton	Per ¼ ton
For any carry or wheel from a "direct delivery" point, exclusive of charges for carries up or down flights of stairs.....	\$0.60	\$0.25	\$0.15
For any carry up or down flights of stairs, per flight.....	.25	.15	.10

(b) If the buyer requests that fuel delivered in burlap bags furnished by the dealer be left in the bags, the maximum amount which may be required by the dealer as a deposit on, or as predetermined liquidated damages for failure to return, the bags shall be 25 cents per bag.

(c) *Price Schedule II; yard sales to consumers.* (1) Maximum prices for sales delivered at the yard of any dealer in the Amherst, Massachusetts area to consumers:

Kind and size	Per net ton	Per ½ ton	Per ¼ ton	Per 100 lbs.
Pennsylvania anthracite: Broken, egg, stove, and chestnut.....	\$15.35	\$7.70	\$3.85	\$0.80
Pea.....	14.05	7.05	3.55	.75
Buckwheat.....	11.15	5.60	2.80	.60
Rice.....	10.10	5.05	2.55	.55
Yard screenings.....	3.60			
Koppers coke: Egg, stove, and chestnut.....	14.75	7.40	3.70	.80
Ambricoal.....	13.75	6.90	3.45	.75

(2) The provisions of paragraph (b) (2) shall be applicable to the foregoing maximum prices for yard sales to consumers.

(3) *Maximum authorized bagging and deposit charges.* (a) The maximum prices per 100 pounds are for 100 pounds bagged, but do not include the bag. If the buyer requests such service of him, the dealer may make the following charges for bagging quarter-ton and larger quantities in 100 pound bags, exclusive of any deposit charges on bags furnished by the dealer.

	Cents
Per net ton.....	50
Per ½ ton.....	25
Per ¼ ton.....	15

(b) The maximum amount which may be required by the dealer as a deposit on, or as predetermined liquidated damages for failure to return, burlap bags furnished by the dealer shall be 25 cents per bag.

(d) *Terms of sales; sales to consumers.* (1) Terms of sale for Pennsylvania anthracite yard screenings, and for less than quarter-ton lots of any other solid fuel for which specific maximum prices are established by paragraphs (b) and (c), may be net cash, but no additional charge shall be made for the extension of credit terms of net 30 days or net 10 days e. o. m.

(2) In all other cases, the following "cash discounts" for payment within the periods specified shall be granted from the maximum prices set forth in paragraphs (b) and (c), including those prices as reduced in accordance with paragraphs (b) (2) and (c) (2);

Period	Cash discounts		
	Per net ton	Per 1/2 ton	Per 1/4 ton
At time of delivery or within 10 days after date of delivery	\$1.00	\$0.50	\$0.25
After 10 days after date of delivery, but within 30 days after date of delivery	.50	.25	None

(e) *Price Schedule III; yard sales to dealers.* (1) Maximum prices for sales delivered at the yard of any dealer in the Amherst, Massachusetts area to dealers in fuels who resell them:

Kind and size	Per net ton	Per 1/2 ton	Per 1/4 ton
Pennsylvania anthracite:			
Broken, egg, stove, and chestnut	\$13.35	\$8.70	\$3.35
Pea	12.05	8.05	3.05
Buckwheat	9.15	4.60	2.50
Rice	8.10	4.05	2.05
Yard screenings			
Koppers Coke: Egg, stove, and chestnut	12.75	8.40	3.20
Ambricoal	11.75	5.90	2.95

(2) *Terms of sale.* Terms of sale may be net cash, but no additional charge shall be made for the extension of credit terms of net 30 days or net 10 days e. o. m.

(3) *Maximum authorized bagging and deposit charges.* (a) If the buyer requests such service of him, the seller may make the following charges for bagging in 100 pound bags, exclusive of any deposit charges on bags furnished by the seller.

	Cents
Per net ton	50
Per 1/2 ton	25
Per 1/4 ton	15

(b) The maximum amount which may be required by the seller as a deposit on, or as predetermined liquidated damages for failure to return, burlap bags furnished by the seller shall be 25 cents per bag.

(f) *Certain named Pennsylvania anthracite coals.* The specific maximum prices set forth above for Pennsylvania anthracite may be increased by the following amounts when the following sizes of listed named Pennsylvania anthracite coals are sold:

Kind and size	Amount of addition			
	Per net ton	Per 1/2 ton	Per 1/4 ton	Per 100 lbs.
Jeddo highland:				
Broken, egg, stove, chestnut, pea, and buckwheat	\$0.25	\$0.15	\$0.05	None
Rice	.15	.10	None	None
Greenwood: Egg, stove, chestnut, and pea	.25	.15	.05	None
Silver Brook:				
Broken, egg, stove, chestnut, pea, and buckwheat	.45	.25	.10	None
Rice	.35	.20	.10	None

This Amendment No. 8 shall become effective July 9, 1944.

(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 30th day of June 1944.

FRANK D. O'NEIL,
Acting Regional Administrator.

[F. R. Doc. 44-10223; Filed, July 11, 1944; 5:12 p. m.]

[Region VI Order G-38 Under MPR 323]

FLUID MILK IN AUSTIN, MINN.

Order G-38 under Maximum Price Regulation No. 329. Maximum prices for purchasers of milk from producers for resale as fluid milk. Adjustment of fluid milk prices payable to producers at Austin, Minnesota.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration under § 1351.408 (b) of Maximum Price Regulation 329, It is ordered:

(a) *Maximum producer prices.* The maximum price which distributors may pay to producers for whole milk sold for human consumption in fluid form and delivered to a distributor's place of business shall be 77¢ per pound butterfat. Where the milk is not delivered to the place of business of the distributor, the maximum price shall be reduced 15¢ per cwt.

(b) *Applicability of producer prices.* Maximum prices established by section (a) of this order shall apply to all purchases of milk from producers for resale for human consumption in fluid form by distributors whose bottling plants are located within Austin, Minnesota or who sell within that city 50% or more of the milk sold by them. Maximum prices provided in section (a) of this order shall apply only to purchases from producers from whom distributors covered by this order purchased milk during the period January 1, 1944, to April 30, 1944, inclusive.

(c) *Definitions.* Unless the context otherwise requires, the definitions set forth in Maximum Price Regulation 329 and the Emergency Price Control Act of 1942, as amended, shall be applicable to the terms used herein.

(d) *Relation of this order to other regulations.* Except as modified by this order, the provisions of Maximum Price Regulation 329 shall remain in full force and effect and shall not be evaded by any change in the customary delivery or trade practices in effect in January 1943.

(e) *Revocability.* This order may be amended, revoked or corrected at any time.

This order has been approved by the Regional Administrator of the War Food Administration.

This order shall become effective June 22, 1944.

(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 20th day of June 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-10224; Filed, July 11, 1944; 5:13 p. m.]

[Region VI Order G-61 Under SR 15 Under MPR 280 and MPR 329]

FLUID MILK IN BRAINERD, MINN.

Amendment No. 1 to Order No. G-61 under § 1499.75 (a) (9) of the Supplementary Regulation No. 15 to the General Maximum Price Regulation, under § 1351.807 (a) of Maximum Price Regu-

lation No. 280 and under § 1351.408 (a) of Maximum Price Regulation No. 329. Adjustment of fluid milk prices for Brainerd, Minnesota.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 (a) of Maximum Price Regulation No. 280 and by § 1351.408 (a) of Maximum Price Regulation No. 329, It is ordered, That paragraph (c) of Regional Order No. G-61 be and the same is hereby amended to read as follows:

(c) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of standard content butterfat fluid milk at wholesale and retail in Brainerd, Minnesota, shall be the maximum price determined under the General Maximum Price Regulation or Maximum Price Regulation No. 280, whichever is appropriate for the type of sale being made, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (bulk)	\$0.39	
Gallon	.29	\$0.45
1/2 gallon	.20	.24
Quart	.10 1/2	.12 1/2
Pint	.06	.07
1/2 pint	.03 1/4	.05

When the maximum price set forth is expressed in terms of 1/2 cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

This order shall be effective May 31, 1944.

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

Issued this 20th day of June 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-10219; Filed, July 11, 1944; 5:11 p. m.]

[Region I Order G-7 Under RMPR 122, Revocation]

BITUMINOUS COAL IN BOSTON AREA

Order revoking Order No. G-7 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Bituminous coal in the Metropolitan Boston Area.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region I of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act

of 1942, as amended, *It is hereby ordered*, That Region I Order No. G-7 under Revised Maximum Price Regulation No. 122 (Bituminous coal, Metropolitan Boston Area) be and it hereby is revoked.

This order shall become effective July 20, 1944.

(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 10th day of July 1944.

ELDON C. SHOUP,
Regional Administrator.

[F. R. Doc. 44-10221; Filed, July 11, 1944;
5:12 p. m.]

[Region VI Order G-61 Under SR 15, MPR 280
and MPR 329, Amdt. 2]

FLUID MILK IN BRAINERD, MINN.

Amendment No. 2 to Order No. G-61 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, under Maximum Price Regulation No. 280 and under Maximum Price Regulation No. 329. Adjustment of fluid milk prices for Brainerd, Minnesota.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 (a) to the Maximum Price Regulation No. 280 and § 1351.408 (a) of Maximum Price Regulation No. 329; *It is ordered*, That Regional Order No. G-61 be and the same is hereby amended to read as follows:

(a) *Maximum producer prices.* The maximum price which distributors may pay to producers for milk for human consumption in fluid form shall be 80¢ per pound of butterfat in whole milk.

(b) *Applicability of producer prices.* Maximum prices established by paragraph (a) of this order shall apply to all purchases of fluid milk from producers for resale for human consumption in fluid form by distributors whose bottling plants are located within the corporate limits of Brainerd, Minnesota, or who sell within this community 50% or more of the milk sold by them. The maximum price provided in paragraph (a) of this order shall apply only to purchases from producers from whom distributors covered by this order purchased from June 1, 1943 to December 31, 1943, and are not applicable to purchases from producers who did not in that period sell to distributors located in Brainerd, Minnesota.

(c) *Maximum distributor prices for sales to civilian purchasers.* (1) The maximum price for the sale and delivery of standard content butterfat fluid milk at wholesale and retail within the city limits of Brainerd, Minnesota, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.39	-----
Gallon.....	.39	\$0.46
½ gallon.....	.20	.24
Quart.....	.10½	.12½
Pint.....	.06	.07
½ pint.....	.03½	.05

(2) The maximum price for the sale and delivery of standard content fluid milk at wholesale and retail in the Counties of Cass, Morrison, Millelacs and the county of Crow Wing, except the city of Brainerd, Minnesota, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.41	-----
Gallon.....	.41	\$0.49
½ gallon.....	.21	.25
Quart.....	.11	.13
Pint.....	.06	.07
½ pint.....	.03½	.05

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit at retail may be increased to the net even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(d) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (c) (1) of the order for the particular size and type of container, plus whichever of the following provisions is the higher:

(1) One-half per quart or a proportionate amount for a part of a quart.

(2) The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(e) *Applicability of distributor prices.* (1) For the purpose of paragraph (c) (1) of this order, sales and deliveries within the Brainerd, Minnesota, area shall mean: (i) All sales made within the city limits of Brainerd, Minnesota, (ii) All sales of fluid milk by any seller at retail at or from an establishment located outside of the Counties of Cass, Crow Wing, Morrison and Millelacs, Minnesota, obtaining the major portion of its supply of milk from a seller at wholesale located within Brainerd, Minnesota.

(2) For the purpose of paragraph (c) (2) of this order, sales and deliveries within the Counties of Cass, Crow Wing, Morrison and Millelacs, Minnesota, shall mean:

All sales made within the County limits of Cass, Morrison, Millelacs, and Crow Wing, except the City of Brainerd, Minnesota, at or from an establishment lo-

cated in said counties except Brainerd, Minnesota, which obtain a major portion of their supply of milk from Brainerd, Minnesota.

(f) *Definitions.* (1) Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

(2) Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

(3) Army and Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(g) *Relation of this order to Office of Price Administration regulations.* No purchaser shall pay a larger proportion of transportation costs incurred in the delivery or supply of milk from producers than he paid in deliveries during January 1943. Except as modified by this order, the provisions of Maximum Price Regulation No. 280, of Maximum Price Regulation No. 329, and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(h) *Revocability.* This order may be revoked, amended or corrected at any time.

The portion of this order which applies to prices which may be paid to producers has been approved by the Administrator of the War Food Administration.

This order shall be effective May 29, 1944.

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

Issued this 27th day of June 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-10220; Filed, July 11, 1944;
5:11 p. m.]

[Region VI Order G-71 Under SR 15 and
MPR 280]

FLUID MILK IN MADRID, NEBR.

Order No. G-71 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and under § 1351.807 (a) of Maximum Price Regulation No. 280. Adjustment of fluid milk prices in Madrid, Nebraska.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and by § 1351.807 (a) of Maximum Price Regulation No. 280, it is ordered:

(a) *Maximum distributor prices for sales to civilian purchasers.* The maximum prices for the sale and delivery of fluid milk for human consumption at wholesale and retail in Madrid, Nebraska, shall be the maximum prices determined under the General Maximum Price Regulation or under Maximum Price Regulation No. 280, whichever shall be applicable, or the following prices, whichever shall be the higher.

Standard butterfat content fluid milk	Wholesale	Retail
Gallon (in bulk).....	\$0.37
Gallon.....	.37	\$0.45
½ gallon.....	.19	.23
Quart.....	.10	.12
Pint.....	.05½	.06½
½ pint.....	.03	.03½

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) *Maximum distributor prices for sales to the Army and Navy.* The maximum prices for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container plus whichever of the following provisions is the higher:

(1) One-half cent per quart or a proportionate amount for a part of a quart.

(2) The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within the Madrid, Nebraska, area shall mean:

(1) All sales made within the corporate limits of Madrid, Nebraska, and all sales at or from an establishment located in Madrid, Nebraska.

(2) All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Madrid, Nebraska.

(d) *Definitions.* (1) Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance, distributed and sold for consumption in fluid form as whole milk.

(2) Sales at wholesale shall include all sales to retail stores, hotels, restaurants, schools, hospitals, prisons and other institutions.

(3) Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of the General Maximum Price Regulation and the Maximum Price Regulation No. 280 shall remain in full force and effect and shall not be evaded by any change in business or trade practices.

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective June 21, 1944.

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

Issued this 19th day of June 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-10215; Filed, July 11, 1944; 5:10 p. m.]

[Region VI Order G-72 Under SR 15 and MPR 280]

FLUID MILK IN CANTON, ILL.

Order No. G-72 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and under § 1351.807 (a) of Maximum Price Regulation No. 280. Adjustment of fluid milk prices in Canton, Illinois.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation and by § 1351.807 (a) of Maximum Price Regulation No. 280, it is ordered:

(a) *Maximum distributor prices for sales to civilian purchasers.* The maximum prices for the sale and delivery of fluid milk for human consumption at wholesale and retail in Canton, Illinois, shall be the maximum prices determined under the General Maximum Price Regulation or under Maximum Price Regulation No. 280, whichever shall be applicable, or the following prices, whichever shall be the higher:

Standard butterfat content fluid milk	Wholesale	Retail
Gallon (in bulk).....	\$0.29
Gallon.....	.29	\$0.47
½ gallon.....	.15	.24
Quart.....	.10½	.12½
Pint.....	.05	.07
½ pint.....	.03½	.04

Where the maximum price set forth is expressed in terms of ½ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) *Maximum distributor prices for sales to the Army and Navy.* The maxi-

mum prices for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container plus whichever of the following provisions is the higher:

(1) One-half cent per quart or a proportionate amount for a part of a quart.

(2) The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within the Canton, Illinois, area shall mean:

(1) All sales made within the corporate limits of Canton, Illinois, and all sales at or from an establishment located in Canton, Illinois.

(2) All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Canton, Illinois.

(d) *Definitions.* (1) Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance, distributed and sold for consumption in fluid form as whole milk.

(2) Sales at wholesale shall include all sales to retail stores, hotels, restaurants, schools, hospitals, prisons and other institutions.

(3) Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of the General Maximum Price Regulation and the Maximum Price Regulation No. 280 shall remain in full force and effect and shall not be evaded by any change in business or trade practices.

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective June 29, 1944.

(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 27th day of June 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-10216; Filed, July 11, 1944; 5:10 p. m.]

[Region VI Order G-75 Under SR 15, MPR 230 and MPR 329]

FLUID MILK IN WINONA, MINN.

Order No. G-75 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation under Maximum Price Regulation No. 280 and under Maximum Price Regulation No. 329. Adjustment of fluid milk prices for Winona, Minnesota.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 (a) to the Maximum Price Regulation No. 280 and § 1351.408 (a) of Maximum Price Regulation No. 329, it is ordered:

(a) *Maximum producer prices.* The maximum price which distributors may pay to producers for milk for human consumption in fluid form shall be \$3.15 per cwt. for 4% milk, plus not more than 5¢ for each $\frac{1}{10}$ of a pound of butterfat in excess of 4% and minus not less than 5¢ for each $\frac{1}{10}$ of a pound of butterfat below 4%.

(b) *Applicability of producer prices.* Maximum prices established by paragraph (a) of this order shall apply to all purchases of fluid milk from producers for resale for human consumption in fluid form by distributors whose bottling plants are located within the corporate limits of Winona, Minnesota, or who sell within this community 50% or more of the milk sold by them. The maximum price provided in paragraph (a) of this order shall apply only to purchases from producers from whom distributors covered by this order purchased from August 1, 1943 to March 31, 1943, and are not applicable to purchases from producers who did not in that period sell to distributors located in Winona, Minnesota.

(c) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of fluid milk at wholesale and retail in Winona, Minnesota, shall be the maximum price determined under the General Maximum Price Regulation or the following prices, whichever shall be the higher:

STANDARD BUTTERFAT CONTENT FLUID MILK

	Wholesale	Retail
Gallon (in bulk).....	\$0.39
Gallon.....	.39	\$0.47
$\frac{1}{2}$ gallon.....	.20	.24
Quarts.....	.10 $\frac{1}{2}$.12 $\frac{1}{2}$
Pints.....	.06	.07
$\frac{1}{2}$ pints.....	.03 $\frac{1}{2}$.05

CHOCOLATE

	Wholesale	Retail
Quarts.....	\$0.10 $\frac{1}{2}$	\$0.12 $\frac{1}{2}$
Pints.....	.06	.07
$\frac{1}{2}$ pints.....	.03 $\frac{1}{2}$.05

GUERNSEY

	Wholesale	Retail
Quarts.....	\$0.11	\$0.12 $\frac{1}{2}$

BUTTERMILK

	Wholesale	Retail
Quarts.....	\$0.05 $\frac{1}{2}$	\$0.07

Where the maximum price set forth is expressed in terms of $\frac{1}{2}$ cent, the price charged for a single unit at retail may be increased to the next even cent. An

opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(d) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (c) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

(1) One-half cent per quart or a proportionate amount for a part of a quart.

(2) The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(e) *Applicability of distributor prices.* For the purpose of paragraph (c) of this order, sales and deliveries within the Winona, Minnesota area shall mean:

(1) All sales made within the city limits of Winona, Minnesota, and all sales at or from an establishment located in Winona, Minnesota.

(2) All sales of fluid milk by any seller at retail at or from an establishment obtaining the major portion of its supply of milk from a seller at wholesale located within Winona, Minnesota.

(f) *Definitions.* (1) Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

(2) Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

(3) Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(g) *Relation of this order to Office of Price Administration regulations.* No purchaser shall pay a larger proportion of transportation costs incurred in the delivery or supply of milk from producers than he paid on deliveries during January 1943. Except as modified by this order, the provisions of Maximum Price Regulation No. 280, of Maximum Price Regulation No. 329, and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(h) *Revocability.* This order may be revoked, amended or corrected at any time.

The portion of this order which applies to prices which may be paid to producers has been approved by the Administrator of the War Food Administration. This order shall be effective June 29 1944.

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

Issued this 27th day of June 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-10217; Filed, July 11, 1944; 5:10 p.m.]

[Region VI Order G-77 Under SR 15 and MPR 280]

FLUID MILK IN DESIGNATED COUNTIES IN WISCONSIN

Order No. G-77 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation under Maximum Price Regulation No. 280. Adjustment of fluid milk prices for the counties of Oneida, Vilas and Forest, except the cities of Rhinelander, Eagle River, Crandon, Laona and Wabena, Wisconsin.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1499.75 (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, by § 1351.807 to the Maximum Price Regulation No. 280, it is ordered:

(a) *Maximum distributor prices for sales to civilian purchasers.* The maximum price for the sale and delivery of standard content butterfat fluid milk at wholesale and retail in Oneida, Vilas and Forest Counties, except the cities of Rhinelander, Eagle River, Crandon, Laona and Wabena, Wisconsin, shall be the maximum price determined under the General Maximum Price Regulation, or Maximum Price Regulation No. 280, whichever is applicable, or the following prices, whichever shall be the higher:

Container size	Wholesale	Retail
Gallon (in bulk).....	\$0.41
Gallon.....	.41	\$0.49
$\frac{1}{2}$ gallon.....	.21	.25
Quart.....	.11	.13
Pint.....	.06 $\frac{1}{2}$.07 $\frac{1}{2}$
$\frac{1}{2}$ pint.....	.03 $\frac{1}{4}$.04

Where the maximum price set forth is expressed in terms of $\frac{1}{2}$ cent, the price charged for a single unit at retail may be increased to the next even cent. An opportunity must, however, be given to each buyer to purchase two units for which the maximum price will be twice the single unit price. All sales at wholesale and home delivery sales at retail shall be considered multiple unit sales unless separate collections are made for single units when delivered.

(b) *Maximum distributor prices for sales to the Army and Navy.* The maximum price for the sale and delivery of fluid milk to the Army and Navy shall be the price at wholesale computed under paragraph (a) of this order for the particular size and type of container, plus whichever of the following provisions is the higher:

(1) One-half cent per quart or a proportionate amount for a part of a quart.

(2) The actual transportation costs from the seller's plant to the point of delivery at the lowest common carrier rate.

(c) *Applicability of distributor prices.* For the purpose of paragraph (a) of this order, sales and deliveries within the Counties of Oneida, Vilas and Forest, except in the cities of Rhinelander, Eagle River, Crandon, Laona and Wabena, Wisconsin, means all sales from an establishment located in Rhinelander, Wisconsin, and all sales in establishments located in those counties except the cities of Rhinelander, Eagle River, Crandon, Laona and Wabena, which obtain a major portion of their supply of milk from Rhinelander, Wisconsin.

(d) *Definitions.* (1) Standard butterfat content milk shall mean cow's milk having a butterfat content of not less than 3.2% or the legal minimum established by statute or municipal ordinance and distributed and sold for consumption in fluid form as whole milk.

(2) Sales at wholesale shall include all sales to retail stores, restaurants, schools, hospitals, prisons and other institutions.

(3) Army or Navy means the War Department or the Department of the Navy of the United States, including such Departments' sales stores, commissaries, ships' stores, officers' messes, and stores operated as Army canteens or post exchanges.

(e) *Relation of this order to Office of Price Administration regulations.* Except as modified by this order, the provisions of Maximum Price Regulation No. 280 and of the General Maximum Price Regulation shall remain in full force and effect and shall not be evaded by any change in business or trade practices in effect during the applicable base period of such regulations.

(f) *Revocability.* This order may be revoked, amended or corrected at any time.

This order shall be effective July 1, 1944.

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

Issued this 3d day of July 1944.

RAE E. WALTERS,
Regional Administrator.

[F. R. Doc. 44-10218; Filed, July 11, 1944; 5:11 p. m.]

[Region VII Revised Order G-24 Under RMPR 122]

SOLID FUELS IN DENVER REGION

Revised Order No. G-24 under Revised Maximum Price Regulation No. 122. Solid fuels sold and delivered by dealers. Adjustment of specific maximum prices of dealers in Region VII to compensate for increases in supplier's price under Amendment 74 to Maximum Price Regulation No. 120.

Pursuant to the Emergency Price Control Act of 1942, as amended, and

§ 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the accompanying opinion, Order No. G-24 under Revised Maximum Price Regulation No. 122 is hereby redesignated Revised Order No. G-24 under Revised Maximum Price Regulation No. 122 and, as amended to date, is hereby made to read as follows:

(a) *What this order does.* This Revised Order No. G-24 permits dealers in Region VII for whom specific maximum prices have heretofore been established by this Regional Office in any specified trade area by an adjustment order issued under § 1340.259 (a) or by a community pricing order under § 1340.260 of Revised Maximum Price Regulation No. 122, to add to their specific maximum prices so established, the amounts set forth in Appendix A of paragraph (d) hereof, when they sell coal purchased by them from one of the high-cost mines named in said Appendix A.

(b) *When dealers may increase their specific maximum prices to cover an increase in the maximum prices of a high-cost producer.* If you are a dealer selling any kind, class, or grade of coal for which your maximum price has been established by an adjustment order issued

under § 1340.259 (a) or a community pricing order under § 1340.260 of Revised Maximum Price Regulation No. 122 by this Region VII of the Office of Price Administration for the trade area in which your place of business is located and you buy coal from any one or more of the high-cost mines listed in Appendix A of paragraph (d) hereof, you may add to your specific maximum prices, as established by such area adjustment order, or such community pricing order, the amount of such increase allowed your supplier as is set forth in said Appendix A, from and after the effective date specified in said Appendix A.

(c) *Limitations.* This order permits you to add to your specific maximum prices the amount shown in Appendix A only as to coal actually purchased by you from one or more of the high-cost mines listed in Appendix A, and does not permit you to add such increase to your specific maximum prices for such coal when purchased from any other supplier or when purchased prior to December 3, 1943.

(d) *Appendix A.* The following mines have been designated high-cost mines and authorized to increase their f. o. b. mine prices per ton of coal, in the amounts and as of the effective dates set forth below:

I. MINES IN DISTRICT 17

Operator	Sub-district	Index No.	Size groups	Amount	Effective date
<i>Cents</i>					
(1) The Colorado Fuel and Iron Corporation:					
Crested Butte.....	11	25	All.....	20	4-13-44
Rockvale #3.....	2	65	All.....	20	4-13-44
Frederick.....	8	32	All.....	42	12-30-43
Morley.....	8	62	All.....	45	12-30-43
(2) Crested Butte Coal Company:					
Buckley #2.....	11	16	13 thru 16.....	20	4-10-44
			17 and 19.....	20	4-10-44
(3) Moffat Coal Company: Moffat Nos. 1 and 2.....	4	81	1 thru 9.....	10	4-1-44
			19 thru 18.....	20	4-1-44
(4) The Victor American Fuel Company:					
Pinnacle.....	4	62	All.....	40	1-21-44
Wedge.....	5	82	All.....	10	1-21-44
(5) Butte Valley Coal Company: Butte Valley.....	1	17	1 thru 12.....	10	4-10-44
			14 thru 16.....	20	4-10-44
			17.....	25	4-10-44
			19.....	10	4-10-44
(6) American Smelting and Refining Company: Ben Carls.....	8	14	#1-5' Imp.....	50	3-21-44
			#2-5' Imp.....	40	3-21-44
			#3-5' Imp.....	40	3-21-44
			#4-8 x 3 grade.....	40	3-21-44
			#14-1 x 0 black.....	10	3-21-44
			#15-1/2 x 0 screenings.....	15	3-21-44
			#16-1/2 x 0 screenings.....	15	3-21-44
			#17-Mine run.....	40	3-21-44
			#19-8 x 0 Med. mine run.....	40	3-21-44
(7) Ramsey Coal Company:					
Ramsey No. 1.....	5	210	All.....	20	4-20-44
Ramsey No. 2.....	5	21	All.....	20	4-20-44
(8) Garfield Coal Company:					
Garfield.....	15	33	All.....	20	5-9-44
(9) Colony Coal Company: Mt. Streeter (Red Wing Coal).....	6	322	All.....	20	7-8-44
(10) Domeitic Coal Company: Streeter.....	5	75	All.....	20	7-8-44

II. MINES IN DISTRICT 10

Operator	Sub-district	Index No.	Size groups	Amount	Effective date
<i>Cents</i>					
(1) Colony Coal Company: Peacock.....	2	18	1 and 2.....	15	6-14-44
			3 thru 6.....	25	6-14-44
			7.....	5	6-14-44
			8 and 9.....	25	6-14-44
			13.....	15	6-14-44
			15 and 16.....	25	6-14-44
(2) Lion Coal Corporation: Star.....	2	24	All.....	20	1-21-44
(3) Rock Springs Fuel Company: Klach Fyre No. 1.....	2	13	1 thru 17.....	35	4-5-44
(4) Gunn Qualey Coal Company: Sweetwater No. 2.....	2	29	Size 15.....	15	3-20-44

III. MINES IN DISTRICT 20

Operator	Sub-district	Index No.	Size groups	Amount	Effective date
(1) Hi-Heat Coal Company: Rains #2...	1	17	1 thru 9..... 10 thru 15.....	<i>Cents</i> 40 80	4-5-44 4-5-44
(2) Hudson Coal Company: Sweet.....	1	23	1 thru 6..... 7 thru 15.....	25 50	4-20-44 4-20-44
(3) Royal Coal Company: Royal.....	1	19	10 thru 15.....	20	3-24-44
(4) Spring Canyon Coal Company: Spring Canyon.	1	20	10 thru 15.....	20	6-14-44
(5) Standard Coal, Inc.: Standard.....	1	21	All.....	20	12-15-43
(6) Western Coal Mining Company: Western	1	11	1 thru 9..... 10 thru 12..... 13..... 14 and 15.....	20 50 75 50	4-1-44 4-1-44 4-1-44 4-1-44

This Appendix A has been now brought up to date by incorporating therein the changes required by Order No. 815 under Maximum Price Regulation No. 120, issued by the Washington Office of the Office of Price Administration on June 13, 1944, and all similar orders issued prior thereto. This Appendix A will be kept current by amendments issued from time to time to cover additional orders, if any, under Maximum Price Regulation No. 120 issued by the Washington Office of the Office of Price Administration.

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

(f) *Right to revoke or amend.* This order may be revoked, modified, or amended by the Administrator or the Regional Administrator at any time.

(g) *Effective date.* This Revised Order No. G-24 shall become effective on July 5, 1944.

(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 5th day of July 1944.

RICHARD Y. BATTERTON,
Regional Administrator.

[F. R. Doc. 44-10225; Filed, July 11, 1944;
5:13 p. m.]

[Portland Order G-3 Under 18 (c)]

FIREWOOD IN STEVENSON, WASH., AND
CASCADE LOCKS, OREG.

Order No. G-3 under § 1499.18 (c), as amended, of the General Maximum Price Regulation. Adjusted maximum prices for firewood in the Stevenson, Washington and Cascade Locks, Oregon, area.

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the District Director of the Office of Price Administration by § 1499.18 (c), of the General Maximum Price Regulation, and by General Order No. 32, *It is hereby ordered:*

(a) The maximum prices as established by section 2 and 3 of the General

Maximum Price Regulation or by any order issued pursuant to such regulation, or by any supplementary regulation thereto, for the sale and delivery of the types of firewood specified below in the Stevenson and Cascade Locks areas, are hereby adjusted so that the maximum prices therefor shall be:

Maximum price per cord delivered to premises of buyer

Type of firewood:	Price
16" old growth fir.....	\$11.00
4' old growth fir.....	9.75
16" second growth fir.....	10.25
4' second growth fir.....	9.00

(b) *Definitions.* (1) "Stevenson, Washington area" as herein used means the cities Stevenson and North Bonneville, Washington and the area within a 3 mile radius of their respective city limits.

(2) "Cascade Locks, Oregon area" as herein used means the cities of Cascade Locks and Bonneville, Oregon and the area within a 3 mile radius of their respective city limits.

(c) Each seller shall keep this order together with his base period price list in his place of business and make it available for inspection by any person during business hours.

(d) No seller shall evade any of the provisions of this order by changing his customary allowances, discounts, or other price differentials unless such change results in a lower price.

(e) Every seller affected by this order shall remain subject to all other provisions of the General Maximum Price Regulation.

(f) *Invoice and records.* Every person making a sale of firewood for which a maximum price is set by this order shall give the purchaser or his agent at the time of sale an invoice or other memorandum of sale, which shall show:

- (1) The date of sale.
- (2) The name and address of the buyer and seller.
- (3) The quantity of firewood sold.
- (4) Description of firewood sold, in the same manner as it is described in this order. (This shall include the kind of wood, i. e., hard, soft, or mixed, and length of pieces of wood.)
- (5) Place of sale. (If the price is dependent on place of delivery, then the place of delivery shall be stated.)
- (6) The total price of the wood.

On the invoice or memorandum, a separate statement shall be made of any discounts and of each service rendered such as delivery, carrying and stacking, and the charge made for each such service.

The seller shall keep an exact copy of such invoice or memorandum for a period of two years and such copy shall be made available for inspection by the Office of Price Administration.

(g) This order may be revoked, amended, or corrected at any time.

This order shall become effective July 3, 1944.

NOTE: The record keeping provision of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub Law 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 3d day of July 1944.

MCDONNELL BROWN,
District Director.

[F. R. Doc. 44-10226; Filed, July 11, 1944;
5:13 p. m.]

[Portland Order G-4 Under 18 (c)]

FIREWOOD IN JOHN DAY-CANYON CITY,
OREG., AREA

Order No. G-4 under § 1499.18 (c), as amended, of the General Maximum Price Regulation. Adjusted maximum prices for certain firewood in the John Day-Canyon City, Oregon area.

For the reasons set forth in the opinion issued simultaneously herewith, and under the authority vested in the District Director of the Office of Price Administration by § 1499.18 (c), as amended, of the General Maximum Price Regulation; *It is hereby ordered:*

(a) The maximum prices as established by sections 2 and 3 of the General Maximum Price Regulation or by any previous order issued pursuant to such regulation, or to any supplementary regulation thereto, for the sale and delivery of the types of firewood specified below in the John Day-Canyon City area, are hereby adjusted so that the maximum prices therefor shall be:

Type of firewood	Maximum prices delivered to premises of buyer in the John Day-Canyon City Area	
	16"	4 ft.
Seasoned pine forest wood.....	\$11.00	\$9.50
Dead pine forest wood.....	10.00	8.50

(b) *Definitions.* (1) The John Day-Canyon City areas as herein used means that portion of Grant County, Oregon, which is within a fifteen mile radius of the city limits of the cities of John Day and Canyon City.

(c) No seller shall evade any of the provisions of this Order No. G-4 by changing the customary allowances, discounts, or other price differentials unless such change results in a lower price.

(d) *Invoices and records.* Every person making a sale of firewood for which a maximum price is set by this order shall give the purchaser or his agent at the

time of the sale an invoice or other memorandum of sale, which shall show:

- (1) The date of sale.
- (2) The name and address of the buyer and seller.
- (3) The quantity of firewood sold.
- (4) Description of firewood sold, in the same manner as it is described in this order. (This shall include the kind of wood, i. e. hard, soft, or mixed, and length of pieces of wood.)
- (5) Place of sale. (If the price is dependent on place of delivery, then the place of delivery shall be stated.)
- (6) The total price of the wood, on the invoice or memorandum, a separate statement shall be made of any discounts and of each service rendered such as delivery, carrying, and stacking, and the charge made for each such service.

The seller shall keep an exact copy of such invoice or memorandum for a period of two years and such copy shall be available for inspection by the Office of Price Administration.

(e) This order may be revoked, amended, or corrected at any time.

This order shall become effective July 3, 1944.

NOTE: The record-keeping provisions of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 3d day of July 1944.

McDONNELL BROWN,
District Director.

[F. R. Doc. 44-10227; Filed, July 11, 1944; 5:14 p. m.]

[Region VIII Order G-5 Under RMPR 122]

SLACK SIZE COAL IN ELKO, NEV.

Order No. G-5 under Revised Maximum Price Regulation No. 122. Solid fuel sold and delivered by dealers. Adjusted maximum prices for sales of slack size coal by dealers located at Elko, Nevada.

For the reasons set forth in an opinion issued simultaneously herewith and under authority vested in the Regional Administrator of the Office of Price Administration by § 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, *It is hereby ordered:*

(a) The adjusted maximum prices at which dealers located at Elko, Nevada, may sell and deliver slack size coal are as follows:

For deliveries to the premises of the consumers direct from the car.....	\$9.35
For deliveries to the premises of the consumers from the dealers' yards...	9.60

(b) The adjusted maximum prices herein established are subject to the particular dealers customary discounts, allowances, and other differentials.

(c) This order may be revoked, amended, or corrected at any time.

This order shall become effective five days after date of issuance.

No. 140—9

(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 1st day of July 1944.

L. F. GENTNER,
Regional Administrator.

[F. R. Doc. 44-10198; Filed, July 11, 1944; 12:23 p. m.]

[Region III Order G-1 Under General Order 50]

MALT BEVERAGES IN CLEVELAND REGION

Order No. G-1 under General Order No. 50. Maximum prices for malt beverages in Region III.

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 General Order No. 50 issued by the Administrator of the Office of Price Administration, it is hereby ordered:

SECTION 1. *Purpose of this order.* It is the purpose of this order to establish specific maximum prices for malt beverages, as defined in this order, either in containers or on draught when sold or offered for sale at retail by any eating or drinking establishment, for "consumption on the premises".

Sec. 2. *Geographical applicability.* The provisions of this order extend to all eating and drinking establishments located in Region III of the Office of Price Administration, except those specifically exempted by Section 5. Region III of the Office of Price Administration includes all of the territory located within the outermost geographical boundaries of the States of Ohio, Michigan, West Virginia, Kentucky and Indiana (except the County of Lake).

Sec. 3. *Ceiling prices.* (a) On and after August 21, 1944, if you operate an eating or drinking establishment covered by this order, you shall not sell or offer for sale any beverage subject to this order at prices higher than the applicable ceiling prices listed in Appendix A for the zone in which your establishment is located. You may, of course, charge lower prices at any time.

(b) (1) If you sell any beverage subject to this order which is not specifically listed in one of the Tables for your zone in Appendix A hereof, and if you believe the maximum price specified in Table III—"Maximum Prices Per Bottle for the Respective Container Sizes for all Brands of Malt Beverages not listed in Table I and II"—is not appropriate for such beverage, you may apply to the Regional Office, Office of Price Administration, Region III, Cleveland, Ohio, requesting that such beverage be specifically listed in one of the Tables for your zone in Appendix A hereof. With or without such application, Appendix A may be amended by the Regional Administrator at any time.

(2) The following sales of malt beverages shall be exempt from this order, but shall remain subject to any applicable Maximum Price Regulation:

- (i) Malt beverages in container sizes not listed in Appendix A.
- (ii) Malt beverages sold for consumption off the premises.

(c) You may not add any taxes to the ceiling prices set forth in Appendix A hereof except those specifically provided therein as all other taxes were taken into consideration in establishing the ceiling prices for each group and zone as set forth in Appendix A.

(d) You may not add any sum as a bottle deposit to the maximum prices established in Appendix A for the group and zone in which you belong.

Sec. 4. *Zones and sellers' groups.*—(a) This order divides the territory to which it applies into zones. It also divides eating and drinking establishments into three groups. Different ceiling prices are established for each zone and each group located therein as set forth in Appendix A.

(b) *In what zone an establishment belongs.* The applicable zone for your establishment is that zone in which such establishment is geographically located.

(c) *In what group an establishment belongs.* (1) An establishment, except a new seller (see paragraph (f) of this section) belongs in Group 1B if:

(i) During the base period of April 4-10, 1943, the establishment sold in 12 oz. containers one or more brands of malt beverages covered by Table III as set forth for the applicable zone in Appendix A of this order; and

(ii) Such establishment's legal ceiling prices, exclusive of Federal Excise Taxes effective November 1, 1942 and thereafter, for the greatest number of such Table III brands sold in 12 oz. containers were the same as, or greater than, the applicable zone prices set forth for Table III brands sold in 12 oz. containers for Group 1B sellers.

(2) An establishment, except a new seller, (see paragraph (f) of this section) belong in Group 2B if:

(i) During the base period of April 4-10, 1943, the establishment sold in 12 oz. containers, one or more brands of malt beverages covered by Table III as set forth for the applicable zone in Appendix A of this order; and

(ii) Such establishment's legal ceiling prices, exclusive of Federal Excise Taxes effective November 1, 1942 and thereafter, for the greatest number of such Table III brands sold in 12 oz. containers were the same as or greater than, the applicable zone prices as set forth for Table III brands sold in 12 oz. containers for Group 2B sellers, but less than those prices set forth for Group 1B sellers.

(3) If during the base period of April 4-10, 1943, an establishment, except a new seller (see paragraph (f) of this section) did not sell any brands of beer in 12 oz. containers covered by Table III in the applicable zone but did sell one or more of the brands of beer in 12 oz. con-

tainers listed for the applicable zone in Table II of Appendix A, then the establishment shall determine its group by following the same method set out in Paragraph (1) and (2) above, but substituting the words "Table II" for "Table III" wherever said reference appears.

(4) An establishment belongs in Group 3B unless and until it is classified as a Group 1B or 2B establishment in the manner hereinafter provided.

(d) *Procedure to obtain classification as a Group 1B or Group 2B seller.* (1) Each separate establishment, even those under the same ownership, or management, must be separately and individually classified into its proper group. (For example, a coffee shop, dining room, special room, and a snack bar all in a hotel owned and operated by the same person, are considered separate establishments and must separately determine their proper group.)

(2) To obtain a classification in Group 1B or Group 2B, an establishment shall file in duplicate, Form No. GO-50 III-G1-1 containing all the information required therein. If such establishment has, prior to the issuance of this order, filed prices for malt beverages with its local War Price and Rationing Board as required by General Order No. 50, such forms shall then be filed with the said Local War Price and Rationing Board. Otherwise, said Form GO-50 III-G1-1 shall be filed with the appropriate District Office of the Office of Price Administration.

(3) Form GO-50 III-G1-1 may be considered filed only:

(i) When such report properly executed and in duplicate is received by the appropriate War Price and Rationing Board or appropriate District Office as the case may be; or

(ii) When such report properly executed and in duplicate is mailed by registered mail, addressed to the appropriate War Price and Rationing Board or the appropriate District Office as the case may be.

(4) Twenty days after the filing of Form GO-50 III-G1-1 if you have not received specific denial of the requested classification as a Group 1B or Group 2B seller, you may, until notified to the contrary, use the prices applicable to the group classification which you have requested.

(e) *Determination by War Price and Rationing Board and District Offices of the proper group for an establishment.*

(1) If an establishment has, prior to the issuance of this order, filed prices for malt beverages with its War Price and Rationing Board, in accordance with General Order No. 50, and those prices show that the establishment is entitled to use Group 1B or Group 2B prices under this order, the War Price and Rationing Board upon receipt of Form GO-50 III-G1-1 filed pursuant to subsection (d) of this section 4, shall, subject to the limitation in section 4 (e) (2) herein, notify the establishment that it may use either Group 1B or Group 2B prices, as the case may be, and forward to such establishment a placard showing the Group to

which the establishment belongs. This authorization shall be subject to further action on the part of the District Director, as hereinafter provided.

(2) If an establishment has filed prices with the War Price and Rationing Board, as required by General Order No. 50, showing the ceiling prices for malt beverages and those prices are lower than the prices which would entitle the establishment to use the prices requested in Form GO 50-III-G1-1, the War Price and Rationing Board shall forward such form filed by such establishment to the District Director.

(3) Upon the filing with the District Director of Form GO 50-III-G1-1, by any establishment subject to this order, under the provisions of subsection (d) (2), or upon the forwarding of such form by any War Price and Rationing Board to said District Director under paragraph (e) (2) hereof, said District Director shall determine the proper classification of such establishment and shall notify said establishment accordingly. Such classification shall be made by the District Director on the basis of the legal ceiling prices of such establishment for the malt beverages covered by this order in accordance with the provisions of section 4 (a) (b) (c) and (d). Such legal ceiling prices shall be determined upon the basis of prices filed, if any, under General Order No. 50, the information contained on Form GO 50-III-G1-1, and/or any other evidence pertinent thereto.

(4) Any establishment may be reclassified at any time by the District Director in accordance with the standards for classification herein set forth.

(f) *New sellers.* (1) A "new seller" for the purpose of this order means any eating or drinking establishment which sells any of the malt beverages covered by this order and which did not have legal ceiling prices for such malt beverages established for the period April 4-10, 1943.

(2) All new sellers are automatically in Group 3B. Any new seller may, either before or after commencing the sale of malt beverages, file an application with the appropriate District Office requesting that his establishment be classified into the same group in which the nearest similar eating or drinking establishment is classified. Until so classified such new seller must retain the classification of a Group 3B seller, and must observe the ceiling prices as provided for that Group and Zone in Appendix A hereof, and abide by all of the requirements of this order applicable to such Group 3B sellers. All such applications for classification must contain the following information:

(i) Name and address of the establishment and of its owner or owners.

(ii) A description of the establishment showing its type (such as night club, hotel, restaurant, tavern) and the date of its first sale of malt beverages covered by this order.

(iii) The legal ceiling prices by brand name and container size of all beverages sold since it opened for business.

(iv) The names of the three nearest eating and drinking establishments of the same type, and their group number as determined under this order.

(v) A copy of any report filed with the appropriate War Price and Rationing Board for malt beverages, as required under General Order No. 50.

(vi) Any other information pertinent to such application, or which may be requested by the appropriate District Director.

(3) Upon a determination of classification by the District Director under this section such District Director shall immediately notify the applicant of such classification or denial thereof and shall furnish applicant with a placard indicating its proper group classification which shall be posted in the manner hereinafter required.

SEC. 5. *Exempt sales.* The following sales of malt beverages are exempt from the operation of this order. However, unless they are otherwise exempt from price control, they shall remain subject to the appropriate maximum price regulations.

(a) Sales by persons on board common carriers, including railroad dining cars, club cars, bar cars, and buffet cars, or sales otherwise governed by Restaurant Maximum Price Regulation 1 (Dining Car Regulation).

(b) Sales to patients by public and private hospitals.

(c) Sales by eating cooperatives formed by members of the Armed Forces (as, for example, officers' mess) operating as a non-profit cooperative (where no part of the net earnings inures to the benefit of any individual), and substantially all sales of which are made to members of the Armed Forces who are members of the cooperatives.

(d) Sales by the War Department or the Department of the Navy of the United States through such Departments' sales stores, including commissaries, ships' stores ashore, and by stores operated as army canteens, post exchanges or ships' activities.

(e) Sales by "hotel room service," *Provided*, That the hotel prior to the effective date of this order customarily made "hotel room service" sales at legal ceiling prices different than those charged by other eating or drinking establishments operated in the hotel, and *Provided further*, That the hotel shall within sixty (60) days after the effective date of this order notify its War Price and Rationing Board that it claims this exemption and the basis upon which such claim is made.

"Hotel room service" means the sale of malt beverages by a hotel to a person where the delivery of the malt beverages is made to the guest room of a person registered as a bona fide guest at the hotel.

(f) Sales at a function of any fraternal, religious, or charitable organization; provided such sales meet all of the following requirements:

(1) The function does not occur more than twice a year, and

(2) The function does not continue more than three days at a time, and

(3) None of the proceeds accrue to the benefit of any private individual or any corporation organized for profit, and all of the proceeds are used for fraternal, religious or charitable purposes, and

(4) The sales of malt beverages are not made by a concessionaire.

(g) Sales by bona fide private clubs insofar as such clubs sell only to members or bona fide guests of members. Whenever such clubs sell to persons other than members or bona fide guests of members, such clubs shall be considered for all sales as eating or drinking establishments and subject to this order. No club shall be considered to be exempt as a private club, within the meaning of this subparagraph, unless its members pay dues (more than merely nominal in amount), are elected to membership by a governing board, membership committee or other body, and unless it is otherwise operated as a private club.

No club organized after the effective date of this order shall be exempt unless and until it has filed a request for exemption with the appropriate District Office, furnishing such information as may be required, and has received a communication from such office authorizing exemption as a private club. The District Director is hereby authorized to approve or disapprove such applications, subject to the provisions of the preceding paragraph.

Sec. 6. Evasion. If you are an operator of an eating or drinking establishment you must not evade the ceiling prices established by this order by any type of scheme or device; among other things (this is not an attempt to list all evasive practices) you must not:

(a) Institute or increase any cover, minimum, bread and butter, service, corkage, entertainment, checkroom, parking or other special charges which you did not legally have in effect on the effective date of this order.

(b) Require as a condition of sales of a beverage the purchase of other items or meals, except, that during the hours 11:30 a. m. to 1:30 p. m. and the hours 6:00 p. m. to 8:00 p. m., any eating or drinking establishment which derives not less than 70% of its gross revenue for the sale of prepared food items (not including beverage items) sold for consumption on the premises may refuse to sell malt beverages for consumption on the premises during those hours to persons who do not also purchase food items.

Sec. 7. Records and menus. If you are an operator of an eating or drinking establishment subject to this order you must observe the requirements of General Order No. 50, as well as any applicable Restaurant Maximum Price Regulations, with reference to the filing and keeping of menus and the preservation and keeping of customary and future records. Among other provisions of General Order No. 50 are the following:

(a) Preserve all existing records relating to prices, cost and sales of food items, meals and beverages;

(b) Continue to prepare and maintain such records as have been ordinarily kept;

(c) Keep for examination by the Office of Price Administration two copies of each menu used by the establishment each day, or a daily record in duplicate of the prices charged for food items, beverages and meals, except that prices need not be recorded which are the same as or less than prices previously recorded for the same items, beverages, or meals. If the establishment has customarily used menus, it must continue to do so.

Sec. 8. Posting of prices. If you are an operator of an eating or drinking establishment you must post and keep posted, the ceiling prices of the beverages subject to this order sold by your establishment, either by:

(a) Supplying the customers menus or bills of fare showing the beverages subject to this Order which are sold by the establishment; and showing the brand name, quantity and ceiling price of each kind and type of bottled malt beverage, and the quantity and ceiling price of all malt beverages sold on draught, or

(b) Posting a sign giving the same information as required on menus or bills of fare by paragraph (a) above. Such a sign must be posted in the establishment at a place where it can be easily read by the customers.

(c) No establishment which fails to comply with the posting provisions of this section 8 may sell any malt beverages covered by this Order at higher than the prices prescribed for Group 3B during the time such establishment is not in compliance with section 8.

Sec. 9. Posting of group number. If you operate an eating or drinking establishment selling at retail beverages subject to this order you must post, and keep posted, in the premises a card clearly visible to purchasers showing the group number of your establishment as classified under this order. You must post either the card which, upon request, your War Price and Rationing Board will furnish you for this purpose, or a reasonably accurate facsimile thereof. If at any time you fail to have the card posted in your establishment as required by this section 9, you may not during that time sell any malt beverage covered by this order at prices higher than those provided for Group 3B sellers. Group 3B sellers must obtain from their War Price and Rationing Boards, Group 3B placards and must post such placards as required by this section. On and after August 21, 1944, failure to post a proper placard shall constitute a violation of this order.

Sec. 10. Receipts and sales slips. Regardless of whether receipts have customarily been used, upon request by any customer at the time of payment, a receipt containing a full description of the malt beverage sold and the price of same must be given to the customer.

If you have customarily used receipts or sales slips you may not now discontinue the practice.

Sec. 11. Operation of several establishments. If you own or operate more than one establishment selling malt beverages subject to this order you must do everything required by this order for each establishment separately.

Sec. 12. Transfers of business or stock in trade. If the business assets, or stock in trade of any establishment are hereafter sold or otherwise transferred, or have been sold or transferred subsequent to April 10, 1943 and the transferee carries on the business or continues to sell malt beverages covered by this order in the same location, the maximum prices of the transferee shall be the same as those to which its transferor would have been subject if no such transfer had taken place, and its obligations to keep records sufficient to verify such prices shall be the same. The transferor shall either preserve and make available or turn over to the transferee all records of transactions prior to the transfer which are necessary to enable the transferee to comply with the record-keeping provisions of this order. If there is a lapse of business operations in connection with such transfer for a period of thirty days, selling prices therefor shall be determined as provided in section 4 for a new seller.

Sec. 13. Changes in location. If any establishment subsequent to April 10, 1943, and either before or after the issuance of this order, is moved to a new location, the establishment shall be considered a new seller under this order and shall determine its prices under the provisions of section 4, paragraph (f).

Sec. 14. Enforcement. If you violate any provision of this order you are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspensions of licenses, provided for by the Emergency Price Control Act of 1942, as amended.

Sec. 15. Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this order. If you are a seller subject to this order your license may be suspended for violation of the license or of the order. If your license is suspended you may not, during the period of suspension, make any sale for which your license is suspended.

Sec. 16. Relation to other regulations. On and after August 21, 1944, this order supersedes the provisions of Maximum Price Regulation No. 259 and any other regulation or order issued by the Office of Price Administration, but only insofar as such regulations or orders are applicable to sales at retail by eating or drinking establishments of beverages subject to this order for consumption on the premises.

Sec. 17. Authority of District Directors. Each District Director is hereby delegated the authority to classify eating and drinking establishments into the proper group classifications as provided in this order and to do and perform all other functions, duties and obligations required of such District Director by the terms of the order.

Sec. 18. Review of classifications. Any operator of an eating or drinking establishment subject to this order may, upon denial in whole or in part, by any District Director, of its application for a higher classification, request a review by the Regional Administrator within

sixty (60) days of the date on which such denial by District Director is mailed to him.

Sec. 19. *Definitions.* (a) "Malt beverage" is any malt or cereal malt beverage produced either within or without the Continental United States, and including without limitations, those beverages commonly called beer, lager beer, ale, porter, stout, near beer and combinations thereof.

(b) "Beer" unless the context requires otherwise means "malt beverage."

(c) "On draught" means dispensed by a seller at retail from any container of 1/2 barrel or larger size.

(d) "Eating or drinking establishment" shall include any place, establishment or location, whether temporary or permanent, in which any prepared food item or meal, or any beverage is sold for "consumption on the premises." Sales of malt beverages by grocery stores, ice houses, and eating or drinking establishments for consumption off the premises shall not be subject to this order but shall remain subject to any applicable maximum price regulation or order, issued or to be issued.

(e) "Consumption on the premises" as applied to sales of malt beverages means any sale of malt beverage "on draught," or any sale of bottled malt beverage when the container is opened by the seller, or opened on or about the seller's premises.

(f) "Appropriate War Price and Rationing Board" or "its War Price and Rationing Board" means the War Price and Rationing Board of the Office of Price Administration having jurisdiction over the locality in which the establishment is situated.

(g) "Appropriate District Office" means the District Office of the Office of Price Administration having jurisdiction over the locality in which the establishment is situated.

(h) "District Director" means the District Director of the appropriate District Office.

(i) "Legal ceiling price" as used herein means the maximum prices of malt beverages calculated under the provisions of Maximum Price Regulation No. 259.

(j) "Other definitions." Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, and in § 1499.20 of the General Maximum Price Regulation, as amended, shall apply to the other terms used herein.

Sec. 20. *Petitions for amendment.* Any person dissatisfied with any of the provisions of this order may request the Office of Price Administration to amend the order. Such petition for amendment shall be filed in accordance with the provisions of Revised Procedural Regulation No. 1, except that the petition for amendment shall be directed to, filed with, and acted upon, by the Regional Administrator, Region III, Office of Price Administration, Union Commerce Building, Cleveland, Ohio.

Sec. 21. *Revocation and amendment.* This order may be revoked, amended or corrected at any time.

Sec. 22. *Effective date.* This order shall become effective on the twenty-fourth day of July, 1944, except that the maximum prices and posting requirements shall become effective on the twenty-first day of August, 1944.

NOTE: The 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. Laws 56 Stat. 23, 765; Pub. Laws 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681; General Order No. 50, 8 F.R. 4808) (57 Stat. 566, Pub. Laws 383)

Issued: July 5, 1944.

BIRKETT L. WILLIAMS,
Regional Administrator.

APPENDIX A—CEILING PRICES

ZONE 1

All of the counties in the State of Indiana, except Lake County.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

List of brands, None.
List of prices, None.

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

All Weiden	Millers High Life
Ballantine Ale	Monarch
Blatz	National Premium
Budweiser	Old Brew
Brucks	Pabst Blue Ribbon
Chevalier	Peter Hand
Drewery's Ale	Ritz
Edelweiss	Royal Amber
Fortune	Schlitz
Four Crown	Schmidts 1st Premium
Kelley Ale	Silver Fox
Kelley Beer	Strohs
Kingsbury	

List of prices

Group 1B	
12-oz.....	\$0.24
32-oz.....	.49

Group 2B	
12-oz.....	\$0.10
32-oz.....	.39

Group 3B	
12-oz.....	\$0.14
32-oz.....	.29

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

Group 1B	
12 oz.....	\$0.19
32 oz.....	.49

Group 2B	
12 oz.....	\$0.14
32 oz.....	.29

Group 3B	
12 oz.....	\$0.09
32 oz.....	.19

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

All Weiden	Millers High Life
Ballantine Ale	Monarch
Blatz	National Premium
Budweiser	Old Brew
Brucks	Pabst Blue Ribbon
Chevalier	Peter Hand
Drewery's Ale	Ritz
Edelweiss	Royal Amber
Fortune	Schlitz
Four Crown	Schmidts 1st Premium
Kelley Ale	Silver Fox
Kelley Beer	Strohs
Kingsbury	

ZONE 1

List of prices

	Group 1B 10 oz.	Group 2B 10 oz.	Group 3B 10 oz.
Listed brands.....	\$0.09	\$0.09	\$0.09
Unlisted brands.....	.09	.09	.09

(Other quantities shall be priced proportionately to the nearest cent.)

To the prices listed in the above Tables may be added: 1¢ for Federal Malt Liquor Tax in all containers of 8 oz. or more, Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same.

ZONE 2

The following counties in the State of Kentucky: Boone, Kenton, Campbell, Grant, Pendleton, Bracken, Scott, Harrison, Robertson, Mason, Woodford, Fayette, Bourbon, Nicholas, Fleming, Lewis, Jessamine, Madli, son, Clark, Montgomery, Bath, Rowan, Carter, Greenup, Garrard, Lincoln, Rockcastle, Jackson, Estill, Powell, Menifee, Morgan, Elliott, Lawrence, Boyd, Pulaski, Laurel, Owsley, Lee, Wolf, Magoffin, Johnson, Martin, McCreary, Whitley, Knox, Clay, Breathitt, Floyd, Pike, Bell, Leslie, Perry, Knott, Harlan, Letcher,

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands, none.
List of prices, none.

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

Ballantine	Pabst Blue Ribbon
Budweiser	Schlitz
Carlings Red Cap Ale	Wiedmans Royal Amber
Millers High Life	

List of prices

Group 1B	
12 oz.....	\$0.24
32 oz.....	.44

Group 2B	
12 oz.....	\$0.10
32 oz.....	.39

Group 3B	
12 oz.....	\$0.15
32 oz.....	.34

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

Group 1B,	
12 oz.....	\$0.19
32 oz.....	.39

Group 2B	
12 oz.....	\$0.14
32 oz.....	.34

Group 3B	
12 oz.....	\$0.11
32 oz.....	.29

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Ballantine	Pabst Blue Ribbon
Budweiser	Schlitz
Carlings Red Cap Ale	Wiedmans Royal Amber
Millers High Life	

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed brands.....	\$0.14	\$0.10	\$0.10	\$0.09	\$0.09	\$0.09
Unlisted brands.....	.14	.10	.10	.09	.09	.09

(Other quantities shall be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all containers of 8 oz. or more, Federal Cabaret Excise Tax if applicable to seller's business and if seller separately states and collects same, and Local or State Sales Tax if applicable and if separately stated and collected.

ZONE 3

The following counties in the State of Kentucky: Adair, Allen, Anderson, Ballard, Barren, Boyle, Breckinridge, Bullitt, Butler, Caldwell, Colloway, Carlisle, Carroll, Casey, Christian, Clinton, Crittenden, Cumberland, Daviess, Edmonson, Franklin, Fulton, Gallatin, Graves, Grayson, Green, Hancock, Hardin, Hart, Henderson, Henry, Hickman, Hopkins, Jefferson, Letcher, Livingston, Logan, Lyon, McCracken, McLean, Marion, Marshall, Meade, Mercer, Metcalfe, Monroe, Muhlenberg, Nelson, Ohio, Oldham, Owen, Russell, Shelby, Simpson, Spencer, Taylor, Todd, Trigg, Trimble, Union, Warren, Washington, Wayne, Webster.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

List of brands, none.
List of prices, none.

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

Ballantine Ale	Millers High Life
Barbarossa	Pabst Blue Ribbon
Budweiser	Royal Amber
Burger Brau	Schlitz
Heir Loom	

List of prices

Group 1B	
12 oz.	\$.24
32 oz.	.44
Group 2B	
12 oz.	\$.19
32 oz.	.39
Group 3B	
12 oz.	\$.15
32 oz.	.34

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

Group 1B	
12 oz.	\$.19
32 oz.	.37
Group 2B	
12 oz.	\$.14
32 oz.	.32
Group 3B	
12 oz.	\$.10
32 oz.	.23

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Ballantine Ale	Millers High Life
Barbarossa	Pabst Blue Ribbon
Budweiser	Royal Amber
Burger Brau	Schlitz
Heir Loom	

List of prices

	Group 1B 8 oz.	Group 2B 8 oz.	Group 3B 9 oz.
Listed brands.....	\$.15	\$.10	\$.10
Unlisted brands.....	.14	.09	.09

(Other quantities shall be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all containers of 8 oz. or more, Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and Local or State Sales Tax if applicable and if separately stated and collected.

ZONE 4

The following counties in the State of Michigan: Clinton, Eaton, Hillsdale, Ingham, Jackson, Lenawee, Livingston, Macomb, Monroe, Oakland, St. Clair, Washtenaw, Wayne.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands	List of prices					
	Group 1B		Group 2B		Group 3B	
	6 oz. to 7 oz.	11 oz. to 12 oz.	6 oz. to 7 oz.	11 oz. to 12 oz.	6 oz. to 7 oz.	11 oz. to 12 oz.
Bass Ale.....	\$.25	\$.29	\$.25	\$.29	\$.25	\$.29
Black Horse Ale.....	.29	.29	.29	.29	.29	.29
Carta Blanca (Mexican).....	.29	.29	.29	.29	.29	.29
Dorans Beer or Ale.....	.29	.29	.29	.29	.29	.29
Guinness Stout.....	.25	.29	.25	.29	.25	.29
La Batt's Ale.....	.29	.29	.29	.29	.29	.29
Robb Roy Ale.....	.29	.29	.29	.29	.29	.29
Walkerville Beer.....	.29	.29	.29	.29	.29	.29

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

Ballantines XXX Ale	Genesee Ale
Ballantines India Pale Ale	Gebeles Bantam—7 oz. only
Blatz	Millers High Life
Budweiser	National Premium
Carlings Red Cap Ale	Pabst Blue Ribbon
Cincinnati Burger Brau	Schlitz
Draught Ale—8 oz. only	Van Merritt
Draught Beer—8 oz. only	
Genesee Beer	

List of prices

Group 1B			
7 oz.	8 oz.	12 oz.	32 oz.
\$.10	\$.09	\$.21	\$.44
Group 2B			
7 oz.	8 oz.	12 oz.	32 oz.
\$.10	\$.09	\$.19	\$.29
Group 3B			
7 oz.	8 oz.	12 oz.	32 oz.
\$.10	\$.09	\$.16	\$.24

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

Group 1B	
12 oz.	\$.19
32 oz.	.39
Group 2B	
12 oz.	\$.14
32 oz.	.31
Group 3B	
12 oz.	\$.11
32 oz.	.29

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Blatz	Millers High Life
Budweiser	Pabst Blue Ribbon
Micholob	Schlitz

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed brands.....	\$.14	\$.10	\$.10	\$.09	\$.09	\$.09
Unlisted brands.....	\$.14	\$.10	\$.10	\$.09	\$.09	\$.09

(Other quantities shall be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all containers of 8 oz. or more, Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and Local or State Sales Tax if applicable and if separately stated and collected.

ZONE 5

The following counties in the State of Michigan: Allegan, Antrim, Barry, Benz, Berrien, Branch, Calhoun, Cass, Charlevoix, Emmet, Grand Traverse, Ionia, Kalamazoo, Kalamazoo, Kent, Lake, Leelanau, Manistee, Mason, Mecosta, Missaukee, Montcalm, Muskegon, Newaygo, Oshtemo, Oscoda, Ottawa, St. Joseph, Van Buren, Washtenaw.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Group 1B	
11 oz. to 12 oz. Imported Canadian Brands.....	\$.29
Group 2B	
11 oz. to 12 oz.....	\$.24
Group 3B	
11 oz. to 12 oz.....	\$.21

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

Ballantine Ale	Kingsbury
Bronckhorst Pilsener	Millers High Life
Blatz	National Premium
Budweiser	Pabst Blue Ribbon
Carlings Red Cap Ale	Schlitz
Genesee Ale	Van Merritt

List of prices

Group 1B	
12 oz.	\$.24
32 oz.	.44
Group 2B	
12 oz.	\$.19
32 oz.	.39
Group 3B	
12 oz.	\$.16
32 oz.	.34

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

Group 1B	
12 oz.	\$.19
32 oz.	.39
Group 2B	
12 oz.	\$.14
32 oz.	.31
Group 3B	
12 oz.	\$.11
32 oz.	.29

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Ballantine Ale
 Braumeister Pilsener
 Blatz
 Budweiser
 Carlings Red Cap
 Genesee Ale
 Kingsbury
 Michelob
 Millers High Life
 National Premium
 Pabst Blue Ribbon
 Schlitz
 Strohs
 Van Merritt

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed brands.....	\$0.14		\$0.10		\$0.09	
Unlisted brands.....	\$0.14		\$0.10		\$0.09	

(Other quantities shall be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all Containers of 8 oz. or more. Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and Local or State Sales Tax if applicable and if separately stated and collected.

ZONE 6

The following counties in the State of Michigan: Alger, Baraga, Chippewa, Delta, Dickinson, Gogebic, Houghton, Iron, Keweenaw, Leuce, Mackinac, Marquette, Menominee, Ontonagon, Schoolcraft.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

List of brands, None.
 List of prices, None.

TABLE II.—Maximum prices per bottle for the respective container sizes for all the brands of malt beverages listed in this table

List of brands

Berghoff
 Blatz
 Braumeister
 Budweiser
 Carlings Red Cap
 Kingsbury
 Millers High Life
 North Star
 Old Heidelberg Pilsener
 Pabst Blue Ribbon
 Rhineland
 Royal Bohemian
 Schlitz
 Trophy Pilsener

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
12 oz.....					\$0.24	
12 oz.....					\$0.19	
12 oz.....					\$0.16	

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II.

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
12 oz.....					\$0.19	
12 oz.....					\$0.14	
12 oz.....					\$0.11	

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Berghoff
 Blatz
 Braumeister
 Budweiser
 Carlings Red Cap
 Kingsbury
 Millers High Life
 North Star
 Old Heidelberg Pilsener
 Pabst Blue Ribbon
 Rhineland
 Royal Bohemian
 Schlitz
 Trophy Pilsener

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed Brands.....	\$0.10		\$0.10		\$0.10	
Unlisted Brands.....	\$0.10		\$0.10		\$0.10	

(Other quantities shall be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all Containers of 8 oz. or more. Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and local or States Sales Tax if applicable and if separately stated and collected.

ZONE 7

The following counties in the State of Michigan: Alcona, Alpena, Arenac, Bay, Cheboygan, Clare, Crawford, Genesee, Gladwin, Gratiot, Huron, Iosco, Isabella, Lapeer, Midland, Montmorency, Ogemaw, Oscoda, Otsego, Presque Isle, Roscommon, Saginaw, Sanilac, Shiawassee, Tuscola.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

List of brands, none.
 List of prices, none.

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

Ballantine
 Blatz
 Budweiser
 Carlings Red Cap Ale
 Pabst Blue Ribbon
 Schlitz

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
12 oz.....					\$0.24	
32 oz.....					.44	
12 oz.....					\$0.19	
32 oz.....					.39	
12 oz.....					\$0.16	
32 oz.....					.34	

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
12 oz.....					\$0.19	
32 oz.....					.39	
12 oz.....					\$0.14	
32 oz.....					.34	
12 oz.....					\$0.11	
32 oz.....					.29	

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Ballantine
 Blatz
 Budweiser
 Carlings Red Cap Ale
 Pabst Blue Ribbon
 Schlitz

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed Brands.....	\$0.10		\$0.10		\$0.10	
Unlisted Brands.....	.10		.10		.10	

(Other quantities shall be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all Containers of 8 oz. or more. Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and Local or State Sales Tax if applicable and if separately stated and collected.

ZONE 8

The following counties in the State of Ohio: Darke, Preble, Butler, Hamilton, Clermont, Warren, Montgomery, Miami, Clark, Greene, Clinton, Brown, Adams, Highland, Scioto, Lawrence.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

List of brands, none.
 List of prices, none.

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed Brands.....	\$0.10		\$0.10		\$0.10	
Unlisted Brands.....	.10		.10		.10	

(Other quantities shall be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all Containers of 8 oz. or more. Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and local or States Sales Tax if applicable and if separately stated and collected.

List of brands

Ballantine Ale
 Barbarossa
 Blatz
 Brucks Palo Ale
 Budweiser
 Burger Brau
 Carlings Red Cap Ale
 Cincinnati Lowenbrau
 Goebels
 Heirloom Gold Label
 Millers High Life
 Old Hickory Ale
 Pabst Blue Ribbon
 Prior
 Red Lion
 Red Top Ale
 Schlitz
 Schotts Ale
 Strohs
 Top Hat
 Wiedemans Royal Amber

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
12 oz.....					\$0.25	
12 oz.....					\$0.20	
12 oz.....					\$0.10	

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in tables I and II

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
12 oz.....					\$0.20	
12 oz.....					\$0.15	
12 oz.....					\$0.12	

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Ballantine Ale
 Barbarossa
 Blatz
 Brucks Palo Ale
 Budweiser
 Burger Brau
 Carlings Red Cap Ale
 Cincinnati Lowenbrau
 Goebels
 Heirloom Gold Label
 Millers High Life
 Michelob
 Old Hickory Ale
 Pabst Blue Ribbon
 Prior
 Red Lion
 Red Top Ale
 Schlitz
 Schotts
 Strohs
 Top Hat
 Wiedmans Royal Amber

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed Brands.....	\$0.10		\$0.10		\$0.10	
Unlisted Brands.....	\$0.10		\$0.10		\$0.10	

(Other quantities may be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all Containers of 8 oz. or more. Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and Local or State Sales Tax if applicable and if separately stated and collected.

ZONE 9

The following counties in the State of Ohio: Ashland, Ashtabula, Carroll, Columbiana, Cuyahoga, Erie, Geauga, Huron, Lake, Lorain, Mahoning, Medina, Portage, Richland, Stark, Summit, Trumbull, Tuscarawas, Wayne.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

List of brands, none.
 List of prices, none.

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

Ballantine XXX Ale
 Ballantine Porter Ale
 Blatz
 Budweiser
 Burger Brau
 Carlings Red Cap Ale
 Genesee Ale
 Kingsbury
 Leisy's Dortmunder
 Millers High Life
 National Premium
 Pabst Blue Ribbon
 Rolling Rock
 Schlitz
 Souvenir Premium
 Strohs

List of prices

12 oz. Group 1B	\$0.25
12 oz. Group 2B	\$0.20
12 oz. Group 3B	\$0.15

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

12 oz. Group 1B	\$0.20
12 oz. Group 2B	\$0.15
12 oz. Group 3B	\$0.12

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Blatz	Millers High Life
Budweiser	Pabst Blue Ribbon
Burger Brau	Schlitz
Carlings Red Cap Ale	Strohs
Genesee Ale	

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed brands	\$0.15	\$0.10	\$0.10	\$0.10	\$0.10	\$0.10
Unlisted brands	\$0.15	\$0.10	\$0.10	\$0.10	\$0.10	\$0.10

(Other quantities may be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liqueur Tax on all containers of 8 oz. or more, Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and local or State Sales Tax if applicable and if separately stated and collected.

ZONE 10

The following counties in the State of Ohio: Shelby, Logan, Champaign, Marion, Union, Madison, Fayette, Pike, Ross, Pickaway, Franklin, Delaware, Morrow, Knox, Licking, Fairfield, Hocking, Vinton, Jackson, Gallia, Meigs, Athens, Perry, Morgan, Muskingum, Coshocton, Holmes, Guernsey, Washington, Noble, Monroe, Belmont, Harrison, Jefferson.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

List of brands	List of prices		
	Group 1B 12 oz.	Group 2B 12 oz.	Group 3B 12 oz.
Ballantine India Pale Ale	\$0.30	\$0.25	\$0.20
National Premium Pale Dry Beer	.30	.25	.20

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

Ballantine XXX Ale	Millers High Life
Barbarossa	Pabst Blue Ribbon
Blatz	Red Top Ale
Budweiser	Rolling Rock Extra Pale
Carlings Red Cap Ale	Premium
Cincinnati Burger Brau	Schlitz
Foxhead	Wiedemann Royal Amber
Kingsbury Pale	

List of prices

12 oz. Group 1B	\$0.25
12 oz. Group 2B	\$0.20
12 oz. Group 3B	\$0.16

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

12 oz. Group 1B	\$0.20
12 oz. Group 2B	\$0.15
12 oz. Group 3B	\$0.12

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Ballantine	National Premium Pale
Barbarossa	Dry
Blatz	Pabst Blue Ribbon
Budweiser	Red Top Ale
Carlings Red Cap Ale	Rolling Rock Extra Pale
Cincinnati Burger Brau	Premium
Foxhead	Schlitz
Kingsbury Pale	Wiedemann Royal Amber
Millers High Life	

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed brands	\$0.12	\$0.10	\$0.10	\$0.10	\$0.10	\$0.10
Unlisted brands	\$0.12	\$0.10	\$0.10	\$0.10	\$0.10	\$0.10

(Other quantities may be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liqueur Tax on all containers of 8 oz. or more, Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and local or State Sales Tax if applicable and if separately stated and collected.

ZONE 11

The following counties in the State of Ohio: Williams, Delaware, Paulding, Van Wert, Mercer, Fulton, Henry, Putnam, Allen, Auglaize, Lucas, Wood, Hancock, Hardin, Ottawa, Sandusky, Seneca, Wyandot, Crawford.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

List of brands	List of prices		
	Group 1B 12 oz.	Group 2B 12 oz.	Group 3B 12 oz.
Ballantine India Pale Ale	\$0.20	\$0.25	\$0.20
National Premium Pale Dry Beer	.20	.25	.20
Prior Tasty Lager Beer	.25	.20	.25

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table

List of brands

Ballantine XXX Ale	Pabst Blue Ribbon
Blatz	Rolling Rock Extra Pale
Budweiser	Premium
Carlings Red Cap Ale	Schlitz
Cincinnati Burger Brau	Wiedemann Royal Amber
Miller's High Life	

List of prices

12 oz. Group 1B	\$0.25
12 oz. Group 2B	\$0.20
12 oz. Group 3B	\$0.16

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

12 oz. Group 1B	\$0.20
12 oz. Group 2B	\$0.15
12 oz. Group 3B	\$0.11

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Ballantine XXX Ale	Pabst Blue Ribbon
Blatz	Rolling Rock Extra Pale
Budweiser	Premium
Carlings Red Cap Ale	Schlitz
Cincinnati Burger Brau	Wiedemann Royal Amber
Millers High Life	

List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed Brands	\$0.14	\$0.12	\$0.10	\$0.10	\$0.09	\$0.09
Unlisted Brands	\$0.14	\$0.10	\$0.09	\$0.09	\$0.09	\$0.09

(Other quantities may be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liqueur Tax on all containers of 8 oz. or more, Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and local or State Sales Tax if applicable and if separately stated and collected.

ZONE 12

All of the counties of the State of West Virginia.

TABLE I.—Maximum prices per bottle for the respective container sizes for the respective brands of malt beverages listed in this table.

List of brands, none.
List of prices, none.

TABLE II.—Maximum prices per bottle for the respective container sizes for all of the brands of malt beverages listed in this table.

List of brands

Ballantine Ale	Millers High Life
Barbarossa	National Premium
Blatz Pilsener	Old Shay Deluxe
Budweiser	Pabst Blue Ribbon
Burger Brau	Red Top Ale
Camelion Ale	Royal Amber
Genesee Trim	Schlitz
Hoffman Gold Medal	Silver Fox Deluxe
Krueger (except "Fin-est")	

List of prices

12 oz. Group 1B	\$0.24
32 oz. Group 1B	.49
12 oz. Group 2B	\$0.19
32 oz. Group 2B	.44
12 oz. Group 3B	\$0.15
32 oz. Group 3B	.39

TABLE III.—Maximum prices per bottle for the respective container sizes for all brands of malt beverages not listed in Tables I and II

List of prices

12 oz. Group 1B	\$0.19
32 oz. Group 1B	.39
12 oz. Group 2B	\$0.14
32 oz. Group 2B	.34
12 oz. Group 3B	\$0.11
32 oz. Group 3B	.29

TABLE IV.—Maximum prices for draught beer for the respective groups for the brands listed below in this table

(These brands and prices shall not be used for purposes of classification.)

List of brands

Michelob	
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List of prices

	Group 1B		Group 2B		Group 3B	
	8 oz.	10 oz.	8 oz.	10 oz.	8 oz.	10 oz.
Listed Brands	\$0.16	\$0.12	\$0.12	\$0.12	\$0.10	\$0.10
Unlisted Brands	\$0.16	\$0.12	\$0.10	\$0.10	\$0.10	\$0.10

(Other quantities may be priced proportionately to the nearest cent.)

To the prices listed in the above tables may be added: 1¢ for Federal Malt Liquor Tax on all Containers of 8 oz. or more, Federal Cabaret Tax if applicable to seller's business and if seller separately states and collects same, and Local or State Sales Tax if applicable and if separately stated and collected.

APPENDIX B—FORM FOR APPLICATION FOR GROUP CLASSIFICATION UNDER SECTION 4 OF ORDER G-1 UNDER GENERAL ORDER NO. 50

OPA Form G. O. 50-III G1-1 (6-44)

Form Approved Budget Bureau No. 08-R984
This form may be reproduced without change.

UNITED STATES OF AMERICA

OFFICE OF PRICE ADMINISTRATION

APPLICATION FOR PRICE CLASSIFICATION OF MALT BEVERAGES

Served at eating and drinking establishments

Read instructions on Reverse side of this form

Name of establishment _____
 Address Number and Street _____
 City, Postal Zone No., and State _____
 Name of Owner _____

Corporation Partnership Sole Proprietorship

- Was this establishment in business prior to April 19, 1943? Yes No
 A. If "No", when did this establishment open for business? Date _____
 B. If "Yes", did you file your menus showing prices of malt beverages with your local War Price and Rationing Board? Yes No
- A. Do you operate on concession basis? Yes No
 B. Do you employ venders for beer? Yes No
- If establishment is located in a hotel give the minimum rate per day for a single room with bath. \$ _____
- Do you pay the Federal Excise Tax commonly called "Carabet Tax", on the malt beverages sold in this establishment? Yes No

5. Insert your legal ceiling prices

If you sold malt beverages during the period of April 4 to 10th, 1943, insert prices, exclusive of taxes, you charged for each brand (12 oz. bottles) during that period. If you were not selling malt beverages during the period of April 4 to 10th, 1943, insert your legal ceiling prices, exclusive of taxes, for brands you now sell.

TABLE II.—Beers (See Appendix A)

Brand	Price	Brand	Price

TABLE III.—Beers (See Appendix A)

Brand	Price	Brand	Price

6. Into what group (1B, 2B or 3B) do you believe these prices place your establishment? 1B 2B 3B

Give names and addresses of the nearest establishments of the same type. (Examples: Other sellers who serve similar customers, in a comparable operation, and whose prices are approximately the same as prices in your establishment.)

Name	Address

Describe the kind of establishment you operate and the kind of service offered therein.
 If additional space is needed, attach another sheet.
 I certify that the information given above is true and complete.

(Signature of owner or person authorized to act for owner)

(Date)

A FALSE CERTIFICATION IS A CRIMINAL OFFENSE

INSTRUCTIONS

- Do not file this report unless you are eligible to use Group 1B or Group 2B prices.
- File TWO copies with:
 - Your War Price and Rationing Board if you answer Question No. 1 (B) "Yes."
 - Your District Office of the Office of Price Administration if you answer Question No. 1 (B) "No."
- File a separate report for each establishment. Example 1: Three restaurants under the same ownership located in different buildings. File separate report on this form for each restaurant. Example 2: Main dining room, coffee shop, and bar under same ownership located in one building. File separate report on this form for each.
- Answer all questions in the report. You may submit any additional information which you think will assist the Office of Price Administration in passing on your report.
- "Name of establishment" means the name by which the eating or drinking establishment or particular room is known. Example: Doe's Cafe, The Blue Room, Roe's Stand No. 1, etc.
- "Name of owner" means the official name of the corporation, partnership or sole proprietor which owns the establishment. Examples: "Doe, Incorporated", "Smith and Jones", "Richard Roe."
- In answering Question No. 5 refer to the Appendix and examine the list of brands appearing in Tables I and II for the zone in which your establishment is located. List the Table II brands which you sold during the base period under Question No. 5 "Table II Brands" on the report. If, during the base period, you sold one or more brands of beer which are not listed in Tables I and II, such brands are covered by Table III. List all such Table III brands under Question No. 5, "Table III Brands" on the report. Opposite each brand which you have listed on the report place your base period (April 4-10, 1943) legal ceiling price for 12 oz. bottles, as calculated under Maximum Price Regulation 259 and exclusive of Federal Excise Taxes effective on and after November 1, 1942.

From such prices select the price for the greatest number of Table III Brands which you sold. Your Group number will be determined from this base period legal ceiling price. If this price is the same as, or more than, the zone price established for Table III brands in 12 oz. bottles for Group 1B sellers, your establishment belongs in Group 1B; if such price is the same as, or more than, that established for Group 2B sellers in your zone, but less than that established for Group 1B sellers, your establishment belongs in Group 2B; in like manner, if such price is less than the zone price established for Table III brands in 12 oz. bottles for Group 2B sellers your establishment belongs in Group 3B.

If you did not sell any brands of beer covered by Table III, but did sell some listed in Table II for your zone, your qualifications will be determined for Group 1B or Group 2B by following the same procedure set forth in the foregoing paragraph, substituting Table II for Table III wherever reference is made thereto.

8. Space is provided in the report for you to describe the kind of establishment you operate and the kind of service offered. In answering this question, indicate what designation best describes the particular establishment for which you are reporting. For example: Cafe, bar, grill, night club, etc. Also describe briefly its location and facilities. If it is one of several establishments which you operate in the same building as, for example, a hotel, indicate how many different eating or drinking establishments you operate in that one building, what kind of establishments they are, and file a separate report for each of the establishments, indicating for which one this report is filed. If you furnish any entertainment describe briefly its nature. If you operate several establishments at different locations, indicate this fact and file separate reports for each of the establishments.

9. If this report is signed by any person other than an officer of the corporation owning the establishment, or one of the partners if owned by a partnership, or the owner if a sole proprietorship, then the report must be accompanied by duly authenticated power of attorney authorizing the person signing the report to execute it on behalf of the owner.

[F. R. Doc. 44-10195; Filed, July 11, 1944; 12:23 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 54-97, 59-73, 59-38]

UNITED PUBLIC UTILITIES CORP., ET AL.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 11th day of July A. D. 1944.

In the matters of United Public Utilities Corporation, applicant, File No. 54-97; United Public Utilities Corporation and its subsidiary companies, re-

spondents, File No. 59-73; United Public Utilities Corporation and its subsidiary companies, respondents, File No. 59-38. Notice of filing and order for hearing on a plan filed pursuant to section 11 (a) of the Public Utility Holding Company Act of 1935; notice of and order for hearing pursuant to sections 11 (b) (2), 15 (f) and 20 (a) of the act, notice of and order reconvening hearings under section 11 (b) (1) of the act, and order consolidating proceedings.

I. Notice is hereby given that United Public Utilities Corporation (UPU), a registered holding company, has filed an application pursuant to section 11 (c) of the Public Utility Holding Company Act of 1935 for approval of a plan for the purpose of enabling the company and its subsidiaries to comply with the provisions of section 11 (b) (2) of the act. All interested persons are referred to said plan, which is on file at the office of this Commission for a statement of transactions therein proposed, which are summarized as follows:

1. UPU proposes to simplify the corporate structure of its holding company system and to redistribute the voting rights of its stockholders by reclassifying its outstanding preferred and common stocks into a single class of common stock with a par value of \$5 per share (hereinafter referred to as New Stock). The plan states that there will be no modification of the outstanding bonds inasmuch as it is contemplated that all of the bonds will ultimately be retired out of the proceeds of the collateral securing the bonds, or partly by such means, and partly by refinancing.

2. It is proposed to change the authorized capital stock of UPU to 500,000 shares of New Stock and to issue 350,918 shares of New Stock in exchange for the presently outstanding preferred and common stocks on the following basis:

	Percent
2.4 Shares for one share of \$3 preferred, or a total of 190,658.4 shares.....	97.89
2.2 Shares for one share of \$2.75 preferred, or a total of 152,853.8 shares.....	
1 Share for 50 shares of common, or a total of 7,408 shares.....	2.11
Total.....	100.00

3. The balance of New Stock amounting to 149,082 shares will be reserved for issue (a) in conversion of bonds to the extent shares are required for such purpose under the Supplemental Trust Indenture, dated January 1, 1935, governing such conversion or (b) by the Board of Directors as to shares not required for such conversion.

The capital of UPU will be stated at \$1,754,590, which is the aggregate par value of the aforesaid 350,918 shares of New Stock. The difference, namely \$6,061,710, between the present aggregate capital (\$7,816,300) applicable to preferred and common stocks outstanding and the capital (\$1,754,590) applicable to New Stock, will be transferred to paid-in surplus. The book values of investments in subsidiaries of UPU will be restated at a reduced amount which will be equal to the underlying book values of the invest-

ments as shown by the books of the subsidiaries and a reserve of \$1,000,000 against such investments will be provided for contingencies. Reductions in net book values of investments will aggregate \$2,392,369 and will be charged first, against earned surplus available at the effective date of the plan (after provision for certain reserves totalling \$564,755) and, secondly, against the paid-in surplus created by the restatement of capital. The balance of such paid-in surplus will be available for charges for any liquidating dividends paid in cash or in kind to effectuate the provisions of section 11 (b) (1) of the act. Liquidating dividends may include the distribution of securities or cash proceeds from the sale of Fort Smith Gas Company, Southern Gas Producing Company, Dakota Public Service Company and Knife River Coal Mining Company, or any successor corporations.

5. Distribution of the New Stock under the Plan will be made over a period of two years from the effective date of the plan, upon surrender of UPU's outstanding preferred and common stock certificates. As soon thereafter as is feasible all shares of New Stock then represented by unexchanged preferred and common stock certificates are to be sold in the open market and the proceeds, together with any dividends theretofore paid thereon (less expenses), will be held for the benefit of the holders of unexchanged certificates for an additional three years. After the fifth year from the effective date of the plan any balance of such proceeds then held against unexchanged certificates is to revert, and belong to UPU.

6. No fractional shares will be issued but, in lieu thereof, a stockholder may elect, in the alternative, within two years from the effective date of the plan, to receive scrip, or direct that fractional shares, to which he is entitled, shall be sold in the open market, whereupon such fractional shares will be sold whenever a sufficient number of requests has been received to permit an economical sale of a number of whole shares at one time and the net proceeds from the sale of such lots, together with any dividends theretofore paid on such shares, shall be distributed pro rata to the stockholders whose fractional shares were so sold. Scrip certificates will be in bearer form, non-dividend bearing, non-voting and, in equivalent amounts, will be exchangeable for full shares at any time within two years from the effective date of the plan. Thereafter such right of exchange is to terminate and all rights of holders of scrip are to become null and void and all shares of New Stock and any dividends paid thereon then being held against outstanding scrip will forthwith revert, and belong, to UPU.

7. UPU requests, if the Commission approves the proposed Plan, that the Commission apply to a Federal Court pursuant to the provisions of sections 11 (e) and 18 (f) of the act to enforce and carry out the terms and provisions of the plan.

II. The Commission having examined the corporate structure of UPU and its

subsidiary companies, the relationships among the companies in said holding company system, the character of the interests thereof and the properties owned or controlled thereby, and having examined the files and records of the Commission relating thereto, and said examination having disclosed data establishing or tending to establish the following:

1. UPU is a registered holding company, organized under the laws of New Jersey, with offices located in Flemington, New Jersey, and Chicago, Illinois.

ton, New Jersey, and Chicago, Illinois.

2. UPU is the only holding company in the system and presently owns all the outstanding capital stocks (except 140 shares of the outstanding capital stock of Peoples Service Company) and all debt securities of fifteen subsidiaries. The names of all companies included in UPU's holding company system, together with the states in which such companies operate and are incorporated and the businesses in which such companies are engaged are as follows:

Name of company	State in which companies operate	Kind of business
United Public Utilities Corporation.....	New Jersey.....	Holding company.
The Bradford & Gettysburg Electric Light and Power Company.....	Ohio.....	Electric utility.
The Brookville and Lewisburg Lighting Company.....	Ohio.....	Electric utility.
The Buckeye Light & Power Company.....	Ohio.....	Electric utility.
The Eaton Lighting Company.....	Ohio.....	Electric utility.
The Greenville Electric Light and Power Company.....	Ohio.....	Electric utility.
The New Edison Lighting Company.....	Ohio.....	Electric utility.
Western Ohio Public Service Company.....	Ohio.....	Gas utility.
Citizens Heat Light and Power Company.....	Indiana.....	Electric utility and water business.
Indiana-Ohio Public Service Company ¹	Indiana, Ohio.....	Gas utility.
Lynn Natural Gas Company.....	Indiana.....	Gas utility.
Peoples Service Company.....	Indiana.....	Gas utility.
Knife River Coal Mining Company ²	North Dakota.....	Coal mining.
Dakota Public Service Company ³	North and South Dakota.....	Electric utility and steam heating business.
Fort Smith Gas Company ³	Arkansas.....	Gas utility.
Southern Gas Producing Company ³	Arkansas.....	Natural gas production.

¹Incorporated in Indiana.
²Incorporated in Minnesota.
³Incorporated in Delaware.

[All other companies are incorporated in states in which they operate.]

3. The presently outstanding securities of UPU were issued pursuant to a Reorganization Plan, dated January 1, 1935. Such securities (except minor amounts still issuable under that Plan) were outstanding as of April 29, 1944, in the following amounts:

Collateral Trust Bonds:	Amount
6% Series A.....	\$2,804,700
5½% Series B.....	3,262,150
Total.....	6,166,850
Cumulative Convertible Preferred Stks.: ¹	Number of shares
\$3 Div. Series ²	78,441
\$2.75 Div. Series ²	63,479

Common Stock:
 Class A par value \$1 per share..... 148,920
 Class B par value \$1 per share..... 221,320

¹At December 31, 1943, arrears on \$3 Dividend Series were \$14.25 per share and on \$2.75 Series were \$13.00 per share; aggregate dividends in arrears were \$3,039,603.

²Preferred in liquidation to \$50 per share plus dividends in arrears.

4. The normal voting rights are vested in the Class A common stock (one vote per share) except that the Class B common stock has the right to elect one director until such time as UPU has retired 50% of the aggregate amount of its collateral trust bonds and preferred stock originally issued under the Plan of Reorganization of 1935, in which event the Class B stock is also entitled to one vote per share. The preferred stock is entitled to one vote per share in the event dividends thereon are in default for eight quarterly periods. As a result of dividend arrears, the preferred stock now has 50% of the voting rights and the right to participate in the election

of all directors except one who is elected by the Class B common stock.

III. The Commission being required by the provisions of section 11 (e) of the act, before approving any plan thereunder, to find, after notice and opportunity for hearing, that such plan, as submitted or as modified, is necessary to effectuate the provisions of subsection (b) of section 11 of the act, and is fair and equitable to the persons affected by such plan; and

It being the duty of the Commission, pursuant to section 11 (b) (2) of the act, to require by order, after notice and opportunity for hearing, that each registered holding company, and each subsidiary company thereof, shall take such steps as the Commission shall find necessary to ensure that the corporate structure or continued existence of any company in the holding company system does not unduly or unnecessarily complicate the corporate structure, or unfairly or inequitably distribute voting power among security holders of such holding company system; and

It tentatively appearing to the Commission that the corporate structure of UPU's holding company system is unduly and unnecessarily complicated and that voting power is unfairly and inequitably distributed among the security holders thereof; and

It further tentatively appearing to the Commission that the investment account of UPU and the property accounts of its subsidiaries may include intangibles, write-ups or other inflationary items and that other accounts may require readjustment; and

It further appearing that proceedings have heretofore been instituted pursu-

ant to section 11 (b) (1) of the act directed to UPU and its subsidiary companies (File No. 59-38) by Commission order, dated October 31, 1941 and that public hearings have been held in respect thereto and have been adjourned subject to call of the trial examiner; and

It further appearing to the Commission that it is appropriate that the hearings heretofore held pursuant to 11 (b) (1) of the act and adjourned as aforesaid be reconvened; and

It therefore appearing appropriate to the Commission that notice be given and a hearing held for the purpose of determining what action, if any, should be ordered under sections 11 (b) (1), 11 (b) (2), (15) (f) and 20 (e) of the act, and with respect to the proposed Plan filed under section 11 (c) of the act; and it further appearing that these matters involve common questions of law and fact and should be heard together;

It is hereby ordered, That proceedings under sections 11 (b) (2), 15 (f) and 20 (a) of the act be instituted and consolidated with the proceedings relating to the plan filed under section 11 (c) of the act and with the proceedings heretofore instituted under section 11 (b) (1) of the act and that a hearing on such matters under the applicable provisions of the act and the rules of the Commission thereunder be held on the 7th day of August 1944, at 10:00 a. m., e.w.t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such day the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held.

It is further ordered, That Henry C. Lank, or any other officer or officers of the Commission designated by it for that purpose, shall preside at the hearing above ordered. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, Without limiting the scope of the issues presented by the pending application or by the proceedings hereby and heretofore instituted, that evidence having particular bearing on the following matters shall be adduced:

1. Whether the transactions involved in the proposed Plan filed pursuant to section 11 (e) of the act comply with all of the requirements of the applicable provisions of the act and the rules promulgated thereunder.

2. Whether such proposed Plan is necessary to effectuate the provisions of section 11 (b) of the act, whether such plan is fair and equitable to the persons affected thereby, and whether such plan should be approved.

3. Specifically whether the provisions of the proposed plan with respect to the disposition of New Stock or the avails thereof, representing unexchanged certificates are fair and equitable to the persons affected thereby.

4. Whether the allegations contained in Section II hereof are true and correct.

5. Whether the corporate structure of UPU unduly or unnecessarily complicates the structure of such holding company system or distributes voting power unfairly or inequitably among security holders thereof and, if so, whether the corporate structure of UPU should be revised.

6. Whether, and to what extent, the investment account of UPU or the property accounts of its subsidiaries, as stated on their respective books, include intangibles, write-ups or other inflationary items; whether the property accounts of any of UPU's subsidiaries include amounts for property which is not used or useful; whether the depreciation reserves of such subsidiaries and their annual provisions for maintenance and depreciation are adequate; and whether, and, if so, the extent to which, it is necessary or appropriate in the public interest or for the protection of investors or consumers to require, pursuant to sections 15 (f) and 20 (a) of the act and the rules and regulations thereunder, that UPU or any of its subsidiaries restate any of the aforesaid accounts.

7. What further orders, if any, should be entered pursuant to sections 11 (b) (1), 11 (b) (2), 15 (f) and 20 (a) of the act, to require UPU and its subsidiaries to take such steps as the Commission shall find necessary to comply with the provisions of said sections.

It is further ordered, That UPU and its subsidiaries file with the Secretary of the Commission, on or before the 27th day of July, 1944, answers to the allegations contained in paragraphs numbered 1 through 4, both inclusive, of section II herein, in the form prescribed by Rule U-25 of the rules and regulations under the act.

It is further ordered, That any person desiring to be heard or otherwise wishing to participate in the proceedings should notify the Commission in the manner provided by its rules of practice, Rule XVII, on or before July 27, 1944.

It is further ordered, That notice of said hearing be given to UPU and its various subsidiaries, to the Public Utility Commissions of the States of Ohio, Indiana and South Dakota, to the Department of Public Utilities of the State of Arkansas, to the Railroad and Warehouse Commission of the State of Minnesota, to the Board of Railroad Commissioners in the State of North Dakota by mailing a copy of this notice and order forthwith by registered mail; and that UPU shall mail to each of its stockholders of record, who may be affected by the plan, at his last known address, a copy of this notice and order on or before July 21, 1944; and that notice be given to all other persons by a general release of this Commission distributed to the press and mailed to the mailing list for releases under the act and by publication of this notice and order in the FEDERAL REGISTER.

It is further ordered, That jurisdiction be and hereby is reserved to separate, either for hearing, in whole or in part, or for disposition, in whole or in part, the proceedings instituted by this order under sections 11 (b) (1), 11 (b) (2), 15

(f) and 20 (a) of the act and the application for approval of said plan filed under section 11 (e) of the act.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-10297; Filed, June 12, 1944; 2:33 p. m.]

[File Nos. 59-39, 54-50, 59-10, 54-83]

NORTH AMERICAN LIGHT & POWER CO.

NOTICE OF HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 10th day of July 1944.

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 North American Company having filed an application in the above-styled and numbered proceedings for oral argument on the question whether and to what extent Illinois 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; and

The parties having filed requested findings of fact, briefs and reply briefs with respect to the foregoing question; and

It appearing appropriate to the Commission that said application be granted;

It is ordered, That oral argument on the question whether and to what extent Illinois 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 heard on July 27, 1944, at 10:00 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

It is further ordered, That the Secretary of the Commission shall serve notice of the aforesaid oral argument by mailing a copy of this order to The North American Company, North American Light & Power Company, Illinois Traction Company, Illinois Power Company, and Lawrence R. Condon.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-10296; Filed, July 12, 1944; 2:33 p. m.]

[File No. 1-42]

CUSHMAN'S SONS, INC.

ORDER GRANTING APPLICATION TO STRIKE FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 11th day of July, A. D. 1944.

The New York Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the \$8 Cumulative Preferred Stock, No Par Value, of Cushman's Sons, Inc.;

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective at the close of the trading session on July 21, 1944:

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-10312; Filed, July 13, 1944;
10:15 a. m.]

[File No. 70-919]

SAVANNAH GAS COMPANY

NOTICE OF FILING AND NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 12th day of July, A. D. 1944.

Notice is hereby given that a declaration or application (or both) has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Savannah Gas Company, a gas utility company and a subsidiary company of American Gas and Power Company and Community Gas and Power Company, registered holding companies.

All interested persons are referred to said document which is on file in the office of the Commission for a statement of the transactions therein proposed, which are summarized as follows:

Savannah Gas Company proposes to reduce its outstanding capital stock from \$1,400,000 to \$672,000 by reducing the par value of each of the 56,000 shares outstanding (all owned by American Gas and Power Company and pledged as collateral under the debenture agreement of American Gas and Power Company as supplemented and amended) from \$25 per share to \$12 per share, and thereby to create capital surplus in the amount of \$728,000. Savannah Gas Company then proposes to remove from its accounts the amount of \$767,861.19, now included in Utility Plant in Service under the caption Utility Plant Adjustment, by charging \$728,000 of such amount to the capital surplus created as above stated, and by charging the balance of \$39,861.19 to the earned surplus of the company.

Savannah Gas Company states that the Georgia Public Service Commission has jurisdiction over the proposed transactions and has approved them by order dated May 18, 1944.

It appearing to the Commission that it is appropriate in the public interest and

in the interests of investors and consumers that a hearing be held with respect to said matters, and that said declaration and application shall not be permitted to become effective or granted except pursuant to further order of the Commission;

It is ordered, That a hearing on said matters under the applicable provisions of said act and the rules of this Commission thereunder be held on July 27, 1944, at 10:00 a. m., e. w. t., at the offices of this Commission, 18th and Locust Streets, Philadelphia, Pa. On such date the hearing room clerk in Room 318 will advise as to the room in which said hearing will be held. At such hearing, cause shall be shown why such declarations shall be permitted to become effective and such applications granted.

It is further ordered, That Robert P. Reeder or any other officer or officers of this Commission designated by it for that purpose shall preside at the hearings on such matters. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That without limiting the scope of the issues otherwise to be considered in the consolidated proceedings, particular attention will be directed at the hearings to the following matters and questions:

1. Whether the proposed transactions are in the public interest or in the interest of investors and consumers and whether in all respects the proposed transactions comply with all the applicable provisions and requirements of the Public Utility Holding Company Act of 1935 and the rules, regulations and orders promulgated thereunder.

2. Whether and to what extent it is necessary or appropriate in the public interest to impose terms or conditions in regard to the accounts or capital stock of Savannah Gas Company, or otherwise in regard to the proposed transactions.

It is further ordered, That notice of said hearing is hereby given to Savannah Gas Company, to American Gas and Power Company, to their security holders, and to all interested persons; said notice to be given to Savannah Gas Company and American Gas and Power Company by registered mail, and to all other persons by publication of this notice and order in the FEDERAL REGISTER and by a general release of this Commission distributed to the press and mailed to the mailing list for releases issued under the Public Utility Holding Company Act of 1935.

It is requested that any person desiring to be heard in these proceedings shall file with the Secretary of this Commission on or before July 24, 1944, an appropriate request or application to be heard, as provided by Rule XVII of the Commission's rules of practice.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-10313; Filed, July 13, 1944;
10:15 a. m.]

[File No. 811-223]

WASATCH CORPORATION

NOTICE OF AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 12th day of July, A. D. 1944.

An application having been filed by Wasatch Corporation pursuant to section 8 (f) of the Investment Company Act of 1940 for an order declaring that the applicant has ceased to be an investment company within the meaning of said act;

It is ordered, Pursuant to section 40 (a) of said act, that a hearing on the aforesaid application be held on July 17, 1944 at 10:00 o'clock a. m., eastern war time, in Room 318, Securities and Exchange Commission Building, 18th and Locust Streets, Philadelphia, Pennsylvania;

It is further ordered, That Henry C. Lank, or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby authorized to exercise all the powers granted to the Commission under sections 41 and 42 (b) of the Investment Company Act of 1940 and to trial examiners under the Commission's rules of practice.

Notice is hereby given to the applicant and to any other persons whose participation in such proceeding may be in the public interest or for the protection of investors.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-10314; Filed, July 13, 1944;
10:15 a. m.]

[File No. 1-1056]

NEW YORK, ONTARIO AND WESTERN RAILWAY CO.

ORDER GRANTING APPLICATION TO STRIKE FROM LISTING AND REGISTRATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 11th day of July, A. D. 1944.

The New York Stock Exchange, pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the Common Stock \$100 Par Value, of the New York, Ontario and Western Railway Company;

After appropriate notice, a hearing having been held in this matter; and

The Commission having considered said application together with the evidence introduced at said hearing, and having due regard for the public interest and the protection of investors;

It is ordered, That said application be and the same is hereby granted, effective

tive at the close of the trading session on July 21, 1944.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-10315; Filed, July 13, 1944;
10:15 a. m.]

WAR FOOD ADMINISTRATION.

Office of Distribution.

PHILADELPHIA, PENNSYLVANIA, MILK
MARKETING AREA

EXTENSION OF TIME FOR FILING EXCEPTIONS TO DIRECTOR'S REPORT

Pursuant to the rules of practice and procedure governing proceedings to formulate marketing agreements and marketing orders (7 CFR, Cum. Supp., 900.1 et seq.), and upon the request of the Inter-State Milk Producers Cooperative, Inc., and the Philadelphia Milk Exchange, both of Philadelphia, Pennsylvania, notice is hereby given that the time for filing exceptions to the report of the Director of Distribution, War Food Administration, with respect to a marketing agreement and to an amended order regulating the handling of milk in the Philadelphia, Pennsylvania, marketing area (9 F.R. 7284), to be made effective

under the provisions of the Agricultural Marketing Agreement Act of 1937 (7 U.S.C. 1940 ed. 601 et seq.), is extended to and including the 18th day of July 1944.

Done at Washington, D. C., this 12th day of July 1944.

C. W. KITCHEN,
Acting Director of Distribution.

[F. R. Doc. 44-10298; Filed, July 12, 1944;
3:17 p. m.]

WAR PRODUCTION BOARD.

HEDISON MANUFACTURING CO.

CONSENT ORDER

Harry D. Hedison, doing business as Hedison Manufacturing Company of Chestnut Street, Providence, Rhode Island, engaged in the manufacture of jewelry, is charged by the War Production Board with having purchased domestic silver in excess of the amount of its quota as established by Conservation Order M-199 between February 25, 1943 and December 31, 1943, such over-purchases aggregating approximately 16,000 ounces. Of such over-purchases, approximately 14,000 ounces in excess of Harry D. Hedison's quota was put into process. Harry D. Hedison admits the violations as charged, and does not desire to contest the wilfulness of the same

and has consented to the issuance of this order.

Wherefore, upon the agreement and consent of Harry D. Hedison, doing business as Hedison Manufacturing Company, and the Regional Compliance Chief, and the Regional Attorney, and upon the approval of the Compliance Commissioner, *It is hereby ordered, That:*

(a) Harry D. Hedison, doing business as Hedison Manufacturing Company, or under any other name, his or its successors or assigns, shall not purchase or put into process prior to December 31, 1944, any silver as defined in Conservation Order M-199, except that which is being processed on toll agreement for others.

(b) Nothing contained in this order shall be deemed to relieve Harry D. Hedison, doing business as Hedison Manufacturing Company, or under any other name, from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board, except in so far as the same may be inconsistent with the provisions hereof.

(c) This order shall take effect on July 12, 1944, and shall expire on December 31, 1944.

Issued this 5th day of July 1944.

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

[F. R. Doc. 44-10309; Filed, July 12, 1944;
5:01 p. m.]