

Washington, Thursday, June 11, 1942

**Regulations**

**TITLE 7—AGRICULTURE**

**Chapter IV—Federal Crop Insurance Corporation**

**PART 404<sup>1</sup>—1942 WHEAT CROP INSURANCE REGULATIONS**

**AMOUNT OF LOSS; AMENDMENT**

By virtue of the authority vested in the Federal Crop Insurance Corporation by the Federal Crop Insurance Act, approved February 16, 1938, as amended, the 1942 Wheat Crop Insurance Regulations are amended as follows:

Section 404.64 of said regulations is amended by striking therefrom the present paragraph (a) (7) and inserting a new subparagraph (7) which is as follows:

**§ 404.64 Amount of loss.** (a) \* \* \* (7) For the acreage of the wheat crop which before maturity is pastured off, cut for hay, or used for soil conservation purposes, with the consent of the Corporation, a number of bushels equal to the product of (1) such acreage, (2) the average yield, and (3) the insured percentage; (Secs. 506 (e), 516 (b), 52 Stat. 73, 77; 7 U.S.C., 1506 (e), 1516 (b))

Adopted by the Board of Directors on May 26, 1942.

[SEAL] D. S. MYER,  
Chairman of the Board.

Approved: June 9, 1942.

GROVER B. HILL,  
Assistant Secretary of Agriculture.

[F. R. Doc. 42-5427; Filed, June 10, 1942; 11:30 a. m.]

**PART 404<sup>1</sup>—1942 WHEAT CROP INSURANCE REGULATIONS**

**INDEMNITY PAYMENT ADJUSTMENTS**

By virtue of the authority vested in the Federal Crop Insurance Corporation

<sup>1</sup> 6 F.R. 3513.

by the Federal Crop Insurance Act, approved February 16, 1938, as amended, the 1942 Wheat Crop Insurance Regulations are amended as follows:

Section 404.73 of the 1942 Wheat Crop Insurance Regulations is amended to read as follows:

**§ 404.73 Adjustments in connection with indemnity payments.** Where an adjustment is made in the amount of an indemnity, settlement for such adjustment may be made on the basis of a cash equivalent price per bushel other than that used in making settlement under the certificate of indemnity originally issued. (Secs. 506 (e), 516 (b); 52 Stat. 73, 77, 7 U.S.C. 1506 (e), 1516 (b))

Adopted by the Board of Directors on May 26, 1942.

[SEAL] D. S. MYER,  
Chairman of the Board.

Approved: June 9, 1942.

GROVER B. HILL,  
Assistant Secretary of Agriculture.

[F. R. Doc. 42-5428; Filed, June 10, 1942; 11:30 a. m.]

**TITLE 8—ALIENS AND NATIONALITY**

**Chapter II—Office of Alien Property Custodian**

**PART 502—VESTING ORDERS**

[Vesting Order Number 14]

**VESTING CERTAIN SHARES OF STOCK OF SPUR DISTRIBUTING CO. INC**

**§ 502.14 Vesting Order No. 14.** Under the authority of sec. 5 (b) of the Trading with the Enemy Act of October 6, 1917 (50 U.S.C.A. App. sec. 5 (b), as amended by sec. 301 of the First War Powers Act, 1941 (Pub. Law 354, 77th Cong., 1st sess.)), and pursuant to Executive Order 9095, March 11, 1942, the undersigned, finding upon investigation that 73,039 shares of the common stock of Spur Distributing Co. Inc. (a Delaware corporation) registered in the name of Houvis & Co. and deposited with Amer-

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ican National Bank, Nashville, Tennessee as collateral for a loan made to Fritz von Opel are the property of nationals of a foreign country designated in Executive Order No. 8389, as amended,<sup>1</sup> as defined therein, and that the action herein taken is in the public interest, hereby directs that such property including any and all interest therein shall be and the same hereby is vested in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

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

<sup>1</sup> 6 F.R. 2897, 3715, 6348, 6785.

Any person not a national of a foreign country designated in Executive Order No. 8389, as amended, claiming any interest in any or all of such property and/or any person asserting any claim as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form No. APC-1 within one year from the date of this order, or within such further time as may be allowed by the Alien Property Custodian.

Executed at Washington, D. C., on June 4, 1942.

LEO T. CROWLEY,  
*Alien Property Custodian.*

[F. R. Doc. 42-5408; Filed, June 9, 1942; 2:54 p. m.]

PART 502—VESTING ORDERS

[Vesting Order Number 15]

VESTING OF INTEREST OF G. WOLFF, JR. KOM. GES., BOCHUM-LINDEN, GERMANY, IN A CERTAIN LICENSE AGREEMENT

§ 502.15 *Vesting Order No. 15.* Under the authority of sec. 5 (b) of the Trading with the Enemy Act of October 6, 1917 (50 U.S.C.A. App. sec. 5 (b)), as amended by sec. 301 of the First War Powers Act, 1941 (Pub. Law 354, 77th Cong., 1st sess.), and pursuant to Executive Order 9095, March 11, 1942, the undersigned, finding upon investigation that the property hereinafter described is the property of a national of a foreign country designated in Executive Order No. 8389, as amended,<sup>1</sup> as defined therein, and that the action herein taken is in the public interest, hereby directs that such property shall be and the same hereby is vested in the Alien Property Custodian to be held, used, administered, liquidated, sold, or otherwise dealt with in the interest of and for the benefit of the United States; such property being described as follows:

All right, title and interest, including accumulated royalties, of G. Wolff Jr. Kom. Ges. (formerly G. Wolff Jr. G. m. b. H.), Bochum-Linden, Germany, in a contract dated April 1, 1930, as confirmed November 16, 1935 and amended March 17, 1939, between G. Wolff Jr. Kom. Ges., licensor, and Koppers Company, licensee, granting to Koppers Company a license under United States Patents Nos. 1908467 and 1908501 and under Patent application Serial No. 5476 filed February 7, 1935.

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

Any person not a national of a foreign country designated in Executive Order No. 8389, as amended, claiming any in-

terest in any or all of such property and/or any person asserting any claim as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form No. APC-1 within one year from the date of this order, or within such further time as may be allowed by the Alien Property Custodian.

Executed at Washington, D. C., on June 4, 1942.

LEO T. CROWLEY,  
*Alien Property Custodian.*

[F. R. Doc. 42-5409; Filed, June 9, 1942; 2:54 p. m.]

PART 502—VESTING ORDERS

[Vesting Order Number 16]

VESTING OF CERTAIN PATENTS

§ 502.16 *Vesting Order No. 16.* Under the authority of sec. 5 (b) of the Trading with the Enemy Act of October 6, 1917 (50 U.S.C.A. App. sec. 5 (b)), as amended by sec. 301 of the First War Powers Act, 1941 (Pub. Law 354, 77th Cong., 1st sess.), and pursuant to Executive Order 9095, March 11, 1942, the undersigned, finding upon investigation that the property hereinafter described is the property of Nationals of a Foreign Country designated in Executive Order No. 8389, as amended,<sup>1</sup> as defined therein, and that the action herein taken is in the public interest, hereby directs that such property shall be and the same hereby is vested in the Alien Property Custodian to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; such property being described as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in the patents the numbers of which are listed in Exhibits A, B, C, D, E, F, G, H, I, and J attached hereto and made a part hereof, and the titles to which stand of record in the United States Patent Office in the names of the persons appearing (a) in the case of the aforesaid Exhibits A, B, C, D, E, F, G, H, and I, at the respective tops thereof, and (b) in the case of said Exhibit J, opposite the respective numbers listed therein.

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

Any person not a national of a foreign country designated in Executive Order No. 8389, as amended, claiming any interest in any or all of such property



## EXHIBIT J

Patents the titles to which stand of record in the United States Patent Office in the names of the persons appearing opposite the numbers thereof, respectively, as follows:

Number	Name
1,648,542	Buttner-Werke A. G.
1,715,830	Buttner-Werke A. G.
1,769,390	Demag A. G.
1,770,343	Demag A. G.
1,813,781	Bussing-nag Vereinigte Nutzkraftwagen A. G.
1,827,617	Buttner-Werke A. G.
1,985,493	Danuvia Fegyver-es Loszergyar Reszvenytarsasag.
2,002,145	Chemische Werke Marienfelde Richard Bosche.
2,009,274	Deback, Deutsche Backmittel Gesellschaft Quaschnig & Co.
2,046,489	Buttner-Werke A. G.
2,070,227	Buttner-Werke A. G.
2,084,537	Buttner-Werke A. G.
2,093,270	Buttner-Werke A. G.
2,111,402	Chemische Fabrik Pfersee G. m. b. H.
2,116,827	Chinoin Gyogyszer es Vegyeszeti Termekek Gyara R. T.
2,129,853	Continental Gummi Werke A. G.
2,130,895	Deschimag.
2,134,247	Chinoin Gyogyszer es Vegyeszeti Termekek Gyara R. T.
2,134,672	Chemische Fabrik von Heyden A. G.
2,135,642	Chemische Werke Dr. Klopfer G. m. b. H.
2,135,940	Deutsche Kurtin-Oel Fabriken.
2,136,173	Chemische Fabrik von Heyden A. G.
2,140,633	Demag A. G.
2,141,796	Continental Gummi Werke A. G.
2,149,789	Chemische Fabrik von Heyden A. G.
2,162,094	Duisburger Kupferhuetten.
2,162,176	Duisburger Kupferhuetten.
2,170,943	Dynamit Actien Gesellschaft vormals Alfred Nobel & Company.
2,179,783	Dynamit Actien Gesellschaft vormals Alfred Nobel & Company.
2,195,169	Emil Busch A. G.
2,204,170	Deutsche Werke Kiel A. G.
2,208,355	Consortium für Electrochemische Industrie G. m. b. H.
2,208,129	Chemische Werke Albert.
2,209,354	Chemische Werke Aussig Falkenau G. m. b. H.
2,209,519	Deutsche Rohrenwerke A. G.
2,210,582	Deutsche Petroleum A. G.
2,211,127	Didler Werke A. G.
2,212,831	Byk-Guldenwerke Chemische Fabrik A. G.
2,213,122	Concordia Elektrizitata A. G.
2,213,412	Brandenburgische Motorenwerke G. m. b. H.
2,221,356	Chemische Fabrik Bredenheim A. G.
2,222,740	Chemische Werke vorm. H. & E. Albert.
2,226,388	Continental Gummi Werke A. G.
2,227,044	Halstenbach & Co.
2,228,561	Chemische Fabrik Promonta G. m. b. H.
2,229,652	Consortium für Electrochemische Industrie G. m. b. H.
2,229,810	Conradty, C. Firm.
2,230,000	Deutsche Celluloid Fabrik A. K.
2,230,828	Christopher & Unmack A. G.
2,234,631	Concordia Elektrizitata A. G.
2,239,470	Deutsche Erdol A. G.
2,240,362	Demag, A. G.
2,242,211	Chemische Fabrik von Heyden A. G.
2,243,736	Deutsche Celluloid Fabrik A. K.
2,244,837	Consortium für Electrochemische Industrie G. m. b. H.
2,246,341	Chinoin Gyogyszer es Vegyeszeti Termekek Gyara R. T.
2,247,594	Carbo - Norit - Union Verwaltungs G. m. b. H.

2,247,718	Halstenbach & Co.
2,249,512	Consortium für Electrochemische Industrie G. m. b. H.
2,249,672	Deutsche Edeldahl-werke A. G.
2,252,858	Consortium für Electrochemische Industrie G. m. b. H.
2,253,460	Braun Franz A. G.
2,253,669	Chinoin Gyogyszer es Vegyeszeti Termekek Gyara R. T.
2,254,322	Deutsche Erdol A. G.
2,257,599	Deutsche Malzena G. m. b. H.
2,263,626	Consortium für Electrochemische Industrie G. m. b. H.
2,265,436	Deutsche Celluloid Fabrik A. K.
2,271,049	Halstenbach & Co.
2,271,050	Halstenbach & Co.
2,271,051	Halstenbach & Co.
2,274,743	Brandenburgische Motorenwerke G. m. b. H.
2,274,986	Deutsche Tafelglas A. G.
2,275,069	Hans Treckmann.
2,283,411	Chinoin Gyogyszer es Vegyeszeti Termekek Gyara R. T.

[F. R. Doc. 42-5410; Filed, June 9, 1942; 2:54 p. m.]

## PART 502—VESTING ORDERS

[Vesting Order Number 17]

## VESTING 345,760 SHARES OF THE COMMON STOCK OF HARVARD BREWING COMPANY

§ 502.17 *Vesting Order No. 17.* Under the authority of sec. 5 (b) of the Trading with the Enemy Act of October 6, 1917 (50 U.S.C.A. App. sec. 5 (b), as amended by sec. 301 of the First War Powers Act, 1941 (Pub. Law 35<sup>1</sup>, 77th Cong., 1st sess.)), and pursuant to Executive Order 9095, March 11, 1942, the undersigned, finding upon investigation that the property hereinafter described is the property of Nationals of a Foreign Country designated in Executive Order No. 8389, as amended,<sup>1</sup> as defined therein, and that the action herein taken is in the public interest, hereby directs that such property including any and all interest therein shall be and the same hereby is vested in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; such property being described as follows:

345,760 shares of the common stock of Harvard Brewing Company (a Delaware corporation) registered and held in the following manner:

a. 125,000 shares registered in the name of Sigler & Company and deposited with Central Hanover Bank and Trust Company, 70 Broadway, New York, New York;

b. 109,000 shares registered in the name of and deposited with Dominick & Dominick, 115 Broadway, New York, New York;

c. 56,760 shares registered in the name of Lake and Company and deposited with Manufacturers Trust Company, 55 Broad Street, New York, New York; and

d. 55,000 shares registered in the name of Cudd and Company and deposited with The Chase National Bank of the City of New York, New York, New York;

<sup>1</sup> 6 F.R. 2897, 3715, 6348, 6785.

all of the aforesaid 345,760 shares being held for the account of Arnhold & S. Bleichroeder, Inc.

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

Any person not a national of a foreign country designated in Executive Order No. 8389, as amended, claiming any interest in any or all of such property and/or any person asserting any claim as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form No. APC-1 within one year from the date of this order, or within such further time as may be allowed by the Alien Property Custodian.

Executed at Washington, D. C. on June 4, 1942.

LEO T. CROWLEY,  
*Alien Property Custodian.*

[F. R. Doc. 42-5411; Filed, June 9, 1942; 2:55 p. m.]

## PART 502—VESTING ORDERS

[Vesting Order Number 18]

## VESTING 100 SHARES OF THE COMMON CAPITAL STOCK OF WESTMINSTER INDUSTRIAL CORPORATION

§ 502.18 *Vesting Order No. 18.* Under the authority of sec. 5 (b) of the Trading with the Enemy Act of October 6, 1917 (50 U.S.C.A. App. sec. 5 (b), as amended by sec. 301 of the First War Powers Act, 1941 (Pub. Law 354, 77th Cong., 1st sess.)), and pursuant to Executive Order 9095, March 11, 1942, the undersigned, finding upon investigation that the property hereinafter described is the property of Nationals of a Foreign Country designated in Executive Order No. 8389, as amended,<sup>1</sup> as defined therein, and that the action herein taken is in the public interest, hereby directs that such property including any and all interest therein shall be and the same hereby is vested in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; such property being described as follows:

100 shares of the common capital stock of Westminster Industrial Corporation (a New York corporation) held in trust by Erwin G. Schattmann, 265 Cabrini Boulevard, New York, New York, for Overseas Finance Corporation, Ltd. of Liesthal, Switzerland.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return

such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return or compensation should be made.

Any person not a national of a foreign country designated in Executive Order No. 8389, as amended, claiming any interest in any or all of such property and/or any person asserting any claim as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form No. APC-1 within one year from the date of this order, or within such further time as may be allowed by the Alien Property Custodian.

Executed at Washington, D. C. on June 4, 1942.

LEO T. CROWLEY,  
Alien Property Custodian.

[F. R. Doc. 42-5412; Filed, June 9, 1942; 2:55 p. m.]

PART 502—VESTING ORDERS

[Vesting Order Number 19]

VESTING 300 SHARES OF THE COMMON CAPITAL STOCK OF AMERLAGENE, INC.

§ 502.19 *Vesting Order No. 19.* Under the authority of sec. 5 (b) of the Trading with the Enemy Act of October 6, 1917 (50 U.S.C.A. App. sec. 5 (b)), as amended by sec. 301 of the First War Powers Act, 1941 (Pub. Law 354, 77th Cong., 1st sess.), and pursuant to Executive Order 9095, March 11, 1942, the undersigned, finding upon investigation that the property hereinafter described is the property of Nationals of a Foreign Country designated in Executive Order No. 8389, as amended,<sup>1</sup> as defined therein, and that the action herein taken is in the public interest, hereby directs that such property including any and all interest therein shall be and the same hereby is vested in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; such property being described as follows:

300 shares of the common capital stock of Amerlagene, Inc., a Delaware corporation) represented by Certificates numbered 1, 2 and 3, each for 100 shares.

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

Any person not a national of a foreign country designated in Executive Order No. 8389, as amended, claiming any interest in any or all of such property and/or any person asserting any claim as a result of this order may file with the Alien Property Custodian a notice of

<sup>1</sup> 6 F.R. 2897, 3715, 6348, 6785.

his claim, together with a request for a hearing thereon, on Form No. APC-1 within one year from the date of this order, or within such further time as may be allowed by the Alien Property Custodian.

Executed at Washington, D. C., on June 4, 1942.

LEO T. CROWLEY,  
Alien Property Custodian.

[F. R. Doc. 42-5413; Filed, June 9, 1942; 2:55 p. m.]

PART 502—VESTING ORDERS

[Vesting Order Number 20]

VESTING SIX UNITED STATES PATENT APPLICATIONS, THE PROPERTY OF FRITZ VON OPEL

§ 502.20 *Vesting Order No. 20.* Under the authority of sec. 5 (b) of the Trading with the Enemy Act of October 6, 1917 (50 U.S.C.A. App. sec. 5 (b)), as amended by sec. 301 of the First War Powers Act, 1941 (Pub. Law 354, 77th Cong., 1st sess.), and pursuant to Executive Order 9095, March 11, 1942, the undersigned, finding upon investigation that the property hereinafter described is the property of Nationals of a Foreign Country designated in Executive Order No. 8389, as amended,<sup>1</sup> as defined therein, and that the action herein taken is in the public interest, hereby directs that such property including any and all interest therein shall be and the same hereby is vested in the Alien Property Custodian, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States; such property being described as follows:

Applications owned by Fritz von Opel for patents (titles not stated) pending in the United States Patent Office under the following serial numbers:

357,110	405,458	428,844
371,188	427,088	431,625

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

Any person not a national of a foreign country designated in Executive Order No. 8389, as amended, claiming any interest in any or all of such property and/or any person asserting any claim as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1 within one year from the date of this order, or within such further time as may be allowed by the Alien Property Custodian.

Executed at Washington, D. C. on June 4, 1942.

LEO T. CROWLEY,  
Alien Property Custodian.

[F. R. Doc. 42-5414; Filed, June 9, 1942; 2:55 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[Amendment No. 60]

PART 623—CLASSIFICATION PROCEDURE

ALIEN'S PERSONAL HISTORY AND STATEMENT

By authority vested in me as Director of Selective Service under 54 Stat. 885; 50 U.S.C., Sup. 301-318, inclusive; E.O. 8545, 5 F.R. 3779, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

1. Amend paragraph (b) of § 623.75<sup>2</sup> to read as follows:

§ 623.75 *Steps to be taken by local board after action by armed forces.* \* \* \*

(b) The local board should also:

(1) Prepare an original and two copies of a Notice of Alien's Acceptability (Form 307) indicating that the armed forces have found either that the registrant "is, if otherwise qualified," acceptable or "is not" acceptable to the armed forces, mail the original to the registrant, forward one signed copy to the induction station at the time the registrant is forwarded for induction, and file the remaining copy in the registrant's Cover Sheet (Form 53); and

(2) Record the action of the armed forces and the date upon which it received the copy of the Alien's Personal History and Statement (Form 304) from the State Director of Selective Service with the endorsement of the armed forces thereon and the date it mailed the notice thereof to the registrant in the blank columns of the Insert Page (Form 100A) of the Classification Record (Form 100) and under "Minutes of Other Actions" on the back of the Selective Service Questionnaire (Form 40).

2. The foregoing amendment to the Selective Service Regulations shall be effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,  
Director.

JUNE 9, 1942.

[F. R. Doc. 42-5429; Filed, June 10, 1942; 11:32 a. m.]

[Amendment No. 61]

PART 633—DELIVERY AND INDUCTION

MISCELLANEOUS AMENDMENTS

By authority vested in me as Director of Selective Service under 54 Stat. 885; 50 U.S.C., Sup. 301-318, inclusive; E.O. 8545, 5 F.R. 3779, Selective Service Regulations, Second Edition, are hereby amended in the following respects:

1. Amend paragraph (a) of § 633.1<sup>2</sup> to read as follows:

§ 633.1 *Order to Report for Induction (Form 150).* (a) Immediately upon determining which men are to report for induction, the local board shall prepare for each man an Order to Report for Induction (Form 150), in duplicate.

<sup>1</sup> 7 F.R. 2088.

<sup>2</sup> 6 F.R. 6849.

The local board shall mail the original to the registrant and shall file the copy in his Cover Sheet (Form 53).

2. Amend § 633.5<sup>1</sup> to read as follows:

§ 633.5 *Records sent to induction station.* (a) Three copies of the Delivery List (Form 151) shall be turned over to the leader for delivery to the commanding officer of the induction station.

(b) For each man selected to fill the call, the following papers shall be turned over to the leader for delivery to the commanding officer of the induction station:

(1) The original and all three copies of the Report of Physical Examination and Induction (Form 221); and

(2) For each selected volunteer under 21 years of age who was ordered to report for induction before his order number was reached or who, because of his age, was not given an order number, the written consent of his parents (or guardian), dated not more than 30 days before induction, or the statement prescribed in § 624.1; and

(3) For each registrant who has been released or who will, upon induction, be released by an order of court or other civil authority having custody of such registrant, a certified copy of the order of release together with a letter of explanation from the local board; and

(4) For each alien, a copy of Notice of Alien's Acceptability (Form 307).

3. Amend paragraph (b) of § 633.10<sup>2</sup> to read as follows:

§ 633.10 *Records returned by induction station commander.* \* \* \*

(b) Each local board delivering selected men to an induction station will receive from the induction station commander the following records:

(1) The original Delivery List (Form 151).

(2) The National Headquarters' Copy and the Local Board's Copy of the Report of Physical Examination and Induction (Form 221).

(3) As to each man found not acceptable to the land or naval forces, in addition to the foregoing, the Armed Forces' Original of the Report of Physical Examination and Induction (Form 221).

4. Amend paragraphs (f) and (h) of § 633.11<sup>3</sup> to read as follows:

§ 633.11 *Transferring men for delivery.* \* \* \*

(f) The local board to which such man is transferred for delivery shall proceed to deliver him for induction as soon as practicable. If possible, the transferred man shall be delivered with the next call on the local board to which he has been transferred, but if there is to be no such call at an early date or the local board has no unfilled quota, it shall deliver

such transferred man specially whenever the induction station is receiving men. The local board to which such man has been transferred for delivery shall prepare the Order for Transferred Man to Report for Induction (Form 156), in duplicate, mail the original to the transferred man and file the copy in the registrant's Cover Sheet (Form 53). The time to report specified in such Order for Transferred Man to Report for Induction (Form 156) shall be at least 10 days from the date of the mailing of the transferred man's original Order to Report for Induction (Form 150). The local board to which the man is transferred for delivery shall retain in its files the copy of the Order to Report for Induction (Form 150) received from the transferred man's own local board.

(h) When all of the papers pertaining to such transferred man are returned by the induction station, the local board to which such man was transferred for delivery shall forward all such papers, with the exception of the Delivery List (Form 151), to the transferred man's own local board.

5. The foregoing amendments to the Selective Service Regulations shall be effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,  
Director.

JUNE 9, 1942.

[F. R. Doc. 42-5430; Filed, June 10, 1942; 11:32 a. m.]

Chapter IX—War Production Board

Subchapter B—Division of Industry Operations

PART 1042—IMPORTS OF STRATEGIC MATERIALS

[Amendment 8 to General Imports Order M-63]

BALSA WOOD

Section 1042.1 *General Imports Order M-63*<sup>1</sup> is hereby amended as follows:

By adding to List A the following:

Material	Economic class	Commodity No.
Balsa wood.....	{ 1 7	4029.1 4118.0

This amendment shall take effect on June 10, 1942.

Issued this 10th day of June 1942.

J. S. KNOWLSON,  
Director of Industry Operations.

[F. R. Doc. 42-5425; Filed, June 10, 1942; 10:41 a. m.]

<sup>1</sup> 6 F.R. 6796; 7 F.R. 206, 223, 2094, 2708, 3327, 3850, 4168, 4199.

Chapter XI—Office of Price Administration

PART 1340—FUEL

[Amendment 5 to Maximum Price Regulation 120<sup>1</sup>—Bituminous Coal Delivered From Mine or Preparation Plant]

MAXIMUM PRICES FOR BITUMINOUS COAL FROM DISTRICT 17

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

Prices for three sub-districts in paragraph (b) (1) of § 1340.228 are amended to read as set forth below:

§ 1340.228 *Appendix Q: Maximum prices for bituminous coal produced in District No. 17.* \* \* \*

(b) \* \* \*

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

		Prices and size group numbers			
		6	7	17	19
Sub-district No. 1....	All mines	*	*	*325*	*
Sub-district No. 2....	All mines	*420*	*415*	*	*
Sub-district No. 16...	All mines	*	*	*	*250*

§ 1340.211a *Effective dates of amendments.* \* \* \*

(e) Amendment No. 5 (§ 1340.228 (b) (1)) to Maximum Price Regulation No. 120 shall become effective as of May 18, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 9th day of June 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-5419; Filed, June 9, 1942; 5:14 p. m.]

PART 1356—COOKERS AND HEATERS

[Amendment 1 to Revised Price Schedule 64<sup>2</sup>—Domestic Cooking and Heating Stoves]

EXEMPTION OF CERTAIN ARMY STOVES

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

A new paragraph (f) is added to § 1356.1, and a new § 1356.13 is added, as set forth below:

§ 1356.1 *Maximum prices for stoves.* \* \* \*

(f) *Exemption of certain Army stoves.* Prior to January 1, 1943, nothing in this

<sup>1</sup> 7 F.R. 3168, 3447, 3901, 4336, 4342.  
<sup>2</sup> 7 F.R. 1329.

<sup>1</sup> 7 F.R. 431, 2092.

Revised Price Schedule No. 64, or in the General Maximum Price Regulation,<sup>2</sup> shall apply to sales or deliveries to any war procurement agency of the United States Government, which includes the War Department, the Department of the Navy, the United States Maritime Commission, and the Lend-Lease Section in the Procurement Division of the Treasury Department, or any agency of any of the foregoing, of the following commodities:

(1) Mountain and ski stoves (gasoline, one burner)

(2) Field ranges, model-1937 (Quartermaster Corps); spare parts therefor, Class A; accessories therefor, parts 222, 223, 224, 225, 226, 227, 228, 229, 230, as listed in Instructions for Operation and Care of Gasoline Field Range, model-1937 (Quartermaster Corps).

§ 1356.13 *Effective dates of amendments.* (a) Amendment No. 1 (§§ 1356.1 and 1356.13) to Revised Price Schedule No. 64, shall become effective on June 10, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 9th day of June 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-5417; Filed, June 9, 1942;  
5:13 p. m.]

#### PART 1400—TEXTILE FABRICS: COTTON, WOOL, SILK, SYNTHETICS AND ADMIXTURES

[Amendment No. 4 to Maximum Price Regulation No. 118<sup>1</sup>]

##### COTTON PRODUCTS

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

Section 1400.101 (d) and (e) and § 1400.106 are amended; in § 1400.115 (a) (5), (i) and (ii) (a) are amended, (ii) (j) and (k) are added, and the item "Monks Cloth" in (iii) is revoked; in § 1400.118, (a) (2) is added and in (d), footnote 11a is amended, (2) (iv) is amended, (8) (vii) (f) is added, (8) (viii) (d) is amended, in (8) (xii) (c) the phrase "cents per yd." is amended to read "cents per lb.," and (9) through (19) are added:

§ 1400.101 *Maximum prices for cotton products.* \* \* \*

(d) The maximum prices established herein for any cotton product may be increased by 5 cents per pound of cotton or flax noil contained in the cotton product after weaving and before any finishing or fabrication.

(e) Any seller may sell or deliver cotton products "on memorandum" (1) during such period (not to exceed 30 days) as is reasonably necessary to determine a maximum price; (2) pending action by the Price Administrator on a petition for adjustment or exception filed under § 1400.107 and pertaining to such

cotton products; and (3) for a period (not to exceed 90 days) pending the establishment by the Price Administrator of "dollars-and-cents" maximum prices for such cotton products: *Provided*, That the purchaser shall be appropriately informed of the applicable maximum price as soon as it is determined or established and that settlement of the purchaser's obligation shall in no event be made at a price in excess of such maximum price.

§ 1400.106 *War procurement—(a) Definitions.* As used in this section, the term:

(1) "War procurement agency" includes the War Department and the Department of the Navy, the United States Maritime Commission, the Lend-Lease Section in the Procurement Division of the Treasury Department, or any agency of any of the foregoing;

(2) "Contractor" and "subcontractor" mean any person who contracts to sell the purchased cotton product or a commodity processed therefrom to, respectively, any war procurement agency or to any person who physically incorporates such cotton product or a commodity processed therefrom in an article being processed for any war procurement agency.

(b) *Contracts with and deliveries to war procurement agencies, contractors, and subcontractors.* Neither the maximum prices established herein nor the General Maximum Price Regulation<sup>3</sup> shall apply to:

(1) Any contract for the sale of a cotton product, or to deliveries pursuant thereto, to a war procurement agency or to a contractor or subcontractor of such agency (regardless of the date of such contract or delivery) in cases where such agency finds (i) that prosecution of the war requires the production of such cotton product (a) in an establishment or by use of machinery designed for and normally engaged in the manufacture of a substantially different product, or (b) under conditions substantially abnormal in any other respect; and (ii) that as a result the cost of producing said cotton product is such that the maximum prices established herein would not yield a reasonable return to the manufacturer; or

(2) To any delivery of a cotton product to a war procurement agency prior to July 1, 1942.

(c) *Reports.* (1) On or before the 15th day of each month following a contract of purchase, pursuant to paragraph (b) (1) above, of any cotton product at a price in excess of the maximum price established by other sections of this Maximum Price Regulation No. 118, a report of such contract shall be made to the Office of Price Administration. Such report shall be made (i) in the case of a purchase by a war procurement agency, by such agency; and (ii) in the case of a purchase by a contractor or a subcontractor, by the seller.

(2) The above-mentioned report shall include the date of the contract of purchase; the name of the purchaser and

of the seller; the type, construction, grade, and quantity of cotton products purchased; the maximum price which, but for this section, would be applicable; a brief statement of the reasons for exceeding such maximum price; and the amount by which the price agreed upon or paid exceeds such maximum price.

§ 1400.115 *Definitions.* (a) \* \* \*

(5) "Cotton products" (i) means products made on a loom and, except as otherwise specified in § 1400.118, consisting basically of cotton;

(ii) The term does not include: (a) Products subject to maximum prices established and in effect under any other Maximum Price Regulation (except the General Maximum Price Regulation<sup>3</sup>) or under any Price Schedule;<sup>4</sup>

<sup>11</sup> Among other products which this provision exempts from this Maximum Price Regulation No. 118 (if they are subject to maximum prices otherwise established) are piece goods sold "in the original piece" which, although actually finished by an integrated or vertical concern, are of (or are competitive with goods of) a character customarily finished and marketed in larger volume by independent converters and finishers than by integrated producers. Maximum prices for virtually all such piece goods are established by Maximum Price Regulation No. 127 (Finished Piece Goods).<sup>4</sup> Any person desiring an opinion as to whether a product is subject to the maximum prices in Maximum Price Regulation No. 127 or to the maximum prices established herein should address a written inquiry to the Office of Price Administration, Washington, D. C.

(j) Floor coverings, other than terry-cloth bath mats;

(k) Finished or fabricated cotton products of types customarily finished, fabricated, and marketed in larger volume by converters, finishers, or manufacturers independent of the producer than by the producer.

§ 1400.118 *Specific maximum prices for certain cotton products.* (a) The effective dates of the maximum prices set forth in (d) below are as follows:

(2) For frock cloth; gingham, seersuckers, and related fabrics; carded filling sateens and sateen-yarn twills; blanket linings; wide industrial sheeting, drills, twills, broken twills, and sateens; nursery products; wide laundry-cover cloth; paper-makers dryer felts; bleached cheesecloth and bunting; yarn-dyed slack suitings; and miscellaneous special products reference nos. 1 and 2. June 15, 1942.

(d) The following are established as maximum prices for all types, constructions, and grades of cotton products listed hereunder:<sup>12a</sup>

<sup>12a</sup> Except as otherwise specified below, the maximum prices established in this section apply only to goods "consisting basically of cotton," as defined in § 1400.115 (a) (4).

Unless the contrary is stated, all numbers used herein are inclusive.

<sup>17</sup> F.R. 3038, 3211, 3522, 3578.

<sup>37</sup> F.R. 3153, 3330, 3666, 3990, 3991.

<sup>47</sup> F.R. 3119, 3242, 4180.

(2) *Flannels.* \* \* \*  
 (iv) *Canton flannels (jobber type).*  
 (a) The base maximum prices for Canton flannels (jobber type) shall be:

Width (inch)	Finished weight (yds. per lb., market designation)	Cents per yard
28 1/4	4.60	11 3/4
28	4.00	12 3/4
28	3.60	14
33 1/2	3.50	15

(b) In addition to the base maximum price, a premium of 1 cent per yard may be charged for bleached Canton flannels.

(c) For irregulars the otherwise applicable maximum prices are to be discounted as follows:

	Goods 4.50 yds. per lb. and lighter	Goods heavier than 4.50 yds. per lb.
	Cts. per yd.	Cts. per yd.
Seconds	1/4	1/4
Bundles of 10-20 yd. pieces	1/4	1/2
Bundles of 2-9.99 yd. pieces	1 1/4	1 3/4

(8) *Ducks (in the grey).* \* \* \*

(vii) *Hose and belting duck.* \* \* \*

(f) For "B" grade (i. e., duck made of off-grade cotton or part-waste yarns), the maximum price shall be 1 1/2 cents per pound less than the otherwise applicable maximum price.

(viii) *Enameling duck.* \* \* \*

(d) In addition to the otherwise applicable maximum price the following premiums may be charged:

	Premium (cents per pound)
For weight (ounces prorata to 38"):	
8 3/4 to 8	1
7 3/4 to 6 1/2	2
Under 6 1/2	3
For width:	
52 1/4" to 61 1/2"	1
61 1/4" to 72"	2
Over 72"	4

(9) *Frock cloth.* (i) The maximum prices for frock cloth set forth below are subject to terms of 2 per cent 10 days, 60 extra, with anticipation at the rate of 6 per cent per annum where payment is made after 9 days.

(ii) *Finish.*

Width	Yds. per lb.	Cents per yd.
<b>Regular:</b>		
36"	2.00	22.5
36"	2.05	22
28"	2.60	17.25
28"	2.20	20.50
<b>Sanforized:</b>		
36"	1.60	29.25
36"	1.85	25.25
36"	1.95	24.00
28"	2.50	18.75
28"	2.10	22.25

(iii) The maximum price for frock cloth of any width or weight not listed above shall be:

Cents per pound  
 Regular finish..... 44.9  
 Sanforized finish..... 46.8

(iv) The above maximum prices shall be discounted for irregulars as follows:

Cents per yard  
 Seconds..... 1/2  
 Short lengths:  
 25 to 40 yards..... 3/4  
 10 to 24.99 yards..... 1  
 2 to 9.99 yards..... 15

(10) *Ginghams, seersuckers, and related fabrics—(i) Irregulars.* For irreg-

ulars of ginghams, seersuckers, and related fabrics the maximum price shall be the applicable dollar-and-cents maximum price determined from (iii) below, less the following percentages:

Percent  
 Seconds..... 5  
 Short lengths:  
 10.01 to 20 yards..... 10  
 1 to 10 yards (Remnants)..... 15

(ii) *Terms.* The maximum prices for ginghams, seersuckers, and related fabrics set forth herein are subject to terms of two per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days.

(iii) *Maximum prices—(a) Ginghams.*

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	25" Belle Vue Blue Plaid.....	8 3/4	Belle Vue Mfg. Co., Hillsboro, N. C.
2	32" Olympic.....	12 3/4	Camperdown Co., Inc., Greenville, S. C.
3	32" Bellsboro.....	12 3/4	Belle Vue Mfg. Co., Hillsboro, N. C.
4	32" Windsor.....	14 3/4	Camperdown Co., Inc., Greenville, S. C.
5	32/32-1/2" AMC COL. Ginghams and Plaids Range #391.....	14 3/4	Aponaug Mfg. Co., Kosciusko, Miss.
6	32" Bellefaire.....	15 3/4	Belle Vue Mfg. Co., Hillsboro, N. C.
7	32" Security Gingham Checks.....	15 3/4	Riverside & Dan River Cotton Mills, Danville, Va.
8	32" Modelaine.....	15 3/4	Entwistle Mfg. Co., Rockingham, N. C.
9	32" Fine Yarn Gingham and Plaids Range #390.....	15 3/4	Aponaug Mfg. Co., Kosciusko, Miss.
10	32" Kalburnie.....	17	Highland Park Mfg. Co., Charlotte, N. C.
11	36" Keltie Gingham and Plaids Range #508.....	15 3/4	Aponaug Mfg. Co., Kosciusko, Miss.
12	36/36" Orelay Checks.....	19 1/2	New Braunfels Textile Mills, New Braunfels, Tex.
13	35/36" Orelay Plaids.....	20 3/4	Do.
14	35/36" Zephyr spun Checks Shrunk.....	20 3/4	Riverside and Dan River Cotton Mills, Danville, Va.
15	S/5901 Checks 50% Color.....	19 1/4	Cannon Mills Co. Plant #6, Concord, N. C.
16	S/5655 Checks 50% Color.....	20 3/4	Do.
17	#8900 Gingham Checks.....	22	New Braunfels Textile Mills, New Braunfels, Tex.
18	#6310 Gingham Plaids.....	23 3/4	Do.
19	#74 Gingham Plaids, 3% Residual shrinkage.....	24	Do.
20	#21 Fine Gingham Checks.....	25 3/4	Do.
21	36" Fine Yarn Gingham and Plaids Range #67.....	17 3/4	Aponaug Mfg. Co., Kosciusko, Miss.
22	36" World's Fair Gingham.....	17	Camperdown Co., Inc., Greenville, S. C.
23	36" #6452 Oingham.....	17	Victoria Cotton Mills, Rock Hill, S. C.
24	37" Dixie Pride.....	14 3/4	Camperdown Co., Inc., Greenville, S. C.
25	37" Economy Plaids.....	11 3/4	Do.
26	35" Economy Plaids.....	10 3/4	Do.

(b) *Seersuckers.*

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	Pomona Style #100.....	35 3/4	Pomona Mfg. Co., Greensboro, N. C.
2	Pomona S/#200.....	31	Do.
3	36" Candy Stripe Seersucker.....	19 1/4	Camperdown Co., Inc., Greenville, S. C.
4	36" Rainbow Stripe Seersucker.....	19 1/4	Do.
5	Victoria Government Quality Woven Seersucker.....	19 1/4	Victoria Cotton Mill, Rock Hill, S. C.
6	Victoria #8248 Fancy Woven Seersucker.....	20 1/4	Do.
7	Victoria #82480 Fancy Woven Seersucker.....	21 1/4	Do.
8	Sport Seersucker Mill Finish.....	20 3/4	Avondale Mills, Birmingham, Ala.
9	Sport Seersucker Sanforized.....	24 3/4	Do.
10	Sudan Seersucker Sanforized.....	24 3/4	Do.
11	Victoria #8258 Woven Seersucker.....	21 1/4	Victoria Cotton Mill, Rock Hill, S. C.,
12	Victoria #82580 Woven Seersucker.....	22	Do.
13	Seersucker #411.....	22 3/4	New Braunfels Textile Mills, New Braunfels, Texas.
14	Seersucker #872.....	22 3/4	Do.
15	Seersucker #93.....	22 3/4	Do.
16	Style #102 Unfinished.....	28 3/4	Do.
17	Style #67.....	29 3/4	Do.

(c) *Colored twills.*

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	36" Seacrest Slak Cloth Mill Finish Plains.....	18 3/4	Texas Textile Mills, Dallas, Tex.
2	36" Seacrest Slak Cloth Mill Finish Stripes.....	18 3/4	Do.
3	36" Seacrest Slak Cloth Sanforized Plains.....	21 1/4	Do.
4	36" Seacrest Slak Cloth Sanforized Stripes.....	21 3/4	Do.
5	36" Fancy Colored Suiting #800.....	16 3/4	Mississippi Cottons, Inc., Meridian, Miss.
6	32" Fancy Colored Suiting #100.....	14 3/4	Do.



(g) Rayon-blend dress goods.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	36/37" Sahara Suiting.....	22 1/2	Camperdown Co., Inc., Greenville, S. C.
2	36/37" Avalon Suiting.....	22 3/4	Do.
3	36" Cotton and Rayon Plaid S/1613-48.....	21 1/4	Wenonah Cotton Mills Co., Lexington, N. C.
4	38" Cotton and Rayon Plaid S/1613-48.....	22 3/4	Do.
5	38" Cotton and Rayon Plaid S/2007-2.....	21 3/4	Do.
6	38 1/2" Cotton and Rayon Plaid S/2132-4.....	21 1/4	Do.
7	35/36" Merit Suiting Sanforized.....	20 3/4	Texas Textile Mills, Dallas, Tex.
8	35/36" Capril Suiting Sanforized.....	19 3/4	Do.
9	35/36" Danscot Rayon Blend Dress Goods.....	25 1/2	Riverside & Dan River Cotton Mills, Danville, Va.

(h) Fine chambrays.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	28" Cloverleaf.....	7 1/4	Avondale Mills, Birmingham, Ala.
2	28" Saranac Pinstripe Gingham.....	9 3/4	Camperdown Co., Inc., Greenville, S. C.
3	31" Manchester.....	10 3/4	Avondale Mills, Birmingham, Ala.
4	31" Dress Chambray S/7900M.....	10 3/4	Do.
5	36" Dumbor Stripes.....	17 1/4	Do.
6	36" Duotone Checks and Plaids.....	19 3/4	Wenonah Cotton Mills Co., Lexington, N. C.
7	36" Duotone Stripes.....	19 3/4	Do.
8	35 1/2" Dumbor Stripes Sanforized.....	21 1/4	Avondale Mills, Birmingham, Ala.
9	35 1/2" Fluo Yarn Colored Chambray Range #1.....	14 1/2	Aponaug Mfg. Co., Kosciusko, Miss.
10	36" Fine Yarn Colored Chambray Range #900.....	15	Do.
11	35/36" L. M. C. Sanforized Nurses Uniform Cloth.....	23	Highland Park Mfg. Co., Charlotte, N. C.
12	38 1/2" #1989.....	22 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
13	38 1/2" #2273-1 Uniform Cloth.....	23 3/4	Do.
14	38 1/2" #2273-2 Uniform Cloth.....	23	Do.
15	36" Woven Dress Chambray and Stripes Corner #9000M.....	18 3/4	Avondale Mills, Birmingham, Ala.
16	38" Chatelaine Dress Checks.....	18 3/4	Wenonah Cotton Mills Co., Lexington, N. C.
17	36" Shadowlene.....	20 3/4	Do.
18	29 1/2" Bohemian S/Chambray and Stripes Style #11 Unfinished Basis Blue X.....	24	New Braunfels Textile Mills, New Braunfels, Tex.
19	36" Bohemian Style Chambray and Stripes Style #12 Finished Basis Blue X.....	28	Do.

(i) Novelty suiting.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	36" Lin Line Fabric.....	20 1/4	Entwistle Mfg. Co., Rockingham, N. C.
2	36" Raleigh Tweeds.....	27 1/2	Do.
3	36" Hopscotch Fabric.....	32 1/2	Do.
4	36" #100 Range.....	31 1/2	Do.

(j) Colored-bordered handkerchief cloth.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	34" Colored-bordered Handkerchief Cloth #24.....	16 1/2	New Braunfels Textile Mills, New Braunfels, Tex.
2	35" Colored-bordered Handkerchief Cloth #155.....	16 1/2	Do.

(d) Deck cloth.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	28" #650 Deck Cloth.....	8 1/2	Belle Vue Mfg. Co., Hillsboro, N. C.
2	28" #675 Deck Cloth.....	8 1/2	Camperdown Co., Inc., Greenville, S. C.

(e) All-cotton dress goods.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	36" Glangary Plaids.....	18 1/2	Camperdown Co., Inc., Greenville, S. C.
2	36" Balmoral Plaids.....	18 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
3	36" Paint Brush Plaids.....	18 1/2	Entwistle Mfg. Co., Rockingham, N. C.
4	36" Sovereign Plaids.....	17 1/2	Do.
5	36" Wulshire Checks and Plaids.....	17 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
6	36" RobRoy Checks.....	17 1/2	Camperdown Co., Inc., Greenville, S. C.
7	36" Kilty Plaids.....	21 1/2	Do.
8	34 1/2" Wulshiro Checks and Plaids Sanforized.....	17 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
9	38" #2188 Unfinished Plaids and Checks.....	18	Do.
10	36" Crepe Plaids #2161 to #2164.....	18 1/2	Do.
11	36" Belle Vue #5139 Plaid Suiting.....	23 1/2	Belle Vue Mfg. Co., Hillsboro, N. C.
12	36" Merrivale Plaids Dobby.....	21 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
13	36" Cotton Plaids #960 Range.....	21 1/2	Entwistle Mfg. Co., Rockingham, N. C.
14	36" Thistle Plaids.....	21 1/2	Prattville Cotton Mills, Inc., Prattville, Ala.
15	35/36" Scotspun Plaid Dress Goods Rivershrunk.....	23 1/2	Riverside & Dan River Cotton Mill, Danville, Va.
16	36" Dobby Plaid Dress Goods Style 5866.....	23 1/2	Cannon Mills Co., Plant #6, Concord, N. C.
17	37" Belle Vue #5023 Plaid Suiting.....	16	Belle Vue Mfg., Co., Hillsboro, N. C.
18	36" Belle Vue Tweed Gingham.....	14 1/2	Do.
19	36" Belle Vue #4238.....	16 1/2	Do.
20	36" #1900 Suiting Plaids.....	15 1/4	Do.
21	37" #6840 Plaid Suiting.....	18 1/4	Do.
22	36" (2071-4) Plaid.....	22 1/2	Wenonah Cotton Mills Co., Lexington, N. C.
23	38" #137 Sport Plaids Sold Unfinished.....	28 1/2	New Braunfels Textile Mills, New Braunfels, Tex.
24	38" #113 Sport Plaids Sold Unfinished.....	21	Do.
25	38" #69 Sport Plaids Sold Unfinished.....	23 1/2	Do.
26	35/36" Dress Plaids Style #30.....	19 1/2	Do.
27	35/36" Dress Plaids Style #145.....	21 1/2	Do.
28	35/36" Dress Plaids Style #29.....	21 1/2	Do.
29	35/36" Dress Plaids Style #22.....	22 1/2	Do.
30	35/36" Dress Plaids Style #176.....	25 1/2	Do.
31	36/37" Dobby Dress Goods #5646 Basis 100% Color.....	21	Cannon Mills Co., Plant #6, Concord, N. C.
32	38" Glen Plaid #159 Sold in Grey.....	22	New Braunfels Textile Mills, New Braunfels, Tex.

(f) Lining plaids.

Reference No.	Description (width, trade name, style, number, etc.)	Cents per yd.	Producer
1	#2117 Lining Plaids.....	16 3/4	Wenonah Cotton Mills Co., Lexington, N. C.
2	#1281R Lining Plaids.....	16 3/4	Do.
3	#1910-11 Lining.....	17 1/2	Do.
4	Belle Vue Overplaid Lining Cloth.....	15	Belle Vue Mfg. Co., Hillsboro, N. C.
5	Belle Vue #4033 Lining Cloth.....	14 1/2	Do.
6	Lining Cloth #70517.....	13	Pilot Mills Co., Raleigh, N. C.
7	Lining Cloth #5415.....	20 1/2	Cannon Mills Co., Plant #6, Concord, N. C.
8	Lining Cloth #5876.....	16 1/2	Do.
9	Lining Cloth #5849.....	19 1/2	Do.
10	Lining Bedford Cord.....	20 1/2	Wenonah Cotton Mills Co., Lexington, N. C.

(11) Carded filling sateens and sateen-yarn twills—(i) Sateens.

	Cents per yard
37½" 64 x 72 5.25	13¼
37½" 64 x 88 4.70	14⅞
37½" 64 x 104 4.37	15⅜
39" 72 x 120 3.50	18¾
43" 72 x 120 3.35	19¾
45¼" to 46½" 64 x 80 4.00 to 4.15	17¼
48" 64 x 88 3.67	17⅞
52" 64 x 88 3.40	20½
52" 64 x 104 3.10 to 3.21	21¾
52" 84 x 124 2.80	23½

(ii) Three-leaf twills.

40" 64 x 88 4.50	14¼
40" 64 x 96 4.30	14⅞
43" 64 x 104 3.85	17⅞
43" 72 x 120 3.35	19¾

(iii) For seconds and short lengths, the maximum price shall be 95 percent of the maximum prices set forth in (i) and (ii) above.

(12) Blanket linings. (i) The maximum prices for blanket linings shall be subject to terms of 2 percent 10 days, 60 extra (with anticipation at 6 percent per annum allowed where payment is made after 9 days), f. o. b. mill.

(ii) 56" Blanket linings.<sup>10</sup>

Finished weight (ounces):	Cents per yard
14	34
16	36
16 (25 percent re-used wool)	38
16 (50 percent re-used wool)	39½

(iii) For irregulars of blanket linings the above maximum prices shall be discounted as follows:

	Percent
Full-piece seconds	5
Short lengths:	
10- to 20-yard pieces:	
Firsts	7½
Seconds	10
2 to 9.99 pieces:	
Firsts	12½
Seconds	15
Pound goods	25

(13) Wide industrial sheeting, drills, twills, broken twills, and sateens. (i) The maximum prices established herein are for wide industrial fabrics of the types listed below. As used herein, the term "wide industrial" refers to grey fabrics 42 inches and over in width which (a) are produced under rigid physical specifications, (b) are employed in various mechanical processes or are treated or processed so as to become an integral part of another industrial product rather than the whole product, and (c) are not employed for other conventional textile uses.

(ii) Premiums. Except as provided below, no premiums shall be charged for feeler motion, special packaging, specification requirements, or any other element of construction, regardless of whether the goods have in the past commanded a premium for such reason.

(iii) Irregulars. For seconds and shorts of the wide industrial fabrics listed below the maximum price shall be 5 per cent less than the maximum prices there set forth.

<sup>10</sup> The maximum prices set forth herein apply to blanket linings regardless of whether they consist basically of cotton, as defined in § 1400.115 (a) (4).

(iv) Wide industrial sheeting.<sup>11</sup> (a) The base maximum prices for clean industrial sheetings 42" and wider shall be:

Class	Average yarn numbers	Cents per lb.
A	Up to 15s	45½
B	16s to 21s	46¼
C	22s to 25s	50½
D	Finer than 25s	53

(b) For goods falling within the above classification but made with plied filling yarns and commonly known as "head-linings," the maximum prices shall be the base maximum prices plus 2 cents per pound.

(v) Wide industrial broken twills. (a) The base maximum price for clean industrial broken twills 42" and wider shall be 42 cents per pound.

(b) In addition to the base maximum price, a premium of 2 cents per pound may be charged for fabric made with a plied-yarn filling.

(c) In addition to the otherwise applicable maximum price, the following premiums may be charged:

Construction:	Cents per pound
54" 1.32 yards	2
62" 0.85 yard	3½
70½" 0.80 yard	3

(vi) Wide industrial drills and four-leaf twills. The maximum price for clean

<sup>11</sup> Maximum prices for wide sheeting other than industrial are established by Revised Price Schedule No. 89. (Bed Linens) 7 F.R. 715, 1375, 1836, 2107, 2000, 2132, 2300, 2299, 2739, 3163, 3327, 3447, 3962, 4176.

industrial drills and four-leaf twills 42" and wider and made of single yarns throughout shall be:

Class	Yds. per lb., pro rata to 37"	Cents per lb.
B	2.01 to 2.50	45
C	2.51 to 3.00	46¼
D	3.01 to 3.50	47¼
E	3.51 to 4.00	48½
F	4.01 and over	52¼

(vii) Wide industrial sateens. (a) The base maximum price for clean industrial sateens 42" and wider and made of single yarns throughout shall be 45½ cents per pound.

(b) The maximum price for the following constructions shall be the base maximum price adjusted by the following differentials:

Construction:	Differential (cents per pound)
54" 84 x 54 1.30 yard	Deduct ½
54" 96 x 56-60 1.10 yard	Deduct ½
53" 96 x 60 1.12 yard	Deduct ½
54" 96 x 56 1.05 yard	Deduct 1
54" 96 x 56-60 1.55 yard	Add 2
58" 96 x 56 1.45 yard	Add 3
58" 96 x 64 1.20 yard	Add 1
58" 96 x 60 1.03 yard	Add 1

(14) Nursery products—(i) Terms. The maximum prices set forth hereunder for nursery products shall be subject to terms of two per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days.

(ii) Gauze nursery products. (a) The maximum prices for gauze nursery products shall be:

Type of product	Type of purchaser and purchase					
	Wholesalers	Retailers 48 doz. or more	Retailers less than 48 doz.	96 doz. or more	48 to 96 doz.	Less than 48 doz.
Standard gauze diapers:	Per dozen	Per dozen	Per dozen	Per dozen	Per dozen	Per dozen
21" x 40"	\$1.30	\$1.44	\$1.56			
27" x 27"	1.29	1.42	1.54			
22" x 44"	1.58	1.75	1.95			
30" x 30"	1.56	1.74	1.93			
Hospital gauze diapers:				\$1.16	\$1.28	\$1.35
18" x 36"						
Nursery gauze pads:						
17" x 18"	2.78	3.12	3.47			
18" x 30"	4.71	5.23	5.82			
27" x 40"	9.75	10.83	12.04			
"Crftmaker" <sup>1</sup>	13.77	15.30	17.00			
Gauze bibs	1.72	1.91	2.10			

<sup>1</sup> Pad section 27" x 50", overall dimension 58" x 81".

(b) The maximum prices established herein for gauze nursery products are for gauze diapers, nursery pads, and bibs of the constructions and specifications sold by each manufacturer during April 1942.

On or before June 30, 1942, every manufacturer of gauze diapers, nursery pads, or bibs shall file with the Office of Price Administration a statement of the grey thread count, the grey weight, and the finished weight of each size of such products sold by him during April 1942.

(iii) Birdseye nursery products. (a) The following discounts are to be used

in determining base maximum prices from the "list" prices set forth in (b) below:

Type	Grey weight of 27" finished cloth	Discount
1	Yard 4.54	Percent 40
2	5.77	52
3	5.25	46

(b) The base maximum prices for birdseye cloth and hemmed birdseye diapers of types 1, 2 and 3 shall be the

following "list" prices less the discounts set forth in (a) above:

*Birdseye cloth*

Width:	List price, per 10-yard piece
18"	\$1.45
20"	1.55
22"	1.70
24"	1.80
27"	1.95
30"	2.15
36"	2.50

*Hemmed Birdseye Diapers*

Size:	List price, per doz.
18" x 18"	\$1.15
20" x 20"	1.35
22" x 22"	1.55
24" x 24"	1.70
27" x 27"	2.05
30" x 30"	2.45
36" x 36"	3.35
18" x 36"	1.95
20" x 40"	2.30
22" x 44"	2.65
24" x 48"	3.02
27" x 54"	3.75

(c) For birdseye cloth of weights other than those listed in (a) above, and for hemmed diapers made from such cloth, the base maximum price shall be a price in line with<sup>18</sup> the base maximum prices determined from (a) and (b) above.

(d) For birdseye diapers made and sold by the manufacturer thereof other than the weaver of the cloth to a person other than a Federal, state, county, or municipal government agency, a mail-order house, chain store, wholesaler, or jobber, the maximum price shall be the base maximum price divided by 0.92.

(iv) *Flannelette diapers.* (a) The base maximum prices for flannelette diapers of the following specifications shall be:

Size	Finished weight of bleached flannel of same width as diaper (yds. per lb.)	Per dozen
27" x 27"	5.50	\$1.175
	6.00	1.115
	6.50	1.07
	7.00	1.03
30" x 30"	4.65	1.42
	5.40	1.35
	5.85	1.29
	6.30	1.245

(b) For flannelette diapers of specifications other than those set forth in (a) above, the base maximum price shall be a price in line with<sup>19</sup> the base maximum prices set forth in (a) above.

(c) For flannelette diapers made and sold by the manufacturer thereof other than the weaver of the cloth to a person other than a Federal, state, county, or municipal government agency, a mail-order house, chain store, wholesaler, or jobber, the maximum price shall be the base maximum price divided by 0.92.

(15) *Wide laundry cover cloth.* (i) The maximum prices for wide laundry cover cloth shall be subject to terms of

2 per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days.

(ii) The base maximum prices for clean laundry cover cloth made with single-yarn warp and filling, weighing 17 to 19 ounces per yard on a 90" basis, and having a total thread count per square inch of 110 to 120 shall be:

Width:	Cents per yard
72"	40 $\frac{3}{4}$
81"	45 $\frac{3}{4}$
90"	51

(iii) For seconds and short lengths of wide laundry cover cloth the maximum price shall be 5 per cent less than the base maximum price.

(16) *Paper-makers dryer felts.* (i) The maximum prices for paper-makers dryer felts made entirely of clean cotton for use in paper manufacture shall be:

	Cents per pound
Double construction (requiring four harnesses)	59 $\frac{1}{2}$
Single construction (requiring two harnesses)	53 $\frac{1}{2}$

(ii) The above maximum prices are subject to terms of 2 per cent 10 days, net 60 days, f. o. b. mill, actual freight to destination (not to exceed \$1.00 per cwt.) allowed.

(17) *Bleached cheesecloth and bunting.* (i) The maximum prices for bleached cheesecloth and bunting are subject to terms of two per cent 10 days, 60 extra, with anticipation at 6 per cent per annum where payment is made after 9 days.

(ii) The base maximum prices for bleached cheesecloth and bunting in bolts of 50 to 100 yards, put up in flatfold, doublefold, bookfold, handifold, or nufold, shall be:

Type of cloth	Construction	Sales to wholesalers, jobbers, mail-order houses, and chain stores <sup>1</sup>	Sales to retailers (other than mail-order houses and chain stores)	
			9,000 yds. and over	Under 9,000 yards
Bleached cheesecloth	36" 20 x 12	Cts. per yd. 3	Cts. per yd. 3 $\frac{3}{4}$	Cts. per yd. 3 $\frac{1}{4}$
	36" 20 x 16	3 $\frac{1}{4}$	3 $\frac{3}{8}$	4 $\frac{1}{4}$
	36" 22 x 18	3 $\frac{3}{8}$	4 $\frac{1}{8}$	4 $\frac{3}{4}$
	36" 24 x 20	4 $\frac{1}{8}$	4 $\frac{5}{8}$	5 $\frac{1}{4}$
	36" 28 x 24	4 $\frac{5}{8}$	5 $\frac{1}{4}$	5 $\frac{1}{2}$
	36" 32 x 28	5 $\frac{1}{4}$	6 $\frac{1}{8}$	6 $\frac{3}{4}$
	36" 36 x 32	6 $\frac{1}{8}$	6 $\frac{3}{4}$	7 $\frac{1}{2}$
	36" 40 x 36	7 $\frac{1}{2}$	8 $\frac{1}{2}$	9 $\frac{3}{8}$
	36" 44 x 40	8	9	10
	36" 48 x 44	8 $\frac{3}{4}$	9 $\frac{7}{8}$	10 $\frac{7}{8}$
	36" 60 x 48	9 $\frac{3}{4}$	11 $\frac{1}{8}$	12 $\frac{1}{4}$
	36" 72 x 60	10 $\frac{3}{8}$	12 $\frac{3}{8}$	13 $\frac{3}{8}$
	25" 40 x 32	5 $\frac{1}{4}$	5 $\frac{3}{4}$	6 $\frac{1}{2}$
	Bunting	25" 40 x 32, colored	6 $\frac{1}{2}$	7 $\frac{3}{4}$
36" 36 x 32, colored		7 $\frac{3}{8}$	8 $\frac{1}{2}$	9 $\frac{3}{8}$
25" 40 x 32, tricolored		9 $\frac{1}{8}$	10 $\frac{1}{2}$	11 $\frac{3}{8}$

<sup>1</sup> Where, in connection with sales to mail-order houses and chain stores, shipment is made to points other than one of the purchaser's warehouse points, an additional charge of  $\frac{1}{4}$  cent per yard may be made.

(iii) In addition to the base maximum prices for bleached cheesecloth and bunting the following premiums for special put-up may be charged:

Packages (yards)	Paper banded only	Boxed or fully paper-wrapped
	Cents per package	Cents per package
Up to 2 $\frac{1}{2}$	1 $\frac{1}{8}$	1 $\frac{3}{4}$
Over 2 $\frac{1}{2}$ to 4 $\frac{1}{2}$	1 $\frac{3}{8}$	2
5 to 7	1 $\frac{1}{2}$	1 $\frac{3}{4}$
7 $\frac{1}{2}$ to 10 $\frac{1}{2}$	1 $\frac{3}{4}$	2

(18) *Miscellaneous special products.*

Reference No.	Description	Producer	Maximum price
1	Waffle cloth, 50" 48" x 48", 1.65.	Manville Jenckes Corporation.	42 $\frac{3}{4}$ cents per yd.
2	"Victory Bagging"	Swift Manufacturing Company.	Maximum price for the constituent grey osnaburgs, plus 1 cent per yd.

(19) *Yarn-dyed slack suitings.* (i) The maximum prices set forth in (a) through (g) of (ii) below are subject to terms of 2 per cent 10 days, 60 extra, with anticipation at 6 per cent per annum allowed where payment is made after 9 days. The maximum prices set

forth in (h) through (j) of (ii) below are subject to terms of net 60 days.

(ii) The following maximum prices are established for yarn-dyed slack suitings of the same specifications as those sold or offered for sale by the sellers listed below during April 1942.

<sup>18</sup> For definition of "in line with," see footnote 5 above.

<sup>19</sup> For definition of "in line with," see footnote 5 above.

On or before June 30, 1942 the sellers listed below shall file with the Office of Price Administration a detailed statement of the construction of each of their slack suitings described below.

Seller	Reference No.	Description	Maximum price
(a) Cone Export & Commission Company.	1	36" Rutherford, Sanforized.....	21 1/2
	2	36" Bayou, Sanforized.....	20 3/4
	3	36" Rompaway, Sanforized.....	22 3/4
	4	36" Cliffside, Sanforized.....	24 1/4
	5	36" C. H. S. Regular Finish.....	18 1/2
	6	38/9" Style S Regular Finish.....	18 3/4
	7	36" G. L. A. Regular Finish.....	16 1/4
	8	36" Style G Regular Finish.....	16 1/4
(b) Eagle & Phenix Mills.....	1	36" Multicolor Sanforized.....	21 3/4
	2	36" Red Pine Sanforized.....	21 1/4
	3	36" Tweedburn Sanforized (Plains and Stripes).....	25 3/4
	4	36" Tweedburn Sanforized (Checks and Plaids).....	26 3/4
	5	36" Tweedburn Regular Finish (Plains and Stripes).....	23
	6	36" Tweedburn Regular Finish (Checks and Plaids).....	24
(c) Iselin-Jefferson Co.....	1	36" Range 4842 Regular Finish.....	18 1/4
	2	36" Belle Vue Regular Finish.....	19 1/2
(d) Southeastern Cottons, Inc.....	3	38" Belle Vue Regular Finish.....	15 1/4
	1	36" Colorcord, Sanforized.....	22 1/4
	2	36" Searsucker, 5200-S Sanforized.....	22 3/4
(e) Swift Manufacturing Co.....	3	36" Searsucker 5200-S Regular Finish.....	19 3/4
	4	36" HP2 Plains, Sanforized.....	21 1/4
	5	36" HP2 Stripes, Sanforized.....	22 1/4
	6	36" HP11 Plains, Sanforized.....	19 1/2
	7	36" HP12 Plains, Sanforized.....	19 1/2
	8	36" HP14 Plains, Sanforized.....	18 1/2
	9	36" HP15 Plains, Sanforized.....	27 1/2
	10	36" HP16 Plains, Sanforized.....	25 1/2
	11	36" HP17 Plains, Sanforized.....	21
	1	36" Swiftly Sanforized.....	30 3/4
	(f) Turner-Halsey Co.....	1	36" Stonetex, Sanforized.....
2		36" Pageant, Sanforized.....	21
3		36" Pageant Regular Finish.....	18
(g) J. W. Valentine Co., Inc.....	1	35 1/2/36" 2072 Range Sanforized.....	29
	2	36" 2074 Range Sanforized.....	25 1/2
	3	36" 2126 Range Sanforized.....	34
(h) William Degener Co.....	1	38" Royal Diamond #1 Regular Finish.....	23 1/2
	2	38" Royal Diamond #2.....	25 1/2
	3	38" Royal Diamond #3.....	26
	4	38" Royal Diamond #4.....	27 1/4
	5	38" Royal Diamond #5.....	28 1/4
	6	38" Royal Diamond #6.....	28 1/4
	7	38" Royal Diamond #7.....	28
	8	38" Royal Diamond #8.....	30
	9	38" Royal Diamond #9.....	30 1/4
	10	38" Royal Diamond #10.....	28
	11	38" Royal Diamond #11.....	26 1/4
	12	38" Royal Diamond #12.....	30 1/4
	13	38" Royal Diamond #13.....	30 1/4
	14	38" Royal Diamond #14.....	24 1/4
(i) Mooresville Cotton Mills.....	1	36" #9150 Sanforized.....	38 3/4
	2	36" #9160 Sanforized.....	38 3/4
	3	36" #9165 Sanforized.....	38 3/4
	4	36" #9045 Sanforized.....	30
(j) Riverside & Dan River Cotton Mills, Inc.	1	38/9" Range #31 Regular Wet Finish.....	31 1/4
	2	38/9" Range #50 Regular Wet Finish.....	42 3/4
	3	38/9" Range #302 Regular Wet Finish.....	35 3/4
	4	38/9" Range #800 Regular Wet Finish.....	28 3/4

§ 1400.117 Effective dates of amendments. \* \* \*

(d) Amendment No. 4 shall become effective as follows: on June 15, 1942, insofar as it amends §§ 1400.101 (d), 1400.106, 1400.115 (a) (5) (i), (ii) (a), (j) and (k) and (iii), § 1400.118 (a) (2), (d), (d) (8) (vii) (f), and (9) through (19); and as of May 25, 1942 insofar as it amends §§ 1400.101 (e), 1400.118 (d) (2) (iv), (8) (viii) (d), and (8) (xii) (c).

(Pub. Law 421, 77th Cong.)

Issued this 9th day of June 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-5415; Filed, June 9, 1942; 5:12 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Amendment 4 to Supplementary Regulation 1<sup>1</sup> to General Maximum Price Regulation]

LUMBER SALES IN THE TERRITORY OF ALASKA

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.

A new subparagraph (23) is added to § 1499.26 (a) as set forth below:

§ 1499.26 *Exceptions for certain commodities, certain sales and deliveries and certain services.* (a) General Maximum Price Regulation shall not apply to any

<sup>1</sup> 7 F.R. 3158, 3488, 3892, 4183.

sale or delivery of the following commodities: \* \* \*

(23) Lumber produced in the territory of Alaska, and delivered to the purchaser on or before August 10, 1942.

(e) *Effective dates.* \* \* \*

(5) Amendment No. 4 (§ 1499.26 (a) (23)) to Supplementary Regulation No. 1 shall become effective June 10, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 9th day of June 1942.

LEON HENDERSON,  
Administrator.

[F. R. Doc. 42-5420; Filed, June 9, 1942; 5:15 p. m.]

PART 1499—COMMODITIES AND SERVICES

[Amendment 2 to Supplementary Regulation 4—General Maximum Price Regulation]

EXCEPTIONS IN SALES TO WAR PROCUREMENT AGENCIES

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

A new subparagraph (15) is added to paragraph (a) in § 1499.29, as set forth below:

§ 1499.29 *Exceptions for sales and deliveries to the United States or any agency thereof of certain commodities and in certain transactions and for certain other commodities.* (a) Prior to January 1, 1943, General Maximum Price Regulation shall not apply to sales or deliveries of the following commodities or in the following transactions:

(15) Sales or deliveries to any war procurement agency of the United States Government, which includes the War Department, the Department of the Navy, the United States Maritime Commission, and the Lend-Lease Section in the Procurement Division of the Treasury Department, or any agency of any of the foregoing, of the following commodities:

(i) The following Ski Troop equipment: carabins, ice axes, pitons, ski bindings, ski poles, ski wax, mountain and ski goggles;

(ii) Mountain and ski stoves (gasoline, one burner);

(iii) Field ranges, model-1937 (Quartermaster Corps); spare parts therefor, Class A; accessories therefor, parts 222, 223, 224, 225, 226, 227, 228, 229, 230, as listed in Instructions for Operation and Care of Gasoline Field Range, model-1937 (Quartermaster Corps).

<sup>1</sup> 7 F.R. 3724, 3942.

- (iv) Canteens, canteen cups, and meat cans, model M-1942 (Quartermaster Corps);
- (v) Helmet liners, model M-1 (Quartermaster Corps);
- (vi) Wire cutters, model M-1938 (Quartermaster Corps);
- (vii) Identification tags, model M-1940 (Quartermaster Corps);
- (viii) Metal insignia, cap and collar (for enlisted men);
- (ix) Paratroop knives;
- (x) United States Army field rations C, D, and K.

(d) \* \* \*  
 (3) Amendment No. 2 (§ 1499.29 (a) (15)), to Supplementary Regulation No. 4 (§ 1499.29) shall become effective June 10, 1942. (Pub. Law 421, 77th Cong.)

Issued this 9th day of June 1942.

LEON HENDERSON,  
 Administrator.

[F. R. Doc. 42-5418; Filed, June 9, 1942; 5:14 p. m.]

**PART 1499—COMMODITIES AND SERVICES**

[Maximum Prices Authorized Under § 1499.3 (b) of the General Maximum Price Regulation—Order No. 9]

**AMERICAN ALLSAFE CO., APPROVAL OF METHOD OF DETERMINING MAXIMUM PRICE**

American Allsafe Company, Incorporated made application for an authorization to determine a maximum price of its new sponge sweat bands pursuant to § 1499.3 (b) of the General Maximum Price Regulation on May 16, 1942. Due consideration has been given to the application and it appears that the new sponge sweat band cannot be priced by the seller under § 1499.2 of the General Maximum Price Regulation. For the reasons set forth in the opinion in support of this Order, which has been issued simultaneously herewith and has been filed with the Division of the Federal Register, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 and in accordance with Procedural Regulation No. 1<sup>2</sup> and § 1499.3 (b) of the General Maximum Price Regulation, issued by the Office of Price Administration, it is hereby ordered:

§ 1499.44 *Approval of method of determining maximum price for new sponge sweat band for American Allsafe Company, Inc.* (a) On and after June 10, 1942, American Allsafe Company, Inc. may determine the maximum selling price for its sponge sweat band in the following manner:

To the maximum selling price at which the old type of sponge sweat bands was delivered in March 1942 to each class of purchaser, may be added 53 per cent of the increase in the direct cost of the manufacture of the new sponge sweat band over the old, based upon the March 1942, direct costs of manufacturing both the new and old types.

<sup>1</sup> 7 F.R. 3153, 3330, 3666, 3990, 3991.  
<sup>2</sup> 7 F.R. 971, 3663.

(b) Within ten days after the maximum selling price shall have been determined as herein provided, the American Allsafe Company, Inc. shall report the selling price for each class of customers under oath or affirmation to the Office of Price Administration at Washington, D. C.

(c) The maximum selling prices as determined pursuant to paragraph (a) shall be subject to an adjustment at any time by the Office of Price Administration.

(d) This Order No. 9 may be revoked or amended by the Office of Price Administration at any time.

(e) This Order No. 9 (§ 1499.44) shall become effective June 10, 1942. (Pub. Law 421, 77th Cong.)

Issued this 9th day of June 1942.

LEON HENDERSON,  
 Administrator.

[F. R. Doc. 42-5416; Filed, June 9, 1942; 5:13 p. m.]

**TITLE 49—TRANSPORTATION AND RAILROADS**

**Chapter I—Interstate Commerce Commission**

**PART 1—RULES OF PRACTICE**

**FREE COPIES OF TRANSCRIPTS OF TESTIMONY; RESCISSION OF RULE**

At a General Session of the Interstate Commerce Commission, held at its office in Washington, D. C., on the 8th day of June, A. D. 1942.

Section 17 of the Interstate Commerce Act, as amended, being under consideration:

*It is ordered, That § 1.16 Transcript of testimony (Rule XVI of the Rules of Practice before the Commission, revised to April 1, 1936), be, and it is hereby, rescinded, effective July 1, 1942.*

By the Commission.

[SEAL] W. P. BARTEL,  
 Secretary.

[F. R. Doc. 42-5432; Filed, June 10, 1942; 11:54 a. m.]

**Notices**

**DEPARTMENT OF LABOR.**

**Wage and Hour Division.**

**SPECIAL CERTIFICATES FOR EMPLOYMENT OF LEARNERS**

Notice of issuance of Special Certificates for the employment of learners under the Fair Labor Standards Act of 1938.

Notice is hereby given that Special Certificates authorizing the employment of learners at hourly wages lower than the minimum wage rate applicable under section 6 of the Act are issued under section 14 thereof, Part 522 of the Regulations issued thereunder (August 16, 1940, 5 F.R. 2862) and the Determination and Order or Regulation listed below

and published in the FEDERAL REGISTER as here stated.

Apparel Learner Regulations, September 7, 1940 (5 F.R. 3591).

Men's Single Pants, Shirts and Allied Garments and Women's Apparel Industries, September 23, 1941 (6 F.R. 4839).

Artificial Flowers and Feathers Learner Regulations, October 24, 1940 (5 F.R. 4203).

Glove Findings and Determination of February 20, 1940, as amended by Administrative Order of September 20, 1940 (5 F.R. 3748).

Hosiery Learner Regulations, September 4, 1940 (5 F.R. 3530).

Independent Telephone Learner Regulations, September 27, 1940 (5 F.R. 3829).

Knitted Wear Learner Regulations, October 10, 1940 (5 F.R. 3982).

Millinery Learner Regulations, Custom Made and Popular Priced, August 29, 1940 (5 F.R. 3392, 3393).

Textile Learner Regulations, May 16, 1941 (6 F.R. 2446).

Woolen Learner Regulations, October 30, 1940 (5 F.R. 4302).

Notice of Amended Order for the Employment of Learners in the Cigar Manufacturing Industry, July 29, 1941 (6 F.R. 3753).

The employment of learners under these Certificates is limited to the terms and conditions as to the occupations, learning periods, minimum wage rates, et cetera, specified in the Determination and Order or Regulation for the industry designated above and indicated opposite the employer's name. These Certificates become effective June 11, 1942. The Certificates may be cancelled in the manner provided in the Regulations and as indicated in the Certificates. Any person aggrieved by the issuance of any of these Certificates may seek a review or reconsideration thereof.

NAME AND ADDRESS OF FIRM, INDUSTRY, PRODUCT, NUMBER OF LEARNERS AND EXPIRATION DATE

*Apparel*

Greenville Neckwear Co., 9 Wilkinson Ave., Jersey City, New Jersey; Men's & boys' neckwear; 4 learners (T); June 11, 1943.

Jay-Gee Mfg. Co., 217 South 5th St., Perkaskie, Pennsylvania; Children's, misses' & ladies' sportswear, beach wear and play wear; 5 learners (T); June 11, 1943.

*Single Pants, Shirts and Allied Garments and Women's Apparel*

Chic Mfg. Co., 1001 South Adams St., Peoria, Illinois; Cotton wash dresses; 23 learners (E); December 11, 1942.

Girard Shirt Co., 233 Market St., Philadelphia, Pennsylvania; Mfg. ladies' shirtwaists, men's sportshirts, ladies' & men's sportshirts; 4 learners (T); June 11, 1943.

G. H. Hess, Inc., 211 W. Main St., Louisville, Ohio; Ladies' cotton frocks & maids' uniforms; 10 learners (E); December 11, 1942.

Ira Sportswear Co., 80 Kingston St., Boston, Massachusetts; Blouses, slacks, playsuits; 10 percent (T); June 11, 1943.

A. Kramer & Sons, 321 Market St., Philadelphia, Pennsylvania; Men's single pants & boys' longies; 10 learners (T); June 11, 1943.

S. Liebovitz & Sons, Inc., Strausstown, Pennsylvania; Shirts; 10 percent (T); June 11, 1943.

The Manhattan Shirt Co., 120 Dudley St., Americus, Georgia; Dress shirts; 10 percent (T); June 11, 1943.

Mt. Ephraim Mfg. Co., 1000 South 12th St., Philadelphia, Pennsylvania; Aprons, slacks; 10 learners (T); June 11, 1943.

Pillow Mfg. Co., Pillow, Pennsylvania; Boys' dress shirts; 12 learners (E); December 11, 1942.

Randles Mfg. Co., Caroline St., Ogdensburg, New York; Industrial & nurses' uniforms; 10 learners (T); June 11, 1943.

#### Artificial Flowers and Feathers

Joseph Markovits, Inc., 2050-52-54 Third Ave., New York, New York; Artificial flowers & feathers; 12 learners (T); July 20, 1942. (This certificate effective June 8, 1942.)

#### Textile

J. C. Sanders Cotton Mills, Inc., Conception St. Road & Craft Hiway, Mobile, Alabama; Cotton textile; 3 percent (T); June 11, 1943.

Signed at New York, N. Y., this 9th day of June 1942.

PAULINE C. GILBERT,  
Authorized Representative  
of the Administrator.

[F. R. Doc. 42-5423; Filed, June 10, 1942;  
10:34 a. m.]

#### FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 6216]

WESTCHESTER BROADCASTING CORP.  
(WFAS)

#### ORDER AMENDING ISSUES IN APPLICATION

In re Application of Westchester Broadcasting Corporation (WFAS), White Plains, New York.

*It is ordered*, On the Commission's own motion, on this 27th day of May 1942, that the issues heretofore released on the application in Docket No. 6216, be, and they are hereby, amended to read as follows:

1. To determine the character of the program service which Station WFAS would render, operating as proposed.
2. To determine the areas and populations which would receive primary service from Station WFAS operating as proposed and the broadcast services available to these areas and populations.
3. To determine whether the granting of this application would tend toward a fair, efficient, and equitable distribution of radio service as contemplated by section 307 (b) of the Communications Act of 1934, as amended.
4. To determine whether the granting of this application would be consistent with the policy announced by the Com-

mission in its Memorandum Opinion dated April 27, 1942.

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

*It is further ordered*, That the present hearing date on the above-entitled application, namely June 23, 1942, be, and it is hereby retained.

By the Commission.

[SEAL]

T. J. SLOWIE,  
Secretary.

[F. R. Doc. 42-5426; Filed, June 10, 1942;  
11:04 a. m.]

#### FEDERAL POWER COMMISSION.

[Docket No. IT-5779]

PORTLAND GENERAL ELECTRIC COMPANY

ORDER POSTPONING HEARING

JUNE 9, 1942.

It appearing to the Commission that: Good cause has been shown for the postponement of the hearing in the above-entitled matter;

The Commission orders that: The hearing in the above-entitled matter heretofore set for June 15, 1942, be and it is hereby postponed to July 6, 1942, at 9:45 a. m. (P. W. T.) in the Circuit Court Room 704, New Courthouse Building, Portland, Oregon.

By the Commission.

[SEAL]

LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 42-5421; Filed, June 10, 1942;  
9:10 a. m.]

[Docket Nos. IT-5696, IT-5697, IT-5698]

ALUMINUM COMPANY OF AMERICA AND  
CAROLINA ALUMINUM COMPANY

ORDER GRANTING REQUEST FOR ORAL ARGUMENT AND FIXING DATE

JUNE 9, 1942.

Upon consideration of the request made by the respondents at the close of the hearings in these proceedings, which request was renewed in petitions filed by the respondents on December 12, 1941, and thereafter supplemented by a letter from counsel for the respondents dated June 2, 1942, and received by the Commission on June 4, 1942, for oral argument before the full Commission on the issues in these proceedings;

The Commission orders that: Oral argument be heard by the Commission *en banc* at 9:45 a. m., (E. W. T.), on August 14, 1942, in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue N. W., Washington, D. C., on the issues now pending before the Commission in these proceedings.

By the Commission.

[SEAL]

LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 42-5422; Filed, June 10, 1942;  
9:10 a. m.]

#### INTERSTATE COMMERCE COMMISSION.

[Ex Parte No. MC-20]

TRUNK LINE TERRITORY MOTOR CARRIER RATES

EFFECTIVENESS OF ORDERS SUSPENDED IN PART

At a session of the Interstate Commerce Commission, Division 2, held at its office in Washington, D. C., on the 5th day of June, A. D. 1942.

Upon consideration of the record in the above-entitled proceeding and of the responses to the order entered therein March 26, 1942, and of the replies to those responses, and good cause therefor appearing:

*It is ordered*, That the effectiveness of the orders heretofore entered in the proceeding be suspended, effective July 1, 1942, until November 2, 1942, to the extent minimum class and commodity rates, charges, classifications, rules, and regulations are prescribed therein.

*It is further ordered*, That this order shall not be construed as setting aside the findings previously made in the proceeding respecting the minimum class and commodity rates, charges, classifications, rules, and regulations which should be maintained by respondents and such findings shall be given consideration in the disposition of protests to new schedules filed by motor carriers during the period the effectiveness of the minimum rate orders is suspended.

*And it is further ordered*, That a copy of this order be sent to all counsel in the proceeding and that notice of this order be given to all other interested parties and to the general public by publishing it in the FEDERAL REGISTER, and by depositing copies thereof in the office of the Secretary of the Commission in Washington, D. C.

By the Commission, division 2.

[SEAL]

W. P. BARTEL,  
Secretary.

[F. R. Doc. 42-5433; Filed, June 10, 1942;  
11:54 a. m.]

[Ex Parte No. MC-21]

CENTRAL TERRITORY MOTOR CARRIER RATES

EFFECTIVENESS OF ORDERS SUSPENDED IN PART

At a Session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 5th day of June, A. D. 1942.

Upon consideration of the record in the above-entitled proceeding and of the responses to the order entered therein March 26, 1942, and of the replies to those responses, and good cause therefor appearing:

*It is ordered*, That the effectiveness of the orders heretofore entered in the proceeding be suspended, effective July 1, 1942, until November 2, 1942, to the extent minimum class and commodity rates, charges, classifications, rules and regulations are prescribed therein.

*It is further ordered,* That this order shall not be construed as setting aside the findings previously made in the proceeding respecting the minimum class and commodity rates, charges, classifications, rules, and regulations which should be maintained by respondents and such findings shall be given consideration in the disposition of protests to new schedules filed by motor carriers during the period the effectiveness of the minimum rate orders is suspended.

*And it is further ordered,* That a copy of this order be sent to all counsel in the proceeding and that notice of this order be given to all other interested parties and to the general public by publishing it in the FEDERAL REGISTER, and by depositing copies thereof in the office of the Secretary of the Commission in Washington, D. C.

By the Commission, division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 42-5434; Filed, June 10, 1942;  
11:54 a. m.]

[Ex Parte No. MC-22]

NEW ENGLAND MOTOR CARRIER RATES  
EFFECTIVENESS OF ORDERS SUSPENDED IN  
PART

At a Session of the Interstate Commerce Commission, Division 2, held at its office in Washington, D. C., on the 5th day of June, A. D. 1942.

Upon consideration of the record in the above-entitled proceeding and of the responses to the order entered therein March 26, 1942, and of the reply to those responses, and good cause therefor appearing:

*It is ordered,* That the effectiveness of the orders heretofore entered in the proceeding be suspended, effective July 1, 1942, until November 2, 1942, to the extent minimum class and commodity

rates, charges, classifications, rules, and regulations are prescribed therein.

*It is further ordered,* That this order shall not be construed as setting aside the findings previously made in the proceeding respecting the minimum class and commodity rates, charges, classifications, rules, and regulations which should be maintained by respondents and such findings shall be given consideration in the disposition of protests to new schedules filed by motor carriers during the period the effectiveness of the minimum rate orders is suspended.

*And it is further ordered,* That a copy of this order be sent to all counsel in the proceeding and that notice of this order be given to all other interested parties and to the general public by publishing it in the FEDERAL REGISTER, and by depositing copies thereof in the office of the Secretary of the Commission in Washington, D. C.

By the Commission, division 2.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 42-5435; Filed, June 10, 1942;  
11:55 a. m.]

[Ex Parte No. MC-23]

MIDWESTERN MOTOR CARRIER RATES  
EFFECTIVENESS OF ORDERS SUSPENDED IN  
PART

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington D. C., on the 5th day of June, A. D. 1942.

Upon consideration of the record in the above-entitled proceeding and of the responses to the order entered therein March 26, 1942, and of the replies to those responses, and good cause therefor appearing:

*It is ordered,* That the effectiveness of the orders heretofore entered in the proceeding be suspended, effective July 1, 1942, until November 2, 1942, to the

extent minimum class and commodity rates, charges, classifications, rules, and regulations are prescribed therein.

*It is further ordered,* That this order shall not be construed as setting aside the findings previously made in the proceeding respecting the minimum class and commodity rates, charges, classifications, rules, and regulations which should be maintained by respondents and such findings shall be given consideration in the disposition of protests to new schedules filed by motor carriers during the period the effectiveness of the minimum rate orders is suspended.

*And it is further ordered,* That a copy of this order be sent to all counsel in the proceeding and that notice of this order be given to all other interested parties and to the general public by publishing it in the FEDERAL REGISTER, and by depositing copies thereof in the office of the Secretary of the Commission in Washington, D. C.

By the Commission, division 3.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 42-5436; Filed, June 10, 1942;  
11:55 a. m.]

FREE COPIES OF TRANSCRIPTS OF TESTIMONY  
NOTICE OF RESCISSION OF RULE

JUNE 10, 1942.

On June 8, 1942, the Commission rescinded Rule XVI of the Rules of Practice before the Commission, which provides for the furnishing of free copies of transcripts of testimony in complaint and investigation and suspension proceedings, effective July 1, 1942. From that date no free copies of the transcript will be furnished to any party to any proceeding.

[SEAL] W. P. BARTEL,  
Secretary.

[F. R. Doc. 42-5431; Filed, June 10, 1942;  
11:54 a. m.]