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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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deemed to import the plural, and vice versa, as the case may demand.

§ 66.2 *Terms defined.* When used in the regulations, unless otherwise distinctly expressed or manifestly incompatible with the intent thereof:

(a) "Act" means the following provisions of the Department of Agriculture Appropriation Act, 1945, approved June 28, 1944 (P. Law 367, 78th Cong., 2nd Sess.), or any future act of Congress conferring similar authority:

* * * For enabling the Secretary, independently and in cooperation with other branches of the Government, State agencies, purchasing and consuming organizations, boards of trade, chambers of commerce, or other associations of businessmen or trade organizations, and persons or corporations engaged in the production, transportation, marketing, and distribution of farm and food products, whether operating in one or more jurisdictions, to investigate and certify to shippers and other interested parties the class, quality, and condition of cotton, tobacco, fruits, and vegetables, whether raw, dried, canned, or otherwise processed, poultry, butter, hay, and other perishable farm products when offered for interstate shipment or when received at such important central markets as the Secretary may from time to time designate, or at points which may be conveniently reached therefrom under such rules and regulations as he may prescribe, including payment of such fees as will be reasonable and as nearly as may be to cover the cost for the service rendered: *Provided*, That officers and employees who, under proper authorization, use privately owned motor vehicles in the performance of official travel within the corporate limits of their official stations for the purpose of inspecting and grading farm and food products and the supervision thereof at points located within the said corporate limits may be reimbursed for such travel at a rate not to exceed 3 cents per mile: *Provided further*, That certificates issued by the authorized agents of the Departments shall be received in all courts of the United States as prima facie evidence of the truth of the statements therein contained, * * *

(b) "Department" means the United States Department of Agriculture.

INSPECTION SERVICE

(c) "Administration" means the War Food Administration of the Department.

(d) "Administrator" means the War Food Administrator or any employee of the Department to whom the Administrator has heretofore delegated or may hereafter delegate the authority to act in his stead.

(e) "Director" means the Director of Distribution of the Administration or any employee of the Department to whom the Director has heretofore delegated or may hereafter delegate the authority to act in his stead.

(f) "Branch" means the Grain Products Branch, Office of Distribution of the Administration.

(g) "Chief of Branch" means the Chief of the Branch or any employee of the Branch to whom there has heretofore been delegated or there may hereafter be delegated the authority to act in his stead.

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

(i) "Inspector" means (1) any employee of the Department authorized by the Administrator or (2) any other person to whom a license has been issued by the Administrator to investigate and certify, in accordance with the regulations, to shippers of hops and other interested parties, any one or more of the following: (i) the class, (ii) quality, and (iii) condition of hops.

(j) "Regulations" means the provisions of this Part 66.

(k) "Hops" means the dried cones of the cultivated varieties of hops.

(l) "Office of inspection" means the office of an inspector.

(m) "Inspection" means an inspection of hops by an inspector to determine any one or more of the following: (1) The class, (2) quality, and (3) condition of such hops.

(n) "Inspection certificate" means a written statement, issued by an inspector, pursuant to the act and the regulations, relative to any one or more of the following: (1) The class; (2) quality, and (3) condition of hops.

(o) "Interested party" means any person financially interested in a transaction involving any inspection, review inspection, or appeal inspection of hops.

(p) "Supervising inspector" means an inspector who is designated by the Chief of Branch to supervise the work of inspectors and to handle appeal inspections of hops in accordance with §§ 66.24 to 66.32 hereof, inclusive.

(q) "Official sampler" means (1) any inspector or (2) any employee of the Department authorized by the Administrator or any other person to whom a license has been issued by the Administrator to draw samples of hops for inspection.

ADMINISTRATION

§ 66.3 *Authority.* The Chief of Branch shall, under the supervision of the Administrator and the Director, perform such duties as the Administrator or the Director, or both, may require in the administration of the provisions of the act or the regulations.

§ 66.4 *Kind of service.* The inspection and certification of hops shall be (a) pursuant to such standards of class, quality, and condition of hops as may be promulgated by the Administrator or (b) pursuant to such instructions and procedures as may be prescribed by the Director.

§ 66.5 *Who may obtain service.* An application for inspection may be made by any interested party, including, but not being limited to, the United States, any State, county, municipality, or common carrier, and any authorized agent of any of the foregoing.

§ 66.6 *How to make application.* An application for inspection may be made to any inspector orally, in writing, or by telegraph. Such inspector may require that an oral application be confirmed in writing.

§ 66.7 *Form of application.* An application for inspection shall include the following information: (a) the date of the application; (b) the identification and location of the hops; (c) the name and post office address of the applicant and, if made by an authorized agent, the name and post office address of such agent; (d) the interest of the applicant in the inspection; (e) if the hops have been inspected previously, a statement to that effect; and (f) such other information relating to the inspection as may be required by the Chief of Branch.

§ 66.8 *When application is deemed filed.* An application shall be deemed filed when made or delivered to an inspector.

§ 66.9 *When application may be withdrawn.* Upon payment by an applicant of the fees and charges required by § 66.43 hereof, an application for inspection may be withdrawn by such applicant at any time before an inspection certificate has been issued.

§ 66.10 *When inspection may be refused.* An inspection may be refused by the inspector to whom an application is made or delivered for noncompliance, by the applicant, with the act or the regulations. The aforesaid inspector shall immediately notify the applicant of the reason for such refusal.

§ 66.11 *Authority of agent.* In the discretion of the inspector to whom an application for inspection is made or delivered by an agent of an applicant, proof of the authority of such agent may be required.

§ 66.12 *Lot inspection.* A lot inspection of hops shall be made by examining a representative sample or samples (drawn only by an official sampler) of a designated quantity of hops for any one or more of the following: (a) class, (b) quality, and (c) condition. Such representative sample or samples of the hops shall be drawn in accordance with such instructions as may be prescribed, from time to time, by the Director.

§ 66.13 *Sample inspection.* A sample inspection of hops shall be made by exam-

ining any sample of hops (not drawn by an official sampler) for any one or more of the following: (a) class, (b) quality, and (c) condition. Such sample shall be, in the opinion of the inspector, of a sufficient quantity of hops to permit an accurate determination of the aforesaid class, quality, and condition of such hops.

§ 66.14 *Inspection certificate, issuance.* An inspection certificate shall be issued for each lot inspection and each sample inspection; but in no case shall an inspector sign an inspection certificate covering hops not examined by him.

§ 66.15 *Inspection certificate, form.* Each inspection certificate shall be approved by the Director as to form, shall state the results of the respective inspection, and shall embody, within its written or printed terms, such statements of fact as may be required or authorized by the Director.

(a) *Lot inspection certificate.* A lot inspection certificate shall be issued to show the results of any lot inspection made in accordance with § 66.12 hereof.

(b) *Sample inspection certificate.* A sample inspection certificate shall be issued to show the results of a sample inspection made in accordance with § 66.13 hereof and shall clearly state that such sample inspection certificate applies only to the quantity of hops described therein.

§ 66.16 *Advance information.* Upon the request of any applicant for inspection, all or part of the contents of any inspection certificate issued to such applicant may be telegraphed or telephoned to him at his expense.

§ 66.17 *Disposition of inspection certificate.* The original of any inspection certificate shall, immediately upon its issuance, be delivered or mailed to the applicant unless otherwise directed by such applicant. One copy thereof shall be filed in the respective office of inspection, and one copy shall be forwarded to the Chief of Branch unless otherwise directed by such Chief. Additional copies may be furnished, without charge, to the applicant if a request therefor is made prior to the issuance of such inspection certificate.

REVIEW INSPECTION

§ 66.18 *How to obtain a review inspection.* Any interested party who is dissatisfied with the determination, stated in an inspection certificate, of the class, quality, or condition of any quantity of hops may file an application for a review of the inspection, and such application for a review inspection shall be in writing or by telegraph and filed, within 10 days after the date of such inspection, in the office of inspection where such inspection was made.

§ 66.19 *Application for review inspection, form.* An application for a review inspection shall be signed by the applicant or his duly authorized agent and shall state: (a) the identification of the hops with respect to which such application is made; (b) the names and post office addresses of all other interested parties; (c) such other information as may be required by the Chief of Branch; and (d) that an application for an ap-

peal inspection, provided in § 66.24 hereof, has not been filed, if such is the fact.

§ 66.20 *Basis for review inspection.* A review inspection shall be made by an inspector of the respective office of inspection and shall be based upon (a) a portion of the sample or samples of hops which were drawn for the original lot inspection or (b) a portion of the sample of hops which was submitted for the original sample inspection, as the case may be.

§ 66.21 *Review inspection certificate.* Immediately after a review inspection has been completed, an inspection certificate shall be issued showing the results of such review inspection; and such certificate shall supersede the original inspection certificate issued for the hops involved. Each review inspection certificate shall bear on its face the notation "Review Inspection" and shall clearly identify the number and date of the inspection certificate which it supersedes. Such supersedure shall be effective as of the date of issuance of the review inspection certificate.

§ 66.22 *Disposition of review inspection certificate.* The original of any review inspection certificate shall, immediately upon its issuance, be delivered or mailed to the applicant unless otherwise directed by such applicant. A copy of such review inspection certificate shall be furnished each interested party of record; and one copy shall be forwarded to the Chief of Branch unless otherwise directed by such Chief.

§ 66.23 *Review inspection not to prevent filing appeal.* The review inspection provisions of the regulations shall not prevent any applicant for review inspection or any other interested party from filing an application for an appeal inspection in accordance with the provisions of § 66.24 hereof.

APPEAL INSPECTION

§ 66.24 *When and by whom appeal inspection may be requested.* An application for an appeal inspection may be made by any interested party who is dissatisfied with the determination, stated in any unsuperseded lot, sample, or review inspection certificate, of the class, quality, or condition of any quantity of hops: *Provided*, That (a) the identification of the hops, as stated in the respective inspection certificate, has remained unchanged; (b) the hops have not left the place where they were located when the inspection appealed from was made, and (c) the application is filed within 15 days after the date of the inspection appealed from. The aforesaid application shall be in writing or by telegraph, and shall be filed in the office of any supervising inspector or with the Chief of Branch. Such application shall be accompanied, or followed, by the inspection certificate with respect to which the application for appeal inspection is made, if such certificate is in the possession of the appellant.

§ 66.25 *Appeal inspection application form.* An application for an appeal inspection shall be signed by the applicant or his duly authorized agent and shall

state: (a) the identification and location of the hops at the time of making the appeal; (b) the names and post office addresses of all other interested parties; and (c) such other information as may be required by the aforesaid supervising inspector or Chief of Branch.

§ 66.26 *Record of filing appeal application.* A record showing the date and place of filing (a) an application for appeal inspection and (b) other documents pertaining to such appeal inspection shall be made immediately upon receipt thereof at the office of the aforesaid supervising inspector or by the Chief of Branch.

§ 66.27 *When appeal inspection may be refused.* An appeal inspection may be refused (a) for noncompliance, by the applicant, with the act or the regulations or (b) if it appears that (1) the identification of the hops involved has changed, (2) the condition of such hops has undergone a material change since the issuance of the inspection certificate with respect to which the appeal is made, or (3) the hops cannot be made accessible for a thorough reexamination and resampling.

§ 66.28 *When appeal application may be withdrawn.* Upon payment by an appellant of the fees and charges required by § 66.43 hereof, an application for an appeal inspection may be withdrawn by such appellant at any time before an Appeal Inspection Certificate (specified in § 66.30 hereof) has been issued.

§ 66.29 *Who shall make an appeal inspection.* An appeal inspection shall be made only by a supervising inspector.

§ 66.30 *Appeal Inspection Certificate, issuance.* Immediately after an appeal inspection has been completed, an inspection certificate designated as "Appeal Inspection Certificate" shall be issued by the respective supervising inspector showing the results of such appeal inspection.

§ 66.31 *Appeal Inspection Certificate, disposition.* The original of an Appeal Inspection Certificate shall be delivered or mailed to the appellant unless otherwise directed by such appellant. A copy thereof shall be furnished to each interested party of record, and a copy shall be filed in the office of the aforesaid supervising inspector. Additional copies may be furnished, without charge, to such interested party if a request therefor is made prior to the issuance of such Appeal Inspection Certificate.

§ 66.32 *Appeal Inspection Certificate supersedes inspection certificate.* An Appeal Inspection Certificate shall supersede the inspection certificate with respect to which an appeal inspection is made; and such supersedure shall be effective as of the date of issuance of such Appeal Inspection Certificate.

LICENSED INSPECTORS

§ 66.33 *Who may be licensed.* Unless otherwise required by the provisions of § 66.34 hereof, any person who possesses proper qualifications and who has no interest, financial or otherwise, direct

or indirect, in merchandising, handling, storing, or processing hops may be licensed by the Administrator as an inspector. Each license which is issued by the Administrator shall be countersigned by the Chief of Branch.

§ 66.34 *Applicant to be examined.* Each person who applies for a license as an inspector shall, if so required by the Chief of Branch, be examined for the purpose of determining his competency as an inspector. Such examination shall be held at such time and place and in such manner as may be prescribed by the Chief of Branch.

§ 66.35 *Suspension or revocation of license.* Pending final action by the Administrator, the Chief of Branch may, whenever he deems such action necessary, suspend the license of any inspector by giving him notice to that effect, accompanied by a statement of the reasons therefor. Within 10 days after the receipt of the aforesaid notice and statement of reasons by the respective licensee, he may file an appeal, in writing, with the Administrator supported by any argument or evidence which such licensee may wish to offer as to why his license should not be suspended or revoked. After the expiration of the aforesaid 10 day period and consideration of such argument and evidence, the Administrator will take such action as he deems appropriate with respect to such suspension or revocation.

OFFICIAL SAMPLERS

§ 66.36 *Who may be licensed.* Any person who possesses proper qualifications and has no interest, financial or otherwise, direct or indirect, in merchandising, handling, storing, or processing hops may be licensed by the Administrator to draw samples of hops. Each license which is issued by the Administrator shall be countersigned by the Chief of Branch.

§ 66.37 *When samples shall be drawn.* Upon the request of any inspector or applicant for inspection, an official sampler shall draw a sample or samples of hops from a designated lot or lots of hops in accordance with such methods which are prescribed by the Chief of Branch.

§ 66.38 *Where samples shall be forwarded.* An official sampler shall forward all samples of hops drawn by such sampler to a designated office of inspection in accordance with the instructions of a supervising inspector, and shall furnish, with each such sample, the information which such supervising inspector may request.

§ 66.39 *Samples shall be accepted for inspection.* Samples of hops drawn by official samplers shall be accepted by any inspector for inspection; and such inspection shall apply only to the quantity of hops from which the respective sample was drawn.

§ 66.40 *Suspension or revocation of license.* Pending final action by the Administrator, the Chief of Branch may, whenever he deems such action necessary, suspend the license of any official

sampler by giving him notice to that effect, accompanied by a statement of the reasons therefor. Within 10 days after the receipt of the aforesaid notice and statement of reasons by the respective licensee, he may file an appeal, in writing, with the Administrator supported by any argument or evidence which such licensee may wish to offer as to why his license should not be suspended or revoked. After the expiration of the aforesaid 10 day period and consideration of such argument and evidence, the Administrator will take such action as he deems appropriate with respect to such suspension or revocation.

FEES AND CHARGES FOR INSPECTION

§ 66.41 *Fees and charges for inspection or review inspection.* Fees and charges for any inspection or review inspection shall be in accordance with the applicable provisions of (a) and (b) of this section.

(a) *Inspection by a salaried employee of the Department.* Unless otherwise required by the provisions of (b) of this section, fees and charges for any inspection or review inspection by an inspector who is a salaried employee of the Department shall be in accordance with such schedule of fees and charges as may be fixed and issued by the Director.

(b) *Inspection under a cooperative agreement.* Fees and charges for any inspection or review inspection made pursuant to a cooperative agreement with any State or person shall be in accordance with the terms and provisions of such cooperative agreement.

§ 66.42 *Fees and charges for appeal inspection.* Fees and charges for any appeal inspection shall be in accordance with such schedule of fees and charges as may be fixed and issued by the Director: *Provided*, That if the supervising inspector who makes an appeal inspection finds that there is a material error in the inspection from which an appeal is taken, no fees or charges shall be required.

§ 66.43 *Fees and charges when an application for inspection or appeal inspection is withdrawn or inspection or appeal inspection refused.* In the event (a) any application for inspection or appeal inspection is withdrawn or (b) any inspection or appeal inspection refused pursuant to the applicable provisions of the regulations, the interested party who made the aforesaid application for inspection or appeal inspection shall pay only such expenses which were incurred by the respective inspector or supervising inspector in connection with such inspection or appeal inspection, prior to the aforesaid withdrawal or refusal, as such inspector or supervising inspector may require.

§ 66.44 *Payment of fees and charges.* Fees and charges for any inspection, review inspection, or appeal inspection shall be paid by the interested party making application for any such inspection in accordance with the provisions of (a) and (b) of this section; and, if so required by the respective inspector or

supervising inspector, such fees and charges shall be paid in advance.

(a) *Fees and charges for inspection by a salaried employee of the Department.* Fees and charges for any inspection, review inspection, or appeal inspection by any inspector or supervising inspector who is a salaried employee of the Department shall, unless otherwise required pursuant to (b) of this section, be paid by the interested party making application for any inspection, as aforesaid, by check, draft, or money order payable to the Treasurer of the United States and remitted promptly to the Office of Distribution of the Administration.

(b) *Fees and charges for inspection or review inspection under a cooperative agreement.* Fees and charges for any inspection or review inspection under a cooperative agreement with any State or person shall be paid, in accordance with the terms of such cooperative agreement, by the interested party making application for any such inspection.

§ 66.45 *Refunds.* The Director will cause to be refunded to any State or person, who is a party to an inspection service cooperative agreement with the United States, any fees and charges remitted in excess of the amount due the United States.

§ 66.46 *Fees and charges for official samplers.* Fees and charges for the drawing of any samples of hops by any official sampler shall be paid by the interested party, including, but not being limited to, the Office of Distribution of the Administration, making an application for any inspection, either direct to such official sampler or to the person by whom such official sampler is employed in such capacity. All fees and charges for the aforesaid drawing of any sample of hops by any official sampler shall be in accordance with such schedule of fees and charges for the aforesaid drawing of samples of hops as may be fixed and issued by the Director: *Provided*, That if the official sampler is employed under a cooperative agreement, the fees and charges shall be in accordance with the terms of such cooperative agreement.

MISCELLANEOUS

§ 66.47 *Fraud or misrepresentation.* Any wilful misrepresentation or any deceptive or fraudulent practice found to have been made or committed by any person in connection with the making or filing of an application for inspection or appeal inspection or any wilful violation of the regulations may be deemed sufficient cause for debarring such person from any further benefits under the act after opportunity for hearing has been accorded him, and, pending investigation and hearing, the Director may, without hearing, direct that such person shall be denied the benefits of the act. The facts and circumstances with respect to any such wilful misrepresentation, deceptive or fraudulent practice, or wilful violation may be published.

§ 66.48 *Publications.* Publications under the act and the regulations may be

made in the FEDERAL REGISTER, the Service and Regulatory Announcements of the aforesaid Office of Distribution, and such other media as the Director may approve for the purpose.

§ 66.49 *Inspection records confidential.* Unless otherwise permitted by the regulations, records of any inspections, including, but not being limited to, copies of any inspection, review inspection, or appeal inspection certificates issued, records of such certificates, applicant's accounts, or other information relating to the work of any office of inspection shall not be made available to, or be opened for examination by, any person who is not connected with the inspection service prescribed by the regulations. Such records as aforesaid shall be held strictly confidential and for reference only by the inspector in charge of such office of inspection, his assistants, and such inspector's supervising inspector. Summarized reports which do not disclose the operations of an individual grower, shipper, or other interested party and which are identified clearly as to source and contents may be released to the public: *Provided*, That, when so released, they shall be published in such manner and in such media as will make the information available alike to all interested parties.

§ 66.50 *Political activity.* All inspectors are forbidden, during the period of their respective appointments or licenses to take an active part in political management or in political campaigns. Political activity in city, county, State, or national elections, whether primary or regular, or in behalf of any party or candidate, or any measure to be voted upon, is prohibited. This applies to all appointees, including, but not being limited to, temporary and cooperative employees, and employees on leave of absence with or without pay. Wilful violation of this section will constitute grounds for dismissal in the case of appointees, and revocation of licenses in the cases of licensees.

§ 66.51 *Identification.* All inspectors and official samplers shall have in their possession at all times and present upon request, while on duty, the means of identification furnished by the Administration to the respective inspector and official sampler.

Issued at Washington, D. C., this 18th day of July 1944.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F. R. Doc. 44-10632; Filed, July 18, 1944;
3:29 p. m.]

Chapter XI—War Food Administration (Distribution Orders)

[WFO 30-2]

PART 1406—DEHYDRATED FRUIT, VEGETABLES, AND SOUPS

DEHYDRATED VEGETABLES

Pursuant to the authority vested in me by War Food Order No. 30 (8 F.R. 3385), as amended (9 F.R. 4321, 4319, 6007),

and to effectuate the purposes thereof, it is hereby ordered as follows:

§ 1406.3 *Dehydrated vegetables*—(a) *Definitions.* Each term defined in War Food Order No. 30, as amended, shall when used herein have the same meaning as is set forth for such term in War Food Order No. 30, as amended.

(b) *Set-aside percentage for dehydrated onions.* The percentage of dehydrated onions to be set aside, by each processor, and held for sale and delivery to a governmental agency shall, after the effective time hereof, be zero.

(c) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., the 17th day of July 1944.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 30, 8 F.R. 3385, as amended, 9 F.R. 4321, 4319, 6007)

Issued this 15th day of July 1944.

C. W. KITCHEN,
Acting Director of Distribution.

[F. R. Doc. 44-10693; Filed, July 18, 1944;
3:33 p. m.]

[WFO 75-1, Amdt. 3]

PART 1410—LIVESTOCK AND MEATS

REPORTS AND COMMUNICATIONS

War Food Order No. 75-1, as amended and partially suspended (8 F.R. 11327, 9 F.R. 4319, 5888), § 1410.17, is further amended by deleting (x) and substituting in lieu thereof the following:

(x) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless herein otherwise provided or unless instructions to the contrary are issued by the Director, be addressed to the Meat Order Representative of the Office of Distribution, War Food Administration, for the region in which the communicant is located.

This order shall become effective at 12:01 a. m., e. w. t., July 18, 1944.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 75, 8 F.R. 11119, 9 F.R. 4319, 5333, 5767)

Issued this 17th day of July 1944.

LEE MARSHALL,
Director of Distribution.

[F. R. Doc. 44-10690; Filed, July 18, 1944;
1:32 p. m.]

[WFO 10, Amdt. 5]

PART 1432—RICE

RESTRICTIONS ON SALE AND DISTRIBUTION

War Food Order No. 10, as amended (8 F.R. 9863; 8 F.R. 14785; 9 F.R. 5289; 9 F.R. 4321, 4319) is hereby amended to read as follows:

§ 1432.1 *Restrictions on sale and distribution of rice*—(a) *Definitions.* (1) "Person" means any individual, partnership, association, business trust, corporation, or any organized group of per-

sons whether incorporated or not, and includes any State or political subdivision or agency thereof.

(2) "Governmental agency" means (i) the Armed Services of the United States (excluding, for purposes of this order, United States Army post exchanges, United States Navy ships' service departments, and United States Marine Corps post exchanges); (ii) the War Food Administration (including, but not restricted to any corporate agency thereof); (iii) the War Shipping Administration; (iv) the Veterans' Administration; and (v) any other instrumentality or agency designated by the War Food Administrator.

(3) "Armed Services of the United States" means the Army, the Navy, the Marine Corps, or the Coast Guard of the United States.

(4) "Director" means the Director of Distribution, War Food Administration, or any employee of the War Food Administration, designated by such Director.

(5) "Miller" means any person who mills 500 or more barrels of rough rice, in any month.

(6) "Mill" means to convert rough rice into brown or milled rice for one's own account or the account of another.

(7) "Barrel" means 162 pounds.

(8) "Rough rice" means the commodity defined as such by the "United States Standards for Rough Rice", as amended May 15, 1942.

(9) "Brown rice" means the commodity defined as such by the "United States Standards for Brown Rice", as amended May 15, 1942.

(10) "Milled rice" means the commodity defined as such by the "United States Standards for Milled Rice", as amended April 1, 1944.

(b) *Restrictions.* Beginning October 1, 1944, every miller shall set aside each calendar month and shall hold for sale to a governmental agency, a quantity of milled rice in an amount equal to 35 percent of the total quantity of the brown and milled rice milled by him during the month. Milled rice so set aside shall be of the grade No. 4, or better, of one of the Classes I to X inclusive, or of the grade No. 5 of one of the Classes I to X inclusive, containing not more than 15 percent of broken rice. Beginning October 1, 1944, no miller shall deliver or otherwise dispose of, except to a governmental agency, rice milled by him during any calendar month, in an amount exceeding 65 percent of the total combined quantity of brown and milled rice milled by him during such calendar month. Deliveries to a governmental agency of grades or classes of brown or milled rice other than those specified in this paragraph may be credited against the amount of rice required to be set aside. All rice set aside may be offered for sale, at no more than ceiling prices established by the Office of Price Administration, to a governmental agency in response to announcements or notices by such agency that offers for the sale of such rice will be received on specified dates.

(c) *Exemptions from restrictions of paragraph (b).* (1) The Director may,

upon application of any miller, authorize such miller to deliver to persons other than governmental agencies, brown or milled rice, and to credit such deliveries against the quantity of milled rice required to be set aside under (b) hereof, when satisfactory evidence is submitted to the Director that the brown or milled rice so delivered is to be subsequently delivered to a governmental agency in the form of rice or a product thereof.

(2) The restrictions contained in this order shall not apply to rice owned by any individual for use in his own household.

(d) *Contracts.* The provisions of this order and of all orders or regulations issued pursuant thereto shall be observed without regard to contracts heretofore or hereafter made, or any rights accrued or payments made thereunder.

(e) *Audits and inspections.* The Director shall be entitled to make such audit or inspection of the books, records and other writings, premises, or stocks of rice of any person, and to make such investigations, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(f) *Records and reports.* (1) The Director shall be entitled to obtain such information from and require such reports and the keeping of such records by, any person, as may be necessary or appropriate, in his discretion, to the enforcement or administration of the provisions of this order.

(2) Every person subject to this order shall, for at least two years (or for such period of time as the Director may designate), maintain an accurate record of his transactions in rice.

(g) *Petition for relief from hardship.* Any person affected by this order who considers that compliance herewith would work an exceptional or unreasonable hardship on him may apply in writing for relief to the Director setting forth in such petition all pertinent facts and the nature of the relief sought. The Director may thereupon take such action as he deems appropriate, which action shall be final.

(h) *Communications.* All reports required to be filed hereunder and all communications concerning this order shall, unless instructions to the contrary are issued by the Director, be addressed to the Director of Distribution, War Food Administration, Washington 25, D. C., Ref. WF-10.

(i) *Violations.* Any person who violates any provision of this order may, in accordance with applicable procedure, be prohibited from receiving, making any deliveries of, or using rice. Any person who wilfully violates any provision of this order is guilty of a crime and may be prosecuted under any and all applicable laws. Civil action may also be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provisions of this order.

(j) *Delegation of authority.* The administration of this order and the powers vested in the War Food Administrator, insofar as such powers relate to the administration of this order, are hereby

delegated to the Director. The Director is authorized to redelegate to any person within the War Food Administration any or all of the authority vested in him by this order.

(k) *Effective date.* This order shall become effective at 12:01 a. m., e. w. t., August 1, 1944. With respect to any violations of said War Food Order No. 10, as amended, or rights accrued, liabilities incurred, or appeals taken under said order, prior to August 1, 1944, said War Food Order No. 10, as amended, shall be deemed in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, or liability.

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

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

Issued this 18th day of July 1944.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F. R. Doc. 44-10694; Filed, July 18, 1944;
3:33 p. m.]

[WFO 67, Partial Suspension]

PART 1460—FATS AND OILS

SUSPENSION OF INVENTORY PROVISIONS

The provisions of § 1460.27, paragraphs (e) and (f), of War Food Order No. 67 (8 F.R. 15810, 9 F.R. 4319, 5501, 6147), are suspended until November 1, 1944.

This order shall become effective at 12:01 a. m., e. w. t., July 18, 1944.

With respect to violations, rights accrued, liabilities incurred, or appeals taken under War Food Order No. 67 prior to said date, all provisions of said War Food Order No. 67 shall be deemed to remain in full force and effect for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

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

Issued this 18th day of July 1944.

ASHLEY SELLERS,
Assistant War Food Administrator.

[F. R. Doc. 44-10695; Filed, July 18, 1944;
3:33 p. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 4988]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

WILLIAM H. KAMPE, ET AL.

§ 3.55 *Furnishing means and instrumentalities of misrepresentation or de-*

ception: § 3.69 (a) *Misrepresenting oneself and goods—Business status, advantages or connections—Nature, in general:* § 3.72 (e) *Offering deceptive inducements to purchase or deal—Free goods:* § 3.72 (g) (10) *Offering deceptive inducements to purchase or deal—Limited offers or supply:* § 3.72 (n) *Offering deceptive inducements to purchase or deal—Special offers, savings and discounts:* § 3.72 (n) (10) *Offering deceptive inducements to purchase or deal—Terms and conditions:* § 3.96 (b) *Using misleading name—Vendor—Nature, in general.* In connection with offer, etc., in commerce, of post cards or other mailable matter, (1) using the words "U. S. Pencil Sales," or any other word or words of similar import, to designate, describe or refer to respondent's business; or otherwise representing, directly or by implication, that respondent's business is that of selling or distributing pencils; (2) using the words "Character Reference Bureau," or other word or words of similar import, to designate, describe or refer to respondent's business; or otherwise representing, directly or by implication, that respondent's business is that of obtaining information concerning the characters of individuals; (3) representing, directly or by implication, that the giving of information requested by such post cards or mailable matter by the recipients thereof is for the acceptance of an advertising or introductory offer of free goods, or that the amount of such goods, is limited; (4) representing, directly or by implication, that the information sought from the recipients of such post cards or mailable matter is for the purpose of identifying any person and determining his fitness of character for a responsible position; or (5) selling or distributing post cards or other mailable matter which represent, directly or by implication, that respondent's business is other than that of obtaining information to be used in the collection of debts; or which represent, directly or by implication, that the information sought through such letters is for any purpose other than for use in the collection of debts; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U. S. C., sec. 45b) [Cease and desist order, William H. Kampf et al., Docket 4988, June 15, 1944]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 15th day of June, A. D. 1944.

In the Matter of William H. Kampf and Earl H. Wilson, Individuals

This proceeding having been heard by the Federal Trade Commission upon complaint of the Commission and testimony taken before Arthur F. Thomas, an examiner of the Commission theretofore duly designated by it, in support of the allegations of the complaint, and in opposition thereto, respondents having waived all intervening procedure and further hearing as to the facts, and the Commission, having made its findings as to the facts and its conclusion that respondent William H. Kampf has violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondent William H. Kampf, an individual, his representative, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of post cards or other mailable matter in commerce, as "commerce" is defined in the Federal Trade Commission Act do forthwith cease and desist from:

1. Using the words "U. S. Pencil Sales", or any other word or words of similar import, to designate, describe or refer to respondent's business; or otherwise representing, directly or by implication, that respondent's business is that of selling or distributing pencils.

2. Using the words "Character Reference Bureau", or other word or words of similar import, to designate, describe or refer to respondent's business; or otherwise representing, directly or by implication, that respondent's business is that of obtaining information concerning the characters of individuals.

3. Representing, directly or by implication, that the giving of information requested by such post cards or mailable matter by the recipients thereof is for the acceptance of an advertising or introductory offer of free goods, or that the amount of such goods is limited.

4. Representing, directly or by implication, that the information sought from the recipients of such post cards or mailable matter is for the purpose of identifying any person and determining his fitness of character for a responsible position.

5. Selling or distributing post cards or other mailable matter which represent, directly or by implication, that respondent's business is other than that of obtaining information to be used in the collection of debts; or which represent, directly or by implication, that the information sought through such letters is for any purpose other than for use in the collection of debts.

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

And it is further ordered, That the proceeding be, and the same hereby is, dismissed as to respondent Earl H. Wilson.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-10714; Filed, July 19, 1944;
11:10 a. m.]

TITLE 29—LABOR

Chapter V—Wage and Hour Division

PART 526—INDUSTRIES OF A SEASONAL NATURE

LOUISIANA SUGARCANE BAGASSE OPERATIONS; EXEMPTION FROM MAXIMUM HOURS PROVISIONS¹

In the matter of the application to include certain operations on sugar cane bagasse within that portion of the cane

¹ Affects tabulation in § 526.101.

sugar processing and milling branch of the cane sugar industry in Louisiana which has been granted a partial exemption from the maximum hours provisions of the Fair Labor Standards Act of 1938 pursuant to section 7 (b) (3) of the act.

Whereas, an application was filed to include the artificial drying, separating into proper lengths, and grinding of bagasse resulting from the processing of sugar cane into raw sugar, syrup and molasses within that portion of the cane sugar processing and milling branch of the cane sugar industry located in Louisiana which the Administrator determined, on November 13, 1939 (4 F.R. 4615), to be 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, upon consideration of the facts stated in the said application, the Administrator determined (8 F.R. 15493), pursuant to § 526.5 (b) (2) of regulations, Part 526, as amended, that a prima facie case had been shown for amending the existing determination granting an exemption under section 7 (b) (3) of the act to that portion of the sugar cane processing and milling branch of the cane sugar industry which is located in Louisiana, to include therein the artificial drying, separating into proper lengths, and grinding of bagasse resulting from the processing of sugar cane into raw sugar, syrup and molasses, in sugar cane processing plants in Louisiana, during the sugar cane processing season; and

Whereas, within 15 days following the publication of this preliminary determination the Administrator received an objection and request for hearing; and

Whereas, pursuant to §§ 526.5 and 526.6 of the said regulations, the Administrator gave notice of a public hearing to be held in Room 914, the Richards Building, 837 Gravier Street, New Orleans, Louisiana, on January 28, 1944 before Nathan Rubinstein, an authorized representative of the Administrator, who was authorized to receive evidence and hear argument for the purpose of determining:

Whether the artificial drying, separating into proper lengths, and grinding of bagasse resulting from the processing of sugar cane into raw sugar, syrup, and molasses in sugar cane processing plants in Louisiana during the sugar cane processing season shall be included within that portion of the cane sugar processing and milling branch of the cane sugar industry located in Louisiana which has been determined to be 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;

and

Whereas, following such hearing the said representative of the Administrator duly made the following findings:

1. Certain sugar cane mills in Louisiana dehydrate bagasse resulting from the grinding of sugar cane in order to make it suitable for use as litter, horticultural humus, and other purposes.

2. In order to produce a satisfactory product, it is necessary to dehydrate the bagasse while it is still "fresh"; that is, immediately after it comes from the cane sugar mill, and before it becomes mouldy or discolored as the result of exposure to the air. "Fresh" bagasse is available for dehydrating only while the cane sugar plants are engaged in the milling of sugar cane.

3. The dehydrating of bagasse in Louisiana takes place during a regularly recurring period of about 3 months each year, concurrently with the processing of sugar cane into raw sugar, syrup, and molasses. The dehydrating activities cease completely at about the same time that the milling of sugar cane ceases, for the reason that fresh bagasse is not available in the remainder of the year. The dehydrating operations do not lengthen the operating season of the sugar cane mills in Louisiana.

4. The dehydrating of bagasse, as carried on at present in Louisiana is a part of, and should be included within, that portion of the sugar cane processing and milling branch of the cane sugar industry located in Louisiana, which the Administrator has determined (4 F.R. 4615) to be an industry of a seasonal nature within the meaning of section 7 (b) (3) of the Fair Labor Standards Act and Part 526 of the regulations, as amended.

5. The term "dehydrating of bagasse" as used in this determination includes the following operations when performed on the premises of a sugar cane mill during the sugar cane processing season: chopping or cutting the stalks into sizes suitable for dehydrating; separating the bagasse into proper lengths; drying the bagasse artificially; baling, wrapping and storing the dehydrated bagasse; and any operations necessary and incident to the foregoing.

The application is granted in accordance with the above findings of fact.

and

Whereas, on June 13, 1944, there was caused to be published, pursuant to the provisions of § 526.7 of the regulations, a notice (9 F.R. 6460) to the effect that any person aggrieved by the said findings might, within 15 days after June 13, 1944, file a petition with the Administrator requesting that he review the action of the said representative upon the record of the hearing; and

Whereas, no such petition was filed within the said 15-day period,

Now, therefore, pursuant to the provisions of § 526.7 of the regulations, the exemption provided by section 7 (b) (3) of the Fair Labor Standards Act of 1938 shall become effective for the "dehydrating of bagasse", in accordance with the above findings upon publication of this determination in the FEDERAL REGISTER.

Signed at New York, New York, this 13th day of July 1944.

L. METCALFE WALLING,
Administrator.

[F. R. Doc. 44-10696; Filed, July 18, 1944; 3:33 p. m.]

Chapter VI—National War Labor Board

PART 803—GENERAL ORDERS

EXEMPTION OF CERTAIN EMPLOYERS FROM WAGE ADJUSTMENTS

§ 803.4 General Order No. 4,¹ * * *
(d) * * *

The National War Labor Board, under this paragraph, has approved the following exceptions to the exemption provided for in paragraph (a) of this order:

(28) Firms in the automotive repair and tire industry in Region X of the National War Labor Board, embracing the states of California, Nevada and Arizona. For the purposes of this subdivision, the automotive and tire repair industry is defined as comprising those firms who regularly employ an individual, or individuals, to perform any or all of the following functions for the general public: the repairing of damaged automobile or truck fenders and bodies to restore their original shape and smoothness or surface by hammering out and filling dents, and by welding breaks in the metal; the disassembling and overhauling of automobile, or truck engines, transmissions, clutches, rear ends, the grinding of valves, and the aligning of wheels, or the retreading and recapping of automobile or truck tires. The foregoing definitions shall include any firm employing a body and fender repairman, metal man, assembler, automotive electrician, body builder, brake specialist, combination man, front-end man, frame and axle man, automotive machinist, automotive mechanic or truck mechanic who performs any or all of the aforementioned functions. Establishments exclusively engaged in the servicing of automobiles and trucks, filling tanks with gasoline, greasing, lubricating, washing, etc., shall not be included in this definition, provided that they employ no person who performs any of the functions included above in the industry. (Approved, July 4, 1944)

(29) Jewelry stores and watch repair establishments in Region IX, embracing the States of Colorado, Montana, New Mexico, Wyoming, Utah and Idaho. (Approved, July 11, 1944).

(30) Jewelry industry in Region X. For the purposes of this subdivision, the jewelry industry is defined as follows: (1) Manufacturing jewelers and trade shops: Establishments engaged in the manufacture of jewelry for the purpose of resale and establishments engaged in providing for the retail jewelry trade in services of special order manufacturing, engraving, jewelry repair and watch and clock repair. (11) Retail jewelry: Establishments engaged in selling at retail any combination of the lines of jewelry such as diamonds and other precious stones mounted in precious metals as rings, bracelets, brooches, sterling and plated silverware, and watches and clocks. (Approved July 11, 1944).

(31) All contractors in the building and construction industry in the United States. (Approved, July 7, 1944).

(E.O. 9250, 7 F.R. 7871)

THEODORE W. KHELL,
Executive Director.

[F. R. Doc. 44-10708; Filed, July 10, 1944; 10:11 a. m.]

¹ 8 F.R. 12967; 9 F.R. 2537, 3067, 3286, 4805, 5769, 6395.

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Executive Vice-Chairman

AUTHORITY: Regulations in this subchapter issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176; E.O. 9024, 7 F.R. 329; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended March 24, 1943, 8 F.R. 3666, 3696; Pri. Reg. 1 as amended May 15, 1943, 8 F.R. 6727.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-585]

DOWNES LUMBER CO., INC.

Downes Lumber Co., Inc., of Boston, Massachusetts, is a retailer of pine lumber. During the period between May 27 and October 22, 1943, it placed fifteen separate orders for one carload each of restricted Western pine lumber and obtained delivery on these orders, each of which bore an AA-1 rating and a certification that the lumber was required to fill a specific purchase order already entered. Each of these certifications was false in that the lumber was not required to fill specific purchase orders already entered, but was obtained in order to replenish the company's inventory. The company had a copy of Order L-290 and was grossly negligent in relying on statements of its suppliers' salesmen to the effect that the order meant something other than its language plainly indicated.

The furnishing of these false certificates has interfered with the controls established by the War Production Board over the distribution of scarce material and subjected the company to administrative action under the provisions of Limitation Order L-290 and Priorities Regulation No. 1. In view of the foregoing, it is hereby ordered, that:

§ 1010.585 *Suspension Order No. S-585.* (a) Downes Lumber Co., Inc., its successors and assigns shall not order or accept deliveries of restricted Western lumber, as defined in Limitation Order L-290 as amended March 20, 1944, unless specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve Downes Lumber Co. Inc., its successors or assigns, 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 18, 1944, and shall expire November 18, 1944.

Issued this 11th day of July 1944.

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

[F. R. Doc. 44-10697; Filed, July 18, 1944; 4:33 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-589]

THOMAS POOLE

Thomas Poole of 64 Garden Street, Rockport, Massachusetts, in the spring No. 144—2

of 1943 began construction of a residence on land owned by him on School Street, Rockport, without authorization from the War Production Board. The cost of this construction was \$3,000, which amount exceeded the limit of \$200. permitted by Conservation Order L-41 and was in violation of that order. Thomas Poole was aware of War Production Board restrictions on construction, and doing this construction without authorization constituted a wilful violation of Conservation Order L-41. This violation of Conservation Order L-41 has diverted critical materials to uses not authorized by the War Production Board. In view of the foregoing, it is hereby ordered, that:

§ 1010.589 *Suspension Order No. 589.*

(a) Neither Thomas Poole, his successors or assigns, nor any other person, shall do any construction on the premises owned by Thomas Poole on School Street, Rockport, Massachusetts, including putting up or altering the structure, unless hereafter specifically authorized in writing by the War Production Board.

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

(c) This order shall take effect on July 18th, 1944.

Issued this 18th day of July 1944.

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

[F. R. Doc. 44-10698; Filed, July 18, 1944; 4:33 p. m.]

Note: Table amended July 18, 1944.

Type	WPB-514 Caption	Controlling order
Container board.....	21000 through 21900	M-20
Paperboard.....	22000 through 22900 (except 22300 through 22500 and "Sanitary feed container stock" as listed in Appendix B to this order and 23100, 23200, 23300)	M-33
Building boards.....	23100, 23200 and 23300	
Asbestos and asbestos filled paper.	12700.....	M-70

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

(d) *Reserve production.* (1) (i) Each

Note: Table amended July 18, 1944.

Type	WPB-514 Caption	Percent
(Grade) Condenser Tissue.....	G1720	150
(Grades) "Sanitary Feed Containers Stock".....	For captions see Appendix B to this order.	150
(Class) All other papers and paperboards.....	All other captions except those excluded under paragraph (b) (4).	25

PART 3231—PULP AND PAPER

[General Conservation Order M-241, 23 Amended July 18, 1944]

PAPER AND PAPERBOARD

§ 3231.63 *General Conservation Order M-241—(a) Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time, except to the extent of any inconsistency, in which event the provisions of this order shall govern.

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

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

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

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

(4) "Grade" means any kind of paper or paperboard for which a caption or subcaption is provided in Form WPB-514 or any particular grade even though not specifically mentioned within such kind, except those grades listed below which are covered by other WPB orders as specified. Also included are all the coated papers not mentioned by captions but for which any captioned grade or item thereunder is used as a base stock.

Paper and paperboard under the following WPB-514 Captions in the table immediately following are specifically excluded from this order and are subject to and should be reported under the appropriate controlling order indicated therein.

manufacturer shall reserve in his total overall production of paper or paperboard for the month of July 1944 and for each calendar month thereafter time and supplies sufficient to produce and deliver within such month the following percentage or percentages applied either to his total production or to his production of a stated grade or combination of grades as indicated below:

The War Production Board may from time to time change such percentage or percentages and apply percentages to other grades or combination of grades, by notice in writing to each manufacturer or by publication in the FEDERAL REGISTER at least ten days prior to the first of the month, to the production of which such change is applicable.

(ii) When production is reserved by applying a percentage to a stated grade or grades, the production of such grade or grades for which a manufacturer is obligated shall be determined by applying the stated percentage to the average monthly finished production of such grade or grades which the manufacturer has reported on Form WPB-514 for the most recent three calendar quarters.

When production is reserved by applying a percentage to a class or classes such as Rag Content Papers the production of such class or classes for which a manufacturer is obligated shall be determined by applying the percentage to the lesser of: (a) the monthly production of the class or classes which the manufacturer can produce subject to his authorized use of pulp under Order M-93, or (b) the average monthly production of the class or classes which the manufacturer has reported on Form WPB-514 for the most recent calendar quarter.

(iii) On or before the 15th day of any month, the War Production Board may direct any manufacturer to employ his reserve production for any month to produce any grade of paper or paperboard which such manufacturer is qualified to produce and in any quantity not exceeding the percentage of his production designated for such month by the War Production Board less his tonnage credit current at the time against such month's reserve production under the provisions of paragraph (d) (4). Similar directions may be issued by the War Production Board after the 15th day of any month under paragraph (d) (2) (ii). The War Production Board may require the manufacturer to sell and deliver such tonnage to any person it may name. The manufacturer may refuse to so produce, sell, or deliver such reserve production only for the reasons specified for the refusal of rated orders in § 944.2 of Priorities Regulation No. 1.

(2) (i) If, on or before the 15th day of any month in which production is reserved, the manufacturer does not receive from the War Production Board directions as to the disposition of all production reserved in such month, he may employ, subject to the provisions of paragraph (d) (2) (ii) below, the production for which no directions have been received, as he may desire consistent with the provisions of this and other orders of the War Production Board.

(ii) If, as of record with the War Production Board on the 15th day of any month, a manufacturer of paper or paperboard has not been credited with accepting voluntarily or by directive from the War Production Board, an order or orders for paper and paperboard to be delivered, directly or through another person to the Armed Forces (i. e., the first six procurement activities listed

in paragraph (d) (5)) from his production in such month in a total amount equal to 30% of his reserve production by type the manufacturer shall continue to be obligated for such month until the close of the fourth calendar day prior to the first day of the next succeeding month; for that portion of such percentage of his reserve production for which he has accepted no orders for delivery to the Armed Forces.

(3) The War Production Board may establish in an appendix or appendices to this Order M-241 additional controls over the production, distribution, delivery and use of any grade or combination of grades of paper or paperboard for which 100 percent production is reserved. The reserve of such grade or combination of grades shall then be subject to direction for the entire month and continuously for so long as 100 percent of such production is reserved. When 100 percent of the production of any grade or combination of grades is reserved, the use of reporting Form WPB-3270 is not required for such grade or combination since the full control will be specified in the proper appendix.

(4) (i) *Credit for directed tonnage.* Should the War Production Board direct a manufacturer of paper or paperboard to accept an order to be shipped from his reserve production, the reserve production for which such manufacturer is obligated shall be reduced (except as provided in the paragraph immediately following) by the tonnage specified in such directive, and such reduction concurrently recorded to such manufacturer's credit on the records of the War Production Board.

(ii) *When directed tonnage is not credited.* Credit against the reserve production obligations of a manufacturer is not given for the tonnage specified in a directive when the following conditions prevail:

(a) Any one of the first six procurement activities (the Armed Forces) requests a qualified manufacturer to bid on a contract or accept a purchase order from such activity, and

(b) The manufacturer fails to bid on the contract or refuses to voluntarily accept the purchase order, and

(c) The War Production Board records on the acceptance of contracts and purchase orders by such manufacturer against his reserve production show that the acceptance of such contract or part thereof or such purchase order at the time the request was issued would not have caused him to produce more tonnage in any month than his reserve production obligations for such month, and

(d) Because of such failure to bid on the contract or refusal to accept the purchase order, a directive is issued to the manufacturer by the War Production Board.

(iii) Any manufacturer who has accepted, directly or through another person, an order or orders for paper or paperboard to be produced for the account of any activity or use listed in paragraph (d) (5), shall immediately report such acceptance in triplicate on

Form WPB-3270 and thereafter shall immediately report to the War Production Board on such form any change requested by the purchaser in any previously reported order or orders, if such change involves cancellation, or a change in quantity or in the month of manufacture. When the proper order or orders or requested changes reported on Form WPB-3270 have been correctly reported to the War Production Board, the manufacturer will be notified accordingly and credit against the manufacturer's reserve production will be recorded, subject to the provisions of paragraph (d) (2) (ii). Thereafter the manufacturer shall produce such orders according to his schedule as so reported to the War Production Board. (The reporting requirements of this paragraph have been approved by the Bureau of the Budget, pursuant to the Federal Reports Act of 1942.)

(5) Procurement activities:

1. United States Army
2. United States Army Map Service
3. United States Army Air Forces
4. United States Navy
5. The United States Marine Corps
6. The United States Coast Guard
7. United States Maritime Commission and War Shipping Administration
8. Lend-Lease Administration — Foreign Economic Administration
9. Panama Canal
10. Bureau of Public Debt
11. United States Government Printing Office
12. United States Bureau of Engraving and Printing
13. Procurement Division of the United States Treasury
14. Office of Economic Warfare—Foreign Economic Administration (orders with an O. E. W. or F. E. A. approved export license)
15. United States Post Office
16. Producers of products or parts thereof, for any of the 15 procurement activities listed above to the extent that the primary paper or paperboard is to be used exclusively as a component part of the product or part thereof, or is to be used exclusively for the necessary packaging of the product or part thereof, to be delivered on a contract or purchase order issued by such activity. (Report Government Department Order number and name of converter or user.)

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

(1) *Consumers inventories except those covered by M-241-a, L-241, L-244, L-245, and (after July 1st, 1944) L-289.*

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

(ii) Regardless of the provisions of (1) (i) above, no person shall knowingly

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

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

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

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

(4) *Item inventories.* The restrictions of paragraph (e) apply equally to paper and paperboard of foreign and domestic origin, and apply to intra company deliveries as defined in § 944.12 of Priorities Regulation No. 1. They do not, however, apply to those papers commonly reported on United States Department of Commerce (Census) Form WFB-514, as revised, under the captions "Blueprint and similar base stock (043110 and 043210); photographic and other sensitizing stock (043130, 043220 and 043230); and Cigarette (047300)"; or to any paper or paperboard after it is printed or converted beyond waxing or coating.

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

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

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

(4) *Violations.* Any person who 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 materials under priority control and may be deprived of priorities assistance.

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

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

Issued this 18th day of July 1944.

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

APPENDIX A—CONDENSER TISSUE

(a) *Definitions:* For the purpose of this appendix:

"Condenser tissue" includes the following mill grades: Kraft Condenser Tissue, Linen Condenser Tissue; Tan Condenser Tissue; Kraft Electrolytic; Manila Electrolytic; Kraft Coil; Rag Coil; and Cream and Grey Special Tissue, and any other similar grade which may be produced from time to time.

Restriction on delivery and receipt of condenser tissue:

(b) *Restrictions on acceptance of delivery.*—On and after July 1, 1944, no consumer shall accept delivery from a producer of condenser tissue except as authorized by the War Production Board in writing.

(c) *Delivery restrictions.*—On and after July 1, 1944 no producer shall deliver condenser tissue except on an order accompanied by a written statement, manually signed by the consumer or an authorized official of the consumer in the following form:

Authorized under M-241 Appendix A.
Date of authorization _____, authorization number _____.

This written statement shall constitute a representation (subject to the penalties of Section 35A of the United States Criminal Code) that the consumer is authorized under this and other applicable War Production Board regulations and orders to place the delivery order and receive the items 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 (c).

(d) *Ratings.*—Ratings shall be used in connection with condenser tissue only as may be directed by the War Production Board on form WFB-3680. No consumer shall apply any other rating to any order for condenser tissue or use a rating in any other way to procure condenser tissue from a producer.

(e) The War Production Board may at any time by wire or letter revise a previously issued authorization so as to make any of the paper covered by such authorization available for another use, and, for the purpose of fulfilling a time requirement of the armed forces, may direct a producer to produce and deliver condenser tissue for such requirement prior to the production and delivery of any other condenser tissue.

(f) *Applications and reports.* (1) Each person who desires to receive a delivery or deliveries of condenser tissue in any calendar month shall file his application in triplicate on Form WFB-3680 with the War Production Board on or before the fifth day of the month immediately preceding such month, or at any other time currently required in such form, and shall furnish the information provided for on such form.

(2) The reporting requirements set forth in paragraph (f) (1) of this appendix have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(g) This Appendix A of M-241 is subject to all the provisions of M-241 not inconsistent with the provisions of this appendix.

APPENDIX B—SANITARY FOOD CONTAINER STOCK

Note: Appendix B added July 18, 1944.

(a) *Definitions.* For the purpose of this appendix:

(1) "Sanitary food container stock" means and is limited to the following captions as they now appear or will appear in the following WFB-514 forms respectively:

WFB-514 (Current)	WFB-514 (Proposed)
053600 Cup stock	224004 Cup and round nested food container stock.
224004 Hot drink cup stock	224001 Milk bottle stock.
224005 Round nested food container stock	224002 Milk bottle hood and lip cover stock.
224001 Milk bottle stock	224002 Milk bottle hood and lip cover stock.
225001 Milk bottle stock	224003 Liquid tight cylindrical can and lid stock.
224002 Milk bottle hood and lip cover stock	224005 Cup lid stock.
225002 Milk bottle hood and lip cover stock	224003 Milk bottle cap and plug stock.
224003 Liquid tight cylindrical can and lid stock	
225002 Liquid tight cylindrical can and lid stock	
225004 Milk bottle cap and plug stock	

(b) *Reserve production.* (1) The reserve production for which a manufacturer is obligated under this Appendix B shall be determined for each kind of "Sanitary Food Container Stock" by the total monthly production of such kind which the manufacturer can produce subject to his authorized use of pulp under WFB Order M-93. (This provision supersedes paragraph (d) (1) (ii) of M-241.)

(2) The War Production Board may at any time direct any manufacturer to employ that part of his reserve production for which no directive has been issued (and which has not been used or for which a definite commitment has not been made to fill a purchase order authorized by the War Production Board) to produce any grade of "sanitary food container stock" and to sell and deliver such production to any person it may name, and thereafter such manufacturer shall so produce and deliver. The manufacturer may refuse to so sell and deliver such production only for the reasons specified for the refusal of rated orders in § 944.2 of Priorities Regulation.

tion No. 1. (This provision supersedes paragraph (d) (1) of (iii) of M-241.)

(3) A manufacturer may use any part of his reserve production for which he has not received a directive or directives by the War Production Board to produce and deliver the quantity of "sanitary food container stock" specified by a purchaser in an order authorized and certified in accordance with the provisions of paragraph (c) (2) below. (This provision supersedes paragraph (d) (2) (1) of M-241.)

(c) *Delivery restrictions.* (1) On and after July 18, 1944 no person shall purchase or accept delivery from any manufacturer of any quantity of "sanitary food container stock" except as authorized in writing by the War Production Board.

(2) On and after July 18, 1944 no person shall sell or deliver any part of his production of "sanitary food container stock" except in accordance with a directive issued by the War Production Board or in fulfillment of a purchase order containing a statement manually signed by an authorized official of the purchaser in the following form:

Authorized by the War Production Board
under M-241
Appendix B. Date of authorization -----
Authorization No. -----
Quantity -----

This written statement shall constitute a representation (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 purchase and receive the quantity of "sanitary food container stock" ordered, for the purpose, if any, specified in the purchase authorization issued to him by the War Production Board. The Standard Certification of Priorities Regulation 7 must not be used as a substitute for the certification specified in this paragraph (c).

(3) An authorization to purchase given to a converter of "sanitary food container stock" may be passed on by the converter to an intermediate processor, such as a waxer of the stock, and the manufacturer may sell and deliver to the processor under the authorization provided the processor delivers a certificate in the form prescribed in paragraph (c) (2) and also certifies on his order that the stock so purchased under a particular authorization number will be delivered only to the converter to whom the authorization was issued.

(d) *Variations in quantity produced and delivered.* (1) Each directive and each purchase authorization issued by the War Production Board under this order is subject as to quantity manufactured, delivered and accepted, to the following percent of variation in quantity ordered:

	Percent
Less than 20,000 pounds.....	15
20,000 to 40,000 pounds.....	10
40,000 pounds or more.....	5

This variation shall not be exceeded as to delivery, and if exceeded in manufacture, the amount of the excess, unless it can and may be used in filling another authorized purchase order, shall be immediately reported to the War Production Board with information as to the specifications, amounts, and name of purchaser who ordered it. The War Production Board will thereafter promptly direct its disposition.

(2) If, on or before the 15th day of the second month in any calendar quarter year, a manufacturer has not received directives and accepted authorized purchase orders for "sanitary food container stock" in a total tonnage equal to the total tonnage he is able to produce in such calendar quarter year, subject to his use of pulp authorized under Order M-93, he shall on or before the 20th day of such month mail to the War Production Board a statement of the tonnage of

each kind of "sanitary food container stock" he is able to produce in such calendar quarter year over and above the tonnage for which he has received directives or accepted authorized purchase orders. The War Production Board will thereafter endeavor to see that such manufacturer receives directives or authorized purchase orders of sufficient tonnage to cover such production. This provision shall not prevent the manufacturer from accepting authorized purchase orders thereafter voluntarily offered him and is only for the purpose of assuring the full production authorized under Order M-93 and the distribution of any unsold production to those who have not received the full amount they have been authorized to purchase.

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

(e) This appendix B of M-241 is subject to all the provisions of M-241 not inconsistent with the provisions of this Appendix except the provisions of paragraphs (d) (2) and (d) (4).

Note: The reporting requirements of this appendix have been approved by the Bureau of the Budget, pursuant to the Federal Reports Act of 1942.

[F. R. Doc. 44-10699; Filed, July 18, 1944;
4:33 p. m.]

PART 3285—LUMBER AND LUMBER PRODUCTS [Order L-335, Direction 9]

LIMITATIONS ON RECEIPTS OF CERTAIN SPECIES AND GRADES OF LUMBER

The following direction is issued pursuant to Order L-335:

(a) *Limitation on receipts of lumber for use in making products listed in Schedule I.* No person shall receive any of the following types of lumber for use in producing an item listed on Schedule I below: #1 common and better grades of white oak; #2, 3, & 4 common grades of the species Idaho white pine, spruce, ponderosa pine, sugar pine, and white fir; and red cypress in widths 10 inches and wider, in lengths 12 feet and longer in B and better grades of yard lumber and boat stock, tank, and first and second grades of factory lumber.

(b) *Additional limitation on receipts of lumber for use in making hardwood floor-*

ing. No person shall receive for use in manufacturing hardwood flooring any species of lumber other than birch, beech, maple, pecan, and oak.

(c) *Limitation on receipts of lumber for use as dunnage.* No person shall receive any of the following types of lumber for use as dunnage: #4 common and better grades of the species Idaho white pine, ponderosa pine, sugar pine, and spruce; D and better grades of Douglas fir; #1 common and better grades of all hardwoods; and red cypress in all grades; and #1 common and better Southern yellow pine.

(d) *Receipts from certain mills exempted.* The provisions of this direction do not apply to direct receipts from sawmills which on the average cut less than 5,000 board feet of lumber per eight hour day or from sawmills, which, prior to June 1, 1944, did not sort or grade the lumber that they produced.

(e) *Deliveries by sawmills prohibited.* No sawmill shall sell, ship, or deliver, or cause to be sold, shipped or delivered, any lumber which he knows or has reason to believe will be received or used in violation of the provisions of this direction or any order or regulation of the War Production Board.

(f) *Appeals.* Any appeals from the provisions of this direction shall be made by mailing a letter to the Lumber and Lumber Products Division, War Production Board, Washington 25, D. C., Ref: L-335.

SCHEDULE I

Agricultural implements, machinery and non-motor vehicles (excluding wooden farm pumps).

Agricultural equipment and supplies (farm barnyards, dairy, poultry, apiary, etc.)

Boats, small, private (rowboats, sailboats, etc.)

Boot and shoe findings (wood heels, shanks, shoe trees, etc.)

Boxes and containers, other than shipping containers.

Caskets, burial cases and other morticians' equipment.

Dowels and skewers.

Fixtures (bank, store, office, cafeteria, etc.)

Flooring.

Furniture.

Handles and hand tools, other than striking and lifting tools (brush, broom, mop, small hand tools, etc.)

Instruments, musical.

Stepladders.

Ladders (except ships' ladders and ladders manufactured for use on motorized fire or rescue apparatus).

Lockers and shelving, industrial.

Millwork, building woodwork (window, sash and door frames; windows; sash; doors; interior trim; stairs; cabinets; blinds; mouldings; porchwork and exterior trim; window and door screens).

Mobile houses (house trailers and expandable mobile houses).

Prefabricated and fabricated houses and other small structures.

Plumbers woodwork and fixtures (toilet seats, towel racks, etc.).

Radio and phonograph cabinets.

Refrigerators (except walk-in) and refrigerating equipment.

Rollers, shade and map (including curtain rods).

Scenery and display signs.

Toys, games, children's vehicles.

Trunks, valises, trunk lockers.

Woodenware & novelties (coat hangers, gavels, trays, umbrellas, buttons, cases, etc.).

Issued this 19th day of July 1944.

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

[F. R. Doc. 44-10712; Filed, July 19, 1944;
11:06 a. m.]

Chapter XI—Office of Price Administration
PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 3, Amdt. 33]

SUGAR

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

Revised Ration Order 3 is amended in the following respects:

1. Section 1407.87c is added to read as follows:

§ 1407.87c *Allotment may not be obtained for provisional allowance purposes.* An industrial user is not entitled to receive an allotment for any product or use of sugar for which he is entitled to receive a provisional allowance.

2. Section 1407.87d is added to read as follows:

§ 1407.87d *Provisional allowance for making soup.*—(a) *General.* An industrial user may get a provisional allowance of sugar to manufacture canned or bottled soup which is rationed under Revised Ration Order 13.

(b) *How to apply.* A provisional allowance for soup is granted for three-month periods, corresponding to the quarterly allotment periods for industrial users. An application for such a provisional allowance for any period may be made at any time from fifteen days before to the end of that period. The application must be made, on OPA Form R-315, to the Board (or District Office if he is registered there) with which the industrial user is registered.

(1) An industrial user's application for a provisional allowance of sugar for use in manufacturing soup must contain the following information separately for each kind of soup:

(i) The number of cases of twenty-four No. 2 cans (or equivalent²) of the product which he expects to make during the period for which application is made;

(ii) The total number of cases of twenty-four No. 2 cans (or equivalent²) of each kind of soup produced by him during the period from August 1, 1943 to June 30, 1944, inclusive;

(iii) The total amount of sugar used by him for each kind of soup during that period;

(iv) The average number of pounds of sugar which he used per case of twenty-four No. 2 cans (or equivalent²) for each kind of soup during that period;

(v) A report of his use of his last provisional allowance showing the amount of sugar used, and the number of cases of twenty-four No. 2 cans (or equivalent²) of soup made;

(vi) The amount, if any, of unused sugar remaining from his last provisional allowance of sugar for soup.

(c) *Action on application.* The Board (or District Office) shall grant the application if the applicant is entitled to receive a provisional allowance for soup, and if the application gives all the necessary information called for in paragraph (b) of this section.

(1) The amount of the provisional allowance of sugar for use in manufacturing soup shall be computed in the following way, separately for each kind of soup:

(i) The number of cases of twenty-four No. 2 cans (or equivalent²) of soup which the applicant expects to make during the quarter is multiplied by the average number of pounds of sugar which he used for each case of twenty-four No. 2 cans (or equivalent²) from August 1, 1943 to June 30, 1944, inclusive;

(ii) The resulting figures, for each kind of soup, are added together and the result is his provisional allowance for soup. The Board shall issue to him a certificate for the amount of his provisional allowance less any unused balance of his last provisional allowance of sugar issued to make soup.

(d) *Restriction on use.* If an industrial user receives a provisional allowance under this Order for making soup, he may use that provisional allowance only for the purpose of making soup.

(e) *Records.* An industrial user who, during any calendar month uses sugar to make soup, must, before the 16th day of the following month file with his board (or District Office if he is registered there) a written report of the number of pounds of sugar used by him during the preceding month to make each kind of soup. The report must state the number of cases of twenty-four No. 2 cans (or equivalent²) of each kind of soup manufactured and the amount of sugar used by him in manufacturing that soup.

3. Section 1407.88 is amended by inserting the parenthetical statement "(or District Office if he is registered there)" after the word "Board" wherever it appears therein.

4. Section 1407.90a is added to read as follows:

§ 1407.90a *Amendment of registration when products are added to those for which industrial user may receive provisional allowance.* Any industrial user who, after June 30, 1944, becomes entitled to receive a provisional allowance must amend his registration, on OPA Form R-1200, within twenty days after he becomes entitled to receive the provisional allowance. He must reduce his base period use of sugar, shown on Schedule II of OPA Form R-1200, by the amount used by him during the base period to make the product or use for which he is entitled to receive the provisional

allowance. He must also amend Schedule I of OPA Form R-1200 to show the products or uses made by him for which he is entitled to receive the provisional allowance. In addition, he must, at the same time, report to his Board the unused portion of that part of his current allotment which was based on his use of sugar to make that product or use. That amount shall be considered excess inventory.

5. Sections 1407.91 (b) (7), (8) and (9) are redesignated §§ 1407.91 (b) (8), (9) and (10), respectively.

6. Section 1407.91 (b) (7) is added to read as follows:

(7) The unused portion of that part of the current allotment of an industrial user which was based on his use of sugar to make a product or use, for which product or use he becomes entitled to receive a provisional allowance.

7. Section 1407.241, Schedule A, Table III, is amended to read as follows:

TABLE III—CONVERSION FACTORS (FOR USE IN TABLE I OF THIS SCHEDULE AND IN SECTION 1407.87d), FOR TRANSLATING DOZENS OF CANS AS FOLLOWS:

TO CASES OF 24 NO. 2 CANS	
Size:	Factor
8 oz. Talls.....	0.21
No. 1 Pienics.....	0.26
12 oz. vacuum.....	0.36
No. 300's.....	0.37
No. 1 Talls.....	0.41
No. 303's.....	0.41
No. 300 Cylinders.....	0.47
No. 303 Cylinders.....	0.53
No. 2 Cylinders.....	0.64
No. 2½'s.....	0.73
No. 3 Cylinders.....	1.26
No. 5's.....	1.44
No. 10's.....	2.66

NOTE: Multiply the number of dozens of each size by the conversion factor for that size to get the number of cases of twenty-four No. 2's.

TO CASES OF 24 NO. 2½ CANS	
Size:	Factor
No. 1 Talls.....	0.23
No. 300's.....	0.26
No. 303's.....	0.28
No. 2's.....	0.35
No. 10's.....	1.84

NOTE: Multiply the number of dozens of each size by the conversion factor for that size to get the number of cases of twenty-four No. 2½'s.

This amendment shall become effective July 22, 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 18th day of July 1944.

JAMES G. ROGERS, JR.,
Acting Administrator.

[F. R. Doc. 44-10705; Filed, July 18, 1944; 4:45 p. m.]

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

¹9 F.R. 1433, 1534, 2233, 2826, 2828, 3031, 3513, 3579, 3847, 3944, 4099, 4350, 4474, 4880, 5220, 5254, 5166, 5426, 5346.

²An industrial user who packs soup otherwise than in cases of twenty-four No. 2 cans must use the Table of Conversion Factors in § 1407.241, Schedule A, Table III to convert his figures into terms of such cases.

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO-16, Amdt. 14]

MEAT, FATS, FISH, AND CHEESES

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

Revised Ration Order 16 is amended in the following respects:

1. Section 7.13 (a) (4) is added to read as follows:

(4) An industrial user may get a provisional allowance to enable him to acquire foods covered by this order to manufacture canned or bottled soup which is rationed under Revised Ration Order 13.

2. Section 7.13 (b) (4) is redesignated section 7.13 (b) (5) and a new section 7.13 (b) (4) is added to read as follows:

(4) An industrial user's application for a provisional allowance for foods covered by this order for use in manufacturing soup must contain the following information, separately for each kind of soup:

(i) The number of cases of twenty-four No. 2 cans (or equivalent²) of the product which he expects to make during the period for which application is made;

(ii) The total number of cases of twenty-four No. 2 cans (or equivalent²) of each kind of soup produced by him during the period from August 1, 1943, to June 30, 1944, inclusive;

(iii) The total number of pounds of each type of food covered by this order used by him for each kind of soup during that period;

(iv) The average number of pounds of each type of food covered by this order which he used per case (of twenty-four No. 2 cans or equivalent²) for each kind of soup during that period;

(v) A report of his use of his last provisional allowance showing the number of pounds of each type of food covered by this order used and the number of cases of twenty-four No. 2 cans (or equivalent²) of soup made;

(vi) The number, if any, of unused points remaining from his last provisional allowance for foods covered by this order for soup.

3. Section 7.13 (c) (4) is added to read as follows:

(4) The amount of the provisional allowance for foods covered by this order for use in manufacturing soup shall be computed in the following way, separately for each kind of soup:

(i) The number of cases of twenty-four No. 2 cans (or equivalent²) of soup which the applicant expects to make during the quarter is multiplied by the

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

¹9 F.R.

²An industrial user who packs soup otherwise than in cases of twenty-four No. 2 cans must use the Table of Conversion Factors in the supplement to this order to convert his figures into terms of such cases.

average number of pounds of each type of food covered by this order which he used for each case of twenty-four No. 2 cans (or equivalent²) from August 1, 1943 to June 30, 1944, inclusive;

(ii) The resulting figures, in each case, are multiplied by the point value established on the Official Table of Trade Point Values for the foods used by the applicant;

(iii) The figures are added together and the result is his provisional allowance for soup.

The board shall issue to him a certificate for the amount of his provisional allowance less the point value of any unused balance of his last provisional allowance, or supplemental allotment, for foods covered by this order to make soup.

This amendment shall become effective July 22, 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 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; War Food Order No. 56, 8 F.R. 2005, 9 F.R. 4319; War Food Order No. 58, 8 F.R. 2251, 9 F.R. 4319; War Food Order No. 59, 8 F.R. 3471, 9 F.R. 4319; War Food Order No. 61, 8 F.R. 3471, 9 F.R. 4319)

Issued this 18th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10704; Filed, July 18, 1944; 4:45 p. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[MPR 491, Amdt. 1]

PRESSURE PRESERVATIVE TREATMENT OF FOREST PRODUCTS AND PRESSURE TREATED FOREST PRODUCTS

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

Maximum Price Regulation No. 491 is amended in the following respects:

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

(a) On and after November 19, 1943, regardless of any contract or other obligation, no person shall sell or deliver, and no person shall buy or receive in the course of trade or business, any preservative treatment service by pressure process or any forest products preservatively treated by pressure process at prices higher than the maximum prices fixed by this regulation, and no person shall agree, offer, or attempt to do any of these things.

¹8 F.R. 15594.

2. In section 2, the fourth unnumbered paragraph is amended to read as follows:

The maximum prices for treatment service only (sections 18 (a) and 19 (a)) are to be used by treating companies for sales of pressure preservative treatment of forest products not owned by the treating company. These prices include the loading of trams, pressure treatment in accordance with the American Wood Preservers' Association specifications or any applicable Federal Government specifications, and the unloading of trams after treatment. Specific additions are provided to cover the cost of the preservative used in treatment. Retort time is the elapsed time between the beginning of the first recorded step in the treatment operation and the end of the last recorded step, plus an allowance of 20 minutes for changing charges.

3. Section 4 (c) is added, to read as follows:

(c) The final price for the sale of the treated product shall be evened out to the nearest quarter dollar per M'BM, quarter cent per lineal foot, five cents per pole, or one-half cent per piece for other items, whichever is applicable.

4. Section 5 (c) (2) is amended to read as follows:

(2) When shipment is by transportation facility owned or controlled by the seller, other than private truck, the actual sound and tested going rates in the area and in the industry, and shown in published tariffs, may be used.

5. Section 7 (b) is amended to read as follows:

(b) For pressure treated products. In small quantity sales by established treating plants, the following additions may be made to the total invoice value exclusive of any transportation charges. Additions for transportation charges may be made, of course, but the inbound portion thereof must not exceed that permitted in section 5 for transportation of carload shipments. On sales by rail, the lowest applicable rail rate available to the seller shall be passed on to the buyer. On sales by truck, the seller may quote a delivered price.

(1) For pressure treated poles or other round material, except fence posts, where the total invoice value, exclusive of all transportation charges, does not exceed \$250.00 on items 50 feet and shorter or \$500.00 when 50% or more of the items are in lengths over 50 feet, an addition of 25% may be made.

(2) For pressure treated lumber, switch ties, cross ties and other sawn material:

- (i) Lumber, switch ties and other sawn material (except cross ties):
- | | |
|-------------------------|-----|
| 5,000 to 10,000 bd. ft. | 10% |
| Less than 5,000 bd. ft. | 25% |
- (ii) Cross ties:
- | | |
|--------------------------|-----|
| 125 to 250 cross ties | 10% |
| Less than 125 cross ties | 25% |

6. Section 13 (c) is added to read as follows:

(c) Any pressure treating company which during the year 1943 received 75% or more of its total dollar sales from T. S. O. business, from any plant, at a flat average price with no charge for extra handling and no variation in price between long and short time of treatment, may file an application for establishment of a flat average price for each plant meeting these qualifications. The application must be filed with the Lumber Branch of the Office of Price Administration, Washington, D. C., within 30 days from July 24, 1944, and must contain the following information from 1943 records:

1. Name and address of the applicant.
2. Plant for which average price is requested.
3. Average price requested.
4. Total volume of sales in cubic feet of T. S. O.
5. Volume of sales in cubic feet of T. S. O. sold at a flat price regardless of length of retort time or extra handling.
6. Extra handling which is now subject to addition under section 20 actually performed in last quarter of 1943 but for which no additional charge was made.
7. Volume of sales in cubic feet of T. S. O. which was subject to deductions under sections 18 (a) (3) (i) and 19 (a) (3) (ii) because of length of retort time.

7. Section 18 (a) (4) is amended to read as follows:

(4) Piling all lengths and other round material longer than 14' not otherwise priced. Cubitures to be those provided in Table 1.

8. Section 18 (a) (5) is amended to read as follows:

(5) Poles, stubs, anchor logs and push braces. Cubitures shall be those provided in Tables 2, 3 and 7.

9. Section 18 (b) is amended to read as follows:

(b) For sellers of pressure treated forest products, the maximum prices shall be the sum of the following: (1) The maximum price for the unseasoned and untreated forest product provided in the applicable price regulation, using the random length price for poles and piling, (2) the price of the preservative delivered to the seller's treating plant plus one-quarter cent (1/4¢) per gallon in the case of creosote and mixtures thereof, or plus one and one half percent (1 1/2%) of the delivered price in the case of salts or other preservatives and (3) treating charges, as provided below which include unlimited retort time, incising of sawn material, if required, and all handlings. For other allowable additions see sections 5, 7, and 21.

10. Section 18 (b) (4) is amended to read as follows:

(4) Piling all lengths and other round material, longer than 14' not otherwise priced. Cubitures to be those provided in Table 1.

(1) Additions to the above prices per cubic foot may be made for piles shipped from unsold stock which has been stored for 30 days or more at the following rates:

12 1/2% of the above per cubic foot prices for 70' and 75' piles. 25% of the above per cubic foot prices for piles longer than 75'.

11. Section 18 (b) (5) is amended to read as follows:

(5) Poles, stubs, anchor logs and push braces, including peeling, shaving, and framing (if required) consisting of roofing, two gains and boring of holes therein. Cubitures shall be those provided in Tables 2, 3, and 7.

(1) Additions to the above prices per cubic foot may be made for poles, if shipped from unsold stock which has been stored for 30 days or more at the following rates:

12 1/2% of the above per cubic foot prices for 70' and 75' poles. 25% of the above per cubic foot prices for poles longer than 75'.

12. Section 18 (b) (6) is amended to read as follows:

(6) Round material not otherwise priced, including unlimited retort time, figured on cubitures provided in Tables 3 and 7—\$0.23 per cu. ft.

13. Section 18 (c) is deleted.

14. In section 18, Table 1 is amended to include the following:

TABLE 1.—PILING—DOUGLAS FIR AND OTHER WEST COAST SPECIES
[Volume in cubic feet and weight in pounds per linear foot for 10 pounds final retention]

	16" min. butt includes 15'-1" to 15'-6"		20" min. butt includes 19'-1" to 19'-6"		21" min. butt includes 20'-1" to 20'-6"		22" min. butt includes 21'-1" to 21'-6"		23" min. butt includes 22'-1" to 22'-6"	
	Weight	Cu. ft.								
48' to 52' inclusive	80	1.63	90	1.83						
53' to 57' inclusive	76	1.64	83	1.83						
58' to 62' inclusive	70	1.53	85	1.78	85	1.63				
63' to 67' inclusive	74	1.53	83	1.74	83	1.64				
68' to 72' inclusive	72	1.51	81	1.63	81	1.59				
73' to 77' inclusive	70	1.47	79	1.65	83	1.84	83	2.65	103	2.26
78' to 82' inclusive	68	1.43	77	1.61	80	1.80	66	2.60	106	2.21
83' to 87' inclusive	67	1.39	75	1.56	84	1.75	94	1.95	104	2.13
88' to 92' inclusive	65	1.35	73	1.52	82	1.71	91	1.90	101	2.11
93' to 97' inclusive	63	1.31	71	1.48	80	1.66	89	1.86	99	2.05
98' to 102' inclusive	61	1.27	69	1.44	78	1.62	87	1.81	96	2.01

15. In section 18, Table 2 is amended to include the following footnote:

Cubitures, for sizes not listed above, except for top diameter poles, shall be those provided in the American Wood Preservers' Association volume table or figured in accordance with the formula therein allowing 1" over the minimum diameter specified by the buyer and figuring a taper of 1" for each 10' of length. Weights, based on treatment with a final retention of 8 lbs. Grade One Creosote Oil, shall be 48 lbs. per cubic foot.

16. In section 18, Table 2A is added, to read as follows:

TABLE 2A—LUMBER WEIGHTS

The established estimated weights in the applicable price regulation for the untreated material (rough green or surfaced green as the case may be) may be increased by 50 pounds per M³BM for each pound of creosote or creosote mixture treatment specified. For salt treatment 900 pounds may be added to the rough or surfaced green weights, except when kiln dried after treatment, in which case an addition of 225 pounds may be made.

17. In section 19 (a), the parenthetical phrase "(See Footnote 4)" is changed to read "(See Footnote 4 in § 18 (a))".

18. Section 19 (a) (4) is amended to read as follows:

(4) Piling all lengths and other round material, longer than 14' not otherwise priced, for unlimited retort time up to the time necessary to obtain 20 pounds final retention of preservative per cubic foot. Cubitures to be those provided in Table 4.

19. Section 19 (a) (5) is amended to read as follows:

(5) Poles, stubs, anchor logs, and push braces, including unlimited retort time. Cubitures shall be those provided in Tables 3, 5, 6, and 7.

20. Section 19 (a) (6) is amended to read as follows:

(6) Round material not otherwise priced, including unlimited retort time figured on cubitures provided in Tables 3 and 7—\$0.18 per cu. ft.

21. Section 19 (a) (3) is added to read as follows:

(8) Tie plugs, including unlimited retort time -- \$0.25 per cu. ft.

22. Section 19 (b) is amended to read as follows:

(b) For sellers of pressure treated forest products other than fence posts (see paragraph (c)), the maximum prices shall be the sum of the following: (1) The maximum prices for the unseasoned and untreated forest products provided in the applicable price regulation, using the random length price for poles and piling, (2) the price of the preservative delivered to the seller's treating plant plus one quarter cent (1/4¢) per gallon in the case of creosote and mixtures thereof, plus one and one half percent (1 1/2%) of the delivered price in the case of salts or other preservatives, and (3) treating charges provided below which include the loading and unloading of trams and all handlings. For other allowable additions, see Sections 5, 7 and 21.

23. Section 19 (b) (4) is amended to read as follows:

(4) Piling all lengths and other round material, longer than 14' not otherwise priced, for unlimited retort time up to the time necessary to obtain 20 pounds final retention of preservative per cubic foot. Cubitures shall be those provided in Tables 3, 4, and 7.

(ii) Additions to the above prices per cubic foot may be made for piles, if shipped from unsold stock which has been stored for 30 days or more at the following rates:

12½% of the above per cubic foot prices for 70' and 75' piles.
25% of the above per cubic foot prices for piles longer than 75'.

24. Section 19 (b) (5) is amended to read as follows:

(5) Poles, stubs, anchor logs and push braces, including unlimited retort time, peeling, shaving, and framing (if required) consisting of roofing, two gains and boring of holes therein. Cubitures shall be those provided in Tables 3, 5, 6, and 7.

(i) Additions to the above prices per cubic foot may be made for poles, if shipped from unsold stock which has been stored for 30 days or more at the following rates:

12½% of the above per cubic foot prices for 70' and 75' poles.
25% of the above per cubic foot prices for poles longer than 75'.

25. Section 19 (b) (6) is amended to read as follows:

(6) Round material not otherwise priced, including unlimited retort time, figured on cubitures provided in Tables 3 and 7, \$0.23 per cubic foot.

26. In section 19 (c), Table 3, footnote 1 is amended and footnotes 2 and 3 are added, to read as follows:

1. These prices include a wholesaler's discount. Prices for retailers are found in Maximum Price Regulations 324 and 536.

2. For retentions and preservatives other than 6 pounds per cubic foot of Grade One Creosote Oil, add to or subtract from the basic prices the difference between the price of preservative specified and the price of 6 pounds of Grade One Creosote Oil. Add to the basic weights shown one pound per cubic foot for each one pound increase in the retention specified for retentions over 6 pounds per cubic foot.

3. Cubitures for sizes not listed above shall be those provided in the American Wood Preservers' Association volume table or figured in accordance with the formula therein allowing 1" over the minimum diameter specified by the buyer and figuring a taper of 1" for each 10' of length.

27. In section 19, Table 4 is amended to include the following:

TABLE 4.—SOUTHERN YELLOW PINE

[Volume in cubic feet and weight in pounds per lineal foot for 12 pounds final retention]

	19" min. butt includes 18"-1' to 18'-6"		20" min. butt includes 19"-1' to 19'-6"		21" min. butt includes 20"-1' to 20'-6"		22" min. butt includes 21"-1' to 21'-6"		23" min. butt includes 22"-1' to 22'-6"	
	Weight	Cu. ft.								
48' to 52' inclusive.....	99	1.68	111	1.88						
53' to 57' inclusive.....	96	1.64	108	1.83						
58' to 62' inclusive.....	94	1.59	105	1.78	117	1.98				
63' to 67' inclusive.....	91	1.55	103	1.74	114	1.94				
68' to 72' inclusive.....	89	1.51	99	1.69	112	1.89				
73' to 77' inclusive.....	87	1.47	97	1.65	109	1.84	121	2.05	133	2.26
78' to 82' inclusive.....	84	1.43	95	1.61	106	1.80	118	2.00	131	2.21
83' to 87' inclusive.....	82	1.39	92	1.56	103	1.75	115	1.95	128	2.16
88' to 92' inclusive.....	80	1.35	90	1.52	101	1.71	112	1.90	125	2.11
93' to 97' inclusive.....	77	1.31	87	1.48	98	1.66	110	1.86	122	2.06
98' to 102' inclusive.....	75	1.27	85	1.44	96	1.62	107	1.81	119	2.01

28. In section 19, Table 5 is amended to include the following footnote:

Cubitures for sizes not listed above, except top diameter poles, shall be those provided in the American Wood Preservers' Association volume table or figured in accordance with the formula therein allowing 1" over the minimum diameter specified by the buyer and figuring a taper of 1" for each 10' of length. Weights, based on treatment with a final retention of 8 lbs. of Grade One Creosote Oil, shall be 55 lbs. per cubic foot.

29. In section 19, Table 6 is amended to include the following footnote:

Cubitures for sizes not listed above, except top diameter poles, shall be those provided in the American Wood Preservers' Association volume table or figured in accordance with the formula therein allowing 1" over the minimum diameter specified by the buyer and figuring a taper of 1" for each 10' of length. Weights, based on treatment with a final retention of 8 lbs. Grade One Creosote Oil, shall be 40 lbs. per cubic foot.

30. In section 19, Table 10 is added, to read as follows:

TABLE 10—WEIGHTS OF OAK AND HARDWOOD PILING

WEIGHTS PER CUBIC FOOT

Species:	12 lb. treatment
Oak	69 pounds.
Hardwood	65 pounds.

For other retentions, add to or subtract from the basic weights one pound per cubic foot for each one pound variation in the retention of preservative specified.

31. Section 20 is amended to read as follows:

Sec. 20. Additions; treatment service only; all species. Additions applicable to treatment service only—paragraph (a) of section 18 and paragraph (a) of section 19 and to all tables thereunder:

HANDLING CHARGES

Additional charges permitted for each handling of material in addition to the two handlings included in treatment service prices, i. e., loading and unloading of trams:

- Cross ties:
 - Yard or car to tram, no addition.
 - Tram to open type cars, no addition.
 - Tram to yard, no addition.
 - Tram to closed type cars (per tie) \$0.02
 - Car to yard (per tie) .05
 - Yard to open type car (per tie) .03
 - Yard to closed type car (per tie) .05
 - Ground to pile or from pile to pile when such rehandling is necessary in separating mixed species, grades and/or sizes (per tie) .05
- Switch ties:
 - Yard or car to tram, no addition.
 - Tram to open type car, no addition.

HANDLING CHARGES—Continued

- Switch ties—Continued.
 - Tram to yard, no addition.
 - Tram to closed type car (per M'BM) 01.00
 - Car to yard (per M'BM) 2.00
 - Yard to open type car (per M'BM) 2.00
 - Yard to closed type car (per M'BM) 3.00
 - Ground to pile or from pile to pile when such rehandling is necessary in separating mixed species, grades and/or sizes (per M'BM) 3.00
 - Loading in sets in accordance with the requirements of the purchaser, in addition to above loading charge (per M'BM) 2.50
- Lumber and other sawn material not otherwise priced:
 - Yard or car to tram, no addition.
 - Tram to yard, no addition.
 - Tram to open type cars, no addition.
 - Tram to closed type cars (per M'BM) 1.00
 - Car to yard (per M'BM) 2.00
 - Yard to open type cars (per M'BM) 2.00
 - Yard to closed type cars (per M'BM) 3.00
 - Ground to pile or from pile to pile when such rehandling is necessary in separating mixed species, grades and/or sizes (per M'BM) 2.00
- Piling and round material priced as piling:
 - Yard or car to tram, no addition.
 - Tram to yard, no addition.
 - Tram to car, no addition.
 - Car to yard (per lin. ft.) .02
 - Yard to car (per lin. ft.) .02
 - Ground to pile or from pile to pile when such rehandling is necessary in separating mixed species, grades and/or sizes (per lin. ft.) .02
- Poles, stubs, anchor logs and push braces:
 - Yard or car to tram, no addition.
 - Tram to yard, no addition.
 - Tram to car, no addition.
 - Car to yard or yard to car:
 - 30' and shorter (per lin. ft.) .01
 - For each foot over 30' to and including 50' (per lin. ft.) .02
 - For each foot over 50' (per lin. ft.) .03
 - Ground to pile or from pile to pile when such rehandling is necessary in separating of species, grades or sizes including handlings incident to framing:
 - 30' and shorter (per lin. ft.) .01
 - For each foot over 30' to and including 50' (per lin. ft.) .02
 - For each foot over 50' (per lin. ft.) .03
- Posts and round mine material:
 - Yard or car to tram, no addition.
 - Tram to yard, no addition.
 - Tram to car (open or closed type), no addition.
 - Car to yard:
 - 4½" top diameter and smaller (per piece) .02
 - 5" top diameter and larger (per piece) .07
 - Yard to car:
 - 4½" top diameter and smaller (per piece) .01
 - 5" top diameter and larger (per piece) .03
 - Ground to pile or from pile to pile when such rehandling is necessary in separation of species, grades or sizes:
 - 4½" top diameter and smaller (per piece) .02
 - 5" top diameter and larger (per piece) .05
- Tie Plugs:
 - Yard or car to tram, no addition.
 - Tram to yard or car, no addition.
 - Car to yard (per bag or bundle of 500 plugs) .02
 - Yard to car (per bag or bundle of 500 plugs) .02

32. In section 21, notes 1, 3, and 5 are amended, note 8 is deleted and new notes 8 and 12 are added, to read as follows:

1. *Adzing and/or boring cross ties*, including customary branding in the ends thereof, if required, and all handling in connection therewith (per tie)..... \$0.075
3. *Branding and marking*:
 - (a) Poles, piling and other round material, except for manufacturer's brand and markings showing class or size and length and date (per brand or marking operation)..... .075
 - (b) Application of tags to lumber or other material (per tag)..... .02
 - (c) Marking or stenciling salt treated lumber (per M'BM)..... .50
5. *Framing of poles, stubs, push braces and anchor logs*:
 - (a) Poles, including roofing, and if required, two gains and boring of holes therein:
 - All poles regardless of class or top dimension under 40' in length (per pole)..... .15
 - For 40' length Class 6 or top dimension equivalent and smaller (per pole)..... .15
 - For 40' length Class 5 or top dimension equivalent and larger (per pole)..... .30
 - For all poles longer than 40' regardless of class or top dimension (per pole)..... .30
 - For each additional gain and boring of hole therein (per gain)..... .06
 - For boring of each additional hole, per hole..... .02
 - (b) Stubs, push braces and anchor logs:
 - Roofing, per piece..... .075
 - Boring of holes, per hole..... .02
8. *Incising*, prior to preservative treatment, of sawn material of all species except those listed under section 18, per M BM..... 3.00

12. *Cut back allowance*. When the requirements of the buyer exceed the available supply of the seller of 8' railroad cross ties for delivery required, the seller may cut back 8'6" railroad cross ties and may charge the maximum price for the 8'6" cross ties cut back plus one handling charge of 5¢ per tie. This handling addition may not be made if the cut-off operation is performed during the adzing and boring machine operation. The addition for treatment, processing, etc., on such cut back cross ties shall be those additions applicable to the 8' length. Transportation up to the point of cut-off shall be figured at the weight of the 8'6" cross ties and from the point of cut-off transportation shall be figured at the weight of the 8' cross ties. The seller shall keep a record of such sales and show this charge as a separate item on the invoice.

This amendment shall become effective July 24, 1944.

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

Issued this 18th day of July 1944.

JAMES G. ROGERS, JR.,
Acting Administrator.

[F. R. Doc. 44-10706; Filed, July 18, 1944; 4:48 p. m.]

PART 1499—COMMODITIES AND SERVICES
(Rev. SR 14 to GMFR, Amdt. 154)
ROASTED CHICORY

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.*

1. Section 1.7 is amended to read as follows:

SEC. 1.7. (a) "*Roasted chicory in bulk*" means any roasted chicory, ground to any degree of fineness sold in containers of more than one pound capacity.

(b) *Maximum prices of roasted chicory in bulk*. The maximum prices, of the best grade and quality roasted chicory in bulk, per roasted pound, in any quantity, to all classes of purchasers, shall be as follows:

(1) For sellers whose total bulk sales during the fiscal year 1941-42 did not exceed 4,000,000 pounds:

- (i) F. o. b. seller's factory shipping point, Port Huron, Michigan..... \$.1200
- (ii) F. o. b. seller's factory shipping point, New Orleans, Louisiana..... .1265

(2) For sellers whose total bulk sales during the fiscal year 1941-42 exceeded 4,000,000 pounds:

- (i) F. o. b. seller's factory shipping point..... \$.1150

(3) *Delivered maximum prices*. Maximum prices for roasted chicory in bulk, per roasted pound, delivered to any point shall be determined by adding to the maximum prices specified for the appropriate factory shipping point the amount actually paid for transportation of the quantity delivered, not to exceed the cost at the cheapest available freight rate from that factory shipping point to the buyer's receiving point.

(c) *Maximum prices for roasted chicory in packages of one pound or less*. The maximum price for the best grade and quality roasted chicory in packages of one pound or less, when sold by the processor or one other than a wholesaler or retailer as defined in Maximum Price Regulations Nos. 421, 422 and 423, in any quantity, to any class of purchaser, shall be as follows:

(1) If prepared in granulated or powdered form at the rate of 18 cents per pound delivered at the buyer's customary point of acceptance, except that when transportation expenses from processor's customary shipping point to such place exceeds one cent per pound, this price may be increased by the amount over one cent actually paid for such expenses not to exceed the cost for transportation at the cheapest available freight rate.

(2) If prepared other than in granulated or powdered form, such as in compressed tablets or rolls, the seller shall determine his maximum price by applying to the maximum prices established for granulated or powdered form above his same dollars-and-cents differential

per pound charged for sales of compressed tablets or rolls in March 1942.

(3) If the total maximum price for the amount in the seller's customary shipping case results in a fraction of one-half cent or more, it may be raised to the next higher cent. If it results in a fraction of less than one-half cent, it shall be lowered to the next lower cent.

(d) *Discounts*. The specific maximum prices set out in any of the paragraphs of this section shall be reduced by the amount of the seller's customary discounts or allowances for cash or prompt payment.

(e) *Maximum prices obtainable by order*. Sellers who cannot determine their maximum prices for roasted chicory under this section shall obtain an order from the Price Administrator, Washington, D. C. establishing their maximum prices, upon application explaining why they are unable to determine a maximum price and furnishing an itemized statement of manufacturing and selling costs. After the application is filed deliveries of the item may be made, but no payment shall be made or received for it until the maximum price is authorized.

(f) *Notification to wholesalers and retailers of authorized change in maximum price*. With the first delivery of roasted chicory after the effective date of any provision in this section establishing a new maximum price, the seller shall supply each purchaser with a written statement showing that price and for each wholesaler and retailer who purchases from him, the statement shall be as follows:

(Insert date)

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for roasted chicory (describe item by variety, grade, brand, if any, container type and size) has been established by the Office of Price Administration. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulations Nos. 421, 422, or 423, you must refigure your ceiling price for this item on the first delivery of it to you from your customary type of supplier with this notification on or after (insert effective date of the applicable amendment). You must refigure your ceiling price following the rules in section 6 of Maximum Price Regulations Nos. 421, 422, or 423, whichever is applicable to you.

For a period of 60 days after the seller has established his maximum price under this section, and with his first shipment after the 60-day period to each purchaser who has not made a purchase within that time, the seller shall include the notice set forth above in each case or carton containing the item, or securely attach it to the case or carton, or insert it on or attach it to the invoice accompanying the shipment.

This amendment shall become effective July 18, 1944.

Issued this 18th day of July 1944.

JAMES G. ROGERS, JR.,
Acting Administrator.

[F. R. Doc. 44-10707; Filed, July 18, 1944; 4:45 p. m.]

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

CERTAIN BARIUM CHEMICALS

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. 543 is amended in the following respects:

- Section 13 (a), including the note in subparagraph (2) (ii) thereof, is amended by substituting the word "plant" for the phrase "manufacturer's shipping point" wherever it appears.
- The note in section 13 (a) (2) (ii) is amended by substituting for the phrase "competitive shipping point" in the last line thereof the phrase "competitive plant."

This amendment shall become effective July 24, 1944.

Issued this 19th day of July 1944.
JAMES G. ROGERS, Jr.,
Acting Administrator.

F. R. Doc. 44-10743; Filed, July 19, 1944; 11:58 a. m.]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

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

Maximum Price Regulation 120 is amended in the following respect:

Section 1340.232 is amended to read as follows:

§ 1340.232 *Appendix U: Maximum prices for bituminous coal produced in District No. 22.* (a) The maximum prices set forth in paragraph (b) of this section are subject to the maximum price instructions provided in § 1340.210.

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

(1) *Maximum prices in cents per net ton for shipment to all destinations for all uses and by all methods of transportation, except as otherwise specifically provided in this appendix.*

(2) *Maximum prices for shipment by truck or wagon to all destinations, for all uses.* The descriptions of size group numbers in subparagraph (1) above shall apply to the size group numbers herein.

PRICES AND SIZE GROUP NUMBERS

	1 to 6, inclusive All single-screened lump coals bottom size larger than 1 1/2" for the double-screened coals top size larger than 2" and bottom size larger than 1 1/2" but not exceeding 1 1/2" x 0 and larger	7 and 8 All double-screened nut coals top size not exceeding 2" and bottom size larger than 1 1/2" but not exceeding 1 1/2" x 0	9 All double-screened stoker coals top size not exceeding 2" and bottom size larger than 1 1/2" but not exceeding 1 1/2" x 0	10 Slack or screened lumps larger than 1" x 0 but not exceeding 1 1/2" x 0	11 Slack or screened lumps larger than 1 1/2" x 0 but not exceeding 1" x 0	12 Slack or screened lumps top size not exceeding 1 1/2" x 0	13 Straight run of mine not altered or modified
Subdistrict No. 3.....	320	270	270	170			
Subdistricts Nos. 5 and 9.....	420	320	270	170			
Subdistrict No. 7: From Hill and Oboutou Counties.....	465		270	170			
From Cascade and Judith Basin Counties.....	470	370	270	170	170	150	
Subdistrict No. 12.....	670		370	170			
All other subdistricts and all other counties in Subdistrict No. 7.....	470	345	295	180	170	150	
Exceptions: Mine Index No. 201, Subdistrict No. 9.....	520				300		
Mine Index No. 280, Subdistrict No. 9.....	670						
Mine Index No. 101, Subdistrict No. 7.....	520	420	320	230	220	200	
Mine Index No. 148, 176 and 216, Subdistrict No. 12.....	720			170			
Mine Index No. 106, Subdistrict No. 12.....	770		520				

(3) *Maximum prices for railroad fuel.* The maximum prices for all railroad fuel uses shall be the maximum price for the grade and size shipped as set forth in subparagraph (1) above.

Exceptions: (The following maximum prices are applicable to any size of coal shipped from the following mines)

Mine Index Nos. 4 and 310.....	255
Mine Index No. 8.....	220
Mine Index No. 6.....	190
Mine Index No. 12.....	130

(4) *If no specific maximum price is provided in this paragraph (b) for a particular size of coal, the maximum price for such size shall be determined as follows:* If the unpriced size is a double-screened coal, the maximum price shall be the maximum price established for the double-screened coal having the next smaller bottom size for the same mine.

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

If the unpriced size is a straight run of mine size, or if such maximum price cannot be determined pursuant to this subparagraph (4), the seller of such size shall file an application pursuant to § 1340.210 (a) (6) and the maximum price will be established thereunder.

(5) All orders of adjustment issued prior to July 24, 1944 are hereby voided. This amendment shall become effective July 24, 1944.

Issued this 19th day of July 1944.
JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10745; Filed, July 19, 1944; 11:59 a. m.]

PRICES AND SIZE GROUP NUMBERS

	1 to 6, inclusive All single-screened lump coals bottom size larger than 1 1/2" for the double-screened coals top size larger than 2" and bottom size larger than 1 1/2" but not exceeding 1 1/2" x 0 and larger	7 and 8 All double-screened nut coals top size not exceeding 2" and bottom size larger than 1 1/2" but not exceeding 1 1/2" x 0	9 All double-screened stoker coals top size not exceeding 2" and bottom size larger than 1 1/2" but not exceeding 1 1/2" x 0	10 Slack or screened lumps larger than 1" x 0 but not exceeding 1 1/2" x 0	11 Slack or screened lumps larger than 1 1/2" x 0 but not exceeding 1" x 0	12 Slack or screened lumps top size not exceeding 1 1/2" x 0	13 Straight run of mine not altered or modified
Subdistricts Nos. 1 and 9.....	465	350	325	215	180	155	295
All other subdistricts.....	465	320	270	210	180	155	280

*Copies may be obtained from the Office of Price Administration.
- 9 F. R. 7196, 7197, 7198, 7258.
- 9 F. R. 5042, 5375, 5587.

PART 1340—FUEL

[RMFR 436, Amdt. 3]

CRUDE PETROLEUM, NATURAL AND PETROLEUM GAS

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

Revised Maximum Price Regulation No. 436 is amended in the following respects:

- Section 9 (f) is revoked.
- The first paragraph in section 10 is amended to read as follows:

SEC. 10. *Specific prices.* The following specific prices shall be the maximum prices for the items named at the points enumerated below. Except for specific maximum prices established for the Lance Creek Field under section 10 (o) (2), where a contract was in effect on October 1, 1941, for the purchase of crude petroleum at the receiving tank at a price in excess of the highest posted purchase price as of October 1, 1941, for the given pool applicable to such production and deliveries were made prior to or within 60 days after October 1, 1941, in accordance with such contract, and if a specific maximum price has been established for crude petroleum produced at such pool under section 10, then the maximum price at the receiving tank for the production covered by the contract shall be the sum of the price actually charged on October 1, 1941, or if no delivery was made on October 1, 1941, on the first delivery after such date and the difference between the specific price as set out in this section 10 and the highest posted price as of October 1, 1941, except that on and after May 17, 1943, the maximum price at the receiving tank for crude petroleum produced in the Franklin heavy sand crude area located in Venango County, Pennsylvania, shall be the sum of the two amounts specified above and 20¢ per barrel.

3. The last sentence in section 15 (b) is amended to read as follows: "If the seller had no contracts in effect on May 1, 1942, with purchasers of the same class, then his maximum price shall be determined under (d) below."

This amendment shall become effective July 24, 1944.

Issued this 19th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10746; Filed, July 19, 1944; 11:58 a. m.]

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[RMFR 369, Amdt. 1]

DRY ROOFING FELT AND DRY FLOORING FELT

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

*Copies may be obtained from the Office of Price Administration.
*8 F.R. 16247.

Revised Maximum Price Regulation 369 is amended in the following respects:

- Appendix B is amended to read as follows:

APPENDIX B—MAXIMUM PRICES FOR DRY FLOORING FELT

(a) Maximum prices for dry flooring felt shall in no event exceed the specific dollar and cent prices set forth below, except that if during March 1942 there was an agreement between seller and buyer for the sale of dry flooring felt, the maximum price for sales between that seller and that buyer shall not be in excess of the amount which is arrived at by computation under the pricing formula contained in that agreement, or the specific dollar and cent prices set forth below, whichever is lower. *And provided,* That any person selling to a purchaser the same grade and quality of dry flooring felt which he delivered to that purchaser during March 1942, may charge that purchaser the highest price he charged him during that month.

MAXIMUM PRICES

Thickness per inch (within a tolerance of 2 points):	Maximum price per short air dry ton f. o. b. point of shipment
38 point, inlaid	\$68.00
38 point, print	68.00
40 point, print	62.00
55 point, print	78.00

(b) *Provided further,* That if any person had during March 1942, established a customary price differential between 110 inch dry flooring felt and narrower widths, he may now, upon sales and deliveries of dry flooring felt in widths of less than 110 inches, add to the applicable maximum prices set forth in this Appendix B, an amount not in excess of such dollar and cent differential in effect during March, 1942. In no event shall such differential exceed the dollar and cent difference between the actual dollar and cent cost of manufacturing such dry flooring felt in 110 inch widths and in the narrower width for which a differential is established hereunder. The differential determined under this paragraph (b) must be reported to and approved by the Office of Price Administration. This approval must be obtained prior to the time of making the first sale and shall be obtained as follows: The seller must submit to the Office of Price Administration in Washington, D. C., a statement setting forth the following:

- Description of the grade.
- Maximum price established under this paragraph (b) of Appendix B.
- Maximum prices at which all grades in all widths were delivered or offered for delivery during March, 1942.
- An explanation of the method used to calculate the differential.

Unless the Office of Price Administration or a duly authorized representative thereof shall by letter mailed to the applicant within 21 days from the filing of such report approve, disapprove or extend the time within which to do any of the foregoing, such report shall be deemed to have been approved, subject to non-retroactive written disapproval or adjustment at any later time by the Office of Price Administration.

This amendment shall become effective July 24, 1944.

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

Issued this 19th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10748; Filed, July 19, 1944; 11:59 a. m.]

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS, PRINTING AND PUBLISHING

[RMFR 367, Amdt. 3]

PULPWOOD PRODUCED IN DESIGNATED SOUTHERN STATES

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

Revised Maximum Price Regulation 387 is amended in the following respects:

- The table of prices in Appendix A (a) (1) is amended to read as follows:

F. O. B. freight cars:	
Pine	\$7.60
Southern hardwood (rough)	8.10
Southern hardwood (peeled) and veneer cores	10.80
F. O. B. barges:	
Pine	*8.60

*The maximum price per cord for pine pulpwood cut from the stump on and after July 24, 1944 which is to be hauled by barges from landings constructed or put into general use after June 1, 1944, shall be \$7.60.

- In Appendix A (a) (1), the last paragraph entitled "Delivered mill by truck or similar vehicle" is amended to read as follows:

Delivered mill by truck or similar vehicle. When pulpwood is delivered to a consumer by truck or similar vehicle, the maximum price shall be the f. o. b. car price stated above plus or minus the same dollars and cents differential, if any, which the particular mill paid over or under its highest f. o. b. car price in the months of January and February, 1943, for the same type of delivery, except when pulpwood is delivered by truck or similar vehicle to a consumer's mill in Mobile, or Tuscaloosa, Alabama, an amount not in excess of \$2.00 per cord and \$1.25 per cord, respectively, may be added to the maximum f. o. b. car price stated above.

- In section 8 (a), subparagraph (13) is added and reads as follows:

(13) "Veneer cores" means that portion of a veneer bolt which remains after the veneer has been removed by the rotary slicing method;

This amendment shall become effective July 24, 1944.

Issued this 19th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10747; Filed, July 19, 1944; 11:59 a. m.]

PART 1383—SHOES AND SHOE FINDINGS

[MFR 420, Amdt. 5]

HARDWOOD HEEL BLOCKS, FINISHED HARDWOOD AND SYNTHETIC HARDWOOD HEELS AND WOOD SHANKS

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 420 is amended in the following respect:

*8 F.R. 8507, 2553, 2783.
*8 F.R. 8331, 9567, 15183, 16786; 9 F.R. 3532.

Section 3 is amended by inserting after the words "Volume slipper heels produced in New York City", wherever they appear in the section, the words "and Hazleton, Pennsylvania".

This amendment shall become effective July 24, 1944.

Issued this 19th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10744; Filed, July 19, 1944;
11:59 a. m.]

PART 1396—FINE CHEMICALS, DRUGS AND
COSMETICS

[MPR 203,¹ Amdt. 2]

VITAMIN A NATURAL OILS AND CONCENTRATES

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.*

1. Section 1396.214 (b) is amended by adding a new subparagraph (4) to read as follows:

(4) The maximum prices set forth in paragraph (a) of this section shall not apply to any blends or mixtures made of Vitamin A concentrates with Vitamin A natural oils. Prices for such blends or mixtures are governed by paragraph (e) below.

2. Section 1396.214 is amended by adding a new paragraph (e) to read as follows:

(e) *Blends or mixtures.* (1) No person shall sell or deliver a blend of one or more Vitamin A concentrates with one or more Vitamin A natural oils unless, prior thereto, an order establishing maximum prices for the particular sale or delivery has been issued from the National Office of the Office of Price Administration.

(2) Any person, before selling or delivering such blend shall file application for a maximum price with the Chemicals and Drugs Branch of the Office of Price Administration, Washington, D. C. The application shall set forth:

(i) The potency in U. S. P. units of Vitamin A per gram of each Vitamin A concentrate in the blend.

(ii) The potency in U. S. P. units per gram of each Vitamin A natural oil in the blend.

(iii) The total number of U. S. P. units of each Vitamin A concentrate in the blend.

(iv) The total number of U. S. P. units of each Vitamin A natural oil in the blend.

(v) A statement of the necessity for offering such blend for sale.

(vi) The name and address of the buyer, if known.

(3) An order under this paragraph (e) will, in general, establish a maximum price for the sale of a blend of Vitamin A concentrates and natural oils at a level determined by computing and combining

the maximum prices of the various component concentrates and natural oils in the blend. A copy of said order will be sent to the indicated buyer of the blend. The maximum price for a blend will in no case exceed the price a seller would realize if the Vitamin A concentrates and natural oils contained in that blend were sold separately at the maximum prices for these products set forth above. In appropriate cases where, in the judgment of the Administrator, the sale of a blend will lead to evasion or circumvention of the provisions of this regulation, he may refuse to authorize a maximum price for such blend or may authorize for that blend a price lower than the price the seller would realize if the components of the blend were sold separately at the maximum prices therefor set forth in this regulation. An example of the general method of computing a price for a blend by computing and combining the maximum prices of the various components follows:

Example: A blend consists of 100 grams of Vitamin A natural oil of 40,000 U. S. P. units potency per gram, and 100 grams of Vitamin A concentrate of 350,000 U. S. P. units potency per gram. Since the 40,000 oil commands a maximum price of 14 cents per million U. S. P. units, 100 grams of 40,000 potency, containing a total of 4 million units, has a maximum price of 56 cents. Since the 350,000 concentrate commands a maximum price of 30 cents per million U. S. P. units, 100 grams of 350,000 potency containing a total of 35,000,000 units, has a maximum price of \$10.50. The maximum price of the blend of 200 grams will be \$11.06, or \$0.2835 per million U. S. P. units (\$11.06 divided by 39, which is the total millions of U. S. P. units contained in the 200 grams of blend, i. e. 4,000,000 plus 35,000,000).

(4) All persons making sales and deliveries of such blends or mixtures shall furnish the buyers a notice prior to payment by them, stating:

The Office of Price Administration has authorized the maximum price of _____ per million U. S. P. units for this blend of Vitamin A oils by Order No. _____ under Maximum Price Regulation No. 203.

This amendment shall become effective July 24, 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 July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10749; Filed, July 19, 1944;
11:58 a. m.]

PART 1439—UNPROCESSED, AGRICULTURAL
GOODS

[MPR 425,¹ Corr. to Amdt. 8]

FRESH FRUITS, BERRIES, AND VEGETABLES FOR
PROCESSING

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

* 8 F.R. 9303, 9879, 12632, 12952, 14154, 15674, 16293; 9 F.R. 7505, 7830.

In Amendment 8 to Maximum Price Regulation 425 item number 2 is corrected to read as follows:

2. Section 5 is deleted and a new section 5 is added to read as follows:

This correction shall be effective as of July 17, 1944.

Issued this 19th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10750; Filed, July 19, 1944;
11:58 a. m.]

TITLE 49—TRANSPORTATION AND
RAILROADS

Chapter I—Interstate Commerce
Commission

[S. O. 218]

PART 95—CAR SERVICE

RESTRICTIONS ON SHIPMENTS OF ORANGES
FROM ARIZONA OR CALIFORNIA

At a session of the Interstate Commerce Commission Division 3, held at its office in Washington, D. C., on the 18th day of July, A. D. 1944.

It appearing, that the Secretary of Agriculture on October 3, 1942, issued Marketing Order No. 66, regulating the handling and shipment of oranges grown in the States of California or Arizona (7 F.R. 8576), pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.);

And it further appearing, that the movement of such oranges under permits is necessary to prevent congestion of traffic and a shortage of equipment; the Commission is of the opinion that an emergency exists requiring immediate action in order to best promote the service in the interest of the public and the commerce of the people; *It is ordered,* That:

Oranges from Arizona and California not to be transported without a permit. No common carrier by railroad subject to the Interstate Commerce Act shall furnish a car for loading with, or accept for transportation or move a car loaded with, oranges in carload or less-than-carload quantities from any origin in the States of Arizona or California destined to interstate or Canadian points, except upon presentation by the shipper to the carrier of a permit from the Director of Distribution, War Food Administration, as provided for in Marketing Order No. 66 (7 F.R. 8576). (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this order shall become effective at 12:01 a. m., Pacific war time, July 23, 1944; that copies of this order and direction shall be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement, and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by

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

¹ 7 F.R. 6476, 8948; 9 F.R. 1036.

filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 44-10742; Filed, July 19, 1944;
12:00 m.]

TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service

Subchapter C—National Wildlife Refuges: Individual Regulations

PART 21—PACIFIC REGION NATIONAL WILDLIFE REFUGES

HART MOUNTAIN NATIONAL ANTELOPE REFUGE, OREG.

Under authority of section 84 of the Act of March 4, 1909, as amended by the Act of April 15, 1924, 43 Stat. 98, and in extension of § 12.9 of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940,¹ the following is hereby ordered:

§ 21.404 *Hart Mountain National Antelope Refuge, Oregon; hunting of deer.* Until further notice deer may be taken during the open season prescribed by the State Game Commission of Oregon, on certain lands, hereinafter described, of the United States within the exterior boundary of the Hart Mountain National Antelope Refuge, Oregon, in accordance with the provisions of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940, and subject to the following special provisions, conditions, restrictions, and requirements:

(a) *Area open to hunting.*—Such lands of the United States in the Hart Mountain National Antelope Refuge, Oregon, as shall be mutually agreed upon from time to time by the Director of the Fish and Wildlife Service and the State Game Commission of Oregon, and as indicated by appropriate posting on the ground by the officer in charge, shall be open to the hunting of deer.

(b) *Compliance with State laws and regulations.* Any person who hunts on the refuge shall be in possession of a valid hunting license issued by the State of Oregon authorizing him to hunt deer and a permit, if required. Said license and permit shall serve as a Federal permit for hunting deer on the refuge and must be carried on the person of the licensee while so hunting. The license and permit must be exhibited upon the request of any representative of the Oregon State Game Commission authorized to enforce the State game laws or of any representative of the Department of the Interior. The licensee must comply in every respect with the State laws and regulations governing the hunting of deer and upon request of any of the

aforsaid representatives must exhibit for inspection all game killed by him or in his possession.

(c) *Disorderly conduct, intoxication.* No person who is intoxicated will be permitted to enter or remain upon the refuge for the purpose of hunting hereunder, and any person who indulges in any disorderly conduct on the refuge will be removed therefrom by the officer in charge and dealt with as prescribed by law.

(d) *Entry upon refuge.* Persons entering the refuge for the purpose of hunting, as permitted by the regulations in this section, shall use such routes of travel as may be designated by suitable posting by the officer in charge and shall not otherwise enter upon the refuge.

(e) *Limitation on firearms.* Deer may be taken only with a rifled firearm, except that a gun using 22 caliber rim fire ammunition may not be used in hunting or taking deer on the refuge.

OSCAR L. CHAPMAN,
Assistant Secretary.

JULY 14, 1944.

[F. R. Doc. 44-10728; Filed, July 19, 1944;
11:29 a. m.]

(c) *Disorderly conduct, intoxication.* No person who is intoxicated will be permitted to enter upon the refuge for the purpose of hunting, and any person who indulges in any disorderly conduct on the refuge will be removed therefrom by the officer in charge and dealt with as prescribed by law.

(d) *Forfeiture of privileges.* Failure of any person hunting upon the refuge to comply with any of the provisions, conditions, restrictions, or requirements of the regulation in this section or the violation by him of any provision of Federal laws or regulations applicable to wildlife, not only will render such person liable to prosecution under the law, but also will be sufficient cause for removing him from the refuge and for refusing him further hunting privileges on such refuge, or any other use or privilege on any such refuge for which a permit may be required.

OSCAR L. CHAPMAN,
Assistant Secretary.

JULY 14, 1944.

[F. R. Doc. 44-10727; Filed, July 19, 1944;
11:29 a. m.]

PART 23—SOUTHWESTERN REGION NATIONAL WILDLIFE REFUGES

BOSQUE DEL APACHE NATIONAL WILDLIFE REFUGE, N. MEX.

Under authority of section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222; 16 U.S.C. 7151), as amended, and in extension of § 12.3 of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940,¹ the following is hereby ordered:

§ 23.94 *Bosque del Apache National Wildlife Refuge, New Mexico; fishing.* Noncommercial fishing is permitted from June 1 to October 15, inclusive, of each year in the waters hereinafter specified of the Bosque del Apache National Wildlife Refuge, New Mexico, in accordance with the provisions of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940,¹ and subject to the following conditions, restrictions, and requirements:

(a) *Waters open to fishing.* All the waters of the refuge shall be open to fishing.

(b) *State fishing laws.* Any person who fishes within the refuge must comply with the applicable fishing laws and regulations of the State of New Mexico. Fishing under this regulation shall be by hook and line (including rod and reel) only, as defined by State law for all species except catfish. The use of trot and set lines in accordance with State law is permitted in fishing for and taking catfish. All other contrivances of whatever nature are prohibited.

(c) *Fishing licenses and permits.* Any person who fishes within the refuge shall be in possession of a valid fishing license issued by the New Mexico State Game

PART 21—PACIFIC REGION NATIONAL WILDLIFE REFUGES

LITTLE PEND OREILLE NATIONAL WILDLIFE REFUGE, WASH.

Pursuant to section 84 of the Act of March 4, 1909, as amended by the Act of April 15, 1924 (43 Stat. 98; 18 U.S.C. 145), and section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222; 16 U.S.C. 7151), as amended, and in extension of § 12.9 of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940,¹ the following is hereby ordered:

§ 21.563a *Little Pend Oreille National Wildlife Refuge, Washington; hunting of deer.* Until further notice deer may be taken in the open season prescribed therefor by the State Game Commission of Washington on lands of the United States within the exterior boundary of the Little Pend Oreille National Wildlife Refuge, Washington, under the following special provisions, conditions, restrictions, and requirements:

(a) *State game laws.* Any person who hunts within the refuge must comply with the applicable State laws and regulations.

(b) *Hunting license and permit.* Any person who hunts within the refuge shall be in possession of a valid State hunting license and a permit, if such license and permit are required. The license and the permit must be carried on the person of the licensee while so hunting and must be exhibited upon request of any representative of the Washington State Game Commission or of the Fish and Wildlife Service. Upon request of any such officer the licensee must also exhibit for inspection all game killed by him or in his possession.

¹ 5 F.R. 5284.

and Fish Commission, if such license is required. This license shall serve as a Federal permit for fishing in the specified waters of the refuge and must be carried on the person of the licensee while so fishing. The license must be exhibited upon the request of any representative of the New Mexico State Game and Fish Commission or of the Fish and Wildlife Service.

(d) *Routes of travel.* Persons entering the refuge for the purpose of fishing shall follow such routes of travel as may be designated by suitable posting by the officer in charge of the refuge.

(e) *Use of boats.* The use of boats or floating devices of any description, including motorboats, either inboard or outboard, is prohibited on all waters of the refuge except for official purposes.

(f) *Temporary restrictions.* During periods of waterfowl nesting or concentrations on the refuge, fishing will not be permitted in such areas of the refuge as, in the judgment of the officer in charge, should be closed to fishing in order to provide adequate protection for such waterfowl and are posted suitably by such officer.

OSCAR L. CHAPMAN,
Assistant Secretary.

JULY 14, 1944.

[F. R. Doc. 44-10729; Filed, July 19, 1944;
11:29 a. m.]

Subchapter Q—Alaska Commercial Fisheries

PART 211—PRINCE WILLIAM SOUND AREA
FISHERIES

PART 223—SOUTHEASTERN ALASKA AREA,
WESTERN DISTRICT, SALMON FISHERIES

AREAS OPEN TO SALMON TRAPS

Effective only through December 31, 1944, § 211.12 is hereby amended as follows:

In § 211.12 *Areas open to salmon traps*, paragraph (bb) is hereby suspended, and paragraph (y) is hereby amended to read as follows:

(y) Western coast of Montague Island from 59 degrees 55 minutes 30 seconds north latitude, 147 degrees 46 minutes 10 seconds west longitude northward to a point south of Hanning Bay at 59 degrees 56 minutes 45 seconds north latitude, 147 degrees 45 minutes 15 seconds west longitude.

Effective only through December 31, 1944, § 223.19 is hereby amended as follows:

In § 223.19 *Areas open to salmon traps* paragraph (j) (1) is hereby amended to read as follows:

(1) Admiralty Island, West coast from 57 degrees 38 minutes 7 seconds north latitude to 57 degrees 38 minutes 45 seconds north latitude.

OSCAR L. CHAPMAN,
Assistant Secretary.

JULY 15, 1944.

[F. R. Doc. 44-10730; Filed, July 19, 1944;
11:30 a. m.]

Notices

DEPARTMENT OF THE INTERIOR.

General Land Office.

TALLAHASSEE, FLA.

RESTORATION OF LAND FOR APPLICATION, PETITION, LOCATION OR SELECTION

JULY 14, 1944.

Order of restoration under section 24, Federal Power Act No. 1172.

On August 27, 1925, lot 5, sec. 23, T. 1 N., R. 16 E., Tallahassee Meridian, Florida, containing 42.10 acres, was reserved from entry and included in Power Project No. 644:

The Federal Power Commission has determined that the value of the above-described land would not be injured or destroyed for purposes of power development by location, entry, or selection under the public land laws, subject to the provisions of section 24 of the Federal Power Act.

At 10:00 o'clock a. m. of the sixty-third day from the date on which this order is signed the land shall, subject to all valid existing rights, existing withdrawals and reservations, and the terms and conditions of section 24 of the Federal Power Act, as amended, be open to such application, petition, location, or selection as may be authorized by the public land laws in accordance with the provisions of 43 CFR 295.8 (Circ. 324, May 22, 1914, 43 L. D. 254) and 43 CFR Part 296, to the extent that these regulations are applicable.

Any application for the land should be filed with the General Land Office, Washington 25, D. C., and will be subject to the following reservation:

Made in accordance with and subject to the provisions and reservations of section 24 of the Federal Power Act of June 10, 1920 (41 Stat. 1063), as amended by the act of August 26, 1935 (49 Stat. 846, 16 U.S.C. sec. 818).

FRED W. JOHNSON,
Commissioner.

[F. R. Doc. 44-10716; Filed, July 19, 1944;
11:42 a. m.]

DEPARTMENT OF AGRICULTURE.

Rural Electrification Administration.

[Administrative Order 840]

ALLOCATION OF FUNDS FOR LOANS

JUNE 16, 1944.

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

Project designation:	Amount
North Carolina 4059A1 Beaufort.....	850,000
Oregon 4032A1 Columbia.....	460,000
South Carolina 4019D3 Laurens.....	20,000

HARRY SLATTERY,
Administrator.

[F. R. Doc. 44-10717; Filed, July 19, 1944;
11:14 a. m.]

[Administrative Order 841]

ALLOCATION OF FUNDS FOR LOANS

JUNE 17, 1944.

I hereby amend: (a) Administrative Order No. 817, dated April 3, 1944, by changing the project designation therein given as "Georgia 4-3051C3 Newton" to read "Georgia 4051C3 Newton";

(b) Administrative Order No. 820, dated April 10, 1944, by changing the project designation therein given as "Georgia 4-3084C2 Cobb" to read "Georgia 4084C2 Cobb";

(c) Administrative Order No. 835, dated June 5, 1944, by changing the project designation therein given as "Illinois 4040B3 Macoupin" to read "Illinois 4-3040B3 Macoupin";

(d) Administrative Order No. 819, dated April 10, 1944, by changing the project designation therein given as "Kansas 4-3044A1 Grant" to read "Kansas 4044A1 Grant";

(e) Administrative Order No. 819, dated April 10, 1944, by changing the project designation therein given as "Kansas 4-3044G1 Grant" to read "Kansas 4044G1 Grant";

(f) Administrative Order No. 805, dated February 8, 1944, by changing the project designation therein given as "Kentucky 4-3040C3 Jessamine" to read "Kentucky 4040C3 Jessamine";

(g) Administrative Order No. 805, dated February 8, 1944, by changing the project designation therein given as "Kentucky 4-3052E2 Fleming" to read "Kentucky 4052E2 Fleming";

(h) Administrative Order No. 768, dated July 15, 1943, by changing the project designation therein given as "Mississippi 4-3028F3 Hancock" to read "Mississippi 4028F3 Hancock";

(i) Administrative Order No. 820, dated April 10, 1944, by changing the project designation therein given as "Mississippi 4-3021F2 Coahoma" to read "Mississippi 4021F2 Coahoma";

(j) Administrative Order No. 820, dated April 10, 1944, by changing the project designation therein given as "Mississippi 4-3039B3 Jackson" to read "Mississippi 4039B3 Jackson";

(k) Administrative Order No. 800 dated January 1, 1944, by changing the project designation therein given as "Montana 4-2021B1 Big Horn" to read "Montana 4021B1 Big Horn";

(l) Administrative Order No. 840, dated June 16, 1944 by changing the project designation therein given as "Oregon 4032A1 Columbia" in the amount of \$460,000 to read "Oregon 4032A1 Columbia" in the amount of \$42,031 and

"Oregon 4-3032A1 Columbia" in the amount of \$417,919;

(m) Administrative Order No. 803, dated January 20, 1944, by changing the project designation therein given as "South Carolina 4-1027B3 Marlboro" to read "South Carolina 4027B3 Marlboro";

(n) Administrative Order No. 815, dated March 22, 1944, by changing the project designation therein given as "South Carolina 4-3031A3 Horry" to read "South Carolina 4031A3 Horry";

(o) Administrative Order No. 768, dated July 15, 1943, by changing the project designation therein given as "Tennessee 4-3001H2 Meigs" to read "Tennessee 4001H2 Meigs";

(p) Administrative Order No. 805, dated February 8, 1944, by changing the project designation therein given as "Vermont 4-8010B3 Windham" to read "Vermont 4010B3 Windham."

WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 44-10718; Filed, July 19, 1944; 11:14 a. m.]

[Administrative Order 842]

ALLOCATION OF FUNDS FOR LOANS

JUNE 21, 1944.

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

Project designation:	Amount
North Carolina 4014E1 Pitt.	\$300,000.00
North Carolina 4040D1	
Brunswick	732,239.00
North Carolina 4-3040D1	
Brunswick	67,761.00
North Carolina 4-8050B1	
Wayne	10,987.06
North Carolina 4-9050B1	
Wayne	7,352.89
North Carolina 4-0050B1	
Wayne	1,287.69
North Carolina 4-3050B1	
Wayne	780,372.36
North Carolina 4-1056B1	
Pamlico	17,000.00
North Carolina 4-2056B1	
Pamlico	70,590.67
North Carolina 4-3056B1	
Pamlico	462,409.33

HARRY SLATTERY,
Administrator.

[F. R. Doc. 44-10719; Filed, July 19, 1944; 11:14 a. m.]

[Administrative Order 843]

ALLOCATION OF FUNDS FOR LOANS

JUNE 21, 1944.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for

a loan for the project and in the amount as set forth in the following schedule:

Project designation:	Amount
Virginia 4046S1 Crewe	\$53,000

HARRY SLATTERY,
Administrator.

[F. R. Doc. 44-10720; Filed, July 19, 1944; 11:13 a. m.]

[Administrative Order 844]

ALLOCATION OF FUNDS FOR LOANS

JUNE 30, 1944.

I hereby amend: (a) Administrative Order No. 807, dated February 19, 1944, by rescinding the allocation of \$26,000 therein made for "Kentucky 4-3046D3 Harrison" (desination changed to read "Kentucky 4046D3 Harrison" by Administrative Order No. 812, dated March 13, 1944);

(b) Administrative Order No. 828, dated May 17, 1944, by rescinding the allocation of \$82,000 therein made for "Louisiana 4015C1 Pointe Coupee";

(c) Administrative Order No. 825, dated May 10, 1944, by rescinding the allocation of \$20,000 therein made for "Maryland 4007E3 Caroline."

WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 44-10721; Filed, July 19, 1944; 11:13 a. m.]

[Administrative Order 845]

ALLOCATION OF FUNDS FOR LOANS

JULY 1, 1944.

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

Project designation:	Amount
Arkansas 5-4010E2 Pulaski	\$50,000
Colorado 5-4022B4 Boulder	50,000
Colorado 5-4025B3 Pueblo	20,000
Colorado 5-4031B2 Larimer	65,000
Indiana 5-4007B3 Whitley	25,000
Iowa 5-4051C4 Winnebago	70,000
Iowa 5-4055B3 O'Brien	45,000
Kentucky 5-4056C1 Morgan	145,000
Michigan 5-4042A2 Mason	35,000
Minnesota 5-4025C4 McLeod	55,000
Minnesota 5-4054C2 Faribault	50,000
Minnesota 5-4072C2 Renville	35,000
Missouri 5-4035C1 Adair	67,000
Nebraska 5-4003B2 Chalmey Rock	
District Public	40,000
New York 5-4024B1 Oneida	37,000
Ohio 5-4059C3 Morrow	35,000
Ohio 5-4093B2 Washington	40,000
Oklahoma 5-4026E1 Harmon	160,000
Pennsylvania 5-4013E2 Tioga	30,000
South Carolina 5-4026B3 Darlington	
ton	35,000
South Carolina 5-4038C2 Oconee	50,000
Texas 5-4049B3 Denton	20,000

Project designation—Con.	Amount
Washington 5-4003E4 Benton	\$10,000
Wisconsin 5-4031C3 Columbia	40,000

WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 44-10722; Filed, July 19, 1944; 11:13 a. m.]

[Administrative Order 846]

ALLOCATION OF FUNDS FOR LOANS

JULY 1, 1944.

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

Project designation:	Amount
South Carolina 5-4043S4 York	\$24,500
Texas 5-4134S1 Douglassville	24,000
Texas 5-4142S1 Wylie	25,000

WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 44-10723; Filed, July 19, 1944; 11:12 a. m.]

[Administrative Order 847]

ALLOCATION OF FUNDS FOR LOANS

JULY 8, 1944.

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

Project designation:	Amount
Kentucky 5052P1 Fleming	\$130,000
Kentucky 5037B1 Bell	224,000
Kentucky 5058C1 Floyd	200,000

WILLIAM J. NEAL,
Acting Administrator.

[F. R. Doc. 44-10724; Filed, July 19, 1944; 11:12 a. m.]

FEDERAL COMMUNICATIONS COMMISSION.

[Docket Nos. 6634, 6635]

DEPARTMENT OF PUBLIC SAFETY, WEST VIRGINIA STATE POLICE

NOTICE OF HEARING

In re application of State of West Virginia, Department of Public Safety, West Virginia State Police; date filed February 24, 1944, for construction permit for new land station; class of service, emergency; class of station, State Police; location, Stollings, West Virginia; operating assignment specified: frequency, 39,180 kc, power, 50 watts, hours of operation, un-

limited, points of communication, cars and stations of West Virginia State Police; file No. T2-PP-6962-S.

In re application of State of West Virginia, Department of Public Safety, West Virginia State Police, date filed February 24, 1944, for construction permit for new land station; class of service, emergency, class of station, State Police, location, Parkersburg, West Virginia; operating assignment specified: frequency, 39,180 kc, power, 50 watts, hours of operation, unlimited, points of communication, cars and stations of West Virginia State Police; file No. T2-PP-6990-S.

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 the need for assignment of the frequency 39,180 kc for the proposed radio stations.

2. To determine whether interference would result to other radio stations from the use of this frequency as proposed.

3. To determine whether a frequency or frequencies allocated under Group A or B of § 10.42 of the Commission's rules might be satisfactorily used at the proposed stations in place of the frequency 39,180 kc.

4. To determine whether any change should be made in the Commission's rules to permit use by state police land stations of frequencies in Group D of § 10.42 of the Commission's rules, or whether the applicant herein should be granted a waiver in so far as § 10.42 (c) of the Commission's rules is involved.

5. To determine, in the light of the evidence adduced upon the foregoing issues, whether public interest, convenience or necessity would be served by a grant of the applications.

The applications 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: State of West Virginia, Department of Public Safety, West Virginia State Police, State Capitol Building, Charleston, West Virginia.

Dated at Washington, D. C., July 14, 1944.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 44-10725; Filed, July 19, 1944; 11:44 a. m.]

FEDERAL POWER COMMISSION.

[Docket Nos. G-428 and G-497]

NORTHERN NATURAL GAS CO.

ORDER DENYING APPLICATION FOR CONTINUANCE

JULY 15, 1944.

Upon consideration of the application filed July 11, 1944, by Koppers Company for a continuance of the hearing in the above-entitled matters for a period of not less than 90 days beyond July 26, 1944, the date now fixed; and

It appearing to the Commission that:

(a) The application in Docket No. G-428 was filed on November 16, 1942, and notice thereof was given, including publication in the FEDERAL REGISTER on December 29, 1942, at Volume 7, page 11032;

(b) The application in Docket No. G-497 was filed on September 4, 1943, and notice thereof was given, including publication in the FEDERAL REGISTER on September 14, 1943, at Volume 8, page 12579;

(c) By order dated June 16, 1944, the Commission consolidated the proceedings on the aforesaid applications for purposes of a hearing to be held in St. Paul, Minnesota, commencing July 26, 1944; notice of such order was given by publication in the FEDERAL REGISTER on June 22, 1944, at Volume 9, page 6918, and by mailing a copy of the order to Koppers Company and others by letters dated June 20, 1944;

The Commission finds that: No good cause has been shown for granting at this time the application for a continuance;

The Commission orders that: The application of Koppers Company for a continuance of the hearing in the above-entitled matters be and the same is hereby dismissed without prejudice to the renewal of such application at the hearing upon the conclusion of the direct case of the applicant company.

By the Commission.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 44-10709; Filed, July 19, 1944; 10:11 a. m.]

[Docket No. IT-5904]

PACIFIC POWER & LIGHT COMPANY

NOTICE OF APPLICATION

JULY 19, 1944.

Notice is hereby given that the Pacific Power & Light Company, a corporation organized under the laws of the State of Maine and doing business in the States of Washington and Oregon, with its principal business office at Portland, Oregon, applied to the Commission on June 12, 1944, for authority, pursuant to section 203 of the Federal Power Act, to sell and transfer to the United States Government (War Department) all of its electric transmission facilities located in the United States Government's Hanford Engineer Works Project in the State of Washington.

The proposed contract between the Company and the Government, filed with such application, provides that the Government's acquisition of the Company's transmission facilities will necessitate providing the Company with equivalent substitute facilities for serving its integrated electric system; and it is proposed that such service shall be provided, at least temporarily, from and by means of the electric transmission system of the Bonneville Power Administration; and further that, in the event of the termination of such service from Bonneville, such service shall be provided either by the reverter of said transmission property from the Government to the Company, subject to the terms and conditions of the contract, or by the construction of equivalent substitute facilities to be installed and owned by the Company for reintegrating its electric transmission system, for the cost of which equivalent substitute facilities the Company is to be reimbursed by the Government to the extent and under the conditions set forth in the contract.

Any person desiring to be heard or to make any protest with reference to such application should, on or before the 3d day of August 1944, file with the Federal Power Commission a petition or protest in accordance with the Commission's rules of practice and regulations.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 44-10728; Filed, July 19, 1944; 11:47 a. m.]

FEDERAL SECURITY AGENCY.

Food and Drug Administration.

[Docket No. FDC-42]

STANDARDS OF FILL OF CONTAINER FOR CANNED OYSTERS

NOTICE OF HEARING

Notice is hereby given that the Administrator of the Federal Security Agency on his own initiative, in accordance with the provisions of sections 401 and 701 of the Federal Food, Drug, and Cosmetic Act, 21 U.S.C., secs. 341 and 371 (Supp. V, 1939); the Reorganization Act of 1939, 53 Stat. 561, 5 U.S.C. sec. 133 (Supp. V, 1939); and Reorganization Plans No. I (53 Stat. 1423, 4 F.R. 2727) and No. IV (54 Stat. 1234, 5 F.R. 2421), will hold a public hearing commencing at 10 o'clock in the morning of August 22, 1944, in Room 3106, South Building, United States Department of Agriculture, Independence Avenue, between 12th and 14th Streets SW., Washington, D. C., for the purpose of receiving evidence upon the basis of which regulations may be promulgated fixing and establishing reasonable standards of fill of container for canned oysters.

Edward E. Turkel is hereby designated as presiding officer to conduct the hearing in the place of the Administrator,

with full authority to administer oaths and affirmations and do all other things appropriate to the conduct of the hearing.

The hearing will be conducted in accordance with the rules of practice provided therefor (21 CFR, Cum. Supp., 2.701 to 2.715).

In lieu of oral testimony, interested persons may submit affidavits to the presiding officer at Room 4148, South Building, United States Department of Agriculture, Independence Avenue, between 12th and 14th Streets SW., Washington, D. C., on or before the date of the opening of the hearing. Such affidavits should be submitted in quintuplicate and, if relevant and material, will be received and made a part of the record of the hearing, but the Administrator will consider the lack of opportunity for cross-examination in determining the weight to be given to statements contained therein. Every interested person will be permitted, in accordance with the above-mentioned rules of practice, to examine all affidavits submitted and to file counter-affidavits with the presiding officer.

At the hearing the evidence will be restricted to testimony and exhibits that are relevant and material to the issue contained in the suggested regulation.

A suggested regulation to be considered at the hearing is set forth below, which suggested regulation is subject to adoption, rejection, amendment, or modification, in whole or in part, as the evidence of record adduced at the hearing may require.

§ 36.6 Canned oysters: Fill of containers; label statement of substandard fill.

(a) The standard of fill of containers for canned oysters is a fill such that the drained weight of oysters taken from each container (except that cylindrical container which is $2\frac{1}{16}$ ths inches in diameter and 4 inches in height) is not less than 68 percent of the water capacity of the container. The standard of fill of container for canned oysters in that cylindrical container which is $2\frac{1}{16}$ ths inches in diameter and 4 inches in height is a fill such that the drained weight of oysters taken from each container is not less than 7.5 avoirdupois ounces. Water capacity of containers is determined by the general method prescribed in 21 CFR, Cum. Supp., 10.1 (a). The drained weight of oysters is determined by the following method:

Keep the unopened canned oyster container at a temperature of not less than 68° or more than 95° Fahrenheit for at least 12 hours immediately preceding the determination. After opening, tilt the container so as to distribute its contents evenly over the meshes of a circular sieve which has been previously weighed. The diameter of the sieve is 8 inches if the quantity of the contents of the container

is less than 3 pounds, and 12 inches if such quantity is 3 pounds or more. The bottom of the sieve is woven-wire cloth which complies with the specifications for such cloth set forth under "2360 Micron (No. 8)" in Table I of "Standard Specifications for Sieves", published March 1, 1940, in L. C. 584 of the U. S. Department of Commerce, National Bureau of Standards. Without shifting the material on the sieve, so incline the sieve as to facilitate drainage. Two minutes from the time drainage begins, weigh the sieve and the drained oysters. The weight so found, less the weight of the sieve, shall be considered to be the drained weight of the oysters.

(b) If canned oysters fall below the applicable standard of fill of container prescribed in paragraph (a) of this section, the label shall bear the general statement of sub-standard fill specified in 21 CFR, Cum. Supp., 10.2 (b) in the manner and form therein specified.

Dated: July 18, 1944.

[SEAL] JACK B. TATE,
Acting Administrator.

[F. R. Doc. 44-10711; Filed, July 19, 1944;
10:50 a. m.]

FEDERAL TRADE COMMISSION.

[Docket No. 5189]

E. H. HAMLIN COMPANY

NOTICE OF HEARING

In the matter of Edward H. Hamlin, doing business as E. H. Hamlin Company, a corporation.

Complaint. The Federal Trade Commission, having reason to believe that the party respondent named in the caption hereof, and hereinafter more particularly designated and described, since June 19, 1936, has violated and is now violating the provisions of subsection (c) of section 2 of the Clayton Act, as amended by the Robinson-Patman Act, approved June 19, 1936 (U.S.C. Title 15, section 13), hereby issues its complaint stating its charges with respect thereto as follows:

PARAGRAPH ONE. Respondent Edward H. Hamlin, is an individual engaged in the business of distributing and selling canned salmon and other sea food products under the name and style of E. H. Hamlin Company, a corporation organized by the respondent Edward H. Hamlin and existing under the laws of the State of Washington, with his principal office and place of business located in the Mutual Life Building, in Seattle, Washington. The respondent Edward H. Hamlin is the sole owner of each share of capital stock in said corporation, with the exception of one qualifying share and he actively manages and exercises full and complete control of the business.

PAR. TWO. The respondent in the course and conduct of his said business, since June 19, 1936, has sold and distributed a substantial portion of his canned salmon and other sea food products in the name of E. H. Hamlin Company, for respondent's own account for resale directly to buyers located in states other than the state in which the respondent is established, and as a result of said sales and the respondent's instructions, such canned salmon and other sea food products are shipped and transported across state lines to such buyers who are located in various states of the United States, other than the state where the respondent is established, and the respondent has been and is now playing or granting or has paid or granted, directly or indirectly, commissions, brokerage or other compensations or allowances or discounts in lieu thereof to such buyers of said canned salmon and other sea food products.

PAR THREE. The respondent, since June 19, 1936, has distributed and sold and distributes and sells canned salmon and other sea food products directly to certain buyers in interstate transactions as aforesaid and has paid to such buyers commissions or brokerage fees on purchases made by them in their respective names and for their respective accounts. The respondent's method of distribution and sale, as hereinafter illustrated, is representative of the sales methods of a number of West Coast distributors.

Such buyers customarily designate themselves as "brokers", "merchandise brokers", or as "primary distributors", although they are known to the trade as "buying brokers" or "speculative brokers". Such "buying brokers" or "speculative brokers" customarily operate by placing orders for merchandise with those sellers, and only with those sellers, who will grant and pay them commissions or brokerage fees on their own purchases. Some such buyers are large scale buyers and sellers of merchandise distributed under their own private brands, which brands usually show the name and address of the buyer but not of the packer, and identify the merchandise as being the product of the particular buyer who owns the label.

Some such buyers customarily purchase their private brand salmon and other sea food products from respondent and many others sellers and often during a given season, after shopping the market, will purchase such commodities under the same private brands from several competing sellers, placing their orders where they are able to secure the most favorable prices and terms.

Such buyers place their orders for merchandise with respondent and other sellers, who, on receiving and accepting such orders, deliver the merchandise to a common carrier for delivery, but require that the buyer pay the purchase price as a

condition precedent to the delivery of the merchandise. If such merchandise is lost or damaged in transit, such buyers file claims in their own names and collect damages from the carrier for their own account.

On receipt of the merchandise, such buyers insure such merchandise and warehouse it in their own warehouses or in public warehouses, and thereafter generally utilize the warehouse receipts covering the merchandise, together with the insurance contract, as collateral or security to obtain bank loans.

Such buyers mask these operations under the fictionalized designation of "brokers", "merchandise brokers", or "primary distributors", for the sole purpose of coloring the name and method of their operation in order to collect commissions or brokerage fees from respondent and from other sellers who will pay such buyers commissions or brokerage fees on their own purchases, notwithstanding the fact that it is well known to be the custom of such buyers to invoice and sell such merchandise in their own names, for their own accounts, at their own prices, and on their own terms, and to assume full and complete credit risks.

PAR. FOUR. The acts and practices of the respondent in promoting sales of canned salmon and other sea food products by paying to buyers, directly or indirectly, commissions, brokerage or other compensation and allowances or discounts in lieu thereof, as set forth above, are in violation of subsection (c) of section 2 of the Clayton Act, as amended.

Wherefore, the premises considered, the Federal Trade Commission on this 15th day of July A. D., 1944, issues its complaint against said respondent.

Notice. Notice is hereby given you, Edward H. Hamlin, doing business as E. H. Hamlin Company, a corporation, respondent herein, that the 18th day of August, A. D., 1944, at 2 o'clock in the afternoon, is hereby fixed as the time, and the offices of the Federal Trade Commission in the City of Washington, D. C., as the place, when and where a hearing will be had on the charges set forth in this complaint, at which time and place you will have the right, under said act, to appear and show cause why an order should not be entered by said Commission requiring you to cease and desist from the violations of the law charged in the complaint.

You are notified and required, on or before the twentieth day after service upon you of this complaint, to file with the Commission an answer to the complaint. If answer is filed and if your appearance at the place and on the date above stated be not required, due notice to that effect will be given you. The Rules of Practice adopted by the Commission with respect to answers or failure to appear or answer (Rule IX) provide as follows:

In case of desire to contest the proceeding the respondent shall, within twenty (20) days from the service of the complaint, file with the Commission an answer to the complaint. Such answer shall contain a concise statement of the facts which constitute the ground of defense. Respondent shall specifically admit or deny or explain each of the facts alleged in the complaint, unless respondent is without knowledge, in which case respondent shall so state.

Failure of the respondent to file answer within the time above provided and failure to appear at the time and place fixed for hearing shall be deemed to authorize the Commission, without further notice to respondent, to proceed in regular course on the charges set forth in the complaint.

If respondent desires to waive hearing on the allegations of fact set forth in the complaint and not to contest the facts, the answer may consist of a statement that respondent admits all the material allegations of fact charged in the complaint to be true. Respondent by such answer shall be deemed to have waived a hearing on the allegations of fact set forth in said complaint and to have authorized the Commission, without further evidence, or other intervening procedure, to find such facts to be true.

Contemporaneously with the filing of such answer the respondent may give notice in writing that he desires to be heard on the question as to whether the admitted facts constitute the violation of law charged in the complaint. Pursuant to such notice, the respondent may file a brief, directed solely to that question, in accordance with Rule XXIII.

In witness whereof, the Federal Trade Commission has caused this, its complaint, to be signed by its Secretary, and its official seal to be hereto affixed, at Washington, D. C., this 15th day of July, A. D. 1944.

By the Commission.

[SEAL] OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 44-10713; Filed, July 19, 1944;
11:10 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 200, Amended Gen. Permit 13]

REICING OF POTATOES IN DESIGNATED WESTERN STATES

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph (§ 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

On any refrigerator car loaded with potatoes originating at any point or points in

the States of Colorado, Kansas, Nebraska, Wyoming and Utah, to receive in transit one time only and to accord the reicing at stations designated by shippers or, at the carriers' option, at the first icing station on either side of such designated station. This general permit shall apply to all such cars billed or moving on the effective date hereof.

This general permit shall become effective at 12:01 a. m., July 18, 1944, and shall expire at 12:01 a. m., September 1, 1944.

The waybills shall show reference to this general permit.

A copy of this general permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 17th day of July 1944.

V. C. CLINGER,
Director,
Bureau of Service.

[F. R. Doc. 44-10741; Filed, July 19, 1944;
12:00 m.]

MARITIME WAR EMERGENCY BOARD.

[Decision 2 B, Amdt. 1]

VOYAGE, AREA, AND VESSEL ATTACK BONUS PAYMENT TO CREW MEMBERS OF MERCHANT MARINE

The Maritime War Emergency Board today announces the following amendments to Decision 2 B:

1. Paragraph C of Classification I of Article II is amended to change the western boundary line of the Pacific Area in the Bay of Bengal and Indian Ocean from "90° East Longitude" to "80° East Longitude".

It should be noted that this amendment to Classification I of Article II likewise extends the Pacific Area with regard to payment of area bonus under paragraph A of Article V.

2. Paragraph B of Article V is amended by adding at the end of the first sentence the following: "or (3) which is otherwise subjected to extreme and immediate danger of destruction as a result of enemy attack or other direct war hazard."

The foregoing amendments are effective at 12:01 a. m. August 1, 1944, as to all vessels whether at sea or in port.

Dated: July 12, 1944.

MARITIME WAR EMERGENCY BOARD,
EDWARD MACAULEY, Chairman.
JOHN R. STEELMAN.
FRANK P. GRAHAM,

[F. R. Doc. 44-10710; Filed, July 19, 1944;
10:26 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 500A-36]

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 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 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 June 3, 1943.

[SEAL]

LEO T. CROWLEY,
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. Foreign 44546	Rahmenformeln.....	Adolf Kleinlogel of Germany (exact address not established).	Vedag von Wilhelm Ernst & Sohn Kothenstr. 33 Berlin, Germany (Nationality: German).	Author and owner.
A. Foreign 44468	Flugwesen. Fünfsprachig.....	Lothar Ahrens of Germany (exact address not established).	VDI Vedag, G.m.b.H. Dorotheenstr. 49 Berlin, Germany (Nationality: German).	Author and owner.
A. Foreign 11204	Moderne Algebra T. I, Die Grundlehren der Mathematischen Wissenschaften Bd. 33, T. I.	B. L. van der Waerden of Germany (exact address not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Author and owner.
A. Foreign 13573	Moderne Algebra, T. II, Die Grundlehren der Mathematischen Wissenschaften Bd. 34, T. II.	Bartel L. Waerden of Germany (exact address not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Author and owner.

[F. R. Doc. 44-10557; Filed, July 17, 1944; 10:48 a. m.]

[Vesting Order 500A-37]

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 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 June 7, 1943.

[SEAL]

LEO T. CROWLEY,
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. Foreign 32734	Werkstoffkunde der Hochvakuumtechnik.	Werner Espe and Max Knoll (Nationalities unknown). (exact addresses not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10558; Filed, July 17, 1944; 10:48 a. m.]

[Vesting Order 500A-38]

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 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 August 17, 1943.

[SEAL]

LEO T. CROWLEY,
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.....	Les Musiciens du Ciel (A motion picture).	Rene Le Fevre (nationality not established).	Francisco, a corporation, 44 Champs Elysees, Paris, France (nationality: French) and Roberto Chabert, of Paris, France (nationality: French).	Owners.

[F. R. Doc. 44-10559; Filed, July 17, 1944; 10:49 a. m.]

[Vesting Order 500A-40]

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 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 else-

where 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 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 seek 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 June 21, 1943.

[SEAL]

LEO T. CROWLEY,
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 or potential owners of copyrights	Column 5 Identified persons whose interests are being vested
Unknown.....	Ternare Systeme.....	Georg Minsing (nationality not established).	Akademische Verlagsgesellschaft, m. b. H. Leipzig, Germany (nationality: German).	Owner.
A. Foreign 37695..	Chemie und Technologie der Fette und Fettproduktion II. Band Verarbeitung und Anwendung der Fette.	Heinrich Schenfeld of Poland and K. Lindner of Germany.	Julius Springer Schottengasse 4 Wien, Austria (nationality: German).	Owner.
A. Foreign 43689..	Chemie und Technologie der Fette und Fettprodukte Band IV Seifen und Seifenartige Stoffe.	H. Schenfeld of Poland.....	Julius Springer Schottengasse 4 Wien, Germany (nationality: German).	Owner.
A. Foreign 31961..	Chemie und Technologie der Fette und Fettprodukte. 1. Bd. Chemie und Gewinnung der Fette.	Edward H. Koch and Gustav Hennlecho of Germany (exact addresses not established).	Julius Springer Schottengasse 4 Wien, Germany (nationality: German).	Authors and owner.

[F. R. Doc. 44-10560; Filed, July 17, 1944; 10:49 a. m.]

[Vesting Order 500A-41]

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 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, or 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 June 21, 1943.

: [SEAL]

LEO T. CROWLEY,
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. Foreign 216...	Dictionnaire franaise-anglais; English-French dictionary.	Louis Chaffurin of France (exact address not established).	Librairie Larousse, Paris, France (nationality: French).	Author and owner.

[F. R. Doc. 44-10561; Filed, July 17, 1944; 10:49 a. m.]

[Vesting Order 500A-43]

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 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 date of this order, are organized under the laws, 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 de-

scribed in subparagraphs 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 June 29, 1943.

[SEAL]

LEO T. CROWLEY,
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. Foreign 46523	Photographische Messtechnik.....	Ing. Leopold Fink (nationality not established).	R. Oldenburg, Munich and Berlin, Germany (nationality: German).	Owner.
A. Foreign 33576	Veröffentlichungen des Instituts der Deutschen Forschungsgesellschaft für Bodenmechanik (Degebo).	Lutz Erlénbach (nationality not established).	Julius Springer, Berlin, Germany (nationality: German).	Owner.

[F. R. Doc. 44-10562; Filed, July 17, 1944; 10:50 a. m.]

[Vesting Order 500A-44]

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 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 place 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 July 8, 1943.

[SEAL]

LEO T. CROWLEY,
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. Foreign 18227..	Mathematische Grundlagen der Quantenmechanik.	Johann von Neumann of Germany (Exact address not established).	Julius Springer Linkstr. 23/24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 23114..	Die Mathematischen Hilfsmittel des Physikers.	Erwin Madelung of Germany (Exact address not established).	Julius Springer Linkstr. 23/24, Berlin, Germany, (nationality: German).	Author and owner.
A. Foreign 29265..	Die Mathematischen Hilfsmittel des Physikers.	Erwin Madelung of Germany (Exact address not established).	Julius Springer Linkstr. 23/24, Berlin, Germany (nationality: German).	Author and owner.
A. Foreign 31964..	Die Mathematischen Hilfsmittel des Physikers.	Erwin Madelung of Germany (Exact address not established).	Julius Springer Linkstr. 23/24, Berlin W. O, Germany (nationality: German).	Author and owner.

[F. R. Doc. 44-10563; Filed, July 17, 1944; 10:50 a. m.]

[Vesting Order 500A-45]

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 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 within 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 July 28, 1943.

[SEAL] LEO T. CROWLEY,
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. Foreign 25790..	Vorlesungen uber numerisches rachen.....	C. Runge u. K. Konig of Germany (exact addresses not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German).	Authors and owner.

[F. R. Doc. 44-10564; Filed, July 17, 1944; 10:50 a. m.]

[Vesting Order 500A-45, Amdt.]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Whereas, pursuant to Vesting Order No. 500A-45 of July 28, 1943, the undersigned purported to vest certain interests

under copyright in a work described in Exhibit A attached to the said order;

Whereas, the work listed in Exhibit A attached to the aforesaid order was designated as "Vorlesungen uber numerisches rachen";

Whereas, such work in fact is described in the United States Copyright Office as "Vorlesungen uber numerisches rachen"; and

Whereas, it was intended to vest the copyright interests of the nationals there

designated in "Vorlesungen uber numerisches rechnen" but such work was, through clerical error, designated in Vesting Order Number 500A-45 as "Vorlesungen uber numerisches rachan";

Now, therefore, Vesting Order Number 500A-45 of July 28, 1943, is hereby amended as follows and not otherwise:

By striking the word "rachan" appearing in Exhibit A attached thereto and made a part thereof, and substituting the word "rechnen".

All other provisions of said Vesting Order Number 500A-45 and all action taken on behalf of the undersigned in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C., on August 25, 1943.

[SEAL] LEO T. CROWLEY,
Alien Property Custodian.

[F. R. Doc. 44-10550; Filed, July 17, 1944; 10:50 a. m.]

[Vesting Order 500A-46]

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 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 3 of said Exhibit A as others owning or claiming in-

terests 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. Esch 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 July 28, 1943.

[SEAL] LEO T. CROWLEY,
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. Foreign 24892	Der Hypnotismus mit Einschluss der Psychotherapie und Hauptpunkte des Okkultismus.	Albert Moll of Germany (exact address not established).	Fischer, Mr. J. Buchh. H. Kornfeld, Keltstr. 8, Berlin, Germany (nationality: German).	Author and owner.

[F. R. Doc. 44-10551; Filed, July 17, 1944; 10:51 a. m.]

[Vesting Order 500A-48]

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 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 3 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 lim-

ited 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 August 6, 1943.

[SEAL]

LEO T. CROWLEY,
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 foreign 41873...	The latest modern Italian-English and English-Italian dictionary.	Andrea de Roever Lysle of Holland (exact address not established).	F. Casanova & Cia. Via Po 39, Turin, Italy (nationality: Italian).	Owner.

[F. R. Doc. 44-10552; Filed, July 17, 1944; 10:51 a. m.]

[Vesting Order 500A-49]

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 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 August 10, 1943.

[SEAL] LEO T. CROWLEY,
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	Lehrbuch Der Philosophie	Max Dessoir, Editor (Nationality not established).	Ullstein, Berlin, Germany (nationality: German).	Owner.
Unknown	Die Welt in der Retorte	Dr. Hans-Joachim Flechtner (nationality not established).	Deutscher Verlag, Berlin, Germany (nationality: German).	Owner.
R. 31698	Poeme Pour Violin et Orchestre; pour Violon et Piano.	Ernest Chausson (nationality not established).	Breitkopf & Hirtel, Leipzig, Germany (nationality: German).	Owner.
A. Foreign 47150	Duden espanol	Th. Schepplmann of Germany (exact address not established).	Bibliographisches Institut A. G., Tübingenweg 17, Leipzig C 1, Germany.	Author and owner.
A. Foreign 29563	Grosse (Der) Duden (IV) Bildwörterbuch der deutschen Sprache.	Otto Basler, Editor, of Germany (exact address not established).	Bibliographisches Institut A. G., Tübingenweg 17, Leipzig C 1, Germany.	Editor and owner.
A. Foreign 36111	Duden (Konrad) Duden français, dictionnaire de la langue française.	Alexander Snyckers of Germany (exact address not established).	Bibliographisches Institut A. G., Tübingenweg 17, Leipzig C 1, Germany.	Author and owner.

[F. R. Doc. 44-10553; Filed, July 17, 1944; 10:52 a. m.]

[Vesting Order 500A-50]

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 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 August 19, 1943.

[SEAL] LEO T. CROWLEY,
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	Enzyklopädie der technischen Chemie	Fritz Ullmann (nationality not established).	Urban and Schwarzenberg, Berlin, Germany (nationality: German).	Owner.

[F. R. Doc. 44-10554; Filed, July 17, 1944; 10:52 a. m.]

[Vesting Order 500A-51]

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 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 else-

where 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 August 25, 1943.

[SEAL]

LEO T. CROWLEY,
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.....	Die Dampfturbinen, ihre Berechnung und Konstruktion mit einem anhang über die Gasturbinen.	Gustav Flügel (nationality not established)	Johann Ambrosius Barth, Leipzig, Germany (nationality: German).	Owner.

[F. R. Doc. 44-10555; Filed, July 17, 1944; 10:52 a. m.]

[Vesting Order 500A-52]

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 Ex-

hibit 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 September 1, 1943.

[SEAL]

LEO T. CROWLEY,
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	Atlas der physikalischen und anorganischen Chemie.	A. von Antropoff and M. van Steckelberg (Nationalities not established).	Verlag Chemie, G. M. B. H., Berlin (nationality: German).	Owner.
A. Foreign 12954	Langenscheidt's Universwörterbuch, English T. 1 Englisch-deutsch T. 2 Deutschenglisch. 2 v. in 1.	Bearb. Elastner Bertha u. Langs Edmuth of Germany (exact addresses not established).	Langenscheidt'sche Verlagsbuchhandlung (Prof. G. Langenscheidt) g. m. b. h. Bahnstrasse 27/29 Berlin-Schöneberg (nationality: German).	Author and owner.
A. Foreign 22282	Langenscheidt dizionario universale della lingua italiana ed inglese, inglese-italiano (ed italiano-inglese) 2 v. in 1.	Ramder (August) of Italy (exact address not established).	Langenscheidt'sche Verlagsbuchhandlung (Prof. G. Langenscheidt) g. m. b. h. Bahnstrasse 27/29 Berlin-Schöneberg (nationality: German).	Author and owner.

[F. R. Doc. 44-10556; Filed, July 17, 1944; 10:53 a. m.]

[Vesting Order 500A-53]

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, and 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 September 10, 1943.

[SEAL]

LEO T. CROWLEY,
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.....	Die elektrolytische Darstellung von Legierungen aus wässrigen Lösungen.	Robert Kremann (Nationality not established).	Friedr. Vieweg & Sohn Vor der Burg, 18 Braunschweig, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10565; Filed, July 17, 1944; 10:55 a. m.]

[Vesting Order 500A-54]

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 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 copyright) 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 September 9, 1943.

[SEAL]

LEO T. CROWLEY,
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.....	Report on viscosity and plasticity.....	Academy of Sciences of Amsterdam, Holland (Nationality: Dutch).	Academy of Sciences of Amsterdam, Holland (Nationality: Dutch).	Owner.
A Foreign 34403..	Lehrbuch der ballistik. 1 bd. Aussere ballistik (5 Aufl.).	Carl Cranz of Germany (exact address not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Author and owner.
A Foreign 33572..	Lehrbuch der ballistik. Ergänzungsband. Ergänzungen zum band I, 5 aufl. (1925) band II (1926) u. band III 2. aufl. (1927).	Carl Cranz and Otto Von Eberhard of Germany (exact addresses not established).	Julius Springer Linkstr. 23/24 Berlin W. O, Germany (Nationality: German).	Authors and owner.
A Foreign 36392..	Lehrbuch der ballistik 3 bd. 2 aufl.....	Carl Cranz of Germany (exact address not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Author and owner.
A Foreign 32256..	Lehrbuch der ballistik 2 bd. Innere Ballistik.	Carl Cranz of Germany (exact address not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Author and owner.

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 Foreign 18723	Elektrische Gasentladungen; ihre physik und technik 1 bd. Grundgesetze.	Alfred von Engel of Germany (exact address not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Author and owner.
A Foreign 26707	Elektrische Gasentladungen; ihre physik und technik. 2 bd. Entladungseigenschaften, technische anwendungen.	Alfred von Engel of Germany (exact address not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Author and owner.
A Foreign 37794	Materialprüfung mit Röntgenstrahlen	Richard Glocker of Germany (exact address not established).	Julius Springer Berlin, Germany (Nationality: German).	Author and owner.
A Foreign 35182	Materialprüfung mit Röntgenstrahlen. 2 auf.	Richard Glocker of Germany (exact address not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Author and owner.
A Foreign 47721	Die Lösungsmitteln. weichhaltungsmittel bd. 1.	Hellmut Gnam of Germany (exact address not established).	Wissenschaftliche Verlagsgesellschaft Tübingenstr. 63 Stuttgart, Germany (nationality: German).	Author and owner.
A Foreign 47222	Kunstseide und zellwolle nach dem Viskoseverfahren.	Kurt Götz of Germany (exact address not established).	Julius Springer Linkstr. 23-24 Berlin, Germany (nationality: German).	Author and owner.
A Foreign 43624	Kristalchemie u. Kristallphysik metallischer Werkstoffe. Eine Einführung für Ingenieure. (Mit 203 abbildungen imt ext).	Franz Halla of Germany (exact address not established).	Johann Ambrosius Barth Salomonstr. 18 b Leipzig, Germany (nationality: German).	Author and owner.
A Foreign 46959	Handbuch der Katalase Zweiter Band: Katalase in Lösungen.	G. M. Schwab of Germany (exact address not established).	Julius Springer, Schottengass 4, Wien, Germany (Nationality: German).	Author and owner.
A Foreign 45220	Tafeln u. aufgaben zur harmonischen analyse u. periodogramrechnung.	Karl Stumpf of Germany (exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German).	Author and owner.
A Foreign 43846	Fortschritte der Chemie organischer Naturstoffe bd. 1.	H. Brederick u. H. von Euler and others of Germany and Switzerland (exact addresses not established).	Julius Springer, Schottengass 4, Wien, Germany (Nationality: German).	Owner.
A Foreign 44547	Fortschritte der Chemie organischer Naturstoffe IIIbd.	L. Zechmeister, ed. of Hungary (exact address not established).	Julius Springer Schottengass 4 Wien, Germany (Nationality: German).	Author and owner.
A Foreign 45877	Fortschritte der chemie organischer naturstoffe	L. Zechmeister of Hungary (exact address not established).	Julius Springer, Schottengass 4 Wien, Germany (Nationality: German).	Author and owner.
Unknown	Die Technik der Bierhefe-Verwertung	Hans Vogel (Nationality not established)	Ferdinand Enke, Stuttgart, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10568; Filed, July 17, 1944; 10:55 a. m.]

[Vesting Order 500A-55]

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 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 September 20, 1943.

[SEAL] LEO T. CROWLEY,
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.....	Gemischbildung und Verbrennung im Dieselmotor.	Pischinger and Cordier (Nationalities not established).	Julius Springer, Vienna, Germany (Nationality: German).	Owner.
Unknown.....	Die Maschinengetriebe.....	Wilh. Hartmann (Nationality not established).	Deutsche Verlags-Anstalt, Stuttgart und Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Theorie und Anwendung der Laplace-Transformation.	Gustav Doetsch (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10567; Filed, July 17, 1944; 10:55 a. m.]

[Vesting Order 500A-56]

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 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 coun-

tries, 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 Sept. 18, 1943.

[SEAL]

LEO T. CROWLEY,
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.....	Lehrbuch der physiologischen Chemie. In Vorlesungen. 9. und 10. völlig überarb. Aufl. 1941.	Emil Abderhalden (nationality not established).	Urban & Schwarzenberg Berlin, Germany (nationality: German).	Owner.
Unknown.....	Analyse der Metalle.....	Ersg. vom Chemiker/Sachausschuss des Metall und Erze e.V. of Berlin, Germany.	Julius Springer, Linkstr. 23/24 Berlin, Germany (nationality: German).	Author and owner.
Unknown.....	Ballistik.....	Hermann Athien (Nationality not established).	Quello & Meyer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Grundlagen der Verstärkertechnik.....	Hans Bartels (Nationality not established)...	S. Hirzel, Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Der Schiffsmaschinenbau.....	Gustav Bauer (Nationality not established).	R. Oldenbourg, München, Germany (Nationality: German).	Owner.
Unknown.....	Laboratoriumsbuch für den Lebensmittelchemiker.	A. Beythlen (Nationality not established)...	T. Steinkopff, Dresden, Germany (Nationality: German).	Owner.
Unknown.....	Elektrische Maschinen.....	Theodor Büdefeld (Nationality not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Wärmelehre; Physikalische Grundlagen vom technischen Standpunkt.	H. Blasius (Nationality not established)....	Boysen & Maasch, Hamburg, Germany (Nationality: German).	Owner.
Unknown.....	Die Sekundär-Elektronen-Emission fester Körper.	Hajo Bruining (Nationality not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Metallographie des Magnesiums und seiner technischen Legierungen.	Walter Bullan and E. Fahrenhorst (Nationalities not established).	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German).	Owner.

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	Aromatische Kohlenwasserstoffe. Polycyclische Systeme.	Erich Clar (nationality not established)	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German)	Owner.
Unknown	Hilfsbuch für die praktische Werkstoffnahme in der Metallindustrie.	Ernst Damerow (nationality not established)	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German)	Owner.
Unknown	Die Haltbarmachung von Lebensmitteln.	Willibald Dicmaier (nationality not established)	F. Enke, Stuttgart, Germany (Nationality: German)	Owner.
Unknown	Die Metallurgie des Eisens.	R. Durrer (Nationality not established)	Verlag Chemie, Berlin, Germany (Nationality: German)	Owner.
Unknown	Technische Strömungslehre.	Bruno Eck (Nationality not established)	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German)	Owner.
Unknown	Grundriss der Kohlenhydrat-Chemie.	Horst Elsner (Nationality not established)	Paul Parey, Hedemannstr. 23/29, Berlin S. W. 11, Germany (Nationality: German)	Owner.
Unknown	Grundriss der physikalischen Chemie. 5. Aufl.	Arnold Eucken (Nationality not established)	Akademische Verlagsgesellschaft m. b. H., Leipzig, Germany (Nationality: German)	Owner.
Unknown	Einführung in die Vierpoltheorie der elektrischen Nachrichtentechnik. 2. Aufl.	R. Feldkeller (Nationality not established)	S. Hirzel, Leipzig, Germany (Nationality: German)	Owner.
Unknown	Tristhanolamine. 3. Aufl.	Emil Johannes Fischer (Nationality not established)	Allgem. Industrieverl., Berlin, Germany (Nationality: German)	Owner.
Unknown	Grundriss der Gewebezüchtung.	Ilse Fischer (Nationality not established)	Gustav Fischer, Jena, Germany (Nationality: German)	Owner.
Unknown	Laboratoriumsbuch für die Untersuchung technischer Wachs-, Harz- und Ölmenge.	J. Fischer or Emil Johannes (Nationality not established)	W. Knapp, Halle, Germany (Nationality: German)	Owner.
Unknown	Fortschritte der Chemie, Physik und Technik der makromolekularen Stoffe.	Unknown	J. F. Lehmann, München and Berlin, Germany (Nationality: German)	Owner.
Unknown	Bogen- und Funkspektrum des Eisens von 4555 Å bis 227 Å mit gleichzeitiger Angabe der Analysenlinien der wichtigsten Elemente.	Fritz Gessler (Nationality not established)	Gustav Fischer, Jena, Germany (Nationality: German)	Owner.
Unknown	Schule des Funktechnikers, Ein Hilfsbuch für den Beruf mit besonderer Berücksichtigung der Rundfunk- und Fernsehtechnik.	Hans Günther (i. e. Walter de Hees) (Nationality not established)	Frankh, Stuttgart, Germany (Nationality: German)	Owner.
Unknown	Polarographie; Theoretische Grundlagen, praktische Ausführung und Anwendungen der Elektrolyse mit der tropfenden Quecksilberelektrode.	Jaroslav Heyrovsky (Nationality not established)	Julius Springer, Wien, Germany (Nationality: German)	Owner.
Unknown	Chemie und Technologie der Kunststoffe.	Roelof Houwink (Nationality not established)	Akademische Verlagsgesellschaft m. b. H., Leipzig, Germany (Nationality: German)	Owner.
Unknown	Schmierstoffe und Maschinenschmierung.	Erich H. Kadmer (Nationality not established)	Gebroder Borntraeger Verlagbuchhandlung, Berlin, Germany (Nationality: German)	Owner.
Unknown	Differentialgleichungen. Lösungsmethoden und Lösungen.	E. Kamko (Nationality not established)	Akademische Verlagsgesellschaft m. b. H., Leipzig, Germany (Nationality: German)	Owner.
Unknown	Einführung in die n-dimensionale algebraische Geometrie. Mit besonderer Berücksichtigung der Physik.	Friedrich Klingler (Nationality not established)	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German)	Owner.
Unknown	Elektrolyösungen.	Gustav Kortüm (Nationality not established)	Akademische Verlagsgesellschaft m. b. H., Leipzig, Germany (Nationality: German)	Owner.
Unknown	Kolorimetrie und Spektralphotometrie.	Gustav Kortüm (Nationality not established)	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German)	Owner.
Unknown	Drahtloser Überseeverkehr.	P. Kotowski and H. Wisner (Nationalities not established)	S. Hirzel, Leipzig, Germany (Nationality: German)	Owner.
Unknown	Einführung in die theoretische Elektrotechnik.	Karl Kufmüller (Nationality not established)	Julius Springer, Linkstr. 23/24 Berlin, Germany (Nationality: German)	Owner.
Unknown	Die metallischen Rohstoffe.	Johann Paul Krusch (Nationality not established)	Ferdinand Enke, Stuttgart, Germany (Nationality: German)	Owner.
Unknown	Filtration und Filter. Umfassende Gesamtdarstellung der modernen Filtrationsmethoden.	August Kupferath (Nationality not established)	Beltenbender, Berlin, Germany (Nationality: German)	Owner.
Unknown	Lecithin.	Rudolf Kunze (Nationality not established)	Reinemann, Berlin, Germany (Nationality: German)	Owner.
Unknown	Lehrbuch der organischen Chemie.	Wolfgang Langbeek (Nationality not established)	T. Steinkopf, Dresden, Germany (Nationality: German)	Owner.
Unknown	L'ascotopie. La tension de vapeur des melanges des liquides.	Maurice Legat (Nationality not established)	M. Lambert, Bruxelles, Belgium (Nationality: Belgian)	Owner.
Unknown	Die Wasserstoffionemessung. Eine erste Einführung. 2. umgearb. Aufl. 1942.	Günther Lehmann (Nationality not established)	Johann Ambrosius Barth Leipzig, Germany (Nationality: German)	Owner.
Unknown	Praktische Messgeräte für Hoch- und Niederfrequenz.	Herbert Lennartz (Nationality not established)	Wismann, Berlin, Germany (Nationality: German)	Owner.
Unknown	Motorkraftstoffe.	M. Marder (Nationality not established)	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German)	Owner.
Unknown	Kernphysikalische Tabellen. Mit einer Einführung in die Kernphysik.	J. Mattnach and S. Flügge (Nationalities not established)	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German)	Owner.
Unknown	Medizin und Chemie. Abhandlungen aus den medizinisch-chemischen Forschungsstätten der I. G. Farbenindustrie, A. G.	Unknown	Verlag Chemie, Berlin, Germany (Nationality: German)	Owner.
Unknown	Radiumdosimetrie.	Walter Minder (Nationality not established)	Julius Springer, Wien, Germany (Nationality: German)	Owner.
Unknown	Die elektrometrische (potentiometrische) Massanalyse. 6 verb. und verm. Aufl. 1942.	Erich Müller (Nationality not established)	T. Steinkopf, Dresden, Germany (Nationality: German)	Owner.
Unknown	Ausgewählte chemische Untersuchungsmethoden für die Stahl- und Eisenindustrie.	Otto Nieroldi (Nationality not established)	Julius Springer, Linkstr. 23/24 Berlin, Germany (Nationality: German)	Owner.
Unknown	Tafel der regelmässigen Kettenbrüche für die Quadratwurzeln aus den natürlichen Zahlen von 1-10000.	Wilhelm Patz (Nationality not established)	Akademische Verlagsgesellschaft m. b. H. Leipzig, Germany (Nationality: German)	Owner.
Unknown	Die akut entzündlichen Erkrankungen des Nervensystems.	Heinrich Petto (Nationality not established)	Georg Thieme Leipzig, Germany (Nationality: German)	Owner.
Unknown	Galvanotechnik.	Wilhelm Pfahnschcr (Nationality not established)	Akademische Verlagsgesellschaft m. b. H. Leipzig, Germany (Nationality: German)	Owner.
Unknown	Viskosität der Kolloide.	W. Philippoff (Nationality not established)	T. Steinkopf Dresden and Leipzig, Germany (Nationality: German)	Owner.
Unknown	Einführung in die Elektrizitätslehre.	Robert W. Pohl (Nationality not established)	Julius Springer Linkstr. 23/24 Berlin, Germany (Nationality: German)	Owner.
Unknown	Einführung in die Mechanik, Akustik und Wärmelehre.	Robert W. Pohl (Nationality not established)	Julius Springer, Linkstr. 23/24 Berlin, Germany (Nationality: German)	Owner.
Unknown	Die Edelmehle. 3 stark umgearb. Aufl. 1942.	Franz Röpats (Nationality not established)	Julius Springer, Linkstr. 23/24 Berlin, Germany (Nationality: German)	Owner.
Unknown	Versatz- und Umrechnungstabellen für die Silikat-Industrie.	Franz Reuls (Nationality not established)	Müller & Schmidt, Coburg, Germany (Nationality: German)	Owner.

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Unknown.....	Elektronenröhren als Schwingungserzeuger und Gleichrichter.	Horst Rothe (Nationality not established)..	Akademische Verlagsgesellschaft m. b. H. Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Die neuere Entwicklung der Kolloidchemie.	Maks Samec (Nationality not established)..	T. Steinkopff, Dresden, Germany (Nationality: German).	Owner.
Unknown.....	Elektrophysiologie.....	Hans Schaefer (Nationality not established)..	Deuticke Wien, Germany (Nationality: German).	Owner.
Unknown.....	Die Elektronenröhre als physikalisches Messgerät.	Josep Schintlmeyer (Nationality not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Die schizophrenen Symptomverbände.....	Carl Schneider (Nationality not established)..	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Beiträge zur Wirtschaft, Wissenschaft und Technik der Metalle und ihrer Legierungen—metallische elektische Widerstandswerkstoffe.	Alfred P. Schulze (Nationality not established).	Lüttge, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Homogenkinetik.....	Anton Skrabal (nationality not established)..	T. Steinkopff, Dresden and Leipzig, Germany (nationality: German).	Owner.
Unknown.....	Organische Kolloidchemie.....	Hermann Staudinger (nationality not established).	Friedrich Vieweg & Sohn, Braunschweig, Germany (nationality: German).	Owner.
Unknown.....	Jahresbericht 1941 über Kunstseiden und Zellwollen.	Hans Truttwin (nationality not established)	Eder Verlag, München, Germany (nationality: German).	Owner.
Unknown.....	Die Chemie des Thiophens.....	Wilhom Steinkopf (nationality not established).	T. Steinkopff, Leipzig, Germany (nationality: German).	Owner.
Unknown.....	Chemie und Technik der Vitamine. 2 umgearb. Aufl. 1943./7	Hans Vogel (nationality not established).....	F. Enke, Stuttgart, Germany (nationality: German).	Owner.
Unknown.....	Basiselemente des Flugzeuges 2 Aufl. 1942.	Herbert Wagner and Gotthold Kimm (Nationalities not established).	R. Oldenbourg, München, Germany (nationality: German).	Owner.
Unknown.....	Kunstharze; Chemismus, Wesen und Eigenschaften.	H. Wagner (nationality not established).....	J. F. Lehmann, München, Germany (nationality: German).	Owner.
Unknown.....	Diesel- und Treibgasmotoren. 2 Aufl. 1942.	Franz Weber (nationality not established)..	R. Oldenbourg, München, Germany (nationality: German).	Owner.
Unknown.....	Zement. 2 völlig Neubearb. Aufl. 1942.....	F. Wecke (nationality not established).....	T. Steinkopff, Dresden, Germany (nationality: German).	Owner.
Unknown.....	Die chemische Analyse in der Stahlindustrie.	Robert Welrich (Nationality not established).	F. Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown.....	Theoretische Chemie. Eine Einführung vom Standpunkt einer gestalthaften Atomlehre.	Karl L. Wolf (Nationality not established)..	J. A. Barth Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Technische Physik der Werkstoffe.....	O. Zwickler (Nationality not established)..	Julius Springer, Linkstr. 23/24 Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Einführung in die Optik.....	Robert W. Pohl (Nationality not established).	Julius Springer, Linkstr. 23/24 Berlin, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10568; Filed, July 17, 1944; 10:56 a. m.]

[Vesting Order 500A-57]

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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:

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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;

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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;

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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 September 23, 1943.

[SEAL] LEO T. CROWLEY,
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.....	Infanterie greift an. Erlebnisse und Erfahrungen.	Erwin Rommel of Germany (Exact address not established).	Voggenreiter, Potsdam, Germany (Nationality: German).	Author and owner.

[F. R. Doc. 44-10569; Filed, July 17, 1944; 10:56 a. m.]

[Vesting Order 500A-58]

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 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 else-

where 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 Sept. 23, 1943.

[SEAL] LEO T. CROWLEY,
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.....	Burma, Ceylon, Indo-China—Siam, Cambodia, Annam, Tongking, Yunnan—Landscape, Architecture, Inhabitants.	Martin Hurlmann (Nationality not established).	Atlantiv-Verlag G. m. b. H., Berlin, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10570; Filed, July 17, 1944; 10:56 a. m.]

[Vesting Order 500A-59]

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 Ex-

hibit 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 September 27, 1943.

[SEAL]

LEO T. CROWLEY,
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. 4 Aufl. Zweites Ergänzungs- werk, bd. 2, 3/4.	Friedrich Konrad Beilstein of Germany.....	Julius Springer, Berlin, Germany (nationality: German).	Author and owner.

[F. R. Doc. 44-10571; Filed, July 17, 1944; 10:57 a. m.]

[Vesting Order 500A-60]

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 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 there-

of, 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 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 September 27, 1943.

[SEAL] LEO T. CROWLEY,
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
C 16708	Metallkeramik	Franz Skaupey of Germany (exact address not established).	Verlag Chemie G. m. b. H., Berlin, Berlin, Germany (Nationality: German).	Author and Owner.

[F. R. Doc. 44-10572; Filed, July 17, 1944; 10:57 a. m.]

[Vesting Order 500A-62]

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 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 October 11, 1943.

[SEAL] LEO T. CROWLEY,
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	Kartelle in Europa	Paul Thomas Fischer and Herst Wagenführ (nationalities not established).	Kritcho & Company of Nürnberg, Germany (nationality: German).	Owner.
CIA For. 83323	Die Technik selbststätiger Steuerungen und Anlagen.	Dipl.-Ing. G. Melners (nationality not established).	R. Oldenburg of München und Berlin, Germany (nationality: German).	Owner.

[F. R. Doc. 44-10573; Filed, July 17, 1944; 10:57 a. m.]

[Vesting Order 500A-63]

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 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 October 20, 1943.

[SEAL]

LEO T. CROWLEY,
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. 20388.....	Hochschmelzende Hartstoffe u. ihre technische Anwendung.	Karl Becker of Germany (exact address not established).	Verlag chemie, G. m. b. H., Cornellsstr. 3, Berlin, Germany (nationality: German).	Author and owner.
A. For. 40437.....	Probleme der Technischen Magnetisierungskurve.	Richard Becker and Martin Kersten of Germany (exact addresses not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Authors and owner.
A. For. 40930.....	Grundlagen für die Messung von Stirnrädern.	Georg Berndt of Germany (exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Author and owner.
A. For. 19919.....	Das Celluloid u. seine ersatzstoffe.....	Gustav Bonwitt of Germany (exact address not established).	Union deutsche verlagsgesellschaft, awelg-niederlassung Berlin Krausenstr. 36/38, Berlin, Germany (nationality: German).	Author and owner.
A. For. 41023.....	Der Wärmeund Kälteschutz in der Industrie 2 Aufl.	Joseph S. Cammerer of Germany (exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Author and owner.
A. For. 46669.....	Reine u. angewandte Metallkunde in Einzeldarstellungen. Band IV Kupfer in techn. Eisen.	Heinrich Cornelius of Germany (Exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German).	Author and owner.
A. For. 43281.....	Elektrochemie geschmolzener Salze.....	Paul Drossbach of Germany (Exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German).	Author and owner.
A. For. 30194.....	Grundzüge der schmieretechnik.....	Erich Falz of Germany (Exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German).	Author and owner.
A. For. 16113.....	Grundzüge der schmieretechnik: Lehr- und handbuch 2, aufl.	Erich Falz of Germany (Exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (Nationality: German).	Author and owner.
A. For. 43235.....	Abfallstoffe der organisch-chemischen Industrie und ihre Verwertung.	Emil J. Fischer of Germany (exact address not established).	Theodor Steinkopff, Resldenstr. 32, Dresden, Germany (Nationality: German).	Author and owner.
A. For. 39171.....	Laboratoriumsbuch f. d. organischen plastischen Kunstmassen.	Emil J. Fischer of Germany (exact address not established).	Wilhelm Knapp, Mühlweg 19, Halle, Germany (Nationality: German).	Author and owner.
A. For. 34219.....	Elektronentheorie der metalle.....	Herbert Fröhlich of Germany (exact address not established).	Julius Springer, Linkstr. 23/24, Berlin W. 9, Germany (nationality: German).	Author and owner.
A. For. 23776.....	La Filtration Industrielle.....	Georges Génin of France (exact address not established).	Dunod, Paris, France, (nationality: French).	Author and owner.
A. For. 44594.....	Einzelkonstruktionen aus dem Maschinenbau 9 Heft Schweiß-Konstruktionen.	Richard Hünchen of Germany (exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Author and owner.
A. For. 25028.....	Grundlagen der Mathematik, 1. Bd.....	David Hilbert and Paul Bernays of Germany (exact addresses not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Authors and owner.
A. For. 44103.....	Die Grundlehren der mathematischen Wissenschaften in Einzeldarstellungen, Band 1. Grundlagen der Mathematik, 2. Band.	David Hilbert and Paul Bernays of Germany (exact addresses not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Authors and owner.
A. For. 48407.....	Reine u. angewandte Metallkunde in Einzeldarstellungen, Bd. 6, Blei und Blei-legierungen.	Wilhelm Hofmann of Germany (exact address not established).	Julius Springer, Linkstr. 22/24, Berlin, Germany (nationality: German).	Author and owner.

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. 33570	Berechnungsverfahren zur Bestimmung der kritischen Drehzahlen von geraden Wellen.	J. J. Holba of Austria (exact address not established).	Julius Springer, Schottengasse 4, Wien I, Austria (nationality: Austrian).	Author and owner.
A. For. 48500	Technische Physik . . . Bd. 4 Die technische Physik der elektrischen Kontakte.	Ragnar Holm of Sweden (exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Owner.
A. For. 2052	Das Anthracen u. die anthrachinone, mit den zugehörigen vielmern systemen.	J. Houben and Walter Fischer of Germany (exact addresses not established).	Georg Thieme, Antonstr. 15-10, Leipzig, Germany (nationality: German).	Authors and owners.
A. For. 35796	Die Festigkeit von Druckstäben aus Stahl.	Karl Jacek of Austria (exact address not established).	Julius Springer, Schotteng. 4, Wien I, Austria (nationality: Austrian).	Author and owner.
A. For. 40202	Spezifische wärme enthalpie, entropie und dissoziation technischer gase.	Eduard Justl of Germany (exact address not established).	Julius Springer, Linkstr. 23/24 Berlin, Germany (nationality: German).	Author and owner.
A. For. 39938	Das Versuchs. Messwesen auf dem Gebiet des Kraftfahrzeugs.	Wunibald Kamm and Christian Schmid of Germany (exact addresses not established).	Julius Springer, Linkstr. 23/24 Berlin, Germany (nationality: German).	Author and owner.
A. For. 46675	Destillierund Rektifizierteknik	Emil Kirschbaum of Germany (exact address not established).	Julius Springer, Linkstr. 23/24 Berlin, Germany (nationality: German).	Author and owner.
A. For. 43450	Reine und angewandte Metallkunde. Bd. 7 Plastische Eigenschaften von Kristallen u. metallischen Werkstoffen.	Albert KochandOrfer of Germany (exact address not established).	Julius Springer, Linkstr. 23/24 Berlin, Germany (nationality: German).	Author and owner.
A. For. 39645	Die Chemie Der Metallorganischen Verbindungen.	Erich Krause and Arild van Grambe of Germany (exact addresses not established).	Ochbrüder Berntraeger, Berlin W 35, Germany Koestr. Ufer 17 (nationality: German).	Authors and owner.
A. For. 29856	Die organischen Katalysatoren u. ihre Beziehungen zu den Fermenten.	Wolfgang Langenberk of Germany (exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Author and owner.
A. For. 29524	Handbuch der metallphysik. bd. 1. Der metallische zustand der materie. I. t.	U. Dehlinger of Germany (exact address not established) and G. Barrells of Sweden (exact address not established).	Abendmische vorlesungsgesellschaft m. b. H. Markgrafstr. 6, Leipzig, Germany (nationality: German).	U. Dehlinger and owner.
A. For. 47070	Praktikum der Textilveredlung	Otto Mecheels of Germany (exact address not established).	Julius Springer, Linkstr. 23/24, Berlin, Germany (nationality: German).	Author and owner.

[F. R. Doc. 44-10574; Filed, July 17, 1944; 10:57 a. m.]

[Vesting Order 500A-65]

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 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 revesting, 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 October 23, 1943.

[SEAL]

LEO T. CROWLEY,
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.....	Ohemle der Zucker und Polysaccharide...	Fritz Micheel (Nationality not established).	Akademische Verlagsgesellschaft of Leipzig, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10575; Filed, July 17, 1944; 10:58 a. m.]

[Vesting Order 500A-66]

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 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 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 October 28, 1943.

[SEAL]

LEO T. CROWLEY,
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.....	P. G. von Moellendorf: Ein Lebensbild...	Rosalie von Moellendorf (Nationality not established).	Otto Harrassowitz of Leipzig, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10629; Filed, July 18, 1944; 11:19 a. m.]

[Vesting Order 500A-67]

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 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, respec-

tively, 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 emolu-

ment, 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 spe-

cial 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 meaning prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on November 9, 1943.

[SEAL]

LEO T. CROWLEY,
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.....	Strukturbericht (Zeitschrift für Kristallographie, Kristallgeometrie und Kristallphysik. Ergänzungsbände) 1931-1941. 6 vols.	P. P. Ewald und C. Hermann (Nationalities not established).	Akad. Verlagsges., Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Gasanalyse. Methoden der Arbeitspraxis unter Berücksichtigung der physiologischen Wirkungen der Gase. 2. verm. Aufl. (Die chemische Analyse, Bd. 39) xii, 314 p.	Fritz Bayer (Nationality not established)...	Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown.....	Schwefelwasserstoff als Reagens in der quantitativen Analyse. (Die chemische Analyse, Bd. 41) xii, 234 p.	Erna Brennecke (Nationality not established).	Enke, Stuttgart, Germany (Nationality: German).	Owner.
Unknown.....	Schweißkonstruktionen: Grundlagen der Herstellung, der Berechnung und Gestaltung. Ausgeführte Konstruktionen.	Richard Hanchen (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.
Unknown.....	Röntgenstrahl-Interferenzen (Physik und Chemie und ihre Anwendungen in Einzeldarstellungen. Bd. 6).	Max T. F. von Laue (Nationality not established).	Akad. Verlagsges., Leipzig, Germany (Nationality: German).	Owner.
Unknown.....	Handbuch der biologischen Arbeitsmethoden. Abt. 3, Teil A1, Teil A2, Teil B.	Emil Abdrhalden (Nationality not established).	Julius Springer, Berlin, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10630; Filed, July 18, 1944; 11:19 a. m.]

[Vesting Order 500A-71]

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 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 pur-

suant 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 November 15, 1943.

[SEAL]

LEO T. CROWLEY,
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, 18525.....	Les livres, les enfants et les hommes, 1932.	Paul Hazard of France (exact address not established).	Ernest Flammarion of Paris, France (Nationality: French).	Author and owner.

[F. R. Doc. 44-10631; Filed, July 18, 1944; 11:20 a. m.]

[Vesting Order 500A-88]

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 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 June 6, 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. 1878.....	Lehrbuch der Ballistik. vol. IV, Atlas für Tabellen, Diagramme und Photographische Momentaufnahmen. 1910.	Carl Julius Cranz of Germany (Nationality: German).	B. G. Teubner, Leipzig, Germany (Nationality: German).	Author and owner.
A for. 29172.....	Der Sprach-Brockhaus; Deutsches Bildwoerterbuch fuer jedermann. 1935.	F. A. Brockhaus, editor of Germany (Nationality: German).	F. A. Brockhaus, Querstrasse 16, Leipzig C1, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10632; Filed, July 13, 1944; 11:20 a. m.]

[Vesting Order 500A-89]

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 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 June 6, 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. 12374.....	Babylonisch-assyrische grammatik mit ubungsbuch (in transkription) 2 durchgesehene aufl., 1925.	Arthur Ungnad of Germany (Nationality: German).	C. H. Beck'sche verlagsbuchhandlung (Oscar Beck), Wilhelmstr 9, Munchen, Germany (Nationality: German).	Author and owner.
Unknown.....	Gmelins Handbuch Der Anorganischen Chemie, Achte Auflage System 55. Uran und Isotope. 1935.	Leopold Gmelin of Germany (Nationality: German).	Verlag Chemie, G. m. b. H., Berlin, Germany (Nationality: German).	Author and owner.

[F. R. Doc. 44-10633; Filed, July 18, 1944; 11:20 a. m.]

[Vesting Order 500A-90]

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 of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works cov-

ered 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 other-

wise 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 June 8, 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.
Unknown.....	Meine Lebenserinnerungen, 1933.....	Carl Duisberg (Nationality not established).	Philipp Reclam, Jr., Publishers, Leipzig, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10634; Filed, July 18, 1944; 11:20 a. m.]

[Vesting Order 500A-91]

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 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 June 14, 1944.

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

EXHIBIT A

Column 1	Column 2	Column 3	Column 4	Column 5
Copyright numbers	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
A Foreign 5809...	Der kleine Katechismus 1929.....	D. Martin Luthers mit Bildern von Rudolf Schaefer, Herausgegeben von Gerhard Kropatschek, by Gerhard Kropatschek and Rudolf Schaefer (Nationalities not established).	Stiftungsverlag, Potsdam, Germany (Nationality: German).	Owner.

[F. R. Doc. 44-10635; Filed, July 18, 1944; 11:21 a. m.]

OFFICE OF ECONOMIC STABILIZATION.

[Directive, July 17, 1944]

CANNED VEGETABLES, 1944

SUBSIDY PAYMENTS

The War Food Administrator having submitted certain information and recommendations to me on July 6, 1944, and the Price Administrator having submitted certain information and recommendations to me on July 15, 1944, with reference to a program for the payment of subsidies in 1944 on products processed from green peas, snap beans, sweet corn and tomatoes, I hereby find that:

1. The payment of the subsidy on canned green peas, snap beans, sweet corn, tomatoes, and tomato juice and on such other products of the four major vegetables as may later be included, will effectuate the purposes of the hold-the-line order, specifically, the policy established by Executive Orders 9250 and 9328;

2. The payment of the subsidy on completed sales of the specified canned products will greatly facilitate the administration of the subsidy program;

3. Under Maximum Price Regulation 306, which continues in effect, canners cannot comply with increases over 1943 support prices established by the 1944 grower support program without provision for a correspondingly higher subsidy;

4. The agreed pricing method for the 1944 pack of canned fruits and vegetables will be fulfilled.

The Office of Price Administration is hereby authorized and directed:

1. To establish civilian maximum prices for canned green peas, snap beans, sweet corn, tomatoes, and tomato juice which will reflect approximately the av-

erage of prices established for such products in 1943;

2. To establish for the four major vegetables which were in part handled by subsidy in 1943, such as tomato puree, catsup, paste and mixed vegetables, civilian maximum prices for those products at a level reflecting increases in raw material and other costs pursuant to your directive of April 6, 1944;

3. To determine and furnish to the War Food Administration, as soon as calculations have been completed, the amount of subsidy necessary to maintain the 1943 level of prices;

4. To calculate this subsidy by computing the difference between the 1943 average price for civilian sales and the mid-point of the 1944 range of gross maximum prices.

The War Food Administration is hereby authorized and directed:

1. To absorb by the use of Commodity Credit Corporation funds the differential from the 1944 gross maximum price established by the Office of Price Administration for civilian sales of the five products named above;

2. To subsidize these five products, until the effective date of the new regulation for the 1944 pack of canned fruits and vegetables, by absorbing the increased cost of the raw material of the four major vegetables;

3. To subsidize canned tomato soup and canned green pea soup by continuing to absorb the increase by area between the average prices paid in 1942 and the 1944 grower support prices for processing for tomatoes and green peas used in producing these soups.

Dated this 18th day of July 1944.

FRED M. VINSON,
Economic Stabilization Director.

[F. R. Doc. 44-10691; Filed, July 18, 1944; 3:11 p. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 183, Amdt. 44 to Order A-1]

VITRIFIED CLAY SEWER PIPE AND ALLIED PRODUCTS

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 44 to Order No. A-1 under § 1499.159b of Maximum Price Regulation No. 188. Manufacturers' maximum prices for specified building materials and consumers' goods other than apparel.

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

Paragraph (a) (33) is added to Order No. A-1 to read as follows:

(33) *Modification of maximum prices for extra strength vitrified clay sewer pipe and allied products produced in the States of Iowa, Minnesota, North Dakota, South Dakota and Western Wisconsin.*

(i) On and after July 24, 1944, any manufacturer located within the States of Iowa, Minnesota, North Dakota, South Dakota and Western Wisconsin, as defined below, who produces extra strength vitrified clay sewer pipe, as defined below, and allied products, may increase his maximum f. o. b. factory prices established for such products by Maximum Price Regulation No. 188 by an amount not in excess of 11.4 percent per short ton.

(ii) The maximum prices fixed herein shall be subject to at least the same extension of cash, quantity and other discounts and allowances as the seller extended or rendered on comparable sales to purchasers of the same class during the month of March 1942.

(iii) On and after July 24, 1944, any person purchasing extra strength vitrified clay sewer pipe and allied products for the purpose of resale may increase

his established f. o. b. warehouse or delivered price by an amount not in excess of the actual dollars-and-cents increased cost to him resulting from the increase permitted under subdivision (i).

(iv) *Definitions.* When used in this amendment the term:

(a) "Western Wisconsin" means Zones 3 and 4, in that state, defined in Revised Maximum Price Regulation No. 206 (Vitrified Clay Sewer Pipe and Allied Products) as follows:

Wisconsin, Zone No. 3: West of a line drawn north and south along the eastern boundaries of the counties of Lafayette, Iowa, Richland, Vernon, Monroe, Jackson, Clark and Taylor and south of a line drawn east and west along the northern boundary of Taylor, Chippewa, Dunn, and St. Croix counties.

Wisconsin, Zone No. 4: West of a line drawn north and south along the eastern boundaries of Price and Ashland Counties, and north of a line drawn east and west along the northern boundary of Taylor, Chippewa, Dunn, and St. Croix Counties, excluding the city of Superior.

(b) "Extra strength vitrified clay sewer pipe" means a vitrified clay sewer pipe complying with the specifications set forth in War Production Board Order L-316, as amended. Prior to the issuance of Order L-316 a similar product was known to the trade as triple strength pipe.

This Amendment No. 44 shall become effective July 24, 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 18th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10646; Filed, July 18, 1944; 11:31 a. m.]

[RMPR 506, Order 40]

WILKES BARRE CAP MFG. CO., ET AL.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 40 under section 4 (b) of Revised Maximum Price Regulation 506. Maximum prices for staple work gloves. Granting maximum prices to the Wilkes Barre Cap Manufacturing Company and other sellers. Docket No. N6657-506-3-7.

For the reasons set forth in an opinion issued simultaneously herewith; *It is ordered:*

(a) On and after July 18, 1944, the Wilkes Barre Cap Manufacturing Company, Wilkes Barre, Pennsylvania, may sell and deliver to any purchaser, and such purchaser may buy from it, the staple work glove number enumerated in the following table at or below the prices set forth in Column A of this table. Wholesalers who purchase this number from the Wilkes Barre Cap Manufactur-

ing 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	Col. A		Col. B
		Manufacturer's prices		
		Group I ceiling	Group II ceiling	
650.....	Men's 16 ounce quilted double thickness nap out palm, 8 ounce single thickness white flannel back, knit wrist.	\$2.12½	\$2.32½	\$2.55

(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 manufacturers' "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 Wilkes Barre Cap Manufacturing Company, on all deliveries of the style number 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 Wilkes Barre Cap Manufacturing Company must furnish each of its customers, who, on or after July 18, 1944, purchases the style number listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Wilkes Barre Cap 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. 40 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 number enumerated in the table below, manufactured by the Wilkes Barre Cap Manufacturing Company.

OPA has ruled that the Wilkes Barre Cap Manufacturing Company may sell this number 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 this number at or below the prices listed in Column B. Retailers will determine their ceiling prices on this number in accordance with section 2 of RMPR 506.

Style No.	Column A		Column B
	Manufacturer's prices		
	Group I ceiling	Group II ceiling	
650S.....	\$2.12½	\$2.32½	\$2.55

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. 40 under Revised Maximum Price Regulation 506 may be revoked or amended by the Price Administrator at any time.

This order shall become effective July 18, 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 18th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10644; Filed, July 18, 1944; 11:32 a. m.]

[RMPR 506, Order 41]

RIEDEL TEXTILE CORP., ET AL.

APPROVAL OF MAXIMUM PRICES

Order No. 41 under section 4 (b) of Revised Maximum Price Regulation 506. Maximum prices for staple work gloves. Granting maximum prices to the Riegel Textile Corporation and other sellers. Docket No. N6657-506-63-7.

For the reasons set forth in an opinion issued simultaneously herewith; *It is ordered:*

(a) On and after July 18, 1944, the Riegel Textile Corporation, 342 Madison Avenue, New York 17, New York, 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 Riegel Textile Corporation 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	Col. A Manufacturer's prices		Col. B Wholesalers' prices
		Group I ceiling	Group II ceiling	
		9019	Men's quilted 15 ounce double thickness flannel palm 8 ounce single thickness white back, turtle neck, 4 1/2" double (2 ply thickness) gauntlet.	\$2.50
87L	Men's extra large, quilted 15 ounce double thickness flannel throughout "nap out" "chore" mitten, knit wrist.	2.20	2.40	2.65
344	Small women's 10 1/2 ounce single thickness cut presser fancy jersey, knit wrist.	1.90	2.05	2.30
31B	Women's 7 ounce single thickness plain jersey, knit wrist.	1.32 1/2	1.45	1.60
877	Mens clute cut split leather palm, 3/4 or less leather thumb, leather fingertips, 8 ounce canton flannel back, 6 ounce or heavier palm lining, 2 1/2" single ply safety cuff.	3.75	4.10	4.22 1/2
977	Mens clute cut split leather palm, 3/4 or less leather thumb, leather fingertips, 8 ounce canton flannel back, 5 ounce or heavier palm lining, 4" single ply gauntlet.	3.85	4.20	4.65
5125	Mens quilted 13 ounce double thickness flannel nap out palm, 8 ounce single thickness striped back, knit wrist.	2.05	2.22 1/2	2.47 1/2
730B	Womens 8 ounce single thickness flannel two thumb "husking" mitten with 6 ounce thumb reinforcement.	1.65	1.80	2.00
87B	Womens 15 ounce double throughout flannel "chore" mitten, knit wrist.	2.10	2.20	2.22 1/2
9-105	Mens clute cut shoulder split palms, 3/4 leather thumb, 10 1/2 ounce scal jersey back, 6 ounce or heavier palm lining, knit wrist.	3.75	4.07 1/2	4.22 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 manufacturers' "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 Riegel Textile Corporation 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 Riegel Textile Corporation must furnish each of its customers, who, on or after July 18, 1944, purchases the style numbers listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Riegel Textile Corporation 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. 41 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 Riegel Textile Corporation.

OPA has ruled that the Riegel Textile Corporation 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 Wholesalers' prices
	Group I ceiling	Group II ceiling	
	9019S	\$2.50	\$3.67 1/2
87LS	2.20	2.40	2.65
344S	1.90	2.05	2.30
31BS	1.32 1/2	1.45	1.60
877S	3.75	4.10	4.22 1/2
977S	3.85	4.20	4.65
5125S	2.05	2.22 1/2	2.47 1/2
730BS	1.65	1.80	2.00
87BS	2.10	2.20	2.22 1/2
9-105S	3.75	4.07 1/2	4.22 1/2

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. 41 under Revised Maximum Price Regulation 506 may be revoked or amended by the Price Administrator at any time.

This order shall become effective July 18, 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 18th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10645; Filed, July 18, 1944; 11:32 a. m.]

[RMPR 506, Order 38]

STOTT AND SON CORP., ET AL.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 38 under section 4 (b) of Revised Maximum Price Regulation 506. Maximum prices for staple work gloves. Granting maximum prices to the Stott & Son Corporation and other sellers. Docket No. N6657-506-67-7.

For the reasons set forth in an opinion issued simultaneously herewith; it is ordered:

(a) On and after July 18, 1944, the Stott & Son Corporation, Winona, Minnesota, may sell and deliver to any purchaser, and such purchaser may buy from it, the staple work glove number enumerated in the following table at or below the prices set forth in Column A of this table. Wholesalers who purchase the number from the Stott & Son Corporation 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 Wholesalers' prices
		Group I ceiling	Group II ceiling	
			Mens two-thumb 12-ounce white nap cut single thickness canton flannel welt seam mitten 8-ounce thumb reinforcement, knit wrist.	\$2.20

(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 manufacturers' "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.

(c) The definitions in RMPR 506 shall apply to this order.

(d) The Stott & Son Corporation must furnish each of its customers, who, on or after September 15, 1944, purchases the style number listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Stott & Son Corporation 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 invoice is sent to you as required by Order No. 33 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 number enumerated in the table below, manufactured by the Stott & Sons Corporation.

OPA has ruled that the Stott & Sons Corporation may sell this number 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 this number at or below the price listed in Column B. Retailers will determine their ceiling prices on this number in accordance with section 2 of RMPR 506.

Style No.	Glove description	Column A Manufacturer's prices		Column B
		Group I ceiling	Group II ceiling	Wholesalers' prices
	Men's two-thumb 12-ounce white nap out single thickness canton flannel welt seam mitten with 8-ounce thumb reinforcement, knit wrist.....	\$2.20	\$2.40	\$2.65

(c) This Order No. 38 under Revised Maximum Price Regulation 506 may be revoked or amended by the Price Administrator at any time.

This order shall become effective July 18, 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 18th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10700; Filed, July 18, 1944; 4:47 p. m.]

[RMPR 506, Order 39]

SPARTAN GLOVE CO., ET AL.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 39 under section 4 (b) of Revised Maximum Price Regulation 506. Maximum prices for staple work gloves. Granting maximum prices to the Spartan Glove Company and other sellers. Docket No. N6657-506-65-7.

For the reasons set forth in an opinion issued simultaneously herewith, *it is ordered:*

(a) On and after July 18, 1944, the Spartan Glove Company, 440 Maryland Avenue, Dayton, Ohio, 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 Spartan 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
		Group I ceiling	Group II ceiling	Wholesalers' prices
9171..	Men's gunn cut heavy side split leather palm, full leather thumb and forefinger, leather finger tips, leather pull, 8 ounce flannel back, 6 ounce or heavier palm lining, 2 1/2" water-proofed (23 ounce per square yard or heavier material) safety cuff.	\$8.75	\$7.40	\$8.12 1/4
9771..	Men's gunn cut heavy side split leather palm, full leather thumb, and forefinger, leather fingertips, leather pull, 8 ounce flannel back, 6 ounce or heavier palm lining, 5" water-proofed (23 ounce per square yard or heavier material) gauntlet cuff.	7.25	7.90	8.75

(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 Spartan Glove Company, on all deliveries of the style numbers listed in paragraph (a), made pursuant to this order, on and after September 5, 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 Spartan Glove Company must furnish each of its customers, who, on or after June 5, 1944 purchased or purchases the style numbers listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Spartan 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. 39 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 Spartan Glove Company.

OPA has ruled that the Spartan 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
	Group I ceiling	Group II ceiling	Wholesalers' prices
9171-S.....	\$8.75	\$7.40	\$8.12 1/4
9771-S.....	7.25	7.90	8.75

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. 39 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 June 6, 1944 pursuant to OPA adjustable pricing authorizations, The Spartan 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 Spartan 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.

This order shall become effective July 18, 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 18th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10701; Filed, July 18, 1944; 4:47 p. m.]

[RMPR 506, Order 42]

INDIANAPOLIS GLOVE CO., ET AL.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 42 under section 4 (b) of Revised Maximum Price Regulation 506. Maximum prices for staple work gloves. Granting maximum prices to the Indianapolis Glove Company and other sellers. Docket No. N6657-506-70-7.

For the reasons set forth in an opinion issued simultaneously herewith, *it is ordered:*

(a) On and after July 18, 1944, the Indianapolis Glove Company, Indianapolis, 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 Indianapolis 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 Wholesalers' prices
		Group I ceiling	Group II ceiling	
		61A.	Children's single thickness 10 ounce cut presser fancy jersey. Ages up to 5, knit wrist.	
62A.	Children's single thickness 10 ounce cut presser fancy jersey. Ages 5 to 10, knit wrist.	1.47½	1.60	1.77½
63A.	Children's single thickness 10 ounce cut presser fancy jersey. Ages 10. to 15, knit wrist.	1.50	1.62½	1.80

(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 manufacturers' "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 Indianapolis 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 Indianapolis Glove Company must furnish each of its customers, who, on or after July 18, 1944, purchases the style numbers listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Indianapolis 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. 42 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.

low, manufactured by the Indianapolis Glove Company.

OPA has ruled that the Indianapolis 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 Wholesalers' prices
	Group I ceiling	Group II ceiling	
	61A-S	\$1.45	
62A-S	1.47½	1.60	1.77½
63A-S	1.50	1.62½	1.80

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. 42 under Revised Maximum Price Regulation 506 may be revoked or amended by the Price Administrator at any time.

This order shall become effective July 18, 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)

Style No.	Glove description	Column A Manufacturer's prices		Column B Wholesalers' prices
		Group I ceiling	Group II ceiling	
		2445L, Big Shot-NBO.	Men's gunn cut shoulder split leather palm, full leather thumb, leather fingertips, leather knuckle strap, leather pull; 8 ounce flannel back, 6 ounce or heavier lining, ¾" waterproof safety cuff.	
2440L, Big Shot....	Men's gunn cut shoulder split leather palm, full leather thumb, leather fingertips, leather knuckle strap, leather pull; 8 ounce flannel back, 6 ounce or heavier lining, ¾" waterproof gauntlet.	6.20	6.85	7.60

(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 manufacturers' "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 Tennessee 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.

Issued this 18th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10702; Filed, July 18, 1944; 4:46 p. m.]

[RMPR 506, Order 43]

TENNESSEE GLOVE CO., ET AL.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 43 under section 4 (b) of Revised Maximum Price Regulation 506. Maximum prices for staple work gloves. Granting maximum prices to the Tennessee Glove Company and other sellers. Docket No. N6657-506-23-7.

For the reasons set forth in an opinion issued simultaneously herewith; It is ordered:

(a) On and after July 18, 1944, the Tennessee Glove Company, Tullahoma, Tennessee, 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 Tennessee 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.

(d) The Tennessee Glove Company must furnish each of its customers, who, on or after February 28, 1944, purchased or purchases the style numbers listed in paragraph (a) for purposes of resale, a notice in the form set forth below. The Tennessee 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. 43 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 Tennessee Glove Company.

OPA has ruled that the Tennessee 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 Wholesalers' prices
	Group I ceiling	Group II ceiling	
2445L-S, Big Shot-NBO-S.....	\$5.85	\$6.35	\$7.05
2440L-S, Big Shot-S.....	6.30	6.85	7.60

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. 43 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 28, 1944 pursuant to OPA adjustable pricing authorizations, the Tennessee 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 Tennessee 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.

This order shall become effective July 18 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 18th day of July 1944.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 44-10703; Filed July 18, 1944, 4:46 p. m.]

[MPR 188, Order 19 Under 2d Rev. Order A-3]

KUND CABINET CO.

ADJUSTMENT OF MAXIMUM PRICES Correction

In F.R. Doc. 44-10621, appearing on page 8158 of the issue for Wednesday, July 19, 1944, the captions should read as set forth above.

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on July 15, 1944.

REGION I

Concord Order 3-F, Amendment 1, covering fresh fruits and vegetables in certain areas in New Hampshire, filed 3:17 p. m.

Connecticut Order 1-W, Amendment 1, covering dry groceries in the Connecticut District Area, filed 2:03 p. m.

Connecticut Order 7, Amendment 2, covering community food prices in certain areas in Connecticut, filed 2:03 p. m.

Vermont Order 13, Amendment 1, covering community food prices in designated counties, villages and towns in Vermont, filed 3:18 p. m.

Vermont Order 14, Amendment 1, covering community food prices in designated counties, villages and towns in Vermont, filed 3:18 p. m.

REGION II

Albany Order 1-F, Amendment 15, covering fresh fruits and vegetables in certain cities in the Albany District, filed 1:49 p. m.
District of Columbia Order 1-F, Amendment 16, covering fresh fruits and vegetables in certain designated areas, filed 1:48 p. m.

Maryland Order 4-W, covering dry groceries for the Baltimore, Maryland Area, filed 3:03 p. m.

Pittsburgh Order 1-F, Amendment 14, covering fresh fruits and vegetables in Pittsburgh and certain surrounding communities, filed 1:51 p. m.

Philadelphia Order 1-F, Amendment 14, covering fresh fruits and vegetables in the City and County of Philadelphia, filed 1:48 p. m.

Trenton Order 1-F, Amendment 13, covering fresh fruits and vegetables in Mercer, Middlesex and Monmouth, filed 3:07 p. m.

Trenton Order 2-F, Amendment 10, covering fresh fruits and vegetables in Mercer, Middlesex and Monmouth, filed 3:07 p. m.

Trenton Order 13, Amendment 2, covering community food prices in Mercer, Hunterdon and Ocean Counties, N. J., filed 1:47 p. m.

Trenton Order 3-F, Amendment 9, covering fresh fruits and vegetables in Mercer, Middlesex and Monmouth, filed 3:06 p. m.

Trenton Order 14, Amendment 2, covering community food prices in named areas in New Jersey, filed 1:46 p. m.

Wilmington Order 2-F, Amendment 13, covering community fresh fruit and vegetables in Area including and north of New Castle and Newark to the Delaware State Line, filed 1:51 p. m.

REGION III

Cincinnati Order 2-F, Amendment 32, covering fresh fruits and vegetables in Butler, Clark, Montgomery and Scioto in Ohio, filed 1:47 p. m.

Detroit Order 1-W, Amendment 1, covering dry groceries in designated counties in Michigan, filed 1:53 p. m.

Louisville Order 1-F, Amendment 1, covering fresh fruits and vegetables in Jefferson County, Ky., and Clark and Floyd Counties, Ind., filed 3:19 p. m.

Louisville Order 2-F, Amendment 1, covering fresh fruits and vegetables in McCracken County, Ky., filed 3:18 p. m.

Louisville Order 3-F, Amendment 1, covering fresh fruits and vegetables in Davless and Henderson Counties, Ky., filed 3:18 p. m.

Charleston Order 6-W, covering dry groceries in certain counties in West Virginia, filed 3:21 p. m.

Charleston Order 8-W, covering dry groceries in certain counties in West Virginia, filed 3:21 p. m.

Saginaw Order 2-F, Amendment 25, covering fresh fruits and vegetables in designated counties in Mich., filed 3:17 p. m.

Saginaw Order 2-F, Amendment 24, covering fresh fruits and vegetables in designated counties in Michigan, filed 3:16 p. m.

REGION IV

Savannah Order 1-F, Amendment 43, covering fresh fruits and vegetables in Chatham Bryan, Liberty & Effingham Counties, filed 2:04 p. m.

Savannah Order 2-F, Amendment 38, covering fresh fruits and vegetables in designated counties in Georgia, filed 2:04 p. m.

Savannah Order 3-F, Amendment 36, covering fresh fruits and vegetables in designated counties in Georgia, filed 2:05 p. m.

Savannah Order 4-F, Amendment 35, covering fresh fruits and vegetables in designated counties in Georgia, filed 2:05 p. m.

Savannah Order 5-F, Amendment 16, covering fresh fruits and vegetables in designated counties in Georgia, filed 2:05 p. m.

Savannah Order 6-F, Amendment 3, covering fresh fruits and vegetables in designated counties in Georgia, filed 2:06 p. m.

REGION V

Fort Worth Order 1-F, Amendment 25, covering fresh fruits and vegetables in Tarrant Co., Tex., filed 3:02 p. m.

Fort Worth Order 2-F, Amendment 25, covering fresh fruits and vegetables in Green Co., Tex., filed 3:03 p. m.

Fort Worth Order 3-F, Amendment 25, covering fresh fruits and vegetables in Taylor Co., Tex., filed 3:04 p. m.

Fort Worth Order 4-F, Amendment 25, covering fresh fruits and vegetables in McLennan Co., Tex., filed 3:04 p. m.

Fort Worth Order 5-F, Amendment 25, covering fresh fruits and vegetables in Wichita Co., Tex., filed 3:05 p. m.

Fort Worth Order 6-F, Amendment 6, covering fresh fruits and vegetables in certain counties in Tex., filed 3:05 p. m.

St. Louis Order 3-F, Amendment 10, covering fresh fruits and vegetables in the City and The County of St. Louis, Mo., filed 3:01 p. m.

REGION VI

Des Moines Order 1-F, Amendment 24, covering fresh fruits and vegetables in certain areas in the Des Moines District, filed 3:06 p. m.

Des Moines Order 1-F, Amendment 24-A, covering fresh fruits and vegetables in the Des Moines District Area, filed 3:06 p. m.

Sioux City Order 3-F, Amendment 7, covering fresh fruits and vegetables in certain areas in Iowa, South Dakota and Nebraska, filed 3:12 p. m.

Sioux City Order 4-F, Amendment 7, covering fresh fruits and vegetables in certain counties in Nebraska, filed 3:12 p. m.

REGION VIII

San Diego Order 1-F, Amendment 50, covering fresh fruits and vegetables in the San Diego Area, filed 1:49 p. m.

Sacramento Order 1-F, Amendment 11, covering fresh fruits and vegetables in the Sacramento-Stockton Area, filed 3:14 p. m.

Sacramento Order 6-F, Amendment 9, covering fresh fruits and vegetables in the Sacramento District Central County Area, filed 3:13 p. m.

Sacramento Order 7-F, Amendment 9, covering fresh fruits and vegetables in the Sacramento District Northern County Area, filed 3:13 p. m.

Nevada Order 16, covering dry groceries and certain perishables in Reno and Sparks, Nev., filed 1:53 p. m.

Nevada Order 17, covering dry groceries and certain perishables in named communities in Nevada, filed 3:15 p. m.

Nevada Order 19, covering dry groceries and certain perishables in named communities in Nevada, filed 3:14 p. m.

Seattle Order 50, covering community food prices in the Seattle Area, filed 1:56 p. m.

Seattle Order 51, covering community food prices in the Tacoma Area, filed 1:56 p. m.

Seattle Order 52, covering community food prices in the Everett Area, filed 1:57 p. m.

Seattle Order 53, covering community food prices in the Bremerton Area, filed 1:58 p. m.

Seattle Order 54, covering community food prices in the Bellingham Area, filed 1:59 p. m.

Seattle Order 55, covering community food prices in the Olympia Area, filed 2:00 p. m.

Seattle Order 56, covering community food prices in the Aberdeen-Hoquiam Area, filed 2:00 p. m.

Seattle Order 57, covering community food prices in the Centralia-Chehalis Area, filed 2:01 p. m.

Seattle Order 58, covering community food prices in the Wenatchee Area, filed 2:01 p. m.

Seattle Order 59, covering community food prices in the Yakima Area, filed 2:02 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 44-10620; Filed, July 17, 1944;
4:54 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 70-895 and 70-377]

GRANVILLE ELECTRIC CO., ET AL.

ORDER GRANTING APPLICATIONS, PERMITTING DECLARATIONS TO BECOME EFFECTIVE, AND MODIFYING PREVIOUS ORDER

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 17th day of July 1944.

In the matter of Granville Electric Company, and NY PA NJ Utilities Company, File No. 70-895.

In the matter of NY PA NJ Utilities Company and Associated Power Corporation, File No. 70-377.

NY PA NJ Utilities Company, a registered holding company, and its wholly-owned subsidiary, Granville Electric Company, having filed a joint application-declaration, and two amendments thereto, pursuant to the Public Utility Holding Company Act of 1935, particularly Sections 9, 10, and 12 thereof, and Rules U-43 and U-45 promulgated thereunder, regarding:

1. The transfer to NY PA NJ Utilities Company by Granville Electric Company, presently an inactive company, of all of its assets, consisting, as at April 30, 1944, of \$30,392.96 in cash (after adjustment for taxes due) and 20 shares of the common stock of Atlantic Utility Service Corporation carried on the books of Granville Electric Company at an aggregate amount of \$265, in discharge of the presently outstanding open account indebtedness of Granville Electric Company to NY PA NJ Utilities Company of \$36,456.87, as at April 30, 1944;

2. The contribution by NY PA NJ Utilities Company to Granville Electric Company of all of the latter company's common stock (the only security of Granville Electric Company outstanding) whereupon such common stock is to be cancelled and Granville Electric Company dissolved; and

3. The assumption by NY PA NJ Utilities Company of all contingent liabilities of Granville Electric Company at the date of the dissolution of Granville Electric Company.

Said application-declaration having been filed on May 10, 1944, amendments thereto having been filed on June 7, 1944

and July 12, 1944, and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said Act, and the Commission not having received a request for a hearing with respect to said filing within the period specified in said notice, or otherwise, and not having ordered a hearing thereon;

The Commission having previously, in its order dated August 30, 1941, in the Matter of NY PA NJ Utilities Company, et al. (File No. 70-377), among other things, imposed a condition to the effect " * * * that Granville Electric Company shall not make any payments on account of its open account indebtedness of \$36,456.87 to NY PA NJ Utilities Company, and NY PA NJ Utilities Company shall not receive any amounts in payment thereof, except on further order of this Commission."

It appearing to the Commission that the circumstances necessitating the imposition of the above described condition no longer prevail, and the Commission finding that the proposed transactions satisfy the requirements of sections 10 (c) (2) and 10 (f) of the act and that there is no basis for adverse findings under sections 10 (b), 10 (c) (1) and 12 of the act and rules U-43 and U-45 thereunder:

It is hereby ordered, That the Commission's order dated August 30, 1941, the pertinent portion of which is above set forth, be, and the same hereby is, modified so as to permit the consummation of the proposed transactions;

It is further ordered, That said application-declaration, as amended, be, and hereby is, granted and permitted to become effective forthwith, subject to the terms and conditions contained in Rule U-24.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-10715; Filed, July 19, 1944;
11:24 a. m.]

[File No. 1-2177]

SHAWMUT ASSOCIATION

AMENDMENT TO ORDER GRANTING APPLICATION AND IMPOSING TERMS

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 18th day of July, A. D. 1944.

In the matter of Shawmut Association common shares, no par value; File No. 1-2177.

The Commission having on May 12, 1944, entered an order granting the application of Shawmut Association to withdraw the above security from listing and registration on the Boston Stock Exchange;

Said withdrawal having been made effective ten days after the date when the applicant shall have filed with the Commission a certificate showing, *inter alia*, that within 120 days from the date

of the Commission's order a majority of the holders of record of the applicant's outstanding stock and the holders of record of a majority of the shares of such stock have consented either by vote (in person or by proxy) at a meeting or in writing without a meeting, to the withdrawal of such stock from listing and registration;

Shawmut Association now having filed in the United States Circuit Court of Appeals for the First Circuit a petition for review of said order, and having filed with the Commission a motion for modification of said order so as to provide that the time for the filing of the foregoing certification shall expire 120 days from the entry of the final order of said Court upon said petition for review instead of expiring 120 days from the date of the order under review; and

The Commission having considered the matter and being duly informed in the premises;

It is ordered, That the order of the Commission entered May 12, 1944 be and it hereby is amended to provide that the time for the filing of the foregoing certification shall expire 120 days from the entry of the final order of the Court upon the petition for review of said order of the Commission.

By the Commission.

[SEAL] ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 44-10732; Filed, July 19, 1944;
11:23 a. m.]

[File Nos. 54-57 and 59-57]

**AMERICAN UTILITIES SERVICE CORP., ET AL.
ORDER GRANTING EXTENSION OF TIME FOR FILING OF AMENDMENT**

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 17th day of July 1944.

In the matter of American Utilities Service Corporation. File No. 54-57. American Utilities Service Corporation and its subsidiary companies, respondents. File No. 59-57.

The Commission having, on June 21, 1944, issued its findings and opinion herein with respect to proceedings involving the plan of recapitalization filed by American Utilities Service Corporation, a registered holding company, and the cross proceedings instituted by the Commission with respect to such company and its subsidiaries under sections 11 (b) (1), 11 (b) (2), 15 (f) and 20 (a) of the Public Utility Holding Company Act of 1935; and

The Commission having also, on June 21, 1944, entered its order with regard to the cross proceedings under sections 11 (b) (1) and 11 (b) (2) of the act; and

The Commission having deferred entering an order with respect to said plan of recapitalization for a period of 30 days in order to allow time for the filing of an appropriate amendment by American Utilities Service Corporation; and

American Utilities Service Corporation having subsequently requested that the time within which an amendment to its plan of recapitalization may be filed be extended to September 5, 1944; and

The Commission having considered such request and deeming it appropriate that it be granted:

It is hereby ordered, That the time within which an amendment to the plan of recapitalization may be filed by American Utilities Service Corporation be and hereby is extended to September 5, 1944;

It is further ordered, That nothing herein contained shall modify or affect

any provision of the Commission's order herein of June 21, 1944.

By the Commission.

[SEAL]

ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 44-10731; Filed, July 19, 1944;
11:24 a. m.]