

THE NATIONAL ARCHIVES  
LITTERA SCRIPTA MANET  
1934  
OF THE UNITED STATES

# FEDERAL REGISTER

VOLUME 10 NUMBER 182

*Washington, Saturday, September 15, 1945*

**The President**

**EXECUTIVE ORDER 9613**

**WITHDRAWING AND RESERVING FOR THE USE OF THE UNITED STATES LANDS CONTAINING RADIO-ACTIVE MINERAL SUBSTANCES**

By virtue of the authority vested in me as President of the United States, it is hereby ordered as follows:

1. Subject to valid existing rights, all public lands of the United States, including Alaska, which contain deposits of radio-active mineral substances, and all deposits of such substances, are hereby withdrawn from sale and all other forms of disposal under the public-land laws, including the mining laws, and reserved for the use of the United States.

2. So far as not in conflict with existing law, all lands in the United States, its territories or possessions, heretofore acquired by the United States which contain deposits of radio-active mineral substances owned by the United States are hereby reserved from sale, and all leases, licenses, or other authorizations of whatever kind hereafter granted to occupy or use such lands, shall reserve to the United States the right, at any and all times, to enter upon such lands, and mine and remove such mineral substances; and all such lands hereafter acquired by the United States shall become subject to the provisions of this paragraph upon their acquisition; *Provided*, That no reservation under this paragraph shall interfere with the use of the lands established or indicated by any act of Congress.

HARRY S. TRUMAN

THE WHITE HOUSE,  
September 13, 1945.

[F. R. Doc. 45-17169; Filed, Sept. 13, 1945; 2:18 p. m.]

**EXECUTIVE ORDER 9614**

**TERMINATION OF THE WAR REFUGEE BOARD**

By virtue of the authority vested in me by the Constitution and the statutes of

the United States it is hereby ordered as follows:

The War Refugee Board, established in the Executive Office of the President by Executive Order No. 9417 of January 22, 1944, is hereby terminated.

The Secretary of the Treasury is authorized and directed (1) to liquidate all of the activities and obligations, and wind up all of the affairs, of the Board as rapidly as practicable, and not later than June 30, 1946; (2) to utilize therefor such of the personnel, property, records, and unexpended appropriations of the Board as may be necessary; and (3), consonant with applicable law and regulations and at such times as may be appropriate, to separate the personnel from the service of the Board and to dispose of its property and records.

This order shall become effective at the close of business September 15, 1945.

HARRY S. TRUMAN

THE WHITE HOUSE,  
September 14, 1945.

[F. R. Doc. 45-17213; Filed, Sept. 14, 1945; 11:46 a. m.]

**EXECUTIVE ORDER 9615**

**MAKING CERTAIN TIME LIMITATIONS IMPOSED BY EXECUTIVE ORDER NO. 4601 OF MARCH 1, 1927, PRESCRIBING REGULATIONS PERTAINING TO THE AWARD OF THE DISTINGUISHED FLYING CROSS, INAPPLICABLE TO CERTAIN CASES**

By virtue of and pursuant to the authority vested in me by section 12 of the act of July 2, 1926, 44 Stat. 789, as amended, it is hereby ordered as follows:

The time limitations imposed by the first sentence of paragraph 8 of Executive Order No. 4601 of March 1, 1927, prescribing rules and regulations pertaining to the award of the distinguished flying cross, shall not apply to any case in which (1) the act or achievement justifying the award is performed during the period commencing December 7, 1941, and ending with the date of the termination of hostilities in the present

<sup>1</sup>9 F.R. 935.

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Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, the National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington 25, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

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NOTICE

1944 Supplement

Book 1 of the 1944 Supplement to the Code of Federal Regulations, containing Titles 1-10, including Presidential documents in full text, is now available from the Superintendent of Documents, Government Printing Office, at \$3.00 per copy.

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

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<sup>1</sup> Appears under War Department in Notices section.

war, and (2) the recommendation of an award for such act or achievement is initiated within six months after the latter date. The term "date of the termination of hostilities in the present war" means the date proclaimed by the President as the date of such termination.

HARRY S. TRUMAN

THE WHITE HOUSE,  
September 14, 1945.

[F. R. Doc. 45-17212; Filed, Sept. 14, 1945; 11:46 a. m.]

**Regulations**

**TITLE 6—AGRICULTURAL CREDIT**

**Chapter II—Department of Agriculture, Commodity Credit Corporation**

[1945 C. C. C. Cover Crop and Hay and Pasture Seed Bulletin 1, Amdt. 3]

**PART 267—COVER CROP AND HAY AND PASTURE SEED LOANS**

**MISCELLANEOUS AMENDMENTS**

Pursuant to the provisions of section 302 of the Agricultural Adjustment Act of 1938, as amended (52 Stat. 43; 7 U. S. C., 1302), Commodity Credit Corporation has authorized the making of loans on cover crop and hay and pasture seed in accordance with the regulations in this

ROUGH PEA (WILD WINTER PEA—CALEY PEA—SINGLETARY PEA—PEAVINE)

Pure seed		Germination and hard seed <sup>2</sup>							
Rough Peas	Total winter legumes	90 to 100% <sup>3</sup> (both inclusive)		85 to 89% (both inclusive)		80 to 84% (both inclusive)		75 to 79% (both inclusive)	
		Southern	Other	Southern	Other	Southern	Other	Southern	Other
180	98	\$6.00	\$5.00	\$5.65	\$4.65	\$5.30	\$4.30	\$4.95	\$3.95
180	97	5.85	4.85	5.50	4.50	5.15	4.15	4.80	3.80
180	96	5.70	4.70	5.35	4.35	5.00	4.00	4.65	3.65
180	95	5.55	4.55	5.20	4.20	4.85	3.85	4.50	3.50
180	94	5.40	4.40	5.05	4.05	4.70	3.70	4.35	3.35

<sup>1</sup> Or higher.

<sup>2</sup> For rough peas and/or the mixture of rough peas and other winter legumes.

<sup>3</sup> Seed produced in Southern and East Central Regions (AAA).

Dated: August 6, 1945.

[SEAL]

C. C. FARRINGTON,  
Vice President.

[F. R. Doc. 45-17189; Filed, Sept. 14, 1945; 11:12 a. m.]

**TITLE 7—AGRICULTURE**

**Chapter IX—Production and Marketing Administration**

**PART 900—GENERAL REGULATIONS UNDER THE AGRICULTURAL MARKETING AGREEMENT ACT OF 1937**

**MISCELLANEOUS AMENDMENTS**

By virtue of the authority vested in the Secretary of Agriculture by Public Act No. 10, 73d Congress, as amended and as reenacted and amended by the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C., 601 et seq.), the following amendments to the rules of practice and procedure issued thereunder (7 CFR, Cum. Supp., 900.1 et seq.), as amended, are hereby promulgated:

1. Sections 900.2 (e) and (f) are amended to read as follows:

§ 900.2 *Definitions.* \* \* \*

(e) The term "Assistant Administrator" means the Assistant Administrator for Regulatory and Marketing Service matters, Production and Marketing Administration, of the Department or any officer or employee of the Department to whom the Assistant Administrator has

part (1945 C. C. C. Cover Crop and Hay and Pasture Seed Bulletin 1, as amended; 10 F.R. 8987). Such regulations are hereby amended as follows:

The "Schedule of Loan Rates With Basic Specifications for Percentage of Seed Purity, Germination, Maximum Weed Content, and Maximum Mixture of Other Crops for the Various Crop Seeds" is amended by inserting in Column 1, Line 41, under the heading "Pure Seed", a Footnote 13, reading as follows:

<sup>13</sup> Total winter legumes of which at least 80 percent must be rough peas.

The "Schedule of Loan Rates Per 100 Pounds for Seed Not Meeting Specifications for Loan at Basic Rates" is amended by deleting the table designated "Rough Pea (Wild Winter Pea)" and substituting therefor the following table:

heretofore lawfully delegated, or to whom he may hereafter lawfully delegate, the authority to act in his stead.

(f) The term "Administration" means the Production and Marketing Administration of the Department.

2. Section 900.3 is amended to read as follows:

§ 900.3 *Proposals.* (a) A marketing agreement or a marketing order may be proposed by the Secretary or by any other person. If any person other than the Secretary proposes a marketing agreement or marketing order, he shall file with the Assistant Administrator a written application, together with at least four copies of the proposal, requesting the Secretary to hold a hearing upon the proposal. Upon receipt of such proposal, the Assistant Administrator shall cause such investigation to be made and such consideration thereof to be given as, in his opinion, are warranted. If the investigation and consideration lead the Assistant Administrator to conclude that the proposed marketing agreement or marketing order will not tend to effectuate the declared policy of the act, and that a hearing should not be held on the proposal, he shall so advise the person who filed the proposal.

(b) If the investigation and consideration lead the Assistant Administrator to conclude that the proposed marketing agreement or marketing order will tend to effectuate the declared policy of the act, or if the Secretary desires to propose a marketing agreement or marketing order, he shall sign and cause to be served

a notice of hearing, as hereinafter provided.

3. Section 900.4 (a) is amended to read as follows:

§ 900.4 *Institution of proceeding—*  
(a) *Filing and contents of the notice of hearing.* The proceeding shall be instituted by filing the notice of hearing with the hearing clerk. The notice of hearing shall define the scope of the hearing as specifically as may be practicable; shall contain the complete text or a summary of the major provisions of any proposed marketing agreement or marketing order which may have been formulated by the Secretary or which may have been filed with the Assistant Administrator, as hereinbefore provided in § 900.3; and shall state the industry, area, and class of persons to be regulated, the time and place of such hearing, and the place where copies of such proposed marketing agreement or marketing order may be obtained or examined. The time of the hearing shall not be less than 15 days after the date of publication of the notice in the FEDERAL REGISTER, as hereinafter provided, unless the Assistant Administrator shall determine that an emergency exists which requires a shorter period of notice, in which case the period of notice shall be that which the Assistant Administrator may determine to be reasonable in the circumstances: *Provided*, That, in the case of hearings on amendments to marketing agreements or marketing orders, the time of the hearing may be less than 15 days but shall not be less than 3 days after the date of publication of the notice in the FEDERAL REGISTER.

4. Section 900.51 (e) and (f) are amended to read as follows:

§ 900.51 *Definitions.* \* \* \*

(e) The term "Assistant Administrator" means the Assistant Administrator for Regulatory and Marketing Service matters, Production and Marketing Administration, of the Department or any officer or employee of the Department to whom the Assistant Administrator has heretofore lawfully delegated, or to whom he may hereafter lawfully delegate, the authority to act in his stead.

(f) The term "Administration" means the Production and Marketing Administration of the Department.

5. Section 900.101 (e) and (f) are amended to read as follows:

§ 900.101 *Definitions.* \* \* \*

(e) The term "Assistant Administrator" means the Assistant Administrator for Regulatory and Marketing Service matters, Production and Marketing Administration, of the Department or any officer or employee of the Department to whom the Assistant Administrator has heretofore lawfully delegated, or to whom he may hereafter lawfully delegate, the authority to act in his stead.

(f) The term "Administration" means the Production and Marketing Administration of the Department.

6. Section 900.200 (e) and (f) are amended to read as follows:

§ 900.200 *Definitions.* \* \* \*

(e) The term "Assistant Administrator" means the Assistant Administrator for Regulatory and Marketing Service matters, Production and Marketing Administration, of the Department or any officer or employee of the Department to whom the Assistant Administrator has heretofore lawfully delegated, or to whom he may hereafter lawfully delegate, the authority to act in his stead.

(f) The term "Administration" means the Production and Marketing Administration of the Department.

7. The regulations in this part are further amended in that wherever the word "Director" appears there shall be substituted in lieu thereof the word "Assistant Administrator."

Done at Washington, D. C., this 11th day of September 1945. Witness my

hand and the seal of the Department of Agriculture.

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

Approved: September 11, 1945.

HARRY S. TRUMAN,  
*The White House.*

[F. R. Doc. 45-17191; Filed, Sept. 14, 1945;  
11:12 a. m.]

## Chapter XI—War Food Distribution Orders

[WFO 131-1, Amdt. 3]

PART 1430—SUGAR

REVISED DISTRIBUTION QUOTAS FOR APRIL—  
SEPTEMBER 1945 QUOTA PERIOD

War Food Order No. 131-1, as amended (10 F.R. 7132, 8201, 9382), is further amended by deleting the table which appears in Appendix A and substituting in lieu thereof the following:

SHORT TONS AS DELIVERED

	U. S. Department of Agriculture	Gov't. Agencies other than USDA & WSA	Authorized purchasers	Civilian
Atlantic & Gulf Refiners:				
American Sugar Refg. Co.	13,040	105,935	52,197	550,215
J. Aron & Co.		6,487	2,291	25,561
Colonial Sugars, Inc.	4,120	11,589	2,078	59,229
Godchaux Sugars, Inc.	2,500	19,149	7,881	93,944
Henderson Sugar Refinery		5,474	2,565	27,627
Imperial Sugar Co.	2,240	11,752	5,050	75,997
National Sugar Refg. Co.	10,730	67,060	33,502	332,787
Pepsi-Cola Company			3,897	17,110
Refined Syrups & Sugars, Inc.	854	8,310	8,084	58,495
Revere Sugar Refinery	1,741	11,831	7,659	77,869
Savannah Sugar Refinery	1,501	18,856	6,340	89,783
South Coast Corporation	1,000	2,780	2,025	29,886
Sterling Sugars, Inc.		1,180	1,366	17,510
Sucrest & Afl.		19,257	2,200	42,701
West Coast Refiners:				
California & Hawaiian Sugar Refg. Co.	6,964	25,613	26,972	261,947
Western Sugar Refinery	5,533	15,480	7,383	61,604
Inland Refiners:				
Chase Candy Co.			66	1,549
Inland Sugar Co.			612	6,888
Liquid Sugars, Inc.		3,008	2,613	8,779
Realty Operators, Inc.			373	14,932
Beet Sugar Companies:				
Amalgamated Sugar Co.		1,797	3,678	46,548
American Crystal Sugar Co.		1,388	6,035	54,473
Buckeye Sugar Co.			3	44
Franklin County Sugar Co.		627	77	1,015
Garden City Company		100	244	2,881
Great Lakes Sugar Company			14	221
Great Western Sugar Co.		555	14,695	156,791
Holly Sugar Corp.		1,281	5,287	63,366
Isabella Sugar Co.			35	836
Lake Shore Sugar Co.			60	1,085
Layton Sugar Co.		114	182	3,932
Los Alamitos Sugar Co.		275	550	5,926
Menominee Sugar Co.			10	222
Michigan Sugar Co.			254	3,590
Monitor Sugar Co.			1	106
National Sugar Mfg. Co.		44	255	5,293
Southeastern (Franklin)			1	12
Spreckles Sugar Co.		2,307	4,962	88,300
Superior Sugar Ref. Co.			70	1,574
Union Sugar Co.		275	2,872	8,853
Utah-Idaho Sugar Co. (Incl. Gunnison)		1,609	3,735	63,742
Importers of Direct Consumption Sugar:				
Cuban-American Mercantile Corp.		485	1,570	25,267
Czarnikow-Rlonda Sugar Co.		3,309	2,208	29,483
Dyer Sugar Company		1,536	1,481	20,643
Elal Commercial				450
Farr & Company			233	4,395
M. Golodetz & Co.			232	2,902
Hershey Sugar Sales Corp.		3,089	8,194	94,756
Lamborn & Co., Inc.		325	2,881	36,113
Lombard & Co.		782	821	11,835
Mariano Sugar Trading Corp.		394	765	22,815
Minford & Co.		205	1,301	16,251
Olavarria & Co.		694	5,857	61,490
Revere Sugar Refinery			49	923
Mainland Cane Mills				(9)

<sup>1</sup> Stocks on hand April 1, 1945.

This amendment shall become effective at 12:01 a. m., e. w. t., September 14, 1945. With respect to violations, rights accrued, liabilities incurred, or appeals taken, prior to said date, under War Food Order No. 131.1, as amended, all provisions of said order shall be deemed to remain in full force for the purpose of sustaining any proper suit, action, or other proceeding with respect to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; WFO 131, 10 F.R. 7131, 8685)

Issued this 13th day of September 1945.

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

[F. R. Doc. 45-17153; Filed, Sept. 13, 1945;  
12:08 p. m.]

TITLE 19—CUSTOM DUTIES

Chapter I—Bureau of Customs

[T. D. 51311]

PART 3—DOCUMENTATION OF VESSELS

REGISTRATION OF HOUSE FLAG AND FUNNEL MARK BY SOCONY-VACUUM OIL CO., INC.

SEPTEMBER 13, 1945.

The Commissioner of Customs, by virtue of the authority vested in him by section 7 of the act of May 28, 1908 (U.S.C. Title 46, sec. 49), as modified by Executive Order No. 9083 (7 F.R. 1609), and in accordance with section 3.81 (a) of the Customs Regulations of 1943 (19 CFR 3.81 (a)), has registered the house flag and funnel mark of Socony-Vacuum Oil Company, Incorporated, described below:

(a) *House flag.* The house flag is a swallow-tail burgee pennant, bearing a white field upon which is superimposed a red Pegasus, or winged horse, above and below which at the top and bottom edges of the pennant are navy blue stripes. The proportionate dimensions are as follows: Hoist, 1.0; fly, 1.6; indentation of swallow-tail notch on horizontal center line of pennant, 0.4; height at swallow-tail end, 0.8; width of stripe at outer edges of the pennant, 0.1; extreme length of the Pegasus, 0.77; extreme height of the Pegasus, 0.57.

(b) *Funnel mark.* The funnel mark consists of a white shield on a black funnel with a navy blue stripe around the entire shield near the edge, on which shield there is imposed a red Pegasus, or winged horse. The shield is of the following form: The top edge is a straight horizontal line; the sides consist of straight vertical lines with an outward straight flare at the top and an outward curved flare near the bottom; the bottom is an arc of a circle, the center of which is above the arc, with a downward curved flare, each side of the center point of the arc, forming a symmetrical downward projection at the vertical center line of the shield. The proportionate dimensions of the funnel mark are as follows: Diameter of the funnel, 1.0; width of the top edge of the funnel mark, 0.925; width of the mark between the straight sections of the sides, 0.849; width of the mark at the upper ends of the arc at the bottom of the shield, 0.924; distance from the top edge of the mark to the upper ends of the arc at the bottom of the shield, 0.538; radius of the arc at the bottom of the shield, 0.705; overall vertical length of the shield, 0.750; distance of the stripe from the edge of the shield, 0.00757; width of the stripe near the outer

edge of the shield, 0.01515; extreme horizontal length of the Pegasus, 0.788; extreme vertical height of the Pegasus, 0.541; distance from the top of the mark to the top of the Pegasus, 0.106; radius of the bend of the shield, 0.545; distance of the top of the shield below the top of the hood on the funnel, 0.894.

Colored scale replica drawings of the house flag and of the funnel mark described above have been filed with the Division of the Federal Register.

Dated: September 13, 1945.

[SEAL] FRANK DOW,  
Acting Commissioner of Customs.

[F. R. Doc. 45-17211; Filed, Sept. 14, 1945;  
11:40 a. m.]

TITLE 29—LABOR

Chapter IX—Production and Marketing Administration (Agricultural Labor)

PART 1100—REGULATIONS RELATIVE TO SALARIES AND WAGES OF AGRICULTURAL LABOR

TEXAS SALARY AND WAGE RATES

The appendix to this part entitled "Salary and Wage Rates Determined by the Secretary of Agriculture to be Equivalent to \$200 per Month" is hereby amended by adding after the line which reads "Washington—All—All—Same" the following line: "Texas—All—All—Same".

(56 Stat. 765 (1942), 50 U.S.C. App. 961 et. seq., (Supp. III), as amended by 57 Stat. 63 (1943), 50 U.S.C. App. 964 (Supp. III), and by 58 Stat. 632 (1944); E.O. 9328, 3 CFR, Cum. Supp.; Regs. of Economic Stabilization Director, dated August 28, 1943, 8 F.R. 11960, 12139, 16702, 9 F.R. 6035, 14547)

Issued this 13th day of September 1945.

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

[F. R. Doc. 45-17190; Filed, Sept. 14, 1945;  
11:12 a. m.]

TITLE 37—PATENTS AND COPYRIGHTS

Chapter I—Patent Office, Department of Commerce

[Order 385]

PART 3—LICENSES TO FILE APPLICATIONS FOR PATENTS IN FOREIGN COUNTRIES

OPTIONAL PROCEDURE

A new section is added reading as follows:

§ 3.18 *Optional procedure.* In addition to the optional procedure specified in § 3.16 (Comr's. Order No. 366), a petition for license to file an application for patent and any amendments thereto in any foreign country may be in the form of a letter addressed to the Commissioner of Patents, and need not be accompanied by the material specified in §§ 3.4, 3.9 and 3.10 (Comr's. Reg. 4, 9 and 10). Such petition must, however, contain the statement that the proposed foreign application is substantially identical with an application on file in the United States Patent Office, which lat-

ter application must be identified by the names of the inventor, serial number, title of the invention and date of filing. The issued license will permit filing in all countries except Germany and Japan. Licensed material destined for Bulgaria, Italy, Austria, Roumania and Hungary must be forwarded to the Technical Data Licensing Section of the Foreign Economic Administration for transmission abroad. In all other cases, the licensed material may be mailed or forwarded direct by the licensee without presentation to the Post Office Department.

(Pub. Law 239, 77th Cong., approved Aug. 21, 1941, 55 Stat. 657, 35 U.S.C. 42a)

Dated: September 10, 1945.

[SEAL] CASPER W. OOMS,  
Commissioner of Patents.

Approved:

H. A. WALLACE,  
Secretary of Commerce.

[F. R. Doc. 45-17257; Filed, Sept. 14, 1945;  
12:08 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VIII—Foreign Economic Administration

Subchapter B—Export Control

[Amdt. 85]

PART 801—GENERAL REGULATIONS

PART 802—GENERAL LICENSES

PART 804—INDIVIDUAL LICENSES

MISCELLANEOUS AMENDMENTS

The second General Revision of Export Regulations of the Foreign Economic Administration (10 F.R. 4418) as amended, are hereby further amended in the following respects:

1. Section 801.2 *Prohibited exportations* is hereby amended to read as follows:

§ 801.2 *Prohibited exportations.* (a) The exportation from the United States of all commodities and the exportation from the United States of all technical data as defined in § 806.1 of this subchapter, except to Canada (including that part of Labrador under Canadian authority) or for the official use of or consumption by the United States armed forces when shipped by or consigned to any branch thereof, is hereby prohibited unless and until a license authorizing such exportation shall have been issued by the Foreign Economic Administration.

(b) The following commodities may not be exported from the United States to any destination unless and until an individual license authorizing the exportation shall have been applied for and granted by the Foreign Economic Administration, except where exportation of such commodities is made in accordance with the provisions of general license "GLV" as set forth in § 802.10 of this subchapter, and except where the prohibition herein imposed is modified with respect to exportation of certain commodities to certain destinations or country groups by the provisions of a footnote relating to such commodity or commodities.





Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
<b>FRUITS &amp; PREPARATIONS—continued</b>					<b>RUBBER (NATURAL, ALLIED GUMS, &amp; SYNTHETICS) &amp; MANUFACTURES—continued</b>				
<b>Canned fruits, etc.—Continued.</b>					<b>Synthetic rubbers:</b>				
133300	Loganberries	Lbs.	1	1		Buna S copolymers of butadiene & styrene	Lbs.	1	1
133400	Other canned berries	Lbs.	1	1	200901	Butyl copolymers of isobutylene & isoprene or other diolefins	Lbs.	1	1
133500	Apples & apple sauce	Lbs.	50	10	200903	Neoprene polymers of chloroprene	Lbs.	1	1
133600	Grapes	Lbs.	1	1	200905	Buna N copolymers of butadiene & acrylonitrile	Lbs.	1	1
134000	Apricots	Lbs.	50	10	200906	Thiokol organic polysulfides	Lbs.	1	1
134100	Cherries	Lbs.	10	1	200907	Polyisobutylene-polymers of isobutylene	Lbs.	1	1
134200	Prunes & plums	Lbs.	50	10	200908	Synthetic rubbers, n. e. s.	Lbs.	1	1
134300	Peaches	Lbs.	100	25	201100	Rubber, reclaimed	Lbs.	1	1
134400	Pears	Lbs.	100	25	201200	Rubber scrap (report used casings averaging \$2 or over in 206000, 206200, 206400)	Lbs.	1	1
134500	Pineapples	Lbs.	10	1	203100	Boots, rubber	Prs.	1	1
134600	Fruits for salad (include fruit cocktail)	Lbs.	50	10	203900	Rubber gloves, surgeon's	Doz. pr.	25	25
134700	Canned fruits, n. e. s.	Lbs.	1	1		<b>Tires &amp; inner tubes:</b>			
<b>NUTS &amp; PREPARATIONS</b>					<b>Automobile casings (include re-treaded tires &amp; used casings, averaging \$2 &amp; over each) (report used casings averaging less than \$2 each in 201200):</b>				
137400	Apricot & peach pits & kernels	Lbs.	100	25		Truck & bus casings	Units.	1	1
<b>VEGETABLE OILS &amp; FATS, EDIBLE</b>					<b>Other automobile casings</b>				
142000	Coconut oil, refined (include solidified or hardened oil & coconut fat)	Lbs.	1	1	206000	Automobile inner tubes (truck and bus included)	Units.	1	1
142500	Cottonseed oil, refined (include Wesson oil & hydrogenated cottonseed oil)	Lbs.	1	1	206200	Other casings & inner tubes (include bicycle, motorcycle, airplane, tractor & farm implement)	Units.	1	1
143000	Soybean oil, refined (report lecithin refined soybean oil in 125998; crude soybean oil in 224912)	Lbs.	10	1	206300	<b>Solid tires:</b>			
143100	Peanut oil	Lbs.	1	1	206400	For automobiles & trucks	Units.	1	1
144100	Corn oil (include Mazola & Amalzo)	Lbs.	1	1	206700	Other	Lbs.	1	1
144200	Cocoa butter	Lbs.	100	25		<b>Tire sundries &amp; repair materials:</b>			
144700	Cooking fats, except lard (include Crisco, Snowdrift & all lard substitutes of animal or vegetable origin)	Lbs.	10	1	206905	Camelback	Lbs.	1	1
144901	Olive oil, edible	Lbs.	1	1	206998	Other	Lbs.	1	1
144902	Sunflower seed oil, edible	Lbs.	1	1		<b>Rubber thread:</b>			
144903	Palm & palm-kernel oil, edible or refined (all varieties)	Lbs.	1	1	209510	Bare or uncovered	Lbs.	1	1
144904	Rapeseed oil, refined	Lbs.	1	1	209520	Textile-covered	Lbs.	1	1
144905	Vegetable stearin	Lbs.	1	1	209800	Latex or other forms of rubber compounded or proposed for use in further manufacture (include rubber sheets, compounded, or processed, & masterbatch)	Lbs.	1	1
144998	Edible vegetable oils & fats, n. e. s.	Lbs.	1	1	209900	Natural and synthetic rubber manufactures, n. e. s.		1	1
<b>TABLE BEVERAGE MATERIALS</b>					<b>NAVAL STORES, GUMS &amp; RESINS</b>				
150100	Cocoa beans	Lbs.	1	1	211000	Gum rosin (bbl. 500 lbs. gross weight)	Lbs.	100	25
150200	Cocoa, powdered	Lbs.	10	1	211100	Wood rosin (bbl. 500 lbs. gross weight) (report "B" wood rosin in 211800)	Lbs.	100	25
150300	Chocolate, sweetened or unsweetened (report candy in 163400)	Lbs.	10	1	211610	Other terpene hydrocarbons derived from naval stores:			
151000	Tea	Lbs.	1	1	211610	Dipentene	Gals.	100	25
151100	Coffee, green	Lbs.	100	25	212500	Tall oil (liquid sulfate wood resin) (report sulfate lignin liquor in 299098)	Lbs.	100	25
151200	Coffee, roasted (include decaffeinated)	Lbs.	100	25	218993	Gum benzoin	Lbs.	None	None
<b>SPICES</b>					<b>Natural gums and resins, refined or modified in condition.</b>				
154902	Cinnamon (ground or unground)	Lbs.	1	1	218995	Natural gums & resins, crude	Lbs.	1	1
154903	Cassia (ground or unground)	Lbs.	1	1	218998	<b>DRUGS, HERBS, LEAVES, &amp; ROOTS, CRUDE</b>			
154907	Nutmegs, unground	Lbs.	1	1	220904	Cinchona bark	Lbs.	None	None
154911	Pepper, unground	Lbs.	1	1	220919	Pyrethrum or insect flowers	Lbs.	1	1
154998	Spices, n. e. s. (report mustard sauces in 125298):				220988	Colchicum corm	Lbs.	1	1
154998	Black pepper, ground	Lbs.	1	1	220988	Cube, timbo, barbascio root	Lbs.	1	1
154998	Mace	Lbs.	100	25	220988	Derris or tuba root	Lbs.	1	1
154998	Nutmegs, ground	Lbs.	1	1	220988	Ipecac roots	Lbs.	1	1
154998	White pepper, ground	Lbs.	1	1	220988	Nux vomica	Lbs.	1	1
<b>SUGAR &amp; RELATED PRODUCTS</b>					<b>OILSEEDS</b>				
161910	Sugar, refined	Lbs.	1	1	221000	Soybeans, except canned	Lbs.	25	5
161950	Sugar, raw (not processed for human consumption)	Lbs.	1	1	222001	Castor beans	Lbs.	1	1
162900	Molasses	Gals.	100	25	222002	Cottonseed:			
<b>Confectionery:</b>					<b>For planting</b>				
163400	Chocolate candy	Lbs.	10	1	222002	Other	Lbs.	100	25
163500	Other candy	Lbs.	10	1	222003	Flaxseed	Lbs.	25	5
163700	Confections & desserts, n. e. s. (include chocolate & vanilla pudding, flavoring sugar, etc.)	Lbs.	10	1	222020	Hemp, perilla, poppy, rape, & sunflower seeds & palm nuts & palm kernels (all varieties):	Lbs.	25	5
164200	Honey	Lbs.	100	25	222020	Cohune nuts & kernels	Lbs.	25	5
<b>Glucose (report pharmaceutical dextrose (glucose) in 813598):</b>					<b>Hemp</b>				
164300	Liquid (corn sirup) (report Karo & other corn sirup specially prepared for table use in 164700)	Lbs.	100	25	222020	Perilla	Lbs.	None	None
164400	Dry	Lbs.	100	25	222020	Poppy	Lbs.	25	5
164700	Sirup (for table use) (include maple)	Gals.	100	25	222020	Rape	Lbs.	1	1
<b>BEVERAGES</b>					<b>Sunflower seed</b>				
170100	Malt extract & malt sirup (include malt coloring) (report medicated in 816000)	Lbs.	100	25	222020	Palm nuts & kernels	Lbs.	25	5
<b>Fruit juices (concentrated included):</b>					<b>Copra</b>				
177200	Pineapple	Gals.	50	10	222030	Other oilseeds	Lbs.	None	None
177500	Grapefruit	Gals.	100	25	222030		Lbs.	25	5
177600	Orange	Gals.	100	25	224801	<b>VEGETABLE OILS &amp; FATS, INEDIBLE</b>			
177900	Fruit juices, n. e. s. (include grape juice, cider, citrus fruit juices, n. e. s., & mixed fruit juices) (report tomato juice in 124800)	Gals.	100	25	224803	Expressed oils (except essential, & fats, inedible):			
<b>RUBBER (NATURAL, ALLIED GUMS, &amp; SYNTHETICS) &amp; MANUFACTURES</b>					<b>Coconut oil, crude</b>				
200100	Crude rubber & allied gums:	Lbs.	1	1	223100	Cottonseed oil, crude	Lbs.	1	1
<b>Crude rubber (dry rubber content) (include Hevea Caucho, Guayule, Para, smoked ribbed sheets, crepe rubber &amp; milk or latex).</b>					<b>Linseed oil</b>				
					223200	Fatty acids of vegetable origin	Lbs.	10	1
					224801	Vegetable oil foots:	Lbs.	1	1
					224803	Olive oil	Lbs.	1	1
					224805	Other	Lbs.	1	1
					224898	Vegetable soap stock (include vegetable tallow if used for soap stock)	Lbs.	1	1
					224901	Castor oil, commercial	Lbs.	1	1
					224902	Corn oil, crude	Lbs.	1	1

Footnotes at end of table.





Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
	<b>COTTON MANUFACTURES—continued</b>					<b>COTTON MANUFACTURES—continued</b>			
	Cotton cloth, duck & tire fabric—Con. Finished cloth, bleached, dyed, printed, stiffened or otherwise converted & colored yarn fabrics—Continued.				312200	Cotton wearing apparel—Continued. Garments of woven fabrics—Continued. Women's dresses & ensembles (include eyelet, velveteen & lace) (one, two, and three piece as one unit).	Units.....	25	25
305510	Napped fabrics: Cotton flannels, bleached or colored (include shaker, do-met, canton & outing).	Sq. yds....	25	25	312400	Women's & children's underwear & nightwear, not knit (include diapers).	Doz.....	25	25
305590	Other napped fabrics in the piece (include moleskin, blanketing & padding).	Sq. yds....	25	25	312700 312900	Children's outerwear, not knit. Women's apparel of woven fabrics, n. e. s. (include blouses, skirts, bath-ropes, uniforms & washable apparel, n. e. s.).	Doz.....	25	25
305700 305800	Colored yarn fabrics: Denims (include express stripes)	Sq. yds....	25	25	317100	Cotton house furnishings: Blankets (report blanketing in the piece in 305590).	Units.....	25	25
	Suitings, twill-coverts, cotton-ades (include "Palmer" napped trousering & "drill").	Sq. yds....	25	25	317300	Quilts, comfortables and quilted bedpads... Bedsreads: Candlewick, Chenille, & tufted. Plain, crinkle, dobby & Jacquard woven.	Units.....	25	25
306000	Chambrays, chevots & shirt-ings (include plain weave covert).	Sq. yds....	25	25	317500 317600	Bedsheets and pillow cases. Curtains and draperies (include cotton shower bath curtains).	Units.....	25	25
306100	Other colored yarn fabrics, n. e. s. (include seersucker & tickings, n. e. s.).	Sq. yds....	25	25	317800 318100	Terry woven towels, wash cloths & bath mats. Huck damask & plain woven towels & toweling (include dishcloths, leno-woven).	Doz.....	25	25
306200	Colored duck & awning materials (include bleached, dyed, stenciled, painted, proofed & printed duck, & woven awning stripes).	Sq. yds....	25	25	318700 318800 318900	Cotton house furnishings, n. e. s. (include nupery, cotton floor coverings & furniture slip covers) (report terry woven bath mats in 318700).	Doz.....	25	25
	Fine goods & combed cotton fabrics (bleached, dyed, printed, flock-dot or clipped):					Other fabricated products of cotton, n. e. s.: Cotton bags: New (include mesh, leno-woven, net, laundry & dye bags). New (include mesh, leno-woven, net, laundry & dye bags) (quantity only). Used & reclaimed bags (quantity only). Fish netting, tarred or not tarred (not a finished product). Coated cotton fabrics, except duck, and more than 12" wide, (as defined in WPB Order M-317A, Supplement #1).	Units.....	25	25
306700	Voiles, organdies, lawns & ba-tiste, combed.	Sq. yds....	25	25	319110	Used & reclaimed bags (quantity only).	Lbs.....	100	25
307000	Piques, combed.	Sq. yds....	25	25	319111	Used & reclaimed bags (quantity only).	Units.....	100	25
307300	Marquissettes, combed.	Sq. yds....	25	25	319150 319151 319900	Fish netting, tarred or not tarred (not a finished product). Coated cotton fabrics, except duck, and more than 12" wide, (as defined in WPB Order M-317A, Supplement #1).	Lbs.....	100	25
307400	Combed & carded goods, n. e. s. (include madras).	Sq. yds....	25	25	319900	Coated cotton fabrics, except duck, and more than 12" wide, (as defined in WPB Order M-317A, Supplement #1).	Units.....	100	25
307600	Cotton & wool mixtures (cotton chief value 80-85% cotton by weight).	Sq. yds....	25	25			Lin. yd....	100	25
307900	Cotton & rayon mixtures (cot-ton chief value) (report cotton & silk mixtures in 306100, 306700-307400).	Sq. yds....	25	25					
	Other cotton fabrics:								
308000	Knit fabric in the piece (include beef clothing).	Lbs.....	25	25					
308200	Table damask in the piece.	Sq. yds....	25	25	320509	VEGETABLE FIBERS & MANUFACTURES			
308400	Tapestry & other upholstery & drapery materials, plain, Jac-quard & dobby-woven (re-port pile fabrics in 308700 & 308800).	Sq. yds....	25	25	320511 320515 320519 322400 322401 322405	Jute. Kapok. Manila or abaca. Sisal or henequen. Bags of jute, new and used. Bags of jute (quantity only), new and used. Jute burlaps. Cordage, except of cotton or jute: Binder twine and baler twine. Manila cordage. Sisal, twine, cord & cordage. Sisal yarns.	L. ton....	25	25
308700	Plushes.	Sq. yds....	25	25	341100 341400 341909 349009	Worsted cloth and dress goods. Worsted cloth and dress goods (quantity only). Other worsted fabrics. Men's overcoats, suits & pants, (worsted only). Boys' overcoats, suits and pants, (worsted only). Women's & children's dresses and ensembles, except knit (worsted only). Women's and children's apparel, except knit, n. e. s. (worsted only). Men's & boys' apparel, except knit, n. e. s. (worsted only). Worsted yarn manufactures, n. e. s.	L. ton....	25	25
308800	Other pile fabrics (include vel-veteens, corduroys & terry fabrics).	Sq. yds....	25	25					
308950	Cotton remnants & fabrics, n. e. s. sold by the pound (in-clude mill ends & short pieces of less than 10 yards) (re-port pieces of 10 yards or over in respective classes, rags in 309800, duck in 302300-302600, paper-felts in 302600 & laun-dry-padding in 305590 when sold in full pieces on the pound price basis).	Lbs.....	25	25					
	Cotton wearing apparel:								
309000	Handkerchiefs.	Doz.....	25	25	364200 364201 364900 368005 368068 368200	Worsted cloth and dress goods. Worsted cloth and dress goods (quantity only). Other worsted fabrics. Men's overcoats, suits & pants, (worsted only). Boys' overcoats, suits and pants, (worsted only). Women's & children's dresses and ensembles, except knit (worsted only). Women's and children's apparel, except knit, n. e. s. (worsted only). Men's & boys' apparel, except knit, n. e. s. (worsted only). Worsted yarn manufactures, n. e. s.	Lbs.....	25	25
309110	Gloves, cotton (woven or knit): Work gloves, mitts, & gauntlets, fabric (include reinforced leather palm).	Doz. pr....	25	25	368300 368950 368998	Worsted cloth and dress goods. Worsted cloth and dress goods (quantity only). Other worsted fabrics. Men's overcoats, suits & pants, (worsted only). Boys' overcoats, suits and pants, (worsted only). Women's & children's dresses and ensembles, except knit (worsted only). Women's and children's apparel, except knit, n. e. s. (worsted only). Men's & boys' apparel, except knit, n. e. s. (worsted only). Worsted yarn manufactures, n. e. s.	Units.....	25	25
	Knit goods:								
	Hosiery:								
309300	Women's.	Doz. pr....	25	25					
309400	Children's.	Doz. pr....	25	25					
309500	Men's.	Doz. pr....	25	25					
	Underwear:								
309600	Men's & boys'.	Doz.....	25	25	384013	Viscose high-tenacity tire cord or yarn, on cones or warps, treated, dipped, or untreated (fuel-cell high-tenacity cord or yarn included): Rayon. Other. Woven filament yarn fabrics, n. e. s. (include fabrics of nylon & glass fibers): Cord tire and fuel cell fabrics (rubber-coated). Cord tire and fuel cell fabric (rubber-coated) (quantity only).	Lbs.....	25	25
309700	Women's & children's.	Doz.....	25	25	384013	Woven filament yarn fabrics, n. e. s. (include fabrics of nylon & glass fibers): Cord tire and fuel cell fabrics (rubber-coated). Cord tire and fuel cell fabric (rubber-coated) (quantity only).	Lbs.....	25	25
309800	Nightwear, knit, women's & children's (include balbriggan pajamas & Dentons).	Units.....	25	25					
	Outer, knit:								
309910	Men's boys' sweaters, jersey pull-overs & sweatshirts.	Units.....	25	25	384925	Woven filament yarn fabrics, n. e. s. (include fabrics of nylon & glass fibers): Cord tire and fuel cell fabrics (rubber-coated). Cord tire and fuel cell fabric (rubber-coated) (quantity only).	Lbs.....	25	25
309950	Women's & children's sweaters & shawls.	Units.....	25	25	384925	Woven filament yarn fabrics, n. e. s. (include fabrics of nylon & glass fibers): Cord tire and fuel cell fabrics (rubber-coated). Cord tire and fuel cell fabric (rubber-coated) (quantity only).	Sq. yd....	25	25
309990	Knit apparel, n. e. s. (include men's & boys') (include knit dresses).	Units.....	25	25					
	Garments of woven fabrics:								
311300	Men's & boys' jackets & windbreakers.	Units.....	25	25	391100	MISCELLANEOUS TEXTILE PRODUCTS	Lin. yd....	100	25
311400	Overalls, breeches, pants, aprons, & men's work clothing, n. e. s. (include institutional uniforms).	Doz.....	25	25	391300	Oilcloth, all kinds. Window shade cloth, cotton base, coated, as defined in WPB Order M-317 A, Supplement No. 1. Book cloth, cotton base, pyroxylin coated or impregnated. Book cloth, cotton base, starch filled. Pyroxylin coated or impregnated cotton base fabrics, except duck, and more than 12" wide (as defined in WPB Order M-317 A, Supplement No. 1).	Lin. yd....	100	25
311500	Nightwear, men's & boys'.	Doz.....	25	25	391410	Oilcloth, all kinds. Window shade cloth, cotton base, coated, as defined in WPB Order M-317 A, Supplement No. 1. Book cloth, cotton base, pyroxylin coated or impregnated. Book cloth, cotton base, starch filled. Pyroxylin coated or impregnated cotton base fabrics, except duck, and more than 12" wide (as defined in WPB Order M-317 A, Supplement No. 1).	Lin. yd....	100	25
311610	Underwear, men's & boys'.	Doz.....	25	25	391420	Oilcloth, all kinds. Window shade cloth, cotton base, coated, as defined in WPB Order M-317 A, Supplement No. 1. Book cloth, cotton base, pyroxylin coated or impregnated. Book cloth, cotton base, starch filled. Pyroxylin coated or impregnated cotton base fabrics, except duck, and more than 12" wide (as defined in WPB Order M-317 A, Supplement No. 1).	Lin. yd....	100	25
311710	Work shirts.	Doz.....	25	25	391500	Oilcloth, all kinds. Window shade cloth, cotton base, coated, as defined in WPB Order M-317 A, Supplement No. 1. Book cloth, cotton base, pyroxylin coated or impregnated. Book cloth, cotton base, starch filled. Pyroxylin coated or impregnated cotton base fabrics, except duck, and more than 12" wide (as defined in WPB Order M-317 A, Supplement No. 1).	Lin. yd....	100	25
311720	Shirts, except work shirts, men's & boys' (except knit).	Doz.....	25	25					
312000	Clothing, men's and boys' of woven fabrics, n. e. s.	Doz.....	25	25					

Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
	MISCELLANEOUS TEXTILE PRODUCTS—con.					SAWMILL PRODUCTS (LUMBER)—continued			
391700	Coated or impregnated cotton fabrics, except duck, and more than 12" wide (as defined in WPB Order M-317 A, Supplement No. 1).	Lin. yd.	100	25		Railroad ties, sawed (one tie equals 35 bd. ft.) (report hewn in 402600 & 402900):	M. b. f.	None	None
398000	Absorbent cotton, gauze, and sterilized bandages (include cellulocotton bandages) (report full pieces of bleached gauze in 305000):				415600	Creosoted or otherwise treated	M. b. f.	None	None
398000	Surgical & medicinal gauze, sterilized, in lengths of 100 yds. and over.	Lbs.	25	25	415900	Other	M. b. f.	None	None
398000	Other	Lbs.	100	25		WOOD MANUFACTURES			
399900	Coated cotton fabrics, except duck, and more than 12" wide (defined in WPB Order M-317 A, Supplement No. 1).	Lin. yd.	100	25	421401	Plywood, aero grade	Sq. ft.	None	None
	WOOD, UNMANUFACTURED				421405	Plywood, hardwood, except aero grade	Sq. ft.	None	None
	Logs & hewn timber (indicate quantity scale) (include stumps & burls):				421407	Plywood, Douglas fir, except aero grade	Sq. ft.	None	None
	Hardwoods (report burls in 400600):				421409	Plywood, softwood, except Douglas fir & aero grade.	Sq. ft.	None	None
400100	Ash & hickory	M. b. f.	None	None	422200	Lath	M	None	None
400200	Cottonwood & aspen	M. b. f.	None	None	422500	Shingles (square coverage of 100 sq. ft.)	Squares	None	None
400400	Walnut	M. b. f.	None	None	422600	Doors	Units	None	None
400600	Hardwood burls (estimate bd. ft. at about 10 lbs. to the bd. ft.)	M. b. f.	None	None	422800	Trim & moldings	Lin. ft.	None	None
400905	Mahogany logs	M. b. f.	None	None	423200	Sash & blinds, n. e. s.	Units	None	None
400907	Lignum-vitae logs	M. b. f. & lbs.	None	None	423950	Prefabricated and ready-cut houses	Units	None	None
400909	Teak logs	M. b. f.	None	None	423990	Other millwork & house fixtures (include cupboards, cabinets, mantels, grilles, panels (except plywood), partitions, stairs, columns, window & door frames other built-in house fixtures, made-up or knock-down).	Bd. ft.	None	None
400999	Other hardwood logs & hewn timber (include balsa wood).	M. b. f.	None	None		PAPER BASE STOCKS			
	Softwoods:					Waste paper:			
401200	Douglas fir	M. b. f.	None	None	469805	Overissue news (all white, large size, overrun newspapers from newspaper offices, packed in securely tied bundles, small or large bales).	Lbs.	100	25
401400	Hemlock	M. b. f.	None	None		Other waste paper	Lbs.	100	25
401600	Western red cedar	M. b. f.	None	None		PAPER, RELATED PRODUCTS & MANUFACTURES			
401700	Port Orford cedar	M. b. f.	None	None		Printing paper:			
401800	Other cedar (includes eastern)	M. b. f.	None	None	471200	Standard newsprint (standard newsprint paper reported herein conforms to the following specifications: Weight—not less than 30 lbs. nor more than 35 lbs. per ream of 500 sheets, each 24 x 36 inches. Rolls or sheets—rolls not less than 16 inches wide & 28 inches in diameter; sheets not less than 20 x 30 inches. Stock—not less than 70% of the total fiber shall be groundwood, the balance shall be unbleached sulfite. Color—Such colors as are chiefly used in the publication of newspapers. (Note all colored sheets are excluded because newsprint paper, to be standard must be in the form chiefly used for newspapers.) Thickness—not exceeding 0.004 of an inch.)	Lbs.	1	1
401900	Other softwood logs & timber (include southern pine).	M. b. f.	None	None		Fibre insulation board, 7/16" & over in thickness except quilt or blanket types.			
	Railroad ties, hewn (report sawed in 415600 & 415900):				473600	Wallboard, paper or pulp, 1/8" to less than 7/16" in thickness.	Sq. ft.	25	25
402600	Creosoted or otherwise treated	M. b. f.	None	None		COAL & RELATED FUELS			
402900	Other	M. b. f.	None	None	500100	Coal, anthracite	L. ton	100	25
403100	Creosoted piling	Lin. ft.	None	None	500200	Coal, bituminous	L. ton	100	25
403200	Other piling	Lin. ft.	None	None	500300	Coal & coke briquets	L. ton	100	25
403400	Telegraph, trolley, & electric-light poles	Units & Lin. ft.	None	None	500400	Coke (include coal-tar coke) (report petroleum coke in 504800).	L. ton	100	25
	SAWMILL PRODUCTS (LUMBER)					PETROLEUM & PRODUCTS			
	Sawed timber, 5" or larger in least dimension:					Other motor fuel & gasoline from which by commercial distillation there can be separated more than 3% of a total fraction having an A. S. T. M. end point of 300° F. which will have, with the addition of 3 cc. tetraethyl lead per gal., an octane number by the A. S. T. M. Knock Test Method of 80 or more.			
	Softwoods, not treated:				501707	Other motor fuels & gasoline not conforming to specifications in 501605, 501698 & 501707.	Bbbs.	100	None
406000	Southern pine	M. b. f.	None	None		Gas oil and distillate fuel oil			
406300	Douglas fir	M. b. f.	None	None	503000	Residual fuel oil	Bbbs.	100	None
406500	Cedar	M. b. f.	None	None		Lubricating oils, cylinder:			
406900	Other softwoods (include hemlock & sitka spruce).	M. b. f.	None	None	503510	Bright stocks	Bbbs.	100	None
407900	Hardwoods, not treated	M. b. f.	None	None	503520	Steam refined stocks	Bbbs.	100	None
	Creosoted or otherwise treated:				504001	High viscosity index grade (include any lubricating oil of more than 95 seconds Saybolt Universal viscosity at 210° F. with a viscosity index of 35 or more).	Bbbs.	100	None
408000	Southern pine	M. b. f.	None	None		Medium viscosity index grade (include any lubricating oil of more than 60 seconds, Saybolt Universal viscosity at 210° F. with a viscosity index of 60 or over).			
408500	Other	M. b. f.	None	None	504003	Paraffin wax, unrefined, including slack waxes.	Lbs.	None	None
	Boards, planks & scantlings, less than 5" in least dimension:				504600	Paraffin wax, refined & semi-refined	Lbs.	None	None
	Softwoods:				505900	Indralinum wax	Gals.	None	None
410000	Cypress	M. b. f.	None	None	505900	Plasticrude wax	Gals.	None	None
410100	Douglas fir, rough	M. b. f.	None	None	505900	Substitute mineral waxes derived from petroleum bases.	Gals.	100	None
410200	Douglas fir, dressed	M. b. f.	None	None	505900	All other slop waxes	Gals.	100	None
410300	Southern pine, rough	M. b. f.	None	None		OTHER NONMETALLIC MINERALS, INCLUDING PRECIOUS			
410400	Southern pine, dressed	M. b. f.	None	None		Abrasives:			
410610	Ponderosa pine	M. b. f.	None	None	540910	Diamond dust	Carat	None	None
410650	White pine (include northern white, Norway, Idaho white & sugar pine).	M. b. f.	None	None	540998	Corundum	Lbs.	1	1
410720	Port Orford cedar	M. b. f.	None	None					
410790	Other cedar (includes western red)	M. b. f.	None	None					
410800	Redwood	M. b. f.	None	None					
410900	Spruce	M. b. f.	None	None					
411200	Hemlock	M. b. f.	None	None					
411600	Other softwoods	M. b. f.	None	None					
	Hardwoods:								
411700	Ash	M. b. f.	None	None					
411800	Birch, beech & maple	M. b. f.	None	None					
411900	Chestnut	M. b. f.	None	None					
412000	Cottonwood	M. b. f.	None	None					
412100	Gum, red & sap	M. b. f.	None	None					
412200	Gum, tupelo & black	M. b. f.	None	None					
412300	Hickory	M. b. f.	None	None					
412400	Oak	M. b. f.	None	None					
412500	Poplar	M. b. f.	None	None					
412600	Walnut	M. b. f.	None	None					
412700	Mahogany	M. b. f.	None	None					
412800	Magnolia	M. b. f.	None	None					
412900	Lignum-vitae	M. b. f.	None	None					
413000	Teak	M. b. f.	None	None					
413100	Oak flooring	M. b. f.	None	None					
413200	Other hardwood flooring	M. b. f.	None	None					
413400	Wagon-oak planks (include railway car material).	M. b. f.	None	None					
	Small hardwood dimension stock:								
413600	Except squares	M. b. f. & units.	None	None					
413700	Oak squares	M. f. b. & units.	None	None					
413800	Other squares	M. b. f. & units.	None	None					
413900	Other hardwoods	M. b. f. & units.	None	None					

Footnotes at end of table.

Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits - country group		Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
<b>OTHER NONMETALLIC MINERALS, INCLUDING PRECIOUS—continued</b>					<b>ELECTRICAL MACHINERY &amp; APPARATUS—continued</b>				
547201	Graphite	Lbs.	100	25	708700	Ringers and parts	None	None	
551000	Unmanufactured mica (unprocessed block mica, including thumb-trimmed, knife-trimmed, and sickle-trimmed)	Lbs.	1	1	708700	Batteries and boxes	None	None	
513000	Mica, block pack splittings and good stained and better block or film	Lbs.	100	25	708700	Telephone instrument parts	None	None	
590025	Mineral wax (except paraffin wax)	Lbs.	None	None	709300	Varnished cambric, electrical insulation or rubber separators, (as defined in WPB Order M-317-A, Supplement #1)	Lin. yd.	100	
599005	Diamonds suitable only for industrial use	Carat	None	None	711300	Mechanical drive turbines, steam, land use	Units	100	
599098	Diamonds other than jewel bearings (include gem cut)	Carat	100	25	713200	Steam boilers, fire tube, steel above 15 lbs. per sq. in. pressure, not shipboard or locomotive	Sq. ft.	100	
					713300	Steam boilers, water tube, steel above 15 lbs. per sq. in. pressure, not shipboard or locomotive	Sq. ft.	100	
<b>STEEL MILL PRODUCTS</b>					<b>ENGINES, TURBINES &amp; PARTS</b>				
600700	Pig iron	L. ton	None	None	716300	Water wheels, water turbines, & parts hydraulic	100	25	
603300	Iron sheets, galvanized	Lbs.	1	1	719900	Gas turbines and parts	100	25	
603400	Steel sheets, galvanized	Lbs.	1	1	<b>CONSTRUCTION &amp; CONVEYING MACHINERY</b>				
604100	Tinplate & taggers tin	Lbs.	1	1	720500	Dredging machinery, mining include bucket, elevator & hydraulic types	100	25	
604200	Terneplate, including long ternes	Lbs.	100	25	724900	Belt conveyors, underground mine	Units	100	
604800	Metal lath (expanded metal)	Lbs.	100	25	729100	Chain & elevator conveyors, shaker conveyors, duck bills, track loaders, mining	Units	100	
605805	Cast iron soil pipe	Lbs.	None	None	<b>MINING, WELL &amp; PUMPING MACHINERY</b>				
608610	Woven wire screen cloth, insect	Lbs.	25	25	730500	Coal cutters, longwall, shortwall, universal & arcwall cutters	Units	100	
612100	Tin hollow ware, except dairy farm milk pails	Lbs.	100	25	731100	Drills, underground mine, electric	100	25	
612200	Tin cans, finished or unfinished	Lbs.	100	25	733900	Underground loaders	100	25	
612400	Bath tubs, cast iron	Units	100	25	733900	Diamond drill bits (including diamond core drill bits)	None	None	
614900	Househeating radiators, cast iron	Lbs.	100	25	745503	Diamond dies for power-driven metal-working machines	Units	None	
615515	Circular diamond saws	Units	None	None	748512	Metal alloy slugs containing diamonds	Units	None	
615605	Diamond saws, except circular	Units	None	None	<b>OTHER INDUSTRIAL MACHINERY &amp; EQUIPMENT</b>				
617891	Tools incorporating industrial diamonds (include diamond drilling bits, wheel dressers, glass cutters & similar articles)	Units	None	None	759300	Milk shipping containers	Lbs. & Units	100	
617900	Padlocks, iron, steel, brass & bronze	Doz.	100	25	774100	Gas meters and parts	1	1	
618000	Door locks and lock sets of iron, steel, brass and bronze	Doz.	100	25	774200	Water meters and parts	1	1	
618100	Cabinet and other locks of iron, steel, brass and bronze	Doz.	100	25	780200	Milk shipping cans	Lbs. & Units	100	
618200	Hinges and butts, iron and steel	Doz. pr.	100	25	<b>AUTOMOBILES, PARTS, ACCESSORIES &amp; SERVICE EQUIPMENT</b>				
618300	Other builders' hardware	Units	100	25	<b>Automobiles, parts &amp; accessories:</b>				
618490	Other furniture hardware	Units	100	25	Motor trucks, busses, & chassis (new) (include automotive fire engines in class according to capacity):				
618800	Other hardware, n. e. s.	Units	100	25	Under 1 ton:				
<b>BRASS AND BRONZE MANUFACTURES</b>					790101	¼ ton & under	Units	100	
644000	Brass & bronze, scrap and old (bronze only)	Lbs.	1	1	790102	Over ¼ ton, not over ½	Units	100	
644100	Brass & bronze ingots (bronze only)	Lbs.	1	1	790103	Over ½ ton & under 1 ton	Units	100	
644801	Brass & bronze bars, rods & unfinished shafting (bronze only)	Lbs.	1	1	790201	1 and not over 1½ tons	Units	100	
644805	Brass & bronze blanks (bronze only)	Lbs.	1	1	790202	Over 1, not over 1½ tons	Units	100	
647906	Brass & bronze structural shapes (bronze only)	Lbs.	1	1	790301	Over 1½, not over 2½ tons	Units	100	
647913	Brass & bronze castings & forgings (bronze only)	Lbs.	1	1	Over 2½ tons:				
647919	Brass & bronze circles (bronze only)	Lbs.	1	1	Diesel & semi-Diesel (injection type):				
<b>LEAD AND MANUFACTURES</b>					790431	Over 2½, not over 4 tons	Units	100	
650700	Pigs & bars (include blocks & ingots)	Lbs.	100	25	790433	Over 4, not over 5 tons	Units	100	
650800	Sheets & pipes (include bends)	Lbs.	100	25	790435	Over 5 tons	Units	100	
651200	Solder	Lbs.	1	1	790461	Gasoline (carburetor type):	Units	100	
651505	Type metal (antimonial lead)	Lbs.	100	25	790463	Over 2½, not over 4 tons	Units	100	
<b>TIN AND MANUFACTURES</b>					790465	Over 4, not over 5 tons	Units	100	
656502	Collapsible tubes	Lbs.	1	1	790500	Over 5 tons	Units	100	
656507	Tin metal in ingots, pigs, bars, blocks, slabs & other forms	Lbs.	1	1	790600	Bus chassis	Units	100	
656508	Tin scrap & waste (include dross)	Lbs.	1	1	790700	Motor trucks, busses & chassis (second hand)	Units	100	
656508	Other tin & manufactures, except phosphorus tin	Lbs.	1	1	790800	Passenger cars & chassis (new):	Units	100	
<b>OTHER NONFERROUS ORES, METALS &amp; ALLOYS, EXCEPT PRECIOUS</b>					790900	Not over \$850 (list price)	Units	100	
664598	Monazite sand	Lbs.	None	None	790900	Over \$850, not over \$1,200 (list price)	Units	100	
664598	Uranium ores & concentrates	Lbs.	1	1	791000	Over \$1,200, not over \$2,000 (list price)	Units	100	
664901	Metals & alloys in primary forms, n. e. s. (except ferro-alloys):	Lbs.	1	1	791100	Over \$2,000 (list price)	Units	100	
664950	Antimony (include metal or regulus, needle or liquated antimony, alloys & antimony-bearing scrap metal)	Lbs.	1	1	792830	Passenger cars & chassis (second hand)	Units	100	
664998	Radium metal (radium content)	Mg.	100	25	798250	Motor truck & bus engines:	Units	100	
667000	Uranium metal	Lbs.	1	1	792900	Diesel & semi-Diesel (injection type)	Units	100	
667000	Type	Lbs.	100	25	793150	Gasoline (carburetor type)	Units	100	
692205	Platinum bars, ingots, sheets, wire, sponge & other forms (include scrap)	Tr. oz.	1	1	793150	Passenger car engines	Units	100	
692905	Platinum manufactures (except jewelry) (include crucibles)	Tr. oz.	1	1	796750	For replacement on vehicles with either American or foreign trade name or assembly on new vehicles with foreign trade name:	Units	100	
<b>ELECTRICAL MACHINERY &amp; APPARATUS</b>					Diesel & semi-Diesel (injection type)				
700605	Steam turbine generator sets, ¾ and less than 500 kw.	Units	25	25	793150	Gasoline (carburetor type)	Units	100	
700698	Steam turbine generator sets under ¾ kw	Units	25	25	793150	Automotive trailers	Units	100	
700800	Steam turbine generator sets 500 kw. and larger	Units	25	25	796750	Underground mine cars	Units	100	
701300	Batteries, storage, 6 & 12 volt, include aircraft, automotive, and radio batteries and knocked-down assemblies	Units	None	None	<b>COAL-TAR PRODUCTS</b>				
703200	Oil circuit breakers and switches	Units	25	25	800500	Crude & refined coal tar	Gals.	100	
703500	Electric watt hour meters	Units	None	None	800600	Benzol or benzene	Gals.	100	
704500	Electric underground mining locomotives, include crawler trucks, shuttle cars	Units	100	25	801100	Toluol (Toluene)	Lbs.	100	
705700	Electric household refrigerators, with or without cabinets	Units	None	None	802098	Tar acid oil	Lbs.	100	
708300	Telephone instruments	Units	None	None					
708700	Hand generators and parts	Units	None	None					
708700	Magnetos and parts	Units	None	None					



Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group		Dept. of Commerce Schedule B No.	Commodity	Unit	GLV dollar value limits country group	
			K	E				K	E
<b>FERTILIZERS &amp; FERTILIZER MATERIALS—con.</b>					<b>FIREARMS, AMMUNITION &amp; PYROTECHNICS—continued</b>				
851901	Normal (standard) superphosphate, containing not more than 25% available phosphoric acid (P <sub>2</sub> O <sub>5</sub> ).	Lbs.	300	25	947221	Rifles, .22 caliber	Units	None	None
851909	Concentrated superphosphate, containing more than 25% available phosphoric acid (P <sub>2</sub> O <sub>5</sub> ).	Lbs.	300	25	947300	Shotguns	Units	None	None
852000	Other phosphate material (include bone-ash dust & meal & animal carbon for fertilizer, basic slag, South Carolina river rock, etc.) (report ammonium phosphate as fertilizer in 854000; as industrial chemical in 838598).	Lbs.	300	25	948101	Ammunition for small arms (.22 caliber & under):	Round	None	None
853110	Potassic fertilizer materials:				948103	Balls	Round	None	None
853103	Potassium chloride	Lbs.	300	25	948162	Tracers	Units	None	None
853107	Potassium sulfate	Lbs.	300	25	948701	Shotgun shells	Units	None	None
	Potassic fertilizer materials, n. e. s., containing 20% or more potassium oxide (K <sub>2</sub> O) equivalent (reported on 25% K <sub>2</sub> O basis).	Lbs.	300	25	948702	Ammunition, n. e. s., not in excess of .22 caliber (include fuses & primers):	Units	None	None
853187	Potassic fertilizer materials containing less than 20% potassium oxide (K <sub>2</sub> O) equivalent.	Lbs.	300	25	948704	Fuses for guns	Units	None	None
854000	Nitrogenous phosphatic types (concentrated chemical fertilizers) (include ammonium phosphate).	Lbs.	300	25	962000	Primers for guns	Units	None	None
855100	Prepared fertilizer mixtures:					Components for fuses & primers	Units	None	None
855100	Plant foods	Lbs.	100	25	962000	<b>MISCELLANEOUS COMMODITIES, N. E. S.</b>			
855100	Other	Lbs.	200	25	962000	Jewelry & other personal articles:			
<b>SOAP &amp; TOILET PREPARATIONS</b>					962000	Of solid gold or platinum (include men's jewelry, women's jewelry, cigarette cases, pocket cigar & cigarette lighters, compacts, powder & vanity cases):			
871000	Soap:				962000	Gold		100	25
871200	Medicated	Lbs.	5	1	962100	Platinum		None	None
871300	Toilet or fancy	Lbs.	10	1	962100	Of other metals (silver, gold-filled, rolled gold plate & base metal whether or not electro-plated):			
871600	Laundry	Lbs.	5	1	962300	Men's jewelry (include rings, collar & cuff buttons, studs, tieclips & holders, watch chains, watch bracelets & stick pins):			
871600	Powdered or flaked (include Lux, Fab, Chipso, Ivory Flakes, Beads, Rinso, etc.):				962300	Containing diamonds or other precious stones		100	25
871600	Industrial soap powders	Lbs.	25	5	962300	Of palladium		100	25
871600	Other	Lbs.	1	1	962300	Women's jewelry (include rings, bracelets, bar pins, brooches, necklaces & earrings):			
871800	Shaving creams	Lbs.	5	1	962600	Containing diamonds or other precious stones		100	25
871900	Shaving cakes, powders & sticks	Lbs.	5	1	962600	Of palladium		100	25
872400	Scouring bricks, pastes, powders, soaps (abrasive type) & household washing powders (fat content not over 25%) (include Bon Ami, Dutch Cleanser, Gold Dust, mechanics' soaps, etc.).	Lbs.	100	25	962600	Other articles (include cigarette cases, pocket cigar & cigarette lighters, compacts, powder & vanity cases):			
872900	Other soap	Lbs.	1	1	962600	Containing diamonds or other precious stones		100	25
<b>PHOTOGRAPHIC &amp; PROJECTION GOODS</b>					962600	Of palladium		100	25
911710	Motion picture films, not exposed:				963500	Jewelry finds & parts (specify by name):			
911720	Sensitized, 35 mm:				963500	Of solid gold, palladium, or precious stones		100	25
	Positive film	Lin. ft.	100	25	963500	Of platinum		None	None
	Negative film	Lin. ft.	100	25	963500	Metal beverage crowns made of tinplate	Gross	100	25
<b>SCIENTIFIC &amp; PROFESSIONAL INSTRUMENTS, APPARATUS &amp; SUPPLIES</b>					968000	Mechanical household refrigerators (include gas, gasoline & kerosene).	Units	None	None
915590	Dental burrs		1	1	984100	All commodities exported for relief or charity by individuals & private agencies (the following classifications are not used for exports for relief or charity by U. S. Government agencies or by UNRRA, except for exports of used clothing, blankets & bedding by such agencies, which are reported under 999820 or 999830. All other exports by U. S. government agencies or by UNRRA, including new clothing, blankets, & bedding are reported under their specific Schedule B Numbers):			
<b>FIREARMS, AMMUNITION &amp; PYROTECHNICS</b>					999810	Food		None	None
947004	Revolvers & pistols (report parts accessories in 947000):				999820	Clothing, new		25	25
	.22 caliber	Units	None	None	999830	Blankets & bedding, new		25	25

\* Where an asterisk precedes the GLV dollar-value limit for any commodity, all forms, conversions, and derivatives of the commodity, even though not covered by the Schedule B number for the entry, are subject to the value limitations specified.

<sup>1</sup> Requires individual license for export to all areas except the other American Republics excluding Argentina.  
<sup>2</sup> Requires individual license for export to Middle East destinations only of group K.  
<sup>3</sup> Shipments of standard newsprint remain on individual license to all destinations except the other American Republics. Shipments of standard newsprint to the other American Republics are subject to the requirement of an approved Statement of Cargo Availability (Form FEA 138).

Shipments of any of the above commodities which were formerly exportable under the country group general license or whose former GLV dollar value limits have been reduced, which were on dock, on lighter, laden aboard an exporting carrier, or in transit, to a port of exit pursuant to an actual order for export prior to the effective date of this amendment, may be exported under the previous general license provisions. Shipments of such commodities moving to a vessel subsequent to the effective date of this amendment pursuant to Office of Defense Transportation permits issued prior to such date may also be exported under the previous general license provisions. Shipments of any of the above commodities which were mailed pursuant to the provisions of general license G-Post prior to the effective date of this

amendment may also be exported under the G-Post general license provisions previously in effect.

(c) All commodities not contained on the list of commodities set forth in paragraph (b) of this section may be exported pursuant to the general license granted in § 802.7 of this subchapter.

(d) All commodities whether or not contained on the list of commodities set forth in paragraph (b) of this section may be exported pursuant to the general license granted in § 802.10 of this subchapter.

2. Section 802.2 *General License numbers* is hereby amended to read as follows:

§ 802.2 *General License numbers.*  
 (a) A "General License number" is hereby assigned for each country to which

any designated commodity may be shipped under a general license. This "General License number" shall consist of the letter "G" followed by the arabic number assigned to the particular country as follows:

Aden	25
Afghanistan	79
Albania	135
Aldabra Is. (Seychelles)	53
Algeria	87
Amirantes Is. (Seychelles)	53
Andaman Islands (India)	43
Andorra	136
Anglo-Egyptian Sudan	60
Angola (Portuguese West Africa)	83
Anguilla (Leeward Islands)	45
Annobon, Corisco and Elobey Islands	82
Antigua (Leeward Is.)	45
Arabia, Saudi	81
Argentina	4
Aruba (Netherlands West Indies)	10

Ascension Is. (St. Helena).....	52	El Salvador.....	13	Ireland, Northern.....	2
Ashanti (British West Africa).....	34	England.....	2	Italian Somaliland.....	116
Australia.....	26	Eritrea.....	112	Italy (including the Aegean Islands, Elba, Sardinia and Sicily).....	130
Australian Solomon Islands (British New Guinea).....	49	Estonia (U. S. S. R.).....	76	Ivory Coast (French West Africa).....	86
Austria.....	126	Ethiopia.....	113	Jamaica.....	44
Azores Is. (Portuguese Atlantic Is.).....	93	European neutrals (selected destina- tions):.....		Juan Fernandez Is. (Chile).....	7
Bahamas.....	27	Eire.....	90	Kamaron Is. (Aden).....	25
Bahrain Islands.....	67	Portugal.....	83	Karikal (French India).....	104
Balearic Islands.....	82	Portuguese Atlantic Islands (i. e., Principe, Sao Thome, Azores, Ma- deira, and Cape Verde Islands).....	93	Katar (Qatar).....	118
Baluchistan (India).....	43	Portuguese Guinea (Bissau).....	94	Kenya (British East Africa).....	30
Barbados.....	23	Spanish Atlantic Islands (i. e., Santa Cruz, Grand Canary, and Canary Islands).....	97	Khorya-Morya Is. (Aden).....	25
Barbuda (Leeward Is.).....	45	Spanish Morocco.....	93	Korea.....	141
Basutoland.....	137	Sweden.....	84	Kuwait.....	40
Bay Is. (Honduras).....	16	Switzerland.....	85	Kwangchowen (China).....	65
Bechuanaland.....	138	Tangier.....	121	Labrador (that part under Newfound- land authority).....	47
Belgian Congo.....	66	Falkland Islands.....	39	Latvia (U. S. S. R.).....	76
Belgium.....	103	Farquhar Is. (Seychelles).....	53	Lebanon and Syria.....	78
Bermuda.....	29	Fernando Noronha Is. (Brazil).....	6	Leeward Islands (including Antigua, Ear- buda, Redonda, St. Christopher (St. Kitts) Island, Nevis Island, Anguilla Island, Montserrat, Sombrero and Brit- ish Virgin Islands).....	45
Bhutan (India).....	43	Fernando Po.....	82	Les Saintes Is. (French West Indies).....	69
Bismarck Archipelago (New Guinea).....	49	Fiji Islands (Oceania, British).....	54	Liberia.....	75
Bissau (Portuguese Guinea).....	94	Finland.....	140	Libya.....	117
Bolivia.....	5	Formosa (China).....	65	Liechtenstein.....	142
Bonaire (Netherlands West Indies).....	10	France.....	102	Lithuania (U. S. S. R.).....	76
Brazil.....	6	French Cameroon.....	72	Loyalty Is. (French Oceania).....	71
British Cameroons (British West Africa).....	34	French Congo (French Equatorial Af- rica).....	73	Luxembourg.....	107
British East Africa (including Kenya, Uganda, Nyasaland, Zanzibar, and Tan- ganyika (mandated territory).....	30	French Equatorial Africa.....	73	Madagascar.....	92
British Guiana.....	31	French Guiana.....	68	Macao.....	143
British Honduras.....	32	French Guinea (French West Africa).....	86	Madeira Islands (Portuguese Atlantic Is.).....	93
British Malaya.....	33	French India (Chandernagor, Karikal, Mahe, Pondichery, and Yanaon).....	104	Mahe (French India).....	104
British North Borneo.....		French Indo-China.....	105	Maldive Islands (Ceylon).....	36
Brunei.....		Annam.....		Malta and Gozo.....	113
Christmas Islands.....		Cambodia.....		Manchuria.....	154
Cocos (Keeling) Islands.....		Cochin-China.....		Marie Galante Is. (French West Indies).....	69
Malay States, Federated.....		Laos.....		Marcus Islands.....	131
Malay States, Unfederated.....		Tonkin.....		Marianas Islands.....	132
Straits Settlements.....		French Morocco.....	87	Marquess Is. (French Oceania).....	71
Sarawak.....		French North Africa (including French Morocco, Algeria, and Tunisia).....	87	Marshall Islands.....	133
British Oceania (see Oceania, British).....	54	French Oceania (all French possessions in the Pacific).....	71	Martinique (French West Indies).....	69
British Somaliland.....	111	French Somaliland.....	114	Mauritania (French West Africa).....	86
British South-West Africa.....	57	French Sudan (French West Africa).....	86	Mauritius (including Rodriguez, Chagos and Diego Garcia Islands).....	46
British Togoland (British West Africa).....	34	French West Africa (including Mauri- tania, Senegal, French Guinea, Ivory Coast, Togoland, Dahomey, French Sudan, and Niger).....	86	Mexico.....	17
British Virgin Islands (Leeward Is.).....	45	French West Indies (including Desi- rade, Guadeloupe, Les Saintes, Mar- tinique, Marie Galante, St. Martin (northern part), and St. Bartholo- mew).....	69	Middle Congo (French Equatorial Af- rica).....	73
British West Africa (including Nigeria, British Cameroons (mandated terri- tory), Gambia, Sierra Leone, Gold Coast (including Ashanti and Northern Territory) and British Togoland (man- dated territory).....	34	Friendly Islands (Oceania, British).....	54	Middle East Destinations: Aden and Aden Protectorate (includ- ing Kamaron Island, Perim Island, and Sokotra Island).....	25
Bulgaria.....	127	Gabon (French Equatorial Africa).....	73	Anglo-Egyptian Sudan.....	60
Burma.....	35	Galapagos Is. (Ecuador).....	12	British Somaliland.....	111
Calcos Islands (Jamaica).....	44	Gambia (British West Africa).....	34	Cyprus.....	37
Cameroon (French).....	72	Gambier Is. (French Oceania).....	71	Egypt.....	59
Cameroons (British).....	34	Gibraltar.....	41	Eritrea.....	112
Canary Islands (Spanish Atlantic Is.).....	97	Gilbert and Ellice Islands (Oceania, British).....	54	Ethiopia.....	113
Cape Verde Islands (Portuguese Atlan- tic Is.).....	93	Goa (Portuguese India).....	83	French Somaliland.....	114
Caroline Islands.....	128	Gold Coast (British West Africa).....	34	Iran.....	80
Cayman Islands (Jamaica).....	44	Gough Is. (St. Helena).....	52	Iraq.....	74
Ceylon.....	36	Gozo and Malta.....	115	Italian Somaliland.....	116
Chad (French Equatorial Africa).....	73	Grand Canary (Spanish Atlantic Is.).....	97	Khorya-Morya Island.....	25
Chagos Is. (Mauritius).....	46	Great Britain and Northern Ireland.....	2	Libya (including Cyrenaica and Tri- politania).....	117
Chandernagor (French India).....	104	Greece.....	125	Palestine.....	51
Chile.....	7	Greenland.....	61	Saudi Arabia.....	81
China (Free).....	65	Grenada (Windward Islands).....	58	Syria and the Lebanon.....	78
Clipperton Is. (French Oceania).....	71	Grenadines (Windward Islands).....	58	Trans-Jordan.....	51
Columbia.....	8	Guadeloupe (French West Indies).....	69	Yemen.....	120
Congo (Belgian).....	66	Guatemala.....	14	Miquelon and St. Pierre.....	70
Congó (French).....	73	Haiti.....	15	Monaco.....	144
Cook Islands (New Zealand).....	48	Honduras.....	16	Mongolia, Inner (China).....	65
Corsica.....	102	Honduras, British.....	32	Montserrat (Leeward Is.).....	45
Costa Rica.....	9	Hong Kong and Kowloon.....	42	Morocco (French).....	87
Cozumel Is. (Mexico).....	17	Hungary.....	129	Morocco (Spanish).....	98
Cuba.....	3	Iceland.....	62	Mozambique (Portuguese East Africa).....	83
Curacao (Netherlands West Indies).....	10	Idni.....	98	Nepal (India).....	43
Cyprus.....	37	Inaccessible Is. (St. Helena).....	52	Netherlands, The.....	108
Czechoslovakia.....	139	India (including Baluchistan, Bhutan, and Nepal).....	43	Netherlands Guiana (Surinam).....	22
Dahomey (French West Africa).....	86	Iran.....	80	Netherlands Indies.....	64
Damao (Portuguese India).....	83	Iraq.....	74	Bali.....	
Denmark (including Faroe Islands).....	109	Ireland (Eire).....	90	Bangka.....	
Desirade Is. (French West Indies).....	69			Billiton.....	
Diego Garcia Is. (Mauritius).....	46			Netherlands Borneo.....	
Diu (Portuguese India).....	83			Celebes.....	
Dominica.....	58			Flores.....	
Dominican Republic.....	11			Halmahera.....	
Dutch Guiana (Surinam).....	22			Java.....	
Easter Is. (Chile).....	7				
Ecuador.....	12				
Egypt.....	59				
Erie.....	90				

Netherlands Indies—Continued.	
Lombok.	
Madoera.	
Morotai.	
Netherlands New Guinea.	
Soemba.	
Soembawa.	
Sumatra.	
Netherlands Timor.	
Other Netherlands Islands in Malay-	
sia.	
Netherlands West Indies (Aruba, Bon-	
aire, Curacao, Saba, St. Eustache, and	
St. Martin (southern part)	10
Nevis Island (Leeward Is.)	45
New Caledonia Is. (French Oceania)	71
Newfoundland (including that part of	
Labrador under Newfoundland author-	
ity)	47
New Guinea (British) (comprising Papua	
or British New Guinea, Territory of	
New Guinea (mandated territory), Bis-	
marck Archipelago, and Australian	
Solomon Islands)	49
New Hebrides	122
New Zealand (including Cook Islands)	43
Nicaragua	18
Niger (French West Africa)	86
Nigeria (British West Africa)	34
Nightingale Is. (St. Helena)	52
Norfolk Island	49
Northern Ireland (United Kingdom)	2
Northern Rhodesia	50
Norway	110
Nyasaland (British East Africa)	30
Oceania, British (including British Solo-	
mon Islands, Fiji Islands, Gilbert and	
Ellice Islands, Pitcairn Island, Tonga	
or Friendly Islands, Santa Cruz Is-	
lands)	54
Oceania, French (all French possessions	
in the Pacific)	71
Oman (sultanate of)	146
Palestine and Trans-Jordan	51
Panama	19
Papua (British New Guinea)	49
Paraguay	20
Perim Is. (Aden)	25
Peru	21
Philippine Islands	63
Pitcairn Island (Oceania, British)	54
Poland	147
Pondichery (French India)	104
Portugal	83
Portuguese Atlantic Islands	93
Portuguese East Africa (Mozambique)	83
Portuguese Guinea	94
Portuguese India (Damao, Diu, and	
Goa)	83
Portuguese Timor	148
Portuguese West Africa (Angola)	83
Principe Is. (Portuguese Atlantic Is-	
lands)	93
Qatar (Katar)	118
Ralatea Is. (French Oceania)	71
Rapa Is. (French Oceania)	71
Redonda Is. (Leeward Is.)	45
Reunion	95
Revilla Is. (Mexico)	17
Rio de Oro	82
Rio Muni (Spanish Guinea)	82
Rodriguez Is. (Mauritius)	46
Rumania	134
Saba (Netherlands West Indies)	10
St. Bartholomew Is. (French West	
Indies)	69
St. Christopher (St. Kitts) Island (Lee-	
ward Is.)	45
St. Eustache (Netherlands West In-	
dies)	10
St. Helena (including Ascension, Gough,	
Inaccessible, Nightingale, and Tristan	
da Cunha Islands)	52
St. Kitts (Leeward Is.)	45
St. Lucia (Windward Is.)	58
St. Martin (southern part) (Netherlands	
West Indies)	10
St. Martin (northern part) (French West	
Indies)	69
St. Paul Is. (Brazil)	6
St. Pierre and Miquelon	70

St. Vincent (Windward Is.)	58
Sala-y-Gomez Is. (Chile)	7
Samoa, Western (mandated territory)	
(New Zealand)	123
San Ambrosio Is. (Chile)	7
San Felix Is. (Chile)	7
San Marino	149
Sandwich Is. (Falkland Is.)	39
Santa Cruz Is. (Spanish Atlantic Is.)	97
Santa Cruz Is. (Oceania, British)	54
Sao Thome Is. (Portuguese Atlantic Is.)	93
Saudi Arabia	81
Scotland	2
Senegal (French West Africa)	86
Seychelles and Dependencies	53
Sierra Leone (British West Africa)	34
Sinkiang (Chinese Turkestan)	150
Society Is. (French Oceania)	71
Sokotra Is. (Aden)	25
Solomon Islands (British Oceania)	54
Solomon Islands, Australian (British	
New Guinea)	49
Sombrero Is. (Leeward Is.)	45
South Georgia (Falkland Is.)	39
South Orkney Is. (Falkland Is.)	39
South Shetland Is. (Falkland Is.)	39
Southern Rhodesia	55
South-West Africa (Union of South	
Africa)	57
Spain and possessions	82
Spanish Atlantic Islands	97
Spanish Guinea (Rio Muni)	52
Spanish Morocco	98
Sudan, Anglo-Egyptian	60
Sudan, French (French West Africa)	86
Surinam	22
Swaziland	151
Sweden and possessions	84
Switzerland	85
Syria and Lebanon	78
Tahiti (French Oceania)	71
Tanganyika (British East Africa)	30
Tangier	121
Tasmania (Australia)	26
Tobago and Trinidad	56
Thailand (Siam)	106
Tibet	152
Togoland (mandate) (British West	
Africa)	34
Togoland (mandate) (French West	
Africa)	86
Tonga Islands (Oceania, British)	54
Tortue Is. (Haiti)	15
Trans-Jordan and Palestine	51
Trinidad and Tobago	56
Trinidad Is. (in South Atlantic)	
(Brazil)	6
Tristan da Cunha Islands (St. Helena)	52
Trucial Oman (Trucial Coast)	119
Tuamotu (French Oceania)	71
Tubuai (French Oceania)	71
Tunisia (French North Africa)	87
Turkey	99
Turks Islands (Jamaica)	44
U. S. S. R.	78
Ubangi Shari (French Equatorial	
Africa)	73
Uganda (British East Africa)	30
Union of South Africa	57
Union of Soviet Socialist Republics	76
United Kingdom (Great Britain and	
Northern Ireland)	2
Uruguay	23
Vatican City	124
Venezuela	24
Wales	2
Wallis Archipelago (French Oceania)	71
Western Samoa (New Zealand mandated	
territory)	123
Windward Islands (including Grenada,	
Grenadines, Dominica, St. Lucia, and	
St. Vincent)	58
Yanaon (French India)	104
Yemen (Saudi Arabia)	120
Yugoslavia	153
Zanzibar (British E. Africa)	30

tions for the Collection of Statistics of Foreign Commerce and Navigation of the United States, a Shipper's Export Declaration has been filed with the United States Collector of Customs at the port of exit or with the United States Postmaster at the place of mailing; or, unless, whenever the filing of such Shipper's Export Declaration is not required, an oral export declaration describing the commodity or commodities to be exported is made to the United States Collector of Customs at the port of exit, by the exporter when he carries the same out of the country.

(c) A person exporting any commodity pursuant to any general license granted in this part shall state on the Shipper's Export Declaration the name of the person to whom such commodity is ultimately consigned, and the designation or symbol of the general license authorizing said exportation. Whenever such exportations are forwarded by mail the designation or symbol of the general license authorizing the same shall be written in ink on the address side of the wrapper of the parcel.

3. Section 802.3 *General license country groups* is hereby amended to read as follows:

§ 802.3 *General license country groups.* (a) The following general license country groups are hereby designated:

GROUP K	Country No.
Afghanistan	79
Albania	135
Aldabra Is. (Seychelles)	53
Amirantes Is. (Seychelles)	53
Andaman Islands (India)	43
Andorra	136
Anguilla (Leeward Islands)	45
Antigua (Leeward Islands)	45
Aruba (Netherlands West Indies)	10
Ascension Is. (St. Helena)	52
Ashanti (British West Africa)	34
Australia	26
Australian Solomon Islands (British New	
Guinea)	49
Bahama Islands (British West Indies)	27
Bahrein Islands	67
Baluchistan (India)	43
Barbados (British West Indies)	28
Barbuda (Leeward Is.)	45
Basutoland	137
Bay Is. (Honduras)	16
Bechuanaland	138
Belgian Congo	66
Belgium	103
Bermuda	29
Bhutan (India)	43
Bismarck Archipelago	49
Bolivia	5
Bonaire (Netherlands West Indies)	10
Brazil	6
British Cameroons (British West Africa)	34
British East Africa (including Kenya,	
Uganda, Nyssaland, Zanzibar, and	
Tanganyika (mandated territory)	30
British Guiana	31
British Honduras	32
British Malaya	33
British North Borneo.	
Brunei.	
Christmas Islands.	
Cocos (Kealing) Islands.	
Malay States, Federated.	
Malay States, Unfederated.	
Straits Settlements.	
Sarawak.	
British Ocean (See Oceania, British)	54
British Togoland (British West Africa)	34
British Virgin Islands (Leeward Islands)	45

(b) No exportation may be made pursuant to any general license granted in this part unless prior to said exportation, whenever required by the Regula-



British West Africa (including Nigeria, British Cameroons (mandated territory), Gambia, Sierra Leone, Gold Coast, (including Ashanti and Northern Territory, and British Togoland) (Mandated territory).....	34	Gold Coast, including Ashanti and Togoland under British Mandate (British West Africa).....	34	Netherlands Indies—Continued.	
Burma.....	35	Gough Is. (St. Helena).....	52	Madoera.....	
Caiicos Islands (Jamaica).....	44	Gozo.....	115	Morotai.....	
Cayman Islands Jamaica.....	44	Great Britain and Northern Ireland.....	2	Netherlands New Guinea	
Ceylon (including Maldivé Islands).....	36	Greece.....	125	Soemba.....	
Chagos Is. (Mauritius).....	46	Greenland.....	61	Soembawa.....	
Chile.....	7	Grenadines (Windward Islands).....	58	Sumatra.....	
China (Free).....	65	Grenada (Windward Islands).....	58	Netherlands Timor.....	
Clipperton Is. (French Oceania).....	71	Guadeloupe (French West Indies).....	69	Other Netherlands Islands in Malaysia.	
Colombia.....	8	Guatemala.....	14	Netherlands West Indies (Aruba, Bonaire, Curacao, Saba, St. Eustache, and St. Martin (southern part).....	10
Congo (Belgian).....	66	Haiti.....	15	Nevis Island (Leeward Is.).....	45
Cook Islands (New Zealand).....	48	Honduras.....	16	New Caledonia Is. (French Oceania).....	71
Corsica.....	102	Hong Kong and Kowloon.....	42	Newfoundland (including that part of Labrador under New Foundland authority).....	47
Costa Rica.....	9	Iceland.....	62	New Guinea (British) (comprising Papua, or British New Guinea, and Territory of New Guinea (mandated territory), Bismarck Archipelago, and Australian Solomon Islands).....	49
Cozumel Is. (Mexico).....	17	Inaccessible Is. (St. Helena).....	52	New Hebrides (British and French Condominium).....	122
Cuba.....	3	India (including Baluchistan, Bhutan, and Nepal).....	43	New Zealand (including Cook Islands).....	48
Curacao (Netherlands West Indies).....	10	Jamaica (including Caiicos, Cayman and Turks Islands).....	44	Nicaragua.....	18
Czechoslovakia.....	139	Juan Fernandez Is. (Chile).....	7	Nicobar Islands (India).....	43
Desirade (French West Indies).....	69	Katar.....	118	Nigeria (British West Africa).....	34
Diego Garcia Is. (Mauritius).....	46	Kenya (British East Africa).....	30	Nightingale Is. (St. Helena).....	52
Denmark (including Faroe Islands).....	109	Kuwait.....	40	Norfolk Island.....	49
Dominica (Windward Islands).....	58	Kwangchowan (China).....	65	Northern Ireland (United Kingdom).....	2
Dominican Republic.....	11	Labrador (that part under Newfoundland authority).....	47	Northern Rhodesia.....	50
Dutch Guiana (Surinam).....	22	Latvia (U. S. S. R.).....	76	Norway.....	110
Easter Is. (Chile).....	7	Leeward Islands (including Antigua, Barbuda, Redonda, St. Christopher (St. Kitts) Island, Nevis Island, Anguilla Island, Montserrat, Sombrero, and British Virgin Islands).....	45	Nyasaland (British East Africa).....	30
Ecuador.....	12	Les Saintes (French West Indies).....	69	Oceania, British (including British Solomon Islands, Fiji Islands, Gilbert and Ellice Islands, Pitcairn Island, Tonga or Friendly Islands, Santa Cruz Islands).....	54
El Salvador.....	13	Liberia.....	75	Oman (sultanate of).....	146
England.....	2	Liechtenstein.....	142	Panama.....	19
Estonia (U. S. S. R.).....	76	Lithuania (U. S. S. R.).....	76	Papua (British New Guinea).....	49
European Neutrals (selected destinations):		Loyalty Is. (French Oceania).....	71	Paraguay.....	20
Elre.....	90	Luxembourg.....	107	Peru.....	21
Portugal.....	83	Macao.....	143	Philippine Islands.....	63
Portuguese Atlantic Islands (i. e. Principe, Sao Thome, Azores, Madeira, and Cape Verde Islands).....	93	Madagascar.....	92	Pitcairn Island (Oceania, British).....	54
Portuguese Guinea (Bissau).....	94	Maldivé Islands (Ceylon).....	36	Poland.....	147
Spanish Atlantic Islands (i. e., Santa Cruz, Grand Canary, and Canary Islands).....	97	Malta and Gozo.....	115	Portuguese East Africa (Mozambique).....	83
Spanish Morocco.....	98	Manchuria.....	154	Portuguese India (Damao, Diu, Goa).....	83
Sweden.....	84	Marie Galante (French West Indies).....	69	Portuguese Timor.....	148
Switzerland.....	85	Marquesas Is. (French Oceania).....	71	Portuguese West Africa (Angela).....	83
Tangier.....	121	Martinique (French West Indies).....	69	Qatar (Katar).....	118
Falkland Islands (including South Georgia, South Orkney, Sandwich, South Shetland Islands).....	39	Mauritius (including Chagos, Rodriguez Is., and Diego Garcia Is.).....	46	Raiatea Is. (French Oceania).....	71
Farquhar Is. (Seychelles).....	53	Mexico.....	17	Rapa Is. (French Oceania).....	71
Fernando Noronha Is. (Brazil).....	6	Middle East destinations:		Redonda Is. (Leeward Is.).....	45
Fiji Islands (Oceania, British).....	54	Aden and Aden Protectorate (including Kamarin Island, Perim Island and Sokotra Island).....	25	Reunion.....	95
Finland.....	140	Anglo-Egyptian Sudan.....	60	Revilla Is. (Mexico).....	17
Formosa (China).....	65	British Somaliland.....	111	Rio De Oro.....	82
France.....	102	Cyprus.....	37	Rio Muni (Spanish Guinea).....	82
French Cameroons.....	72	Egypt.....	59	Rodriguez Is. (Mauritius).....	46
French Equatorial Africa (including Chad, Gabon, Middle Congo, and Ubangi Shari).....	73	Eritrea.....	112	Saba (Netherlands West Indies).....	10
French Guiana.....	68	Ethiopia.....	113	St. Bartholomew (French West Indies).....	69
French India (including Pondichery, Karikal, Chandernagor, Mahe and Yanam).....	104	French Somaliland.....	114	St. Christopher (St. Kitts) Is. (Leeward Is.).....	45
French Indo China.....	105	Iran.....	80	St. Eustache (Netherlands West Indies).....	10
Annam.....		Iraq.....	74	St. Helena (including Ascension, Gough, Inaccessible, Nightingale, and Tristan da Cunha Islands).....	52
Cambodia.....		Italian Somaliland.....	116	St. Kitts (Leeward Is.).....	45
Cochin-China.....		Khorya-Morya Island (Aden).....	25	St. Lucia (Windward Is.).....	58
Laos.....		Libya (including Cyrenaica and Tripolitania).....	117	St. Martin (southern part) (Netherlands West Indies).....	10
Tonkin.....		Palestine.....	51	St. Martin (northern part) (French West Indies).....	69
French North Africa (including French Morocco, Algeria, and Tunisia).....	87	Saudi Arabia.....	81	St. Paul Is. (Brazil).....	6
French Oceania (all French possessions in the Pacific).....	71	Syria and Lebanon.....	78	St. Pierre and Miquelon.....	70
French West Africa (including Mauritania, Senegal, French Guinea, Ivory Coast, Togoland, Dahomey, French Sudan and Niger).....	86	Trans-Jordan.....	51	St. Vincent (Windward Is.).....	58
French West Indies (including Desirade, Les Saintes, Martinique, Marie Galante, St. Martin (northern part), St. Bartholomew and Guadeloupe).....	69	Yemen.....	120	Sala-y-Gomez Is. (Chile).....	7
Galapagos Is. (Ecuador).....	12	Miquelon and St. Pierre.....	70	Samoa, Western (Mandated Territory, New Zealand).....	123
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Gilbert & Ellice Islands (Oceania, British).....	54	Nepal (India).....	43	Sandwich Is. (Falkland Is.).....	39
		The Netherlands.....	108	Santa Cruz Is. (Oceania, British).....	54
		Netherlands Guiana (Surinam).....	22	Scotland.....	2
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		Bali.....		Sierra Leone (British West Africa).....	34
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		Billiton.....		Society Is. (French Oceania).....	71
		Netherlands Borneo.....			
		Celebes.....			
		Flores.....			
		Halmahera.....			
		Java.....			
		Lombok.....			

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Sombrero Is. (Leeward Is.).....	45
South Georgia (Falkland Is.).....	39
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South Shetland Is. (Falkland Is.).....	39
Southern Rhodesia.....	55
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Surinam.....	22
Swaziland.....	151
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Tanganyika (British East Africa).....	30
Tasmania (Australia).....	26
Thailand (Siam).....	106
Tibet.....	152
Tobago and Trinidad (British West Indies).....	56
Togoland under British mandate (British West Africa).....	34
Tonga Islands (Oceania, British).....	54
Tortue Is. (Haiti).....	15
Trinidad and Tobago (British West Indies).....	56
Trinidad Is. (in South Atlantic) (Brazil).....	6
Tristan da Cunha Islands (St. Helena).....	52
Trucial Oman.....	119
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Tubuai (French Oceania).....	71
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Turks Islands (Jamaica).....	44
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Uganda (British East Africa).....	30
Union of South Africa.....	57
United Kingdom (Great Britain and Northern Ireland).....	2
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Vatican City.....	124
Venezuela.....	24
Wales.....	2
Wallis Archipelago (French Oceania).....	71
Western Samoa (mandated territory, New Zealand).....	123
Windward Islands (including Grenada, Grenadines, Dominica, St. Lucia, and St. Vincent).....	58
Yugoslavia.....	153
Zanzibar (British East Africa).....	30

## GROUP E

Argentina.....	4
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Bulgaria.....	127
Caroline Islands.....	128
Hungary.....	129
Italy (including the Aegean Islands, Elba, Sardinia and Sicily).....	130
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Marianas Islands.....	132
Marshall Islands.....	133
Rumania.....	134
Spain (including Fernando Po and Balearic Islands).....	82

(b) When a commodity is exportable under general license to a particular "Country Group" it may, subject to the provisions of this subchapter, be exported to any country in that group.

4. Section 802.7 is amended to read as follows:

## § 802.7 Country group general license.

(a) A general license is hereby granted, subject to the other provisions of this section, authorizing the exportation of all commodities, except those commodities listed in § 801.2 (b) of this subchapter to destinations in country group K as designated in § 802.3 (a).

(b) The general license designation for this general license shall consist of the letter "G" followed by the arabic number assigned to the particular destination in § 802.2.

(b) If reference is made to a footnote in the list of commodities set forth in

§ 801.2 (b) of this subchapter which modifies or alters the general license granted in this section the provisions specified in such footnote shall govern notwithstanding any other provision.

5. Section 802.10 Shipments of limited value is hereby amended to read as follows:

§ 802.10 Shipments of limited value "GLV"—(a) Definitions. When used in this section:

(1) "Net value" shall mean the actual selling price less shipping charges or the domestic market price at the time and place of shipment whichever is the larger.

(2) "Domestic market price" shall mean the Office of Price Administration ceiling price which may be charged to the same type of purchaser in the United States or, where no ceiling price has been established, the current market price.

(3) "Single shipment" shall mean all commodities classified under a single Department of Commerce Schedule B number which move at the same time from one exporter to one importer on the same exporting carrier.

(b) A general license designated "GLV" is hereby granted, subject to the special provisions for Mexico specified in paragraph (d) of this section, authorizing:

(1) The exportation of all commodities except those listed in § 801.2 (b) to destinations in country Group E as set forth in § 802.3 (a), where the net value of each commodity included in a single shipment does not exceed the value of \$25.00.

(2) The exportation of commodities listed in § 801.2 (b) of this subchapter to destinations in country groups K and E, as set forth in § 802.3 (a), where the net value of each commodity included in a single shipment does not exceed the value limit for such commodity and destination established under the column headed "GLV Dollar Value Limits" in § 801.2 (b) of this subchapter. Where an asterisk (\*) precedes a value limit for any commodity listed in § 801.2 (b), all forms, conversions and derivatives of such commodity even though not covered by the Schedule B number listed are subject to the value limit specified. If reference is made to a footnote, the limitations specified in such footnote shall govern notwithstanding any other provisions.

(c) Use of other general licenses not restricted. The provisions of this section shall not be construed as limiting the use of any other general license specifically authorized.

(d) Special provisions for Mexico. (1) Exportations to Mexico under the provisions of general license "GLV" are permitted only when such shipments are made in conformity with one of the following two conditions:

(i) The shipment is a "single shipment" as defined in paragraph (a) of this section, provided that such shipment is transported by a common carrier or is a mail shipment; or

(ii) If the shipment is not a mail shipment or is transported otherwise than by a common carrier not more than one

such shipment may be made by or on behalf of the same exporter to or for the account of the same ultimate consignee during the same calendar week.

(2) Any person making an exportation to Mexico under this general license which is not a mail shipment and which is to be transported otherwise than by common carrier shall enter on his Shipper's Export Declaration covering such shipment a certification in the following form:

The undersigned certifies to the Foreign Economic Administration that the merchandise above described is the only shipment of the commodity(ies) classified under the Schedule B number(s) set forth herein to be exported under the provisions of general license "GLV" by the undersigned exporter to the consignee named herein during the current calendar week.

Signed

(3) Collectors of Customs are authorized to limit or prevent altogether the exportation of any commodity to Mexico under this general license whenever they shall have cause to suspect that such exportation is being made for the purpose or with the intent of evading any of the regulations of the Foreign Economic Administration.

(4) In any case where the Collector of Customs determines that the limitations in subdivision (ii) of subparagraph (1) of this paragraph would create an unnecessary hardship or that an emergency exists in a particular case, he is authorized to permit more than one such shipment in a calendar week under this general license: *Provided*, That the value of each such shipment does not exceed the value limitation provided for the commodities included in such shipment under this general license.

(5) Notwithstanding the value limits specified in the Schedule of Commodities set forth in § 801.2 (b) of this subchapter under the column headed "GLV Dollar Value Limits" the following textile commodities may be exported under general license "GLV" to Mexico where, in a single shipment, the net value of all articles or commodities classified under a single Schedule B number listed in Group I does not exceed \$50.00: *Provided*, That such shipments are made in conformity with the special provisions for Mexico, set forth in this paragraph (d) and also that no exportation of such commodities may be made under this general license unless such commodities are intended for the direct use of the consignee or members of his immediate family and are not being exported for the purpose of resale.

## LIST OF COMMODITIES

## GROUP I: WOOL (DOLLAR VALUE LIMITATION—\$50)

Schedule B Number	Commodity description
368005	Men's overcoats, suits and pants.
368098	Boys' overcoats, suits and pants.
368200	Women's and children's dresses and ensembles, except knit.
368300	Women's and children's apparel, except knit, n. e. s.
368950	Men's and boys' apparel, except knit, n. e. s.

6. Section 802.25 General license "G Post" is hereby revoked.

7. Section 804.1 *General provisions* is hereby amended in the following particulars:

Paragraph (a) is amended to read as follows:

(a) The commodities enumerated in § 801.2 (b) of this subchapter may not be exported to destinations other than Canada (including that part of Labrador under Canadian authority) except pursuant to individual licenses issued by the Foreign Economic Administration, unless exportation is authorized by general, unlimited, or other form of license issued by the Foreign Economic Administration. No exportation of any commodity may be made to any destination in Country Group E as set forth in § 802.3 (a) unless an individual license therefor has been granted by the Foreign Economic Administration except that (1) a commodity contained on the list of commodities in § 801.2 (b) may be exported to any destination in Country Group E where, in a single shipment, the net value thereof does not exceed the value limit specified for such commodity and destination in § 801.2 (b) of this subchapter under the column headed "GLV Dollar Value Limits" in the list of commodities for GLV shipments to E countries and (2) a commodity not contained in the list of commodities set forth in § 801.2 (b) may be exported to any destination in Country Group E where the net value of the commodity contained in a single shipment does not exceed \$25.

8. Section 804.7 is hereby amended to read as follows:

§ 804.7 *Special provisions concerning applications to export certain commodities*—(a) *Chemicals and medicinals*. All applications for license to export chemicals, medicinals, and pharmaceuticals shall state such facts relating to grade, form, concentration, mixtures, or ingredients as may be necessary to identify the commodity accurately, and must state fully how the shipment will be packed. Applications covering the following commodities, in any form, conversion or derivative, or contained in any preparation, must state the net quantity of such commodity, or its equivalent in appropriate units, as follows:

Commodity:	Units
Quinine-----	Grams, ounces, or pounds equivalent of quinine sulphate.
Caffein, Emetine.	Grams, ounces, or pounds of each drug.

(b) *Containers*. (1) Containers, other than those made of metal, require no license when exported filled.

(2) With the exception of new gas cylinders, all metal containers, regardless of capacity, when filled with commodities the exportation of which has been authorized under a license issued by the Foreign Economic Administration or the Department of State, may be exported under the general license set forth in § 802.14 of this subchapter.

(3) All drums, gas cylinders and other metal containers, when exported empty, require an individual license for export

unless such exportation is made pursuant to the provisions of paragraph (c) of § 802.26 of this subchapter.

(c) *Cotton remnants*. (1) The remnants and mill ends classified under Schedule B No. 308950 include only cotton remnants and mill ends sold by the pound and which (i) are less than ten (10) yards in length and (ii) have been unavoidably created in the normal course of manufacturing or processing.

(2) Cotton remnants or mill ends which have been sewn together into pieces longer than ten (10) yards may not be classified as remnants under Schedule B No. 308950 but should be classified under the appropriate Schedule B number for cotton piece goods or fabrics.

(3) The exportation of cotton remnants and mill ends classified under Schedule B No. 308950 in any export license heretofore or hereafter issued is hereby prohibited unless the merchandise presented for export conforms to the foregoing provisions of this paragraph.

(d) *Metals*. (1) All applications for licenses to export any ferrous or non-ferrous commodities (except all ores, concentrates, smelter and refinery residues and unrefined products covered by paragraph (e) of this section) listed under iron, iron and steel, ferro-alloys and non-ferrous metals in the schedules set forth in § 801.2 (b) of this subchapter, except chemicals and refractories, if containing any of the elements listed below, must include a statement of weights in pounds, if amounting to ten or more pounds, of each such element:

Lead	Tin
Antimony	Uranium

(e) *Ores, concentrates, etc.* (1) All applications for licenses to export ores, concentrates, smelter and refinery residues or unrefined products (listed in the schedule set forth in § 801.2 (b) of this subchapter under the headings iron, iron and steel, ferro-alloys, and non-ferrous metals, except chemicals and refractories) containing any of the elements listed below, must include a statement of the weight in pounds, if amounting to ten or more pounds, of each such element:

Lead	Tin
Antimony	Uranium

(f) *Petroleum*. All applications for licenses to export crude oil must contain a statement of the A. P. I. gravity of all such oil.

(g) *Parts or sub-assemblies of machinery or vehicles*. All applications for licenses to export parts or sub-assemblies of machinery or vehicles shall contain a statement as to whether the tires, casings or tubes are new or used. Applications need not include a statement of the crude rubber content of such tires, casings, or tubes.

If any spare tire, casing, or tube is to be mounted on, or otherwise included as part of the shipment of, a vehicle when exported, the application must include a statement showing the urgent necessity for such spare tire, casing or tube.

(h) *Commodities bearing certain trademarks or trade names*. Each application for an individual license to export any commodity bearing the name of any person on the Proclaimed List or bearing a trademark, trade name, brand, label or other mark which indicates that such commodity was manufactured or processed in any country with which the United States is at war or by any person whose name appears on the Proclaimed List must be accompanied by the following additional data:

(1) A statement showing that rejection of the application would work an undue hardship.

(2) A description of the trademark, trade name, brand, label or other mark appearing on the commodity sought to be exported.

(3) A statement of the country of manufacture or processing, the name of the manufacturer or processor, and the approximate date of such manufacture or processing.

(4) A statement of the transaction by which the applicant acquired an interest in the commodity for which an export license is requested.

(i) *Penicillin*. All applications for licenses to export penicillin, Schedule B No. 813598, must state the total quantity for which application is made in terms of Oxford units. Applications filed by a person who is not a producer of penicillin must be accompanied by a copy of a definite commitment from a supplier in which such supplier agrees to furnish the penicillin covered by the application if an export license is granted. If such a commitment cannot be obtained, the application must be accompanied by a statement setting forth fully the efforts made to secure such a commitment from a supplier.

9. Section 804.8 *Additional information* is hereby amended to read as follows:

§ 804.8 *Additional information*. Every person applying for an individual license to export any of the commodities listed in § 801.2 (b) of this subchapter, shall, in addition to the information called for in this part or in the form on which the application is made, furnish such information with respect to such application as may be required by the Foreign Economic Administration, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(Sec. 6, 54 Stat. 714; Pub. Law 75, 77th Cong.; Pub. Law 638, 77th Cong.; Pub. Law 397, 78th Cong.; Pub. Law 99, 79th Cong.; E.O. 8900, 6 F.R. 4795; E.O. 9361, 8 F.R. 9361; Order 1, 8 F.R. 9938; E.O. 9380, 8 F.R. 13081; Del. of Auth. No. 20, 8 F.R. 16325; Del. of Auth. No. 21, 8 F.R. 16320)

Dated: September 11, 1945.

WALTER FREEDMAN,  
Director,  
Requirements and Supply Branch,  
Bureau of Supplies.

[F. R. Doc. 45-17001; Filed, Sept. 11, 1945; 5:09 p. m.]

Chapter IX—War Production Board

**AUTHORITY:** Regulations in this chapter unless otherwise noted at the end of documents 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; E.O. 9599, 10 F.R. 10155; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-831, Reinstatement and Amdt.]

RUBY LIGHTING CORP.

Ruby Lighting Corporation, 1216 South Olive Street, Los Angeles, California, was suspended on June 30, 1945 for unlawfully delivering new fluorescent lighting fixtures and using metal in the production of fluorescent lighting fixtures. It appealed from the provisions of the suspension order and, pending determination of the appeal, the suspension order was stayed by the Chief Compliance Commissioner on June 30, 1945. The appeal has been considered by Deputy Chief Compliance Commissioner Bok who has dismissed the appeal and directed that the stay be terminated and the suspension order reinstated.

In view of the foregoing, it is hereby ordered, that § 1010.831, *Suspension Order No. S-831*, issued June 23, 1945, be and hereby is reinstated effective September 16, 1945; the stay of execution directed by the Chief Compliance Commissioner on June 30, 1945 be and hereby is revoked effective September 15, 1945; and that the suspension order be amended by substituting for the present paragraph (a) the following paragraph (a):

(a) Ruby Lighting Corporation shall not, for a period of forty-five (45) days from the effective date of this order, apply or extend any preference ratings with respect to the receipt or use of materials entering into the manufacture and assembly of fluorescent lighting fixtures regardless of the delivery date named in any purchase order to which such ratings may be applied or extended.

Issued this 5th day of September 1945.

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

[F. R. Doc. 45-17194; Filed, Sept. 14, 1945; 11:15 a. m.]

Chapter XI—Office of Price Administration

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

[RMPR 169, Amdt. 58]

BEEF AND VEAL CARCASSES AND WHOLESALE CUTS

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

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

1. Section 1364.405 (f) is hereby revoked, except that any order issued prior to September 13, 1945, pursuant to the provisions of said paragraph (f) shall remain in full force and effect until terminated by the date specified in the order, but in any event not later than October 15, 1945.

2. Paragraphs (g) and (h) of § 1364.405 are hereby redesignated paragraphs (f) and (g) respectively.

3. Redesignated paragraph (g) of § 1364.405 is amended by substituting the paragraph reference "(g)" for "(h)" wherever appearing therein.

4. Section 1364.415 (b) is amended to read as follows:

(b) Any selling establishment which has established a quota pursuant to paragraph (a) of this § 1364.415 may, subject to the conditions hereinafter set forth, redetermine its quota for sales to purveyors of meals for each three month quota period, on the basis of its sales to purveyors of meals during the corresponding three month quota period of 1942: *Provided*, That such selling establishment shall fix its quotas for each three month quota period thereafter, other than the period beginning December 1, by reference to sales made by it during the corresponding three month period of 1942. For the three month quota period beginning December 1, such selling establishment shall determine its quota on the basis of its sales to purveyors of meals during the three month period beginning December 1, 1941. Any selling establishment which elects to fix its quotas for sales to purveyors of meals pursuant to the alternative method stated herein, shall exercise such election by the filing of the reports required under § 1364.407 (d) (2) (iii) for each three month period beginning December 1, 1941, and ending November 30, 1942. Such reports shall be filed prior to the beginning of the three month quota period in which the alternative quota is to be used, except that after December 1, 1945, no selling establishment may elect the alternative quota and any selling establishment which has failed to file the alternative quota reports as required herein shall remain subject to the quota computed by reference to sales made from September 15, 1942, through December 15, 1942.

5. Section 1364.533, Appendix H, is hereby revoked.

This amendment shall become effective September 13, 1945.

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

Issued this 13th day of September 1945.

CHESTER BOWLES,  
Administrator.

Approved: September 10, 1945.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 45-17176; Filed, Sept. 13, 1945; 3:59 p. m.]

PART 1305—ADMINISTRATION

[Supp. Order 122, Correction]

RESALES OF CERTAIN COMMODITIES SOLD BY GOVERNMENT AGENCIES

Supplementary order 122, is corrected in the following respects:

1. Appendix A (2. Building materials): Column headed Retailer, under Levels of sale, for Regulation No. 546, Used and reconditioned plumbing and heating equipment, is corrected by the addition of an X.

2. Appendix A. (2. Leather and fiber products): The short title for Regulation No. 9, Bull hides at retail, § 1341.11 (s) is corrected to read as follows:

Bull hides at retail, § 1314.11 (f)

This correction shall become effective as of September 10, 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17221; Filed, Sept. 14, 1945; 11:55 a. m.]

PART 1305—ADMINISTRATION

[Supp. Order 132, Amdt. 1]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF CERTAIN FOODS, GRAINS AND CEREALS, FEEDS, TOBACCO AND TOBACCO PRODUCTS, AGRICULTURAL CHEMICALS, INSECTICIDES AND BEVERAGES

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

Supplementary Order No. 132 is amended in the following respect:

Section 2 is added to read as follows:

SEC. 2. *Commodities suspended from price control.* Notwithstanding the provisions of any regulation heretofore or hereafter issued by the Office of Price Administration, price control is suspended as to all purchases, sales and deliveries by any person of the following listed commodities for the period specified (where a termination date is named, price controls will automatically be reinstated under the applicable price regulation or regulations on the termination date; where no termination date is specified, suspension from price control is indefinite):

	From—	Termination date
(a) Foods listed under the following categories (unless otherwise stated, the list covers only domestic commodities):		
(1) Fruits and vegetables, fresh and processed category, as follows:		
White flesh table stock potatoes (domestic and imported), except certified and war approved seed potatoes as defined in Revised Maximum Price Regulation No. 492.....	Sept. 14, 1945	Oct. 25, 1945

This amendment shall become effective at 12:01 a. m., September 14, 1945.

Issued this 13th day of September 1945.

CHESTER BOWLES,  
Administrator.

Approved: September 11, 1945.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 45-17178; Filed, Sept. 13, 1945;  
3:59 p. m.]

This amendment shall become effective September 19, 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

Approved: September 6, 1945.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 45-17214; Filed, Sept. 14, 1945;  
11:56 a. m.]

PART 1305—ADMINISTRATION

[Supp. Order 133, Correction]

INDIVIDUAL COMPANY ADJUSTMENT PROVISION FOR MANUFACTURERS OF CERTAIN PRODUCTS

The title of RMPR 287 in Appendix A is corrected to read, "Manufacturers' Prices for Women's, Girls', Children's and Toddlers' Outerwear Garments."

This correction shall become effective on the 15th day of September 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17222; Filed, Sept. 14, 1945;  
11:55 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[FPR 2, Amdt. 2 to Rev. Supp. 2]

OATS

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

Revised Supplement No. 2 to Food Products Regulation No. 2 is amended in the following respects:

1. Section 5 (b) (2) is hereby deleted.
2. The first paragraph of section 12 is amended to read as follows:

SEC. 12. *Limitations on total markups and service charges of country shippers, merchandisers, commission merchants and brokers which may be included in a maximum price.* Except for the markups provided in section 10 (c) (4) and section 10 (e) and the elevation charges provided in section 13 (b) of this supplement, the total of all markups and service charges provided for country shippers, merchandisers, commission merchants or brokers under the provisions of this supplement or under the provisions of Food Products Regulation No. 2 are subject to the limitations set forth below.

3. The subparagraph entitled "Premiums for special oats" in paragraph (a) of Table I of Appendix A is amended to read as follows:

*Premium for re-cleaned oats.* Oats which have been processed by cleaning and separation and containing less than 1 per cent of foreign matter may be sold at a premium of 2 cents per bushel over the maximum price for the grade and quality of the oats so delivered as computed elsewhere in this supplement.

PART 1351—FOOD AND FOOD PRODUCTS

[RMPR 289, Amdt. 33]

DAIRY 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.

Revised Maximum Price Regulation 289 is amended in the following respects:

1. Section 19 (1-1), (m), and (n) are redesignated (m), (n), and (o) respectively.
2. Section 19 (n) (now designated 19 (o)) is amended to read as follows:

(o) *Definitions*—(1) *Cheddar cheese.* "Cheddar cheese," frequently called "American cheese," means "Cheddar cheese" as defined in the "Standards of Identity for Cheddar cheese, Cheese, Washed Curd Cheese, Colby Cheese," promulgated by the Food and Drug Administration and published in the Federal Register of January 9, 1941, page 195. It shall contain not more than 39 percent of moisture and its solids shall contain not less than 50 percent of milk fat.

(2) *Processed cheddar cheese.* "Processed cheddar cheese" is cheddar cheese which has been graded, cleaned, blended, ground, pasteurized, and packaged. It shall contain not more than 40 percent of water, and in the water-free substance not less than 50 percent of milk fat. For the purposes of this section, references to "processed cheddar cheese" include "processed cheddar cheese flavored with pimento," as defined in subparagraph (3), below.

(3) *Processed cheddar cheese flavored with pimento.* "Processed cheddar cheese flavored with pimento" is "processed cheddar cheese," as defined above, to which pimento has been added during processing operations.

(4) *Transportation factor.* A "transportation factor" means the lowest published railroad carlot freight rate per pound gross weight from Plymouth, Wisconsin, to the place of delivery, multiplied by 1.15. In calculating transportation charges referred to in the foregoing paragraphs, the 3 percent transportation tax imposed by Section 620 of the Revenue Act of 1942 shall be included.

(5) *Cheese item.* "Cheese item" means any of the particular styles and sizes of cheddar cheese, and processed cheddar cheese, listed in Tables D, E, F, G, H, I, and J of this Section and also

<sup>1</sup> 10 F.R. 2352, 2658, 2928, 3554, 3948, 4950, 5772, 5792, 6232.

includes processed cheddar cheese flavored with pimento.

(6) *Delivered at any place.* The phrase, "delivered at any place" comprehends all sales whether made on the basis of actual delivery to the point of shipping destination or on the basis of f. o. b. shipping point or some other point. Any cheese item sold f. o. b. any point shall be considered "delivered" at any point.

(7) *Place.* "Place" means any city, town, village, or hamlet within the 48 States of the United States and the District of Columbia.

(8) *Retailer distributing warehouse.* A "retailer distributing warehouse" is a place where cheese is received and held for disposition to retail stores. Chain store warehouses and retailer-owned cooperative warehouses are included in the meaning of "retailer distributing warehouse."

This amendment shall become effective September 19, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

Approved: September 6, 1945.

J. B. HUTSON,  
Acting Secretary of Agriculture.

[F. R. Doc. 45-17218; Filed, Sept. 14, 1945;  
11:55 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[2d Rev. RO 3, Amdt. 36]

SUGAR

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

Second Revised Ration Order 3 is amended in the following respects:

1. Section 19.4 (b) (1) is amended to read as follows:

(1) A provisional allowance for cooked beans is granted for three month periods corresponding to the quarterly allotment periods for industrial users. An application for such a provisional allowance for any period may be made at any time from fifteen days before to the end of that period. On or before application for a provisional allowance for these purposes, however, the industrial user must file a written report with the Board or District Office with which he is registered. Such report must contain the following information separately stated for each type of bean used by him:

(i) The total quantity of that type of bean processed by him in 1941;

(ii) The total quantity of sugar used by him in processing that type of bean in 1941;

(iii) The average quantity of sugar which he used per 100 pounds of that type of dried bean processed in 1941.

<sup>2</sup> 9 F.R. 13692, 14642, 15048; 10 F.R. 201, 412, 1143, 1537, 2144.

2. Section 19.4 (b) (2) (i) and (ii) are amended to read as follows:

(i) The number of 100 pound units of each type of dried bean which he expects to process from the date of application to the end of the quarterly period for which application is made:

(ii) The quantity, if any, of unused sugar remaining from his last provisional allowance of sugar for cooked beans.

NOTE: Types of beans covered by this section are: 1. White (excluding lima varieties); 2. Colored (excluding red kidneys); 3. Red kidneys; 4. Lima varieties.

3. Section 19.4 (c) (2) is amended to read as follows:

(2) The quantity of the provisional allowance of sugar for cooked beans shall be computed in the following way separately for each type of bean:

(i) The number of 100 pound units of that type of dried bean the applicant expects to use in producing that type of cooked bean from date of application to the end of the quarterly period for which application is made is multiplied by 80% of the average number of pounds of sugar which he used per 100 pounds of that type of dried bean so used in 1941.

4. Section 19.4 (e) is amended to read as follows:

(e) *Records and reports.* An industrial user who during a calendar month has sugar for cooked beans must before the sixteenth day of the following month file with his Board or District Office with which he is registered a written report of the number of pounds of sugar used by him during the preceding month for processing each type of bean. The report must state: (1) the number of 100 pound units of each type of dried bean processed by him; (2) the quantity of sugar used for each type of dried bean processed by him; (3) the quantity of sugar he has unused on hand at the end of the month.

He must keep a copy of this report at his principal business office for a period of two years.

This amendment shall become effective September 15, 1945.

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

Issued this 15th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17215; Filed, Sept. 14, 1945; 11:56 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 16, Amdt. 72]

MEAT, FATS, FISH AND CHEESES

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

<sup>1</sup> 9 F.R. 6731.

Section 7.6 (k) is amended to read as follows:

(k) *Allotments for industrial users of meat or fish having a point value.* An industrial user, who during the fourth quarter of his base period, used meat or canned fish which has a point value other than zero on September 2, 1945, may apply for an allotment covering such meat or canned fish. The application shall be made on OPA Form R-315 to the Board or District Office with which he is registered and must estimate the number of pounds of such meats (separately for each item as listed in Section A of the Official Table of Trade Point Values which is in effect on September 2, 1945) or the number of pounds of such fish (separately for each item as listed in the Official Table of Trade Point Values which is in effect on September 2, 1945) which he used during the fourth quarter of his base period. The Board or District Office may grant the application if it finds that the industrial user, during the fourth quarter of his base period, used meat or canned fish which has a point value other than zero on September 2, 1945. The amount of his allotment shall be computed in the following way:

(1) The number of pounds of each item of meat or canned fish which he used during the fourth quarter of his base period is multiplied by the point value in effect for that item on September 2, 1945 (as shown on the Official Table of Trade Point Values which is in effect on September 2, 1945);

(2) The resulting figures are added together and multiplied by 0.85.

This amendment shall become effective September 15, 1945.

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

Issued this 15th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17216; Filed, Sept. 14, 1945; 11:57 a. m.]

PART 1448—EATING AND DRINKING ESTABLISHMENTS

[Restaurant MPR 2, Amdt. 6]

FOOD AND DRINK SOLD FOR IMMEDIATE CONSUMPTION

A statement of the considerations involved in the issuance of this Amendment No. 6 to Restaurant Maximum Price Regulation No. 2 has been issued simultaneously herewith and filed with the Division of the Federal Register.

The last paragraph of section 1 (b) (2) is amended to read as follows:

OPA may, at any time, issue an order establishing or modifying prices in accordance with this paragraph or in line with the level of prices established by this regulation.

This amendment shall become effective September 13, 1945.

Issued this 13th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17177; Filed, Sept. 13, 1945; 3:58 p. m.]

PART 1418—TERRITORIES AND POSSESSIONS

[RMPR 395<sup>1</sup> Corr. to Amdt. 7]

PICKLED FISH IN THE VIRGIN ISLANDS  
Amendment 7 to Revised Maximum Regulation 395 is corrected as follows:

Section 26, Table XIV, is corrected by changing the maximum retail price of the last item "All other pickled fish (except those specified)" for the Islands of St. Croix, St. Thomas, and St. John from \$0.11 to \$0.12 per pound.

This correction shall be effective as of September 10, 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17219; Filed, Sept. 14, 1945; 11:56 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS

[TCG Reg. 1, Amdt. 2 to Supp. 4]

CERTAIN CHINA, GLASSWARE, WALLETTS, TOYS, AND MISCELLANEOUS PERSONAL AND HOUSEHOLD ACCESSORIES WHICH HAVE BEEN IMPORTED INTO HAWAII

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

Supplement 4 to Territorial Consumer Goods Regulation 1 is amended in the following respects:

1. Section 8 is amended by deleting the fourth word "such" and substituting therefor the word "the", and by deleting the period at the end of the section, inserting a semicolon in lieu thereof and adding the following: "Provided, however, That, if permission to sell at the nationally advertised or manufacturer's established price has been granted under Section 2.3 and 2.4 of Territorial Consumer Goods Regulation 1 and the required retail price lists have been filed with the Office of Price Administration covering each such specific item the seller's invoice need not show the manufacturer's selling price or the landing cost, but in lieu thereof must state the nationally advertised or manufacturer's established retail prices as filed with and approved by the Office of Price Administration."

2. Section 10 (a) is amended by inserting between the words "Glassware," and "including" the words "plastic or lucito items" so that the line reads: "1. Glassware, plastic or lucito items, including:"

This amendment shall become effective as of August 20, 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F.R. Doc. 45-17220; Filed, Sept. 14, 1945; 11:56 a. m.]

<sup>1</sup> 10 F.R. 5941, 6946, 7799, 8069, 8899, 9227, 9925.

PART 1418—TERRITORIES AND POSSESSIONS  
[2d Rev. MPR 183, Amdt. 7]  
MISCELLANEOUS COMMODITIES IN PUERTO RICO

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

Second Revised Maximum Price Regulation 183 is amended in the following respects:

1. Section 2.6, (Steel sheets) is amended by adding new sizes to read as follows:

Description of item	Size	U. S. S. G. or G. S. G. No.	Price at wholesale (per hundred lbs.)	Price at retail (per hundred lbs.)
Galvanized corrugated.	26 x 84	18	\$5.45	\$7.70
	26 x 120	20	5.55	7.80
	26 x 96	20	5.55	7.80
	27 1/2 x 72	25	5.85	8.10
	27 1/2 x 84	25	5.85	8.10
	27 1/2 x 108	25	5.90	8.15
	27 1/2 x 96	25	5.85	8.10
	26 x 120	25	5.95	8.20

2. Section 4.2, (Beverages) is amended by adding a new item to read as follows:

Items and brand names	Case of—	Price to wholesaler	Price at wholesale	Price at retail (per unit)
Brandies: Marques de la Puebla, Brandy Especial.	24/4/5 pts.		\$13.00	\$2.50

3. Section 4.3 is amended by adding new items to paragraph (a) to read as follows:

(a) BAKING POWDER

Item and brand names	Case of—	Price at wholesale	Retail price (per unit)
Davis	36/8 oz. can	\$3.70	\$0.13
Foodmaster	24/1# pkg	1.55	.08
Gladiola	4/10# can	4.10	1.34
	6/5# can	3.23	.71
	24/2# can	5.10	.28
	24/25 oz. can	4.50	.24
	48/10 oz. can	3.75	.10
	72/4 1/4 oz. can	2.95	.05

4. Section 4.4 is amended by adding new items to read as follows:

Item and brand names	Case of—	Price at wholesale	Price at retail (per unit)
Cereals: Breakfast Cereal, Wheatena.	24/22 oz. pkg	\$6.60	\$0.36
Cracker Meal, Redi-Breader.	24/8 oz. pkg	2.75	.14

<sup>1</sup> 10 F.R. 7635, 8933, 9223, 9227, 10224, 10976.

Item and brand names	Case of—	Price at wholesale	Price at retail (per unit)
Flour: Cake Flour: Midland Flour Milling Co.: Gran Aguante	4/25# bag	\$5.35	\$1.74
	12/44 oz. pkg	4.00	.44
	4/25# bag	4.90	1.60
	4/25# bag	5.05	1.66
Wheat Flour: Gran Poder	4/25# bag	5.35	1.74
	20/5# pkg	6.00	.39
	10/10# pkg	5.60	.72
Triunfador	4/25# bag	4.55	1.48
	20/5# pkg	5.25	.34
	10/10# pkg	4.85	.63
Yellow Corn Meal, Victor.	24/1 1/2# pkg	2.70	.15

5. Section 4.7 is amended by adding new items to paragraph (c) to read as follows:

(c) TEA

Item and brand names	Case of—	Price to wholesaler	Price at wholesale	Retail price (per pkg.)
Mission Garden (balls).	20/48 pieces		\$9.45	\$0.61
S & W (Black Ceylon).	24/4 oz. pkg		5.70	.31

6. Section 4.8 (Crackers and bread) is amended by adding new items to paragraph (c) (2) to read as follows:

(2) IMPORTED

Items and brand names	Unit (container)	Price to wholesaler (per doz.)	Price at wholesale (per doz.)	Price at retail (per unit)
Battle Creek Food Co.: Whole Wheat Cookies.	12 oz. pkg		\$3.25	\$0.33
Colonial Biscuits: Black Walnut Cookies.				
Chocolate Bit Cookies.				
Coconut Flavored Gems.				
Collegiate Tea	5 1/2 oz. pkg		1.50	.16
Dundee Shortbread.				
Ginger Snaps				
Oatmeal Cookies				
Crackers: Pretzie Bits	1# pkg		4.00	.42
Loose Wiles: Cream Lunch.	9# pkg		22.45	2.34
National Biscuits Co.: Nabisco Saltina.	8 oz. pkg		1.85	.19
Superior Biscuit Co.: Superior, Vanilla Cream Cookies.	5 oz. pkg		.96	.10
	1 1/4 oz. pkg		.96	.10
Superior, Butter Cookies.	1 1/4 oz. pkg		.48	.05
United States Cookies, Inc.: Better Made Cookies.	4# pkg. (150's)		13.50	1.40
Party Bits, Delicious Assorted Cookies.	14 oz. pkg		6.50	.68
Tea Bits Assorted U. S. Cookies.	10 oz. pkg		2.40	.25
Tea Bits DeLuxe Cookies.	10 oz. pkg		3.20	.33

7. Section 4.9 is amended by adding new items to paragraphs (c) and (e) to read as follows:

(c) PREPARED MILK AND MIXES

Items and brand names	Case of—	All sales except at retail (price per carton)			Retail price (per can)
		1 to 4 cartons	5 to 19 cartons	20 or more cartons	
Denia	12/1# can	\$7.70	\$7.60	\$7.40	\$0.75
	6/2 1/4# can	8.90	8.80	8.55	1.65
	6/5# can	16.60	16.50	16.00	3.00

(e) CHEESE

Items and brand names	Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
	12/3 oz. pkg		1.40	.16

8. Section 4.10 is amended by adding new items to paragraph (b) to read as follows:

(b) OILS (EDIBLE)

Items and brands	Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
(2) Vegetable: Banquet	4/1 gal. glass		\$7.60	\$2.28
Prosperity	6/1 gal. can		15.75	3.25

9. Section 4.11, fish is amended by adding new items to paragraph (a) to read as follows:

(a) CANNED

Items and brand names	Case of—	Price to wholesaler	Price at wholesale	Price at retail (per unit)
Anchovies: Pimpinela (Filet).	100/2 oz. can		\$23.25	\$0.36
Zizine (Portuguese).	100/2 oz. can		23.00	.30
Herrings Tid Bits, Appetite, Tid-bits in wine sauce, Mattson's Appetizer.	24/10 oz. glass		11.60	.60
	48/5 oz. glass		15.25	.40
Minced Sea Clams: 40 fathom.	24/10 oz. can		6.60	.36
Mussels: Billow (Maine).	24/10 oz. can		6.45	.35
Shrimps, natural: Myrsa.	48/5 oz. can		19.00	.50
Squids, Portuguese in ink with olive oil Pabellon.	100/4 1/4 oz. can		36.00	.47

10. Section 4.12 (Food drinks) is amended by adding a new item to read as follows:

Item and brand	Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Vigertone: Berko...	12/1# glass...		\$5.50	\$0.57

11. Section 4.14 is amended by adding new items to paragraphs (a), (b) and (c) to read as follows:

(a) FRUITS

Items and brand names	Case of—	Price at wholesale	Retail price (per unit)
Apricots: Above Par, whole (peeled).	24/#2½ can...	\$7.55	\$0.39
S & W, Bak-A-Special.	6/#10 can...	7.10	1.53
Cherries: Paradise, Maraschino.	24/8 oz. glass...	7.55	.39
S & W, Maraschino.	24/16 oz. glass...	12.60	.06
Raffetto, Black (branded).	12/28 oz. glass...	10.40	1.08
Figs: Aunt's Mary, Kadota.	12/16 oz. glass...	12.65	1.37
Premier, Kadota.	24/#2½ can...	8.75	.45
Raffetto, Branded.	6/#10 can...	7.25	1.54
Sun-Blest, Kadota.	12/18 oz. glass...	10.80	1.17
Fruit Cocktail: Above Par.	24/#2½ can...	8.45	.44
Kumquats: Raffetto (in rum).	24/#2½ can...	8.70	.45
Nectarine: Raffetto (branded).	12/20 oz. glass...	11.05	1.20
Peaches: Raffetto (branded).	12/16 oz. glass...	12.65	1.37
Rose Bowl: Yellow Cling (halves).	12/16 oz. glass...	11.70	1.27
Yellow Cling (sliced).	24/#2½ can...	6.60	.35
S & W Bak-A-Special, Yellow Cling (sliced).	24/#2½ can...	6.90	.35
Worthmore, Yellow Cling (halves).	6/#10 can...	6.45	1.38
Pears: Raffetto (branded).	6/#10 can...	5.25	1.10
Roland (branded).	12/16 oz. glass...	11.70	1.27
	24/18 oz. glass...	20.50	1.10

Item and brand names	Case of—	Price to wholesaler (per doz.)	Price at wholesale (per doz.)	Price at retail (per can)
Pineapple Packed in Puerto Rico, Crushed, All Brands: 35% sugar.	6/#10 can.	\$11.70	\$13.45	\$1.45

(a) DRIED OR DEHYDRATED FRUITS

Items and brand names	Case of—	Price at wholesale	Retail price (per unit)
Figs: Premier Callmyrna.	30 lbs.	\$11.70	\$0.50 lb.
Prunes: Highland 40/50.	25 lbs.	4.45	.23 lb.
Raisins: Cinderella, Thompson Seedless (choice).	144/1½ oz. pkg.	4.80	.05
Lion, Thompson Seedless (choice).	150/1½ oz. pkg.	5.00	.05
Tru-Sweet, Thompson Seedless (fancy).	48/15 oz. pkg.	7.25	.20

(b) FRUIT JUICES AND NECTARS

Items and brand names	Case of—	Price at whole sale	Retail price (per unit)
Apple Juice: Motts.	24/ #2can	\$4.35	\$0.22
Premier.	12/1 qt. glass.	3.20	.35
Sweet Life.	24/1 pt. glass.	3.00	.16
White House.	12/32 oz. glass.	3.00	.32
Grapefruit and Orange Juice (blended): Florida Gold Sweetened or unsweetened.	24/18 oz. can.	4.45	.24
Grape Juice (imitation): Hostess.	25/16 oz. glass.	3.50	.18
Pear and Loganberry Juice: Golden Flow.	12/32 oz. glass.	2.95	.31
Pineapple Juice: Del Monte.	24/16 oz. glass.	4.80	.26
Prune Juice: Ensueño.	12/1 qt. glass.	3.60	.20
Orange Juice: Florida Finest.	21/46 oz. can.	4.30	.47
Florida Gold, sweetened or unsweetened.	12/1 qt. glass.	3.35	.36
Nifty Pack.	24/#2 can.	5.55	.28
Old South.	24/18 oz. can.	4.75	.25
Royal Scarlet.	24/#2 can.	4.60	.24
	24/#2 can.	5.55	.28
	24/#2 can.	5.40	.28

(c) FRUIT SAUCES

Items and brand names	Case of—	Price at whole sale	Retail price (per unit)
Apple: Musselmans.	24/#2 can.	\$3.85	\$0.21
Royal Scarlet.	24/17 oz. glass.	3.85	.21
Sanitarium.	24/#2 can.	5.15	.27
Sun-Blest.	24/#2 can.	4.80	.26

13. Section 4.18 (Meats, processed and frozen) is amended by adding new items to read as follows:

(3) HAM

Items and brand names	Case of—	Price at wholesale	Price at retail (per unit)
Batory: Cooked and boneless in natural juice.	11 to 12 lbs. can	\$0.63 lb.	\$0.79 lb.
Mellow: Cooked and boneless in natural juice.	11 to 12 lbs. can	\$0.63 lb.	\$0.79 lb.
Mic: Cooked and boneless in natural juice.	11 to 12 lbs. can	\$0.63 lb.	\$0.79 lb.
Polo: Cooked and boneless in natural juice.	11 to 12 lbs. can	\$0.63 lb.	\$0.79 lb.
Montell: Deviled.	24/3 oz. glass	\$6.85	\$0.36
Premium: Chopped.	24/12 oz. can	\$9.60	\$0.50

(4) MEAT PRODUCTS

Agars: Orelwood Brand Luncheon Meat.	24/12 oz can	\$9.25	\$0.48
S. P. O.: Turkey Pate.	24/3½ oz. glass	\$7.20	\$0.38

14. Section 4.19 is amended by adding new items to paragraphs (a) and (c) to read as follows:

(a) OLIVES

Items and brand names	Case of—	Price at whole sale	Retail price (per unit)
Chopped Ripe: Century.	24/4½ oz. net.	\$3.60	\$0.19
Manzanilla: Heinz 240/260, stuffed.	4/1 gal.	16.60	5.40
Lippincot stuffed (placed).	24/4½ oz. net.	6.40	.34
Palmdale, stuffed.	48/4½ oz.	15.50	.41
Premier, stuffed (placed).	24/2½ oz. net.	7.20	.38
Ramella, stuffed.	24/4½ oz. net.	7.00	.37
	24/7½ oz. net.	10.40	.54
	24/3 oz. net.	5.10	.26
Señor, stuffed.	24/16 oz. net.	12.50	.66
Three Stars: Plain.	24/3 oz. net.	3.20	.18
Pitted Cocktail.	24/4 oz. net.	4.25	.23
Vita, stuffed.	24/4 oz. net.	6.80	.37
	24/4½ oz. net.	7.00	.37

12. Section 4.16 (Marmalades) preserves, jams and jellies, is amended by adding new items to read as follows:

Items and brand names	Case of—	Price at whole sale	Retail price (per unit)
Jams: Plum, Greenwich Jelly:	24/1 lb. glass...	\$5.75	\$0.31
Grape, Premier.	24/12 oz. glass...	4.55	.24
Strawberry, Fruiteest.	24/16 oz. glass...	5.35	.29
Preserves: Kumquats, Raffetto.	12/20 oz. glass...	9.80	.98
Naranja, Luxury.	4/#10 glass...	11.95	3.88
Orange, Raffetto:	24/1 lb. glass...	5.25	.28
Harlequin Stuffed.	12/36 oz. glass...	11.90	1.29
Harlequin Stuffed in gremadine.	24/12 oz. glass...	7.70	.42
Pineapple, Luxury.	24/13 oz. glass...	10.85	.59
Plantation Circles, Raffetto.	24/1 lb. glass...	5.25	.28
	12/16 oz. glass...	6.25	.68

(a) OLIVES—Continued

Items and brand names	Case of—	Price at whole sale	Retail price (per unit)
Plain Queen: Heinz 80/90.	4/1 gal.	\$11.65	\$3.77
Stuffed California, Onion flavored melon.	24/3¼ oz. net.	5.95	.32
	24/5 oz. net.	7.75	.42
Stuffed Queen: Heinz:	24/10-½ oz. net.	14.50	.78
80/90.	4/1 gal.	15.95	5.18
90/100.	4/1 gal.	15.50	5.03
110/120.	4/1 gal.	15.25	4.95
130/140.	4/1 gal.	14.80	4.81

(c) OLIVES AND CAPERS

Better Taste.	24/4½ oz. fld. or 2¼ oz. net.	\$2.35	\$0.12
Iberia.	12/2¼ oz. net.	4.85	.52
La Andaluza.	24/4½ oz. net.	4.50	.23





22. Section 10.1, soaps, is amended by adding new items to paragraph (b) to read as follows:

## (b) MAXIMUM PRICES

Items and brand names	Case of—	Price at whole-sale	Retail price (per unit)
Chips:			
Mur-Dene (soapless suds).....	100 lbs. drum.....	\$0.35 lb.....	\$0.44 lb.
Quick Arrow (flakes).....	24/21 oz. pkg.....	5.45.....	.28.
Powdered:			
Peerless.....	50 lbs. bag.....	2.70.....	.07 lb.
Tish.....	24/1½ lb. pkg.....	4.90.....	.25.
Laundry: Duz (granulated).....	90/8½ oz. pkg.....	9.50.....	.13.
Toilet: Palmolive.....	1,000/½ oz. cake.....	10.55.....	2 for 3¢.

23. Section 10.2 (Cleansers) is amended by adding new items to read as follows:

Item and brand names	Case of—	Price at whole-sale	Retail price (per unit)
Buddy.....	48/14 oz. pkg.....	\$2.30	\$0.06
Spic & Span.....	24/1# pkg.....	5.05	.26.

24. Section 12.3 (Candles (imported)) is amended by adding new items to read as follows:

Items and brand names	Case of—	Price at whole-sale	Price at retail
All Candles No. 28.....	1,120.....	\$5.60	3 for 2¢.
Except the following:			
Emery #8—15% stearin.	337.....	7.91	\$0.04 each or 2 for 7¢.
Plumber's (Trabuco)—30% stearin.	250.....	10.86	\$0.06 each.

25. Section 12.7 is amended by adding new items to paragraph (a) to read as follows:

## (a) KEROSENE STOVES

Items and brand names	Model No.	Description	Price at wholesale (each)	Price at retail (each)
Sun Flame.....	E 560LB.....	4 burners <sup>1</sup> .....	\$48.60	\$65.40
	E 561LB.....	5 burners <sup>1</sup> .....	55.15	74.25
Super-Chief.....	6725-0.....	5 burners <sup>1</sup> .....	42.20	56.80
Superflame.....	6725-0.....	5 burners <sup>1</sup> .....	42.20	56.80

<sup>1</sup> With legs.

This amendment shall become effective as of September 19, 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17217; Filed, Sept. 14, 1945; 11:55 a. m.]

### Chapter XIX—Reconstruction Finance Corporation

[Rev. Reg. 1, Amdt. 9]

#### PART 7001—PETROLEUM COMPENSATORY ADJUSTMENTS

##### MISCELLANEOUS AMENDMENTS<sup>1</sup>

Section 7001.1 *Definitions*, as amended, is further amended by adding the following to paragraph (a) and (c), effective June 1, 1945:

*Provided, however*, That with respect to products transported to Port St. Joe, Florida for movements via the pipeline of the Southeastern Pipeline Company to Bainbridge, Georgia, and beyond, Port St. Joe and that portion of the said pipeline which lies west of the Apalachicola River shall be considered as a part of "District One".

Section 7001.2 *Persons eligible to apply for petroleum compensatory adjust-*

<sup>1</sup> Amendments to Schedules B, C and E filed as part of the original document.

*ments*, as amended, is further amended by adding the following new paragraph (e):

(e) Notwithstanding any other provision of this revised regulation, no application for petroleum compensatory adjustments may be filed with respect to:

(1) Any movement of crude or compensable products imported from Districts Two or Three which is commenced after August 31, 1945, or commenced prior to that date but completed after September 30, 1945, unless such movement is made pursuant to a shipping schedule approved by the Petroleum Administration for War or unless the movement has been otherwise approved by such agency; *Provided, however*, That in no event may any application for petroleum compensatory adjustments be filed with respect to any such movement commenced after September 30, 1945, or completed after October 31, 1945.

(2) Any compensable intra-district movement of crude or compensable products requiring prior written approval of the Petroleum Administration for War and Reconstruction Finance Corporation which is commenced after September 30, 1945, or completed after October 31, 1945.

(3) Any compensable intra-district movement of compensable products which does not require the prior written approval of the Petroleum Administration for War and Reconstruction Finance Corporation which is completed after September 30, 1945.

(4) Any movement of miscellaneous products which is commenced on or after September 16, 1945, or commenced prior to that date but completed after September 30, 1945.

Section 7001.5 *Extra transportation and compensable product costs*, paragraph (a), *Amount of compensatory adjustment*, as amended, is further amended by deleting subparagraphs (1) (iii) and (1) (iv); by substituting in lieu thereof, a newly designated subparagraph (1) (iii) to read as set forth below; and by changing the designations of subparagraphs (1) (v), (vi), (vii), (viii) and (ix) to (1) (iv), (v), (vi), (vii) and (viii), respectively, effective July 1, 1945:

(iii) In case asphalt is imported, the amount of the Claim shall be computed in accordance with a formula set forth in a letter to applicant issued by Reconstruction Finance Corporation upon appropriate application filed by the applicant. Such application shall contain all facts relating to the methods of acquisition and importation of the asphalt imported by the Substitute Method of Transportation together with a statement of the means employed under applicant's Normal Method of Transportation.

Section 7001.5 *Extra transportation and compensable product costs*, paragraph (a), *Amount of compensatory adjustment*, as amended, is further amended by adding a new subparagraph (7) as set forth below:

(7) Any person who was formerly an applicant under this regulation but who has not signed an agreement to account for Revenue pursuant to § 7001.2 (d) of this revised regulation may apply to Reconstruction Finance Corporation for a refund in respect of revenue price decreases effective September 1, 1945, applicable to inventory on hand in stationary storage or in transit thereto other than at a retail establishment. Such request for refund may be in an amount not exceeding the excess of (i) the quantity of such inventory as of the close of business on August 31, 1945, multiplied by the Revenue Price Decrease effective on September 1, 1945, over (ii) the sum of the quantity of all inventory on hand as of the close of business on the last day of the period for which applicant filed applications for petroleum compensatory adjustments multiplied by the revenue price increases effective on such date, plus the quantity of any petroleum products imported by the applicant subsequent to the period covered by its applications for petroleum compensatory adjustments heretofore filed multiplied by the revenue price increases effective on the date such quantity was imported and plus the quantity of product purchased, subsequent to the period covered by such applications, in District One on which revenue had not been accounted for under this revised regulation by prior sellers multiplied by the revenue price increases effective at the time of such purchases.

The request of each such former applicant for a refund shall be submitted in quadruplicate on or before October 31, 1945, to Price, Waterhouse & Co., 56 Pine

Street, New York 5, New York, and shall be accompanied by detailed statements showing the computations outlined in the preceding paragraph. Such request shall be accompanied by an affidavit sworn to by an officer of such former applicant as to the correctness of the information furnished as well as an authorization that accountants of Reconstruction Finance Corporation may examine any books or records of such former applicant to confirm the accuracy of the information furnished. Reconstruction Finance Corporation reserves the right to alter or eliminate the amount of any requested refund.

The foregoing amendment shall become effective as of September 1, 1945; *Provided*, That where an earlier date is mentioned in a provision of this amendment, said provision shall be effective from such earlier date.

Issued this 30th day of August 1945.

RECONSTRUCTION FINANCE CORPORATION,  
GEORGE STONER,  
*Associate Director,*  
*Office of Defense Supplies.*

[F. R. Doc. 45-17170; Filed, Sept. 12, 1945; 2:16 p. m.]

**TITLE 26—INTERNAL REVENUE**

**Chapter III—The Tax Court of the United States**

**PART 701—RULES OF PRACTICE**  
**OFFICE HOURS<sup>1</sup>**

Commencing September 2, 1945, the office hours of the Court will be from 8:45 a. m., to 5:15 p. m., Mondays through Fridays, inclusive.

Until further notice, the Court will not have a "business day" on any Saturdays, beginning with September 15, 1945.

Dated: September 13, 1945.

[SEAL] BOLON B. TURNER,  
*Presiding Judge.*

[F. R. Doc. 45-17188; Filed, Sept. 14, 1945; 11:11 a. m.]

**TITLE 49—TRANSPORTATION AND RAILROADS**

**Chapter II—Office of Defense Transportation**

[Administrative Order ODT 17A, Amtd. 5]

**PART 503—ADMINISTRATION**

**PROCEDURES AND DELEGATIONS OF AUTHORITY UNDER GENERAL ORDER ODT 16B**

Pursuant to § 502.209 of General Order ODT 16B, Administrative Order ODT 17A, as amended (9 F.R. 11281, 12292, 13808, 10 F.R. 4721, 10128), is further amended by deleting Norfolk, Virginia, Newport News, Virginia, Portsmouth, Virginia, Wilmington, North Carolina, Charleston, South Carolina, Savannah, Georgia, Jacksonville, Florida, Tampa, Florida, Pensacola, Florida, Mobile, Ala-

<sup>1</sup> Affects § 701.1.

bama, New Orleans, Louisiana, Galveston, Texas, and Houston, Texas, as port areas and ports of arrival in Appendix B and Appendix C, and by substituting the name Frank H. Hocken, Room 1305 American Bank Building, Portland 5, Oregon, for the name of Daniel J. McGarity, Room 1202 American Bank Building, Portland 5, Oregon, in Appendix C.

This Amendment 5 to Administrative Order ODT 17A shall become effective September 15, 1945.

(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; General Order ODT 16B, 9 F.R. 11279)

Issued at Washington, D. C., this 13th day of September 1945.

E. E. McCARTY,  
*Director,*  
*Railway Transport Department,*  
*Office of Defense Transportation.*

[F. R. Doc. 45-17155; Filed, Sept. 13, 1945; 12:17 p. m.]

[Gen. Permit ODT 17-31, Amtd. 1]

**PART 521—CONSERVATION OF MOTOR EQUIPMENT—EXCEPTIONS, PERMITS, AND EXEMPTIONS**

**WHOLESALE DELIVERIES OF FRESH FRUITS AND FRESH VEGETABLES**

Pursuant to § 501.71 of General Order ODT 17, as amended (7 F.R. 5678, 7694, 9623, 8 F.R. 12750, 14582, 9 F.R. 2795), *It is hereby ordered*, That § 521.2907 of General Permit ODT 17-31 (10 F.R. 6465), be, and it hereby is, amended by striking the word "and" preceding the word "September" in the first paragraph thereof and inserting the words "and October" after the word "September".

This amendment to General Permit ODT 17-31 shall become effective September 14, 1945.

Issued at Washington, D. C., this 14th day of September 1945.

J. M. JOHNSON,  
*Director,*  
*Office of Defense Transportation.*

[F. R. Doc. 45-17208; Filed, Sept. 14, 1945; 11:25 a. m.]

**Notices**

**TREASURY DEPARTMENT.**

**Bureau of Customs.**

[T. D. 51310]

**BRAZILIAN CRUZEIROS**

**CONVERSION FOR ASSESSMENT OF DUTIES ON MERCHANDISE IMPORTED INTO UNITED STATES**

Reference is made to T. D. 51283 of July 24, 1945 (10 F.R. 9339), containing instructions for the disposal of certain cases in which appraisement has been suspended or liquidation withheld pending the determination of a proper rate for the Brazilian cruzeiro for customs currency conversion purposes.

During the period beginning July 1, 1939, down to and including March 31, 1944, the rate for the Brazilian cruzeiro (milreis) estimated by the Director of the Mint and proclaimed by the Secretary of the Treasury was .0606. For that same period the official rate for the Brazilian currency as given in the daily certifications by the Federal Reserve Bank of New York and published in the weekly Treasury Decisions varied between .060575 and .060602; a variance between the proclaimed rate and the certified official rate of less than 5 per centum.

T. D. 51283 is therefore amended by changing the period at the end of paragraph 1 of the numbered requirements to a colon and adding the following:

*Provided, however*, That for any date of exportation between July 1, 1939, and March 31, 1944, both inclusive, for which the proclaimed rate varies by less than 5 per centum from the official rate certified by the Federal Reserve Bank of New York, the proclaimed rate shall be used instead of the official rate whenever the use of the official rate would otherwise be required under these instructions; and such cases need not be referred to the Commissioner of Customs.

[SEAL] W. R. JOHNSON,  
*Commissioner of Customs.*

Approved: September 12, 1945.

HERBERT E. GASTON,  
*Acting Secretary of the Treasury.*

[F. R. Doc. 45-17210; Filed, Sept. 14, 1945; 11:40 a. m.]

**WAR DEPARTMENT.**

[Public Proclamation 25]

**RESTRICTED FLYING ZONE: WESTERN DEFENSE COMMAND, PACIFIC COASTAL AREA**

**RESCISSION OF REGULATIONS**

SEPTEMBER 5, 1945.

To: The people within the States of Arizona, California, Oregon, and Washington, and the Public generally.

Whereas, the present military situation no longer requires, as a matter of military necessity, certain restrictions heretofore imposed within designated areas of the Western Defense Command; and

Whereas, the Secretary of War has designated the undersigned as the Military Commander to carry out the duties and responsibilities imposed by Executive Order No. 9066 (7 F.R. 1407), dated February 19, 1942, for that portion of the United States embraced in the Western Defense Command;

Now, therefore, I, H. C. Pratt, Major General, U. S. Army, by virtue of the authority vested in me by the President of the United States and by the Secretary of War and my powers and prerogatives as Commanding General, Western Defense Command, do hereby declare and proclaim that:

(a) Public Proclamation No. 22, Commanding General, Western Defense Command, dated February 3, 1945 (10 F.R. 1927), is rescinded.

(b) The effect of the rescission in paragraph (a) hereof is to remove all restrictions imposed by the Commanding General, Western Defense Command, by said Proclamation No. 22, and to abolish the Restricted Flying Zone therein established. The rescission does not in any way affect existing Civil Air regulations.

(c) This Proclamation does not affect any of the restrictions imposed by the act of January 12, 1938 (52 Stat. 3, 4; 50 USC 45, 45a-45d), including those upon the making of photographs and sketches of vital military and naval installations or equipment, as defined by the President in Executive Order 8381, March 22, 1940 (5 F.R. 1147), without first obtaining permission of the proper commanding officer or higher authority and thereafter promptly submitting the product obtained to such commanding officer or higher authority; nor does it affect the restrictions set out in section 2 of the above cited act (52 Stat. 3; 50 USC 45a), upon the use of, permission to use, or procurement of aircraft for the above purposes; nor does it affect the restrictions imposed by the act of June 25, 1942 (56 Stat. 390, 391; 50 USC App. Sup. 781-785) upon the making of photographs and sketches of military or naval reservations, naval vessels, and other naval, military, and national defense properties, or the regulations promulgated pursuant thereto by the Secretary of War and the Secretary of the Navy (7 F.R. 7307); nor does it affect restrictions set out in any other applicable Federal statute or regulation, presidential proclamation, or Executive order.

(d) This Proclamation shall not affect any offense heretofore committed, nor any conviction or penalty incurred because of violations of the provisions of Public Proclamation No. 22, of the Commanding General, Western Defense Command.

(e) This Proclamation shall become effective at midnight, 2400 p. w. t., 5 September 1945.

[SEAL] H. C. PRATT,  
Major General, U. S. Army,  
Commanding.

Confirmed:

EDWARD F. WITSELL,  
Major General,  
Acting The Adjutant General.

[F. R. Doc. 45-17184; Filed, Sept. 14, 1945;  
10:28 a. m.]

#### DEPARTMENT OF THE INTERIOR.

##### General Land Office.

[Stock Driveway Withdrawal 44, Wyoming 8]

##### WYOMING

##### STOCK DRIVEWAY WITHDRAWAL ENLARGED

By virtue of the authority contained in section 10 of the act of December 29, 1916, 39 Stat. 865, as amended by the act of January 29, 1929, 45 Stat. 1144 (U.S.C., title 43, sec. 300), it is ordered as follows:

The following-described public lands in Wyoming, excepting any mineral deposits therein, are hereby withdrawn from all disposal under the public land laws and reserved, subject to valid ex-

isting rights, for the use of the general public as an addition to Stock Driveway Withdrawal No. 44, Wyoming No. 8:

##### SIXTH PRINCIPAL MERIDIAN

T. 52 N., R. 101 W.,  
Sec. 28, W $\frac{1}{2}$ W $\frac{1}{2}$ ;  
Sec. 29, E $\frac{1}{2}$ E $\frac{1}{2}$  and NW $\frac{1}{4}$ NE $\frac{1}{4}$ ;  
Sec. 32, E $\frac{1}{2}$ NE $\frac{1}{4}$  and NE $\frac{1}{4}$ SE $\frac{1}{4}$ ;  
Sec. 33, W $\frac{1}{2}$ W $\frac{1}{2}$  and lot 3.

The areas described aggregate 674.75 acres.

The first form reclamation withdrawal made by the Assistant to the Secretary of the Interior on May 2, 1919, is hereby modified to permit the use of the lands described for stock driveway purposes. The reclamation withdrawal shall, however, remain in full force and effect pending final determination as to the needs of the Bureau of Reclamation in connection with the construction of the Oregon Basin Division of the Shoshone Project.

OSCAR L. CHAPMAN,  
Assistant Secretary of the Interior.

AUGUST 30, 1945.

[F. R. Doc. 45-17181; Filed, Sept. 13, 1945;  
4:27 p. m.]

[Misc. 2063364]

##### NEVADA

##### ORDER PROVIDING FOR OPENING OF PUBLIC LANDS

SEPTEMBER, 5, 1945.

In an exchange of lands made under the provisions of section 8 of the act of June 28, 1934 (48 Stat. 1269), as amended June 26, 1936 (49 Stat. 1976, 43 U.S.C. sec. 315g), the following described lands have been reconveyed to the United States:

##### MOUNT DIABLE MERIDIAN

T. 12 N., R. 67 E.,  
Sec. 22, NW $\frac{1}{4}$ SW $\frac{1}{4}$ ;  
Sec. 24, S $\frac{1}{2}$ SW $\frac{1}{4}$ .

The area described contains 120 acres.

At 10:00 a. m. on the 63d day from the date on which this order is signed, these lands, subject to valid existing rights and the provisions of existing withdrawals, shall become subject to application, petition, location, or selection as follows:

(a) For a period of 90 days, commencing on the day and at the hour named above, the public lands affected by this order shall be subject to (1) application under the homestead or the desert land laws, or the small tract act of June 1, 1938 (52 Stat. 609, 43 U.S.C. sec. 682a), by qualified veterans of World War II, for whose service recognition is granted by the act of September 27, 1944 (58 Stat. 747, 43 U.S.C. sec. 282), subject to the requirements of applicable law, and (2) application under any applicable public land law, based on prior existing valid settlement rights and preference rights conferred by existing laws or equitable claims subject to allowance and confirmation. Applications by such veterans shall be subject to claims of the classes described in subdivision (2).

(b) For a period of 20 days immediately prior to the beginning of such 90-day period, such veterans and persons claiming preference rights superior to

those of such veterans, may present their applications, and all such applications, together with those presented at 10:00 a. m. on the first day of the 90-day period, shall be treated as simultaneously filed.

(c) Commencing at 10:00 a. m. on the 91st day after the lands become subject to application, as hereinabove provided, any of the lands remaining unappropriated shall become subject to such application, petition, location, or selection by the public generally as may be authorized by the public land laws.

(d) Application by the general public may be presented during the 20-day period immediately preceding such 91st day, and all such applications, together with those presented at 10:00 a. m. on that day, shall be treated as simultaneously filed.

Veterans shall accompany their applications with certified copies of their certificates of discharge, or other satisfactory evidence of their military or naval service. Persons asserting preference rights, through settlement or otherwise, and those having equitable claims, shall accompany their applications by duly corroborated affidavits in support thereof, setting forth in detail all facts relevant to their claims.

Applications for these lands, which shall be filed in the District Land Office at Carson City, Nevada, shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regulations (Circular 324, May 22, 1914, 43 L. D. 254), and Part 296 of that title, to the extent that such regulations are applicable. Applications under the homestead laws shall be governed by the regulations contained in Subchapter I of Title 43 of the Code of Federal Regulations and applications under the desert land laws and the small tract act of June 1, 1938 shall be governed by the regulations contained in Parts 232 and 257, respectively, of that title.

FRED W. JOHNSON,  
Commissioner.

[F. R. Doc. 45-17183; Filed, Sept. 14, 1945;  
9:45 a. m.]

##### National Park Service.

[Virginia Sign Order 1]

##### SIGNS IN VIRGINIA PARK AREAS OFFICIAL ADOPTION AND DESIGNATION

SEPTEMBER 10, 1945.

Pursuant to the National Capital Parks Regulations (36 CFR 3.4 (f), 3.33) issued by the Secretary of the Interior, effective September 15, 1945, all signs in park areas in the State of Virginia posted before or on September 5, 1945, and bearing the legend "U. S. Park Police", including the traffic signs contained and described on the attached list, are hereby adopted and designated as official signs.

This order shall become effective as of September 15, 1945.

IRVING C. ROOT,  
Superintendent.

[F. R. Doc. 45-17172; Filed, Sept. 13, 1945;  
8:14 p. m.]

<sup>1</sup> Filed as part of the original document.

[D. C. Sign Order 1]

**SIGNS IN DISTRICT OF COLUMBIA PARK AREAS**

**OFFICIAL ADOPTION AND DESIGNATION**

SEPTEMBER 10, 1945.

Pursuant to the National Capital Parks regulations (36 CFR 3.4 (f), 3.33) issued by the Secretary of the Interior, effective September 15, 1945, all signs in park areas in the District of Columbia posted before or on September 5, 1945, and bearing the legend "U. S. Park Police", including the traffic signs contained and described on the attached list,<sup>1</sup> are hereby adopted and designated as official signs.

This order shall become effective as of September 15, 1945.

IRVING C. ROOT,  
Superintendent.

[F. R. Doc. 45-17173; Filed, Sept. 13, 1945;  
3:14 p. m.]

**Office of the Secretary.**

**CLAIMS OF NATIVES OF HYDABURG, KLA-  
WOCK, AND KAKE, ALASKA**

Petitions for rehearing in the above case having been filed by George W. Folta, Theodore H. Haas, Kenneth R. L. Simmons, counsel for petitioners, and W. C. Arnold, Kerr, McCord & Carey, Stephen V. Carey, Evan S. McCord, Bogle, Bogle & Gates, Frank L. Mechem, Allen, Hilan, Froude & DeGarmo, Edward W. Allen, R. E. Robertson, Lester O. Gore, H. Thomas Austern, Edward G. Jennings, Covington, Burling, Rublee, Acheson & Shorb, A. H. Ziegler, counsel for protestants, in accordance with section 15 of the rules of practice for hearings upon claims of natives of Alaska (9 F.R. 10928), and sufficient cause having been shown therefor, *It is hereby ordered*, That the decision of this Department in the above case, dated July 27, 1945 (10 F.R. 9545), be reconsidered in the light of such new evidence as may be presented. Copies of each petition for rehearing, together with all argument thereon, including any affidavits or other evidence, shall be served upon each adverse party within 15 days, and answer shall be filed within 20 days thereafter.

ABE FORTAS,  
Acting Secretary of the Interior.

SEPTEMBER 11, 1945.

[F. R. Doc. 45-17182; Filed, Sept. 13, 1945;  
4:27 p. m.]

**FEDERAL COMMUNICATIONS COM-  
MISSION.**

[Docket No. 6777]

**WESTERN CONNECTICUT BROADCASTING CO.  
NOTICE OF HEARING**

In re: Application of Stephen R. Rintoul (Assigner) (WSRR), The Western

<sup>1</sup> Filed as part of the original document.

Connecticut Broadcasting Company (Assignee), Stamford, Conn.; date filed, February 14, 1945, for voluntary assignment of license of Radio Station WSRR; class of service, broadcast; class of station, broadcast; location, Stamford, Conn.; operating assignment specified: Frequency 1400 kc, power 250 w, hours of operation unlimited. File No. B1-AL-474.

You are hereby notified that the Commission has examined the application in the above-entitled case and has designated the matter for hearing to be held in the offices of the Commission, Washington, D. C., on Thursday, October 4, 1945, upon the following issues:

1. To determine whether WSRR would be operated separately and apart from the "Stamford Advocate" if the application is granted and what policies if any would be followed with respect thereto, including staff, programs and service.

2. To obtain full information as to the extent of circulation in Stamford of newspapers published at that place as well as of papers published elsewhere, particularly New York City.

3. To obtain full information as to the character and extent of service rendered in Stamford and to its environs by any broadcasting stations located at points other than in Stamford.

4. To determine whether a grant of the application would tend toward a concentration of control of the media for dissemination of news and information in said area.

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

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant herein who desire to be heard must file a petition to intervene in accordance with the provisions of §§ 1.102, 1.141 and 1.142 of the Commission's rules of practice and procedure.

Dated at Washington, D. C., September 13, 1945.

By the Commission.

[SEAL] T. J. SLOWIE,  
Secretary.

[F. R. Doc. 45-17185; Filed, Sept. 14, 1945;  
11:03 a. m.]

**FEDERAL POWER COMMISSION.**

[Docket Nos. G-594 and G-595]

**REYNOSA PIPE LINE CO.**

**ORDER POSTPONING DATE OF HEARING**

SEPTEMBER 12, 1945.

It appearing to the Commission that:

(a) By order of July 5, 1945, entered in Docket No. G-595, the Commission

ordered a rehearing of its order of May 8, 1945, such rehearing to be held at a time and place to be thereafter fixed by the Commission.

(b) On July 10, 1945, the Commission entered an order consolidating the above docketed matters for purposes of hearing and ordered that a public hearing be held commencing October 3, 1945, at 10:00 a. m. (e. w. t.) in the hearing room of the Federal Power Commission, Hurley-Wright Building, 1800 Pennsylvania Avenue NW., Washington, D. C.

(c) Good cause exists for postponing the date of hearing as hereinafter provided.

The Commission orders that: The public hearing in the above-entitled proceedings is hereby postponed to December 12, 1945, at 10:00 a. m. in the hearing room of the Federal Power Commission, Hurley-Wright Building, 1800 Pennsylvania Avenue NW., Washington, D. C.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 45-17258; Filed, Sept. 14, 1945;  
12:08 p. m.]

[Docket No. G-648]

**GODFREY L. CABOT, INC., AND CABOT GAS  
CORP.**

**ORDER CANCELLING HEARING AND TERMINATING  
PROCEEDING**

SEPTEMBER 12, 1945.

Upon consideration of Supplement No. 1 to Cabot Gas Corporation Rate Schedule FPC No. 4 filed by Cabot Gas Corporation on September 10, 1945, cancelling increased rates to The Pavilion Natural Gas Company provided in Cabot Gas Corporation Rate Schedule FPC No. 4, which was suspended by the Commission's order of July 10, 1945; and

It appearing to the Commission that: The cancellation of the proposed increased rates to The Pavilion Natural Gas Company eliminates all necessity for the hearing scheduled to begin in Rochester, New York, on September 25, 1945;

The Commission orders that: The hearing upon the issues and the matters presented in this docket scheduled to be heard commencing at 10 a. m. on September 25, 1945, in Room 23, Federal Building, Church and Fitzhugh Streets, Rochester, New York, be and the same is hereby cancelled, and all proceedings in this docket terminated.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 45-17259; Filed, Sept. 14, 1945;  
12:08 p. m.]

## FEDERAL SECURITY AGENCY.

## Food and Drug Administration.

[Docket No. FDC-33 (b)]

## ALIMENTARY PASTES

## NOTICE OF HEARING TO AMEND DEFINITIONS AND STANDARDS OF IDENTITY FOR ALIMENTARY PASTES AND TO ESTABLISH A DEFINITION AND STANDARD OF IDENTITY FOR GLUTEN MACARONI PRODUCTS

In the matter of amending the definition and standard of identity for each of the following foods (9 F.R. 14881): Macaroni products, milk macaroni products, whole wheat macaroni products, wheat and soy macaroni products, vegetable macaroni products, noodle products, wheat and soy noodle products, vegetable noodle products, and fixing and establishing a definition and standard of identity for gluten macaroni products. Notice is hereby given that the Administrator of the Federal Security Agency, in accordance with the provisions of the Federal Food, Drug, and Cosmetic Act, sections 401 and 701, 21 U. S. C., 341 and 371, on his own initiative and upon the application of a substantial part of the interested industry showing reasonable grounds therefor, will hold a public hearing commencing at ten o'clock in the forenoon of October 16, 1945, in Room 3106, South Building United States Department of Agriculture, Independence Avenue between 12th and 14th Streets SW., Washington, D. C., upon proposals to issue regulations fixing and establishing a definition and standard of identity for gluten macaroni products, and to amend the definitions and standards of identity for macaroni products, milk macaroni products, whole wheat macaroni products, wheat and soy macaroni products, vegetable macaroni products, noodle products, wheat and soy noodle products, and vegetable noodle products, so as to permit use of gluten in such products as an optional ingredient.

The purpose of the hearing is to receive evidence of record upon which the Administrator is required to base his order.

Interested persons are hereby notified that the hearing is a fact-finding proceeding; that at the hearing any interested person may be heard in person or by his representative. At the hearing the evidence will be restricted to testimony and exhibits which are relevant and material to a proposed definition and standard of identity for gluten macaroni products and to proposed amendments of the definitions and standards of identity for macaroni products, milk macaroni products, whole wheat macaroni products, wheat and soy macaroni products, vegetable macaroni products, noodle products, wheat and soy noodle products, and vegetable noodle products. The proposals are subject to adoption, rejection, amendment or modification, in whole or in part, as the evidence of record adduced at the hearing may require.

Edward E. Turkel is hereby designated as Presiding Officer to conduct the hearing in the place of the Administrator, with full authority to administer oaths and affirmations and to do all other

things appropriate to the conduct of the hearing.

The hearing will be conducted in accordance with the rules of practice provided for such hearings as published in 21 Code of Federal Regulations, Cum. Supp., 2.701-2.715.

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

Dated: September 14, 1945.

[SEAL] WATSON B. MILLER,  
Administrator.

[F. R. Doc. 45-17186; Filed, Sept. 14, 1945;  
11:10 a. m.]

## INTERSTATE COMMERCE COMMISSION.

[S. O. 70-A, Special Permit 1047]

## RECONSIGNMENT OF LETTUCE AT PHILADELPHIA, PA.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Philadelphia, Pennsylvania, September 10, 1945, by Justman Frankenthal Company, of car PFE 35953, lettuce, now on the Pennsylvania Railroad, to H. Goldsant, New York, N. Y. (P. R. R.).

The waybill shall show reference to this special permit.

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

Issued at Washington, D. C., this 10th day of September 1945.

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

[F. R. Doc. 45-17195; Filed, Sept. 14, 1945;  
11:17 a. m.]

[S. O. 70-A, Special Permit 1048]  
RECONSIGNMENT OF POTATOES AT  
CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, September 11, 1945, by National Produce Company, of car URT 5908, potatoes, now on the M. St. P. & S. S. M. Railroad Company, to Holbrook & Zink, Indianapolis, Ind. (Monon-B&O), account railroad delay in notification.

The waybill shall show reference to this special permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17196; Filed, Sept. 14, 1945;  
11:17 a. m.]

[S. O. 70-A, Special Permit 1049]

## RECONSIGNMENT OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, September 11, 1945, by M. W. Frizzel & Company, of car PFE 92247, potatoes, now on the Wood Street Terminal, to Atlantic Commission Company, Gary, Indiana.

The waybill shall show reference to this special permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17197; Filed, Sept. 14, 1945;  
11:17 a. m.]

[S. O. 70-A, Special Permit 1050]

## RECONSIGNMENT OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Chicago, Illinois, September 11, 1945, by Plowaty Bergart Company, of cars URT 8963 and SFRD 33227, potatoes, now on the Wood Street Terminal, to Fred Plowaty, Homestead, Florida (C&E-L&N-NC&StL-AB&C-ACL-FEC).

The waybills shall show reference to this special permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17198; Filed, Sept. 14, 1945; 11:17 a. m.]

[2d Rev. S. O. 300, Special Permit 49]

## REFRIGERATION OF POTATOES FROM BRIDGEHAMPTON, LONG ISLAND, N. Y.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph of Second Revised Service Order No. 300 (10 F.R. 6802), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Second Revised Service Order No. 300 insofar as it applies to the furnishing of standard refrigeration on cars of potatoes, shipped September 10, 1945, from Bridgehampton, L. I., N. Y., by F. H. Vahlsing, Inc. MDT 20089, CX 50198 and PFE 95487 consigned to N. Geraci, Tampa, Florida, (LI-PRR-RF&P-SAL), and MDT 20830 consigned to Margaret Ann Stores, Tampa, Florida, (LI-PRR-RF&P-ACL).

The waybills shall show reference to this special permit.

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

Issued at Washington, D. C., this 10th day of September 1945.

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

[F. R. Doc. 45-17199; Filed, Sept. 14, 1945; 11:18 a. m.]

[2d Rev. S. O. 345, General Permit 1]

## REICING OF POTATOES FROM IDAHO, UTAH, OR ARIZONA

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Second Revised Service Order No. 345, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Second Revised Service Order No. 345 insofar as it applies to the furnishing of a second reicing in transit in the territory west of the Mississippi River on any refrigerator car loaded with potatoes originating at any point or points located in the States of Idaho, Utah, or Arizona, or west thereof, and destined to points located in Louisiana (west of the Mississippi River), or in Texas in or east of the counties of Hardeman, Foard, Knox, Haskell, Jones, Taylor, Runnels, Concho, Menard, Kimble, Kerr, Real, Uvalde, Zavalla, Dimmit or Webb in Texas.

This general permit shall become effective at 12:01 a. m., September 12, 1945 and shall apply only on cars billed on or after that time; and it shall expire at 12:01 a. m., September 30, 1945.

The waybills shall show reference to this general permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17200; Filed, Sept. 14, 1945; 11:18 a. m.]

[Rev. S. O. 345, Special Permit 16]

## REICING OF POTATOES AT EVANSVILLE, IND. AND AT ATLANTA, GA.

Pursuant to the authority vested in me by paragraph (g) of the first ordering paragraph of Revised Service Order No. 345 (10 F.R. 10034), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Revised Service Order No. 345 insofar as it applies to the furnishings of two reicings in transit, one at Evansville, Indiana, (C&E or L&N) and one at Atlanta, Georgia, (NC&StL or AB&C), on cars URT 8963 and SFRD 33227, potatoes; consigned from Chicago to Fred Plowaty, Homestead, Florida, (C&E-L&N-NC&StL-

AB&C-ACL-FEC), as ordered by Plowaty Bergart Company.

The waybills shall show reference to this special permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17201; Filed, Sept. 14, 1945; 11:18 a. m.]

[2d Rev. S. O. 346, General Permit 1]

## ICING OF VEGETABLES FROM CALIFORNIA

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Second Revised Service Order No. 346, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Second Revised Service Order No. 346 insofar as it applies to the retop icing of refrigerator cars loaded with vegetables shipped by or for the U. S. Army or Navy from California to west coast ports for export.

Effective 12:01 a. m., September 12, 1945.

The waybills shall show reference to this general permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17202; Filed, Sept. 14, 1945; 11:18 a. m.]

[2d Rev. S. O. 346, General Permit 2]

## ICING OR REICING OF GREEN CORN OR PEAS AT ALAMOSA OR PUEBLO, COLO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Second Revised Service Order No. 346, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of paragraph (b) of Second Revised Service Order No. 346

Insofar as it applies to the initial bunker icing or relcing in transit in bunkers of cars loaded with green corn or peas; *Provided*, That on cars of peas originating on The Denver and Rio Grande Western Railroad Company (Wilson McCarthy and Henry Swan, Trustees) west of Walsenburg, Colorado, that carrier may accord the initial bunker icing at either Alamosa or Pueblo, Colorado.

This general permit shall become effective at 12:01 a. m., September 12, 1945, and shall apply to cars billed or in transit on or after that time. This general permit shall expire at 11:59 p. m., September 30, 1945.

The waybills shall show reference to this general permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17203; Filed, Sept. 14, 1945,  
11:18 a. m.]

[2d Rev. S. O. 346, General Permit 3]

ICING OF CELERY, BROCCOLI OR CAULIFLOWER IN CALIFORNIA

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Second Revised Service Order No. 346, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Second Revised Service Order No. 346 insofar as it applies to initial bunker icing only on straight carloads of celery, broccoli, or cauliflower, also mixed carloads of broccoli with cauliflower, also any shipment of fresh or green vegetables when loaded in a refrigerator car having a height of less than seven (7) feet, inside measurement, originating at points in California.

This general permit will become effective at 12:01 a. m., September 12, 1945, and will apply on cars billed or in transit on or after that time.

The waybills shall show reference to this general permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17204; Filed, Sept. 14, 1945;  
11:18 a. m.]

[2d Rev. S. O. 346, General Permit 4]

ICING OF CARROTS FROM CALIFORNIA, OREGON, WASHINGTON, IDAHO, UTAH, ARIZONA, NEW MEXICO AND NEVADA

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Second Revised Service Order No. 346, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Second Revised Service Order No. 346 insofar as it applies to initial bunker icing only on straight carloads of carrots originating at points in California, Oregon, Washington, Idaho, Utah, Arizona, New Mexico or Nevada.

This general permit will become effective at 12:01 a. m., September 12, 1945, and will apply on cars billed or in transit on or after that time.

The waybills shall show reference to this general permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17205; Filed, Sept. 14, 1945;  
11:18 a. m.]

[Rev. S. O. 346, Special Permit 22]

ICING OF CELERY AT PUEBLO, COLO.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Revised Service Order No. 346 (10 F.R. 10035), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of paragraph (c) (1) of Revised Service Order No. 346, insofar as it applies to the quantity of retop ice furnished on refrigerator cars loaded with celery originating at Pueblo, Colorado.

This special permit shall become effective at 12:01 a. m., September 11, 1945, and shall apply only on cars billed on and after that time.

The waybills shall show reference to this special permit.

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

Issued at Washington, D. C., this 10th day of September 1945.

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

[F. R. Doc. 45-17206; Filed, Sept. 14, 1945;  
11:18 a. m.]

[Rev. S. O. 346, Special Permit 23]

ICING OF CAULIFLOWER AT FORT WORTH, TEX.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Revised Service Order No. 346 (10 F.R. 10035), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Revised Service Order No. 346 insofar as it applies to the furnishing of not to exceed ten thousand (10,000) pounds of retop ice, one time only, on car MDT 18190, cauliflower, by the Fort Worth and Denver City Railway Company, not later than September 15, 1945, at Fort Worth, Texas, as requested by Hartner Produce Company.

The waybill shall show reference to this special permit.

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

Issued at Washington, D. C., this 11th day of September 1945.

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

[F. R. Doc. 45-17207; Filed, Sept. 14, 1945;  
11:18 a. m.]

OFFICE OF DEFENSE TRANSPORTATION.

[Recommendation for Petroleum and Other Liquid Transport, Revocation]

TRANSPORTATION OF PETROLEUM AND OTHER LIQUID PRODUCTS IN TANK TRUCKS

Pursuant to Executive Orders 8989, as amended, and 9156, *It is hereby ordered*, That:

(1) Recommendation for Establishment of Petroleum and Other Liquid Transport Advisory Committees, dated January 8, 1944 (9 F.R. 708), be, and it is hereby, revoked.

(2) All approvals and directions issued by the Office of Defense Transportation in respect of joint action plans pursuant to the provisions of said recommendation be, and they are hereby, vacated and revoked.

(3) The National ODT Tank Truck Advisory Committee, all Regional and State ODT Tank Truck Advisory Committees, all Regional, State and District Committees on Local Delivery, all Regional or State Joint ODT Tank Truck Advisory Committees, and all Temporary Subcommittees appointed pursuant to the provisions of said recommendation be, and they are hereby, dissolved.

This revocation order shall become effective September 20, 1945.



(E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349)

Issued at Washington, D. C., this 14th day of September 1945.

J. M. JOHNSON,  
Director,  
Office of Defense Transportation.

[F. R. Doc. 45-17209; Filed, Sept. 14, 1945; 11:25 a. m.]

**OFFICE OF PRICE ADMINISTRATION.**

[MPR 120, Order 1456]

BARILAR COAL 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. 1. 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.

BARILAR COAL CO., ANITA, PA., BARILAR #3 MINE D SEAM, MINE INDEX NO. 5487, JEFFERSON COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT, ANITA, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	E	E	E	E	E
Rail shipment.....	355	335	335	315	315
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	365	340	340	330	320

FRED BARILAR, ANITA, PA., BARILAR #4 MINE, D SEAM, MINE INDEX NO. 5488, JEFFERSON COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT, ANITA, PA., STRIP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	355	335	335	315	315
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	365	340	340	330	320

M. L. BARTHOLOMEW, RD #2 PUNXSUTAWNEY, PA., BARTHOLOMEW #5, E SEAM, MINE INDEX NO. 5481, INDIANA COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT, ROSSITER, PA., DEEP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	F	F	F	F	F
Rail shipment.....	363	363	363	333	333
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	388	363	363	353	343

G. C. BLOSE, PUNXSUTAWNEY, PA., BERYL No. 4 MINE, B SEAM, MINE INDEX NO. 5457, JEFFERSON COUNTY, PA., SUBDISTRICT 5, RAIL SHIPPING POINT, SUMMERVILLE, PA., STRIP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	355	335	335	315	315
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	365	340	340	330	320

THE BONANZA COAL MINING CO., ST. BENEDICT, PA., BONANZA MINE, D SEAM, MINE INDEX NO. 5444, CAMBRIA COUNTY, PA., SUBDISTRICT 24, RAIL SHIPPING POINT, ST. BENEDICT, PA., DEEP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	383	363	363	343	343
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	393	368	368	358	348

BROAD TOP MINING CO., RIDDLESBURG, PA., BROAD TOP No. 10 MINE, KELLY SEAM, MINE INDEX NO. 5468, BEDFORD COUNTY, PA., SUBDISTRICT 39, RAIL SHIPPING POINT, KEARNEY, PA., DEEP MINE

	F	F	F	F	F
Price classification.....	F	F	F	F	F
For all methods of shipment and for all uses.....	453	453	418	393	378

Smithing coal (any size): 503.

CAPIZZI COAL CO., CLYMER, PA., LEONARD No. 1 MINE, D SEAM, MINE INDEX NO. 5455, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT, CLYMER, PA., DEEP MINE

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment.....	363	363	363	333	333
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	388	363	363	353	343

CONRAD & SEGER, 200 NORTH 7TH ST., INDIANA, PA., CONRAD & SEGER MINE, PITTSBURGH, SEAM, MINE INDEX NO. 5453, INDIANA COUNTY, PA., SUBDISTRICT 22, RAIL SHIPPING POINT, ISELIN, PA., STRIP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	355	335	335	315	315
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	355	335	335	330	320

The maximum prices listed in this order include the increase in maximum prices where authorized by Amendment No. 146 to MPR 120 which became effective August 3, 1945.

This order shall become effective this 14th day of September 1945.

(56 Stat. 23, 765, 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, F.R. 4681)

Issued this 13th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17147; Filed, Sept. 13, 1945; 11:50 a. m.]

[MPR 120, Order 1456]

F. K. & G. MINING AND STRIPPING 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 indicated uses and shipments as set forth herein. All are in District No. 1. 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.

F. K. & G. MINING & STRIPPING CO., 209 HIGHLAND AVE., PUNXSUTAWNEY, PA., F. K. & G. No. 2 MINE, E SEAM, MINE INDEX NO. 5174, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT, IDAMAR, PA., STRIP MINE

	Size group Nos.				
	1	2	3	4	5
Price classification.....	G	G	G	G	G
Rail shipment.....	330	330	315	305	305
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	355	330	330	320	310

JOHN A. GETCH, BOX 135, ANITA, PA., GETCH MINE, D SEAM, MINE INDEX NO. 5445, JEFFERSON COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT, ANITA, PA., DEEP MINE

	E	E	E	E	E
Price classification.....	E	E	E	E	E
Rail shipment.....	383	363	363	343	343
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	393	368	368	358	348

MAYNARD L. GOSS, R. D. No. 1, OLANTA, PA., M. L. GOSS MINE, D SEAM, MINE INDEX NO. 5483, CLEARFIELD COUNTY, PA., SUBDISTRICT 7, DEEP MINE

Truck shipment.....	388	363	363	353	343
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GREEN VALLEY COAL CO., c/o JOHN HEARNshaw, SMITH MILLS, PA., ORCHARD No. 1 MINE, D SEAM, MINE INDEX NO. 5480, CLINTON COUNTY, PA., SUBDISTRICT 3, RAIL SHIPPING POINT: SPRUCE, PA., DEEP MINE

	F	F	F	F	F
Price classification.....	F	F	F	F	F
Rail shipment.....	363	363	363	333	333
Railroad locomotive fuel.....	348	348	333	323	323
Truck shipment.....	388	363	363	353	343

HAYS COAL CO., DELMONT, PA., HAYS STRIPPING MINE, E SEAM, MINE INDEX NO. 5045, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT: IDAMAR, PA., STRIP MINE

	G	G	G	G	G
Price classification.....	G	G	G	G	G
Rail shipment.....	330	330	315	305	305
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	355	330	330	320	310

F. R. HOLLIS COAL CO., MANN'S CHOICE, PA., HOLLIS NO. 1-D MINE, D SEAM, MINE INDEX NO. 5477, CAMBRIA COUNTY, PA., SUBDISTRICT 18, RAIL SHIPPING POINT: COALFORT, PA., STRIP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, Railroad locomotive fuel, Truck shipment). Values range from 320 to 360.

F. R. HOLLIS COAL CO., MANN'S CHOICE, PA., HOLLIS NO. 1-E MINE, E SEAM, MINE INDEX NO. 5478, CAMBRIA COUNTY, PA., SUBDISTRICT 18, RAIL SHIPPING POINT: COALFORT, PA., STRIP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, Railroad locomotive fuel, Truck shipment). Values range from 320 to 360.

JULIETTE COAL CO., GRANT BLDG., PITTSBURGH 19, PA., JULIETTE NO. 7 MINE, B SEAM, MINE INDEX NO. 5492, SOMERSET COUNTY, PA., SUBDISTRICT 38, RAIL SHIPPING POINT: CAIRNBROOK, PA., STRIP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, Railroad locomotive fuel, Truck shipment). Values range from 320 to 360.

The maximum prices listed in this order include the increase in maximum prices where authorized by Amendment No. 146 to MPR 120 which became effective August 3, 1945.

This order shall become effective September 14, 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 13th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17148; Filed, Sept. 13, 1945; 11:50 a. m.]

[MPR 120, Order 1457]

W. P. CRAGO 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. 1. 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.

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.

W. P. CRAGO, 309 N. FRONT ST., PHILLIPSBURG, PA., PARWORTH NO. 1 MINE, E SEAM, MINE INDEX NO. 5471, CLEARFIELD COUNTY, PA., SUBDISTRICT 14, RAIL SHIPPING POINT: HOUTZDALE, PA., DEEP AND STRIP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, R. R. locomotive fuel, Truck shipment). Values range from 320 to 360.

The foregoing maximum prices are applicable to strip-mined coal. To determine the maximum prices applicable to deep-mined coal and 28¢ per ton to each of the foregoing maximum prices.

JOSEPH R. DAMBACHER, STAR ROUTE, RIDGEWAY, PA., DAMBACHER MINE, C SEAM, MINE INDEX NO. 5491, JEFFERSON COUNTY, PA., SUBDISTRICT 2, RAIL SHIPPING POINT: BROCKWAY, PA., STRIP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, R. R. locomotive fuel, Truck shipment). Values range from 320 to 360.

DE ROMO COAL CO., 22 S. MAIN ST., WILKES-BARRE, PA., DE ROMO NO. 2 MINE, B SEAM, MINE INDEX NO. 5446, CLEARFIELD COUNTY, PA., SUBDISTRICT 13, RAIL SHIPPING POINT: PINE RUN SIDING, PA., STRIP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, R. R. locomotive fuel, Truck shipment). Values range from 320 to 360.

L. W. DINGER, ROUTE NO. 4, PUNKSUTAWNEY, PA., WINDY WHIZZ MINE, E SEAM, MINE INDEX NO. 5448, JEFFERSON COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT: RINGGOLD, PA., DEEP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, R. R. locomotive fuel, Truck shipment). Values range from 320 to 360.

EQUALITY COAL CO., c/o FORREST V. WATKINS, R. F. D. 1, HOOVERVILLE, PA., EQUALITY COAL CO. MINE, E SEAM, MINE INDEX NO. 5476, SOMERSET COUNTY, PA., SUBDISTRICT 37, RAIL SHIPPING POINT: KANTNER, PA., DEEP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, R. R. locomotive fuel, Truck shipment). Values range from 320 to 360.

FAIRVIEW COAL CO., DORA, PA., FAIRVIEW MINE, E SEAM, MINE INDEX NO. 5462, JEFFERSON COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT: RINGGOLD, PA., DEEP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, R. R. locomotive fuel, Truck shipment). Values range from 320 to 360.

FREEBROOK CORPORATION, KITANNING, PA., DICKEY MINE, B SEAM, MINE INDEX NO. 5451, ARMSTRONG COUNTY, PA., SUBDISTRICT 10, RAIL SHIPPING POINT: CADOGAN, PA., STRIP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, R. R. locomotive fuel, Truck shipment). Values range from 320 to 360.

GASTON & SUNDERLINE, LAIRD GASTON, ROCHESTER MILLS, PA., G & S MINE, E SEAM, MINE INDEX NO. 5467, INDIANA COUNTY, PA., SUBDISTRICT 6, RAIL SHIPPING POINT: ROSSITER, PA., STRIP MINE

Table with 5 columns (Size group Nos. 1-5) and 5 rows (Price classification, Rail shipment, R. R. locomotive fuel, Truck shipment). Values range from 320 to 360.

The maximum prices listed in this order include the increase in maximum prices where authorized by amendment No. 146 to MPR 120 which became effective August 3, 1945.

This order shall become effective September 14, 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 13th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17149; Filed, Sept. 13, 1945; 11:50 a. m.]

[RMPR 161, Amdt. 5 to Order 53]

WEST COAST LOGS

APPROVED GRADERS AND SCALERS

For the reasons set forth in the accompanying opinion and under the authority vested in the Administrator by § 1381.158 of Revised Maximum Price Regulation 161, It is hereby ordered:

Paragraph (b) is amended by the addition of the name of W. J. Bengtilla, Box 538, Reedsport, Oregon, to the list of approved individual graders and scalers immediately preceding the name of Mac Calavan.

This amendment may be revoked or amended at any time.

This amendment shall become effective September 14, 1945.

Issued this 13th day of September 1945.

CHESTER BOWLES, Administrator.

[F. R. Doc. 45-17142; Filed, Sept. 13, 1945; 11:48 a. m.]

[MPR 260, Amdt. 1 to Order 1339]

EVA CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

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

The maximum prices for the "Anthony-Corona Chica" and "Anthony-Londre Especial" cigars set forth in Paragraph (a) of Order No. 1339 under Maximum Price Regulation No. 260, are amended to read as follows:

Brand	Size or frontmark	Pack- ing	Maxi- mum list price	Maxi- mum retail price
Anthony.....	Corona Chica- Londre Espe- cial.	50 50	Per M \$72 75	Cents 9 10

This amendment shall become effective September 14, 1945.

Issued this 13th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17150; Filed, Sept. 13, 1945;  
11:51 a. m.]

[MPR 336, Order 6]

CALIFORNIA

DESIGNATION OF DEFICIENCY AREAS WITH RESPECT TO PORK CUTS AND CERTAIN SAUSAGE PRODUCTS

Pursuant to section 5 (d) (3) of Maximum Price Regulation No. 336, I find there exists in each of the areas herein-after named, located in Zone 1 and having populations not in excess of 25,000 persons, quotas permitting sales of retail meat cuts which are insufficient to supply the meat requirements of other retail dealers meeting the criteria established for retail dealers authorized to purchase retail meat cuts for resale purposes under the provisions of subparagraph (1) of section 5 (d) of Maximum Price Regulation No. 336. I find further that this condition has occurred because of an increase in population in such areas.

The areas are:

1. The City of Marysville, California—the total area within the corporate limits of said city.
2. Yuba County, California—the entire county except the City of Marysville.
3. Yuba City, Sutter County, California—the total area within the corporate limits of said city.
4. Dunsmuir, California—the total area within the corporate limits of the City of Dunsmuir and the adjacent area within a radius of 25 miles of the corporate limits of said city.
5. Lake Tahoe, California—that portion of Eldorado and Placerville counties lying east of the crest of the Sierra Nevada Mountains and those communities on California State Highway No. 50 from Kyburz, California, to the crest of the Sierra Nevada Mountains.

The areas named hereby are designated as "deficiency areas" under the provisions of section 5 (d) (3) of Maximum Price Regulation No. 336, and the respective District Director of the appropriate District Office of the Office of Price Administration within whose jurisdiction any one of the named areas is located may, in writing, authorize named retail selling establishments customarily serving such area, and which are not hotel supply houses, and which do not own or control a packing or a slaughtering plant, to sell retail meat cuts to other retail dealers located in the specific deficiency area who are qualified to make such pur-

chases under the provisions of subparagraph (1) of section 5 (d) of Maximum Price Regulation No. 336, in whatever volume and subject to whatever terms and conditions he may deem necessary; *Provided*, That in no event may any designated retail selling establishment be authorized to sell retail meat cuts to buyers who are not ultimate consumers in excess of 70 percent of its total current monthly dollar volume of meat sales: *And provided further*, That each seller authorized to sell retail meat cuts to other retail dealers for resale purposes under the provisions of this Order No. 6 under said section 5 (d) (3) of Maximum Price Regulation No. 336 shall be required to conform to the reporting provisions and all other requirements of said section 5 (d) (3).

This designation shall remain in effect to and including October 15, 1945, unless sooner terminated.

This order may be revoked or amended at any time.

This order shall become effective September 14, 1945.

Issued this 13th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17151; Filed, Sept. 13, 1945;  
11:51 a. m.]

[MPR 355, Order 6]

CALIFORNIA

DESIGNATION OF DEFICIENCY AREAS WITH RESPECT TO PORK CUTS AND CERTAIN SAUSAGE PRODUCTS

Pursuant to section 5 (d) (3) of Maximum Price Regulation No. 355, I find there exists in each of the areas herein-after named, located in Zone 1 and having populations not in excess of 25,000 persons, quotas permitting sales of retail meat cuts which are insufficient to supply the meat requirements of other retail dealers meeting the criteria established for retail dealers authorized to purchase retail meat cuts for resale purposes under the provisions of subparagraph (1) of section 5 (d) of Maximum Price Regulation No. 355. I find further that this condition has occurred because of an increase in population in such areas.

The areas are:

1. The City of Marysville, California—the total area within the corporate limits of said city.
2. Yuba County, California—the entire county except the City of Marysville.
3. Yuba City, Sutter County, California—the total area within the corporate limits of said city.
4. Dunsmuir, California—the total area within the corporate limits of the City of Dunsmuir and the adjacent area within a radius of 25 miles of the corporate limits of said city.
5. Lake Tahoe, California—that portion of Eldorado and Placerville counties lying east of the crest of the Sierra Nevada Mountains and those communities on California State Highway No. 50 from Kyburz, California, to the crest of the Sierra Nevada Mountains,

The areas named hereby are designated as "deficiency areas" under the provisions of section 5 (d) (3) of Maximum Price Regulation No. 355, and the respective District Director of the appropriate District Office of the Office of Price Administration within whose jurisdiction any one of the named areas is located may, in writing, authorize named retail selling establishments customarily serving such area, and which are not hotel supply houses, and which do not own or control a packing or a slaughtering plant, to sell retail meat cuts to other retail dealers located in the specific deficiency area who are qualified to make such purchases under the provisions of subparagraph (1) of section 5 (d) of Maximum Price Regulation No. 355, in whatever volume and subject to whatever terms and conditions he may deem necessary; *Provided*, That in no event may any designated retail selling establishment be authorized to sell retail meat cuts to buyers who are not ultimate consumers in excess of 70 percent of its total current monthly dollar volume of meat sales: *And provided further*, That each seller authorized to sell retail meat cuts to other retail dealers for resale purposes under the provisions of this Order No. 6 under said section 5 (d) (3) of Maximum Price Regulation No. 355 shall be required to conform to the reporting provisions and all other requirements of said section 5 (d) (3).

This designation shall remain in effect to and including October 15, 1945, unless sooner terminated.

This order may be revoked or amended at any time.

This order shall become effective September 14, 1945.

Issued this 13th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17152; Filed, Sept. 13, 1945;  
11:51 a. m.]

[RMPR 136, Order 498]

FOUR WHEEL DRIVE AUTO CO.

AUTHORIZATION OF MAXIMUM PRICES

Order No. 498 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. Four Wheel Drive Auto Co.; Docket No. 6083-136.21-418.

For the reasons set forth 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 Four Wheel Drive Auto Co., Clintonville, Wisconsin, is authorized to sell its truck model listed in subparagraph (1) below, adjusted as provided in that subparagraph, plus the applicable allowances in subparagraph (2).

(1) *List price*. The following list price, f. o. b. factory, Clintonville, Wisconsin, to which shall be applied the seller's discount in effect on March 31, 1942, to the applicable class of purchaser:

Model No.	Description	List price
SU.....	Truck, chassis and cab, 150' wheelbase; 25,000 lbs. gross vehicle weight; 1942 standard specifications and equipment.	\$5,881

(2) *Charges.* (i) A charge for extra, special and optional equipment which shall not exceed the list price, or established price in effect on March 31, 1942 (less the discount in effect on that date) for such equipment when sold as original equipment;

(ii) A charge to cover delivery and handling expense, computed in accordance with the method that the seller had in effect on March 31, 1942;

(iii) A charge to cover freight expense, based on current freight rates and computed in accordance with the method that the seller had in effect on March 31, 1942;

(iv) A charge to include the Federal excise tax on tires and tubes and other Federal excise taxes, and state and local taxes on the truck being sold, computed in accordance with the method the seller had in effect on March 31, 1942;

(v) The dollar amount of all other charges which the seller had in effect on March 31, 1942, to the applicable class of purchasers.

(b) A reseller of FWD motor trucks is authorized to sell, delivered at its place of business, the FWD motor truck listed in subparagraph (1) below, at a price not to exceed the total of the "list price" in subparagraph (1) below and the applicable charges in subparagraph (2) below (subject to the discounts in effect on March 31, 1942, to the applicable class of purchasers):

(1) *Model, description, and "list price", f. o. b. factory, Clintonville, Wisconsin.*

Model No.	Description	List price
SU.....	Truck, chassis and cab, 150' wheelbase; 25,000 lbs. gross vehicle weight; 1942 standard specifications and equipment.	\$5,881

(2) *Charges.* (i) A charge for extra, special and optional equipment, not to exceed the charge the reseller had in effect on March 31, 1942 to the applicable class of purchasers for such equipment, when sold as original equipment;

(ii) A charge for transportation which shall not exceed the charge The Four Wheel Drive Auto Co. would make for the transportation of the trucks from the factory to the point of destination;

(iii) A charge to cover Federal, state, and local taxes on the purchase, sale or delivery of the truck, computed in accordance with the method that the reseller had in effect on March 31, 1942;

(iv) A charge for handling and delivery equal to the charge that the reseller had in effect on March 31, 1942;

(v) The dollar amount of all other charges which the reseller had in effect on March 31, 1942, to the applicable class of purchasers.

(c) A reseller that cannot establish a price under paragraph (b) because it

was not in business on March 31, 1942, shall determine its maximum price by adding to the applicable "list price", f. o. b. factory, set forth in subparagraph (1) of paragraph (b), the following applicable charges:

(1) *Charges.* (i) A charge equal to the original equipment retail charge that The Four Wheel Drive Auto Co. suggested on March 31, 1942, be made by resellers for the extra, special, and optional equipment attached to the truck as original equipment;

(ii) A charge for transportation which shall not exceed the charge The Four Wheel Drive Auto Co. would make for the transportation of the trucks from the factory to the point of destination;

(iii) A charge equal to the charge made to the reseller by The Four Wheel Drive Auto Co., in accordance with the method The Four Wheel Drive Auto Co. had in effect on March 31, 1942, to cover the Federal excise tax on tires and tubes and other Federal excise taxes;

(iv) A charge equal to the reseller's expense for payment of state and local taxes on the purchase, sale or delivery of the truck;

(v) A charge equal to the reseller's actual expense for handling and delivery of the truck;

(d) A reseller of FWD motor trucks in any of the territories or possessions of the United States is authorized to sell the truck described in paragraph (b), at a price not to exceed the applicable price established in paragraph (b) or (c), to which it may add a sum equal to the expense incurred by or charged to it, for payment of territorial and insular taxes on the purchase, sale or introduction of the truck; export premiums, boxing and crating for export purposes; marine and war risk insurance; and landing, wharfage, and terminal operations.

(e) All requests not granted herein are denied.

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

**NOTE:** Where the manufacturer has an established price under Section 8 of Revised Maximum Price Regulation 136 which is different than a price permitted under paragraph (a) because of a substantial modification in design, specifications, or equipment in the truck, the reseller may add to its price under paragraph (b), (c) or (d) any increase in price to it over the price it would otherwise pay under paragraph (a) plus its customary markup on such a cost increase, but in the case of a decrease in the price under paragraph (a), the reseller must reduce its price under paragraph (b), (c), or (d) by the amount of the decrease and its customary markup on such an amount.

This order shall become effective September 12, 1945.

Issued this 12th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17109; Filed, Sept. 12, 1945; 4:18 p. m.]

[MPR 61, Amdt. 4 to Order 2]

OUTSOLES, MIDSOLES AND INSOLES

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register and pursuant to section 4 of Maximum Price Regulation 61, It is ordered:

Order No. 2 under Maximum Price Regulation 61 is amended in the following respects:

1. The title of the order is amended to read "Outsoles, Midsoles and Insoles."

2. Paragraph (a) is amended by adding subparagraphs (3), (4) and (5) to read as follows:

(3) *Women's outsoles cut on men's military munson insole pattern put up in standard 7/11 casing.* Prices in cents per pair.

CUT FROM BENDS

Grade	Inches per 20 pair stack						
	8	7½	7	6½	6	5½	5
Fine.....	37	36	35	35	35	32	29
Semi Fine.....	35	34	34	34	34	31	28
Imperfect Fine.....	35	34	33	33	33	30	27
No. 1 Scratch.....	33	32	32	32	32	29	27
No. 1 Body.....	32	31	30	30	30	28	27

CUT FROM SHOULDERS

No. 1 Rib.....	30	29	29	29	29	28	26
No. 1 Shoulder.....	28	28	28	28	28	26	25
No. 2 Shoulder.....	27	27	27	27	27	26	25

(4) *Men's civilian grain insoles munson or equivalent pattern put up in standard 7/11 casing.* Prices in cents per pair.

CUT FROM BELLIES

Grade	Irons						
	8	7½	7	6½	6	5½	5
A.....	33	32	32	32	32	32	28
B.....	30	30	30	30	30	29	24
C.....	25	25	25	25	25	25	25

(5) *Differentials for women's outsoles and men's insoles.*

(i) *Solid sizes.* For each full size above size 9, add 2¢ per pair to price listed for standard 7/11 casing.

For each full size below size 9, deduct 1¢ per pair from price listed for standard 7/11 casing.

(ii) Maximum prices for standard 7/12 casing shall be the prices for standard 7/11 casing of the applicable grade and weight plus 1 cent per pair.

This amendment shall become effective September 15, 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17223; Filed, Sept. 14, 1945; 11:57 a. m.]

[MPR 188, Order 4418]

AUTOMOBILE SEAT COVERS

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register; and pursuant to §1499.159b of Maximum Price Regulation No. 188, It is ordered:

**SECTION 1. What this order does.** This order provides for the adjustment of maximum prices for sales of automobile seat covers.

**SEC. 2. When an adjustment may be granted.** A manufacturer's maximum price for sales of automobile seat covers may be adjusted under this order if his present maximum price is less than his current total unit cost to make and sell the article; and if his present maximum price is below the appropriate one of the following cut-off points:

Article	Maximum price to retailers per set
Universal seat covers (coupe)	\$4.00
Universal seat covers (coach and sedan)	7.75
Tailor made seat covers (coupe)	7.00
Tailor made seat covers (coach and sedan)	13.20

"Total unit cost to make and sell" means the total cost of direct materials, direct labor and reasonable factory overhead, applicable to each unit of the article, and reasonable general administrative and selling expenses, applicable to the article, calculated in accordance with the manufacturer's customary method of computing unit cost. (Prices used in computing material cost may be no higher than the ceiling prices of the manufacturer's normal sources of supply. Labor rates used in computing labor cost may be no higher than the manufacturer's legal straight-time wage rates. A calculation of total unit cost may be disregarded if it is excessive, or if it is out of line with the total unit cost of competitive manufacturers of the same class.)

**SEC. 3. Amount of the adjustment.** (a) If a manufacturer qualifies for an adjustment under this order, his maximum price will be adjusted by an amount sufficient to cover his total unit cost to make and sell plus a margin over such current total unit cost which the Price Administrator determines will approximate the manufacturer's average margin on sales of automobile seat covers during a normal peace-time period. However, no adjustment will be granted which will result in an adjusted maximum price in excess of the appropriate cut-off point listed in section 2.

(b) Any order adjusting a manufacturer's maximum price under this order may make appropriate adjustments in the maximum prices of persons who purchase the article for resale.

**SEC. 4. How the adjustment shall be granted.** (a) A manufacturer of automobile seat covers may file an application for adjustment of his maximum prices for sales with the Office of Price Administration, Durable Goods Price Branch, Washington 25, D. C., pursuant to the provisions of Revised Procedural Regulation No. 1.

(b) At any time after the filing of such an application, the Office of Price Administration may issue an order, not to apply retroactively, adjusting the maximum prices of all persons selling the article described in the application.

**SEC. 5. Revocation or amendment.** This order may be revoked or amended by the Price Administrator at any time.

**SEC. 6. Effective date.** This order shall become effective on September 15, 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17233; Filed, Sept. 14, 1945; 12:00 m.]

[RMPR 499, Order 25]

**CERTAIN CHRONOGRAPHS AND STOP WATCHES  
APPROVAL OF MAXIMUM PRICES**

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 14 of Revised Maximum Price Regulation 499, it is ordered:

(a) *Effect of this order.* This order establishes maximum prices for sales to the classes of purchasers named below

of the chronographs and stop watches identified below. Wherever possible, the particular models covered by this order have been identified by the manufacturer's reference or style number. Chronographs and stop watches manufactured by G. Leon Breitling, S. A., La Chaux-de-Fonds, Switzerland, chronographs manufactured by Mulco, S. A., La Chaux-de-Fonds, Switzerland, and stop watches manufactured by Lemania Watch Co., Orient, Switzerland, are identified by the words Breitling, Mulco, and Lemania respectively. Chronographs and stop watches manufactured by these firms and meeting the descriptions given below are covered by this order, regardless of the name which may appear on the dial of the watches.

(b) *Maximum prices for chronographs.* The maximum prices for sales of the chronographs covered by this order to the specified classes of purchasers are as follows:

Number and description	Maximum prices for sales—			At retail including tax
	By importers to—		By wholesalers to retailers	
	Wholesalers	Retailers		
<b>BREITLING CHRONOGRAPHS</b>				
170 12½L chrome steel back	\$18.30	\$21.00	\$23.70	\$49.50
701 13L 20 micron Rolled Gold	34.60	40.80	44.98	100.00
734 14L esb, 12 hr. recorder	29.40	34.65	38.22	85.00
734 14L steel, 12 hr. recorder	32.55	38.40	42.32	92.50
747 13L esb, shkpf, wpf	35.10	41.40	45.63	100.00
737 14L esb, shkpf, wpf	31.00	36.55	40.30	90.00
754 10½ steel, square	45.10	53.15	58.63	125.00
760 14L steel	28.00	33.00	36.40	71.50
765 14L steel, shkpf, wpf, 12 hr. recorder	40.30	47.50	52.39	115.00
709 14L esb, Chronomat	31.10	36.65	40.43	90.00
777 14L steel, Chronomat	34.45	40.60	44.78	100.00
782 14L steel	27.80	32.75	36.14	71.50
760 14L 18K (approx 8 gr.) case	55.60	65.00	72.28	150.00
760 14L 18K (approx 11 gr.) case	65.40	77.10	85.02	185.00
760 14L 18K (approx 13 gr.) case	69.30	81.60	90.09	200.00
<i>Other chronographs</i>				
Mulco 14L steel, 30 min. register	25.75	30.35	33.48	67.50
Mulco 14L esb, 30 min. register	23.95	28.20	31.14	62.50
Mulco 14L steel, skpf, wpf	28.95	34.10	37.64	85.00
Mulco 14L steel, 12 hr. register	29.60	34.90	38.48	85.00
Bettes 12½L 18K case	51.15	59.80	66.50	145.00

All of the above chronographs have 17 jewels. The above maximum prices for sales to wholesalers and retailers are for chronographs with straps but do not include boxes. Sellers to purchasers for resale who supply an individual box with each chronograph at the request of the purchaser may add to the above maximum prices their maximum price for the

box supplied provided that the boxes are invoiced separately.

The above maximum retail prices are inclusive of the federal excise tax of 10% (20% on watches retailing for more than \$65.00).

(c) *Maximum prices for stop watches.* The maximum prices for sales of the stop watches covered by this order to the specified classes of purchasers are as follows:

Number and description	Importers to—		Maximum prices for sales by—		
	Wholesalers	Retailers	Wholesalers to retailers	Any seller to—	
				Industrial users	Individual consumers
<i>Breitling stop watches</i>					
501 7J 18L Nickel case, 1/5 sec	\$10.45	\$12.50	\$13.60	\$18.75	\$24.95
505 Ditto, 1/10 sec	10.75	12.85	14.00	19.25	25.45
533 7J 18L 1/5 or 1/10 sec. stop from balance wheel	24.25	29.00	31.55	43.50	57.50
533 Ditto, 11 jewel	28.75	35.00	37.40	52.50	70.00
<i>Lemania stop watches</i>					
1 & 1c 7J 18L 1/5 Sec	10.30	12.35	13.40	18.50	24.95
11J 18L 1/5 or 1/10 Sec	12.75	15.25	16.60	22.85	30.50

Maximum prices for sales of these watches to sporting goods manufacturers shall be 10% less than the prices in the column designated "Importers' prices to wholesalers".

Maximum prices in the column headed "Importers to retailers" apply also to sales made by sporting goods manufacturers to the class of purchaser they designate as "Distributors".

Maximum prices in the column headed "Industrial Users" apply also to sales to commercial or institutional users such as schools and athletic associations and to the class of purchaser which the sporting goods industry designates as "The Trade".

(d) *Terms of sale.* All maximum prices established by this order for sales to sporting goods manufacturers, wholesalers or retailers are f. o. b. the seller's city. Maximum prices established for sales by importers to either wholesalers or retailers are subject to terms of 2%, 10 days. Maximum prices for sales by wholesalers to retailers are subject to terms of 2%, 30 days.

No additional charge for the extension of credit may be added to the above maximum retail prices except under the conditions specified and to the extent permitted by section 12a of Revised Maximum Price Regulation 499. No other charges may be added to the above retail prices.

(e) *Notification.* Any person who sells the above watches to a purchaser for resale shall notify the purchaser of the prices established by this order for sales by wholesalers and retailers. This notice may be given in any convenient form. In addition, he shall include on every invoice covering a sale of these chronographs or stop watches the following statement:

OPA Order No. 25 under Revised Maximum Price Regulation 499 establishes the maximum prices at which you may sell these watches.

This notification requirement supersedes the notification requirement in section 12 of Revised Maximum Price Regulation 499 with respect to the watches covered by this order.

(f) *Tagging.* The importer shall include with every chronograph or stop watch covered by this order, delivered to a purchaser for resale more than thirty days after its effective date, a tag or label setting forth the maximum retail price of the particular watch. This tag or label may not be removed until the watch is sold to an ultimate consumer.

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

(h) Unless the context otherwise requires, the definitions set forth in section 2 of Revised Maximum Price Regulation 499 shall apply to the terms used herein.

This order shall become effective the 15th day of September 1945.

Issued this 14th day of September 1945.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 45-17256; Filed, Sept. 14, 1945; 12:07 p. m.]

**Regional and District Office Orders.**  
[Region VI Order G-16 Under RMPR 122, Amdt. 54]

**SOLID FUELS IN OMAHA, NEBR., AREA**

An opinion accompanying this amendment has been issued simultaneously herewith. Order No. G-16 under Revised Maximum Price Regulation No. 122 is amended in the following respects:

In Appendix No. 9, which covers the Omaha, Nebraska, area, paragraph (b), Price Schedule, is amended as follows:

1. The last paragraph of page 1 is amended to read,

The prices established by this schedule supersede those computed in accordance with the adjustment authorized by Regional Order Nos. G-19 and G-23 under Revised Maximum Price Regulation No. 122.

2. Subparagraphs I and II are amended to read:

**PRICE SCHEDULE**

Description	Domestic delivered per ton	Domestic delivered per 1/2 ton	Domestic at yard per ton	Commercial delivered per ton
<b>I. High volatile bituminous coal from District No. 9 (western Kentucky)</b>				
A. No. 9 seam:				
1. Washed nut and pea-size group Nos. 17-22 inc. including 3/4" x 1/4".....	\$9.26	\$5.13	\$8.26	\$8.21
<b>II. High volatile bituminous coal from District No. 10 (Illinois)</b>				
A. Southern subdistrict (deep machine mines):				
1. Lump and egg-size group Nos. 1, 2 and 3; price groups 1, 2 and 8 (including 6" lump and 6" x 3" egg).....	10.80	5.90	9.80	-----
2. Stove-size group No. 8 (inc. 2" x 1 1/4") price group Nos. 1, 2, and 8.....	10.15	5.60	9.15	8.65
3. Special Stoker-size group Nos. 21, 22, and 28; price group Nos. 1, 2 and 8 (inc. 1" x 10 mesh and 3/8" x 10 mesh).....	9.80	5.43	8.80	9.05
B. Duquoin subdistrict (deep machine mines):				
1. Washed screenings-size group Nos. 23 and 24; price group No. 8 (including 1" x 28 mesh) (sold under trade name S. P. Stoker).....	9.10	5.08	8.10	-----
<b>C. Belleville subdistrict:</b>				
1. Lump and egg-size group Nos. 1, 2 and 3; price group Nos. 10, and 16-22 inclusive. All lump and egg coals bottom size larger than 2", washed or raw.				
a. Strip mines.....	9.80	5.43	8.80	-----
b. Deep machine mines.....	9.85	5.45	8.85	-----
2. Stove-size group No. 8 (inc. 2" x 1 1/4") (price group Nos. 10 and 16-22 inc.):				
a. Strip mines.....	9.00	5.03	8.00	-----
b. Deep machine mines.....	9.05	5.05	8.05	-----

3. Subparagraph IV, A, 2, is amended to read:

2. Production group No. 1 (strip mines) mine index Nos. 593, 1014, 1021, 1030, 1032, 1040, 1050, and 1051:				
a. Size group Nos. 6, 7, and 8.....	\$14.55	\$7.78	\$13.55	-----
b. Size group Nos. 9, 10, and 11.....	14.80	7.90	13.80	-----
c. Size group Nos. 12, and 13.....	14.80	7.65	13.30	-----

4. Subparagraph IV, B is amended to read:

B. Production group No. 3A (includes all mines in the "Paris field" of Logan County, Ark., and mines in Franklin County located in Paris Basin). Underground mines machine cut:				
1. Size group Nos. 4, 6, 7, and 8:				
a. Mine index Nos. 55, 76, 110, 116, and 132 only.....	\$15.30	\$8.15	\$14.30	-----
b. Mine index Nos. 52 only.....	15.55	8.28	14.55	-----
2. Size Group No. 5:				
a. Mine index Nos. 40, 55, 53, 76, 110, 116, and 132 only.....	15.15	8.08	14.15	-----
b. Mine Index Nos. 52 and 117.....	15.40	8.20	14.40	-----
3. Size Group No. 17:				
a. Mine index Nos. 40, 52, 53, 55, 76, 110, 116, and 132 only.....	10.30	5.65	9.30	\$9.80
b. Mine index No. 117.....	10.55	5.78	9.55	10.05

5. Subparagraph IV, C is amended to read:

C. Production group Nos. 5, 5A, and 5B (includes all mines in Sebastian County, Ark.):				
1. Production group No. 5A (underground mines machine cut) mine index Nos. 2, 13, 34, 89, 106, 680, 608, and 627 only:				
a. Size group Nos. 4, 6, 7, and 8.....	\$14.95	\$7.98	\$13.95	-----
b. Size group No. 5.....	14.80	7.90	13.80	-----
c. Size group No. 14.....	9.35	5.18	8.35	\$8.60
2. Production group No. 5B (underground mines machine cut) mine index Nos. 13 and 121:				
a. Size group Nos. 4, 6, 7, and 8:				
Mine index No. 13.....	15.10	8.05	14.10	-----
Mine index No. 121.....	15.45	8.23	14.45	-----
b. Size group No. 5:				
Mine index No. 13.....	14.95	7.98	13.95	-----
Mine index No. 121.....	15.30	8.15	14.30	-----
c. Size group No. 14:				
Mine index No. 13.....	9.30	5.25	8.30	8.75
3. Production group No. 5B (underground mines solid shot), mine index Nos. 56, 79, 80, 170, 182, 198, 329, 336, 340, 349, 603, 607, 611, 1011, 1038, 1017, 1027, and 1043 only:				
a. Size group Nos. 3A, 6, 7, and 8.....	14.20	7.60	13.20	-----
b. Size group No. 3.....	14.05	7.53	13.05	-----
c. Size group No. 14.....	9.55	5.28	8.55	8.80
4. Production group No. 5 (strip mines) mine index Nos. 484, 511, 547, 548, 601, 1004, 1010, 1020, 1023, 1026, 1029, 1033 & 1019, 1043, 630 only:				
a. Size group Nos. 3A, 6, 7, and 8.....	13.65	7.33	12.65	-----
b. Size group No. 3.....	13.50	7.25	12.50	-----
c. Size group No. 14.....	8.50	4.75	7.50	7.75
5. Production group No. 5 (strip mines) mine index Nos. 1001 and 1005 only:				
a. Size group Nos. 3A, 6, 7, and 8.....	13.95	7.48	12.95	-----
b. Size group No. 3.....	13.80	7.40	12.80	-----
c. Size group No. 14.....	8.65	4.83	7.65	7.90

6. Subparagraph IV, D, 2, is amended to read:

2. Production group No. 6 (strip mines) mine index Nos. 1024, 1025, 1041, and 1049 only:				
a. Size group No. 3A.....	\$13.75	\$7.38	\$12.75	-----
b. Size group No. 3.....	13.60	7.30	12.60	-----
c. Size group No. 6, 7 & 8.....	13.65	7.33	12.65	-----

7. Subparagraph V is amended to read:

V. High volatile bituminous coal from district No. 15 (Kansas, Missouri, and part of Oklahoma)			
A. Production group No. 1. (All mines located in Cherokee, Crawford, Bourbon, Neesho, Labette and Wilson Counties, Kansas; and Barton, Jasper, Dade Cedar and that portion of Vernon County lying south of an east and west line drawn through the town of Nevada, Mo.) (strip mines):			
1. Lump—Size groups Nos. 1 and 2. All lump coal with a bottom size 3" and smaller, and all double-screened coal with a top size larger than 10".....	\$9.52	\$5.28	\$8.52
2. Fancy nut—Size group No. 5 (double-screened coals with a top size not larger than 3" but larger than 2" and a bottom size larger than 1 1/4").....	9.47	5.23	8.47
3. Standard nut—Size group No. 6 (washed); double-screened coals with a top size not larger than 3" but larger than 2" and a bottom size 1 1/4" and smaller.....	9.12	5.08	8.12
4. No. 2 nut (washed)—Size group No. 7; double-screened coal with a top size not larger than 2" but larger than 1 1/4".....	8.97	4.98	7.97
5. Stoker—size group No. 11 double-screened coals with a top size 1 1/4" and smaller and a bottom size larger than 1/4" but not larger than 3/4".....	8.47	4.73	7.47
6. Washed screenings—size group No. 13. Washed coal passing through a screen with openings not over 1/4" from which no coal has been removed.....	7.57	4.28	6.57
7. Raw screenings—size group No. 14. Raw coal passing through a screen with openings not over 1/4" from which no coal has been removed (commercial only).....			5.97
B. Production group No. 2 (All mines located in Linn County, Kans.; and Bates, Henry, St. Clair, Miller, Morgan, Pettis, and Johnson Counties; and that portion of Vernon County lying north of an east and west line drawn through the town of Nevada, Mo.) (strip mines):			
1. Furnace or egg—size group No. 3 (double-screened coals with a top size not larger than 10" but larger than 3" and a bottom size larger than 1 1/4").....	8.87	4.93	7.87
2. No. 2 nut—size group No. 7 (double-screened coal with a top size not larger than 2" but larger than 1 1/4").....	8.37	4.68	7.37
C. Production group No. 3 (all mines located in Boone, Callaway, Cole, Audrain, Randolph, Clark, Macon, Howard, Moniteau, Linn, Grundy, Harrison, Monroe, Adair, Charlton, Schuyler, Putnam, Warren, Lincoln, Sullivan, and Ralls Counties in Missouri) (strip mines):			
1. Furnace or egg—size group No. 3 (for dimensions see V B 1 above).....	8.77	4.88	7.77
2. Standard nut—size group No. 6 (for dimensions see V A 3 above).....	8.22	4.63	7.22
3. No. 2 nut—size group No. 7 (for dimensions see V B 2 above).....	8.17	4.58	7.17
4. Stoker—size group No. 11 (for dimensions see V A 5 above).....	8.07	4.53	7.07
5. Washed screenings—size group No. 13 (for dimensions see V A 6 above).....	7.57	4.28	6.57

D. Production group No. 9 (all mines located in Coal County, Okla. (strip mines):			
1. Lump and egg—size group Nos. 1, 2, and 3 (all single screened lump coal with a bottom size 3" and smaller and all double screened coals with a top size larger than 3" but not exceeding 10" bottom size larger than 1 1/4").....	\$12.67	6.83	11.67
2. Chestnut—size group No. 8 (all double screened coals with a top size 1 1/4" and smaller, bottom size larger than 3/4").....	9.27	5.13	8.27
E. Production group No. 10 (All mines located in McIntosh and in Okmulgee Counties, Okla.) From deep shaft mines only:			
1. Lump—size group Nos. 1 and 2 (for dimensions see V A 1 above).....	12.15	6.58	11.15
2. Stoker—size group No. 11 (for dimensions see V A 5 above).....	9.85	5.43	8.85
F. Production group No. 11 (All mines located in Tulsa, Wagoner, Roger, Craig and Nowata Counties, Okla., and all of that part of Muskogee County, Okla., north of a line drawn straight east and west across Muskogee County along the southern limits of the town of Porum, Okla.) (Strip mines):			
1. Lump—size group 1 and 2; furnace or egg—size group No. 3 (all lump coal; also all double-screened coals with a top size not larger than 10" but larger than 3" and a bottom size larger than 1 1/4").....	10.47	5.73	9.47
2. Standard nut—size group No. 6 (for dimensions see V A 3 above).....	10.17	5.58	9.17
3. Special stoker—size group No. 11 (for dimensions see V A 5 above).....	9.12	5.08	8.12

8. Subparagraph IV, A, 2, is amended to read:

2. Slack and stoker screenings—size group Nos. 15 and 16 (inc. 1 1/2" x 0 and 1" x 0).....	\$10.35	\$5.70	\$9.35	\$8.95
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9. A new paragraph to follow subparagraph VII, Briquettes, is added to read as follows:

The price of any commercial or steam coal not specifically listed in this order shall be that determined under the provisions of Revised Maximum Price Regulation No. 122 plus 50¢ per ton.

This Amendment No. 54 to Order No. G-16 shall become effective immediately.

Issued this 31st day of August 1945.

RAE E. WALTERS,  
Regional Administrator.

[F. R. Doc. 45-17168; Filed, Sept. 13, 1945; 12:42 p. m.]

[Region VII Order G-12 Under Supp. Order 94]

**SURPLUS WAR COMMODITIES IN DENVER REGION**

Order No. G-12 under Supplementary Order 94; Maximum retail prices for certain specified surplus war commodities when sold in Region VII; Docket No. 7-SO 94-11-21.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabi-

lization Act of 1942, as amended, and sections 11 and 13 of Supplementary Order No. 94, as amended, and for the reasons set forth in the accompanying opinion, this Order No. G-12 is issued.

(a) *What this order does.* This Order No. G-12 establishes maximum retail prices for used fibre insulation board heretofore or hereafter acquired, directly or indirectly, from any government agency, as used surplus war commodities, when sold at any place in this Region VII to an ultimate consumer or industrial user.

(b) *Geographical applicability.* This Order No. G-12 covers sales of the surplus war commodities in question only when made in or made for delivery in Region VII, which includes all of 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.

(c) *Maximum retail prices.* The maximum retail prices for 1/2-inch used fibre insulation board, in the widths and lengths specified below, shall be as stated:

Width	Length	Maximum price per 1,000 square feet
48" or less.....	8' or more.....	\$30.00
	4' and less than 8'.....	25.00
	Less than 4'.....	20.00

NOTE: The above maximum prices are f. o. b. the seller's yard or place of business, or delivered in the seller's customary free delivery zone.

(d) *Discounts must be maintained.* The maximum prices specified in paragraph (c) above are subject to the seller's customary discounts, differentials, and allowances, if any.

(e) *Limitation on measurement.* If the used fibre insulation board is not in square or rectangular pieces free from broken ends or corners, the seller must compute his price therefor on the basis of the number of square feet remaining after such piece has been trimmed to such square or rectangular form.

(f) *Posting of prices.* Every seller of used fibre insulation board covered by this order must post in a conspicuous place at or near the place of sale the schedule of maximum prices as hereinabove set forth in paragraph (c).

(g) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this Order No. G-12. 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 No. G-12 may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-12 shall become effective retroactively as of August 1, 1945.

Issued this 28th day of August 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17166; Filed, Sept. 13, 1945;  
12:41 p. m.]

[Region VII Order G-46 Under MPR 188,  
Amdt. 1]

ROME CREATIONS ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-46 under Maximum Price Regulation No. 188, Amendment No. 1; authorized maximum prices for specified stationery items manufactured by Rome Creations, Denver, Colorado, when sold by the manufacturer and specified resellers; Docket No. 7-188-158-87.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization 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 Amendment No. 1 is issued.

1. Paragraph (e) is amended to read as follows:

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-46 for resellers are applicable throughout the 48 States of the United States and the District of Columbia.

*Effective date.* This Amendment No. 1 shall become effective on the 4th day of September 1945.

Issued this 4th day of September 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17156; Filed, Sept. 13, 1945;  
12:41 p. m.]

[Region VII Order G-48 Under MPR 188]

KUMMER LABORATORY ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-48 under Maximum Price Regulation No. 188; authorized maximum prices for a garment hanger manufactured by Ernest W. Kummer, doing business as Kummer Laboratory, Denver, Colorado, when sold by the manufacturer and specified resellers; Docket No. 7-188-158-107.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1499.158 and 1499.148a of Maximum Price Regulation No. 188, and for the reasons set forth in the accompanying opinion, this Order No. G-48 is issued.

(a) *What this order does.* This Order No. G-48 establishes maximum prices for a garment hanger manufactured by Ernest W. Kummer, doing business as Kummer Laboratory, Denver, Colorado, when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-48, the maximum prices for the garment hanger manufactured by

Ernest W. Kummer, doing business as Kummer Laboratory, of 4481 Winona Court, 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:

- |  |                     |
|--|---------------------|
|  | <i>Per dozen</i>    |
| (1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler.....             | \$0.86              |
| (2) When sold by the manufacturer, a jobber or a wholesaler, f. o. b. shipping point, to a retailer..... | 1.08<br><i>Each</i> |
| (3) When sold by any seller to an ultimate consumer or user.....   | \$0.15              |

*Note:* (1) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(2) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-48 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-48 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-48 for resellers are applicable only to sales made within this 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) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-48 shall become effective on the 29th day of August 1945.

Issued this 29th day of August 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17157; Filed, Sept. 13, 1945;  
12:41 p. m.]

[Region VII Order G-50 Under MPR 188]

ORVILLE R. HAGANS, ASSOCIATED ENTERPRISES, ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-50 under Maximum Price Regulation No. 188; authorized maximum prices for a waterproof watch case wrench manufactured by Orville R. Hagans, doing business as Orville R. Hagans, Associated Enterprises, Denver, Colorado, when sold by the manufacturer and specified resellers; Docket No. 7-188-158-115.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization 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-50 is issued.

(a) *What this order does.* This Order No. G-50 establishes maximum prices for a waterproof watch case wrench manufactured by Orville R. Hagans, doing business as Orville R. Hagans, Associated Enterprises, Denver, Colorado, when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-50, the maximum prices for the waterproof watch case wrench designated "DeVries Water-Proof Watch Case Wrench", manufactured by Orville R. Hagans, doing business as Orville R. Hagans, Associated Enterprises, of 226-228 Sixteenth Street, 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:

- |  |             |
|--|-------------|
|  | <i>Each</i> |
| (1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler..... | \$3.00      |
| (2) When sold by any seller to an industrial user.....                                       | 5.00        |

*Note:* (1) The maximum price authorized by the above paragraph (1) is subject to a discount of 2% for payment within 10 days from date of invoice.

(2) The price above specified for sales f. o. b. shipping point includes all costs incident to wrapping, packing, boxing and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-50 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-50 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-50 for resellers are applicable only to sales made within this 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) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-50 shall become effective on the 31st day of August 1945.

Issued this 31st day of August 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17158; Filed, Sept. 13, 1945; 12:40 p. m.]

[Region VII Order G-51 Under MPR 188]

LUM WILLIS, ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-51 under Maximum Price Regulation No. 188 authorized maximum prices for a card game manufactured by Lum Willis, Emmett, Idaho, when sold by the manufacturer and specified resellers, Docket No. 7-188-158-57.

Pursuant to the Emergency Price Control Act of 1942 as amended, the Stabilization 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-51 is issued.

(a) *What this order does.* This Order No. G-51 establishes maximum prices for a card game manufactured by Lum Willis, when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-51, the maximum prices for the card game designated "Religious Kiddie Playing Cards," manufactured by Lum Willis, of Rural Route #1, Emmett, Idaho, 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:

	Per dozen
(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler.....	\$4.00
(2) When sold by the manufacturer, a jobber or a wholesaler, f. o. b. shipping point, to a retailer.....	5.00 Each
(3) When sold by any seller to an ultimate consumer or user.....	\$0.75

NOTE: (i) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-51 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-51 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-51 for resellers are applicable only to sales made within this 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) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-51 shall become effective on the 31st day of August 1945.

Issued this 31st day of August 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17159; Filed, Sept. 13, 1945; 12:40 p. m.]

[Region VII Order G-52 Under MPR 188]

FRANCIS A. LEBERT ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-52 under Maximum Price Regulation No. 188; authorized maximum prices for certain step stools manufactured by Francis A. LeBert, Missoula, Montana, when sold by the manufacturer and specified resellers; Docket No. 7-188-158-114.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization 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-52 is issued.

(a) *What this order does.* This Order No. G-52 establishes maximum prices for certain step stools manufactured by Francis A. LeBert, when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-52, the maximum prices for the step stools designated "Folding Back Step Stool, Model No. 10", and "Folding Step Stool, Model No. 20", manufactured by Francis A. LeBert of 511 East Beckwith, Missoula, Montana, 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:

(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler:	Each
Folding back step stool, model No. 10.....	\$1.52
Folding step stool, model No. 20.....	1.28
(2) When sold by the manufacturer, a jobber or a wholesaler, f. o. b. shipping point, to a retailer:	
Folding back step stool, model No. 10.....	2.00
Folding step stool, model No. 20.....	1.69

NOTE: (1) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(iii) The dollars-and-cents maximum prices hereinabove set forth reflect the 5% increase authorized by Order 1052 under § 1499.159b of Maximum Price Regulation No. 188, and therefore Order 1052 is not applicable to such maximum prices.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-52 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *How prices at retail level are determined.* This Order No. G-52 does not establish maximum prices for the commodities in question when sold at retail, that is, when sold by any seller to an ultimate consumer or user. Any person making a sale of either or both of the step stools in question at the retail level must establish his maximum price therefor in accordance with the applicable price regulation.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-52 for resellers are applicable only to sales made within this 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) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-52 for sales by the manufacturer or any other seller; also Order 1052 under Section 1499.159b of Maximum Price Regulation No. 188 is inapplicable for the reasons stated in Note (iii) to paragraph (b) hereof.

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

(h) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-52 shall become effective on the 31st day of August, 1945.

Issued this 31st day of August, 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17160; Filed, Sept. 13, 1945;  
2:40 p. m.]

[Region VII Order G-53 Under MPR 188]

J. H. MONSON SHEET METAL WORKS

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-53 under Maximum Price Regulation No. 188 authorized maximum prices for certain specified commodities manufactured by Joseph H. Monson, doing business as J. H. Monson Sheet Metal Works, Denver, Colorado, when sold by the manufacturer and specified resellers; Docket No. 7-188-158-81.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization 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-53 is issued.

(a) *What this order does.* This Order No. G-53 establishes maximum prices for a snow pusher, a fire retarding bond box, and a clothes closet pole bracket manufactured by Joseph H. Monson, doing business as J. H. Monson Sheet Metal Works, when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-53, the maximum prices for the snow pusher, fire retarding bond box, and the clothes closet pole bracket manufactured by Joseph H. Monson, doing business as J. H. Monson Sheet Metal Works, at 1820 East Sixteenth Avenue, Denver, Colorado, in accordance with the specifications set forth in the three applications of said manufacturer now on file in this Regional Office as a part of the record in this case, shall be as follows:

(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler:	<i>Per dozen</i>
Snow pusher.....	\$7.20
Fire retarding bond box.....	16.20
Closet pole bracket.....	1.86
(2) When sold by the manufacturer, a jobber, or a wholesaler, f. o. b. shipping point, to a retailer:	
Snow pusher.....	9.60
Fire retarding bond box.....	21.60
Closet pole bracket.....	1.08

<sup>1</sup> Per dozen pair.

(8) When sold by any seller to an ultimate consumer or user:	<i>Each</i>
Snow pusher.....	\$1.20
Fire retarding bond box.....	3.00
Closet pole bracket.....	1.15

<sup>2</sup> Per pair.

*Note:* (1) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-53 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-53 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-53 for resellers are applicable only to sales made within this 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) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-53 shall become effective on the 31st day of August 1945.

Issued this 31st day of August 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17161; Filed, Sept. 13, 1945;  
12:39 p. m.]

[Region VII Order G-54 Under MPR 188]

FRED C. LANG

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-54 under Maximum Price Regulation No. 188; authorized maximum prices for a toy item manufactured by Fred C. Lang, Colorado Springs, Colorado, when sold by the manufacturer

and specified resellers; Docket No. 7-188-158-96.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization 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-54 is issued.

(a) *What this order does.* This Order No. G-54 establishes maximum prices for a toy item manufactured by Fred C. Lang, when sold at the specified levels.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-54, the maximum prices for the toy item designated "Tricky Track, Model No. 1", manufactured by Fred C. Lang of 431 North Custer Avenue, Colorado Springs, 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:

(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler.....	<i>Per dozen</i> \$8.64
(2) When sold by a drop shipment jobber, f. o. b. shipping point, to a retailer.....	9.18
(3) When sold by the manufacturer, any jobber, or a wholesaler, f. o. b. shipping point, to a retailer.....	10.80
(4) When sold by any seller to an ultimate consumer or user.....	<i>Each</i> \$1.49

*Note:* (1) The maximum prices authorized by the above paragraphs (1), (2), and (3) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-54 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-54 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-54 for resellers are applicable only to sales made within this 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) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person

whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-54 shall become effective on the 31st day of August 1945.

Issued this 31st day of August 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17162; Filed, Sept. 13, 1945;  
12:39 p. m.]

[Region VII Order G-55 Under MPR 188]

HARRY E. LA CASSE

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-55 under Maximum Price Regulation No. 188; authorized maximum prices for a toy item manufactured by Harry E. La Casse, Missoula, Montana, when sold by the manufacturer and specified resellers; Docket No. 7-188-158-158a-101.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization 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-55 is issued.

(a) *What this order does.* This Order No. G-55 establishes maximum prices for a toy item designated "doll bunk bed" when sold by the manufacturer and resellers as specified.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-55, the maximum prices for the toy item designated "doll bunk bed" manufactured by Harry E. La Casse, 228 E. Spruce Street, Missoula, Montana, 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:

	<i>Each unit</i>
(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler.....	\$2.25
(2) When sold by the manufacturer, a jobber or a wholesaler, f. o. b. shipping point, to a retailer.....	2.82
(3) When sold by any seller to an ultimate consumer or user.....	4.69

NOTE: (i) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-55 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-55 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-55 for resellers are applicable only to sales made within this 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) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-55 shall become effective on the 31st day of August 1945.

Issued this 31st day of August 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17163; Filed, Sept. 13, 1945;  
12:38 p. m.]

[Region VII Order G-56 Under MPR 188]

PACO TOY MFG. CO., ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-56 under Maximum Price Regulation No. 188; authorized maximum prices for a toy item manufactured by Paco Toy Manufacturing Company, Denver, Colorado, when sold by the manufacturer and specified resellers; Docket No. 7-188-158-158a-123.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization 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-56 is issued.

(a) *What this order does.* This Order No. G-56 establishes maximum prices for a toy item designated "silhouette toy model #100" when sold by the manufacturer and resellers as specified.

(b) *Authorized maximum prices.* Upon and after the effective date of this Order No. G-56, the maximum prices for the toy item designated "silhouette toy model #100" manufactured by Paco Toy Manufacturing Company, a partnership, of 4585 Wolff Street, Denver, Colorado, in accordance with the specifications set forth in the application of said manufacturer now on file in this Regional Of-

fice as part of the record in this case, shall be as follows:

	<i>Per dozen</i>
(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler.....	\$4.80
(2) When sold by the manufacturer, a jobber or a wholesaler, f. o. b. shipping point, to a retailer.....	6.00
(3) When sold by any seller to an ultimate consumer or user.....	\$0.79

NOTE: (i) The maximum prices authorized by the above paragraphs (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(ii) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-56 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-56 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-56 for resellers are applicable only to sales made within this 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) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-56 shall become effective on the 1st day of September 1945.

Issued this 1st day of September 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17164; Filed, Sept. 13, 1945;  
12:38 p. m.]

[Region VII Order G-57 Under MPR 188]

PIKES PEAK TOY CO., ET AL.

AUTHORIZATION OF MAXIMUM PRICES

Order No. G-57 under Maximum Price Regulation No. 188; authorized maxi-

imum prices for a toy item manufactured by Pikes Peak Toy Company, Colorado Springs, Colorado, when sold by the manufacturer and specified resellers; Docket No. 7-188-158-158a-100.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization 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-57 is issued.

(a) *What this order does.* This Order No. G-57 establishes maximum prices for a toy item designated "semi and tractor" when sold by the manufacturer and resellers as specified.

(b) Upon and after the effective date of this Order No. G-57, the maximum prices for the toy item designated "semi and tractor" manufactured by Pikes Peak Toy Company, a partnership, of 1322 East Platte Avenue, Colorado Springs, 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:

	Each
(1) When sold by the manufacturer, f. o. b. shipping point, to a jobber or a wholesaler.....	\$3.35
(2) When sold by the manufacturer, a jobber or a wholesaler, f. o. b. shipping point, to a retailer.....	4.20
(3) When sold by any seller to an ultimate consumer or user.....	6.95

NOTE: (1) The maximum prices authorized by the above paragraph (1) and (2) are subject to a discount of 2% for payment within 10 days from date of invoice.

(2) The prices above specified for sales f. o. b. shipping point include all costs incident to wrapping, packing, boxing, and carting.

(c) *Notice to be given purchasers for resale.* When the manufacturer or any other seller makes a first sale under this Order No. G-57 to a person who purchases for resale, he must show upon the invoice or on a separate slip or rider attached thereto the applicable resale price or prices as set forth in paragraph (b) above.

(d) *Applicability of other regulations.* The pricing provisions of the General Maximum Price Regulation have no application to the prices established by this Order No. G-57 for sales by the manufacturer or any other seller.

(e) *Geographical applicability.* The maximum prices authorized by this Order No. G-57 for resellers are applicable only to sales made within this 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) *Licensing.* The provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or order. A seller's license may be suspended for violation of the license or of one or more applicable price schedules or regulations.

A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

(g) *Right to revoke or amend.* This order may be revoked, modified, or amended at any time by the Price Administrator or the Regional Administrator.

*Effective date.* This Order No. G-57 shall become effective on the 4th day of September 1945.

Issued this 5th day of September 1945.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 45-17165; Filed, Sept. 13, 1945; 12:38 p. m.]

[Region VII Order G-23 Under 18 (c)]

#### SLABWOOD AND SAWDUST IN OREGON

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Office of Price Administration by § 1499.18 (c), as amended, of the General Maximum Price Regulation, and by Order of Delegation No. 34 issued by the Regional Administrator of Region VIII under Revised General Order No. 32, *It is hereby ordered, That:*

(a) Any mill operator or fuel dealer making a sale at wholesale of slabwood cut in 12" or 16" lengths, or sawdust f. o. b. railroad cars in the State of Oregon except in Malheur County may add to his properly established local ceiling price for such sale, whether it is his March 1942 price or an adjusted price authorized by the Office of Price Administration, a maximum charge of not to exceed 50¢ per cord of slabwood or per unit of sawdust when such slabwood is shipped in railroad cars on which the racking facilities have been purchased or built after June 1, 1945, by the mill operator or fuel dealer, making such sale. Nothing in this Order shall be construed to authorize any increase in the prices for sales and deliveries in the Portland-Vancouver area provided by Order No. G-19, under § 1499.18 (c), as amended, of the General Maximum Price Regulation.

(b) Any mill operator or fuel dealer making above addition to his maximum price in addition to existing invoice and record requirements, shall separately state such addition for racking on his invoice to each purchaser of above described slabwood and sawdust.

(c) *Definitions.* When used in this order the following terms shall have the meanings set forth below:

(1) "Sale at wholesale" means a sale by a mill operator or fuel dealer who produces or buys the specified types of fuel and resells such fuel to any person other than an ultimate consumer.

(2) "Slabwood" means mill run slabwood, mixed blocks, and slabwood, or mixed slabwood and edgings.

This order may be revoked, amended or corrected at any time.

This order shall become effective June 21, 1945.

(56 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681.

Issued this 21st day of June 1945.

MCDANNELL BROWN,  
District Director.

[F. R. Doc. 45-17167; Filed, Sept. 13, 1945; 12:38 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 September 11, 1945.

##### REGION II

Albany Order 10-F, Amendment 1, covering fresh fruits and vegetables in certain areas in New York. Filed 10:04 a. m.

Albany Order 10-F, Amendment 2, covering fresh fruits and vegetables in certain areas in New York. Filed 10:05 a. m.

Albany Order 10-F, Amendment 3, covering fresh fruits and vegetables in certain areas in New York. Filed 10:05 a. m.

Albany Order 10-F, Amendment 4, covering fresh fruits and vegetables in certain areas in New York. Filed 10:03 a. m.

Albany Order 10-F, Amendment 5, covering fresh fruits and vegetables in certain areas in New York. Filed 10:05 a. m.

Albany Order 10-F, Amendment 6, covering fresh fruits and vegetables in certain areas in New York. Filed 10:05 a. m.

Albany Order 10-F, Amendment 7, covering fresh fruits and vegetables in certain areas in New York. Filed 10:06 a. m.

Albany Order 10-F, Amendment 8, covering fresh fruits and vegetables in certain areas in New York. Filed 10:06 a. m.

Albany Order 10-F, Amendment 9, covering fresh fruits and vegetables in certain areas in New York. Filed 10:06 a. m.

Albany Order 10-F, Amendment 10, covering fresh fruits and vegetables in certain areas in New York. Filed 10:06 a. m.

Albany Order 10-F, Amendment 11, covering fresh fruits and vegetables in certain areas in New York. Filed 10:07 a. m.

Syracuse Order 3-F, Amendment 45, covering fresh fruits and vegetables in certain areas in New York. Filed 10:07 a. m.

Syracuse Order 4-F, Amendment 32, covering fresh fruits and vegetables in certain areas in New York. Filed 10:07 a. m.

##### REGION III

Detroit Order 5-F, Amendment 31, covering fresh fruits and vegetables in Wayne and Macomb Counties, Michigan. Filed 10:07 a. m.

Louisville Order 12-F, Amendment 34, covering fresh fruits and vegetables in Clark and Floyd, Indiana and Jefferson County, Kentucky. Filed 10:08 a. m.

Louisville Order 14-F, Amendment 34, covering fresh fruits and vegetables in the Daviess and Henderson Counties, Kentucky. Filed 10:08 a. m.

Louisville Order 15-F, Amendment 12, covering fresh fruits and vegetables in certain areas in Kentucky. Filed 10:08 a. m.

Louisville Order 17-F, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 10:08 a. m.

Toledo Order 11, Amendment 2, covering dry groceries in the Toledo Area. Filed 10:09 a. m.

##### REGION V

Forth Worth Order 13-F, Amendment 6, covering fresh fruits and vegetables in Tarrant County, Texas. Filed 10:02 a. m.

Fort Worth Order 14-F, Amendment 6, covering fresh fruits and vegetables in Taylor County, Texas. Filed 10:03 a. m.

Fort Worth Order 15-F, Amendment 6, covering fresh fruits and vegetables in the Tom Green County, Texas. Filed 10:02 a. m.

Fort Worth Order 16-F, Amendment 6, covering fresh fruits and vegetables in the McLennan County, Texas Area. Filed 10:02 a. m.

Fort Worth Order 17-F, Amendment 6, covering fresh fruits and vegetables in the Wichita County, Texas Area. Filed 10:01 a. m.

Houston Order 4-F, Amendment 6, covering fresh fruits and vegetables in certain areas in Texas. Filed 10:01 a. m.

Houston Order 5-F, Amendment 6, covering fresh fruits and vegetables in certain areas of Jefferson and Orange Counties, Texas. Filed 10:02 a. m.

Little Rock District Order 4-F, Amendment 60, covering fresh fruits and vegetables in Miller County, Arkansas. Filed 10:01 a. m.

Little Rock Order 8-F, Amendment 7, covering fresh fruits and vegetables in the Pulaski County, Arkansas. Filed 10:00 a. m.

Little Rock Order 10-F, Amendment 7, covering fresh fruits and vegetables in the Garland County, Arkansas Area. Filed 10:00 a. m.

Little Rock Order 11-F, Amendment 8, covering fresh fruits and vegetables in the Sebastian and Crawford Counties, Arkansas. Filed 10:00 a. m.

Oklahoma City Order 4-F, Amendment 1, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:59 a. m.

REGION VI

North Platte Order 1-F, Amendment 9, covering fresh fruits and vegetables in certain areas in Nebraska. Filed 10:11 a. m.

North Platte Order 7, covering dry groceries in certain areas in Nebraska. Filed 10:03 a. m.

REGION VII

Wyoming Order 9-W, Amendment 8, covering dry groceries in the Rock Springs Area. Filed 10:11 a. m.

Wyoming Order 12-W, Amendment 4, covering dry groceries in the Laramie Area. Filed 10:11 a. m.

Wyoming Order 52, Amendment 4, covering dry groceries in the Laramie Area. Filed 10:09 a. m.

REGION VIII

Fresno Order 1-C, Amendment 9, covering poultry in Merced and Stanislaus Counties, California. Filed 10:04 a. m.

Fresno District Order 1-O, Amendment 9, covering eggs in certain counties in the State of California. Filed 10:04 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. 45-17174; Filed, Sept. 13, 1945; 3:58 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 September 11, 1945.

REGION II

District of Columbia Order 5-F, Amendment 24, covering fresh fruits and vegetables in certain areas in Region II. Filed 9:43 a. m.

REGION IV

Charlotte Order 3-F, Amendment 31, covering fresh fruits and vegetables in certain areas in North Carolina. Filed 9:42 a. m.  
Columbia Order 7-F, Amendment 15, covering fresh fruits and vegetables in certain

areas in the State of South Carolina. Filed 9:43 a. m.

REGION V

Dallas Order 4-F, Amendment 5, covering fresh fruits and vegetables in Dallas County, Texas. Filed 9:44 a. m.

Lubbock District Order 6-F, Amendment 3, covering fresh fruits and vegetables in Lubbock County, Texas. Filed 9:44 a. m.

Lubbock District Order 6-F, Amendment 4, covering fresh fruits and vegetables in Lubbock County, Texas. Filed 9:59 a. m.

Lubbock District Order 6-F, Amendment 5, covering fresh fruits and vegetables in Lubbock County, Texas. Filed 9:44 a. m.

Lubbock District Order 7-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Texas. Filed 9:45 a. m.

Lubbock District Order 7-F, Amendment 4, covering fresh fruits and vegetables in certain counties in Texas. Filed 9:59 a. m.

Lubbock District Order 7-F, Amendment 5, covering fresh fruits and vegetables in certain counties in Texas. Filed 9:45 a. m.

New Orleans Order 3-F, Amendment 5, covering fresh fruits and vegetables in certain areas in the state of Louisiana. Filed 9:46 a. m.

Oklahoma City Order 4-F, Amendment 2, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:58 a. m.

Oklahoma City Order 5-F, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:58 a. m.

Oklahoma City Order 6-F, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:57 a. m.

Oklahoma City Order 6-F, Amendment 1, covering fresh fruits and vegetables in certain areas in Oklahoma. Filed 9:57 a. m.

San Antonio Order 1-O, covering eggs in certain counties in the state of Texas. Filed 9:47 a. m.

San Antonio Order 2-O, covering eggs in certain counties in the state of Texas. Filed 9:48 a. m.

San Antonio Order 6-F, Amendment 5, covering fresh fruits and vegetables in Bexar County, Texas. Filed 9:46 a. m.

San Antonio Order 7-F, Amendment 5, covering fresh fruits and vegetables in Austin County, Texas. Filed 9:46 a. m.

San Antonio Order 8-F, Amendment 5, covering fresh fruits and vegetables in Corpus Christi County, Texas. Filed 9:47 a. m.

St. Louis Order 4-F, Amendment 6, covering fresh fruits and vegetables in the city and county of St. Louis, Missouri. Filed 9:58 a. m.

REGION VI

Des Moines Order 1-F, Amendment 79, covering fresh fruits and vegetables in Des Moines, Polk County, Iowa. Filed 9:53 a. m.

Des Moines Order 3-F, Amendment 27, covering fresh fruits and vegetables in certain counties in Iowa. Filed 9:57 a. m.

North Platte Order 1-F, Amendment 10, covering fresh fruits and vegetables in certain cities in Nebraska. Filed 9:57 a. m.

Omaha Order 10-F, Amendment 22, covering fresh fruits and vegetables in Omaha, Nebraska and Council Bluffs, Iowa. Filed 9:48 a. m.

Omaha Order 10-F, Amendment 25, covering fresh fruits and vegetables in Omaha, Nebraska and Council Bluffs, Iowa. Filed 9:48 a. m.

Omaha Order 11-F, Amendment 23, covering fresh fruits and vegetables in the city of Lincoln, Nebraska. Filed 9:48 a. m.

Omaha Order 11-F, Amendment 26, covering fresh fruits and vegetables in the city of Lincoln, Nebraska. Filed 9:49 a. m.

Omaha Order 12-F, Amendment 7, covering fresh fruits and vegetables in certain counties in Nebraska. Filed 9:49 a. m.

Quad-Cities Order 2-F, Amendment 53, covering fresh fruits and vegetables in certain areas in Illinois and Iowa. Filed 9:49 a. m.

REGION VII

Denver Order 4-F, Amendment 12, covering fresh fruits and vegetables in the Denver Area. Filed 9:49 a. m.

Denver Order 5-F, Amendment 12, covering fresh fruits and vegetables in the Pueblo Area. Filed 9:50 a. m.

Denver Order 6-F, Amendment 12, covering fresh fruits and vegetables in the Colorado Springs-Manitou Area. Filed 9:50 a. m.

Denver Order 7-F, Amendment 12, covering fresh fruits and vegetables in the Boulder-Fort Collins-Greeley Area. Filed 9:50 a. m.

Salt Lake City Order 5-W, Amendment 3, covering dry groceries in the Salt Lake City, Ogden and Provo Area. Filed 9:53 a. m.

Salt Lake City Order 11-F, Amendment 4, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:51 a. m.

Salt Lake City Order 11-F, Amendment 12, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:51 a. m.

Salt Lake City Order 12-F, Amendment 12, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:50 a. m.

Salt Lake City Order 13-F, Amendment 12, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:50 a. m.

Salt Lake City Order 20, Amendment 3, covering dry groceries in the Salt Lake City, Ogden and Provo Area. Filed 9:51 a. m.

Salt Lake City Order 21, Amendment 3, covering dry groceries in the Salt Lake City, Ogden and Provo Area. Filed 9:52 a. m.

Salt Lake City Order 22, Amendment 3, covering dry groceries in certain areas in Idaho and Wyoming. Filed 9:52 a. m.

Salt Lake City Order 23, Amendment 3, covering dry groceries in certain areas in Idaho and Wyoming. Filed 9:52 a. m.

Salt Lake City Order 24, Amendment 3, covering dry groceries in certain areas in the Grand and San Juan Counties. Filed 9:53 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. 45-17175; Filed, Sept. 13, 1945; 3:58 p. m.]

[Order G-2 Under MPR 426, Amdt. 1]

FRESH FRUITS AND VEGETABLES IN NEWARK, N. J., AREA

For the reasons stated in an opinion issued simultaneously herewith and pursuant to the authority vested in the Newark District Director of the Newark District Office, Region II, by section 2b of Maximum Price Regulation No. 426 and delegation of authority by the Regional Administrator for Region II, this amendment is hereby issued.

SECTION 1. *What this amendment does.* Order No. G-2 under Maximum Price Regulation No. 426 was issued February 9, 1945 pursuant to the authority aforesaid. Said order applied only to the following persons:

Name and Address

B. Finkel & Son, 225 Wright St., Newark, N. J.  
Victory Hotel & Restaurant Supply Co., 20 Cornelia St., Newark, N. J.

The order did not cover the following commodities: Berries—strawberries, blackberries, dewberries, red and black raspberries; Melons—cantaloupe, honeyball, honeydew, persian, casaba, cran-

shaw; deciduous fruits—grapes, prunes, peaches, plums and cherries. This amendment establishes maximum mark-ups or prices which the above named purveyors located in the Newark District may charge for the aforementioned fruits sold to commercial and institutional users. As in the original order, this amendment applies only to the sales by the purveyors named herein, and then only to the sale of fresh fruits and vegetables which are included in the original order as it was issued and as now amended. All sections and provisions of the original order are still in effect.

The table of maximum markups for sales by purveyors to commercial and in-

stitutional users as added to the table is attached and marked "Appendix A."

SECTION 2. *Effective date.* This amendment shall become effective at 12:01 a. m. August 29, 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, 9 F.R. 790, 902)

Issued this 29th day of August 1945.

RICHARD J. TARRANT,  
District Director.

Approved:

F. D. CRONIN,  
Regional Director of Food  
Distribution.

APPENDIX A

Commodity	Standard container and minimum contents	Cost to purveyor	Full re-packed standard containers	Maximum markups per pound	
				More than one-half container	One-half container or less
Strawberries	Quart.	\$0.401	\$0.072		
Blackberries and dewberries	Quart.	.369	.066		
Raspberries, red	Pint	.289	.049		
Raspberries, black	Pint	.269	.049		
Peaches	Bushel	4.66	1.18	\$0.025	\$0.025
Apricots—Brentwood lug	24-26 lbs	3.24	.86	.034	.034
Apricots—Northwest lug	13-15 lbs	1.90	.51	.034	.034
Plums—4-bushel crates, size 3 x 4-3 x 4 x 4	Crate, 29-33 lbs.	3.89	.99	.033	.033
Plums—size 4 x 4	Crate, 28-32 lbs.	3.77	.96	.033	.033
Plums—size 3 x 4 x 5	Crate, 26-30 lbs.	3.58	.93	.033	.033
Plums—size 4 x 5	Crate, 26-30 lbs.	3.52	.92	.033	.033
Plums—size 5 x 5	Crate, 24-28 lbs.	3.31	.88	.033	.033
Plums—size 5 x 5 1/2 x 6	Crate, 23-27 lbs.	3.22	.86	.033	.033
Sweet cherries—Campbell lug	14 1/4-15 1/4 lbs.	4.30	1.12	.072	.072
Sweet cherries—Calex lug, 19-21 lbs. or fruit box	19 1/4-20 1/4 lbs.	5.55	1.40	.072	.072
Sweet cherries—Campbell lug	16-18 lbs.	4.75	1.22	.072	.072
Red sour cherries with stems	Pound	.178	.022	.022	.022
Red sour cherries without stems	Pound	.166	.022	.022	.022
Grapes, table—lug	28 lbs.	3.21	.79	.027	.027
Prunes, Italian—1/2-bushel basket	28-32 lbs.	2.88	.80	.027	.027
Pears, produced in California and in Josephine and Jackson Counties in Oregon—two standard half pear boxes.	46-50 lbs.	5.48	1.39	.029	.029
Prunes, Italian—prune box	15-17 lbs.	1.84	.45	.027	.027
Pears, all other producing areas—pear box	44-48 lbs.	5.30	1.35	.029	.029
Melons, cantaloupes and honeyballs—jumbo crate	83 lbs.	5.61	1.42	.018	.018
Melons, cantaloupes and honeyballs—standard crates	68 lbs.	4.77	1.27	.018	.018
Melons, cantaloupes and honeyballs—pony crates	57 lbs.	3.98	1.05	.018	.018
Honeydew melons—jumbo or standard honeydew crate	39 lbs.	3.54	.90	.022	.022
Honeydew melons—jumbo cantaloupe crates	58 lbs.	5.06	1.42	.022	.022
Persian melons—jumbo Persian crate	43 lbs.	3.84	1.05	.022	.022
Persian melons—standard Persian crate	37 lbs.	3.39	.90	.022	.022
Persian melons—pony Persian crate	35 lbs.	3.09	.82	.022	.022
Cassia melons—jumbo or standard crate	42 lbs.	3.13	.75	.018	.018
Cranshaw melons—jumbo or standard crate, 40 lbs.	40 lbs.	3.68	.90	.022	.022

[F. R. Doc. 45-17179; Filed Sept. 13, 1945; 3:59 p. m.]

[Region VI Order G-1 Under MPR 154]  
ICE IN MILWAUKEE COUNTY, WIS.

For the various reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the District Director of the Milwaukee District Office of the Office of Price Administration by delegation from the Regional Administrator of the Chicago Regional Office of the Office of Price Administration, pursuant to the provisions of § 1393.8 of Maximum Price Regulation No. 154, as amended, *It is hereby ordered:*

(a) This order establishes maximum prices for sales of block, sized, crushed, and cubed ice. The order applies to all ice delivered to any consumer's or deal-

er's premises located within Milwaukee County, Wisconsin, and to any sales by any manufacturer whose premises are located within Milwaukee County, Wisconsin.

(b) The following are the maximum prices for ice of a type and size, and sold in the quantity and to the type of purchaser set forth below. The maximum price for sales of a type and size not covered by the schedule set forth below, shall be those established under Maximum Price Regulation No. 154, or any order heretofore issued by the Chicago Regional Office of the Office of Price Administration. The terms used in the schedule shall have the same meaning and connotation as is customarily employed in the ice trade in Milwaukee County, Wisconsin.

SCHEDULE OF PRICES FOR THE PURCHASE AND SALE OF ICE IN THE COUNTY OF MILWAUKEE, WISCONSIN

1. FOR SALES BY MANUFACTURERS OF ICE

(a) Retail delivered:	Maximum prices
Block ice:	
100 lbs.	\$0.54
75 lbs.	.41
50 lbs.	.27
25 lbs.	.15
Cubes:	
Small tub (approx. 250) (per tub)	.65
Large tub (approx. 500) (per tub)	1.10
Paper bag (80 cubes) (per bag)	.30
Sized ice—all sizes:	
100 lbs.	.55
50 lbs.	.28
25 lbs.	.15
(b) Commercial delivered block ice and crushed ice—snow and crusher run:	
Individual purchases:	
100-399 lbs. and weekly purchases totaling 1,200 lbs. (per ton)	8.80
400-999 lbs. and weekly purchases totaling 2,400 lbs. (per ton)	8.40
1,000-1,999 lbs. and weekly purchases totaling 6,000 lbs. (per ton)	8.00
Individual purchases 2,000 lbs. and over (per ton)	7.00
Sized ice—pea, chestnut and stove overrun (per ton)	11.00
Cubes—small tub (approx. 250) (per tub)	.50
Cubes—large tub (approx. 500) (per tub)	.80
(c) Retail at platform:	
Block ice:	
100 lbs.	.40
75 lbs.	.30
50 lbs.	.20
25 lbs.	.10
(d) Industrial delivered:	
(1) To breweries:	
Delivered at platform on cars:	
Annual volume:	
Less than 5,000 tons (per ton)	3.80
5,000 to less than 7,500 tons (per ton)	3.70
7,500 tons and over (per ton)	3.65
Delivered and placed in bunkers:	
Annual volume:	
Less than 5,000 tons (per ton)	4.10
5,000 to less than 7,500 tons (per ton)	4.00
7,500 tons and over (per ton)	3.90
(2) To railroads:	
Delivered and placed in bunkers (per ton)	4.35
Loading into cars (body icing) (per ton)	4.75

2. FOR SALES BY DEALERS

(a) Retail delivered:	
Block ice:	
100 lbs.	.54
75 lbs.	.41
50 lbs.	.27
25 lbs.	.15
Cubes:	
Small tub (approx. 250) (per tub)	.65
Large tub (approx. 500) (per tub)	1.10
Paper bag (80 cubes) (per bag)	.30
Sized ice—all sizes:	
100 lbs.	.55
50 lbs.	.28
25 lbs.	.15
(b) Retail at cash station platform:	
Block ice:	
100 lbs.	.45
75 lbs.	.35
50 lbs.	.25
25 lbs.	.15

Except as otherwise provided herein or as the context may otherwise require, the definition set forth in Maximum Price Regulation No. 154, as amended, shall apply to the terms used herein. All provisions of Maximum Price Regulation No. 154, except as modified herein, shall be and remain in full force and effect and shall be applicable to all sales of ice provided for in this order.

This order supersedes Order No. G-3 and all Amendments thereto issued by the Chicago Regional Office of the Office of Price Administration, which Order, as amended, established maximum prices for sales and deliveries of ice in the County of Milwaukee, Wisconsin.

This order may be modified, revoked or amended at any time.

This order shall become effective as of August 1, 1945.

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

Issued this 7th day of August 1945.

H. T. SMITH,  
District Director.

[F. R. Doc. 45-17180; Filed, Sept. 13, 1945; 3:59 p. m.]

[Region VII Order G-3 Under MPR 121, Amdt. 4]

SOLID FUELS IN DENVER REGION

Order No. G-3 under Maximum Price Regulation No. 121, Amendment No. 4. Miscellaneous solid fuels delivered from producing facilities; Docket No. 7-121-247a (b)-3.

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1340.247a (b) of Maximum Price Regulation No. 121, as amended, and for the reasons set forth in the accompanying opinion, this Amendment No. 4 is issued.

1. Amendment No. 3, issued on May 8, 1945, is hereby revoked and superseded as of the effective date of this Amendment No. 4.

2. Paragraph (b), "Sizes and prices", of Order No. G-3 is hereby revised and amended to read as follows:

(b) *Sizes and prices.*

	<i>Per ton</i>
No. 1 anthracite grate coal.....	\$9.98
No. 2 anthracite egg coal.....	9.98
No. 3 anthracite stove coal.....	9.98
Baseburner anthracite coal.....	9.98
No. 7 anthracite pea coal.....	5.98
No. 8 anthracite buckwheat coal.....	4.48
No. 9 anthracite chestnut coal.....	7.98
No. 10 anthracite duff coal.....	4.48
Special anthracite size 2" x 3".....	10.43

3. *Effective date.* This Amendment No. 4 shall become effective on the 24th day of August 1945.

Issued this 24th day of August 1945.

JOSEPH W. PENFOLD,  
Acting Regional Administrator.

[F. R. Doc. 45-16969; Filed, Sept. 11, 1945; 4:44 p. m.]

RECONSTRUCTION FINANCE CORPORATION.

Office of Defense Supplies.

PETROLEUM COMPENSATORY ADJUSTMENTS  
NOTICE TO APPLICANTS

AUGUST 30, 1945.

Supplementing our notice of August 18, 1945, the following additional information is furnished for the guidance of applicants in connection with the program for the elimination of Compensatory Adjustments under Petroleum Compensatory Adjustments Revised Regulation No. 1:

(1) The paragraph numbered (2) in the notice dated August 18, 1945 should be read as though the term "Miscellaneous Products" had not been included therein, except that all authorizations for Compensable Intra-District Movements of Miscellaneous Products are cancelled, effective as to movements commenced after August 31, 1945.

(2) Attached is a list of persons<sup>1</sup> which have filed one or more applications for Petroleum Compensatory Adjustments under Regulation No. 1, as amended, which applications have not been withdrawn. Under § 7001.5 (a) (4) (i) of Revised Regulation No. 1, applicants are not eligible to obtain reimbursement from this corporation for refunds due to revenue price decreases which are made to any person on such attached list. Such persons may apply to Reconstruction Finance Corporation for refunds in accordance with § 7001.5 (a) (4), (5) and (6) or (7) of the revised regulation.

(3) Several inquiries have been received as to whether applicants may be reimbursed pursuant to § 7001.5 (a) (4) of Revised Regulation No. 1 for refunds made to public utility, industrial or other consumers. Reimbursement under § 7001.5 (a) (4) is limited to refunds made by applicants to resellers.

(4) Applicants are advised that this Corporation does not presently intend to grant any extension of the time, prescribed by § 7001.3 (b) of the regulation, for the filing of claims for the month of October 1945.

RECONSTRUCTION FINANCE CORPORATION,  
GEORGE STONER,  
Associate Director,  
Office of Defense Supplies.

[F. R. Doc. 45-17171; Filed, Sept. 12, 1945; 2:16 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-1120]

UNITED GAS IMPROVEMENT CO. AND LUZERNE COUNTY GAS AND ELECTRIC CORP.

ORDER GRANTING APPLICATION AND PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Penn-

<sup>1</sup> Filed as part of the original document.

sylvania, on the 12th day of September 1945.

The United Gas Improvement Company (UGI), a registered holding company and a subsidiary of The United Corporation, also a registered holding company, and UGI's utility subsidiary, Luzerne County Gas and Electric Corporation (Luzerne), have filed a joint application-declaration, pursuant to the Public Utility Holding Company Act of 1935, regarding: (i) the issue by Luzerne of 25,000 shares of new 4¼% preferred stock (New Preferred), par value \$100, and the offer of exchange of such stock, on a pro rata basis, for all of Luzerne's presently outstanding 43,500 shares of 5¼% preferred stock, par value \$100 (Old Preferred); (ii) the redemption at \$110 per share, plus accrued dividends, of all unexchanged Old Preferred; (iii) an agreement by UGI to purchase at \$110 per share all unexchanged shares of New Preferred; and (iv) a cash contribution to be made by UGI to Luzerne in the amount of approximately \$2,140,000 to provide Luzerne with the funds necessary for the call of unexchanged shares of Old Preferred; and

Luzerne having requested an exemption from the competitive bidding provisions of Rule U-50 in connection with the issue and exchange of the New Preferred; and

The issue and exchange of New Preferred having been approved by the Public Utility Commission of Pennsylvania; and

A public hearing having been held after appropriate notice and the Commission having considered the record and filed its findings and opinion herein;

It is ordered, That said application-declaration be, and the same hereby is, granted and permitted to become effective.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 45-17187; Filed, Sept. 14, 1945; 11:11 a. m.]

WAR PRODUCTION BOARD.

[C-255, Revocation]

APONAUG MANUFACTURING CO.  
CONSENT ORDER

Pursuant to an agreement between Aponaug Manufacturing Company, the Regional Compliance Manager and the Regional Attorney, Consent Order No. C-255 was issued January 31, 1945, in consequence of violations of General Conservation Order M-317 and Limitation Orders L-99 and L-99-a.

The parties to the agreement having now agreed that such order should be revoked; it is hereby ordered, that: *Consent Order No. C-255* be revoked.

Issued this 14th day of September 1945.

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

[F. R. Doc. 45-17192; Filed, Sept. 14, 1945; 11:15 a. m.]

[C-373, Revocation]

JOHN F. MCKENNA, INC.

## CONSENT ORDER

Pursuant to an agreement between John F. McKenna, Inc., the Regional Compliance Manager and the Regional Attorney, Consent Order No. C-373 was issued June 27, 1945, in consequence of violations of Limitation Order L-335 and Priorities Regulation No. 3.

The parties to the agreement having now agreed that such order should be revoked, it is hereby ordered that: *Consent Order No. C-373* be revoked.

Issued this 14th day of September 1945.

WAR PRODUCTION BOARD,

By J. JOSEPH WHELAN,

*Recording Secretary.*

[F. R. Doc. 45-17193; Filed, Sept. 14, 1945;  
11:15 a. m.]