

Washington, Thursday, May 24, 1945

The President

EXECUTIVE ORDER 9553

CREATING AN EMERGENCY BOARD TO INVES-TIGATE A DISPUTE BETWEEN THE RIVER TERMINAL RAILWAY COMPANY AND ITS EMPLOYEES

WHEREAS a dispute exists between the River Terminal Railway Company, a carrier, and certain of its employees represented by the Brotherhood of Locomotive Engineers and the Brotherhood of Railroad Trainmen, labor organizations: and

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

WHEREAS this dispute, in the judgment of the National Mediation Board, threatens substantially to interrupt interstate commerce within the state of Ohio to a degree such as to deprive that state of essential transportation services:

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

The board shall report its findings to the President with respect to the said dispute within thirty days from the date of this order.

As provided by section 10 of the Railway Labor Act, as amended, from this date and for thirty days after the board has made its report to the President, no change, except by agreement, shall be made by the River Terminal Railway Company or its employees in the conditions out of which the dispute arose.

Each member of the board shall receive compensation at the rate of seventy-five dollars a day for each day that he is actually engaged in the performance of his duties or in travel in connection therewith.

The compensation and expenses of the board and its employees shall be paid out of the appropriation "Arbitration and Emergency Boards, National Media"

tion Board, 1945" on the presentation of itemized vouchers properly approved by the chairman of the board.

HARRY S. TRUMAN

THE WHITE HOUSE, May 22, 1945.

[F. R. Doc. 45-8719; Filed, May 23, 1945; 12:36 p. m.]

Regulations

TITLE 8-ALIENS AND NATIONALITY

Chapter I-Immigration and Naturalization

[Departmental Reg. 8]

PART 175—CONTROL OF PERSONS ENTERING AND LEAVING THE UNITED STATES PUR-SUANT TO THE ACT OF MAY 22, 1918, AS AMENDED

ALIENS LEAVING UNITED STATES

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175.29 Departure not permitted in special cases.
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AUTHORITY: §§ 175.21 to 175.32, inclusive, issued under Proc. 2523, Nov. 14, 1941, 6 F.R. 5821, 5869, 40 Stat. 559, as amended, ch. 210, 55 Stat. 252; 22 U.S.C. and Sup. 223, 225 and 226.

§ 175.21 Definitions. For the purposes of §§ 175.21 to 175.32:

(a) The term "United States" in-

(a) The term "United States" includes the States, the District of Columbia, Alaska, the Panama Canal Zone, the Philippine Islands, Hawaii, Puerto Rico, the Virgin Islands, Guam, American Samoa, and all territory and waters, continental or insular, subject to the jurisdiction of the United States.

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Book 1: Titles 1-31, including Presidential documents in full text. Book 2: Titles 32-50, with 1943 Gen-

eral Index and 1944 Codification

The complete text of the Cumulative Supplement (June 1, 1938-June 1, 1943) is still available in ten units at \$3.00 each.

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	(b) The term "continental	United
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States" includes the territory of the several States, the District of Columbia, and Alaska.

(c) The term "depart from the United States" means the act of departure by land, water, or air (1) from the United States to any foreign port or place except Canada, or (2) from one geographical part of the United States to a separate geographical part, except to or from Alaska. The term "geographical part" means any of the following: the States, including the District of Columbia, the Panama Canal Zone, the Philip-pine Islands, Hawaii, Puerto Rico, the Virgin Islands, Guam, or American

(d) The term "bona-fide seaman" includes every alien whose occupation or calling as such is bona fide and who is signed on the ship's articles or employed, or to be employed, in any capacity on board any vessel, as well as sea-going fishermen and all owners, masters, offi-

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of induction_____

cers, members of crews, and other alien persons employed on vessels which for purposes of business or pleasure cruise on tidal waters beyond the shoreline or on the Great Lakes.

(e) The term "airman" includes any alien pilot, navigator, aviator, or other alien person operating or employed on

any aircraft.

(f) The term "departure-control officer" means any employee of the Immigration and Naturalization Service assigned to supervise the departure of aliens from the United States, or any persons assigned by the chief executive officers of the Panama Canal Zone. Guam, or American Samoa to such duties in those territories, or any person designated by the United States High Commissioner to the Philippine Islands after consultation with the military and naval authorities of the United States and the Government of the Commonwealth of the Philippines.

(g) The term "permit-issuing authority" means the Secretary of State, or an officer designated by him, the chief executive officer of Alaska, of Hawaii, of Puerto Rico, of the Virgin Islands, of the Panama Canal Zone, of Guam, or of American Samoa, or the United States High Commissioner to the Philippine Islands acting in consultation with the military and naval authorities of the United States in the Philippine Islands and with the Government of the Com-

monwealth of the Philippines.

(h) The term "passport" includes a passport or official document in the nature of a passport issued by the government of the country to which an alien owes allegiance, or other travel document showing his origin and identity, prescribed in regulations issued by the Secretary of State.

(i) The term "permit to depart" for aliens means a copy of the application for a permit to depart, as described hereinafter in §§ 175.21 to 175.32, inclusive. duly executed by the alien, approved and appropriately endorsed by or on behalf of the Secretary of State, or such modifica-

tion hereof as may be prescribed.

(j) The term "port of departure" means a port in continental United States, the Virgin Islands, Puerto Rico, or Hawaii designated as a port of entry by the Attorney General or by the Commissioner of Immigration and Naturalization, or in exceptional circumstances such other place as the departure-control officer may, in his discretion, designate in an individual case, or a port in Guam, American Samoa, or the Panama Canal Zone designated by the chief executive officer thereof, or any port in the Philippine Islands designated by the permitissuing authority therein.

(k) The term "alien" means a person who does not owe permanent allegiance to the United States. It does not include a citizen of the United States: nor does it include a citizen of the Philippine Islands so long as the Philippine Islands remain under the sovereign jurisdiction

of the United States.

§ 175.22 Permits to depart required. No alien shall hereafter depart from the United States except at a port of departure and unless there has been issued in accordance with §§ 175.21 to 175.32, inclusive, a valid permit to depart or he is exempted under §§ 175.21 to 175.32, inclusive, from obtaining a permit to de-

§ 175.23 Aliens exempted from obtaining permits to depart. Aliens of the following classes shall not be required to

obtain permits to depart:

(a) Accredited diplomatic, consular, and other officers of foreign governments recognized by the United States who have been accorded recognition as such by the Secretary of State, such recognition not having been withdrawn, and the members of the family of such officers, as well as their attendants, servants, and employees who have been notified to and recognized by the Secretary of State: Provided, That any such person, unless otherwise specifically exempted under these regulations from obtaining a permit to depart, shall obtain an exit visa from the Chief of Acting Chief of the Visa Division of the Department of State, or from another officer authorized by him (an exit visa shall be subject to verification in the discretion of a departure-control officer at the port of departure, if he has reason to question the authenticity of such exit visa);

(b) Native-born Mexican citizens and persons who were naturalized as Mexican citizens before January 1, 1935, lawfully domiciled in Mexico or in the United States, departing across the border between the United States and

Mexico:

(c) Aliens who have entered the United States with limited-entry certificates and who are departing from the port through which they entered and within the limits of the period for which they were admitted: Provided, That in exceptional circumstances the departure-control officer may in his discretion permit an alien who entered at one port with a limited-entry certificate to depart from another port:

(d) Aliens departing as bona-fide seamen on vessels or to join vessels:

Provided:

(1) That they submit a passport, unless such document is waived by the Secretary of State;

(2) That where departure is from a port in the continental United States. Virgin Islands, Puerto Rico, or Hawaii, an alien registration-receipt card must be presented in cases of aliens who are subject to registration and fingerprinting;

(3) That they present an unexpired Coast Guard identification card, unless specifically waived by the United States Coast Guard, in all cases where such seamen are not sailing exclusively on

the Great Lakes:

(4) That a bona-fide alien seaman departing from the continental United States, Puerto Rico, the Virgin Islands, or Hawaii, who has lost his passport and until he is able to obtain replacement thereof may depart without such document if (i) he is in possession of a Coast Guard identification card and an alien registration-receipt card or, in lieu of an alien registration-receipt card, an affidavit executed before an officer of the American Foreign Service, United States Coast Guard, or Immigration and Naturalization Service, containing an allega-

tion that the alien is unable to obtain a passport or other identifying travel document in the nature of a passport, the alien's signature, and a statement of his age and physical description and (ii) the alien registration-receipt card or the affidavit is stamped and signed by an officer of the Immigration and Naturalization Service to indicate that the bearer may depart from and return to the United States as a seaman on American vessels or American-owned Panamanian or Honduran vessels without a travel or identity document other than a Coast Guard identification card and the document containing this stamp and signature; and

(5) That a bona-fide alien seaman departing shall comply with all other laws and regulations and meet such additional or alternative requirements as may be prescribed by the Commissioner of Immigration and Naturalization, or the appropriate permit-issuing authorities in the Panama Canal Zone, Guam, American Samoa, or the Commonwealth of the

Philippines:

(e) Aliens who have received communications from an American consular officer in foreign contiguous territory to the effect that the documents submitted by them to the consular officer are sufficiently in order to warrant the alien's personal appearance at the consular office in connection with an application for an immigration visa;

(f) Aliens ordered deported from the United States and aliens under deportation proceedings who are given permission to depart at their own expense in lieu of deportation to a specified destination and are departing to such desti-

nation:

(g) Immigrant aliens lawfully admitted into the United States who pass in direct transit, without stop-over, through foreign contiguous territory from one part of the United States to another by means of a transportation line which runs through the territory or waters of both countries:

(h) Aliens who presented valid transit certificates or transit visas, or who entered in transit but were exempted from presenting such certificates or visas. upon entering the continental United States and who are departing within fifteen days of the date of admission, except that if the departure-control officer is satisfied that, because of trans-portation or other difficulties beyond such an alien's control he has been unable to depart within that period, extension of the period may be granted by such officer, no such extension, however, to exceed 60 days from the date of entry;

(i) Aliens of the following classes, departing from the United States after having been admitted under waiver of documents, provided they are, with the exception of subparagraphs (6), (7), and (12) of this paragraph, returning to the country from which they entered;

(1) Officers and employees of the International Boundary Commission who are native-born or naturalized citizens of Mexico and who entered the United States temporarily from Mexico in connection with their official duties;

(2) Immigration and customs officers of the Mexican Government who entered the United States temporarily in the performance of their official duties;

(3) Employees of the Mexican Postal Service assigned to border areas who entered the United States temporarily in the performance of their official duties;

(4) Fire-fighting groups who entered the United States temporarily for fire-

fighting activities;

(5) Residents of Mexico who entered the United States temporarily in urgent cases such as those involving serious illness or death, where no opportunity existed to obtain a passport or visa;

(6) Military or naval personnel serving in that capacity on merchant ves-

sels:

(7) Military and naval personnel serving on vessels of war owned or operated by the United States or by governments allied or associated with the United States in the prosecution of the war;

(8) British subjects domiciled in the British Virgin Islands or in the British islands of Anguilla, St. Kitts, and Nevis; French citizens domiciled in the French island of St. Bartholomew and in the French portion of the island of St. Martin; and Netherlands subjects domiciled in the Netherlands islands of St. Eustatius and Saba and in the Netherlands portion of the island of St. Martin, who were admitted into the Virgin Islands for business or pleasure for a period of less than 30 days on any one visit;
(9) Alien members of the armed

forces of foreign countries: Provided, That they are departing from the United States under official orders or in accordance with the terms of authorized

leave:

(10) Officials of the national, or a state, provincial, municipal, or local Government in Mexico who entered the United States from Mexico temporarily for business or pleasure, members of their family and official suites;

(11) Officials and operational or maintenance-of-way employees of transportation lines operating across the Mexican border who entered the United States temporarily in pursuance of their duties;

(12) Aliens who arrived as passengers on ships which were diverted at sea to ports in the United States, having been destined originally to a foreign port, and who are departing on the vessels on

which they entered;

(j) Aliens other than seamen who are (1) domiciled or stationed in the Western Hemisphere, who are (2) lawfully in the United States, who are (3) nativeborn citizens or persons naturalized before January 1, 1935 as citizens of any of the independent countries of the Western Hemisphere, Canada, or Newfoundland, or native-born British or Netherlands subjects, or persons naturalized before January 1, 1935 as British or Netherlands subjects, and who are (4) departing from the continental United States, Puerto Rico, the Virgin Islands, or the Panama Canal Zone to a destination in the Western Hemisphere (The term "Western Hemisphere" as used herein includes only North, Central, and South America, and the islands immediately adjacent thereto, including Bermuda, the Bahamas, the West Indies, and the Leeward and Windward Islands);

(k) Aliens en route to a destination in the United States with proper documents to apply for admission into the United States, who are passing in continuous travel status through Puerto Rico, the Virgin Islands, Midway Island, Wake Island, Guam, American Samoa, Hawaii, or the Philippine Islands;

(1) Aliens departing on vessels engaged in the fishing industry, who comply with the anchorage regulations of the Secretary of the Treasury or the Secretary of the Navy;

(m) Aliens who are members of the armed forces of the United States, who are departing from the United States under orders (except leave orders) of a competent authority, and aliens who are members of the armed forces of countries with whose national governments the United States maintains diplomatic relations, who are departing from the United States under orders (including leave orders) of a competent authority;

(n) Alien children under 14 years of

(o) Aliens who are nationals of the United Nations countries whose territory in any part of the world is, or has been, occupied by the enemy, departing from the United States without reentry permits directly to any unoccupied or liberated territory of the country of which they are nationals, or through the necessary United Nations countries en route to such territory;

(p) Aliens residing in the Virgin Islands who have occasion to proceed temporarily to the British Virgin Islands or to the French island of St. Bartholomew.

§ 175.24 Refusal of permission to depart. No permit to depart, exit visa, border-crossing identification card, reentry permit, preexamination border-crossing identification card, or other document facilitating departure or authorization for voluntary departure in lieu of deportation shall be issued to an alien if the issuing authority has any reason to believe that the departure will be prejudicial to the interests of the United States.

§ 175.25 Classes of aliens not entitled to depart. The departure of an alien who is within one or more of the following categories shall be deemed to be prejudicial to the interests of the United States, for the purposes of §§ 175.21 to 175.32, inclusive:

(a) Any alien who is in possession of, and in whose case there is evidence that he is likely to disclose to unauthorized persons, information concerning plans, preparations, equipment, or establishments for the national defense of, or the prosecution of the war by, the United

States or any of its Allies;

(b) Any alien departing from the United States for the purpose of engaging in, or who is likely to engage in, activities designed or likely to obstruct, impede, retard, delay, or counteract the effectiveness of the national defense of the United States or the measures adopted by the United States in the public interest or for the defense of any other country:

(c) Any alien departing from the United States for the purpose of engaging in, or who is likely to engage in, activities which would obstruct, impede, retard, delay, or counteract the effec-

tiveness of any plans made or steps taken by any country cooperating with the United States in the prosecution of

(d) Any alien departing from the United States for any country for the purpose of organizing or directing, in or from such country, any rebellion, insurrection or violent uprising in or against the United States, or of waging war against the United States, or of destroying sources of supplies or material vital to the national defense of the United States or to the effectiveness of the measures adopted by the United States for the defense of any other country;

(e) Any alien who is a fugitive from justice on account of an offense punish-

able in the United States;

(f) Any alien whose presence in the United States is needed as a witness in, or as a party to, any criminal case pending in a court or which is under official investigation: Provided, That any alien who is a witness in, or party to, a criminal-court proceeding may be permitted to depart with the consent of the appropriate prosecuting authority, unless such alien is otherwise prohibited from departing under §§ 175.21 to 175.32;

(g) Any alien who is registered, or who is subject to registration, for training or service in the armed forces of the United States and who shall not have obtained the consent of his local draft board or an appropriate officer of the Selective Service System to depart from the United

States.

§ 175.26 Departure from the Panama Canal Zone. The departure of aliens from the Panama Canal Zone shall be in accordance with the provisions of §§175.21 to 175.32, inclusive, and such regulations as may be prescribed by the permit-issuing authority in the Canal Zone.

§ 175.27 Departure from the Philippine Islands. The departure of aliens from the Philippine Islands shall be in accordance with the provisions of §§ 175.21 to 175.32, inclusive, and such regulations as may be prescribed by the permit-issuing authority in the Philippine Islands.

§ 175.28 Authority to make additional regulations. The permit-issuing authorities in the Panama Canal Zone and in the Philippine Islands may prescribe, with the concurrence of the Secretary of State and the Attorney General, additional regulations regarding the departure of aliens from the Canal Zone and from the Philippine Islands, respectively, and such regulations may include such additional requirements, exemptions, and exceptions to the regulations prescribed by the Secretary of State with the concurrence of the Attorney General as the permit-issuing authorities in the Canal Zone and in the Philippine Islands may deem to be appropriate.

§ 175.29 Departure not permitted in special cases. (a) Any departure-control officer or other authorized official in any individual case may require any alien, or person he believes to be an alien, departing or attempting to depart, even if such person has a permit to depart or is exempted under §§ 175.21 to 175.32,

inclusive, from obtaining a permit to depart, to reply to interrogatories and to submit for official inspection all documents, articles, or other things which are being removed from the United States upon, or in connection with, such person's departure

(b) Any departure-control officer or other authorized official shall temporarily prevent the departure of any person of the class mentioned in the preceding paragraph if such person refuses to answer interrogatories or to submit to such official inspection, or if the officer or official believes the departure of such person would under §§ 175.21 to 175.32, inclusive, be prejudicial to the interests of the United States or if directed by the Secretary of State or the Attorney General to prevent such departure. In every such case the officer or other official preventing departure shall temporarily take possession of any travel document presented by the alien. Such action shall be reported immediately by the departure-control officer to the head of his department with a full statement of the

(c) Upon the receipt of a report as contemplated by the proceeding paragraph the department head shall, if he considers that the departure of the alien would not be prejudicial to the interests of the United States, consult the Secretary of State. In such circumstances an individual so temporarily prohibited from departing shall not be permitted to depart and shall not be entitled to the benefits of any exemptions or limitations hereinbefore provided, unless the Secretary of State is satisfied that the departure of such person would not be prejudicial to the interests of the United States.

§ 175.30 Departure permitted in special cases. (a) Notwithstanding the provisions of §§ 175.21 to 175.32, inclusive, the Secretary of State may in his discretion authorize the issuance of a permit to depart to any alien, or may allow any alien to depart without such permit if he deems such action to be in the interests of the United States: Provided, That any such authorization which may be applicable to aliens of a particular class shall be concurred in by the Attorney General.

(b) Any departure-control officer may grant any airman emergency permission to depart, but in all such cases a copy of the airman's application shall be forwarded immediately to the appropriate permit-issuing authority or to the Secretary of State. Such emergency permission shall not be granted unless the departure-control officer is satisfied that such departure would not endanger the public safety or be prejudicial to the interests of the United States.

§ 175.31 Applications for permits to depart. Any alien in whose case a permit to depart is required, desiring to depart from the United States, shall apply to the Secretary of State, or to such officer as may be designated, for a permit to depart from the United States as follows:

(a) Blank application forms for permits to depart may be obtained from the Visa Division, Department of State. Washington, D. C., or from an office of

the Immigration and Naturalization Service, or from a permit-issuing authority in the outlying possessions of the United States. Applications should be mailed at least 30 days before the date of intended departure in order that any delay in departure may be avoided: Provided, That alien members of the armed forces of the United States departing on authorized leave must make application to do so, which may be in the form of a letter addressed to the Chief of the Exit Permit Unit, Visa Division, Department of State, Washington, D. C., containing the applicant's name and a statement of his nationality, date and place of birth, date and place of last entry into the United States, last residence address in civilian life, alien registration number, and date and port of intended departure, together with a letter from his commanding officer approving leave for the purpose indicated.

(b) Applications for permits to depart from the continental United States, excepting Alaska, shall be made to the Secretary of State, as provided in §§ 175.21 to 175.32, inclusive. Applications for permits to depart shall be made upon form AD-1 or such other form as may be prescribed by the permit-issuing authority and executed strictly in accordance with the instructions issued there-

(c) Any alien who departs, or attempts to depart, from the United States without complying with §§ 175.21 to 175.32, inclusive, may be subjected to the penalties provided in the act of May 22, 1918, as amended by the act of June 21,

(d) If the application for permission to depart is approved the applicant will be notified, and one copy of the application, appropriately endorsed, which shall thereupon become the permit to depart, will be forwarded to the appropriate departifie-control officer at the port or place from which the applicant has stated in his application that he intends to depart. In the cases of members of the armed forces of the United States who make application in accordance with the proviso in paragraph (a) of this section, the notification sent to the applicant shall, upon its surrender to the de-parture-control officer, constitute the permit to depart. Upon the applicant's personal appearance before such de-parture-control officer, indicated in the notification to the applicant, and upon the identification of such applicant by the departure-control officer, to whom the applicant shall surrender the notification received, the departure-control officer may permit such applicant to depart from the United States and shall verify such departure. The departurecontrol officer shall thereupon place a notation or certification on the permit concerning the alien's departure and forward such permit, together with the notification surrendered by the alien, to the Secretary of State, Washington, D. C. Under no circumstances should an alien be permitted to take such permit out of the United States or to have such permit in his possession while in the United States.

'May be obtained from the Secretary of State upon request.

(e) A permit to depart shall be revocable at any time before departure of the alien in whose case such permit shall have been granted. The Secretary of State reserves the power to revoke a permit which has been issued by any permit-issuing authority.

(f) No permit to depart from the United States shall be construed as a permit to enter any place in the United

States.

§ 175.32 Effective date. These regulations shall become effective on the first day of the month following the date of issuance and shall supersede the regulations issued on November 19, 1941, as amended.

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

APRIL 9, 1945.

Concurred in by:

FRANCIS BIDDLE. Attorney General.

MAY 19, 1945.

[F. R. Doc. 45-8668; Filed, May 22, 1945; 2:23 p. m.]

TITLE 10-ARMY: WAR DEPARTMENT

Chapter III-Claims and Accounts

PART 307-CLAIMS ON BEHALF OF THE UNITED STATES

RECOVERY OF PROPERTY UNLAWFULLY DE-TAINED BY CIVILIANS

Section 307.2 is rescinded and the following substituted in lieu thereof:

§ 307.2 Recovery of property unlaw-fully detained by civilians—(a) Legal proceedings. Whenever information is received that any property belonging to the military service of the United States is unlawfully in the possession of any person not in the military service, the property officer or other proper officer will make an immediate report direct to The Judge Advocate General (by telephone or telegraph when the use of such means of communication seems advisable) in order that legal proceedings may be instituted for the recovery of the property and, if the property has been stolen, for the arrest, trial, conviction, and punishment of the guilty person or persons. Each report will contain:
(1) A complete description of the

property involved, and its location;

(2) The name and location of the person unlawfully in possession of such property; and

(3) The facts and circumstances surrounding the unlawful possession of the property.

(b) Summary action. (1) Upon satisfactory information that such United States property unlawfully in the possession of any party or parties is likely to be removed beyond the jurisdiction, concealed, or otherwise disposed of before the necessary proceedings can be had in the proper civil tribunal for its recovery, the post or detachment commander will, as hereinafter provided, accomplish its immediate recovery. In the event the property consists of clothes, arms, mili-

tary outfits or accouterments furnished

by the United States to any enlisted man,

the Federal statutes (R.S. 3748; 10 U.S.C. 1316) authorize such property to be seized and taken from any person not an enlisted man or officer of the United States, by any officer, civil or military, of the United States. With respect to other Government property, the post or detachment commander will cause the property to be seized, provided such seizure can be accomplished without committing a breach of the peace or a trespass on private premises, tendering to the person, if any, in possession or custody of the property a receipt or certificate showing that such property has been seized as belonging to the United States, and the post or detachment commander will thereafter hold the property subject to any legal proceedings that may be instituted by other parties.

(2) Persons caught in the act of stealing public property will be summarily arrested by the troops and turned over to the civil authorities for trial.

(c) Reward. (1) When public property has been lost or stolen and the officer responsible therefor has failed to regain possession of it by the ordinary means, the post commander may authorize the property officer to offer a reward for its recovery.

(2) Such reward will not exceed onefifth of the value of the property lost or stolen, and in no case will it exceed

(3) If the property has been stolen, the reward will include payment for such information as the claimant possesses in regard to the larceny and recovery of the property as may lead to a conviction of the guilty party. (R.S. 161, R.S. 3748; 10 U.S.C. 1316; 40 Stat. 228; 18 U.S.C. 611) [AR 35-6640, 16 April 1945]

[SEAL]

J. A. ULIO. Major General, The Adjutant General.

[F. R. Doc. 45-8360; Filed, May 23, 1945; 9:39 a. m.]

TITLE 16-COMMERCIAL PRACTICES Chapter I-Federal Trade Commission

[Docket No. 5249]

PART 3-DIGEST OF CEASE AND DESIST ORDERS

HUMANIA HAIR GOODS & SPECIALTY CO.

§ 3.6 (c) Advertising falsely or misleadingly—Composition of goods: § 3.6 (t) -Advertising falsely or misleadingly-Qualities or properties of product or service: § 3.6 (y)—Advertising jalsely or misleadingly-Safety: § 3.71 (c5)—Neglecting, unfairly or deceptively, to make material disclosure— Qualities or properties of product: § 3.71 (e) -Neglecting, unfairly or deceptively, to make material disclosure-Safety. In connection with the offering for sale, sale and distribution of his preparations designated Luxe Hair Coloring, Eau Sublime, B. Paul's Compound, Herolin Skin Cream, Godefroy's Larieuse, Apex Skin Bleach, Magic Shaving Powder, Henry's Super-Light Working Oil, Working Oil, Henry's Sulphur Lanolin Treatment for Hair and Scalp, and Humania Dandruff

Treatment, or any other preparations of substantially similar composition or possessing substantially similar properties, under whatever name or names sold, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means to induce, etc., directly or indirectly, purchase in commerce, etc., of said preparations, which advertisements represent, directly or by implication, (a) that the preparation, B. Paul's Compound, is composed of harmless ingredients or can be used without harmful effects; (b) that the preparation Herolin Skin Cream constitutes a competent or effective treatment for superficial pimples or marks on the skin; (c) that the preparation Henry's Super-Light Working Oil, Working Oil, and Henry's Sulphur Lanolin Treatment for Hair and Scalp constitute competent or effective treatments for dandruff or itchy scalp or will relieve itchy scalp, except that caused by minor scalp irritations; (d) that the preparation Henry's Sulphur Lanolin Treatment for Hair and Scalp will prevent falling hair or baldness or constitutes a competent or effective treatment therefor; or (e) that the preparation Humania Dandruff Treatment will cure dandruff or constitutes a competent or effective treatment for dandruff; or which advertisements fail to reveal: (a) that the use of the preparations Luxe Hair Coloring, Eau Sublime or Godefroy's Larieuse may cause skin irritations; that said preparations should not be used for dyeing the eyelashes or eyebrows and that to do so may cause blindness; and that said preparations should not be used in any event when there is any disease of or eruptions on the skin or the scalp, nor until after a proper patch test has demonstrated that the person is not sensitive to and can resist the effects of said preparations without harmful effects; (b) that the use of the preparation B. Paul's Compound may cause skin irritation; that it should not be permitted to remain on the skin or scalp for prolonged periods of time and should not be used when the skin is broken or where an eruption is present, and should not be permitted to come in contact with the eyes; (c) that the use of the preparation Apex Skin Bleach may cause skin irritations; that it should not be applied to an area of the skin larger than the face and neck at any one time; that frequent applications and use over excessive periods of time should be avoided and adequate rest periods between series of treatments should be observed; that said preparation should not be used where the skin is cut or broken; and in all cases a patch test should be made to determine whether the user is sensitive to the preparation; or (d) that the use of the preparation Magic Shaving Powder may cause irritations of the skin and should not be used by those having tender skin or allowed to come in contact with the eyes; to do so will cause extreme irritation; prohibited, subject to the provision, however, as respects the aforesaid required disclosures, that such advertisements need contain only the statement, "Caution: Use Only

as Directed," if and when the directions for use, wherever they appear, on the label, in the labeling, or both on the label and in the labeling, contain warnings to the above effect. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., Sec. 45b) [Cease and desist order, Humania Hair Goods & Specialty Company, Docket 5249, April 27, 19451

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 27th day of April, A. D. 1945.

In the Matter of Gustave Goldstein, an Individual Trading as Humania Hair Goods & Specialty Company

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of the respondent and a stipulation as to the facts entered into by the respondent Gustave Goldstein and Richard P. Whiteley, Assistant Chief Counsel for the Commission, which provides, among other things, that without further evidence or other intervening procedure the Commission may issue and serve upon the respondent herein findings as to the facts and conclusion based thereon, and an order disposing of the proceeding, and the Commission having made its findings as to the facts and conclusion that said respondent has violated the provisions of the Federal Trade Commission Act;

It is ordered, That Gustave Goldstein, an individual trading as Humania Hair Goods & Specialty Company, or trading under any other name, his representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of his preparations designated Luxe Hair Coloring, Eau Sublime, B. Paul's Compound, Herolin Skin Cream, Godefroy's Larieuse, Apex Skin Bleach, Magic Shaving Powder, Henry's Super-Light Working Oil, Working Oil, Henry's Sulphur Lanolin Treatment for Hair and Scalp, and Humania Dandruff Treatment, or any other preparations of substantially similar composition or possessing substantially similar properties. under whatever name or names sold, do forthwith cease and desist from directly or indirectly:

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

(a) That the preparation, B. Paul's Compound, is composed of harmless ingredients or can be used without harm-

ful effects: (b) That the preparation Herolin Skin Cream constitutes a competent or effec tive treatment for superficial pimples or marks on the skin;

(c) That the preparations, Henry's Super-Light Working Oil, Working Oil, and Henry's Sulphur Lanolin Treatment for Hair and Scalp constitutes competent or effective treatment for dandruff or itchy scalp or will relieve itchy scalp, except that caused by minor scalp irritations:

(d) That the preparation Henry's Sulphur Lanolin Treatment for Hair and Scalp will prevent falling hair or baldness or constitutes a competent or effective treatment therefor:

(e) That the preparation Humania Dandruff Treatment will cure dandruff or constitutes a competent or effective

treatment for dandruff.

2. Disseminating or causing to be disseminated any advertisement by means of the United States mails, or by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement fails to reveal:

(a) That the use of the preparations Luxe Hair Coloring, Eau Sublime or Godefroy's Larieuse may cause skin irritations; that said preparations should not be used for dyeing the eyelashes or eyebrows and that to do so may cause blindness; and that said preparations should not be used in any event when there is any disease of or eruptions on the skin or the scalp, nor until after a proper patch test has demonstrated that the person is not sensitive to and can resist the effects of said preparations without harmful effects:

(b) That the use of the preparation B. Paul's Compound may cause skin irritation; that it should not be permitted to remain on the skin or scalp for prolonged periods of time and should not be used when the skin is broken or where an eruption is present, and should not be permitted to come in contact with

(c) That the use of the preparation Apex Skin Bleach may cause skin irritations; that it should not be applied to an area of the skin larger than the face and neck at any one time; that frequent applications and use over excessive periods of time should be avoided and adequate rest periods between series of treatments should be observed; that said preparation should not be used where the skin is cut or broken; and in all cases a patch test should be made to determine whether the user is sensitive to the preparation;

(d) That the use of the preparation Magic Shaving Powder may cause irritations of the skin and should not be used by those having tender skin or allowed to come in contact with the eyes; to do so

will cause extreme irritation;

Provided, however, That advertisements relating to the preparations designated in paragraph 2 need contain only the statement, "Caution: Use only as Directed," if and when the directions for use, wherever they appear, on the label, in the labeling, or both on the label and in the labeling, contain warnings to the above effect.

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

It is further ordered, That the respondent shall within ten (10) days after service of this order, file with the Com-

mission an interim report in writing stating whether he intends to comply with this order, and, if so, the manner and form in which he intends to comply; and that within sixty (60) days after service of this order, said respondent shall file with the Commission a report in writing setting forth in detail the manner and form in which he has complied with this

By the Commission.

OTIS B. JOHNSON. Secretary.

[F. R. Doc. 45-8689; Filed, May 23, 1945; 10:55 a. m.)

TITLE 22-FOREIGN RELATIONS

Chapter I-Department of State

[Departmental Reg. 8]

PART 58-CONTROL OF PERSONS ENTERING AND LEAVING THE UNITED STATES PURSU-ANT TO THE ACT OF MAY 22, 1918, AS AMENDED

ALIENS LEAVING UNITED STATES

58 21

Definitions.

58.22 Permits to depart required.

Aliens exempted from obtaining permits to depart.

58 24 Refusal of permission to depart. 58 25

Classes of aliens not entitled to depart. 58.26 Departure from the Panama Canal Zone.

58.27 Departure from the Philippine Islands. 58 28 Authority to make additional regulations.

58.29 Departure not permitted in special

58.80 Departure permitted in special cases. 58.31 Applications for permits to depart.

Effective date.

AUTHORITY: §§ 58.21 to 58.32, inclusive, issued under Proc. 2523, Nov. 14, 1941, 6 F.R. 5821, 5869, 40 Stat. 559, as amended, ch. 210, 55 Stat. 252; 22 U.S.C. and Sup. 223, 225 and

§ 58.21 Definitions. For the purposes of §§ 58.21 to 58.32:

(a) The term "United States" includes the States, the District of Columbia, Alaska, the Panama Canal Zone, the Philippine Islands, Hawaii, Puerto Rico, the Virgin Islands, Guam, American Samoa, and all territory and waters, continental or insular, subject to the jurisdiction of the United States.

(b) The term "continental United States" includes the territory of the several States, the District of Columbia, and

Alaska

(c) The term "depart from the United States" means the act of departure by land, water, or air (1) from the United States to any foreign port or place except Canada, or (2) from one geographical part of the United States to a separate geographical part, except to or from Alaska. The term "geographical part" means any of the following: the States, including the District of Columbia, the Panama Canal Zone, the Philippine Islands, Hawaii, Puerto Rico, the Virgin Islands, Guam, or American Samoa.

(d) The term "bona-fide seaman" includes every alien whose occupation or calling as such is bona fide and who is signed on the ship's articles or employed,

or to be employed, in any capacity on board any vessel, as well as sea-going fishermen and all owners, masters, officers, members of crews, and other alien persons employed on vessels which for purposes of business or pleasure cruise on tidal waters beyond the shoreline or on the Great Lakes.

(e) The term "airman" includes any alien pilot, navigator, aviator, or other alien person operating or employed on

any aircraft.

(f) The term "departure-control officer" means any employee of the Immigration and Naturalization Service assigned to supervise the departure of aliens from the United States, or any persons assigned by the chief executive officers of the Panama Canal Zone, Guam, or American Samoa to such duties in those territories, or any person designated by the United States High Commissioner to the Philippine Islands after consultation with the military and naval authorities of the United States and the Government of the Commonwealth of the Philippines.

(g) The term "permit-issuing authority" means the Secretary of State, or an officer designated by him, the chief executive officer of Alaska, of Hawaii, of Puerto Rico, of the Virgin Islands, of the Panama Canal Zone, of Guam, or of American Samoa, or the United States High Commissioner to the Philippine Islands acting in consultation with the military and naval authorities of the United States in the Philippine Islands and with the Government of the Com-

monwealth of the Philippines.

(h) The term "passport" includes a passport or official document in the nature of a passport issued by the government of the country to which an alien owes allegiance, or other travel document showing his origin and identity. prescribed in regulations issued by the Secretary of State.

(i) The term "permit to depart" for aliens means a copy of the application for a permit to depart, as described hereinafter in §§ 58.21 to 58.31, inclusive, duly executed by the alien, approved and appropriately endorsed by or on behalf of the Secretary of State, or such modification hereof as may be prescribed.

(j) The term "port of departure" means a port in continental United States, the Virgin Islands, Puerto Rico, or Hawaii designated as a port of entry by the Attorney General or by the Commissioner of Immigration and Naturalization, or in exceptional circumstances such other place as the departure-control officer may, in his discretion, designate in an individual case, or a port in Guam, American Samoa, or the Panama Canal Zone designated by the chief executive officer thereof, or any port in the Philippine Islands designated by the permit-issuing authority therein.

(k) The term "alien" means a person who does not owe permanent allegiance to the United States. It does not include a citizen of the United States; nor does it include a citizen of the Philippine Islands so long as the Philippine Islands remain under the sovereign jurisdiction

of the United States.

§ 58.22 Permits to depart required. No alien shall hereafter depart from the

United States except at a port of departure and unless there has been issued in accordance with §§ 58.21 to 58.32, inclusive, a valid permit to depart or he is exempted under §§ 58.21 to 58.32, inclusive, from obtaining a permit to depart.

§ 58.23 Aliens exempted from obtaining permits to depart. Aliens of the following classes shall not be required

to obtain permits to depart:

(a) Accredited diplomatic, consular, and other officers of foreign governments recognized by the United States who have been accorded recognition as such by the Secretary of State, such recognition not having been withdrawn, and the members of the family of such officers, as well as their attendants, servants, and employees who have been notified to and recognized by the Secretary of State: Provided, That any such person, unless otherwise specifically exempted under these regulations from obtaining a permit to depart, shall obtain an exit visa from the Chief or Acting Chief of the Visa Division of the Department of State, or from another officer authorized by him (An exit visa shall be subject to verification in the discretion of a departure-control officer at the port of departure, if he has reason to question the authenticity of such exit visa);

(b) Native-born Mexican citizens and persons who were naturalized as Mexican citizens before January 1, 1935, lawfully domiciled in Mexico or in the United States, departing across the border between the United States and

(c) Aliens who have entered the United States with limited-entry certificates and who are departing from the port through which they entered and within the limits of the period for which they were admitted: Provided, That in exceptional circumstances the departurecontrol officer may in his discretion permit an alien who entered at one port with a limited-entry certificate to depart from another port;

(d) Aliens departing as bona-fide seamen on vessels or to join vessels, Pro-

vided:

(1) That they submit a passport, unless such document is waived by the

Secretary of State;

(2) That where departure is from a port in the continental United States, the Virgin Islands, Puerto Rico, or Hawaii, an alien registration-receipt card must be presented in cases of aliens who are subject to registration and fingerprinting;

(3) That they present an unexpired Coast Guard identification card, unless specificaly waived by the United States Coast Guard, in all cases where such seamen are not sailing exclusively on the

Great Lakes;

(4) That a bona-fide alien seaman departing from the continental United States, Puerto Rico, the Virgin Islands, or Hawaii, who has lost his passport and until he is able to obtain replacement thereof may depart without such document if (i) he is in possession of a Coast Guard identification card and an alien registration-receipt card or, in lieu of an alien registration-receipt card, an affidavit executed before an officer of the American Foreign Service, United

States Coast Guard, or Immigration and Naturalization Service, containing an allegation that the alien is unable to obtain a passport or other identifying travel document in the nature of a passport, the alien's signature, and a statement of his age and physical description and (ii) the alien registration-receipt card or the affidavit is stamped and signed by an officer of the Immigration and Naturalization Service to indicate that the bearer may depart from and return to the United States as a seaman on American vessels or American-owned Panamanian or Honduran vessels without a travel or identity document other than a Coast Guard identification card and the document containing this stamp and signature; and

(5) That a bona fide alien seaman departing shall comply with all other laws and regulations and meet such additional or alternative requirements as may be prescribed by the Commissioner of Immigration and Naturalization, or the appropriate permit-issuing authorities in the Panama Canal Zone, Guam, American Samoa, or the Commonwealth

of the Philippines;

(e) Aliens who have received communications from an American consular officer in foreign contiguous territory to the effect that the documents submitted by them to the consular officer are sufficiently in order to warrant the aliens' personal appearance at the consular office in connection with an application for an immigration visa;

(f) Aliens ordered deported from the United States and aliens under deportation proceedings who are given permission to depart at their own expense in lieu of deportation to a specified destination and are departing to such desti-

(g) Immigrant aliens lawfully admitted into the United States who pass in direct transit, without stop-over, through foreign contiguous territory from one part of the United States to another by means of a transportation line which runs through the territory or

waters of both countries;

(h) Aliens who presented valid transit certificates or transit visas, or who entered in transit but were exempted from presenting such certificates or visas, upon entering the continental United States and who are departing within fifteen days of the date of admission, except that if the departure-control officer is satisfied that, because of transportation or other difficulties beyond such an alien's control he has been unable to depart within that period, extension of the period may be granted by such officer, no such extension, however, to exceed 60 days from the date of entry;

(i) Aliens of the following classes, departing from the United States after having been admitted under waiver of documents, provided they are, with the exception of subparagraphs (6), (7), and (12) of this paragraph, returning to the coun-

try from which they entered;

(1) Officers and employees of the International Boundary Commission who are native-born or naturalized citizens of Mexico and who entered the United States temporarily from Mexico in connection with their official duties;

(2) Immigration and customs officers of the Mexican Government who entered the United States temporarily in the performance of their official duties;

(3) Employees of the Mexican Postal Service assigned to border areas who entered the United States temporarily in the performance of their official duties;

(4) Fire-fighting groups who entered the United States temporarily for fire-

fighting activities;

(5) Residents of Mexico who entered the United States temporarily in urgent cases such as those involving serious illness or death, where no opportunity existed to obtain a passport or visa;

(6) Military or naval personnel serving in that capacity on merchant ves-

(7) Military and naval personnel serving on vessels of war owned or operated by the United States or by governments allied or associated with the United States in the prosecution of the war;

(8) British subjects domiciled in the British Virgin Islands or in the British islands of Anguilla, St. Kitts, and Nevis; French citizens domiciled in the French island of St. Bartholomew and in the French portion of the island of St. Martin; and Netherlands subjects domiciled in the Netherlands islands of St. Eustatius and Saba and in the Netherlands portion of the island of St. Martin, who were admitted into the Virgin Islands for business or pleasure for a period of less than 30 days on any one visit;

(9) Alien members of the armed forces of foreign countries: Provided, That they are departing from the United States under official orders or in accordance with the terms of authorized leave;

(10) Officials of the national, or a state, provincial, municipal, or local Government in Mexico who entered the United States from Mexico temporarily for business or pleasure, members of their family and official suites;

(11) Officials and operational or maintenance-of-way employees of transportation lines operating across the Mexican border who entered the United States temporarily in pursuance of their duties;

(12) Aliens who arrived as passengers on ships which were diverted at sea to ports in the United States, having been destined originally to a foreign port, and who are departing on the vessels on

which they entered;

(j) Aliens other than seamen who are (1) domiciled or stationed in the Western Hemisphere, who are (2) lawfully in the United States, who are (3) nativeborn citizens or persons naturalized before January 1, 1935 as citizens of any of the independent countries of the Western Hemisphere, Canada, or Newfoundland, or native-born British or Netherlands subjects, or persons naturalized before January 1, 1935 as British or Netherlands subjects, and who are (4) departing from the continental United States, Puerto Rico, the Virgin Islands, or the Panama Canal Zone to a destination in the Western Hemisphere (The term "Western Hemisphere" as used herein includes only North, Central, and South America, and the islands immediately adjacent thereto, including Bermuda, the Bahamas, the West Indies, and the Leeward and Windward Islands);

(k) Aliens en route to a destination in the United States with proper documents to apply for admission into the United States, who are passing in continuous travel status through Puerto Rico, the Virgin Islands, Midway Island, Wake Island, Guam, American Samoa, Hawaii, or the Philippine Islands:

(1) Aliens departing on vessels engaged in the fishing industry, who comply with the anchorage regulations of the Secretary of the Treasury or the

Secretary of the Navy;

(m) Aliens who are members of the armed forces of the United States, who are departing from the United States under orders (except leave orders) of a competent authority, and aliens who are members of the armed forces of countries with whose national governments the United States maintains diplomatic relations, who are departing from the United States under orders, including leave orders) of a competent authority;

(n) Alien children under 14 years of

age;

(o) Aliens who are nationals of the United Nations countries whose territory in any part of the world is, or has been, occupied by the enemy, departing from the United States without reentry permits directly to any unoccupied or liberated territory of the country of which they are nationals, or through the necessary United Nations countries en route to such territory;

(p) Aliens residing in the Virgin Islands who have occasion to proceed temporarily to the British Virgin Islands or to the French island of St. Bartholomew.

§ 58.24 Refusal of permission to depart. No permit to depart, exit visa, border-crossing identification card, reentry permit, preexamination border-crossing identification card, or other document facilitating departure or authorization for voluntary departure in lieu of deportation shall be issued to an alien if the issuing authority has any reason to believe that the departure will be prejudicial to the interests of the United States.

§ 58.25 Classes of aliens not entitled to depart. The departure of an alien who is within one or more of the following categories shall be deemed to be prejudicial to the interests of the United States, for the purposes of §§ 58.21 to 58.32, inclusive:

(a) Any alien who is in possession of, and in whose care there is evidence that he is likely to disclose to unauthorized persons, information concerning, the plans, preparations, equipment, or establishments for the national defense of, or the prosecution of the war by, the United States or any of its Allies;

(b) Any alien departing from the United States for the purpose of engaging in, or who is likely to engage in, activities designed or likely to obstruct, impede, retard, delay, or counteract the effectiveness of the national defense of the United States or the measures adopted by the United States in the public interest or for the defense of any other country;

(c) Any alien departing from the United States for the purpose of engag-

ing in, or who is likely to engage in, activities which would obstruct, impede, retard, delay, or counteract the effectiveness of any plans made or steps taken by any country cooperating with the United States in the prosecution of the war;

(d) Any alien departing from the United States for any country for the purpose of organizing or directing, in or from such country, any rebellion, insurrection or violent uprising in or against the United States, or of waging war against the United States, or of destroying sources of supplies or material vital to the national defense of the United States or to the effectiveness of the measures adopted by the United States for the defense of any other country;

(e) Any alien who is a fugitive from justice on account of an offense punish-

able in the United States;

(f) Any alien whose presence in the United States is needed as a witness in, or as a party to, any criminal case pending in a court or which is under official investigation: *Provided*, That any alien who is a witness in, or party to, a criminal-court proceeding may be permitted to depart with the consent of the appropriate prosecuting authority, unless such alien is otherwise prohited from departing under §§ 58.21 to 58.32, inclusive:

(g) Any alien who is registered, or who is subject to registration, for training or service in the armed forces of the United States and who shall not have obtained the consent of his local draft board or an appropriate officer of the Selective Service System to depart from

the United States.

§ 58.26 Departure from the Panama Canal Zone. The departure of aliens from the Panama Canal Zone shall be in accordance with the provisions of §§ 58.21 to 58.32, inclusive, and such regulations as may be prescribed by the permit-issuing authority in the Canal Zone.

§ 58.27 Departure from the Philippine Islands. The departure of aliens from the Philippine Islands shall be in accordance with the provisions of §§ 58.21 to 58.32, inclusive, and such regulations as may be prescribed by the permitissuing authority in the Philippine Islands.

§ 58.28 Authority to make additional regulations. The permit-issuing authorities in the Panama Canal Zone and in the Philippine Islands may prescribe, with the concurrence of the Secretary of State and the Attorney General, additional regulations regarding the departure of aliens from the Canal Zone and from the Philippine Islands, respectively, and such regulations may include such additional requirements, exemptions, and exceptions to the regulations prescribed by the Secretary of State with the concurrence of the Attorney General as the permit-issuing authorities in the Canal Zone and in the Philippine Islands may deem to be appropriate.

§ 58.29 Departure not permitted in special cases. (a) Any departure-control officer or other authorized official in any individual case may require any alien, or person he believes to be an alien,

departing or attempting to depart, even if such person has a permit to depart or is exempted under §§ 58.21 to 58.32, inclusive, from obtaining a permit to depart to reply to interrogatories and to submit for official inspection all documents, articles, or other things which are being removed from the United States upon, or in connection with such person's departure.

(b) Any departure-control officer or other authorized official shall temporarily prevent the departure of any person of the class mentioned in the preceding paragraph if such person refuses to answer interrogatories or to submit to such official inspection, or if the officer or official believes the departure of such person would under §§ 58.21 to 58.32, inclusive, be prejudicial to the interests of the United States or if directed by the Secretary of State or the Attorney General to prevent such departure. In every such case the officer or other official preventing departure shall temporarily take possession of any travel document presented by the alien. Such action shall be reported immediately by the departure-control officer to the head of his department with a full statement of the facts.

(c) Upon the receipt of a report as contemplated by the preceding paragraph the department head shall, if he considers that the departure of the alienwould not be prejudicial to the interests of the United States, consult the Secretary of State. In such circumstances an individual so temporarily prohibited from departing shall not be permitted to depart and shall not be entitled to the benefits of any exemptions or limitations hereinbefore provided, unless the Secretary of State is satisfied that the departure of such person would not be prejudicial to the interests of the United States.

§ 58.30 Departure permitted in special cases. (a) Notwithstanding the provisions of §§ 58.21 to 58.32, inclusive, the Secretary of State may in his discretion authorize the issuance of a permit to depart to any alien, or may allow any alien to depart without such permit if he deems such action to be in the interests of the United States: Provided, That any such authorization which may be applicable to aliens of a particular class shall be concurred in by the Attorney General.

(b) Any departure-control officer may grant any airman emergency permission to depart, but in all such cases a copy of the airman's application shall be forwarded immediately to the appropriate permit-issuing authority or to the Secretary of State. Such emergency permission shall not be granted unless the departure-control officer is satisfied that such departure would not endanger the public safety or be prejudicial to the interests of the United States.

§ 58.31 Applications for permits to depart. Any alien in whose case a permit to depart is required, desiring to depart from the United States, shall apply to the Secretary of State, or to such officer as may be designated, for a permit to depart from the United States as follows:

 (a) Blank application forms for permits to depart may be obtained from the Visa Division, Department of State,

No. 103-2

Washington, D. C., or from an office of the Immigration and Naturalization Service, or from a permit-issuing authority in the outlying possessions of the United States. Applications should be mailed at least 30 days before the date of intended departure in order that any delay in departure may be avoided: Provided, That alien members of the armed forces of the United States departing on authorized leave must make application to do so, which may be in the form of a letter addressed to the Chief of the Exit Permit Unit, Visa Division, Department of State, Washington, D. C., containing the applicant's name and a statement of his nationality, date and place of birth, date and place of last entry into the United States, last residence address in civilian life, alien registration number, and date and port of intended departure, together with a letter from his commanding officer approving leave for the purpose indicated.

(b) Applications for permits to depart from the continental United States, excepting Alaska, shall be made to the Secretary of State, as provided in §§ 58.21 to 58.32, inclusive. Applications for permits to depart shall be made upon form AD-1 or such other form as may be prescribed by the permit-issuing authority and executed strictly in accordance with the instructions issued therewith.

(c) Any alien who departs, or attempts to depart, from the United States without complying with §§ 58.21 to 58.32 inclusive, may be subjected to the penalties provided in the act of May 22, 1918, as amended by the act of June 21, 1941.

(d) If the application for permission to depart is approved the applicant will be notified, and one copy of the application, appropriately endorsed, which shall thereupon become the permit to depart, will be forwarded to the appropriate departure-control officer at the port or place from which the applicant has stated in his application that he intends to depart. In the cases of members of the armed forces of the United States who make application in accordance with the proviso in paragraph (a) of this section, the notification sent to the applicant shall, upon its surrender to the departure-control officer, constitute the permit to depart. Upon the applicant's personal appearance before such departure-control officer, indicated in the notification to the applicant, and upon the identification of such applicant by the departure-control officer, to whom the applicant shall surrender the notification received, the departure-control officer may permit such applicant to depart from the United States and shall verify such departure. The departurecontrol officer shall thereupon place a notation or certification on the permit concerning the alien's departure and forward such permit, together with the notification surrendered by the alien, to the Secretary of State, Washington, D. C. Under no circumstances should

an alien be permitted to take such permit out of the United States or to have such permit in his possession while in the United States.

(e) A permit to depart shall be revocable at any time before departure of the alien in whose case such permit shall have been granted. The Secretary of State reserves the power to revoke a permit which has been issued by any permitissuing authority.

(f) No permit to depart from the United States shall be construed as a permit to enter any place in the United

§ 58.32 Effective date. These regulations shall become effective on the first day of the month following the date of issuance and shall supersede the regulations issued on November 19, 1941, as amended.

[SEAL] E. R. STETTINIUS, Jr., Secretary of State.

APRIL 9, 1945. Concurred in by:

FRANCIS BIDDLE,
Attorney General.

MAY 19, 1945.

[F. R. Doc. 45-8668; Filed, May 22, 1945; 2:23 p. m.]

TITLE 30-MINERAL RESOURCES

Chapter VI-Solid Fuels Administration for War

PART 602—GENERAL ORDERS AND DIRECTIVES

REVOCATION DIRECTION CONCERNING DELIV-ERIES OF PENNSYLVANIA ANTHRACITE BY RETAIL DEALERS, TIDEWATER DOCK OPER-ATORS AND WHOLESALERS TO CONSUMERS IN EMERGENCY AREAS

With the negotiation of a contract between representatives of the mine workers and the operators of the Pennsylvania anthracite mines, and with the resumption of production at those mines, the emergency provisions of the notice of direction issued May 14, 1945, imposing restrictions upon the deliveries of Pennsylvania anthracite to consumers in the areas listed therein, will not be necessary

Accordingly, that direction is hereby revoked effective 12:01 a.m. on May 23, 1945. This revocation shall not affect any liability incurred under said directive.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176 and 58 Stat.

Issued this 22d day of May 1945.

ABE FORTAS, Acting Solid Fuels Administrator for War.

[F. R. Doc. 45-8688; Filed, May 23, 1945; 10:52 a. m.]

TITLE 31-MONEY AND FINANCE

Chapter II-Fiscal Service

Subchapter A-Bureau of Accounts

[1945 11th Supp. Dept. Circ. 570, Rev. Apr. 20, 1943]

PART 226—SURETY COMPANIES EMMCO CASUALTY INSURANCE CO.

MAY 22, 1945.

A certificate of authority has been issued by the Secretary of the Treasury to the following company under the act of Congress approved August 13, 1894, 28 Stat. 279-80, as amended by the act of Congress approved March 23, 1910, 36 Stat. 241, (U. S. Code, title 6, secs. 6-13) as an acceptable surety on Federal bonds. An underwriting limitation of \$81,000.00 has been established for the company. Further details as to the extent and localities with respect to which the company is acceptable as surety on Federal bonds will appear in the next issue of Treasury Department Form 356, copies of which, when issued, may be obtained from the Treasury Department, Bureau of Accounts, Section of Surety Bonds, Washington, D. C.

Name of Company, Location of Principal Executive Office and State in Which Incorporated:

corporated: Emmco Casualty Insurance Company, South Bend, Indiana.

SEAL E. F. BARTELT,
Acting Secretary of the Treasury.

[F. R. Doc. 45-8670; Filed, May 23, 1945; 10:14 a. m.]

TITLE 32-NATIONAL DEFENSE

Chapter VI-Selective Service System

[Amdt. 302]

PART 622-CLASSIFICATION

MEMBER OF LAND OR NAVAL FORCES OF UNITED STATES AND COBELLIGERANT NATIONS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service regulations, Second Edition, are hereby amended in the following respect:

1. Amend paragraph (a) of § 622.15 as follows:

§ 622.15 Class I-C: Member of land or naval forces of United States. (a) In Class I-C shall be placed or retained:

(1) Every registrant who is, or who by induction, enlistment, or appointment becomes a commissioned officer, warrant officer, field clerk, pay clerk, or enlisted man of the Regular Army, the Navy, the Marine Corps, the Coast Guard, the federally recognized active National Guard, the Officers' Reserve Corps, the Army of the United States, the Regular Army Reserve, the Enlisted Reserve Corps, the Naval Reserve, the Marine Corps Reserve, the Coast Guard Reserve (other than temporary), or any other branch or component of the land or naval forces of the United States; or

¹ May be obtained from the Secretary of State upon request.

(2) Every registrant who is a cadet of the United States Military Academy, a midshipman of the United States Naval Academy, or a cadet of the United States Coast Guard Academy; or

(3) Every registrant who has been separated from the land or naval forces by death at any time. (Each such registrant shall be identified with the abbreviation "Dec." in the manner pro-

vided in § 622.86.)

(4) Every registrant who has been separated from the land or naval forces of the United States on or after September 16, 1940, by honorable discharge or discharge under honorable conditions, or by an equivalent type of release from service if the registrant was an officer or a warrant officer. (Every such registrant shall be identified with the abbreviation "Disc." in the manner provided in § 622.86-1.) A registrant placed in Class I-C under the provisions of this subparagraph who has "completed his service" in the land or naval forces of the United States shall be retained in Class I-C unless (i) his reclassification is specifically authorized by the Director of Selective Service, or (ii) he volunteers for induction in the land or naval forces of the United States. A registrant shall be deemed to have "completed his service" in the land or naval forces of the United States if (i) he has been separated from service by reason of demobilization, or (ii) it is found that the registrant should be relieved from any future consideration for classification into a class available for service because the registrant has already made a sufficient contribution to the war effort as a member of the land or naval forces of the United States. The Cover Sheet (Form 53) of registrants who have been found to have "completed their service" shall be filed separately from those of other registrants. Except for a registrant who has been found to have "completed his service" as provided above, any registrant placed in Class I-C under the provisions of this subparagraph may be reclassified out of Class I-C at any time.

2. Add a new § 622.17 as follows:

§ 622.17 Class I-G: Registrants who are members of or are honorably separated from land or naval forces of cobelligerent nations. (a) In Class I-G shall be placed any registrant who is a member of the land or naval forces of a

co-belligerent nation.

(b) In Class I G may be placed any registrant who has been separated from the land or naval forces of a co-belligerent nation on or after September 16, 1940 by a type of discharge equivalent to an honorable discharge or a discharge under honorable conditions from the land or naval forces of the United States provided it is found that such registrant should be relieved from any future consideration for classification into a class available for service because the registrant has already made a sufficient contribution to the war effort as a member of the land or naval forces of a co-belligerent nation.

The foregoing amendment to the Selective Service Regulations, shall be effective within the continental United States immediately upon the filing here-

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

LEWIS B. HERSHEY, Director.

MAY 16, 1945.

[F. R. Doc. 45-8661; Filed, May 23, 1945; 9:35 a. m.]

[Amdt. 303]

PART 622-CLASSIFICATION

OCCUPATIONAL DEFERRALS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service regulations, Second Edition, are hereby amended in the following respect:

1. Rescind paragraph (c) and amend paragraph (b) of § 622.21 as follows:

§ 622.21 Class II-A: Man necessary in his civilian activity. * * *

- (b) In Class II-A shall be placed any registrant age 30 through 33 or age 34 through 37 who is found to be "regularly engaged i-" an activity in support of the national health, safety or interest.
- Rescind paragraph (c) and amend paragraph (b) in § 622.22 as follows:

§ 622.22 Class II-B: Man necessary to the war production program, * * *

- (b) In Class II-B shall be placed any registrant age 30 through 33 or age 34 through 37 who is found to be "regularly engaged in" an activity in war production.
- 3. Amend paragraph (a) of § 622.22-2 as follows:

§ 622.22–2 Length of deferments in Class II–A and Class II–B. (a) Class II– A and Class II-B deferments, except for registrants ages 30 through 37 and for registrants identified with the letter "(F)" or the letter "(L)", shall be for a period of six months or less. Class II-A and Class II-B deferments for registrants ages 30 through 37 and for registrants identified with the letter "(F)" or the letter "(L)" shall be for an indefinite period; Provided, That the local board shall review such deferments at the end of each six month period to determine whether the continuance of the deferment is warranted. If there is a change in the registrant's status during the period of deferment in Class II-A or Class II-B, his classification shall be reopened and considered anew.

4. Amend § 622.25-1 as follows:

§ 622.25-1 Class II-C: Man in agriculture. (a) In Class II-C shall be placed any registrant age 18 through 29:

(1) Who is found to be "necessary to and regularly engaged in" an agricultural occupation or endeavor essential to the war effort and for whom a satisfactory replacement cannot be obtained; or

(2) Who is found to be disqualified for any military service or to be qualified for limited military service only and to be "regularly engaged in" an agricultural

occupation or endeavor essential to the war effort.

- (b) In Class II-C shall be placed any registrant age 30 through 33 or age 34 through 37 who is found to be "regularly engaged in" an agricultural occupation or endeavor essential to the war effort.
- 5. Amend paragraphs (a) and (b) of § 622.25-2 as follows:

§ 622.25-2 Length of deferments in Class II-C. (a) Class II-C deferments, except for registrants ages 30 through 37 and for registrants identified with the letter "(F)" or the letter "(L)", shall be for a period of six months or less. Class II-C deferments for registrants ages 30 through 37 and for registrants identified with the letter "(F)" or the letter "(L)" shall be for an indefinite period: Provided, That the local board shall review such deferments at the end of each six month period to determine whether the continuance of the deferment is warranted. If there is a change in the registrant's status during the period of deferment in Class II-C, his classification shall be reopened and considered anew.

(b) At the expiration of the period of a registrant's deferment in Class II-C, his classification shall be reopened. The registrant should be continued in Class II-C for a further period of six months or less if such classification is warranted. A registrant age 18 through 29 (other than a registrant who has been found to be disqualified for any military service or to be qualified for limited military service only), shall not be continued in Class II-C unless the local board is satisfied that a satisfactory replacement cannot be obtained. The same rule shall apply when again classifying a registrant at the end of each successive period for which he has been classified in Class II-C.

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

LEWIS B. HERSHEY, Director.

MAY 16, 1945.

[F. R. Doc. 45-8662; Filed, May 23, 1945; 9:35 a. m.]

[Amdt. 3041

PART 622—CLASSIFICATION

MORALLY UNFIT

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

Amend § 622.61 to read as follows:

§ 622.61 Class IV-F: Morally unfit. In Class IV-F shall be placed or retained:

(a) Every registrant who has been separated from the land or naval forces by discharge other than an honorable discharge or a discharge under honorable conditions or an equivalent type of release from service if the registrant was an officer or a warrant officer, and for whom the local board has not received a statement from the land or naval forces that the registrant is morally acceptable notwithstanding such discharge or separation; Provided, That if the local board finds that any such registrant is "regularly engaged in" an agricultural occupation or endeavor essential to the war effort (§ 622.25-1), in an activity in war production (§ 622.22), or in an activity in support of the national health, safety, or interest (§ 622.21), he shall not be classified in Class IV-F but shall be classified in Class II-C, Class II-B, or Class

II-A, as the case may be.

(b) Every registrant who under the procedures and standards prescribed by the land and naval forces is found to be morally unacceptable for training and service or under the procedures and standards prescribed by the Director of Selective Service is found to be morally unacceptable for assignment to work of national importance; Provided, That if the local board finds that any such registrant is "regularly engaged in" an agricultural occupation or endeavor essential to the war effort (§ 622.25-1), in an activity in war production (§ 622.22), or in an activity in support of the national health, safety, or interest (§ 622.21), he shall not be classified in Class IV-F but shall be classified in Class II-C, Class II-B, or Class II-A, as the case may be.

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

> LEWIS B. HERSHEY, Director.

MAY 16, 1945.

[F. R. Doc. 45-8663; Filed, May 23, 1945; 9:35 a. m.l

[Amdt. 306]

PART 622-CLASSIFICATION CONSCIENTIOUS OBJECTORS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service regulations, Second Edition, are hereby amended in the following respect:

Amend paragraph (d) of § 622.51 to read as follows:

§ 622.51. Class IV-E: Conscientious objector available for, assigned to, or released from work of national impor-

(d) A registrant placed in Class IV-E who has been separated other than by death from work of national importance under civilian direction shall be retained in Class IV-E unless his reclassification into some other class is specifically authorized by the Director. Each such registrant shall be identified in the manner provided in § 622.86-2, and shall not be available for reassignment to work of national importance under civilian direc-

tion without the specific authorization of the Director of Selective Service.

The foregoing amendment to the Selective Service regulations, shall be effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY, Director.

MAY 21, 1945.

[F. R. Doc. 45-8665; Filed, May 23, 1945; 9:35 a. m.]

[Amdt. 305]

PART 623-CLASSIFICATION PROCEDURE

CONSIDERATION OF CLASSES

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service regulations, Second Edition, are hereby amended in the following respects:

Amend paragraph (a) of § 623.21 to read as follows:

§ 623.21 Consideration of classes. (a) Upon undertaking to classify any registrant, consideration shall be given to the following classes in the order listed and the registrant shall be classified in the first class for which grounds are established:

Class I-C	Class II-B
Class I-G	Class II-A
Class IV-D	Class III-D
Class IV-B	Class IV-C
Class IV-A	Class IV-F (Moral)
CIUSU IV	

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

> LEWIS B. HERSHEY, Director.

MAY 16, 1945.

[F. R. Doc. 45-8664; Filed, May 23, 1945; 9:35 a. m.]

Chapter IX-War Production Board

AUTHORITY: Regulations in this chapter, unless otherwise noted at the end of docu-ments affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 1010-SUSPENSION ORDERS [Suspension Order S-78, Revocation]

C. E. L. SHAW

Suspension Order No. S-78 was issued August 18, 1942, against C. E. L. Shaw, doing business as Addressograph Sales Agency, San Francisco, California, for violation of General Conservation Order M-126. In view of the fact that General Conservation Order M-126 was revoked

on May 16, 1945, the Chief Compliance Commissioner has directed that Suspension Order No. S-78 be revoked forth-

In view of the foregoing, it is hereby ordered, that:

Section 1010.78, Suspension Order No. S-78 be revoked, effective May 22, 1945.

Issued this 22d day of May 1945.

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

[F. R. Doc. 45-8657; Filed, May 22, 1945; 4:20 p. m.]

PART 1010-SUSPENSION ORDERS [Suspension Order S-163, Revocation] STERLING PRODUCTS, INC.

Suspension Order No. S-163, effective November 30, 1942, was issued November 28, 1942, against Sterling Products, Inc., Newark, New Jersey, for violation of General Conservation Order M-126. In view of the fact that General Conservation Order M-126 was revoked on May 16, 1945, the Chief Compliance Commissioner has directed that Suspension Order No. S-163 be revoked forthwith.

In view of the foregoing, it is hereby

ordered, that:

Section 1010.163, Suspension Order No. S-163 be revoked, effective May 22, 1945.

Issued this 22d day of May 1945.

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

[F. R. Doc. 45-8658; Filed, May 22, 1945; 4:20 p. m.]

PART 1010-SUSPENSION ORDERS [Suspension Order S-759, Revocation]

HELMUTH G. FINN

Suspension Order No. S-759 was issued April 13, 1945, against Helmuth G. Finn, 1391 Corbin Avenue, New Britain, Con-necticut, for violation of Conservation Order L-41. The Chief Compliance Commissioner has directed that Suspension Order No. S-759 be revoked forthwith, due to personal hardship arising from conditions of health.

In view of the foregoing, it is hereby

ordered, That:

Section 1010.759, Suspension Order S-759 be revoked, effective May 22, 1945.

Issued this 22d day of May 1945.

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

[F. R. Doc. 45-8659; Filed, May 22, 1945; 4:20 p. m.]

PART 1089-SECOND HALD MACHINE TOOLS [General Preference Order E-4, Revocation]

Section 1089.1 General Preference Order E-4 is revoked. This revocation does not affect any liabilities incurred for violation of the order or of actions

taken by the War Production Board under the order. The delivery of second hand machine tools remains subject to all other applicable orders and regulations of the War Production Board.

Issued this 23d day of May 1945.

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

[F. R. Doc. 45-8693; Filed, May 23, 1945; 11:28 a. m.)

PART 1226-GENERAL INDUSTRIAL EQUIP-MENT

[General Limitation Order L-311 as Amended May 23, 1945]

LOGGING, LUMBER, AND WOOD PRODUCTS MA-CHINERY AND EQUIPMENT

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

§ 1226.83 General Limitation Order L-311—(a) Definitions. For the purposes of this order:

(1) "Producer" means any person who produces, manufactures or assembles

woodworking machinery.

- (2) "Dealer" means any person engaged in the business of acquiring woodworking machinery for resale; it includes a wholesaler, distributor, jobber, retailer, branch warehouse or other distribution or sales outlet, whether or not owned or controlled by a producer, and any other person performing similar functions
- (3) "Woodworking machinery" means any new machinery or equipment of the kinds specified in Schedule A of this
- (4) "Class I woodworking machinery" means any woodworking machinery which had a producer's list price on October 15, 1942, of more than \$350 for any single machine or piece of equip-

(5) "Class II woodworking machinery" means any woodworking machinery which had a producer's list price on October 15, 1942, of \$350 or less for any single machine or piece of equipment.

(6) "Order" means any commitment or other arrangement for the delivery of woodworking machinery, whether by sale, lease, consignment or otherwise.
(7) "Producer's list price" means the

- sale price at which the producer's catalog or other price publication listed the woodworking machinery, exclusive of the motor, motor drive or any attachments. However, where the motor, motor drive or any attachments are initially built into the basic machine as an integral part of it, the "producer's list price" shall mean the sale price at which the producer listed the machine as an assembled unit.
- (8) "Army, Navy, Maritime Commission, or War Shipping Administration" do not include any privately operated plant or shipyard financed by, or con-

trolled by, any of those agencies, or operated on a cost-plus-fixed-fee basis.

(b) Restrictions on sale or delivery of Class I woodworking machinery-(1) Authorization of purchase orders for Class I woodworking machinery required. After September 11, 1943, no person shall place an order for Class I woodworking machinery with a producer or dealer, and no producer or dealer shall accept any order for Class I woodworking machinery, or deliver any Class I woodworking machinery to fill any order received after that date, unless the order has been authorized by the War Pro-duction Board on Form WPB-3131. Application for an authorization and for a preference rating must be made by the purchaser by filing Form WPB-3131 with the War Production Board as explained in the instructions which accompany the form. When authorization is sought to purchase Class I woodworking machinery and at the same time a preference rating for the purchase of Class II woodworking machinery is applied for the application on Form WPB-3131 may also be used to include an application for such Class II woodworking machinery.

(2) Exemptions. The restrictions contained in paragraph (b) (1) shall not

apply to:

(i) Any orders for or deliveries of Class I woodworking machinery to be used directly by the Army, Navy, Veterans' Administration, Maritime Commission or War Shipping Administration:

(ii) Any orders from or deliveries to a producer or dealer to enable him to fill orders authorized on Form WPB-3131 which he has actually received or to replace woodworking machinery delivered by him from his inventory to fill orders authorized on Form WPB-3131.

(iii) Any order bearing a preference rating assigned pursuant to application on Form WPB-617 (formerly PD-200).

- (3) Certification of authorization which may be used. Any person applying or extending a preference rating on any order which any of the provisions of this paragraph (b) permit him to place may add to the certificate applying or extending the rating a statement substantially as follows: "This purchase is permitted by Order L-311 which I am familiar with." Any person receiving a certification and rating with this statement shall be entitled to rely on the representation thereof unless he knows or has reason to believe it to be false. However, the application or extension of a preference rating on any purchase order which a person is permitted under this paragraph (b) to place shall not be invalid for failure to place this statement on the order
- (c) Ratings not required for orders for Class II woodworking machinery. This order does not now prohibit deliveries of Class II woodworking machinery to fill purchase orders without a preference
- (d) [Revoked May 23, 1945.] (e) [Revoked May 23, 1945.]
- (f) Operations reports. Each producer shall, on or before the 10th day of each month after September 1943, file with

the War Production Board an operations report on Form WPB-3130 as explained in the instructions which accompany the

(g) Miscellaneous provisions-(1) Anplicability 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.

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

(3) Appeals. Any appeals 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 ap-

(4) Communications. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, General Industrial Equipment Division, Washington 25, D. C., Ref: L-311.

(5) Approval of reporting require-ments. The form of application specified in paragraph (b) (1) and the reporting requirement of paragraph (f) have been approved by the Bureau of the Budget in accordance with the Federal

Reports Act of 1942.

Issued this 23d day of May 1945.

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

SCHEDULE A

I. The following machinery and equipment is included in the definition of "woodworking machinery" under paragraph (a) (3):

(1) Dry kilns and redriers, including all machinery and equipment used for the purpose of reducing the moisture content of

wood or wood products.

(2) Wood treatment machinery and equipment, including all machinery and equip-ment used for the purpose of making wood or wood products resistant to fire, decomposition, insect and marine parasites, fungal or bacterial growth, stain or discoloration, or for the purpose of preparing wood or wood products for further processing.

(3) Logging machinery and equipment, including all machinery and equipment used for the purpose of falling, bucking, skidding,

yarding or loading timber.

(4) Saw mill machinery and equipment, including all machinery and equipment used for the purpose of converting logs into rough sawn lumber.

- (5) Veneer and plywood machinery and equipment, including all machinery and equipment used for the purpose of converting logs into veneer or for making plywood from veneer.
- (6) Planing mill machinery and equipment, including all machinery and equip-ment used for sizing, planing, matching, moulding or remanufacturing lumber into commercial sizes or to special specifications, including box shooks.

(7) Wood by-products machinery and equipment, including all machinery and equipment used for the processing of wood refuse products.

(8) Wood container manufacturing machinery, including the following specialized machinery used for the the manufacture of wood or veneer containers:

(a) Nailing, splicing, and screw driving machines.

(b) Fruit and vegetable package machin-

(c) Wood printing machines.

- (d) Wire stitching machines used for stitching wood or wood veneer.
 - (e) Slack barrel and keg machines. (f) Tight barrel and keg machines.
 - (g) Stave and barrel heading machines.
 - (h) Box board matches and squeezers.
 - (i) Wire bound box making machinery.
 - (j) Tub and pail machinery
 - (k) Wood hamper and basket machinery.

(1) Wood dish machinery.

- (m) Bottle box machinery including strapping machines.
- (n) Lock and dovetail corner machines.
- (9) General woodworking machinery and equipment, including all machinery and quipment used for the purpose of processing lumber or wood into finished wood products or structures, machinery used for maintenance of wood products or structures, machinery and equipment used for the cutting, sawing, shaping, gluing, embossing, stamping, compressing or otherwise processing of wood or wood products, and machinery and equipment primarily designed for wood processing, but used or adapted for use in the processing of other materials.

(10) Service machinery and equipment, including the following machinery and equipment used for the purpose of maintaining woodworking machinery and equipment in sound operating condition:

(a) Cutter head grinders, including bal-

ancing and setting devices.

(b) Knife grinders, including balancing and setting devices.

(c) Band, circular and chain saw sharpening machines.

II. The following machinery and equip-ment is not considered to be "woodworking machinery" for the purposes of this order:

(1) Track-laying tractors and auxiliary equipment as defined in Limitation Order L-53; (2) Construction machinery and equipment as defined in Limitation Order L-192; (3) Farm wood sawing and splitting machines (for fuel wood), 5 horse power and less, including self-powered cross cut and drag saws, saw mandrels, and wood splitting machines; (4) Spray guns, spray booths and other machinery and equipment used for painting, varnishing or lacquering; (5) Floor finishing, floor sanding and floor maintenance machines as defined in Limitation Order L-222; (6) Portable power driven woodworking tools (except timber falling or bucking saws) which, in the course of normal use, are lifted, held and operated by not more than two persons; (7) Waste disposal and conveyor machinery and equipment other than that which is built into woodworking machinery as an integral part of it; (8) Hand tools; (9) Light power driven tools as formerly covered by former Limitation Order L-237, and (10) Component parts such as electric motors, electric switches, and compressors, when manufactured or sold as such and not as integral parts of woodworking machinery.

[F. R. Doc. 45-8695; Filed, May 23, 1945; 11:28 a. m.

PART 3208-SCHEDULED PRODUCTS [General Scheduling Order M-293, Direction 1 to Table 14 as Amended May 23, 1945]

PRODUCTION OF BOILERS FOR STOCK

In order to conserve materials and manufacturing facilities for the production of high pressure steel boilers listed on Table 14 of General Scheduling Order M-293 and to prevent the accumulation of duplicate stocks of such high pressure steel boilers in the hands of manufacturers, dealers and warehouses, the following direction under Table 14 of M-293 is issued:

(1) Notwithstanding the provisions of Priorities Regulation 1, or of paragraphs (c) (2) and (d) (2) of General Scheduling Order M-293, no manufacturer shall, without specific authorization from the War Production Board, begin production of any high pressure steel boilers listed on Table 14 of General Scheduling Order M-293, which the manufacturer knows or has reason to believe, will be held in the stock of any manufacturer, wholesaler, dealer or any other person rather than shipped directly for installation.

(2) Application for such specific authorization should be made by letter addressed to War Production Board, Washington 25, D. C., Reference M-293, Table 14.

Issued this 23d day of May 1945.

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

[F. R. Doc. 45-8696; Filed, May 23, 1945; 11:28 a. m.]

PART 3274-MACHINE TOOLS AND INDUS-TRIAL SPECIALTIES

[General Preference Order E-1-b, as Amended May 23, 1945]

PRODUCTION AND DELIVERY OF MACHINE TOOLS

Section 3274 General Preference Order E-1-b is amended to read as follows:

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

§ 3274.1 General Preference Order E-1-b-(a) Definitions. For the purposes of this order:

(1) "Machine tool" means any new, non-portable, power driven, metal-working machine tool which is listed on the attached Exhibit A and has a retail sales price of \$1,000 or more. It includes all fixtures, equipment and tooling covered by the original purchase order which are required to be delivered with the machine tool to make it usable in production for

the purposes intended. It does not include replacements, spare parts or equipment, or extra tooling.
(2) "Producer" means any person en-

gaged in producing machine tools.

(3) "Service purchasers" means those whose purchase orders for machine tools call for delivery to a supply arm or bureau of the Army or Navy, to the United States Maritime Commission, to one of their prime contractors, or to a subcontractor of such a prime contractor. However, no such purchaser shall be considered a service purchaser unless his preference rating certificate or endorsement accompanying his purchase order shows that the preference rating being applied to the purchase was assigned on Form WPB-542, CMPL-224, or GA-1456, or that the rating was assigned and certified in accordance with paragraph (e) (3) of War Production Board Directive 31.

(4) "Other purchasers" means all purchasers other than service purchasers whether or not a preference rating has been assigned to their purchase orders. Other purchasers include all foreign purchasers, and all Canadian purchasers except those who are service purchasers by reason of their purchasing machines for use on direct United States prime con-

tracts or subcontracts.

(5) "Size" includes all of those dimensions or variations of a particular type of machine which can be used interchangeably for production purposes. Size classification shall be that used by each producer on June 22, 1944 unless he is hereafter authorized to use a different classification. Producers may apply for such permission by writing to the Tools Division, War Production Board, Ref .: E-1-b.

(b) Delivery of machine tools until August 1, 1945. Until August 1, 1945. each producer shall maintain his delivery schedules as established on May 23, 1945. An exception to this is any change in schedule required by a diversion or by any other specific direction of the War Production Board issued after May 23, 1945.

Allocation of deliveries to service and other purchasers. Starting June 1, 1945, and on the first of each succeeding month, each producer shall schedule his deliveries of each size of machine tools for the third ensuing month (for example, on June 1 for the month of Au-

gust) as follows:

(1) To the extent that he has rated orders on hand requiring delivery in the month being scheduled, each producer shall arrange his schedule so as to deliver 75 percent of his production of each size in that month to service purchasers and 25 percent of his production of each size to other purchasers on whose purchase orders a rating has been applied or extended.

(2) To the extent that a producer has not received rated orders requiring delivery of 25 percent of his production of a given size to other purchasers in the month being scheduled, he must schedule any orders for that size from service purchasers requiring delivery in that month which he was not able to include in the 75 percent set aside for service purchasers. To the extent that he has not received orders requiring delivery of 75 percent of his production of a size to service purchasers in the month being scheduled a producer may schedule more than 25 percent for delivery to other purchasers.

(3) If a producer does not have enough rated orders requiring delivery in the month being scheduled to take up his full production of a given size for service, or other purchasers in that month, he may schedule deliveries of unrated purchase orders for that size in that month.

(d) Distribution of 75 percent of production among service purchasers. Each producer shall schedule deliveries to

service purchasers as follows:

(1) Service purchasers are subdivided into seven groups, consisting of the following and their respective prime contractors and subcontractors: Bureau of Ships (Navy), Bureau of Ordnance (Navy), Ordnance Department (Army), Air Forces, Miscellaneous Branches and Bureaus, the Maritime Commission, and the Signal Corps. The fourth group, designated "Air Forces," includes the Army Air Forces and the Navy Bureau of Aeronautics and other respective prime contractors and subcontractors. The fifth group, designated "Miscellaneous Branches and Bureaus," includes the Quartermaster Corps, the Corps of Engineers, the Office of the Surgeon General (Army Medical Department); the Chemical Warfare Service, the Transportation Corps (Transportation Service), the Bureau of Yards and Docks, and the Marine Corps, together with any other corps, department, bureau or service of the Army or Navy not heretofore designated as a separate group, and their respective prime contractors and subcontractors.

(2) (i) Each producer shall figure the number of orders on his books for each size from each of the seven service purchaser groups as of sixty days prior to the first day of the month being scheduled or at the producer's option, the nearest date within ten days thereof on which he may have compiled his record of orders. Only orders which require delivery in the month being scheduled or in a previous month shall be counted. This figure shall be termed the net backlog of each service purchaser group. No order shall be counted unless it is a firm order accompanied by specifications or other description of the machine tool in sufficient detail to enable the producer to place the machine tool in his production schedule and by the information required by paragraph (f) of this order.

(ii) He shall then distribute the number of machine tools of this size allocated to all service purchasers for the month being scheduled among each of the seven service purchaser groups according to each group's quota. The quota of this size for each service group shall be the

ratio of:

(a) Net backlog in this size of the

service group to

(b) The total of all net backlogs in such size of all the service groups, multiplied by the total number of machine tools of this size allocated for the month being scheduled to all service purchasers. An example of the calculation required by this paragraph is attached, marked "Illustration of paragraph (d) (2)."

(iii) The quota shall be determined monthly for the third ensuing month. For example: On the 1st of June quotas shall be determined for August, on the first of July quotas shall be determined for September, and on the first of August quotas shall be determined for October, etc.

(3) Each month a producer shall deliver to each service group the number of machine tools of that size equal to its quota for that month. However, no producer shall schedule delivery of any machine tool earlier than the date on which the purchaser requires delivery unless all required delivery dates on other orders

are being met.

(e) Treatment of fractions. Where the number of machine tools which results from any computation required by this order contains a fraction of more than one-half, the fraction shall be counted as a whole machine tool. A fraction under one-half shall be disregarded, except that where the computation results in a fraction only (less than one whole machine tool) for any one month, and such fraction is less than one-half, it shall be counted in computing the next month's quota. Where each of the computations of two or more different quotas for the same month shows a fraction of one-half, and there is only one remaining machine tool to which such fractions can apply, such machine tool shall be allotted to the group having the largest quota, and the other fractions of one-half shall be disregarded for that month, but shall be counted in computing the other quota or quotas for the next month.

(f) Additional information to be furnished with rated purchase orders. In applying or extending a preference rating to an order for a machine tool, the purchaser must supply the following information in addition to the standard endorsement or certification

applying the rating:

(1) The form of preference rating certificate or the number of the order or regulation by which the rating was assigned.

(2) The urgency standing assigned to the delivery of the machine tool, if any.(3) The required delivery date of the

machine tool.

(4) A statement as to whether the purchaser is a service purchaser or other purchaser, and if the machine tool is to be delivered to a foreign country, the foreign country to which the machine tool is to be delivered.

(5) In the case of service purchasers the supply arm or bureau of the Army or Navy, or the Maritime Commission which placed the prime or subcontract on which the machine tool being purchased is to be used, the number of the prime contract and the name of the

prime contractor.

(g) Operation of Numerical Master Preference List. Numerical Master Preference List, Revision No. 6, designated "Restricted", has been supplied to machine tool builders (Exhibit B to this order). This list determines the se-

quence of deliveries as between service purchasers as follows:

(1) The sequence of deliveries among each group of service purchasers within its respective quota shall be determined each month without regard to preference ratings.

(2) Deliveries to service purchasers who are either on the list or are subcontractors of persons on the list shall take precedence over service purchasers

who are not on the list.

(3) As between deliveries having conflicting required delivery dates and to be made to service purchasers on the list, priority shall be given to the service purchaser with the higher urgency standing in that service group. The highest urgency standing is No. 1.

(4) The sequence of conflicting deliveries to service purchasers not on the list shall be determined by the respective dates on which the producer receives the preference rating together with the information called for by paragraph (f).

(5) Delivery to a subcontractor not specifically named on the list shall take the urgency standing of his prime contractor. However, no subcontractor may use the urgency standing of his prime contractor unless it has been endorsed on the instrument assigning the preference rating by the supply arm or bureau concerned.

(6) If the urgency standing certified to by the purchaser differs from the urgency standing shown for the particular contractor in question on the Numerical Master Preference List, Revision

No. 6, the latter shall govern.

(h) Additions to list. Changes may be made in the Numerical Master Preference List from time to time by the War Production Board. Where an urgency standing between existing urgency standings is assigned, the new urgency standing will consist of a number including a decimal. Such an urgency standing will take a position in the sequence of deliveries as indicated by the following example: Urgency Standard 792.1 will be scheduled after 792 and before 793.

(i) Sequence of deliveries among other purchasers. The sequence of deliveries among other purchasers within the proportion of production allocated to them shall be determined in accordance with the provisions of § 944.7 of Priorities

Regulation No. 1.

(j) "Frozen" period. Unless the War Production Board specifically orders otherwise, no preference rating or urgency standing which may be received by a producer shall operate to postpone or in any way affect any delivery under a purchase order, whether rated or unrated, which is scheduled for delivery within sixty days of receipt of such preference rating or urgency standing or has been scheduled for delivery in accordance with paragraph (c) of this order.

(k) Replacement parts. Nothing in this order shall be construed to prohibit the delivery by any producer of repair and replacement parts for machine tools in accordance with applicable regulations and orders of the War Production Board concerning maintenance, repair and replacement items.

(1) Changes in schedules. Notwithstanding any other provision of this order, the War Production Board may direct or change any schedule of production or delivery of machine tools, allocate any order for machine tools to any other producer, divert or otherwise direct the delivery of any machine tools to any

other person.

(m) Specific directions concerning the disposition of second hand machine tools. Whenever the War Production Board deems it necessary for the prosecution of the war, it may, in its discretion, issue a direction prohibiting the sale or other disposition of any specific second hand machine tool until further notice. In general, such action will only be taken when a sale or transfer of the machine tool is believed to be imminent, and it appears that the tool is urgently needed for war or war related production. No person to whom such direction is issued may thereafter sell or otherwise dispose of such machine tool until he receives directions as to its disposal from the War Production Board. For the purposes of this paragraph "second hand machine tool" means any machine tool which has previously been used or purchased for use, whether or not it has been rebuilt.

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

sistance.

(o) 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. This appeal should be filed with the War Production Board, Tools Division, Washington 25, D. C., Ref.: E-1-b.

(p) 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.

(q) Communications. All reports required to be filed hereunder, and all appeals and other communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Tools Division, Washington 25, D. C., Ref.: E-1-b.

Issued this 23d day of May 1945.

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

EXHIBIT A

All types of the following: Ammunition machinery Bending machines Bending rolls Boring machines Brakes Broaching machines Buffing machines Centering machines Chamfering machines

Crankshaft regrinders, stationary Cut-off machines Die casting machines Die sinkers Draw benches Drilling machines Duplicators Extruding machines Filing machines Forging machines Forging rolls Gear cutting machines Gear finishing machines Grinding machines Hammers Headers Honing machines Keyseaters Lapping machines Lathes Levelers Marking machines Milling machines

Nibbling machines Oil grooving machines Pipe flanging-expanding machines Planers Polishers Presses Profilers Punching machines Reaming machines Rifle and gun working machines Riveting machines Sawing machines Screw and bar machines Shapers Shearing machines Slotters Swagers Tapping machines Thread rollers Threading machines Tube reducers Upsetters Wire drawing machines

ILLUSTRATION OF PARAGRAPH (D) OF E-1-B FOR AUGUST 1945

Producer's scheduled production for August 40
Service quota (75% if that many orders) 30

Item	Total service	Bureau of Ships	Bureau of Ord- nance	Ord- nance Depart- ment	Air Forces	Miscel- laneous branches and bureau	Maritime Commission	Signal Corps
Net backleg by Service Groups (orders on hand June 1 requiring delivery in August or prior to August) Proportion of total service deliveries (net backlog of each service group divided by total net backlog for all service groups). Service group quota—total service quota (30) times line 2	50/50 30	10/50	5/50	20 20/50 12	15 15/50 9	0	0 0	0 0

[F. R. Doc. 45-8692; Filed, May 23, 1945; 11:28 a.m.]

PART 3274-MACHINE TOOLS AND INDUSTRIAL SPECIALTIES

[General Limitation Order L-237, Revocation]

LIGHT POWER DRIVEN TOOLS

Section 3274.26 General Limitation Order L-237 is revoked. This revocation does not affect any liabilities incurred for violation of the order or of actions taken by the War Production Board under the order. The manufacture and delivery of light power driven tools remain subject to all other applicable orders and regulations of the War Production Board.

Issued this 23d day of May 1945.

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

[F. R. Doc. 45-8694; Filed, May 23, 1945; 11:28 a. m.]

Chapter XI-Office of Price Administration PART 1499-COMMODITIES AND SERVICES [RMPR 165, Amdt. 3 to Supp. Service Reg. 17]

REDUCTION IN QUALITY OF LAUNDRY, DRY CLEANING, OR LINEN SUPPLY SERVICE

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

Section 1499.668 is amended as fol-

- 1. Subparagraph (20) is added to paragraph (b) to read:
 - (20) Week-end discounts.

- 2. Subparagraph (9) is added to paragraph (c) to read:
 - (9) Week-end discounts.

This amendment shall become effective May 28, 1945.

Issued this 23d day of May 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-8714; Filed, May 23, 1945; 11:44 a. m.]

PART 1499-COMMODITIES AND SERVICES [MPR 188, Amdt. 55]

APPLICATIONS FOR MAXIMUM PRICES FOR CONSUMERS' DURABLE GOODS

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

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

- 1. Section 1499.158 is amended to read as follows:
- § 1499.158 Fourth pricing method; specific authorization by the Office of Price Administration—(a) Maximum prices. The maximum price for any article which cannot be priced under any of the preceding pricing methods of this regulation shall be the price in line with the level of maximum prices established by this regulation fixed by the Price Administrator or his duly authorized representative. The maximum price will be fixed by an order establishing a maximum price or a method of determining maximum prices.

The order may also establish maximum prices for sales of the article by persons other than the manufacturer. Maximum prices so established for sales by persons other than the manufacturer supersede maximum prices fixed by other regulations for such sales.

(b) Reports of maximum prices. Prior to offering such an article for sale, the manufacturer shall submit a report in duplicate applying for the establishment of a maximum price or prices for his sales of the article. In the case of consumers' durable goods listed in paragraph (b) of Appendix A (§ 1499.166). the manufacturer shall submit the report to the District Office of the Office of Price Administration having jurisdiction over the area in which his principal place of business is located. In the case of any building materials listed in paragraph (a) of Appendix A, the report shall be submitted to the Office of Price Administration, Washington 25, D. C. form for this purpose is obtainable at any District or Regional Office of the Office of Price Administration where assistance in preparing this form may be obtained.

The report shall contain a description in detail of the article (including the manufacturing process), a statement of the facts which make it necessary to price the article under this section, and the proposed maximum price together with the facts which support the proposed maximum price. If the manufacturer applies for approval of a pricing formula for a line or group of related articles, he shall also include a statement of the pricing formula he proposes for such articles and the reasons why such a pricing formula will establish maximum prices in line with the level of maximum prices established by this regula-

The manufacturer shall also submit a sample of the article being priced, if practicable; or, if not practicable, he shall submit in lieu of a sample, a photograph or blueprint or other illustration of the article being priced. In addition, the manufacturer shall submit such other relevant information to supplement his report as the Office of Price Administration may require. Upon issuance of the order by the Price Administrator, or his duly authorized representative, the manufacturer may offer the article for sale in accordance with the terms of the order.

In the case of an article for which a maximum price must be determined under this section for a sale to the United States Government or an Allied Government, the manufacturer shall submit the report required in the above paragraph of this paragraph (b) ten days after the formation of the contract. The manufacturer may at any time offer for sale, sell, or deliver the article at a tentative price, to such government or agency if he informs the purchaser that the maximum price must be determined under this section. In such case he must refund any amounts collected in excess of the price so determined. The price shall remain tentative until the maximum price has been determined in the manner provided in this regulation.

Note: Notwithstanding the above provisions, certain orders issued under § 1499.159b require the manufacturer to file a report with the National Office of the Office of Price Administration, Washington, D. C. These orders and the articles to which they apply are:

Order No. 1444__ Toys and Games. Order No. 1470__ New Metal Cots and Double Deck Beds.

Order No. 1509 __ Upholstered Sofa Beds, Studio Couches and all Other Upholstered Dual Purpose Sleeping Equipment.

Order No. 1849 __ Inner Constructions for Sofa Beds, Studio Couches and all other Upholstered Dual Purpose Sleeping Equipment.

Order No. 3145 ... War Bicycles. Order No. 3261__ Upholstered Household Furniture Covered with a Fabric Not Furnished by the Manufacturer.

This amendment shall become effective on the 2d day of June 1945.

Issued this 23d day of May 1945.

JAMES F. BROWNLEE. Acting Administrator.

[F. R. Doc. 45-8705; Filed, May 23, 1945; 11:44 a. m.]

> PART 1340-FUEL [MPR 189, Amdt. 28]

BITUMINOUS COAL SOLD FOR DIRECT USE AS BUNKER FUEL

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. 189 is amended in the following respect:

The following is added at the end of 1340.311 (b): "However, the supplier need not state separately from his selling price the amount of his transportation tax imposed by section 620 of the Revenue Act of 1942 on a sale to the United States or any agency thereof, the District of Columbia, any state government or any political sub-division thereof."

This amendment shall become effective May 28, 1945.

Issued this 23d day of May 1945.

JAMES F. BROWNLEE. Acting Administrator.

[F. R. Doc. 45-8698; Filed, May 23, 1945; 11:42 a. m.]

PART 1364-FRESH-CURED AND CANNED MEAT AND FISH PRODUCTS [MPR 579,1 Amdt. 6]

CERTAIN SPECIES OF FRESH AND FROZEN FISH AND SEAFOOD

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

Maximum Price Regulation No. 579 is amended in the following respects:

1. Section 3.11 (b) is redesignated section 3.11 (b) (1) and a new subparagraph (2) is added to read as follows:

(2) New Bedford fillets. If a processor fillets fresh fish at his place of business in New Bedford, Massachusetts, and freezes the fillets at Boston, Massachusetts, where he delivers them to the Quartermaster Corps of the United States Army, he may add to his table price the transportation cost from New Bedford to Boston. (The allowance taken for such transportation may not exceed the common carrier rate from shipping to receiving points. See paragraph (a) of this section 3.11).

2. In section 10.1, Table IA, footnote 3 is added to the name of Schedule No. 9. 3. In section 10.1 following Table IA. footnote 3 is added to read as follows:

* The prices listed for hake fillets in Schedule No. 8 also apply to mud hake fillets.

4. In section 10.1, Table IB, footnote 4 is added to the name of Schedule No. 9. 5. In section 10.1, following Table IB. footnote 4 is added to read as follows:

The prices listed for hake fillets in Schedule No. 8 also apply to mud hake fillets.

This amendment shall become effective May 22, 1945.

Issued this 22d day of May 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-8639; Filed, May 22, 1945; 2:49 p. m.]

PART 1364-FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS [MPR 5871

MISCELLANEOUS CANNED FISH AND SEA FOOD

In the judgment of the Price Administrator, it is necessary in order to effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328 that uniform maximum prices be established for the sales by canners, and in some cases importers, of miscellaneous varieties of canned fish and sea food.

So far as practicable, the Price Administrator has consulted and advised with representative members of the industry which will be effected by this regulation. In the judgment of the Price Administrator the prices established are generally fair and equitable and will effectuate the purposes of the Act.

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

ARTICLE I-GENERAL PROVISIONS

Sec. 1.1

What this regulation does.

Relation to other regulations. Where this regulation applies.

Prohibitions.

1.5 Enforcement.

Licensing.

Brokers 18

1.9 Notification of change of maximum price.

1.10 Records and reports.

1.11 Petitions for amendment.

Adjustable pricing. Sales to governmental procurement agencies

General pricing instructions. 1.14

1.15 Definitions.

1.12

ARTICLE II-CANNED PACIFIC SQUID

Sec.

2.1 Maximum prices for sales by canners.

2.2 Definitions.

2.8 Cross references.

Administration.

AUTHORITY: § 1364.359 issued under 56 Stat. 423, 765; 57 Stat. 566, Pub. Law 363, 78th Cong.; E.O. 9250, 7 FR. 7871; E.O. 9328, 8 FR. 4681.

ARTICLE I-GENERAL PROVISIONS

Section 1.1 What this regulation does. This regulation fixes the maximum prices at which canners, and in some cases importers, may sell the varieties of canned fish and sea food for which maximum prices are fixed in the following articles.

SEC. 1.2 Relation to other regulations.
(a) The provisions of this regulation supersede the provisions of the General Maximum Price Regulation and the provisions of the Maximum Import Price Regulation (and any order issued thereunder) with respect to sales and deliveries for which maximum prices are established by this regulation.

(b) The maximum price at which any person may export canned fish or sea food must be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation, as amended, issued by the Office of Price

SEC. 1.3 Where this regulation applies. The provisions of this regulation shall apply to the 48 states of the United States and to the District of Columbia.

SEC. 1.4 Prohibitions. Regardless of any contract or other obligation, no person shall make any sale, or any purchase in the course of trade or business, of canned fish or sea food, for which sale or purchase a maximum price is established by this regulation, at a price higher than that maximum price, and no person shall agree, offer, solicit or attempt to do any of these things. Prices lower than maximum prices may be charged and paid.

SEC. 1.5 Enforcement. Any person violating any provision of this regulation is subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for revocation of licenses provided by the Emergency Price Control Act of 1942, as amended.

SEC. 1.6 Licensing. The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 1.7 Evasion. No person shall evade any of the provisions of this regulation by any scheme or device, and no person covered by this regulation shall indirectly charge or receive for the varieties of canned fish or sea food listed in this regulation a price higher than the maximum price permitted by this regulation. No person shall, as a condition of selling any canned fish or sea food covered by this regulation, require a purchaser to buy any other canned fish or sea food or any other commodity.

SEC. 1.8 Brokers. In accordance with trade custom, every broker shall be considered the agent of the seller and not the agent of the buyer. In each case, the amount paid by the buyer to the seller plus any amount paid by the buyer to the broker shall not exceed the seller's maximum price, including allowable transportation actually paid by the seller or by the broker. In other words, the seller may not collect from the buyer any more than his maximum price, including allowable transportation so paid, less the amount which the buyer pays the broker.

SEC. 1.9 Notification of change of maximum price. If this regulation, or any amendment thereto, changes a canner's or an importer's maximum price for any item of canned fish or sea food, with the first delivery of that item after the effective date of the provision changing the maximum price, the canner or the importer, as the case may be, shall:

(a) Supply each wholesaler and retailer who purchases the item from him with the following written notice:

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by kind, variety, grade, brand, style of pack and container type and size) has been changed under the provisions of Maximum Price Regulation No. 587. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulation No. 421, 422 or 423, and if we are your customary type of supplier, you must refigure your ceiling price for the item in accordance with the applicable pricing provisions of those regulations (see section 6 in each case). You must refigure your ceiling price on the first delivery of this item to you on and after (insert effective date of regulation or amendment, whichever is applicable).

For a period of 90 days after the effective date of the provision changing the maximum price and with the first delivery after the 90-day period to each person who has not made a purchase within that time, the canner or the importer shall include in each box, carton or case containing the item the written notice set forth above.

(b) Supply each purchaser of the item who is a distributor other than a whole-saler and retailer with written notice of the establishment of the new maximum price. The notice, which shall be attached to, or stated on, the invoice covering the first delivery to such purchaser after the effective date of the provision changing the maximum price shall read as follows:

Notice to Distributors Other Than Wholesalers and Retailers

SEC. 1.10 Records and reports. (a) Every person making a sale subject to

this regulation, and every person in the course of trade or business making a purchase of canned fish or sea food subject to this regulation, or otherwise dealing therein, shall keep for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, accurate records of each such purchase or sale, showing the date thereof, the name and address of the buyer and of the seller and the price contracted for and received for each item of canned fish or sea food sold, describing the item by kind, variety, grade, brand, style of pack and container type and size.

SEC. 1.11 Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, issued by the Office of Price Administration.

SEC. 1.12 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver, or agree to deliver, at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order.

SEC. 1.13 Sales to Governmental procurement agencies. The maximum price for sales by a canner or an importer of any variety of canned fish and sea food for which sales maximum prices are fixed by this regulation, to any procurement agency of the Armed Forces, the War Food Administration and any procurement agency thereof, the War Shipping Administration and the Veterans' Administration, shall be 971/2% of the price fixed for the item in the applicable article of this regulation; from the price so computed there shall be deducted a cash discount of 11/2% if payment is made within 10 days of receipt by the designated office of the war procurement agency of a properly authenticated claim.

SEC. 1.14 General pricing instructions. For container types and sizes and styles of pack not listed for any variety of canned fish or sea food covered by this regulation, the maximum price shall be the price determined by the Office of Price Administration to be in line with the prices listed in the applicable article for that variety of canned fish or sea food. Such determination shall be made upon written request addressed to the Office of Price Administration, Wash-

ington, D. C., and accompanied by statements showing costs and usual differentials between the pack for which a price is sought and the packs for which prices are listed in this regulation.

SEC. 1.15 Definitions. Various terms used in this regulation are defined in the following articles. Unless the context otherwise requires the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used in this regulation.

ARTICLE II-CANNED PACIFIC SQUID

Sec. 2.1 Maximum prices for sales by canners—(a) General rule. The canner's maximum price, f. o. b. shipping point nearest the cannery, for sales of canned Pacific squid, is the price listed below, less his customary allowances, discounts, and differentials to purchasers of different classes.

Container s'ze	Style of pack	Price per 48 cans
No. 1 tall	Natural.	\$4.85

(b) Sales to governmental procurement agencies. The canner's maximum price for sales of canned Pacific squid to governmental procurement agencies must be determined in accordance with the provisions of section 1.13.

However, the provisions of section 1.13 do not apply to sales of canned Pacific squid to any procurement agency of the War Food Administration until August 1, 1945. Until that date, the canner's maximum price for such sales shall be the price listed in paragraph (a) less a cash discount of 1½%, if payment is made within 10 days of receipt by the designated procurement agency of the War Food Administration of a properly authenticated claim.

Sec. 2.2 Definitions. (a) "Canned Pacific squid" means squid of the species Loligo opalescens packed in hermetically sealed containers.

sealed containers.

(b) "No. 1 tall" means a can (301 x 411) packed to a net weight of not less than 15 oz. of Pacific squid.

SEC. 2.3 Cross references. Section 1.14, contains provisions with respect to pricing container types and sizes and styles of pack not listed.

This regulation shall become effective May 28, 1945, except as to sales or deliveries of canned Pacific squid which prior to May 28, 1945 has been received by a carrier, other than a carrier owned or controlled by the seller, for shipment to the purchaser.

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

Issued this 23d day of May 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-8706; Filed, May 23, 1945; 11:45 a. m.]

PART 1385—NAVAL STORES [MPR 179, Amdt. 2]

PINE OIL

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. 179 is amended in the following respects:

 A new listing is added at the end of the table of contents to read as follows:

§ 1385.14 Producers' adjustments for pine oil produced by destructive distillation of pine wood.

2. A new § 1385.14 is added to read as follows:

§ 1385.14 Producers' adjustments for pine oil produced by destructive distillation of pine wood. Either upon application for adjustment, or on his own motion, the Administrator may adjust by order a producer's maximum price for pine oil produced by the destructive distillation of pine wood in accordance with the adjustment provision contained in section 11 of Maximum Price Regulation No. 446, Pine Tar and Pine Tar Oil.

This amendment shall become effective May 28, 1945.

Note: Approval of the reporting requirements of this amendment in accordance with the Federal Reports Act of 1942 has been waived by the Bureau of the Budget.

Issued this 23d day of May 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-8702; Filed, May 23, 1945; 11:43 a. m.]

PART 1385—NAVAL STORES [MPR 446, Amdt. 3]

PINE TAR AND PINE TAR OIL

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. 446 is amended in the following respects:

- A new listing is added to the table of contents between the listings of section 10 and Appendix A to read as follows:
- 11. Producers' adjustments for naval stores products produced by destructive distillation of pine wood.
- 2. A new section 11 is added between section 10 and Appendix A to read as follows:

SEC. 11. Producers' adjustments for naval stores products produced by destructive distillation of pine wood.—(a) Applicability. Either upon application for adjustment in accordance with Revised Procedural Regulation No. 1, or on his own motion, the Administrator may adjust under this section a pro-

ducer's maximum price established under Maximum Price Regulation No. 446, Pine Tar and Pine Tar Oil, Maximum Price Regulation No. 179, Pine Oil (only for pine oil produced by destructive distillation of pine wood), Maximum Price Regulation No. 431, Charcoal (for pine wood charcoal only) or the General Maximum Price Regulation for any naval stores product or products produced by the destructive distillation of pine wood, including, but not limited to, pine tar and pine tar oil, pine oil, pine wood charcoal, turpentine, dipentene and pitch so produced. The maximum price is to be adjusted according to the standards of this section which, in general, are based on the producer's operating position. Any application made shall be submitted to the Rubber, Chemicals and Drugs Price Branch, Office of Price Administration, Washington 25, D. C.

(b) Amount of adjustment. No adjustment will be made under this section unless the Administrator finds that a price increase is necessary to alleviate substantial hardship. Any such adjustment should ordinarily be limited as set forth below. The criteria set out below indicate, in general, the factors which will be considered, to the extent practicable, in processing adjustments under this section. The unit costs indicated below shall be taken as the average unit costs over a period of time-ordinarily a period of at least six months prior to adjustment—sufficient to assure a fairly representative basis for any adjustment action. In addition, the producer's current rate of production as compared to his rate of production during normal prewar years may be taken into consideration. Thus, whenever the producer is currently operating at a level substantially lower than his normal volume, indirect factory cost and administrative and selling expenses may be adjusted to reasonable levels based upon a normal rate of operations. As used below: "overall profits" means over-all aggregate dollar profits, adjusted for changes in investment and before deduction of income and excess profits taxes, of the producer or of the entire investment enterprise; "joint product" or "joint products" means any naval stores product or products produced by the destructive distillation of pine wood as specified in paragraph (a) above. Adjustments shall be limited as follows:

(1) The amount of adjustment per unit of one or more than one joint product shall be determined in such a way that the gross revenue realized from the total number of units of all the joint products produced from a cord of wood through carbonization at their respective adjusted or unadjusted maximum prices, shall be equal to direct labor and material cost per cord of wood carbonized plus indirect factory cost per cord of wood carbonized, where the producer's current over-all profits on an annual basis are favorable as judged by his own or the industry's experience during the years 1936-1939 (or other appropriate peacetime base period).

(2) The amount of adjustment per unit of one or more than one joint product shall be determined in such a way that the gross revenue realized from the

¹⁷ F.R. 5482.

²⁸ F.R. 11375, 16032.

total number of units of all the joint products produced from a cord of wood through carbonization at their respective adjusted or unadjusted maximum prices, shall be equal to direct labor and material cost per cord of wood carbonized plus indirect factory cost and administrative and selling expenses per cord of wood carbonized, where the producer's current over-all profits on an annual basis are normal as judged by his own or the industry's experience during the years 1936-1939 (or other appropriate peacetime base period). However, any increase in excess of that permitted by (1) above shall not ordinarily exceed the least amount which will cause his current over-all profits on an annual basis to be favorable as judged by his own or the industry's experience during such

base period. (3) The amount of adjustment per unit of one or more than one joint product shall be determined in such a way that the gross revenue realized from the total number of units of all the joint products produced from a cord of wood through carbonization at their respective adjusted or unadjusted maximum prices, shall be equal to direct labor and material cost per cord of wood carbonized plus indirect factory cost and administrative and selling expenses per cord of wood carbonized, plus an adequate margin of profit per cord of wood carbonized, where the producer's current over-all profits on an annual basis are unfavorable as judged by his own or the industry's experience during the years 1936-1939 (or other appropriate peacetime base period). However, any increase in excess of that permitted by (1) above shall not ordinarily exceed the least amount which will cause his current over-all profits on an annual basis to be favorable as judged by his own or the industry's experience during such base period.

(c) Orders issued under this section. The Administrator may authorize or deny by order the maximum prices requested or any modification thereof, or may on his own motion authorize an adjustment by order. He may require in appropriate cases a compensatory decrease in the maximum prices for another product or products made by the

producer.

In cases where an adjustment is granted to a producer, the Administrator may also adjust by order the maximum

prices for sales by resellers.

(d) Suggested steps before application. Before filing an application for adjustment under this section, it is suggested that each producer obtain from the Rubber, Chemicals and Drugs Price Branch, Office of Price Administration, Washington 25, D. C., a statement as to what part of the information indicated below must be submitted for processing the application.

(1) Name, description, unit of sale and production, established maximum selling prices of the product or products, and

full terms of sale.

(2) Sales volume of the designated product or products in units and dollars for the last complete calendar or fiscal year, for the latest periods of the current year for which information is available, the estimated future sales in units for the

next three months. Also total over-all sales in units and dollars of all the joint products produced by the destructive distillation of pine wood for the last complete calendar or fiscal year, for the latest periods of the current year for which information is available, and for the years 1936–1939 and 1942.

(3) Direct labor and material cost per cord of wood carbonized currently. If wage rates have been increased since October 3, 1942, a full explanation of the reason for the increase and a showing that any wage rate subject to approval by War Labor Board has been approved

by that Board.

(4) Indirect factory cost per cord of wood carbonized currently and for the year 1942 (or the fiscal year ending nearest to December 31, 1942) such as: indirect labor, factory supplies, repairs and maintenance of building, machinery and equipment, insurance, property taxes, depreciation at normal rates on plant and equipment actually used in manufacture, purchased utility services, and other items commonly associated with factory operation. Indirect factory costs shall be broken down at least in the detail customarily used by the producer, and the method of allocating such costs per cord of wood carbonized must be shown.

(5) General administrative and selling expenses per cord of wood carbonized currently and for the year 1942 (or the fiscal year ending nearest to December 31, 1942) such as: executive and administrative salaries, office expenses, commissions, advertising and similar items but not including income or excess profit taxes, charges to war reserves, or reserves for contingencies. General administrative and selling expenses shall be broken down at least in the detail customarily used by the producer, and the method of allocating such expenses per cord of wood

carbonized must be shown.

(6) Profit and loss statements, balance sheets, and analyses of surplus for the years 1936-1939, inclusive, on OPA Form A, Annual Financial Report, or the producer's own prepared statements and the same information for the most recent full fiscal or calendar year, and for the latest periods of the current year for which complete information is available: Provided, however, That if the producer seeks adjustment in accordance with paragraph (b) (1) above so that gross revenue realized from the total number of units of the joint products produced from a cord of wood through carbonization at their respective adjusted or unadjusted maximum prices, is no greater than direct labor, material cost, and indirect factory cost per cord of wood carbonized, he need not include in submitting information the profit and loss statements, balance sheets and analyses of surplus for the years 1936-1939.

Such financial data shall cover the producer's over-all operations, or in the event the producer is a parent, subsidiary or affiliate of other corporations or business units, the over-all operations of the entire investment enterprise. The filing of the financial data designated in this subparagraph is optional in certain cases. Should the producer prefer and so requests, this information for years prior to 1943 will be obtained by the Office of

Price Administration directly from the Bureau of Internal Revenue if available. If the producer has submitted any such data on OPA Report Forms A or B for certain periods, he may so state and omit those periods in submitting information.

(7) The proposed selling prices and

terms of sale.

This amendment shall become effective May 28, 1945.

Nore: Approval of the reporting requirements of this amendment in accordance with the Federal Reports Act of 1942 has been waived by the Bureau of the Budget.

Issued this 23d day of May 1945.

James F. Brownlee, Acting Administrator.

[F. R. Doc. 45-8704; Filed, May 23, 1945; 11:44 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Restriction Order 15, Amdt. 1]

RICE RESTRICTION ORDER FOR PUERTO RICO

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

Restriction Order 15 is amended in the following respects:

- 1. Section 1.1 (a) is amended to read as follows:
- (a) Unless authorized in writing by the Office of Price Administration, no importer or wholesaler shall transfer rice to any person who was not his customer of rice during the period comprised from January 15, 1945 to March 17, 1945, and shall not make a transfer of rice to any one of such customers, and no customer shall accept a transfer of rice of more than 4/10 (40%) of the average fourweek period transfers of rice made to that customer during the period comprised from January 15, 1945 to March
- 2. Section 1.2 (b) is amended to read as follows:
- (b) Allocation of quota not delivered to customer. When a customer for any reason fails to take delivery of a quantity of rice which he is entitled to obtain during any one given period of four weeks, the importer or wholesaler may transfer that customer's allocation to one or more of his customers for delivery during the four-week period immediately following if such transfer will not result in the acquisition by such customer of more than 100% of the average four-week period transfers made to him during the period comprised from January 15, 1945 to March 17, 1945. An importer or wholesaler who transfers to one or more of his customers the allocation of rice which another customer has failed to accept shall notify the Office of Price Administration at San Juan, Puerto Rico, in writing of such transfer.
- 3. Section 1.2 (c) is amended to read as follows:
- (c) The Director may assign quotas to local Boards. The Director may assign

four-week period quotas to the local Boards in accordance with the available supplies of rice.

This amendment shall become effective as of May 14, 1945.

Issued this 23d day of May 1945.

SAM GILSTRAP. Territorial Director, Puerto Rico.

Approved:

JAMES P. DAVIS, Regional Administrator, Region IX.

[F. R. Doc. 45-8707; Filed, May 23, 1945; 11:45 a. m.]

PART 1418-TERRITORIES AND POSSESSIONS [RMPR 288]

SPECIFIC MAXIMUM PRICES IN ALASKA

Maximum Price Regulation 288 is redesignated Revised Maximum Price Regulation 288 and is revised and amended to read as follows:

A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.1

- Prohibition against dealing in certain commodities at prices above the maximum.
- To what transactions, products, and persons this ceiling applies.
- Petitions for amendment. Application for adjustment.
- Territorial adjustment of maximum prices
- 5a. Adjustable pricing.
- Definitions. 6.
- Less than maximum prices.
- Prohibited practices. Records and reports.
- 10. Enforcement and licensing.
- Relation to other regulations.
- 12 Applicability.
- 13. Maximum retail prices for turkeys.
- Maximum retail prices for evaporated
- 15 Maximum retail prices for butter. 16.
- Maximum prices for hay produced in the Territory of Alaska. Maximum retail prices for refined beet
- and cane granulated sugar.
- 18. Maximum retail prices for edible fats and oils.
- Maximum prices for milk sold in certain communities in the Territory of Alaska.
- Maximum retail prices for canned fruit, vegetables and other juices.
- 21. Maximum retail prices for canned soup. Maximum retail prices for canned fruit.
- Maximum prices for firewood in Anchorage and vicinity.
- Maximum prices for fuel wood in Fair-24 banks and vicinity.
- Maximum retail prices for canned vegetables.
- 26. Maximum prices per pound for reindeer meat.
- Maximum retail prices for breakfast cereals.
- 28. Maximum retail prices for corn meal. Maximum retail prices for bar soaps, bleaching waters, cleansers and soap

powders.

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

Maximum retail prices for coffee.

31. Maximum retail prices for rice, barley, dried peas and dried beans.

Maximum prices for packaged distilled 32. spirits and wines.

Maximum retail prices for macaroni and noodle products. Maximum retail prices for canned beef,

pork and poultry products. 35. Maximum retail prices for flour and flour

mixes. Maximum prices for bottled beer sold at

retail for off-premises consumption. Maximum prices for retail sales of electric irons.

38 Maximum prices for women's rayon

hosiery sold at retail.

Maximum retail prices for beef—fresh cured and frozen.

Maximum prices for drinks of distilled spirits, wine and beer sold by drinking establishments.

41. Maximum retail prices for new standard radio receiver tubes.

Maximum prices for retail sales of new rubber tires and tubes for passenger cars, trucks and busses.

43. Maximum prices for bituminous coal produced in Alaska,

AUTHORITY: § 1418.351 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R.

SECTION 1. Prohibition against dealing in certain commodities at prices above the maximum. Regardless of any contract, agreement, lease, or other obligation or of any price regulation or order heretofore issued by the Office of Price Administration, no person to whom this regulation is applicable shall set or deliver and no person in the course of trade or business shall buy or receive in the Territory of Alaska any of the commodities set forth in this regulation at a price higher than the maximum prices specified herein; and no person shall offer, solicit or attempt to do any of the foregoing.

SEC. 2. To what transactions, products and persons this ceiling applies—(a) What transactions are covered. This regulation covers sales of the products set forth in the sections set forth below in the Territory of Alaska. The type of transaction covered, whether wholesale, retail, or both, is specified in each section.

(b) What products are covered. This regulation covers the products set forth in the sections set forth below.

(c) What persons are covered. Any person who sells any commodity set forth in the sections below is subject to this regulation. The term "person" includes an individual, corporation, partnership, association or any other organized group; their legal successors or representatives; the United States, or any government or any of its political subdivisions; or any agency of any of the foregoing.

SEC. 3. Petitions for amendment. Any person seeking an amendment of any provision of this Revised Maximum Price Regulation No. 288 may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

SEC. 4. Applications for adjustment. Any person seeking an adjustment of the maximum prices established by this Revised Maximum Price Regulation No. 288

may file a petition for adjustment in accordance with the provisions of Procedural Regulation No. 7.

SEC. 5. Territorial adjustment of maximum prices. The Territorial Director of the Office of Price Administration in Alaska may issue an order adjusting the maximum price of any item for any locality listed in the sections set forth below whenever such action is necessary to correct an error or to prevent substantial hardship caused by an unanticipated increase in the maximum wholesale price or costs of shipment. An order issued pursuant to this section shall remain in effect until superseded by an appropriate amendment.

Sec. 5a. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to give the authorization. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

SEC. 6. Definitions. (a) When used in this Revised Maximum Price Regulation No. 288, the term:

(1) "Sale at wholesale" means a sale of a commodity by a person who resells it to any person other than an ultimate consumer and includes any sale to the United States, or any government, or any of its political subdivisions, any religious, educational, or charitable institution for the sick, deaf, blind, disabled, aged or insane, or any school, hospital, library, commercial or industrial user, or any agency of the foregoing.

(2) "Sale at retail" means a sale or selling to an ultimate consumer.

(3) "Maximum price", except where the context otherwise requires, means the maximum price established by Revised Maximum Price Regulation 288: Provided, however, That where pennies are not generally used or available in the course of ordinary retail transactions, adjustments to the nearest nickel may be made by the seller on the total of the combined purchase prices of one or more commodities sold at a single sale, or the total of the combined purchase prices of one or more commodities sold in a series of sales but billed at the end of a period: that the prices of all commodities shall be posted according to the "maximum price" as herein defined.

¹⁸ F.R. 5842, 6174.

Sec. 7. Less than maximum prices. Lower prices than those set forth in this Revised Maximum Price Regulation No. 288 may be charged, demanded, paid, or offered.

SEC. 8. Prohibited practices—(a) General. Any device to obtain a higher-than-ceiling price without actually raising the dollar and cents price is as much a violation of this Revised Maximum Price Regulation No. 288 as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings and the like.

SEC. 9. Records and reports-(a) Records to be kept. (1) Every person making sales at wholesale of the commodities subject to this Revised Maximum Price Regulation No. 288, shall, on and after the date any such commodity becomes subject to this regulation, keep for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, complete and accurate records of each purchase and each sale made by such person, showing the date thereof, the name and address of the buyer and seller, the direct cost thereof, the price paid or received, the mark-up charged, and the quantity purchased or

(2) Every person making sales at retail of the commodities subject to this Revised Maximum Price Regulation No. 288 shall, on and after the date any such commodity becomes subject to this regulation, keep for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect complete and accurate records of each purchase made by the seller, the date thereof, the name and address of the person selling to the seller, the direct cost thereof, the price paid, the quantity purchased, and the mark-up charged by the seller to the buyer.

(b) Prices to be marked and posted. On and after the date any commodity becomes subject to this Revised Maximum Price Regulation No. 288, every person offering to sell at retail any such commodity shall mark the maximum price of such commodity in a manner plainly visible to and understandable by, the purchasing public. The maximum prices may be marked on the commodities themselves or may be posted at the place in the establishment where the commodities are offered for sale, and may be posted by price lines if the selling price of each commodity is marked thereon. The maximum prices shall be indicated in the form "Ceiling Price \$_____ " or "Our Ceiling \$___

(c) Sales slips and receipts. Every seller at retail of the commodities subject to this Revised Maximum Price Regulation No. 288 who has customarily given purchasers sales slips or receipts shall continue to do so. Upon request from a purchaser, every such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, the name and address of the seller, the

commodity sold, and the price received for it.

SEC. 10. Enforcement and licensing.

(a) Persons violating any provision of this Revised Maximum Price Regulation No. 288 are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for revocation of licenses provided for by the Emergency Price Control Act of 1942, as amended, and Executive Order No. 9250.

(b) Persons who have evidence of any violation of this regulation or of any other regulation or order issued by the Office of Price Administration are urged to communicate with the nearest office of the Office of Price Administration.

(c) Licensing. The provisions of Licensing Order No. 1° licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 11. Relation to other regulations. (a) Nothwithstanding the provisions of Revised Maximum Price Regulation No. 194, maximum prices for the commodities enumerated in the sections set forth below of this Revised Maximum Price Regulation No. 288 shall be established by this Revised Maximum Price Regulation No. 288. Maximum prices for commodities not enumerated, and for commodities sold in localtities not specified in the sections set forth below of this Revised Maximum Price Regulation 288 shall continue to be governed by Revised Maximum Price Regulation 194,4 the General Maximum Price Regulation, or such other price regulations as may be applicable in the Territory of Alaska.

Sec. 12. Applicability. The provisions of this Revised Maximum Price Regulation No. 288 shall be applicable to the Territory of Alaska.

SEC. 13. Maximum retail prices for tur-

keys—(a) Definitions. When used in this

section, the term:

(1) "Drawn turkey" means a dressed turkey from which the head, shank, crop, windpipe, esophagus, and entrails have been wholly removed without contamination of the body cavity; the gizzard cleaned by removing the contents and lining, and the cleaned gizzard, heart and liver then included with carcass.

(2) "Dressed turkey" means a turkey which has been killed, bled and plucked,

but not eviscerated.

(3) "Frozen eviscerated turkey" means a dressed turkey which has been eviscerated and frozen in the continental United States and completely meets the requirements listed in the definition of "frozen eviscerated poultry" set forth in section 5.5 (d) of Second Revised Maximum Price Regulation No. 269-Poultry. (A copy of these requirements may be obtained from the OPA upon request.) In no event may any turkey item be sold as "frozen eviscerated turkey" if it has been frozen in Alaska. If a turkey item has been frozen in Alaska, the processed turkey, if drawn in accordance with all the requirements established for drawn turkey, shall be sold at a price not in excess of that established for corresponding drawn turkey items. If not drawn in accordance with all the requirements established for drawn turkey, then the dressed turkey shall be sold at a price not in excess of that established for a corresponding dressed turkey item.

(4) Type, age and grade specifications promulgated by the United States Department of Agriculture in the publication, "Tentative U. S. Standards for Classes and Grades for Dressed Turkeys," shall be used as the type, age and grade specifications for all turkey items listed

in this section.

(b) Invoices. The seller of any turkey priced by this section must give an invoice to the purchaser setting forth the name and address of the seller, the date of sale, and the age, type, grade, weight (where weight is a factor in the price) and price of each turkey sold.

(c) Maximum prices for young Grade A turkeys.

Hens and Toms by type and weight class	1st Judicial Division ¹	Cordova Valdez Seward	Kodiak	Anchorage	Palmer	Nenana Fairbanks
Dressed young turkeys, light, medium or heavy	\$0.61	\$0, 63	\$0.64	\$0.66	\$0. 67	\$0.68
Drawn young turkeys: Light—under 13 lbs	.72 .71 .70	.74 .73 .72	.75 .74 .72	.77 .76 .74	.78 .76 .75	.76 .78 .77
Frozen eviscerated turkeys: Light—under 13 lbs. Medium—13 to 16½ lbs. Heavy—16½ lbs. and up	.76 .75 .74	.78 .77 .76	.79 .78 .76	.81 .80 .78	.82 .80 .79	.80

1 ist Judicial Division includes all that part of the Territory of Alaska lying east of the 141st meridian of west longitude.

(d) Maximum prices for turkeys other than Grade A. The maximum prices for other turkeys sold at retail shall be:

(1) Grade B turkeys (including "hard scalded"). All Grade B turkeys, as well as "hard scalded" turkeys, shall be 2 cents per pound less than the correspond-

ing Grade A turkey items listed in the table above.

(2) Grade C turkeys. All Grade C turkeys shall be 5 cents per pound less than the corresponding young Grade A turkey items listed in the table above.

(3) Old turkeys. All old Grade A turkeys shall be 2 cents per pound less in price than the corresponding young

^{*8} F.R. 13240.

^{4 10} F.R. 2176, 2479.

^{*9} F.R. 1385, 5169, 6106, 8150, 10193, 11274.

⁶⁹ F.R. 15095, 10 F.R. 521, 1827, 2097, 3870.

above. Deduct 2 cents from the resulting price for old Grade B turkeys, or 5 cents from the resulting price for Grade C turturkey items listed in the table

prices for all grades of evaporated milk sold at retail in the Territory of Alaska shall be: prices for (a) The maximum SEC. 14. Maximum retail evaporated milk.

	· 14½ ounce can	nce can	6 oun	6 ounce can	8 pound can
	Price per can	Price for 2 cans	Price per	Price for 2 cans	Price per
Ketchikan Wrangell Petersburg Puncan Stagway Sikay Sika	\$0.12	50° 35	90 rs	\$0. II	\$0.90
Cordova Cordova Seward Seward Kodlak Androsom	0, 125	0.25	0,06	0.12	0.95
Pointer Pointer Railroad South of Curry Curry and all wints North of Curry	0.14	0,26	0.07	0.14	1.10
Railroad Nome and other west coast towns	0.15	0.30	0.075	0.15	1,25

¹"Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

(a) Maximum prices for the fol-at retail in the Territory of Alaska SEC. 15. Maximum retail prices for butter. lowing grades and packages of fresh butter sold shall be:

Town	Fresh pri	Fresh print butter, 90-93 score	-93 score	Butt 90-	Butter in tins 90-93 score
	Parch. wrapped	Carton	Quartered in cartons	1 lb. tin	2 lb. tin
Ketchikan Virangell Petersburg Junean Junean Junean Sikagway Haines Cordovas Cordovas Cordovas Cordovas Cordovas Cordovas Controvas Palmer Permit Codak Anchorage Palmer Palmer Palmer Palmer Of Curry and South of Fairbanks Frairbanks Nome and other west coast towns:	2 222222222222222222222222222222222222	38338838658555 8833888888658 88338888886	88888888888888888888888888888888888888	EEEEEEEEEEEEEEE	0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0 0.0

1. "Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea going vessels or lighters, including Kotzebue and Bethel. Norr: The maximum retail price for S9 and lower score butter shall be computed by deducting one cent per pound from the appropriate price set forth above.

(b) Maximum prices for 90-93 score butter in prints or rolls parchment wrapped and packed in brine sold at retail in the Territory of Alaska shall be:

	1		-					-
	Price per pound sold out of the keg	25# keg, price per keg	30# keg, price per keg	50# keg, price per keg	56# keg, price per keg	60# keg, price per keg	100≠ keg, price per keg	112# keg price per keg
Ketchikan Wrangell Petersburg Bureau-Douglas Sikagway Haines Sika Cordova Valdez Sward Sward Sward Sward Sward Sward Sward Petersburg Anchorage Palines Anchorage	2 2 2 2 2 2 2 2 3 2 3 3 3 3 3 3 3 3 3 3	21 21 21 21 21 21 21 21 21 21 21 21 21 2	888888899999 999999988888	a a a a a a a a a a a a a a a a a a a	E H H H H H H H H H H H H H H H H H H H	海祖祖祖祖祖祖祖祖祖祖 昭明明明明明明明明明	22222222222 22222222222 22222222222222	2. E.
Curry Curry Curry Curry Curry Curry Curry Curry R all points on	ı.	18. 25	21.90	36.00	40.32	(3.20	71.00	72,52
& south of Fbks. Fairbanks Nome and other west coast	92.	19.00	22.80	37.50	42.00	45.00	74.00	25.28
LOW IIS	.75	18.00	21.60	35.00	39.30	42.00	70.00	78.40

1"Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel. (c) For sales of fractions of a pound

The maximum retail price for all grades of butter sold in places other than those enumerated above shall continue to be established by Revised Maximum Price Regulation 194, if imported, and the maximum price shall be proportionby the General Maximum Price Regulaof tion if produced in the Territory ately computed. Alaska.

the food product, commonly known as (1) "Butter" means butter, which is made exclusively from milk or cream, or both, with or without the addition of common salt or coloring determined by the method prescribed in Official and Tentative Methods of Analysis of the Association of Official Agrimatter, and containing not less than 80% by weight of milk fat, all tolerance be-ing allowed for. Such percentage of milk fat requirement shall equal that allowed for. Such percentage of cultural Chemists, 5th Edition, 1940. (e) Definitions.

(2) "Score or grade of butter" means Standards for U. S. Grades of Creamery Butter issued in January 1943 by the United States Department of Agriculture the quality of butter determined cordance with the Official United and effective February 1, 1943.

form in which butter is sold and deliv-(3) "Bulk" and "print" mean ered.

in the Territory of Alaska shall be \$42.50 produced in the Territory of Alaska. (a) The maximum prices for hay produced in the Territory of Alaska and sold per ton. For sales of different quantities the maximum price shall be com-16. Maximum prices putted proportionately. SEC.

(b) The maximum price for hay that is imported shall continue to be governed by Revised Maximum Price Regulation No. 194. The maximum prices for edible fats and oils sold at retail shall be:

(g)

Maximum retail prices for refined beet and cane granulated sugar. 17. SEC.

and cane granulated sugar sold at	5 fb. 10 lb. 25 lb. 50 lb. 100 lb. sarkon carron bulk, bulk, bulk, bulk, bulk, bulk, bulk, bulk, bulk, sack sack	
for refined beet ka shall be:	1 lb, 2 lb, cc carton carton of bag or bag or bag in	
(a) The maximum prices for refined beet a retail in the Territory of Alaska shall be:	Bulk (less than five pounds)	

100 lb. bale, bulk, bag, or sack	88888888888888888888888888888888888888
50 lb. bale, bulk, bag, or sack	就是是在在在在在在在后面 克 压负 Q 知识的识别的对价价价价值 第 张始 30
25 1b. bale, bulk, beg, or sack	Quadadadadad d dd d 日日12日日12日12日128日12日11日11日11日11日11日11日11日11日11日11日11日11日
10 lb. carton bag or bulk	88 88 88 88 88 88 88 88 88 88 88 88 88
5 lb. carton bag or bulk	a adadadadagagagaga g ga g
21b. carton or bag	स्तरहरूत्वत्वत्वत्वत्वत्वत्वत्वत्वत्वत्वत्वत्वत
1 lb. carton or bag	authining de
Bulk (less than five pounds)	Per Pound \$0.005
	Ketchiran Wrangell Petarsburg Juneau Douglas Singas Singas Skagway Haines Cordova Valcte Cordova Nather Rediak Rodiak Anchorage Remand Points on Alaska Railroad north of Anchorage and south of Curry Curry and all points north of Curry and all points of Fairbanks Railroad Nome and other west coast kowns 1

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

be the maximum price per pound for the nearest amount in bale, bulk, bag, or an amount other than that specified in the above table, the maximum retail selling price per pound shall sack specified in the above table.

fined beet or cane granulated sugar sold in places other than those enumerated above shall continue to be established by Revised Maximum Price Regulation 194. (3) The maximum retail price for re-

"Standard shortening" means Maximum retail prices for fats and oils-(a) Definitions. When used in this section the term: SEC. 18. edible

shortening not hydrogenated made from

soybean, cottonseed, or peanut oils, refined to procorn, SIS vegetable oils such duce a creamy solid.

are refined and processed to make the flavor blend and then hydrogenated to solidify the product. Hydrogenation is the process by which hydrogen is added (2) "Hydrogenated shortening" means tonseed, soybean, or peanut oils, which to the unsaturated carbon bonds of oils, thus forming fats which may be plastic, shortening made from oils, such as cothard or brittle, depending upon the completeness of hydrogenation.

(3) "Lard" means the edible rendered fat from hogs.

1 sawot tesco tesw	88.141141 88:188:25:38:188:29
Ourry and points on Alaska R. R. north of Curry, including Fair- banks	8 . 144 . 114 . 1 . 1 . 1 . 2 . 2 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
Palmer and points on the Alaska R. H. north of An- chorage and south of Curry	8 . 144 1144
Anchorage	28. 114111115128
Kodiak	8. 14. 1114.111.11 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8
-vablaV-avobroO banwag	8 .14144 .11 .1 2222888888138858 88 88 78
natala	8 .14 .14 .11 .11 8 .2 8 25.
Shagway-Haines	28.144
Juneau-Douglas	8 114 114 111 11 8 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Wrangell-Peters-	8 .1414 .11 .1 2228368888831828 82 8 81
Ketchikan	2 14 2 14 14 14 2 2 2 2 2 2 2 2 2 2 2 2
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1 "Other west const towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

SEC. 19. Maximum prices for milk ritory of Alaska-(a) Definitions. When sold in certain communities in the Terused in this section, the term:

(1) "Milk" means cow's milk sold raw or pasteurized in fluid form as whole milk.

any person of milk in bottles or other containers to any person other than the (2) "Wholesale" refers to the sale by ultimate consumer, and includes sales to stores, restaurants, institutions, and the Army or Navy.

(3) "Restaurant" means any establishment operating as a restaurant, hotel cafe, bar, soda fountain, or other eat ing or drinking place.

(b) Maximum prices in Juneau and Douglas:

	Quart Pint Pini	12 13 13 13 13 13 13 13 13 13 13 13 13 13
	Quart	22.23
(in cents)		Wholesalo Retail out-of-store Retail home-deliverd Restaurant when consumed on premises.

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Half- Pint	9 01
Pint	122 13
Quart Pint	222
	Wholesale Retail out-of-stone. Retail out-of-stone. Restail none-delivered. Restaurant when consumed on premises.
70 mm	

(Nore: A seller may charge a deposit for bottles of any size not to exceed ten cents per bottle, the deposit to be refunded in full upon the return of the undamaged bottle.)

SEC. 20. Maximum retail prices for canned fruit, vegetable and other juices.

	1.	12	- I	-	-	1			3	and other faces.									
Item	Ketchikan, Wrangell,	Juneau, Douglas, Skagway.	Haines	Cordova, Valder Saward		Nome, and other west coast	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rail- road points north of Curry	Item	Ketchikan, Wrangell,	Juneau, Douglas, Skagway,	Sitks	Cordova, Valdez, Seward	Kodíak	Nome and other west coast	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rail- road points north of Curry
Grapefruit Juice—Unsweetened #2 Amocat Del Monte. * Florida Gold Francis Drake. Garth Happy Home. Holly Hill IGA K. & B	- 15 - 20 - 15 - 15 - 15 - 15 - 15 - 15 - 15 - 15	9 1 2 9 1 9 1 9 1 9 1 9 1 9 1 9 1 9 1 9	7. C 9 1 90 2 90 2 9 1 90 2 9 1 90 2 9 1 99 1	0 2: 0 2: 9 2: 9 2: 0 2: 1 2: 0 2:	21 22 22 21 21 21 22 22 22 22	22 23 22 22	23	C7. 23 24 24 23 24 24 24 24 24 23 24 24 23 23 24 23 23 24 23 24 23 24 23 24 23 24 23 24 23 24 23 24 23 24 23 24 23 24 23 24 23 24	Ct. 26 26 26 26 26 26 26 26 26 26 26 26 26 2	Orange juice \$5 Floriland	72 72 74	Ct. 65 73 73 75 65 73	Ct. 65 74 74 76 65 74	Ct. 67 75 75 77 67 75	Ct 69 76 76 78 69 76	Ct. 70 78 78 80 70 78	80 80 82 71	Ct. 73 81 81 83 73 81	Ct. 79 87 87 89 79 87
K & B. Old Homestead Red & White Reliance Rock Dell S & W. Shurfine Smith Florida	19 18 19 20 18	1 1 1 2 1 1 1 1 1	9 1: 9 1: 9 1: 9 1: 0 2: 9 1: 9 2:	9 21 9 21 9 20 9 21 9 22 9 20 9 21	21 21 21 22 21 22 21	222 222 222 222 222 222 223 222 233 222 221 222 222	23 23 23 23 23 23 23 23 23 23 22 23 24 22 23 23 24 22 23 23 24 22 23 23 24 22 23 23 23 23 23 23 23 23 23 23 23 23	24 23 23 23 23 24 24 23 24	26 26 26 25 26 27 25 26	Donald Duck. Floriland Kist Sweet. Palm Beach Grange & grapefruit juice #5	- 25	25 25 25 25 25	25 25 25 25 25 25	26 26 26 26 26	26 26 26 26 26	:7 :7 :7 2, 27	28 28 28 28 28	29 29 29 29	31 31 31 31 31
Standby Stokley Sun Filled Tex Delta Tropic Gold	19 18 19 19	1 1 1	9 19	21 19 21 21	21 20 21	22 21 22 22 22	23	23 22 23 23	26 24 26 26	Floriland Kist Sweet	64 59	64 59	65 60	66 61	68 63	69 64	71	73 68	79 73
Vita pack Grapefruit juice—unsweetened #3	18		10	20	21	22	24 22	24 23 _a	27 25	Sun sweet—quart	. 39	40	40	42	43	45	47	48	54
Amocat Best Texas Donald Duck Florida Gold Francis Drake Happy Home Holly Hill IGA K & B Old Homestead Orchard Garden Reliance Rock Dell Rock Dell	44 47 43 44 43 43 43 43 43 43	4- 4- 4- 4- 4- 4- 4- 4- 4- 4- 4- 4- 4- 4	4 44 4 45 7 48 1 44 1 45 1 45 1 44 1 44 1 44 1 44 1 44	46 49 46 46 46 46 46 46 46	47 48 51 47	48 48 49 52 48 48 48 48 48 48 48 48	50 50 51 54 50 51 51 51 50 50 50 50 50	52 52 53 56 52 53 53 53 52 52 52 52 52 52 52	58 58 58 61 58 58 58 58 58 58 58 58	A & B Del Monte Dole Exquisite Happy Home Honor Libby Red and White S & W Vitegold Finneapple juice #3	21 19 20 20 21	20 20 21 19 20 20 21 19 21 20	20 20 21 19 20 20 21 19 21 29 21 20 21	21 21 22 20 21 21 22 20 22 20 22 21	21 21 22 20 21 21 22 20 22 20 22 21	22 22 23 21 22 22 23 21 23 21 23 22	23 23 24 22 23 23 24 22 24 22 24 23	23 23 24 22 23 23 24 22 24 22 24 23	26 26 27 25 26 26 27 25 27 25 27 25 27 25
S & W Shurfine Smith Florida. Standby. Stokely Sun Filled Texas Delta. Grapefruit juice—sweetened \$2	45 42 44 43 44 43 43	46 43 44 44 44 44 44	47	48 45 46 46 46 46 46	49 46 48 47 48 47 47	48 51 47 49 48 48 48 48	53 49 51 50 51 50 50	54 51 53 52 53 52 52 52	50 57 58 58 58 58 58 58	A & B Ameeat Del Monte Dole Exquisite Happy Home Honor Libby Red and White	48 46 48 48 45 46 48 49	48 46 48 48 45 46 48 49	48 46 48 48 45 46 48 49	49 47 49 49 45 47 49 50	51 49 51 51 48 49 51 52	52 50 52 52 49 50 52 53 50	54 52 54 54 51 52 54 55 52 52 52	56 54 56 56 53 54 56 57	61 59 61 61 58 59 61
Happy Home. Lord Fairfax. Old Homestead. Red and White. S & W.	19 19 20 20 20	19 19 20 20 20	20 20 20 20 20	20 20 21 21 21 21	20 20 22 22 22 22 20	21 21 22 22 22 22 21	22 22 23 23 23 23 22 22	23 23 24 24 24 24 23 23	25 25 26 26 26 26	Reliance S & W Vitagold	46 46 50 50	46 46 50 50	46 46 50 50	47 47 52 52	49 49 54 54	50 50 55 55	52 52 57 57	54 54 59 59	62 50 59 64 64
Shurfine Stokely Sun Filled Grapefruit juice—swedened #3 Florida Gold. Happy Home. Red and White	19 19 20 44 44 42	19 19 20 45 45 42	19 19 20 46 46 43	20 20 21 47 47 44	20 20 22 48 48 46	21 21 22 49 49 47	22 22 23 51 51 49	23 23 24 53 53 50	25 25 26 59 59	All Good CHB Libby Old Homestead Red and White Sacramento Valley Shurfine S & W	15 15 16 15 15 15 15 16	16 16 17 16 16 16 16 17	16 16 17 16 16 16 16 16	17 17 18 17 17 17 17 17	17 17 18 17 17 17 17 17 17	18 18 19 18 18 18 18 19	18 18 19 18 18 18 18	19 19 20 19 19 19	21 21 22 21 21 21 21 21 22
Shurfine Miscellaneovs inicis #8	45 43	46 44	47 45	48 46	49 48	50 48	52 51	54 52	56 60 58	Amocat Tomato juice #3	34 34	35 35	35 35	37	38	39	19	20	49
V-S	41	41	42	44	45	48	50	52	56	CHB Cross and Blackwell Fairment Garden Libby	35 34 33 35	36	36 35 34	37 38 37 35	38 39 38 36	39 40 39 38	42 43 42 40	43 44 43 41	49 50 49
Church's—pint. Welch's—pint. Island Belle—quart. Orange fuice #2	22 35 50	22 35 51	23. 36 52	23 37 53	24 38 55	25 39 57	25 39 55	26 39 56	28 41 61	Libby Old Homestead Red and White Sacramento Shurfine S & W	33 33 33 33 34	34	36 34 34 34 34 35	35 35 35 35 35	39 36 36 36 36 36 38	40 38 38 38 38 38 39	43 40 40 40 40 42	44 41 41 41 41 43	47 50 47 47 47 47 47
Exchange Floriland Old Homestead Palm Beach Red and White S & W Sun Filled Vita Pure	30 27 30 27 30 31 27 30	3 0 27 30 27 30 31 27 30	30 27 30 27 30 31 27 30		31 28 31 28 31 32 28 31 32 28 31	29 32 33 29 52	33 30 33 30 33 34 36 37 38	34 31 34 31 34 35 31 34	36 33 36 33 36 37 33 36	Miscellaneous juices Diamond A—12 ozV-8 €3	13 41	14 41	14 42		15 45	15 48	15 50	15 52	16 56
1"Other west coast towns" mean	sallr	laces	alon	r the o	onet.			2000 12			- 1		-	-		-	-	10	

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by seagoing vessels or lighters, including Kotzebue and Bethel.



SEC. 21. Maximum retail prices for canned soups.

SEC. ZI. Muxu	ituit tetuti prices for											4				
Brand	Description	Container size or net weight	Ketchikan	Wrangell	Petersburg	Juneau Douglas	Skagway	Sitka	Cordova	Valdez	Seward	Kodiak	Anchorage	Palmer	Fairbanks	Nome and other west coast towns 1
Campbell's	Tomato soup Vegetable soup Clam Chowder	10½ 07. 10½ 07. 10½ 02. 10½ 02. 10½ 02. 10½ 02. 10½ 07.	13 18 13 120 18 18 15 15 15 15 15 15 17 17 17 18 18 18 18 18 18 18 18 18 18	.17 .18 .16 .24 .17 .11 .08 .08	.24 .17 .11 .08 .08	.17 .18 .17 .26 .18 .11 .09 .09	.17 .19 .16 .24 .17 .11 .08 .08	.15 .13 .15 .12 .17 .19 .16 .24 .17 .11 .16 .24 .17 .24 .27 .21 .21 .21 .22 .22	. 27 . 19 . 12 . 10 . 10	.12 .17 .19 .18 .27 .19 .12 .10 .10 .10 .25	.12 .10 .10 .25	.18 .27 .20 .12 .10 .10 .10	.16 .17 .13 .19 .20 .28 .22 .28 .22 .13 .11 .11	.29 .23 .14 .12 .12 .25	.21 .30 .24 .15 .12 .12 .28 .18	.21 .13 .10 .10 .26

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

Sec. 22. Maximum retail prices for canned fruit.

Item :	Ketchikan, wrangen,	Juneau, Douglas, Skagway, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Nome, and other west coast towns !	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rail- road points north of Curry	Item		Juneau, Douglas, Skagway, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Nome and other west coast towns t		Palmer and railroad points south of Curry	Fairbanks, Curry and rall-road points north of Curry
Apricots #2!/s nocat, fancy, halves, unpeeled lmia, whole, unpeeled I Monte, glass, whole, peeled I Monte, whole, unpeeled I Monte, halves, unpeeled gnity, choice, whole, unpeeled	Ct. 42 29 34 41 30 36 31	Ct. 42 29 35 41 30 37 32	Ct. 43 29 35 42 30 37 33	Ct. 45 30 36 43 31 38 33	Ct. 45 31 37 43 32 39 34	Ct. 46 32 38 44 33 40 35	C1. 47 33 39 45 34 41 35	Ct. 48 34 40 46 35 42 36	Ct. 51 37 43 49 38 45 39	Cherries Royal Anne #2" s Fernbrook Happy Home Libby, glass Old Homestead S & W Silver Shield Sun Pack	Ct. 46 53 49 49 52 49 49	Ct. 46 54 50 50 53 50 50	Ct. 46 54 50 50 50 50	Ct. 47 55 51 51 54 51 51	Ct. 48 56 52 52 55 52 52	Ct. 49 57 53 53 56 53 56	Ct. 50 58 53 54 57 54 53	Ct. 51 59 54 55 58 55 54	Ct. 54 62 59 58 61 58 59
rnbrook, standard, haives, un- peeled	34 31 33 37 39	35 32 34 38 39	35 33 35 38 40	36 33 35 39 41	37 34 36 40 41	38 35 37 41 42	39 35 38 42 43	40 36 39 42 44	43 39 42 46 47	Cherries red sour pitted #2 Happy Home West Farm	34 34	34 34	35 35	35 35	36 36	36 36	37 37	38 38	41
onor, homestyle. unt's Supreme, whole, peeled le O' Gold, choice, halves, un- peeled bby, glass, whole, peeled neky Trail, standard, unpeeled	37 41 33	38 41 34	38 42 35	43 39 43 35	43 40 43 36	44 41 44 37	45 42 45 38	46 42 46 39	49 46 49 42	Figs #2:/s Reliance, Sunkist, glass Sweet May, whole, ripe, syrup Fruit cocktail #1	42	41 43 36	41 43 36	42 44 37	43 45 38	44 47 39	44 49 39	45 50 40	48 51 42
almdale	38 39 39	39 39 39	39 40 40	41	-	42 42 42 36	43	43 44 44 38	46 47 47 41	Del Monte	24 24	24 24	24 24	25 25	26 26	26 26	26 26	26 26	2 2
peeled. eliance, fancy, whole, peeled eliance, fancy, halves, unpeeled osedale, sliced liver Shield, choice, halves, un-	32 41 43 33	33 41 43 33	34	43 45 34	43 46 35	44 47 36	45 48 37	46 49 38	49 52 41	Sunkist, glass	28	28	29	30	31	82	33	35	
peeled_ tandby, choice, unpeeledunkist, whole, peeled	39 39 40	39	40	41	41	42	43			Del Monte, glass	42	45 42 45	46 43 46	47 43 47	48 44 48	49 45 49	49 49 46 49 46	50 47 50	100
Apricots #2 ac-a-Rin, fancy Cherries light sweet #2	. 80	30	31	8	33	2 85	3 88	34	36	Red & White 8 & W Standby Sunkist Sunkist, glass	46	40	47 43 43	48 44 42	49 45 43	49 45 43	50 46 44 48	51 47 45	
Home Range	- 45	4	2 4	2 4	8 43	3 4	4 4	40	48		-						1		1
Cherries Royal Anne #808	1114	1	1	1	1		1	100	1	Del Monte	2 2	7 2	7 27	7 28	3 29	29 29	30		

SEC. 22. Maximum retail prices for canned fruit—Continued.

Item	Ketchikan, Wrangell,	Juneau, Douglas, Skagway, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Nome, and other west coast towns 1	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rail- road points north of Curry	Item	Ketchikan, Wrangell,	Juneau, Douglas, Skagway, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Nome and other west coast towns t	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rail- road points north of Curry
Peaches, freestone, halves or sliced Amocat Cottage Del Monte Dew Kist Golden Poppy Happy Home Hunt's Supreme I. G. A Isle of Gold Knishan Libby	Ct. 40 37 42 42 33 40 40 37 41 37 41	Ct. 40 37 43 43 44 40 40 37 41 37	Ct. 41 38 43 43 44 41 41 38 42 38 42	Ct. 42 38 44 44 35 42 42 42 38 43 38 43	Ct. 43 39 45 45 36 43 43 39 44 39 44	Ct. 44 40 46 45 37 44 44 40 45 40 45	Ct. 44 41 46 46 38 44 41 45 41 45	Ct. 44 42 47 47 39 44 44 42 45 42 45	Ct. 48 45 50 50 42 48 48 45 49 45 49	Pears #2'/r—Continued Hunt's Supreme Libby Reliance Banquet S & W Silver Shield Standby Stokely Sunkist, glass Sunkist Yes Madam Pears standard #2'/s	Ct. 43 40 42 44 38 38 40 41 39 45	C7. 43 40 42 44 38 38 40 41 39 45	Ct. 44 40 43 45 38 40 42 39 46	Ct. 45 41 44 46 39 39 41 42 40 47	Ct. 46 42 44 47 40 40 42 43 41 48	Ct. 46 43 45 47 41 41 43 44 42 48	C1. 47 44 46 48 42 42 44 44 43 49	Ct. 48 45 47 50 43 45 45 44 50	51 48 50 52 46 46 48 48 47 53
Peaches freestone, halves or sliced \$2!/s Old Homestead. Old Homestead (Homestyle), sliced. Red & White	36 40 36	36 40 36	37 41 37 35	37 42 37	38 43 38	39 44 39	40 44 40	41 44 41	44 48 44	Del Haven Fernbrook For You. Pears, Standard #21/1	35 35 36	35 35 37	36 35 37	36 26 38	37 37 39	38 38 40	39 39 40	40 40 41	43 43 44
Red Spark Reliance Sunkist, halves Sunkist, sliced Supreme Top Flite	34 40 40 41 40 34	35 40 40 41 40 35	41 41 42 41	36 42 42 44 43 36	37 43 43 44 43 37	38 44 44 45 44 38	39 44 44 45 44 38	40 44 44 45 44 40	43 48 48 49 48 43	Seaport True Mark Pineapple, sliced #\$	36 32	37 32	37 32	38 33	39 34	40 35	40 36	41 37	44 40
Val Vita Wesco Peaches, Yellow Cling #1, halves or sliced Del Monte Sunkist	40 39 23 22	40 39 23 22	35 41 40 23 22	43 42 24 23	43 37 43 42 25 24	44 43 25 24	44 43 25 24	44 43 25 24	48 47 27 26	A mocat. Cosmos. Del Monte. Dole. Fargo. Happy Home. Palmdale. S & W. Vitagold.	28 27 29 29 29 29 28 29 30	28 27 29 29 29 29 28 29 30	28 27 29 29 29 28 29 30	29 28 30 30 30 30 29 30 31	29 28 30 30 30 29 30 31	30 29 31 31 31 30 31 32	31 30 32 32 32 31 31 31	32 31 33 33 33 32 31 32	34 33 35 35 35 35 34 35 36
Peaches, Yellow Cling, #2, halves or Rose Bowl Sac-A-Rin Yolo. Peaches, Yellow Cling #21/s halves or sliced	24 25 30	25 25 31	25 25 31	25 26 31	26 27 32	27 28 33	27 28 33	28 29 34	30 31 36	Pineapple, sliced #21/s Amocat Blue & White	33 34 32	33 34 32 34	33 34 32	34 35 33	30	36 37	37 38 36	38 39 37	35 41 42
Air Mail. All Good. Avolon Blue Winner. Bonnie Best. Cal Nia. Cock-O-The-Walk. Cosmos. Del Monte, halves. Del Monte, glass. Emporium. Exquisite.	31 33 30 30 34 31 29 32 35 35 37 31 31	31 33 30 30 34 31 29 32 35 35 37 31 31	31 34 31 30 35 31 29 32 35 35 37 31 31	32 34 31 35 32 30 33 36 36 36 38 32	33 35 32 33 36 33 31 34 37 37 39 33 33	34 36 33 33 37 34 32 35 38 40 34 34	35 37 34 34 38 35 33 36 39 39 41 35 35	36 38 35 35 39 36 34 37 40 40 42 36 36	39 41 38 38 42 39 37 40 43 43 45	Del Monte. Dole Fernbrook Happy Home Hawaiian Star Kulshan Libby Palmdaie Red & White. Rosedale. Shurfine. S & W.	34 33 32 34 31 34 34 33 33 30 32 35	34 33 32 34 31 34 34 33 33 30 32 36	34 33 32 34 31 34 34 33 30 32 36	35 35 33 35 32 35 35 34 34 31 33 37	35 35 35 35 35 35 35 35 35 34 34 31 33 37	35 37 36 35 37 34 37 36 36 36 33 35 32	38 37 36 38 35 38 37 37 34 36 40	39 38 37 39 36 39 38 38 38 35 37 41	40 42 41 40 42 39 42 41 41 38 40 43
Fernbrook, halves and sliced Gold Winner. Happy Home Ivanhoe Leadway Libby, Libby, glass Mission Bell Polar Red Spark Redlance Reliance Reliance, glass Rosedale, sliced	37 32 32 37 30 37 35 38 35 29 35 33 35 32 30	37 32 32 37 30 37 35 39 35 29 35 33 36 32 30 29 34 35	37 32 32 37 31 37 35 39 35 29 35 34 36 32 30	38 33 38 31 38 36 40 36 30 36 37 33 31	39 34 34 39 32 39 37 40 37 31 37 35 37 34 32	40 35 35 40 33 40 38 41 38 32 38	41 36 36 41 34 41 39 42 39 32 39 37 39 36 34	42 37 37 42 35 42 40 42 40 34 40 38 39 37 35	39 45 40 40 45 38 45 43 44 43 37 43 41 41 40 38	Pineapple, broken slices #2 Summer Isle Ukulele Bine & White #2½ Brimfull Cottage. Flowerland Hillsdale Ruby Seaport Summer Isle Ukulele. Vita-fruit Pineapple, crushed #8	24 24 32 31 32 32 32 32 31 32 31 32 31 32 31	24 24 32 31 32 32 32 32 31 32 31 32 31 32 31	24 24 33 32 33 33 33 32 33 32 33 32 33 32 33	34 34 33 34 33 34 33 34	26 26 34 33 34 34 33 34 33 34 33 34	26 26 35 34 35 35 35 35 35 34 35 34 35 34 35 34 35 35 35 35 34	27 27 36 35 36 36 36 35 36 35 36 35 36 35 36 35 36 36 36 36 36 36 36 36 36 36 36 36 36	27 27 36 35 36 36 36 36 36 35 36 35 36 35 36 35 36	30 30 40 40 40 40 40 40 40 40 40 40 40 40 40
Silverdale Silver Shield, halves Silver Shield, sliced Sound Standby, choice S & W Stokely Pears	29 34 35 30 34 40 33	29 34 35 30 34 40 33	29 35 35 30 35 40 34	30 35 36 31 35 41 34	31 36 37 33 36 42 35	32 37 38 33 37 43	32 38 39 34 38 44 37	34 39 40 35 39 44 38	38 37 42 43 38 42 47 41	Del Monte. Dole. Exquisite Happy Home. Kulshan. Libby. Reliance. S.& W.	25 26 25 25 26 26 26 25 26 25 26 25 26	26	26 27 26 26 27 27 27 27 28 27	27 28 27 27 27 28 28 28 27 28	27 28 27 27 27 28 28 27 28 27 28 27	28 29 28 28 29 29 29 28 29	28 29 28 28 29 29 29 29 29	29 30 29 29 30 30 30 29 30	31 32 31 31 32 32 31 32 31
Del Monte Fancy #303, glass Sunkist, sliced, glass Sunkist, halves, glass Pears #2 Del Monte	29 26 27 29	29 26 27 29	29 26 27 29	30 27 28 30	30 27 28 30	28 29	32 29 30	33 30 31	35 32 33	Vitagold Pineapple, crushed #2:/s Del Monte	35 35	26 35 35	26 36 36	36	37	28 38 38	39 39	29 40 40	43
Clearbrook Pears #21/2 Del Monte Dol Monte, glass	33 42 43 37	33 42 44 37	34 43 44 38	34	35 44 45 39	36 45 46	37 46 46	38 47 47	41 50 50	Happy Home. Honor. Reliance. S & W. Red raspberries #\$	30 33 32 36	30 33 32 36	30 34 32 36	31 35 33 37	37 32 36 34 37	38 33 36 35 38	39 34 37 36 39	35 38 37 41	43 38 41 40 44
Happy Home	42 42	43 42	43 43	44	45 44	45	41 46 46	42 47 47	45 50 50	Happy Home Hunt's Supreme	43 47	43 48	43 48	44 49	45 50		46 51	47 52	49 55

[&]quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Eay which are accessible by seagoing vessels or lighters, including Kotzebue and Bethel.

SEC. 23. Maximum prices for firewood in Anchorage and vicinity-(a) Definitions. When used in this section, the

(1) "Anchorage and vicinity" includes the city of Anchorage and the territory adjacent thereto within a radius of three miles.

(2) "Carlot" means eighteen cords of four foot lengths.

(3) "Cord" means one hundred

twenty-eight cubic feet.

(4) "Firewood" means dry wood and such other wood cut from logs, as is suitable for fuel. It includes cordwood, but

doer not include slab-wood and mill ends. (5) "Rick", if made up of sixteen-inch lengths or less, means one-third of a cord. "Rick", if made up of more than sixteen lengths and not more than twofoot lengths, means one-half of a cord.

(b) Maximum prices. The maximum prices for firewood sold by any person to a consumer in Anchorage and vicinity, delivered to the buyer's receiving point, shall be:

	Per cord	Per rick
16" or less	\$23.00	\$8. 25
More than 16" but not more than 2"	22.00	12.00
More than 2' but not more than 4'	19.00	10.00

(c) Rail delivery. The maximum price

for firewood in lengths of more than two feet but not more than four feet, delivered to and piled on railroad cars at points along the Alaskan Railroad for shipment to Anchorage, shall be \$13.75 per cord, less the carlot freight rate from the point of shipment to Anchorage.

(d) Prohibited practices. It shall be a prohibited practice within the meaning of section 8 (a) of this regulation for a seller to offer firewood for sale only in rick quantities to a buyer desiring to purchase in cord quantities for the purpose of obtaining the higher price applicable to rick sales.

SEC. 24. Maximum prices for fuel wood in Fairbanks and vicinity-(a) Definitions. When used in this section, the

(1) "Fairbanks and vicinity" includes the city of Fairbanks and the territory adjacent thereto within a radius of forty miles.

(2) "Green wood" means all wood intended for fuel which has not been rossed or ringed, which was live timber at the time of cutting, and which has been cut within six months of the date of sale.

(3) "Ringed wood" means all wood intended for fuel from the circumference of which in standing state a strip of the bark not less than three inches wide has been removed not less than six months prior to felling.

(4) "Rossed wood" means all wood intended for fuel the bark of which has

been chipped or stripped and substantially removed.

(b) Maximum prices for fuel wood. The maximum prices for fuel wood in Fairbanks and vicinity shall be:

	Length	Price per cord felled and piled in woods or at accessible roads	Price per cord sold and delivered to ultimate consumer
Dry, rossed or ringed, other than birch. Dry, rossed or ringed, not less than 80%	16 inches to 16 feet. 16 inches to 16 feet.	\$10.00 10.00	\$17.00 18.00
bireb. Green wood	Any length	6.00	13.00

(c) Maximum prices for sawing or buzzing. The maximum price for sawing or buzzing any type of fuel wood into lengths of sixteen, twenty-four or fortyeight inches at the option of the owner, either in dealer or consumer lots, shall be \$3.00 per cord.

(d) Prohibited practices. It shall be a prohibited practice within the meaning of section 8 (a) of this regulation for a seller of fuel wood to make any charges for shrinkage, storage, extra haulage, special selection or credit, the effect of which is to evade the provisions of this paragraph.

CEC	25	Marimum	retail	prices f	or	canned	vegetables.
SEC.	20.	TAT COTT CLLE TO LLE	1 Cettoe	proces ;	~ .	CLUTTON	

Item	Ketchikan, Wrangell, Petersburg	Juneau, Douglas, Skagway, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Nome and other west coast towns 1	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry, and rail- road points north of Curry		Ketchikan, Wrangell, Petersburg	Juneau, Douglas, Skagway,	Sitka	Cordova, Valdez, Seward	Kodiak	Nome and other west coast towns 1	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry, and rail- road points north of Curry
Asparagus #1		Ct.	Ct.	Ct.	Ct.	Ct.	Ct.	Ct.	Ci.	Asparagus #21/s Mary Washington	Ct. 47	Ct.	Ct. 48	Ct. 48	Ct. 49	Ct. 49	Ot. 50	Ct. 50	Ct. 58
Del Monte (Early Garden) square	Ct. 48	48	48	49	49	50	50	51	52	Beans, baked									William .
Mary Washington (Tips) square tin	60	60	60	61	61	62	62	63	64	B & M, glass, 18 oz	24 30	25 31	25 31	26 32	26 32	27 33	29 34	29 34	32 37
Asparagus #2				1 32	100					Happy Home, 26 oz	30 24	31 25	31 25	32 26	32 26	33 27	34 29	34 29	37 32 32
Bountiful (Colossal) ungraded Bountiful (Mammoth) ungraded	41 44	41	41 44	42 45	43 45	43 46	44	45	47 50	Reliance, 28 oz S & W, 28 oz Van Camp, Jumbo, 27 oz	24	25 21	25 21	26 22	26 22	27 23	29 25	29 25	28
Bountiful (Small) ungraded Brimful, all green center cuts	38 45	39 45	30 46	39 46	40	- 41 - 48	41 48	42 49	51 45	Van Camp, Picnic, 10½ oz	11	11	11	11	11	12	12	13	14
Del Monte (Early Garden)	39	39 52	53	40 53	41 54	42 55	42 55 49	43 56 50	58 52	Beans, green #2	1								198
Happy Home (Medium) all green Happy Home (All Green Spears)	- mar	46	47	47	48	49	49	49	52	Amocat (2 sv. whole)	28	28	28	29	29	30	31	31	34
blended Happy Home (All Green Mam-	46	-	46	47	48	49	52	53	55	Amocat (3 sv. whole) Happyvale (cut standard)	24	25 17		25 17	26 18	27 18	27 19	28 20	30 22 27 34 26 22 29 36 32
moth) Honor (Choice) mixed green tipped	49		49	50	51	51	45	46	49	Hunt's Supreme (cut)	21	22 28	22 28	22 29	23 29	24 30	31	25 31	34
& wht. spears	42 50		43 50	43 51	44 52	45 52	53	53	56	Libby (cut)Puget Maid (short cut)	16		17	22 17	29 22 18	23 18	24 19	25 20	22
Pierce's (All Green Spears) tiny	42	42	42	43	43	44	45	45	48	Red & White (cut)	30	24 30	30	24 31	25 32 28	26 32	26 33	27 33 30	36
Pioneer (All Green Cut Spears) no	- 91	41	42	42 43	43 43	44	44	45 45	47 48	S & W (2 sv. cut)	26 23	23	23	27 24	25	25	29 26	27	90
Seaport (Cut Spears)	- 42	42	42	43 52	44 53	44 54		46	48	S & W (Julienne) Standby (2 sv.)	29 23	24	24	24	25	26		33 27 25	35 29 27 21
Standby (All Green Large) Sunshine (Choice) all green cut	- 61	100		43	43	44		45	1000	Standby (3 sv.)	14	15		22 15	23 16	16	17	18	21 22
spears. Walla Walla (All Green Large)	- 44	44	44	45 41			47	47	50 46	Val Vita (ent standard)	16	17	17	17	18	18	19	20	- 44
Walla Walla (Ali Green Small) Wesco	. 48	49	49		50		51	52	54	Beans, lima #303	1			1	1	1	1	1	1
Whooper (Mammoth). Yakima Farmer (Choice) all green	790		1 25	100	42	42		44	7238	Del Monte, glass	28	28	29	29	30	1 31	31	32	35

Sec. 25. Maximum retail prices for canned vegetables—Continued.

							-900		- 00	Total de la constant	= 3								
Item	Ketchikan, Wrangell,	Juneau, Douglas, Skagway,	Sitka	Cordova, Valdez, Seward		Nome, and other west coast towns!	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rail- road points north of Curry	Item	Ketchikan, Wrangell,	Juneau, Douglas, Skagway,	Sitka	Cordova, Valdez, Seward	Kodisk	Nome and other west coast towns 1	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry and rail- road points north of Curry
Eeans, lima miscellaneous	Ct.	Ct.	Ct	Ct	Ct	CY	Ct	CI	CV	Corn, whole kernel #2-Continued									
Dennison, 17 oz. Walla Walla (Small Green) Picnic 16 oz. Peans, lima #2	19	30	10	20	32	C7. 33 21	Ct. 34 22	Ct. 34	Ct. 37	Richmond S & F, golden bantam S & W, baby kernel S & W, whole kernel	21	Ct. 20 22 21 21	Ct. 20 23 21 22 20	Ct. 21 23 22 22 21	Ct. 21 24 22 23 22	Ct. 22 24 23 23 23 22	Ct. 23 25 24 24	Ct. 23 26 24 25 23	Ct. 26 29 27 27 26
Amocat (small) Del Monte (Early Garden)	32	32 25	32 25	33 26	33 26	34	35	36	38	Shurfine Corn, cream style #2	20	20	20	21	22	22	23	23	26
Del Monte (Tiny) S & W Seaside (Calif, Cooked) Walla Walla (Tiny) Leans, wax #2	25 28 34 18 32	29 34 18 32	29 34 19	29 35 19 33	30 35 20	27 31 36 20 34	28 31 37 21 35	28 32 37 22 36	31 34 40 24 38	Artesian Del Maids Del Monte Garden Garden Patch	19 20 17	17 20 21 17 19	17 20 21 17 19	17 20 21 18 19	18 21 22 18 20	19 21 23 19 20	19 22 23 20 21	20 23 24 20 22	22 25 26 23 24
Carnation Valley (Cut) Mayfair (Short Cut) Real (Cut) Red & White (Cut) Reliance (Cut) Roycroft	19 17 17 21 19 19	20 17 17 21 20 20	20 17 17 21 20 20	20 18 18 22 20 20	20 18 18 22 20 20	21 19 19 23 21 21	22 20 20 24 22 22 22	22 20 20 24 22 22	25 23 23 27 25 25 25	Happy Home. Kuishan Old Yellowstone. Palmdale, golden bantam Pictsweet. Reliance. S & F. S & W, golden bantam. Sonnyboy.	19 20 21 21 21 20	20 22 19 20 21 21 20 22 22 20	21 23 19 20 22 21 21 23 20	21 23 20 20 22 22 21 23 21	22 24 20 21 23 23 22 24 22 22 19	21 23 19 20 22 24 21 22 23 23 22 24 24 22 23 24 24	22 23 20 21 23 25 22 23 24 24 24 23 25 23 25 20 20 20 20 20 21 20 20 20 20 20 20 20 20 20 20 20 20 20	24 20 22 24 25 22 23 25 25 24 26	22 25 26 23 24 26 29 25 26 28 27 26 29 26 29
Del Monte, glass, diced	18	18	19	19	20	21	21	22	25	Standby Tastewell	20 18	21 18	21 18	21 19	22 19	23 23 20	23 20	23 24 21	26 26 24
Del Monte, glass, sliced Del Monte, glass, whole Golden Poppy, glass Happy Home, glass Sunkist, glass, diced	21 23 17 20 17	18 21 23 18 20 17	21 24 18 21 17	22 24 19 21 18	22 25 19 22 18	21 23 26 20 23 19	21 24 26 21 23 20	22 25 27 21 24 21	27 29 24 26 23	Peas #503 Flavorcrest, 5-6 sv	14	15	15	16	16	17	18	19	21
Bects #2			0.00	12001		William		71		Amocat, dainty, 2 sv	23	23 21	23	24	24	25	26	27	29
Amocat, sliced Del Monte, sliced. Happy Home, sliced Happy Home, small whole. Happy Home, small whole. Palmdale, sliced President, diced Red Rag, sliced Rose Festival, sliced S & W, diced S & W, Julienne S & W, Julienne S & W, sliced S & W, small whole. Sunkist, sliced Wesco, sliced Wesco, sliced Wesco, sliced	19 20 19 19 20 16 18 17 15 16 16 20 27 19 17	20 20 19 20 20 17 18 17 15 16 20 28 19 17	20 20 19 20 21 17 18 17 15 17 17 21 28 19 17	20 21 20 20 21 17 19 18 16 17 17 21 29 20 18 16	21 22 21 21 22 18 19 18 16 18 18 22 29 21 18	21 22 21 21 21 22 18 20 19 17 18 18 22 30 21 19	22 23 22 22 23 19 21 20 18 19 23 30 22 20 18	23 24 22 23 24 20 21 20 18 20 20 24 31 22 20 24	25 26 25 25 26 22 24 23 21 22 26 33 25 25 22 22 22 23 21 22 23 21 21 22 23 21 21 22 21 21 21 21 21 21 21 21 21 21	Amocat, 3 sv Amocat, tender melting, 4 sv Blue & White, 5 sv Bocanco, 3 sv Brimful, sweet. Carnation Valley, 5 sv Century, 4 sv Cottage, 5 sv Del Monte, early garden. Del Monte, tiny sugar. Everglade, ex. standard, 3 sv Garden, 4 sv Green Giant, fancy. Green Lake, 4 sv Happy Home, fancy, 2 sv Happy Home, fancy, 3 sv Happy Home, fancy, 3 sv Happy Home, sy	21 20 19 16 15 15 17 19 21 23 17 16 25 18 22 22 22	20 19 17 16 15 17 19 21 23 17 17 26 18	21 20 19 17 16 15 17 19 21 23 17 17 26 18 22 22 20	22 21 20 17 16 16 18 20 22 24 18 17 26 19 23 23 21 16	22 21 20 18 17 16 18 20 22 24 18 18 27 19 23 23 21 16	25 23 22 21 19 18 17 19 21 23 25 19 19 28 20 24 24	24 23 22 19 18 18 20 22 24 26 20 19 28 21 24 24 22 24 24 24 24 25 24 24 25 24 24 25 26 26 27 27 27 27 27 27 27 27 27 27 27 27 27	24 24 22 20 19 18 20 22 24 27 20 29 21 25 23 18 20 22 24 27 20 29 21 25 25 23 24 26 26 27 27 28 28 29 29 29 20 20 20 20 20 20 20 20 20 20 20 20 20	29 27 26 25 22 21 21 23 25 27 29 23 22 24 28 28 26 21 22 25 27 28 28 26 21 27 28 28 28 26 21 21 22 23 24 25 26 26 27 28 28 28 28 28 28 28 28 28 28 28 28 28
Beets #21/s	22.5	546-5	Visit	N.						Happy Home, 4 sv Happy Vale, standard, early June Cool Air, 4 sv Kulshan, 4 sv	15	15	15	17	18	22 17 19	18 19	18 20	26 21 22
Hunt's Supreme, diced	27	27	28	29	29	30	31	32	35	Libby, Lumbo	20 21 22 21 21	20 21 22 21	20 21 23 22	23	21 22 24	22 23 24 24	23 24 25	23 24 26	26 27 28
Del Monte, diced, glass	17 18 17 18	17 18 17 18	18 18 17 18	18 19 18 19	19 20 19 19	20	20 21 20 21 20 21	21 22 21 22	23 24 23 24	Pictsweet, fancy, big- Pictsweet, fancy, little Red & White, 1 sv Red & White, 2 or 3 sv Red & White, 4 sv Salt Air, 2 sv Salt Air, fancy, 5 sv Sea Island, Standard sweet 5 sv	21 20 22 21 20 23 19 15	20 23 21 20 23 19	22 20 23 21 20 23 19 15	20	23 21 23 22 21 24 20	22 24 23 22 25 21	23 25 24 23 26 22	25 24 26 24 23 27 22 18 23 22 24	28 26
Cales, shoestring. Old Homestead shoestrings. President, diced. Raymal, Julienne Royal, Cut. White Tag, chipped diced.	17 15 18 16 12 14	17 15 18 16 13 14	17 16 18 17 13 14	18 16 19 17 13 15	18 17 19 18 14 15	17 20 18 15	20 18 21 19 15 17	20 19 21 20 16 17	23 21 24 22 18 20	Shurfine, 3 sv. Shurfine, 4 sv. Shurfine, 4 sv. Silver Shield, fancy, 3 sv. Tastewell, 5 sv. Walla Walla, 3 sv.	20 19 20 16 20	20 19 20 16	20 19 20 17 20	21 20 21 17 21	16 21 21 21 21 18 21	17 22 21 22 19 22	18 23 22 23 19 23	23 22 24 20 23	28 27 26 29 25 21 26 25 26 22 26 22 26
Corn, whole kernel, 12 oz,									-	Inavale	13	13	13	13	13	14	14	14	15
Del Monte, W. K. Vac. Pac. Niblets Mexicorn Niblets, W. K. Pictsweet W. K. Vac. Pac. Shurfine W. K. Vac. Pac. S & W. golden bantam, W. K. Vac.	20 21 18 20 19	21 19 20	21 21 19 21 20	21	22 22 19 21 21	22 23 20 22 21	22 23 20 22 21	23 23 20 23 22	24 25 22 24 23	Amocat. Red & White	21 18		22	22 20	23 21	24 21	25 22	26 23	29 26
Tastewell, W. K. Tasty Cream W. K. Vac. Pac	21 16 18	17	21 17 19	22 17	23 18 19	22 18	23 18 20	23 19 21	24 20 22	Bohannon, standard. Del Monte. Hollisters. Spinach ##!/4	18 23 19	23	18 24 19	24	19 24 20	20 25 21	21 26 22	22 27 23	24 29 25
Amocat. Butter Kernel, Golden Bantam. Garden Patch. Hunt's Hunt's Supreme. I. G. A. Kreem Kernel. Old Yellowstone. Pictsweet. See footnote at end of table.	21 20 18 23 21 22 19 20 22	19 20	21 21 18 23 22 23 19 21 22	22 21 19 24 22 23 20 21 23	22 22 19 24 23 24 20 22 21	22 2	24 23 21 26 24 25 22 23 25	24 24 21 26 25 26 22 24 26	27 26 24 29 28 28 25 26 29	Del Monte Del Monte, glass Del Monte, glass Hunt's Hunt's Supreme Libby Luxury Old Homestead Shurfine Tip Top	29 30 25 27 27 27 22 25 25 25 22	31 3	29 31 26 28 28 28 23 25 33	32 26 28 28 28 23 26	31 33 27 29 29 24 27 27 27 24	24 5	33 36 39 31 31 36 38 38 38	33 37 30 32 32 27 29 29 29	37 42 23 35 25 30 83 33 33

Sec. 25. Maximum retail prices for canned vegetables-Continued.

Item	Ketchikan, Wrangell, Petersburg	Juneau, Douglas, Skagway, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Nome and other west coast towns 1	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry, and rail- road points north of Curry	Item	Ketchikan, Wrangell,	Juneau, Douglas, Skagway, Haines	Sitks	Cordova, Valdez, Seward	Kodiak	Nome and other west coast towns 1	Anchorage	Palmer and railroad points south of Curry	Fairbanks, Curry, and rail- road points north of Curry
Spinach #2"/s—Continued Try-Valley Walla Walla	Ct. 25 27	Ct. 25 27	Ct. 26 28	Ct. 26 28	Ct. 27 29	Ct. 28 30	Ct. 29 31	Ct. 30 32	Ct. 33 35	Tomatoes, standard #3 King of Field	18	Ct. 17 18 18	Ct. 17 18 18	Ct. 18 19 19	Ct. 18 19 19	Ct. 19 20 20	Ct. 20 21 21	Ct. 20 21 21 21	Ct. 23 24 24 24
Tomatoes. solid pack #8 Reliance Tomatoes, solid pack #9:1s	21	22	22	22	23	24	24	25	27	Tomatoes, standard #2:/s Blue & White Cottage Del Haven	22	22 22 22 22	23 23 23	24 24 24	24 24 24 24	26 26 26	26 26 26	28 27 27 27 27	30 30 30 30 30 32 34 28
Fairmount Happy Home Shurfine Standby	27	30 32 28 29	30 32 28 29	30 32 28 29	31 33 29 30	32 34 30 31	33 35 31 32	34 36 32 33	37 39 35 36	Madrona Spencer's, ex. standard Standby Tastewell	22 24	22 24 26 21	23 23 24 26 21	24 25 27 22	24 26 28 23	26 27 29 24	26 28 30 24	28 30 25	- 10

t "Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by seagoing vessels or lighters, including Kotzebue and Bethel.

SEC. 26. Maximum prices per pound for reindeer meat.

	Wholesale f. o. b. range	Retail
Whole adult #1 carcass Split adult #1 carcass (halves) Hindquarters and halves—adult #1 carcasses Forequarters and halves—adult #1 carcasses Stawing meat Shoulder roast Kib chops Loin chops Round steak Leg roast	.12	\$0, 26 . 27 . 36 . 23 . 28 . 31 . 33 . 41 . 42 . 38

SEC. 27. Maximum retail prices for breakfast cereals.

Item	Unit	Ketchi- kan	Wrangell, Petersburg	Juneau, Douglas	Skag- way, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Anchor- age	north of	points on Alaska R. R. north of Curry to and	Nome and other west coast towns ¹
Albers: Corn Flakes. Corn Flakes. Farina Farina Farina Farina Farina Hominy Grits Oatmeal, Steel Cut. Pearls of Wheat Rolled Oats, Prem China. Rolled Oats, Prem Crystal Rolled Oats, Prem Crystal Rolled Oats, No Frem Rolled Oats, No Frem Rolled Wheat, No Frem Rolled Wheat, Prem China Rolled Wheat, No Frem Centennial; Gervita Cream of Wheat Dinamite: Blue Label Blue Label Red Label Red Label Red Label Red Label Ref Label Ref Label Farina Farina Farina Farina Farina Zing Wht Germ Zoom	6 oz	45 40 702 20 58 45 55 31 20 33 30 47 32 47 32 47 33 47 32 47 33 47 33 47 33 47 33 47 33 47 33 47 33 47 33 47 33 47 34 47 34 47 34 47 34 47 34 47 34 47 34 47 34 47 34 47 34 34 34 34 34 34 34 34 34 34 34 34 34	.32 .47 .33 .22 .40 .77 .31	,23 ,40 ,79 ,32	.48 .34 .23 .41 .80 .32	.30 .48 .32 .48 .34 .23 .41 .80	. 49 .33 .21 .35 .50 .35 .50 .36 .36 .36 .36 .36 .36 .36 .36 .36 .36	.35 .51 .36 .25 .45 .88 .33	.31 .53 .36 .26 .51 .97	\$0.09 15 19 34 49 92 18 23 33 46 44 49 92 20 60 62 44 43 92 23 33 46 46 47 48 92 20 30 30 31 48 49 49 49 49 49 49 49 49 49 49	\$0,11 17 20 36 57 1.08 21 24 60 55 50 98 23 65 65 65 60 43 24 44 44 31 66 41 66 41 66 67 68 67 68 68 68 68 68 68 68 68 68 68 68 68 68	477 95 19 22 23 33 25 62 60 85 55 85 87 27 27 27 27 38 38 38 38 40 38 40 40 40 40 40 40 40 40 40 40
Cracked Wheat Gold Medal: Cheer-i-oats Kix Wheatles Heinz: Rice Flakes H-O Rolled Oats See footnote at end of table,	2 lbs	. 20 . 20 . 15 . 15	20 20 20 318 318 319	.21 .21 .20 .18	.21 .21 .21 .18	.21 .22 .22 .15	22 1 22 23 3 20 1 22	24 22 22 21 21 22 22 21 22 22 23	. 18 . 18 . 18 . 11 . 12 . 2	8 .18 8 .19 5 .19 5 .19	5 .21 5 .11 1 .2	0 .28 0 .27 7 .22 4 .24

SEC. 27. Maximum retail prices for breakfast cereals—Continued.

Item	Unit	Ketchi- kan	Wrangell, Petersburg	Juneau, Douglas	Skag- way, Haines	Sitks	Cordova, Valdez, Seward	Kodiak	Anchor- age	Palmer and points on Alaska R. R. north of Anchorage and south of Curry	points on Alaska R. R. north of Curry to and	Nome and other west coast towns1
Kellogg's:	10			120.00			100					
All Bran	10 oz	\$0.19	\$0.19	\$0. 20	\$0, 20	\$0.20	\$0. 21	\$0. 21	\$0.18	\$0.18	\$0, 20	\$0.23
Bran Flakes	16 oz	.30	.30	.30	.31	. 31	. 33	. 33	. 29	. 29	.31	. 37
Bran Flakes	8 oz 14 oz	.23	.15	.16	.16	.16	.18	. 19	. 15	. 15	.18	23
Corn Fiakes	6 oz	.12	. 23	. 24	. 25	. 25	. 27	. 27	. 22	. 22	. 25	.31
Corn Flakes	11 oz	.19	.19	.12	.12	.12	,14	.15	.09	.10	.11	. 18
COTH Flakes	18 oz	.27	27	.29	. 20	. 20	. 23	. 24	.16	.16	.18	.30
Krumbles	9 oz	.18	.18	.19	.19	. 29	.34	36	. 21	.21	25	. 40
Pep	8 oz	19	.19	.19	.19		.20	. 20	-18	.18	. 20	. 23
Rice Krispies	51/2 OZ	.19	.18	.19	.19	.19	.22	. 23	.17	.17	.18	- 25
Shredded Wheat	12 oz	.20	.20	. 21	.21	. 21	.23	.21	. 18	.18	.19	. 24
Variety Pack	10 oz	.37	.36	.38	38	.38	.40	.42	.17	.18	.20	. 24 . 28 . 50
Wheat Krispies	8 oz	. 20	.20	.21	. 21	. 21	.23	.24	. 33	.33	.36	- 50
Mait-o-meal.	26 oz	.32	.32	.33	.33	.33	,34	.35	.18	.18	.20	. 29
Mother's:	Authorities and the second	The same	1	1000			* 43	.00	.35	.35	.40	. 38
Rolled Oats, no prem	3 lbs	.41	.41	.42	.42	. 42	.46	.47	. 43	48	20	1 111
Rolled Oats, prem. china	3 lbs	. 49	.49	.49	.49	.49	.54	. 55	.52	.45	. 53	. 55
N. B. C.:			THE RESERVE					.00	.02	. 53	.60	. 62
Shredded Wheat	12 oz	.20	.20	. 21	. 21	. 21	.24	. 25	.18	18	00	122
Shreddies	12 oz	.17	.17	.18	.18	.18	.18	.18	.20	.20	. 20	-30
Post's:		120		1	The same of			. 40	. 40	. 20	, 22	.19
Assorted Tens		. 37	. 36	. 38	. 38	. 38	.40	. 42	. 33	. 33	.36	***
Bran Flakes	8 0z	. 16	.15	. 16	.16	. 16	. 18	-19	.15	.15	.18	. 50
Bran FlakesGrape Nuts	14 oz	. 23	. 23	. 24	. 25	. 25	. 27	. 27	. 22	. 22	. 25	. 23
Grape Nut Flakes	12 oz	. 20	. 20	. 20	. 20	. 20	. 21	. 27	. 20	. 21	. 23	. 23
Grape Nut Flakes	7 0%	.17	. 17	.17	, 18	. 18	.19	. 20	. 15	. 15	.18	. 23
Grape Nut Wheat Meal.	12 oz	. 22	. 22	. 23	. 24	. 24	. 25	. 25	. 20	. 20	. 23	. 29
Post Toasties	16 oz.	. 19	, 19	. 20	. 20	. 20	. 21	. 21	. 22	. 22	. 25	. 22
Post Toasties	6 oz	.12	.12	.12	.13	13	.15	. 15	.10	.11	.12	. 18
Post Toasties	18 oz	. 27	. 18	. 20	. 21	. 21	. 23	.24	. 15	.15	.17	. 20
Quaker:	10 02		. 27	. 28	. 28	. 29	. 33	. 34	. 20	. 21	. 24	.40
Crackels.	7 oz	. 16	.16	177	177				11 100			7.75
Farina	14 oz	.15	.15	.17	. 17	. 17	. 19	.19	. 14	.14	.15	. 24
Farina	28 oz	.29	.29	.29	.15	.15	- 17	. 17	. 18	. 19	. 20	. 18
Hominy Grits	24 oz	.16	.16	.17	.17	.17	.31	. 31	. 33	.34	. 36	. 34
Muffets	10 oz	1.19	. 19	.20	.20	.20	. 18	. 18	. 19	. 19	. 21	. 22
Pulled Rice	41/2 OZ	.20	.20	.21	.21	.21	.21 .23 .22	.22	.16	.16	.19	. 23
Puffed Wheat.	4 oz	. 18	.18	.19	.19	.20	20	129	.17	.17	. 19	. 27
Rolled Oats, no prem	20 oz	. 20	.20	.20	.20	21	.22	. 23	.16	.16	. 18	. 25
Rolled Oats, no prem	3 lbs	.41	.41	.42	.42	.42	.46	.47	. 20	. 21	. 23	. 25
Rolled Oats, Frem Crys Wed	3 lbs	. 43	. 43	. 44	.44	.44	.47	.48	. 43	.44	. 50	+ 55
Ralston:	and the same of th	2000			255	1372	. 21	. 30	.48	.50	. 58	. 54
Bran.	26 oz	. 29	.27	.30	.30	.31	.33	.34	. 30	90		
Instant.	16 oz	.30	.30	.30	.31	.31	.32	.33	.33	.30	.34	. 40
Shredded Wheat	12 oz	. 20	. 20	. 21	. 21	. 21	.22	. 23	. 20	.34	.36	. 33
Whole Wheat.	24 oz	.30	.30	.30	.30	.31	.32	.33	.33	.34	. 23	. 26
Roman meal	15 oz	. 25	. 24	. 25	. 25	. 25	.26	. 26	. 27	.27	.36	. 33
blossets Detel D	30 oz	.40	.40	.41	.41	.42	.43	.44	.45	.45	.30	. 28
kinner's: Raisin Bran	10 oz	. 20	.18	. 20	.19	.19	. 20	. 21	.18	.18	. 50	. 46
perry's:	0.11	-			-				140	110	, 20	. 23
Rolled Oats	9 lbs	.72	.72	74	.74	.74	.80	.81	.90	.92	00	0.00
Wheat Hearts	14 OZ	. 20	. 20	.20	.20	. 20	. 21	.22	.22	.22	.98	. 85
Wheat Hearts	28 oz	.32	.32	.33	.33	. 33	.21	.35	.35	.35	.40	. 22
Wheat Hearts	46 oz	. 47	.47	.48	.48	. 48	. 50	. 51	. 54	. 55	.62	- 36
Vheatena	22 oz	. 33	.32	.32	.32	.32	. 33	.34	.35	.35	.40	. 54

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

SEC. 28. Maximum retail prices for corn meal.

Item	Unit	Ketchi- kan	Wrangell, Peters- burg	Juneau, Douglas	Skag- way, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	An- chor- age	Palmer and points on Alaska R. R., north of Anchorage and south of Curry	Curry and points on Alaska R. R. north of Curry to and including Fairbanks	Nome and other west coast towns ¹
Albers: White or Yellow White or Yellow White Yellow White Yellow Yellow Fisher's: White or Yellow Quaker's: Yellow Sperry's: White or Yellow White or Yellow White or Yellow White Yellow White Yellow White Yellow White	3½ lbs	.26 .37 .34 .68 .61 .21 .63	\$0. 15 .26 .37 .34 .68 .61 .21 .63 .14 .32 .37 .34 .62 .62	\$0.16 .27 .37 .34 .69 .62 .21 .164 .15 .32 .38 .63	\$0.16 .277 .38 .34 .69 .63 .21 .64 .15 .33 .38 .36 .64 .64	\$0.16, .27, .38, .34, .69, .63, .21, .64, .15, .33, .38, .36, .64, .64,	\$0.17 28 40 37 73 68 22 69 .16 35 41 38 69	\$0.18 29 41 38 74 69 23 70 17 25 42 39 70	\$0.18 .32 .47 .44 .87 .80 .25 .82 .17 .40 .43 .40 .74	\$0, 19 .33 .48 .45 .90 .84 .26 .85 .18 .40 .44 .40 .75	\$0. 22 .37 .56 .50 1. 05 .97 .28 1. 00 .46 .48 .45 .85 .85	\$0, 20 .30 .44 .40 .82 .75 .24 .77 .19 .38 .46 .44 .47 .77

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels of lighters, including Kotzebue and Bethel,

Sec. 29. Maximum retail prices for bar soaps, bleaching waters, cleansers and soap powders.

Brand	Size	Ketchi- kan	Wrangell, Peters- burg	Juneau, Douglas	Skagway, Haines	Sitka	Cordova, Valdez, Seward	Kodiak	Anchor- age	Palmer and Points on R. R. South of Curry	mainta an	Nome and oth er wes coast towns
BAR SOAPS								40.00	TO 00	\$0,08	\$0.09	\$0.0
	Regular	\$0.06	\$0.06	\$0.06	\$0.06	\$0.06	\$0.07 .06	\$0.07	\$0.07 .06	.06	.06	
Boy	Regular	.05	+05	.05	.05	.05	.09	.09	.09	.09	.10	.!
ay	Regular	.09	.09	.11	.11	.11	.11	.11	.11	.11	.12	
nayhmere Bouquet	Regular	.11	.07	.07	.07	. 07	.07	.07	.08	.08	.09	1
stal White	Giant family	.06	.06	.06	.06	.06	.06	.06	.07	.07	.10	
stal White	Toilet regular	.07	.07	.07	.07	. 07	.07	.08	.08	.15	.16	
Naptha	Regular	.13	.13	. 13	.13	. 13	.14	.14	.09	.09	.09	
У	Large Medium	.08	.08	. 08	.08	.08	.08	.08	.06	.07	.07	
У	Guest	.06	.06	.06	.06	.06	.06	.13	.13	. 13	.14	
у	Large	. 12	.12	.12	.12	.08	.08	.08	.08	.09	.09	
a	Medium	.08	.08	.08	.08	09	.09	.09	.09	.09		
buoy	Regular	. 110	.09	.09	.09	, 09.	.09	.09	.09	.09		
Duoy	Regular	- 1/0	.09	.09	. 05	05	.05	.06	.06	.06	.06	e unine
onrose	Toilet	. 00	.05	.05	, 13	. 13	.13	. 13	.13	. 13		
nolive	Large	416	.12	.09	.09	.09	.09	.09	.09	.10	.10	
nolive	Regular	- 08	.05	.06	.06	.06		.06	.06			M S
G	Regular	. 05	.13	, 13	.13	. 13	.14	.14	.14	+15		
D	Large	. 18	.08	.08	.08	.08	.08	.08	.09		.03	
III	Regular	08	.09	.09	.09	.09	.09	. 69	.09		.09	
etheart	Regular		.11	.11	.11	.11	.12	,12	.11			
P. Tar	Regular	OR		.06	.06	.06	.07	.07	.07		11	
Ite King	Regular	10		.10	.10	.10		.11	.06			7
odbury	Regular Regular			.06	.06	.06	. 06	.00	.00	000		1.5
ens	Trekmut		1000000	1000		1 St. 24 St.						100
BLEACHING WATERS	THE RESERVE OF THE PARTY OF THE	1	A CONTRACT	1200	The state of	1000		THE REAL PROPERTY.	1			M TUSS
RLEACHING WAIRING		00	20	.40	.41	. 42	. 44	.47	. 52	. 5	5 .67	
rox	1/4 gallon	. 39		25	25	. 26		.29	, 31	. 30		
POX	OHBIGARANGARA	. 24		, 25 , 14	.25	.14	.15	. 16	.16	.10		
TOX				, 57	58	. 56	. 63	. 69	- 6	1 .7		
bora	Callon			.37	. 38	. 35	.42	.40	.41		8 .3	4
bora	1 40 28HOH			. 22	.38 .22 .72 .41	. 23	3 .24	.27	. 26	3 .2	1.1	il
bora	Duart			.71	.72	-73	-77	. 83			2 6	
rex	Gallon		.39	.40	.41	. 45	2 .44	.47			9 .6	4
rex				. 23	. 24	.2	4 .25					The state of
rex	- Court		THE PERSON NAMED IN	3,000	1		To the same	1	1	STATE OF THE PARTY		
CLEANSERS	The state of the s			10	.16	.10	6 .16	.17	.1	7 .1		9
bo	14 oz. can	.10							.1			1
n Ami	4.0 a.a. in less	4.5					4 .10	11		5 .1		
n Ami	916 oz. cake	. 1						, 20	.2	1 .2	2 .2	生
rayo	10 oz. pkg	1			. 12	.1	2 .13	. 13	,1	3 .1		n
raxomeo (refills)	14 oz. tin		7 .27	27	. 27		7 .2	. 25	.2	8 .2		9
900	- La Was Cittle	0				.0	8 .09	.10	,1	0 .1	16 .2	7
ld Dust	11 Oz. DAB		4 .24	, 21		, 2	5 .2	3 .26	.2		1 .3	4
to	- 5 0Z. bill		4 .24 7 .27 2 .15	.2	.27	, 2	7 .2'8 .0'5 .2'8 .2'8 .2'2 .1'3	. 25				
ni-Flush	- LE VIII VIII	25	2 .13	.1:	2 12		2 .1	2 13				4
ni-Flush	10 oz. tin 10 oz. cake		3 . 13	.13	. 12			1.0			2 1.5	22
polioil-off	10 02. Cake		9 99	1.0								72
ll-off	Quart		0 .60) .6							10	12
1-017	Vitaib	.0	8 -0	.0	8 .08	.0	10					
nbrite	- 7 46		TO BUT	1000	1 3 1	100	THE TWO		- 71	at on s	211	
SOAP POWDERS				.7	1 .7	2 .7	72 .7	4 .7	7			85
ish	Giant							7 .3	9			43
ash	36 oz.—Medium			7 .8			.9	4 .9				99 37
17	Giant.			3 3		4 .3	34 .8					16
10	Large	- 3					14 .1		5 .1	14	15	34
THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN COLUMN TW	Small				4 .3	5	35	5 .3	8 .	32		33
ls-Naptha ory Snow or Flakes	21 oz				4 .3	4	34 .8		6		13	14
ory Snow or Flakes	12½ oz				3 .1	4	14 .1				33	34
ory Snow or Flakes	5 0Z	THE PARTY	.3		4 .3		34	5 .8			14	14
IX	12/2 02		4 .1		4 .1	4	14	0 1	7		23	25 76
1X	1017 00		23 2	3 .2	4 .2	4	25 .2	26 .2 39 .7	2	68	70	76
conrose	12/2 02	200	35 .6	5 .6	6 .6	7	07	100	1	27	28	30
ubora		100	27 .2	8 .8	8 .2	8	67 28 91	4 .6	9	92	93 1.	00
ubora	Clant		88	8	9 .9	4	34		37	35	35	38
xydol	THE RESIDENCE OF THE PARTY OF T		22 9	3	4 .3	4 - 4	14	4	5	14	14 .	15
xydol		300	13 .1	3 .1	3 .1	4	14 92	14)5	92	94 1.	01
xydoluper-Suds	Giant	and the last	88 .8	8 .8	9		95	26	37	25	36	38
iper-Suds	Large		33 .3	3 .3	4 .3		91	94		91 .	93 1.	00
oper-Suds	Cinut		88 .8	8 .8	9 .9		34	94 85 14	37	34	35	37
inso		955	83 .3	3	4 .2		14	14	15	14 .	14 .	15
inso			13	3	13 .1	1 30	26	27	29	27	27	30
inso			13 25 65	0 .	20 +2	18	66	68	71 .	70 .	93 1. 35 . 14 . 27 .	77
Vashrite	THE RESERVE OF THE PARTY OF THE		65 .(00	35		43	44	46	44	90	44
White King			42		42 35		35			36	36	39
			34									

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

SEC. 30. Maximum retail prices for coffee.

	- 64			37			-				
Сопее	Ketchikan	Wrangell-Petersburg	Juneau-Douglas	Skagway-Haines	Sitka	Cordova - Valdez -	Kodiak	Anchorage	Rallroad towns from Palmer to Curry (inclusive)	Railroad points from Curry to Fairbanks (inclusive)	Nome and other west coast towns 1
Amocat, 1-pound bag Bliss, 1-pound tin	\$0.37 .40	\$0.37 .40	\$0.38 .40	\$0.39	\$0.39	\$0.40 .41	\$0.41 .42	\$0.38 .41	\$0, 38 , 41	\$0.39 .43	\$0, 42 , 43
Chase and Sanborn, 1-pound bag	.37	.37	.37	.38	.38	.38	.39	.37	.38	.39	.40
Chase and Sanborn, 1-pound tin	.39	.39	.39	. 40	.40	,41	.42	.40	.41	.42	.42
- Chase and Sanborn, 2-pound tin	.77	.77	.77	. 79	. 79	.81	. 83	.79			
Crescent, 1 - pound bag	.35	. 35	.36	.36	.36	.37	.37	.37	.81	.83	.83
Crescent, 1 - pound	.39	.39	.39	.40	.40	- Coloresta	7200		.37	.39	.38
Del Monte, 1-pound glass	. 40	.40	.40	.41		.41	.42	. 40	.41	. 43	. 43
Empress, 2-pound	.75	.75	.76		.41	. 42	. 43	.41	. 42	. 44	.44
Folger's, 1-pound	.38	.38	a manage	. 77	.77	. 79	.82	.77	. 79	. 83	-84
Folger's, 2-pound	12	and the same	.39	.39	.39	.40	. 41	. 39	.40	. 43	. 43
Gold Shield, 1-pound	.75	. 75	77	. 77	.77	. 79	. 81	. 77	.79	.85	. 85
Hills Bros., 1-pound	.36	. 36	. 36	.36	.37	.37	.39	.36	.36	. 38	.39
Hills Bros., 1-pound	`.40	.40	.40	.40	.41	.42	. 43	. 42	. 43	. 45	. 44
Hills Bros., 2-pound	.39	.39	.39	.39	.39	.40	.41	.39	. 40	. 42	. 42
Hills Bros., 2-pound	.79	.79	. 79	.81	. 83	. 83	.85	. 83	. 85	.89	. 87
I. G. A., 1-pound	.77	.77	. 77	.77	.77	.79	.81	.77	.79	.83	,83
Honor, 1-pound	.38	.38	. 39	. 39	.39	. 40	.41	. 39	.40	. 43	. 43
Maxwell House, 1-	.36	.36	.37	.37	.37	. 38	. 40	.38	.38	.41	.41
pound glass. Maxwell House, 2-	.41	.41	. 41	.42	.42	. 43	.44	.42	.43	.45	. 45
M J B 1-pound	. 81	. 81	. 81	.83	. 83	. 85	.87	. 83	.85	. 89	. 89
glass. M. J. B., 2-pound	.41	.41	.42	.42	.42	.43	, 45	. 43	. 43	. 46	. 46
glass Old Homestead, 1-	.81	. 81	. 83	. 83	. 83	. 85	.89	. 85	. 85	. 91	.91
pound glass Opeka, 1-pound tin	.40	. 40	.40	,41	.41	.42	.43	41	. 42	.44	. 44
Par, 2-pound glass Red and White, 1-	.75	.40	.40	.41	.41	.42	. 43	:41	.42	. 43	. 44
pound glass	.36	-,36	.37	.37	.38	.38	.40	.37	.38	.41	.40
Reliance, 1-pound	.38	.38	. 39	. 39	.39	.40	.42	.39	.40	.43	. 43
Reliance, 2-pound	.75	.75	.77	.77	.77	.79	. 83	.77	.79	- 85	.85
Schilling's, 1-pound glass	.39	. 39	. 39	.40	.40	. 41	.42	.40	.41	. 43	. 43
Schillings', 2-pound	.77	.77	.77	.79	.79	.81	.83	.79	. 81	. 85	. 85
S and W, 1-pound glass	.37	.37	.37	.38	.38	. 39	.40	.38	.39	.41	.41
Decasseinated cossee	A STATE			WEEK !							E STATE
Kaffee Hag, 1-pound	-					1/2			Hill		
Kaffee Hag, 1-pound	.50	, 50	. 51	. 51	. 51	. 52	. 54	. 52	. 52	. 55	. 55
Sanka, 1-pound glass	.50 .51 .51	. 50	.51	. 51	. 51	. 52	. 54	. 50	.51	. 53	. 55
Sanka, 1-pound tin	. 51	. 51	. 52	. 52	. 52	. 54	. 55	. 52	. 53	. 54	. 56

¹ "Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

SEC. 31. Maximum retail prices for rice, barley, dried peas and dried beans.

Item	Unit	Ketchi- kan	Wran- gell- Peters- burg	Juneau- Douglas	Skagway- Haines	Sitka	Cordova- Valdez- Seward	Kodiak	Anchorage	Palmer and points on Alaska R. R. north of Anchorage and south of Curry	- Curry and points on Alaska R. R. north of Curry to and including Fairbanks	Nome and other west coast towns ²
Rice: Brown—Unpolished. Blue Rose—Farrey. Patna long head and Happy Home long grain. Calady—Extra fancy. California Pearl—Fancy. Broken. Rosenburg Co.—Lot 820.	1#-bulk	.13	\$0.14 .13 .15 .13 .12 .11	\$0. 14 . 13 . 15 . 13 . 12 . 11 . 12	\$0.14 .18 .15 .13 .13 .11 .12	\$0.14 .13 .15 .13 .13 .11 .11	\$0.15 .14 .16 .14 .13 .12 .12	\$0.15 .14 .16 .14 .14 .12 .13	\$0.16 .15 .17 .14 .14 .12 .13	\$0.16 .15 .17 .14 .14 .13 .13	\$0.17 -16 -18 -15 -15 -13 -14	\$0, 16 . 15 . 17 . 15 . 14 . 13 . 13

No. 103-5

SEC. 31. Maximum retail prices for rice, barley, dried peas and dried beans—Continued.

SEC. 31. Maximum retainment	Unit	Ketchi- kan	Wran- gell- Peters- burg	Juneau- Douglas	Skagway- Haines	Sitka	Cordova- Valdez- Seward		Anchor- age	Palmer and points on Alaska R. R. north of Anchorage and south of Curry	Curry and points on Alaska R. R. north of Curry to and in- cluding Fairbanks	Nome and other west coast towns;
Rice—Continued. Looking glass: Brown. Brown. Cal. pearl Cal. pearl	1#-cello	\$0.16 .31 .14 .26 .37 .33	\$0.16 .31 .14 .26 .38 .33	\$0, 16 , 31 , 14 , 26 , 38 , 33	\$0.16 .31 .14 .27 .39 .33	\$0.17 .32 .14 .27 .39 .33	\$0. 18 .34 .15 .29 .41	\$0.18 .34 .15 .29 .41	\$0. 19 .37 .17 .32 .45 .38	\$0.20 .38 .17 .33 .46 .38	\$0. 22 .42 .19 .36 .51 .42	\$0.19 .37 .16 .31 .45 .38
M. J. B.—Long grain Reliance: Brown	2#-ctn 1#-cello 2#-cello 2#-cello	.16 .30 .30	.16 .30 .30	.16 .31 .30	.16 .31 .30	.16 .31 .30	. 17 . 33 . 32	.33 .32	. 19 . 36 . 34	.19 .37 .35	.21 .40 .39	.19 .36 .35
Blue rose S & W: Brown Brown Southern long grain Southern long grain	1#-ctn	.19 .36 .21 .40	.19 .36 .21 .40 .79	. 19 . 36 . 21 . 40 . 80	.19 .37 .21 .40 .80	. 19 . 37 . 21 . 40 . 80	.20 .39 .22 .42 .83	.39 .22 .42	. 22 . 41 . 23 . 45 . 90	.42 .24 .46	+ 40	.22 .42 .23 .44 .88
Southern long grain Parley: Pearl Barley Alber's—Pearl Amocat—Pearl	1#-bulk 1 1#-cello 1#-ctn	.11	.11 .16 .14	.11 .16 .14		.11 .16 .14	.10	.17	.19	.19	.18	.13 .19 .16
Looking Glass: Pearl Pearl Quaker—Scotch Reliance—Pearl Washburn—Pearl	1#-CC110	17	.13 .24 .17 .12 .14	.13 .24 .17 .12	. 24 .17 .12	. 13 . 25 . 17 . 12 . 15	13	. 18 3 . 18 3 . 13	.30	.31 .20 .15	, 35 , 22 , 16 , 20	
Dried Pess: Yellow, whole Yellow, split. Green, whole Green, split Amocat—Yellow, split.	1#-bulk 1#-bulk	. 12 .13 .13 .14	. 12 . 13 . 13 . 14 . 14	.18	.13	111	;1 ;1	4 .14 4 .14 5 .13	.1	.18 5 10 10	. 16 . 16 . 17	.15 .15 .16 .17
Amocat— Tenov, spirit Looking glass: Yellow, whole Yellow, whole Yellow, split Yellow, split Green, whole Green, whole Green, split Green, split	1#-cello 2#-cello 1#-cello 2#-cello 1#-cello 2#-cello	. 15 28 15 29 14 27 16	.28 .15 .29 .14 .27	.21 .1. .22 .1. .2.	9 .29 5 .15 9 .29 5 .18 8 .28 6 .16	.2 .1 .2 .1 .2 .1	9 .3 5 .1 9 .3 5 .1 8 .3 6 .1	1 .3 6 .1 11 .3 6 .1 90 .3 7 .1	1 .3 6 .1 1 .3 6 .1 0 .3 7 .1	4 .3 8 .11 5 .3 7 .1 3 .3 9 .1	38 .26 38 .26 38 .26 44 .38 9 .21	.34 .18 .34 .17 .33 .18
Green, split Reliance: Yellow, whole. Yellow, whole. Yellow, split Yellow, split. Green, whole. Green, split. Green, split. Green, split. Triad (Trinidad): Yellow split.	1#-cello		.14 .26 .11 .22 .11 .22 .11	1 .1 .2 .2 .1 .2 .2 .1 .2 .2 .1 .2 .2 .1 .2 .2 .1 .2 .2 .1 .2 .2 .1 .2 .2 .2 .2 .1 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2	4 .1. 6 .2. 5 .1. 9 .2. 5 .1. 9 .3. 6 .1	7 .2 5 .1 9 .2 5 .1 0 .3 6 .1	7 5 5 9 5 0 6		9 3 5 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11 .3 7 .1 13 .3 17 .1 13 .3 18 .3	2 .3. 8 .2 4 .3 8 .2 5 .3 9 .2	5 .31 .17 .7 .33 .17 .8 .33 .0 .18
Green, split. Triad (Trinidad): Yellow, split. Green, split. Green, split.	2#-cello 2#-cello 1#-cello 2#-cello	.33	3 .3	4 .8	14 .3	4 .5	8	36 .1		20	19 .4 21 .2 41 .4	3 .20
Yellow, whole Yellow, split Green, whole	1#-cello 1#-cello	.1	5 .1 6 .1	5 6	15 .1 17 .1 16 .1 18 .1	6	17	18 17	18	20	18 .2 20 .2 19 .2 21 .5	1 .18
Green, split Dried beans: Soya Small white Red Mexican Pink Idaho red Idaho Great Northern, large	1#-bulk	- !! - !! - !!	2 .1 2 .1 2 .1 2 .1 2 .1	2 .	12 .1 12 .1 12 .1 12 .1 12 .1 12 .1	2 2 2 2 2 	12 12 12 12	13 13 13 13 13	13 13 13 13	14 14 14 14	14 .1	5 .14 5 .14 5 .14
white, Bayo Blackeye Pinto Cranberry Red kidney Baby Limas	1#-bulk 1#-bulk 1#-bulk 1#-bulk 1#-bulk		2 2 2 3 3 3 4	12 12 13 13 14	12 13 13 14	12 12 13 13 14	12 12 13 13 14	13 13 14 14 14 15	13 13 14 14 14 15	14 14 15 15 15 15 15 15 15 15 15 15 15 15 15	14	15 . 14 15 . 14 15 . 15 16 . 15 16 . 16 19 . 18
Large Limas Looking glass: Small white Small white Small white Red Red Red Red	1#-cello		13 25 36 13 25 25 36	13 26 37 13 26 37	14 26 37 14	14 226 37 14 26 37	14 26 37 14 26 37 14	.15 28 40 .15 .28 .40 .15	28 40 15 28 40 15	.44 .16 .32 .44 .17	32 45' 17 32 45	19 .16 36 .3 50 .4 19 .16 36 .3 50 .4 19 .11 37 .3
Gr. Northern Gr. Northern Large limas Large limas Lerge limas Baby limas	2#-cello_ 1#-cello_ 2# cello_ 3#-cello_ 1#-cello_		26 17 33 47 15	26 17 33 47 15	26 18 33 48 15	26 18 34 48 16	27 18 34 48 .16	.29 .19 .36 .51	. 19 . 36 . 52	. 20 . 39 . 56 . 18	40 57 19	22 43 62 21 40 .3
Baby limas Reliance: Soy Soy Soy Small white Small white Small white Idaho red Idaho red Gr. Northern large white	1#-cello 2#-cello 1#-cello 2#-cello 3#-cello 1#-cello		14 27 14 26 38 14 26	14 27 14 26 38 14 27	.14 .27 .14 .27 .38 .14 .27	27 14 27 39 14 27	.14 .27 .14 .27 .39 .14 .27 .14	.29 .15 .29 .42 .15 .29	.29	. 32 . 16 . 31 . 45 . 16 . 31	.33 .17 .32 .46 .17 .32	18

SEC. 31. Maximum retail prices for rice, barley, dried peas and dried beans-Continued.

		1			_		-					
Item	Unit	Ketchi- kan	Wran- gell- Peters- burg	Juneau- Dobglas	Skagway- Haines	Sitka	Cordova- Valdez- Seward	Kodiak	Anchorage mmmmm	Palmer and poihts on Alaska R. R. north of Anchorage and south of Curry	Curry and points on Alaska R. R. north of Curry to and in- cluding Fairbanks	Nome and other west coast towns ²
Dried beans—Con.		27			2 -							
Reliance—Con.	The same of the same of					HILL STATE OF						
Gr. Northern large white	2#-cello	\$0.26	\$0, 26	00.00	an on	40.00	Carried I	45 50				
Gr. Northern large white	2#-00110			\$0.27	\$0.27	\$0.27	\$0.29	\$0 29	\$0.31	\$0.32	\$0.36	\$0,32
Deby Marie Barge white	3#-cello	.38	,38	.38	.39	.39	.42	.42	.45	. 46	. 51	.46
Baby limas	1#-cello	.16	.16	.16	.16	.16	.17	.17	.19	.19	.21	. 19
Baby limas	2#-cello	.31	.31	.31	.31	.31	.33	. 33	.36	.37		. 19
Blue seaside, large limas	1#-cello	.18	. 18	. 18	. 18	.18	.19	.19	.20	.21	.40	. 36
Blue seaside, large limas	2#-cello	.34	.34	.34	.35	.35	.36	.36			. 23	. 20
Triad (Trinidad):	A CHARLEST OF SHIP	1750	1,000	1,00	.00	.00	.00	.00	.39	,40	,43	.39
Small white	1#-cello	.16	.16	.16	.17	.17	111111111111111111111111111111111111111	***	11 22		10000	
Small white	2#-cello	.31	.31				.17	-18	.19	.19	. 21	.19
Red Mexican	1#-cello			.31	.32	.32	. 33	.35	.37	.37	.41	. 37
Tod Merican	Od celle	.17	.17	.17	.17	.17	. 18	.18	. 19	. 20	.22	. 19
Red Mexican	2#-cello	.32	.32	. 33	. 33	. 33	.35	. 35	.37	. 38	.42	.37
Pink	1#-cello	.16	.17	.17	.17	.17	.18	. 18	. 19	. 20	. 22	.19
Pink	2#-cello	.32	.32	. 33	.33	. 33	. 34	.35	.37	.38	.42	.37
Cal. reds	2#-cello	.32	.32	.32	.33	. 33	.34	.35	.37	.37	-92	.07
Gr. Northern	1#-cello	.17	.17	.17	.17	.17	, 18	.18	.19		. 43	. 37
Gr. Northern	2#-cello	.32	. 32	.33	.33	.33	.35	.35	:37	. 20	.22	. 19
Bayo	1#-cello	. 17	.17	.17	.17	.17	. 18			. 38	, 42	. 37
Blackeye	1#-cello	.17	.17	.17	.17			.18	.19	.20	.22	. 19
Blackeye	2#-cello	.32	.32	*16		.17	.18	.18	.19	. 20	.22	. 19
Dinte	1#-cello			.33	.33	. 33	.35	.35	.37	.38	.42	. 37
Pinto	1#-Ceno	. 16	17	. 17	.17	.17	.18	.18	.19	, 20	. 21	.19
Pinto	2#-cello	.31	.32	. 33	.33	. 33	.35	.35	.37	.39	.42	.37
Cranberry	2#-cello	.34	.34	.34	.35	.35	.36	.37	. 39	.40	43	.39
Red kidney	2#-cello	.34	.34	. 34	.34	.34	.36	.36	.39	.40	.43	
Baby limas	1#-cello	. 18	. 18	. 18	. 18	.18	. 20	.20	.21	. 22		. 39
Baby limas	2#-cello	. 35	.35	.35	-36	.36	.37	.37	.40		.23	.21
Large limas	1#-cello	. 20	. 20	.20	.21	. 21	.22	. 22	.23	.41	.44	. 40
Large limas	2#-cello	.40	.40	.40	.40	.40	.43	.43		. 24	. 25	. 23
Large limas	3#-cello	- 60	.60	.60	.60	.60			.45	.46	.48	. 45
Washburn:	08 00110	.00	.00	+00	.00	.00	. 65	.65	. 67	.69	.72	. 67
Pink	1#-cello	.17	.17	1977	474			1000	(n years)	7760		
Idoho rad		.17		.17	.17	-17	.18	.18	.19	.20	. 22	. 20
Idaho red.	1#-pkg		.17	.17	.17	.17	.18	.18	.20	.20	. 22	. 20
Great Northern	1#-pkg	.17	.17	.17	.17	.17	.18	.18	. 20	.20	.22	.20
Blackeye	1#-pkg	.17	.17	.17	.17	.17	.18	.18	. 20	.20	.22	. 20
Pinto	1#-pkg	.17	.17	.17	.17	.17	.18	.18	. 20	20	.22	.20
Red kidney	1#-cello	.18	.18	.18	.18	.18	.19	.19	. 21	.21	. 23	. 20
Baby limas	1#-pkg	.18	.18	.19	.19	.19	.20	.20	.21	- 21	. 23	. 21
Large limas	1#-pkg	.21	. 21	- 21	.21	.21	22	.22		, 22	. 24	, 21
California pea	1#-pkg	.17	.17	.17	.17	.17			. 23	.24	.26	. 24
	an Pagarana	0.65	(0.00)	. 14	.11	.11	.18	.18	.19	, 20	. 22	. 20
		and the same of			Commence of the last	The second second	The same of	-	30 0	20,000	The same of the same of	0.707

¹ One cent per package may be added to the bulk price if the retailer packages and sells the item in a cellophane bag.

² "Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

Sec. 32. Maximum prices for packaged distilled spirits and wines—(a) Definitions. The definitions of the commodities and terms descriptive thereof used in this section shall be those set forth in Regulation No. 4 Relating to the Labeling and Advertising of Wine, and to

Regulation No. 5 Relating to the Labeling and Advertising of Distilled Spirits, issued under the provisions of the Federal Alcohol Administration Act, as amended.

(b) Sales slips and receipts. The sales slip or receipt given to the purchaser in

accordance with section 9 (c) of this regulation shall show, in addition, the brand name, container size, type and proof of each item sold.

(c) Maximum prices. The maximum retail prices for packaged distilled spirits and wines shall be:

[Note: The prices shown in this table include the increase in Federal excise taxes in effect on April 1, 1944]

Brand Proof Bottle Size Zone 2 Sone 3	Zone 11		e Zon	100	100	1	
Prices per bottle							
		Prices per bottle					
BRANDY—continued BRANDY—continued			1	1	1	1	
201 1 2 30 1 2 30 1 2 30 1 2 30 1 2 30 1 2 30 1 3 3	\$6.00	\$6, 10	0 \$6, 20	\$6. 10	\$6. 15	\$6.2	
Austin & Nichols-Portugal 84 Fifth 6.75 6.85 7.00 6.90 6.90 6.90 Moret-Portugal 84 Fifth 84 Fifth 6.75 6.85 7.05 Moret-Portugal 84 Fifth 84 Fifth 6.75 6.95 7.05 Moret-Portugal 84 Fifth 6.75 6.95 6.95 7.05 Moret-Portugal 84 Fifth 6.75 6.95 6.95 7.05 Moret-Portugal 84 Fifth 6.75 6.95 6.95 6.95 6.95 6.95 6.95 6.95 6.9	5.70	5, 75	5. 90	5, 88	5. 88	6,0	
Casa Lobo 84 Fifth 4.70 4.75 4.90 4.80 4.85 4.90 Grape 84 Fifth 70	- 4. 40 3. 70						
Coronet V. S. Q. 84 Fifth 4.60 4.70 4.75 4.70 4.75 4.80 Blackberry 70 Tenth	1.85	1.90	1.9	1, 95 1, 95	5 1.98 5 1.98	2.0	
DeKuyper: Apricot. 70 Fifth 3 80 3 80 3 60 3 85 3 85 3 05 Petit Grappa—Grape. 90 Fifth	5. 90						
Discaserry 70 Fifth 3.80 3.80 3.80 3.80 3.95 Apricot 60 Fifth	4, 45						
Don Mariano	4.45	4.50	4.60	4. 58	4.55	4.6	
J. Bavet. 84 Fifth 4.50 4.60 4.70 4.65 4.65 4.75 Roma J. B. Calla—Grape. 86 Fifth. J. Bavet 84 Tanth 2.50 2.50 2.55 4.55 4.55 4.55 4.55 4.55 4.55 4.55	4.60	4,70	4.78	4.70	4.75	4.8	
J. Bavet							
Kirchwasser—Cherry	4.40					4.5	
Lejon 8-Star—Apple 86. 4 Fifth 4.50 4.50 4.60 4.55 4.55 4.55 Club Dry Martin 71 Fifth Lejon 4.75 4.75 4.75 4.85 4.80 4.80 4.90 Club Manhattan 65 Fifth	4, 25	4, 35	4, 45	4.35	4.40	4.50	
California 85 Fifth 4. 20 4. 25 4. 35 4. 30 4. 30 4. 40 Club Old Fashioned 60 Fifth 60 Fifth	4, 40	4.45	4. 55	4, 50	4.50	4.60	
Rum 85 Fifth 3.85 3.90 4.00 4.00 4.00 4.00 Manhattan 60 Fifth Rum 85 Pint 2.40 2.40 2.50 2.50 2.50 2.50 2.60 Manhattan 60 Fifth 85 Pint 2.40 2.40 2.50 2.50 2.50 2.50 2.50 2.50 2.50 2.5	3, 35					3, 58	
Apricot 80 Fifth 4.30 4.35 4.45 4.40 4.40 4.50 Martini 60 Pint Blackberry 80 Fifth 4.30 4.35 4.45 4.40 4.50 Martini 60 Pint 60 Pint 70	2.85	3. 40 2. 90 3. 70	3,00	2,95	3, 50	3, 58	
Cherry 80 Fifth 4.30 4.35 4.45 4.40 4.40 4.50 Sidecar 65 Fifth 65 Fift	3. 60	3.65		8. 70	3.75	3.80	

Sec. 32. Maximum prices for packaged distilled spirits and wines-Continued.

London. Gordon's—Orange Fla. vored. Graves—Cuba	SEC. 32. Maximum	n pri	ices for	pack	aged	disti	lled	spiri	ts and	a u	oines—Continued.	1				_	2	17	7	
Certisal, Rigners Netters	THURSDAY.		made.		Zone			Zone 5			Brand	Proof	Bottle							
Correct Ligrams Neutra	Brand	Proof									Diana		Size	Prices per bottle						
Company Comp	No. 14 Charles	- 5			Trices per better			-	any continued								1			
Certain Linguards Noter Company Compan	COCKTAIL MIXES—continued		To the last	16.7	221	= 1				1	A CONTRACTOR OF THE PARTY OF TH	70	Tenth	\$1.75	\$1.80	\$1.85	\$1.80	\$1.85	\$1,1	90
	Cordials, Liqueurs, Nectars,				-					11	Flavored.	15720	Fifth	3.40	3, 50	3.60	3, 50	3. 55		
Cream of Marchan, Cream of Mar	Bardinet:	60	Fifth	\$4, 60	\$4.65	\$4.75			\$4.80		Old Mr. Boston-Sloe	70	Tenth			5.95				
Currace Of 1000 7	Cherry Liqueur		Fifth	4. 50	2.00	25 60	4. 55				Cuba.	60	Fifth	4.80	4, 85	4.95	4. 85	4.90	5,	00
Currand Clusto	Creme de Menthe,		Fifth		4, 05	4, 15						-	THICKL	r ex	5.70	K 85	5.75	5, 80	5.	85
Critical Service Version Critical Service Cri		90	Fifth	5.45	5. 55	5, 65	5.60	5. 60	5. 70	1 2	Racardi:	200	A CONTRACTOR OF THE PARTY OF TH	100 110000	Entance		Links	17 30	A Stone	
Street Contract Street	Bielzoff Curação Cordial	62	Fifth	5.35	5.40	5, 50	5, 45	5. 45	2.60		Rico.	Dette		The second	1000	2011/2020	1000	6. 35	6.	
Part	Cinzano Sweet Vermouth Cistercienne Liqueur	80	Fifth		6. 75		6. 80	6. 80	6, 90		Silver Label-Puerto		Fifth	4. 65	4.70	4. 80	Vaul Co	· ·	1	
Section Common of Comm	DeKuyper.	- 56	Fifth			4.60	4, 55	4. 5	4.6	5	White Label-Cuba		Quart.	5. 55		5, 70	5.60	5. 65	5.	75
Creme de Casso. Creme	Blackberry Cordial	- 70	Fifth	4.45	4.50	4. 60	4. 55	4. 5	4.6	5	Carioca-Puerto Rico	151	Fifth	7.05	4.65	4.75	4.70	4.78	4.	.80
Delical Liqueur	Creme de Cacao	60	Fifth	4. 25		3.70	3. 65	3.70	3.8	0 1	Coco. Rlonca	86	Fifth	4.60	8. 25	8.40	8.30	8.3	5 8.	45
Figh Color Figh Color	Delicta Liqueur	86	Fifth	5.60		4.80	4.75	4.7	5 4.8	5	Corubs-Br. Jamaica	- 81	Fifth	5. 90	5.95	3.05	3.05	3.0	5 3.	. 10
Description Common de Mente Virginia Commo	Orange Curacao	- 60	Fifth	4. 25	4, 30	4, 40	4.35	4.3			Dagger-Rum Punch-Ja-		Fifth	5, 95		22.00	ACATE A	1 1122		
Bineal Liqueur	Du Bouchette:		Acres 100	4, 40	4, 45						Dagger-Jamaica		Fifth	4.75	4.80	4,99	4.80	4.8	5 4	. 95
Creme de Menthe Wilston Creme de Grace Creme de Menthe Wilston Creme de Grace Creme de Menthe Wilston Creme de Grace	Bensi Liqueur	86	Month	2.30	3.80	3.90	3.8	3.8	5 3.9	5	Don O-Puerto Rico	- 86	Fifth	4.55	6.15		6. 2			
Rock & River Liquer	Creme de Menthe Green	62	rnto	mm O. D.	24 00	4. 20	4.0	5 4.0	5 4.1	5	maica	To Control	Fifth		6.90		6.9			
Rock & Run Liqueur 70	Creme de Menthe White	e_ 6:	Tenth	4.00	4.00	4. 15	4.1	0 4.1	0 4.2	20	Goddard's-Puerto Rico	_ 86	Fifth							
Reyal Liquiest	Rock & Rum Liqueur	_ 7	Pint	4.3	5 4.40	4.50	4.4	0 4.4	5 4.	55	Islands.		Tenth	2, 75	2,80	2.85	2.8	5 2.8	5 2	2. 90
Dubon net Vermouth So Fifth 6.0 6.40 6.45 6.20 6.50 7.15 7.20 7.15 7.20 7.15 7.20 7.20 7.15 7.20 7.20 7.15 7.20	Rock & Rye Liqueur	- 7	0 Pint	5.9	5 5.9	6. 10	6.0	0 6.6	00 6.1	10	Islands. Hayana Club-Gold	100	Fifth	4,80	4, 85	4. 98	4.9	0 4.8	10 8	5.00
Grand Mariner Liqueur.	Dubonnet Vermouth-			100 C	00000000		-	A 15 1	150 TRAIN		Hudson Bay—Demarara	114	Tenth	3.10	3.15	3, 20	3, 1	5 3.2	20 8	3. 25
Halina Swiss Colony Sweet Vermouth Fifth 1.50 1.60 1.60 1.55 1.55 1.65 1.	Grand Mariner Liqueur	5.7			0 7.0		5 7. 1	0 7.			Kelly's Planters Dock—Br Jamaica	151	Fifth	8, 50	8.65	8.80	0 8.7	0 8.7	75 8	8. 90
Italian Swiss Colony Dr7 Vermouth 1.00	Italian Swiss Colony Swee	t	Fifth	1, 8	0 1.5	0 1.6	0 1.5	5 1.	55 1.	65	Kelly's Punch-Br. Ja	151	Fifth	8.60	8, 65	8. 7	8.7	0 8.	75	8, 85
Aprico Cortical (18) Aprico Co	Italian Swiss Colony Dr	У	Fifth	1. 8	0 1.5	0 1.6	0 1. 5	5 1.	55 1.	65	Kelly's Punch-Br. Ja	1-	Fifth	5.98	5. 95	6.1	0 6.0	5 6.	05	6. 15
Aprilog Cordination	Lyons:	10	o Fifth			0 5.0		05 4. 70 3.			Jamaica	101	Fifth	9.10	9. 20	9.3	5 9.8	9.		
Creme de Menthe- Green or White. Anisette. Or Fifth. 3, 50 3, 50 4, 50	Apricot Cordial	. (60 Fifth	3.6	0 3.6	5 3.7	5 3.	70 3.	70 3.	80	Lemon Hart & Sons-Bl	151	Fifth	8.70	8.70	8.8	5 8.7	5 8.	0 1 10	
Green or White	Cherry Cordial	1	30 Fifth						70 3.	80	Lemon Hart & Sons—Bi	114	Fifth	6.7	6.78	6.9	5 6.1			
All Color Fifth 2,00 2,50 2,50 2,00 2,50 2	Green or White		co Fifth		50 3.6	0 3.7	0 3.		55 2.	65	Demarara	114	Tentb	3.4	5 3.5	3.6	0 3.4			
Old Mr. Boston: Anisette. Gazo. 60 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 05 4, 10 4, 20 Fifth 3, 96 4.00 4, 10 4, 10 4, 20 Fifth 3, 96 4.00 4, 10	M. & R. Dry Vermouth.		Fifth.	2.	50 2,	55 2,1	35 2.	60 2.	60 2.		-Br. West Guinea	80	Fifth		5 5.6	5 5.7	75 5.	75 5.	75	5,85
Anisette Cacago Creme of Cacago (Creme of White. 3, 95	Old Melody Apricot Lique Old Mr. Boston:	ur	-	170.00	000	A		05 4.	10 4.		Marin—Gold Label—Pue	r- 85	Fifth			5 4.8	-	me in		
Creme de Menthe. Green or White. Curaca. So Pitth 3, 95 4, 06 4, 10 4, 05 4, 10 4, 06 4, 10 4	Anisette		60 Fifth.	3.	95 4.	00 4.	10 4.	05 4.			Myers-Jamaica	0.0			5 4.8	5 5.0	00 4.	90 4.	90	5.00
Curacao	Green or white,		Marie Commission	STATE OF THE PARTY		The same	10 4.	05 4	10 4		Old St. Croix	86	Pint	3.0	5 3.0	5 5.	20 5.	10 5.	10	5, 20
Red Horse:	Kummel	***	80 Quart	4.	55 4.	65 4.	75 4. 55 3.	70 4 50 3	,50 3	. 60	Port Maria-Dark-Br. J			8.4	5 8.4	140		Sec.	200	
Creme de Menthe 60 Fifth 4.85 4.95 5.05 6.05 5.00 5.10 maios mai	Triple Sec.		80 Fifth.	3.	95 4.			Section 12	Carrier 1		Port Maria-Dark-Br. J	a- 97	Fifth			100	Series in	3	100	
Mexico Swarnee Pride Cordial 100 Fifth 5, 25 5, 25 5, 40 5, 80 5, 35 5, 40 Label Puerto Rico Rom Merito Puerto Rico Rom Rico Ric	Creme de Menthe		60 Fifth	4.	85 4. 85 4.	95 5.	05 5.	00 5	.00 5	. 10	Port Maria-Light-Br. J		- Inches			24,000	200	1000	180	
Mexico Swarnee Pride Cordial 100 Fifth 5, 25 5, 25 5, 40 5, 80 5, 35 5, 40 Label Puerto Rico Rom Merito Puerto Rico Rom Rico Ric	Roma Sweet Vermouth.		30 oz_	1.	70 1. 70 1.	70 1. 70 1.	80 1. 80 1.	75 1 75 1	.80 1	. 90	Port Maria-Light-Br. J		de como					COLUMN TOWN	45-1-51	
Swanee Pride Cordial 100 Fifth 1.85	Santo Thomas Vermouth	i	Quart	CERTAIN IN THE	DOM:	50 2.					Riondi-White or Go		The same	-	10 100		200	1000	DATE:	
France. Walker Orange Curacao 60 Tenth. 1.75 1.80 1.8	Swange Pride Cordial		100 Fifth.	5.	25 5. 80 1.		95 1	80 1			Ron Merito-White or R		INT	- Joseph					2000	
Blue Bird St	Erance.		The same of the sa	-		75 1.	80 1	80 1	. 80 1	. 85	Ron Rey-Gold Label Puerto Rico.	- 8	200		22 1	-	-			
Bols Silver Top—Argentina Gold			1		3	75	95	75	80	1.85	Ron Rico-Gold Label Puerto Rico.	8	CAL PROPERTY.	100	23 2	G20 000	Supplied S		-	
Bols Silver Top—Argentina Gold	Blue Bird		85 Fifth 85 Pint.	2	70 4. 35 2.	40 2.	45 2	40 5	2.40	2, 45	Ron Rico-White Label Puerto Rico.	- 8	and the second		100	in at	Total Co.			
DeKuypers—Sloe 60 First 1, 195 2,00 2,05 2,05 2,05 2,10 DeKuypers—Sloe 90 First 3,50 3,50 3,50 3,50 3,50 3,60 3,55 3,00 3,60 3,55 3,00 3,60 3,55 3,00 3,60 3,55 3,70 3,80 Pint 2,20 2,20 2,25 2,25 2,25 2,25 2,30 Pint Bele 90 First 3,50 3,50 3,50 3,50 3,50 3,50 3,50 3,50	Bols Silver Top-Argent	ina.	on Onar	1 6	30 6.	35 6.	45 6	.40 (6. 40	8. 55	Ron Slave—White Label	8	6 Pint	1.	95 1.	95 2		.00 2	2.00	2.05
Dixie Belle	DeKnypers-Sloe	1002	60 Fifth	1	95 2	00 2	05 2	05	2.05	2, 10	Sevilla	0	5 Fifth.	4.	60 4.		70 4	. 65	. 65	4. 75
Dil Bonchette	Dixie Belle					20 2	25 2	65	8.70	2,30	The second second		8 8 8 7			1	31			
Gilby's—Distilled Dry— London. Gilby's—Distilled Dry— London. Gilby's—Distilled Dry— London. Gilby's—Distilled Dry— London. Gordon's—Orange Fla. Vored. Graves—Cuba. Graves—Cu	Du Bouchette-Sloe Fox Lake-Distilled Dry	7				80 4	. 95 4	. 85	4.90	5,00	The second secon		0 Quart.	5,	15 5.	25 5.	35 5	30	5. 30	5, 40
Gilby's—Distilled Dry— London. Gordon's—Orange Fla. vored. Graves—Cuba	Gilby's-Distilled Dr	у-	80 Ente		00 0				STORY !		The second second									
Gordon's-Orange Flave	Gilby's—Distilled Dr	-	Property of the Control	20000	178	100	ALL DE LOS	STATE OF THE	TOWNS CO.				90 Fifth_	5.	20 5.	25 5	35 5	. 35	5. 35	5, 45
Graves—Cuba	Gordon's-Orange 1		00 Over		05 B			5. 80	5, 80	6, 25	VODEA		1						- 1	iginasi.
Graves—Cuos	Graves—CubaCuba		85 Fifth		80 4	85 4	. 95	1.90	4.90	5.00	Courtesy Club-Cuba.		no Rifth	4	50 4.	55 4	. 65 4	4.60	6, 40 4, 65	6.55
Old Mr. Boston-Orange 70 Final Red Horse-Domestic 100 Final Red Horse-Domestic	Tyons—Slop		70 Fifth		60 3	65 3	.75	3. 70	3. 70 3. 65	3, 80	Kepresky-Domestic	1	00 Pint	2	90 2	80 3	.00	2. 95	3. 00 6. 10	3, 05 6, 20
	Old Mr. Boston-Ora	inge	70 Fifth		, 00		1	1			Il Red Horse-Domestic	1	oo I THeir				- Table 1		and C	

SEC. 32. Maximum prices for packaged distilled spirits and wines-Continued.

-	-	1	-	-	-	-					ALTO P						
Brand	Proc	Bottle	Zon 1		e Zon				Brand	Proo	Bottle	Zone	Zone 2 2	Zone	Zone	Zone	Zone 6 0
The state of the s		size		NEW Y	Prices	per bo	ottle			1100	size	1	. ,	Prices	per bot	tle	
WHISKEY-BOURBON					1	1	1		WHISKEY—RYE—continued					1	1		1
Ancient Age—5 yr	90	Fifth	\$4.1	0 - \$4, 1	5 \$4. 13	\$4. 20			Red Horse-Rock & Rye	60	Fifth	\$4,80	\$4, 85	\$4,95	\$4, 90	\$4, 95	\$5,00
Ancient Age—5 yr	- 86	Fifth	3.5	5 2.60	0 2.68 0 3.70 0 3.10	2.63	3.70	3.75	Rewco	100	Fifth	4.05	4. 10 2. 55	4. 20 2. 60	4. 15 2. 55		4.25
Bond & Lillard Bourbon De Luxe	90.	Fifth	3.8	5 3.90	4.00	3. 97	3.95	4.05		100	1/2 pint	1. 25	1. 30	1. 30	1.30	1, 30	1.35
Bourbon De Luxe Bourbon Supreme	- 86	Pint	- 2.4	5 2.4	2.50	2.50	2.50	2, 55 4, 35	Ballantines—17 yrs.	86	Fifth	8.90	9.00	9, 15	9.05	9.05	9.15
Four Roses—5 yr	_1 90	Fifth Fifth	3. 03	5 3.05	3. 15	3, 10	3. 10	3, 15	Ballantines Ballantines	86 86	Fifth	6.40	6. 45 3. 40	6, 55	6, 55	6, 55	6, 65
Golden Wedding.	90.	Pint	2.78	5 2,80	2. 85	2, 85	2.85	4, 30 2, 90 4, 05	Danantines	86 86, 8 86, 8	½ pint Fifth	7.55	2.15 7.60	2, 20 7, 75	2.15 7.65	2, 20 7, 70	2.20 7.80
I. W. Harper—4 yr I. W. Harper	100	Pint.	2.98	4.75	4. 85	4.80	4.80	4, 90 3, 05	Black & White-8 yrs	86. 8 86	½ Pint Fifth	6. 20 1. 20 6. 10	6, 20 1, 20 6, 20	6.35 1.20 6.30	6.30 1.20 6.20	6.30 1.20 6.20	6, 45 1, 25 6, 30
Old Art—6 yr Old Art—6 yr Old Art—5 yr	100	Quart Pint Quart	_ 3, 25	3, 30	3, 35	3. 30	3.30	6, 65	Catto—Gold Label De Wars—Victoria Vat. De Wars—White Label	86 86, 8	Fifth	7. 80	3. 20 7. 80	3.30 7.95	3. 25 7. 90	3. 25 7. 90	3, 30 8, 00
Old Art—5 yr Old Charter	100	Pint	3. 15	3, 20	3, 25	6. 35 3. 20 5. 25	6. 40 3. 25 5. 25	6, 50 3, 30 5, 35	De Wars—White Label Haig & Haig—5 Star	86, 8 86, 8 86, 8	Tenth	3, 20	6. 20 3. 20 6. 35	6. 35	6. 30	6.30	6.45 3.35
Old Crow	100	1/2 pint	2.75	1.40	2.85 1.45	2.80 1.45	2.85 1.45	2. 90 1. 50	Haig & Haig—Pinch. Harveys House of Lords.	86. 8 86	Fifth	7, 80	7. 85 6. 25	6. 50 8. 00 6. 40	6. 45 7. 90 6. 35	6. 45 7. 95 6. 35	6, 60 8, 05 6, 45
Old Crow Old Crow Old Forester	86. 8 86. 8		2. 55	2.60	2, 65	4. 15 2. 60 6. 85	4. 15 2. 60 6. 85	4. 25 2. 70 6. 95	Johnnie Walker—Black Label.	86	Fifth	6, 70	6. 75	6. 90	6.80	6.85	6. 95
Old Forester-Kentucky	100	Fifth	5. 45	5. 45	5. 55 3. 50	5. 50 3. 45	5, 50	5. 60 3. 55	Johnnie Walker-Black	86.8	Fifth	7. 60 3. 90	7. 65	7.80	7.70	7.75	7.85
Old Grand-Dad Old Grand-Dad Old Grand-Dad	100	Fifth Pint ½ Pint	3, 40	5. 45 3. 40	5. 60	5. 50 3. 45	5. 55 3. 45	5, 60 3, 50	Johnnie Walker—Red Label Johnnie Walker—Red Label	86. 8 86. 8	Fifth	6. 20 3, 20	6. 25 3. 20	4. 00 6. 40 8. 30	4.00 6.30 3.25	4.00 6.35 3.25	4. 05 6. 45 3. 35
Old Guckenheimer	93 86	Fifth Quart	4, 25	.4. 30	4, 40	1, 75 4, 35 5, 00	1.75 4.35 5.00	1.80 4.45 5.10	King Wm. IV Kings Ransom	86. 8 94	Fifth	6. 10 8. 00	6. 10 8. 00	6. 25 8. 15	6. 20 8. 05	6. 20 8. 10	6. 35 8. 20
Old GuckenheimerOld Hermitage.	86 90. 4	Pint	2.45	2. 45 3. 90	2, 50 4, 00	2.50	2.50 3.95	2.60 4.05	Loch Fyne	86 88 88	Fifth Fifth Tenth	5. 90 6. 40 3. 30	5, 90 6, 40 3, 35	6. 00 6. 55 3. 40	5. 95 6. 45 3. 35	6. 00 6. 45 3. 40	6. 10 6. 55 3. 45
Old HermitageOld Hermitage	86 86 100	Fifth Pint Quart	3. 90 2. 45 5. 25	2, 45	4, 05 2, 50 5, 40	3. 95 2. 50 5. 30	4.00 2.50 5.35	4. 05 2. 55	Peter Dawson-Old Curio	86 86, 8	Fifth	6.35 7.15	6.35	6.50	6.45	6, 45	6,60
Old Schenley—5 yr. Old Schenley—5 yr. Old Schenley—5 yr. Old Schenley—5 yr.	100	Fifth Pint	4.40	4. 45	4.50	4.50	4, 50	5. 45 4. 60 2. 75	Peter Dawson	86 86 86	Fifth Fifth	6. 05 3. 10	6. 10	6. 20	6. 15	6. 15 3. 15	6, 25 3, 20
	100	½ pint Fifth	5. 45	1.40 5.50	1. 45 5. 60	1. 45	1. 45 5. 55	1. 45 5. 60	Sanderson—Vat 69 Teachers—Highland Cream	86 86	Tenth Fifth	6. 10 3. 20 6. 30	6. 20 3. 20 6. 30	6.30 3.30 6.45	6. 25 3. 25 6. 35	6, 25 3, 25 6, 40	6. 35 3. 35 6. 45
Old Taylor Old Taylor Paul Jones—4 yr	100 100 90	Pint ½ pint Fifth	3. 40 1. 70 4.00	3.40 1.70 4.05	3. 45 1. 75 4. 15	3. 45 1. 75 4. 10	3. 45 1. 75 4. 15	3.50 1.80 4.25	Teachers—Highland Cream. Watson.	86 86	Tenth	3. 25 6. 50	3. 25 6. 50	3, 30 6, 65	3.30 6.55	3. 30 6. 60	3. 35 6. 65
Paul Jones—4 yr	90 100	Pint	2.50 4.70	2.50 4.75	2.60 4.85	2.55	2.55 4.80	2.60 4.85	Westons. White Horse—8 yrs White Horse	86 86, 8 86, 8	Fifth Fifth	7. 10 6. 30 3. 20	7. 10 6. 35 3. 20	7. 25 6. 45 3. 30	7.15 6.40 3.25	7. 15	7. 25 6. 50
Signet Sunnybrook Sunnybrook	100 86 86	Pint Fifth	2, 95 3, 90	3. 00 3. 95 2. 45	3. 05 4. 05 2. 50	3.00	3.00 4.00	3. 10 4. 05	WHISKEY—SCOTCH TYPE			0. 20	0, 20	0.00	0. 20	3, 25	3. 35
Tom Burns	86 86	Fifth	2.45 4.25 2.55	4.30	4.40	2.50 4.35 2.65	2.50 4.40 2.65	2, 55 4, 50 2, 75	Dunbar—Special	85 85	Fifth	4.75 2.95	4.80	4.95	4. 90	4.90	5, 00
Walker's De Luxe	90	Fifth	2. 55 4. 05 2. 55	4. 10 2. 55	4. 20 2. 65	4.15 2.60	4. 15 2. 60	4. 25 2. 65	WHISKEY-SPIRIT BLENDS	00	11111	2, 90	3.00	3. 05	3.05	3. 05	3. 00
WHISKEY—CANADIAN									Blanchard's—Cuba Calvert Reserve	84 86, 8	Fifth	6. 20		6, 40	6.35	6.35	6, 40
Canadian Club	90. 4 90. 4	Fifth	6. 10 3. 80	6.10	6. 25 3. 90	6, 15 3, 85	6. 15 3. 85	6, 20 3, 95	Calvert Reserve	86.8	Fifth Pint Fifth	4. 50 2. 85 4. 00	2.85	4. 70 2. 90 4. 15	4.60 2.90 4.10	4.60 2.90 4.10	4.75 2.95 4.20
Seagrams V. O	86. 8 86. 8 86. 8	Fifth Pint ½ pint	5, 95 3, 70 1, 85	5. 95 3. 70 1. 85	6. 10 3. 80 1. 90	6.00 3.75 1.90	6.00 3.75 1.90	6, 10 3, 80 1, 90	Calvert Special Calvert Special Carstairs—White Seal	86. 8	Pint	2. 55 1. 25	2. 55 1. 25	2.60 1.30	2. 55	2.60 1.30	2.65 1.35
U. D. L. 8 Plus U. D. L. Original	85 85	Fifth	4. 30 5. 00 3. 15	4. 40 5. 10	4. 50 5. 20	4. 40 5. 15	4, 45 5, 15	4. 55 5. 25	Fleishmann Preferred	90	Quart	5. 15	5. 20	5. 30	5. 20	4. 15 5. 25	4. 20 5. 35
U. D. L. Original	85	Pint	3. 15	3. 20	3. 25	3. 25	3, 25	3. 30	Gallagher & Burton	86.8	Futh	4. 20	4. 20	4. 30	4. 25	2. 65 4. 25 2. 70	2.75 4.35 2.75
A. M. S. Yellow	85	Pint	2, 60	2. 65	2, 75	2.70	2,75	2, 80	King-Black Label	86	Quart Pint	2.50	2.55	4. 80 2. 65	4.75 2.60	4. 80 2. 60	4.95
WHISKEY—IRISH	First .					- The	Tal.A		King—Black Label King—Black Label	86		4. 35	4.40	4.50	4.40	5. 50 4. 45 2. 80	5.60 4.55 2.85
John Jameson & Son	90 86	Fifth	6. 30 3. 25	6. 35 3. 30	6, 45 3, 40	6. 40 3. 40	6. 40 3. 40	6, 50 3, 45	Lord Calvert	86 8	Fifth	4. 65 5. 45	4. 70 5. 50	4. 80 5. 65	4. 70 5. 55	4. 75 5. 60	4. 80 5. 70
Old Bushmill	86	Fifth	6, 20	6. 25	6, 35	6.30	6. 30	6. 45	Mattingly & Moore	80	Fifth Fifth	3. 40	3.40	3.50	3. 45	5. 30 3. 45 2. 20	5. 40 3. 55 2. 25
WHISKEY-RYE DeKuyper-Rock & Rye	70	Pint	2.10	2.15	2. 20	2, 20	2 20	2.52	Chair	80.6	Fifth	3.80	3.85	3.95	3. 90	3.90	4.00
Golden Wedding — Str.	90	Fifth	4, 15	4. 15	4. 30	4. 25	2. 20 4. 25	4. 35	Old Oscar Pepper	80	Pint	2.15	2.15	2, 20	2, 20	3.55	3.65 2.25
Golden Wedding — Str. Blend. Melrose	90	Pint	2. 55	2,60	2.65	2.65	2. 65	2,70	Penn-Maryland De Luxe Philadelphia Blend	86.8	Pint	2, 80 5 5, 55	2.80	2. 85	2.85	4. 55 2. 85 5. 65	4. 65 2. 90 5. 75
Melrose Mt. Vernon Mt. Vernon	100	Fifth Fifth	5. 15 4. 60 2. 85	5. 15 4. 60 2. 85	5. 25 4. 70 2. 90	5, 20 4, 65 2, 90	5. 20 4. 65 2. 90	5. 30 4. 75 2. 95	Philadelphia Blend	86.8	Fifth	4. 45 2. 80	4.50 4 2.85	1.60	4.55 2.85	4. 55 2. 85	4.65
Old Art—6 vr	100	½ pint	1. 45 6. 45	1, 45	1.50 6.60	1.50 6.50	1.50 6.55	6.65	Seagrams 5-Crown	86.8	Quart	1.95	1.95	5.10	5.00		1.50 5.15 4.20
Old Art—6 yr Old Mr. Boston—Rock & Rye.	70	Pint Quart	3. 25 4. 30	3. 30 4. 35	3. 35 4. 45		3. 30 4. 45	3. 40 4. 55	Seagrams 5-Crown	86.8	Pint	2, 50	2.55	2.60	2. 55	2, 60	2,65
Old Mr. Boston-Rock &		Carrie and Store	2, 15		2. 25		2. 25	2.30	Seagram 7-Crown Seagram 7-Crown	86.8	F 1111111 9	L 50 4	5.60 3	65 4	5. 65 1 1. 60 4	. 60	1. 35 5. 75 4. 70
	100	Fifth Pint	4. 60 2. 85	2, 90	2.95	4.65	4. 65	4.75 3.00	Seagrams 7-Crown Schenley Reserve	86.8	Fifth	. 40 1 5. 05 8	. 45 1 5. 10 8	. 45	5. 15	. 45	2, 95 1, 50 5, 30
Old Schenley	100	Fifth	1. 40 4. 35 2. 75	4. 45	4. 55	1, 45 4, 50 2, 80	2. 95 1. 45 4. 50 2. 85	1.45 4.60 2.90	Schenley Quality Reserve Schenley Royal Reserve	86	2 pint 1	. 25 1	. 25 1 . 50 4	. 25 1	1. 25 1 1. 50 4	. 25	1.30 4.60
Paul Jones-Str. Blend-4	100	Pint ½ pint Fifth	1. 40 4. 00	1, 40	1.45	1, 40	1. 45	1.45	Schenley Royal Reserve 8	86 1 86 1	Pint 2	40 1	.40 1	. 45 1	.40 1	.40	2.85 1.45 4.70
Paul Jones—Str. Blend—4		Pint		2, 50	2.00	-	2, 55	2.60	Three Feathers V. S. R	86 I	Pint 2 Fifth 4 2 pint 1	.75 2 .10 4	80 2	. 95 2 . 20 4	1.90 2	. 90	2, 95 4, 25
See footnotes at end of	table.	1998	111				Halin's	11	Walkers Imperial	86 13	2 pint 1	. 25 1	. 25 1				1.30

Sec. 32. Maximum prices for packaged distilled spirits and wines-Continued.

SEC. 32. Mc	aximum prices f						_		wines-Continu	dou.	1 1	1 10	- 70	701	200	201	na
Brand	Type and origin Percentage	Size	Zone Z	2 1 2	one Zor s per b	. 0.	ie Zo	one	Brand	Type and origin Per- cent age	1000	Zone Zone Zone	Prices	3 4	1 5	5 6	6
BURGUNDY Burgundy Cella's. Cresta Blanca. Don Mariano. Gianini. Gianini. Italian Swiss Colony. Roma. San Benito. Simi Vineyard. Sparkling Burgundy Gotham. Gotham. Roma. St. Remy.	13 13 13	24 oz Gallon. Fifth	1.40 1.00 3.35 .90 1.05 1.20 1.00 1.15	1, 40 1 1, 05 1 3, 45 2 90 1 1, 05 1 1, 20 1	1. 10 1. 3. 75 3. 1. 10 1. 1. 15 1. 1. 10 1. 1. 125 1. 14. 40 4 4. 40 4 4. 40 4 2. 40 2	95 1. 75 3. 95 1. 10 1. 25 1. 10 1. 25 1. 35 4. 35 4. 35 2.	10 1 80 4 00 1 15 1 25 1 10 1 20 1	. 55 . 55 . 20 . 20 . 05 . 20 . 35 . 20 1. 35 1. 20 1. 40	SPARKLING WINES—CHAMPAONE Charles Heidsick Cook's. Cook's. Gotham Gotham Mumms.	Portugal 13 Mexico 13 Mexico 13	Mark State and Control	1. 95 4. 25 2. 30 8. 35 9. 65 9. 90 1. 85 3. 80 2. 45 1. 35	3, 95 4, 2, 00 2, 3, 30 4, 30 2, 3, 45 8, 9, 70 9, 0, 00 10, 3, 55 3, 1, 90 2, 3, 80 3, 2, 50 2	05 4. 05 2. 40 4. 40 2. 60 8. 85 9. 15 10. 65 3. 00 1. 95 3. 65 2. 45 1	00 4. 00 2. 40 4. 35 2. 50 8. 75 9. .05 10. .60 3. .95 1. .85 3. .60 2.	00 4. 00 2. 45 4. 40 2. 55 8. 80 9. 10 10. 65 3. 95 2. 90 4. 60 2.	10 05 55 45 65 95 15 .75 .00 .00 .70
St. Remy	Type and origin	Size		Zone 2	Zone Zo	one Zo	ne 2		Brand	Type and origin	Size	Zone 1	Zone Z	one Z	one Z	one Z	
STILL WINES-	Private Stock	Fifth	\$1,60	\$1.60	k1 70 \$1	65 81	65 \$	\$1.75 1.45	STILL WINES— FORT—con. San Benito Santo Thomas Souza Vinters Select		FifthFifthFifth	\$1, 20 2; 30 2, 40 1, 05	\$1, 25 \$ 2, 35 2, 40 1, 10	1. 35 \$1 2, 45 2, 50 1, 15	1.35 \$ 2,40 2,50 1.15	1. 35 \$1 2. 40 5 2. 50 5 1. 15	1. 45 2. 60 2. 70 1. 25
Connoisseur.		Gallon ½ gallon Quart Pint	. 60	. 60	. 60	.00	. 00	.10	STILL WINES— SAUTERNE Cella's	(Haute Sauterne)	Fifth 24 oz Fifth	1.30	1. 40 1. 30 1. 35 1. 05 1. 10 3. 45	1. 45	1. 40 1. 10 1. 15	1. 45 1. 35 1. 40 1. 10 1. 20 3. 80	1, 20 1, 25
San Benito Simi Vineyard STILL WINES— CHIANTI Santo Thomas		Fifth Fifth	1. 20	1, 25	1. 10 1. 35	1, 30	1, 30	1.40	Gianini. Gianini Italian Swiss Colony Italian Swiss Colony Roma Royal Host San Benito Santo Thomas	SpecialReserve y (Haute Sauterne) (Dry Sauterne)	Fifth Fifth Fifth Fifth Fifth	1, 05 1, 05 1, 20 1, 10 1, 10 2, 35	1. 10 1. 10 1. 20 1. 15 1. 05 2. 35	1, 05 1, 20 1, 20 1, 30 1, 25 1, 10 2, 45	1. 00 1. 15 1. 15 1. 25 1. 20 1. 10 2. 40	1. 00 1. 15 1. 15 1. 25 1. 20 1. 10 2. 45	1. 10 1. 25 1. 25 1. 35 1. 30 1. 20 2. 60
Gianini	Special Reserve	Fifth 24 oz Gallon Fifth	3.38	3.45	1, 35 1, 10 3, 75 1, 05 1, 00	1 00	1.00	1. 10	Vinters Select STILL WINES—RHIN Roma Royal Host	E (Dry Rhine)	Fifth	1 20	1, 20	1.30	. 95 1. 25 1. 10	. 95 1. 25 1. 15	1.35
San Benito Santo Thomas Simi Vineyard Vinters Select	Mexico	Fifth Fifth Fifth Fifth Fifth	- 1, 20 - 1, 00 - 1, 80 1, 00	0 1. 25 0 1. 05 0 1. 85 5 1. 05	. 00	1, 30 1, 10 1, 90 1, 10	1. 30 1. 10 1. 95 1. 15	1. 40 1. 20 2. 05 1. 25	Garrett's. Belle Isle. Belle Isle. Lyons Chateau. Washington Stat Belle Isle—Vi Rouge.	(Virginia Dare)	Pint	1.15	1, 15 1, 15 .65 1, 60 3, 70	1. 25 .70 1. 70	1. 20 .70 1. 65	.70 1.70	.75 1.75
Connoisseur Connoisseur Connoisseur		Gallon. 1/2 gallor Quart Pint	n 2.1	0 2.15	4. 05 2. 35 1. 25 .65	1.20	1, 20	1.35	STILL WINES— SHERRY Bartala Cella's Cresta Blanca	Private Stock	Quart.	- 1.6 - 1.2	2, 55 1, 45 1, 70 1, 25 1, 10	1, 80 1, 35 1, 20	1, 75 1, 30 1, 15	1, 80 1, 30 1, 20	1, 40 1, 25
American Amber American Amber American 50/50 American 50/50 American 50/50		1/2 gallo	n 2.3	0 2.3	4. 85 2. 50 1. 45 4. 85 2. 50 1. 45 1. 45	2, 50	2, 55	2,78	Gianini	Private Stock Special Reserve. Private stock Private stock (Import)	½ gallo Quart. Fifth Fifth Fifth Fifth Fifth	0 - 2.9 - 1.4 - 1.6 - 1.6 - 1.6 - 2.4 - 2.3 - 1.2	1.50 1.60 1.65 1.65 2.45 2.35 1.25	1. 70 1. 70 1. 75 2. 55 2. 45 1. 35	1. 55 1. 65 1. 65 1. 70 2. 50 2. 40 1. 30	1. 55 1. 65 1. 70 1. 70 2. 50 2. 45 1. 30	3, 40 1, 65 1, 75 1, 80 1, 80 2, 65 2, 55 1, 40
Connoisseur		Gallon. Quart. Pint	1,0	35 1.10	3, 80 1, 15 5, 60	1.10	1. 16	4.30 5 1.25 0 .65	San Benito Santo Thomas W. & H. Pondo STILL WINES—TOK	Mexico(Import)	Fifth	2,3	0 1. 25 5 3. 75 0 1. 60	2. 45 3. 85	2, 40	2, 40 3, 85	H
Cresta Blanca	Portugal Private stock (Tawny) Special reserve	Fifth Quart Fifth Fifth Quart Fifth Quart Fifth Quart Fifth	1.1 1.1 1.1 1.1	40 1.4 65 1.7 25 1.2 60 1.6 15 1.1	5 1.35 5 1.75 5 1.25	1. 75 1. 30 1. 75 1. 20	1. 80 1. 80 1. 70 1. 70 1. 20	0 2.10 0 2.10 0 1.40 5 1.85 5 1.35	STILL WINES— MUSCATEL Cella'S Garretts Gianini Gianini Gianini Italian Swi	Private stock Private stock Private stock Special reserve.	Fifth Fifth Guart Guart Fifth Quart	1.4 1.4 1.1 2.9 1.6	5 1. 45 0 1. 45 5 1. 15 0 2. 95 0 1. 60 5 1. 45 5 4. 95	1. 55 1. 25 1. 25 3. 15 1. 70 1. 55	1, 50 1, 50 1, 20 3, 18 1, 65 1, 50	1. 55 1. 50 1. 25 3. 15 1. 70 1. 55	1. 65 1. 60 1. 35 3. 40 1. 75 1. 65
ony. Italian Swiss Kopke Merito Ruby Robertson Pristeer. Robertson Pyran Roma V. S	Private stock (Import) (Import) Portugal (Sweet)	Fifth Fifth Fifth Fifth Fifth	1, 2, 2, 3,	65 1, 6 50 2, 6 55 2, 6 75 3, 8	5 1.75 0 2.80 0 2.70 0 3.90	1,70 2,70 2,65 3,90	1.7 2.7 2.6 3.9	0 1.80 5 2.88 5 2.78 0 4.08	Colony. Italian Swiss Colo Italian Swiss Colo Italian Swiss Colo Royal Host	s s	Fifth Fifth Fifth Fifth Fifth Fifth	1.5	5 1, 45 5 1, 30 5 1, 65 5 1, 30 0 1, 25 0 2, 35 1, 10 0 1, 25	1. 35 1. 75 1. 35	1. 38 1. 70 1. 38	1, 35 1, 70 1, 35	1. 45 1. 80 1. 45
Royal Host	(White)es at end of table.	_ Fifth_	1,	25' 1.3	0 1.88	1.35	1,3	1,4	o II can benito								

SEC. 32. Maximum prices for packaged distilled spirits and wines-Continued.

Brand	Type and origin	Size	Zone Zone Zone Zone Zone Zone 5 s 6 c	e Brand	Type and origin	Size	Zone Zo	3 3 3	Zone 4 4 oer bottl	Zone Zone 5 5 6 6
Lyons Chateau Mousseux Ex Dry Santo Thomas	(Virginia Dare)	Pint Fifth Fifth Fifth Fifth	\$1. 40 \$1. 10 \$1. 20 \$1. 15 \$1. 20 \$1. 2 .55 60 .65 .65 .65 .65 .77 1. 60 1. 60 1. 70 1. 65 1. 65 1. 77 1. 15 1. 15 1. 25 1. 20 1. 25 1. 30 1. 55 1. 55 1. 65 1. 60 1. 65 1. 70 3. 85 3. 85 4. 00 3. 90 3. 95 4. 05 2. 25 2. 30 2. 40 2. 35 2. 35 2. 56 3. 60 3. 70 4. 00 3. 95 4. 05 4. 45	Dubonnet Roma V. S. Simi Vineyard	(Dry)	Fifth Fifth Fifth Fifth	2. 05 2, 1, 20 1, 1, 20 1.	05 2, 18 20 1, 20 20 1, 30	2. 15 1, 25 1, 25	2, 20 2, 30 1, 25 1, 35 1, 30 1, 35

¹ Zone 1 includes the area lying within the boundaries of the 1st Judicial Division, more particularly designated as all that part of the Territory of Alaska lying east of the one hundred and forty-first meridian of west longitude.

² Zone 2 includes all points on the Gulf of Alaska west of Zone 1, all of Kodiak Island, all points on the west coasts of Shelikoff Strait and Kamishas Bay, and all points on Cook Inlet with the exception of Anchorage (including Cordova, Valdez, Seward, Seldovia, Iliamna and Hope).

² Zone 3 includes all points on the northern coast of the Alaska Peninsula, on Bristol Bay on Kuskokwim Bay on the Kuskokwim River north to Akiak, on the

Bering Sea, on Norton Sound, on Bering Strait and on Kotzebue Sound (including Egegik, Naknek, Dillingham, Togiak, Quinkagak, Bethel, Fort St. Michael, St. Michael, Nome, Shishmaref, Deering, and Kotzebue).

*Zone 4 includes all points on the Alaska Railroad north of Seward to and including Anchorage.

*Zone 5 includes all points on the Alaska Railroad north of Anchorage and south of Curry.

*Zone 6 includes Curry, Nenana, Fairbanks and all points on the Alaska Railroad north of Curry.

SEC. 33. Maximum retail prices for macaroni and noodle products.

Brand	Unit	Ketch- ikan	Wrangell- Peters- burg	Juneau- Doug- las	Skag- way- Haines	Sitka	Cordova- Valdez- Seward	Kodiak	An- chorage	R. R. Towns From Palmer to Curry (Incl.)	R. R. Points From Curry to Fairbanks (Incl.)	Nome and other west coast towns 1
Egg Noodles	The second second			10.00	148							
Egg Noodles (unbranded)	1 lb, bulk	\$0.24	\$0. 24	\$0. 25	\$0. 25	\$0, 25	\$0, 26	\$0.27	\$0.26	\$0.27	90.09	00.07
Napoli Semolina Mission, Sunrise, S. B. Brand, Golden Grain	1 lb. bulk	. 18	.18	.18	10	. 19	. 19	. 20	. 20	. 20	\$0, 28 . 22 . 28	\$0. 27 . 21 . 27 . 15
Plain Sunset, Regal, Creamona	1 10. Dulk	.12	.12	. 25 . 12 . 23 . 12 . 16	. 25 . 13 . 23 . 12	. 25	. 26	. 20 . 27 . 14	. 14	. 26	. 28	. 27
Amocat, I. G. A., Red and White Three Monks	1 lb. bulk 5-ounce cello	. 23	.23	. 23	. 23	. 12	. 24	. 25	. 25	. 25	27	.26
Amocat, I. G. A., Red and White, Three Monks Amocat, I. G. A., Red and White, Three Monks	8-ounce cello	. 16	. 16	.16	16	. 16	.16	.17	.16	.12	. 13 . 17 . 31	.26 .13 .17 .33 .27 .22 .13
Rest Bot	16-ounce cello	. 29	. 29	. 29 . 24 . 19	.30 .24 .19	.30	. 31	.17 .32 .26 .21 .12 .12 .18 .34	.29	.30	.31	.33
Big Value Creamettes and Favro. Fontana	12-ounce cello	.19	.18	.19	.19	.19	.25 .20 .12	.20	.20	20	. 26	. 27
Fontana	5-ounce carton	.11	:11	.11	.12	.12	. 12	. 12	.20 .12 .12 .17 .31 .12	• .12 • .12 .17 .32	12	.13
Fontana Fontana Fould's	8-ounce carton.	. 16	.16	. 17	17	.12	.12	18	17	.12	.12 .12 .18 .33 .12 .18 .22	.13
Fould's	5-ounce cello	.30	.30	.31	. 31	.17	.32	. 34	.31	.32	.33	.34
Fould's	8-ounce cello	.16	.11	.11	.11	.11	.11	.12	16	.12	.12	, 12
Manchu Chinese	12-ounce cello	. 22	. 22	. 23	. 24	. 24	.17 .25 .14	.12 .17 .27 .14	.16	.17 .21 .14	22	. 18
Fould's Golden Grain Chinese Manchu Chinese. Mission Mission	5-ounce cello	.13	.13	.13	.13	.13	.14	.14	.14	.14	. 14	.13 .18 .34 .12 .18 .28 .15
Mission	8-ounce cello	.17	.12	.12	.18	.18	. 19	19	.17	.13	.13	.14
Mission, Soya Missionette Missionette Uniker Cellance	16-ounce cello	.30	.30	.31	.31	.32	.33	.35 .36 .19	. 29	.30	.18	. 20 . 37 . 37
Missionette	8-ounce cello	.18	.17	. 18	.18	.18	.18	. 19	.18	.30	.32	.37
Juaker	16-ounce cello 5-ounce carton	.30	.20	.31	.31	.31	.32	.33 .13 .11	.31	.31	. 33	.19
Reliance	5-ounce cello	. 10	.10	.10	.13	.13	.13	.13	.13	.13	.13	.13
Reliance	8-ounce cello	.14	.14	. 14	.15	. 15	.15	.16	.15	.15	. 16	.16
Reliance Chinese	8-ounce cello	.14	.26	.27	. 27	.27	.28	.16 .29 .15	.15 .27 .14	.27	.29	.30
Reliance Egg Twistees Reliance Krinkled Noodle-Ettes	16-ounce cello	. 30	. 30	.31	. 32	. 32	. 33	. 35	.29	.30	. 31	.15
Rose Chinese	8-ounce cello	.32	.32	.33	.33	.33	.35	.36	.31	* .31	.33	.36
Spaghetti and macaroni							• • • • • • • • • • • • • • • • • • • •	111	. 10		-19	.15
The state of the s		-		3.1	1100	1000			-	100		
dission and S. B. brands. Napoli (Semolina)	1 lb. bulk	.17	.17	.18	- 18	.18	.19	. 20	. 19	.19	.21	. 20
Regal, Sunset, Creamona amocat, I. G. A., Mission, Red and White,	1 ib. bulk	.12	.12	. 13	.18	.18	.19	.20 .20 .14 .14	.19	.19	.21	. 20
Luree Monks.	8-ounce cello	.12	.12	.12	. 13	. 13	.13	.14	.13	.13	.14	.15
mocat, I. G. A., Mission, Red and White	16-ounce cello	. 20	. 20	. 20	. 21	. 21	. 22	. 23	. 20	. 21	.22	. 24
Three Monks. Lineat, I. G. A., Mission, Red and White,	27-ounce cello	.30	.30	20		-	The State of		17.50	1 100		
Three Monks,	ALCOHOLD STREET	.00	. 80	.30	.31	.31	.32	.33	. 32	.33	.36	, 34
Suitoni Gluten Spaghetti	8-ounce carton	.19	. 19	. 20	. 20	. 20	. 20	. 20	. 21	.21	.22	. 21
reamettes, elbow macaroni	2½-lb. cello: 8-onnce carton	.37	.37	-38	.38	.38	.39	.41	.41	.42	.46	. 42
ontana, elbow and salad mac.	8-ounce carton	, 12	.12	.12 .13 .12 .27 .20	. 13	.13	.13	14	.12	.13	.14	14
il-Yo-Ne spaghetti, cut	8-ounce carton	.12	.12	112	.12 .27 .21 .13 .20 .29 .27	.12	.13	.13 .31 .24 .14	.13	.13	.13 .14 .27 .21 .14 .21	. 13
olden Grain, coil	16-ounce carton	. 20	. 20	.20	.21	.27 .21 .13	. 29 . 22 . 13 . 21 . 29 . 27	.24	.19	.26	21	25
olden Grain, elbow macaroni	8-ounce carton 16-ounce carton	.12	.12	.13	. 13	.13	. 13	.14	. 13	. 13	.14	.14
olden Grain spaghetti	27-ounce carton	.28	.28	.28	20	. 20 . 29 . 27	.21	31	. 19	. 20	.21	, .23
olden Grain spaghetti dinner old Spun macaroni dinner	8-ounce carton	. 26	. 26	. 26	. 27	- 27	.27	, 28	.30	. 27	.28	. 29
raft macaroni and cheese dinner	7½-ounce carton	.12	.12	.28 .26 .13 .14 .30 .22	.14	.13	.13 .14 .31 .23 .36	.22 .31 .28 .14 .15 .32 .24 .37	.13	.13	.28 .13 .15	.14
1 & C spaghetti dinner	7-ounce carton	.30	- 30	.30	.31 .22 .34	.31 .22 .34	.31	.32	.30	.30	31	. 33
lission, Best Bet	16-ounce carton 2½-lb. cello	.21	.21	.34	. 22	. 22	. 23	. 24	. 22	. 23	.31 .24 .42	. 25
Iother's Spaghetti	8-ounce cello	.12	.12	.12	19	. 12	.13	.14	. 37	.13	.14	. 38
uaker, Long and Elbow	8-ounce cello 16-ounce cello	.13	.13	. 13	. 13	.13	.14	.14	. 13	. 13	. 14 . 14 . 27	. 15
eliance (all kinds)	8-ounce cello	.10	.23	.23	. 13 . 23 . 11 . 19	.11	.11	.12	. 25	.25	.27	. 25
eilance (all kinds)	16-ounce cello 27-ounce cello	. 18	.18	. 19	. 19	.19	20	. 14 . 25 . 12 . 21 . 31	. 19	.19	. 12	21 42 14 14 14 13 32 25 14 23 21 25 31 25 31 25 31 25 31 25 31 25 32 25 33 25 33 25 33 25 33 25 33 25 33 25 34 35 36 37 37 37 37 37 37 37 37 37 37 37 37 37
	ar ounce ceno	. 27	.27	.28	. 28 . 24 . 12	. 28 . 24 . 12	.29	-31	. 30	.31	. 34	.32
	16-ounce carton	. 12	.12	123	.24	. 24	25	. 26	. 24	95	. 27	07

²⁵Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

SEC. 34. Maximum retail prices for canned beef, pork and poultry products.

Item	Container	Ketchikan	Wrangell	Petersburg	Juneau-Douglas	Skagway-Haines	Sitka	Cordova	Valdez	Course	Deward	Kodiak	Anchorage	Palmer and pomes on Alaska R. R. north of Anchor age and south of Curry	Curry and points on Alaska B. B. north of Curry to and including Fairbanks	Nome and other
ken and turkey: Lynden boned chicken Lynden died chicken Lynden chicken a la king Lynden minced chicken Lynden egr noodles and chicken Lynden sliced chicken Lynden sliced chicken Lynden bliced chicken Lynden boned turkey Lynden chunk turkey Lynden egg noodles and turkey	314-0z. glass	\$0.54 .50 .49 .47 .39 .80 .19 .75 1.44 .39	\$0.54 .50 .49 .45 .39 .75 .19 .75 1.44	\$0. 54 .50 .49 .45 .39 .75 .19 .75 1. 44	\$0.54 .50 .49 .47 .39 .80 .19 .75 1.45 .40	\$0.54 .50 .49 .47 .39 .80 .19 .76 1.45 .40	\$0.54 .50 .49 .47 .39 .80 .19 .76 1.45	\$0.55 .51 .51 .48 .41 .82 .20 .77 1.48	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	51 51 48 41 82 20 77 48	51 51 48	0.55 \$.51 .48 .41 .82 .20 .77 1.48 .41	50. 55 . 52 . 54 . 47 . 42 . 77 . 23 . 78 1. 50 . 41	\$0. 55 .53 .55 .47 .43 .77 .23 .78 1. 51	\$0.56 .54 .58 .51 .46 .84 .24 .79 1.54	\$0.56 .52 .53 .49 .43 .84 .22 .79 1.51
li: Armour's chili con carne Cerretelli with beans Cerretelli with beans Cerretelli with beans Dennison's with beans	1-lb, tin 8-oz. glass 16-oz. glass 24-oz. glass 15%-oz. tin 11-oz. tin 13-oz. tin	. 30	. 42 .16 .29 .39 .30 .25 .27	. 42 . 16 . 29 . 39 . 30 . 25 . 27	.16 .29 .39	.42 .16 .30 .39 .31 .25 .27	. 42 . 16 . 30 . 39 . 31 . 25 . 27	.17	7	41 32 26	.44 .17 .31 .41 .32 .26 .28	.44 .17 .31 .41 .32 .26 .29	.45 .18 .34 .42 .34 .29 .31	.46 .18 .35 .43 .35 .29	.48 .19 .38 .45 .37 .31 .34	.46 .18 .33 .44 .34 .27 .30
Wilson's. yiled ham: Armour. Cudahy. Libby's. Swift Underwood Underwood Wilson's certified.	3-oz, tin 3-oz, tin 3-oz, tin 3-oz, tin 3-oz, tin	. 22 .22 .22 .22 .22 .28	. 22 . 22 . 22 . 26 . 28	28	. 22 . 22 . 22 . 22 . 26 . 26 . 28 . 19	. 22 . 22 . 22 . 22 . 26 . 28 . 19	.25	2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2 .2	3	23 23 23 23 23 27 29 19	. 23 . 23 . 23 . 23 . 27 . 29 . 19	. 23 . 23 . 23 . 23 . 27 . 29 . 19	. 23 . 23 . 23 . 23 . 27 . 30 . 20	. 24 . 23 . 24 . 24 . 28 . 30 . 20	.24 .24 .28 .31 .21	.20
yylea meat: Armour. Armour. Lilbby's. Libby's. Morrell's. Morrell's.	314-oz. tin 512-oz. tin 314-oz. tin 512-oz. tin 314-oz. tin 512-oz. tin 314-oz. tin 314-oz. tin	. 10 . 18 . 10 18 16 16 16	5 .16 5 .16 5 .16 5 .16 5 .16 6 .16 8 .06	5 .16 5 .16 5 .1 6 .1 7 .10 8 .0	5 .10 5 .10 5 .10 5 .10 5 .10 5 .10 8 .00	. 15 . 16 . 16 . 16 . 16 . 16 . 16 . 16 . 16	10 .10 .10 .10 .10 .10 .10 .10 .10 .10 .	5 .10 .15 .10 .15 .10 .10 .10 .10 .10 .10 .10 .10 .10 .10	16 10 16 10 16 10 16 10 08	.10 .16 .10 .16 .10 .16 .10 .08 .13	.10 .16 .10 .16 .10 .16 .10 .08 .13	.11 .16 .11 .16 .11 .16 .11 .08	.11 .16 .11 .16 .11 .16 .11 .09	.17	. 18 . 12 . 18 . 15 . 16 . 16 . 16	.1
Wilson's certified uncheon meats: Armour's lunch tongue. Armour's pressed ham Armour's Treet. CAP corned beef. Cudahy's Puritan lunch tongue. Cudahy's Rex lunch tongue. Cudahy's Puritan chopped pressed ham	12-0z, tin	5.54	5 .5 0 .5 8 .4 8 .4 0 .4 64 .6 66 .5 66 .5	5 .5 0 .5 5 .4 7 .4 9 .4 14 .6 15 .5 16 .5	5 .5 0 .5 5 .4 7 .4 19 .5 16 .5 16 .4	5 .5 .5 .5 .6 .5 .5 .5 .5 .5 .5 .5 .5 .5 .5 .5 .5 .5	5 .5 0 .5 8 .4 9 .4 0 .5 6 .6	55	56 51 49 50 52 66 57 57 57	.56 .51 .49 .50 .52 .66 .57 .57 .58 .51	.56 .51 .49 .50 .52 .66 .57 .57 .57	.57 .51 .49 .50 .52 .66 .57 .57 .58 .51	. 57 . 53 . 49 . 50 . 53 . 68 . 59 . 51 . 51	. 55 . 55 . 56 . 56 . 56 . 56 . 57 . 57 . 57 . 57 . 57 . 57 . 57 . 57	4 .5.5 9 .55 0 .53 3 .55 8 .77 9 .66 9 .66 2 .5	2 .5 4 .6 6 .8 0 .6 1 .8 1 .8 1 .8 1 .8
Hormel's Spam. Mor lumebeon meat. Morrell's E-Z Serve corned beef. Morrell's E-Z Serve ham loaf. Morrell's Savory ham, chöpped, pressed. Morrell's Pride, spiced. Morrell's Pride, spiced. Morrell's Dack. Morrell's E-Z Serve tongue loaf. Morrell's E-Z Serve veal loaf. Berl's Lunchcon meat.	12-oz. tin. 12-oz. tin. 12-oz. tin. 24-oz. tin. 24-oz. tin. 10½-oz. tin. 6-lb. tin. 6-lb. tin. 11½-oz. tin. 11¼-oz. tin. 11¼-oz. tin. 11½-oz. tin.	1. 3. 3.	14	44 53 21 1. 35 3. 35 3. 329 3. 329 3. 529 3. 520 520 520 520 520 520 520 520	44	14	14	44 63 22 35 35 30 32 52 52 51 45 51 50	36	. 45 . 45 . 65 1. 24 . 36 3. 38 3. 28 . 54 . 52 . 47 . 52 . 51 . 52	. 45 . 65 1. 24 . 36 3. 38 3. 28 . 54 . 52 . 47 . 52 . 51 . 52	. 45 . 65 1. 24 . 36 3. 38 3. 30 . 54 . 52	1. 20 1. 20 3. 4 3. 4 5. 5 7. 4 2. 5 5	7 .4 77 .6 6 1.2 77 .3 6 3.4 4 3.4 5 .1 6 .1	77 .4 77 .6 77 1.3 18 .4 19 3.5 18 3.6 16 .1	9 1.00 1.00 1.00 1.00 1.00 1.00 1.00 1.0
Swift's Prem. Swift's Prem. Pigs' feet: Armour's. Armour's. Carsten. Carsten. Fidelity. Hormel. Morrell's. Morrell's. Morrell's.	12-oz. glass 14-oz 28-oz 14-oz 28-oz 14-oz 28-oz 14-oz		38 60 36 60 23 29 37 60 24 33 63	36	36 58 35 58 22 28 36 58 36 58 31	38	38 62 37 61 23 29 38	50 38 62 37 62 23 30 30 38 62 25 .33 .64 .37 .64	.40 .64 .39 .65 .25 .31 .39 .64 .26 .35 .67	40 .64 .39 .65 .25 .31 .39 .64 .26 .35 .67	.40 .64 .39 .65 .25 .31 .39 .64 .26 .32	. 46 . 66 . 66 . 66 . 22 . 3 . 4 . 4 . 66 . 65 . 2 . 3 . 4 . 6 . 6 . 6 . 7 . 7 . 7 . 7 . 7 . 7 . 7 . 7 . 7 . 7	0 .46 5 .66 5 .55 11 .33 100 .55	11	65 40 65 25 33 43 66 66 67	46 73 73 45 73 28 38 45 72 30 41 41 75 45
Rath's Rath's Swift's Swift's Wilson's certified Wilson's certified Pork and sausage:	28-0z 14-0z 28-0z 14-0z 28-0z 14-0z 28-0z		62 39 61 31 50	.60 .38 .59 .29 .48	.60 .38 .59 .29 .48	63 39 62 31 .51	40 62 32 51 78	.40 .62 .32 .52 .79 .19	.66 .41 .65 .33 .54	.66 .41 .65 .33 .55	.8	1 .4 .5 .6 .3 .3 .3 .4 .5	12 16 13 15 15 15 10 10 10 10 10 10 10 10 10 10 10 10 10	42 67 34 54 83 21	43 69 35 55 84 21	48 73 40 62 87 22 21
Armour's Vienna sausage	4-oz. tin		. 18	. 18	.18	.18	. 18	. 18 . 27 . 21	. 19	. 19	.2	8 .:	29 .	30	31 25	34 28
Stripe's Ravioli	10½-oz. glass 7-oz. glass		1	. 26 . 35 . 17	. 26	. 26	. 27 . 35 . 17	. 27 . 35 . 17	.28 .36 .18	. 28 . 36 . 18	.3	6 .	36 .	37	. 37	. 33 . 38 . 21

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

SEC. 35. Maximum retail prices for flour and flour mixes.

SEC. 35. Maximum reta	u prices for flor	ir and f	lour mix	es.								
	Size	Ketchi- kan	Wrangell- Peters- burg	Juneau- Douglas	Skagway- Haines	Sitka	Cordova- Valdez- Seward	Kodiak	Anchor- age	Palmer	Fair- banks	Nome and other west coast towns 1
All-purpose flour: Centennial Silk Sifted	5 lb	\$0.38 .73	\$0.38	\$0.39	\$0.40	\$0.40	\$0.42	\$0.44	\$0.47	\$0.49	\$0.56	- Control of the Cont
Centennial Silk Sifted	25 lb	1 1.52	1. 51	1.56	1.58	.76 1.59	.80	. 84	. 90	. 94	1.09	\$0.45 .87
Drifted Snow	50 lb	3.17	3, 17	3. 24	8, 29	8. 31	1. 65 3. 43	1.74 3.60	1.94 3.76	2.04 3.83	2. 35 4. 14	. 87 1. 82 3. 72
Drifted Snow	10 lb	.76	.40	.41	.41	.42 .79	.43	.45	.49	.51	. 58	.47
Drifted Snow	50 lb	1. 57 3. 28	1, 57 3, 27	1, 61	1.63	1,64	1.70	1.78	1.99	2.07	1. 12 2. 39	. 90 1. 84
Drifted Snow Fisher's Blend		6.33	6.32	6.47	3. 39 6. 56	3. 42 6. 60	3, 56 6, 83	3, 70 7, 18	3.87 7.51	3, 94 7, 65	4. 25 8. 27	3, 82 7, 42
	5 ID	.20	.20	.20	.21	.21	.21	. 22	. 24	. 25	. 28	. 23
Fisher's Blend	10 lb	1. 57	.76	.78	.79	.79	.83	.46	.93	. 51	1, 12	.47
	50 lb	3, 28	1. 56 3. 27	1.60 3.35	1.63 3.39	1. 64 3. 42	1.70 3.56	1.78 3.70	1. 99 3. 87	2.08 3.94	2.40	1.87
Fisher's Blend	100 lb	6.33 2.61	6.32 2.60	6.47 2.68	6.56	6, 60	6.83	7.18	7.51	7.65	4. 25 8. 27	3,82 7,42
Gold Medal Gold Medal	5 lb	. 41	.41	.42	2.73	2.75	2.87	3.04	3. 20 . 50	3. 27	3, 58	3.15 .48
Ciold Medal	10 lb	1.63	1.62	1.66	1.69	1.70	. 86 1. 76	.90 1.84	. 97 2. 05	1.01	1.15	93
Gold Medal	50 lb	3. 40 6. 58	3.39 6.57	3.47	3.51	3.54	3.65	3, 83	3.99	2.15 4.06	2. 46 4. 34	1.93 3.94
Happy Home	D ID	.37	.37	6.73	6.81	6, 86	7.09	7.44	7.76	7.90	8. 52 . 55	7.66
Discuit mix:	10 lb	.73	.73	.75	.76	.76	. 79	.83	. 90	.94	1.09	.44
Bisquick_ Fisher's Biskit Mix	40 oz	.44	.44	-45	.46	.46	.47	.49	. 49	. 50	. 54	. 50
Cake nour:			.42	.43	.43	.44	.45	.46	.46	.47	. 52	.48
Centennial Peach Blossom Centennial Peach Blossom	2½ lb	.32	.32	.32	.33	.33	.35	.36	.37	.38	.42	.39
Fisher's	2 lb	. 23	. 23	. 23	. 23	23 20	.43	.45	.47	. 49	. 55	.46 .26
SOITASHK.	2 lb	.20	.20	.20	.20	. 20	.21	.22	.23	. 25	. 28	. 23
Corn bread mix:	44 oz	.38	.38	.39	.39	.40	.41	.43	.43	.44	.48	.44
Cinch Cracked wheat:	16 oz	. 26	. 26	. 26	. 26	. 26	, 27	.28	.27	. 28	.30	.28
Fisher's	2 lb.	.23	. 23	. 24	.24	. 24	. 25	. 25	, 27			
Fisher's	4.9 lb, or 5 lb 9.8 lb, or 10 lb	. 34	.34	.35	.35	.36	.37	.39	.42	.28	.31	. 26
Shurfine	2 lb	.20	.20	.20	.68	. 69	.72	.76	.83	.87	1.01	. 79
Dromedary	14 oz	. 26	. 26	, 26	. 26	. 26		DESTRUCTION OF			.28	. 24
Duff's Graham flour:	14 oz	-31	.31	.32	.32	.32	.27	.27	. 27	.28	.29	.28
Dennett	9 lb	. 65	. 65	. 66	. 67	.68	.70	.73	.81	.84		
Fisher's	2 lb	. 23	. 23	. 24	. 24	. 24	. 25 . 37	. 25	. 27	. 28	.97	.76
Fisher's Shurfine	10 lb	.63	. 63	. 65	. 66	. 67	, 68	.39	.43	. 45	.52	.41
Mullin mix:	2 lb	. 20	, 20	. 20	. 20	. 21	. 22	. 23	. 24	. 25	. 99	. 24
Duff's K. A. Honey Bran Mufmix	14 oz	.32	.32	.32	.32	.33	.33	.34	. 33	. 34	. 36	. 35
K. A. Honey Corn Mufmix Pancake flour:	8 oz	.13	.13	.13	.13	.13	.14	.14	.13	,14	.14	.15
Alber's Flapisck	20 oz	.17	.17	.17	.17	.17	.18	Line and the second	E STEEL	6		. 15
Alber's Flapjack Alber's Flapjack	236 lb	.32	.32	.33	.33	.34	.35	.19	.19	. 19	. 22	.19
AIDER'S FIRDIRCK	9.8 10	.85	.42	.43	.43	. 43	.45	.46	1.03	1.07	1. 21	.48
Aunt Jemima	20 oz 21/4 lb	.19	.18	.19	.19	.19	20	, 21	.21	. 21	. 23	. 97 . 21
Aunt Jemima	35/2 10	.38	.38	. 39	.40	.37	.38	.40	.40	.41	.45	.41
Aunt Jemima Buckwheat	20 oz 21/4 lb	.23	.23	.24	.24	. 24	. 25 . 47	.25	. 26	. 26	. 28	. 23
Aunt Jemima Buckwheat	5 lb	.73	.73	. 73	.74	.75	.76	.78	.82	.50	.55	.49
Centenniai	4 lb	40	.40	.28	.29	. 29	.31	.32	.34	.35	. 39	.35
	10 lb	.87	.87	.89	.90	.91	. 94	.98	1.04	1.08	1. 22	1.01
Duff's Waffle Mix Fisher's	14 oz 2 lb	.31	.31	.32	.32	.32	.33	.24	. 26	. 27	.30	. 25
r Isner's	4 lb	.40	.21	.21	.41	.22	.22	.23	. 25	.26	. 29	. 24
FISHER'S BUCKWheat	10 lb	.85	.85	.87	.88	.89	.92	.96	1.03	1.07	1. 21	. 46
John Joan	36 oz	.31	.31	. 31	. 32	. 32	.33	.33	. 35	.36	.39	. 34
L CACOCK DUCK WHEAT	28 oz 2½ lb	.31	.31	.31	.32	.32	. 33	.34	.33	.34	.37	. 35
Teacock Duck wheat	4 lb	1.15	1. 14	1.16	1.17	1.18	.54	. 56	. 59	, 60	. 67	. 45
Sperry	14 OZ.	. 15	. 15	.16	.16	.16	1. 21	1. 25	1.32	1.36	1.50	1. 29 . 17
Sperry	28 oz	.27	.27	. 28	.28	.28	. 29	.30	.30	. 31	. 34	. 30
Sperry	4 lb	.47	.47	.48	. 48	. 48	. 50	,52	.54	.51	. 56	.50
rastry nour:			INTERNATIONAL PROPERTY.		1.00	1.01	1.04	1.08	1.14	1.18	1. 32	1, 12
Date of the second seco	2 lb	.20	. 20	.20	, 20	. 21	.22	.23	.24	. 25	. 28	. 24
Sperry Cake and Pastry	5 lb	3.00	3. 02	3.09	.71	.72	. 75	.79	. 86	.47	1.04	. 43
White Spear	50 lb. 4.9 lb. or 5 lb.	. 36	.36	. 37	3.14	3. 16	3. 28 . 39 . 75	3, 45	3.61	3. 68	3, 99	3, 56 . 43
white Spear	10 lb	2, 98	2.98	3.05	3.10	3, 12	3. 24	.79	. 86	.90	1.04	. 83
THE CHIST IMIX:		50	SET T	- 45		-		3, 41	3. 57	3, 64	3, 95	3, 53
rotato Starch;	17 oz	. 35	. 35	. 35	. 35	.35	.36	. 37	.38	, 38	. 41	. 37
Mye nour:	16 oz	. 22	. 22	. 23	. 23	. 23	. 23	. 24	. 24	. 25	. 26	, 24
Alber's	9.8 lb	. 63	.62	. 64	. 65	. 66	. 69	.74	.80	.84	. 98	.77
Fisher's	9 lb	. 65	. 65	.66	.67	.68	.70	.74	.81	.84	. 97	.76
Fisher's	5 lb	.34	. 63	.35	.35	. 36	.37	. 28	. 43	. 44	. 33	.28
whole wheat hour:			-		. 67	.67	.70	.75	.81	.85	1.00	.78
Fisher's	9 lb	. 66	.66	.68	.69	.69	.71	.75	.82	.86	.98	.77
Fisher's	10 lb	2.92	2.92	2.99	.24	.72	.25	.79	.86	. 28	1.04	. 26
Shurnne	2 lb	. 20	. 20	. 20	3.04	3.06	3.18	3. 35	3. 51	3. 58	3.89	3. 47
"Other west const towns" me	eans all places ale	ng the c	oast of A	laska and	the Ales	ka Penin	enla avtar	ading from	m Kotzeh		to Dutate	2 20

^{1 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

SEC. 36. Maximum prices for bottled beer sold at retail for off-premises consumption.

[Note: The prices shown in this table include Federal excise and Territorial taxes in effect on September 1, 1944] Fairbanks, Curry, and points on R. R. north of Curry Nome and other Palmer and points on R. R. south of Curry Cordova, west coast Ketchikan. Kodiak Anchorage Juneau Haines, Sitka Valdez, Seward Wrangell, Petersburg Douglas Cents per bottle sold in quantities of-Brand 5 bot-ties or Jess 6 or 5 bot-tles or less 5 bot-6 or 5 bot-tles or less 5 bot-6 01 BOT 5 bot-tles or less 5 bot-tles or less 5 bot more 6 or tles or less more bottles tles or more bottle tles or more bottle less bottle less bottles 11 to 12 oz. bottles \$0. 20 . 21 . 25 . 26 \$0. 21 - 20 - 27 - 27 \$0. 25 .24 .31 .31 .28 .24 .28 .28 .31 .31 .28 .25 .25 .28 .25 .28 .25 .28 \$0. 24 . 23 \$0.19 .20 .25 .25 \$0. 22 . 21 \$0. 20 . 21 \$0.20 .21 .26 \$0, 22 \$0. 19 . 20 . 24 . 24 . 24 . 22 . 20 . 22 . 22 . 24 . 22 . 22 . 24 . 24 . 22 . 20 . 22 . 22 . 24 . 24 . 24 . 24 . 25 . 20 . 22 . 22 . 20 . 22 . 24 . 24 . 24 . 25 . 26 . 26 . 27 . 28 . 29 . 20 \$0. 18 .19 .23 .23 .21 .19 .21 .21 .23 .23 .21 .18 .21 .18 .21 .18 \$0.18 \$0, 19 . 20 . 24 \$0. 18 .19 .23 .23 .23 .21 .19 .21 .21 .23 .23 .23 .21 .18 .21 .18 .21 .18 .21 .18 \$0.19 21 27 27 27 25 21 25 25 27 27 27 .30 .30 .30 .27 .23 .27 .27 .30 .30 .27 .24 .27 .24 .27 .24 20 24 24 24 22 20 22 22 24 24 24 22 19 22 19 22 22 t Heidelberg.... . 24 . 24 . 24 . 21 . 19 Atlas Trazer____ Bay City_____ Blatz . 24 . 24 . 22 . 20 . 22 . 22 . 24 . 24 . 22 . 19 . 22 . 19 27 25 20 25 25 27 27 27 27 21 25 21 25 21 25 . 24 . 21 . 24 . 26 . 26 . 26 . 24 . 20 . 24 . 20 . 23 . 20 . 23 . 25 . 25 . 25 . 23 . 19 . 23 . 19 . 23 . 23 . 23 ubia (ale).... 21 24 24 24 21 18 21 .18 .21 . 26 . 26 . 24 . 20 . 24 . 20 . 24 . 20 . 24 . 24 orest Inn..... Old Dutch Olympia . 22 . 25 . 22 . 25 . 25 . 25 Olympia Pabst Blue Ribbon 23 20 . 19 . 22 . 22 . 22 Trommers 32 oz. bottles . 66 . 66 63 63 63 52 52 58 58 58 . 55 . 55 48 48 48 . 48 . 48 . 48 46 . 49 Alt Heidelberg__ Columbia (ale)__ 47 49 47 47 45 45 . 50 Olympia....

Sec. 37. Maximum prices for retail sales of electric irons-(a) Marking ceiling price. Notwithstanding the provisions of section 9 (b) of this regulation, no person may sell or deliver at retail any electric iron listed in the table below unless it has affixed to it a tag which plainly sets forth the ceiling price established by this section for sales of the particular model of electric iron, as follows: "Ceiling price (incl. Fed. excise

into the possession of the seller with a statement of the domestic ceiling price affixed to it, such statement shall be removed and replaced with the seller's own tag as above provided.

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

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

SEC. 38. Maximum prices for women's rayon hosiery sold at retail—(a) Defini-When used in this section the tions. term:

"Manufacturer" means a person (1) who knits, sews or assembles rayon hosiery or for whom hosiery is sewn, knit or assembled from yarn or other materials which he supplied, purchased or furnished.

(2) "Wholesaler" means a person who buys rayon hosiery in a finished state and resells it to any one other than an ultimate consumer, or who is otherwise qualified to make sales at wholesale un-der the provisions of Second Revised Maximum Price Regulation 339 (Women's Rayon Hosiery).

(b) Marking ceiling price. Notwithstanding the provisions of section 9 (b) of this regulation, every person who sells or delivers women's rayon hosiery at retail must mark it with a transfer, label, ticket or other device firmly affixed to at least one stocking of each pair of hosiery. The marker must contain the words "ceiling price" accompanied by the maximum price under this table, as follows: "Ceiling price \$____".
Where the hosiery comes into the possession of the seller with a marker showing the domestic retail ceiling price, such marker should be removed and replaced with the seller's own marker.

(c) Maximum prices. Your maximum price for sales of any type and

			RETAIL	CEILI	NG PRI	CES (IN	NCLUDE (X)		
Name	Model No.	Description	1st Judicial Di- vision 1	Cordova, Val- dez, Seward	Anchorage	Palmer	Nenana, Fair- banks	Kodiak	Nome and other west coast towns 2
American Electric Heater Co.,	55AB	Automatic 1,000 watts	\$9.50				\$10. 10		
Detroit, Mich. Chicago Flexible Shaft Co.,	Α4	do	10.05	10.10	10. 45	10.50	10.65	10. 15	
Chicago, Ill. Dominion Electrical Mfg. Co.,		do	8.50	8, 55	8,90	8. 95	9. 10	8.60	8. 70
Mansfield, Ohio. General Electric Co., Bridge-	116F112	Automatic 660 watts	5.80	5, 85	6, 20	6. 25	6.40	5. 90	6.00
port, Conn. Knapp Monarch Co., St.	116F115	Automatic 1,000 watts	8.65	8. 70 6. 10					
Louis, Mo. Landers, Fray & Clark, New Britain, Conn.	0184	Automatic 800 watts	9, 50 6, 85		7.25		7.45	6, 95	7.0
Manning-Bowman Co., Mer- iden, Conn.		do	8, 45	i censi	8.85	8, 90	9, 05	8, 55	8, 6
National Stamping & Electric Co., Chicago, Ill. Proctor Electric Co., Phila-		do	9.40	9, 45	9.80	9.85	10.00	9. 50	9.6
adelphia, Pa.	The same of the sa	do		8.70	9.05	9. 10	9, 25	8, 78	8, 8
Samson-United Corp., Rochester, N. Y. Superior Electric Products,		do		7, 10	7.45	7, 50	7.65	7. 1	7.5
Inc., Cape Girardeau, Mo. Tennessee Valley Associates,	100	The state of the s		7. 75	8, 10	8. 18	8.30	7.80	7.5
Pennessee Valley Associates, Nashville, Tenn. Waage Mfg. Co., Chicago, Ill Westinghouse Electric & Mfg. Co., Mansfield, Ohio. Winsted Hardware Mfg. Co., Winsted, Conn.	63B LPC414 LR24	Non-automatic	5. 40 8. 85 6. 05	8. 90 6. 10	9.25	9,30	9.45	8, 9,	5 9. 5 6.

^{1 1}st Judicial Division includes all that part of the

^{1&}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

meridian of west longitude.

2 "Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzebue and Bethel.

brand of women's rayon hosiery shall be the maximum price set forth in the table below. Your maximum price will depend upon the price you paid to your supplier and whether your supplier is a manufacturer or a wholesaler. "The price you paid to your supplier" means the amount you paid for the hosiery, which in no event may be more than your supplier's ceiling price. It does not include shipping costs.

If the price you paid is less than your supplier's ceiling price or if you obtained discounts or other allowances, you may use your supplier's ceiling price as "the price you paid to your supplier" in determining your corresponding maximum retail price: *Provided*, That your supplier's ceiling price is disclosed on his invoice.

TABLE OF MAXIMUM PRICES FOR SALES AT RETAIL OF WOMEN'S RAYON HOSIERY

facturer	bought manu- and you r dozen—	from a saler ar	whole- id you	Your maxi- mum price, per
From-	То-	From-	To-	pair, is-
\$2,76 \$3.01 3.26 \$3.51 3.76 4.01 4.26 4.51 4.76 5.01 5.26 6.51 5.76 6.01 7.26 6.51 7.761 7.766 8.06 8.56 8.76 9.01 9.01 10.26 9.51 10.76 1	\$3.00 \$.25 3.50 4.00 4.25 4.00 4.75 5.00 5.25 5.75 6.00 6.25 6.76 7.00 7.25 7.50 8.25 8.75 8.00 8.00	\$3.07 3.34 3.62 3.90 4.18 4.45 4.74 5.01 5.29 5.57 5.84 6.12 6.40 6.88 6.96 7.24 7.52 7.79 8.07 7.79 8.07	\$3, 33 3, 61 3, 89 4, 17 4, 47 4, 73 5, 56 6, 58 3, 6, 11 6, 39 6, 67 7, 23 7, 51 7, 78 8, 9, 17 9, 45 9, 73 10, 00 10, 88 11, 11 11, 49 11, 67 11, 94 12, 25 12, 50 12, 78 13, 08	\$0, 45 -45 -50 -65 -65 -65 -70 -75 -80 -80 -80 -90 -95 -100 1, 100 1, 1
11, 76 12, 01 12, 26 12, 51 12, 76 13, 01 13, 26	12. 00 12. 25 12. 50 12. 75 13. 00 13. 25 13. 50	13, 06 13, 34 13, 61 13, 89 13, 17 14, 45	13, 33 13, 60 13, 88 14, 16 14, 44 14, 72	1.70 1.70 1.75 1.80 1.80 1.85
13. 51 13. 76 14. 01	13. 75 14. 00 14. 25	14.73 15.01 15.29 15.56	15, 00 15, 28 15, 55 15, 83	1. 90 1. 90 1. 95 2. 00

Sec. 39. Maximum retail prices for beef—fresh, cured and frozen—(a) What this section does. This section fixes dollar-and-cents ceiling prices on all retail sales of beef cuts made on and after November 7, 1944. The only retail beef cuts which may be sold are those described in paragraph (e) of this section. Your ceiling prices depend on the locality where your store is, and the grade of beef you are selling.

(b) Grades. All carcasses and wholesale cuts of beef imported from the mainland must be graded in accordance with the rules for grading which are in Revised Maximum Price Regulation No. 169 (Beef and veal carcasses and wholesale cuts) and in Office of Economic Stabilization Regulation No. 1 (Grading and Grade Labeling of Meats). The grades applicable to this section are these:

Choice or AA Good or A Commercial or B Utility or C

Under the requirements of OES Regulation 1, grade marks placed on mainland beef carcasses and wholesale cuts in conformance with that regulation may not be removed before selling.

You must not put different grades of meat together in your showcase.

(c) How you make retail cuts. Paragraph (d) of this section describes the different cuts of beef which you may sell, and how they are to be cut. If you buy a carcass, or side or quarter or combination cut of meat, you must first cut it into the standard OPA wholesale cuts described in paragraph (f) before you make the retail cuts.

(d) Description of retail beef cuts. All retail beef cuts covered in the following specifications shall be trimmed as described by this section before the cuts may be weighed or sold to the customer. No fat shall be added to any of the cuts before they are weighed or sold to the customer.

(1) Stews. (i) Short ribs are the ends of the ribs which are removed when making a 7" rib.

(ii) Plate (bone-in) is made from the standard primal plate without removing the bones. The diaphragm or skirt muscles may or may not be removed, but the membrane on each side of the skirt and on the inside of the plate, and all loose fat shall be removed.

(iii) Plate (boneless). Boneless plate is the boneless meat of the primal plate after all bones, gristle, cartilage, membrane and excess fat have been removed.

(iv) Brisket (bone-in) is made from the standard primal brisket without removing the bones. No more than one inch of fat may be left on this cut.

(v) Brisket (boneless). Boneless brisket is the boneless meat of the primal brisket after all bone, gristle, cartilage, and excess fat have been removed. The fat must be trimmed so that no more than one inch of fat is left on any lean muscle.

(vi) Flank meat is the meat remaining after the flank steak, bone, gristle, membrane, and cod fat have been removed from the rough flank.

(vii) Neck (bone-in). The arm knuckle bone and the Atlas joint shall be removed from the neck. The throat side of the neck shall be trimmed and all fat in excess of one inch shall be removed. The neck may then be sold in pieces with the bone in.

(viii) Neck (boneless). The boneless neck is the meat remaining after all the bone, cartilage, fat, tendon, gristle, and throat trimmings have been removed from the neck. (See paragraph (d) (1) (vii).)

(ix) Heel of round (boneless). The heel of round may be separated from the hind shank according to the usual practice in each locality; however, it shall not include the front muscle of the shin bone and it must be entirely boneless.

(x) Hind shank (bone-in) is the section of the round remaining after the rump, round steaks (or tip, inside and outside), heel of round and hock have been removed.

(xi) Hind shank (boneless). Boneless hind shank is the boneless meat from the hind shank.

(xii) Foreshank (bone-in). Remove the knee bone. Cut the shank into pieces with the bone in.

(xiii) Foreshank (boneless). The boneless shank meat is the boneless meat from the foreshank after all bone, gristle, cartilage and sinews have been removed.

(2) Roasts.—(i) Rib roasts are made in 10" or 7" cuts from the standard primal rib. The rib bone shall measure no longer than 10" or 7", respectively, in a straight line from the protruding edge of the chine bone. The blade bone or cartilage shall be removed from these roasts.

(ii) Round tip. The tip shall be removed from the flank side of the round in accordance with the customary procedure in each locality. All bone, including the knee cap, and all fat exceeding one inch in thickness must be removed.

(iii) Rump (bone-in) shall contain part of the rump (sitch) bone, but no rump knuckle bone or tail vertebrae. Not more than one inch of fat shall be left on the outside, or within the pelvic cavity, of this cut.

cavity, of this cut.

(iv) Rump (boneless). Boneless rump is the meat remaining after all the bones, cartilage, gristle and excess fat have been removed from the standing rump. (See paragraph (d) (2) (iii).)

(v) Chuck blade pot roast is made from the blade bone portion of the standard primal chuck. No portion of the arm knuckle shall be included in any blade pot roast. All fat exceeding one inch in thickness shall be removed from this cut.

(vi) Chuck arm pot roast is made from the shoulder arm bone portion of the standard primal chuck. The arm knuckle shall not be left in any arm pot roast. All fat exceeding one inch in thickness shall be removed from this cut.

(vii) English cut. This cut may be made from the standard primal chuck following the usual procedure in each locality.

(viii) Chuck or shoulder (boneless). Boneless chuck pot roasts are made from the blade bone and arm bone portions of the standard primal chuck. All fat exceeding one inch in thickness shall be removed from the boneless chuck.

(3) Steaks. (i) Porterhouse, T-bone and club steaks are made from the standard primal short loin. Porterhouse steaks contain a large portion of the tenderloin. T-bone steaks contain a small portion of the tenderloin. Club steaks contain no tenderloin. All fat exceeding one inch in thickness shall be trimmed from these steaks.

(ii) Sirloin steak (bone-in) and pin bone steak (bone-in) are made from the standard primal sirloin (loin end). All fat exceeding one inch in thickness shall be trimmed from these steaks.

(iii) Sirloin steaks (boneless). Boneless sirloin steaks are made from the standard primal sirloin (loin end). They shall contain no bone and no fat in excess of one inch in thickness.

(iv) Rib steaks are 10" or 7" cuts made from the standard primal rib after the blade bone or cartilage has been removed. The rib bone or bones in these cuts shall measure no longer than 10" , respectively, in a straight line from the protruding edge of the chine

(v) Round steak (bone in-full cut) includes a part of the top (inside) round, the bottom (outside) round, the eye of round, the tip, and the round bone. It shall contain the round bone but no part of the knee cap or double bone. All fat exceeding one inch in thickness shall be trimmed from each steak. This steak may be cut into two or more pieces in line with the customary procedure in the past.

(vi) Round steak (boneless-top and bottom). The top (inside) round may be removed from the round according to the usual procedure in each locality. The shank end of this cut, however, shall contain no part of the heel of round. All fat exceeding one inch in thickness shall be trimmed from the outside of the steaks made from this cut. The top (inside) round shall contain no

The bottom (outside) round, like the top round, may be made according to the usual procedure in each locality. It may contain part of the rump but the shank end of this cut shall contain no part of the heel of round. The bottom round shall contain no bone. It may be sold as pot roasts or steaks.

(vii) Round top steaks are cut from the tip roast (paragraph (d) (2) (ii)).

(viii) Chuck blade steaks (bone-in) are made from the blade bone portion of the standard primal chuck. No portion of the arm knuckle shall be included in any blade steak. All fat exceeding one inch in thickness shall be removed from this

(ix) Chuck arm steaks (bone-in) are made from the shoulder arm bone portion of the standard primal chuck. The arm knuckle shall not be left in any arm steak. All fat exceeding one inch in thickness shall be removed from this cut.

(x) Flank steak is made from a standard wholesale beef flank. All membrane and fat must be trimmed from the flank steak. The steak shall not be cut into more than two pieces before selling.

(4) Miscellaneous items. (i) Ground beef or hamburger means ground, chopped or comminuted fresh lean muscle beef, including skirt, flank, shank, neck, plate, brisket, heel of round or lean beef trimmings, and must not contain more than 28% beef fat by chemical analysis. Head meat, glandular meats, blood, cartilage, gristle, bone, cereal of any kind, or any other ingredient shall not be put into ground beef.

(ii) Suet means the fat covering cround the kidney and on the inside of the loin and pelvic cavities. It does not

include cod or other beef fats.

(e) Retail ceiling prices for beef-fresh, cured and frozen.

[Cents per pound]

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	Keto kar Wran Pete bu	gell,	June Doug Skagy Sitl	das,	Cordo Vald Sewa	ez,	Kod	iak	Nome other v coa: town	west	Anch		Paln	ner	Nena Fai ban	100
Beef cut	V I	B	V	B	41	B	A	m	V	B	4	B	4	m	4	m
	Grade /	Grade 1	Grade	Grade	Grade	Grade	Grade	Grade	Grade	Grade	Grade	Grade	Grade	Grade	Grade	Grade
(i) Stews:	10			111.0	-				00	07	20	28	30	28	31	29
1. Short ribs	27 28	25 26	27 29	25 26	28	26 28	29 30	26 28	29 31	27 28	30	29	32	30	33	30
2. Plate (bone-in) 3. Plate (boneless)	33	30	33	31	35	32	35	32	36	33	37	34	37 32	34	38	35
4. Brisket (bone-in)		26	29	26 39	30	28 41	30 45	28 41	31 45	28 42	32 47	29	47	44	48	45
5. Brisket (boneless) 6. Flank Meat		39	43 36	33	44 37	34	38	35	38	35	39	36	40	37	23	38 21
7. Neck (bone-in)	20	18	20	18	21	19	21	19 28	21 31	20 28	22 32	20 29	22 32	21 30	33	30
8. Neck (boneless)	28	26	29	26	30	28	30	25	01		-	-	- 700		100	40
9. Heel of round (boneless)	38	35	38	35	40	36	40	37	41	38	42	39	42	39	43	40
10. Shank (bone-in-	1500	15	16	15	17	16	17	16	18	16	18	17	18	17	19	17
hind and fore) 11. Shank (boneless—	1000	-	-					32	35	32	36	33	36	33	37	34
hind and fore) (ii) Roasts:	32	30	33	30	34	31	34	32	00	94	00	00	0.0			
1. Rib standing (chine	100			H-VA	198		- 1	100	1	100		200	1. 1	F de	1	
bone-in; 10-inch	48	44	49	45	51	47	51	47	52	48	54	50	54	50	56	52
2. Rib standing (chine	90	37	30	20	UA.					-		-	100	1		
bone-in, 7-inch	-	40	80	10	54	50	55	51	56	52	57	53	58	54	60	55
3. Round tip	52	48	53	48	56	51	56	52		53	59	-55	59	55	61	57 35
4. Rump (bone-in)		30	34	31	35	32	35	32		33 54	38	34 56	38 60	34	39 63	59
5. Rump (boneless)	- 54	50	54	50	56	52	. 56	52	58	04	00	.00			1	-
6. Chuck blade pot roast; arm pot roast		36	40	37	42	38	42	39		40	44	41	44	41	46	42
7. English cut	- 40	36	40	37	42	38	42	39	43	40	44	41	44	41	40	3.2
8. Chuck or shoulder (boneless)	46	42	47	43	48	45	49	45	50	46	51	47	52	48	53	49
(iii) Steaks:		1	1000	To story	Topper.	There is				64	72	66	72	67	74	69
1. Porterhouse; T-Bone	64	59	65	60	68	62	68	63	70	0.5	The Contract of the Contract o	-530	1000	1		100
2. Sirloin (bone-in); Club; Pin Bone		51	56	52	59	54	59	51		56	62	57	62	58 71	64 78	60 73
3. Sirloin (boneless)	68		69	63	72 52	66	72 53			68	55	51		52	57	53
4. Rib—10-inch cut 5. Rib—7-inch cut						52	56			53	59	55	60	55	61	57
6. Round (bone-in-	3	1 33	Kan	1	**	49	54	50	55	51	56	52	57	53	58	54
full cut)		47	51	47	53	49	01	01	00	-01	1					
7. Round (boneless- top and bottom)							-		2 57	58	59	55	59	55	61	57
Round tip	58	49	54	49	56	51	56	5	2 01	00	00	00	00		-	
8, Chuck blade (bone in); chuck arm			100	- Common	1	- 225		1		1 40			44	41	46	42
(bone-in)	- 40						42 51				54					
9. Flank	- 48	44	49	45	1 51	2/	1 01	ALEXA SA	20 1923		1			1 1		- ,
(iv) Miscellaneous items	:							A	ll grade	S						
1. Ground beef (ham		34	11	36	1	37	1	3	8	38		38		4		41
burger) 2. Soup bone			1			4			6	4 7		4 2			7	4 7
3. Suet			В		1	. 6			0	4	1		1	-1-1	1	-
THE RESERVE TO SERVE THE PARTY OF THE PARTY			- 1			-					_	_		_		

^{3 &}quot;Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebne Sound to Bristol Bay which are accessible by seagoing vessels or lighters, including Kotzebne and Bethel.

Note 1. For Grade AA or choice cuts, add two cents per pound to the applicable Grade

A price.
Note 2. For Grade C or utility cuts, deduct three cents per pound from the applica-

ble Grade B price.

Note 3. You must not grind, bone, roll or cube any cut or grade of beef not authorized to be pre-ground, pre-boned, pre-rolled or pre-cubed in paragraph (e) of this section, unless such preparation is performed in the presence of the customer ordering it, and in such a manner that the customer can observe it. However, you may fill telephone orders for ground, boned, rolled or cubed cuts of beef even though the purchaser is not present in the store to observe the preparation provided you comply with the following

RULE 1. The ground, boned, rolled or cubed beef must not be placed on display to the public.

RULE 2. The ground, boned, rolled or cubed beef must be wrapped immediately following its preparation.

RULE 3. The wrapper containing the ground, boned, rolled or cubed beef must be marked with the customer's name; the cut, grade and weight of the beef before prepara-

tion; the price per pound; and the total charge.

RULE 4. The ground, boned, rolled or cubed beef must not be sold, offered, delivered, or diverted in any manner to any customer other than the one making the telephone

RULE 5. You must not pre-grind, pre-bone, pre-roll or pre-cube any cut or grade of beef in anticipation of telephone orders if such preparation is not generally authorized in paragraph (e) of this section.

NOTE 4. No addition may be charged the customer for the grinding, boning, rolling, cubing, or any other special preparation, and no addition may be charged the customer for

delivery service.

(f) OPA standard beef wholesale cuts. You must cut the beef carcasses, quarter, or other wholesale cuts into the following cuts before you make the standard retail cuts (see the skeletal chart for bone names contained in the trade bulletin issued by OPA):

(1) "Hindquarter" means the posterior portion of the side remaining after the severance of the 12-rib forequarter from the side, and comprising the round, full

loin including the 13th rib, flank, kidney, and hanging tender all in one piece, which posterior portion shall be obtained by cutting the beef side between the 12th and 13th ribs keeping the knife firmly against the 12th rib while cutting down the length of the rib to the point at the end of the rib where the rib joins the rib (costal) cartilage, from which point passing through the cartilage and meat of the flank and short plate in the same straight line, completing the cut.

(2) "Forequarter" means the anterior portion of the side remaining after the severance of the 1-rib hindquarter from the side, and comprising the rib, regular chuck, brisket, short plate and foreshank all in one piece, which anterior portion contains the 1st to the 12th rib, inclusive. All heart (mediastinal) fat, but no other fat, shall be removed from the forequarter. The skirt (diaphragm) shall not be removed from any cut or part of the forequarter to which it is attached.

"Round" means the portion of the hindquarter remaining after the severance of the untrimmed full loin. and flank from the hindquarter, which portion shall be obtained as follows: the untrimmed full loin and flank shall be severed from the hindquarter by cutting in a straight line perpendicular to the contour of the outside or skin surface of the hindquarter. The cut shall be made on a straight line formed by and starting from that point on the backbone which is the juncture of the last (5th) sacral vertebra and the first (1st) tail (caudal) vertebra, and passing through the point which just misses the end of the protuberance of the femur bone, and exposes the ball of the femur bone, continuing in the same straight line beyond the second point to complete the cut. Two tail vertebrae shall be left on the round. Attached to the tail bone of the round shall be the tip or rear corner of the fifth sacral vertebra. All cod, udder and pelvic fat remaining on the round after its severance from the full loin and flank shall remain on the round.

(4) "Trimmed full loin" means the portion of the hindquarter remaining after the severance of the round, flank, hanging tender (from the open side), kidney knob and excess loin (lumbar) and pelvic (sacral) fat from the inside of the loin, from the hindquarter, and comprising the short loin and Ioin (loin end) in one piece, the back bone of which portion shall include one and one-half (11/2) thoracic vertebrae. six (6) lumbar vertebrae, and five (5) sacral vertebrae (the tip or rear corner of the fifth sacral vertebra shall have been sawed off in severing the round from the full loin and flank), and which portion shall be obtained as follows: Part of the kidney knob, all of the kidney and the fat lying closely around the kidney in open (left) and closed (right) sides shall be removed first by a cut starting at the rear end of the kidney and slanting directly to the front edge of the half of the 12th thoracic vertebra at the point of severance of the hindquarter and forequarter.

Second, the hanging tender, which means the cylindrical shaped piece of

lean meat attached at one end under the kidney knob in open (left) side hindquarters, shall be removed entirely from open side loins by being severed at a point opposite the juncture of the 1st and 2nd lumbar vertebrae.

Third, after the severance of the round from the hindquarter, the flank shall be severed from the full loin by a cut starting at the heavy end of the full loin at the ventral point of severance of the round from the hindquarter and continuing in a straight line to a fixed point on the inside of the 13th rib determined by measuring off ten inches in a straight line from the center of the protruding edge of the 13th thoracic vertebra, but in making the cut no more than one (1) inch of cod or udder fat shall be left on the flank side of the face of the loin.

Note: The 10-inch measurement shall be made from the center of the protruding edge of the 13th thoracic vertebra and not from the hollow of the chine bone where the 13th rib joins the 13th thoracic vertebra.)

Fourth, the excess loin (lumbar) and pelvic (sacral) fat shall be trimmed from the inside of the full loin by placing the full loin upon a flat surface, with no other support to change its position, meat side down, and removing all fat which extends above a flat plane parallel with the flat surface supporting the full loin and on a level with the full length of the protruding edge of the lumbar section of the chine bone. Then all fat shall be removed which extends above a flat plane using the following two lines as guides for each edge of the plane: an imaginary line parallel with the full length of the protruding edge of the lumbar section of the chine bone which line extends one inch directly above such protruding edge; a line on the inside of the loin two inches from the flank edge and running parallel with such edge for the full length of the loin. All fat obstructing the measurement of the second line shall first be removed. In addition to the foregoing all rough fat in the pelvic cavity of the heavy end of the loin (sirloin) shall be trimmed smooth and trimming by a knife shall be apparent. No fat remaining in the pelvic cavity shall exceed one inch in depth.

(5) "Flank" means the portion of the hindquarter remaining after the severance of the round and untrimmed full loin from the hindquarter, which shall be obtained after the removal of the round by separation from the untrimmed full loin, starting the cut at the point at the lower end of the loin end (sirloin) which was the ventral point of separation of the full loin and round, leaving no more than one inch of cod or udder fat attached to the flank side of the face of the full loin, and continuing in a straight line to a fixed point on the inside of the 13th rib determined by measuring off ten inches in a straight line along the 13th rib from the center of the protruding edge of the 13th thoracic vertebra.

Note: The 10-inch measurement shall be made from the center of the protruding edge of the 13th thoracic vertebra and not from the hollow of the chine bone where the 13th rib joins the 13th thoracic vertebra.

(6) "Flank steak" means the flat,

oval-shaped lean muscle of meat imbedded in the cod or udder end of the flank which shall be obtained by loosening the narrow end of the steak piece at the cod or udder end of the flank, cutting through the membrane along both sides of the steak, then pulling and cutting the steak loose and severing it from the thick membrane which lies directly under and to which it is attached. None of the thick membrane shall be left on the steak. All fat shall be trimmed from the steak, but the thin membrane on the top surface of the steak shall not be removed.

(7) "Short loin" means that portion of the trimmed full loin remaining after the severance of the sirloin (loin end) from the trimmed full loin, which portion shall be obtained by a cut perpendicular to the contour of the outside or skin surface of the trimmed full loin begun at a point which is the juncture on the chine bone of the 5th and 6th lumbar vertebrae and continuing in straight line perpendicular to the contour of the outside or skin surface of the trimmed full loin to and through a point flush against the end of the hip (pin) bone, but leaving no part of the hip (pin) bone in the short loin. The backbone of the short loin shall include five (5) lumbar vertebrae. one and one-half (11/2) thoracic vertebrae and part of the 13th rib.

(8) "Sirloin" (loin end) means the thick portion of the trimmed full loin remaining after the severance of the short loin from the trimmed full loin. The backbone of the sirloin shall include one (1) lumbar vertebra, five (5) sacral vertebrae (the tip or rear corner of the fifth (5th) sacral vertebra shall have been sawed off in separating the round from the trimmed full loin and flank), and the entire hip bone (ilium).

(9) "Regular chuck" means the portion of the cross cut chuck remaining after the severance of the foreshank and brisket from the cross cut chuck, and containing most of the blade bone (scapula), part of the arm bone (humerus), parts of the five ribs (1st to 5th. inclusive), that section of the back bone attached to the ribs, and the neck bone (cervical vertebrae from 1 to 7, inclusive), which portion shall be obtained by a cut through the cross cut chuck made in a straight line perpendicular to the contour of the outside or skin surface of the cross cut chuck (thereby separating the brisket and foreshank from the cross cut chuck) starting at a fixed point on the inside of the 5th rib determined by measuring off ten (10) inches along the 5th rib in a straight line from the center of the protruding edge of the 5th thoracic vertebra, continuing in the same straight line to the tip of the forward end of the breast bone (forward end of the 1st segment of sternum), and passing through the (humerus) arm bone in the same straight line to complete the cut.

Note: The 10-inch measurement shall be made from the center of the protruding edge of the 5th thoracic vertebra and not from the hollow of the chine bone where the 5th rib joins the 5th thoracic vertebra.

(10) "Foreshank" means the portion of the cross cut chuck remaining after the severance of the regular chuck and brisket from the cross cut chuck, which portion shall be obtained (after separation of the regular chuck) by separation from the brisket by a cut following the natural seam and leaving the entire lip, or web

muscle, on the brisket.
(11) "Brisket" means the portion of the cross cut chuck remaining after the severance of the regular chuck and foreshank from the cross cut chuck, which portion contains parts of four ribs (2nd to 5th, inclusive), part of the breast bone and the rib (costal) cartilages which connect the ends of the rib bones with the breast bone. All heart (mediastinal) fat, but no other fat shall be re-

moved from the brisket.

(12) "Rib" means the portion of the forequarter remaining after the severance of the cross cut chuck and short plate from the forequarter, and containing parts of seven ribs (6th to 12th, inclusive), that section of the backbone attached to the ribs, posterior tip and cartilage of the blade bone (scapula), part of the blade bone (scapula) which portion shall be obtained (by separation from the short plate) by a straight cut across the ribs starting at a fixed point determined by measuring off 10 inches on the inside of the 12th rib along the 12th rib from the center of the inside protruding edge of the 12th thoracic vertebra and continuing to and through a fixed point determined by measuring off 10 inches on the inside of the 6th rib along the 6th rib from the center of the inside protruding edge of the 6th thoracic vertebra.

Note: The 10-inch measurements shall be made from the centers of the protruding edges of the 6th and 12th thoracic vertebrae, and not from the hollow of the chine.

- (13) "Short plate" means the portion of the forequarter remaining after the severance of the cross cut chuck and the rib from the forequarter, and containing parts of seven ribs (6th to 12th, inclusive), the rib (costal) cartilages attached to them, and part of the breast-
- SEC. 40. Maximum prices for drinks of distilled spirits, wine and beer sold by drinking establishments-(a) What this section does. This section fixes dol-lars-and-cents ceiling prices for drinks of certain distilled spirits, wine and beer when sold by drinking establishments for consumption on the premises.

(b) How your ceiling prices are fixed. (1) This section divides drinking establishments into two classes-Class A and Class B. Your establishment is in Class

- (i) It is a cabaret subject to the Federal Excise tax on cabarets contained in Chapter 10 of the Internal Revenue Code, as amended; or
- (ii) It is operated on the premises of a hotel containing more than 50 rooms for transient guests; or

(iii) It provides table service only for

all patrons.

Your establishment is in Class B if it is not in Class A. If you operate on the same premises two drinking establishments, one of which is devoted exclusively to serving drinks at tables and the other is devoted to serving drinks at a

bar, and each such establishment is in a separate room with separate means of access from the street, the Class A prices may be charged for drinks served in the establishment devoted exclusively to table service.

(2) The ceiling prices for drinks of distilled spirits and wine are uniform for the entire Territory and depend only on the class to which your establish-ment belongs. Your ceiling prices for beer depend not only on the Class to which your establishment belongs, but also on the locality where your establishment is. For the purpose of pricing beer the Territory is divided into three zones—Zone I, Zone II and Zone III. These zones are defined in Schedule D.

(c) Private clubs or non-profit associations. A private club or non-profit association shall be subject to this sec-

tion.

(d) Posting ceiling prices. Notwithstanding the provisions of Section 9 (b) of this regulation, you must conspicuously post and keep posted a copy of this section and the ceiling prices of the drinks covered by it, either by:

(1) Supplying your customers with menus or bills of fare showing the Class of your establishment, and showing the ceiling price of each class and type and

portion of drink, or

(2) Posting a sign giving the same information as required on menus or bills of fare by subparagraph (1) above. Such a sign must be not less than 11" x 17" in size, printed in bold letters and figures, and must be posted in your establishment at a place where it can easily be seen and read by your customers.

(e) Evasive practices. You must not do anything which will result in an evasion of this section, including the fol-

lowing:
(1) You may not serve or sell any straight drink in a glass or other container unless it has a capacity of at least one fluid ounce.

(2) You may not serve or sell any highball, mixed drink or cocktail unless it contains at least one fluid ounce of

distilled spirits.

(3) Except for table service, you may not pour or mix any drink unless it is done in full view of the customer ordering the drink, and in such a manner

that he can observe it.

(4) You may not make any cover, minimum, service, entertainment, checking, parking, or other special charge. However, if any such charge was in effect on December 6, 1941, you may file an application with the Territorial Office of the OPA in Juneau for permission to continue to make such charge at the price in effect on December 6, 1941.

(5) You may not require, as a condition of selling any drink covered by this section, the purchase of other drinks, beverage, meals or food items, unless required to do so by Territorial or local

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

(1) "Beer" means any malt beverage and includes lager, ale and porter.

(2) "Chaser" means any soft drink served with a straight drink of distilled

(3) "Distilled spirits" means a distilled or compounded alcoholic beverage of not less than 80° proof, except that sloe gin of not less than 70° proof shall be considered "distilled spirits"

(4) "Domestic" means manufactured or produced in the continental United States or in Puerto Rico or the Virgin

Islands.

(5) "Drink" means a single portion of distilled spirits, wine or beer served in a

glass or other container.

(6) "Drinking establishment" cludes any place, establishment, or location, whether temporary or permanent, at or from which any distilled spirits, wines or beers are sold primarily for consumption on the premises. The term drinking establishment includes, but is not limited to, establishments such as bars, cocktail bars, barrooms, taverns, cafes, restaurants, hotels, boarding houses, soda fountains, etc.

(7) "Highball" means a drink containing not less than one ounce of distilled spirits diluted with carbonated

water or any soft beverage.

(8) "Imported" means manufactured or produced outside of the continental United States and its Territories.

(9) "Judicial Divisions" refers to the four district court and recording divisions of the Territory of Alaska and their boundaries established by Chapter XII, Article I, section 1091, Compiled Law of Alaska, 1933. (10) "Mixed drink" or "cocktail" means

a drink containing not less than one fluid ounce of distilled spirits mixed with such ingredients as bitters, sugar and flavor-

ings in various proportions.

(11) "Straight drink" means a drink of not less than one fluid ounce of distilled spirits, served with or without a chaser as the customer may request.

(12) "Wine" means any vinous beverage, produced by fermentation, containing not less than 7 per cent, and not more than 24 per cent, alcohol by volume.

(13) "Proof" means the proof stated on the label of distilled spirits.

SCHEDULE A-MAXIMUM PRICES FOR STRAIGHT DRINES AND HIGHBALLS

AND THOUBACO		-
	Maxi price dri	per
Class and type of distilled spirits	Class A estab- lishment (in cents)	Chass B estab- lishment (in cents)
I. Any corn, Scotch-type, blended, spirit blend, Bourbon or rye whiskey of less than 100° proof. Any rum of less than 100° proof. Any domestic brandy	45	40
Any gin. II. Any Canadian, Irish or Scotch whiskey 8 years old or less. Any imported brandy 8 years old or less. Any Bourbon or rye whiskey of 100°	55	50
proof or bottled in bond. III. Any whiskey over 8 years old. Any rum of 100° proof or over. Any imported brandy over 8 years old.	70	65

Note 1. If the customer requests a chaser (other than plain water) you must serve the chaser without charge; if the chaser is not served upon request, five cents must be deducted from the applicable ceiling price

per drink. However, you may make a charge, not exceeding ten cents, for any chaser which consists of a commercially bottled carbonated beverage of not less than six fluid ounces, provided the customer requests such chaser and you serve it in the original bottle. No charge may be made for any other type or quantity of chaser.

Note. 2. You may not charge more than the ceiling price fixed in Schedule A for a straight drink or highball which contains more than one fluid ounce (but less than two fluid ounces), of distilled spirits. You may, however, charge not in excess of double the applicable ceiling price for a drink which contains at least two fluid ounces of distilled spirits.

SCHEDULE B-MAXIMUM PRICES FOR MIXED DRINKS OR COCKTAILS

Maximum price per drink, Class A establishment (in cents): 0.55.

Maximum price per drink, Class B establishment (in cents): 0.55.

Note: You may not increase the ceiling price even though the drink you serve contains more than one fluid ounce of distilled

SCHEDULE C-MAXIMUM PRICES FOR DOMESTIC STILL WINES

		im price ortion
Portion (minimum)	Class A establish- ment (in cents)	ment
2 fluid ounces 3 fluid ounces 4 fluid ounces 5 fluid ounces	20 30 35 40	15 25 30 35

SCHEDULE D-MAXIMUM PRICES FOR BEER

		Maxi	mum pr	ice per be	ottle	
Type and size of bottle	Zone	11	Zone	II 3	Zone	1113
	A	В	A	В	A	В
Eastern or Western beer—8 ounce bottle. Western beer—11 to 13 ounce bottle. Eastern beer—11 to 13 ounce bottle. Western beer—32 ounce bottle. Eastern beer—32 ounce bottle.	\$0, 25 .30 .35 .75 .85	\$0, 20 . 25 . 30 . 65 . 75	\$0.30 .35 .40 .85 .90	\$0, 25 .30 .35 .75 .80	\$0.35 .40 .45 .95 1.00	\$0.30 .35 .40 .85

(As used herein, Eastern beer means domestic beer produced outside of the States of Washington, Oregon and California; Western beer means beer produced within the States of Washington, Oregon and California.)

Note 1: Zone I includes the territory lying within the 1st Judicial Division.

Note 2: Zone II includes the territory lying within the 2nd and 3rd Judicial Divisions.

Note 3: Zone III includes the territory lying within the 4th Judicial Division.

Sec. 41. Maximum retail prices for new standard radio receiver tubes-(a) Definitions. For the purposes of this section:

(1) Standard tubes are tubes originally sold as such by the manufacturer.

(2) Radio receiver tubes are tubes that are used generally, but not exclusively, in home, auto and portable radios and phonographs. Sub-standard tubes and used tubes are not covered by this section

(b) Service charges. Notwithstanding the provisions of Revised Maximum Price Regulation No. 165, no charge may be made for testing radio receiver tubes brought to the seller's establishment by a customer.

(c) Guarantee. The maximum price for a radio receiver tube covered by this section shall include the standard guarantee against defects extended by the manufacturer of that tube. In no case shall the guarantee be for a period less than 90 days from the date of sale. If a tube subject to guarantee cannot be replaced within a reasonable period of time, the seller shall give the consumer full credit, or refund the purchase price.

(d) For all sales at retail in the Territory of Alaska, by any person, the maximum prices, inclusive of the manufacturers' Federal excise tax shall be as fol-

MAXIMUM RETAIL PRICES FOR NEW STANDARD RADIO RECEIVER TUBES

Type	Maxi- mum price	Type	Maxi- mum price
00A	\$2.45	0Z4G	\$1. 70
01A	1.00	1A4P	1. 70
0A4G	2, 05	1A5G	1.70
0Z4	1, 70		1.20

MAXIMUM RETAIL PRICES FOR NEW STANDARD RADIO RECEIVER TUBES—Continued

Туре	Maxi- mum price	Туре	Maxi- mum price
1A6 1A7G	\$1.40 1.70	1T4	\$1.70 1.70
1A7GT	1.40	1V	1.10
1B4P	1.40	2A3	2.05
1B5/258. 2B7G.	1.40	2A4G 2A5	2, 45 1, 10
1B7GT	1.40	2A6	1, 10
1050	1.70	2A7	1, 20
1C5GT	1.40	2B7	1.40
106	1.40	2E5	1.40 2.95
1C7G 1D5GP 1D5GT	1.40	2X2/879	2, 45
1D5GT	1,40	3A8GT	2.45
1D/G	1.70	3Q50T	1.70
1D8GT	2.05 1.40	384	1.70 2.05
1E4G. 1E5GP.	1.70	5T4 5U4G	1. 10
1E7G	2.45	5V4G	1.70
1W4	1.40	DW4	1.20
1F5G	1.40	5W4GT	1.00
1F6 1F7G	1.70 1.70	5X4G 5Y3G	1.20
1F7GH	1,70	5Y4G	.85
1646	1.40	5Z3	1, 20
1G4GT	1.40	5Z4	1.40
1050	1.40	6A3	2.05
1G6G 1G6GT	1.70	6A4/LA 6A5G	1.70 2.95
1H4G	1.10	6A6	1.70
1H5G 1H5GT	1.40	6A7	1.10
1H5GT	1, 20	6A8	1.40
1H6G	1,40	6A8G 6A8GT	1.10
1J5G 1J6G	1.40	6AB5/6N5	1.10
1LA4	2.45	6AB7/1853	2,05
1LA6	2.45	6A C5G	1.40
1LB4	2.45	6AC5GT	1. 20
1LC5	2.45 2.45	6AC7/1852 6AD6G	2.45 1.70
1LD5	2, 45	6AD7G	1.70
1LE3	2, 05	6AE5GT	1.40
1LH4	2.45	6AE6G 6AE7GT	1, 40
1LN5	2.45	6AE7GT	1.40
1N5G 1N5GT	1.70	6AF5G	1.40
INSG	1.40	6AG7	2.45
1P5G 1P5GT 1Q5GT	1.70	6B4G	2.05
1P5GT	1.70	6B5	2, 05
IQ5GT	1.70	6B6G	1.20
1R5	1,70	6B7	1.40
************	74 535	V400	ALC: USA

185...... 1,70 || 6B8G...... 1,40

MAXIMUM RETAIL PRICES FOR NEW STANDARD RADIO RECEIVER TUBES—Continued

Type	Maxi- mum price	Type	Maxi- mum price
6C5	\$1, 20	7E7	\$1.70
6C5	1, 10 1, 10	7F7	1.70
6C5GT	1, 10	7G7/1232	2.05
6C8G	1.10 1.70	7H7	2.05 2.05
6D6	1.10	7K7	2.05
61)8(4	1.70 1.20	7L7	2.05
6E5 6E6	1.20	7N7	2.05
	2.05	7Q7 7R7	1.40 2.05
6F5G 6F5GT 6F6 6F6G	1, 20 1, 20 1, 10 1, 20 1, 00	787	2.05
6F5GT	1.10	7V7	2, 45
6F6C1	1.20	7W7	2. 45
6F7	1.70	7Z4	1.40
6F8G	1,40	10	1.40 2.95
6G6G 6H4GT	1.40	12A	1. 10 2. 45
6H4GT	2.05 1.20	12A5 12A6GT	2. 45
6H6G	1, 20	12A6GT	2.05 2.05
6H6G 6H6GT	1.20	12A8GT	1.10
6J5	1.00 1.10	120001	1, 10 1, 70 2, 05
6J5GT	1.00	19 F5CT	2.05
6.17	1,40	12J5GT	1. 10 1. 10 1. 20
6J7G T	1.20	12J7GT	1.20
6J8G	1, 20	12J5GT 12J7GT 12K7GT 12K7GT	1.10
D.R. OUT	1 20 1	12Q7G	1.40 1.40
6K6G 6K6GT	1, 20	12Q7G 12Q7GT 12SA7	1.00
6K6GT	1.30	12SA7 12SA7GT	1.10
6K7	1. 20 1. 20	128A7GT	1.40 1.40
6K/UT	1.10	140 F 0	1, 20
6K8	1.40	128F5GT	1. 20
6K8G 6K8GT	1.40 1.40	12SH7GT	1, 40
6L5G	1.20	128J7GT	1, 20 1, 20
6L6	1. 20 2. 05		1, 10
6L6G	2.05	128K7GT	1.20
6L7 6L7G	1.70	128L7GT 128N7GT	1.70
6N5 6N6G 6N7 6N7G	1. 70 1. 70 2. 45	128Q7	1. 40
6N6G	2.45	128Q7GT	1.20
6N7	1. 70 1. 70	128R7 128R7GT	1.40
6P5G	.95	12Z3.	1.40
6P5GT	90	14A4	2.05
6P5G 6P5GT 6P7G	2.45	14A4 14A7/12B7	2.05
6P7G 6Q7 6Q7G 6Q7GT	1. 40 1. 00	14B6	1.70
6Q7GT	1.00	1405	2.05 2.05
6R7 6R7G 6R7GT 6S7G 6S7G	1.70 1.20	1407	2.05
6R7G	1-20		2.05
687 GT	1.00	14F7 14H7	2. 05 2. 05
6S7G	1.70 1.70 1.10 1.20	14J7 14N7 14Q7 14R7	2.05
68A7 68A7GT 68A7GT 68C7. 68D7GT 68F5 68F5GT 68F7.	1.10	14N7	2.05
6SA7GT	1.20	14Q7	1.70 1.70 2.05
6SD7GT	1.40 1.40	1487	2.05
6SF5	1.10	14S7 14W7	2, 45
6SF5GT	1.10	14 Y 4	2.05
68G7	1. 40 1. 40	15	2.05 2.05
6SH7GT	1, 40	19	
6SJ7GT	1.20	20	1. 40 2. 95
68K7	1. 20 1. 10	22 24A	2.45 1.00
68K7GT	1, 20	25A6	2.05
68K7GT 68L7GT	1.70	25A6G 25A6G 25A6GT	7 00
6SO7	1.40	25A6GT	1. 20
6SQ7GT	1.20	25A7GT	1.70
6SQ7 6SQ7GT	1. 20 1. 20	25A7GT	1. 20 1. 70 1. 70 1. 70 1. 70 2. 05
6T7G 6U5/6G5 6U6GT	1.40	25AU5GT	1.70
6U6GT	1.40	25B8GT	2.05
	1. 10 2. 05	25C6G	2.05
6V6 6V6G 6V6GT 6V7G	2.05	25L6 25L6G 25L6GT	1.70
6V6GT	1.40 1.20	25L6GT	1. 40
6V7G	1.40	2010	2. 45
6W5G 6W7G	2.05	957.5	1.10
	1.70 1.70 1.20	25Z6 25Z6G 25Z6GT	1.40
6X5G 6X5GT 6Y6G 6Y7G 6Z7G 6ZY5G	1, 20	25Z6GT	1. 10
6X5GT	1.10	26	. 85
6 V 7 G	1. 10 1. 70 1. 70 2. 05	41	1. 10
6Z7G	2.05	30	1. 10
OFF STREET	1, 40	32 32L7GT	1.40
6Z Y 5G		32L7GT	2.05
	1.40	00	
7A5	1.40	33	1.40
7A5	1.40	33 34 35	1.40
7A5	1.40 1.40 1.40 1.40	33	1.40
7A5 7A6 7A7 7A8 7B4	1. 40 1. 40 1. 40 1. 40 1. 40	33	1.40
7A5 7A6 7A7 7A7 7B4	1. 40 1. 40 1. 40 1. 40 1. 40 1. 40	33	1. 40 1. 10 1. 40 1. 10 1. 70
7A5 7A6 7A7 7A8 7B4 7B5 7B6 7B7	1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40	33 34 35 35 35A5 35L6GT 35Y4 35Z3 35Z4GT	1. 40 1. 10 1. 40 1. 10 1. 70 1. 40 . 90
7A5 7A6 7A7 7A8 7B4 7B5 7B6 7B7	1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40	34 35 35A5. 35L6GT. 35Y4 35Z3 35Z4GT. 35Z5GT.	1. 40 1. 10 1. 40 1. 10 1. 70 1. 40 . 90
7A5 7A6 7A6 7A7 7A8 7B4 7B6 7B6 7B6 7B6	1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40	34 35 35 35 5 35 16 GT 35 Y 4 35 Z 3 35 Z 4 GT 35 Z 5 GT 35 Z 6 G	1. 40 1. 10 1. 40 1. 10 1. 70 1. 40 . 90 . 95 1. 40
7A5 7A6 7A7 7A8 7B4 7B5 7B6 7B7	1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40 1. 40	34 35 35A5. 35L6GT. 35Y4 35Z3 35Z4GT. 35Z5GT.	1. 40 1. 10 1. 40 1. 10 1. 70 1. 40 . 90

MAXIMUM RETAIL PRICES FOR NEW STANDARD RADIO RECEIVER TUBES—Continued

Туре	Maxi- mum price	Type	Max- mum price
		Total Control	41 00
9/44	\$1.10	76	
0	1,70	77	1.00
1	.95	78	
2	.95	79	0.0
3	1.20	80	0.00
5	.90	81	
5Z5GT	1.20	82	77 127 127 127
6	1. 20	83	20100
7	1.20	83V	100
8	2,95	84/6Z4	
9	1.40	85	- 4
0	2.45	89	0.00
0.A.5		V99	0.0
0C6G		X99. 117L7GT	
01.6GT		117N7GT	2.4
50Y6GT		1171170707	1.7
0Z7G	1.40	117Z6GT	
2	2.95	182B/482B	
53	1.70	183/483	
55	1. 20	485	100
56		950	100
57		XXD	
58	1.00	XXFM	- CONT
59	1.70	XXL	1000
70A7GT	2.45	VR90-30	
70L7GT		VR105-30	1000
71A		VR150-30	
75	.95	Majestic types.	

SEC. 42. Maximum prices for retail sales of new rubber tires and tubes for passenger cars, trucks and busses—(a) Definitions. When used in this section, the term:

- (1) "New" tire or tube means a tire or tube which has been used less than 1,000 miles.
- (2) "Retail sale" means a sale to a buyer for his use and not for resale.

(3) "Synthetic rubber" tire or tube means a tire or tube which contains any synthetic rubber and which is marked with the symbol designated by the War Production Board, Office of Rubber Director, to identify it as containing synthetic rubber. This symbol is an "S3" in the case of tires, and a colored circumferential band in the case of tubes.

(4) "Truck" or "bus" tire or tube

(4) "Truck" or "bus" tire or tube means a new tire or tube of a type, size and ply listed in Schedule II, whether constructed from natural, synthetic or reclaimed rubber.

(5) "Truck and bus type of tire" means a tire of a type generally recognized as designed primarily for ordinary. "on the road" use on truck and busses.

(6) "Stop-start type of tire" means a tire having an extra heavy tread of a type generally recognized as designed primarily for city commercial use on trucks and busses.

(7) "Mud and snow type of tire" means a tire having a tread of a deep-cut, cleated type generally recognized as designed primarily for "on the road" use on trucks for traction through mud, snow, sand, or soft earth.

(b) Trade-in allowance. The seller must deduct from the maximum price of the tire or tube being sold a fair allowance for any tire or tube traded in to the seller by the buyer in connection with the sale. The "fair allowance" shall be the market price of the traded tire or tube in the seller's locality. If the

traded tire or tube has no market value in the seller's locality, no allowance is required.

(c) Service charges. No charge may be made for any service supplied in connection with a tire or tube sale unless the seller customarily made an extra charge for such service during March 1942. A seller who supplies a service for which he had an extra charge in effect during March 1942, may add an amount not exceeding his highest price then in effect for that service to the maximum price for tires or tubes. He must bill such extra charge separately. No seller may require as a condition of sale that the buyer must receive any service for which the seller makes an extra charge.

the seller makes an extra charge.

(d) Excise taxes. The Federal excise tax on new tires and tubes, if stated separately by the seller, may be added to the maximum prices set forth in Schedules I and II.

(e) Sales slips and receipts. Notwithstanding the provisions of section 9 (c) of this regulation, the seller must give every buyer a sales slip showing: (1) the date, (2) the name and address of the seller, (3) the type, size, ply and brand name of the new tire or tube, (4) the price exclusive of the Federal excise tax, and (5) the amount of Federal excise tax, if any, added to the price.

(f) Maximum prices. For all sales at retail in the Territory of Alaska the maximum prices for new rubber tires and tubes for passenger cars, trucks and

busses shall be as follows:

SCHEDULE 1-MAXIMUM RETAIL PRICES FOR NEW SYNTHETIC RUBBER PASSENGER CAR TIRES AND TURES

		SCHEDUI	LE 1-M	AXIMUM	IXETAIL.	A ADADES A				200000000	CANDRION.		1	The same	-	100	-	Service .
Tire and tube size 1	First Ju	ndicial di	vision 2		lova, Kod dez, Sew			and other		A	nchorage	е	Palmer railro Curr			point	nks, Curr s on ra of Curr	ailroad
Tire and tube size	4-ply	6-ply	Tube	4-ply	6-ply	Tube	4-ply	6-ply	Tube	4-ply	6-ply	Tube	4-ply	6-ply	Tube	4-ply	6-ply	Tube
8.75-18 4.00-15 4.25-12	\$10. 10 9. 55 10. 85		\$2, 95 2, 65 2, 85 3, 05	\$10. 20 9. 65 10. 95		\$3.00 2.70 2.90 3.10	\$11. 80 11. 25 12. 55		\$3, 20 2, 90 3, 10 3, 30	\$9, 95 9, 40 10, 70		\$2.95 2.65 2.85 3.05	\$10.00 9.45 10.75		\$3.00 2.70 2.90 3.10	\$10.30 9.75 11.05		\$3.05 2.75 2.95 3.15 3.15
4.40-20 4.40-21 4.40/4.50-21 4.40/4.50/4.75-21 4.50-12	11. 85 13. 05 13. 05 10. 95	\$14.50 15.75 15.75	3. 05 3. 05 3. 05 3. 05 2. 85	11. 95 13. 15 13. 15 11. 05	\$14.60 15.85 15.85	3. 10 3. 10 3. 10 2. 90	13. 55 14. 75 14. 75 12. 65 14. 35	\$16, 20 17, 45 17, 45	3. 30 3. 30 3. 30 3. 10	11.70 12.90 12.90 10.80 12.50	\$14. 35 15. 60 15. 60	3. 05 3. 05 3. 05 2. 85	11. 75 12. 95 12. 95 10. 85 12. 55	\$14. 40 15. 65 15. 65	3. 10 3. 10 3. 10 2. 90	12. 05 13. 25 13. 25 11. 15 12. 85	\$14.70 15.95 15.95	3. 15 3. 15 2. 95
4,50-17. 4,50-20. 4,50-21. 4,50/4,75-20. 4,50/4,75-21.	12.65 13.50 13.05 13.50 13.05	16. 55 15. 75	3, 05 3, 05 3, 05 3, 05 3, 05	12.75 13.60 13.15 13.60 13.50	16. 65 15. 85	3. 10 3. 10 3. 10 3. 10	15. 20 14. 75 15. 20 14. 75 16. 10	18. 25 17. 45	3, 30 3, 30 3, 30 3, 80 3, 30	13. 35 12. 90 13. 35 12. 90 14. 25	16. 40 15. 60 16. 70	3. 05 3. 05 3. 05 3. 05 3. 05	13. 40 12. 95 13. 40 12. 95 14. 30	16. 45 15. 65	3, 10 3, 10 3, 10 3, 10 3, 10	13, 70 13, 25 13, 70 13, 25 14, 60	16. 75 15. 95	3. 15 3. 15 3. 15 3. 15 3. 15
4,50/4,75/5,00-20 4,50/5,00-20 4,75-19 4,75-20 4,75-21	14. 40 14. 40 13. 10 14. 40 13. 05	16. 85 16. 85	3, 05 3, 05 3, 20 3, 05 3, 05	14.50 14.50 13.20 14.50 13.15	16. 95 16. 55 16. 95	3. 10 3. 10 3. 25 3. 10 3. 10	16. 10 14. 80 16. 10 14. 75	19, 20 18, 55	3. 30 3. 45 3. 30 3. 30	14. 25 12. 95 14. 25 12. 90	16. 30 16. 70	3, 05 3, 20 3, 05 3, 05 3, 20	14, 30 13, 00 14, 30 12, 95 13, 00	16.35 16.75	3. 10 3. 25 3. 10 3. 10 3. 25	14.60 13.30 14.60 13.25 13.30	16. 65 17. 05	3, 15 3, 30 3, 15 3, 15 3, 30
4.75/5.00-19 4.75/5.00-20 4.75-5.00/5.25-21 5.00-15	13. 10 14. 40 18. 00 12. 80	16, 45	3. 20 3. 05 4. 20 3. 05 2. 80	13. 20 14. 50 18. 10 12. 90 12. 80	16. 55	3, 25 3, 10 4, 25 3, 10 2, 85	14. 80 16. 10 19. 70 14. 50 14. 40	18. 15	3. 45 3. 30 4. 45 3. 30 3. 15	12. 95 14. 25 17. 85 12. 65 12. 55	10.00	3. 05 4. 20 3. 05 2. 80	14. 30 17. 80 12. 70 12. 60 13. 70		3, 10 4, 25 3, 10 2, 85 3, 05	14. 00 18. 10 13. 00 12. 90 14. 00		3, 15 4, 30 3, 15 2, 90 3, 10
5.00-16 5.00-17 5.00-19 5.00-20 5.00-21	13. 80 13. 40 14. 40 13. 05	16, 45 17, 70	3.00 3.20 3.05 4.20	13. 90 13. 50 14. 50 13. 15 13. 60	16. 55 17. 80	3. 05 3. 25 3. 10 4. 25 4. 25	15. 50 15. 10 16. 10 14. 75 15. 20	18, 15 19, 40	3. 25 3. 45 3. 30 4. 45 4. 45	13. 65 13. 25 12. 25 12. 90 13. 35	16.30 17.55	3. 00 3. 20 3. 05 4. 20 4. 20	13. 30 12. 30 12. 95 13. 40	16. 35 17. 60	3. 25 3. 10 4. 25 4. 25	13. 60 12. 60 13. 25 13. 70	16, 65 17, 90	3. 30 3. 15 4. 30 4. 30 4. 25
5.00-22 5.00/5.25-20 5.00/5.25-21 5.25-12 5.25-17	17. 50 18. 00 15. 80	21. 20 19. 45	4, 15 4, 20 3, 55	17. 60 18. 10 15. 90	21, 30 19, 55 18, 00	4. 20 4. 25 3. 60 3. 05	19, 20 19, 70 17, 50 16, 20	22. 90 21. 15 19. 60	4. 40 4. 45 3. 80 3. 25	17, 35 17, 85 15, 65 14, 35	21. 05 19, 30 17, 75	4. 15 4. 20 3. 55 3. 00	17. 40 17. 90 15. 70 14. 40	21. 10 19. 35 17. 80	4. 20 4. 25 3. 60 3. 05	17. 70 18. 20 16. 00 14. 70	21. 40 19. 65 18. 10	4. 30 3. 65 3. 10
5,25-18. 5,25-19. 5,25-20. 5,25-21. 5,25/5,50-17.	16. 85 17. 50 18. 00 15. 80	17. 90 20. 75 21. 55 22. 20 19. 45	3. 00 3. 75 4. 15 4. 20 3. 55	14. 60 16. 95 17. 60 18. 10 15. 90	20. 85 21. 65 22. 30 19. 55	3.80 4.20 4.25 3.60	18. 55 19. 20 19. 70 17. 50 16. 20	22. 45 23. 25 23. 90 21. 15 19. 60	4.00 4.40 4.45 3.80 3.25	14. 70 17. 35 17. 85 15. 65 14. 35	20. 60 21. 40 22. 05 19. 30 17. 75	3, 75 4, 15 4, 20 3, 55 3, 00	14, 75 17, 40 17, 90 15, 70 14, 40	20. 65 21. 45 22. 10 19. 35 17. 80	3, 80 4, 20 4, 25 3, 60 3, 05	15. 05 17. 70 18. 20 16. 00 14. 70	18. 10	3. 90
5,25/5,50-18 5,25/5,50-19 5,25/5,50-20 5,50-16 5,50-17	14, 50 18, 10 19, 30 15, 35	23, 35 21, 55 18, 95 19, 45	3, 00 3, 75 4, 15 3, 30 3, 55	14. 60 18. 20 19. 40 15. 45 15. 90	23. 45 21. 65 19. 05 19. 55	3. 05 3. 80 4. 20 3. 35 3. 60	19. 80 21. 00 17. 05 17. 50	25. 05 23. 25 20. 65 21. 15	4. 00 4. 40 3. 55 3. 80 3. 25	17. 95 19. 15 15. 20 15. 85 16. 30	23. 20 21. 40 18. 80 19. 30 17. 75	3, 75 4, 15 3, 30 3, 55 3, 00	19, 20 15, 25 15, 90	23, 25 21, 45 18, 85 19, 35 17, 80	3, 80 4, 20 3, 35 3, 60 3, 05	18, 30 19, 50 15, 55 16, 20 16, 65	21. 75 19. 15 19. 65	4. 25 3. 40 3. 65 3. 10
5,50-18 5,50-18 5,50-19 5,50-20 5,50/6,00-17	16. 45 18. 10 19. 30	23. 35 23. 75	3. 00 3. 55 3. 75 4. 15 3. 55		23. 45 23. 85	3. 05 3. 60 3. 80 4. 20 3. 60	20. 85 21. 00 17. 50	25, 05 25, 45	3. 80 4. 00 4. 65	17. 95 19. 15 15. 65	23. 20 23. 60	3, 55 3, 75 4, 15	18.00	23.65	3, 60 3, 80 4, 20 3, 60	18. 30 19. 50 16. 00	23.95	4. 25

See footnotes at end of table.

Schedule 1-Maximum Retail Prices for New Synthetic Rubber Passenger Car Tires and Tubes-Continued

Tire and tube size	First J	udicial d	ivision	Core	lova, Ko ldez, Sew	diak, ard		and other			Anchoras	ge	Palmer railro Curr			point	nks, Curr s on r n of Curr	ailron
	4-ply	6-ply	Tube	4-ply	6-ply	Tube	4-ply	6-ply	Tube	4-ply	6-ply	Tube	4-ply	6-ply	Tube	4-ply	6-ply	Tub
.50/6.00-18	\$16.45		\$3.75	\$16.55		\$3.80	\$18.15		\$4.00	\$16.30		\$3.75	\$16.35		\$3.80	\$16.65		\$3, 8
.50/600-19 .50/6.00-20	18. 10 19. 30		3.75 4.15	18. 20 19. 40		3.80 4.20	19. 80 21. 00		4.00	17.95 19.15		3.75 4.15	18.00 19.20		3. 80 4. 20	18. 30 19. 50		3.8
.75-16			3.30			3. 35			3. 55			3.30			3.35			3. 3
.00-16	17. 10 18. 45	\$21. 15 23. 35	3.90	17. 20 18. 55	\$21, 25 23, 45	3, 95	18.80 20,15	\$22. 85 25. 05	4.15	16. 95	\$21.00	3.90	17.00	\$21.05	3.95	17. 30	\$21.35	4.6
00-18	19. 85	24, 55	3, 55	19. 95	24, 65	3.60	21, 55	26. 25	3.80	18.30	23. 20 24. 40	3, 55	18.35 19.75	23. 25 24. 45	3, 60	18.65 20.05	23. 55 24. 75	3, 6
.00-18			3.75			3.80			4.00		*******	3, 75			3. 80	20.00		3, 8
.00-19	20, 30 20, 65	25, 00 23, 95	3.75 4.15	20, 40 20, 75	25. 10 24. 05	3. 80 4. 20	22. 00 22. 35	26. 70 25. 65	4. 00 4. 40	20: 15 20: 50	24, 85 23, 80	3.75	20. 20	24.90	3.80	20. 50	25. 20	3.8
.00-21	21.40	26, 35	4. 15	21. 50	26, 45	4. 20	23, 10	28, 05	4, 40	21. 25	26, 20	4. 15 4. 15	20. 55 21. 30	24. 85 26. 25	4, 20 4, 20	20. 85 21. 60	25. 15 26. 55	4.5
.00-22		27. 15	4.15		27, 25	4. 20		28.85	4.40		27.00	4.15		27.05	4. 20	22.00	27. 35	4. 2
.00-23 .00/6.25-16	17. 10	28. 00 21. 15	4.15	17. 20	28, 10 21, 25	4. 20 3. 95	18.80	29. 70 22. 85	4, 40	16, 95	27.85	4. 15		27.90	4. 20		28. 20	4.5
.00/6.50-17	18.45	23. 35	3, 55	18, 55	23. 45	3.60	20.15	25. 05	3, 80	18.30	21. 00 23. 20	3, 90	17.00 18.35	21. 05 23. 25	3. 95	17.30 18.65	21.35 23.55	3.6
.00/6.50-18	19, 85	24. 55	3.75	19.95	24. 65	3.80	21. 55	26. 25	4.00	19.70	24.40	3.75	19.75	24.45	3, 80	30.05	24.75	3.8
00/6,50-19	******	25.00 24.00	3.75 4.15		25. 10 24. 10	3.80 4.20		26. 70 25. 70	4.00		24. 85	3.75	*******	24. 90	3, 80	*******	25. 20	3.8
.25-16	19, 15	23. 75	3.90	19. 25	23. 85	3.95	20.85	25. 45	4.40	19.00	23. 85 23. 60	4. 15 ₋₁ 3. 90	19.05	23. 90 23. 65	4. 20 3. 95	19, 35	24. 20 23. 95	4.1
25/6.50-16	20. 55	25. 50	4. 55	20, 65	25. 60	4.60	22. 25	27. 20	4.80	20.40	25, 35	4. 55	20. 45	25.40	4.60	20.75	25. 70	4.6
50-15	20.10	24, 90 25, 50	4. 50 4. 55	20, 20	25. 00 25. 60	4. 55	21. 80 22. 25	26. 60 27. 20	4.75	19.95	24. 75	4. 50	20.00	24.80	4. 55	20.30	25.10	4.6
50-17	18. 95	23. 35	3. 55	19.05	23. 45	3, 60	20. 65	25. 05	3.80	18.80	25. 35 23. 20	4, 55 3, 55	20. 45 18. 85	25. 40 23. 25	4. 60 3. 60	20.75 19.15	25. 70 23. 55	3.6
.50-18	20. 35	24. 55	3.75	20.45	24.65	3.80	22.05	26, 25	4.00	20. 20	24.40	3.75	20. 25	24. 45	3.80	20. 55	24. 75	3.8
50-19	20. 25	25. 00 25. 10	3.75 4.90	20. 35	25. 10 25. 20	3.80 4.95	21. 95	26. 70 26. 80	4.00	20. 10	24. 85	3.75	20. 15	24.90	3.80	20, 45	25. 20	3.8
50-21			4.90		20, 20	4, 95		20.00	5. 15		24. 95	4.90 4.90		25. 00	4.95 4.95		25. 30	5. 0
50/7.00-17		27. 55	4.65		27.65	4. 70		29. 25	4.90		27.40	4.65		27.45	4.70		27.75	4. 7
50/7.00-18 50/7.00-19		26. 10 28. 05	4.65 4.65		26. 20 28. 15	4, 70 4, 70	*******	27.80 29.75	4. 90 4. 90		25, 95 27, 90	4.65		26,00	4.70		26.30	4.7
00-15	22.60	28.00	4. 55	22.70	28.10	4.60	24. 25	29. 70	4.80	22, 45	27.85	4.65 4.55	22, 50	27.95 27.90	4.70	22.80	28. 25 28. 20	4.7
00-16	23. 15	28. 70	4. 55	23. 25	28. 80	4.60	24.85	30. 40	4.80	23.00	28. 55	4.55	23.05	28. 60	4.60	23, 35	28, 90	4.6
00-17	24. 95. 26. 00	30. 80 32. 10	4, 65	25.05 26.10	30, 90 32, 20	4, 70	26, 65 27, 70	32, 50 33, 80	4.90 4.90	24.80 25.85	30, 65 31, 95	4.65	24. 85 25. 90	30, 70	4.70	25, 15 26, 20	31,00 32,30	4.7
00-19	26. 55	32, 90	4.65	26.65	33.00	4,70	28. 25	34.60	4. 90	26. 40	32, 75	4, 65	26, 45	32, 80	4.70	26, 75	33, 10	4.7
00-20	27, 40	34.00	4. 90	27.50	34, 10	4.95	29, 10	35. 70	5.15	27. 25	33, 85	4. 90	27.30	33, 90	4,95	27.60	34. 20	5.0
00/7;50-15	28, 10	34. 50 34. 85	4. 90 5. 25	28. 20	34. 60 34. 95	4. 95 5. 30	29, 80	36. 20 36. 55	5. 15 5. 50	27, 95	34. 35	4. 90 5. 25	28, 00	34. 40 34. 75	4. 95 5. 30	28.30	34. 70 35. 05	5. 0
00/7.50-17		30.80	4.65		30.90	4.70		32.50	4.90		30.65	4. 65	20.00	30. 70	4, 70	20, 00	31, 00	4.7
00/7.50-18	********	32, 10 32, 90	4. 65 4. 65		32, 20 33, 00	4.70		33. 80	4, 90		31.95	4.65		32, 00	4.70		32, 30	4.7
00/7.50-19 00/7.50-20	*******	34.00	4. 90		34. 10	4.70 4.95		34. 60 36. 75	4.90 5.15		32, 75	4. 65 4. 90		32, 80 33, 90	4.70 4.95		83. 10 34, 20	4. 7 5. 0
50/50	28.10	34. 80	5. 25	28.20	34.90	5, 30	29.80	36.50	5. 50	27.95	34, 65	5, 25	28.00	34, 70	5. 30	28, 30	35, 00	5, 3
50-16	29.10	36, 15 41, 50	5. 45 4. 65	29, 20	36, 25 41, 60	5, 50 4, 70	30, 80	37.85	5. 70	28.95	36.00	5.45	29.00	36.05	5, 50	29, 30	36. 35	5. 5
50-18		45, 45	4.65		45. 55	4.70		43, 20	4, 90		41. 35	4, 65	******	41. 40 45. 35	4.70		41.70 45.65	4.7
50-19		45.70	6. 25		45. 80	6.30		47.40	6. 50		45.55	6, 25		45.60	6.30		45. 90	6, 3
25-15	31, 70	41.60	6.85	31.80	41.70	6. 90 7. 05	33. 40	49 90	7.10	31.55		6.85	31.60		6.90	31.90		6. 9
25-16	8.35	41.00	2.85	8. 45	41.70	2.90	10.05	43. 30	7. 25 3. 10	8. 20	41, 45	7.00	8. 25	41.50	7.05 2.90	8.55	41.80	7.1
x 3½	11.30	12.50	2.85	11.40	12.60	2.90	13.00	14. 20	3. 10	11.15	12.35	2.85	11. 20	12.40	2.90	12.50	12.70	2. 9
x 4	13. 40 13. 95			13. 50			15.10			13. 25			13.30			13.60		
x 4.		25.95	4.65	14.05	26. 05	4.70	15.65	27.65	4. 90	13.80	25. 80	4.65	13.85	25.85	4. 70	14. 15	26. 15	4.78
x 4½		27.00	4.65		27. 10	4.70		28.70	4.90		26.85	4.65		26. 90	4.70		27. 20	4.78
"Jumbo		37. 25	5.50		37. 35	0.00		38. 95	5.75		37.10	5. 50		37, 15	5. 55		37. 45	5. 60
"Jumbo	******	40.95	5. 95	*******	41.05	6.00		42.65	6. 20		40.80	5. 95		40.85	6.00		41.15	6.0

¹ The maximum price of a combination size tube shall be the same as the maximum price of that size in the combination which has the highest maximum price as an individual size.

² First judicial division includes all that part of the Territory of Alaska lying east of the one hundred and forty-first meridian of west longitude.

³ 'Other west coast towns' means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by sea-going vessels or lighters, including Kotzedue and Bethel.

5938			FEDERAL REGISTER, Thursday, May 24, 1945
oints	Tube	13	练术及员在水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水水
n of Cur	Mnd	Snow	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Fairbanks, Curry, and points on railroad north of Curry	Stop-	Start	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
Fairben!	Truck	pus	第四对常式以收收收 ,但但可以是因为这些收入。 第四对第四部条件的 ,并是可以不是不是不是不是不是不是不是不是不是不是是不是不是是不是不是是不是是不是是不是
	-	-	
s AND TUBES Palmer and points on rallroad	Mud		2
TUBES r and poin	Stop-	start	88 88 88 88 88 88 88 88 88 88 88 88 88
Palmer	Truck	bus	
CK TIRES		Tube	跟我说我去去去去去去去去去去去去去去去去去去去去去去去去了了了了了了不不是你我就见出了自身身从现代以往往往往往过过过过路经济的情况过程是没有成绩是这样说出来的,我们就知识我们就让他们就是这个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一
ow TRUCK	Mud	snow	25 25 25 25 25 25 25 25 25 25 25 25 25 2
AND SNOW		start	24 00 00 00 00 00 00 00 00 00 00 00 00 00
AND MUD AND SNOW		"and bus	25 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
H. H.		Tube	24488444444444444444444444444444444444
S, STOP-START	towns	and	25. 17. 19. 17. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19
AND BUS,	town	Stop- start	\$ 50 50 50 50 50 50 50 50 50 50 50 50 50
100	- Amore	and	# # # # # # # # # # # # # # # # # # #
FOR NEW		Tube	(株式のスキャキキャル・チャー・チャー・チャー・カー・ファー・ 発展力力に対する。 新聞力力に行われる。
	d values,	and snow	25. 25. 25. 25. 25. 25. 25. 25. 25. 25.
SCHEDULE 2-MAXIMUM RETAIL PRICES	WS -	Stop- start	23. 29. 29. 29. 29. 29. 29. 29. 29. 29. 29
CIMUM B	ordova,	and sind	**************************************
2-MA		Tube	(X)なるなもままままままままままままままままままままままままままままままままままま
CHEDRIE	division	Mud and snow	11 12 12 13 13 13 13 13
Ø.	First judicial division	Stop- 1 start s	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	First	Truck and bus	12 12 12 12 13 13 13 13
	Ply		000000000000000000000000000000000000000
	Stop- start		42 42 40 11 88 12 88 12 12 13 14 10 11
	tube	4	5.25/5.50-17 5.00-16 6.00-16 6.00-20/30 x 5 6.00-20/30 x 5 6.00-20/30 x 6 6.00-20/30 x 6 6.00-20/30 x 6 6.00-20/30 x 6 6.00-16 6.00-16 6.00-16 6.00-16 6.00-16 6.00-16 6.00-16 6.00-16 6.00-16 6.00-16 6.00-16 6.00-20/30 x 6 7.00-20/30 x 7 7.50-16 7.50-16 7.50-17 7.50-18 7.50-18 7.50-20 7.50-

			FEDERAL REGISTI	CIR.
	ints	Tube	。 第二世世紀 2012年 2013年 2014年 2014年 2015年 2015年 2015年 2015年 2015年 2015年 2015年 2015年	of
	and p	Mud	\$159.55 1143.55 1144.5	Director
	Surry, north			
	Fairbanks, Curry, and points on railroad north of Curry	Stop	28.88.73.57.88.88.73.141. 145.88.73.78.88.87.78.88.8 145.88.73.78.88.88.73.78.88.88.88.88.88.88.88.88.88.88.88.88.	Alaska
	Fairb on r	Truck and bus	\$15.0 195.0 195.0 196.5	The A
	paou	Tube	######################################	
	Palmer and points on railroad south of Curry	Mud and snow	12 15 18 18 1 18 14 12 12 12 12 12 12 13 14 12 13 13 13 13 13 13 13	ducers' prices.
	and points on south of Curry		and the state of t	ers,
TUBES	er and south	Stop	88 88 173	due
S AND	Palm	Truck and bus	25.55 123.56 123	copy
MUD AND SNOW TRUCK TIRES AND	701	Tube	121 121 121 121 121 121 121 121 121 121	
TRUC			8 8 8 18 1 18 1 18 18 18 18 18 18 18 18	exact
SNOW	Anchorage	Mud and snow	88 2 1437 10 143 10	p an
D AND	An	Stop- start	308 143	keep
AND MU	13 F	Truck and bus	25.57.53.88.87.29.29.29.29.29.29.29.29.29.29.29.29.29.	shall
	ast	Tube	25 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	and
S, STOP-START	Nome and other west coast towns	Mud's	2515.90 142.45 181.20 277.35 2	ceipt,
AND BUS,	and other towns	Stop- start	1337, 45 142, 30 142, 30 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	rom
TRUCK AND	Nome	Truck and bus	25,25,25,25,25,25,25,25,25,25,25,25,25,2	ctly fi
FOR NEW	pus 's	Tube	######################################	ed dire
PRICES P	k, Valdez,	Mud and snow	\$153.00 138.8	motive tenders; conveyed directly from
RETAIL	Cordova, Kodiak, Seward	Stop- start	304.3	ders; c
AXIMUM	Cordov	Truck and bus	21,2 12,2 12,4 13,4 13,4 13,4 13,4 13,4 13,4 13,4 13	re tend
E 2-M		Tube	######################################	moti
SCHEDULE 2-MAXIMUM RETAIL PRICES	First judicial division	Mud' and snow	\$153.56 1.05.70 1.05.7	ımi-
	st judicis	Stop- start	904.25	SEC. 43. Maximum prices for bitumi-
1	Fire	Truck and bus	25	rices f
1		FIX	**************************************	m pri
-	Stop-	No. No.	1825	laximum
		1	0 0	. Ma
-	Tire and tube	size	11.00-20 11.100-20 11.100-20 12.00-20 12.00-20 12.00-20 13.00-20 13.00-20 13.00-20 13.00-20 13.00-20 14.00-20 14.00-20 15.00-20 1	c. 43
-	Tim		11.00-9:22 11.00-9:22 12.00-9:22	SE

motive tenders; conveyed directly from the mine to consumers; and loaded into trucks, wagons or sleds.

nous coal produced in Alaska—(a) What

this section does. This section fixes dolproducers and dealers of bituminous coal produced in Alaska. It also fixes maximum prices for specified services ren-

lars-and-cents ceiling prices for sales by

dered by dealers in connection with the

sale or handling of bituminous coal.

Records,

(Q)

invoices and reports

persons selling bituminous coal produced in Alaska shall keep, and make available

Notwithstanding the provisions of section 9 (a) and (c) of this regulation

ministration, the following records for

Each producer

shall keep for each day and for each mine or any loading facility) a record of the (including any plant preparing his coal actual sizes in inches or fractions thereof, loaded at each such mine, preparation road car with car number; loaded at the plant or loading facility into each railtipple or mine storage facilities into loco-

mit, whichever period is the longer:

(1) Loading records.

for inspection by the Office of Price Adas long as this regulation is in effect or for as long as the Emergency Price Control Act of 1942, as amended, shall per-

within 45 days after date of shipment give to his purchaser an invoice, and shall keep an exact copy thereof, showing all of the following information and (2) (i) Invoices. Each producer shall data

shipments; the name and address of the car; if loaded into a truck for delivery to The invoice shall state the date of if known; the destination; the name of the tonnage (or other unit of weight or measurement used by the seller) shipped from each mine of each size (state in inches or fractions of inches); if loaded into a railroad car, the number of the the per net ton charged f. o. b. the mine; preparation plant or rail siding (state the seller, of the buyer and of the consignee the mine, or the trade name of the coals; the consumer, the owner of the truck;

date of a sale or delivery of bituminous coal governed by this regulation, give to Each dealer shall, either at the time of, or within thirty days after the his purchaser an invoice, sales slip or reapplicable point)

by order grant an adjustment of maximum prices to any producer who shows to the satisfaction of the Director that the sale of its mine's entire production at the Office of Price Administration may the maximum prices would return a realization less than the mine's representative costs of production. In applications filed pursuant to this section, or section 4 of this regulation, the applicant should submit and the Office of Price Administration will consider al Office of Price Administration may require full data on costs, sales, profits analyses of coal, and other relevant relevant cost and realization data.

for for which specific maximum prices have not been established by this section, the producer thereof shall file with the Alaska Director of the Office of Price Administration an application for specific maximum prices. The producer shall state the name and location of the nearest for pricing coal tuminous coal produced in Alaska sale of maximum prices Prior to the (d) Provision which specific established. factors.

ceipt, and shall keep an exact copy thereof, showing the following informa-

tity of bituminous coals sold, the date of the sale or delivery and the price ized service and delivery charges which The name and address of the seller and the purchaser; the kind, size, and quancharged. In addition, he shall separately state on each invoice, sales slip or receipt, the amount, if any, of the authormay be added to the established mum prices.

(3) Reports. Every producer operating any mine shall for such mine, regardless of its daily average capacity file with the Office of Price Administration, Juneau, Alaska, OPA Form No. 653:499— Report of Operating Data Bituminous Coal Mines, for each of the months October, 1944 to April, 1945, inclusive, not later than June 1, 1945. Every producer for each such mine shall also file the reclose of the month for which the form is port on OPA Form No. 653:499 for the month of May, 1945, and for each month thereafter within thirty days after the

maximum fo Adjustment 9

pro-

which are produced at the nearest mine After thirty days from the filing of the application if no prior action has been taken by the Alaska Director, the prices as requested in the application shall be after filing the application, such coals established by this section for the coals similarly operated in the same area. shall be sold at temporary prices no mine similarly operated in the same area or which maximum prices are estabished by this section. For thirty days higher than the specific maximum prices the maximum prices for such coals.

When used in this (e) Definitions.

sub-bituminous coal. It does not include lignite, which is defined as a lignite coal having calorific value in British thermal midnight, August 23, 1943, and includes as amended, in effect as of semi-bituminous and (1) "Bituminous coal" means bituminous coal as used in the Bituminous Coal section the term: all bituminous, Act of 1937,

hundred per pound and having a natural moisture content in place in the mine of less than seven thousand six

son acting as an agent of a producer in the sale of bituminous coal. coal at a preparation plant which is an adjunct of any mine, and (ii) any pertuminous coal or preparing bituminous of 30 per centum or more.
(2) "Producer" means (i) a person engaged in the business of mining bi-

(3) "Dealer" means any person, other than a producer, who sells bituminous coal produced in Alaska.

clude a mine taking any coal from the mine that takes its coal entirely from underground seams from which the overburden is not removed and does not in-(4) "Underground mine" means ground by the stripping method.

ducing coal by the stripping method and its entire production from the (5) "Strip mine" means a mine proground after removing all overburden. taking

Schedule I: Maximum prices per ton of 2,000 pounds for sales by producers in Healy River field:

A COLUMN		1. 510000
size larger	Delivered ex-Healy bunkers	888
Mine run, resultants, and slack top size larger than ¾ in.	o. b. mine preparation fait or near st rall facil- ities	\$2.50 4.60 4.60 4.60
d double-	300	\$10.25 9.90 9.90
All lump and double- screened coal	F. o. b. mine, preparation plant or near- est rail facil- ities	\$5.55 5.45 6.40
	Mine name	Suntrana Sandford & Usibelli Parris
	Producer	Healy River Coal Corp. Sandford & Usibelli. Parris & Reed.

(g) Schedule II: Maximum prices per ton of 2,000 pounds for sales by dealers of al produced in Healy River field: coal

	Delivered	to buyer's b	Delivered to buyer's bin or storage space in Fairbanks	space in
Grades and sizes	For coals p	For coals produced at Suntrana mine	For costs produced at Sandford & Usibelli and Parris mines	& Usibelli is mines
	For sales of less than I ton	For sales of 1 ton or more	For sales of less than I ton	For sales of 1 ton or more
All lump and double-screened coals Mine run, resultants, and slack top stat larger than 34 in.	\$14.25	\$12.25	\$13,90	\$11.90

Nore 1. For coal sold in 90 pound bags or larger, the dealer may add to the applicable prices established above a bagging charge of 15 cents, and a deposit charge of 15 cents,

per bag. The amount of deposit shall be refunded when the bag is returned in substantially the same condition in which it was delivered to the buyer.

Nore 2. The dealer may make an additional charge of 50 cents per ton for trimming and sorting the coal in the juyer's bin or storage space (in trade usage called "mucking").

Nore 3. For deliveries of loose or bagged coal made beyond the corporate limits of Fairbanks, the dealer may make an addi-

tional charge of 23 cents per mile, said mile-age to be calculated from the corporate limits to the point of delivery, including the return

trip.
Nors 4. Any charge permitted under Notes
Nors 5. If added, must be stated separately
from all other charges on the invoice.

ton of 2,000 pounds for sales by producers (h) Schedule III: Maximum prices per in Matanuska field:

	FED	ERAL RI
e ½" and	F. o. b.	88.89
Slack top size 14" and larger	F. o. b. mine, prepara- tion plant or nearest rail facil- ities	\$6.75 7.15 6.15
7143	F. o. b. rail siding anchor- age	30.89
Straight mine run	F. o. b. mine, prepara- tion plant or nearest rall facili- ties	87.75 8.55 7.86
d double-	F. o. b. rail siding anchor-	10.94
All lump and double- screened coal	F. o. b. mine, prepara- tion piant or nearest rall facil-	\$8.75 8.95 7.96
	Move- ment	Rail Truck
	Mine name	Jonesville Buffalo-Moose Creek. Buffalo-Moose Creek.
	Producet	Evan Jones Coal Jonesville Buffalo Mining Greek. Co. Buffalo Mining Buffalo-Moose Co.

(1) Schedule IV: Maximum prices per ton of 2,000 pounds for sales by dealers coal produced in Matanuska field: of

	Delivered to	buyer's bin or	Delivered to buyer's bin or storage space in Anchorage	in Anchorage	
Grades and sizes	For coals produced Jonesville mine	For coals produced at Jonesville mine	For coals produced at Buffalo-Moose Creek mine	roduced at a Creek mine	
	For sales of less than 1 ton	For sales of 1 ton or more	For sales of less than 1 ton	For sales of For sales of For sales of For sales of Iton 1 ton 1 t	
All lump and double-screened coals Straight mine run Slack top size ½" and larger	\$16.05 14.75 13.76	\$14.05 12.75 11.75	\$16.10	\$14.10 13.40 12.00	

prices established above a bagging charge of cents and a deposit charge of 10 cents, per larger, the dealer may add to the applicable inded when the bag is returned in substanally the same condition in which it was decoal sold in 90 pound bags or The amount of deposit shall be vered to the buyer. Nore 1. For

Nors 2. The dealer may make an addi-ional charge of 50 cents per ton for trim-ing and storing the coal in the buyer's bin r storage space (in trade usage called "muck-

coal made beyond the corporate limits of tional charge of 20 cents per mile, said mileage to be calculated from the corporate limits Anchorage, the dealer may nake an addi-Nore 3. For deliveries of loose or

to the point of delivery, including the return

Nors 4. Any charge permitted under Notes 1, 2 and 3, if added, must be stated separately from all other charges on the invoice.

Nore: All reporting and record keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. This Revised Maximum Price Regula-tion 288 shall become effective May 28, 1945.

CHESTER BOWLES Issued this 23d day of May 1945.

Doc. 45-8699; Filed, May 23, 1945; 11:42 a. m.] B E.

Administrator.

PART 1418-TERRITORIES AND POSSESSIONS [RMPR 3951

MAXIMUM PRICES IN THE VIRGIN ISLANDS OF THE UNITED STATES

Maximum Price Regulation 395 is redesignated Revised Maximum Price Regulation 395 and is revised and amended to read as set forth herein:

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

ARTICLE I-PROHIBITION AND SCOPE OF REGULATION

1. Prohibition against dealing in commodities above maximum prices.

2. Less than maximum prices.

- 3. To what transactions, products and persons this ceiling applies. 4. Relations to other regulations.
- 5. Geographical applicability.

ARTICLE II-TERMS OF SALE

6. Prohibited practices.

7. Fractional prices at retail.

ARTICLE III-MISCELLANEOUS

8. Petitions for amendment.

Applications for adjustment. 9a. Inability to determine maximum prices.

10. Records and reports.

11. Licensing

12. Definitions.

ARTICLE IV-MAXIMUM PRICES

13. Table I: Maximum prices for charcoal.

 Table II: Maximum prices for shell eggs.
 Price for divisible and indivisible units. 16. Maximum retail prices for certain grain and grain products sold or delivered in

the Virgin Islands of the United States. 17. Maximum retail prices for certain dairy products sold or delivered in the Virgin Islands of the United States.

18. Maximum retail prices for butter imported into the Virgin Islands of the United States.

19. Maximum retail prices for certain edible fats and oils sold or delivered in the Virgin Islands of the United States.

 Maximum retail prices for canned fish products sold or delivered in the Virgin Islands of the United States.

21. Maximum retail prices for certain fresh and dried fruit and vegetable products sold or delivered in the Virgin Islands of the United States.

22. Maximum retail prices for certain meat and meat products sold or delivered in the Virgin Islands of the United States.

23. Maximum retail prices for certain types of laundry and toilet soaps sold or delivered in the Virgin Islands of the United States.

24. Maximum retail prices for all types of imported animal and poultry feed sold or delivered in the Virgin Islands of the United States.

25. Maximum retail prices for certain cheeses sold or delivered in the Virgin Islands of the United States.

26. Maximum retail prices for cured fish sold or delivered in the Virgin Islands of the United States.

27. Maximum retail prices for boxed wooden matches sold or delivered in the Virgin Islands of the United States.

28. Maximum retail prices for toys and games.

29. Maximum retail prices for sanitary napkins and tampons.

30. Maximum prices for locally produced poultry and poultry imported from the West Indies.

31. Maximum prices at retail and at wholesale for imported millinery sold or delivered in the Virgin Islands of the United States.

32. Maximum prices for cattle sold in the Virgin Islands of the United States.

33. Maximum prices for locally produced beef and veal not inspected by the Federal (U.S.) Government.

34. Maximum prices for sheep and goats sold in the Virgin Islands of the United States.

35. Maximum prices for locally produced sheep and goat mutton not inspected by the Federal (U.S.) Government.

36. Maximum prices for new rubber tires and tubes and recapped tires, except bicycle tires and tubes, sold or delivered in the Virgin Islands of the United States.

37. Maximum prices for laundry, dry cleaning or wet cleaning, and pressing services sold in the Municipality of St.

Thomas and St. John.

38. Maximum prices for imported piece goods sold or delivered in the Virgin Islands of the United States.

39. Maximum prices hauling sugar cane in

the Municipality of St. Croix.
40. Maximum prices for locally produced pork not inspected by the Federal (U. S.) Government.

 Maximum prices for imported women's and girls' wear and accessories sold or delivered in the Virgin Islands of the United States.

42. Maximum prices for imported men's and boys' wear and accessories sold or de-livered in the Virgin Islands of the United States.

43. Maximum prices for imported children's and infants' wear sold or delivered in the Virgin Islands of the United States.

44. Maximum prices for certain imported domestics, household sundries and miscellaneous dry goods sold or delivered in the Virgin Islands of the United States.

45. Maximum prices for imported shoes sold or delivered in the Virgin Islands of the United States.

46. Maximum Prices at retail and at wholesale for imported cigarettes sold or delivered in the Virgin Islands of the United States.

47. Maximum prices at wholesale and at retail for raw cane sugar produced, sold and delivered in the Virgin Islands of the United States.

AUTHORITY: \$ 1418.154, issued under 56 Stat. 23, 765; 57 Stat. 566, Pub. Law 388, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681.

ARTICLE I-PROHIBITION AND SCOPE OF REGULATION

Section 1. Prohibition against dealing in commodities above maximum prices-(a) Local sales. On and after May 25, 1943, regardless of any contract, agreement, lease or other obligation or of any price regulation heretofore issued by the Office of Price Administration no person shall sell or deliver and no person in the course of trade or business shall buy or receive in the Virgin Islands of the United States any article listed or described in Article IV at prices higher than the maximum prices set forth in Article IV; and no person shall agree, offer, or attempt to solicit or attempt to do any of the foregoing.

(b) Export transactions. On and after February 20, 1944, regardless of any contract, agreement, lease or other obligation or of any price regulation heretofore issued by the Office of Price Administration, no person shall export, or transfer for purposes of exportation to a foreign place any article listed or de-scribed in Article IV at prices higher than the maximum prices set forth in Article IV; and no person shall agree, offer, solicit or attempt to do any of the foregoing: Provided, That on all sales for export to a foreign place there may be added to the applicable maximum prices established under Article IV all costs of shipment actually incurred or to be incurred by the seller. Such costs shall be itemized and separately shown on the seller's invoice. No incurred costs in excess of those permitted by any applicable price regulation or order issued by the Office of Price Administration shall be allowed.

SEC. 2. Less than maximum prices. Lower prices than those set forth in this regulation may be charged, demanded, paid, or offered.

SEC. 3. To what transactions, products and persons this ceiling applies-(a) What commodities are covered. This regulation applies only to the articles listed or described in Article IV of this regulation.

(b) What transactions are covered. This regulation applies only to sales at wholesale or at retail of the articles listed or described in Article IV of this regulation.

Sec. 4. Relations to other regulations. (a) The sale of commodities not otherwise governed by this regulation shall be covered by the General Maximum Price Regulation, Maximum Price Regulation No. 201,2 or any other price regulations applicable to sales within the Virgin Islands of the United States.

Sec. 5. Geographical applicability. (a) The provisions of this regulation shall be applicable to sales within the Virgin Islands of the United States unless otherwise provided herein, notwithstanding the provisions of Maximum Price Regulation 201

ARTICLE II-TERMS OF SALE

Sec. 6. Prohibited practices—(a) General. Any device to obtain a higherthan-ceiling price without actually raising the dollar-and-cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation, arrangements, premiums, special privileges, tying agree-ments, combination sales, trade understandings and the like.

(b) Adjustable pricing. A price may not be made adjustable to a maximum price which will be in effect at some time after delivery of any commodity covered by this regulation has been completed.

¹⁹ F.R. 1385, 5169, 6106, 8150, 10193, 11274. 9 F.R. 10494; 10 F.R. 2025.

but the price may be adjustable to the maximum price in effect at the time of delivery.

SEC. 7. Fractional prices at retail. Whenever provision is made in this regulation for the calculation of a maximum price not otherwise specified in dollars and cents, for the sale of a commodity at retail, and such calculation results in a fraction of a cent, then the amount so calculated shall be reduced to the nearest lower cent if the fraction is less than one-half cent, and shall be increased to the nearest higher cent, if the fraction is one-half cent or more.

ARTICLE III-MISCELLANEOUS

SEC. 8. Petitions for amendment. (a) Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation 1: 3 Provided, however, That any such petition shall be filed with the Director of the Office of Price Administration for the Virgin Islands of the United States.

SEC. 9. Applications for adjustment. (a) Any seller or group of sellers may apply for adjustment of a maximum price of a commodity established for him or them by this regulation, or any order issued hereunder when it appears:

(1) That there exists or threatens to exist in a particular locality a shortage in the supply of such commodity which aids directly in the war program or is essential to a standard of living consistent with the prosecution of the war; and

(2) That such local shortage will be substantially reduced or eliminated by adjusting the maximum prices of such seller and of like sellers for such com-

modity; and

(3) That such adjustment will not create or tend to create a shortage, or a need for increase in prices, in another locality and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

(b) Except as otherwise provided in this section 9, all applications for adjustment shall be filed in accordance with Revised Procedural Regulation No.

SEC. 9a. Inability to determine maximum price. If the maximum price at retail or wholesale cannot be determined by the seller in accordance with the applicable pricing method established in Article IV of this regulation for his commodity, such seller shall apply to the Territorial Director for the Virgin Islands for the authorization of a maximum price. The Territorial Director may authorize and establish a maximum price for such commodity in line with the maximum prices of other similar sellers of the same or similar commodity.

Sec. 10. Records and reports-(a) Records to be kept. (1) Every person

*9 F.R. 10476, 13715.

48 F.R. 5842, 6174.

making sales other than at retail of the commodities subject to this regulation shall, on and after the date any such commodity becomes subject to this regulation, keep for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, shall be in effect, complete and accurate records of each purchase and each sale made by such person, showing the date thereof, the name and address of the buyer and seller, the direct cost thereof, the price paid or received, the mark-up charged and the quantity purchased or sold.

(2) Every person making sales at retail of the commodities subject to this regulation shall, on and after the date any such commodity becomes subject to this regulation, keep for inspection by the Office of Price Administration, so long as the Emergency Price Control Act of 1942, as amended, shall be in effect, complete and accurate records of each purchase made by the seller, the date thereof, the name and address of the person selling to the seller, the direct cost thereof, the price paid, the quantity purchased, and the mark-up charged by the

seller to the buyer.

(b) Prices to be marked and posted. (1) On and after the date any commodity becomes subject to this regulation every person offering to sell at retail any such commodity, shall mark the maximum price of such commodity in a manner plainly visible to and understandable by the purchasing public. The maximum prices may be marked on the commodities themselves or may be posted at the place in the establishment where the commodities are offered for sale, and may be posted by price lines if the selling price of each commodity is marked thereon. The maximum prices shall be indicated in the form "Ceiling Price \$_____" or "Our Ceiling \$_____".

(c) Sales slips and receipts. (1) Every

seller at retail of the commodities subject to this regulation who has customarily given purchasers sales slips or receipts, shall continue to do so. Upon request from a purchaser, every such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, the name and address of the seller, the commodity sold, and the price

received for it.

(d) Notification of maximum retail prices by persons selling to retailers. (1) Every person selling to a retailer any of the commodities enumerated in Article IV, for which dollar-and-cents prices are established at retail, on and after the effective date of maximum prices established by this regulation before or at the time of the first delivery to such purchaser, shall supply the purchaser with a statement of the maximum retail prices set forth below for the commodity or commodities delivered.

SEC. 11. Licensing. The provisions of Licensing Order No. 1 ticensing all persons who make sales under price control,

are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 12. Definitions. (a) When used in this regulation except as otherwise provided herein, the terms:

(1) "Sale at retail" means a sale or selling to an ultimate consumer.

(2) "Sale at wholesale" means any sale of a commodity or service other than a sale at retail, as defined herein, whether by the manufacturer, producer, processor, or any other person, and shall include any such sale to the United States, any government, or any of its political subdivisions, any religious, educational, or charitable institution, any institution for the sick, deaf, blind, disabled, aged or insane, or any school, hospital, library, or to any person for use in the course of his trade or business, or to any commercial or industrial user, or to any agency of any of the foregoing.

(3) "To deliver" means to transfer actual possession of the commodity to the purchaser or to any carrier, including a carrier owned or controlled by the seller,

for shipment to the purchaser.

(4) "Records" includes books of account, sales lists, sales slips, orders, vouchers, contracts, receipts, invoices, bills of lading, and other papers and

documents.

(5) "Landed cost" means the price the importer paid, which in no event may exceed the maximum price established by any applicable regulation or order, less discounts allowed to the importer, plus all costs of shipment actually incurred by the importer, including premiums paid for marine and war risk insurance: Provided, That for com-modities imported by the Office of Distribution, the landed cost shall be the Office of Distribution price.

(6) "Direct cost" means landed cost as defined in section 12 (a) (5), plus the appropriate maximum local trucking charges and if sold in the islands of St. Thomas or St. John, the applicable trade

tax imposed by the municipality.
(7) "Export" means to sell, ship, deliver, or transfer a commodity to a buyer in a foreign place regardless of where title passes or where the invoicing is done and includes all sales, deliveries or transfers in the Virgin Islands of the United States for purposes of exportation to a foreign place.

(8) "Foreign place" means any place outside of the continental United States and the territories and possessions of the

United States.

(b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to the terms used herein.

^{*8} F.R. 13240.

ARTICLE IV-PROHIBITION AND SCOPE OF REGULATION

Sec. 13. Table I: Maximum prices for charcoal. (a) Maximum prices for charcoal sold in the Virgin Islands of the United States at retail shall be:

		Island o	f St. Croix		E SIE			
Unit		-Aug. 14 usive		Feb. 14 in- sive	Island of 8	St. Thomas	Island o	f St. John
	Not de- livered	Delivered	Not de- livered	Delivered	Not de- livered	Delivered	Not de- livered	Delivered
Bag (or barrel) Half-bag 5 gal. kerosene tin "Kilm" tin (5 lbs. net) "La Pura" Oleomargarine tin Heau	\$0.90 .45 .20 .04 .03	\$1.00 .50 .20 .04 .03	\$0.80 .40 .19 .04 .03	\$0,90 .45 .19 .04 .03	\$1,30 .65 .30 .06 .04	\$1.40 .70 .30 .06	\$1.00 .50 .20 .04 .03	\$1.10 .55 .20 .04

The maximum price shall be computed by applying proportionately the price per 5 gal. kerosene tin to the size of

establishment and to a place from which a purchaser customarily receives delivery.

(5) "Units of measurement"

		Cap	acity
Container	U. S. dry quarts	Bushels	Ratio to capacity of kero- sene tin
Bag (or barrel)	103, 2	8, 2	6:1
Half-Bag Kerosene tin (5 liquid	51.6	1.6	3:1
gals.)¹_ "Klim" powdered Milk	17. 2	. 54	1:1
"La Pura" oleomar-	3, 4	.11	1:5
garine tin (5 lbs. net)2	2,4	.08	1:7

Note: The dry measure of a 5-gal, kerosene tin is accurately defined. The specifications of other units are approximately proportionate. A "heap" varies in size as a fractional part of the capacity of a kerosene tin. The specifications of a "heap" may not be fixed exactly.

1 The term "5 liquid gallons" refers to the designated capacity of the container for kerosene.

2 The term "5 lbs. net" refers to the capacity of the container designated for the product originally contained therein.

SEC. 14. Table II: Maximum prices for shell eggs. (a) Maximum prices for locally produced eggs in the Virgin Islands of the United States:

	M	unicipality of	of St. Croix	Municipal	ities of St. Tl	homas & St. John
Grade	Sales at wholesale	Sa	les at retail	Sales at	Sale	s at retail
	Per dozen	Per dozen	Less than dozen	wholesale	Per dozen	Less than dozen
A	\$0. 57	\$0.66	\$0.06 for one \$0.11 for two	(1)	\$0, 72	\$0.06 for each.
В	0.46	0. 55	\$0.05 for one \$0.14 for three	(1)	0.60	\$0.05 for each,
Grade C (Pullet)	(1)	0.44	\$0.04 for one \$0.11 for three	(1)	0.48	\$0.04 for each.
elect	0.68	0.77	\$0.07 for one	(1)	0.84	\$0.07 for each.
Ungraded	(1)	0.60	\$0.13 for two \$0.05 for one	(1)	0.60	\$0.05 for each.

¹The wholesale price is subject to agreement between buyer and seller, but in no event may the price exceed the maximum retail price for the grade.

- (1) Persons located in St. Croix may sell locally produced eggs at wholesale to persons located outside St. Croix at prices not exceeding the maximum prices at wholesale in effect in St. Croix.
- (b) Maximum prices for imported eggs in the Virgin Islands of the United States:
- (1) Unbroken eggs imported into the Virgin Islands of the United States from Anegada, Tortola, and all other islands of the West Indies not belonging to the United States:

Language Control of the Control of t	Sales at Retail
Sales at Wholesale:	(per dozen)
(1)	\$0.76

1 The wholesale price is subject to agreement between buyer and seller, but in no event may the price exceed the maximum retail price for the grade.

(2) All other unbroken eggs imported into the Virgin Islands of the United States.

Sales at retail. Importer's direct cost per dozen plus 13 cents per dozen.

Importers other than sellers at retail shall supply the purchaser with a statement of the direct cost of the eggs to the importer.

- (c) Maximum prices for cracked eggs shall be computed by deducting the customary price differentials from the maximum prices for unbroken eggs of the same grade.
- (d) When used in this Table II the
- (1) "Sale at retail" means a sale to an ultimate consumer or to an industrial or commercial user
- (2) "Sale at wholesale" means a sale by any person who buys the commodity and resells it, without substantially changing its form, to any person other than an ultimate consumer or an industrial or commercial user.
- (3) "Eggs" or "shell eggs" means the eggs of the fowl known as the domestic or barnyard hen.
- (4) "Locally produced eggs" means eggs produced in the Virgin Islands of the United States.
- (5) "Imported eggs" means eggs imported from outside the Virgin Islands of the United States.
- (6) "Direct cost to the seller" means the price which the seller paid for the commodity, less discounts allowed to the seller plus all costs of shipment actually incurred by the seller, including premiums paid for marine and war risk insurance.

Note: The maximum deposit for a bag (container) that may be required of a purchaser at wholesale and at retail by a seller is ten cents (\$0.10). This deposit charge is to be refunded by the seller upon the presentation of the same or a similar bag by the purchaser.

⁽b) The maximum prices of charcoal sold at wholesale shall not exceed the maximum prices established above for sales at retail.

⁽c) When used in this Table I, the

^{(1) &}quot;Charcoal" means the carbona-ceous residue of wood subjected to smothering combustion.

^{(2) &}quot;Sale at retail" means a sale or selling to an ultimate consumer, including religious, educational or charitable institution, whether by a producer or non-producer of charcoal.

^{(3) &}quot;Sale at wholesale" means a sale by a person who buys a commodity and resells it, without substantially changing its form, to another seller of the commodity, and includes sales by producers to sellers of charcoal, and sales to industrial or commercial users.

^{(4) &}quot;Delivered" means the physical delivery of charcoal by, or at the expense of, the seller to a place different from the location of the seller's business

ndot.38 Island of sand of sames

Island of St. Crolx

Commodity

CERTAIN

TABLE V-MAXIMUM RETAIL PRICES FOR EDIBLE FATS AND OHS-Continued

SERVER S

5555

in 5# can in 6# can o oil, not hydro-

TABLE V-MAXIMUM RETAIL PRICES FOR CERTAIN EDIBLE FATS AND OILS

In 50# cans and tieroes ...
Type II, in 48# can...
Type II in 5# can...
Type II in 6# can...
Vegetable oil, not hydr

Vegetable oil, hydrogenated (shortening):

above

prices stated

Nore: The maximum

(c) Any importer of butter, except the Food Distribution Administration, shall file a statement of the landed cost of the butter with the Office of Price Admin-		SEC. 19. Maximum retail prices for certain edible fats and oils sold or de-	livered in the Virgin Islands of the United States.
Other characteristics	Of good quality, elean, uncracked, systematically sorted and grouped into eggs of approximately uniform size.	Not definite of good quality, uncracked, but not necessarily thoroughly cleaned or systematically sorted and grouped into eggs of approximately uniform	Not definite Saleable eggs, the shells of which are fractured.
Minimum net weight per dozen (ounces)	24 20 16	Not definite	Not definite
	Grade A. Grade B. Grade B. Grade B. Grade C. (Pullet)	Ungraded	"Cracked"

Administration for the Virgin Islands of the United States may by order revise ever in his judgment such action is pose of the Emergency Price Control Act The Director of the Office of Price the maximum prices for shell eggs whendeemed necessary to effectuate the purof 1942, as amended. (e)

a quantity of a commodity which constitutes a fractional or multiple part of a (a) The maximum price for SEC. 15. Price for divisible and indivisible units.

otherwise provided.

other quantity of that commodity shall be computed proportionately on the basis of the size priced in the regulation which is closest to the size for which the price is sought. the same commodity are priced in this regulation, the maximum price for any (b) Where several sizes or weights of

SEC. 16. Maximum retail prices for certain grain and grain products sold or delivered in the Virgin Islands of the United States.

unit in terms of which a commodity is priced in this regulation, shall be proportionately computed unless hereinafter

Lard and rendered pork fat: Tierces and cases. Commodity

the commodities not imported and sold by the Office of Distribution in the Virgin Is-lands of the United States or Puerto Rico are applicable only to the commodities imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico. The maximum prices of governed by Maximum Price Regulation No. 201 shall be 888 8 Island of st. John \$0.21 \$0.21 \$0.2 20 .20 .20 .2 25 Island of Quantity 11b ... 110 Oleomargarine, colored, do-mestic, type B.

ico. The maximum prices of ties not imported and sold by Distribution in the Virgin Is-

TABLE VI-MAXIMUM RETAIL PRICES FOR SOTA BEAN OIL, COTTONSEED OIL, AND CORN OIL

			Teland of	Island of Island of	944
Island of St John	Commodity	Quantity	St. Croix	Трошая	02
80.08 90.08 90.00 90.00 90.00	1. Soys bean off	One-half gallon (64 fluid or.). One quart (82 or.) One quart (82 or.) One pint (15 or.) And (16 or.) Half of (our-fifths quart (12.8 or.), If fluid or.	% % % % 2 d % d 2	8 8 8 2 5 5 7 7 2	
ered in		0 Units oz. 8 finid oz. 7 finid oz. 6 finid oz. 4 finid oz.	######################################	i i i i i i i i i i i i i i i i i i i	
Island of St. John	2. Cottonseed oil	2 find oz. 2 find oz. 1 finid oz. Doe-balf gallon (64 finid oz.).	8888	88988	
\$0,12		Four-fifths quart (25.6 oz.). One pint 16 oz.) Half of four-fifths quart (12.8 oz.). 12 finid ounces.	9,58,55		-
the sum		10 fluid on 10 fluid on 8 fluid on 7 fluid on 5 fluid on 5 fluid on	2721888	9121888	
of St. of St. lle trade y. tter im-	3. Corn oil	4 finite or 4 finite or 1 finite or 2 finite or 3 finite or 4 finite or 4 finite or 5 finite or 5 finite or 5 finite or 5 finite or 5 finite or 6 finite 6 finit	38888833		
	THE REAL PROPERTY OF THE PARTY	Outputed place of the property of the party			-

TABLE III-MAXIMUM RETAIL PRICES FOR CERTAIN GRAIN AND GRAIN PRODUCTS

Commodity	Quantity	Island of St. Croix	Island of Island of Island of St. Croix St. Thomas St. John	Island of St. John
Wheat flour, bulk, hard or soft. Rice, all types. Corn meal, imported.	1 pound 2 pounds 1 pound 1 pound (2 pounds	\$0.03 .00. .08 .00.	20. 20. 20. 20. 20. 20. 20. 20. 20. 20.	\$0.0 1. .0. .0. .0.

SEC. 17. Maximum retail prices for certain dairy products sold or delive the Virgin Islands of the United States.

TABLE IV-MAXIMUM RETAIL PRICES FOR CERTAIN DAIRY PRODUCTS

Commodity	Quantity	Island of St. Croix	Island of Island of Isl St. Croix Thomas St.	E 60
1. Evaporated milk 2. Evaporated milk 6 oz. can	can	\$0.11	\$0.11	A TOTAL

this section shall continue to be governed by Maximum Price Regulation differing in size from the ones priced in (a) Notwithstanding the provisions of Section 15 of this regulation, the maxmum prices for cans of evaporated milk

SEC. 18. Maximum retail prices for butter imported into the Virgin Islands mum retail prices for imported butter sold or delivered in the Virgin Islands of the United States. (a) The maximum retail prices for imported butter

of the United States shall be of the following:

(2) A markup of 12¢ per pour (1) The landed cost,

(3) Local trucking charges,

Thomas or St. John, the applicab (4) If sold in the islands

ported from outside of the Virgin Islands of the United States tax imposed by the municipality

NOIR: The seller is allowed to add to the prices specified in Table VI a charge of \$0.01 for each bottle he furnishes the purchaser The maximum prices stated above are applicable only to the commodities imported and sold by the Office of Distribution in the without receiving a similar bottle in return.

Virgin Islands of the United States or Puerto Rico. The maximum prices of the commodities not imported and sold by the Office of

20. Maximum retail prices for certain canned fish products sold or deliver

in the Virgin Islands of the United States.

TABLE VII-MAXIMUM RETAIL PRICES FOR CENTAIN CANNED FISH AND FISH PRODUCTS

561.0	• d
Island of St. John	* * 84888145 782688 125
Island of Island of St. Croix St. Thomas	# 8222228222 522222222222222222222222222
Island of St. Croix	*
Quantity	No. 1 tail Sounces No. 1 tail Sounces 5 ounces No. 1 tail No. 1 tail No. 1 tail No. 1 tean No. 1 t
Commodity	Mackerel: Natural Pulchards: Natural

ported and sold by the Office of Distribution in the Virgin Islands of the United States or The maximum prices of the are applicable only to the commodities im-Nore: The maximum prices stated Puerto Rico.

21. SEC.

imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico shall be governed by Maximum Price Regulation No. commodities not

Maximum retail prices for certain fresh and dried fruit and vegetable products sold or delivered in the Virgin Islands of the United States

Table VIII-Maximum Retail Prices for Certain Fresh and Dried Fruit and Vegetable Produces

-1 05 00 -1	are are
Island of St. John	\$0.10
Island of St. Thomas	80.08 89.08
Island of St. Croix	\$0.09 .09 .09
Quantity	Pound 1 1 1 1
Commodity	Imported dried red kkiney beans and imported dried lima beans. Imported garbanzos (chickpeas). All other imported dried beans, all grades.

cept string garlic), onions and potatoes stated above are applicable only to the garlic (except string garlic), the onions and the potatoes imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico. The maxi-NOTE: The maximum prices of garlic (ex-

in the Virgin Islands of the United States or Puerto Rico shall be governed by Maxiported and sold by the Office of Distribution mum prices of the garlic (except string garij lic), the onions and the potatoes not mum Price Regulation No. 201.

SEC. or

SEC. 22. Maximum retail prices for certain meat and meat products sold or delivered in the Virgin Islands of the United States.

TABLE IX-MAXIMUM RETAIL PRICES FOR CERTAIN MEATS OR MEAT PRODUCTS

						1	FI	ED	EI	RA	L	R	E	GI	S	ΓE
	Island of St.	-	38.5	****	5.5	1	8.8	12.83	1.0	77.	91.	9.7.	12.	.21	915	-44
DOTS .	Island of St.	T HOMES	30.48	4888	88		8 16	22.58	.16	30.00	.18	193	. 19	.19	2 98	- 43
MEAT PROD	Island of St.	OTOTA	88.9: 88.9:	4888	8.8		878	.22	91.0	99.08	.18	18.9	110	.19	88	.42
OR CERTAIN MEATS OR !	Quantity		11b		116	4.	11b	11b.	12 oz. tins.	24 oz. tin.	11b	11b.	11b	11b	1 lb	1 10
TABLE IX—MAXIMUM RETAIL PRICES FOR CERTAIN MEATS OR MEAT PRODUCES	Commodity		Frozen pork Join (semi-boneless) Frozen pork Join (bone-in) S. Broked commercial bacon Roncked viewic ham	5. Sausage, salami 6. Sausage, Goteborg 7. Sausage, Barmer style 8. Sansage, holstein	9. Sansage, mortadella. 10. Turkeys, hard chilled, dressed but not eviseersted.	Grade B, old and young, originating in the con- tinental United States: A Hens 8 to 14 the	B. Toms, 16 to 20 lbs.	Por	13. Pork, caned luncheon meat			18. Pork, neckbone, dry salted 19. Pork, clear plates, picklad		22. Smoked regular ham		and the south teganist
is of the	1 be gov- a No. 201.	delivered		Island of St. John	\$0.18	00.	88.	88:	19:	or.	.26	12.	18:	08.	11.6	.13
gin Island	Rico shall be gov- Regulation No. 201.	sold or	н Реориста	Island of St. Thomas	\$0.17	.08	5.5	38.5	9:	er.	. 18.	54 SS	35:	7.	11.	113
the Vir	or Puerto	products	SH AND FIS	Island of St. Croix	\$0.17	.08	16.	88.5	191	. 10	. 24	14.89	55 5	04.	25.8	E C
Distribution in the Virgin Islands of the	United States or Puerto erned by Maximum Price	ain canned fish products sold or delivered	CERTAIN CANNED FISH AND FISH PRODUCES	Quantity	. 1 tail.	unces	unces	unces 1 tall	l oval	1 000	. 1 can	. 1 can	, 1 can	T College	Undes	4 ounces.

are applicable only to the commodities imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico. The maximum prices of the Note: The maximum prices' stated above

commodities not imported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico shall be governed by Maximum Price Regulation No. 201.

TABLE X-MAXIMUM RETAIL PRICES FOR CANNED VIENNA SAUSAGE

Commodity	Island	Island	Island
	of St.	of St.	of St.
	Croix	Thomas	John
1. Vienna Sausage, whole, canned 24 oz 2. Vienna Sausage, whole, canned 4 oz 24 oz 2. Vienna Sausage, ends, canned 4 oz 24 oz 2. Vienna Sausage, ends, canned 5 hs	200 200 200 200 200 200 200 200 200 200	\$0.11 .08 11.68 11.68	80.18 88.18 87.11 88.18

ported and sold by the Office of Distribution in the Virgin Islands of the United States or Puerto Rico. The maximum prices of the Norz: The maximum prices stated above e applicable only to the commodities im-

commodities not imported and sold by the O.lice of Distribution in the Virgin Islands of the United States or Puerto Rico shall be governed by Maximum Price Regulation No. 201.

23. Maximum retail prices for certain types of laundry and toilet soaps sold delivered in the Virgin Islands of the United States.

TABLE XI-MAXIMUM RETAIL PRICES FOR CERTAIN TYPES OF LAUNDRY AND TOILET SOAPS

	5
Island of St. John	\$0.13
Island of Island of St. Croix St. Thomas	\$0.12
Island of St. Croix	\$0.12
Quantity	11b, 1 3½ oz. bar 2/3½ oz. bars
Commodity	2. Soap, tollet, Victory brand ("Victoria")

Adjusted for shrinkage only.

SEC. 24. Maximum retail prices for all types of imported animal and poultry feed sold or delivered in the Virgin Islands of the United States. (a) The maximum retail price for all types of imported animal and poultry feed shall be the sum of the following:

(1) The landed cost,

(2) The appropriate markup as indicated in Table XII below.

(3) If sold in the island of St. Thomas or the Island of St. John, the applicable trade tax imposed by the Municipality.

TABLE XII-MAXIMUM MARKUPS FOR SPECIFIED COMMODITIES

Commodity	Quantity	Island of St. Croix	Island of St. Thomas	Island of St. John
Whole corn, cracked corn, laying mash, breeder egg mash, mixed poultry feed, scratch grain, broiler feed,	100# bag	\$0.66	\$0.66	\$0.86
and chick starter and grower. 2. Other animal and poultry feed except those specified	100# bag	. 36	.36	. 56
in the immediately preceding item. 3. All types of animal and poultry feed	2 lbs	. 025	. 025	. 03

(b) Any importer of imported animal and poultry feed except the Food Distribution Administration shall file a statement of the landed cost of the animal and poultry feed with the Office of Price Administration in the Virgin Islands of the United States within three days after offering such commodity for sale.

(c) When used in this section 24 the

term:
(1) "Imported animal and poultry feeds feed" means animal and poultry feeds imported from outside the Virgin Is-

lands of the United States.
(2) "Animal and poultry feeds" includes but is not limited to such animal and poultry feeds as whole and cracked corn, linseed meal, peanut meal, cottonseed meal, dairy feeds of all types, dairy ration, calf meal, citrus pulp, hog feed, laying mash, scratch grain, mixed poultry feed, broiler feed, red and white oats, wheat bran and whole wheat and wheat feed processed for non-human consumption.

SEC. 25. Maximum retail prices for certain cheeses sold or delivered in the Virgin Islands of the United States.

TABLE XIII-MAXIMUM RETAIL PRICES FOR CERTAIN TYPES OF CHEESE

Commodity	Quan- tity	Island of St. Croix	Island of St. Thom- as	Island of St. John
Natural American ched- dar cheese Processed Cheddar,	Lb. 1	\$0.46	\$0.46	\$0.49
loaves weighing 2 pounds and over	1	. 47	, 48	, 50

Nore: The maximum prices for all types, grades or varieties of cheese, other than those listed above shall be established in accordance with the requirements of Maximum Price Regulation No. 201.

Sec. 26. Maximum retail prices for cured fish sold or delivered in the Virgin Islands of the United States.

TABLE XIV-MAXIMUM RETAIL PRICES FOR DRY SALTED, SMOKED OR PICKLED FISH IN BULK

Commodity	Quantity	Island of	Island of	Island of
	(in pounds)	St. Croix	St. Thomas	St. John
Dry salted or smoked fish, all varieties Pilchards in brine Pickled bonito fillets Pickled cod fillets Pickled herring Pickled saltaon All other pickled fish (except those specified)	1 1 1 1 1 1 1 1 1 1 1 1 1	\$0.18 .15 .16 .22 .12 .26 .11	\$0. 18 .15 .16 .22 .12 .26 .11	\$0. 19 .16 .17 .23 .13 .27 .11

Sec. 27. Maximum retail prices for boxed wooden matches sold or delivered in the Virgin Islands of the United States.

TABLE XV-MAXIMUM RETAIL PRICES FOR MATCHES

Commodity	Quantity	Island of St. Croix	Island of St. Thomas	Island of St. John
All types of boxed wooden safety matches	Per box	\$0.02 or two for \$0.03	\$0.02 or two for \$0.03	\$0.02 or two for \$0.03

SEC. 28. Maximum retail prices for toys and games. The maximum retail prices for toys and games sold or delivered in the Virgin Islands of the United States shall be computed as follows:

(a) On imported toys and games the direct cost to the importer as defined in section 12 (a) (6) may be multiplied

by 1.75. SEC. 29. Maximum retail prices for sanitary napkins and tampons-(a) Definitions. When used in this section 29, the term: .

(1) "Sanitary napkins" includes all absorbent dressings sold for use by women during the menstrual period, the wadding of which is composed of wood cellulose in any proportion.

(2) "Tampons" are specially constructed wads of cotton and/or cellulose, non-medicated, with or without appli-cator, designed for internal menstrual sanitary protection.

(b) Pricing method. The maximum retail prices for sanitary napkins and

tampons shall be the sum of the following costs multiplied by 1.30:

(1) The landed cost,

(2) Local trucking charges (3) If sold in the island of St. Thomas or the island of St. John, the applicable trade tax imposed by the municipality.

Sec. 30. Maximum prices for locally produced poultry and poultry imported from the West Indies—(a) Commodities and transactions governed by this regulation. (1) This regulation applies to wholesale and retail sales and de-liveries of chickens, ducks, geese, guinea fowl, squabs and turkeys, including live, dressed, drawn, when locally produced or imported from the West Indies, except as noted in paragraph (a) (2) below.

(2) This regulation specifically exempts from price control by the Office of Price Administration the following poultry, if sold or delivered in the Virgin

Islands of the United States:

Breeding poultry sold by producers to buyers other than food dealers or consumers, when locally produced or imported from the West Indies.

Day-old and baby chickens, nestlings and fledglings of ducks, geese, guinea fowl and turkeys, when locally produced or imported from the West Indies.

All pigeons except squabs as defined in paragraph (b) (5) below. Undomesticated game fowl (not including

guinea fowl) and wild water fowl. Fighting cock (gamecock).

(3) The prices of poultry and poultry products not specifically covered in paragraph (a) (1) or exempted in paragraph (a) (2) are subject to any applicable regulation or order issued or which shall be issued by the Office of Price Adminis-tration. This regulation withdraws from Maximum Price Regulation No. 201 poultry imported from the West Indies; but Maximum Price Regulation No. 201 governs poultry imported from any other place, if the commodity is subject to price regulation in the continental United States, and section 22 of Revised Maximum Price Regulation 395 governs turkeys, hard chilled, dressed but not

States, (b) Definitions. (1) "Locally produced poultry" means poultry raised within the Virgin Islands of the United States to the stage at which the poultry is sold or delivered to a seller at wholesale or at retail or to a final consumer, regardless of where the poultry was orig-

eviscerated, Grade B, old and young originating in the continental United

inally hatched.

(2) Poultry "raised in accordance with modern commercial poultry raising methods" means poultry systematically raised in accordance with modern hygienic and sanitary standards of high quality and fed strictly on commercial feeds.

(3) "Dressed" poultry means poultry which has been killed and plucked. It may or may not have been bled.

(4) "Drawn poultry" means dressed poultry from which the entrails have been removed without contamination of

the body cavity.

(5) "Squab" means any pigeon, except a homing pigeon intended to be raised for its flying habits, which is an unfledged nestling.

(c) Maximum retail prices, live weight. The maximum retail prices, live weight, for certain kinds of poultry sold or delivered in the Virgin Islands of the United States shall be the pertinent price set forth in the following Table XVI.

TABLE XVI—RETAIL POULTRY PRICES, LIVE WEIGHT A: PRICES FOR SALES AND DELIVERIES IN THE MUNICIPAL-ITY OF ST. CROIX

Commodity	Unit	Maxi- mum price, live weight
Chickens, raised in accordance with modern commercial	W. Hall	
poultry raising methods: Fryers and broilers Roasters, including hens,	1 lb	\$0.50
roosters and stags	1 lb	. 45
Capons. Chickens, not raised in accord- ance with modern commer-	110	. 50
cial poultry raising methods:	1 lb	. 35
Ducks	1 lb	.40
Geese Guinea fowl	1 lb	.50
Squabs	Pair	750
Turkeys	1 lb	. 50

B. PRICES FOR SALES AND DELIVERIES IN THE MUNICIPALITY OF ST. THOMAS AND ST, JOHN

Commodity	Unit	Maximum price, live weight
Chickens: Fryers and broilers Roasters, including hens, roosters and stags Capons Ducks Geese Guinea fowl. Squabs Turkeys	1 lb	\$0, 55 50 .60 .50 .60 .60

(d) Service charges for dressing. The seller may add a service charge not in excess of ten cents per head for dressing chickens, ducks, geese, guinea fowl and turkeys. The charge for dressing squabs may not exceed ten cents per pair.

(e) Maximum prices at wholesale. The maximum wholesale price is subject to agreement between buyer and seller, but in no event may exceed the corresponding maximum retail price including, if applicable, the charge for dressing.

(f) Prices for dressed and drawn poultry and for chilled or frozen poultry sold on the basis of dressed weight. Any person offering for sale dressed and drawn poultry or chilled or frozen poultry priced on the basis of dressed weight shall apply to the Territorial Director for the Virgin Islands for authorization of his maximum price. The Territorial Director may by order authorize a price, and may require such pertinent information from the seller as will assist him in establishing the price.

The price authorized by the Territorial Director shall be subject to adjustment at any time by the Administrator for the Ninth Region.

Any seller who objects to an authorized or adjusted price may obtain review as provided in Revised Procedural Regulation No. 7 issued by the Office of Price Administration.

SEC. 31. Maximum prices at retail and at wholesale for imported millinery sold or delivered in the Virgin Islands of the United States—(a) Definitions. When used in this section 31 the term:

(1) "Millinery" includes all customary forms of men's, boys', ladies', misses' and children's headwear of whatever material composition and style, but does not include infants' headwear or veils.

(2) "Class of millinery items" means a group of millinery products all of which are identically priced and received in one delivery.

(b) Pricing method. (1) Maximum retail prices for imported millinery shall be computed by multiplying the direct cost to the importer by the applicable multiplier set forth in Table XVII below:

TABLE XVII-IMPORTED MILLINERY

	Sales in the municipality of St. Thomas and St. John	Sales in the municipality of St. Croix
Multiplier	1.40	1. 50

(2) The wholesale price is subject to agreement between buyer and seller, but in no event may the wholesale price exceed the maximum retail price for the commodity.

(3) No sales at retail in excess of the retail price computed in accordance with the method stipulated in subparagraph (b) (1) herein shall be permitted, regardless of the number of transfers of the commodity which may occur in the Virgin Islands of the United States.

(c) Price lists and statements-(1) Price lists to be filed by the seller at re-The seller at retail shall file with the Office of Price Administration in St. Thomas or St. Croix not later than January 3, 1944, a statement of the direct cost to the importer, his applicable multiplier and his maximum retail selling price for each class of millinery items in stock on the date when he submits his statement to the Office of Price Administration. Thereafter, the retailer shall notify the Office of Price Administration of his ceiling prices by filing a supplementary price list, setting forth the same information for each class of millinery items subsequently acquired by him within three days after placing such class of millinery items on sale.

(2) Price statement required of the seller at wholesale. Any person, including the importer, who sells millinery products to a buyer in the course of business shall furnish such buyer with a written statement of the direct cost of each class of millinery items to the importer, and shall certify this information to be true and correct.

SEC. 32. Maximum prices for cattle sold in the Virgin Islands of the United States—(a) Definitions. When used in this section 32 the term:

(1) "Cattle" means all members of the domesticated bovine species.

(2) "Young cattle" means those cattle commonly accepted by the trade as

(3) "Old cattle" means those cattle commonly accepted by the trade as old.

(4) "Soup bones" means scrap soup bones only and does not include bones customarily sold as meat.

(b) Maximum prices. The maximum prices for cattle sold in the Virgin Islands of the United States for slaughter shall be the applicable price given in Table XVIII below.

TABLE XVIII-MAXIMUM PRICES FOR CATTLE SOLD FOR SLAUGHTER

Description	Unit	Deliveries in the munici- pality of St. Croix	Deliveries in the municipality of St. Thomas and St. John
Young cattle.	One pound	\$0.085	\$0,10
Old cattle.		.08	.095

Note: Weights shall be established in accordance with the custom of the trade.

(c) Evasion. The maximum prices established in paragraph (b) of this section shall not be evaded, whether by direct or indirect methods, in connection with any change in the customary methods of weighing, or of delivery of cattle, or by any offer, solicitation, agreement, bid, or by way of any dividend, commission, service, transportation, or other charges or discount, premium or other privilege, or by tying-agreement, or other trade understanding, or by changing the customary methods or standards of grading or selection of such cattle, or in any other way. Any cooperative association engaged in the purchase of cattle from persons not members of the association may not grant "dividends", gratuities or other compensation to such non-members in order to achieve a higher than maximum price if the total payments thereby exceed the applicable prices established in Table XVIII; nor may nonmembers accept payment in such amount.

SEC. 33. Maximum prices for locally produced beef and veal not inspected by the Federal (U. S.) Government. (a) Maximum prices for locally produced beef and veal not inspected by the Federal (U. S.) Government during the production process and sold in the Virgin Islands of the United States shall be the applicable prices set forth below:

(1) Sales in the municipality of St. Croix.

TABLE XIX-MAXIMUM RETAIL PRICES FOR LOCALLY PRODUCED BEEF AND VEAL, NOT U. S. INSPECTED

Description	Unit	Maxi- mum retail price
Soup, stew, boil meat. Clear meat. Roast meat (except standing ribs). Standing ribs. Steaks: T-Bone, choice, sirloin, round steak. Shoulder steak. Filet. Soup bones. Liver, lungs and heart. Tongue. Kidneys, large. Kidneys, small.	One pound. Each. Each.	\$0, 22 .28 .27 .24 .27 .24 .60 .12 .27 .24 .10

Note: Wholesale prices are subject to agreement between buyer and seller but may in no event exceed the maximum retail prices established in this table.

(2) Sales in the municipality of St. Thomas and St. John. (i) The maximum prices shall be the applicable price established in Table XIX except as provided in subdivision (ii) below.

TABLE XX-MAXIMUM RETAIL PRICES FOR LOCALLY PRODUCED BEEF AND VEAL, NOT U. S. INSPECTED

Description	Unit	Maxi- mum retail price
Brain	Pair (two sections comprising one whole brain).	\$0. 12
Filet. All other cuts and classes of beef and yeal, includ- ing edible byproducts.	One pound One pound	.15 .60 .28

Note: Prices at wholesale are subject to agreement between buyer and seller but may in no event exceed the applicable price established in this table.

(ii) The Virgin Islands Tourist Co., Inc., may add \$0.10 per pound to the retail prices listed in Table XX above in computing its maximum retail prices at the Caneel Bay Plantation Resort, St. John, V. I.

SEC. 34. Maximum prices for sheep and goats sold in the Virgin Islands of the United States—(a) Maximum prices. The maximum prices for sheep and goats sold in the Virgin Islands of the United States for slaughter shall be the applicable price given in Table XXI below.

TABLE XXI—MAXIMUM PRICES FOR SHEEP AND GOATS SOLD FOR SLAUGHTER

Description	Unit	Deliveries in the munici- pality of St. Croix	Deliveries in the municipality of St. Thomas and St. John
SheepGoats	One pound	\$0.10 .07	\$0.10 .085

Note: Weights shall be established in accordance with the custom of the trade.

(b) Evasion. The maximum prices established in paragraph (a) of this section shall not be evaded, whether by direct or indirect methods, in connection with any change in the customary methods of weighing, or of delivery of sheep and goats, or by any offer, solicitation, agreement, bid or by way of dividend, com-mission, service, transportation, or other charges or discount, premium or privilege, or by tying-agreement, or other trade understanding, or in any other way. Any cooperative association engaged in the purchase of sheep and goats from persons not members of the association may not grant "dividends", gratuities or other compensation to such non-members in order to achieve a higher than maximum price if the total payments thereby exceed the applicable prices established in Table XXI; nor may nonmembers accept payment in such amount.

Sec. 35. Maximum prices for locally produced sheep and goat mutton not inspected by the Federal (U.S.) Government. (a) Maximum prices for locally produced sheep and goat mutton not inspected by the Federal (U.S.) Govern-

ment during the production process and sold in the Virgin Islands of the United States shall be the applicable price set forth below:

(1) Sales in the municipality of St. Croix.

TABLE XXII-MAXIMUM RETAIL PRICES FOR LOCALLY PRODUCED SHEEP AND GOAT MUTTON, NOT U. S. INSPECTED

Description	Unit	Maximum retail price
Sheep mutton and lamb: Leg cuts. Loin (roast). Chops. Shoulder cuts. Soup meat. Stew meat. Liver, heart and lungs. Goat mutton, all cuts and classes of meat.	One pound	.30

Note: Wholesale prices are subject to agreement between buyer and seller but may in no event exceed the maximum retail prices established in this table.

(2) Sales in the municipality of St. Thomas and St. John. (i) The maximum prices shall be the applicable price established in Table XXIII, except as provided in subdivision (ii) below.

TABLE XXIII—MAXIMUM RETAIL PRICES FOR LOCALLY PRODUCED SHEEP AND GOAT MUTTON, NOT U. S. INSPECTED

Description	Unit	Maxi- mum retail price
Sheep mutton, all cuts and classes of meat. Goat mutton, all cuts and classes of meat.	One pound	\$0.30

Note: Wholesale prices are subject to agreement between buyer and seller but in no event may exceed the maximum retail prices established in this table.

(ii) The Virgin Islands Tourist Company, Incorporated, may add \$0.10 per pound to the retail prices listed in Table XXIII above in computing its maximum retail prices at the Caneel Bay Plantation Resort, St. John, V. I.

SEC. 36. Maximum prices for new rubber tires and tubes and recapped tires, except bicycle tires and tubes, sold or delivered in the Virgin Islands of the United States—(a) Definitions. When used in this section 36, the term:

(1) "New rubber tire and tube" means any rubber tire or tube that has been used less than 1,000 miles.

(2) "Recapped tire" means a rubber tire that has been recapped and has not been used on any vehicle since recapping. (3) "Rubber" means all forms and

types of rubber including synthetic rubber and reclaimed rubber.

(b) Pricing method. The maximum price at retail and at wholesale for new rubber tires and tubes and recapped tires, except bicycle tires and tubes, sold or delivered in the Virgin Islands of the United States shall be the direct cost of the tire or tube to the importer, multiplied by 1.38.

The maximum prices thus calculated may not be exceeded regardless of the number of transfers of the commodity

within the Virgin Islands of the United States. Any person, including the importer, who sells or otherwise transfers any new or recapped tire or any new tube to another person for purposes of resale shall furnish such person with a written statement of the direct cost of each tire or tube to the importer, and shall certify this information to be true and correct.

SEC. 37. Maximum prices for laundry, dry cleaning or wet cleaning, and pressing services sold in the Municipality of St. Thomas and St. John — (a) Definition. When used in this section 37, the term:

 "Dry cleaning or wet cleaning" includes all customary pressing and finishing services.

(b) Laundry services. The maximum prices for laundry services sold by establishments, not including individual laundresses, located in the Municipality of St. Thomas and St. John shall be the applicable price set forth in the following table:

TABLE XXIV-MAXIMUM PRICES FOR LAUNDRY SERVICES IN THE MUNICIPALITY OF ST. THOMAS AND ST. JOHN

THOMAS AND ST. JOHN	
	Each
Aprons	\$0.08
Bed head covers	. 08
Brassleres	.10
Bath mats	.10
Doth robes	. 25
Redenreads, plain and light chenille_	. 25
Redspreads, heavy chenille	.35
Blankets	. 25
Plouges plain	. 15
Blouses, fancy	. 25
Caps, doctors'	. 05
Caps, cooks'	.10
Coats, men's	.40
Collars, men's, hard	.06
Collars, men's, soft	.05
Comforts, except silk	. 25
Comforts, silk	.50
Drawers (shorts), men's	.06
Drawers (unionsuits or B. V. D.'s)	1000
men's	.10
Dresses, plain	.25
Dresses, plain	.50
Dresses, pleated Dresses, silk or sharkskin	
Dresses, slik or sharkskill and work	
Dungarees, pants only, and work	. 25
pants	.15
Dungarees, jackets only	
Dungarees, combination	.20
Gowns, doctors'	1.02
Handkerchiefs	.50
Housecoats	
Laundry bags	
Mattress covers	
Mosquito nets	25
Neckties	.05
Nightgowns, except silk	10
Nightgowns, silk	25
Overalls, one piece	25
Overalls, combination (two pieces)	40
Pade had	20
Pajamas pair	. *. 24
Pajamas, coats	10
Pajamas, trousers	12
Ponties except silk	08
Panties, silk	. 15
Pants work	. 20
Pants except work pants and riding	Z
trousers	_ 1.35
Pillow cases	05
Rugs rag	25
Sheets, regular	15
Sheets, half	08
See footnote at end of table.	
Dec 100011010 av cha or vasso.	

*Maximum prices for laundry, dry cleaning and wet cleaning, and pressing services sold in the Municipality of St. Croix are governed by the R. M. P. R. 165 (10 F.R. 2097, 2250, 3925). TABLE XXIV—MAXIMUM PRICES FOR LAUNDRY SERVICES IN THE MUNICIPALITY OF ST. THOMAS AND ST. JOHN—Continued

	Each
Shirts, sport	\$0.15
Shirts, white	.18
Shirts, colored	.15
Shirts, starched dress	. 25
Shorts, play or sport	.20
Shower curtains	.12
Skirts, plain	.25
Slacks, ordinary	.35
Slacks, other	.40
Slack suits	.60
Socks, white, pair	.05
Socks, colored, pair	.04
Suits, ladies' cotton	. 60
Suits, men's, except stuff (as serge)	1.75
Suits, men's, stuff (as serge)	1.00
Sweaters, except wool	.30
Sweatshirts	.20
Tablecloths, ordinary only	.10
Table napkins	.03
Towels, bath	.06
Towels, face	. 95
Towels, hand and kitchen	.04
Towels, roller	.06
Trousers, riding	. 50
Undershirts	.06
Uniforms, maids' and nurses'	. 50

¹ Hotels and resorts may charge the following maximum prices on the items listed below:

Massing - I was a second of the second of th	Each
Coats, men's	80.50
Drawers (shorts), men's	.10
Handkerchiefs	.03
Pajamas, silk only-otherwise as	.00
specified above	.35
Pants, men's, all	. 50
Suits, men's	1.00

Note: The maximum prices for laundering articles not specifically mentioned in this table shall be determined by the seller on the basis of the maximum prices for laundry services of comparable difficulty, and must be in line with the listed prices.

The seller may add a surcharge not in excess of 25 per cent of the total charge for laundering items on a 24-hour service basis, if such service is specially requested by the customer.

(c) Dry cleaning or wet cleaning services. The maximum prices for dry cleaning or wet cleaning services sold in the Municipality of St. Thomas and St. John shall be the applicable price set forth in the following table:

Table XXV—MAXIMUM PRICES FOR DRY CLEAN-ING OR WET CLEANING SERVICES IN THE MU-NICIPALITY OF ST. THOMAS AND ST. JOHN

	Each
Sults, men's	81 25
Coats, men's	77.5
rants, except nannel	50
Pants, nannel	1.00
Dresses, plain	1.00
Dresses, naif pleated	1 05
Dresses, full pleated	1.50

Note: The maximum prices for dry cleaning or wet cleaning articles not specifically mentioned shall be determined by the seller on the basis of maximum prices for dry cleaning services of comparable difficulty, and must be in line with the listed prices.

The seller may add a surcharge not in excess of 25 per cent of the total charge for dry cleaning or wet cleaning items on a 24-hour service basis, if such service is specially requested by the customer.

(d) Pressing services. The maximum prices for pressing only, or sponging and pressing only, garments in the Municipality of St. Thomas and St. John shall be 50 cents per garment, except that the

total price per suit may not exceed 75 cents.

SEC. 38. Maximum prices for locally produced pork not inspected by the Federal (U.S.) Government. (a) Maximum

prices for locally produced pork not inspected by the Federal (U. S.) Government during the production process and sold in the Virgin Islands of the United States shall be the applicable price given in Table XXVIII below:

TABLE XXVIII-MAXIMUM RETAIL PRICES FOR LOCALLY PRODUCED PORK, NOT U. S. INSPECTED

Description		Maximum retail price	
	Unit	Sales in the Municipality of St. Croix Sales in the Municipality of St. Thomas and St. John	
Head, feet. All other cuts and classes of pork including edible by-products	One pound	\$0, 13 . 30	\$0.15 .30

Notes: The Virgin Islands Tourist Co., Inc., may add \$0.10 per pound to the retail prices listed in Table XXVIII for sales in the Municipality of St. Thomas and St. John, in computing its maximum retail prices at the Caneel Bay Plantation Resort, St. John, V. I.

Wholesale prices are subject to agreement between buyer and seller, but may in no event exceed the maximum retail prices established in this table.

Sec. 39. Maximum prices for hauling sugar cane in the Municipality of St. Croix—(a) Definitions. When used in this section 39, the term "hauling" means the transportation of a commodity from one point to another by any person other than a common carrier by means of a motor vehicle and includes customary loading and unloading services.

(b) Maximum prices. The maximum prices for hauling sugar cane in the Municipality of St. Croix shall be the applicable price established in Table XXVII

below:

TABLE XXVII—MAXIMUM PRICES FOR HAULING SUGAR CANE IN ST. CROIX

Distance	Unit	Maxi- mum price
Up to 2.5 miles	100 pounds 100 pounds 100 pounds	\$0,035 .04 .05

SEC. 40. Maximum prices for imported piece goods sold or delivered in the Virgin Islands of the United States—(a) Definitions. When used in this section 40, the term:

(1) "Piece goods" means all unused finished piece goods, yard goods and pound goods, 12 inches or more in width, consisting basically of wool or other animal fibre, cotton, rayon, silk, linen, oilcloth or synthetic textile fibre by whatever process manufactured, whether commonly used for dress or other garment making or for industrial, utility or household purposes.

(2) "Imported piece goods" means piece goods not actually manufactured or produced in the Virgin Islands of the United States.

(3) "Foreign place" means any place outside of the continental United States and the territories and possessions of the United States.

(4) "Class of piece goods items" means a group of piece goods products having the same or similar description, all of which have identical maximum prices and are received by the seller in one delivery.

(b) Maximum prices—(1) Piece goods directly imported from foreign places. The maximum prices at retail and at

wholesale of piece goods directly imported from a foreign place shall be governed by Maximum Price Regulation No. 201.

(2) All other imported piece goods.
(i) Maximum retail prices for imported piece goods, except those directly imported from a foreign place, shall be computed by multiplying the direct cost to the importer by the applicable multiplier set forth in Table XXVI below:

TABLE XXVI-IMPORTED PIECE GOODS

	Sales in the Municipal- ity of St. Thomas and St. John	Sales in the Municipal- ity of St. Croix
Multiplier	1. 35	1. 50

(ii) The wholesale prices for such imported piece goods are subject to agreement between buyer and seller, but in no event may the wholesale price exceed the seller's maximum retail price for the commodity.

(iii) No sales at retail of such imported goods in excess of the retail price computed in accordance with the method stipulated in sub-division (b) (2) (i) herein shall be permitted, regardless of the number of transfers of the commodity which may occur in the Virgin Islands

of the United States.

(c) Price lists and statements-(1) Price lists to be filed by the seller at re-The seller at retail shall file with the Office of Price Administration in St. Thomas or St. Croix not later than two weeks after the effective date a statement indicating the direct cost to the importer, his applicable multiplier and his maximum retail selling price for each class of piece goods items in his inventory on the date when he submits his statement to the Office of Price Administration. Thereafter, the retailer shall notify the Office of Price Administration of his ceiling prices by filing a supplementary price list setting forth similar information for each class of piece goods items subsequently acquired by him within three days after placing such class of piece goods items on sale. The inventory and supplementary price lists shall contain the following information:

(i) Description of class of piece goods items: type, brand, size, supplier's stock

number if available.

(ii) The date of receipt (applicable only when filing the supplementary price

- (iii) The name and address of the supplier.
- (iv) The direct cost to the importer. (v) The applicable multiplier (or

markup) (vi) The retailer's maximum price.

(2) Price statement required of the seller at wholesale. Any person, including the importer, who sells or transfers imported piece goods (except those subject to Maximum Price Regulation No. 201) to another person for purposes of resale shall furnish such person with a written statement of the direct cost of each class of such piece goods items to the importer, and shall certify this in-formation to be true and correct.

SEC. 41. Maximum prices for imported women's and girls' wear and accessories sold or delivered in the Virgin Islands of the United States-(a) Definitions. When used in this section 41, the term:

(1) "Women's and girls' wear and accessories" means all unused feminine outerwear garments and underwear garments (not including children's and infants' wear sizes 0 to 6), hosiery, and the following accessories only:

Artificial flowers. Belts. Cuffs, collar and cuff sets. Dress arm shields. Garters. Gloves. Handbags. Handkerchiefs. Ribbons. Sashes. Scarfs. Shawls. Veils

"Women's and girls' wear and accessories" does not include millinery as defined in section 31 (a) (1), shoes or articles of adornment for personal wear except as specified above.

"Women's and girls' wear and accessories" are grouped as follows:

MUNICIPALITY OF ST. THOMAS AND ST. JOHN

Group A:

All feminine outerwear garments having a direct cost to the importer of \$5.00 or less per sales unit, including:

Aprons and uniforms, Blouses and dickies. Coats, jackets and jerkins. Dresses and suits.

House coats, robes and lounging pa-

Play and sport clothes. Rainwear garments.

Skirts.

Slacks and slack suits. Sweaters.

Swim or beach wear (not including slip-

All feminine underwear garments, including:

Brassieres.

Foundation garments.

Lingerie. Negligees. Nightwear.

Slips and panties.

Hosiery.

MUNICIPALITY OF ST. THOMAS AND ST. JOHN-Continued.

Group A-Continued.

The following accessories only:

Artificial flowers.

Belts.

Cuffs, collar and cuff sets. Dress arm shields.

Garters.

Handbags having a direct cost to the importer of \$3.00 per unit or less.

Handkerchiefs.

Ribbons. Sashes.

Scarfs.

Shawls.

Veils. Group B:

All feminine outerwear garments having a direct cost to the importer of more than \$5.00 per sales unit, including commodities listed thereunder in Group A.

Handbags having a direct cost to the importer of more than \$3.00 per unit.

MUNICIPALITY OF ST. CROIX

Group A:
All feminine outerwear garments having a direct cost to the importer of \$5.00 or less per sales unit, including:

Aprons and uniforms. Blouses and dickies. Coats, jackets and jerkins.

Dresses and suits. House coats, robes and lounging pajamas. Play and sport clothes.

Rainwear garments.

Skirts. Slacks and slack suits.

Sweaters.

Swim or beach wear (not including slippers).

All feminine underwear garments, including:

Brassieres.

Foundation garments. Lingerie. Negligees. Nightwear

Slips and panties.

Hosiery.
The following accessories only:

Artificial flowers.

Cuffs, collar and cuff sets. Dress arm shields.

Garters.

Handbags having a direct cost to the importer of \$3.00 per unit or less.

Handkerchiefs.

Ribbons. Sashes.

Sparfs.

Shawls.

Group B:

All feminine outerwear garments having a direct cost to the importer of more than

\$5.00 per sales unit, including commodities listed thereunder in Group A.

Handbags having a direct cost to the importer of more than \$3.00 per unit.

(2) "Sales unit" includes ready-made combinations of articles received from the supplier for sale at a unit price.
(3) "Imported" as applied to women's

and girls' wear and accessories means women's and girls' wear and accessories not actually produced or manufactured

in the Virgin Islands of the United States.
(4) "Foreign place" means any place outside of the continental United States and the territories and possessions of the United States.

(5) "Class of women's and girls' wear and accessories" means a group of prod-

ucts comprised of women's and girls' wear and accessories having the same or similar description, all of which have identical maximum prices and are received by the seller in one delivery.

(b) Maximum prices—(1) Women's and girls' wear and accessories directly imported from foreign places. The maximum prices at retail and at wholesale of women's and girls' wear and accessories directly imported from a foreign place shall be governed by Maximum Price Regulation No. 201.

(2) All other imported women's and girls' wear and accessories. (i) Maximum retail prices for imported women's and girls' wear and accessories, other than those covered by paragraph (b) (1) above, shall be computed by multiplying the direct cost to the importer by the applicable multiplier set forth in Table XXIX below:

TABLE XXIX-WOMEN'S AND GIRLS' WEAR AND ACCESSORIES

Class of product	Sales in the Municipality of St. Thomas and St. John	Sales in the Municipality of St. Croix
Group AGroup B	1, 40 1, 50	1. 50 1. 60

(ii) Notwithstanding the provisions of subparagraph (b) (2) (i), the seller may apply to the Territorial Director for the Virgin Islands for approval of a nationally advertised retail price for a commodity subject to this section when such commodity is nationally advertised by the manufacturer thereof. The applicant shall set forth:

(a) A description of the article to be priced;

(b) Conclusive evidence that the manufacturer has established a nationally advertised resale price at retail;

(c) A statement of the direct cost of the article to the importer;

(d) A correct statement of such na-The Territionally advertised price. torial Director may in his discretion ap-prove such nationally advertised resale price as the maximum retail price of the seller. Unless the seller makes such application, and unless the Territorial Director approves such resale price, the retailer may not sell such article at prices in excess of those established in paragraph (b) (2) (i) above.

(iii) The wholesale prices for such imported women's and girls' wear and accessories shall be subject to agreement between buyer and seller, but in no event may the wholesale price exceed the seller's maximum retail price for the com-

(iv) No sales at retail of such imported women's and girls' wear and accessories in excess of the retail price computed in accordance with the method set forth in subparagraph (b) (2) (i), or (b) (2) (ii) above, whichever is applicable, shall be permitted, regardless of the number of transfers of the commodity which may occur in the Virgin Islands of the United

(c) Price lists and statements-(1) Price lists to be filed by the seller at re-

The seller at retail shall file with the Office of Price Administration in St. Thomas or St. Croix not later than July 10, 1944, a statement indicating the direct cost to the importer, his applicable multiplier and his maximum retail selling price for each class of women's and girls' wear and accessories covered by this section which he has in his inventory_on the date when he submits his statement to the Office of Price Administration. Thereafter, the retailer shall notify the Office of Price Administration of his ceiling prices by filing a supplementary price list setting forth similar information for each class of such imported women's and girls' wear and accessories within three days after placing such class of women's and girls' wear and accessories on sale. The inventory and supplementary price lists shall contain the following information:

(i) A description of class of women's and girls' wear and accessories: type, brand, size, supplier's stock number if

(ii) The date of receipt (applicable only when filing the supplementary price list)

(iii) The name and address of the supplier;

(iv) The direct cost to the importer;(v) The applicable multiplier (or markup);

(vi) The retailer's maximum price.

(2) Price statement required of the seller at wholesale. Any person, including the importer, who sells or transfers women's and girls' wear and accessories (except those subject to Maximum Price Regulation 201) to another person for purposes of resale shall furnish such person with a written statement of the direct cost of each class of such women's and girls' wear and accessories to the importer, and shall certify this information to be true and correct.

SEC. 42. Maximum prices for imported men's and boys' wear and accessories sold or delivered in the Virgin Islands of the United States - (a) Definitions. When used in this section 42, the term:

(1) "Men's and boys' wear and accessories" includes all unused masculine outerwear garments and underwear garments (not including children's and infants' wear sizes 0 to 6), hosiery, and the following accessories only:

Armbands, Athletic supporters. Balts. Garters. Gloves. Handkerchiefs. Neckties and neckwear. Suspenders.

"Men's and boys' wear and accessories" does not include millinery as defined in section 31 (a) (1), shoes or articles of adornment for personal wear except as specified above.

MUNICIPALITY OF ST. THOMAS AND ST. JOHN

Group A:

All items of men's and boys' wear and accessories, except those listed under Group B, and including men's and boys' suits not directly imported from the continental United States.

Group B: Men's and boys' suits directly imported from the continental United States. Neckties.

MUNICIPALITY OF ST. CROIX

Men's and boy's suits not directly imported from the continental United States

All items of men's and boys' wear and accessories, except those listed under Group A, and including men's and boys' suits directly imported from the continental United States.

(2) "Imported" as applied to men's and boys' wear and accessories means men's and boys' wear and accessories not actually produced or manufactured in the Virgin Islands of the United States.

(3) "Foreign place" means any place outside of the continental United States and the territories and possessions of the

United States.

(4) "Class of men's and boys' wear and accessories" means a group of products comprised of men's and boys' wear and accessories having the same or similar description, all of which have identical maximum prices and are received by the seller in one delivery.

(b) Maximum prices—(1) Specified articles when directly imported from foreign places. The maximum prices at retail and at wholesale of the men's and boys' wear and accessories listed below. when directly imported from a foreign place, shall be governed by Maximum Price Regulation No. 201.

Belts. Handkerchiefs. Hosiery. Neckties Sweaters.

(2) All other imported articles. (i) Maximum retail prices for imported men's and boys' wear and accessories, other than those covered by paragraph (b) (1) above, shall be computed by multiplying the direct cost to the importer by the applicable multiplier set forth in Table XXX below:

TABLE XXX-MEN'S AND BOYS' WEAR AND ACCES-SORIES

Class of products	Sales in the municipality of St. Thom- as and St. John	Sales in the municipality of St. Croix
Group AGroup B	1, 40 1, 50	1. 40 1. 50

(ii) Notwithstanding the provisions of paragraph (b) (2) (i), the seller may apply to the Territorial Director for the Virgin Islands for approval of a nationally advertised retail price for a commodity subject to this section when such commodity is nationally advertised by the manufacturer thereof. The applicant shall set forth:

(a) A description of the article to be priced;

(b) Conclusive evidence that the manufacturer has established a nationally advertised resale price at retail;

(c) A statement of the direct cost of the article to the importer;

(d) A correct statement of such nationally advertised price. The Territorial Director may in his discretion approve such nationally advertised resale price as the maximum retail price of the seller. Unless the seller makes such application, and unless the Territorial Director approves such resale price, the

retailer may not sell such article at prices in excess of those established in paragraph (b) (2) (i) above.

(iii) The wholesale prices for such imported men's and boys' wear and accessories shall be subject to agreement between buyer and seller, but in no event may the wholesale price exceed the seller's maximum retail price for the com-

modity.

(iv) No sales at retail of such imported men's and boys' wear and accessories in excess of the retail price computed in accordance with the method set forth in paragraph (b) (1) (i) or (b) (1) (ii) above, whichever is applicable, shall be permitted, regardless of the number of transfers of the commodity which may occur in the Virgin Islands

of the United States.

(c) Price lists and statements-(1) Price lists to be filed by the seller at re-The seller at retail shall file with the Office of Price Administration in St. Thomas or St. Croix not later than July 17, 1944, a statement indicating the direct cost to the importer, his applicable multiplier and his maximum retail selling price for each class of men's and boys' wear and accessories covered by this section which he has in his inventory on the date when he submits his statement to the Office of Price Admin-istration. Thereafter, the retailer shall notify the Office of Price Administration of his ceiling prices by filing a supplementary price list setting forth similar information for each class of such imported men's and boys' wear and accessories subsequently acquired by him within three days after placing such class of imported men's and boys' wear and accessories on sale. The inventory and supplementary price lists shall contain the following information:

(i) Description of class of men's and boys' wear and accessories: type, brand, size, supplier's stock number if avail-

able:

(ii) The date of receipt (applicable only when filing the supplementary price

(iii) The name and address of the supplier:

(iv) The direct cost to the importer; (v) The applicable multiplier (or markup); (vi) The retailer's maximum price.

(2) Price statement required of the seller at wholesale. Any person, including the importer, who sells or transfers men's and boys' wear and accessories (except those subject to Maximum Price Regulation 201) to another person for purposes of resale shall furnish such person with a written statement of the direct cost of each class of such men's and boys' wear and accessories to the importer, and shall certify this information to be true and correct.

SEC. 43. Maximum prices for imported children's and infants' wear sold or delivered in the Virgin Islands of the United States-(a) Definitions. When used in this section 43 the term:

(1) "Children's and infants' wear" includes all children's wear in girls' sizes 2-6, and boys' sizes 2-6, and all infants' wear in sizes 0-2, and includes boys', girls' and infants' outerwear, underwear, nightwear, hosiery, bootees and socks, harnesses, bibs, binders, diapers, and miscellaneous articles of children's and infants' wear made principally of fabric, and includes infants' footwear and headwear, but does not include boys' and girls' millinery and shoes.

(2) "Imported" as applied to children's and infants' wear means children's and infants' wear not actually produced or manufactured in the Virgin Islands of

the United States.

(3) "Foreign place" means any place outside of the continental United States and the territories and possessions of

the United States. (4) "Class of children's and infants' wear" means a group of products com-prised of children's and infants' wear having the same or similar description, all of which have identical maximum prices and are received by the seller in one delivery

(b) Maximum prices—(1) Children's and infants' wear directly imported from foreign places. The maximum prices at retail and at wholesale of children's and infants' wear directly imported from a foreign place shall be governed by Maximum Price Regulation No. 201.

(2) All other imported children's and infants' wear. (i) Maximum retail prices for imported children's and infants' wear, other than those covered by paragraph (b) (1) above, shall be computed by multiplying the direct cost to the importer by the applicable multiplier set forth in Table XXXI below:

NEW VEVI CHURDEN'S IND INDINES! WELD

	Sales in the municipality of St. Thomas and St. John	Sales in the municipality of St. Croix
Multiplier	1.35	1. 50

(ii) Notwithstanding the provisions of paragraph (b) (2) (i), the seller may apply to the Territorial Director for the Virgin Islands for approval of a nationally advertised retail price for a commodity subject to this section when such commodity is nationally advertised by the manufacturer thereof. The applicant shall set forth:

(a) A description of the article to be

priced:

(b) Conclusive evidence that the manufacturer has established a nationally advertised resale price at retail;

(c) A statement of the direct cost of the article to the importer;

(d) A correct statement of such nationally advertised price.

The Territorial Director may in his discretion approve such nationally advertised resale price as the maximum retail price of the seller. Unless the seller makes such application, and unless the Territorial Director approves such resale price, the retailer may not sell such article at prices in excess of those estab-lished in paragraph (b) (2) (i) above.

(iii) The wholesale prices for such imported children's and infants' wear shall be subject to agreement between buyer and seller, but in no event may the wholesale price exceed the seller's maximum retail price for the commodity.

(iv) No sales at retail of such imported children's and infants' wear in excess of the retail price computed in accordance with the method set forth in paragraph (b) (2) (i) or (b) (2) (ii) above, whichever is applicable, shall be permitted, regardless of the number of transfers of the commodity which may occur in the Virgin Islands of the United

(c) Price lists and statements—(1) Price lists to be filed by the seller at retail. The seller at retail shall file with the Office of Price Administration in St. Thomas or St. Croix not later than July 24, 1944, a statement indicating the direct cost to the importer, his applicable multiplier and his maximum retail selling price for each class of children's and infants' wear covered by this section which he has in his inventory on the date when he submits his statement to Office of Price Administration. Thereafter, the retailer shall notify the Office of Price Administration of his ceiling prices by filing a supplementary price list setting forth similar information for each class of such imported children's and infants' wear subsequently acquired by him within three days after placing such class of imported children's and infants' wear on sale. The inventory and supplementary price lists shall contain the following information:

(i) Description of class of children's and infants' wear: type, brand, size, sup-

plier's stock number, if available;
(ii) The date of receipt (applicable only when filing the supplementary price

(iii) The name and address of the supplier;

(iv) The direct cost to the importer; (v) The applicable multiplier (or markup)

(vi) The retailer's maximum price.

(2) Price statement required of the seller at wholesale. Any person, includ-ing the importer, who sells or transfers children's and infants' wear (except those subject to Maximum Price Regulation 201) to another person for purposes of resale shall furnish such person with a written statement of the direct cost of each class of such children's and infants' wear to the importer, and shall certify this information to be true and correct.

SEC. 44. Maximum prices for certain imported domestics, household sundries and miscellaneous dry goods sold or delivered in the Virgin Islands of the United States-(a) Definitions. When used in this section 44, the term:

(1) "Domestics, household sundries and miscellaneous dry goods" means those unused finished commodities, articles, products and materials listed in Group A and B below, whether or not made principally of fibre, woven fibre, paper, synthetics, rubber or composition, as follows:

> MUNICIPALITY OF ST. THOMAS AND ST. JOHN

Group A: Awnings and porch curtains.

Cleaning rags.

Batting materials. Bath mats. Bed linens, including sheets, pillow cases and pillow slips.

Bedspreads and counterpanes. Blankets. Dureau scarfs.

MUNICIPALITY OF ST. THOMAS AND ST. JOHN-continued.

Group A-Continued.

Curtains, including, but not confined to, shower curtains.

Cushions, including, but not confined to, automobile seat cushions.

Dish cloths. Doilies.

Draperies.

Dusting cloths.
Dust shields for garments.
Furniture covers.

Hot dish holders. Laundry bags.

Mops.

Pads, mats and covers (readymade) including:

(1) Crib pads.

(2) Hot pads.

(3) Ironing board pads, mats and covers.

(4) Mattress pads, protectors and covers.

(5) Table pads, mats and covers, including those made of oilcloth, fabric, straw or other materials.

Polishing cloths. Quilts.

Shoe bags.

Table linens, when not originally in sets; centerpieces, napkins, tablecloths (for sets, see Group B). Toilet seat covers.

Towels, all kinds.

Umbrellas and parasols.

Wash cloths. Group B:

Table linens, when originally made up in sets; luncheon sets, dinner sets, bridge sets. centerpieces, napkins and table cloths.

MUNICIPALITY OF ST. CROIX

Group A:

Bath mats.

Bed linens, including sheets, pillow cases and pillow slips.

Blankets.

Dish cloths. Mops.

Quilts.

Towels, all kinds.

Wash cloths.

Group B: Awnings and porch curtains.

Batting materials.
Bedspreads and counterpanes.

Bureau scarfs.

Cleaning rags.

Comforters

Curtains, including, but not confined to shower curtains.

Cushions, including, but not confined to automobile seat cushions.

Doilies.

Draperies.

Dusting cloths.

Dust shields for garments.

Hot dish holders. Hot pot holders.

Laundry bags.

Pads, mats and covers (readymade) in-cluding:

(1) Crib pads.

(2) Hot pads.

(3) Ironing board pads, mats and covers.

(4) Mattress pads, protectors and covers.

(5) Table pads, mats and covers, including those made of oilcloth, fabric, straw or other materials.

Polishing cloths.

Shoe bags.

Table linens, including centerpieces, nap-kins, table cloths, luncheon sets, dinner sets, bridge sets.

Toilet seat covers. Umbrellas and parasols.

(2) "Imported" as applied to domestics, household sundries and miscellaneous dry goods means domestics, household sundries and miscellaneous dry goods not actually produced or manufactured in the Virgin Islands of the United States.

(3) "Foreign place" means any place outside of the continental United States and the Territories and Possessions of

the United States.

(4) "Class of domestics, household sundries and miscellaneous dry goods items" means a group of products comprised of domestics, household sundries and miscellaneous dry goods having the same or similar description, all of which have identical maximum prices and are received by the seller in one delivery.

(b) Maximum prices-(1) Specified articles when directly imported from foreign places. The Maximum prices at retail and at wholesale of the domestics, household sundries and miscellaneous dry goods listed below, when directly imported from a foreign place, shall be governed by Maximum Price Regulation No. 211:

Bedspreads and counterpieces. Bureau scarfs. Doilies. Table linens. Towels. Wash cloths.

(2) All other imported articles. (i) Maximum retail prices for imported domestics, household sundries and miscellaneous dry goods, other than those covered by subparagraph (b) (1) above. shall be computed by multiplying the direct cost to the importer by the applicable multiplier set forth in Table XXXII below:

TABLE XXXII—IMPORTED DOMESTICS, HOUSEHOLD SUNDRIES AND MISCELLANEOUS DRY GOODS

Class of products	Sales in the Municipality of St. Thomas and St. John	Sales in the Municipal- ity of St. Croix	
Group AGroup B	1. 40 1. 50	1, 40 1, 50	

(ii) Notwithstanding the provisions of subparagraph (b) (2) (i), the seller may apply to the Territorial Director for the Virgin Islands for approval of a nationally advertised retail price for a commodity subject to this section when such commodity is nationally advertised by the manufacturer thereof. The applicant shall set forth:

(a) A description of the article to be priced:

(b) Conclusive evidence that the manufacturer has established a nationally advertised resale price at retail;

(c) A statement of the direct cost of

the article to the importer;

(d) A correct statement of such nationally advertised price. The Territorial Director may in his discretion approve such nationally advertised resale price as the maximum retail price of the seller. Unless the seller makes such application, and unless the Territorial Director approves such resale price, the retailer may not sell such article at prices in excess of those established in subparagraph (b) (2) (i) above.

(iii) The wholesale prices for such imported domestics, household sundries and miscellaneous dry goods shall be subject to agreement between buyer and seller, but in no event may the wholesale price exceed the seller's maximum retail price for the commodity.

(iv) No sales at retail of such imported domestics, household sundries and miscellaneous dry goods in excess of the retail price computed in accordance with the method set forth in subparagraph (b) (2) (i) above shall be permitted, regardless of the number of transfers of the commodity which may occur in the Virgin Islands of the United States.

(c) Price lists and statements-(1) Price lists to be filed by the seller at retail. The seller at retail shall file with the Office of Price Administration in St. Thomas or St. Croix not later than July 31, 1944, a statement indicating the direct cost to the importer, his applicable multiplier and his maximum retail selling prices for each class of imported domestics, household sundries and miscellaneous dry goods items covered by this section which he has in his inventory on the date when he submits his statement to the Office of Price Administration. Thereafter, the retailer shall notify the Office of Price Administration of his ceiling prices by filing a supplementary price list setting forth similar information for each class of such imported domestics, household sundries and miscellaneous dry goods items subsequently acquired by him within three days after placing such class of domestics, household sundries and miscellaneous dry goods items on sale. The inventory and supplementary price lists shall contain the following information:

(i) Description of class of household sundries and miscellaneous dry goods items: type, brand, size, supplier's stock

number, if available;

(ii) The date of receipt (applicable only when filing the supplementary price list);

(iii) The name and address of the supplier:

(iv) The direct cost to the importer;(v) The applicable multiplier (or markup);

(vi) The retailer's maximum price.

(2) Price statement required of the seller at wholesale. Any person, including the importer, who sells or transfers imported domestics, household sundries and miscellaneous dry goods (except those subject to Maximum Price Regulation 201) to another person for purposes of resale shall furnish such person with a written statement of the direct cost of each class of such domestics, household sundries and miscellaneous dry goods items to the importer, and shall certify this information to be true and correct.

SEC. 45. Maximum prices for imported shoes sold or delivered in the Virgin Islands of the United States-(a) Definitions. When used in this section 45, the

(1) "Shoes" means all customary forms of unused footwear (except hosiery) for men, boys, women, misses and

children, including, but not limited to, street, evening, play, sport, beach, work shoes and slippers, moccasins, sandals, bedroom and boudoir slippers, rainwear overshoes such as rubbers and galoshes, and similar types of shoes and slippers, but does not include infants' footwear. Shoes are grouped in the following classes:

Class A. Shoes purchased directly from a manufacturer in the continental United States.

Class B. Shoes not purchased directly from a manufacturer in the continental United States.

(2) "Purchased directly from a manufacturer in the continental United States" as applied to shoes means shoes invoiced by the manufacturer in the continental United States to the seller in the Virgin Islands of the United States.

(3) "Imported" as applied to shoes means shoes not actually produced or manufactured in the Virgin Islands of

the United States.

(4) "Foreign place" means any place outside of the Continental United States and the Territories and Possessions of the United States.

(5) "Class of shoe items" means a group of shoe products having the same or similar description, all of which have identical maximum prices and are received by the seller in one delivery.

(b) Maximum prices. (1) Maximum retail prices for imported shoes shall be computed by multiplying the direct cost to the importer by the applicable multiplier set forth in Table XXXIII below:

TABLE XXXIII-IMPORTED SHOES

	Multiplier	
Class of shoes	Sales in the municipality of St. Thomas and St. John	Sales in the mu- nicipality of St. Croix
A. Shoes purchased directly from a manufacturer in the continental United	1.70	1,70
States. B. Shoes not purchased directly from a manufacturer in the continental United States.	1,40 (except as noted). 1	1.50 (except as noted)

¹ Note: Shoes made in Cuba, Mexico or any foreign place in the West Indies, Central America or South America and directly imported from a foreign place by the seller in the Virgin Islands of the United States shall be governed by Maximum Price Regulation No. 201.

(2) Notwithstanding the provisions of subparagraph (b) (1), the seller may apply to the Territorial Director for the Virgin Islands for approval of a nationally advertised retail price for a commodity subject to this section when such commodity is nationally advertised by the manufacturer thereof. The applicant shall set forth:

(i) A description of the article to be priced;

(ii) Conclusive evidence that manufacturer has established a nationally advertised resale price at retail;

(iii) A statement of the direct cost of the article to the importer;

(iv) A correct statement of such nationally advertised price.

The Territorial Director may in his discretion approve such nationally ad-

⁷ F.R. 6828, 7406, 7322, 7813, 8237, 8943, 8948; 8 F.R. 11249, 12634; 9 F.R. 7616, 14546.

vertised resale price as the maximum retail price of the seller. Unless the seller makes such application, and unless the Territorial Director approves such resale price, the retailer may not sell such article at prices in excess of those established in subparagraph (b) (1) above.

(3) The wholesale prices for such imported shoes shall be subject to agreement between the buyer and seller, but in no event may the wholesale price exceed the seller's maximum retail price

for the commodity.

(4) No sales at retail of such imported shoes in excess of the retail price computed in accordance with the method set forth in subparagraph (b) (1) above shall be permitted, regardless of the number of transfers of the commodity which may occur in the Virgin Islands

of the United States.

(c) Price lists and statements—(1) Price lists to be filed by the seller at re-The seller at retail shall file with the Office of Price Administration in St. Thomas or St. Croix not later than August 7, 1944, a statement indicating the direct cost to the importer, his applicable multiplier and his maximum retail selling price for each class of imported shoes covered by this section which he has in his inventory on the date when he submits his statement to the Office of Price Administration. Thereafter, the retailer shall notify the Office of Price Administration of his ceiling prices by filing a supplementary price list setting forth similar information for each class of such imported shoe items subsequently acquired by him within three days after placing such class of imported shoe items on sale. The inventory and supplementary price lists shall contain the following information:

(i) Description of class of imported shoe items: type, brand, size, supplier's

stock number, if available;

(ii) The date of receipt (applicable only when filing the supplementary price list);

(iii) The name and address of the supplier;

(iv) The direct cost to the importer;
(v) The applicable multiplier (or markup);

(vi) The retailer's maximum price. (2) Duplicate invoice to be filed by the seller purchasing directly from a manufacturer in the continental United States. Any seller purchasing shoes directly from a manufacturer in the continental United States and establishing his maximum prices in accordance with the method stipulated for Class A shoes in paragraph (b) (1) of this section shall file a copy of his purchase invoice for such shoes with the Office of Price Administration in St. Thomas or St. Croix at the time when he files the inventory or supplementary price list required in subparagraph (c) (1) above. The seller shall certify such copy of the purchase invoice to be true and correct.

SEC. 46. Maximum prices at retail and at wholesale for imported cigarettes sold or delivered in the Virgin Islands of the United States—(a) Definitions. When used in this section 46, the term:

(1) "Cigarettes" means any rolls of tobacco, or substitute therefor, wrapped

in paper or any substance other than tobacco.

(2) "Imported" as applied to cigarettes means cigarettes not actually produced or manufactured in the Virgin Islands of the United States.

(3) "Foreign Place" means any place outside of the continental United States and the Territories and Possessions of the United States.

(4) The term "package" means a package containing 20 cigarettes.

(5) The term "carton" means a carton containing 10 individual packages of 20 cigarettes each.

(6) The term "case" means a case containing 25, 50 or 60 cartons of cigarettes.

(7) Cigarettes sold "loose" means cigarettes sold in quantities of less than one package.

(8) "Seller at retail" shall mean any person who sells cigarettes to an ultimate consumer, and shall include bars, hotels, clubs, restaurants and other eating places in the Virgin Islands.

(b) Maximum prices. The maximum prices at retail and at wholesale for imported cigarettes manufactured in the continental United States shall be the applicable prices set forth below. The wholesale prices are "not delivered" prices, and no addition may be made to these prices for delivery.

(1) Sales in the Municipality of St. Croix. The maximum prices for sales in the Municipality of St. Croix of certain brands of imported cigarettes shall be the applicable prices set forth in Table XXXIV and subdivisions (i), (ii), (iii) and (iv) below:

TABLE XXXIV-MAXIMUM RETAIL AND WHOLESALE PRICES FOR CERTAIN BRANDS OF IMPORTED CIGARETTES

Brand	Maximum retail price per pack- age of 20 cigarettes	Maximum retail price per carton of 10 pack- ages	Maximum wholesale price per carton of 10 packages
Chesterfield	\$0.08 .08	\$0.70 .70	\$0.62 .62
Lucky Strike Kool	.08	.70	.62
Philip Morris	.08	.70	.62
Raleigh Duc	.08	.70	.62
D'Alys	.08	.70	. 64

(i) The maximum retail price for cigarettes of the brands listed in Table XXXIV when sold loose may not exceed \$0.01 for 2 cigarettes.

(ii) The maximum wholesale price per case (of 50 cartons) of cigarettes of the brands listed in Table XXXIV shall be the "Direct cost", as defined in section 12 (a) (6) of this regulation to the importer plus a markup of \$3.40.

(iii) The maximum wholesale price per case (of 60 cartons) of cigarettes of the brands listed in Table XXXIV shall be the "direct cost", as defined in section 12 (a) (6) of this regulation to the importer plus a markup of \$4.00.

(iv) The maximum wholesale price per case (of 25 cartons) of Raporel Duc D' Alys cigarettes shall be the "direct cost", as defined in section 12 (a) (6) of this regulation to the importer plus a markup of \$2.50.

(2) Sales in the Island of St. Thomas. The maximum prices for sales in the Island of St. Thomas of certain brands of imported cigarettes shall be the applicable prices set forth in Table XXXV and subdivisions (i), (ii), (iii) and (iv) below.

TABLE XXXV-MAXIMUM RETAIL AND WHOLESALE PRICES FOR CERTAIN BRANDS OF IMPORTED CIGARETTES

Brand	Maximum retail price per pack- age of 20 cigarettes	Maximum retail price per carton of 10 pack- ages	Maximum wholesale price per carton of 10 packages
Chesterfield Camel. Lucky Strike	\$0.08 .08	\$0.67 .67 .67	\$0, 61 . 61 . 61
Rool Philip Morris Old Gold	.08 .08 .08	.67 .67 .67	.61 .61
Raporel Duc D'Alys	.08	. 67	.61

(i) The maximum retail price for cigarettes of the brands listed in Table XXXV when sold loose may not exceed \$0.01 for 2 cigarettes.

(ii) The maximum wholesale price per case (of 50 cartons) of cigarettes of the brands listed in Table XXXV shall be the "direct cost", as defined in section 12 (a) (6) of this regulation to the importer plus a markup of \$3.00.

(iii) The maximum wholesale price per case (of 60 cartons) of cigarettes of the brands listed in Table XXXV shall be the "direct cost", as defined in section 12 (a) (6) of this regulation to the importer plus a markup of \$3.60.

(iv) The maximum wholesale price per case (of 25 cartons) of Raporel Duc D'Alys cigarettes shall be the "direct cost", as defined in section 12 (a) (6) of this regulation to the importer plus a

markup of \$2.50.

(3) Sales in the Island of St. John. The maximum prices for sales in the Island of St. John of certain brands of imported cigarettes shall be the applicable prices set forth in Table XXXVI and subdivisions (i), (ii), (iii) and (iv) below:

TABLE XXXVI—MAXIMUM RETAIL AND WHOLESALE PRICES FOR CERTAIN BRANDS OF IMPORTED CIGARETTES

Brand	Maximum retail price per package of 20 cigarettes	Maximum retail price per carton of 10 packages	Maximum wholesale price per carton of 10 packages
Chesterfield Camel Lucky Strike	\$0.09 .09	\$0.71 .71 .71	\$0. 65 . 65 . 65
Kool Philip Morris Old Gold	.09	.71 .71 .71 .71	. 65 . 65 . 65
Raporel Duc D'Alys	.09	.74	.68

(i) The maximum retail price for cigarettes of the brands listed in Table XXXVI when sold loose may not exceed \$0.01 for 2 cigarettes.

(ii) The maximum wholesale price per case (of 50 cartons) of cigarettes of the brands listed in Table XXXVI shall be the "direct cost" as defined in section 12 (a) (6) of this regulation to the importer plus a markup of \$3.00.

(iii) The maximum wholesale price per case (of 60 cartons) of cigarettes of the brands listed in Table XXXVI shall be the "direct cost", as defined in section 12 (a) (6) of this regulation to the importer plus a markup of \$3.60.

(iv) The maximum wholesale price per case (of 25 cartons) of Raporel Duc D'Alys cigarettes shall be the "direct cost", as defined in section 12 (a) (6) of this regulation to the importer plus a

markup of \$2.50.

(c) Foreign and Puerto Rican cigarettes. The maximum prices at retail and at wholesale in the Virgin Islands for cigarettes imported from a foreign place or cigarettes manufactured in Puerto Rico and imported into the Virgin Islands shall be governed by the provisions of Maximum Price Regulation No. 201.

(d) Price lists to be filed by the importer. Every importer of cigarettes within the Virgin Islands shall file a statement with the Office of Price Administration in St. Thomas or St. Croix within three (3) days after offering any newly received importation of cigarettes for sale, indicating his "direct cost", his applicable markup per case and his maximum wholesale price per case.

Sec. 47. Maximum prices at wholesale and at retail for raw cane sugar, produced, sold and delivered in the Virgin Islands of the United States. The maximum prices for raw cane sugar of not less than 96 degrees polarization produced, sold and delivered in the Virgin Islands of the United States shall be as follows:

TABLE XXXVI-MAXIMUM PRICES FOR SALES OF RAW CARE SUGAR OF NOT LESS THAN 96 DEGREES POLARIZATION

	To whole- salers (ex- ware- house or fac- tory per 100 pounds)	At whole- sale 1 (per 100 pounds)	At retail (per pound)
Island of St. Croix	\$3.60	\$4.00	\$0.05.
Island of St. Thomas.	3.60	4.40	2 lbs. for 11¢.
Island of St. John	3.60	4.40	2 lbs. for 11¢.

¹ These prices are for sugar delivered or not, except in the case of the Island of St. Thomas, where the price is a delivered price.

Effective date. This regulation shall become effective May 28, 1945.

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

Issued this 23d day of May 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-8700; Filed, May 23, 1945; 11:43 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426,1 Amdt. 106]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment

¹8 F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2023, 2091, 2493, has been issued and filed with the Division of the Federal Register.

In section 15, Appendix H, paragraph (b), Table 10, Maximum Prices for Cantaloups and Honeyball Melons, footnote reference 4 is added to Items 1, 4, 7, 9 and 12 in Column 5 and footnote 4 is added to read as follows:

*During the period beginning May 23, 1945 and ending June 5, 1945, for cantaloups, the Column 5 price shall be for Item 1 (Jumbo crates with minimum net weight of 83 pounds) \$7.20; for Item 4 (standard crates with a minimum net weight of 68 pounds) \$5.90; for Item 7 (pony crates with a minimum net weight of 57 pounds) \$4.95; for Item 9 (in all other containers) 8.68 cents per pound; and for Item 12 (in bulk) 7.41 cents per pound.

This amendment shall become effective at 12:01 a.m., May 23, 1945.

Issued this 22d day of May 1945.

CHESTER BOWLES, Administrator.

Approved: May 21, 1945.

Ashley Sellers,
Assistant War Food Administrator.

[F. R. Doc. 45-8638; Filed, May 22, 1945; 2:49 p. m.]

PART 1449—CHARCOAL [MPR 481, Amdt. 12]

CHARCOAL

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.

A new paragraph (d) is added to Appendix B to read as follows:

(d) Producers' adjustments for pine wood charcoal. Either upon application, or on his own motion, the Administrator may adjust by order a producer's maximum price for pine wood charcoal in accordance with the adjustment provision contained in section 11 of Maximum Price Regulation No. 446, Pine Tar and Pine Tar Oil.

This amendment shall become effective May 28, 1945.

Note: Approval of the reporting requirements of this amendment in accordance with the Federal Reports Act of 1942 has been waived by the Bureau of the Budget.

Issued this 23d day of May 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-8703; Filed, May 23, 1945; 11:44 a. m.]

4030, 4086, 4088, 4434, 4786, 4787, 4877, 5926, 5929, 6104, 6108, 6420, 6711, 7259, 7268, 7434, 7425, 7580, 7583, 7759, 7774, 7834, 8148, 9066, 9090, 9289, 9356, 9509, 9512, 9549, 9785, 9886, 9897, 10192, 10192, 10499, 10877, 10777, 10878, 11350, 11534, 11546, 12038, 12208, 12340, 12341, 12263, 12412, 12537, 12643, 12968, 12973, 13067, 13138, 13205, 13761, 13934, 14062, 13995, 14437, 14731, 15107, 15107; 10 F.R. 49, 256, 460, 923, 1540, 1403, 1466, 1910, 2024, 2026, 2145, 2160, 2188, 2245, 2521, 2965, 3054, 4156, 4266, 4665, 4718, 4817, 2515, 5045, 5101, 5458.

¹8 F.R. 9628, 11444, 12444, 13059, 13745, 15527, 16035; 9 F.R. 213, 695, 3848, 5344.

PART 1490—COMMODITIES AND SERVICES [SR 15, Amdt. 38]

NAVAL STORES 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.

Section 1499.75 (a) (23) is added to read as follows:

(23) Producers' adjustments for naval stores products produced by destructive distillation of pine wood. Either upon application for adjustment, or on his own motion, the Administrator may adjust by order a producer's maximum price established under the General Maximum Price Regulation for any naval stores product or products produced by the destructive distillation of pine wood in accordance with the adjustment provision contained in section 11 of Maximum Price Regulation No. 446, Pine Tar and Pine Tar Oil.

This amendment shall become effective May 28, 1945.

Note: Approval of the reporting requirements of this amendment in accordance with the Federal Reports Act of 1942 has been waived by the Bureau of the Budget.

Issued this 23d day of May 1945.

JAMES F. BROWNLEE, Acting Administrator.

[F. R. Doc. 45-8701; Filed, May 23, 1945; 11:43 a. m.]

Chapter XVII—Office of Civilian Defense [OCD Reg. 1]

PART 1901—LOANS OF EQUIPMENT AND SUP-PLIES TO CIVIL AUTHORITIES

By virtue of the authority vested in me by Executive Order No. 8757 dated May 20, 1941, as amended by Executive Order No. 9134 dated April 15, 1942, and Executive Order No. 9088 dated March 6, 1942, and pursuant to section 1 of the act approved January 27, 1942, and in accordance with Article 13 of Executive Order No. 9088 dated March 6, 1942, authorizing the Director of Civilian Defense to make and issue such rules, regulations, and orders as he may deem necessary or desirable to carry out the purpose of the aforementioned Act of January 27, 1942, §§ 1901.1 to 1901.11, inclusive of this chapter, (sections 1 to 11, inclusive, of Office of Civilian Defense Regulations No. 1) are hereby revised to read as hereinafter set forth to wit:

1901.1 General program. 1901.2 Definitions.

1901.3 Certificate and Agreement of civil authority of borrowing community or State.

1901.4 Bonding of property officers.
 1901.5 Distribution and use of civilian de-

fense property.

1901.6 Duties of State property officers.
1901.7 Duties of local property officers.

1901.8 Loss or damage.
1901.9 Forest Fire Fighters Service arm

bands. 1901.10 Operating instructions.

AUTHORITY: §§ 1901.1 to 1901.10, inclusive, issued under Pub. Law 415, 77th Cong.; E.O. 8757, 6 F.R. 2517; E.O. 9088, 7 F.R. 1775; E.O. 9134, 7 F.R. 2887.

§ 1901.1 General program. (a) Under this part (OCD Regulations No. 1) as amended prior to this date the Director of Civilian Defense has from time to time made available to localities of the United States, its territories and possessions, equipment and supplies for the protection of persons and property from bombing attacks, sabotage, and other war hazards.

(b) Such equipment and supplies were made available by loans to States and communities within the States, which States and communities in turn distributed, in the case of a community, under the direction of the Commander of the United States Citizens Defense Corps, and in the case of a State, in accordance with the authorization of the U: S. Director of Civilian Defense, the equipment and supplies to responsible and qualified individuals or organizations, all in accordance with regulations issued by the Director of Civilian Defense.

(c) Each borrowing State or community has designated a property officer who will act as custodian of the property pending its distribution and will be responsible therefor to the Office of Civilian Defense. State property officers were appointed also to maintain records with respect to all property loaned in their respective States. Property has, in certain instances, been delivered to the communities through such State prop-

erty officers.

(d) Additional loans and/or reallocations of property are not contemplated.

(e) State property officers and local property officers will deal with and dis-tribute property delivered to them or in their custody only in the manner prescribed herein or as hereafter ordered by the Director of Civilian Defense.

The equipment and supplies shall at all times be at the disposition of the United States Government, and the United States Government shall retain its full rights as owner, lessee, or borrower, as the case may be, of such prop-To such extent as may be practicable, all such supplies and equipment shall at all times be clearly and distinctly marked as the property of, or under the control of, the United States Government, Office of Civilian Defense.

(g) The regulations in this part re-

lating to such loans are part of the agreement of each State or community receiving such a loan, and in addition govern State and local property officers in the performance of their duties.

§ 1901.2 Definitions. (a) Accountability devolves upon any person who is required to maintain records and a property account with respect to property, whether or not in the custody of such person, and is discharged by the maintenance of proper records and accounts and by the production of proper receipts for all property received by such person but no longer in his custody.

(b) "Board" means the "O. C. D. Property Board" established under § 1901.8

of this chapter as amended.

(c) "Chief executive officer" means the mayor of a community or other person or body exercising paramount local executive power.

(d) "Civil authority" means any State or community, as hereinafter defined,

or any duly elected or appointed official, agent, board, commission, or other body of persons duly authorized to act on behalf of any State or community.

(e) "Claim" means the request by a State or local property officer for relief (clearance of accountability and responsibility records) for lost or damaged OCD property supported by appropriate evidence and information, but does not imply or place upon the Director or the Office of Civilian Defense any obligation to approve the claim or to grant the

relief requested.
(f) "Commander" means the Commander or head duly appointed by the duly authorized appointive authority to be in command or in charge of the United States Citizens Defense Corps organized in the community pursuant to §§ 1903.1 to 1903.18, inclusive, of this chapter as amended (Office of Civilian Defense Regulations No. 3,-U. S. Citizens Defense Corps, revised August, 1943).

(g) "Community" means any municipality, town, or village, or any other political subdivision of any State, or any area designated by the Director of Civilian Defense as a community for purposes

of this part.

(h) "Custody" means actual possession of property by a person or his agents who are acting for him and are not themselves accountable for possession of the property, except through their principal, and is not released by any distribution not authorized by this part or an order of the U.S. Director of Civilian Defense.

(i) "Director" means the U. S. Director of the U.S. Office of Civilian Defense appointed by the President of the

United States.

(j) "Essential facility" means (1) any public utility, privately or publicly owned, determined by the Commander to be essential to the national war effort or civilian defense, including railroads or other transportation systems, telegraph, telephone, or other communication companies, and public utilities furnishing or distributing electricity, water, gas, or steam, or (2) any hospital, infirmary, sanitarium, or other institution, publicly or privately owned, designated as a casualty receiving hospital or emergency base hospital by the Chief of the Emergency Medical Service of the local United States Citizens Defense Corps, or (3) any other organization designated as such by the Director.

(k) "Federal law" means Public Law 415, 77th Congress, 2d Session, the "Act to provide protection of persons and property from bombing attacks in the United States, and for other purposes" approved January 27, 1942, and acts supplemental thereto relating to the Office of Civilian Defense, and Executive orders issued pursuant to such acts or relating to the Office of Civilian Defense.

(1) "Forms" means and document in blank or forms approved by the Board to be used in connection with or pertaining to the procedures established by this part for the relief of loss or damage to OCD property.

(m) "Local defense council" means the body duly appointed by the duly au-

thorized appointive authority to be responsible for civilian defense in the community.

(n) "Locality" means any territory within which a community is situated and which is described or specified in OCD Forms No. 501, 530, or 533 executed by the community, which territory may include all or part of the county in which the community is situated or of any other county or counties.

(o) "Loss" means and is used in this part to denote both loss and/or damage

of OCD property.

(p) "Major loss or damage" is considered a single loss or damage amounting to more than ten dollars (\$10.00) in money value or, without regard to the money value of the property, a single loss or damage the circumstances of which make it impossible to determine the exact time and place of the loss or damage.

(q) "Minor loss or damage" is consida single loss or damage which amounts to ten dollars (\$10.00) or less in money value of the property.

(r) "Property" means equipment and supplies belonging to, or under the con-

trol of, the Office of Civilian Defense.
(s) "Property officer" means either a
State or local property officer whichever is appropriate as being the individual charged by the U.S. Office of Civilian Defense with responsibility and ac-

countability for property.

(t) "Relief" means clearance of official accountability and responsibility records and the discharge of responsibility for lost or damaged OCD property upon approval by the Director after review of the recommendation of the Board in accordance with the procedures established by this part for loss or damage which occurred in the course of use authorized by this part or otherwise by the U.S. Director and where negligence or theft or fraud was not involved and good faith and due care were at all times used, and does not infer or mean any discharge of a claim which the U.S. Government may have and which can be discharged or compromised only by the Comptroller General of the U.S.

(u) "Responsibility" devolves upon any person who has custody of property or the duty to supervise others having such custody, and is discharged by the exercise of good faith and due care in the performance of all specified duties.

(v) "Single loss or damage" is considered a loss or damage which occurred as a result of a single incident on a specific date and will include both loss and/or damage of OCD property. All property discovered to be lost or damaged at the time of an inventory and not previously determined to be lost or damaged will be considered as a part of a single loss or damage as of the date of the inventory, Provided. That the same individual had actual custody, control or supervision of all property involved in the claim.

(w) "State" means any State, territory, or possession of the United States.

§ 1901.3 Certificate and agreement of civil authority of borrowing community or State. Each community or State to which a loan of property was made by the Director, has, prior to the making of such loan, furnished to the Office of Civilian

Defense a Certificate and Agreement, on OCD Forms No. 501, 530, or 533 in the case of a community, or in the case of a State on OCD Forms No. 500 and 528. duly executed by its chief executive officer, as the civil authority of the State or community duly authorized to act in such respect, which Certificate and Agreement in the case of a community includes, among other things, a certification that the community is in need of. but unable to provide, the property, therein specified, and in the case of both a State and a community, an agreement on behalf of the State or community, as the case may be, as to the maintenance. use, distribution, and return of the property, and a certification as to the appointment, by the duly authorized appointive authority, of a designated State or local property officer as the agent of the State or community authorized to receive the property on behalf of the State or community and to perform the duties prescribed with respect thereto by the Director. Such certification that the community is in need of, but unable to provide, the property specified in its Certificate and Agreement shall be deemed to relate to the locality within which the community is situated and which is specified and described on the face of said Certificate and Agreement: and any such property loaned to the community may be distributed by it throughout such locality, subject to the provisions of § 1901.5. The community to which such property is loaned and which is responsible for such property may make any mutually satisfactory arrangements with other communities or individuals or organizations, within the locality in which the property is distributed, with respect to the maintenance and protection thereof. Each State or local property officer has agreed to comply with all rules, regulations. orders, and instructions of the Director. The duties and obligations of each State and local property officer shall be as set forth in this part or as hereafter prescribed by the Director. Each State or local property officer shall hold office during the pleasure of the State or local appointive authority.

If the office of State property officer or local property officer shall become vacant by resignation, death, removal, or other cause, a successor property officer shall be duly appointed, on OCD Form No. 512, by the governor of the State or the chief executive officer of the community, as the case may be, and shall agree thereon to comply with all rules, regulations, orders, and instructions of

the Director.

§ 1901.4 Bonding of property officers.
(a) The Office of Civilian Defense, Washington, D. C., requires State property officers to be bonded to the Federal Government in the amount of \$10,000 and the obligation for the premium thereon shall be assumed by the State property officer or by the State designating any such State property officer.

(b) The Office of Civilian Defense, Washington, D. C., requires local property officers to be bonded to the Federal Government, in the amount of \$10,000 in communities whose population is 200,000 or more, and \$5,000 in other communities,

and the obligation for the premium thereon shall be assumed by the local property officer or by the community for which the local property officer has been designated.

(c) Each such bond shall be executed on OCD Form No. 502 and by such corporate surety as shall be acceptable to

the Director.

§ 1901.5 Distribution and use of civilian defense property. (a) Each State or local property officer shall distribute the property received by him, as the authorized agent of his State or community, to responsible and qualified (1) individuals or (2) organizations which are essential facilities, in, or having an office in, his State or community or in the case of a community in the unincorporated territory adjacent thereto or, if the Director shall order distribution outside of the community, then in the locality within which the community is situated. Distribution shall be in such amounts and in such manner, and to such persons and organizations (subject to paragraph (c) of this section) as, in the case of a community, shall be deemed advisable by the Commander of the community in which distribution is to be made (or, in the absence of a Commander, by such person as shall be designated by the Director) in order to comply with the requirements of Federal law, including the requirement that such property shall be distributed for the adequate protection of persons and property from bombing attacks, sabotage, or other war hazards: In the case of a State distribution shall be in such amounts and in such manner and to such persons and organizations (subject to paragraph (c) of this section), as shall be ordered by the Director: Provided, however, That distribution shall at all times be subject to and in accordance with such rules, regulations, orders, and instructions as the Director may make with respect thereto. State or Local Property Officer shall obtain from each individual or organization to whom any property is distributed by him, whether for further distribution or for their own use, a duly executed receipt for the property.

(b) Each individual or organization to whom property is distributed by the State or local property officer, and any subsequent transferee thereof, shall exercise due care in the storage, handling, maintenance, protection, and use thereof; shall use such property only for the protection of persons and property from bombing attacks, sabotage, and other war hazards, or for training and instruction incidental to such use; shall return such property, unless lost, destroyed, or consumed in the course of such use, forthwith to the United States Government at any time upon order of or pursuant to rules and regulations prescribed by the Director; shall comply with all rules, regulations, orders, and instructions issued by the Director with respect to said property or the use thereof; and shall not transfer or redistribute any such property except, in the case of a community, with the approval of the Commander in the community or as otherwise ordered by the Director, or in the case of a State with the approval of the Director, Each such distributee

shall obtain from any transferee and retain in his own files a duly executed receipt for the property so transferred by him.

(c) Property (except medical equipment and supplies) loaned to States or communities shall, unless otherwise ordered by the Director, be distributed directly or indirectly only to essential facilities or to members of or, subject to § 1903.7 (d) of this chapter (section 7 (d) of Regulations No. 3 of the Office of Civilian Defense), trainees for the United States Citizens Defense Corps (hereinafter called the "Defense Corps") or to members of the State or local police department or fire department, all in accordance in the case of a community with the instructions of the Commander or in the case of a State with the instructions or orders of the Director. loaned property, including fire-fighting pumping units, but excluding medical equipment and supplies, received by any State or community and distributed otherwise than to an essential facility, shall, unless otherwise ordered by the Director, be used only by members of or (subject to § 1903.7 (d) of this chapter, section 7 (d) of said Regulations No. 3) trainees for the Defense Corps or members of the State or local police department and fire department. Unless otherwise ordered by the Director, any State or community which distributes any such loaned property (except such as is distributed to an essential facility) to any person not a member of or trainee for the Defense Corps, or a member of the State or local police department or fire department, or in the case of a community not in accordance with the instructions of the Commander, or in the case of a State not in accordance with the instructions or orders of the Director, or which permits any person not a member of or, to the extent provided in § 1903.7 (d) of this chapter (section 7 (d) of said Regulations No. 3), a trainee for the Defense Corps or a member of the State or local police department or fire department, to use or wear any such loaned property, or which fails to recall promptly any such loaned property from any person whose membership or training status in the Defense Corps has been suspended or terminated. shall be deemed to have violated its agreement with the Director pursuant to which such property was loaned; and in such event the Director may proceed to recall all or any part of the property of any character loaned to such State or community.

(d) Any loaned property heretofore or hereafter distributed by a Local Property Officer may be recalled by the Commander in the community in which the property is distributed from the distributee or any transferee and such property may be redistributed, subject to the provisions of this section, in such manner as shall be deemed advisable by such Commander.

§ 1901.6 Duties of State property officers. The duties of each State property officer are to:

(a) Receive all property shipped to him by the Office of Civilian Defense and deliver or deal with such property without delay in such amounts and man-

ner as shall be specified in any order or instruction issued by the Director.

(b) Maintain an adequate record of all property shipped to him and all property delivered to local property officers within his State, and preserve all receipts for property shipped to and redelivered by him.

(c) Prepare and submit to the Office of Civilian Defense, Washington, D. C., reports and information in such form and manner as required by the Director as to the locations, condition, and status of all property in his custody.

(d) Supervise the examination and checking of all property shipped to or

(e) Supervise the storage and handling of all property in his custody, and make arrangements so that such property may be inspected at any time by representatives of the Office of Civilian Defense.

(f) Make arrangements, satisfactory to the Office of Civilian Defense, Washington, D. C., adequately to store, handle, maintain, protect, deliver, and return all property in his custody, and provide suitable facilities, at the expense of his State, for the proper storage, handling, protection, delivery, and return of all such property: Provided, however, That he is not required to obtain fire, burglary, or other insurance with respect

to any property.

- (g) Make arrangements, satisfactory to the Office of Civilian Defense, Washington, D. C., for the prompt return of any property received by him (unless lost, destroyed, or consumed in the course of its use in accordance herewith and proper report of loss or damage as required in § 1901.8 with respect thereto has been filed with and approved by the Director) if and when recalled for any reason whatsoever by the Office of Civilian Defense, Washington, D. C., and cause such property forthwith and without delay to be expeditiously transported and delivered to or upon the order of the Office of Civilian Defense, Washington, D. C.: Provided, however, That any reasonable expense incident to the return of such property will be borne by the Office of Civilian Defense upon the presentation of duly verified vouchers.
- (h) Be accountable to the Office of Civilian Defense for all property within his State and of which he has received due notification.
- (i) Be responsible to the Office of Civilian Defense for the performance of his duties, including the storing, handling, maintaining, protecting, delivering, and returning of all property received by him or his agents until such property shall have been delivered by him to and received by local property officers in accordance with rules and regulations of the Office of Civilian Defense or in accordance with the orders, and instructions of the Director.

(j) Perform such other duties as may be necessary in administering his office, or as shall be prescribed by the Director.

(k) State property officers may appoint agents to assist in the performance of their duties, but shall be responsible for the acts or omissions of such agents.

§ 1901.7 Duties of local property officers. The duties of each local property officer are to:

(a) Receive all property loaned to his community by the Office of Civilian Defense and shipped to him, as the agent of his community, by the Office of Civilian Defense, or by or on behalf of the State property officer, and cause such property to be distributed forthwith and without delay in accordance with § 1901.5 and any other rules, regulations, orders, and instructions of the Director. In addition, local property officers shall deal with property received by them from State property officers in accordance with instructions received from State property officers insofar as they do not conflict with any rules, regulations, orders, or instructions of the Director.

(b) Maintain an adequate record of all property delivered to him or for his account, and of all property distributed by him, and preserve all receipts for

such property.

(c) Prepare and submit reports and information, in such form and manner as required by his State property officer or the Office of Civilian Defense, Washington, D. C., as to the location, custody, condition, and status of all property loaned to his community.

(d) Supervise the examination and checking of all property shipped to or by

him.

(e) Supervise the storage and handling of all property in his custody, and make arrangements so that such property may be inspected at any time by representatives of the Office of Civilian Defense.

(f) Pursuant to the agreement of his community contained in OCD Forms No. 501, 530, and/or 533, make arrangements satisfactory to the Office of Civilian Defense, Washington, D. C., adequately to store, handle, maintain, protect, deliver, and return all property in his custody, and supervise the furnishing of suitable facilities and the making of suitable arrangements for the proper storage, handling, maintenance, protection, distribution, and return of all property loaned to his community but in the custody of others; Provided, however, That he is not required to obtain fire, burglary, or other insurance with respect to any property.

(g) Ascertain, as a condition precedent to the distribution by him of any property, that the individuals or organizations to whom the property is to be distributed by him have arranged for and provided suitable facilities as specified

in this section.

(h) Ascertain, before distributing any fire-fighting pumping units, that the community, pursuant to its agreement contained either in OCD Forms No. 501, 530, and/or 533, has provided an appropriate vehicle on which said pumps and equipment will be mounted at the expense of the community, to assure the mobility of such equipment.

(i) Obtain from all individuals or organizations to whom any property is distributed by him, whether for further distribution or for their own use, a receipt

as provided in § 1901.5 (a).

(j) Make arrangements satisfactory to the Office of Civilian Defense, Washing-

ton, D. C., for the prompt return of all property loaned to his community (unless lost, destroyed, or consumed in the course of its use in accordant; herewith and proper Report of Loss or Deliage as required in § 1901.8 with respect thereto has been filed with and approved by the Office of Civilian Defense) if and when recalled for any reason whatsoever by the Office of Civilian Defense, Washington, D. C., and cause such property forthwith and without delay to be expeditiously transported and delivered to or upon the order of the Office of Civilian Defense, Washington, D. C.: Provided, however, That any reasonable expense incident to the return of such property will be borne by the Office of Civilian Defense upon the presentation of duly verified vouchers.

(k) Be responsible to the Office of Civilian Defense for the performance of his duties, including the storing, handling, maintaining, protecting, delivering, and returning of all property received by him or his agents until such property shall have been distributed by him to and received by individuals or organizations in accordance with rules, regulations, orders, and instructions of the Director; however, such distribution does not relieve the local property officer of his responsibility to return the property if and when recalled for any reason whatsoever by the Office of Civilian De-

fense, Washington, D. C.
(1) Initiate and transmit Reports of Loss or Damage as and when required by § 1901.8 and any other rules, regulations, orders, or instructions of the

(m) Perform such other duties as may be necessary in administering his office, or as shall be prescribed by the Director with respect thereto.

(n) Local property officers may appoint agents to assist in the performance of their duties, but shall be responsible for the acts or omissions of such agents.

§ 1901.8 Loss or damage. (a) Executive Order No. 9088 requires that the Office of Civilian Defense "maintain at all times full and accurate records of all property received by it and of the dis-position thereof." Further, it is the duty of the Director of Civilian Defense "to report to the Attorney General for appropriate prosecution under the applicable provisions of the Federal Criminal Code any theft, unlawful use, injury to or depredation committed against any such property." Executive Order No. 9088 further requires that such property "shall not be used otherwise than for the protection of persons or property from bombing attacks, sabotage or other war hazards, or for training or instruction incidental to such use, and that such property unless lost, destroyed, or consumed in the course of such use shall be returned to the United States Government at any time upon order of, or pursuant to rules or regulations prescribed by, the Director of Civilian Defense.

(b) This section is promulgated in order to establish a procedure which will enable the Director of the Office of Civilian Defense to determine instances where theft, unlawful use, injury to or depredation committed against OCD property has occurred and, conversely, to provide relief, (clearance of responsibility and accountability records) for State and local property officers and for the Office of Civilian Defense for property which has been "lost or destroyed in the course of such use."

(c) There is hereby established within the Office of Civilian Defense a board to be known as the "O. C. D. Property Board" and hereinafter referred to as the "Board", composed of three members appointed by the Director of Civilian Defense; who are employees of the Office of Civilian Defense and who are not themselves responsible or accountable for OCD property; who do not maintain or are responsible for the maintenance of responsibility or accountability records for OCD property, or who certify in connection with the disposition of such property except insofar as their duties as members of the Property Board may require.

(d) The Property Board will receive evidence and information from interested persons with regard to lost or damaged OCD property; and upon review of such evidence and information, will make appropriate recommendations as to whether or not clearance of responsibility and accountability records should be granted which the Director may approve

or disapprove.

(e) No relief for lost or damaged OCD property may be granted or be considered as binding upon the Office of Civilian Defense or the Director except under the procedure established by this part.

(f) (1) Any claim submitted either for a minor or a major loss may cover

only one single loss.

(2) Procedure for the granting of relief in cases of loss will be divided into two categories: (i) Those cases where a single loss amounts in a money value to ten dollars (\$10.00) or less, and (ii) those cases where a single loss of property amounts in money value to more than ten dollars (\$10.00).

(3) "The money value" of OCD property will be established on the basis of average costs of OCD property and shall mean market value or cost price either wholesale or retail, whichever shall be greater. (See section 35 (c) of the U. S.

Criminal Code.)

(4) Forms in all cases will be furnished by the Board only after submission to it of preliminary information by the property officer charged with responsibility for the property on the records of this office. Such preliminary information will indicate the general circumstances attendant upon the loss and will list by quantity and type the property involved in the loss. On the basis of this information the Board will make a preliminary determination as to whether the loss falls into the classification of a minor loss or a major loss. Based upon this determination appropriate forms will be furnished to the property officer.

(g) (1) In the case of a minor loss the Board may act upon the affidavit, shown on forms furnished by the Board, of the local or State property officer to whom the property is charged on the records of this office when supported by a certification of the chief executive officer as to whether or not the use or storage during which the loss occurred was au-

thorized by the State or community and in accordance with OCD regulations. The affidavit of the property officer and the certification of the chief executive officer must be made on OCD Forms which will be furnished by the Board upon receipt of preliminary information indicating that the claim is a minor loss. The affidavit of the property officer (i) will cover a list of the property involved which will be entered by him on the OCD Form provided by the Board in accordance with OCD nomenclature, which is attached as a part of these Regulations: (ii) will set forth the circumstances under which the loss occurred and (iii) if proper, will set forth that due care and good faith were used and that negligence or theft was not involved.

(2) In those cases where theft or fraud may have occurred the affidavit required under subparagraph (1) (iii) of this paragraph should not be made but the circumstances attendant upon the theft or fraud should be set forth and an additional certification then will be required by the chief of the appropriate law enforcement body or agency of the State or community as to whether or not the theft was reported together with a statement as to the result of any investigation which may have been conducted.

(3) In those cases where due care and good faith were not used and/or negligence was involved, the affidavit required under subparagraph (1) (iii) of this paragraph should not be made; the circumstances attendant upon the matter should be set forth so that the Board may give the claim special consideration and attention upon receipt of the forms,

(h) (1) Formal claim in a major loss where the time and place of occurrence can be established must be made on OCD Forms which will be furnished by the Board upon receipt of preliminary information indicating that the claim falls

into that category.

(2) In such cases the Board may act upon the affidavit of the individual who had custody, control, or possession of the property at the time the loss occurred. Such individual will certify under oath to the circumstances under which the loss occurred; his affidavit will be supported by an affidavit of the Commander or other available supervisor of the unit of the U.S. Citizens Defense Corps or of the civil authority under which the individual having custody, control, or possession of the property at the time of the loss was acting. The Commander or other available supervisor will also certify under oath as to whether the use or storage during which the loss occurred was ordered by him or his designated agent, whether due care was exercised and whether negligence, theft or fraud was involved.

(3) The affidavits are to be countersigned and approved by the property officer who will certify as to whether or not the statements made are in accordance with his records, and will be further countersigned and approved by the chief executive officer who will certify as to whether the use or storage was authorized and in accordance with OCD regulations.

(4) In cases where theft or fraud may have occurred the appropriate changes in the affidavits, the additional statement and the additional certification by the chief of the law enforcement body as required under paragraph (g) (2) of this section above will be accomplished.

(5) In cases where due care and good faith were not used and/or negligence was involved, the appropriate changes in the affidavits and the additional statement as required under paragraph (g) (3) of this section above will be accomplished. The matter will then be given special consideration and attention by the Board upon receipt of the forms.

(i) (1) Formal claim for relief in all cases of a major loss where the exact time and place of occurrence cannot be established will be made on OCD forms which will be furnished by the Board upon receipt of preliminary information indicating that the claim falls into that

classification.

(2) In such cases an original affidavit will be required from the individual to whom the property was charged as being in his custody, control or possession in accordance with the records of the local property officer and the subsidiary records maintained by the individuals or units of the U. S. Citizens Defense Corps of the State or local government to which the property was distributed by the property officer. In such cases, the time at which the loss was discovered will be considered to be the time at which such loss occurred.

(3) The original affidavit will be supported by the supplementary affidavit of the Commander or other available supervisor as under paragraph (h) (2) of this section and by the certification and signature of the property officer together with the certification and signature of the chief executive officer as under paragraph (h) (3) of this section.

under paragraph (h) (3) of this section.

(j) (1) A copy of the finding of the Board when approved or disapproved by the Director will be furnished to the property officer involved to be maintained and filed as a part of his record account and will be authority to adjust his property inventory. The finding of the Board after approval or disapproval by the Director, will be furnished to the Accounts and Audit Section of the U.S. Office of Civilian Defense so that their records can be appropriately adjusted.

(2) In the case of a loss at the community level a copy of the finding of the Board will be furnished for the appropriate State property officer in addition to the copy for the local property officer so that the State property officer can act

to adjust his records.

(k) In cases where it appears upon a finding by the Board approved by the Director that relief cannot be granted and that restitution is due the Government, a request for payment will be made by the Director; and unless satisfied within a reasonable time the matter will be certified to the Comptroller General of the United States for collection under Title 31, section 93, of the United States Code.

(1) In cases where it appears upon a finding by the Board approved by the Director that a claim involves theft, fraud or negligence, the matter, unless previously satisfied by restitution to the Government for the established money

value involved, will be reported to the Attorney General for appropriate prosecution under the applicable provision of the Federal Criminal Code. In such cases, however, the property officer may be granted relief (clearance of his responsibility and accountability records) insofar as it affects his personal responsibility if on a finding by the Board approved by the Director it is established that the property officer and/or the State or community did themselves use due care and good faith, were not negligent, and were not implicated in the theft or fraud. Such relief, however, will not act to relieve the individual who had actual custody of the property and who was found by the Board to be responsible for possible theft or fraud or not to have used due care and good faith or who was negligent.

(m) (1) The Director and the Board may from time to time issue supplementary instructions to State and local property officers relating to the pro-

cedures established herein.
(2) The Board may require in addition to the evidence specifically required by this part such other information, affidavits, surveys, etc., as in its opinion are necessary to make a proper finding in

a case under consideration.

(3) In cases where OCD Forms No. 518 have been issued, a review will be made by the Board and where appropriate, relief under the procedures established by this part may be granted upon the approval of the Director without submission of further evidence. Where it is deemed necessary in the opinion of the Board, additional evidence will be required to be submitted by the State or local property officers and/or civil authorities.

(4) In cases where property is lost, whether or not relief has been given for such loss, such property if recovered remains the property of the United States Government, OCD, and the Board is to be immediately notified in order that appropriate action can be taken. In cases where property is damaged and whether or not relief is granted, the damaged property remains the property of the United States Government, Office of Civilian Defense, and the property officer will continue to be accountable for the damaged property and responsible for protecting such property until sold or otherwise disposed of by the Government in accordance with the applicable provisions of Federal law or statute.

§ 1901.9 Forest Fire Fighters Service arm bands. (a) The Forest Fire Fighters Service has been established by the Director to assist in safeguarding forest lands and other timber facilities and resources, to aid in prevention and suppression of fires which might endanger such facilities and resources, and to minimize the effects of any such fires. Its members (herein called the "members") are required to perform duties in localities which embrace national, State and private forest lands, national and State parks, rural areas and sparsely settled areas in the public domain. Members require arm bands embodying the prescribed insigne of the Forest Fire Fighters Service as a means of identification in order that they may be per-

mitted to move on the public ways during an air raid or other emergency. The aforesaid localities in which the members are to operate are in need of such arm bands so that the members may adequately perform their duties, including the protection of persons and property from fire resulting from bombing attacks, sabotage, or other war hazards; and such localities are unable satisfactorily to provide such arm bands. Accordingly, the Director has made such arm bands available to such localities by loans to the State Foresters, or other State officials responsible for administering affairs relative to forest lands and timber resources (herein referred to as the "foresters"), as the duly constituted civil authorities of the States comprising or situated within such localities.

(b) Each borrowing forester may distribute the arm bands only to duly enrolled members located within his State and shall promptly recall any arm band from any person ceasing to be a member. Distribution in every case shall be as directed by the State Coordinator of the Forest Fire Fighters Service. Whenever ordered by the Director, foresters shall distribute any such arm bands only with the approval of the State Defense Coun-

cil.

(c) Each forester shall agree, as a condition of such loans, that the arm bands so loaned shall be adequately protected and maintained, that they shall not be used otherwise than for the protection of persons or property from bombing attacks, sabotage, or other war hazards, or for training or instructions incidental to such use, that such arm bands, unless lost, destroyed, or consumed in the course of such use, shall be returned to the United States Government at any time upon order of, or pursuant to rules and regulations prescribed by, the Director, and that he shall comply with all rules, regulations, orders, and instructions issued by the Director with respect to said arm bands.

(d) The duties and responsibilities of each forester with respect to borrowed arm bands shall be, to the extent applicable, the same as set forth in § 1901.7 with respect to local property officers. Foresters may appoint agents to assist in the performance of their duties, and may delegate all or any of their powers to such agents, but shall be responsible for the acts and omissions of such agents.

(e) Arm bands were shipped directly to the foresters, who shall be responsible and accountable therefor. The State property officers and local property officers shall have no duties, obligations, or responsibility with respect to such arm bands.

§ 1901.10 Operating instructions. The Office of Civilian Defense, Washington, D. C., will from time to time issue instructions to State and local property officers relating to procedures and forms for use in performance of their duties.

Effective date. This part shall become effective immediately.

[SEAL] WILLIAM N. HASKELL,
Director of Civilian Defense.

MAY 24, 1945.

[F. R. Doc. 45-8671; Filed, May 23, 1945; 10:25 a. m.]

Chapter XXIII—Surplus Property Board [SPB Reg. 4,1 Order 1]

PART 8304—DISPOSAL OF SURPLUS AERO-NAUTICAL PROPERTY TO EDUCATIONAL IN-STITUTIONS FOR NON-FLIGHT USE

AUTHORIZATION TO DISPOSAL AGENCIES TO DE-TERMINE CERTAIN AERONAUTICAL PROP-ERTY TO BE COMMERCIALLY UNSALEABLE

Section 8304.3 provides that from time to time the Board will issue orders under this part specifying standards and procedures by which aeronautical property or certain types thereof listed on Exhibit A to this part shall be determined by the disposal agencies to be commercially unsaleable property. The term "commercially unsaleable property" is defined to mean property (1) which by reason of its condition resulting from damage, wear, obsolescence or otherwise, has no reasonable prospect of sale except as scrap, or (2) with respect to which by reason of its large supply or prior use the estimated cost of care and handling and disposal will exceed the estimated proceeds unless it is promptly sold as scrap, or (3) with respect to which the estimated cost of care and handling and disposal will exceed the estimated proceeds as scrap or otherwise. It is hereby ordered, That:

Disposal agencies shall determine any item or category of surplus aeronautical property appearing on Exhibit A to be commercially unsaleable in any case in

which:

(a) The surplus declaration of such property indicates that, by reason of prior use in a service school, its condition is "X" (of no further value for use as originally intended but of possible value other than as scrap) or "Class 26" (school equipment, Army Air Forces classification) or "school equipment" (Navy, Bureau of Aeronautics designation); or

(b) The disposal agency finds that such property is so damaged or worn or has been so used that it has no reasonable prospect of sale except at scrap

prices; or

(c) The disposal agency finds that (1) such property for reasons other than its condition does not conform to the standards required by the Civil Aeronautics Administration for civilian flight certification and (2) that the estimated cost of salvaging and disposing of saleable components from such property will exceed the estimated proceeds, or that such property is at that time in so large supply that it has no reasonable prospect of sale except at scrap prices.

This order shall become effective upon publication in the FEDERAL REGISTER.

SURPLUS PROPERTY BOARD, By A. E. Howse, Administrator.

MAY 17, 1945.

[F. R. Doc. 45-8697; Filed, May 23, 1945; 11:29 a. m.]

¹¹⁰ F.R. 5460, 5603.

TITLE 46-SHIPPING

Chapter I-Coast Guard: Inspection and Navigation

Appendix A-Waivers of Navigation and Vessel Inspection Laws

MARINE ENGINEERING AND MATERIAL SPECIFICATIONS; FLANGES FOR CLASS II

Vessels engaged in business connected with the conduct of the war,

The Acting Secretary of the Navy having by order dated October 1, 1942 (7 F.R. 7979), waived compliance with the navigation and vessel inspection laws administered by the U.S. Coast Guard in the case of any vessel engaged in busi-ness connected with the conduct of the war to the extent and in the manner that the Commandant, U. S. Coast Guard, shall find to be necessary in the conduct of the war; and

The United States Maritime Commission, Washington, D. C., having indicated that the efficient prosecution of the war would be impeded by the application of certain vessel inspection regulations in 46 C.F.R., Part 151, as amended, which requires that certain flanges used in connection with installation of Class II piping on vessels subject to jurisdiction of the Coast Guard shall, when shipped from point of manufacture, be accompanied by an affidavit that such flanges comply with the regulations, which affidavit is to be kept on file by the shipbuilder or repair yard for examination and checking by the inspectors;

Now, therefore, upon request of the United States Maritime Commission, I hereby find it to be necessary that for vessels engaged in business connected with the conduct of the war there be waived compliance with the vessel in-spection regulation in 46 C.F.R. 151.23 (d) to the extent necessary to permit the installation of flanges used in connection with Class II piping only, which are not accompanied by the affidavits required by this section, on U. S. Maritime Commission vessels of designs EC2-S-C1, Z-EC2-S-C5, EC2-S-AWI, VC2-S-AP2, C1-M-AVI, Mod., VC2-S-AP3, and VC2-S-AP5, provided that such flanges are found by Coast Guard inspectors to be suitable in all other respects.

Dated: May 22, 1945.

L. T. CHALKER, Rear Admiral, U.S.C.G., Acting Commandant.

[F. R. Doc. 45-8687; Filed, May 23, 1945; 10:51 a. m.]

MARINE ENGINEERING AND MATERIAL SPECI-FICATIONS, SIX-WAY VALVES CONTAINING CAST IRON IN PIPING TO HYDRAULIC STEERING GEAR

Vessels engaged in business connected with the conduct of the war.

The Acting Secretary of the Navy having by order dated October 1, 1942 (7 F.R. 7979), waived compliance with the navigation and vessel inspection laws administered by the U.S. Coast Guard in the case of any vessel engaged in business connected with the conduct of the war to the extent and in the manner that the Commandant, U. S. Coast Guard, shall find to be necessary in the conduct of the war; and

The United States Maritime Commission, Washington, D. C., having indicated that the efficient prosecution of the war would be impeded by the application of certain vessel inspection regulations in 46 C. F. R., Part 55, as amended, which prohibits the use of cast iron in the construction of valves and fittings for working pressures exceeding 125 pounds per square inch on vessels subject to the jurisdiction of the Coast Guard:

Now, therefore, upon request of the United States Maritime Commission, I hereby find it to be necessary in the conduct of the war that for vessels engaged in business connected with the conduct of the war there be waived compliance with the vessel inspection regulations in 46 C.F.R. 55.19-3 (1) to the extent necessary to permit the installation of cast iron six-way valves in the piping to the hydraulic steering gear on U.S. Maritime Commission vessels of designs VC2-S-AP2, VC2-S-AP3, and VC2-S-AP5.

Dated: May 22, 1945.

L. T. CHALKER, Rear Admiral, U. S. C. G., Acting Commandant.

[F. R. Doc. 45-8686; Filed, May 23, 1945; 10:51 a. m.]

TITLE 49-TRANSPORTATION AND RAILROADS

Chapter II-Office of Defense Transportation

[Gen. Order ODT L-4, Amdt. 6]

PART 504-DIRECTION OF MOTOR TRAFFIC MOVEMENT

MOTOR TRANSPORTATION OF IRISH POTATOES FROM DESIGNATED AREAS

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Orders 8989, as amended, and 9156, War Production Board Directives 21 and 36, as amended, and authorizations and requests contained in certificates of the War Food Administration dated December 8, 1944, January 24, 1945, February 8, 1945, February 26, 1945, March 17, 1945, April 18, 1945, April 20, 1945, May 12, 1945, and May 18, 1945, respectively.

It is hereby ordered, That Appendix A to General Order ODT L-4, as amended (9 F.R. 14502, 10 F.R. 1245, 1705, 2248, 3290, 4505), be, and it hereby is, further amended by eliminating therefrom the paragraphs reading as follows:

Area No. 1: The State of Idaho except the county of Idaho and all counties north thereof in the State of Idaho, and the county of Malheur in the State of Oregon,

Area No. 3: The county of Aroostook in the

State of Maine.

Area No. 6: The counties of Alcona, Alpena, Antrim, Arenac, Bay, Benzie, Charle-volx, Cheboygan, Clare, Clinton, Crawford, Emmet, Gladwin, Grand Traverse, Gratiot, Ionia, Iosco, Isabella, Kalkaska, Kent, Lake, Leelanau, Manistee, Mason, Mecosta, Midland, Missaukee, Montcalm, Montmorency, Muskegon, Newaygo, Oceana, Ogemaw, Osceola, Oscoda, Otsego, Ottawa, Presque Isle, Roscommon, Saginaw, and Wexford in the State of Michigan.

This Amendment 6 to General Order ODT L-4 shall become effective May 22, 1945.

(Title III of the Second War Powers Act. 1942, as amended, 56 Stat. 177, 50 U.S. C. App. § 633, 58 Stat. 827; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7. F.R. 3349; WPB Directives 21 and 36, as amended, 8 F.R. 5834, 10 F.R. 3009; Certificates of War Food Administration dated December 8, 1944, January 24, 1945, February 8, 1945, February 26, 1945, March 17, 1945, April 18, 1945, April 20, 1945, May 12, 1945, and May 18, 1945, respectively)

Issued at Washington, D. C., this 21st day of May 1945.

> J. M. JOHNSON. Director,

Office of Defense Transportation.

[F. R. Doc. 45-8644; Filed, May 22, 1945; 3:09 p. m.l

[General Permit ODT 1-4]

PART 520-CONSERVATION OF RAIL EQUIP-MENT-EXCEPTIONS AND PERMITS

MERCHANDISE TRAFFIC

In accordance with the provisions of paragraph (g), § 500.2 of General Order O. D. T. No. 1, as amended, it is hereby authorized, that:

§ 520.6 Loading of not less than five tons of merchandise in railway closed cars permitted under stated circumstances. Notwithstanding the provisions of § 500.2 of General Order O. D. T. No. 1, as amended, any carrier by railroad may accept for shipment or forwarding, load or forward, from the city or town at which such car is originated, any railway closed car containing not less than five tons of merchandise (a) when such car is destined to any point within the grain loading territory as such territory is defined herein or (b) when such car is forwarded in the direction of empty car movement to or toward the grain loading territory as defined herein direct to destination, by-passing all regular transfer stations. For the purposes of this General Permit ODT 1-4, the term "grain loading territory" means the territory lying between a line drawn along the western shore of Lake Michigan, the western boundary of the Chicago Switching District, the eastern and southern boundaries of the State of Illinois to Cairo, Illinois, thence along the west bank of the Mississippi River to New Orleans, Louisiana, and a line drawn along the western and southern boundaries of the State of Montana, the eastern boundaries of the States of Wyoming and Colorado (but including Cheyenne, Wyoming, and Denver, Colorado), thence along the eastern boundary of the State

of New Mexico and directly south to the Mexican border.

This General Permit ODT 1-4 shall become effective May 23, 1945.

(E. O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; Gen. Order O.D.T. No. 1, as amended, 7 F.R. 3046, 3213, 3753, 9744)

Issued at Washington, D. C., this 23d day of May 1945.

> J. M. JOHNSON, Director Office of Defense Transportation.

[F. R. Doc. 45-8643; Filed, May 22, 1945; 3:09 p. m.]

Notices

TREASURY DEPARTMENT.

Office of the Secretary.

[T. D. 51237]

SILVER AND BLACK FOX FURS AND SKINS

DETERMINATION OF IMPORT QUOTAS

MAY 21, 1945.

Declaration of the Secretary of the Treasury determining the import quota of silver or black foxes, furs and skins for the period May 1 to November 30, 1945, inclusive.

Acting pursuant to paragraph (5) of Article II of the new supplementary trade agreement with Canada signed on December 13, 1940 (T. D. 50295), I have determined and hereby declare and make public that the number of silver or black foxes valued at less than \$250 each and whole silver or black fox furs and skins (with or without paws, tails, or heads) which may be entered, or withdrawn from warehouse, for consumption without reference to the country of exportation during the period May 1 to November 30, 1945, inclusive, is 52,176.

HERBERT E. GASTON, Acting Secretary of the Treasury.

[F. R. Doc. 45-8669; Filed, May 23, 1945; 10:15 a. m.]

OFFICE OF ALIEN PROPERTY CUS-TODIAN.

[Vesting Order 4928]

ANTON E. ALBERS

In re: Estate of Anton E. Albers, also known as A. E. Albers, deceased; File D-28-8927; E. T. sec. 11170.

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, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Marie Guede, and Issue, names unknown, of Marie Guede, and each of them, in and to the Estate of Anton E. Albers, also known as A. E. Albers,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Marie Guede, Germany.

Issue, names unknown, of Marie Guede, Germany.

That such property is in the process of administration by John Langer, Jr., as Executor of the Estate of Anton E. Albers, also known as A. E. Albers, acting under the judicial supervision of the Superior Court of the State of California in and for the County of Placer;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);
And having made all determinations and

taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 17, 1945.

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

[F. R. Doc. 45-8676; Filed, May 23, 1945; 10:48 a. m.]

> [Vesting Order 4929] HENRY BUSSELBERG

In re: Estate of Henry Busselberg, deceased; File D-28-9573; E. T. sec. 13159.

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, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Otto Busselberg and Marie Busselberg Behrens, and each

of them, in and to the Estate of Henry Busselberg, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and last known address Otto Busselberg, Germany. Maria Busselberg Behrens, Germany.

That such property is in the process of administration by Margaret E. Busselberg, as Administratrix, acting under the judicial supervision of the Orphans' Court of Phila-delphia County, Pennsylvania; And determining that to the extent that

such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a desig-

nated enemy country, (Germany);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 17, 1945.

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

[F. R. Doc. 45-8677; Filed, May 23, 1945; 10:48 a. m.]

[Vesting Order 4930]

CENTRAL STATES ELECTRIC CORP.

In re: Reorganization of Central States Electric Corporation; File D-49-892: E. T. sec. 12846.

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, finding;

That the property described as follows: 30 shares of 6% preferred stock of Central States Electric Corporation, together with all declared and unpaid dividends thereon,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address
Thekla Rudorff, Germany.

That such property is in the process of administration by J. Cloyd Kent, Overton D. Dennis and Carl J. Austrian, as Trustees of Central States Electric Corporation, acting under the judicial supervision of the U. S. District Court for the Eastern District of Virginia, Richmond, Virginia;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated anamy country (Company).

enemy country, (Germany);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 17, 1945.

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

[F. R. Doc. 45-8678; Filed, May 23, 1945; 10:48 a. m.]

> [Vesting Order 4931] MARTHA ISRAEL

Re: Estate of Martha Israel, also known as Marie Martha Israel, deceased; File No. D-28-8870; E. T. sec. 10998.

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, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Frieda Menzel, Elsbeth Koestler, Herbert Bellman, Walter Bellman, Helmuth Bellman, Alfred Ehrlich, Alvin Ehrlich, Willy Ehrlich, Elsa Ehrlich, Walter Menzel, Mia Koestler and Selma Pollier, and each of them, in and to the Estate of Martha Israel, also known as Marie Martha Israel, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Frieda Menzel, Germany.
Elsbeth Koestler, Germany.
Herbert Bellman, Germany.
Walter Bellman, Germany.
Helmuth Bellman, Germany.
Alfred Ehrlich, Germany.
Alvin Ehrlich, Germany.
Willy Ehrlich, Germany.
Elsa Ehrlich, Germany.
Walter Menzel, Germany.
Mia Koestler, Germany.
Selma Pollier, Germany.

That such property is in the process of administration by Herman Richter, as Executor, acting under the judicial supervision of the Surrogate's Court of Bronx County, New York:

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date here-of, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 17, 1945.

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

[F. R. Doc. 48-8679; Filed, May 23, 1945; 10:48 a. m.]

[Vesting Order 4932]

MINNIE KEMPER

In re: Estate of Minnie Kemper, deceased; File No. D-28-8521; E. T. sec. 10041.

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, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Anna Kemper Meyer and William Lange, and each of them, in and to the estate of Minnie Kemper, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

National and Last Known Address Anna Kemper Meyer, Germany. William Lange, Germany.

That such property is in the process of administration by Bernard D. Kemper, as Administrator of the Estate of Minnie Kemper, acting under the judicial supervision of the Surrogate's Court of Bronx County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country. (Germany):

nated enemy country, (Germany);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

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

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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 17, 1945.

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

[F. R. Doc. 45-8680; Filed, May 23, 1945; 10:48 a. m.]

[Vesting Order 4933]

RUDOLF WESSEL

In re: Estate of Rudolf Wessel, deceased; File No. D-6-997; E. T. sec. 7808. Under the authority of the Trading

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, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Caroline Muchtsch and Mary Wessel, and each of them, in and to the estate of Rudolf Wessel, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Caroline Muchitsch, Germany (Austria) Mary Wessel, Germany (Austria)

That such property is in the process of administration by John Wesley, as Administrator of the Estate of Rudolf Wessel, acting under the judicial supervision of the Surrogate's Court of Steuben County, New York; And determining that to the extent that

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 17, 1945.

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

[F. R. Doc. 45-8681; Filed, May 23, 1945; 10:49 a. m.]

[Vesting Order 4934]

ALBERTINE ZIMMERMANN

In re: Estate of Albertine Zimmermann, deceased; File No. D-28-5811; E. T. sec. 12031.

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, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Johannes Julius Zimmermann in and to the Estate of Albertine Zimmermann, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

Johannes Julius Zimmermann, Germany.

That such property is in the process of administration by Bernhard Herberich, as Executor, acting under the judicial supervision of the Surrogate's Court of Ulster County, New York;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 17, 1945.

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

[F. R. Doc. 45-8682; Filed, May 23, 1945; 10:49 a. m.]

[Vesting Order 4938]

BERNARDO GUGLIELMI

In re: Estate of Bernardo Guglielmi, also known as Bernard Guglielmi and Bernard Guleilui, deceased; File D-38-625; E. T. sec. 6445.

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, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Concetta Guglielmi Ferrante, Rose Guglielmi, Philomena Guglielmi, Marietta (Maria) Guglielmi Seiccimari, Antonio Iacobellis, Domenico Iacobellis, Bernardo Iacobellis, Caterina Iacobellis, and Philomena (Iacobellis) Attolico, and each of them, in and to the Estate of Bernardo Guglielmi, also known as Bernard Guglielmi and Bernard Gulellui, deceased

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Nationals and Last Known Address

Concetta Guglielmi Ferrante, Rome, Italy. Rose Guglielmi, Canneto, Italy. Philomena Guglielmi, Canneto, Italy. Marietta (Maria) Guglielmi Selccimari,

Canneto, Italy.
Antonio Iacobellis, Canneto, Italy.
Domenico Iacobellis, Canneto, Italy.
Bernardo Iacobellis, Canneto, Italy.
Caterina Iacobellis, Canneto, Italy.
Philomena (Iacobellis) Attolico, Canneto,
Italy.

That such property is in the process of administration by Antonio Guglielmi, as Administrator of the Estate of Bernardo Guglielmi, also known as Bernard Guglielmi and Bernard Guleilui, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Italy);

And having made all determinations and

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as

may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 18, 1945.

[SEAL]

JAMES E. MARKHAM, Alien Property Custodian.

[F. R. Doc. 45-8683; Filed, May 23, 1945; 10:49 a. m.]

[Vesting Order 4939]

LUIGI STAGI

In re: Estate of Luigi Stagl, deceased; File D-38-3321; E. T. sec. 10977.

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, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Clotilde Stagi, Maria Stagi, Nanda Stagi, Olga Stagi, and the issue, names unknown, of Maria Stagi, Nanda Stagi, and Olga Stagi, and each of them, in and to the Estate of Luigi Stagi, deceased, and in and to the trust created under the will of Luigi Stagi, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Italy, namely,

Nationals and Last Known Address

Clotilde Stagi, Italy. Maria Stagi, Italy. Nanda Stagi, Italy. Olga Stagi Italy.

Olga Stagi, Italy.
The issue, names unknown, of Maria Stagi,
Nanda Stagi and Olga Stagi, Italy.

That such property is in the process of administration by the Bank of America National Trust and Savings Association, as Executor, acting under the judicial supervision of the Superior Court of the State of California in and for the County of Alameda:

California in and for the County of Alameda; And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country. (Italy):

enemy country, (Italy);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid

in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 18, 1945.

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

[F. R. Doc. 45-8684; Filed, May 23, 1945; 10:49 a. m.]

[Vesting Order 4940]

REBECKA M. WENZEL

In re: Estate of Rebecka M. Wenzel, also known as Rebecka Wenzel, R. M. Wenzel, and Rebecka Margaretha Reese, deceased; File D-28-9405; E. T. sec. 12525.

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, finding;

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Elly Kiel, Otto Wentzel, Elsbeth Kiel, Annalies Kiel, Mathilde Struver, Grethe Wentzel, Hermann Wentzel, and Bruge Wentzel, and each of them, in and to the Estate of Rebecka M. Wenzel, also known as Rebecka Wenzel, R. M. Wenzel, and Rebecka Margaretha Reese, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely:

Nationals and Last Known Address

Elly Kiel, Germany.
Otto Wentzel, Germany.
Elsbeth Kiel, Germany.
Annalies Kiel, Germany.
Mathilde Struver, Germany.
Grethe Wentzel, Germany.
Hermann Wentzel, Germany.
Bruge Wentzel, Germany.

That such property is in the process of administration by Albert Junge, as Executor, of the Estate of Rebecka M. Wenzel, also known as Rebecka Wenzel, R. M. Wenzel, and Rebecka Margaretha Reese, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Santa Cruz;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Garmany).

enemy country, (Germany);
And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest.

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further 'determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. 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 Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 18, 1945.

[SEAL] JAMES E. MARKHAM.

[F. R. Doc. 45-8685; Filed, May 23, 1945; 10:49 a. m.]

[Vesting Order 4794, Amdt.]

BERNARD BREITMAN

In re: Estate of Bernard Breitman, deceased; File No. D-57-367; E. T. sec. 11467.

Vesting Order Number 4794, dated April 10, 1945, is hereby amended as follows and not otherwise:

By deleting the words "County of New York" where they appear in said order and substituting therefor the words "County of Bronx."

All other provisions of said Vesting Order Number 4794 and all action taken on behalf of the Alien Property Custodian in reliance thereon, pursuant thereto and under authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C. on May 17, 1945.

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

[F. R. Doc. 45-8675; Filed, May 23, 1945; 10:50 a. m.]

[Subordination Order 8]

WESTMINSTER INDUSTRIAL CORP.

Whereas, 100 shares constituting all of the issued and outstanding shares of the capital stock of Westminster Industrial Corporation, a New York corporation, were registered in the name of Erwin G. Schattmann, 265 Cabrini Bouleyard, New York, New York, and were held in trust for and beneficially owned by Overseas Finance Corporation, Ltd., of Liestal, Switzerland, a national of a designated enemy country (Germany), and were vested by the Alien Property Custodian by Vesting Order No. 18, dated June 4, 1942 (7 F.R. 4402, June 11, 1942); and

Whereas, certain claims against Westminster Industrial Corporation in the total sum of \$168,056, owned by said Overseas Finance Corporation, Ltd., a national of a designated enemy country (Germany), were vested by Vesting Order No. 348, dated November 9, 1942 (7 F.R. 9366, November 13, 1942); and

Now, under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the un-

dersigned, after investigation:

1. Finding that Overseas Finance Corporation, Ltd., Liestal, Switzerland, a national of a designated enemy country (Germany), dominated Westminster Industrial Corporation, and that both said business enterprises were in fact adjuncts and parts of a single organization; and

2. Finding that the advances by Overseas Finance Corporation, Ltd., which resulted in said claims, totaling \$168,056, were in the nature of capital contributions to Westmin-

ster Industrial Corporation; and
3. Finding that the assets of Westminster
Industrial Corporation are insufficient to pay
all claims against it in full; and

4. Determining that it is equitable and in the national interest of the United States to subordinate said claims of Overseas Finance Corporation, Ltd., to the claims of other creditors of Westminster Industrial Corporation:

hereby directs Westminster Industrial Corporation and its officers and directors (to wit: M. S. Watts, President and Director, E. W. Hardy, Treasurer and Director and D. W. Pratt, Secretary and Director, and their successors, or any of them) to subordinate the claims of Overseas Finance Corporation, Ltd., in the total sum of \$168,056, heretofore vested by the undersigned as aforesaid, to the claims of other creditors of and claimants against Westminster Industrial Corporation; and further directs, Westminster Industrial Corporation and its said officers and directors to pay all valid claims against the said corporation other than the said vested claims formerly owned by Overseas Finance Corporation, Ltd., and to hold any balance remaining subject to the further instructions or authorization of the Alien Property Custodian; and further orders, that all actions taken and acts done by West-minster Industrial Corporation and its said officers and directors, pursuant to this order and the directions contained therein, shall be deemed to have been taken and done in reliance on and pursuant to paragraph (2), subdivision (b) of section 5 of the Trading with the Enemy Act, as amended, and the acquittance and exculpation provided for

Executed at Washington, D. C., May 17, 1945.

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

[F. R. Doc. 45-8673; Filed, May 23, 1945; 10:49 a. m.]

[Dissolution Order 13]
MORIMURA ARAI & Co., INC.

Whereas, by Vesting Order No. 133, dated August 28, 1942, (7 F.R. 7063, September 5, 1942), the Alien Property Custodian vested all the property of any nature whatsoever owned or controlled by Mitsubishi Shoji Kaisha, Ltd., a Japanese corporation; and

Whereas, all of the capital stock of Morimura Arai & Co., Inc., a New York corporation, consisting of one thousand (1,000) shares was included in the assets of Mitsubishi Shoji Kaisha, Ltd.; and

Whereas, Morimura Arai & Co., Inc. has been substantially liquidated under the supervision of the undersigned,

Now, 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:

 Finding that the claims of all known creditors have been paid, except such claim if any as the undersigned may have for moneys advanced or services rendered to or on behalf of the corporation; and

2. Having determined that it is in the national interest of the United States that said corporation be dissolved and that its assets be distributed, and a Certificate of Dissolution having accordingly been filed with the Secretary of the State of New York;

hereby orders, that the officers and directors of Morimura Arai & Co., Inc., (to wit S. B. Reid, President and Director, E. W. Hardy, Secretary, Treasurer and Director, and C. T. Cronan, D. W. Pratt, and L. V. McLean, Directors, and their successors, or any of them), continue the proceedings for the dissolution of Morimura Arai & Co., Inc. in accordance with the statutes of the State of New York in such case made and provided; and further orders, that the said officers and directors wind up the affairs of said corporation and distribute the assets thereof coming into their possession as follows:

(a) They shall first pay the current expenses and reasonable and necessary charges of winding up the affairs of said corporation and the dissolution thereof;

(b) They shall then pay all known federal, state and local taxes and fees owed by and accruing against said corporation; and

(c) They shall then pay over, transfer, assign and deliver to the undersigned all other funds and property, if any, remaining in their hands after the payments as aforementioned, the same to be applied by him, first, in satisfaction of such claim if any as he may have for moneys advanced or services rendered to or on behalf of the corporation, and second, as a liquidating distribution of assets to the undersigned as holder of all the issued and outstanding stock of the corporation:

and further orders, that nothing herein set forth shall be construed as prejudicing the rights, under the laws of the State of New York, of any persons who may claim against said corporation:

Provided, however, That nothing herein contained shall be construed as creating additional rights in such persons; and such persons or any of them may file claims with the undersigned against any funds or property received by the undersigned and applied by him as a liquidating distribution of assets to the undersigned as stockholder as above set forth: Provided, however, That any such claim shall be filed with or presented to the undersigned within the time prescribed for such claims by the Statutes of the State of New York; and further orders, that all actions taken and acts done by the said officers and directors of Morimura Arai & Co., Inc., pursuant to this order and the directions contained therein shall be deemed to have been taken and done in reliance on and pursuant to paragraph (2) of subdivision (b) of section 5 of the Trading with the Enemy Act, as amended, and the acquittance and exculpation therein provided.

Executed at Washington, D. C., this 17th day of May 1945.

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

[F. R. Doc. 45-8672; Filed, May 23, 1945; 10:50 a. m.]

OFFICE OF DEFENSE TRANSPORTA-TION.

[Special Order ODT E-18]

ALBUQUERQUE, N. MEX., AREA

ORDER EXPEDITING COLLECTION AND DELIV-ERY OF LINE-HAUL SHIPMENTS

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Orders 8989, as amended, and 9156, and War Production Board Directives 21 and 36, as amended, and in order to conserve and providently utilize vital transportation equipment, materials, and supplies, and to provide for the continuous and expeditious movement of necessary traffic by common carriers of property, the attainment of which purposes is essential to the successful prosecution of the war, and being satisfied that the fulfillment of the requirements for the defense of the United States has resulted and will result in a shortage in the supply of motor transportation equipment, materials, and supplies for defense, and for private account and for export, and it being deemed necessary and appropriate in the public interest and to promote the national defense, it is hereby ordered, that:

1. Applicability. The provisions of this order shall be applicable only to the collection and delivery by or for the account of common carriers in the Albuquerque, New Mexico, Area of shipments of property transported in line-haul service.

2. Definitions. As used in this order, the term:

(a) "Albuquerque Area" means and includes the municipality of Albuquerque, New Mexico, and the territory immediately adjacent thereto and commercially a part thereof.

(b) "Common carrier" or "carrier" means any person which holds itself out to engage in the transportation of property for the general public in line-haul service for compensation, regardless of the designation of such person under

any Federal or State statute.
(c) "Person" means any individual, partnership, corporation, association, joint-stock company, business trust, or other organized group of persons, or any trustee, receiver, assignee, or personal representative, and includes any department or agency of the United States, any State, the District of Columbia, or any other political, governmental or legal entity.

(d) "Line-haul service" means the transportation of property by any facility of transportation between a point within the Albuquerque Area and a point

outside that Area.

(e) "Collection" or "collect" means taking possession of property at a shipper's dock, warehouse, or other point where the property is available for loading for transportation and includes the acceptance of property from the shipper, or the shipper's agent, at the terminal or other facility maintained by the

carrier for the acceptance of property.

(f) "Delivery" or "deliver" means relinquishing possession of property at the consignee's dock, warehouse, or other point which the consignee has designated for receiving delivery of the property and includes acceptance of the property by the consignee, or the consignee's agent, at the terminal or other facility maintained by the carrier for the de-

livery of property.
(g) "Truckload traffic" means a shipment moving from one consignor to one consignee in one day under a truckload or volume rate, subject to a stated minimum weight of not less than 10,000 pounds, and covered by one bill of lading.

(h) "Property" means anything, except persons and their personal baggage, capable of being transported by vehicle.

(i) "Vehicle" means any facility capable of being used for the transporta-

tion of property.

(j) "Special equipment" means any vehicle, the primary carrying capacity of which is occupied by mounted ma-

3. Collections of property; availability and restrictions. (a) Before attempting collection of property, a common carrier shall make definite arrangements with the shipper thereof as to the time when and the place where the property will be available for collection.

(b) No common carrier shall collect. or cause the collection of, property at

any time except:

(1) Between the hours of 8 a. m. and 5 p. m. on any Monday, Tuesday, Wednesday, Thursday, or Friday, and then only when the order for the collection thereof is received by the carrier prior to 3 p. m. of such day; or

(2) Between the hours of 8 a. m. and 5 p. m. on any Saturday and then only when the order for the collection thereof is received by the carrier prior to 2 p. m. of such day.

(c) No common carrier shall make, or cause to be made, more than one collection of property from any one dock, warehouse, or other collection point, for the account of any one shipper in any one calendar day: Provided, That the collection of truckload traffic, as defined in paragraph (g) of paragraph 2 of this order, shall not be subject to the restriction of this paragraph (c).

4. Designation of collection point; preparation of property for shipment. No common carrier shall attempt the collection of property from a shipper unless and until the shipper, prior to the time agreed upon by the carrier and shipper for the collection of such property,

shall have:

(a) Designated the point at which the property will be available for collection;

(b) Prepared the property for shipment including, in respect of two or more shipments, the segregation and separation of such shipments to permit prompt checking and identification by the carrier; and

(c) Placed the property for collection

at the point so designated.

5. Failure to prepare property for shipment; collection deferred. Whenever a shipper fails, prior to the time agreed upon by the carrier and shipper, to prepare and place property for collection in the manner specified in paragraph 4 of this order, no common carrier shall collect, or cause the collection of, the property thereafter during the same calendar day.

6. Restrictions on deliveries. (a) No common carrier shall deliver, or cause the delivery of, property at any time

(1) Between the hours of 8 a. m. and 5 p. m. on any Monday, Tuesday, Wednesday, Thursday, Friday, or Saturday.

(b) When delivering two or more shipments to a consignee at one time, the common carrier shall segregate or separate such shipments to permit prompt checking and identification of such shipments by the consignee.

(c) In effecting deliveries of property

no common carrier shall:

(1) Sort or separate any shipment as to sizes, brands, flavors, or other characteristics, for the use of the consignee; or

(2) Deliver a single shipment, or part thereof, to more than one receiving point on or within the premises of the consignee.

(d) No common carrier shall make. or cause to be made, more than one delivery of property to any one destination point for the account or benefit of any one consignee in any one calendar day: Provided, That the delivery of truckload traffic, as defined in paragraph (g) of paragraph 2 of this order, shall not be subject to the restriction of this paragraph (d).

7. Placement of vehicles for collections or deliveries; restrictions. No common carrier for the purpose of collecting or delivering property shall place, or spot, or cause to be placed or spotted, or permit or allow to remain, any vehicle on. at, or near the premises of a shipper or consignee (or other point or place designated by agreement for the collection or delivery of property) at any time during which collections, by virtue of the terms of paragraph 3 of this order, or deliveries, by virtue of the terms of paragraph 6 of this order, are prohibited.

8. Truckload deliveries; notification of consignee. A common carrier shall notify the consignee as to any truckload consignment before delivery thereof is attempted in order that the consignee may make provision for the prompt unloading of the vehicle or vehicles.

9. Places for collections and deliveries of property. Collections and deliveries of property shall be made only at places which physically are accessible to vehicles. Loading and unloading of vehicles shall be limited to places customarily used in collecting and delivering property at docks or street level.

10. Prohibited collections and deliveries; when may be made. (a) A common carrier, while making any collection or delivery not prohibited by the terms of the foregoing paragraphs of this order, may make any collection or delivery which is made without operating the collecting or delivering vehicle

any additional distance.

(b) A common carrier, who actually has commenced the collection of property at a shipper's dock, warehouse, or other point where the property is available as defined in paragraph 4 of this order, within the time not prohibited by the terms of paragraph 3 of this order. may complete the collection of such property: Provided, That the time required to complete such collection does not exceed an additional half hour beyond the time specified in said paragraph 3.

(c) A common carrier, who actually has commenced the delivery of property at the premises of a consignee within the time not prohibited by the provisions of paragraph 6 of this order, may complete the delivery of such property.

11. Exemptions. The provisions of this

order shall not apply in respect of:

(a) Any shipment of property, the expedited movement of which is necessary to meet the needs of the military or naval forces of the United States, the United States Maritime Commission, or the War Shipping Administration:

(b) Any shipment consisting of household goods as defined in General Order

ODT 43 (9 F.R. 3261);

(c) Any shipment of medicines or other supplies or equipment, the expedited movement of which is necessary for the protection or preservation of life, health, or public safety;

(d) Any shipment of property, the transportation of which requires special

equipment:

(e) Any shipment of livestock;

(f) Any shipment of property, the transportation of which requires the use of a mounted tank or tanks;

(g) Any shipment of property moving in the express service of any common carrier by express subject to the provisions of Part I of the Interstate Commerce Act:

(h) Any shipment of property during the course of its transfer between the terminals of carriers incidental to linehaul service; and

(i) Any shipment of perishable commodities, the expedited movement of which is necessary to prevent spoilage or other damage from deterioration.

12. Filing of tariffs. Every common carrier required by law to file tariffs of rates, charges, rules, regulations, and practices forthwith shall file a copy of this order with the appropriate regula-tory body or bodies having jurisdiction over any operation affected by this order, and publish and file in accordance with law, and continue in effect until further order, tariffs or appropriate supplements to filed tariffs, setting forth any changes in the rules, regulations, and practices of the carriers which may be necessary to accord with the provisions of this order; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

13. Carrier not relieved from other laws or regulations. The provisions of this order shall not be so construed or applied as to authorize or require any act or omission which is in violation of any law or regulation, including any general order or other requirement of the Office of Defense Transportation.

14. Special permits. The provisions of this order shall be subject to any special permit issued by the Office of Defense Transportation to meet specific needs or exceptional circumstances, or to prevent undue hardship. Application for a special permit shall be made in conformity with the provisions of Administrative Order ODT 14 (9 F.R. 1184).

15. Communications. Communications concerning this order should refer to it by the Special Order number which appears in the caption hereof, and unless otherwise directed should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

(Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U. S. Code App. § 633, 58 Stat. 827; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; War Production Board Directives 21 and 36, as amended, 8 F.R. 5834, 10 F.R. 3009)

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

Issued at Washington, D. C., this 23d day of May 1945.

J. M. Johnson, Director, Office of Defense Transportation.

[F. R. Doc. 45-8645; Filed, May 22, 1945; 3:09 p. m.]

[Supp. Order ODT 3, Rev. 720]

SPARTANBURG AND UNION, S. C.

COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2, and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in

conflict therewith. 2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any

carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transpor-

tation.
6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 23d day of May 1945.

GUY A. RICHARDSON,
Director,
Highway Transport Department,
Office of Defense Transportation.

APPENDIX 1

Richard C. Barry, doing business as Barry Transfer, Spartanburg, South Carolina. W. W. Miller, Jr., doing business as Miller Motor Express, Charlotte, North Carolina.

[F. R. Doc. 45-8646; Piled, May 22, 1945; 8:11 p. m.]

[Supp. Order ODT 3, Rev. 721]

ALABAMA
COORDINATED OPERATIONS OF CERTAIN

CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense

Filed as part of the original document.

Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in

conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other

act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order

shall be subject to the carrier's possessing or obtaining the requisite operating authority

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25 D C

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 23d day of May 1945.

GUY A. RICHARDSON. Director. Highway Transport Department, Office of Defense Transportation.

APPENDIX 1

Mrs. C. W. Smith, doing business as Smith Transfer Company, Birmingham, Ala. Tuscaloosa Motor Express, Inc., Birming-

T. C. Richardson, doing business at Victory Freight Lines, Birmingham, Ala.

Frank Danzey, doing business at Frank's Transfer Co., Birmingham, Ala.

[F. R. Doc. 45-3647; Flled, May *22, 1945; 3:11 p. m.]

> [Supp. Order ODT 3, Rev. 722] MACON AND WAYCROSS, GA.

COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised,

as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357. 6778), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the succassful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in

conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such di-

version, exchange, pooling, or other act. 4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed

Filed as part of the original document,

pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transportation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25,

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 23d day of May 1945.

GUY A. RICHARDSON, Director, Highway Transport Department, Office of Defense Transportation.

APPENDIX 1

Central Truck Lines, Inc., Tampa, Fla. K. & L. Transportation Co., Inc., Atlanta,

[F. R. Doc. 45-8648; Filed, May 22, 1945; 3:11 p. m.]

> [Supp. Order ODT 3, Rev. 723] CALIFORNIA

COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coor-

dination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and

to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in con-

flict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transpor-

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of Defense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 23d day of May 1945.

GUY A. RICHARDSON, Director, Highway Transport Department, Office of Defense Transportation.

APPENDIX 1

Bekins Van and Storage Company, Los

Angeles, Calif.

Maurice J. Lynch, Administrator of the
Estate of Daniel W. Lynch, deceased, doing
business as Lynch & Son Moving & Storage Company, San Francisco, Calif. Lyon Van & Storage Co., Los Angeles, Calif. Market Street Van & Storage, Inc., San

Francisco, Calif.

[F. R. Doc. 45-8649; Filed, May 22, 1945; 3:09 p. m.]

[Supp. Order ODT 3, Rev. 724]

ROCHELLE, DIXON, STERLING AND CHICAGO, ILL.

COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 3, Revised, as amended (7 F.R. 5445, 6689, 7694; 8 F.R. 4660, 14582; 9 F.R. 2793, 3264, 3357, 6778), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to assure maximum utilization of the facilities, services, and equipment, and to conserve and providently utilize vital equipment, materials, and supplies, of the carriers, and to provide for the prompt and continuous movement of

¹ Filed as part of the original document.

necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is here-

by ordered, That:

1. The plan for joint action above referred to is hereby approved and the carriers are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers forthwith shall file a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or supplements to filed tariffs, setting forth any changes in rates, charges, operations, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this or-

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be kept available for examination and inspection at all reasonable times by accredited representatives of the Office of Defense Transpor-

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of Defense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 23d day of May 1945.

GUY A. RICHARDSON. Director. Highway Transport Department. Office of Defense Transportation.

APPENDIX 1

Hayes Freight Lines, Inc., Mattoon, Ill. Freeport Fast Freight, Incorporated, Chicago, Iil.

[F. R. Doc. 45-8650; Filed, May 22, 1945; 3:09 p. m.]

> [Supp. Order ODT 6A-121] COLUMBUS, CHIO

COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 6A, as amended (8 F.R. 8757, 14582; 9 F.R. 2794), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to conserve and providently utilize vital transportation equipment, materials, and supplies; and to provide for the continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war; It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the persons named in Appendix 1 hereof are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers shall file forthwith a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or schedules, or appropriate supplements to filed tariffs or schedules, setting forth any changes in rates, charges, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs, schedules, or supplements, to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or

other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper, or to exempt or release any participant in the plan from the requirements of any order of the Office of Defense Transportation now or hereafter in effect. In the event that compliance with any term of this order, or effectua-tion of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be available for examination and inspection at all reasonable times by any accredited representative of the Office of Defense Trans-

portation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transporta-

¹ Filed as part of the original document.

tion of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 23d day of May 1945.

GUY A. RICHARDSON, Director, Highway Transport Department, Office of Defense Transportation.

APPENDIX 1

Strawser Freight Line, Inc., Columbus,

K. B. Mosholder, doing business as Mosholder Motor Freight, Mount Vernon, Ohio.

[F. R. Doc. 45-8651; Filed, May 22, 1945; 3:10 p. m.]

[Supp. Order ODT 6A-124] DELAWARE AND PENNSYLVANIA COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 6A, as amended (8 F.R. 8757, 14582; 9 F.R. 2794), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to conserve and providently utilize vital transportation equipment, materials, and supplies; and to provide for the continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, It is hereby ordered, That:

1. The plan for joint action above referred to is hereby approved and the persons named in Appendix 1 hereof are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers shall file forthwith a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations af-fected by this order, and likewise shall file, and publish in accordance with law,

and continue in effect until further order, tariffs or schedules, or appropriate supplements to filed tariffs or schedules, setting forth any changes in rates, charges, rules, regulations, and practices of the carrier which may be necessary to accord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs, schedules, or supplements, to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved, the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper, or to exempt or release any participant in the plan from the requirements of any order of the Office of Defense Transportation now or hereafter in effect. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be available for examination and inspection at all reasonable times by any accredited representative of the Office of Defense Transpor-

tation 6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of De-

fense Transportation. 7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this

8. The plan for joint action hereby approved and all contractual arrangements

made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 23d day of May 1945.

GUY A. RICHARDSON, Director, Highway Transport Department, Office of Defense Transportation .-APPENDIX 1

Wooleyhan Transport Company, Wilmington, Del.

Masten Trucking Company, Inc., Milford, Del.

[7. R. Doc. 45-8652; Filed, May 22, 1945; 3:10 p. m.]

> [Supp. Order ODT 6A-131] MASSACHUSETTS

COORDINATED OPERATIONS OF CERTAIN CARRIERS

Upon consideration of a plan for joint action filed with the Office of Defense Transportation by the persons named in Appendix 1 hereof to facilitate compliance with the requirements and purposes of General Order ODT 6A, as amended (8 F.R. 3757, 14582; 9 F.R. 2794), a copy of which plan is attached hereto as Appendix 2,1 and

It appearing that the proposed coordination of operations is necessary in order to conserve and providently utilize vital transportation equipment, materials and supplies; and to provide for the continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution

of the war, It is hereby ordered, That:
1. The plan for joint action above referred to is hereby approved and the persons named in Appendix 1 hereof are directed to put the plan in operation forthwith, subject to the following provisions, which shall supersede any provisions of such plan that are in conflict therewith.

2. Each of the carriers shall file forthwith a copy of this order with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and likewise shall file, and publish in accordance with law, and continue in effect until further order, tariffs or schedules, or appropriate supplements to filed tariffs or schedules, setting forth any changes in rates, charges, rules, regulations, and practices of the carrier which may be necessary to ac-

Filed as part of the original document.

cord with the provisions of this order and of such plan; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs. schedules, or supplements, to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

3. Whenever transportation service is performed by one carrier in lieu of service by another carrier, by reason of a diversion, exchange, pooling, or similar act made or performed pursuant to the plan for joint action hereby approved. the rates, charges, rules, and regulations governing such service shall be those that would have applied except for such diversion, exchange, pooling, or other act.

4. The provisions of this order shall not be so construed or applied as to require any carrier subject hereto to perform any service beyond its transportation capacity, or to authorize or require any act or omission which is in violation of any law or regulation, or to permit any carrier to alter its legal liability to any shipper, or to exempt or release any participant in the plan from the requirements of any order of the Office of Defense Transportation now or hereafter in effect. In the event that compliance with any term of this order, or effectuation of any provision of such plan, would conflict with, or would not be authorized under, the existing interstate or intrastate operating authority of any carrier subject hereto, such carrier forthwith shall apply to the appropriate regulatory body or bodies for the granting of such operating authority as may be requisite to compliance with the terms of this order, and shall prosecute such application with all possible diligence. The coordination of operations directed by this order shall be subject to the carriers' possessing or obtaining the requisite operating authority.

5. All records of the carriers pertaining to any transportation performed pursuant to this order and to the provisions of such plan shall be available for examination and inspection at all reasonable times by any accredited representative of the Office of Defense Transportation.

6. Withdrawal of a carrier from participation in the plan for joint action hereby approved shall not be made without prior approval of the Office of Defense Transportation.

7. The provisions of this order shall be binding upon any successor in interest to any carrier named in this order. Upon a transfer of any operation involved in this order, the successor in interest and the other carriers named in this order forthwith shall notify, in writing, the Office of Defense Transportation of the transfer and, unless and until otherwise ordered, the successor in interest shall perform the functions of his predecessor in accordance with the provisions of this order.

8. The plan for joint action hereby approved and all contractual arrangements made by the carriers to effectuate the plan shall not continue in operation beyond the effective period of this order.

9. Communications concerning this order should refer to it by the supplementary order number which appears in the caption hereof, and, unless otherwise directed, should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25. D. C.

This order shall become effective May 28, 1945, and shall remain in full force and effect until the termination of the present war shall have been duly proclaimed, or until such earlier time as the Office of Defense Transportation by further order may designate.

Issued at Washington, D. C., this 23d day of May 1945.

GUY A. RICHARDSON, Director, Highway Transport Department, Office of Defense Transportation.

APPENDIX 1 Milton J. Zabarsky and Harry D. Zabarsky, copartners, doing business as St. Johnsbury Trucking Co., St. Johnsbury, Vt. Peerless Motor Express, Inc., Holbrook,

[F. R. Doc. 45-8653; Filed, May 22, 1945; 3:10 p. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 120, Order 1373]

ALLEGHENY RIVER MINING CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340,210 (a) (6) of Maximum Price Regulation No. 120; It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton, for the indicated uses and shipments as set forth herein. All are in District No. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.212 and all other provisions of Maximum Price Regulation No. 120.

ALLEGHENY RIVER MINING CO., KITTANNING, PA., WIDNOON MINE, B SEAM, MINE INDEX NO. 5390, ARMSTRONG COUNTY, PA., SUBDISTRICT 11, RAIL SHIPPING POINT, WIDNOON, PA., DEEP MINE

	Size group Nos.						
Control Philadel	1	2	3	4	5		
Price classification Rail shipment Railroad locomotive fuel Truck shipment	H 348 338 368	H 348 338 343	H 328 323 343	J 303 313 328	J 303 313 318		

H. M. CLEVENGER, McCONNELLSBURG, PA., GLEN-DALE NO, 2 MINE, KELLY SEAM, MINE INDEX NO, 5381, BEDFORD COUNTY, PA., SUBDISTRICT 39, RAIL SHIP-PING POINT, SANDY RUN, PA., STRIP MINE

Price classificationAll methods of transporta-	F	F	F	F	F
	425	425	390	365	350

DOUGHERTY COAL CO., R. F. D. #1, DYSART, PA., DOUGHERTY MINE, C'SEAM, MINE INDEX NO. 1208, CAMPRIA COUNTY, PA., SURDISTRICT 18, RAIL SHIP-PING POINT: DEAN, PA., DEEF MINE

Price classification	E	E	E	E	E
	373	353	353	333	333
	338	338	323	313	313
	383	358	1358	348	338

ELLIOT COAL MINING CO., 8 N. FRONT ST., PHILIPS-BURG, PA., AYRES NO. 2-B MINE, B SEAM, MINE INDEX NO. 5406, CLEARFIELD COUNTY, PA., SUB-DISTRICT 8, RAIL SHIPPING POINT: GRAHAM, PA., STRIP MINE

Price classification Rail shipment Railroad locomotive fuel Truck shipment	E	E	E	E	E
	355	335	335	315	315
	320	320	305	295	295
	365	340	340	330	320

C. Virgil Hughes, 312 Commercial Bldg., Phila-delphia, Pa., No. 8 Mine, B Seam, Mine Index No. 5330, Clearfield County, Pa., Subdistrict 13, Rail Shipping Point: Boardman, Pa., Strip Mine

Price classification	D	D	D	D	D
	360	340	335	325	825
Truck shipment	320	320	305	295	295
	370	345	345	335	325

John Sutter, R. D. No. 1, Rural Valley, Pa., W. P. Lauster Mine, E Seam, Mine Index No. 2122, Armstrong Country, Pa., Subdistrict 11, Rail Ship-ping Point: Yatesboro, Pa., Deep Mine

Price classification	H	H	H	J	J
	348	348	328	303	303
Railroad locomotive fuel	338	338	323	313	313
Truck shipment	368	343		328	318

WINDBER HIGH FUSING COAL CO., 1307 JACKSON AVE., WINDBER, PA., POT RIDGE NO. 1-C MINE, C'SEAM, MINE INDEX NO. 5399, SOMERSET COUNTY, PA., SUR-DISTRICT 33, RAIL SHIPPING POINT, RUMMELL, PA., STRIP MINE

320		305	295	295
340		340	330	320
3	3	40		

WINDBER HIGH FUSING COAL CO., 1307 JACKSON AVE., WINDBER, PA., WINDBER HIGH FUSING NO. 4 MINE, C' SEAM, MINE INDEX NO. 6400, CAMBEIA COUNTY, PA., SUBDISTRICT 34, RAIL SHIPPING POINT, DUNLO, PA., STRIP MINE

Price classification Rail shipment Railroad locomotive fuel Truck shipment	E	E	E	E	E
	355	335	335	315	315
	320	320	305	295	295
Truck shipment	365	340	340	330	320

1 Previously established.

The maximum prices listed in this order include the increase in maximum prices where authorized by Amendment

No. 137 to MPR 120 which became effective May 1, 1945.

This order shall become effective May 23, 1945.

(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 22d day of May 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-8628; Filed, May 22, 1945; 11:34 a. m.]

[MPR 120, Order 1374] AMERICAN FUEL Co.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and in accordance with § 1340.203 of Maximum Price Regulation No. 120, It is ordered:

(a) Any person producing bituminous coal from a mine located north of Castle Dale in Emery and Carbon Countles, Utah, in Subdistrict No. 1 of District No. 20, which has no rail connections, and who transports coal by truck to a rail shipping point, may enter into agreements with their customers who are not resellers under Revised Maximum Price Regulation No. 122 that they will adjust the current prices to those permitted for the coals in accordance with action taken by the Office of Price Administration in the matter of the petition for amendment to Maximum Price Regulation No. 120 filed by American Fuel Company.

(b) The permission granted herein to agree to adjust prices shall apply only to deliveries made on and after the date of this order and until the date of final action by the Office of Price Administration in the matter of the said petition of American Fuel Company.

(c) The granting herein of the permission to agree to adjust prices shall not be construed that the petition will be granted in whole or in part.

(d) Prices for deliveries for which agreements are not made pursuant to this order may not be subsequently adjusted under this order.

(e) This order may be revoked or amended at any time.

This order shall become effective May 22, 1945.

Issued this 22d day of May, 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-8640; Filed, May 22, 1945; 2:49 p. m.]

[RMPR 169, Order 79] FABRICATED MEAT CUTS

DESIGNATION OF FAIRLAWN AND PATERSON, N. J., AS DEFICIENCY AREA

Pursuant to § 1364.415 (c) (1) of Revised Maximum Price Regulation No. 169, I find that there exists in the cities of Fairlawn and Paterson in the State of New Jersey, quotas permitting sales of fabricated meat cuts which are insufficient to supply the requirements

of purveyors of meals located in those areas. I find, furthermore, that this condition has occurred because of an increase in population in such areas due to the maintenance of projects connected directly with the war effort and under the direction and control of the United States Government. The cities of Fairlawn and Paterson in the State of New Jersey, are hereby designated as deficiency areas, and the Administrator at Washington, D. C., may, in writing, authorize named sellers to sell and deliver specified quantities of fabricated meat cuts to purveyors of meals located in those areas for such period and subject to such terms and conditions as he may deem necessary.

This order may be revoked or amended at any time.

This order shall become effective May 15, 1945.

Issued this 22d day of May 1945.

CHESTER BOWLES,
Administrator.

[Order 49 Under 3 (e)]

NYLIFE CORP.

ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, It is ordered:

(a) The maximum prices f. o. b. seller's shipping point for sales of "Nylife" a powdered compound for the treatment of rayon stockings, manufactured by the Nylife Corporation, New York City, shall be as follows:

To jobbers, \$4.80 per dozen 6 oz. cans. To retailers, \$6.20 per dozen 6 oz. cans. To consumers, \$0.85 per 6 oz. can.

(b) No extra charge may be made for containers.

(c) With or prior to the first delivery of the aforesaid commodity to a jobber, the manufacturer shall furnish such jobber with a written notice containing the schedule of maximum prices set out in paragraph (a) above and a statement that they have been established by the Office of Price Administration.

(d) Prior to making any delivery of Nylife, after the effective date of this order, the manufacturer shall mark or cause to be marked on each 6 oz. can substantially the following legend:

Maximum retail price-85 cents.

This order shall become effective May 24, 1945.

Issued this 23d day of May 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-8713; Filed, May 23, 1945; 11:47 a. m.]

[MPR 136, Order 446] NATIONAL TOOL CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 446 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. National Tool Company; Docket No. 6083-136.25a-192.

For the reasons stated in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 21 of Revised Maximum Price Regulation 136, It is ordered:

(a) The maximum price of the National Tool Company, Cleveland, Ohio, for its sale to any of its classes of purchasers of any of its "Special Cutters—Manual" (being special metal cutting tools priced in accordance with the "Rules for Special Tools" published by the Metal Cutting Institute) shall be determined by multiplying the maximum price of such cutter in effect to such class of purchasers just prior to the issuance of this order by 106.5 percent

(b) Maximum net prices of resellers for their sales of special cutters affected by this order to any class of their purchasers shall be determined by adding to the maximum net price which such resellers had in effect to such class of purchasers just prior to the issuance of this order the dollar-and-cents amount in which such resellers' cost of these cutters has been increased pursuant to this order.

(c) The National Tool Company shall give notice in writing to its customers who purchase the subject cutters for resale of the dollar-and-cents amount by which the cost of any such cutter has been increased to the customer pursuant to this order, and the like amount by which the customer may increase his resale price. Copies of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C., within thirty days after the effective date of this order. Where such written notices are given subsequently, copies of the notices shall be filed in a like manner within five days after notice has been given to the customer.

(d) An Audited Detailed Over-all Profit and Loss Statement for 1944 shall be filed within fifteen days of the effective date of this order.

(e) This order shall in no way effect or relieve the liability of the company for any violation.

All requests not granted herein are

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

This order shall become effective May 24, 1945.

Issued this 23d day of May 1945.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 45-8712; Filed, May 23, 1945; 11:47 a. m.]

[MPR 149, Order 50] BLOSSOM PRODUCTS CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1315.21b (e) of Maximum Price Regulation 149, it is ordered:

47-10

(a) Applicability. This order establishes maximum prices for any length and gauge of short ends of natural rubber thread when sold by the Blossom Products Corporation, Allentown, Pennsylvania, or by wholesalers who purchase the commodities from the Blossom Products Corporation.

(b) Maximum prices. The maximum prices for sales of the commodity described in paragraph (a), shall be:

\$0.11 per pound to wholesalers. \$0.14 per pound to manufacturers and users.

(c) Notification of maximum prices. With or prior to the first delivery to a wholesaler of the commodity priced by this order, the seller shall notify such wholesaler in writing of the maximum prices established by this order for sales to other wholesalers and to users and manufacturers as established by paragraph (b) of this order. The notification shall include a statement that such wholesaler is required to notify any other wholesaler to whom he sells of the maximum prices applicable to such wholesaler's resales to other wholesalers, and to users and to manufacturers, as established by this order.

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

Administration.

This order shall become effective May 24, 1945.

Issued this 23d day of May 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-8708; Filed, May 23, 1945; 11:46 a. m.]

> [MPR 188, Order 3850] MODERN METAL ARTS CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) The maximum prices, f. o. b. point of shipment for sales by any person of the following aluminum shower door manufactured by the Modern Metal Arts Company shall be:

(1) On sales to consumers, gloss polished aluminum shower door (64" x 24"-27") complete with 732" obscure glass, \$50.00.

(2) On sales to retailers the maximum

price shall be that specified in (a) (1) above

shall be that specified in (a) (1) above less a discount of 331/2 percent.
(5) On sales to agents the maximum price

shall be that specified in (a) (1) above less a discount of 40 percent.

(b) In addition to the discounts enumerated above in (a) (2) to (a) (5) inclusive, the maximum price established by this order shall be subject to such other discounts, allowances including transportation allowances, and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(c) The maximum prices for sales on an installed basis of the commodity covered by this Order shall be determined in accordance with Revised Maximum

Price Regulation 251.

(d) Each seller, except on sales to consumers, shall notify in writing each of his purchasers at or before the time of the first invoice after the effective date of this order of the maximum prices established by this order for his sales to such purchasers and the maximum prices established for such purchaser's resale.

(e) The Modern Metal Arts Company shall stencil in a conspicuous place on its shower door the maximum price to consumers established by this order and shall identify such price as the maximum price to consumers.

(f) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective May

Issued this 23d day of May, 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-8709; Filed, May 23, 1945; 11:46 a. m.]

[MPR 188, Order 3851]

TANNER MANUFACTURING CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) The maximum net prices, f. o. b. point of manufacture, for sales to manufacturers by the Tanner Manufacturing Company of Erie, Pennsylvania, of the following commodities, shall be:

Quick opening, non-rising stem, packless, brass angle supply valves for steam, vapor and/or vacuum systems: Each ----- \$1.059 -- 1.459 1.832 2.404

(b) The maximum list prices for sales by any person of the following commodities manufactured by the Tanner Manufacturing Company of Erie, Pennsylvania, shall be:

Quick opening, non-rising stem, packless, brass angle supply valves for steam, vapor and/or vacuum systems: Each -----------83.70 4.30 1½"-----8.40

(c) The maximum list prices specified in (b) above shall be subject to the following functional and quantity discounts:

Percent (1) On sales to stocking jobbers (one who maintains a stock at all times of 144 or more valves of all sizes combined) __. 47-20-5 (2) On sales to non-stocking jobbers 47-20 (3) On sales to plumbing and heating contractors, installers, commercial and industrial users, in quantities of less than 24 valves __ 47 On sales to plumbing and heating contractors, installers, commercial and industrial users in quantities of 24 to 143 valves. 47-5 (5) On sales to plumbing and heat-ing contractors, installers, com-

(d) The maximum list prices specified in (b) above are f. o. b. point of manufacture with full freight not to exceed \$1.00 per cwt allowed on shipments of 100 pounds or more to any railroad destination within the United States.

mercial and industrial users in

quantities of 144 valves or more__

(e) The maximum prices for sales on an installed basis of the commodities covered by this order shall be deter-mined in accordance with Revised Maximum Price Regulation No. 251.

(f) Each seller, except on sales to consumers, shall notify each of his purchasers, at or before the time of the first invoice, of the maximum price established by this order on his sales to such purchasers and the maximum resale prices established for such purchasers.

(g) This order may be revoked or amended by the Price Administrator at

any time

This order shall become effective May 24, 1945.

Issued this 23d day of May 1945.

CHESTER BOWLES. Administrator.

[F. R. Doc. 45-8710; Filed, May 23, 1945; 11:46 a. m.]

Regional and District Office Orders. [Williamsport Order G-1 Under MPR 426]

FRESH FRUITS AND VEGETABLES IN PENNSYLVANIA

Fresh fruits and vegetables for table use, sales except at retail. Amount of freight from basing point to wholesale receiving point allowed for determining maximum prices of certain fresh fruits and vegetables in certain counties of Pennsylvania.

For the reasons stated in an opinion issued simultaneously herewith and pursuant to the authority contained in section 8 (a) (7) of Maximum Price Regulation No. 426 and by Order of Delegation issued by the Regional Administrator of Region II, this order is hereby

SECTION 1. What this order does. This order establishes the amount of freight from basing point to wholesale receiving point which may be added to the maximum basing point price for the purpose of determining maximum selling prices for certain fresh fruits and vegetables at all wholesale receiving points in the area described in section 2.

SEC. 2. Where this order applies. This order applies in the Countles of Cameron, Centre, Clinton, Eik, McKean, Potter, Northumberland, Montour, Lycoming, Bradford, Snyder, Sullivan, Tioga and Union in the State of Pennsylvania.

SEC. 3. Determination of the amount of freight allowed in establishing maximum selling price. The amount of freight from basing point to wholesale receiving point which may be added to the maximum basing point price for the purpose of determining maximum selling prices of the items covered by this regulation at all wholesale receiving points in the area described above and in the markets they serve shall be the amounts set forth in the appendices annexed hereto.

This amount includes all allowances, if any, for protection and other accessorial services and all taxes on transpor-

tation costs.

The amount of freight from basing point to any wholesale receiving point in the area described in Section 2 is determined by adding the appropriate amount listed in Appendix B to the appropriate amount listed in Appendix A, except where the listed commodity is received directly in carlots, in which case the amount of freight from basing point to any wholesale receiving point is the amount listed in Appendix A.

SEC. 4. Effective date. This order shall become effective at 12:01 a.m. on March 19, 1945.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; MPR 426, 8 F.R. 16409)

Issued this 14th day of March 1945.

JOSEPH L. RAY, District Director.

APPENDIX A-FREIGHT FROM BASING POINT TO PHILADELPHIA

Commodity	Standard container and minimum contents	Basing points	Date	Freight allow- ance
Carrots, bunched	LA crate, 72 bunches each	El Centro, Calif	Jan. 16-Mar. 31 Apr. 1-May 31	\$1.49 1.50
	bunch I pound.	Salinas, Calif	June 1-Nov. 30 Dec. I-Jan. 15	1.68 L 58
Cucumbers, except hothouse	Bushel, 48 pounds	Wachula, Fla Ponchatoula, La	Jan. 1-May 31 June 1-June 30	.72
Cucumbers, hothouse	Bushel, 48 pounds Per pound	Davenport, Iowa	All year	. 021
Eggplant	114 bushel crate, 45 pounds. Bushel 30 pounds.	Fort Myers, Fla	All year	. 74 .5k
Grapefruit, pink, California and	1% bushels	Los Angeles, Calif	Nov. 16-Apr. 30 May 1-Oct. 31	1, 27
Arizona. Grapefruit, pink, all other States	136 bushels	Weslaco, Tex Los Angeles, Calif	All year. Nov. 16-Apr. 30	1, 12
Grapefruit, white California and Arizona.	1% bushels		May 1-Oct. 30	1, 27
Grapefruit, white, all other States, including "Indian River."	136 bushels	Homestead, Fla		
Lemons, all States	13% bushels	Los Augeles, Calif	Nov. 1-Apr. 30 May 1-Oct. 30	1, 24
Green peas	Bushel, 28 pounds	Calipatria, Calif	Sept. 1-Mar. 3t Apr. 1-Aug. 31	. 73
Lettuce, Iceberg	LA or Salinas crate 60	El Centro, Calif	Dec. and Mar Jan. I-Feb. 28	1.56
	pounds and 48 heads.	El Centro, Calif Salinas, Calif	Apr. and Oct. 16-	1.64
		Salinas, Calif	May	
Oranges, California and Arizona	135 bushels	Salinas, Calif Los Angeles, Calif	June-Oct. 16 Nov. 16-Apr. 30	
			May 1-Nov. 15	1.40
Oranges, all other including "In- dian River."	136 bushels	Homestead, Fla		The same
Pears.	Pear box, 44-48 pounds, 46-50 pounds.	Sacramento, Calif. or Yakima, Wash,	All year	10000
Snap beans	Bushel, 28 pounds	Pompano, Fla	All year	
Spinach	Bushel, 18 pounds.	Crystal City, Tex Pompano, Fla	All year	. 57
	Bushel 25 pounds	Pompano, Fla		
Sweet potatoes Tangerines, all States, except California and Arizona.	Bushel, 50 pounds		All year	

APPENDIX B-FREIGHT TO ALL WHOLESALE
RECEIVING POINTS IN WILLIAMSPORT

For any wholesale receiving point in the Williamsport Commodity in standard containers packed as in Appendix A: district \$0.40 Carrots, bunched__. All citrus fruits, standard containers . 50 (1% or 1% bushels) _____ . 25 Cucumbers, except hothouse_____ Eggplant, bushel or crate (11/2 bushel)_ . 20 Green peas .44 Lettuce, iceberg _____ . 25 .20 Snap beans_____ .20 Sweet peppers, bushel or crate (11/2 bushel) _____

¹To determine the full amount of freight from basing point to any wholesale receiving point, except Philadelphia, add to appropriate amount named in this Appendix B to the appropriate amount named for the item in Appendix A.

[F. R. Doc. 45-8611; Filed, May 21, 1945; 4:40 p. m.]

[Roanoke Rev. Order G-1 Under Gen. Order 50. Amdt. 3]

MALT AND CEREAL BEVERAGES IN ROANOKE, VA., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Roanoke (Virginia) District Office, Region IV, by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, Executive Orders 9250 and 9328, General Order No. 50, issued by the Administrator of the Office of Price Ad-

ministration, and Region IV Revised Delegation Order No. 17, issued May 5, 1944; It is hereby ordered: That said Revised Order G-1 under General Order No. 50, issued December 21, 1944, effective January 1, 1945, be and it is hereby amended as follows:

(1) Section 1 of said Revised Order G-1 is amended to read as follows:

Section 1. Purpose of order. Order No. G-1 under General Order No. 50, issued by the District Director of the Roanoke (Virginia) District Office of the Office of Price Administration on the 12th day of July 1944, was issued for the purpose of establishing specific maximum prices for malt and cereal beverages, including those commonly known as ale, beer and near-beer, either in containers or on draught when sold or offered for sale at retail by any eating or drinking establishment, either for consumption on the premises or when carried away. Order G-1 under General Order No. 50 is redesignated Revised General Order G-1 under General Order No. 50 and is revised and amended as herein set forth and issued for the same purpose, except that specific maximum prices are established only for on-premise sales, and for the further purpose of clarifying and strengthening the order.

(2) Section 10 of said revised order is amended to read as follows:

SEC. 10. Posting of prices. (a) If you own or operate an eating or drinking establishment offering malt beverages subject to this order you must comply with the provisions of Order No. 2, issued under Restaurant Maximum Price Regulation 2 on March 10, 1945, and effective the same date, either as heretofore or hereafter revised and amended, which order provides in part that you must on or before April 16, 1945, show on a poster to be supplied by the Office of Price Administration, your lawful ceiling prices for all beer and other malt beverages which you offer for consumption on your premises.

(b) If you begin operating your establishment after April 16, 1945, you must obtain the price poster applicable to your establishment from your local War Price and Rationing Board and post same im-

mediately.

(c) No establishment which fails to comply with the posting requirements of Order No. 2 issued under Restaurant Maximum Price Regulation No. 2 on March 10, 1945, and effective the same date, either as heretofore or hereafter revised and amended, may sell any beverage subject to this order at higher prices than the prices provided for Group 3-B sellers as set forth in the appendices hereof during such time as such establishment is not in compliance with said order.

(3) Section 17 (f) of Revised Order G-1 is amended to read as follows:

SEC. 17. Definitions. * * *

(f) "Eating and drinking establishments" means any place in which meals, food items or beverages are sold and served primarily for consumption on or about the premises. The term includes, but is not limited to, restaurants, hotels, cafes, cafeterias, delicatessens, soda

fountains, boarding houses, catering establishments, athletic stadiums, field kitchens, lunch wagons, hot dog carts,

- (4) Paragraph (e) of section 17 is deleted and the following inserted in lieu thereof:
- (e) "Sell, sale, etc." include the service of beer for a consideration, with a license to consume on the premises.
- (5) Section 17 of said order is further amended by adding thereto a new paragraph designated as (g) and to read as follows:
- (g) "On premise sales" means those sales made for consumption by the customer either in, on, or about the premises of the seller, or in the vicinity thereof, and includes curb service sales, and sales made to customers served in automobiles located on or about the premises of the

Paragraph (g) of section 17 is redesignated (h).

Effective date. This amendment becomes effective March 13, 1945.

(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; G.O. 50, 8 F.R.

Issued this 13th day of March 1945.

BERNARD C. GOODWIN. District Director.

[F. R. Doc. 45-8608; Filed, May 21, 1945; 4:41 p. m.]

[Roanoke Rev. Order G-1 Under Gen. Order 50, Amdt. 4]

MALT AND CEREAL BEVERAGES IN ROANOME. VA., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Roanoke (Virginia) District Office of the Office of Price Administration, Region IV, by the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, Executive Orders 9250 and 9328, General Order No. 50, issued by the Administrator of the Office of Price Administration, and Region IV Revised Delegation Order No. 17, issued May 5, 1944; It is hereby ordered: That section 1 of said Revised Order G-1, as heretofore amended by Amendment No. 3, is further amended to read as follows:

Section 1. Purpose of order. Order No. G-1 under General Order No. 50, issued by the District Director of the Roanoke (Virginia) District Office of the Office of Price Administration on the 12th day of July, 1944, was issued for the purpose of establishing specific maximum prices for malt and cereal beverages, including those commonly known as ale, beer, and near-beer, either in containers or on draught when sold or offered for sale at retail by eating and drinking establishments, either for consumption on the premises or when carried away. Order G-1 under General Order No. 50 is redesignated Revised Order G-1 under

General Order No. 50 and is revised and amended as herein set forth and issued for the same purpose, except that specific maximum prices are established only for on-premise sales, and for the further purpose of clarifying and strengthening the order. Maximum prices for off-premise sales of domestic malt beverages are controlled by Revised Maximum Price Regulation 259.

Effective date. This amendment becomes effective March 30, 1945.

(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; G.O. 50, 8 F.R.

Issued this 30th day of March 1945.

BERNARD C. GOODWIN. District Director.

[F. R. Doc. 45-8608; Filed, May 21, 1945; 4:39 p. m.]

[Region IV Order G-1 Under MPR 251, Amdt. 2]

ROOFING IN SHELBY COUNTY, TENN.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration, by section 8 (c) of Revised Maximum Price Regulation No. 251. Order No. G-1 under Maximum Price Regulation No. 251, issued by the Atlanta Regional Office on April 24, 1944, and amended October 27, 1944, is hereby amended by changing paragraph (f) to read as follows: "This order shall become effective April 24, 1944 and shall expire at 11:59 p. m., October 31, 1945."

This order is issued as of March 31, 1945.

> THOMAS L. HISGEN, Acting Regional Administrator.

[F. R. Doc. 45-8610; Filed, May 21, 1945; 4:40 p. m.]

[Region VII Order G-7 Under MPR 188] SISLER BROS. & Co.

AUTHORIZATION OF MAXIMUM PRICES

Pursuant to the Emergency Price Control Act of 1942, as amended, the Sta-bilization Act of 1942, as amended, and §§ 1499.158 and 1499.158a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-7 is issued.

(a) What this order does. This order establishes maximum prices for wooden clothespins manufactured by Sisler Brothers & Co. of Denver, Colorado, when sold by the manufacturer to jobbers or wholesalers, and when sold by the manufacturer, jobbers, or wholesalers to retailers

(b) Authorized maximum Upon and after the effective date of this Order No. G-7, the maximum prices for the wooden clothespins in question, which are by the manufacturer designated Model No. PDA 100, when manufactured by Sisler Brothers & Co. of Denver, Colorado, in accordance with the

specifications set forth in the application of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

> Cents per gross

(1) Model No. PDA 100 Clothespins, when sold by the manufacturer on a deliv-

facturer or any jobber or wholesaler to a retailer

Note: The above prices are net to the seller, and no discount for cash payment is required. However, any seller may, if he so desires, allow a discount or otherwise sell below these specified maximum prices.

(c) Notice to be given purchasers for resale. When the manufacturer or any jobber or wholesaler who makes a first sale under this Order No. G-7 to a reseller, he must show on his invoice or on a separate slip or rider attached thereto and signed by him the following:

By virtue of Order No. G-7 under Maximum Price Regulation No. 188, the OPA authorized prices for these Model No. PDA 100 Clothes-

Cents per gross

(1) When sold by the manufacturer on a delivered basis to a jobber or wholesaler

(2) When sold on a delivered basis by the manufacturer or any jobber or wholesaler to a retailer__.

(d) Applicability of other regulations. Except insofar as the same are inconsistent with or contradictory of any one or more of the terms and provisions of this Order No. G-7, all of the terms and provisions of Maximum Price Regulation No. 188 shall remain in full force and effect as to the manufacturer Sisler Brothers & Co., and all resellers of the commodity in question.

(e) Geographical applicability. The prices authorized by this Order No. G-7 for resellers are applicable only to sales made within Region VII, which includes the States of New Mexico, Colorado, Wyoming, Montana, and Utah, and all that part of the State of Idaho lying south of the southern boundary of Idaho County, the County of Malheur in the State of Oregon, and all that part of the Counties of Mohave and Coconino in the State of Arizona lying north of the Colorado River.

(f) How prices for sales made to ultimate consumers are determined. Prices for these Model PDA 100 clothespins at the consumer level shall remain subject to the provisions of the General Maximum Price Regulation, and any person selling such commodity to an ultimate consumer must determine his price under and in accordance with such General

Maximum Price Regulation.

(g) Licensing. The provisions of Licensing Order No. 1, licensing all persons who makes sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(h) Right to revoke or amend. This order may be revoked, modified, or amended at any time by the Price Administrator of the Regional Administrator.

(i) Effective date. This Order No. G-7 shall become effective on the 4th day of

May, 1945.

Issued this 4th day of May 1945.

RICHARD Y. BATTERTON, Regional Administrator.

[F. R. Doc. 45-8607; Filed, May 21, 1945; 4:42 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register May 16, 1945.

PEGION T

Augusta Order 1-F, Amendment 46, covering fresh fruits and vegetables in South Portland, Portland and Westbrook, Maine, filed 10:31 a. m.

REGION II

Altoona Order 2-F, Amendment -18, covering fresh fruits and vegetables in the entire Altoona Area, filed 10:28 a. m. Altoona Order 5-W, Amendment 1, cover-

ing dry groceries in the Altoona Area, filed

10:00 a. m. Buffalo Order 3-F, Amendment 7, covering fresh fruits and vegetables in certain cities

in New York, filed 10:27 a. m.
Buffalo Order 4-F, Amendment 7, covering fresh fruits and vegetables in certain cities

fresh fruits and vegetables in certain cities in New York, filed 10:27 a. m.
District of Columbia Order 3-P, Amendment 3, covering fresh fish in certain areas in Virginia and Maryland, filed 10:27 a. m.
District of Columbia Order 3-P, Amendment 4, covering fresh fish in certain areas in Virginia and Maryland, filed 10:27 a. m.
District of Columbia Corder 8. P. Amendment 25.

Philadelphia Order 6-F, Amendment 25,

Philadelphia Order 6-F. Amendment 25, covering fresh fruits and vegetables in Philadelphia, Pa., filed 10:26 a. m.

Philadelphia Order 11-F, covering fresh fruits and vegetables in certain counties in Pennsylvania, filed 10:26 a. m.

Philadelphia Order 12-F, covering fresh fruits and vegetables in certain counties in Pennsylvania, filed 10:26 a. m.

Pennsylvania, filed 10:26 a. m.

Trenton Order 12-F, Amendment 6, covering fresh fruits and vegetables in certain counties in New Jersey, filed 10:26 a. m.

REGION III

Cincinnati Order 4-F, Amendment 17, covering fresh fruits and vegetables in Hamil-

ton County, Ohio, filed 10:25 a.m.
Cincinnati Order 5-F, Amendment 17,
covering fresh fruits and vegetables in certain

counties in Ohio, filed 10:25 a. m.
Cincinnati Order 7-F, Amendment 6,
covering fresh fruits and vegetables in certain counties in Ohio, filed 10:25 a. m.

REGION V

Shreveport Order 2-F, Amendment 59, covering fresh fruits and vegetables, filed 10:35 a.m.

Shreveport Order 3-F, Amendment 48, covering fresh fruits and vegetables, filed 10:36 a. m.

REGION VII

Cheyenne Order 53, covering dry groceries in certain areas in Wyoming, filed 10:23 a. m.

Cheyenne Order 54, covering dry groceries in certain areas in Wyoming, filed 10:22 a. m.

Cheyenne Order 55, covering dry groceries in certain areas in Wyoming, filed 10:22 a. m.

Cheyenne Order 56, covering dry groceries in certain areas in Wyoming, filed 10:30

Wyoming Order 47, Amendment 2, covering dry groceries in certain areas in Wyoming, filed 10:24 a. m.

Wyoming Order 44, Amendment 3, covering dry groceries in certain areas in Wyoming, filed 10:36 a. m.

Wyoming Order 47, Amendment 5, covering dry groceries in certain areas in Wyoming, filed 10:24 a. m.

Wyoming Order 47, Amendment 6, covering dry groceries in certain areas in Wyoming, filed 10:23 a. m.

Wyoming Order 47, Amendment 7, covering dry groceries in certain areas in Wyoming, filed 10:23 a. m.

REGION VIII

Nevada Order 6-F, Amendment 14-A, covering fresh fruits and vegetables in the Reno and Sparks Area, filed 10:29 a.m.

Nevada Order 6-W, Amendment 1, covering dry groceries in certain areas in Nevada, filed

Portland Order 4-F. Amendment 23, covering fresh fruits and vegetables in certain areas in Oregon and Washington, filed 10:29

Portland Order 5-F, Amendment 22, cover-

roftiand Order 5-F, Amendment 22, cortain cities in Oregon, filed 10:29 a.m.

Portland Order 6-F, Amendment 22, covering fresh fruits and vegetables in certain cities in Oregon, filed 10:29 a.m.

Portland Order 7-F, Amendment 21, covering fresh fruits and vegetables in certain cities in Oregon, filed 10:28 a.m.

Portland Order 8-F, Amendment 21, covering fresh fruits and vegetables in Medford, Oregon, filed 10:28 a. m.

Spokane Order 14-F, Amendment 15, covering fresh fruits and vegetables in Benton and Franklin Counties, Wash., filed 10:28 a. 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. 45-8601; Filed, May 21, 1945; 4:39 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File Nos. 7-799, 7-800, 7-801, 7-802, 7-803, 7-804, 7-805, 7-806, 7-807]

AMERICAN AIRLINES, INC., ET AL.

ORDER SETTING HEARING ON APPLICATIONS TO EXTEND UNLISTED TRADING PRIVI-LEGES

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on

the 21st day of May, A. D. 1945.

In the matter of applications by the Boston Stock Exchange to extend unlisted trading privileges to American Airlines, Inc. Common Stock, \$5 Par Value, File No. 7-799; American & Foreign Power Company, Inc. \$7 Cumulative Second Preferred Stock, No Par Value, Series A, File No. 7-800; The Baldwin Locomotive Works VTCs for \$13 Par Common Stock, File No. 7-801; Carrier Corporation Common Stock, \$10 Par Value, File No. 7-802; Crane Company Common Stock, \$25 Par Value, File No.

7-803; Crucible Steel Company of America Common Stock, No Par Value, File No. 7-804; The Curtis Publishing Company Common Stock, No Par Value, File No. 7-805; Graham-Paige Motors Corporation Common Stock, \$1.00 Par Value, File No. 7-806; Lockheed Aircraft Corporation Capital Stock, \$1.00 Par Value, File No. 7-807.

The Boston Stock Exchange, pursuant to section 12 (f) of the Securities Exchange Act of 1934, and Rule X-12F-1 promulgated thereunder, having made application to the Commission to extend unlisted trading privileges to the abovementioned securities;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a.m. on Monday, June 4, 1945, at the office of the Securities and Exchange Commission, 82 Devonshire Street, Boston, Massachusetts, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That Frank Kopelman, or any other officer or officers of the Commission named by it for that purpose, shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby empowered to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

ORVAL L. DUBOIS, [SEAL] Secretary.

[F. R. Doc. 45-8636; Filed, May 22, 1945; 2:29 p. m.]

[File No. 70-1084]

PORTLAND GENERAL ELECTRIC CO.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 21st day of May 1945.

Notice is hereby given that an application or declaration has been filed with the Commission under the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder by Portland General Electric Company, a registered holding company and a subsidiary of Portland Electric Power Company, also a registered holding company. All interested persons are referred to said application or declaration which is on file in the office of the Commission for a statement of the transactions therein proposed which may be summarized as follows:

Portland General Electric Company proposes to issue and sell, at a price (exclusive of accrued interest) to be determined by competitive bidding, but to be not less than the principal amount nor more than 102.75% of the principal amount, \$34,000,000 principal amount of its First Mortgage Bonds, due 1975, and to invite publicly, in accordance with the provisions of Rule U-50, sealed, written proposals for the purchase of such bonds. The annual coupon rate, to be specified in the proposals, is to be a multiple of one-eighth per cent.

Portland General Electric Company further proposes to issue and sell at par to The Chase National Bank of the City of New York and Harris Trust and Savings Bank (Chicago) \$5,500,000 aggregate face amount of 10-year serial notes bearing interest at the rate of 2% per annum and payable in equal semi-annual in-

stallments.

The proceeds from the proposed issue and sale of said bonds and notes, together with such amounts from the general funds of Portland General Electric Company as may be required, will be applied to the redemption of the outstanding \$39,565,000 principal amount of its First and Refunding Mortgage Bonds, 4½% Series, due September 1, 1960, at the redemption price of 102% of the principal amount thereof (\$40,356,300) plus accrued interest thereon to the date of redemption.

The bonds will be issued under and secured by an Indenture of Mortgage from the company to the Guaranty Trust Company of New York, Trustee, dated as of July 1, 1945, mortgaging and pledging as security for the payment of the bonds substantially all of the properties of Portland General Electric Company.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to said application or declaration and that said application shall not be granted or said declaration permitted to become effective except pursuant to fur-

ther order of the Commission;

It is ordered, That a hearing on said application or declaration under the applicable provisions of said act and the general rules and regulations promulgated thereunder be held on June 12, 1945 at 10:00 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philaphia 3, Pennsylvania. On such date, the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held. At such hearing cause shall be shown why said application should be granted or such declaration be permitted to become effective.

It is jurther ordered, That William W.

It is further ordered, That William W. Swift, or any officer or officers of the Commission designated by it for that purpose, shall preside at the hearing in such matter. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the rules of practice of the Commission.

It is further ordered, That, without limiting the scope of the issues presented by said application or declaration, particular attention be directed at such hearing to the following matters and questions:

1. Whether the proposed issue and sale of bonds and notes by Portland General Electric Company are entitled to an exemption under section 6 (b) of the act and, if not, whether the standards of section 7 are met.

2. Whether the accounting entries to be recorded in connection with the proposed transactions are proper and conform to sound and accepted principles of accounting and meet the standards

of the act.

Whether the fees and expenses in connection with the proposed transactions are for necessary services and rea-

sonable in amount.

4. Whether the proposed transactions are in all respects in the public interest and in the interest of investors and consumers and, if not, what terms and conditions are necessary or appropriate to insure compliance with the requirements of the act and the rules, regulations and orders promulgated thereunder.

It is further ordered, That any person desiring to be heard or otherwise wishing to participate in this proceeding shall file with the Commission, on or before June 11, 1945, his request or application therefor, as provided by Rule XVII of the rules of practice of the Com-

mission.

It is further ordered. That the Secretary of the Commission shall serve a copy of this order by registered mail on Portland General Electric Company, Portland Electric Power Company, and Thos. W. Delzell and R. L. Clark, Independent Trustees of Portland Electric Power Company (debtor in reorganization in proceedings pending in the United States District Court for the District of Oregon) and on the Public Utilities Commissioner of the State of Oregon and the Department of Public Utilities of the State of Washington; and that notice of said hearing be given to all other persons by publication of this order in the FEDERAL REGISTER.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 45-8637; Filed, May 22, 1945; 2:29 p. m.]

SURPLUS PROPERTY BOARD.

[Special Order 8]

CURTISS C-76 TRANSPORT PLANES

EXCEPTION TO PRICE POLICY FOR DISPOSAL OF SURPLUS AIRCRAFT

Regulation No. 4 of the Surplus War Property Administration (9 F.R. 11727) established pricing policies for the disposal of surplus aircraft and property peculiar to aircraft and also provided that cases for which no provision was made "should be referred to the Surplus War Property Administration, which, by direct action without amendment to this Regulation, may authorize exceptions when, in its opinion the public interest requires." Pursuant to this provision of Regulation No. 4 the following order is issued by the Surplus Property Board,

as successor to the Surplus War Property Administration, acting under the authority of the Surplus Property Act of 1944 (Pub. Law 457, 78th Cong., 2d Sess.; 58 Stat. 765).

The War Department has declared surplus eight two-engine troop transport planes of plywood construction built by Curtiss-Wright Corporation, Buffalo. N. Y. The Army's designation for this aicraft is C-76, and it is known as the "Caravan." These eight planes appear to constitute the entire present stock of the Army. This aircraft has been found ineligible for certification by the Civil Aeronautics Administration. In view of the small number of these planes which have been manufactured and of their ineligibility for certification by the Civil Aeronautics Administration, the Board deems it in the public interest that they be disposed of by negotiated sale at the best price obtainable after wide public advertising.

It is hereby ordered, That:

1. Notwithstanding the provisions of SWPA Regulation No. 4, the Reconstruction Finance Corporation and the Foreign Economic Administration are authorized to dispose of surplus Curtiss C-76 transport planes, also known as "Caravan", by negotiated sale at the highest price offered which is adequate in the light of a reasonable knowledge or test of the market, having due regard for the circumstances, nature, condition, quantity, and location of such planes.

2. Such sales shall be made only after wide public notice and a time interval between notice and sale adequate to give all interested purchasers a fair opportu-

nity to buy.

This order shall become effective upon publication in the Federal Register.

SURPLUS PROPERTY BOARD, By A. E. HOWSE, Administrator.

MAY 17, 1945.

[F. R. Doc. 45-8656; Filed, May 22, 1945; 3:30 p. m.]

SELECTIVE SERVICE SYSTEM.

[Operations Order 38]

WEST COAST SHIP REPAIR YARDS EM-PLOYEES POSTPONEMENT OF INDUCTION

Under and by virtue of the Selective Training and Service Act of 1940, as amended, and the authority vested in me by the regulations prescribed by the President thereunder and more particularly the provisions of § 603.1, Selective Service Regulations, and notwithstanding any other orders, directives, rules or regulations, I hereby empower the State Director of California, the State Director of Oregon and the State Director of Washington to order any local board to postpone the induction of any registrant, regardless of the State in which he may be registered, until the registrant's classification has been reopened if such registrant is regularly engaged in one of the west coast ship repair yards listed in the list attached to this operations order and located within their respective States, Provided, That each such registrant shall be certified in a manner acceptable to the

State Director of California, the State Director of Oregon or the State Director of Washington, as the case may be, by a representative of the Navy Department as a skilled craftsman in one of the following categories: electrician, machinist, ordnance man, instrument repairman, sheet metal worker, coppersmith, pipe fitter, boilermaker, and rigger.

I have issued this order in response to a request from the Navy Department that extraordinary steps be taken to see that urgently needed combat ships are repaired as promptly as possible and made available for use in the Pacific.

All State Directors will cooperate in carrying out the provisions of this order.

This order shall become effective May 19, 1945.

LEWIS B. HERSHEY, Director.

MAY 22, 1945.

LIST OF WEST COAST SHIP REPAIR YARDS

Puget Sound Navy Yard, Bremerton, Washington.

Todd-Pacific, Seattle, Washington.
Todd-Seattle, Seattle, Washington.
Kalser (Swan Island), Portland, Oregon.
Poole & McGonigle, Portland, Oregon.
Mare Island Navy Yard, Vallejo, California.
U. S. Naval Dry Docks (Hungers Point),

San Francisco, California.

Bethlehem Steel Company, Alameda and
San Francisco, California.

General Engineering and Drydock Co., Alameda and San Francisco, California.

United Engineering Company, Alameda and San Francisco, California.

Moore Dry Dock Company, San Francisco, California.

California,
Matson Navigation Company, San Francisco, California.

Hurley Marine Works, Oakland, California, Kaiser Ship Yards, Richmond, California, U. S. Naval Dry Docks (Terminal Is.), San Pedro, California.

Bethlehem Steel Company, San Pedro, California.

Todd Ship Yards, San Pedro, California.

[F. R. Doc. 45-8642; Filed, May 22, 1945; 8:03 p. m.]

[Operations Order 39]

SEPARATION BOARD FOR CONSCIENTIOUS OBJECTORS

ESTABLISHMENT TO CONSIDER AND RECOM-MEND PROCEDURES AND POLICIES

Under and by virtue of the authority vested in me by the Selective Training and Service Act of 1940, as amended, I hereby order:

1. There is created in National Headquarters a board of three officers to be designated by the Director; one to be known as legal member; one to be known as medical member; and one to be known as administrative member. The board shall be known as "The Separation Board for Conscientious Objectors," and its function shall be to consider and recommend to the Director of Selective Service procedures and policies concerning the discharge of conscientious objectors from work of national importance. The board is also empowered to hear and consider individual cases of discharge from such work of national importance and

make recommendations thereon to the Director of Selective Service. The Assistant Director, Camp Operations, may appoint a recorder for said board who shall be assigned to Camp Operations and who shall not be a member of said board or possess voting privileges thereon.

LEWIS B. HERSHEY, Director.

MAY 19, 1945.

[F. R. Doc. 45-3666; Filed, May 23, 1945; 9:35 a. m.]

[Operations Order 40]

SEPARATIONS BOARD FOR CONSCIENTIOUS OBJECTORS

APPOINTMENT OF MEMBERS

Under and by virtue of the authority vested in me by the Selective Training and Service Act of 1940, as amended, I hereby order:

1. The following officers are appointed to the Separation Board for Conscientious Objectors created by D. O. 39: Lt. Colonel Simon P. Dunkle, Infantry, Chairman, and legal member; Lt. Colonel Prescott L. Brown, Medical Corps, medical member; and Major Harry H. Fisk, Coast Artillery Corps, administrative member.

The Assistant Director, Camp Operations, is authorized to designate a recorder for said Board.

> LEWIS B. HERSHEY, Director.

MAY 19, 1945.

[F. R. Doc. 45-8087; Filed, May 23, 1945; 9:35 a. m.]

WAR FOOD ADMINISTRATION.

[Docket No. AO 176-RO 1]

COLUMBUS, OHIO, MARKETING AREA

NOTICE OF REOPENING OF HEARING ON HANDLING OF MILK

Proposed marketing agreement and order regulating the handling of milk in the Columbus, Ohio, marketing area.

Notice is hereby given that, on the application of Central Ohio Cooperative Milk Producers Association, Inc., the hearing which was held in Columbus, Ohio, on January 23, 24, 25, 26, 27, 29, 30, and 31, 1945, with respect to a proposed marketing agreement and order regulating the handling of milk in the Columbus, Ohio, marketing area, will be reopened at the Deshler-Wallick Hotel, Columbus, Ohio, beginning at 10:00 a.m., e.s. t., June 20, 1945.

This notice is given pursuant to the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601 et seq.), and in accordance with the applicable rules of practice and procedure (7 CFR, Cum. Supp., 900.1 et seq.).

This public hearing is for the purpose of receiving further evidence with respect to a proposed marketing agreement and order, the provisions of which were set forth in the notices of hearing

issued November 13, 1944 (9 F.R. 13613), and January 19, 1945 (10 F.R. 806). The proposed marketing agreement and order have not received the approval of the War Food Administrator, and at the hearing additional evidence will be received relative to all aspects of the said proposed marketing agreement and order.

Dated: May 22, 1945.

Assistant War Food Administrator.

[F. R. Doc. 45-8654; Filed, May 22, 1945; 3:29 p. m.]

WAR PRODUCTION BOARD.

[C-342]

VASILIOS LABANARIS

CONSENT ORDER

Vasilios Labanaris of 351 Cedar Street, Manchester, New Hampshire, began construction in December 1944, at 75 Spruce Street, Manchester, New Hampshire, without authorization from the War Production Board. The work consisted of the remodeling and conversion of the property into a clubroom at an estimated cost of approximately \$4,000, of which \$2,839 has been expended in this construction and it is at this time incomplete. Prior to the commencement of this construction, Vasilios Labanaris was informed of the restrictions of War Production Board Conservation Order L-41 and was supplied a copy of said order. In spite of this, construction was begun and was stopped when warned by the Manager of the Regional Compliance Department of the War Production Board on January 17, 1945.

Vasilios Labanaris admits the construction as aforesaid in violation of Conservation Order L-41 and does not care to contest the issue of wilfulness. Wherefore upon the agreement and consent of Vasilios Labanaris, the Regional Compliance Manager, the Regional Attorney, and upon the approval of the Compliance Commissioner; It is hereby ordered, That:

(a) Neither Vasilios Labanaris, his successors or assigns, nor any other person, shall do any construction on the premises located at 75 Spruce Street, Manchester, New Hampshire, including remodeling or converting the premises, unless hereafter specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve Vasilios Labanaris, 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.

Issued this 23d day of May 1945.

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

[F. R. Doc. 45-8690; Filed, May 23, 1945; 11:28 a. m.]