

Washington, Wednesday, May 8, 1946

Regulations

TITLE 8—ALIENS AND NATIONALITY
Chapter I—Immigration and Naturalization Service

PART 110—PRIMARY INSPECTION AND DETENTION

DESIGNATION OF CHIEF MOUNTAIN AND
GOATHAUNT CAMP, MONTANA, AS CLASS A
PORTS OF ENTRY

APRIL 23, 1946.

Section 110.1, Title 8, Chapter I, Code of Federal Regulations is amended by inserting "Chief Mountain, Mont. (May-October)" between "Babb, Mont." and "Del Bonita, Mont." and by inserting "Goathaunt Camp, Mont. (May-October)" between "Del Bonita, Mont." and "Havre, Mont." in the list of Class A ports of entry in District No. 10.

This order shall become effective on the date of its publication in the FEDERAL REGISTER.

(Sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 166, sec. 37 (a), 54 Stat. 675; 8 U.S.C. 102, 222, 458; sec. 1, Reorg. Plan No. V (3 CFR, Cum. Supp., Ch. IV); 8 CFR, 1943 Supp., 90.1)

Ugo Carusi, Commissioner of Immigration and Naturalization.

Approved: May 3, 1946.

J. HOWARD McGRATH,
Acting Attorney General.

F. R. Doc. 46-7612; Filed, May 6, 1946; 2:51 p. m.]

PART 380—SPECIAL CERTIFICATE OF NATU-RALIZATION FOR RECOGNITION BY A FOR-EIGN STATE

ACTION ON APPLICATION

APRIL 19, 1946.

Section 380.2, Title 8, Chapter I, Code of Federal Regulations is amended to read as follows:

§ 380.2 Investigation; certificate; disposition. Investigation of an application on Form N-577 shall be conducted by a field officer to ascertain to the extent practicable whether:

(a) A record of the alleged naturalization exists:

(b) The applicant is the subject of such record;

(c) The applicant, if naturalized, has

not become expatriated;

(d) The applicant needs the certificate to obtain recognition as a citizen of the United States by a foreign State;

(e) The certificate, if issued, will be used only for such purpose.

The application shall be forwarded to the Commissioner with a report of the investigation and the recommendation of the investigating officer and the district director. If the naturalization is alleged to have occurred in another district, verification from the records there may be omitted from the investigation and the recommendation made subject to verification of the naturalization from records in the Central Office. If the Commissioner is satisfied that the applicant has the qualifications listed in this section, a special certificate of naturalization shall be issued on Form N-578. The certificate shall be furnished by the Commissioner only to the Secretary of State for transmission to the proper authority in the foreign state by which the applicant seeks to obtain recognition as a citizen of the United States.

The statement of authority given for the issuance of Part 380, Title 8, Chapter I, Code of Federal Regulations is changed to read as follows:

AUTHORITY: §§ 380.1 and 380.2 issued under sec. 327, 54 Stat. 1150, sec. 37 (a), 54 Stat. 675: 8 U.S.C. 727, 458; 8 CFR, 1943 Supp., 90.1; interprets and applies secs. 341 (c), 342 (b) (5), 54 Stat. 1161, 58 Stat. 755; 8 U.S.C. 741 (c), 742 (b) (5).

This order shall become effective on the date of its publication in the FEDERAL REGISTER.

> Ugo Carusi, Commissioner of Immigration and Naturalization.

Approved: May 3, 1946.

J. Howard McGrath, Acting Attorney General.

[F. R. Doc. 46-7611; Filed, May 6, 1946; 2:51 p. m.]

CONTENTS

REGULATIONS AND NOTICES

AGRICULTURE DEPARTMENT:	Page
Salaries and wages of dairy	
workers in Los Angeles,	5015
CalifALIEN PROPERTY CUSTODIAN:	3010
Vesting orders, etc.:	
Costs and expenses incurred	
in certain court actions:	
Illinois	5028
Michigan and Nebraska	5027
North Dakota, Wisconsin,	
Iowa and New York	5028
Miller, Carl, et al	5026
CIVILIAN PRODUCTION ADMINISTRA-	
Footwear (M-217, Suspen-	
Footwear (M-217, Suspension)	5019
Prefabricated structures, port-	
able (VHP 1, Int. 3)'_	5019
Priorities system operation (PR	
33, Sch. A; List 1 to Dir.	
8) (2 documents)	5019
Veterans' emergency housing program, use of HH rat-	
program, use of HH rat-	
ings for building board (PR 33, Dir. 10)	
(PR 33, Dir. 10)	5018
CUSTOMS BUREAU:	
Deconhil Shipping Co., registra-	
tion of house flag and fun-	5004
nel mark	5024
ECONOMIC STABILIZATION, OFFICE	
or: Support prices, subsidies:	
Green coffee, imports	5023
Sugar, purchase from Puerto	0020
Rico and Virgin Islands;	
ocean freight costs, ab-	
sorption, and handling	
charges	5024
FEDERAL POWER COMMISSION:	
Hearings, etc.:	
New York State Natural Gas	
Corp	5025
Pittsburgh & West Virginia	
Gas Co. and Kentucky	
West Virginia Gas Co	5024
Immigration and Naturalization Service:	
Naturalization, special certifi-	
cate for recognition by for-	
eign state; action on appli-	
cation	5013
Primary inspection and deten-	
tion; designation of Chief	

Mountain and Goathaunt

Camp, Mont., as Class A

ports of entry____

5013

5013



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A limited sales stock of the 1944 Supplement (3 books) is still available at \$3 a book.

CONTENTS-Continued

Interstate Commerce Commission: Box cars, unloading:	Page
Alice, Tex	5026
Ipswich and Roscoe, S. Dak Peas, reconsignment; Kansas	5025
City, Mo	5026
Potatoes, icing; LaCrosse, Fla	5025
NATIONAL HOUSING AGENCY:	
Delegations of authority; priori-	
ties assistance and authori-	
zation for construction for	
experimental or testing pur-	
poses	5015
OFFICE OF PRICE ADMINISTRATION:	
Adjustments and pricing orders:	
Artcraft Mfg. Co	5033
Borg-Warner Corp. (2 docu-	
ments) 5033,	5035
BRE Sanitary Seat Corp	5035
Busch & Gaertner	5034
Chrysler Corp	5031
Convertible Homes, Inc	5030
Decatur Iron and Steel Co	5034
Domestic Engine and Pump	
Co	5029
Estelle Lamp Shades	5032
Four Wheel Drive Auto Co-	5036
Gem Phono Mfg., Inc	5032

CONTENTS-Continued

CONTENTS—Continued		COMTEM15—Commuca
OFFICE OF PRICE ADMINISTRATION-	Page	TREASURY DEPARTMENT. See also
Continued.		Customs Bureau. Public moneys and official
Adjustments and pricing or-		checks of U. S. disbursing
ders—Continued.		
Hankscraft Co	5031	Officers
Hill, C. V., and Co., Inc.	5029	
Kent Products Co	5031	Good Conduct Medal
Milk Producers Equipment		Gratuity upon death, settlement
Co	5033	of arrears of pay
Murlin Mfg. Co	5031	WAR SHIPPING ADMINISTRATION:
Ranco, Inc	5034	Ship warrant:
United Gas & Electric Supply		Rates
Co	5031	Appeal
Victoria Sweets, Inc	5030	CODIFICATION GUIDE
Wilder Mfg. Co	5035	CODIFICATION GUIDE
Cotton yarns, processing:		A numerical list of the parts of the
Carded (MPR 33, Am. 10)	5023	of Federal Regulations affected by document
Combed (RPS 7, Am. 19)	5023	published in this issue. Documents co
Furniture, household (MPR 188,		in the Cumulative Supplement by unco tabulation only are not included withi
Am. 2 to Order 4800)	5036	purview of this list.
Lumber, Appalachian hardwood		•
(MPR 146, Am. 23)	5023	TITLE 8—ALIENS AND NATIONALITY:
Millwork, stock (RMPR 293, Am.		Chapter I—Immigration and
16)	5020	Naturalization Service:
Regional and district office or-		Part 110—Primary inspection
ders:		and detention
Building materials, hard:		Part 380—Special certificate
Greenwood, Miss., trade		of naturalization for rec-
area	5042	ognition by a foreign
Yazoo, Miss., trade area	5041	state
Community ceiling prices, lists		TITLE 10—ARMY: WAR DEPARTMENT:
of orders filed (6 docu-		Chapter III—Claims and Ac-
ments)	5044,	counts:
5045, 5046, 5048,	5049	Part 303—Gratuity upon
Dynamite, San Francisco re-		death
gion	5044	Chapter VII—Personnel:
Flameproof canvas tents, San		Part 708—Decorations, med-
Francisco region	5042	als, ribbons and similar
Machinery and equipment, in-		devices
dustrial; San Francisco		TITLE 24—HOUSING CREDIT:
region	5040	Chapter VII—National Housing
Mexican beer, imported; San		Agency:
Francisco region	5043	Part 705—Delegations of au-
Plumbing services and heating		thority
fixtures:		TITLE 29—LABOR:
Dade, Broward and Palm		Chapter IX—Department of
Beach Counties, Fla	5040	Agriculture (Agricultural
Tampa and Hillsborough		Labor):
County, Fla	5040	Part 1102—Salaries and
Screen doors, Ponderosa Pine_	5041	wages, California
Solid fuels, Aberdeen-Ho-		TITLE 30—MINERAL RESOURCES:
quiam, Wash., area	5043	Chapter VI—Solid Fuels Admin-
Ties, metal wall; Dallas		istration for War:
County, Tex	5042	Part 602—General orders and
Sand and gravel; Detroit, Mich.,		directives (4 documents)_
area	5036	TITLE 31-MONEY AND FINANCE:
Tools:		TREASURY:
Hand cutting (MPR 188, Or-		Chapter II—Fiscal Service, De-
der 4991)	5039	partment of the Treasury:
Mechanics hand service (MPR		Part 208—Public moneys and
188, Order 4990)	503 8	official checks of United
Wheat (2d Rev. MPR 487, Am.		States disbursing officers_
11)	5023	TITLE 32—NATIONAL DEFENSE:
SELECTIVE SERVICE SYSTEM:		Chapter IX—Civilian Produc-
Separation Board for Conscien-		tion Administration:
tious Objectors, appoint-		Part 944—Regulations appli-
ment of members	5018	cable to operations of pri-
SOLID FUELS ADMINISTRATION FOR		orities system (3 docu-
WAR:		ments)501
Bituminous coal:		Chapter XVIII—Office of Eco-
Bunkering of vessels, limited		nomic Stabilization:
availability:		Part 4003—Support prices;
Great Lakes	5016	subsidies (2 documents) -
Tidewater	5016	Manage 40 C
Deliveries by retail dealers,		TITLE 46—SHIPPING:
and commercial dock op-		Chapter III—War Shipping Ad-
erators at lake and tide-		ministration:
water		Part 341—Ship warrant rules
Receipt or confiscation, pro-		and regulations (2 docu-
hibition of	5016	ments)

CONTENTS—Continued

TREASURY DEPARTMENT. See also	Lage
Customs Bureau.	
Public moneys and official	
checks of U.S. disbursing	
officers	5016
WAR DEPARTMENT:	
Good Conduct Medal	5015
Gratuity upon death, settlement	
of arrears of pay	5015
WAR SHIPPING ADMINISTRATION:	
Ship warrant:	
Rates	5024
Appeal	5024
CODIFICATION CHIDE	

CODIFICATION GUIDE

numerical list of the parts of the Code deral Regulations affected by documents shed in this issue. Documents carried e Cumulative Supplement by uncodified lation only are not included within the lew of this list.

TITLE 8—ALIENS AND NATIONALITY:	Page
Chapter I-Immigration and	
Naturalization Service:	
Part 110—Primary inspection	
and detention	5013
Part 380—Special certificate	
of naturalization for rec-	
ognition by a foreign	
state	5013

state	
TITLE 10-ARMY: WAR DEPARTMENT:	
Chapter III-Claims and Ac-	
counts:	
Part 303—Gratuity upon	

death	5015
Chapter VII—Personnel:	
Part 708-Decorations, med-	
als, ribbons and similar	
devices	5015
TITLE 24—HOUSING CREDIT:	

Agency:	
Part 705—Delegations of au-	
thority	5015
TITLE 29—LABOR:	

TILE SO-	ADOR.		
Chapter	IX-De	epartment	of
Agric	ulture	(Agricult	ural
Labor	: (1		
Part 1	102—Sa	laries	and

5015

5016

5024

114800, 04111011141141
TITLE 30-MINERAL RESOURCES:
Chapter VI-Solid Fuels Admin-
istration for War:

P	art 602—Gene	eral o	rders and	
	directives	4 doc	uments)_	5016
ITLE	31-MONEY	AND	FINANCE:	

IREASURI.
Chapter II-Fiscal Service, De-
partment of the Treasury:
Don't 900 Dublic monore and

Part 208-Public moneys and
official checks of United
States disbursing officers_
00 M D

TITLE 32-1	NATIONAL DEFE	NSE:
Chapter	IX—Civilian	Produc
tion	Administratio	n:

art	9441	tegulatio	ns	appii-	
	cable to	operation	ons	of pri-	
		system			
	ments)			5018,	5019
		TT OM.			

Chapter	XVII	—Office	of	Eco-	
non	nic Sta	bilization	n:		
Part	4003-	Support	p	rices;	

20	_	documents)_	5023, 5024

TITLE 40-SH	IPPING:		
Chapter III	-War	Shipping	Ad.
ministr	ation:		
Port 341_	Shin	Worrant	rule

TITLE 10-ARMY: WAR DEPARTMENT

Chapter III-Claims and Accounts

PART 303—GRATUITY UPON DEATH
SETTLEMENT OF ARREARS OF PAY UPON DEATH

In revision of AR 35-1545, April 24, 1946, § 303.6 is retained without change; § 303.7 is rescinded and the following substituted therefor:

§ 303.7 Letters testamentary or letters of administration. When claim is filed by an executor or administrator of the estate, letters testamentary or letters of administration will accompany the claim for settlement of arrears of pay due deceased personnel. (41 Stat. 367, 42 Stat. 1385, 55 Stat. 796; 10 U.S.C. 546, 903)

[SEAL]

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

[F. R. Doc. 46-7591; Filed, May 6, 1946; 1:30 p. m.]

Chapter VII-Personnel

PART 708—DECORATIONS, MEDALS, RIBBONS AND SIMILAR DEVICES

GOOD CONDUCT MEDAL

Section 708.35 is rescinded as follows:

§ 708.35 Forfeiture. [Rescinded]

(E.O. 8809, as amended by E.O. 9323) [AR 600-68, 4 May 1943, as amended by W.D. Cir. 118, 24 April 1946]

[SEAL]

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

[F. R. Doc. 46-7592; Filed, May 6, 1946; 1:30 p. m.]

TITLE 24—HOUSING CREDIT

Chapter VII—National Housing Agency
[NHA Gen. Order 21-34]

PART 705-DELEGATIONS OF AUTHORITY

PRIORITIES ASSISTANCE AND AUTHORIZATION
FOR CONSTRUCTION OF HOUSES FOR EXPERIMENTAL OR TESTING PURPOSES

Sec.

705.11 Purpose.

705.12 Priorities assistance and authorization for construction of houses for experimental or testing purposes.

AUTHORITY: \$\$ 705.11 and 705.12, issued under 55 Stat. 838, 50 U.S.C. App., Sup., 601; E.O. 9070, 3 CFR, Cum. Supp.; E.O. 9638, 10 F.R. 12591; 54 Stat. 676 as amended, 50 U.S.C. App., Sup., 1152; Veterans' Housing Program Order 1, 11 F.R. 3596; CPA Priorities Regulation 33 as amended, 11 F.R. 4085; CPA Directive 42 as amended, 11 F.R. 3355.

§ 705.11 Purpose. (a) Delegations to the National Housing Agency by § 903.155 of Title 32, Chapter IX (CPA Directive 42) include the authority to approve applications under § 944.54 of Title 32, Chapter IX (CPA Priorities Regulation 33) for housing accommodations covered by § 944.54 even though the applications fail in some respect to satisfy the requirements of § 944.54. It is the purpose of § 705.11 and 705.12 to authorize, under those delegations, the Director or Acting Director of the Technical Research

Branch of the Office of the Administrator to approve applications for authorization and priorities assistance for the construction of houses for experimental or testing purposes as provided in §§ 705.11 and 705.12.

§ 705.12 Priorities assistance and authorization for construction of houses for experimental or testing purposes. Applications for authorization under Veterans' Housing Program Order 1 or for priorities assistance under § 944.54 (CPA Priorities Regulation 33), or both, may be made to the Director or Acting Director of the Technical Research Branch of the Office of the Administrator by a person who applies to construct or erect for experimental or testing purposes any housing accommodations otherwise covered by § 944.54 (CPA Priorities Regulation 33). The Director or Acting Director of the Technical Research Branch shall consider the essentiality of the proposed work and the materials to be used in relation to the Veterans' Emergency Housing Program. If he determines the proposed work to be essential and the application otherwise qualifies, he shall approve the application subject to the provisions of § 944.54 (CPA Priorities Regulation 33), except that paragraphs (g), (h) and(i) of that section shall not be applicable unless the accommodations constructed or erected are sold or rented for housing purposes.

(b) With respect to such housing accommodations for experimental or testing purposes, the Director or Acting Director of the Technical Research Branch of the Office of the Administrator is hereby authorized to exercise all of the powers and duties delegated to the National Housing Agency by § 903.155 (CPA Direc-

tive 42).

This general order shall be effective immediately.

[SEAL]

WILSON W. WYATT,
Administrator.

[F. R. Doc. 46-7630; Filed, May 7, 1946; 11:15 a.m.]

TITLE 29-LABOR

Chapter IX—Department of Agriculture (Agricultural Labor)

[Supp. 20, Amdt. 1]

PART 1102—SALARIES AND WAGES OF AGRI-CULTURAL LABOR IN THE STATE OF CALI-FORNIA

WORKERS IN DAIRYING IN CERTAIN PORTIONS OF THE LOS ANGELES METROPOLITAN MILK SHED, CALIFORNIA

Supplement 20 (9 F.R. 7377) is amended as follows:

- 1. By striking out the figure "\$40" in paragraph (b) (1) and inserting in lieu thereof the figure "\$45."
 - 2. Paragraph (c) shall read:
- (c) Wage rates: Maximum rates for dairy workers—(1) Milkers—(i) Machine. Base pay per string per month \$220, plus bonus per month of 15¢ for each daily average pound of milk drawn in excess of the base poundage of 1900 pounds.

- (ii) Hand. Base pay per string per month \$220, plus bonus per month of 30¢ for each daily average pound of milk drawn in excess of the following base poundage:
 - (a) 1000 pounds—Holstein strings.
- (b) 900 pounds-Mixed strings.
- (c) 800 pounds—Jersey and Guernsey strings.

(iii) For machine milking of long strings the maximum additional payment shall be the bonus per month of 15¢ for each pound drawn in excess of the base poundage, or \$4 per month for each cow in excess of 60 cows (or 52 cows on certified dairies), whichever is greater.

(iv) For hand milking of long strings the maximum additional payment shall be the bonus per month of 30¢ for each pound drawn in excess of the base poundage, or \$8 per month for each cow in excess of 30 cows (or 26 cows on certified dairies), whichever is greater.

(v) For relief milkers the maximum wage paid shall be the highest wage paid to any milker of a string which is

relieved.

(vi) Maximum payment for milking less than a string (short string) by machine or by hand, shall be in proportion to the base pay as the actual number of cows milked bears to 60 or 30 cows for machine and hand milking respectively (or 52 or 26 cows respectively on certified dairies) or as the actual daily poundage of milk drawn bears to the applicable base poundage, whichever is greater: Provided, however, That milkers on short strings doing other jobs may receive additional compensation at the legal rate for the other job or jobs for the proportionate time spent on such other job or jobs.

(vii) Extra turnins. \$5 additional per month may be allowed if turnins are

in excess of 3 per milking.

(viii) Payments on other than bonus basis. If payments are made on a flat monthly wage or other basis, the maximum payment may not exceed the equivalent rate when calculated as above.

(2) Emergency milkers for one milking \$7; for periods of one to six days,

inclusive, \$14 per day.

(3) Milk-house men, machine or can, \$210 per month.

This Amendment 1 to Supplement 20 shall become effective at 12:01 a.m., Pacific standard time, March 1, 1946.

(56 Stat. 765 (1942); 50 U.S.C. 961 et seq. (Supp. IV); 57 Stat. 63 (1943); 50 U.S.C. 964 (Supp. IV); 58 Stat. 632 (1944); Pub. Law 108, 79th Cong., E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9577, 10 F.R. 8087; E.O. 9620, 10 F.R. 12032; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691; regulations of the Economic Stabilization Director, 8 F.R. 11960, 12139, 16702; 9 F.R. 6035, 14547; 10 F.R. 9478, 9628; 11 F.R. 2517; regulations of the War Food Administrator, 9 F.R. 655, 12117, 12611, 10 F.R. 7609, 9581; 9 F.R. 831, 12807, 14206, 10 F.R. 3177)

Issued this 7th day of May 1946.

SEAL] K. A. BUTLER,
Acting Director, Labor Branch,
U. S. Department of Agriculture.

[F. R. Doc. 46-7629; Filed, May 7, 1946; 11:12 a. m.]

TITLE 30-MINERAL RESOURCES

Chapter VI-Solid Fuels Administration for War

PART 602—GENERAL ORDERS AND DIRECTIVES

STATEMENT CONCERNING LIMITED AVAILABIL-ITY OF BITUMINOUS COAL FOR BUNKERING OF VESSELS AT TIDEWATER

The rapidly diminishing supplies of bituminous coal make it necessary to limit to minimum quantities the distribution of bituminous coal for bunkering use at tidewater. Accordingly, it is the policy of the Solid Fuels Administration for War in releasing any such coal for such purpose that the vessel be engaged in the movement of coal or other relief materials abroad or in similar coastwise traffic. In addition, the amount of coal made available to vessels engaged in foreign trade is limited to that necessary to enable the vessel to reach the first foreign bunkering station which is practicable. Generally speaking, bunkering for round trip movements abroad will not be permitted.

Issued this 3d day of May 1946.

Dan H. Wheeler, Deputy Solid Fuels Administrator for War.

[F. R. Doc. 46-7625; Filed, May 7, 1946; 10:52 a.m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

STATEMENT CONCERNING LIMITED AVAILABIL-ITY OF BITUMINOUS COAL FOR BUNKERING OF VESSELS ON GREAT LAKES

The rapidly diminishing supply of bituminous coal makes it necessary to limit to minimum quantities the distribution of bituminous coal for bunker use on the Great Lakes. Accordingly, it is the policy of the Solid Fuels Administration for War in releasing any such coal for such purpose that the vessel be engaged in the movement of coal or grain. It is therefore important that requests for release of coal for vessel fuel use on the Lakes should contain a clear statement of the activities in which the vessel is engaged.

Issued this 3d day of May 1946.

DAN H. WHEELER, Deputy Solid Fuels Administrator for War.

[F. R. Doc. 46-7627; Filed, May 7, 1946; 10:52 a. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

DIRECTION CONCERNING DELIVERIES OF BI-TUMINOUS COAL BY RETAIL DEALERS, AND COMMERCIAL DOCK OPERATORS AT LAKE AND TIDEWATER

In order to conserve further the diminishing supply of bituminous coal for the most essential uses, the revised notice of direction concerning deliveries of bituminous coal by retail dealers, lake and tidewater dock operators, issued April 5, 1946, is hereby revoked and superseded by this direction.

1. Retail dealers and lake and tidewater dock operators engaged in the commercial distribution of bituminous

coal are hereby prohibited from deliver-

ing such coal except to:

(a) The following consumers provided they certify in writing to the retail dealer, lake or tidewater dock operator that they have less than a 10-days' supply: public utilities which render public service by supplying electricity, water, gas, sewage disposal service or street railway transportation to any community, railroads, laundries, hospitals, food processing plants (including milk plants, dairies and commercial bakeries) and refrigeration plants:

(b) Steamships or tugboats for bunker or galley fuel: Provided, however, That the steamship or tugboat, if operating on the Great Lakes, is engaged in the transportation of grain or coal or the movement of another boat so engaged: And provided, That, if operating at tidewater, the steamship or tugboat is engaged in the movement of coal or other relief material abroad or in similar coastwise traffic, or the movement of another boat so engaged;

(c) Domestic consumers for use in a dwelling, apartment or hotel: *Provided*, The consumer has less than 5 days' supply based on his actual needs for the next

succeding 5 days;

(d) Retail dealers for delivery to an eligible consumer described in subparagraphs (a), (b) or (c) hereof: Provided, That the dealer certifies in writing that he needs the coal in order to supply such eligible consumer and that if the consumer is eligible under subparagraph (a) hereof the dealer has in his possession the written certificate of the consumer that he has less than a 10-days' supply; and

(e) Any person upon written direction or authorization of the appropriate SFAW Area Distribution Manager or

Regional Representative.

2. Retail dealers, and lake and tidewater dock operators making deliveries of bituminous coal to an eligible consumer in accordance with paragraph 1 are prohibited from delivering an amount of bituminous coal which exceeds the consumer's minimum requirements for a period of five days: Provided, however, (a) That this restriction shall not apply to deliveries to steamships or tugboats, and (b) That the amount delivered to eligible domestic consumers may be a minimum truck or wagon load.

3. All persons are prohibited from receiving any bituminous coal which a retail dealer, lake or tidewater dock operator is not permitted to deliver to him pursuant to paragraphs 1 and 2 above.

4. SFAW Area Distribution Managers and Regional Representatives are authorized to modify the limitations imposed by this direction within the area of their jurisdiction. Such modifications will be strictly limited (a) to cases in which the failure to supply coal will endanger the health or safety of the community and (b) to permit the nonwasteful and orderly close-down of any industrial plant that has goods in the process of manufacture that would be lost if coal were not supplied, including such continuous operation plants as glass plants, rayon plants, brick kilns, tanneries and breweries: Provided, That such plant did not have a sufficient coal

supply on May 1, 1946, to close down in an orderly manner.

5. No person shall be held liable for damages or penalties under any contract for any default which shall result directly or indirectly from compliance with the provisions of this direction.

6. This notice of direction supersedes prevous notices of direction and orders, or revisions or modifications thereof, to the extent inconsistent herewith.

This direction shall take effect immediately and remain in effect until further notice.

(E.O. 9332, 8 F.R. 5355, E.O. 9125, 7 F.R. 2719; Sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176, 58 Stat. 827 and 59 Stat. 658)

Issued this 6th day of May 1946.

J. A. KRUG.

Solid Fuels Administrator for War.

[F. R. Doc. 46-7628; Filed, May 7, 1946; 10:53 a. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

DIRECTION PROHIBITING RECEIPT OR CONFIS-CATION OF COAL WHICH MAY NOT BE SHIPPED UNDER DIRECTION ISSUED ON MARCH 28, 1946, AND APRIL 30, 1946

Pursuant to Executive Order No. 9332 and SFAW Regulation No. 1, all persons, including railroads, are prohibited from receiving or confiscating any coal now held on track or not authorized to be shipped pursuant to the Notices of Direction issued March 28, 1946 (11 F.R. 3354) and April 30, 1946 (11 F.R. 4857), without having first obtained the written permission of the Solid Fuels Administration for War.

Penalties provided under the Second War Powers Act are applicable to violations of this direction.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; Sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176, 58 Stat. 827 and 59 Stat. 658)

Issued this 3d day of May 1946.

DAN H. WHEELER, Deputy Solid Fuels Administrator for War.

[F. R. Doc. 46-7626; Filed, May 7, 1946; 10:52 a. m.]

TITLE 31—MONEY AND FINANCE: TREASURY

Chapter II-Fiscal Service, Department of the Treasury

Subchapter A—Bureau of Accounts [1946 Rev. Dept. Circ. 1951]

PART 208—PUBLIC MONEYS AND OFFICIAL CHECKS OF UNITED STATES DISBURSING OFFICERS

MAY 1, 1946.

Part 208, Subchapter A, Chapter II, Title 31 of the Code of Federal Regulations of the United States of America

The introductory paragraph of Treasury Department Circular No. 195 (Revised), dated May 1, 1946 corresponds to § 208.0 of this part, and sections 1 to 17, inclusive, of that circular correspond respectively to §§ 208.1 to 208.17, inclusive, of this part.

(appearing also as Treasury Department Circular No. 195, dated January 24, 1921, as amended and supplemented) is hereby revised to read as follows:

208.0

Introductory.
Advance of funds. 208.1 Cash held by a disbursing officer at 208.2 his personal risk. Advances of funds in excess of pen-alties of official bonds. 208.3 208.4 Checks drawn to obtain cash for pay rolls and for other purposes.

Disposition of excess cash withdrawn 208.5 for pay rolls and for other purposes.

Checks shall show object for which 208.6 drawn. Payee of checi- in certain cases. 208.7 208.8 Disbursing officer's advice of credit. 208.9 Disposition of checks paid by drawee.

208.10 Statement of checking account. Deposits of public meneys. Disbursing officer ceases to disburse. Supply of blank checks and use of 208.12 208.13 symbol numbers. 208.14 Official signatures.

208.15 Exceptions to part.

Transactions by disbursing officers 208.16 under act approved December 23, 1944 (Public Law No. 554, 78th Congress).

208.17 Withdrawal or amendment of part.

AUTHORITY: §§ 208.0 to 208.17, issued under R.S. 161; 5 U.S.C. 22.

§ 208.0 Introductory. The following statutory provisions are published for the information and guidance of all con-

United States Code, Title 31, Section 492: Duty of disbursing officers. Except as otherwise provided by law it shall be the duty of every disbursing officer having any public money intrusted to him for disbursement. to deposit the same with the Treasurer or with one of the depositaries of the United States mentioned in section 476 of this title, and to draw for the same only as it may be required for payments to be made by him in pursuance of law and draw for the same only in favor of the persons to whom payment is made; and all transfers from the Treasurer of the United States to a disbursing officer shall be by draft or warrant on the Treasury. In places, however, where there is no treasurer or depositary, the Secretary of the Treasury may, when he deems it essential to the public interest, specially authorize in writing the deposit of such public money in any other public depositary, or, in writing, authorize the same to be kept in any other manner, and under such rules and regulations as he may deem most safe and effectual to facilitate the payments to public creditors. (R. S. Sec. 3620; Feb. 27, 1877, ch. 69, Sec. 1, 19 Stat. 249; May 29, 1920, ch. Sec. 1, 41 Stat. 654, 655.)

United States Code, Title 18, Section 173: (Criminal Code, section 87.) Disbursing officers unlawfully using public money.— Whoever, being c disbursing officer of the United States, or a person acting as such, shall in any manner convert to his own use, or loan with or without interest, or deposit in any place or in any manner, except as authorized by law, any public money in-trusted to him; or shall, for any purpose not prescribed by law, withdraw from the Treasurer or any authorized depositary, or transfer, or apply, any portion of the public money intrusted to him, shall be deemed guilty of an embezzlement of the money so converted, loaned, deposited, withdrawn, transferred, or applied, and shall be fined not more than the amount embezzled or imprisoned not more than ten years, or both. (Mar. 4, 1909, ch. 321, Sec. 87, 85 Stat. 1105; May 29, 1920, ch. 214, Sec. 1, 41 Stat. 654.)

§ 208.1 Advances of funds. All funds advanced to Government disbursing officers for disbursement will be placed to their credit, subject to their official check. with the Treasurer of the United States in Washington (checks of certain accounts may be designated as payable only through a specified Federal Reserve Bank), except in cases where the Secretary of the Treasury specifically authorizes depositary banks located outside the forty-eight states and the District of Columbia to accept and carry official accounts of disbursing officers or such funds as the Secretary of the Treasury specially authorizes disbursing officers to keep at their own personal risk.

§ 208.2 Cash held by a disbursing officer at his personal risk. A disbursing officer may obtain cash in a specific amount to be held at his personal risk under the following conditions:

(a) Any disbursing officer granted special authority by the Secretary of the Treasury may keep a specified amount of cash at his personal risk, under the provisions of section 3620 of the Revised Statutes of the United States (U.S.C., title 31, sec. 492). In the case of disbursing officers not attached to_the Treasury Department, applications for such special authority shall be made by the head of the department or establishment to which the officer is attached, except as provided in paragraphs (b) and (c) of this section, and must state the reasons why the authority is necessary.

(b) Any disbursing officer of the War Department, specially authorized by the Secretary of War, who himself is stationed at a place remote from depositaries of public moneys, or who has an agent officer, duly authorized pursuant to statute, so stationed, may keep at his personal risk such money as may be intrusted to him for disbursement.

(c) Any disbursing officer of the Navy Department, or Marine Corps, specially authorized by the Secretary of the Navy, who is serving afloat or who is assigned to duty at a place remote from depositaries of public moneys, or who has an agent officer, duly authorized pursuant to statute, so stationed, may keep at his personal risk such money as may be intrusted to him for disbursement.

(d). Quarterly reports shall be made to the Secretary of the Treasury, Bureau of Accounts, Division of Bookkeeping and Warrants, by the heads of departments or establishments to which disbursing officers authorized to keep cash at their personal risk are attached, showing their names and stations, the amounts authorized and the balances on hand. The balances reported shall include all bank balances, United States and foreign currency and coin, checks, drafts, bills of exchange, and other instruments representing official funds which are available for expenditure and are kept at the risk of the disbursing officer. If foreign currencies are included in the balances reported, a separate analysis should be furnished showing the amount of each class of foreign currency and its dollar equiva-

§ 208.3 Advances of funds in excess of penalties of official bonds. The application, approval, or recommendation from or by authority of the head of the department or establishment or office for which the disbursing officer is acting, for advances in excess of the penalty of his bond, will be regarded by the Secretary of the Treasury as a certificate to the effect that advances of funds up to the amount named may with safety be made and placed to the official credit of the officer named, having regard to the conditions under which he acts, the needs of the public business, and other circumstances bearing upon the security of public funds intrusted to his hands.

§ 208,4 Checks drawn to obtain cash for pay rolls and for other purposes. Any check drawn by a disbursing officer upon moneys deposited to his official credit must be in favor of the party, by name, to whom the payment is to be made, and payable to "order", with the following exceptions:

(a) To make payments at a distance

from the depositary,

(b) To make payments of fixed sal-

aries due at a certain date, (c) To obtain funds necessary to make

current cash payments authorized by law not included in paragraphs (a) and (b) of this section.

In cases falling within any of these three classes, the disbursing officer may draw his check in favor of himself or "order" for such amount as may be necessary for the payment. The checks drawn under paragraph (a) of this section may be cashed at such time as will enable the disbursing officer to make prompt payment for the purpose for which the check was drawn. The checks drawn under paragraph (b) of this section may be cashed in advance of the salary payment date only when such action is necessary to enable the disbursing officer to make prompt salary payments, and ordinarily a period of not to exceed four work days prior to the salary payment date will be deemed sufficient for that purpose. The checks drawn under paragraph (c) of this section must not be cashed more than three work days in advance of the date when such payments are due in cases where the disbursing officer is located at a point convenient to banking facilities. and not more than seven work days in advance of the date when payment is due when the disbursing officer is so located that it requires more than onehalf day's time to reach available banking facilities and return to his station. In each of the above cases cash obtained must not be in excess of the amount estimated to cover the payments specified. In cases where the funds are to be procured by an assistant disbursing officer or a deputy disbursing officer, the check shall be drawn by the assistant or deputy to his order.

If the cash is to be obtained by an agent-cashier of the Chief Disbursing Officer, Treasury Department, or by an agent officer of a disbursing officer of the War Department or Navy Department, the check shall be drawn by the disbursing officer to the order of the agentcashier, or the agent officer, and shall show under object for which drawn, the legend "Advance of Funds."

§ 208.5 Disposition of excess cash withdrawn for pay rolls and for other purposes. The Chief Disbursing Officer, Treasury Department, or disbursing officers of the War Department or Navy Department or other establishments who obtain cash for the purpose of paying the proper persons or employees in cash, in order to avoid carrying unnecessary balances of cash, are directed to deposit promptly, but not in any case later than ten days from and after the designated pay date, to their official credit, subject to their official check, on the books of the Treasurer of the United States or an authorized depositary, any and all balances of cash drawn to meet pay rolls and remaining in their hands: *Provided*, That when such excess is needed to meet other current cash disbursements such amount may be held at personal risk for disbursement to the extent that such excess together with other amounts being held at personal risk does not exceed the total amount authorized to be so carried.

§ 208.6 Checks shall show object for which drawn. And disbursing officer drawing checks against a balance to his official credit shall state on the face of each check the object or purpose for which drawn or shall give the voucher number for which the check is issued in payment. Such statement may be made in brief form, but shall clearly indicate the object of the expenditure, as, for instance, "pay," "subsistence," "sup-plies," "advance of funds," or, as above stated, shall give the number of the voucher (in his disbursing account) for which the particular check was issued in payment. Checks issued by disbursing officers to obtain cash to be held at their personal risk shall show under object for which drawn the legend "exchange for

§ 208.7 Payee of check in certain cases. Checks issued by disbursing officers in exchange for cash may be drawn to the order of the person from whom the cash is received. Checks drawn on the Treasurer of the United States for credit of another disbursing officer should be drawn in the following form: Treasurer of the United States for credit of John Doe, symbol 62,103; checks drawn for credit to an appropriation should be drawn to the order of "Treasurer of the Thecks shall not be United States." drawn to the order of "cash" or in any other form which renders them payable

§ 208.3 Disbursing officer's advice of credit. A disbursing officer is not authorized to draw checks until he has received a signed certificate of deposit issued by the Treasurer of the United States, a Federal Reserve Bank, Federal Reserve Branch Bank, or a General Depositary Bank, or has received appropriate advice from any such depositary, showing that credit has been entered in the Treaurer's account for credit in the disbursing officer's checking account.

§ 208.9 Disposition of checks paid by drawee. Ordinarily checks will not be returned to the drawer after their payment. Checks paid by the Treasurer of the United States will be forwarded by him to the General Accounting Office. Checks drawn on and paid by depositary banks will be forwarded, when not prohibited by law of the country in which

the depositary is located, to the Secretary of the Treasury, Bureau of Accounts, Division of Deposits, for transmittal to the General Accounting Office: Provided, however, That checks drawn against deposits of court funds with depositary banks by United States Courts and their officers, shall, at the intervals fixed by the applicable banking regulations or custom in the jurisdiction, be returned with a statement of the account, by the depositary, to the issuing officer.

§ 208.10 Statement of checking account. The Treasurer of the United States, or other depositary, as the case may be, will furnish each disbursing officer with a monthly statement of his account, supported by a list of credits therein and by a detailed list or lists of checks paid.

§ 208.11 Deposits of public moneys. Deposits to the credit of the Treasurer of the United States on account of repayment of disbursing officers' unexpended balances or deposits for credit in disbursing officers' checking accounts shall be made in accordance with the provisions of Part 202 of this subchapter appearing also as Treasury Department Circular No. 176, Revised December 21, 1945. No allowance shall be made hereunder to any disbursing officer for expenses charged for collection of checks, drafts, et cetera.

§ 208.12 Disbursing officer ceases to disburse. Whenever any disbursing officer of the United States shall cease to act in that capacity he shall at once so inform the Treasurer of the United States. The disbursing officer shall deposit his unexpended balances, for personal credit, to the credit of the Treasurer of the United States, or transfer them to another disbursing officer of the same department if such action is authorized by the regulations of that department.

§ 208.13 Supply of blank checks and use of symbol numbers. All disbursing officers will, upon request, be supplied by the Treasury Department with blank checks under the provisions of Treasury Department Circular No. 8, as from time to time amended and supplemented, to which reference should be made in connection with the care and custody of blank checks. Any officer not receiving a supply of such checks may use the checks of another disbursing officer by canceling the symbol appearing thereon and inserting his own number unless the symbol number has been previously changed. The absence of a proper symbol number on a check in connection with the signature of a disbursing officer will be sufficient reason for refusing payment of a check drawn on the Treasurer of the United States.

§ 208.14 Official signatures. Each disbursing officer when opening his first account, before issuing any checks, shall furnish the Treasurer of the United States or other authorized depositary (drawee) with his official signature, duly verified, in the form to be used when signing checks.

§ 208.15 Exceptions to part. This part does not apply to postal funds nor to court funds deposited under the provisions of sections 995 and 996 of the

Revised Statutes of the United States, U. S. C., title 28, secs. 851 and 852, except as otherwise herein provided.

§ 208.16 Transactions by disbursing officer under act approved December 23, 1944 (Public Law No. 554, 78th Congress). Transactions of disbursing officers effected under rules and regulations authorized by the act approved December 23, 1944 (Public Law No. 554, 78th Congress) are not covered by this part.

§ 208.17 Withdrawal or amendment of part. The Secretary of the Treasury may waive, withdraw or amend at any time or from time to time any or all of the provisions of this part.

[SEAL] O. MAX GARDNER, Acting Secretary of the Treasury.

[F. R. Doc. 46-7595; Filed, May 6, 1946; 2:36 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[Operations Order 40-C]

SEPARATION BOARD FOR CONSCIENTIOUS OBJECTORS

APPOINTMENT OF MEMBERS

Under and by virtue of the authority vested in me by the Selective Training and Service Act of 1940, as amended, I hereby order:

1. Lt. Colonel John B. Cuno and Lt. Colonel Harry E. Eldridge are hereby appointed to the Separation Board for Conscientious Objectors created by Operations Order No. 39, dated May 19, 1945, as amended by Operations Order No. 39-A, dated March 4, 1946, vice Colonel Percival S. Moses and Colonel Raymond T. Higgins, relieved from membership and duty upon such board.

LEWIS B. HERSHEY, Director.

MAY 2, 1946.

[F. R. Doc. 46-7596; Filed, May 6, 1946; 2:38 p. m.]

Chapter IX—Civilian Production Administration

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 and Pub. Law 270, 79th Cong.; 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; E.O. 9638, 10 F.R. 12591; CPA Reg. 1, Nov. 5, 1945, 10 F.R. 13714.

PART 944—REGULATIONS APPLICABLE TO THE OPERATION OF THE PRIORITIES SYSTEM

[Priorities Reg. 33, Direction 10]

USE OF HH RATINGS FOR BUILDING BOARD IN THE VETERANS' EMERGENCY HOUSING PRO-GRAM

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of building materials and building supplies for defense, for private account and for export; and the following direction is deemed necessary and appropriate in the

public interest and to promote the national defense:

(a) Purpose of this direction. Priorities Regulation 33 and Direction 8 to Priorities Regulation 33 provide for assignment of HH ratings to secure materials, listed on Schodule A to PR 33 and on List 1 to Direction 8 to PR 33, which are required for use in the Veterans' Emergency Housing Program. Among these is building board. This direction explains the use of the HH rating and also what the restrictions are in connection with the sale of building board by producers and

dealers.
(b) Definitions. For the purpose of this

direction:

(1) "Building Board" means board made from wood pulp, vegetable fibres, pressed paper stock, or multiple plies of fibred stock, produced for use in building construction and commonly referred to in the building trade as structural insulation board, sheathing, lath, tile koard, plank, thin board, roof insulation, laminated fibre wall board, and laminated fibre tile board. The term does not include the product known as hardboard.

(2) "Producer" means a person owning or

operating facilities in which building board

is manufactured.

(3) "Dealer" means a person who buys building board from a producer or other person for resale as such.

(c) Handling of HH rated orders by pro ducers. Producers must accept and fill rated orders (AAA, MM, CC and HH) for building board, including HH rated orders from manufacturers of prefabricated houses, in accordance with the provisions of Priorities Regulation 1, except that no producer is required to accept that no produce is required to accept HH rated orders for more than 15% of all building board (calculated on a combined square footage basis) sold or delivered by him since May 10, 1946. A producer may not reject an HH rated order which he is not required to fill under the above rule, but must promptly notify his customer approximately when he expects to

fill the order out of later production.
(d) HH ratings are not extendible. A dealer who receives an HH rated order for

building board shall not extend the rating.
(e) Maximum amounts dealers need to sell on HH-rated orders. Dealers must accept and fill rated orders (AAA, MM, CC and HH) for building board in accordance with the provisions of Priorities Regulation 1, except that no dealer is required to accept HH-rated orders for more than 50% of all building board (calculated on a combined square footage basis) sold or delivered by him since May 10, 1946. Direct shipments from a producer to a user for a dealer's account shall be considered as deliveries by the dealer. Sales or deliveries by dealers to other dealers shall not be considered as sales or deliveries for the purpose of this paragraph. A dealer may not reject an HH-rated order which he is not required to fill under the above rule, but must promptly notify his customer approximately when he expects to fill the order out of later shipments.

Issued this 7th day of May 1946.

CIVILIAN PRODUCTION ADMINISTRATION, By J. JOSEPH WHELAN, Recording Secretary.

F. R. Doc. 46-7637; Filed, May 7, 1946; 11:30 a. m.]

PART 3290—TEXTILE, CLOTHING AND LEATHER

[Conservation Order M-217, Suspendéd]

SUSPENSION OF ORDER M-217 CONTROLLING FOOTWEAR

(a) Conservation Order M-217 and all authorizations and other instruments addressed to named persons under that

order are hereby suspended. This suspension is possible because of the increased production of footwear. If a change in the situation should occur, it may be necessary to reinstate the order in whole or in part.

(b) This suspension does not affect any liabilities incurred for violation of Order M-217 or of actions taken by the War Production Board or the Civilian Production Administration under the order.

Issued this 7th day of May 1946.

CIVILIAN PRODUCTION ADMINISTRATION. By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 46-7636; Filed, May 7, 1946; 11:30 a. m.]

PART 4700—VETERANS' EMERGENCY HOUSING PROGRAM

[Veterans' Housing Program Order 1, Interpretation 31

PORTABLE AND PREFABRICATED STRUCTURES

The following interpretation is issued with respect to Veterans' Housing Program Order 1;

(a) The erection of a "portable" or pre-fabricated building or other structure is con-struction and is restricted by Veterans' Housing Program Order 1, if the structure is placed on a foundation constructed on the site, or if the structure is connected to the ground by plumbing, wiring or other utility connection, or if the structure is placed on the ground on a spot where it is intended to remain for an undetermined time.

(b) Erection of a "portable" or prefabricated structure is not construction and is not covered by VHP-1 only if the structure is placed on a temporary site for the purpose of moving it from time to time, without any foundation or other connection with the ground. For example, the erection of a shelter to be moved around frequently for use on different parts of a farm from time to time is not construction, while the erection of a prefabricated or "portable" structure for use as a garage on a house lot is construction,

and is restricted by VHP-1.

(c) If the erection of a "portable" or prefabricated building constitutes construction, as indicated above, the cost of the job must be computed in accordance with paragraph (d) (2) of VHP-1. The cost of the building (unless it has been used previously), the cost of new materials and new fixtures and mechanical equipment installed, and the cost of paid labor and contractor's fees involved must all be counted. If the cost of the job, computed in this way, exceeds the applicable allowance under paragraph (d) (1) of VHP-1, authorization for the job must be obtained before the job is started.

Issued this 7th day of May 1946.

CIVILIAN PRODUCTION ADMINISTRATION, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 46-7635; Filed, May 7, 1946; 11:30 a. m.]

PART 944-REGULATIONS APPLICABLE TO THE OPERATIONS OF THE PRIORITIES SYSTEM

[Priorities Reg. 33, Schedule A, as Amended May 7, 1946]

§ 944.54 Schedule A to Priorities Reg-lation 33. The priorities assistance assigned to builders under Priorities Regulation 33 may be used only to get the

following materials (additions to and deletions from this schedule may be made from time to time):

Direction
to Priorities
Regulation 33
. applying to
the material
Hardwood flooring Direction 1
Millwork (including doors and
built-in kitchen cabinets) Direction 1
Lumber Direction 1
Softwood plywood (limited by
Direction 1A as to uses and
quantities)
Bathtubs Direction 2
Cast iron radiation Direction 3
Cast iron soil pipe and fittings Direction 4
Gypsum board Direction 5
Gypsum lath Direction 5
Structural clay tile Direction 6
Common and face brick Direction 6
Concrete blocks Direction 7
Prefabricated houses Direction 8
Prefabricated sections Direction 8
Prefabricated panels Direction 8
Clay sewer pipe.
Warm-air furnaces Direction 9
Building board (except hard-
board) Direction 10

Definitions of the above items may be given in the appropriate directions.

Issued this 7th day of May 1946.

CIVILIAN PRODUCTION ADMINISTRATION, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 46-7634; Filed, May 7, 1946; 11:30 a. m.]

PART 944-REGULATIONS APPLICABLE TO THE OPERATIONS OF THE PRIORITIES SYSTEM

[Priorities Reg. 33, List 1 to Direction 8, as Amended May 7, 1946]

The priorities assistance given under Direction 8 to Priorities Regulation 33 to prefabricators may be used only to get the following materials (additions to and deletions from this list may be made from time to time):

	Direction
t	o Priorities
R	egulation 33
	applying to
t	he material
Lumber	Direction 1
Hardwood flooring	Direction 1
Millwork (including doors and	
built-in kitchen cabinets) 1	Direction 1
Construction plywood, interior	
and exterior types	Direction 1A
	Direction 2
Cost iron soil pipe and fittings 1	Direction 4
	Direction 5
	Direction 5
	Direction 8
	Direction 8
Building board (except hard-	
	Direction 10

Definitions of the above items may be found in the ap ropriate directions.

Note: The items "Structural insulation board" and "clay sewer pipe" were deleted from List 1, May 7, 1946.

Issued this 7th day of May 1946.

CIVILIAN PRODUCTION ADMINISTRATION, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 46-7633; Filed, May 7, 1946; 11:29 a. m.]

Chapter XI—Office of Price Administration
PART 1413—SOFTWOOD LUMBER PRODUCTS
[RMPR 293, Amdt. 16]

STOCK MILLWORK

A statement of the considerations involved in the issuance of this amend-

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 293 is amended in the following respects:

1. In section 3 (c) the last paragraph is amended by deleting the phrase "with

the exception that the service discount or concession on combination doors set forth in the above publications shall be shortened two points for open doors and one point for glazed."

2. In section 17 (a) the table is amended to read as follows:

				Dellv	ered to	_			Description of product: No. 1 Delivered to-									
	Lones		Zone 3½	Zone 4	Zones 5, 6	Zones 7, 9, 10, 13	Zone 8	Zone 11	ponderosa pine windows and sash; Western, New York, and Boston openings; set up, cleated in bundles; 10 or more of a size and kind. Zones 2 Zones 1, 12, 12/2 2, 3 Zone 3/2 4 Zones 5, 6 10, 13 Zones 8 Zones 16, 17 Zones 18, 18, 18, 18, 18, 18, 18, 18, 18, 18,	Zone 11								
All 136" plain rail windows		38 38	37 37	36 36	4014			42	1\%'' storm sash	4214								

3. In section 17 (e) the table is amended to read as follows:

Description of product—Sash stock, lineal, random lengths clear grade, W. P. pino		Deliver	red to-			Dellvered to—						
	Zones, 1, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17	Zones 1½, 2, 3, 3½	Zone 4	Zone 11	Description of product—Sash stock, lineal, random lengths clear grade, W. P. pine	Zones 1, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17	Zones 1½, 2, 3, 3½	Zone 4	Zone 11			
5 Bars, muntin stock and rails—list under \$3	2	Llst	, +1	3	Stlles, rails and bars, list \$3 and over	+4	+6	+7	+3			

4. In section 18 (a) Tables I and II are amended to read as follows:

TABLE I—BASE DISCOUNTS TO LIST PRICES AND LIST EXTRAS CONTAINED IN STANDARD LISTS CATALOG NO. 40

Description of product: No. 1 Ponderosa pine windows and sash; Western, New York and Boston openings; stock sticking; single strength "B" (SSB) or double strength "B" (DSB) glass; full bundles; face crated			Del	ivered	to-			Description of product: No. 1 Ponderosa			Del	ivered	red to—							
	Zones 1, 16, 17	Zones 1½, 2, 3, 5	Zone 3½	Zones 4, 7, 8, 9, 10, 12	Zones 6, 11, 14	Zone 13	Zone 15		Zones 1, 16, 17		Zone 3½	Zones 4, 7, 8, 9, 10, 12	6, 11,	Zone 13	Zon 15					
All 1½" plain rail 2-light windowsAll 1½" plain rail 4-or-more light windowsAll 2, 3, 4 and 6-light (3 wide only) cel-	62	61	6034			59	611/2	11/8" 4-or-more light storm sash	591/2			57	571/2							
	603/2	5914	59	58	581/2	573/2	60	All other types divided light windows	601/2	593/2	59	58	5812	571/2	60					
lar and barn sash	601/2	59½ 59½	59 59	58 58	58½ 58½	573/2 573/2	60 60	and sash	591/2	581/2	58	57	5716	561/2	59					

Table II—Base Discounts to List Prices Contained in Supplemental Lists to Standard Lists Catalog No. 40

Description of product: No. 1 Ponder-			Del	livered	to-			Description of product: No. 1 Ponder- osa pine windows and sash; modular standards openings; stock sticking; single strength "B" (SSB) or double strength "B" (DSB) glass; full bun- dles; face crated.	Delivered to—						
osa pine windows and sash; modular standards openings; stock stleking; single strength "B" (SSB) or double strength "B" (DSB) glass; full bun- dles; face erated.	Zones	Zones 1½, 2, 3, 5	Zone 3½	Zones 4, 7, 8, 9, 10, 12	Zones 6, 11, 14	Zone 13	Zone 15		Zones 1, 16, 17	Zones 1½, 2, 3, 5	Zone 3½	Zones 4, 7, 8, 9, 10, 12	Zones 6, 11, 14	Zone 13	Zone 15
All 11/6" plain rail windows All 2, 3, 4 and 6-light (3 wide only) cel- lar and barn sash		61	601/2			59 59	6134	11/8" storm sash	60½ 60½		59 59	58 58	58½ 58½	571/2 571/2	

5. In section 19 (a) the table is amended to read as follows:

	Delivered to—													
Description of product: 13%" No. 1 Ponderosa Pine doors: 5 of a size and kind	Zone 1	Zones 1½, 2, 3	Zone 3½	Zone 4	Zone 5	Zones 6, 7	Zone 8	Zone 9	Zone 10	- Zone 11	Zone 12	Zone.	Zone 14	Zones 15, 16, 17
Panel doors: 4 and 5 panels, raised panels*	42	401/2	391/2	381/2	43	43	42	43	43	441/2	42	4316	421/2	4214
4 and 5 panels, flat ponderosa pine or laminated fir panels*	41	391/2	381/2	371/2	42	42	41	42	42	431/2	· 41	421/2	411/2	41)4
Colonial doors, ponderosa pine stiles and rails: Laminated panels Raised panels Sap gum panels Unselected birch panels Laminated panel doors, 1 and 2 panels, ponderosa	4334	40½ 42 40 38½	39½ 41 38¾ 37	40	43 4414 3914 38	43 4416 3814 39	42 43}⁄ ₂ 38 381⁄ ₂	43 44½ 38 38½	43 443 <u>4</u> 37 373 <u>4</u>	44½ 46 37 37½	42 43½ 37 37½	43½ 45 37 37½	42,4 44 381/2 39	44
pine stiles and rails: Fir panels. Ponderosa pine panels. Sap gum panels. Unselected birch panels Sash, storm, rim, and Frenen doors, open; sash doors,	43 41 391⁄2 381⁄2	411/4 391/4 381/4 371/4	401/2 381/2 37 36	39½ 37½ 36½ 35½	44 42 38 37	44 42 37 36	43 41 3634 3534	44 42 3614 3512	44 42 351/2 341/2	45½ 43½ 35½ 34½	43 41 35½ 34½	44½ 42½ 35½ 34½	43½ 41½ 37 36	34½ 41½ 39 38
storm doors, sidelights, 1-light rim and store doors (1\4" and 1\4"): Laminated panels. Other panels. French door designs 622 to 628 and 637 to 643 (1\4").	42 43}4 49!4	4034 42 4314	3914 41 47	38) 4 40 46	48 4414 5014	48 44) 4 50) 4	42 43}4 49}4	43 44½ 50½	43 44½ 50½	44 ¹ / ₂ 46 52	42 433/4 491/2		423-4 44 50	421 44 50

50

50

Delivered to—													
Zone 1	Zones 1}4, 2, 3	Zone 8½	Zone 4	Zone 5	Zones 6, 7	Zone 8	Zone 9	Zone 10	Zone 11	Zone- 12	Zone 13	Zone 14	Zones 15, 16, 17
33 32 32 ¹ / ₂ 31 27 ¹ / ₂ 27 ¹ / ₂ 28 ¹ / ₂ 19	31½ 30½ 31½ 31½ 30 26½ 26½ 27½ 18	301/2 293/2 30 291/2 25 25 26 161/2	291/2 281/2 291/2 281/2 281/2 241/2 251/2 16	313/4 303/2 31 30 26 26 27 173/2		251/2 16	25½ 16	34 33 28½ 27½ 23½ 23½ 24½ 15	351/2 341/2 281/2 271/2 231/2 231/2 241/2 15	33 32 2814 2712 2312 2312 2412 15	341 ½ 331 ½ 283 ½ 271 ½ 233 ½ 241 ½ 15	33 ¹ / ₂ 32 ¹ / ₂ 30 29 25 25 26 16 ¹ / ₂	331 321 32 31 27 27 28 181
481/2	48 45½	4734 4414	47 44½	491/2	4916 4416	48 ¹ / ₂ 46	49½ 44½ 44½	49 ¹ / ₂ 44 ¹ / ₂	51 44	481/2 44	50 44	49 46! 2	49
42 43 ¹ / ₂	$\frac{40}{41\frac{1}{2}}$	39 40½	38 30½	42 43½	42 4334	42 43½	43 44½	43 44½	45 46½	42 4312	4316 45	421 <u>2</u> 44	41 42 ¹
331/2	311/2	301/2	291/2	331/2	331/2	331/2	341/2	341/2	36	331 2	35	34	33,1
	-												•
54	83 32 32 31 27 27 28 28 28 29 49 48 46 43 42 43 42 33 42	33 31½ 32 30½ 31½ 31½ 30½ 31½ 20½ 27½ 20½ 27½ 20½ 27½ 20½ 27½ 19 49½ 48 40½ 48 45½ 48 40 43½ 41½ 33½ 31½ 31½	33 31½ 30½ 32 30½ 29½ 32 30½ 30½ 31½ 30 20½ 31½ 30 20½ 21½ 20½ 25 27½ 20½ 25 27½ 20½ 25 28½ 27½ 26 19 18 16½ 49½ 49 48½ 43½ 48 47½ 46¼ 45½ 44½ 42 40 39 43½ 41½ 30½ 33½ 31½ 30½	33 3114 3014 2914 32 3014 2914 2814 31 30 2914 2814 31 30 2914 2814 31 30 2914 2814 2714 2014 25 2414 2714 2014 25 2414 2714 2014 25 2414 2714 2014 25 2414 4814 49 4814 48 4814 4814 4714 47 46 4514 4814 4414 42 40 39 38 4314 3114 3014 2914 3314 3014 2914	33 31½ 30½ 29½ 31½ 30½ 30½ 30½ 30½ 30½ 30½ 30½ 29½ 31½ 30½ 30½ 20½ 31½ 30 20½ 31 31½ 30 20½ 31 255 24½ 26 27½ 26½ 27½ 26 25½ 26 25½ 27½ 26 25½ 27½ 26 25 25½ 26 25½ 26 25½ 26 25½ 26 25½ 26 25½ 26	33 31½ 30½ 29½ 31½ 30½ 29½ 31½ 30½ 29½ 31½ 30½ 29½ 31½ 30½ 29½ 31 30 29½ 31 30 29½ 31 30 29½ 31 30 29½ 31 30 29½ 31 30 29½ 31 30 29½ 255 24½ 26 25 27½ 26½ 25 24½ 26 25 27½ 26½ 25 26½ 27 26 25 19 18 16½ 16 17½ 16½ 49½ 49 48½ 48 47½ 47 49½ 49½ 49½ 48 47½ 47 49½ 49½ 49½ 48½ 48½ 41½ 41½ 40½ 30½ 43½ 43½ 41½ 40½ 30½ 30½ 33½ 33½ 33½ 33½ 33½ 30½ 29½ 33½ 33½ 33½	33 31½ 30½ 29½ 31½ 30½ 29½ 31½ 30½ 32 32½ 31½ 30 29½ 28½ 30 29 28½ 31 30 29½ 31 30 29½ 31 30 29½ 21½ 26½ 25 24½ 26 25 24½ 227½ 26½ 25 24½ 26 25 24½ 28½ 27½ 26 25 24½ 26 25 24½ 28½ 27½ 16 16 17½ 16 16 16 17½ 16 16 49½ 49 48½ 48 47½ 47 49½ 49½ 49½ 48½ 48 47½ 47 49½ 49½ 48½ 46 45½ 41½ 40½ 30½ 44½ 45 44½ 46 42 40 39 38 42 42 42 43½ 41½ 40½ 30½ 30½ 33½ 33½ 33½ 33½ 31½ 31½ 30½ 29½ 33½ 33½ 33½ 33½	33 31½ 30½ 20½ 28½ 30½ 20½ 31½ 30½ 30½ 33 84 32 30½ 20½ 28½ 30½ 30½ 20½ 31 30 20½ 32 33 31½ 30 20½ 31 30 20½ 31 30 20½ 20½ 21½ 20½ 25 24½ 26 25 24½ 24½ 26 25 24½ 24½ 23½ 27½ 26 25 24½ 26 25 24½ 24½ 26 25 24½ 24½ 28½ 27½ 26 25 26 25 26 25 24½ 24½ 28½ 27½ 16 16 173½ 16½ 16 16 49½ 49 48½ 48 50½ 50½ 49½ 48½ 49½ 43½ 48 47½ 47 49½ 40½ 48½ 48½ 49½ 46 45½ 44½ 44½ 44½ 45 44½ 46 44½ 30½ 40 39 38 42 42 42 42 43 43½ 41½ 40½ 30½ 20½ 30½ 33½ 33½ 33½ 34½ 31½ 31½ 30½ 20½ 20½ 33½ 33½ 33½ 33½	33 31½ 30½ 29½ 31½ 30½ 29½ 31½ 30½ 29½ 32 33 34 34 34 32 31½ 30½ 29½ 28½ 30½ 29½ 31 30 29½ 28½ 30 29 28½ 29½ 28½ 31 30 29½ 29½ 28½ 31 30 29½ 29½ 28½ 31 30 29½ 29½ 28½ 20½ 20½ 28½ 21½ 20½ 25 24½ 26 25 24½ 24½ 24½ 23½ 23½ 27½ 26½ 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 24½ 24½ 23½ 23½ 27½ 26½ 27½ 26 25 24½ 26 25 24½ 24½ 24½ 23½ 23½ 27½ 26 25 26 25 24½ 26 25 25½ 25½ 25½ 24½ 24½ 24½ 24½ 24½ 24½ 24½ 24½ 24½ 24	33 31½ 30½ 29½ 28½ 30½ 29½ 31 30 29½ 31 30 29½ 32 33 33 34½ 34½ 33½ 31½ 30 29½ 31 30 29½ 31 30 29½ 21½ 28½ 28½ 28½ 21½ 21½ 21½ 28½ 21½ 21½ 21½ 21½ 21½ 21½ 21½ 21½ 21½ 21	33 31½ 30½ 29½ 28½ 30½ 29½ 31½ 30½ 29½ 32 32 33 34 34 34 34½ 32 32½ 31½ 30 29½ 31 30 29½ 31 30 29½ 31 30 29½ 31 30 29½ 31 30 29½ 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 26 25 24½ 24½ 26 25 24½ 24½ 26 25 24½ 24½ 26 25 24½ 24½ 26 25 24½ 24½ 24½ 24½ 23½ 23½ 23½ 23½ 23½ 23½ 23½ 25½ 27½ 26 25 24½ 26 25 24½ 24½ 24½ 24½ 24½ 24½ 24½ 24½ 24½ 24½	33 31½ 30½ 29½ 28½ 30½ 29½ 31 30 29½ 31 30 29½ 31 30 29½ 31 30 29½ 28½ 28½ 28½ 28½ 28½ 28½ 28½ 28½ 28½ 28	33 31½ 30½ 29½ 28½ 30½ 29½ 31½ 30½ 29½ 31 30 29½ 31 30 29½ 31 30 29½ 28½ 28½ 28½ 28½ 28½ 28½ 28½ 28½ 28½ 28

Combination storm and screen doors (stock quantities, 5 of a size and kind, in the white, not crated): Complete dobr open, not wired	quantities, 5 of a size and kind, in the apply to all zo white, not crated)—Continued (percent) Complete door, wired 14 x 18 mesh galvanized, glazed single strength "B" (SSB), add \$0.25 to 14-mesh galvanized list in Standard Lists Catalog No. 40 Complete door, wired 14 x 18 mesh bronze, glazed single strength "B" (SSB), add \$1.20 to 14-mesh galvanized list in Standard Lists Catalog No. 40

6. In section 20 (a) the table is amended to read as follows:

			Deliver	ed to-						Delivero	d to-		
Description of product: 132". Ponderosa pine mili-run garage doors; open; in pairs or sets of 3	Zones 1, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17	Zones 1½, 2, 3	Zone 3½	Zone	Zone 11	Zone 13	Description of product: 134" Ponderosa pine mill-run ga- rage doors; open; in pairs or sets of 3	Zones 1, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17	Zones 1½, 2, 3	Zone 312	Zone 4	Zone 11	Zone 13
N 5 50 77 1 1 6 11 1							N. D. 722-6 Vertical flat panels.						
N. D. 718—X buck 6 lights: 8-0 x 8-0, open, beads	\$16.95	\$17. 50	\$17.95	\$18. 30	\$15.70	\$16.05	6 lights: 8-0 x 8-0, open, beads	16.05	16. 55	16. 95	17.75	14.75	15.0
N. D. 719—X buck 8 lights: 8-0 x 8-0, open, beads.	17, 30	17. 80	18. 25	18. 65	16.05	16.35	N. D. 723-4 Vertical flat panels, 4 lights: 8-0 x 8-, open, beads	16. 65	17. 10	17. 65	18,00	15.35	15.7
N. D. 720—3 Vertical, flat panels: 8-0 x 8-0, open, beads N. D. 721—2 Vertical, raised	15. 70	16. 25	16. 65	17, 10	14. 40	14. 75	N. D. 724—4 Vertical flat panels, 6 lights; 8-0 x 8-0, open, beads N. D. 725—4 Horizontal raised	16.05	16. 55	16. 95	17. 75	14.75	15. 0
panels, 4 lights: 8-0 x 8-, open, beads	16.05	16. 85	16, 95	17. 75	14.75	15.05	panels, 6 lights: 8-0 x 8-0, open, beads	16. 95	17, 10	17. 65	18.00	15, 70	16, 0

7. In section 21 (a) the table is amended to read as follows:

]	Delivered	to-	
Description of product: Knocked down or semi- assembled frames: 1,200 or more frames	Zones 1, 5, 6, 7, 9, 12, 14, 15, 16, 17	Zones 1½, 2, 3, 3½, 8, 10, 13	Zone	Zone 11
Designs 801 to 827 except 810, 811, 813, 814, 820, and 821			**	271
Designs 810, 811, 813, 814,	55	54	53	551/2
820, and 821 Designs 828 to 836 Casement and cellar	52½ 53½	51½ 52½		
frames Outside door frames Inside door jambs 34" x	53½ 53½	52½ 52½	51½ 51½	54 54
35.8"	411/2	401/2	391/2	42
Inside door jambs 34" x	4714	461/2	451/2	- 48

 $8.\ \mbox{In section}$ 21 (d) the table is $\mbox{\tt Emended}$ to read as follows:

D !- k!		Deliver	ed to-	
Description of prod- uct: Frame stock, lineal, random lengths, clear grade, W. P. pine	Zones 1, 5, 6, 7, 9, 12, 14, 15, 16, 17	Zones 1½, 2, 3, 3½, 8, 10, 13	Zone 4	Zone 11
Under \$3 list \$3 list and over	2 +4	List +6	+1 +7	+3

9. In section 23 (a) the table is amended to read as follows:

16 x 16 mesh aluminum wire (use 16 mesh bronze list) ______ 52½

10. In section 24 (a) the table is amended to read as follows:

*Description of product: No. 1 Ponderosa pine window and sash screens; open; 11%" thick; In the white; set up or knocked down; 12 or more of a size and kind	Set up	Knocked down
No Eoulding furnishedFlush mitred moulding furnished	4414 4214 40	46 43 ¹ <u>2</u> 41

11. In section 25 (a) the table is amended to read as follows:

Description of product: No. 2 and better Ponderosa pine blinds with stationary or rolling slats and shutters; cleated in bundles; ten or more of a size and kind	All sta- tionary slats	Rolling slats or half roll ing and half sta- tionary
Net prices per lineal foot in height, per pair, figured in even inches: Openings up to 2'105%" wide, inclusive, 116" thick. Openings up to 2'105%" wide, inclusive, 13%" thick.	\$0. 6414	\$0.71

FEDERAL REGISTER, Wednesday, May 8, 1946

12. In section 26 (a) the table is amended to read as follows:

Dellvered to	Are	a 1	Areas	2-3E	Area	s 3-4	Area	4E	Are	a 5	Are	a 6	
Description of product: No. 1 Hardwood Veneered Doors; 5 of a size and kind	134" base dis- count	134" list extra	1%" base dls- count	1%" list extra	base dis- count	1%" list extra	13/6" base dis count	134" list extra	1%" base dis- count	1%/" list extra	18%" base dis- count	134" list extra	Extras as shown for-
PANELLED, SASH AND CASEMENT DOORS													
Ash:													
Brown	53	\$1.30	521/2	\$1.40	52	\$1.50	511/2	\$1.60	51	\$1.70	50	\$1.90	Brown Ash.
Calico	5414	1.30	54	1.40	531/2	1.50	53	1.60	521/2	1.70	511/2	1.90	Calleo Ash.
Birch:						-							
Unselected Rotary Cut	551/2	1.30	55	1.40	541/2	36 1.50	54	1.60	531/2	1.70	521/2	1.90	Unselected Birch.
Red or White	4812	1.50	48	1.60	473/2		47	1.80	4612		453/2	2. 10	Red Birch.
Butternut	18	1.70	1734	1.80	17	1.90	1636	2.00	16.	2.10	15	2.30	Walnut.
Cedar: Aromatic Red	12	1.70	111/2	1.80	11	1.90	101/2	2.00	10	2. 10	9	2.30	Red Cedar.
Cherry	91/2	1.70	9	1.80	81/2	1. 90	8	2.00	73/2	2. 10	61/2	2.30	Walnut.
Chestnut: Rotary Sawn or Wormy	3714	1.50	37	1.60	361/2	1.70	36	1.80	351/2	1.90	341/2	2. 10	Chestnut.
Cypress: Sawn	36	1.50	351/2	1.60	35	1.70	341/2	1.80	34	1.90	33	2. 10	Cypress.
Fír	491/2	1.30	49	1.40	481/2	1.50	48	1.60	4736	1.70	463/2	1.90	Unselected Birch.
Gum:													
Unselected Rotary Cut	6034	1.30	60	1.40	591/9	1.50	59	1, 60	5816	1.70	571/2	1.90	Do.
Red	52	1.30	511/2	1.40	51	1.50	501/6	1.60	50	1.70	49	1.90	Red Gum.
Quartered Sap.	4316	1.30	43	1.40	423/		42	1.60	4134	1, 70	403/5	1.90	Do.
Quartered Red (Figured)		1.30	32	1, 40	3134		31	1.60	301/6	1.70	2914	1, 90	Quartered Red Gum
Quartered Red (Plain)	381/2	1.30	38	1.40	371/2		37	1.60	3614		351/2	1.90	Do.
Red, Rotary Cut (Figured)		1.30	4614		46	1.50	451/2		45	1.70	44	1.90	Red Gum.
Mahogany:		2.00	10/2	2. 20		1.00	10/2	2.00	10	2		1.00	
African (Flgured)	25 .	1.70	241/2	1, 80	24	1.90	231/2	2.00	23	2, 10	22	2.30	African Mahogany.
Mexican		1.70	16	1.80	151/2		15	2.00	143/2		131/2		Mexican Mahogany
Maple:	10/2	1.70	10	1.00	10/2	1.00	10	2.00	14/2	2. 10	1072	2.00	ancarcan arranogany
Unselected	541/2	1.30	54	1.40	531/2	1, 50	53	1.60	521/2	1.70	511/2	1.90	Unselected Birch.
Bird's-Eye		1.30	171/2		17	1.50	161/2		16	1.70	15	1.90	Quartered Oak.
Oak:	10	1.00	1172	1. 40	1	1.00	1072	1.00	10	1.10	10	1.00	Quantitied Oak.
Red	481/2	1.30	48	1.40	4734	1.50	47	1.60	461/2	1.70	451/2	1.90	Red Oak.
Rotary Cut White	46	1.50	451/2	1.60	45	1.70	441/4		44	1.90	43	2, 10	White Oak.
Plain Sawn White	3714	1.50	37	1.60	3614		36	1.80	351/9		3434		Do.
Quarter Sawn Red or White	321/2		32	1.60	311		31	1.80	301/2		291/2	2. 10	Quartered Oak.
Comb Grain Red or White		1.50	301/2		30	1.70	291/2		29	1.90	28	2. 10	Do.
Philippine Hardwood:	31	1. 00	3072	1.00	30	1. 10	2072	1.00	28	1. 80	20	2. 10	100.
Light	4314	1.50	43	1.60	421	1.70	42	1, 80	413/2	1.90	401/2	2.10	Philippine.
		1.50			41	1.70			40	1.90	39	2. 10	Do.
Dark	92	1.00	411/2	1.00	31	1. 10	4014	1.00	30	1. 50	33	2.10	100.
Pine:	501/2	1 20	F0	1.40	491	1 2 50	49	1 60	481/2	1.70	4714	1.90	Yellow Pine.
Yellow Rotary			50 55				54	1.60			9172	1.90	
P'onderosa	551/2			1.40	541			1.60	531/2		521/2		Unselected Birch.
Knotty White (316" Veneer)		1.30	281/2		28	1.50	271/		27	1.70	26	1.90	Do.
Poplar	. 42	1.50	413/			1.70	403		40	1.90	39	2. 10	Chestnut.
Sycamore: Quarter Sawn Walnut: American Sawn or Sliced:	40	1.50	391/2	1.60	39	1.70	381/	1.80	38	1.90	37	2. 10	Quartered Oak.
Walnut: American Sawn or Sliced:								0.00		0.10	101	0.00	377-3
Sap No Defect	151/2			1.80	141			2.00					Walnut.
All Heart	. 12	1.70	1111/2	1.80	11	1.90	101/	2.00	10	2. 10	9	2.30	Do.

13. In section 26 (d) the table is amended to read as follows:

			Dellver	ed to-				Delivered to—									
Description of product: No. 1 Area 1 (for other areas, see note below)			Description of product: No. 1	Area 1 (for other areas, see note below)													
flush veneered doors, 134" thick; 5 of a size and kind	or less rotary cut faces	36" rotary cut	or less, sawn or sliced	16" sawn	¼" sawn	36" sawn	flush veneered doors, 1¾" thick; 5 of a size and kind	or less rotary cut faces	16" rotary cut	or less, sawn or sliced	36" sawn	14" sawn	36" sawn				
Ash, brownBasswood_	41 43½ 43½	36 38½ 38½		30	24	14	M aple: Unselected	42 201/6	371/2	371/2	31	25	151				
Bireh, unselected Bireh, red or white Butternut Cedar, aromatic red		29	29 24	19 16½ 14 18	14 4½ 2, 3	1/2 +12½ +15	Bird's-eye	371/2	29 31 29	27½ 31 27½	19 29 24	?4 161⁄4	101				
Cherry Chestnut, regular Chestnut, wormy Cypress Fir		29 29	29 29 27½	24 24 24 24 32½	18 18 15½ 25	10½ 10½ 10½ 3 14	Quartered redQuartered white Comb grain redComb grain white			24	201/2 201/2 18 18	1072 12 12 12 91/2 91/2	+3				
Gum: Plain redRotary figured red	381/2	36 33½		30	24	13	Plne: Ponderosa Sugar				42 38½		373 333				
Quartered, plain red Quartered, figured red Sap	441.6	40	32½ 27½ 40	26½ 21½ 35	19 13 29	7 1/2 18	Northern Yellow Knotty	42	37½ 40		29 32½	24 29 21½	103 203 153				
Quartered, sap						8	PoplarSycamore	35	31 .		30 27½	24	13				
Figured African (1/28") MexicanPhilippine, lightPhilippine, dark			151/2	12 10½ 25 24	+3 +4 18 161/6	+21 +21 3	Walnut, all black, plain (1/28")		,		3	+15	+27				

Note: In Areas 2-3E shorten all discounts ½ point. In Areas 3-4 shorten all discounts 1½ points. In Area 4E shorten all discounts 2½ points.

In Area 5 shorten all discounts 3 points. In Area 6 shorten all discounts $4\frac{1}{2}$ points.

14. In section 27 (a) the table is amended to read as follows:

Description of prod-	Delivered to—											
wood veneered sash and transoms; 5 of a size and kind	Area 1	Areas 2-3E	Areas 3-4	Area 4E	Area 5	Area 6						
Woods: Unselected birch, red oak, un- selected gum, brown ash, yellow pine, pine, red birch, and white birch. All other woods.	53 48½	52½ 48	52 47½	51½ 47	51 46½	50 45½						

15. Section 29 is amended to read as follows:

SEC. 29. Appendix M: Maximum prices for stock millwork specialties. The maximum prices for stock millwork specialties covered by this regulation, sold alone or with other millwork in carload quantities f. o. b. mill full freight allowed, shall be for each manufacturer, his individual highest net selling prices in effect in October 1941 for carload quantities sold to the same class of customer in the same delivery zone, f. o. b. mill full freight allowed increased by twenty-five (25) percent.

If the manufacturer's customary method of pricing is to use a list and discount sheet, he may shorten his discount by the number of half-points which will most nearly approximate a 25 percent increase in the highest net selling price in effect in October 1941. If the manufacturer uses a net list price the 25 percent increase in price shall be rounded off to the nearest cent.

This amendment shall become effective May 6, 1946.

Issued this 6th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7613; Filed, May 6, 1946; 4.44 p. m.]

PART 1307—RAW MATERIALS FOR COTTON TEXTILES

[RPS 7,1 Amdt. 19]

COMBED COTTON YARNS AND THE PROCESSING

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 Price Schedule No. 7 is amended in the following respect:

In § 1307.12 paragraph (c) (5) is amended by adding thereto subdivision (iv) to read as follows:

(iv) In addition to the premium allowable under (ii) above, a premium of not more than 5.4 percent of the maximum price exclusive of said premium may be charged for combed yarn sold to a manufacturer of zipper tape for use solely in the manufacture of zipper tape: Provided, That no premium may be charged hereunder unless the buyer certifies to the Textile Price Branch, Office

of Price Administration, Washington 25, D. C., and delivers a written statement to the seller, that the yarn will be used by him exclusively in the manufacture of zipper tape.

This amendment shall become effective May 7, 1946.

Note: All reporting and recording-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 7th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7640; Filed, May 7, 1946; 11:50 a.m.]

PART 1382—HARDWOOD LUMBER [MPR 146,1 Corr. to Amdt. 23]

APPALACHIAN HARDWOOD LUMBER

Amendment 23 to Maximum Price Regulation 146 is corrected as follows:

1. In change 2 of the amendment, under price table "(2) Basswood", the first thickness listed which now reads "1" is corrected to read " $\frac{1}{2}$ ".

2. In change 2 of the amendment, under price table "(9) Chestnut—WHND", the price for 3/4" No. 1 Common which now reads "51.50" is corrected to read "49.50"

3. In change 2 of the amendment, under price table "(14) Soft Maple", the price of ½" No. 2 Common which now reads \$23.00 is corrected to read "33.00".

This correction shall become effective May 13, 1946.

Issued this 7th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7642; Filed, May 7, 1946; 11:51 a. m.]

PART 1307—RAW MATERIALS FOR COTTON TEXTILES

[MPR 33, Amdt. 10]

CARDED COTTON YARNS AND THE PROCESSING THEREOF

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.

Section 1307.67 (m) is amended by adding after the words "electrical insulation tapes" or "electrical insulation tape", wherever they appear, the words "or cotton hose".

This amendment shall become effective May 7, 1946.

Note: All reporting and recording-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 7th day of May 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7641; Filed, May 7, 1946; 11:50 a. m.] PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[2d Rev. MPR 487, Amdt. 11]

WHEAT

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

Section 4.7 (a) (3) of Second Revised Maximum Price Regulation 487 is amended to read as follows:

(3) If the wheat is of a class and subclass described in Tables I and II of section 3.2 and moved wholly by rail shipment, you may use the price, per bushel, set forth below at the port from which the wheat is exported:

TABLE IV—PRICES PER BUSHEL, BULK, AT PORTS OF EXPORT FOR THE STANDARD GRADES OF WHEAT OF THE CLASSES AND SUE-CLASSES DESCRIBED IN TABLES I AND II OF SECTION 3.2

(The prices set out below are for "standard grades" of wheat and are to be adjusted for grades other than "standard" and for moisture and other factors affecting determination of quality, except for protein, in accordance with the provisions of sec. 3.2)

	Base price pe
Port of export:	bushel bulk
Boston, Mass	\$1.913/4
New York, N. Y	1.913/4
Albany, N. Y	1. 91 1/8
Philadelphia, Pa	1.911/8
Baltimore, Md	1.90%
Norfolk, Va	1.90%
Galveston, Tex	1.815%
Houston, Tex	1.815/8
Texas City, Tex	1.815/8
Port Arthur, Tex	1.815/8
New Orleans, La	1.815/8
Vancouver, Wash	1.665/8
Longview, Wash	1.665/8
Portland, Oreg	1.665%
Los Angeles, Calif	1.815/8
Seattle, Wash	1.665%
Tacoma, Wash	1.665/8
San Francisco, Calif	1.805%

This amendment shall become effective May 13, 1946.

Issued this 7th day of May 1946.

PAUL A. PORTER,
Administrator.

Approved: April 25, 1946.

N. E. DODD.

Acting Secretary of Agriculture.

[F. R. Doc. 46-7643; Filed, May 7, 1946; 11:51 a.m.]

Chapter XVIII—Office of Economic Stabilization

[Directive 87, Amdt. 3]

PART, 4003—SUBSIDIES: SUPPORT PRICES

IMPORTS OF GREEN COFFEE

Pursuant to the authority vested in me by the Stabilization Act of 1942, as amended, and by Executive Order 9250 of October 3, 1942 (7 F.R. 7871), Executive Order 9328 of April 8, 1943 (8 F.R. 4681), Executive Order 9599 of August 18, 1945 (10 F.R. 10155), Executive Order 9651 of October 30, 1945 (10 F.R. 13487), Executive Order 9697 of February 14, 1946 (11 F.R. 1691), and Executive Order 9699 of February 21, 1946 (11 F.R. 1929); It is hereby ordered:

¹7 F.R. 1221, 2000, 2132, 2277, 2373, 2509, 2737, 3160, 3551, 3664, 5481, 8948, 9732, 10469; **8** F.R. 972, 5755, 6285, 11890, 12611, 14004; **9** F.R. 10636, 11903, 12412; 10 F.R. 1141, 3552, 14061.

¹9 F.R. 3313, 10982; 10 F.R. 6228, 10210, 14626; 11 F.R. 4033.

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

Subsidy payments shall be made to importers who show, with respect to the coffee on which the subsidy is claimed, that:

(i) The coffee has been imported in accordance with the importer's quota as established pursuant to paragraph 1 (c) or 1 (d) of this directive:

(ii) The importer has paid no more than the maximum price at which green coffee may be imported under the provisions of Revised Price Schedule No. 50, issued by the Office of Price Administration, as amended in accordance with the provisions of section 2 of this directive;

(iii) The coffee was purchased and loaded on board an exporting carrier

after November 18, 1945;

(iv) The coffee was loaded on board an exporting carrier for shipment to a United States port on or before June 30, 1946 as evidenced by bill of lading:

(v) The coffee has been landed in the United States not later than August 15,

1946,

(vi) The coffee has been imported into the United States for domestic civilian consumption; and

(vii) The importer agrees to the conditions set forth in paragraph 1 (f) of

2. Paragraph 1 (f) (iii) is amended to read as follows:

That, in the event of an increase in maximum prices for coffee upon the termination of this subsidy program, he will refund to the Reconstruction Finance Corporation the equivalent of such price increases (not to exceed 3 cents per pound, green basis) on all coffee which he then has in inventory on which the subsidy has been paid. For the purposes of this paragraph, the subsidy will be deemed to have been paid on all coffee which the importer has in inventory in the United States upon the termination of this program, and on all coffee loaded on board an exporting carrier for shipment to a United States port, for the account of the importer, on or before June 30, 1946, not to exceed the quantity on which he has received subsidy payments.

Issued and effective this 6th day of May 1946.

CHESTER BOWLES, Director.

[F. R. Doc. 46-7620; Filed, May 6, 1946; 5:07 p. m.]

[Directive 108]

PART 4003-SUBSIDIES: SUPPORT PRICES

ABSORPTION OF OCEAN FREIGHT COSTS AND HANDLING CHARGES IN CONNECTION WITH PURCHASE OF 1945-46 CROP OF RAW CANE SUGAR FROM PUERTO RICO AND FROM THE VIRGIN ISLANDS

The Secretary of Agriculture has submitted certain information and recommendations to me with respect to the purchase of the 1945–46 crop of raw cane sugar from Puerto Rico and the Virgin

Islands. It appears that, in order to sell the sugar purchased to United States refiners at existing ceiling prices, Commodity Credit Corporation will be obliged to absorb ocean freight costs above the present charges and certain handling charges, at a loss to the Corporation of approximately \$3,000,000.

After careful consideration, I hereby find that the proposed program is necessary to insure the maximum necessary distribution of sugar during the coming

months.

Accordingly, pursuant to the authority vested in me by the Stabilization Act of 1942, as amended, and by Executive Order 9250 of October 3, 1942 (7 F.R. 7871), Executive Order 9328 of April 8, 1943 (8 F.R. 4681), Executive Order 9599 of August 18, 1945 (10 F.R. 10155), Executive Order 9651 of October 30, 1945 (10 F.R. 13487), Executive Order 9697 of February 14, 1946 (11 F.R. 1691), and Executive Order 9699 of February 21, 1946 (11 F.R. 1929), It is hereby ordered:

The Department of Agriculture is authorized and directed to carry out through the Commodity Credit Corporation the program as described in the Secretary of Agriculture's letter and the memorandum enclosed therewith.

This directive is in addition to, and not in substitution of, the directives of July 30, 1945 and July 31, 1945 with respect to grower and processor payments.

Issued and effective this 2d day of May 1946.

CHESTER BOWLES, Director.

[F. R. Doc. 46-7623; Filed, May 7, 1946; 10:45 a. m.]

TITLE 46—SHIPPING

Chapter III—War Shipping • Administration

[GO 3, Revocation]

PART 341—SHIP WARRANT RULES AND REGULATIONS

SUBPART J-RATES

General Order 3 (§§ 341.91 to 341.93, inclusive) and Supplement 1 thereto (7 F.R. 3673, 6587, 9 F.R. 10719) are hereby revoked.

[SEAL]

GRANVILLE CONWAY, Acting Administrator.

MAY 2, 1946.

[F. R. Doc. 46-7638; Filed, May 7, 1946; 11:50 a. m.]

[G. O. 39, Revocation]

PART 341—SHIP WARRANT RULES AND REGULATIONS

SUBPART K-APPEAL FROM PRESCRIBED RATES

General Order 39 (§§ 341.94 to 341.96, inclusive; 8 F.R. 16919) is hereby revoked.

[SEAL]

GRANVILLE CONWAY, Acting Administrator.

MAY 2, 1946.

[F. R. Doc. 46-7639; Filed, May 7, 1946; 11:50 a.m.]

Notices

TREASURY DEPARTMENT.

Bureau of Customs.

[T. D. 51450]

DECONHIL SHIPPING CO.

REGISTRATION OF HOUSE FLAG AND FUNNEL MARK

May 2, 1946.

House flag and funnel mark of Deconhil Shipping Company registered in accordance with § 3.81 (a), Customs Regulations of 1943.

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 Execuive Order No. 9033 (7 F.R. 1609) and in accordance with § 3.81 (a) of the Customs Regulations of 1943 (19 CFR 3.81 (a)), has registered the house flag and funnel mark of the Deconhil Shipping Company described below:

(a) House flag. The house flag is rectangular in shape. The hoist is 4 feet in height, the fly is 6 feet. The field is red upon which is superimposed a white diamond which measures 5 feet from tip to tip horizontally and 3 feet 6 inches vertically. Centered in the diamond is the letter "D," which is 19 inches high and 18 inches wide with a stroke 4 inches in width. The color of the letter is navy blue.

(b) Funnel mark. The funnel mark is to appear on a funnel of a solid black color in the form of a white band 8 feet wide 3 feet below the collar. Centered on the port and starboard sides of the funnel in a fore and aft direction and centered vertically in the band is a black letter "D" 5 feet in height and 4 feet 6 inches in width, having a maximum stroke of 12 inches, tapering at the top and bottom to 6 inches in width.

Colored scale replica drawings of the house flag and of the funnel mark described above are on file with the Division of the Federal Register.

[SEAL] W. R. JOHNSON,

Commissioner of Customs.

[F. R. Doc. 46-7590; Filed, May 6, 1946; 1:12 p. m.]

FEDERAL POWER COMMISSION.

[Docket Nos. G-627 anr G-635]

PITTSBURGH & WEST VIRGINIA GAS CO. AND KENTUCKY WEST VIRGINIA GAS CO.

ORDER POSTPONING HEARING

May 3, 1946.

City of Pittsburgh, Complainant, v. Pittsburgh & West Virginia Gas Company and Kentucky West Virginia Gas Company, Defendants, Docket No. G-627; in the matter of Pittsburgh & West Virginia Gas Company and Kentucky West Virginia Gas Company, Docket No. G-635.

The Commission having under consideration the request for postponement of the hearing in the above-entitled mat-

ters from May 13, 1946, to May 27, 1946; and

It appearing to the Commission that: Good cause exists for such postpone-

ment;

The Commission orders that: The hearing in the above-entitled proceedings be and the same are hereby postponed to May 27, 1946, at 10:00 o'clock a.m., in the Commission's Hearing Room, 1800 Pennsylvania Avenue NW., Washington, D. C.

By the Commission.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 46-7589; Filed, May 6, 1946; 12:04 p. m.]

[Docket No. G-714]

NEW YORK STATE NATURAL GAS CORP.
ORDER FIXING DATE OF HEARING

MAY 3, 1946.

It appears to the Commission that:

(a) On April 5, 1946, New York State Natural Gas Corporation ("Applicant") filed with the Commission an application for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize Applicant (1) to acquire the property and facilities of Godfrey L. Cabot, Inc. and Cabot Gas Corporation and (2) to operate the facilities to deliver natural gas to The Pavilion Natural Gas Company, Producers Gas Company, Southern Tier Gas Corporation, Empire Gas and Fuel Company, Ltd., and Rochester Gas and Electric Corporation.

(b) Applicant has contracted with Godfrey L. Cabot, Inc. and Cabot Gas Corporation (hereinafter referred to jointly as "Cabot") by an agreement dated February 21, 1946 (hereinafter called the "Cabot contract") to purchase for \$800,000.00 in cash the real estate, land and land rights, mineral rights, leaseholds, rights of way, easements, buildings, structures, pipe lines, pumping, compressing and regulating equipment, gas well structures and equipment, meters, meter installations, furniture, fixtures, transportation stores, shop, laboratory, communication, drilling, cleaning out and miscellaneous equipment and tools, physical properties, facilities, and contracts, rights and privileges, used in or relating to the natural gas business of Cabot in New York and Pennsylvania, excepting certain production properties known as the Wharton Properties which Cabot is retaining. The Cabot distribution properties in Livingston and Wyoming Counties, New York, consisting of pipe lines, service connections, meters, meter installations, regulators, appur-tenant fittings and franchises are being sold by Cabot to The Pavilion Natural Gas Company. The Cabot companies and Applicant are negotiating for sale to a third party of the Cabot distribution properties and facilities in Allegany County, New York. Applicant does not propose to acquire or operate any distribution properties or business. The tribution properties or business. above stated price of \$800,000 for the Cabot properties will be reduced by the

amount for which the distribution properties are sold.

(c) By Article I, section 4 of the Cabot contract, Applicant assumes the obligations of Cabot under certain described contracts, including the following contracts for the wholesale sale of natural gas:

Cabot Gas Corporation with The Pavilion Natural Gas Company, dated July 2, 1936, and supplements dated January 7, 1937, September 23, 1937, January 2, 1942, April 14, 1942, May 22, 1942, June 16, 1942, and July 25, 1942, being Cabot Gas Corporation Rate Schedule FPC No. 1 and Supplements Nos. 1 to 7, inclusive:

Godfrey L. Cabot, Inc. with Producers Gas Company, dated November 10, 1944, being Godfrey L. Cabot, Inc. Rate Schedule FPC

No. 19:

Godfrey L. Cabot, Inc., with southern Tier Gas Corporation, dated July 22, 1938, and Supplement dated May 31, 1941, being Godfrey L. Cabot, Inc. Rate Schedule FPC No. 17 and Supplement No. 1 thereto:

17 and Supplement No. 1 thereto; An oral agreement dated October 22, 1937, between Godfrey L. Cabot, Inc., and Empire Gas and Fuel Company, Ltd., reduced to writing and filed as Godfrey L. Cabot, Inc. Rate Schedule FPC No. 2.

(d) Applicant has made new contracts with The Pavilion Natural Gas Company, dated March 27, 1946, Southern Tier Gas Corporation, dated March 19, 1946, and with Empire Gas and Fuel Company, Ltd., dated April 4, 1946, for sale of gas to them. All three contracts will take effect with the consummation of the purchase of the Cabot properties and terminate November 1, 1946, or thereafter upon twelve months' written notice.

(e) Applicant has made a contract, dated February 21, 1946, with Rochester Gas and Electric Corporation to sell natural gas at wholesale to that company in such quantities, within the limitations of the contract, as Rochester Gas and Electric Corporation desires to use at Rochester, New York, for the purpose of replacing enriching oil now used in that corporation's production of water gas and for supplying certain consumers with natural gas in Scottsville and other points in the southern and western parts of Monroe County, New York, and counties adjacent thereto in which it may elect and be authorized to supply natural gas.

The Commission orders that:

(a) A public hearing be held commencing on the 20th day of May, 1946, at 10:00 a.m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., concerning the matters involved and the issues presented in this proceeding.

(b) Interested State commissions may participate in this hearing as provided in § 67.5 of the provisional rules of practice and regulations under the Natural Gas Act.

(c) In accordance with § 57.10 of the provisional rules of practice and regulations under the act, the Commission may, in the event of an uncontested hearing, proceed by order to dispose of this application upon consideration of the evidence contained in and filed with the application and such additional evidence as the Commission may require to be filed for its consideration, all of which,

together with the application, it is contemplated, will be incorporated in and will, in the absence of participation by any intervening parties, constitute substantially the record of hearing to be held on the date fixed by this order.

By the Commission.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 46-7624; Filed, May 7, 1946; 10:46 a.m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 422, Special Permit 10]

UNLOADING OF BOX CARS AT IPSWICH AND ROSCOE, S. DAK.

Pursuant to the authority vested in me by paragraph (c) of the first ordering paragraph of Service Order No. 422 (11 F.R. 250), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 422 insofar as it applies to two cars held at Ipswich, South Dakota, and twelve cars held at Roscoe, South Dakota, by the Chicago, Milwaukee, St. Paul and Pacific Railroad Company, loaded with Company material.

This permit shall expire at 12:01 a.m.,

May 20, 1946.

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 2d day of May 1946.

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

[F. R. Doc. 46-7593; Filed, May 6, 1946; 2:00 p. m.]

[S. O. 479, Special Permit 1]

ICING OF POTATOES FROM LACROSSE, FLA.

Pursuant to the authority vested in me by paragraph (d) of the first ordering paragraph of Service Order No. 479 (11 F.R. 3367), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 479 insofar as it applies to the furnishing of one icing in transit only at a regular icing station en route on car FGEX 21751, potatoes, now rolling on the Atlantic Coast Line RR., destined Petersburg, Virginia, for account of LaCrosse

Growers, Inc., LaCrosse, Florida.

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 1st day of May 1946.

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

F. R. Doc. 46-7594; Filed, May 6, 1946; 2:00 p.m.]

[S. O. 396, Special Permit 41]

RECONSIGNMENT OF PEAS AT KANSAS CITY,

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (11 F.R. 2193), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Kansas City, Missouri, May 4, 1946, by F. H. Vahlsing of cars of peas, now on the Union Pacific Railway to Bridgeport, Conn. PFE-17030 (Wab.-Erie-N. H.) Bushwick Station, New York, PFE-51045 (Wab.-P.RR.-L.I.).

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 6th day of May 1946.

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

F. R. Doc. 46-7632; Filed, May 7, 1946; 11:18 a. m.]

[S. O. 499]

UNLOADING OF CARS AT ALICE, TEX.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 6th day of May, A. D. 1946.

It appearing, that 3 cars containing track inspection cars and pipe fittings at Alice, Texas, on the Texas and New Orleans Railroad Company have been on hand for an unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action; it is ordered. that:

Commodities at Alice, Texas, be un-loaded. (a) The Texas and New Orleans Railroad Company, its agents or employees, shall unload forthwith cars ACL 55956, ACL 55905 loaded with inspection cars and L&N 26237 loaded with pipe fittings now on hand at Alice, Texas, consigned to Laredo, Texas for export.

(b) Notice and expiration. Said carrier shall notify the Director of the Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where, and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901, 911; 49 U. S. C. 1(10)-(17), 15(2)

It is further ordered, that this order shall become effective immediately; that a copy of this order and direction shall be served upon the Texas and New Orleans Railroad Company and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 46-7631; Filed, May 7, 1946; 11:18 a. m.]

OFFICE OF ALIEN PROPERTY CUS-TODIAN.

[Vesting Order 5970]

CARL MILLER ET AL.

In re: Carl Miller and Marie Miller, plaintiffs, vs. William Miller, et al., defendants; file D-28-9725; E. T. sec. 13631.

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

1. That the property described as follows: The sum of \$148.65 in the possession and custody of the Clerk of the Circuit Court of Milwaukee County, Wisconsin, representing the distributive share of Christain Miller, also known as Christian Miller, and Mrs. Christain Miller, also known as Mrs. Christian Miller, in and to the proceeds of real estate sold upon court order in a partition suit entitled "Carl Miller and Marie Miller, Plaintiffs, vs. William Miller, et al., Defendants," and which was deposited in his office pursuant to an order of the Circuit Court of Milwaukee County, Wisconsin, entered on September 13, 1945

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Christain Miller, also known as Christian Miller, Germany.
Mrs. Christain Miller, also known as Mrs.

Christian Miller, Germany.

That such property is in the process of administration by Leonard A. Grass,

Clerk of the Circuit Court of Milwaukee County, Wisconsin, Depositary, acting under the judicial supervision of the Circuit Court of Milwaukee County, Wiscon-

2. That the property described as follows: The sum of \$31.66 in the possession and custody of T. F. Swietlik, 735 No. Water Street, Milwaukee, Wisconsin, Collection Agent, representing the share of Christain Miller, also known as Christian Miller, and Mrs. Christain Miller, also known as Mrs. Christian Miller, in net rentals from real estate,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, nationals of a designated enemy country, Germany, namely.

Nationals an' Last Known Address

Christain Miller, also known as Christian

Miller, Germany.
Mrs. Christain Miller, also known as Mrs. Christian Miller, Germany.

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany):

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in

the national interest.

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

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

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

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on February 26, 1946.

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

[F. R. Doc. 46-7543; Filed, May 6, 1946; 11:12 a. m.]

[Vesting Order CE 277]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN MICHIGAN AND NEBRASKA COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095; as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A:

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons-described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Allen Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Allen Property Custodian

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 30, 1946.

[SEAL] JAMES E. MARKHAM,

Alien Property Custodian.

EVILIDIT A

		EXHIBIT A			
Column 1	Column 2 -	Column 3	Column 4	Column 5	Column 6
Name	Country or territory	Action or proceeding	Interest	Depositary	Sum vested
		Item 1		,	
Josef (Joseph) Grenkowiez	Poland	Estate of Fabian Grenkowicz, also known as Fabian Grankowicz, also known as Fabian Grzenkowicz, deceased, Probate Court, Wayne County, Mich.	\$2, 392. 92	The County Treasurer of Wayne County, Detroit, Mich.	\$104.00
Leo (Leon) Myschk (Misehki)	Poland	Samc	598. 23	Same	26.00
Rosalie Groth	Poland	Same	598. 23	Same	26. 0
Matilda (Mathilda) Bultseliak.	Poland	Samc	598. 23	Same	26. 0
Cacilie (Caceilie) Myschk	Poland	Same	598. 23	Same	26. 0
Marie Wanhaus	Czechoslovakia	Item 6 Estate of Frank Zitek, deceased, County Court, Saline County, Nebr.	817. 39	E. H. Houser, Administrator of the Estate of Frank Zitek, deceased, Wilber, Nebr.	14,0
Heirs at law of Katerina Skrd- lant, deceased, names un-	Czechoslovakia	Same	817.39	Same	14.0
known. Heirs at law of Matej Zitek, deceased, names unknown.	Czechoslovakia	Item 8	817. 39	Same	14.0
Maric Kehl and her personal representatives, heirs, next of kin and legatees.	France	Estate of Anne Lothrop Hoyningen Huene, dcceased, Probate Court, Wayne County, Mich.	(1)	Detroit Trust Company and George V. N. Lothrop, Trustees, 201 W. Fort St., Detroit, Mich.	43. (
Antonetta Clehitti	Italy	Estate of Nicola (Nick) Cichitti (Cicchitti), deceased, Probate Court, Wayne County, Mich.; No. 304489.	423, 62	The County Treasurer of Wayne County, Detroit, Mich.	ε, (
Filemena Cichitti	Italy	Same	423.62	Same	8.0
Grasletta Cichitti	Italy	Same	428, 62	Same	δ. (
Anselmo Cichitti	Italy	Same	423, 62	Same	8.0
Vincenzo Cichitti	Italy	Same	423, 62	Eame	8.
Carmela Cichitti	Italy	Same	1,059.07	\$ame	14.
Torvald M. Valaker	Norway	Item 16 Estate of Martha Bruland, deceased, County Court, Boone County, Nebr.	105. 36	Albion National Bank, Albion, Nebr.; in blocked account in name of Torvald M. Valaker.	16.
Nils Th. Valaker	Norway	Same	210.71	Albion National Bank, Albion, Nebr.; in blocked account in name of Nils Th. Valaker.	33.

Income from trust under will of Anne Lothrop Hoyningen Huene, deceased.

[Vesting Order CE 278]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN ILLINOIS COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A:

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred

by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 30, 1946.

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

EXHIBIT A

Column 1 Name	Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depositary	Column 6 Sum vested
Marjorio Lane Schneider	Franco	Item 1 Estate of Mary Louise Lane, deceased, Probate Court, Cook County, Ill.; Docket No. 406; Page 245; File No. 41-P-6430. Item	\$39, 000. 00	The First National Bank of Chicago, Trustee, 38 S. Dearborn St., Chicago, Ill.	\$111.00
Margaret Benedict Bull	France	Estate of Mary B. Bull, deceased, Circuit Court, Adams County, Ill.; Case No. 8771.	(1)	United States Trust Company of New York, Trustee, 45 Wall St., New York, N. Y.	87. 00
Marinus S. Pedersen	Denmark	Estate of Mack C. Petersen, deceased, County Court, McHenry County, Ill.; File No. 12288.	1867. 15	The County Treasurer of McHenry County, Woodstock, Ill.	20.00
Mads Pedersen	Denmark	Same	933. 56	Same	10.00
Nels Pedersen	Denmark	Same	933.46	Same	10.00
Fanny Flusser	Czechoslovakia	Estate of Caroline Klausner, deceased, Probate Court, Cook County, Ill.; Docket No. 382; Page 350; File No. 39-P-1574. **Rem 7**	1, 702. 21	American National Bank and Trust Com- pany, Executor of the Estate of Caroline Klausner, deceased, 33 North LaSalle St., Chicago, Ill.	59. 00
Helen Haralambopoulos	Greece	Estate of Harry Poulos, also known as Sofianos G. Haralambopoulos, deceased, Probate Court, Cook County, Ill.; Docket No. 430; Page 538; File No. 44-P-3044.	δ10. 00	John T. Dempsey, Administrator of the Estate of Harry Poulos, deceased, 11 South LaSalle St., Chicago, Ill.	53.00

¹Income from trust under will of Mary B. Bull, deceased.

[F. R. Doc. 46-7545; Filed, May 6, 1946; 11:12 a. m.]

[Vesting Order CE 279]

COSTS AND EXPENSES INCURRED IN CERTAIN
ACTIONS OR PROCEEDINGS IN CERTAIN
NORTH DAKOTA, IOWA, WISCONSIN AND
NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court

or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A.

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together

with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have Exhibit A

the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 30, 1946.

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

Column 1 Name	Column 2 County or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depositary	Column 6 Sum vestee
A V WALLO	County of territory		Ameres	Depositary	Sun vested
Mrs. Marit Wandl	Norway	Item 1 Estate of Knut E. Roen, deceased, County Court, Divide County, North Dakota.	\$285. 97	National City Bank of New York, New York, N. Y. Account in the name of the Royal Norwegian Government Special Account "H", Washington, D. C.	\$5.0
Tord Rudlang	Norway	Same2	285. 97	Special Account "H", Washington, D. C. Same	5. 0
Barbro Ormstead	Norway	Same	285. 97	Same	5. (
Ingrid Bakken	Norway	Same. Item 4	285, 97	Same.	δ. (
Ole O. Roen	Norway	Same.	285. 97	Same	5. 6
Even O. Roen	Norway	Same	285. 97	Saine	5. 0
Barbro Tuff	Norway	Same	285. 97	Same	8, 0
Marlt Hodne	Norway	Same8	285. 97	Same	5, 0
Sissel Roen	Norway	Same	285. 97	Same	В. (
P. J. Odegard	Norway	Same	285. 97	Same	5. 0
Marit Odegard	Norway	Same	285. 97	Same	5. (
Barbro Odegard	Norway	Same12	285. 97	Same	5. (
		Item 18		•	
Isak Henrikson	Norway	Estate of Henry Solverson, deceased, County Court, Manitowoc County, Wis.	92r 46	Same	15. (
Martine Henrikson	Norway	Same	92. 46	Same	15. (
Martha Ols Midthus	Norway	Item 15 Estate of Annanias Midthus, deceased, District Court of Iowa, in and for Winne- shiek County: Probate No. 5299; Docket	3, 312. 42	Same	26. (
Angel Ols Midthus	Norway	23; Page 58. Hem 16 Same	1, 449, 02	Same	12.0
Nels Ols Midthus	Norway	Item 17	828. 00	Saine	-
Agatha Midthus	Norway	Item 18	1, 449. 02	Same	12.0
Mallene Ols Midthus	Norway	Item 19	1, 449. 02		
Manene Of Midfills	Norway	Item 20	1, 449. 02	Same	12.
Isak Henrikson	Norway	Estate of Mary Solverson, deceased, County Court, Manltowoc County, Wis.	91. 54	Same	15.1
Martine Henrikson	Norway	Same	92. 54	Same	15,
Marie Barger	Norway	Item 22 Estate of Karl Thorsen, deceased, Surrogate's Court, Nassau County, N. Y.; Index No. 39456.	4, 082. 97	Same	18,
Inger Roneberg	Norway	Same	4, 082. 97	Same	14.

[F. R. Doc. 46-7546; Filed, May 6, 1946; 11:12 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Rev. SO 119, Corr. to Amdt. 1 to Order 40] C. V. HILL AND Co., INC.

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 1 to Order 40, issued April 19, 1946, was incorrectly designated. This amendment should be and

is hereby corrected to read Amendment 2.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-7562; Filed, May 6, 1946; 11:47 a. m.]

[SO 142, Order 96]

DOMESTIC ENGINE AND PUMP CO.

DETERMINATION OF MAXIMUM PRICES

Order No. 96 Under Supplementary Order No. 142, Adjustment Provisions for sales of industrial machinery and equipment, Domestic Engine and Pump Company; Docket No. 6083-SO 142-136-279; Docket No. 6083-SO 142-246-80; Docket No. 6083-SO 142-581-24.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order

No. 142. It is ordered:

(a) The maximum prices for sales by Domestic Engine and Pump Company of Shippensburg, Pennsylvania, of all its products, which are covered by any of the regulations listed in Supplementary Order No. 142, shall be determined by increasing by 3.5% the maximum prices for these products in effect just prior to September 18, 1945.

(b) The maximum prices for sales by resellers of the products described in paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of the order, by the percentage by which his net invoiced cost has been increased by reason of this

order.

- (c) The Domestic Engine and Pump Company shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage by which this order permits the reseller to increase his maximum net prices. A copy of each notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.
- (d) All requests not granted herein are denied.
- (e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 46-7588; Filed, May 6, 1946; 11:47 a. m.]

[Order 109 Under Order 375 Under 3 (b)]

VICTORIA SWEETS, INC.

ESTABLISHMENT OF MAXIMUM PRICES

Order No. 109 under Order No. 375 of § 1499.3 (b) of the General Maximum Price Regulation, Victoria Sweets, Inc.; Docket No. 6035:2-GMPR-ORD 375-405.

For the reasons set forth in an opinion issued simultaneously herewith, it is or-

dered that:

Authorization of maximum prices governing sales of a confectionery item consisting of twelve chocolate cigarettes, manufactured by Victoria Sweets, Inc., 207 Little East Neck Road, Babylon, Long Island, N. Y. (a) The maximum prices for the indicated sales below of a packaged confectionery item consisting of twelve chocolate cigarettes, 24 packages to a carton, manufactured by Victoria Sweets, Inc., 207 Little East Neck Road, Babylon, Long Island, New York, in accordance with its price application of February 19, 1943, shall be:

From Victoria Sweets, Inc. to jobbers per carton, delivered______\$1.36
 From all sellers to retailers per

2. From all sellers to retailers per carton, delivered______ 1.70

- (b) Maximum prices established in this order are the highest for which this item of chocolate cigarettes may be sold by the respective sellers. All sellers on sales of this item shall reduce the above appropriate maximum prices by applying their customary discounts, allowances and price differentials which have been applied to sales of other comparable confectionery items.
- (c) Victoria Sweets, Inc. shall mail or otherwise supply to each jobber or retailer at the time of or prior to the first delivery to such purchaser, a written

notice as follows:

The Office of Price Administration has authorized us to sell our chocolate cigarettes to jobbers at a maximum price of \$1.36 per carton, delivered, and to retailers at a maximum price of \$1.70 per carton, delivered. Jobbers are authorized to sell this item to retailers at a maximum price of \$1.70 per carton, delivered. On sales of this item all sellers are required to reduce their maximum prices by applying their customary discounts, allowances and price differentials which have been applied to sales of comparable confectionery items.

(d) Victoria Sweets, Inc. for a period of at least 90 days shall place in or on each carton distributed through a jobber a notice as follows:

The Office of Price Administration has authorized jobbers to sell this item of chocolate cigarettes to retailers at a maximum price of \$1.70, delivered. Retailers are authorized to sell this item to consumers at a maximum price of $10\dot{c}$ per package.

- (e) This order may be revoked or amended at any time by the Price Administrator.
- (f) This Order No. 109 shall become effective May 7, 1946.

Issued this 6th day of May 1946.

This action has the prior written.approval of the Secretary of Agriculture (10 F.R. 8419, 9419, 10961, 12305).

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 46-7563; Filed, May 6, 1946; 11:46 a. m.]

[Order 765 Under 3 (b)] CONVERTIBLE HOMES, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 3 (b) (2) of the General Maximum Price Regulation; It is ordered:

(a) The maximum prices, f. o. b. Denver, Colorado, for sales to any person by Convertible Homes, Inc., of Denver, Colorado, of metal prefabricated dwelling structures uninstalled, manufactured by Convertible Homes, Inc., and as described in the application dated April 15, 1946, which is on file with the Prefabrication and Building Equipment

Price Branch, Office of Price Administration, Washington, D. C., shall be the sum of the following:

(1) Actual cost of direct materials, including fabricated products not exceed-

ing their maximum prices.

(2) Actual cost of direct labor at rates not exceeding prevailing wage rates authorized by the appropriate government agency.

(3) Other direct costs, including the actual costs of subcontracts not exceeding, however, their maximum prices.

(4) Percentage margin of the sum of (1), (2) and (3) above, amounting to 36 percent.

Direct costs, both labor and material, as used in this paragraph, do not include the following: salaries of plant supervisors, wages of watchmen, guards or inspectors, light, heat and power, plant office expenses, fire and theft insurance, plant repair and maintenance, workmen's compensation, payroll taxes, property taxes, depreciation, welfare, safety and vacation expenses, overtime, and factory supplies and rent.

(b) On or before August 31, 1946, Convertible Homes, Inc., shall file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, a report giving the following

information:

(1) Profit and loss statement covering prefabricated dwelling operations, showing complete analysis of cost of goods sold, and general administrative and selling cost, for the seven month period ending July 31, 1946.

(2) Profit and loss statement, balance sheets, and analysis of surplus covering over-all operations for the seven month

period ending July 31, 1946.

(c) Maximum prices for uninstalled sales by resellers. The maximum price f. o. b. the reseller's point of shipment, for an uninstalled sale by a reseller of metal prefabricated dwelling structures manufactured by Convertible Homes, Inc., shall not exceed the sym of the following:

(1) The manufacturer's maximum f. o. b. plant price of which the reseller is notified in writing by the manufacturer.

- (2) A markup not in excess of 10 percent on the manufacturer's maximum f. o. b. plant price.
 - (3) Inbound transportation expense.
- (d) To the maximum price computed above there may be added actual transportation expense to the destination specified by the purchaser. If shipment is made direct from factory to purchaser, the charge for transportation expense shall be computed on that basis.

(e) The maximum price on an installed basis of the items covered by this order shall be determined in accordance with Revised Maximum Price Regulation

251.

(f) To the maximum prices established under (a) and (c) there may be added the actual cost of any State sales tax, provided the purchaser is notified in writing that the tax is included in the total sales price.

(g) This order may be amended or revoked by the Price 'Administrator at

any time.

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr. Acting Administrator.

[F. R. Doc. 46-7564; Filed, May 6, 1946; 11:47 a. m.]

[MPR 188, Order 22 Under Order 6 under .159e]

HANKSCRAFT CO.

APPROVAL OF UNIFORM RETAIL CEILING 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 (a) of Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes uniform

(a) This order establishes uniform retail ceiling prices for sales in all parts of the country of certain small electrical appliances specified below which are manufactured by the Hankscraft Company, 1007 East Washington Avenue, Madison, Wisconsin, and sold under the brand name, "Hankscraft" as follows:

Article .	Model No.	Uniform retail ceiling price (inclusive of Federal excise tax)
Automatic electric egg cooker	794B	\$2. 25
Automatic electric major va- porizer	891	3.50
Automatic electric baby bot- tle sterilizer	872	5. 95
Automatic electric baby bot- tle warmer and vaporizer	1013A	1. 95

(b) In the case of an article for which the manufacturer does not increase his prices to distributors as permitted by Order No. 6 he shall determine distributors' ceiling prices which will reflect the same discounts from the retail ceiling price fixed by this order which the manufacturer customarily suggested for sales at which sale as indicated by his wholesale price list in effect immediately prior to April 1, 1942.

(c) On and after the effective date of this order the manufacturer may not deliver to a purchaser for resale an article for which a uniform retail ceiling price is fixed by this order unless there is attached to it a retail price tag or label stating the manufacturer's name or brand rame, the model number or designation and the uniform retail ceiling price fixed by this order.

(d) Except as modified by this order, all provisions of Order No. 6 under \$1499.159e of Maximum Price Regulation No. 188 apply to all persons and to all sales and deliveries of the articles covered by this order.

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

This order shall become effective on the 7th day of May 1946.

Issued this 6th day of May 1946.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 46-7566; Filed, May 6, 1946; 11:45 a. m.] [MPR 188, Revocation of Order 4486] MURLIN MFG. Co.

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 § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

That Order No. 4486 under § 1499.158 of Maximum Price Regulation No. 188 be, and it is hereby revoked subject to Supplementary Order No. 40.

This order shall become effective on the 7th day of May 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 46-7567; Filed, May 6, 1946; 11:46 a.m.]

[MPR 188, Amdt. 1 to Order 4657]

KENT PRODUCTS Co.

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 § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

That paragraph (a) (2) is amended to read as follows:

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. destination and net 30 days. These prices include the Federal Excise

This amendment shall become effective on the 7th day of May 1946.

Issued this 6th day of May 1946.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 46-7569; Filed, May 6, 1946; - 11:45 a. m.]

[MPR 591, Rev. Order 21]

CHRYSLER CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591. It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by Chrysler Corporation, to "Four Star Dealers", of the refrigeration, and summer and winter air conditioning equipment as described in applications on file in the Prefabrication and Building Equipment Price Branch, shall be the maximum net prices for sales by Chrysler to Four Star Dealers for each commodity covered by this Order previously established or which may hereafter be established pursuant to Maximum Price Regulation No. 591

(b) The maximum net price f. o. b. point of shipment for sales by any person of the commodities covered by this order shall be:

(1) On sales to "specialty dealers." The maximum net prices for each commodity as determined under (a) above

plus 20 percent.

(2) On sales to "standard dealers". The maximum net price for each commodity as determined under (a) above plus $33\frac{1}{3}$ percent.

(3) On sales to consumers. The maximum net price for each commodity as determined under (a) above multiplied by the factor 1.7777 rounded off to the

nearest dollar.

(c) The maximum net prices established by this order shall be subject to cash discounts and transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities in the same general category during March 1942.

(d) Each reseller may add to the prices set forth in (b) above the actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates and shall be stated separately on

the invoice.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, including allowable transportation charges.

(f) Each seller shall post in a conspicuous place in his place of business, the maximum dollars-and-cents consumer price established for each com-

modity covered by this order.

(g) Within 30 days after the Chrysler Corporation places on the market any commodity covered by this order the company shall submit to the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., the maximum prices computed under this order for each class of reseller, also the maximum prices to consumers and method of notification employed.

(h) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 46-7573; Filed, May 6, 1946; 11:44 a.m.]

[MPR 188, Amdt. 1 to Order 4588]

UNITED GAS & ELECTRIC SUPPLY CO.

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 § 1499.158 of Maximum Price Regulation No. 188, *It is ordered*. That paragraph (a) (1) of Order No. 4588 under § 1499.158 of Maximum Price Regulation No. 188 be amended as follows:

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

•	Model No.	For sa the n	by any to con-	
Article		Jobbers	Retailers	For sales person sumers
Wooden juvenile lamp with parchment shade 15" height.	JL	\$1.91	\$2. 25	\$4.05
Fluorescent bed lamp flocked in various colors, equipped with ballast and "starter."	BLF	4. 25	5. 00	9. 00
Fluorescent bed lamp flocked in various colors, equipped with ballast and without "starter."	FBL	3. 83	4. 50	8.10
Fluorescent desk lamp with east white metal base and end plates, crinkled brown reflec- tor and equipped with ballast. 15" height.	DCL-15	5. 53	6. 50	11.70

These maximum prices are for articles described in the manufacturer's application dated May 18, 1945.

This amendment shall become effective on the 7th day of May 1946.

Issued this 6th day of May 1946.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 46-7568; Filed, May 6, 1946; 11:45 a. m.]

[MPR 188, Order 4999]

ESTELLE LAMP SHADES

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 § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Estelle Lamp Shades, 1727 East 172nd Street, Bronx, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

	For se the ma turer	For sales by any person	
	Job- bers	Re- tailers	to con- sumers
15" Bell shape silk lamp shade, 302-A 16" Bell shape silk lamp shade,	Each \$2. 55	Each \$3.00	Each \$5. 40
3103	4. 59	5.40	9.72

These maximum prices are for the articles described in the manufacturer's application dated April 10, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. factory, 2% 10 days, net 30. The maximum price to consumers is net, delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number ____ OPA Retail Ceiling Price—\$-----Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the

manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

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

(f) This order shall become effective on the 7th day of May 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 46-7571; Filed, May 6, 1946; 11:46 a.m.]

[MPR 188, Order 4998]

GEM PHONO MFG. INC.

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 § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Gem Phono Manufacturing, Incorporated, 7 West 46th Street, New York, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

			Ceiling prices to-			
Model No.	Brand	Description	Distribu- tor	Mail order house	Dealer	
108	Gem	Acoustic table phonograph hand wound motor,	\$7.40	\$7.	71 \$8. 32	
10E		manual molded fiber cabinet, 13½" x 12½" x 8". Same as above except AC electric motor	7. 33	7. 6	8. 25	
		Ceiling prices for—				
		•	Retail sa	les (Catalog sales	
10S 10E	Gem	Same as 10S above Same as 10E above		3. 95 3. 82	\$11.95 11.84	

Ceiling prices for catalog and retail sales include the Federal excise tax. Terms are 2% 10 days, net 30 days, f. o. b

These maximum prices are for the articles described in the manufacturer's application dated January 15, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the

Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the retail price properly filled in.

OPA Retail Ceiling Price—\$----Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify

the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

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

(e) This order shall become effective on the 7th day of May 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 46-7570; Filed, May 6, 1946; 11:45 a.m.]

[MPR 591, Amdt. 1 to Rev. Order 182]

ARTKRAFT MFG. CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, Revised Order No. 182 under Maximum Price Regulation No. 591 is amended to read as follows:

Paragraph (a) is amended to read as follows:

(a) The maximum net prices, f. o. b. point of shipment for sales by any person of the following home food freezer units manufactured by the Artkraft Manufacturing Corporation of Lima, Ohio, and as described in the application dated October 9, 1945, which is on file with the Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

ZONE 1

•	Con- sumer	Dealer	Clty distri- butor dealer	City distri- butor
Home food freezer, 6 cu. ft., 1/16 hp. condensing unit	\$269. 50	\$161.75	\$165. 75	\$135.00
- 2	ZONE 2			
,		Con- sumer	Dealer	Distri- butor

Home food freezer, 6 cu. ft. 1/6 hp. condensing unit \$279. 50 \$172. 00 \$139. 00

Zone 1. Includes the states of Montana, North Dakota, South Dakota, Kansas, Oklahoma, Minnesota, Iowa, Missouri, Wisconsin, Illinois, Kentucky, Tennessee, Indiana, Michigan, Ohio, North Carolina, Virginia, West Virginia, Maryland, District of Columbia, Delaware, New Jersey, Pennsylvania, Conecticut, Massachusetts, New York, Vermont, New Hampshire, Rhode Island, Maine, Nebraska (except the counties of Sheridan, Coron, Deuel, Dawes, Box Butte, Morrill, Cheyenne, Sioux, Scotts Bluff, Banner and Kimball) and the following counties in Arkansas: Benton, Carroll, Boone, Marion, Baxter, Fulton, Sharp, Randolph, Clay, Greene, Lawrence, Izard, Stone, Searcy, Newton, Madison and Washington.

Zone 2. Includes the states of Washington, Oregon, California, Idaho, Nevada, Utah, Wyoming, Colorado, Arizona, New Mexico, Texas, Louisiana, Mississippi, Alabama, Geor-

gia, South Carolina, Florida and the counties—Sheridan, Garden, Deuel, Dawes, Box Butte, Morrill, Cheyenne, Sioux, Scotts Bluff, Banner and Kimball in Nebraska, and all counties in Arkansas except Benton, Carroll, Boone, Marion, Baxter, Fulton, Sharp, Randolph, Clay, Greene, Lawrence, Izard, Stone, Searcy, Newton, Madison and Washington.

This amendment shall become effective May 7, 1946.

Issued this 6th day of May 1946.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 46-7574; Filed, May 6, 1946; 11:44 a. m.]

[MPR 591, Order 469] Borg-Warner Corp.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum net prices, f. o. b. Kalamazoo, Michigan, for sales by any person of the following steel warm air furnaces manufactured by the Ingersoll Steel and Disc Division of the Borg-Warner Corporation and as described in the application which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	Maximum net	prices (each)
Model No.	On sales to Chrysler Corporation, Airtemp Division	On sales to distributor or jobber
3022 3024 3027	\$70. 95 82. 45 88. 95	\$88.70 103.10 111.50

(b) The maximum net prices f. o. b. Kalamazoo, Michigan, for sales by Chrysler Corporation Airtemp Division of the following steel warm air furnaces manufactured by the Ingersoll Steel and Disc Division of the Borg-Warner Corporation, shall be:

	Maximum net	prices (each)
Model No.	Viking Manu- facturing Cor- poration	Four star dealers
F. S. 22 (3022) F. S. 24 (3024) F. S. 27 (3027)	\$73. 85 88. 05 95. 00	\$88. 30 102. 90 111. 50

(c) The maximum net prices for sales by Chrysler Corporation and Four Star Dealers to any other class of purchaser for which maximum prices are not set forth in (b) above for the steel warm air furnaces shall be determined in accordance with subparagraph (b) of Revised Order No. 21 under Maximum Price Regulation No. 591 issued by the Office of Price Administration.

(d) The maximum net prices established by this order shall be subject to cash discounts and transportation al-

lowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities within the same general category during March, 1942.

(e) Each seller covered by this order, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices stated in dollars-and-cents established by this order for each such seller as well as the maximum prices stated in dollars-and-cents established for purchasers upon resale.

(f) Resellers for whom maximum prices are not established under any of the preceding paragraphs of this order shall determine their maximum prices under the applicable section of the General Maximum Price Regulation.

(g) Maximum prices for any commodity covered by this order when sold on an installed basis shall be determined under Revised Maximum Price Regulation No. 251

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

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr., Acting Administrator.

• [F. R. Doc. 46-7575; Filed, May 6, 1946; 11:42 a. m.]

[MPR 591, Order 472]

MILK PRODUCERS EQUIPMENT Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following beverage coolers manufactured by Milk Producers Equipment Company of St. Louis, Missouri, and as described in the application dated February 20, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	0	n sales to	_
	Dis- tribu- tors	Dealers	Con- sumers
Model SFW-406 6 ft		\$396, 00 470, 00 574, 00	\$660.00 784.00 956.00

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to

discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a)

above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including the allowable transportation and crating charges.

(f) The Milk Producers Equipment Company of St. Louis, Missouri, shall stencil on the inside of lid or cover of the beverage coolers covered by this order,

substantially the following:

OPA Maximum Retail Price-\$----

Plus freight and crating as provided in Order No. 472 under Maximum Price Regulation No. 591.

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

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 46-7578; Filed, May 6, 1946; 11:43 a. m.]

[MPR 591, Order 473]

BUSCH & GAERTNER

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; It is ordered:

(a) The maximum prices, for sales by any person to consumers of the following portable water filter manufactured by Busch & Gaertner of Saginaw, Michigan and described in its application dated March 30, 1946 shall be:

Model B portable water filter, made of wood and glass, painted_____ \$19.00

(b) The maximum net price, f. o. b. point of shipment, for sales by any person to dealers shall be the maximum prices specified in (a) above less a discount of 30 percent.

(c) The maximum net price, f. o. b. point of shipment, for sales by any person to jobbers shall be the maximum price specified in (a) above less successive discounts of 40 and 10 percent.

(d) The maximum prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities in the same general category during March 1942.

(e) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price

Regulation No. 251.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(g) Busch & Gaertner shall attach to each water filter covered by this order, a label on which will be printed the fol-

lowing:

OPA Maximum Retail Price—\$19.00 Do Not Detach

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

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 46-7579; Filed, May 6, 1946; -11:43 a. m.]

[MPR 591, Order 474]

RANCO, INC.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 474 under section 16 of Maximum Price Regulation No. 591; Docket No. 6123-591.16-137.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 16 of Maximum Price Regulation 591, it is ordered:

(a) Adjustment of maximum prices for Ranco, Incorporated, Columbus, Ohio. Ranco, Incorporated may increase its properly established maximum prices for its line of refrigerator controls in effect on October 1, 1941, to each class of pur-

chaser by 24.3 percent.

(b) Maximum prices for resellers. The maximum prices for sales by a reseller of any of the commodities for which adjustment is granted Ranco, Incorporated, under this order shall be its maximum price to each class of purchaser in effect on May 6, 1946, plus the actual dollars-and-cents increase in present acquisition costs resulting from the adjustment granted Ranco, Incorporated, under this order.

(c) Notification to all purchasers. Ranco, Incorporated, of Columbus, Ohio, shall send the following notice to every purchaser of the commodities covered by this order at or before the time of the first billing after the adjustment granted by this order is put into effect:

Order No. 474 under section 16 of Maximum Price Regulation No. 591 provides for increases in net prices for sales of refrigerator controls, of 24.3 percent over net prices in effect on October 1, 1941, manufactured by Ranco, Incorporated, of Columbus, Ohio. Resellers may add the actual dollars-and-cents increase in their acquisition cost resulting from the adjustment granted the manufacturer to their existing maximum prices.

(d) All requests not granted in this order are denied.

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

This Order No. 474 shall become effective May 7, 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 46-7580; Filed, May 6, 1946; 11:43 a. m.]

[MPR 591, Order 470]

DECATUR IRON AND STEEL CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum prices, f. o. b. point of shipmert, for sales by any person of the following sizes of steel commercial projected windows manufactured by the Decatur Iron and Steel Company, Decatur, Illinois, and as described in the application dated March 19, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

				Maxi pric	
Model	Over-all size	No. of vents	Maxi- mum list price	On sales to deal- ers	On sales to con- sumers (con- trac- tors)
AZAYAXAWAWAWAWBYBYBYBWBBTCZCYCXCWCXDYDWDDTEYEYEYEYEYEYE	1'8 \(\) \(12 23 33 12 22 33 12 22 33 12 22 33 12 22 33 31 22 23 33 12 22 33 31 22 23 33 12 22 33 31 22 23 33 12 22 33 31 22 23 33 12 22 33 31 22 23 33 12 22 33 31 22 23 33 12 22 33 31 22 23 33 12 22 33 31 22 23 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 22 33 33 12 32 33 33 33 33 33 33 33 33 33 33 33 33	\$14. 00 14. 50 14. 50 14. 50 15. 00 16. 70 30. 10 30. 10 32. 20 16. 00 17. 10 31. 50 34. 00 15. 60 24. 03 27. 20 30. 40 43. 80 16. 70 27. 20 30. 40 44. 75	\$7. 50 7. 76 7. 76 7. 76 8. 03 7. 76 8. 03 7. 76 8. 35 8. 94 16. 11 17. 25 8. 57 9. 15 10. 06 16. 87 18. 21 8. 35 12. 88 14. 57 21. 26 23. 46 8. 94 14. 57 21. 26 23. 46 8. 94	\$8. 85 9. 14 9. 14 9. 14 9. 18 9. 85 10. 55 10. 67 11. 88 12. 14 9. 88 15. 11 17. 11 25. 0 20. 22 20. 22 10. 0 10. 77 11. 88 15. 11 17. 11 27. 12 28. 23 29. 20 20. 20

(b) The maximum prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities in the same general cate-

gory during March 1942.

(c) Each seller covered by this order, except on sales to consumers (contractors) shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale.

(d) Maximum prices on installed sales of the commodities in question are subject to the provisions of Revised Maximum Price Regulation No. 251.

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

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 46-7576; Filed, May 6, 1946; 11:42 a. m.]

[MPR 591, Order 471]
BORG-WARNER CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, It is ordered:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following Ingersoll Utility Units manufactured by Ingersoll Steel and Disc Division, Borg-Warner Corporation of Kalamazoo, Michigan, and described in its application dated April 9, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to large scale manufacturers of houses maintaining distributor network and purchasing in lots of 100 or more	On sales to builders and con- tractors	On sales to con- sumers
ngersoll utility unit model 10-P-1, con- sisting of warm air furnace, gas water heater, electric re- frigerator, sink, gas range, wall cabinets, 5' bath tub with shower, lavatory, water closet, medi- cine cabinet and al accessories including electrical and plumb- ing connections.	61 127 00		
xtra for electric wa-	\$1, 135.00	\$1, 175. 00	\$1, 300. 00
ter heater Extra for oil water	30.00	30.00	33.00
Bester	28, 00	28, 00	30, 00
Extra for electric range Extra for enamel vitro- liner and Firex insu-	32.00	32.00	35.00
Extra for six circuit	. 58.00	58.00	65. 00
multibreaker for elec- tric range	4, 40	4, 40	5.00

(b) The maximum prices established by this order shall be subject to discounts and allowances including transportation allowances, and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of commodities in the same general category during March 1942.

(c) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price

Regulation No. 251.

(d) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, including allowable transportation charges.

(e) Six months after the effective date of this order the Ingersoll Steel and Disc Division, Borg-Warner Corporation, shall submit to the Office of Price Administration, Prefabrication and Building Equipment Price Branch, Washington 25, D. C., actual cost and financial data on the items priced by this order.

(f) This order may be revoked or amended by the Price Administrator at

any time.

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

James G. Rogers, Jr., Acting Administrator.

[F. R. Doc. 46-7577; Filed, May 6, 1946; 11:43 a. m.]

[MPR 591, Order 475] WILDER MFG. Co.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 475 under Section 16 (b) (1) of Maximum Price Regulation No. 591. Docket No. 6123-591.16-102.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 16 (b) (1) of Maximum Price Regulation No. 591, it is ordered:

(a) Adjustment of maximum prices for the Wilder Manufacturing Company, Niles, Ohio. (1) This order permits the Wilder Manufacturing Company of Niles, Ohio, to increase by 8.8 percent its properly established maximum net prices in effect on May 6, 1946, to each class of purchaser for its line of sheet metal flue pipe and fittings and draft diverters.

(2) The maximum net prices set forth in (a) (1) above are subject to discounts, allowances including transportation allowances and the rendition of services which are at least as favorable as those which the Wilder Manufacturing Company extended or rendered or would have extended or rendered to each class of purchaser during March 1942 on comparable sales of metal flue pipe and fittings and draft diverters.

(b) Maximum prices for resellers. (1) All resellers of the commodities covered by this order (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their properly established maximum prices in effect on May 6, 1946, the actual dollars-and-cents increase in acquisition cost resulting from the adjustment granted the manufacturer by this order.

(c) Notification to all purchasers. The Wilder Manufacturing Company shall send the following notice to every purchaser of the commodities covered by the order at or before the first invoice after the effective date of this order.

Order No. 475 under section 16 (b) (1) of Maximum Price Regulation No. 591 provides for an 8.8 percent increase in maximum net prices in effect on May 6, 1946, for sales by the Wilder Manufacturing Company for its line of metal flue pipe and fittings and draft diverters.

Resellers (but not manufacturers who purchase these items for use in the manufacture of other products) may add to their existing maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted by Order No. 475.

(d) All prayers of the application of the Wilder Manufacturing Company of Niles, Ohio, not herein granted are denied.

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

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr. Acting Administrator.

[F. R. Doc. 46-7581; Filed, May 6, 1946; 11:44 a. m.]

[MPR 591, Order 476]

BRE SANITARY SEAT CORP.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 476 under section 16 (b) (1) of Maximum Price Regulation No. 591; Docket No. 6123-591.16-96.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 16 (b) (1) of Maximum Price Regulation No. 591, It is ordered:

(a) Adjustment of maximum prices for the BRE Sanitary Seat Corporation of Boston, Massachusetts. (1) The BRE Sanitary Seat Corporation of Boston, Massachusetts may increase by 20 percent its properly established maximum net prices in effect on May 6, 1946, to each class of purchaser for its line of water closet seats.

(2) The maximum net prices set forth in (a) (1) above are subject to discounts, allowances including transportation allowance and the rendition of services which are at least as favorable as those which the BRE Sanitary Seat Corporation extended or rendered or would have extended or rendered to each class of purchaser during March 1942 on comparable sales of water closet seats.

(b) Maximum prices for resellers. (1) All resellers of the commodities covered by this order (but not manufacturers who

purchase such items for use in the manufacture of other products) may add to their properly established maximum prices in effect on May 6, 1946, the actual dollars-and-cents increase in acquisition cost resulting from the adjustment granted the manufacturer by this order.

(c) Notification to all purchasers. The BRE Sanitary Seat Corporation shall send the following notice to every purchaser of the commodities covered by the order at or before the first invoice after the effective date of this order.

Order No. 476 under section 16 (b) (1) of Maximum Price Regulation No. 591 provides for a 20 per cent increase in maximum net prices in effect on May 6, 1946; for sales by the BRE Sanitary Seat Corporation for its line of water closet seats.

Resellers (but not manufacturers who purchase these items for use in the manufacture of other products) may add to their existing maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted by Order No. 476.

(d) All prayers of the application of the BRE Sanitary Seat Corporation of Boston, Massachusetts, not herein granted are denied.

(e) This order may be amended or revoked by the Price Administrator at any

This order shall become effective May 7, 1946.

Issued this 6th day of May 1946.

JAMES G. ROGERS, Jr., Acting Administrator.

[F. R. Doc. 46-7582; Filed, May 6, 1946; 11:44 a.m.]

[RMPR 136, Order 621]

FOUR WHEEL DRIVE AUTO CO.

AUTHORIZATION OF MAXIMUM PRICES

Order 621 under Revised Maximum Price Regulation 136. Machines, parts and industrial equipment. Eagle Manufacturing Company, Division of Four Wheel Drive Auto Company, Docket No. 6085–136.21–707.

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) Eagle Manufacturing Company, division of Four Wheel Drive Auto Company, Appleton, Wisconsin, is authorized to sell each of the following models of logging trailers at a price not to exceed the following applicable list price subject to discounts, allowances, extra charges, and terms of delivery in effect on March 31, 1942.

| List price | 1.0.b. factory | Model T with 8.25 x 20 tires | \$530.97 | Model T with 9.00 x 20 tires | 572.04

(b) Resellers of the logging trailers listed in the schedule in paragraph (a) above are authorized to sell each of these logging trailers at a price not to exceed the applicable charges listed below, subject to the discounts, allowances, and terms of delivery in effect on March 31, 1942.

(1) A charge for the logging trailer not to exceed the applicable list price set forth in the schedule in paragraph (a).

(2) A charge for transportation which shall not exceed the charge the Eagle Manufacturing Company would make for the transportation of the logging trailer from factory to the point of delivery.

(3) A charge to cover federal, state and local taxes on the purchase, sale or delivery of the logging trailer computed in accordance with the method the reseller had in effect on March 31, 1942.

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

of purchasers.

(c) Resellers that cannot establish a price under paragraph (b) because they were not in business on March 31, 1942, are authorized to sell each of the logging trailers listed in the schedule in paragraph (a) at a price not to exceed the applicable charges listed below:

(1) A charge for the logging trailer not to exceed the applicable list price set forth in the schedule in paragraph (a).

(2) A charge for transportation which shall not exceed the charge Eagle Manufacturing Company would make for transportation of the logging trailer from factory to the point of delivery.

(3) A charge equal to the charge made to the reseller by Eagle Manufacturing Company in accordance with the method Eagle Manufacturing Compan, had in effect on March 31, 1942, to cover federal excise taxes.

(4) A charge equal to resellers' expenses for payment of state and local taxes on the purchase, sale or delivery

of the logging trailer.

(d) A reseller of the logging trailers set forth in the schedule in paragraph (a) in any of the territories or possessions of the United States is authorized to sell each logging trailer at a price not to exceed the applicable price established in paragraph (b) or (c), to which it may add, unless charged under paragraphs (b) or (c), 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 insurance; and landing, wharfage and terminal operations; ocean freight; freight to port of embarkation; and inland territorial freight from the port of debarkation by the most direct route to resellers place of business.

(e) All requests not granted herein are denied.

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

(g) Order L-972 under Revised Maximum Price Regulation 136 is revoked.

This order shall be effective as of April 15, 1946.

Issued this 6th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7614; Filed, May 6, 1946; 4:44 p. m.] [MPR 592, Order 23]

SAND AND GRAVEL IN DETROIT, MICH., AREA ESTABLISHMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, filed with the Division of the Federal Register, and pursuant to Section 17 of Maximum Price Regulation No. 592; It is ordered:

(a) The manufacturer's maximum pit and delivered prices for sand and gravel produced from the sand and gravel deposits in the state of Michigan, commonly known as the "Utica-Rochester Area" and the "Northville Area," shall be as follows:

EAST SIDE OR UTICA-ROCHESTER PITS

Specifications	F.O.B. pits	Delivered into greater Detroit area
Gravel 60/40Sand. Clear pebbles	Per cu. yd. \$1. 10 . 90 1. 55	Per cu. yd. \$2.05 1.85 2.50

WEST SIDE OR NORTHVILLE PITS

Specifications	F.O.B. pits	Delivered into greater Detreit area
Gravel 60/40Sand. Clear pebbles	Per cu. yd. \$1.20 1.00 1.70	Per cu. yd. \$2.15 1.95 2.65

(b) The "Greater Detroit Area" as used in this order means the counties of Wayne, Oakland and Macomb in the

State of Michigan.

(c) Any reseller purchasing sand and gravel from any manufacturer who has modified his maximum prices in accordance with paragraph (a) above, may increase his maximum price, by a dollars-and-cents amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted the manufacturer in paragraph (a) above.

(d) The maximum prices specified in paragraph (a) above, are subject to discounts, allowances, and price differentials at least as favorable as those in effect during March 1942 to purchasers

of the same class.
(e) Order No. G-9 under section 17 of Maximum Price Regulation 592, issued by the Cleveland Regional Office on April 3, 1946, is hereby revoked.

(f) All requests of the application not granted herein are denied.

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

This Order No. 23 shall become effective May 3, 1946.

Issued this 3d day of May 1946.

PAUL A. PORTER.

Administ wor.

[F. R. Doc. 46-7615; Filed, May 6, 1946; 4:44 p. m.]

[MPR 188, Amdt. 2 to Order 4800]

HOUSEHOLD FURNITURE

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an epinion 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:

Order No. 4800 under Maximum Price Regulation No. 188 is amended in the following respects:

1. The first sentence of section 2 (a) is amended to read as follows: "This order covers articles of wood household furniture, including upholstered furniture, and any other article listed in Appendix A, or belonging in categories listed in Appendix B or C, with the exception of any article whose maximum price was established under Order No. 4332 or Revised Order No. 4332, under Maximum Price Regulation No. 188 and certain articles listed in paragraph (b) of this section."

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

The word "you", as used in this order, means a manufacturer who makes a sale or delivery of an article covered by this order to a purchaser for resale or to another manufacturer. No adjustment of maximum prices on sales by a manufacturer to consumers is authorized.

3. Section 4 (a) is amended by adding a sentence at the end thereof to read as follows: "If you customarily sell your articles to other manufacturers, and do not have any customary or established uniform differentials to use in finding the appropriate cut-off point for sales to other manufacturers, your cut-off point to that class of purchasers is 13% less than the cut-off point listed in Appendix A."

4. The first sentence of section 4 (c) is amended by inserting the parenthetical phrase "(at least 60" in length)"

after the word "buffet."

5. The last two sentences of section 5 (c) are amended to read as follows: "For this purpose 'maximum price' means the maximum price properly determined under Maximum Price Regulation No. 188 after all trade, quantity and other discounts (except cash discounts) have been deducted. If you have a customary or established dollarand-cent differential for the same article in different finishes (not species of wood), hardwares, sizes or packing, or in the case of chairs in different types of seats (for example, all wood seats, slip seats, etc.), the 'maximum price' to which you apply the percentage permitted by this paragraph is your maximum price for the article in its lowest priced condition. Your customary or established differentials may then be added to the maximum price so adjusted. However, if you continue to adjust all of your maximum prices by no more than the 5 percent previously authorized by Order No. 1052 under Maximum Price Regulation No. 188, you may continue to compute your adjusted maximum prices in the manner provided by that order prior to its revocation, without regard to any contrary provisions contained in this sec-

"In figuring the amount by which you may increase your maximum price, fractions may be rounded to the nearest cent."

6. A new section 5 (d) is added to read as follows:

(d) How to find the adjusted maximum prices for certain sets or suites. You will use the rule in this paragraph to find your adjusted maximum price for a set or suite only if your maximum price for the particular set or suite is different from the total of the maximum prices of the individual pieces in the set or suite. To find your adjusted maximum price for such a set or suite, you use the following steps:

Step. 1. Find the adjusted maximum prices under paragraph (c) above for the individual pieces in the set or suite, and the total of those prices.

Step 2. Find the total of the properly established maximum prices, exclusive of all permitted increases, for the individual pieces

in the set or suite.

Step 3. Find the percentage amount by which the total obtained in Step 1 exceeds the total obtained in Step 2. The resulting figure is the percentage amount of adjustment which you may apply to your properly established maximum price (exclusive of all permitted increases) for the set or suite.

7. The last sentence of "Step 2" in section 6 (a) (2) is amended to read as follows: "Your 'category fabric grade' is that last counted fabric grade or that grade of fabric in your line representing a cost bracket which includes \$1.00 per yard of 54" fabric, whichever is higher."

8. The last two sentences of section 6 (c) are amended to read as follows: "For this purpose 'maximum price' means the maximum price properly determined under Maximum Price Regulation No. 188 after all trade, quantity, and other discounts (except cash discounts) have been deducted. If you have a customary or established dollar-and-cent differential for the same article in different upholstery constructions, filling materials. or tailoring extras (such as edgings, decorative nails, etc.), the 'maximum price' to which you apply the percentage permitted by this paragraph is your maximum price for the article in its lowest priced condition. Your customary or established differentials may then be added to the maximum price so adjusted. However, if you continue to adjust all of your maximum prices by no more than the 5 percent previously authorized by Order No. 1052 under Maximum Price Regulation No. 188, you may continue to compute your adjusted maximum prices in the manner provided by that order prior to its revocation, without regard to any contrary provision contained in this

In figuring the amount by which you may increase your maximum price, fractions may be rounded to the nearest cent.

9. A new section 6 (d) is added to read as follows:

(d) How to find the adjusted maximum prices for certain sets or suites. You will use the rule in this paragraph to find your adjusted maximum price for a set or suite only if your maximum price for the particular set or suite is different from the total of the maximum prices of the individual pieces in the set or suite. To find your adjusted maximum price for such a set or suite, you use the following steps:

Step. 1. Find the adjusted maximum prices under paragraph (c) above for the individual pieces in the set or suite, and the total of those prices.

Step 2. Find the total of the properly established maximum prices, exclusive of all permitted increases, for the individual pieces

in the set or suite.

Step 3. Find the percentage amount by which the total obtained in Step 1 exceeds the total obtained in Step 2. The resulting figure is the percentage amount of adjustment which you may apply to your properly established maximum price (exclusive of all permitted increases) for the set or suite.

10. Section 9 (a) is amended to read as follows:

(a) If you adjust the maximum prices of all of your articles covered by this order by no more than the 5 percent previously authorized by Order No. 1052 under Maximum Price Regulation No. 188 you need not file any reports for those articles if you notify the Office of Price Administration, Washington, D. C., that you are not adjusting your maximum prices by more than five per cent and with respect to the particular article you had filed the report required by Order No. 1052 under Maximum Price Regulation No. 188 before its revocation. However, if you did not file a report under Order No. 1052 for the particular article, you must report items (1), (2), and (7) below, even though you do not adjust any of your maximum prices by more than 5 per cent, In any case, if you adjust any of your maximum prices by more than 5 per cent, you must comply with the reporting requirements set forth below in this section.

11. Section 10 (c) is amended by adding the following paragraphs at the end thereof:

If, in accordance with section 4 or 7 of Maximum Price Regulation No. 590 a wholesaler elects to sell an article at his "highest price charged during March 1942", instead of at the price found by applying his "category markup" to his "net cost", the "unadjusted maximum price" which must appear on the wholesaler's invoice for that article is the same as his selling price.

If, in accordance with section 3a of Maximum Price Regulation No. 590 a wholesaler adopts as his own the manufacturer's ceiling prices to a particular class of purchaser, the "unadjusted maximum price" which must appear on his invoice for the article is the same as the manufacturer's "unadjusted maximum price" for sales of that article to the same

class of purchaser.

12. Section 11 is amended to read as follows:

SEC. 11. Maximum prices of wholesalers whose sales are covered by the General Maximum Price Regulation; and of persons who resell commercial and institutional articles directly to the user. A wholesaler who determines his maximum prices under the General Maximum Price Regulation, and any person who resells commercial or institutional furniture covered by this order directly to the user, finds his adjusted and unadjusted maximum price as follows:

(a) Adjusted maximum prices. (1) A seller who delivered or offered for delivery during March 1942 an article which meets the definition of "most comparable commodity" contained in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale, shall find his adjusted maximum price according to the method and procedure set forth in that section by adding the same markup which he had on that comparable article to the total of:

(i) His supplier's unadjusted maximum price, as it appears on his purchase

invoice, and

(ii) 80 percent of the dollar-and-cent difference between his supplier's unadjusted maximum price and the wholesaler's actual invoice cost.

A seller may make sales covered by the General Maximum Price Regulation, at prices at or below his adjusted maximum

price computed in this way.

The determination of a maximum resale price in this way need not be reported to the Office of Price Administration. However, each seller must keep complete records showing all the information called for on OPA Form 620–759, with regard to how he determines his maximum resale price. These records shall be kept available for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(2) If a seller cannot determine his adjusted maximum price under (1), he shall apply to the Office of Price Administration for the establishment of his adjusted maximum price under § 1499.3 (c) of the General Maximum Price Regulation. The application shall, in addition to the information specifically required by that section, also give the following

information:

 His supplier's unadjusted maximum price as it appears on his purchase invoice.

(ii) His actual invoice cost.

An adjusted maximum price established in this way will be in line with adjusted maximum prices established generally under this order for resellers of

the same class.

(b) Unadjusted maximum prices. (1) A seller who delivered or offered for delivery during March 1942 an article which meets the definition of "most comparable commodity" contained in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale, shall find his "unadjusted maximum price" according to the method and procedure set forth in that section by adding the same markup which he had on that comparable article to his supplier's unadjusted maximum price as it appears on his purchase invoice.

(2) If a seller cannot determine his unadjusted maximum price under (1), he shall, at the time he applies for an adjusted maximum price to the Office of Price Administration under paragraph (a) (2) of this section also apply for the establishment of an unadjusted maximum price. Unless such an unadjusted maximum price is established, he may not make sales of the article even though

his adjusted maximum price is properly established.

13. Section 12 is amended to read as follows:

SEC. 12. Maximum prices of retailers whose sales are covered by Maximum Price Regulation No. 580. This section modifies the pricing provisions of Maximum Price Regulation No. 580 with respect to articles covered by this Order. Unless the context otherwise requires, the definitions in Maximum Price Regulation No. 580 apply to the terms used in this section.

If the retailer determines his maximum price in accordance with Maximum Price Regulation No. 580, his maximum price shall be the price which he computes in accordance with that regulation by using a "net cost" based upon his supplier's unadjusted maximum price, as it appears on his purchase invoice.

14. Section 14 (a) is amended to read as follows:

- (a) A manufacturer who adjusts the maximum prices of all of his articles covered by this order by no more than the 5 per cent previously authorized by Order No. 1052 under Maximum Price Regulation No. 188 may continue to furnish invoices in the form required by Order No. 1052 under Maximum Price Regulation No. 188 before its revocation, except that his invoice must contain the notice set forth in paragraph (b) (8) of this section, instead of the notice formerly required by Order No. 1052. Where the manufacturer furnishes such an invoice, the manufacturer's "unadjusted maximum price" which wholesalers and retailers use as a basis for determining their resale prices under sections 10, 11, 12 or 13 is the price appearing on the invoice before the addition of the adjustment charges.
- 15. Section 14 (b) (3) is amended to read as follows:
- (3) The model designation of the article and such other description as may be necessary to identify the article on his pricing records. In the case of upholstered furniture when sold by the manufacturer, the manufacturer shall show on the invoice an identification of the cover fabric, including his cover grade designation and a pattern number or name on the basis of which he can, from his records, identify his supplier and his supplier's pattern number or name for that fabric.
- 16. The description of the article in the listing of "Dining room furniture (suites)" in Appendix A is amended to read as follows:
- 17. Appendix A is amended by the addition of the following article under "Bedroom furniture (odd pieces)":

Double-deck beds _____ \$23.00

This amendment shall become effective on the 13th day of May 1946.

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

Issued this 7th day of May 1946.

PAUL A. PORTER, Administrator.

[F. R. Doc. 46-7645; Filed, May 7, 1946; 11:51 a. m.]

[MPR 188, Order 4990]

MECHANICS HAND SERVICE TOOLS
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. Purpose of this order. This order, issued under Section 1499.159b specifies an interim price increase factor for manufacturers of mechanics' hand service tools and contains the specific pricing provisions which manufacturers and resellers are to follow in calculating their maximum prices for sales of the product.

- SEC. 2. What this order covers. As used in this order, the term "mechanics' hand service tools" means the following manually operated tools which are covered by Maximum Price Regulation No. 188; auto mechanics tools, chisels, mechanics' hammers, pliers, punches, screw drivers, metal cutting snips and shears, wrenches and spanners including sockets and drivers, nail sets, metal tool cases and tool kits.
- SEC. 3. Manufacturer's maximum prices. A manufacturer's adjusted maximum price for sales of a mechanic's hand service tool is the higher of the following amounts:

(a) His highest price in effect between October 1 and 15, 1941 for sales to each class of purchaser, increased by 5 per-

cent.

- (b) His maximum price for sales to each class of purchaser established under §§ 1499.153 through 1499.158 or § 1499.159c of Maximum Price Regulation No. 188 (exclusive of any adjustment charge heretofore granted), increased by 5 percent.
- SEC. 4. Interim maximum prices of purchasers for resale. Resellers of an article which the manufacturer has sold at an adjusted maximum price determined under this order shall determine their maximum prices as follows:
- (a) A reseller who had a properly established maximum price in effect before this order was issued for an article covered by this order may add to that maximum price an adjustment charge in the same dollar-and-cents amount as the adjustment charge authorized by this order for, and which he paid to, his supplier.

(b) A reseller who did not have a properly established maximum price in ef-

fect before this order was issued, shall first determine such a maximum price (exclusive of any adjustment charges), and to that price he may add an adjustment charge in the same dollar-andcents amount as the adjustment authorized by this order for, and which he has paid to his supplier. To find his maximum price (exclusive of adjustment charges) for this purpose, the reseller shall add to his invoice cost, less the adjustment charge stated on that invoice, the same percentage mark-up which he has on the "most comparable article" for which he has a properly established maximum price. For this purpose, the "most comparable article" is one which meets all of the following tests:

(1) It belongs to the narrowest trade category which includes the article being priced.

(2) Both it and the article being priced were purchased from the same class of supplier.

(3) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage mark-up is applied.

(4) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a maximum price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620–759 with regard to how he determined his maximum price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(c) If the maximum resale price cannot be determined under the above methods, the reseller shall apply to the Office of Price Administration for the establishment of a maximum under § 1499.3 (c) of the General Maximum Price Regulation. Maximum prices established under that section will reflect the supplier's prices as adjusted in accordance with this order.

SEC. 5. Invoices and price lists. Every manufacturer or reseller making a sale to a purchaser for resale of an article at a maximum price which has been adjusted in accordance with section 3 (a) or 3 (b) of this order in the case of a manufacturer, or in accordance with section 4 (a) or 4 (b) in the case of any other seller, shall:

(a) Furnish an invoice for each sale on which the amount of the adjustment charge authorized by those sections is separately stated, or,

(b) Furnish a price list which separately states both his unadjusted maximum prices and his adjusted maximum prices as authorized by this order.

SEC. 6. Terms of sale. Maximum prices adjusted by this order are subject to each seller's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser.

Sec. 7. Notification. At the time of, or prior to, the first invoice to a purchaser for resale showing a maximum price determined in accordance with the terms of this order, the seller shall notify the

purchaser in writing of the method established in section 4 for determining adjusted maximum prices for resale of mechanics' hand service tools covered by this order. This notice may be given in any convenient form.

SEC. 8. Relationship of this order to Maximum Price Regulation No. 188 and the General Maximum Price Regulation. The provisions of this order supersede the provisions of Maximum Price Regulation No. 188 and the General Maximum Price Regulation only to the extent that they are inconsistent with the provisions of those regulations.

SEC. 9. Revocation or amendment. This order may be revoked or amended by the Price Administrator at any time.

SEC. 10. Effective date. This order shall become effective on the 7th day of May 1946.

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

Issued this 7th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-7646; Filed, May 7, 1946; 11:51 a. m.]

[MPR 188, Order 4991] HAND CUTTING TOOLS

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. Purpose of this order. This order, issued under Section 1499.159b, specifies a price increase factor for hand cutting tools and contains the specific pricing provisions which manufaturers and resellers are to follow in calculating their maximum prices for sales of the product.

SEC. 2. What this order covers. This order applies to all sales of "hand cutting tools."

As used in this order the term "hand cutting tools" means the following manually operated tools which are covered by Maximum Price Regulation No. 188: auger bits, wood working drill points and bits used in hand braces and drills, hand braces and drills, wood boring tools, hand star drills and saws, including saw frames.

SEC. 3. Manufacturers' maximum prices. A manufacturer's adjusted maximum price for sales of hand cutting tools is the higher of the following amounts:

(a) His highest price in effect between October 1 and 15, 1941, for sales to each class of purchaser, increased by 17.3 percent.

(b) His maximum price for sales to each class of purchaser established under § 1499.153 through 1499.158 or §1499.159c of Maximum Price Regulation No. 188, (exclusive of any adjustment charge heretofore granted), increased by 17.3 percent.

SEC. 4. Interim maximum prices of purchasers for resale. Resellers of an article which the manufacturer has sold at an adjusted maximum price determined under this order shall determine their maximum prices as follows:

(a) A reseller who had a properly established maximum price in effect before this order was issued for an article covered by this order may add to that maximum price an adjustment charge in the same dollar-and-cents amount as the adjustment charge authorized by this order for, and which he paid to his supplier.

(b) A reseller who did not have a properly established maximum price in effect before this order was issued, shall first determine such a maximum price (exclusive of any adjustment charges), and to that price he may add an adjustment charge in the same dollar-and-cents amounts as the adjustment authorized by this order for, and which he has paid to. his supplier. To find his maximum price (exclusive of adjustment charges) for this purpose, the reseller shall add to his invoice cost, less the adjustment charge stated on that invoice, the same percentage mark-up which he has on the "most comparable article" for which he has a properly established maximum price. For this purpose, the "most comparable article" is one which meets all of the following tests:

(1) It belongs to the narrowest trade category which includes the article being priced.

(2) Both it and the article being priced were purchased from the same class of supplier.

(3) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage mark-up is applied.

(4) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a maximum price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620–759 with regard to how he determined his maximum price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(c) If the maximum resale price cannot be determined under the above methods the reseller shall apply to the Office of Price Administration for the establishment of a maximum price under § 1499.3 (c) of the General Maximum Price Regulation. Maximum prices established under that section will reflect the supplier's prices as adjusted in accordance with this order.

SEC. 5. Invoices and price lists. Every manufacturer or reseller making a sale to a purchaser for resale of an article at a maximum price which has been adjusted in accordance with sections 3 (a) or 3 (b) of this order in the case of a manufacturer, or in accordance with section 4 (a) or 4 (b) in the case of any other seller, shall:

(a) Furnish an invoice for each sale on which the amount of the adjustment

charge authorized by those sections is separately stated, or,

(b) Furnish a price list which separately states both his unadjusted maximum prices and his adjusted maximum prices as authorized by this order.

SEC. 6. Terms of sale. Maximum prices adjusted by this order are subject to each seller's customary terms, discounts, allowances and other price differentials on sales to each class of pur-

SEC. 7. Notification. At the time of, or prior to, the first invoice to a purchaser for resale showing a maximum price determined in accordance with the terms of this order, the seller shall notify the purchaser in writing of the method established in section 4 for determining adjusted maximum prices for resales of hand cutting tools covered by this order. This notice may be given in any convenient form.

SEC. 8. Relationship of this order to Maximum Price Regulation No. 188 and the General Maximum Price Regulation. The provisions of this order supersede the provisions of Maximum Price Regulation No. 188 and the General Maximum Price Regulation only to the extent that they are inconsistent with the provisions of those regulations.

SEC. 9. Revocation or amendment. This order may be revoked or amended by the Price Administrator at any time.

SEC. 10. Effective date. This order shall become effective on the 7th day of May 1946.

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

Issued this 7th day of May 1946.

PAUL A. PORTER, Administrator.

F. R. Doc. 46-7647; Filed, May 7, 1946; 11:51 a. m.l

Regional and District Office Orders.

[Region II Order G-3 Under SO 142]

MACHINERY AND EQUIPMENT, INDUSTRIAL: SAN FRANCISCO REGION

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by the Emergency Price Control Act of 1942 as amended, and by Supplementary Order No. 142 as amended; It is hereby ordered, That:

(a) Order No. G-3 under Supplementary Order 142 issued March 8, 1946, and amended by Amendment No. 1 issued April 15, 1946, is hereby further amended by striking out paragraph (a) of said order as amended, and inserting in place thereof, the following:

(a) Maximum established prices of March 31, 1942 of Main Belting Company, 1241 Carpenter Street, Philadelphia, Pa., for stitched canvas belting may be increased by 11%.

(b) Except as hereby amended, Order No. G-3 under Supplementary Order No. 142 as amended by Amendment 1 shall

remain the same and all provisions thereof shall remain applicable.

This amendment shall become effective immediately.

Issued this 1st day of May 1946.

LEO F. GENTNER, Regional Administrator.

[F. R. Doc. 46-7533; Filed, May 3, 1946; 4:38 p. m.]

[Region IV Order G-7 Under RMPR 251]

PLUMBING SERVICES AND INSTALLED PLUMB-ING AND HEATING FIXTURES AND MATE-RIALS IN TAMPA AND HILLSBOROUGH COUNTY, FLA.

For the reasons set forth in the accompanying opinion and under the authority conferred upon the Regional Administrator for Region IV of the Office of Price Administration by section 9 of Revised Maximum Price Regulation 251, It is ordered:

1. This adopting order establishes dollars-and-cents ceiling prices for plumbing services and installed plumbing and heating fixtures and materials which ceiling prices are set forth in the Appendix following section 3.

2. This order covers ceiling prices for plumbing services and installed plumbing and heating fixtures and materials in Tampa and Hillsborough County,

Florida.

3. All the provisions of Order No. G-2 (Basic Order No. 1) for Region IV, under section 9 of Revised Maximum Price Regulation 251, are adopted in this order and are just as much a part of this order as if included herein. If Regional Order No. G-2 (Basic Order No. 1) under section 9 of Revised Maximum Price Regulation 251 is amended in any respect, all the provisions as amended shall likewise, without further action, be a part of this order.

APPENDIX

Maximum prices of plumbing and heating services and sales of installed fixtures and materials. The maximum amount may be charged for plumbing and allied services customarily performed in this area by plumbing and heating contractors shall be the "maximum hourly service rates" as provided in subparagraph (a) below, plus the maximum prices of plumbing fixtures, and materials as set forth in subparagraph (b) and (c) below:

(a) Maximum hourly service charge. maximum hourly labor charge for plumbing and heating services shall be the straight time hourly rate set forth in Column A or the legal wages paid per hour multiplied by the mark-up in Column B, whichever is lower, together with any applicable overtime:

	Maximum hourly service rates		
Types of labor service	Column A Straight time charges per hour	Column B 1 Mark-up factor of legal wage rates paid	
Master plumber Journeyman plumber Apprentice plumber Helper or laborer	\$2.75 2.75 1.50 1.25	\$1. 65 1. 65 1. 65	

¹ In calculating the hourly service rate per hour in Column B, the resulting figure may be rounded to the nearest 25¢. In no instance, however, shall the resulting figure be in excess of the amount in Column A.

(b) Maximum prices of installed plumbing and heating fixtures and materials. maximum amount which may be charged for any fixtures, involved in the process of repairing or installing as defined in this order shall not exceed the manufacturer's list retail price or the invoice cost of such fixture, plus a markup not in excess of 40% on cost, whichever is less. The maximum amount which may be charged for materials, as defined in this order shall not exceed the seller's cost plus a markup not in excess of 40%

(c) Maximum prices of sub-contracted work. The amount which may be charged for any necessary sub-contracted work such as sheet metal work, pipe covering, plastering, painting and electrical work, incidental to the installation or repair of plumbing and heating shall not exceed the actual cost of such sub-contracted work plus a markup

not in excess of 20% on cost.

This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective April 22, 1946.

Issued April 12, 1946.

ALEXANDER HARRIS, Regional Administrator.

[F. R. Doc. 46-7523; Filed, May 3, 1946; 4:36 p. m.]

[Region IV Order G-8 Under RMPR 251]

PLUMBING SERVICES AND INSTALLED PLUMB-ING AND HEATING FIXTURES AND MATERI-ALS IN DADE, BROWARD AND PALM BEACH COUNTIES, FLA.

For the reasons set forth in the accompanying opinion and under the authority conferred upon the Regional Administrator for Region IV of the Office of Price Administration by section 9 of Revised Maximum Price Regulation 251, It is ordered:

1. This adopting order establishes dollars-and-cents ceiling prices for plumbing services and installed plumbing and heating fixtures and materials which ceiling prices are set forth in the Appendix following section 3.

2. This order covers ceiling prices for plumbing services and installed plumbing and heating fixtures and materials in Dade, Broward and Palm Beach Coun-

ties, Florida.

3. All the provisions of Order No. G-2 (Basic Order No. 1) for Region IV, under section 9 of Revised Maximum Price Regulation 251, are adopted in this order and are just as much a part of this order as if included herein. If Regional Order No. G-2 (Basic Order No. 1) under section 9 of Revised Maximum Price Regulation 251 is amended in any respect, all the provisions as amended shall likewise, without further action, be a part of this order.

APPENDIX

Maximum prices of plumbing services and sales of installed plumbing fixtures and materials. The maximum amount which may be charged for plumbing and allied services customarily performed in this area by plumb-ing contractors shall be the "maximum hourly service rates" as provided in sub-paragraph (a) below, plus the maximum prices of the plumbing fixtures and materials as set forth in sub-paragraph (b) and (c)

(a) The maximum hourly service rate.

The maximum hourly service established by this order shall be determined as follows:

Maximum Hourly Service Rates Straight Time Charges

Legal wage rates paid for journeyman,

apprentice, neiper or laborer;	
Up to 68¢ inclusive	\$1.00
69¢ to 88¢ inclusive	1.25
89¢ to \$1.08 inclusive	1.50
\$1.09 to \$1.28 inclusive	2.00
\$1.29 to \$1.48 inclusive	2. 25
\$1.49 to \$1.68 inclusive	2,50
\$1.69 to \$1.88 inclusive	2.75
\$1.89 to \$2.08 inclusive	3.00

(b) Maximum prices of installed plumbing and heating fixtures and materials: fixtures. The maximum amount which may be charged for any fixtures, involved in the process of repairing or installing, as defined in the Basic Order shall not exceed the manufacturer's list retail price or the invoice cost of such fixture plus a mark-up not in excess of $33\frac{1}{3}\%$ on cost, whichever is less. Materials: The maximum amount which may be charged for materials, as defined in the Basic Order, shall not exceed the seller's cost plus a mark-up not in excess of 40% on cost.

(c) Maximum prices of sub-contracted work. The maximum amount which may be charged for any necessary sub-contracted work such as sheet metal work, pipe covering, plastering, painting and electrical work, etc., incidental to the installation or repair of plumbing shall not exceed the actual cost of such sub-contracted work plus a mark-up not in excess of 15% on cost.

This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective April 22, 1946.

Issued April 12, 1946.

ALEXANDER HARRIS, Regional Administrator.

[F. R. Doc. 46-7524; Filed, May 3, 1946; 4:36 p. m.]

[Region VIII Order G-2 Under Gen. Order 68, Amdt. 1]

Ponderosa Pine Screen Doors in San Francisco Region

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-2 under General Order No. 68 is amended in the following respects:

- 1. Item III of Appendix A is amended to read as follows:
- III. Additions.
- For 5" stiles and top rail, add \$0.30 per

For doors having 14 x 18 mesh galvanized wire screen, add \$0.06 per door.

- 2. Item III of Appendix B is amended to read as follows:
- III. Additions.
- For 5" stiles and top rail, add \$0.30 per door.

For doors having 14 x 18 mesh galvanized wire screen, add \$0.06 per door.

This amendment to Order No. G-2 shall become effective April 28, 1946.

Issued this 9th day of April 1946.

BEN C. DUNNIWAY, Regional Administrator.

[F. R. Doc. 46-7529; Filed, May 3, 1946; 4:38 p. m.]

[Jackson Order G-5 under Gen. Order 68] HARD BUILDING MATERIALS IN YAZOO, MISS., TRADE AREA

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Jackson (Mississippi) District Office, Region IV, of the Office of Price Administration by General Order No. 68, issued by the Administrator of the Office of Price Administration in Region IV, Delegation Order No. 93, issued November 5, 1945, it is hereby ordered:

Section 1. What this order covers. This order covers all retail sales by any seller of commodities specified in this order delivered to a purchaser in the Yazoo Trade Area.

The "Yazoo Trade Area" for the purposes of this order consists of the following area: The counties of Yazoo, Humphreys and Holmes, in the State of Mississippi.

SEC. 2. Definition of retail sales. For the purposes of this order, a retail sale means a sale to an ultimate user, including, among others, commercial users, industrial users and contractors.

SEC. 3. Description of items covered by this order. This order covers the list of "hard building materials" set forth in the annexed table. Other related items may be added from time to time by amendment without reference being made to this section.

SEC. 4. Relation to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order, and all purchasers of the same class shall be allowed their customary allowances, discounts, or other price differentials in effect in March 1942.

SEC. 5. Maximum prices. The maximum prices for building materials covered by this order are set forth in Table I, which is annexed to and made a part of this order.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of Table I which lists maximum prices fixed by this order in each of his places of business in the Yazoo Trade Area in a manner plainly visible to all purchasers.

SEC. 7. Sales slips and records. Every seller covered by this order, who has customarily given his customers a sales slip or other evidence of purchase, must continue to do so. Upon request from a customer such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller, the description of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least six months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$50.00 or more each seller regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

SEC. 8. Amendment. This order may be amended or revoked at any time by the Office of Price Administration.

This Order No. G-5 shall become effective April 26, 1946.

Issued this 22d day of April 1946.

WILLIAM E. HOLCOMB, District Director,

TABLE I—HUMPHREYS, HOLMES AND YAZOO COUNTIES

COUNTIES	4
Common diday and discussion	Area
Commodity and unit	ceiling
Brick, common (shipped in); thou-	price
sand	\$22.00
Brick, face (shipped in); thousand	24.00
6 x 6 red quarry tile; square feet	. 48
Mortar mix; sack	. 75
Cement, portland; sack	. 95
Cement, white; sack	2.75
Cement, white; sackCement, keene; sackCement, high early strength; sack	2.00
Diester unshand; sack	1.00
Plaster, unfibered; sack	1.37
Plaster, fibered; sackPlaster guaging; sack	1.37
Time hydroted 50 lb hoggs gools	1.62
Lime, hydrated 50-lb. bags; sack Lime finish; sack Gypsum wallboard 3/8"; M square feet	. 52
Cympalm wellboard 3/// M. as course	. 13
foot wandoard % ; M square	45.00
feet Insulation wallboard ½"; M square feet	45.00
fact wantboard /2, M square	55.00
feet Insulation wallboard 3/8''; M square	55.00
foot	40.00
feet Insulation bevel plank ½"; M square feet Standard hardboard ¾"; M square feet	40.00
foot	67.50
Standard hardboard 1/11: M square	01.00
feet	80.00
feet Tempered hardboard ½"; M square feet Tempered hardboard ½", scored; M	80.00
foot	110.00
Tempered hardhoard 1/" scored: M	110.03
square feet	120.00
Beaverboard 3/16"; M square fcet	40.00
Pulp wallboard, green or ivory ½"; M	40.00
square feet	40.00
square feet260-lb. Asphalt shingles, smooth;	40.00
square	7. 15
210-lb. Asphalt shingles, smooth;	1.10
square	6.15
167-lb Asphalt shingles smooth:	0.10
167-lb. Asphalt shingles, smooth; square	4.60
210-lb. Asphalt shingles, corduroy;	1.00
square	6.15
167-lb. Asphalt shingles, corduroy	
square	
90-lb. Asphalt slate surface roofing;	
square	2.55
55-lb. Asphalt roofing, smooth;	
square	2.00
45-lb. Asphalt roofing, smooth;	
45-1b. Asphalt roofing, smooth; square	1.55
35-lb. Asphalt roofing, smooth;	
35-lb. Asphalt roofing, smooth; square	1.25
30-lb. Asphalt felt; roll	2.55
15-lb. Asphalt felt; roll	2. 55
20-lb. Rosin paper, red or blue; roll	1.10
3/4-lb. Deadening felt: roll	2.75
Roll brick siding; roll	4.00
Asbestos siding shingles; squarc	
Dutch lap asbestos shingles; square	9.00
15" x 23" Full thick insulation batts	
M square feet	65.00
316" Asbestos cement board; M squar	е
feet	

Prices include delivery within the counties of Humphreys, Holmes and Yazoo.

[F. R. Doc. 46-7525; Filed, May 3, 1916; 4:36 p. m.]

[Region VIII Order G-24 Under SO 94]

FLAMEPROOF CANVAS TENTS IN SAN FRAN-CISCO REGION

For the reasons set forth in the accompanying opinion and pursuant to authority conferred upon the Regional Administrator by sections 11 and 13 of Supplementary Order No. 94, it is ordered as follows:

(a) The maximum prices for sales of new flameproof canvas tents purchased from War Assets Corporation shall be:

Item	Maxi- mum price to retailers	Maximum price to consumers
16 x 16 feet—Pyramidal, no fly	\$31, 25	\$50.00
14 x 14 feet—Pyramidal, no fly	37, 50	60.00
17 x 20 feet—Wall type with fly	75, 00	90.00

(b) The prices to retailers are wholesale prices, f. o. b. seller's place of business and are subject to the usual wholesale trade terms and discounts. The prices to the ultimate consumer are retail prices at the seller's place of business and are subject to the usual retail trade terms and discounts.

(c) Sellers at retail must clearly post at the place where the tents are offered for sale the type of tent and its proper maximum price, or lower, as set forth

in this order.

(d) This order shall apply to all sales made in the States of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino County and Mohave County, lying north of the Colorado River, and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone and Idaho.

This order may be amended, corrected or revoked at any time.

This order shall become effective April 15, 1946.

Issued this 15th day of April 1946.

BEN C. DUNNIWAY, Regional Administrator.

[F. R. Doc. 46-7530; Filed, May 3, 1946; 4:38 p. m.]

[Jackson Order G-6, Under Gen. Order 68]

HARD BUILDING MATERIALS IN GREENWOOD, MISS., TRADE AREA

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Jackson (Mississippi) District Office, Region IV, of the Office of Price Administration by General Order No. 68, issued by the Administrator of the Office of Price Administration in Region IV, Delegation Order No. 93, issued November 5, 1945, it is hereby ordered:

Section 1. What this order covers. This order covers all retail sales by any seller of commodities specified in this order delivered to a purchaser in the Greenwood Trade Area.

The "Greenwood Trade Area" for the purposes of this order consists of the following area: The Counties of Tallahatchie, Grenada, Leflore, Carroll, Montgomery and Attala, in the State of Mississippi.

SEC. 2. Definition of retail sales. For the purposes of this order, a retail sale means a sale to an ultimate user, including, among others, commercial users, industrial users and contractors.

SEC. 3. Description of items covered by this order. This order covers the list of "hard building materials" set forth in the annexed table. Other related items may be added from time to time by amendment without reference being made to this section.

Sec. 4. Relation to other regulations. The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order. Except to the extent they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order, and all purchasers of the same class shall be allowed their customary allowances, discounts, or other price differentials in effect in March, 1942.

Sec. 5. Maximum prices. The maximum prices for building materials covered by this order are set forth in Table I, which is annexed to and made a part of this order.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of Table I which lists maximum prices fixed by this order in each of his places of business in the Greenwood Trade Area in a manner plainly visible to all purchasers.

SEC. 7. Sales slips and records. Every seller covered by this order, who has customarily given his customers a sales slip or other evidence of purchase, must continue to do so. Upon request from a customer such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller, the description of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least six months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$50.00 or more each seller regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
 (4) Complete description of each item sold and price charged.

SEC. 8. Amendment. This order may be amended or revoked at any time by the Office of Price Administration.

This Order No. G-6 shall become effective April 26, 1946.

Issued this 22d day of April 1946.

WILLIAM E. HOLCOMB, District Director. TABLE I—TALLAHATCHIE, GRENADA, LEFLORE, CARROLL, MONTGOMERY AND ATTALA COUNTIES

Commodity and unit	Area
Brick, common (shipped in); thou-	price
Brick, face (shipped in); thousand. Mortar mix; sack	
Cement, portland; sack	. 85
Cement, white; sackCement, Keene; sack	2.50 2.25
Cement, high early strength; sack	1.00
Plaster, unfibered; sack	1.37
Plaster, fibered; sack Plaster, gauging; sack	1.37
Plaster, moulding; sack	1. 62
Lime, hydrated; 50-lb, bags; sack	. 52
Lime, finish; sack Perforated gypsum lath 3/8" x 16" x	.75
48"; M quare feet Perforated gypsum lath ½" x 16" x 48"; M square feet Gypsum star liner board ½" x 24" x	29.25
x 48"; M square feet	31.25
Gypsum star liner board ½" x 24" x	00.05
Gypsum wallboard ½"; M square	39. 25
feet	50.00 45.00
Gypsum wallboard ¼"; M square	40.00
feet Gypsum wallboard ¼"; M square feet Gyplap board sheathing ½"; M square feet Insulation wallboard ½"; M square	40.00
Insulation wallboard ½"; M square	50.00
feetInsulation wallboard 3%"; M square	45.00
Standard hardboard 1/4": M square	75.00
feet Tempered hardboard ½"; M square feet Tempered hardboard, scored ½"; M	100.00
Tempered hardboard, scored 1/8"; M	120.00
square feet Tempered hardboard, black 1/8"; M	115.00
square feet	45.00
Beaverboard, scored 5/32"; M square	60.00
feet Pulp wallboard, green or ivory ¼''; M	60.00
square feet Marlite tile board ½''; square foot	40.00
210-lb. asphalt shingles, smooth; square	5.90
167-lb. asphalt shingles, smooth;	4.60
square	6.00
167-lb. asphalt shingles, corduroy;	4.60
90-lb. asphalt slate surface roofing;	
square 55-lb. asphalt roofing, smooth; square_	2.55 2.05
45-lb. asphalt roofing, smooth; square_ 35-lb. asphalt roofing, smooth;	1.55
square	1.25
30-lb, asphalt felt; roll	2, 55 2, 55
15-lb. asphalt felt; roll	2.55
15-lb, tarred felt; roll	2.55
20-lb. rosin paper, red or blue; roll	1.10 1.50
Slaters felt, roll	2. 75
Roll brick siding; square	3.85
Asbestos siding shingles; square	8. 50
American Colonial Asbestos Shingles;	9.00
15" x 23" full thick insulation batts: M square feet	70.00
Prices include delivery within the	ounties
of Tollohotohio Cronodo Iofloro	Carroll.

Prices include delivery within the counties of Tallahatchie, Grenada, Leflore, Carroll, Montgomery and Attala.

[F. R. Doc. 46-7526; Filed, May 3, 1946; 4:37 p. m.]

[Region V, Order G-13 Under 18 (c)]

METAL WALL TIES IN DALLAS COUNTY, TEX.

For the reasons set forth in the opinion issued simultaneously herewith and pursuant to the authority vested in the Re-

gional Administrator of the Office of Price Administration by Section 18-c of Revised General Maximum Price Regu-

lation, it is hereby ordered:

(a) What this order does. This order provides a method by which sellers may adjust their maximum prices on metal wall ties for retail sales made by establishments located in the area comprising Dallas County, Texas.

(b) Definitions. (1) "Metal wall tie", as used in this order, means a metal tie which is used to anchor brick or stone walls to the wooden frame work of a structure or building, commonly known to the construction industry as "metal

wall tie.

(2) "Retail sales", as used in this order, means any sale of metal wall ties to the ultimate user or to a purchaser for

resale on an installed basis.

(c) Maximum prices. Sellers, subject to this order, may establish their maximum prices for the retail sale of metal wall ties by adding \$1.25 per one thousand ties to their legal maximum prices established under the provisions of the Revised General Maximum Price Regula-

(1) This advance in prices applies to each gauge and size of metal wall ties; and in cases of sales of less than, or fractions of, one thousand ties, the same ratio as \$1.25 per one thousand ties will

(2) All sellers in adjusting their maximum prices under the provisions of this order must make all customary allowances, discounts and other price differentials which they were required to make under the provisions of the Revised General Maximum Price Regulation.

(d) Invoicing and record keeping. All sellers subject to this order must keep and preserve for examination by the Office of Price Administration all records they were required to keep and preserve under the provisions of sections 11 and 12 of the Revised General Maximum Price Regulation.

(e) Enforcement. Any person violating the provisions of this order is subject to the civil and criminal penalties including suits for triple damages provided for by the Emergency Price Control Act of

1942, as amended.

Persons who have any evidence of any violation of this order are urged to communicate with the Dallas, Texas District Office of the Office of Price Administra-

(f) Lower than the maximum prices, established herein, may be charged, paid or received.

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

Issued at Dallas, Texas, and effective this 25th day of April 1946.

> W. A. ORTH, Regional Administrator.

[F. R. Doc. 46-7527; Filed, May 8, 1946; 4:37 p. m.]

[Region VIII Order G-12 Under RMPR 122] SOUTHWEST WASHINGTON COALS IN ABER-DEEN-HOQUIAM, WASH., AREA

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.259 and 1340.260 of Revised Maximum Price Regulation No. 122, it is hereby ordered:

(a) What this order does. (i) This order establishes adjusted maximum prices for sales of bituminous and subbituminous coal produced in Sub-District C, District 23 (Washington), and "delivered to the premises of the consumer" in the Aberdeen-Hoquiam area, or sold to a consumer f. o. b. a yard located in that These prices may not be increased to reflect increased mine prices, transportation, or other costs. Lower prices may be charged, paid, or offered. The provisions of Revised Maximum Price Regulation No. 122 shall continue to apply to all transactions covered by this order except as otherwise specifically provided for by the terms of this order. The maximum prices established by this order supersede those established under Revised Maximum Price Regulation No. 122 and need not be reported under § 1340.262 (c) thereof.

(ii) This order applies only to sales by retail dealers. Sales and deliveries from a mine or preparation plant, by a producer or agent remain subject to the provisions of Maximum Price Regulation No.

(b) Maximum prices. (i) The adjusted maximum prices for sales described in paragraph (a) are as follows, the delivered prices being applicable to coal "delivered to the premises of the consumer":

	Sacked coal		
Trade size and group	F. o. b. yard per 100-lb. sack	De- livered per ton	Bulk coal de- livered per ton
Lump—1 through 5 Range—6 through 10 Nut—11 and 12 Stoker—15 through 18	\$0, 60 . 55 . 55 . 50	\$12. 20 11. 70 11. 45 10. 70	\$9.50 9.00 8.75 8.00

(c) Taxes. A seller subject to this order may collect the Washington State sales tax in addition to the maximum prices established herein, provided he separately states such tax on his customer's invoice; and the amount of the Federal tax upon the transportation of property imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by the seller, or an amount equal to the amount of such tax paid by any of his prior suppliers and separately stated and collected from the seller by the supplier from whom he purchased.

(d) Definitions. The following definitions apply to the words and phrases

used in this order:

(1) "Delivered to the premises of the consumer" means delivered to the consumer's bin or other storage facility.

(2) "Ton" means 2,000 pounds net weight.

(3) "Sacked coal" means coal sacked before delivery to the purchaser by the seller in sacks furnished by the seller.

(4) "Aberdeen-Hoquiam Area" means the area lying within the corporate limits of the cities of Aberdeen and Hoquiam or within four miles thereof.

(5) "Sub-District C, District 23" means the area so designated by the Bituminous Coal Act of 1937, as amended.

(6) Other terms shall have the meanings set forth in Revised Maximum Price

Regulation No. 122.

(e) Posting of maximum prices, sales slips, and receipts. (1) Every seller subject to this order shall post at his place of business in a manner plainly visible to and understandable by the purchasing public, all of the maximum prices established herein which are applicable to his sales, and shall keep a copy of this order available for examination by any person during ordinary business hours.

(2) Every seller making sales subject to this order shall give to each purchaser an invoice or sales slip showing the names and addresses of the seller and the buyer; the kind, type, quantity, and price of the bituminous or subbituminous coal sold; and such other charges, if any, which are required to be separately stated by other provisions of this order.

(f) This order may be revoked, amended or corrected at any time.

This order shall become effective April 21, 1946.

Issued this 12th day of April 1946.

BEN C. DUNIWAY, Regional Administrator.

[F. R. Doc. 46-7528; Filed, May 3, 1946; 4:37 p. m.]

[Region VIII Order G-44 Under 3 (e)]

IMPORTED MEXICAN BEER IN SAN FRANCISCO REGION

For the reasons set forth in an accompanying opinion, and pursuant to the authority vested in the Regional Administrator by § 1499.3 (e) (2) of the General Maximum Price Regulation, it is ordered:

(a) Purpose and applicability. This order establishes maximum prices for sales at wholesale of Mexican beer in quantities of 12 32-oz. bottles. It applies to all of Region VIII.

(b) Definitions. (1) "Sales at wholesale" means sales to persons other than

ultimate consumers.

(2) "Mexican beer" means any malt beverage manufactured in the Republic of Mexico including, for example, beer,

ale, porter and stout.

(3) "Region VIII" means the States of California, Washington, Nevada, Oregon (except Malheur County), Arizona (except those portions of Coconino County and Mohave County lying north of the Colorado River), and the following counties of Idaho; Benewah, Bonner, Boundary, Clearwater, Idaho, Kootenai, Latah, Lewis, Nez Perce and Shoshone.
(c) Maximum prices. The maximum

price for sale at wholesale of Mexican beer in quantities of 12 32-oz. containers to a class of purchasers is, in each case, the seller's maximum prices (exclusive of all deposit charges) for sales of the same brand of Mexican beer in quantities of 24 11- or 12-oz. containers to the same class of purchasers, multiplied by 1.26.

(d) Deposit charges. The maximum charge that the seller may make for a deposit on containers (including bottles, cases, cartons, or other containers) is \$1.00 per 12 32-oz. bottles.

This order shall become effective April 15, 1946.

Issued this 15th day of April 1946.

BEN C. DUNIWAY, Regional Administrator.

F. R. Doc. 46-7532; Filed, May 3, 1946; 4:38 p. m.]

[Region VIII Order G-25 Under SO 94]

DYNAMITE IN SAN FRANCISCO REGION

For the reasons set forth in the accompanying opinion and pursuant to authority vested in the Regional Administrator by sections 11 and 13 of Supplementary Order No. 94, It is ordered as follows:

(a) The maximum price for sales of dynamite purchased from the War Assets Corporation shall be:

Maximum price To ultimate users: In lots of 2,000 \$5.65 delivered per 100

pounds or over. pounds. Less than 2,000 \$7.65 delivered per 100 pounds. pounds.

(b) To the above prices seller may add the exact amount of freight incurred, if any, for transportation from port of entry to seller's magazine or other place of business. In case of delivered sale outside seller's free delivery zone, actual freight or seller's customary delivery charge may be added.

(c) All prices are subject to customary trade terms, discounts and allow-

ances.

(d) This order shall apply to all sales made in the States of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino County and Mohave County lying north of the Colorado River, and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Lootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

This order shall become effective April 17, 1946.

Issued this 17th day of April 1946.

GUY B. KINSLEY, Acting Regional Administrator.

[F. R. Doc. 46-7531; Filed, May 8, 1946; 4:38 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register April 29, 1946.

Region I

Augusta Order 3-F. Amendment 49, covering fresh fruits and vegetables in Portland, South Portland, and Westbrook. Filed 9:03 a. m.

Augusta Order 4-F, Amendment 16, covering fresh fruits and vegetables.

Filed 9:04 a. m.

Augusta Order 5-F, Amendment 48, covering fresh fruits and vegetables in Bangor and Brewer. Filed 9:03 a.m. Hartford Order 5-F, Amendment 53,

covering fresh fruits and vegetables in

Waterbury and Watertown. Filed 9:04 a. m.

Hartford Order 6-F, Amendment 53, covering fresh fruits and vegetables in the Hartford area. Filed 9:04 a.m.

Hartford Order 7-F, Amendment 53, covering fresh fruits and vegetables in the New Haven area. Filed 9:04 a.m.

Hartford Order 8-F, Amendment 53, covering fresh fruits and vegetables in the Bridgeport area. Filed 9:04 a.m.

Boston Order 1, Amendment 6, covering dry groceries sold by Groups 1 and 2 stores in Massachusetts except Dukes and Nantucket counties. Filed 9:07 a.m.

Boston Order 2-W, Amendment 6, covering dry groceries in Massachusetts except Dukes and Nantucket counties. Filed 9:07 a. m.

New England Order 7-F. Amendment 52, covering fresh fruits and vegetables in the Boston area. Filed 9:04 a.m.

New England Order 8-F, Amendment 48, covering fresh fruits and vegetables in certain defined areas in Massachusetts. Filed 9:05 a. m.

New England Order 9-F, Amendment 49, covering fresh fruits and vegetables in certain defined areas in Massachu-

setts. Filed 9:05 a. m.

New England Order 10-F, Amendment 47, covering fresh fruits and vegetables in certain defined areas in Massachusetts. Filed 9:05 a. m.

New England Order 11-F, Amendment 48, covering fresh fruits and vegetables in certain defined areas in Massachu-

setts. Filed 9:05 a. m.

New England Order 13-F, Amendment 29, covering fresh fruits and vegetables in the Brockton area. Filed 9:05 a.m.

New England Order 14-F, Amendment 10, covering fresh fruits and vegetables in cities and towns of Barnstable county, Massachusetts. Filed 9:05 a. m.

Providence Order 3-F, Amendment 51, covering fresh fruits and vegetables in the Providence, Rhode Island Metropolitan area. Filed 9:07 a.m.

Region II

Albany Order 13-F, Amendment 12, covering fresh fruits and vegetables in certain areas in New York. Filed 9:07

Albany Orders 3-C and 6-O, covering poultry and eggs in Albany, Schenectady and Rensselaer counties. Filed 9:08 a. m.

Albany Order 3-C, Amendment 5, covering poultry in Albany, Schenectady and Rensselaer counties. Filed 9:08 a. m.

Buffalo Order 6-F, Amendment 12, covering fresh fruits and vegetables in Rochester, East Rochester, Fairport and

Pittsford, New York. Filed 9:08 a. m. Buffalo Order 8-F, Amendment 12, covering fresh fruits and vegetables in Allegany, Cattaraugas, Chautauqua, New York. Filed 9:08 a. m.

Buffalo Order 9-F, Amendment 8, covering fresh fruits and vegetables in certain areas in New York. Filed 9:08 a.m., Buffalo Order 10-F, Amendment 4,

covering fresh fruits and vegetables in certain areas in New York. Filed 9:09 a. m.

District of Columbia Order 6-F. Amendment 12, covering fresh fruits and vegetables in the Washington, D. C. area. Filed 9:09 a. m.

District of Columbia Order 15, Amendment 4, covering dry groceries in the Washington, D. C., area. Filed 9:09 a.m.

District of Columbia Order 7-W. Amendment 6, covering dry groceries in the Washington, D. C., area. Filed 9:09 a. m.

Newark Order 10-C, covering poultry in Mercer county, New Jersey. Filed 9:10 a. m.

Newark Order 11-C, covering poultry in Bergen, Essex, Hudson and Union counties and the Borough of North Plainfield, in Somerset county, New Jer-Filed 9:10 a. m.

Philadelphia Order 13-F, Amendment 13, covering fresh fruits and vegetables in certain counties in Pennsylvania.

Filed 9:10 a. m.

Region IV

Atlanta Order 36-C, Amendment 5, covering poultry in the Atlanta-Decatur Metropolitan Trade area. Filed 9:15 a. m.

Birmingham Order 5-F, Amendments 28 and 29, covering fresh fruits and vegetables in Jefferson county, Alabama.

Filed 9:15 a. m.

Birmingham Order 26-F, Amendment 28, covering fresh fruits and vegetables in Mobile county, Alabama. Filed 9:16 a. m.

Columbia Order 8-F, Amendment 25, covering fresh fruits and vegetables in the State of South Carolina. Filed 9:19 a. m.

Columbia Orders 23-C and 24-C, Amendment 6, covering poultry sold by Groups 1 and 2 and 3 and 4 stores in the South Carolina area. Filed 9:19 and 9:20 a. m.

Columbia Orders 25-C and 26-C, Amendment 6, covering poultry sold by Groups 1 and 2 and 3 and 4 stores in the South Carolina area. Filed 9:20 a.m.

Jackson Order 7-F, Amendment 28, covering fresh fruits and vegetables in certain counties in Mississippi. Filed 9:16 a. m.

Memphis Order 8-F, Amendments 23 and 25, covering fresh fruits and vegetables in the city of Memphis and county of Shelby, Tennessee. Filed 9:16 a.m.

Memphis Order 9-F, Amendment 9, covering fresh fruits and vegetables in the Memphis area except Shelby county. Filed 9:16 a. m.

Nashville Order 11-C. Amendment 17, covering poultry in Davidson county, Tennessee. Filed 9:17 a. m.

Nashville Order 47-O, Amendment 15, covering eggs in Davidson county, Tennessee. Filed 9:17 a. m.

Nashville Order 48-O, Amendment 14, covering eggs in Hamilton, Knox, Roane, and Anderson counties. Tennessee. Filed 9:17 a. m.

Raleigh Order 13-F, Amendment 24, covering fresh fruits and vegetables in certain counties in North Carolina. Filed 9:17 a.m.

Raleigh Order 14-F, Amendment 12, covering fresh fruits and vegetables in certain counties in North Carolina. Filed 9:17 a. m.

Richmond Order 7-F, Amendment 5. covering fresh fruits and vegetables in certain areas in Virginia. Filed 9:18

Richmond Order 8-F, Amendments 16 & 26, covering fresh fruits and vegetables in certain areas in Virginia. Filed 9:18 a.m.

Richmond Order 13-F, Amendments 18 & 28, covering fresh fruits and vegetables in certain cities, counties, and towns in Virginia. Filed 9:18 a.m.

Richmond Order 14-F, Amendment 6, covering fresh fruits and vegetables in certain areas in Virginia. Filed 9:18 a.m.

Richmond Order 5-O, Amendment 10, covering eggs in certain counties, towns and the City of Richmond, Virginia. Filed 9:19 a.m.

Richmond Order 6-O, Amendment 5, covering eggs in the city of Roanoke and Roanoke county, Virginia. Filed 9:19 a.m.

Region VIII

Nevada Order 11-F, Amendment 18, covering fresh fruits and vegetables in Reno and Sparks, Nevada. Filed 9:10 a m.

Nevada Order 12-F, Amendment 18, covering fresh fruits and vegetables in certain areas in Nevada. Filed 9:10 a.m.

certain areas in Nevada. Filed 9:10 a.m. Nevada Order 13–F, Amendment 18, covering fresh fruits and vegetables in certain areas in Nevada. Filed 9:11 a.m.

Nevada Order 14-F, Amendment 18, covering fresh fruits and vegetables in Baker, East Ely, Ely, Kimberly, Lund, McGill, Preston, Reiptown, and Ruth, Nevada. Filed 9:11 a.m.

Nevada Order 15-F, Amendment 18, covering fresh fruits and vegetables in Blue Diamond, Henderson, Las Vegas, North Las Vegas, Pittman, Sloan, and Whitney, Nevada. Filed 9:11 a.m. Nevada Order 8-W, covering dry gro-

Nevada Order 8-W, covering dry groceries in Reno and Sparks, Nevada. Filed 9:11 a.m.

Portland Order 31, Amendments 1 & 2, covering dry groceries in Jackson, Josephine, Klamath and Lake counties, Oregon. Filed 9:11 a.m.

Portland Order 32, Amendments 1 & 2, covering dry groceries in certain areas in Oregon. Filed 9:12 a. m.

Portland Oregon 33, Amendments 1 & 2, covering dry groceries in certain areas in Oregon. Filed 9:12 a.m.

Portland Order 34, Amendments 1 & 2, covering dry groceries in certain areas in Oregon. Filed 9:12 & 9:13 a. m.

Portland Order 35, Amendments 1 & 2, covering dry groceries in Coos, Curry, Douglas, Jackson, Josephine, Klamath, and Lake counties, Oregon. Filed 9:13 a.m.

Portland Order 4-W, Amendments 1 & 2, covering dry groceries in Southwestern Washington and Northwestern Oregon. Filed 9:13 a.m.

Portland Order 5-W, Amendments 1 & 2, covering dry groceries in certain areas in Orgeon. Filed 9:14 a. m.

Portland Order 6-W, Amendments 1 & 2, covering dry groceries in Coos, Curry, Douglas, Jackson, Josephine, Klamath and Lake counties, Oregon. Filed 9:14 a.m.

San Francisco Order 44, Amendment 3, covering dry groceries in certain cities in California. Filed 9:06 a.m.

San Francisco Order 47, Amendment 3, covering dry groceries in certain counties in California. Filed 9:06 a.m.

San Francisco Order 9–C, Amendment 9, covering poultry in certain areas in California. Filed 9:06 a.m.

San Francisco Order 14, Amendment 13, covering dry groceries. Filed 9:15

San Francisco Order W-1, Amendment 16, covering dry groceries. Filed 9:06 a. m.

Spokane Order 20-F, Amendment 13, covering fresh fruits and vegetables in certain areas of Spokane county, Washington and Kootenai count, Idaho. Filed 9:02 a m

Spokane Order 21-F, Amendment 13, covering fresh fruits and vegetables in certain areas of Shoshone and Kootenai counties, Idaho. Filed 9:02 a.m.

Spokane Order 22-F, Amendment 13, covering fresh fruits and vegetables in certain areas of Latah county, Idaho and Whitman county, Washington. Filed 9:02 a. m.

Spokane Order 23-F, Amendment 13, covering fresh fruits and vegetables in certain areas of Asotin county, Washington and Nez Perce county, Idaho. Filed 9:03 a.m.

Spokane Order 24-F, Amendment 12, covering fresh fruits and vegetables in certain areas of Columbia, Walla Walla, Benton and Franklin counties, Washington. Filed 9:03 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. 46-7547; Filed, May 6, 1946; 11:39 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register May 2, 1946

Region I

Providence Order 3–F, Amendment 52, covering fresh fruits and vegetables in the Providence, Rhode Island, Metropolitan area. Filed 4:02 p. m.

Providence Order 3-F, Amendment 53, covering fresh fruits and vegetables in the Providence, Rhode Island, Metropolitan area. Filed 3:55 p.m.

Providence Order 4-F, Amendments 19 and 20, covering fresh fruits and vegetables in the State of Rhode Island excepting the Providence Metropolitan area and the Town of New Shoreham. Filed 3:55 and 3:56 p. m.

Region II

Philadelphia Order 13-F, Amendment 14, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 3:56 p. m.

Philadelphia Order 14-F, Amendment 13, covering fresh fruits and vegetables in the city and county of Philadelphia. Filed 3:56 p.m.

Philadelphia Order 15-F, Amendment 13, covering fresh fruits and vegetables in Bucks, Chester, Delaware and Montgomery counties, Pennsylvania. Filed 3:56 p. m.

Philadelphia Order 16–F, Amendment 13, covering fresh fruits and vegetables in Berks, Lehigh and Northampton, Pennsylvania, counties. Filed 3:56 p.m.

Philadelphia Orders 4–C and 26–O, covering poultry and eggs in Philadelphia, Delaware and Montgomery counties, Pennsylvania, and Camden county, New Jersey. Filed 3:57 and 3:58 p. m.

Philadelphia Orders 4–C & 26–O, covering poultry and eggs in Philadelphia, Delaware & Montgomery counties, Pennsylvania, and Camden county, New Jersey. Filed 3:58 & 4:02 p. m.

Philadelphia Order 41, Amendment 1, covering dry groceries in certain counties in Pennsylvania. Filed 3:57 p.m.

Philadelphia Order 1-W, covering dry groceries in certain counties in Pennsylvania. Filed 3:57 p. m.

Philadelphia Order 3-W, Amendment 2, covering dry groceries in certain counties in Pennsylvania. Filed 3:57 p.m.

Philadelphia Order 37, Amendment 2, covering dry groceries in certain counties in Pennsylvania. Filed 3:57 p. m.

Syracuse Order 4-C, covering poultry in certain areas in New York. Filed 3:58 p. m. & 3:59 p. m.

Syracuse Orders 5–C and 2–O, covering poultry and eggs in Broome & Tioga counties, New York. Filed 3:58 & 3:59 p. m.

Syracuse Order 51, Amendment 1, covering dry groceries sold for Groups 1 & 2 stores in certain counties, New York. Filed 3:58 p. m.

Region III

Indianapolis Order 14-F, Amendment 65, covering fresh fruits and vegetables in the counties of Marion, Vigo & Tippecanoe. Filed 4:00 p.m.

Indianapolis Order 15-F, Amendment 65, covering fresh fruits and vegetables in the counties of Wayne, Delaware & Allen. Filed 4:00 p.m.

Indianapolis Order 16-F, Amendment 65, covering fresh fruits and vegetables in the county of St. Joseph. Filed 3:51 p. m.

Indianapolis Order 17-F, Amendment 65, covering fresh fruits and vegetables in the county of Vanderburgh. Filed 3:51 p.m.

Region IV

Atlanta Order 16. Amendment 16, covering eggs in Zone 15. Filed 3:51 p. m.

Atlanta Order 18, Amendment 16, covering eggs in Zone 18. Filed 3:51 p.m. Atlanta Order 29, Amendment 16, cover

ering eggs in Zone 19. Filed 3:52 p. m. Columbia Order 8-F, Amendment 26, covering fresh fruits and vegetables in the State of South Carolina. Filed 3:52

p. m.
Columbia Order 21, Amendment 4, covering dry groceries in the South Carolina

area., Filed 3:53 p.m.
Columbia Order 22, Amendment 3, covering dry groceries in the South Carolina

area. Filed 3:53 p. m.
Columbia Order 7-W, Amendment 4,
covering dry groceries in the South Caro-

lina area. Filed 3:53 p. m. Columbia Order 27–O, Amendment 14, covering eggs in Richland and Lexington

No. 90-5

counties, South Carolina. Filed 3:53

p. m.

Jackson Order 7-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Mississippi. Filed 3:53 p.m.

Jacksonville Order 46, Amendments 1 & 2, covering dry groceries in certain counties in Florida. Filed 3:52 p. m.

Jacksonville Order 47, Amendments 1 & 2, covering dry groceries in certain counties in Florida. Filed 3:52 p.m.

Jacksonville Order 48, Amendments 1 & 2, covering dry groceries in certain counties in Florida. Filed 3:52 p. m.

Region V

Dallas Order 4–F, Amendment 40, covering fresh fruits and vegetables in Dallas county, Texas. Filed 3:53 p. m.

Dallas Order 6-F, Amendment 29, covering fresh fruits and vegetables in Mc-Lennan county, Texas. Filed 3:54 p. m.

Dallas Orders 4–C and 10–O, covering poultry and eggs in the cities of Dallas and University Park and town of Highland Park, Texas. Filed 3:54 and 3:55 p. m.

Dallas Orders 30 and 31, Amendments 2 and 3, covering dry groceries sold by Groups 1 and 2 stores. Filed 3:54 p.m. Dallas Order 8-W, Amendment 2, covering dry groceries. Filed 3:55 p.m.

Fort Worth Order 13-F, Amendment 42, covering fresh fruits and vegetables in Tarrant county, Texas. Filed 4:00 p.m.

Fort Worth Order 19-F, Amendment 30, covering fresh fruits and vegetables in Taylor, Tom Green and Wichita counties, Texas. Filed 4:00 p.m.

Fort Worth Order 21-F, Amendment 27, covering fresh fruits and vegetables in Lubbock and Potter counties, Texas. Filed 4:00 p. m.

Little Rock Order 10-F, Amendment 42, covering fresh fruits and vegetables in Garland county, Arkansas. Filed 3:49 p. m.

Little Rock Order 12-F, Amendment 34, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 3:49 p. m.

Little Rock Order 13-F, Amendment 34, covering fresh fruits and vegetables in certain counties in Arkansas and Bowie county, Texas. Filed 3:49 p.m.
Little Rock Order 14-F, Amendment

Little Rock Order 14-F, Amendment 34, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 3:49 n m

Little Rock Order 15-F, Amendment 34, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 3:50 p. m.

Little Rock Orders 4-C and 4-O, covering poultry and eggs in Pulaski county, Arkansas. Filed 3:50 p. m.

Little Rock Orders 27 and 28, Amendments 2 and 1, covering dry groceries, for Groups 1 and 2 and 3 and 4 stores. Filed 8:50 p. m.

Little Rock Order 6-W. Amendment 2, covering dry groceries. Filed 3:50 p. m.

New Orleans Order 3-F, Amendment 40, covering fresh fruits and vegetables in Louisiana, Parishes of Orleans, St. Bernard and Jefferson except Grand Isle. F. jed 3:51 p. m.

New Orleans Order 5-F, Amendment 31, covering fresh fruits and vegetables

in the cities of Shreveport, Bossier City, Monroe and West Monroe. Filed 3:51 p. m.

New Orleans Order 6-F, Amendment 31, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 3:47 p. m.

Region V

Oklahoma City Order 18, Amendment 2, covering dry groceries sold by Groups 1 and 2 stores. Filed 3:47 p. m.

Oklahoma City Order 19, Amendment 4, covering dry groceries sold by Groups 3A and 4A stores. Filed 3:47 p. m.

Oklahoma City Order 6-W, Amendment 2, covering dry groceries. Filed 3:48 p. m.

Oklahoma City Orders 2–C and 1–O, covering poultry and eggs in Oklahoma, Tulsa, and Muskogee counties, Oklahoma. Filed 3:47 and 3:48 p.m.

San Antonio Order 6-F, Amendment 40, covering fresh fruits and vegetables in Bexar county, Texas. Filed 3:48 p. m.

San Antonio Order 7-F, Amendment 40, covering fresh fruits and vegetables in Austin, Texas. Filed 3:49 p. m.

San Antonio Order 8-F, Amendment 40, covering fresh fruits and vegetables in Corpus Christi, Texas. Filed 3:49 p. m.

San Antonio Order 9-F, Amendment 29, covering fresh fruits and vegetables in Culberson, El Paso, Hudspeth and Presidio counties, Texas. Filed 3:49 p. m.

San Antonio Orders 6-C and 3-O, covering poultry and eggs in Bexar county, Texas. Filed 3:47 and 3:46 p. m. St. Louis Order 4-F, Amendment 41,

St. Louis Order 4-F, Amendment 41, covering fresh fruits and vegetables in the city of St. Louis and county of St. Louis, Missouri. Filed 3:48 p. m.

St. Louis Orders 3–C and 2–O, covering poultry and eggs in the city of St. Louis and county of St. Louis, Missouri. Filed 3:48 p. m.

Region VI

Des Moines Order 4-F, Amendment 30, covering fresh fruits and vegetables in the Sioux City area. Filed 3:46 p. m.

Des Moines Order 5-F, Amendment 30, covering fresh fruits and vegetables in the Des Moines area. Filed 3:46 p.m.

Des Moines Order 6-F, Amendment 30, covering fresh fruits and vegetables in the Cedar Rapids area. Filed 3:46 p.m.

Des Moines Order 7-F, Amendment 30, covering fresh fruits and vegetables in the Davenport area. Filed 3:46 p.m.

Milwaukee Order 14-F, Amendment 1, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 3:45 p. ni.

Milwaukee Order 15-F, Amendment 1, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 3:45 p. m.

Milwaukee Order 16–F. Amendment 1, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 3:45 p. m.

Milwaukee Order 17-F, Amendment 1, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 3:45 p. m.

Milwaukee Order 1-O, Amendment 16, covering eggs in Milwaukee county, Wisconsin. Filed 3:45 p. m.

Springfield Order 24-F, Amendment 8, covering fresh fruits and vegetables in certain counties in Illinois. Filed 3:46 p.m.

Region VIII

Arizona Order 24, Amendment 8, covering dry groceries in Southern Arizona area. Filed 4:01 p. m.
Phoenix Order 9-F, Amendment 38,

Phoenix Order 9-F, Amendment 38, covering fresh fruits and vegetables in the Arizona area. Filed 4:00 p. m. Phoenix Order 9-F, Amendment 39,

Phoenix Order 9-F, Amendment 39, covering fresh fruits and vegetables in the Phoenix area. Filed 4:00 p. m.

Phoenix Order 10-F, Amendment 33, covering fresh fruits and vegetables in the Tucson area. Filed 4:00 p.m.
Phoenix Order 10-F, Amendment 34,

Phoenix Order 10-F, Amendment 34, covering fresh fruits and vegetables in the Tucson area. Filed 4:01 p. m.

Phoenix Order 10-F, Amendment 35, covering fresh fruits and vegetables in the Tucson area. Filed 4:01 p. m.

Phoenix Order 11-F, Amendments 32, 33, and 34, covering fresh fruits and vegetables in the Cochise area. Filed 4:01 p.m.

Phoenix Order 2-C, Amendments 11 and 12, covering poultry in certain areas in Arizona. Filed 4:02 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK, Secretary.

[F. R. Doc. 46-7548; Filed, May 6, 1946; 11:39 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register May 2, 1946.

Region I

New England Order 7-F, Amendment 53, covering fresh fruits and vegetables in the Boston area. Filed 10:39 a.m.

New England Order 8-F, Amendment 49, covering fresh fruits and vegetables in certain defined areas in Massachusetts. Filed 10:40 a.m.

New England Order 9-F, Amendment 50, covering fresh fruits and vegetables in certain defined areas in Massachusetts. Filed 10:40 a.m.

New England Order 10-F, Amendment 48, covering fresh fruits and vegetables in certain defined areas in Massachusetts. Filed 10:40 a.m.

New England Order 11-F, Amendment 49, covering fresh fruits and vegetables in certain defined areas in Massachusetts. Filed 10:40 a.m.

New England Order 13-F, Amendment 30, covering fresh fruits and vegetables in the Brockton area. Filed 10:40 a.m.

in the Brockton area. Filed 10:40 a.m.

New England Order 14-F, Amendment
11, covering fresh fruits and vegetables
in cities and town of Barnstable county,
Massachusetts. Filed 10:40 a.m.

Concord Order 9-F, Amendment 53, covering fresh fruits and vegetables in Manchester, Nashua, Concord, Rochester, Somersworth, Dover, and Portsmouth. Filed 10:18 a.m.

Concord Order 10-F, Amendment 17, covering fresh fruits and vegetables in

certain areas in New Hampshire. Filed 10:18 a. m.

Concord Order 11-F. Amendment 16. covering fresh fruits and vegetables in certain areas in New Hampshire. Filed .10:19 a. m.

Concord Order 12-F, Amendment 17, covering fresh fruits and vegetables in Coos county and certain towns in Grafton county. Filed 10:19 a. m.

Concord Order 17, Amendment 7, covering dry groceries sold by Group 1 and 2 stores in New Hampshire. Filed 10:19

Concord Order 4-W, Amendment 7, covering dry groceries sold in the State of New Hampshire. Filed 10:19 a.m. Hartford Order 3-W, Amendment 4,

covering dry groceries. Filed 10:18 a.m.

Region II

Albany Order 13-F, Amendment 13, covering fresh fruits and vegetables in Albany, Cohoes, Rensselaer, Schenectady, Troy and Watervliet and the town of Green Island, New York. Filed 10:19

Albany Order 3-C and 6-O, covering poultry and eggs in Albany, Schenectady and Rensselaer counties, New York. Filed 10:20 a. m.

Buffalo Order 6-F, Amendment 13, covering fresh fruits and vegetables in Rochester, East Rochester, Fairport and Pittsford, New York. Filed 10:47 a.m.

Scranton Order 5-F, Amendment 14, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:21 a. m.

Scranton Order 6-F, Amendment 13, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:22 a. m.

Scranton Order 3-C and 1-O, covering poultry and eggs in city of Scranton and Borough of Dunmore in Lackawanna county, Pennsylvania. Filed 10:23 a.m. Scranton Orders 22 and 24, Amend-

ment 2, covering dry groceries in certain counties in Pennsylvania. Filed 10:22 a. m.

Scranton Order 6-W, Amendment 2, covering dry groceries in certain counties in Pennsylvania. Filed 10:32 a.m.

Syracuse Orders 46 and 47, Amendment 2, covering dry groceries in certain counties in New York. Filed 10:33 a. m.

Syracuse Orders 49 and 50, Amendment 2, covering dry groceries in certain

counties in New York. Filed 10:33 a.m., Syracuse Orders 12-W and 13-W, Amendment 2, covering dry groceries in certain counties in New York. Filed 10:34 a. m.

Wilmington Order 5-F, Amendment 13, covering fresh fruits and vegetables in the State of Delaware. Filed 10:34 a.m.

Region III

Charleston Order 14-C, Amendment 5, covering poultry in all counties in West Virginia. Filed 10:34 a.m.

Region IV

Atlanta Order 7-W, Amendment 6, covering dry groceries in the Atlanta area. Filed 10:44 a. m.

Atlanta Order 39, Amendment 3, covering dry groceries in the Atlanta area. Filed 10:43 a. m.

Atlanta Order 40, Amendment 5, covering dry groceries in the Savannah area. Filed 10:43 a. m.

Atlanta Order 41, Amendment 4, covering dry groceries in the Savannah area. Filed 10:44 a. m.

Birmingham Order 6-F, Amendment 13, covering fresh fruits and vegetables in certain counties in the Birmingham area. Filed 10:44 a.m.

Birmingham Order 25-F, Amendment 11, covering fresh fruits and vegetables in certain counties in the Birmingham area. Filed 10:44 a. m.

Birmingham Order 28-F, Amendment 28, covering fresh fruits and vegetables in Houston county, Alabama. Filed 10:44 a. m.

Birmingham Order 29-F, Amendment 27, covering fresh fruits and vegetables in Dallas county, Alabama. Filed 10:45

Birmingham Order 1-C, Amendment 22, covering poultry in certain areas in Alabama. Filed 10:45 a. m.

Jacksonville Order 14-F, Amendment 24, covering fresh fruits and vegetables in the city of Jacksonville, Florida. Filed 10:35 a. m.

Miami Order 5-F. Amendment 30, covering fresh fruits and vegetables in certain cities and towns in Florida. Filed 10:41 a. m.

Miami Order 6-F, Amendment 27, covering fresh fruits and vegetables in the Tampa Florida area. Filed 10:35 a.m.

Miami Order 6-F, Amendment 28, covering fresh fruits and vegetables in the Tampa Florida area. Filed 10:43 a.m.

Miami Order 8-O, Amendment 4, covering eggs in certain counties in Florida. Filed 10:37 a. m.

Miami Order 9-O, Amendment 4, covering eggs in certain counties in Florida. Filed 10:37 a. m.

Miami Order 10-O, Amendment 4, covering eggs in Broward and Collier counties, Florida. Filed 10:37 a.m.

Miami Order 11-O, Amendment 4, coyering eggs in Monroe county, Florida. Filed 10:38 a. m.

Miami Order 12-O, Amendment 9, covering eggs in certain areas in Florida. Filed 10:38 a. m.

Miami Order 7-C, Amendment 5, covering poultry in Hernando county, Florida. Filed 10:36 a.m.

Miami Order 8-C, Amendment 5, covering poultry in certain counties in Florida. Filed 10:36 a. in.

Miami Order 9-C. Amendment 5, covering poultry in Broward, Collier and Monroe counties, Florida. Filed 10:36

Miami Order 10-C, Amendment 5, covering poultry in Hernando county, Flor-Filed 10:36 a. m.

Miami Order 11-C, Amendment 5, covering poultry in certain counties in Florida. Filed 10:37 a. m.

Miami Order 12-C, Amendment 5, covering poultry in Broward, Collier and Monroe counties, Florida. Filed 10:37

Miami Order 13-C, Amendment 3, covering poultry in Dade county, Florida. Filed 10:37 a. m.

Miami Order 9, Amendment 3, covering dry groceries in Dade, Broward, Hillsborough, and Pinellas counties, Florida. Filed 10:36 a. m.

Miami Order 5-W, Amendment 3, covering dry groceries in Dade, Broward, Hillsborough and Pinellas counties, Florida. Filed 10:38 a. m.

Raleigh Order 13-F, Amendment 25, covering fresh fruits and vegetables in certain counties in North Carolina. Filed 10:45 a.m.

Raleigh Order 14-F, Amendment 13, covering fresh fruits and vegetables in certain areas in North Carolina. Filed

Raleigh Order 11-C, Amendment 10, covering poultry in certain counties in North Carolina. Filed 10:46 a.m.

Raleigh Order 12-C, Amendment 10, covering poultry in Macklenburg county, North Carolina. Filed 10:46 a.m.

Region V

Dallas Order 4-F, Amendment 39, covering fresh fruits and vegetables in Dallas county, Texas. Filed 10:38 a.m.

Fort Worth Orders 5-C and 1-O, covering poultry and eggs in Tarrant county, Texas. Filed 10:29 a.m.

Kansas City Order 4-F, Amendment 41, covering fresh fruits and vegetables in Johnson and Wyandotte counties, Kansas; Jackson county, Missouri and the city of North Kansas City, Missouri. Filed 10:47 a. m.

Kanşas City Order 9-F, Amendment 25, covering fresh fruits and vegetables in Buchanan county, Missouri. Filed 10:48 a. m.

Kansas City Order 10-F, Amendment 25, covering fresh fruits and vegetables in Greene county, Missouri. Filed 10:48 a.m.

Kansas City Order 11-F, Amendment 25, covering fresh fruits and vegetables in Jasper county, Missouri. Filed 10:48

Kansas City Orders 9-C and 11-O, covering poultry and eggs in Johnson and Wyandotte, Kansas; City of North Kansas City, Jackson and Buchanan coun-

ties, Missouri. Filed 10:48 a.m. Kansas City Orders 10-C and 12-O, covering poultry and eggs in Greene and Jasper counties, Missouri. Filed 10:49

St. Louis Order 26, Amendment 1, covering dry groceries sold by Groups 1 and 2 stores. Filed 10:29 a.m.

St. Louis Order 27, Amendment 1, covering dry groceries sold by Groups 1 and 2 stores. Filed 10:30 a.m.

St. Louis Order 28. Amendment 1, covering dry groceries sold by Groups 3 and

4 stores. Filed 10:46 a. m.
St. Louis Order 7-W, Amendment 1, covering dry groceries. Filed 10:46 a. m.
St. Louis Order 8-W, Amendment 1,

covering dry groceries. Filed 10:46 a.m.

Region VI

Des Moines Order 4-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Iowa and the city of South Sioux City, Nebraska. Filed 10:23 a.m.

Des Moines Order 5-F, Amendment 29, covering fresh fruits and vegetables in certain areas in Iowa. Filed 10:23 a.m.

Des Moines Order 6-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Iowa. Filed 10:24 Des Moines Order 7-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Iowa and the cities of Moline, East Moline, Rock Island, Silvis and Milan in Illinois. Filed 10:24 a.m.

Des Moines Order 1-C, Amendment 1, covering poultry in Des Moines, West Des Moines and Marshalltown cities in Iowa.

Filed 10:25 a.m.

Des Moines Order 2-C, Amendment 1, covering poultry in cities of Council Bluffs and Sioux City, Iowa. Filed 10:25 a.m.

Des Moines Order 3-C, Amendment 1, covering poultry in the cities of Fort Dodge and Mason City, Iowa. Filed 10:25 a.m.

Des Moines Order 4-C, Amendment 1, covering poultry in certain cities in Iowa.

Filed 10:28 a.m.

Des Moines Order 1-O, Amendment 24, covering eggs in Des Moines, West Des Moines and Marshalltown cities, Iowa. Filed 10:28 a. m.

Des Moines Order 2-O, Amendment 20, covering eggs in the cities of Council Bluffs and Sioux City, Iowa. Filed 10:28 a. m.

Des Moines Order 3-O, Amendment 20, covering eggs in the cities of Fort Dodge and Mason city, Iowa. Filed 10:29 a.m.

Des Moines Order 4-O, Amendment 20, covering eggs in certain cities in Iowa. Filed 10:29 a.m.

Des Moines Order 25, Amendment 3, covering dry groceries in Iowa except Lyon and Osceola counties. Filed 10:24

Milwaukee Order 7, Amendment 3, covering dry groceries in Milwaukee county and the cities of Racine and Kenosha, Wisconsin. Filed 10:47 a.m.

Milwaukee Order 7-W, Amendment 3, covering dry groceries in Milwaukee county and the cities of Racine and Kenosha, Wisconsin. Filed 10:47 a.m.

Omaha Order 15-F, Amendment 15, covering fresh fruits and vegetables in certain counties in Nebraska and the city of Council Bluffs. Iowa. Filed 10:47 a.m.

of Council Bluffs, Iowa. Filed 10:47 a.m. Omaha Order 16-F, Amendment 15, covering fresh fruits and vegetables in certain counties in Nebraska. Filed 10:30 a.m.

Omaha Order 17-F, Amendment 15, covering fresh fruits and vegetables in certain counties in Nebraska. Filed 10:30 a.m.

Peoria Order 19-F, Amendment 13, covering fresh fruits and vegetables in certain counties in Illinois. Filed 10:31 a.m.

Peoria Order 16-F, Amendment 13, covering fresh fruits and vegetables in certain counties in Illinois. Filed 10:30

Peoria Order 17-F, Amendment 13, covering fresh fruits and vegetables in certain counties in Illinois. Filed 10:30 a.m.

Peoria Order 18-F, Amendment 13, covering fresh fruits and vegetables in certain counties in Illinois. Filed 10:31 a.m.

Region VIII

Nevada Order 5-C and 6-C, Amendments 13 and 3, covering poultry in Washoe county, Nevada. Filed 10:49 a.m.

Nevada Orders 7-C and 8-C, Amendments 13 and 3, covering poultry in certain counties in Nevada. Filed 10:49 a.m.

Nevada Orders 9–C and 10–C, Amendments 13 and 3, covering poultry in Clark, Elko, Eureka, Lincoln and White Pine counties, Nevada. Filed 10:39 a.m.

Nevada Order 9-O, Amendment 8, covering eggs in certain counties in Nevada. Filed 10:39 a.m.

Nevada Order 11-O, Amendment 8, covering eggs in Elko, Eureka, Lincoln, and White Pine counties. Filed 10:39

Nevada Order 13-O, Amendment 8, covering eggs in Clark county, Nevada. Filed 10:39 a. m.

Phoenix Order 9-F, Amendment 37, covering fresh fruits and vegetables in the Phoenix area. Filed 10:39 a.m. Portland Order 32-F, Amendment 24,

Portland Order 32-F, Amendment 24, covering fresh fruits and vegetables in certain areas in Oregon. Filed 10:31 a.m.

Portland Order 33–F, Amendment 24, covering fresh fruits and vegetables in the Roseburg, Grants Pass, Ashland, Lakeview, Oregon area. Filed 10:31 a.m.

Portland Order 34-F, Amendment 23, covering fresh fruits and vegetables in the Astoria, Coos Bay, Oregon area. Filed 10:31 a.m.

Portland Order 35–F, Amendment 24, covering fresh fruits and vegetables in the Florence, Reedsport, Coquille, Oregon area. Filed 10:31 a.m.

Portland Order 36-F, Amendment 24, covering fresh fruits and vegetables in the cities of Bend and Pendleton, Oregon. Filed 10:32 a. m.

Portland Order 37–F, Amendment 24, covering fresh fruits and vegetables in the La Grande, Baker, Redmond, Heppner, Oregon area. Filed 10:32 a. m.

Portland Order 38–F, Amendment 24, covering fresh fruits and vegetables in the Haines, Wallowa, Enterprise, Oregon area. Filed 10:32 a. m.

Portland Order 39-F, Amendment 24, covering fresh fruits and vegetables in the Albany, Corvallis, Eugene, Oregon area. Filed 10:32 a. m.

Portland Order 42-F, Amendment 25, covering fresh fruits and vegetables in certain areas in Oregon. Filed 10:32 a.m.

Portland Order 43-F, Amendment 4, covering fresh fruits and vegetables in certain areas in Oregon. Filed 10:32

Copies of any of these orders may be obtained from the OPA office in the designated city.

ERVIN H. POLLACK, Secretary.

[F. R. Doc. 46-7549; Filed, May 6, 1946; 11:39 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51, were filed with the Division of the Federal Register May 3, 1946.

Region VI

Green Bay Order 7-W and 20, Amendment 2, covering dry groceries in certain areas in Wisconsin. Filed 3:02 p. m.

Green Bay Order 9-W and 22, Amendment 2, covering dry groceries in certain counties in Wisconsin. Filed 3:02 p. m.

Milwaukee Order 14-F, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 3:01 p.m.

Milwaukee Order 15-F, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 3:02 p. m.

Milwaukee Order 16-F; covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 3:02 p. m.

Milwaukee Order 17-F, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 3:03 p. m.

Omaha Order 9-W and 30, Amendment 3, covering dry groceries. Filed 3:03 p. m.

Omaha Order 10-W and 31, Amendment 3, covering dry groceries. Filed 3:03 p. m.

Omaha Order 32, Amendment 3, covering dry groceries sold by Group 1 and 2 stores in certain Nebraska counties. Filed 3:03 p. m.

Peoria Order 1-C, Amendment 6, covering poultry in certain counties in Illinois. Filed 3:01 p. m.

Sioux Falls Order 5-F, Amendment 13, covering fresh fruits and vegetables in the county of Minnehaha, South Dakota. Filed 3:01 p. m.

Sioux Falls Order 6-F, Amendment 1, covering fresh fruits and vegetables in certain counties in South Dakota, Minnesota and Dyon and Osceola counties Iowa. Filed 3:03 p. m.

Sioux Falls Order 7-F, Amendment 1, covering fresh fruits and vegetables in certain counties in South Dakota. Filed 3:04 p. m.

Region VII

Albuquerque Order 8-F, Amendment 56, covering fresh fruits and vegetables in the Albuquerque area. Filed 3:06 p.m.

Albuquerque Order 42, Amendment 9, covering dry groceries in the Northwest-earn Central and Extreme Southwestern New Mexico area. Filed 3:07 p. m.

Albuquerque Order 43, Amendment 9, covering dry groceries in certain areas in New Mexico. Filed 3:07 p. m.

Albuquerque Order 44, Amendment 9, covering dry groceries in the Southern and Eastern New Mexico area. Filed 3:07 p. m.

Albuquerque Order 9-W, Amendment 15, covering dry groceries in certain areas in New Mexico. Filed 3:07 p. m.

Denver Order 4-F, Amendments 40 and 41, covering fresh fruits and vegetables in the Denver area. Filed 3:04 p.m.

Denver Order 5-F, Amendments 40 and 41, covering fresh fruits and vegetables in the Pueblo area. Filed 3:04 p. m.

Denver Order 6-F, Amendments 40 and 41, covering fresh fruits and vegetbales in the Colorado Springs and Manitoly area. Filed 3:05 n.m.

tou area. Filed 3:05 p. m.

Denver Order 7-F, Amendments 40 and 41, covering fresh fruits and vegetables in the Boulder, Fort Collins, Greeley area. Filed 3:05 p. m.

Denver Order 8-F, Amendments 9 and 10 covering fresh fruits and vegetables in the Trinidad area. Filed 3:05 p. m.

Denver Order 9-F, Amendments 3 and 4, covering fresh fruits and vegetables in the Grand Junction area. Filed 3:05 and 3:06 p. m.

Denver Order 1-O, Amendment 5, covering eggs sold by Groups 1 and 2 stores in the Colorado egg area No. 7. Filed 3:06 p. m.

Denver Order 2-O, Amendment 5, covering eggs sold by Groups 1 and 2 stores in the Colorado egg area No. 8. Filed 3:06 D. m.

Denver Order 3-O, Amendment 5, covering eggs sold by Groups 1 and 2 stores in the Colorado egg area No. 10. Filed 3:06 p. m.

Denver Order 4-O, Amendment 5, covering eggs sold by Groups 1 and 2 stores in the Colorado egg area No. 13. Filed 3:06 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK, Secretary.

[F. R. Doc. 46-7550; Filed, May 6, 1946; 11:39 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 71 were filed with the Division of the Federal Register May 3, 1946.

Region X

Hawaii Order 5, covering fresh fruits and vegetables imported from the Mainland. Filed 9:55 a.m.

Hawaii Order 6, covering fresh fruits and vegetables imported from the Mainland. Filed 9:56 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. 46-7618; Filed, May 6, 1946; 4:45 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register May 3, 1946

Region I

Concord Order 9-F, Amendment 54, covering fresh fruits and vegetables in Manchester, Nashua, Concord, Rochester, Somersworth, Dover, Portsmouth. Filed 10:21 a.m.

Montpelier Order 2-F, Amendment 49, covering fresh fruits and vegetables in certain areas in Vermont. Filed 10:17

Montpelier Order 2-F, Amendments 50, 51, and 52, covering fresh fruits and vegetables in certain areas in Vermont. Filed 10:17 a. m.

Montpelier Order 3-F, Amendment 21, covering fresh fruits and vegetables in certain areas in Vermont. Filed 10:17

Montpelier Order 3-F, Amendment 22, covering fresh fruits and vegetables. Filed 10:18 a.m.

Montpelier Order 15, Amendments 5 and 6, covering dry groceries in the State of Vermont. Filed 10:18 a.m.

Montpelier Order 2-W, Amendment 5 and 6, covering dry groceries in the State of Vermont. Filed 10:18 a.m.

Montpelier Order 1–C, Amendment 10, covering poultry in the State of Vermont. Filed 10:18 a.m.

New England Order 12-F, Amendment 9, covering fresh fruits and vegetables in certain defined areas in Massachusetts. Filed 10:03 a.m.

Region II

Albany Order 13–F, Amendment 14, covering fresh fruits and vegetables in the cities of Albany, Cohoes, Rensselaer, Schenectady, Troy and Watervliet and the town of Green Island, New York. Filed 10:21 a.m.

Albany Order 3-C and 6-O, covering poultry and eggs in Albany, Schenectady, and Rensselaer counties, New York.

Filed 10:22 a. m.

Newark Order 8-F, Amendment 15, covering fresh fruits and vegetables in certain areas in New Jersey. Filed 10:21 a.m.

Newark Order 9-F, Amendment 14, covering fresh fruits and vegetables in certain counties in New Jersey and the Borough of North Plainfield in Somerset county, New Jersey. Filed 10:21 a.m. New York Order 14-F, Amendment 13,

New York Order 14-F, Amendment 13, covering fresh fruits and vegetables in the Five Boroughs of New York city. Filed 10:02 a. m.

New York Order 15–F, Amendment 13, covering fresh fruits and vegetables in Nassau and Westchester counties, New York. Filed 10:02 a. m.

New York Order 16-F, Amendment 13, covering fresh fruits and vegetables in Dutchess, Orange, Putnam, Rockland, Suffolk and Ulster counties, New York. Filed 10:02 a.m.

Pittsburgh Order 9-F, Amendments 13 and 14, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:20 a.m.

Pittsburgh Order 10-F, Amendment 13, covering fresh fruits and vegetables in Allegheny county, Pennsylvania. Filed 10:20 a.m.

Pittsburgh Order 11-F, Amendments 12 and 13, covering fresh fruits and vegetables in Erie and Warren county, Pennsylvania. Filed 10:20 a.m.

Pittsburgh Order 12-F, Amendment 13, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:21 a.m.

Region III

Charleston Order 7–F, Amendment 61, covering fresh fruits and vegetables in certain areas in West Virginia. Filed 10:01 a.m.

Charleston Order 9-F, Amendment 61, covering fresh fruits and vegetables in Cabell county and the city of Huntington in Wayne county, West Va. Filed 10:00

Charleston Order 10-F, Amendment 61, covering fresh fruits and vegetables in certain counties in West Virginia. Filed 10:00 a.m.

Charleston Order 11-F, Amendment 61, covering fresh fruits and vegetables

in Berkeley, Jefferson and Morgan counties, West Virginia. Filed 10:01 a.m.

Charleston Order 15-F, Amendment 58, covering fresh fruits and vegetables in certain counties in West Virginia. Filed 10:01 a. m.

Charleston Order 16-F, Amendment 58, covering fresh fruits and vegetables in certain counties in West Virginia. Filed 10:01 a.m.

Charleston Order 17-F, Amendment 57, covering fresh fruits and vegetables in certain counties in West Virginia. Filed 10:02 a.m.

Cincinnati Order 12-F, Amendment 10, covering fresh fruits and vegetables in Franklin county, Ohio. Filed 10:02 a.m.

Cincinnati Order 13-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Ohio. Filed 10:03 a.m.

Cincinnati Order 14-F, Amendment 10, covering fresh fruits and vegetables in Hamilton county, Ohio, and Kenton and Campbell counties, Kentucky. Filed 10:03 a.m.

Cincinnati Order 15-F, Amendment 10, covering fresh fruits and vegetables in certain areas in Ohio. Filed 10:03 a.m.

Cleveland Order 3-F, Amendment 45, covering fresh fruits and vegetables in certain areas in Ohio. Filed 10:04 a.m.

Cleveland Order 3-F, Amendment 58, covering fresh fruits and vegetables in Mahoning and Trumbull counties, Ohio. Filed 10:00 a.m.

Cleveland Order 4-F, Amendment 39, covering fresh fruits and vegetables in certain areas in Ohio. Filed 10:04 a.m.

Cleveland Order 4–F, Amendment 58, covering fresh fruits and vegetables in Stark and Summit counties, Ohio. Filed 9:59 a. ni.

Cleveland Order 6-F, Amendment 23, covering fresh fruits and vegetables in Cuyahoga county, Ohio. Filed 10:04 a.m.

Cleveland Order 7-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Ohio. Filed 10:04 a.m.

Cleveland Order F-1, Amendment 58, covering fresh fruits and vegetables in Cuyahoga county, Ohio. Filed 9:59 a. m.

Cleveland Order 4-O, Amendment 15, covering eggs in certain counties in Ohio. Filed 10:05 a.m.

Cleveland Order 5-O, Amendment 15, covering eggs in certain counties in Ohio. Filed 10:05 a, m.

Region IV

Jacksonville Order 14-F, Amendments 25 and 26, covering fresh fruits and vegetables in the city of Jacksonville, Florida. Filed 10:05 and 10:06 a.m.

Jacksonville Order 15-F, Amendment 1, covering fresh fruits and vegetables in the city of Pensacola, Florida. Filed 10:00 a.m.

Memphis Order 8-F, Amendment 26, covering fresh fruits and vegetables in the county of Shelby, Tennessee. Filed 10:14 a.m.

Memphis Order 9-F, Amendment 9A, covering fresh fruits and vegetables in the Memphis area except Shelby county, Tennessee. Filed 10:15 a.m.

Raleigh Order 14-F, Amendment 14, covering fresh fruits and vegetables in certain areas in North Carolina. Filed 10:15 a.m.

Raleigh Order 11-C, Amendment 11, covering poultry in certain counties in North Carolina. Filed 10:15 a.m.

North Carolina. Filed 10:15 a.m.
Raleigh Order 12-C, Amendment 11,
covering poultry in Mecklenburg county,
North Carolina. Filed 10:15 a.m.

Region V

Dallas Order 6-F, Amendment 28, covering fresh fruits and vegetables in Mc-Lennan county, Texas. Filed 10:12 a.m.

Dallas Orders 4-C, Amendment 18, covering poultry in the cities of Dallas and University Park and Town of Highland Park, Texas. Filed 10:12 a. m.

Houston Order 4-F, Amendment 40, covering fresh fruits and vegetables in certain cities and towns of Texas. Filed

10:13 a. m.

Houston Order 5-F, Amendment 40, covering fresh fruits and vegetables in Jefferson and Orange counties, Texas. Filed 10:13 a.m.

Houston Orders 2–C and 4–O, covering poultry and eggs in Harris county, Texas.

Filed 10:13 and 10:14 a. m.

Houston Orders 3-C and 5-O, covering poultry and eggs in Orange and Jefferson counties, Texas. Filed 10:13 and 9:56 a. m.

Houston Orders 4–C and 6–O, covering poultry and eggs in Galveston county, Texas. Filed 10:13 and 9:56 a.m.

Dallas Order 10–O, covering eggs in cities of Dallas and University Park and town of Highland Park, Texas. Filed 10:12 a. m.

New Orleans Order 33-C, covering poultry in the city of New Orleans, Algiers, Gretna, Metairie, McDonoughville, Arabi and Chalmette, La. Filed 9:57

New Orleans Order 7–O, covering eggs in the city of New Orleans, Algiers, Gretna, Metairie, McDonoughville, Arabi and Chalmette, La. Filed 9:57 a.m.

Oklahoma City Order 8-F, Amendment 28, covering fresh fruits and vegetables in certain counties in Oklahoma.

Filed 9:57 a. m.

Oklahoma City Orders 2–C and 1–O, covering poultry and eggs in Oklahoma, Tulsa and Muskogee counties, Oklahoma, Filed 9:57 and 9:58 a.m.

Wichita Order 13-F, Amendment 23, covering fresh fruits and vegetables in Sedgwick county, Kansas. Filed 10:06 a.m.

Wichita Order 14-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Kansas. Filed 10:07 a, m.

Wichita Order 15-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Kansas. Filed 10:07 a.m.

Wichita Order 16-F, Amendment 23, covering fresh fruits and vegetables in Reno county Kansas Filed 10:06 a m

Reno county, Kansas. Filed 10:06 a.m. Wichita Order 17-F, Amendment 23, covering fresh fruits and vegetables in Shawnee county, Kansas. Filed 10:06 a.m.

Region VI

Chicago Order 1-B, covering dry groceries in certain areas in Illinois. Filed 10:03 a.m.

Green Bay Order 7-F, Amendment 28, covering fresh fruits and vegetables in certain areas in Wisconsin. Filed 10:25 a.m.

Green Bay Order 7-F, Amendment 29, covering fresh fruits and vegetables in certain areas in Wisconsin. Filed 10:14 a.m.

Green Bay Order 8-F, Amendment 28, covering fresh fruits and vegetables in certain areas in Wisconsin. Filed 10:25 a.m.

Green Bay Order 8-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 10:14 a.m.

Green Bay Order 9-F, Amendment 28, covering fresh fruits and vegetables in Florence, Forest and Marinette counties, Wisconsin. Filed 10:25 a.m.

Green Bay Order 9-F, Amendment 29, covering fresh fruits and vegetables in Florence, Forest and Marinette counties, Wisconsin. Filed 10:15 a.m.

Green Bay Order 10-F, Amendment 28, covering fresh fruits and vegetables in the cities of Eau Claire and Chippewa Falls, Wisconsin. Filed 10:24 a. m.

Green Bay Order 11-F, Amendment 14, covering fresh fruits and vegetables in certain areas in Wisconsin. Filed 10:24 a.m.

Green Bay Order 12-F, Amendment 14, covering fresh fruits and vegetables in certain areas in Wisconsin. Filed 10:24 a.m.

Green Bay Order 12-F, Amendment 15, covering fresh fruits and vegetables in certain areas in Wisconsin. Filed 10:19 a.m.

Green Bay Order 13-F, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 10:19 a.m.

Green Bay Order 21, Amendment 2, covering dry groceries in certain areas in Wisconsin. Filed 10:24 a.m.

Peoria Order 2-C, Amendment 6, covering poultry in certain countles in Illinois. Filed 10:22 a.m.

Springfield Order 24-F, Amendment 7, covering fresh fruits and vegetables in certain counties in Illinois. Filed 9:58 a.m.

Springfield Order 63, Amendment 3, covering dry groceries. Filed 10:19 a.m. Springfield Order 36-W, Amendment 3, covering dry groceries. Filed 10:19

a.m.

St. Paul Order 3-F, Amendment 29, covering fresh fruits and vegetables in Duluth and Proctor, Minnesota and Superior, Wisconsin. Filed 10:22 a.m.

St. Paul Order 3-F, Amendment 30, covering fresh fruits and vegetables in Duluth and Proctor, Minnesota and Superior, Wisconsin. Filed 10:09 a.m.

Twin Cities Order 7-F, Amendments 13 and 14, covering fresh fruits and vegetables in the Twin Cities area. Filed 10:22 and 10:09 a. m.

St. Paul Order 8-F, Amendments 12 and 13, covering fresh fruits and vegetables in the Twin Cities area. Filed 10:23 and 10:10 a.m.

St. Paul Order 3-C, Amendment 9, covering poultry sold by Groups 1, 2, 3, and 4 stores in the Twin Cities area. Filed 10:23 a. m.

St. Paul Order 2-O, Amendments 11 and 12, covering eggs in the Twin Cities area. Filed 10:23 and 10:10 a.m.

Twin Cities Order 14, Amendment 2, covering dry groceries sold by Groups 1 and 2 stores in the Twin Cities area. Filed 10:23 a. m.

Twin Cities Order 4-C, Amendment 3, covering poultry in the cities of Duluth and Proctor in St. Louis county, Minnesota. Filed 10:23 a.m.

Twin Cities Order 5-W, Amendment 2, covering dry groceries sold in the Twin Cities area. Filed 10:23 a.m.

Twin Cities Order 4–C, Amendment 4, covering poultry in cities of Duluth and Proctor in St. Louis county, Minnesota. Filed 10:10 a. m.

Region VII

Albuquerque Order 8-F, Amendment 57, covering fresh fruits and vegetables in the Albuquerque area. Filed 10:10 a.m.

Albuquerque Order 9-F, Amendment 25, covering fresh fruits and vegetables in the Gallup, Santa Fe, Las Vegas and Bernalillo area. Filed 9:58 a.m.

Albuquerque Order 10-F, Amendment 26, covering fresh fruits and vegetables in certain areas in New Mexico. Filed 9:59 a.m.

Albuquerque Order 11-F, Amendment 27, covering fresh fruits and vegetables in certain areas in New Mexico. Filed 9:59 a. m.

Albuquerque Order 12-F, Amendment 27, covering fresh fruits and vegetables in certain areas in New Mexico. Filed 9:59 a. m.

Denver Order 4-F, Amendment 42, covering fresh fruits and vegetables in the Denver area. Filed 10:16 a.m.

Denver Order 5-F, Amendment 42, covering fresh fruits and vegetables in the Pueblo area. Filed 10:16 a.m.

Denver Order 6-F, Amendment 42, covering fresh fruits and vegetables in the Colorado Springs and Manitou area. Filed 10:16 a. m.

Denver Order 7-F, Amendment 42, covering fresh fruits and vegetables in the Boulder, Fort Collins, Greeley area. Filed 10:16 a.m.

Denver Order 8-F, Amendment 11, covering fresh fruits and vegetables in the Trinidae area. Filed 10:16 a.m.

Denver Order 9-F, Amendment 5, covering fresh fruits and vegetables in the Grand Junction area. Filed 10:16 a.m.

Denver Order 8-C, Amendment 3, covering poultry sold by Groups 3 and 4 stores in the Colorado poultry area No. 48. Filed 10:10 a.m.

Region VIII

Arizona Order 19, Amendment 8; covering dry groceries in the South Central Arizona area. Filed 10:11 a.m.

Arizona Order 20, Amendment 7, covering dry groceries in the Cocomino-Yavapai and Southeastern Arizona area. Filed 10:11 a.m.

Arizona Order 23, Amendment 5 and Correction, covering dry groceries in the Eastern Arizona area. Filed 10:11 a.m.

Arizona Order 23-W, Amendment 8, under Basic Order 2-B, covering dry groceries in the South Central Arizona area. Filed 10:12 a. m.

Arizona Order 24-W, Amendment 8. under Basic Order 2-B, covering dry groceries in the Cocomino-Yavapai and Southeastern Arizona area. Filed 10:12

Nevada Order 11-F, Amendment 18-A, covering fresh fruits and vegetables in Reno and Sparks, Nevada. Filed 10:11 a.m.

Nevada Order 15-F, Amendment 18-A, covering fresh fruits and vegetables in certain areas in Nevada. Filed 10:11 a.m.

Portland Order 32-F, Amendment 25, covering fresh fruits and vegetables in certain areas in Oregon. Filed 10:12 a.m.

Portland Order 33-F, Amendment 25, covering fresh fruits and vegetables in Roseburg, Grants Pass, Ashland, Lakeview, Oregon area. Filed 10:08 a.m.

Portland Order 34-F, Amendment 24, covering fresh fruits and vegetables in Astoria, Coos Bay, Oregon area. Filed 10:08 a.m.

Portland Order 35-F, Amendment 25, covering fresh fruits and vegetables in the Florence, Reedsport, Coquille, Oregon area. Filed 10:08 a. m.

Portland Order 36-F, Amendment 25, covering fresh fruits and vegetables in the cities of Bend and Pendleton, Oregon. Filed 10:08 a.m.

Portland Order 37-F, Amendment 25, covering fresh fruits and vegetables in the La Grande, Baker, Redmond, Heppner, Oregon area. Filed 10:08 a.m.

Portland Order 38-F, Amendment 25, covering fresh fruits and vegetables in the Haines, Wallowa, Enterprise, Oregon area. Filed 10:08 a.m.

Portland Order 39-F, Amendment 25, covering fresh fruits and vegetables in the Albany, Corvallis, Eugene, Oregon area. Filed 10:08 a.m.

Portland Order 42-F, Amendment 26, covering fresh fruits and vegetables in certain cities in Oregon. Filed 10:09

Portland Order 43-F, Amendment 5, covering fresh fruits and vegetables in the Kelso, Salem, The Dalles, Clatskanie, Forest Grove, Oregon area. Filed 10:09 a.m.

Seattle Order 16-F, Amendment 37, covering fresh fruits and vegetables in Seattle, Tacoma, and Bremerton, Washington. Filed 10:07 a.m.

Seattle Order 17-F, Amendment 33, covering fresh fruits and vegetables in Bellingham and Everett, Washington. Filed 10:07 a.m.

Seattle Order 18–F, Amendment 34, covering fresh fruits and vegetables in Olympia, Aberdeen, Hoquiam, Centralia and Chehalis, Washington. Filed 10:07 a.m.

Seattle Order 19-F, Amendment 31, covering fresh fruits and vegetables in Yakima, Wenatchee, East Wenatchee, Washington. Filed 10:07 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. 46-7619; Filed, May 6, 1946; 4:46 p. m.]

